


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Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG PA., TUESDAY, JANUARY 7, 1919.

No. 1.

SENATE

TUESDAY, January 7, 1919, 12 o'clock M.

This being the day and hour fixed by the Constitution for the meeting of the General Assembly, the members of the Senate, together with the Senators-elect chosen at the last general election held on November 5, 1918, assembled in the Senate chamber.

The PRESIDENT (Lieutenant-Governor Frank B. McClain) called the Senate to order at 12 o'clock noon.

PRAYER.

The Chaplain, Rev. Thomas W. Davis, offered the following prayer:

Almighty God, our kind heavenly Father, we bow before Thee in reverent silence as the Ruler of the universe and the Giver of every good and perfect gift. We are reminded as we gather here of those who have gone into the great beyond who have been associated with us, and whom we hold in grateful remembrance. We are also reminded of those who were in active fellowship and the deliberation with us in former sessions and who have now given place to those who shall this day assume their oath of office. We ask for Thy blessing upon those of our employes who have and also with those who come to assume the duties of activity and deliberations in this distinguished body. We ask for Thy blessing upon those of our employes who have been submerged in very deep sorrow on account of the afflictions that have come to their families. We are also shocked and terrified at the news of the departure from this life of one of our greatest citizens, one of our greatest statesmen, one of our noblest heroes, one of our most enthusiastic patriots, who by his great activity and championship of human rights and human freedom has made himself one of the most distinguished citizens of the entire world. We ask Thy blessing upon his family, upon the family of Theodore Roosevelt, former President of the United States of America. We ask Thy blessing upon this distinguished body in all their deliberations and may they recognize in the wider vision of this great day the opportunities of a new world era. We ask these favors in our Saviour's name. Amen.

ADDRESS OF THE PRESIDENT.

The PRESIDENT: Gentlemen of the Senate: As I look upon this scene there comes to my mind at this moment the words of that delightful melody entitled "Beautiful Garden of Roses."

Those of you who come here today to duties unfinished and to those of you who come to duties new, I bid welcome.

Since last we met, Old Father Time has strung two more beads on his thread of life. The joys, the sorrows, the hopes, the fears and disappointments of 1918 have become a memory. We stand upon the threshold of a new year. Let us resolve that 1919, with all its promise and opportunities, shall be

A year to be glad in,
Not to be sad in,
A year to live in,
To get and to give in.

The war is over, the fight has been won. From every east and dome Old Glory is waving a welcome to the boys

who are coming home, waving a welcome to those whom the fortune of war gave great opportunities and furnished great hazard and for whom tens of thousands of eager eyes are watching through the dusk for the coming ships and waving a welcome as well to that large army of valiant American boys who stood ready and willing and hoping to be summoned to their Country's active service, but whom Fate denied the chance of actual battle and who never left those home shores.

Pennsylvania has played a great part in what has been done. No Commonwealth exceeded her. Yes, perhaps none equalled in her contribution of men and money and the things that counted most in deciding the great world contest between Christian civilization and scientific barbarity.

I need not even suggest to you that it is incumbent upon you as members of the upper branch of Pennsylvania's General Assembly that your actions during the session upon which you are now entering should be in keeping with your Commonwealth's glorious achievements.

Another chapter in the book of law-making presents itself and for you to write with wisdom and courage. What shall be written you will determine as the days of this session go by. May this be a time filled with service true to the Commonwealth and its vast, varied and important interests. And in this connection let me say it is up to you and to the incoming State administration to reinvigorate principles in Pennsylvania's government that have become enfeebled through neglect and almost forgotten through disuse.

It isn't a case of bringing the flag back to the regiment, but of bringing the regiment back to the flag. Bring our State government back to the Constitution and uphold and maintain the distinction that should exist between the legislative and executive departments of State government. It behooves us particularly in these days of social unrest to fully appreciate that those of us dressed with a little brief authority cannot violate and flout the fundamental law of the Commonwealth without setting bad example to that great mass of citizenship who measure things by their own standard of right and wrong.

You are fortunate in having in the Governor-elect a man with a big heart, a man, who by reason of his experience as a member of this body for twenty years, is thoroughly familiar with the needs and lack of needs of the Commonwealth in legislation, a man not minute-wise and hour-foolish, a man not given to prodigality of assertion and poverty of intention, a man who is not a weaver of word-pictures and whose career has demonstrated that he can walk with kings and yet never lose the common touch.

I congratulate you, gentlemen of the Senate, upon the opportunity that lies before you.

Today Pennsylvania is the most important and powerful State of the most important and powerful nation on God's footstool. But what of the future? Many and momentous may be the changes our nation and our State in the evolution of our progress shall witness. New conditions may develop in connection with change from a war to a peace basis which will challenge the profoundest philosophy and bravest statesmanship in their adjustment to an advancing civilization. Dangers that we dream not of at this moment may in the not far future arise in the solution of social and economic problems that will put to severest tests the stability of our American institutions, but I have an abiding faith in the conservatism and sobermindedness of the American people as a whole, and particularly of the people of a State in whose arms was cradled the infant of democ-

racy and liberty, and I cannot help but feel that this Republic that never retreats, and which in the past has surmounted every obstacle in the pathway of its development and destiny, must have a marvelous future, will conquer bolshevism and all kindred social ills and isms, and throughout the shining cycles of its career maintain the proud claim that there is no citizenship in all the world equal to citizenship under the Stars and Stripes, and in that citizenship there never has been any, there never will be any, superior to citizenship in Pennsylvania.

SPECIAL ELECTION FOR SENATOR IN THE THIRD SENATORIAL DISTRICT.

The President announced that he had issued a writ for a special election for Senator in the Third Senatorial District, to fill the vacancy caused by the death of Honorable James P. McNichol, as follows:

Commonwealth of Pennsylvania, ss:

To the Sheriff of the County of Philadelphia:

Greetings: Whereas, a vacancy exists in the office of Senator of the State of Pennsylvania, for the Third Senatorial District, composed of the Fifth, Sixth, Tenth, Eleventh, Twelfth, Thirteenth, Fourteenth, Sixteenth and Eighteenth Wards of the City of Philadelphia, by reason of the death on November 14, 1917, of James P. McNichol, Senator from said Senatorial District.

Now, therefore, I, Frank B. McClain, President of the Senate, by virtue of the authority vested in me by the Constitution of the State of Pennsylvania, and by the Act of Assembly, in such case made and provided, do hereby command you; That you cause an election to be held in the said Third Senatorial District of the State of Pennsylvania, on November fifth, one thousand nine hundred and eighteen, A. D., to choose a person to represent said Third Senatorial District in the Senate of Pennsylvania, for the remainder of the term, expiring November thirtieth, one thousand nine hundred and twenty, and that you give due and public notice of said election throughout said Third Senatorial District in form and manner directed by law.

Given under my hand and seal at Harrisburg, Penna., this eleventh day of March, A. D., one thousand nine hundred and eighteen.

FRANK B. MCCLAIN,
President of the Senate.

RETURN OF THE SERGEANT-AT-ARMS IN SERVING WRIT.

The Chair laid before the Senate the return of the Sergeant-at-Arms, James R. Bagshaw, in serving the writ for a special election in the Third Senatorial District, as follows:

State of Pennsylvania,

County of Philadelphia, ss:

James R. Bagshaw, being duly sworn according to law, says that he resides at Chester, Delaware County, Pennsylvania, that he is Sergeant-at-Arms of the Senate of Pennsylvania:

That he served on the Honorable Harry C. Ransley, High Sheriff of the County of Philadelphia on March 12, 1918, at 1.50 o'clock, at the office of said Sheriff in Philadelphia, Pennsylvania, a special writ of election for the Third Senatorial District, a copy of which is hereto affixed, by command of the Honorable Frank B. McClain, Lieutenant-Governor of the Commonwealth and President of the Senate.

JAMES R. BAGSHAW,
Sergeant-at-Arms.

Sworn and subscribed to this 12th day of March, A. D., 1918.

MICHAEL F. DONNELLY,
Notary Public.

Commission expires January 31st, 1919.

SPECIAL ELECTION FOR SENATOR IN THE TWENTY-NINTH SENATORIAL DISTRICT.

The President announced that he had issued a writ for a special election for Senator in the Twenty-ninth Senatorial District, to fill the vacancy caused by the resignation of Honorable Charles A. Snyder, as follows:

Commonwealth of Pennsylvania, ss:

To the Sheriff of the County of Schuylkill:

Greetings: Whereas, a vacancy exists in the office of Senator of the State of Pennsylvania, for the Twenty-ninth Senatorial District, composed of Schuylkill County, by reason of the resignation on April 30, 1917, of Charles A. Snyder, Senator from said Senatorial District.

Now, therefore, I, Frank B. McClain, President of the Senate, by virtue of the authority vested in me by the Constitution of the State of Pennsylvania, and by the Act of Assembly, in such case made and provided, do hereby command you: That you cause an election to be held in the said Twenty-ninth Senatorial District of the State of Pennsylvania, on November fifth, one thousand nine hundred and eighteen, A. D., to choose a person to represent said Twenty-ninth Senatorial District in the Senate of Pennsylvania, for the remainder of the term, expiring November thirtieth, one thousand nine hundred and twenty, and that you give due and public

notice of said election throughout said Twenty-ninth Senatorial District in form and manner directed by law.

Given under my hand and seal at Harrisburg, Penna., this eleventh day of March, A. D., one thousand nine hundred and eighteen.

FRANK B. MCCLAIN,
President of the Senate.

RETURN OF THE SERGEANT-AT-ARMS IN SERVING WRIT.

The Chair laid before the Senate the return of the Sergeant-at-Arms, James R. Bagshaw, in serving the writ for a special election in the Twenty-ninth Senatorial District, as follows:

State of Pennsylvania,

County of Schuylkill, ss:

James R. Bagshaw, being duly sworn according to law, says that he resides at Chester, Delaware County, Pennsylvania, that he is Sergeant-at-Arms of the Senate of Pennsylvania:

That he served on the Honorable Joseph Wyatt, High Sheriff of the County of Schuylkill, thirteenth of March, 1918, at one o'clock p. m., at the office of said Sheriff in Pottsville, Pennsylvania, a special writ of election for the Twenty-ninth District, a copy of which is hereto affixed, by command of the Honorable Frank B. McClain, Lieutenant-Governor of the Commonwealth and President of the Senate.

JAMES R. BAGSHAW,
Sergeant-at-Arms.

Sworn and subscribed to this 13th day of March, A. D., 1918.

JAMES R. WALTON,
Prothonotary.

SPECIAL ELECTION FOR SENATOR IN THE FORTY-FIRST SENATORIAL DISTRICT.

The President announced that he had issued writs for a special election for Senator in the Forty-first Senatorial District, to fill the vacancy caused by the death of Honorable J. Frank Graff, as follows:

Commonwealth of Pennsylvania, ss:

To the Sheriff of the County of Armstrong:

Greetings: Whereas, a vacancy exists in the office of Senator of the State of Pennsylvania, for the Forty-first Senatorial District, composed of Armstrong and Butler Counties, by reason of the death on June 6, 1918, of J. Frank Graff, Senator from said Senatorial District.

Now, therefore, I, Frank B. McClain, President of the Senate, by virtue of the authority vested in me by the Constitution of the State of Pennsylvania, and by the Act of Assembly, in such case made and provided, do hereby command you: That you cause an election to be held in the said Forty-first Senatorial District of the State of Pennsylvania, on November fifth, one thousand nine hundred and eighteen, A. D., to choose a person to represent said Forty-first Senatorial District in the Senate of Pennsylvania, for the remainder of the term, expiring November thirtieth, one thousand nine hundred and twenty, and that you give due and public notice of said election throughout said Forty-first Senatorial District in form and manner directed by law.

Given under my hand and seal at Harrisburg, Penna., this 12th day of July, A. D., one thousand nine hundred and eighteen.

FRANK B. MCCLAIN,
President of the Senate.

Commonwealth of Pennsylvania, ss:

To the Sheriff of the County of Butler:

Greetings: Whereas, a vacancy exists in the office of Senator of the State of Pennsylvania, for the Forty-first Senatorial District, composed of Armstrong and Butler Counties, by reason of the death on June 6, 1918, of J. Frank Graff, Senator from said Senatorial District.

Now, therefore, I, Frank B. McClain, President of the Senate, by virtue of the authority vested in me by the Constitution of the State of Pennsylvania, and by the Act of Assembly, in such case made and provided, do hereby command you: That you cause an election to be held in the said Forty-first Senatorial District of the State of Pennsylvania, on November fifth, one thousand nine hundred and eighteen, A. D., to choose a person to represent said Forty-first Senatorial District in the Senate of Pennsylvania, for the remainder of the term, expiring November thirtieth, one thousand nine hundred and twenty, and that you give due and public notice of said election throughout said Forty-first Senatorial District in form and manner directed by law.

Given under my hand and seal at Harrisburg, Penna., this 12th day of July, A. D., one thousand nine hundred and eighteen.

FRANK B. MCCLAIN,
President of the Senate.

RETURN OF THE SERGEANT-AT-ARMS IN SERVING WRIT.

The Chair laid before the Senate the return of the Sergeant-at-Arms, James R. Bagshaw, in serving the writs for a special election in the Forty-first Senatorial District, as follows:

State of Pennsylvania,

County of Armstrong, ss:

James R. Bagshaw, being duly sworn according to law, says that he resides at Chester, Delaware County, Pennsylvania, that he is Sergeant-at-Arms of the Senate of Pennsylvania:

That he served on the Honorable Charles V. Dinger, High Sheriff of the County of Armstrong, on twenty-third day of July, A. D. 1918, at 10.20 o'clock, A. M., at the office of said Sheriff in Kittanning, Pennsylvania, a special writ of election for the Forty-first District, a copy of which is hereto affixed, by command of the Honorable Frank B. McClain, Lieutenant-Governor of the Commonwealth and President of the Senate.

JAMES R. BAGSHAW,
Sergeant-at-Arms.

Sworn and subscribed to this 23rd day of July, A. D. 1918.

J. T. CAMPBELL,
Prothonotary.

State of Pennsylvania,

County of Butler, ss:

James R. Bagshaw, being duly sworn according to law, says that he resides at Chester, Delaware County, Pennsylvania, that he is Sergeant-at-Arms of the Senate of Pennsylvania:

That he served on the Honorable George W. Stone, High Sheriff of the County of Butler, on twenty-third day of July, A. D. 1918, at 2.45 o'clock, P. M., at the office of said Sheriff in Butler, Pennsylvania, a special writ of election for the Forty-first District, a copy of which is hereto affixed, by command of the Honorable Frank B. McClain, Lieutenant-Governor of the Commonwealth and President of the Senate.

JAMES R. BAGSHAW,
Sergeant-at-Arms.

Sworn and subscribed to this 23rd day of July, A. D. 1918.

JAMES T. McCANDLESS,
Prothonotary, Butler Co., Pa.

SPECIAL ELECTION FOR SENATOR IN THE FORTY-THIRD SENATORIAL DISTRICT.

The President announced that he had issued a writ for a special election for Senator in the Forty-third Senatorial District, to fill a vacancy caused by the death of Honorable Charles A. Magee, as follows:

Commonwealth of Pennsylvania, ss:

To the Sheriff of the County of Allegheny.

Greetings: Whereas, a vacancy exists in the office of Senator of the State of Pennsylvania, for the Forty-third Senatorial District, composed of the Third, Fourth, Fifth, Seventh, Eighth, Tenth and Fifteenth Wards of the City of Pittsburgh, County of Allegheny, by reason of the death on March 13, 1917, of Charles J. Magee, Senator from said Senatorial District.

Now, therefore, I, Frank B. McClain, President of the Senate, by virtue of the authority vested in me by the Constitution of the State of Pennsylvania, and by the Act of Assembly, in such case made and provided, do hereby command you: That you cause an election to be held in the said Forty-third Senatorial District of the State of Pennsylvania, on November fifth, one thousand nine hundred and eighteen, A. D., to choose a person to represent said Forty-third Senatorial District in the Senate of Pennsylvania, for the remainder of the term, expiring November thirtieth, one thousand nine hundred and twenty, and that you give due and public notice of said election throughout said Forty-third Senatorial District in form and manner directed by law.

Given under my hand and seal at Harrisburg, Pennsylvania, this eleventh day of March, A. D. one thousand nine hundred and eighteen.

FRANK B. MCCLAIN,
President of the Senate.

RETURN OF THE SERGEANT-AT-ARMS IN SERVING WRIT.

The Chair laid before the Senate the return of the Sergeant-at-Arms, James R. Bagshaw, in serving the writ for a special election in the Forty-third Senatorial District, as follows:

State of Pennsylvania,

County of Allegheny, ss:

James R. Bagshaw, being duly sworn according to law, says that he resides at Chester, Delaware County, Pennsylvania, that he is Sergeant-at-Arms of the Senate of Pennsylvania:

That he served on the Honorable William S. Haddock, High Sheriff of the County of Allegheny, on the fifteenth day of March, 1918, at 9.30 o'clock, A. M., at the office of said Sheriff in Pittsburgh, Pennsylvania, a special writ of election for the Forty-third District, a copy of which is hereto affixed, by command of the Honorable Frank B. McClain, Lieutenant-Governor of the Commonwealth and President of the Senate.

JAMES R. BAGSHAW,
Sergeant-at-Arms.

Sworn and subscribed to this 15th day of March, A. D. 1918.

WM. B. KIRKER,
Prothonotary.

PRESENTATION OF RETURNS OF ELECTION OF SENATORS.

The Secretary of the Commonwealth being introduced, stated that pursuant to the provisions of the eighty-seventh section of the Act of July 2, 1839, entitled "An Act relative to elections in this Commonwealth," he presented to the Senate the returns of the election for Senators held on November 5, 1918, the returns of the special election for Senator held in the Third Senatorial District, on November 5, 1918, the returns of the special election for Senator held in the Twenty-ninth Senatorial District, on November 5, 1918, the returns of the special election for Senator held in the Forty-first Senatorial District, on November 5, 1918, and the returns of the special election for Senator held in the Forty-third Senatorial District, on November 5, 1918, which were laid upon the table.

OPENING OF RETURNS

Mr. PATTON. Mr. President, I move that the Secretary proceed to open and read the returns presented.

Mr. JONES. Mr. President, I second the motion.

The motion was agreed to and the said returns were opened and read, as follows:

SECOND DISTRICT.

	Samuel W. Salus. R.	Samuel W. Salus. W.	Samuel W. Salus. T. M.	John R. Lynch, Jr. D.	Elizabeth M. Baer. S.	Walter J. Weiss. R. F.
Philadelphia county (part).	15,638	14	8	1,854	94	126
Salus' majority, 13,586.						

THIRD DISTRICT. (To supply vacancy.)

	William J. McNichol. R.	John M. Hauger. D.	Harry Tutelman. S.	Frank H. Stockhouse. R. F.
Philadelphia county (part).	14,483	2,883	210	101
McNichol's majority, 11,289.				

FOURTH DISTRICT.

	Edward W. Patton. R.	Edward W. Patton. P.	James J. Campbell. D.	Walter A. Evitts. S.	John B. Taylor. W.	John B. Taylor. T. M.	E. B. Taylor. R. F.
Philadelphia county (part).	20,739	295	10,366	484	389	147	71
Patton's majority, 15,577.							

SIXTH DISTRICT.

	George Woodward. R.	George Woodward. W.	George Woodward. R. F.	George Woodward. T. M.	Paul Reilly. D.	A. G. Clayton. S.
Philadelphia county (part),	20,669	265	78	120	7,370	440
Woodward's majority, 13,322.						

EIGHTH DISTRICT.

[illegible]

TENTH DISTRICT.

	Clarence J. Buckman. R.	W. Elmer Savacool. D.	W. Elmer Savacool. F. P.	John H. Nase. S.	Scattering.
Bucks county,	7,712	4,668	26	218	2
Buckman's majority, 2,798.					

TWELFTH DISTRICT.

	James S. Boyd. R.	Harvey Christman. D.	Claude B. Armstrong. S.	C. W. Rambo. P.	Joseph Jennings. S. T.	Scattering.
Montgomery county.	16,034	6,809	406	468	1	21
Boyd's majority, 8,329.						

FOURTEENTH DISTRICT.

	Wallace J. Barnes. R.	Wallace J. Barnes. P.	Wallace J. Barnes. W.	John Purdy Cope. D.	Hugh O'Donnell. S.
Carbon county,	3,157	263	18	1,531	90
Monroe county,	928	30	1	569	35
Pike county,	316	37	1	569	27
Wayne county,	2,219	327	13	1,320	34
	6,620	620	47	6,568	186
Barnes' majority, 533.					

SIXTEENTH DISTRICT.

	Horace W. Schantz. R.	Horace W. Schantz. W.	Horace W. Schantz. R. P.	Ira T. Erdman. D.	Charles Young. S.
Lehigh county,	8,057	251	33	7,221	355
Schantz's majority, 765.					

EIGHTEENTH DISTRICT.

Thomas A. H. Hay. R.	Thomas A. H. Hay. F.	Thomas A. H. Hay. W.	W. Clayton Hackett. D.	W. Clayton Hackett. F. P.	Noah T. Walter. S.
Northampton county, 5,453	819	63	6,634	577	277
Hackett's majority, 599.					

TWENTIETH DISTRICT.

	Asa K. DeWitt. R.	Asa K. DeWitt. D.	Asa K. DeWitt. S.	Asa K. DeWitt. P.	Asa K. DeWitt. V.
Luzerne county (part), ...	7,190	5,818	370	153	20
DeWitt's total vote, 13,551.					

TWENTY-SECOND DISTRICT.

	Albert Davis. R.	Albert Davis. S. P.	Thomas F. Harrison. D.	Thomas F. Harrison. F. P.	Bert Jones. S.	Madison F. Larkin. P.
Lackawanna county,	12,888	73	9,787	27	191	249
Davis' majority, 2,607.						

TWENTY-FOURTH DISTRICT.

	William Decker. R.	William Decker. P.	William Decker. S.	Charles W. Sones. D.	J. E. Kahler. S.	Scattering.
Columbia county, ..	2,609	200	3,974	37	3
Lycoming county, ..	4,053	1,086	1	5,408	343
Montour county, ...	827	93	1,074	8
Sullivan county, ...	702	118	705	22	1
	8,191	1,497	1	11,161	410	4
Sones' majority, 1,058.						

TWENTY-SIXTH DISTRICT.

	Charles E. Donahue. R.	Charles E. Donahue. W.	W. Wayne Hindman. D.	W. Wayne Hindman. S.	W. Wayne Hindman. P.
Cameron county,	592	9	2333	17	29
Clarion county,	1,585	33	2,337	231	104
Clinton county,	2,453	25	1,287	195	80
Elk county,	2,100	36	264	140	145
Forest county,	475	430
	7,205	109	5,051	583	358

Donahue's majority, 1,322.

TWENTY-EIGHTH DISTRICT.

	George Marlow. R.	George Marlow. P.	George Marlow. W.	Henry Wasbers. D.	Daniel L. Ernst. S.	Scattering.
York county,	11,500	1	117	10,328	458	15

Marlow's majority, 817.

TWENTY-NINTH DISTRICT.
(To supply vacancy.)

	Robert D. Heaton. R.	Robert D. Heaton. D.	Joseph Chuchinis. S.
Schuylkill county,	15,110	7,359	589

Heaton's majority, 21,880.

THIRTIETH DISTRICT.

	Plymouth W. Snyder R.	Plymouth W. Snyder P.	Plymouth W. Snyder W.	Thomas J. Forbes. D.	Thomas J. Forbes. S.
Blair county,	6,659	469	25	4,764	220
Huntingdon county,	3,247	112	9	1,132	51
	9,906	581	34	5,896	271

Snyder's majority, 4,364.

THIRTY-SECOND DISTRICT.

	William E. Crow. R.	William M. Rhodes. D.	Charles Gause. S.	H. L. Robinson. P.
Fayette county,	9,612	5,210	296	583

Crow's majority, 3,523.

THIRTY-FOURTH DISTRICT.

	Summerfield J. Miller. R.	Matthew Savage. D.	F. S. David. S.	W. H. Watt. P.	Scattering.
Centre county,	3,631	2,680	49	200
Clearfield county,	5,043	3,753	322	529	1
	8,674	6,433	371	729	1

Miller's majority, 1,140.

THIRTY-SIXTH DISTRICT.

	John S. Miller. R.	John S. Miller. D.	John S. Miller. P.	Andrew Lindstrom. S.
Bedford county,	3,442	1,689	96	137
Fulton county,	738	769	10	5
Somerset county,	5,963	1,529	293	245
	10,143	3,987	399	387

Miller's majority, 14,142.

THIRTY-EIGHTH DISTRICT.

	M. G. Leslie. R.	Thomas A. Joyce. D.	Herman Richter. S.	George E. Briggs. P.
Allegheny county (part),	8,616	3,342	475	405

Leslie's majority, 4,394.

FORTIETH DISTRICT.

	Cadwallader M. Barr. R.	Cadwallader M. Barr. D.	Cadwallader M. Barr. P.	Cadwallader M. Barr. W.	James A. Fox. S.
Allegheny county (part), ..	7,937	3,118	457	69	1,359

Barr's majority, 10,222.

FORTY-FIRST DISTRICT.
(To supply vacancy.)

	W. Fred Turner. R.	James E. Marshall. D.
Armstrong county,	3,741	1,928
Butler county,	3,894	2,782
	7,635	4,711

Turner's majority, 2,924.

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FORTY-SECOND DISTRICT.

	Morris Einstein. R.	Morris Einstein. W.	C. L. Mohney. D.	C. L. Mohney. P.	John C. Sunday. S.
Allegheny county (part), ..	6,569	46	3,316	330	635
Einstein's majority, 2,284.					

FORTY-THIRD DISTRICT.
(To supply vacancy).

	William W. Mearkle. R.	Michael B. Donnelly. D.	James Devlin. S.	I. G. Peam. P.	Peter J. W. Donahoe.
Allegheny county (part), ..	12,032	96	5,663	1,207	991
Mearkle's majority, 3,059.					

FORTY-FOURTH DISTRICT.

	W. Crawford Murdoch. R.	W. Crawford Murdoch. P.	Carl D. Smith. D.	Carl D. Smith. P.	W. J. Wright. S.
Allegheny county (part), ..	12,032	96	5,663	1,207	991
Murdoch's majority, 4,267.					

FORTY-SIXTH DISTRICT.

	Joseph A. Herron. R.	Joseph W. Stewart. D.	Joseph W. Stewart. P.	Scattering.
Greene county,	1,796	2,940	48	13
Washington county,	8,550	4,244	327	17
	10,346	7,184	375	20
Herron's majority, 2,767.				

FORTY-EIGHTH DISTRICT.

	Marshall L. Phipps. R.	Marshall L. Phipps. W.	W. P. Ferringer. D.	W. P. Ferringer. P.	Charles Goldthwaite. S.	Scattering.
Venango county, ...	3,461	47	1,449	650	119	...
Warren county,	3,011	1,882	131	...
	6,472	47	2,331	650	250	...
Phipps' majority, 2,283.						

FIFTIETH DISTRICT.

	James M. Campbell. R.	Raymond E. Smith. D.	Raymond E. Smith. P.	Raymond E. Smith. W.	Richard Crawshaw. S.	Scattering.
Crawford county, ..	4,494	2,902	585	25	183	1
Mercer county,	5,127	3,143	1,143	28	307
	9,621	6,045	1,728	53	490	1

Campbell's majority, 1,304.

Whereupon the following named persons were declared duly elected Senators in the General Assembly of the Commonwealth of Pennsylvania, viz:

Second District—Samuel W. Salus.
Third District—William J. McNichol.
Fourth District—Edward W. Patton.
Sixth District—George Woodward.
Elghth District—George Gray.
Tenth District—Clarence J. Buckman.
Twelfth District—James S. Boyd.
Fourteenth District—Wallace J. Barnes.
Sixteenth District—Horace W. Schantz.
Eighteenth District—W. Clayton Hackett.
Twentieth District—Asa K. DeWitt.
Twenty-second District—Albert Davis.
Twenty-fourth District—Charles W. Sones.
Twenty-sixth District—Charles E. Donahue.
Twenty-eighth District—George Marlow.
Twenty-ninth District—Robert D. Heaton.
Thirtieth District—Plymouth W. Snyder.
Thirty-second District—William E. Crow.
Thirty-fourth District—Summerfield J. Miller.
Thirty-sixth District—John S. Miller.
Thirty-eighth District—Max G. Leslie.
Fortieth District—Cadwallader M. Barr.
Forty-first District—W. Fred Turner.
Forty-second District—Morris Einstein.
Forty-third District—William W. Mearkle.
Forty-fourth District—W. Crawford Murdoch.
Forty-sixth District—Joseph A. Herron.
Forty-eighth District—Marshall L. Phipps.
Fiftieth District—James M. Campbell.

ADMINISTRATION OF OATH OF OFFICE TO SENATORS-ELECT.

The PRESIDENT The newly elected Senators will present themselves before the bar of the Senate, where the oath of office, as required by law, will be administered to them by the Honorable George Kunkel, President Judge of the Twelfth Judicial District.

The oath of office was then administered to the Senators-elect, except Mr. Heaton.

ROLL CALL.

The PRESIDENT. The Chief Clerk will call the roll.

The Chief Clerk called the roll and the following Senators were present:

First District—Edwin H. Vare.
Second District—Samuel W. Salus.
Third District—William J. McNichol.
Fourth District—Edward W. Patton.
Fifth District—David Martin.
Sixth District—George Woodward.
Seventh District—Augustus F. Daix, Jr.
Eighth District—George Gray.
Ninth District—William C. Sproul.
Tenth District—Clarence J. Buckman.
Eleventh District—George W. Sassaman.
Twelfth District—James S. Boyd.
Thirteenth District—John G. Homsher.

Fourteenth District—Wallace J. Barnes.
 Fifteenth District—Edward E. Beidleman.
 Sixteenth District—Horace W. Schantz.
 Seventeenth District—Horace L. Haldeman.
 Eighteenth District—W. Clayton Hackett.
 Nineteenth District—T. Larry Eyre.
 Twentieth District—Asa K. DeWitt.
 Twenty-second District—Albert Davis.
 Twenty-third District—Edward E. Jones.
 Twenty-fourth District—Charles W. Sones.
 Twenty-fifth District—Frank E. Baldwin.
 Twenty-sixth District—Charles E. Donahue.
 Twenty-seventh District—William C. McConnell.
 Twenty-eighth District—George Marlow.
 Thirtieth District—Plymouth W. Snyder.
 Thirty-first District—Scott S. Leiby.
 Thirty-second District—William E. Crow.
 Thirty-fourth District—Summerfield J. Miller.
 Thirty-fifth District—Horace A. Tompkins.
 Thirty-sixth District—John S. Miller.
 Thirty-seventh District—Wilbur P. Graff.
 Thirty-eighth District—M. G. Leslie.
 Thirty-ninth District—James B. Weaver.
 Fortieth District—Cadwallader M. Barr.
 Forty-first District—W. Fred Turner.
 Forty-second District—Morris Einstein.
 Forty-third District—William W. Mearkle.
 Forty-fourth District—W. Crawford Murdoch.
 Forty-fifth District—Norman A. Whitten.
 Forty-sixth District—Joseph A. Herron.
 Forty-seventh District—William David Craig.
 Forty-eighth District—Marshall L. Phipps.
 Forty-ninth District—Miles R. Nason.
 Fiftieth District—James M. Campbell.

The PRESIDENT. Forty-seven Senators having answered to their names, a quorum is present.

ABSENT.

Twenty-first District—Sterling R. Catlin.
 Thirty-third District—C. William Beales.

ABSENT AND NOT QUALIFIED.

Twenty-ninth District—Robert D. Heaton.

ELECTION OF PRESIDENT PRO TEMPORE.

Mr. SPROUL. Mr. President, I move that the Senate do now proceed to the election of one of its members to serve as President pro tempore of the Senate for the legislative session of 1919.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

Mr. SPROUL. Mr. President, I move that the Clerks of the Senate act as tellers.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

Mr. SPROUL. Mr. President, I am directed by the caucus of the Republican members of the Senate to place in nomination for the office of President pro tempore the Senator from Bucks, Mr. Clarence J. Buckman.

Mr. HACKETT. Mr. President, I am directed by the Democratic caucus, and have the honor to present the name of Honorable Asa K. DeWitt, of Luzerne County, as the Democratic nominee for President pro tempore.

Mr. SPROUL. Mr. President, I move that the nominations close.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

The PRESIDENT. The roll will be called by the Chief Clerk.

The roll was called and resulted as follows:

FOR MR. BUCKMAN.

Baldwin,	DeWitt,	Leslie,	Patton,
Barnes,	Donahue,	Marlow,	Phipps,
Barr,	Einstein,	Martin,	Salus,
Beidleman,	Eyre,	McConnell,	Schantz,
Boyd,	Graff,	McNichol,	Snyder,
Campbell,	Gray,	Mearkle,	Sproul,
Craig,	Haldeman,	Miller, J. S.,	Turner,
Crow,	Herron,	Miller, S. J.,	Vare,
Daix,	Homsher,	Murdoch,	Weaver,
Davis,	Jones,	Nason,	Whitten,
			Woodward,

FOR MR. DEWITT.

Buckman,	Sassaman,
Hackett,	Sones,
Leiby,	Tompkins.

The PRESIDENT. The Tellers agree in their tally. The Honorable Clarence J. Buckman having received forty-one votes, and the Honorable Asa K. DeWitt six votes, I declare that the Honorable Clarence J. Buckman has been duly elected President pro tempore of the Senate for the session of 1919, and appoint the Senator from Delaware, Mr. Sproul, and the Senator from Luzerne, Mr. DeWitt, to escort the President pro tempore-elect to the bar of the Senate to take the oath of office.

Mr. SPROUL. Mr. President, your Committee has the honor of presenting the Honorable Clarence J. Buckman, just elected President pro tempore of the Senate, prepared to take the oath of office.

ADMINISTRATION OF OATH TO PRESIDENT PRO TEMPORE.

The PRESIDENT. The oath of office will be administered to the newly elected President pro tempore by the Honorable George Kunkel, President Judge of the Twelfth Judicial District.

The oath of office was accordingly administered.

The PRESIDENT. It gives me great pleasure to present to the Senate your newly elected President pro tempore for the session of 1919, the Honorable Clarence J. Buckman, of Bucks, and I bespeak for him during this session of 1919 that courtesy and that consideration which has become a tradition of the Pennsylvania Senate.

ADDRESS OF PRESIDENT PRO TEMPORE.

Mr. BUCKMAN. Mr. President, Gentlemen of the Senate: You have honored me by re-electing me your presiding officer for the coming session, an honor which is greatly appreciated by me. I will ask your co-operation and assistance in making this session of the legislature a successful one and a dignified one. We are elected in the first place to represent our respective Senatorial Districts, and in the second place to represent the whole Commonwealth of Pennsylvania. As your presiding officer I shall know no special interests, no faction and no party. We are entering upon an era of great importance to the Commonwealth and to our Country. There will need be legislation, the character of which we hardly realize at this time. There are many ways, however, in which we can profit and benefit by the lessons of thrift and economy that we have learned in the past year and a half, and I earnestly beseech you that, if you have bills to present, you will present them, and that those to whom they are referred for consideration will give them that consideration which is their due as promptly as possible, in order that the money of the Commonwealth may be saved and the time of our citizens may be conserved. To some of us matters of legislation are not new, to some of us they will be quite new. We are importuned on all sides by people who want money appropriated for various worthy objects. I ask of you, each and every one of you, before presenting bills calling for large appropriations of money, that you shall first provide the revenues from which those appropriations may be paid; otherwise it will be impossible for us to accomplish that for which we set out to do. I do not deem it to be the duty of your presiding officer to suggest what legislation shall be passed at this session, but I do ask your earnest support and co-operation in making this a business-like administration, and I thank you for the honor that you have this day conferred upon me.

PRESENTATION OF RETURNS OF ELECTION OF GOVERNOR, LIEUTENANT-GOVERNOR AND SECRETARY OF INTERNAL AFFAIRS

The Secretary of the Commonwealth, being introduced, presented to the Senate the returns of the general election for Governor, Lieutenant-Governor and Secretary of Internal Affairs, held November 5, 1918, which were laid on the table.

AUTHORIZING APPOINTMENT OF COMMITTEES.

Mr. BALDWIN offered the following resolution, which was twice read, considered and agreed to:

Resolved, That the President pro tempore of the Senate be authorized to appoint all special and standing committees of the Senate, and shall be ex-officio a member of all special and standing committees.

NOTIFICATION TO THE HOUSE.

Mr. SALUS offered the following resolution, which was twice read, considered and agreed to:

Resolved, That a committee of three be appointed to notify the House of Representatives that the Senate is duly organized and ready to proceed with its business.

The PRESIDENT. The Chair appoints as said committee the Senator from Philadelphia, Mr. Salus, the Senator from Lackawanna, Mr. Davis, and the Senator from Berks, Mr. Sassaman.

NOTIFICATION TO THE GOVERNOR.

Mr. VARE offered the following resolution, which was twice read, considered and agreed to:

Resolved, That a committee of three be appointed to act in conjunction with a similar committee on the part of the House of Representatives (if the House of Representatives shall appoint such committee) to wait on his Excellency, the Governor, and inform him that the General Assembly is organized and ready to receive any communication he may be pleased to make.

The PRESIDENT. The Chair appoints as said committee the Senator from Philadelphia, Mr. Vare, the Senator from Beaver, Mr. Craig, and the Senator from Perry, Mr. Leiby.

Ordered, that the Clerk present the same to the House of Representatives for concurrence.

WHEN BILLS AND JOINT RESOLUTIONS MAY BE INTRODUCED.

Mr. McCONNELL offered the following resolution, which was twice read, considered and agreed to:

Resolved, That no bills or joint resolutions shall be presented in the Senate until after the appointment of the standing committees of the Senate.

INAUGURAL COMMITTEE.

Mr. CROW offered the following resolution, which was twice read, considered and agreed to:

Resolved, That the President pro tempore of the Senate be and he is hereby authorized to appoint a committee of nine Senators to act in conjunction with a committee of fifteen members of the House of Representatives (if the House shall appoint such committee), to make the necessary arrangements for the inauguration, to wait upon his Excellency, the Governor-elect, and conduct him in a suitable manner to the Capitol for the purpose of having the oath of office administered to him; and

Resolved, That the inaugural ceremonies take place at twelve o'clock M. on the third Tuesday of January, the twenty-first instant, on the west side of the Capitol, should the weather prove favorable, otherwise, in the Hall of the House of Representatives; and

Be it further resolved, That said committee be and is hereby authorized to expend a sum not exceeding fifty thousand dollars (\$50,000) in the making and carrying out of said arrangements, the same to be provided for in the Appropriation Bill.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

ADOPTION OF RULES.

Mr. SCHANTZ offered the following resolution, which was twice read, considered and agreed to:

Resolved, That the standing rules of the Senate during the session of one thousand nine hundred and seventeen be adopted for the government of the Senate at the present session.

POSTAGE ON LEGISLATIVE JOURNAL.

Mr. HALDEMAN offered the following resolution, which was twice read, considered and agreed to:

Whereas, The Post Office Department has decided that the Legislative Journal must be third class matter and has so instructed the postmaster at Harrisburg;

Therefore, be it resolved (if the House of Representatives concur), That the Chief Clerks of the Senate and House of Representatives be directed to make arrangements for the necessary postage so that the Legislative Journal may be mailed according to the requirements of the Post Office Department, and that the same be provided for in the Appropriation Bill.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

PRINTING OF GOVERNOR'S APPOINTMENTS.

Mr. GRAFF offered the following resolution, which was twice read, considered and agreed to:

Resolved, That the list of appointments which may be sent to the Senate by the Governor, as having been made during the recess, be printed for the use of the Senate under the direction of the Chief Clerk.

THANKING JUDGE KUNKEL FOR ADMINISTERING OATHS.

Mr. WEAVER offered the following resolution, which was twice read, considered and agreed to:

Resolved, That the thanks of the Senate are hereby tendered to Honorable George Kunkel, President Judge of the Twelfth Judicial District, for his services in qualifying the newly elected Senators and President pro tempore.

JOINT CONVENTION TO COMPUTE AND COUNT VOTE FOR GOVERNOR, LIEUTENANT-GOVERNOR AND SECRETARY OF INTERNAL AFFAIRS.

Mr. HOMSHER offered the following resolution, which was twice read, considered and agreed to:

Resolved, (if the House of Representatives concur), That the Senate and House of Representatives will meet in joint convention Tuesday, January seventh, at three-thirty o'clock P. M., for the purpose of witnessing the opening, computing and counting the vote for Governor, Lieutenant-Governor and Secretary of Internal Affairs, and that Mr. Snyder, of Blair County, be appointed teller on the part of the Senate.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

PRESENTATION OF PETITIONS, MEMORIALS AND REMONSTRANCES.

Mr. NASON offered the following resolution, which was twice read, considered and agreed to:

Resolved, That all petitions, memorials and remonstrances be presented by handing the same to the Chief Clerk, properly endorsed, with the date thereon, in accordance with the practice of the last session.

ELECTION OF OFFICERS TO THE SENATE.

Mr. CROW offered the following resolution, which was twice read, considered and agreed to:

Resolved, That the following persons be elected officers of the Senate, as is provided for by Act of Assembly:

SECRETARY.

W. Harry Baker, Harrisburg, Dauphin County.

CHIEF CLERK.

William P. Gallagher, Wilkes-Barre, Luzerne County.

SENATE LIBRARIAN.

Herman P. Miller, Harrisburg, Dauphin County.

The PRESIDENT. I therefore declare the following named persons elected as officers of the Senate: W. Harry Baker, of Harrisburg, Dauphin County, Secretary of the Senate; William P. Gallagher, of Wilkes-Barre, Luzerne County, Chief Clerk, and Herman P. Miller, of Harrisburg, Dauphin County, Librarian of the Senate.

TIME OF NEXT MEETING.

Mr. PHIPPS offered the following resolution, which was twice read, considered and agreed to:

Resolved (if the House of Representatives concur), That when the Legislature adjourns today it be to meet on Monday evening, January twentieth, at nine o'clock.

Ordered, that the Clerk present the same to the House of Representatives for concurrence.

APPOINTMENTS BY PRESIDENT PRO TEMPORE DURING INTERIM.

The President pro tempore announced that he had made the following appointments during the interim:

DAY WATCHMAN.

George F. Kersey vice Edward Ambush, deceased. George Hargraves vice George F. Kersey, deceased.

ELEVATOR OPERATOR.

Thomas E. Higgins vice Timothy J. Reardon, deceased.

JANITOR.

J. Edward Jenkins vice Robert B. Thompson, deceased.

CUSTODIAN OF BASEMENT.

Samuel H. Lawyer vice John E. Barr, resigned.

APPOINTMENTS BY CHIEF CLERK DURING INTERIM.

The Chief Clerk announced the following appointments on account of returning officers:

CHIEF OFFICIAL REPORTER.

John Ruth vice Frank E. Ziegler, deceased.

OFFICIAL REPORTER.

Alfred Jenkins vice John Ruth, advanced to Chief Official Reporter.

EXPERT TYPEWRITER.

O. B. Baker vice Alfred Jenkins, advanced to Official Reporter.

PROOF READER LEGISLATIVE JOURNAL.

Walter Dilshcimer vice Herman Dilshcimer, resigned.

RECESS.

Mr. CROW. Mr. President, I move that the Senate do now take a recess until 2.30 o'clock this afternoon.

Mr. GRAFF. Mr. President, I second the motion. The motion was agreed to.

AFTER RECESS.

The PRESIDENT (Lieutenant-Governor Frank B. McClain) in the Chair.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

NOTIFICATION FROM HOUSE.

Messrs. Heffernan, Cox and Schaffer, a committee of the House of Representatives, being introduced, informed the Senate that the House is duly organized and ready to proceed with business, and were extended the thanks of the Senate.

HOUSE MESSAGES.

NOTIFICATION TO THE GOVERNOR.

The Clerk of the House of Representatives being introduced, informed the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate, January 7, 1919.

Resolved, That a committee of three be appointed to act in conjunction with a similar committee on the part of the House of Representatives (if the House of Representatives shall appoint such committee), to wait on his Excellency, the Governor, and inform him that the General Assembly is organized and ready to receive any communications he may be pleased to make.

And has appointed Messrs. Williams, James A. Walker and Rhin as such committee on the part of the House of Representatives.

JOINT CONVENTION TO COMPUTE AND COUNT VOTE FOR GOVERNOR, LIEUTENANT-GOVERNOR AND SECRETARY OF INTERNAL AFFAIRS.

He also informed the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate, January 7, 1919.

Resolved, (if the House of Representatives concur), That the Senate and House of Representatives will meet in joint convention Tuesday, January seventh, a three-thirty o'clock P. M., for the purpose of witnessing the opening, computing and counting the vote for Governor, Lieutenant-Governor and Secretary of Internal Affairs, and that Mr. Snyder, of Blair County, be appointed teller on the part of the Senate.

And has appointed as teller on the part of the House of Representatives Mr. Harry H. Heyburn, of Delaware County.

POSTAGE ON LEGISLATIVE JOURNAL.

He also informed the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate, January 7, 1919.

Whereas, The Post Office Department has decided that the Legislative Journal must be third class matter and has so instructed the postmaster at Harrisburg:

Therefore be it resolved (if the House of Representatives concur), That the Chief Clerk of the Senate and House of Representatives be directed to make arrangements for the necessary postage so that the Legislative Journal may be mailed according to the requirements of the Post Office Department, and that the same be provided for in the Appropriation Bill.

INAUGURAL COMMITTEE.

He also informed the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate, January 7, 1919.

Resolved, That the President pro tempore of the Senate be and he is hereby authorized to appoint a committee of nine Senators to act in conjunction with a committee of fifteen members of the House of Representatives (if the House shall appoint such committee), to make the necessary arrangements for the inauguration, to wait upon his Excellency, the Governor-elect, and conduct him in a suitable manner to the Capitol for the purpose of having the oath of office administered to him; and,

Resolved, That the inaugural ceremonies shall take place at twelve o'clock M. on the third Tuesday of January, the twenty-first instant, on the west side of the Capitol, should the weather prove favorable, otherwise, in the Hall of the House of Representatives; and,

Be it further resolved, That said committee be and is hereby authorized to expend a sum not exceeding fifty thousand (\$50,000) dollars in the making and carrying out of said arrangements, the same to be provided for in the Appropriation Bill.

TIME OF NEXT MEETING.

He also informed the Senate that the House has concurred in resolution from the Senate, as follows:

Resolved (if the House of Representatives concur), That when the Legislature adjourns to-day it be to meet on Monday evening, January twentieth, at 9 o'clock.

REPORT OF COMMITTEE OF NOTIFICATION TO THE HOUSE.

Mr. SALUS. Mr. President, the Committee appointed by the Senate to notify the House of Representatives that the Senate is duly organized and ready to proceed with its business desires to report that it has performed that duty.

The PRESIDENT. The Committee is discharged with the thanks of the Senate.

REPORT OF COMMITTEE TO WAIT UPON THE GOVERNOR.

Mr. VARE. Mr. President, the Committee appointed by the Senate to act in conjunction with a similar Committee of the House of Representatives to inform the Governor that the General Assembly is organized and ready to receive any communications he might be pleased to make, has performed its duty, and the Governor has informed the Committee that he will present his communications in writing.

The PRESIDENT. The Committee is discharged with the thanks of the Senate.

COMMUNICATIONS FROM THE GOVERNOR.

The Private Secretary to the Governor being introduced presented communications in writing from his Excellency, the Governor of the Commonwealth, which were read as follows:

GOVERNOR'S BIENNIAL MESSAGE.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7th, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In compliance with the law, I have the honor to make report to you of such observations upon the affairs of this Commonwealth as experience has demonstrated to possess an importance worthy of your attention.

Very respectfully yours,

MARTIN G. BRUMBAUGH.

The Governor's Biennial Message was then read by the Clerk.

(See to-day's House proceedings).

ACTS APPROVED AFTER ADJOURNMENT OF LEGISLATURE.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: The following acts of the General Assembly passed at the session of 1917 were approved and signed by me within thirty days after the final adjournment of the Legislature on the 28th day of June, A. D., 1917.

Very respectfully yours,

MARTIN G. BRUMBAUGH.

(For acts see Appendix).

REASONS FOR PARDONS.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to transmit the reasons for pardons granted by the Executive from January 1st, 1917, to January 1st, 1919.

Very respectfully yours,

MARTIN G. BRUMBAUGH.

(For reasons see Appendix).

NOMINATIONS BY THE GOVERNOR.

He also presented communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows and referred to the Committee on Executive nominations, when appointed:

DEPUTY ATTORNEYS GENERAL.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Deputy Attorneys General of the Commonwealth of Pennsylvania, to serve until superseded, to compute from the dates set opposite their names, respectively:

Harry K. Daugherty, Grove City, October 7, 1917.

Edmund K. Trent, Pittsburgh, January 1, 1918.

MARTIN G. BRUMBAUGH.

ADJUTANT GENERAL.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Frank D. Beary, of Allentown, to be Adjutant General with the rank of Brigadier General of the Pennsylvania National Guard, for the term of four years, to compute from October 4, 1917.

MARTIN G. BRUMBAUGH.

INSURANCE COMMISSIONER.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Charles A. Ambler, of Abington, to be Insurance Commissioner of Pennsylvania, to serve until the first Monday of May, 1919, to compute from September 10, 1917.

MARTIN G. BRUMBAUGH.

STATE LIBRARIAN.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Thomas Lynch Montgomery of Philadelphia, to be State Librarian for the Commonwealth of Pennsylvania, for the term of four years, to be computed from the first Monday in February, 1918.

MARTIN G. BRUMBAUGH.

SUPERINTENDENT DEPARTMENT OF PUBLIC PRINTING AND BINDING.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, D. Edward Long, of Chambersburg, to be Superintendent of the Department of Public Printing and Binding in and for the Commonwealth of Pennsylvania, to serve until February 8, 1921, to compute from July 7, 1917.

MARTIN G. BRUMBAUGH.

COMMISSIONER OF BANKING.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Daniel F. Lafean, of York, to be Commissioner of Banking for the Commonwealth of Pennsylvania, for the term of four years, to compute from July 7, 1917.

MARTIN G. BRUMBAUGH.

MEMBER PUBLIC SCHOOL EMPLOYES RETIREMENT BOARD.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Dimmer Beeber, of Philadelphia, to be a Member of the Public School Employes Retirement Board, to serve until superseded, to compute from October 17, 1917.

MARTIN G. BRUMBAUGH.

INSPECTOR OF STEAM ENGINES AND STEAM BOILERS IN AND FOR THE COUNTY OF ALLEGHENY.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Charles H. Garlick, of Bellevue, Allegheny County, to be Inspector of Steam Engines and Steam Boilers in and for the County of Allegheny, Pennsylvania, for the term of two years, to compute from February 2, 1918.

MARTIN G. BRUMBAUGH.

MEMBER STATE QUARANTINE BOARD FOR THE PORT OF PHILADELPHIA.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, J. L. Forwood, of Chester, to be a member of the State Quarantine Board for the Port of Philadelphia, for the term of two years, to compute from July 9, 1918.

MARTIN G. BRUMBAUGH.

COMMISSIONERS STATE BOARD OF PUBLIC CHARITIES.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Commissioners of the State Board of Public Charities, for the term of five years, to compute from the dates set opposite their names, respectively:

Lewis Wolf, Elkins Park, October 25, 1917.

Francis J. Torrance, Pittsburgh, July 3, 1918.

Daniel J. McCarthy, Philadelphia, July 3, 1918.

William H. Ball, Germantown, Philadelphia, August 10, 1918.

Elizabeth D. Thaw, Sewickley, August 10, 1918.

Isaac Johnson, Media, November 9, 1918.

MARTIN G. BRUMBAUGH.

MEMBERS BOARD OF TRUSTEES OF THE PENNSYLVANIA STATE COLLEGE.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Members of the Board of Trustees of the Pennsylvania State College, for the term of three years, to compute from the dates set opposite their names, respectively:

E. S. Bayard, Pittsburgh, July 1, 1918.

E. R. Kiess, Williamsport, July 1, 1918.

MARTIN G. BRUMBAUGH.

WATER SUPPLY COMMISSIONER.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Thomas J. Lynch, of Bethlehem, to be a Water Supply Commissioner of Pennsylvania, for the term of four years, to compute from December 1, 1918.

MARTIN G. BRUMBAUGH.

MEMBERS ADVISORY BOARD OF THE STATE DEPARTMENT OF HEALTH.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Members of the Advisory Board of the State Department of Health, for the term of four years, to compute from June 15, 1918.

T. E. Munce, V. M. D., Washington.
Joseph S. Nefl, M. D., Narberth.

MARTIN G. BRUMBAUGH.

MEMBERS PENNSYLVANIA BOARD OF PHARMACY.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Members of the Pennsylvania Board of Pharmacy, for the term of five years, to compute from the dates set opposite their names, respectively:

Samuel M. Evans, West Pittston, August 31, 1917.
Louis Emanuel, Pittsburgh, February 4, 1918.

MARTIN G. BRUMBAUGH.

COMMISSIONER OF FISHERIES.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Nathan R. Buller, of Pleasant Mount, Wayne County, to be Commissioner of Fisheries for Pennsylvania, for the term of four years, to compute from July 7, 1917.

MARTIN G. BRUMBAUGH.

INSPECTOR STATE PENITENTIARY FOR THE EASTERN DISTRICT OF PENNSYLVANIA.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, E. J. Lafferty, of Philadelphia, to be an Inspector of the State Penitentiary for the Eastern District of Pennsylvania, to serve until May 26, 1921, to compute from October 5, 1917.

MARTIN G. BRUMBAUGH.

INSPECTORS STATE PENITENTIARY FOR THE WESTERN DISTRICT OF PENNSYLVANIA.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Inspectors of the State Penitentiary for the Western District of Pennsylvania, for the term of four years, to compute from the dates set opposite their names, respectively:

Thomas B. Foley, Pittsburgh, January 18, 1918.
John A. Fairman, Pittsburgh, July 15, 1918.

MARTIN G. BRUMBAUGH.

TRUSTEES PENNSYLVANIA STATE LUNATIC HOSPITAL AT HARRISBURG.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Trustees of the Pennsylvania State

Lunatic Hospital, at Harrisburg, for the term of three years, to compute from the dates set opposite their names, respectively:
W. I. Woodcock, Hollidaysburg, October 5, 1917.
James Rudslill, York, January 9, 1918.
William M. Donaldson, Harrisburg, October 25, 1917.
Lewis S. Sadler, Carlisle, March 19, 1918.

MARTIN G. BRUMBAUGH.

TRUSTEES STATE HOSPITAL FOR THE INSANE AT DANVILLE.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Trustees of the State Hospital for the Insane, at Danville:

Fred M. Sprout, Muncy, to serve until September 4, 1919, to compute from August 28, 1917.

Thomas J. Price, Danville, to serve until June 9, 1920, to compute from October 3, 1917.

William F. Lowry, Berwick, for three years, to compute from October 17, 1917.

Truman P. Reitmeyer, Williamsport, for three years, to compute from October 17, 1917.

I. X. Grier, Danville, for the term of three years, to compute from May 10, 1918.

Herbert T. Hecht, Danville, for three years, to compute from June 4, 1918.

MARTIN G. BRUMBAUGH.

TRUSTEES STATE HOSPITAL FOR THE INSANE OF THE SOUTHEASTERN DISTRICT OF PENNSYLVANIA AT NORRISTOWN.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Trustees of the State Hospital for the Insane of the Southeastern District of Pennsylvania, at Norristown, for the term of three years, to compute from the dates set opposite their names, respectively:

John C. Swartley, Doylestown, December 11, 1917.
George A. Knowles, Philadelphia, February 27, 1918.

MARTIN G. BRUMBAUGH.

TRUSTEES STATE HOSPITAL FOR THE INSANE AT WARREN.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Trustees of the State Hospital for the Insane, at Warren:

W. E. Rice, Warren, for three years, to compute from July 20, 1917.

G. A. Reed, Erie, from October 10, 1918, until August 5, 1920.

MARTIN G. BRUMBAUGH.

TRUSTEES STATE HOSPITAL FOR INJURED PERSONS OF THE ANTHRACITE COAL REGION.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Trustees of the State Hospital for Injured Persons of the Anthracite Coal Region, at Ashland, to serve until lawfully determined or annulled, to compute from the dates set opposite their names, respectively:

William R. Adamson, Pottsville, April 8, 1918.
Benjamin F. Bartho, Mt. Carmel, August 26, 1918.

MARTIN G. BRUMBAUGH.

TRUSTEES STATE HOSPITAL OF THE MIDDLE COAL FIELD OF PENNSYLVANIA AT HAZLETON.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Trustees of the State Hospital of the Middle Coal Field of Pennsylvania, at Hazleton, to serve until lawfully determined or annulled, to compute from the dates set opposite their names, respectively:

T. E. Snyder, Hazleton, December 22, 1917.
George B. Markle, Hazleton, June 25, 1918.

MARTIN G. BRUMBAUGH.

TRUSTEE COTTAGE STATE HOSPITAL FOR INJURED PERSONS OF THE BITUMINOUS AND SEMI-BITUMINOUS COAL REGIONS OF PENNSYLVANIA AT CONNELLSVILLE.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, John A. Armstrong, of Conneltsville, to be a Trustee of the Cottage State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania, at Conneltsville, to serve until lawfully determined or annulled, to compute from March 21, 1918.

MARTIN G. BRUMBAUGH.

TRUSTEE COTTAGE STATE HOSPITAL FOR INJURED PERSONS OF THE BITUMINOUS AND SEMI-BITUMINOUS COAL REGIONS OF PENNSYLVANIA AT PHILPSBURG.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, John S. Ginter, of Tyrone, to be a Trustee of the Cottage State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania, at Philipsburg, to serve until lawfully determined or annulled, to compute from April 11, 1918.

MARTIN G. BRUMBAUGH.

TRUSTEE COTTAGE STATE HOSPITAL FOR INJURED PERSONS OF THE BITUMINOUS AND SEMI-BITUMINOUS COAL REGIONS OF PENNSYLVANIA AT MERCER.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Trustees of the Cottage State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania, at Mercer, to serve until lawfully determined or annulled, to compute from the dates set opposite their names, respectively:

A. R. Hodge, Grove City, August 2, 1917.

S. S. Smith, Mercer, August 2, 1917.

MARTIN G. BRUMBAUGH.

MEMBERS STATE BOARD OF EXAMINERS FOR REGISTRATION OF NURSES.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Members of the State Board of Examiners for Registration of Nurses, to serve for the terms set opposite their names, respectively:

Miss Roberta M. West, Erie, from April 27, 1918, until June 30, 1920 (Nurse).

Albert E. Blackburn, M. D., Philadelphia, five years, to compute from June 30, 1918.

MARTIN G. BRUMBAUGH.

TRUSTEES HOME FOR THE TRAINING IN SPEECH OF DEAF CHILDREN BEFORE THEY ARE OF SCHOOL AGE, AT PHILADELPHIA.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Trustees of the Home for the Training in Speech of Deaf Children Before They Are of School Age, at Philadelphia, for the term of five years, to be computed from the dates set opposite their names, respectively:

J. George Becht, Harrisburg, February 19, 1918.

Roland L. Taylor, Philadelphia, July 5, 1918.

MARTIN G. BRUMBAUGH.

SECRETARY OF AGRICULTURE.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Charles E. Patton, of Curwensville, to be Secretary of Agriculture of the Commonwealth of Pennsylvania, to serve until October 15, 1919, to compute from July 7, 1917.

MARTIN G. BRUMBAUGH.

COMMISSIONERS OF VALLEY FORGE.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Commissioners of Valley Forge, for the term of five years, to compute from June 8, 1918:

William H. Sayen, Philadelphia.

John W. Jordan, Philadelphia.

John T. Windrim, Devon.

John R. K. Scott, Philadelphia.

MARTIN G. BRUMBAUGH.

MEMBERS BOARD OF OSTEOPATHIC EXAMINERS.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Members of the Board of Osteopathic Examiners for Pennsylvania to serve for the terms set opposite their names, respectively:

John T. Downing, Scranton, from July 19, 1917, until August 1, 1920.

Vernon W. Peck, Pittsburgh, from July 9, 1918, until August 1, 1920.

O. J. Snyder, Philadelphia, for three years, from August 1, 1918.

MARTIN G. BRUMBAUGH.

MEMBER COMMISSION FOR THE IMPROVEMENT OF THE STATE CANAL BASINS AT THE PORT OF ERIE.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Charles E. Shenk, of Erie, to be a Member of the Commission for the Improvement of the State Canal Basins at the Port of Erie, to serve until lawfully determined or annulled, to compute from September 4, 1917.

MARTIN G. BRUMBAUGH.

MEMBER GENERAL GEORGE GORDON MEADE STATUE COMMISSION.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Thomas S. Harrison, of Philadelphia, to be a Member of the General George Gordon Meade Statue Commission, to serve until lawfully determined or annulled, to compute from January 25, 1918.

MARTIN G. BRUMBAUGH.

STATE FIRE MARSHAL.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Howard E. Butz, of Huntingdon, to be State Fire Marshal of Pennsylvania, for the term of four years, to compute from October 22, 1918.

MARTIN G. BRUMBAUGH.

MEMBER COLLEGE AND UNIVERSITY COUNCIL.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Members of the College and University Council, to serve for the term of four years, from the dates set opposite their names, respectively:

S. E. Weber, Scranton, October 5, 1917.

H. H. Apple, Lancaster, September 17, 1918.

Henry S. Drinker, South Bethlehem, September 24, 1918.

MARTIN G. BRUMBAUGH.

MEMBERS STATE BOARD OF VETERINARY MEDICAL EXAMINERS.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate

the following named persons to be Members of the State Board of Veterinary Medical Examiners, for the term of four years, to compute from the first Monday of September, 1917:

H. W. Barnard, Lancaster.
H. B. Cox, Philadelphia.

MARTIN G. BRUMBAUGH.

MEMBERS STATE BOARD OF UNDERTAKERS.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, January 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Members of the State Board of Undertakers, for the terms set opposite their names, respectively:

C. C. A. Baldi, Philadelphia, from October 16, 1917, until October 16, 1920.

M. W. Coulter, Homestead, from February 14, 1918, until October 16, 1920.

Luther M. Kniffen, Wilkes-Barre, from October 16, 1918, until October 16, 1921.

MARTIN G. BRUMBAUGH.

MEMBERS STATE BOARD OF GAME COMMISSIONERS.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, January 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Members of the Board of Game Commissioners of Pennsylvania, for the terms set opposite their names, respectively:

Wilson McGrew, Pittsfield, from January 24, 1918, until November 17, 1920.

John M. Phillips, Pittsburgh, for three years from November 17, 1917.

MARTIN G. BRUMBAUGH.

MEMBER BOARD OF DENTAL EXAMINERS.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, January 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Members of the Board of Dental Examiners of the Commonwealth of Pennsylvania, for the term of three years, to compute from the dates set opposite their names, respectively:

W. D. DeLong, Reading, September 1, 1917.

J. D. Whiteman, Mercer, September 1, 1917.

Alexander H. Reynolds, Philadelphia, September 1, 1918.

Alfred P. Lee, Philadelphia, September 1, 1918.

MARTIN G. BRUMBAUGH.

MEMBERS STATE BOARD TO EXAMINE EXPERT ACCOUNTANTS.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, January 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Members of the State Board to Examine Expert Accountants, for the term of three years, to compute from the dates set opposite their names, respectively:

B. Frank Nead, (Lawyer), Harrisburg, July 7, 1917.

Frank M. Speakman, (Acct.), Philadelphia, October 23, 1917.

James E. Hindman, (Lawyer), Pittsburgh, July 1, 1918.

Frank W. Main, (Acct.), Pittsburgh, July 1, 1918.

MARTIN G. BRUMBAUGH.

MEMBERS CONTOUR TOPOGRAPHIC AND GEOLOGICAL SURVEY COMMISSION.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, January 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Members of the Contour Topographic and Geological Survey Commission of Pennsylvania, to serve until lawfully determined or annulled, to compute from November 12, 1917.

Frederick Ehrenfeld, Philadelphia.

Roswell H. Johnson, Pittsburgh.

MARTIN G. BRUMBAUGH.

MEMBERS STATE FREE LIBRARY COMMISSION.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, January 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate,

the following named persons to be Members of the State Free Library Commission, to serve for the terms set opposite their names, respectively:

W. A. Magee, Pittsburgh, from November 10, 1917, until January 3, 1920.

H. S. Ehrhart, Hanover, from November 10, 1917, until January 3, 1920.

Edward E. Eggers, Pittsburgh, from March 22, 1918, until January 3, 1920.

MARTIN G. BRUMBAUGH.

MEMBERS STATE FORESTRY COMMISSION.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, January 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Members of the State Forestry Reservation Commission, for the term of four years, to compute from the dates set opposite their names, respectively:

J. T. Rothrock, West Chester, July 19, 1917.

J. M. Hoffman, Johnstown, October 10, 1917.

Henry W. Shoemaker, McElhattan, November 8, 1918.

MARTIN G. BRUMBAUGH.

ENGINEER TO ASSIST AND CO-OPERATE WITH THE DIRECTOR OF THE DEPARTMENT OF WHARVES, DOCKS AND FERRIES OF THE CITY OF PHILADELPHIA.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, January 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Atwood L. Bliss, of Philadelphia, to be Engineer to Assist and Co-operate with the Director of the Department of Wharves, Docks and Ferries of the City of Philadelphia, in the Improvement of its Port, for the term of two years, to compute from October 11, 1917.

MARTIN G. BRUMBAUGH.

TRUSTEE STATE HOSPITAL OF THE NORTHERN ANTHRACITE COAL REGION.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, January 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Charles S. Weston, of Scranton, to be a Trustee of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania, at Scranton, to serve until lawfully determined or annulled, to compute from October 29, 1917.

MARTIN G. BRUMBAUGH.

TRUSTEES PENNSYLVANIA STATE ORAL SCHOOL FOR THE DEAF, OF SCRANTON, LACKAWANNA COUNTY, PENNSYLVANIA.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, January 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Trustees of the Pennsylvania State Oral School for the Deaf, of Scranton, Lackawanna County, Pennsylvania, to serve until December 10, 1919, to compute from the dates set opposite their names, respectively:

G. d'Andelot Belin, Scranton, from February 14, 1918.

Frank E. Platt, Scranton, from February 14, 1918.

Edwin C. Rogers, Montrose, from July 5, 1918.

MARTIN G. BRUMBAUGH.

TRUSTEES HOMEOPATHIC STATE HOSPITAL FOR THE INSANE.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, January 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons, to be Trustees of the Homeopathic State Hospital for the Insane, at Allentown, to serve for the terms set opposite their names, respectively:

John J. Tuller, Philadelphia, for three years, from January 27, 1918.

William A. Selbert, Easton, for three years, from January 27, 1918.

W. S. Tompkins, Wilkes-Barre, from April 25, 1918, until January 27, 1921.

MARTIN G. BRUMBAUGH.

MEMBERS PUBLIC SERVICE COMMISSION.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Members of the Public Service Commission of the Commonwealth of Pennsylvania, to serve for the terms set opposite their names, respectively:

William A. Magee, Pittsburgh, from May 27, 1918, until July 1, 1921.

Michael J. Ryan, Philadelphia, from July 1, 1918, for ten years.

Harold M. McClure, Lewisburg, from July 2, 1918, until July 1, 1923.

MARTIN G. BRUMBAUGH.

TRUSTEES STATE INSTITUTION FOR FEEBLE-MINDED OF EASTERN PENNSYLVANIA.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Trustees of the State Institution for Feeble-Minded of Eastern Pennsylvania, at Spring City, to serve for the terms set opposite their names, respectively:

Frank G. Hartman, Lancaster, from August 1, 1917, for three years.

George F. Elsenbrow, Reading, from March 22, 1918, until August 1, 1920.

J. Milton Lutz, Llanerch, from August 1, 1918, for three years.

Charles W. Walker, Devon, from October 11, 1918, until August 1, 1921.

Daniel B. Oplinger, New Hope, from October 11, 1918, until August 1, 1921.

George C. Shane, Philadelphia, from December 4, 1918, until August 1, 1920.

MARTIN G. BRUMBAUGH.

MEMBERS PENNSYLVANIA HISTORICAL SOCIETY.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Members of the Pennsylvania Historical Commission, to serve for the term of four years, to compute from November 26, 1917:

W. H. Stevenson, Pittsburgh.

George P. Donehoo, Coudersport.

William C. Sproul, Chester.

MARTIN G. BRUMBAUGH.

MEMBERS DELAWARE RIVER BRIDGE AND TUNNEL COMMISSION.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Members of the Delaware River Bridge and Tunnel Commission, to serve until lawfully determined or annulled, to compute from August 1, 1917:

Thomas E. Smith, Philadelphia.

John T. Windrim, Philadelphia.

Alfred E. Burk, Philadelphia.

MARTIN G. BRUMBAUGH.

MEMBERS GENERAL DAVID MCMURTRE GREGG STATUE COMMISSION.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Members of the General David McMurtrie Gregg Statue Commission, to serve until lawfully determined or annulled, to compute from September 4, 1917:

Richmond L. Jones, Reading.

Isaac Hlester, Reading.

MARTIN G. BRUMBAUGH.

MEMBER ARMORY BOARD.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate,

George C. Rickards, of Oil City, to be a Member of the Armory Board of the State of Pennsylvania, to serve for the term of five years, to compute from April 9, 1918.

MARTIN G. BRUMBAUGH.

TRUSTEES THADDEUS STEVENS INDUSTRIAL SCHOOL.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Trustees of the Thaddeus Stevens Industrial School of Pennsylvania, for the term of three years, to compute from June 12, 1918:

Charles I. Landis, Lancaster.

H. L. Trout, Lancaster.

Frank B. McClain, Lancaster.

MARTIN G. BRUMBAUGH.

TRUSTEES STATE HOSPITAL FOR THE CRIMINAL INSANE.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Trustees of the State Hospital for the Criminal Insane, at Farview, for the terms set opposite their names, respectively:

Thomas E. Price, Scranton, from September 4, 1917, until June 1, 1920.

Walter McNichols, Scranton, from June 1, 1918, for three years.

J. H. Graves, Stroudsburg, from June 1, 1918, for three years.

Fred T. Gelder, Forest City, from June 1, 1918, for three years.

MARTIN G. BRUMBAUGH.

TRUSTEES STATE ASYLUM FOR THE CHRONIC INSANE.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Trustees of the State Asylum for the Chronic Insane of Pennsylvania, at Wernersville, for the terms set opposite their names, respectively:

Jane R. Baker, West Chester, from April 18, 1918, until April 20, 1920.

Joseph L. Lemberger, Lebanon, from June 12, 1918, for three years.

E. E. Beidleman, Harrisburg, from June 12, 1918, for three years.

J. Howell Cummings, Philadelphia, from June 12, 1918, for three years.

J. Warner Hutchins, Philadelphia, from August 28, 1918, until April 20, 1920.

MARTIN G. BRUMBAUGH.

TRUSTEES OF THE STATE INSTITUTION FOR FEEBLE-MINDED OF WESTERN PENNSYLVANIA.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Trustees of the State Institution for Feeble-Minded of Western Pennsylvania, at Polk, for the terms set opposite their names, respectively:

Marshall Phipps, Franklin, from May 1, 1918, for three years.

Frederick H. Coursin, McKeesport, from May 1, 1918, for three years.

Quincy A. Gordon, Mercer, from September 27, 1918, until May 1, 1920.

MARTIN G. BRUMBAUGH.

MEMBER BOARD OF REGISTRATION COMMISSIONERS IN AND FOR THE CITY OF PHILADELPHIA.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, William Walsh, of Philadelphia, to be a Member of the Board of Registration Commissioners in and for the City of Philadelphia, in the Commonwealth of Pennsylvania, to serve until June 15, 1920, to compute from January 9, 1918.

MARTIN G. BRUMBAUGH.

MEMBER BOARD OF REGISTRATION COMMISSIONERS IN AND FOR
THE CITY OF PITTSBURGH.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, January 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Ralph E. Smith, of Pittsburgh, to be a Member of the Board of Registration Commissioners in and for the City of Pittsburgh, in the Commonwealth of Pennsylvania, to serve until June 15, 1920, to compute from December 17, 1918.

MARTIN G. BRUMBAUGH.

MEMBERS STATE BOARD OF EDUCATION.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, January 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Members of the State Board of Education, to serve for the terms set opposite their names, respectively:

Edwin S. Templeton, Greenville, from July 1, 1918, for six years.

L. E. McGinnes, Steelton, from September 30, 1918, until July 1, 1921.

MARTIN G. BRUMBAUGH.

MEMBERS BUREAU OF MEDICAL EDUCATION AND LICENSURE OF
THE DEPARTMENT OF PUBLIC INSTRUCTION.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, January 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Members of the Bureau of Medical Education and Licensure of the Department of Public Instruction of the Commonwealth of Pennsylvania, for the term of three years, to compute from the dates set opposite their names, respectively:

Adolph Koenig, (Med. So.), Pittsburgh, September 1, 1917.

John M. Baldy, (Med. So.), Philadelphia, September 1, 1918.

W. M. Hillegas, (Homco. So.), Philadelphia, September 1, 1918.

MARTIN G. BRUMBAUGH.

STATE SUPERVISOR MOTHERS' ASSISTANCE FUND.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, January 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Miss Mary F. Bogue, of Philadelphia, to be State Supervisor of the Mothers' Assistance Fund, for the term of two years, to be computed from November 8, 1918.

MARTIN G. BRUMBAUGH.

STATE HIGHWAY COMMISSIONER.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, January 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, J. Denny O'Neil, McKeesport, to be State Highway Commissioner of Pennsylvania, for the term of four years, to compute from September 6, 1917.

MARTIN G. BRUMBAUGH.

MEMBER BUILDING COMMISSION OF THE EASTERN STATE HOS-
PITAL FOR THE INSANE.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, January 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Members of the Building Commission of the Eastern State Hospital for the Insane, to serve until lawfully determined or annulled, to compute from the dates set opposite their names, respectively:

Maurice Wertz, Waynesboro, November 28, 1917.

J. J. Corson, Jr., Norristown, November 28, 1917.

Charles T. Thomas, Whitford, November 28, 1917.

Charles T. Aikens, Selinsgrove, November 28, 1917.

Jacob E. Naftzinger, West Reading, January 21, 1918.

MARTIN G. BRUMBAUGH.

MEMBER INDUSTRIAL BOARD IN THE DEPARTMENT OF LABOR AND
INDUSTRY.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, January 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Members of the Industrial Board in the Department of Labor and Industry of Pennsylvania, to serve for the terms set opposite their names, respectively:

Richard V. Farley, Philadelphia, from January 16, 1918, until January 1, 1921.

Otto T. Mallery, Philadelphia, from January 1, 1918, for four years.

Mrs. Samuel Semple, Titusville, from January 1, 1919, for four years.

MARTIN G. BRUMBAUGH.

MEMBER WORKMEN'S COMPENSATION BOARD, DEPARTMENT OF
LABOR AND INDUSTRY.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, January 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, James W. Leech, of Ebensburg, to be a Member of the Workmen's Compensation Board, Department of Labor and Industry, to serve from July 7, 1917, until July 12, 1919.

MARTIN G. BRUMBAUGH.

MEMBER OF THE BUILDING COMMISSION FOR A STATE INSTITU-
TION FOR INEBRIATES.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, January 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Members of the Building Commission for a State Institution for Inebriates, to serve until lawfully determined or annulled, to compute from October 19, 1917:

E. P. Young, Towanda.

Harry Keller, Bellefonte.

S. S. Woods, Lewistown.

James W. Shull, New Bloomfield.

MARTIN G. BRUMBAUGH.

MANAGERS OF THE PENNSYLVANIA VILLAGE FOR FEEBLE-MINDED
WOMEN.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, January 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Managers of the Pennsylvania Village for Feeble-Minded Women, at Laurelton, for the terms set opposite their names, respectively:

Frank M. Vandling, Scranton, from January 2, 1918, for three years.

Mrs. George H. Earle, Philadelphia, from January 2, 1918, for three years.

D. Shelly Closs, Tyrone, from June 6, 1918, until January 2, 1921.

MARTIN G. BRUMBAUGH.

MEMBERS LAKE ERIE AND OHIO RIVER CANAL BOARD.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, January 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Members of the Lake Erie and Ohio River Canal Board of Pennsylvania, to serve for the terms set opposite their names, respectively:

A. E. Adams, Youngstown, O., from July 27, 1917, until October 15, 1919.

Thos. P. Sloan, Charleroi, from July 27, 1917, until October 15, 1919.

H. C. Ogden, Wheeling, W. Va., from July 27, 1917, until October 15, 1920.

John E. Shaw, Pittsburgh, from July 27, 1917, until October 15, 1920.

W. U. Follansbee, Pittsburgh, from July 27, 1917, until October 15, 1921.

Frederick N. Beegle, Beaver Falls, from July 27, 1917, until October 15, 1921.

Wm. H. Stevenson, (Pres.), Pittsburgh, from July 27, 1917, until October 15, 1921.

MARTIN G. BRUMBAUGH.

MEMBERS CAMP CURTIN COMMISSION.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, January 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Members of the Camp Curtin Commission, to serve until lawfully determined or annulled, to compute from July 28, 1917:

Robert A. Enders, Harrisburg.
William Bricker, Harrisburg.
Noah A. Walmer, Harrisburg.
Rev. A. S. Williams, Harrisburg.
W. E. Bailey, Harrisburg.
John A. Herman, Harrisburg.

MARTIN G. BRUMBAUGH.

MEMBERS STATE COMMISSION OF AGRICULTURE.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, January 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Members of the State Commission of Agriculture, to serve for the terms set opposite their names, respectively:

Charles W. Newman, Wyalusing, from March 12, 1918, until June 15, 1921.
George G. Paxton, Houston, from July 5, 1918, until June 15, 1919.

MARTIN G. BRUMBAUGH.

MEMBERS WASHINGTON CROSSING PARK COMMISSION.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, January 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Members of the Washington Crossing Park Commission, to serve for the term of five years, to be computed from October 23, 1917:

J. Edward Moon, Morrisville.
Herman Yerkes, Doylestown.
Samuel C. Eastburn, Langhorne.
W. Heyward Myers, St. Davids.
Allen W. Hagenbach, Allentown.
C. C. A. Baldi, Philadelphia.
Charles M. Schwab, Bethlehem.
Penrose Robinson, Hatboro.
J. Anderson Ross, Philadelphia.
John A. Herman, Harrisburg.

MARTIN G. BRUMBAUGH.

MEMBERS BOARD OF OPTOMETRICAL EDUCATION, EXAMINATION AND LICENSURE.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, January 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Members of the Board of Optometrical Education, Examination and Licensure of the Commonwealth of Pennsylvania, to serve for the terms set opposite their names, respectively:

J. F. Neill, Jr., Philadelphia, from August 7, 1917, for two years.
B. F. Mulhern, Pittsburgh, from August 7, 1917, for two years.
Chester H. Johnston, York, from August 7, 1917, for three years.
J. E. Bliss, Scranton, from August 7, 1917, for three years.
L. M. Phillips, Altoona, from August 7, 1917, for three years.
P. L. Balentine, Philadelphia, from August 7, 1918, for three years.
Samuel C. Chesman, Pittsburgh, from August 7, 1918, for three years.

MARTIN G. BRUMBAUGH.

MEMBER STATE FREE LIBRARY COMMISSION.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, January 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Members of the State Free Library Commission, to serve for the term of five years, to compute from January 3, 1919:

I. Harvey Brumbaugh, Huntingdon.
Morris Jastrow, Philadelphia.

MARTIN G. BRUMBAUGH.

MANAGERS OF THE PENNSYLVANIA VILLAGE FOR FEEBLE-MINDED WOMEN.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, January 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Managers of the Pennsylvania Village for Feeble-Minded Women, at Laurelton, for the term of three years, to compute from January 2, 1919:

Philip B. Linn, Lewisburg.
Elizabeth C. Birney, Philadelphia.
P. J. Blough, Hooversville.

MARTIN G. BRUMBAUGH.

REPORT OF THE PENNSYLVANIA RAILROAD COMPANY.

The Chair cleared his table and laid before the Senate the seventy-first annual report of The Pennsylvania Railroad Company.

(For report see Appendix.)

STATEMENT OF THE SAVING FUND SOCIETY OF GERMANTOWN AND VICINITY.

Also, the sixty-third annual statement of The Saving Fund Society of Germantown and its vicinity.

(For report see Appendix.)

REPORT OF THE WESTERN SAVING FUND SOCIETY.

Also, the seventy-first annual report of The Western Saving Fund Society of Philadelphia for the year 1917.

(For report see Appendix.)

REPORT OF THE PHILADELPHIA SAVING FUND SOCIETY.

Also, the report of The Philadelphia Saving Fund Society for the year 1917.

(For report see Appendix.)

REPORT OF THE LEHIGH COAL AND NAVIGATION COMPANY.

Also, the report of The Lehigh Coal and Navigation Company for the year 1917.

(For report see Appendix.)

PETITIONS URGING RATIFICATION OF PROPOSED AMENDMENT TO FEDERAL CONSTITUTION PROHIBITING MANUFACTURE, SALE OR TRANSPORTATION OF INTOXICATING LIQUORS.

Also, numerous petitions and telegrams urging ratification of the proposed amendment to the Federal Constitution prohibiting the manufacture, sale or transportation of intoxicating liquors within the United States and all territory subject to the jurisdiction thereof, for beverage purposes, which were referred to the Committee on Law and Order when appointed.

RESIGNATION OF MR. W. J. BURKE, SENATOR FROM THE FORTY-SECOND SENATORIAL DISTRICT.

The Chair laid before the Senate the following communication from Mr. W. J. Burke:

Pittsburgh, Pa., January 1, 1918.

Honorable Frank B. McClain, President, Pennsylvania State Senate.

My Dear Sir: Having been elected member of the City Council of Pittsburgh, and assuming the duties of this office on January 7th, I hereby tender you my resignation as member of the State Senate of Pennsylvania, to take effect immediately upon receipt of this notice.

Very truly yours,

W. J. BURKE.

RECESS.

Mr. EYRE. Mr. President, I move that the Senate do now take a recess until 3.25 o'clock P. M.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed, the Senate will be in order.

SENATE PROCEEDS TO HOUSE TO COUNT VOTE FOR STATE OFFICERS.

The hour of 3.30 o'clock P. M. having arrived, Messrs. Dithrich and Vickerman, a Committee from the House of

Representatives, being introduced, informed the Senate that the House of Representatives was ready for the reception of the President and Members of the Senate for the purpose of witnessing the opening, counting and publishing of the official returns of the votes cast on the first Tuesday of November, A. D. 1918, for Governor, Lieutenant-Governor, and Secretary of Internal Affairs.

Whereupon,

The President and members of the Senate proceeded to the hall of the House of Representatives.

SENATE RETURNS FROM HOUSE.

After some time, the President and Senators returned to the Senate chamber.

TELLER'S REPORT OF PROCEEDINGS OF JOINT SESSION OF SENATE AND HOUSE OF REPRESENTATIVES FOR THE OPENING, COUNTING AND PUBLISHING OF VOTES FOR GOVERNOR, LIEUTENANT-GOVERNOR, AND SECRETARY OF INTERNAL AFFAIRS.

Mr. SNYDER, teller on the part of the Senate, made a report, which was read as follows:

That the President and Members of the Senate and the Speaker and Members of the House of Representatives, at 3.30 o'clock this day, and the Honorable Clarence J. Buckman, President pro tempore of the Senate, in pursuance of the Constitution and laws of the Commonwealth, did then and there proceed to open and count and publish the official returns of the election for Governor, Lieutenant-Governor, and Secretary of Internal Affairs, held on the first Tuesday in November, being the fifth day of November, Anno Domini one thousand nine hundred and eighteen, in the City of Philadelphia, and the several counties of the Commonwealth, as follows:

FOR GOVERNOR.

Counties.	William C. Sproul, Republican.	William C. Sproul, Washington.	Eugene C. Bonniwell, Democratic.	Eugene C. Bonniwell, Fair Play.	Charles Sehl, Socialist.	E. J. Fithian, Prohibition.	Robert C. Macauley, Single Tax.	Scattering.
Adams,	3,160	27	2,620	10	64	122	10	1
Allegheny,	50,537	385	29,147	1,819	3,697	2,689	62
Armstrong,	4,098	39	1,414	28	79	308	8
Beaver,	4,819	44	2,350	98	329	470	22
Bedford,	3,549	38	1,547	8	115	154	4
Berks,	8,444	119	11,930	231	1,752	234	21
Blair,	7,557	70	4,074	74	227	417	26
Bradford,	4,933	37	1,404	19	45	357	8
Bucks,	7,728	54	4,645	36	186	174	4	1
Butler,	4,179	40	2,014	39	91	850	6
Cambria,	8,214	119	5,830	224	289	463	45
Cameron,	597	24	234	4	4	33	1
Carbon,	3,077	49	3,142	61	61	120	2
Centre,	3,965	33	2,287	15	38	262	5
Chester,	9,172	107	2,935	36	64	290	12	1
Clarion,	1,942	99	1,461	104	46	396	13
Clearfield,	5,135	93	3,536	87	296	646	24
Clinton,	2,364	28	1,471	23	103	115	5
Columbia,	2,823	56	3,746	26	36	206	4
Crawford,	4,553	39	2,801	42	160	793	7
Cumberland,	5,046	30	2,745	38	80	665	6
Dauphin,	13,593	153	5,027	148	288	1,253	31	5
Delaware,	14,606	115	3,791	405	127	232	20	5
Elk,	1,536	23	1,552	17	93	153	2
Erie,	6,721	63	5,216	98	805	615	30
Fayette,	9,253	45	5,556	54	288	480	13
Forest,	527	3	234	2	35	121	2	1
Franklin,	4,607	55	2,681	16	78	274	8	1
Fulton,	783	6	774	1	6	17
Greene,	2,009	12	2,677	15	18	91
Huntingdon,	3,340	31	997	9	58	107	4
Indiana,	4,310	24	993	28	144	665	9
Jefferson,	3,516	32	1,372	13	122	293	5
Junata,	1,355	9	785	6	15	86	5
Lackawanna,	11,717	28	10,886	63	224	323	37
Lancaster,	17,496	42	4,572	70	229	501	12
Lawrence,	3,574	35	1,269	44	139	720	7
Lebanon,	4,891	61	1,661	58	76	181
Lehigh,	7,340	70	7,903	247	301	247	23
Luzerne,	16,391	155	15,119	289	360	503	98
Lycoming,	5,142	119	4,009	102	406	939	27
McKean,	3,257	71	1,544	43	93	371	10
Mercer,	4,897	21	2,702	14	277	1,848	10
Mifflin,	2,137	33	884	7	70	93	6
Monroe,	1,073	210	1,339	26	20	111	10
Montgomery,	15,829	86	7,228	131	383	270	31
Montour,	942	21	905	15	11	70	7
Northampton,	6,340	124	6,644	653	185	474	21
Northumberland,	6,961	65	5,912	99	301	301	15
Perry,	2,465	4	1,244	10	23	191	6
Philadelphia,	151,872	574	56,441	2,906	3,225	794	145
Pike,	370	1	511	3	26	36	5
Potter,	1,792	17	725	11	91	116	1
Schuylkill,	12,380	147	11,167	320	293	215	25
Snyder,	1,742	16	607	18	19	74	5
Somerset,	6,098	46	1,581	49	214	316	8
Sullivan,	771	14	615	14	14	92
Susquehanna,	2,896	44	1,368	35	16	200	4
Tioga,	3,801	40	666	18	20	173	3
Union,	1,892	36	645	13	17	99	6
Venango,	3,218	34	1,525	43	139	826	11
Warren,	3,025	33	1,187	19	125	731	7
Washington,	8,707	62	4,034	69	305	558	17
Wayne,	2,335	38	1,205	30	41	194	7
Westmoreland,	10,940	97	8,206	265	908	891	39
Wyoming,	1,278	20	534	23	17	53	1
York,	12,186	149	9,731	56	299	698	22	1
Totals,	547,833	4,614	297,557	9,597	18,706	27,360	1,075	18

FOR LIEUTENANT-GOVERNOR.

Counties.	Edward E. Beideman, Republican.	Edward E. Beideman, Washington.	J. Washington Logue, Democratic.	Dalton T. Clarke, Socialist.	F. E. Whittlesey, Prohibition.	William R. McKnight, Single Tax.	Scattering.
Adams,	3,023	12	2,547	75	98	18
Allegheny,	52,779	349	23,867	4,190	1,568	342 2
Armstrong,	3,334	20	1,420	91	326	18
Beaver,	4,739	27	2,295	369	456	36
Bedford,	3,420	19	1,691	125	127	3
Berks,	8,735	119	11,022	1,959	266	29
Blair,	7,612	55	3,792	330	445	57
Bradford,	4,813	31	1,404	51	371	11
Bucks,	7,671	51	4,591	200	211	8
Butler,	4,107	29	2,039	102	755	15
Cambria,	8,741	88	4,816	436	655	70
Cameron,	591	6	233	6	29	4
Carbon,	3,736	53	2,486	75	145	5
Centre,	3,697	18	2,517	47	242	8
Chester,	8,773	72	3,254	63	309	18
Clarion,	1,620	39	1,957	53	289	19
Clearfield,	4,990	45	3,607	347	586	27
Clinton,	2,195	19	1,516	141	122	12
Columbia,	2,531	34	3,833	52	232	17
Crawford,	4,457	13	2,852	194	706	15
Cumberland,	4,829	15	3,185	88	461	9
Dauphin,	14,234	141	4,823	325	849	49 1
Delaware,	14,643	69	3,532	154	358	32
Elk,	2,098	28	876	99	159	3
Erie,	6,571	33	4,779	894	877	36 1
Fayette,	9,073	31	5,528	318	487	19
Forest,	495	261	39	103	1
Franklin,	4,430	32	2,871	84	232	5
Fulton,	746	8	768	6	9	3 1
Greene,	1,864	2	2,724	23	80	6
Huntingdon,	3,238	22	1,077	63	118	8
Indiana,	4,236	19	1,023	158	636	11 1
Jefferson,	3,491	20	1,350	138	270	23
Juniata,	1,277	7	878	17	40	9
Lackawanna,	11,795	22	9,966	233	382	50
Lancaster,	17,390	30	4,502	249	587	16
Lawrence,	3,507	28	1,228	161	651	21
Lebanon,	4,338	36	1,527	86	238	3
Lehigh,	7,795	70	7,244	297	239	29
Luzerne,	16,826	136	13,542	539	604	139
Lycoming,	4,777	83	4,158	459	913	33
McKean,	3,198	54	1,489	122	367	14
Mercer,	4,956	21	2,975	323	1,313	19
Mifflin,	1,954	14	1,057	82	77	5
Monroe,	971	37	1,390	44	148	11
Montgomery,	15,873	72	6,986	392	301	42 1
Montour,	910	17	817	10	71	10
Northampton,	6,235	102	6,142	266	619	36
Northumberland,	7,191	57	5,052	872	376	27
Perry,	2,364	4	1,435	17	101	3
Philadelphia,	154,582	698	51,434	3,536	1,105	335 3
Pike,	333	1	508	29	23	4
Potter,	1,753	15	703	95	111	8
Schuylkill,	13,414	191	9,119	372	244	58
Snyder,	1,742	15	598	25	46	14
Somerset,	5,955	22	1,546	235	354	24
Sullivan,	719	8	575	16	113
Susquehanna,	2,823	29	1,389	18	205	5
Tioga,	3,689	28	668	33	183	9
Union,	1,800	16	703	19	89	6
Venango,	3,189	30	1,488	121	818	22
Warren,	2,968	28	1,231	141	670	12
Washington,	8,324	25	4,260	380	479	36
Wayne,	2,259	24	1,240	47	205	8
Westmoreland,	10,949	70	7,839	1,071	960	52
Wyoming,	1,215	10	588	19	56	1
York,	11,251	57	10,209	245	824	24 1
Totals,	550,925	3,566	279,022	21,617	26,087	2,072	11

FOR SECRETARY OF INTERNAL AFFAIRS.

Counties.	James F. Woodward. Republican.	James F. Woodward, Washington.	Asher R. Johnson. Democratic.	William Adams, Socialist.	T. H. Hamilton, Prohibition.	Jerome C. Reis, Single Tax.	Scattering.
Adams,	3,009	8	2,557	71	81	9
Allegheny,	53,855	360	29,173	4,493	1,776	240
Armstrong,	3,957	14	1,457	96	282	14
Beaver,	4,708	293	2,244	387	444	34
Bedford,	3,401	24	1,716	123	115	1
Berks,	8,404	79	11,082	2,043	243	28
Blair,	7,546	34	3,812	336	437	41
Bradford,	4,774	27	1,399	49	388	6
Bucks,	7,646	37	4,588	211	194	12
Butler,	4,109	27	2,100	108	702	9
Cambria,	8,619	63	4,705	403	693	70
Cameron,	562	6	231	6	33	2
Carbon,	3,245	31	2,697	85	140	8
Centre,	3,661	10	2,595	54	220	2
Chester,	8,762	63	3,270	73	286	13
Clarion,	1,681	50	1,781	66	323	8
Clearfield,	5,045	38	3,607	336	557	21
Clinton,	2,126	13	1,508	145	119	6
Columbia,	2,454	17	3,869	50	244	10
Crawford,	4,308	14	2,942	191	611	12
Cumberland,	4,763	16	3,249	93	434	4
Dauphin,	13,654	82	5,023	362	933	47
Delaware,	14,529	40	3,433	149	423	39
Elk,	2,056	32	897	101	154	8
Erie,	6,681	35	4,690	915	711	41
Fayette,	9,038	29	5,545	309	449	16
Forest,	499	1	261	40	99
Franklin,	4,408	30	2,913	92	197	5
Fulton,	730	5	780	8	9	4
Greene,	1,856	6	2,728	25	76	2
Huntingdon,	3,194	22	1,068	65	109	6
Indiana,	4,221	24	996	160	624	2
Jefferson,	3,498	22	1,366	141	258	12
Juniata,	1,273	3	893	21	34
Lackawanna,	11,577	52	9,968	284	681	53
Lancaster,	17,339	32	4,474	260	582	18
Lawrence,	3,492	15	1,264	173	583	14
Lebanon,	4,841	22	1,509	93	242	2
Lehigh,	7,693	53	7,329	422	210	30
Luzerne,	16,480	96	13,885	526	616	108
Lycoming,	4,618	63	4,196	489	979	32
McKean,	2,946	51	1,865	115	305	12
Mercer,	5,020	17	3,049	314	1,131	13
Mifflin,	1,932	6	1,101	76	66	2
Monroe,	919	12	1,422	35	144	14
Montgomery,	15,853	36	6,926	411	292	39
Montour,	882	5	871	13	75	11
Northampton,	5,933	65	6,230	300	637	46
Northumberland,	7,045	35	5,280	408	378	24
Perry,	2,319	4	1,473	19	77	2
Philadelphia,	155,005	596	48,881	3,615	1,098	242
Pike,	329	1	504	31	23	3
Potter,	1,750	17	683	97	109	6
Schuylkill,	13,543	85	9,088	393	239	44
Snyder,	1,727	14	623	21	37	5
Somerset,	5,920	18	1,581	238	335	14
Sullivan,	675	3	589	22	117	2
Susquehanna,	2,806	24	1,409	15	185	1
Tioga,	3,671	26	664	30	186	6
Union,	1,811	16	712	19	74	3
Venango,	3,187	31	1,504	136	779	14
Warren,	2,985	21	1,229	141	640	8
Washington,	8,436	26	4,154	347	465	28
Wayne,	2,254	19	1,247	53	173	6
Westmoreland,	10,941	63	7,816	1,089	898	37
Wyoming,	1,77	4	607	19	52	2
York,	10,951	34	10,427	359	779	21
Totals,	548,389	2,850	274,235	22,374	25,609	1,594	7

SUMMARY OF VOTE FOR GOVERNOR.

William C. Sproul, Republican,	547,833	
William C. Sproul, Washington,	4,614	
		552,447
Eugene C. Bonniwell, Democratic,	297,557	
Eugene C. Bonniwell, Fair Play,	9,597	
		307,154
Charles Sehl, Socialist,	18,706	
E. J. Fithian, Prohibition,	27,360	
Robert C. Macauley, Single Tax,	1,075	
Scattering,	18	

Total number of votes cast, 906,760

Sproul's plurality over Bonniwell, 245,292.
Sproul's majority over all, 198,134.

SUMMARY OF VOTES FOR LIEUTENANT-GOVERNOR.

Edward E. Beidleman, Republican,	550,925	
Edward E. Beidleman, Washington,	3,566	
		554,491
J. Washington Logue, Democratic,	279,022	
Dalton T. Clarke, Socialist,	21,617	
F. E. Whittlesey, Prohibition,	26,087	
William R. McKnight, Single Tax,	2,072	
Scattering,	18	

Total number of votes cast, 883,307

Beidleman's plurality over Logue, 275,369.
Beidleman's majority over all, 225,675.

SUMMARY OF VOTE FOR SECRETARY OF INTERNAL AFFAIRS.

James F. Woodward, Republican,	548,389	
James F. Woodward, Washington,	2,850	
		551,239
Asher R. Johnson, Democratic,	274,235	
William Adams, Socialist,	22,874	
T. H. Hamilton, Prohibition,	25,609	
Jerome C. Reis, Single Tax,	1,594	
Scattering,	7	

Total number of votes cast, 875,058

Woodward's plurality over Johnson, 277,004.
Woodward's majority over all, 227,420.

Whereupon the President pro tempore announced that William C. Sproul, having received the highest number of votes, was duly elected Governor for the term of four years from the third Tuesday in January, A. D. 1919, and that Edward E. Beidleman, having received the highest number of votes, was duly elected Lieutenant-Governor for the term of four years from the third Tuesday in January, A. D. 1919, and that James F. Woodward, having received the highest number of votes, was duly elected Secretary of Internal Affairs for the term of four years from the first Tuesday in May, A. D. 1919.

Four certificates were signed in each case, as follows:

We, the President of the Senate and Speaker of the House of Representatives of the Commonwealth of Pennsylvania, do certify that the President of the Senate did, on the seventh day of January, A. D. one thousand nine hundred and nineteen, in the Hall of the House of Representatives at the State Capitol, open the returns of the election for Governor of this Commonwealth, and publish the same in the presence of both Houses of the Legislature, conformably to the provisions of the Constitution and laws of said Commonwealth, and upon counting the votes by a teller appointed on the part of each House, it appeared that William C. Sproul had the highest number of votes; whereupon the said William C. Sproul was declared to have been duly elected Governor of the Commonwealth.

In testimony whereof, we have hereunto set our hands and affixed our seals the day and year above written.

FRANK B. McCLAIN,

President of the Senate.

ROBERT S. SPANGLER,

Speaker of the House of Representatives.

PLYMOUTH W. SNYDER,

Teller on the part of the Senate.

HARRY H. HEYBURN,

Teller on the part of the House of Representatives.

We, the President of the Senate and Speaker of the House of Representatives of the Commonwealth of Pennsylvania, do certify that the President of the Senate did, on the seventh day of January, A. D. one thousand nine hundred and nineteen, in the Hall of the House of Representatives at the State Capitol, open the returns of the election for Lieutenant-Governor of this Commonwealth, and publish the same in the presence of both Houses of the Legislature, conformably to the provisions of the Constitution and laws of said Commonwealth, and upon counting the votes by a teller appointed on the part of each House, it appeared that Edward E. Beidleman had the highest number of votes; whereupon the said Edward E. Beidleman was declared to have been duly elected Lieutenant-Governor of the Commonwealth.

In testimony whereof, we have hereunto set our hands and affixed our seals the day and year above written.

FRANK B. McCLAIN,

President of the Senate.

ROBERT S. SPANGLER,

Speaker of the House of Representatives.

PLYMOUTH W. SNYDER,

Teller on the part of the Senate.

HARRY H. HEYBURN,

Teller on the part of the House of Representatives.

We, the President of the Senate and Speaker of the House of Representatives of the Commonwealth of Pennsylvania, do certify that the President of the Senate did, on the seventh day of January, A. D. one thousand nine hundred and nineteen, in the Hall of the House of Representatives at the State Capitol, open the returns of the election for Secretary of Internal Affairs of this Commonwealth, and publish the same in the presence of both Houses of the Legislature, conformably to the provisions of the Constitution and laws of said Commonwealth, and upon counting the votes by a teller appointed on the part of each House, it appeared that James F. Woodward had the highest number of votes; whereupon the said James F. Woodward was declared to have been duly elected Secretary of Internal Affairs of the Commonwealth.

In testimony whereof, we have hereunto set our hands and affixed our seals the day and year above written.

FRANK B. McCLAIN,

President of the Senate.

ROBERT S. SPANGLER,

Speaker of the House of Representatives.

PLYMOUTH W. SNYDER,

Teller on the part of the Senate.

HARRY H. HEYBURN,

Teller on the part of the House of Representatives.

The PRESIDENT. The report of the tellers will be entered at length on the Journal of the Senate.

COMMUNICATIONS FROM THE GOVERNOR.

The Private Secretary to the Governor being introduced, presented communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows:

APPROVAL OF CONCURRENT RESOLUTION PROVIDING FOR PAYMENT OF POSTAGE ON LEGISLATIVE JOURNAL

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed a resolution authorizing the Chief Clerks of the Senate and House of Representatives to make arrangements for the necessary postage so that the Legislative Journal may be mailed according to the requirements of the Post Office Department.

MARTIN G. BRUMBAUGH,

APPROVAL OF CONCURRENT RESOLUTION PROVIDING FOR THE APPOINTMENT OF INAUGURAL COMMITTEE.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed a resolution of the Senate and

House of Representatives providing for the appointment of a committee to make the necessary arrangements for the inauguration of the Governor-elect and authorizing an appropriation to provide for the expenses thereof.

MARTIN G. BRUMBAUGH.

NOMINATIONS BY THE GOVERNOR.

NOTARIES PUBLIC.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of their confirmation:

ALLEGHENY COUNTY.

Miss Marletta Cancelliere, Pittsburgh.
Miss Lillian M. Martin, Bellevue.
Miss Mildred McCrossin, Pittsburgh.
Earl Noble, Pittsburgh.
Miss Gertrude Ohl, Pittsburgh.
Miss Dorothy C. Paulin, Pittsburgh.
Clarence M. Sheasley, Pittsburgh.
George Smoley, McKees Rocks.
Charles B. Stewart, Pittsburgh.
Stephen Swenshkowski, Natrona.
E. Ward Tillicson, Pittsburgh.
Miss W. M. Townsend, Pittsburgh.
W. Herbert Walter, Pittsburgh.
James L. Wible, Morgan.

BERKS COUNTY.

Tobias W. Minner, Bally.

BLAIR COUNTY.

John R. Bassler, Roaring Spring.

CAMBRIA COUNTY.

Miss Edith E. Murphy, Johnstown.

DELAWARE COUNTY.

James C. MacDonough, Yeadon.
Charles W. McChee, Tinicum.
Mrs. Annie L. Vaughan, Edgystone.

ERIE COUNTY.

A. E. Hillstrom, Erie.
Robert L. Rodgers, Erie.

JEFFERSON COUNTY.

T. P. Smith, Falls Creek.

LACKAWANNA COUNTY.

Miss Jeannette M. Bushnell, Dunmore.
Miss Kathryn E. Carroll, Scranton.
Samuel H. Chlpak, Scranton.
H. E. Collins, Scranton.

LANCASTER COUNTY.

J. B. Herr, Lititz.

LEBANON COUNTY.

Mrs. E. Blanche Gingrich, Lebanon.
John E. Hartman, Lebanon.

LEHIGH COUNTY.

Robert S. Stoneback, Emaus.

LYCOMING COUNTY.

John B. Courson, Williamsport

MERCER COUNTY.

G. R. Grosseope, Sharon.

MONTGOMERY COUNTY.

Ralph N. Campbell, Conshohocken.

NORTHAMPTON COUNTY.

Morris J. Dimmick, Hellertown.
William Henry Stahlnecker, Fountain Hill.
A. Sweden Worsley, Bethlehem.

NORTHUMBERLAND COUNTY.

Paul J. Durdach, Shamokin.
Guy L. Young, Dewart.

PHILADELPHIA COUNTY.

Mrs. Florence W. Baldwin, Philadelphia.
Oscar C. A. Covey, Philadelphia.
John Bravinckas, Philadelphia.
C. Henry Corliss, Philadelphia.
Domenick D'Alfonso, Philadelphia.
John N. Davis, Philadelphia.
Frank Di Berardino, Philadelphia.
William Douglass, Philadelphia.
Mrs. Lucy S. Frenzel, Philadelphia.
Raymond C. Frick, Philadelphia.
Charles E. Johnston, Philadelphia.
Henry E. Lallou, Jr., Philadelphia.
James A. Lynd, Philadelphia.
Miss Rose E. McCarthy, Philadelphia.
James A. Moran, Philadelphia.
Joseph Newman, Philadelphia.
Rocco Prete, Philadelphia.
Mrs. Florence Rothenburger, Philadelphia.
Henry T. Sterling, Philadelphia.
Mrs. A. R. Sweeney, Philadelphia.
Walker B. Webb, Philadelphia.
Frederick G. Webel, Philadelphia.
Guillaom A. Wells, Philadelphia.
Stanley J. Yerger, Philadelphia.
Roland G. C. Young, Philadelphia.

SOMERSET COUNTY.

R. R. Straub, Boswell.

SULLIVAN COUNTY.

John G. Homsher, Dushore.

VENANGO COUNTY.

Miss M. Grace Davis, Oil City.

WESTMORELAND COUNTY.

H. Halyama, Sr., New Kensington.

MARTIN G. BRUMBAUGH.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To The Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of their confirmation:

BERKS COUNTY.

Miss Mabel T. Frederick, Reading.

DELAWARE COUNTY.

Samuel B. Pennington, Chester.
Miss Clara L. Priest, Lansdowne.

PHILADELPHIA COUNTY.

I. Irwin Fisher, Philadelphia.
Ambrose E. Fow, Philadelphia.
Chester A. Kratz, Philadelphia.

ALLEGHENY COUNTY.

B. Byron Forney, McKeesport.

MARTIN G. BRUMBAUGH.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
The Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the dates set opposite their names, respectively:

ALLEGHENY COUNTY.

Lewis M. Alpern, Pittsburgh, January 24, 1919.
John T. Baker, Clairton, January 21, 1919.
John M. Beedle, North Clairton, January 21, 1919.
A. H. Behrenberg, Pittsburgh, January 19, 1919.
F. Norman Black, Duquesne, January 16, 1919.
Henry L. Born, Mt. Oliver, January 21, 1919.
Wm. F. Brunner, Pittsburgh, January 19, 1919.
James Bryant, McKees Rocks, January 28, 1919.
Sol Buckstein, Pittsburgh, January 7, 1919.
J. L. Campbell, Dormont, January 7, 1919.
Leo J. Coyle, Pittsburgh, January 21, 1919.
E. D. Cree, Pittsburgh, January 21, 1919.
J. K. Crownover, Pittsburgh, January 7, 1919.
R. M. Daubenspeck, Pittsburgh, January 7, 1919.
Louis Dauenhauer, Pittsburgh, January 19, 1919.
James P. Davis, Duquesne, January 16, 1919.
Miss Martha L. England, Pittsburgh, January 21, 1919.
Miss Laura E. Feree, McKeesport, January 18, 1919.
Samuel Glick, Clarion, January 16, 1919.

G. E. F. Gray, Pittsburgh, January 24, 1919.
 J. Irwin Green, Pittsburgh, January 19, 1919.
 Ira Gribben, Pittsburgh, January 19, 1919.
 Miss Mary M. Hedden, Pittsburgh, January 19, 1919.
 Thomas B. Hepler, Natrona, January 23, 1919.
 Wm. McC. Herron, Pittsburgh, January 16, 1919.
 E. A. Hess, Pittsburgh, January 19, 1919.
 Clarence F. Hilty, Pittsburgh, January 18, 1919.
 George J. J. Hoelsche, Pittsburgh, January 7, 1919.
 C. J. Hoffman, Pittsburgh, January 21, 1919.
 John Jenkins, January 21, 1919.
 George A. Jones, Pittsburgh, January 21, 1919.
 J. C. Kalser, Pittsburgh, January 21, 1919.
 Martin L. Keck, Pitcairn, January 18, 1919.
 Edwin Logan, Avalon, January 16, 1919.
 Francesco Lonetti, Pittsburgh, January 21, 1919.
 L. H. McCabe, Pittsburgh, January 19, 1919.
 Charles W. McChesney, Pittsburgh, January 16, 1919.
 W. L. McDaniel, Swissvale, January 21, 1919.
 W. A. McDevitt, Braddock, January 19, 1919.
 M. Mandelbaum, Pittsburgh, January 7, 1919.
 James P. Montgomery, Pittsburgh, January 18, 1919.
 H. G. Raymond, Pittsburgh, January 7, 1919.
 James E. Ruch, Pittsburgh, January 7, 1919.
 Theodore Schleid, Bellevue, January 7, 1919.
 Robert A. Scott, Pittsburgh, January 18, 1919.
 A. G. Sharra, Pittsburgh, January 16, 1919.
 Clyde N. Shaw, McKeesport, January 21, 1919.
 Harry M. Stein, Pittsburgh, January 25, 1919.
 George L. Sutter, Pittsburgh, January 19, 1919.
 C. W. Syniewski, Pittsburgh, January 21, 1919.
 Albert G. Walter, Pittsburgh, January 21, 1919.
 James S. Weldon, Wilkensburg, January 19, 1919.
 Clarence A. Williams, Pittsburgh, January 19, 1919.

ARMSTRONG COUNTY.

Albert P. Roberts, Leechburg, January 18, 1919.

BEAVER COUNTY.

Joseph H. Grandey, Rochester, January 7, 1919.

BERKS COUNTY.

Daniel B. Blankenmiller, West Reading, January 25, 1919.
 Horace P. Fetter, Reading, January 16, 1919.
 Miss Mary B. Freed, Boyertown, January 7, 1919.
 Henry B. Hintz, Reading, January 21, 1919.
 Wayne K. Leinbach, Reading, January 16, 1919.
 Wood M. Schwartz, Reading, January 25, 1919.
 John H. Sponagle, Birdsboro, January 21, 1919.
 Edward E. Stetson, Wernersville, January 19, 1919.
 Cameron E. Strauss, Reading, January 25, 1919.
 Charles R. Werner, Reading, January 19, 1919.
 J. Benton Whitman, Reading, January 23, 1919.
 Leonard G. Yoder, Reading, January 16, 1919.

BLAIR COUNTY.

Alex. Weir, Altoona, January 16, 1919.

BRADFORD COUNTY.

L. M. Osborne, Towanda, January 19, 1919.

BUCKS COUNTY.

Saverio Aita, Bristol, January 23, 1919.

CAMBRIA COUNTY.

James Mellon, Patton, January 21, 1919.
 Miss Clara M. Staehr, Johnstown, January 18, 1919.

CARBON COUNTY.

Thomas D. Lewis, Lansford, January 7, 1919.

CENTRE COUNTY.

W. Harrison Walker, Bellefonte, January 21, 1919.

CHESTER COUNTY.

George L. Anderson, Avondale, January 18, 1919.
 E. C. Austin, West Grove, January 19, 1919.
 Miss Mary H. Davis, West Chester, January 7, 1919.
 Mrs. Caroline L. McFarlan, West Chester, January 11, 1919.
 John W. Maffett, Clarion, January 28, 1919.

CLEARFIELD COUNTY.

M. S. Mitchell, Clearfield, January 7, 1919.

CLINTON COUNTY.

Howard Franklin Candor, Lock Haven, January 27, 1919.

COLUMBIA COUNTY.

Ralph R. John, Bloomsburg, January 21, 1919.
 Lewis C. Mensch, Catawissa, January 21, 1919.
 Henry T. Traugh, Berwick, January 21, 1919.

CRAWFORD COUNTY.

Miss Maude Harper, Meadville, January 21, 1919.
 Lewis H. Lauderbaugh, Meadville, January 21, 1919.
 Miss Bernice McGinnett, Titusville, January 16, 1919.
 John Shuler, Meadville, January 21, 1919.

DAUPHIN COUNTY.

Clinton M. Hershey, Harrisburg, January 25, 1919.
 Miss Margaret M. Reichert, Harrisburg, January 16, 1919.
 Edward M. Winters, Harrisburg, January 19, 1919.

DELAWARE COUNTY.

Ralph L. Aman, Radnor Township, January 7, 1919.
 Edward J. Fitzgerald, Jenkintown, January 7, 1919.
 Albert N. Garrett, Swarthmore, January 16, 1919.
 Miss Nancy P. Hinkson, Chester, January 7, 1919.
 Mrs. Anne Gray Taylor, Chester, January 19, 1919.
 William H. Tricker, Media, January 19, 1919.
 Miss Mary C. Ulrich, Chester, January 19, 1919.

ERIE COUNTY.

George K. Frank, Erie, January 21, 1919.
 Charles A. Mertens, Erie, January 21, 1919.
 William C. Seabrook, Erie, January 18, 1919.
 Miss Mae Silsby, North Girard, January 16, 1919.

FAYETTE COUNTY.

Charles T. Cramer, Uniontown, January 11, 1919.
 Joseph Halporn, Smock, January 18, 1919.
 Miss Edith Harris, Connellsville, January 31, 1919.

GREENE COUNTY.

E. D. Patterson, Waynesburg, January 18, 1919.

INDIANA COUNTY.

Elisha Green, Plumville, January 31, 1919.
 Mrs. Marcia M. Healy, Blairsville, January 21, 1919.
 J. W. Wilson, Indiana, January 21, 1919.

LACKAWANNA COUNTY.

Walter Briggs, Scranton, January 21, 1919.
 F. H. Coughlin, Scranton, January 19, 1919.
 David Landau, Scranton, January 21, 1919.
 E. Fenton Tinkham, Scranton, January 19, 1919.
 Charles H. Welles, Jr., Scranton, January 19, 1919.
 John R. Wilson, Scranton, January 7, 1919.

LANCASTER COUNTY.

Amos E. Burkholder, Lancaster, January 21, 1919.
 J. Guy Eshleman, Lancaster, January 21, 1919.
 Edward R. Heltshu, Lancaster, January 21, 1919.
 William H. Kready, Lancaster, January 21, 1919.
 F. P. D. Miller, Columbia, January 18, 1919.
 Martin E. Musser, Mountville, January 21, 1919.

LAWRENCE COUNTY.

Hiram G. Miller, New Castle, January 19, 1919.
 W. J. Uber, New Castle, January 16, 1919.
 W. R. Thompson, New Wilmington, January 19, 1919.

LEBANON COUNTY.

William S. Poorman, Palmyra, January 21, 1919.

LEHIGH COUNTY.

James A. Miller, New Tripoli, January 25, 1919.

LUZERNE COUNTY.

Charles W. Dana, Wilkes-Barre, January 21, 1919.
 Michael Drosdick, Hazleton, January 7, 1919.
 George L. Fenner, Wilkes-Barre, January 21, 1919.
 Harry L. Freeman, Wilkes-Barre, January 21, 1919.
 C. W. Honeywell, Plymouth, January 21, 1919.
 George H. McDonnell, Wilkes-Barre, January 7, 1919.
 Winfield L. Parsons, Wilkes-Barre, January 21, 1919.
 Miss Lillian Saunders, Hazleton, January 16, 1919.

LYCOMING COUNTY.

Ermin F. Hill, Hughesville, January 21, 1919.
 John T. Hyatt, Jersey Shore, January 19, 1919.

MCKEAN COUNTY.

Charles J. Hubbard, Kane, January 14, 1919.

MERCER COUNTY.

Miss Mary Adams, Sharon, January 19, 1919.
 John H. Elliott, Sharon, January 22, 1919.
 Samuel W. Johnston, Mifflinburg, January 18, 1919.

MONTGOMERY COUNTY.

Daniel H. Bertolet, Pottstown, January 21, 1919.
 Theodore M. Delany, Jenkintown, January 16, 1919.
 George M. Dlemer, Pottstown, January 25, 1919.
 Samuel H. Friay, Pottstown, January 19, 1919.
 Miss Nina S. Ritter, Norristown, January 18, 1919.
 A. L. Saxton, North Wales, January 21, 1919.
 Miss Susanna L. Walton, Horsham, January 7, 1919.

NORTHAMPTON COUNTY.

Michael E. Falcone, Roseto, January 16, 1919.
 Thomas B. Hill, Shamokin, January 7, 1919.
 Joseph F. Housel, Watsonstown, January 31, 1919.
 H. O. Moser, Mount Carmel, January 16, 1919.
 C. Elmer John, Mount Carmel, January 16, 1919.
 Franklin A. Lahr, Herndon, January 21, 1919.
 P. L. Tressler, Dalmatia, January 7, 1919.

PHILADELPHIA COUNTY.

Walter Acuff, Philadelphia, January 16, 1919.
 Wilbur Alrich, Philadelphia, January 21, 1919.
 John W. Armstrong, Philadelphia, January 21, 1919.
 Bernard J. Arndt, Philadelphia, January 11, 1919.
 C. G. Bernard, Holmesburg, January 16, 1919.
 William A. Barr, Philadelphia, January 16, 1919.
 Henry L. Bechtel, Philadelphia, January 16, 1919.
 Joseph J. Behan, Philadelphia, January 19, 1919.
 H. Bepperling, Philadelphia, January 15, 1919.
 Miss Anna E. Bisler, Philadelphia, January 21, 1919.
 Stanley W. Bruce, Philadelphia, January 18, 1919.
 Charles H. Buckley, Philadelphia, January 19, 1919.
 Clifford K. Cassel, Philadelphia, January 16, 1919.
 Lewis Cohen, 2nd, Philadelphia, January 19, 1919.
 Reuben Cohen, Sr., Philadelphia, January 19, 1919.
 Daniel J. Connelly, Philadelphia, January 18, 1919.
 Emerson Conrad, Philadelphia, January 21, 1919.
 John H. Craven, Philadelphia, January 18, 1919.
 William A. Dornan, Philadelphia, January 19, 1919.
 Miss Elizabeth M. Dougherty, Philadelphia, January 7, 1919.
 James J. Doyle, Philadelphia, January 16, 1919.
 John Ennis, Jr., Philadelphia, January 7, 1919.
 Samuel Feinstein, Philadelphia, January 7, 1919.
 William S. Fenerty, Philadelphia, January 7, 1919.
 F. William Fink, Philadelphia, January 18, 1919.
 Ferdinand D. Fleming, Philadelphia, January 18, 1919.
 G. Percy Fox, Philadelphia, January 21, 1919.
 Vivian Frank Gable, Philadelphia, January 16, 1919.
 William E. Gaunt, Philadelphia, January 28, 1919.
 Michael J. Geraghty, Philadelphia, January 16, 1919.
 Harvey Gourley, Philadelphia, January 19, 1919.
 Herman T. Gruninger, Philadelphia, January 25, 1919.
 John J. Guerlin, Philadelphia, January 28, 1919.
 David H. Hall, Philadelphia, January 7, 1919.
 Miss Mary E. Hamer, Philadelphia, January 25, 1919.
 Howard W. Hanson, Philadelphia, January 21, 1919.
 Herman Harvey, Philadelphia, January 16, 1919.
 Willis B. Heidinger, Philadelphia, January 7, 1919.
 Roger S. Henderson, Philadelphia, January 20, 1919.
 Miss Lillian M. Hudnut, Philadelphia, January 21, 1919.
 Aaron Imber, Philadelphia, January 18, 1919.
 Miss Stella Irwin, Philadelphia, January 31, 1919.
 Eugene M. Jeannisson, Philadelphia, January 16, 1919.
 J. H. Jefferies, Philadelphia, January 21, 1919.
 G. Herbert Jenkins, Philadelphia, January 20, 1919.
 A. A. Jones, Philadelphia, January 18, 1919.
 Winfield S. H. Knope, Philadelphia, January 16, 1919.
 Abraham Klosky, Philadelphia, January 21, 1919.
 Miss Ellen R. Kroninger, January 21, 1919.
 Alexander Henry Lane, Philadelphia, January 21, 1919.
 William A. Lechier, Philadelphia, January 19, 1919.
 Miss Amelia E. Lambert, Philadelphia, January 16, 1919.
 Raymond I. Lofland, Philadelphia, January 21, 1919.
 J. Paul Lyet, Philadelphia, January 21, 1919.
 David McBurney, Philadelphia, January 18, 1919.
 Harry M. McBurney, Philadelphia, January 18, 1919.
 Miss Mary M'Calla, Philadelphia, January 28, 1919.
 Edmund L. McCurdy, Philadelphia, January 21, 1919.
 Clayton McElroy, Philadelphia, January 19, 1919.
 Thomas F. McTear, Philadelphia, January 18, 1919.
 Henry W. Marston, Philadelphia, January 21, 1919.
 James A. Martin, Philadelphia, January 21, 1919.
 Solomon Meisach, Philadelphia, January 18, 1919.
 R. Rothwell Meehan, Philadelphia, January 16, 1919.
 Francis C. Menamin, Philadelphia, January 29, 1919.
 Charles M. Miller, Philadelphia, January 18, 1919.
 William D. Miller, Philadelphia, January 22, 1919.
 Russell Moritz, Philadelphia, January 18, 1919.
 Robert H. Morrow, Philadelphia, January 20, 1919.
 Charles F. Myers, Philadelphia, January 21, 1919.
 Theodore E. Nickles, Philadelphia, January 11, 1919.
 Victor Paul, Philadelphia, January 21, 1919.
 Herbert U. Porter, Philadelphia, January 18, 1919.
 George W. Presker, Philadelphia, January 19, 1919.
 Joseph P. Prindle, Philadelphia, January 7, 1919.
 Arthur J. Pursell, Philadelphia, January 18, 1919.
 Miss Martha A. Quinn, Philadelphia, January 16, 1919.
 J. Howard Rhoads, Philadelphia, January 21, 1919.
 L. E. Richardson, Philadelphia, January 7, 1919.
 Theodore Richardson, Philadelphia, January 21, 1919.
 John Rodgers, Philadelphia, January 19, 1919.
 John J. Rutherford, Philadelphia, January 22, 1919.

George E. Sattler, Philadelphia, January 27, 1919.
 Max Schermer, Philadelphia, January 18, 1919.
 Andrew Schimmel, Jr., Philadelphia, January 19, 1919.
 William C. Selsor, Philadelphia, January 7, 1919.
 Edgar F. Shinehouse, Philadelphia, January 18, 1919.
 Daniel E. Shisler, Philadelphia, January 21, 1919.
 Marmaduke D. Smith, Philadelphia, January 28, 1919.
 Thomas Kilby Smith, Philadelphia, January 19, 1919.
 C. Ralph Sorbeer, Philadelphia, January 20, 1919.
 William T. Steel, Philadelphia, January 21, 1919.
 Ernest Stephen, Philadelphia, January 21, 1919.
 William C. Stoever, Philadelphia, January 19, 1919.
 Miss Kathryn A. Summers, Philadelphia, January 19, 1919.
 Lewis Thomas, Philadelphia, January 18, 1919.
 John L. Vandiver, Philadelphia, January 31, 1919.
 Alfred Vogel, Philadelphia, January 21, 1919.
 William D. Vreeland, Philadelphia, January 16, 1919.
 Miss Florence A. Wall, Philadelphia, January 7, 1919.
 Frederick H. Weber, Philadelphia, January 16, 1919.

SCHUYLKILL COUNTY.

P. W. Bierstein, Shenandoah, January 21, 1919.
 Frank J. Laubenstein, Ashland, January 20, 1919.

SUSQUEHANNA COUNTY.

Miss Harriet M. Johnston, Susquehanna, January 27, 1919.
 Miss Sue M. Strous, Montrose, January 18, 1919.

TIOGA COUNTY.

Chester H. Ashton, Knoxville, January 21, 1919.
 Walter Sherwood, Wellsboro, January 21, 1919.

VENANGO COUNTY.

Alvin A. Anderson, Emlenton, January 21, 1919.
 S. R. Ball, Oil City, January 20, 1919.
 E. E. Boyd, Franklin, January 19, 1919.
 Miss Mary B. Eckert, Franklin, January 16, 1919.
 John M. McGill, Oil City, January 21, 1919.
 Louis J. Roess, Oil City, January 19, 1919.

WARREN COUNTY.

H. A. Pinney, Sheffield, January 19, 1919.

WASHINGTON COUNTY.

Miss Jennie Hammond, Monongahela City, January 16, 1919.
 C. T. Lewis, Donora, January 16, 1919.
 John W. McDowell, Washington, January 20, 1919.

WAYNE COUNTY.

Miss Rena S. Edgett, Honesdale, January 19, 1919.
 George W. Lobb, Hawley, January 7, 1919.

WESTMORELAND COUNTY.

Jesse S. Cook, Scottdale, January 21, 1919.
 A. M. Dick, West Newton, January 21, 1919.
 Peter H. Naley, Manor, January 19, 1919.
 George Slaine, Greensburg, January 19, 1919.
 James B. Small, Greensburg, January 16, 1919.
 Jeffery W. Taylor, Greensburg, January 16, 1919.
 Harry C. Walley, New Kensington, January 25, 1919.

WYOMING COUNTY.

Mrs. Eulalie Piatt Ogden, Tunkhannock, January 18, 1919.

YORK COUNTY.

Miss Celeste L. Burg, York, January 7, 1919.
 Robert E. Glenn, York, January 21, 1919.
 James C. Overmiller, York, January 18, 1919.

MARTIN G. BRUMBAUGH

Commonwealth of Pennsylvania,
 Executive Chamber, Harrisburg, January 7, 1919.
 To The Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the dates set opposite their names, respectively:

ALLEGHENY COUNTY.

Henry W. Armstrong, Pittsburgh, January 21, 1919.
 Harry Bernstein, Pittsburgh, January 16, 1919.
 George N. Coleman, Pittsburgh, January 28, 1919.
 Howard C. Watson, Pittsburgh, January 7, 1919.
 S. F. Boyer, Pittsburgh, January 28, 1919.

BLAIR COUNTY.

Mrs. Edith S. Bartley, Altoona, January 21, 1919.

CHESTER COUNTY.

William H. Rogers, Spring City, January 25, 1919.

LANCASTER COUNTY.

Walter A. Miller, Lancaster, January 21, 1919.

LEHIGH COUNTY.

Austin A. Glick, Catasauqua, January 31, 1919.
Charles D. Peters, Slatington, January 21, 1919.

LUZERNE COUNTY.

J. P. Gorman, Hazleton, January 31, 1919.

PHILADELPHIA COUNTY.

Samuel B. S. Barth, Philadelphia, January 23, 1919.
John Baxter, Philadelphia, January 21, 1919.
William D. Clouds, Philadelphia, January 21, 1919.
Samuel J. Houston, Philadelphia, January 28, 1919.
Miss Rose Marie Kelly, Philadelphia, January 19, 1919.
George B. Kilpatrick, Philadelphia, January 7, 1919.
Arthur S. Minster, Philadelphia, January 21, 1919.
C. Wesley Ruffell, Philadelphia, January 16, 1919.
Alfred Raymond Smith, Philadelphia, January 20, 1919.
George M. Taggart, Philadelphia, January 21, 1919.
J. Harry Wagner, Philadelphia, January 21, 1919.
Miss Willametta Wallace, Philadelphia, January 18, 1919.
Henry J. Walter, Philadelphia, January 21, 1919.
Charles J. Weiss, Philadelphia, January 21, 1919.
Nicholas A. Zehren, Philadelphia, January 18, 1919.

MARTIN G. BRUMBAUGH.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.

To The Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the dates set opposite their names, respectively:

BERKS COUNTY.

J. Edward Miller, Hamburg, January 19, 1919.

PHILADELPHIA COUNTY.

Reed B. De Horsey, Philadelphia, January 18, 1919.
Thomas J. Hunt, Philadelphia, January 21, 1919.
Ferdinand S. Knowles, Philadelphia, January 20, 1919.

ERIE COUNTY.

Miss Anna Tierney, Erle, January 23, 1919.

MONTGOMERY COUNTY.

Miss Margaret Potter, Norristown, January 21, 1919.
Miss Katherine H. Fox, Norristown, January 31, 1919.

ALLEGHENY COUNTY.

Charles A. Looke, Pittsburgh, January 18, 1919.

MARTIN G. BRUMBAUGH.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. Baldwin,

That rule 38, which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into Executive Session for the purpose of acting on the foregoing nominations.

Which was agreed to.

Whereupon,

A motion was made by Mr. Baldwin,

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—36.

Baldwin,	Davis,	Leiby,	Salus,
Barnes,	DeWitt,	Leslie,	Sassaman,
Barr,	Donahue,	Martin,	Schantz,
Beidleman,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sprout,
Campbell,	Haldeman,	Miller, S. J.,	Turner,
Craig,	Herron,	Nason,	Vare,
Crow,	Homsher,	Patton,	Weaver,
Daix,	Jones,	Phipps,	Whitten,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Mr. BALDWIN. Mr. President, I move that the Executive Session do now rise.

Mr. VARE. Mr. President, I second the motion.
The motion was agreed to.

INAUGURAL COMMITTEE.

The PRESIDENT. The President pro tempore announces the appointment of the following Inaugural Committee: The Senator from Fayette, Mr. William E. Crow; the Senator from Indiana, Mr. Wilbur P. Graff; the Senator from Susquehanna, Mr. Edward E. Jones; the Senator from Northumberland, Mr. William C. McConnell; the Senator from Philadelphia, Mr. David Martin; the Senator from Lehigh, Mr. Horace W. Schantz; the Senator from Lycoming, Mr. Charles W. Sones; the Senator from Westmoreland, Mr. James B. Weaver, and the Senator from Allegheny, Mr. Norman A. Whitten.

LEAVES OF ABSENCE.

The Chair asked and obtained indefinite leave of absence for the Senator from Adams, Mr. Beales, on account of illness.

Mr. MARTIN asked and obtained leave of absence for the Senator from Philadelphia, Mr. Gray from January 20th to January 25th, 1919.

RESOLUTION ON DEATH OF HONORABLE THEODORE ROOSEVELT,
AS AUTHORIZED BY CAUCUS OF REPUBLICAN MEMBERS OF THE
SENATE ON JANUARY 6, 1919.

Mr. MARTIN offered the following resolution, which was twice read, considered and agreed to:

Whereas, The sad intelligence has reached us of the untimely death of Honorable Theodore Roosevelt, now be it

Resolved by the Senate of Pennsylvania that in the demise of this great American, our country has sustained an irreparable loss: that there has gone out from us a foremost citizen whose patriotism, courage and devotion to the highest and truest ideals were at all times an inspiration not only to our own citizenship but to the people of the world.

His life taught the lessons of singleness of purpose, courageous tenacity in undertaking and fearless championship of efficient government.

As an administrative officer, soldier, Governor, President, author, explorer and publicist he has left to the world an heritage rich in the examples of faithful performance, indomitable battle against evil, bravery in conflict and devotion to flag and country that will ever make men nobler in thoughts and worthier in action. As a crusader he blazed the way to the establishment of industrial and social righteousness and has been stricken at the very height of his usefulness and virility in seeking to solve the problems of the reconstruction and readjustment of a world devastated by war.

Be it further resolved, That a copy of these resolutions be forwarded to the stricken family and that we cause the same to be placed upon our minutes.

DAVID MARTIN,
HORACE W. SCHANTZ,
MARSHALL L. PHIPPS,
SUMMERFIELD J. MILLER,
EDWARD E. JONES.

ADJOURNMENT.

Mr. MARTIN. Mr. President, I move that the Senate do now adjourn as a mark of respect to the memory of Honorable Theodore Roosevelt.

Mr. PHIPPS. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 4:02 P. M., until 9 o'clock, Monday evening, January 20, 1919.

HOUSE OF REPRESENTATIVES

TUESDAY, January 7, 1919.

The hour of twelve o'clock having arrived, Hon. Thomas H. Garvin, Chief Clerk of the House of Representatives, called the members-elect to order, and announced, that

This being the day fixed by the Constitution for the meeting of the General Assembly, and a number of gentlemen elected members of the House of Representatives sufficient to constitute a quorum being present, the body will come to order.

PRAYER.

The Chaplain, Rev. S. G. Zerfass, of Ephrata, Lancaster County, Pa., offered the following prayer:

Great God, Creator and Redeemer of the Universe, at this opening session of the present Legislature we humbly recognize Thy omniscience and omnipresence in all of life's activities, and fervently invoke Heaven's richest benedictions on all our deliberations. Bless the President of the United States and our Congress in the reconstructive work incident to the blessings of the peace that is to follow this ending of the cruel yet triumphant world war. Be with the incoming Governor and all connected with the government of th's great Commonwealth, and give us strength, wisdom and success.

In the unexpected demise of our ex-President Theodore Roosevelt, we have suffered irreparable loss, and we here mourn the death of a number of members of the House of Representatives of this State; yet we come to Thee for comfort and consolation. Death is but transition.

Bless the Speaker and the members of the House with wisdom and conscientious concept of duty, and may we all live to be missed, ever moving about doing good, being a credit to ourselves and a glory unto Thee as Thy created images, ever performing our mission with zeal and energy. Be with us and bless us more than we deserve, and in everything that we stand in need of. Grant all these favors for the Saviour's sake, and Thine be the glory evermore. Amen.

THE SECRETARY OF THE COMMONWEALTH PRESENTS RETURNS OF ELECTION OF MEMBERS.

The Deputy Secretary of the Commonwealth being introduced, stated that pursuant to the provisions of the eighty-eighth section of the Act of July 2, 1839, entitled "An Act relative to elections in this Commonwealth," he presented to the House of Representatives the returns of the election for members held on November 5, 1918, which were laid upon the table.

OPENING OF RETURNS.

Mr. RICHARD CURRY offered the following resolution, which was twice read, considered and agreed to:

Resolved, That the returns of the election be now opened and read.

The said returns were opened and read as follows:

REPRESENTATIVES IN THE GENERAL ASSEMBLY.

ADAMS COUNTY.

C. Arthur Griest, R.,	2,790	Jacob I. Hereter, D.,	2,572	
C. Arthur Griest, P.,	60	Charles I. Krumrine, S.,		73
	2,850	Charles W. Bucher, L. L.,		530

ALLEGHENY COUNTY.

1st Dist.—		2d Dist.—		
Thomas Paul Geary, R., ..	3,406	William J. McCaig, R., ..	4,335	
Thomas Paul Geary, D., ..	558	William J. McCaig, W., ..	27	4,362
	3,964			
Joseph C. Marcus, R.,	3,294	John C. Sullivan, R., ..	4,293	
William J. Sullivan, D.,	873	John C. Sullivan, W., ..	31	4,324
Leon Arkin, S., ..	187	P. J. Doherty, D., ..	1,379	
Nathan Malyn, S., ..	173	P. G. Morgan, D., ..	1,187	
H. Wesley Lynch, P., ..	64	Jullus Demar, S., ..	191	
W. W. Sipe, P., ..	52	Martin Dreger, S., ..	165	
James W. McCredick, W., ..	99	G. B. Cain, P., ..	155	
James W. McCredick, R., ..	24	E. M. Douglas, P., ..	186	
	123	3d Dist.—		
Benjamin L. Steinberg, W.,	91	John Lauler, R.,	1,056	
Benjamin L. Steinberg, R. P.,	10	John Lauler, W.,	10	1,066
	101	James J. Lally, D., ..	728	
		James A. Martin, S., ..	41	
		A. P. McAdams, P., ..	104	

4th Dist.—				
Edward B. Goehring, R., ..	2,111			
Edward B. Goehring, P.,	17			3,128
		James F. McShane, D., ..	1,056	
		James F. McShane, F. P., ..	33	1,089
		Martin Weber S., ..	94	
		L. H. Campbell, P., ..	354	
		L. H. Campbell, W., ..	38	392
5th Dist.—				
Harry B. Todd, R., ..	2,640			
Frank F. Schellenberg, D.,	1,204			
P. W. Fuller, S., ..	176			
W. H. Daughenbaugh, P.,	237			
Charles Ross, W., ..	434			
6th Dist.—				
Albert G. Krugh, R., ..	5,948			
Albert G. Krugh, W., ..	50			5,998
		William J. Mangan, R., ..	5,464	
		William J. Mangan, D., ..	2,049	
		William J. Mangan, W., ..	23	7,536
		George H. Soffel, R.,	5,384	
		George H. Soffel, W.,	118	6,002
		Adam Forster, D., ..	2,357	
		Frank J. E. Werling, D.,	2,180	
		Walter G. Pope, S., ..	570	
		Wm. Rinkhoff, S., ..	569	
		Howard E. Springer, S.,	514	
		William W. Barclay, P.,	514	
		Roy O. Eichleay, P., ..	482	
		A. Devoe P. Miller, P.,	507	
7th Dist.—				
Charles A. Michel, R., ..	2,997			
James Wettach, R., ..	2,974			
D. I. Jamison, D., ..	935			
T. T. Shuster, D., ..	823			
Emil Limbach, S., ..	268			
Harry McDonald, S., ..	240			
E. E. Ihrig, P.,	117			
A. E. McClelland, P., ..	107			

8th Dist.—				
Edward M. Hough, R., ..	4,721			
Edward M. Hough, W., ..	34			4,755
		William F. Stadlander, R.,	4,224	
		William F. Stadlander, D.,	1,330	
		William F. Stadlander, W.,	38	5,592
		George A. Strine, D., ..	1,401	
		Wm. H. Lynch, S., ..	318	
		Edward C. Schumm, S.,	379	
		James A. Chambers, P.,	434	
		Sebastian Tishue, P., ..	256	

ARMSTRONG COUNTY.				
Charles F. Armstrong, R., ..	3,971	A. E. Curry, R., ..	3,788	
Charles F. Armstrong, S., ..	146	A. E. Curry, D., ..	1,172	
Charles F. Armstrong, P., ..	239	A. E. Curry, S., ..	88	
	4,356	A. E. Curry, P., ..	225	5,273
		John L. Murray, D., ..		1,441
		Scattering,		1
BEAVER COUNTY.				
Charles H. Kennedy, R., ..	4,754	John G. Marshall, R., ..	4,612	
Charles H. Kennedy, P., ..	378	John G. Marshall, P., ..	436	
	5,132	John G. Marshall, W., ..	13	5,061

9th Dist.—				
Sydney G. Willson, R.,	2,048			
James H. Payne, D., ..	1,049			
James H. Payne, P., ..	269			1,318
		Joseph A. Barton, S., ..		220
10th Dist.—				
Carl C. Baldridge, R., ..	6,748			
Martin, R., ..	6,897			
William H. Martin, P., ..	768			7,665
		Samuel J. McKim, R., ..	6,695	
		Samuel J. McKim, P., ..	981	
		Samuel J. McKim, W., ..	48	7,724
		William N. Barnhart, D., ..	4,113	
		William N. Barnhart, P., ..	774	4,887
		David Colclaser, S., ..		1,207
		D. S. Connor, S., ..		1,232
		Charles A. Fike, S., ..		1,140
		Scattering,		12
11th Dist.—				
W. Heber Dithrich, R.,	8,106			
J. H. W. Simpson, R., ..	7,976			
Joseph G. Steedle, R., ..	7,915			
Joseph G. Steedle, W., ..	85			8,000
		William C. Wagner, R.,		8,053
		William Bowden, D., ..		3,942
		Robert S. Flanegin, D.,		3,730
		Thos. J. Higgins, D., ..		3,659
		Miles B. Layton, Jr., D.,		3,568
		Earl O. Gunther, S., ..		988
		Jerry V. McMunn, S., ..		697
		W. W. Noonan, S., ..		861
		Frederic Thompson, S.,		874
		William Geer, P.,		963
		William Geer, W.,		84
				1,047
		H. B. Lewis, P., ..		843
		James M. Norris, P., ..		461
		James M. Norris, W., ..		85
				546
		Harry H. Wolfe, P., ..		734
		Harvey F. Botsford, W.,		347
12th Dist.—				
Nelson McVicar, R.,	6,281			
Nelson McVicar, P.,	429			
Nelson McVicar, W., ..	28			6,738
		John W. Vickerman, R., ..	5,962	
		John W. Vickerman, P., ..	555	
		John W. Vickerman, W., ..	35	6,552
		Peter Nussbaumer, D.,		2,477
		George J. Shaffer, D., ..		2,393
		D. C. Bergman, S., ..		652
		J. Earl Henish, S., ..		572

BEAVER COUNTY—Continued

Robert T. McCoy, D.,	2,477	Henry H. Wilson, D.,	2,241
Robert T. McCoy, F. P.,	87	Henry H. Wilson, F. P.,	79
	2,564		2,320
		C. R. Shrum, S.,	363
		C. N. Snell, S.,	333

BEDFORD COUNTY.

Edgar R. Smith, R.,	3,381	Warren S. Hoenstine, D.,	1,845
Edgar R. Smith, S.,	99		
Edgar R. Smith, P.,	1		
	3,481		

BERKS COUNTY.

1st Dist.—		Daniel A. Rothenberger, D.,	5,632
James E. Norton, R.,	4,586		9,008
James E. Norton, W.,	58	Wilson G. Sarig, R.,	3,318
	4,644	Wilson G. Sarig, D.,	5,813
Irvin E. Seaman, R.,	4,193		9,131
Walter A. Ringler, D.,	4,992	John E. Troxel, R.,	3,397
William H. Straus, D.,	4,419	Cyrus K. Brendle, D.,	6,035
James H. Maurer, S.,	2,923	Howard M. Moser, S.,	444
J. Henry Stump, S.,	2,678	Fred Slabach, S.,	385
Louis A. Rickert, W.,	69	Charles R. Yercer, S.,	403
2d Dist.—			
Daniel A. Rothenberger, R.,	3,376		

BLAIR COUNTY.

1st Dist.—		Simon F. Zook, R.,	4,109
Fred A. Bell, R.,	2,965	Simon F. Zook, P.,	209
Fred A. Bell, P.,	237		4,318
Fred A. Bell, W.,	9	Charles A. Marks, D.,	1,824
	3,211	Charles A. Marks, W.,	22
Thomas E. Kearns, D.,	2,274		1,846
John Griffith, S.,	120	Jacob E. Miller, D.,	1,785
2d Dist.—		Charles W. Rhoads, S.,	182
Samuel McCurdy, R.,	4,384	Wm. F. Ross, S.,	168
Samuel McCurdy, P.,	222		
	4,606		

BRADFORD COUNTY.

Charles P. Dewey, R.,	4,724	W. Worth Jennings, R.,	4,570
Charles P. Dewey, S.,	81	Willis S. Lafferty, D.,	1,545
Charles P. Dewey, P.,	303	George D. Stephens, D.,	1,299
Charles P. Dewey, W.,	18	Worthy Arthur, S.,	58
	5,126	C. P. Howland, P.,	525
		C. P. Howland, W.,	46
			571

BUCKS COUNTY.

W. Albertson Haines, R.,	7,592	Charles A. Schlachter, D.,	4,535
William Krause, R.,	7,567	Dennis Fluck, S.,	210
Andrew J. Scarborough, D.,	4,590	Charles Smith, S.,	202
		Harry Neamand, P.,	287
		William R. Stuckert, P.,	269

BUTLER COUNTY.

Victor A. Barnhart, R.,	4,183	William C. Flndley, D.,	1,987
Victor A. Barnhart, P.,	499	Donald R. Urquhart, D.,	2,130
	4,682	W. D. Altman, S.,	119
George I. Woner, R.,	4,105	A. J. Kurtz, S.,	113
George I. Woner, P.,	547	Scattering,	2
	4,652		

CAMBRIA COUNTY.

1st Dist.—		2d Dist.—	
J. Ross Horne, R.,	2,473	William Davis, R.,	5,357
J. Ross Horne, S.,	71	William Davis, D.,	2,420
J. Ross Horne, P.,	194		7,777
	2,738	Wm. G. Griffith, R.,	4,527
William J. Gompers, D.,	2,348	Wm. G. Griffith, P.,	575
		Wm. G. Griffith, W.,	50
			5,152

Wm. J. Brawley, D.,	3,867	Edmund James, W.,	311
James Feeley, S.,	375	Edmund James, R. P.,	51
Amos E. Murphy, S.,	296		1,282
Edmund James, P.,	920	P. J. Rodden, R. P.,	61

CAMERON COUNTY.

C. J. Goodnough, R.,	594	J. R. Klees, D.,	273
C. J. Goodnough, W.,	12	J. R. Klees, P.,	22
	606		295

CARBON COUNTY.

Harry Zanders, R.,	3,541	Harry Zanders, D.,	2,526
		Scattering,	11
			6,067

CENTRE COUNTY.

Ives L. Harvey, R.,	3,910	Ives L. Harvey, P.,	240
Ives L. Harvey, S.,	135		4,285
		John Noll, D.,	2,342

CHESTER COUNTY.

Harry C. Graham, R.,	8,380	Maurice G. Yeager, D.,	3,214
Maris M. Hollingsworth, R.,	8,524	Carl O. Benner, P.,	721
George R. North, R.,	8,450	Samuel Buckwalter, P.,	646
Charles E. Criswell, D.,	3,406	Harry C. Thomas, P.,	544
Michael J. Murphy, D.,	3,172	Scattering,	1

CLARION COUNTY.

Norman C. Ball, R.,	1,706	S. C. Hepler, S.,	117
E. M. Sweitzer, D.,	1,892		
E. M. Sweitzer, P.,	282		
	2,174		

CLEARFIELD COUNTY.

Donald D. Miller, R.,	5,138	Green W. Bell, D.,	3,565
Joseph E. Phillips, R.,	4,277	William J. Hoover, D.,	3,452
Joseph E. Phillips, P.,	1,085	John P. Rogers, D.,	3,382
Joseph E. Phillips, W.,	34	Nelson Custo, S.,	322
	5,398	James Goss, S.,	345
A. H. Pidgeon, R.,	4,768	Joseph Relley, S.,	305
A. H. Pidgeon, W.,	112	Dallas B. Kirk, P.,	540
	4,880	George T. Underwood, P.,	543
		Alonso Moulthrop, W.,	139
		Scattering,	1

CLINTON COUNTY.

Richard S. Quigley, R.,	2,325	Richard S. Quigley, P.,	98
Richard S. Quigley, S.,	151		2,574
		Lewis Treglow, D.,	1,508

COLUMBIA COUNTY.

Lewis C. Mensch, R.,	2,356	J. Bruce Hess, P.,	347
Charles A. Shaffer, D.,	4,032	J. Bruce Hess, W.,	35
Charles A. Shaffer, S.,	39		382
	4,071		

CRAWFORD COUNTY.

John A. Bolard, R.,	4,281	William L. Metzcnbacher, D.,	3,016
John A. Bolard, W.,	22	William L. Metzcnbacher, P.,	423
	4,303		3,449
H. H. Finney, R.,	4,346	Frank W. Atwood, S.,	196
P. C. Harned, D.,	2,885	Vinton Bulst, S.,	159
P. C. Harned, P.,	407	L. O. McLane, W.,	78
	3,292	Scattering,	5

CUMBERLAND COUNTY.

Ross L. Beckley, R.,	4,846	Abraham L. Line, S.,	86
William C. Bowman, R.,	4,715	L. S. Beam, P.,	294
Horace C. Barner, D.,	3,306	Davidson W. Lindsey, P.,	275
P. L. Beistline, D.,	3,369	Scattering,	10
Frank Hosler, S.,	86		

DAUPHIN COUNTY.

1st Dist.—		2nd Dist.—	
Albert Millar, R., ...	6,424	D. J. Bechtold, R., ...	6,198
David I. Miller, R., ...	6,493	Ira E. Ulsh, R., ...	6,002
A. Ramsey S.		William R.	
Black, D., ...	4,111	Bottomley,	
A. Ramsey S.		D., ...	2,499
Black, P., ...	431	William R.	
	4,542	Bottomley,	
G. Willis Hart-		P., ...	522
man, D., ...	3,679		3,021
G. Willis Hart-		Charles W. Mc-	
man, P., ...	418	Coy, D., ...	2,430
	4,097	Charles W. Mc-	
Amos Groff, S., ...	113	Coy, P., ...	541
L. G. Smith, S., ...	139		2,971
		W. Waller Schreffler, S.,	186
		Charles E. Weidner, S.,	181
		Scattering, ...	16

DELAWARE COUNTY.

1st Dist.—		Harvey T. Ogden, D., ...	2,812
William T. Ramsey,		F. Greenwood, S., ...	137
R., ...	3,957	Walter N. Lodge, S., ...	132
John S. Crego, D., ...	776	Henry F. Mil-	
Daniel G. Hendricks,		ler, P., ...	491
P., ...	492	Henry F. Mil-	
2nd Dist.—		ler, W., ...	83
William C. Alexander,			574
R., ...	10,174	J. H. Paschall, P., ...	371
Harry H. Heyburn,		John B. Simpson, W., ...	182
R., ...	10,003	Scattering, ...	7
Louis C. Emmons, D.,	2,709		

ELK COUNTY.

John M. Flynn,		Scattering, ...	16
R., ...	2,088		
John M. Flynn,			
D., ...	877		
	2,965		

ERIE COUNTY.

1st Dist.—		Charles Emmert, S., ...	364
William J. Wil-		T. H. C. Noll, P., ...	99
lert, R., ...	1,739	2nd Dist.—	
William J. Wil-		Howard P. Shunk, R.,	3,714
lert, P., ...	102	Leon E. Markham, D.,	1,586
	1,841	Melvin J.	
George N. Dumbeck,		Smith, S., ...	195
D., ...	1,581	Melvin J.	
O. G. Crawford, S., ...	346	Smith, P., ...	674
Scattering, ...	3	Melvin J.	
2nd Dist.—		Smith, W., ...	37
Joseph M.		Melvin J.	
Schilling, R., ...	1,120	Smith, R. P., ...	11
Joseph M.			317
Schilling, D., ...	1,763		
Joseph M.			
Schilling, R.			
P., ...	4		
	2,887		

FAYETTE COUNTY.

1st Dist.—		Duncan Sinclair, R., ...	6,182
Merchant L. Collier,		Reuben Howard, D., ...	3,801
R., ...	2,944	Thomas D.	
A. J. Gans,		Schuyler, D.,	3,616
D., ...	1,934	Thomas D.	
A. J. Gans,		Schuyler, P., ...	216
P., ...	133		3,832
	2,067	J. Buell Snyder, D., ...	3,704
Robert G. Benson, S.,	76	J. Percy Frazier, S., ...	252
2nd Dist.—		James Greece, S., ...	217
Ernest R. Kooser, R.,	6,238	Frank E. Patterson,	
Russell B. McIntyre,		S., ...	243
R., ...	6,200		

FOREST COUNTY.

Ira M. Fox, R., ...	526	Lewis Behrens, S., ...	31
H. M. McKean, D., ...	272		
H. M. McKean, P., ...	98		
	370		

FRANKLIN COUNTY.

Loudon Francis		Frank S. Magill,	
Benchoff, R., ...	4,594	W., ...	20
Loudon Francis			4,612
Benchoff, W., ...	55	I. G. Rider, D., ...	2,975
	4,649	Benjamin Danzberger,	
Frank S. Magill,		S., ...	112
R., ...	4,355	Albert Hoover, S., ...	129
Frank S. Magill,		Scattering, ...	7
P., ...	227		

FULTON COUNTY.

George A. Comer, R., ...	939	Scattering, ...	1
Clem Chestnut,			
D., ...	688		
Clem Chestnut,			
P., ...	17		
	705		

GREENE COUNTY.

D. M. Garrison, R., ...	2,415	George B. Drake, P., ...	86
John C. Hampson, D., ...	2,420		

HUNTINGDON COUNTY.

Lawrence N. Crum, R., ...	8,323	Scattering, ...	2
Harry Brewster, D., ...	1,115		

INDIANA COUNTY.

J. T. Davis, R., ...	4,185	J. F. Fitzpatrick, D., ...	1,191
J. T. Davis, P., ...	557	Davis A. Palmer, S., ...	145
	4,742	Scattering, ...	1

JEFFERSON COUNTY.

T. T. Millin, R., ...	3,574	George W. Stev-	
T. T. Millin, P., ...	222	enson, P., ...	161
	3,796		4,724
George W. Stev-		Charles A. Morris, D., ...	1,415
enson, R., ...	3,431	Carl P. Anderson, S., ...	147
George W. Stev-		R. C. Mallory, S., ...	133
enson, D., ...	1,132	Scattering, ...	6

JUNIATA COUNTY.

John H. Shellenberger,		Isaiah D. Musser, D., ...	937
R., ...	1,330		

LACKAWANNA COUNTY.

1st Dist.—		Davis Weiss, S., ...	103
David Fowler, R., ...	1,834	W. S. Bartlett, P., ...	135
William J.		4th Dist.—	
Morris, D., ...	1,079	Michael J.	
William J.		Ruddy, R., ...	1,451
Morris, F. P., ...	6	Michael J.	
	1,085	Ruddy, D., ...	2,330
Humphrey Penhale,			3,781
S., ...	32	5th Dist.—	
George Hart, P., ...	1	William W. Jones, R.,	2,359
2nd Dist.—		Patrick J. Mc-	
Hugh A. Daw-		Hale, D., ...	2,252
son, R., ...	2,095	Patrick J. Mc-	
Hugh A. Daw-		Hale, F. P., ...	10
son, D., ...	828		2,262
	2,923	Home Smith, P., ...	8
Robert Snyder, S., ...	75	6th Dist.—	
George Hart, P., ...	157	David F. Davis,	
3rd Dist.—		R., ...	2,620
Frederick C.		David F. Davis,	
Ehrhardt, R., ...	1,976	S., ...	55
Frederick C.		David F. Davis,	
Ehrhardt, D., ...	832	P., ...	82
	2,808	Phillip Schwartz, D., ...	1,496

LANCASTER COUNTY.

1st Dist.—		Harry L. Rhoads, R., ...	12,679
Aaron B. Hess, R., ...	4,508	John A. DeHoff, D., ...	2,597
William E. Kegel, D., ...	1,875	Edgar R. Ebersole, D.,	2,607
Benjamin H. Heller,		Horace L. Skiles, D.,	2,572
P., ...	250	John F. Sload, D., ...	2,543
2nd Dist.—		Harlan S. Gatchell,	
G. Graybill Diehm, R.,	12,764	P., ...	518
Joseph T. Evans, R.,	12,679	W. D. Marburger, P.,	556
Michael R. Hoffman,		Simon B. Minnich, P.,	513
R., ...	12,689	Ross H. Rohrer, P., ...	496

LAWRENCE COUNTY.

Charles G. Jordan, R., ...	3,656	Robert L. Wal-	
Charles G. Jordan, P., ...	377	lace, P., ...	388
	4,033	Thomas W. Humphrey,	4,045
Robert L. Wal-		D., ...	1,269
lace, R., ...	3,657	Thomas M. Shaffer, D.,	1,114
		Alex Parks, S., ...	187

LEBANON COUNTY.

Charles T. Hickernell,		Frank Bedger, S., ...	92
R., ...	4,745	Cyrus Hickernell, S., ...	93
L. Saylor Zimmerman,		Calvin J. Ithen, P., ...	417
R., ...	4,563	Scattering, ...	12
Peter R. Boltz, D., ...	1,703		
A. E. Gobble, D., ...	1,519		
A. E. Gobble, P., ...	1		
A. E. Gobble, W., ...	89		
	1,609		

LEHIGH COUNTY.

1st Dist.—	Joseph Matchette, P.,	98	
Charles A. Reber, R., ...	Joseph Matchette, W.,	15	113
Charles A. Reber, R. P., ...			
Frank A. Michael, D., ...	3rd Dist.—		
Sylvester W. Kratzer, S., ...	Albert E. Rinn, R., ...	1,847	
	Albert E. Rinn, D., ...	2,262	4,109
2nd Dist.—	Roscoe Hartzell, S., ...	117	
Samuel J. Evans, R., ...			
James P. Brady, D., ...			
Jacob Schiffer, S., ...			

LUZERNE COUNTY.

1st Dist.—	5th Dist.—		
Conrad G. Miller, R., ...	T. C. Edwards, R., ...	1,830	
Conrad G. Miller, D., ...	Richard Powell, D., ...	2,006	
Conrad G. Miller, S., ...	Richard Powell, S., ...	112	
Edgar H. Kresge, P., ...	Richard Powell, P., ...	285	
Edgar H. Kresge, W., ...	Richard Powell, W., ...	34	
Edgar H. Kresge, R. P., ...	Richard Powell, F. P., ...	29	2,466
2nd Dist.—	6th Dist.—		
George W. Houck, R., ...	John McKay, R., ...	2,946	
George W. Houck, P., ...	John McKay, D., ...	889	
Peter Murphy, D., ...	John McKay, S., ...	170	
Peter Murphy, S., ...	John McKay, P., ...	169	
Peter Murphy, W., ...	John McKay, R. P., ...	7	4,181
3rd Dist.—	A. E. Rapson, W., ...	343	
Patrick H. Wynne, R., ...	7th Dist.—		
Patrick H. Wynne, D., ...	Richard Aston, R., ...	3,047	
Patrick H. Wynne, S., ...	Richard Aston, P., ...	125	
4th Dist.—	Richard Aston, W., ...	14	3,186
Joseph F. Cohan, P., ...	Robert B. McCallum, R., ...	4,282	
Thomas J. Morgan, R., ...	James W. Brislin, D., ...	3,052	
Thomas J. Morgan, S., ...	James W. Brislin, S., ...	219	
Thomas J. Morgan, P., ...	James W. Brislin, W., ...	20	3,291
Thomas J. Morgan, W., ...	Thomas Finerty, D., ...	1,520	
Anthony Swovick, D., ...	Thomas Finerty, S., ...	156	
	Thomas Finerty, F. P., ...	27	1,703
	Alfred E. Burnaford, P., ...	374	

LYCOMING COUNTY.

Charles F. Bidelschaper, R., ...	Malcolm MacMillan, D., ...	4,280	
Charles F. Bidelschaper, P., ...	Edgar H. Maitland, D., ...	3,692	
W. Clyde Harer, R., ...	Edgar H. Maitland, P., ...	826	4,513
W. Clyde Harer, P., ...	Harry R. Billman, S., ...	425	
	William A. Stroup, S., ...	348	
	Scattering, ...	5	5,012

MCKEAN COUNTY.

Charles W. Catlin, R., ...	John A. Fitzgibbon, W., ...	59	
Charles W. Catlin, P., ...	Frank P. Isherwood, D., ...	1,817	3,103
Charles W. Catlin, W., ...	Frank P. Isherwood, P., ...	369	
John A. Fitzgibbon, R., ...	William J. McEnteer, D., ...	1,334	2,186
John A. Fitzgibbon, S., ...	J. Blair, S., ...	109	2,880
	Charles F. King, D., ...	4,476	
	W. E. Ashe, S., ...	320	
	N. H. Reese, S., ...	291	

MERCER COUNTY.

Edward L. Allum, R., ...	John W. Canon, P., ...	843	
John F. Bigler, R., ...	Charles F. King, D., ...	4,476	
John F. Bigler, P., ...	W. E. Ashe, S., ...	320	
John W. Canon, D., ...	N. H. Reese, S., ...	291	3,633

MIFFLIN COUNTY.

Charles G. Corbin, R., ...	1,861	A. B. Harbst, S., ...	70
W. Robert Homan, D., ...	1,269		

MONROE COUNTY.

Alvin O. Sieg, R., ...	1,131	E. T. Kunkle, D., ...	1,252
Alvin O. Sieg, D., ...	1,132	E. T. Kunkle, S., ...	167
		E. T. Kunkle, P., ...	235
		E. T. Kunkle, W., ...	20
			1,674

MONTGOMERY COUNTY.

1st Dist.—	3d Dist.—		
Harold C. Pike, R., ...	I. T. Haldeman, R., ...	4,411	
Henry J. Norton, Jr., D., ...	Andrew E. Hiltebel, D., ...	1,513	
Charles DeMass, P., ...	Andrew E. Hiltebel, F., ...	19	1,536
Charles F. Mebus, W., ...	Robert M. Work, S., ...	65	
Scattering, ...	John L. Doan, P., ...	103	
2d Dist.—	Henry H. Fetterolf, W., ...	70	
Jacob Hamilton, R., ...	Frank E. Martin, S. T., ...	12	
John J. Cronin, D., ...	Scattering, ...	7	
John J. Cronin, F. P., ...	4th Dist.—		
Arthur J. Vail, P., ...	Harry S. Mack, R., ...	2,027	
Samuel Roberts, W., ...	Joseph E. Blanck, D., ...	2,184	
Samuel Roberts, F. P., ...	Enoch Squibb, S., ...	234	
Scattering, ...	Henry C. Lutz, P., ...	100	
	Henry C. Lutz, W., ...	12	112
	Scattering, ...	4	

MONTGOMERY COUNTY.

Levi V. Beyer, R., ...	801	William Kase West D., ...	1,135
Levi V. Beyer, P., ...	108		
	909		

NORTHAMPTON COUNTY.

Victor J. Abel, R., ...	5,522	Samuel Hutchison, D., ...	6,045
John N. Hoffman, R., ...	5,169	Samuel Hutchison, F. P., ...	495
John N. Hoffman, P., ...	887	R. H. Trach, D., ...	6,047
John N. Hoffman, W., ...	53	R. H. Trach, F. P., ...	520
Martin L. Parsons, R., ...	6,109	Jesse Grim, S., ...	303
William M. Benninger, F. P., ...	508	James P. Marsch, S., ...	274
William M. Benninger, F. P., ...	509	Robert L. Wilson, S., ...	264
	6,297	William Powick, P., ...	870
		John Wilhelm, P., ...	795
		Daniel H. Harris, W., ...	80
		Herbert T. Werner, W., ...	87

NORTHUMBERLAND COUNTY.

Noble Clements, R., ...	6,636	George W. Hetrick, D., ...	4,960
Daniel W. Helt, R., ...	6,366	Anthony J. Neary, D., ...	4,888
Daniel W. Helt, P., ...	347	Wm. B. Koch, S., ...	424
William W. Robertson, R., ...	6,713	Ellis Lloyd, S., ...	337
Charles A. Ambrose, D., ...	5,684	Ed. G. Renn, S., ...	341
		Raymond B. Hughes, P., ...	596
		S. B. Kniss, P., ...	683
		Scattering, ...	7

PEERY COUNTY.

Clark M. Bower, R., ...	2,361	Scattering, ...	1
James O. Gray, D., ...	1,558		

PHILADELPHIA COUNTY.

1st Dist.—	3rd Dist.—		
Leopold C. Glass, R., ...	Nicholas D. Lemmo, R., ...	4,327	
John Mehning, R., ...	Nicholas D. Lemmo, F. P., ...	25	4,352
Peter P. Kennedy, D., ...	Julius J. Levis, R., ...	4,330	
Peter P. Kennedy, P., ...	Julius J. Levis, F. P., ...	19	4,349
Henry Posner, D., ...	Jacob Lieberman, D., ...	517	
Harry Fisher, S., ...	Ralph Ponzulla, D., ...	623	
Charles Mazer, S., ...	L. A. Goldberg, S., ...	60	
Charles C. A. Baldi, Jr., R., ...	Julius D. Love, S., ...	57	
Charles C. A. Baldi, Jr., D., ...			
Charles C. A. Baldi, Jr., T. M., ...			
Emanuel Kline, S., ...			41

PHILADELPHIA COUNTY—Continued.

4th Dist.— James V. Lafferty, R., 2,606 James V. Lafferty, W., 2 James V. Lafferty, T. M., 1 Harry A. McDermott, D., 581	Harry Walker, P.,... 23 James F. Donahue, T. M., 37 11th Dist.— Richard Curry, R., 3,748 Richard Curry, F. P., 28 Edwin N. Manning, D., 1,510	William T. Wallace, R., 11,909 William T. Wallace, W., 175 William T. Wallace, T. M., 56 John B. Albany, D.,... 12,140 Ewell G. Davis, D.,... 5,729 William P. Mc- Monagle, D., 5,611 John J. Finnerty, S.,... 271 Bernett Kerman, S.,... 289 W. A. Robinson, S.,... 286 I. M. Doran, P., 178 Frank Gray, P., 206 Frank Gray, W., 146 Frank Gray, T. M., 57	John H. Drink- house, T. M., 9 Michael S. Donahoe, D., 1,788 Herman Fuld, S.,... 248 Frederick C. Rauser, S., 249 W. H. Hagar, P.,... 67 W. S. Umstead, P.,... 79 21st Dist.— James Frank- lin, R., 14,322 James Frank- lin, P., 179 James Frank- lin, W., 58 James Frank- lin, R. P., 9 James A. Wal- ker, R., 14,191 James A. Wal- ker, P., 149 Simon J. Connor, D.,... 4,352 Michael J. Conway, D., 4,419 J. P. Brown, S.,... 200 J. W. Wainwright, S., 205 Charles G. Darnell, W., 120 Charles G. Darnell, T. M., 60 F. J. Darnell R. P.,... 180 Regnault Johnson, T. M., 33
5th Dist.— Edwin R. Cox, R., 11,019 Edwin R. Cox, T. M., 37 Byron A. Mil- ner, R., 10,948 Byron A. Mil- ner, T. M., 23 Edward W. Wells, R., 10,931 Edward W. Wells, T. M., 23 Daniel M. Bowler, D.,... 3,868 William B. Gannon, D., 3,861 Joseph A. McLaugh- lin, D., 3,902 Earl Kelchner, S.,... 130 Charles Kelly, S.,... 130 Boyd K. Perkinson, S.,... 129 William Adams, P., 71 William Adams, W., 46 M. C. Leng, P., 117 W. E. Ulery, P., 71 W. E. Ulery, W., 81 Harty C. Brown, W.,... 152	Edwin N. Manning, D., 1,510 12th Dist.— James A. Bennett, R.,... 5,165 Matthew Patterson, R., 5,090 Thomas J. Kelly, D.,... 2,012 Frank P. McKee, D.,... 1,954 A. Olbuck, S., 130 Christian Sauters, S.,... 131 Harry Rerby- shire, P., 37 Harry Rerby- shire, W., 19 Abraham H. Weir, P., 24 Abraham H. Weir, W., 7 13th Dist.— Max Aron, R., 6,731 Clinton A. Sowers, R.,... 6,744 Granville L. Det- weiler, D., 1,238 Jacob Lutz, D., 1,118 D. Leoffi, S., 177 14th Dist.— William J. Hamilton, R., 3,134 William J. Hamilton, P., 186 William J. Hamilton, T. M., 8 James Fagan, D., 3,328 Ezra Tyson, S., 1,206 Robert O. Lane, P.,... 40 Wilby B. Herhuger, W., 24 15th Dist.— Robert A. Bucher, R., 12,022 Robert A. Bucher, W., 130 Robert A. Bucher, R. P., 36 Robert A. Bucher, T. M., 167 Edwin Stott, R., 11,492 Edwin Stott, P., 214 Joseph P. Lodge, D.,... 3,305 Charles C. Russell, D.,... 3,638 John P. Clark, S.,... 265 J. William Kellner, S.,... 257 Sidney M. Earle, P., 168 Sidney M. Earle, W., 83 Sidney M. Earle, R. P., 24 Sidney M. Earle, T. M., 66	John F. Snow- den, R., 5,962 John F. Snow- den, P., 256 John F. Snow- den, R., 5,962 Francis W. Daugh- erty, D., 2,388 Edward J. Hinkle, D.,... 2,403 Harry Fulger, S.,... 131 Joseph A. Snyder, W.,... 56 19th Dist.— Samuel J. Eph- raim, R., 6,286 Samuel J. Eph- raim, P., 106 Samuel J. Eph- raim, T. M., 14 Arthur R. B. Fox, R., 6,119 Arthur R. B. Fox, P., 120 Arthur R. B. Fox, W., 32 Arthur R. B. Fox, T. M., 14 Charles H. Hersch, D., 3,247 Charles H. Hersch, P., 156 Edward Honer, D., 3,232 Edward Honer, F. P., 149 Henry Demitrowitz, S., 271 Alvin B. Hatfield, S.,... 268 Walter E. Cassell, W.,... 120 20th Dist.— Patrick Con- nor, R., 6,156 Patrick Con- nor, D., 1,242 Patrick Con- nor, W., 7 Patrick Con- nor, T. M., 5 John H. Drink- house, R., 6,081 John H. Drink- house, W., 43	James A. Wal- ker, R., 14,191 James A. Wal- ker, P., 149 Simon J. Connor, D.,... 4,352 Michael J. Conway, D., 4,419 J. P. Brown, S.,... 200 J. W. Wainwright, S., 205 Charles G. Darnell, W., 120 Charles G. Darnell, T. M., 60 F. J. Darnell R. P.,... 180 Regnault Johnson, T. M., 33 22d Dist.— Benjamin M. Golder, R., 3,560 Edward J. Kite, D.,... 1,357 H. Denihovitz, S.,... 121 Elwood Allen, P.,... 34 Franklin H. Klotz, W., 31 Clarence Antrim, T. M., 49 23d Dist.— Sigmund J. Gans, R., 5,223 Sigmund J. Gans, D., 2,254 Sigmund J. Gans, W., 9 Leo L. Keim, S., 126 J. H. Adams, Jr., P.,... 124 Charles S. Wood, T. M., 147 24th Dist.— Thad S. Krause, R.,... 5,155 William T. Rump, D.,... 2,016 Frederick Bungoetel, S., 226 G. S. Kraus, P., 46 F. S. Kraus, W., 7 Fred Baumgartel, T. M., 126 25th Dist.— Philip H. Crockett, R.,... 3,944 David Moffet, D., 2,820 David Moffet, F. P., 627 Karl Wachtman, S.,... 3,447 J. Baker Stewart, P.,... 250 Frank Schneider, W.,... 67 26th Dist.— Philip Sterling, R., 3,079 Philip Sterling, S., 32 Edward F. McPeak, D., 1,200 William A. Knauer, W., 32 William A. Knauer, T. M., 18
6th Dist.— Daniel J. Neary, R., 3,725 Daniel J. Neary, D., 233 Daniel J. Neary, S., 1 Daniel J. Neary, R. P., 2 7th Dist.— William J. Crawford, R., 3,623 John J. Carey, D.,... 659 G. Edward Dickerson, P., 26 8th Dist.— William F. Rorke, R., 6,859 William F. Rorke, D., 620 William F. Rorke, W., 1 John R. K. Scott, R.,... 7,480 William T. Connor, D., 6,796 William T. Connor, S., 720 William T. Connor, W., 69 Thomas S. Hewitt, S.,... 792 Herman Dillsheimer, Sr., R., 76 E. Abrams, P., 7 9th District. Herman Dillsheimer, Sr., R., 2,353 E. Abrams, P., 7 10th Dist.— William J. Brady, R., 3,363 William J. Brady, P. P., 126 Alexander Col- ville, R., 2,823 Alexander Col- ville, F. P., 61 Alexander Col- ville, T. M., 8 William J. Henry, D.,... 2,892 Thomas J. Minnick, Jr., D., 1,256 A. F. Rumor, P., 1,958 A. F. Rumor, P., 36	James A. Dunn, R., 5,672 James A. Dunn, F. P., 177 James A. Dunn, T. M., 22 J. Albert Bolin, D.,... 5,871 Albert G. Wohl, S.,... 2,216 W. A. Hughes, P.,... 139 George G. Campbell, W., 119 17th Dist.— Theodore Campbell, R., 12,222 James J. Hef- ernan, R., 12,084 James J. Hef- ernan, W., 82 18th Dist.— Samuel J. Perry, R., 5,932 Samuel J. Perry, W., 28 Samuel J. Perry, F. P., 235 Samuel J. Perry, T. M., 4 John F. Snow- den, R., 5,962 John F. Snow- den, P., 256 John F. Snow- den, R., 5,962 Francis W. Daugh- erty, D., 2,388 Edward J. Hinkle, D.,... 2,403 Harry Fulger, S.,... 131 Joseph A. Snyder, W.,... 56 19th Dist.— Samuel J. Eph- raim, R., 6,286 Samuel J. Eph- raim, P., 106 Samuel J. Eph- raim, T. M., 14 Arthur R. B. Fox, R., 6,119 Arthur R. B. Fox, P., 120 Arthur R. B. Fox, W., 32 Arthur R. B. Fox, T. M., 14 Charles H. Hersch, D., 3,247 Charles H. Hersch, P., 156 Edward Honer, D., 3,232 Edward Honer, F. P., 149 Henry Demitrowitz, S., 271 Alvin B. Hatfield, S.,... 268 Walter E. Cassell, W.,... 120 20th Dist.— Patrick Con- nor, R., 6,156 Patrick Con- nor, D., 1,242 Patrick Con- nor, W., 7 Patrick Con- nor, T. M., 5 John H. Drink- house, R., 6,081 John H. Drink- house, W., 43	John H. Drink- house, T. M., 9 Michael S. Donahoe, D., 1,788 Herman Fuld, S.,... 248 Frederick C. Rauser, S., 249 W. H. Hagar, P.,... 67 W. S. Umstead, P.,... 79 21st Dist.— James Frank- lin, R., 14,322 James Frank- lin, P., 179 James Frank- lin, W., 58 James Frank- lin, R. P., 9 James A. Wal- ker, R., 14,191 James A. Wal- ker, P., 149 Simon J. Connor, D.,... 4,352 Michael J. Conway, D., 4,419 J. P. Brown, S.,... 200 J. W. Wainwright, S., 205 Charles G. Darnell, W., 120 Charles G. Darnell, T. M., 60 F. J. Darnell R. P.,... 180 Regnault Johnson, T. M., 33 22d Dist.— Benjamin M. Golder, R., 3,560 Edward J. Kite, D.,... 1,357 H. Denihovitz, S.,... 121 Elwood Allen, P.,... 34 Franklin H. Klotz, W., 31 Clarence Antrim, T. M., 49 23d Dist.— Sigmund J. Gans, R., 5,223 Sigmund J. Gans, D., 2,254 Sigmund J. Gans, W., 9 Leo L. Keim, S., 126 J. H. Adams, Jr., P.,... 124 Charles S. Wood, T. M., 147 24th Dist.— Thad S. Krause, R.,... 5,155 William T. Rump, D.,... 2,016 Frederick Bungoetel, S., 226 G. S. Kraus, P., 46 F. S. Kraus, W., 7 Fred Baumgartel, T. M., 126 25th Dist.— Philip H. Crockett, R.,... 3,944 David Moffet, D., 2,820 David Moffet, F. P., 627 Karl Wachtman, S.,... 3,447 J. Baker Stewart, P.,... 250 Frank Schneider, W.,... 67 26th Dist.— Philip Sterling, R., 3,079 Philip Sterling, S., 32 Edward F. McPeak, D., 1,200 William A. Knauer, W., 32 William A. Knauer, T. M., 18	John H. Drink- house, T. M., 9 Michael S. Donahoe, D., 1,788 Herman Fuld, S.,... 248 Frederick C. Rauser, S., 249 W. H. Hagar, P.,... 67 W. S. Umstead, P.,... 79 21st Dist.— James Frank- lin, R., 14,322 James Frank- lin, P., 179 James Frank- lin, W., 58 James Frank- lin, R. P., 9 James A. Wal- ker, R., 14,191 James A. Wal- ker, P., 149 Simon J. Connor, D.,... 4,352 Michael J. Conway, D., 4,419 J. P. Brown, S.,... 200 J. W. Wainwright, S., 205 Charles G. Darnell, W., 120 Charles G. Darnell, T. M., 60 F. J. Darnell R. P.,... 180 Regnault Johnson, T. M., 33 22d Dist.— Benjamin M. Golder, R., 3,560 Edward J. Kite, D.,... 1,357 H. Denihovitz, S.,... 121 Elwood Allen, P.,... 34 Franklin H. Klotz, W., 31 Clarence Antrim, T. M., 49 23d Dist.— Sigmund J. Gans, R., 5,223 Sigmund J. Gans, D., 2,254 Sigmund J. Gans, W., 9 Leo L. Keim, S., 126 J. H. Adams, Jr., P.,... 124 Charles S. Wood, T. M., 147 24th Dist.— Thad S. Krause, R.,... 5,155 William T. Rump, D.,... 2,016 Frederick Bungoetel, S., 226 G. S. Kraus, P., 46 F. S. Kraus, W., 7 Fred Baumgartel, T. M., 126 25th Dist.— Philip H. Crockett, R.,... 3,944 David Moffet, D., 2,820 David Moffet, F. P., 627 Karl Wachtman, S.,... 3,447 J. Baker Stewart, P.,... 250 Frank Schneider, W.,... 67 26th Dist.— Philip Sterling, R., 3,079 Philip Sterling, S., 32 Edward F. McPeak, D., 1,200 William A. Knauer, W., 32 William A. Knauer, T. M., 18

PIKE COUNTY.

J. H. VanEtten, R., 407 J. H. VanEtten, W., 9	Frank L. Smith, D.,... 495 Julius W. Kissel, S.,... 39
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POTTER COUNTY.

E. P. Hunting-	August Luft, D.,	729
ton, R., 1,722	Geo. L. Trask, S., ..	148
E. P. Hunting-	Scattering,	1
ton, P., 112		
	1,834	

SCHUYLKILL COUNTY.

1st Dist.—	3d Dist.—	
A d a m C.	Robert J. Kantner, R.,	2,580
Schaeffer, R., 3,534	Scott Morgan,	
A d a m C.	D.,	1,526
Schaeffer, F.,	Scott Morgan,	
P.,	F. P.,	72
		1,598
Joseph E. Keating, D.,	4th Dist.—	
2,592	Cyrus M. Palmer, R.,	6,672
Martin Gruhler, S., 115	Horace F. Reh-	
2d Dist.—	er R.,	5,472
Jeremiah E.	Horace F. Reh-	
Bohner, R., 1,620	er, P.,	278
Jeremiah E.	Horace F. Reh-	
Bohner, P., 68	er, W.,	25
Jeremiah E.		5,775
Bohner, W., 21	William R.	
	Maurer, D., 3,667	
James Don-	William R.	
neley, D., .. 1,941	Maurer, F.,	
James Don-	P.,	86
neley, F. P., 35		3,753
	George W. Ryon, D.,	2,762
Francis Coleman, S., 86	Joseph Shupshine, S.,	94
	Joseph Trefko, S., ..	80

SNYDER COUNTY.

John I. Wood-	C. W. Knight, D.,	757
ruff, R., 1,655		
John I. Wood-		
ruff, S., 20		
	1,675	

SOMERSET COUNTY.

P. D. Clutton, R., 5,915	John P. Statler,	
P. D. Clutton, D., 1,452	P.,	304
P. D. Clutton, P., 276		6,055
	Peter W. Levy, D.,	1,553
7,643	Eber K. Cockley, S., ..	258
John P. Statler,	Herman G. Lepley, S.,	254
R.,	5,751	

SULLIVAN COUNTY.

Frank Horton	G. Eugene Bown, P., ..	486
Ingham, R., .. 582	Scattering,	2
Frank Horton		
Ingham, D., .. 469		
	1,051	

SUSQUEHANNA COUNTY.

Allan D. Miller,	Elmer J. Whitney, D.,	1,607
R.,	Scattering,	1
Allan D. Miller,		
P.,	185	
	2,920	

TIOGA COUNTY.

Frank E. Snyder,	George W. Wil-	
R.,	liams, R., ..	3,631
Frank E. Snyder,	George W. Wil-	
D.,	liams, D., ..	637
Frank E. Snyder,	George W. Wil-	
S.,	liams, P.,	176
Frank E. Snyder,		4,444
P.,	181	
	4,525	

UNION COUNTY.

Harry Miller	Frank Allen, D.,	850
Showalter, R., 1,703	J. I. Nuse, S.,	16
Harry Miller	Scattering,	1
Showalter, P., 116		
Harry Miller		
Showalter, W., 16		
	1,835	

VENANGO COUNTY.

Joseph T. Foster,	F. V. Mallery, R., 3,302	
R.,	F. V. Mallery, P., 750	
Joseph T. Foster,		4,052
D.,	Custer W. Ross, S., ..	211
Joseph T. Foster,	George F. Rowland, S.,	180
P.,	582	
	5,247	

WARREN COUNTY.

Williston P.	James W. Neilly,	
Wood, R., ... 3,162	D.,	1,202
Williston P.	James W. Neilly,	
Wood, W., ... 36	P.,	558
		1,760
3,198	A. W. Reeves, S.,	142

WASHINGTON COUNTY.

David M. Curran, R., ..	8,013	Charles C. Hughes, S.,	341
J. Add Sprowls, R., ..	8,031	Walter Wallace, S., ..	325
George T. Walker, R.,	8,549	William Caldwell, P.,	400
Cornelius Carson, D.,	4,760	C. L. McKee, P.,	449
J. W. Manon, D.,	4,743	J. L. Milligan, P.,	290
George R. Norris, D.,	3,875	Scattering,	16
Harry Delbarre, S., ..	349		

WAYNE COUNTY.

Edward E. Kins-	Edward E. Kins-	
man, R., 2,297	man, W., 22	
Edward E. Kins-	P. J. Keary, D.,	1,222
man, P., 310		2,629

WESTMORELAND COUNTY.

1st Dist.—	2d Dist.—	
J. R. Cold-	Benjamin F.	
smith, R., .. 3,028	Bungard, R., 7,645	
J. B. Cold-	Benjamin F.	
smith, P., ... 116	Bungard, P., 609	
		8,254
Thomas M.	Howard W.	
Whiteman,	Day, R., ... 7,391	
R.,	Howard W.	
2,910	Day, P., .. 627	
Thomas M.		8,018
Whiteman,	J. Grant Mc-	
P.,	Geary, R., .. 7,515	
	J. Grant Mc-	
121	Geary, P., .. 621	
3,031		8,126
George B. Bry-	Harry I. Arnold, D.,	5,945
son, D., 2,256	Sam E. Patterson, D.,	5,889
George B. Bry-	David R. Shepler, D.,	6,185
son, F. P., .. 118	Harry Eckard, S., ..	850
	E. S. Miller, S., ...	842
2,374	W. H. Temme, S., ..	764
C. A. Sherrick,		
D.,	2,085	
C. A. Sherrick,	F. P., 131	
		2,216
Chas. Cunningham,		
S.,	196	
Francis Uncapher, S.,		163

WYOMING COUNTY.

Oscar D. Stark,	
R.,	1,232
Oscar D. Stark,	
D.,	584
	1,816

YORK COUNTY.

1st Dist.—	J. M. Flinch-	
Robert S.	baugh, D., .. 2,263	
Spangler, R., 3,702	J. M. Flinch-	
Robert S.	baugh, P., .. 97	
Spangler, P., 191		2,360
	John Tome, S.,	34
3,893	4th Dist.—	
Oscar O. Ettline, D.,	Harry A. Bech-	
3,135	told, R., ... 2,082	
H. Ellsworth Myers,	Harry A. Bech-	
S.,	told, W., ... 3	
223		2,085
Scattering,		
2	Henry E. Lan-	
2d Dist.—	ius, D., 3,563	
C. E. Cook, R., 2,793	Henry E. Lan-	
C. E. Cook, W., 5	inus, P., ... 138	
		3,701
2,798	Mervin Spangler, S.,	97
John L. May, D., ... 1,774		
H. Ellsworth Myers,		
S.,		
34		
W. J. Gemmill, P., ...		
141		
3d Dist.—		
T. E. Brooks,		
R.,		
2,631		
T. E. Brooks,		
W.,		
15		
		2,646

MEMBERS OF THE HOUSE OF REPRESENTATIVES, SESSION OF 1919.

Whereupon the following named persons were declared duly elected members in the General Assembly of the Commonwealth of Pennsylvania, viz:

ADAMS COUNTY.

C. Arthur Griest.

ALLEGHENY COUNTY.

1st District.
Thomas Paul Geary.
Joseph C. Marcus.
2nd District.
William J. McCaig.
John C. Sullivan.
3rd District.
John Laufer.
4th District.
Edward B. Goehring.
5th District.
Harry B. Todd.
6th District.
William J. Mangan.
Albert G. Krugh.
George H. Soffel.
7th District.
Charles A. Michel.
James Wettach.

8th District.
Edward M. Hough.
William F. Stadlander.
9th District.
Sydney G. Willson.
10th District.
Carl C. Baldridge.
William H. Martin.
Samuel J. McKim.
11th District.
W. Heber Dithrich.
Joseph G. Steedle.
William C. Wagner.
John H. W. Simpson.
12th District.
Nelson McVicar.
John W. Vickerman.

ARMSTRONG COUNTY.

Charles F. Armstrong. Albert E. Curry.

BEAVER COUNTY.

Charles H. Kennedy. John G. Marshall.

BEDFORD COUNTY.

Edgar R. Smith.

BERKS COUNTY.

1st District.
James E. Norton.
Walter A. Ringler.
2nd District.
Wilson G. Sarig.
Daniel A. Rothenberger.
Cyrus K. Brendle.

BLAIR COUNTY.

1st District.
Frederick A. Bell.
2nd District.
Samuel McCurdy.
Simon F. Zook.

BRADFORD COUNTY.

Charles P. Dewey. W. Worth Jennings.

BUCKS COUNTY.

W. Albertson Haines. William Krause.

BUTLER COUNTY.

Victor A. Barnhart. George L. Woner.

CAMBERIA COUNTY.

1st District.
J. Ross Horne.
2nd District.
William Davis.
William G. Griffith.

CAMERON COUNTY.

C. Jay Goodnough.

CARBON COUNTY.

Harry Zanders.

CENTRE COUNTY.

Ives L. Harvey.

CHESTER COUNTY.

Harry C. Graham. George R. North.
Marls M. Hollingsworth.

CLARION COUNTY.

E. Marion Sweitzer.

CLEARFIELD COUNTY.

Joseph E. Phillips. Arthur H. Pidgeon.
Donald D. Miller.

CLINTON COUNTY.

Richard S. Quigley.

COLUMBIA COUNTY.

Charles A. Shaffer.

CRAWFORD COUNTY.

Albert E. Rinn. H. H. Finney.

CUMBERLAND COUNTY.

Ross L. Beckley. William C. Bowman.

DAUPHIN COUNTY.

1st District.
Albert Millar.
David I. Miller.
2nd District.
David J. Bechtold.
Ira E. Uish.

DELAWARE COUNTY.

1st District.
William T. Ramsey.
2nd District.
Harry H. Heyburn.
William Cloud Alexander.

ELK COUNTY.

John M. Flynn.

ERIE COUNTY.

1st District.
William J. Willert.
2nd District.
Joseph M. Schilling.
3rd District.
Howard P. Shunk.

FAYETTE COUNTY.

1st District.
Merchant L. Collier.
2nd District.
Duncan Sinclair.
Ernest R. Kooser.
Russell B. McIntyre.

FOREST COUNTY.

Ira. M. Fox.

FRANKLIN COUNTY.

Loudon F. Benchoff. Frank S. Magill.

FULTON COUNTY.

George A. Comerar.

GREENE COUNTY.

John C. Hampson.

HUNTINGDON COUNTY.

Lawrence N. Crum.

INDIANA COUNTY.

John Thomas Davis.

JEFFERSON COUNTY.

Thomas T. Millin. George W. Stevenson.

JUNIATA COUNTY.

John H. Shellenberger.

LACKAWANNA COUNTY.

1st District.
David Fowler.
2nd District.
Hugh A. Dawson.
3rd District.
Frederick C. Ehrhardt.
4th District.
Michael J. Ruddy.
5th District.
William W. Jones.
6th District.
David F. Davis.

LANCASTER COUNTY.

1st District.
Aaron B. Hess.
2nd District.
Michael R. Hoffman.
Harry L. Rhoads.
G. Graybill Diehm.
Joseph T. Evans.

LAWRENCE COUNTY.

Robert L. Wallace. Charles G. Jordan.

LEBANON COUNTY.

Charles T. Hickernell. L. Saylor Zimmerma

LEHIGH COUNTY.

1st District.
Charles A. Reber.
2nd District.
Samuel J. Evans.
3rd District.
Aubert E. Rinn.

LUZERNE COUNTY.

1st District.
Conrad G. Miller.
2nd District.
Peter Murphy.
3rd District.
Patrick H. Wynne.
4th District.
Thomas J. Morgan.

5th District.
Richard Powell.
6th District.
John McKay.
7th District.
Robert B. MacCallum.
James W. Brislin.

LYCOMING COUNTY.

Charles F. Beidelspacher, W. Clyde Harer.

MCKEAN COUNTY.

John A. Fitzgibbon, Charles W. Catlin.

MERCER COUNTY.

Edward L. Allum, John F. Bigler.

MIFFLIN COUNTY.

Charles Grant Corbin.

MONROE COUNTY.

Edwin T. Kunkle.

MONTGOMERY COUNTY.

1st District.
Harold C. Pike.
2nd District.
Jacob Hamilton.

3rd District.
Isaiah T. Haldeman.
4th District.
Joseph E. Blanck.

MONTGOMERY COUNTY.

William Kase West.

NORTHAMPTON COUNTY.

William M. Benninger, Reuben H. Trach.
Samuel Hutchison.

NORTHUMBERLAND COUNTY.

Daniel W. Helt, Noble Clements.
William W. Robertson.

PERRY COUNTY.

Clark M. Bower.

PHILADELPHIA COUNTY.

1st District.
John Mehring.
Leopold C. Glass.
2nd District.
Charles C. A. Baldi, Jr.
3rd District.
Nicholas Di Lemmo.
Julius J. Levis.
4th District.
James V. Lafferty.
5th District.
Edwin R. Cox.
Byron A. Milner.
Edward W. Wells.
6th District.
Daniel J. Neary.
7th District.
William J. Crawford.
8th District.
John R. K. Scott.
William F. Rorke.
9th District.
Herman Dilsheimer.
10th District.
William J. Brady.
Alexander Colville.
11th District.
Richard Curry.
12th District.
Matthew Patterson.
James A. Bennett.
13th District.
Max Aron.
Clinton A. Sowers.

14th District.
William J. Hamilton.
15th District.
Robert A. Bucher.
Edwin Stott.
16th District.
James A. Dunn.
17th District.
Theodore Campbell.
James J. Heffernan.
William T. Wallace.
18th District.
John F. Snowden.
Samuel J. Perry.
19th District.
Samuel J. Ephraim.
Arthur R. B. Fox.
20th District.
Patrick Conner.
John H. Drinkhouse.
21st District.
James Franklin.
James A. Walker.
22nd District.
Benjamin M. Golder.
23rd District.
Sigmund J. Gans.
24th District.
Thaddeus S. Krause.
25th District.
Philip H. Crockett.
26th District.
Philip Sterling.

PIKE COUNTY.

Frank I. Smith.

POTTER COUNTY.

E. P. Huntington.

SCHUYLKILL COUNTY.

1st District.
Adam C. Schaeffer.
2nd District.
James Donneley.

3rd District.
Robert J. Kantner.
4th District.
Cyrus M. Palmer.
Horace F. Reber.

SNYDER COUNTY.

John I. Woodruff.

SOMERSET COUNTY.

Paul D. Clutton, John P. Statler.

SULLIVAN COUNTY.

Frank Horton Ingham.

SUSQUEHANNA COUNTY.

Allan D. Miller.

TIOGA COUNTY.

George W. Williams, Frank E. Snyder.

UNION COUNTY.

Harry M. Showalter.

VENANGO COUNTY.

Joseph T. Foster, Frank V. Mallery.

WARREN COUNTY.

Williston P. Wood.

WASHINGTON COUNTY.

J. Add. Sprowls, George T. Walker.
David M. Curran.

WAYNE COUNTY.

Edward E. Kinsman.

WESTMORELAND COUNTY.

1st District.
John B. Coldsmith.
Thomas M. Whiteman.

2nd District.
Benjamin F. Bungard.
Howard W. Day.
J. Grant McGeary.

WYOMING COUNTY.

Oscar D. Stark.

YORK COUNTY.

1st District.
Robert S. Spangler.
2nd District.
Calvin E. Cook.

3rd District.
Thomas E. Brooks.
4th District.
Henry E. Lanus.

ROLL CALL.

The CHIEF CLERK. The roll will now be called.
The roll being called, the following members were present:

MEMBERS PRESENT.

ADAMS COUNTY.

C. Arthur Griest.

ALLEGHENY COUNTY.

1st District.
Thomas Paul Geary.
Joseph C. Marcus.
2nd District.
William J. McCaig.
John C. Sullivan.
3rd District.
John Lauler.
4th District.
Edward B. Goehring.
5th District.
Harry B. Todd.
6th District.
William J. Mangan.
Albert G. Krugh.
George H. Soffel.
7th District.
Charles A. Michel.
James Wettach.

8th District.
Edward M. Hough.
William F. Stadlander.
9th District.
Sydney G. Willson.
10th District.
Carl C. Baldridge.
William H. Martin.
Samuel J. McKim.
11th District.
W. Heber Dithrich.
Joseph G. Steedle.
William C. Wagner.
John H. W. Simpson.
12th District.
Nelson McVicar.
John W. Vickerman.

ARMSTRONG COUNTY.

Charles F. Armstrong. Albert E. Curry.

BEAVER COUNTY.

Charles H. Kennedy. John G. Marshall.

BEDFORD COUNTY.

Edgar R. Smith.

BERKS COUNTY.

1st District. James E. Norton.
Walter A. Ringler.
2nd District. Wilson G. Sarig.
Daniel A. Rothenberger.
Cyrus K. Brendle.

BLAIR COUNTY.

1st District. Frederick A. Bell.
2nd District. Samuel McCurdy.
Simon F. Zook.

BRADFORD COUNTY.

Charles P. Dewey. W. Worth Jennings.

BUCKS COUNTY.

W. Albertson Haines. William Krause.

BUTLER COUNTY.

George I. Woner.

CAMBRIA COUNTY.

1st District. J. Ross Horne.
2nd District. William Davis.
William G. Griffith.

CAMERON COUNTY.

C. J. Goodnough.

CARBON COUNTY.

Harry Zanders.

CENTRE COUNTY.

Ives L. Harvey.

CHESTER COUNTY.

Harry C. Graham.
Maris M. Hollingsworth. George R. North.

CLARION COUNTY.

E. Marion Sweitzer.

CLEARFIELD COUNTY.

Joseph E. Phillips.
Donald D. Miller. Arthur H. Pidgeon.

CLINTON COUNTY.

Richard S. Quigley.

COLUMBIA COUNTY.

Charles A. Shaffer.

CRAWFORD COUNTY.

John A. Bolard. H. H. Finney.

CUMBERLAND COUNTY.

Ross L. Beckley. William C. Bowman.

DAUPHIN COUNTY.

1st District. Albert Millar.
David I. Miller.
2nd District. David J. Bechtold.
Ira E. Uish.

DELAWARE COUNTY.

1st District. William T. Ramsey.
2nd District. Harry H. Heyburn.
William Cloud Alexander.

ELK COUNTY.

John M. Flynn.

ERIE COUNTY.

1st District. William J. Willert.
2nd District. Joseph M. Schilling.
3rd District. Howard P. Shunk.

FAYETTE COUNTY.

1st District. Merchant L. Collier.
2nd District. Ernest R. Kooser.
Duncan Sinclair. Russell B. McIntyre.

FOREST COUNTY.

Ira M. Fox.

FRANKLIN COUNTY.

Loudon F. Benchoff. Frank S. Magill.

FULTON COUNTY.

George A. Comerer.

GREENE COUNTY.

John C. Hampson.

HUNTINGDON COUNTY.

Lawrence N. Crum.

INDIANA COUNTY.

John Thomas Davis.

JEFFERSON COUNTY.

Thomas T. Millin. George W. Stevenson.

JUNIATA COUNTY.

John H. Shellenberger.

LACKAWANNA COUNTY.

1st District. David Fowier.
2nd District. Hugh A. Dawson.
3rd District. Frederick C. Ehrhardt.
4th District. Michael J. Ruddy.
5th District. William W. Jones.
6th District. David F. Davis.

LANCASTER COUNTY.

1st District. Aaron B. Hess.
2nd District. Michael R. Hoffman.
Harry L. Rhoads.
G. Graybill Diehm.
Joseph T. Evans.

LAWRENCE COUNTY.

Robert L. Wallace. Charles G. Jordan.

LEBANON COUNTY.

Charles T. Hickernell. L. Saylor Zimmerman.

LEHIGH COUNTY.

2nd District. Samuel J. Evans.
3rd District. Albert E. Rinn.

LUZERNE COUNTY.

1st District. Conrad G. Miller.
2nd District. Peter Murphy.
3rd District. Patrick H. Wynne.
4th District. Thomas J. Morgan.
5th District. Richard Powell.
6th District. John McKay.
7th District. Robert B. MacCallum.
James W. Brislin.

LYCOMING COUNTY.

Charles F. Bidelspacher. W. Clyde Harer.

MCKEAN COUNTY.

John A. Fitzgibbon. Charles W. Catlin.

MERCER COUNTY.

Edward L. Allum. John F. Bigler.

MIFFLIN COUNTY.

Charles Grant Corbin.

MONROE COUNTY.

Edwin T. Kunkle.

MONTGOMERY COUNTY.

1st District.
Harold C. Pike,
2nd District.
Jacob Hamilton.

3rd District.
Isalah T. Haldeman.
4th District.
Joseph E. Blanck.

MONTGOMERY COUNTY.

William Kase West.

NORTHAMPTON COUNTY.

William M. Benninger.
Samuel Hutchison.

Reuben H. Trach.

NORTHUMBERLAND COUNTY.

Daniel W. Helt.
William W. Robertson.

Noble Clements.

PERRY COUNTY.

Clark M. Bower.

PHILADELPHIA COUNTY.

1st District.
John Mehrling.
Leopold C. Glass.
2nd District.
Charles C. A. Baldi, Jr.
3rd District.
Nicholas Di Lemmo.
Julius J. Levis.
4th District.
James V. Lafferty.
5th District.
Edwin R. Cox.
Byron A. Milner.
Edward W. Wells.
6th District.
Daniel J. Neary.
7th District.
William J. Crawford.
8th District.
John R. K. Scott.
William F. Rorke.
9th District.
Herman Dilsheimer.
10th District.
William J. Brady.
Alexander Colville.
11th District.
Richard Curry.
12th District.
Matthew Patterson.
James A. Bennett.
13th District.
Max Aron.
Clinton A. Sowers.

14th District.
William J. Hamilton.
15th District.
Robert A. Bucher.
Edwin Stott.
16th District.
James A. Dunn.
17th District.
Theodore Campbell.
James J. Heffernan.
William T. Wallace.
18th District.
John F. Snowden.
Samuel J. Perry.
19th District.
Samuel J. Ephraim.
Arthur R. B. Fox.
20th District.
Patrick Conner.
John H. Drinkhouse.
21st District.
James Franklin.
James A. Walker.
23rd District.
Sigmund J. Gans.
24th District.
Thaddeus S. Krause.
25th District.
Philip H. Crockett.
26th District.
Philip Sterling.

PIKE COUNTY.

Frank I. Smith.

POTTER COUNTY.

E. P. Huntington.

SCHUYLKILL COUNTY.

1st District.
Adam C. Schaeffer.
2nd District.
James Donneley.

3rd District.
Robert J. Kantner.
4th District.
Cyrus M. Palmer.
Horace F. Reber.

SNYDER COUNTY.

John I. Woodruff.

SOMERSET COUNTY.

Paul D. Clutton.

John P. Statler.

SULLIVAN COUNTY.

Frank Horton Ingham.

SUSQUEHANNA COUNTY.

Allan D. Miller.

TIOGA COUNTY.

George W. Williams.

Frank E. Snyder.

UNION COUNTY.

Harry M. Showalter.

VENANGO COUNTY.

Joseph T. Foster.

Frank V. Mallery.

WARREN COUNTY.

Williston P. Wood.

WASHINGTON COUNTY.

J. Add. Sprowls.
David M. Curran.

George T. Walker.

WAYNE COUNTY.

Edward E. Kinsman.

WESTMORELAND COUNTY.

1st District.
John B. Coldsmith.
Thomas M. Whiteman.

2nd District.
Benjamin F. Bungard.
Howard W. Day.
J. Grant McGary.

WYOMING COUNTY.

Oscar D. Stark.

YORK COUNTY.

1st District.
Robert S. Spangler.
2nd District.
Calvin E. Cook.

3rd District.
Thomas F. Brooks.
4th District.
Henry E. Lanus.

MEMBERS ABSENT.

BUTLER COUNTY.

Victor A. Barnhart.

LEHIGH COUNTY.

1st District.

Charles A. Reber.

PHILADELPHIA COUNTY.

22d District.

Benjamin M. Golder.

The CHIEF CLERK. Two hundred and four members having answered to their names, a quorum is present. The House is now ready to proceed to business.

JUDGE TO ADMINISTER OATH OF OFFICE.

Mr. BECHTOLD, a member-elect, offered the following resolution which was twice read, considered and agreed to:

Resolved, That the Honorable S. J. M. McCarrell, a Judge of the Court of Common Pleas of Dauphin County, learned in the law, be requested to administer the oath required to be taken by the members of the House of Representatives.

ADMINISTRATION OF OATH OF OFFICE TO MEMBERS-ELECT.

The CHIEF CLERK. The members-elect will present themselves before the bar of the House, where the oath of office, as required by law will be administered to them by the Honorable S. J. M. McCarrell, a Judge of the Court of Common Pleas of Dauphin County.

The oath of office was then administered to the members-elect, except Victor A. Barnhart, Butler County; Charles A. Reber, 1st District, Lehigh County, and Benjamin M. Golder, 22nd District, Philadelphia County.

ELECTION OF SPEAKER.

Mr. SPROWLS offered the following resolution, which was twice read, considered and agreed to:

Resolved, That in accordance with the provisions of the Constitution the House do now proceed to the election of a Speaker and that the clerks act as tellers.

NOMINATIONS FOR SPEAKER.

The CHIEF CLERK. The Chair recognizes the gentleman from Delaware, Mr. Ramsey.

Mr. RAMSEY. Mr. Chief Clerk, Acting Chairman, and gentlemen of the House of Representatives of Pennsylvania:

Recognizing the fact that we are living in an age when work counts perhaps for greater good than words, it is indeed a pleasure for me with just a few brief words to stand before you at the opening of this General Assembly of Pennsylvania, which to my mind is to be one of the most important sessions ever held within this Commonwealth, to place before you the name of one of our colleagues for the office, the most important office within our gift as members of the House of Representatives, that of Speaker; and in that I want to present to you for consideration one of the common fellows of Pennsylvania, a man who has made himself what he is by hard and persistent work, a gentleman who is qualified for the position for which I nominate him, a man, if he has one greater faculty than all the others, is endowed with that spirit of fairness, filled with all the faculties that make a gentleman, coming as he does from a portion of our State, a county which produces such stock. It is with pleasure, my fellow-members of the House of Representatives, that I present to you as a candidate for Speaker the Honorable Robert S. Spangler, of York County, Pennsylvania. (Applause.)

Mr. POWELL. Mr. Chief Clerk and gentlemen of the House of Representatives, I with pleasure second the nomination of the Honorable Robert S. Spangler, of York County.

Mr. FLYNN. Mr. Chief Clerk and gentlemen of the House of Representatives, while we of the minority side recognize that it is right and fitting that the majority shall elect the presiding officer of this body, yet it has been the custom for years that the minority party of the House compliment some one of its members by placing his name in nomination for this position. In line with this policy, I am glad to-day to offer for speakership of the House the name of a young man who is serving his fourth term in this body. He has represented his district with conspicuous ability and distinction, and we want his constituents to know that we appreciate his services here. I have the honor, sir, to present the name of Honorable Henry E. Lanius, of York county. (Applause.)

The CHIEF CLERK. The gentleman from Berks, Mr. Sarig.

Mr. SARIG. Mr. Chief Clerk and gentlemen of the House: I have been delegated by the minority caucus to assist the gentleman from Elk, Mr. Flynn, in placing before this body the caucus nominee of the minority party, Mr. Henry E. Lanius. I know from personal contact and from personal experience that they are now sitting on the floor of this House more than a score of members, any one of whom would bring grace, honor and dignity to the Speaker's chair. But according to the time-honored and accepted rules of this House, the choice at this time narrows down to two men, the caucus nominees of the majority and minority parties. In bringing before this body the name of Mr. Lanius I wish to have it understood that it is not my purpose to say one single unkind word against the nominee of the majority party; in fact, I have been pleased to hear the many kind things and kind words that have been spoken about him. I shall rather assume that every word and every sentence that has been uttered here in his behalf shall be true in the fullest sense of the term; and it is our fondest hope, and it is our fondest wish that the course of the next Speaker, whether he be Mr. Spangler or Mr. Lanius, in his every act, his every thought and every deed shall ring true and run true to the lofty sentiments and the lofty ideals which the House expects from the Speaker.

Now, in looking for a Speaker the first question that arises in our mind is, what are the qualifications of a Speaker? First of all, he must be a man of broad intellect; he must be broad-minded; and he must have an abundance of good common sense to maintain order and decorum in this House for the transaction of business. He must, however, besides his intellectual qualifications, have certain qualifications of the heart. The high office of Speaker opens up immense prestige that goes with it; opens up for the Speaker immense opportunities for good or for evil, for

right or wrong, for justice or injustice, for fairness or unfairness. I have seen many contests in this House. I have seen some that were stubbornly and severely fought, but I have never known of a single contest in this body that has left a rankling in the heart or that has left a sting behind it when it was done along fair and honorable lines. As long as we can receive fairness and impartiality from the Speaker, as long as we can feel that we have received a square deal, there is never any bad feeling, and we accept defeat or victory gracefully. I know, in my own case, you can turn down every motion that I may bring before this House; you can defeat every measure that I may bring before this body; but so long as you do it in a fair, impartial and honorable manner, there will be no sting left with me, and I will be ready to grasp the hands of the men who have defeated it.

Now, then, in the election of a Speaker perhaps the main qualification is the qualification of heart; the qualification that stands for right and for fairness and for justice; the qualification that is willing to give to the weak and to those who are uninfluential the same fair deal and the same fair play that it will give to the member who is known to be influential and is known to be powerful.

In bringing before this House Mr. Lanius I might say of him that he was born in York county thirty-eight years ago. At the age of nine years he became a newsboy, and already then entered the maelstrom of human activity. He was educated in the schools of York County and later in York Academy. As a young man he turned down a position in a bank, donned his overalls and entered the machine shop, and while at work at that vocation he was unfortunate and lost the sight of both his eyes. Since then he has spent a great deal of time in studying public questions. He entered the political arena in 1912 and his record here is well known, is known to a large part of this Commonwealth, and is favorably known. I know that he possesses the qualifications of heart, and I want to say right here that I am not here to contradict, I am not here to deny anything that has been said, or any one of the kind statements that have been made about Mr. Spangler. But I wish to say to you that whether Mr. Spangler or Mr. Lanius is elected Speaker, we look and we hope for that fairness to which this House is entitled, and I believe that we are going to get it. I wish to say to you that I believe that Mr. Lanius represents the high ideals that the office of Speaker requires, and I now offer to you for your earnest consideration the candidacy of Henry E. Lanius, of York County. (Applause.)

The CHIEF CLERK. The gentleman from Columbia, Mr. Charles A. Shaffer.

Mr. CHARLES A. SHAFFER. Mr. Chief Clerk and gentlemen of the House, I rise to second the nomination made by the gentleman from Elk and the gentleman from Berks, of Mr. Lanius, of York.

The CHIEF CLERK. Are there any other nominations? Mr. DUNN. Mr. Chief Clerk, I move that the nominations do now close.

The motion was seconded and agreed to.

The CHIEF CLERK. The Clerk will call the roll.

The vote was then taken as follows:

FOR MR. SPANGLER.

Alexander,	Dilsheimer,	Kinsman,	Reber, H. F.,
Allum,	Dithrich,	Kooser,	Rhoads,
Armstrong,	Drinkhouse,	Krause, T. S.,	Robertson,
Aron,	Dunn,	Krause, Wm.,	Rorke,
Baldi,	Ehrhardt,	Krugh,	Schaeffer, A. C.,
Baldrige,	Ephraim,	Lafferty,	Scott,
Bechtold,	Evans, J. T.,	Lanius,	Shellenberger,
Beckley,	Evans, S. J.,	Lauler,	Showalter,
Bell,	Finney,	Levis,	Shunk,
Benchoff,	Fitzgibbon,	MacCallum,	Simpson,
Bennett,	Foster,	Magill,	Sinclair,
Bidelspacher,	Fowler,	Mallery,	Smith, E. R.,
Bigler,	Fox, A. R. B.,	Mangan,	Snowden,
Bolard,	Fox, Ira M.,	Marcus,	Snyder,
Bower,	Franklin,	Marshall,	Soffel,
Bowman,	Gans,	Martin,	Sowers,
Brady,	Geary,	McCaig,	Sprolws,
Brooks,	Glass,	McCurdy,	Stadlander,
Bucher,	Goehring,	McGeary,	Stark,
Bungard,	Goodnough,	McIntyre,	Statler,
Campbell,	Graham,	McKay,	Steedle,
Catlin,	Griest,	McKim,	Sterling,
Clements,	Griffith,	McVicar,	Stevenson,
Culton,	Haines,	Mehring,	Stott,
Coldsmith,	Haldeman,	Michel,	Sullivan,
Collier,	Hamilton, J.,	Millar, Albert, Todd,	

Colville, Hamilton, W. J. Miller, A. D., Uish,
Comer, Harer, Miller, C. G., Vickerman,
Conner, Harvey, Miller, D. L., Wagner,
Cook, Heffernan, Miller, D. D., Walker, G. T.,
Corbin, Helt, Millin, Walker, J. A.,
Cox, Hess, Milner, Wallace, R. L.,
Crawford, Heyburn, Morgan, Wallace, W. T.,
Crockett, Hickernell, Neary, Wells,
Crum, Hoffman, North, Wettach,
Curran, Hollingsworth, Norton, Whiteman,
Curry, A. E., Horne, Palmer, Willert,
Curry, Richard, Hough, Patterson, Williams,
Davis, D. F., Huntington, Perry, Willson,
Davis, J. T., Ingham, Phillips, Woner,
Davis, William, Jennings, Pidgeon, Wood,
Dawson, Jones, Pike, Woodruff,
Day, Jordan, Powell, Zanders,
Dewey, Kantner, Quigley, Zimmerman,
Diehm, Kennedy, Ramsey, Zook,
Di Lemmo,

FOR MR. LANIUS.

Benninger, Hampson, Rothenberger, Spangler,
Blank, Hutchison, Ruddy, Sweitzer,
Brendle, Kunkle, Sarig, Trach,
Brislin, Murphy, Schilling, West,
Donneley, Ringler, Shaffer, C. A., Wynne,
Flynn, Rinn, Smith, F. I.,

The CHIEF CLERK. The tellers agree in their count, and the vote cast by the members is as follows: Honorable Robert S. Spangler received 181 votes; Honorable Henry E. Lanius received 23 votes.

Honorable Robert S. Spangler, having received a majority of all the votes cast, is declared the Speaker of the House of Representatives of Pennsylvania for the session of 1919.

The CHIEF CLERK. I will appoint the gentleman from York, Mr. Lanius, and the gentleman from Lancaster, Mr. Hess, as a committee to escort the newly elected Speaker to the chair.

The CHIEF CLERK. Gentlemen of the House: I have the honor of presenting to you the Honorable Robert S. Spangler, Speaker-elect of the House of Representatives. (Applause).

The oath of office will now be administered to the Speaker-elect.

SWEARING IN THE SPEAKER.

The oath of office was then administered to Honorable Robert S. Spangler, Speaker-elect of the House of Representatives, by the Honorable S. J. M. McCarrell, additional law judge of the Twelfth Judicial District.

ADDRESS OF THE SPEAKER.

The SPEAKER. My fellow Representatives: It gives me great pleasure to thank you for the signal and distinguished honor that you have just bestowed upon me by your votes. I realize the importance of this honor and I realize its obligations, and I shall try to fulfill the obligations of the great office that you have so kindly bestowed upon me with the greatest fidelity. I think that we should all congratulate ourselves that harmony prevails among us, and it shall be my earnest wish and my earnest endeavor to preserve the harmony that had its inception at the last election and that has continued down to the present hour.

I feel that it will be impossible for me to comply with the requests of every member of this House as regards committee appointments and chairmanship assignments, but I assure you that I shall strive to give each member at least a portion of the things that he desires. I wish to state that it shall be my earnest endeavor to be fair, to be just, to be considerate and to be courteous in all my rulings and in all my dealings with you, my fellow-members.

I wish to announce at this time that in the post-office box each member will find a letter with a blank on which he will set forth the names of the committees upon which he desires to be appointed, in the order of his preference. I would ask each member to fill out this blank and have it in my hands today.

I thank you again, gentlemen, for the high honor that you have bestowed upon me.

NOTIFICATION OF THE SENATE.

Mr. HEFFERNAN offered the following resolution, which was twice read, considered and agreed to:

Resolved, That a committee of three be appointed to wait upon the Senate and inform that body that the House of Representatives is now organized and ready to proceed to business.

The SPEAKER. The Chair appoints Messrs. Heffernan, Cox and Charles A. Shaffer as said committee.

ADOPTION OF RULES FOR THE HOUSE.

Mr. CAMPBELL offered the following resolution, which was twice read, considered and agreed to:

Resolved, That until otherwise ordered the rules of the House of Representatives of the session of one thousand nine hundred and seventeen be adopted for the government of the House during the present session.

HOURS OF MEETING.

Mr. HOFFMAN offered the following resolution which was twice read, considered and agreed to:

Resolved, That until otherwise ordered, the sessions of the House shall commence at ten o'clock ante meridian.

THANKING JUDGE MCCARRELL FOR ADMINISTERING OATHS.

Mr. ALBERT MILLAR offered the following resolution, which was twice read, considered and agreed to:

Resolved, That the members of the House of Representatives of Pennsylvania hereby extend their thanks to the Honorable S. J. M. McCarrell, a Judge of the Court of Common Pleas of Dauphin County, for his services in administering the oath of office to its members.

NOTIFICATION OF THE GOVERNOR.

Mr. WILLIAMS offered the following resolution, which was twice read, considered and agreed to:

Resolved (if the Senate concur), That a committee of three be appointed to act in conjunction with a similar committee on the part of the Senate (if the Senate shall appoint such committee) to wait upon his Excellency, the Governor, and inform him that the General Assembly is organized and ready to receive any communication he may be pleased to make.

APPOINTMENT OF COMMITTEE.

The SPEAKER. The Chair will appoint on such committee Messrs. Williams, James A. Walker and Rinn.

Ordered, That the Clerk present the same to the Senate for concurrence.

NOTIFICATION OF SENATE'S ORGANIZATION.

Messrs. Salus, Sassaman and Davis, a committee from the Senate, having been introduced, informed the House of Representatives that the Senate was duly organized and ready to proceed with business and were extended the thanks of the House.

SENATE MESSAGE.

NOTIFICATION OF THE GOVERNOR

The Clerk of the Senate being introduced presented the following extract from the Journal of the Senate which was read as follows:

Resolved, That a Committee of three be appointed to act in conjunction with a similar committee on the part of the House of Representatives (if the House of Representatives shall appoint such committee) to wait on His Excellency, the Governor, to inform him that the General Assembly is organized and ready to receive any communication he may be pleased to make and has appointed Messrs. Vare, Craig and Leiby as said committee on the part of the Senate.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

Said resolution was twice read, considered and concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

PROVIDING FOR THE INAUGURATION OF GOVERNOR SPOTZ.

The Clerk of the Senate being introduced, presented the following extract from the Journal of the Senate, which was read as follows:

In the Senate, January 7, 1919.
Resolved, That the President pro tempore of the Senate be and he is hereby authorized to appoint a committee of nine Senators to act in conjunction with a committee of fifteen members of the House of Representatives (if the House shall appoint such

committee), to make the necessary arrangements for the inauguration, to wait upon His Excellency, the Governor-elect, and conduct him in a suitable manner to the Capitol for the purpose of having the oath of office administered to him; and.

Resolved, That the inaugural ceremonies shall take place at twelve o'clock M. on the third Tuesday of January, the twenty-first instant, on the west side of the Capitol, should the weather prove favorable, otherwise, in the Hall of the House of Representatives; and.

Be it further resolved, That said committee be and is hereby authorized to expend a sum not exceeding fifty thousand (\$50,000) dollars in the making and carrying out of said arrangements, the same to be provided for in the Appropriation Bill.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

The said resolution was twice read, considered and concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The SPEAKER. The Chair will appoint this committee at a later time in the day.

SENATE MESSAGE.

TIME OF NEXT MEETING.

The Clerk of the Senate being introduced, presented the following extract from the Journal of the Senate, which was read as follows:

In the Senate, January 7, 1919.

Resolved (if the House of Representatives concur). That when the Legislature adjourns to-day, it be to meet on Monday evening, January 20, 1919, at 9 o'clock.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

The resolution was twice read, considered and concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

POSTAGE ON LEGISLATIVE JOURNAL.

The Clerk of the Senate being introduced, presented the following extract from the Journal of the Senate, which was read as follows:

In the Senate, January 7, 1919.

Whereas, The Post Office Department has decided that the Legislative Journal must be third-class matter and has so instructed the Postmaster at Harrisburg;

Therefore, be it resolved (if the House of Representatives concur). That the Chief Clerks of the Senate and House of Representatives be directed to make arrangements for the necessary postage so that the Legislative Journal may be mailed according to the requirements of the Post Office Department, and that the same be provided for in the Appropriation Bill.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

The said resolution was twice read, considered and concurred in.

Ordered, That the Clerk inform the Senate accordingly.

JOINT SESSION TO COMPUTE VOTE.

The Clerk of the Senate being introduced, presented the following extract from the Journal of the Senate, which was read as follows:

In the Senate, January 7, 1919.

Resolved (if the House of Representatives concur). That the Senate and House of Representatives will meet in joint convention Tuesday, January 7, 1919, at 3.30 P. M., for the purpose of witnessing the opening, computing and counting the vote for Governor, Lieutenant-Governor and Secretary of Internal Affairs, and that Mr. Snyder, of Blair County, be appointed teller on the part of the Senate.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

The resolution was twice read, considered and concurred in.

Ordered, That the Clerk inform the Senate accordingly.

ELECTION OF TELLER.

Mr. RAMSEY. Mr. Speaker, I move that the Honorable Harry H. Heyburn be elected teller on the part of the House of Representatives, in conjunction with the resolution just passed.

Mr. RICHARD CURRY. Mr. Speaker, I second the motion.

The motion was agreed to.

Ordered, That the Clerk inform the Senate accordingly.

REPORT OF COMMITTEE TO NOTIFY SENATE.

Mr. HEFFERNAN. Mr. Speaker, your committee appointed to inform the Senate that the House is organized and ready to proceed with business, begs to report that they have performed that duty.

The SPEAKER. The committee is discharged with the thanks of the House.

RESOLUTION.

Mr. SINCLAIR. Mr. Speaker and gentlemen of the House: As chairman of the committee authorized by the caucus of the Republican members of the House to draft a resolution on the death of Hon. Theodore Roosevelt I present the following resolution and move its adoption:

The resolution was twice read as follows:

ON DEATH OF HONORABLE THEODORE ROOSEVELT.

Whereas, The entire nation has been saddened by the announcement of the sudden death of our former President, Theodore Roosevelt; and

Whereas, This death has summoned from the service of his nation an ex-president, a statesman, a patriot, a literary man, a naturalist, a scientist, a soldier and a father who offered to his nation his four sons, one of whom has made the supreme sacrifice on the fields of France; and

Whereas, His indomitable will made his life one of energy, activity, courage and steadfastness and brought to him the success in life equalled by no other citizen of the nation, and made his life an example for the citizens of the nation and of the world, and an inspiration to posterity; therefore be it

Resolved, That in the death of Theodore Roosevelt the nation and the world have suffered an irreparable loss.

Resolved, That when the House of Representatives of the Commonwealth of Pennsylvania adjourn this day, it do so to the memory of Theodore Roosevelt.

Resolved, That these resolutions be engrossed, be spread upon the Journal of the House and a copy thereof, as an expression of our sympathy, be sent to the family.

DUNCAN SINCLAIR,
W. HEBER DITTRICH,
A. B. HESS,
JOSEPH E. PHILLIPS,
SIGMUND J. GANS,
Committee.

On the question,

Will the House adopt the resolution?

Mr. HESS. Mr. Speaker and members of the House: In rising at this time, to second the adoption of this resolution, it is with a feeling of regret and deep sadness.

In the death of Theodore Roosevelt the world has lost a peerless leader and the nation one of its most worthy sons. He brought to the field of his various activities a strong mind and an indomitable will. As President he made a record which endeared him to his fellowmen in all walks of life. His contributions to the literature of his day show a breadth of horizon and a power of vision which make his greatness plain. His great soul lived on the border-land of the great beyond, and as he caught visions of the possibilities of that life over there, he sketched them with his pen that they might serve as lighthouses and milestones to guide his fellowmen into higher and higher planes of living. The richness of his life becomes more and more apparent as we study him as a man. He was indeed a patriot, and when the flag of his nation was assailed he volunteered his personal services in the field, and he insisted that his four sons should join combative units; and we may well imagine that when his son Quentin paid the greatest sacrifice on the field of glory in France, it mellowed and softened his life and better equipped him for the new existence into which he has now entered.

Theodore Roosevelt is dead, but his life and his example still live. (Applause.)

Mr. DITTRICH. Mr. Speaker and gentlemen of the House: While the entire civilized world and, particularly, the citizens of the United States of America are shocked and saddened by the sudden death of Theodore Roosevelt, there is no group of men, there is no organization anywhere in the country, that feels his loss more keenly than the rank and file of men in the United States army and navy. They have long recognized Theodore Roosevelt as the foremost advocate

of preparedness in this country, and to him, more than to any other citizen of the United States, belongs the great credit of kindling the patriotic resolve to enlarge our army and navy so that it was possible to transport our troops to France and to win the crowning victory that began at Chateau-Thierry and was carried on through that steel-lit hell to Argonne.

He was fearless in his criticism of the Administration. His indomitable will carried him on for a year when he was a very ill man. He had suffered, and who can say but what the grief and disappointment of being denied the crowning reward of serving his country again on the field of battle, as he offered to do, did not affect his last days! Then came the death of his son. But through it all he exhibited that strong, courageous and vigorous nature to the nation. There was an inspiration to all, and particularly to the men in the ranks. While he could not go over and serve, as a good many of us could, he continued on here, always seeing that the proper legislation was enacted for the men overseas and the men who were serving the nation at home. And that is why I say that at this time we greatly feel his loss. He was a man of clarity of vision. He was needed, badly needed, in the advice and counsel to be given to the nation on the important legislation that must be enacted along lines of reconstruction, and I hope the members of the House of Representatives of Pennsylvania will realize that.

Two years ago, at the close of the legislative session, when I was going out to join my regiment, I made an appeal to the members of the House of Representatives to care for the families of those who were going into the service. This has been adequately done; but unless the present National Administration more adequately arises to the question of the care of the sick and wounded who are being returned from overseas, that duty will devolve upon this Commonwealth.

We are extremely fortunate in having elected as the Governor of this Commonwealth a man who has very clear and very forceful ideas along those lines, and he is vitally interested because he has a son serving with the colors. Pennsylvania will not be lacking in that regard. We have sent out from this State in the division officially known the Twenty-eighth Division, the old Pennsylvania National Guard, an army that has been a credit not only to the State of Pennsylvania but to the entire nation. They have fought; and, while we furnished more men in proportion than any other State in the Union, naturally our casualties have been larger. These men will soon come back and the duty devolves upon us, as members of the House of Representatives of Pennsylvania, to see that they are properly taken care of and that employment is furnished them, and also that they are given an opportunity to resume the life they were leading before they were called away.

So that is the reason that I say that in the death of Theodore Roosevelt the men who have been in the service and the men, Mr. Speaker and gentlemen of the House, who are coming home feel his loss more than any other class of people could feel; and I am very glad and proud to have this opportunity to pay this tribute to that foremost American who at all times was a source of inspiration to all men to follow, to young men, and particularly those who followed his leadership. (Applause.)

On the question recurring,
Will the House adopt the resolution?
It was unanimously adopted.

PRESENTATION TO MR. DUNN.

The SPEAKER. There is at the present time a little incidental business, and the Chair will recognize the gentleman from Lancaster, Mr. Hess, who will apprise us of the nature of that business.

Mr. HESS. Mr. Speaker and gentlemen of the House: It is indeed gratifying to realize that merit seldom loses its reward. We have with us a colleague who represents one of the precincts of the City of Brotherly Love, love that is not always entirely brotherly, but this particular district in the City of Philadelphia is one in which agriculture is the chief industry, and we very frequently refer to this member representing a Philadelphia district as the "Farmer from Philadelphia." He, this morning, as at no time in the past, realizes that merit seldom loses its reward, and it must be,

indeed, a very great satisfaction to him to know that his constituents are cognizant of the fact that he performs his duty in this honorable body with fidelity. They have permitted their esteem of him to take tangible shape in a gift which they present to him, that splendid chime clock standing in the front of the hall and in their behalf it now becomes my very pleasant duty to present to him this splendid chime clock, and I trust that his life in the future may always be as melodious and strictly in accord with the beautiful chimes of this splendid clock which they have presented him—Mr. Dunn.

Mr. DUNN. Mr. Speaker and members of this House, and the committee of my constituency who have come here this day to present me with this valuable gift: The district from which I came here in 1912 was considered an independent district and we, as Republicans, necessarily following out the rules of the Republican party, were compelled to seek candidates even though they were defeated, and I was one who was selected in 1912 to be offered up, perhaps, as a sacrifice on the political altar in my district. Fortunately, when the votes were counted the people in the district had honored me and I was elected by over five hundred majority. It was an honor which I appreciated; it is an honor which I feel proud of. In 1914 they re-elected me to represent them in the session of 1915, something that has never been done before in the district which I represent. Again I felt that an honor of which I was proud. In 1916 they again re-elected me with a majority twice as large as that of 1914. In 1918 they sent me back here again with a majority twice as great as that which I received in 1916. I thought then that I had reached the highest honor of any man who came from the Sixteenth or the "Agricultural District" of Philadelphia County.

To-day I cannot find words to express my feelings to my constituents whom I am informed have contributed towards this valuable gift: the professional man and the business man, the skilled mechanic and the laborer, all have contributed towards this honor to me in presenting this beautiful clock. As time goes on, in my humble home where this clock shall stand, as the hours go around and these chimes strike the quarter and the half and then the hour, each time to me, as long as life remains, they will be striking "Friends, Friends, Friends."

To the committee that is here to-day representing my constituents I want to say that I wish them to go back home and tell those friends of mine that to-day I accept their gift with pleasure and honor, something, perhaps, I am unworthy of. I thank you. (Applause).

The SPEAKER. Are there any other remarks? If not, I presume the gentleman from Philadelphia will receive this clock with great pleasure.

Mr. DUNN. I do, Mr. Speaker.

REPORT OF COMMITTEE TO WAIT UPON THE GOVERNOR.

Mr. WILLIAMS. Mr. Speaker, your committee to wait upon the Governor, in conjunction with the committee from the Senate, beg leave to report that they have performed that duty.

The SPEAKER. The committee is discharged with the thanks of the House.

RECESS.

The SPEAKER. If there is no objection the House will take a recess until 2:30 o'clock P. M.

AFTER RECESS.

The House reconvened at 2:30 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

GOVERNOR'S MESSAGE.

The Private Secretary to the Governor of the Commonwealth being introduced, presented communications in writing from His Excellency, the Governor, to the General Assembly, which were laid upon the table.

APPOINTMENT OF HOUSE INAUGURAL COMMITTEE.

The SPEAKER. As provided in the resolution from the Senate, concurred in by the House, the Speaker appoints the following gentlemen to serve on the Inaugural Commit-

tee: Messrs. Cox, Dawson, Flynn, Gans, Goodnough, Halde-
man, Hess, Hollingsworth, Jennings, David I. Miller, Charles
A. Shaffer, Shunk, Simpson, Sprowls, and Williams.

The committee will organize at 4.30 o'clock P. M. in the
Senate caucus room.

GOVERNOR'S BIENNIAL MESSAGE.

The Chair laid before the House the Governor's Biennial
Message, which was read as follows:

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7th, 1919.
To the Honorable, the House of Representatives of the Com-
monwealth of Pennsylvania:

Gentlemen: In compliance with the law, I have the honor to
make report to you of such observations upon the affairs of
this Commonwealth as experience has demonstrated to possess
an importance worthy of your attention.

Very respectfully yours,

MARTIN G. BRUMBAUGH.

MESSAGE OF THE GOVERNOR.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
Gentlemen of the Senate and House of Representatives of the
Commonwealth of Pennsylvania:

I beg to submit herewith a statement of the finances of this
Commonwealth as of November 30, 1918, together with such ob-
servations upon the affairs of this Commonwealth as experience
has demonstrated to possess an importance worthy of your at-
tention. No attempt is made to recite categorically the services
rendered the people of Pennsylvania by this administration.
They are a part of the history of the Commonwealth and in-
vite the considerate judgment of men and the adjustments of
time. A few important items of service will be indicated herein
and suggestions based upon actual experience are set forth. The
subjects of future legislation will, in the large, be left, as they
properly should be, to the counsels of my successor.

In estimating the approximate revenues available for ap-
propriation it is important to note that the Act for the imposi-
tion and collection of certain inheritance taxes, (being Act No.
318, P. L. p. 832, Session of 1917) has not as yet produced the
revenue its framers predicted. This law is not a humane enact-
ment. I invite your attention to the note attached to it (P. L.
1917, pp. 839-840), in the hope that it may be so modified as to
make it an Act worthy this Commonwealth. The available sum
for appropriation will be necessarily dependent upon your action
in the premises.

APPROPRIATIONS.

The amount of money appropriated by the Assembly is always
greatly in excess of the revenues of the Commonwealth. At
the last session an earnest effort was made by the Chairman
of the Appropriations Committees of the House and Senate
in cooperation with the Governor to put an end to this wholly
reprehensible procedure. Notwithstanding the many confer-
ences held, the careful attention given the matter and the full
cooperation of all executive officers the appropriations, as here-
tofore, were far in excess of the available funds. The Com-
monwealth cannot incur indebtedness without the consent of
the people by proper and constituted procedure. The Governor
is given the thankless task of reducing these appropriations,
by vetoing in whole, or in part many items that possess merit
and some that are purely meritless. The Governor should not
be obliged to bear the criticism that properly belongs else-
where. The thirty days following the adjournment of the leg-
islature are days of ceaseless worry and concern. Upwards of
700 Bills are laid before him. They carry appropriations of
many millions of money for which the assembly provided no
funds. Reductions to bring the expenditures within the re-
sources are imperative. It is a situation no Governor should be
obliged to meet. I earnestly appeal to you to correct this con-
dition and to keep the appropriations well within the predict-
able income of the Commonwealth.

The State Board of Charities and Correction, after a care-
ful study of the comparative needs of the many institutions
under its care and supervision, recommends the sum which
in its experienced judgment, the Assembly should appropriate
to each institution. Their counsel should be heeded. The
number of these charitable and correctional institutions is
constantly increasing. The demands upon the treasury mount
steadily. Some new method of state aid should be adopted and
a larger share of the support of these institutions should fall
upon the local communities. It is my judgment that a gradual
reduction of state support, wisely indicated and covering a
period of ten years, would greatly stimulate local interest and
reveal the weakness of those institutions that have no com-
pelling reason to be.

REGULATION AND SUPPRESSION OF SOCIAL EVILS.

The lessons of the late war ought not be lost. Much has
been learned in the stern service of Army and Navy that
may well be made permanent in the procedure of a people in
times of peace. The man power and the woman power of
the country is its most precious asset. Venereal diseases, once
the curse of society and still its deadly menace, should be
suppressed by joint legislative action on the part of the Nation
and the State. These diseases are associated with sin and
shame and crime.—all deadly enemies to society. Their ef-

fects pass from the guilty to the innocent. They make men
and women sterile. They destroy young and unborn infants.
They are a potent cause of blindness. They furnish inmates for
the insane asylums. They sow a harvest of idiocy and feeble-
mindedness. They destroy individuals, homes, communities
and defeat armies.

The National Government has already taken steps to control
these vices. The State Government by the enactment of
proper laws concerning health education and health protection
can do a great service in conserving our greatest asset and
in making our Commonwealth clean and wholesome and morally
sane.

The Enactment in 1917 of an Act to regulate and suppress
the opium habit was a great step in advance. The rigid en-
forcement of this law by making adequate appropriations for
that purpose is earnestly commended.

The Amendment to the Constitution of the United States
prohibiting the manufacture, sale and use of alcoholic bever-
ages should be ratified immediately. No lesson of the near
past is so definite as this. If we could not make good soldiers
in camp and cantonment until we had banished rum from
camps and cartonnments, surely we cannot make good citizens
until we have banished rum from the country, I most earnestly
hope that the Assembly will heed the lesson of the hour and
put Pennsylvania in the light-bearing states by a prompt and
effective ratification.

The attempt to legalize and regulate other forms of crime-
inducing practices have at all points been stoutly resisted, and
it is my earnest conviction that the Assembly at no point
is justified in dignifying any form of evil by legislation tend-
ing to curb, regulate or modify its effects. There is only one
safe course—outlaw all things that are evil in intent or implica-
tion and thus make all legislative acts instruments of educa-
tion and moral uplift to our people.

PUBLIC EDUCATION.

Under the provisions of the School Code of 1911 the public
schools of Pennsylvania are greatly improved and a procedure
set up that will steadily enhance the service of the schools
for many years. Experience in its enforcement has developed
certain needs that have been met during this administration.
No uncertain educational enactments escaped executive veto.
Constructive and valuable enactments have been approved.
Among the great educational forces set up I am happy to
name (1) the establishment of continuation schools; (2) the
passage of Child Labor laws; (3) the acceptance by ap-
propriate legislation of the provisions of the Smith-Hughes
law making available national funds for vocational education;
(4) an increase in the minimum salaries of public school
teachers; (5) an increase in the salaries of County Superin-
tendents of schools; (6) an act making effective the law in
regard to Assistant County Superintendents and increasing
the compensation of these officials; (7) the increase of the
State appropriation to common schools to eighteen million
dollars (\$18,000,000.); (8) provision for the payment of pen-
sions to mothers and making large appropriations for the
same; (9) the enactment of a Teachers' Retirement law; (10)
the purchase and organization under state control of eight
(8) state normal schools; (11) an increase in the salaries of
the responsible officers in the Department of Public Instruc-
tion; (12) the inauguration of Bird Day as part of the
observance of Arbor Day; (13) the creation of the Bureau
of Vocational Education; (14) increased provision for the
adequate care and education of the blind, especially of blind
babies; (15) an increase in the permanent school fund from
seventy thousand dollars (\$70,000.) to three hundred sixty
thousand dollars (\$360,000.), and the use of the income to help
poor school districts to provide a good education for all the
children residing therein.

It is a program of achievement worthy the great Common-
wealth and is destined to be regarded as one of the most
important legislative programs in education that has come
to our people in a generation. There yet remains the very
manifest duty of increasing the salaries of the teachers in
our public schools. They have rendered and are now render-
ing a service of the greatest importance. Their compensation
is pitifully meagre. A great commonwealth ought not to allow
this reproach and neglect longer to remain.

I wish to urge upon you in all earnestness the duty of ar-
ranging with the accredited colleges of the Commonwealth to
give to each returning Pennsylvania soldier who went out from
our colleges to fight for liberty an immediate opportunity free
of all tuition to complete his college course. The Common-
wealth cannot make a wiser, a more profitable, a more gracious
investment.

The state forests are now in condition to require improve-
ment cutting and this work can absorb at least five thousand
men in profitable industry and result in marketing at a fair
estimate one million nine hundred thousand dollars (\$1,900,-
000.) worth of timber products. This enterprise should be
undertaken and the entire proceeds conveyed into the perman-
ent school fund. It should be diverted to no other purpose.

The lessons educationally of this war should not go un-
heeded. Such legislation as is necessary to fit the educational
system to meet these newer conditions ought to be enacted.
These enactments should have in mind increased vocational
opportunity for our youth, particularly in agriculture and
domestic science, the organization of a definite and adequate
program of Americanization through the agency of the school,
the specific training in trade education, the establishment of
savings banks and the teaching of conservation and economy,
the transference of moral instruction from a passive to an
aggressive function of the school, the setting up of a new ideal
of national loyalty, and the utter abolition of the Prussianized
cult that once ruled so largely in our American education.

LABOR AND INDUSTRY.

Pennsylvania is preeminently a manufacturing community. Above one-third, almost two-fifths, of our population is engaged in manufacturing industries. The range of these industries is greater than that of other states. Many important and exceedingly complex problems arise in the matters affecting capital, labor and their coordination. These problems fall within the scope of this important department. During the present administration this department has rendered a notably successful series of services and has greatly extended its sphere of activities.

The Enactment of the Workmen's Compensation laws in 1915 is one of the notable services rendered to the workmen of Pennsylvania. This eminently just law, long promised and repeatedly denied, was finally made operative. It has fully justified its sponsors and has utterly silenced its opponents. It is a fixed element of social justice and with such amendments as experience may demonstrate it may well be regarded as the most progressive legislation of the period. I believe it is proven now that the danger of malingering was overestimated and that the period for its detection may safely be reduced if not wholly removed. The percentage of compensation is low. It should be raised to 66 2-3 per cent. It should be a source of pride to every one instrumental in the enactment of this body of laws to know that literally millions of dollars now fall in streams of golden blessings into the out-reaching hands of widows and orphans. It has put, with no burden upon industry, a great sense of security into the hearts of our working classes. The care exercised in making its provisions apply to men in mines under state inspection is one of its most beneficial extensions.

A department of municipal statistics has been created, and it has already aided our municipalities to standardize and improve their fiscal administration. It is performing an increasingly valuable service.

The Bureau of Employment established fortunately before the war, has in this war period rendered very great service to industry and is at all times a regulator of employment and a check upon wasteful tomorrows and idleness in our industrial workers.

The Child Labor Law of 1915 has given new meaning to childhood. No longer to the reproach of the state can the blood of children be coined into gold for the greedy and conscienceless. This law still stands, as testified by the National Manufacturers' Association, as the most advanced and humane legislation affecting child labor ever enacted by any Commonwealth. Its provisions have been demonstrated to be practical, humane and just. I do most earnestly urge you to protect it from vicious hands and to make adequate provision for the conduct of Continuation Schools provided for in its sections. The Mattress Law of 1913 was so amended as to compel health-guarding regulations of this industry.

An act was passed to prevent private employment agencies from exploiting poor and ignorant persons who may in good faith seek employment.

The Woman's Law was so amended as to allow the Industrial Board in specific cases so to subdivide the rest period of these women as to promote their comfort and safety. You can do still more for the womanhood of the Commonwealth by a recasting of the hours of toil, the comforts in factories and provision for sickness. There surely can be no more chivalrous channel of legislation than enactments that safeguard the womanhood—the motherhood of the race.

The Session of 1917 by amendment to existing law has added to the safety from fire and panic in certain defined buildings. The Bureau of Municipal Statistics was broadened into a Bureau of Municipalities and has thus been rendering much assistance and providing important data to municipal officials. The Inspectors have been by law classified into three groups and compensation based upon efficiency in service, and a civil service system set up for their selection. The Act of 1909 was improved by adding to the safety of booths for motion picture machines and of the persons attending these exhibitions. All persons contracting with the Commonwealth or any of its subdivisions must by law accept the provisions of the Workmen's Compensation Laws. A Health Insurance Commission was created, has made careful study of its functions and will report to you. The Woman's Law was further humanized by giving the Industrial Board power to regulate in other than manufacturing establishments the time of toll and the hours of rest, and all attempts to enact laws that were injurious to our working classes or that in any way savored of retroaction were promptly vetoed.

This program of social justice has done much to add to the prestige of Pennsylvania and it is laid before you in the earnest hope that additional provisions may be made by you for the wider application of the modern principles of social justice. The inarticulate many need and deserve the consideration fostering care of the chosen few set to represent them in all matters of civic regulation and civic righteousness.

True to the spirit of service for which he has been so conspicuous, the Commissioner of the Department is now on the Staff of General Pershing, serving his country as an engineer.

BANKING.

The Banking Department in this war crisis has had laid upon it unusual burdens of great delicacy and responsibility. Since January, 1915, there have been issued charters to 60 banks, 24 trust companies and 332 building and loan associations. In all cases diligent inquiry and careful scrutiny was made to the end that only dependable organizations should have the approval of

the Commonwealth. The resources of the fiscal institutions under the supervision of this Department in November, 1914, amounted to \$2,705,067,733 and in September, 1918, to \$3,547,097,855, a gain of \$842,030,123. The income of the Department for the like period was \$307,801.62. These institutions subscribed to the several liberty loans \$787,645,500—an expression in the concrete of a service perhaps without a parallel in fiscal agencies under State control. Under the Act of July 17, 1917, thirty-four banks and trust companies have become members of the Federal Reserve System. Their joint resources amount to \$460,999,959, or about twenty-five per centum of the total assets of all State institutions.

In 1917, by action of the Legislature, I appointed a Commission to codify and revise the banking laws of the Commonwealth. Their findings will be submitted to you and are recommended to your favor and respectfully urged for early enactment. It is hoped that you will enact a law to make it impossible for irresponsible promoters to enter semi-rural communities and at a large profit to the promoter seek to establish state banks where there is really no need for such fiscal agencies. The outcome is disastrous to the community and menaces the stability of a fiscal policy that should be and is, with this exception, a proper source of pride to our people.

Many of the men in our state fiscal institutions answered the call to the colors and marched to an immortal fame. They were sadly missed in the fiscal forces of the Commonwealth. Their associates bravely carried on their work and will gladly welcome them home. When the liberty loans were submitted to the people the officers of our State banks in conjunction with those of the National banks located in Pennsylvania took up the great task of selling the large quota of bonds assigned to us. They organized the State. They led the movement. They gave themselves heroically to the service of their country, and at great financial loss to themselves and their companies carried to a successful conclusion this great work. It is a most commendable record and some fitting recognition should be made by the Commonwealth to those patriotic men who have demonstrated that the spirit of Robert Morris, Stephen Girard and Jay Cooke is still alive in this Commonwealth and that the proud record of Pennsylvania in leading in the fiscal activities of the nation in a war period has been maintained. In all this great service the Department has had a leading part. Its Commissioner has made an enviable record. He has proven anew the meaning of unselfish devotion to duty and has manifested a true Pennsylvania spirit of patriotic leadership.

INSURANCE.

The Insurance Department has during the past four years collected and covered into the State Treasury about \$8,500,000 after paying the cost of administration, which has averaged less than \$85,000 per year. More than one thousand complaints have been investigated, resulting in many prosecutions and convictions. Thousands of dollars have been collected and paid to claimants properly entitled thereto.

Eleven defunct and insolvent companies have either been fully liquidated or are well advanced to final distributing of assets. This service has been performed at a great saving to creditors and in less time than is usually consumed by general receiverships. The record in those cases, unique in our history, has been most commendable. Examination of all State companies has been made, in some cases, many times. More than 300 examinations have been made. Certain companies that undertook to defraud their patrons have been compelled to go out of business and to restore the resources of the companies, thus giving the parties in interest full and assured protection. Eighteen domestic and one hundred and eighteen foreign companies have been approved and authorized to transact business in Pennsylvania.

This Department should have increased financial aid to enable it more effectively to safeguard the rights of our people. The increased force this would secure would be in the interests of progress and security. I wish to add my commendation for the capable service rendered by the officers in charge of this important public service.

GROUNDS AND BUILDINGS.

The work of securing the property in the Capitol Park Extension, begun under Governor Tener, has been concluded. The commission named by my predecessor has at a cost within the appropriations made, completed its labors and filed its final report. Twenty-seven acres in the heart of Harrisburg, involving over five hundred separate titles and many corporate interests, have passed in fee simple to the Commonwealth. This commission has performed a most difficult task in a most capable manner. Because of the importance of the labor performed, the absence of compensation to the members, the wholly commendable result, I urge you to pass an appropriate resolution of appreciation for this service. The Commission of Grounds and Buildings has proceeded with the plans for the development of this zone and has approved the plans made under its direction for a generation-long expansion of space for the business of the Commonwealth. The project includes a great Memorial Bridge to the Sailors and Soldiers of Pennsylvania in the Great World War. This bridge is to extend eastward on State Street to the hills of the city. I urge you, in cooperation with the Pennsylvania Railroad Company and the City of Harrisburg, to make provision for the immediate erection of this bridge. Its value both as a utility and as a memorial is manifest. Delay is fraught with many menaces.

This department has erected or contracted for the erection of six important bridges in different parts of the State. The

cost of these structures is above \$237,000. The purchase of toll bridges between New Jersey and Pennsylvania is proceeding with due celerity. Additional funds should be made available for this work.

In 1915 a State Insurance Fund was created, which by 1920 will assume all fire risks of the Commonwealth. This fund is solvent and has already replaced eight fire losses at a cost of \$176,508.01. The Act has fully justified itself and has, I trust, passed beyond the stage of menace such as it was subjected to in the Assembly of 1917, and from which it was saved by Executive Veto.

The grading of the Capitol Park Extension is progressing rapidly. All structures thereon, save a few used by the State during the war crisis, have been removed and 85,000 cubic yards of earth have been delivered upon the zone to bring it in part to the necessary grade. We have finally gotten rid of the expensive and wholly useless green houses that once marred the Capitol grounds. A Governor's Row of trees was begun; seven trees, named in honor of the earliest Colonial Governors were planted one year ago on Arbor Day with appropriate public ceremonies. When the plans are carried to completion Pennsylvania will have as her Capitol the finest group of buildings with the fairest setting of any Capitol in any country.

The mural decorations for the Senate Chamber, the product of the genius of Miss Violet Oakley, were placed in the Chamber in January, 1917, and the occasion was duly observed. This work should continue with due alacrity until all the great rooms of the Capitol are decorated with the finest themes of Pennsylvania's most gifted artists.

I wish again to urge upon you the wisdom of setting aside annually a small sum, approximately \$10,000, to be used by a properly constituted commission for the purchase of the paintings of Pennsylvania's artists. In due time there will result a State Art Gallery of untold value to the people of Pennsylvania and give our young artists fitting and substantial encouragement.

Art is an expression of the spiritual life of a people. Unless we encourage such expression we shall become a sordid and selfish people. Those that entertain the sacred light of beauty should have encouraging support in its completest expression.

TOLL BRIDGES ON THE DELAWARE.

The Joint Commission of New Jersey and Pennsylvania to whom was committed the duty of purchasing the toll bridges over the Delaware River have been alert and attentive to the business entrusted to them. The most important bridge at Trenton was purchased and is now a free artery of traffic. The Point Pleasant Bridge has also been secured and the New Hope Bridge will soon be made free—an offer of a fair price, after careful study, has been made to the corporation. All this has been done by amicable agreement and establishes a precedent that may well be followed in the future. All these bridges and those between Pennsylvania and New York should be State owned and free.

In 1917 a commission to consider the question of a tunnel or bridge between Philadelphia and Camden was authorized and has held many meetings. The Governors of the states concerned have had conferences and have advised with the committees. The Pennsylvania Commission should, as by law directed, make full report to you and I urge you to make adequate provision for the completion of the project. The present means of crossing the Delaware is wholly antiquated and fraught with menace. It is my earnest hope that a means of crossing, preferably by a memorial bridge, will be provided before a public calamity enforces the relief a bridge would provide.

FISHERIES.

The Department of Fisheries has been most capably administered and in the food crisis has aided in giving large quantities of food to the people of Pennsylvania. The fresh water market for fishes at Erie has, by co-operation with transportation lines and local food commissions, given many tons of choice food fishes to the cities of the Commonwealth at a price greatly below the market rates in these cities. Five new hatcheries have been erected and fully equipped, millions of small fish have been placed in our streams, the entire system of law governing fishing was changed and improved by the Acts of May 29, 1917 and June 28, 1917.

Few people realize how valuable is the service of this department, how much real enjoyment it affords our people, how much rest and health it gives, how substantial its contribution to the food supply of the Commonwealth. It merits your support and your gratitude.

STATE POLICE.

The Pennsylvania State Police have steadily justified in every way the fine spirit of service accorded them by thoughtful men. They are unobtrusive, quiet, earnest, conscientious and effective agents of peace and order. The force was increased during my term by one hundred (100) men. It is yet too small to perform all the duties that await them. They should have larger power in enforcing the game and fish laws, in regulating the speed and flow of traffic on the highways, in guarding and protecting the sources of water supply for our urban communities and in such special investigations as their training and competency fit them to undertake. The chief of this force is now and for a year has been in the National army. In his absence Captain George F. Lumb has had charge of the force and has directed it most capably and efficiently. This official merits and I am glad to record the appreciation of our citizens. The reports of the Department will in detail

enumerate the great service these men perform. They are a credit to Pennsylvania, and sister states are turning to the Pennsylvania State Police policy as the type for general adoption. New York has already created a similar force. The call to arms depleted the force. The excessive burdens of maintaining peace in a period of unrest fell upon this reduced force. Enlistments could not proceed because of the national needs and the inadequate compensation given these men. With our entire National Guard out of the State and in Federal service on the Mexican border and later in France, the care of life and property in Pennsylvania devolved upon this force. The situation was further rendered critical by reason of the fact that many of our men, due to their especial qualifications, were authorized to serve the National government in the Secret Service. In the crisis of this concern the influenza epidemic swept the State. Seven of the force gave their lives heroically and many others were sore stricken. The force was used largely to alleviate conditions. They did these duties commandingly well. There are now sixty-four (64) vacancies on the force, due to the needs of the national government and the inadequate compensation. The former situation will soon correct itself; the latter is yours to correct. I recommend an increased compensation for this splendid force and provision for increasing its contingent of men.

HEALTH.

During the year this Commonwealth lost by death its first and only Commissioner of Health—Dr. Samuel G. Dixon. His ideals and his successful administration have been carried on since then by his Assistant, Dr. Royer. We have passed through two unprecedented scourges, infantile paralysis and influenza. The latter alone has exacted a toll of 40,000 lives and above 800,000 cases. Every minor or local epidemic has been met and checked and in general this department has been most successful. It is a great credit to the Commonwealth. In every crisis growing out of this war, its services have been freely and effectively given to the Nation. The Drug Act of 1917 is now in successful operation. The exhibit of this Department at the Panama-Pacific Exposition was given the first prize and a gold medal.

During the acute stages of the epidemic of influenza in Massachusetts this department sent to the sister Commonwealth ten nurses and a skilled physician. They did so commendable a work as to call forth the enthusiastic praise of Governor McCall, who in turn sent us, in our extremity, a large force of free trained workers. It was an exchange of courtesies worthy of record.

This department has such vital relations to the health and safety of our people as to merit the full support of the Assembly.

MINES.

In 1915 a code of regulations for the Anthracite mines was introduced and was defeated. It should be reintroduced and passed. Other bills having in mind the safety of the miner were defeated, notably the bill establishing first aid corps and for rescue corps, and for the use of electricity for transportation and illumination in mines.

Federal control of the great coal industry of the State, as a war measure, did not interfere with the inspectional service of the department. It is gratifying to note that under its able chief this department, with a depleted force, with the mines denied the service of many of their most expert workmen due to enlistments in the Army and Navy, with the greatly increased demand for fuel and the employment of many unskilled men the mines were so operated as to show the lowest death rate from accident in a decade. It is a fine achievement and merits recognition by the speedy enactment of all legislation that will further safeguard life and property.

Coal is so abundant in Pennsylvania and its distribution west of the Blue mountains so general that it is only fair to tax this great natural resource to the end that it may be made a source of support to the educational and other beneficial agencies of the Commonwealth.

The mine cave situation in the anthracite region, where the rights of property are arrayed against the rights of life, should have some immediate consideration. I suggest that the owners of the coal and the owners of the surface property be called into conference and led to agree upon some permanent policy that will be just to all the parties in interest.

The natural gas, now a waste and a deadly menace, should be harnessed and made to work. In a purely volunteer way act my request one great corporation is giving this matter considerable attention. I suggest that as soon as it has reached a satisfactory conclusion some form of legislative control be thrown about what will in the future become a great source of industrial activity in the anthracite region.

FORESTRY.

During this administration the State has added to its forest lands by purchase 26,955 acres. The total acreage is 1,029,023. The average cost of State lands is \$2.27 per acre. The total cost to date is \$2,342,918, and a conservative estimate of the value of these lands is \$10,575,000. The department has 292 miles of telephone lines, 3,500 miles of roads, 300,000 acres topographically surveyed and 31,534,356 trees planted, 384 camps were occupied free by the people and 418 were leased. The number of persons using this great public domain is exceedingly small; only about 2,500 in all. I suggest a pamphlet explaining the free use of these lands and displaying some of their scenic splendor be issued and freely sent over the State. Such a pamphlet might well be the basis of an Arbor Day proclamation.

The State nurseries now have 17,000,000 seedlings ready for planting. The work was halted during the war period. The Commonwealth has offered to the French Government 7,000,000 trees. The offer has been most gratefully accepted. The trees will be sent as soon as France can provide labor for their planting. Thus the gift of men to save the soil of a sister republic is supplemented by the gift of trees to further manifest our ties of friendship and peace.

The enemy preeminent of these vast reaches of shade and blessing is fire. Ample provision should be made to prevent the devastating fires. Wardens in this department, in the Game and Fish Departments, under the State Constabulary should, as I urged heretofore, be constituted under one efficient head for patrol duty in times of great menace.

STATE LIBRARY.

This is a great educational plant, too little appreciated and too niggardly supported. In this administration its collections have been increased by 17,500 volumes. The Library Act of 1917 has greatly increased the effective service of this department. The Deisher collection of Indian relics was purchased and added to the valuable collection in the museum. The Pennypacker collection, of such great value to the student of Pennsylvania's past, ought to be purchased. The senseless objections of the session of 1917 ought not prevail. The collection is unique. It is an irreparable loss if it be dissipated.

The Librarian and his Staff were indefatigable in securing libraries for our soldiers and sailors. The space needed for this library and museum is wholly inadequate. In the near future in the Capitol Extension zone a great building, already planned, should be erected to house the educational and the library departments.

PUBLIC PRINTING.

This department is now conducting its work in a prompt and systematic way. Accounts for work ordered nearly six years ago have not been adjusted and paid. The present State Printer has put order where chaos reigned. Formerly all work was perfunctorily passed to the State Printer. Now all orders are scrutinized, suggestions in the interest of economy made, and a time limit set for the performance of the work. Too many useless things are printed. Many volumes would be improved if greatly reduced in size. Definite economy would ensue if the State owned its own printing plant. A contract for four years gives the State Printer no just opportunity fully to equip his plant for the work imposed. During the sessions of the Assembly the printery is literally swamped. The Department of Distribution of Documents was recently removed to the same building as the printery—a decided economy in time and money. This Department is doing a notable work creditably, but it would be, I think, a source of surprise to learn how many volumes lie unused on the shelves awaiting the pleasure of the Assemblymen to whom they are by law allotted for distribution. To sell tons of printed matter as waste paper is not economy. I urge a specific study of the entire subject of public printing with a view of placing it upon a more economic and serviceable basis.

JOINT LEGISLATION ON TOLL BRIDGES.

There is immediate need of concurrent legislation by Pennsylvania and New Jersey affecting the method of procedure in condemnation proceedings. The joint commission finds it difficult to proceed by due process of law until the legal process in each state is made to conform to that of the sister state. I suggest that you designate the Attorney General to confer with the like official of New Jersey and enact legislation based upon this report.

FIRE MARSHAL.

This department has greatly extended and increased the service it may perform in the prevention of fires. The office force consists of sixteen (16) members. The field force includes two thousand five hundred and forty-two (2,542) members. There are thirteen (13) deputies whose inspectional and supervisory functions are invaluable. The effectiveness of this preventive work will be increased by giving the Department a larger force of inspectors and of clerical assistants. These officials since January, 1915, have made 18,643 separate inspections. This survey of hazards has resulted in the removal of many menaces and the corresponding lessening of the fire hazards. During the war this Department made for the National government above 5,000 inspections of factories, grain elevators, storage houses and commercial and manufacturing establishments. It co-operated with the Health Department during the influenza epidemic in inspecting 219 emergency hospitals. It has arrested 356 persons and secured convictions in our courts of 240 criminals. It is a creditable record. The Department has conducted a safe and sane publicity bureau that has lessened the all too frequent fires throughout the Commonwealth.

Recently the Department lost by death its capable and efficient Chief. His successor, already well versed in the duties of the office, is conducting the business of the Department most capably.

MOVING PICTURE CENSORS.

The Act of May 15, 1915, placed the censorship of all moving picture exhibits under careful and effective supervision. To the credit of the courts and the conscience of our people every attempt to display nauseous and immoral scenes has been stoutly resisted and effectively prevented. The judgment of the

present Board of Censors has been sustained. Our standards are more protective of morals than those of the National law. The majority of the producers of these films have been careful and considerate. Some, however, have with blatant insistence endeavored to make money by displaying indecent and unfit scenes. They have been prevented. The law should not be made less but more exacting and some conscienceless and greedy immoralists should be by law denied the privilege to market their unclean ware. The moving picture film is a great educator of the masses. These places are of measureless value to our people if always they give exhibitions that are clean and wholesome. If a scene isn't fit to be displayed in a home it is not fit to be displayed in public.

The attempt to evade by law the fire prevention laws of this Commonwealth on the part of owners of some moving picture houses was stoutly resisted and met prompt executive disapproval.

HIGHWAYS.

The people of Pennsylvania four years ago decisively declined to authorize a bond issue for the construction of highways. The same people have just as decisively, in the late election authorized such a bond issue. This is unquestionably a vote of confidence in the work of the Highway Department, and this confidence is well placed. The improvement of our highways from current revenues has been one of the notable services rendered all the people. The Executive has personally taken great interest in the highway problem and in co-operation with the very efficient head of the Department did year by year, until the war intervened, go over the State with many interested friends inspecting the roads, meeting the people and by personal explanation and public address establishing in the public mind the meaning and value of good roads. Today our people have easy access to county seats and to the great markets. Tourists as well as our own people find good roads an incentive to view the many matchless miles of scenic splendor with which Pennsylvania is so richly blessed.

The counties have in many cases, with commendable zeal, voted large sums to supplement the allotment of the Commonwealth and thus, at a burden voluntarily laid upon themselves, hastened the day of good, dustless, hard-surfaced highways. In legislation to carry into effect the newly authorized loan due recognition of these counties must be had to the end that they be not doubly taxed because of their wholly commendable zeal and foresight in making provision by bonded indebtedness for improved highways.

We have inaugurated the patrol system upon many highways and the results are wholly satisfactory. The road is always in first-class condition and the cost is reasonable. We have used prison labor upon highways and found it to be practical and economical. We have kept the State highways free from snow blockades and, especially on the Lincoln Highway, during the last winter large sums of money were used to keep this great artery of commerce open to army and commercial trucks. When steam traffic was icebound this highway was open and crowded with moving merchandise. In 1918 alone sixty-nine contracts aggregating \$5,407,678.77 were entered into. Federal funds and county co-operation provided \$2,356,929.00 of this fund. The National Administration withheld approval of some of these projects for justifiable reasons—the need of labor in war industries and the need of material for war work. Now this work may, as speedily as the weather permits, be hurried to completion. The people want good roads. They know now that they can obtain these roads and that the funds used have been wisely and honestly applied. We have resurfaced 1,464 miles of highways, oiled 1,554 miles—now oiling only one side at a time to the great comfort of the public—and maintained in good condition 8,988 miles, exclusive of the resurfaced mileage. We have taken over 278 miles of toll roads, improved them and made them free. The great Lincoln Highway is free from the Ohio to the Delaware. The William Penn Highway likewise is free, save at one point where court proceedings have delayed action. There remain so few toll roads that if the same wise policy of local aid to State initiative is followed it will be easy to remove the last toll gate in Pennsylvania within the next two years, and it ought to be done.

The sum received for automobile licenses mounts year by year. Heavy trucks are ruining many miles of highway. They should be obliged to pay a larger fee for a license and all license fees should be used exclusively for maintenance as now they are used. These fees should not be diverted to the payment of interest and sinking fund charges, upon any loan that the Assembly may authorize.

WATER SUPPLY COMMISSION.

This Department has issued in pamphlets a complete inventory of the water resources of the State, has formulated and adopted a comprehensive plan for the control and utilization of the streams of Pennsylvania and has planned a scientific treatment of all impounded waters to the end that no bursting dams shall spread disaster and death in any place. The Pymatuning Dam and Reservoir still have constant study and advancing solution. It is a prodigious task fraught with much preliminary scientific study. The funds available are not yet used and await the completion of the surveys and the compliance by the community with the provisions of the Act of 1917.

Topographical surveys and flood reconnaissances have been made at many strategic points. This survey should be extended and funds should be made available for the work.

The entire question of flood control, vital to the peoples at the junction of the great rivers in the west, the impounding

of waters at their source and the conversion of this potential power, now wasted and menacing, into actual service for our people is attainable and is a program of conservation worthy of serious and immediate attention by the Assembly.

\$25,000,000 FOR EDUCATION.

The great war has placed new and larger emphasis upon education. The nation puts its destiny in the care and keeping of its entire citizenry. The achievements of the nation are, therefore, directly conditioned upon the quality of that people; their courage, their sentiment, their religion, their industry, their enlightenment, their concord of spirit. An intelligent citizenry is the nation's hope and the nation's goal. No investment of State funds will yield so rich a return as an investment in character and education. The school is the agency pre-eminent for the making of characteristic of a people that buttress the nation. Pennsylvania ought to provide \$25,000,000 for the new and larger service the school must perform. The revenue necessary for this sum is easily at your command. It is in the report of the Revenue Commission of 1913 and in the pigeon holes of the committees of the more recent sessions. If you believe with me that this sum is essential to the immediate and future welfare of Pennsylvania you will readily find the means to provide it.

ANNIVERSARY OF THE DECLARATION OF INDEPENDENCE

There is no more effective manner of quickening the national consciousness and advancing the spiritual ideals of the world than the appropriate observance of great events in the world's advance. We shall soon approach the 150th anniversary of the adoption of the Declaration of Independence—from which event sprang this Republic, the liberal government of the more advanced peoples of the world and the concord of ideals that has happily brought together the dependable nations of the world in one vast array of force to resist tyranny and to plan for a concert of powers for enduring peace. What our fathers wrought in Independence Hall, our soldiers fought for in France. This anniversary will be the first of world-wide meaning to occur after war. It should not pass unnoted. I suggest that you can do no more meaningful service to civilization than to plan now for a great World's Fair in Philadelphia in 1926. In 1876 the Centennial Exposition was the precursor of many memorable celebrations. In the dawn of the new epoch on a most worthy anniversary it is fitting and wise to ask all peoples throughout the world to assemble at the fountain of human rights and drink anew the life-giving waters of virtue, liberty and independence.

AGRICULTURE.

Pennsylvania is a great agricultural state. Its importance is not fully appreciated because of the overshadowing importance of its manufacturing and mining interests. To give the important work of encouraging agriculture the support it merits an act was introduced in the Assembly of 1915 creating a Commission of Agriculture. It was so amended before reaching the Executive as to leave it a weak and uncertain measure. The Commission has done what it could but it should have the powers originally proposed or it should be relieved of its present service. Many acts of assembly have been enacted to give greater effectiveness to the farmers' labors and most of these have been most commendable. Especially helpful have been the Act of May 28, 1915, regulating the entire meat and meat food industry; the Act of June 1, 1915, securing a definite standard of purity in all paint, putty, turpentine and kindred compounds; the Act of June 1, 1915, regulating the standards of purity of blue stone and other chemical compounds used on farms as fertilizers; the Act of June 18, 1915, giving encouragement to agricultural exhibits and stimulating interest in County Fairs; the Act of May 17, 1917, preventing the adulteration of paris green and other insecticides; the Act of May 24, 1917, regulating the packing of apples in order to give this great and growing fruit industry full credence in the markets; the Act of May 29, 1917, relating to the plain and accurate branding on the container of commercial fertilizers and preventing fraud upon farmers; the Act of June 29, 1917, placing a close quarantine upon all nursery stock coming into Pennsylvania in order to prevent the introduction of insect and disease pests; the Act of July 11, 1917, establishing standards for commercial vinegar and safeguarding the public from deleterious substitutes; the Act of July 11, 1917, relating to the protection and fostering of the sheep industry by destroying dogs that are unlicensed or that are at large unaccompanied by a responsible keeper. This is perhaps the most drastic law in any state and when fully enforced should bring to Pennsylvania thousands of herds of sheep. These sheep are needed. They are profitable. The industry is potentially of the greatest moment.

A Bureau of Markets, already is performing important functions in bringing together producers and consumers and in lessening the cost of food supplies. The Farm Advisers, a capable group of public officials, much needed in this war stress were by the Assembly of 1917 denied funds for their services. The Committee on Safety and Defense at once corrected this omission and retained these experts for the period of the war. You are earnestly urged to make adequate provision for their retention. They have greatly aided the agricultural work of the Commonwealth and have done a great public service in a commendable way.

The war depleted the farm labor of the state, nevertheless the output of food stuffs has been surprisingly large. Some of it was wasted. Lack of labor and failure to co-operate are responsible in a large measure for this needless waste. Farming will pay if intelligently pursued. Encouragement to farmers

to own and operate their own farms is of great importance. Forward looking enactments of this character are needed. An agency of counsel and free advice in the location of farm buildings is needed. Farmers should be shown by pictures and lectures the great importance of locating the farm buildings in such manner as (1) to secure and protect the supply of potable water (2) the economy in distance traveled in performing the farm chores and (3) the importance of an artistic setting to enhance the value of the property as a home or as a property for sale.

Grapes are an important and valuable item of food. They may now be stored and used over a long period of time. They will grow profitably in many parts of Pennsylvania. The steep slopes of the hills along the blue Juniata might well be made into a vast vineyard, supplying thousands of tons of good food and bringing employment and rich returns to the planters. The per capita consumption of grapes in Pennsylvania is about 14 pounds, we grow less than one pound per capita. Here is an agricultural opportunity to which you may well give consideration.

GAME COMMISSION.

The lure of the woods and the love of sport is met by the work of this Commission. The license paid by hunters provides all the funds for its labors and for the purchase and propagation of game. Under the modification of the laws as enacted in 1915 and 1917 there has been a decided increase in the number of birds and wild animals in Pennsylvania. In 1914 we had 6 game preserves in Pennsylvania, now we have 24. In these preserves hunting is prohibited and the breeding of game is promoted. We have brought into the State during the past four years 95 elk, 556 deer, 1,380 turkeys, 8,965 bob-white quail, 130 gambel quail, 9,314 ring-neck pheasants and 6,589 rabbits. In the same period not including the present season there have been taken by hunters 4,812 deer, 991 bears, 7,607,310 rabbits, 765,856 squirrels, 11,601 turkeys, 498,631 grouse, 3,708 ring-neck pheasants, 69,062 quail, 69,831 woodcock, 69,338 water fowl, 42,755 raccoons, making an aggregate of food supply mounting into thousands of tons. Contracts for many more birds and animals for delivery in the Spring have been made and above \$500,000 remains in the Treasury for the expansion of this work. The State has paid from this fund in bounties for the killing of 1,558 wild cats, 11,480 red foxes, 12,170 grey foxes, 112,003 weasels, and 15,055 minks the sum of \$183,726.00 and has \$200,000 in the Treasury to be devoted exclusively to the payment of bounties on noxious animals.

The laws are generally obeyed. Aliens are prevented from bearing arms and are after due caution apprehended and fined for violation of the law. Thousands of dogs have been destroyed that sheep might live and in general this Department is upon an efficient basis with adequate funds to conduct its work.

THE MILITARY DEPARTMENT.

The office of the Adjutant General directs the military establishment of the Commonwealth. Its duties were for many years most ably conducted by General Thomas J. Stewart, whose death was a great loss to Pennsylvania. He was a true and brilliant son of Pennsylvania. His place has been capably filled by Col. F. D. Beary, the present Adjutant General.

In 1915 an Act was approved re-organizing the National Guard of Pennsylvania. In the following year a strike with the attendant loss of life and property occurred in Allegheny County. The sheriff appealed to the Governor, certifying to the inability of the local authorities to preserve the peace, whereupon certain units of the National Guard were ordered there. Without any bloodshed and no overt acts of disorder and with the Governor in presence, the peace of the community was restored and the soldiery withdrawn.

On June 18th, 1916, the National Guard was mobilized by direction of the Secretary of War and by July 5, were entrained at Mount Gretna and sent to El Paso, Texas. The total strength of the force sent to the Mexican border was 818 officers and 14,178 men. Some returned late in 1916 and other units remained in Texas until the Spring of 1917. Soon thereafter the entire guard, the flower and chivalry of our young manhood, was called into the National service and proceeded to Camp Hancock and on June 4, 1918, sailed as the 28th Division of the National Army to France. They have won undying fame in a foreign land and will soon come home in honor and in victory. A grateful Commonwealth should give them fitting welcome and recognition.

On July 3, 1917, the Act creating the Pennsylvania Reserve Militia was approved and this new organization has come into life to protect life and property in Pennsylvania. It is a body of splendid men, capably officered and has already in annual encampment and in flood and influenza disaster demonstrated its fine spirit and accomplishing power. Unless Congress decrees otherwise this fine organization should be expanded and the returning men of the old Guard be given preferential place in the new organization. It is important that the State have at its call an efficient and sufficient group of trained men to maintain at all times peace and order throughout our borders.

The selective service system of Congress laid upon Pennsylvania the task of registering and selecting our quota of men for the National Service. Over 2,000,000 men were registered, 282 local and 9 district boards inducted into the service under this law alone more than 225,000 men. The work of the Adjutant General's Department and the immediate labor of the Central Selective Service System was most capably done. The Boards above referred to, are entitled to the gratitude of the Commonwealth for the capable performance of a lofty public service in a most expeditious and commendable manner.

The selective service duty and every other duty has been promptly met. Pennsylvania has not failed the nation at any point. Our record is clean and complete. To you remains the duty of legislating for the comfort and welfare of the soldiers and sailors of Pennsylvania who have so signally served the nation and so completely won the love and gratitude of all our people.

Plans are already completed to give employment to crippled soldiers in the industries of Pennsylvania. Upwards of 40,000 positions await them. The education of the others is a matter of great moment, particularly the education of those that left college and university to serve their country. Memorials of a patriotic character will spring up in commemoration of these citizen soldiers. Let there be now definite plans formulated by the Assembly for memorials that are creditable to those men and of practical service to the communities in which they may be set.

A combination of fortuitous circumstances kept Pennsylvania in the war period practically free of strikes and entirely free of disorder. It is a record that I wish to have noted with deep gratitude. It augurs well for the future if only wise counsel and just procedure shall prevail.

STATE PARKS.

Valley Forge, the mecca of Americans, has had a new baptism of interest and affection. The spirit of the men who suffered there animated the men who fought in France. The meaning of Valley Forge has been written anew upon the hearts of all liberty loving peoples. This memorial park has been enlarged by the acquisition of several hundreds of acres of historic land and money for the purchase of more should be provided. The Great Arch of Victory, a gift of the National Government was formally transferred to the Commonwealth by Hon. Champ Clark in the presence of many national Senators and Congressmen together with thousands of patriotic citizens. The memorial was accepted for the Commonwealth by the Governor and by Act of Assembly, 500,000 copies of his address were ordered printed for use in the schools of Pennsylvania.

Camp Curtin, now a part of the city of Harrisburg, and the place from which all Pennsylvania's volunteers entered the national army in the Civil War has been purchased by the Commonwealth and set aside as a permanent memorial to our Pennsylvania soldiers of the Civil War. In due time this park should be suitably developed and fitting memorials erected thereon.

The site on the Pennsylvania side of the Delaware from which Washington crossed and won the victory at Princeton has been set aside as an historic park. It is being developed by a capable commission. This commission should have ample funds to carry to completion its important task. At least \$75,000 should be made available for this commission.

These with the extension of Capitol Park add much to the fostering of a fine spirit of loyalty and love for Pennsylvania's part in building and preserving the nation.

I have one suggestion to make—the wisdom of constructing a great Continental Boulevard around Philadelphia, beginning at Washington Crossings on the Delaware, passing through Kulpville, Fort Washington, Pennypackers Mills, Valley Forge, Paoli and Chadds Ford to the Brandywine. This Boulevard, at least 150 feet wide, dotted with historic memorials and enshrined in the shade of native trees would interest all radial roads leading out of Philadelphia and would be the most commanding historic way in America. It is your opportunity to make real this memorial and to dedicate it to the Soldiers and Sailors of the Commonwealth who in the late war side by side with the Allies made Pennsylvania once again glorious in the annals of men.

PUBLIC SERVICE COMMISSION.

This Commission, the regulator of the behavior of public utility corporations, has had unusually trying situations to meet in this war period. The National Government in its war policy took such a commanding control of public utilities as to make it extremely difficult to maintain the integrity of our laws and the dignity of our Commonwealth. With tact, discretion and capacity these situations have been met and the rights of individuals and corporate bodies held safe. The calendar of this Commission is increasingly burdensome, but it is a source of pride to record that it has today fewer cases under adjustment than ever before. Its decisions have generally been accepted as fair, its decrees are by a recent act of yours subject to revision on appeal by the Superior Court. The Commission has worked wisely, keeping well in mind the rights of corporate bodies and the rights of their patrons and has increasingly secured the support of thoughtful people.

ATTORNEY GENERAL.

In 1915 the Assembly gave the entire legal business to this Department and abolished the expensive and unsatisfactory method of departmental counsel. The change has been most salutary. The department has collected and covered into the Treasury \$1,058,912.45 and has given formal opinions in 484 cases, and has attended to every case that has required legal presentation. A carefully indexed volume of the opinions of the department, covering the administration of many Attorneys General was prepared and published and the cases carried by the Department to the courts of record have been generally sustained. The Departments have had prompt and definite legal guidance and I respectfully commend the work of this Department as now organized to your favor.

LEGISLATIVE REFERENCE BUREAU.

This Bureau has been of great value to the members of the Assembly who freely use its trained officers to draft many acts of legislation. When this procedure is universalized there will be fewer appeals to the courts and a wider acceptance of legislative enactments as final decrees of the Commonwealth. It has concerned itself with the preparation of many codes. Some of these—notably the Borough Code—was enacted into law. It would be wiser to have this Bureau prepare codes than to have temporary commissions designated to perform such service. The difficulty of finding competent men willing to do a great legal service is manifest. In one instance, worthy of record, this, however, does not apply. The Decedent's Estate Code enacted in 1917 was the work of a most capable commission and became the law in such cases without amendment or debate. In general, as a Commonwealth develops and its Assembly seeks to amend existing laws, there arises great confusion and much difficulty in interpretation. There are many subjects of legislation that should be revised, codified and amended in order to place in one body of law all the pronouncements of the Assembly thereon.

COMMITTEE OF PUBLIC SAFETY.

When it became manifest that this country would enter the war then raging in Europe, I invited a representative group of public-spirited citizens to Harrisburg and laid before them the problem of organizing public sentiment and safeguarding public rights in Pennsylvania. They very earnestly assumed this task. It was a momentous event. Funds for the work it was to do were voted to a Commission of Safety and Defense—which body gave careful and continued attention to the duties imposed by your body upon it. A Central Committee of Public Safety was created and your Executive asked Hon. Geo. Wharton Pepper, of Philadelphia to assume the chairmanship. Under the genius of his patriotic endeavors the entire State was organized and above 16,000 citizens became members of this great volunteer civilian army. The record of their services is worthy of your hearty commendation, as it is of mine. Through this organization Pennsylvania's part in the Nation's service to humanity was rendered glorious. I ask, in justice and as fitting the unselfish service so rendered, that suitable recognition be made of the voluntary services, given freely and at great sacrifice by these citizens. They deserve well of their Commonwealth.

CONCLUSION.

Pennsylvania is an imperial Commonwealth. It has sent into this war more volunteers than any other state. Its entire soldiery exceeds in number all the forces, federal and confederate, that fought at Gettysburg. Its volunteer division, the 28th, will wear the Red Keystone and live in history as the Iron Division. Her entire army and navy complement has gone forward and gained undying fame both for themselves and for Pennsylvania. Her leadership in this as in the Civil War is manifest to the student of her achievements. Her population is double the entire population of the British colonies when they won independence in the war of the Revolution. Her laws are generally respected and enforced. She has no internal strifes. Her people are prosperous. Her economic outlook is admirable. Her fiscal resources matchless. Her spiritual activities well established and freely functioning. It has been a great privilege to serve her people—her great, wonderful groups of people—who in the aggregate are the Commonwealth and whose welfare I have daily kept in mind. For them and against those that would exploit them unworthily I have labored and in them I confidently trust, that they may through you continue to keep the fair fame of the dear old Keystone State unsullied and to make all of us who call her home proud to be a part of the finest Commonwealth God ever carved out of his love for the dwelling of men.

Respectfully submitted,

MARTIN G. BRUMBAGH.

FISCAL STATEMENT.

Honorable M. G. Brumbaugh, Governor,
Harrisburg, Pa.

Sir: We have the honor to furnish the following statement and estimate of funds available for appropriation by the Legislature of 1919:

BALANCE NOVEMBER 30, 1918.

Cash balance in Treasury November 30, 1918,	\$9,888,988 55
Less amounts set aside for specific purposes and not available for appropriations, as follows:	
Sinking Fund,	\$651,110 00
School Fund,	36,275 74
Game Protection and Propagation Fund,	289,286 85
Bounty Fund,	265,202 84
Insurance Fund,	100,755 76

Manufacturing Fund (Prison Labor)	21,728 21
Motor Fund,	56,835 94
Federal Appropriation for Vocational Education,	94,611 44
Fish Propagation Fund,	8,269 75
	<u>1,524,076 55</u>

Amount in General Fund November 30, 1918, \$8,364,912 00

ESTIMATE OF REVENUES FOR TWO YEARS ENDING NOVEMBER 30, 1920.

Gross income for two years ending November 30, 1920, \$78,000,000 00

Less receipts set aside by law for specific purposes or merely passing through the Treasury and not available for general appropriation, as follows:

School Fund,	\$160,000 00
Motor Fund (See Note 1),...	8,000,000 00
Game Protection and Propagation Fund,	280,000 00
Bounty Fund,	280,000 00
Insurance Fund (See Note 2),	251,000 00
Manufacturing Fund (Prison Labor),	140,000 00

Payment from Federal Government for use of The Pennsylvania State College, 100,000 00

Payments made by counties, boroughs and townships on account of State Highway Construction and credited to appropriation for that purpose, 1,200,000 00

One-half tax on premiums of foreign fire insurance companies paid to municipalities without specific appropriation, 407,000 00

Federal Appropriation for Vocational Education, 400,000 00

11,218,000 00

Net amount available for appropriation from income for two years ending November 30, 1920, \$66,782,000 00

ESTIMATED REVENUE FROM NOVEMBER 30, 1920, TO MAY 31, 1921.

Income for period from November 30, 1920, to May 31, 1921, available for general appropriation, \$13,000,000 00

SUMMARY.

Net amount in Treasury November 30, 1918, available for general appropriation, \$8,364,912 00

Estimated net receipts for two years ending November 30, 1920, available for general appropriation, 66,782,000 00

Estimated receipts for period from December 31, 1920, to May 31, 1921, available for general appropriation, 13,000,000 00

\$88,146,912 00

Less the following deductions for current expenses and obligations to May 31, 1919: Unexpended balances of appropriations heretofore made and payable from the General Fund, \$27,426,020 65

Payable to municipalities on account of their share of tax on gross premiums of foreign fire insurance companies, 203,500 00

27,629,520 65

Balance available for appropriation by the Legislature of 1919, \$60,517,391 35

NOTE 1 (Motor Fund).—This fund is by general law appropriating the same available without further legislation for the use of the Highway Department, and this fact should be taken into consideration in determining the amount to be specifically appropriated from the General Fund for the use of that department. It is to be remembered, however, that a large amount thereof will undoubtedly be used by the Highway Department prior to the advent of the appropriation year beginning June 1, 1919.

NOTE 2 (Insurance Fund).—The amount of revenue assignable to the Insurance Fund during the two years mentioned will be more than the amount herein noted, but as the law provides that revenue belonging to the Insurance Fund shall be diverted to the General Fund as soon as the former reaches a total of \$1,000,000.00, we have noted here as assignable to the Insurance Fund only such amount of income as probably will be necessary to bring that fund, together with investments already made, to a total of \$1,000,000.00.

All of which is respectfully submitted.

C. A. SNYDER,
Auditor General.
H. M. KEPHART,
State Treasurer.

COMMUNICATIONS FROM THE GOVERNOR.

The Chair laid before the House communications from His Excellency, the Governor, which were read as follows:

REASONS FOR PARDONS AND COMMUTATIONS.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania:
Gentlemen: In conformity with law, I have the honor to submit the reasons for pardons granted by the Executive from January 1st, 1917 to January 1st, 1919.

Very respectfully yours,

MARTIN G. BRUMBAUGH.

(For reasons see Appendix).

ACTS APPROVED AFTER ADJOURNMENT OF LEGISLATURE OF 1917.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 7, 1919.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania:
Gentlemen: The following acts of the General Assembly passed at the session of 1917 were approved and signed by me within thirty days after the final adjournment of the Legislature on the 28th day of June, A. D., 1917.

Very respectfully yours,

MARTIN G. BRUMBAUGH.

(For acts see Appendix).

COMMITTEE TO ESCORT THE SENATE.

Mr. DITHRICH offered the following resolution which was twice read, considered and agreed to:

Resolved, That the Chair appoint a committee of two to escort the members of the Senate to the hall of the House to receive and witness the opening and counting of the vote for Governor, Lieutenant-Governor and Secretary of Internal Affairs, as agreed upon and provided for by joint resolution of January 7, 1919

APPOINTMENT OF COMMITTEE TO ESCORT SENATE.

The SPEAKER. The Chair appoints Messrs. Dithrich and Vickerman as said committee to escort the Senate to the hall of the House in accordance with the resolution just adopted.

The House will await the arrival of the Senate.

SENATE RECEIVED BY HOUSE TO COUNT VOTE FOR STATE OFFICERS.

The Sergeant-at-Arms announced the return to the hall, of the committee appointed on the part of the House to escort the Senate to the hall of the House.

Mr. DITHRICH. Mr. Speaker, the committee appointed to wait on the Senate and invite to the hall of this House for the purpose of opening, counting and publishing the official returns of the vote cast on the fifth day of November, 1918, for Governor, Lieutenant-Governor and Secretary of Internal Affairs, begs leave to announce that it has performed that duty and that the President and members of the Senate are now present.

The SPEAKER. The time having arrived for the joint session of the Senate and House, the Chair will postpone the business of this House until the business of the joint session is completed.

After some time the President of the Senate and the Senate having returned to their chamber, the House resumed its business, the Speaker in the Chair.

TELLERS' REPORT OF PROCEEDINGS OF JOINT SESSION OF SENATE AND HOUSE OF REPRESENTATIVES FOR THE OPENING, COUNTING AND PUBLISHING OF VOTE FOR GOVERNOR, LIEUTENANT-GOVERNOR AND SECRETARY OF INTERNAL AFFAIRS.

Mr. HEYBURN, teller on the part of the House, made a report which was read as follows:

The President of the Senate and the Speaker of the House having taken the Chair and Mr. Snyder, the teller on the part of the Senate, and Mr. Heyburn, teller on the part of the House, having taken their respective places, the Honorable Frank B. McClain, President of the Senate, addressed the Joint Convention as follows:

By the provisions of the Constitution it becomes the duty of the President of the Senate to open and publish, in the presence of the members of both Houses, the official returns of the election for Governor, Lieutenant-Governor and Secretary of Internal Affairs, held on the fifth day of November, 1918, in the city of Philadelphia and the several counties of the Commonwealth. I now proceed to perform that duty. The election returns will be read by the clerks and the results recorded by the tellers.

The said returns were accordingly opened and read by the clerks of the respective Houses, as follows:

(For tables showing returns, see today's Senate proceedings.)

Whereupon the President of the Senate announced that William C. Sproul, having received the highest number of votes cast, was duly elected Governor of this Commonwealth for the term of four years beginning the third Tuesday of January, A. D. 1919; and that Edward E. Beidleman, having received the highest number of votes cast, was duly elected Lieutenant-Governor for the term of four years beginning the third Tuesday of January, A. D. 1919; and that James F. Woodward, having received the highest number of votes cast, was duly elected Secretary of Internal Affairs for the term of four years beginning the first Monday of May, A. D. 1919.

Mr. HEYBURN then read the following three certificates which were ordered spread on the Journal of the House:

We, the President of the Senate and Speaker of the House of Representatives of the Commonwealth of Pennsylvania, do certify that the President of the Senate did, on the seventh day of January, A. D. one thousand nine hundred and nineteen, in the Hall of the House of Representatives at the State Capitol, open the returns of the election for Governor of this Commonwealth, and publish the same in the presence of both Houses of the Legislature, conformably to the provisions of the Constitution and laws of said Commonwealth, and upon counting the votes by a teller appointed on the part of each House, it appears that Honorable William C. Sproul had the highest number of votes; whereupon the said Honorable William C. Sproul was de-

clared to have been fully elected Governor of the Commonwealth.

In testimony whereof, we have hereunto set our hands and affixed our seals the day and year above written.

FRANK B. McCLAIN,
President of the Senate.

ROBERT S. SPANGLER,
Speaker of the House of Representatives.

PLYMOUTH W. SNYDER,
Teller on the part of the Senate.

HARRY H. HEYBURN,
Teller on the part of the House of Representatives.

We, the President of the Senate and Speaker of the House of Representatives of the Commonwealth of Pennsylvania, do certify that the President of the Senate did, on the seventh day of January, A. D. one thousand nine hundred and nineteen, in the Hall of the House of Representatives at the State Capitol, open the returns of the election for Lieutenant-Governor of this Commonwealth, and publish the same in the presence of both Houses of the Legislature, conformably to the provisions of the Constitution and laws of said Commonwealth, and upon counting the votes by a teller appointed on the part of each House, it appears that Honorable Edward E. Beidleman had the highest number of votes; whereupon the said Honorable Edward E. Beidleman was declared to have been duly elected Lieutenant-Governor of the Commonwealth.

In testimony whereof, we have hereunto set our hands and affixed our seals the day and year above written.

FRANK B. McCLAIN,
President of the Senate.

ROBERT S. SPANGLER,
Speaker of the House of Representatives.

PLYMOUTH W. SNYDER,
Teller on the part of the Senate.

HARRY H. HEYBURN,
Teller on the part of the House of Representatives.

We, the President of the Senate and Speaker of the House of Representatives of the Commonwealth of Pennsylvania, do certify that the President of the Senate did, on the seventh day of January, A. D. one thousand nine hundred and nineteen, in the Hall of the House of Representatives at the State Capitol, open the returns of the election for Secretary of Internal Affairs of this Commonwealth, and publish the same in the presence of both Houses of the Legislature conformably to the provisions of the Constitution and laws of said Commonwealth, and upon counting the votes by a teller appointed on the part of each House, it appears that Honorable James F. Woodward had the highest number of votes; whereupon the said Honorable James F. Woodward was declared to have been duly elected Secretary of Internal Affairs of the Commonwealth.

In testimony whereof, we have hereunto set our hands and affixed our seals the day and year above written.

FRANK B. McCLAIN,
President of the Senate.

ROBERT S. SPANGLER,
Speaker of the House of Representatives.

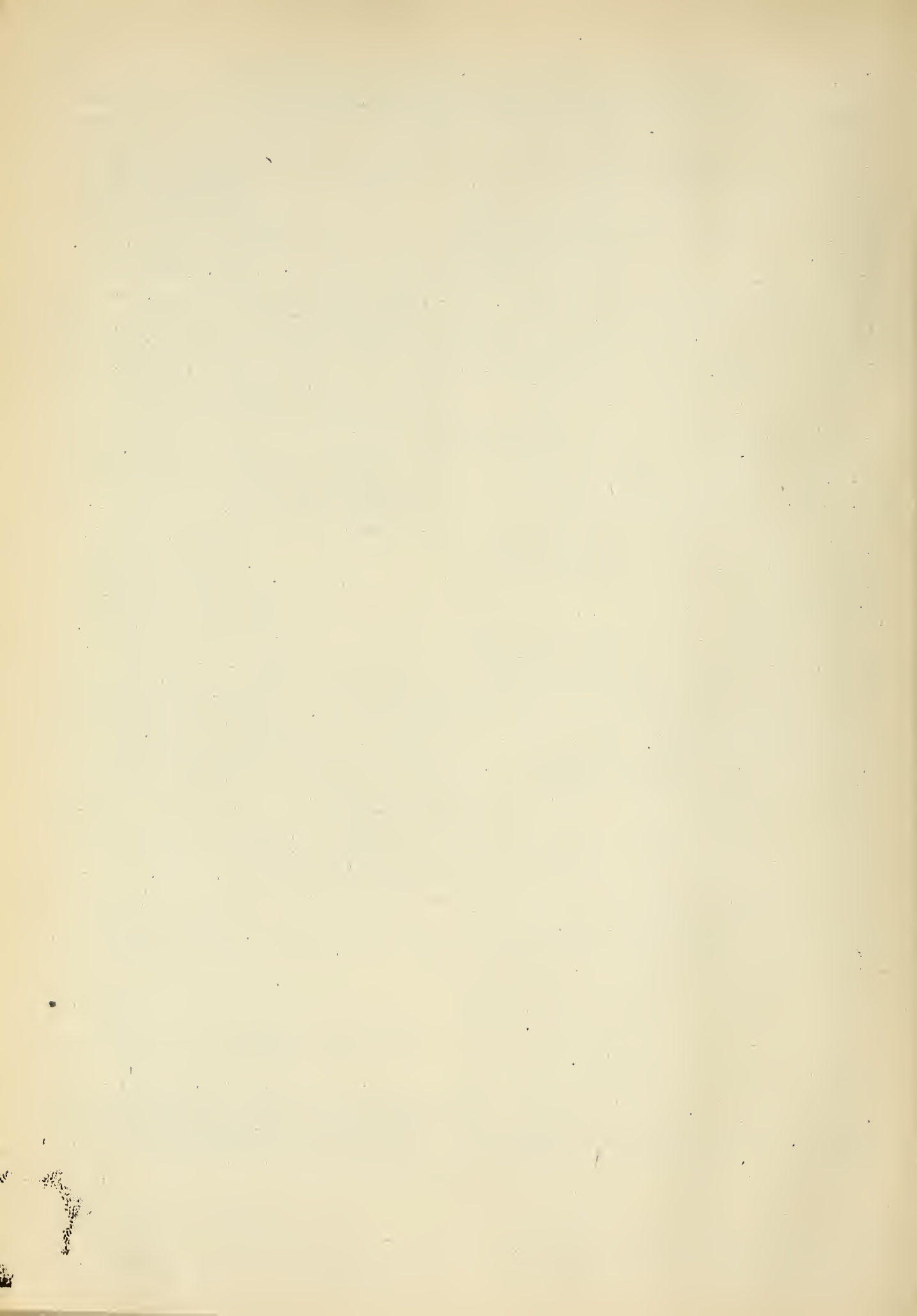
PLYMOUTH W. SNYDER,
Teller on the part of the Senate.

HARRY H. HEYBURN,
Teller on the part of the House of Representatives.

ADJOURNMENT OUT OF RESPECT TO THE MEMORY OF HONORABLE THEODORE ROOSEVELT.

The SPEAKER. In accordance with the resolution adopted by the House, the Chair now declares the House adjourned, out of respect to the memory of Theodore Roosevelt, until 9 o'clock Monday evening, January 20, 1919.

Whereupon, the House adjourned (at 3.45 o'clock P. M.) until Monday, January 20, 1919, at 9 o'clock P. M.



Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., MONDAY, JANUARY 20, 1919.

No. 2.

SENATE

MONDAY, January 20, 1919.

The Senate met at 9 o'clock P. M.

The PRESIDENT (Lieutenant-Governor Frank B. McClain) in the Chair.

PRAYER.

The Chaplain, Rev. Thomas W. Davis, offered the following prayer:

Almighty God, we thank Thee for the privilege of living in these great and glorious times. The adventure of life is filled in these crucial times with inspiring and thrilling experiences. We pray that Thy blessing may be with this distinguished body in all of their deliberations, so that in their guidance of the legislative affairs of this Commonwealth they shall see to it that all things work together for the good of all the people of this great State.

We ask that Thy blessing may be with the distinguished artist whose appropriately completed works will be unveiled to us this evening hour for our admiration and pleasure. May Thy blessing be with our entire Commonwealth. We ask in our Saviour's name. Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present, the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. Vare the further reading was dispensed with, and the Journal was approved.

The PRESIDENT. On a former occasion we unveiled in this room several great paintings, the product of Miss Violet Oakley's artistic brush. The set then unveiled was incomplete, tonight we complete the set. I would suggest that a motion be made that the Senate do now take a recess, in order that the paintings of Miss Oakley be unveiled.

RECESS.

Mr. SPROUL. Mr. President, I move that the Senate do now take a recess for twenty minutes.

Mr. BEIDLEMAN. Mr. President, I second the motion. The motion was agreed to.

AFTER RECESS.

The PRESIDENT. (Lieutenant-Governor Frank B. McClain) in the Chair.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

MOTION TO PRINT THE REMARKS OF MISS OAKLEY INCIDENT TO THE DEDICATION AND UNVEILING OF THE OAKLEY MURAL PAINTINGS.

Mr. DAIX. Mr. President, I move that the remarks of Miss Oakley incident to the dedication and unveiling of the Oakley Mural Paintings be printed in today's proceedings of the Legislative Journal.

Mr. BYRE. Mr. President, I second the motion. The motion was agreed to.

NOMINATIONS BY THE GOVERNOR.

The Chair cleared his table and laid before the Senate communications in writing from His Excellency, the Governor of the Commonwealth, filed with the Chief Clerk during the interim, which were read as follows:

NOTARIES PUBLIC.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 20, 1919.
The Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of their confirmation:

ALLEGHENY COUNTY.

Paul F. Bealafeld, Verona.
Miss Elizabeth Fleming, Pittsburgh.
A. L. Floto, Pittsburgh.
Geo. A. McLaughlin, Pittsburgh.
W. McReynolds, Pittsburgh.
Andrew R. Seibert, McKees Rocks.
Miss Gertrude R. Mitchell, McKees Rocks.
Harry P. Phillips, Pittsburgh.
Herman Stratman, Pittsburgh.

BERKS COUNTY.

Miss Adelaide Culp, Reading.

BUCKS COUNTY.

Amos J. Kirk, Wycombe.

CAMBERIA COUNTY.

J. P. Lamont, Nanty-Glo.

CARBON COUNTY.

Miss Carrie Cassner, Lehighton.

CLEARFIELD COUNTY.

B. A. Holland, DuBois.
Clarence R. Kramer, Clearfield.

DAUPHIN COUNTY.

Miss Mabel P. Wilbur, Harrisburg.

DELAWARE COUNTY.

Thomas M. Meloy, Drexel Hill.

ELK COUNTY.

M. R. Cunso, Ridgway.

ERIE COUNTY.

Miss Mildred Rauscher, Erie.

FAYETTE COUNTY.

Ralph Scalia, Uniontown.

LANCASTER COUNTY.

George L. Keith, Lititz.

LAWRENCE COUNTY.

Jas. L. Cole, New Castle.

LUZERNE COUNTY.

R. L. Bigelow, Hazleton.

NORTHAMPTON COUNTY.

Mrs. Elizabeth E. Caum, Bethlehem.

PHILADELPHIA COUNTY.

Miss Mabel E. Bauer, Philadelphia.
J. Franklin Bennett, Philadelphia.
Jacob S. Blumberg, Philadelphia.
Miss Margaret Crawford, Philadelphia.
Harold L. Crozier, Philadelphia.
Samuel H. Duckett, Philadelphia.
Wm. J. A. Galen, Philadelphia.
Louis Green, Philadelphia.
Jene Hansen, Jr., Philadelphia.
Maurice B. Jones, Philadelphia.
Miss Kathryn R. Lamon, Philadelphia.
E. N. Legg, Philadelphia.
Harry C. Little, Philadelphia.
Frank H. Mancill, Philadelphia.
Peter E. O'Conner, Philadelphia.
Robert E. Patterson, Philadelphia.
John N. Ouzounian, Philadelphia.
S. J. Rodgers, Philadelphia.
Miss Ruth D. Rosenfelt, Philadelphia.
Joseph Silverman, Philadelphia.
Charles W. Snyder, Jr., Philadelphia.
Miss Maude F. Tittermary, Philadelphia.
Edward J. Tyson, Jr., Philadelphia.
Miss Rachel Weir, Philadelphia.

POTTER COUNTY.

F. X. Hoefflein, Galeton.

WASHINGTON COUNTY.

Miss Helen Gessford, Washington.
R. James Knox, Washington.

WESTMORELAND COUNTY.

Edward F. DeWitt, Scottdale.

MARTIN G. BRUMBAUGH.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, January 20, 1919.
The Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the dates set opposite their names, respectively:

ADAMS COUNTY

Felix V. Topper, McSherrystown, January 25, 1919.

ALLEGHENY COUNTY.

Charles Bernhard, Pittsburgh, January 20, 1919.
Harry E. Boyer, Pittsburgh, January 20, 1919.
John Bingham, Pittsburgh, January 25, 1919.
Wm. L. Callahan, Braddock, January 20, 1919.
William C. Dicken, Pittsburgh, January 21, 1919.
George K. Farrall, Pittsburgh, January 21, 1919.
Paul J. Friday, Pittsburgh, January 20, 1919.
Miss Katherine K. George, Pittsburgh, January 20, 1919.
Miss A. S. Harrold, Pittsburgh, January 20, 1919.
Wm. J. Haslett, Pittsburgh, January 20, 1919.
J. Bertram Humphries, Pittsburgh, January 25, 1919.
J. Warren Hunter, Pittsburgh, January 28, 1919.
G. William Jones, Jr., Pittsburgh, January 20, 1919.
H. Floyd Kirkpatrick, Aspinwall, January 23, 1919.
Jas. J. McAfee, Pittsburgh, January 21, 1919.
James G. Nevin, Pittsburgh, January 20, 1919.
M. W. McDonald, Turtle Creek, January 20, 1919.
J. P. McKenna, Pittsburgh, January 25, 1919.
R. J. Macourbray, Coraopolis, January 25, 1919.
C. B. Mulligan, Pittsburgh, February 11, 1919.
Joseph N. Patton, Pittsburgh, January 20, 1919.
J. Oliver Percival, Clairton, January 23, 1919.
E. B. Petty, Jr., Pittsburgh, Jan. 21, 1919.
John Schultz, Coal Valley, January 30, 1919.
Wm. G. Stewart, Pittsburgh, January 23, 1919.
J. Frank Tilley, Pittsburgh, January 20, 1919.
Charles T. Warashis, Pittsburgh, January 20, 1919.
M. C. Welsh, Pittsburgh, January 26, 1919.
Courtney L. Whitaker, Dravestown, January 21, 1919.
Charles A. Woods, Pittsburgh, January 23, 1919.

BEAVER COUNTY.

Paul H. Baldwin, Rochester, January 28, 1919.

BLAIR COUNTY.

Miss Sara B. Hess, Williamsburg, January 20, 1919.
Frank Howes, Tyrone, January 31, 1919.
Charles H. Morgan, Altoona, January 31, 1919.
John M. Snyder, Hollidaysburg, January 30, 1919.

BERKS COUNTY.

Philip A. Bushong, Reading, January 21, 1919.
J. Hain Mengel, Reading, February 1, 1919.

BRADFORD COUNTY.

George E. Billings, Le Royville, January 20, 1919.
J. Andrew Hilt, Towanda, January 20, 1919.

BUCKS COUNTY.

William H. Booz, 326 Cedar St., Bristol, Jan. 23, 1919.
Harvey D. Fellman, Quakertown, January 20, 1919.
J. Freeman Hendricks, Doylestown, January 21, 1919.
Henry A. James, Doylestown, January 23, 1919.

CAMBRIA COUNTY.

William Hinkel, Johnstown, January 23, 1919.
J. V. Maucher, Carrolltown, January 31, 1919.

CARBON COUNTY.

Ira E. Seidel, Lehighon, January 29, 1919.

CENTRE COUNTY.

S. D. Gettig, Bellefonte, January 21, 1919.
Mrs. Ada E. Musser, Millheim, January 30, 1919.

CHESTER COUNTY.

Edgar I. Griffith, Downingtown, January 20, 1919.
Peston W. King, Phoenixville, January 28, 1919.
D. A. Stubbs, Oxford, January 21, 1919.
Channing Way, West Chester, January 21, 1919.

CLARION COUNTY.

Miss Camilla E. Wilson, Clarion, January 21, 1919.

CLEARFIELD COUNTY.

H. A. Moore, Du Bois, January, 26, 1919.

DAUPHIN COUNTY.

Edwin W. Jackson, Harrisburg, January 25, 1919.

DELAWARE COUNTY.

Frank E. DeFuria, Chester, January 20, 1919.

ERIE COUNTY.

G. A. Hampton, North East, January 21, 1919.
John T. Oxtoby, Erie, January 23, 1919.
Miss Nellie E. Riley, Erie, January 20, 1919.

FAYETTE COUNTY.

R. E. McLaughlin, Vanderbilt, January 21, 1919.
Charles Snider, South Brownsville, January 20, 1919.

FRANKLIN COUNTY.

Miss Lydia M. Kump, Chambersburg, January 20, 1919.
Alf. N. Russell, Waynesboro, January 20, 1919.
H. H. Spangler, Mercersburg, January 20, 1919.

GREENE COUNTY.

Miss Edna A. Pryor, Waynesburg, January 23, 1919.

LACKAWANNA COUNTY.

Frank Brenton, Scranton, January 20, 1919.
Mrs. Annie W. Broadbent, Moscow, January 20, 1919.
H. D. Carey, Scranton, January 21, 1919.
C. Comegys, Scranton, January 21, 1919.
W. M. Curry, Scranton, January 21, 1919.
William H. Davis, Scranton, January 20, 1919.
Eugene Diehl, Scranton, January 20, 1919.
W. H. Dixon, Scranton, January 20, 1919.
Thomas A. Donahoe, Scranton, January 21, 1919.
Lee P. Stark, Scranton, January 20, 1919.

LANCASTER COUNTY.

Harry R. Bassler, Neffsville, January 31, 1919.
Christian G. Engle, Lancaster, January 21, 1919.
Sumner V. Hosterman, Lancaster, January 28, 1919.
Charles E. Long, Lancaster, January 21, 1919.

LAWRENCE COUNTY.

L. M. Buchanan, New Castle, January 20, 1919.

LEHIGH COUNTY.

Harry F. Smith, 1136 Chew St., Allentown, January 20, 1919.
M. S. Weidner, 438 Hamilton St., Allentown, January 21, 1919.

LUZERNE COUNTY.

Michael Capeco, Freeland, January 21, 1919.
W. H. Chaplin, Kingston, January 20, 1919.
Arthur L. Turner, Wilkes-Barre, January 20, 1919.

LYCOMING COUNTY.

Miss Elsie M. Griggs, Williamsport, January 30, 1919
John C. Rogers, Williamsport, January 21, 1919.

MCKEAN COUNTY.

N. B. Parker, 43 Main St., Bedford, January 20, 1919.
Camillo Rizzuto, Bradford, January 20, 1919.
H. S. Rogers, Mount Jewett, January 21, 1919.

MONTGOMERY COUNTY.

Muscoe M. Gibson, Norristown, January 21, 1919.
Harold C. Knight, Ambler, January 21, 1919.
Leon Kohl, Norristown, January 20, 1919.
Eugene W. Scholl, Pennsburg, January 20, 1919.

NORTHAMPTON COUNTY.

George V. Danner, 2149 Main St., Northampton, January 31, 1919.
John S. Noble, Easton, January 21, 1919.

NORTHUMBERLAND COUNTY.

Geo. E. Deppen, Sunbury, January 19, 1919.

PHILADELPHIA COUNTY.

Benjamin J. Aiken, Philadelphia, January 20, 1919.
Chas. H. Ames, Philadelphia, January 20, 1919.
Wm. W. Bacon, Philadelphia, January 20, 1919.
Harry C. Blase, Philadelphia, January 21, 1919.
O. M. Bosbyshell, Philadelphia, January 21, 1919.
William R. Brennan, Philadelphia, January 28, 1919.
Manning D. Brick, Philadelphia, January 21, 1919.
Mrs. Sara H. Byrne, Philadelphia, January 20, 1919.
D. Briton Chambers, Philadelphia, January 21, 1919.
Harry S. Cohen, Philadelphia, January 25, 1919.
Raymond A. Collins, Philadelphia, January 30, 1919.
William H. Craven, Philadelphia, February 1, 1919.
Michael F. Donnelly, Philadelphia, January 31, 1919.
Clarence M. Dudley, Philadelphia, January 21, 1919.
Charles F. Eggleston, Philadelphia, January 21, 1919.
Joseph R. Embery, Philadelphia, January 25, 1919.
Joseph F. Engliert, Philadelphia, January 20, 1919.
Samuel J. Fisher, Philadelphia, January 21, 1919.
Clarence E. Fox, Philadelphia, January 21, 1919.
Thomas R. Fox, Philadelphia, January 21, 1919.
W. S. Furst, Philadelphia, January 21, 1919.
Wm. Gebherdtsbauer, Philadelphia, January 21, 1919.
Wm. H. S. Gould, Philadelphia, January 20, 1919.
W. A. Gray, Philadelphia, January 20, 1919.
Jay R. Grier, Philadelphia, January 31, 1919.
John R. Hafer, Philadelphia, January 20, 1919.
Miss Sara T. Hall, Philadelphia, January 24, 1919.
Charles H. Heyer, Philadelphia, January 26, 1919.
David W. Hoffman, Philadelphia, January 20, 1919.
Louis H. Hollis, Philadelphia, January 20, 1919.
Paul Killinger, Philadelphia, January 31, 1919.
Edwin A. Kramer, Philadelphia, January 20, 1919.
John E. McCully, Philadelphia, January 20, 1919.
J. Wylie Macalister, Philadelphia, January 20, 1919.
Fenton H. Middleton, Philadelphia, January 21, 1919.
A. Heaton Minnick, Philadelphia, January 28, 1919.
Charles E. O'Halloran, Philadelphia, January 20, 1919.
Harry S. Platowsky, Philadelphia, January 21, 1919.
George E. Potts, Philadelphia, January 23, 1919.
Mrs. Carrie Redeker, Philadelphia, January 21, 1919.
C. Wilson Roberts, Philadelphia, January 20, 1919.
Herman L. Sendmeyer, Philadelphia, January 20, 1919.
Winfield S. Sheard, Philadelphia, February 1, 1919.
Fred E. Schmidt, Philadelphia, January 20, 1919.
Allen M. Stearne, Philadelphia, January 30, 1919.
Joseph H. Sundhelm, Philadelphia, January 25, 1919.
Mrs. J. M. Swoboda, Philadelphia, January 25, 1919.
John Thiel, Philadelphia, January 23, 1919.
Harvey Void, Philadelphia, February 1, 1919.
J. Edgar Wilkinson, Philadelphia, January 20, 1919.
Jesse Williams, Philadelphia, January 21, 1919.
Andrew J. Wilson, Philadelphia, January 19, 1919.

POTTER COUNTY.

Miss Fannie A. Perkins, Coudersport, January 20, 1919.

SCHUYLKILL COUNTY.

J. Wilson Barto, Pine Grove, January 25, 1919.
J. H. Hagenbach, Mahanoy City, January 21, 1919.

VENANGO COUNTY.

Haldean E. Gates, Oil City, January 23, 1919.
Wm. B. Griffith, Franklin, January 21, 1919.
Wm. M. Parker, Oil City, January 20, 1919.
Robert N. Speer, Franklin, January 22, 1919.

WARREN COUNTY.

Karl A. Krantz, Warren, January 20, 1919.

WASHINGTON COUNTY.

David M. McCloskey, Charleroi, January 30, 1919.
Miss Margaret McCue, Washington, January 25, 1919.
Miss Mary L. Patterson, Washington, January 28, 1919.

WESTMORELAND COUNTY.

Charles Dickerson, Belle Vernon, January 20, 1919.
Samuel B. Foight, Greensburg, January 25, 1919.
Henry Fusarini, Monessen, January 20, 1919.
Charles M. Johnston, Bolivar, January 23, 1919.
Rabo F. Marsh, Greensburg, January 25, 1919.
Hilton E. Uncapher, Vandergrift, January 25, 1919.
Russell St. Clair, New Florence, January 20, 1919.
S. C. Stevenson, Mt. Pleasant, January 25, 1919.
H. W. Walkinshaw, Greensburg, January 25, 1919.

WYOMING COUNTY.

Jos. Wood Platt, Tunkhannock, January 21, 1919.

YORK COUNTY.

William F. Fry, York, January 21, 1919.
Andrew J. Hershey, York, January 21, 1919.
Miss Ellen M. Wellensick, York, January 25, 1919.

MARTIN G. BRUMBAUGH.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. SNYDER,

That Rule 38, which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations,

Which was agreed to,

Whereupon,

A motion was made by Mr. SNYDER,

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47

Baldwin,	Donahue,	Marlow,	Sassama,
Barnes,	Einstein,	Martin,	Schantz,
Barr,	Eyre,	McConnell,	Snyder,
Beidleman,	Graff,	McNichol,	Sones,
Boyd,	Gray,	Mearkle,	Sproul,
Buckman,	Hackett,	Miller, J. S.,	Tompkins,
Campbell,	Haldeman,	Miller, S. J.,	Turner,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Nason,	Weaver,
Daix,	Jones,	Patton,	Whitten,
Davis,	Leiby,	Phipps,	Woodward,
DeWitt,	Leslie,	Salus,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. SNYDER. Mr. President, I move that the executive session do now rise.

Mr. HACKETT. Mr. President, I second the motion.

The motion was agreed to.

HOUSE MESSAGE.

CONCURRENT RESOLUTION FAVORING ENACTMENT OF FEDERAL LEGISLATION AUTHORIZING PAYMENT OF WAGES TO SOLDIERS, SAILORS AND MARINES OF THE UNITED STATES FOR THREE MONTHS AFTER DISCHARGE.

The Clerk of the House of Representatives being introduced, presented extract from the Journal of the House, which was twice read, as follows:

In the House of Representatives, January 20, 1919.

Whereas, It is but fitting that due regard should be had for the material welfare of the men who went forth to battle for Democracy; therefore be it

Resolved (if the Senate concur), That the General Assembly of Pennsylvania favors the enactment of Federal Legislation authorizing the payment of their wages to the soldiers, sailors and marines of these United States for a period of three months or more after their discharge.

Resolved further, That a copy of these resolutions be forwarded to the Senators and Representatives in Congress from Pennsylvania.

Mr. CROW. Mr. President, I ask unanimous consent that rule 39, which requires resolutions to be referred to the proper committee, be suspended, in order that the resolution may be considered at this time.

The PRESIDENT. Is there objection? The Chair hears none.

On the question,
Will the Senate agree to the resolution,
It was agreed to.

Ordered, That the Clerk inform the House of Representatives accordingly.

RESIGNATION OF MR. WILLIAM C. SPROUL, SENATOR FROM THE NINTH SENATORIAL DISTRICT.

The Chair laid before the Senate the following communication from Mr. William C. Sproul:

Harrisburg, January 20, 1919.

Hon. Frank B. McClain,
Lieutenant-Governor.
Dear Governor McClain:

I hereby tender my resignation as Senator from the Ninth District to take effect this day.

Yours respectfully,
WM. C. SPROUL.

The PRESIDENT. The Chair recognizes the Senator from Chester, Mr. Sproul. (Prolonged applause.)

Mr. SPROUL. Mr. President: I am forced to the reluctant conclusion that my leaving this body meets with popular approval. I never have been able, in my long experience, to strike such a responsive chord, either in the Senate, or in the audience before. But, really, Mr. President, I cannot think of any other reason which would have made me willingly lay down my duties as a Senator of Pennsylvania except the charge to take up a more serious obligation even than this is, and, filed as I am with gratitude and expectancy as to what is before me, I leave this body with the sincerest regret.

I have been a member of the Senate of Pennsylvania ever since I was old enough to be a member, and I cannot think of anything else in my life which fills me with more pride than to be able to say that I may retire after having participated in thirteen sessions of the General Assembly—if you will count this as one, twelve of them regular sessions and one special—and I cannot think of anything that brings me greater gratification than if I can retire now with your good-will and seeming affection. And here tonight, in the presence of my fellow Senators and those who are near to me—the Mayor of the government of my home city, and all of those who have come here to see the Senate start and to pay their respects to my splendid colleague also in this body who is with me and who has been with me through the campaign and who goes with me into a higher office—I want to say that I consider membership in the Senate of Pennsylvania as one of the greatest honors that a man may have. And I want to say that I hope that the members here, and the people of the State will always realize how great Pennsylvania is and what a membership in this body stands for. It is rather strange, as the writers say, that two members of the Senate should be picked this year for the high State offices. There is nothing strange about it, because there has always been a great deal of good material here. If a discerning public had only looked here more closely they could always have found material in the Senate of Pennsylvania to fill these offices or any other offices that the Nation has. I want to express my appreciation of the long years of courtesy that I have received here, and when I come to think of it even the venerable Senators who will now be left have served here ten years less than my patient constituency has borne with me, I have some thanks to return at least to those who have borne with me here. There is no Senator here who was then in this body and only three of the officers and employees of the Senate who were here in the session of 1897 are here today. I cannot leave without mentioning the fact that Herman P. Miller, the Senate Librarian, was efficient and painstaking and cared for us all then, as he does today, and that this most efficient young man, among all the men whom I know, who

is now the Secretary of the Senate, was then, as now, an indispensable feature of this organization. The other one is our dear old friend, Toney—Anthony Frenie—who has gone through many a close situation with us.

In conclusion, I want to say that tomorrow I will have some matters which I want to make plain to the Senate in all seriousness, but tonight I want to tell you that I shall never forget the fact that I have been a Senator so long, and I shall never forget how it feels to be a Senator and I shall never forget, either, how important a Senator is in the government of the State of Pennsylvania. I hope to have the same regard, as evidenced by co-operation and kindness in the new burdens and cares which I am undertaking, as I have always had in the Senate. I am going into this thing seriously, and I know that those here who know me best will realize that I have the interests and the rights of every man in Pennsylvania and every woman and child, too, whether they be great or small, at heart, in what I shall try to do, and I certainly want the affectionate co-operation of the Senate of Pennsylvania.

The PRESIDENT. Senator Sproul, I need not tell you that it is with exceeding regret your colleagues in this body receive your resignation, the resignation of one of the most popular, one of the most useful men this body has known within the last quarter of a century, but that regret is tempered, sir, in the reflection that you are not going far away, but into a capacity that will bring you, and still keep you in close touch with the business of the Senate and with its members. We feel, sir, that you are a thoroughbred here and you will be a thoroughbred there. I voice the sentiment of every man that has served with you in this Senate since you first came here in 1897 when I say may the sunlight of circumstances sweep down your pathway as Governor of this Commonwealth and cast no shadow. And now Senator on behalf of some of your neighbors, the Saturday Night Club of Chester,—I needn't tell you who they are,—they are the boys who stood by you, and who like the Irishman's shillalah, have never missed fire. I present you with this symbol of affection.

Mr. SPROUL. Mr. President, I know the crowd. I have never been able to keep up with them in most matters, but I am very grateful and happy to receive this compliment from those who have known me very well for a long time and I am glad that I carry their affection and regard with me in the new duties in which I enter to-morrow.

RESIGNATION OF MR. E. E. BEIDLEMAN, SENATOR FROM THE FIFTEENTH SENATORIAL DISTRICT.

The Chair laid before the Senate the following communication from Mr. E. E. Beidleman:

Harrisburg, Penna.,
January 20, 1919.

Honorable Frank B. McClain,
President of the Senate,

Dear Sir:

I hereby tender my resignation as State Senator from the 15th Senatorial District, the same to become effective at the close of the session to-day.

Respectfully yours,

E. E. BEIDLEMAN.

The PRESIDENT. The Chair recognizes the Senator from Danphin, Mr. Beidleman.

Mr. BEIDLEMAN. Mr. President, regarding the resignation which has just been submitted by the distinguished Senator from Delaware it would indeed be a distinct loss to the Senate of Pennsylvania to have him go from membership in this body if it were not the State of Pennsylvania's gain by his entering upon the important duties as Governor of this Commonwealth for the four years commencing to-morrow. This Commonwealth will not suffer his loss here because in his term as Governor, knowing his experience here we can always look to him for his experience and his judgment in aiding in framing the future legislation for this great State. We appreciate the almost twenty-four years of experience that he has had in this body as a State Senator, that he knows the importance of an executive not infringing upon the Constitutional rights of the State Senate, and we know that he will not endeavor to force himself upon the action of this body, and we do know that as a result of his experience and his judgment he will make recommendations from time to time to this General Assembly which will meet with its approval. We regret

that we lose him in membership, but congratulate the Commonwealth of Pennsylvania that the next Governor of the Commonwealth shall be its best citizen. I feel that so far as membership in this body is concerned, I am a good bit more fortunate than he, because while I leave the body as a member, it will be my privilege and my honor to represent this Commonwealth as the presiding officer of the greatest legislative body in this land, and when I leave my seat as a member of this Senate I appreciate that I will no longer exercise my right as a member of this distinguished body in asserting many rights which the district that has honored me have a right to own, but I do not intend to sacrifice my rights as a citizen to accomplish what I believe the Governor of the Commonwealth shall want in the interest of making Pennsylvania greater than she has ever been, and I will lend my hand to making Pennsylvania just what she ought to be in the days that are to come. I leave this body to-night with the assurance that it will be my pleasure to continue as the presiding officer for the next four years and, therefore, at least gain two years over my Senatorial term of pleasant association with the members of this Senate.

The PRESIDENT. The Senator who has just taken his seat is another demonstration of the great opportunities which this wonderful democracy of ours furnishes. It is rather a demonstration anew that the humbly-born lad may, if he possesses the right qualities of mind and heart, unaided by any influence save his own ability and integrity, rise to the highest eminences in public life. Dauphin County has sent many big men to this Senate, but of all that Dauphin County has sent here none has shown a higher standard of faithfulness or given exhibit of a more elevated interpretation of duty than the Senator whose resignation has just been tendered. He deserves, and deserves well, the new and great honor that has come to him. All his friends, both here and abroad, bid him Godspeed.

ADJOURNMENT.

Mr. CROW. Mr. President, I move the Senate do now adjourn.

Mr. TOMPKINS. Mr. President, I second the motion. The motion was agreed to.

The Senate adjourned at 10.17 P. M., until 10.30 o'clock, Tuesday morning, January 21, 1919.

UNVEILING CEREMONIES OF THE VIOLET OAKLEY MURAL PAINTINGS.

Senate Chamber, January 20, 1919, 9.15 o'clock P. M.

The PRESIDENT. The two paintings to be unveiled symbolize two legendary incidents, in the early life of the Quakers of Pennsylvania.

The title of the first, (the picture on the left), is "The Little Sanctuary in the Wilderness" and illustrates the "Legend of the Latchstring."

The title of the second (the picture on the right) is "The Slave Ship Ransomed," and illustrates the "Legend of the Quaker," who hearing of a certain shipload of slaves about to be landed and sold, bought the entire load and sent them north to be set free.

The artist, Miss Oakley, is here, and she will explain the product of her brush in detail. It is now my privilege and pleasure to present her to you.

ADDRESS OF MISS OAKLEY.

Mr. President and Members of the Senate, Ladies and Gentlemen:

In giving you some words of explanation of the two paintings just unveiled, I should like first to link them with the others of the Senate series, in your minds, and also to point you to their relation to other work in the Capitol building. Some of you recall that the paintings which were set in place ten years ago, in the Governor's reception room were christened "The Founding of the State of Liberty Spiritual." The title of this series in the Senate Chamber is, as you know, "The Creation and Preservation of the Union," dealing with Penn's principles of government and his prophecy of peace through a parliament of the nations.

The theme for the decorations in the Supreme Court room, as already planned and in process of development, is "The Opening of the Book of the Law."

In these three titles placed rapidly before you, can easily be recognized the unity and continuity of the thought in these rooms as distinct and yet related as the three great functions of government itself.

Two years before the outbreak of the war, the theme of the Senate Chamber was planned in 1912. That it has reached this point of development (there being but two panels yet lacking) at the moment when the great conference of peace is holding its sessions in the city of Paris, and the successor to Washington and Lincoln as head of the American nation (a leading figure among the leaders of the nations) is sitting at the peace table, where a practicable plan for a league of nations is now to be the only "just and sane" guarantee of the peace of the world, is corroboration and justification enough, my sufficient reward for daring to paint the great panel overhead.

"Supreme Manifestation of Enlightenment in International Unity" at a time when the idea of federation of the world has considered (by the majority of mankind) a most wild and forlorn dream of visionaries. "So swiftly does Beatrice thus lead from good to better that her action extends not through time."

I believed that it would come to pass, based upon the principles upon which our own constitution was builded and preserved. This in turn had been based upon the unseen forces which caused the foundations of the Commonwealth to be so firmly laid, symbolized in the two paintings just completed.

These illustrate the two commandments upon which "hang all the Law and the Prophets," the first panel representing the force of dominating faith in principle. "Thou shalt love the Lord thy God with all thy heart and with all thy might and with all thy soul and with all thy mind and with all thy strength," and the second, "which is like unto it," the force of dominating love of the brethren, and "thy neighbor as thyself."

Two legendary incidents in the early life of the Quakers were chosen as symbols of these invisible "Forces." The title of the first is, "The Little Sanctuary in the Wilderness," and illustrates the "Legend of the Latch String." Upon the upper border are the words "Here Beginneth Legend of Peace."

This legend is quaintly related in a collection of incidents illustrating the history of the Society of Friends.

"One of those solitary habitations on a frontier settlement was in the possession of a Friend and his family, where they had lived such secure simplicity that they used neither bar nor bolt to their door, being in no apprehension of danger and having no other means of securing their dwelling from intruders than by drawing in the leather thong by which the wooden latch inside was lifted from without.

Although the Indians had been burning and ravaging the surrounding country, the Friends had put no trust in "the arm of flesh," but had felt themselves safe in the keeping of Omnipotent Spirit, believing rather that "man often ran in his own strength to his own injury." Alarmed however, at length by the fears of others and by the dreadful rumors that surrounded them, on one particular evening before retiring," they drew in the Latch-String.

But in the dead of night the Friend who had not been able to sleep, found that his wife also could not rest, so uneasy was she in her soul, upon this he confessed that he believed that it would be safest "for him to put out the string of the latch as usual." When this was done, commending themselves to the keeping of Divine Love, they laid down again in peace. A few minutes later the dismal sound of the war whoop echoed through the forest, and soon afterward they counted the footsteps of seven men pass the window of their cabin, the latch was lifted and the door flung open. But there was a halt, a colloquy, in the Indian language, unintelligible to the Friends and the door again closed, the Indians retiring without having actually crossed the threshold.

Some years later when peace was restored at the conference with the Indians this Friend related the above incidents, in reply to which one of the Indians observed that he himself had been one of the morading party, but by the simple circumstances of putting out the latch string, which proved confidence rather than fear, their lives and property had been spared, for, on finding the door to have been unbarred, it was said: "These people shall live. They

will do us no harm, for they put their trust in the Great Spirit."

The Predella beneath illuminates the Source of Inspiration and the Secret of Spiritual Force, set free by dominating Faith in the Unseen, with small panels of the Passion of Christ.

Christ in Gethsemane.

The Crucifixion.

The Resurrection.

The title of the second panel is "The Slave-Ship Ransomed," and illustrates the Legend of the Quaker who, bearing of a certain shipload of slaves about to be landed and sold, bought the entire load and sent them North to Nova Scotia to be set free. The inscription beneath reads: "If there be a messenger, one among a thousand, then HE is gracious unto him and saith: 'Fear not, for I have redeemed thee. Ye are bought with a price, therefore glorify God in your body and in your spirit, which are God's. Return unto me.'"

In the central panel of the Predella, Christ liberates the imprisoned from Hell, and around this are the words: "He hath broken the grates of brass and burst the bars of iron asunder."

The four other small panels of the Predella illuminate inscriptions from the Journal of John Woolman, that inspired Quaker protestor, against all human slavery, with the spiritual temperament and vision of some mediaeval saint.

1. John Woolman, as a child, reads from Revelations 22: "He showed me a pure river of water of life, clear as crystal, proceeding out of the Throne." The place where I sat and the sweetness that attended my mind, remain fresh in my memory.

2. John Woolman giving money to slaves in payment for their labor.

3. John Woolman sees a Light in his chamber.

4. John Woolman in the storm during his voyage to England.

I saw a light in my chamber. Words were spoken in my inward ear which filled my whole inward soul. They were "Certain Evidence of Divine Truth" and were again repeated, whereupon the Light disappeared.

"The Sea wrought exceedingly. During the tempest I felt the all-sufficiency of Him who formed the Great Deep. Soon after this the vehemency of the Wind abated."

In the report of an address made by the President at a luncheon given by the French Senate to-day I found these words:

"There is a new, awakened world. It is not ahead of us, but around us."

The PRESIDENT. Miss Oakley, in the name of the Commonwealth I accept these two great additions to the art treasures, not only of this Senate Chamber, but of this great Capitol, and I promise you that we will preserve and guard them in a manner befitting, not only their high artistic worth, but as well because of their symbolizing interesting and important incidents in the legendary life of the Commonwealth we all love so much.

HOUSE OF REPRESENTATIVES

MONDAY, January 20, 1919.

The House met at 9:00 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

The Chaplain, Rev. S. G. Zerfass, offered the following prayer:

Kind Father in Heaven, ever recognizing that without Thee we can do nothing, we pray that Thy name be hallowed and that Thy will be done on earth as it is in Heaven. Fill our hearts with well-founded convictions and give us the courage to live them. Be with the Speaker and with us all here to-night in our several capacities, and that to bless, so that our lives may effervesce with good will and love without dissimulation, thus rendering abundant service to Thee and our fellow-beings. Intensify our concern

for humanity, impress us with the importance of being what we seem, ever living the truth, to do what we pray, and may the Great Master's steps be ours so as to glorify Thee and perform our mission on this mundane sphere. Grant these favors and save us all. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of the proceedings of Tuesday, January 7, 1919.

The Clerk proceeded to read the Journal of the proceedings of Tuesday, January 7, 1919, when, on motion of Mr. Ramsey, the further reading was dispensed with, and the Journal was approved.

SWEARING IN OF MEMBERS.

The SPEAKER. The Honorable Victor A. Barnhart, of Butler County, will present himself at the Bar of the House and have the oath of office administered to him.

Mr. Barnhart presented himself at the Bar of the House and the oath of office prescribed by law was administered to him by Hon. S. J. M. McCarrell, Additional Law Judge of the Twelfth Judicial District.

PRESENTATION TO MR. RAMSEY.

The SPEAKER. The Chair recognized the gentleman from Delaware, Mr. Alexander.

Mr. ALEXANDER. Mr. Speaker, and gentlemen of the House: There is an association in the city of Chester known as the Saturday Night Club, the motto of which is "Good Fellowship." I don't want you to understand that that good fellowship is only on Saturday night; but that motto is good for three hundred and sixty-five days in the year. That club tonight believes, and at all times believes, in doing honor where honor is due; and tonight they desire to do honor to one of their fellow-members, an honored member of this House, Mr. William T. Ramsey. Now, Bill Ramsey's favorite song is "She Gave Me a Pretty Red Rose." This club believes that the best way of showing their appreciation for Mr. Ramsey is to present him with this beautiful bouquet of Irish roses.

Mr. Ramsey, it gives me great pleasure, on behalf of the Saturday Night Club of Chester, to present you this beautiful bouquet. As you look at it and smell the fragrance of these roses, may it convey to you some idea of the love and friendship of the Saturday Night Club. (Applause.)

The SPEAKER. The Chair recognizes the gentleman from Delaware, Mr. Ramsey.

Mr. RAMSEY. Mr. Speaker and gentlemen, and my friends, the Saturday Night Club: Words fail me at this time to express my appreciation for these beautiful flowers; but they are only a token of the beautiful and valued service that is always rendered by such a club as is represented in these flowers. I thank you. (Applause.)

LEAVES OF ABSENCE.

Mr. SIMPSON asked and obtained leave of absence for Mr. Willson on account of illness.

Mr. DAWSON asked and obtained leave of absence for his colleague Mr. Jones on account of illness.

Mr. COX asked and obtained leave of absence for Mr. Sterling on account of illness.

Mr. TODD asked and obtained leave of absence for his colleague Mr. Baldrige on account of serious illness.

Mr. MARCUS asked and obtained leave of absence for his colleague Mr. Geary on account of serious illness.

Mr. DITHRICH asked and obtained leave of absence for Mr. Steele on account of illness.

Mr. SIMPSON asked and obtained leave of absence for Mr. Sullivan on account of serious illness.

Mr. BECHTOLD asked and obtained leave of absence for his colleague Mr. Uish.

RESOLUTION FAVORING THREE MONTHS PAY TO SOLDIERS, SAILORS AND MARINES.

Mr. BRADY offered the following resolution, which was twice read and laid over under the rules.

In the House of Representatives, January 20, 1919.
Whereas, It is but fitting that due regard should be had for the material welfare of the men who went forth to battle for democracy; therefore be it

Resolved (If the Senate concur), That the General Assembly of Pennsylvania favors the enactment of Federal Legislation, authorizing the payment of their wages to the soldiers, sailors and marines of these United States for a period of three months or more after their discharge.

Resolved further, That a copy of this resolution be forwarded to the Senators and Representatives in Congress from Pennsylvania.

APPOINTMENT OF TRUSTEES OF THE SOLDIERS' AND SAILORS' HOME OF ERIE, PA.

The SPEAKER. Under the law the Speaker is empowered to appoint two members of the Legislature as mem-

bers of the Board of Trustees of the Pennsylvania Soldiers' and Sailors' Home, at Erie, Pennsylvania. The Chair appoints as such trustees of this home, the gentleman from Allegheny, Mr. McCaig, and the gentleman from Fayette, Mr. Sinclair.

ADJOURNMENT.

Mr. DEWEY. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to, and (at 9:20 P. M.) the House adjourned to meet tomorrow morning at 10.30 o'clock.

Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., TUESDAY, JANUARY 21, 1919.

No. 3.

SENATE

TUESDAY, January 21, 1919.

The Senate met at 10.30 o'clock A. M.

The PRESIDENT (Lieutenant-Governor Frank B. McClain) in the Chair.

PRAYER.

The Chaplain, Rev. Thomas W. Davis, offered the following prayer:

Almighty God, we pray Thy blessing upon him who to-day completes his term of office as the Chief Executive of this great Commonwealth. We ask Thy blessing also upon our retiring Lieutenant-Governor, whose genial smile and matchless eloquence will be missed by all of us.

We pray that divine favor may be with his Excellency, the new Governor, and with his associate, the incoming Lieutenant-Governor, who today will assume their oaths of office. The world has not yet been made safe for democracy, and democracy has not yet been made large enough for the great things that are taking place in these momentous days. We pray, therefore, that divine wisdom may be given to our Chief Executive that when the end of his term of office comes we may all be able to say with patriotic pride that we were glad he was the Governor of our great State. We ask these blessings in our Saviour's name. Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. S. J. MILLER, the further reading was dispensed with, and the Journal was approved.

REQUEST TO JUDGE MCCARRELL TO ADMINISTER OATH OF OFFICE.

Mr. CRAIG offered the following resolution, which was twice read, considered and agreed to.

Resolved, That Honorable Samuel J. M. McCarrell, Additional Law Judge of the Twelfth Judicial District, be requested to administer the oath required to be taken by the Lieutenant-Governor-elect.

COMMITTEE TO WAIT UPON THE LIEUTENANT-GOVERNOR-ELECT.

Mr. DAIX offered the following resolution, which was twice read, considered and agreed to:

Resolved, That a committee of three Senators be appointed to wait upon Honorable Edward E. Beidleman, Lieutenant-Governor-elect, and escort him to the Senate Chamber to take the oath and assume the duties of office.

The PRESIDENT. The Chair appoints as said Committee, the Senator from Philadelphia, Mr. Daix; the Senator from Allegheny, Mr. Einstein, and the Senator from Berks, Mr. Sassaman.

COMMITTEE TO WAIT UPON JUDGE MCCARRELL.

Mr. Jones offered the following resolution, which was twice read, considered and agreed to.

Resolved, That a committee of three Senators be appointed to wait on Honorable Samuel J. M. McCarrell, Additional Law

Judge of the Twelfth Judicial District, and escort him to the Senate Chamber for the purpose of administering the oath of office to Honorable Edward E. Beidleman, Lieutenant-Governor-elect.

The PRESIDENT. The Chair appoints as said committee the Senator from Susquehanna Mr. Jones, the Senator from Allegheny Mr. Barr, and the Senator from Northampton Mr. Hackett.

COMMITTEE TO NOTIFY HOUSE THAT THE SENATE IS READY TO PROCEED TO INAUGURAL CEREMONIES.

Mr. HALDEMAN offered the following resolution, which was twice read, considered and agreed to:

Resolved, That a committee of three be appointed to wait upon the House of Representatives and inform that body that the Senate will be ready at eleven-forty to proceed to the front of the Capitol to attend the Inaugural ceremonies.

The PRESIDENT. The Chair appoints as said Committee the Senator from Lancaster, Mr. Haldeman, the Senator from Mercer, Mr. Campbell, and the Senator from Perry, Mr. Leiby.

ADDRESS OF THE PRESIDENT.

The PRESIDENT. Gentlemen of the Senate: On the opening day of this session you will recall that I said to you, "this was a year to be glad in, not a year to be sad in." Therefore at this moment I do not propose to depress either you or myself with any sadness of farewell. The time in a few moments will arrive for me to pass into the serene oblivion of laurels won. I frankly confess that the prospect of "getting out of the harness" fills me with no joy. I much prefer the chafe of the leather to the questionable softness of the laurel bed. It may be possible, yes perhaps likely, that the newspapers in making mention of my retirement—if they mention it at all—will print the same among the death notices or under the caption "Public Improvement." Gentlemen of the Senate, take it from me, if you will permit me to use a colloquialism of the street, no matter what may be the time or where may be the place, the fellow who attempts in my presence to defame the members of the Senate of 1915 or 1917, individually or collectively, will have to apologize or fight; will precipitate a call for either the ambulance or the police patrol. I have gone through life making my own summers, no matter what may have been the season, or what may have been the weather, and thuswise my life, though not a long one, yet has had many summers, but among them all let me assure you here and now that my happiest days have been spent as the President of this body and in your company.

REPORT OF COMMITTEE TO WAIT ON JUDGE MCCARRELL.

Mr. JONES, Chairman of the Committee appointed to wait upon the Honorable Samuel J. M. McCarrell, Additional Law Judge of the Twelfth Judicial District, reported that they had discharged the duty devolving on them, and had the honor to report the presence of the Honorable Samuel J. M. McCarrell.

The PRESIDENT. The Committee is discharged with the thanks of the Senate.

REPORT OF COMMITTEE TO WAIT ON LIEUTENANT-GOVERNOR-ELECT BEIDLEMAN.

Mr. DAIX. Chairman of the Committee appointed to wait upon Honorable Edward E. Beidleman and escort him

to the Senate Chamber, reported that they had discharged the duty devolving upon them, and had the honor to report the presence of the Honorable Edward E. Beidleman, Lieutenant-Governor-elect.

The Lieutenant-Governor-elect was then escorted to the space in front of the Clerk's desk.

The PRESIDENT. The Committee is discharged with the thanks of the Senate.

CERTIFICATE OF ELECTION OF LIEUTENANT-GOVERNOR.

Whereupon,

The certificate of the election of the Honorable Edward E. Beidleman, of Dauphin County, as Lieutenant-Governor, was read by the Chief Clerk of the Senate as follows:

Commonwealth of Pennsylvania,
Harrisburg, January 7, 1919.

We, the President of the Senate and the Speaker of the House of Representatives of the Commonwealth of Pennsylvania, do certify that the President of the Senate did, on the seventh day of January, Anno Domini one thousand nine hundred and nineteen, in the Hall of the House of Representatives, at the State Capitol, open the returns of the election for Lieutenant-Governor of this Commonwealth, and publish the same in the presence of both Houses of the Legislature, conformably to the provisions of the Constitution and laws of said Commonwealth, and upon counting the votes by a teller appointed on the part of each House, it appeared that Edward E. Beidleman had the highest number of votes; whereupon the said Edward E. Beidleman was declared to have been duly elected Lieutenant-Governor of the Commonwealth.

IN TESTIMONY WHEREOF, we have hereunto set our hands and affixed our seals the day and year above written.

FRANK B. McCLAIN,
President of the Senate.
ROBERT S. SPANGLER,
Speaker of the House of Representatives.
PLYMOUTH W. SNYDER,
Teller on part of the Senate.
HARRY H. HEYBURN,
Teller on part of the House of Representatives.

ADMINISTRATION OF OATH TO LIEUTENANT-GOVERNOR-ELECT.

After which the oath of office was duly administered to the Honorable Edward E. Beidleman, Lieutenant-Governor-elect, by the Honorable Samuel J. M. McCarrell, Additional Law Judge of the Twelfth Judicial District.

INAUGURAL ADDRESS OF THE LIEUTENANT-GOVERNOR.

The LIEUTENANT-GOVERNOR. Gentlemen of the Senate: I desire first to thank the people of this Commonwealth for the confidence they have reposed both in the Governor-elect and myself, and I assure you that we will not do anything that will, in any way, violate the confidence which they have reposed in us. I appreciate, as the presiding officer of this Senate, that it is not my duty to suggest or to in any way sway legislation. It was my honor to serve you as the President Pro Tempore in the last session of the Senate. During that time I endeavored in every possible way to be as fair to the members of this Senate as it was possible to be, and when that session ended it was, indeed, a very great pleasure to have the members of this body unanimously say I had performed that duty faithfully and well. I shall endeavor, during my incumbency of this office, to which the people of this Commonwealth have elected me, to follow the same course. Besides presiding over the destinies of this body, it shall be my duty to sit as a member of the Board of Pardons, and I want to say that as a member of that Board it will not be a general jail delivery for the criminals of the Commonwealth.

In assuming this office, I appreciate that I follow in the footsteps of one who has rendered most splendid service, and I doubt very much if I shall be able to equal him in the administration of its affairs, but I will endeavor, after the four years have gone by, to quit the office of Lieutenant-Governor with credit to my Commonwealth as well as distinction to myself.

It is not for me to suggest legislation, because that duty is imposed by the Constitution of the Commonwealth upon the Governor to make recommendations to the General Assembly. The only wish I have to express is that Pennsylvania has now too many laws, and I hope this session may see fit to pass only such laws as are required for the upbuilding and care of the State and repeal those that are not necessary to be upon its statute books.

Before I finish I desire to express my gratitude to the one who has today administered the oath of office to me. It was in my early boyhood days that I went into his office as a student of law. If it had not been for his care and his interest in me I know the people of the Commonwealth at this time would not have reposed in me the office of Lieutenant-Governor, and it is with especial gratitude that I appear here today to have the oath of office of Lieutenant-Governor administered to me by the Honorable Samuel J. M. McCarrell, who was my preceptor and a distinguished member of this body in the days gone by, and now an honored and distinguished jurist of the State, sitting in the courts of the county in which I was born and have been raised and where I expect to spend the balance of my days.

REPORT OF COMMITTEE TO NOTIFY HOUSE THAT SENATE IS READY TO PROCEED TO INAUGURAL CEREMONIES.

Mr. HALDEMAN, Chairman of the Committee appointed to notify the House that the Senate is ready to proceed to the inaugural ceremonies, reported that they had discharged the duties devolving upon them.

The PRESIDENT. The Committee is discharged with the thanks of the Senate.

INAUGURATION OF GOVERNOR-ELECT WILLIAM C. SPROUL.

Whereupon,

The President and members of the Senate proceeded to the platform on the west side of the Capitol, where, in the presence of the President and President Pro Tempore, and members of the Senate and Speaker and members of the House of Representatives, the certificate of election of William C. Sproul, of Chester, as Governor of the Commonwealth for the ensuing four years, was read by the Chief Clerk of the Senate, as follows:

CERTIFICATE OF ELECTION OF GOVERNOR.

We, the President of the Senate and Speaker of the House of Representatives of the Commonwealth of Pennsylvania, do certify that the President of the Senate did, on the seventh day of January, A. D. one thousand nine hundred and nineteen, in the Hall of the House of Representatives at the State Capitol, open the returns of the election for Governor of this Commonwealth, and publish the same in the presence of both Houses of the Legislature, conformably to the provisions of the Constitution and laws of said Commonwealth, and upon counting the votes by a teller appointed on the part of each House, it appeared that William C. Sproul had the highest number of votes; whereupon the said William C. Sproul was declared to have been duly elected Governor of the Commonwealth.

In testimony whereof, we have hereunto set our hands and affixed our seals the day and year above written.

FRANK B. McCLAIN,
President of the Senate.
ROBERT S. SPANGLER,
Speaker of the House of Representatives.
PLYMOUTH W. SNYDER,
Teller on the part of the Senate.
HARRY H. HEYBURN,
Teller on the part of the House of Representatives.

After which the oath of office was administered to the Governor-elect by the Honorable J. Hay Brown, Chief Justice of the Supreme Court of Pennsylvania.

Whereupon Edward E. Beidleman, Lieutenant-Governor and President of the Senate, proclaimed William C. Sproul to be duly elected and qualified as Governor of the Commonwealth for the ensuing four years.

Whereupon,

The Honorable William C. Sproul delivered the following Inaugural address.

(For Inaugural address see today's House proceedings.)

COMMUNICATION FROM THE GOVERNOR.

The Clerk to the Governor being introduced, presented communication in writing from His Excellency, the Governor of the Commonwealth, which was read as follows:

PRIVATE SECRETARY TO THE GOVERNOR.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 21, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have appointed Harry S. McDevitt, of Philadelphia, to be Secretary to the Governor.

WM. C. SPOUL.

COMMUNICATIONS FROM THE GOVERNOR.

The Private Secretary to the Governor being introduced, presented communication in writing from His Excellency, the Governor of the Commonwealth, which were read as follows:

NOMINATIONS OF JANUARY 7, 1919, RECALLED BY THE GOVERNOR.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 21, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In accordance with the power and authority vested in me as Governor of the Commonwealth, I do hereby recall all nominations made to your honorable body by my predecessor in office under date of January 7, 1919, except those for the office of Notary Public.

I respectfully request the return to me of the official message or messages of nomination in the premises.

WM. C. SPOUL.

Mr. EYRE. Mr. President, I move that the nominations referred to in the communication just read be returned to his Excellency, the Governor of the Commonwealth.

Mr. DAIK. Mr. President, I second the motion.

Ordered, That the Governor be informed accordingly.

ATTORNEY GENERAL.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 21, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, William I. Schaffer, of Chester, to be Attorney General of the Commonwealth of Pennsylvania.

WM. C. SPOUL.

SECRETARY OF THE COMMONWEALTH.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 21, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Cyrus E. Woods, of Greensburg, to be Secretary of the Commonwealth of Pennsylvania.

WM. C. SPOUL.

HIGHWAY COMMISSIONER.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 21, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Lewis S. Sadler, of Carlisle, to be State Highway Commissioner of the Commonwealth of Pennsylvania, for the term of four years to compute from this date.

WM. C. SPOUL.

SECRETARY OF AGRICULTURE.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 21, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Frederick Rasmussen, of State College, to be Secretary of Agriculture for the Commonwealth of Pennsylvania, until October 15, 1919.

WM. C. SPOUL.

BANKING COMMISSIONER.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 21, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, John S. Fisher, of Indiana, to be Commissioner of Banking of the Commonwealth of Pennsylvania, for the term of four years to compute from this date.

WM. C. SPOUL.

COMMISSIONER OF HEALTH.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 21, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Lieutenant-Colonel Edward Martin, Medical Corps, U. S. A., of the City of Philadelphia, to be Commissioner of Health for the Commonwealth of Pennsylvania, until the first day of March, 1919.

WM. C. SPOUL.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. LESLIE.

That Rule 33 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations,

Which was agreed to,

Whereupon,

A motion was made by Mr. LESLIE,

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—39.

Baldwin,	DeWitt,	Leiby,	Phipps,
Barnes,	Donahue,	Leslie,	Sassaman,
Barr,	Einstein,	Marlow,	Snyder,
Boyd,	Eyre,	Martin,	Sones,
Buckman,	Graff,	McConnell,	Tompkins,
Campbell,	Hackett,	Miller, John S.,	Turner,
Craig,	Haldeman,	Miller, S. J.,	Weaver,
Crow,	Herron,	Murdoch,	Whitten,
Daik,	Hornsher,	Nason,	Woodward,
Davis,	Jones,	Patton,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, that the Governor be informed accordingly.

Mr. LESLIE. Mr. President, I move that the executive session do now rise.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

ADJOURNMENT.

Mr. PATTON. Mr. President, I move that the Senate do now adjourn.

Mr. JONES. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 4:15 o'clock P. M. until 10:00 o'clock, Wednesday morning, January 22, 1919.

HOUSE OF REPRESENTATIVES

TUESDAY, January 21, 1919.

The House met at 10.30 o'clock A. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

The Chaplain, Rev. S. G. Zerfass, offered the following prayer:

Kind and Heavenly Father, with a sincere appreciation of Thy great goodness and Thy excellent greatness, we thank Thee for this day and all the radiant, brilliant proms

ise it brings. Render an especial blessing upon the new Governor of this great Commonwealth, Honorable William C. Sproul. Guard and protect him from all harm and danger. Give him long life and prosperity, and imbue him with wisdom, courage and strength, that insures signal success and guarantees greater achievements than ever for our great Commonwealth, and in the great beyond may he receive the welcome plaudit, "Well done, good and faithful servant." Bless us all to a performance of our highest duty, pardon our every shortcoming, fill our hearts with love and forbearance, cause our influence for good to increase daily, and may we be ornaments to human society and secure heavenly recognition in the great beyond. Hear us and save us. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. Brooks, the further reading was dispensed with and the Journal was approved.

LEAVES OF ABSENCE.

Mr. DAWSON asked and obtained leave of absence for his colleague, Mr. Jones.

Mr. McCAIG asked and obtained leave of absence for his colleague, Mr. Sullivan, for the balance of the week, on account of sickness.

RECESS.

The SPEAKER. If there is no objection, the Chair will declare a recess until 11:20 o'clock A. M.

AFTER RECESS.

The House reconvened at 11:20 o'clock A. M.

The SPEAKER (Robert S. Spangler) in the Chair.

SENATE NOTIFIES HOUSE IT IS READY TO PROCEED TO THE INAUGURAL STAND.

Messrs. Haldeman, Campbell and Leiby, a committee on behalf of the Senate, appeared and informed the House of Representatives that the members of the Senate would be ready to proceed, in conjunction with the members of the House of Representatives, to the Inaugural Stand in front of the Capitol at 11:40 o'clock A. M., to participate in the inaugural ceremonies.

RECESS.

The SPEAKER. If there is no objection, the Chair will now declare a recess until 3:30 o'clock this afternoon.

Whereupon (at 11:40 o'clock A. M.) the members of the House proceeded to the Inaugural Stand.

AFTER RECESS.

The House reconvened at 3:30 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

COMMUNICATION FROM THE GOVERNOR.

The Clerk to the Governor being introduced, presented a communication in writing from His Excellency, the Governor of the Commonwealth, which was read as follows:

APPOINTMENT OF PRIVATE SECRETARY TO THE GOVERNOR.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 21, 1919.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.
Gentlemen: I have the honor to inform you that I have appointed Harry S. McDevitt, of Philadelphia, to be Secretary to the Governor.

WM. C. SPROUL.

The SPEAKER. The Chair has upon his desk the Inaugural Address of the Governor of Pennsylvania which will be spread upon the Journal of the House.

INAUGURAL ADDRESS OF WM. C. SPROUL.

My Fellow Citizens: Having taken the obligation necessary for my induction into the great office to which you have called me, please permit me, before we enter upon a discussion of the issues of the time, to return my grateful acknowledgement of your confidence and trust and to express the profound feeling of responsibility and the grave sense of respect and devotion with which I accept the service. A long experience in the Senate of the Commonwealth has given me, I believe, a full realization of the importance of the duties of the Governorship and has not lessened my appreciation of the problems and difficulties confronting the incumbent. With a pride, however, in Pennsylvania, her history and her institutions, which is reverential, with full dependence upon the sound judgment and the patriotism of our citizenship, and an abiding faith in the Divine Power, which has so blessed us always, I take up the administration of your affairs hopefully and courageously.

These are wonderful times in which we are living. Events of tremendous effect upon the political and social structures of mankind that, in ordinary times, would be appalling, are happening with such frequency that we accept them almost without surprise. The great war came to an end quickly and triumphantly for us, but it has left in its stead new problems and new perils, more menacing to true Democracy and to civilization than anything that history records. Here, in the peaceful capital of this mighty State, with all in good taste and good order about us, with our people attending quietly to their affairs and their government changing hands according to their expressed choice and as ordained by their laws, it is difficult for us to visualize the wave of disorder and destruction which is sweeping over a large part of the civilized world, engulfing races and nations and tumbling them about in confusion and chaos. Ambitious anarchists have seized the opportunity to exploit systems of social tyranny unheard of in their brutal harshness, and malign adventurers with terrorism as their weapon have usurped the chief power in many lands and are defiling the sanctuaries of the people and plundering and killing at will. Some of the more ambitious of these international revolutionists, absolutely without conception of our governmental organization, our national ideals or our individual spirit, have even undertaken to create unrest and to promote treason in this country and in this State, through cunning propaganda and diabolical crimes.

No government which could be devised by sane men would snit these anarchists. They are arrayed against all government and all restraint. They are enemies of civilization and of the Church of God. They respect no law, but insist upon license to do as they please without regard to the rights, the property, the religion or even the lives of other. Their leaders avow that they have no affection for the land that gave them birth nor for the nation which sheltered them and gave them asylum from persecution abroad. That such a doctrine should obtain a foothold in the United States is unthinkable, and yet there are abundant evidences of its malevolent activities here. The "missionary fund" gathered from the looted treasuries of Russia is already having its effect in certain directions in stirring up the mercenaries of agitation and in inspiring specious writings from some of the half-baked social philosophers who feed upon excitement and turmoil. Retained to spread hatred of everything that appears like thrift, or contentment or love of country, these disturbers will make some headway—they will attempt to capitalize the industrial difficulties growing out of the readjustment, and they may attract to their malicious cause some of the restless, the ignorant, the unfit, the irresponsible and the criminal. While the followers of this brutal cult will at no time be numerous, as compared with the great body of sober, sensible, sound-minded Americans, they will be insidious, and will impress some of the timid and the unreasoning, even among our statesmen, with their strength.

This political distemper, called Bolshevism, has had its origin in countries where ignorance and force prevailed and where there was entire lack of opportunity for the deserving and lack of care for the unfortunate. There is no room for it to grow in an enlightened State where the rights of the humblest and of the strongest are alike guarded and

the door of opportunity opens to all who seek it. The antidote for this social infection, as we shall apply it in Pennsylvania, is good public administration, the best of popular education; generous, progressive humane laws, and thorough justice, backed by an alert, forceful and God-fearing public sentiment. Pennsylvanians are resolutely patriotic; they have a love of country and a faith in its institutions that is proverbial; they have a just pride in their State and a respect for their communities and their homes. Our people want no mongrel government, devised by fanatics foreign to us in speech, in vision and in purpose, without tradition and without faith, envious of our national strength and prosperity and anxious to disrupt us as a nation and paralyze us as a people. We want to develop our own Democracy, made in America, for America's needs and America's great destiny. We will not give this splendid Republic away to its enemies.

But confident as we are of our national safety, we must not ignore the menace in our midst. After having made sure that we have done those things which should be done to ensure to our citizens those blessings that the government belonging to them should give them, we must not tolerate the social wild-men who would overthrow our Republic. The government at Washington must be alert in protecting us against an invasion through our ports of those who would seek to destroy this nation, and must assist in hunting out and returning to the lands from which they came, those who are not satisfied to become Americans and will not accept our guarantees of justice and liberty. Here in Pennsylvania every power of the State must be used, first by beneficent enactment and administration to give every man, woman and child who shall deserve it a stake in the Commonwealth, and then to repress vigorously and effectively those who would injure or destroy our institutions and our true freedom. Eternal vigilance is still the price of liberty, and I earnestly call upon our people to be vigilant and determined in meeting the issues which must come up to us, to respect their own laws and to uphold the administration of them. Peace, orderly government and liberty, regulated by law, are prime essentials for the prosperity and happiness of all of us.

CO-OPERATION IN GOVERNMENT.

Thus early in my executive career, I desire to say that having submitted my candidacy for Governor to the people, at the primary election, upon a declaration of purpose, or a platform as we call it, and having reiterated this declaration before the general election, I feel that my course of action in office should follow as nearly as may well be, the principles upon which my candidacy was based. I desire particularly to say now to those who will be my associates in the government, that I am more than ever convinced that a policy of co-operation and not of coercion is the proper basis for our relations. To the members of the two houses of the Legislature, whom I meet here today in joint gathering for the first time at this session, may I say, that after participating as a member in thirteen sessions of the General Assembly, I have not only thorough appreciation but complete respect for the positions you occupy, the responsibilities you assume and the rights you possess. It is the duty of the Governor to recommend to the Legislature such measures as he may deem necessary or important. This duty he may not disregard. I shall feel free to address you upon public matters whenever it seems desirable that I should do so, and I shall urge your consideration of and action upon matters which are essential to the program of progress and efficiency to which we are committed. But it was never intended that the political power of the executive should be used to control legislation or to influence or dominate political action. The exercise of such power in the State or nation is dangerous and the growth of this practice gives concern to far-seeing patriots. That it is in conflict with the underlying principles of our form of government and is subversive of the constitution, I firmly believe. The absolute integrity and independence of the three great divisions of our governmental organization is essential in the system of checks and balances which preserve our rights and have made our constitutional administration so successful and so permanent. We must get back to first principles in many ways, but in none more certainly than in this, I fervently desire and thoroughly

rely upon your broad-minded co-operation and assistance in the important matters which we together must handle. If I cannot deserve this co-operation upon your part I shall not try to compel it by any threatening use of the power temporarily placed in my hands. Let us work together in entire confidence and real earnestness to perform our solemn duties, with no masters to serve but the people of Pennsylvania, who have trusted us so completely.

REVISION OF THE CONSTITUTION.

For many years there has been more or less demand for a new constitution for the Commonwealth. On one or two occasions this demand has become insistent and some movement was made toward a general overhauling of the State's fundamental law. Meanwhile there have been amendments by wholesale and the student who would really know what Pennsylvania's Constitution contains must be alert and up to the minute in his research. It is argued that the constitution is now forty-five years old and that it is obsolete. Its age does not harm it and had it been a different sort of a document it might well have survived a century or more. But the trouble with our constitution is that instead of being a bill of rights it is a list of limitations. Its principal features are its prohibitions. Many of these are most wise, but a liberal attitude upon the part of the Courts has stretched some of the provisions to the breaking point, and there is much confusion of judgment as to their interpretation. There should be real and determined authority for doing many things in regard to our system of taxation, our humanitarian plans and our municipal organizations which seems impossible to secure without further extensive tinkering with our constitution which will make it a maze of dislocated and discordant elements. Insistent as is the appeal for revision, however, it would seem best that we should await the advantage of a better perspective of the results of the great social changes which are now going on in the world, and that we should not rush into the matter of rewriting our constitution until we are fully ready for the task. It will not be an easy matter to handle in the most serene of times, and the question of expense must also be considered, especially as in several States recently the people have failed to ratify the work of constitutional conventions which cost them heavily. In a neighboring Commonwealth, where a convention was held without any adequate preparation or leadership, a year or more was occupied in parley and discussion, and the result is pronounced by authorities to be one of the most unsatisfactory charters in existence.

With all of these facts in view, but with the unquestioned requirement that we approach definitely the task of revising our constitution or completely rewriting it, my judgment is that the present Legislature should authorize the appointment of a commission of twenty-five citizens, representative of the best thought in the various elements of our Commonwealth's life, to study the whole subject of our constitution and to report to the next Legislature its recommendations as to the advisability of a revision; the time, manner and plan of the revision, if such shall be the recommendation, with a complete study of the desirable changes. The machinery for the new convention may then be provided by the Legislature and little time will be lost while a great deal of advantage may be gained by preparing the people for this vitally important matter. This commission should be selected with the greatest care as its work would be of such extraordinary moment. It should be provided with funds adequate for the exhaustive research and preparation which will be required.

OUR RETURNING SOLDIERS.

One of the very first things which should receive our attention is a comprehensive plan for showing to the world that Pennsylvania is grateful to those who were called into the service of the nation during the great war and whose valor and devotion have added new glory to our annals. Pennsylvania's share in the greatest of our national undertakings has been a large one, and, as has always been the case, our duty to the Union was well and thoroughly discharged. Many of our brave young men have made the supreme sacrifice and will rest on foreign fields, others have been wounded and must be cared for by this

nation and this State, but three hundred thousand are coming back to us. That we will welcome these champions of Democracy suitably goes without saying, that we will honor them and their deeds by chaste memorials is certain, but we must show our regard for them and our concern for their welfare in a more substantial way, by looking out for them practically as a State, as communities and as individuals. These brave youths will not ask for philanthropy, but they must have especial consideration in our enactments that they may, in a manner, make up for the time they have given to the Republic. There will be many suggestions as to legislation and many new things will be advanced along this line. We must winnow these carefully and select the practical and constructive. The several departments of the State government may do much in their various benevolent activities to help; other concrete plans must be put into operation as well, and our citizens, and especially those who are employers, should see to it that the man who risked his all for our country, is given a warm-hearted demonstration of our grateful appreciation. The State, as a great employer, should set an example in this matter by preferring its soldiers, as far as possible, in its service.

FINANCIAL PROBLEMS.

Before we are able to plan very effectively for our work during the next four years, we must give direct attention to the questions of revenue. We shall have to face demands for increased appropriations due to the higher cost of maintaining our public institutions, in providing for the improvement of our schools and decent salaries for our teachers, for public works to assist in meeting the problem of unemployment, and for the extension of the State's aid for those maimed in battle and in our industries. While we may be able to prevent waste and extravagance by simplifying and co-ordinating the departments of our government, and may see to it that we shall receive full value for the money which we expend, we cannot, in the present aspect of things and in view of the necessity of progressive development of the public enterprises, attempt much in the way of retrenchment.

The Federal tax gatherer is encroaching so deeply into the fields hitherto reserved for State revenues that the question of funds for State purposes is becoming a serious one. Few people realize the stupendous charge which has been imposed upon us by the plan of taxation which the officials at Washington have devised. Pennsylvania is paying about one-sixth of the entire cost of the administration of the United States Government. Last year this State contributed in Federal taxes almost six hundred millions of dollars. This year, if the bill now before Congress shall become a law, as now seems probable, the Federal levy upon Pennsylvania will be approximately one billion dollars. The vastness of this sum and the way in which it bears upon us may be better realized by a contemplation of the fact that the sum which the Federal Government proposes to collect from the people of Pennsylvania in taxes in this one year is almost equal to the aggregate amount raised by this Commonwealth for State purposes in all the one hundred and twenty-eight years which have elapsed since the State government was organized. The State revenues for this year will just about equal the interest at four and one-half per cent. upon the amount which we must pay to the United States. These figures are startling and they are of value in showing how important Pennsylvania is in this nation and how modest have been the demands of the Commonwealth upon her own people.

Pennsylvania does not complain under the burdens which she is bearing. She has cheerfully stood by with her men and her money in the national emergency, and she is proud to again have the disposition and the substance to render such notable service to the Republic and to the world. But with our share so large in our national undertakings, we may be pardoned a care that our funds contributed without stint to the Federal purse should not be wasted in incompetent administration nor scattered over the world in chimerical enterprises without practical purpose. Our people are loyal, generous and progressive and have ever given liberally of their means in real philanthropy. They are possessed, too, of much of that very desirable quality known as soundness of mind or hard sense. They realize that real

sacrifices must be made to pay the great debts we have incurred in saving civilization and democracy, but they feel that some plans must be devised for discharging these debts and providing for our own reconstruction and readjustment before we embark upon new international adventures in the uncharted seas of idealism and which may bring down upon our devoted ship of state the burdens of all mankind. Let us put our own house in reasonably good order before venturing too far in regulating the rest of the world.

QUESTIONS OF INCOME.

Pennsylvania is almost alone among all of the States in that it levies no tax for State purposes upon real estate, but leaves that handiest source of public income intact for the needs of its municipal sub-divisions. It is to be hoped that this condition may never be disturbed, as realty, especially as represented by our farms and homes, already bears more than its share of the burdens of taxation. Probably the most equitable tax, considering all things, is the income tax, and I should favor the imposition of a light levy upon personal and corporate incomes as a means of piecing out the revenues of the State, were it not for the limitations in our present constitution which would prevent the grading of such taxes or the exemption of small incomes. This same provision prevents the equitable operation of the present inheritance tax. An amendment to the constitution is now before the Legislature which will permit of the classification and grading of subjects of taxation, and, if it should be favorably acted upon and then approved by the electors, important changes may be made in our tax laws by the next Legislature.

It would seem that the most available source of revenue now in sight is to be found in a change in the law which would provide for a return to the State of a portion of the personal property tax. Until a few years ago the State directed the collection of this tax and a percentage of the total sum received by the county treasurers was paid into the State Treasury. Generous Legislatures, at various times when there were ample balances in the State Treasury, gave increasing shares of this tax to the counties and finally wiped out the State's share in it altogether, although it is still billed as a State tax. In many of the counties little effort is made to assess or collect this tax and carelessness in filing returns and in making payments is tolerated. If the State, through the Auditor General's office, should be authorized to collect this large item of revenue in the same manner that corporation and other State taxes are collected, with the provision that one-half of the amount realized should belong to the State and the other half to the counties, the State's income would be materially increased. Through the operation of a thorough system of collection the counties should receive as much or almost as much as they now gain from this direction. This plan, with the additional revenues which should come to us this year from the gross earnings tax upon certain of our corporations, from the inheritance taxes and from an increase in the automobile licenses, together with the particularly efficient management of the Department of the Auditor General, should provide the revenue that we shall be likely to need for the present.

EDUCATION.

Pennsylvanians have ever been proud of their public schools, and it is always more or less of a shock when we are forced to contemplate the statistics which show that Pennsylvania is not in the foremost rank among the States in the general efficiency of its school system. While the standards by which such things are measured are not always practical and the authorities quoted are by no means infallible, it is nevertheless a fact that popular education in Pennsylvania is not so highly developed as it is in some other places. This is not as it should be, and the direct practical remedy is expressed in the need of more money for school purposes and a better, more up-to-date school organization. The State of Pennsylvania appropriates more to the support of its public schools than any other State, but it does not give more per capita than any other State. While the funds voted by the Legislature from the State Treasury are generous, the total sum raised in the State through local taxation is materially lower than in several others among the better organized States in the Union.

The question of the compensation of teachers has become a serious one and the general movement for better pay for these deserving public servants has the support of everyone who has given the matter any thought. One of the propositions advanced demands a horizontal increase of twenty-five per cent. in teachers' salaries at the sole expense of the State, and would provide for a direct appropriation of the required amount from the State Treasury. Of course, this is not practicable for many reasons, the first and principal one of which is that such a plan would take so large a proportion of the total revenues of the State, available or obtainable, that there would be little left for any of the other activities of the government. I do not believe, moreover, that an arbitrary increase of a fixed percentage upon all salaries is what is most needed. My opinion is firmly fixed that in the case of the underpaid primary teacher and the rural teacher, the increase should be upon a much higher percentage than that to be allowed the better paid instructors in the upper grades and in the richer communities. Not that there is not need of increase all along the line, but we must give immediate relief where the need is greatest. There are many hundreds of teachers working in Pennsylvania at the pittance of \$315 a year, and there are between eleven and twelve thousand teachers who receive annually \$500 or less. This is not a living wage for anyone and especially not for a person who is expected to lead a dignified and refined life and to set an example in the community.

Practically every improvement which has been made in our common school system has been the result of mandatory legislation, and it will take more enactments of this same kind to establish a new scale of salaries, or at least minimum salaries, and such other conditions as may be needed. The State will help generously with an increased bounty to the school districts but the State cannot do it all. Increased appropriations made this year must be accompanied with provisions for the local application of the money in salary increases and some method should be worked out for the particular assistance of those districts which already have a high tax rate for school purposes based upon a fair assessment. The child in the most remote township is just as valuable to the State and should receive the same benefits as the child in the most favored city.

There are many avenues for extension and improvement in our educational system, to reach our adult illiterates, the position of Pennsylvania in regard to this condition not being flattering to our self-esteem; to provide vocational education, a necessary corollary to our marvellous industrial development; to teach our backward ones and the unfortunate, to help in Americanizing our foreign-born, and to help in giving our maimed heroes from our nation's battles, and our industrial victims, a chance to learn to be self-sustaining and contented. Some of these matters might best be handled by the Department of Labor and Industry and others, perhaps, by the reorganized Committee of National Defense, but in all of them the Department of Public Instruction should have a hearty, broad-visioned interest.

THE HIGHWAYS.

We are indeed fortunate to have the means in sight to begin a comprehensive road improvement program at a time when there will be need of great public works to steady industrial conditions. With the funds available from the general income of the State and a gradual use of substantial sums from the bond issue which has been authorized by the people for this purpose, supplemented by the assistance, now very material and likely to be greater of the Federal Government for the post roads, we shall be able to undertake extensive road-building operations in every county. In the coming few years we ought to accomplish much toward providing a net-work of good highways, reaching every important point, with through routes, travelling at all times, from end to end of the State, and connecting with the main highways in our neighboring Commonwealths. Of course, the whole amount of the fifty-million-dollar loan, if it should all be used, would not improve the entire State highway system, nor can all of the work planned be done at once, but it will be a wonderful advantage to the people of Pennsylvania to have good main roads and every mile of highway permanently improved will carry its lesson of comfort and facility and local pride

with the spirit of progress into our communities. The question of the selection of the roads to be first improved will be an important one, and the problems of the character and plan of the new construction will require much study. My own thought is that the general policy should be the bringing of the greatest good to the greatest number of people, and our actions will be based upon our judgment with this desire constantly in mind. Some changes in the organization and methods of the Highway Department will be necessary to enable it to handle a greatly increased amount of work, and legislation will be required to give your executive and fiscal authorities the legal machinery for issuing and marketing the securities representing the loans which will be required. These are matters of detail which will be dealt with in subsequent recommendations to the General Assembly. We should also give attention to some plans for improving the local road conditions throughout the State. This is one of the most perplexing situations which we have to deal with. The State Highway Department has done much to help the organization and administration of our townships but much more remains to be done.

In considering matters relating to our highways it is necessary to give some attention to the regulation of automobile traffic. The conditions growing out of the war made the greatly extended use of motor-truck transportation a necessity, and with the development of the country this great agent in handling passengers and materials must be reckoned with more and more. We must extend every facility for the business vehicle but we must also enforce our reasonable regulations regarding its use. It was never intended that vehicles as large and as heavy as railway cars should travel the public roads at high speed, and the law provides limits as to the weight and the size of such trucks. No road which can be built, except it be constructed of steel, can stand the stress and impact of such trucks moving at from ten to thirty miles an hour and weighing with their loads from fifteen to thirty tons. The State cannot furnish especial highways for this kind of traffic and it is unreasonable and unfair to the other users of the roads, and to the public who pay for them, to permit the laws to be violated, our roads to be destroyed and our people's lives endangered by such selfish operations. Teeth must be put into the laws governing these conditions and now that the war is over, and the only excuse for tolerating these abuses has passed, we must put a stop to them.

Plans are under consideration for a revision and extension of the automobile license laws. Increases in license fees are warranted and especially so in the case of high-powered cars and trucks of heavy burden. It costs more to build and maintain roads than it did and the income for this purpose from those who use the roads should be increased, here should also be a distinctive license classification and a higher tax upon motor-cars used for business purposes and upon regular passenger and freight routes. The State receives a very large portion of its present revenue from the tax which is laid upon the securities and the gross incomes of corporations engaged in the business of transportation and it should receive a very considerable share of the income of others engaged in similar enterprises in competition with these tax-paying corporations and using the highways maintained at public expense.

In view of the difficulties experienced by our municipalities in the upkeep of their streets it would seem that there should be returned to these municipalities for highway maintenance a portion of any increase in license fees upon motor cars received by the State. This would be only fair in consideration of the fact that our cities receive no share of the State highway funds.

SIMPLIFYING OUR GOVERNMENTAL ORGANIZATION.

The development of our public activities has been so rapid since the construction of our present form of government, that our administrative departments have been attached to the general frame without much regard to symmetrical structure or efficient organization. Many of these departments overlap one another in their supposed functions, with the result that there is a lack of system and co-ordination and a duplication of effort which is extravagant and inexcusable. There is a great deal of lost motion in the operation of the State government and there is great opportunity for saving money and getting better results by

consolidating and reorganizing some of the departments. I have some plans in mind the details of which will be communicated to the Legislature when a complete study has been made. Among those departments which I have particularly in mind is the Agricultural Department, which should be made more direct in its administration and brought closer to the people. Food production is going to be a more important element in our public affairs for the next few years than it has ever been, and Pennsylvania, with the best markets in the world, is fortunately also one of the most favored agricultural States and should meet more completely its own requirements. There is a wonderful field for helpful co-operation with our farmers.

The Forestry, Game, Fisheries and Water Supply Departments, with activities naturally co-related, should be combined into one Department of Conservation, with each of the bureaus representing the present departments co-ordinating and co-operating under direct control.

The Department of State Police should be a real crime preventing and criminal detecting agency, with well-equipped headquarters at the capital, which would have complete records of all felonies, and a force of experts who could be called to the assistance of the peace officers of every county in the State. There is little co-operation between the counties in police matters, and, with the incomplete police organization and changing officials in many of the counties, there is no continuing authority charged with the apprehension of criminals and the prevention of crime. The Department of State Police should include the other police or corrective agencies of the State which do not require an especially technical force, and the Fire Marshal's work might well be merged with it. I also believe that the game and fish protective force should be a part of the State Constabulary and that men should be selected for this work who could qualify for service in the police in time of necessity.

The Department of Health, although it is already a very cumbersome organization and might be simplified, should include the State Quarantine Service, if, indeed, this service is necessary in view of the provisions of the Federal Government for the same purpose.

AN IMPORTANT WORK.

Perhaps in no department of the State government has there been a greater increase in work and expense than in the Department of Labor and Industry. There appears to be much confusion, much duplication of effort and much that is superfluous and unnecessary in this department. Not that I would minimize its importance, but I feel that there is much that can be dispensed with there which would give an opportunity for increasing its work in lines of greater importance. For instance, I believe that the Commissioner of Labor and Industry should have broader powers in relation to housing problems. Our larger communities can take care of themselves in these matters, but throughout the State there are places where people are living in frightfully unsanitary homes, surrounded by conditions which make for bad health and bad citizenship. Especially is this true in some industrial settlements where families are compelled, in order to be near their employment, to live in places which are unfit for human habitation. We ought to have the power to help in this very important matter.

This department should also be able to give attention more completely to helping our foreign-born. Twenty per cent. of foreign immigration comes to Pennsylvania. When we entered the war, people who did not know them looked on this great body of foreign-born people as a menace. Their mistake is now apparent, for we have found in the hearts of the foreign-born an unexpected depth of patriotism, keen appreciation of the principles involved in the war and a great eagerness to take this first opportunity to prove their devotion to their adopted country. Their sons have gone in great numbers into the army and navy. They have organized among themselves and bought Liberty Bonds in surprising amounts, and in mines, mills and factory, they have worked patriotically and faithfully in war industries. As an example of patriotic work they have done throughout the Commonwealth, I may cite the fact that twenty different races organized in Philadelphia and took sixty millions of Third and Fourth Liberty Bonds. We, who are native-born, have been slow to recognize the

great patriotic and industrial asset Pennsylvania has in her foreign-born people. Without them, we could not have developed our resources. They have acquired homes, their children fill our public schools, their industry, their thrift, their devotion to American principles, when properly led, unite to make them a great asset in the future of our State. We propose, during this administration, that the State of Pennsylvania shall get into closer touch with its foreign-born, that these people may realize that the State is their friend, that they are a part of it, and that it cherishes them and will protect them from those who would impose upon them or exploit them.

LABOR AND BUSINESS.

Pennsylvania's labor has filled a grand place during the trying months through which we have passed. Loyal, efficient, resourceful and enterprising, our working men and women have stood by sturdily and have been the principal factor in the development of the marvelous industrial organization which has won the war of the ages. With the menace of autocracy gone forever, labor is just as patriotically settling about the tasks of readjustment. Our American labor leadership is a great conservative force in world politics today and has set itself firmly against the efforts of foreign propagandists to enlist its aid in social and political revolution. Our workers are taking more and more interest in the affairs of the State and their nation and this as it should be. The progress made during the war in the direction of social justice must all be saved for labor. It will be a wonderful accomplishment if those representing us in the epoch-making conclaves abroad may obtain general agreements as to hours of labor and working conditions throughout the world, that our labor and our industry may be relieved of the menace of over-worked and ill-conditioned competition. A greater restriction of immigration, especially from those countries in social turmoil, must also be enacted to prevent an inrush of undesirables for whom we are not now in position to care. The effort of the labor leaders to secure such legislation as will control the immigration problem has my complete support. With a protective tariff which will enable our new industries to get started and our old-established ones to prosper, with real governmental encouragement for shipping and shipbuilding, and some relief from the grinding taxation upon enterprise and industry which we are now enduring, I believe we shall have a period of great prosperity and unprecedented progress in this country during the next few years. The State and our municipalities should help to tide over the period of commercial doubt and, by courageous undertakings in the way of public improvements, start the industrial revival. The Federal Government should release its stranglehold upon private enterprise and withdraw its persistent and repressive regulation of every commercial activity, cut down its overgrown force of official non-producers, reduce its appalling expenditures to a normal basis, and save some of the billions taken from the people in the most drastic taxes the world has ever known, for use in domestic works which will bring prosperity and comfort to our own people.

THE FEDERAL AMENDMENTS.

The amendment to the Federal Constitution forbidding the manufacture and sale of intoxicating liquors throughout the nation has become a part of the fundamental laws of the land. The necessary three-fourths of all of the States of the Union, whose Legislatures sat last year or organized early in this year, have already indicated their ratification. While Pennsylvania's action upon the amendment does not now affect the situation insofar as the ultimate result is concerned, I hope that prompt affirmative action may be taken by the Legislature that Pennsylvania may not be out of line with the practically unanimous sentiment of her sister States in the greatest and most far-reaching self-disciplinary measure ever taken by any nation in all history.

The wonderful devotion, superb efficiency and noble patriotism of the women of Pennsylvania should bring them prompt recognition of their claim for and inherent right to full citizenship. If Congress shall submit an amendment giving universal suffrage we should promptly approve it. If Congress shall not act favorably upon the matter a resolution proposing a State amendment should be passed.

A PRACTICAL NEED.

We should have a new classic geological survey of the State of Pennsylvania. The field work of the last survey was principally made about thirty-five years ago. Meanwhile geological science has progressed more rapidly than at any other period in its history. The institution of a new survey of Pennsylvania will be regarded by all students of philosophy and applied geology as a happy omen harmonious with the temper and the needs of the time. This State has had two such surveys. The first laid down the broad lines of geological structure and was of fundamental importance; the second filled in many details, accumulated a large store of information gathered by many competent workers, but these details of knowledge were not well digested and while its reports were multitudinous they are not inaptly compared to the scattered parts of a great mosaic. It is long since these activities in Pennsylvania ceased while Pennsylvania still remains the storehouse of untold geological wealth, not alone in the potentialities of the new mineral industries but in its unread chapters of the most impressive periods in geological history. Many millions of dollars have been invested elsewhere because of the lack of easily acquired information relative to our vast mineral resources, which might have been employed to better advantage here. A new survey should be a good investment for the State.

OUR CITY PROBLEMS.

Our greatest city needs assistance in the way of developing and regulating legislation. Many minds are now working upon the problem, and many divergent views are expressed. There seems to be general agreement, however, upon the essential points of a greater degree of home rule within the limitations of the present constitution, a better fiscal policy, a reduced legislative body to replace the present unwieldy bi-cameral Councils, and the absolute removal of the forces of public safety from partisan politics. It is to be hoped that the various elements in the situation may get together and that Philadelphia may secure some much-needed changes in her administrative organization.

The mine-cave situation in Scranton and thereabouts is still menacing and if an effective and satisfactory agreement cannot be reached that will protect this splendid city and relieve her inhabitants from the blight of this incubus upon the development of their community, the power of the State must not be withheld in remedying an intolerable situation.

Fortunate in having access to the three principal systems of water-borne commerce, Pennsylvania has not been so forward-looking as she might have been in laying plans for the development of her ports on the Delaware, her lake harbor at Erie and her outlet in the Pittsburgh district to the Mississippi Valley. May we not take some definite steps to assist in making practical improvements in all of these directions? With the demands of the national government upon our taxpaying powers, however, these enterprises seem more than ever to be rightfully a concern of the nation.

Philadelphia draws much of her trade and finds an outlet for her increasing population in the section of the State of New Jersey close at hand. It is remarkable that a bridge or tunnel has not long since connected the great city with the environs separated from it by a river but one-half mile wide. The State of New Jersey has authorized a participation in the building of a bridge and has provided a method for raising the necessary funds to finance one-half of the cost. We should meet this situation promptly and, in conjunction with the city of Philadelphia, should get ready to join in the undertaking. We can spare enough out of our current revenues to bear the State's proportion in what might be made a great memorial structure in honor of our brave soldiers and sailors.

A STATE ART JURY.

There will undoubtedly be a general movement in our communities to erect permanent memorials to our heroes of the war. I trust that these memorials may be useful and beautiful. Many of the monuments which have been built at our county seats and elsewhere in commemoration of the

valorous deeds of the defenders of the Union are inartistic and inappropriate. We ought to take steps now to prevent a repetition of this mistake. An Art Commission to which should be submitted designs for monuments and public structures, including bridges and school houses, would be a desirable addition to our organization, and should raise the whole tone of public architecture in Pennsylvania. It costs no more to have good-looking structures in our public places and the effect upon the community of artistic and well-designed buildings and memorials must be measurably good.

PREVENTION OF STOCK SWINDLING.

The Federal bureau in charge of the regulation of the issue of securities during the war has, in its report, given an estimate that over two hundred millions of dollars are annually abstracted from the people of the United States by means of the sale to the unsuspecting and inexperienced of unsecured or fraudulent stocks and bonds. Just now a favorite plan of the promoters of shady schemes is to offer to trade Liberty Bonds for other so-called securities promising a higher interest return. Much of this kind of business is going on in Pennsylvania to the great harm of our people. The disappointment and loss occasioned by the inevitable failure of these schemes shakes the confidence of the victims in all forms of investment, discourages thrift and harms legitimate enterprise. We should have a law giving the Commissioner of Banking the power to investigate and report upon all corporations seeking to sell securities to our people, and to forbid the sale of any stocks or bonds here without his authority.

A COUNCIL OF PUBLIC WELFARE.

The Council of National Defense and Committee of Public Safety should be continued in a modified form to help in meeting the problems of peace. The Council of National Defense won the commendation of the officials at Washington and was ranked as the best and most efficient organization of the kind in the whole country. It has developed and given to the State many useful agencies and has brought into public life many citizens who will add greatly to our force of trained public servants. These men and women should not be allowed to become disorganized and their usefulness lost to the State. The body should be continued as a Council of Public Welfare, and some of the lines of duty which it has been handling as war measures should be continued as serviceable adjuncts to the State government in times of peace. Certain of the agricultural, educational and conservation plans of the Council should be continued and enlarged, and the excellent system of volunteer police which has brought a fine body of citizens into touch with the authorities throughout the State, should be provided for as a permanent body.

MILITARY REORGANIZATION.

In the absence of definite action by the United States Government for the re-establishment and reorganization of the army, it is difficult to plan for the military establishment of the State. The Pennsylvania Reserve Militia, however, is well organized and well-equipped and is a credit to the State, its officers and its membership. This organization should be strengthened and merged with the National Guard when we come to re-establish that organization. The wonderful record of our Pennsylvania National Guard units in the greatest battles in history, is a source of pride to every citizen of the State. The reorganization of the National Guard of Pennsylvania must be undertaken as early as possible and the splendid traditions of that historic force preserved for the glory of the State. Our discharged soldiers and former guardsmen must be invited to return to the service and every effort made to again build up our force of trained citizen soldiery.

NEW HUMANE LEGISLATION.

The important subjects of old age pensions and insurance against sickness will come before the Legislature in the shape of reports from the commissions appointed two years ago to investigate these new lines of humane provision in Pennsylvania. I do not know whether the work of these commissions has proceeded far enough to enable

them to make definite recommendations. These matters will have to be given close attention and possibly should be referred together to a joint commission which could devise plans for welding them into a tangible relation with one another and then bring the whole subject up for inclusion in the State's social program. The report of the commission for the codification of the banking laws will also be awaited with much interest. This is an important subject especially in view of the great functions which the banks are performing in the country at this time.

THE CAPITOL EXTENSION.

Plans of great artistic merit and utility have been considered for the improvement of the State's property in Harrisburg and the development of the Capitol Park. We should proceed with this and also erect buildings in accordance with the adopted scheme to house the departments which are now scattered about the city and over the State. This is in line with the thought that the State should set an example in proceeding with construction during the brief period of business uncertainty which is possibly before us.

CONCLUSION.

This is a long message, and yet I have barely touched upon the things of importance which should receive our at-

tention. These are times of action and of movement, and we, in this wonderfully blessed State must give the best that is in us to promote the happiness and welfare of our splendid people. I have called about me finely qualified citizens to administer your government and to direct the great work which we are here to do. I expect to give my best energies and my full attention to the serious duties of my office and I shall expect every servant of the State to do the same, and to justify the faith and trust which you have shown in us. I ask your co-operation and your prayers for the State and for those who are trying their best to serve you. In the language of that exalted patriot and leader who for a generation "stood four square against all the evil winds that blew" and who lay down to his eternal rest only a few days ago: "This country will not be a good place for any of us to live in unless we make it a good place for all of us to live in." That is what we shall try to accomplish in Pennsylvania, and we want you to help us all the time.

ADJOURNMENT.

Mr. STADTLANDER. Mr. Speaker, I move this House do now adjourn.

The motion was agreed to, and (at 4:00 o'clock P. M.) the House adjourned until tomorrow morning at 10:00 o'clock.

Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., WEDNESDAY, JANUARY 22, 1919.

No. 4.

SENATE

WEDNESDAY, January 22, 1919.

The Senate met at 10:00 o'clock A. M.

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) in the Chair.

PRAYER.

The Chaplain, Rev. Thomas W. Davis, offered the following prayer:

Almighty God, we thank Thee for the splendid traditions and ideals of this great State; for the part taken by our soldiers and citizens in bringing to pass the great world program for the freedom of humanity. We pray that the same spirit of co-ordination may characterize this distinguished body in meeting all the problems of reconstruction that shall be presented to them for solution. These blessings we ask in our Saviour's name. Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. BALDWIN, the further reading was dispensed with, and the Journal was approved.

PETITIONS.

PETITION URGING RATIFICATION OF PROPOSED AMENDMENT TO FEDERAL CONSTITUTION PROHIBITING MANUFACTURE, SALE OR TRANSPORTATION OF INTOXICATING LIQUORS.

Mr. PATTON presented petition of Stonemen's Fellowship, 46th Ward Council, Philadelphia, urging ratification of the proposed amendment to the Federal Constitution prohibiting the manufacture, sale or transportation of intoxicating liquors within the United States and all territory subject to the jurisdiction thereof, for beverage purposes, which was referred to the Committee on Law and Order.

PETITION FAVORING LEAGUE OF NATIONS.

He also presented petition of citizens of Philadelphia favoring League of Nations.

LEAVES OF ABSENCE.

Mr. CAMPBELL asked and obtained leave of absence for himself for next week.

Mr. PHIPPS asked and obtained leave of absence for himself for next week.

TIME OF NEXT MEETING.

Mr. McCONNELL. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McCONNELL offered the following resolution, which was twice read, considered and agreed to:

Resolved, (If the House of Representatives concur), That when the Legislature adjourns today it be to meet on Monday evening, January 27, at nine o'clock.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

APPOINTMENT OF THE STANDING COMMITTEES OF THE SENATE.

The PRESIDENT. The President Pro Tempore announces the appointment of the following standing committees of the Senate of Pennsylvania for the session of 1919.

The Committees were read by the Clerk as follows:

AGRICULTURE.

Messrs. Jones, Chairman,	Gray,
Homsher,	Marlow,
Miller, S. J.,	Herron,
Snyder,	Turner,
Beales,	Miller, J. S.,
Schantz,	Sassaman,
Phipps,	Buckman, ex-officio.
Barnes,	

APPROPRIATIONS.

Messrs. Daix, Chairman,	Haldeman,
Baldwin,	Beales,
Crow,	Leslie,
Catlin,	Mearkle,
Homsher,	Turner,
Salus,	Barnes,
Vare,	Barr,
Phipps,	Campbell,
McConnell,	Boyd,
Schantz,	Davis,
Patton,	Murdoch,
Miller, S. J.,	Einstein,
Snyder,	Donahue,
Eyre,	Sones,
Graff,	Hackett,
Jones,	DeWitt,
Nason,	Tompkins,
Weaver,	Sassaman,
Whitten,	Leiby,
Craig,	Buckman, ex-officio.

BANKS AND BUILDING AND LOAN ASSOCIATIONS.

Messrs. Snyder, Chairman,	Herron,
Daix,	Craig,
Homsher,	Barr,
McConnell,	Einstein,
Salus,	Murdoch,
Patton,	Sones,
Baldwin,	DeWitt,
Graff,	Leiby,
Mearkle,	Buckman, ex-officio.

CANALS AND INLAND NAVIGATION.

Messrs. Whitten, Chairman,	Marlow,
Nason,	Einstein,
Phipps,	Leiby,
Boyd,	Buckman, ex-officio.
Campbell,	

CITY PASSENGER RAILWAYS.

Messrs. Homsher, Chairman,	McNichol,
Daix,	Gray,
Catlin,	Einstein,
Vare,	Sones,
Schantz,	DeWitt,
Martin,	Hackett,
Beales,	Buckman, ex-officio.

CONGRESSIONAL APPORTIONMENT.

Messrs. Marlow, Chairman,	Graff,
Homsher,	McNichol,
Crow,	Mearkle,
Patton,	Einstein,
Phipps,	Davis,
Martin,	Turner,
Weaver,	Buckman, ex-officio.

CORPORATIONS.

Messrs. Graff, Chairman, Crow, Vare, Patton, Baldwin, Beales, Haldeman, Weaver, Whitten,	Barr, Campbell, Mearkle, Einstein, Sones Tompkins, Sassaman, Buckman, ex-officio.
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EDUCATION.

Messrs. Weaver, Chairman, Snyder, Schantz, Jones, Haldeman, Craig, Miller, S. J.,	Herron, Marlow, Miller, J. S., Mearkle, Tompkins, Leiby, Buckman, ex-officio.
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ELECTIONS.

Messrs. Catlin, Chairman, Crow, Vare, McConnell, Salus, Patton, Eyre,	Leslie, Woodward, Einstein, Sones, Sassaman, Buckman, ex-officio.
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EXECUTIVE NOMINATIONS.

Messrs. Crow, Chairman, Vare, Catlin, Baldwin,	McConnell, Eyre, Leslie, Buckman, ex-officio.
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EXPOSITION AFFAIRS.

Messrs. Miller, J. S., Chairman, Patton, Baldwin, Craig, Graff, Nason, Whitten, Leslie,	Gray, Donahue, Boyd, Campbell, Barnes, Leiby, Buckman, ex-officio.
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FEDERAL RELATIONS.

Messrs. Barr, Chairman, Haldeman, Snyder, Woodward,	Turner, Herron, Murdoch, Buckman, ex-officio.
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FINANCE.

Messrs. Crow, Chairman, Catlin, Vare, Miller, S. J., Graff, Eyre, McConnell,	Leslie, Marlow, Sones, Hackett, DeWitt, Buckman, ex-officio.
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FORESTRY.

Messrs. Craig, Chairman, Baldwin, Haldeman, Phipps, Jones, Davis, Donahue,	Barnes, Miller, J. S., Woodward, Turner, Leiby, Buckman, ex-officio.
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GAME AND FISHERIES.

Messrs. Nason, Chairman, McConnell, Baldwin, Whitten, Jones, Martin, Beales, Miller, S. J., Boyd, Donahue,	Murdoch, Herron, Barnes, Marlow, Davis, Sones, Tompkins, Hackett, Sassaman, Buckman, ex-officio.
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INSURANCE.

Messrs. Patton, Chairman, Baldwin, Daix, Homsher, Vare, Crow, McConnell, Weaver, Beales,	Martin, Mearkle, Einstein, Barr, McNichol, DeWitt, Tompkins, Buckman, ex-officio.
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JUDICIAL APPORTIONMENT.

Messrs. Donahue, Chairman, Snyder, Daix, Craig, Nason,	Haldeman, Barr, Woodward, Sassaman, Buckman, ex-officio.
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JUDICIARY GENERAL.

Messrs. Baldwin, Chairman, Schantz, Crow, Daix, Salus, Patton, Phipps, Weaver, Whitten, Craig,	Nason, Leslie, Campbell, Mearkle, Miller, J. S., Woodward, Tompkins, Leiby, Buckman, ex-officio.
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JUDICIARY SPECIAL.

Messrs. McConnell, Chairman, Crow, Baldwin, Catlin, Daix, Patton, Eyre, Weaver,	Boyd, Marlow, Donahue, Sones, DeWitt, Tompkins, Buckman, ex-officio.
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LAW AND ORDER.

Messrs. Salus, Chairman, Vare, McConnell, Eyre, Schantz, Whitten, Graff,	Snyder, Campbell, Einstein, DeWitt, Hackett, Sassaman, Buckman, ex-officio.
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LEGISLATIVE APPORTIONMENT.

Messrs. Boyd, Chairman, Schantz, Jones, Graff, Catlin, Campbell,	Herron, Miller, J. S., Barnes, Murdoch, Catlin, Hackett, Buckman, ex-officio.
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LIBRARY.

Messrs. Turner, Chairman, Jones, Whitten, Weaver, Haldeman, Craig, Snyder,	Gray, Miller, J. S., Einstein, Sassaman, Leiby, Buckman, ex-officio.
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MILITARY AFFAIRS.

Messrs. Phipps, Chairman, Haldeman, Whitten, Donahue, Barr,	Gray, Turner, Hackett, Buckman, ex-officio.
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MINES AND MINING.

Messrs. Campbell, Chairman, Baldwin, Crow, Whitten, Boyd,	Leslie, Davis, Sones, Hackett, Buckman, ex-officio.
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MUNICIPAL AFFAIRS.

Messrs. Vare, Chairman, Salus, Schantz, Patton, Daix, Catlin, Baldwin, Martin, Eyre, Nason, Leslie,	Woodward, McNichol, Murdoch, Campbell, Einstein, Marlow, Sones, Hackett, Tompkins, Buckman, ex-officio.
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NEW COUNTIES AND COUNTY SEATS.

Messrs. Davis, Chairman, Homsher, Catlin, Jones,	Mearkle, Herron, Donahue, Buckman, ex-officio.
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PENSIONS AND GRATUITIES.

Messrs. Haldeman, Chairman.	Gray,
Salus,	Barr,
Phipps,	Marlow,
Beales,	Miller, J. S.,
Turner,	Buckman, ex-officio.
Murdoch,	

PUBLIC GROUNDS AND BUILDINGS.

Messrs. Martin, Chairman.	Boyd,
Catlin,	Marlow,
Homsher,	Gray,
McConnell,	Murdoch,
Beales,	Sassaman,
Woodward,	Buckman, ex-officio.
Barr,	

PUBLIC HEALTH AND SANITATION.

Messrs. Miller, S. J., Chairman,	Leslie,
Snyder,	Mearkle,
Daix,	Murdoch,
Graft,	Woodward,
Jones,	Gray,
Haldeman,	Barr,
Whitten,	Einstein,
Weaver,	Sassaman,
Nason,	Buckman, ex-officio.

PUBLIC PRINTING.

Messrs. Murdoch, Chairman.	Turner,
Craig,	Gray,
Eyre,	Donahue,
Whitten,	Barnes,
Nason,	Hackett,
Graft,	Leiby,
McNichol,	Buckman, ex-officio.

PUBLIC ROADS AND HIGHWAYS.

Messrs. Eyre, Chairman,	Miller, S. J.,
Jones,	Craig,
Vare,	Beales,
Snyder,	Leslie,
Catlin,	Campbell,
McConnell,	Donahue,
Phipps,	Miller, J. S.,
Schantz,	Davis,
Crow,	Herron,
Homsher,	Marlow,
Baldwin,	Sones,
Graft,	De Witt,
Nason,	Tompkins,
Weaver,	Buckman, ex-officio.

PUBLIC SUPPLY OF LIGHT, HEAT AND WATER.

Messrs. Mearkle, Chairman,	Donahue,
Miller, S. J.,	Herron,
Eyre,	McNichol,
Daix,	Davis,
Jones,	Campbell,
Snyder,	Sones,
Woodward,	Buckman, ex-officio.
Turner,	

RAILROADS.

Messrs. Schantz, Chairman,	Barr,
Homsher,	McNichol,
Miller, S. J.,	Sones,
Catlin,	Hackett,
Eyre,	Tompkins,
Beales,	Buckman, ex-officio.
Turner,	

JOINT RESOLUTION OF CONGRESS PROPOSING AN AMENDMENT TO THE CONSTITUTION OF THE UNITED STATES.

The Secretary of the Commonwealth being introduced presented copy of Joint Resolution of Congress proposing an amendment to the Constitution of the United States, which was read as follows, and referred to the Committee on Law and Order.

SIXTY-FIFTH CONGRESS OF THE UNITED STATES OF AMERICA.

At the Second Session.

Begun and held at the City of Washington on Monday, the third day of December, One Thousand Nine Hundred and Seventeen.

JOINT RESOLUTION.

Proposing an Amendment to the Constitution of the United States.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled (two-thirds of each House concurring therein), That the following amendment to the Constitution be, and hereby is, proposed to the States, to become valid as a part of the Constitution when ratified by the legislatures of the several States as provided by the Constitution:

ARTICLE.

"Section 1. After one year from the ratification of this article the manufacture, sale, or transportation of intoxicating liquors within, the importation thereof into, or the exportation thereof from the United States and all territory subject to the jurisdiction thereof for beverage purposes is hereby prohibited.

"Sec. 2. The Congress and the several States shall have concurrent power to enforce this article by appropriate legislation.

"Sec. 3. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of the several States, as provided in the Constitution, within seven years from the date of the submission hereof to the States by the Congress."

CHAMP CLARK,

Speaker of the House of Representatives.

THOS. R. MARSHALL,

Vice President of the United States and President of the Senate.

I certify that this Joint Resolution originated in the Senate.

JAMES M. BAKER,

Secretary.

No. ———

UNITED STATES OF AMERICA.

DEPARTMENT OF STATE.

To all to whom these presents shall come, greeting:

I certify that the copy hereto attached is a true copy of a resolution of Congress, entitled "Joint Resolution Proposing an Amendment to the Constitution of the United States," the original of which is on file in this Department.

In testimony whereof, I, Robert Lansing, Secretary of States, have hereunto caused the Seal of the Department of State to be affixed and my name subscribed by the Chief Clerk of the said Department, at the City of Washington, this Twenty-eighth day of December, 1917.

ROBERT LANSING,

Secretary of State.

By BEN G. DAVIS,

Chief Clerk.

Office of the Secretary of the Commonwealth of Pennsylvania.

Harrisburg, December 27, 1918.

Pennsylvania, ss:

I, Cyrus E. Woods, Secretary of the Commonwealth of Pennsylvania, having the custody of the Great Seal of Pennsylvania, do hereby certify, That the foregoing is a full, true, and correct copy of the Resolution of Congress, entitled "Joint Resolution Proposing an Amendment to the Constitution of the United States," as the same remains on file in this office.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State to be affixed, the day and year above written.

CYRUS E. WOODS,

Secretary of the Commonwealth.

RESOLUTION RELATIVE TO SENATE JOINT RESOLUTION NO. 204 IN THE CONGRESS OF THE UNITED STATES.

Mr. VARE. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. VARE offered the following resolution, which was twice read and referred to the Committee on Military Affairs:

Whereas, there is now pending in the Congress of the United States, Senate Joint Resolution No. 204, introduced by Senator

Henderson of Nevada, "extending to members of Local and District Boards, Government appeal agents, and members of medical and legal advisory boards the thanks of Congress for their services rendered in the administration of the Selective Service Law, also authorizing the President to appoint by brevet commissions the members of such Local and District Boards; also authorizing and directing the Secretary of War to cause to be struck and presented to each of such officials in the name of Congress an appropriate medal, "and

Whereas, said resolution fully presents the sentiment of the citizens of the Commonwealth of Pennsylvania as expressed by its General Assembly, be it therefore

Resolved (if the House of Representatives concur), That our Senators and Representatives in Congress, and the entire Congress of the United States of America be and they are hereby memorialized and requested that such resolution be speedily taken up and put upon its final passage; and be it further

Resolved, When approved, that a copy of these resolutions be duly prepared, certified and forwarded by the Secretary of the Commonwealth to the President of the United States, President of the United States Senate, Speaker of the House of Representatives at Washington. To each of the United States Senators and Members of Congress from Pennsylvania.

BILLS INTRODUCED.

Mr. BUCKMAN read in his place and presented to the Chair Senate Bill No. 1, entitled:

An Act relating to and regulating the operation of motor vehicles propelled by or trailing after motor vehicles on the public highways the liability of owners thereof and the risks assumed by owners thereof, and the storing of same, requiring the registration of the same and the licensing of all operators, providing fees, methods and qualifications for all registrations or licenses, and the disposition of such fees, prohibiting the tampering with motor vehicles by unauthorized persons, prohibiting the enactment of an law or ordinance by any city, borough, incorporated town, township or county requiring any taxes, registration or license other than herein provided or the regulation of motor vehicles, providing procedure and penalties for any violations thereof, and the disposition of the fines collected for said violations, and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicles.

Which was committed to the Committee on Public Roads and Highways.

Mr. CRAIG read in his place and presented to the Chair Senate Bill No. 2, entitled:

An Act conferring upon judge advocates of the United States Army the powers of notaries public; declaring the effect thereof; validating notarial Acts heretofore performed by judge advocates; and declaring the effect thereof.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 3, entitled:

An Act to amend section one, of the Act approved the 8th day of May, 1909 (P. L. 475), entitled "An Act to provide that admission now had or that hereafter be had to practice as an attorney at law in the Supreme Court of this Commonwealth shall of itself, without more, operate as an admission of such attorney as an attorney at law in every other court of this Commonwealth; and to provide that disbarment or suspension of any attorney by the said Supreme Court shall of itself, without more, operate as a disbarment or suspension of such attorney as an attorney in every other court of this Commonwealth;" requiring attorneys at law to file certificates of admission in the Supreme Court before admission in other courts; and fixing the fees of the prothonotaries of the Supreme and other courts in connection therewith.

Which was committed to the Committee on Judiciary General.

Mr. EYRE read in his place and presented to the Chair Senate Bill No. 4, entitled:

An Act providing for and regulating the nomination at State party conventions, of candidates, to be elected by the electors of the State at large to the office of Supreme and Superior Court Judge, United States Senators, Representatives in Congress, and all State officers and for the election of delegates and alternate delegates at large to National Party conventions.

Which was committed to the Committee on Elections.

Also read in his place and presented to the Chair Senate Bill No. 5, entitled:

An act providing for the nomination and election of judges of courts of record in counties and judicial districts; and repealing certain acts.

Which was committed to the Committee on Elections.

Also read in his place and presented to the Chair Senate Bill No. 6, entitled:

An act constituting the county commissioners, county controller and county treasurer in any county having a population of more than one hundred thousand inhabitants, a board to appoint depositories of county funds; and to fix the rate of interest to be paid to the county by such depositories.

Which was committed to the Committee on Banks and Building and Loan Associations.

Also read in his place and presented to the Chair Senate Bill No. 7, entitled:

An Act prescribing the sureties to be furnished on their official bonds by the county treasurers of the several counties of this Commonwealth, and providing for the payment of the premiums on said bonds.

Which was committed to the Committee on Banks and Building and Loan Associations.

Also read in his place and presented to the Chair Senate Bill No. 8, entitled:

An Act to amend section five of an act approved the 24th day of July, 1913, (P. L. 1018), entitled "An Act making it unlawful for the commissioners of any county in this Commonwealth to contract to repair, build, or rebuild any county bridges without due advertisement for sealed proposals, excepting contracts not amounting to two hundred and fifty dollars," by excepting contracts for the repair, building or rebuilding of any bridge or bridges that will cost less than five hundred dollars.

Which was committed to the Committee on Public Roads and Highways.

Also read in his place and presented to the Chair Senate Bill No. 9, entitled:

An Act providing for the erection of a monument upon the Parkway in the City of Philadelphia, or elsewhere in the State of Pennsylvania in commemoration of the Military services of General Galusha Pennypacker, and making appropriation therefor.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 10, entitled:

An Act authorizing cities of the third class, with the assent of the electors duly obtained at an election, to use moneys, borrowed or authorized to be borrowed for purposes which have proved impracticable or impossible, for any other lawful municipal purpose.

Which was committed to the Committee on Municipal Affairs.

Also read in his place and presented to the Chair Senate Bill No. 11, entitled:

An Act making an appropriation to reimburse the township of New Garden, in the County of Chester, for the cost of repairing a certain section of State-aid highway; and regulating the payments herein provided for.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 12, entitled:

An Act making an appropriation to the Commissioners of Valley Forge Park.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 13, entitled:

An Act making an appropriation to the trustees of the State Institution for the Feeble-Minded of Eastern Pennsylvania, at Spring City.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 14, entitled:

An Act making an appropriation to the trustees of the State Institution for the Feeble-Minded of Eastern Pennsylvania, at Spring City.

Which was committed to the Committee on Appropriations.

Mr. PHIPPS read in his place and presented to the Chair Senate Bill No. 15, entitled:

An Act making an emergency appropriation to cover deficiency to the trustees of the State Institution for Feeble-Minded of Western Pennsylvania, at Polk, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 16, entitled:

A Supplement to an act approved the 29th day of May, 1885, (P. L. 29), entitled "An Act to provide for the incorporation and regulation of natural gas companies;" extending the duration of certain charters and providing a procedure therefor.

Which was committed to the Committee on Judiciary General.

Mr. DAVIS read in his place and presented to the Chair Senate Bill No. 17, entitled:

An Act making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania, at Scranton, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. NASON read in his place and presented to the Chair Senate Bill No. 18, entitled:

An Act to authorize courts of common pleas to decree the sale of real estate held for poor purposes in the several county poor districts in this Commonwealth having a population of less than one hundred and fifty thousand inhabitants, whether the title to such property is held by the poor district or was reserved by the Commonwealth for the use of a poor district; and providing for the reinvestment of the proceeds thereof.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 19, entitled:

An Act validating certain agreements heretofore entered into by counties to pay a portion of the cost of improving and reconstructing certain borough roads and streets; and authorizing the payment by the county, of such portion of the cost of such improvement and reconstruction.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 20, entitled:

An Act to provide for and regulate the fees to be received by notaries public throughout the Commonwealth for making demand for payment or acceptance of commercial paper, protesting and registering the same, and for making out and mailing notices of protest.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 21, entitled:

An Act to amend section one of an act approved the 27th day of April, 1911, (P. L. 86), entitled "An Act regulating the compensation of court criers, and tipstaves in counties containing more than ninety thousand and less than one hundred and fifty thousand inhabitants; providing for the payment of the same by the particular county; limiting the number of tipstaves to be appointed, and repealing an act of Assembly, entitled 'An Act to regulate the fees of court criers and tipstaves of the courts in Judicial Districts containing more than ninety thousand and less than one hundred and fifty thousand inhabitants,' approved the 29th day of April, A. D. 1909."

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 22, entitled:

An Act to amend section four of an act approved the 5th day of May, 1911, (P. L. 182), entitled "An Act to fix the salaries of the judges of the Supreme Court, the judges of the Superior Court; the judges of the courts of common pleas; and the judges of the orphans' courts;" fixing the salaries of the Judges of the Sixth Judicial District, to wit, the County of Erie.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 23, entitled:

An Act to amend an Act, entitled "An Act granting a gratuity and an annuity to Patrick Leonard, late sergeant in Captain J. H. Wilson's Company G, Seventeenth Regiment, National Guard of Pennsylvania," approved the 7th day of July, 1885, by fixing the annuity herein provided for.

Which was committed to the Committee on Appropriations.

Mr. SCHANTZ read in his place and presented to the Chair Senate Bill No. 24, entitled:

An Act validating certain proceedings and elections of counties, cities, boroughs, townships, school districts, and other incorporated districts or municipalities had and held pursuant to the provisions of an Act approved the 20th day of April, A. D. 1874, entitled "An Act to regulate the manner of increasing the indebtedness of municipalities, to provide for the redemption of the same, and to impose penalties for the illegal increase thereof," and the amendments and supplements thereto, and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 25, entitled:

An Act amending section five hundred and fifteen of an Act approved May 18, A. D. 1911, (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," so as to permit the board of school directors in any school district to be affected by a change of boundary lines of any city, incorporated town, borough or township or the creation of any new city, borough or township to levy and assess school taxes or incur debts for the purpose of purchasing ground or building or enlarging a school building where the effect of such change of boundary lines or creation of new municipality shall be to enlarge the territory of such school district and not to decrease the same.

Which was committed to the Committee on Education.

Mr. SCHANTZ read in his place and presented to the Chair Senate Bill No. 26, entitled:

An Act to amend an Act, entitled "An Act to amend the first section of an Act, entitled 'An Act to encourage county historical societies,' approved the 21st day of May, A. D. 1901, so as to provide that the commissioners' board in counties where the population exceeds one million, may appropriate a sum, not exceeding one thousand dollars annually to the Chief Historical Society in said county;" approved the 31st day of March, A. D. 1915, (P. L. 36), increasing the sum that may be appropriated and providing for joint appropriations.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 27, entitled:

An Act authorizing county commissioners to appropriate moneys to cities and boroughs to assist in the erection of comfort and waiting stations.

Which was committed to the Committee on Municipal Affairs.

Also read in his place and presented to the Chair Senate Bill No. 28, entitled:

An Act to regulate the payment of liquor license fees.

Which was committed to the Committee on Law and Order.

Also read in his place and presented to the Chair Senate Bill No. 29, entitled:

An Act making an appropriation to the Children's Home of South Bethlehem, Salisbury Township, Lehigh County, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. LESLIE read in his place and presented to the Chair Senate Bill No. 30, entitled:

An Act to commemorate the heroism, sacrifices and patriotism of the Pennsylvania soldiers in the Union Armies of the late Civil War who died in the Confederate Prison at Florence, South Carolina, while confined there as prisoners of war, by the erection of a suitable monument or memorial, in the National Cemetery at that place, creating a commission for such purpose and appropriating the necessary money therefor.

Which was committed to the Committee on Appropriations.

Mr. LEIBY read in his place and presented to the Chair Senate Bill No. 31, entitled:

An Act to amend section one of an act approved the 7th day of June, 1917, (P. L. 570), entitled "An Act fixing the salaries and providing for the expenses of county commissioners in the counties of this Commonwealth."

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 32, entitled:

A supplement to an act approved May 24th, A. D. 1887, (P. L. 727), entitled "An Act to regulate the practice of pharmacy and sale of poisons, and to prevent adulterations in drugs and medicinal preparations, in the State of Pennsylvania."

Which was committed to the Committee on Public Health and Sanitation.

Mr. CROW read in his place and presented to the Chair Senate Bill No. 33, entitled:

An act defining and regulating boxing and wrestling contests; creating a State Athletic Commission to have supervision over such contests; imposing penalties; and making an appropriation.

Which was committed to the Committee on Appropriations.

Mr. TOMPKINS read in his place and presented to the Chair Senate Bill No. 34, entitled:

An Act making an appropriation to the Mercy Hospital, at Johnstown, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 35, entitled:

An Act making an appropriation to the Conemaugh Valley Memorial Hospital, at Johnstown, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 36, entitled:

An Act making an appropriation to the Miners' Hospital of Northern Cambria, at Spangler, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 37, entitled:

An Act making an appropriation to the Johnstown City Hospital, of Johnstown, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. HOMSHER read in his place and presented to the Chair Senate Bill No. 38, entitled:

An Act making it unlawful for twenty-five or more residents tax payers of any county in this Commonwealth in which any turnpike, road or highway is wholly or partly located, upon

which tolls are charged the traveling public, to present their petition to the County Commissioners of their county setting forth that it would be for the best interest of the people of their county that such turnpike, road or highway, or part thereof should be purchased and become a public road free from tolls and toll gates, and thereupon for the county commissioners of the petitioners' county to purchase the same for public use, free from tolls and toll gates, if a price therefor can be agreed upon with the owners thereof, and pay for the same out of the funds of their county not otherwise appropriated, and if such county has not sufficient funds, to issue bonds, of said county for that purpose, and providing that any turnpike, road or highway, or part thereof, so purchased and made a public road, shall thereafter be repaired, maintained and improved by the township, borough or city in which the same or part thereof, is located.

Which was committed to the Committee on Public Roads and Highways:

HOUSE MESSAGE.

TIME OF NEXT MEETING.

The Clerk of the House of Representatives being introduced, presented communication from the House of Representatives, informing the Senate that the House has concurred in Resolution from the Senate as follows:

In the Senate, January 22, 1919.

Resolved (if the House of Representatives concur). That when the Legislature adjourns today it be to meet on Monday evening, January 27, at nine o'clock.

REPORT OF SLATE COMMITTEE POSTPONED.

Mr. CROW. Mr. President, on account of interference of the inaugural ceremonies the Slate Committee has not been able to get its report into shape to be presented at this time and we ask unanimous consent of the Senate that the matter be postponed until next Monday.

The PRESIDENT. Is there objection? The Chair hears none.

RECESS.

Mr. VARE. Mr. President, I move that the Senate do now take a recess for ten minutes.

Mr. McCONNELL. Mr. President, I second the motion. The motion was agreed to.

AFTER RECESS.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the Chair.

RESIGNATION OF MR. HORACE L. HALDEMAN AS CHAIRMAN OF COMMITTEE ON PENSIONS AND GRATUITIES.

The Chair laid before the Senate the following communication:

Harrisburg, Pa., January 22, 1919.
Honorable Clarence J. Buckman,
President Pro Tempore.

Dear Sir: I decline the Chairmanship of the Committee on Pensions and Gratuities.

Yours truly,

HORACE L. HALDEMAN.

MR. C. WILLIAM BEALES APPOINTED CHAIRMAN OF COMMITTEE ON PENSIONS AND GRATUITIES.

The PRESIDENT. The Chair appoints as Chairman of the Committee on Pensions and Gratuities the Senator from Adams, Mr. C. William Beales.

Mr. LESLIE. Mr. President and the members of the Pennsylvania Senate: It is with sorrow that I announce the sad news of the death of the Honorable George T. Oliver, late United States Senator from Pennsylvania. His death occurred this morning. The death of Senator Oliver is a great loss to Pennsylvania; he was a valuable and honorable citizen of the State and Nation; his character has stood out pre-eminently as a man of the highest integrity; his devotion to duty for this great Nation will always be a standing example of the true American. Therefore, Mr. President, I move you that a committee of five be appointed to formulate suitable resolutions on the death of Senator Oliver, and that when the Senate adjourns it adjourn out of respect to the late Senator Oliver.

Mr. EYRE. Mr. President, I second the motion. The motion was agreed to.

COMMITTEE ON RESOLUTIONS ON THE DEATH OF THE HONORABLE GEORGE T. OLIVER, LATE UNITED STATES SENATOR FROM PENNSYLVANIA.

The PRESIDENT. In accordance with the motion made by the Senator from Allegheny, Mr. Leslie, the Chair appoints the following committee: The Senator from Allegheny, Mr. Leslie; the Senator from Fayette, Mr. Crow; the Senator from Philadelphia, Mr. Vare; the Senator from Philadelphia, Mr. Martin, and the Senator from Potter, Mr. Baldwin.

ADJOURNMENT.

Mr. LESLIE. Mr. President, I move that the Senate do now adjourn as a mark of respect to the memory of Honorable George T. Oliver.

Mr. CROW. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 12:28 P. M. until 9 o'clock, Monday evening, January 27, 1919.

HOUSE OF REPRESENTATIVES

WEDNESDAY, January 22, 1919.

The House met at 10:00 o'clock A. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

The Chaplain, Rev. S. G. Zerfass, offered the following prayer:

Kind and beneficent Father in Heaven, we pray Thee to bless us day by day with the bread of life, and spur us ever onward and upward with lofty aspirations and holy ambitions. With utter gratefulness, yet with greatest pleasure, Thy poor, unworthy servant acknowledges the most delightful associations formed here, and he earnestly invokes Heaven's richest benedictions to rest and abide with the Speaker and the members of the House, as well as the employes. Grant that all of us may ever continue to be doing good and being divinely gentle, considerate and conservative, abundantly faithful to Thy precepts, continuing in hopeful attitude, to disseminate real Christ-like, unselfish love as the greatest of all Christian virtues, to our souls' edification and the glorifying of Thy kingdom. We beseech Thee to hear us and bless us all with the grace of God, the love of the Saviour and the power of the Holy Spirit. May the words of our mouths and the meditations of our hearts be acceptable in Thy sight, O Lord, our Strength and Redeemer. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. Cook, the further reading was dispensed with and the Journal was approved.

SENATE MESSAGE.

TIME OF NEXT MEETING.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate which was read as follows, viz:

Resolved, (if the House of Representatives concur), That when the Legislature adjourns today, it be to meet on Monday evening, January 27, 1919, at 9:00 o'clock.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

ADDRESS BY CORPORAL LAWRENCE R. DUNN.

Mr. RAMSEY. Mr. Speaker, and gentlemen of the House, in the inaugural address of our Governor yesterday a great

part of it was in reference to those men from Pennsylvania who stood their share of this great battle for Democracy, and our attention was directed to those men, their deeds and their return to us. Today, Mr. Speaker, we have in our midst a young man, the son of one of the members of this House, who offered his all upon the altar of sacrifice for this particular cause. God has been good to him in returning him to this land, not whole in body, however, but here in the flesh. Mr. Speaker, I want to ask your indulgence, and that of the House, to have you present to this House this morning Corporal Lawrence R. Dunn, son of Honorable James A. Dunn, of Philadelphia.

The SPEAKER. If there is no objection we will be pleased to hear a few words from Corporal Lawrence R. Dunn, whom we all admire.

CORPORAL LAWRENCE R. DUNN. Gentlemen, this indeed is a great pleasure to be able to stand up before a large body of men like this. I want to thank the Speaker and the members of this Assembly for this privilege.

I enlisted in the army on May 22, 1917, at Philadelphia. I was sent to Fort Slocum, in New York, for fourteen days. There were about 10,000 of us at the camp at that time. From there we were sent to Washington, D. C., with President Wilson's Regiment, as they were called, the First Engineers. We stayed at Washington, D. C., for about nine weeks, and in that time we were sent to Vellevoir, Virginia, for training in trench warfare of all kinds. On August 6, 1917, we had our orders to move, but we did not know where we were going at that time. We were put on board a train and the next morning we were unloaded at Jersey City, put on board a ferry boat and taken to Hoboken, Pier No. 3. We were sent from there to the boat, the transport Finland, at 10:00 o'clock in the morning. At 1:00 o'clock in the afternoon we were told to go below deck. At that time no one was allowed above deck as we pulled from the shore. The members of Base Hospital No. 8 and 9, the First Regiment Engineers were on board, too, at the time. Every boy was below deck as we pulled away from the dock. At that time there were at least twenty-five hundred of us looking through the portholes at the skyline of New York and in going down the river past the Statute of Liberty, every boy took one look, at least, and wondered to himself whether he would ever see it again. We dropped anchor in the bay and at half-past 6:00 the lieutenant in charge of our section came over and asked whether any of the boys had any sea experience. So I told him "Yes, I was on a row boat in the Delaware River." He said they would take four on the first relief. Well, I did not know what it was even and none of us knew what it was. We got down to the break-water at about 11:00 o'clock, dropped our pilot and pulled out into the ocean. The lieutenant came around and got out this detail, the four of us, and took us up to the front part of the boat and said, "All right, up there in the crow's nest," and we went up there into a little box on the mast. We had to run up this rope ladder. Well, every time the boat rocked over that way we ran up four steps and took hold and when she came back again we kept on and every time we got over the deck again we looked down with a sigh of relief that we made it. For fourteen days we traveled on this transport and on August 20, at half-past 8:00 in the morning, we sighted land on the other side. We had been relieved from the crow's nest at 8:00 o'clock in the morning, and I was down on the third deck below, where we were sleeping. That was at half-past 8:00 and we sighted land, and 9:00 o'clock the leading boat in the convoy, the Antilles, blowed six blasts which was a signal that submarines were in sight. It was supposed that every boy would get up on deck where you put on your life belt, prepare with life preservers. I was asleep. I never did hear it, when the first forward gun went off on the leading ship; I never heard that. The boy in charge of the quarters woke me up and told me that I had better get up that submarines were about. I didn't lose any time getting out. There were three companion-ways. I came up two all right. When the forward gun of our boat went off I never did touch the other companion-way. I think I just jumped clean up on the deck. We fought with submarines for an hour and a half without losing a ship or having a hit. The official report shows that five out of nine submarines were sunk off Belle Isle and St. Nazaire near the Bay of

Biseay. We came into the bay safely. We came on up the Loire River until we struck St. Nazaire and were taken off at St. Nazaire on the twenty-first of August and were put into Camp No. 1, three miles outside of that city. We stayed there fourteen days, and were then put on board box cars. Every box car has a sign on, "for forty men or eight horses." They can get either one or sometimes both if necessary. We traveled for two days and two nights on those box cars, over Labor Day, until we came near a place called Barley Duc where we were put into the First Division of the American Army. We stayed in there for seven days. When we first went there we had a fly-tent spread out and put our kitchen under it. This is positively against the rule, but we did not know it at that time. That same evening German airplanes came over and paid us a visit, to see what the tent was.

They never hit the town, but all around the outside. In seven days they moved us out of there back to a place called Bourmont and there we made ready for the Second Division to come over. We stayed there seven weeks. We built twenty-four hospitals, eighteen mule sheds, and quite a lot of different things for those headquarters of the Second Division. It rained every day while we were there and we then pulled out of there and went to a place called Gondrecourt where President Wilson took his Christmas dinner. Passing out two miles from there to a station called Abbainville, we stayed there off and on for three months. October 23rd the order came over for so many engineers to go to the front. I had the honor of being a member of the first twenty-four taken to go with the 16th Infantry of the First Division, on October 23rd with the First Battalions of the 16th and 18th Infantry and so many men from the Regiment of Engineers. We went into the lines at a place called Bathelmont which is where the first three boys of the American Army were killed and are buried. We went into the lines October 23rd and were about three miles back of the lines and that was our first night under fire. Our artillery relieved the French and they sent a barrage of two hundred and fifty cannon going off at once over us. We were baptized then. We stayed there until the last part of November. On November 3rd the Germans had seen the strange helmets in the front lines. They decided to pay us a visit. There were forty men in the sector at that time or one platoon. Two hundred and ten of them came over to raid us. They succeeded in getting through our barbed wire and into the front line trench. They captured eleven and killed the first three Americans killed in the war and wounded five, and the rest of the forty drove them off. Those men were buried at this place called Bathelmont. That was the first casualty. We were relieved around Thanksgiving and taken up to Abbainville and stayed there a month, where we seemed to be isolated from the rest of the Army, could not draw any clothes or half enough to eat at the time; but we lived. January 10th we received our order to go in again. Our Regiment pulled up and hiked seventy miles over sleet, ice and snow until we came to the Toul sector in Alsace, part of France. We went in on January 10th and were relieved on Easter morning at three o'clock. During that time I was one of the fortunate to be able to have eleven days furlough. The rest of the boys never had a rest. On March 23rd I was working in the first line trench and about four o'clock in the morning we heard a sharp click, click of plyers. They were cutting wire. So we sent out a silent raid and succeeded in capturing four Germans. They were cutting our barbed wire, getting ready to raid us. We were bringing them back and every boy likes to have souvenirs so one of these prisoners had a watch and chain on that looked pretty nice to me so I thought I would take that for a souvenir; and I had several other things which I lost when I was wounded. On January 26th the Germans tried to pull a raid on us like they did before on November 3rd. Well, our intelligence section and reconnaissance men had found this out and as they came up over the trench they laid a barrage on our front line. A barrage is the artillery all shooting at one place along the line. They discovered it, so as they came up out of their front line trench we dropped our barrage on them and caught them in the "scissors" and out of the eight hundred Germans that were raiding about fifty got back alive. If you go to St. Mihiel and visit the Toul sec-

tion you may see some of their cloths and things at that place. They never tried to raid us after that. Easter morning at three o'clock we were relieved in the front line trench and taken back twenty miles to a place called Sanzay.

There we started a hike of one hundred and twenty miles into the Picardy section in the upper part of France. Our pack weighed about ninety pounds, after you get all your personal belongings in it and what the Army wishes you to carry, which comprises an extra blanket if you want to keep warm and an extra pair of shoes if you want to keep your feet dry, and two days' rations. On that hike of one hundred and twenty miles we done nineteen miles one day, twenty-five miles another and so on until we covered our one hundred and twenty miles, and then we had thirty-six hours on another box car, around Paris, up into the Picardy section at Mt. Didier to a place seven miles from Mt. Didier called Cantigny. Our regiment went in around the first of April. I was there two months. My regiment was there three months until relieved. During that two months we were working a relief of nine hours in the lines and twenty hours out for sleep and then in for twenty-four hours and out again for twenty hours. The engineers' duties are to put up barbed wire and keep the trenches in good condition, build dug-outs and most everything that you imagine, and fight the same as infantry. The combat engineers are no more than infantry in the line. On the 25th of May I had a fever of 103 degrees, trench fever, and reported sick and that I would not be able to go out and a boy friend of mine went out in my place, and he was working up on the same place we had been working all the time. We were seventy-five yards from the enemy across the field with nothing between us but wheat. You could hear them talk and if you dropped a shell on the front line and hit anybody you could hear them holler; and the same way on our side. For two months we worked in that position. When we first went in the Alpine Chasseurs and the French and British and Moroccans had stopped the Germans on their March drive. Their dead were laying all over the field and as we went in you had to crawl three hundred yards over the knoll of a hill with your elbows to get into the front line trench and after you got there they laid a barrage of machine guns and artillery on you and you could not get out; so we were caught there for forty-eight hours without anything to eat or drink. Another boy by the name of Cotterell, from Pacific coast, had just joined our regiment and he and I decided to crawl out and get the water from those men on the field. We crawled around about eleven of them and took their canteens with water off of them and threw the canteens into the front lines. A shell hit about twenty feet from us and we slip into a shell-hole. Cotterell raised his head up over the shell-hole on the level with the ground and a three-inch shell hit the Mt. Didier road in front and ricocheted and as it ricocheted it hit him square in the face and knocked his head right off. He was that close to me (indicating about two feet). The shell went about fifty feet and exploded and threw him up against me and I didn't lose any time in getting away from there. I slid out and got back into the front line and I didn't care any more about eating that day. It is wonderful the kinds of sights you see; but you never let your mind dwell on them because you would go crazy. Sometimes twenty or twenty-five are brought back on the boats who are crazy from shell shock or from these sights. On May 25th the boy who took my place while I had the fever went out to the front line with a detail and was out working on the level of the ground putting a cover on with what they call elephant iron, something like corrugated iron. He was out at night putting on this cover on the P. C. and made some noise and machine guns opened up on him and hit him five times in the hip, one bullet striking a disk in his pocket, which saved his life. He received one through the back and through the arm and after being wounded he walked back about half a mile. He got back safe, and the next night I still had fever, but I went out to the front line and arrived there at three thirty, and at half past five in the morning the German artillery opened up on our front line trench of one hundred yards. There were forty men in the infantry, five

engineers and our captain who was attached to us. They laid a barrage down for one hour and ten minutes. We sat in a small hole, five of us, watching for a shell to come over and find us. After this hour and ten minutes of barrage fire we filed out from this hole into the trench and saw that there were only seven boys left out of the forty. We got ready with our rifles to drive off the Germans; we never knew how many there were at that time. They were crawling up through the wheat, as the wheat was then about two feet high. There were many dead there and we had to move the dead and wounded aside to give us a foothold. When we stood there I happened to think of a rifle which is called the Choo Shoo rifle that shoots eighteen shots. I thought if I could get this rifle with the eighteen shots and with the help of the boys, twelve of them, back in the trench we could give them a battle. We never knew how many there were against us. As I reached the position I wanted to get where the rifle was, I looked back down the trench and Germans stood up; they were right over our trench shooting down into the ditch, finishing the other twelve of the boys who were back there. A shell had hit the man who used the big rifle, killing him and killing the machine gunner and some of the ammunition men; three ammunition runners were lying in back wounded, and that left me all by myself. I knew that I could not shoot them all, and I happened to think of the forty men that were in the reserves, about three hundred yards in back of me.

Just at the moment when you should be scared, you are not. I stood there and scratched my head and decided that the best thing I could do was to get through to the reserves. In back of me there was a brush patch about twenty-five feet square. I ran down the trench about ten yards, and as I was running two Germans who were the nearest to me saw me as I leaped up out of the trench into this brush patch, and they threw potato mashers (hand grenades) at me that passed over my head and exploded down in front of me, never touching me. I dropped down on my knee and shot those two Germans in the chest, although I don't know how I did it. My arms holding the rifle were trembling, as I was nervous; for everybody is nervous and the boys are all at a high pitch. The last thing I saw was four German feet sticking up out of the trench. I made an about face and started for the reserves, and as I did so, as I started over the field, the Germans spied me and they wanted me as a prisoner and called to me to surrender, as I was the only one on my feet. I kept on and they were shooting rifle bullets at me all around me while I was running, all drawn up waiting to receive one in the back of my neck. Fortunately, I escaped. I slid into a hole, and having three shots left in my rifle I thought I could shoot them if I saw any of them, but I could not see a soul on account of the smoke and the fog. The shells were bursting in all directions, and on turning around looking in back of me I noticed that the German barrage was closing in on our front line again, and it was just like in a heavy rain, the water sweeping an asphalt street in sheets, but this was sheets of flame. Here was the barrage and it was death either to go through towards the Germans or through the barrage, but I decided to go through the barrage. I threw my helmet away and ran. I ran two hundred yards, and then jumping down into a ditch I saw about twelve boys going through the trenches. They had been wounded in the first hour and ten minutes of the shell fire. I looked back over the trench and started again when a shell of the six-inch type exploded in back of me, blowing me over. As I was lying in the bottom of the trench the twelve wounded boys were staggering over me and stepped on my shoulder pushing me down in the mud as the mud was about eight inches deep. Every one of the boys seemed to hit me in passing over as they thought I was done for, but I recovered myself and got the mud out of my eyes and nose as I seemed to be smothering to death; and I laid on my hand and looked around to see if there were any more boys coming. They had passed over me and I never knew at that time whether I was in this world or the next. I moved one foot and then the other and then I knew that I could walk. Then I moved one arm and found that was all right and then I moved the other, at least I thought I did, and I found that there was something wrong. I took my one hand away from my eyes and looked at my arm and it was not in the right position as it was back of

me with the hand under my shoulder. I thought there was not any use picking it up at all and so I staggered to my feet and in about two minutes, putting my hand down in my cartridge belt to support it, I staggered out through the trench to the first aid station which was about a mile away. I came to a bank about twenty-five feet high and decided that I would never make it, and so I laid down on the ground and got out my ammunition and gas mask and slid down the bank and staggered up back of a quarry to a first aid station which was located there where the medical corps took care of me. After fixing me up with iodine they gave me an anti-lockjaw serum and put a red cross on my forehead with ink. They set me up against the quarry for a half hour. They brought in the other boys who had been wounded and after that, when they arrived, I came to the conclusion that I was not wounded at all compared with them. In about half an hour they took me to the first aid station out at Ville Turnell, and after taking me down to a dug-out which was about fifteen feet deep and putting my arm in a splint they moved me back and put me into a Ford ambulance, and as they did this a six-inch shell exploded on the first aid station and blew it up. They drove me fifteen miles over a rough road, around trenches and through shell holes until we came to Field Hospital No. 12, which is located at Bouvillers.

I was wounded at a quarter of seven in the morning and operated on at ten o'clock on the same morning. The next morning the German long-range guns were shooting at the hospital, dropping shells into the court yard, blowing out the windows of our building and causing a great deal of destruction. Then they moved me out to an evacuation hospital at Bauva. There I stayed for twelve hours and was then put on board a French train and was riding fourteen hours until we got into Paris, or within fifteen miles of Paris, at a station on the outskirts. They unloaded us on a platform. There was a large building off to the right and we asked the Red Cross attendant what this building was. He told us that they had about three hundred small Belgian children there that had been mutilated by the Germans during 1914, some of them with their hands cut off, and some of them with one or two feet cut off, and some of them blind. He told us that the Germans had done this in their first drive when they intended to capture the Eastern Hemisphere, and that they mutilated this younger generation which was growing up so that they could not take arms up against them. The oldest were about twelve years of age. We were taken from there to Red Cross Hospital No. 1 in Paris, stayed there twenty-four hours, and during that time the German long-range gun which is known as the Big Bertha was shooting shells every twenty minutes, dropping them on our street and in all parts of the city. At ten o'clock that evening the ward received orders that Bed 5 and Bed 9 would move out in the morning. I had Bed 5. At twelve o'clock in the night the German aeroplanes raided Paris, killing four nurses and a doctor. During the raid we were taken over there. That was on the 30th of May when the first American field train that had been made up in Birmingham, England, was taken over in eighteen hours into Angers, France. I have been on that train. I stayed on my back eleven weeks with my arm in what is called a Thompson splint. In fact, I stayed thirteen weeks altogether, and then I was sent to Base 8 at Savaney. I stayed at that hospital for some time, and that has a capacity of seventeen thousand patients, and it is full at all times. They evacuated the worst cases from the different hospitals in France to Base 8, and from there for shipment home. I stayed there twelve days and was sent to Brest, the naval base, and only stayed there three days, and was then put on board of the Great Northern transport, whose sister ship went aground off the American coast a short time ago, and I think is there now. I came back on board the transport in six days and eight hours. The transport carried ninety-six wounded boys. This was September 19th when we landed at Hoboken, Pier No. 3, from which pier I sailed fourteen months before. I was taken to Ellis Island, Debarkation Station No. 1 and stayed there six days, where all the cases are separated and sent to different hospitals. I was sent to Colonia, which is about fourteen miles from Newark, New Jersey, between Elizabeth and New Brunswick, New Jersey, to General Hospital No. 3, having been taken there on September 25th, and there is where I am now, being at this time on parole. There are 1,950 boys

at this hospital. It is the Orthopedic Hospital under one of the most noted bone specialists of this country by the name of Major Albee. There is another hospital of 18,000 boys, called the Walter Reed Hospital, at Washington, D. C. As we sailed up the New York harbor and saw the Statue of Liberty we were all very glad to be back in the dear old U. S. A. once again. (Applause).

The SPEAKER. The Chair, in the name of the House, wishes to congratulate Corporal Lawrence Dunn and also his worthy father, James A. Dunn, a member of this House, and we find the boy to be a worthy son of a worthy sire.

JOINT RESOLUTION OF CONGRESS PROPOSING AN AMENDMENT TO THE CONSTITUTION OF THE UNITED STATES.

The Secretary of the Commonwealth being introduced, presented a Joint Resolution adopted by the Congress of the United States of America, proposing an amendment to the Constitution of the United States of America.

Which was read by the Clerk as follows:

SIXTY-FIFTH CONGRESS OF THE UNITED STATES OF AMERICA.

At the Second Session,
Begun and held at the City of Washington on Monday, the third day of December, 1917.

JOINT RESOLUTION

Proposing an amendment to the Constitution of the United States.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled (two-thirds of each House concurring therein), That the following amendment to the Constitution be, and hereby is, proposed to the States, to become valid as a part of the Constitution when ratified by the Legislatures of the several States as provided by the Constitution:

"ARTICLE ———.

"Section 1. After one year from the ratification of this article the manufacture, sale, or transportation of intoxicating liquors within, the importation thereof into, or the exportation thereof from the United States and all territory subject to the jurisdiction thereof for beverage purposes is hereby prohibited.

"Section 2. The Congress and the several States shall have concurrent power to enforce this article by appropriate legislation.

"Section 3. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the Legislatures of the several States, as provided in the Constitution, within seven years from the date of the submission hereof to the States by the Congress."

CHAMP CLARK,
Speaker of the House of Representatives.

THOS. R. MARSHALL,

Vice President of the United States and President of the Senate.

I certify that this Joint Resolution originated in the Senate.

JAMES M. BAKER,
Secretary.

No.....

UNITED STATES OF AMERICA.

(Coat of Arms)

DEPARTMENT OF STATE.

To all to whom these presents shall come, greeting:

I certify that the copy hereto attached is a true copy of a resolution of Congress, entitled "Joint Resolution Proposing an amendment to the Constitution of the United States," the original of which is on file in this department.

In testimony whereof, I, Robert Lansing, Secretary of State, have hereunto caused the Seal of the Department of State to be affixed and my name subscribed by the Chief Clerk of the said department, at the City of Washington, this Twenty-eighth day of December, 1917.

(SEAL)

ROBERT LANSING,
Secretary of State.

By BEN G. DAVIS,
Chief Clerk.

OFFICE OF THE
SECRETARY OF THE COMMONWEALTH OF PENNSYLVANIA.

Harrisburg, December 27, 1918.

Pennsylvania, ss:

I, Cyrus E. Woods, Secretary of the Commonwealth of Pennsylvania, having the custody of the Great Seal of Pennsylvania do hereby certify, that the foregoing is a full, true, and correct copy of the Resolution of Congress, entitled "Joint Resolution Proposing an amendment to the Constitution of the United States," as the same remains on file in this office.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State to be affixed, the day and year above written.

CYRUS E. WOODS,
Secretary of the Commonwealth.

The SPEAKER. The Resolution will be spread upon the Journal.

BILL INTRODUCED.

Mr. VICKERMAN asked and obtained the unanimous consent to introduce, in connection with the Joint Resolution of the United States Congress, presented by the Secretary of the Commonwealth a Bill entitled:

A joint resolution ratifying the proposed amendment to the Constitution of the United States which prohibits the manufacture, sale, transportation, importation or exportation of intoxicating liquors.

The SPEAKER. This Bill will be referred to the proper committee when the committees are appointed.

LEAVE OF ABSENCE.

Mr. PATTERSON asked and obtained leave of absence for Mr. Bennett on account of death in the family.

ANNOUNCEMENT BY SPEAKER.

The Chair wishes to announce, in reference to the presentation of bills, that the same are to be filed with the Chief Clerk. Rule 10 of the House reads as follows:

"Bills shall be introduced by filing with the Chief Clerk, to be by him handed to the Speaker for reference to appropriate committees and report at the session following the day of presentation."

The Chair also wishes to call the attention of the members to the fact that these bills are to be presented in triplicate and endorsed by the members presenting the same.

RECESS.

The SPEAKER. If there is no objection, the Chair will declare a recess until 12:00 o'clock noon.

AFTER RECESS.

The House reconvened at 12:00 o'clock noon.

The SPEAKER (Robert S. Spangler) in the Chair.

ANNOUNCEMENT OF STANDING COMMITTEES.

The SPEAKER. The Chair announces the following standing committees for this session:

STANDING COMMITTEES OF THE HOUSE OF REPRESENTATIVES.
SESSION OF 1919.

ACCOUNTS.

Messrs. Fitzgibbon, Chairman,
Geary,
Kennedy,
Neary,
McCurdy,
Drinkhouse,
Davis, D. F.,
Corbin,
McGeary,
Fox, I. M.,
Willert,
Day,
Stott,

Finney,
Crawford,
Armstrong,
Allum,
Alexander,
Davis, J. T.,
Dillsheimer,
Ephraim,
Miller, D. D.,
Lanius,
Trach,
Blanck.

AGRICULTURE.

Messrs. Hollingsworth,
Chairman,
Dewey,
Ulsh,
Haldeman,
Heyburn,
Jennings,
Phillips,
Benchhoff,
Cook,
McGeary,
Stark,
Walker, G. T.,
Millin,
Haines,
Beckley,
Bower,
Comer,er,
Diehm,
Griest,
Griffith,
Jordan,
Wood,
Kinsman,
Marshall,
Miller, D. D.,
Shellenberger,
Zook,
Benninger,
Rothenberger,
Hampson.

APPROPRIATION.

Messrs. McCaig, Chairman,
Ramsey,
Sinclair,
Campbell,
Bechtold,
Hough,
Jones,
Curry, Richard,
Davis, Wm.,
Lafferty,
Vickerman,
Neary,
Jennings,
Hoffman,
Graham,
Conner,
Goodnough,
Lauler,
Miller, C. G.,
Perry,
Powell,
Fitzgibbon,
Hess,
Robertson,
Schaeffer,
Showalter,
Shunk,
Simpson,
Cox,
Sprowis,
Sullivan,
Wettach,
Zanders,
Patterson,
Drinkhouse,
Hamilton, J.,
Davis, J. T.,
Stark,
Willson,
Flynn,
Shaffer,
West,
Murphy,
Benninger.

BANKS AND BANKING.

Messrs. Walker, J. A.,
Chairman,
Simpson,
Hoffman,
Baldridge,
Jennings,
Robertson,
Baldi,
Bell,
Glass,
Vickerman,
Sprowis,
Wagner,
Drinkhouse,
Snowden,
Ulsh,
Geary,
Marshall,
Fox, A. R. E.,
Boland,
McGeary,
Marcus,
Statler,
McKim,
Schilling,
Trach,
Kunkle.

BUREAU OF STATISTICS.

Messrs. Glass, Chairman,
Snowden,
McKay,
Patterson,
Wallace, R. L.,
Neary,
Morgan,
Helt,
Benchhoff,
Phillips,
Boland,
Alexander,
Zook,
Bowman,
Millin,
Miller, D. D.,
McIntyre,
Norton,
Reber, C. A.,
Krause, T. S.,
Comer,er,
Woodruff,
Sarig,
Brendle,
Brislin.

CENTENNIAL AFFAIRS.

Messrs. Conner, Chairman,
Phillips,
Helt,
Benchhoff,
McCaig,
Bigler,
Evans, S. J.,
Goehring,
Krug, h,
Diehm,
Curran,
Comer,er,
Clutton,
Allum,
Clutton,
Beckley,
Armstrong,
Crockett,
Dilsheimer,
Curry, A. E.,
Huntington,
Todd,
Sarig,
Brislin,
Hampson.

ELECTRIC RAILWAYS.

Messrs. Powell, Chairman,
Dawson,
Heffernan,
Aron,
Heyburn,
Conner,
Curry, R.,
Palmer,
Rhoads,
Snowden,
Dunn,
Wells,
Soffel,
Colville,
Bucher,
Kooser,
Crockett,
Allum,
Evans, S. J.,
Rorke,
Sowers,
Kantner,
Zimmerman,
Bungard,
Dilsheimer,
Smith, F. L.,
Ruddy.

COMPARATIVE BILLS.

Messrs. Robertson, Chairman,
Dewey,
Golder,
Geary,
McCurdy,
McKay,
Mehring,
Morgan,
Crum,
North,
Barnhart,
Bennett,
Evans, J. T.,
Griffith,
Marshall,
Fox, A. R. E.,
Dilsheimer,
Alexander,
Curry, A. E.,
Pike,
Soffel,
Murphy,
Schilling,
Hampson,
Kunkle.

CONGRESSIONAL APPORTIONMENT.

Messrs. Brady, Chairman,
Perry,
Sinclair,
Clements,
Bell,
Davis, D. F.,
Graham,
Hamilton, W. J.,
Kooser,
Woner,
Finney,
Curry, A. E.,
Stevenson,
Ingham,
Griffith,
Foster,
Diehm,
Barnhart,
Colville,
Huntington,
Millar,
Wood,
Flynn,
Donneley,
Brislin.

CONSTITUTIONAL REFORM.

Messrs. McKay, Chairman,
McCaig,
Showalter,
Jones,
Baldridge,
Horne,
Williams,
Miller, A. D.,
Corbin,
Hough,
Wallace, R. L.,
Boland,
North,
McCurdy,
Jordan,
MacCallum,
Magill,
Marcus,
Stevenson,
Clutton,
Marshall,
Crum,
Smith, F. I.,
Kunkle,
Hampson.

CORPORATIONS.

Messrs. Cox, Chairman,
Mangan,
Sterling,
Wells,
Clements,
Ehrhardt,
Franklin,
Fitzgibbon,
Bidelspacher,
McCurdy,
Foster,
Ephraim,
Norton,
Bennett,
Colville,
Catlin,
Crum,
Curran,
Griest,
Krause, T. S.,
Rorke,
Whiteman,
Ruddy,
Donneley,
Blanch.

COUNTIES AND TOWNSHIPS.

Messrs. Davis, Wm., Chairman,
Schaeffer,
Jones,
Powell,
Corbin,
Morgan,
Baldi,
Dawson,
McKay,
Bidelspacher,
Rhoads,
MacCallum,
McIntyre,
Pike,
Bower,
Mallery,
Pidgeon,
Snyder,
Bowman,
Reber, C. A.,
Walker, G. T.,
Day,
Wynne,
Donneley,
Ruddy,
Ringler.

EDUCATION.

Messrs. Palmer, chairman,
Hollingsworth,
Stadtlander,
Hoffman,
Heyburn,
Goodnough,
Dunn,
Dewey,
Davis, D. F.,
Bungard,
Graham,
McKay,
Morgan,
Scott,
Sterling,
Millin,
Curry, A. E.,
Brooks,
Bowman,
Comer,er,
Crum,
Bennett,
Barnhart,
Wallace, R. L.,
Finney,
Bigler,
Kooser,
Magill,
Martin,
McKim,
Clutton,
Todd,
Wallace, W. T.,
Woodruff,
Willert,
Reber, H. F.,
Woner,
Whiteman,
Lanius,
Sarig,
Murphy,
Sweltzer.

ELECTIONS.

Messrs. Haldeman, chairman, Cox, Campbell, Glass, Heffernan, Lafferty, Patterson, Scott, Wagner, Mehring, Wettach, Bechtold, Dithrich,	Cook, Bungard, Soffel, Sowers, Todd, McIntyre, Bowman, Griffith, Martin, Allum, Wallace, W. T., Flynn, Rinn.
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FEDERAL RELATIONS.

Messrs. Milner, chairman, Dithrich, Miller, A. D., Lauler, Simpson, Phillips, Drinkhouse, Corbin, Sullivan, Bidelspacher, Kennedy, Crum, Davis, T. J.,	Kantner, Harvey, Harer, Crawford, Di Lemmo, Huntington, Hamilton, W. J., Levis, Benninger, Ruddy, Ringler, Brendle.
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FISHERIES.

Messrs. Hayburn, chairman, Michel, Rhoads, Robertson, Shunk, Steedle, Fowler, Davis, Wm., Bungard, Griest, Woodruff, Kinsman, Stark, Shellenberger,	Brooks, Hamilton, J., Harer, Willert, Crawford, Armstrong, Collier, Kantner, Miller, D. I., Sweitzer, Lanius, Schilling, Brendle.
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FORESTRY.

Messrs. Goodnough, chairman, Williams, Wallace, R. L., Smith, E. R., Miller, A., Coldsmith, Davis, Wm., Benchoff, Woodruff, Wood, Snyder, Ingham, Huntington,	Comerer, Catlin, Crum, Davis, J. T., Day, Fox, I. M., Kinsman, Magill, Pidgeon, Quigley, Shellenberger, Flynn, West.
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GAME.

Messrs. Baldrige, Chairman, Wagner, Graham, Corbin, Fitzgibbon, Davis, D. F., Miller, C. G., Phillips, Helt, Wood, Whiteman, Huntington, Hamilton, W. J., Comerer,	Bowman, Evans, J. T., Collier, Diehm, Evans, S. J., Hamilton, J., Krause, T. S., Quigley, Snyder, Walker, G. T., Miller, D. D., West, Ringler, Brendle.
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GEOLOGICAL SURVEYS.

Messrs. Benchoff, Chairman, Stadtlander, Haldeman, Bechtold, Bidelspacher, Corbin, Fowler, Ehrhardt, Kennedy, Williams, Crawford, W. J., Snyder, Norton,	Millin, Mallery, Haines, Foster, Fox, I. M., Hickernell, Jordan, Levis, Harvey, Miller, D. I., Rothenberger, Hutchison.
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INSURANCE.

Messrs. Wagner, Chairman, Lafferty, Schaeffer, Palmer,	Stevenson, Colville, Hamilton, W. J., Bowman,
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Brady,
Stadtlander,
Zanders,
Horne,
Golder,
Sterling,
Day,
Statler,
Wallace, W. T.,

Barnhart,
Diehm,
Kooser,
Norton,
Shellenberger,
Miller, D. I.,
Brendle,
Hutchison.

IRON AND COAL.

Messrs. Fowler, Chairman, Mangan, Milner, Sterling, Robertson, Baldi, Bell, Coldsmith, Wagner, Wettach, Norton, Reber, H. F., Miller, C. G.,	Millin, Miller, D. D., Ingham, Di Lemmo, Day, Collier, Curran, Catlin, Harvey, Magill, Rinn, Donneley, Murphy,
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JUDICIARY GENERAL.

Messrs. Dithrich, Chairman, Showalter, Simpson, Baldrige, Brady, Davis, Wm., McVicar, Miller, A. D., Milner, Stadtlander, Sterling, Walker, J. A., Golder,	Palmer, Fitzgibbon, Wells, Ehrhardt, McKim, Hickernell, Alexander, Goehring, Ingham, North, Whiteman, West.
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JUDICIARY LOCAL.

Messrs. Showalter, Chairman, Cox, Dawson, Ulsh, Kennedy, Drinkhouse, Clements, Glass, Smith, E. R., McGeary, Griest, Bungard, Reber, C. A.,	Ephraim, Levis, Stevenson, Pidgeon, Marshall, Bennett, Kinsman, Marcus, Sowers, Rorke, West, Ruddy, Benninger.
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JUDICIARY SPECIAL.

Messrs. Scott, Chairman, Fowler, Aron, Gans, Patterson, Snowden, Wallace, R. L., Bidelspacher, Heyburn, Norton, Brooks, Zimmerman, Goehring,	Evans, J. T., Catlin, Boiard, North, Krause, T. S., Baldi, Todd, Marcus, Campbell, Flynn, Sarig, Sweitzer.
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JUDICIAL APPORTIONMENT.

Messrs. Shunk, Chairman, McVicar, Bechtold, Franklin, Cook, Hoffman, Horne, Fowler, Clements, Mangan, Walker, J. A., Kennedy, Collier,	Kantner, Levis, Stevenson, Colville, Evans, J. T., Goehring, Krause, T. S., McKim, Rothenberger, Donneley, Kunkle,
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LABOR AND INDUSTRY.

Messrs. Mangan, Chairman, Fowler, Sprowls, Dunn, Glass, Schaeffer, Neary, Michel, Shunk, Ulsh, Davis, Wm., Bungard, Brooks,	Pike, Bower, McIntyre, Hare, Martin, Krugh, Allum, Beckley, Krause, Wm., Wallace, W. T., Shaffer, Ringler.
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LAW AND ORDER.

Messrs. Bungard, Chairman,
Vickerman,
Armstrong,
Davis, J. T.,
Fox, A. R. B.,
Showalter,
Martin,
Helt,
Horne,
Marshall,
Jordan,
Miller, A. D.,
Ramsey,

McCaig,
Michel,
Lauler,
Lafferty,
Gans,
Mehring,
Milner,
Perry,
Conner,
Flynn,
Sweitzer,
Hampson.

LEGISLATIVE APPORTIONMENT.

Messrs. Zanders, Chairman,
Ramsey,
Rhoads,
Hough,
Geary,
Curry, R.,
Glass,
Neary,
Jones,
Zook,
Bigler,
Bucher,
Colville,

MacCallum,
Shellenberger,
Fox, A. R. B.,
Day,
Ephraim,
Fox, I. M.,
Krug,
Kinsman,
Sarg,
Ringler,
Sweitzer,
Kunkle.

LIBRARY.

Messrs. Smith, E. R.,
Chairman,
Campbell,
Fitzgibbon,
Aron,
Horne,
Franklin,
McKay,
Davis, D. F.,
Steedle,
Dav,
Millar,
Stott,

Martin,
Marcus,
Catlin,
Curry, A. E.,
Bolard,
Bennett,
Foster,
Fox, I. N.,
Kantner,
Kennedy,
Magill,
Trach,
Hutchison.

MANUFACTURES.

Messrs. Hess, Chairman,
Sinclair,
Haldeman,
Cox,
Bechtold,
Hollingsworth,
Hough,
Michel,
Snowden,
Sullivan,
Goodnough,
Walker, J. A.,
Wettach,
Zanders,
Willson,

Willert,
Quigley,
MacCallum,
Bucher,
Evans, S. J.,
Alexander,
Bigler,
Fox, A. R. B.,
Haines,
Harvey,
Soffel,
Day,
Rinn,
Wynne.

MILITARY.

Messrs. Golder, Chairman,
Lauler,
Dithrich,
Jennings,
Milner,
Palmer,
Curry, R.,
Scott,
Bell,
Wells,
Cook,
Coldsmith,
Ramsey,

Quigley,
Reber, C. A.,
Wood,
Stark,
Curran,
Bigler,
Barnhart,
Kooser,
Woner,
Rinn,
Lanius,
Murphy.

MINES AND MINING.

Messrs. Ramsey, Chairman,
Goodnough,
Simpson,
Walker, J. A.,
Sullivan,
Heffernan,
Sprowls,
Hollingsworth,
Hess,
Miller, C. G.,
Robertson,
Baldi,
Dewey,

Fitzgibbon,
Showalter,
Miller, A. D.,
Haldeman,
Whiteman,
Collier,
Davis, J. T.,
Stark,
Hickernell,
Krause, Wm.,
Flynn,
West,
Smith, F. I.,

MUNICIPAL CORPORATIONS.

Messrs. Stadlander, Chairman,
Ramsey,
Campbell,
Dawson,
Lauler,
Gans,
Lafferty,
Zanders,

Scott,
Golder,
Graham,
Shunk,
Powell,
McGeary,
Haines,
Sowers,

Mangan,
Mehring,
Palmer,
Sinclair,
Milner,

Willson,
Hamilton, J.,
Flynn,
Shaffer,
Erislin,

PENSIONS AND GRATUITIES.

Messrs. Ehrhardt, Chairman,
Vickerman,
Gans,
Graham,
Helt,
Cook,
Franklin,
Heffernan,
Dunn,
Foster,
Snyder,
McIntyre,
Miller, D. I.,

Quigley,
Ephraim,
Harer,
Bolard,
Hickernell,
Mallery,
Reber, H. F.,
Zook,
Crockett,
Trach,
Hutchison,
Erislin.

PRINTING.

Messrs. Lafferty, Chairman,
Jones,
Vickerman,
Conner,
Mehring,
Haldeman,
Woner,
Whiteman,
Stott,
Reber, C. A.,
Reber, H. F.,
Pike,
Finney,

Dilsheimer,
Di Lemmo,
Crockett,
Hamilton, W. J.,
Harer,
Krause, Wm.,
Levis,
Pidgeon,
Millar,
Harvey,
Rothenberger,
Blanck,

PUBLIC BUILDINGS.

Messrs. Heffernan, Chairman,
Wallace, R. L.,
Steedle,
Rhoads,
Hess,
Franklin,
Statler,
Walker, G. T.,
Millar,
Reber, H. F.,
Coldsmith,
Hamilton, J.,
Goehring,

Bower,
Finney,
Crawford,
Foster,
Griffith,
Woodruff,
Krause, Wm.,
Rorke,
Stott,
Woner,
Shaffer,
Blanck.

PUBLIC HEALTH AND SANITATION.

Messrs. Gans, Chairman,
Campbell,
Jones,
McVicar,
Sprowls,
Steedle,
Sullivan,
Dawson,
Ehrhardt,
Soffel,
Krugh,
Todd,
Haines,
Beckley,

Willert,
Bucher,
MacCallum,
Aron,
Day,
Miller, D. I.,
Zimmerman,
Pidgeon,
Shaffer,
Smith, F. L.,
Benninger,
Wynne,
Trach,
Blanck.

PUBLIC ROADS.

Messrs. Williams, Chairman,
Ulsh,
Dithrich,
Hess,
Heyburn,
Brady,
Shunk,
Smith, E. R.,
Haldeman,
Dewey,
Davis, Wm.,
Davis, D. F.,
Morgan,
Wettach,
Eenchoff,
McGeary,
Armstrong,

Ingham,
Miller, D. D.,
Quigley,
Clutton,
Stark,
North,
Krause, Wm.,
Hickernell,
Harer,
Bigler,
Griest,
Bower,
Beckley,
Brooks,
Lanius,
Smith, F. I.,
Schilling.

RAILROADS.

Messrs. Sprowls, Chairman,
Sinclair,
Heffernan,
Dawson,
McCaig,
Perry,
Schaeffer,
Bell,
Shunk,
Clements,
Goodnough,
Powell,
Brady,
Wells,

Geary,
Coldsmith,
Mallery,
Zimmerman,
Curran,
Bigler,
Crockett,
Evans, J. T.,
Griest,
Bucher,
Sowers,
Catlin,
Flynn,
Smith, F. I.

RETRENCHMENT AND REFORM.

Messrs. Hoffman, Chairman,
Gans,
Heffernan,
Aron,
Geary,
Michel,
Evans, S. J.,
Cook,
Drinkhouse,
Dunn,
Kinsman,
Hamilton, W. J.,
Di Lemmo,

Curry, A. E.,
Walker, G. T.,
Brooks,
Willson,
Zimmerman,
Rorke,
Jordan,
Zook,
Wynne,
Rothenberger,
Schilling,
Hutchinson.

WAYS AND MEANS.

Messrs. Dawson, Chairman,
Williams,
Hoffman,
Hough,
Smith, E. R.,
Steedle,
McVicar,
Curry, R.,
Walker, J. A.,
Zanders,
Golder,
Conner,
Day,
Wood,

Willson,
McKim,
Krug,
Krause, Wm.,
Fox, I. M.,
Scott,
Pike,
Ingham,
North,
Millar,
Wallace, W. T.,
Clutton,
Wynne,
Rinn,

BILL INTRODUCED AND REFERRED.

Mr. McCAIG asked and obtained unanimous consent to introduce a bill at this time.

By Mr. McCAIG, House Bill No. 2:

A supplement to an Act entitled "An Act to provide for the ordinary expenses of the Executive, Judicial and Legislative Departments of the Commonwealth, interest on the public debt and the support of the public schools for the two fiscal years beginning June first, one thousand nine hundred and seventeen, for the payment of the bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first, one thousand nine hundred and seventeen, as approved the sixteenth day of July, Anno Domini one thousand nine hundred and seventeen (Appropriation Acts, page 41), providing for the deficiencies in certain appropriations made to the Executive, Judicial and Legislative Departments by the Act to which this is a supplement, and for minor appropriations to certain of the Executive, Judicial and Legislative Departments not provided for by said Act.

Which was referred to the Committee on Appropriations.

REPORT FROM COMMITTEE.

Mr. McCAIG asked and obtained unanimous consent to report a bill from committee.

Mr. McCAIG, from the Committee on Appropriations, reported as committed House Bill No. 2, entitled:

A supplement to an Act entitled "An Act to provide for the ordinary expenses of the Executive, Judicial and Legislative Departments of the Commonwealth, interest on the public debt and the support of the public schools for the two fiscal years beginning June first, one thousand nine hundred and seventeen, for the payment of the bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first, one thousand nine hundred and seventeen, as approved the sixteenth day of July, Anno Domini one thousand nine hundred and seventeen (Appropriation Acts, page 41), providing for the deficiencies in certain appropriations made to the Executive, Judicial and Legislative Departments by the Act to which this is a supplement, and for minor appropriations to certain of the Executive, Judicial and Legislative Departments not provided for by said Act.

BILL ON FIRST READING.

Mr. McCAIG asked and obtained unanimous consent to have House Bill No. 2 read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 2, entitled:

A supplement to an Act entitled "An Act to provide for the ordinary expenses of the Executive, Judicial and Legislative Departments of the Commonwealth, interest on the public debt and the support of the public schools for the two fiscal years beginning June first, one thousand nine hundred and seventeen, for the payment of the bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first, one thousand nine hundred and seventeen, as approved the sixteenth day of July, Anno Domini one thousand nine hundred and seventeen (Appropriation Acts, page 41), providing for the deficiencies in certain appropriations made to the Executive, Judicial and Legislative Departments by the Act to which this is a supplement, and for minor appropriations to certain of the Executive, Judicial and Legislative Departments not provided for by said Act.

And the said bill having been read at length the first time,

Ordered, to be laid aside for second reading.

BILL RECOMMENDED.

Mr. McCAIG. Mr. Speaker, I move that House Bill No. 2, entitled:

A supplement to an Act entitled "An Act to provide for the ordinary expenses of the Executive, Judicial and Legislative Departments of the Commonwealth, interest on the public debt and the support of the public schools for the two fiscal years beginning June first, one thousand nine hundred and seventeen, for the payment of the bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first, one thousand nine hundred and seventeen, as approved the sixteenth day of July, Anno Domini one thousand nine hundred and seventeen (Appropriation Acts, page 41), providing for the deficiencies in certain appropriations made to the Executive, Judicial and Legislative Departments by the Act to which this is a supplement, and for minor appropriations to certain of the Executive, Judicial and Legislative Departments not provided for by said Act.

be recommitted to the Committee on Appropriations.

Mr. DITHRICH. Mr. Speaker, I second the motion.

The motion was agreed to.

APPOINTMENT OF COMMITTEE ON RULES.

The SPEAKER. The Chair desires to announce the following as the Committee on Rules: Messrs. Ramsey, Williams, Dawson, Simpson and Flynn.

RESOLUTION RELATIVE TO THE DEATH OF HON. GEORGE T. OLIVER.

Mr. STADTLANDER offered the following resolution which was twice read, considered and agreed to:

Whereas, The Grim Reaper has taken from our midst a man who has been a leader in public life, not only of our State, but of the Nation.

And whereas, The western end of the State of Pennsylvania feels the loss most keenly, especially Allegheny County, for no man was held in higher esteem for counsel and advice, for honesty and integrity than the late Honorable George T. Oliver, former member of the United States Senate from Pennsylvania,

Therefore, be it resolved, That when the House adjourns this day it adjourns out of respect to his memory, and that a copy of this resolution be sent to his family.

ADJOURNMENT OUT OF RESPECT TO THE MEMORY OF HONORABLE GEORGE T. OLIVER.

Mr. RAMSEY. Mr. Speaker in accordance with the resolution just adopted, I move that the House do now adjourn until Monday evening, January 27, 1919.

Mr. HEYBURN. Mr. Speaker, I second the motion.

The motion was agreed to, and (at 12:45 P. M.) the House adjourned until Monday evening, January 27, 1919, at 9:00 o'clock.

Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., MONDAY, JANUARY 27, 1919.

No. 5.

SENATE

MONDAY, January 27, 1919.

The Senate met at 9 o'clock P. M.
The **PRESIDENT** (Lieutenant-Governor Edward E. Beidleman) in the Chair.

PRAYER.

The Chaplain, Rev. Thomas W. Davis, offered the following prayer:

Almighty God, we thank Thee for all the blessings of life, especially for Thy word which is a lamp unto our feet and a light unto our pathway. We pray that Thy blessing may be with the distinguished gentlemen of this body and that they may be guided by Thee in all their legislative activities and deliberations. These favors we ask in our Saviour's name. Amen.

JOURNAL APPROVED.

The **PRESIDENT**. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. SALUS, the further reading was dispensed with, and the Journal was approved.

PETITIONS.

PETITIONS URGING RATIFICATION OF PROPOSED AMENDMENT TO FEDERAL CONSTITUTION PROHIBITING MANUFACTURE, SALE OR TRANSPORTATION OF INTOXICATING LIQUORS.

Mr. MARLOW presented numerous petitions of citizens of York County, urging ratification of the Federal Constitution prohibiting the manufacture, sale or transportation of intoxicating liquors within the United States and all territory subject to the jurisdiction thereof, for beverage purposes, which were referred to the Committee on Law and Order.

LEAVES OF ABSENCE.

The Chair asked and obtained leave of absence for Mr. Buckman, for the present week.

Mr. VARE asked and obtained leave of absence for Mr. Patton for the week on account of illness.

SPECIAL ELECTION FOR SENATOR IN THE NINTH SENATORIAL DISTRICT.

The **PRESIDENT** announced that he had issued a writ for a special election for Senator in the Ninth Senatorial District to fill the vacancy caused by the resignation of Honorable William C. Sproul, as follows:

Commonwealth of Pennsylvania, ss:

To the Sheriff of the County of Delaware:
Greetings: Whereas, a vacancy exists in the office of Senator of the State of Pennsylvania, for the Ninth Senatorial District, composed of the County of Delaware, by reason of the resignation on January 20, 1919, of Honorable William C. Sproul, Senator from said Senatorial District.

Now, therefore, I, Edward E. Beidleman, President of the Senate, by virtue of the authority vested in me by the Constitution of the State of Pennsylvania, and by the Act of Assembly, in such case made and provided, do hereby command you: That you cause an election to be held in the said Ninth Senatorial District of the State of Pennsylvania, on Tuesday, February twenty-fifth, A. D. one thousand nine hundred and nineteen, to choose a person to represent said Ninth Senatorial District in the Senate of Pennsylvania, for the remainder of the term, expiring November thirtieth, one thousand nine hundred and

twenty, and that you give due and public notice of said election throughout said Ninth Senatorial District in form and manner directed by law.

Given under my hand and seal at Harrisburg, Pennsylvania, this twenty-seventh day of January, A. D. one thousand nine hundred and nineteen.

(Seal) E. E. BEIDLEMAN,
President of the Senate.

RETURN OF THE SERGEANT-AT-ARMS IN SERVING WRIT.

The Chair laid before the Senate the return of the Sergeant-at-Arms, James R. Bagshaw, in serving the writ for a special election in the Ninth Senatorial District, as follows:

State of Pennsylvania,
County of Delaware, ss:

JAMES R. BAGSHAW, being duly sworn according to law, says that he resides at Chester, Delaware County, Pennsylvania, that he is Sergeant-at-Arms of the Senate of Pennsylvania.

That he served on the Honorable Albert R. Granger, High Sheriff of the County of Delaware on January 27th, 1919, at 8:45 o'clock A. M., at the office of said Sheriff in Media, Delaware County, Pennsylvania, a special writ of election for the Ninth Senatorial District, a copy of which is hereto affixed, by command of the Honorable Edward E. Beidleman, Lieutenant-Governor of the Commonwealth and President of the Senate.

JAMES R. BAGSHAW,
Sergeant-at-Arms.

Sworn and subscribed to this 27th day of January, A. D. 1919.

SPECIAL ELECTION FOR SENATOR IN THE FIFTEENTH SENATORIAL DISTRICT.

The **PRESIDENT** announced that he had issued a writ for a special election for Senator in the Fifteenth Senatorial District to fill the vacancy caused by the resignation of Honorable Edward E. Beidleman, as follows:

Commonwealth of Pennsylvania, ss:

To the Sheriff of the County of Dauphin:

Greetings: Whereas, a vacancy exists in the office of Senator of the State of Pennsylvania, for the Fifteenth Senatorial District, composed of the County of Dauphin, by reason of the resignation on January 20, 1919, of Edward E. Beidleman, Senator from said Senatorial District.

Now, therefore, I, Edward E. Beidleman, President of the Senate, by virtue of the authority vested in me by the Constitution of the State of Pennsylvania, and by the Act of Assembly, in such case made and provided, do hereby command you: That you cause an election to be held in the said Fifteenth Senatorial District of the State of Pennsylvania, on Tuesday, February twenty-fifth A. D. One thousand nine hundred and nineteen, to choose a person to represent said Fifteenth Senatorial District in the Senate of Pennsylvania, for the remainder of the term, expiring November thirtieth, one thousand nine hundred and twenty, and that you give due and public notice of said election throughout said Fifteenth Senatorial District in form and manner directed by law.

Given under my hand and seal at Harrisburg, Pennsylvania, this 27th day of January, A. D. one thousand nine hundred and nineteen.

(SEAL.) E. E. BEIDLEMAN,
President of the Senate.

RETURN OF THE SERGEANT-AT-ARMS IN SERVING WRIT.

The Chair laid before the Senate the return of the Sergeant-at-Arms, James R. Bagshaw, in serving the writ for a special election in the Fifteenth Senatorial District, as follows:

State of Pennsylvania,
County of Dauphin, ss:

JAMES R. BAGSHAW, being duly sworn according to law, says that he resides at Chester, Delaware County, Pennsylvania, that he is Sergeant-at-Arms of the Senate of Pennsylvania.

That he served on the Honorable W. W. Caldwell, High Sheriff of the County of Dauphin on the 27th day of January, 1919, at 4:15 o'clock P. M., at the office of said Sheriff in Har-

risburg, Dauphin County, Pennsylvania, a special writ of election for the Fifteenth Senatorial District, a copy of which is hereto affixed, by command of the Honorable Edward E. Beidleman, Lieutenant-Governor of the Commonwealth and President of the Senate.

JAMES R. BAGSHAW,
Sergeant-at-Arms.
Sworn and subscribed to this 27th day of January, A. D. 1919.
CHARLES E. PASS,
Prothonotary.

OFFICERS AND EMPLOYES OF THE SENATE.

Mr. CROW. Mr. President, I ask unanimous consent to offer a resolution at this time,
The PRESIDENT. Is there objections? The Chair hears none.

Mr. CROW offered the following resolution, which was twice read, considered and agreed to:

Resolved, That the following persons be elected officers and employes of the Senate, as is provided for by Act of Assembly.

ASSISTANT CLERK.

Harry A. Bartenslager, Uniontown, Fayette County.

JOURNAL CLERK.

Arthur J. Lyons, Corry, Erie County.

DESK CLERK.

John McKeown, Philadelphia.

EXECUTIVE CLERK.

Francis P. McCloskey, Pittsburgh, Allegheny County.

MESSAGE CLERK.

J. Hauer Reinhoel, Lebanon, Lebanon County.

TRANSCRIBING CLERKS.

B. Frank Isenberg, Huntingdon, Huntingdon County.
Bennett F. Kiehl, Greensburg, Westmoreland County.
Jay G. Miller, Franklin, Venango County.
Charles L. Hudson, Creekside, Indiana County.

SERGEANT-AT-ARMS.

James R. Bagshaw, Chester, Delaware County.

CHIEF ASSISTANT SERGEANT-AT-ARMS.

William Wolf, Philadelphia.

ASSISTANT SERGEANT-AT-ARMS.

Thomas J. Casey, Pittsburgh, Allegheny County.
Alfred Evans, Kane, McKean County.
John C. Moore, Shamokin, Northumberland County.
Howard D. Burleigh, Farview, Wayne County.
John Jenness, New Castle, Lawrence County.
John T. Davies, Scranton, Lackawanna County.
Robert Helfrey, Pittsburgh, Allegheny County.
Joseph Shea, Philadelphia.

POSTMASTER.

Warren McCreary, Butler, Butler County.

MESSENGER.

Charles F. Goldsmith, Ardmore, Montgomery County.

SUPERINTENDENT OF FOLDING ROOM.

Henry A. Campfield, Meadville, Crawford County.

PASTERS AND FOLDERS.

Marion F. Williams, Gettysburg, Adams County.
Joseph W. Pole Jr., Philadelphia.
John White, Philadelphia.
F. M. Stevenson, Coleraine, Lancaster County.

CHAPLAIN.

Rev. Thomas W. Davis, Ambler, Montgomery County.

DAY WATCHMAN.

George M. Hargreaves, Philadelphia.

NIGHT WATCHMAN.

Charles Murphy, Philadelphia.

CLERKS TO COMMITTEES.

Samuel W. Watson, Philadelphia.
Louis F. Camp, Tunkhannock, Wyoming County.
Edward J. Cook, Philadelphia.

STENOGRAPHERS TO COMMITTEES.

Edward Schadel, Greenville, Mercer County.
Thomas H. Pollock, Monongahela, Washington County.
William U. Carr, Wrightsville, York County.
Rudolph Krause, Philadelphia.
Ellas A. Simon, Hopewell, Bedford County.
David Hardy, Jr., McKeesport, Allegheny County.
George W. Dunn, Philadelphia.

CUSTODIAN, COMMITTEE ROOMS.

Frederick Thompson, Bellefonte, Centre County.

ELEVATOR OPERATOR.

Thomas E. Higgins, Coatesville, R. D. No. 3, Chester County.

ASSISTANT ELEVATOR OPERATOR.

Fred. Halman, Mahanoy City, Schuylkill County.

CUSTODIAN, WASH ROOM.

Anthony Frenie, Harrisburg, Dauphin County.

CUSTODIAN, BASEMENT.

Samuel H. Lawyer, Harrisburg, Dauphin County.

CUSTODIAN, NEWSPAPER'S ROOM.

A. S. Rhoads, Milton, Northumberland County.

CHIEF PAGE.

Edward C. Smith, Harrisburg, Dauphin County.

PAGES.

George W. Walton, Jr., Conneville, Fayette County.
Edward A. Freedman, Harrisburg, Dauphin County.
Earnest Barbush, Harrisburg, Dauphin County.
William J. Sullivan, Harrisburg, Dauphin County.
David J. Ellinger, Harrisburg, Dauphin County.
R. Frank Shaffner, Jr., Harrisburg, Dauphin County.
Linn Storey, Harrisburg, Dauphin County.
Joseph R. Longnecker, Pleasant View, Dauphin County.
Edward K. Cranford, Harrisburg, Dauphin County.
Herman J. Higgins, Harrisburg, Dauphin County.
Frederick M. Writer, Harrisburg, Dauphin County.
Edward Katzman, Harrisburg, Dauphin County.
Leslie H. Hall, Harrisburg, Dauphin County.
Justus D. Battis, Philadelphia.

The PRESIDENT. I therefore declare the persons named in the resolution as having been duly elected officers and employes of the Senate for the session of 1919.

APPOINTMENTS BY THE PRESIDENT.

The PRESIDENT. The Chair announces the following appointments:

CLERK TO PRESIDENT.

Harry F. Oves, Harrisburg, Dauphin County.

STENOGRAPHER TO PRESIDENT.

Miss C. Maybelle Dobbs, Harrisburg, Dauphin County.

PAGE TO PRESIDENT.

John Goss, Bachmanville, Dauphin County.

APPOINTMENTS BY THE PRESIDENT PRO TEMPORE.

The PRESIDENT. The President Pro Tempore announces the following appointments:

CLERK TO PRESIDENT PRO TEMPORE.

Edward B. Watson, Mechanicsville, Bucks County.

STENOGRAPHER TO PRESIDENT PRO TEMPORE.

Miss Margaret Martin, Doylestown, Bucks County.

PAGE TO PRESIDENT PRO TEMPORE.

Derriek W. Fahnestock, Harrisburg, Dauphin County.

APPOINTMENT BY THE SECRETARY.

The PRESIDENT. The Secretary of the Senate announces the following appointment:

STENOGRAPHER TO SECRETARY.

Miss Anna C. Carroll, Harrisburg, Dauphin County.

APPOINTMENTS BY THE CHIEF CLERK.

The PRESIDENT. The Chief Clerk announces the following appointments:

STENOGRAPHER TO CHIEF CLERK.

Samuel R. Marion, Philadelphia.

SUPERINTENDENT STORE ROOM.

Edgar G. Hoffman, Harrisburg, Dauphin County.

JANITORS.

John H. Keyser, Harrisburg, Dauphin County.
David P. Dunlap, Harrisburg, Dauphin County.
Elmer Howard, Harrisburg, Dauphin County.

LEGISLATIVE JOURNAL.

CLERKS.

J. J. Bowman, Carnegie, Allegheny County.
George H. H. Hemminger, Allentown, Lehigh County.

CHIEF OFFICIAL REPORTER.

John Ruth, Lebanon, Lebanon County.

OFFICIAL REPORTERS.

Alfred Jenkins, Harrisburg, Dauphin County.
E. G. Van Baman, Philadelphia.

EXPERT TYPEWRITERS.

Alphonse L. Cashman, Harrisburg, Dauphin County.
A. M. Miller, Harrisburg, Dauphin County.

COPYHOLDERS.

Charles R. Shope, Halifax, Dauphin County.
Aaron H. Goodman, Conneville, Fayette County.

PROOFREADER.

Harry E. Earp, Harrisburg, Dauphin County.

APPOINTMENTS BY SENATE LIBRARIAN.

The PRESIDENT. The Senate Librarian announces the following appointments:

ASSISTANT LIBRARIAN.

Alex S. Cooper, Harrisburg, Dauphin County.

STENOGRAPHER TO LIBRARIAN.

Miss Hilda M. Fohl, Harrisburg, Dauphin County.

NOMINATIONS BY THE GOVERNOR.

The Chair cleared his table and laid before the Senate communication in writing from His Excellency, the Governor of the Commonwealth, filed with the Chief Clerk during the interim, which was read as follows:

NOTARIES PUBLIC.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, January 27, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the dates set opposite their names, respectively:

ALLEGHENY COUNTY.

Wm. T. Adair, Pittsburgh, Feb. 21, 1919.
T. C. Allison, Pittsburgh, Feb. 21, 1919.
Elmer F. Billeter, Pittsburgh, Feb. 21, 1919.
Alexander Black, Pittsburgh, Feb. 21, 1919.
Frank G. Conley, Pittsburgh, Feb. 21, 1919.
M. M. Demond, Pittsburgh, Feb. 21, 1919.
Wm. Fromm, Borough of Mt. Oliver, Feb. 21, 1919.
James A. Gibson, Pittsburgh, Feb. 21, 1919.
Wm. E. Hague, Pittsburgh, Feb. 21, 1919.
Miss Emma M. Hall, Pittsburgh, Feb. 21, 1919.
DeWaldt Hicks, Pittsburgh, Feb. 21, 1919.
J. F. Hinnebusch, Pittsburgh, Feb. 8, 1919.
Elias J. John, Pittsburgh, Feb. 2, 1919.
H. F. Kress, Pittsburgh, Feb. 21, 1919.
Frank T. Lauinger, Pittsburgh, Feb. 20, 1919.
John F. Lent, Pittsburgh, Feb. 21, 1919.
John J. Lawler, Pittsburgh, Feb. 21, 1919.
Mrs. Annie S. Levy, Pittsburgh, Feb. 21, 1919.
Phillip Lippert, Pittsburgh, Feb. 3, 1919.
J. L. Mason, Pittsburgh, Feb. 21, 1919.
Mrs. Emma Lea Montgomery, Pittsburgh, Feb. 21, 1919.
Walter C. Morris, Pittsburgh, Feb. 21, 1919.

Miss Anna L. Norton, Pittsburgh, Feb. 21, 1919.
William S. Phillips, Pittsburgh, Feb. 21, 1919.
Thomas C. Pittcarn, Pittsburgh, Feb. 21, 1919.
George Sapper, Pittsburgh, Feb. 21, 1919.
Aaron Sellingsohn, Pittsburgh, Feb. 21, 1919.
A. D. Sharpe, Pittsburgh, Feb. 21, 1919.
J. W. Sherrer, Pittsburgh, Feb. 21, 1919.
W. F. Shroyer, Borough of Wilkinsburg, Feb. 21, 1919.
J. P. Smith, Pittsburgh, Feb. 21, 1919.
Wm. A. Steinmeyer, Pittsburgh, Feb. 14, 1919.
Miss Bertha Troth, Pittsburgh, Feb. 21, 1919.
John J. Walker, Braddock, Feb. 28, 1919.
Kosto Unkovich, Pittsburgh, Feb. 21, 1919.
W. G. Weltershausen, Pittsburgh, Feb. 21, 1919.
Joseph A. Werner, Pittsburgh, Feb. 21, 1919.
Ralph Williams, Pittsburgh, Feb. 21, 1919.
J. M. Hall, McKees Rocks, 4 years from confirmation.

BEAVER COUNTY.

W. H. Harper, Borough of Beaver, Jan. 21, 1919.

BERKS COUNTY.

John K. Hahn, Reading, Feb. 21, 1919.

BUCKS COUNTY.

Wynne James, Doylestown, Feb. 11, 1919.
Wm. H. Satterwaits, Jr., Doylestown, Feb. 2, 1919.

BUTLER COUNTY.

Howard I. Painter, Butler, Feb. 21, 1919.

CAMBRIA COUNTY.

J. Fred Blankenhorn, Patton, Feb. 8, 1919.
J. Earle Ogle, Johnstown, Feb. 8, 1919.

CARBON COUNTY.

Miss Elizabeth B. Gassner, Lehigh, Feb. 21, 1919.

CUMBERLAND COUNTY.

H. H. Mercer, Mechanicsburg, Feb. 1, 1919.

DAUPHIN COUNTY.

Raymond G. Stover, Harrisburg, Feb. 3, 1919.

DELAWARE COUNTY.

Miss Nellie M. Finegan, Chester, Feb. 3, 1919.
Charles N. Gorton, Darby, Feb. 21, 1919.
Henry C. Hunter, Wayne, Feb. 21, 1919.
Harry W. Koch, Drexel Hill, Feb. 19, 1919.
Mrs. Hannah M. McGahey, Darby, Feb. 21, 1919.
J. Horace Witsil, Chester, Feb. 23, 1919.

ERIE COUNTY.

Wm. E. Hirt, Erie, Feb. 21, 1919.
Herman J. Kurtze, Erie, Mar. 18, 1919.
C. C. Strickland, Erie, Feb. 21, 1919.

FAYETTE COUNTY.

Miss Martha L. Alter, Uniontown, Feb. 5, 1919.
C. C. Garletts, Brownsville, Feb. 21, 1919.
Mrs. Antoinette B. Hempstead, New Salem, Feb. 3, 1919.
Charles L. Lewellyn, Uniontown, Feb. 8, 1919.
Albert D. Mayer, Point Marion, Feb. 21, 1919.
Geo. W. Semans, Uniontown, Feb. 21, 1919.
Frank Hall Steen, Belle Vernon, Feb. 21, 1919.
Miss Kathryn J. Wood, Uniontown, Feb. 1, 1919.

LACKAWANNA COUNTY.

Frank P. Benjamin, Scranton, Feb. 21, 1919.
Miss Margaret Gallena, Scranton, Feb. 21, 1919.
Edgar A. Jones, Scranton, Feb. 3, 1919.
George L. Peck, Scranton, Feb. 21, 1919.
James Gardner Sanderson, Scranton, Feb. 14, 1919.

LANCASTER COUNTY.

Christian E. Charles, Lancaster, February 13, 1919.
W. H. Fendrick, Marietta, February 21, 1919.
Leander T. Hensel, Quarryville, February 21, 1919.
Willard Blaine Hoar, Lancaster, February 1, 1919.
A. B. Myers, Manor Township, February 21, 1919.
Miss Mary C. Stoner, Lancaster, February 21, 1919.
C. A. Straley, Maytown, February 21, 1919.

LAWRENCE COUNTY.

Harry K. Gregory, New Castle, February 11, 1919.
E. J. O'Brien, New Castle, February 15, 1919.

LEBANON COUNTY.

Eugene Hoaster, Lebanon, February 21, 1919.
John W. Stager, Lebanon, February 21, 1919.

LEHIGH COUNTY.

H. A. Schantz, Allentown, February 21, 1919.
Wm. H. Schueller, Catasauqua, February 21, 1919.
Henry N. Slegler, Slatington, February 21, 1919.

LUZERNE COUNTY.

A. E. Chapin, Nanticoke, February 21, 1919.
 L. A. Dynond, Wilkes-Barre, February 21, 1919.
 Wm. J. Goeckel, Wilkes-Barre, February 21, 1919.
 Wm. Whyte Hall, Pittston, February 27, 1919.
 Bayard Hand, Wilkes-Barre, February 21, 1919.
 Geo. J. Hartman, Wilkes-Barre, February 21, 1919.
 P. W. McKeown, Wilkes-Barre, February 1, 1919.
 Miss Gertrude C. Schwab, Ashley, February 6, 1919.

LYCOMING COUNTY.

E. W. Cole, Williamsport, February 6, 1919.

MCKEAN COUNTY.

W. H. Eunice, Kane February 21, 1919.
 D. S. Helmer, Port Allegheny, February 12, 1919.

MONTGOMERY COUNTY.

George H. Baer, Pottstown, February 7, 1919.
 Wm. W. Chambers, Ardmore, February 21, 1919.
 Miss Emeline H. Hooven, Norristown, February 21, 1919.
 Miss Martha P. Messer, Jenkintown, February 21, 1919.
 Franklin L. Wright, Norristown, February 20, 1919.

NORTHAMPTON COUNTY.

Rozi Gosztonyi, Bethlehem, February 21, 1919.
 Robert E. Ott, Bethlehem, February 21, 1919.
 Joseph Pearl, Bethlehem, February 21, 1919.

PHILADELPHIA COUNTY.

Clifford P. Allen, Jr., Philadelphia, February 2, 1919.
 James H. W. Aithouse, Philadelphia, February 21, 1919.
 Win. G. Andes, Philadelphia, February 15, 1919.
 Harry R. Barber, Philadelphia, February 21, 1919.
 Samuel A. Belsito, Philadelphia, February 1, 1919.
 Miss Elsie M. Bertsch, Philadelphia, February 21, 1919.
 George R. Bradbury, Philadelphia, February 1, 1919.
 Miss Helen M. Brown, Philadelphia, February 21, 1919.
 E. H. Clapp, Philadelphia, February 14, 1919.
 Clarence G. Clayton, Philadelphia, February 21, 1919.
 Frederick A. Cooke, Philadelphia, February 21, 1919.
 J. L. Couchman, Philadelphia, February 21, 1919.
 Benj. Daniels, Philadelphia, February 3, 1919.
 Alex. M. DeHaven, Philadelphia, February 21, 1919.
 Francis J. Doyle, Philadelphia, February 21, 1919.
 Robert M. Erwin, Philadelphia, February 21, 1919.
 Miss Grace C. Fisher, Philadelphia, February 3, 1919.
 John P. Fletcher, Philadelphia, February 21, 1919.
 Miss Emily L. Franklin, Philadelphia, February 21, 1919.
 Wm. E. Freeston, Philadelphia, February 27, 1919.
 Howard S. Goodman, Philadelphia, February 5, 1919.
 Clarence A. Goshin, Philadelphia, February 21, 1919.
 W. P. Graham, Philadelphia, February 21, 1919.
 Charles F. Hagan, Philadelphia, February 9, 1919.
 Miss Mary B. Halpin, Philadelphia, February 21, 1919.
 Albert T. Hanby, Philadelphia, February 21, 1919.
 Peter P. Henry, Philadelphia, February 21, 1919.
 Edgar A. Hobson, Philadelphia, February 21, 1919.
 Joseph M. Hughes, Philadelphia, February 21, 1919.
 Wm. Jearies, Jr., Philadelphia, February 24, 1919.
 Samuel C. Kane, Philadelphia, February 1, 1919.
 John J. Kelly, Philadelphia, February 21, 1919.
 Albert G. Krull, Philadelphia, February 21, 1919.
 Mark Kupperman, Philadelphia, February 21, 1919.
 Robert J. Lehman, Philadelphia, February 1, 1919.
 Jacob Liffman, Philadelphia, February 5, 1919.
 Miss Mary E. Logan, Philadelphia, February 21, 1919.
 Robert E. Long, Philadelphia, February 21, 1919.
 Wm. McKee, Jr., Philadelphia, February 2, 1919.
 Thos. K. Masters, Philadelphia, February 15, 1919.
 Alexander Milligan, Philadelphia, February 21, 1919.
 Charles Myers, Philadelphia, February 21, 1919.
 A. H. Nichols, Philadelphia, February 21, 1919.
 Howard C. Reynolds, Philadelphia, February 21, 1919.
 John D. Richardson, Philadelphia, February 21, 1919.
 William Reardon, Philadelphia, February 21, 1919.
 Jacob Roseman, Philadelphia, February 8, 1919.
 Aaron Sack, Philadelphia, February 21, 1919.
 John J. Sharkey, Philadelphia, February 7, 1919.
 G. F. Shinehouse, Philadelphia, February 21, 1919.
 Ely J. Smith, Philadelphia, February 21, 1919.
 Harry E. Smith, Philadelphia, February 6, 1919.
 J. K. Lee Smith, Philadelphia, February 21, 1919.
 Thomas W. South, Philadelphia, February 20, 1919.
 C. Wm. Spiess, Philadelphia, February 22, 1919.
 Miss Adelaide C. Thomas, Philadelphia, February 21, 1919.
 Mrs. Katherine E. Thomas, Philadelphia, February 1, 1919.
 August Wagner, Philadelphia, February 21, 1919.
 Chas. Wagner, Jr., Philadelphia, February 21, 1919.
 Mrs. Mary A. Wolf, Philadelphia, February 21, 1919.
 Charles B. Zimmerling, Philadelphia, February 21, 1919.

SCHUYLKILL COUNTY.

Samuel R. Beard, Tamaqua, February 21, 1919.
 Heber D. Felix, Schuylkill Haven, February 21, 1919.
 James H. Kirchner, Mahanoy City, February 5, 1919.

VENANGO COUNTY.

W. A. Mallory, Franklin, February 21, 1919

WASHINGTON COUNTY.

W. C. Black, Canonsburg, February 21, 1919.
 Richard Hawthorn, California, February 14, 1919.
 Jess P. Miller, Beallsville, February 21, 1919.
 Geo. W. Risbeck, Charleroi, February 21, 1919.
 T. D. Williamson, Charleroi, February 21, 1919.

WESTMORELAND COUNTY.

Alfred Tanzer, Monessen, February 21, 1919.
 J. E. Tracy, Greensburg, February 21, 1919.
 W. W. Veigle, Latrobe, February 21, 1919.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent.

A motion was made by Mr. CROW.

That Rule 38, which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations.

Which was agreed to.

Whereupon.

A motion was made by Mr. CROW.

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—42.

Baldwin,	Eyre,	Martin,	Sassaman,
Barnes,	Graff,	McCornell,	Schantz,
Barr,	Gray,	McNichol,	Snyder,
Boyd,	Hackett,	Mearkle,	Sones,
Craig,	Haldeman,	Miller, J. S.,	Tompkins,
Crow,	Herron,	Miller, S. J.,	Turner,
Daix,	Homsher,	Murdoch,	Vare,
Davis,	Jones,	Nason,	Weaver,
DeWitt,	Leiby,	Phipps,	Whitten,
Donahue,	Leslie,	Salus,	Woodward,
Einstein,	Marlow,		

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Governor be informed accordingly.

Mr. CROW. Mr. President, I move that the executive session do now rise.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

REPORTS FROM COMMITTEES.

Mr. VARE from the Committee on Municipal Affairs reported as committed, Senate Bill No. 10, entitled:

An Act authorizing cities of the third class, with the assent of the electors duly obtained at an election, to use moneys, borrowed or authorized to be borrowed for purposes which have proved impracticable or impossible, for any other lawful municipal purpose.

Also from the Committee on Municipal Affairs reported as committed Senate Bill No. 27, entitled:

An Act authorizing county commissioners to appropriate moneys to cities and boroughs to assist in the erection of comfort and waiting stations.

BILLS INTRODUCED.

Mr. CRAIG read in his place and presented to the Chair Senate Bill No. 39, entitled:

A joint resolution proposing an amendment to section one (1), of Article fifteen (XV.) of the Constitution of the Commonwealth of Pennsylvania.

Which was committed to the Committee on Judiciary General.

Mr. WOODWARD read in his place and presented to the Chair Senate Bill No. 40, entitled:

An Act making an appropriation to the Germantown Dispensary and Hospital, Germantown, Philadelphia.

Which was committed to the Committee on Appropriations.

Mr. BARNES read in his place and presented to the Chair Senate Bill No. 41, entitled:

An Act to amend section one of an act approved the twenty-fifth day of July, 1913, (P. L. 1024), entitled "An Act to protect the public health and welfare by regulating the employment of females in certain establishments, with respect to their hours of labor and the conditions of their employment; by establishing certain sanitary regulations in the establishments in which they work; by requiring certain abstracts and notices to be posted; by providing for the enforcement of this act by the Commissioner of Labor and Industry and others; by prescribing penalties for violations thereof; by defining the procedure in prosecutions; and by repealing all acts and parts of acts inconsistent with the provisions thereof;" by providing that the term "establishment" shall not include, nor shall the act apply to certain hotels and boarding houses.

Which was committed to the Committee on Judiciary Special.

Also read in his place and presented to the Chair Senate Bill No. 42, entitled:

An Act making an appropriation to cover deficiency, to the Trustees of the State Hospital for the Criminal Insane at Fallow, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. BARR read in his place and presented to the Chair Senate Bill No. 43, entitled:

An Act making an appropriation to the Scwickley Valley Hospital Association, incorporated, of Allegheny County, Pa.

Which was committed to the Committee on Appropriations.

Mr. SCHANTZ read in his place and presented to the Chair Senate Bill No. 44, entitled:

An Act making an appropriation to the Saint Luke's Hospital, located at South Bethlehem, Lehigh County, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 45, entitled:

An Act making an appropriation to the Allentown Hospital, Allentown, Lehigh County, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 46, entitled:

An Act creating a State Board of Agriculture, a Department of Agriculture, and defining their relations, duties and authorities.

Which was committed to the Committee on Agriculture.

Mr. EYRE read in his place and presented to the Chair Senate Bill No. 47, entitled:

An Act to amend an act approved the 7th day of June, 1917, P. L., 572, entitled "An Act to provide for the protection and preservation of game, game-quadrupeds, and game-birds, and song and insectivorous and other wild birds, and prescribing penalties for violation of its several provisions."

Which was committed to the Committee on Game and Fisheries.

Mr. MEARKLE read in his place and presented to the Chair Senate Bill No. 48, entitled:

An Act making an appropriation to the Pennsylvania Historical Commission for certain purposes.

Which was committed to the Committee on Appropriations.

Mr. WHITTE read in his place and presented to the Chair Senate Bill No. 49, entitled:

An Act for the refunding of a proportionate part of license fee and additional tax paid by any licensee for the sale of vinous, spirituous, malt or brewed liquors or any admixture

thereof, in the event that the sale of such liquors under such license is forbidden by any law of the United States or of this Commonwealth, without any default of the licensee.

Which was committed to the Committee on Law and Order.

Mr. EINSTEIN read in his place and presented to the Chair Senate Bill No. 50, entitled:

An Act making an appropriation to The Christian Home for Women, at Pittsburgh, North Side, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. BALDWIN read in his place and presented to the Chair Senate Bill No. 51, entitled:

An Act validating municipal liens and the procedure thereon.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 52, entitled:

An Act relating to the procedure on municipal liens.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 53, entitled:

An Act making an appropriation to John C. Block, of the Borough of Kane, to reimburse him for moneys erroneously paid into the State Treasury.

Which was committed to the Committee on Appropriations.

Mr. MARLOW read in his place and presented to the Chair Senate Bill No. 54, entitled:

A joint resolution ratifying the proposed amendment to the Constitution of the United States which prohibits the manufacture, sale, transportation, importation or exportation of intoxicating liquors.

Which was committed to the Committee on Law and Order.

Mr. LEIBY read in his place and presented to the Chair Senate Bill No. 55, entitled:

An Act to amend section forty-five of an Act approved the 28th day of July, 1917, (P. L. 1215), entitled "An Act to revise, amend and consolidate the law relating to fish, and providing penalties."

Which was committed to the Committee on Game and Fisheries.

ADJOURNMENT.

Mr. CROW. Mr. President, I move that the Senate do now adjourn until Tuesday, January 28, 1919, at 10 o'clock A. M.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 10:10 P. M. until Tuesday, January 28, 1919, at 10 o'clock A. M.

HOUSE OF REPRESENTATIVES

MONDAY, January 27, 1919.

The House met at 9:00 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

The Chaplain, Rev. S. G. Zerfass, offered the following prayer:

Almighty God, our heavenly Father, grant us access to Thee in our prayer. Thou alone knowest our needs and canst supply them. Give us guidance, wisdom, help, comfort in sorrow, forgiveness for sin, and eternal life. We thank Thee for all the good that has come to us through our human friends, their sympathy and kindness. May we

turn away from the world's insincerity, self-interest, envy and rancor, and furnish us love, true, deep, unselfish and comforting. Teach us all to do Thy will. Incline our hearts unto Thy commandments and make us love Thy truth and obey Thy precepts. Purge our evil hearts and help us to do only those things that will please Thee. Give us all protection, patience and perseverance to merit a Father's benediction. We ask all through Jesus Christ. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of the proceedings of Wednesday, January 22, 1919.

The Clerk proceeded to read the Journal of the proceedings of Wednesday, January 22, 1919, when, on motion of Mr. Cook, the further reading was dispensed with, and the Journal was approved.

PETITIONS.

FAVORING RATIFICATION OF PROHIBITION AMENDMENT.

The SPEAKER presented numerous petitions from various organizations and individuals relating to the ratification of the Prohibition Amendment.

Referred to the Committee on Law and Order.

FAVORING PREFERENCE IN EMPLOYMENT OF SOLDIERS, ETC.

Also the petition of the United War Veterans of Kalispell, Montana, relating to the preference in the employment of soldiers, etc.

Referred to the Committee on Military.

FAVORING LEAGUE TO ENFORCE PEACE.

Also the petition of the League to Enforce Peace, relative to a committee to attend a session of Congress for the League of Nations.

Referred to the Committee on Federal Relations.

FOR THE PROTECTION OF FIREMEN.

Also the petition of the National Convention of Firemen praying for the protection of firemen against gas flames.

Referred to the Committee on Municipal Corporations.

EXEMPTION FROM TAXATION OF SOLDIERS, ETC.

Also the petition of the United War Veterans relating to the exemption from taxation of soldiers, sailors and their widows.

Referred to the Committee on Military.

INCREASE OF PAY FOR TEACHERS.

Also the petition of School Directors of Radnor Township, Delaware County, relating to the increase of pay for teachers.

Referred to the Committee on Education.

Also the petition of the Janitors' Association of Duquesne, Pa., relating to the increase in the pay of teachers.

Referred to the Committee on Education.

BILL REFERRED.

By Mr. VICKERMAN. House Bill No. 1.

A joint resolution ratifying the proposed amendment to the Constitution of the United States which prohibits the manufacture, sale, transportation, importation or exportation of intoxicating liquors.

Referred to the Committee on Law and Order.

BILLS INTRODUCED AND REFERRED.

By Mr. GLASS. House Bill No. 3.

An Act authorizing the Governor to appoint a commission to erect a memorial to the late Theodore Roosevelt; defining the powers and duties of said commission; providing for their expenses and the compensation of a stenographer; authorizing agreements with the Board of Commissioners of Grounds and Buildings; and making an appropriation.

Referred to the Committee on Appropriations.

By Mr. JAMES A. WALKER. House Bill No. 4.

A Joint Resolution authorizing the appointment of a commission to arrange for an international exhibition, to be held in Philadelphia in celebration of the one hundred and fiftieth anniversary of American Independence.

Referred to the Committee on Appropriations.

By Mr. JAMES A. WALKER. House Bill No. 5.

An Act providing for the nomination and election of judges of courts of record; and repealing certain acts.

Referred to the Committee on Judiciary General.

By Mr. WILLIAM DAVIS. House Bill No. 6.

An Act to further amend an act, entitled "A Supplement to the act, entitled 'An Act for acknowledging and recording of deeds' passed March eighteenth, one thousand seven hundred and seventy-five, as amended; designating the officers before whom such instruments may be proved and acknowledged, and changing the time within which they shall be recorded.

Referred to the Committee on Judiciary General.

By Mr. DUNN. House Bill No. 7.

An Act to repeal section thirty-two of an act approved the twenty-ninth day of April, one thousand eight hundred forty-four, (P. L. 486), entitled 'An Act to reduce the State debt and to incorporate the Pennsylvania canal and railroad company,' in so far as it imposes a tax on horses, mares, geldings, mules and neat cattle, over the age of four years for county purposes, in counties having a population of more than one million, four hundred thousand inhabitants.

Referred to the Committee on Ways and Means.

By Mr. DUNN. House Bill No. 8.

An Act regulating the payment of moneys derived from registrations and license fees, by the State Highway Departments, into the State Treasury, and the repayment thereof to the several counties from which the same was derived, for the construction, improvement and repair of county roads; providing for the payment into the general fund of the State Treasury of such moneys derived from persons not resident in the State; and repealing certain acts.

Referred to the Committee on Public Roads.

By Mr. DUNN. House Bill No. 9.

An Act making an appropriation to the City of Philadelphia for construction, reconstruction and improvement of certain roads.

Referred to the Committee on Appropriations.

By Mr. GRAHAM. House Bill No. 10.

An Act making an appropriation to the Trustees of the Phoenixville Hospital.

Referred to the Committee on Appropriations.

By Mr. HICKERNELL. House Bill No. 11.

An Act to further amend section one of an act approved the eighth day of April, one thousand eight hundred and sixty-eight, (P. L. 73), entitled "An act to authorize the recorder of deeds in the several counties of this Commonwealth to record the discharges of all honorably discharged officers and soldiers," as amended, providing for the payment by the county of fees to the recorder of deeds for the recording of the discharges of soldiers, sailors and marines.

Referred to the Committee on Judiciary Special.

By Mr. WOOD. House Bill No. 12.

An Act reappropriating certain moneys to the Trustees of the State Hospital for the Insane at Warren, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. WOOD. House Bill No. 13.

An Act making an appropriation to the Trustees of the State Hospital for the Insane at Warren, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. WOOD. House Bill No. 14.

An Act making an appropriation to the Trustees of the State Hospital for the Insane, at Warren, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. BENCHOFF. House Bill No. 15.

An Act regulating the disposition of the carcasses of dead animals and the offal of slaughtered animals, which are not used commercially, and prescribing a penalty for violation thereof.

Referred to the Committee on Public Health and Sanitation.

By Mr. BENCHOFF. House Bill No. 16.

An Act to amend an act approved the thirty-first day of May, one thousand nine hundred and eleven, (P. L. 468), entitled "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of Commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance, and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking a property or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner besides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State-aid in the improvement, maintenance, and repair of township or county roads, and prescribing the contents of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid highways, and kind of materials to be used in the improvement; providing for payment of cost of improvement and repair; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the Act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act;" providing for the taking over, construction, improvement, repair and maintenance of State Highways in boroughs.

Referred to the Committee on Public Roads.

By Mr. KENNEDY. House Bill No. 17.

An Act fixing the per diem compensation of borough assessors and assistant assessors, and the method of ascertaining the number of days employed.

Referred to the Committee on Judiciary Local.

By Mr. FOSTER. House Bill No. 18.

An Act making an emergency appropriation to cover deficiency to the Trustees of the State Institution for Feeble-Minded of Western Pennsylvania at Polk, Pennsylvania.

Referred to the Committee on Appropriations.

My Mr. WILLERT. House Bill No. 19.

An Act making an appropriation to the Saint Vincent's Hospital Association, of the city of Erie, Pennsylvania.

Referred to the Committee on Appropriations.

My Mr. RINN. House Bill No. 20.

An Act making an appropriation to the Children's Home, of South Bethlehem, Salisbury township, Lehigh County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. FRANK I. SMITH. House Bill No. 21.

An Act to amend an act approved the twenty-fifth day of July, one thousand nine hundred and seventeen, Pamphlet Laws, eleven hundred and eighty, entitled "An Act provid-

ing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New York of certain toll-bridges over the Delaware River, and making an appropriation therefor."

Referred to the Committee on Appropriations.

By Mr. McCURDY. House Bill No. 22.

An Act to amend section two of an act approved the twenty-eighth day of May, one thousand nine hundred one, (Pamphlet Laws, three hundred and twenty-seven), entitled "An Act to prohibit the manufacture and sale of oleomargarine, butterine and other similar products, when colored in imitation of yellow butter; to provide for license fees to be paid by manufacturers, wholesale and retail dealers, and by proprietors of hotels, restaurants, dining-rooms and boarding-houses; for the manufacture or sale of oleomargarine, butterine, or other similar products, not colored in imitation of yellow butter; and to regulate the manufacture and sale of oleomargarine, butterine, or other similar products, not colored in imitation of yellow butter, and prevent and punish fraud and deception in such manufacture and sale as an imitation butter; and to prescribe penalties and punishment for violation of this act, and the means and the method of procedure for its enforcement, and regulate certain matters of evidence in such procedure," as amended.

Referred to the Committee on Judiciary Special.

By Mr. McCURDY. House Bill No. 23.

An Act to further amend an Act approved the eleventh day of May, one thousand nine hundred and eleven, (Pamphlet Laws two hundred and seventy-five), entitled "An Act to provide for the appointment of county and city inspectors of weights and measures; providing for their compensation and expenses; prescribing their duties; prohibiting vendors from giving false or insufficient weights; and fixing the penalties for the violation of the provisions hereof;" including instruments and devices for weighing by manufacturers and at mills, mines and quarries, and which are used for the purpose of determining the wages of employes, as amended.

Referred to the Committee on Judiciary Local.

By Mr. FINNEY. House Bill No. 24.

An Act relating to roads.

Referred to the Committee on Public Roads.

By Mr. COX. House Bill No. 25.

An Act making an appropriation to the Commission of Soldiers' Orphan Schools of Pennsylvania, for the payment of a deficiency in the appropriation for maintenance, for the two fiscal years ending May thirty-first, one thousand nine hundred and nineteen.

Referred to the Committee on Appropriations.

By Mr. COX. House Bill No. 26.

An Act to extend the benefits of the Soldiers' Orphan Industrial School to orphan or destitute children of honorably discharged soldiers, sailors and marines of the war with Germany and Austria, or of any movement or campaign in connection therewith or resulting therefrom.

Referred to the Committee on Military.

By Mr. COOK. House Bill No. 27.

An Act to amend an act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be consistent therewith."

Referred to the Committee on Education.

By Mr. COOK. House Bill No. 28.

An Act making an appropriation to the State Highway Department for the payment of moneys due second class townships for the construction, maintenance and repair of township roads.

Referred to the Committee on Appropriations.

By Mr. EHRHARDT. House Bill No. 29.

An Act making an appropriation to the St. Mary's Keller Memorial Hospital, Lackawanna County, Scranton, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. EHRHARDT. House Bill No. 30.

An Act making an appropriation to the Florence Crittenton Mission, of Scranton, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. CURRAN. House Bill No. 31.

A Supplement to the act approved the first day of May, one thousand nine hundred and thirteen entitled "An Act defining vocational education; providing for the establishment and regulation of vocational schools; and providing for State aid in the maintenance thereof, and for the payment of tuition by certain school districts and reimbursement thereof by the State;" providing for a course of study in agriculture in the public schools in rural districts, and providing State aid therefor.

Referred to the Committee on Education.

By Mr. CURRAN. House Bill No. 32.

An Act to amend section one of an act approved the twenty-seventh day of April, one thousand nine hundred and eleven, entitled "An Act regulating the compensation of court criers and tipstaves in counties containing more than ninety thousand and less than one hundred and fifty thousand inhabitants, providing for the payment of the same by the particular county, limiting the number of tipstaves to be appointed, and repealing an act of Assembly, entitled 'An Act to regulate the fees of court criers and tipstaves of the courts in judicial districts containing more than ninety thousand and less than one hundred and fifty thousand inhabitants, providing for the payment of the same by the particular county, limiting the number of tipstaves to be appointed, and repealing an act of Assembly, entitled 'An act to regulate the fees of court criers and tipstaves of the courts in judicial districts containing more than ninety thousand and less than one hundred and fifty thousand inhabitants, approved the twenty-ninth day of April, Anno Domini one thousand nine hundred and nine.'"

Referred to the Committee on Judiciary General.

By Mr. BOLARD. House Bill No. 33.

An Act to amend section one of an act approved the eighteenth day of June, one thousand eight hundred and ninety-five, (P. L. 209), entitled "An Act regulating the printing and publication of notices and advertisements authorized by the county commissioners of the counties of this Commonwealth containing a population of five hundred thousand and not exceeding one million, as shown by the last United States census, providing how newspapers shall be designated in which such publications shall be made, and repealing an act, entitled 'An Act authorizing the county commissioners of Allegheny county to select four morning newspapers for official county advertising,' approved the second day of April, Anno Domini, one thousand eight hundred and seventy-three, and also repealing the tenth section of an act, entitled 'A Supplement to an act approved the first day of May, Anno Domini, one thousand eight hundred and sixty-one, entitled 'An Act relating to Allegheny County,' approved the eighth day of April, Anno Domini, one thousand eight hundred and sixty-two.'"

Referred to the Committee on Judiciary Special.

By Mr. BOLARD. House Bill No. 34.

An Act to amend an act approved the twenty-fifth day of July, one thousand nine hundred and thirteen, (P. L. 1270), entitled, "An Act providing for the crection of a dam at the outlet of Pymatuning Swamp, and the establishment of a reservoir to conserve the waters thereof; providing for the taking of land and materials necessary thereto; vesting certain powers and duties in the Water Supply Commission; and making an appropriation."

Referred to the Committee on Appropriations.

By Mr. BOLARD. House Bill No. 35.

An Act to further amend section sixty-three of an act approved the sixteenth day of June, one thousand eight hundred and thirty-six, (P. L. 755), entitled "An Act relating to executions," by eliminating publication in the German language.

Referred to the Committee on Judiciary Special.

By Mr. BOLARD. House Bill No. 36.

An Act to repeal an act approved the second day of July, one thousand eight hundred and ninety-five, (P. L. 426), entitled "An Act regulating the advertisement of all notices required to be published by law in cities of the first and second class."

Referred to the Committee on Judiciary Special.

By Mr. BOLARD. House Bill No. 37.

An Act to repeal an act approved the thirtieth day of April, one thousand nine hundred and one, (P. L. 109), entitled "An Act regulating the publication of advertisements and notices required by law to be published in counties of this Commonwealth, in newspapers published in the English language and newspapers published in German language;" and to repeal also the amendment thereto, approved the third day of May, one thousand nine hundred and fifteen, (P. L. 242), entitled "An Act to amend an act, entitled 'An Act regulating the publication of advertisements and notices, required by law to be published in counties of this Commonwealth, in newspapers published in the English language and newspapers published in the German language,' approved the thirtieth day of April, one thousand nine hundred and one."

Referred to the Committee on Judiciary Special.

By Mr. BOLARD. House Bill No. 38.

An Act making an appropriation to the Titusville Hospital, at Titusville, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. ROBERT L. WALLACE. House Bill No. 39.

A Joint Resolution proposing an amendment to Article three (III.) of the Constitution of the Commonwealth of Pennsylvania.

Referred to the Committee on Judiciary General.

By Mr. ROBERT L. WALLACE. House Bill No. 40.

An Act to amend and revise an act entitled "An Act providing for the incorporation, regulation and government of cities of the third class, regulating nomination and election of municipal officers therein, and repealing, consolidating and extending existing laws in relation thereto" approved the twenty-seventh day of June, Anno Domini, one thousand nine hundred thirteen, enlarging, modifying, and defining certain of the powers of cities of the third class.

Referred to the Committee on Municipal Corporations.

REPORT FROM COMMITTEE.

Mr. McCAIG, from the Committee on Appropriations, reported as Committed House Bill No. 2, entitled:

A supplement to an act entitled "An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first, one thousand nine hundred and seventeen, for the payment of the bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first, one thousand nine hundred and seventeen as approved the sixteenth day of July, Anno Domini, one thousand nine hundred and seventeen (Appropriation Acts, page 41) providing for the deficiencies in certain appropriations made to the Executive, Judicial and Legislative Departments by the Act to which this is a supplement and for minor appropriations to certain of the Executive, Judicial and Legislative Departments not provided for by said Act.

LEAVES OF ABSENCE.

Mr. CHARLES A. SHAFFER asked and obtained leave of absence for Mr. West, of Montour County, on account of sickness.

Mr. GLASS asked and obtained leave of absence for Mr. Sterling, of Philadelphia, on account of sickness.

Mr. MARTIN asked and obtained leave of absence for Mr. Baldrige, of Allegheny County, on account of illness.

Mr. PERRY asked and obtained leave of absence for Mr. Stott, of Philadelphia.

Mr. HESS asked and obtained leave of absence for Mr. Diehm, of Lancaster County.

Mr. SIMPSON asked and obtained leave of absence for Mr. Willson, of Allegheny County, on account of illness.

Mr. WILLIAM DAVIS asked and obtained leave of absence for Mr. Armstrong, of Armstrong County, on account of illness.

Mr. DAWSON asked and obtained leave of absence for Mr. Jones, of Lackawanna County, on account of illness.

Mr. POWELL asked and obtained leave of absence for Mr. Wynne, of Luzerne County, on account of illness.

Mr. ZIMMERMAN asked and obtained leave of absence for Mr. Hickernell, of Lebanon County.

BILL ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with

The House proceeded to the second reading and consideration of House bill No. 2 as follows:

A supplement to an act entitled "An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and seventeen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and seventeen" as approved the sixteenth day of July Anno Domini one thousand nine hundred and seventeen (Appropriation Acts page forty-one) providing for deficiencies in certain appropriations made to the Executive Judicial and Legislative Departments by the act to which this is a supplement and for minor appropriations to certain of the Executive Judicial and Legislative Departments not provided for by said act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following sums or so much thereof as may be necessary for deficiencies in certain appropriations made to the Executive Judicial and Legislative Departments by the act to which this is a supplement and for minor appropriations to certain of the Executive Judicial and Legislative Departments not provided for by said act be and the same are hereby specifically appropriated to the several objects hereinafter named to be made in the manner prescribed by law Provided That all sums hereby appropriated shall be paid on the warrant of the Auditor General drawn upon the State Treasurer unless otherwise prescribed by law And provided further That out of the amount hereby appropriated to the Senate and House of Representatives for salaries and mileage of officers and employes there shall also be paid any increase in salaries as well as salaries and mileage of any officers and employes for the session of one thousand nine hundred and nineteen as may be authorized during said session

Section 2 For the payment of the deficiencies in certain appropriations and for minor appropriations to the following named executive departments of the State government the following sums or so much thereof as may be necessary to be paid in the manner prescribed by law

STATE DEPARTMENT

For the payment of persons employed to read the proof of laws enacted at the present session of the Legislature and for clerical services in the registration of certificates of individuals conducting business under assumed or fictitious names the sum of three thousand (\$3,000) dollars

AUDITOR GENERAL'S DEPARTMENT

For the payment of clerk hire messengers and watchmen including payment of such extra and temporary clerks as the Auditor General may find it necessary to employ the expenses of Deputies and Traveling Auditors while engaged on departmental business payment of expenses of collecting delinquent corporation taxes for postage expressage and other incidental expenses for the payment of mileage of mercantile appraisers for the payment of costs in suits for the collection of mercantile taxes from delinquent dealers and for other necessary expenses of the Department the sum of eighty-five thousand dollars (\$85,000.00) or so much thereof as may be necessary

For the payment of the cost of advertising the State Treasurer's monthly statement of moneys in the several funds of the Commonwealth the sum of ten thousand dollars (\$10,000.00) or so much thereof as may be necessary

TREASURY DEPARTMENT

For the payment of clerk hire messengers and watchmen including payment of such extra and temporary clerks as the State Treasurer may find it necessary to employ for the purpose of balancing and transferring accounts making new indices listing and depositing receipts of the Motor Fund or rendering any other general assistance to the regular clerical force and for the payment of postage express charges traveling expenses of the State Treasurer or employes of the department while on departmental business and for other necessary expenses of the department the sum of thirty-seven thousand five hundred dollars (\$37,500.00) or so much thereof as may be necessary

DEPARTMENT OF INTERNAL AFFAIRS

For deficiency in amount appropriated for services and other expenses incident to the investigating and surveying of vacant and unappropriated land the sum of nine hundred dollars (\$900) or so much thereof as may be necessary

BANKING DEPARTMENT

For the payment of the contingent expenses from January 1st 1919 to May 31st 1919 the sum of twelve hundred dollars (\$1,200.00) or so much thereof as may be necessary

DEPARTMENT OF PUBLIC INSTRUCTION SCHOOLS

For the payment of the deficiency in the appropriation for the salaries of the County Superintendents of Public Schools forty-three thousand three hundred twelve and 19-100 dollars (\$43,312.19)

For the payment of the deficiency in the appropriation for the salaries of the Assistant County Superintendents of Public Schools five thousand two hundred fifty-eight and 29-100 dollars (\$5,258.29)

BUREAU OF MEDICAL EDUCATION AND LICENSURE

For the payment of the deficiency in the amount appropriated for the expenses incurred in the regulation of the practice of midwifery act of July sixteenth one thousand nine hundred and seventeen Pamphlet Laws page ninety-five the sum of three thousand dollars or so much thereof as may be necessary up to June first one thousand nine hundred and nineteen

PUBLIC GROUNDS AND BUILDINGS

For the payment of deficiency in appropriation for the purchase by the Commonwealth properties in the Capitol Park Extension Eighth Ward in the City of Harrisburg in accordance with act of one thousand nine hundred and eleven and appropriation act number three hundred and eighty of one thousand nine hundred and seventeen the sum of thirty-five thousand dollars (\$35,000.00) or so much thereof as may be necessary

For the payment of deficiency in appropriation for the payment of rental charges for telephone service and other patented leased devices the cost of long distance telephone messages and telegrams for the several departments boards and commissions of the State Government the Executive Mansion and the Legislature in accordance with the act of one thousand nine hundred and seventeen for two years ending May thirty-first one thousand nine hundred and nineteen the sum of twenty thousand dollars (\$20,000.00) or so much thereof as may be necessary

For the payment of deficiency in appropriation for the payment of the rent of offices and rooms outside of Capitol Building when necessary for the accommodation of any department board or commission of the State Government in accordance with the act approved the seventh day of June Anno Domini one thousand nine hundred and eleven and also in accordance with the act of one thousand nine hundred and seventeen for two years ending May thirty-first one thousand nine hundred and nineteen the sum of twenty thousand dollars (\$20,000.00) or so much thereof as may be necessary

For the payment of deficiency in the appropriation for the payment of the cost of electric current gas and steam for light heat and power for public grounds and buildings where not supplied from the Capitol power plant in accordance with the act of one thousand nine hundred and seventeen for two years ending May thirty-first one thousand nine hundred and nineteen the sum of one thousand five hundred dollars (\$1,500.00) or so much thereof as may be necessary

STATE COMMISSION OF AGRICULTURE

For the payment of the deficiency in operating expenses of the Farmers' Institute Bureau of the Commission of Agriculture the sum of three thousand dollars (\$3,000.00)

For the payment of the deficiency in the operating expenses of Farm the Advisors of the Commission of Agriculture the sum of five hundred twenty dollars (\$520) or so much thereof as may be necessary

STATE LIVESTOCK SANITARY BOARD

For the payment of the deficiency in operating expenses of the State Livestock Sanitary Board of the Commission of Agriculture the sum of nineteen thousand dollars (\$19,000.00)

For the payment of accrued indemnity claims for animals destroyed to prevent the spread of dangerous communicable disease the sum of sixty-four thousand seven hundred and thirty-one dollars and thirteen cents (\$64,731.13).

DEPARTMENT OF MINES.

For the payment of a deficiency in the amount necessary to pay the salaries of inspectors of coal mines as provided by law for the two years ending May thirty-one, nineteen hundred and nineteen, thirty-five thousand dollars (\$35,000) or so much thereof as may be necessary

For the payment of a deficiency in the amount necessary to pay the actual traveling expenses of inspectors for their office rent stationery postage telegrams express charges instruments typewriters furniture and all other actual necessary expenses for the two years ending May thirty-one nineteen hundred and nineteen fifteen thousand dollars (\$15,000) or so much thereof as may be necessary

For the payment of a deficiency in the amount necessary to pay the compensation and expenses attending the examination of candidates for inspectors of coal mines mine foremen assistant mine foremen and fire bosses as provided for by the Acts of Assembly relating thereto such sums as may be necessary therefor for the two years ending May thirty-one nineteen hundred and nineteen two thousand dollars (\$2,000) or so much thereof as may be necessary

DEPARTMENT OF FISHERIES

For the payment of a deficiency in the amount appropriated for the payment of the necessary and reasonable expenses of the Commissioner of Fisheries and other members of the Fishery Commission and office employes the sum of two thousand (\$2,000.00) dollars

For the payment of a deficiency in the amount appropriated for the purpose of maintaining and operating the launch "Commodore Perry" on Lake Erie the sum of two thousand two hundred (\$2,200.00) dollars

For the payment of a deficiency in the amount appropriated for the purpose of maintaining and operating the cruiser "Anna" at Torresdale on the Delaware the sum of four hundred (\$400.00) dollars

For the payment of a deficiency in the amount appropriated for field work gathering spawn transferring fish employing and paying the necessary labor and incidental expenses thereto the sum of five thousand (\$5,000.00) dollars

For the payment of a deficiency in the amount appropriated for the purpose of hatching propagating and distributing food and game fish and stocking and supplying the waters of the Commonwealth with the same the distribution of fish and employing the necessary labor and implements therefor purchasing and paying for the repairs improvements and necessary expenses to the State hatcheries the sum of two thousand (\$2,000.00) dollars

DEPARTMENT OF PUBLIC PRINTING AND BINDING

For the payment of paper envelopes and other supplies the additional sum of thirty thousand dollars (\$30,000.00)

For the payment of the contingent expenses the additional sum of five hundred dollars (\$500.00)

STATE HIGHWAY DEPARTMENT

For the payment of the deficiency in the amount appropriated for the contingent and incidental expenses of the State Highway Department two years the sum of twenty thousand dollars (\$20,000.00)

For the payment of the deficiency in the amount appropriated for the salaries and other necessary expenses of the Automobile Division of the State Highway Department two years the sum of one hundred and fifty-three thousand dollars (\$153,000)

QUARANTINE PHYSICIAN PHILADELPHIA

For the payment of deficiency in amount appropriated for salaries of employes on the boat the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary

SUPREME COURT

Eastern District

Section 3 For the payment of deficiency of the salary of crier two hundred dollars (\$200.00)

For the payment of deficiency of the salaries of tipstaves fourteen hundred dollars (\$1,400.00)

For the payment of deficiency by reason of the appointment of Frank J. Myers on February 1st 1919 eight hundred thirty-three and thirty-one hundredths (\$833.31) dollars

For the payment of deficiency of the salary of record two hundred dollars (\$200.00)

For the payment of deficiency by reason of extra compensation for H. Leroy West tipstaff Order of Court made October 5th 1918 one hundred fifty dollars (\$150.00)

For the payment of deficiency for stationery supplies and necessary expenses five hundred dollars (\$500.00)

LEGISLATIVE DEPARTMENT

Section 4 For the payment of the deficiencies in certain appropriations and for minor appropriations to the Senate and House of Representatives the following sums or so much thereof as may be necessary to be paid in the manner prescribed by law

Senate

To the Chief Clerk of the Senate for the payment of the expenses of the Committees of the Senate in attending the funeral of Honorable J. Frank Graff three hundred and sixty-six and forty-six one-hundredths (\$366.46) dollars the funeral of Honorable William Wallace Smith four hundred seventy and seventy-one one-hundredths (\$470.71) dollars and the funeral of Honorable James P. McNichol fourteen hundred thirty-six and twenty-eight one-hundredths (\$1,436.28) dollars

For the payment of the incidental expenses of the Senate the six months ending November thirtieth one thousand nine hundred and eighteen the additional sum of three hundred fifty-two and eighty one-hundredths (\$352.80) dollars or so much thereof as may be necessary and for the six months ending May thirty-first one thousand nine hundred and nineteen the additional sum of four thousand dollars (\$4,000) or so much thereof as may be necessary to be expended by the Chief Clerk of the Senate who shall render to the Auditor-General accounts from time to time with proper specifically itemized vouchers to be settled in the same manner as other accounts

For the payment of salaries and balance of salaries due the President pro tempore and other officers and employes of the Senate during the two years ending May thirty-first one thousand nine hundred and nineteen and which have not otherwise been provided for the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary.

For the payment of the salaries and mileage session of one thousand nine hundred and nineteen of such additional officers and employes of the Senate as may be authorized by resolution the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary to be expended by the Chief Clerk of the Senate who shall render to the Auditor-General accounts from time to time with specifically itemized vouchers to be settled in the same manner as other accounts Provided That all vouchers for salaries and mileage of officers and employes shall be certified by the President pro tempore and the Chief Clerk of the Senate.

To the Chief Clerk of the Senate for the payment of the postage on the Legislative Journal bills and calendars session of one thousand nine hundred and nineteen the additional sum of fifteen hundred dollars (\$1,500) or so much thereof as may be necessary

For the contingent expenses including clerical and stenographic charges of the President pro tempore of the Senate session of one thousand nine hundred and nineteen the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary.

For deficiency in amount for the payment of the salaries of the returning officers of the Senate at the beginning of the session of one thousand nine hundred and nineteen the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary

House of Representatives

For the payment of the salaries and mileage session of one thousand nine hundred and nineteen of such additional officers and employes of the House as may be authorized by resolution the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary to be expended by the Chief Clerk of the House who shall render to the Auditor-General accounts from time to time with specifically itemized vouchers to be settled in the same manner as other accounts Provided That all vouchers for salaries and mileage of officers and employes shall be certified by the Speaker and the Chief Clerk of the House

For the contingent expenses including clerical and stenographic charges of the Speaker of the House session of one thousand nine hundred and nineteen the sum of fifteen hundred dollars (\$1,500) or so much thereof as may be necessary

For traveling clerical contingent and discretionary official expenses

Legislative Journal

Section 5 For the payment of the person or persons appointed to index the Legislative Journal session of one thousand nine hundred and nineteen the sum of one thousand dollars (\$1,000) in accordance with the act establishing said Journal

Section 6 For the payment of the deficiency in the amount appropriated for the expenses of registration of births and deaths in cities of the first and second class in accordance with the provisions of the act of Assembly regulating such payments the sum of twelve thousand five hundred dollars (\$12,500) or so much thereof as may be necessary for the two fiscal years beginning June first one thousand nine hundred and seventeen

Section 7 To provide for the payment of the further or additional compensation of substitutes for State officers and employes who have enlisted enrolled or been drafted into the military or naval service of the United States or any branch or unit thereof in addition to the portion of such officers' or employes' salaries remaining after payment has been made to dependents in accordance with the provisions of the act approved June seven nineteen hundred and seventeen the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

INAUGURAL EXPENSES

Section 8 For the payment of the expenses incurred by the Joint Inaugural Committee incident to the inauguration of Honorable William C. Sproul as Governor of the Commonwealth on January twenty-first one thousand nine hundred and nineteen as per concurrent resolution the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary to be paid upon warrant of the Auditor General upon presentation of specifically itemized vouchers by the chairman of said committee.

COMMISSIONERS OF VALLEY FORGE PARK

Section 9 To the Commissioners of Valley Forge Park for payment of land taken for Park purposes and for payment of land designated as within the boundaries of Valley Forge Park and condemned for Park purposes and expenses incident thereto the sum of two hundred fifty thousand dollars (\$250,000) or so much thereof as may be necessary.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

ADDITIONAL COMMITTEE APPOINTMENTS AND CHANGES.

The SPEAKER announced the following additional appointments:

Messrs. Kennedy and Armstrong to the Committee on Banks and Banking; Mr. Harer to the Committees on Ways and Means and Manufactures; Mr. Statler to the Committees on Public Roads, Mines and Mining, and Electric Railways; Mr. Gans to the Committee on Insurance;

Mr. Marshall taken off Committee on Banks and Banking.

ANNOUNCEMENTS BY SPEAKER.

The SPEAKER. The Chair wishes to announce that all the members have now been appointed on committees and he would suggest that the committees meet and organize as soon as possible. The chairmen can receive the bills at the Resident Clerk's office this evening or tomorrow morning, acquaint themselves with the membership of their committees and the House can proceed to get down to business as soon as possible.

APPOINTMENT OF MEMBERS OF COMMISSION OF SOLDIERS ORPHANS SCHOOLS.

The **SPEAKER**. The Chair announces the appointment of Mr. Cox, of Philadelphia; Mr. Mehrling, of Philadelphia, and Mr. Lauer, of Allegheny County, as members of the Soldiers' Orphans School Commission.

RESOLUTION.

Mr. **McCAIG** asked and received unanimous consent to offer a resolution which was read by the Clerk as follows:

Resolved, That the following persons be declared elected for the respective positions herein indicated:

CHIEF CLERK.

Thomas H. Garvin, Delaware County.

ASSISTANT CLERK.

J. E. Brackney, Allegheny County.

RESIDENT CLERK.

M. K. Burgner, Franklin County.

JOURNAL CLERK.

Ira D. McCord, Chester County.

ASSISTANT JOURNAL CLERK.

Archle Newton, Venango County.

READING CLERK.

Quay Hewitt, Jefferson County.

ASSISTANT READING CLERK.

O. E. Martin, Lancaster County.

DESK CLERKS.

James E. Higgins, Schuylkill County.
David W. Thomas, Luzerne County.

MESSAGE CLERK.

George Offenbacher, Erie County.

TRANSCRIBING CLERKS.

H. E. Burchfield, Blair County.
R. Jones Rife, Perry County.
Fred W. Spreen, Allegheny County.
Thomas Rudolph, Delaware County.
Joseph L. Meyers, Washington County.
(To be supplied), Carbon County.
John Dunn, Philadelphia County.
Charles H. Kucher, Philadelphia County.

SERGEANT-AT-ARMS.

Dan'l E. Hunnihan, Allegheny County.

CHIEF ASSISTANT SERGEANT-AT-ARMS.

Edward King, Philadelphia County.

ASSISTANT SERGEANT-AT-ARMS

Morris Klein, Allegheny County.
W. W. Espy, Westmoreland County.
John P. White, Philadelphia County.
Ellis P. Williams, Lehigh County.
John Davis, Tioga County.
John J. Simmers, Northumberland County.
Charles S. Sands, Montgomery County.
William Parrish, Luzerne County.
Howard Robinson, Allegheny County.
Andrew Stevens, York County.
William Gassmyer, Philadelphia County.
Gustav Kopp, Philadelphia County.
Jacob J. Gilman, Philadelphia County.
Joseph Purfield, Philadelphia County.
John W. Smith, Philadelphia County.
Jos. C. Ferrigno, Philadelphia County.

POSTMASTER.

William C. Richie, Fayette County.

ASSISTANT POSTMASTER.

William H. Heath, Allegheny County.

MESSENGER.

H. R. Pore, Westmoreland County.

ASSISTANT MESSENGERS.

Sylvester Ritchey, Bedford County.
Winfield S. H. Whiston, Allegheny County.
J. W. Jamison, Forest County.

SUPERINTENDENT OF FOLDING ROOM.

Thomas Bender, Philadelphia County.

PASTERS AND FOLDERS.

Jacob Witmer, Allegheny County.
Wm. Startzell, Jefferson County.
Nathan Adler, Mercer County.
Edwin Marshall, Cameron County.
Frank Gerlitzki, Bucks County.
Irvin Shields, Lancaster County.
Earl E. Harlan, Philadelphia County.
William O'Brien, Philadelphia County.

CHAPLAIN.

Rev. Wm. H. Feldman, York County.

CHIEF WATCHMAN.

Edward Braceland, Philadelphia County.

NIGHT WATCHMAN.

William Hauser, Dauphin County.

CLERKS TO COMMITTEE.

William Hillgrove, Allegheny County.
Isaac Brown, Philadelphia County.
William J. Magulre, Philadelphia County.

STENOGRAPHERS.

Fred E. Mather, Bradford County.
David Charlton, Clearfield County.
Ben T. Jones, Lackawanna County.
William Biehl, Allegheny County.
Howard D. Creps, Indiana County.
George J. Anderson, Allegheny County.
Lewis Roth, Philadelphia County.
Wm. R. McGill, Philadelphia County.
William T. Bell, Allegheny County.
O. A. Speakman, Crawford County.

CUSTODIANS OF COMMITTEE ROOM.

John A. O'Neill, Philadelphia County.
Patrick Hines, Fayette County.

ELEVATOR OPERATOR.

Fred Monahan, Schuylkill County.

ASSISTANT ELEVATOR OPERATOR.

James Delphy, Allegheny County.

CUSTODIAN OF WASH ROOM.

J. Austin Glover, Union County.

JANITORS.

James J. Cummins, Philadelphia County.
John T. Stauffer, Philadelphia County.
James Neff, Philadelphia County.
Edward J. Adamson, Philadelphia County.

CHIEF PAGE.

Clarence E. Seiler, Dauphin County.

PAGES.

(To be supplied), Lancaster County.
Richard McKissick, Dauphin County.
Arthur W. Noffsinger, Dauphin County.
John McGuire, Dauphin County.
Norman Fisher, Dauphin County.
Roy Keyes, Dauphin County.
Ross Landis, Dauphin County.
Jacob Grand, Dauphin County.
Frank Lewis, Dauphin County.
Harry Michiovitz, Dauphin County.
Meilinger McClintock, Dauphin County.
Walter Spangler, Cumberland County.
Oliver D. Seip, Cumberland County.
Stephen G. Bashore, Dauphin County.
Joseph Hoffman, Dauphin County.
Albert Filippelli, Dauphin County.
Charles Demma, Dauphin County.
Willard F. Keiser, Jr., Dauphin County.
Howard A. Stambaugh, York County.
George Shoemaker, Schuylkill County.

Respectfully submitted.

Edwin R. Cox, Philadelphia County, First Congressional District.

Richard Curry, Philadelphia County, Third Congressional District.

Patrick Conner, Philadelphia County, Fourth Congressional District.

Jas. A. Dunn, Philadelphia County, Fifth Congressional District.

James J. Heffernan, Philadelphia County, Sixth Congressional District.

William T. Ramsey, Delaware County, Seventh Congressional District.

I. T. Haldeman, Montgomery County, Eighth Congressional District.

A. B. Hess, Lancaster County, Ninth Congressional District.

W. W. Jones, Lackawanna County, Tenth Congressional District.

Richard Powell, Luzerne County, Eleventh Congressional District.

A. C. Schaeffer, Schuylkill County, Twelfth Congressional District.

_____, Lehigh County, Thirteenth Congressional District.

W. W. Jennings, Bradford County, Fourteenth Congressional District.

Geo. W. Williams, Tloga County, Fifteenth Congressional District.

Noble Clements, Northumberland County, Sixteenth Congressional District.

H. M. Showalter, Union County, Seventeenth Congressional District.

_____, Dauphin County, Eighteenth Congressional District.

Edgar R. Smith, Bedford County, Nineteenth Congressional District.

_____, York County, Twentieth Congressional District.

C. J. Goodnough, Cameron County, Twenty-first Congressional District.

B. F. Bungard, Westmoreland County, Twenty-second Congressional District.

Duncan Sinclair, Fayette County, Twenty-third Congressional District.

J. Add. Sprowls, Washington County, Twenty-fourth Congressional District.

Howard P. Shunk, Erie County, Twenty-fifth Congressional District.

Harry Zanders, Carbon County, Twenty-sixth Congressional District.

John T. Davis, Indiana County, Twenty-seventh Congressional District.

John F. Bigler, Mercer County, Twenty-eighth Congressional District.

William F. Stadlander, Allegheny County, Twenty-ninth Congressional District.

_____, Allegheny County, Thirtieth Congressional District.

W. J. McCaig, Allegheny County, Thirty-first Congressional District.

Wm. C. Wagner, Allegheny County, Thirty-second Congressional District.

Mr. McCaig. Mr. Speaker, I move the election of the gentlemen nominated in the resolution.

Mr. COX. Mr. Speaker, I second the motion.
The motion was agreed to.

OATH OF OFFICE ADMINISTERED TO CHIEF CLERK AND RESIDENT CLERK.

At the request of the Speaker, the Chief Clerk and Resident Clerk presented themselves at the bar of the House and the oath of office, as required by law, was administered to them by the Speaker.

APPOINTMENTS BY RESIDENT CLERK.

The Resident Clerk announces the appointment of I. D. Meals, Dauphin County, as Assistant Resident Clerk, and Frank D. Bowman, Montgomery County, as Superintendent of Store Rooms.

OATH OF OFFICE ADMINISTERED TO OFFICERS AND EMPLOYEES

At the request of the Speaker the persons present who were elected and appointed as officers and employees of the House, presented themselves at the bar of the House and the oath of office, as required by law, was administered to them by the Speaker.

ADJOURNMENT.

Mr. RAMSEY. Mr. Speaker, I move this House do now adjourn.

The motion was agreed to, and (at 9:45 o'clock P. M.) the House adjourned until tomorrow morning at 11:00 o'clock.

Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., TUESDAY, JANUARY 28, 1919.

No. 6.

SENATE

TUESDAY, January 28, 1919.

The Senate met at 10:00 o'clock A. M.

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman), in the Chair.

PRAYER.

The Chaplain, Rev. Thomas W. Davis, offered the following prayer:

Almighty God, we recognize the fact that we are all possessed of different gifts and talents. The comforts, and enjoyments and great possibilities of life are dependent upon these various talents in law, in business, in music, and in all the other affairs of life. Whatever talents we have we pray Thee to help us to lay them upon the altar of civilization for the best good of our fellow-man. We ask these blessings in our Saviour's name. Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. BALDWIN, the further reading was dispensed with, and the Journal was approved.

PETITIONS.

PETITION URGING RATIFICATION OF PROPOSED AMENDMENT TO FEDERAL CONSTITUTION PROHIBITING MANUFACTURE, SALE OR TRANSPORTATION OF INTOXICATING LIQUORS.

The Chair presented numerous petitions of citizens of Dauphin County urging ratification of the proposed amendment to the Federal Constitution prohibiting the manufacture, sale or transportation of intoxicating liquors within the United States and all territory subject to the jurisdiction thereof, for beverage purposes, which were referred to the Committee on Law and Order.

Mr. McCONNELL presented numerous petitions of citizens of Northumberland and Snyder Counties, urging ratification of the proposed amendment to the Federal Constitution prohibiting the manufacture, sale or transportation of intoxicating liquors within the United States and all territory subject to the jurisdiction thereof, for beverage purposes, which were referred to the Committee on Law and Order.

Mr. SNYDER presented numerous petitions of citizens of Blair County, urging ratification of the proposed amendment to the Federal Constitution prohibiting the manufacture, sale or transportation of intoxicating liquors within the United States and all territory subject to the jurisdiction thereof, for beverage purposes, which were referred to the Committee on Law and Order.

Mr. CRAIG presented numerous petitions of citizens of Beaver and Lawrence Counties, urging ratification of the proposed amendment to the Federal Constitution prohibiting the manufacture, sale or transportation of intoxicating liquors within the United States and all territory subject to the jurisdiction thereof, for beverage purposes, which were referred to the Committee on Law and Order.

Mr. TURNER presented numerous petitions of citizens of Armstrong and Butler Counties, urging ratification of

the proposed amendment to the Federal Constitution prohibiting the manufacture, sale or transportation of intoxicating liquors within the United States and all territory subject to the jurisdiction thereof, for beverage purposes, which were referred to the Committee on Law and Order.

Mr. HERRON presented numerous petitions of citizens of Washington and Greene Counties, urging ratification of the proposed amendment to the Federal Constitution prohibiting the manufacture, sale or transportation of intoxicating liquors within the United States and all territory subject to the jurisdiction thereof, for beverage purposes, which were referred to the Committee on Law and Order.

Mr. HALDEMAN presented numerous petitions of citizens of Lebanon and Lancaster Counties, urging ratification of the proposed amendment to the Federal Constitution prohibiting the manufacture, sale or transportation of intoxicating liquors within the United States and all territory subject to the jurisdiction thereof, for beverage purposes, which were referred to the Committee on Law and Order.

Mr. TOMPKINS presented numerous petitions of citizens of Cambria County, urging ratification of the proposed amendment to the Federal Constitution prohibiting the manufacture, sale or transportation of intoxicating liquors within the United States and all territory subject to the jurisdiction thereof, for beverage purposes, which were referred to the Committee on Law and Order.

Mr. J. S. MILLER presented numerous petitions of citizens of Bedford County, urging ratification of the proposed amendment to the Federal Constitution prohibiting the manufacture, sale or transportation of intoxicating liquors within the United States and all territory subject to the jurisdiction thereof, for beverage purposes, which were referred to the Committee on Law and Order.

Mr. BARNES presented numerous petitions of citizens of Wayne County, urging ratification of the proposed amendment to the Federal Constitution prohibiting the manufacture, sale or transportation of intoxicating liquors within the United States and all territory subject to the jurisdiction thereof, for beverage purposes, which were referred to the Committee on Law and Order.

Mr. DONAHUE presented numerous petitions of citizens of Clinton County, urging ratification of the proposed amendment to the Federal Constitution prohibiting the manufacture, sale or transportation of intoxicating liquors within the United States and all territory subject to the jurisdiction thereof, for beverage purposes, which were referred to the Committee on Law and Order.

Mr. LEIBY presented numerous petitions of citizens of Mifflin and Perry Counties, urging ratification of the proposed amendment to the Federal Constitution prohibiting the manufacture, sale or transportation of intoxicating liquors within the United States and all territory subject to the jurisdiction thereof, for beverage purposes, which were referred to the Committee on Law and Order.

Mr. BARR presented numerous petitions of citizens of Allegheny County, urging ratification of the proposed amendment to the Federal Constitution prohibiting the manufacture, sale or transportation of intoxicating liquors within the United States and all territory subject to the jurisdiction thereof, for beverage purposes, which were referred to the Committee on Law and Order.

He also presented petition from B. L. Scott, Secretary of the Anti-Saloon League of Allegheny County, containing

the names of many thousands of persons, urging ratification of the proposed amendment to the Federal Constitution prohibiting the manufacture, sale or transportation of intoxicating liquors within the United States and all territory subject to the jurisdiction thereof, for beverage purposes, which was referred to the Committee on Law and Order.

SEVENTY-SECOND ANNUAL REPORT OF THE AUDITORS OF THE WESTERN SAVING FUND SOCIETY OF PHILADELPHIA.

The Chair cleared his table and laid before the Senate the Seventy-second Annual Report of the Auditors of the Western Saving Fund Society of Philadelphia for the year 1918.

(For report see Appendix).

COMMUNICATION FROM SECRETARY OF TEXAS SENATE TRANSMITTING COPY OF RESOLUTION PASSED BY THE SENATE OF THE STATE OF TEXAS, RELATIVE TO RETURNING RAILROADS TO OWNERS.

He also laid before the Senate the following communication, which was read and referred to the Committee on Railroads:

SENATE CHAMBER,
Thirty-sixth Legislature.
AUSTIN.

W. A. JOHNSON, Lieutenant-Governor,
M. F. HORNBUCKLE, Sergeant-at-Arms,
J. A. KENNY, Asst. Sergeant-at-Arms.

Austin, Texas, January 22, 1919.

Secretary of the Senate,
Harrisburg, Pennsylvania,

Dear Sir: I take pleasure in handing you herewith copy of Simple Resolution No. 25, passed by the Senate this date.

Yours truly,

W. E. CONN,
Secretary of the Senate.

SIMPLE RESOLUTION NO. 25.

Whereas post-war and reconstruction conditions have brought to these United States of America many problems of great import, and perhaps the one of greatest importance is the question of Government ownership of the railways of the United States;

And, whereas our great Democratic President, in whose wisdom we have every reason to confide, in his address to Congress on December 2nd said: "The question which causes me the greatest concern is the question of the policy to be adopted towards the railroads. I frankly turn to your counsel upon it"; and after making other illuminating statements on this subject, further says: "Let me say at once that I have no answer ready. The only thing that is perfectly clear to me is that it is not fair either to the public or to the owners of the railroads to leave the question unanswered and that it will presently become my duty to relinquish control of the roads, even before the expiration of the statutory period, unless there shall appear some clear prospect in the meantime of a legislative solution. Their release would at least produce one element of its solution, namely, certainty and a quick stimulation of private initiative";

And whereas in wisdom, so characteristic of the man, our President has turned to Congress for counsel on this momentous subject, in his keen sense of justice, endeavoring to deal fairly with the owners of the railroads and protectively to the public welfare;

And whereas we feel that the Congress of the United States will, by being informed of public sentiment, be better able to solve and direct the course of the problem, and recognizing the necessity, as expressed in the President's address, of relinquishing control of the railroads as quickly as possible, and the certainty of conditions that said release of the railroads by the Federal Government would immediately establish.

Therefore, be it resolved by the Senate of this the 36th Legislature of the State of Texas, that we favor the return of the railroads to their owners as immediately as it can be accomplished without confusion or losses.

Be it further resolved, That we believe and think private ownership under strong Government control and regulation, in service, income and disbursements is desirable, and we do not believe Federal Government ownership of railroads is for the best interests of the people at this time;

Be it further resolved, That the Secretary of the Senate forward properly authenticated copies of this resolution to each United States Senator and member of Congress from Texas for their consideration, and a copy to the Chief Clerks of the House of Representatives and the Senate of each State.

CONCURRENT RESOLUTION REQUESTING THE NAMING OF PHILADELPHIA AS THE PORT FOR LANDING OF SOLDIERS, SAILORS AND MARINES RETURNING FROM EUROPE.

Mr. WOODWARD offered the following resolution, which was twice read:

Whereas, The Mayor of the City of New York has appointed on a committee to receive soldiers, sailors and marines return-

ing from Europe men whose patriotism in the war with Germany and Austria has been questioned, and

Whereas, The port of Philadelphia has adequate facilities to permit the landing of these returning soldiers, sailors and marines, and

Whereas, It is proper and fitting that these men returning from a war having for its purpose the preservation of our life, liberty and happiness, should be landed at Philadelphia, the city wherein was adopted the Declaration of Independence, establishing the liberties of the people; therefore be it

Resolved (if the House of Representatives concur), That the General Assembly of the Commonwealth of Pennsylvania hereby respectfully petition the President of the United States, the Secretary of War and the Secretary of the Navy of the United States to appoint the Port of Philadelphia as the port for the landing of all soldiers, sailors and marines returning from Europe and destined for the eastern part of the United States.

Resolved, That the Secretary of the Commonwealth be directed to forward a copy of this resolution to the President, the Secretary of War and the Secretary of the Navy of the United States.

Mr. WOODWARD. Mr. President. I ask unanimous consent that Rule 39, which requires concurrent resolutions to be referred to an appropriate committee, be suspended, and that the Senate do now proceed to the immediate consideration of the resolution just read.

The PRESIDENT. Is there objection? The Chair hears none.

The motion was agreed to.

On the question.

Will the Senate agree to the resolution?

It was agreed to.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

TIME OF NEXT MEETING.

Mr. WHITTEN. Mr. President. I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WHITTEN offered the following resolution, which was twice read, considered and agreed to:

Resolved (if the House of Representatives concur), That when the Senate adjourns today it reconvene on Monday evening, February third, at nine o'clock; and when the House of Representatives adjourns this week it reconvene on Monday evening, February third, at nine o'clock.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

COMMUNICATION FROM THE GOVERNOR.

The Private Secretary to the Governor being introduced, presented communications in writing from His Excellency, the Governor of the Commonwealth, which were laid upon the table.

BILLS INTRODUCED.

Mr. SASSAMAN read in his place and presented to the Chair Senate Bill No. 56, entitled:

An Act to give to women married and single the same right as men to be incorporators and in furtherance of their interests as stockholders to serve as directors and officers of corporations for profit.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 57, entitled:

An Act making an appropriation to the commission appointed to procure and erect a statue of General David McMurtree Gregg.

Which was committed to the Committee on Appropriations.

Mr. CROW read in his place and presented to the Chair Senate Bill No. 58, entitled:

An Act to fix salary of court criers, court interpreters and typists in judicial districts containing more than one hundred and fifty thousand inhabitants, and less than one million inhabitants, and repealing certain acts.

Which was committed to the Committee on Judiciary General.

Mr. McCONNELL read in his place and presented to the Chair Senate Bill No. 59, entitled:

An Act to amend section two of an Act approved the 18th day of July, 1917, (P. L. 1042), entitled "An Act authorizing county controllers in counties having a population of more than one hundred thousand and less than one hundred fifty thousand inhabitants to appoint a solicitor; prescribing the duties of said solicitor, and fixing his salary," by authorizing the county commissioners and county controller to fix the salary of the solicitor.

Which was committed to the Committee on Judiciary Special.

BILLS ON FIRST READING.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 10, entitled:

An Act authorizing cities of the third class with the assent of the electors duly obtained at an election to use moneys borrowed or authorized to be borrowed for purposes which have proved impracticable or impossible for any other lawful municipal purpose.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 27, entitled:

An Act authorizing county commissioners to appropriate moneys to cities and boroughs to assist in the crection of comfort and waiting stations.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

NOMINATIONS BY THE GOVERNOR.

The Chair cleared his table and laid before the Senate communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows:

REPORTER OF THE DECISIONS OF THE SUPREME COURT.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, January 28, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen:—In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Albert B. Weimer, of Philadelphia, to be Reporter of the Decisions of the Supreme Court of the Commonwealth of Pennsylvania, for the term of five years, vice William I. Schaffer, resigned.

WM. C. SPOUL.

FIRST DEPUTY ATTORNEY GENERAL.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, January 27, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen:—In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Robert S. Gawthrop, West Chester, to be First Deputy Attorney General of the Commonwealth of Pennsylvania, to serve until superseded.

WM. C. SPOUL.

DEPUTY ATTORNEYS GENERAL.

Commonwealth of Pennsylvania,

Executive Chamber Harrisburg, January 27, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen:—In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, William M. Hargest, Harrisburg; Emerson Collins, Williamsport; Barnard J. Myers, Lancaster; William I. Swope, Clearfield, to be Deputy Attorneys General of the Commonwealth of Pennsylvania, to serve until superseded.

WM. C. SPOUL.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. CROW.

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations,

Which was agreed to,
Whereupon,

A motion was made by Mr. CROW.

That the Senate do advise and consent to said nominations,

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—38.

Baldwin,
Barnes,
Barr,
Boyd,
Campbell,
Craig,
Crow,
Daix,
Davis,
DeWitt,

Donahue,
Einstein,
Eyre,
Graff,
Gray,
Haldeman,
Herron,
Homsher,
Leslie,
Marlow,

Martin,
McConnell,
McNichol,
Mearkle,
Miller, S. J.,
Murdoch,
Nason,
Salus,
Sassaman,

Schantz,
Snyder,
Sones,
Tompkins,
Turner,
Vare,
Weaver,
Whitten,
Woodward.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. CROW. Mr. President, I move that the executive session do now rise.

Mr. BALDWIN. Mr. President, I second the motion.

The motion was agreed to.

RESOLUTION ON DEATH OF HONORABLE GEORGE TENER OLIVER, LATE UNITED STATES SENATOR FROM PENNSYLVANIA.

Mr. LESLIE. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. LESLIE offered the following resolution, which was twice read as follows:

Whereas, George Tener Oliver, of Pittsburgh, former United States Senator from this State, departed this life on January 22, 1919, and

Whereas, By his career in private and in public life, which was devoted to the service of his city, his State, his nation and his fellow man, he set a standard worthy of emulation on the part of every true American; therefore be it

Resolved, That the members of the Senate of Pennsylvania, in session assembled, record their sorrow and express their heartfelt sympathy to his bereaved family.

George Tener Oliver, born in Ireland on January 26, 1848, while his parents were on a visit to the Emerald Isle, was thoroughly American by descent, by nature and by characteristics.

Although a giant of accomplishment in the world of business, banking, industry, journalism and politics when he passed away, he was born into neither luxury nor power. Coming from a sturdy and respectable stock of pioneering ancestors, he entered life in a lowly estate.

By the force of his own efforts and those superb qualities of manhood of which he was possessed, he achieved fame, fortune, success, the respect of his contemporaries, the love and admiration of his fellow men.

In every pathway of activity into which his life ran his guiding thought was:

"A sacred burden in this life ye bear
Look on it, lift it, bear it solemnly;
Stand up and work beneath it steadfastly;
Fail not for sorrow; falter not for sin,
But onward, upward, till the goal ye win."

But it was not alone in these realms that he left the impress of his stay on earth. In the sphere of philanthropy, charity, social and moral uplift, his accomplishments were the greatest, though the least known, because of the innate modesty and humility of his generous soul. Of him it can be said he was a never failing friend, believing as he did:

"The life that counts must helpful be
The care and needs of others see
That is the life that counts."

An ardent patriot, ever zealous for the success of this Republic, his life from the cradle to the grave stands as a shining example of the possibilities of a real man in a true democracy.

M. G. LESLIE,
W. E. CROW,
E. H. VARE,
DAVID MARTIN,
F. E. BALDWIN.

Mr. LESLIE. Mr. President, I move that the resolution just read be adopted, spread upon the minutes of the Senate and an engrossed copy sent to the bereaved family.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

RECESS.

Mr. EYRE. Mr. President, I move that the Senate do now take a recess until 11:15 o'clock A. M.

Mr. CROW. Mr. President, I second the motion.
The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed, the Senate will be in order.

HOUSE MESSAGES.

TIME OF NEXT MEETING.

The Clerk of the House of Representatives being introduced presented communication from the House of Representatives informing the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate, January 28, 1919.

Resolved (if the House of Representatives concur), That when the Senate adjourns today it reconvene on Monday evening, February third, at nine o'clock; and when the House of Representatives adjourns this week it reconvene on Monday evening, February third, at nine o'clock.

CONCURRENT RESOLUTION REQUESTING THE NAMING OF PHILADELPHIA AS THE PORT FOR THE LANDING OF SOLDIERS, SAILORS AND MARINES RETURNING FROM EUROPE.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate, January 28, 1919.

Whereas, The Mayor of the City of New York has appointed on a Committee to receive soldiers, sailors and marines returning from Europe men whose patriotism in the war with Germany and Austria has been questioned, and

Whereas, The port of Philadelphia has adequate facilities to permit the landing of these returning soldiers, sailors and marines, and

Whereas, It is proper and fitting that these men returning from a war having for its purpose the preservation of our life, liberty and happiness, should be landed at Philadelphia, the city wherein was adopted the Declaration of Independence, establishing the liberties of the people; therefore be it

Resolved, (If the House of Representatives concur), That the General Assembly of the Commonwealth of Pennsylvania hereby respectfully petition the President of the United States, the Secretary of War and the Secretary of the Navy of the United States to appoint the Port of Philadelphia as the port for the landing of all soldiers, sailors and marines returning from Europe and destined for the eastern part of the United States.

Resolved, That the Secretary of the Commonwealth be directed to forward a copy of this resolution to the President, the Secretary of War and the Secretary of the Navy of the United States

BILLS INTRODUCED.

Mr. GRAFF. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. GRAFF read in his place and presented to the Chair Senate Bill No. 60, entitled:

An Act making an appropriation to the Indiana Hospital, of Indiana County, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 61, entitled:

An Act making an appropriation to cover deficiencies in maintenance and imminent repairs to the Home For the Training in Speech of Deaf Children before they are of School Age, at Belmont Avenue and Monument Road, Philadelphia.

Which was committed to the Committee on Appropriations.

Mr. CROW. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW read in his place and presented to the Chair Senate Bill No. 62, entitled:

An Act reorganizing the Department of the Secretary of the Commonwealth, designating the officers and employees thereof,

and fixing their salaries, and making an appropriation therefor to the end of the fiscal year.

Which was committed to the Committee on Appropriations.

Mr. TOMPKINS. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. TOMPKINS read in his place and presented to the Chair Senate Bill No. 63, entitled:

An Act making an appropriation to the Christian Home of Johnstown, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. DAIN. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIN read in his place and presented to the Chair Senate Bill No. 64, entitled:

An Act to amend the second section of and to supplement an act, entitled "A supplement to the twenty-fourth section of an act, entitled 'An act to provide revenue by taxation, approved the 7th day of June, 1879,' approved the 1st day of June, 1889, amending the twenty-fourth section by providing for the payment by the State Treasurer of one-half of the two per centum tax on premiums paid by foreign fire insurance companies to the treasurers of the several cities and boroughs within this Commonwealth," approved the 28th day of June, 1895, amending the same to provide for the payment of the net proceeds of the entire two per centum tax for the purpose indicated in the original act and supplement including townships among the distributees, and providing for certain conditions upon said distributions.

Which was committed to the Committee on Finance.

HOUSE MESSAGE.

HOUSE BILL FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced presented for concurrence bill of the House of Representatives as follows:

House Bill No. 2 (Senate Bill No. 65), entitled:

A supplement to an Act entitled "An Act to provide for the ordinary expenses of the Executive, Judicial and Legislative Departments of the Commonwealth, interest on the public debt and the support of the public schools for the two fiscal years beginning June first, one thousand nine hundred and seventeen, for the payment of the bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first, one thousand nine hundred and seventeen," as approved the sixteenth day of July, Anno Domini one thousand nine hundred and seventeen (Appropriation Acts, page 41), providing for the deficiencies in certain appropriations made to the Executive, Judicial and Legislative Departments by the Act to which this is a supplement, and for minor appropriations to certain of the Executive, Judicial and Legislative Departments not provided for by said Act.

Which was committed to the Committee on Appropriations.

REPORT FROM COMMITTEE

Mr. DAIN. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIN, from the Committee on Appropriations, reported as committed Senate Bill No. 65 (House Bill No. 2), entitled:

A supplement to an Act, entitled "An Act to provide for the ordinary expenses of the Executive, Judicial and Legislative Departments of the Commonwealth, interest on the public debt and the support of the public schools for the two fiscal years beginning June first, one thousand nine hundred and seventeen, for the payment of the bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first, one thousand nine hundred and seventeen," as approved the sixteenth day of July, Anno Domini one thousand nine hundred and seventeen (Appropriation Acts, page 41), providing for the deficiencies in certain appropriations made to the Executive, Judicial and Legislative Departments by the Act to which this is a supplement, and for minor appropriations to certain of the Executive, Judicial and Legislative Departments not provided for by said Act.

BILL ON FIRST READING

Mr. DAIX. Mr. President, I move that Senate Bill No. 65 (House Bill No. 2), just reported from committee, be read the first time.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 65 (House Bill No. 2), entitled:

A supplement to an Act entitled "An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and seventeen for the payment of the bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and seventeen," as approved the sixteenth day of July Anno Domini one thousand nine hundred and seventeen (Appropriation Acts page 41) providing for the deficiencies in certain appropriations made to the Executive Judicial and Legislative Departments by the Act to which this is a supplement and for minor appropriations to certain of the Executive Judicial and Legislative Departments not provided for by said Act.

And said bill having been read at length the first time,
Ordered. To be laid aside for second reading.

ADJOURNMENT

Mr. CROW. Mr. President, I move that the Senate do now adjourn until Monday evening, February 3, 1919, at nine o'clock.

Mr. SALUS. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 11:50 o'clock A. M. until Monday evening, February 3, 1919, at nine o'clock.

HOUSE OF REPRESENTATIVES

TUESDAY, January 28, 1919.

The House met at 11:00 o'clock A. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

The Chaplain, Rev. W. H. Feldman, of York, York County, Pa., offered the following prayer:

O God, blessed Father of us all, whose ways and Holy will shall be done on the earth, we thank Thee that Thou hast blessed us through the stormy days that have been gone through lately, and we thank Thee that Thou hast brought our land and all its concerns through storm and strife safely into the days of peace. In that great struggle Thou hast given this Commonwealth no small or unenviable part to play. Her sons have served nobly and her factories and her homes have obeyed willingly, and now with the dawn of a new era when a greater and a better age must come and will come, we pray Thee that we may draw inspiration from the past by the services of those who have gone before, and grant that unto this House, that must play an important part in the affairs of this Nation, the members may enjoy Thy Divine favor. Look Thou down upon them, we pray Thee and grant that their enthusiasm may be tempered with wisdom, and grant that their service may be inspired by loyalty. And this we ask Thee, that Thou wilt brood over this House and all its proceedings and that Thy name may be glorified in this Commonwealth and blessed beyond our poor efforts to ask. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. Dewey, the further reading was dispensed with, and the Journal was approved.

SWEARING IN OF MEMBER.

The SPEAKER. The Honorable Charles A. Reber, of Lehigh County, will present himself at the Bar of the House and have the oath of office administered to him.

Mr. Charles A. Reber presented himself at the Bar of the House and the oath of office, as prescribed by law, was administered to him by Hon. S. J. M. McCarroll, Additional Law Judge of the Twelfth Judicial District.

BILLS INTRODUCED AND REFERRED.

By Mr. WOOD. House Bill No. 41.

An Act making an appropriation to the Warren General Hospital, of Warren, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. ALEXANDER. House Bill No. 42.

An Act to amend section one of an act approved the twenty-seventh day of April, one thousand nine hundred and eleven, entitled "An Act regulating the compensation of court criers and tipstaves in counties containing more than ninety thousand and less than one hundred and fifty thousand inhabitants; providing for the payment of the same by the particular county; limiting the number of tipstaves to be appointed; and repealing an Act of Assembly entitled 'An Act to regulate the fees of court criers and tipstaves of the courts in judicial districts containing more than ninety thousand and less than one hundred and fifty thousand inhabitants,' approved the twenty-ninth day of April, Anno Domini one thousand nine hundred and nine."

Referred to the Committee on Judiciary General.

By Mr. ALEXANDER. House Bill No. 43.

An Act to further amend section five of an Act, approved the fifth day of May, Anno Domini one thousand nine hundred and eleven, entitled "An Act to fix the salaries of the judges of the Supreme Court, the judges of the Superior Court, the judges of the courts of common pleas and the judges of the orphan's court," as amended by an Act approved the twenty-eighth day of July, Anno Domini one thousand nine hundred and seventeen.

Referred to the Committee on Judiciary General.

By Mr. ALEXANDER. House Bill No. 44.

An Act making an appropriation providing for a deficiency in the maintenance of the Pennsylvania Training School for Feeble-Minded Children, Elwyn, Delaware County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. ALEXANDER. House Bill No. 45.

An Act making an appropriation providing for a deficiency in the maintenance of The Glen Mills Schools, Glen Mills, Delaware County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. RAMSEY. House Bill No. 46.

An Act making an appropriation to the Chester Hospital, in the City of Chester, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. RAMSEY. House Bill No. 47.

An Act transferring part of the fund appropriated to the quarantine of Philadelphia by the General Assembly of one thousand nine hundred and seventeen for the maintenance of the boat, including fuel, new boiler and new steel plates on hull of boat, to the fund for the payment of the salaries of employees on boat.

Referred to the Committee on Appropriations.

By Mr. RAMSEY. House Bill No. 48.

An Act to further amend section four of an act approved the twenty-third day of June, one thousand nine hundred and eleven (Pamphlet Laws, eleven hundred twenty-three), entitled "An Act establishing in each county a board of viewers; prescribing their duties; providing for their appointment as viewers, road juries, juries of view, and commissioners to view land; and providing for the charges upon the respective counties in the matter of salaries, costs and expenses thereof," as amended.

Referred to the Committee on Judiciary Local.

By Mr. ALLUM. House Bill No. 49.

An Act making an appropriation to the Buhl Independent Rifles of Sharon, Pennsylvania, for the use of its armory for hospital purposes.

Referred to the Committee on Appropriations.

By Mr. ALLUM. House Bill No. 50.

An Act to amend section three, article five, of the act approved the twenty-seventh day of June, one thousand nine hundred thirteen (Pamphlet Laws, five hundred sixty-eight), entitled "An Act providing for the incorporation, regulation and government of cities of the third class; regulating nomination and election of municipal officers therein; and repealing, consolidating, and extending existing laws in relation thereto," by adding thereto clause forty-nine, relative to appropriations for municipal music.

Referred to the Committee on Municipal Corporations.

By Mr. ALLUM. House Bill No. 51.

An Act to amend section one of an Act approved the fifth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, six hundred eighty-four), entitled "An Act fixing the pay of election officers."

Referred to the Committee on Elections.

By Mr. ALLUM. House Bill No. 52.

An Act making an appropriation to the Christian H. Buhl Hospital, of Sharon, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. ADAM C. SCHAEFFER. House Bill No. 53.

An Act to repeal sections seven hundred and ten, seven hundred and eleven, seven hundred and twelve, seven hundred and thirteen, seven hundred and fourteen, seven hundred and fifteen and seven hundred and sixteen of an act approved the fourteenth day of July, one thousand nine hundred seventeen (Pamphlet Laws, eight hundred forty), entitled "An Act concerning townships; and revising, amending, and consolidating the law relating thereto;" so far as said sections relate to townships of the second class.

Referred to the Committee on Counties and Townships.

By Mr. WOOD. House Bill No. 54.

An Act authorizing counties to appropriate money for and to erect monuments or memorials to commemorate the services of soldiers, sailors and marines in the war with Germany and Austria; and authorizing counties to appropriate moneys to assist in erecting such monuments or memorials.

Referred to the Committee on Military.

By Mr. WOOD. House Bill No. 55.

An Act to repeal the act approved the fifth day of July, one thousand nine hundred and seventeen, (P. L. 666), entitled "An Act relating to tax assessment returns in certain counties."

Referred to the Committee on Counties and Townships.

By Mr. McVICAR. House Bill No. 56.

An Act to amend an act approved the fourteenth day of July, one thousand nine hundred and seventeen, (P. L. 840), entitled "An Act concerning townships; and revising, amending and consolidating the law relating thereto."

Referred to the Committee on Counties and Townships.

By Mr. McVICAR. House Bill No. 57.

An Act making an appropriation to the Sewickley Valley Hospital Association, Inc., of Allegheny County, Pa.

Referred to the Committee on Appropriations.

By Mr. NEARY. House Bill No. 58.

An Act making an appropriation to the Frederick Douglass Memorial Hospital and Training School of Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. DUNN. House Bill No. 59.

An Act for the refunding of a proportionate part of license fee and additional tax paid by any licensee for the sale of vinous, spirituous, malt or brewed liquors or any admixture thereof, in the event of the sale of such liquors under such license, being forbidden by any law of the United States or of this Commonwealth, without any default of the licensee.

Referred to the Committee on Judiciary General.

By Mr. DUNN. House Bill No. 60.

An Act making an appropriation to Saint Vincent's Orphans' Asylum, of Tacony, Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. DUNN. House Bill No. 61.

An Act making an appropriation to the Frankford Hospital, located at Frankford, Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. DUNN. House Bill No. 62.

An Act making an appropriation to the German Baptist Home at Lawndale, Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. HOFFMAN. House Bill No. 63.

An Act making it lawful for twenty-five or more resident taxpayers of any county in this Commonwealth in which any turnpike, road or highway is wholly or partly located, upon which tolls are charged the travelling public, to present their petition to the County Commissioners of their county setting forth that it would be for the best interests of the people of their county that such turnpike, road or highway, or part thereof, should be purchased and become a public road free from tolls and toll gates, if a price therefor can be agreed upon with the owners thereof, and pay for the same out of the funds of their county not otherwise appropriated, and if such county has not sufficient funds, to issue bonds of said county for that purpose, and providing that any turnpike, road or highway, or part thereof, so purchased and made a public road, shall thereafter be repaired, maintained and improved by the township, borough or city in which the same, or part thereof, is located.

Referred to the Committee on Public Roads.

By Mr. MARTIN. House Bill No. 64.

An Act making an appropriation to the Western Pennsylvania Institution for the instruction of the deaf and dumb.

Referred to the Committee on Appropriations.

By Mr. BRADY. House Bill No. 65.

An Act relating to the photographing by police officials of persons charged with any crime and providing after fifteen years of correct living for the removal of any picture in any police record, album or gallery and forbidding any question or reference to the fact of conviction and of the fact that such picture was in such police record, album or gallery when the subject of the picture is a witness in any civil or criminal proceeding, and providing a penalty for the violation thereof.

Referred to the Committee on Judiciary General.

By Mr. QUIGLEY. House Bill No. 66.

An Act making an appropriation to the Lock Haven Hospital, Lock Haven, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. STADTLANDER. House Bill No. 67.

An Act giving preference in all departments and upon public works of the Commonwealth in appointments and promotions to honorably discharged soldiers, sailors and marines; and providing a penalty.

Referred to the Committee on Judiciary General.

By Mr. CONNER. House Bill No. 68.

An Act to amend sections three and eight of the act approved the thirteenth day of May, one thousand eight hundred eighty-seven (P. L. 108), entitled "An Act to restrain and regulate the sale of vinous and spirituous, malt or brewed liquors, or any admixtures thereof," as amended.

Referred to the Committee on Judiciary General.

By Mr. WILLERT. House Bill No. 69.

An Act making an appropriation to carry out further the provisions of the act approved the fourteenth day of June, one thousand nine hundred eleven (P. L. 938), entitled "An Act making the appropriation for the improvement of the State canal basins at the port of Erie by dredging the said basins, for widening the piers and bridge over the water channel between the said canal basins, and erecting certain walls in the same for the protection of said State canal basins with harbor of Erie, authorizing the appointment of a commission to make said improvements and providing for regulating the manner in which said basins shall be used by the public and kept in repairs"; and for the purpose of building retaining walls.

Referred to the Committee on Appropriations.

By Mr. MILNER. House Bill No. 70.

An Act to amend section two of an act approved the twenty-eighth day of May, one thousand nine hundred and thirteen (P. L. 373), entitled "An Act authorizing certain corporations

to issue preferred stock of one or more classes; providing for the manner of issuance, restrictions and regulations in the matter of voting thereof, and the rights and privileges of the holders thereof, and repealing all acts or parts of acts inconsistent therewith.

Referred to the Committee on Judiciary General.

By Mr. DONNELEY. House Bill No. 71.

An Act making an appropriation to the State Hospital for injured persons of the Anthracite Coal Region, at Ashland, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. WILLERT. House Bill No. 72.

An Act to amend section six of an act approved the seventh day of July, one thousand nine hundred thirteen (P. L. 672), entitled, "An Act relating to and regulating motor vehicles, and vehicles trailing after or propelled by motor vehicles; controlling their speed upon the public streets and highways in the Commonwealth of Pennsylvania; providing for their registration, and licensing of certain operators, by the State Highway Department; prohibiting the operation of any motor vehicle by any person when intoxicated, or without the consent of the owner; forbidding the passage of any law laying a tax upon or requiring the registration of motor vehicles, or licensing of any operator, or regulating the speed of motor vehicles, by any county, borough, city, incorporated town or township; establishing the rights of motor vehicles upon the public highways, with relation to other vehicles; providing for their equipment and for the width of tires to be used upon motor vehicles, and vehicles trailing after or propelled by motor vehicles; regulating the service of process and proceedings in actions for damages arising therefrom; providing for arrest, and for service of process, and proceedings for violation of this act; prescribing the penalties therefor; and providing for the disposition of fees collected and fines imposed thereunder."

Referred to the Committee on Public Roads.

By Mr. HESS. House Bill No. 73.

An Act making an appropriation to the Lancaster General Hospital, Lancaster, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. HARER. House Bill No. 74.

An Act to amend parts of section six of an act approved the thirty-first day of May, one thousand nine hundred and eleven (P. L. 468) entitled "An Act providing for the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads, connecting county-seats, principal cities and towns, and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways, solely at the expense of the Commonwealth, and relieving the several townships of counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways, wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property or otherwise in the improvement thereof; providing for purchase or acquiring of turnpikes or toll roads, forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads, and prescribing the contents of township, county, borough or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough or incorporated town, and requiring contracts by counties, townships, boroughs and incorporated towns, with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act, and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act."

Referred to the Committee on Public Roads.

By Mr. HESS. House Bill No. 75.

An Act making an appropriation for the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. HESS. House Bill No. 76.

An Act making an appropriation to the United Zion Home at Warwick, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. HESS. House Bill No. 77.

An Act making an appropriation to the Home For Friendless Children of Lancaster, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. EDGAR R. SMITH. House Bill No. 78.

An Act to amend section six, Route forty-six of an act approved the thirty-first day of May, one thousand nine hundred and eleven (P. L. 468), entitled "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads, connecting county seats, principal cities and towns, and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth, providing for the improvement, maintenance and repair of said State Highways, solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways, wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof; providing for purchase or acquiring of turnpikes, or tollroads, forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads, and prescribing the contents of township, county, borough or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough or incorporated town and requiring contracts by counties, townships, boroughs and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act, and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act."

Referred to the Committee on Public Roads.

By Mr. RUDDY. House Bill No. 79.

An Act requiring the directors of the poor of the Scranton poor district to issue their warrant for the collection of poor taxes assessed and levied in the borough of Dunmore to tax collector of said borough.

Referred to the Committee on Ways and Means.

By Mr. SPROWLS. House Bill No. 80.

An Act to establish as a State highway a certain section of public road in the county of Beaver and the county of Washington.

Referred to the Committee on Public Roads.

By Mr. MARCUS. House Bill No. 81.

An Act requiring defendants in criminal prosecutions to serve certain notices on the district attorney and in default thereof to be deemed to have waived their right to challenge members of the grand jury.

Referred to the Committee on Judiciary Special.

By Mr. MARCUS. House Bill No. 82.

An Act making it lawful to charge in one count of the indictment the aggregate amount embezzled by any defendant.

Referred to the Committee on Judiciary Special.

By Mr. MORGAN. House Bill No. 83.

Making an appropriation to the Trustees of the State Hospital of Nanticoke, Luzerne County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. RUDDY. House Bill No. 84.

An Act to establish as a State highway a certain section of public road in the counties of Lackawanna and Wayne.

Referred to the Committee on Public Roads.

By Mr. MALLERY. House Bill No. 85.

An Act relating to depositories of county funds; providing for the selection thereof by the county treasurer, county commissioners and county controller, if any there be, and for the payment of interest on county funds for the use of the county; imposing certain expenses upon counties in connection therewith; and providing penalties.

Referred to the Committee on Judiciary Local.

By Mr. PHILLIPS. House Bill No. 86.

An Act making the husband or wife of any person charged with the commission of a criminal offense, a competent witness for the Commonwealth in any criminal proceeding as to any matter or thing occurring prior to the marriage of said witness to the person so charged.

Referred to the Committee on Judiciary Special.

By Mr. POWELL. House Bill No. 87.

An Act to amend Article IV of the act, approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; and providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," by adding a section providing for the appointment and the payment of the expenses of delegates to State conventions or associations of school directors.

Referred to the Committee on Education.

By Mr. PHILLIPS. House Bill No. 88.

An Act providing that in certain cases defendants may enter pleas of guilty, and be sentenced forthwith, without a bill of indictment being presented to a Grand Jury.

Referred to the Committee on Judiciary General.

By Mr. POWELL. House Bill No. 89.

An Act to amend an act approved the fifth day of July, one thousand nine hundred seventeen (Pamphlet Laws six hundred eighty-four), entitled "An Act fixing the pay of election officers," and also clerks appointed by the inspectors.

Referred to the Committee on Elections.

By Mr. POWELL. House Bill No. 90.

An Act establishing, in the several jails, prisons, and penitentiaries the Gallon finger print system for the identification of criminals; imposing certain duties upon the warden of the Western Penitentiary; and authorizing county commissioners to provide cabinets for the filing of cards, indices and photographic plates, at the expense of the county.

Referred to the Committee on Judiciary General.

By Mr. RINN. House Bill No. 91.

An Act making an appropriation to the Saint Luke's Hospital, located at South Bethlehem, Lehigh County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. RINN. House Bill No. 92.

An Act making an appropriation to the Sacred Heart Hospital, Allentown, Lehigh County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. POWELL. House Bill No. 93.

An Act to amend an act approved the fourteenth day of May, one thousand nine hundred and fifteen, (P. L. 312), entitled, "An Act providing a system of government for boroughs, and

revising, amending, and consolidating the law relating to boroughs," and repealing certain sections.

Referred to the Committee on Municipal Corporations.

By Mr. POWELL. House Bill No. 94.

An Act to repeal section one of the act approved the twenty-second day of April, one thousand seven hundred ninety-four, (No. 3 Sm. L. 177) entitled, "An Act for the prevention of vice and immorality, and of unlawful gaming, and to restrain disorderly sports and dissipation," and to repeal section six of the act approved the fifth day of May, one thousand eight hundred fifty (P. L. 772), entitled "A supplement to an act, entitled 'An Act to create a sinking fund and to provide for the gradual and certain extinguishment of the debt of the Commonwealth,' and to authorize a loan.

Referred to the Committee on Judiciary Local.

By Mr. KENNEDY. House Bill No. 95.

An Act making an appropriation to the Passavant Memorial Homes for the care of Epileptics, at Rochester, Beaver County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. KENNEDY. House Bill No. 96.

An Act making an appropriation to the Providence Hospital of Beaver Falls, Beaver County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. KENNEDY. House Bill No. 97.

An Act making an appropriation to the Beaver Valley General Hospital, at New Brighton, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. GEORGE T. WALKER. House Bill No. 98.

An Act authorizing the authorities of any county, borough, town, township, school district or poor district to procure from the prothonotary, certificates of tax liens entered by them and remaining unsatisfied; together with the interest and costs thereon, and providing for the entry of the same in the county treasurer's office, and the collection thereof by the county treasurer at tax sales.

Referred to the Committee on Judiciary Local.

By Mr. WILLIAM DAVIS. House Bill No. 99.

An Act making an appropriation to the Johnstown City Hospital of Johnstown, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. WILLIAM DAVIS. House Bill No. 100.

An Act making an appropriation to the Mercy Hospital, at Johnstown, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. WILLIAM DAVIS. House Bill No. 101.

An Act making an appropriation to the Conemaugh Valley Memorial Hospital, at Johnstown, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. WILLIAM DAVIS. House Bill No. 102.

An Act making an appropriation to the Miners' Hospital of Northern Cambria, at Spangler, Cambria County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. WILLIAM DAVIS. House Bill No. 103.

An Act to amend an act approved the nineteenth day of May, one thousand eight hundred and seventy-four (Pamphlet Laws, two hundred eighteen), entitled "An Act to provide for the appointment of a special detective officer in any of the several counties of the Commonwealth," by providing for the appointment of one or more county detectives; and fixing their salaries payable from the county treasury.

Referred to the Committee on Counties and Townships.

By Mr. WILLIAM DAVIS. House Bill No. 104.

An Act to amend an act approved the eighteenth day of May, one thousand nine hundred and eleven, (Pamphlet Laws, three hundred nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing

penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent herewith."

Referred to the Committee on Education.

By Mr. HESS. House Bill No. 105.

An Act to further amend section nine of an act approved the thirty-first day of May, one thousand nine hundred and eleven, (Pamphlet Laws, four hundred sixty-eight), entitled "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employes; defining their duties and the jurisdiction of the State Highway Department; and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads, connecting county-seats, principal cities and town, and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways, solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways, wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property or otherwise in the improvement thereof; providing for purchase or acquiring of turnpikes, or toll roads, forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of townships or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads, and prescribing the contents of township, county, borough or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough or incorporated town and requiring contracts by counties, townships, boroughs and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act, and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith, and providing that existing contracts are not affected by provisions of this act;" requiring the State Highway Commissioner in purchasing or condemning turnpikes and toll-roads to purchase or condemn the entire turnpike or toll-road of such company whether the same is wholly or only partly on a State Highway; and providing for the construction, maintenance and improvement as State Highways of the parts thereof not located on the routes of State Highways, as amended.

Referred to the Committee on Public Roads.

By Mr. DITHRICH. House Bill No. 106.

An Act to provide for two additional law judges of the court of common pleas of the fifth judicial district.

Referred to the Committee on Judiciary General.

By Mr. DITHRICH. House Bill No. 107.

An Act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles; requiring the registration of the same and the licensing of all operators thereof other than registered owners; providing the fees therefor and the disposition of such fees, prohibiting the unauthorized use of and tampering with motor vehicles; limiting and defining the powers of cities, boroughs, incorporated towns, townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing, registration or licensing thereof, imposing certain duties on the State Highway Commissioner and on proprietors of public garages, providing procedure and penalties for violations thereof and the disposition of fines collected, and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle.

Referred to the Committee on Public Roads.

By Mr. GANS. House Bill No. 108.

An Act authorizing the appointment of clerks by the judges of the Orphans' Court of certain counties.

Referred to the Committee on Judiciary Special.

By Mr. CONRAD G. MILLER. House Bill No. 109.

An Act refunding to Pardee Brothers & Company, Incorporated, interest on certain moneys by it paid into the State

Treasury, under an act approved the twenty-seventh day of June, one thousand nine hundred and thirteen, entitled "An Act laying a tax on Anthracite Coal, and providing for the collection and distribution of the same," which act was declared unconstitutional.

Referred to the Committee on Appropriations.

By Mr. CONRAD G. MILLER. House Bill No. 110.

An Act making an appropriation to the Trustees of the State Hospital for Injured Persons of the Middle Coal Field.

Referred to the Committee on Appropriations.

By Mr. FINNEY. House Bill No. 111.

An Act fixing the time of meeting of the Return Judges in the several Congressional, Senatorial, Representative, and Judicial districts composed of two or more counties, or parts of two or more counties; prescribing the manner of making and certifying the consolidated returns; imposing certain duties on Prothonotaries and County Commissioners; and fixing the compensation of such Return Judges.

Referred to the Committee on Elections.

By Mr. FINNEY. House Bill No. 112.

A supplement to an act, approved the eleventh day of July, one thousand nine hundred and one (Pamphlet Laws six hundred and fifty-two), entitled, "An Act to apportion the State into Congressional districts," designating the places in which the return judges of such Congressional districts shall meet, in districts composed of two or more counties, or parts of two or more counties.

Referred to the Committee on Congressional Apportionment.

By Mr. FINNEY. House Bill No. 113.

An Act authorizing county commissioners to appoint return judges to cast up primary election returns in congressional, senatorial and judicial districts.

Referred to the Committee on Elections.

By Mr. GANS. House Bill No. 114.

An Act relating to and regulating the issue and sale of tickets to places of amusement and providing penalties.

Referred to the Committee on Health and Sanitation.

By Mr. ALLUM. House Bill No. 115.

An Act to amend an act approved the twenty-sixth day of July, one thousand nine hundred and thirteen (P. L. 1374), entitled "An Act defining public service companies, and providing for their regulation by prescribing and defining their duties and liabilities; prescribing, defining and limiting their powers, and regulating their incorporation, and, to a limited extent, regulating municipal corporations engaged or about to engage in the business of public service companies; creating and establishing a Public Service Commission for the regulation of aforesaid; prescribing and defining the powers and duties of such Commission and its offices, including the exclusive power to regulate the construction, alteration, relocation or abolition of the crossings of railroad corporations, street railway corporations, or other public service companies, and of public highways by the tracks or other facilities of said companies; providing for the ascertainment by the Commission, of the expense and damages resulting from such construction, alteration, relocation or abolition, and for the payment of such expense and damages, severally or proportionately, by the public service companies interested, the State, or municipal corporation concerned, and giving persons whose property is thereby taken, injured or destroyed, authority to sue the Commonwealth for damages in such cases; providing for the terms, salaries and compensation of the members of the Commission, its officers, counsel and employees; prescribing and regulating the practice and procedure before such commission, and upon appeal and judicial review of its orders, and determinations by the courts of common pleas; giving the court of pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases, and of all injunctions, mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the commission, and to restrain such orders, subject to an appeal to the Supreme Court; prescribing penalties, fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said commission; making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June, one thousand nine hundred and eleven, entitled "An Act to promote the safety of travelers and employes on railroads, by compelling common carriers by railroad to properly man their trains," by amending section nine thereof, repealing the act approved the twenty-first day of May, one thousand nine hundred and seven, which provided for the appointment of the Pennsylvania State Railroad Commission, and sections one and two of the act approved the fourth day of June, one thousand eight hundred and eighty-three, entitled "An Act to enforce the provisions of the seven-

teenth article of the Constitution, relative to railroads and canals; and an act, entitled 'To provide the maximum car service charges, including car storage charges, that railroad companies and corporations, or associations, may charge and collect on each car loading, and not unloaded within the free time for unloading cars, and fixing the free time that shall be allowed for unloading cars,' approved the twenty-fourth day of May, Anno Domini one thousand nine hundred and seven; and the proviso of clause three and the provisos of clause seven of section thirty-four of the act, entitled 'An Act to provide for the incorporation and regulation of certain corporations,' approved the twenty-ninth day of April, one thousand eight hundred and seventy-four, and all other legislation inconsistent with or supplanted by this act," providing that new tariffs and schedules shall not go into force until after the approval of the Commission.

Referred to the Committee on Judiciary General.

By Mr. POWELL. House Bill No. 116.

An Act for the better protection of fish, requiring citizens of the United States residing within and without this Commonwealth to procure a license to fish or angle in the waters of this Commonwealth, or in the waters bounding or adjacent thereto, and regulating the issuance of such license; providing penalties for the violation of this act and the manner of proceeding to enforce compliance therewith, and providing for the disposition of the penalties recovered and license fees received.

Referred to the Committee on Ways and Means.

PETITIONS.

FAVORING RATIFICATION OF SHEPHARD AMENDMENT.

Mr. PIKE presented the petition of residents of Montgomery County, praying for the passage of the Shephard amendment.

Referred to the Committee on Law and Order.

Mr. RAMSEY presented the petition of citizens of Delaware County, favoring the passage of the Prohibition Amendment.

Mr. ZOOK presented the petition of citizens of the second district, Blair County, praying for the ratification of the Prohibition Amendment.

Mr. MARSHALL presented the petition of citizens of Beaver County, urging the adoption of the Prohibition Amendment.

Mr. DEWEY presented petitions from several religious organizations, requesting the ratification of the Prohibition Amendment.

Mr. CRUM presented the petition of citizens of Huntingdon County, praying for the ratification of the Prohibition Amendment.

Mr. CLUTTON presented the petition of citizens of Somerset County urging the ratification of the Prohibition Amendment.

Mr. COX presented the petition of the citizens of Philadelphia County, urging the ratification of the Prohibition Amendment.

Mr. PHILLIPS presented several petitions of the citizens and organization of Clearfield County, urging the adoption of the Prohibition Amendment.

Mr. DAVID I. MILLER presented numerous petitions of the citizens of Dauphin County, urging the ratification of the Prohibition Amendment.

Mr. CHARLES A. SHAFFER presented several petitions of the citizens of Columbia County, urging the ratification of the Prohibition Amendment.

Mr. RHOADS presented the petition of citizens of Lancaster, Pa., urging the ratification of the Prohibition Amendment.

Mr. ALLAN D. MILLER presented a petition of the citizens of Susquehanna County, urging the ratification of the Prohibition Amendment.

Mr. JOHN T. DAVIS presented the petition of citizens of Indiana County, urging the ratification of the Prohibition Amendment.

Mr. CORBIN presented a petition of the citizens of Mifflin County, urging the ratification of the Prohibition Amendment.

Mr. PIDGEON presented a petition of the citizens of Clearfield County, urging the ratification of the Prohibition Amendment.

Mr. EDGAR R. SMITH presented the petition of citizens of Bedford County, urging the ratification of the Prohibition Amendment.

Mr. WONER presented the petition of citizens of Butler County, urging the ratification of the Prohibition Amendment.

Mr. KENNEDY presented the petition of citizens of Beaver County, urging the ratification of the Prohibition Amendment.

Mr. MARTIN presented numerous petitions of the citizens of Allegheny County, urging the ratification of the Prohibition Amendment.

Mr. DUNN presented the petition of citizens of Philadelphia County, urging the ratification of the Prohibition Amendment.

Mr. BENCHOFF presented the petition of citizens of Franklin County, urging the ratification of the Prohibition Amendment.

Mr. HESS presented several petitions of citizens of Lancaster County, urging ratification of the Prohibition Amendment.

Mr. HORACE F. REBER presented several petitions of citizens of Schuylkill County, urging the ratification of the Prohibition Amendment.

Mr. HOFFMAN presented numerous petitions of the citizens of Lancaster County, urging the ratification of the Prohibition Amendment.

Mr. SHOWALTER presented numerous petitions of the citizens of Union County, urging the ratification of the Prohibition Amendment.

Mr. McKAY presented numerous petitions of the citizens of Luzerne County, urging the ratification of the Prohibition Amendment.

Mr. BELL presented numerous petitions of the citizens of Blair County, urging the ratification of the Prohibition Amendment.

All of which petitions were referred to the Committee on Law and Order.

REPORTS FROM COMMITTEES.

Mr. SHOWALTER from the Committee on Law and Order reported as Committed House Bill No. 1, entitled:

A joint resolution ratifying the proposed amendment to the Constitution of the United States which prohibits the manufacture, sale, transportation, importation or exportation of intoxicating liquors.

Mr. LAUIER from the Committee on Military reported as Committed House Bill No. 26, entitled:

An Act to extend the benefits of Soldiers' Orphans Industrial School to orphan or destitute children of honorably discharged soldiers, sailors and marines of the war with Germany and Austria, or of any movement or campaign in connection therewith or resulting therefrom.

RESOLUTION.

Mr. GOODNOUGH introduced the following resolution which was read and laid over under the rules:

Resolved, (If the Senate concur). That the chief clerk of the House of Representatives is hereby authorized to appoint four competent stenographers, and to fix their salaries. The said stenographers shall be for the use of the Members of the House of Representatives, and their salaries shall be paid from an appropriation to be made in the general deficiency appropriation act of one thousand nine hundred and nineteen, and the appropriation for such purposes shall not exceed the sum of two thousand dollars.

SENATE MESSAGE.

TIME OF NEXT MEETING.

The Clerk of the Senate being introduced, presented the following extract from the Journal of the Senate, which was read as follows, viz:

In the Senate, January 27, 1919.
Resolved (If the House of Representatives concur). That when the Senate adjourns today it reconvene on Monday evening, February third, at nine o'clock; and when the House of Representatives adjourns this week it reconvene on Monday evening, February third, at nine o'clock.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

HOUSE MESSAGE.

REQUESTING LANDING OF TROOPS IN PHILADELPHIA.

The Clerk of the Senate being introduced, presented the following extract from the Journal of the Senate, which was read as follows, viz:

In the Senate, January 27, 1919.

Whereas, The Mayor of the City of New York has appointed on a Committee to receive soldiers, sailors and marines returning from Europe men whose patriotism in the war with Germany and Austria has been unquestioned, and

Whereas, The port of Philadelphia has adequate facilities to permit the landing of these returning soldiers, sailors and marines, and

Whereas, It is proper and fitting that these men returning from a war having for its purpose the preservation of our life, liberty and happiness, should be landed at Philadelphia, the city wherein was adopted the Declaration of Independence, establishing the liberties of the people; therefore be it

Resolved, (If the House of Representatives concur), That the General Assembly of the Commonwealth of Pennsylvania hereby respectfully petition the President of the United States, the Secretary of War and the Secretary of the Navy of the United States to appoint the Port of Philadelphia as the port for the landing of all soldiers, sailors and marines returning from Europe and destined for the eastern part of the United States.

Resolved, That the Secretary of the Commonwealth be directed to forward a copy of this resolution to the President, the Secretary of War and the Secretary of the Navy of the United States.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the Third Reading and consideration of House Bill No. 2, entitled:

A supplement to an act entitled, "An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and seventeen for the payment of the bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and seventeen as approved the sixteenth day of July Anno Domini one thousand nine hundred and seventeen (Appropriation Acts page 41) providing for the deficiencies in certain appropriations made to the Executive Judicial and Legislative Departments by the Act to which this is a supplement and for minor appropriations to certain of the Executive Judicial and Legislative Departments not provided for by said act.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—181.

Alexander,	Dewey,	Jordan,	Rorke,
Allum,	Diehm,	Kantner,	Rothenberger,
Armstrong,	Di Lemmo,	Kennedy,	Ruddy,

Baldi,	Dilsheimer,	Kinsman,	Sarig,
Barnhart,	Dithrich,	Kooser,	Schaeffer,
Bechtold,	Donneley,	Krause, T. S.,	Schilling,
Bockley,	Drinkhouse,	Krause, W.,	Scott,
Beil,	Dunn,	Krugh,	Shaffer,
Benchoff,	Ehrhardt,	Kunkle,	Shellenberger,
Bennett,	Ephraim,	Laufer,	Showalter,
Benninger,	Evans, J. T.,	Levis,	Shunk,
Bideispacher,	Evans, S. J.,	Magill,	Simpson,
Bigler,	Finney,	Mangan,	Sinclair,
Blanck,	Fitzgibbon,	Marcus,	Smith, E. R.,
Bolard,	Flynn,	Marshall,	Smith, F. I.,
Bower,	Foster,	Martin,	Snowden,
Bowman,	Fowler,	McCaig,	Snyder,
Brady,	Fox, A. R. B.,	McCurdy,	Soffel,
Brendle,	Fox, I. M.,	McGeary,	Sowers,
Bristin,	Franklin,	McIntyre,	Sprovis,
Brooks,	Gans,	McKay,	Stadlander,
Bucher,	Geary,	McVicar,	Stark,
Burgard,	Glass,	Mehring,	Statler,
Campbell,	Goehring,	Michel,	Stevenson,
Cattin,	Goodnough,	Millar,	Stott,
Clements,	Graham,	Miller, C. G.,	Swetzer,
Clutton,	Griest,	Miller, D. I.,	Trach,
Coldsmith,	Griffith,	Miller, D. D.,	Vickerman,
Collier,	Haines,	Miller,	Wagner,
Coiville,	Haldeman,	Miller,	Walker, G. E.,
Comerer,	Hamilton, J.,	Murphy,	Walker, J. A.,
Conner,	Hamilton, W. J.,	Neary,	Wallace, R. L.,
Cook,	Hampson,	North,	Wallace, W. T.,
Corbin,	Harer,	Norton,	Wells,
Cox,	Harvey,	Patterson,	Wettach,
Crawford,	Heffernan,	Perry,	Whiteman,
Crockett,	Helt,	Phillips,	Willert,
Crum,	Hess,	Pidgeon,	Williams,
Curran,	Heyburn,	Pike,	Wood,
Curry, R.,	Hickernell,	Powell,	Woodruff,
Davis, D. F.,	Hoffman,	Quigley,	Zanders,
Davis, J. T.,	Hollingsworth,	Ramsey,	Zimmerman,
Davis, W.,	Hough,	Reber, C. A.,	Zook,
Dawson,	Huntington,	Rhoads,	Spangler,
Day,	Hutchison,	Ringier,	Speaker.
	Ingham,	Rinn,	
	Jennings,	Robertson,	

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

ADDITIONAL COMMITTEE APPOINTMENT.

The SPEAKER announced the appointment of Mr. Rinn on the Committee on Appropriations.

ANNOUNCEMENT BY SPEAKER

The SPEAKER. The Chair wishes to make an announcement that the chairmen of the committees who are going to call their committees together for the first meeting to-day will put the announcement on the board in the lobby.

Again the Chair would request that as many of the committees as can possibly meet this afternoon will avail themselves of the opportunity to organize their committees and get down to business as soon as possible.

ADJOURNMENT

The SPEAKER. If there is no further business before the House, the Chair will declare an adjournment until to-morrow morning at 10:00 o'clock.

Whereupon (at 11:45 o'clock A. M.), the House adjourned until to-morrow morning at 10:00 o'clock.

Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., WEDNESDAY, JANUARY 29, 1919.

No. 7.

HOUSE OF REPRESENTATIVES

WEDNESDAY, January 29, 1919.

The House met at 10:00 o'clock A. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

The Chaplain, Rev. W. H. Feldman, offered the following prayer:

Oh Thou Lord of law and light by whom all subsist and in whom all find their completion, grant unto this body the knowledge that maketh wise and the light that will prevent error and confusion. Only as the affairs of man are carried out in accordance with Thy divine plan can there ensue that measure of success which will insure true happiness. Therefore we pray Thee that this body may enact such legislation as shall truly meet the needs of their constituents and thus bring real happiness and true prosperity in our midst.

Hold continually before every member the fact that he acts and speaks, not for himself alone, but is delegated as the mouthpiece and interpreter of his community. May this thought so chasten the sense of honor and deepen the desire to render such services that an unsullied conscience may be able to turn to Thee for Thy divine benediction. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. Hess, the further reading was dispensed with, and the Journal was approved.

FAVORING RATIFICATION OF PROHIBITION AMENDMENT TO THE FEDERAL CONSTITUTION.

Mr. GRIEST presented numerous petitions of citizens of Adams County, favoring the ratification of the Sheppard Prohibition Amendment to the Federal Constitution.

Mr. MARTIN presented numerous petitions of citizens of Allegheny County, favoring the ratification of the Sheppard Prohibition Amendment to the Federal Constitution.

Mr. HOLLINGSWORTH presented numerous petitions of citizens of Chester County, favoring the ratification of the Sheppard Prohibition Amendment to the Federal Constitution.

Mr. NORTH presented numerous petitions of citizens of Chester County, favoring the ratification of the Sheppard Prohibition Amendment to the Federal Constitution.

Mr. GRIFFITH presented numerous petitions of citizens of Cambria County, favoring the ratification of the Sheppard Prohibition Amendment to the Federal Constitution.

Mr. DONALD D. MILLER presented numerous petitions of citizens of Clearfield County, favoring the ratification of the Sheppard Prohibition Amendment to the Federal Constitution.

Mr. QUIGLEY presented numerous petitions of citizens of Clinton County, favoring the ratification of the Sheppard Prohibition Amendment to the Federal Constitution.

Mr. BECKLEY presented numerous petitions of citizens of Cumberland County, favoring the ratification of the Sheppard Prohibition Amendment to the Federal Constitution.

Mr. BOWMAN presented numerous petitions of citizens of Cumberland County, favoring the ratification of the Sheppard Prohibition Amendment to the Federal Constitution.

Mr. SHUNK presented numerous petitions of citizens of Erie County, favoring the ratification of the Sheppard Prohibition Amendment to the Federal Constitution.

Mr. MAGILL presented numerous petitions of citizens of Franklin County, favoring the ratification of the Sheppard Prohibition Amendment to the Federal Constitution.

Mr. HAMPSON presented numerous petitions of citizens of Greene County, favoring the ratification of the Sheppard Prohibition Amendment to the Federal Constitution.

Mr. MORGAN presented numerous petitions of citizens of Luzerne County, favoring the ratification of the Sheppard Prohibition Amendment to the Federal Constitution.

Mr. BIGLER presented numerous petitions of citizens of Mercer County, favoring the ratification of the Sheppard Prohibition Amendment to the Federal Constitution.

Mr. HUNTINGTON presented numerous petitions of citizens of Potter County, favoring the ratification of the Sheppard Prohibition Amendment to the Federal Constitution.

Mr. MALLERY presented numerous petitions of citizens of Venango County, favoring the ratification of the Sheppard Prohibition Amendment to the Federal Constitution.

Mr. WOOD presented numerous petitions of citizens of Warren County, favoring the ratification of the Sheppard Prohibition Amendment to the Federal Constitution.

Mr. BUNGARD presented numerous petitions of citizens of Westmoreland County, favoring the ratification of the Sheppard Prohibition Amendment to the Federal Constitution.

Mr. ARTHUR R. B. FOX presented numerous petitions of citizens of Philadelphia County, favoring the ratification of the Sheppard Prohibition Amendment to the Federal Constitution.

Mr. HELT presented numerous petitions of citizens of Northumberland County, favoring the ratification of the Sheppard Prohibition Amendment to the Federal Constitution.

Mr. McGEARY presented numerous petitions of citizens of Westmoreland County, favoring the ratification of the Sheppard Prohibition Amendment to the Federal Constitution.

Mr. WHITEMAN presented numerous petitions of citizens of Westmoreland County, favoring the ratification of the Sheppard Prohibition Amendment to the Federal Constitution.

Mr. COLDSMITH presented numerous petitions of citizens of Westmoreland County, favoring the ratification of the Sheppard Prohibition Amendment to the Federal Constitution.

Mr. STARK presented numerous petitions of citizens of Wyoming County, favoring the ratification of the Sheppard Prohibition Amendment to the Federal Constitution.

Mr. COOK presented numerous petitions of citizens of York County, favoring the ratification of the Sheppard Prohibition Amendment to the Federal Constitution.

The SPEAKER presented numerous petitions of citizens of York County, favoring the ratification of the Sheppard Prohibition Amendment to the Federal Constitution.

All of which petitions were referred to the Committee on Law and Order.

BILLS INTRODUCED AND REFERRED.

By Mr. SHUNK. House Bill No. 117.

An Act to amend section four of article five of the act approved the twenty-sixth day of July, one thousand nine hundred thirteen, (Pamphlet Laws, thirteen hundred seventy-four), entitled "An Act defining public service companies; and providing for their regulation by prescribing and defining their duties and liabilities; prescribing, defining and limiting their powers, and regulating their incorporation, and, to a limited extent, regulating municipal corporations engaged or about to engage in the business of public service companies; creating and establishing a Public Service Commission for the regulation aforesaid; prescribing and defining the powers and duties of such Commission and its officers, including the exclusive power to regulate the construction, alteration, relocation, or abolition of the crossings of railroad corporations, street railway corporations, or other public service companies, and of public highways by the tracks or other facilities of said companies; providing for the ascertainment by the Commission of the expense and damages resulting from such construction, alteration, relocation, or abolition, and for the payment of such expense and damages, severally or proportionately by the public service companies interested, the State, or municipal corporation concerned, and giving persons whose property is thereby taken, injured or destroyed, authority to sue the Commonwealth for damages in such cases; providing for the terms, salaries and compensation of the members of the commission, its officers, counsel and employees; prescribing and regulating the practice and procedure before such commission, and upon appeal and judicial review of its orders and determinations by the courts of common pleas; and giving the court of common pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases, and of all injunctions, mandamus, or other appropriate proceedings to enforce the provisions of this act and the orders of the commission, and to restrain such orders, subject to an appeal to the Supreme Court, prescribing penalties, fines, and imprisonment for the violation of the provisions of this act and for the violation of the orders of said commission; making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June, one thousand nine hundred and eleven, entitled 'An Act to promote the safety of travelers and employes on railroads, by compelling common carriers by railroad to properly man their trains,' by amending section nine thereof; repealing the act approved the thirty-first day of May, one thousand nine hundred and seven, which provided for the appointment of the Pennsylvania State Railroad Commission; and sections one and two of the act approved the fourth day of June, one thousand eight hundred and eighty-three, entitled 'An Act to enforce the provisions of the seventeenth article of the Constitution, relative to railroads and canals,' and an act entitled 'To provide the maximum car service charges, including car storage charges, that railroad companies, and corporations, or associations, may charge and collect on each car loading, and not unloaded within the free time for unloading cars, and fixing the free time that shall be allowed for unloading cars,' approved the twenty-fourth day of May, Anno Domini one thousand nine hundred and seven; and the proviso of clause three and the provisos of clause seven of section thirty-four of the act, entitled 'An Act to provide for the incorporation and regulation of certain corporations,' approved the twenty-ninth day of April, one thousand eight hundred and seventy-four, and all other legislation inconsistent with or supplied by this act," authorizing the Commission in certain cases to suspend the going into operation of new tariffs or schedules.

Referred to the Committee on Judiciary General.

By Mr. SARIG. House Bill No. 118.

A supplement to an act entitled "An Act relative to the Berks County prison, and to discharged convicts," approved the eighth day of April, one thousand eight hundred and forty-eight.

Referred to the Committee on Judiciary Special.

By Mr. JAMES A. WALKER. House Bill No. 119.

An Act to amend an act approved the seventh day of June, one thousand nine hundred and seventeen, (P. L. 560), entitled "An Act to amend an act, approved the ninth day of April, one thousand nine hundred fifteen, entitled 'An Act to amend an act, entitled 'An Act to amend an act, entitled 'An Act to amend an act, entitled 'An Act to amend an act, entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron, steel, or glass to erect and maintain buildings and manufacturing establishments, and to take, have, and hold real estate necessary and proper for manufacturing purposes,' approved the ninth day of June, Anno Domini one thousand eight hundred and eighty-one; extending the same to companies formed for the purpose of quarrying slate, granite, stone or rocks, or for dressing, polishing, working, or manufacturing the same, or any of them, and to mineral springs companies, incorporated for the purpose of bottling and selling natural mineral springs water, approved the sixteenth day of June, Anno Domini one thousand eight hundred and ninety-three,' approved the nineteenth day of April, Anno Domini one thousand nine hundred and one; extending the same to companies formed for the purposes of manufacturing and selling chemicals, foodstuffs, cement, and cement products, and the quarrying of cement rock,' approved May twenty-eighth, one thousand nine hundred and seven; extending the same to companies incorporated for the manufacture, buying,

selling, leasing, using and operation of electrical apparatus and machinery, and articles of every kind appertaining to or in any wise connected with the production, use, regulation, control, distribution or application of electricity or electrical energy or products for any use or purpose; constructing, acquiring, using, selling, buying, or leasing any works, construction or plant, or part thereof, connected with or involving such use, distribution, regulation, control, or application of electricity, or the control or use of electrical apparatus for any purpose; and of producing, furnishing, and supplying electricity or electrical apparatus in any form and for any purpose, and to carry on a general manufacturing business,' approved the twenty-third day of June, one thousand nine hundred and eleven; by extending the same to companies incorporated for the purpose of refining, manufacturing or sale of petroleum and petroleum products," by extending the same to corporations incorporated for the manufacture of leather or articles containing leather" by extending the same to companies incorporated for the purpose of converting raw silk into thread and the manufacture of silk goods.

Referred to the Committee on Corporations.

By Mr. BENCHOFF. House Bill No. 120.

An Act to amend section twelve of an act approved the eighteenth day of June, one thousand eight hundred and ninety-three, (Pamphlet Laws, two hundred three), entitled "An Act to provide for the more effectual protection of the public health in the several municipalities of this Commonwealth."

Referred to the Committee on Public Health and Sanitation.

By Mr. DITHRICH. House Bill No. 121.

An Act providing for the appointment by the district attorney in counties having a population of over one million and less than one million five hundred thousand inhabitants of a chief county detective, an assistant chief county detective, and special county detectives; defining their duties; defining their authority; fixing their salaries, and authorizing the payment of the same, together with the necessary traveling expenses, by the county.

Referred to the Committee on Judiciary General.

By Mr. DITHRICH. House Bill No. 122.

An Act to amend section eight of an act, entitled "An Act for the better protection of wild birds and game within the Commonwealth of Pennsylvania; requiring citizens of the United States residing within the State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth, and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith, and providing for the disposition of the license fees, fines and penalties received," approved the seventeenth day of April, Anno Domini one thousand nine hundred and thirteen.

Referred to the Committee on Game.

By Mr. WILLIAM DAVIS. House Bill No. 123.

An Act making an appropriation to the Indiana Hospital, of Indiana County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. HOUGH. House Bill No. 124.

An Act making an appropriation to the Christian Home for Women, at Pittsburgh, North Side, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. HOUGH. House Bill No. 125.

An Act making an appropriation to the Home for Colored Children, located in the City of Pittsburgh, North Side, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. PALMER. House Bill No. 126.

An Act providing for the payment into the State Treasury of unclaimed funds in the hands of fiduciaries; defining the term fiduciary; providing for the refunding of such funds from the State Treasury, with interest, to persons entitled thereto and making an appropriation therefor; prohibiting the discharge of such fiduciaries, the release of their sureties, or the final distribution of funds in their possession unless in compliance with the provisions of this act; and imposing penalties.

Referred to the Committee on Ways and Means.

By Mr. PALMER. House Bill No. 127.

An Act providing for the payment into the State Treasury of the amounts of unclaimed distributive shares from the assets of corporations, unincorporated associations and limited partnerships.

nership associations in process of dissolution; requiring reports of such amounts to be made to the Auditor General by the liquidating trustees or other persons charged with the dissolution or unincorporated associations and limited partnership associations; further providing for the refund of such amounts from the State Treasury, with interest thereon, to persons entitled thereto and making an appropriation therefor; and providing penalties.

Referred to the Committee on Ways and Means.

By Mr. PALMER. House Bill No. 128.

An Act providing for the payment into the State Treasury, without escheat, of certain moneys and property subject to excheat under the provisions of any act of the General Assembly, and for the refund thereof, with interest, to persons entitled thereto; and making an appropriation for such refund.

Referred to the Committee on Ways and Means.

By Mr. PALMER. House Bill No. 129.

An Act to amend the second section of an act, entitled "An Act relating to unclaimed deposits in savings banks and transfer of stock," approved the seventeenth day of April, Anno Domini, one thousand eight hundred and seventy-two, (P. L. 62); so as to provide that the auditor general, state treasurer, and attorney general, may upon satisfactory proof of ownership order the refund to persons entitled thereto of the amounts of deposits paid into the State Treasury under the provisions of said act, with interest thereon, in place of requiring a suit for such refund to be instituted in the court of common pleas of Dauphin County.

Referred to the Committee on Ways and Means.

By Mr. WILLIAM DAVIS. House Bill No. 130.

An Act making an appropriation to the Christian Home, of Johnstown, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. CONNER. House Bill No. 131.

A Supplement to the second section of an act, entitled "A supplement to the twenty-fourth section of an act, entitled 'An Act to provide revenue by taxation, approved the seventh day of June, one thousand eight hundred and seventy-nine,' approved the first day of June, one thousand eight hundred and eighty-nine, amending the twenty-fourth section, by providing for the payment by the State Treasurer of one-half of the two per centum tax on premiums paid by foreign fire insurance companies to the treasurers of the several cities and boroughs within this Commonwealth," approved the twenty-eighth day of June, one thousand eight hundred and ninety-five; amending the same to provide for the payment of the net proceeds of the entire two per centum tax for the purpose indicated in the original act and supplement, including townships, among the distributees, and providing for certain conditions upon said distributions.

Referred to the Committee on Ways and Means.

By Mr. MORGAN. House Bill No. 132.

An Act making an appropriation to the Trustees of the State Hospital of Nanticoke, Luzerne County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. DRINKHOUSE. House Bill No. 133.

An Act making an appropriation to the Saint Joseph's Hospital, of Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

REPORTS FROM COMMITTEES.

Mr. ALEXANDER from the Committee on Judiciary General reported as committed, House Bill No. 5, entitled:

An Act providing for the nomination and election of judges of courts of record; and repealing certain acts.

Mr. ALEXANDER from the Committee on Judiciary General reported as committed, House Bill No. 106, entitled:

An Act to provide for two additional law judges of the Court of Common Pleas of the Fifth Judicial District.

LEAVES OF ABSENCE.

Mr. CHARLES A. SHAFFER asked and obtained leave of absence for Mr. Sweitzer.

Mr. ARTHUR R. B. FOX asked and obtained leave of absence for Mr. Kinsman.

Mr. COOK asked and obtained leave of absence for Mr. Brooks.

Mr. MARTIN asked and obtained leave of absence for Mr. Baldrige.

RESOLUTION No. 2.

Mr. GOODNOUGH called up House Resolution No. 2, file folio 21, which was twice read, considered and agreed to as follows:

Resolved (If the Senate concur) That the Chief Clerk of the House of Representatives is hereby authorized to appoint four competent stenographers and to fix their salaries. The said stenographers shall be for the use of the Members of the House of Representatives and their salaries shall be paid from an appropriation to be made in the general deficiency appropriation act of one thousand nine hundred and nineteen and the appropriation for such purposes shall not exceed the sum of two thousand dollars

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1, entitled:

A joint resolution ratifying the proposed amendment to the Constitution of the United States which prohibits the manufacture sale transportation importation or exportation of intoxicating liquors

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 26, entitled:

An Act to extend the benefits of the Soldiers' Orphans Industrial School to orphan or destitute children of honorably discharged soldiers sailors and marines of the war with Germany and Austria or of any movement or campaign in connection therewith or resulting therefrom

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

HOUSE BILL NO. 1, MADE A SPECIAL ORDER.

Mr. BUNGARD. Mr. Speaker, I move that House Bill No. 1, file folio 17, entitled:

A joint resolution ratifying the proposed amendment to the Constitution of the United States which prohibits the manufacture sale transportation importation or exportation of intoxicating liquors

be made a special order of business on Monday evening, February 3, 1919, at 9:30 o'clock, for second reading, and that it be made a special order on third reading and final passage on Tuesday morning, February 4th, 1919, at 10:30 o'clock.

Mr. VICKERMAN. Mr. Speaker, I second the motion.
The motion was agreed to.

APPOINTMENT OF CLERK TO SPEAKER.

The SPEAKER announced the appointment of A. Earle Kauffman, of York, York County, as Clerk to the Speaker, the appointment to take effect beginning January 7, 1919.

ADJOURNMENT.

The SPEAKER. Under the concurrent resolution adopted yesterday, this House stands adjourned until Monday evening at 9:00 o'clock.

Whereupon (at 10:30 o'clock A. M.), the House adjourned until Monday evening, February 3, 1919, at 9:00 o'clock.

Legislative Journal

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., MONDAY, FEBRUARY 3, 1919.

No. 8.

SENATE.

MONDAY, February 3, 1919.

The Senate met at 9 o'clock P. M.

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) in the Chair.

PRAYER.

The Chaplain, Rev. Thomas W. Davis, offered the following prayer:

Almighty God, we commend to Thy favor and guidance all the members of this distinguished body. May they be regulated in all their deliberations by a sense of fairness and a sense of honor and of brotherhood. May the welfare of all the people of this great State be the absorbing and controlling influence in all the Legislative enactments of this Senate. These blessings we ask in our Saviour's name. Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. SALUS, the further reading was dispensed with, and the Journal was approved.

PETITIONS.

FAVORING RATIFICATION OF PROHIBITION AMENDMENT TO THE FEDERAL CONSTITUTION.

Mr. PHIPPS presented numerous petitions of citizens of Warren and Venango Counties, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Which were referred to the Committee on Law and Order.

Mr. NASON presented numerous petitions of citizens of Erie County, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Which were referred to the Committee on Law and Order.

Mr. DONAHUE presented numerous petitions of citizens of Forrest and Clinton Counties, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Which were referred to the Committee on Law and Order.

Mr. CAMPBELL presented numerous petitions of citizens of Crawford and Mercer Counties, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Which were referred to the Committee on Law and Order.

Mr. JONES presented numerous petitions of citizens of Susquehanna, Wyoming and Luzerne Counties, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Which were referred to the Committee on Law and Order.

Mr. BALDWIN presented numerous petitions of citizens of Potter, McKean and Tioga Counties, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Which were referred to the Committee on Law and Order.

Mr. PATTON presented numerous petitions of citizens of Philadelphia County, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Which were referred to the Committee on Law and Order.

The CHAIR presented for Mr. BEALES numerous petitions of citizens of Adams and Franklin Counties, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Which were referred to the Committee on Law and Order.

He also presented numerous petitions of citizens of Philadelphia County, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Which were referred to the Committee on Law and Order.

Mr. EYRE presented numerous petitions of citizens of Chester County, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Which were referred to the Committee on Law and Order.

Mr. SNYDER presented numerous petitions of citizens of Blair and Huntingdon Counties, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Which were referred to the Committee on Law and Order.

Mr. WEAVER presented numerous petitions of citizens of Westmoreland County, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Which were referred to the Committee on Law and Order.

Mr. LEIBY presented numerous petitions of citizens of Mifflin, Juniata, Perry and Cumberland Counties, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Which were referred to the Committee on Law and Order.

FAVORING INCREASED COMPENSATION FOR TEACHERS IN PUBLIC SCHOOLS.

Mr. PHIPPS presented petition of citizens of Warren and Venango Counties, favoring the passage of an act providing increased and adequate compensation for teachers in the public schools of the Commonwealth.

Which was referred to the Committee on Education.

FAVORING LEGISLATION SUPPRESSING PUBLICATION OF FOREIGN LANGUAGE NEWSPAPERS.

Mr. CAMPBELL presented petition of citizens of Crawford and Mercer Counties favoring the passage of an act by the Congress of the United States of America suppressing the publication of foreign language newspapers.

Which were referred to the Committee on Judiciary General.

COMMUNICATION FROM UNION LABEL TRADES DEPARTMENT OF PHILADELPHIA.

The CHAIR laid before the Senate communication from William F. Spaeth, Secretary Union Label Trades Department of Philadelphia, which was read as follows; and referred to the Committee on Law and Orders.

Philadelphia, Pa., January 29, 1919.

To the Senate of the State of Pennsylvania, Capitol Building, Harrisburg, Penna.

Honorable Sirs: At the regular meeting of the Union Label Trades Department of Philadelphia, which body represents nearly 50,000 organized workers in this city, the enclosed reso-

lution was unanimously adopted and copies were ordered to be sent to the Chief Executives and Executive Bodies of this State. We sincerely hope that you will give this resolution due consideration and take favorable action thereon.

Respectfully yours,

WILLIAM F. SPAETH,
Secretary Union Label Trades Department of Philadelphia, 2839
N. Second Street, Philadelphia, Penna.

Whereas, There is now pending before the Legislature of Pennsylvania, for ratification or rejection, a congressional resolution proposing an amendment to the Federal Constitution, prohibiting the manufacture, importation and sale of alcoholic liquors in the United States; and

Whereas, If such prohibition amendment should be ratified and become effective it would throw hundreds of thousands of union labor employees out of the legitimate labor in which they are now engaged, and, in addition to destroying the means of livelihood of this vast army of laboring men, would confiscate or ruin hundreds of millions of dollars worth of property in all parts of the United States, representing lawful investments in a law-created business in which the governments, Federal and State, and all of the people have been profit-sharing partners; and

Whereas, The adoption and application of this proposed constitutional amendment would autocratically deprive the people of the entire country of a personal privilege and liberty they have enjoyed since the nation was founded without being given a vote or voice on the question; and

Whereas, In every respect and in its every effect, this proposed constitutional amendment is contrary and antagonistic to the clear principles of right, liberty and justice for which every member of organized labor in America has at all times stood; therefore, be it

Resolved, That we, the members of The Union Label Trades Department of Philadelphia, in regular meeting assembled, do unanimously express our disapproval of, and unalterable opposition to, this proposed amendment; and, for the reasons above stated, we call upon the Senate and House of the General Assembly of Pennsylvania to unqualifiedly reject the proposed amendment to the Federal Constitution. And, be it further

WHEREAS, There is now pending before the Legislature of Pennsylvania, for ratification or rejection, a congressional resolution proposing an amendment to the Federal Constitution, prohibiting the manufacture, importation and sale of alcoholic liquors in the United States; and

WHEREAS, If such prohibition amendment should be ratified and become effective it would throw hundreds of thousands of union labor employees out of the legitimate labor in which they are now engaged, and, in addition to destroying the means of livelihood of this vast army of laboring men, would confiscate or ruin hundreds of millions of dollars worth of property in all parts of the United States, representing lawful investments in a law-created business in which the governments, Federal and State, and all of the people have been profit-sharing partners; and

WHEREAS, The adoption and application of this proposed constitutional amendment would autocratically deprive the people of the entire country of a personal privilege and liberty they have enjoyed since the nation was founded without being given a vote or voice on the question; and

WHEREAS, In every respect and in its every effect, this proposed constitutional amendment is contrary and antagonistic to the clear principles of right, liberty and justice for which every member of organized labor in America has at all times stood; therefore, be it

RESOLVED, That we, the members of The Union Label Trades Department of Philadelphia, in regular meeting assembled, do unanimously express our disapproval of, and unalterable opposition to, this proposed amendment; and, for the reasons above stated, we call upon the Senate and House of the General Assembly of Pennsylvania to unqualifiedly reject the proposed amendment to the Federal Constitution. And be it further

RESOLVED, That we hereby call upon organized labor throughout the State of Pennsylvania to similarly express itself in emphatic demand for rejection of this unjust and dishonest proposal. The Prussian government, with its militarism and its Kaiser, in the most despotic period of its history, never attempted such violence to the rights of its citizens. We have sacrificed our blood and our money to destroy Prussianism in other countries; there is no reason why we should permit the establishment of Prussianism in America, and we confidently expect every honest, patriotic, justice-loving American to join with us in preventing the establishment in these United States of that which we have so enthusiastically opposed everywhere else; and be it further

RESOLVED, That copies of these Resolutions be sent to the Senate and House of the General Assembly of Pennsylvania, to the Governor and Lieutenant-Governor of the State, and to the newspaper press.

COMMUNICATIONS FROM THE GOVERNOR.

The Private Secretary to the Governor being introduced, presented communications in writing from His Excellency, the Governor of the Commonwealth, which were laid upon the table:

LEAVE OF ABSENCE.

Mr. VARE asked and obtained leave of absence for himself until February 24th.

REPORTS FROM COMMITTEES.

Mr. CROW from the Committee on Appropriations reported as amended, Senate Bill No. 62, entitled:

An Act reorganizing the Department of the Secretary of the Commonwealth designating the officers and employees thereof and fixing their salaries and making an appropriation therefor to the end of the fiscal year.

BILL ON FIRST READING.

Mr. CROW. Mr. President, I move that Senate Bill, No. 62, just reported from committee, be read the first time.

Mr. DAIX. Mr. President, I second the motion.

The motions was agreed to.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill, No. 62, entitled:

An Act reorganizing the Department of the Secretary of the Commonwealth designating the offices and employees thereof and fixing their salaries and making an appropriation therefor to the end of the fiscal year.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

REPORTS FROM COMMITTEES.

Mr. DAIX, from the Committee on Appropriations, reported as committed Senate Bill, No. 42, entitled:

An Act making an appropriation to cover deficiency to the trustees of the State Hospital for the Criminal Insane at Fairview Pennsylvania.

Mr. BALDWIN, from the Committee on Judiciary Special, reported as committed Senate Bill No. 59, entitled:

An Act to amend section two of an act approved the eighteenth day of July, one thousand nine hundred and seventeen (P. L. 1042) entitled "An Act authorizing county controllers in counties having a population of more than one hundred thousand and less than one hundred fifty thousand inhabitants to appoint a solicitor prescribing the duties of said solicitor and fixing his salary" by authorizing the county commissioners and county controller to fix the the salary of the solicitor.

Mr. WEAVER, from the Committee on Education, reported as amended, Senate Bill No. 25, entitled:

An Act amending section five hundred and fifteen of an act approved May eighteenth, Anno Domini one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" so as to modify the scope of the prohibition against levying of taxes or incurring of debts for certain purposes while any proceeding for a change of boundary lines affecting any school district is pending.

BILLS INTRODUCED.

Mr. CRAIG read in his place and presented to the Chair, Senate Bill, No. 66, entitled:

An Act to amend section two and section five as amended and to supplement an act approved the 7th day of July 1885 (P. L. 257) entitled "An Act to confer upon the several courts of common pleas of this Commonwealth jurisdiction of a court of equity in all cases of dower and partition, and prescribing the method of procedure" by enlarging the powers of the master and commencing all cases heretofore proceeded in to final decree

Which was committed to the Committee on Judiciary General.

Mr. PHIPPS read in his place and presented to the Chair Senate Bill No. 67, entitled:

An Act making an appropriation for maintenance to the Trustees of the State Institution for Feeble-Minded of Western Pennsylvania, at Polk, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 68, entitled:

An Act making an appropriation to the Trustees of the State Institution for Feeble-Minded of Western Pennsylvania at Polk, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. SALUS read in his place and presented to the Chair Senate Bill No. 69, entitled:

An Act validating divorces on the ground of the hopeless insanity of the respondent under the provisions of an act approved the 18th day of April, 1905, entitled "An Act to amend section eight of the act approved the 13th day of April, 1843, entitled 'An Act to convey certain real estate and for other purposes' so as to extend its provisions to the husband or wife of a lunatic or non compos mentis and to further regulate the procedure in action for divorce."

Which was committed to the Committee on Judiciary Special.

Mr. SNYDER read in his place and presented to the Chair Senate Bill No. 70, entitled:

An Act providing for a State Association of County Controllers and for the meetings thereof and providing for the payment by the counties of the expenses thereof.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 71, entitled:

An Act making an appropriation to the Altoona Hospital, Altoona, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. GRAFF read in his place and presented to the Chair Senate Bill No. 72, entitled:

An Act authorizing banking companies incorporated and organized under the laws of the Commonwealth, and having capital stock at least equal to the capital stock which trust companies are required by law to have, to act in any fiduciary capacity in which trust companies, organized under the laws of the Commonwealth, are empowered to act, and prescribing the method of acquiring such rights.

Which was committed to the Committee on Banks and Building and Loan Associations.

Also read in his place and presented to the Chair Senate Bill No. 73, entitled:

An Act to provide a method upon petition of owner with notice to wife of bankrupt, for ascertaining, determining and charging statutory interest in choate on lands of bankrupt, sold under order of United State Court by report of viewers and decree of court of common pleas in certain cases; freeing and discharging part of such lands from such statutory interest inchoate and charging same upon a portion of lands formerly owned by bankrupt in case of death of wife during life of bankrupt or after his death to discharge the lands from such statutory interest inchoate or statutory interest fixed by decree of court; providing for service of rules and notices and for appeal from final decree of such court.

Which was committed to the Committee on Judiciary General.

Mr. PATTON read in his place and presented to the Chair Senate Bill No. 74, entitled:

An Act making an appropriation to the Rush Hospital for Consumption and Allied Diseases of Philadelphia.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 75, entitled:

An Act making an appropriation to the Western Temporary Home of Philadelphia.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 76, entitled:

An Act making a deficiency appropriation to the Pennsylvania State Lunatic Hospital.

Which was committed to the Committee on Appropriations.

Mr. S. J. MILLER read in his place and presented to the Chair Senate Bill No. 77, entitled:

An Act to regulate and establish the fees to be charged by justices of the peace, aldermen, and magistrates, in this Commonwealth.

Which was committed to the Committee on Judiciary General.

Mr. J. S. MILLER read in his place and presented to the Chair Senate Bill No. 78, entitled:

An Act providing for and regulating the taking and appropriation of land and property by incorporated Cemetery and Burial Associations not for profit, for the purpose of enlarging cemeteries and burial grounds.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 79, entitled:

An Act to prohibit the manufacture, sale, transportation, importation and exportation of vinous, spirituous, malt or brewed liquors or admixtures thereof, for beverage purposes; regulating the sale thereof, for medicinal and sacramental purposes; and providing penalties.

Which was committed to the Committee on Law and Order.

Mr. GRAY read in his place and presented to the Chair Senate Bill No. 80, entitled:

An Act making an appropriation to Saint Luke's Homeopathic Hospital of Philadelphia.

Which was committed to the Committee on Appropriations.

Mr. MEARKLE read in his place and presented to the Chair Senate Bill No. 81, entitled:

An Act amending section six of an act, approved the 1st day of May, 1907, (P. L. 135), entitled "An Act relating to the appointment of stenographers and assistant stenographers to report proceedings in the several courts of common pleas and orphans' courts, courts of oyer and terminer and general jail delivery, and courts of quarter sessions of the peace of this Commonwealth, as well as before Commissioners, Masters, and Special Masters in chancery, referees, examiners, auditors, and other officers; prescribing their powers and duties, and when such reports shall be evidence of the facts reported; prescribing their compensation and allowances for expenses, when the sale shall be paid by the county wherein such stenographers or assistant stenographers are employed, and when by the parties to such proceedings; and repealing an act, entitled 'An Act directing the appointment of official stenographers in the several civil courts of this Commonwealth; authorizing the appointment of stenographers by examiners, masters, referees, commissioners, and auditors; authorizing the appointment of assistant stenographers; repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth, prescribing their duties and fixing their compensation,' approved May 15th, 1874; repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth, prescribing their duties and fixing their compensation,' approved May 8th, 1876; and repealing 'An Act defining the duty of court stenographers in the several counties of this State,' approved June 10, 1881; approved the 24th day of May, 1887; but such repeal not to revive any law repealed by said act of 24th of May, 1887," as amended.

Which was committed to the Committee on Judiciary General.

Mr. DONAHUE read in his place and presented to the Chair Senate Bill No. 82, entitled:

An Act making an appropriation to the Lock Haven Hospital, of Lock Haven, Clinton County, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. WHITTEN read in his place and presented to the Chair Senate Bill No. 83, entitled:

An Act repealing an act, entitled "An Act to amend the second section of an act, approved the 13th day of June, A. D. 1911, entitled "An Act establishing in counties containing a population of from eight hundred thousand to one million four hundred thousand, a board for the assessment and revision of taxes for State and county purposes; prescribing the method of their appointment, their powers and duties; fixing their salary, to be paid by the proper county; and abolishing the office of ward, borough, and township assessors, in so far as respects the assessment of State and county taxes, by changing the pay of subordinate assessors from four to five dollars per day," approved the 24th day of May, 1917.

Which was committed to the Committee on Judiciary General.

Mr. JONES read in his place and presented to the Chair Senate Bill No. 84, entitled:

An Act to establish as a State Highway a certain section of public road in the Counties of Wyoming, Bradford and Susquehanna.

Which was committed to the Committee on Public Roads and Highways.

Also read in his place and presented to the Chair Senate Bill No. 85, entitled:

An Act to establish as a State Highway a certain section of public road in the counties of Wyoming and Susquehanna.

Which was committed to the Committee on Public Roads and Highways.

Mr. McCONNELL read in his place and presented to the Chair Senate Bill No. 86, entitled:

An Act to amend section one of an act approved the 5th day of July, 1917, entitled "An Act authorizing cities to refund moneys paid by property owners into their treasuries, when a court of competent jurisdiction shall have determined that there was no liability for such payment when made," extending the provisions thereof to boroughs and incorporated towns.

Which was committed to the Committee on Judiciary Special.

Mr. DAIX read in his place and presented to the Chair Senate Bill No. 87, entitled:

An Act regulating the sale, barter and exchange of theatre tickets; providing for the licensing of ticket brokers; and providing penalties.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 88, entitled:

An Act providing for the recovery of damages in actions for injuries occasioned by negligence where the jury shall find that both plaintiff and defendant have been negligent; and providing for the form of verdict and assessment of damages in such case.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 89, entitled:

An Act to amend section fourteen of an act approved the 18th day of July, 1917, (P. L. 1043), entitled "An Act establishing a public school employees' retirement system, and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employees, defining the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon boards having the employment of public school employees; exempting annuities, allowances, returns, benefits, and rights from taxation and judicial process; and providing penalties."

Which was committed to the Committee on Appropriations.

Mr. DeWITT read in his place and presented to the Chair Senate Bill No. 90, entitled:

An Act to further amend the act approved the 30th day of March, 1915, entitled "An Act to promote the health and efficiency of firemen, in cities of the second class, by providing for a two-platoon system for firemen in the department of public safety of such cities," as amended, by extending the same to cities of the third class.

ciency of firemen, in cities of the second class, by providing for a two-platoon system for firemen in the department of public safety of such cities," as amended, by extending the same to cities of the third class.

Which was committed to the Committee on Municipal Affairs.

Mr. NASON read in his place and presented to the Chair Senate Bill No. 91, entitled:

An Act making an appropriation to the Elmwood Home, Erie, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 92, entitled:

An Act to authorize the sale and conveyance of portions of the land belonging to the Commonwealth of Pennsylvania in the county of Erie now occupied by the Home for Disabled and Indigent Soldiers and Sailors.

Which was committed to the Committee on Judiciary General.

Mr. EINSTEIN read in his place and presented to the Chair Senate Bill No. 93, entitled:

An Act making an appropriation to the Allegheny General Hospital of the North Side, City of Pittsburgh, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 94, entitled:

An Act fixing the pay of election officers and clerks.

Which was committed to the Committee on Elections.

Also read in his place and presented to the Chair Senate Bill No. 95, entitled:

An Act amending section nine of an Act of Assembly entitled "An Act for the appointment and maintenance of a board, to be known as the Armory Board of the State of Pennsylvania and for the payment of its expenses and for providing managing and caring for armories for the use of the National Guard of Pennsylvania throughout the Commonwealth of Pennsylvania and making an appropriation for the same, authorizing the State Armory Board to receive from counties cities municipalities and other sources donations or contributions for the purpose of this act" approved the 11th day of May, 1905, by providing for the return by any county city or municipality for the purpose of acquiring or erecting any armory to such county city or municipality upon the sale of any such armory under the provisions of the act to which this is a supplement and making the provisions of this act apply to sales heretofore as well as sales hereafter made

Which was committed to the Committee on Military Affairs.

Mr. LEIBY read in his place and presented to the Chair Senate Bill No. 96, entitled:

An act to amend section one of an act approved the 2d day of April, 1913 (P. L. 38), entitled "An Act authorizing the State Treasurer to endorse over to the Ladies' Memorial Association of the City of Petersburg, Virginia, all checks, drafts or warrants for interest accruing on a bond bought from the City of Petersburg, Virginia, by the Battlefield Commission of the Third Division, Ninth Corps, Army of the Potomac, said interest being, by contract made on file in the Auditor General's Department due to said Ladies' Memorial Association" providing for the retirement of the proceeds of such bond upon the maturity and disposition of the income thereof

Which was committed to the Committee on Appropriations.

He also read in his place and presented to the Chair Senate Bill No. 97, entitled:

An Act regulating the disposition of assignments of error in appeals and other proceedings in error in the Supreme Court and the Superior Court of this Commonwealth in certain cases.

Which was committed to the Committee on Judiciary General

Mr. CROW by request of Mr. Catlin read in his place and presented to the Chair Senate Bill No. 98, entitled:

An act making an appropriation to the Mercy Hospital at Wilkes-Barre Pennsylvania

Which was committed to the Committee on Appropriations.

CONCURRENT RESOLUTION.

MAKING ADDITIONAL APPROPRIATION FOR EXPENSES OF INAUGURAL COMMITTEE.

Mr. CROW offered the following resolution, which was twice read, considered and agreed to:

WHEREAS, By Concurrent Resolution approved January seventh, one thousand nine hundred and nineteen, the Inaugural Committee was limited in its expenditures to Fifty Thousand Dollars (\$50,000), which proved insufficient, therefore, be it

RESOLVED (if the House of Representatives concur), That the limitation of the expenses of the Committee be fixed at Fifty-five Thousand Dollars instead of Fifty Thousand Dollars.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

APPOINTMENT OF COMMITTEE TO DRAFT RESOLUTIONS ON DEATH OF THE HONORABLE JAMES P. MCNICHOL, AND FIXING TIME FOR MEMORIAL SESSION.

Mr. VARE offered the following resolution, which was twice read, considered and agreed to.

RESOLVED, That a Committee of eight members of the Senate be appointed to draft suitable resolutions on the death of the late Senator James P. McNichol, who died on November fourteenth, one thousand nine hundred and seventeen, and present said resolutions at a special memorial session of the Senate to be held on Tuesday, March eleventh, one thousand nine hundred and nineteen, at three o'clock post meridian, and that the Honorable William C. Sproul, Governor of the Commonwealth, and Honorable Charles A. Snyder, Auditor-General of the Commonwealth, who were colleagues of the deceased Senator, be invited to participate and address the Senate during said memorial session.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 10, as follows:

An Act authorizing cities of the third class with the assent of the electors duly obtained at an election to use moneys borrowed or authorized to be borrowed for purposes which have proved impracticable or impossible for any other lawful municipal purpose

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any city of the third class has increased its indebtedness with the assent of the electors of such city in accordance with the provisions of an act approved the twentieth day of April one thousand eight hundred seventy-four (Pamphlet Laws sixty-five) entitled "An Act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for illegal increase thereof" and the amendments and supplements thereto and the purpose for which said increase was asked and assent obtained has proved to be impracticable or impossible the corporate authorities of any such city may by their ordinance or vote signify a desire to use the money so borrowed or authorized to be borrowed for any other lawful municipal purpose and the said moneys so borrowed or authorized to be borrowed may be used for such other municipal purpose if the assent of the electors thereto is obtained as herein provided

Section 2 The corporate authorities of any such city shall give notice during at least thirty days by weekly advertisements in newspapers not exceeding three in the district and if no newspaper be published therein then by at least twenty printed handbills posted in public places in said city of an election to be held at the place or places of holding the municipal elections on a day to be by them fixed Such notices shall state (a) The date of such election (b) the amount of money theretofore borrowed or authorized to be borrowed (c) the purpose for which such money was originally authorized (d) the reason why said money may not be used for the purpose for which it was borrowed or authorized to be borrowed (e) the new purpose for which the corporate authorities of such city desire to use said money borrowed or authorized to be borrowed

A certified copy of the ordinance hereinbefore required and of the above notice shall be filed in the office of the clerk of the court of quarter sessions.

Section 3 The corporate authorities of such city shall in all cases fix the time of the holding of any such election on the day of the municipal or general or other special election unless more than ninety days elapse between the date of the ordinance and the day of holding the municipal or general or other special election If any day other than the day of the municipal or general or other special election day is fixed the expense of holding the election shall be paid by the city

Section 4 Such election shall be held at the place time and under the same regulations as provided by law for the holding of municipal elections and the question to be submitted to the electors shall be in the following form

Shall the sum of.....dollars heretofore borrowed or authorized to be borrowed by the city of..... for the purpose of.....be used by the said city for the purpose of.....

The ballot shall be prepared in the manner provided by the general election law for the submission of similar questions

Section 5 The election shall be conducted by the regular election officers The election officers shall count the tickets cast at such election and make a return thereof to the clerk of the court of quarter sessions of the county duly certified as is required by law. In receiving and counting and in making return of the votes cast the inspectors clerks and judges of election shall be governed by the laws of this Commonwealth governing municipal elections and the vote shall be counted by the court as is now provided by laws governing municipal elections. All penalties of the said election laws for violation thereof are hereby extended to and shall apply to the voters inspectors judges and clerks voting at and in attendance upon elections held under the provisions of this act

Section 6 The clerk of the court shall make a return of the vote cast upon such question as filed in his office to the corporate authorities of such city and the same shall be placed on record among or upon the minutes thereof

Section 7 If at such election a majority of the electors shall vote in favor of using said borrowed or authorized to be borrowed money for the purpose other than that for which it was originally authorized the said money shall thereafter be used for such new purpose in the same manner as if it had originally been authorized and borrowed for such purpose

And said bill having been read at length the second time and agreed to,

Ordered, to be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 27, as follows:

An Act authorizing county commissioners to appropriate moneys to cities and boroughs to assist in the erection of comfort and waiting stations.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county commissioners of any county may appropriate moneys to assist cities and boroughs located within their respective boundaries to construct and maintain comfort and waiting stations

Section 2 All acts or parts of acts inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, to be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 65 (House Bill No. 2), entitled:

A supplement to an Act entitled "An Act to provide for the ordinary expenses of the Executive, Judicial and Legislative Departments of the Commonwealth, interest on the public debt and the support of the public schools for the two fiscal years beginning June first, one thousand nine hundred and seventeen, for the payment of the bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first, one thousand nine hundred and seventeen," as approved the sixteenth day of July, Anno Domini one thousand nine hundred and seventeen (Appropriation Acts, page 41), providing for deficiencies in certain appropriations made to the Executive, Judicial and Legislative Departments by the Act to which this is a supplement, and for minor appropriations to certain of the Executive, Judicial and Legislative Departments not provided for by said Act.

And said bill having been read at length the second time and agreed to,

Ordered, to be transcribed for a third reading.

BILL RECOMMITTED.

Mr. DAIX. Mr. President, I move that Senate Bill No. 65 (House Bill No. 2), the bill just read, be recommitted to the Committee on Appropriations.

Mr. PHIPPS. Mr. President, I second the motion. The motion was agreed to.

HOUSE MESSAGE.

RESOLUTION PROVIDING STENOGRAPHERS FOR USE OF MEMBERS OF HOUSE OF REPRESENTATIVES.

The Clerk of the House of Representatives being introduced, presented extract from the Journal of the House, which was twice read, as follows:

Resolved (If the Senate concur) That the chief clerk of the House of Representatives is hereby authorized to appoint four competent stenographers and to fix their salaries. The said stenographers shall be for the use of the Members of the House of Representatives and their salaries shall be paid from an appropriation to be made in the general deficiency appropriation act of one thousand nine hundred and nineteen and the appropriation for such purposes shall not exceed the sum of two thousand dollars

Mr. CROW. Mr. President, I ask unanimous consent that Rule 39, which requires resolutions reported from committee to lie over for one day, be suspended, in order that the resolution just reported may be considered at this time.

The PRESIDENT. Is there objection? The Chair hears none.

On the question,

Will the Senate agree to the resolution?

It was agreed to.

REPORT OF TEACHERS' RETIREMENT BOARD.

The Chair laid before the Senate report of the Retirement Board, made in accordance with the provisions of the State School Employees' Retirement Act, which was read as follows:

Honorable Edward E. Beidleman,
President of the Senate,
Harrisburg, Penna.

Dear Sir: In accordance with the provisions of the State School Employees' Retirement Act, approved July 18, 1918, (P. L. 1043), the Retirement Board hereby submits an itemized statement of the amount of the State appropriation that will be required to comply with the provisions of this act for the biennium beginning July 1, 1919.

When the State School Employees' Retirement System goes into effect on July 1, 1919, a fund described in the Retirement Act as "State Annuity Reserve Fund No. 2" must be established; the State annuities of all present employees who become eligible to receive retirement allowances will be paid from this fund. At the establishment of the State Annuity Reserve Fund No. 2 there is charged against it an amount known in insurance nomenclature as "accrued liabilities." These accrued liabilities represent the reserve that should be in this fund on account of prior service of present employees.

Instead of providing for an appropriation large enough to meet these accrued liabilities at the outset and thereby imposing a formidable burden of appropriation upon the State at the establishment of the Retirement System, the Retirement Act provides for the distribution of these accrued liabilities through a period of years, by authorizing an annual appropriation by the State to the State Annuity Reserve Fund No. 2 of an amount equal to 2.8 per cent. of the total compensation paid to all contributors for service during the preceding school year. These payments by the State to the State Annuity Reserve Fund No. 2 are to continue only until the accumulated reserve in this fund equals the present value of all State annuities payable to present employees who become eligible for retirement allowances. It is evident that the cost of the retirement system to the State will be materially lessened when this appropriation to the State Annuity Reserve Fund No. 2 is discontinued.

The amount which the State will be required to appropriate for the Retirement System on account of new entrants will be paid into a fund known as "Contingent Reserve Fund." The first payment by the State to the Contingent Reserve Fund will be due and payable in July, 1920, and will be based upon the ages and salaries of new entrants during the preceding twelve months.

The rate at which the State will pay on account of each new entrant will be determined by the age of the new entrant at the time he or she becomes a contributor to the retirement fund. After July, 1920, the State payments to the Contingent Reserve Fund will be due and payable semi-annually, in July and January of each school year, and will be based upon the payroll of new entrants during the preceding six months.

The Retirement Act gives present employees until July 1, 1919, in which to file their application for membership in the State Retirement Association. Including new entrants and present employees, there will be 50,000 members in the Retirement Association when all who are eligible have joined.

This estimate of the amount which the State should appropriate for its share of the support of the retirement system during the biennium beginning July 1, 1919, is based on the assumption that the increase in the compensation of teachers during the next two years will be at the same rate as during the last two years. Owing to the utterly inadequate salaries which many teachers now receive, it is probable that the increase in the compensation of teachers in the immediate future will be greater than during the last two years. There are good reasons for believing that all school employees in the State will become contributors to the retirement fund. The few

who may remain out of the retirement system will probably not reduce the amount of the State Appropriation required, because the total compensation of teachers, upon which the State Appropriation is based, will in all probability increase at a rate above the average during the next two years.

The total compensation paid to teachers in the State for the year ending June 30, 1916, was \$27,290,569.59, and for the year ending June 30, 1917, \$28,735,650.60, an increase of 5.295 per cent. over the preceding year. The total compensation paid teachers for the year ending June 30, 1918, was \$31,623,303.40, an annual increase of 10.05 per cent. The average annual increase in the compensation of teachers during these two years was 7.672 1-2 per cent. Assuming that this annual rate of increase will prevail during the next two years, the total compensation for the year ending June 30, 1919, will be \$34,049,601.35, and for the year ending June 30, 1920, it will be \$36,662,057.01.

The amount payable by the State to the State Annuity Reserve Fund, No. 2, during the school year, beginning July 1, 1919, will, therefore, be 2.8 per cent. of \$34,049,601.35, or \$953,388.84; and during the school year beginning July 1, 1920 it will be 2.8 per cent. of \$36,662,057.01, or \$1,026,537.60. The total amount payable to the State Annuity Reserve Fund No. 2, by the State during the two years beginning July 1, 1919 and ending June 30, 1921, will be \$1,979,926.44.

Assuming that there will be 10,000 new entrants among the school employees of the State next term, and that their average annual salary will be \$450.00, and average age upon entering the service will be 20 years, the State will be required to pay into the Contingent Reserve Fund on account of new entrants in July, 1920, for the period covering the twelve months next preceding, 1.29 per cent. of \$4,500,000.00, or \$58,050.00.

Assuming that the number of new entrants in school service during the term of 1920-21 will be 12,000, and the average annual salary and average age for entering the service will remain the same, the State will be required to pay into the Contingent Reserve Fund on account of new entrants in January, 1921, for the period covering the six months next preceding, .645 per cent. of \$5,400,000.00, or \$34,830.00.

The total amount payable by the State to the Contingent Reserve Fund on account of new entrants during the two years beginning July 1, 1919 and ending June 30, 1921, will, therefore, be the sum of \$58,050.00 and \$34,830.00, or \$92,880.00.

The State Appropriation for the State Annuity Reserve Fund No. 2, and the State Appropriation for the Contingent Reserve Fund combined, for the two years beginning July 1, 1919, and ending June 30, 1921, will equal the sum of \$1,979,926.44 and \$92,880.00, or \$2,072,806.44. This estimate is based upon the assumption that all the 50,000 school employees in the State will enroll in the State Retirement Association before July 1, 1919.

An itemized estimate of the amounts necessary to be appropriated by the State to the various funds of the retirement system for the biennium beginning July 1, 1919, may be summarized as follows:

SUMMARY.

Estimated of Appropriation to the State Annuity Reserve Fund No. 2 based upon an enrollment including all school employees in the State.

Total compensation of school employees during year ending 6-30-19...	\$34,049,601.35
Rate of contribution....	.028
Amt. State Appropriation to State Annuity Reserve Fund No. 2 for yr. beginning 7-1-19	\$953,388.84
Total compensation of school employees during year ending 6-30-20...	\$36,662,057.01
Rate of contribution....	.028
Amt. State Appropriation to State Annuity Reserve Fund No. 2 for yr. beginning 7-1-20	\$1,026,537.60

Total State Appropriation to State Annuity Reserve Fund No. 2 for biennium beginning July 1, 1919..

Estimate of Appropriation to Contingent Reserve Fund on account of new entrants.

Est. number new entrants for school year ending 6-30-20..	10,000
Est. average annual salary....	\$450
Payroll new entrants for year ending 6-30-20	\$4,500,000
Est. rate of contribution0129
Amt. State Appropriation to Contingent Reserve Fund due July, 1920	\$58,050.00
Est. number new entrants for school year ending 6-30-21 ..	12,000
Est. average annual salary....	\$450
Payroll new entrants for year ending 6-30-21	\$5,400,000
Est. rate of contribution00645
Amt. State Appropriation to Contingent Reserve Fund due January, 1921	\$34,830.00

Total State Appropriation to Contingent Reserve Fund for biennium beginning July 1, 1919

Total State Appropriation for biennium beginning July 1, 1919

ESTIMATE OF APPROPRIATION.

For the Expense Fund of the State Retirement System as authorized by Section 8, Paragraph 2, of the Retirement Act for the biennium beginning July 1, 1919.

Salaries of Secretary, Actuary, Chief Clerk and Assistants,	\$34,400
Postage, Expressage, Traveling Expenses, Contingent Fund and other incidental legal expenses,	90,000
	124,400

The above estimate is based upon an enrollment in the State Retirement Association including all school employees in the State.

Assuming that 50,000 school employees will contribute an average of \$30.00 per year to the Employees' Annuity Savings Fund, the annual income of this Fund will be \$1,500,000.00. The total receipts of the State Retirement System during the biennium beginning July 1, 1919, will be approximately as follows:

State Appropriations,	\$2,072,806.44
Contributions from local school district,	2,072,806.44
Contributions from school employees,	3,000,000.00
	\$7,145,612.88

Total cost to the State of the administration of the Retirement System will, therefore, be 1.7 per cent. of the total receipts of the various retirement funds.

DIMNER BEEBER,
Chairman of Board.

H. H. BAISH,
Secretary.

NOMINATIONS BY THE GOVERNOR.

The Chair cleared his table and laid before the Senate communication in writing from his Excellency the Governor of the Commonwealth, which were read as follows:

COMMISSIONERS OF DEEDS.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, February 3, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Commissioners of Deeds for the Commonwealth of Pennsylvania, for the term of five years:

Richard P. Bloom, Atlantic City, N. J.
Charles G. Guyer, Wilmington, Delaware.

WM. C. SPOUL.

COMMISSIONERS OF STATE BOARD OF PUBLIC CHARITIES.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, February 3, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Commissioners of the State Board of Public Charities, until the dates set opposite their names respectively:

Louis Wolf, Elkins Park, until October 25, 1922.
Daniel J. McCarthy, Philadelphia, until July 3, 1923.
Isaac Johnson, Media, until November 9, 1923.
William Price, Pittsburgh, vice Francis J. Torrance, deceased, until July 3, 1923.
Howard B. French, Philadelphia, vice W. H. Ball, until August 10, 1923.
Peter F. Moylan, Philadelphia, vice Elizabeth D. Thaw, until August 10, 1923.

WM. C. SPOUL.

STATE LIBRARIAN.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, February 3, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Thomas Lynch Montgomery, of Philadelphia, to be State Librarian for the Commonwealth of Pennsylvania, for the term of four years, to be computed from the first Monday of February, 1918.

WM. C. SPOUL.

MEMBER OF THE PUBLIC SCHOOL EMPLOYEES' RETIREMENT BOARD.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, February 3, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Dimner Beeber, of Philadelphia, to be a member of the Public School Employees' Retirement Board, to serve until superseded, to compute from October 17, 1917.

WM. C. SPOUL.

MEMBER STATE QUARANTINE BOARD FOR PORT OF PHILADELPHIA

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, February 3, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, J. L. Forwood, of Chester, to be a member of the State Quarantine Board for the Port of Philadelphia, for the term of two years, to be computed from July 9, 1918.

WM. C. SPOUL.

WATER SUPPLY COMMISSIONER.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, February 3, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Thomas J. Lynch, of Bethlehem, to be a Water Supply Commissioner of Pennsylvania, for the term of four years, to be computed from December 1, 1918.

WM. C. SPOUL.

MEMBER OF ADVISORY BOARD OF STATE DEPARTMENT OF HEALTH

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, February 3, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be members of the Advisory Board of the State Department of Health, for the term of four years, to be computed from June 15, 1918:

T. E. Munce, V. M. D., Washington, Pa.
Joseph S. Neff, M. D., Narberth.

WM. C. SPOUL.

TRUSTEES OF THE HOME FOR THE TRAINING IN SPEECH OF DEAF CHILDREN AT PHILADELPHIA.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, February 3, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Trustees of the Home for the Training in Speech of Deaf Children Before They are of School Age, at Philadelphia, for the term of five years, to be computed from the dates set opposite their names, respectively:

J. George Becht, Harrisburg, February 19, 1918.
Roland L. Taylor, Philadelphia, July 5, 1918.

WM. C. SPOUL.

MEMBERS OF THE PENNSYLVANIA HISTORICAL COMMISSION.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, February 3, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Members of the Pennsylvania Historical Commission, to serve for the term of four years, to compute from November 26, 1917:

W. H. Stevenson, Pittsburgh.
George P. Donehoo, Coudersport.
William Perrine, Philadelphia, vice Wm. C. Sproul.

WM. C. SPOUL.

JUDGES OF MUNICIPAL COURT OF PHILADELPHIA.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, February 3, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Judges of the Municipal Court of Philadelphia, until the first Monday of January, 1920:

Charles E. Bartlett, Philadelphia, vice Bernard Gilpin, deceased.
Thomas F. McNichol, Philadelphia, vice William T. Wheeler, resigned.

WM. C. SPOUL.

NOTARIES PUBLIC.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, January 31, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the dates set opposite their names, respectively:

ALLEGHENY COUNTY.

Lewis Z. Birmingham, Jr., Pittsburgh, Feb. 21, 1919.
 L. H. Dierken, Pittsburgh, Feb. 21, 1919.
 Miss Sue B. Fritz, Pittsburgh, Feb. 21, 1919.
 L. P. Hoffmann, Pittsburgh, Feb. 21, 1919.
 Miss Catherine F. King, Pittsburgh, Feb. 21, 1919.
 William I. King, Pittsburgh, Feb. 21, 1919.
 Otto Konstanzer, Pittsburgh, Feb. 8, 1919.
 T. J. Landis, Pittsburgh, Feb. 14, 1919.
 Edward C. Lang, Pittsburgh, Feb. 21, 1919.
 Leo. J. Loughren, Pittsburgh, Feb. 21, 1919.
 Homer C. Lytle, Pittsburgh, Feb. 21, 1919.
 A. B. McBride, Pittsburgh, Feb. 21, 1919.
 Thos. M. Marshall, Jr., Pittsburgh, Feb. 21, 1919.
 Albert E. Muhl, Pittsburgh, Feb. 21, 1919.
 James A. Nugnet, Pittsburgh, Feb. 21, 1919.
 Orestes Pascale, Pittsburgh, Feb. 21, 1919.
 Robert A. Price, North Braddock, Feb. 21, 1919.
 Herbert A. Reed, Pittsburgh, Feb. 21, 1919.
 Lawrence P. Schaefer, Pittsburgh, Feb. 21, 1919.
 Geo. B. Snyder, Wilmerding, Feb. 21, 1919.

BEAVER COUNTY.

Leman W. Dolby, Rochester, Feb. 21, 1919.

BERKS COUNTY.

Henry K. Schmehl, Muhlenberg, Feb. 21, 1919.

BLAIR COUNTY.

Charles M. Piper, Altoona, Feb. 4, 1919.

BRADFORD COUNTY.

Charles E. Bullock, Canton, Feb. 21, 1919.

BUTLER COUNTY.

Walter W. Rathbunn, Pittsburgh, Feb. 21, 1919.

CAMBRIA COUNTY.

John A. Kenney, Johnstown, Feb. 21, 1919.
 Pietro Mancuso, Barnesboro, Feb. 21, 1919.

CLARION COUNTY.

Rollin LaRue Snyder, Shippensburg, Feb. 21, 1919.

CLEARFIELD COUNTY.

Arthur W. Baird, Osceola Mills, Feb. 28, 1919.

CRAWFORD COUNTY.

Frank A. Curtis, Cochrannton, Feb. 21, 1919.

CUMBERLAND COUNTY.

John L. Shelley, Mechanicsburg, Feb. 8, 1919.

DAUPHIN COUNTY.

Robert A. Carl, Harrisburg, Feb. 16, 1919.
 G. L. Culmerly, Harrisburg, Feb. 27, 1919.
 A. S. Ritzman, Gratz, Feb. 21, 1919.
 R. E. Stever, Harrisburg, Feb. 21, 1919.

DELAWARE COUNTY.

Ernest H. Brown, Philadelphia, Feb. 21, 1919.
 Edgar Earl Trout, Radnor, Feb. 21, 1919.

FAYETTE COUNTY.

H. A. Bartenslager, Uniontown, Feb. 16, 1919.

FOREST COUNTY.

Calvin M. Arner, Tionesta, Feb. 21, 1919.

FRANKLIN COUNTY.

Chas. B. Clayton, Waynesboro, Feb. 21, 1919.

GREENE COUNTY.

S. K. Strosnider, Franklin, Feb. 21, 1919.

LACKAWANNA COUNTY.

Samuel Brodhead, Old Forge, Feb. 23, 1919.
 George Chylak, Olyphant, Feb. 1, 1919.
 Miss Verna M. Hallock, Scranton, Feb. 15, 1919.
 Horace A. Likeley, Carbondale, Feb. 28, 1919.

LANCASTER COUNTY.

Ross C. Collins, Quarryville, Feb. 11, 1919.
 Frank E. Schnerer, Lititz, Feb. 21, 1919.

LAWRENCE COUNTY.

Luigi Ferrante, Wampum, Feb. 21, 1919.
 R. Lawrence Hildebrand, New Castle, Feb. 21, 1919.
 J. Clarence Miller, New Castle, Feb. 21, 1919.
 C. C. Rawlins, New Castle, Feb. 1, 1919.
 E. M. Thomas, New Castle, Feb. 16, 1919.

LEBANON COUNTY.

Bright C. Lindenmuth, Myerstown, Feb. 21, 1919.

LEHIGH COUNTY.

John Barg Whitehall, Feb. 21, 1919.

LUZERNE COUNTY.

Clemence Bloch, Wilkes-Barre, Feb. 21, 1919.
 Miss Stella P. Masavage, Wilkes-Barre, Feb. 21, 1919.

LYCOMING COUNTY.

M. F. Wilson, Williamsport, Feb. 21, 1919.

MCKEAN COUNTY.

Claude B. Gillis, Kane, Feb. 6, 1919.

MERCER COUNTY.

Harry L. Keck, Greenville, Feb. 21, 1919.

MONTGOMERY COUNTY.

Miss Louise H. Kain, Lower Merion, Feb. 21, 1919.
 Fannie L. Roberts, Norristown, Feb. 21, 1919.

NORTHAMPTON COUNTY.

Wm. H. Lindeman, Bangor, Feb. 27, 1919.
 George M. Weller, Easton, Feb. 21, 1919.

PHILADELPHIA COUNTY.

Aaron Berman, Philadelphia, Feb. 21, 1919.
 Edwin Booth, Philadelphia, Feb. 9, 1919.
 John J. Brenner, Philadelphia, Feb. 21, 1919.
 Henry E. Cain, Philadelphia, Feb. 21, 1919.
 Frank W. Cassidy, Philadelphia, Feb. 21, 1919.
 Miss Katherine M. Collins, Philadelphia, Feb. 21, 1919.
 Wesley DeFrehn, Philadelphia, Feb. 21, 1919.
 Wm. J. Dickson, Philadelphia, Feb. 21, 1919.
 Vincent Domanski, Jr., Philadelphia, Feb. 8, 1919.
 James J. Donnelly, Philadelphia, Feb. 11, 1919.
 Joseph J. Fay, Philadelphia, Feb. 7, 1919.
 Oscar J. Gissel, Philadelphia, Feb. 15, 1919.
 Arthur Hale, Philadelphia, Feb. 21, 1919.
 Miss Margaret Y. Kent, Philadelphia, Feb. 21, 1919.
 Chas. Kurz, Philadelphia, Feb. 21, 1919.
 Heber M. Lamon, Philadelphia, Feb. 16, 1919.
 Isaac Levin, Philadelphia, Feb. 21, 1919.
 Miss Anna M. Levy, Philadelphia, Feb. 21, 1919.
 Frank H. Massey, Philadelphia, Feb. 1, 1919.
 Frank Munchen, Philadelphia, Feb. 13, 1919.
 S. Horace Myers, Philadelphia, Feb. 21, 1919.
 J. J. O'Brien, Philadelphia, Feb. 21, 1919.
 Miss Jennie G. Rhoads, Philadelphia, Feb. 23, 1919.
 Meyer Sack, Philadelphia, Feb. 21, 1919.
 Miss Caroline F. Simon, Philadelphia, Feb. 21, 1919.
 Joseph Sternberger, Philadelphia, Feb. 21, 1919.
 Wm. J. Thomas, Philadelphia, Feb. 21, 1919.
 Fred W. Wagner, Philadelphia, Feb. 21, 1919.

POTTER COUNTY.

Arthur B. Mann, Coudersport, Feb. 8, 1919.

SCHUYLKILL COUNTY.

H. H. Brownmiller, Orwigsburg, Feb. 21, 1919.
 William H. Newell, Pottsville, Feb. 6, 1919.

SOMERSET COUNTY.

Miss Mary S. Colborn, Windber, Feb. 16, 1919.

VENANGO COUNTY.

Frederick W. Hays, Oil City, Feb. 20, 1919.

WARREN COUNTY.

Mrs. Rose H. Davis, Warren, Feb. 21, 1919.

WASHINGTON COUNTY.

W. W. Wiegmann, Independence, Feb. 21, 1919.

WAYNE COUNTY.

Wm. H. Stone, Honesdale, Feb. 15, 1919.

WESTMORELAND COUNTY.

G. M. Fincik, Latrobe, Feb. 21, 1919.

YORK COUNTY.

Miss Grace M. Drayer, York, Feb. 21, 1919.
 Daniel S. Dubs, Manheim, Feb. 21, 1919.
 L. E. Herr, York, Feb. 21, 1919.
 John A. Stover, York, Feb. 21, 1919.
 Frederick S. Venus, Glen Rock, Feb. 21, 1919.

WM. C. SPROUL

Commonwealth of Pennsylvania,
 Executive Chamber, Harrisburg, January 31, 1919.
 To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of confirmation:

ALLEGHENY COUNTY.

Mrs. Elizabeth Buckley, Pittsburgh.
 Miss Anna M. Diehl, Pittsburgh.
 Chas. A. Heckman, Pittsburgh.
 A. H. Kaufman, Pittsburgh.
 Geo. P. Kells, Pittsburgh.
 Chas. J. Koughan, McKeesport.
 Harry R. Levy, Pittsburgh.
 Frank F. Lyon, Pittsburgh.
 A. N. Marvin, Tarentum.
 William Meyer, Pittsburgh.
 Frank Y. Over, Pittsburgh.
 Miss Mildred Rankin, Pittsburgh.

BEDFORD COUNTY.

John N. Minnich, Bedford.
 Chas. R. Rhodes, Hyndman.

BERKS COUNTY.

Tobias Knoblauch, Reading.

BRADFORD COUNTY.

F. W. Hovey, Troy.

BUCKS COUNTY.

T. Sidney Cadwallader, Yardley.
 Tilshman J. Walp, Quakertown.

BUTLER COUNTY.

Philip Callihan, Chicora.
 John E. Kocher, Zellenople.

CHESTER COUNTY.

Albert E. Townsend, Oxford.
 Arthur P. Reid, West Chester.

CLARION COUNTY.

F. C. McEwen, Sligo.

CLEARFIELD COUNTY.

George S. Stover, Williamsport.

CRAWFORD COUNTY.

A. M. Fenner, Linesville.

DAUPHIN COUNTY.

Josiah W. Kline, Harrisburg.
 Paul A. Kunkel, Harrisburg.

DELAWARE COUNTY.

Samuel Lyons, Chester.
 Charles Palmer, Chester.

ELK COUNTY.

D. J. Driscoll, St. Marys.
 Carl A. Fay, Ridgway.

ERIE COUNTY.

Frank T. Jackson, Erie.
 Gerry T. Kincaid, Corry.

LACKAWANNA COUNTY.

Miss Agnes F. Gately, Scranton.

LANCASTER COUNTY.

Harvey B. Lutz, Lancaster.
 Irwin B. Lutz, Denver.
 Mrs. Cecelia Bair McCreary, New Holland.
 Harold G. Ripple, Lancaster.

LAWRENCE COUNTY.

J. Clyde Gillilan, New Castle.
 A. Martin Graham, New Castle.

LUZERNE COUNTY.

Luigi A. Bortone, Pittston.
 W. C. Carrozza, West Pittston.
 John S. Lloyd, Wilkes-Barre.
 John Nowak, Jr., Jenkins.
 John R. Reap, Avoca.

MERCER COUNTY.

O. B. Lyons, Hempfield.

MIFFLIN COUNTY.

Harvey C. Burkett, Lewistown.

MONROE COUNTY.

Vinton S. Loder, E. Stroudsburg.

MONTGOMERY COUNTY.

Aaron S. Swartz, Jr., Norristown.
 W. Nelson L. West, Philadelphia.

NORTHAMPTON COUNTY.

Reuben Kolb, Easton.
 Erwin H. Shewde, Easton.
 A. J. Welker, Hellertown.

PHILADELPHIA COUNTY.

Louis dePui Vail, Philadelphia.
 Philip Donohoe, Philadelphia.
 Henry T. Cullman, Philadelphia.
 John M. Hiltner, Philadelphia.
 William D. Lelar, Philadelphia.
 Miss S. Ella Matson, Philadelphia.
 Miss May A. Mindnich, Philadelphia.
 David E. Rattin, Philadelphia.
 Francis J. A. Tobey, Philadelphia.
 Horace G. Van Court, Philadelphia.
 Alfred H. Williams, Philadelphia.
 Clarence B. Wrigley, Philadelphia.

SCHUYLKILL COUNTY.

John J. Becker, Delano.

SNYDER COUNTY.

Charles G. Hendricks, Selinsgrove.

VENANGO COUNTY.

Edward S. McAlevy, Oil City.

WARREN COUNTY.

A. G. Eldred, Warren.

WESTMORELAND COUNTY.

I. K. Darbaker, Vandergrift.
 O. A. Grable, Export.
 S. H. Grimes, Jeannette.
 Jno. E. Kunkle, Greensburg.
 G. W. Rodgers, Vandergrift.

WM. C. SPROUL

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. CROW,

That Rule 38, which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations,

Which was agreed to,

Whereupon,

A motion was made by Mr. CROW,

That the Senate do advise and consent to said nominations,

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45

Baldwin,	Donahue,	Marlow,	Salus,
Barnes,	Einstein,	Martin,	Sassaman,
Barr,	Eyre,	McConnell,	Schantz,
Boyd,	Graff,	McNichol,	Snyder,
Buckman,	Gray,	Mearkle,	Sones,

Campbell,
Craig,
Crow,
Daix,
Davis,
DeWitt,

Hackett,
Haldeman,
Herron,
Homsher,
Jones,
Leiby,
Leslie,

Miller, J. S.,
Miller, S. J.,
Murdoch,
Nason,
Patton,
Phipps,

Tompkins,
Turner,
Vare,
Weaver,
Whitten,
Woodward,

NAYS—0

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. CROW. Mr. President, I move that the executive session do now rise.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

BILL INTRODUCED.

Mr. CROW. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW read in his place and presented to the Chair Senate Bill No. 99, entitled:

An Act to organize the Executive Department of the Commonwealth providing for the appointment of the officers and employes of said department and fixing the salaries of the Governor and such officers and employes.

Which was committed to the Committee on Appropriations.

ADJOURNMENT.

Mr. LESLIE. Mr. President, I move that the Senate do now adjourn until 10:00 o'clock to-morrow morning.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 9:56 P. M. until Tuesday morning, February 4, 1919, at 10 o'clock A. M.

HOUSE OF REPRESENTATIVES

MONDAY, February 3, 1919.

The House met at 9:00 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

Oh, thou pure and holy God, who dwelleth in light that cannot be approached by angels or archangels, grant unto our people a love of all that is pure and clean. Brand Thou the State seal on the hearts of the people of this Commonwealth, these men who gather to legislate for them. May "Virtue, Independence, Liberty" be constantly before the mind of lawmaker and people alike. Since there can be neither independence nor liberty where virtue is wanting, grant that this body may safeguard and sustain the public morals and every force that will protect the home and make for public safety. May each man feel in duty bound to lend his voice, his vote and his example that that righteousness which exalteth a nation may be characteristic of this people. This we ask for the glory of God and the good of the State. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of the proceedings of Wednesday, January 29, 1919.

The Clerk proceeded to read the Journal of the proceedings of Wednesday, January 29, 1919, when, on motion of Mr. Milner the further reading was dispensed with, and the Journal was approved.

PETITIONS.

FAVORING RATIFICATION OF PROHIBITION AMENDMENT TO THE FEDERAL CONSTITUTION.

Mr. SHELLENBERGER presented petitions of various religious organizations of Juniata County, favoring the ratification of the Sheppard Prohibition amendment to the Federal Constitution.

Mr. WOODRUFF presented numerous petitions of citizens of Snyder County, favoring the ratification of the Sheppard Prohibition amendment to the Federal Constitution.

Mr. MILLIN presented the petition of the Presbyterian congregation of Summerville, Jefferson County, favoring the ratification of the Sheppard Prohibition amendment to the Federal Constitution.

Mr. STATLER presented numerous petitions of citizens and religious organizations of Somerset County, favoring the ratification of the Sheppard Prohibition amendment to the Federal Constitution.

Mr. MILLIN presented numerous petitions of citizens and religious organizations of Jefferson County, favoring the ratification of the Sheppard Prohibition amendment to the Federal Constitution.

Mr. DAVID F. DAVIS presented numerous petitions of citizens of Lackawanna County, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Mr. FOSTER presented numerous petitions of citizens of Venango County, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Mr. GEORGE T. WALKER presented numerous petitions of citizens of Washington County, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Mr. KINSMAN presented numerous petitions of citizens of Wayne County, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Mr. KUNKLE presented numerous petitions of citizens of Pike County, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Mr. McVICAR presented numerous petitions of citizens of Allegheny County, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Mr. JORDAN presented numerous petitions of citizens of Luzerne County, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Mr. ALBERT E. CURRY presented numerous petitions of citizens of Armstrong County, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Mr. ARMSTRONG presented numerous petitions of citizens of Armstrong County, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Mr. NORTON presented numerous petitions of citizens of Berks County, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Mr. HAMILTON presented numerous petitions of citizens of Philadelphia County, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Mr. CATLIN presented numerous petitions of citizens of McKean County, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Mr. BOLARD presented numerous petitions of citizens of Crawford County, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Mr. HARVEY presented numerous petitions of citizens of Centre County, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Mr. WILLERT presented numerous petitions of citizens of Erie County, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Mr. McCURDY presented numerous petitions of citizens of Blair County, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Mr. FINNEY presented petitions of the Baptist Church of Hydetown, Crawford County, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

All of which petitions were referred to the Committee on Law and Order.

PROTESTING AGAINST THE RATIFICATION OF THE PROHIBITION AMENDMENT.

The SPEAKER presented the petitions of the Union Label Trades Department of Philadelphia, protesting against the ratification of the prohibition amendment.

Also the petitions of the Philadelphia and York Central Labor Unions, protesting against the ratification of the prohibition amendment.

Mr. THADDEUS S. KRAUSE presented the petitions of citizens of Philadelphia County protesting against the ratification of the prohibition amendment.

All of the above petitions were referred to the Committee on Law and Order.

FAVORING INCREASE IN SALARY OF TEACHERS.

The SPEAKER presented the petitions of the Philadelphia Radcliffe Club favoring an increase in the salary of school teachers.

Referred to the Committee on Education.

FAVORING SPECIAL INCREASE IN SALARY OF TEACHERS.

Mr. BROOKS presented the petition of the school directors of York County, favoring a special increase in the Teachers' Salary Fund.

Referred to the Committee on Appropriations.

FAVORING AMENDMENT TO FISH LAWS.

The SPEAKER presented the petition of C. F. Wilson, of Woodbine, Pa., favoring corrections in the fish law.

Referred to the Committee on Fisheries.

PROTESTING AGAINST USE OF GERMAN LANGUAGE.

The SPEAKER presented the petition of the Pennsylvania State Camp, P. O. S. of A., asking that the publication of magazines and newspapers in the German language be forbidden.

Referred to the Committee on Federal Relations.

BILLS INTRODUCED AND REFERRED.

By Mr. GLASS, House Bill No. 134.

An Act authorizing the Governor to appoint a commission to make an inventory of the food and fuel products of the Commonwealth; authorizing the commission to investigate the question of the reduction in the cost of foodstuffs and fuel; empowering the commission to provide for the proper and equitable distribution of food and fuel products and to fix maximum prices therefor and to confiscate any food or fuel products in the possession of individuals, co-partnerships, associations or corporations refusing to sell at prices fixed by the commission; empowering the commission to issue subpoenas and fixing the penalty for failure to obey such subpoenas; authorizing the commission to appoint a secretary and stenographers and to fix their salaries; and making an appropriation.

Referred to the Committee on Judiciary Local.

By Mr. ALLUM, House Bill No. 135.

An Act prohibiting the erection and continuance of devices and signs in the form of railway crossing sign boards on or near any of the public highways of this Commonwealth, unless erected in accordance with the provisions of the public service company law, and providing penalties therefor.

Referred to the Committee on Railroads.

By Mr. HORACE F. REBER, House Bill No. 136.

An Act to further amend an act approved the twenty-eighth day of May, one thousand eight hundred and ninety-one (Pamphlet Laws, one hundred twenty-three), entitled, "An Act to facilitate the labors of the justices of the Supreme Court by providing suitable clerical assistants;" authorizing the payment of expenses of judges, and the employment of stenographers, typewriters and clerks, as amended.

Referred to the Committee on Judiciary Special.

By Mr. CHARLES A. REBER, House Bill No. 137.

An Act making an appropriation to the Allentown Hospital Allentown Lehigh County Pennsylvania

Referred to the Committee on Appropriations.

By Mr. DAWSON, House Bill No. 138.

An Act providing that whenever the charter of any borough is annulled the territory embraced within the borough whose charter is annulled, shall become a township and be subject to the laws governing townships in this Commonwealth and authorizing the court to designate the name of such township

Referred to the Committee on Judiciary Local.

By Mr. DAWSON, House Bill No. 139.

An Act to prevent the abatement of certain suits at law or in equity heretofore commenced now pending or hereafter to be brought.

Referred to the Committee on Judiciary Local.

By Mr. EPHRAIM, House Bill No. 140.

An Act making an appropriation to the Rosine Home of Philadelphia.

Referred to the Committee on Appropriations.

By Mr. BARNHART, House Bill No. 141.

An Act to repeal an act approved the eleventh day of July one thousand nine hundred and seventeen (P. L. 832) entitled "An Act for the imposition and collection of certain inheritance taxes."

Referred to the Committee on Ways and Means.

By Mr. FINNEY, House Bill No. 142.

An Act making an appropriation to the Children's Aid Society and Home for the Aged Meadville Crawford County Pennsylvania

Referred to the Committee on Appropriations.

By Mr. NORTON, House Bill No. 143.

An Act to repeal the act approved the twenty-third day of April one thousand eight hundred and sixty-seven (P. L. 1307) entitled "A supplement to an act entitled 'An Act amendatory to the license laws of this State' approved April eleven one thousand eight hundred and sixty-two in relation to the County of Berks" and the amendment thereto approved the twenty-eighth day of May one thousand nine hundred and thirteen (P. L. 360) entitled "An Act to amend the first section of an act entitled 'A supplement to an act entitled 'An act amendatory to the license laws of this State' approved April eleven one thousand eight hundred and sixty-two in relation to the County of Berks' approved the twenty-third day of April Anno Domini one thousand eight hundred and sixty-seven"

Referred to the Committee on Judiciary Special.

By Mr. FITZGIBBON, House Bill No. 144.

An Act making an appropriation to the Bradford Hospital of the City of Bradford Pennsylvania

Referred to the Committee on Appropriations.

By Mr. GLASS, House Bill No. 145.

An Act regulating the sale of food when sold by weight measure or count regulating the marking or labeling of the containers of food and providing punishment for violations of this act

Referred to the Committee on Judiciary Local.

By Mr. GRIFFITH, House Bill No. 146.

An Act to amend section two hundred and thirty-five of an act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, eight hundred forty), entitled "An Act concerning townships; and revising, amending, and consolidating the law relating thereto."

Referred to the Committee on Counties and Townships.

By Mr. GRIFFITH, House Bill No. 147.

An Act to amend section eight hundred and three of an act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws, three hundred nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. GRIFFITH, House Bill No. 148.

An Act to amend section one of an act approved the first day of June, one thousand nine hundred seven (Pamphlet Laws, three hundred sixty-four), entitled "An act to increase the pay of jurors and witnesses in this Commonwealth."

Referred to the Committee on Judiciary Local.

By Mr. GRIFFITH. House Bill No. 149.

An Act to amend section two thousand one hundred and eight of an act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws, three hundred nine), entitled "An Act to establish a school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Referred to the Committee on Education.

REPORT OF THE WESTERN SAVING FUND SOCIETY OF PHILADELPHIA FOR THE YEAR 1918.

The CHAIR laid before the House the following reports.

The seventy-second annual report of the Auditors of the Western Saving Fund Society of Philadelphia for the year 1918.

(For report see Appendix.)

REPORT OF THE PHILADELPHIA SAVING FUND SOCIETY FOR THE YEAR 1918.

Also; report of the Auditors of the Philadelphia Saving Fund Society of Philadelphia for the year ending the 31st day of December, 1918.

(For report see Appendix.)

FINANCIAL STATEMENT OF THE STATE SCHOOL EMPLOYERS' RETIREMENT ACT.

Also; financial statement of the State School Employer's Retirement Act.

Referred to the Committee on Appropriations.

COMMUNICATION FROM THE YAKIMA INDIAN COMMERCIAL CLUB.

The SPEAKER laid before the House a communication from the Yakima Indian Commercial Club, which was read by the Clerk as follows:

YAKIMA INDIAN COMMERCIAL CLUB.

Chief Red Fox Skiuhushu, President.

Nealy N. Olney, Secretary.

Black Hawk.

Yakima Indian Reservation.

Toppenish, Wash., Snow Moon, 28th January, 1919.
The Honorable Speaker of the "House" of Legislature Body of Pennsylvania.

I am submitting to your Senator and Congressman of the House of the Legislature, to pass this bill, making American Indian Day, the fourth Saturday in each year as a State holiday in your great Quaker State, this great historical State of all States.

This is the voice of my people and Race, we American Indians, as we are the earliest Americans.

Sincerely I am, A. F. & A. M.

Chief Red Fox Skiuhushu,
Northern Blackfoot.

AMERICAN INDIAN DAY

Fourth Saturday in September of Each Year.

In the Hunting Moon

During the Days of Indian Summer

By Rev. Chief Red Fox Skiuhushu.

A resolution has been made on behalf of a little over 200,000 American Indians in the United States to ask the Governor of the State of Pennsylvania and the State Legislature to set aside the fourth Saturday of September (the Hunting Moon, according to the Indian calendar) as a State holiday, to be known as "American Indian Day," and call upon every person of American Indian ancestry to specially observe this day; and we call upon all other citizens that have become Americans to observe this American Indian Day, the fourth Saturday in September of each year, as a memorial of the Red Race of America and a wise consideration of its future.

In the judgment of wise and impartial men, the heroic struggle of our fathers against forces which they had no means of measuring or appreciating, yet which they fought against for home, for family, for country, and the preservation of native freedom, has no parallel in all history. Yet while we consider these things we are not unmindful that they made upon occasions the same mistakes that have been common to all human kind, of every race and age—and yet were honest men. Now that the glory and the shadows of the past have become a part of historic record that has been written, we are not to forget the present and the future of our people, that we henceforth live in greater fullness. Let us now move forward and acquire all those things that make races and nations more efficient and more noble; let us each reach out for a larger life, through brotherly love purposeful action and constructive service to our country, not only for our own well-

fare but in order that the American people and all humanity maybe uplifted because we have performed and strived to perform, our full duty as men. Let these things and the means by which they may be accomplished, be considered upon American Indian Day.

Likewise do we First Americans invite every American who loves his country and would uphold its honor and dignity to celebrate this day and to consider our early philosophy, our love for freedom, our social institutions and our history in the full light of truth and in the balances of justice, in honest comparison with the annals of other races, and to draw therefrom those noble things that we believe are worthy of emulation. But we call upon our country, not only to consider the past, but to earnestly consider our present and our future as a part of the American people. To them we declare our needs now and tomorrow as those primarily of American birth, struggling for enlightenment and that competency that is consistent with American citizenship. We do avow our hopes and our destinies inseparably united to those of the people of the United States of America, and our hearts and our minds forever loyal to our mother country, which we would serve in our fullest capacity as men and Americans.

The American Indians of this land, the first Americans, have a right to call upon the people of this Nation to honor their past, as we must honor your noblemen that made this country a Republic and free. To America the Indian has given his life, in all the wars for the Stars and Stripes, and out of 300,000 American Indians in the United States we have given 9,000 of our young braves to the colors, and have given over \$2,000,000 for the American Red Cross, and invested over \$50,000,000 in Liberty Bonds. The Indians' souls were in the cause of the world's war. We know not the hyphen—we know not the pro this or pro that; we are one hundred per cent American.

We first Americans of this land everywhere welcome those that become Americans. Let all Americans remember this. Hostility did not come until the white man wronged the red man. Why not all observe American Indian Day as any other great memorial day is observed? My forefathers were the earliest Americans, and their contribution of a distinct type (as we are) enriches the great composite white citizenship.

American Indian Day is chosen after careful study of the time of the year, when all have returned from vacations, and camp life in the great out-doors, reminding them of the great out-door life our people enjoyed before the white man came. It is in the season of "The Hunting Moon;" it is in the time of "Indian Summer," when spring and summer have perfected the year with blossoms, flowers, fruit and vegetation through Nature's plan. It is the old Corn Festival, and great Council ceremony for all the tribes. It is that time of the year when Nature has made herself known in fullness for all her children.

The schools and colleges could have exercises on Friday afternoon, an Indian program. Boy Scouts, Campfire Girls, Improved Order of Redmen, Patriotic Order Sons of America, and other fraternal and patriotic organizations and historical societies could have some fitting program on Saturday and on Sunday the ministers could give it a thought in their devotions, and in this way the various communities could consider the mutual interest, friendship and destiny of the white and red races, and give honor to these first people before the whites came, on American Indian Day, the fourth Saturday in September of each year. Many suns had kissed the morning, many moons adorned the night.

Come and gone full many winters, and as many summers bright, The while across the broad prairies, through forest deep and still.

O'er the plains and up the mountains roamed the Red man at his will—

Warrior, chieftains, men of fame,
Long before the White man came.

By CHIEF RED FOX SHIUHUSHU,
Yakima Indian Reservation,
Box 171, Toppenish,
State of Washington.

BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House bill No. 5, entitled:

An Act providing for the nomination and election of judges of courts of record and repealing certain acts.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House bill No. 106, entitled:

An Act to provide for two additional law judges of the court of common pleas of the Fifth Judicial District.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 26, as follows:

An Act to extend the benefits of the Soldiers' Orphan Industrial School to orphan or destitute children of honorably discharged soldiers sailors and marines of the war with Germany and Austria or of any movement or campaign in connection therewith or resulting therefrom

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Commission of Soldiers' Orphan Schools of the Commonwealth of Pennsylvania subject to the present laws and under such rules and forms of application as it may adopt shall and is hereby authorized and required to admit to the Pennsylvania Soldiers' Orphan Industrial School orphan or destitute children of honorably discharged soldiers sailors or marines who served in the army or navy of the United States or in any branch or unit thereof during the war with Germany and Austria or in any movement or campaign in connection therewith or resulting therefrom

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL ON SECOND READING (SPECIAL ORDER.)

The SPEAKER. The hour of 9:30 having arrived, the House will proceed to the consideration on special order of House Bill No. 1, File Folio 17.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1, as follows:

A Joint Resolution ratifying the proposed amendment to the Constitution of the United States which prohibits the manufacture sale transportation importation or exportation of intoxicating liquors.

Whereas The Congress of the United States of America has in due form as prescribed by the Constitution of the United States passed the following Joint Resolution proposing an amendment to the Constitution of the United States which proposed amendment is as follows

"JOINT RESOLUTION

"Proposing an amendment to the Constitution of the United States

"Resolved by the Senate and House of Representatives of the United States of America in Congress assembled (two-thirds of each House concurring therein) That the following amendment to the Constitution be and hereby is proposed to the States to become valid as a part of the Constitution when ratified by the legislatures of the several States as provided by the Constitution

"ARTICLE ———

"Section 1. After one year from the ratification of this article the manufacture sale or transportation of intoxicating liquors within the importation thereof into or the exportation thereof from the United States and all territory subject to the jurisdiction thereof for beverage purposes is hereby prohibited

Section 2. The Congress and the several States shall have concurrent power to enforce this article by appropriate legislation

Section 3 This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of the several States as provided in the Constitution within seven years from the date of the submission hereof to the States by the Congress" and

Whereas Said Resolution has been submitted to the various States of the United States of America for ratification in accordance with the provisions of the Constitution of the United States therefore be it

Resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That the General Assembly of the Commonwealth of Pennsylvania hereby ratifies the above recited amendment to the Constitution of the United States of America as proposed in said Joint Resolution passed by the Congress of the United States in the Second Session of the Sixty-fifth Congress and be it further

Resolved That a certified copy of this Resolution be forwarded by the Secretary of the Commonwealth of Pennsylvania to the Secretary of State for the United States of America

And said bill having been read at length the second time and agreed to,

Ordered, to be transcribed for a third reading.

ADJOURNMENT.

The SPEAKER. If there is no further business before the House, the House will stand adjourned until 10:00 o'clock to-morrow morning.

Whereupon (at 9:35 P. M.), the House adjourned until to-morrow morning at 10:00 o'clock.

Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., TUESDAY, FEBRUARY 4, 1919.

No. 9.

SENATE

TUESDAY, February 4, 1919.

The Senate met at 10 o'clock A. M.
The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the Chair.

PRAYER.

The Chaplain, Rev. Thomas W. Davis, offered the following prayer.

Almighty God, we thank Thee for the revelations of Divine Providence made evident to us from day to day; for the many manifestations of Thy love. We thank Thee for the comfort and consolation that come to all of us from the hopes and the aspirations that are within us. We pray that Thy blessings may be with this body so that in all that they shall do and all that they shall think, they shall indeed be leaders in this new age of opportunity, this new age of progress, in this age of broader thought and wider vision. Grant to be the Guide of all the people of our great state. We ask these blessings in our Saviour's name. Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. BARR, the further reading was dispensed with, and the Journal was approved.

PETITIONS.

FAVORING RATIFICATION OF PROHIBITION AMENDMENT TO THE FEDERAL CONSTITUTION.

Mr. CRAIG presented petitions of citizens of Beaver and Lawrence Counties favoring the ratification of the Sheppard Prohibition Amendment to the Federal Constitution.

Which were referred to the Committee on Law and Order.

Mr. SCHANTZ presented numerous petitions of citizens of Lehigh County favoring the ratification of the Sheppard Prohibition Amendment to the Federal Constitution.

Which were referred to the Committee on Law and Order.

Mr. MURDOCK presented numerous petitions of citizens of Allegheny County, favoring the ratification of the Sheppard Prohibition Amendment to the Federal Constitution.

Which were referred to the Committee on Law and Order.

FAVORING INCREASED COMPENSATION FOR TEACHERS IN PUBLIC SCHOOLS.

Mr. SCHANTZ presented petitions of citizens of Lehigh County, favoring the passage of an act providing increased and adequate compensation for teachers in the public schools of the Commonwealth.

Which were referred to the Committee on Education.

REPORTS FROM COMMITTEES.

Mr. PHIPPS, from the Committee on Public Roads and Highways reported as committed, Senate Bill No. 8, entitled:

An Act to amend section five of an act approved the 24th day of July, 1913 (P. L. 1018), entitled "An Act making it unlawful for the commissioners of any county in this Commonwealth to contract to repair, build, or rebuild any county bridges without due advertisement for sealed proposals, excepting contracts not amounting to two hundred and fifty dollars," by excepting contracts for the repair, building or rebuilding of any bridge or bridges that will cost less than five hundred dollars.

Mr. PATTON, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 69, entitled:

An Act validating divorces granted on the ground of the hopeless insanity of the respondent under the provisions of an act approved the 18th day of April, 1905, entitled "An Act to amend section eight of the act approved the 13th day of April, 1843, entitled 'An Act to convey certain real estate and for other purposes,' so as to extend its provisions to the husband or wife of a lunatic or non compos mentis and to further regulate the procedure in action for divorce."

Mr. WHITTEN, from the Committee on Law and Order, reported as amended, Senate Bill No. 28, entitled:

An Act to regulate the payment of liquor license fees.

Mr. SCHANTZ, from the Committee on Law and Order, reported as amended, Senate Bill No. 49, entitled:

An Act for the refunding of a proportionate part of license fee and additional tax paid by any licensee for the sale of vinous, spirituous, malt or brewed liquors or any admixture thereof, in the event that the sale of such liquors under such license, is forbidden by any law of the United States or of this Commonwealth, without any default of the licensee.

Mr. BALDWIN, from the Committee on Appropriations, reported as committed, Senate Bill No. 99, entitled:

An Act to reorganize the Executive Department of the Commonwealth; providing for the appointment of the officers and employees of said Department; and fixing the salaries of the Governor and such officers and employees.

BILLS INTRODUCED.

Mr. McCONNELL read in his place and presented to the Chair Senate Bill No. 100, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton, Shamokin and Mt. Carmel Coal Fields.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 101, entitled:

A supplement to the act approved the 24th day of July, 1913, (P. L. 965), entitled "An Act defining commodities; regulating the sale thereof; and providing penalties for violation hereof"; regulating the sale and fixing the weight of bread, and providing penalties.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 102, entitled:

An Act to amend section two of an act approved the 24th day of July, 1913, (P. L. 965), entitled "An Act defining com-

modities; regulating the sale thereof; and providing penalties for violation hereof."

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 103, entitled:

A supplement to an act approved the 24th day of July, 1913, (P. L. 965), entitled "An Act defining commodities; regulating the sale thereof; and providing penalties for violation hereof"; regulating the sale of poultry and fowl, and providing penalties.

Which was committed to the Committee on Public Health and Sanitation.

Also read in his place and presented to the Chair Senate Bill No. 104, entitled:

An Act to amend sections one, three, six and ten of an act, approved the 25th day of July, 1913, (P. L. 1319), entitled "An Act to establish a State Village for Feeble-Minded Women; providing for the appointment of a board of managers to select a tract of land for that purpose in the State forest reserve, and to erect and furnish buildings on the same, and to manage said institution; and providing for the commitment thereto of feeble-minded females between the ages of sixteen and forty-five years; defining the powers and duties of the board of managers; and making an appropriation for the purposes aforesaid, also for the expenses of maintenance until June one, one thousand nine hundred and fifteen," as amended; by relieving the Governor of the obligation to approve building plans, providing for personal inspection of work by a majority of the building committee, jurisdiction in the court of quarter sessions, payment of costs of proceedings by the county, and maintenance by the State.

Which was committed to the Committee on Appropriations.

Mr. PHIPPS read in his place and presented to the Chair Senate Bill No. 105, entitled:

An Act amending section five of an Act approved the 5th day of March, one thousand nine hundred and six (P. L. 78), entitled "An Act to regulate nomination and election expenses and to require accounts of nomination and election expenses to be filed and providing penalties for the violation of this Act."

Which was committed to the Committee on Elections.

Also read in his place and presented to the Chair Senate Bill No. 106, entitled:

An Act making an appropriation to the Franklin City Hospital, Franklin, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. SONES read in his place and presented to the Chair Senate Bill No. 107, entitled:

An act to provide for the establishment, erection, equipment and management of a Pennsylvania Home for Boys, and for the commitment thereto of delinquent boys between the ages of six and eighteen years of age; and making an appropriation therefore.

Which was committed to the Committee on Appropriations.

Mr. GRAFF read in his place and presented to the Chair Senate Bill No. 108, entitled:

An Act to amend section two thousand thirty-four of article twenty of an Act, entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general, special or local, or any parts thereof, that are or may be inconsistent therewith," approved the 18th day of May, 1911, by authorizing and empowering the State Board of Education to make purchases and sales of real estate for normal schools purchased by the State and prescribing the disposition of the proceeds of any such sales.

Which was committed to the Committee on Education.

Mr. EYRE read in his place and presented to the Chair Senate Bill No. 109, entitled:

An Act to amend section fifteen of an Act approved the 7th day of June, 1917 (P. L. 572), entitled "An Act to provide for

the protection and preservation of game, game quadrupeds, and game birds, and song and insectivorous and other wild birds, and prescribing penalties for violation of its several provisions."

Which was committed to the Committee on Game and Fisheries.

Mr. MEARKLE read in his place and presented to the Chair Senate Bill No. 110, entitled:

An Act regulating the use of vehicles on the public highways requiring lights on certain vehicles and providing penalties for the violation thereof.

Which was committed to the Committee on Public Roads and Highways.

Also read in his place and presented to the Chair Senate Bill No. 111, entitled:

An Act providing for the appointment and future election of a Municipal Division Board in counties having located therein a city of the second class, the number and kinds of members thereof, the term for which appointed and elected, the organization, powers and duties thereof, the compensation of said members and the necessary expenses for the operation of said Board.

Which was committed to the Committee on Municipal Affairs.

Mr. PATTON read in his place and presented to the Chair Senate Bill No. 112, entitled:

An Act making an appropriation to the Home for Aged Veterans and Wives, located at Sixty-fifth and Vine Streets, in the City of Philadelphia.

Which was committed to the Committee on Appropriations.

Mr. SASSAMAN read in his place and presented to the Chair Senate Bill No. 113, entitled:

An Act to amend sections four and five of an Act approved the second day of April, one thousand eight hundred and sixty-eight (P. L. 3), entitled "An Act to ascertain and apportion the fees to be received by the several officers of this Commonwealth."

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 114, entitled:

An Act to amend part of section six of an Act, approved the 31st day of May, A. D., 1911, entitled "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries, of Commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein; providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work to be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid Highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads and prescribing the contents of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvement or repair to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways, and payment of materials to be used in the improvement; providing for payment of costs of improvement and repairs; providing penalty for injuring or destroying State Highways; making ap-

propositions to carry out the provisions of the Act; and providing for the repeal of certain Acts relating to Highway Department and improvement of roads, and of all Acts or parts of Acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this Act."

Which was committed to the Committee on Public Roads and Highways.

Mr. BARR read in his place and presented to the Chair Senate Bill No. 115, entitled:

An Act to repeal an Act, entitled "An Act providing for the return of taxes on seated lands in counties, poor districts, boroughs, incorporated towns, and townships, for county, poor, borough, town, or township taxes, respectively; and providing for the sale of such lands for taxes;" approved the 21st day of May, 1913.

Which was committed to the Committee on Judiciary General.

TIME OF NEXT MEETING.

Mr. EYRE offered the following resolution, which was twice read, considered and agreed to.

Resolved (if the House of Representatives concur). That when the Senate adjourns today it reconvene on Monday evening, February tenth, at nine o'clock, and when the House of Representatives adjourns this week it reconvene on Monday evening, February tenth, at nine o'clock.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

HOUSE MESSAGE.

HOUSE CONCURS IN RESOLUTION.

MAKING ADDITIONAL APPROPRIATION FOR EXPENSES OF INAUGURAL COMMITTEE.

The Clerk of the House of Representatives being introduced, presented communication from the House of Representatives, informing the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate February 3, 1919.

Whereas, By Concurrent Resolution approved January seventh, one thousand nine hundred and nineteen, the Inaugural Committee was limited in its expenditures to Fifty Thousand Dollars (\$50,000), which proved insufficient, therefore, be it

Resolved (if the House of Representatives concur), That the limitation of the expenses of the Committee be fixed at Fifty-five Thousand Dollars instead of Fifty Thousand Dollars.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 10, entitled:

An Act authorizing cities of the third class with the assent of the electors duly obtained at an election to use moneys borrowed or authorized to be borrowed for purposes which have proved impracticable or impossible for any other lawful municipal purpose.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally,

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—37.

Baldwin,	Eyre,	McConnell,	Sassaman,
Barnes,	Graff,	McNichol,	Schantz,
Barr,	Gray,	Mearkle,	Sones,
Boyd,	Haldeman,	Miller, S. J.,	Turner,
Campbell,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Nason,	Whitten,
Crow,	Jones,	Patton,	Woodward,
DeWitt,	Leiby,	Phipps,	Buckman,
Donahue,	Leslie,	Salus,	Pres. pro tem.
Einstein,	Marlow,		

NAYS—0.

A majority of all the Senators having voted "aye," the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 27, entitled:

An Act authorizing county commissioners to appropriate moneys to cities and boroughs to assist in the erection of comfort and waiting stations.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—41.

Baldwin,	Einstein,	McConnell,	Schantz,
Barnes,	Eyre,	McNichol,	Sones,
Barr,	Graff,	Mearkle,	Tompkins,
Boyd,	Gray,	Miller, J. S.,	Turner,
Campbell,	Haldeman,	Miller, S. J.,	Vare,
Craig,	Herron,	Murdoch,	Weaver,
Crow,	Homsher,	Nason,	Whitten,
Daix,	Leiby,	Patton,	Woodward,
Davis,	Leslie,	Phipps,	Buckman,
DeWitt,	Marlow,	Sassaman,	Pres. pro tem.
Donahue,	Martin,		

NAYS—0.

A majority of all the Senators having voted "aye," the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate bill No. 62, as follows:

An Act reorganizing the Department of the Secretary of the Commonwealth designating the officers and employees thereof and fixing their salaries and making an appropriation therefor to the end of the fiscal year

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Department of the Secretary of the Commonwealth shall consist of the officers named and the number of employees stated herein whose annual salaries are hereby fixed and shall be as follows

The Secretary of the Commonwealth who shall be the head thereof at eight thousand dollars to be appointed by the Governor and who shall give bond in the sum of ten thousand dollars with surety to be approved by the Governor

A Deputy Secretary of the Commonwealth at four thousand dollars to be appointed by the Secretary of the Commonwealth with the approbation of the Governor and who shall give bond in the sum of five thousand dollars with surety to be approved by the Governor

In the Executive Bureau

One Chief Clerk at four thousand dollars who shall also be Secretary of the Board of Pardons but shall not receive additional compensation for such service

One expert stenographer at one thousand five hundred dollars

One statute clerk at two thousand four hundred dollars
One minute and index clerk at one thousand eight hundred dollars

In the Corporation Bureau

One Chief of the Bureau of Corporations at four thousand dollars

One Assistant Chief of the Bureau of Corporations at three thousand dollars

One Foreign Corporation Clerk at two thousand dollars

One Index and Control Clerk at two thousand dollars

One expert Stenographer and Search Clerk at one thousand eight hundred dollars

One Engraving and Recording Clerk at one thousand eight hundred dollars

One Recording Clerk who shall also be Assistant Secretary of the Board of Pardons at two thousand dollars but who shall not receive additional compensation for such service

Four Recording Clerks each at one thousand eight hundred dollars

Two Recording Clerks each at one thousand six hundred dollars

In the Commission Bureau

One Chief of the Commission and Bond Bureau at three thousand dollars

One Engraving Clerk at two thousand two hundred dollars

One Recording Clerk at two thousand dollars

One Recording Clerk at one thousand eight hundred dollars

In the Election and Legislative Bureau

One Superintendent at three thousand dollars
 One Chief Clerk at two thousand two hundred dollars
 One Clerk at eighteen hundred dollars

In the Requisition and Warrant Bureau

One Chief Clerk at two thousand dollars
 Two Recording Clerks each at one thousand five hundred dollars

In the Registration Bureau

One Chief Clerk at two thousand five hundred dollars
 One Clerk at one thousand five hundred dollars
 Two Clerks each at one thousand two hundred dollars
 One Messenger for the Department at one thousand two hundred dollars

One Watchman at nine hundred dollars
 all of whom shall be appointed by the Secretary of the Commonwealth and shall perform such duties as shall be assigned to them by the Secretary

Section 2 In addition to the sum now appropriated to the Department of the Secretary of the Commonwealth the sum of seven thousand five hundred dollars or so much thereof as may be necessary is hereby appropriated for the salaries of the officers and employes of the Department of the Secretary of the Commonwealth for the balance of the fiscal year ending the thirty-first day of May one thousand nine hundred and nineteen

Section 3 All acts or parts of acts inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, to be transcribed for a third reading.

BILLS ON FIRST READING.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 25, entitled:

An Act amending section five hundred and fifteen of an act approved May eighteenth, Anno Domini one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" so as to modify the scope of the prohibition against levying of taxes or incurring of debts for certain purposes while any proceeding for a change of boundary lines affecting any school district is pending.

And said bill having been read at length the first time,
 Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 42, entitled:

An Act making an appropriation to cover deficiency to the trustees of the State Hospital for the Criminal Insane at Fairview, Pennsylvania.

And said bill having been read at length the first time,
 Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 59, entitled:

An Act to amend section two of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-two) entitled "An Act authorizing county controllers in counties having a population of more than one hundred thousand and less than one hundred fifty thousand inhabitants to appoint a solicitor prescribing the duties of said solicitor and fixing his salary" by authorizing the county commissioners and county controller to fix the salary of the solicitor.

And said bill having been read at length the first time,
 Ordered, To be laid aside for second reading.

NOMINATIONS BY THE GOVERNOR.

The Private Secretary to the Governor being introduced, presented communications in writing from his Excellency the Governor of the Commonwealth, which were read as follows:

NOTARIES PUBLIC.

Commonwealth of Pennsylvania,
 Executive Chamber, Harrisburg, February 4, 1919.
 The Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the fol-

lowing named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of confirmation:

ALLEGHENY COUNTY.

Harriet M. Cole, Pittsburgh.
 Myrtle E. Fairman, Pittsburgh.
 Jacob Friedman, Pittsburgh.
 John W. Shabler, Pittsburgh.

BUTLER COUNTY.

John Watters, Evansburg.

CLARION COUNTY.

David W. Lewis, Edenburg.

FAYETTE COUNTY.

Wm. S. Yard, Connellsville.

LACKAWANNA COUNTY.

P. Silas Walter, Scranton.

LANCASTER COUNTY.

Owen P. Bricker, Lancaster.

LEHIGH COUNTY.

Milton E. Gehringer, Emaus.

LUZERNE COUNTY.

A. P. Conniiff, Plains.

MONTGOMERY COUNTY.

Charles F. Cloud, Norristown.
 Rees C. Roberts, Ambler.

NORTHAMPTON COUNTY.

Bartolo Picone, Easton.

PHILADELPHIA COUNTY.

J. Henry Erbee, Philadelphia.
 Rae G. Jones, Philadelphia.
 Emmet M. J. Reardon, Philadelphia.
 George G. Young, Philadelphia.

WESTMORELAND COUNTY.

Elliott L. Hibbs, Monessen.

WM. C. SPROUL.

Commonwealth of Pennsylvania,
 Executive Chamber, Harrisburg, February 4, 1919.
 The Honorable, the Senate of the Commonwealth of Pennsylvania:
 Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the dates set opposite their names, respectively:

ALLEGHENY COUNTY.

Clarence V. Watkins, Pittsburgh, February 21, 1919.

BRADFORD COUNTY.

H. O. Ayer, Township of Ulster, February 21, 1919.

BUTLER COUNTY.

Frank W. Smith, Butler, February 21, 1919.

FAYETTE COUNTY.

E. W. Sisley, Fayette, February 15, 1919.

JUNIATA COUNTY.

Adam B. Heckerman, Borough of Port Royal, February 3, 1919.

LACKAWANNA COUNTY.

Nellie V. Duffy, Scranton, February 21, 1919.

LUZERNE COUNTY.

Frank P. Slattery, Wilkes-Barre, February 20, 1919.

MONTGOMERY COUNTY.

Ruckman Lee, Haverford Township of Lower Merion, February 8, 1919.
 Bella Haws, Norristown, February 21, 1919.

MCKEAN COUNTY.

E. R. Mayo, Borough of Smethport, February 6, 1919.

PHILADELPHIA COUNTY.

Ernest Berry, Philadelphia, February 21, 1919.
 Henry C. Esling, Philadelphia, February 8, 1919.
 Silvio Giardinelli, Philadelphia, February 21, 1919.
 Robert V. Pierce, Philadelphia, February 21, 1919.
 Marion Rogers, February 5, 1919.
 Florence M. Ruff, Philadelphia, February 21, 1919.
 Laura C. Sturtevant, Philadelphia, February 21, 1919.
 Helen B. Supplee, Philadelphia, February 21, 1919.
 C. R. Wannemacher, Philadelphia, February 21, 1919.

POTTER COUNTY.

R. R. Lewis, Borough of Coudersport, February 21, 1919.
 Archibald F. Jones, Borough of Coudersport, February 21, 1919.

SCHUYLKILL COUNTY.

Louis Holstein, Pottsville, February 8, 1919.

SOMERSET COUNTY.

John Torquato, Windber, February 21, 1919.

WASHINGTON COUNTY.

Charles E. Eckels, Borough of West Brownsville, February 28, 1919.

WESTMORELAND COUNTY.

Tony Roy, Borough of Greensburg, February 21, 1919.
 S. L. Weyandt, Trafford, February 21, 1919.
 Eli H. Wolf, Monessen, February 21, 1919.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. CROW.

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations.

Which was agreed to,

Whereupon,

A motion was made by Mr. CROW.

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—43.

Baldwin,	Einstein,	Martin,	Sassaman,
Barnes,	Eyre,	McConnell,	Schantz,
Barr,	Graft,	McNichol,	Scenes,
Boyd,	Gray,	Meakle,	Tompkins,
Campbell,	Haldeman,	Miller, J. S.,	Turner,
Craig,	Herron,	Miller, S. J.,	Vare,
Crow,	Homsher,	Murdoch,	Weaver,
Daix,	Jones,	Nason,	Whitten,
Davis,	Leiby,	Patton,	Woodward,
DeWitt,	Leslie,	Phipps,	Buckman,
Donahue,	Marlow,	Salus,	Fres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. CROW. Mr. President, I move that the executive session do now rise.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

RECESS.

Mr. CROW. Mr. President, I move that the Senate do now take a recess until 12 o'clock noon.

Mr. BARR. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

REPORT FROM COMMITTEE.

Mr. DAIX. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX from the Committee on Appropriations reported as amended, Senate Bill No. 65 (House Bill No. 2) entitled:

A supplement to an Act entitled "An Act to provide for the ordinary expenses of the Executive, Judicial and Legislative Departments of the Commonwealth, interest on the public debt and the support of the public schools for the two fiscal years beginning June first, one thousand nine hundred and seventeen, for the payment of the bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first, one thousand nine hundred and seventeen," as approved the sixteenth day of July, Anno Domini one thousand nine hundred and seventeen (Appropriation Acts, page 41), providing for the deficiencies in certain appropriations made to the Executive, Judicial and Legislative Departments by the Act to which this is a supplement, and for minor appropriations to certain of the Executive, Judicial and Legislative Departments not provided for by said Act.

BILL ON THIRD READING AND FINAL PASSAGE.

Mr. DAIX. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 65 (House Bill No. 2), entitled:

A supplement to an Act entitled "An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and seventeen for the payment of the bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and seventeen," as approved the sixteenth day of July Anno Domini one thousand nine hundred and seventeen (Appropriation Acts page 41) providing for the deficiencies in certain appropriations made to the Executive Judicial and Legislative Departments by the Act to which this is a supplement and for minor appropriations to certain of the Executive Judicial and Legislative Departments not provided for by said Act.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 65 (House Bill No. 2), entitled:

A supplement to an act entitled "An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and seventeen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and seventeen" as approved the sixteenth day of July Anno Domini one thousand nine hundred and seventeen (Appropriation Acts page forty-one) providing for deficiencies in certain appropriations made to the Executive Judicial and Legislative Departments by the act to which this is a supplement and for minor appropriations to certain of the Executive Judicial and Legislative Departments not provided for by said act

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following sums or so much thereof as may be necessary for deficiencies in certain appropriations made to the Executive Judicial and Legislative Departments by the act to which this is a supplement and for minor appropriations to certain of the Executive Judicial and Legislative Departments not provided for by said act be and the same are hereby specifically appropriated to the several objects hereinafter named to be made in the manner prescribed by law Provided That all sums hereby appropriated shall be paid on the warrant of the Auditor General drawn upon the State Treasurer unless otherwise prescribed by law And provided further That out of the amount hereby appropriated to the Senate and House of Representatives for salaries and mileage of officers and employes there shall be paid—

Section 2. For the payment of the deficiencies in certain appropriations and for minor appropriations to the following named executive departments of the State government the following sums or so much thereof as may be necessary to be paid in the manner prescribed by law

OFFICE OF GOVERNOR

For all contingent expenses including clerical and stenographic charges for the Governor's office and the traveling expenses of the Secretary to the Governor the sum of two thousand dollars (\$2,000)

For the payment of the traveling and incidental expenses of the Governor the miscellaneous expenses incurred in the conduct and management of the Executive Mansion the entertainment of official guests and the maintenance of an automobile the sum of five thousand dollars (\$5,000)

STATE DEPARTMENT

For the payment of persons employed to read the proof of laws enacted at the present session of the Legislature and for clerical services in the registration of certificates of individuals conducting business under assumed or fictitious names the sum of three thousand (\$3,000) dollars

AUDITOR GENERAL'S DEPARTMENT

For the payment of clerk hire messengers and watchmen including payment of such extra and temporary clerks as the Auditor General may find it necessary to employ the expenses of Deputies and Traveling Auditors while engaged on departmental business payment of expenses of collecting delinquent corporation taxes for postage expressage and other incidental expenses for the payment of mileage of mercantile appraisers for the payment of costs in suits for the collection of mercantile taxes from delinquent dealers and for other necessary expenses of the Department the sum of eighty-five thousand dollars (\$85,000.00) or so much thereof as may be necessary

For the payment of the cost of advertising the State Treasurer's monthly statement of moneys in the several funds of the Commonwealth the sum of ten thousand dollars (\$10,000.00) or so much thereof as may be necessary

For the payment of persons employed by the Auditor General to discover and collect delinquent corporation taxes the sum of seven thousand dollars (\$7,000)

TREASURY DEPARTMENT

For the payment of clerk hire messengers and watchmen including payment of such extra and temporary clerks as the State Treasurer may find it necessary to employ for the purpose of balancing and transferring accounts making new indices listing and depositing receipts of the Motor Fund or rendering any other general assistance to the regular clerical force and for the payment of postage express charges traveling expenses of the State Treasurer or employees of the department while on departmental business and for other necessary expenses of the department the sum of thirty-seven thousand five hundred dollars (\$37,500.00) or so much thereof as may be necessary

DEPARTMENT OF INTERNAL AFFAIRS

For deficiency in amount appropriated for services and other expenses incident to the investigating and surveying of vacant and unappropriated land the sum of nine hundred dollars (\$900) or so much thereof as may be necessary

For the payment of the deficiency in the employment of draftsmen in copying the surveys and other papers important to be preserved in the Land Office Bureau as required by the act approved the sixteenth day of February one thousand eight hundred and thirty-three (Pamphlet Laws page forty-seven) to carry on the work to May thirty-first nineteen hundred and nineteen the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary.

BANKING DEPARTMENT

For the payment of the contingent expenses from January 1st 1919 to May 31st 1919 the sum of twelve hundred dollars (\$1,200.00) or so much thereof as may be necessary

DEPARTMENT OF PUBLIC INSTRUCTION SCHOOLS

For the payment of the deficiency in the appropriation for the salaries of the County Superintendents of Public Schools forty-three thousand three hundred twelve and 19-100 dollars (\$43,312.19)

For the payment of the deficiency in the appropriation for the salaries of the Assistant County Superintendents of Public Schools five thousand two hundred fifty-eight and 29-100 dollars (\$5,258.29)

BUREAU OF MEDICAL EDUCATION AND LICENSURE

For the payment of the deficiency in the amount appropriated for the expenses incurred in the regulation of the practice of midwifery act of July sixteenth one thousand nine hundred and seventeen Pamphlet Laws page ninety-eight the sum of three thousand dollars or so much thereof as may be necessary up to June first one thousand nine hundred and nineteen

DEPARTMENT OF HEALTH

For the purpose of paying the necessary increase in the compensation of engineers and assistants in the Sanitary Engineering Division for a period of eight months or for such lesser period as may be necessary depending upon the return of former employees from military service the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary

PUBLIC GROUNDS AND BUILDINGS

For the payment of deficiency in appropriation for the purchase by the Commonwealth properties in the Capitol Park Extension Eighth Ward in the City of Harrisburg in accordance

with act of one thousand nine hundred and eleven and act number three hundred and eighty of one thousand nine hundred and seventeen the sum of thirty-five thousand dollars (\$35,000.00) or so much thereof as may be necessary

For the payment of deficiency in appropriation for the payment of rental charges for telephone service and other patented leased devices the cost of long distance telephone messages and telegrams for the several departments boards and commissions of the State Government the Executive Mansion and the Legislature in accordance with the act of one thousand nine hundred and seventeen for two years ending May thirty-first one thousand nine hundred and nineteen the sum of twenty thousand dollars (\$20,000.00) or so much thereof as may be necessary

For the payment of deficiency in appropriation for the payment of the rent of offices and rooms outside of Capitol Building when necessary for the accommodation of any department board or commission of the State Government in accordance with the act approved the seventh day of June Anno Domini one thousand nine hundred and eleven and also in accordance with the act of one thousand nine hundred and seventeen for two years ending May thirty-first one thousand nine hundred and nineteen the sum of twenty thousand dollars (\$20,000.00) or so much thereof as may be necessary

For the payment of deficiency in the appropriation for the payment of the cost of electric current gas and steam for light heat and power for public grounds and buildings where not supplied from the Capitol power plant in accordance with the act of one thousand nine hundred and seventeen for two years ending May thirty-first one thousand nine hundred and nineteen the sum of one thousand five hundred dollars (\$1,500.00) or so much thereof as may be necessary

STATE COMMISSION OF AGRICULTURE

For the payment of the deficiency in operating expenses of the Farmers' Institute Bureau of the Commission of Agriculture the sum of three thousand dollars (\$3,000.00)

STATE LIVESTOCK SANITARY BOARD

For the payment of the deficiency in operating expenses of the State Livestock Sanitary Board of the Commission of Agriculture the sum of nineteen thousand dollars (\$19,000.00)

For the payment of accrued indemnity claims for animals destroyed to prevent the spread of dangerous communicable disease the sum of sixty-four thousand seven hundred and thirty-one dollars and thirteen cents (\$64,731.13).

DEPARTMENT OF MINES.

For the payment of a deficiency in the amount necessary to pay the salaries of inspectors of coal mines as provided by law for the two years ending May thirty-one, nineteen hundred and nineteen, thirty-five thousand dollars (\$35,000) or so much thereof as may be necessary

For the payment of a deficiency in the amount necessary to pay the actual traveling expenses of inspectors for their office rent stationery postage telegrams express charges instruments typewriters furniture and all other actual necessary expenses for the two years ending May thirty-one nineteen hundred and nineteen fifteen thousand dollars (\$15,000) or so much thereof as may be necessary

For the payment of a deficiency in the amount necessary to pay the compensation and expenses attending the examination of candidates for inspectors of coal mines mine foremen assistant mine foremen and fire bosses as provided for by the Acts of Assembly relating thereto for the two years ending May thirty-one nineteen hundred and nineteen two thousand dollars (\$2,000) or so much thereof as may be necessary

DEPARTMENT OF FISHERIES

For the payment of a deficiency in the amount appropriated for the payment of the necessary and reasonable expenses of the Commissioner of Fisheries and other members of the Fishery Commission and office employees the sum of two thousand (\$2,000.00) dollars

For the payment of a deficiency in the amount appropriated for the purpose of maintaining and operating the launch "Commodore Perry" on Lake Erie the sum of two thousand two hundred (\$2,200.00) dollars

For the payment of a deficiency in the amount appropriated for the purpose of maintaining and operating the cruiser "Anna" at Torresdale on the Delaware the sum of four hundred (\$400.00) dollars

For the payment of a deficiency in the amount appropriated for field work gathering spawn transferring fish employing and paying the necessary labor and incidental expenses thereto the sum of five thousand (\$5,000.00) dollars

For the payment of a deficiency in the amount appropriated for the purpose of hatching propagating and distributing food and game fish and stocking and supplying the waters of the Commonwealth with the same the distribution of fish and employing the necessary labor and implements therefor purchasing and paying for the repairs improvements and necessary expenses to the State hatcheries the sum of two thousand (\$2,000.00) dollars

DEPARTMENT OF PUBLIC PRINTING AND BINDING

For the payment of paper envelopes and other supplies the additional sum of thirty thousand dollars (\$30,000.00)

For the payment of the contingent expenses the additional sum of five hundred dollars (\$500.00)

STATE HIGHWAY DEPARTMENT

For the payment of the deficiency in the amount appropriated for the contingent and incidental expenses of the State Highway Department two years the sum of twenty thousand dollars (\$20,000.00)

For the payment of the deficiency in the amount appropriated for the salaries and other necessary expenses of the Automobile Division of the State Highway Department two years the sum of one hundred and fifty-three thousand dollars (\$153,000)

QUARANTINE PHYSICIAN PHILADELPHIA

For the payment of deficiency in amount appropriated for salaries of employes on the boat the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary

SUPREME COURT

Eastern District

Section 3. For the payment of deficiency of the salary of crier two hundred dollars (\$200.00)

For the payment of deficiency of the salaries of tipstaves fourteen hundred dollars (\$1,400.00)

For the payment of deficiency by reason of the appointment of Frank J. Myers on February 1st 1919 eight hundred thirty-three and thirty-one hundredths (\$833.31) dollars

For the payment of deficiency of the salary of record two hundred dollars (\$200.00)

For the payment of deficiency by reason of extra compensation for H. Leroy West tipstaff Order of Court made October 5th 1918 one hundred fifty dollars (\$150.00)

For the payment of deficiency for stationery supplies and necessary expenses five hundred dollars (\$500.00)

For reimbursing William A. Stone Prothonotary Supreme Court Eastern District of Pennsylvania on account of amount advance by him for payment of extra stenographic services the sum of six hundred dollars (\$600)

LEGISLATIVE DEPARTMENT

Section 4. For the payment of the deficiencies in certain appropriations and for minor appropriations to the Senate and House of Representatives the following sums or so much thereof as may be necessary to be paid in the manner prescribed by law

Senate

To the Chief Clerk of the Senate for the payment of the expenses of the Committees of the Senate in attending the funeral of Honorable J. Frank Graff three hundred and sixty-six and forty-six one-hundredths (\$366.46) dollars the funeral of Honorable William Wallace Smith four hundred seventy and seventy-one one-hundredths (\$470.71) dollars and the funeral of Honorable James P. McNichol fourteen hundred thirty-six and twenty-eight one-hundredths (\$1,436.28) dollars

For the payment of deficiency of incidental expenses of the Senate the six months ending November thirtieth one thousand nine hundred and eighteen the additional sum of three hundred fifty-two and eighty one-hundredths (\$352.80) dollars or so much thereof as may be necessary and for the six months ending May thirty-first one thousand nine hundred and nineteen the additional sum of four thousand dollars (\$4,000) or so much thereof as may be necessary to be expended by the Chief Clerk of the Senate who shall render to the Auditor-General accounts from time to time with proper specifically itemized vouchers to be settled in the same manner as other accounts

For the payment of salaries and balance of salaries due the President pro tempore and other officers and employes of the Senate during the two years ending May thirty-first one thousand nine hundred and nineteen and which have not otherwise been provided for the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary.

For the payment of the salaries and mileage session of one thousand nine hundred and nineteen of such additional officers and employes of the Senate as may be authorized by resolution the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary to be expended by the Chief Clerk of the Senate who shall render to the Auditor-General accounts from time to time with specifically itemized vouchers to be settled in the same manner as other accounts. Provided That all vouchers for salaries and mileage of officers and employes shall be certified by the President pro tempore and the Chief Clerk of the Senate.

To the Chief Clerk of the Senate for the payment of the postage on the Legislative Journal bills and calendars session of one thousand nine hundred and nineteen the additional sum of fifteen hundred dollars (\$1,500) or so much thereof as may be necessary

For the payment of contingent expenses including clerical and stenographic charges of the President pro tempore of the Senate session of one thousand nine hundred and nineteen the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary.

House of Representatives

For the payment of the salaries and mileage session of one thousand nine hundred and nineteen of such additional officers and employes of the House as may be authorized by resolution the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary to be expended by the Chief Clerk of the House who shall render to the Auditor-General accounts from time to time with specifically itemized vouchers to be settled in the same manner as other accounts. Provided That all vouchers for salaries and mileage of officers and employes shall be certified by the Speaker and the Chief Clerk of the House

For the contingent expenses including clerical and stenographic charges of the Speaker of the House session of one thousand nine hundred and nineteen the sum of fifteen hundred dollars (\$1,500) or so much thereof as may be necessary

To the chief clerk of the House of Representatives for the payment of the postage on the Legislative Journal bills and calendars session of one thousand nine hundred and nineteen the additional sum of twenty-five hundred dollars (\$2,500) or so much thereof as may be necessary

For the payment of the salaries of the officers and employes of the House of Representatives session of one thousand nine hundred and nineteen the sum of twelve thousand dollars (\$12,000) or so much thereof as may be necessary

For the payment of the salaries of the returning officers of the House of Representatives at the beginning of the session one thousand nine hundred and nineteen the sum of eight hundred dollars (\$800) or so much thereof as may be necessary

For the payment of incidental expenses of the House of Representatives session of one thousand nine hundred and nineteen an additional sum of four thousand dollars (\$4,000)

For the payment of postage labor express charges and other expenses in the office of the resident clerk of the House of Representatives for the year ending May thirty-one one thousand nine hundred and nineteen the sum of one thousand five hundred dollars (\$1,500) or so much thereof as may be necessary

For the payment of four stenographers as authorized by concurrent resolution if the Governor approves such resolution the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary

Legislative Journal

Section 5. For the payment of the person or persons appointed to index the Legislative Journal session of one thousand nine hundred and nineteen the sum of one thousand dollars (\$1,000) in accordance with the act establishing said Journal

Section 6. For the payment of the deficiency in the amount appropriated for the expenses of registration of births and deaths in cities of the first and second class in accordance with the provisions of the act of Assembly regulating such payments the sum of twelve thousand five hundred dollars (\$12,500) or so much thereof as may be necessary for the two fiscal years beginning June first one thousand nine hundred and seventeen

Section 7. To provide for the payment of the further or additional compensation of substitutes for State officers and employes who have enlisted enrolled or been drafted into the military or naval service of the United States or any branch or unit thereof in addition to the portion of such officers' or employes' salaries remaining after payment has been made to dependents in accordance with the provisions of the act approved June seven nineteen hundred and seventeen the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

INAUGURAL EXPENSES

Section 8. For the payment of the expenses incurred by the Joint Inaugural Committee incident to the inauguration of Honorable William C. Sproul as Governor of the Commonwealth on January twenty-first one thousand nine hundred and nineteen as per concurrent resolutions the sum of fifty-five thousand dollars (\$55,000) or so much thereof as may be necessary to be paid upon warrant of the Auditor General upon presentation of specifically itemized vouchers by the chairman of said committee.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—31.

Baldwin,	Donahue,	Marlow,	Sassaman,
Barr,	Einstein,	Martin,	Schantz,
Boyd,	Eyre,	McConnell,	Sones,
Campbell,	Gray,	McNichol,	Varc,
Crow,	Halderman,	Miller, S. J.,	Weaver,
Daix,	Herron,	Murdoch,	Whitten,
Davis,	Homsher,	Patton,	Buckman,
DeWitt,	Leslie,	Salus,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

HOUSE MESSAGE.

TIME OF NEXT MEETING.

The Clerk of the House of Representatives being introduced, presented communication from the House of Representatives, informing the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate, February 4, 1919.
Resolved (if the House of Representatives concur), That when the Senate adjourns today it reconvene on Monday evening, February tenth, at nine o'clock; and when the House of Representatives adjourns this week it reconvene on Monday evening, February tenth, at nine o'clock.

BILLS INTRODUCED.

Mr. MEARKLE. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MEARKLE read in his place and presented to the Chair Senate Bill No. 116, entitled:

An Act declaring it a misdemeanor for any maker or drawer, with intent to defraud, to make, or draw, or utter, or deliver any check, draft or order when such person has not sufficient funds in or credit with the depository upon which the same is drawn.

Which was committed to the Committee on Judiciary General.

Mr. WEAVER. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WEAVER read in his place and presented to the Chair Senate Bill No. 117, entitled:

An Act relating to the public; providing for an addition to the salaries of principals, teachers, supervisors and directors of special subjects, employed by the several school districts; making an appropriation therefor; and transferring any unexpended balance of said appropriation to the fund appropriated for the support and maintenance of the public schools.

Which was committed to the Committee on Appropriations.

Mr. VARE. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objections? The Chair hears none.

Mr. VARE read in his place and presented to the Chair Senate Bill No. 118, entitled:

An Act making an appropriation to the Commissioners of Valley Forge Park.

Which was committed to the Committee on Appropriations.

RECESS.

Mr. CROW. Mr. President, I move that the Senate do now take a recess for ten minutes.

Mr. BALDWIN. Mr. President, I second the motion. The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

HOUSE MESSAGE.

HOUSE CONCURS IN AMENDMENTS MADE BY THE SENATE TO HOUSE BILL NO. 2.

The Clerk of the House of Representatives being introduced presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 2, entitled:

A supplement to an Act entitled 'An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and seventeen for the payment of the bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and seventeen as approved the sixteenth day of July Anno Domini one thousand nine hundred and seventeen (Appropriation Acts page 41) providing for the deficiencies in certain appropriations made to the Executive Judicial and Legislative Departments by the Act to which this is a supplement and for minor appropriations to certain of the Executive Judicial and Legislative Departments not provided for by said Act.

HOUSE BILLS FOR CONCURRENCE.

He also presented for concurrence bills of the House of Representatives as follows:

House Bill No. 1 (Senate Bill No. 119), entitled:

A joint resolution ratifying the proposed amendment to the Constitution of the United States which prohibits the manufacture sale transportation importation or exportation of intoxicating liquors

Which was committed to the Committee on Law and Order.

House Bill No. 26 (Senate Bill No. 120), entitled:

An Act to extend the benefits of the Soldiers' Orphans Industrial School to orphan or destitute children of honorably discharged soldiers, sailors, and marines of the war with Germany and Austria or any movement or campaign in connection therewith or resulting therefrom.

Which was committed to the Committee on Military Affairs.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman), announced that the Chief Clerk having reported that the following bill had passed both Houses of the General Assembly and the same being correct, title was public read as follows:

Senate Bill No. 65 (House Bill No. 2), entitled:

A supplement to an act entitled, "An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and seventeen for the payment of the bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and seventeen as approved the sixteenth day of July Anno Domini one thousand nine hundred and seventeen (Appropriation Acts page 41) providing for the deficiencies in certain appropriations made to the Executive Judicial and Legislative Departments by the Act to which this is a supplement and for minor appropriations to certain of the Executive Judicial and Legislative Departments not provided for by said act.

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman), in the presence of the Senate signed the same.

BILLS ON FIRST READING.

Mr. CROW. Mr. President, I move that Senate Bill No. 5, entitled:

An Act to amend section five of an Act approved the twenty-fourth day of July one thousand nine hundred thirteen Pamphlet Laws one thousand eighteen entitled 'An Act making it unlawful for the commissioners of any county in this Commonwealth to contract to repair build or rebuild any county bridges without due advertisement for sealed proposals excepting contracts not amounting to two hundred and fifty dollars, by excepting contracts for the repair, building or rebuilding of any bridge or bridges that will cost less than five hundred dollars.

Senate Bill No. 69, entitled:

An Act validating divorces granted on the ground of the hopeless insanity of the respondent under the provisions of an act approved the 18th day of April, 1905, entitled "An Act to amend section eight of the Act approved the 18th day of April, 1842, entitled 'An Act to convey certain real estate and for other purposes' so as to extend its provisions to the husband or wife of a lunatic or non compos mentis and to further regulate the procedure in action for divorce."

Senate Bill No. 28, entitled:

An Act to regulate the payment of liquor license fees.

Senate Bill No. 49, entitled:

An Act for the refunding of a proportionate part of license fee and additional tax paid by any licensee for the sale of vinous, spirituous malt or brewed liquors or any admixture thereof in the event that the sale of such liquors under such license is forbidden by any law of the United States or of this Commonwealth without any default of the licensee

Senate Bill No. 99, entitled:

An Act to reorganize the Executive Department of the Commonwealth; providing for the appointment of the officers and employees of said Department; and fixing the salaries of the Governor and such officers and employees.

Reported from committee at today's session, be read the first time.

Mr. SALUS. Mr. President, I second the motion. The motion was agreed to.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 8, entitled:

An Act to amend section five of an act approved the twenty-fourth day of July one thousand nine hundred thirteen (Pamphlet Laws one thousand eighteen) entitled "An Act making it unlawful for the commissioners of any county in this Commonwealth to contract to repair build or rebuild any county bridges without due advertisement for sealed proposals excepting contracts not amounting to two hundred and fifty dollars," by excepting contracts for the repair building or rebuilding of any bridge or bridges that will cost less than five hundred dollars.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 69, entitled:

An Act validating divorces granted on the ground of the hopeless insanity of the respondent under the provisions of an act approved the 18th day of April, 1905, entitled "An Act to amend section eight of the act approved the 13th day of April, 1843, entitled 'An Act to convey certain real estate and for other purposes' so as to extend its provisions to the husband or wife of a lunatic or non compos mentis and to further regulate the procedure in action for divorce."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 28, entitled:

An Act to regulate the payment of liquor license fees.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 49, entitled:

An Act for the refunding of a proportionate part of license fee and additional tax paid by any licensee for the sale of vinous, spirituous malt or brewed liquors or any admixture thereof in the event that the sale of such liquors under such license is forbidden by any law of the United States or of this Commonwealth without any default of the licensee.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 99, entitled:

An Act to reorganize the Executive Department of the Commonwealth; providing for the appointment of the officers and employees of said Department; and fixing the salaries of the Governor and such officers and employees.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

ADJOURNMENT.

Mr. EYRE. Mr. President, I move that the Senate do now adjourn.

Mr. McCONNELL. Mr. President, I second the motion.
The motion was agreed to.

The Senate adjourned at 1:08 P. M. until Monday evening, February 10, 1919, at 9 o'clock P. M.

HOUSE OF REPRESENTATIVES.

TUESDAY, February 4, 1919.

The House met at 10:00 o'clock A. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

O Thou from whom all noble work and genuine counsel do proceed, give unto this body such a portion of thy spirit that they indeed may be a body of counsellors wise

and true. Nowhere is this needed more than in a land of free speech and free thought. Give unto them that vision which may make them not only legislators but statesmen as well. That the ideals and aspirations for which Americanism stands may find in this body its staunchest defenders and noblest exponents. May the lofty thoughts of the founders and fathers of our country find true emulators in the men of today that the world may go not only onward but upward as well. America be in the vanguard of goodness as well as greatness. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. Campbell, the further reading was dispensed with, and the Journal was approved.

PETITIONS.

FAVORING RATIFICATION OF PROHIBITION AMENDMENT TO THE FEDERAL CONSTITUTION.

Mr. McKIM presented numerous petitions of citizens of Allegheny County, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Mr. HARER presented numerous petitions of citizens of Lycoming County, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Mr. BIDEISPACHER presented numerous petitions of citizens of Lycoming County, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Mr. WILLIAMS presented numerous petitions of citizens of Tioga County, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Mr. DAY presented numerous petitions of citizens of Westmoreland County, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Mr. SWEITZER presented numerous petitions of citizens of Clarion County, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Mr. FITZGIBBON presented numerous petitions of citizens of McKean County, favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

All of which petitions were referred to the Committee on Law and Order.

PROTESTING AGAINST THE RATIFICATION OF THE PROHIBITION AMENDMENT.

Mr. MILNER presented numerous petitions of citizens of Philadelphia, protesting against the passage of the prohibition amendment.

Which was referred to the Committee on Law and Order.

Mr. SCHILLING presented numerous petitions of citizens of Erie County, protesting against the passage of the prohibition amendment.

Which was referred to the Committee on Law and Order.

The SPEAKER. The Chair recognizes the gentleman from Lackawanna, Mr. Fowler.

Mr. FOWLER. I offer at this time the petitions, consisting of 328 resolutions from local unions throughout Pennsylvania; 65,000 names on the petitions against the ratification of Federal Amendment.

The SPEAKER. The Chair refers these petitions to the Committee on Law and Order.

BILLS INTRODUCED AND REFERRED.

By Mr. FINNEY. House Bill No. 150.

An Act to ascertain and fix the compensation of borough assessors and assistant assessors, and of assessors and assistant assessors, for county purposes in cities of the third class.

Referred to the Committee on Counties and Townships.

By Mr. HORACE F. REBER. House Bill No. 151.

An Act to amend section one of an act approved the fourteenth day of June, one thousand nine hundred fifteen, (P. L. 973), entitled, "An Act to provide for retirement of State employees, permanently disqualified by reason of physical or men-

tal disability to perform their official functions and duties, with half pay, under certain conditions, during the remainder of their lives, except State employees whose retirement has been or shall be otherwise provided for and the filling of vacancies caused by such retirement," as amended, so as to extend the operation thereof to employees of semi-state institutions whose salaries or compensation are paid in whole or in part from appropriations made by the Commonwealth.

Referred to the Committee on Appropriations.

By Mr. CROCKETT. House Bill No. 152.

An Act making an appropriation to Saint Luke's Homeopathic Hospital of Philadelphia.

Referred to the Committee on Appropriations.

By Mr. GEARY. House Bill No. 153.

An Act making an appropriation to the Florence Crittenton Home and Rescue Association, of Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. WILLIAM T. WALLACE. House Bill No. 154.

An Act making an appropriation to the Pennsylvania Working Home For Blind Men, Philadelphia.

Referred to the Committee on Appropriations.

By Mr. WILLIAM T. WALLACE. House Bill No. 155.

An Act making an appropriation to the Friends' Home for Children, situate at four thousand eleven Aspen Street, Philadelphia.

Referred to the Committee on Appropriations.

By Mr. WILLIAM T. WALLACE. House Bill No. 156.

An Act making an appropriation to the West Philadelphia Hospital for Women in the City of Philadelphia.

Referred to the Committee on Appropriations.

By Mr. SOWERS. House Bill No. 157.

An Act to amend section one of an act approved the fifteenth day of June, one thousand nine hundred and fifteen, (P. L. 973), entitled, "An Act to provide for retirement of State employees, permanently disqualified by reason of physical or mental disability to perform their official functions and duties, with half pay, under certain conditions, during the remainder of their lives, except State employees whose retirement has been or shall be otherwise provided for, and the filling of vacancies caused by such retirement," as amended.

Referred to the Committee on Appropriations.

By Mr. GOEHRING. House Bill No. 158.

An Act to amend an act approved the second day of June, one thousand nine hundred and fifteen, (P. L. 736), entitled "An Act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment; establishing an elective schedule of compensation; and providing procedure for the determination of liability and compensation thereunder."

Referred to the Committee on Judiciary General.

By Mr. GOEHRING. House Bill No. 159.

An Act to commemorate the heroism, sacrifices and patriotism of the Pennsylvania soldiers in the Union Armies of the late Civil War who died in the Confederate Prison at Florence, South Carolina, while confined there as Prisoners of War, by the erection of a suitable monument, or memorial, in the National Cemetery at that place, creating a commission for such purposes and appropriating the necessary money therefor.

Referred to the Committee on Appropriations.

By Mr. GOEHRING. House Bill No. 160.

An Act providing for a cash deposit in lieu of bail in cases of arrest, and prescribing the fees of the sheriff in case of forfeiture.

Referred to the Committee on Judiciary Special.

By Mr. ALLUM. House Bill No. 161.

An Act to establish as a State Highway a certain section of public road in the County of Mercer.

Referred to the Committee on Public Roads.

By Mr. BARNHART. House Bill No. 162.

An Act making a certain section of public road in the county of Butler a State Highway; and providing for the construction, improvement and maintenance of the same.

Referred to the Committee on Public Roads.

By Mr. Mallery. House Bill No. 163.

An Act to amend section one thousand four hundred and fourteen of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled: "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. ALEXANDER. House Bill No. 164.

An Act making an appropriation to the Taylor Hospital, Ridley Park, Delaware County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. DUNN. House Bill No. 165.

An Act to amend an act approved the eighteenth day of May, one thousand nine hundred and eleven, entitled: "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. BRADY. House Bill No. 166.

An Act to fix the salaries of the Judges of the Municipal Court of Philadelphia, State of Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. PALMER. House Bill No. 167.

An Act to amend part of section one of an act approved the ninth day of April, one thousand nine hundred and fifteen (P. L. 54), entitled: "An Act to establish and regulate the fees to be charged and collected by sheriffs in counties of this Commonwealth having a population of not less than three hundred thousand nor more than one million five hundred thousand inhabitants, as computed by the last preceding United States census; the time and manner in which said fees shall be paid, the publication and posting of said fees, the delivery of an itemized receipt for official fees and legal costs received; and repealing all laws, general, special or local or any parts thereof, that are or may be inconsistent therewith," extending the provisions of said act to counties having a population of not less than two hundred thousand and not more than one million, five hundred thousand inhabitants.

Referred to the Committee on Judiciary Local.

By Mr. PALMER. House Bill No. 168.

An Act to repeal section eleven of the act approved the eighteenth day of February, one thousand eight hundred fifty-four (Pamphlet Laws seventy-nine), entitled: "A supplement to the Act incorporating the Pottsville Water Company, approved the eleventh day of April, Anno Domini, one thousand eight hundred thirty-four."

Referred to the Committee on Judiciary General.

By Mr. PALMER. House Bill No. 169.

An Act establishing in certain counties a board for the assessment and revision of taxes; prescribing their powers, duties and salaries; providing for appeals from assessments; and abolishing the office of city, borough, township and ward assessors.

Referred to the Committee on Education.

By Mr. BELL. House Bill No. 170.

An Act making an appropriation to the Altoona Hospital, Altoona, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. SOWERS. House Bill No. 171.

An Act defining the crime of disorderly street walking; and providing a penalty therefor.

Referred to the Committee on Judiciary Special.

By Mr. DRINKHOUSE. House Bill No. 172.

An Act making an appropriation to the Woman's Medical College of Philadelphia, Pennsylvania, for use in the Hospital Department.

Referred to the Committee on Appropriations.

By Mr. BRADY. House Bill No. 173.

An Act to amend the first section of an act entitled, "An Act to amend the first section of an act entitled, 'An Act increasing the salaries of tipstaves in the courts of any county of this Commonwealth of a population of not less than five hundred thousand, approved the thirtieth day of May one thousand eight hundred and ninety-five, by changing the limit of population of such counties and increasing the minimum and maximum limits of said salaries, approved the first day of June one thousand nine hundred and eleven,'" by increasing the salaries or compensation of tipstaves.

Referred to the Committee on Judiciary Special.

By Mr. WILLIAMS. House Bill No. 174.

An Act to amend section one of the act approved the fifth day of July, one thousand nine hundred seventeen (Pamphlet Laws, six hundred sixty-six), entitled "An Act relating to tax assessment returns in certain counties."

Referred to the Committee on Judiciary Special.

By Mr. HORNE. House Bill No. 175.

An Act providing for assistance to widows, widowed mothers, orphans under sixteen years of age, and adult citizens totally disabled or incapacitated; establishing a schedule of assistance; providing for the creation of an assistance fund and the administration of such fund; defining the procedure of application for and allowance of such State assistance, and keeping records of the same; imposing a tax on all persons, corporations, partnerships, partnership associations, limited partnerships and joint stock companies to maintain said fund; imposing powers and duties on assessors, county treasurers, orphans' court, courts of quarter sessions and the State Treasurer; and providing penalties.

Referred to the Committee on Judiciary Special.

By Mr. BENCHOFF. House Bill No. 176.

An Act making an appropriation to the Gettysburg Battlefield Memorial Commission, for the erection of a monument to Brevet Major General David McMurtre Gregg on the battlefield of Gettysburg.

Referred to the Committee on Appropriations.

By Mr. HORNE. House Bill No. 177.

An Act providing, defining and regulating the teaching of physical culture in public schools of school districts of the first, second and third class, and State normal schools; creating a department of physical culture in the Department of Public Instruction; and making an appropriation.

Referred to the Committee on Education.

By Mr. HORNE. House Bill No. 178.

An Act to create the Home Education Bureau for Child Welfare in the Department of Public Instruction, and making an appropriation.

Referred to the Committee on Appropriations.

By Mr. WILLIAM DAVIS. House Bill No. 179.

An Act authorizing the judges learned in the law of the courts of common pleas and orphans' courts of the counties having a population of more than one hundred and fifty thousand and less than two hundred fifty thousand inhabitants to employ suitable clerical assistance; and providing for the payment of such clerical assistance by the several counties.

Referred to the Committee on Appropriations.

By Mr. WILLIAM DAVIS. House Bill No. 180.

An Act to amend section one of an act approved the first day of June one thousand nine hundred and seven, (P. L. 364), entitled "An Act to increase the pay of jurors and witnesses in this Commonwealth."

Referred to the Committee on Judiciary General.

By Mr. SOWERS. House Bill No. 181.

An Act providing for the relocation, alteration and vacation of public roads and highways approaching, leading into or

contiguous to Parks and Public Grounds, other than those within the limits of incorporated boroughs and municipalities, title to which Parks and Public Grounds is vested in the State of Pennsylvania.

Referred to the Committee on Judiciary Special.

By Mr. RINN. House Bill No. 182.

An Act requiring employers to permit all employees to have a leave of absence of two hours on election without any deduction in wages.

Referred to the Committee on Elections.

By Mr. STOTT. House Bill No. 183.

An Act to amend section five hundred and twenty-four of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. STADTLANDER. House Bill No. 184.

An Act to amend section one of an act approved the twentieth day of July, one thousand nine hundred and seventeen, (P. L. 1158) entitled "An act requiring counties having a population of more than eight hundred thousand and less than one million five hundred thousand inhabitants to give an increase of at least one hundred and fifty dollars per year to all employees now drawing a salary of fifteen hundred dollars per annum or less, and providing a method to enforce the provisions of this act," declaring that it was the legislative intent that the provisions of the act should apply to employees whose duties and salaries are fixed by statute as well as to those employees whose duties and salaries were not so fixed.

Referred to the Committee on Municipal Corporations.

By Mr. LAULER. House Bill No. 185.

An Act to amend an act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. McKAY. House Bill No. 186.

An Act making an appropriation to the Nesbit West Side Hospital, Dorranceton, Luzerne County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. STERLING. House Bill No. 187.

An Act relating to the parties in actions of assumpsit sur ground rent deed in certain cases and to the title acquired by a sale under a judgment in such cases.

Referred to the Committee on Judiciary General.

By Mr. STERLING. House Bill No. 188.

An Act relating to the parties to writs of scire facias sur mortgage in certain cases; and to the title acquired by a sale on a judgment of foreclosure in such cases.

Referred to the Committee on Judiciary General.

By Mr. RAMSEY. House Bill No. 189.

An Act providing for the recording of deeds and patents granted by the Commonwealth, when executed by the proper officer or officers and bearing the great seal of the Commonwealth in witness thereof, in the office for recording deeds in the county where the lands lie, without other acknowledgement or attestation, and that such records, or certified copies thereof, shall be evidence in all cases where the original deeds or patents would be evidence and validating the records of all such deeds and patents heretofore so recorded.

Referred to the Committee on Judiciary Local.

By Mr. STADTLANDER. House Bill No. 190.

An Act making an appropriation to the Pennsylvania Association for the Blind, Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations

By Mr. STADTLANDER. House Bill No. 191.

An Act making an appropriation to the First Allegheny Day Nursery, and Temporary Home for Children, Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. STADTLANDER. House Bill No. 192.

An Act fixing the salary of the crier of the courts of common pleas in the several counties of this Commonwealth having more than one million and less than one million five hundred thousand inhabitants.

Referred to the Committee on Judiciary General.

By Mr. HESS. House Bill No. 193.

An Act to prevent unfairness, imposition, deceit or fraud in the sale or disposition of certain "securities" herein defined by requiring an inspection thereof; providing for the inspection, supervision and regulation by the commissioner of banking, of the business of any person, association, co-partnership, or corporation, engaged or intending to engage, whether as principal, broker, or agent, in the sale of any such securities in the Commonwealth; and prescribing penalties.

Referred to the Committee on Judiciary Special.

By Mr. STADTLANDER. House Bill No. 194.

An Act relative to the sale in bulk of the whole or a large part of a stock of goods, wares or merchandise of any kind, or of fixtures or of goods, wares or merchandise of any kind and fixtures not in the ordinary course of business; providing certain requirements therefor and imposing certain duties upon the seller and buyer and auctioneers and agents, making their violation a misdemeanor.

Referred to the Committee on Judiciary General.

By Mr. DRINKHOUSE. House Bill No. 195.

An Act making an appropriation to the Nazarene Home for the Aged, at Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. QUIGLEY. House Bill No. 196.

An Act making an appropriation to the Renovo Hospital, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. HAMPSON. House Bill No. 197.

An Act fixing the salaries of county treasurers in certain counties.

Referred to the Committee on Judiciary Local.

By Mr. BECKLEY. House Bill No. 198.

An Act relating to petitions for laying out certain public roads and to reports of viewers thereon.

Referred to the Committee on Public Roads.

By Mr. HARVEY. House Bill No. 199.

An Act making an appropriation to College township in Centre county, to reimburse said township for moneys erroneously paid into the State treasury.

Referred to the Committee on Appropriations.

By Mr. SPANGLER. House Bill No. 200.

An Act making an appropriation to the Messiah Orphanage, of Monaghan township, York County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. STADTLANDER. House Bill No. 201.

An Act providing for the appointment of assistant district attorneys in the several counties of this Commonwealth having a population of over one million and less than one million five hundred thousand inhabitants; prescribing the powers and duties, and fixing their salaries.

Referred to the Committee on Judiciary General.

By Mr. JONES. House Bill No. 202.

An Act making an appropriation to the Carbondale Emergency Hospital, Carbondale, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. STADTLANDER. House Bill No. 203.

A Supplement to an act approved the seventh day of March, one thousand nine hundred and one, (P. L. 20), entitled "An Act for the government of cities of the second class," authorizing cities of the second class to regulate and limit the height and bulk of buildings and the areas of yards, courts and open spaces, and to regulate and restrict the location of trades and industries and the location of buildings for specified uses, and to make regulations for trades and industries and for the use of buildings, and for the above purposes to divide the cities into districts, and imposing on the city planning commission of such cities the duty of recommending the boundaries of districts and appropriate regulations therein, and providing the method of adoption of said districts, regulations and restrictions and the method of amendment or change thereof.

Referred to the Committee on Municipal Corporations.

By Mr. STADTLANDER. House Bill No. 204.

An Act fixing the salary of the crier of the courts of quarter sessions of the peace and oyer and terminer and general jail delivery, in the several counties of this Commonwealth having more than one million and less than one million five hundred thousand inhabitants.

Referred to the Committee on Judiciary General.

By Mr. SNYDER. House Bill No. 205.

An Act to establish as a State Highway a certain section of public road in the Counties of Bradford and Tioga.

Referred to the Committee on Public Roads.

By Mr. ROBERT L. WALLACE. House Bill No. 206.

An Act to amend part of section four of an act, approved the twentieth day of March, one thousand eight hundred and ten (P. L. 208) entitled: "An Act to amend and consolidate with its supplements the act entitled 'An Act for the recovery of debts and demands not exceeding one hundred dollars (\$100) before a Justice of the Peace, and for the election of Constables and for other purposes,'" so as to require the transcript of appeals from Justices of Peace to be filed at the next monthly return day after same has been perfected.

Referred to the Committee on Judiciary Special.

By Mr. JONES. House Bill No. 207.

An Act making an appropriation to the Mid-Valley Hospital, at Blakely, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. HORNE. House Bill No. 208.

An Act making an appropriation to the Christian Home of Johnstown, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. NEARY. House Bill No. 209.

An Act to regulate the sale, loan, lease, gift and possession of revolvers, pistols and other firearms of a size which may be concealed upon the person.

Referred to the Committee on Law and Order.

By Mr. HORNE. House Bill No. 210.

An Act making an appropriation to the Mercy Hospital of Johnstown, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. WILLIAM T. WALLACE. House Bill No. 211.

An Act defining Fraternal Benefit Societies and their status. Authorizing them to create subordinate lodges and pay benefits to members and their beneficiaries from funds collected therefor and regulating such benefits and collections. Providing for the organization and incorporation of such societies their supervision and examination by the Insurance Commissioner and the admission of foreign societies. Designating tables of mortality as a basis for rates of contribution. Requiring annual and other reports and the appointment of the Insurance Commissioner as attorney for service of process. Exempting such societies from taxation and exempting certain other societies from the provisions of the act. Providing penalties for violation thereof and repealing existing laws.

Referred to the Committee on Judiciary Local.

By Mr. CRUM. House Bill No. 212.

An Act making an appropriation to the J. C. Blair Memorial Hospital, of Huntingdon, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. HORNE. House Bill No. 213.

An Act making an appropriation to the Conemaugh Valley Memorial Hospital, of Johnstown, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. MILLIN. House Bill No. 214.

An Act making an appropriation to the Pennsylvania Memorial Home, of Brookville, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. SARIG. House Bill No. 215.

An Act to provide a just and equitable method of distributing money appropriated for the relief of the poor requiring medical and surgical treatment in hospitals and sanatoria in this Commonwealth not under the absolute control of the State, and unable to pay for the same.

Referred to the Committee on Public Health and Sanitation.

By Mr. HORNE. House Bill No. 216.

An Act making an appropriation to the Johnstown City Hospital, of Johnstown, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. JONES. House Bill No. 217.

An Act to amend Clause (f), Section forty-nine, of an act approved the seventh day of June, one thousand nine hundred seventeen (P. L. 447), entitled "An Act relating to the administration and distribution of the estates of decedents and of minors, and of trust estates; including the appointment, bonds, rights, powers, duties, liabilities, accounts, discharge and removal of executors, administrators, guardians, and trustees, herein designated as fiduciaries; the administration and distribution of the estates of presumed decedents; widow's and children's exemptions; debts of decedents; rents of real estate as assets for payment thereof, the lien thereof, sales and mortgages of real estate for the payment thereof, judgments and executions thereof, and the discharge of real estate from the lien thereof; contracts of decedents for the sale or purchase of real estate; legacies, including legacies charged on land the discharge of residuary estates and of real estate from the lien of legacies and other charges; the appraisal of real estate devised at a valuation; the ascertainment of the curtilage of dwelling houses or other buildings devised; the abatement and survival of actions, and the substitution of executors and administrators therein, and suits against fiduciaries; investments by fiduciaries; the organization of corporations to carry on the business of decedents; the audit and review of accounts of fiduciaries refunding bonds; transcripts to the court of common pleas of balances due by fiduciaries, the rights, powers and liabilities of non-resident and foreign fiduciaries, the appointment, bonds, rights, powers, duties and liabilities of trustees durante absentia; the recording and registration of decrees, reports and other proceedings, and the fees therefor; appeals in certain cases; and also, generally dealing with the jurisdiction, powers, and procedure of the orphans court in all matters relating to fiduciaries concerned with the estates of decedents."

Referred to the Committee on Judiciary General.

By Mr. DAVID F. DAVIS. House Bill No. 218.

An Act adopting an official State song for the Commonwealth.

Referred to the Committee on Counties and Townships.

By Mr. EPHRAIM. House Bill No. 219.

An Act relating to and regulating the sale and purchase of motor vehicles; requiring presence of manufacturer's number on same; requiring issuance of bill of sale and assignment of same; and providing penalties therefor.

Referred to the Committee on Judiciary Local.

By Mr. ALLAN D. MILLER. House Bill No. 220.

An Act making an appropriation to the Simon H. Barnes Memorial Hospital of Susquehanna, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. ALLAN D. MILLER. House Bill No. 221.

An Act to amend clause (a) Section 2, of an act approved the seventh day of June, one thousand nine hundred and seventeen (P. L. 388), entitled, "An Act relating to the jurisdiction, powers, and procedure of the orphans' court and the court of common pleas as to sales, mortgages, conveyances on ground-rent, leases, extinguishment of ground-rents, partition, exchange, squaring and adjusting of lines between adjoining owners, consolidation and combination of mining lands and the leasing thereof, the joining by owners of undivided interests in making and taking conveyances in order to change the route

or location of any right of way or passage over adjoining or other lands, and the subdivision of premises so as to command the highest price or greatest rents, and, for such purpose, the laying out or dedication of roads, streets, and alleys, or the vacation of such as have not been accepted by the public authorities, where the court shall be of opinion that such decree will be to the interest and advantage of all those interested; and where the legal title is held by minors, lunatics, habitual drunkards, or weak-minded persons, a married person whose spouse is a lunatic, or has abandoned him or her for one year or has been absent and unheard of for seven years; by corporations having no capacity to convey or by any unincorporated association, by any religious, beneficial or charitable society or association, incorporated or unincorporated, and the title is subject to forfeiture if real estate is held in excess of the amount prescribed by its charter or by law; by a corporation, or individual or individuals, and is subject to a trust of any description whatever; by any person as to whom a presumption of death may have arisen, or any interest wherein is held by any person under legal disability to dispose thereof; where the legal title is an estate tail or is subject to the lien of debts of a decedent not of record, contingent remainders, executory devises, or remainders to a class, some or all of whom may not be in being or ascertained where estates shall have been devised or granted for special or limited purposes, where there is a power of sale, but the time may not have arrived for its exercise, any preliminary act may not have been done to bring it into exercise, the time for its exercise may have expired, or any one or more persons required to consent or join in its exercise may be non compos mentis, have removed out of the State, have died, refuse to act, unreasonably withhold consent, or be absent or unheard of, where there has been or shall be a defective appointment in any deed or will, and the necessary power is not given to the executor, devisee, or appointee to make sale and conveyance; where a trust has been created, and no power conferred on the trustee to do any of the acts which the court is hereby empowered to authorize or confirm; and to the effects of such decrees," extending the provisions of said act to cases where real estate, or ground rent issuing thereout, is held by a married minor whose spouse is a minor.

Referred to the Committee on Judiciary General.

By Mr. ALLAN D. MILLER. House Bill No. 222.

An Act to amend clause (a), section two of an act, approved the seventh day of June, one thousand nine hundred and seventeen (P. L. 388), entitled: "An Act relating to the jurisdiction, powers, and procedure of the orphans' court and the court of common pleas as to sales, mortgages, conveyances on ground-rent, leases, extinguishment of ground-rents, partition, exchange, squaring and adjusting of lines between adjoining owners, consolidation and combination of mining lands and the leasing thereof, the joining owners of undivided interests in making and taking conveyances in order to change the route or location of any right of way or passage over adjoining or other lands, and the subdivision of premises so as to command the highest price or greatest rents, and, for such purpose, the laying out or dedication of roads, streets, and alleys, or the vacation of such as have not been accepted by the public authorities, where the court shall be of opinion that such decree will be to the interest and advantage of all those interested; and where the legal title is held by minors, lunatics, habitual drunkards or weak-minded persons, a married person whose spouse is a lunatic or has abandoned him or her for one year, or has been absent and unheard of for seven years; by corporations having no capacity to convey or by any unincorporated association, by any religious, beneficial, or charitable society or association incorporated or unincorporated, and the title is subject to forfeiture if real estate is held in excess of the amount prescribed by its charter or by law; by a corporation, or individual or individuals and is subject to a trust of any description whatever; by any person as to whom a presumption of death may have arisen, or any interest wherein it is held by any person under legal disability to dispose thereof; where the legal title is an estate tail or is subject to the lien of debts of a decedent not of record, contingent remainders, executory devises, or remainders to a class, some or all of whom may not be in being or ascertained; where estates shall have been devised or granted for special or limited purposes, where there is a power of sale, but the time may not have arrived for its exercise, any preliminary act may not have been done to bring it into exercise, the time limited for its exercise may have expired, or any one or more persons required to consent or join in its exercise may be non compos mentis, having removed out of the State, having died, refused to act, unreasonably withhold consent, or be absent or unheard of; where there has been or shall be a defective appointment in any deed or will, and the necessary power is not given to the executor, devisee, or appointee to make sale and conveyance; where a trust has been created, and no power conferred on the trustee to do any of the acts which the court is hereby empowered to authorize or confirm; and to the effects of such decrees," extending the provisions of said act to cases where real estate or ground-rent issuing therefrom is held by a wife whose husband is a minor or by a married minor whose spouse is a minor.

Referred to the Committee on Judiciary General.

By Mr. WILLIAM T. WALLACE. House Bill No. 223.

An Act making an appropriation to the Rush Hospital for Consumption and Allied Diseases of Philadelphia.

Referred to the Committee on Appropriations.

By Mr. WILLIAM T. WALLACE. House Bill No. 224.

An Act making an appropriation to the American Oncologic Hospital at Philadelphia.

Referred to the Committee on Appropriations.

By Mr. McINTYRE. House Bill No. 225.

An Act to abolish distress for rent.

Referred to the Committee on Judiciary Special.

By Mr. McINTYRE. House Bill No. 226.

An Act to promote the public health by providing for one day of rest in seven for employees in certain employments.

Referred to the Committee on Ways and Means.

By Mr. McINTYRE. House Bill No. 227.

An Act providing that no agreement, hereafter made, shall be effective to waive or impair the right of any party thereto to claim the benefit of any law exempting property, rights or credits from attachment, distress for rent, or levy and sale on execution.

Referred to the Committee on Judiciary Special.

LEAVE OF ABSENCE.

Mr. CHARLES A. SHAFER asked and obtained leave of absence for Mr. West on account of illness.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the Third Reading and consideration of House Bill No. 26, entitled:

An Act to extend the benefits of the Soldiers' Orphans Industrial School to orphan or destitute children of honorably discharged soldiers sailors and marines of the war with Germany and Austria or of any movement or campaign in connection therewith or resulting therefrom.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

Alexander,	Di Lemmo,	Krause, W.,	Rothemberger,
Allum,	Dilsheimer,	Krug,	Ruddy,
Armstrong,	Dithrich,	Kunkle,	Sarig,
Aron,	Donneley,	Lafferty,	Schaeffer,
Baldi,	Drinkhouse,	Lanius,	Schilling,
Baldrige,	Dunn,	Lauler,	Scott,
Barnhart,	Ehrhardt,	Levis,	Shaffer,
Bechtold,	Ephraim,	MacCallum,	Shellenberger,
Beckley,	Evans, J. T.,	Magill,	Showalter,
Bell,	Evans, S. J.,	Mallery,	Shunk,
Benchoff,	Finney,	Mangan,	Simpson,
Bennett,	Fitzgibbon,	Marcus,	Sinclair,
Benninger,	Foster,	Marshall,	Smith, F. I.,
Bidelspacher,	Fowler,	Martin,	Snider,
Bigler,	Fox, I. M.,	McCaig,	Soffel,
Blank,	Franklin,	McCurdy,	Sowers,
Bolard,	Gans,	McGeary,	Sprawls,
Bower,	Gear,	McIntyre,	Stadlander,
Bowman,	Glass,	McKay,	Stark,
Brady,	Goehring,	McKim,	Statler,
Brendle,	Goodnough,	Mehring,	Sterling,
Brislin,	Graham,	Michel,	Stevenson,
Brooks,	Griest,	Miller,	Stott,
Buchor,	Griffith,	Miller, C. G.,	Sweetzer,
Bungard,	Haines,	Miller, D. I.,	Todd,
Campbell,	Haldean,	Miller, D. D.,	Trach,
Catlin,	Hamilton, J.,	Millin,	Uish,
Clemens,	Hamilton, W. J.,	Miner,	Vickerman,
Clutton,	Hampson,	Morgan,	Wagner,
Coldsmith,	Harer,	Murphy,	Walker, G. T.,
Colville,	Harvey,	Near,	Walker, I. A.,
Comer,	Heffernan,	North,	Wallace, P. L.,
Conner,	Hess,	Norton,	Wallace, W. T.,
Cook,	Heyburn,	Palmer,	Wattach,
Corbin,	Hickernell,	Patterson,	Whiteman,
Cox,	Hoffman,	Phelps,	Wilbert,
Crawford,	Hollingsworth,	Pidgeon,	Williams,
Crockett,	Horne,	Pike,	Woner,
Crum,	Hough,	Powell,	Wood,
Curran,	Hutchison,	Quigley,	Woodruff,
Curry, A. E.,	Ingham,	Ramsey,	Worner,
Curry, R.,	Jennings,	Reber, C. A.,	Zanders,
	Jones,	Reber, H. F.,	
	Jordan,		

Davis, J. T.,	Kantner,	Rhoads	Zimmerman,
Davis, W.,	Kennedy,	Ringler,	Zook,
Dawson,	Kinsman,	Tinn,	Spangler,
Day,	Kooser,	Robertson,	Speaker,
Dewey,	Krause, T. S.,	Horke,	
Diehm,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

SENATE MESSAGE.

RESOLUTION PROVIDING STENOGRAPHERS FOR USE OF MEMBERS OF HOUSE OF REPRESENTATIVES.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows, viz:

In the House of Representatives, January 29, 1919.
Resolved (If the Senate concur) That the chief clerk of the House of Representatives is hereby authorized to appoint four competent stenographers and to fix their salaries. The said stenographers shall be for the use of the Members of the House of Representatives and their salaries shall be paid from an appropriation to be made in the general deficiency appropriation act of one thousand nine hundred and nineteen and the appropriation for such purposes shall not exceed the sum of two thousand dollars.

SENATE MESSAGE.

CONCURRENT RESOLUTION MAKING ADDITIONAL APPROPRIATION FOR EXPENSES OF INAUGURAL COMMITTEE.

The Clerk of the Senate being introduced, presented the following extract from the Journal of the Senate, which was read as follows, viz:

In the Senate, February 3, 1919.
Whereas, By Concurrent Resolution approved January seventh, one thousand nine hundred and nineteen, the Inaugural Committee was limited in its expenditures to Fifty Thousand Dollars (\$50,000), which proved insufficient, therefore, be it
Resolved (if the House of Representatives concur), That the limitation of the expenses of the Committee be fixed at Fifty-five Thousand Dollars instead of Fifty Thousand Dollars.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House bill No. 5, entitled:

An Act providing for the nomination and election of judges of courts of record and repealing certain acts.

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all judges of the Supreme Court and Superior Court shall be nominated on party tickets at party primaries in the same manner and at the same time and subject to the same laws in all respects as govern the nomination of other state officers nominated by the electors of the State at large and such judges shall be elected at general or municipal elections which shall be held and conducted in the same manner and subject to the same laws in all respects as govern the election of other State officers elected by the voters of the State at large

On the question,

Will the House agree to the section?

BILL RECOMMENDED.

Mr. JAMES A. WALKER. Mr. Speaker, I move that this bill be recommended to the Committee on Judiciary General for the purpose of amendment.

Mr. FRANKLIN. Mr. Speaker, I second the motion.
The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House bill No. 106, entitled:

An Act to provide for two additional law judges of the Court of Common Pleas of the Fifth Judicial District.

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in addition to the judges provided for in an act entitled "An Act to designate the several judicial districts of the Commonwealth as required by the constitution and to provide for the election appointment and commissioning of judges learned in the law for the said districts" approved the twenty-fourth day of April Anno Domini one thousand nine hundred and seventeen two additional law judges are hereby authorized and provided for the court of common pleas of the Fifth Judicial District who shall possess the same qualifications which are required by the constitution and laws for the president judge of said district and who shall hold their office for a like term and by the same tenure and shall have the same power authority and jurisdiction and shall be subject to the same duties restrictions and penalties and shall receive the same compensation provided by law for judges learned in the law as if the said office had been established in the time of and subject to the provisions of an act entitled "An Act to fix the salaries of the judges of the Supreme Court the judges of the Superior Court the judges of the Courts of Common Pleas and the judges of the Orphans' Court" approved the fifth day of May Anno Domini one thousand nine hundred and eleven

On the question,

Will the House agree to the section?

Mr. DITHRICH. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1 page 1 beginning on line 4 by striking out the following: entitled "An act to designate the several judicial districts of the Commonwealth as required by the constitution and to provide for the election appointment and commissioning of judges learned in the law for the said districts" approved the twenty-fourth day of April Anno Domini one thousand nine hundred and seventeen; and inserting in lieu thereof the following: approved the eighteenth day of July, one thousand nine hundred and one (P. L. 669), entitled "An Act to designate the several judicial districts of the Commonwealth as required for the election, appointment and commissioning of judges learned in the law for the said districts in cases where such judges are not provided for by existing law;" and an act approved the fifteenth day of March one thousand nine hundred and seven (P. L. 20), entitled "An act increasing the number of courts of Common Pleas in the County of Allegheny; establishing therein a district and separate court of Common Pleas, and providing for the election and appointment of judges for said court."

Amend section 1 page 2 line 10 by inserting after the word "eleven" the following: and its supplements and amendments.

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second, third, fourth sections and title were separately read and agreed to as follows:

Section 2. At the next municipal election after the passage of this act the qualified electors of the said Fifth Judicial District shall elect in the manner prescribed by law for the election of president judge two competent persons learned in the law to serve as said additional law judges in said district from the first Monday in January Anno Domini one thousand nine hundred and twenty for a term of ten years Vacancies in the office hereby created whether caused by death resignation expiration of term or otherwise shall be filled in the same manner as is required by law in case of a similar vacancy in the office of president judge.

Section 3 The judge in said district whose commission shall first expire shall be the president judge thereof except where the president judge shall be re-elected in which case he shall continue to be president judge

Section 4 The Governor is hereby authorized by and with the consent of the Senate to appoint two competent persons learned in the law as additional law judges of said fifth district until the first Monday in January succeeding the next municipal election

An Act to provide for two additional law judges of the Court of Common Pleas of the Fifth Judicial District.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

BILL ON THIRD READING (SPECIAL ORDER.)

The SPEAKER. The hour of 10:30 A. M. having arrived the Chair lays before the House as a special order, House Bill No. 1, on third reading.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1, entitled:

A joint resolution ratifying the proposed amendment to the Constitution of the United States which prohibits the manufacture sale transportation importation or exportation of intoxicating liquors

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. VICKERMAN. Mr. Speaker and gentlemen of the House, it was not my desire to speak on this bill today as it was thought that this ought to be entirely unnecessary. When I left this House on Wednesday morning the general understanding was that there was to be no speaking on this bill, but when we returned last night we found that some of our friends were insisting that the question should be discussed and then found out that the measure would have to be taken up as they insisted on being heard; their desire being to be heard. I do not understand why unless it should be that our friends who are opposed to this measure want to pay their last tribute to their friend, John Barleycorn. What is it or what are the contents of this bill? It covers today or is part of an approved law of the United States and became that when this bill passed Congress on December 17th in 1917, and following two days afterwards it passed the United States Senate and was not thought that it would go into effect with having to be ratified by thirty-six States in the Union any time within seven years. I suppose the friends who prepared this bill thought that it was not necessary to require anything further as it required seven years in which it was to be ratified in which it would be worked out, and now what are the facts? They are these: Immediately after this bill had passed Congress, the Senate early in January in the next year in 1918 passed the bill, and a number of small States ratified it. Fifteen small Southern States ratified this legislation and adopted the amendment to the Constitution of the United States. Then it was first recognized when various Houses of Assembly throughout the United States ratified the amendment and twenty-one States ratified the amendment and then some more making it twenty-seven of the different States who had added their approval to this legislation. Thirty-four States ratified the amendment to the national prohibition amendment, and thirteen States only were needed to make it a total of the whole forty-eight. This great act is now part of the Constitution by virtue of the Constitutional proclamation, reached last Wednesday a week ago when thirty-six States in the Union had ratified the amendment.

I don't understand why it is necessary for us at this time to take up the time of this House to discuss a measure that is already a part of the fundamental law of this country, and there is no possibility of this not becoming a law. Why we only need thirteen States to make it unanimous, making the whole forty-eight States in the Union whose Assemblies have voted in favor of the adoption of this Constitutional amendment. How many are there today? Where the matter has been brought before any State Assembly not one single State has refused to ratify this amendment to the Constitution so far in its history. We have only four States left who are not in favor at this time of the prohibition proposition: New Jersey, Connecticut, Rhode Island and Pennsylvania, who have not ratified this amendment, or who have not passed upon this bill. The first States to ratify it were the small Southern States where it was thought necessary to put booze out because of the colored man; it was thought that the colored man should not have booze, and therefore they voted it out in the South. And what is done next? The West has come along and it has come down here very promptly where the West has followed the South and they have ratified the amendment in Ohio; right out there in Ohio it was adopted very promptly; even in Ohio with Cincinnati in which a great many foreigners reside it was

adopted by a great majority; then going over to Illinois, with Chicago and with the large centers of population, containing a large number of men who don't believe in prohibition and they promptly ratified this measure; then go on over there in Wisconsin, even with Milwaukee this bill was ratified; it has gone all alike in these various Southern and Western States and last week New York came across. Our friends said it was not possible for New York to do it, and what was the result there. I want to assure you that the public in New York made this a matter, a subject of party issue and put it over in that State by their votes, put it over, put it across as a party issue. In Pennsylvania we will pass this bill. We are here today in Pennsylvania to do our duty upon this measure. What will we do? Will we pass it? Will we ratify this measure? Of course we will do it; we will ratify it today. What has brought about this result? What are some of the results that brought this about, this phenomenal miracle? First, and one of the important facts, was the proposition of food conservation during the late war. We found it necessary to conserve our food and as an economical proposition this was taken into the hands of public men to do that thing. I think our wet friends were as careful as some of our dry friends. They found it necessary to do just that thing. Another reason is this: The pernicious activity of the liquor interests in politics with the German-American alliance. The liquor men in the politics of this country brought this on themselves; they refused to abide by decency and decided and determined to throttle citizens through political bossism, and they held them in their hands until no man dared to run against these political bosses and sought their approval. Then they brought in the German brewers' investigation at Washington. We have men in the House at Washington who fought on the right side of this question; we have them in Congress today. There were several who were unfortunate in their leaders after the German case had been discussed, and this is one of the results. I want to say to you that we are in the presence of reconstruction in this country; we are to face reconstruction work among the liquor industries as well as war industries, and I am the last man in this country to put anything in the way of any man who is desiring to earn his own living. We have come to a point where we are to adjust our war industries and change the economics of this country where it is in liquor industries or war industries, and I will help any man today who desires to change his output and give employment to his men along lines of reconstruction: I will help him and this House will see that fair play is done. Be it known that John Barleycorn is dead. The booze business is doomed; it is gone forever. This prohibition flag flies over a saloonless nation by virtue of 88,000,000 votes in this country and booze has gone forever. Why stand here and say that we ought to submit it to a referendum? We cannot do it in any way. The United States Congress has decreed how this thing shall be put across and we are proceeding in that way. In other words, over 88,000,000 representatives in the forty-four States of this Union have spoken through their representatives. I said a moment ago that New York put this question over on the principle of a political issue, an issue of the people. I want to say to the members of this House that we have one hundred and eighty-four Republicans in good standing in this Pennsylvania House of Representatives, and twenty-three Democrats. We are, as Republicans, in party control and will be responsible for the action of the Republican party in this House of Representatives this morning. We wish to go down in history as the representatives of the Republican party either for or against the adoption of this amendment to the Constitution on the question of prohibition. We as Republicans are in the majority in this House: we had a record as Republicans in this State. Our party is headed by our splendid Governor whose very first intimation that he gave when he was going to be a candidate for the high office of Governor was made clear when he said, "I declare myself in favor of the ratification of the national prohibition amendment."

Our friends went out and declared that they did not understand why he should be so pronounced in his attitude on this question, but he declared himself nevertheless and he knew what he was doing as we all know after having seen the very substantial vote which he polled throughout this

Commonwealth and also in the magnificent majority which was given to him over his competitor in Pennsylvania. What happened on the other side? For once in their lives our good people, our opponents, had an ideal candidate, Mr. Bonniwell; in him they had a man who declared himself in favor of their issue on this question and they had their ideal candidate. What happened? Why Mr. Bonniwell was swamped under by a tremendous vote and lost out to our Governor, who secured one of the greatest majorities in the history of the Commonwealth of Pennsylvania. Therefore, what can this mean for our party? Our friends on the other side who were Republicans, being wet, thought less of their party success than they did of their business and preferred to serve their business interest and not as loyal Republicans, in declaring against this amendment. What happened in my own county in the Twelfth District of Allegheny? This district gave Governor Sproul the largest majority of any district in western Pennsylvania and gave Mr. McVicar and myself a large Republican majority; the Republican majority for Governor in that district being larger than in any other county in Allegheny. Why? Because we are a dry district; that is the reason. What was done in the wet section, in our wet districts? They went for Bonniwell. Very nearly every wet man, whether Republican or any other party man, voted for him and did not stand by our Governor elect. They followed their business interests rather than their party. Our Governor has declared himself in favor of the Constitutional Amendment as passed by the National Congress. He put it plainly and then he came to us the other day in his message and gave us a clear declaration asking us to face this issue very promptly, inasmuch as it was passed by both House and Senate in the United States Congress and is already a law being ratified by thirty-six states in the Union, and we are here to day to say whether we will follow the leadership of our Governor or the leadership of the other side this morning. Are we to be led by those who are here from Pittsburgh and Philadelphia and York and Harrisburg, from all over the State who represent the liquor interests of those sections? The Governor in his inaugural address has presented the proposition to us as members of this Legislature and surely we granted to him the right to speak as a party leader in the Senate before he was Governor and will stand by what he says in his inaugural as Governor. The liquor interests, the liquor lobby, wants to discredit our Governor by asking you to vote against his recommendation in his platform as presented in his inaugural address. We have had the honor in Pennsylvania of having eighteen Congressmen representing our Commonwealth at Washington voting in favor of this amendment. Pennsylvania must not be the first to refuse to ratify this amendment. We are making history to-day. Pennsylvania with its eight millions of the best people in the country must stand by the issues that stand for the adoption of this amendment; Pennsylvania which has led in the fight for religion and liberty Pennsylvania which has led in the fight for political freedom; Pennsylvania which has had such an important part in freeing the slaves of the South; Pennsylvania which gave 310,000 of her loyal sons to defend Democracy, our boys who went across to lick Kaiser Bill, in honor of the American flag to protect us and our children. In the name of all these things I say let us put Pennsylvania on the map and keep it clean and keep the Republican party clean before the country and stand by our Governor.

MR. RAMSEY. Mr. Speaker and gentlemen of the House before proceeding to enter into any argument on this question, I desire to call the attention of the House to these two packages which appear upon my desk, containing the signatures of 104,561 qualified citizens and electors of the City of Philadelphia against the passage of this Federal amendment today in this House.

Mr. Speaker and gentlemen, I recognize the fact, as Mr. Vickerman has already said, that already thirty-six State Governors have certified that their Commonwealths have approved this resolution. I do not agree with Mr. Vickerman, however, that this speechmaking is entirely on our part, neither do I agree with Mr. Vickerman that because thirty-six Governors have certified to the passage of this resolution that the opponents of this resolution are responsible for it here to-day. It was introduced by Mr. Vickerman, and passed out of the Law and Order Com-

mittee after thirty-six States had ratified it. Therefore, my friends, with that particular thought in your minds, I sincerely hope that the members of this House will consider this question as though no other State had ratified and that as individuals in Pennsylvania we are responsible for our own acts here to-day, and not for the acts of thirty-six or forty other commonwealths.

I too am a Republican, and I am proud to-day of the Republican party. I am proud of the organization about which Mr. Vickerman spoke that has degraded Pennsylvania up to now. I am proud of that Republican organization, my friends, because, under the rules of the Republican party—may I confess to Mr. Vickerman—control by leaders such as Governor Sproul and the rest of them have made it possible that Pennsylvania has had the lion's share of victory over there. So then we have nothing, as Republicans, to fear in the result of this vote.

I am from Delaware County, a county which gave to Governor Sproul the largest majority any man ever had in Delaware County, and we elected three wet Representatives at the same time. So, my friends, there is nothing in the fact that our Governor's platform contained in its provisions this ratification, because, after all, it is you and you and myself in our own districts. Because of the passage of this resolution previously entertained by the States, I will not attempt to discuss the particular features of it, only in so far as, in my mind, it opposes the very Declaration of Independence made in 1776, when the old Liberty Bell in Philadelphia proclaimed it throughout the land and unto all the inhabitants thereof. And what was that Declaration of Independence? A portion I will read: "That all men are created equal, that they are endowed by their Creator with certain unalienable rights, that among these," chiefly among these, gentlemen, "are life, liberty and the pursuit of happiness." The Constitution of this great and glorious Commonwealth says: "All men are born equally free and independent, and have certain inherent and indefeasible rights, among which are those of enjoying and defending life and liberty, of acquiring, possessing and protecting property and reputation, and of pursuing their own happiness."

My friends, the men who are here today, called by my friend and colleague, Mr. Vickerman, as lobbyists from Pittsburgh, from Harrisburg, from York and from Philadelphia, have just as much right under that Constitution as the gentlemen from Harrisburg, from York, from Philadelphia and from Pittsburgh lobbying against this resolution,—or rather in favor of this resolution,—defending rights and property. I will not attempt to discuss the property losses of this resolution. I will not attempt to defend the loss of revenue of this resolution, but I say to you that the men who are injured most by this resolution are the men who toil to make Pennsylvania what she is, and what she has been, the working man, whose rights, more than any others, are injured by this resolution.

Now, my friends, let me say to you that if it is possible—and I believe it is—for every man in this House to treat this question as an individual, what do you care as representatives of Pennsylvania, what do you care as members of this House, whether New York ratified it last week? It is here now for us to decide, and the question remains with us as individuals. I say to you that no man in this House will be guilty, no man in this House will be guilty of voting in favor of this resolution today because it has already been ratified by thirty-six or more States. Every man here represents a constituency of Pennsylvania, and last November nearly every one of us,—I say nearly every one of us,—there are some of us, perhaps, with whom the issue did not enter into the conflict—but in ninety per cent. of the cases of the members of this House, this was a question in which you were called upon to declare yourselves for or against it, or else the other fellow declared against it and you remained neutral and were elected.

Therefore, my friends, without detaining you longer, let me appeal to the membership of this House to be fair to yourselves, to be fair to your constituency, and do not set a precedent for yourselves of running to cover on the high side of every proposition. Stand as you in your own judgment feel this interference with the rights of our State. Who knows, who knows, my friends, what is next? I do not. But I do know this, that every amendment that has

placed in the Constitution of the United States has been an amendment in which additional privileges were handed to the electorate. Every amendment placed to that memorable document which we have given to the world has the true spirit of Democracy; every amendment placed there has added some additional privilege to individuals of this country. The Fourteenth and Fifteenth Amendments, perhaps, you might say, aimed at the institution, aimed to correct an evil, but it added privileges to hundreds of thousands of men and made them free. The amendment which was passed recently giving the electorate the right to cast their votes for the election of United States Senator added privileges to what they had not in the beginning. And this one, I believe, is the first one that takes away from the citizenship of America rights which it has enjoyed since the Declaration of Independence was signed in 1776; and this is not a country of prohibitory thought, it is a country where every man is born free and equal and has his rights regulated, the rights to pursue happiness in his own way.

Men, I hope, irrespective of any other thought, that you will meet this question as men, that you will meet it with your own minds set as to whether or not this thing affects Pennsylvania, and Pennsylvania only, you will cast your votes accordingly, and if you do that, I have no fear that this resolution will receive the necessary constitutional majority.

Mr. SHOWALTER. Mr. Speaker, in reply to the gentleman who has preceded me, I desire to state that I, too, agree with him that every man is permitted to enjoy life, liberty and happiness, but only so far that when your happiness interferes with my rights your happiness and your rights then cease. The question that should guide us, the question that is before us, that should guide our actions in this debate is this: Does the licensed liquor traffic help or hurt the public welfare? I shall not take much of your time, but I desire to give you a few citations which I believe will be more valuable to you and more convincing than anything I might say in general.

(Reading) "It is a business attended with danger to the community."—Supreme Court of the United States.

"The statistics of every State show a greater amount of crime and misery attributed to the use of ardent spirits obtained at these liquor saloons than any other source,"—Supreme Court of the United States.

"We cannot shut out of view the fact within the knowledge of all, that the public health, the public morals and the public safety may be endangered by the general use of intoxicating drinks, nor the fact, established by statistics accessible to everyone, that the idleness, disorder, pauperism and crime existing in the country are in some degree at least traceable to this evil."—Supreme Court of the United States.

"The commodity in controversy is intoxicating liquor, an article conceded to be fraught with such danger to society that it occupies a different status from other kinds of property before the courts and the Legislature."—Kansas Supreme Court.

And so I might go down the list of courts of half a dozen States of the Union that have rendered opinions of the same tenor.

I noticed a clipping just as I came down here this morning which may be of interest to you and which reads as follows:

"Washington, December 11th.—The execution of Private Frank Cadue, of the Infantry, for the rape and murder of a seven-year-old French girl, in France on November 5th, has been approved by the war department.

"Cadue was hanged after sentence by a military court-martial instead of being shot, as had previously been said. The record of the trial says he confessed to the crime and pleaded that, being under the influence of liquor, he did not know what he was going."

Is it necessary to cite more instances of what liquor is doing?

One of the stock arguments that liquor men use is the fact that we will be cutting off a large supply of our revenue by eliminating the sale of liquor. Let me tell you, my friends, if it is necessary to debauch our boys and girls and our citizenry for the sake of revenue, we are starting on dangerous grounds.

As to the constitutionality of this measure: (Reading) "A citizen has no constitutional right to possess liquors for his personal use if a State wishes to forbid it."—Justice McReynolds, of the United States Supreme Court, laid this decision down in construing the Idaho Bone Dry Law."

"I believe that one of the men who is doing more against this prohibition sentiment than any other man, is Mr. William Howard Taft. He is opposing, apparently, as an advocate of the liquor interest, and yet when you solve it down to the last point you will find that he is not opposed to prohibition on condition that prohibition can be enforced. Listen what he says: (Reading) "If I were in a local community in which I thought prohibition could be enforced, I would vote for it. If not, I would favor a high license; but I am not in favor of a national amendment which should force twelve or fifteen great States into a sumptuary system which the public opinion and the real practices of the people of those States would not support."

That was alright for Mr. Taft to say at the time he said it, but I don't believe he would say it now after the number of States that have already ratified this amendment. Mr. Taft goes on and gives a prohibition argument in the same letter when he says: (Reading) "I don't drink myself at all, and I don't oppose prohibition on the ground that it limits the liberties of the people. I think that in the interest of the community;" listen to that: "I think that in the interests of the community and of the man who cannot resist the temptation to drink in excess, if he has the opportunity to drink at all, other citizens in the community may be properly asked and compelled to give up drinking although that drinking may do them no injury."

If some man is not able to resist this temptation it is our duty as public citizens to forego some privileges that we may enjoy in order that we may have a proper state of society.

Is it not possible to write anything like this in the United States Constitution? Let the Constitution speak for itself. The Constitution says: That amendments may be added to this old document when three-fourths of the Legislatures of the several States or three-fourths of the States by conventions have approved it. There is only one limitation put upon that power to amend this Constitution and that is, that no State shall be deprived of its full representation in the Senate. As to any other matter, amendments are permissible and possible.

We have the old argument brought to us of State rights. "Here is a matter that affects no other persons than the State itself. Let the State solve that proposition." I say to you that this is wider than State bounds. It is something that affects the nation. Some States say we should not be compelled to submit to this proposition because we are large and a few small States who have less in population have forced us into it. That is the old doctrine of State rights which was settled once for all down at Appomattox under the old apple tree in 1865. When a majority of the States, three-fourths of them say that a certain amendment shall be made to the Constitution, then it should be binding upon the minority of States which do not see fit to ratify it. Why should we ask for this national amendment to the Constitution? I say for this reason: It is a national issue and it requires a national remedy. The sale of liquor in Pennsylvania does not affect the people of Pennsylvania only, but it will also indirectly affect the people on the outside. People coming from other States into Pennsylvania are certainly affected when they are here. It has been proven, gentlemen, that you cannot regulate this business. It must be abolished. There is only one solution for it. Now, we are a Union. We are not a jumble of States. We are a Union, one and inseparable. This is a problem that affects the whole nation. Let us solve it as a nation; let us solve it as a Union and let us abide by the decision; and let Pennsylvania go down in history today as one of the States that stands for right, that stands for justice and for equality. (Applause).

Mr. FOWLER. Mr. Speaker, I rise at this time in opposition to this amendment, and I would say as a Republican that, as one Republican, I am ready to go to the funeral of John Barleycorn, whether as a pallbearer or as a preacher.

I want to say that I have reviewed the arguments for and against the Federal Amendment. I have also reviewed it

from a trades union standpoint, and I want to say to you that when the funeral of John Barleycorn takes place, the funeral also of thousands and thousands of trades unions in this country will take place.

We speak of reconstruction. Let me say to you, my friends, that at this time it is a mistake to reconstruct by the destruction of part of the industries in this State. Thousands of our boys are returning from France. Millions are returning from the munition factories and are returning to other industries in this State, and the way that you are looking for reconstruction is by having thousands upon thousands of them return together with the destroying of another industry.

The American Federation of Labor, together with the Pennsylvania Federation, are solid against this amendment. Thousands of resolutions have been introduced all over the country by trades unions. It has been a privilege to me to have been the organizer for the United Mine Workers of America, and for the last eighteen months I have spent much of my time in organizing in the Southern States—prohibition States, if you please—and I wish to state here that I have never seen as many drunken men in the State of Pennsylvania as I have in Tennessee, Alabama, Kentucky and West Virginia. True enough, you do not have the salubrious hotels in which to drink it, but they always have the red stump, and if you place your nine-dollar hills on the stump and go around two hours afterward you will find your demijohn filled up for you. In the State of Kentucky alone, in the part of the State of Kentucky where it was dry,—what you call the mountain regions,—I have heard the prohibitionists set forth arguments and say, "Go into the dry States and there you will see that the jails are empty." I made an investigation in Kentucky and found that the prohibitionist has made a true statement, that the jails are empty, but they did not come back and tell you why they were made empty. I happen to know these individuals about which I wish to read. "Harlan Sheriff killed in duel. Stephen Philpot's death is result of battle with Harlan police." Everybody is a policeman in the hills down there. "Harlan, Ky.—December 24th.—Following the death at 2 o'clock this morning of Deputy Sheriff Stephen Philpot, who was shot and mortally wounded near the Louisville and Nashville railroad depot late last night during a revolver duel between deputy sheriffs and city policemen, Policeman John Middleton to-day was held to the Harlan county grand jury in five thousand dollars bond by County Judge Bailey." That is why your jails are empty,—when the chief of police will murder a sheriff and they let him out on five thousand dollars bail. If a Pennsylvanian went down there and was caught with a drink of whisky, he would get seven years for it. I have seen in that little town of Harlan, Kentucky, where I staid for four months—it is the feud district of Kentucky—I have seen as high as eleven men killed in that little town and not one man has ever landed in jail. I am not going to tell you who makes the whisky in Kentucky, but the dry part of Kentucky makes the whisky for the wets in the wet section.

I want to say that as a representative of the miners' organization, I have been elected from a wet locality. It has been stated in one of the papers that I represent some of the wet districts. I wish to make this statement: That the City of Scranton is perhaps one of the wettest of any city in America, but I want to say to you, my friends, that we have more churches in the City of Scranton than in any other part of the State, according to population. These miners, these men who work in the bowels of the earth, and who work up to their knees in water, these men who are breathing the foul air of the coal mines, ninety per cent. of them will tell you that they are not in favor of this amendment. These men, these coal miners, have always taken a little drink, and it has always been a good thing for them.

The liquor interests of Pennsylvania do not control me. I speak on this question from a labor standpoint. You may be justified in censuring the hotel men and the liquor people—I will grant you the privilege to do that. But I will tell you the truth, the only complaint I find in our district is as to the quality and not quantity. There has been too much conversation taken out of it in the last six months, and they ought to have been satisfied with that. You may be right, as I said, in censuring these people, but

I maintain that you are not right in robbing them. This amendment states that in one year after the ratification you cannot manufacture, sell or transport. Nothing of the kind. Already you have stated that you cannot manufacture, already you have placed a clause on the statute books at Washington that after the first of July they shall not sell what they justly paid to you in taxes and by license. You have accepted their money. You spent it willingly, and no set of prohibitionists yet have ever refused to accept the taxes and license from these people.

I want to say to you that when men have been given the privilege for twelve months, as this amendment states, it is an injustice to these men after they have put into their cellars and into their bars supplies for twelve months, to say to them before they have a chance to sell one-half of their supplies that for the welfare of the public we must destroy one class of citizens. I know saloon keepers, and I know hundreds of thousands of their employees. I know when the call came for those boys to shoulder the musket that the saloon keeper was just as clean a citizen, that the employe was just as decent and just as patriotic as the fellow that stood in Washington hollering for prohibition and refusing to carry a gun.

I want to say to you, my friends, that no doubt the business is gone; but as a labor unionist I feel that I am justified in standing on this floor and asking that our men will be compensated for their loss—that is the proper way to reconstruct. In our industries in Pennsylvania last year there were killed 3,403 men, and I say to you that an army of men that sacrifices 3,403 men has a right to come here and ask for protection. All classes of working men have that right. I want to say to you, my friends, that I am proud that our militia made such a splendid record in France. Our industrial soldiers here in Pennsylvania, with thousands of men less employed in the industries, went over the top in production. The anthracite coal miners alone, after forty thousand men had gone into the militia and other industrial institutions, produced more coal with forty thousand less men than ever was produced before. They did their bit.

In 1898 I was in the Spanish-American war and I served in the Philippine Islands. When we went to the Philippine Islands, and that was under Republican government, we carried the beer keg with us,—the army canteen; and I want to say to you men that during the two years that we were allowed the canteen not one man in our battery was put in the guardhouse for intoxication. But when they went to Washington, the good prohibitionists said, "Do away with the canteen." And they took away from the boys that went twelve thousand miles away,—they took away from them their privileges so that they could make decent citizens of them on their return. And what happened? They went out on a pass and forgot to come home for a week when they went out. And then the same people that had at heart the welfare of the soldiers took them and placed them in the guardhouse and took their money away.

Oh, my friends, the time to be patriotic is now, this reconstruction period; and I say to you it is not right to rob one class of citizens and protect the other class.

In conclusion, let me say that fifteen years ago an attack was made on the cigarettes. If the cigarette question had been placed before you, as this amendment has, at such a critical time, you would have pulled it over just the same as you have the wines and the beers; and the very organization, the very people that went out to slaughter the cigarettes are at this time collecting thousands of dollars to give back the cigarettes to the soldier boys—and that is the truth. I want to say to you, friends, in conclusion, that as one pallbearer, I will vote against the ratification of this amendment. In the State of Pennsylvania, even if the other 47 states go dry, it is better for it to be right and have it said that it is right, than to be told that the gang pulled them over with the other States.

Mr. ROBERT L. WALLACE. Mr. Speaker and gentlemen of the House it is useless for me to attempt to deny that this is the happiest day of my experience as a Legislator. I shall vote for this resolution, echoing in my heart whether it prevails here today or not that it will be decided right, and if this is the funeral of John Barleycorn, that my friend from Lackawanna has told us about, I wish to

say that I shall attend, not as a mourner but as a happy pallbearer. While my friend from Lackawanna (Mr. Fowler) was in the Army in 1898, I wish to inquire from the gentleman if he remembers that his county, the county of Lackawanna voted for Prohibition. In that year Lackawanna County voted for Mr. Silas Swallow, Prohibition candidate for Governor by six hundred votes; that is, Mr. Swallow received more votes than the Republican candidate by six hundred and about nine hundred more than were received by the Democratic candidate. My friend was needed at home.

Gentlemen of the House, I am not a Labor man in the ordinary sense of the word, but I don't believe that there is a man in this House who is better entitled to speak for Labor and all its interests than your humble servant. I represent a county that in proportion to its size, I believe has as large a Labor citizenship, than any other district in this Commonwealth of Pennsylvania. I want to say, my friends, in the last fifteen years not a single man who has been a candidate to come down here as a representative in either House of this General Assembly was elected unless he was known to be in favor of Prohibition. Only two years ago, my friends, one of the men high in the councils of Labor Unions of our city and State ran for the Legislature and pledged himself absolutely to Prohibition and temperance measures and he received practically every Labor vote in that county. Gentlemen of the House, Labor in Pennsylvania is not in favor of booze. Don't you know my friends, under the Workmen's Compensation Act of 1915, the only way a Labor man can lose his compensation is to be under the influence of intoxicating liquor when he gets injured. Why, in the name of heaven, should labor favor alcohol? I want you to come back from the hills of Kentucky just a moment—come back to Pennsylvania and consider this question with my friend from Delaware (Mr. Ramsey), as he says, "as Pennsylvanians." Men engaged in the liquor traffic never had a right; they had a privilege. Now, should you pay a man for taking away the privilege he had for years, a privilege of having an exclusive business in his neighborhood to make large sums of money and then after you remind him for months or years and keep him informed that you are ultimately going to take that privilege away from him and that he had better get ready to go into some other kind of business, why is not that ample notice? When you consider Labor today it is a question of efficiency. The only excuse for Labor organizations is to promote efficiency, to procure the largest and most reasonable compensation for that Labor. Now, every man knows that Labor is not efficient when it is mixed with alcohol. Secretary Daniels has proved the situation by the declaration that the people of these United States, as to efficiency in labor, was less than twenty-five per cent. because of booze. No man can deny that. We found that abroad our Allies discovered that as well as we that we could not fight booze at the same time and fight the enemy. So we are going to eliminate booze. Labor is clean in Pennsylvania. I am proud of this old Keystone State; I am proud of the labor of this Commonwealth, because it is clean and efficient. I want to say to you my friends, that in my district at home and in all the other districts within a certain number of miles of my own district the highest wages on the face of the globe are paid to labor, and it is paid this high price because of its efficiency, and its efficiency is not because of alcohol but because nearly all the big employers of labor in the industrial districts of this Commonwealth, in my section and elsewhere, absolutely refuse to employ men or any man if he is in the habit of becoming intoxicated. Of all the occupations in this State or any other State that ought to be against alcohol, it is labor, because labor is paid on account of its efficiency and the great law that the labor man of this State put on the Statute books, the Workmen's Compensation Law, recognizes that alcohol is the only thing that will deny that man his right for compensation. In this City of Harrisburg are the Brotherhood of Railroad Trainmen; are they in favor of alcohol? No, They are more than 1,500 strong and this organization passed resolutions requesting Congress to submit this very thing that is submitted to us for our consideration. Gentlemen, Why don't we get right down to brass tacks on this matter and meet it face to face? Are you or are you not in favor of passing this question? That is the question. Don't let us beat

around the bush about some technical question that the courts have to pass on it so many times; it would be a joke for me to repeat anything like that to you. I have a lot of admiration for the man that has the sand to stand up in this House and say, "Gentlemen, I know that the booze business is wrong; I know that it is vicious and indefensible from every angle, and logically cannot be defended and logic cannot be applied to it, but I like it and I want to continue it." We like the man who is frank amongst men and comes out for it because he likes it although he says it is wrong. But that is not the way to do it. Gentlemen, we have been down here demanding and pleading and canvassing for the last fifteen years for a referendum on this subject, but they said then, "Oh, no, you cannot have the referendum; the referendum has no right on this question."

The only way to solve this question is by Prohibition all over these great United States." Why, gentlemen, that is the argument that was made two years ago, but now we have turned it right around. We are here to ask to-day that this country be made Prohibition and that Pennsylvania follow in line and put its O. K. on this proposition. Then, as you see, we are immediately met with the argument that you now hear, by the same fellows who have turned clean around. They say, "Oh, no, not National Prohibition; let us have the referendum." When they know that they cannot get it they want it. The arguments that were made to us have been handed to us by the bushel baskets full for the last few months. This morning I received a pamphlet from a gentleman who is known as D. Clarence Gibboney, and who lives in Philadelphia. Over his name a little pamphlet has been distributed and I got it in my mail this morning. That argument would have looked good to some of you gentlemen three or four months ago, but at present it is the height of nonsense; to-day it is so ridiculous that the laugh is on the man who dares to circulate it at this present stage of the Prohibition procedure. I want to read part of it to you:

"Not only is the Sheppard Amendment itself the very essence of dishonesty and injustice, but the method of its attempted enactment is unfair and unrepresentative.

Not only have its sponsors and supporters obstinately refused to permit it to be placed before the people of the various States, for a majority vote for or against it, but the process being followed make it virtually certain that if ratified at all the Sheppard Amendment will be imposed upon the entire nation by a group of States whose combined population not only forms a startlingly minority of the whole people of the country, but whose combined populations are even less than those of three or four other States where the greatest private investments in the legalized liquor business have been made.

Truly it has been said that there is not tyranny like that imposed by self-righteous and intolerant minority."

Is not that a joke today? Pennsylvania is the only large State that has not ratified this amendment to the Constitution, but she is going to ratify it. A few months ago they said, "those little insignificant States representing this little insignificant minority was not going to force their will on the great big states," but, gentlemen, it looks now as if the only State that was going to force its will on the big States was that of little Rhode Island. That is the kind of argument we got on the opposite side of this question. I don't want to insult an intelligent assemblage of men such as we have here this morning by entering into any discussion of the question whether or not liquor is right or wrong. Gentlemen, while it does not make very much difference what our action is here today, in regard to the success or defeat of this great issue in the United States, yet when we come to consider the pride of the grandest old State in this Union, the State that we love, it does make a difference what we do here today. I want to say to you, my friends, that the man who is wrong on this proposition may not feel his position today, but in less than ten years from now, the man who casts his vote against this measure will be sorry that he ever did it. Prohibition is here to stay. It is inconceivable that after all these great States that have ratified this amendment should turn around and pass it the other way or by their

votes shall say, "this amendment shall be again amended or abolished by another amendment." The only way this thing can ever be done is to do it by intimidation in the same manner as it has been done this time and it is inconceivable, notwithstanding the Hills of Kentucky. It is inconceivable for any reasonable, intelligent thinking man to believe that public sentiment will ever so change again that it will be possible to amend the Constitution so that the traffic in intoxicating liquor may again be undertaken.

Gentlemen, in the name of all that is good and decent and clean in this great Commonwealth, let us vote today as Pennsylvanians. I stand here today as the petitioner of 80,000 people of this Commonwealth, and I am delivering to you my petition in favor of this bill. My petition is not in writing, but every man in my district knew what side of the question I was on when I was elected, and I want to say to you, gentlemen, that we are Pennsylvanians and that we want to be right. We are Republicans and we want to win. We are loyal citizens of a great Commonwealth. Let us show our colors by standing up and doing things that we believe in doing that in our conscience today we know is right and that we ought to do.

Mr. WILLIAM DAVIS. Mr. Speaker and gentlemen of the House: A great deal may be said upon this question, but I believe in stating a fact that we as Legislators, as Representatives of the party, of common people of this great Commonwealth should consider. If ever there was a time in the history of this Commonwealth of ours when the people of this State and this nation undertook to do a matter of importance, to perform an act or a deed—call it an amendment in this case—and do it in so unfair and partial a way it is being done right now. Why should I, in casting my voice, my vote by my voice, disregard the rights of men, knowing that under the Constitution of this State and these United States, they have a right to be heard. There is not a single subject here this morning has said that we must recognize the Constitution and the Constitutional rights and Bill of Rights, if you please. We must remember the words of Abraham Lincoln in the days of the turmoil leading up to the Civil War when he advised the leaders of the Confederates and the Federals to come together and not have any war. He said: "Remember the right of property is embodied in our Constitution and we must regard it, and we must regard the language of the Bill of Rights." And what did he say? He said: "Let us get together and avoid war. Why? Because the slave owner has a property right in his slave. We can buy those slaves for less money than it will cost the nation, much less than it will cost for us to go to war." Were his words true? Did they come true? They came true. After the war, during the war, we observed the result thereof. Unfortunately, the leaders of the Federal and Confederate armies did not listen to Abraham Lincoln. They wanted war to take away from men their property and their property rights. And what was the result? It cost many times what it would have cost this nation to have bought every slave in the nation and paid for them what the owners themselves paid for them. Not only that, but it cost us many times more in property that was destroyed, not to say a single word of the noble citizens of this State and of this Nation that we could not afford to lose at that time, who went down in the ditches of this and other States.

Here is an unfair proposition, to ask us to pass this amendment here when we know that there are more than two million men, "the boys," we call them, over there, who have the very same right to their voice on this question and this amendment that you have up to attest their vote and to exercise their franchise under the Constitution of this State. Are they here to do it? Indeed the people—and I see the hysterical side of the human family take upon themselves the responsibility of depriving these two million boys across the water of their privileges and rights guaranteed them by taking from them their privileges and their franchises. I want to say also, Mr. Speaker and gentlemen of the House, that we had more than five million more of "the boys" in preparation here upon the soil of the United States and in other parts of the country prepared for what? To save you and the members of your family, the party that presses this amendment in their absence, disregarding their personal rights, disregarding their property

rights; and I say to you that it is not right to take advantage of more than seven million people of this country, men who are doing what? Went away from home and duty neglected? Should they have been here and been present? No, God only knows they are the men that saved the civilized nations of this earth from being destroyed and they are the men who put the ban upon the King of Prussia and the Emperor of Germany, the greatest evil that the world has ever known, the greatest Devil that was ever born upon the face of the earth, the individual that caused the most Hell upon the face of the earth, the Kaiser. These men have done a wonderful duty for you. Is it right that you should take advantage of men of that character and in their absence take away their rights of property and franchise and destroy them, to deprive them of their franchises? Has any member on the other side, in favor of this amendment, answered this question. Let any member dare to say that it is right to deprive these soldiers who have saved the world from the condition in which we would be under the Kaiser and where you yourselves would be compelled to pay tithe to the Kaiser across the water if he had his own way.

Now, Mr. Speaker, I want to say a word on that judgment. We use the term in legal parlance of "snap judgment." This is nothing more—and I mean this and I wish you to know it—this is nothing more and nothing less than "snap judgment" taken of the loyal sons of Pennsylvania, the loyal sons of the United States who are absent today performing a duty which you and I did not want to perform or could not want to perform either by age or otherwise. Remember that "snap judgment" is not the proper method to dispose of a man nor his property, but in this case you are disposing of both by this method. I hear people speaking, and have listened to ministers praying and they are praying their prayer on the Sabbath day and other days for the religious freedom of the boys over there. As soon as the prayer is over—I will mention this to show you the inconsistency of it right here now, for it is going to fit this amendment. They start to lecture and they call it a sermon, and in that lecture which they call a sermon, following that prayer which they have made to their Creator, they preach this amendment. Hurry up the amendment; go in for the amendment; pass the amendment; knowing that the very boy they pretend to pray for over there was being deprived of his constitutional rights, of his privileges in America. How consistent is that? That is what I think is mentioned here in a little circular handed me this morning—political righteousness. Let the gentleman who wrote that and who advocates that answer that political righteousness. Is that the kind of political righteousness to send to anyone, of the brave sons of Pennsylvania and of America?

One of the gentlemen has stated that this side—he was the other side, he was for the amendment—he could not see why they wanted to talk upon this subject unless they wanted to pay John Barleycorn a farewell. No, it is not that. It is because when the boys' return from across the water, when they return to their homes in any community, in their own county, that they cannot say to me that I came down here as a representative of their community and voted for the destruction of their property rights, no matter what it may be. The industry has been established and built up under the laws of this State and Nation, and there is only one way of removing that industry without destroying the property rights and without injuring them across on the other side and that is to pay compensation for their property interests. I don't want them to say to me: "Your voice was in favor of the destruction of my property, of my home, of my family, for all I earned in my life, without compensation. And this is coming back to what Abraham Lincoln said before the Civil War, "compensate the individual for his property." If the railroad goes through your premises you compel them to compensate you for your premises. If you should go through my premises with this measure and wipe them out of existence, why should I not be paid compensation for my property. There is another measure right before us now. We have a number of people in our House this forenoon who are in favor of a revenue measure. They are here to exact of you, gentlemen of the House, to pass it, increase the revenue that will come into the State Treasury for this or that and the other purposes which I need not mention now. But at the very same time there is

so much inconsistency in this move right here this morning. They want you to wipe out one measure that brings a revenue, adds to the State and Nation, before the other one is passed and placed upon the statute books. That is inconsistent with this. They will find fault with you just as sure as you are a member of this House if they don't secure what they ask you for, if we do not provide revenue; and yet they ask you to wipe out a revenue bill that has been in existence for ages before you provide revenue to take its place. It is unfair; it is unjust.

The Southern States have been referred to. I, for one, am a Pennsylvanian. I won't ask this House today to join in secession because Mississippi seceded. I won't ask you to become a secessionist on any subject because South Carolina seceded. Why should we be following the example of the South—and the gentleman referred to it in speaking of the liquor men's privilege, and he spoke about it how they were going to prohibit it here notwithstanding Kentucky. I had a little of that experience last winter in visiting six or eight of the Southern States, and I found the hue and cry there that many of the people who had voted for this measure say that the officers and guards were exceedingly busy running down illicit distilleries and bootleggers and peddlers of liquors. Is it best to have a condition of that kind in the State of Pennsylvania or should we have a well-regulated high license law governing and controlling the subject? You have had the experience, you know, and I read about Maine for many years and the dry State of Kansas on the other side. I talked to people from Maine and I talked to people from Kansas. I talked to one ten days ago from the West and he told me there was more liquor out there, he said there was more liquor and more booze and more speakeasies there than they want in Kansas and Iowa and other States he has been in. Not long ago I read in the paper about a great fire in the State of Maine, in one of the large cities, and the mayor gave orders to the police, "Close all saloons until the fire is over." Only until the fire is over! Liquor is manufactured and sold and drank by the citizens and will be here in Pennsylvania without any revenue, a measure which we all want,—a revenue measure. It will be sold here and neither the Government nor the State will receive any revenue, notwithstanding that revenue, to a large extent, comes from a source that pays no tax—the unnaturalized foreigner, or, as the case may be, the naturalized foreigner who pays merely a poll tax.

The measure is inconsistent and premature in the absence of the boys across the water.

And now, Mr. Speaker, and gentlemen, this resolves itself into a question of your personal feeling, backed up by the personal feeling of your constituency which you must consider. You are in Pennsylvania. You are passing a law for Pennsylvania or you are going to destroy a law for Pennsylvania. I, for one, don't believe in being governed or controlled by the voice and votes of any other State. I believe in being controlled by the sentiments of my own county or my own community, in my own State and in following the convictions of my constituency; and so I hope that Pennsylvania will have the backbone to stand where she belongs and speak out the voice of the people of the State here in this Assembly.

I am opposed to the amendment.

Mr. JORDAN. Mr. Speaker and gentlemen of the House, I have had the privilege of speaking on the subject of temperance throughout the entire country, and I hope this will be the last speech I will ever be called upon to make upon the subject of temperance. During my speaking I have never said an unkind word about a man who drinks, or about the man who manufactures or sells intoxicating liquors. I have only spoken against the evil. I have no unkind word for any man here today, and when we have ratified this amendment I will not strut down these aisles and say, "We did it; we did it." I hope that today we will ratify this amendment and that the little differences that have been in our State so long will be relegated to the rear, and that we will stand shoulder to shoulder, wet and dry, from this day forth, forevermore, in this old Commonwealth of Pennsylvania. We have differed in this session; we agree mainly on all other points; and, gentlemen of the wets in this House, whether you vote for this amendment or against it, I will be glad to take you by the hand as a man,—as I would take the driest man in the House

by the hand as a man. We are citizens of the State of Pennsylvania. I intend to vote for the ratification of this amendment; first, because our Governor, a man in whom I have great faith, is for it; because in his addresses and plans and his appointments, and because the Governor has declared for ratification. If we vote down the first proposition of the Governor coming before us today, will we not put our Governor in a false light? Will we not give evidence that we are not shoulder to shoulder with him? Gentlemen, let us uphold our Governor, and make him a Governor who will stand with all the other Governors of this Commonwealth.

I for one intend to stand by him in this proposition, and upon every other measure that he proposes that is in keeping with my sense of right. I am going to stand by him. Will we stand by him?

In the second place, I intend to vote for this ratification because of my interest in labor and industry. What do I know about labor, coming from a country overwhelmingly industrial, overwhelmingly dry? The only real honor ever thrust upon me was placed upon me by labor, when the employes of the potting industry of the United States asked me to go as their representative on a board of arbitration. I was asked by the president of the brotherhood, to represent the brotherhood—James J. Duffy. I was a Protestant and he was a Catholic, and he was bone dry. Don't tell me that labor has no ideals. Don't tell me that a laboring man has ideals lower than that of a lawyer, than that of a doctor, than that of a farmer or any other man. I know him too well.

And friends, even if some would say "Do not ratify it," and if some of our boys coming from over there would say "Do not ratify it," let us ratify it for their protection. In my work I have had hundreds and hundreds of men who have come to me and have taken me by the hand, in dry regions and dry towns, and have said "Jordan, we opposed putting liquor out of business, but we are glad it has gone; to-day we are free. Instead of putting our money in booze we are putting it in automobiles, and we would rather ride in automobiles than in the most beautiful patrol wagon that booze ever put out."—even if it were a Ford. No, sir; labor has ideals. These old flat hands of mine tell you that I have done a few licks along that line, even though I am here among the elite of this assembly today at the present time.

In the third place, I will vote to ratify the amendment because I look down into the future. You look down in the future. Tomorrow—I do not mean tomorrow, but am speaking figuratively—on the 19th of next January this country will be dry. It is constitutionally dry today. The fellows whose wet constituents did send you down here, they will go dry, they will have to be dry; and as sure as you are sitting here they will say to you, "Why didn't you have the horse sense to vote for that thing? You had everything to gain and nothing to lose." It is gone. I have never had a jag on in my life, and I will never have the opportunity, I guess. So then, when your children come up and say to you, "What did you do on the ratification?" and when your grandchildren come to you and say, "What did you do on the ratification," you will have to say, "I voted against it, I voted against it." Look into the future! Look into the future! It is good policy and good politics.

In the next place, my reason for voting for the ratification of this amendment is the following: I was born and reared in Pennsylvania; I love the old State. In 1776 they read the Declaration of Independence on the soil of Pennsylvania, sir—the first great chapter in American history. In 1863 we settled the war of the Rebellion at Gettysburg in Pennsylvania, and wrote in italics, to stand forever, the Emancipation Declaration—the second great point in American history. Is Pennsylvania going to turn her back against the spirit and action of 1776 and 1861? The three mountain peaks today in American history—the Emancipation Proclamation, the Declaration of Independence, and the Eighteenth Amendment! We stood for the first two, and by the Eternal God of mighty and righteousness, we are going to stand for the third one.

My old Revolutionary grandfather, who lived in Lancaster County, would say, "Shame, boy, shame, boy," if I were to turn my back against the third mountain peak. "Shame, boy!" I believe that old William Penn preached temperance.

and that Benjamin Franklin preached temperance—mountain peaks among men. If we were today to turn ourselves against this amendment, I believe that it would almost cause forceful utterance from their pictures beaming before us,—“Shame, boys! Shame, boys!” Just a moment, I will not tarry long. The most pleasing, the first and foremost reason that I am going to vote for this amendment is because it is right, because it is right,—eternally right; and, gentlemen, right is might. You talk about wiping out the Kaiser. What has wiped out the Kaiser? Right! Right! Right! Right wiped out the Kaiser. Right, right was pitted against Militaristic might. Militaristic might went almost to Paris, and then righteous right smote militaristic might to the dust. I am glad today that our representatives on the other side of the sea are sane; we do not want territory; we do not want indemnity. We want justice, justice, justice. Gentlemen, let us to-day rise to the altitude of the ideal, let us rise to the altitude of statesmanship. Let us look down into the future. Let us look back to 1776 and 1861, and rising to these altitudes, let us vote, vote just like men. What is right? What is right? Then we can look conscience in the face, and look our fellowman in the face, and look posterity in the face, and have posterity call us blessed.

Boys, I am somewhat of a baseball fan. Let us take off our coats and grab our bats and swat this old ball, and wallop it out over the fence, and knock a homerun for ratification, and make Pennsylvania the forty-fifth State.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken.

Mr. VICKERMAN. Mr. Speaker, I ask for a verification of the roll.

The SPEAKER. The roll will be verified.

The roll was verified as follows:

YEAS—110.

Allum,	Curry, A. E.,	Jordan,	...
Armstrong,	Davis, D. F.,	Kennedy,	Rourke,
Barnhart,	Davis, J. T.,	Kinsman,	Scott,
Bechtold,	Day,	Kooser,	Shaffer,
Beckley,	Dewey,	Kunkle,	Shellenberger,
Bell,	Diehm,	Lanuis,	Showalter,
Benchoff,	Ephraim,	Magill,	Snyder,
Bennett,	Finney,	Mallery,	Stark,
Bidelspacher,	Fitzgibbon,	Marshall,	Statler,
Bigler,	Foster,	Martin,	Stevenson,
Bolard,	Fox, A. R. B.,	McCurdy,	Stott,
Bower,	Fox, I. M.,	McGeary,	Sweitzer,
Bowman,	Franklin,	McKay,	Uish,
Brooks,	Gans,	McKim,	Wickerman,
Bucher,	Goodnough,	McVicar,	Walker, G. T.,
Bungard,	Graham,	Miller, A. D.,	Walker, J. A.,
Campbell,	Griest,	Miller, D. D.,	Wallace, R. L.,
Catin,	Griffith,	Millin,	Wallace, W. T.,
Clutton,	Hamilton, W. J.,	Morgan,	Wells,
Coldsmith,	Hampson,	North,	Whiteman,
Collier,	Harcr,	Norton,	Willert,
Colville,	Harvey,	Patterson,	Williams,
Comerer,	Helt,	Phillips,	Woner,
Cook,	Hoffman,	Pidgeon,	Wood,
Corbin,	Hollingsworth,	Pike,	Woodruff,
Cox,	Horne,	Quigley,	Zook,
Crum,	Huntington,	Reber, C. A.,	Spangler,
	Jennings,	Reber, H. F.,	Speaker.

NAYS—93.

Alexander,	Ehrhardt,	Lauler,	Ruddy,
Aron,	Evans, J. T.,	Levis,	Sarig,
Baldi,	Evans, S. J.,	MacCallum,	Schaeffer
Baldrige,	Flynn,	Mangan,	Schilling,
Benninger,	Fowler,	Marcus,	Shunk,
Black,	Geary,	McCaig,	Simpson,
Brady,	Glass,	McIntyre,	Sinclair,
Brendle,	Goehring,	Mehring,	Smith, F. I.,
Brislin,	Haines,	Nichel,	Soffel,
Clements,	Haldeaman,	Millar,	Sowers,
Conner,	Hamilton, J.,	Miller, C. G.,	Sprwols,
Crawford,	Heffernan,	Miller, D. I.,	Stadtlander,
Crockett,	Iess,	Milner,	Steedle,
Curran,	Heyburn,	Murphy,	Sterling,
Curry, R.,	Hickernell,	Neary,	Sullivan,
Davis, W.,	Hough,	Palmer,	Todd,
Dawson,	Hutchison,	Perry,	Trach,
Di Lemmo,	Ingham,	Powell,	Wagner,
Dilshelmer,	Jones,	Ramsey,	Wettach,
Dithrich,	Kantner,	Ringler,	Willson,
Donneley,	Krause, T. S.,	Rinn,	Wynne,
Drinkhouse,	Krause, W.,	Robertson,	Zanders,
Dunn,	Krugh,	Rothenberger,	Zimmerman

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

REASONS FOR VOTE.

Mr. HESS. Mr. Speaker, I wish to file my reasons for voting "no." During the campaign preceding the election held on May 21st, 1918, my opponent, R. H. Keher, a reputable citizen and principal of one of the prominent schools of Lancaster made the ratification of this amendment the chief and only issue of the campaign. The result of the election was as follows:

Hess 1860
Keller 657

In view of this result I am persuaded that a negative vote represents the wish of the majority of my constituents and for this reason I vote, "no."

REASONS FOR VOTE.

Mr. MANGAN. Mr. Speaker, I desire to file the following as my reasons for voting "no" relative to the ratification of the Sheppard amendment:

First: The legislative district which I represent includes within its borders some of the largest manufacturers in the world, and these manufacturing concerns employ thousands of men who toil in this workshop of the world from early morning until late into the night. Their willingness to sacrifice every pleasure during the last two years of warfare in order to promote the manufacture of those materials necessary to the elimination of the Hun, is surely deserving of some consideration from the country at large. These are men who feel the necessity of some stimulant after their laborious duties of the day have been completed, and they feel it a personal liberty that this country should allow them to enjoy.

Second: During my campaign the question of whether or not I would favor the amendment was repeatedly put to me. After due consideration of the district which I represent, I concluded that the consensus of opinion was against the ratification of the amendment. I inserted this in my platform, and was returned to the Assembly by the greatest majority with which my constituents have ever favored me. Since my election, delegation after delegation of those men who were responsible, by their votes, for my election, have come to me time and time again, pleading with me to be consistent in my vote at Harrisburg, to carry out that plank in my platform, and vote as my constituents expressed themselves in the overwhelming vote given me.

Third: I can also speak from experience, having been a working man all my life. I have toiled from early to late, and I know the fatigue of the men who are compelled for hours to stand in front of the furnaces, or those whose work is such as to produce extreme physical fatigue. The men I represent are good, substantial, law-abiding citizens, a credit to the city of Pittsburgh, in many instances property owners. They make good wages, their families live in good homes, they have educated themselves along the line of civic needs, and their opinions carry weight in their respective communities. Their desires in matters pertaining to their methods of living are not merely selfish desires, nor those formed through habit. They feel, and I believe rightly so, that inasmuch as they are the producers in the world, they are entitled to at least so much consideration from the lawmakers of this country.

Fourth: Combined with the foregoing reasons, I wish to add as my final reason this fact: I believe that in the interest of pure Democracy, as we see it as a result of the Great War, that legislation of this sort is entirely inconsistent with the principles thereof, and for this further reason, Mr. Speaker, I desire to file my protest against the ratification of the prohibition amendment, and vote "no" on this measure.

REASONS FOR VOTE.

Mr. SIMPSON. Mr. Speaker, I desire to file the following as my reason for voting against the ratification of the prohibition amendment:

First: I believe that legislation of this character is not in strict accordance with the principles of Democracy, which we have in the past two years sacrificed so much to gain.

Second: Coming as I do, from a district which includes within its borders people who are not in favor of this amendment, people who are compelled to earn their livelihood through hard work and long hours and who need some stimulant after their day's work is done, I feel that they should at least have all the consideration we can give them. They responded nobly to the country's call, both to serve in the field and serve in the factories and mills, that the great war could be fought to a victorious finish, and if it is their desire, as they expressed by their votes at the last election, that this liberty should not be taken away from them, then I feel it is my duty as a Representative of their expressed wishes, that I do all I can to protect their interests. The people in my district are law abiding, well-living citizens, respected and worthy of respect, and I feel that I would be lax were I to vote to legislate any privileges from them.

REASON FOR VOTE.

Mr. STERLING. Mr. Speaker, I desire to file the following reasons for my vote:

In support of my vote against the ratification of the proposed prohibition amendment to the Federal Constitution, the following reasons are filed.

1. Because if the citizens of the district whom I have here the honor to represent would be given an opportunity to vote on this question. They would reject the amendment. The question of the ratification of the proposed amendment, being to my mind other than a purely legislative matter. I cannot abuse the trust imposed upon me, by injecting whatever personal views I may have upon the subject of prohibition.

2. I sincerely believe that in as much as by the Constitution of this Commonwealth, its Legislature cannot amend that Constitution without first submitting the proposition to the direct vote of the people, there must be admittedly a stronger reason for first obtaining the judgment of the people of a State on any proposal to limit the power of that State.

3. Because the process, by which the Federal Government will by the amendment forbid the manufacture, sale and use of intoxicating liquors, will utterly destroy the fundamental principle of a federation of sovereign States on which the national government is based. By the operation of such an amendment a rule of life may be forced upon a State against its will and by the action of States representing a minority of the people. The ratification of the amendment will take out of the hands of the State authorities, its police powers and thus confer them upon the Federal Government—this is equivalent to an obliteration of State lines.

4. There is no justification for Federal control of the subject at all. No amendment to the Constitution is necessary to protect the rights of prohibition States. Under recent acts of Congress and the decisions of the Supreme Court construing them a prohibition State has now the same absolute power to forbid not alone the manufacture, use and sale of liquor but to restrain their importation into the State as if the State were an independent nation.

SENATE MESSAGE.

TIME OF NEXT MEETING.

The Clerk of the Senate being introduced, presented the following extract from the Journal of the Senate, which was read as follows, viz:

In the Senate, February 4, 1919.

Resolved (if the House of Representatives concur), That when the Senate adjourns today it reconvene on Monday evening, February tenth, at nine o'clock; and when the House of Representatives adjourns this week it reconvene on Monday evening, February tenth, at nine o'clock.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows, viz:

Senate Bill No. 10 (House Bill No. 257).

An Act authorizing cities of the third class with the assent of the electors duly obtained at an election to use moneys borrowed or authorized to be borrowed for purposes which have proved impracticable or impossible for any other lawful municipal purpose.

Referred to the Committee on Municipal Corporations.

Senate Bill No. 27 (House Bill No. 258).

An act authorizing county commissioners to appropriate moneys to cities and boroughs to assist in the erection of comfort and waiting stations.

Referred to the Committee on Municipal Corporations.

RESOLUTION HONORING GENERAL MENOHER.

Mr. HORNE asked and received the unanimous consent to offer the following resolution which was twice read, considered and agreed to.

In the House of Representatives, February 4, 1919.

Whereas, General Charles T. Menoher, Commander of the celebrated Rainbow Division of the Army of the United States in France during the war with Germany, has returned to the United States to take charge of the Air Craft Branch of the Army of the United States, and

Whereas, on Wednesday, Thursday and Friday, February 5th, 6th and 7th, respectively, the citizens of Johnstown, the city in which General Menoher was born, are having a celebration in honor of his return, and

Whereas, Wednesday, February 5th, has been designated by the citizens of Johnstown as Menoher day, and at the celebration on that day, the Governor of the Commonwealth and other prominent men and officials are to be the guests of the city, therefore be it

Resolved by the House of Representatives, that when this House do adjourn it do so in honor of General Charles T. Menoher, Commander of the Rainbow Division of the Army of the United States in France, during the War with Germany.

ANNOUNCEMENT BY SPEAKER.

The SPEAKER. The Chair would again request that all the committees to whom bills are assigned will take into consideration their bills at the earliest possible moment. It is the desire of the Chair to prevent a congestion of business in this House. If the chairmen of the committees will get down to work, organize their committees and perform the business for which they were appointed, the Chair believes there will be no likelihood of a congestion of business in this House. There are many bills at this time in the hands of the Resident Clerk not as yet lifted. The Chair suggests that the chairmen of the various committees inform themselves whether there are any bills belonging to their committees in the hands of the Resident Clerk.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced returned bill from the House of Representatives numbered and entitled as follows, viz: House Bill No. 2.

A Supplement to an act entitled "An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and seventeen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and seventeen" as approved the sixteenth day of July Anno Domini one thousand nine hundred and seventeen (Appropriation Acts page forty-one) providing for deficiencies in certain appropriations made to the Executive Judicial and Legislative Departments by the act to which this is a supplement and for minor appropriations to certain of the Executive Judicial and Legislative Departments not provided for by said act

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested,

The SPEAKER. The Clerk will read the amendments. The Clerk then read the amendments as follows:

Amend section 2, page 3, inserting the following: "Office of Governor for all contingent expenses including clerical and stenographic charges for the Governor's Office and the traveling expenses of the Secretary to the Governor the sum of two thousand dollars (\$2,000); for the payment of the traveling and incidental expenses of the Governor the miscellaneous expenses incurred in the conduct and management of the Executive Mansion the entertainment of official guests and the maintenance of an automobile the sum of five thousand dollars (\$5,000)."

Amend section 2, page 4, by inserting the following: "for the payment of persons employed by the Auditor General to discover and collect delinquent corporation taxes the sum of seven thousand dollars (\$7,000)."

Amend section 2, page 5, by inserting the following: "for the payment of the deficiency in the employment of draftsmen in copying the surveys and other papers important to be preserved in the Land Office Bureau as required by the act approved the sixteenth day of February one thousand eight hundred and thirty-three (Pamphlet Laws page forty-seven) to carry on the work to May thirty-first nineteen hundred and nineteen the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary."

Section 2, page 6, line 3, strike out the word "five" and insert in lieu thereof the word "eight."

Section 2, page 6, insert the following after line 5: "Department of Health for the purpose of paying the necessary increase in the compensation of engineers and assistants in the Sanitary Engineering Division for a period of eight months or for such lesser period as may be necessary depending upon the return of former employes from military service the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary."

Section 2, page 6, line 19, strike out the word "appropriation."

Section 2, page 8, strike out the following from lines 2 to 4 inclusive: "for the payment of the deficiency in the operating expenses of the Farm Advisors of the Commission of Agriculture the sum of five hundred twenty dollars (\$520) or so much thereof as may be necessary."

Section 2, page 8, line 15, strike out the word "miles" and insert in lieu thereof the word "miles."

Section 2, page 8, line 28, strike out the word "miles" and insert in lieu thereof the word "miles."

Section 2, page 9, lines 1 and 2, strike out the words "such sums as may be necessary therefore."

Section 3, page 11, insert the following after line 13: "For reimbursing William A. Stone Prothonotary Supreme Court Eastern District of Pennsylvania on account of amount advanced by him for payment of extra stenographic services the sum of six hundred dollars (\$600)."

Section 4, page 12, line 5, strike out the word "the" and insert the words "deficiency of."

Section 4, page 13, line 12, after the word "the" insert the words "payment of."

Section 4, page 13, strike out lines 17 to 21 inclusive as follows: "For deficiency in amount for the payment of the salaries of the returning officers of the Senate at the beginning of the session of one thousand nine hundred and nineteen the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary."

Section 4, page 14, lines 12 and 13, strike out the following: "For traveling clerical contingent and discretionary official expenses" and insert the following after line 11: "To the chief clerk of the House of Representatives for the payment of the postage on the Legislative Journal bills and calendars session of one thousand nine hundred and nineteen the additional sum of twenty-five hundred dollars (\$2,500) or so much thereof as may be necessary."

For the payment of the salaries of the officers and employes of the House of Representatives session of one thousand nine hundred and nineteen the sum of twelve thousand dollars (\$12,000) or so much thereof as may be necessary

For the payment of the salaries of the returning officers of the House of Representatives at the beginning of the session one thousand nine hundred and nineteen the sum of eight hundred dollars (\$800) or so much thereof as may be necessary

For the payment of incidental expenses of the House of Representatives session of one thousand nine hundred and nineteen an additional sum of four thousand dollars (\$4,000)

For the payment of postage labor express charges and other expenses in the office of the resident clerk of the House of Representatives for the year ending May thirty-one one thousand nine hundred and nineteen the sum of one thousand five hundred dollars (\$1,500) or so much thereof as may be necessary

For the payment of four stenographers as authorized by concurrent resolution if the Governor approves such resolution the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary

Section 8, page 16, line 15, insert after the word fifty the word "five" strike out the numerals \$50,000 and insert in lieu thereof the numerals \$55,000.

Section 8, page 16, line 19, strike out "Commissioners of Valley Forge Park."

Section 9, page 16, line 20, strike out all of ninth section as follows:

"Section 9 To the Commissioners of Valley Forge Park for payment of land taken for park purposes and for payment of land designated as within the boundaries of Valley Forge Park and condemned for park purposes and expenses incident thereto the sum of two hundred fifty thousand dollars (\$250,000) or so much thereof as may be necessary."

On the question,
Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—187.

Alexander,	Dithrich,	Kunkle,	Ruddy,
Allum,	Donneley,	Lafferty,	Sarig,
Armstrong,	Drinkhouse,	Lanius,	Schaeffer,
Aron,	Ehrhardt,	Lauler,	Schilling,
Baldi,	Evans, J. T.,	Levis,	Scott,
Baldrige,	Evans, S. J.,	Magill,	Shellenberger,
Barnhart,	Finney,	Mallery,	Showalter,
Bechtold,	Fitzgibbon,	Mangan,	Shunk,
Beckley,	Flynn,	Marcus,	Simpson,
Bell,	Foster,	Marshall,	Sinclair,
Benchoff,	Fox, A. R. B.,	Martin,	Snyder,
Bennett,	Fox, I. M.,	McCaig,	Soffel,
Bidelspacher,	Franklin,	McCurdy,	Sowers,
Bigler,	Gans,	McGeary,	Sprohls,
Blank,	Geary,	McIntyre,	Stadlander,
Boland,	Glass,	McKim,	Stark,
Bower,	Goehring,	McVicar,	Statler,
Bowman,	Goodnough,	Mehring,	Steedie,
Brady,	Griest,	Michel,	Sterling,
Brendle,	Griffith,	Millar,	Stevenson,
Brooks,	Haines,	Miller, A. D.,	Stott,
Rucher,	Haldeman,	Miller, C. G.,	Sullivan,
Campbell,	Hamilton, J.,	Miller, D. D.,	Sweitzer,
Catlin,	Hamilton, W. J.,	Millin,	Todd,
Clutton,	Hampson,	Milner,	Ulsh,
Coldsmith,	Harer,	Morgan,	Vickerman,
Collier,	Harvey,	Murphy,	Wagner,
Colville,	Heffernan,	Neary,	Walker, G. T.,
Comerer,	Hess,	North,	Walker, J. A.,
Conner,	Heyburn,	Norton,	Wallace, P. L.,
Corbin,	Hickernell,	Palmer,	Wallace, W. T.,
Cox,	Hoffman,	Patterson,	Wells,
Crawford,	Hollingsworth,	Perry,	Wettach,
Crockett,	Horne,	Phillips,	Whiteman,
Crum,	Hough,	Pidgeon,	Willert,
Curran,	Huntington,	Pike,	Williams,
Curry, A. E.,	Hutchison,	Powell,	Willson,
Curry, R.,	Ingham,	Quigley,	Woner,
Davis, D. F.,	Jennings,	Ramsey,	Wood,
Davis, J. T.,	Jones,	Reber, C. A.,	Woodruff,
Davis, W.,	Kantner,	Reber, H. F.,	Wynne,
Dawson,	Kennedy,	Rhoads,	Zanders,
Day,	Kinsman,	Rinkler,	Zimmerman,
Dewey,	Kooser,	Rinn,	Zook,

Diehm,
Di Lemmo,
Dillsheimer,

Krause, T. S.,
Krause, W.,
Krug.

Robertson,
Rorke,
Rothenberger,
Spangler,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

BILLS SIGNED BY THE SPEAKER.

The SPEAKER announced that the Chief Clerk, having reported that the following bill had passed both Houses of the General Assembly, and the same being correct, the titles were publicly read as follows: House Bill No. 2:

A Supplement to an act entitled "An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and seventeen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and seventeen" as approved the sixteenth day of July Anno Domini one thousand nine hundred and seventeen as approved the sixteenth day of July Anno Domini one thousand nine hundred and seventeen (Appropriation Acts page forty-one) providing for deficiencies in certain appropriations made to the Executive Judicial and Legislative Departments by the act to which this is a supplement and for minor appropriations to certain of the Executive Judicial and Legislative Departments not provided for by said act

Whereupon,

The Speaker, in the presence of the House, signed the same.

ADJOURNMENT IN HONOR OF GENERAL CHARLES T. MENOHER.

Mr. RAMSEY. Mr. Speaker, in accordance with the resolution adopted by the House, I move that the House do now adjourn in honor of General Charles T. Menoher, Commander of the Rainbow Division of the Army of the United States in France, until tomorrow morning at 11:00 o'clock.

Mr. ALEXANDER. Mr. Speaker, I second the motion.

The motion was agreed to, and (at 12:35 P. M.) the House adjourned until tomorrow morning at 11:00 o'clock.

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Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., WEDNESDAY, FEBRUARY 5, 1919.

No. 10.

HOUSE OF REPRESENTATIVES

WEDNESDAY, February 5, 1919.

The House met at 11:00 o'clock A. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

Almighty Maker of Heaven and earth, Thou who hast written the words "law and order" throughout Thy visible universe, and hast also decreed that our personal safety and happiness is only found when we obey Thy divine mandate, open Thou our eyes at this present time, and especially to the conditions as they prevail, with so much upheaval and unrest in the world, that our land may be spared from the destructive, and fearful, and hurtful condition that prevails as far as the political world is concerned. Grant unto this body, we beseech Thee, calmness, judgment, and that patience which is coupled at all times with mature deliberation as well as conscientiousness, so that every act shall indeed forestall any condition where the pernicious propaganda which is now devastating Europe may ever overtake us, with all its baneful influences; and to this end strengthen this body and bless our land, and unto Thee shall we give the glory. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. Colville, the further reading was dispensed with, and the Journal was approved.

BILLS INTRODUCED AND REFERRED.

By Mr. DUNN. House Bill No. 228.

An Act to establish a State Agricultural School; authorizing the purchase of a site and the erection of necessary buildings thereon; providing for the government of such school and the admission of pupils thereto; and making an appropriation to carry out the purposes of this act.

Referred to the Committee on Education.

By Mr. SHOWALTER. House Bill No. 229.

An Act making an appropriation to the board of managers of the Pennsylvania Village for Feeble-Minded Women, at Laurelton, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. FRANKLIN. (By request) House Bill No. 230.

An Act to amend an act approved the seventh day of June, one thousand nine hundred seventeen (P. L. 447), known as "The Fiduciaries Act of one thousand nine hundred seventeen" to authorize fiduciaries to pay an annual sum for the guarantee of the payment of principal and interest of mortgages and other securities in which funds within their control may be invested.

Referred to the Committee on Judiciary General.

By Mr. FRANKLIN. (By request) House Bill No. 231.

An Act to provide for the acknowledgement of deeds, mortgages and other instruments of writing concerning property

in Pennsylvania by persons in the military and naval service of the United States or of this Commonwealth and to confirm acknowledgements heretofore made by such persons.

Referred to the Committee on Military.

By Mr. FRANKLIN. (By request) House Bill No. 232.

An Act requiring the recording of deeds and making the same effective as against bona fide purchasers and mortgagees according to priority of record.

Referred to the Committee on Judiciary Special.

By Mr. FRANKLIN. (By request) House Bill No. 233.

An Act to amend an act approved the twenty-first day of May, one thousand nine hundred and thirteen, (P. L. 285), entitled "An Act providing for the return of taxes on seated lands in counties, poor districts, boroughs, incorporated towns and townships, for county, poor, borough, town, or township taxes respectively; and providing for the sale of such lands for taxes," as amended, providing for the preservation of the lien of first mortgages.

Referred to the Committee on Judiciary Special.

By Mr. FRANKLIN. (By request) House Bill No. 234.

An Act to amend section fifteen, paragraph (b) of an act approved the seventh day of June, one thousand nine hundred seventeen (P. L. 447), known as "The Fiduciaries Act of 1917," so as to further limit the period within which a bond, covenant, debt or demand not payable within one year after the decease of the debtor shall remain a lien upon the real estate of such decedent.

Referred to the Committee on Judiciary General.

By Mr. ROBERTSON. House Bill No. 235.

An Act requiring assessors, assistant assessors and registrar assessors in boroughs to keep account of days actually employed, and make return thereof to county commissioners, and fixing their compensation.

Referred to the Committee on Elections.

By Mr. JONES. House Bill No. 236.

An Act to amend an act approved the seventeenth day of April, one thousand eight hundred and sixty-one, (P. L. 346), entitled "An Act to authorize the Erection of a Poor House by the township of Blakely, in Luzerne County"; providing for the appointment of auditors by the court of common pleas of Lackawanna County, and fixing the compensation of the auditors and the salaries of the directors of the poor of the poor district of said township.

Referred to the Committee on Counties and Townships.

By Mr. TODD. House Bill No. 237.

An Act to amend the third section of an act, approved the nineteenth day of June, one thousand nine hundred eleven (P. L. 1055), entitled "An Act authorizing the release on probation of certain convicts, instead of imposing sentences; the appointment of probation and parole officers, and the payment of their salaries and expenses; regulating the manners of sentencing convicts in certain cases, and providing for their release on parole; their conviction of crime during parole, and their rearrest and reconviction for breach of parole; and extending the powers and duties of boards of prison inspectors of penitentiaries," to empower the court to appoint assistants to the probation officer and to fix their salaries.

Referred to the Committee on Judiciary General.

By Mr. GANS. House Bill No. 238.

An Act authorizing any company incorporated under the laws of any other State for the manufacturing, buying and selling of elevators and hoisting machinery or of any article

appertaining to or entering into the construction thereof or of engines, dynamos, generators, pumps and any and all kinds of machinery and mechanical apparatus, to erect and maintain buildings and manufacturing establishments and to have and to hold real estate to an amount necessary and proper therefor.

Referred to the Committee on Manufactures.

By Mr. JAMES A. WALKER. House Bill No. 239.

An Act to amend section three of an act approved the tenth day of June, one thousand eight hundred ninety-three (Pamphlet Laws, four hundred nineteen), entitled "An act to regulate the nomination and election of public officers, requiring certain expenses incident thereto to be paid by the several counties, and punishing certain offenses in regard to such elections," as amended.

Referred to the Committee on Elections.

By Mr. SHUNK. House Bill No. 240.

An Act making an appropriation to the Corry Hospital Association, of Corry, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. SARIG. House Bill No. 241.

An Act providing for the taking over by the Commonwealth of county bridges on state highways, and for the erection, construction, repair and maintenance of the same.

Referred to the Committee on Public Roads.

By Mr. JAMES A. WALKER. House Bill No. 242.

An Act to amend sections eleven and twenty-three of the act approved the twelfth day of July, one thousand nine hundred and thirteen (Pamphlet Laws, seven hundred nineteen), entitled "An act regulating certain political parties; providing for and regulating the nominations of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to National party conventions; and of certain party officers, including State committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties, and their reimbursement by the State, of the expenses of the same, authorizing the State committee of a political party to make, and to alter, amend, and revoke rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein; and repealing inconsistent legislation"; eliminating the provision of said act relative to assistance to voters and the penalties relative thereto.

Referred to the Committee on Elections.

By Mr. FRANKLIN (By request). House Bill No. 243.

An Act to quiet title to real estate, and to enable citizens of the United States, and corporations authorized to hold real estate within this Commonwealth, to hold and convey title to real estate which has been formerly held by or for corporations not authorized by law to hold the same.

Referred to the Committee on Judiciary Local.

By Mr. FRANKLIN (By request). House Bill No. 244.

An Act to amend an act approved the seventeenth day of May, one thousand nine hundred seventeen (Pamphlet Laws, two hundred thirty-seven), entitled "An Act to amend an act, entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for certain purposes to erect and maintain buildings and manufacturing establishments and to take, have, and hold real estate necessary and proper for such purposes,' approved the thirteenth day of May, Anno Domini, one thousand nine hundred and fifteen," extending the provisions of said act to corporations organized under the laws of the District of Columbia or of the United States.

Referred to the Committee on Corporations.

By Mr. JAMES A. WALKER. House Bill No. 245.

An Act providing for compulsory personal registration and compulsory voting; imposing certain duties on the county commissioners, district attorneys and employers of labor; and providing penalties.

Referred to the Committee on Elections.

By Mr. JAMES A. WALKER. House Bill No. 246.

An Act to further amend section seven and to amend section eight of an act approved the twelfth day of July, one thousand nine hundred and thirteen (Pamphlet Laws, seven hundred nineteen), entitled "An Act regulating certain political parties;

providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to National party conventions; and of certain party officers, including State committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties, and their reimbursement by the State, of expenses of the same; authorizing the State committee of a political party to make, and to alter, amend, and revoke rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein; and repealing inconsistent legislation."

Referred to the Committee on Elections.

By Mr. WILLSON. House Bill No. 247.

An Act relating to police pension funds in cities of the third class and directing such cities to appropriate certain moneys thereto.

Referred to the Committee on Pensions and Gratuities.

By Mr. FRANKLIN. (By request). House Bill No. 248.

An Act to amend section eighteen of an act approved the second day of June, one thousand nine hundred fifteen (P. L. 762), entitled "An Act providing for the creation and administration of a State Fund for the insurance of compensation for injuries to employees of subscribers thereto; declaring false oaths by the subscribers to be misdemeanors; and providing penalties for the violation thereof."

Referred to the Committee on Insurance.

By Mr. ADAM C. SCHAEFFER. House Bill No. 249.

An Act to amend an act approved the twentieth day of April, one thousand nine hundred five, (P. L. 229), entitled "An Act amending section two of an act entitled 'A supplement to the twenty-fourth section of an act entitled 'A further supplement to an act to provide revenue by taxation, approved the seventh day of June, one thousand eight hundred and seventy-nine,' approved the first day of June, one thousand eight hundred and eighty-nine, amending the twenty-fourth section by providing for the payment by the State Treasurer of one-half of the two per centum tax on premiums paid by foreign fire insurance companies to the treasurers of the several cities and boroughs within this Commonwealth,' approved the twenty-eighth day of June, one thousand eight hundred and ninety-five; providing for the extension of the provisions of this act to townships of the first class"; by fixing the method by which the amount to be paid to cities, boroughs, and townships of the first class shall be determined.

Referred to the Committee on Ways and Means.

By Mr. JAMES A. WALKER. House Bill No. 250.

An Act concerning landlords and tenants, and to afford relief to tenants in cases where excessive rents are charged, or are intended to be charged, and regulating the proceedings thereunder.

Referred to the Committee on Judiciary General.

By Mr. NORTON. House Bill No. 251.

An Act to amend section one of an act approved the twentieth day of April, one thousand eight hundred eighty-seven (P. L. 60), entitled "An Act providing for the appointment of the appraiser of mercantile and other licenses, and authorizing and requiring the publication of the same."

Referred to the Committee on Ways and Means.

By Mr. NORTON. House Bill No. 252.

An Act for the collection of county taxes in cities of the third class.

Referred to the Committee on Municipal Corporations.

By Mr. GOEHRING. House Bill No. 253.

An Act authorizing the Registers of Wills and ex-officio clerks of the Orphans' Courts with the consent of the judges of the separate Orphans' Court, in counties having a population of over eight hundred thousand, and less than one million five hundred thousand inhabitants, to fix and determine the salaries of assistant clerks in said Court.

Referred to the Committee on Judiciary Special.

By Mr. MARCUS. House Bill No. 254.

An Act amending section 16 of an act entitled "An Act to provide for the personal registration of electors, and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth; to make such registration a condition of the right to vote in such cities, and

their said enrollment as members of a political party a condition of the right to vote at primaries in said cities; and providing for the payment of witness fees for persons summoned before the commissioners; to provide penalties for violations of its provisions; and to repeal the acts inconsistent herewith approved July 24, 1913, providing for a change in salaries of the employees of the Registration Commissioners.

Referred to the Committee on Elections.

By Mr. WONER. House Bill No. 255.

An Act making an appropriation to the Butler County General Hospital, at Butler, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. McCAIG. House Bill No. 256.

An Act making an appropriation to St. Francis Hospital, of Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. RAMSEY. House Bill No. 259.

An Act to amend section six of an act, approved the twentieth day of June, one thousand nine hundred and seventeen (P. L. 618), entitled "An Act relating to the appointment of persons to the police department in cities of the third class; providing for and regulating examinations, the manner of appointments, and the manner and power of removal of employees of said department; and providing a method for fixing compensation," so as to permit temporary suspensions by the superintendent of Public Affairs.

Referred to the Committee on Municipal Corporations.

By Mr. RAMSEY. House Bill No. 260.

An Act to establish a commission to continue the investigation made by the commission appointed under the act approved the twenty-fifth day of July, one thousand nine hundred and seventeen (P. L. 1199), entitled "An Act to establish a commission to investigate sickness and accident, not compensated under the Workmen's Compensation Act of one thousand nine hundred and fifteen, of employed persons and their families, and to make an appropriation for such commission."

Referred to the Committee on Mines and Mining.

By Mr. MICHEL. House Bill No. 261.

An Act making an appropriation to John E. Joos for publishing a part of the Mercantile Tax List for the year one thousand eight hundred and eighty-five, for the Mercantile Appraiser of Allegheny County.

Referred to the Committee on Appropriations.

By Mr. NORTH. House Bill No. 262.

An Act providing for the erection by the Commonwealth of Pennsylvania of a statue in memory of General John Grubb Parke in the Vicksburg Military Park at Vicksburg, Mississippi, and making an appropriation therefor.

Referred to the Committee on Appropriations.

REPORTS FROM COMMITTEES.

Mr. JAMES A. WALKER, from the Committee on Judiciary General, reported as committed House Bill No. 180, entitled:

An Act to amend section one of an act approved the first day of June one thousand nine hundred and seven, (P. L. 364), entitled "An Act to increase the pay of jurors and witnesses in this Commonwealth."

Mr. ALEXANDER, from the Committee on Judiciary General, reported as amended House Bill No. 32, entitled:

An Act to amend section one of an act, approved the twenty-seventh day of April one thousand nine hundred and eleven; entitled "An Act regulating the compensation of court criers and tipstaves in counties containing more than ninety thousand and less than one hundred and fifty thousand inhabitants, providing for the payment of the same by the particular county,

limiting the number of tipstaves to be appointed, and repealing an act of Assembly entitled, 'An Act to regulate the fees of court criers and tipstaves of the courts in judicial districts, containing more than ninety thousand and less than one hundred and fifty thousand inhabitants, approved the twenty-ninth day of April, Anno Domini, one thousand nine hundred and nine.'"

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the Third Reading and consideration of House Bill No. 106, as follows:

An Act to provide for two additional law judges of the Court of Common Pleas of the Fifth Judicial District.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in addition to the judges provided for in an act approved the eighteenth day of July one thousand nine hundred and one (Pamphlet Laws six hundred and sixty-nine) entitled "An Act to designate the several judicial districts of the Commonwealth as required for the election appointment and commissioning of judges learned in the law for the said districts in cases where such judges are not provided for by existing law" and an act approved the fifteenth day of March one thousand nine hundred and seven (Pamphlet Laws twenty) entitled "An Act increasing the number of courts of Common Pleas in the County of Allegheny establishing therein a district and separate court of Common Pleas and providing for the election and appointment of judges for said court" two additional law judges are hereby authorized and provided for the court of common pleas of the Fifth Judicial District who shall possess the same qualifications which are required by the constitution and laws for the president judge of said district and who shall hold their office for a like term and by the same tenure and shall have the same power authority and jurisdiction and shall be subject to the same duties restrictions and penalties and shall receive the same compensation provided by law for judges learned in the law as if the said office had been established in the time of and subject to the provisions of an act entitled "An Act to fix the salaries of the judges of the Supreme Court the judges of the Superior Court the judges of the Courts of Common Pleas and the judges of the Orphans' Court" approved the fifth day of May Anno Domini one thousand nine hundred and eleven and its supplements and amendments.

Section 2 At the next municipal election after the passage of this act the qualified electors of the said Fifth Judicial District shall elect in the manner prescribed by law for the election of president judge two competent persons learned in the law to serve as said additional law judges in said district from the first Monday in January Anno Domini one thousand nine hundred and twenty for a term of ten years Vacancies in the office hereby created whether caused by death resignation expiration of term or otherwise shall be filled in the same manner as is required by law in case of a similar vacancy in the office of president judge

Section 3 The judge in said district whose commission shall first expire shall be the president judge thereof except where the president judge shall be re-elected in which case he shall continue to be president judge.

Section 4 The Governor is hereby authorized by and with the consent of the Senate to appoint two competent persons learned in the law as additional law judges of said fifth district until the first Monday in January succeeding the next municipal election

On the question,

Will the House agree to the bill on Third Reading?

BILL POSTPONED.

Mr. SIMPSON. Mr. Speaker, in the absence of the sponsor of this bill, I move that it be placed on the postponed calendar.

Mr. McCURDY. Mr. Speaker, I second the motion.

The motion was agreed to.

ADJOURNMENT.

Mr. DUNN. Mr. Speaker, I move this House do now adjourn.

The motion was agreed to, and (at 11:35 A. M.) the House adjourned until Monday evening, February 10, 1919, at 9:00 o'clock.

Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., MONDAY, FEBRUARY 10, 1919.

No. 11.

SENATE.

The Senate met at 9 o'clock P. M.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the Chair.

PRAYER.

Acting Chaplain, Rev. T. T. Mutchler, offered the following prayer:

Our Heavenly Father, we thank Thee for Thy love manifest towards us in so many ways. Help us to show our appreciation of Thy goodness by what we do. Let Thy blessing rest upon this great Christian nation, upon those in authority, upon this Commonwealth, our Chief Executive and all who are associated with him; upon this Legislature, the Senate and House of Representatives, and upon those in authority and in power. Help us each one to do our duty faithfully and well, and may we so live and serve and work that we shall receive the plaudit well done when our end shall come. This, with all else we need, we ask for the Master's sake. Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. HACKETT, the further reading was dispensed with, and the Journal was approved.

PETITIONS.

FAVORING RATIFICATION OF PROHIBITION AMENDMENT TO THE FEDERAL CONSTITUTION.

Mr. CAMPBELL presented numerous petitions of citizens of Mercer and Crawford Counties favoring the ratification of the Sheppard prohibition amendment to the Federal Constitution.

Which were referred to the Committee on Law and Order.

REPORT OF THE HEALTH INSURANCE COMMISSION, COMMONWEALTH OF PENNSYLVANIA.

Mr. WEAVER. Mr. President, I present the report of the Health Insurance Commission, Commonwealth of Pennsylvania, and move that the same be printed in the Appendix of the Legislative Journal.

Mr. McCONNELL. Mr. President, I second the motion.

The motion was agreed to.

(For report see Appendix.)

REPORT FROM COMMITTEE.

Mr. SCHANTZ from the Committee on Judiciary Special reported as committed, Senate Bill No. 86, entitled:

An Act to amend section one of an act approved the 5th day of July, 1917, entitled "An Act authorizing cities to refund moneys paid by property owners into their treasuries, when a court of competent jurisdiction shall have determined that there was no liability for such payment when made," extending the provisions thereof to boroughs and incorporated towns.

RESOLUTION ENDORSING LEAGUE OF NATIONS.

Mr. WOODWARD. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WOODWARD offered the following resolution, which was twice read and referred to the Committee on Federal Relations:

In the Senate, February 10, 1919.

Whereas, The accredited Representatives of the Allied Nations, and of the other powers associated with them are now assembled in the French capital for the purpose of framing not only terms of peace in the world war, but also a permanent organization to influence the relations of all the powers of the earth, which shall provide for and endeavor to secure future peace, and,

Whereas, The Pennsylvania Delegate to the Atlantic Congress for a League of Nations did declare themselves in sympathy with the project for a league of nations, and did resolve that they believed that an undertaking to adjust terms of peace should, for the welfare of humanity, embrace also the establishment of a World League of Nations to exclude the causes for, and so far as possible, prevent future wars, and that it was fitting and proper for the government of the United States to enter into a League of Nations, to the end that the sacrifices of the Allies and of the United States might ultimately bear fruit in the inauguration of a future of prosperity and unbroken peace to the people of the world, therefore be it

Resolved (if the House of Representatives concur), that the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met do hereby declare themselves in sympathy with and do endorse the project now before the representatives of the Allied powers for the formation of a World League of Nations.

BILLS INTRODUCED.

Mr. PHIPPS read in his place and presented to the Chair Senate Bill No. 121, entitled:

An Act authorizing Kathryn A. Seth, widow of James V. Seth, deceased, late of the City of Oil City, Venango County, Pennsylvania, to bring suit in the court of common pleas of Venango County, against the Commonwealth of Pennsylvania.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 122, entitled:

An Act to amend section three of an act, entitled "An Act to provide for the appointment of Game Commissioners for the Commonwealth of Pennsylvania; defining their duties and empowering them to appoint game protectors," approved the 25th day of June, A. D. 1895, as amended by the Act of the 15th day of June, 1911 (P. L. 960), as further amended by the Act of the 22d day of April, 1915, (P. L. 168), authorizing the Board of Game Commissioners to increase its force of game protectors to eighty if so many be needed.

Which was committed to the Committee on Game and Fisheries.

Mr. SALUS (By request of Mr. Vare), read in his place and presented to the Chair Senate Bill No. 123, entitled:

An Act to make an appropriation for the improvement of the maritime port facilities of the State of Pennsylvania, at Philadelphia; and providing for the expenditure thereof, and for the appointment by the Governor of a competent engineer to assist and co-operate therein.

Which was committed to the Committee on Appropriations.

Mr. BARNES read in his place and presented to the Chair Senate Bill No. 124, entitled,

An Act making an appropriation to the General Hospital of East Stroudsburg, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. GRAFF read in his place and presented to the Chair Senate Bill No. 125, entitled:

An Act making an appropriation to the Pennsylvania Memorial Home, Brookville, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. SONES read in his place and presented to the Chair Senate Bill No. 126, entitled:

An Act making an appropriation to the Trustees of the State Hospital for the Insane, at Danville, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. MEARKLE read in his place and presented to the Chair Senate Bill No. 127, entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind, located at Pittsburgh, Pennsylvania, to cover deficiency in maintenance and education of State pupils.

Which was committed to the Committee on Appropriations.

Mr. PATTON read in his place and presented to the Chair Senate Bill No. 128, entitled:

An Act regulating the use of headlights on motor vehicles in this Commonwealth; prohibiting the use of "spot-lights;" and providing a penalty.

Which was committed to the Committee on Public Roads and Highways.

Also read in his place and presented to the Chair Senate Bill No. 129, entitled:

An Act making it unlawful to obtain money, merchandise, property, credit, or anything of value by means of a check, draft, or order for the payment of money, where the maker or drawer has not sufficient funds in or credit with the bank, depository, person, co-partnership, association or corporation for the payment of the same.

Which was committed to the Committee on Banks and Building and Loans Associations.

Also read in his place and presented to the Chair Senate Bill No. 130, entitled:

An Act making an appropriation to the Misericordia Hospital, of Philadelphia.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 131, entitled:

An Act to amend section one, article fourteen, of an act approved the first day of June, 1885, entitled "An Act to provide for the better government of cities of the first class in this Commonwealth, in reference to contracts of said cities."

Which was committed to the Committee on Municipal Affairs.

Also read in his place and presented to the Chair Senate Bill No. 132, entitled:

An Act to amend section six of an act approved May 23d, 1874, entitled "An Act dividing the cities of the State into three classes and regulating the passage of ordinances providing for contracts for supplies and work for said cities, authorizing the increase of indebtedness and the creation of a sinking fund to redeem the same, and defining and punishing certain offenses in all of said cities, and providing for the incorporation and government of cities of the third class, and validating certain ordinances and contracts of said cities."

Which was committed to the Committee on Municipal Affairs.

Also read in his place and presented to the Chair Senate Bill No. 133, entitled:

An Act making it unlawful for minors under twenty-one years of age to operate or run any auto or motor vehicle and to prohibit the issuance of license to minors under twenty-one

years of age for the operation and running of any auto or motor vehicle, upon the highways of the Commonwealth of Pennsylvania.

Which was committed to the Committee on Public Roads and Highways.

Also read in his place and presented to the Chair Senate Bill No. 134, entitled:

An Act making it unlawful for adult persons mentally or physically disqualified for the responsibility of running and operating any auto or motor vehicle upon the highways of the Commonwealth of Pennsylvania, and to prohibit the issuance of a license to such adult persons so disqualified for the operation and running of any auto or motor vehicle upon the highways of said Commonwealth.

Which was committed to the Committee on Public Roads and Highways.

Mr. SNYDER read in his place and presented to the Chair Senate Bill No. 135, entitled:

An Act making an appropriation to the Mercy Hospital, of Altoona, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 136, entitled:

An Act making an appropriation to the J. C. Blair Memorial Hospital, of Huntingdon, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. EYRE read in his place and presented to the Chair Senate Bill No. 137, entitled:

An Act to provide for certain improvements to that certain tract of land known as the Paoli Parade Ground, situate in Malvern Borough, Chester County, and making an appropriation therefor.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 138, entitled:

An Act making an appropriation to the Downingtown Industrial and Agricultural School, Downingtown, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. LESLIE read in his place and presented to the Chair Senate Bill No. 139, entitled:

An Act making an appropriation to the South Side Hospital, of Pittsburgh, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 140, entitled:

An Act making an appropriation to the Childrens' Aid Society of Western Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 141, entitled:

An Act to amend section eight (8) of an act entitled "An Act for the better protection of wild birds and game within the Commonwealth of Pennsylvania, requiring citizens of the United States within the State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth, and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith and providing for the disposition of the license fees, fines and penalties received," approved the 17th day of April, A. D. 1913.

Which was committed to the Committee on Game and Fisheries.

Mr. EINSTEIN read in his place and presented to the Chair Senate Bill No. 142, entitled:

An Act making an appropriation to the George Junior Republic Association of Western Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. SCHANTZ read in his place and presented to the Chair Senate Bill No. 143, entitled:

An Act to amend the 1st section of an act approved the 9th day of April, A. D. 1915, (P. L. 111), entitled "An Act to provide for the immediate printing and distribution of advance sheets of the Laws of this Commonwealth, as they are enacted from time to time, to persons making application therefor, and to certain officials," so as to include members of the General Assembly.

Which was committed to the Committee on Public Printing.

Also read in his place and presented to the Chair Senate Bill No. 144, entitled:

An Act to amend section 235 of an act approved the 14th day of July, A. D. 1917, (P. L. 840), entitled "An Act concerning townships; and revising, amending and consolidating the law relating thereto," by increasing the compensation of supervisors.

Which was committed to the Committee on Public Roads and Highways.

Also read in his place and presented to the Chair Senate Bill No. 145, entitled:

An Act to amend section three of an act, entitled "An Act to protect the public health and welfare by regulating the employment of females in certain establishments with respect to their hours of labor and the conditions of their employment, by establishing certain sanitary regulations in the establishments in which they work, by requiring certain abstracts and notices to be posted, by providing for the enforcement of this act by the Commissioner of Labor and Industry and others, by prescribing penalties for violations thereof, by defining the procedure in prosecutions and by repealing all acts and parts of acts inconsistent with the provisions thereof," approved the 25th day of July, 1913, as amended.

Which was committed to the Committee on Judiciary Special.

Mr. DAIX read in his place and presented to the Chair Senate Bill No. 146, entitled:

An Act making an appropriation to the Estate of Robert A. Balfour, for the purpose of reimbursing said estate for moneys advanced to George E. Vickers, Editor and Proprietor of the Evening Herald, Philadelphia, for the publishing of certain constitutional amendments, on a claim against the Commonwealth of Pennsylvania, assigned to Robert A. Balfour, now deceased.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 147, entitled:

An Act to further amend section one of a supplement approved the 21st day of May, 1889 (P. L. 258), entitled "A supplement to an act 'to provide for the care and treatment of the indigent insane of the several counties of the Commonwealth, in State hospitals for the insane,'" approved the 13th day of June, A. D. 1883," as amended; by fixing the maximum amount for maintenance weekly, per capita.

Which was committed to the Committee on Appropriations.

Mr. SASSAMAN read in his place and presented to the Chair Senate Bill No. 148, entitled:

An Act authorizing recorders of deeds in counties having a population of from one hundred and fifty thousand to five hundred thousand inhabitants to appoint a solicitor; prescribing the duties of said solicitor; and fixing his term of appointment and salary.

Which was committed to the Committee on Judiciary General.

Mr. MARLOW read in his place and presented to the Chair Senate Bill No. 149, entitled:

An Act declaring a certain section of road in the counties of Cumberland, Adams and York a State Highway, and pro-

viding for the construction, improvement and maintenance of same.

Which was committed to the Committee on Public Roads and Highways.

Mr. BALDWIN read in his place and presented to the Chair Senate Bill No. 150, entitled:

An Act making an appropriation to the Kane Summit Hospital Association of McKean County, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 151, entitled:

An Act making an appropriation to the North Pennsylvania General Hospital and Sanatorium, at Austin, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. LEIBY read in his place and presented to the Chair Senate Bill No. 152, entitled:

An Act authorizing companies incorporated under the laws of any other State of the United States for the purpose of manufacturing, harvesting, supplying and selling ice, to acquire, construct, maintain, hold, and own buildings, plants and manufacturing establishments within this Commonwealth, and to acquire, hold and own real estate therein to an amount necessary for corporate purposes.

Which was committed to the Committee on Judiciary General.

Mr. WOODWARD read in his place and presented to the Chair Senate Bill No. 153, entitled:

An Act making an appropriation to the Chestnut Hill Hospital of Philadelphia.

Which was committed to the Committee on Appropriations.

CONCURRENT RESOLUTION RELATIVE TO IRELAND'S RIGHT OF SELF-DETERMINATION.

Mr. DAIX offered the following resolution, which was twice read and referred to the Committee on Federal Relations:

Whereas, The sons and daughters of the Irish race are thrilled with the prospect of a free Ireland, they are earnestly asking that their cradle-land be included along the small nations which President Wilson has so eloquently indicated will be recommended for the right of self-determination, and,

Whereas, In all our wars, on every page of our American annals, in the very texture of our American people, the blood of Ireland gleams in eager service in all that contributed to the power and glory of this greatest of Republics; in the great world-conflict which recently closed so triumphantly the citizens and soldiers of Irish blood proved worthy of their proudest traditions, the latter having gladly struck and died for the land that holds their allegiance; therefore be it

Resolved (if the House of Representatives concur), That this body the State Legislature of Pennsylvania call upon the members of the United States Senate and the National House of Representatives of Pennsylvania to vote for the Resolution now in Congress, having been reported favorably by the House Foreign Affairs Committee, on February 6, 1919, and which reads:

"Resolved, by the House of Representatives, that it is the earnest hope of the Congress of the United States of America that the Peace Congress now sitting in Paris in passing upon the rights of various peoples, will favorably consider the claims of Ireland to the right of self-determination."

Resolved, That President Wilson be informed that it is the desire of the General Assembly of Pennsylvania that Ireland be included among those small nations which he has declared shall be given the right of self-determination.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,
The Senate proceeded to the third reading and consideration of Senate Bill No. 62, entitled:

BILL ON THIRD READING.

An Act reorganizing the Department of the Secretary of the Commonwealth designating the officers and employes thereof and fixing their salaries and making an appropriation therefor to the end of the fiscal year.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40

Baldwin,	Eyre,	McConnell,	Sassaman,
Barnes,	Graff,	McNichol,	Schantz,
Boyd,	Hackett,	Mearkle,	Snyder,
Craig,	Haldeeman,	Miller, J. S.,	Sones,
Crow,	Herron,	Miller, S. J.,	Tompkins,
Daix,	Homsher,	Murdoch,	Turner,
Davis,	Jones,	Nason,	Weaver,
DeWitt,	Leiby,	Patton,	Whitten,
Donahue,	Leslie,	Phipps,	Woodward,
Einstein,	Marlow,	Salus,	Buckman,
			Pres. pro m.

NAYS—0

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 8, as follows:

An Act to amend section five of an act approved the twenty-fourth day of July one thousand nine hundred and thirteen (Pamphlet Laws 1018) entitled "An act making it unlawful for the commissioners of any county in this Commonwealth to contract to repair build or rebuild any county bridges without due advertisement for sealed proposals excepting contracts not amounting to two hundred and fifty dollars" by excepting contracts for the repair building or rebuilding of any bridge or bridges that will cost less than five hundred dollars

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five of an act approved the twenty-fourth day of July one thousand nine hundred and thirteen (Pamphlet Laws 1018) entitled "An act making it unlawful for the commissioners of any county in this Commonwealth to contract to repair build or rebuild any county bridges without due advertisement for sealed proposals excepting contracts not amounting to two hundred and fifty dollars" which reads as follows

Section 5 This act shall not apply to any contract for the repair building or rebuilding of any bridge or bridges that will cost less than two hundred and fifty dollars" is hereby amended to read as follows

Section 5 This act shall not apply to any contract for the repair building or rebuilding of any bridge or bridges that will cost less than five hundred dollars

And said bill having been read at length the second time and agreed to,

Ordered, to be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 25, as follows:

An Act amending Section Five Hundred and Fifteen of an act approved May Eighteenth Anno Domini One Thousand Nine Hundred and Eleven (Pamphlet Laws Three Hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general or local or any parts inconsistent therewith so as to modify the scope of the prohibition against levying of taxes or incurring of debts for certain purposes while any proceeding for a change of boundary lines affecting any school district is pending

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That Section Five Hundred and Fifteen of the act approved May Eighteenth Anno Domini One Thousand Nine Hundred and Eleven (Pamphlet Laws Three Hundred and Nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by

which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general or local or any parts thereof that are or may be inconsistent therewith" which section is as follows

"Section 515 While proceedings are pending in court for the changing of any boundary lines of any city incorporated town borough or township the board of school directors in every borough or township the board of school directors in every school district to be affected by such change of boundary lines or creation of a new municipality shall not levy or assess any school tax or incur any debts for the purpose of purchasing ground or building or enlarging a school building Provided That this section shall not prevent the levying and collecting of the necessary taxes or the incurring of any indebtedness in order to rebuild a school building recently injured or destroyed or in order to pay any debts previously incurred" be and the same is hereby amended so that it shall be and read as follows

Section 515 While proceedings are pending in court for the changing of any boundary lines of any city incorporated town borough or township the board of school directors in every school district the territory of which will be lessened or wholly annexed to another municipality by such change of boundary lines or creation of a new municipality shall not levy or assess any school tax or incur any debts for the purpose of purchasing ground or building or enlarging a school building Provided That this section shall not prevent the levying and collecting of the necessary taxes or the incurring of any indebtedness in order to rebuild a school building recently injured or destroyed or in order to pay any debts previously incurred

And said bill having been read at length the second time and agreed to,

Ordered, to be transcribed for a third reading.

BILL OVER IN ORDER.

Mr. SCHANTZ. Mr. President, I ask that Senate Bill No. 28, on second reading, entitled:

An Act to regulate the payment of liquor license fees go over in its order.

The PRESIDENT. Is there any objection? The Chair hears none.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 42, as follows:

An Act making an appropriation to cover deficiency to the trustees of the State Hospital for the Criminal Insane at Fairview, Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary is hereby specifically appropriated to the trustees of the State Hospital for the Criminal Insane at Fairview, Pennsylvania, to cover deficiency for the two fiscal years ending May thirty-first one thousand nine hundred and nineteen

And said bill having been read at length the second time and agreed to,

Ordered, to be transcribed for a third reading.

BILL RECOMMITTED.

Mr. WHITTEN. Mr. President, I move that Senate Bill No. 49, entitled:

An Act for the refunding of a proportionate part of license fee and additional tax paid by any licensee for the sale of vinous spirituous malt or brewed liquors or any admixture thereof in the event that the sale of such liquors under such license is forbidden by any law of the United States or of this Commonwealth without any default of the licensee

Be recommitted to the Committee on Law and Order for the purpose of amendment.

Mr. MURDOCH. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND RE

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 59, as follows:

An Act to amend section two of an act approved the eighteenth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand and forty-two) entitled "An Act authorizing County Controllers in counties having a population of more than one hundred thousand and less than one hundred fifty thousand inhabitants to appoint a solicitor prescribing the duties of said solicitor and fixing his salary" by authorizing the county commissioners and county controller to fix the salary of the solicitor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act approved the eighteenth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand forty-two) entitled "An act authorizing county controllers in counties having a population of more than one hundred thousand and less than one hundred fifty thousand to appoint a solicitor and fixing his salary" which reads as follows

"Section 2 The said solicitor shall advise upon all legal matters that may be submitted to him and shall conduct any litigation when requested so to do by the controller The solicitor shall hold office for the term for which the controller was elected (and shall receive a salary of five hundred dollars per annum) to be paid out of the county treasury" be and the same is hereby amended to read as follows

Section 2 The said solicitor shall advise upon all legal matters that may be submitted to him and shall conduct any litigation when requested so to do by the controller The solicitor shall hold office for the term for which the controller was elected and his salary shall be fixed by the county commissioners and county controller

And said bill having been read at length the second time and agreed to.

Ordered, to be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 69, as follows:

An Act validating divorces granted on the ground of the hopeless insanity of the respondent under the provisions of an act approved the eighteenth day of April nineteen hundred and five entitled "An act to amend section eight of the act approved the thirteenth day of April eighteen hundred and forty-three entitled 'An act to convey certain real estate and for other purposes' so as to extend its provisions to the husband or wife of a lunatic or non compos mentis and to further regulate the procedure in action for divorce"

Whereas Under the act of Assembly approved the eighteenth day of April Anno Domini nineteen hundred and five entitled "An act to amend section eight of the act approved the thirteenth day of April eighteen hundred and forty-three entitled 'An act to convey certain real estate and for other purposes' so as to extend its provisions to the husband or wife of a lunatic or non compos mentis and to further regulate the procedure in action for divorce" certain divorces were granted by courts of common pleas on the ground of the hopeless insanity of the respondent and subsequent thereto was held by the Superior Court that the said act of Assembly did not constitute insanity a new ground of divorce and it is desired to settle the legality of such divorces as may have heretofore been granted therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it hereby enacted by the authority of the same That in all cases where divorces have been heretofore granted by the courts of common pleas under the provisions of an act approved the eighteenth day of April Anno Domini nineteen hundred and five entitled "An act to amend section eight of an act approved the thirteenth day of April eighteen hundred and forty-three entitled 'An act to convey certain real estate and for other purposes' so as to extend its provisions to the husband or wife of a lunatic or non compos mentis and to further regulate the procedure in action for divorce" on the ground of hopeless insanity in which the libellant therein complied with all of the provisions of said act that the said divorces shall be legal and valid and binding upon the parties thereto

And said bill having been read at length the second time and agreed to.

Ordered, to be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 99, as follows:

An Act to reorganize the Executive Department of the Commonwealth providing for the appointment of the officers and employees of said department and fixing the salaries of the Governor and such officers and employees

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General

Assembly met and it is hereby enacted by the authority of the same That the salary of the Governor of the Commonwealth from and after the third Tuesday of January one thousand nine hundred and twenty-three shall be eighteen thousand dollars (\$18,000)

Section 2 The Governor is authorized to appoint in the Executive Department a Secretary to the Governor at a salary of seven thousand five hundred dollars (\$7,500) a chief clerk at a salary of four thousand dollars (\$4,000) a clerk to the Secretary to the Governor at a salary of two thousand four hundred dollars (\$2,400) a commission clerk at a salary of one thousand eight hundred dollars (\$1,800) four stenographers at a salary of one thousand five hundred dollars (\$1,500) each a filing clerk at a salary of one thousand two hundred dollars (\$1,200) a messenger at a salary of one thousand two hundred dollars (\$1,200) and a watchman at a salary of one thousand eighty dollars (\$1,080)

Section 3 The salaries provided for in this act shall be annual salaries payable from the treasury of the Commonwealth semi-monthly in the manner now provided by law

Section 4 The act approved the fourth day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and forty-three) entitled "An act to provide for certain appointments in the Executive Department fixing the salaries thereof and abolishing certain offices" is hereby repealed

All other acts and parts of acts inconsistent with this act are repealed

And said bill having been read at length the second time and agreed to.

Ordered, to be transcribed for a third reading.

REPORT FROM COMMITTEE.

Mr. CROW. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW from the Committee on Finance reported as committed, Senate Bill No. 64, entitled:

An Act to amend the second section of and to supplement an act, entitled "A supplement to the twenty-fourth section of an act, entitled 'An act to provide revenue by taxation, approved the 7th day of June, 1879,' approved the 1st day of June, 1889, amending the twenty-fourth section by providing for the payment by the State Treasurer of one-half of the two per centum tax on premiums paid by foreign fire insurance companies to the treasurers of the several cities and boroughs within this Commonwealth," approved the 28th day of June, 1895, amending the same to provide for the payment of the net proceeds of the entire two per centum tax for the purpose indicated in the original act and supplement including townships among the distributees, and providing for certain conditions upon said distributions.

COMMUNICATION FROM THE GOVERNOR.

The Chair cleared the table and laid before the Senate communications in writing from his Excellency, the Governor of the Commonwealth, filed with the Chief Clerk during the interim, which were read as follows:

APPROVAL OF RESOLUTION REQUESTING THE NAMING OF PHILADELPHIA AS THE PORT FOR THE LANDING OF SOLDIERS, SAILORS AND MARINES RETURNING FROM EUROPE.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, February 4, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed a resolution of the Senate and House of Representatives, requesting the proper officials of the United States government to appoint the port of Philadelphia as the port for the landing of all soldiers, sailors and marines returning from Europe and destined for the eastern part of the United States.

WM. C. SPROUL.

APPROVAL OF RESOLUTION MAKING ADDITIONAL APPROPRIATION FOR EXPENSES OF INAUGURAL COMMITTEE.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, February 6, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed a resolution of the Senate and House of Representatives, relative to the expenses of the Inaugural Committee.

WM. C. SPROUL.

NOMINATIONS BY THE GOVERNOR.

The Chair cleared his table and laid before the Senate communications in writing from his Excellency, the Governor of the Commonwealth, filed with the Chief Clerk, during the interim, which were read as follows:

NOTARIES PUBLIC.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, February 10, 1919.
The Honorable, the Senate of the Commonwealth of Pennsylvania,
Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the dates set opposite their names, respectively:

ADAMS COUNTY

Harry G. Williams, Gettysburg, Feb. 21, 1919.

ALLEGHENY COUNTY.

Charles Harry Bracken, Pittsburgh, Feb. 21, 1919.
F. G. Craighead, Swissvale, Feb. 21, 1919.
John Fink, Pittsburgh, Feb. 14, 1919.
A. C. Ellis, Pittsburgh, Feb. 21, 1919.
J. E. Fox, Oakdale, Feb. 21, 1919.
C. W. Freehling, Pittsburgh, Feb. 21, 1919.
Henry Friedman, McKeesport, Feb. 21, 1919.
R. N. McElheny, Pittsburgh, Feb. 21, 1919.
C. S. Lamb, Pittsburgh, Feb. 21, 1919.
W. J. Moore, Pittsburgh, Feb. 24, 1919.
Chas. H. Nichol, Pittsburgh, Feb. 21, 1919.
George Rankin, Jr., Wilkesburg, Feb. 21, 1919.

ARMSTRONG COUNTY.

Anthony Maridon, Leechburg, Feb. 16, 1919.
T. Lee Van Giesen, Leechburg, Feb. 21, 1919.

BEAVER COUNTY.

Geo. R. Bovard, Beaver, Feb. 21, 1919.
Gilbert Trumpeter, Monaca, Feb. 17, 1919.

BERKS COUNTY.

Chas. H. S. Rhoads, Reading, Feb. 21, 1919.
Miss Mary A. Kehr, Reading, Feb. 21, 1919.
Elmer E. Stauffer, Boyertown, Feb. 28, 1919.

BLAIR COUNTY.

James B. Hammond, Altoona, Feb. 15, 1919.
Ella M. Nicodemus, Martinsburg, Feb. 21, 1919.
Isaiah Scheeline, Altoona, Feb. 27, 1919.

BUCKS COUNTY.

Harry E. Grim, Perkasie, Feb. 21, 1919.
J. Kirk Leatherman, Doylestown, Feb. 21, 1919.

CAMBRIA COUNTY.

C. R. Myers, Ebensburg, Feb. 21, 1919.

CAMERON COUNTY.

Jay P. Felt, Emporium, Feb. 21, 1919.

CARBON COUNTY.

Howard Seaboldt, Lehighton, Feb. 21, 1919.

CENTRE COUNTY.

D. A. Boozer, Centre Hall, Feb. 15, 1919.

CLEARFIELD COUNTY.

Frank Urey, Clearfield, Feb. 21, 1919.

CLINTON COUNTY.

Miss J. Florence Bitner, Lock Haven, Feb. 21, 1919.

COLUMBIA COUNTY.

Helen J. Freas, Berwick, Feb. 14, 1919.

CUMBERLAND COUNTY.

William C. Sherman, Lemoyne, Feb. 21, 1919.

DAUPHIN COUNTY.

Miss C. Mabella Dobbs, Harrisburg, Feb. 9, 1919.
Spiridion Furchich, Steelton, Feb. 21, 1919.
A. Coleman Sheetz, Harrisburg, Feb. 21, 1919.

DELAWARE COUNTY.

Jesse H. Hall, Radnor, Feb. 21, 1919.
Jesse K. Lewis, Chester, Feb. 21, 1919.

ERIE COUNTY.

S. H. Brown, Erie, Feb. 21, 1919.
James Russell, Erie, Feb. 21, 1919.
Henry A. Strong, Erie, Feb. 19, 1919.

FAYETTE COUNTY.

Clark T. Baldwin, South Brownsville, Feb. 17, 1919.
Wm. P. Clark, Connellsville, Feb. 21, 1919.
Wm. T. McClennan, Uniontown, Feb. 28, 1919.

JEFFERSON COUNTY.

E. Neff, Reynoldsville, Feb. 14, 1919.

JUNIATA COUNTY.

W. H. Zelders, Mifflintown, Feb. 21, 1919.

LANCASTER COUNTY.

M. Edna Hurst, Lancaster, Feb. 27, 1919.

LAWRENCE COUNTY.

J. Claude McMichael, New Castle, Feb. 21, 1919.

LEBANON COUNTY.

Samuel T. Meyer, Lebanon, Feb. 21, 1919.

LEHIGH COUNTY.

G. J. S. Kohler, Allentown, Feb. 19, 1919.
Jacob G. Leiby, Lynn, Feb. 21, 1919.

LUZERNE COUNTY.

Joseph P. Lord, Wilkes-Barre, Feb. 20, 1919.

MERCER COUNTY.

Miss Margaret E. McDonald, Farrell, Feb. 21, 1919.
Roy Neville, Sharon, Feb. 21, 1919.

MONTGOMERY COUNTY.

Harry Renninger, Cheltenham, Feb. 21, 1919.

NORTHAMPTON COUNTY.

Miss K. E. Hless, Hellertown, Feb. 16, 1919.

PHILADELPHIA COUNTY.

Isadore H. Bach, Philadelphia, Feb. 16, 1919.
Henry Di Berardino, Philadelphia, Feb. 21, 1919.
Wm. M. Brinkworth, Philadelphia, Feb. 21, 1919.
Thomas M. Carr, Philadelphia, Feb. 21, 1919.
Harry N. Carter, Philadelphia, Feb. 23, 1919.
William A. Craig, Philadelphia, Feb. 21, 1919.
Mrs. Addie W. Dickerson, Philadelphia, Feb. 21, 1919.
Thomas J. Eagan, Philadelphia, Feb. 21, 1919.
Henry R. Foley, Philadelphia, Feb. 21, 1919.
Katharine G. Herzberg, Philadelphia, Feb. 21, 1919.
Charles F. Kelley, Philadelphia, Feb. 21, 1919.
Harry C. McDade, Philadelphia, Feb. 21, 1919.
Frank A. McManus, Philadelphia, Feb. 21, 1919.
Geo. Irving Merrill, Philadelphia, Feb. 21, 1919.
Miss Sarah A. Moore, Philadelphia, Feb. 21, 1919.
William S. Peace, Philadelphia, Feb. 22, 1919.
Frank L. Rau, Philadelphia, Feb. 21, 1919.
Edward L. D. Roach, Philadelphia, Feb. 21, 1919.
Joseph C. Rodel, Philadelphia, Feb. 28, 1919.
Charles B. Rosa, Philadelphia, Feb. 21, 1919.
Max Rosenberg, Philadelphia, Feb. 21, 1919.
Charles H. Schreiner, Philadelphia, Feb. 21, 1919.
Emil Schurgot, Philadelphia, Feb. 27, 1919.
H. E. Shortlidge, Philadelphia, Feb. 21, 1919.
Albert H. Stein, Philadelphia, Feb. 15, 1919.
Lehighton P. Stradley, Philadelphia, Feb. 15, 1919.
George Wilcox, Philadelphia, Feb. 21, 1919.

SCHUYLKILL COUNTY.

George I. Bensinger, Schuylkill Haven, Feb. 14, 1919.

SUSQUEHANNA COUNTY.

John E. Clune, Hallstead, Feb. 21, 1919.

UNION COUNTY.

J. Theodore Smith, New Berlin, Feb. 20, 1919.

VENANGO COUNTY.

Leroy C. Curtis, Utica, Feb. 21, 1919.
Geo. R. Eichbaum, Emlenton, Feb. 21, 1919.

WASHINGTON COUNTY.

W. Lester Blayney, West Finley, Feb. 20, 1919.
J. C. Bryant, Washington, Feb. 21, 1919.
Clanchard C. Hughes, Washington, Feb. 15, 1919.
W. F. Richardson, Bentleyville, Feb. 21, 1919.
M. P. Rush, Washington, Feb. 21, 1919.
Geo. B. Sprowls, Claysville, Feb. 11, 1919.

WESTMORELAND COUNTY.

Antonio Bertoline, Irwin, Feb. 14, 1919.
John C. Frederick, Irwin, Feb. 21, 1919.
Harry G. Horne, Grapeville, Feb. 21, 1919.
Walter R. Robinson, Adamsburg, Feb. 21, 1919.

YORK COUNTY.

Clarence L. Hauser, York, Feb. 21, 1919.
Harry C. Naill, Hanover, Feb. 21, 1919.

WM. C. SPROUL.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, February 10, 1919.

The Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of confirmation:

ADAMS COUNTY.

G. M. Neely, Fairfield.

ALLEGHENY COUNTY.

Oliver C. Camp, Jr., Tarentum.
R. A. Coleman, Wilkinsburg.
Miss Ross O. Connors, Pittsburgh.
W. B. Copeland, Pittsburgh.
Miss Alice E. Duff, Pittsburgh.
Frank J. Fitch, Pittsburgh.
William Johnson, Pittsburgh.
Mrs. Elizabeth M. Longdon, Pittsburgh.
C. R. MacCann, Carnegie.
M. Mosurak, Pittsburgh.
Miss R. L. Raynor, Pittsburgh.
Charles David Siegle, Pittsburgh.

CLARION COUNTY.

Miss Hattie M. Johnson, Clarion.

CLINTON COUNTY.

Joseph F. Reilley, Renova.

COLUMBIA COUNTY.

H. R. Williams, Berwick.

CRAWFORD COUNTY.

Miss Jennie E. Kline, Cambridge Springs.

DELAWARE COUNTY.

Henry W. Jones, Chester.

ELK COUNTY.

G. F. Greiner, Ridgway.

ERIE COUNTY.

Miss Valor Shurrager, Erie.

FAYETTE COUNTY.

S. J. Weinberg, Redstone.

LACKAWANNA COUNTY.

Joseph G. Casey, Scranton.
Irwin F. Price, Moosic.

LEBANON COUNTY.

Elias E. Risser, S. Londonderry.

LEHIGH COUNTY.

V. Z. Kohler, Allentown.

PHILADELPHIA COUNTY.

William C. Alexander, Jr., Philadelphia.
Morris B. Campel, Philadelphia.
Abel K. Cassel, Philadelphia.
Robert T. Corson, Philadelphia.
Herbert Cramp, Philadelphia.
Allen S. Dunn, Philadelphia.
Jacob Goldblum, Philadelphia.
Charles Halbert, Philadelphia.
Simon Lindenheim, Philadelphia.
Chas. R. Lucey, Philadelphia.
Donald V. Redding, Philadelphia.
Louis J. Suess, Philadelphia.
Mrs. Ethel R. Trautman, Philadelphia.
Fred'k. H. Woodhead, Philadelphia.
John J. Woods, Jr., Philadelphia.
Jacob Turnoff, Philadelphia.

WASHINGTON COUNTY.

Frank Riva, Charleroi.

WESTMORELAND COUNTY.

G. H. McWherter, Greensburg.

SCHUYLKILL COUNTY.

B. F. Stuck, Tremont.

WM. C. SPROUL.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, February 10, 1919.

The Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of confirmation:

ALLEGHENY COUNTY.

Samuel Abernathey, Pittsburgh.
Cora Adler, Pittsburgh.
Thomas E. Finley, Pittsburgh.
Mrs. Kathryn D. Hanzel, Pittsburgh.
M. McFarland, Pittsburgh.
Fred H. McQuiston, Pittsburgh.
James E. Routley, Pittsburgh.
Luella H. Simon, Pittsburgh.
D. F. Stambaugh, Pittsburgh.
Chas. A. Sweeney, Pittsburgh.
F. K. Martin, Pittsburgh.

BEAVER COUNTY.

Wm. S. Anderson, Beaver.

CAMBRIA COUNTY.

John H. Morley, Johnstown.
Ivy Lee Quigg, Johnstown.
Elmer E. Werry, Johnstown.
Edwin S. Wright, Johnstown.

DELAWARE COUNTY.

George B. Harvey, Chester.
Edwin W. Page, Upper Darby.

DAUPHIN COUNTY.

John H. Holsberger, Harrisburg.

FRANKLIN COUNTY.

Mary H. Forrest, Chambersburg.

FAYETTE COUNTY.

Dr. Adolph Herskovitz, Uniontown.

LAWRENCE COUNTY.

Michael A. Ruscille, Ellwood City.

LANCASTER COUNTY.

Harry C. Knodt, Lancaster.

LUZERNE COUNTY.

Winifred C. Dolan, Pittston.

MCKEAN COUNTY.

Miss Minnie Crisman, Bradford.

MONROE COUNTY.

Helen A. Sipger, East Stroudsburg.

MONTGOMERY COUNTY.

Michael Torhan, Upper Providence.

MCKEAN COUNTY.

Hallie A. Walker, Smethport.

NORTHUMBERLAND COUNTY.

Miss Olive I. Snyder, Shamokin.

PERRY COUNTY.

John C. Motter, Bloomfield.

PHILADELPHIA COUNTY.

Harry Berman, Philadelphia.
Edward W. Bidus, Philadelphia.
John Deisher, Philadelphia.
Henry H. Funk, Philadelphia.
Wm. A. Gretzinger, Philadelphia.
Charles Halbern, Philadelphia.

Francis K. Hammon, Philadelphia.
 Abraham A. Kauvene, Philadelphia.
 Arthur B. Kiefaber, Philadelphia.
 Michael J. McBride, Philadelphia.
 M. Rock, Jr., Philadelphia.
 George T. Schieder, Philadelphia.
 Wm. H. Voehl, Philadelphia.

VENANGO COUNTY.

Edmond C. Breene, Oil City.

WAYNE COUNTY.

N. C. Farnham, Honesdale.

WESTMORELAND COUNTY.

Jack D. Millie, Vandergrift.

WYOMING COUNTY.

T. J. Wright, Factoryville.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. CROW.

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations.

Which was agreed to,

Whereupon,

A motion was made by Mr. CROW.

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—42.

Baldwin,	Byre,	Martin,	Schantz,
Barnes,	Graff,	McNichol,	Snyder,
Barr,	Gray,	Mearkle,	Sones,
Boyd,	Hackett,	Miller, J. S.,	Tompkins,
Craig,	Haldeman,	Miller, S. J.,	Turner,
Crow,	Herron,	Murdoch,	Weaver,
Daix,	Honshner,	Nason,	Whitten,
Davis,	Jones,	Patton,	Woodward,
DeWitt,	Leiby,	Phipps,	Buckman,
Honahue,	Leshie,	Salus,	Pres. pro tem.
Einstein,	Marlow,	Sassaman,	

NAYS—0

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. CROW. Mr. President, I move that the executive session do now rise.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

BILLS INTRODUCED.

Mr. BUCKMAN. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BUCKMAN read in his place and presented to the Chair Senate Bill No. 154, entitled:

An Act providing for the control and eradication of the European wart disease of the potato; imposing certain powers and duties upon the Department of Agriculture; providing penalties; and making an appropriation.

Which was committed to the Committee on Appropriations.

Mr. TOMPKINS. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. TOMPKINS read in his place and presented to the Chair Senate Bill No. 155, entitled:

An Act fixing salaries of County Detectives in certain counties.

Which was committed to the Committee on Judiciary General.

ADJOURNMENT.

Mr. BALDWIN. Mr. President, I move that the Senate do now adjourn until eleven o'clock tomorrow morning.

Mr. SCHANTZ. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 9:47 P. M. until Tuesday, February 11, 1919, at 11 o'clock A. M.

HOUSE OF REPRESENTATIVES.

MONDAY, February 10, 1919.

The House met at 9:00 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

O Thou Giver of every good and perfect gift, look down, we pray Thee, upon this body of men today. Let Thy hand rest in benediction upon each and every head. Call Thou forth out of each and every man's heart, we pray Thee, the highest and best so that he may love the truth, honor the law, promote justice, uphold the State, and in every case defend the right.

We further beseech Thee that Thou wilt give to each and every one assembled here a broad outlook on the problems of this State and a keen desire to be a fellow worker for the common good; and so may his work indeed be inspired with zeal, and may he find the highest reward for his efforts in a satisfied Commonwealth which is surrounded by peace, prosperity and progress. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of the proceedings of Wednesday, February 5, 1919.

The Clerk proceeded to read the Journal of the proceedings of Wednesday, February 5, 1919, when, on motion of Mr. Dewey, the further reading was dispensed with, and the Journal was approved.

BILLS INTRODUCED AND REFERRED.

By Mr. RORKE. House Bill No. 263.

An Act to amend Section 1 of an act approved the twenty-second day of April, A. D. one thousand seven hundred and ninety-four entitled: "An Act for the prevention of vice and immorality, and of unlawful gaming, and to restrain disorderly sports and dissipation.

Referred to the Committee on Judiciary Special.

By Mr. COOK. House Bill No. 264.

An Act to establish as a State Highway a certain section of public road in the County of York.

Referred to the Committee on Public Roads.

By Mr. MARSHALL. House Bill No. 265.

An Act validating certain sales of real estate for non-payment of taxes and validating the title to such real estate in the hands of purchasers, their heirs, grantees and assigns.

Referred to the Committee on Judiciary Special.

By Mr. COOK. House Bill No. 266.

An Act to establish as a State Highway a certain section of public road in the County of York.

Referred to the Committee on Public Roads.

By Mr. COOK. House Bill No. 267.

An Act to establish as a State Highway a certain section of public road in the Counties of York and Cumberland.

Referred to the Committee on Public Roads.

By Mr. MARSHALL. House Bill No. 268.

An Act authorizing the appointment of a commission to revise, amend, consolidate and simplify the laws relative to the

assessment, levy and collection of taxes for local purposes; prescribing the power and duties of such commission; and making an appropriation.

Referred to the Committee on Judiciary Special.

By Mr. MARSHALL. House Bill No. 269.

An Act making an appropriation to the Rochester General Hospital, at Rochester, Beaver County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. ZANDERS. House Bill No. 270.

An Act to amend section one of an Act approved the first day of June, one thousand nine hundred and seven, (P. L. 364), entitled "An Act to increase the pay of jurors and witnesses in this Commonwealth.

Referred to the Committee on Judiciary General.

By Mr. DAVID L. MILLER. House Bill No. 271.

An Act making an appropriation for the purchase of certain Indian relics for the Pennsylvania State Museum.

Referred to the Committee on Appropriations.

By Mr. DUNN. House Bill No. 272.

A joint resolution proposing an amendment to the Constitution of the Commonwealth of Pennsylvania in accordance with the provisions of the eighteenth article thereof.

Referred to the Committee on Federal Relations.

By Mr. GOODNOUGH. House Bill No. 273.

An Act defining the water resources of the Commonwealth; providing for the making of a comprehensive survey thereof; by the Water Supply Commission of Pennsylvania; vesting in said Commission certain powers and duties; providing for annulment of forfeited or invalid claim affecting water and for limiting the duration of franchises and rights pertaining to water; providing penalties for violation of this act, and making an appropriation to carry the same into effect.

Referred to the Committee on Forestry.

By Mr. PHILLIPS. House Bill No. 274.

An Act establishing the office of county supervisor of local roads for roads in townships of the second class in the several counties of this Commonwealth; providing for the selection by examination of such supervisors and prescribing their powers and duties with respect to the construction, improvement, maintenance and repair of roads in townships of the second class; imposing certain power and duties upon county commissioners, county controllers, and county auditors; creating a county road fund in the county treasurer's office; authorizing the levying of taxes for road purposes in such townships; and abolishing the offices of township supervisor and township road master.

Referred to the Committee on Counties and Townships.

By Mr. BOWMAN. House Bill No. 275.

An Act to amend part of section six of an act approved the thirty-first day of May, one thousand nine hundred and eleven (Pamphlet Laws four hundred sixty-eight), entitled "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads, connecting county-seats, principal cities and towns, and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways, solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways, wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof; providing for the purchase or acquiring of turnpikes, or toll roads, forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and

State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads, and prescribing the contents of township, county, borough or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by the State, county, township, borough or incorporated town and requiring contracts by counties, townships, boroughs and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways and kind of materials to be used in the improvement; providing for payment of cost of improvement, and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act, and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act."

Referred to the Committee on Public Roads.

By Mr. COOK. House Bill No. 276.

An Act to establish as a State Highway a certain section of public road in the county of York.

Referred to the Committee on Public Roads.

By Mr. McCAIG. House Bill No. 277.

An Act making an appropriation for the payment of the annual fixed charge for road and school purposes on lands owned by the Commonwealth of Pennsylvania, and held and administered by it as State forests.

Referred to the Committee on Appropriations.

By Mr. BOLARD. House Bill No. 278.

An Act to repeal an act approved the seventeenth day of July, one thousand nine hundred and seventeen, (P. L. 1122), entitled "An Act providing that every advertisement and notice required by authority of law or rules of court to be published in any county in the Commonwealth, or in any city coincident to the boundaries of a county, may, in addition to the publication of such advertisements or notices required to be made in newspapers published and printed in the English language, be also published, by the public officer, body, or court directed by law or rules of court to publish such advertisement or notice in newspapers printed in the English language, in one or more daily newspapers printed in a foreign language, or languages; such newspapers printed in a foreign language or languages, to be printed in and have general circulation in the county, or the city coincident to the boundaries of said county, for at least three years continuously before the publication of such advertisements or notices; and further providing for the prices to be charged for publishing such advertisements or notices in any such foreign newspapers, how often the same shall be published, and the stipulation and regulations under which the same shall be published.

Referred to the Committee on Judiciary General.

By Mr. BOLARD. House Bill No. 279.

An Act requiring the publication of all legal notices and legal advertising in the English language; and repealing all acts and parts of acts general, local or special inconsistent therewith.

Referred to the Committee on Judiciary Local.

By Mr. ADAM C. SCHAEFFER. House Bill No. 280.

An Act making an appropriation to the trustees of the Loebst Mountain Hospital, at Shenandoah.

Referred to the Committee on Appropriations.

By Mr. JAMES A. WALKER. House Bill No. 281.

An Act to amend sections one, two and three of the act entitled, "An Act regulating the business of loaning money in sums of three hundred (\$300) dollars or less, either with or without security, to individuals pressed by lack of funds to meet immediate necessities; fixing the rate of interest and charges therefor; requiring the licensing of lenders; and prescribing penalties for the violation of this act."

Referred to the Committee on Banks and Banking.

By Mr. JOHN THOMAS DAVIS. House Bill No. 282.

An Act to amend section two hundred and thirty-five of an act approved the fourteenth day of July, one thousand nine hundred and seventeen, (P. L. 810), entitled "An Act concerning townships and revising, amending, and consolidating the law relating thereto."

Referred to the Committee on Counties and Townships.

By Mr. NORTH. House Bill No. 283.

An Act to amend section six of an Act approved the seventh day of July, one thousand nine hundred thirteen (P. L. 672), entitled "An Act relating to and regulating motor vehicles, and

vehicles trailing after or propelled by motor vehicles; controlling their speed upon the public streets and highways in the Commonwealth of Pennsylvania; providing for their registration, and licensing of certain operators, by the State Highway Department; prohibiting the operation of any motor vehicle by any person when intoxicated, or without the consent of the owner; forbidding the passage of any law laying a tax upon or requiring the registration of motor vehicles, or licensing of any operator, or regulating the speed of motor vehicles, by any county, borough, city, incorporated town or township; establishing the rights of motor vehicles; upon the public highways, with relation to other vehicles; providing for their equipment and for the width of tires to be used upon motor vehicles, and vehicles trailing after or propelled by motor vehicles, regulating the service of process and proceedings in actions for damages arising therefrom; providing for arrest, and for service of process, and proceedings for violation of this; prescribing the penalties therefor; and providing for the disposition of fees collected and fines imposed thereunder."

Referred to the Committee on Public Roads.

By Mr. GEARY. House Bill No. 284.

An Act to prevent unfair competition and unfair trade practices.

Referred to the Committee on Corporations.

By Mr. GOODNOUGH. House Bill No. 285.

An Act pertaining to Forestry; defining the qualifications, duties, and powers of the Commissioner of Forestry, and the powers and duties of the State Reservation Commission; providing instruction for Forest Rangers, and for an investigation concerning the two courses of instruction in Forestry now maintained by the State; fixing the salaries of certain officials of the Department of Forestry; providing for the disposition of forest tree seedlings in State Forest nurseries; imposing an additional one cent per acre in lieu of taxes on State Forest and Auxiliary Forest Reserve land; and providing definitely for civil damages to be paid by those causing forest fires.

Referred to the Committee on Forestry.

BILL RE-REFERRED.

Mr. SHOWALTER, from the Committee on Judiciary Local returned House Bill No. 211, with the recommendation that it be re-referred to the Committee on Insurance.

House Bill No. 211.

An Act defining Fraternal Benefit Societies and their status. Authorizing them to create subordinate lodges and pay benefits to members and their beneficiaries from funds collected therefor and regulating such benefits and collections. Providing for the organization and incorporation of such societies their supervision and examination by the Insurance Commissioner and the admission of foreign societies. Designating tables of mortality as a basis for rates of contribution. Requiring annual and other reports and the appointment of the Insurance Commissioner as attorney for service of process. Exempting such societies from taxation and exempting certain other societies from the provisions of the act. Providing penalties for violation thereof and repealing existing laws.

The SPEAKER. This bill is re-referred to the Committee on Insurance.

LEAVES OF ABSENCE.

Mr. BOLARD asked and obtained leave of absence for Mr. Finney, on account of sickness.

Mr. WILLIAM DAVIS asked and obtained leave of absence for Mr. Morgan.

Mr. DONALD D. MILLER asked and obtained leave of absence for Mr. Phillips.

Mr. ALBERT E. CURRY asked and obtained leave of absence for Mr. Armstrong.

Mr. WILLSON asked and obtained leave of absence for Mr. BALDRIGE.

RESOLUTION RELATIVE TO HOME RULE FOR IRELAND.

Mr. HEFFERNAN. Mr. Speaker, I desire to offer a resolution.

The SPEAKER. The gentleman from Philadelphia, Mr. Heffernan, desires to offer a resolution, which the Clerk will read. The Clerk read the resolution as follows

Whereas, The sons and daughters of the Irish race in America are thrilled with the prospect of a free Ireland, they are earnestly asking that their cradle-land be included among the small nations which President Wilson has so eloquently indicated will be recommended for the right of self-determination, and

Whereas, In all our wars, on every page of our American annals, in the very texture of our American people, the blood of Ireland gleams in eager service in all that contributed to the power and glory of this greatest of Republics; in the great world-conflict which recently closed so triumphantly the citizens and soldiers of Irish blood proved worthy of their proudest traditions, the latter having gladly struck and died for the land that holds their allegiance; therefore be it

Resolved, That this body, the State Legislature of Pennsylvania, assembled in regular session, on this tenth day of February, 1919, call upon the members of the United States Senate and the National House of Representatives to vote for the Resolution now in Congress, having been reported favorably by the House Foreign Affairs Committee, on February 6, 1919, and which reads:

Resolved, by the House of Representatives, That it is the earnest hope of the Congress of the United States of America that the Peace Congress now sitting in Paris in passing upon the right of various peoples, will favorably consider the claims of Ireland to the right of self-determination.

Resolved, That President Wilson be informed that it is the desire of this House of Representatives of Pennsylvania that Ireland be included among those small nations which he has declared shall be given the right of self-determination.

On the question,

Will the House agree to the resolution?

The resolution was agreed to.

REPORT OF THE PITTSBURGH DOLLAR SAVINGS FUND SOCIETY.

The SPEAKER laid before the House the one hundred and twenty-seventh Semi-annual Report of the Pittsburgh Dollar Savings Fund Society for the six months ending December 31, 1918.

(For report see Appendix.)

SWEARING IN OF MEMBER.

The SPEAKER. The Honorable, Benjamin M. Golder, of Philadelphia County, will present himself at the Bar of the House and have the oath of office administered to him.

Mr. Benjamin M. Golder presented himself at the Bar of the House and the oath of office, as prescribed by law, was administered to him by Hon. S. J. M. McCarrell, Additional Law Judge of the Twelfth Judicial District.

COMMUNICATION FROM THE GOVERNOR.

The Private Secretary of the Governor, being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

GOVERNOR'S ACTION ON HOUSE BILL NO. 2.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, February 7, 1919.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 2, entitled "A Supplement to an act entitled 'An Act to provide for the ordinary expenses of the Executive, Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first, one thousand nine hundred and seventeen, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first, one thousand nine hundred and seventeen,' as approved the sixteenth day of July, Anno Domini one thousand nine hundred and seventeen (Appropriation Acts page forty-one), providing for deficiencies in certain appropriations made to the Executive, Judicial and Legislative Departments by the act to which this is a supplement and for minor appropriations to certain of the Executive, Judicial and Legislative Departments not provided for by said act," except as to the following items:

Approved—The 7th day of February, Anno Domini one thousand nine hundred and nineteen, except as to the following items:

DEPARTMENT OF HEALTH.

The item in section two which provides as follows: "For the purpose of paying the necessary increase in the compensation of engineers and assistants in the Sanitary Engineering Division for a period of eight months or for such lesser period as may be necessary depending upon the return of former employees from military service the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary." I withhold my approval from this item.

STATE COMMISSION OF AGRICULTURE.

Also the item which provides as follows: "For the payment of the deficiency in operating expenses of the Farmers' Institute Bureau of the Commission of Agriculture the sum of three thousand dollars (\$3,000)." I withhold my approval from this item.

DEPARTMENT OF MINES.

Also the item which provides as follows: "For the payment of a deficiency in the amount necessary to pay the actual traveling expenses of inspectors of their office rent stationery post-

age telegrams express charges instruments typewriters furniture and all other actual necessary expenses for the two years ending May thirty-one nineteen hundred and nineteen fifteen thousand dollars (\$15,000) or so much thereof as may be necessary." This item is approved in the sum of twelve thousand dollars (\$12,000). I withhold my approval from the remainder of said item.

Also the item which provides as follows: "For the payment of a deficiency in the amount necessary to pay the compensation and expenses attending the examination of candidates for inspectors of coal mines mine foremen assistant mine foremen and fire bosses as provided for by the Acts of Assembly relating thereto for the two years ending May thirty-one nineteen hundred and nineteen two thousand dollars (\$2,000) or so much thereof as may be necessary." This item is approved in the sum of one thousand dollars (\$1,000). I withhold my approval from the remainder of said item.

STATE HIGHWAY DEPARTMENT.

Also the item which provides as follows: "For the payment of the deficiency in the amount appropriated for the contingent and incidental expenses of the State Highway Department two years the sum of twenty thousand dollars (\$20,000)." This item is approved in the sum of fifteen thousand dollars (\$15,000). I withhold my approval from the remainder of said item.

QUARANTINE PHYSICIAN PHILADELPHIA.

Also the item which provides as follows: "For the payment of deficiency in amount appropriated for salaries of employees on the boat the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary." I withhold my approval from this item.

WM. C. SPROUL.

On the question,

Shall those portions of the bill vetoed by the Governor become a law, the objections of the Governor to the contrary notwithstanding?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—0.

NAYS—189.

Alexander.	Dunn.	Lanius.	Schaeffer.
Allum.	Ehrhardt.	Lauler.	Schilling.
Aron.	Ephraim.	Levis.	Scott.
Baldi.	Evans, J. T.	Magill.	Shaffer.
Barnhart.	Evans, S. J.	Mallery.	Shellenberger.
Bechtold.	Fitzgibbon.	Mangan.	Showalter.
Bekley.	Flynn.	Marcus.	Shunk.
Bell.	Foster.	Marshall.	Simpson.
Benchoff.	Fowler.	Martin.	Sinclair.
Benninger.	Fox, A. R. B.	McCaig.	Smith, E. R.
Bidelspacher.	Fox, I. M.	McCurdy.	Snyder.
Bizler.	Franklin.	McGeary.	Soffel.
Bolard.	Gans.	McIntyre.	Sowers.
Bower.	Glass.	McKay.	Sprows.
Bowman.	Goehring.	McKim.	Stadtlander.
Brady.	Golder.	McVicar.	Stark.
Brendle.	Goodnough.	Michel.	Statler.
Brislin.	Graham.	Millar.	Steedle.
Brooks.	Griest.	Miller, A. D.	Sterling.
Bucher.	Griffith.	Miller, C. G.	Stevenson.
Bungard.	Haines.	Miller, D. I.	Stott.
Campbell.	Haldeman.	Miller, D. D.	Sullivan.
Catlin.	Hamilton, J.	Millin.	Sweitzer.
Clements.	Hamilton, W. J.	Miner.	Todd.
Clutton.	Hampson.	Morgan.	Trach.
Coldsmith.	Harer.	Murphy.	Ulsh.
Collier.	Harvey.	Nearby.	Vickerman.
Colville.	Heffernan.	North.	Wagner.
Comer.	Helt.	Norton.	Walker, G. T.
Comer.	Hess.	Palmer.	Walker, J. A.
Cook.	Heyburn.	Patterson.	Wallace, R. L.
Corbin.	Hickernell.	Perry.	Wallace, W. T.
Cox.	Hoffman.	Phillips.	Wells.
Crawford.	Hollingsworth.	Pidgeon.	West.
Crockett.	Horne.	Pike.	Wettach.
Curran.	Hough.	Powell.	Whiteman.
Curry, A. E.	Huntington.	Quigley.	Willert.
Curry, R.	Hutchison.	Ramsey.	Williams.
Davis, D. F.	Ingham.	Reber, C. A.	Willson.
Davis, J. T.	Jennings.	Reber, H. F.	Woner.
Davis, W.	Jones.	Rhoads.	Wood.
Dawson.	Jordan.	Ringler.	Woodruff.
Day.	Kantner.	Rinn.	Wynne.
Dewey.	Kennedy.	Robertson.	Zanders.
Diehm.	Kinsman.	Rorke.	Zimmerman.
Di Lemmo.	Kooser.	Rothenberger.	Zook.
Dilsheimer.	Krause, T. S.	Ruddy.	Spangler.
Dithrich.	Krause, W.	Saris.	Speaker.
	Krugb.		
	Kunkle.		

The majority required by the Constitution having voted in the negative, the veto of the Governor is sustained.

REPORT OF THE COMMISSION ON HEALTH INSURANCE.

Mr. RAMSEY. I desire to present a report of the Commission on Health Insurance appointed in the session of 1917.

The SPEAKER. The report presented by Mr. Ramsey will lie over for the present.

BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 180, entitled:

An Act to amend section one of an act approved the first day of June one thousand nine hundred and seven (Pamphlet Laws three hundred sixty-four), entitled "An Act to increase the pay of jurors and witnesses in this Commonwealth."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 32, entitled:

An Act to amend section one of an act approved the twenty-seventh day of April, one thousand nine hundred and eleven, entitled "An Act regulating the compensation of court criers and tipstaves in counties containing more than ninety thousand and less than one hundred and fifty thousand inhabitants, providing for the payment of the same by the particular county, limiting the number of tipstaves to be appointed, and repealing an act of Assembly, entitled 'An Act to regulate the fees of court criers and tipstaves of the courts in judicial districts containing more than ninety thousand and less than one hundred and fifty thousand inhabitants,' approved the twenty-ninth day of April, Anno Domini one thousand nine hundred and nine."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

ANNOUNCEMENT BY THE SPEAKER.

The SPEAKER. The Chair wishes to announce at this time that immediately after adjournment he desires to meet the chairmen of all the committees of the House in the House Caucus Room.

Mr. DITRICH. Mr. Speaker, I desire to call up at this time, bills on third reading postponed, House Bill No. 106.

BILL ON THIRD READING.

Agreeably to order,

The House resumed the consideration on third reading of House Bill No. 106, entitled:

An Act to provide for two additional law judges of the court of common pleas of the Fifth Judicial District.

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

MOTION TO RECOMMIT.

Mr. VICKERMAN. Mr. Speaker, I move that this bill be recommitted to the Judiciary General Committee for the purpose of a hearing.

Mr. SCOTT. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. DITHRICH. Mr. Speaker, as sponsor of this bill, I want to say that the bill was introduced over two weeks ago. Ample time has been given to any person interested in the bill, or anybody opposed to the bill, to be heard on it. It was announced that hearing could be had in Allegheny County, which is the only county in the State affected by the bill. It applies to the fifth judicial district, which Allegheny County alone comprises, and I cannot see any necessity for the bill being referred back to the committee at this time. I am rather surprised that the gentleman should request that the bill be referred back to my committee, as the original request was for it to be referred to the Committee on Judiciary Special; and I ask the gentlemen of the House to vote down the motion to recommit, and at least show that much courtesy to me as sponsor of this bill.

Mr. VICKERMAN. Mr. Speaker, I think the fact that my motion asks that this bill be referred back to Mr. Dithrich's own committee, the Judiciary General Committee, shows no indication of any discourtesy whatsoever to him. I made my motion for this reason: this bill has come on

the calendar in the early part of the session. I have been back in Pittsburgh several days, and have failed myself to find any definite request from the judges of our county, or from our Allegheny County Bar Association, for this bill. I understand there are some men in favor of it, of course, but I feel personally that since my own district, the twelfth district, is apparently opposed to this measure, I must look for information from the judges of the county and the members of the Bar Association. I certainly see no reason. I cannot understand where there is any discourtesy in asking that this bill should lie over until next week, until a hearing is held on it. It would be a proper thing for the committee to go to Pittsburgh and hold a meeting, a public meeting, and get a full and honest expression from the members of the bar and the people of our county. It is true, it only affects Allegheny County, but it is also true that the State of Pennsylvania pays this bill from the taxes of the entire State; and I suppose that this is only one of a number of bills that will come into this House this session asking for an increase in judges—

POINT OF ORDER.

Mr. DITHRICH. Mr. Speaker, I rise to a point of order. The SPEAKER. The gentleman from Allegheny, Mr. Dithrich, will state his point of order.

Mr. DITHRICH. Mr. Speaker, my point of order is that the motion before the House is a motion to recommit, and the gentleman is discussing the merits of the bill.

The SPEAKER. The point of order is well taken, and the gentleman will confine himself to the motion before the House.

Mr. VICKERMAN. Mr. Speaker, I am very sure the members of this House will see that it is only a matter of information we desire. If from the information we get from this bill, I think the bill is necessary, I will be very glad to vote for it. We are only seeking information, and I can see no reason why a hearing should not be conducted in my county on a bill of this kind. It is true, last year that we had to go from our county and bring in some outside judges. One of the Pittsburgh papers this morning said that it cost us last year ten thousand dollars, and these two additional judges would cost twenty-two thousand dollars, besides the other expenses connected with the court. So after all, it is just a matter of taxation. I can see no reason why this House should deny the right to Allegheny County for a hearing on this bill.

Mr. SCOTT: Mr. Speaker, it is not my purpose in pressing a vote to recommit this bill to offer any discourtesy to the gentleman from Allegheny. This bill might be a most meritorious bill, and it might not be. I have had experience in this House in previous sessions on bills pertaining to the Courts and each bill has had its public hearing. Each bill has had its sponsors and its friends to speak for it and those who have opposed it or for those who spoke against it. When the gentleman from Allegheny County undertakes to put me in a position of showing discourtesy that becomes another matter and narrows that legislation. It is legislation that is far wider than his county; it is legislation that pertains to the whole state. Mr. Speaker, in 1911 legislation was passed for the purpose of doing away with the increasing of judges in individual counties. There was an act of assembly, that has been called, the Tramp Act; it was drawn by one of the members of the Supreme Court for the purpose of eventually making the whole Commonwealth of Pennsylvania, the District, one large Common Pleas Court. The argument then was, that some districts have little business and others have extensive business and it is but proper that those districts of small business should send members of the court to congested districts. This legislation, Mr. Speaker, has been referred to editorially by the papers from the County of Allegheny which the gentleman from Allegheny represents. The press there are unanimous, not in opposition to this bill at all, but they are unanimously in favor of giving it a hearing. They are unanimous in effect that this matter should be passed upon not alone by those of us who are here, but should be passed upon by the bar of Allegheny County; passed upon by the bench of Allegheny County, passed upon by the County. Now let us see what some of the members of the press of Allegheny County stated in reference to this legislation. I will

read from Mr. Christy's article in one of the leading journals of Pittsburgh.

"If action on the bill is postponed until after an investigation it is pointed out that the natural body to make this inquiry is the judiciary general committee of which Mr. Dithrich is chairman. It can sit in Pittsburgh and invite the judges, officers of the Allegheny Bar Association, members of the bar, prothonotary and others to appear and give the committee the facts. If Allegheny County needs two more judges this investigation would reveal it and a simple report of the facts to the House would pass or defeat the legislation. This plan would safeguard the interests of Allegheny County and the Commonwealth and give the lawmakers the light they are seeking."

The Pittsburgh Dispatch makes the following statement, under the title, "Are More Judges Needed?"

"The bill introduced in the Legislature for the appointment by the Governor of two additional judges for the Court of Common Pleas in this county, their successors to be elected next fall, is premised on the fact that two judges from outside counties were brought here during the past year and the assumption that the congestion of business requiring this additional help is a condition that will be permanent.

"Before the Legislature passes this measure or the Governor acts upon it it will be well to look further into the whole matter. If the courts are approximately two years behind in the disposition of cases an inquiry into the cause may show that this congestion is due to other influences than lack of sufficient judges. During the war, for example, it very frequently happened that when cases were called it was found that counsel or parties necessary to the proceedings were in the military or Government service which, of course, necessitated a postponement. It is the glut of cases resulting from this wartime condition that has crowded the dockets, but with the war over and normal conditions restored this accumulation should speedily be disposed of without placing on the taxpayers the permanent burden of two additional judgeships which, in such event, would not be necessary."

The Pittsburgh Post states:

"On matters affecting the courts, let us hear from the bar associations and other organizations that know what they are talking about and can command confidence. With respect to business, let the measures relating to this originate with men of experience and responsibility. So with every activity. Look well to the leadership and proceed only after public discussion. Follow those with records of service to the public, instead of those known only for their devotion to partisan ends.

"What is wanted now is work, not places."

Mr. Speaker, the request is made by the gentleman from Allegheny Mr. Vickerman, for a public hearing, and to my mind is not only proper, coming from this gentleman representing his district, but it is proper for those of us from the other end of the State. We have the right to know whether the act that was before us in 1911 and was voted for has been a failure. We have the right to have the discussion of the bar and of the bench throughout the State, whether that act that was advocated by one of the present judges of the Supreme Court, that in the future there would be a state-wide common pleas court in Allegheny County and every one of the other counties in the State of Pennsylvania and if that is a failure. It is not proper for the gentleman from Allegheny County, Mr. Dithrich, to come here in the early days of this House, in this session, with one of the first bills introduced into this House, to ask us to vote for this bill until we have heard from the rest of the bars in Pennsylvania and from the rest of the members of the bench of Pennsylvania. We in Philadelphia County are interested as much in this legislation as you gentlemen in Allegheny County are interested. The gentleman from Allegheny has no more right to ask for those two judges and try to prevent a public hearing than we have to ask for two judges in our county and deprive you men of a public hearing. Allegheny County is not alone in the State. The treasurer of the State of Pennsylvania pays \$22,000 for these men, if this bill passes, and when I say that I want a public hearing for this legislation I don't mean that I am opposed to this legislation. It is quite likely that I myself and (those of my friends here will vote for this legislation, after

public hearings, but we ask that which we have asked time and time again on the floor of this House, that we shall not be asked to vote upon legislation of this character without a public hearing. I never knew that to be refused by the sponsor of a bill, if the hearing was justified, in any session of this legislature, for legislation will be presented here in this session and public hearings will be asked for, and public hearings are a simple method that are called for by a minority or a great majority in order that the facts in favor of legislation or against it may be given which can be accomplished only in a public hearing. Mr. Speaker, we may look on legislation with suspicion when we find the sponsor or the friends of the bill are endeavoring to rush it through at the beginning of a session without giving it a hearing. Some of the men present here tonight have been here as many years as I have been, and I dare say that they will bear me out in the declaration that when any measure or legislation was asked for that was honest, and that had merit, that it has not been refused. Legislation that has no merit, or legislation that has a hidden sting to it, that has a cheat in it, is rushed through. I don't mean that this legislation is such; I don't mean that the young gentleman from Allegheny County, fresh from his laurels, wearing the uniform of an American Soldier, would urge legislation of that character, and if he gives us an opportunity in our county and in our State, if he gives our great bar association of Pennsylvania an opportunity, the great judges and the great lawyers an opportunity for a hearing, and if they are in favor of this bill, I am here to vote with him, but I hope the day has not arrived when those of us here in this House are afraid to go to a member, whether we agree with him or not, and set aside the privilege of a public hearing. The gentleman from Allegheny County, Mr. Vickerman, stands in his place and asks for a hearing on this bill; he is a representative citizen and as a representative citizen, he asks for a public hearing, and states why he would like the protection of light, and if that is granted and the hearing is held and the proposed legislation is considered favorably, then I want to vote for this bill, but I want him to give me that hearing. It is not my intention of voting in opposition to this legislation. It is not in my mind to oppose this legislation, but we have the right to a public hearing and we see no harm can come from a hearing and with such a hearing it is possible to disarm the critics of the State of Pennsylvania who may decide whether this proposed act is good legislation or bad legislation. Mr. Speaker, the friends of this bill are doing it great harm, and they are putting great obstacles in the way of succeeding in securing the passage of this bill in objecting to this public hearing, because, remember, gentlemen, it not only must go through this House, but it has another body to meet, and it has more to do, it goes before the Governor for his approval or disapproval, or to pass upon, a Governor who is today on trial before the people of Pennsylvania, as a great Governor. No legislation should be sent to his chamber that is besmirched. If this is meritorious legislation, then let us send it to the Governor as meritorious legislation. Mr. Speaker, I talked with the sponsor of this bill a week ago, and most frankly told him that he has my confidence and that I am in favor of this legislation if it proves that it deserves my approbation and my vote, and I have told him about the information we have received. Some stated that there should be two judges and some have stated there should be three judges, and some that there should be no additional judges. He himself has been just as frank and said to me that he had not been in consultation with the judges but he believed that they should send for him, as they properly should if they are interested, and give him some information as to whether they require one judge, or two judges, or that they needed no more judges. Through the members of the bar in Allegheny County we learn that some have a desire for more judges and that others have a desire for no more judges, and there is a division of opinion, and should not that matter be thrashed out fully and honestly by those of us who are here so that we may go back to our homes and answer to our people. When they ask us, what argument have you got in favor of this legislation, why two new judges were established in Pittsburgh when the Act of Assembly of 1911 gave to that judge, that court, the bench in your county, the right for

other judges from other districts to sit in Pittsburgh when the necessity or the press of business required those additional judges? What is your argument? It is, that you don't know. The sponsor of the bill has said that for two weeks his bill has been here and no one asked any questions during all that time and therefore the bill should go through. Your answer is, that light was asked on this proposed legislation and he refused to give it. Gentlemen, legislative light does not grow from such proceedings: legislation is not benefited by such methods. Mr. Speaker, I hope the House will not vote this down, this early in the session; I hope the House in this session will not vote down a motion for a hearing on this proposed legislation. I hope this body will not, this early in this session, stamp the request of a colleague of a sponsor of a bill with a refusal for a public hearing as being unworthy of the support of the votes of this House. I hope, Mr. Speaker, that this motion will prevail, and I am sure that if the motion does prevail, that the one man in this House who will appreciate it will be the sponsor of this bill.

Mr. DITHRICH. I might have been impressed with the argument of the eloquent gentleman from Philadelphia, Mr. Scott, if it had not been for the fact that on the floor of the House tonight he went to the man who made the motion to recommit the bill to my committee and asked that it be recommitted to his committee, for what purpose I do not know. If the gentleman had been very frank about the matter and came to me and said that there was a widespread demand for a hearing on that bill, I would not have stood in the way of it. I would gladly have granted it. But I say to you that there is no demand from Allegheny or any other county in the State for a hearing on this bill. The bill was considered in the Judiciary General Committee on motion of a member from Philadelphia County and, seconded by a gentleman from Philadelphia County, the bill was reported to this House and has been lying on the calendar since then. The only reason it was not called up last Wednesday in its regular order was because there was scarcely a quorum present. Why the gentleman wants it recommitted, I do not know. He came to me last week and asked me to amend it to include three judges. I did not think there was any necessity for three judges in Allegheny county. We know the needs of Allegheny County. We are there practicing in our courts every day and we are familiar with the needs of Allegheny County, and all I ask of you tonight is to vote down this motion to recommit and give me an opportunity to explain the necessity for these judges in Allegheny County and then if you are convinced that we do not need these two judges you can vote the bill down and I will be satisfied. I will not move for reconsideration. All I ask is an opportunity to state our case. I am not going to discuss the merits of the bill now. Both the gentlemen who preceded me were out of order in so doing. The motion is to recommit. As I stated before, four or five members of the Allegheny bar are members of the Judiciary General Committee. They represent widely scattered districts throughout the county and nobody has come to them for a hearing. I have talked with the President Judge and I have talked with eight of the twelve judges of our courts and none of them have been asking for it. They admitted that the work was piling up in the courts and that they need assistance and if the Legislature sees fit to grant it they will be glad, and they are perfectly willing to have the assistance.

I was at a meeting of the Bar Association of Allegheny County on Friday. There was no request made there for a hearing. The bill was not discussed formally. Unfortunately, in our Bar Association we generally have from twenty-five to thirty members out of twelve hundred members present. Any expression from such a small number as this is not the expression of the lawyers of Allegheny County. If there had been any lawyers of Allegheny County asking for a hearing on this bill and stating that there was a difference of opinion among the lawyers at the Bar as to the necessity for it, that would be considered; and if the motion would have come to me in a different form or the request tonight, we possibly would have considered it.

The gentleman from Philadelphia insinuates that there may not be any merit to the legislation. I say that there was no merit to the gentleman's suggestion that it go back

to his committee, and I ask the gentleman of this House to sustain the Judiciary General Committee, which reported the bill out, and vote down this motion. We will then consider the bill on its merits, and I will try to show you the necessity for it, try to justify my bill, and if you are satisfied then that it is not needed, that it is better not to have it, vote it down and I will be satisfied. All I ask is that you vote down this motion and let us have a vote on the bill tonight.

Mr. FLYNN. Mr. Speaker and gentlemen of the House, I wish to state that I hold no brief in speaking for this particular measure, neither have I any personal interest in it, but in the spirit of fair play I rise at this time to answer the gentleman from Philadelphia. I wish to say, Mr. Speaker, that this motion cannot possibly have been made in good faith. This motion to recommit has not come at the right time. This bill before us was introduced on the twenty-seventh day of January and it has been in the committee of this House and before this House since that time. We have all had knowledge that such legislation was pending. Now then, if a hearing was desired on this bill, I submit to you, gentlemen, that the time for that hearing was before this bill had passed second reading in this House. Because why? This bill cannot be amended now except by unanimous consent; it cannot be amended in committee after passing second reading. The gentleman from Philadelphia knows that; yes, he knows it better than any other member of this House. Why? Because he is an experienced member of this body, and when he comes here and tells you that this motion to recommit this bill is made in good faith, he knows that this is not the time to make such a motion. There was ample time; there was a proper time for such a motion to come before this House. That was before this bill had passed second reading. When this bill is on second reading in this House, the question is, "Shall the House dispense with the Committee of the Whole?" That is the time for amendments; that is the time to ask to have a bill recommitted for a hearing, if you please, not when the bill is up before you for a final passage; and the very motion that has been made here tonight could not possibly have been made in good faith when these gentlemen know these facts which they do know. I say that there must be some ulterior motive in coming here tonight when this bill is before us for final passage and asking for a hearing upon it. The time is gone by to hold a hearing on it. Mind you, gentlemen, there is a time and place now, a proper time and place for a hearing on this bill. After it is disposed of here, if it passes finally, the bill goes to the Senate. It is there referred to committee and then ample opportunity may be had, at the proper time and in the proper manner, to have a hearing upon the bill. And so I ask you in the spirit of fairness, not from any personal interest in the measure, to vote down this motion to recommit for a hearing, vote "No," and have the bill come up before us here tonight on its merits. That is the regular order, the regular orderly procedure on a measure of this kind, and let us face the issue and vote our convictions on the bill.

Mr. SCOTT. Mr. Speaker, if it were not for the fact that I have been here for so many years with the gentleman from Elk, and know he is acquainted with parliamentary procedure, I would think possibly his memory had lapsed when he spoke of the inability to amend a bill when it reaches third reading. I wonder if he has forgotten the motion to resolve the House into a Committee of the Whole. We are only here seeking a hearing for light. I want to refer to a word spoken by the gentleman from Allegheny, Mr. Dithrich. He said it was my suggestion to Mr. Vickerman that this bill should be referred to my committee. In part that is true. But I said to Mr. Dithrich that inasmuch as he was the sponsor of this bill, and inasmuch as the Judiciary Special Committee was an offshoot of the Judiciary General Committee — because the origin of that committee was that it should take the extra business from the Judiciary General Committee — that was the origin of that committee way back in the session of 1909 — I suggested the matter go to the Judiciary Special Committee, with the understanding that there be a hearing, and then the matter would come out on the floor of the House again. I then said to Mr. Dithrich that Mr.

Vickerman felt that was a discourtesy to Mr. Dithrich, and this motion was made that the bill be referred back to his committee.

Mr. Speaker, when the gentleman from Allegheny states that had there been a request of this character made prior to our conversation, it might have been granted, I say to him, there was no such possibility. This House was legged before the meeting tonight. Those that are for this bill, with the ulterior motive that the gentleman from Allegheny County refers to, were here early in the evening, in the hotel lobbies, meeting this motion that was to be made. There was no possibility, Mr. Speaker, of an agreement that this bill should go back to the committee for a hearing, and the reason that meeting is refused is hidden; but it brings up a suspicion that there is some fear of the merits of the bill. This legislation has the right to be investigated. We have the right here, and the new members, in the first of their legislative life, have the right, before the vote on this bill, to insist upon a public hearing and an expression from the bench and the bar of this whole State; and when the gentleman from Allegheny states that he was at a meeting of twenty-five members of the bar of Allegheny County, and no one spoke to him about the bill, I did not hear him say, Mr. Speaker, that he spoke to them. I did not hear him say that he got their expression or the expression of the judges, or comes here with any expression from Allegheny County. I come here with the expression of the press of Allegheny County that asks for this public hearing; but those of us in Philadelphia County are asking for it on the floor of the House. I submit that the request of the gentleman from Allegheny that this matter be referred back is but a proper request.

Mr. STADTLANDER. Mr. Speaker and gentlemen of the House: In reply to the learned gentleman from Philadelphia. (Mr. Scott), I beg to state that I happen to be a member of the Executive Committee of the Bar Association of Allegheny County. This question was brought up before the Executive Committee. We all felt that it would not be good form to hold a public meeting on this question, that the Legislature was a supreme body and had absolute jurisdiction over our affairs in that county. The members of the Bar, each and every one of them, with possibly a few exceptions, are in favor of this bill, and those are the few in the county that probably don't practice much in the court and they are the ones that are opposed to it. The working members of the Bar, such as we have among the members of the House here tonight, are all in favor of this bill; and if the gentleman from Philadelphia would only slip over to Pittsburgh and ascertain the absolute need, he would not make such remarks on the floor of this House as he has made tonight. I join with the sponsor of this bill in asking that this motion be voted down.

Mr. DUNN. Mr. Speaker, I have made a promise that I would support this piece of legislation, and up to the present time I haven't found anything to change my opinion; but I want to appeal to the members of the delegation from Allegheny County. This is a very important piece of legislation. We are going to enact a law here creating two judges in your county. If it is meritorious, let every member of the delegation from Allegheny County stand here for a hearing. It will only delay the action on your bill for a few days, and then the public hearing will come up, and the people who want the public hearing, and demand it—it will give them a chance, and if it is a meritorious bill there will be no question of an almost unanimous vote in this House. I look to you to give a hearing on this bill and prove to the people of this Commonwealth that it is a meritorious bill.

Mr. GLASS. Mr. Speaker and gentlemen of the House: I, too, am one of the members of this House who had promised to vote for this bill. As my friend, Mr. Dunn, has said in his case he has not seen anything to change his mind up to the present so I, too, have not seen anything to change my mind when it comes to vote finally on this bill; but when a man in this House comes on the floor and asks for a public hearing on a bill, I am one of those who always votes in favor of extending that courtesy to such member. Mr. Speaker, I hope that the members from Allegheny County, especially the gentleman sponsoring this bill, will grant the gentleman from Allegheny County who has made this motion the courtesy that is due him and, if the bill is meri-

torious, after a public hearing is had thereon, I do not think there will be any question about its passage. I hope that this motion prevails to refer the bill back to the committee for the purpose of a public hearing.

Mr. PALMER. Mr. Speaker, as an absolutely disinterested party to this legislation, so far as any strife may exist between the gentlemen from Allegheny County, I take it that a motion to reconsider this bill by having it referred back to the same committee as reported it out is putting the committee in the position, before the eyes of the public, of turning out bills without the proper consideration and before they know what they are doing with matters of legislation coming before them. It seems to me it is the business of the committees of the House to investigate legislation which may come before this House and pass upon it there in a prima facie way, as a grand jury would pass upon an indictment brought before it; and to send it back to the same committee which has already considered the bill, for reconsideration, would seem to me to be a repetition of the thing. Let us vote down the motion to reconsider, and let the bill be reported as it is, and then if there is any argument as to the merits of the bill, let us present it here now; but if it is not true, or this is not done, then any legislation that may come up for third reading may, at the suggestion of any one single member, go back to the same committee for a repetition and a hearing of the same thing that they have already decided on and rendered their verdict.

Mr. DILSHEIMER. Mr. Speaker and gentlemen of the House: Some time ago I happened to be a witness on a case in Pittsburgh where a friend of mine had litigation and it took two years before his case was tried and disposed of. Three different times he had to travel from Philadelphia to Pittsburgh and the trial list was crowded so that it was not possible to reach this case. I say we are interested in this bill. I say that if any member of this House has litigation in another county and if you have to travel three or four different times and be put to the expense and waste of your time, I think it proper that we should be protected. And, therefore, I believe myself that these two judges are a necessity in Allegheny County, and I also believe that we should settle this question tonight and not wait any longer.

Mr. POWELL. Mr. Speaker, I move the previous question. The motion was seconded by the following gentlemen: Messrs. Bechtold, Benninger, Campbell, Comer, William Davis, Dewey, Dunn, Flynn, Golder, Goodnough, Halde- man, Jacob Hamilton, Heffernan, Holingsworth, Jennings, Lauler, McCaig, Albert Millar, David I. Miller, Neary, Pike, Powell, Adam C. Schaeffer, Sinclair, Stadlander, Sullivan, and others.

The SPEAKER. More than twenty members having joined in moving the previous question,

On the question,

Shall the main question be put?

The yeas and nays were required by Mr. Scott and Mr. Vickerman and were as follows:

YEAS—56

Allum,	Crawford,	Hampson,	Norton,
Aron,	Crockett,	Jordan,	Patterson,
Baldi,	Curry, A. E.,	Kinsman,	Rorke,
Barnhart,	Curry, R.,	Krause, T. S.,	Scott,
Bell,	Davis, D. F.,	Levis,	Shellenberger,
Benchoff,	Dewey,	Mallery,	Snyder,
Bisler,	Dunn,	Marcus,	Sterling,
Bolard,	Ephraim,	Martin,	Scott,
Catlin,	Evans, J. T.,	McCurdy,	Vickerman,
Clutton,	Foster,	McKay,	Wallace, R. L.,
Coldsmith,	Fox, A. R. B.,	McVicar,	Whiteman,
Colville,	Fox, I. M.,	Miller, C. G.,	Wood,
Corbin,	Glass,	Milner,	Zook,
Cox,	Hamilton, W. J.,		

NAYS—125

Alexander,	Gans,	McCaig,	Showalter,
Bechtold,	Goehring,	McGeary,	Shunk,
Beckley,	Golder,	McIntyre,	Simpson,
Benninger,	Goodnough,	McKin,	Sinclair,
Bidelspacher,	Graham,	Michel,	Smith, E. R.,
Bower,	Griest,	Miller,	Soffel,
Bowman,	Griffith,	Miller, A. D.,	Sowers,
Brady,	Haines,	Miller, D. I.,	Sprows,
Brendle,	Halde- man,	Miller, D. D.,	Stadlander,
Brislin,	Hamilton, J.,	Millin,	Stark,
Brooks,	Harer,	Murphy,	Statler,
Bucher,	Harvey,	Neary,	Steedle,
	Heffernan,	North,	Sullivan,

Bungard,
Campbell,
Clemens,
Comer,
Conner,
Cook,
Curran,
Davis, J. T.,
Davis, W.,
Dawson,
Day,
Diehm,
Dilsheimer,
Dithrich,
Donnelev,
Ehrhardt,
Evans, S. J.,
Fitzgibbon,
Flynn,
Fowler,

Helt,
Hess,
Heyburn,
Hickernell,
Hoffman,
Hollingsworth,
Hough,
Hutchison,
Ingham,
Jones,
Kantner,
Kennedy,
Kooser,
Krause, W.,
Krug,
Kunkle,
Lanius,
Lauler,
Magill,
Mangan,

Palmer,
Perry,
Pidgeon,
Pike,
Powell,
Quigley,
Ramsey,
Reber, C. A.,
Reber, H. F.,
Rhoads,
Ringler,
Rinn,
Robertson,
Rothenberger,
Ruddy,
Sarig,
Schaeffer,
Schilling,
Shaffer,

Sweitzer,
Todd,
Trach,
Uish,
Wagner,
Walker, G. T.,
Walker, J. A.,
Wallace, W. T.,
Wettach,
Willert,
Williams,
Willson,
Woner,
Woodruff,
Zanders,
Spangler,
Speaker.

So the question was determined in the negative and the motion was not agreed to.

On the question recurring,

Shall the bill pass finally?

Mr. DITHRICH. Mr. Speaker and gentlemen of the House: Before going into the merits of the bill on which we are going to vote finally now, I want to take this opportunity to thank the members of the House for their vote of confidence, for I consider the vote just taken on the motion to recommit as a vote of confidence in my integrity in bringing this bill before the House.

The bill to provide two additional judges for the Fifth Judicial District, which is comprised of Allegheny County, is based solely upon an urgent necessity due to the congested condition in our courts. We have twelve common pleas judges in Allegheny County, the last increase having been made in 1907 when three additional judges were provided for. At that time the population of Allegheny County was approximately 750,000; today it is 1,200,000.

In the Common Pleas Courts last year there were 8,764 cases entered. Of that number 3,614 were disposed of, leaving a total of 5,150 cases to be carried over to next year. As conditions stand now it is absolutely impossible to get any case heard in the Court of Common Pleas of Allegheny County in less than a year. On the weekly trial list published today, out of 232 cases, all but six were over a year old, many of them eighteen months old, and some two years old, and only three cases that had been entered within the year or since January, 1918. Now, any man can appreciate what that means. You have got to wait a year before your case is tried; and then you have to wait another length of time for the argument for a new trial and then again is the delay on the appeal to the Superior or Supreme Court; so that the average litigant in any case in Allegheny County is obliged to wait two years before his case can be heard.

The condition in the Court of Quarter Sessions is even worse than in the Common Pleas Court. For the last year we found it necessary to have two judges from outside districts sitting there constantly. The gentleman from Philadelphia referred to his bill providing that judges from outside districts, other counties, should sit in Allegheny County. It is a good measure and we will have to make use of it in Allegheny County even if given these two additional judges, for while we have had three judges from the Court of Common Pleas sitting in the Court of Quarter Sessions, the district attorney informed me yesterday that the President Judge of the Court of Common Pleas told him that from now on he could only have two judges assigned to his court and if he wanted to run five courts, as he finds it absolutely necessary to do, he will have to get three judges from outside districts or counties. So, even if you give us these two additional judges, it will be necessary for us at times to call in judges from neighboring counties.

I submit to those members of the House who are members of the Bar what disadvantage it is to litigants and members of the Bar when it is necessary to have cases tried before judges from other districts who are sitting in your courts; no matter how learned in the law, no matter how sincere, no matter how conscientious, they are not familiar with conditions there. Ours is a big industrial county and the environments under which people live and the temptations that they are daily subjected to do not

exist in other counties, and these outside judges cannot consider the cases as our judges can. All these things must be taken into consideration. When they do finally dispose of a case they go back to their own counties and if we want to have a new trial, if we care to ask for the parole of a prisoner, it is necessary for us attorneys to go into some other part of the State to get the matter before these judges. I have in mind a case of two young men who were sentenced by a judge from Wayne county, away up in the northeastern part of the State. These men are entitled to parole and I have no doubt if the case was taken before the judge who sentenced them he would grant them a parole; but it would mean two days of the lawyer's time and the traveling expenses and hotel expenses to go there and these young men cannot meet that expense. If the case had been tried by one of our judges sitting in Allegheny County all that would be necessary for the attorney to do would be to see the judge in chambers or in court and state the case to him and the parole would be immediately granted.

Cases are coming up right along in the City of Pittsburgh in the magistrate's courts and the matter has been taken up by the City Solicitor of Pittsburgh as to what shall be done with them and he has told them repeatedly that owing to the congestion in our Quarter Sessions Court, it is much better to let the man off with a light fine or jail sentence rather than hold him for court because by the time the case is reached all the witnesses will be gone and it will not be possible to secure a conviction. We have in the Allegheny County jail now witnesses who have been there three, six and even twelve months, waiting for the cases to be called.

As I stated before, gentlemen, in asking for these two judges for Allegheny County, the request is based solely upon the urgent necessity for them. We need them in our Courts of Common Pleas and we need them in our Quarter Sessions Court.

Mr. KUNKLE. Mr. Speaker, just a word from one of the small counties. I am jealous of the "Judges Tramp Act," as it is called. A few years ago an effort was made to abolish that legislation, and I opposed it. We kept it on the statute books, and as remarked here tonight, I believe it is a very beneficial piece of legislation. However, I believe we are justified tonight in voting for this bill. I am one of those members who believes we should go slow in all matters of proportion and weight. I believe in hearings, and I believe in going slow in creating offices that take away the money of the State of Pennsylvania. You all know where we need the money, but I believe also it is an abomination in the State of Pennsylvania today when we look at the dilatoriness which cases are dealt with in our congested counties. I believe that the rights of the people are miscarried when they hang on the dockets from one year to another. People want to get out of these meshes. I believe we are justified for once in creating these two judges for Allegheny County. I hold in my hand a letter from the Honorable Harvey Huffman, senior member of the bar of Montgomery County and ex-Senator who used to play across the way a few years ago. He writes me this today:

"House Bill 106, creating two additional judges in the fifth judicial district, Allegheny County, because of the very rapid growth of the county, appeals to me as being very meritorious. I know some of the judges there and what the conditions are in Allegheny County. I will be very much pleased if, when this bill comes up, you will give it your support.

"Thanking you for your courtesy in the matter, I am

"Yours very truly,

"HARVEY HUFFMAN."

Ex-Senator from our county. I feel, therefore, Mr. Speaker and members of the House, that we are not doing a bad thing in voting for this bill.

Mr. SCOTT. Mr. Speaker, while those of us who urged that this bill be referred back to the committee for light, stood for a hearing, it does not mean we are opposed to the legislation. The only light we can get is the light we got tonight. The sponsor of the bill has told us of the necessity in Allegheny County for the bill. I for one have confidence enough in him to believe that he would not come on the floor of the House and say a thing that was not correct; I have sufficient confidence to allow my vote to remain on his statement that Allegheny County is congested in its litigation, and I therefore intend to vote for this bill.

On the question recurring.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—193.

Alexander,	Dilsheimer,	Krause, T. S.,	Ruddy,
Allum,	Dithrich,	Krause, W.,	Suris,
Aron,	Donneley,	Krugh,	Schaeffer,
Baldi,	Dunn,	Kunkle,	Schilling,
Barnhart,	Ehrhardt,	Lafferty,	Scott,
Bechtold,	Ephraim,	Lanius,	Shaffer,
Beckley,	Evans, J. T.,	Lauler,	Shellenberger,
Bell,	Evans, S. J.,	Levis,	Showalter,
Benchoff,	Fitzgibbon,	MacCallum,	Shunk,
Benninger,	Flynn,	Magill,	Simpson,
Bidelspacher,	Foster,	Mallery,	Sinclair,
Bigler,	Fowler,	Mangan,	Smith, E. R.,
Blanch,	Fox, A. R. E.,	Marcus,	Snyder,
Bolard,	Fox, I. M.,	Marshall,	Soffel,
Bower,	Gans,	Martin,	Sowers,
Bowman,	Geary,	McCaig,	Sprows,
Brady,	Glass,	McIntyre,	Stadtlander,
Brendle,	Goehring,	McKay,	Stark,
Brislin,	Goldner,	McKim,	Statler,
Brooks,	Goodnough,	McVicar,	Steedle,
Bucher,	Graham,	Mehring,	Sterling,
Bungard,	Griest,	Michel,	Stevenson,
Campbell,	Griffith,	Miller,	Stott,
Catlin,	Haines,	Miller, A. D.,	Sullivan,
Clements,	Haldeman,	Miller, D. I.,	Switzer,
Clutton,	Hamilton, J.,	Miller, D. D.,	Todd,
Coldsmith,	Hamilton, W. J.,	Millin,	Trach,
Collier,	Hampson,	Milner,	Ush,
Colville,	Harer,	Murphy,	Wagner,
Comer,	Harvey,	Nearby,	Walker, G. T.,
Conner,	Heffernan,	North,	Walker, J. A.,
Cook,	Helt,	Norton,	Wallace, E. L.,
Corbin,	Hess,	Palmer,	Wallace, W. T.,
Cox,	Heyburn,	Patterson,	Wells,
Crawford,	Hickernell,	Perry,	Wettach,
Crockett,	Hoffman,	Pidgeon,	Whiteman,
Crum,	Hollingsworth,	Pike,	Willert,
Curran,	Horne,	Powell,	Williams,
Curry, A. E.,	Hough,	Quigley,	Willson,
Curry, R.,	Huntington,	Ramsey,	Werner,
Davis, D. W.,	Hutchison,	Reber, C. A.,	Wood,
Davis, J. T.,	Ingham,	Reber, H. F.,	Woodruff,
Davis, W.,	Jennings,	Rhoads,	Wynne,
Dawson,	Jones,	Ringer,	Zanders,
Day,	Jordan,	Rinn,	Zimmerman,
Dewey,	Kantner,	Robertson,	Zook,
Diehlm,	Kennedy,	Rorke,	Spangler,
	Kinsman,	Rothenberger,	Speaker.
	Kooser,		

NAYS—1.

McCurdy,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

SENATE MESSAGE.

SENATE BILL FOR CONCURRENCE.

The Clerk of the Senate being introduced presented for concurrence Bill numbered and entitled as follows, viz:

Senate Bill No. 62. (House Bill No. 338).

An Act reorganizing the Department of the Secretary of the Commonwealth designating the officers and employes thereof and fixing their salaries and making an appropriation therefor to the end of the fiscal year.

Referred to the Committee on Appropriations.

COMMITTEE CHANGES.

The SPEAKER. The Chair wishes to announce that Mr. Stadtlander and Mr. Trach have agreed to exchange committees. Mr. Stadtlander will be placed on the Committee on Banks and Banking and removed from the Committee on Education, and Mr. Trach will be removed from the Committee on Banks and Banking and placed on the Committee on Education,—by mutual agreement.

ANNOUNCEMENT BY THE SPEAKER.

The Chair again wishes to announce that he will meet the chairmen of the various committees of the House in the House Caucus Room immediately after adjournment.

ADJOURNMENT.

Mr. RAMSEY: Mr. Speaker, I move this House do now adjourn.

The motion was agreed to, and (at 10:45 P. M.) the House adjourned until tomorrow morning at 10:30 o'clock.

Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., TUESDAY, FEBRUARY 11, 1919.

No. 12.

SENATE.

TUESDAY, February 11, 1919.

The Senate met at 11 o'clock A. M.

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) in the Chair.

PRAYER.

Acting Chaplain, Rev. T. T. Mutchler, offered the following prayer:

We look to Thee, O God, on this bright, beautiful morning, with gratitude for Thy goodness to us and Thy care over us. Direct us in whatever we do, that we may have the approval of our own conscience, the approval of our friends about us, and Thy approval; direct in the affairs of this Senate. Let Thy blessing rest upon the officers and members, upon the entire legislative body, and upon this great Commonwealth and this nation, and keep us all free of sin, saved by grace, for Jesus' sake. Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when on motion of Mr. SALUS, the further reading was dispensed with, and the Journal was approved.

PETITION.

FAVORING INCREASED COMPENSATION FOR TEACHERS IN PUBLIC SCHOOLS.

Mr. BARNES presented petition of citizens of Carbon County, favoring the passage of an act providing increased and adequate compensation for teachers in the public schools of the Commonwealth.

Which was referred to the Committee on Education.

LEAVE OF ABSENCE.

Mr. McCONNELL asked and obtained leave of absence until February 25th.

HOUSE MESSAGE.

HOUSE BILL FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced, presented for concurrence bill of the House, of Representatives as follows:

House Bill No. 106 (Senate Bill No. 156), entitled:

An Act to provide for two additional law judges of the court of common pleas of the Fifth Judicial District.

Which was committed to the Committee on Judiciary General.

NOMINATIONS BY THE GOVERNOR.

The Private Secretary to the Governor being introduced, presented communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows:

JUSTICES OF THE PEACE.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, February 11, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, S. H. Neatock, to be a Justice of the Peace in and for the Borough of Shillington, County of Berks, until the first Monday of January, 1920, vice Cyrus Brendle, resigned.

WM. C. SPROUL.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, February 11, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, James M. Bell, to be a Justice of the Peace in and for the Borough of Millerstown, County of Butler, until the first Monday of January, 1920, vice A. H. Simpson, resigned.

WM. C. SPROUL.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, February 11, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Tillman Scheeren, to be a Justice of the Peace in and for the Borough of Ford City, County of Armstrong, until the first Monday of January, 1920, vice Samuel W. Keller, resigned.

WM. C. SPROUL.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, February 11, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Frederic E. Bower, to be a Justice of the Peace in and for the Borough of Lewisburg, County of Union, until the first Monday of January, 1920, vice Willard O. Shaffer, deceased.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. SALUS.

That Rule 38, which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations.

Which was agreed to,

Whereupon,

A motion was made by Mr. SALUS,

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—39.

Baldwin,	Donahue,	Martin,	Sassaman,
Barnes,	Einstein,	McConnell,	Schantz,
Boyd,	Eyre,	McNichol,	Snyder,
Buckman,	Graff,	Meakle,	Sones,
Campbell,	Haldeman,	Miller, S. J.,	Tompkins,
Craig,	Herron,	Murdoch,	Turner,
Crow,	Hornsher,	Nason,	Weaver,
Daix,	Jones,	Patton,	Whitten,
Davis,	Leslie,	Phipps,	Woodward,
DeWitt,	Marlow,	Salus,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. SALUS. Mr. President, I move that the executive session do now rise.

Mr. BALDWIN. Mr. President, I second the motion. The motion was agreed to.

REPORTS FROM COMMITTEES.

Mr. CRAIG from the Committee on Judiciary General reported as committed, Senate Bill No. 3, entitled:

An Act to amend section one, of the Act approved the 8th day of May, 1909 (P. L. 475), entitled "An Act to provide that admission now had or that hereafter be had to practice as an attorney at law in the Supreme Court of this Commonwealth shall of itself, without more, operate as an admission of such attorney as an attorney at law in every other court of this Commonwealth; and to provide that disbarment or suspension of any attorney by the said Supreme Court shall of itself, without more, operate as a disbarment or suspension of such attorney as an attorney in every other court of this Commonwealth," requiring attorneys at law to file certificates of admission in other courts; and fixing the fees of the prothonotaries of the Supreme and other courts in connection therewith.

Mr. PHIPPS from the Committee on Military Affairs reported as committed, Senate Bill No. 120, (House Bill No. 26), entitled:

An Act to extend the benefits of the Soldiers' Orphan Industrial School to orphan or destitute children of honorably discharged soldiers, sailors and marines of the war with Germany and Austria or of any movement or campaign in connection therewith or resulting therefrom.

Mr. NASON from the Committee on Judiciary General reported as amended, Senate Bill No. 155, entitled:

An Act fixing salaries of county detectives in certain counties.

Also from the Committee on Judiciary General reported as committed, Senate Bill No. 66, entitled:

An Act to amend Section two and Section five, as amended, and to supplement an act, approved the 7th day of July, 1885, (P. L. 257), entitled "An Act to confer upon the several courts of common pleas of this Commonwealth jurisdiction of a court of equity in all cases of downer and partition, and prescribing the method of procedure," by enlarging the powers of the master and confirming all cases heretofore proceeded in the final decree.

Mr. PATTON from the Committee on Judiciary General reported as committed Senate Bill No. 2, entitled:

An Act conferring upon judge advocates of the United States Army the powers of notaries public; declaring the effect thereof; validating notarial acts heretofore performed by judge advocates; and declaring the effect thereof.

Mr. WEAVER from the Committee on Judiciary General reported as committed Senate Bill No. 16, entitled:

A supplement to the act approved the 29th day of May, 1885, (P. L. 29), entitled "An Act to provide for the incorporation and regulation of natural gas companies;" extending the duration of certain charters, and providing a procedure therefor.

Also from the Committee on Judiciary General reported as committed, Senate Bill No. 24, entitled:

An Act validating certain proceedings and elections of counties, cities, boroughs, townships, school districts, and other incorporated districts or municipalities had and held pursuant to the provisions of an act, approved the 20th day of April, A. D. 1874, entitled "An Act to regulate the manner of increasing the indebtedness of municipalities, to provide for the redemption of the same, and to impose penalties for the illegal increase thereof," and the amendments and supplements thereto, and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections.

Mr. CAMPELL from the Committee on Judiciary General reported as committed Senate Bill No. 121, entitled:

An Act authorizing Katheryn A. Seth, widow of James V. Seth, deceased, late of the City of Oil City, Venango County, Pennsylvania, to bring suit in the court of common pleas of Venango County, against the Commonwealth of Pennsylvania.

Mr. MEARKLE, from the Committee on Judiciary General, reported as committed, Senate Bill No. 18, entitled:

An Act to authorize courts of common pleas to decree the sale of real estate held for poor purposes in the several county poor districts in this Commonwealth having a population of less than one hundred and fifty thousand inhabitants, whether the title to such property is held by the poor district or was reserved by the Commonwealth for the use of a poor district; and providing for the reinvestment of the proceeds thereof.

BILLS INTRODUCED.

Mr. McCONNELL read in his place and presented to the Chair Senate Bill No. 157, entitled:

An Act to further amend section two of an act approved the 3d day of May, 1909 (P. L. 417), entitled "An Act for the safety of persons from fire or panic in certain buildings, not in cities of the first and second classes, by providing proper exits, fire-escapes, fire extinguishers, and other preventives of fire; by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection; and by providing proper penalties for any violation of the same," as amended.

Which was committed to the Committee on Judiciary Special.

Mr. SASSAMAN read in his place and presented to the Chair Senate Bill No. 158, entitled:

An Act making an appropriation to the Reading Hospital, in the City of Reading, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 159, entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 160, entitled:

An Act making an appropriation to the Bernardine Sisters of the Third Order of Saint Francis, of Millmont, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 161, entitled:

An Act making an appropriation to the Home for Friendless Children, of the City of Reading, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 162, entitled:

An Act making an appropriation to the Sisters of Charity of Saint Catherine's Orphan Asylum, of Reading, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 163, entitled:

An Act making an appropriation for the Saint Joseph's Hospital, in the City of Reading, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 164, entitled:

An Act making an appropriation to the Beulah Anchorage, of Reading, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 165, entitled:

An Act making an appropriation to the House of the Good Shepherd, in the City of Reading, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 166, entitled:

An Act making an appropriation to the Home for Widows and Single Women, of Reading, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 167, entitled:

An Act to exempt bequests or devises in trust for the perpetual care and preservation of burial lots or graves therein from the payment of collateral inheritance tax.

Which was committed to the Committee on Finance.

Mr. DAIX read in his place and presented to the Chair Senate Bill No. 168, entitled:

An Act establishing a course of military and health instruction and training in certain public schools and normal schools of this Commonwealth, and in colleges and universities receiving State appropriations, and for persons between the ages of sixteen and eighteen not in such institutions; creating a Military Training Commission; prescribing its powers and duties; authorizing military and school authorities to permit the use of certain property, and making an appropriation.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 169, entitled:

An Act to regulate the sale of certain fire arms; and providing penalties.

Which was committed to the Committee on Judiciary Special.

Also read in his place and presented to the Chair Senate Bill No. 170, entitled:

An Act providing for the formation and regulation of stock corporations having either or both preferred or common shares without nominal or par value and authorizing such corporations to issue shares without par value upon formation reorganization merger or consolidation.

Which was committed to the Committee on Judiciary General.

Mr. MURDOCH read in his place and presented to the Chair Senate Bill No. 171, entitled:

An Act making an appropriation to the Columbia Hospital, Wilkesburg, for maintenance.

Which was committed to the Committee on Appropriations.

TIME OF NEXT MEETING.

Mr. PHIPPS offered the following resolution, which was twice read, considered and agreed to:

Resolved (If the House of Representatives concur). That when the Senate adjourns today it reconvene on Monday evening, February, seventeenth, at nine o'clock, and when the House of Representatives adjourns this week it reconvene on Monday evening, February seventeenth, at nine o'clock.

Ordered. That the Clerk present the same to the House of Representatives for concurrence.

REPORTS FROM COMMITTEES.

Mr. LESLIE. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. LESLIE from the Committee on Judiciary General reported as amended, Senate Bill No. 156 (House Bill No. 106), entitled:

An Act to provide for two additional law judges of the court of common pleas of the Fifth Judicial District.

Mr. DAIX. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX from the Committee on Appropriations reported as committed Senate Bill No. 118, entitled:

An Act making an appropriation to the Commissioners of Valley Forge Park.

BILLS INTRODUCED.

Mr. SCHANTZ. Mr. President, I ask unanimous consent to read bills in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SCHANTZ read in his place and presented to the Chair Senate Bill No. 172, entitled:

An Act to amend section one of an act approved the 30th day of July, 1897, (P. L. 464), entitled "An Act to provide revenue and regulate the sale of malt, brewed, vinous and spirituous liquors or any admixture thereof, by requiring and authorizing licenses to be taken out by brewers, distillers, wholesalers, bottlers, rectifiers, compounders, storekeepers, and agents, having a store, office or place of business within this Commonwealth, prescribing the amount of license fees to be paid in such cases, and by imposing an additional license fee on retail dealers in intoxicating liquors."

Which was committed to the Committee on Law and Order.

Also read in his place and presented to the Chair Senate Bill No. 173, entitled:

An Act to amend section eight of the act approved the 13th day of May, 1887, (P. L. 108), entitled "An Act to restrain and regulate the sale of vinous and spirituous, malt or brewed liquors, or any admixtures thereof," as amended.

Which was committed to the Committee on Law and Order.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 8, entitled:

An Act to amend section five of an act approved the twenty-fourth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand and eighteen), entitled "An Act making it unlawful for the commissioners of any county in this Commonwealth to contract to repair build or rebuild any county bridges without due advertisement for sealed proposals excepting contracts not amounting to two hundred and fifty dollars" by excepting contracts for the repair building or rebuilding of any bridge or bridges that will cost less than five hundred dollars.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—34.

Baldwin,	Donahue,	McConnell,	Sassaman,
Boyd,	Einstein,	McNichol,	Schantz,
Buckman,	Eyre,	Mearkle,	Snyder,
Campbell,	Graff,	Miller, S. J.,	Tompkins,
Craig,	Haldeman,	Murdoch,	Turner,
Crow,	Herron,	Nason,	Weaver,
Daix,	Homsher,	Patton,	Whitten,
Davis,	Leslie,	Salus,	Woodward,
DeWitt,	Marlow,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 25, entitled:

An Act amending section five hundred and fifteen of an act approved May eighteenth, Anno Domini one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" so as to modify the scope of the prohibition against levying of taxes or incurring of debts for certain purposes while any proceeding for a change of boundary lines affecting any school district is pending.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS.—37.

Baldwin,	Donahue,	Leslie,	Salus,
Barnes,	Einstein,	Marlow,	Sassaman,
Buckman,	Eyre,	McConnell,	Schantz,
Campbell,	Graff,	McNichol,	Snyder,
Craig,	Hackett,	Mearkle,	Sones,
Crow,	Haldeman,	Miller, S. J.,	Tompkins,
Daix,	Herron,	Murdoch,	Turner,
Davis,	Homsher,	Nason,	Weaver,
DeWitt,	Leiby,	Patton,	Whitten,
			Woodward,

NAYS.—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 42, entitled:

An Act making an appropriation to cover deficiency to the trustees of the State Hospital for the Criminal Insane at Fallow, Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS.—40.

Baldwin,	Einstein,	Leslie,	Salus,
Barnes,	Eyre,	Marlow,	Sassaman,
Barr,	Graff,	McConnell,	Schantz,
Boyd,	Gray,	McNichol,	Snyder,
Campbell,	Hackett,	Mearkle,	Sones,
Crow,	Haldeman,	Miller, S. J.,	Tompkins,
Daix,	Herron,	Murdoch,	Turner,
Davis,	Homsher,	Nason,	Weaver,
DeWitt,	Jones,	Patton,	Whitten,
Donahue,	Leiby,	Phipps,	Woodward,

NAYS.—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 59, entitled:

An Act to amend section two of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-two) entitled "An act authorizing county controllers in counties having a population of more than one hundred thousand and less than one hundred fifty thousand inhabitants to appoint a solicitor prescribing the duties of said solicitor and fixing his salary" by authorizing the county commissioners and county controller to fix the salary of the solicitor.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS.—39.

Baldwin,	Donahue,	Leslie,	Salus,
Barnes,	Einstein,	Marlow,	Sassaman,
Barr,	Eyre,	McConnell,	Schantz,
Buckman,	Graff,	McNichol,	Snyder,
Campbell,	Hackett,	Mearkle,	Sones,
Craig,	Haldeman,	Miller, S. J.,	Turner,
Crow,	Herron,	Murdoch,	Weaver,
Daix,	Homsher,	Nason,	Whitten,
Davis,	Jones,	Patton,	Woodward,
DeWitt,	Leiby,	Phipps,	

NAYS.—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 69, entitled:

An Act validating divorces granted on the ground of the hopeless insanity of the respondent under the provisions of an act approved the eighteenth day of April one thousand nine hundred and five entitled "An act to amend section eight of the act approved the thirteenth day of April one thousand eight hundred and forty-three entitled 'An act to convey certain real estate and for other purposes' so as to extend its provisions to the husband or wife of a lunatic or non compos mentis and to further regulate the procedure in action for divorce.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS.—36.

Baldwin,	Donahue,	Leslie,	Salus,
Barr,	Einstein,	Marlow,	Sassaman,
Buckman,	Eyre,	McConnell,	Schantz,
Campbell,	Graff,	McNichol,	Snyder,
Craig,	Haldeman,	Mearkle,	Sones,
Crow,	Herron,	Murdoch,	Tompkins,
Daix,	Homsher,	Nason,	Turner,
Davis,	Jones,	Patton,	Weaver,
DeWitt,	Leiby,	Phipps,	Whitten,
			Woodward,

NAYS.—1.

Marlow,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 99, entitled:

An Act to reorganize the Executive Department of the Commonwealth providing for the appointment of the officers and employees of said department and fixing the salaries of the Governor and such officers and employees.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS.—35.

Baldwin,	Donahue,	Jones,	Salus,
Barnes,	Einstein,	Marlow,	Sassaman,
Barr,	Eyre,	McConnell,	Schantz,
Buckman,	Graff,	McNichol,	Snyder,
Craig,	Gray,	Mearkle,	Tompkins,
Crow,	Hackett,	Murdoch,	Turner,
Daix,	Haldeman,	Nason,	Weaver,
Davis,	Herron,	Patton,	Whitten,
DeWitt,	Homsher,		Woodward,

NAYS.—1.

Leiby,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL RECOMMENDED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 28, on second reading, entitled:

An Act to regulate the payment of liquor license fees be recommitted to the Committee on Law and Order.

Mr. EYRE. Mr. President, I second the motion. The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 64, entitled:

An Act to amend the second section of and to supplement an act, entitled "A supplement to the twenty-fourth section of an act, entitled 'An act to provide revenue by taxation, approved the 7th day of June, 1879,' approved the 1st day of June, 1889, amending the twenty-fourth section by providing for the payment by the State Treasurer of one-half of the two per centum tax on premiums paid by foreign fire insurance companies to the treasurers of the several cities and boroughs within this Commonwealth," approved the 28th day of June, 1895, amending the same to provide for the payment of the net proceeds of the entire two per centum tax for the purpose indicated in the original act and supplement including townships among the distributees, and providing for certain conditions upon said distributions.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 86, entitled:

An Act to amend section one of an act approved the fifth day of July one thousand nine hundred and seventeen entitled "An Act authorizing cities to refund moneys paid by property owners into their treasuries when a court of competent jurisdiction shall have determined that there was no liability for such payment when made" extending the provisions thereof to boroughs and incorporated towns

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

REPORTS FROM COMMITTEES.

Mr. McCONNELL. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McCONNELL from the Committee on Judiciary Special reported as committed, Senate Bill No. 169, entitled:

An Act to regulate the sale of certain fire arms; and providing penalties.

Mr. SALUS. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SALUS. from the Committee on Law and Order, reported as amended, Senate Bill No. 172, entitled:

An Act to amend section one of an act approved the 30th day of July, 1897, (P. L. 464), entitled "An Act to provide revenue and regulate the sale of malt brewed vinous and spirituous liquors or any admixture thereof by requiring and authorizing licenses to be taken out by brewers distillers wholesalers bottlers rectifiers compounders storekeepers and agents having a store office or place of business within this Commonwealth prescribing the amount of license fees to be paid in such cases and by imposing an additional license fee on retail dealers in intoxicating liquors."

Also from the Committee on Law and Order, reported as amended, Senate Bill No. 173, entitled:

An Act to amend section eight of the act approved the 13th day of May, 1887, (P. L. 108), entitled "An Act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" as amended.

MOTION TO READ BILLS THE FIRST TIME.

Mr. PATTON. Mr. President, I move that all bills reported from committees at this morning's session be read the first time.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 3, entitled:

An Act to amend section one of the act approved the eighth day of May one thousand nine hundred and nine Pamphlet Laws four hundred and seventy-five entitled "An Act to provide that admission now had or that may hereafter be had to practice as an attorney at law in the Supreme Court of this

Commonwealth of such attorney as an attorney at law in every other court of this Commonwealth and to provide that disbarment or suspension of any attorney by the said Supreme Court shall of itself without more operate as a disbarment or suspension of such attorney as an attorney in every other court of this Commonwealth" requiring attorneys at law to file certificates of admission in the Supreme Court before admission in other courts and fixing the fees of the prothonotaries of the Supreme and other courts in connection therewith

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 120 (House Bill No. 26), entitled:

An Act to extend the benefits of the Soldiers' Orphans' Industrial School to orphan or destitute children of honorably discharged soldiers sailors and marines of the war with Germany and Austria or of any movement or campaign in connection therewith or resulting therefrom

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 153, entitled:

An Act fixing salaries of county detectives in certain counties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 66, entitled:

An Act to amend section two and section five as amended and to supplement an act approved the seventh day of July one thousand eight hundred and eighty-five (Pamphlet Laws two hundred and fifty seven) entitled "An Act to confer upon the several courts of common pleas of this Commonwealth jurisdiction of a court of equity in all cases of dower and partition and prescribing the method of procedure" by enlarging the powers of the master and confirming all cases heretofore proceeded in to final decree

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 2, entitled:

An Act conferring upon judge advocates of the United States Army the powers of notaries public declaring the effect thereof validating notarial acts heretofore performed by judge advocates and declaring the effect thereof

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 16, entitled:

A supplement to an act approved the twenty-ninth day of May one thousand eight hundred and eighty-five Pamphlet Laws twenty-nine entitled "An Act to provide for the incorporation and regulation of natural gas companies" extending the duration of certain charters and providing a procedure therefor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 24, entitled:

An Act validating certain proceedings and elections of counties boroughs townships school districts and other incorporated districts or municipalities had and held pursuant to the provisions of an act approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four entitled "An Act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 121, entitled:

An Act authorizing Katheryn A. Seth, widow of James V. Seth, deceased, late of the City of Oil City, Venango County, Pennsylvania, to bring suit in the court of common pleas of Venango County, against the Commonwealth of Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 18, entitled:

An Act to authorize courts of common pleas to decree the sale of real estate held for poor purposes in the several county poor districts in this Commonwealth having a population of less than one hundred and fifty thousand inhabitants whether the title to such property is held by the poor district or was reserved by the Commonwealth for the use of a poor district and providing for the reinvestment of the proceeds thereof.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 156 (House Bill No. 106), entitled:

An Act to provide for two additional law judges of the court of common pleas of the Fifth Judicial District.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 118, entitled:

An Act making an appropriation to the Commissioners of Valley Forge Park.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 169, entitled:

An Act to regulate the sale of certain fire arms; and providing penalties.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 172, entitled:

An Act to amend section one of an act approved the 30th day of July, 1897, (P. L. 464), entitled "An Act to provide revenue and regulate the sale of malt, brewed, vinous and spirituous liquors, or any admixture thereof, by requiring and authorizing licenses to be taken out by brewers, distillers, wholesalers, bottlers, rectifiers, compounders, storekeepers and agents, having a store, office or place of business within this Commonwealth, prescribing the amount of license fees to be paid in such cases, and by imposing an additional license fee on retail dealers in intoxicating liquors."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 173, entitled:

An Act to amend section eight of the act approved the 13th day of May, 1887, (P. L. 108), entitled "An Act to restrain and regulate the sale of vinous and spirituous, malt or brewed liquors, or any admixtures thereof," as amended.

And said bill having been read at length the first time,
Ordered, To be laid aside for the second reading.

BILL INTRODUCED.

Mr. JONES. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. JONES read in his place and presented to the Chair Senate Bill No. 174, entitled:

An Act making an appropriation to the Robert Packer Hospital, of Sayre, Pennsylvania.

Which was committed to the Committee on Appropriations.

HOUSE MESSAGE.

TIME OF NEXT MEETING.

The Clerk of the House of Representatives being introduced presented communication from the House of Representatives informing the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate, February 11, 1919.
Resolved (if the House of Representatives concur), That when the Senate adjourns today it reconvenes on Monday evening, February seventeenth at nine o'clock, and when the House adjourns this week it to reconvene on Monday evening, February seventeenth, at nine o'clock.

NOMINATION BY THE GOVERNOR.

The Private Secretary to the Governor being introduced, presented communication in writing from His Excellency, the Governor of the Commonwealth, which was read as follows:

JUSTICE OF THE PEACE.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, February 11, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, S. R. McMorran, to be a Justice of the Peace in and for the Borough of Aspinwall, County of Allegheny, until the first Monday of January, 1920, vice W. J. Robinson, deceased.

WAL C. SPROUL,

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. BUCKMAN.

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations,

Which was agreed to,

Whereupon,

A motion was made by Mr. BUCKMAN,

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—39.

Baldwin.	Donahue,	Leiby,	Phipps.
Barnes,	Einstein,	Leslie,	Salus,
Barr,	Eyre,	Marlow,	Sassaman.
Buckman,	Graff,	McConnell,	Schantz.
Campbell,	Gray,	McNichol,	Snyder.
Craig,	Hackett,	Meakle,	Tompkins.
Crow,	Haldeman,	Miller, J. S.,	Turner.
Daix,	Herron,	Murdoch,	Weaver.
Davis,	Homsher,	Nason,	Whitten,
DeWitt,	Jones,	Patton,	Woodward,

YEAS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. BUCKMAN. Mr. President, I move that the executive session do now rise.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

Mr. CATLIN. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CATLIN read in his place and presented to the Chair Senate Bill No. 175, entitled:

An Act making an appropriation to the Wilkes-Barre City Hospital

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 176, entitled:

An Act making an appropriation to the Wyoming Valley Homeopathic Hospital, at Wilkes-Barre, Pennsylvania.

Which was committed to the Committee on Appropriations.

RECESS.

Mr. BUCKMAN. Mr. President, I move that the Senate do now take a recess until 4 o'clock this afternoon.

Mr. EYRE. Mr. President, I second the motion. The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

BILLS INTRODUCED.

Mr. EYRE. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE read in his place and presented to the Chair Senate Bill No. 177, entitled:

An Act making an appropriation to the State Highway Department for the construction of permanent State highways; for the payment of the Commonwealth's share in expenses of constructing State-aid highways; for the maintenance and repair of State highways within the limits of boroughs; for the maintenance and repair of State-aid highways for the payment of expenses, costs and awards in the purchase or condemnation of turnpikes and toll bridges; for the payment of the deficiency caused during the years one thousand nine hundred thirteen and fourteen, in carrying out the laws of Pennsylvania relative to the construction, maintenance and repair of roads in townships of the second class; for the payment of damages to property caused or occasioned in connection with the work of the State Highway Department.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 178, entitled:

An Act making an appropriation to the State Highway Department for salaries, expenses and maintenance of the same.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 179, entitled:

An Act to amend sections one and two of an Act, entitled: "An act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property or otherwise in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein, providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State;

providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State-aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township, county, borough, or incorporated town, and requiring contracts by counties, townships, boroughs and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways and kind and materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act," approved the 31st day of May, A. D. 1911, as amended by an Act approved the 28th day of May, A. D., 1915.

Which was committed to the Committee on Public Roads and Highways.

COMMUNICATIONS FROM THE GOVERNOR.

The Private Secretary to the Governor being introduced, presented communications in writing from his Excellency, the Governor of the Commonwealth, which were laid upon the table.

BILLS INTRODUCED.

Mr. BUCKMAN. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BUCKMAN read in his place and presented to the Chair Senate Bill No. 180, entitled:

An Act making an appropriation to the National Farm School, at Doylestown, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. JONES. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. JONES read in his place and presented to the Chair Senate Bill No. 181, entitled:

An Act for the better protection of fish, requiring citizens of the United States residing without this Commonwealth to procure a license to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto; and regulating the issuance of such license; providing penalties for the violation of this act.

Which was committed to the Committee on Game and Fisheries.

REPORTS FROM COMMITTEES.

Mr. DAIX. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX from the Committee on Appropriations reported as amended Senate Bill No. 15, entitled:

An Act making an emergency appropriation to cover deficiency to the trustees of the State Institution for Feeble-minded of Western Pennsylvania at Polk, Pennsylvania.

Mr. EYRE. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE from the Committee on Appropriations reported as committed, Senate Bill No. 177, entitled:

An Act making an appropriation to the State Highway Department for the construction of permanent State highways; for the payment of the Commonwealth's share in the expenses of constructing State-aid highways; for the maintenance and repair of State highways within the limits of boroughs; for the maintenance and repair of State-aid highways for the payment of expenses, costs and awards in the purchase or condemnation of turnpikes and toll bridges; for the payment of the deficiency caused during the years one thousand nine hundred thirteen and fourteen, in carrying out the laws of Pennsylvania relative to the construction, maintenance and repair of roads in townships of the second class; for the payment of damages to property caused or occasioned in connection with the work of the State Highway Department.

Also from the Committee on Appropriations reported as committed, Senate Bill No. 178, entitled:

An Act making an appropriation to the State Highway Department for salaries, expenses and maintenance of the same.

Also from the Committee on Public Roads and Highways reported as committed, Senate Bill No. 179, entitled:

An Act to amend sections one and two of an act, entitled: "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner; two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highway, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of Commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats, principal cities and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein; providing for work of improvement of State highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State-aid in the improvement, maintenance and repair of township or county roads and prescribing the contents of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement; providing for payments of cost of improvement and repairs; providing penalty for injuring or destroying State highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act," approved the 31st day of May, A. D., 1911, as amended by an act approved the 28th day of May, A. D., 1915.

MOTION TO READ BILLS THE FIRST TIME.

Mr. EYRE. Mr. President, I move that all bills reported from committees at this afternoon's session be read the first time.

Mr. BUCKMAN. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 15, entitled:

An Act making an emergency appropriation to cover deficiency to the trustees of the State Institution for Feeble-minded of Western Pennsylvania at Polk, Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 177, entitled:

An Act making an appropriation to the State Highway Department for the construction of permanent State Highways; for the payment of the Commonwealth's share in the expenses of constructing State-aid highways; for the maintenance and repair of State highways within the limits of boroughs; for the maintenance and repair of State-aid-highways; for the payment of expenses, costs and awards in the purchase or condemnation of turnpikes and toll bridges; for the payment of the deficiency caused during the years one thousand nine hundred thirteen and fourteen, in carrying out the laws of Pennsylvania relative to the construction, maintenance and repair of roads in townships of the second class; for the payment of damages to property caused or occasioned in connection with the work of the State Highway Department.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 178, entitled:

An Act making an appropriation to the State Highway Department for salaries, expenses and maintenance of the same.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 179, entitled:

An Act to amend sections one and two of an act, entitled: "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats, principal cities, and towns extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property or otherwise in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State-aid in the improvement, maintenance and repair of township or county roads and prescribing the contents of township, county, borough, or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways and kind of materials to be used in the improvement; providing for payments of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act," approved the 31st day of May, A. D., 1911, as amended by an act approved the 28th day of May, A. D., 1915.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL INTRODUCED.

Mr. BALDWIN. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BALDWIN read, in his place and presented to the Chair Senate Bill No. 182, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania, located at Blossburg, Pennsylvania.

Which was committed to the Committee on Appropriations.

REPORT FROM COMMITTEE.

CONCURRENT RESOLUTION RELATIVE TO IRELAND'S RIGHT OF SELF-DETERMINATION.

Mr. BARNES. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BARNES from the Committee on Federal Relations reported as committed the following resolution:

Whereas, The sons and daughters of the Irish race are thrilled with the prospect of a free Ireland, they are earnestly

asking that their cradle-land be included along the small nations which President Wilson has so eloquently indicated will be recommended for the right of self-determination, and.

Whereas, In all our wars, on every page of our American annals, in the very texture of our American people, the blood of Ireland gleams in eager service in all that contributed to the power and glory of this greatest of Republics; in the great world-conflict which recently closed so triumphantly the citizens and soldiers of Irish blood proved worthy of their proudest traditions, the latter having gladly struck and died for the land that holds their allegiance; therefore be it

Resolved (if the House of Representatives concur), That this body, the State Legislature of Pennsylvania call upon the members of the United States Senate and the National House of Representatives of Pennsylvania to vote for the Resolution now in Congress, having been reported favorably by the House Foreign Affairs Committee, on February 6, 1919, and which reads:

"Resolved, by the House of Representatives that it is the earnest hope of the Congress of the United States of America that the Peace Congress now sitting in Paris in passing upon the rights of various peoples, will favorably consider the claims of Ireland to the right of self-determination."

Resolved, That President Wilson be informed that it is the desire of the General Assembly of Pennsylvania that Ireland be included among those small nations which he has declared shall be given the right of self-determination.

Mr. BARNES. Mr. President, I ask unanimous consent that Rule 39, which requires reports from committees to lie over for one day be suspended, in order that the resolution may be considered at this time.

The PRESIDENT. Is there objection? The Chair hears none.

On the question.

Will the Senate agree to the resolution?

It was agreed to.

Ordered. That the Clerk present same to the House of Representatives for concurrence.

NOMINATIONS BY THE GOVERNOR.

The Chair cleared his table and laid before the Senate communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows:

MEMBERS OF THE PUBLIC SERVICE COMMISSION.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, February 11, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Members of the Public Service Commission of the Commonwealth of Pennsylvania, to serve for the terms set opposite their names, respectively:

Samuel M. Clement, Jr., Philadelphia, until July 1, 1921.

Harold M. McClure, Lewisburg, until July 1, 1923.

Sidney Ray Shelby, Uniontown, until July 1, 1928.

WM. C. SPROUL.

COMMISSIONER OF FISHERIES.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, February 11, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Nathan R. Buller, of Pleasant Mount, Wayne County, to be Commissioner of Fisheries for Pennsylvania, for the term of four years, to compute from July 7, 1917.

WM. C. SPROUL.

ADJUTANT GENERAL.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, February 11, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Frank D. Beary, of Allentown, to be Adjutant General with the rank of Brigadier General of the Pennsylvania National Guard, for the term of four years, to compute from October 4, 1917.

WM. C. SPROUL.

INSPECTOR OF THE STATE PENITENTIARY FOR THE EASTERN DISTRICT OF PENNSYLVANIA.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, February 11, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, E. J.

Lafferty, of Philadelphia, to be an Inspector of the State Penitentiary for the Eastern District of Pennsylvania, to serve until May 26, 1921, to compute from October 5, 1917.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent.

A motion was made by Mr. BUCKMAN,

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations.

Which was agreed to,

Whereupon.

A motion was made by Mr. BUCKMAN.

That the Senate do advise and consent to said nominations.

On the question.

Will the Senate agree to the motion?

Mr. EYRE. Mr. President, I would like to have these nominations voted on separately. There is one nomination there I will conscientiously and consistently have to oppose, and I move that the nomination of Mr. Buller be excluded from the nominations now under consideration and that the same be referred to the Committee on Executive Nominations.

Mr. LEIBY. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring.

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—39.

Baldwin,
Barnes,
Barr,
Boyd,
Buckman,
Campbell,
Craig,
Crow,
Daix,
Donahue,

Einstein,
Eyre,
Graff,
Gray,
Hackett,
Haldeman,
Herron,
Homsher,
Jones,
Leiby,

Leslie,
Marlow,
McConnell,
McNichol,
Meakle,
Miller, S. J.,
Murdoch,
Nason,
Patton,
Phipps,

Salus,
Sassaman,
Schantz,
Snyder,
Sones,
Tompkins,
Turner,
Weaver,
Whitten,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, that the Governor be informed accordingly.

Mr. BUCKMAN. Mr. President, I move that the executive session do now rise.

Mr. SALUS. Mr. President, I second the motion.

The motion was agreed to.

ADJOURNMENT.

Mr. CROW. Mr. President, I move that the Senate do now adjourn.

Mr. SALUS. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 4:29 P. M. until Monday, February 17, 1919, at 9 o'clock P. M.

HOUSE OF REPRESENTATIVES

TUESDAY, February 11, 1919.

The House met at 10:30 o'clock, A. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

Oh, Thou omnipotent One, unto Thee we do lift up our hearts at this time with a blessed memory before us of one whom we call the great Emancipator. We thank Thee that in the hour of crisis Thou didst bring forth one from the people who did lead right. We pray Thee that His memory may ever remain green with us. Bless Thou us, and help Thou us, to know and understand him better—better in His great and genuine simplicity, his honesty

of purpose, His willingness to serve, His forgiveness of the enemy, His great desire to pay tribute to those who serve, His willingness at all times to hear, His mercy, and all the wonderful traits of character that He possessed that have forever buried themselves in the hearts of the American people; and on the foundations that He broadened and deepened grant that this body may have Him ever as a model and a masterpiece; and may His spirit hover over us one and all, and may He, indeed, inspire us that we, in our day and generation, may do our part faithfully as He did. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. Hoffman, the further reading was dispensed with, and the Journal was approved.

PETITION.

FAVORING SUNDAY FISHING.

Mr. RINGLER presented the petition of numerous citizens of Berks County favoring Sunday fishing.

Referred to the Committee on Fisheries.

BILLS INTRODUCED AND REFERRED.

By Mr. JOHN THOMAS DAVIS. House Bill No. 286.

An Act to amend section one thousand six hundred and eight of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenues to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general special or local, or any parts thereof that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. BRADY. House Bill No. 287.

An Act to amend an act approved the fifth day of May, one thousand nine hundred and eleven (P. L. 182), entitled "An Act to fix the salaries of the judges of the Supreme Court, the judges of the Superior Court, the judges of the Courts of Common Pleas and the judges of the Orphans' Court."

Referred to the Committee on Appropriations.

By Mr. ALEXANDER. House Bill No. 288.

An Act making an appropriation to the Pennsylvania Training School for Feeble-Minded Children, at Elwyn, Delaware County.

Referred to the Committee on Appropriations.

By Mr. ALEXANDER. House Bill No. 289.

An Act to amend part of the first section of an act, approved the eleventh day of July, Anno Domini one thousand nine hundred and one, entitled "An Act to regulate and establish the fees to be charged by sheriffs in this Commonwealth, and to provide for the taxation and collection of the same," by requiring sheriff's fees for attending court, bringing into and removing therefrom prisoners for arraignment, trial and sentence, and for the execution of any other order of court, to be paid by the county.

Referred to the Committee on Judiciary General.

By Mr. RINN. House Bill No. 290.

An Act to amend section ten of an act approved the seventh day of July, one thousand nine hundred and thirteen (P. L. 672), entitled "An Act relating to and regulating motor vehicles and vehicles trailing after or propelled by motor vehicles; controlling their speed upon the public street and highways in the Commonwealth of Pennsylvania; providing for their registration and licensing of certain operators by the State Highway Department; prohibiting the operation of any motor vehicle by any person when intoxicated or without the consent of the owner; forbidding the passage of any law laying a tax upon or requiring the registration of motor vehicles, or licensing of any operator, or regulating the speed of motor vehicles by any county, borough, city, incorporated town, or township; establishing the rights of motor vehicles upon the public highways with relation to other vehicles; providing for their equipment and for the width of tires to be used upon motor vehicles and vehicles trailing after or propelled by motor vehicles; regulating the service of process and proceedings in

actions for damages arising therefrom; providing for arrest and for service of process and proceedings for violation of this act; prescribing the penalties therefor and providing for the disposition of fees collected and fined imposed thereunder," by providing for the payment to the several cities, boroughs, towns and townships of fifty per centum of the registration and license fees collected under the provisions of said act.

Referred to the Committee on Public Roads.

By Mr. STERLING. House Bill No. 291.

An Act concerning fraudulent conveyances and to make uniform the law relating thereto.

Referred to the Committee on Judiciary General.

By Mr. BELL. House Bill No. 292.

An Act making an appropriation to the Mercy Hospital, of Altoona, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. McINTYRE. House Bill No. 293.

An Act to amend sub-section (f) of Section 1, of Article 2, of an act known as The Public Service Company Law, approved the twenty-sixth day of July, Anno Domini, one thousand, nine hundred and thirteen (Pamphlet Laws 1374).

Referred to the Committee on Judiciary Special.

By Mr. JAMES A. WALKER. House Bill No. 294.

An Act to amend an act, approved the third day of May, Anno Domini one thousand nine hundred and fifteen (P. L. 242), entitled "An Act to amend an act, entitled 'An Act regulating the publication of advertisements and notices, required by law to be published in counties of this Commonwealth in newspapers published in the English language and newspapers published in the German language,' approved the thirtieth day of April, one thousand nine hundred and one."

Referred to the Committee on Judiciary General.

By Mr. JAMES A. WALKER. House Bill No. 295.

An Act to repeal an act approved the second day of July, one thousand eight hundred and ninety-five (P. L. 426), entitled "An Act regulating the advertisement of all notices required to be published by law in cities of the first and second class."

Referred to the Committee on Judiciary General.

By Mr. JAMES A. WALKER. House Bill No. 296.

An Act to amend an act approved July second one thousand eight hundred and ninety-five, entitled "An Act to amend the sixty-third section of an act, entitled 'An Act relating to executions,' approved the sixteenth day of June Anno Domini one thousand eight hundred and thirty-six, so as to enable the officers to publish notice of sheriff's sale of real estate in German newspapers of general circulation published in the several counties of this Commonwealth" so as to abolish the authority of the officers to publish notice of sheriff's sale of real estate in German newspapers

Referred to the Committee on Judiciary General.

By Mr. JAMES A. WALKER. House Bill No. 297.

An Act to repeal an act approved the third day of February one thousand eight hundred and sixty (Pamphlet Laws twenty-nine) entitled "An Act to authorize the sheriff of the City of Philadelphia to advertise the sale of real estate in three daily newspapers"

Referred to the Committee on Judiciary General.

By Mr. JAMES A. WALKER. House Bill No. 298.

An Act to amend section one of an act approved the eighteenth day of June one thousand eight hundred and ninety-five (Pamphlet Laws two hundred nine) entitled "An Act regulating the printing and publication of notices and advertisements authorized by the county commissioners of the counties of this Commonwealth containing a population of five hundred thousand and not exceeding one million as shown by the last United States census providing how newspapers shall be designated in which such publications shall be made and repealing an act entitled 'An Act authorizing the county commissioners of Allegheny county to select four morning newspapers for official county advertising' approved the second day of April Anno Domini one thousand eight hundred and seventy-three and also repealing the tenth section of an act entitled 'A Supplement to an act approved the first day of May Anno Domini one thousand eight hundred and sixty-one entitled 'An Act relating to Allegheny County' approved the eighth day of May Anno Domini one thousand eight hundred and sixty-two"

Referred to the Committee on Judiciary General.

By Mr. HESS. House Bill No. 299.

An Act establishing as a State highway a certain section of public road in the County of Lancaster.

Referred to the Committee on Public Roads.

By Mr. HESS. House Bill No. 300.

An Act authorizing the appointment of a commission to investigate the feasibility of making the Susquehanna River navigable defining the powers and duties of said commission and making an appropriation

Referred to the Committee on Federal Relations.

By Mr. BUCHER. House Bill No. 301.

An Act providing for the appointment by the Governor of a commission to determine what portions of the Constitution of this Commonwealth need revision to gather literature statistics and other information and to make a report embodying its recommendations and the result of its inquiries defining the power and duty of such commission providing for its organization and for the filling of vacancies in its membership fixing its compensation and making an appropriation for its compensation and expenses

Referred to the Committee on Judiciary General.

By Mr. ALLUM. House Bill No. 302.

An Act giving the Insurance Commissioner the right to change rates or remove discrimination in the fixing of insurance rates by fire insurance companies or rating bureaus and prescribing a method of procedure

Referred to the Committee on Insurance.

By Mr. FOWLER. House Bill No. 303.

An Act providing that persons associations and corporations owning occupying or controlling premises upon which any contractor or sub-contractor shall be permitted to do certain classes of construction work shall be liable for the wages of all employees engaged in such work and for the cost of all materials supplied for such work unless the contractor or sub-contractor shall file a bond for the immediate payment of wages and the cost of material when due providing that a contractor shall be liable for the wages of employees of any sub-contractor and for the cost of materials furnished to any sub-contractor unless such sub-contractor shall file a bond covering the same requiring every such contractor or sub-contractor to file a bond specifying the form and amount of such bond and permitting persons furnishing labor or materials to sue in such bond to recover wages and the cost of such materials

Referred to the Committee on Manufactures.

By Mr. WELLS. House Bill No. 304.

An Act providing for retirement purposes that credit shall be given to a State employe for service with a municipality and to a municipal employe for service with the State.

Referred to the Committee on Municipal Corporations.

By Mr. BUNGARD. House Bill No. 305.

An Act making an appropriation to the Westmoreland Hospital Association, of Greensburg, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. TODD. House Bill No. 306.

An Act making an appropriation to the Pittsburgh Hospital Sisters of Charity, of Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. RINGLER. House Bill No. 307.

An Act relating to the registration of motor-vehicles and motorcycles and the licensing of owners and drivers; establishing county motor-vehicle license bureaus; defining the powers and duties of said bureaus and providing for the salaries of the officers and employes thereof payable from the county treasury; and establishing a system for the registration of the ownership of motor-vehicles and motor-cycles.

Referred to the Committee on Ways and Means.

By Mr. RINGLER. House Bill No. 308.

An Act to amend section ten of an act approved the twenty-eighth day of July, one thousand nine hundred and seventeen, (P. L. 1215), entitled "An Act to revise, amend, and consolidate the law relating to fish, and providing penalties."

Referred to the Committee on Fisheries.

By Mr. COOK. House Bill No. 309.

An Act to amend section one thousand four hundred twelve of an act approved the eighteenth day of May, one thousand nine hundred eleven (P. L. 309) entitled: "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," as amended.

Referred to the Committee on Mines and Mining.

By Mr. SARIG. House Bill No. 310.

An Act relating to nominations and elections, the receipt and expenditure of funds intended to influence the result thereof, and the preservation and filing of the accounts of the same, and the regulation of political advertising; providing for the creation of special committees for political purposes; and providing for the forfeiture of a nomination and certificate of election and other penalties for a violation of this act.

Referred to the Committee on Elections.

By Mr. STARK. House Bill No. 311.

An Act to establish as a State Highway a certain section of public road in the counties of Wyoming, Susquehanna and Lackawanna.

Referred to the Committee on Public Roads.

By Mr. PALMER. House Bill No. 312.

An Act providing for the payment of a reward or bounty for the destruction of foxes, providing a method for the payment of same by the several counties and for the furnishing of evidence of destruction; and providing penalties.

Referred to the Committee on Game.

By Mr. PALMER. House Bill No. 313.

An Act requiring owners of motor vehicles engaged in the business of carrying passengers for hire, to file a bond with the State Highway Department to protect persons injured or damaged by the negligent or reckless operation of motor vehicles and defining the duties and powers of the Highway Commissioner and prothonotaries in connection therewith in relation thereto.

Referred to the Committee on Public Roads.

By Mr. PALMER. House Bill No. 314.

An Act to promote the public health and safety by providing for the examination and licensure of those who desire to engage in the occupation of barbering, providing for the appointment by the governor of an examining board, defining the powers and duties of such board, regulating barber shops, barber schools and barber colleges and apprentices and students therein and providing penalties.

Referred to the Committee on Education.

By Mr. WETTACH. House Bill No. 315.

An Act making an appropriation to the Home of the Good Shepherd, North Side, Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. CATLIN. House Bill No. 316.

An Act making an appropriation to the Kane Summit Hospital Association, of McKean County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. HOUGH. House Bill No. 317.

An Act making an appropriation to the Curtis Home for Destitute Women and Children, of Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. HELT. House Bill No. 318.

An Act to repeal section five of an act approved the twenty-ninth day of May, one thousand nine hundred seventeen (P. L. 322), entitled "An Act to give protection, and to regulate the catching or taking or having in possession, within this Commonwealth, of any bullfrogs, tadpoles, and terrapin; and providing penalties and punishments for violation of any of the provisions of this act, and the manner of proceeding to enforce compliance therewith; and providing for the disposition of the penalties and fines recovered and received; and how, and by whom, the costs in such cases shall be paid."

Referred to the Committee on Fisheries.

By Mr. MARCUS. House Bill No. 319.

An Act relating to the recording of deeds, conveyances and other instruments of writing.

Referred to the Committee on Judiciary Local.

By Mr. BUCHER. House Bill No. 320.

A Joint Resolution proposing an amendment to section six of article eight of the Constitution of Pennsylvania.

Referred to the Committee on Judiciary General.

By Mr. BUCHER. House Bill No. 321.

An Act making an appropriation for the Hospital Department of the Jewish Hospital Association of Philadelphia.

Referred to the Committee on Appropriations.

By Mr. SINCLAIR. House Bill No. 322.

An Act authorizing churches, cemetery companies and burial associations to lease or convey certain coal and other minerals; providing for the use and expenditure of the funds derived therefrom and for the support of the overlying surface.

Referred to the Committee on Mines and Mining.

By Mr. SINCLAIR. House Bill No. 323.

An Act to amend and to repeal certain sections of an act approved the twenty-ninth day of May, one thousand nine hundred and one, (P. L. 327), entitled "An Act to prohibit the manufacturer and sale of oleomargarine, butterine, and other similar products, when colored in imitation of yellow butter; to provide for license fees to be paid by manufacturers, wholesale and retail dealers, and by proprietors of hotels, restaurants, dining-rooms and boarding houses; for the manufacture or sale of oleomargarine, butterine, or other similar products, not colored in imitation of yellow butter; and to regulate the manufacture and sale of oleomargarine, butterine, or other similar products, not colored in imitation of yellow butter, and prevent and punish fraud and deception in such manufacture and sale as an imitation butter; and to prescribe penalties and punishment for violations of this act, and the means and the method of procedure for its enforcement, and regulate certain matters of evidence in such procedure," as amended, by eliminating all provisions of said act relative to the licensing of manufacturers, wholesale and retail dealers, and proprietors of hotels, restaurants, dining-rooms and boarding houses.

Referred to the Committee on Public Health and Sanitation.

By Mr. BUCHER. House Bill No. 324.

An Act regulating the sale, offering for sale and giving away of patent and proprietary medicines; and providing a penalty for violation thereof.

Referred to the Committee on Public Health and Sanitation.

By Mr. DILLSHEIMER. House Bill No. 325.

An Act making an appropriation to the Roosevelt Hospital, of Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. MILLIN. House Bill No. 326.

An Act making an appropriation to the Brookville Hospital, Brookville, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. BECKLEY. House Bill No. 327.

A Joint Resolution directing the publication of the pamphlet containing the Game, Fish and Forestry Laws.

Referred to the Committee on Printing.

By Mr. BOWMAN. House Bill No. 328.

An Act making an appropriation to pay for the collection, revising, indexing, and proof-reading of the material contained in the pamphlet known as "The Game, Fish and Forestry Laws" of this Commonwealth.

Referred to the Committee on Printing.

By Mr. BOWMAN. House Bill No. 329.

An Act to establish a State Highway a certain section of public road in the County of Cumberland.

Referred to the Committee on Public Roads.

By Mr. SCOTT. House Bill No. 330.

An Act establishing a course of military and health instruction and training in certain public schools and normal schools of this Commonwealth, and in colleges and universities receiving State appropriations, and for persons between the ages of sixteen and eighteen not in such institutions; creating a Military Training Commission; prescribing its powers and duties; authorizing military and school authorities to permit the use of certain property, and making an appropriation.

Referred to the Committee on Judiciary Special.

By Mr. SCOTT. House Bill No. 331.

An Act establishing a course of military instruction and training in certain public schools and normal schools of this Commonwealth, and in colleges and universities receiving State appropriations; creating a Military Training Commission; prescribing its powers and duties; authorizing military and school authorities to permit the use of certain property, and making an appropriation.

Referred to the Committee on Judiciary Special.

By Mr. SCOTT. House Bill No. 332.

An Act to amend section eighteen of an act approved the thirty-first day of May, one thousand nine hundred and eleven (P. L. 468), entitled "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of Commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance, and repair of township or county roads, and prescribing the contents of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid highways, and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act."

Referred to the Committee on Public Roads.

By Mr. BUCHER. House Bill No. 333.

An Act relating to the holding of a Constitutional Convention providing for the submission of the question of holding such a convention to the electors, regulating the time and manner of nominating and electing delegates, fixing their number and compensation, providing for the organization and constitution of the convention, defining its power, providing for the publication of the constitution proposed by the convention and for its submission to the electors, and making an appropriation to carry out the provisions of this act.

Referred to the Committee on Judiciary General.

By Mr. BUCHER. House Bill No. 334.

An Act regulating the manner of conducting any election at which the question of holding a Constitutional Convention is to be submitted to the electors at the same time that delegates to such a convention are to be elected.

Referred to the Committee on Judiciary General.

By Mr. SHOWALTER. House Bill No. 335.

An Act to amend section two of an act approved the twenty-sixth day of May, one thousand eight hundred and ninety-seven.

(Pamphlet Laws 95) entitled "An Act relating to proceedings where goods or chattels have been levied upon or seized by the sheriff and claimed to belong to others than the defendant in the execution or process" as amended.

Referred to the Committee on Judiciary Local.

By Mr. SHOWALTER. House Bill No. 336.

An Act regulating the use of brilliant headlights on motor or other vehicles and providing a penalty for the violation thereof.

Referred to the Committee on Judiciary Local.

By Mr. MANGAN. House Bill No. 337.

An Act making an appropriation to the South Side Hospital of Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. NEARY. House Bill No. 339.

An Act fixing the salaries of real estate assessors in counties containing a population of more than one million five hundred thousand (1,500,000) inhabitants.

Referred to the Committee on Judiciary Special.

By Mr. SCHILLING. House Bill No. 340.

An Act making an appropriation to the Florence Crittenton Home of Erie Pennsylvania

Referred to the Committee on Appropriations.

By Mr. DIEHM. House Bill No. 341.

An Act to establish as a State highway a certain section of public road in the County of Lancaster

Referred to the Committee on Public Roads.

By Mr. SPANGLER. House Bill No. 342.

An Act to amend clause twelve section thirty-nine of an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (P. L. 73) entitled "An Act to provide for the incorporation and regulation of certain corporations"

Referred to the Committee on Corporations.

By Mr. COLDSMITH. House Bill No. 343.

An Act making an appropriation to the Mount Pleasant Memorial Hospital of Mount Pleasant Westmoreland County Pennsylvania

Referred to the Committee on Appropriations.

By Mr. LAULER. House Bill No. 344.

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania to cover deficiency in maintenance and education of State pupils

Referred to the Committee on Appropriations.

REPORTS FROM COMMITTEES.

Mr. CAMPBELL, from the Committee on Judiciary Special, reported as committed House Bill No. 181, entitled:

An Act providing for the relocation, alteration and vacation of public roads and highways approaching, leading into or contiguous to Parks and Public Grounds, other than those within the limits of incorporated boroughs and municipalities, title to which Parks and Public Grounds is vested in the State of Pennsylvania.

Mr. STERLING, from the Committee on Education, reported as amended House Bill No. 169, entitled:

An Act establishing in certain counties a board for the assessment and revision of taxes; prescribing their powers, duties and salaries; providing for appeals from assessments; and abolishing the office of city, borough, township and ward assessors.

Mr. RAMSEY, from the Committee on Appropriations, reported as committed House Bill No. 47, entitled:

An Act transferring part of the fund appropriated to the quarantine of Philadelphia by the General Assembly of one thousand nine hundred and seventeen for the maintenance of the boat, including fuel, new boiler and new steel plates on hull of boat to the fund for the payment of salaries of employees on boat.

BILL ON FIRST READING.

Mr. RAMSEY asked and obtained unanimous consent to have House Bill No. 47 read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 47, entitled:

An Act transferring part of the fund appropriated to the quarantine of Philadelphia by the General Assembly of one thousand nine hundred and seventeen for the maintenance of the boat, including fuel, new boiler and new steel plates on hull of boat to the fund for the payment of salaries of employees on boat.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

REPORT FROM COMMITTEE.

Mr. BIDELESPACHER, from the Committee on Judiciary Special, reported as committed House Bill No. 160, entitled:

An Act providing for a cash deposit in lieu of bail in cases of arrest, and prescribing the fees of the sheriff in case of forfeiture.

BILL ON FIRST READING.

Mr. BIDELESPACHER asked and obtained unanimous consent to have House Bill No. 160 read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 160, entitled:

An Act providing for a cash deposit in lieu of bail in cases of arrest, and prescribing the fees of the sheriff in case of forfeiture.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

CORRECTION OF VOTE.

Mr. MARTIN. Mr. Speaker, I see by the Legislative Journal this morning that I have been recorded as voting "aye" on Bill No. 106 last night, when my vote was "no."

The SPEAKER. How did the gentleman vote?

Mr. MARTIN. I voted "no."

The SPEAKER. When your name was called?

Mr. MARTIN. Yes, sir.

The SPEAKER. The correction will be made and will be noted in the Legislative Journal.

LEAVES OF ABSENCE.

Mr. McCURDY asked and obtained leave of absence for Mr. Crum.

Mr. RINN asked and obtained leave of absence for Mr. Frank I. Smith, on account of sickness.

Mr. MARCUS asked and obtained leave of absence for Mr. Geary on account of sickness.

Mr. HICKERNELL asked and obtained leave of absence for Mr. Zimmerman.

Mr. BOLARD asked and obtained leave of absence for Mr. Finney.

Mr. CHARLES A. SHAFFER asked and obtained leave of absence for Mr. West on account of illness.

RESOLUTION RELATIVE TO MILITARY TRAINING IN SCHOOLS.

Mr. SCOTT offered the following resolution which was read and laid over under the rules:

Whereas, The Committee on Education and Special Training of the War Department of the United States has established a course of military training in schools and colleges, which course is under the supervision of the officers of the United States Army detailed as professors of military science and tactics and is open to the high schools of the Commonwealth; therefore,

Resolved (if the Senate concur), That in all school districts of the first, second and third class of the Commonwealth, the Board of School Directors shall establish in the high schools of their respective districts a course of military training, as offered by the War Department of the United States through General Orders forty-nine, one thousand nine hundred and sixteen and circular letter No. 300-C-2.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 180, as follows:

An Act to amend section one of an act approved the first day of June one thousand nine hundred and seven (Pamphlet Laws three hundred and sixty-four) entitled "An Act to increase the pay of jurors and witnesses in this Commonwealth"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the first day of June one thousand nine hundred and seven (Pamphlet Laws three hundred and sixty-four) entitled "An act to increase the pay of jurors and witnesses in this Commonwealth" which reads as follows

"Section 1 Be it enacted by the Senate and the House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the first day of July Anno Domini one thousand nine hundred and seven the pay of jurors in this Commonwealth shall be two dollars and fifty cents and the pay of witnesses shall be one dollar and fifty cents per diem together with mileage as is now provided for by law" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the first day of July Anno Domini one thousand nine hundred and nineteen the pay of jurors in this Commonwealth shall be four dollars and the pay of witnesses shall be two dollars per diem together with mileage as is now provided for by law

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 32, entitled:

An Act to amend section one of an act approved the twenty-seventh day of April one thousand nine hundred and eleven entitled "An Act regulating the compensation of court criers and tipstaves in counties containing more than ninety thousand and less than one hundred and fifty thousand inhabitants providing for the payment of the same by the particular county limiting the number of tipstaves to be appointed and repealing an act of Assembly entitled 'An Act to regulate the fees of court criers and tipstaves of the courts in judicial districts containing more than ninety thousand and less than one hundred and fifty thousand inhabitants approved the twenty-ninth day of April Anno Domini one thousand nine hundred and nine'"

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the twenty-seventh day of April one thousand nine hundred and eleven (Pamphlet Laws eighty-six) entitled "An act regulating the compensation of court criers and tipstaves in counties containing more than ninety thousand and less than one hundred and fifty thousand inhabitants providing for the payment of the same by the particular county limiting the number of tipstaves to be appointed and repealing an act of Assembly entitled 'An act to regulate the fees of court criers and tipstaves of the courts in judicial districts containing more than ninety thousand and less than one hundred and fifty thousand inhabitants approved the twenty-ninth day of April Anno Domini one thousand nine hundred and nine'" which reads as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in the counties of this Commonwealth which contain more than ninety thousand and less than one hundred and fifty thousand inhabitants the court criers of the several courts shall be paid an annual salary of eight hundred and forty dollars and the tipstaves thereof shall be paid an annual salary of six hundred dollars said salaries shall be paid monthly out of the treasury of the particular county in which the services shall be rendered Provided however That in none of the counties falling within the provisions of this act shall there be more than six tipstaves employed at any one time" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in the counties of this Commonwealth which contain

more than seventy-five thousand and less than one hundred and fifty thousand inhabitants the court criers of the several courts shall be paid an annual salary of ten hundred and eighty dollars and the tipstaves shall be paid an annual salary of eight hundred and forty dollars said salaries shall be paid monthly out of the treasury of the particular county in which the services shall be rendered Provided however That in none of the counties falling within the provisions of this act shall there be more than six tipstaves employed at any one time

The title was read as follows:

An Act to amend section one of an act approved the twenty-seventh day of April, one thousand nine hundred and eleven, entitled "An Act regulating the compensation of court criers and tipstaves in counties containing more than ninety thousand and less than one hundred and fifty thousand inhabitants, providing for the payment of the same by the particular county, limiting the number of tipstaves to be appointed, and repealing an act of Assembly, entitled 'An Act to regulate the fees of court criers and tipstaves of the courts in judicial districts containing more than ninety thousand and less than one hundred and fifty thousand inhabitants,' approved the twenty-ninth day of April, Anno Domini one thousand nine hundred and nine."

On the question,

Will the House agree to the title?

Mr. CURRAN. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title page 1 at the end thereof by adding the following: by extending the provisions of said act to include counties containing more than seventy-five thousand and less than one hundred and fifty thousand inhabitants and fixing the salaries of the court criers and tipstaves thereof.

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

ANNOUNCEMENT BY THE SPEAKER.

The SPEAKER. At this time the Chair wishes to announce for the benefit of the new members that every representative has been assigned to five or six different committees. The Chair would suggest that the new members discover for themselves which are the important committees. The larger committees usually meet at regular times and after the member determines for himself which are the committees that he desires to concentrate upon I would suggest that he would attend or make arrangements to attend those committees. There are a great many committees that meet very seldom and so little attention need be paid to those committees.

The Chair will also state that there is a blackboard in the lobby immediately outside of this chamber, and at that board the members will acquaint themselves with where their committees meet. On the blackboard will appear the number of the room, the name of the committee and the hour at which each committee meets. All of this information is placed on the board by the chairmen of the several committees.

COMMITTEE CHANGES.

The SPEAKER announces the following committee changes:

Mr. Snyder, of Tioga County, to be placed on the Committee on Agriculture; Mr. Rorke, of Philadelphia County, to be placed on the Judiciary Special Committee; Mr. Ira M. Fox, of Forest County, to be placed on the Committee on Game.

SENATE MESSAGE.

TIME OF NEXT MEETING.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

Resolved (if the House of Representatives concur). That when the Senate adjourns today it reconvene on Monday eve-

ning, February 17, 1919, at 9:00 o'clock, and when the House of Representatives adjourn this week it reconvene on Monday evening, February 17, 1919, at 9:00 o'clock.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

On the question,

Will the House concur in the resolution?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

ANNOUNCEMENT BY THE SPEAKER.

The SPEAKER. It is expected that the members will, during the recess today, consider the various bills that will come before the several committees. The Chair would respectfully request that as many members as can possibly do so attend the committee meetings for further expediting the business of the House.

RECESS.

The SPEAKER. If there is no objection, the House will take a recess until 4:00 o'clock this afternoon.

Whereupon, (at 11:30 o'clock A. M.) the House took a recess until 4:00 o'clock P. M.

AFTER RECESS.

The House reconvened at 4:00 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

SENATE MESSAGE.

SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows:

Senate Bill No. 8. (House Bill No. 382).

An Act to amend section five of an act approved the twenty-fourth day of July, one thousand nine hundred and thirteen (Pamphlet Laws 1018), entitled "An Act making it unlawful for the commissioners of any county in this Commonwealth to contract to repair, build or rebuild any county bridges without due advertisement for sealed proposals excepting contracts not amounting to two hundred and fifty dollars" by excepting contracts for the repair, building or rebuilding of any bridge or bridges that will cost less than five hundred dollars.

Referred to the Committee on Judiciary Local.

Senate Bill No. 25. (House Bill No. 383).

An Act amending section five hundred and fifteen of an act approved May eighteenth, Anno Domini, one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general, special or local or any parts thereof that are or may be inconsistent therewith so as to modify the scope of the prohibition against levying of taxes or incurring of debts for certain purposes while any proceeding for a change of boundary lines affecting any school district is pending.

Referred to the Committee on Education.

Senate Bill No. 42. (House Bill No. 384).

An Act making an appropriation to cover deficiency to the trustees of the State Hospital for the Criminal Insane at Fairview, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 59. (House Bill No. 385).

An Act to amend section two of an act approved the eighteenth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand and forty-two) entitled "An Act authorizing County Controllers in counties having a population of more than one hundred thousand and less than one hundred fifty thousand inhabitants to appoint a solicitor prescribing the duties of said solicitor and fixing his salary" by authorizing the county commissioners and county controller to fix the salary of the solicitor.

Referred to the Committee on Judiciary Local.

Senate Bill No. 69. (House Bill No. 386).

An Act validating divorces granted on the ground of the hopeless insanity of the respondent under the provisions of an act approved the eighteenth day of April nineteen hundred and

five, entitled "An Act to amend section eight of the act approved the thirteenth day of April eighteen hundred and forty-three, entitled 'An Act to convey certain real estate and for other purposes' so as to extend its provisions to the husband or wife of a lunatic or non compos mentis and to further regulate the procedure in action for divorce."

Referred to the Committee on Judiciary General.

Senate Bill No. 99. (House Bill No. 387).

An Act to reorganize the Executive Department of the Commonwealth, providing for the appointment of the officers and employees of said department and fixing the salaries of the Governor and such officers and employees.

Referred to the Committee on Appropriations.

REPORTS FROM COMMITTEES.

Mr. JAMES A. WALKER, from the Committee on Judiciary General, reported as amended House Bill No. 43, entitled:

An Act to further amend section five of an act approved the fifth day of May Anno Domini one thousand nine hundred and eleven entitled "An Act to fix the salaries of the judges of the Supreme Court the judges of the Superior Court the judges of the Courts of Common Pleas and the judges of the Orphans' Courts" as amended by an act approved the twenty-eighth day of July Anno Domini one thousand nine hundred and seventeen.

Mr. JAMES A. WALKER, from the Committee on Judiciary General, reported as committed, House Bill No. 192, entitled:

An Act fixing the salary of the crier of the courts of common pleas in the several counties of this Commonwealth having more than one million and less than one million five hundred thousand inhabitants.

Mr. JAMES A. WALKER, from the Committee on Judiciary General, reported as committed, House Bill No. 204, entitled:

An Act fixing the salary of the crier of the courts of quarter sessions of the peace and oyer and terminer and general jail delivery in the several counties of this Commonwealth having more than one million and less than one million five hundred thousand inhabitants.

Mr. JAMES A. WALKER, from the Committee on Judiciary General, reported as committed, House Bill No. 230, entitled:

An Act to amend an act approved the seventh day of June one thousand nine hundred seventeen (P. L. 447) known as "The Fiduciaries Act of one thousand nine hundred seventeen" to authorize fiduciaries to pay an annual sum for the guarantee of the payment of principal and interest of mortgages and other securities in which funds within their control may be invested.

Mr. JAMES A. WALKER, from the Committee on Judiciary General, reported as committed, House Bill No. 234, entitled:

An Act to amend section fifteen paragraph (b) of an act approved the seventh day of June one thousand nine hundred seventeen (P. L. 447) known as "The Fiduciaries Act of 1917" so as to further limit the period within which a bond covenant debt or demand not payable within one year after the decease of the debtor shall remain a lien upon the real estate of such decedent.

Mr. COX, from the Committee on Judiciary Local, reported as committed House Bill No. 17, entitled:

An Act fixing the per diem compensation of borough assessors and assistant assessors and the method of ascertaining the number of days employed.

Mr. HESS, from the Committee on Education, reported as committed, House Bill No. 163, entitled:

An Act to amend section one thousand four hundred and fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (P. L. 309) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Mr. HESS, from the Committee on Education, reported as committed, House Bill No. 165, entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Mr. Hess, from the Committee on Public Roads, reported as amended House Bill No. 198, entitled:

An Act relating to petitions for laying out certain public roads and to reports of viewers thereon

Mr. STERLING, from the Committee on Judiciary General, reported as committed House Bill No. 217, entitled:

An Act to amend Clause (f), Section forty-nine, of an act approved the seventh day of June, one thousand nine hundred seventeen (P. L. 447), entitled "An Act relating to the administration and distribution of the estates of decedents and of minors, and of trust estates; including the appointment, bonds, rights, powers, duties, liabilities, accounts, discharge and removal of executors, administrators, guardians, and trustees, herein designated as fiduciaries; the administration and distribution of the estates of presumed decedents; widow's and children's exemptions; debts of decedents; rents of real estate as assets for payment thereof, the lien thereof, sales and mortgages of real estate for the payment thereof, judgments and executions therefor, and the discharge of real estate from the lien thereof; contracts of decedents for the sale or purchase of real estate; legacies, including legacies charged on land the discharge of residuary estates and of real estate from the lien of legacies and other charges; the appraisal of real estate devised at a valuation; the ascertainment of the curtilage of dwelling houses or other buildings devised; the abatement and survival of actions, and the substitution of executors and administrators therein, and suits against fiduciaries; investments by fiduciaries; the organization of corporations to carry on the business of decedents; the audit and review of accounts of fiduciaries refunding bonds; transcripts to the court of common pleas of balances due by fiduciaries, the rights, powers and liabilities of non-resident and foreign fiduciaries, the appointment, bonds, rights, powers, duties and liabilities of trustees durante absentia; the recording and registration of decrees, reports and other proceedings, and the fees therefor; appeals in certain cases; and also, generally dealing with the jurisdiction, powers, and procedure of the orphans court in all matters relating to fiduciaries concerned with the estates of decedents."

Mr. CONNER, from the Committee on Law and Order, reported as committed House Bill No. 209, entitled:

An Act to regulate the sale, loan, lease, gift and possession of revolvers, pistols and other firearms of a size which may be concealed upon the person.

Mr. CONNER, from the Committee on Ways and Means, reported as committed House Bill No. 7, entitled:

An Act to repeal section thirty-two of an act approved the twenty-ninth day of April, one thousand eight hundred forty-four (P. L. 486), entitled "An Act to reduce the State debt and to incorporate the Pennsylvania canal and railroad company," in so far as it imposes a tax on horses, mares, geldings, mules and neat cattle, over the age of four years, for county purposes, in counties having a population of more than one million, four hundred thousand inhabitants.

Mr. WILBERT, from the Committee on Education, reported as committed House Bill No. 185, entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. WILLIAM KRAUSE, from the Committee on Ways and Means, reported as committed House Bill No. 129, entitled:

An Act to amend the second section of an act, entitled "An Act relating to unclaimed deposits in savings banks and transfer of stock," approved the seventeenth day of April, Anno Domini one thousand eight hundred seventy-two (P. L. 62); so as to provide that the auditor general, state treasurer, and attorney general, may upon satisfactory proof of ownership, order the refund to persons entitled thereto of the amounts of deposits paid into the state treasury under the provisions of said act, with interest thereon, in place of requiring a suit for such refund to be instituted in the court of common pleas of Dauphin County.

Mr. SOWERS, from the Committee on Judiciary Local, reported as Committed, House Bill No. 134, entitled:

An Act authorizing the Governor to appoint a commission to make an inventory of the food and fuel products of the Commonwealth; authorizing the commission to investigate the question of the reduction in the cost of foodstuffs and fuel; empowering the commission to provide for the proper and equitable distribution of food and fuel products and to fix maximum prices therefor and to confiscate any food or fuel products in the possession of individuals, co-partnerships, associations or corporations refusing to sell at prices fixed by the commission; empowering the commission to issue subpoenas and fixing the penalty for failure to obey such subpoenas; authorizing the commission to appoint a secretary and stenographers and to fix their salaries; and making an appropriation.

Mr. COLDSMITH, from the Committee on Military, reported as committed, House Bill No. 231, entitled:

An Act to provide for the acknowledgement of deeds, mortgages and other instruments of writing concerning property in Pennsylvania by persons in the military and naval service of the United States or of this Commonwealth and to confirm acknowledgements heretofore made by such persons.

Mr. McGEARY, from the Committee on Judiciary Local, reported as committed, House Bill No. 23, entitled:

An Act to further amend an act approved the eleventh day of May, one thousand nine hundred and eleven, (P. L. 275), entitled "An Act to provide for the appointment of county and city inspectors of weights and measures; providing for their compensation and expenses; prescribing their duties; prohibiting vendors from giving false or insufficient weights; and fixing the penalties for the violation of the provisions hereof;" including instruments and devices for weighing by manufacturers and at mills, mines and quarries, and which are used for the purpose of determining the wages of employes, as amended.

Mr. McKIM, from the Committee on Ways and Means, reported as committed, House Bill No. 127, entitled:

An Act providing for the payment into the State Treasury of the amounts of unclaimed distributive shares from the assets of corporations, unincorporated associations and limited partnership associations in process of dissolution; requiring reports of such amounts to be made to the Auditor General by the liquidating trustees or other persons charged with the dissolution of unincorporated associations and limited partnership associations; further providing for the refund of such amounts from the State Treasury, with interest thereon, to persons entitled thereto and making an appropriation therefor; and providing penalties.

Mr. BROOKS, from the Committee on Education, reported as amended House Bill No. 149, entitled:

An Act to amend section two thousand one hundred and eight of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled, "An Act to establish a school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general special or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. GEORGE T. WALKER, from the Committee on Counties and Townships, reported as committed House Bill No. 103, entitled:

An Act to amend an act approved the nineteenth day of May, one thousand eight hundred and seventy-four, (P. L. 218), entitled "An Act to provide for the appointment of a special detective officer in any of the several counties of the Commonwealth, by providing for the appointment of one or more county detectives; and fixing their salaries payable from the county treasurer.

Mr. SIMPSON, from the Committee on Judiciary General, reported as committed House Bill No. 117, entitled:

An Act to amend section four of article five of the act approved the twenty-sixth day of July, one thousand nine hundred thirteen, (Pamphlet Laws, thirteen hundred seventy-four), entitled "An Act defining public service companies; and providing for their regulation by prescribing and defining and limiting their powers, and regulating their incorporation, and to a limited extent, regulating municipal corporations engaged or about to engage in the business of public service companies; creating and establishing a Public Service Commission for the regulation aforesaid; prescribing and defining the powers and duties of such Commission and its officers, including the exclusive power to regulate the construction, alteration, relocation, or abolition of the crossings of railroad corporations, street railway corporations, or other public service companies, and of public highways by the tracks or other facilities of said companies; providing for the ascertainment by the Commission of the expense and damages resulting from such construction, alteration, relocation, or abolition, and for the payment of such expense and damages,

severally or proportionately by the public service companies interested, the State, or municipal corporation concerned, and giving persons whose property is thereby taken, injured or destroyed, authority to sue the Commonwealth for damages in such cases; providing for the terms, salaries and compensation of the members of the commission, its officers, counsel and employees; prescribing and regulating the practice and procedure before such commission, and upon appeal and judicial review of its orders and determinations by the courts of common pleas; and giving the court of common pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases, and of all injunctions, mandamus, or other appropriate proceedings to enforce the provisions of this act and the orders of the commission, and to restrain such orders, subject to an appeal to the Supreme Court, prescribing penalties, fines, and imprisonment for the violation of the provisions of this act and for the violation of the orders of said commission; making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June, one thousand nine hundred and eleven, entitled "An Act to promote the safety of travelers and employees on railroads, by compelling common carriers by railroad to properly man their trains," by amending section nine thereof; repealing the act approved the thirty-first day of May, one thousand nine hundred and seven, which provided for the appointment of the Pennsylvania State Railroad Commission; and sections one and two of the act approved the fourth day of June, one thousand eight hundred and eighty-three, entitled "An Act to enforce the provisions of the seventeenth article of the Constitution, relative to railroads and canals," and an act entitled "To provide the maximum car service charges, including car storage charges, that railroad companies, and corporations, or associations, may charge and collect on each car loading, and not unloaded within the free time for unloading cars, and fixing the free time that shall be allowed for unloading cars," approved the twenty-fourth day of May, Anno Domini one thousand nine hundred and seven; and the proviso of clause three and the provisos of clause seven of section thirty-four of the act, entitled "An Act to provide for the incorporation and regulation of certain corporations," approved the twenty-ninth day of April, one thousand eight hundred and seventy-four, and all other legislation inconsistent with or supplied by this act;" authorizing the Commission in certain cases to suspend the going into operation of new tariffs or schedules.

Mr. SIMPSON, from the Committee on Judiciary General, reported as committed House Bill No. 237, entitled:

An Act to amend the third section of an act, approved the nineteenth day of June, one thousand nine hundred eleven (P. L. 1055), entitled "An Act authorizing the release on probation of certain convicts, instead of imposing sentences; the appointment of probation and parole officers, and the payment of their salaries and expenses; regulating the manners of sentencing convicts in certain cases, and providing for their release on parole; and reconviction for breach of parole; and extending the powers and duties of boards of prison inspectors of penitentiaries," to empower the court to appoint assistants to the probation officer and to fix their salaries.

Mr. KENNEDY, from the Committee on Judiciary Local, reported as committed House Bill No. 145, entitled:

An Act regulating the sale of food when sold by weight measure or count regulating the marking or labeling of the containers of food and providing punishment for violations of this act

Mr. RINGLER, from the Committee on Counties and Townships, reported as committed House Bill No. 56, entitled:

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (P. L. 840) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto"

Mr. MARSHALL, from the Committee on Judiciary Local, reported as committed House Bill No. 189, entitled:

An Act providing for the recording of deeds and patents granted by the Commonwealth when executed by the proper officer or officers and bearing the great seal of the Commonwealth in witness thereof in the office for recording deeds in the county where the lands lie without other acknowledgment or attestation and that such records or certified copies thereof shall be evidence in all cases where the original deeds or patents would be evidence and validating the records of all such deeds and patents heretofore so recorded

Mr. McINTYRE, from the Committee on Counties and Townships, reported as committed House Bill No. 236, entitled:

An Act to amend an act approved the seventeenth day of April one thousand eight hundred and sixty-one (P. L. 316) entitled "An Act to authorize the erection of a poor house by the Township of Blakely in Luzerne County providing for the appointment of auditors by the court of common pleas of Lackawanna county and fixing the compensation of the auditors and the salaries of the directors of the poor of the poor district of said township

Mr. LEVIS, from the Committee on Judiciary Local, reported as committed House Bill No. 48, entitled:

An Act to further amend section four of an act approved the twenty-third day of June one thousand nine hundred eleven (Pamphlet Laws eleven hundred twenty-three) entitled "An Act establishing in each county a board of viewers prescribing their duties providing for their appointment as viewers road juries juries of view and commissioners to view land and providing for the charges upon the respective counties in the matter of salaries costs and expenses thereof" as amended

Mr. THADDEUS S. KRAUSE, from the Committee on Judiciary Special, reported as committed House Bill No. 108, entitled:

An Act authorizing the appointment of clerks by the judges of the Orphans' Court of certain counties

Mr. GOLDER, from the Committee on Ways and Means, reported as committed House Bill No. 126, entitled:

An Act providing for the payment into the State Treasury of unclaimed funds in the hands of fiduciaries defining the term fiduciary providing for the refunding of such funds from the State Treasury with interest to persons entitled thereto and making an appropriation therefor prohibiting the discharge of such fiduciaries the release of their sureties or the final distribution of funds in their possession unless in compliance with the provisions of this act and imposing penalties

Mr. GOLDER, from the Committee on Judiciary General, reported as committed House Bill No. 168, entitled:

An Act to repeal section eleven of the act approved the eighteenth day of February one thousand eight hundred fifty-four (Pamphlet Laws seventy-nine) entitled "A Supplement to the act incorporating the Pottsville Water Company approved the eleventh day of April Anno Domini one thousand eight hundred thirty-four"

Mr. GOLDER, from the Committee on Judiciary General, reported as committed House Bill No. 187, entitled:

An Act relating to the parties in actions of assumpsit sur ground rent deed in certain cases and to the title acquired by a sale under a judgment in such cases

Mr. GOLDER, from the Committee on Judiciary General, reported as committed House Bill No. 188, entitled:

An Act relating to the parties to writs of scire facias sur mortgage in certain cases; and to the title acquired by a sale on a judgment of foreclosure in such cases.

Mr. KOOSER, from the Committee on Education, reported as amended House Bill No. 67, entitled:

An Act to amend Article IV of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; and providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," by adding a section providing for the appointment and the payment of the expenses of delegates to State conventions or associations of school directors.

Mr. EPHRAIM, from the Committee on Judiciary Local, reported as committed House Bill No. 167, entitled:

An Act to amend part of section one of an act approved the ninth day of April, one thousand nine hundred and fifteen (P. L. 54), entitled: "An Act to establish and regulate the fees to be charged and collected by sheriffs in counties of this Commonwealth having a population of not less than three hundred thousand nor more than one million five hundred thousand inhabitants, as computed by the last preceding United States census; the time and manner in which said fees shall be paid, the publication and posting of said fees, the delivery of an itemized receipt for official fees and legal costs received; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," extending the provisions of said act to counties having a population of not less than two hundred thousand and not more than one million, five hundred thousand inhabitants.

Mr. INGHAM, from the Committee on Ways and Means, reported as committed, House Bill No. 128, entitled:

An Act providing for the payment into the State Treasury, without escheat, of certain moneys and property subject to escheat under the provisions of any act of the General Assembly, and for the refund thereof, with interest, to persons entitled thereto; and making an appropriation for such refund.

Mr. RORKE, from the Committee on Judiciary Special, reported as committed, House Bill No. 136, entitled:

An Act to further amend an act approved the twenty-sixth day of May, one thousand eight hundred and ninety-one (P. L. 123), entitled "An Act to facilitate the labors of the justices of the Supreme Court by providing suitable clerical assistance;" authorizing the payment of expenses of judges, and the employment of stenographers, typewriters and clerks, as amended.

Mr. WOODRUFF, from the Committee on Education, reported as amended, House Bill No. 147, entitled:

An Act to amend section eight hundred and three of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. CATLIN, from the Committee on Judiciary Special, reported as committed, House Bill No. 36, entitled:

An Act to repeal an act approved the second day of July, one thousand eight hundred and ninety-five, (P. L. 426), entitled: "An Act regulating the advertisement of all notices required to be published by law in cities of the first and second class."

Mr. CATLIN, from the Committee on Judiciary Special, reported as committed, House Bill No. 37, entitled:

An Act to repeal an act approved the thirtieth day of April, one thousand nine hundred and one, (P. L. 109), entitled "An Act regulating the publication of advertisements and notices required by law to be published in counties of this Commonwealth, in newspapers published in the English language and newspapers published in German language;" and to repeal also the amendment thereto, approved the third day of May, one thousand nine hundred and fifteen, (P. L. 242), entitled "An Act to amend an act, entitled 'An Act regulating the publication of advertisements and notices, required by law to be published in counties of this Commonwealth, in newspapers published in the English language and newspapers published in the German language,' approved the thirtieth day of April, one thousand nine hundred and one."

Mr. CATLIN, from the Committee on Judiciary Special, reported as committed, House Bill No. 33, entitled:

An Act to amend section one of an act approved the eighteenth day of June, one thousand eight hundred and ninety-five, (P. L. 299), entitled "An Act regulating the printing and publication of notices and advertisements authorized by the county commissioners of the counties of this Commonwealth containing a population of five hundred thousand and not exceeding one million, as shown by the last United States census, providing how newspapers shall be designated in which such publications shall be made, and repealing an act, entitled 'An Act authorizing the county commissioners of Allegheny county to select four morning newspapers for official county advertising,' approved the second day of April, Anno Domini, one thousand eight hundred and seventy-three, and also repealing the tenth section of an act, entitled 'A Supplement to an act approved the first day of May, Anno Domini, one thousand eight hundred and sixty-one, entitled 'An Act relating to Allegheny County,' approved the eighth day of April, Anno Domini, one thousand eight hundred and sixty-two."

Mr. CATLIN, from the Committee on Judiciary Special, reported as committed, House Bill No. 35, entitled:

An Act to further amend section sixty-three of an act approved the sixteenth day of June, one thousand eight hundred and thirty-six, (P. L. 755), entitled: "An Act relating to executions," by eliminating publication in the German language.

Mr. CATLIN, from the Committee on Judiciary Special, reported as committed, House Bill No. 174, entitled:

An Act to amend section one of the act approved the fifth day of July, one thousand nine hundred seventeen (Pamphlet Laws, six hundred sixty-six), entitled: "An Act relating to tax assessment returns in certain counties."

Mr. SHOWALTER, from the Committee on Judiciary General, reported as committed, House Bill No. 39, entitled:

A Joint Resolution proposing an amendment to Article three (III) of the Constitution of the Commonwealth of Pennsylvania.

Mr. NORTON, from the Committee on Judiciary Special, reported with a negative recommendation House Bill No. 82, entitled:

An Act making it lawful to charge in one count of the indictment the aggregate amount embezzled by any defendant.

Mr. NORTON, from the Committee on Judiciary Special, reported with a negative recommendation House Bill No. 81, entitled:

An Act requiring defendants in criminal prosecutions to serve certain notices on the district attorney and in default thereof to be deemed to have waived their right to challenge members of the grand jury.

Mr. CATLIN, from the Committee on Judiciary Special, reported with a negative recommendation House Bill No. 227, entitled:

An Act providing that no agreement, hereafter made, shall be effective to waive or impair the right of any party thereto to claim the benefit of any law exempting property, rights or credits from attachment, distress for rent, or levy and sale on execution.

Mr. CATLIN, from the Committee on Judiciary Special, reported with a negative recommendation House Bill No. 225, entitled:

An Act to abolish distress for rent.

Mr. ALEXANDER, from the Committee on Judiciary General, reported with a negative recommendation House Bill No. 88, entitled:

An Act providing that in certain cases defendants may enter pleas of guilty, and be sentenced forthwith, without a bill of indictment being presented to a grand jury.

BILLS ON FIRST READING.

Mr. JAMES A. WALKER asked and received unanimous consent to have House Bills Nos. 43, 192, 204, 230 and 234 read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 43, entitled:

An Act to further amend section five of an act, approved the fifth day of May, Anno Domini one thousand nine hundred and eleven, entitled "An Act to fix the salaries of the judges of the Supreme Court, the judges of the Superior Court, the judges of the Courts of Common Pleas and the judges of the Orphans' Courts," as amended by an act, approved the twenty-eighth day of July, Anno Domini one thousand nine hundred and seventeen.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 192, entitled:

An Act fixing the salary of the crier of the courts of common pleas in the several counties of this Commonwealth having more than one million and less than one million five hundred thousand inhabitants.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 204, entitled:

An Act fixing the salary of the crier of the courts of quarter sessions of the peace andoyer and terminer and general jail delivery, in the several counties of this Commonwealth having more than one million and less than one million five hundred thousand inhabitants.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 230, entitled:

An Act to amend an act approved the seventh day of June, one thousand nine hundred seventeen (P. L. 447), known as "The Fiduciaries Act of one thousand nine hundred seventeen" to authorize fiduciaries to pay an annual sum for the guarantee of the payment of principal and interest of mortgages and other securities in which funds within their control may be invested.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 234, entitled:

An Act to amend section fifteen, paragraph (b) of an act approved the seventh day of June, one thousand nine hundred seventeen (P. L. 447), known as "The Fiduciaries Act of 1917," so as to further limit the period within which a bond, covenant, debt or demand not payable within one year after the decease of the debtor shall remain a lien upon the real estate of such decedent.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON FIRST READING

Mr. COX asked and received unanimous consent to have House Bill No. 17 read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 17, entitled:

An Act fixing the per diem compensation of borough assessors and assistant assessors and the method of ascertaining the number of days employed

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILLS ON FIRST READING.

Mr. HESS asked and received unanimous consent to have House Bills Nos. 163, 165 and 198 read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 163, entitled:

An Act to amend section one thousand four hundred and fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (P. L. 309) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 165, entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 198, entitled:

An Act relating to petitions for laying out certain public roads and to reports of viewers thereon

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON FIRST READING

Mr. STERLING asked and received unanimous consent to have House Bill No. 217 read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 217, entitled:

An Act to amend Clause (f), Section forty-nine, of an act approved the seventh day of June, one thousand nine hundred seventeen (P. L. 447), entitled "An Act relating to the administration and distribution of the estates of decedents and

of minors, and of trust estates; including the appointment, bonds, rights, powers, duties, liabilities, accounts, discharge and removal of executors, administrators, guardians, and trustees, herein designated as fiduciaries; the administration and distribution of the estates of presumed decedents; widow's and children's exemptions; debts of decedents, rents of real estate as assets for payment thereof, the lien thereof, sales and mortgages of real estate for the payment thereof, sales and mortgages of real estate for the payment thereof, judgments and executions therefor, and the discharge of real estate from the lien thereof; contracts of decedents for the sale or purchase of real estate; legacies, including legacies charged on land; the discharge of residuary estates and of real estate from the lien of legacies and other charges; the appraisement of real estate devised at a valuation; the ascertainment of the curtilage of dwelling houses or other buildings devised; the abatement and survival of actions, and the substitution of executors and administrators therein, and suits against fiduciaries; investments by fiduciaries; the organization or corporations to carry on the business of decedents; the audit and review of accounts of fiduciaries; refunding bonds; transcripts to the court of common pleas of balances due by fiduciaries; the rights, powers and liabilities of non-resident and foreign fiduciaries, the appointment, bonds, rights, powers, duties and liabilities of trustees durante absentia; the recording and registration of decrees, reports and other proceedings, and the fees therefor; appeals in certain cases; and also, generally dealing with the jurisdiction, powers, and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILLS ON FIRST READING.

Mr. CONNER asked and received unanimous consent to have House Bills Nos. 7 and 209 read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 7, entitled:

An Act to regulate the sale, loan, lease, gift and possession of revolvers, pistols and other firearms of a size which may be concealed upon the person.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 209, entitled:

An Act to repeal section thirty-two of an act approved the twenty-ninth day of April, one thousand eight hundred forty-four. (P. L. 486), entitled: "An Act to reduce the State debt and to incorporate the Pennsylvania canal and railroad company," in so far as it imposes a tax on horses, mares, geldings, mules and neat cattle, over the age of four years, for county purposes, in counties having a population of more than one million, four hundred thousand inhabitants.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON FIRST READING.

Mr. WILLERT asked and received unanimous consent to have House Bill No. 185 read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 185, entitled:

An Act to amend an act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled: "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON FIRST READING.

Mr. WILLIAM KRAUSE asked and received unanimous consent to have House Bill No. 129 read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 129, entitled:

An Act to amend the second section of an act, entitled "An Act relating to unclaimed deposits in savings banks and transfer of stock," approved the seventeenth day of April,

Anno Domini one thousand eight hundred seventy-two, (P. L. 62); so as to provide that the auditor general, state treasurer, and attorney general, may upon satisfactory proof of ownership, order the refund to persons entitled thereto of the amounts of deposits paid into the state treasury under the provisions of said act, with interest thereon, in place of requiring a suit for such refund to be instituted in the court of common pleas of Dauphin County.

And said bill having been read at length the first time,
Ordered, To be laid aside for the second reading.

BILL ON FIRST READING.

Mr. SOWERS asked and received unanimous consent to have House Bill No. 134, read for the first time.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 134, entitled:

An Act authorizing the Governor to appoint a Commission to make an inventory of the food and fuel products of the Commonwealth; authorizing the Commission to investigate the question of the reduction in the cost of foodstuffs and fuel; empowering the Commission to provide for the proper and equitable distribution of food and fuel products and to fix maximum prices therefor and to confiscate any food or fuel products in the possession of individuals, co-partnerships, associations or corporations refusing to sell at prices fixed by the Commission; empowering the Commission to issue subpoenas and fixing the penalty for failure to obey such subpoenas; authorizing the Commission to appoint a secretary and stenographers and to fix their salaries; and making an appropriation.

And said bill having been read at length the first time,
Ordered, To be laid aside for the second reading.

BILL ON FIRST READING.

Mr. COLDSMITH asked and received unanimous consent to have House Bill No. 231 read for the first time.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 231, entitled:

An Act to provide for the acknowledgement of deeds, mortgages and other instruments of writing concerning property in Pennsylvania by persons in the military and naval service of the United States or of this Commonwealth and to confirm acknowledgements heretofore made by such persons.

And said bill having been read at length the first time,
Ordered, To be laid aside for the second reading.

BILL ON FIRST READING.

Mr. McGEARY asked and received unanimous consent to have House Bill No. 23 read for the first time.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 23, entitled:

An Act to further amend an act approved the eleventh day of May, one thousand nine hundred and eleven (P. L. 275), entitled "An Act to provide for the appointment of county and city inspectors of weights and measures; providing for their compensation and expenses; prescribing their duties; prohibiting vendors from giving false or insufficient weights; and fixing the penalties for the violation of the provisions hereof," including instruments and devices for weighing by manufacturers and at mills, mines and quarries, and which are used for the purpose of determining the wages of employes, as amended.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON FIRST READING.

Mr. McKIM asked and received unanimous consent to have House Bill No. 127 read for the first time.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 127, entitled:

An Act providing for the payment into the State Treasury of the amounts of unclaimed distributive shares from the assets of corporations, unincorporated associations and limited partnership associations in process of dissolution; requiring reports of such amounts to be made to the Auditor General by the liquidating trustees or other persons charged with the dissolution of unincorporated associations and limited partnership associations; further providing for the refund of such amounts

from the State Treasury, with interest thereon, to persons entitled thereto and making an appropriation therefor; and providing penalties.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON FIRST READING.

Mr. BROOKS asked and received unanimous consent to have House Bill No. 149 read for the first time.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 149, entitled:

An Act to amend section two thousand one hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (P. L. 309) entitled "An Act to establish a school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON FIRST READING.

Mr. GEORGE T. WALKER asked and received unanimous consent to have House Bill No. 103 read for the first time.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 103, entitled:

An Act to amend an act approved the nineteenth day of May one thousand eight hundred and seventy-four (P. L. 218) entitled "An Act to provide for the appointment of a special detective officer in any of the several counties of the Commonwealth by providing for the appointment of one or more county detectives and fixing their salaries payable from the county treasurer."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILLS ON FIRST READING.

Mr. SIMPSON asked and received unanimous consent to have House Bills Nos. 117 and 237 read for the first time.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 117, entitled:

An Act to amend section four of article five of the act approved the twenty-sixth day of July, one thousand nine hundred thirteen (P. L. 1374), entitled "An Act defining public service companies; and providing for their regulation by prescribing and defining and limiting their powers, and regulating their incorporation, and, to a limited extent, regulating municipal corporations engaged or about to engage in the business of public service companies; creating and establishing a Public Service Commission for the regulation aforesaid; prescribing and defining the powers and duties of such Commission and its officers, including the exclusive power to regulate the construction, alteration, relocation, or abolition of the crossings of railroad corporations, street railway corporations, or other public service companies, and of public highways by the tracks or other facilities of said companies; providing for the ascertainment by the Commission of the expense and damages resulting from such construction, alteration, relocation, or abolition, and for the payment of such expense and damages, severally or proportionately by the public service companies interested, the State, or municipal corporation concerned, and giving persons whose property is thereby taken, injured, or destroyed, authority to sue the Commonwealth for damages in such cases; providing for the terms, salaries and compensation of the members of the commission, its officers, counsel and employes; prescribing and regulating the practice and procedure before such commission, and upon appeal and judicial review of its orders and determinations by the courts of common pleas; and giving the court of common pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases, and of all injunctions, mandamus, or other appropriate proceedings to enforce the provisions of this act and the orders of the commission, and to restrain such orders, subject to an appeal to the Supreme Court; prescribing penalties, fines, and imprisonment for the violation of the provisions of this act and for the violation of the orders of said commission; making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June, one thousand nine hundred and eleven, entitled: "An Act to promote the safety of travelers and employes on railroads, by compelling common carriers by railroad to properly man their trains," by amend-

ing section nine thereof; repealing the act approved the thirty-first day of May, one thousand nine hundred and seven, which provided for the appointment of the Pennsylvania State Railroad Commission; and sections one and two of the act, approved the fourth day of June, one thousand eight hundred and eighty-three, entitled: 'An Act to enforce the provisions of the seventeenth article of the Constitution, relative to railroads and canals;' and an act entitled: 'To provide the maximum car service charges, including car storage charges, that railroad companies, and corporations, or associations, may charge and collect on each car loading, and not unloaded within the free time for unloading cars, and fixing the free time that shall be allowed for unloading cars,' approved twenty-fourth day of May, Anno Domini one thousand nine hundred and seven; and the proviso of clause three and the provisos of clause seven of section thirty-four of the act, entitled 'An Act to provide for the incorporation and regulation of certain corporations,' approved the twenty-ninth day of April, one thousand eight hundred and seventy-four, and all other legislation inconsistent with or supplied by this act; authorizing the commission in certain cases to suspend the going into operation of new tariffs or schedules.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 237, entitled:

An Act to amend the third section of an act, approved the nineteenth day of June, one thousand nine hundred eleven (P. L. 1055) entitled "An act authorizing the release on probation of certain convicts, instead of imposing sentences; the appointment of probation and parole officers, and the payment of their salaries and expenses; regulating the manners of sentencing convicts in certain cases, and providing for their release on parole; and reconviction for breach of parole; and extending the powers and duties of boards of prison inspectors of penitentiaries," to empower the court to appoint assistants to the probation officer and to fix their salaries.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON FIRST READING.

Mr. KENNEDY asked and received unanimous consent to have House Bill No. 145 read for the first time.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 145, entitled:

An Act regulating the sale of food when sold by weight, measure or count; regulating the marking or labeling of the containers of food; and providing punishment for violations of this act.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON FIRST READING.

Mr. RINGLER asked and received unanimous consent to have House Bill No. 56 read for the first time.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 56, entitled:

An Act to amend an act approved the fourteenth day of July, one thousand nine hundred and seventeen (P. L. 840), entitled "An Act concerning townships; and revising, amending, and consolidating the law relating thereto."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON FIRST READING.

Mr. MARSHALL asked and received unanimous consent to have House Bill No. 189 read for the first time.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 189, entitled:

An Act providing for the recording of deeds and patents granted by the Commonwealth, when executed by the proper officer or officers and bearing the great seal of the Commonwealth in witness thereof, in the office for recording deeds in the county where the lands lie, without other acknowledgment or attestation, and that such records, or certified copies thereof, shall be evidence in all cases where the original deeds or patents would be evidence and validating the records of all such deeds and patents heretofore so recorded.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON FIRST READING.

Mr. McINTYRE asked and received unanimous consent to have House Bill No. 236 read for the first time.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 236, entitled:

An Act to amend an act approved the seventeenth day of April one thousand eight hundred and sixty-one (P. L. 346) entitled "An Act to authorize the erection of a poor house by the Township of Blakely in Luzerne County providing for the appointment of auditors by the court of common pleas of Lackawanna county and fixing the compensation of the auditors and the salaries of the directors of the poor of the poor district of said township.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON FIRST READING.

Mr. LEVIS asked and received unanimous consent to have House Bill No. 48 read for the first time.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 48, entitled:

An Act to further amend section four of an act approved the twenty-third day of June one thousand nine hundred eleven (Pamphlet Laws eleven hundred twenty-three) entitled "An Act establishing in each county a board of viewers prescribing their duties providing for their appointment as viewers road juries of view and commissioners to view land and providing for the charges upon the respective counties in the matter of salaries costs and expenses thereof" as amended.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON FIRST READING.

Mr. THADDEUS S. KRAUSE asked and received unanimous consent to have House Bill No. 108 read for the first time.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 108, entitled:

An Act authorizing the appointment of clerks by the judges of the Orphans' Court of certain counties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILLS ON FIRST READING.

Mr. GOLDER asked and received unanimous consent to have House Bills Nos. 126, 168, 187 and 188 read for the first time.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 126, entitled:

An Act providing for the payment into the State Treasury of unclaimed funds in the hands of fiduciaries defining the term fiduciary providing for the refunding of such funds from the State Treasury with interest to persons entitled thereto and making an appropriation therefor prohibiting the discharge of such fiduciaries the release of their sureties or the final distribution of funds in their possession unless in compliance with the provisions of this act and imposing penalties.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 168, entitled:

An Act to repeal section eleven of the act approved the eighteenth day of February one thousand eight hundred fifty-four (Pamphlet Laws seventy-nine) entitled "A Supplement to the act incorporating the Pottsville Water Company approved the eleventh day of April Anno Domini one thousand eight hundred thirty-four"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 187, entitled:

An Act relating to the parties in actions of assumpsit sur ground rent deed in certain cases and to the title acquired by a sale under a judgment in such cases.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 188, entitled:

An Act relating to the parties to writs of scire facias sur mortgage in certain cases; and to the title acquired by a sale on a judgment of foreclosure in such cases.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON FIRST READING.

Mr. KOOSER asked and received unanimous consent to have House Bill No. 87 read for the first time.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 87, entitled:

An Act to amend Article IV of the act, approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; and providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," by adding a section providing for the appointment and the payment of the expenses of delegates to State conventions or associations of school directors.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON FIRST READING.

Mr. EPHRIAM asked and received unanimous consent to have House Bill No. 167 read for the first time.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 167, entitled:

An Act to amend part of section one of an act approved the ninth day of April, one thousand nine hundred and fifteen (P. L. 54) entitled "An Act to establish and regulate the fees to be charged and collected by sheriffs in counties of this Commonwealth having a population of not less than three hundred thousand nor more than one million five hundred thousand inhabitants, as computed by the last preceding United States census; the time and manner in which said fees shall be paid, the publication and posting of said fees, the delivery of an itemized receipt of official fees and legal costs received; and repealing all laws, general special or local or any parts thereof, that are or may be inconsistent therewith," extending the provisions of said act to counties having a population of not less than two hundred thousand and not more than one million, five hundred thousand inhabitants.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON FIRST READING.

Mr. INGHAM asked and received unanimous consent to have House Bill No. 128 read for the first time.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 128, entitled:

An Act providing for the payment into the State Treasury, without escheat, of certain moneys and property subject to escheat under the provisions of any act of the General Assembly, and for the refund thereof, with interest, to persons entitled thereto; and making an appropriation for such refund.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON FIRST READING.

Mr. RORKE asked and received unanimous consent to have House Bill No. 136 read for the first time.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 136, entitled:

An Act to further amend an act approved the twenty-sixth day of May, one thousand eight hundred and ninety-one (P. L. 123), entitled "An Act to facilitate the labors of the justices of the Supreme Court by providing suitable clerical assistance," authorizing the payment of expenses of judges, and the employment of stenographers, typewriters and clerks, as amended.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON FIRST READING.

Mr. WOODRUFF asked and received unanimous consent to have House Bill No. 147 read the first time.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 147, entitled:

An Act to amend section eight hundred and three of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILLS ON FIRST READING.

Mr. CATLIN asked and received unanimous consent to have House Bills Nos. 36, 37, 33, 35 and 174 read for the first time.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 36, entitled:

An Act to repeal an act approved the second day of July, one thousand eight hundred and ninety-five, (P. L. 426), entitled "An Act regulating the advertisement of all notices required to be published by law in cities of the first and second class."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 37, entitled:

An Act to repeal an act approved the thirtieth day of April, one thousand nine hundred and one, (P. L. 109), entitled "An Act regulating the publication of advertisement and notices, required by law to be published in counties of this Commonwealth, in newspapers published in the English language and newspapers published in the German language;" and to repeal also the amendment thereto, approved the third day of May, one thousand nine hundred and fifteen, (P. L. 242), entitled "An Act to amend an act, entitled 'An Act regulating the publication of advertisements and notices, required by law to be published in counties of this Commonwealth, in newspapers published in the English language and newspapers published in the German language,' approved the thirtieth day of April, one thousand nine hundred and one."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 33, entitled:

An Act to amend section one of an act approved the eighteenth day of June, one thousand eight hundred and ninety-five (P. L. 209), entitled "An Act regulating the printing and publication of notices and advertisements authorized by the county commissioners of the counties of this Commonwealth containing a population of five hundred thousand and not exceeding one million, as shown by the last United States census, providing how newspapers shall be designated in which such publication shall be made, and repealing an act, entitled 'An Act authorizing the county commissioners of Allegheny County to select four morning newspapers for official county advertising,' approved the second day of April, Anno Domini one thousand eight hundred and seventy-three, and also repealing the tenth section of an act, entitled 'A Supplement to an act approved the first day of May, Anno Domini one thousand eight

hundred and sixty-one, entitled 'An Act relating to Allegheny County,' approved the eighth day of April, Anno Domini one thousand eight hundred and sixty-two."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 35, entitled:

An Act to further amend section sixty-three of an act approved the sixteenth day of June, one thousand eight hundred and thirty-six, (P. L. 755), entitled "An Act relating to executions," by eliminating publication in the German language.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 174, entitled:

An Act to amend section one of the act approved the fifth day of July, one thousand nine hundred seventeen (Pamphlet Laws, six hundred sixty-six), entitled "An Act relating to tax assessment returns in certain counties."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON FIRST READING.

Mr. SHOWALTER asked and received unanimous consent to have House Bill No. 39 read for the first time.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 39, entitled:

A Joint Resolution proposing an amendment to Article three (III) of the Constitution of the Commonwealth of Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILLS INTRODUCED AND REFERRED.

By unanimous consent the Speaker referred the following bills:

Mr. STERLING. House Bill No. 379.

An Act to amend sections two hundred and two, two hundred and fourteen, two hundred and fifteen, two hundred and sixteen and three hundred and one of an act approved the eighteenth day of May, Anno Domini one thousand nine hundred and eleven, entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same and the method of collecting the same and repealing all laws general, special or local or any parts thereof, that are, or may be inconsistent therewith," so far as to provide for the number election and organization of boards of school directors in school districts of the first class, and to provide for the expiration of the terms of office of existing boards of school directors in said school districts.

Referred to the Committee on Education.

Mr. TRACH. House Bill No. 380.

An Act making an appropriation to the Home for Aged and Infirm Women, at Easton, Pennsylvania.

Referred to the Committee on Appropriations.

Mr. TRACH. House Bill No. 381.

An Act making an appropriation to the Easton Home for Friendless Children, at Easton, Pennsylvania.

Referred to the Committee on Appropriations.

Mr. EPHRAIM. House Bill No. 388.

An Act making an appropriation to the National Farm School, at Doylestown, Pennsylvania.

Referred to the Committee on Appropriations.

Mr. MAGILL. House Bill No. 389.

An Act making an appropriation to the Chambersburg Hospital, Chambersburg, Pennsylvania.

Referred to the Committee on Appropriations.

BILLS RE-REFERRED.

Mr. BIDELESPACHER, from the Committee on Judiciary Special returned House Bill No. 330, with a recommendation that it be re-referred to the Committee on Military.
House Bill No. 330.

An Act establishing a course of military and health instruction and training in certain public schools and normal schools of this Commonwealth, and in colleges and universities receiving State appropriations, and for persons between the ages of sixteen and eighteen not in such institutions; creating a Military Training Commission; prescribing its powers and duties; authorizing military and school authorities to permit the use of certain property, and making an appropriation.

The SPEAKER. This bill is re-referred to the Committee on Military.

Mr. BIDELESPACHER, from the Committee on Judiciary Special returned House Bill No. 331, with a recommendation that it be re-referred to the Committee on Military.
House Bill No. 331.

An Act establishing a course of military instruction and training in certain public schools and normal schools of this Commonwealth, and in colleges and universities receiving State appropriations; creating a Military Training Commission; prescribing its powers and duties; authorizing military and school authorities to permit the use of certain property, and making an appropriation.

The SPEAKER. This bill is re-referred to the Committee on Military.

Mr. DAWSON, from the Committee on Counties and Townships, returned House Bill No. 274, with the recommendation that it be re-referred to the Committee on Public Roads.

House Bill No. 274.

An Act establishing the office of county supervisor of local roads for roads in townships of the second class in the several counties of this Commonwealth; providing for the selection by examination of such supervisors and prescribing their powers and duties with respect to the construction, improvement, maintenance and repair of roads in townships of the second class; imposing certain powers and duties upon county commissioners, county controllers, and county auditors; creating a county road fund in the county treasurer's office; authorizing the levying of taxes for road purposes in such townships; and abolishing the offices of township supervisor and township road master.

The SPEAKER. This bill is re-referred to the Committee on Public Roads.

SENATE MESSAGE.

CONCURRENT RESOLUTION RELATIVE TO IRELAND'S RIGHT OF SELF-DETERMINATION.

The Clerk of the Senate being introduced, presented the following extract from the Journal of the Senate, which was read as follows, viz:

In the Senate, February 10, 1919.

Whereas, The sons and daughters of the Irish race are thrilled with the prospect of a free Ireland, they are earnestly asking that their cradle-land be included along the small nations which President Wilson has so eloquently indicated will be recommended for the right of self-determination, and,

Whereas, In all our wars, on every page of our American annals, in the very texture of our American people, the blood of Ireland gleams in eager service in all that contributed to the power and glory of this greatest of Republics; in the great world-conflict which recently closed so triumphantly the citizens and soldiers of Irish blood proved worthy of their proudest traditions, the latter having gladly struck and died for the land that holds their allegiance; therefore be it

Resolved (if the House of Representatives concur), That this body the State Legislature of Pennsylvania call upon the members of the United States Senate and the National House of Representatives of Pennsylvania to vote for the Resolution now in Congress, having been reported favorably by the House Foreign Affairs Committee, on February 6, 1919, and which reads:

"Resolved, by the House of Representatives, that it is the earnest hope of the Congress of the United States of America that the Peace Conference now sitting in Paris in

passing upon the rights of various peoples, will favorably consider the claims of Ireland to the right of self-determination."

Resolved, That President Wilson be informed that it is the desire of the General Assembly of Pennsylvania that Ireland be included among those small nations which he has declared shall be given the right of self-determination.

Ordered. That the Clerk present the same to the House of Representatives for its concurrence.

On the question.

Will the House concur in the resolution?

It was concurred in.

Ordered. That the Clerk inform the Senate accordingly.

ADJOURNMENT.

Mr. DUNN. Mr. Speaker, I move this House do now adjourn.

The motion was agreed to, and (at 4:45 P. M.) the House adjourned until Monday evening, February 17, 1919, at 9:00 o'clock.

Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., MONDAY, FEBRUARY 17, 1919.

No. 13.

SENATE.

MONDAY, February 17, 1919.

The Senate met at 9 o'clock P. M.

The PRESIDENT (Lieutenant-Governor, Edward E. Beidleman) in the Chair.

PRAYER.

The Chaplain, Rev. Thomas W. Davis, offered the following prayer:

Almighty God, we recognize the supreme value of Divine guidance as it comes to us through the powers of intuition, of our consciences, and of Thy word. We are reminded of the departure from this life of three former members of this body, Senators Herbst, Critchfield and Meek; and we commend to Thy favor and to Thy loving kindness and to the consolations of Divine grace all the members of their families. These blessings we ask in our Saviour's name. Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. BALDWIN, the further reading was dispensed with, and the Journal was approved.

BILLS INTRODUCED.

Mr. NASON read in his place and presented to the Chair Senate Bill No. 183, entitled:

An Act investing the several courts of common pleas of the Commonwealth with power and authority to determine and decree the invalidity of any marriage contract, heretofore entered into by parties, either of whom may be resident of the Commonwealth, by reason of the insanity or weak-mindedness of either party to said contract at the time it was entered into.

Which was committed to the Committee on Judiciary General.

Mr. SNYDER read in his place and presented to the Chair Senate Bill No. 184, entitled:

An Act making an appropriation to the Pennsylvania Industrial Reformatory at Huntingdon, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. PHIPPS read in his place and presented to the Chair Senate Bill No. 185, entitled:

An Act providing that public roads through Indian reservations in the State of Pennsylvania shall be improved, and maintained by the State Highway Department as a part of the system of State highways.

Which was committed to the Committee on Public Roads and Highways.

Also read in his place and presented to the Chair Senate Bill No. 186, entitled:

An Act making an emergency appropriation to the trustees of the State Institution for Feeble-Minded of Western Pennsylvania, at Polk, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. S. J. MILLER read in his place and presented to the Chair Senate Bill No. 187, entitled:

An Act making an appropriation to the Clearfield Hospital, Clearfield, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. SCHANTZ read in his place and presented to the Chair Senate Bill No. 188, entitled:

An Act making an appropriation to the Trustees of the Homeopathic State Hospital for the Insane at Allentown, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 189, entitled:

An Act to amend part of section six of an act approved the 31st day of May, 1911 (P. L. 468), entitled "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employes; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads, connecting county-seats, principal cities and towns, and extending to the State line; describing and defining same by route numbers as the State highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways, solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways, wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property or otherwise in the improvement thereof; providing for purchase or acquiring of turnpikes, or toll-roads, forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State-aid in the improvement, maintenance and repair of township or county roads, and prescribing the contents of township, county, borough or incorporated town petitions, providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough or incorporated town and requiring contracts by counties, townships, boroughs and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act, and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act."

Which was committed to the Committee on Public Roads and Highways.

Mr. MARTIN read in his place and presented to the Chair Senate Bill No. 190, entitled:

An Act making an appropriation to the Kensington Hospital for Women, Philadelphia, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 191 entitled:

An Act making an appropriation to Stetson Hospital, of Philadelphia, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 192 entitled:

An Act making an appropriation to the St. Christopher's Hospital for Children, Philadelphia, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. WOODWARD read in his place and presented to the Chair Senate Bill No. 193 entitled:

An Act to exempt from the payment of inheritance taxes bequests and devises to institutions of purely public charity.

Which was committed to the Committee on Judiciary General.

Mr. GRAFF read in his place and presented to the Chair Senate Bill No. 194 entitled:

An Act making an appropriation to the Punxsutawney Hospital, Punxsutawney, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. LESLIE read in his place and presented to the Chair Senate Bill No. 195 entitled:

An Act making an appropriation to the Mercy Hospital of Pittsburgh, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. MEARKLE read in his place and presented to the Chair Senate Bill No. 196, entitled:

An Act making an appropriation to the Western Pennsylvania Hospital for maintenance.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 197, entitled:

An Act making an appropriation to the Passavant Hospital of Pittsburgh, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. DAVIS read in his place and presented to the Chair Senate Bill No. 198, entitled:

An Act making an appropriation to the West Side Hospital Association, of the City of Scranton.

Which was committed to the Committee on Appropriations.

Mr. EINSTEIN read in his place and presented to the Chair Senate Bill No. 199, entitled:

An Act making an appropriation to the Western State Penitentiary

Which was committed to the Committee on Appropriations.

Mr. MARLOW read in his place and presented to the Chair Senate Bill No. 200, entitled:

An Act making an appropriation to the York Hospital and Dispensary of York, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 201, entitled:

An Act making an appropriation to the Paradise Protectory and Agricultural School, at Paradise Township, York County, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 202, entitled:

An Act making an appropriation to the Children's Home of the Borough and County of York, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 203, entitled:

An Act making an appropriation to the York Society to Protect Children and Aged Persons, of York, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. HERRON read in his place and presented to the Chair Senate Bill No. 204, entitled:

An Act making an appropriation to the Memorial Hospital Association, of Monongahela City, Washington County, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. MEARKLE read in his place and presented to the Chair Senate Bill No. 205, entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind, at Pittsburgh, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. BALDWIN read in his place and presented to the Chair Senate Bill No. 206, entitled:

An Act authorizing corporations incorporated for certain purposes, under the laws of any other state of the United States, to erect and maintain buildings and manufacturing establishments, and to take, hold, mortgage, lease, and convey real estate necessary and proper for such purposes.

Which was committed to the Committee on Judiciary General.

Mr. CROW read in his place and presented to the Chair Senate Bill No. 207, entitled:

An Act to amend section six of an act approved the twelfth day of July, one thousand nine hundred and thirteen (P. L. 719), entitled "An Act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to National party conventions, and of certain party officers, including State committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties, and their reimbursement by the State, of the expenses of the same; authorizing the State committee of a political party to make, and to alter, amend, and revoke, rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein; and repealing inconsistent legislation," as amended.

Which was committed to the Committee on Elections.

RESOLUTION ON DEATH OF HONORABLE EDWIN M. HERBST.

Mr. SASSAMAN offered the following resolution, which was twice read, considered and agreed to:

Whereas, Almighty God in his wisdom, did on February 17, 1919, remove from this earth our friend and former associate, the Honorable Edwin M. Herbst, who represented Berks county in the Senate from 1901 to 1916; and

Whereas, Senator Herbst during his lifetime did render to his county, State and Nation, long and important services; and

Whereas, His enterprise and forcefulness in public and private life, marked him as a successful man of affairs; therefore, be it

Resolved, That the loss to his own community and to his many associates is irreparable. The loss to the Commonwealth is great, but the greatest of all is to his own home, and we, the members of the Senate of Pennsylvania, tender our condolence to his family and direct that a copy of this resolution be forwarded to the bereaved family.

APPOINTMENTS BY PRESIDENT PRO TEMPORE.

The PRESIDENT. The President Pro Tempore announces the following appointments:

MEMBERS SOLDIERS' ORPHANS' INDUSTRIAL SCHOOL COMMISSION, SCOTLAND.

Hon. Horace L. Haldeman and Hon. George Marlow.

MEMBERS BOARD OF TRUSTEES SOLDIERS' AND SAILORS'
HOME, ERIE.

Hon. Marshal L. Phipps.

NOMINATIONS BY THE GOVERNOR.

The Chair cleared his table and laid before the Senate communications in writing from His Excellency, the Governor of the Commonwealth, filed with the Chief Clerk during the interim, which were read as follows: .

JUDGE OF COURT OF COMMON PLEAS.
SOMERSET COUNTY.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, February 17th, 1919.
To the Honorable, The Senate, of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor hereby to nominate for the advise and consent of the Senate, Francis J. Kooser to be Judge of the Court of Common Pleas in and for the county of Somerset until the first Monday of January, 1920, vice William H. Ruppel, deceased.

WM. C. SPROUL.

NOTARIES PUBLIC.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, February 17, 1919.
The Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of confirmation:

ALLEGHENY COUNTY.

Wm. R. Cappe, Pittsburgh.
Miss Mary V. Conner, McKees Rocks.
George E. Flaeus, Pittsburgh.
Martin Kraus, Mt. Oliver.
S. H. Lloyd, Pittsburgh.
Thomas Lewis, Lincoln Place.
W. A. Martin, Pittsburgh.
D. L. McCarty, McKeesport.
Miss Mary E. Newman, Pittsburgh.
Leonard F. Piazza, Bridgeville.
A. L. Sehiel, Pittsburgh.
B. W. Stewart, Pittsburgh.
Leander Trautman, Pittsburgh.
Chas. C. Wesley, Pittsburgh.
J. C. Wiek, Pittsburgh.
Miss A. D. Winkel, Pittsburgh.
Robert W. Woodside, Pittsburgh.
C. F. Young, Pittsburgh.

BEAVER COUNTY.

Charles Lovis Grabert, Monaca.

CAMBRIA COUNTY.

Jaek Dellafiora, Nanty Clo.

CARBON COUNTY.

William H. Boyer, Aquashicola.

CLINTON COUNTY.

Jesse E. Rosser, Mill Hall.

CLEARFIELD COUNTY.

Harry Boulton, Houtzdale.

ELK COUNTY.

D. E. Sellin, Highland.

ERIE COUNTY.

John G. Watt, Erie.

GREENE COUNTY.

W. G. Sharpnaek, Rices Landing.

INDIANA COUNTY.

K. M. Quikel, Heilwood.

JEFFERSON COUNTY.

Albert M. Walling, Brookville.

LANCASTER COUNTY.

J. Allison Harrar, Christiana.

LEHIGH COUNTY.

James W. Wood, Allentown.

LUZERNE COUNTY.

Fred. B. Davis, Wilkes-Barre.
Henry D. Goldberg, Wilkes-Barre.

MERCER COUNTY.

James A. Stranahan, Jr., North Diamond.

MONROE COUNTY.

Marvin O. Smith, Stroudsburg.

MONTGOMERY COUNTY.

Frank G. Gentry, Jenkintown.
Henry C. Biddle, Ambler.

NORTHAMPTON COUNTY.

Miss Florence M. Bilheimer, Northampton Borough.

PHILADELPHIA COUNTY.

John D. Battersby, Philadelphia.
Miss Emma H. Boyd, Philadelphia.
Donald Spencer Edmonds, Philadelphia.
D. Anthony Faceenda, Jr., Philadelphia.
George M. Holcomb, Philadelphia.
Wilbur V. Hopinus, Philadelphia.
Mrs. Anna S. Kirby, Philadelphia.
Walter F. Maehold, Philadelphia.
Thomas J. Mellon, Philadelphia.
W. H. Loesehe, Philadelphia.
George W. Newman, Philadelphia.
Rufus E. Palmer, Jr., Philadelphia.
Miss Kathleen A. S. Quigley, Philadelphia.
C. A. Wigmore, Philadelphia.

VENANGO COUNTY.

J. O. Berry, Oil City.
J. J. McDonough, Oil City.

WARREN COUNTY.

Guy C. Johnson, Conewango.

WASHINGTON COUNTY.

J. H. Hupp, West Alexander.

WESTMORELAND COUNTY.

Ernest Overholt, Scottdale.
Frank H. Walker, Scottdale.

WM. C. SPROUL.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, February 17, 1919.
The Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the dates set opposite their names, respectively:

ALLEGHENY COUNTY.

B. C. Barton, Pittsburgh, Feb. 21, 1919.
James P. Colvin, Pittsburgh, Feb. 21, 1919.
William H. Corbett, Wilkesburg, Feb. 22, 1919.
John S. Cort, Pittsburgh, Feb. 25, 1919.
William L. Fawcett, McKeesport, Feb. 28, 1919.
Mrs. Luey Dorsey Iams, Pittsburgh, Feb. 21, 1919.
Alfred D. Kaufmann, Pittsburgh, Feb. 21, 1919.
Alexander P. Lindsay, Pittsburgh, Feb. 20, 1919.
J. J. Meisel, Pittsburgh, Feb. 21, 1919.
Edward J. Monahan, Verona, Feb. 21, 1919.
Albert W. Ott, Pittsburgh, Feb. 21, 1919.
William L. Paine, Pittsburgh, Feb. 21, 1919.
Frank McC. Painter, Pittsburgh, Feb. 21, 1919.
E. U. Snaman, Pittsburgh, Feb. 21, 1919.
Garnet R. Speer, Pittsburgh, Feb. 21, 1919.
John C. Thompson, Pittsburgh, Feb. 21, 1919.
Nicholas Wurzel, Pittsburgh, Feb. 21, 1919.

ARMSTRONG COUNTY.

James A. White, Mesgrove, Feb. 21, 1919.

BLAIR COUNTY.

Miss Kate M. Brown, Altoona, Feb. 20, 1919.
Miss Katherine Kane, Altoona, Feb. 21, 1919.

BUTLER COUNTY.

William G. Wilson, Butler, Feb. 21, 1919.

CHESTER COUNTY.

Harry Raudebush, Downingtown, Feb. 21, 1919.

CLINTON COUNTY.

Miss Arnen E. McCabe, Lock Haven, Feb. 21, 1919.
F. R. Stout, Wolrich, Feb. 21, 1919.

DAUPHIN COUNTY.

Benjamin N. Harman, Harrisburg, Feb. 21, 1919.

ELK COUNTY.

W. W. Barbour, Ridgway, Feb. 20, 1919.

ERIE COUNTY.

George M. Fletcher, Erie, Feb. 21, 1919.
Charles J. Strachan, Erie, Feb. 21, 1919.

FRANKLIN COUNTY.

J. E. Hoyer, Chambersburg, Feb. 21, 1919.

GREENE COUNTY.

Charles S. Carter, Waynesburg, Feb. 21, 1919.

INDIANA COUNTY.

Hugh A. Jackson, Saltsburg, Feb. 21, 1919.

LACKAWANNA COUNTY.

Charles H. Horton, Carbondale, Feb. 21, 1919.
W. F. Vaughan, Scranton, Feb. 21, 1919.
James E. Watkins, Scranton, Feb. 21, 1919.

LANCASTER COUNTY.

Wm. J. Coulter, Lancaster, Feb. 21, 1919.
Milton H. Dittenbaugh, Lancaster, Feb. 21, 1919.
Wm. M. Hollowbush, Mount Joy, Feb. 24, 1919.
Herry H. Koser, Landisville, Feb. 21, 1919.
M. G. Weaver, New Holland, Feb. 21, 1919.

LAWRENCE COUNTY.

Hammer C. Drake, New Castle, Feb. 21, 1919.
George S. Long, New Castle, Feb. 21, 1919.
William McElwee, Jr., Feb. 21, 1919.

LEBANON COUNTY.

Thomas J. Shaak, Lebanon, Feb. 21, 1919.

LEHIGH COUNTY.

Horace O. Warmkessel, Allentown, Feb. 21, 1919.

LUZERNE COUNTY.

William Brewster, Wilkes-Barre, Feb. 21, 1919.
Henry Pippert, Hazleton, Feb. 21, 1919.
Valentine Shipkowski, Nanticoke, Feb. 21, 1919.
Chas. G. Siegel, Wilkes-Barre, Feb. 21, 1919.

MCKEAN COUNTY.

Melvin G. Raub, Bradford, Feb. 21, 1919.

MERCER COUNTY.

Eugene E. Anderson, Sharon, Feb. 21, 1919.
M. P. Black, Grove City, Feb. 21, 1919.

MONTGOMERY COUNTY.

U. S. G. Finkbiner, Royersford, Feb. 21, 1919.
Geo. H. Weidner, Oreland, Feb. 21, 1919.

NORTHAMPTON COUNTY.

Luigi Castellucci, Bethlehem, Feb. 21, 1919.
Charles J. Somers, Portland, Feb. 21, 1919.
William McDonough, Shamokin, Feb. 21, 1919.

PERRY COUNTY.

Charles E. Deckard, Liverpool, Feb. 21, 1919.
W. W. Holman, Liverpool, Feb. 21, 1919.

PHILADELPHIA COUNTY.

Miss Emma C. Alexander, Philadelphia, February 21, 1919.
Wm. J. P. Allen, Philadelphia, February 21, 1919.
Clarence E. Blackburn, Philadelphia, February 21, 1919.
H. B. Courter, Philadelphia, February 21, 1919.
J. William Ditter, Philadelphia, February 21, 1919.
Giovanni Falcidia, Philadelphia, February 21, 1919.
P. Carroll Fow, Philadelphia, February 21, 1919.
Joseph H. Gallagher, Philadelphia, February 21, 1919.
Miss Alice V. Gowran, Philadelphia, February 21, 1919.
Miss Eleanor L. Jeanette, Philadelphia, February 21, 1919.
James H. Lively, Philadelphia, February 21, 1919.
Beauveau B. Lyons, Philadelphia, February 21, 1919.
William F. McMonagle, Philadelphia, February 21, 1919.
James J. Neville, Philadelphia, February 21, 1919.
Chas. E. Potts, Philadelphia, February 21, 1919.
Paul Uetz, Philadelphia, February 21, 1919.
Charles H. Ulery, Philadelphia, February 21, 1919.
Miss Florence W. Warner, Philadelphia, February 21, 1919.
Charles B. Watts, Philadelphia, February 21, 1919.

SCHUYLKILL COUNTY.

Nelson T. Davis, Mahanoy City, February 21, 1919.
Wm. Kuehn, Minersville, February 21, 1919.
H. H. Spayd, Minersville, February 21, 1919.
E. D. Troutman, Pottsville, February 21, 1919.

SUSQUEHANNA COUNTY.

E. E. Emery, Susquehanna, February 21, 1919.

TIOGA COUNTY.

Harvey B. Leach, Mansfield, February 21, 1919.

WASHINGTON COUNTY.

A. B. Cochran, McDonald, February 20, 1919.

YORK COUNTY.

L. W. Blackford, Dillsburg, February 21, 1919.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent.

A motion was made by Mr. CROW.

That Rule 38, which requires nominations made by the Governor, to lie on the table one day be dispensed with, and the Senate do now resolve itself into Executive Session, for the purpose of acting upon all the nominations reported at to-day's session.

Which was agreed to.

Whereupon,

A motion was made by Mr. CROW,

That the Senate do advise and consent to the nominations reported.

On the question.

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—42

Baldwin,	Donahue,	Marlow,	Salus,
Barnes,	Einstein,	Martin,	Sassaman.
Barr,	Eyre,	McNichol,	Schantz,
Boyd,	Graff,	Meerkle,	Snyder,
Buckman,	Gray,	Miller, J. S.,	Sones,
Campbell,	Hackett,	Miller, S. J.,	Tompkins,
Craig,	Haldeman,	Murdoch,	Turner,
Crow,	Herron,	Nason,	Weaver,
Daix,	Homsher,	Patton,	Whitten,
Davis,	Leiby,	Phipps,	Woodward,
DeWitt,	Leslie,		

NAYS—0

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. CROW. Mr. President, I move that the executive session do now rise.

Mr. BUCKMAN: Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 2, entitled:

An Act conferring upon judge advocates of the United States Army the powers of notaries public declaring the effect thereof validating notarial acts heretofore performed by judge advocates and declaring the effect thereof

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the general powers of a notary public in the administration of oaths the execution and acknowledgment of legal instruments the attestation of documents and in the performance of other notarial acts and hereby conferred upon judge advocates of the United States Army the attestation of any judge advocate under the authority of this act shall be valid and legal be received in evidence in the courts of the Commonwealth and for entry of record in like manner and with the same force and effect as attestations by notaries public are received and entered

On the question,

Will the Senate agree to the section?

Mr. CRAIG. Mr. President, I move to amend section 1, page 1, line 7, by striking out the word "and" and inserting in lieu thereof the word "are."

Mr. NASON. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The second section of the bill was read as follows, and agreed to:

Section 2 All notarial acts heretofore performed by judge advocates of the United States Army in the administration of oaths the execution and acknowledgement of legal instruments the attestation of documents and all other similar notarial acts are hereby validated and made legal and such acts shall be received in evidence in the courts of the Commonwealth and for entry of record in the like manner and with the same force and effect as provided in section one of this act

The title of the bill was read as follows, and agreed to.

An Act conferring upon judge advocates of the United States Army the powers of notaries public declaring the effect thereof validating notarial acts heretofore performed by judge advocates and declaring the effect thereof.

And said bill having been read at length the second time and agreed to.

Ordered, to be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 16, entitled:

A supplement to the act approved the 29th day of May one thousand eight hundred and eighty-five (Pamphlet Laws twenty-nine) entitled "An Act to provide for the incorporation and regulation of natural gas companies" extending the duration of certain charters and providing a procedure therefor.

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the charters of all corporations granted in accordance with the act of General Assembly entitled "An act to provide for the incorporation and regulation of natural gas companies" approved May twenty-ninth one thousand eight hundred and eighty-five which charters were limited in their duration by the articles of association and have now expired or shall hereafter expire are hereby extended for a period of twenty-five years from the date of expiration of said charters Provided That a bona fide organization has taken place and business has been commenced in good faith within a period of two years from the granting of said charters Provided further That corporations availing themselves of the provisions of this act shall first pay unto the treasury of this Commonwealth the fee and bonus upon their capital stock now fixed by law for the renewal of a corporate charter And provide further That upon the payment of said fees and bonus and the production to the Secretary of the Commonwealth of evidence that the terms of this act have been complied with letters patent shall issue to such natural gas corporations

On the question,

Will the Senate agree to the section?

Mr. PHIPPS. Mr. President, I move to amend section 1, page 2, line 5, by striking out the word "unto" and inserting in lieu thereof the word "into."

Mr. CRAIG. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows, and agreed to:

A supplement to the act approved the 29th day of May one thousand eight hundred and eighty-five (Pamphlet Laws twenty-nine) entitled "An Act to provide for the incorporation and regulation of natural gas companies" extending the duration of certain charters and providing a procedure therefor

And said bill having been read at length the second time and agreed to,

Ordered, to be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 18, entitled:

An Act to authorize courts of common pleas to decree the sale of real estate held for poor purposes in the several county poor districts in this Commonwealth having a population of less than one hundred and fifty thousand inhabitants whether the title to such property is held by the poor district or was reserved by the Commonwealth for the use of a poor district and providing for the reinvestment of the proceeds thereof

The first and second sections of the bill were read as follows and agreed to:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the courts of common pleas of the several counties of this Commonwealth shall have jurisdiction to decree of public or private sale of any poor house property or real estate held for the relief or employment of the poor in any county poor district having a population of less than one hundred and fifty thousand inhabitants as shown by the last preceding United States Census in which poor district the poor are maintained in a county poor house having a poor farm connected therewith at such times and in such parts or parcels and upon such terms as in the opinion of any such court may be considered most advantageous to such district Such sale may be made whether the title to such real estate is in the county poor district or whether such real estate was reserved by the Commonwealth for use as a poor farm and the legal title thereof still remains in the Commonwealth The title to all such real estate owned by the Commonwealth so conveyed is hereby made good and valid

Section 2 Such sale may be decreed upon the petition of the directors of the poor of any such county poor district setting forth under oath or affirmation that such sale would be to the advantage of the district and all facts needful for the information of the court and shall only take place after a full and careful investigation by the court aided when deemed necessary by the report of a competent person to be appointed by the court

The third section of the bill was read as follows:

Section 3 If upon investigation the court shall deem it to the advantage of such district that the property so held or any part thereof should be sold such court is hereby authorized to decree a sale thereof and to direct the investment of the proceeds of such sale in the purchase for the use of such district of such other real estate as may be necessary for poor purposes and in the erection of suitable buildings thereon for the comfortable maintenance employment and support of such poor district and in such other investments as may be deemed most advantageous to the district

On the question,

Will the Senate agree to the section?

Mr. NASON. Mr. President, I move to amend section 3, page 2, line 29, by inserting after the word "of" the words "the poor of"

Mr. PHIPPS. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows and agreed to:

An Act to authorize courts of common pleas to decree the sale of real estate held for poor purposes in the several county poor districts in this Commonwealth having a population of less than one hundred and fifty thousand inhabitants whether the title to such property is held by the poor district or was reserved by the Commonwealth for the use of a poor district and providing for the reinvestment of the proceeds thereof

And said bill having been read at length the second time and agreed to,

Ordered, to be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 24, as follows:

An act validating certain proceedings and elections of counties boroughs townships school districts and other incorporated districts or municipalities had and held pursuant to the provisions of an act approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four entitled "An act to regulate the manner of increasing the indebtedness of such districts or municipalities"

edness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all proceedings and elections heretofore had and held by any county city borough township school or other municipality or incorporated district within this Commonwealth to increase its indebtedness under the method or procedure specified by the provisions of an Act of Assembly entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" approved the twentieth day of April one thousand eight hundred and seventy-four and the acts amendatory thereof and supplementary thereto where the majority of votes cast at such election was in favor of the increase of indebtedness be and the same are hereby ratified confirmed and made valid notwithstanding the authorities of such county city borough township school district or incorporated district did not by separate and independent action prior to the ordinance or vote in pursuance of which notice of election was given to the electors signify their desire for such increase of indebtedness or did not in the words of the act and amendments and supplements aforesaid authorizing such increase signify their desire for such increase of indebtedness and notwithstanding the ballots were not certified or signed by the county commissioners or were not printed on the official ballot after the list of candidates but were printed on separate ballots and notwithstanding full complete and proper return of the votes was not made to the proper court or counted by the court or a record showing the results made and certified by the clerk of said Court to the proper authorities of such district or municipality and notwithstanding any defect or informality in the manner of the holding or giving notice of such election and notwithstanding any mistake in stating the amount of percentage of the existing debt or the percentage of the proposed increase of patent error or orthography or of numerical statement on any or all of the ballots All of the bonds securities and obligations issued or to be issued in pursuance of every such election are hereby made valid binding obligations of every such county city borough township school district or incorporated district Provided All the other requirements of law concerning such procedure election and issue of bonds have been complied with And provided further The provisions of this Act shall not apply in any instance where the validity of such election or of any issue of bonds or other security based thereon has been already made the subject of litigation in any court of this Commonwealth

And said bill having been read at length the second time and agreed to,

Ordered, to be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate bill No. 64, as follows:

An Act to amend the second section of and to supplement an act entitled "A Supplement to the twenty-fourth section of an act entitled 'An act to provide revenue by taxation approved the seventh day of June one thousand eight hundred and seventy-nine' approved the first day of June one thousand eight hundred and eighty-nine amending the twenty-fourth section by providing for the payment by the State Treasurer of one-half of the two per centum tax on premiums paid by foreign fire insurance companies to the treasurers of the several cities and boroughs within this Commonwealth" approved the twenty-eighth day of June one thousand eight hundred and ninety-five amending the same to provide for the payment of the net proceeds of the entire two per centum tax for the purpose indicated in the original act and supplement including townships among the distributees and providing for certain conditions upon said distributions

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of the act of June twenty-eight one thousand eight hundred and ninety-five entitled "A supplement to the twenty-fourth section of an act entitled 'An act to provide revenue by taxation approved the seventh day of June one thousand eight hundred and seventy-nine' approved the first day of June one thousand eight hundred and eighty-nine amending the twenty-fourth section by providing for the payment by the State Treasurer of one-half of the two per centum tax on premiums paid by foreign fire insurance companies to the treasurers of the several cities and boroughs within this Commonwealth" which reads as follows

"Section 2 On and after the first day of January one thousand eight hundred and ninety-six and annually thereafter there shall be paid by the State Treasurer to the treasurers of the several cities and boroughs within the Commonwealth one-half of the net amount received from the two per centum tax paid upon premiums by foreign fire insurance companies. The amount to be paid to each of the treasurers of the several cities and boroughs shall be based upon the return of the said two per centum tax upon premiums received from foreign fire insurance companies doing business within the said cities and boroughs as shown by the Insurance Commissioner's report Warrants for the above purposes shall be drawn by the Auditor General payable to the treasurers of the several cities and bor-

oughs in accordance with this act whenever there are sufficient funds in the State Treasury to pay the same" is hereby amended to read as follows

Section 2 On and after the first day of January one thousand nine hundred and nineteen and annually thereafter there shall be paid by the State Treasurer to the treasurers of the several cities townships and boroughs within the Commonwealth the entire net amount received from the two per centum tax paid upon premiums by foreign fire insurance companies. The amount to be paid to each of the treasurers of the several cities townships boroughs shall be based upon the return of said two per centum tax upon premiums received from foreign fire insurance companies doing business within the said cities townships and boroughs as shown by the Insurance Commissioner's report Warrants for the above purposes shall be drawn by the Auditor General payable to the treasurers of the several cities townships and boroughs in accordance with this act whenever there are sufficient funds in the State Treasury to pay the same

Section 3 Be it further enacted That from and after the passing of this act the Auditor General is hereby authorized to withhold payment of the amount appropriated to any city township or borough as herein provided wherein there exists a duly organized fireman's relief association in conjunction with the regular approved fire department or fire company or fire companies of said city township or borough unless it shall appear that the said city township or borough has appropriated a sum equal to the amount disbursed under an act approved the seventh day of June one thousand eight hundred and seventy-nine and the supplement thereto prior to this amendment for the preceding fiscal year for the uses and purposes of the relief fund of said fire department or fire company or fire companies in said city township or borough and thereafter during each succeeding year an amount equivalent to the net amount payable to said city township or borough under section one of this act

Section 4 If any provisions of this act shall be held by any court to be unconstitutional such judgment shall not affect any other section or provisions

Section 5 All acts and parts of acts inconsistent with the provisions of this act are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, to be transcribed for a third reading.

BILL RECOMMENDED.

Mr. DAIX. Mr. President, I move that Senate Bill No. 64, the bill just read, be recommitted to the Committee on Appropriations.

Mr. MURDOCH. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 66, entitled:

An Act to amend section two and section five as amended and to supplement an Act approved the seventh day of July one thousand eight hundred and eighty-five (Pamphlet Laws two hundred and fifty-seven) entitled "An Act to confer upon the several courts of common pleas of this Commonwealth jurisdiction of a court of equity in all cases of dower and partition and prescribing the method of procedure" by enlarging the powers of the master and confirming all cases heretofore proceeded in to final decree.

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act approved the seventh day of July one thousand eight hundred eighty-five (Pamphlet Laws two hundred and fifty-seven) entitled "An act to confer upon the several courts of common pleas of this Commonwealth jurisdiction of a court of equity in all cases of dower and partition and prescribing the method of procedure" which reads as follows

"Section 2 Whenever a bill shall hereafter be filed in any court having the jurisdiction of a court of equity in cases of partition it shall be lawful for the said court after a decree in partition shall have been made to refer the cause to a master or to a master and commissioner to decide and partition the lands and tenements into purparts and to value the same and to ascertain the amounts that shall be paid or charged thereon for wooley or which shall be paid or secured to the parties to whom no purparts can be allotted in the manner now authorized by law under writs of partition issued out of the courts of common law And the said master after such partition and valuation has been made shall award the said purparts to and among the parties entitled together with the sum to be charged thereon and payable as and for wooley or partition and when the premises cannot be conveniently divided into as many purparts as there are parties entitled to award and allot the amount or sum to be paid or secured to them respectively and the times when such pay-

ments shall be made and the purparts out of which the same shall be payable" be and same is hereby amended to read as follows

Section 2 Whenever a bill shall hereafter be filed in any court having the jurisdiction of courts of equity in cases of partition it shall be lawful for the said court after a decree in partition shall have been made to refer the cause to a master or to a master and commissioner to divide and partition the lands and tenements into purparts and to value the same and to ascertain the amounts that shall be paid or charged thereon for woelty or which shall be paid or secured to the parties to whom no purparts can be allotted in the manner now authorized by law under writs of partition issued out of the courts of common law And the said master after such partition and valuation has been made or in case the master shall find that the lands and tenements cannot be divided into purparts without prejudice to or spoiling the whole and has placed a valuation thereon shall issue a rule on all parties in interest to appear before the master on a day certain to accept or refuse the said real estate at the valuation placed thereon by the master put in bids for the same or to show cause why the same should not be sold and on the return of said rule shall award and allot the said lands or the said purparts to the acceptant or to the highest bidder together with the sum to be charged thereon and payable as and for woelty or partition and when the premises cannot be conveniently divided into as many purparts as there are parties entitled to award and allot the amount or sum to be paid or secured to them respectively and the times when such payments shall be made and the purparts out of which the same shall be payable

On the question.

Will the Senate agree to the section?

Mr. CRAIG. Mr. President, I move to amend Section 1, of page 2, line 6, by striking out the word "in" and inserting in lieu thereof the word "for"; also line 7, by striking out the word "to" after the word "or"; also line 11, by striking out the word "woelty" and inserting in lieu thereof "owelty"; also line 16, by inserting after the word "award" the words "and allot"; also line 18, by striking out the words "woelty or" and inserting in lieu thereof the words "owelty of"; also page 3, line 1, by striking out the word "matser" and inserting in lieu thereof the word "master"; also line 5, by striking out the word "woelty" and inserting in lieu thereof the word "owelty"; also line 21, by striking out the words "woelty or" and inserting in lieu thereof the words "owelty of."

Mr. NASON. Mr. President, I second the motion.

On the question.

Will the Senate agree to the amendments?

It was agreed to.

On the question.

Will the Senate agree to the section as amended?

It was agreed to.

The second section of the bill was read as follows:

Section 2 That the fifth section of said act which as amended by an act approved the fourteenth day of July one thousand eight hundred and ninety-seven (Pamphlet Laws two hundred and sixty-eight) entitled "An act to amend the fifth section of an act entitled 'An act to confer upon the several courts of common pleas of the Commonwealth jurisdiction of a court of equity in all cases of dower and partition and prescribing the method of procedure' approved the seventh day of July Anno Domini one thousand eight hundred and eighty-five so as to authorize decrees of sales of purparts in partition on refusal to take" which reads as follows

"Section 5 Whenever a bill shall have been or shall hereafter be filed in any court having equitable jurisdiction in cases in partition and master or the master and commissioners to whom the proceedings have been or may be referred have reported or shall hereafter report that the lands or tenements cannot be divided without prejudice to or spoiling the whole and the parties in interest have refused or shall hereafter refuse to take the same at the valuation or if the master or the master and commissioners have reported or shall hereafter report that the parties in interest or either or any of them have refused to make any purpart or purparts at the valuation thereof then in such case the said courts may order the master then in such case the said court may order the master to make sale of such purpart or purparts or of the whole so reported to have been refused at public auction giving like notice that is required in sales under proceedings in partition in common law courts"

Section 5 Whenever a bill shall be filed in any court having equitable jurisdiction in cases in partition and the master or master and commissioner to whom the proceedings have been referred have reported that the lands or tenements cannot be divided without prejudice to or spoiling the whole and the parties have refused to take the same at the valuation then it shall be the duty of the said court to order the master to make sale thereof at public auction giving the like notice that is required in sales under proceedings in partitions in the common law courts

On the question,

Will the Senate agree to the section?

Mr. CRAIG. Mr. President, I move to amend Section 2, page 5, line 8, by striking out the word "partitions" and inserting in lieu thereof the word "partition."

Mr. NASON. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The third section of the bill was read as follows and agreed to:

Section 3 That all partition proceedings in equity heretofore instituted in which final decree has been entered be and the same are hereby ratified

The title of the bill was read as follows and agreed to:

An Act to amend section two and section five as amended and to supplement an act approved the seventh day of July one thousand eight hundred and eighty-five (Pamphlet Laws two hundred and fifty seven) entitled "An Act to confer upon the several courts of common pleas of this Commonwealth jurisdiction of a court of equity in all cases of dower and partition and prescribing the method of procedure" by enlarging the powers of the master and confirming all cases heretofore proceeded in to final decree.

And said bill having been read at length the second time and agreed,

Ordered, to be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 86, entitled:

An Act to amend section one of an act approved the fifth day of July, one thousand nine hundred and seventeen, entitled "An act authorizing cities to refund moneys paid by property owners into their treasuries when a court of competent jurisdiction shall have determined that there was no liability for such payment when made" extending the provisions thereof to boroughs and incorporated towns.

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the fifth day of July one thousand nine hundred and seventeen entitled "An Act authorizing cities to refund moneys paid by property owners into their treasuries when a court of competent jurisdiction shall have determined that there was no liability for such payment when made" which reads as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any city within this Commonwealth shall have under existing laws paved curbed and guttered or otherwise improved its highways or any of them or has opened or graded or acquired or condemned property in or along its highways or any of them at the expense in whole or in part of the owners of property bounding or abutting thereon and such owners or any number of them shall have paid the assessments levied against them by such city or by viewers for such improvement into the respective treasury the said cities are hereby authorized and empowered to refund to the said owners of property or to their heirs or assigns the amount of the assessment thus paid by them if it shall have been determined in any proceeding at law or in equity by a court of competent jurisdiction that the owners of property bounding or abutting on said highway or highways were not liable for the payment of such improvement at the time such improvement was ordered by the council of said cities to be made" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any city borough or incorporated town within this Commonwealth shall have under existing laws paved curbed and guttered or otherwise improved its highways or any of them or has opened or graded or acquired or condemned property in or along its highways or any of them at the expense in whole or in part of the owners of property bounding and abutting thereon and such owners or any number of them shall have paid the assessments levied against them by such city borough or incorporated town or by viewers for such improvement into the respective treasury the said cities boroughs or incorporated towns are hereby authorized and empowered to refund to the said owners or to their heirs or assigns the amount of the assessment thus paid by them if it shall have been determined by any proceeding at law or in equity by a court of competent jurisdiction that the owners of property bounding or abutting on said highway or highways were not liable for the payment of such improvement at the time such improvement was ordered by the council of said cities boroughs or incorporated towns to be made.

On the question,

Will the Senate agree to the section?

Mr. CROW. Mr. President, I move to amend section 1, page 2, line 10, by striking out the word "or" and inserting in lieu thereof the word "and"

Mr. SALUS. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows and agreed to:

An Act to amend section one of an act approved the fifth day of July one thousand nine hundred and seventeen entitled "An Act authorizing cities to refund moneys paid by property owners into their treasuries when a court of competent jurisdiction shall have determined that there was no liability for such payment when made" extending the provisions thereof to boroughs and incorporated towns

And said bill having been read at length the second time and agreed to,

Ordered, to be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 118, as follows:

An act making an appropriation to the Commissioners of Valley Forge Park

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two hundred and fifty thousand dollars (\$250,000) or so much thereof as may be necessary is hereby specifically appropriated to the Commissioners of Valley Forge Park for the purpose of the payment for land condemned and designated as located within the boundaries of Valley Forge Park

And said bill having been read at length the second time and agreed to,

Ordered, to be transcribed for a third reading.

BILL RECOMMITTED.

Mr. BOYD. Mr. President, I move that Senate Bill No. 118, the bill just read, be recommitted to the Committee on Appropriations for a hearing.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 120 (House Bill No. 26), entitled:

An Act to extend the benefits of the Soldiers' Orphan Industrial School to orphan or destitute children of honorably discharged soldiers sailors and marines of the war with Germany and Austria or of any movement or campaign in connection therewith or resulting therefrom

And said bill having been read at length the second time and agreed to,

Ordered, to be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 121, as follows:

An act authorizing Kathryn A Seth widow of James V. Seth deceased late of the city of Oil City Venango county Pennsylvania to bring suit in the court of common pleas of Venango county against the Commonwealth of Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That Kathryn A Seth of the city of Oil City Venango county Pennsylvania widow of James V Seth deceased is hereby authorized to bring suit in the court of common pleas of Venango county against the Commonwealth of Pennsylvania for any sum or sums of money that may be legally or justly due to the said Kathryn A Seth as damages for the death of her husband James V Seth caused by an accident on the State highway near Hampton Station Placgrove township Venango county Pennsylvania locally

known as King's Highway This suit shall be subject to the same rules of practice pleading and evidence as in other and similar cases between individuals and the defense open to the Commonwealth shall be such as would be available to an individual is sued upon like facts

And said bill having been read at length the second time and agreed to,

Ordered, to be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 155, as follows:

An act fixing salaries of county detectives in certain counties
Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties having a population of more than one hundred fifty thousand and less than two hundred fifty thousand inhabitants the salary of the county detective shall be twenty-one hundred dollars per annum payable out of the county treasury in the usual manner

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. BUCKMAN. Mr. President, I move that Senate Bill No. 155, the bill just read, be recommitted to the Committee on Judiciary General.

Mr. DAIN. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 156 (House Bill No. 106), entitled:

An Act to provide for two additional law judges of the Court of Common Pleas of the Fifth Judicial District

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in addition to the judges provided for in an act approved the eighteenth day of July one thousand nine hundred and one (Pamphlet Laws six hundred and sixty-nine) entitled "An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election appointment and commissioning of judges learned in the law for the said districts in cases where such judges are not provided for by existing laws" and an act approved the fifteenth day of March one thousand nine hundred and seven (Pamphlet Laws twenty) entitled "An Act increasing the number of courts of common pleas in the county of Allegheny establishing therein a distinct and separate court of common pleas and providing for the election and appointment of judges for said court" two additional law judges are hereby authorized and provided for the court of common pleas of the Fifth Judicial District who shall possess the same qualifications which are required by the constitution and laws for the president judge of said district and who shall hold their office for a like term and by the same tenure and shall have the same power authority and jurisdiction and shall be subject to the same duties restrictions and penalties and shall receive the same compensation provided by law for judges learned in the law as if the said office had been established in the time of and subject to the provisions of an act entitled "An Act to fix the salaries of the judges of the Supreme Court the judges of the Superior Court the judges of the Courts of Common Pleas and the judges of the Orphans' Court" approved the fifth day of May Anno Domini one thousand nine hundred and eleven and its supplements and amendments

Section 2 At the next municipal election after the passage of this act the qualified electors of the said Fifth Judicial District shall elect in the manner prescribed by law for the election of president judge two competent persons learned in the law to serve as said additional law judges in said district from the first Monday in January Anno Domini one thousand nine hundred and twenty for a term of ten years Vacancies in the office hereby created whether caused by death resignation expiration of term or otherwise shall be filled in the same manner as is required by law in case of a similar vacancy in the office of president judge

Section 3 The judge in said district whose commission shall first expire shall be the president judge thereof except where the president judge shall be re-elected in which case he shall continue to be president judge

Section 4 The Governor is hereby authorized by and with the consent of the Senate to appoint two competent persons

learned in the law as additional law judges of said fifth district until the first Monday in January succeeding the next municipal election

And said bill having been read at length the second time and agreed to,

Ordered, to be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 169, as follows:

An act to regulate the sale of certain fire arms and providing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any person co-partnership association or corporation dealing in fire arms to sell or loan or lease or give to any person any pistol or revolver or other small fire arm except in accordance with the provisions of this act and upon the production of the permit of purchase hereinafter provided for

Section 2 The permits required for by this act shall be issued by the superintendent of public safety the superintendent chief or head of any police department or police force or where there is no such duly organized or constituted police department or police force by a justice of the peace and shall be in the following form

Know all men by these presents that I do hereby issue a permit to for the purchase of a small fire arm

Section 3 Upon the application of any police officer of any city borough town or township or any constable or licensed detective or police officer commissioned by the Governor the officer hereinafter designated for such purpose shall issue a permit to purchase fire arms to any of said officers and detectives Permits may also be issued to any other person upon request made to the proper authorities and for good and sufficient cause shown The authorities to whom application is made may refuse to issue to any person any permit when in their opinion no necessity for the purchase of fire arms exists

Section 4 When any sale of a fire arm is made under the provisions of this act the person so selling the same shall retain such permit in his possession for a period of at least two years Such permit shall always be open to the inspection at reasonable hours by the superintendent of public safety or superintendent chief or head of any police department or police force

Section 5 Any person violating any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not more than one hundred dollars or to be imprisoned for a period not exceeding thirty days or both at the discretion of the court

And said bill having been read at length the second time and agreed to,

Ordered, to be transcribed for a third reading.

BILL RECOMMENDED.

Mr. DAIX. Mr. President, I move that Senate Bill No. 169, the bill just read, be recommended to the Committee on Judiciary General for a hearing.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 172, as follows:

An act to amend section one of an act approved the thirtieth day of July one thousand eight hundred and ninety-seven (Pamphlet Laws four hundred and sixty-four) entitled "An act to provide revenue and regulate the sale of malt brewed vinous and spirituous liquors or any admixture thereof by requiring and authorizing licenses to be taken out by brewers distillers wholesalers bottlers rectifiers compounders storekeepers and agents having a store office or place of business within this Commonwealth prescribing the amount of license fees to be paid in such cases and by imposing an additional license fee on retail dealers in intoxicating liquors"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That so much of section one of an act approved the thirtieth day of July one thousand eight hundred and ninety-seven (Pamphlet Laws four hundred and sixty-four) entitled "An act to provide revenue and regulate the sale of malt brewed vinous and spirituous liquors or any admixture thereof by requiring and authorizing licenses to be taken out by brewers distillers wholesalers bottlers rectifiers compounders storekeepers and agents having a store office

or place of business within this Commonwealth prescribing the amount of license fees to be paid in such cases and by imposing an additional license fee on retail dealers in intoxicating liquors" which reads as follows

"All of the license fees hereinbefore fixed and regulated shall be collected by the treasurer of the proper county for the use of the Commonwealth except as hereinbefore provided and shall be paid by the county treasurer to the State Treasurer for said use within ninety days from the date of the receipt thereof" is hereby amended to read as follows

All of the license fees hereinbefore fixed and regulated shall be collected by the treasurer of the proper county for the use of the Commonwealth except as hereinbefore provided and shall be paid by the county treasurer to the State Treasurer for said use within ninety days from the date of the receipt thereof provided however That each wholesale dealer brewer distiller rectifier compounder bottler or agent licensed under the laws of this Commonwealth may pay the annual license fee herein provided for any other license fee and additional tax now provided for by law in twelve monthly instalments The instalment for the first month shall be paid as now provided by law before a license is issued to the applicant and each subsequent instalment at any time before the beginning of each succeeding month Failure to make any of said monthly payments in advance shall terminate said license and all rights therein and the licensee shall forthwith return the same to the court or authority by which it was issued

All acts and parts of acts inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, to be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 173, as follows:

An Act to amend section eight of the act approved the thirtieth day of May one thousand eight hundred eighty-seven (Pamphlet Laws one hundred eight) entitled "An Act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eight of an act approved the thirtieth day of May one thousand eight hundred eighty-seven (Pamphlet Laws one hundred eight) entitled "An Act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" which as amended by the act approved the ninth day of June one thousand eight hundred and ninety-one (Pamphlet Laws two hundred forty-eight) entitled "An Act to amend the eighth section of the act entitled 'An act to restrain and regulate the sale of vinous and spirituous malt and brewed liquors or any admixture thereof' approved May thirteenth Anno Domini one thousand eight hundred and eighty-seven providing that the license money shall be paid into the treasury of the city county borough and township wherever the licensed places are situated and increasing the amount of license to be paid in cities of the first and second class" reads as follows

"Section 8 That all persons licensed to sell at retail any vinous spirituous malt or brewed liquors or any admixture thereof in any house room or place hotel inn or tavern shall be classified and required to pay annually for such privilege as follows Person licensed to sell by retail resident in cities of the first and second classes shall pay the sum of one thousand dollars and those resident in cities of the third class shall pay the sum of five hundred dollars those resident in all other cities shall pay three hundred dollars and those resident in boroughs shall pay the sum of one hundred and fifty dollars those resident in townships shall pay the sum of seventy-five dollars to the treasurer of the respective counties for the use of the counties in the following proportion In cities the sum of one hundred dollars in boroughs and townships one-fifth of the amount of license shall be paid to the treasurer of the amount respective counties for the use of the counties and the balance shall be paid to the treasurer of the respective cities boroughs and townships for their respective use Provided however That the money thus paid into any township treasury shall be applied to keeping the roads in good repair" is hereby amended to read as follows

Section 8 That all persons licensed to sell at retail any vinous spirituous malt or brewed liquors or any admixture thereof in any house room or place hotel inn or tavern shall be classified and required to pay annually for such privilege as follows Persons licensed to sell by retail resident in cities of the first and second classes shall pay the sum of one thousand dollars and those resident in cities of the third class shall pay the sum of five hundred dollars those resident in all other cities shall pay three hundred dollars and those resident in boroughs shall pay the sum of one hundred and fifty dollars those resident in townships shall pay the sum of seventy-five dollars to the treasurer of the respective counties for the use of the counties in the following proportion In cities the sum of one hundred dollars in boroughs and townships one-fifth of the amount of licenses shall be paid to the treasurer of the respective counties for the use of the counties and the balance shall be paid to the treasurer of the respective cities boroughs and townships for their respective use Provided however That the money thus paid into any township treasury shall be applied to keeping the roads in good repair Provided further That each person licensed to sell vinous spirituous malt or

brewed liquors or any admixture thereof under the provisions of this act may pay the annual license fee herein provided for and any additional tax or license fee now established by law in twelve monthly instalments. The instalment for the first month shall be paid as now required by law before a license is issued to the applicant and each subsequent instalment at any time before the beginning of each succeeding month. Failure to make any of said monthly payments in advance shall terminate said license and all rights therein and the licensee shall forthwith return the same to the court or authority by which it was issued.

All laws or parts of laws inconsistent herewith be and the same are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 177, as follows:

An act making an appropriation to the State Highway Department for the construction of permanent State highways for the payment of the Commonwealth's share in the expenses of constructing State-aid highways for maintenance and repair of State highways within the limits of boroughs for the maintenance and repair of State-aid highways for the payment of expenses costs and awards in the purchase or condemnation of turnpikes and toll bridges for the payment of the deficiency caused during the years one thousand nine hundred thirteen and fourteen in carrying out the laws of Pennsylvania relative to the construction maintenance and repair of roads in townships of the second class for the payment of damages to property caused or occasioned in connection with the work of the State Highway Department.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirteen million six hundred seventy-eight thousand seven hundred thirty dollars and fifty-seven cents (\$13,678,730.57) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the State Highway Department for the two fiscal years beginning June first one thousand nine hundred and nineteen for the following purposes to-wit

For the construction of permanent State highways the sum of six million dollars (\$6,000,000.00) or so much thereof as may be necessary

For the payment of the Commonwealth's share in the expenses of constructing State-aid highways as provided in the act of May thirty-first one thousand nine hundred and eleven the sum of three million dollars (\$3,000,000.00) or so much thereof as may be necessary

For the maintenance and repair of State highways within the limits of boroughs the sum of one million dollars (\$1,000,000.00) or so much thereof as may be necessary

For the maintenance and repair of State-aid highways the sum of eight hundred thousand dollars (\$800,000.00) or so much thereof as may be necessary

For the payment of expenses costs and awards in the purchase or condemnation of turnpikes and toll bridges forming a part of State highway routes as provided in the act of May thirty-first one thousand nine hundred and eleven and its amendments the sum of one million dollars (\$1,000,000.00) or so much thereof as may be necessary

For the payment of the deficiency caused during the years one thousand nine hundred thirteen and fourteen in carrying out the laws of Pennsylvania relative to the construction maintenance and repair of roads in townships of the second class and especially the act approved the twenty-second day of July one thousand nine hundred and thirteen entitled "An act relating to roads providing for the supervision construction maintenance and repair of township roads relating to road taxes and providing penalties for the violation thereof" the sum of one million eight hundred fifty-eight thousand seven hundred thirty dollars and fifty-seven cents (\$1,858,730.57) or so much thereof as may be necessary

For the payment of damages to property caused or occasioned in connection with the work of the State Highway Department in the construction improvement and repair of State highways and State-aid highways and attributed to negligence or carelessness on the part of the employees of the State Highway Department after investigation of and approval by the State Highway Commissioner and the Attorney General the sum of twenty thousand dollars (\$20,000.00) or so much thereof as may be necessary

The foregoing appropriations with the exception of the item covering the deficiency for the years one thousand nine hundred and thirteen and fourteen in carrying out the provisions of the laws of Pennsylvania relative to the construction maintenance and repair of roads in townships of the second class shall include the payment of salaries and expenses of any engineers engineers' assistants inspectors superintendents clerical assistance draughtsmen employees and laborers skilled or unskilled necessary in the judgment of the State Highway Commissioner to carry out the purposes of the said several acts herein mentioned

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 178, entitled:

An Act making an appropriation to the State Highway Department for salaries expenses and maintenance of the same.

First section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three million six hundred and twenty-six thousand dollars (\$3,626,000.00) or so much thereof as may be necessary be and the same is hereby specifically appropriated out of the general funds of the Commonwealth to the State Highway Department in the following amounts and for the following purposes to wit

For the payment of the salary of the State Highway Commissioner the sum of twenty thousand dollars (\$20,000.00)

For the payment of the salary of the Assistant State Highway Commissioner the sum of sixteen thousand dollars (\$16,000.00)

For the payment of the salary of the chief engineer of the State Highway Department the sum of fifteen thousand dollars (\$15,000.00)

For the payment of the salary of the township commissioner of the State Highway Department the sum of twelve thousand dollars (\$12,000.00)

For the payment of the salaries of a maintenance engineer and an auditor a principal assistant engineer construction engineers engineer of tests office engineer engineer of plans and surveys bridge engineer township engineer district engineers additional civil engineers engineers' assistants registrar of motor vehicles executive manager statistician secretary superintendents of highways inspectors purchasing agent paymasters cost accountant bookkeepers cashier mechanic draughtsman stenographers additional clerks and all other necessary traveling expenses contingent and incidental expenses of the automobile division maintenance and equipment of a physical and chemical laboratory survey and plotting of county and township roads and the making and publishing of maps thereof the sum of three million five hundred and sixty-three thousand dollars (\$3,563,000.00)

On the question,

Will the Senate agree to the section?

Mr. FYRE. Mr. President, I move to amend the section by striking out all after the word "that" and inserting in lieu thereof the following:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same, That the sum of three million six hundred and twenty-six thousand dollars (\$3,626,000.00), or so much thereof as may be necessary, be and the same is hereby specifically appropriated out of the general funds of the Commonwealth to the State Highway Department in the following amounts and for the following purposes, to wit:

For the payment of the salary of the State Highway Commissioner the sum of twenty thousand dollars (\$20,000.00).

For the payment of the salary of the Assistant State Highway Commissioner the sum of sixteen thousand dollars (\$16,000.00).

For the payment of the salary of the Chief Engineer of the State Highway Department the sum of fifteen thousand dollars (\$15,000.00).

For the payment of the salary of the Township Commissioner of the State Highway Department the sum of twelve thousand dollars (\$12,000.00).

For the payment of the salaries of a Maintenance Engineer, a Controller, a Principal Assistant Engineer, Construction Engineers, Engineer of Tests, Office Engineer, Engineer of Plans and Surveys, Bridge Engineer, Township Engineer, District Engineers, additional Civil Engineers, Engineers' Assistants, Registrar of Motor Vehicles, Executive Manager, Statistician, Secretary, Superintendents of Highways, Inspectors, Purchasing Agent, Paymasters, Cost Accountant, Bookkeepers, Cashier, Mechanician, Draughtsmen, Stenographers, additional Clerks, and all other necessary employees, necessary traveling expenses, contingent and incidental expenses, necessary expenses of the Automobile Division, purchase and maintenance of Motor Equipment, maintenance and equipment of a physical and chemical laboratory, survey and plotting of county and township roads and the making and publishing of maps thereof, the sum of three million five hundred and sixty-three thousand dollars (\$3,563,000.00).

Mr. BUCKMAN. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows and agreed to.

An Act making an appropriation to the State Highway Department for salaries expenses and maintenance of the same.

And said bill having been read at length the second time and agreed to,

Ordered, to be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 179, entitled:

An Act to amend sections one and two of an Act, entitled: "An act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property or otherwise in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State-aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township, county, borough, or incorporated town, and requiring contracts by counties, townships, boroughs and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways and kind and materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act," approved the 31st day of May, A. D. 1911, as amended by an Act approved the 28th day of May, A. D., 1915.

First section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That sections one and two of an act entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of

acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven as amended by an act approved the twenty-eighth day of May Anno Domini one thousand nine hundred and fifteen which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the first day of June Anno Domini one thousand nine hundred and eleven there shall be established a State Highway Department by the appointment by the Governor of the Commonwealth of a State Highway Commissioner who shall serve for a term of four years and shall give his entire time and attention to the duties of his office He shall receive a salary of eight thousand dollars per annum and shall furnish a bond to the Commonwealth in the sum of fifty thousand dollars to be approved by the Governor conditioned for the faithful performance of his duties The Governor shall also appoint two Deputy State Highway Commissioners to be known as First Deputy State Highway Commissioner and Second Deputy State Highway Commissioner respectively one of whom shall be a competent civil engineer They each shall receive a salary of six thousand dollars per annum They shall each give bond to the Commonwealth in the sum of twenty-five thousand dollars to be approved by the Governor conditioned for the faithful performance of their duties They shall be subject at all times to the authority of the State Highway Commissioner and in the absence of the Commissioner shall in the order of their precedence to each other preform and discharge all the duties of the State Highway Commissioner as required by law and the provisions of this act The Governor shall also appoint an auditor of the said department who shall be an expert accountant and who shall be a certified public accountant under the laws of this Commonwealth He shall receive a salary of three thousand dollars per annum and shall give bond to the Commonwealth in the sum of twenty-five thousand dollars subject to the approval of the Governor conditioned for the faithful performance of his duties It shall be the duty of said auditor to examine and audit all the accounts of the department and to countersign all warrants

"Section 2 (As amended by act approved May twenty-eighth one thousand nine hundred and fifteen Pamphlet Laws five hundred and eighty-three) The Governor shall appoint a Chief Engineer of the department who shall be a capable and competent civil engineer and experienced in the building and maintenance of improved roads who shall be paid a salary at the rate of seven thousand dollars per annum The State Highway Commissioner shall appoint as an assistant to the chief engineer of bridges who shall be a capable and competent civil engineer experienced in the designing and construction of bridges who shall be paid a salary at the rate of thirty-six hundred dollars per annum He may also appoint not to exceed fifty superintendents experienced in the construction and maintenance of improved roads who shall be known as superintendents of highways each of whom shall be paid a salary at the rate of fifteen hundred dollars per annum He may also appoint as the work of the department requires fifteen competent civil engineers experienced in improved road building to act as assistants to the chief engineer and who shall each be paid a salary at the rate of twenty-four hundred dollars per annum He may also appoint a chief draughtsman who shall also be an experienced civil engineer and who shall be paid a salary at the rate of twenty-four hundred dollars per annum He may also appoint an engineer of maintenance an engineer of construction additional civil engineers and engineers assistants superintendents inspectors a statistician paymaster draughtsmen bookkeepers a chief clerk additional clerks stenographers and such other employees as in his opinion are sufficient to carry on the work of the State Highway Department and shall fix the salaries to be paid the aforementioned employees

"The State Highway Commissioner his deputies and other officers shall be paid in addition to their stipulated salary or compensation traveling expenses necessarily and actually incurred by each of them in the performance of the duties required by this act or performed by direction of the State Highway Commissioner The State Highway Commissioner shall assign the superintendents of highways to such sections or parts of the State as in the judgment of said commissioner will enable said superintendents to render most efficient service in the improvement of the highways It shall be the duty of each superintendent of highways subject to the authority of the commissioner and in accord with the rules and regulations of the department to superintend supervise and take charge and control of all work of rebuilding maintenance and repair of the State-aid and State Highways or any portion thereof in his said district or placed in his charge and it shall be the further duty of each superintendent of highways to instruct the authorities having charge of the highways in the counties or townships in his district which receive aid from the State in the maintenance of highways as to the method to be employed at all times in the construction maintenance and repair of county or township roads culverts and bridges in said counties or townships" be and the same is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the first day of June Anno Domini one thousand nine hundred and eleven there shall be established a State Highway Department by the appointment by the Governor of the Commonwealth of a State Highway Commissioner who shall serve for a term of four years and shall give his entire time and attention to the duties of his office He shall receive a salary of ten thousand dollars per annum and shall furnish a bond to the Commonwealth in the sum of two hundred thousand dollars to be approved by the Governor conditioned for the faithful performance of his duties The Governor shall also appoint an Assistant State Highway Commissioner who shall be an experienced executive and a

competent civil engineer and who shall at all times be subject to the authority of the State Highway Commissioner and shall have executive authority over all other officials and employees of the State Highway Department and in the absence of the Commissioner shall perform and discharge all the duties of the State Highway Commissioner as required by law and the provisions of this Act. He shall receive a salary of eight thousand dollars per annum and shall furnish a bond to the Commonwealth in the sum of twenty-five thousand dollars to be approved by the Governor conditioned for the faithful performance of his duties. The Governor shall also appoint a Township Commissioner who shall receive a salary of six thousand dollars per annum and shall give bond to the Commonwealth in the sum of twenty-five thousand dollars to be approved by the Governor conditioned for the faithful performance of his duties.

Section 2 (As amended by Act approved May twenty-eighth one thousand nine hundred and fifteen Pamphlet Laws five hundred and eighty-three) The Governor shall appoint a Chief Engineer of the department who shall be a capable and competent civil engineer and experienced in the building and maintenance of improved roads who shall be paid a salary at the rate of seven thousand five hundred dollars per annum. The State Highway Commissioner shall appoint an experienced maintenance engineer. He shall also appoint a controller who shall be an expert accountant and who shall keep record of the finances of the department audit all accounts and countersign all warrants. The State Highway Commissioner shall appoint as assistants to the Chief Engineer a principal engineer construction engineers an office engineer and an engineer of plans and surveys who shall be capable and competent civil engineers experienced in the designing and construction of highways. He may also appoint an engineer of bridges who shall be a capable and competent civil engineer experienced in the designing and construction of bridges. He may also appoint as the work of the department requires district engineers and additional civil engineers experienced in improved road building. He may also appoint superintendents of highways experienced in the construction and maintenance of improved roads. He may also appoint a township engineer engineers assistants and engineer of tests a registrar of motor vehicles an executive manager statistician secretary inspectors purchasing agent paymasters cost accountant bookkeepers cashier mechanic draughtsmen stenographers additional clerks and such other employees as in his opinion are sufficient to carry on the work of the State Highway Department and shall fix the salaries of the aforementioned employees.

The State Highway Commissioner Assistant Commissioner and other officers shall be paid in addition to their stipulated salary or compensation traveling expenses necessarily and actually incurred by each of them in the performance of the duties required by this act or performed by direction of the State Highway Commissioner. The State Highway Commissioner shall assign the superintendents of highways to such sections or parts of the State as in the judgment of said commissioner will enable said superintendents to render most efficient service in the improvement of the highways. It shall be the duty of each superintendent of highways subject to the authority of the commissioner and in accord with the rules and regulations of the department to superintend supervise and take charge and control of all work of rebuilding maintenance and repair of the State-aid and State Highways or any portions thereof in his said district or placed in his charge.

The provisions of this act shall become effective immediately upon its approval by the Governor.

On the question,

Will the Senate agree to the section?

Mr. EYRE. Mr. President, I move to amend section 1, page 3, line 4, by striking out all after the word "that" and inserting in lieu thereof the following:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same, That Section one of an Act, entitled "An act providing for the establishment of a State Highway Department," by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring borough and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid

highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads and prescribing the contents of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvements or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and state-aid highways, and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act." approved the thirty-first day of May, Anno Domini one thousand nine hundred and eleven, which reads as follows:

"Section 1. Be it enacted, &c., That from and after the first day of June, Anno Domini one thousand nine hundred and eleven, there shall be established a State Highway Department, by the appointment by the Governor of the Commonwealth of a State Highway Commissioner, who shall serve for a term of four years, and shall give his entire time and attention to the duties of his office. He shall receive a salary of eight thousand dollars per annum, and shall furnish a bond to the Commonwealth, in the sum of fifty thousand dollars, to be approved by the Governor, conditioned for the faithful performance of his duties. The Governor shall also appoint two Deputy State Highway Commissioners, to be known as First Deputy State Highway Commissioner and Second Deputy State Highway Commissioner, respectively; one of whom shall be a competent civil engineer. They each shall receive a salary of six thousand dollars per annum. They shall each give bond to the Commonwealth, in the sum of twenty-five thousand dollars, to be approved by the Governor, conditioned for the faithful performance of their duties. They shall be subject at all times to the authority of the State Highway Commissioner, and in the absence of the Commissioner shall, in the order of their precedence to each other, perform and discharge all the duties of the State Highway Commissioner as required by law and the provisions of this act. The Governor shall also appoint an auditor of the said department, who shall be an expert accountant and who shall be a certified public accountant, under the laws of this Commonwealth. He shall receive a salary of three thousand dollars per annum, and shall give bond to the Commonwealth, in the sum of twenty-five thousand dollars, subject to the approval of the Governor, conditioned for the faithful performance of his duties. It shall be the duty of said Auditor to examine and audit all the accounts of the Department and to countersign all warrants," be and the same is hereby amended to read as follows:

Section 1. Be it enacted, &c., That from and after the first day of June, Anno Domini one thousand nine hundred and eleven, there shall be established a State Highway Department, by the appointment by the Governor of the Commonwealth of a State Highway Commissioner, who shall serve for a term of four years, and shall give his entire time and attention to the duties of his office. He shall receive a salary of ten thousand dollars per annum, and shall furnish a bond to the Commonwealth, in the sum of two hundred thousand dollars, to be approved by the Governor, conditioned for the faithful performance of his duties. The Governor shall also appoint an Assistant State Highway Commissioner, who shall be an experienced executive and a competent civil engineer, and who shall at all times be subject to the authority of the State Highway Commissioner and shall have executive authority over officials and employees of the State Highway Department, and in the absence of the Commissioner shall perform and discharge all the duties of the State Highway Commissioner, as required by law and the provisions of this Act. He shall receive a salary of eight thousand dollars per annum, and shall furnish a bond to the Commonwealth, in the sum of twenty-five thousand dollars, to be approved by the Governor, conditioned for the faithful performance of his duties. The Governor shall also appoint a Township Commissioner, who shall receive a salary of six thousand dollars per annum, and shall give bond to the Commonwealth in the sum of twenty-five thousand dollars, to be approved by the Governor, conditioned for the faithful performance of his duties.

Section 2. That Section two of said Act, which, as amended by an act, approved the twenty-eighth day of May, one thousand nine hundred and fifteen, (P. L. 533), entitled "An act to amend section two of an Act, approved the thirty-first day of May, one thousand nine hundred and eleven, entitled 'An act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioners; providing for the payment of damages in taking of property,

or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads and prescribing the contents of township, county borough, or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid highways, and kind of material to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act," reads as follows:

"Section 2. The Governor shall appoint a Chief Engineer of the department, who shall be a capable and competent civil engineer, and experienced in the building and maintenance of improved roads, who shall be paid a salary at the rate of seven thousand dollars per annum. The State Highway Commissioner shall appoint, as an assistant to the chief engineer, an engineer of bridges, who shall be a capable and competent civil engineer, experienced in the designing and construction of bridges, who shall be paid a salary at the rate of thirty-six hundred dollars per annum. He may also appoint not to exceed fifty superintendents, experienced in the construction and maintenance of improved roads, who shall be known as superintendents of highways, each of whom shall be paid a salary at the rate of fifteen hundred dollars per annum. He may also appoint, as the work of the department requires, fifteen competent civil engineers, experienced in improved road building, to act as assistants to the chief engineer, and who shall each be paid a salary at the rate of twenty-four hundred dollars per annum. He may also appoint a chief draughtsman, who shall also be an experienced civil engineer, and who shall be paid a salary at the rate of twenty-four hundred dollars per annum. He may also appoint an engineer of maintenance, an engineer of construction, additional civil engineers and engineers' assistants, superintendents, inspectors, a statistician, paymasters, draughtsmen, bookkeepers, a chief clerk, additional clerks, stenographers, and such other employees, as in his opinion, are sufficient to carry on the work of the State Highway Department, and shall fix the salaries to be paid the aforementioned employees.

"The State Highway Commissioner, his deputies and other officers, shall be paid in addition to their stipulated salary or compensation, traveling expenses necessarily and actually incurred by each of them in the performance of the duties required by this act, or performed by direction of the State Highway Commissioner. The State Highway Commissioner shall assign the superintendents of highways to such sections or parts of the State as, in the judgment of said commissioner, will enable said superintendents to render most efficient service in the improvement of the highways. It shall be the duty of each superintendent of highways, subject to the authority of the commissioner, and in accord with the rules and regulations of the department, to superintend, supervise, and take charge and control of all work of rebuilding, maintenance, and repair of the State-aid and State Highways, or any portions thereof, in his said district, or placed in his charge; and it shall be the further duty of each superintendent of highways to instruct the authorities having charge of the highways in the counties or townships in his district, which receive aid from the State in the maintenance of highways, as to the method to be employed at all times in the construction, maintenance and repair of county or township roads, culverts, and bridges in said counties or townships," be, and the same is hereby, amended to read as follows:

Section 2. The Governor shall appoint a Chief Engineer of the department, who shall be a capable and competent civil engineer and experienced in the building and maintenance of improved roads, who shall be paid a salary at the rate of seven thousand five hundred dollars per annum. The State Highway Commissioner shall appoint an experienced maintenance engineer. He shall also appoint a controller who shall be an expert accountant and who shall keep record of the finances of the department, audit all accounts and countersign all warrants. The State Highway Commissioner shall appoint, as assistants to the Chief Engineer, a principal assistant engineer, construction engineers, an office engineer, and an engineer of plans and surveys, who shall be capable and competent civil engineers, experienced in the designing and construction of highways. He may also appoint an engineer of bridges, who shall be a capable and competent civil engineer, experienced in the designing and construction of bridges. He may also appoint, as the work of the department requires, district engineers and additional civil engineers, experienced in improved road building. He may also appoint superintendents of highways, experienced in the construction and maintenance of improved roads. He may also appoint a township engineer, engineers' assistants, an engineer of tests, a registrar of motor vehicles, an executive manager, statistician, secretary, inspectors, purchasing agent, paymasters, cost accountant, bookkeepers, cashier, mechanic, draughtsmen, stenographers, additional clerks, and such other employees as in his opinion are sufficient to carry on the work of the State Highway Department, and shall fix the salaries of the aforementioned employees

The State Highway Commissioner, Assistant Commissioner and other officers, shall be paid, in addition to their stipulated salary or compensation, traveling expenses necessarily and actually incurred by each of them in the performance of the duties required by this act, or performed by direction of the State Highway Commissioner. The State Highway Commissioner shall assign the superintendents of highways to such sections or parts of the State as, in the judgment of said commissioner, will enable said superintendents to render most efficient service in the improvement of the highways. It shall be the duty of each superintendent of highways subject to the authority of the commissioner, and in accord with the rules and regulations of the department, to superintend, supervise, and take charge and control of all work of rebuilding, maintenance, and repair of the State-aid and State Highways, or any portions thereof, in his said district, or placed in his charge.

The provisions of this act shall become effective immediately upon its approval by the Governor.

Mr. BUCKMAN. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows:

"An Act to amend sections one and two of an act, entitled, 'An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats, principal cities, and towns extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property or otherwise in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State-aid in the improvement, maintenance and repair of township or county roads and prescribing the contents of township, county, borough, or incorporated town, petitions providing for percentage of cost of improvement or repairs to be paid by State, county township borough or incorporated town, and requiring contracts by counties, townships, boroughs and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways and kind of materials to be used in the improvement; providing for payments of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act," approved the 31st day of May, A. D. 1911, as amended by an act approved the 28th day of May, A. D. 1915.

Mr. EYRE. Mr. President, I move to amend the title on page 1, line 2, by striking out the words "of an act" and inserting in lieu thereof the following "as amended, of an act, approved the thirty-first day of May, Anno Domini one thousand nine hundred and eleven (P. L. 468)"; also on page 3, line 10, by striking out the following: "approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven as amended by an act approved the twenty-eighth day of May Anno Domini one thousand nine hundred and fifteen."

Mr. BUCKMAN. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

RESOLUTION ON DEATH OF HONORABLE P. GRAY MEER.

Mr. S. J. MILLER. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. S. J. MILLER offered the following resolution, which was twice read, considered and agreed to:

WHEREAS, Announcement is made of the death of the Honorable J. Gray Meek, of Centre County, who was a member of the Senate from 1891 to 1894; and

WHEREAS, This body desires to enter its testimony of its respectful regard for him as a citizen and as a Senator; therefore, be it

RESOLVED, That the Senate of Pennsylvania hereby records its high estimate of our late associate as a citizen, a legislator and a man;

RESOLVED, That in the death of Senator Meek, the county of Centre has lost one of its most honored and substantial citizens and the public welfare an earnest advocate;

RESOLVED, That we tender to his family our sincere and heartfelt sympathy in the irreparable loss which they have sustained by this invasion by death of their circle.

RESOLUTION ON DEATH OF HONORABLE NORMAN B. CRITCHFIELD.

Mr. J. S. MILLER. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. J. S. MILLER offered the following resolution, which was twice read, considered and agreed to.

WHEREAS, Almighty God in his wisdom from our midst on February twelfth, one thousand nine hundred and nineteen, the Honorable Norman B. Critchfield, late a Senator from the 36th District; and

WHEREAS, His character and public services demand prominent commemoration; therefore be it

RESOLVED, That the Senate of Pennsylvania, in appreciation of the sterling qualities and high unselfish character of our late member, extend to the family of the deceased Senator our sincerest sympathy in their great loss, and direct that a copy of this resolution, duly engrossed and attested, be forwarded to the bereaved wife.

ADJOURNMENT.

Mr. SASSAMAN. Mr. President, I move that the Senate do now adjourn until 11 o'clock tomorrow morning, out of respect to the death of Ex-Senators Herbst, Critchfield and Meek.

Mr. HACKETT. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 10:46 P. M. until Tuesday morning, February 18, 1919, at 11 o'clock.

HOUSE OF REPRESENTATIVES.

MONDAY, February 17, 1919.

The House met at 9.00 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

O Thou blessed God of Heaven and earth, we are mindful, that Thy kindness is continually new unto us. This prompts us to come before Thee seeking Thy blessing once more. Especially at this time would we pour out our hearts for him who is the Chief Executive of this Commonwealth. Grant unto him who has a great task in a great State, that he may bring great thoughts and great love to his work.

We do not ask for an easy life, for this cannot be, but we beseech Thee that Thou wilt endow him with gifts that shall make him equal to his task, and grant unto him such leadership whereby he shall be guided: at all times by all that is good and true, and set such an example that all those who are hired by this State may find in him the first and chief servant: and may they give their services with conscientiousness and with joy, and may the State be blessed, for Thy name's sake. Amen

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of the proceedings of Tuesday, February 11, 1919.

The Clerk proceeded to read the Journal of the proceedings of Tuesday, February 11, 1919, when, on motion of Mr. Hoffman the further reading was dispensed with, and the Journal was approved.

BILLS INTRODUCED AND REFERRED.

By Mr. GOEHRING. House Bill No. 345.

An Act in relation to the appointment and salaries of certain clerks appointed by the several clerk of courts of over and terminer and general jail delivery and quarter sessions of the peace in counties of this Commonwealth having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last United States census.

Referred to the Committee on Judiciary General.

By Mr. POWELL. House Bill No. 346.

An Act to amend sections three hundred and twenty-seven, three hundred and twenty-eight and three hundred and twenty-nine of an act approved the fourteenth day of July, one thousand nine hundred and seventeen, (P. L. 840), entitled "An Act concerning townships; and revising, amending, and consolidating the law relating thereto."

Referred to the Committee on Counties and Townships.

By Mr. POWELL. House Bill No. 347.

An Act to further amend section one as amended, and to amend sections two, three and sixteen of article four, chapter seven of an act, approved the fourteenth day of May, one thousand nine hundred fifteen (P. L. 312) entitled, "An Act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs."

Referred to the Committee on Municipal Corporations.

By Mr. POWELL. House Bill No. 348.

An Act to amend section two thousand six hundred and twenty-five of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled, "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. POWELL. House Bill No. 349.

An Act to amend the act approved the fourteenth day of July, one thousand nine hundred seventeen (P. L. 840) entitled, "An Act concerning townships; and revising, amending and consolidating the law relating thereto."

Referred to the Committee on Elections.

By Mr. RAMSEY, (by request). House Bill No. 350.

An Act authorizing the appointment of a commission to inquire into the causes and results of industrial accidents; and to study advanced methods for safeguarding against the same.

Referred to the Committee on Labor and Industry.

By Mr. RAMSEY. House Bill No. 351.

An Act concerning industrial banks; defining the same; and providing for their incorporation, powers, supervision and control.

Referred to the Committee on Banks and Banking.

By Mr. RAMSEY. House Bill No. 352.

A Supplement to the act approved the fifth day of March, one thousand nine hundred and six, (P. L. 63), entitled "An Act to provide for the personal registration of electors in cities of the third class of this Commonwealth, to make such registration a condition of the right to vote in such cities, and to provide penalties for violation of its provisions," providing for the payment by the county for the use of rooms by registrars when sitting for the registration of electors.

Referred to the Committee on Elections.

By Mr. RAMSEY. House Bill No. 353.

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its navigable tributaries, for two years, from June first, one thousand nine hundred and nineteen.

Referred to the Committee on Appropriations.

By Mr. McCAIG. House Bill No. 354.

An Act making an appropriation to the Orphan Asylum of the Holy Family, of Emsworth, Allegheny County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. HEYBURN. House Bill No. 355:

An Act to amend part of section six of an act approved the thirty-first day of May, one thousand nine hundred and eleven (Pamphlet Laws four hundred sixty-eight), entitled "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads, connecting county-seats, principal cities and towns, and extending to the State line, describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways, solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways, wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof; providing for purchase or acquiring of turnpikes, or toll roads, forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads, and prescribing the contents of township, county, borough or incorporated town petitions; providing for the percentage of cost of improvement or repairs to be paid by State, county, township, borough or incorporated town and requiring contracts by counties, townships, boroughs and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; making penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act, and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith, and providing that existing contracts are not affected by provisions of this act."

Referred to the Committee on Public Roads.

By Mr. DILSHEIMER. House Bill No. 356.

An Act making an appropriation to the Hebrew Sheltering Home and Day Nursery for Children, Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. McINTYRE. House Bill No. 357.

An Act providing that every corporation doing business in Pennsylvania shall deposit with the Bureau of Statistics in the Department of Labor and Industry a sworn list, giving the following information concerning it: Capitalization, bonded indebtedness, physical value of such corporate holding, gross income, gross expenditures for the fiscal year preceding the making of the list and how the expenditures were proportioned between labor, capital, taxes, improvements and repairs, and further providing for the regular filing of a list giving the names and addresses of all stockholders, shares of stock held, such list to be corrected from year to year, if required; also directing the Commissioner of Labor and Industry to provide and forward to each corporation a blank interrogating list for the use of corporations when furnishing the above-required information, and fixing a penalty on the presidents and treasurers of corporations who shall have failed to comply with this act.

Referred to the Committee on Manufactures.

By Mr. HOLLINGSWORTH. House Bill No. 358.

An Act to prevent the felonious taking and stealing of motor vehicles, and the receiving and purchasing of stolen motor vehicles.

Referred to the Committee on Judiciary Special.

By Mr. BUNGARD. House Bill No. 359.

An Act making an appropriation to the Westmoreland County Children's Aid Society, at Greensburg, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. HOUGH, House Bill No. 360.

An Act to further amend section five of an act, entitled "An Act to establish a county court for the county of Allegheny, and prescribing its powers and duties; regulating the procedure therein, and providing for the expenses thereof," approved the fifth day of May, one thousand nine hundred and eleven, as amended by an act, entitled "An Act amending section five of an act, entitled 'An Act to establish a county court for the county of Allegheny, and prescribing its powers and duties; regulating the procedure therein, and providing for the expenses thereof' approved the fifth day of May, Anno Domini one thousand nine hundred and eleven by changing the manner of appointment and of determining the number, duties and compensation of clerks and other assistants" approved the fourteenth day of May, one thousand nine hundred and fifteen, by changing the manner fixing the compensation of clerks and other assistants directing same to be fixed by the salary board of which the President Judge of said court shall constitute a member when such salaries are fixed.

Referred to the Committee on Judiciary Special.

By Mr. MARCUS. House Bill No. 361.

An Act relating to criminal procedure before aldermen, justices of the peace and magistrates in cases of assault and assault and battery and providing for the assessment of costs in such cases upon the prosecutor, defendant or county and the commitment of the prosecutor or defendant in cases of default.

Referred to the Committee on Judiciary Special.

By Mr. KINSMAN. House Bill No. 362.

An Act to amend chapter three, article one of an act approved the fourteenth day of July, one thousand nine hundred and seventeen, (P. L. 840), entitled "An Act concerning townships; and revising, amending and consolidating the law relating thereto."

Referred to the Committee on Counties and Townships.

By Mr. BIGLER. House Bill No. 363.

An Act to amend section four of an act approved the eleventh day of July, one thousand nine hundred and seventeen, (P. L. 818), entitled "An Act relating to dogs, and the protection of livestock and poultry from damage by dogs; providing for the licensing of dogs; regulating the keeping of dogs, and authorizing their destruction in certain cases; providing for the protection of licensed dogs, and for dogs temporarily imported for trial, show, and breeding purposes; prescribing certain privileges for hunting dogs, and dogs owned or used by the Board of Game Commissioners; providing for the assessment of damages done by dogs, and payment thereof by the proper county to the owners of livestock and poultry, and of damages to licensed dogs; imposing powers and duties on certain State, county, city, borough, town and township officers and employees, and on city councils of cities of the first and second class; and providing penalties."

Referred to the Committee on Ways and Means.

By Mr. BIGLER. House Bill No. 364.

An Act making an appropriation to the Greenville Hospital, Greenville, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. SARIG. House Bill No. 365.

An Act defining and prohibiting monopolies, trusts, and combinations affecting trade and commerce in commodities and articles of commerce; prohibiting discrimination in the carrying on of such trade and commerce; providing for the production of evidence, and granting immunity to witnesses; and prescribing penalties for a violation of its provisions.

Referred to the Committee on Manufactures.

By Mr. SHOWALTER (by request). House Bill No. 366.

An Act providing for the establishment of a State Industrial Home for Young Men; authorizing the purchase of a site, and the erection thereon and equipment of necessary buildings; providing for the commitment to said State Industrial Home

for Young Men of males between the ages of sixteen and thirty years, convicted of, or pleading guilty to, the commission of any criminal offense and their parole and discharge therefrom; and providing for the government and management of said institution; and making and appropriation to carry out the purposes of this act.

Referred to the Committee on Appropriations.

By Mr. SULLIVAN. House Bill No. 367.

An Act making an appropriation to the Home of the Good Shepherd, Lincoln Avenue, Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. HICKERNELL. House Bill No. 368.

An Act providing for the selection and purchase of a site, the erection, equipment and furnishing of a State Orphans' Home, and for the administration thereof; and providing for the admission thereto and the care, maintenance and education of certain orphans.

Referred to the Committee on Appropriations.

By Mr. HICKERNELL. House Bill No. 369.

An Act to amend an act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. HICKERNELL. House Bill No. 370.

An Act to amend section one thousand six hundred and seven of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same; and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. HICKERNELL. House Bill No. 371.

An Act creating in the Department of Health a Bureau of Child Welfare; and defining the powers and duties thereof.

Referred to the Committee on Appropriations.

By Mr. HICKERNELL. House Bill No. 372.

An Act to prevent fraud and deceit, by regulating and inspecting investment companies, and dealers in certain stocks, bonds or other securities; providing for the regulation and registration of such companies and dealers; creating and establishing a Securities Commission for the purpose of enforcing the provisions of this act; prescribing and defining the powers and duties of such commission; and providing penalties.

Referred to the Committee on Banks and Banking.

By Mr. HICKERNELL. House Bill No. 373.

An Act regulating marriage.

Referred to the Committee on Public Health and Sanitation.

By Mr. HICKERNELL. House Bill No. 374.

An Act to further amend section one of an act, approved the twenty-ninth day of April, one thousand nine hundred and thirteen (P. L. 118), entitled "An Act applicable to all counties of this Commonwealth to provide monthly payments, as approved by the trustees, to indigent widowed, or abandoned mothers, for partial support of their children in their own homes. The manner of appointment of the trustees; the administration of the trust; amount of appropriations, proportioning appropriations, co-ordinate appropriations; amounts to be paid, form of records, eligibility, penalties, and reports as set forth," as amended, extending said act to certain widows and children, deserted women with children whose husbands whereabouts are unknown, women whose husbands have been absent and unheard of for seven years and women with children whose husbands are permanently confined in insane institutions.

Referred to the Committee on Counties and Townships.

By Mr. HICKERNELL. House Bill No. 375.

An Act providing for and regulating the sterilization of certain persons, and providing for the payment by the several counties of the expenses in connection therewith.

Referred to the Committee on Public Health and Sanitation.

By Mr. HICKERNELL. House Bill No. 376.

An Act forbidding the advertising, publishing, selling, distribution, or otherwise disseminating, or imparting, or attempting to disseminate, or impart, knowledge or information tending to interfere with or diminish the number of births of human beings in the Commonwealth of Pennsylvania.

Referred to the Committee on Public Health and Sanitation.

By Mr. KENNEDY. House Bill No. 377.

An Act providing that unpaid county, city, borough, town, township, school district and poor district taxes shall bear interest.

Referred to the Committee on Ways and Means.

By Mr. EDGAR R. SMITH. House Bill No. 378.

An Act to amend section one of an act approved the twenty-fourth day of June, Anno Domini one thousand eight hundred and ninety-five, entitled "An Act to provide for the licensing of buildings and other places in which theatrical, operatic and circus performances are held and menageries or museums are exhibited, and fixing the price to be paid for said licenses, and providing for the licensing of circuses and menageries exhibiting in tents and enclosures of like character."

Referred to the Committee on Ways and Means.

By Mr. QUIGLEY. House Bill No. 390.

An Act to amend section two thousand thirty-four of article twenty of an act entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same and the method of collecting such revenue, and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," approved the eighteenth day of May, one thousand nine hundred and eleven, by authorizing and empowering the State Board of Education to make purchases and sales of real estate for normal schools purchased by the State, and prescribing the disposition of the proceeds of any such sales.

Referred to the Committee on Education.

By Mr. COLDER. House Bill No. 391.

An Act to provide for the extradition of persons of unsound mind, and to make uniform the laws of the states which enact the same.

Referred to the Committee on Judiciary General.

By Mr. PIKE. House Bill No. 392.

An Act to repeal an act approved the seventeenth day of March, one thousand eight hundred and sixty-eight (Pamphlet Laws three hundred forty-two), entitled "An Act relating to the collection of State and county taxes in the county of Montgomery," and the supplement thereto approved the tenth day of May, one thousand eight hundred and seventy-one (Pamphlet Laws six hundred fifty-nine), entitled "A supplement to the act entitled 'An Act relating to the collection of State and county taxes in the county of Montgomery,' approved the seventeenth day of March, one thousand eight hundred and sixty-eight."

Referred to the Committee on Counties and Townships.

By Mr. EDGAR R. SMITH. House Bill No. 393.

An Act imposing a tax on motion picture films, reels or views, providing for the assessment and collection thereof, dedicating the proceeds of such tax to the "Insurance Fund," and providing penalties.

Referred to the Committee on Ways and Means.

REPORTS FROM COMMITTEES.

Mr. COX, from the Committee on Appropriations, reported as committed House Bill No. 25, entitled:

An Act making an appropriation to the Commission of Soldiers' Orphan Schools of Pennsylvania, for the payment of a deficiency in the appropriation for maintenance, for the two fiscal years ending May thirty-first, one thousand nine hundred and nineteen.

Mr. CONNER, from the Committee on Appropriations, reported as amended House Bill No. 14, entitled:

An Act making an appropriation to the Trustees of the State Hospital for the Insane, at Warren, Pennsylvania.

Mr. CONNER, from the Committee on Appropriations, reported as amended House Bill No. 83, entitled:

An Act making an appropriation to the Trustees of the State Hospital of Nanticoke, Luzerne County, Pennsylvania.

Mr. ZANDERS, from the Committee on Appropriations, reported as committed House Bill No. 71, entitled:

An Act making an appropriation to the State Hospital for injured persons of the Anthracite Coal Region, at Ashland, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 338 (Senate Bill No. 62), entitled:

An Act reorganizing the Department of the Secretary of the Commonwealth designating the officers and employes thereof and fixing their salaries and making an appropriation therefor to the end of the fiscal year.

Mr. SINCLAIR, from the Committee on Appropriations, reported as committed, House Bill No. 387 (Senate Bill No. 99), entitled:

An Act to reorganize the Executive Department of the Commonwealth providing for the appointment of the officers and employes of said department and fixing the salaries of the Governor and such officers and employes.

BILL ON FIRST READING.

Mr. McCAIG asked and received unanimous consent to have House Bill No. 338 (Senate Bill No. 62) read for the first time.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 338 (Senate Bill No. 62), entitled:

An Act reorganizing the Department of the Secretary of the Commonwealth designating the officers and employes thereof and fixing their salaries and making an appropriation therefor to the end of the fiscal year.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

LEAVES OF ABSENCE.

Mr. VICKERMAN asked and obtained leave of absence for Mr. McVicar.

Mr. RINGLER asked and obtained leave of absence for Mr. Norton.

RESOLUTION GRANTING USE OF THE HALL OF THE HOUSE.

Mr. HEYBURN offered the following resolution which was twice read, considered, and agreed to.

Resolved: That the use of the Hall of the House be granted for Tuesday, February 18, 1919, at 2:30 o'clock, for the holding of the ceremonies incident to the presentation of the Cross of the Legion of Honor upon Bishop Darlington.

ANNOUNCEMENT BY SPEAKER.

The SPEAKER. The Chair will state in connection with this resolution, that he has been informed that all the members of the House will be welcome at this ceremony at 2:30 tomorrow afternoon.

RESOLUTION.

Mr. ROTHENBERGER offered the following resolution, which was twice read, and laid over under the rules.

In the House of Representatives, February, 1919.
Whereas, It is fitting and proper that soldiers, sailors and marines who enlisted or were drafted into service in the Army and Navy of the United States during the war with Germany and Austria should be permitted to retain their uniforms and clothing as a memento of their gallant service, therefore be it
Resolved (if the Senate concur), That the General Assembly of the Commonwealth of Pennsylvania does hereby address and does petition the Congress of the United States and

the Secretary of War for the United States to permit returning soldiers, sailors and marines, discharged from further service to retain their uniforms and clothing as a memento of their services.

BILL RECOMMENDED.

Mr. J. AMSEY. Mr. Speaker, I move that House Bill No. 48, file folio 179, entitled:

An Act to further amend section four of an act approved the twenty-third day of June one thousand nine hundred eleven (Pamphlet Laws one thousand one hundred and twenty-three), entitled "An Act establishing in each county a board of viewers prescribing their duties providing for their appointment as viewers road juries juries of view and commissioners to view land and providing for the charges upon the respective counties in the matter of salaries costs and expenses thereof" as amended

on page 8 of to-day's calendar, be recommitted to the Committee on Judiciary Local for the purpose of amendment.

Mr. HEYBURN. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL RECOMMENDED.

Mr. ALEXANDER. Mr. Speaker, I move that House Bill No. 43, file folio 67, entitled:

An Act to further amend section five of an act approved the fifth day of May Anno Domini one thousand nine hundred and eleven entitled "An Act to fix the salaries of the judges of the Supreme Court the judges of the Superior Court the judges of the Courts of Common Pleas and the judges of the Orphans' Courts" as amended by an act approved the twenty-eighth day of July Anno Domini one thousand nine hundred and seventeen.

on page 2 of to-day's calendar, be recommitted to the Committee on Judiciary General, for the purpose of amendment.

Mr. PHILLIPS. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL RECOMMENDED.

Mr. GLASS. Mr. Speaker, I move that House Bill No. 145, file folio 167, entitled:

An Act regulating the sale of food when sold by weight measure or count regulating the marking or labeling of the containers of food and providing punishment for violations of this act.

on page 7 of to-day's calendar be recommitted to the Committee on Judiciary Local, for the purpose of amendment.

Mr. DUNN. Mr. Speaker, I second the motion.

The motion was agreed to.

ANNOUNCEMENT BY SPEAKER.

The SPEAKER. The Chair will suggest that motions to recommit a bill should contain the title of the bill to be re-committed. The clerks cannot follow the trend of the motion unless the title is added.

The SPEAKER. The Chair will instruct the Sergeant-at-Arms to maintain order in the rear of the House. If the spectators will not keep quiet, the Chair must resort to clearing the House. The business of the House must be transacted in an orderly manner and this cannot be done if there is constant confusion.

BILLS ON FIRST READING.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 181, entitled:

An Act providing for the relocation alteration and vacation of public roads and highways approaching leading into or contiguous to parks and public grounds other than those within the limits of incorporated boroughs and municipalities title to which parks and public grounds is vested in the State of Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 169, entitled:

An Act establishing in certain counties a board for the assessment and revision of taxes prescribing their powers duties

and salaries providing for appeals from assessments and abolishing the office of city borough township and ward assessors.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 180, entitled:

An Act to amend section one of an act approved the first day of June one thousand nine hundred and seven (Pamphlet Laws three hundred sixty-four) entitled "An Act to increase the pay of jurors and witnesses in this Commonwealth

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—179

Alexander,	Donneley,	Krugh,	Ruddy,
Armstrong,	Drinkhouse,	Kunkle,	Sarig,
Aron,	Dunn,	Lafferty,	Schaeffer,
Baldi,	Ehrhardt,	Lanius,	Schilling,
Baldrige,	Ephraim,	Lauler,	Scott,
Barnhart,	Evans, J. T.,	Levis,	Shaffer,
Beckley,	Evans, S. J.,	Magill,	Shellenberger,
Bell,	Fitzgibbon,	Mallery,	Showalter,
Bennett,	Flynn,	Mangan,	Shunk,
Benninger,	Fowler,	Marcus,	Simpson,
Bigler,	Fox, A. R. B.,	Marshall,	Sinclair,
Bolard,	Franklin,	Martin,	Smith, E. R.,
Bowman,	Gans,	McCaig,	Smith, F. I.,
Brady,	Geary,	McCurdy,	Snyder,
Brislin,	Glass,	McGeary,	Soffel,
Brooks,	Goehring,	McIntyre,	Sowers,
Bucher,	Golder,	McKay,	Sprowls,
Bungard,	Goodnough,	McKim,	Stadlander,
Campbell,	Griest,	Mehring,	Statler,
Catlin,	Griffith,	Michel,	Steedle,
Clements,	Haldeman,	Miller,	Stevenson,
Clutton,	Hamilton, J.,	Miller, A. D.,	Stott,
Coldsmith,	Hamilton, W. J.,	Miller, C. G.,	Sullivan,
Collier,	Hampson,	Miller, D. I.,	Sweetzer,
Colville,	Harer,	Miller, D. D.,	Todd,
Comerer,	Harvey,	Millin,	Trach,
Conner,	Heffernan,	Miller,	Ush,
Cook,	Hess,	Moran,	Vickerman,
Corbin,	Heyburn,	Neary,	Wagner,
Cox,	Hickernell,	Norton,	Walker, G. T.,
Crawford,	Hoffman,	Palmer,	Walker, J. A.,
Crockett,	Hollingsworth,	Patterson,	Wallace, W. T.,
Crum,	Horne,	Perry,	West,
Curran,	Hough,	Phillips,	Wertach,
Curry, A. E.,	Hutchison,	Pidgeon,	Whiteman,
Curry, R.,	Ingham,	Pike,	Willert,
Davis, J. T.,	Jennings,	Powell,	Willson,
Davis, W.,	Jones,	Ramsey,	Woner,
Dawson,	Jordan,	Reber, C. A.,	Wood,
Day,	Kantner,	Reber, H. F.,	Zanders,
Diehm,	Kennedy,	Rhoads,	Zimmerman,
Di Lemmo,	Kinsman,	Ringler,	Zook,
Dilsheimer,	Kooser,	Rinn,	Spangler,
Ditrich,	Krause, T. S.,	Robertson,	Speaker,
	Krause, W.,	Rorke,	

NAYS—11

Allum,	Dewey,	Rothenberger,	Williams,
Bidelspacher,	Foster,	Stark,	Woodruff,
Bower,	Fox, I. M.,	Wallace R. L.,	

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 32, as follows:

An Act to amend section one of an act approved the twenty-seventh day of April one thousand nine hundred and eleven entitled "An Act regulating the compensation of court criers and tipstaves in counties containing more than ninety thousand and less than one hundred and fifty thousand inhabitants providing for the payment of the same by the particular county limiting the number of tipstaves to be appointed and repealing an act of Assembly entitled 'An Act to regulate the fees of court criers and tipstaves of the courts in judicial districts containing more than ninety thousand and less than one hundred and fifty thousand inhabitants approved the twenty-ninth day of April Anno Domini one thousand nine hundred and nine" by extending the provisions of said act

to include counties containing more than seventy-five thousand and less than one hundred and fifty thousand inhabitants and fixing the salaries of the court criers and tipstaves thereof Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the twenty-seventh day of April one thousand nine hundred and eleven (Pamphlet Laws eighty-six) entitled "An Act regulating the compensation of court criers and tipstaves in counties containing more than ninety thousand and less than one hundred and fifty thousand inhabitants providing for the payment of the same by the particular county limiting the number of tipstaves to be appointed and repealing an act of Assembly entitled 'An Act to regulate the fees of court criers and tipstaves of the courts in judicial districts containing more than ninety thousand and less than one hundred and fifty thousand inhabitants approved the twenty-ninth day of April Anno Domini one thousand nine hundred and nine" which reads as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in the counties of this Commonwealth which contain more than ninety thousand and less than one hundred and fifty thousand inhabitants the court criers of the several courts shall be paid an annual salary of eight hundred and forty dollars and the tipstaves thereof shall be paid an annual salary of six hundred dollars said salaries shall be paid monthly out of the treasury of the particular county in which the services shall be rendered Provided however That in none of the counties falling within the provisions of this act shall there be more than six tipstaves employed at any one time" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in the counties of this Commonwealth which contain more than seventy-five thousand and less than one hundred and fifty thousand inhabitants the court criers of the several courts shall be paid an annual salary of ten hundred and eighty dollars and the tipstaves shall be paid an annual salary of eight hundred and forty dollars said salaries shall be paid monthly out of the treasury of the particular county in which the services shall be rendered Provided however That in none of the counties falling within the provisions of this act shall there be more than six tipstaves employed at any one time

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

The SPEAKER. The gentleman from Clearfield, Mr. Phillips.

Mr. PHILLIPS. Mr. Speaker, I wish to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Washington, Mr. Curran, permit himself to be interrogated?

Mr. CURRAN. Yes, sir.

Mr. PHILLIPS. Mr. Speaker, do I understand that this bill provides that an annual salary shall be given to tipstaves in the courts in different counties in the State, that salaries or wages are to be paid by the day—\$2.00 or \$2.50 a day? A court is not in session in most of the counties for but a short time. Does this bill make it compulsory that the counties have to pay a salary of six or eight hundred dollars to these tipstaves who work only a few days in the year?

Mr. CURRAN. As far as the bill reads, it is compulsory—the way the bill is gotten up, but they are not required to have six and cannot have over six. They can have one or two if they don't need six.

Mr. PHILLIPS. Then it is compulsory to pay a salary to some tipstaves; is that it?

Mr. CURRAN. They can have less than six, but I think it is compulsory to have one or more and pay them that salary the year around.

Mr. PHILLIPS. It is compulsory to pay a salary to some tipstaves?

Mr. CURRAN. Yes, I think that is the way the bill reads.

On the question, recurring.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—165

Alexander,	Drinkhouse,	Krause, W.,	Rothenberger,
Allum,	Dunn,	Krugh,	Ruddy,
Armstrong,	Ehrhardt,	Kunkle,	Sarig,
Aron,	Ephraim,	Lafferty,	Schaeffer,
Baldi,	Evans, J. T.,	Lanius,	Scott,
Baldrige,	Evans, S. J.,	Lauler,	Shaffer,
Barnhart,	Finney,	Levis,	Shellenberger,
Bechtold,	Fitzgibbon,	Mallery,	Showalter,
Beckley,	Flynn,	Marcus,	Shunk,
	Foster,	Marshall,	Sinclair,

Bell,	Fowler,	Martin,	Smith, E. R.,
Berchoff,	Fox, I. M.,	McCaig,	Smith, F. L.,
Bennett,	Franklin,	McCurdy,	Soffel,
Benninger,	Gans,	McGeary,	Sowers,
Bidelspacher,	Geary,	McIntyre,	Spruvs,
Bigler,	Glass,	McKay,	Stadtlander,
Bolard,	Gehring,	McKim,	Stark,
Brady,	Golder,	McVicar,	Steedle,
Brislin,	Goodnough,	Mehring,	Sterling,
Brooks,	Graham,	Michel,	Stott,
Bucher,	Griffith,	Miller,	Sullivan,
Campbell,	Haldeman,	Miller, A. D.,	Sweitzer,
Catlin,	Hamilton, J.,	Miller C. G.,	Todd,
Clements,	Hamilton, W. J.,	Miller, D. I.,	Trach,
Clutton,	Hampson,	Miller, D. D.,	Ulsh,
Coldsmith,	Harvey,	Miner,	Vickerman,
Collier,	Heffernan,	Neary,	Walker, G. T.,
Colville,	Hess,	North,	Walker, J. A.,
Conner,	Heyburn,	Palmer,	Wallace, W. T.,
Cook,	Hickernell,	Patterson,	West,
Crawford,	Hoffman,	Perry,	Wettach,
Crockett,	Hollingsworth,	Phillips,	Willert,
Crum,	Horne,	Pidgeon,	Willson,
Curran,	Hough,	Pike,	Woner,
Curry, A. E.,	Huntington,	Powell,	Wood,
Curry, R.,	Hutchison,	Ramsey,	Woodruff,
Davis, D. F.,	Jennings,	Reber, C. A.,	Wynne,
Davis, W.,	Jones,	Reber, H. F.,	Zanders,
Dawson,	Jordan,	Rhoads,	Zimmerman,
Diehm,	Kantner,	Ringle,	Zook,
Di Lemmo,	Kennedy,	Rinn,	Spangler,
Dilsheimer,	Kinsman,	Robertson,	Speaker.
Dithrich,	Kooser,		
	Krause, T. S.,		

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Bungard,	Griest,	Millin,	Wallace R. L.,
Comerer,	Harer,	Snyder,	Whiteman,
Davis, J. T.,	Ingham,	Statler,	Williams,
Dewey,	Magill,	Stevenson,	

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 160, as follows:

An Act providing for a cash deposit in lieu of bail in cases of arrest and prescribing the fees of the sheriff in case of forfeiture

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all cases of arrest for any bailable offense or tort under either civil or criminal process it shall be lawful for the defendant to deposit with the clerk of the court having jurisdiction of the case the sum of money in which bail is demanded in lieu of the bail now provided for by law Upon making such deposit the defendant shall receive from the said officer a receipt for the sum so deposited and he shall be forthwith discharged from arrest in the action in which said deposit was made and the liability of the other bail if any has been given shall cease and determine

Section 2 Such cash bail shall be conditioned that the defendant abide the event of the action and in case of forfeiture the proceedings thereon shall be had in the same manner and subject to the same laws as is now provided for the forfeiting of recognizances

Section 3 On all sums realized on final judgment the sheriff of the county shall be entitled to a commission charge of two per centum on the first five hundred dollars and one-half per centum on the sum in excess of that amount

Section 4 Wherever the liability of the bail in such case is terminated the clerk of the court shall return to such person the sum of money so deposited with him

Section 5 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 47, entitled:

An Act transferring part of the fund appropriated to the quarantine of Philadelphia by the General Assembly of one thousand nine hundred and seventeen for the maintenance of

the boat including fuel new boiler and new steel plates on hull of boat to the fund for the payment of the salaries of employees on boat.

The first and second sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three thousand dollars of the fund appropriated to the quarantine physician of Philadelphia by the General Assembly of one thousand nine hundred and seventeen for the maintenance of the boat including fuel new boiler and new steel plates on hull of boat is hereby transferred to the fund for the payment of the salaries of nine employees on the boat

Section 2 The Auditor General shall draw his warrants and the State Treasurer shall make payments accordingly

The title was read as follows:

An Act transferring part of the fund appropriated to the quarantine of Philadelphia by the General Assembly of one thousand nine hundred and seventeen for the maintenance of the boat including fuel new boiler and new steel plates on hull of boat to the fund for the payment of salaries of employees on boat.

On the question,

Will the House agree to the title?

Mr. RAMSEY. Mr. Speaker, I desire to offer the following amendment:

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title, line 2, by inserting after "antine" the word "physician."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 192, as follows:

An Act fixing the salary of the crier of the courts of common pleas in the several counties of this Commonwealth having more than one million and less than one million five hundred thousand inhabitants

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties of this Commonwealth having more than one million and less than one million five hundred thousand inhabitants the salary of the crier of the courts of common pleas shall be fixed by the judges of said courts and be paid out of the treasury of said counties The maximum salary to be paid to any such crier shall not exceed the sum of two thousand two hundred dollars per annum

Section 2 All acts or parts of acts inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 204, as follows:

An Act fixing the salary of the crier of the courts of quarter sessions of the peace and oyer and terminer and general jail delivery in the several counties of this Commonwealth having more than one million and less than one million five hundred thousand inhabitants

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties of this Commonwealth having more than one million and less than one million five hundred thousand inhabitants the salary of the crier of the courts of quarter sessions of the peace and oyer and terminer and general jail delivery shall be fixed by the judges of said courts and be paid

out of the treasury of said counties The maximum salary to be paid to any such officer shall not exceed the sum of three thousand dollars per annum.

Section 2 All acts or parts of acts inconsistent herewith be and the same are hereby repealed.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 230, as follows:

An Act to amend an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws four hundred and forty-seven) known as "The Fiduciaries Act of one thousand nine hundred seventeen" to authorize fiduciaries to pay an annual sum for the guarantee of the payment of principal and interest of mortgages and other securities in which funds within their control may be invested.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section forty-one sub-section three paragraph (b) of an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws four hundred and forty-seven, known as "The Fiduciaries Act of one thousand nine hundred seventeen" which reads as follows:

"(b) Any fiduciary required by law by the order of any orphans' court or by the provisions of any last will and testament under or by authority of which such fiduciary is acting to invest funds within his control in mortgages or other securities may include as a part of the lawful expense of executing his trust a reasonable sum paid to a company authorized under the laws of this State so to do for guaranteeing the payment of the principal and interest of such mortgage or other securities not exceeding one-half of one per centum upon the principal of such mortgage or other securities" is hereby amended to read as follows:

"(b) Any fiduciary required by law by order of any orphans' court or by the provisions of any last will and testament under or by authority of which such fiduciary is acting to invest funds within his control in mortgages or other securities may include as a part of the lawful expense of executing his trust a reasonable sum paid to a company authorized under the laws of this State so to do for guaranteeing the payment of the principal and interest of such mortgage or other securities not exceeding one-half of one per centum per annum upon the principal of such mortgage or other securities.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 234, as follows:

An Act to amend section fifteen paragraph (b) of an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws four hundred forty-seven) known as "The Fiduciaries Act of one thousand nine hundred and seventeen" so as to further limit the period within which a bond covenant debt or demand not payable within one year after the decease of the debtor shall remain a lien upon the real estate of such decedent.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section fifteen paragraph (b) of an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws four hundred forty-seven) known as "The Fiduciaries Act of one thousand nine hundred seventeen" which reads as follows:

"(b) No bond covenant debt or demand which is not payable within the said period of one year after the decease of the debtor shall remain a lien upon the real estate of such decedent longer than one year after his death unless within said period after his decease a copy or particular written statement thereof be filed in the office of the prothonotary of the county where the real estate to be charged is situate and be indexed against the decedent and the executor or administrator in the judgment index in the county where the executor or administrator resides and also in the county in which the real estate sought to be charged is situate and then to be a lien only for the period of one year after the said bond covenant debt or demand becomes due unless within said period of one year an action for the recovery thereof be brought indexed and duly prosecuted to judgment as provided in clause (a) of this section" is hereby amended to read as follows:

"(b) No bond covenant debt or demand which is not payable within the said period of one year after the decease of the debtor shall remain a lien upon the real estate of such decedent longer than one year after his death unless within said period after his decease a copy or particular written statement thereof be filed in the office of the prothonotary of the county where the real estate to be charged is situate and be indexed against the decedent and the executor or administrator in the judgment

index in the county where the executor or administrator resides and also in the county in which the real estate sought to be charged is situate and then to be a lien only for the period of one year after the said bond covenant debt or demand becomes due unless within said period of one year an action for the recovery thereof be brought indexed and duly prosecuted to judgment as provided in clause (a) of this section. Provided That when such bond covenant debt or demand does not become due within five years from the date of the death of such decedent a renewal of the entry of such action upon the judgment index as aforesaid shall upon the order of the plaintiff or his attorney duly filed in said prothonotary's office be noted on said index within every recurring period of five years otherwise the same shall cease to be a lien.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 17, as follows:

An Act fixing the per diem compensation of borough assessors and assistant assessors and the method of ascertaining the number of days employed.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be the duty of each borough assessor and assistant assessor to keep an account of the several days by him actually employed in the performance of his duties and to make return of the same to the county commissioners verified by his oath or affirmation and for each day so employed he shall receive the sum of five dollars.

Section 2 All acts and parts of acts inconsistent with this act are repealed.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 163, as follows:

An Act to amend section one thousand four hundred and fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand four hundred and fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows:

"Section 1414 Every child having a legal residence in this Commonwealth as herein provided between the ages of eight and sixteen years is required to attend a day school in which the common English branches provided for in this act are taught and every parent guardian or other person in this Commonwealth having control or charge of any child or children between the ages of eight and sixteen years is required to send such child or children to a day school in which the common English branches are taught and such child or children shall attend such school continuously through the entire term during which the public elementary schools in their respective districts shall be in session provided That the certificate of any principal or teacher of a private school or of any institution for the education of children in which the common English branches are taught setting forth that the work of said school is in compliance with the provisions of this act shall be sufficient and satisfactory evidence thereof. Regular daily instruction in the English language for the time herein required by a properly qualified tutor shall be considered as complying with the provisions of this section if such instruction is satisfactory to the proper county or district superintendent of schools. Provided further That the board of school directors in any district of the fourth class may at a meeting held at any time before the opening of the school term reduce the period of compulsory attendance to not less than seventy per centum of the school term as fixed in such district in which case however the board of school directors must at the same time fix the period for the compulsory attendance to begin" is hereby amended to read as follows:

Section 1414 Every child having a legal residence in this Commonwealth as herein provided between the ages of eight

and sixteen years is required to attend a day school in which the common English branches provided for in this act are taught in the English language and every parent guardian or other person in this Commonwealth having control or charge of any child or children between the ages of eight and sixteen years is required to send such child or children to a day school in which the common English branches are taught in the English language and such child or children shall attend such school continuously through the entire term during which the public elementary schools in their respective districts shall be in session. Provided That the certificate of any principal or teacher of a private school or of any institution for the education of children in which the common English branches are taught in the English language setting forth that the work of said school is in compliance with the provisions of this act shall be sufficient and satisfactory evidence thereof. Regular daily instruction in the English language for the time herein required by a properly qualified tutor shall be considered as complying with the provisions of this section if such instruction is satisfactory to the proper county or district superintendent of schools. Provided further That the board of school directors in any district of the fourth class may at a meeting held at any time before the opening of the school term reduce the period of compulsory attendance to not less than seventy per centum of the school term as fixed in such district in which case however the board of school directors must at the same time fix the period for the compulsory attendance to begin.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 165, as follows:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That sections five hundred and twenty-four and five hundred and twenty-five of an act approved the eighteenth day of May one thousand nine hundred eleven entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows:

"Section 524 In all school districts of the first class the school taxes for the following fiscal year shall be levied annually by the board of school directors thereof on or after the second Monday of November and before the first Monday of December following:

"The total annual school tax levy made in any one year by any school district of the first class shall not be less than five nor more than six mills on the dollar of the total assessment of all property assessed and certified for taxation therein."

Section 525 In all school districts of the first class in this Commonwealth the school taxes shall be levied and assessed upon the same property as that upon which the municipal taxes of the municipality comprising such school district of the first class are levied and assessed" are amended respectively to read as follows:

Section 524 In all school districts of the first class the school taxes for the following fiscal year shall be levied annually by the board of school directors thereof on or after the second Monday of November and before the first Monday of December following:

The total annual school tax levy made in any one year by any school district of the first class shall not be less than two and one-half mills nor more than eight mills on the dollar of the total assessment of all property assessed and certified for taxation therein.

Section 525 In all school districts of the first class the school taxes shall be levied and assessed upon the same property as that upon which the municipal taxes of the municipality comprising such school district of the first class are levied and assessed and shall be levied and assessed in the same proportion as the municipal taxes of the municipality are levied and assessed.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 198, as follows:

An Act relating to petitions for laying out certain public roads and to reports of viewers thereon

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That when any petition is presented to any court of quarter sessions of this Commonwealth praying for the appointment of viewers as now provided by law to view and lay out a public road in any township or townships of this Commonwealth such petition and the report of the viewers thereon shall not be held invalid for the reason that one of the termini named in the petition or in the report is at a point other than in a public highway or place of public resort where it appears in such petition or report that the other terminus is in a public road and that the road is one necessary for public travel.

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 217, entitled:

An Act to amend Clause (f), Section forty-nine, of an act approved the seventh day of June, one thousand nine hundred seventeen (P. L. 447), entitled "An Act relating to the administration and distribution of the estates of decedents and of minors, and of trust estates; including the appointment, bonds, rights, powers, duties, liabilities, accounts, discharge and removal of executors, administrators, guardians, and trustees, herein designated as fiduciaries; the administration and distribution of the estates of presumed decedents; widow's and children's exemptions; debts of decedents; rents of real estate as assets for payment thereof, the lien thereof, sales and mortgages of real estate for the payment thereof, judgments and executions therefor, and the discharge of real estate from the lien thereof; contracts of decedents for the sale or purchase of real estate; legacies, including legacies charged on land the discharge of residuary estates and of real estate from the lien of legacies and other charges; the appraisal of real estate devised at a valuation; the ascertainment of the curtilage of dwelling houses or other buildings devised; the abatement and survival of actions, and the substitution of executors and administrators therein, and suits against fiduciaries; investments by fiduciaries; the organization of corporations to carry on the business of decedents; the audit and review of accounts of fiduciaries refunding bonds; transcripts to the court of common pleas of balances due by fiduciaries, the rights, powers and liabilities of non-resident and foreign fiduciaries, the appointment, bonds, rights, powers, duties and liabilities of trustees durante absentia; the recording and registration of decrees, reports and other proceedings, and the fees therefor; appeals in certain cases; and also, generally dealing with the jurisdiction, powers, and procedure of the orphans court in all matters relating to fiduciaries concerned with the estates of decedents."

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That Clause (f) Section forty-nine of an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws four hundred and forty-seven) entitled "An Act relating to the administration and distribution of the estates of decedents and of minors and of trust estates including the appointment bonds rights powers duties liabilities accounts discharge and removal of executors administrators guardians and trustees herein designated as fiduciaries the administration and distribution of the estates of presumed decedents widow's and children's exemptions debts of decedents rents of real estate as assets for payment thereof the lien thereof sales and mortgages of real estate for the payment thereof judgments and executions therefor and the discharge of real estate from the lien thereof contracts of decedents for the sale or purchase of real estate legacies including legacies charged on land the discharge of residuary estates and of real estate from the lien of legacies and other charges the appraisal of real estate devised at a valuation the ascertainment of the curtilage of dwelling houses or other buildings devised the abatement and survival of actions and the substitution of executors and administrators therein and suits against fiduciaries investments by fiduciaries the organization of corporations to carry on the business of decedents the audit and review of accounts of fiduciaries refunding bonds transcripts to the court of common pleas of balances due by fiduciaries the rights powers and liabilities of non-resident and foreign fiduciaries the appointment bonds rights powers duties and liabilities of trustees, durante absentia the recording and registration of decrees reports and other proceedings and the fees therefor appeals in certain cases and also generally dealing with the jurisdiction powers and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents" which reads as follows:

"(f) It shall be lawful for any employer in this Commonwealth at any time not less than thirty days after the death of his employe to pay all wages due to such deceased employe to the wife children father or mother sister or brother (preference being given in the order named) of the deceased employe without requiring letters testamentary or of administration to be issued upon the estate of said deceased employe where such wages do not exceed seventy-five dollars in amount. If such deceased employe shall not leave a wife or any of said relatives surviving him then it shall be lawful for the employer in like manner to pay such wages to the creditors of the decedent as follows—undertaker physician boarding-house keeper and nurse each his or her pro rata share upon affidavit of fact furnished. The payment of such wages as aforesaid shall be a full discharge and release to the employer from any further claim for such wages" is hereby amended to read as follows:

(f) It shall be lawful for any employer in this Commonwealth at any time not less than thirty days after the death of his employe to pay all wages due to such deceased employe to the wife children father or mother sister or brother (preference being given in the order named) of the deceased employe without requiring letters testamentary or of administration to be issued upon the estate of said deceased employe where such wages do not exceed one hundred and fifty dollars in amount. If such deceased employe shall not leave a wife or any of said relatives surviving him then it shall be lawful for the employer in like manner to pay such wages to the creditors of the decedent as follows—undertaker physician boarding-house keeper and nurse each his or her pro rata share upon affidavit of fact furnished. The payment of such wages as aforesaid shall be a full discharge and release to the employer from any further claim for such wages.

On the question,

Will the House agree to the section?

Mr. JONES. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1 page 2 line 4 by striking out the word "eleventh" and inserting in lieu thereof "seventh."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read as follows:

An Act to amend Clause (f), Section forty-nine, of an act approved the seventh day of June, one thousand nine hundred seventeen (P. L. 447), entitled "An Act relating to the administration and distribution of the estates of decedents and of minors, and of trust estates; including the appointment, bonds, rights, powers, duties, liabilities, accounts, discharge and removal of executors, administrators, guardians, and trustees, herein designated as fiduciaries; the administration and distribution of the estates of presumed decedents; widow's and children's exemptions; debts of decedents, rents of real estate as assets for payment thereof, the lien thereof, sales and mortgages of real estate for the payment thereof, judgments and executions therefor, and the discharge of real estate from the lien thereof; contracts of decedents for the sale or purchase of real estate; legacies, including legacies charged on land; the discharge of residuary estates and of real estate from the lien of legacies and other charges; the appraisal of real estate devised at a valuation; the ascertainment of the curtilage of dwelling houses or other buildings devised; the abatement and survival of actions, and the substitution of executors and administrators therein, and suits against fiduciaries; investments by fiduciaries; the organization of corporations to carry on the business of decedents; the audit and review of accounts of fiduciaries; refunding bonds; transcripts to the court of common pleas of balances due by fiduciaries; the rights, powers and liabilities of non-resident and foreign fiduciaries, the appointment, bonds, rights, powers, duties and liabilities of trustees durante absentia; the recording and registration of decrees, reports and other proceedings, and the fees therefor; appeals in certain cases; and also, generally dealing with the jurisdiction, powers, and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents."

On the question,

Will the House agree to the title?

Mr. JONES. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title, page 1, line 8, by striking out the word "removal" and inserting in lieu thereof "removal"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 209, entitled:

An Act to regulate the sale loan lease gift and possession of revolvers pistols and other firearms of a size which may be concealed upon the person

The first, second, third, fourth, fifth, sixth, seventh and eighth sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any person to sell loan lease or give to any person any revolver pistol or other firearm of a size which may be concealed upon the person and so made constructed or arranged as to be capable of being loaded with gun powder or other explosive substance cartridge shot slugs bullets or balls except to a person authorized by permit as hereinafter provided to own and possess such a revolver pistol or other firearm

Section 2 Any person who is a citizen of the United States and who desires to own and possess any such pistol revolver or other firearm may apply in writing under oath to the high sheriff of the county where he has resided continuously for at least thirty days prior thereto for a permit to own and possess such a pistol revolver or other firearm setting forth his name age residence length of residence within the county nationality height complexion the reason why it is necessary for him to own and possess such a pistol revolver or other firearm and whether he has ever been convicted of crime and such application shall also contain the recommendation of at least two residents of the county who shall each be owners of real estate therein of the clear value of at least one thousand dollars and who shall certify under oath their residence within the county the location and value of their real estate that they have personally known the applicant for at least three months that he is a bonafide resident of the county a person of good moral character and fit to own and possess such a revolver pistol or other firearms and that they believe the statements in the application to be true and it shall be the duty of such sheriff to grant a permit to the applicant to own and possess one such pistol revolver or other firearm for a period of one year upon the payment of a fee of one dollar and proof that the applicant has not been convicted of crime and of the truth of the facts set forth in the application and recommendation. Such permit shall be signed by the sheriff and shall set forth the applicant's name residence age nationality height and complexion. All high sheriffs shall keep a written record of such permits and shall endorse on the applications if granted the date and number of the permit.

Section 3 No person shall sell loan lease or give to any person such a revolver pistol or other firearm without first demanding and receiving from the person to whom he sells loans leases or gives any such pistol revolver or other firearm a permit issued within one year to and in the name of such person as in this act provided and which permit has not had endorsed thereon any prior sale loan lease or gift of any such pistol revolver or other firearm and it shall then and there become the duty of the person so selling loaning leasing or giving any such revolver pistol or other firearm to satisfy himself that the person named in such permit is the person presenting the same and to endorse on said permit over his signature such sale loan lease or gift of any such pistol revolver or other firearm the date of the same a brief description of such revolver pistol or other firearm the calibre the manufacturer's name and number if any and at the same time to enter in a book to be kept for that purpose a record of such sale loan lease or gift the name and residence of the applicant the date of such sale loan lease or gift the number and date of the permit and by whom issued a brief description of such pistol revolver or other firearm the calibre manufacturer's name and number if any. The permit shall not be returned to the person presenting it until such sale loan lease or gift of such pistol revolver or other firearm has been endorsed thereon as herein provided it shall be the duty of the person selling loaning leasing or giving any such pistol revolver or other firearm to a person authorized by permit as herein provided to have and possess the same to make daily returns thereof in writing duly signed by him with his residence or place of business to the high sheriff of the county wherein any such pistol revolver or other firearm has been sold loaned leased or given which shall set forth all the facts herein required to be recorded in the book to be kept as herein provided.

Section 4 A permit issued under this act shall be for the term of one year and no longer and shall be valid and used only in the county where it is issued and such permit shall only be valid for the purchase loan lease or gift of one such pistol revolver or other firearm. This act shall not apply to the regular and ordinary transportation of firearms as merchandise nor to sheriffs deputy sheriffs constables members of the state constabulary county detectives policemen wardens superintendents keepers and officers of any state prison penitentiary work house reformatory county jail or other institution for the detention of persons convicted or accused of crime or to duly appointed police officers or to duly authorized military organizations

Section 5 Any persons whose application for a permit to own and possess any such pistol revolver or other firearm is refused by any high sheriff may within thirty days from such refusal appeal to the Court of Quarter Sessions of the county which shall rehear the application and either affirm the action of the sheriff or order the sheriff to issue the permit

Section 6 It shall be unlawful for any person to have in his possession or custody any such pistol revolver or other firearm unless authorized to own and possess the same by a permit issued to him as in this act provided

Section 7 Any person violating any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding one hundred dollars and undergo an imprisonment not exceeding one year or either or both in the discretion of the court and upon the second or more convictions of any person for violating any of the provisions of this act he shall be sentenced to pay a fine not exceeding five hundred dollars and undergo an imprisonment of not less than three months nor more than two years

Section 8 If any provision of this act be declared unconstitutional the intent of the Legislature is hereby expressed that said provision only shall be void and that all other provisions of this act shall be valid and enforceable

The ninth section was read as follows:

Section 9 This act does not repeal the provisions of the act approved the eighteenth day of March one thousand eight hundred and seventy-five Pamphlet Laws thirty-three entitled "An Act to punish persons for carrying concealed weapons within this Commonwealth" nor the provisions of the act approved the eleventh day of June one thousand eight hundred and eighty-five Pamphlet Laws one hundred and eleven entitled "An Act to prohibit the manufacture and sale of toy deadly weapons in the Commonwealth of Pennsylvania" nor any of the provisions of the act approved the eighth day of May one thousand nine hundred and nine Pamphlet Laws four hundred and sixty-six entitled "An Act to give additional protection to wild birds and animals and game within the Commonwealth of Pennsylvania prohibiting the hunting for or capturing and killing of such wild birds or animals or game by unnaturalized foreign born residents forbidding the ownership of shotgun or rifle by any unnaturalized foreign born resident within the Commonwealth and prescribing penalties for violation of its provisions"

On the question.

Will the House agree to the section?

Mr. NEARY. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 9 page 6 line 12 by striking out the words "capturing and" and inserting in lieu thereof "capture or."

Amend section 9 page 6 line 14 by inserting after the word "Ownership" the words "or possession."

On the question.

Will the House agree to the amendments?

They were agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to regulate the sale loan lease gift and possession of revolvers pistols and other firearms of a size which may be concealed upon the person.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 7, as follows:

An Act to repeal section thirty-two of an act approved the twenty-ninth day of April one thousand eight hundred forty-four (Pamphlet Laws four hundred eighty-six) entitled "An Act to reduce the State debt and to incorporate the Pennsyl-

vania canal and railroad company" in so far as it imposes a tax on horses mares geldings mules and neat cattle over the age of four years for county purposes in counties having a population of more than one million four hundred thousand inhabitants

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section thirty-two of an act approved the twenty-ninth day of April one thousand eight hundred forty-four (Pamphlet Laws four hundred eighty-six) entitled "An Act to reduce the State debt and to incorporate the Pennsylvania canal and railroad company" is hereby repealed in so far as it imposes a tax on horses mares geldings mules and neat cattle over the age of four years for county purposes in counties having a population of more than one million four hundred thousand inhabitants

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 185, as follows:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five hundred and twenty-four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 524 In all school districts of the first class the school taxes for the following fiscal year shall be levied annually by the board of school directors thereof on or after the second Monday of November and before the first Monday of December following

The total annual school tax levy made in any one year by any school district of the first class shall not be less than five or more than six mills on the dollar of the total assessment of all property assessed and certified for taxation therein" is hereby amended to read as follows

Section 524 In all school districts of the first class the school taxes for the following fiscal year shall be levied annually by the board of school directors thereof on or after the second Monday of November and before the first Monday of December following

The total annual school tax levy made in any one year by any school district of the first class shall not be less than five nor more than six mills on the dollar of the total assessment of all property assessed and certified for taxation therein Provided That each male resident or inhabitant over twenty-one years of age in every school district of the first class shall annually in addition to any tax he may pay on any real estate or other property pay for the use of the school district in which he is resident or inhabitant an occupation tax of one dollar which occupation tax shall be collected by such school district of the first class in addition to and in the same manner as taxes upon real estate and other property are collected

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 231, as follows:

An act to Provide for the acknowledgement of deeds mortgages and other instruments of writing concerning property in Pennsylvania by persons in the military and naval service of the United States or of this Commonwealth and to confirm acknowledgements heretofore made by such persons

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all deeds mortgages or other instruments of writing

which may hereafter be made by any person in the military or naval service of the United States or of this Commonwealth concerning lands tenements hereditaments or property or any estate or interest therein lying or being within this Commonwealth which may hereafter be acknowledged or approved in the manner directed and provided by the laws of this Commonwealth before any Judge Advocate General or special or any person holding the rank of Second Lieutenant or Ensign or any higher rank in the military or naval service of the United States or of this Commonwealth shall be valid to all intents and purposes and be in like manner entitled to be regarded as if the same had been acknowledged and proven before a Notary Public or other officer within this Commonwealth having authority to take such proofs or acknowledgments according to the existing laws of this Commonwealth and where any such instruments so acknowledged before the officers hereinbefore referred to have heretofore been admitted to record in the proper office of this Commonwealth the record thereof shall be as good and valid as if the same had been recorded subsequent to the passage of this act Provided That this act shall not apply to any case in which an action is now pending or has been heretofore judicially determined

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 23, as follows:

An Act to further amend an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred and seventy-five) entitled "An Act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof" including instruments and devices for weighing by manufacturers and at mills mines and quarries and which are used for the purpose of determining the wages of employes as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred and seventy-five) entitled "An Act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof" which as amended by an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and ninety-nine) entitled "An Act to further amend an act approved the eleventh day of May one thousand nine hundred and eleven entitled 'An Act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof' by including instruments and devices for weighing at coalmines" reads as follows

"Section 2 That all county and city inspectors so appointed shall be supplied at the expense of their respective counties and cities with standard tests of weights and measures in conformity with those established by the Government of the United States or the Bureau of Standards of the State and the laws of this Commonwealth and to ensure the accuracy of these tests they shall be compared with the standard tests to be purchased by the Secretary of Internal Affairs and when so compared and their correctness established they shall be so stamped or marked in such manner as may be established by the rules and regulations hereinbefore referred to to be put in force by said Secretary of Internal Affairs and approved by the Governor of the Commonwealth

Each inspector shall report in writing at least once every month to the chief of the State Bureau of Standards upon blanks furnished by the chief Such report shall contain (1) The number of tests made since the last preceding report (2) The number of weights and measures and balances found by such tests to be correct (3) The number of weights measures and balances found by such tests to be false (4) The number of prosecutions instituted by such inspector since the last preceding report together with the name of the accused the title of the court where the prosecution was instituted and the result of such prosecution (5) Such other matters as the chief may from time to time prescribe

The inspectors shall take charge of and safely keep the proper standards They shall be furnished by the chief of the Bureau of Standards of this Commonwealth with full specifications of tolerances and allowances to be used by them in the performance of their duties Each inspector shall have power within his respective jurisdiction to test all instruments and devices used in weighing or measuring anything sold or to be sold including instruments and devices for weighing at coalmines and seal the same if found to be correct Such test shall include all appliances connected or used with such instruments or devices For the purpose of making such test each in-

spector at any reasonable time and without formal warrant may enter upon any premises and may on any public highway stop any vendor or dealer or the agent or servant of such vendor or dealer or stop any vehicle used in delivering any commodity which is weighed or measured as delivered He may condemn and mark as condemned or may seize any false or illegal instrument or device used or intended to be used in weighing or measuring If he shall seize any such instrument or device he shall retain possession thereof until it shall have been used as evidence in any prosecution under the laws of this Commonwealth relating to weights and measures or to the sale of commodities After the determination of such prosecution the false or illegal instrument or device shall be destroyed unless otherwise ordered by the proper court" is hereby further amended to read as follows

Section 2 That all county and city inspectors so appointed shall be supplied at the expense of their respective counties and cities with standard tests of weights and measures in conformity with those established by the Government of the United States or the Bureau of Standards of the State and the laws of this Commonwealth and to ensure the accuracy of these tests they shall be compared with the standard tests to be purchased by the Secretary of Internal Affairs and when so compared and their correctness established they shall be so stamped or marked in such manner as may be established by the rules and regulations hereinbefore referred to to be put in force by said Secretary of Internal Affairs and approved by the Governor of the Commonwealth

Each inspector shall report in writing at least once every month to the chief of the State Bureau of Standards upon blanks furnished by the chief Such reports shall contain (1) The number of tests made since the last preceding report (2) The number of weights measures and balances found by such tests to be correct (3) The number of weights measures and balances found by such tests to be false (4) The number of prosecutions instituted by such inspector since the last preceding report together with the name of the accused the title of the court where the prosecution was instituted and the result of such prosecution (5) Such other matters as the chief may from time to time prescribe

The inspectors shall take charge of and safely keep the proper standards They shall be furnished by the chief of the Bureau of Standards of this Commonwealth with full specifications of tolerances and allowances to be used by them in the performance of their duties Each inspector shall have power within his respective jurisdiction to test all instruments and devices used in weighing or measuring anything sold or to be sold including instruments and devices for weighing by manufacturers and at mills mines and quarries and which are used for the purpose of determining the wages of employes and seal the same if found to be correct Such test shall include all appliances connected or used with such instruments or devices For the purpose of making such test each inspector at any reasonable time and without formal warrant may enter upon any premises and may on any public highway stop any vendor or dealer or the agent or servant of such vendor or dealer or stop any vehicle used in delivering any commodity which is weighed or measured as delivered He may condemn and mark as condemned or may seize any false or illegal instrument or device used or intended to be used in weighing or measuring If he shall seize any such instrument or device he shall retain possession thereof until it shall have been used as evidence in any prosecution under the laws of this Commonwealth relating to weights and measures or to the sale of commodities After the determination of such prosecution the false or illegal instrument or device shall be destroyed unless otherwise ordered by the proper court

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 237, entitled:

An Act to amend the third section of an act approved the nineteenth day of June one thousand nine hundred eleven (Pamphlet Laws one thousand and fifty-five) entitled "An Act authorizing the release on probation of certain convicts instead of imposing sentences the appointment of probation and parole officers and the payment of their salaries and expenses regulating the manners of sentencing convicts in certain cases and providing for their release on parole their conviction of crime during parole and their rearrest and conviction for breach of parole and extending the powers and duties of boards of prison inspectors of penitentiaries" to empower the court to appoint assistants to the probation officer and to fix their salaries

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the third section of an act approved the nineteenth day of June one thousand nine hundred eleven (Pamphlet Laws one thousand and fifty-five) entitled "An Act authorizing the release on probation of certain convicts instead of imposing sentences the appointment of probation and parole officers and the payment of their salaries and expenses regu-

lating the manner of sentencing convicts in certain cases and providing for their release on parole their conviction of crime during parole and their rearrest and reconviction for breach of parole and extending the powers and duties of boards of prison inspectors of penitentiaries" which reads as follows:

"Section 3 Whenever or wherever the court may deem it necessary and desirable it may appoint a discreet person to serve as probation officer for the performance of such duties as the court shall direct the salary of such officer shall be determined by the court and this together with the necessary expenses incurred while in the actual performance of duty shall be paid by the county upon vouchers approved by the court and county commissioners In no case however shall a defendant be committed in the custody of a probation officer of the opposite sex" be and the same is hereby amended so as to read as follows:

Section 3 Whenever and wherever the court may deem it necessary and desirable it may appoint a discreet person to serve as probation officer and such assistants to the probation officer as the court may deem necessary for the performance of such duties as the court shall direct The salary of such probation officer and the salaries of said assistants shall be determined by the court and together with the necessary expenses incurred while in actual performance of duty shall be paid by the county upon vouchers approved by the court and county commissioners In no case however shall a defendant be committed in the custody of a probation officer of the opposite sex

The title was read as follows:

An Act to amend the third section of an act approved the nineteenth day of June one thousand nine hundred eleven (Pamphlet Laws one thousand and fifty-five) entitled "An Act authorizing the release on probation of certain convicts instead of imposing sentences the appointment of probation and parole officers and the payment of their salaries and expenses regulating the manners of sentencing convicts in certain cases and providing for their release on parole their conviction of crime during parole and their rearrest and conviction for breach of parole and extending the powers and duties of boards of prison inspectors of penitentiaries" to empower the court to appoint assistants to the probation officer and to fix their salaries

On the question,

Will the House agree to the title?

Mr. TODD. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend title page 1, line 8, by striking out the word "manners" and inserting in lieu thereof "manner"

Amend title page 1, line 10, by striking out the syllable "con" and inserting in lieu thereof "recon"

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 189, entitled:

An Act providing for the recording of deeds and patents granted by the Commonwealth when executed by the proper officer or officers and bearing the great seal of the Commonwealth in witness thereof in the office for recording deeds in the county where the lands lie without other acknowledgment or attestation and that such records or certified copies thereof shall be evidence in all cases where the original deeds or patents would be evidence and validating the records of all such deeds and patents heretofore so recorded.

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all deeds and patents granted by the Commonwealth may be recorded in the office for recording deeds in the county where the lands lie when executed by the proper officer or officers and bearing the great seal of the Commonwealth in witness thereof without other acknowledgment or attestation and the records thereof or duly certified copies shall be evidence in all cases where the original deeds or patents would be evidence and where any of the deeds or patents aforesaid have been heretofore recorded in the office for recording deeds in the county where the lands lie the records thereof are hereby made valid and said records or duly certified copies thereof

shall be as good evidence as if the same had been recorded under the provisions of this act

The title was read as follows:

An Act providing for the recording of deeds and patents granted by the Commonwealth when executed by the proper officer or officers and bearing the great seal of the Commonwealth in witness thereof in the office for recording deeds in the county where the lands lie without other acknowledgment or attestation and that such records or certified copies thereof shall be evidence in all cases where the original deeds or patents would be evidence and validating the records of all such deeds and patents heretofore so recorded.

On the question,

Will the House agree to the title?

Mr. RAMSEY. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend title page 1 line 9 by striking out the word "and"

Amend title page 1 line 10 by inserting after the word "recorded" the following:

and making such records or certified copies thereof legal evidence.

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 236, as follows:

An act to amend an act approved the seventeenth day of April one thousand eight hundred and sixty-one (Pamphlet Laws three hundred and forty-six) entitled "An Act to authorize the Erection of a Poor House by the township of Blakely in Luzerne county" providing for the appointment of auditors by the court of common pleas of Lackawanna county and fixing the compensation of the auditors and the salaries of the directors of the poor of the poor district of said township

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eleven of an act approved the seventeenth day of April one thousand eight hundred and sixty-one (Pamphlet Laws three hundred and forty-six) entitled "An Act to authorize the erection of a Poor House by the township of Blakely in Luzerne county" which reads as follows

"Section 11 That the auditors of the township of Blakely shall constitute a board of auditors to settle the accounts of said directors and which auditors shall meet for that purpose on the second Monday of January in each year and shall receive for their services each one dollar per day for every day necessarily employed" is hereby amended to read as follows

Section 11 The court of common pleas of Lackawanna county shall immediately after the passage of this act and triennially thereafter appoint two auditors for the poor district of the township of Blakely for terms of three years each The auditors so appointed shall meet on the second Monday of April in each year and shall audit and settle the accounts of all the officers of said poor district Vacancies happening in the office of auditor shall be filled by said court for the unexpired term The auditors shall be entitled to receive a per diem compensation of five dollars each while actually engaged in the performance of their duties which compensation shall be paid from the funds of the district

Section 2 That section fourteen of said act which reads as follows

"Section 14 That the compensation of the treasurer collector steward matron physician and other officers and assistants shall be fixed by the directors aforesaid and the compensation of the directors shall be fixed by the board of auditors at each yearly settlement for the ensuing year Provided That the compensation of said directors from the passage of this act until the first settlement shall be fixed by the board of auditors at the first yearly settlement the said directors to furnish the said auditors a correct account under oath or affirmation of the time and expenses lost and incurred by them in attending to their duties from which account the said compensation shall be fixed and adjusted" is hereby amended to read as follows

Section 14 The compensation of the treasurer collector steward matron physician and other officers and assistants shall be fixed by the directors aforesaid The compensation of the directors of the poor of the district shall be twenty-five hundred dollars per annum payable from the funds of the district.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 168, as follows:

An act authorizing the appointment of clerks by the judges of the Orphan's Court of certain counties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in counties of this Commonwealth having a population of more than one million five hundred thousand inhabitants the judges of the Orphan's court of said county in order to facilitate the disposition of the business of the court may select and appoint clerks not exceeding five in number who shall be competent stenographers and who shall perform such clerical duties in the court rooms or judges' chambers as said judges may direct Said clerks shall each receive an annual compensation of not more than three thousand dollars which compensation shall be paid out of the county treasury in the same manner as other county officers are paid

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 168, as follows:

An act to repeal section eleven of the act approved the eighteenth day of February one thousand eight hundred fifty-four (Pamphlet Laws seventy-nine) entitled "A supplement to the act incorporating the Pottsville Water Company approved the eleventh day of April Anno Domini one thousand eight hundred thirty-four"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eleven of the act approved the eighteenth day of February one thousand eight hundred fifty-four (Pamphlet Laws seventy-nine) entitled "A supplement to the act incorporating the Pottsville Water Company approved the eleventh day of April Anno Domini one thousand eight hundred and thirty-four" which reads as follows

"Section 11 The stock in said company shall be exempt from all taxation whatsoever but when the net annual income from the works of said company after having repaid the boroughs of Pottsville Port Carbon and Saint Clair whatever sums they may have respectively advanced to the said company to pay dividends with as aforesaid shall exceed six per cent on the capital paid in the said excess shall be taxable for State purposes only at the same rates as are now imposed on the dividends of banks for said purposes and the remainder of such excess may either be divided among the stockholders or be allowed to accumulate as a reserved or contingent fund for extraordinary repairs or future enlargement of their works as the said president and managers may deem best" is hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 87, entitled:

An Act to amend Article IV of the act, approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; and providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," by adding a section providing for the appointment and the payment of the expenses of delegates to State conventions or associations of school directors.

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That Article four of the act approved the eighteenth day of May one thousand nine hundred and eleven entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" be and the same is hereby amended by adding to said article the following section

Section 410 The board of school directors of each district may appoint from among their number one delegate to any State Convention or association of school directors held within the Commonwealth It shall be the duty of such delegates to attend the meetings of the convention or association and each delegate so attending shall be reimbursed for all necessary traveling and hotel expenses actually incurred Such expenses shall be paid by the treasurer of the school district in the usual manner out of the school funds of the district upon the presentation of an itemized verified statement of such expenses

The title was read as follows:

An Act to amend Article IV of the act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; and providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," by adding a section providing for the appointment and the payment of the expenses of delegates to State conventions or associations of school directors.

On the question,

Will the House agree to the title?

Mr. POWELL. Mr. Speaker, I desire to offer the following amendment:

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title page 1 line 7 by striking out the word "and."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 167, as follows:

An act to amend part of section one of an act approved the ninth day of April one thousand nine hundred and fifteen (Pamphlet Laws fifty-four) entitled "An Act to establish and regulate the fees to be charged and collected by sheriffs in counties of this Commonwealth having a population of not less than three hundred thousand and nor more than one million five hundred thousand inhabitants as computed by the last preceding United States census the time and manner in which said fees shall be paid the publication and posting of said fees the delivery of an itemized receipt for official fees and legal costs received and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" extending the provisions of said act to counties having a population of not less than two hundred thousand and not more than one million five hundred thousand inhabitants.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That so much of section one of an act approved the ninth day of April one thousand nine hundred and fifteen (Pamphlet Laws fifty-four) entitled "An act to establish and regulate the fees to be charged and collected by sheriffs in counties of this Commonwealth having a population of not less than three hundred thousand and nor more than one million five hundred thousand inhabitants as computed by the last preceding United States census the time and manner in which said fees shall be paid the publication and posting of said fees the delivery of an itemized receipt for official fees and legal costs received and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage and approval of this act the fees to be received by sheriffs in counties of this Commonwealth having a population of not less than three hundred thousand and nor more than one million five hundred thousand inhabitants as computed by the last preceding United States census shall be as follows" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage and approval of this act the fees to be received by sheriffs in counties of this Commonwealth having a population of not less than two

hundred thousand nor more than one million five hundred thousand inhabitants as computed by the last preceding United States census shall be as follows

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 136, entitled:

An Act to further amend an act approved the twenty-sixth day of May one thousand eight hundred and ninety-one (Pamphlet Laws one hundred and twenty-three) entitled "An Act to facilitate the labors of the justices of the Supreme Court by providing suitable clerical assistance" authorizing the payment of expenses of judges and the employment of stenographers typewriters and clerks as amended

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the twenty-sixth day of May one thousand eight hundred and ninety-one (Pamphlet Laws one hundred and twenty-three) entitled "An Act to facilitate the labors of the justices of the Supreme Court by providing suitable clerical assistance" as amended by an act approved the first day of June one thousand nine hundred and one (Pamphlet Laws three hundred fifty-six) entitled "An Act to amend an act entitled 'An Act to facilitate the labors of the justices of the Supreme Court by providing suitable clerical assistance' approved May twenty-sixth one thousand eight hundred and ninety-one and providing for further facilitating the labors of the justices of the said court by providing stenographers typewriters and clerical assistance for the members thereof" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That to facilitate the labors of the justices of the Supreme Court each of said justices is hereby authorized to employ stenographers typewriters and such clerk or clerks as in his judgment may be necessary to facilitate his labors and for the payment of the services of such person or persons employed by him each of the members of the said court is to be allowed the sum of twenty-five hundred dollars annually or so much thereof as may be necessary to be paid to him in quarterly payments by the State Treasurer on his warrants upon said officer for the same" is hereby further amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That to facilitate the labors of the Judges of the Supreme Court and to reimburse them for expenses incurred in the discharge of their duties each of the said judges is authorized to pay such expenses and to employ such stenographers typewriters and clerks as in his judgment may be necessary but in no case shall such expense together with the compensation of such stenographers typewriters and clerks exceed in any one year the sum of twenty-five hundred dollars for any one judge. The expenses and compensation herein provided for shall be paid by the judge incurring the same and shall be repaid to him monthly by the State Treasurer upon warrant of the Auditor General after the filing by any judge of a certificate of the amount actually paid by him during the preceding month for clerk hire and such expenses

The title was read as follows:

An Act to further amend an act approved the twenty-sixth day of May one thousand eight hundred and ninety-one (Pamphlet Laws one hundred and twenty-three) entitled "An Act to facilitate the labors of the justices of the Supreme Court by providing suitable clerical assistance" authorizing the payment of expenses of judges and the employment of stenographers typewriters and clerks as amended

On the question,

Will the House agree to the title?

Mr. H. F. REBER. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend title, page 1, line 6, by inserting before the word "authorizing" the words "as amended"

Amend title, page 1, line 8, by striking out the words "as amended"

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 36, as follows:

An Act to repeal an act approved the second day of July one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and twenty-six) entitled "An Act regulating the advertisement of all notices required to be published by law in cities of the first and second class"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the second day of July one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and twenty-six) entitled "An Act regulating the advertisement of all notices required to be published by law in cities of the first and second class" be and the same is hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 37, as follows:

An Act to repeal an act approved the thirtieth day of April one thousand nine hundred and one (Pamphlet Laws one hundred and nine) entitled "An Act regulating the publication of advertisements and notices required by law to be published in counties of this Commonwealth in newspapers published in the English language and newspapers published in the German language and to repeal also the amendment thereto approved the third day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and forty-two) entitled "An Act to amend an act entitled 'An Act regulating the publication of advertisements and notices required by law to be published in counties of this Commonwealth in newspapers published in the English language and newspapers published in the German language' approved the thirtieth day of April one thousand nine hundred and one"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the thirtieth day of April one thousand nine hundred and one (Pamphlet Laws one hundred and nine) entitled "An Act regulating the publication of advertisements and notices required by law to be published in counties of this Commonwealth in newspapers published in the English language and newspapers published in the German language" and the amendment thereto approved the third day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and forty-two) entitled "An Act to amend 'An Act regulating the publication of advertisements and notices required by law to be published in counties of this Commonwealth in newspapers published in the English language and newspapers published in the German language' approved the thirtieth day of April one thousand nine hundred and one" be and the same are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and considerations of House Bill No. 33, as follows:

An Act to amend section one of an act approved the eighteenth day of June one thousand eight hundred and ninety-five (Pamphlet Laws two hundred and nine) entitled "An Act regulating the printing and publication of notices and advertisements authorized by the county commissioners of the counties of this Commonwealth containing a population of five hundred thousand and not exceeding one million as shown by the last United States census providing how newspapers shall be designated in which such publications shall be made and repealing an act entitled 'An Act authorizing the county commissioners of Allegheny county to select four morning newspapers for official county advertising' approved the second day of April Anno Domini one thousand eight hundred and seventy-three and also repealing the tenth section of an act entitled 'A supplement to an act approved the first day of May Anno Domini one thousand eight hundred and sixty-one entitled 'An Act relating to Allegheny county' approved the eighth day of April Anno Domini one thousand eight hundred and sixty-two"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the eighteenth day of June one thousand eight hundred and ninety-five (Pamphlet Laws two hundred and nine) entitled "An Act regulating the printing and publication of notices and advertisements authorized by the county commissioners of the counties of this Commonwealth containing a population of five hundred thousand and not exceeding one million as shown by the last United States census providing how newspapers shall be designated in which such publications shall be made and repealing an act entitled 'An Act authorizing the county commissioners of Allegheny county to select four morning newspapers for official county advertising' approved the second day of April Anno Domini one thousand eight hundred and seventy-three and also repealing the tenth section of an act entitled 'A Supplement to an act approved the first day of May Anno Domini one thousand eight hundred and sixty-one entitled 'An Act relating to Allegheny county' approved the eighth day of April Anno Domini one thousand eight hundred and sixty-two" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and is hereby enacted by the authority of the same That all notices and advertisements which are now authorized or hereafter shall be authorized by law to be published by the county commissioners on behalf of or at the expense of the counties of this Commonwealth containing a population of five hundred thousand and not exceeding one million as shown by the last United States census respectively shall be published at regular current rates in not less than two if so many there be nor more than five daily newspapers of general circulation published within the county in which the publication is or shall be required to be made one of which newspaper may be published in the German language provided such German paper is published in said county and it shall be the duty of the county commissioners of each of the counties of the Commonwealth containing a population of five hundred thousand and not exceeding one million as shown by the last United States census during the first week in January in each year to designate in all cases the newspapers in which notices and advertisements to be published by or on behalf of their respective counties shall be published during the ensuing year is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and is hereby enacted by the authority of the same That all notices and advertisements which are now authorized or hereafter shall be authorized by law to be published by the county commissioners on behalf of or at the expense of the counties of this Commonwealth containing a population of five hundred thousand and not exceeding one million as shown by the last United States census respectively shall be published at regular current rates in not less than two if so many there be nor more than five daily newspapers of general circulation published in the English language within the county in which the publication is or shall be required to be made and it shall be the duty of the county commissioners of each of the counties of the Commonwealth containing a population of five hundred thousand and not exceeding one million as shown by the last United States census during the first week in January in each year to designate in all cases the newspapers in which notices and advertisements to be published by or on behalf of their respective counties shall be published during the ensuing year

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 35, as follows:

An Act to further amend section sixty-three of an act approved the sixteenth day of June one thousand eight hundred and thirty-six (Pamphlet Laws seven hundred fifty-five) entitled "An Act relating to executions" by eliminating publication in the German language

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section sixty-three of an act approved the sixteenth day of June one thousand eight hundred and thirty-six (Pamphlet Laws seven hundred fifty-five) entitled "An Act relating to executions" as amended by an act approved the second day of July one thousand eight hundred and ninety-five (Pamphlet Laws four hundred twenty) entitled "An Act to amend the sixty-third section of an act entitled 'An Act relating to executions' approved the sixteenth day of June Anno Domini one thousand eight hundred and thirty-six so as to enable the officers to publish notice of sheriff's sale of real estate in German newspapers of general circulation published in the several counties of this Commonwealth" which reads as follows

"The officers shall also give notice of every such sale by advertisement describing the real estate to be sold and the time and place of sale as aforesaid in at least two newspapers of general circulation one of which except in the city and county of Philadelphia may and in counties having a population of

one hundred and fifty thousand and upwards shall be a German paper If however there be no newspaper published in such county then in the newspaper printed nearest thereto once a week during three successive weeks previous to such sale under penalty of fifty dollars to any party aggrieved by such neglect to be recovered as debts of like amount are recovered Provided That nothing herein shall debar any party aggrieved from recovering the damages which he may actually sustain by reason of such neglect" is hereby further amended to read as follows

Section 63 The officers shall also give notice of every such sale by advertisement describing the real estate to be sold and the time and place of sale as aforesaid in at least two newspapers published of general circulation If however there be no newspaper published in such county then in the newspaper printed nearest thereto once a week during three successive weeks previous to such sale under penalty of fifty dollars to any party aggrieved by such neglect to be recovered as debts of like amount are recovered Provided That nothing herein shall debar any party aggrieved from recovering the damages which he may actually sustain by reason of such neglect

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. BOLARD. Mr. Speaker, I move that House Bill No. 36, file folio 219, entitled:

An Act to repeal an act approved the second day of July one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and twenty-six) entitled "An Act regulating the advertisement of all notices required to be published by law in cities of the first and second class"

on page 10 of today's calendar, be recommitted to the Committee on Judiciary Special, for the purpose of amendment.

Mr. FINNEY. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL RECOMMENDED.

Mr. BOLARD. Mr. Speaker, I move that House Bill No. 37, file folio 221, entitled:

An Act to repeal an act approved the thirtieth day of April, one thousand nine hundred and one, (P. L. 109), entitled "An Act regulating the publication of advertisements and notices required by law to be published in counties of this Commonwealth, in newspapers published in the English language and newspapers published in German language;" and to repeal also the amendment thereto, approved the third day of May, one thousand nine hundred and fifteen, (P. L. 242), entitled "An Act to amend an act, entitled 'An Act regulating the publication of advertisements and notices, required by law to be published in counties of this Commonwealth, in newspapers published in the English language and newspapers published in the German language,' approved the thirtieth day of April, one thousand nine hundred and one."

on page 10 of today's calendar, be recommitted to the Committee on Judiciary Special, for the purpose of amendment.

Mr. FINNEY. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL RECOMMENDED.

Mr. BOLARD. Mr. Speaker, I move that House Bill No. 33, file folio 225, entitled:

An Act to amend section one of an act approved the eighteenth day of June, one thousand eight hundred and ninety-five, (P. L. 209), entitled "An Act regulating the printing and publication of notices and advertisements authorized by the county commissioners of the counties of this Commonwealth containing a population of five hundred thousand and not exceeding one million, as shown by the last United States census, providing how newspapers shall be designated in which such publications shall be made, and repealing an act, entitled 'An Act authorizing the county commissioners of Allegheny county to select four morning newspapers for official county advertising,' approved the second day of April, Anno Domini, one thousand eight hundred and seventy-three, and also repealing the tenth section of an act, entitled 'A Supplement to an act approved the first day of May, Anno Domini, one thousand eight hundred and sixty-one, entitled 'An Act relating to Allegheny County,' approved the eighth day of April, Anno Domini, one thousand eight hundred and sixty-two."

on page 11 of today's calendar, be recommitted to the Committee on Judiciary Special, for the purpose of amendment.

Mr. FINNEY. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL RECOMMENDED.

Mr. BOLARD. Mr. Speaker, I move that House Bill No. 35, file folio 229, entitled:

An act to further amend section sixty-three of an act approved the sixteenth day of June one thousand eight hun-

dred and thirty-six (Pamphlet Laws seven hundred and fifty-five) entitled "An Act relating to executions" by eliminating publication in the German language.

on page 11 of to-day's calendar, be recommitted to the Committee on Judiciary Special, for the purpose of amendment.

Mr. FINNEY. Mr. Speaker, I second the motion.
The motion was agreed.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 39, as follows:

A Joint Resolution proposing an amendment to Article (III) of the Constitution of the Commonwealth of Pennsylvania.

Section 1 Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That the following amendment to the Constitution of Pennsylvania be and the same is hereby proposed in accordance with the eighteenth article thereof

That Article three be amended by adding thereto the following

Section 24 The Legislature shall have power to classify counties cities boroughs school districts and townships according to population and all laws passed relating to each class and all laws passed relating to and regulating procedure and

proceedings in court with reference to any class shall be deemed general legislation within the meaning of this constitution but counties cities and school districts shall not be divided into more than seven classes and boroughs into not more than five classes

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

ANNOUNCEMENT BY THE SPEAKER.

The SPEAKER. The Chair will again inform the House that tomorrow, at the ceremonies at 2:30 o'clock, when the Cross of the Legion of Honor will be conferred on Bishop Darlington, the Governor will preside, and the ceremonies, in the mind of the Chair, will be attended with very considerable interest. The Chair presumes that the majority of the members of the House will desire to be present, and would therefore suggest that the Committees adapt their time accordingly, in order that the members who desire to be in attendance at this ceremony may be present.

ADJOURNMENT.

The SPEAKER. There being no further business, the Chair declares this House adjourned.

Whereupon (at 10:25 P. M.) the House adjourned until tomorrow morning at 10:00 o'clock.

Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., TUESDAY, FEBRUARY 18, 1919.

No. 14.

SENATE.

TUESDAY, February 18, 1919.

The Senate met at 11 o'clock A. M.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the Chair.

PRAYER.

The Chaplain, Rev. Thomas W. Davis, offered the following prayer:

Almighty God, we thank Thee for the broad gauged plans and inspiring purposes for the welfare of this State laid down by his Excellency, the Governor. May he find in this body and in the Members of the House, and in all the people of our Commonwealth, a spirit of complete and enthusiastic co-operation in his great program. These blessings we ask in our Saviour's name. Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. BARR, the further reading was dispensed with, and the Journal was approved.

PETITIONS.

FAVORING RATIFICATION OF PROHIBITION AMENDMENT TO THE FEDERAL CONSTITUTION.

The Chair presented numerous petitions of citizens of Delaware County favoring the ratification of the Sheppard Prohibition Amendment to the Federal Constitution.

Which were referred to the Committee on Law and Order.

Mr. MARLOW presented numerous petitions of citizens of York County favoring the ratification of the Sheppard Prohibition Amendment to the Federal Constitution.

Which were referred to the Committee on Law and Order.

URGING PASSAGE OF SENATE BILL NO. 156 (HOUSE BILL NO. 106).

Mr. BARR presented fourteen letters and telegrams urging passage of Senate Bill No. 156 (House Bill No. 106).

Which were referred to the Committee on Judiciary General.

REPORTS FROM COMMITTEE.

Mr. MEARKLE, from the Committee on Judiciary General, reported as committed, Senate Bill No. 52, entitled:

An Act relating to the procedure on municipal liens.

Mr. DAIN, from the Committee on Appropriations, reported as amended, Senate Bill No. 64, entitled:

An Act to amend the second section of and to supplement an act, entitled "A supplement to the twenty-fourth section of an act, entitled 'An act to provide revenue by taxation, approved the 7th day of June, 1879,' approved the 1st day of June, 1889, amending the twenty-fourth section by providing for the payment by the State Treasurer of one-half of the two per centum tax on premiums paid by foreign fire insurance companies to the treasurers of the several cities and boroughs within this Commonwealth," approved the 28th day of June, 1895, amending the same to provide for the payment of the net proceeds of the entire two per centum tax for the purpose indicated in the original act and supplement including townships among the distributees, and providing for certain conditions upon said distributions.

Mr. EYRE, from the Committee on Law and Order, reported as committed, Senate Bill No. 119 (House Bill No. 1), entitled:

A joint resolution ratifying the proposed amendment to the Constitution of the United States which prohibits the manufacture sale transportation importation or exportation of intoxicating liquors.

MOTION TO READ BILL THE FIRST TIME.

Mr. EYRE. Mr. President, I move that Senate Bill No. 119 (House Bill No. 1), the bill just reported from committee, be read the first time.

Mr. SALUS. Mr. President, I second the motion.

The motion was agreed to.

BILL ON FIRST READING.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 119 (House Bill No. 1), entitled:

A joint resolution ratifying the proposed amendment to the Constitution of the United States which prohibits the manufacture sale transportation importation or exportation of intoxicating liquors.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL RECOMMITTED.

Mr. SALUS. Mr. President, I move that Senate Bill No. 119 (House Bill No. 1), the bill just read,

A joint resolution ratifying the proposed amendment to the Constitution of the United States which prohibits the manufacture sale transportation importation or exportation of intoxicating liquors

be recommitted to the Committee on Law and Order for the purpose of a hearing.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

REPORTS FROM COMMITTEE.

Mr. SALUS from the Committee on Judiciary General, reported as amended, Senate Bill No. 26, entitled:

An Act to amend an Act, entitled "An Act to amend the first section of an Act, entitled 'An Act to encourage county historical societies,' approved the 21st day of May, A. D. 1901, so as to provide that the commissioners' board, in counties where the population exceeds one million, may appropriate a sum, not exceeding one thousand dollars, annually, to the chief historical society in said county," approved the 31st day of March, A. D. 1915, P. L. 36, increasing the sum that may be appropriated and providing for joint appropriations.

Also from the Committee on Judiciary General, reported as committed, Senate Bill No. 19, entitled:

An Act validating certain agreements heretofore entered into by counties to pay a portion of the cost of improving and reconstructing certain borough roads and streets; and authorizing the payment, by the county of such portions of the cost of such improvement and reconstruction.

Also from the Committee on Judiciary General, reported as committed, Senate Bill No. 51, entitled:

An Act validating municipal liens and the procedure thereon.

BILLS INTRODUCED.

Mr. PHIPPS read in his place and presented to the Chair Senate Bill No. 208, entitled:

An act requiring assessors and assistant assessors for county purposes, in cities of the third class to keep an account of days actually employed and make return thereof to the county commissioners; and fixing their compensation.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 209, entitled:

An act making an appropriation for the purpose of maintaining and preserving the public roads through the Cornplanter Indian Reservation in Elk Township, Warren County, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. McNICHOL read in his place and presented to the Chair Senate Bill No. 210, entitled:

An Act making an appropriation to the Philadelphia College of Pharmacy, Philadelphia, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 211, entitled:

An Act making an appropriation to Saint John's Orphan Asylum Philadelphia.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 212, entitled:

An Act making an appropriation to Saint Edmond's Home for Crippled Children, Philadelphia, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 213, entitled:

An Act making an appropriation to the Philadelphia Protectory for Boys, Protectory Station, Montgomery County, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 214, entitled:

An Act making an appropriation to the Catholic Home for Destitute Children, Philadelphia, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 215, entitled:

An Act making an appropriation to Saint Vincent's Home, Philadelphia.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 216, entitled:

An Act making an appropriation to Saint Vincent's Home and Maternity Hospital, Philadelphia.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 217, entitled:

An Act regulating the practice of drugless therapeutics, defining the same, creating a board of licensure therefor and means and methods whereby the right to practice drugless

therapeutics in any of its branches may be obtained and exemptions therefrom providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith.

Which was committed to the Committee on Public Health and Sanitation.

Also read in his place and presented to the Chair Senate Bill No. 218, entitled:

An Act making an appropriation to the Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases.

Which was committed to the Committee on Appropriations.

Mr. DAIX read in his place and presented to the Chair Senate Bill No. 219, entitled:

An Act making an appropriation to the Philadelphia School of Design for Women, of Philadelphia.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 220, entitled:

An Act making an appropriation to the American Hospital for Diseases of the Stomach, of Philadelphia, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 221, entitled:

An Act providing for the erection of a statue of the Honorable Andrew G. Curtin in the Rotunda of the Capitol Building at Harrisburg and making an appropriation therefor.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 222, entitled:

An Act providing for the employment of labor and the compensation of inmates of the Eastern State Penitentiary, the Western Penitentiary of Pennsylvania and the Pennsylvania Industrial Reformatory at Huntingdon, and at such other correctional institutions as may be hereafter established by the Commonwealth and for the management and disposition of the proceeds arising from the sales of articles manufactured or made by said inmates, and making appropriations therefor.

Which was committed to the Committee on Appropriations.

Mr. BARR read in his place and presented to the Chair Senate Bill No. 223, entitled:

An Act making an appropriation for the Dixmont Hospital for the Insane.

Which was committed to the Committee on Appropriations.

Mr. MEARKLE read in his place and presented to the Chair Senate Bill No. 224, entitled:

An Act to regulate and establish the fees to be charged and collected by the Recorder of Deeds in Counties having a population of over eight hundred thousand or less than one million five hundred thousand inhabitants, as computed by the last preceding United States census.

Which was committed to the Committee on Judiciary General.

Mr. DONAHUE read in his place and presented to the Chair Senate Bill No. 225, entitled:

An Act making an appropriation to the Renovo Hospital.

Which was committed to the Committee on Appropriations.

Mr. WOODWARD read in his place and presented to the Chair Senate Bill No. 226, entitled:

An Act to further amend the twenty-second section of an act, entitled, "An Act to regulate the nomination and election of public officers, requiring certain expenses incident thereto to be paid by the several counties, and punishing certain offenses in regard to such elections," approved the tenth day of June, eighteen hundred and ninety-three, as amended by an act approved

the twenty-ninth day of April, nineteen hundred and three, by providing a manner in which voters may designate their choice of candidates, and repealing acts or parts of acts inconsistent therewith.

Which was committed to the Committee on Elections.

Mr. HACKETT read in his place and presented to the Chair Senate Bill No. 227, entitled:

An Act making an appropriation to the Easton Hospital, at Easton.

Which was committed to the Committee on Appropriations.

Mr. McNICHOL read in his place and presented to the Chair Senate Bill No. 228, entitled:

An Act making an appropriation to the Pennsylvania Seamen's Friend Society of Philadelphia, Commonwealth of Pennsylvania.

Which was committed to the Committee on Appropriations.

TIME OF NEXT MEETING.

Mr. MURDOCH offered the following resolution, which was twice read, considered and agreed to:

Resolved (if the House of Representatives concur), That when the Senate adjourns today it reconvenes on Monday evening, February twenty-fourth, at nine o'clock; and when the House of Representatives adjourns this week it reconvenes on Monday evening, February twenty-fourth, at nine o'clock.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

RESOLUTION RELATING TO RETURN OF 28TH DIVISION FROM FOREIGN SERVICE.

Mr. MURDOCH. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MURDOCH offered the following resolution, which was twice read:

In the Senate, February 18, 1919.

Whereas, The Twenty-eighth Division of the United States Army composed largely of former Pennsylvania National Guard regiments has been in foreign service for a period of approximately ten months, and

Whereas, Said Division while in such foreign service has been actively and extensively engaged in numerous battles imposing great hardships and sacrifices upon the men of such division and resulting in tremendous casualties considering the number of men composing this Division, and

Whereas, It is fitting and proper that the men of this Division as a reward for their gallant services should be permitted to return to the United States and their homes, and be discharged from further service, and that for the purposes of garrisoning the territory now occupied, troops other than such as have been so actively engaged, be used, therefore be it

Resolved (if the House of Representatives concur), That the General Assembly of the Commonwealth of Pennsylvania does hereby respectfully address and does petition the Secretary of War for the United States to order the return of the Twenty-eighth Division of the United States Army from foreign service, and as soon after such return as may be to order the discharge of said division from further service.

Resolved, That the Secretary of the Commonwealth of Pennsylvania forward a copy of this resolution to the Secretary of War of the United States.

Mr. TOMPKINS. Mr. President, I move that the resolution just read be referred to the Committee on Military Affairs.

Mr. LEIBY. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 2, as follows:

An Act conferring upon judge advocate of the United States Army the powers of notaries public declaring the effect thereof validating notarial acts heretofore performed by judge advocates and declaring the effect thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the general powers of a notary public in the administration of oaths the execution and acknowledgment of legal instruments the attestation of documents and in the performance of other notarial acts are hereby conferred upon judge advocates of the United States Army The attestation of any judge advocate under the authority

of this act shall be valid and legal be received in evidence in the courts of the Commonwealth and for entry of record in like manner and with the same force and effect as attestations by notaries public are received and entered

Section 2 All notarial acts heretofore performed by judge advocates of the United States Army in the administration of oaths the execution and acknowledgement of legal instruments the attestation of documents and all other similar notarial acts are hereby validated and made legal and such acts shall be received in evidence in the courts of the Commonwealth and for entry of record in the like manner and with the same force and effect as provided in section one of this act

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—41.

Baldwin,	Einstein,	Martin,	Sassaman,
Barnes,	Eyre,	McNichol,	Schantz,
Barr,	Graff,	Meakle,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Campbell,	Hackett,	Miller, S. J.,	Tompkins,
Craig,	Haldeman,	Murdoch,	Turner,
Crow,	Herron,	Nason,	Whitten,
Daix,	Homsher,	Patton,	Woodward,
Davis,	Leiby,	Phipps,	Buckman,
DeWitt,	Leslie,	Salus,	Pres. pro tem.
Donahue,	Marlow,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 3, entitled:

An Act to amend section one, of the Act approved the 8th day of May, 1909 (P. L. 475), entitled "An Act to provide that admission now had or that hereafter be had to practice as an attorney at law in the Supreme Court of this Commonwealth shall of itself, without more, operate as an admission of such attorney as an attorney at law in every other court of this Commonwealth, and to provide that disbarment or suspension of any attorney by the said Supreme Court shall of itself, without more, operate as a disbarment or suspension of such attorney as an attorney in every other court of this Commonwealth;" requiring attorneys at law to file certificates of admission in other courts; and fixing the fees of the prothonotaries of the Supreme and other courts in connection therewith.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—41.

Baldwin,	Einstein,	Martin,	Sassaman,
Barnes,	Eyre,	McNichol,	Schantz,
Barr,	Graff,	Meakle,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Campbell,	Hackett,	Miller, S. J.,	Tompkins,
Craig,	Haldeman,	Murdoch,	Turner,
Crow,	Herron,	Nason,	Whitten,
Daix,	Homsher,	Patton,	Woodward,
Davis,	Leiby,	Phipps,	Buckman,
DeWitt,	Leslie,	Salus,	Pres. pro tem.
Donahue,	Marlow,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 15, entitled:

An Act making an emergency appropriation to cover deficiency to the trustees of the State Institution for Feeble-Minded of Western Pennsylvania at Polk, Pennsylvania

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—41.

Baldwin,	Einstein,	Martin,	Sassaman,
Barnes,	Eyre,	McNichol,	Schantz,
Barr,	Graff,	Mearkle,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Campbell,	Hackett,	Miller, S. J.,	Tompkins,
Craig,	Haldeman,	Murdoch,	Turner,
Crow,	Herron,	Nason,	Whitten,
Daix,	Homsher,	Patton,	Woodward,
Davis,	Leiby,	Phipps,	Buckman,
DeWitt,	Leslie,	Salus,	Pres. pro tem.
Donahue,	Marlow,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 16, as follows:

A Supplement to the act approved the twenty-ninth day of May one thousand eight hundred and eighty-five Pamphlet Laws twenty-nine entitled "An act to provide for the incorporation and regulation of natural gas companies" extending the duration of certain charters and providing a procedure therefor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the charters of all corporations granted in accordance with the act of General Assembly entitled "An act to provide for the incorporation and regulation of natural gas companies" approved May twenty-ninth one thousand eight hundred and eighty-five which charters were limited in their duration by the articles of association and have now expired or shall hereafter expire are hereby extended for a period of twenty-five years from the date of expiration of said charters Provided That a bona fide organization has taken place and business has been commenced in good faith within a period of two years from the granting of said charters Provided further That corporations availing themselves of the provisions of this act shall first pay into the treasury of this Commonwealth the fee and bonus upon their capital stock now fixed by law for the renewal of a corporate charter And provide further That upon the payment of said fees and bonus and the production to the Secretary of the Commonwealth of evidence that the terms of this act have been complied with letters patent shall issue to such natural gas corporations

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—41.

Baldwin,	Einstein,	Martin,	Sassaman,
Barnes,	Eyre,	McNichol,	Schantz,
Barr,	Graff,	Mearkle,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Campbell,	Hackett,	Miller, S. J.,	Tompkins,
Craig,	Haldeman,	Murdoch,	Turner,
Crow,	Herron,	Nason,	Whitten,
Daix,	Homsher,	Patton,	Woodward,
Davis,	Leiby,	Phipps,	Buckman,
DeWitt,	Leslie,	Salus,	Pres. pro tem.
Donahue,	Marlow,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 18, as follows:

An Act to authorize courts of common pleas to decree the sale of real estate held for poor purposes in the several county poor districts in this Commonwealth having a population of less than one hundred and fifty thousand inhabitants whether the title to such property is held by the

poor district or was reserved by the Commonwealth for the use of a poor district and providing for the reinvestment of the proceeds thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the courts of common pleas of the several counties of this Commonwealth shall have jurisdiction to decree of public or private sale of any poor house property or real estate held for the relief or employment of the poor in any county poor district having a population of less than one hundred and fifty thousand inhabitants as shown by the last preceding United States Census in which poor district the poor are maintained in a county poor house having a poor farm connected therewith at such times and in such parts or parcels and upon such terms as in the opinion of any such court may be considered most advantageous to such district Such sale may be made whether the title to such real estate is in the county poor district or whether such real estate was reserved by the Commonwealth for use as a poor farm and the legal title thereof still remains in the Commonwealth The title to all such real estate owned by the Commonwealth so conveyed is hereby made good and valid

Section 2 Such sale may be decreed upon the petition of the directors of the poor of any such county poor district setting forth under oath or affirmation that such sale would be to the advantage of the district and all facts needful for the information of the court and shall only take place after a full and careful investigation by the court aided when deemed necessary by the report of a competent person to be appointed by the court

Section 3 If upon investigation the court shall deem it to the advantage of such district that the property so held or any part thereof should be sold such court is hereby authorized to decree a sale thereof and to direct the investment of the proceeds of such sale in the purchase for the use of such district of such other real estate as may be necessary for poor purposes and in the erection of suitable buildings thereon for the comfortable maintenance employment and support of such poor district and in such other investments as may be deemed most advantageous to the district

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—41.

Baldwin,	Einstein,	Martin,	Sassaman,
Barnes,	Eyre,	McNichol,	Schantz,
Barr,	Graff,	Mearkle,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Campbell,	Hackett,	Miller, S. J.,	Tompkins,
Craig,	Haldeman,	Murdoch,	Turner,
Crow,	Herron,	Nason,	Whitten,
Daix,	Homsher,	Patton,	Woodward,
Davis,	Leiby,	Phipps,	Buckman,
DeWitt,	Leslie,	Salus,	Pres. pro tem.
Donahue,	Marlow,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 24, entitled:

An Act validating certain proceedings and elections of counties, cities, boroughs, townships, school districts and other incorporated districts or municipalities had and held pursuant to the provisions of an act approved the twentieth day of April, Anno Domini one thousand eight hundred and seventy-four, entitled "An Act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof," and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—41.

Baldwin,	Einstein,	Martin,	Sassaman,
Barnes,	Eyre,	McNichol,	Schantz,
Barr,	Graff,	Mearkle,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,

Campbell,
Craig,
Crow,
Daix,
Davis,
DeWitt,
Donahue,

Hackett,
Haldeman,
Herron,
Homsber,
Leiby,
Leslie,
Marlow,

Miller, S. J.,
Murdoch,
Nason,
Patton,
Phipps,
Salus,

Tompkins,
Turner,
Whitten,
Woodward,
Buckman,
Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 66, as follows:

An act to amend section two and section five as amended and to supplement an act approved the seventh day of July one thousand eight hundred eighty-five (Pamphlet Laws two hundred and fifty-seven) entitled "An act to confer upon the several courts of common pleas of this Commonwealth jurisdiction of a court of equity in all cases of dower and partition and prescribing the method of procedure" by enlarging the powers of the master and confirming all cases heretofore proceeded in to final decree.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act approved the seventh day of July one thousand eight hundred eighty-five (Pamphlet Laws two hundred and fifty-seven) entitled "An act to confer upon the several courts of common pleas of this Commonwealth jurisdiction of a court of equity in all cases of dower and partition and prescribing the method of procedure" which reads as follows

"Section 2 Whenever a bill shall hereafter be filed in any court having the jurisdiction of a court of equity in cases of partition it shall be lawful for the said court after a decree for partition shall have been made to refer the cause to a master or a master and commissioner to decide and partition the lands and tenements into purparts and to value the same and to ascertain the amounts that shall be paid or charged thereon for owelty or which shall be paid or secured to the parties to whom no purparts can be allotted in the manner now authorized by law under writs of partition issued out of the courts of common law And the said master after such partition and valuation has been made shall award the said purparts to and among the parties entitled together with the sum to be charged thereon and payable as and for owelty of partition and when the premises cannot be conveniently divided into as many purparts as there are parties entitled to award and allot the amount or sum to be paid or secured to them respectively and the times when such payments shall be made and the purparts out of which the same shall be payable" be and same is hereby amended to read as follows

Section 2 Whenever a bill shall hereafter be filed in any court having the jurisdiction of courts of equity in cases of partition it shall be lawful for the said court after a decree in partition shall have been made to refer the cause to a master or to a master and commissioner to divide and partition the lands and tenements into purparts and to value the same and to ascertain the amounts that shall be paid or charged thereon for owelty or which shall be paid or secured to the parties to whom no purparts can be allotted in the manner now authorized by law under writs of partition issued out of the courts of common law And the said master after such partition and valuation has been made or in case the master shall find that the lands and tenements cannot be divided into purparts without prejudice to or spoiling the whole and has placed a valuation thereon shall issue a rule on all parties in interest to appear before the master on a day certain to accept or refuse the said real estate at the valuation placed thereon by the master put in bids for the same or to show cause why the same should not be sold and on the return of said rule shall award and allot the said lands or the said purparts to the acceptant or to the highest bidder together with the sum to be charged thereon and payable as and for owelty of partition and when the premises cannot be conveniently divided into as many purparts as there are parties entitled to award and allot the amount or sum to be paid or secured to them respectively and the times when such payments shall be made and the purparts out of which the same shall be payable

Section 2 That the fifth section of said act which as amended by an act approved the fourteenth day of July one thousand eight hundred and ninety-seven (Pamphlet Laws two hundred and sixty-eight) entitled "An act to amend the fifth section of an act entitled 'An act to confer upon the several courts of common pleas of the Commonwealth jurisdiction of a court of equity in all cases of dower and partition and prescribing the method of procedure' approved the seventh day of July Anno Domini one thousand eight hundred and eighty-five so as to authorize decrees of sales of purparts in partition on refusal to take" reads as follows

"Section 5 Whenever a bill shall have been or shall hereafter be filed in any court having equitable jurisdiction in cases in partition and master or the master and commissioners to whom the proceedings have been or may be referred have reported or shall hereafter report that the lands or tenements cannot be divided without prejudice to or spoiling the whole and the parties in interest have refused or shall hereafter refuse to take the same at the valuation or if the master or the master and commissioners have reported or shall

hereafter report that the parties in interest or either or any of them have refused to make any purpart or purparts at the valuation thereof then in such case the said courts may order the master to make sale of such purpart or purparts or of the whole so reported to have been refused at public auction giving like notice that is required in sales under proceedings in partition in common law courts"

Section 5 Whenever a bill shall be filed in any court having equitable jurisdiction in cases in partition and the master or master and commissioner to whom the proceedings have been referred have reported that the lands or tenements cannot be divided without prejudice to or spoiling the whole and the parties have refused to take the same at the valuation then it shall be the duty of the said court to order the master to make sale thereof at public auction giving the like notice that is required in sales under proceedings in partitions in the common law courts

Section 3 That all partition proceedings in equity heretofore instituted in which final decree has been entered be and the same are hereby ratified

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—41.

Baldwin,
Barnes,
Barr,
Boyd,
Campbell,
Craig,
Crow,
Daix,
Davis,
DeWitt,
Donahue,

Einstein,
Eyre,
Graff,
Gray,
Hackett,
Haldeman,
Herron,
Homsber,
Phipps,
Leslie,
Marlow,

Martin,
McNichol,
Meakle,
Miller, J. S.,
Miller, S. J.,
Murdoch,
Nason,
Patton,
Phipps,
Salus,

Sassaman,
Schantz,
Snyder,
Sones,
Tompkins,
Turner,
Whitter,
Woodward,
Buckman,
Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 86, as follows.

An Act to amend section one of an act approved the fifth day of July, one thousand nine hundred and seventeen, entitled "An Act authorizing cities to refund moneys paid by property owners into their treasuries when a court of competent jurisdiction shall have determined that there was no liability for such payment when made" extending the provisions thereof to boroughs and incorporated towns.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the fifth day of July one thousand nine hundred and seventeen entitled "An Act authorizing cities to refund moneys paid by property owners into their treasuries when a court of competent jurisdiction shall have determined that there was no liability for such payment when made" which reads as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any city within this Commonwealth shall have under existing laws paved curbed and guttered or otherwise improved its highways or any of them or has opened or graded or acquired or condemned property in whole or in part of the owners of property bounding and abutting thereon and such owners or any number of them shall have paid the assessments levied against them by such city or by viewers for such improvement into the respective treasury the said cities are hereby authorized and empowered to refund to the said owners of property or to their heirs or assigns the amount of the assessment thus paid by them if it shall have been determined in any proceeding at law or in equity by a court of competent jurisdiction that the owners of property bounding or abutting on said highway or highways were not liable for the payment of such improvement at the time such improvement was ordered by the council of said cities to be made" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any city borough or incorporated town within this Commonwealth shall have under existing laws paved curbed and guttered or otherwise improved its highways or any of them or has opened or graded or acquired or condemned property in whole or in part of the owners of property bounding and abutting thereon and such owners or any number of them shall have paid the assessments levied against them by such city borough or incorporated town or by viewers for such

improvement into the respective treasury the said cities boroughs or incorporated towns are hereby authorized and empowered to refund to the said owners or to their heirs or assigns the amount of the assessment thus paid by them if it shall have been determined by any proceeding at law or in equity by a court of competent jurisdiction that the owners of property bounding or abutting on said highway or highways were not liable for the payment of such improvement at the time such improvement was ordered by the council of said cities boroughs or incorporated towns to be made.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—41.

Baldwin,	Einstein,	Martin,	Sassaman,
Barnes,	Eyre,	McNichol,	Schantz,
Barr,	Graff,	Mearkle,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Campbell,	Hackett,	Miller, S. J.,	Tompkins,
Craig,	Haldeman,	Murdoch,	Turner,
Crow,	Herron,	Nason,	Whitten,
Daix,	Homsher,	Patton,	Woodward,
Davis,	Leiby,	Phipps,	Buckman,
DeWitt,	Leslie,	Salus,	Pres. pro tem.
Donahue,	Marlow,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 120 (House No. 26), entitled:

An Act to extend the benefits of the Soldiers' Orphan Industrial School to orphan or destitute children of honorably discharged soldiers sailors and marines of the war with Germany and Austria or of any movement or campaign in connection therewith or resulting therefrom.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—41.

Baldwin,	Einstein,	Martin,	Sassaman,
Barnes,	Eyre,	McNichol,	Schantz,
Barr,	Graff,	Mearkle,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Campbell,	Hackett,	Miller, S. J.,	Tompkins,
Craig,	Haldeman,	Murdoch,	Turner,
Crow,	Herron,	Nason,	Whitten,
Daix,	Homsher,	Patton,	Woodward,
Davis,	Leiby,	Phipps,	Buckman,
DeWitt,	Leslie,	Salus,	Pres. pro tem.
Donahue,	Marlow,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 121, entitled:

An Act authorizing Katheryn A. Seth widow of James V. Seth deceased late of the City of Oil City Venango County Pennsylvania to bring suit in the court of common pleas of Venango County against the Commonwealth of Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—41.

Baldwin,	Einstein,	Martin,	Sassaman,
Barnes,	Eyre,	McNichol,	Schantz,
Barr,	Graff,	Mearkle,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Campbell,	Hackett,	Miller, S. J.,	Tompkins,
Craig,	Haldeman,	Murdoch,	Turner,
Crow,	Herron,	Nason,	Whitten,
Daix,	Homsher,	Patton,	Woodward,
Davis,	Leiby,	Phipps,	Buckman,
DeWitt,	Leslie,	Salus,	Pres. pro tem.
Donahue,	Marlow,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 156 (House Bill No. 106), entitled:

An Act to provide for two additional law judges of the court of common pleas of the Fifth Judicial District

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

Mr. BARR. Mr. President, last week I listened with intense interest to the debate in the House of Representatives on House Bill No. 106 being Senate Bill No. 156, which is before this body for third and final reading.

If passed, it will give to the County of Allegheny two additional Common Pleas Judges and thereby create a permanent expense to the Commonwealth of Pennsylvania of from twenty-two to twenty-five thousand dollars, annually.

After very careful and honest inquiry, because I wished to be friendly to this bill, if possible, the Speaker has failed to convince himself that these two additional judges are required or necessary and further that there is little demand either from the Bench or the Bar of our County for the increase. The President Judge of Allegheny County, in answer to an inquiry as to the necessity of additional Judges in the Courts of Common Pleas, said, he was not prepared to express an opinion.

I scarcely expected him to do so. He did say, however, that the situation with the Court is, that it gets along very well in the Civil Court, when but two Judges are sent to the Criminal Court and two Judges from other Counties are secured to assist. He further stated that whether it is better to bring in these Judges from other Counties, which works very satisfactorily so far as he can see, and certainly cost less than additional Judges would, or whether the people of the County think they ought to have their own Judges was a matter for the people to determine and that his opinion was worth no more than that of any one else.

Note the admission, Mr. President and Gentlemen of the Senate, that the bringing in of outside Judges works satisfactorily and costs less. A very positive proof, in my judgment, that additional permanent Judges are neither needed nor wanted by the Bench.

The only reason I can discover, as given in the House of Representatives, by the Sponsor of the bill there, on why the bill should be passed was that the untried Criminal cases are so numerous that Judges from other Counties had to be brought in to assist.

This practice has always prevailed, to a greater or less extent and will be continued to some extent in any event, and the President Judge of Allegheny says it is a satisfactory system.

It is considered a good plan, an excellent practice, and I am informed, a custom authorized by law. The best thought of the Bar favors this plan, instead of the proposition to create a large number of Judges for busy sections when there are Judges unemployed elsewhere.

It is a good experience for the visiting Judges who have comparatively little work at home and at the same time is very satisfactory to the Judges of the Allegheny County Courts.

Except for the temporary congestion, caused by enforced idleness of the Courts during the past year and a wave of crime that seems to be with us at present, there would be no great need of the Judges from outside Counties even now, and while it costs less to pay them than to pay the salaries of additional permanent Judges, yet when the need passes they can be dispensed with.

There is an explainable reason for the present condition of accumulated business in the Courts of Allegheny County. After the combining of the four Common Pleas Courts in 1911, and the creation of a County Court in the same year, the number of accumulated cases decreased steadily. In the spring of 1918 the Common Pleas work was more nearly caught up than at any previous time in the recollection of lawyers who have practiced at the Allegheny County Bar for twenty years.

The Courts are further behind now than they were a year ago it is true. But you must bear in mind that in the early Spring the Bar Association requested the Judges to adjourn Court for the summer earlier than usual and extend the vacation time to late in the Fall, in order not to interfere with agricultural pursuits and war industries. It was war times and men were needed much more to help win the war than they were to sit as jurors, and act as witnesses.

The request was complied with. When the Courts were ready to get down to business late in the Fall, the "flu" epidemic was upon us and very little was accomplished before the holidays.

Many cases were put over. I understand, out of favor to lawyers who had gone into the service of their country, and there were many lawyers in Allegheny County who answered the call. Many cases were postponed on account of men who were witnesses being in service. All these things necessarily put the Courts much further behind than they were a year ago. That the Courts are not so very far behind even at that, and as an evidence that the loss of time will be made up in the regular course of work by the present force of Judges, is indicated by the fact that suits entered in January of 1918 are on the list for trial this week, although the Courts have had little more than 5 months of Jury trials in the last year.

Civil Court business has not been increasing in the last few years.

The Workmen's Compensation law made a very substantial reduction in personal injury cases and other causes have operated to the same end. Fewer new cases came into the Prothonotary's office last year than for the same number of months in year's past.

When the Judges are relieved of the License Court work and the business of the Criminal Courts is reduced, as it will be by prohibition, the present Judges will be able to dispatch all the Court work and keep it up to date. If there is a doubt about what prohibition will do for Allegheny County, (as to Criminal cases) I cite you the fact that when the "Flu" ban was on in Allegheny County and the saloons were closed for five weeks, the prisoners in the Allegheny County jail decreased in number from about 600 to 350—and Warden Lewis, of Allegheny, is quoted as saying there will be mighty little use for a jailor in our county after 1920.

There has been no public demand for discussion about the creation of these positions by lawyers, judges, nor anybody of men, so far as I can learn, who should and would be directly interested and be behind the movement for the creation of the offices, if they were necessary. It necessarily follows, therefore, that the demand must come from sources known, no doubt, to the sponsors of the bill and those who desire and have worked for its passage.

Is it wise or just for the Republican Party of Pennsylvania, the Premier Republican State of the Union, to be so placed by its Representatives in its General Assembly, that the same criticism can be successfully leveled against it as a State, as has been so recently and so forcefully and so cuttingly expressed by our Senior Senator in Congress, the Hon. Boise Penrose, against the waste of the people's money

due to the inefficient Government at Washington by the party in control of our National affairs.

In conclusion I call your attention to our Governor's message on January 21, 1919, when the Hon. William Sproul specifically set forth the heavy tax burdens being borne by the people of Pennsylvania and warned against waste by the National Government in incompetent administration, and "Its use, without practical purpose."

If I am correct in my estimate of this situation, these two new offices come within the definition of the Governor's conception of retrenchment and the desire to lessen, rather than to pile up an additional burden of taxes on the people of Pennsylvania.

In the face of the foregoing facts, as I understand them and believe them to be true, it is my duty to vote against the bill, however certain it may be of passage.

Mr. LESLIE. Mr. President, it is natural, certainly, to have opposition to legislation, and it is natural that opposition to this bill will occur, like other bills, but there is a reason, and a plausible reason, for the passage of this bill for the additional court judges for Allegheny County. The last Common Pleas Court bill was passed in 1907. At that time we had a population approximately between 750,000 to 800,000 people. Today we have a population of at least 1,200,000, if not more, an increase ranging between 50 per cent and 60 per cent of our population, and that population, as you all know, the kind and character, is in the neighborhood of forty different nationalities gathered from all over the world brought into that great workshop, and their method of living, their environment, makes more court cases possibly than our settled condition in the interior part of the state, where they are native born.

The Senator speaks of the outside judges. There is no question that they are proving satisfactory, but their cost is just about 50 per cent and well up to 60 per cent of what the cost of these two additional judges would be. It is not a matter that they are paid so much per diem, and their expenses are paid to them; it is a matter of convenience to our people. We have witnesses, held in cases where the cases range from 3 months to 9 months, in jail. We have had cases where the men figured they should be relieved and given opportunity to go out into their different vocations of life, but where they were compelled by conditions and help up for periods ranging, as I said, from 3 to 9 months, as witnesses in cases, and only recently one of the most serious accidents occurring in our community, with large damage suits pending in about one hundred cases, a well known accident, known as the Tunnel Accident, involving the death of over 20 people, which occurred on the 27th day of December, 1917, and the motorman of that car was put on trial last Monday a week ago and was convicted of manslaughter. All the people connected with that case and the families of those interested and others had to wait for over one year before that case was tried. But that is nothing in comparison with the vast number of other cases. The District Attorney in the last year handled 3,772 cases, and did that in about eight months and a half of work. There was a month and a half cut off on account of the flu, and there was two months cut off during the summer vacation. He was crowded, and his own statement is that it will keep five judges busy in criminal work for the next year to try cases, now pending, not counting new ones. It is not the summary convictions caused by drink, but it is the sly, clever, cunning man who becomes a criminal and it takes times to convict him in the criminal courts. That has to be done for the better welfare of our community. We are not here trying to pass judges' bills for the purpose of putting upon the taxpayers an additional burden. We are coming here on the same basis that is followed in every community of business and this business of the Common Pleas courts. Every man knows how vital it is to the interests of the people involved, and when the cases range from one year to two years back and growing at the rate of over eight thousand new cases a year, multiplying at the rate of three thousand cases a year, untried something has to be done to find relief. Last year there were over 8,764 new cases brought in the Common Pleas courts, and, approximately, taking last year's business, they tried 3,614 of them, and we are given an estimate of 5,000 still pending and carried over in the Common Pleas courts. The same thing is true in the criminal courts, and if we are going to be advanced to that

age to put us in position that the man who falls into the hands of the courts should not be kept in jail, ranging from three months to a year, before he is tried, and gets his sentence or his freedom, we must pass this bill. Men who have civil actions in our courts have been held up, and I want to say for myself that I have two actions in those courts, each one of them being over a year, and I do not expect them to get them tried during the next six months or year. Witnesses die and witnesses move away in contests, and it makes it difficult for us to recover what is due us. I believe that the Senator made a positive search for enlightenment on this bill, and I feel that is a privilege he has, and I say possibly a duty he should perform. I have no objections to any persons scrutinizing to the fullest depths into this matter. I say to you, gentlemen of the Senate, I would not be here on my feet if I did not think Allegheny required these judges, and I appeal to you to give them to us, because our courts are crowded and jammed, and the only way for us to get relief is to have more judges on the bench to relieve our citizens.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Baldwin,	Einstein,	Martin,	Sassaman,
Barnes,	Eyre,	McNichol,	Schantz,
Boyd,	Graff,	Mearkle,	Snyder,
Campbell,	Gray,	Miller, J. S.,	Sones,
Craig,	Hackett,	Miller, S. J.,	Tompkins,
Crow,	Haldeman,	Murdoch,	Turner,
Dalix,	Herron,	Nason,	Weaver,
Davis,	Homsher,	Patton,	Whitten,
DeWitt,	Leiby,	Phipps,	Buckman,
Donahue,	Leslie,	Salus,	Pres. pro tem.
	Marlow,		

NAYS—1.

Barr,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 172, entitled:

An Act to amend section one of an act approved the thirtieth day of July one thousand eight hundred and ninety-seven (Pamphlet Laws four hundred and sixty-four) entitled "An Act to provide revenue and regulate the sale of malt brewed vinous and spirituous liquors or any admixture thereof by requiring and authorizing licenses to be taken out by brewers distillers wholesalers bottlers rectifiers compounders storekeepers and agents having a store office or place of business within this Commonwealth prescribing the amount of license fees to be paid in such cases and by imposing an additional license fee on retail dealers in intoxicating liquors.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

Mr. SNYDER. Mr. President, we have before us two bills. One provides that liquor dealers, when licensed, pay their fees in monthly installments. The other bill provides that those already licensed and who have paid their fees, or may pay their fees, shall have money refunded.

Mr. President, I did not intend to speak on this subject. At first I admit to you my fellow Senators, I thought the bills were fair. I have studied over this matter, and I have come to the conclusion that while they appear fair on the surface these bills, if passed, will do a great deal of harm. What made me conclude to speak to you and urge you to vote against these bills was something that occurred last evening when two gentlemen approached me at different times—neither of them a member of the Senate or House—and asked me if I would support these bills. I said I did not think I should, that I was going over the matter carefully, and one of the gentlemen said, if that is the way you look at it, if you look at it from that angle, I have nothing

further to say. The other gentleman a little later, urged the cause of those who wanted these bills passed. When I said I could not see my way clear to support them he said, "You are not fair." That challenged men, and it challenges those who are here who may intend to vote against these bills. Are we fair? I have no prepared speech, but I believe we are fair, and I shall try to speak offhand from two or three notes. For years a great many people of this state have been endeavoring to amend the Brooks High License Law. I, with others, have stood in the Legislature, in one branch or the other, since 1911, and tried to have the Brooks High License Law amended. We never could succeed. Now, when those who opposed us come and say, amend the Brooks High License Law I am here to plead that you do not amend it in this instance. They would grant us no concessions, and we feel that they should not come and ask us, who stand for a great moral question, a great economic question, and say to you don't amend the Brooks High License Law. Those gentlemen said to me last night, and others have said, would you cause this loss of money to people who are acting in a legal way? I claim that those people will lose no money.

First, those who have been granted licenses and are now selling liquor under the laws of the State of Pennsylvania will lose no money because, Mr. President and gentlemen of the Senate, when the last month of license comes they will have such a rush for liquor of all kinds that they will clean out their stock. A department store bargain sale will be nothing in comparison to the rush that will be made to the saloons to clean out their stocks. How can they lose money if they sell out all their stocks? They know they must close down on the first of July, and if they close then and sell out how can they lose money? They have had fair notice. The prohibitionists at last have won their cause. When Nebraska ratified the Prohibition Amendment they gave notice to the entire United States that the business of selling liquor must cease. Now, they know that, and, Mr. President, it is not a vested right—this business of selling liquor; it is a privilege. We can refuse this privilege, especially when we prove, as I think we can, that it causes harm and loss and should be closed and put to an end.

Now, from the moral standpoint. First, take the economic point. If by refusing to pass these two measures we keep out of business one saloon—and I believe we will keep out of business a thousand saloons, from what I hear—think what a saving that would be? A manufacturer in my district said to me last session: "O, cannot you do something to stop the sale of liquor?" He said: "Every payday there are so many men employed in our works and quarries who stay away from two to three days, and I have figured the loss from the cause of drinking to be 16 per cent." And that was at a time when the nation was in danger, at a time when every man was asked to do his utmost to produce materials to win the war, at a time when our boys were going over there and offering their lives, and maybe the loss caused by the sale of liquor in these saloons prevented the furnishing of the materials they needed. But it had no effect. It went on and on until Almighty God, decreed, through this great war, that the people should be aroused, that they should realize the evil, that they should meet it face to face, and then prohibition was accomplished through the ratification of the Sheppard Amendment.

But the President, as a war measure, forestalled the time of its going into effect and named the first of July, not the sixteenth of next January, when this great blessing will be realized. I think we are fair in asking not to continue this liquor business. These men will lose no money. There are those who may refuse to lift their licenses because of this short time to sell liquor. I believe it will be no loss to the breweries and distillers. They have ceased to brew and to distill. One gentleman said last night to me: "Look at the men who will be thrown out of employment in the saloons." I say to you, Mr. President, where one man is working in the saloon hundreds of men will lose time in their places where they are working because of the saloons. Therefore, it would be a great service if we would see to it that the saloons that are not licensed shall not be, and if this, fact of paying the high license will still cause them to continue their business it must certainly pay them. If we pass this legislation, are we fair to those good people who believe the sooner the evil stops the better? Are we fair to the mothers who on bended knees all over this state are praying Almighty God that the evil should stop? Are we fair to

those good old parents who see their boys going away to the saloon and coming back like maniacs or idiots for the time being because of the traffic of the saloon?

Mr. President, I do hope that these bills will not receive the support of the Senate, and I urge you to vote no on them.

Mr. EYRE. Mr. President, I shall be very brief and not take up much time of the Senate but I feel there should not go unanswered the insinuation from my distinguished friend from Blair. I represent a constituency that is one of the most conservative, as well as one of the strongest, in the State of Pennsylvania, in favor of the ratification of the Sheppard Amendment and shall vote accordingly, and I believe the constituency that I represent are equally fair on all fair business propositions. I do not believe that it is fair for the State of Pennsylvania to take from the men engaged in the liquor business a twelve months fee for a privilege given to them for but three months and I do not believe that the vast majority of the fair-minded people of Pennsylvania think otherwise. I am quite sure that the people in the constituency that I represent believe in fairness toward the men engaged in the liquor business, which up to the present time is as legitimate as any other class of business, made so by the Legislature of Pennsylvania, and I think that advocacy of unfairness is prejudicial to the temperance cause in the State of Pennsylvania. Based upon that judgment I shall give my vote and earnest support which I deem an absolutely fair proposition.

Mr. SCHANTZ. Mr. President, I just want to correct an impression that is in the mind of the Senator from Blair. There is no bill on the calendar now providing for the refunding of any liquor license money. The bills on the calendar, 172 and 173, both have the same import. The one is an amendment to the retail license law and the other is an amendment to the wholesale license law, and both provide for the payment of the liquor license money in monthly installments instead of annually. At the present time the liquor license courts are held at different times throughout the state. Each county regulates the time of the liquor license court by rule of court. The time is not established by Act of Assembly and the liquor license now must be paid in advance. These two bills will permit the payment of the liquor license monthly in advance and they both have the same import, neither of them provides for the refunding of any money. They go hand in hand, the one regulates the retail trade and the other the wholesale trade. Both ought to pass or both be defeated. Mr. President, I want to say to the Senator from Blair that I hope I did not make the statement that he was unfair. I have no recollection of having spoken with him on the subject. I have no recollection of having made that statement I want to make a retraction for the man who made that statement to the Senator from Blair, whoever did, because I think it was unintentional. Things are said in arguments that are not meant. We think it is honest legislation. The people are not expected to pay for things that they do not get and we trust these acts will pass.

Mr. SNYDER. The gentleman who stated to me "You are not fair" was not a member of the Senate or House. I think I said so.

And the question recurring.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—33.

Baldwin,	Donahue,	Homsher,	Patton,
Barr,	Einstein,	Leslie,	Salus,
Boyd,	Eyre,	Marlow,	Sassaman,
Campbell,	Graff,	Martin,	Schantz,
Crow,	Gray,	McNichol,	Sones,
Daix,	Hackett,	Mearkle,	Tompkins,
Davis,	Haldeman,	Murdoch,	Turner,
DeWitt,	Herron,	Nason,	Weaver,
			Whitten,

NAYS—7.

Barnes,	Leiby,	Phipps,	Buckman,
Craig,	Miller, J. S.,	Snyder,	Pres. pro tem.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 177, entitled:

An Act to amend section eight of the act approved the thirteenth day of May one thousand eight hundred and eighty-seven (Pamphlet Laws one hundred and eight), entitled "An Act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" as amended.

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—33.

Baldwin,	Donahue,	Homsher,	Patton,
Barr,	Einstein,	Leslie,	Salus,
Boyd,	Eyre,	Marlow,	Sassaman,
Campbell,	Graff,	Martin,	Schantz,
Crow,	Gray,	McNichol,	Sones,
Daix,	Hackett,	Mearkle,	Tompkins,
Davis,	Haldeman,	Murdoch,	Turner,
DeWitt,	Herron,	Nason,	Weaver,
			Whitten,

NAYS—7.

Barnes,	Leiby,	Phipps,	Buckman,
Craig,	Miller, J. S.,	Snyder,	Pres. pro tem.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 173, entitled:

An Act making an appropriation to the State Highway Department for the construction of permanent State highways; for the payment of the Commonwealth's share in the expenses of constructing State-aid highways; for the maintenance and repair of State highways within the limits of boroughs; for the maintenance and repair of State-aid highways for the payment of expenses, costs and awards in the purchase or condemnation of turnpikes and toll bridges; for the payment of the deficiency caused during the years one thousand nine hundred thirteen and fourteen, in carrying out the laws of Pennsylvania relative to the construction, maintenance and repair of roads in townships of the second class; for the payment of damages to property caused or occasioned in connection with the work of the State Highway Department.

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—41.

Baldwin,	Einstein,	Martin,	Schantz,
Barnes,	Eyre,	McNichol,	Snyder,
Barr,	Graff,	Mearkle,	Sones,
Boyd,	Gray,	Miller, J. S.,	Tompkins,
Campbell,	Hackett,	Murdoch,	Turner,
Craig,	Haldeman,	Nason,	Weaver,
Crow,	Herron,	Patton,	Whitten,
Daix,	Homsher,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	Buckman,
DeWitt,	Leslie,	Sassaman,	Pres. pro tem.
Donahue,	Marlow,		

YEAS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 178, as follows:

An Act making an appropriation to the State Highway Department for salaries expenses and maintenance of the same.
Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the

same, That the sum of three million six hundred and twenty-six thousand dollars (\$3,626,000.00), or so much thereof as may be necessary, be and the same is hereby specifically appropriated out of the general funds of the Commonwealth to the State Highway Department in the following amounts and for the following purposes, to wit:

For the payment of the salary of the State Highway Commissioner the sum of twenty thousand dollars (\$20,000.00).

For the payment of the salary of the Assistant State Highway Commissioner the sum of sixteen thousand dollars (\$16,000.00).

For the payment of the salary of the Chief Engineer of the State Highway Department the sum of fifteen thousand dollars (\$15,000.00).

For the payment of the salary of the Township Commissioner of the State Highway Department the sum of twelve thousand dollars (\$12,000.00).

For the payment of the salaries of a Maintenance Engineer, a Controller, a Principal Assistant Engineer, Construction Engineers, Engineer of Tests, Office Engineer, Engineer of Plans and Surveys, Bridge Engineer, Township Engineer, District Engineers, additional Civil Engineers, Engineers' Assistants, Registrar of Motor Vehicles, Executive Manager, Statistician, Secretary, Superintendents of Highways, Inspectors, Purchasing Agent, Paymasters, Cost Accountant, Bookkeepers, Cashier, Mechanician, Draughtsmen, Stenographers, additional Clerks, and all other necessary employees, necessary traveling expenses, contingent and incidental expenses, necessary expenses of the Automobile Division, purchase and maintenance of Motor Equipment, maintenance and equipment of a physical and chemical laboratory, survey and plotting of county and township roads and the making and publishing of maps thereof, the sum of three million five hundred and sixty-three thousand dollars (\$3,563,000.00).

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—41.

Baldwin,	Einstein,	Martin,	Schantz,
Barnes,	Eyre,	McNichol,	Snyder,
Barr,	Graff,	Meakie,	Sones,
Boyd,	Gray,	Miller, J. S.,	Tompkins,
Campbell,	Hackett,	Murdoch,	Turner,
Craig,	Haldenran,	Nason,	Weaver,
Crow,	Herron,	Patton,	Whitten,
Daix,	Homsher,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	Buckman,
DeWitt,	Leslie,	Sassaman,	Pres. pro tem.
Donahue,	Marlow,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 179, as follows:

An Act to amend sections one and two as amended of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight), entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draftsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner

decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same. That Section one of an Act, entitled "An act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draftsman, superintendents of highways, and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads and prescribing the contents of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvements or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties townships boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and state-aid highways, and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act," approved the thirty-first day of May, Anno Domini one thousand nine hundred and eleven, which reads as follows:

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the first day of June Anno Domini one thousand nine hundred and eleven there shall be established a State Highway Department by the appointment by the Governor of the Commonwealth of a State Highway Commissioner, who shall serve for a term of four years, and shall give his entire time and attention to the duties of his office. He shall receive a salary of eight thousand dollars per annum, and shall furnish a bond to the Commonwealth, in the sum of fifty thousand dollars, to be approved by the Governor, conditioned for the faithful performance of his duties. The Governor shall also appoint two Deputy State Highway Commissioners, to be known as First Deputy State Highway Commissioner and Second Deputy State Highway Commissioner, respectively; one of whom shall be a competent civil engineer. They each shall receive a salary of six thousand dollars per annum. They shall each give bond to the Commonwealth, in the sum of twenty-five thousand dollars, to be approved by the Governor, conditioned for the faithful performance of their duties. They shall be subject at all times to the authority of the State Highway Commissioner, and in the absence of the Commissioner shall, in the order of their precedence to each other, perform and discharge all the duties of the State Highway Commissioner as required by law and the provisions of this act. The Governor shall also appoint an auditor of the said department, who shall be an expert accountant and who shall be a certified public accountant, under the laws of this Commonwealth. He shall receive a salary of three thousand dollars per annum, and shall give bond to the Commonwealth, in the sum of twenty-five thousand dollars, subject to the approval of the Governor, conditioned for the faithful performance of his duties. It shall be the

duty of said Auditor to examine and audit all the accounts of the Department and to countersign all warrants," be and the same is hereby amended to read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the first day of June Anno Domini one thousand nine hundred and eleven, there shall be established a State Highway Department, by the appointment by the Governor of the Commonwealth of a State Highway Commissioner, who shall serve for a term of four years, and shall give his entire time and attention to the duties of his office. He shall receive a salary of ten thousand dollars per annum, and shall furnish a bond to the Commonwealth in the sum of two hundred thousand dollars, to be approved by the Governor, conditioned for the faithful performance of his duties. The Governor shall also appoint an Assistant State Highway Commissioner, who shall be an experienced executive and a competent civil engineer, and who shall at all times be subject to the authority of the State Highway Commissioner and shall have executive authority over all other officials and employees of the State Highway Department, and in the absence of the Commissioner shall perform and discharge all the duties of the State Highway Commissioner, as required by law and the provisions of this Act. He shall receive a salary of eight thousand dollars per annum, and shall furnish a bond to the Commonwealth, in the sum of twenty-five thousand dollars, to be approved by the Governor, conditioned for the faithful performance of his duties. The Governor shall also appoint a Township Commissioner, who shall receive a salary of six thousand dollars per annum, and shall give bond to the Commonwealth in the sum of twenty-five thousand dollars, to be approved by the Governor, conditioned for the faithful performance of his duties.

Section 2 That Section two of said Act, which, as amended by an act, approved the twenty-eighth day of May, one thousand nine hundred and fifteen. (P. L. 583), entitled "An act to amend section two of an Act, approved the thirty-first day of May, one thousand nine hundred and eleven, entitled 'An act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioners; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads and prescribing the contents of township, county borough, or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid highways, and kind of material to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act," reads as follows:

"Section 2. The Governor shall appoint a Chief Engineer of the department, who shall be a capable and competent civil engineer, and experienced in the building and maintenance of improved roads, who shall be paid a salary at the rate of seven thousand dollars per annum. The State Highway Commissioner shall appoint, as an assistant to the chief engineer, an engineer of bridges, who shall be a capable and competent civil engineer, experienced in the designing and construction of bridges, who shall be paid a salary at the rate of thirty-six hundred dollars per annum. He may also appoint not to exceed fifty superintendents, experienced in the construction and maintenance of improved roads, who shall be known as superintendents of highways, each of whom shall be paid a salary at the rate of fifteen hundred dollars per annum. He may also appoint, as the work of the department requires, fifteen competent civil engineers experienced in improved road building, to act as assistants to the chief engineer, and who shall each be paid a salary at the rate of twenty-four hundred dollars per annum. He may also appoint a chief draughtsman, who shall also be an experienced civil engineer, and who shall be paid a salary at the rate of twenty-four hundred dollars per annum. He may also appoint an engineer of maintenance, an

engineer of construction, additional civil engineers and engineers' assistants, superintendents, inspectors, a statistician, paymasters, draughtsmen, bookkeepers, a chief clerk, additional clerks, stenographers, and such other employees, as in his opinion, are sufficient to carry on the work of the State Highway Department, and shall fix the salaries to be paid the aforementioned employees.

"The State Highway Commissioner, his deputies and other officers, shall be paid in addition to their stipulated salary or compensation, traveling expenses necessarily and actually incurred by each of them in the performance of the duties required by this act, or performed by direction of the State Highway Commissioner. The State Highway Commissioner shall assign the superintendents of highways to such sections or parts of the State as, in the judgment of said commissioner, will enable said superintendents to render most efficient service in the improvement of the highways. It shall be the duty of each superintendent of highways, subject to the authority of the commissioner, and in accord with the rules and regulations of the department, to superintend, supervise, and take charge and control of all work of rebuilding, maintenance, and repair of the State-aid and State Highways, or any portions thereof, in his said district, or placed in his charge; and it shall be the further duty of each superintendent of highways to instruct the authorities having charge of the highways in the counties or townships in his district, which receive aid from the State in the maintenance of highways, as to the method to be employed at all times in the construction, maintenance and repair of county or township roads, culverts, and bridges in said counties or townships," be, and the same is hereby, amended to read as follows:

Section 2. The Governor shall appoint a Chief Engineer of the department, who shall be a capable and competent civil engineer and experienced in the building and maintenance of improved roads, who shall be paid a salary at the rate of seven thousand five hundred dollars per annum. The State Highway Commissioner shall appoint an experienced maintenance engineer. He shall also appoint a controller who shall be an expert accountant and who shall keep record of the finances of the department, audit all accounts and countersign all warrants. The State Highway Commissioner shall appoint, as assistants to the Chief Engineer, a principal assistant engineer, construction engineers, an office engineer, and an engineer of plans and surveys, who shall be capable and competent civil engineers, experienced in the designing and construction of highways. He may also appoint an engineer of bridges, who shall be a capable and competent civil engineer, experienced in the designing and construction of bridges. He may also appoint, as the work of the department requires, district engineers and additional civil engineers, experienced in improved road building. He may also appoint superintendents of highways, experienced in the construction and maintenance of improved roads. He may also appoint a township engineer, engineers' assistants, an engineer of tests, a registrar of motor vehicles, an executive manager, statistician, secretary, inspectors, purchasing agent, paymasters, cost accountant, bookkeepers, cashier, mechanic, draughtsmen, stenographers, additional clerks, and such other employees as in his opinion are sufficient to carry on the work of the State Highway Department, and shall fix the salaries of the aforementioned employees.

The State Highway Commissioner, Assistant Commissioner and other officers, shall be paid, in addition to their stipulated salary or compensation, traveling expenses necessarily and actually incurred by each of them in the performance of the duties required by this act, or performed by direction of the State Highway Commissioner. The State Highway Commissioner shall assign the superintendents of highways to such sections or parts of the State as, in the judgment of said commissioner, will enable said superintendents to render most efficient service in the improvement of the highways. It shall be the duty of each superintendent of highways subject to the authority of the commissioner, and in accord with the rules and regulations of the department, to superintend, supervise, and take charge and control of all work of rebuilding, maintenance, and repair of the State-aid and State Highways, or any portions thereof, in his said district, or placed in his charge.

The provisions of this act shall become effective immediately upon its approval by the Governor.

And said bill having been read a tlength the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—41.

Baldwin,
Barnes,
Barr,
Boyd,
Campbell,
Craig,
Crow,
Daix,
Davis,
DeWitt,
Donahue,

Einstein,
Eyre,
Graff,
Gray,
Hackett,
Haldeman,
Herron,
Homsher,
Leiby,
Leslie,
Marlow,

Martin,
McNichol,
Meakle,
Miller, J. S.,
Murdoch,
Nason,
Patton,
Phipps,
Salus,
Sassaman,

Schantz,
Snyder,
Sones,
Tompkins,
Turner,
Weaver,
Whitten,
Woodward,
Buckman,
Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk present said bill to the House of Representatives for concurrence.

HOUSE MESSAGE.

TIME OF NEXT MEETING.

The Clerk of the House of Representatives being introduced, presented communication from the House of Representatives, informing the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate, February 18, 1919.
Resolved (if the House of Representatives concur), That when the Senate adjourns today it reconvene on Monday evening, February twenty-fourth, at nine o'clock; and when the House of Representatives adjourns this week it reconvenes on Monday evening, February twenty-fourth, at nine o'clock.

HOUSE BILLS FOR CONCURRENCE.

He also presented for concurrence bills of the House of Representatives as follows:

House Bill No. 163 (Senate Bill No. 229), entitled:

An Act to amend section one thousand four hundred and fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

Which was committed to the Committee on Education.

House Bill No. 7 (Senate Bill No. 230), entitled:

An Act to repeal section thirty-two of an act approved the twenty-ninth day of April one thousand eight hundred forty-four (Pamphlet Laws four hundred eighty-six), entitled "An Act to reduce the State debt and to incorporate the Pennsylvania canal and railroad company" in so far as it imposes a tax on horses mares geldings mules and neat cattle over the age of four years for county purposes in counties having a population of more than one million four hundred thousand inhabitants.

Which was committed to the Committee on Finance.

House Bill No. 165 (Senate Bill No. 231), entitled:

An Act to amend an act approved the eighteenth day of May, one thousand nine hundred and eleven, entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

Which was committed to the Committee on Education.

House Bill No. 180 (Senate Bill No. 232), entitled:

An Act to amend section one of an act approved the first day of June one thousand nine hundred and seven (Pamphlet Laws three hundred sixty-four), entitled "An Act to increase the pay of jurors and witnesses in this Commonwealth."

Which was committed to the Committee on Judiciary General.

House Bill No. 32 (Senate Bill No. 233), entitled:

An Act to amend section one of an act approved the twenty-seventh day of April one thousand nine hundred and eleven entitled "An act regulating the compensation of court criers and tipstaves in counties containing more than ninety thousand and less than one hundred and fifty thousand inhabitants providing for the payment of the same by the particular county limiting the number of tipstaves to be appointed and repealing an act of Assembly entitled 'An Act to regulate the fees of court criers and tipstaves of the courts in judicial districts containing more than ninety thousand and less than one hundred and fifty thousand inhabitants approved the twenty-ninth day of April Anno Domini one thousand nine hundred and nine.'"

Which was committed to the Committee on Judiciary General.

House Bill No. 160 (Senate Bill No. 234), entitled:

An Act providing for a cash deposit in lieu of bail in cases of arrest and prescribing the fees of the sheriff in case of forfeiture.

Which was committed to the Committee on Judiciary General.

House Bill No. 204 (Senate Bill No. 235), entitled:

An Act fixing the salary of the crier of the courts of quarter sessions of the peace and over and terminer and general jail delivery in the several counties of this Commonwealth having more than one million and less than one million five hundred thousand inhabitants.

Which was committed to the Committee on Judiciary General.

House Bill No. 192 (Senate Bill No. 236), entitled:

An Act fixing the salary of the crier of the courts of common pleas in the several counties of this Commonwealth having more than one million and less than one million five hundred thousand inhabitants.

Which was committed to the Committee on Judiciary General.

House Bill No. 230 (Senate Bill No. 237), entitled:

An Act to amend an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws four hundred forty-seven) known as "The Fiduciaries Act of one thousand nine hundred seventeen" to authorize fiduciaries to pay an annual sum for the guarantee of the payment of principal and interest of mortgages and other securities in which funds within their control may be invested.

Which was committed to the Committee on Judiciary General.

House Bill No. 234 (Senate Bill No. 238), entitled:

An Act to amend section fifteen paragraph (b) of an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws four hundred forty-seven) known as "The Fiduciaries Act of one thousand nine hundred seventeen" so as to further limit the period within which a bond covenant debt or demand not payable within one year after the decease of the debtor shall remain a lien upon the real estate of such decedent.

Which was committed to the Committee on Judiciary General.

House Bill No. 17 (Senate Bill No. 239), entitled:

An Act fixing the per diem compensation of borough assessors and assistant assessors and the method of ascertaining the number of days employed.

Which was committed to the Committee on Judiciary General.

House Bill No. 231 (Senate Bill No. 240), entitled:

An Act to provide for the acknowledgement of deeds mortgages and other instruments of writing concerning property in Pennsylvania by persons in the military and naval service of the United States or of this Commonwealth and to confirm acknowledgements heretofore made by such persons.

Which was committed to the Committee on Judiciary General.

House Bill No. 185 (Senate Bill No. 241), entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

Which was committed to the Committee on Education.

House Bill No. 23 (Senate Bill No. 242), entitled:

An Act to further amend an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred and seventy-five) entitled "An Act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation

of the provisions hereof" including instruments and devices for weighing by manufacturers and at mills mines and quarries and which are used for the purpose of determining the wages of employes as amended

Which was committed to the Committee on Judiciary Special.

House Bill No. 236 (Senate Bill No. 243), entitled:

An Act to amend an act approved the seventeenth day of April one thousand eight hundred and sixty-one (Pamphlet Laws three hundred forty-six) entitled "An Act to authorize the erection of a poor-house by the township of Blakely in Luzerne county providing for the appointment of auditors by the court of common pleas of Lackawanna County and fixing the compensation of the auditors and the salaries of the directors of the poor of the poor district of said township

Which was committed to the Committee on Judiciary General.

House Bill No. 108 (Senate Bill No. 244), entitled:

An Act authorizing the appointment of clerks by the judges of the Orphans' Court of certain counties

Which was committed to the Committee on Judiciary General.

House Bill No. 168 (Senate Bill No. 245), entitled:

An Act to repeal section eleven of the act approved the eighteenth day of February one thousand eight hundred fifty-four (Pamphlet Laws seventy-nine) entitled "A supplement to the act incorporating the Pottsville Water Company approved the eleventh day of April Anno Domini one thousand eight hundred thirty-four"

Which was committed to the Committee on Judiciary General.

House Bill No. 167 (Senate Bill No. 246), entitled:

An Act to amend part of section one of an act approved the ninth day of April one thousand nine hundred and fifteen (Pamphlet Laws fifty-four) entitled "An Act to establish and regulate the fees to be charged and collected by sheriffs in counties of this Commonwealth having a population of not less than three hundred thousand nor more than one million five hundred thousand inhabitants as computed by the last preceding United States census the time and manner in which said fees shall be paid the publication and posting of said fees the delivery of an itemized receipt for official fees and legal costs received and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" extending the provisions of said act to counties having a population of not less than two hundred thousand and not more than one million five hundred thousand inhabitants

Which was committed to the Committee on Judiciary General.

House Bill No. 39 (Senate Bill No. 247), entitled:

A Joint Resolution proposing an amendment to Article three (III) of the Constitution of the Commonwealth of Pennsylvania

Which was committed to the Committee on Judiciary General.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 106.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 106, entitled:

An Act to provide for two additional law judges of the court of common pleas of the Fifth Judicial District

NOMINATIONS BY THE GOVERNOR.

The Private Secretary to the Governor being introduced, presented communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows:

MAGISTRATE OF COURT NO. 7, PHILADELPHIA.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, February 18th, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Joseph A. O'Brien, of Philadelphia, to be Magistrate of Court No. 7, in and for the City of Philadelphia, vice George A. Perch, to serve until the first Monday of January, 1920.

WM. C. SPROUL.

RECORDER OF DEEDS OF MERCER COUNTY.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, February 18th, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor hereby to nominate for the advice and consent of the Senate, Edward J. Schadle, of Greenville, to be Recorder of Deeds for Mercer County, vice Sherman E. Mattock resigned, to serve until the first Monday of January, 1920.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. DAIX.

That Rule 38, which requires nominations made by the Governor, to lie on the table one day be dispensed with, and the Senate do now resolve itself into Executive Session, for the purpose of acting upon all the nominations reported at today's session.

Which was agreed to.

Whereupon,

A motion was made by Mr. DAIX,

That the Senate do advise and consent to the nominations reported.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—38.

Baldwin,	Einstein,	Marlow,	Sassaman,
Barr,	Eyre,	Martin,	Schantz,
Boyd,	Graff,	McNichol,	Snyder,
Campbell,	Gray,	Mearkie,	Sones,
Craig,	Hackett,	Miller, J. S.,	Tompkins,
Crow,	Haldeman,	Murdoch,	Turner,
Daix,	Herron,	Nason,	Weaver,
Davis,	Homsher,	Patton,	Whitten,
DeWitt,	Leiby,	Phipps,	Buckman,
Donahue,	Leslie,	Salus,	Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. SALUS. Mr. President, I move that the executive session do now rise.

Mr. CAMPBELL. Mr. President, I second the motion.

The motion was agreed to.

REPORT FROM COMMITTEE.

RESOLUTION RELATIVE TO RETURN OF 28TH DIVISION FROM FOREIGN SERVICE.

Mr. PHIPPS: Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. PHIPPS from the Committee on Military Affairs reported as committed the following resolution:

In the Senate, February 18, 1919.

Whereas, The Twenty-eighth Division of the United States Army composed largely of former Pennsylvania National Guard regiments has been in foreign service for a period of approximately ten months, and

Whereas, Said Division while in such foreign service has been actively and extensively engaged in numerous battles imposing great hardships and sacrifices upon the men of such division and resulting in tremendous casualties considering the number of men composing this Division, and

Whereas, It is fitting and proper that the men of this Division as a reward for their gallant services should be permitted to return to the United States and their homes, and be discharged from further service, and that for the purposes of garrisoning the territory now occupied, troops other than such as have been so actively engaged, be used, therefore be it

Resolved, (If the House of Representatives concur) That the General Assembly of the Commonwealth of Pennsylvania does hereby respectfully address and does petition the Secretary of War for the United States to order the return of the Twenty-eighth Division of the United States Army from foreign service, and as soon after such return as may be to order the discharge of said division from further service.

Resolved, That the Secretary of the Commonwealth of Pennsylvania forward a copy of this resolution to the Secretary of War of the United States.

Mr. BARR. Mr. President, I ask unanimous consent that Rule 39, which requires resolutions reported from

committee to lie over for one day, be suspended, in order that the resolution just reported may be considered at this time.

The PRESIDENT. Is there objection? The Chair hears none.

On the question,

Will the Senate agree to the resolution?

It was agreed to.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

BILL INTRODUCED.

Mr. WHITTEN. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WHITTEN read in his place and presented to the Chair Senate Bill No. 248, entitled:

An Act to amend sections one, two, three, nine, ten and eleven, and to amend also sections four, five and seven, as amended by an act approved the first day of May, one thousand nine hundred and nine, P. L. 321, entitled "An Act to provide for State Registration of Nurses, to establish a State Board of Examiners in connection therewith, and to provide penalties for the violation of certain provisions regarding such registration;" by providing for a change in membership of said board; for the appointment of physicians as advisors thereto, for an increase in salary of the secretary and educational director, and for the registration of persons properly qualified as Licensed Attendants for the care of the sick.

Which was committed to the Committee on Appropriations.

Mr. SONES. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SONES read in his place and presented to the Chair Senate Bill No. 249, entitled:

An Act making an appropriation to the Bloomsburg Hospital, Bloomsburg, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 250, entitled:

An Act making an appropriation to the Berwick Hospital, Berwick, Pennsylvania.

Which was committed to the Committee on Appropriations.

MOTION TO READ BILLS THE FIRST TIME.

Mr. GRAY. Mr. President, I move that Senate Bill No. 52, entitled:

An Act relating to the procedure on municipal liens

Senate Bill No. 26, entitled:

An Act to amend an act entitled "An Act to amend the first section of an act entitled 'An Act to encourage county historical societies' approved the twenty-first day of May Anno Domini one thousand nine hundred one so as to provide that the commissioners' board in counties where the population exceeds one million may appropriate a sum not exceeding one thousand dollars annually to the Chief Historical Society in said county" approved the thirty-first day of March Anno Domini one thousand nine hundred fifteen (Pamphlet Laws thirty-six) increasing the sum that may be appropriated and providing for joint appropriations

Senate Bill No. 19, entitled:

An Act validating certain agreements heretofore entered into by counties to pay a portion of the cost of improving and reconstructing certain borough roads and streets and authorizing the payment by the county of such portion of the cost of such improvement and reconstruction.

Senate Bill No. 51, entitled:

An Act validating municipal liens and the procedure thereon

Reported from Committee at today's session, be read the first time.

Mr. SALUS. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 52, entitled:

An Act relating to the procedure on municipal liens

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 26, entitled:

An Act to amend an act entitled "An Act to amend the first section of an act entitled 'An Act to encourage county historical societies' approved the twenty-first day of May Anno Domini one thousand nine hundred one so as to provide that the commissioners' board in counties where the population exceeds one million may appropriate a sum not exceeding one thousand dollars annually to the Chief Historical Society in said county" approved the thirty-first day of March Anno Domini one thousand nine hundred fifteen (Pamphlet Laws thirty-six) increasing the sum that may be appropriated and providing for joint appropriations

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 19, entitled:

An Act validating certain agreements heretofore entered into by counties to pay a portion of the cost of improving and reconstructing certain borough roads and streets and authorizing the payment by the county of such portion of the cost of such improvement and reconstruction

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 51, entitled:

An Act validating municipal liens and the procedure thereon

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

RECESS.

Mr. MURDOCH. Mr. President, I move that the Senate do now take a recess until five o'clock.

Mr. GRAY. Mr. President, I second the motion.
The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

REPORTS FROM COMMITTEES.

Mr. EYRE. Mr. President, I ask unanimous consent to make reports from Committees at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE from the Committee on Law and Order reported as committed, Senate Bill No. 119 (House Bill No. 1), entitled:

A joint resolution ratifying the proposed amendment to the Constitution of the United States which prohibits the manufacture, sale, transportation, importation or exportation of intoxicating liquors.

Also, from the Committee on Executive Nominations with a favorable recommendation, the following nomination, which was laid upon the table:

COMMISSION OF FISHERIES.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, February 11, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Nathan K. Buller, of Pleasant Mount, Wayne County, to be Commissioner of Fisheries for Pennsylvania, for the term of four years, to compute from July 7, 1917.

WM. C. SPROUL.

Mr. EYRE. Mr. President, in reporting this nomination from Committee, I want to say in that my object in having this name sent to the committee, in the first instance, was because some charges had been preferred against the Commissioner of Fisheries which I deemed worthy of investigation. The Governor of the Commonwealth assures me that he had investigated these same charges and found them to be without foundation. I gave notice to those people, who had registered with me objections along similar lines, and they have failed to produce proofs of the allegations made.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) announced that the Chief Clerk having reported that the following bills had passed both Houses of the General Assembly and the same being correct, the titles were publicly read as follows:

House Bill No. 26, entitled:

An Act to extend the benefits of the Soldiers' Orphans Industrial School to orphan or destitute children of honorably discharged soldiers sailors and marines of the war with Germany and Austria or of any movement or campaign in connection therewith or resulting therefrom.

House Bill No. 106, entitled:

An Act to provide for two additional law judges of the court of common pleas of the Fifth Judiciary District.

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the presence of the Senate signed the same.

REPORTS FROM COMMITTEE.

Mr. DAIX. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX, from the Committee on Appropriations, reported as amended, Senate Bill No. 53, entitled:

An Act making an appropriation to John C. Block of the Borough of Kane to reimburse him for moneys erroneously paid into the State Treasury.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 17, entitled:

An Act making an appropriation to the Trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania, at Scranton, Pennsylvania.

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 13, entitled:

An Act making an appropriation to the Trustees of the State Institution for the Feeble-Minded of Eastern Pennsylvania, at Spring City.

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 76, entitled:

An Act making a deficiency appropriation to the Pennsylvania State Lunatic Hospital.

MOTION TO READ BILLS THE FIRST TIME.

Mr. DAIX. Mr. President, I move that Senate Bills No. 53, No. 17, No. 13, and No. 76, just reported from committee be read the first time.

Mr. EYRE. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 53, entitled:

An Act making an appropriation to John C. Block of the borough of Kane to reimburse him for moneys erroneously paid into the State Treasury.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 17, entitled:

An Act making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 13, entitled:

An Act making an appropriation to the trustees of the State Institution for the Feeble-Minded of Eastern Pennsylvania at Spring City

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 76, entitled:

An Act making a deficiency appropriation to the Pennsylvania State Lunatic Hospital.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILLS INTRODUCED.

Mr. LESLIE. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. LESLIE read in his place and presented to the Chair Senate Bill No. 251, entitled:

An Act making an appropriation to the Pittsburgh News-boys' Home, Pittsburgh, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. WHITTEN. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WHITTEN read in his place and presented to the Chair Senate Bill No. 252, entitled:

An Act making an appropriation to the Boys' Industrial Home of Western Pennsylvania, located at Oakdale, Allegheny County.

Which was committed to the Committee on Appropriations.

Mr. HOMSHER. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. HOMSHER read in his place and presented to the Chair Senate Bill No. 253, entitled:

An Act to provide for the payment by the county of costs in summary jurisdiction cases, to aldermen justices of the peace and magistrates in this Commonwealth.

Which was committed to the Committee on Judiciary General.

NOMINATIONS BY THE GOVERNOR.

The Private Secretary to the Governor being introduced, presented communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows:

TRUSTEES OF THE COTTAGE STATE HOSPITAL FOR INJURED PERSONS OF THE BITUMINOUS AND SEMI-BITUMINOUS COAL REGIONS OF PENNSYLVANIA AT MERCER.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, February 18, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the fol-

lowing named persons to be Trustees of the Cottage State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania, at Mercer, to serve until lawfully determined or annulled:

Robert Cann, Stoneboro.
William G. Christley, Mercer.

WM. C. SPROUL.

TRUSTEES OF THE STATE INSTITUTION FOR FEEBLE MENDED OF WESTERN PENNSYLVANIA.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, February 18, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Trustees of the State Institution for Feeble Minded of Western Pennsylvania, at Polk, for the terms set opposite their names, respectively:

Marshall Phipps, Franklin, from May 1, 1918, for three years.
Frederick H. Coursin, McKeesport, from May 1, 1918, for three years.
Quincy A. Gordon, Mercer, from September 27, 1918, until May 1, 1920.

WM. C. SPROUL.

JUSTICES OF THE PEACE.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, February 18, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Michael Lavery to be a Justice of the Peace in and for the Township of Sandy, County of Clearfield, until the first Monday of January, 1920, vice Thomas H. Alexander, deceased.

WM. C. SPROUL.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, February 18, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor hereby to nominate for the advice and consent of the Senate, John Morgan to be a Justice of the Peace, in and for the Borough of Clifton Heights, County of Delaware, until the first Monday of January, 1920, vice Richard B. Clevenger, deceased.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent.

A motion was made by Mr. EYRE.

That Rule 38, which requires nominations made by the Governor, to lie on the table one day be dispensed with, and the Senate do now resolve itself into Executive Session, for the purpose of acting upon all the nominations reported at today's session.

Which was agreed to.

Whereupon,

A motion was made by Mr. EYRE.

That the Senate do advise and consent to the nominations reported.

On the question.

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—37.

Baldwin,	Eyre,	McNichol,	Sassaman,
Barnes,	Graff,	Meakle,	Schantz,
Barr,	Gray,	Miller, J. S.,	Snyder,
Boyd,	Hackett,	Miller, S. J.,	Tompkins,
Campbell,	Haldeman,	Murdoch,	Turner,
Craig,	Herron,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Buckman,
Davis,	Marlow,	Salus,	Pres. pro tem.
Dopahue,	Martin,		

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. EYRE. Mr. President, I move that the Executive Session do now rise.

Mr. BALDWIN. Mr. President, I second the motion.

The motion was agreed to.

ADJOURNMENT.

Mr. LESLIE. Mr. President, I move that the Senate do now adjourn.

Mr. TOMPKINS. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 5:11 P. M. until Monday evening, February 24, 1919, at 9 o'clock.

HOUSE OF REPRESENTATIVES.

TUESDAY, February 18, 1919.

The House met at 10:00 o'clock A. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

O Thou Spirit of Truth, of which we have the promise that it shall lead us into all truth and make us free, grant unto us that we may be richly blessed by Thee, so that we shall have that freedom which is more than to have no manacles on our ankles or on our wrists. Bless us, we pray Thee, in that higher freedom, to find our joy and pleasure. To this end grant that every agency and every church, regardless of creed, may do its part to make for that higher freedom, and may every hillside have its school house, and may it there be taught that which makes for the best traditions and principles of our country; and may every home and fireside be pure and clean, so that we may be worthy of the great blessing that rests upon us; and at all times grant unto us men who shall spring to the front if that freedom is ever endangered; and just now grant unto us that we may have that active gratitude for those who, with unbounded confidence, went to save that freedom, that they may not come back to these shores and find themselves deserted in the tumult of business or the resumption of trade; and grant that this body, and all bodies throughout the land, may show that active gratitude by protecting their rights and succoring their needs. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. Richard Curry, the further reading was dispensed with, and the Journal was approved.

PETITION

PROTESTING AGAINST FISHERMEN TAX.

Mr. BELL presented the petition of citizens of Blair County protesting against the passage of House Bill No. 116 imposing a tax on fishermen.

Referred to the Committee on Fisheries.

BILLS INTRODUCED AND REFERRED.

By Mr. LANIUS. House Bill No. 394.

An Act for the better protection of purchasers of wearing apparel; providing for the labelling or branding by the manufacturers, jobbers, dealers and person of articles of wearing apparel or cloth or substances used for manufacturing wearing apparel; and providing penalties.

Referred to the Committee on Judiciary Special.

By Mr. COX. House Bill No. 395.

An Act regulating the sale, conveyance, transfer or disposition of motor vehicles; requiring the making and filing of sworn descriptions thereof, and statements in relation thereto; forbidding the removal, defacement, alteration, destruction, obliteration or concealment of the trade-marks, identification numbers, serial numbers, or other distinguishing marks of motor vehicles, or the having possession of motor vehicles or parts thereof, on or from which such trade or other distinguishing marks or numbers have been removed, defaced, altered, destroyed, obliterated or concealed; prohibiting the registration of motor vehicles subject to the provisions of this act unless in compliance with its terms; providing for the licensing of the business of dealing in second-hand motor

vehicles; and fixing penalties for violation of the provisions of this act, and providing that the making of a false affidavit, under the provisions of this act shall be perjury and shall be punishable as such.

Referred to the Committee on Judiciary Local.

By Mr. ALLUM. House Bill No. 396.

An Act to amend article five, section three, clause forty, of an act approved the twenty-seventh day of June, one thousand nine hundred and thirteen (P. L. 563), entitled "An Act providing for the incorporation, regulation, and government of cities of the third class; regulating nomination and election of municipal officers therein; and repealing, consolidating and extending existing laws in relation thereto."

Referred to the Committee on Municipal Corporations.

By Mr. ALLUM. House Bill No. 397.

An Act authorizing the State Highway Commissioner to designate certain State highways forming a continuous route, as a Roosevelt Highway.

Referred to the Committee on Public Roads.

By Mr. MALLERY. House Bill No. 398.

An Act making an appropriation to the Oil City, Hospital, Oil City, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. WEST. House Bill No. 399.

An Act making an appropriation to the Trustees of the State Hospital for the Insane, at Danville, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. EHRHARDT. House Bill No. 400.

An Act making an appropriation to the Hahnemann Hospital of Scranton, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. GEARY. House Bill No. 401.

An Act making an appropriation to the Passavant Hospital of Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. GEARY. House Bill No. 402.

An Act making an appropriation to the Montefiore Hospital Association of Western Pennsylvania, located at Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. RICHARD CURRY. House Bill No. 403.

An Act making an appropriation to Saint Mary's Hospital of Philadelphia.

Referred to the Committee on Appropriations.

By Mr. HOUGH. House Bill No. 404.

An Act making an appropriation to the Western State Penitentiary.

Referred to the Committee on Appropriations.

By Mr. STADTLANDER. House Bill No. 405.

An Act to amend the section one of an act approved the twenty-third day of May, one thousand nine hundred seven (P. L. 206) entitled, "An Act to regulate and improve the civil service of the cities of the second class in the Commonwealth of Pennsylvania; making violations of its provisions to be misdemeanors, and providing penalties for violations thereof," giving preference in appointments to honorably discharged soldiers, sailors and marines who served in the armed forces of the United States, or its Allies, during its war against the Imperial German Government.

Referred to the Committee on Municipal Corporations.

By Mr. MARTIN. House Bill No. 406.

An Act providing for the imposition and collection of taxes, for State purposes, on motor vehicles.

Referred to the Committee on Ways and Means.

By Mr. STADTLANDER. House Bill No. 407.

An Act amending paragraph five, section one, article XV of an act approved the seventh day of March, one thousand nine hundred and one (P. L. 20) entitled, "An Act for the government of cities of the second class."

Referred to the Committee on Municipal Corporations.

By Mr. STADTLANDER. House Bill No. 408.

An Act creating additional subjects of taxation in cities of the second class, by subjecting all real estate situate in cities of the second class and owned or possessed by any public service or quasi public corporation to taxation for city and school purposes, the same as other real estate in said cities, and defining the term "real estate" as used herein.

Referred to the Committee on Municipal Corporations.

By Mr. STADTLANDER. House Bill No. 409.

An Act authorizing counties, cities and boroughs to appropriate moneys for aiding, entertaining and caring for soldiers, sailors and marines; and validating and ratifying appropriations and payments heretofore made.

Referred to the Committee on Municipal Corporations.

By Mr. STADTLANDER. House Bill No. 410.

An Act to amend section one of an act approved the seventh day of June, one thousand nine hundred and one, (P. L. 452), entitled "An Act relating to the arrest and punishment of professional thieves, burglars and pickpockets."

Referred to the Committee on Judiciary Special.

By Mr. STADTLANDER. House Bill No. 411.

An Act authorizing the filing of liens by cities, boroughs and townships to recover the cost and expense of abating nuisances and things detrimental to health and providing the procedure thereon.

Referred to the Committee on Judiciary General.

By Mr. CROCKETT. House Bill No. 412.

An Act prohibiting the attendance of any minor child under the age of sixteen years to any exhibition open to the public in any building, tents or enclosure of any part of the premises connected therewith of any dramatic or operatic vaudeville performance or tragedies or comedies or farces or exhibition of fixed or moving pictures or stereopticon views or songs or acrobatic performances or exhibition of trained animals or any equestrian circus or menagerie or museum or wild west show unless accompanied by an adult providing for a certain exception and fixing penalties for the violation of this act.

Referred to the Committee on Law and Order.

By Mr. CROCKETT. House Bill No. 413.

An Act imposing a state tax on money earned as compensation for the giving of or participation in any theatrical exhibition or performance within this Commonwealth by a person, firm or association or corporation residing or domiciled without this Commonwealth and requiring the collection and payment of such tax by the owner proprietor, manager, lessee or operator of theater or place in which such exhibition or performance takes place.

Referred to the Committee on Ways and Means.

By Mr. BUCHER. House Bill No. 414.

An Act relating to motion-picture films, reels, or stereopticon views or slides; providing a system of examination, approval and regulation thereof, and of the banners, posters, and other like advertising matter used in connection therewith; creating a Bureau to be known as "The Bureau of Amusements;" and providing penalties for the violations of this act.

Referred to the Committee on Judiciary General.

By Mr. SINCLAIR. House Bill No. 415.

An Act to amend section three of an act approved the thirtieth day of March, one thousand nine hundred and seventeen, (P. L. 21), entitled "An Act defining optometry; and relating to the right to practice optometry in the Commonwealth of Pennsylvania, and making certain exceptions; and providing a Board of Optometrical Education, Examination, and Licensure, and means and methods whereby the right to practice optometry may be obtained; and providing for the means to carry out the provisions of this act; and providing for revocation or suspension of licenses given by said board, and providing penalties for violations thereof; and repealing all acts or parts of acts inconsistent therewith."

Referred to the Committee on Public Health and Sanitation.

Mr. Mr. LAULER. House Bill No. 416.

An Act making an appropriation to the Western Pennsylvania Institution for the Blind at Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. FITZGIBBON. House Bill No. 417.

An Act to further amend section one thousand four hundred twelve in article fourteen of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," as amended.

Referred to the Committee on Education.

By Mr. LAFFERTY. House Bill No. 418.

An Act making an appropriation to the Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases.

Referred to the Committee on Appropriations.

By Mr. PHILLIPS. House Bill No. 419.

An Act creating a reward or bounty for the destruction of certain noxious animals killed within the Commonwealth of Pennsylvania; providing a method for the payment of the same; and providing the method of furnishing evidence of said destruction, and penalties for the violation of the several provisions thereof.

Referred to the Committee on Game.

By Mr. SAMUEL J. EVANS. House Bill No. 420.

An Act to provide for an additional law judge of the Court of Common Pleas of the Thirty-first Judicial District.

Referred to the Committee on Judiciary General.

By Mr. BROOKS. House Bill No. 421.

An Act making an appropriation to the York Society to Protect Children and Aged Persons, of York, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. BROOKS. House Bill No. 422.

An Act making an appropriation to the York Hospital and Dispensary, of York, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. COOK. House Bill No. 423.

An Act prohibiting the operation in certain cases of steam traction and steam portable engines unless equipped with spark arresters.

Referred to the Committee on Public Roads.

By Mr. WHITEMAN. House Bill No. 424.

An Act making an appropriation to the Latrobe Hospital, Latrobe, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. KANTNER. House Bill No. 425.

An Act making a deficiency appropriation to the State Hospital of Coaldale, Coaldale, Schuylkill County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. BOWMAN. House Bill No. 426.

An Act authorizing the Board of Game Commissioners to acquire through purchase or gift lands for game preserve purposes, and to locate thereon and maintain game preserves.

Referred to the Committee on Game.

By Mr. MANGAN. House Bill No. 427.

An Act making an appropriation to Saint Joseph's Hospital and Dispensary of Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. MICHEL. House Bill No. 428.

An Act making an appropriation to the Pittsburgh and Allegheny Home for the Friendless situated in the City of Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. HEFFERNAN. House Bill No. 429.

An Act to amend the first section of an act approved the fourth day of June, one thousand nine hundred fifteen, entitled "An Act to provide revenue by imposing a State tax upon sales or agreements to sell or memoranda of sales of stock and upon deliveries or transfers of shares or certificates of stock in domestic and foreign corporations, co-partnership associations and joint-stock associations; providing the manner of collecting such tax and prescribing the manner of collecting such tax and prescribing penalties" by exempting from the provisions thereof stock of building and loan associations sales, agreements to sell or memoranda of sales deliveries or transfers of shares or certificates of stock of such associations.

Referred to the Committee on Ways and Means.

By Mr. MICHEL. House Bill No. 430.

An Act making the felonious taking or stealing of an automobile, or other motor vehicle, or assisting therein, a felony, and providing a penalty.

Referred to the Committee on Judiciary Special.

By Mr. MANGAN. House Bill No. 431.

An Act making an appropriation to the Providence Mission and Rescue Home, of Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. DEWEY. House Bill No. 432.

An Act to establish as a State Highway a certain section of public road in Bradford County.

Referred to the Committee on Public Roads.

By Mr. SIMPSON. House Bill No. 433.

An Act providing that unincorporated organizations, associations, societies, partnerships or individuals; creating funds derived from periodical payments by members or other persons, as well as from fees, forfeiture, incidental fees and payment of premiums and interest, which fund is to be loaned or advanced to members or to other persons for the purpose of enabling them to acquire real estate, personal property or to construct buildings, or for any other purpose, shall be deemed to be Building and Loan Associations, for the purpose of making them subject to the supervision and control of the Banking Department.

Referred to the Committee on Banks and Banking.

By Mr. SCHILLING. House Bill No. 434.

An Act making an appropriation to the Erie Infants' Home and Hospital, at Erie, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. CAMPBELL. House Bill No. 435.

An Act making an appropriation for the Pennsylvania Institution for the Instruction of the Blind.

Referred to the Committee on Appropriations.

By Mr. CAMPBELL. House Bill No. 436.

An Act making an appropriation to the Salvation Army Children's Home and Hospital, Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. CAMPBELL. House Bill No. 437.

An Act making an appropriation to the West Philadelphia General Homeopathic Hospital, Philadelphia.

Referred to the Committee on Appropriations.

By Mr. DUNN. House Bill No. 438.

An Act fixing the time for the filing of nomination papers for the nomination of candidates and for the preemption of party names by certain political bodies.

Referred to the Committee on Elections.

By Mr. COLVILLE. House Bill No. 439.

An Act to amend section five of an act approved the fifth day of February, one thousand eight hundred and seventy-five

(Pamphlet Laws fifty-six), entitled "An Act relative to the establishment and jurisdiction of magistrates' courts in the city of Philadelphia."

Referred to the Committee on Judiciary General.

By Mr. MARCUS. House Bill No. 440.

An Act to amend section one of an act approved the eleventh day of July, one thousand nine hundred seventeen (Pamphlet Laws eight hundred thirty-two), entitled "An Act for the imposition and collection of certain inheritance taxes."

Referred to the Committee on Ways and Means.

By Mr. BROOKS. House Bill No. 441.

An Act to establish as a State Highway a certain section of public road in the county of York.

Referred to the Committee on Public Roads.

By Mr. BROOKS. House Bill No. 442.

An Act to establish as a State Highway a certain section of public road in the county of York.

Referred to the Committee on Public Roads.

By Mr. STEVENSON. House Bill No. 443.

An Act making an appropriation to the Punxsutawney Hospital, Punxsutawney, Pennsylvania.

Referred to the Committee on Public Roads.

By Mr. ROBERT L. WALLACE. House Bill No. 444.

An Act making an appropriation to the New Castle Hospital, New Castle, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. ROBERT L. WALLACE. House Bill No. 445.

An Act making an appropriation to the Shenango Valley Hospital, of New Castle, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. ROBERT L. WALLACE. House Bill No. 446.

An Act making an appropriation to the Almira Home for Aged Women, Newcastle, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. HUNTINGTON. House Bill No. 447.

An Act making an appropriation to the Galeton Insurance Agency, Galeton, Pennsylvania, for moneys erroneously paid to the State Highway Department.

Referred to the Committee on Appropriations.

By Mr. ROBERT L. WALLACE. House Bill No. 448.

An Act making an appropriation to Ellwood City Hospital, Ellwood City, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. ARTHUR R. B. FOX. House Bill No. 449.

An Act making an appropriation to the Women's Homeopathic Association of Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. ALEXANDER. House Bill No. 450.

An Act to repeal an act approved the fourth day of June one thousand nine hundred and fifteen, (P. L. 833), entitled "An Act authorizing a written demand for a jury trial in actions at law in the several courts of common pleas of this Commonwealth, by either party thereto; regulating the procedure of trials at law by a judge without a jury, and authorizing the several courts of common pleas of this Commonwealth to adopt rules for regulating the procedure under this act; and regulating appeals from judgments."

Referred to the Committee on Judiciary General.

By Mr. KRUGH. House Bill No. 451.

An Act granting the right of appeal from judgments, orders and sentences of the County Court of Allegheny County to the Superior Court in certain cases of Summary Conviction.

Referred to the Committee on Judiciary General.

By Mr. FITZGIBBON. House Bill No. 452.

An Act making an appropriation to the Northwestern Anti-Tuberculosis League.

Referred to the Committee on Appropriations.

By Mr. FOWLER. House Bill No. 453.

An Act making an appropriation to the West Side Hospital Association, of the City of Scranton.

Referred to the Committee on Appropriations.

By Mr. CRUM. House Bill No. 454.

An Act making an appropriation to the Pennsylvania Industrial Reformatory at Huntingdon, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. STOTT. House Bill No. 455.

An Act making an appropriation to the Chestnut Hill Hospital, of Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. DUNN. House Bill No. 456.

An Act making an appropriation to the Old Ladies' Home, located at Wissinoming, Philadelphia.

Referred to the Committee on Appropriations.

By Mr. SOWERS. House Bill No. 457.

An Act to further amend section one of an act approved the sixth day of May, one thousand eight hundred and eighty-seven, (P. L. 79), entitled "An Act to provide for the better collection of collateral inheritance taxes," as amended.

Referred to the Committee on Ways and Means.

By Mr. BROOKS. House Bill No. 458.

An Act making an appropriation to the Paradise Protectory and Agricultural School, at Paradise Township, York County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. MORGAN (by request). House Bill No. 459.

An Act to amend part of section one of an act, approved the twenty-second day of July, one thousand nine hundred thirteen, (P. L. 48), entitled "An Act establishing certain public roads as State Highways, and providing for their construction and maintenance at the expense of the Commonwealth."

Referred to the Committee on Public Roads.

By Mr. BUCHER. House Bill No. 460.

An Act prohibiting the practice of optometry, or the examination or treatment of the eye, or the performing of any operation thereon, by any person other than a licensed physician or surgeon.

Referred to the Committee on Public Health and Sanitation.

By Mr. BUCHER. House Bill No. 461.

An Act to repeal an act approved the thirtieth day of March, one thousand nine hundred and seventeen (P. L. 21), entitled "An Act defining optometry; and relating to the right to practice optometry in the Commonwealth of Pennsylvania, and making certain exceptions; and providing a Board of Optometrical Education, Examination, and Licensure, and means and methods whereby the right to practice optometry may be obtained; and providing for the means to carry out the provisions of this act; and providing for the revocation or suspension of licenses given by said board, and providing penalties for violations thereof; and repealing all acts or parts of acts inconsistent therewith."

Referred to the Committee on Public Health and Sanitation.

By Mr. HAMPSON. House Bill No. 462.

An Act to establish as a State Highway a certain section of public road in the county of Greene.

Referred to the Committee on Public Roads.

By Mr. JAMES A. WALKER. House Bill No. 463.

An Act to authorize the Board of Inspectors of each State Penitentiary in this Commonwealth to appoint a person learned

in the law to act as legal adviser and counsellor to inmates incarcerated in the penitentiary; and authorizing the Board of Inspectors to fix his compensation.

Referred to the Committee on Judiciary General.

By Mr. HOUGH. House Bill No. 464.

An Act relating to the qualifications for promotion of students in the schools, normal schools, colleges and universities of the State, who are honorably discharged soldiers or sailors in the service of the United States during the war with Germany; and providing a penalty for failure to comply therewith.

Referred to the Committee on Education.

By Mr. ZOOK. House Bill No. 465.

An Act making an appropriation to the Nason Hospital, Roaring Spring, Blair County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. SOWERS. House Bill No. 466.

An Act to provide for the payment of salaries to constables in certain counties, and requiring all fees payable to them for the service of process out of magistrates' courts, under seal to be paid into the county treasury.

Referred to the Committee on Judiciary Local.

By Mr. BROOKS. House Bill No. 467.

An Act making an appropriation to the Children's Home of the Borough and County of York, York, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. GRIEST. House Bill No. 468.

An Act declaring a certain section of road in the Counties of Cumberland, Adams and York a State Highway, and providing for the construction, improvement and maintenance of same.

Referred to the Committee on Public Roads.

By Mr. SOWERS. House Bill No. 469.

An Act defining the crime aggravated fornication; and providing a penalty therefor.

Referred to the Committee on Judiciary Local.

By Mr. SOWERS. House Bill No. 470.

An Act providing for the discharge of the sureties of defendants in criminal cases where indictments are not found within six months from time of arrest.

Referred to the Committee on Judiciary Special.

By Mr. SOWERS. House Bill No. 471.

An Act making it a misdemeanor for persons to falsely represent themselves as husband and wife to secure lodgings in hotels, inns, or lodging houses.

Referred to the Committee on Judiciary Local.

By Mr. SOWERS. House Bill No. 472.

An Act exempting estates passing to the Commonwealth or any municipal subdivision thereof from the payment of taxes imposed by law upon inheritances.

Referred to the Committee on Ways and Means.

By Mr. WILLIAM J. HAMILTON. House Bill No. 473.

An Act making an appropriation to the Saint Timothys Memorial Hospital and House of Mercy, Roxborough, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. MacCALLUM. House Bill No. 474.

An Act making an appropriation to the Mercy Hospital at Wilkes-Barre, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. JENNINGS. House Bill No. 475.

An Act making an appropriation to the Robert Packer Hospital of Sayre, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. JAMES A. WALKER. House Bill No. 476.

An Act to amend section eight, clause (b) of "the Wills Act of one thousand nine hundred and seventeen," approved June seventh, one thousand nine hundred and seventeen (Pamphlet Laws four hundred three), by giving to any mother or adopting mother the right to appoint a testamentary guardian for her minor child when the father or adopting father of such child has forfeited his right to appoint a testamentary guardian under clause (c) of said section, and when said mother or adopting mother has left an estate, real or personal, to such child; the said amendment to apply to the wills of all persons dying on or after the thirty-first day of December, one thousand nine hundred and seventeen.

Referred to the Committee on Judiciary General.

By Mr. WILLERT. House Bill No. 477.

An Act requiring lights on certain vehicles; and providing penalties for the violation thereof.

Referred to the Committee on Public Roads.

By Mr. WILLERT. House Bill No. 478.

An Act relating to reports of farm crops, and imposing certain duties upon assessors and subordinate assessors of real estate, county commissioners, owners and operators of farm lands, and the Secretary of Agriculture, and providing for compensation by the county of assessors and subordinate assessors of real estate.

Referred to the Committee on Agriculture.

By Mr. GOODNOUGH. House Bill No. 479.

An Act abolishing the distinction between an appeal and a certiorari from the judgments of Justices of the Peace and Aldermen; providing that all judgments of Justices of the Peace and Aldermen shall be reviewed by a procedure called an appeal, and regulating the practice in such appeals.

Referred to the Committee on Judiciary Special.

By Mr. GOODNOUGH. House Bill No. 480.

An Act defining the practice of law, prohibiting the practice of law by any person not admitted to practice in a court of record of this state, and providing penalties for the violation of this act.

Referred to the Committee on Judiciary General.

By Mr. SOWERS. (By request). House Bill No. 481.

An Act to amend Section one of an act approved the twenty-fourth day of June, A. D. One thousand eight hundred and ninety-five, entitled: "An Act, to provide for the licensing of buildings and other places in which theatrical, operatic and circus performing are held and menageries or museums are exhibited, and fixing the price to be paid for said licenses, and providing for the licensing of circuses and menageries exhibiting in tents and enclosures of like character."

Referred to the Committee on Judiciary Local.

By Mr. LANIUS. House Bill No. 482.

An Act to amend section six, route two hundred and thirty, of an act approved the thirty-first day of May, one thousand nine hundred and eleven (P. L. 468) entitled, "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employes; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads, connecting county seats, principal cities and towns, and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways, solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways, wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property or otherwise in the improvement thereof; providing for purchase or acquiring of turnpikes, or toll roads, forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State-aid in the improvement, maintenance and repair of township or county roads, and prescribing the contents of township, county, borough

or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough or incorporated towns and requiring contracts by counties, townships, boroughs and incorporated towns with the Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways and kind of materials to be used in the improvement; providing for payment of cost of improvement, and repair; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the acts, and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts, inconsistent herewith and providing that existing contracts are not affected by provision of this act."

Referred to the Committee on Public Roads.

By Mr. DRINKHOUSE. House Bill No. 483.

An Act making an appropriation to the Berean Manual Training and Industrial School.

Referred to the Committee on Appropriations.

By Mr. CHARLES A. SHAFFER. House Bill No. 484.

An Act making an appropriation to the Bloomsburg Hospital, Bloomsburg, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. CHARLES A. SHAFFER. House Bill No. 485.

An Act making an appropriation to the Berwick Hospital, Berwick, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. CHARLES A. SHAFFER. House Bill No. 486.

An Act to amend the act approved the fifteenth day of April one thousand nine hundred fifteen (P. L. 132), entitled "An Act relative to the burial of the bodies of certain indigent deceased widows at the county expense," as amended; requiring county commissioners to pay from the county funds the expenses of burial of all widows of honorably discharged soldiers, sailors and marines, legally resident within the county; authorizing the county commissioners to make inquiries and investigations; providing for payments to persons who buried such bodies and requiring public officers and officers and agents of institutions to report deaths of such widows.

Referred to the Committee on Military.

By Mr. CHARLES A. SHAFFER. House Bill No. 487.

An Act to establish as a State Highway a certain section of public road in the county of Columbia.

Referred to the Committee on Public Roads.

By Mr. CHARLES A. SHAFFER. House Bill No. 488.

An Act to establish as a State Highway a certain section of public road in the Counties of Columbia and Lycoming.

Referred to the Committee on Public Roads.

By Mr. CHARLES A. SHAFFER. House Bill No. 489.

An Act to establish as a State Highway a certain section of public road in the Counties of Columbia and Luzerne.

Referred to the Committee on Public Roads.

By Mr. BRADY. House Bill No. 490.

An Act authorizing the appointment of interpreters in each county of this Commonwealth, and providing for their compensation.

Referred to the Committee on Judiciary General.

By Mr. ZOOK. House Bill No. 491.

An Act to amend section one of an act approved the twenty-fifth day of July, one thousand nine hundred and seventeen (P. L. 1195), entitled "An Act for the encouragement of agriculture and the holding of agricultural exhibitions; providing State aid for certain agricultural associations, and regulating the payment thereof."

Referred to the Committee on Agriculture.

By Mr. ZOOK. House Bill No. 492.

An Act to amend section one of an act approved the seventh day of June, one thousand nine hundred and seventeen (P. L. 572), entitled "An Act to provide for the protection and preservation of game, game-quadrupeds, and game-birds, and song and insectivorous and other wild birds, and prescribing penalties for violation of its several provisions."

Referred to the Committee on Game.

By Mr. ZOOK. House Bill No. 493.

An Act to amend section two of an act approved the third day of May, one thousand nine hundred nine (P. L. 417), entitled "An Act for the safety of persons from fire or panic in certain buildings, not in cities of the first and second classes, by providing proper exits, fire-escapes, fire-extinguishers, and other preventives of fire; by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection; and by providing proper penalties for any violation of the same," as amended.

Referred to the Committee on Judiciary Special.

By Mr. ZOOK. House Bill No. 494.

An Act relating to milk and cream delivered to milk gathering stations; providing for schedules of prices; and prescribing penalties.

Referred to the Committee on Agriculture.

By Mr. McINTYRE. House Bill No. 495.

An Act requiring aldermen and justices of the peace to make monthly returns of criminal and summary conviction cases to the district attorney, and providing penalties for failure to make return or making false return.

Referred to the Committee on Judiciary General.

REPORTS FROM COMMITTEES.

Mr. ROBERT L. WALLACE, from the Committee on Judiciary Special, reported as committed, House Bill No. 268, entitled:

An Act authorizing the appointment of a commission to revise, amend, consolidate and simplify the laws relating to the assessment, levy and collection of taxes for local purposes; prescribing the power and duties of such commission; and making an appropriation.

Mr. GANS, from the Committee on Judiciary Special, reported as committed, House Bill, No. 253, entitled:

An Act authorizing the Registers of Wills and ex-officio clerks of the Orphans' Court with the consent of the judges of the separate Orphans' Court, in counties having a population of over eight hundred thousand, and less than one million five hundred thousand inhabitants, to fix and determine the salaries of assistant clerks in said court.

Mr. CAMPBELL, from the Committee on Judiciary Special, reported as amended, House Bill No. 358, entitled:

An Act to prevent the felonious taking and stealing of motor vehicles, and the receiving and purchasing of stolen motor vehicles.

Mr. SARIG, from the Committee on Judiciary Special, reported as committed, House Bill No. 143, entitled:

An Act to repeal the act approved the twenty-third day of April one thousand eight hundred and sixty-seven (P. L. 1307) entitled "A supplement to an act entitled 'An Act amendatory to the license laws of this State' approved April eleven one thousand eight hundred and sixty-two in relation to the County of Berks" and the amendment thereto approved the twenty-eighth day of May one thousand nine hundred and thirteen (P. L. 260) entitled "An Act to amend the first section of an act entitled 'A supplement to an act entitled 'An act amendatory to the license laws of this State' approved April eleven one thousand eight hundred and sixty-two in relation to the County of Berks' approved the twenty-third day of April Anno Domini one thousand eight hundred and sixty-seven"

Mr. SARIG, from the Committee on Judiciary Special, reported as committed, House Bill No. 206, entitled:

An Act to amend part of section four of an act, approved the twentieth day of March, one thousand eight hundred and ten (P. L. 208) entitled "An Act to amend and consolidate with its supplements the act entitled 'An Act for the recovery of debts and demands not exceeding one hundred dollars (\$100), before a Justice of the Peace, and for the election of Constables and for other purposes,'" so as to require the transcript of appeals from Justices of Peace to be filed at the next monthly return day after same has been perfected.

Mr. THADDEUS S. KRAUSE, from the Committee on Judiciary Special, reported as committed, House Bill No. 173, entitled:

An Act to amend the first section of an act entitled "An Act to amend the first section of an act entitled, 'An Act increasing the salaries of tipstaves in the courts of any county of this Commonwealth of a population of not less than five hundred thousand, approved the thirtieth day of May one thousand eight hundred and ninety-five, by changing the limit of population of such counties and increasing the minimum and maximum

limits of said salaries, approved the first day of June one thousand nine hundred and eleven," by increasing the salaries or compensation of tipstaves.

Mr. MARCUS, from the Committee on Judiciary Special, reported with a Negative Recommendation, House Bill No. 171, entitled:

An Act defining the crime of disorderly street walking; and providing a penalty therefor.

ANNOUNCEMENT BY THE SPEAKER.

The SPEAKER. The Chair wishes to announce at this time that under the rules of the House visitors are not permitted to occupy the seats of the members during the session, nor are visitors or spectators permitted to mingle with the members or converse with them, while they are in their seats. The Chair will instruct the Sergeant-at-Arms to carry out these rules.

LEAVES OF ABSENCE.

Mr. MARTIN asked and obtained leave of absence for Mr. McKim on account of a death in his family.

Mr. POWELL asked and obtained leave of absence for Mr. Murphy on account of sickness.

Mr. POWELL asked and obtained leave of absence for Mr. Wynne on account of sickness.

Mr. HICKERNELL asked and obtained leave of absence for Mr. Zimmerman on account of sickness.

RESOLUTION NO. 3.

Mr. SCOTT. Mr. Speaker, I desire to call up at this time Resolution No. 3, file folio 65.

The SPEAKER. The Resolution will be read by the Clerk.

The Clerk then read the Resolution as follows:

Whereas The Committee on Education and Special Training of the War Department of the United States has established a course of military training in schools and colleges which course is under the supervision of the officers of the United States Army detailed as professors of military science and tactics and is open to the high schools of the Commonwealth therefore

Resolved (if the Senate concur) That in all school districts of the first second and third class of the Commonwealth the Board of School Directors shall establish in the high schools of their respective districts a course of military training as offered by the War Department of the United States through General Orders forty-nine one thousand nine hundred and sixteen and circular letter No. 300-C-3

On the question,

Will the House adopt the Resolution?

RESOLUTION REFERRED.

Mr. SCOTT. Mr. Speaker, I move that this Resolution be referred to the Committee on Military.

Mr. ARON. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 160, entitled:

An Act providing for a cash deposit in lieu of bail in cases of arrest and prescribing the fees of the sheriff in case of forfeiture

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. ROBERT L. WALLACE. Mr. Speaker, this is a very important little bill, and I think we should give it more than a casual examination before we enact it into law. This bill provides for the depositing of cash in lieu of bail in criminal cases. That is a great departure from the laws of this Commonwealth. I think we should remember that the purpose of bail is not to collect the money, but to bring the defendant, the criminal, into Court for trial. This bill provides as follows: "Upon making such deposit the defendant shall receive from the said officer a receipt for the sum so deposited and he shall be forthwith discharged

from arrest in the action in which said deposit was made and the liability of the other bail, if any has been given, shall cease and determine." Gentlemen, that means but one thing; that means that a defendant, charged with a crime, may buy his liberty. Do you want that done? As the law now stands, if a man goes bail for a defendant in a criminal case, it is his duty to produce that man in court for trial. That is what it should be. This gives him an opportunity to pay his money and go scott-free. The bill says that he shall then be discharged from arrest.

Now we had better go slow in this matter, because the purpose of the law as it now stands, and has stood for generations, is to require the bail to produce his man, and if that man does not voluntarily appear, the bail has the right to have issued a warrant for his arrest and bring him into Court for trial. In civil cases we have an act such as that on the statute books. That is very good and very proper, because in civil cases what we want is to collect the money, collect the debt; but in criminal cases the question of money ought not to enter into it at all. The purpose is to produce the man himself for trial. I do not believe that we should pass this bill that will allow every defendant to buy his liberty, and that is what this bill means.

Mr. PALMER. Mr. Speaker, I have listened very attentively to the gentleman who has just preceded me, but I do not believe there is any merit at all in that argument. A bail bond is a promise to produce a man in court on the day fixed and if he does not produce his man in court, he simply forfeits the amount of the bail—he forfeits it at that time. Under this act he would place the money when the man is arrested, and then if he does not turn up on the day fixed in court, he forfeits that money. Now what difference does it make, so far as the liberty or the safety of our Commonwealth is concerned, whether he gives his money then or gives his money later, because all his bond is a promise to pay a certain amount upon the condition that the man shall fail to appear at a certain court of quarter sessions? There is absolutely nothing at all to the argument of the gentleman.

Mr. GOEHRING. Mr. Speaker, a man is not discharged on giving his bail; he is only released on appearance in court. That is made clear in the second paragraph. This bill is introduced to get away from the professional bondsman. To do that, when a man is so poor in real estate that he cannot give real estate for bail, but he can give a cash deposit by going among his friends and raising that money. He has to deposit that cash. With a professional bondsman he has to give about ten per cent. for it, and when the case is disposed of, he has to find a bondsman, and probably bring action to recover this money. This cash deposit is in lieu of the bond. A man who may have no real estate, but may have money and have friends who have money, and that money is returned, which he has advanced upon the final disposition of that case. If you will read the case thoroughly, you will see that that is true. I will ask you men to vote for this bill in favor of the man who has no real estate, but has some money in cash.

Mr. WALLACE. Mr. Speaker, I do not wish to prolong this argument, but would like to ask, if this bill were enacted, who would then be responsible for producing the man in court? Who would do it? As the law now stands, it is the duty of the bondsman, but in this case, there would be no bail; there would only be the money paid in, and there would be no person liable to produce him in court.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—129.

Alexander,	Finney,	Krause, T. S.,	Ruddy,
Allum,	Fitzgibbon,	Krause, W.,	Schaeffer,
Aron,	Flynn,	Krugh,	Schilling,
Baldrige,	Fowler,	Lafferty,	Scott,
Bechtold,	Fox, A. R.,	Lanius,	Shaffer,
Benchoff,	Fox, I. M.,	Lauler,	Shunk,
Benninger,	Gans,	Mangan,	Simpson,
Bidelspacher,	Geary,	Marcus,	Sinclair,
Bolard,	Glass,	Marshall,	Smith, F. L.,
Brady,	Goehring,	Martin,	Snyder,
Bucher,	Golder,	McCaig,	Sofel,
Bungard,	Goodnough,	McGeary,	Sowers,

Campbell,	Griest,	McIntyre,	Sprows,
Catlin,	Griffith,	Mehring,	Stadtlander,
Clements,	Haines,	Michel,	Statler,
Clutton,	Haldeman,	Miller,	Steele,
Collier,	Hamilton, J.,	Miller, C. G.,	Sterling,
Conner,	Hamilton, W. J.,	Miller, D. I.,	Todd,
Crockett,	Harer,	Morgan,	Uish,
Crum,	Heffernan,	Palmer,	Vickerman,
Curran,	Hess,	Perry,	Wagner,
Curry, R.,	Heyburn,	Phillips,	Walker, G. T.,
Davis, W.,	Hickernell,	Pidgeon,	Walker, J. A.,
Dawson,	Hoffman,	Pike,	Wallace, W. T.,
Dewey,	Hough,	Powell,	Wells,
Di Lemmo,	Hutchison,	Quigley,	West,
Dilshelmer,	Ingham,	Ramsey,	Wettach,
Dithrich,	Jennings,	Ringer,	Whiteman,
Donneley,	Jones,	Rinn,	Willson,
Dunn,	Jordan,	Robertson,	Wood,
Evans, J. T.,	Kantner,	Rorke,	Zanders,
Evans, S. J.,	Kennedy,	Rothemberger,	Spangler,
	Kooser,		Speaker.

NAYS—51.

Armstrong,	Cook,	Magill,	Shellenberger,
Barnhart,	Corbin,	Mallery,	Stark,
Beckley,	Crawford,	McCurdy,	Stevenson,
Bell,	Davis, J. T.,	McKay,	Stott,
Bigler,	Diehm,	Miller, A. D.,	Sweitzer,
Blank,	Foster,	Miller, D. D.,	Trach,
Bower,	Graham,	Millin,	Wallace, R. L.,
Bowman,	Hampson,	Milner,	Willert,
Brendle,	Harvey,	North,	Williams,
Brooks,	Hollingsworth,	Reber, C. A.,	Woner,
Coldsmith,	Horne,	Reber, H. F.,	Woodruff,
Colville,	Huntington,	Rhoads,	Zook,
Comerer,	Kinsman,	Sarig,	

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

The SPEAKER. The next bill is House Bill No. 47, File Folio 255, on page 1 of today's calendar.

Mr. RAMSEY. Mr. Speaker, this bill does not appear to be on the file.

The SPEAKER. This bill, not being on the file, the Chair will pass it for the present.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 192, entitled:

An Act fixing the salary of the crier of the courts of common pleas in the several counties of this Commonwealth having more than one million and less than one million five hundred thousand inhabitants.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—185.

Alexander,	Diehm,	Lafferty,	Schaeffer,
Allum,	Di Lemmo,	Lanius,	Schilling,
Armstrong,	Dilshelmer,	Lauter,	Scott,
Aron,	Dithrich,	MacCallum,	Shaffer,
Baldi,	Donneley,	Magill,	Shellenberger,
Baldrige,	Dunn,	Mallery,	Shunk,
Barnhart,	Ehrhardt,	Marcus,	Simpson,
Bechtold,	Evans, J. T.,	Marshall,	Sinclair,
Beckley,	Evans, S. J.,	Martin,	Smith, E. R.,
Bell,	Finney,	McCaig,	Smith, F. I.,
Bennett,	Fitzgibbon,	McCurdy,	Snowden,
Benninger,	Flynn,	McGeary,	Snyder,
Bidelspacher,	Fowler,	McIntyre,	Soffel,
Bigler,	Fox, A. R.,	McKay,	Sowers,
Blank,	Fox, I. M.,	Mehring,	Sprows,
Boland,	Gans,	Michel,	Stadtlander,
Bower,	Geary,	Miller,	Statler,
Bowman,	Glass,	Miller, A. D.,	Steele,
Brady,	Goehring,	Miller, C. G.,	Sterling,
Brendle,	Golder,	Miller, D. I.,	Stevenson,
Brislin,	Goodnough,	Millin,	Stott,
Brooks,	Graham,	Milner,	Sweitzer,
Bucher,	Griest,	Morgan,	Todd,
Bungard,	Griffith,	Neary,	Trach,
Campbell,	Haines,	North,	Uish,
Catlin,	Haldeman,	Norton,	Vickerman,
Clements,	Hamilton, J.,	Palmer,	Wagner,
Clutton,	Hamilton, W. J.,	Patterson,	Walker, G. T.,
Coldsmith,	Harer,	Perry,	Walker, J. A.,
Collier,	Harvey,	Phillips,	Wallace, R. L.,
Colville,	Heffernan,	Pidgeon,	Wallace, W. T.,
Comerer,	Hess,	Pike,	Wells,
	Heyburn,		
	Hickernell,		

Conner,	Hollingsworth,	Powell,	West,
Cook,	Horne,	Quigley,	Wettach,
Corbin,	Hough,	Ramsey,	Whiteman,
Cox,	Huntington,	Reber, C. A.,	Willert,
Crawford,	Hutchison,	Reber, H. F.,	Williams,
Crum,	Ingham,	Rhoads,	Willson,
Curran,	Jennings,	Ringler,	Woner,
Curry, A. E.,	Jones,	Rinn,	Wood,
Curry, R.,	Kantner,	Robertson,	Woodruff,
Davis, J. T.,	Kennedy,	Rorke,	Zanders,
Davis, W.,	Kinsman,	Rothemberger,	Zook,
Dawson,	Kooser,	Ruddy,	Spangler,
Day,	Krause, W.,	Sarig,	Speaker.
Dewey,	Krug,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill 204, entitled:

An Act fixing the salary of the crier of the courts of quarter sessions of the peace andoyer andterminer and general jail delivery in the several counties of this Commonwealth having more than one million and less than one million five hundred thousand inhabitants.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—194

Alexander,	Dilshelmer,	Krause, T. S.,	Ruddy,
Allum,	Dithrich,	Krause, W.,	Sarig,
Armstrong,	Drinkhouse,	Krug,	Schaeffer,
Aron,	Ehrhardt,	Kunkle,	Schilling,
Baldi,	Ephraim,	Lafferty,	Scott,
Baldrige,	Evans, J. T.,	Lanius,	Shaffer,
Barnhart,	Evans, S. J.,	Lauter,	Shellenberger,
Bechtold,	Finney,	Levis,	Shunk,
Beckley,	Fitzgibbon,	MacCallum,	Simpson,
Bell,	Flynn,	Magill,	Sinclair,
Bennett,	Foster,	Mallery,	Smith, E. R.,
Benninger,	Fowler,	Mangan,	Smith, F. I.,
Bidelspacher,	Fox, A. R.,	Marcus,	Snowden,
Bigler,	Fox, I. M.,	Marshall,	Snyder,
Blank,	Franklin,	Martin,	Soffel,
Boland,	Gans,	McCaig,	Sowers,
Bower,	Geary,	McCurdy,	Sprows,
Bowman,	Glass,	McGeary,	Stadtlander,
Brady,	Goehring,	McIntyre,	Stark,
Brendle,	Golder,	McKay,	Statler,
Brislin,	Goodnough,	Mehring,	Steele,
Brooks,	Graham,	Michel,	Sterling,
Bucher,	Griest,	Miller,	Stevenson,
Bungard,	Griffith,	Miller, A. D.,	Stott,
Campbell,	Haines,	Miller, C. G.,	Sullivan,
Catlin,	Haldeman,	Miller, D. I.,	Sweitzer,
Clements,	Hamilton, J.,	Miller, D. D.,	Todd,
Clutton,	Hamilton, W. J.,	Millin,	Trach,
Coldsmith,	Hampson,	Milner,	Uish,
Collier,	Harer,	Morgan,	Wagner,
Colville,	Harvey,	Neary,	Walker, G. T.,
Comerer,	Heffernan,	North,	Walker, J. A.,
Conner,	Helt,	Palmer,	Wallace, R. L.,
Cook,	Hess,	Patterson,	Wallace, W. T.,
Corbin,	Heyburn,	Perry,	Wells,
Cox,	Hickernell,	Phillips,	West,
Crawford,	Hoffman,	Pidgeon,	Wettach,
Crockett,	Hollingsworth,	Pike,	Whiteman,
Crum,	Horne,	Powell,	Willert,
Curran,	Hough,	Quigley,	Williams,
Curry, A. E.,	Huntington,	Ramsey,	Willson,
Curry, R.,	Ingham,	Reber, C. A.,	Woner,
Davis, J. T.,	Jennings,	Reber, H. F.,	Wood,
Davis, W.,	Jones,	Rhoads,	Woodruff,
Dawson,	Jordan,	Ringler,	Zanders,
Dewey,	Kantner,	Rinn,	Zook,
Diehm,	Kennedy,	Robertson,	Spangler,
Di Lemmo,	Kinsman,	Rorke,	Speaker.
	Kooser,	Rothemberger,	

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Alexander,	Day,	Kooser,	Rothenberger,
Allum,	Dewey,	Krause, T. S.,	Ruddy,
Armstrong,	Dichm,	Krause, W.,	Sarig,
Aron,	Di Lemmo,	Krugh,	Schaeffer,
Baldi,	Dilsheimer,	Kunkle,	Schilling,
Baldrige,	Dithrich,	Lafferty,	Scott,
Barnhart,	Donneley,	Lanius,	Shaffer,
Bechtold,	Dunn,	Lauler,	Shellenberger,
Beckley,	Ehrhardt,	Levis,	Showalter,
Bell,	Evans, J. T.,	MacCallum,	Shunk,
Benchoff,	Evans, S. J.,	Magill,	Simpson,
Bennett,	Finney,	Mallery,	Sinclair,
Benninger,	Fitzgibbon,	Mangan,	Smith, E. R.
Bidelspacher,	Flynn,	Marcus,	Smith, F. I.,
Bigler,	Poster,	Marshall,	Snowden,
Blanc,	Fowler,	McCaig,	Snyder,
Blanch,	Fox, A. R.,	McCurdy,	Sowers,
Bolard,	Fox, I. M.,	McGeary,	Sprows,
Bower,	Geary,	McIntyre,	Stadtlander,
Bowman,	Glass,	McKay,	Stark,
Brady,	Goehring,	Mehring,	Statler,
Brendle,	Goldner,	Michel,	Steedle,
Brislin,	Goodnough,	Miller,	Sterling,

Brooks,	Graham,	Miller, A. D.,	Stevenson,
Bucher,	Chief,	Miller, C. G.,	Stott,
Bungard,	Griffith,	Miller, D. I.,	Sweitzer,
Campbell,	Haines,	Miller, D. D.,	Todd,
Catlin,	Haldeman,	Millin,	Trach,
Clements,	Hamilton, J.,	Milner,	Uish,
Clutton,	Hamilton, W. J.,	Morgan,	Walker, G. T.,
Coldsmith,	Hampson,	Near,	Walker, J. A.,
Collier,	Harer,	North,	Wallace, E. L.,
Colville,	Harvey,	Palmer,	Wallace, W. T.,
Conner,	Heffernan,	Patterson,	Wells,
Cook,	Hess,	Perry,	West,
Corbin,	Heyburn,	Phillips,	Wettach,
Cox,	Hickernell,	Pidgeon,	Whiteman,
Crawford,	Hoffman,	Pike,	Willert,
Crockett,	Hollingsworth,	Powell,	Willson,
Crum,	Horne,	Quigley,	Woner,
Curran,	Hough,	Ramsey,	Wood,
Curry, A. E.,	Huntington,	Reber, C. A.,	Woodruff,
Curry, R.,	Ingham,	Reber, H. F.,	Zanders,
Davis, D. F.,	Jennings,	Ringle,	Zook,
Davis, J. T.,	Jones,	Rinn,	Spangler,
Davis, W.,	Kantner,	Robertson,	Speaker,
Dawson,	Kennedy,		
	Kinsman,		

NAYS—1.

Williams.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 163, entitled:

An Act to amend section one thousand four hundred and fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

On the question,

Will the House agree to the bill on third reading?

Mr. DUNN. Mr. Speaker, and gentlemen of the House: Previous to the Act of Consolidation in the city of Philadelphia, we had five townships in Philadelphia County, in my district. Under the agreement with the city of Philadelphia to take these townships in under the act of consolidation, they agreed that they should maintain their own poor house and the tax rate would remain the same. Then the school code was enacted in 1911 in this legislature which changed the millage from the minimum rate of five mills to the maximum rate of six mills. The result was that the rural people in the district, the farmers' tax rate on schools, was increased one hundred per cent.

Mr. HEYBURN. The gentleman is under a misapprehension; he is discussing the next bill on the calendar.

Mr. DUNN. Mr. Speaker, I admit that I am speaking on the wrong bill. I thought we were on Bill 165, which is the next bill on the calendar.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—186.

Alexander,	Dilsheimer,	Kooser,	Ruddy,
Allum,	Dithrich,	Krause, W.,	Saris,
Armstrong,	Donneley,	Krug,	Schaeffer,
Aron,	Drinkhouse,	Kunkle,	Schilling,
Baldi,	Dunn,	Lanius,	Scott,
Baldrige,	Ehrhardt,	Lauler,	Shaffer,
Barnhart,	Evans, J. T.,	Levis,	Shellenberger,
Bechtold,	Evans, S. J.,	MacCallum,	Showalter,
Beckley,	Finney,	Magill,	Shunk,
Benninger,	Fitzgibbon,	Mallery,	Simpson,
Bidelspacher,	Flynn,	Mangan,	Sinclair,
Bigler,	Foster,	Marcus,	Smith, E. R.,
Bolard,	Fowler,	Marshall,	Smith, F. I.,
Bower,	Fox, A. R.,	Martin,	Snowden,
	Fox, I. M.,	McCaig,	Snyder,
Bowman,	Franklin,	McCurdy,	Soffel,
Brady,	Gans,	McGeary,	Sowers,
Brendle,	Geary,	McIntyre,	Sprovis,
Brislin,	Glass,	McKay,	Stadtlander,
Brooks,	Gochring,	Mehring,	Stark,

Bucher,	Gold,	Michel,	Statler,
Bungard,	Goodnough,	Millar,	Steedle,
Campbell,	Graham,	Miller, A. D.,	Sterling,
Catlin,	Griest,	Miller, C. G.,	Stevenson,
Clements,	Haines,	Miller, D. I.,	Stott,
Clutton,	Hamilton, J.,	Miller, D. D.,	Sweitzer,
Coldsmith,	Hamilton, W. J.,	Millin,	Todd,
Collier,	Hampson,	Milner,	Uish,
Colville,	Harer,	Neary,	Walker, G. T.,
Conner,	Harvey,	North,	Walker, J. A.,
Cook,	Heffernan,	Palmer,	Wallace, R. L.,
Corbin,	Helt,	Patterson,	Wallace, W. T.,
Cox,	Hess,	Perry,	West,
Crawford,	Heyburn,	Phillips,	Wettach,
Crockett,	Hickernell,	Pidgeon,	Whiteman,
Crum,	Hoffman,	Pike,	Willert,
Curran,	Hollingsworth,	Powell,	William, S.,
Curry, A. E.,	Horne,	Quigley,	Woner,
Curry, R.,	Hough,	Ramsey,	Wood,
Davis, D. F.,	Huntington,	Reber, C. A.,	Woodruff,
Davis, J. T.,	Hutchison,	Reber, H. F.,	Zanders,
Davis, W.,	Ingham,	Rhoads,	Zimmerman,
Dawson,	Jennings,	Ringle,	Zook,
Day,	Jones,	Rinn,	Spangler,
Dewey,	Jordan,	Robertson,	Speaker,
Diehm,	Kantner,	Rorke,	
Di Lemmo,	Kennedy,	Rothenberger,	
	Kinsman,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 165, entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. DUNN. Mr. Speaker, I appreciate the kindness of the members of the House in listening to me a few moments ago when I spoke on this particular bill, and I appreciate the kindness that you are calling for a unanimous "aye" on its passage.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—196.

Alexander,	Diehm,	Kennedy,	Ruddy,
Allum,	Di Lemmo,	Kinsman,	Saris,
Armstrong,	Dilshelmer,	Kooser,	Schaeffer,
Aron,	Dithrich,	Krause, T. S.,	Schilling,
Baldi,	Donneley,	Krause, W.,	Scott,
Baldrige,	Drinkhouse,	Krug,	Shaffer,
Barnhart,	Dunn,	Lanlus,	Shellenberger,
Bechtold,	Ehrhardt,	Lauler,	Showalter,
Beckley,	Ephraim,	Levis,	Shunk,
Bell,	Evans, J. T.,	MacCallum,	Simpson,
Benchoff,	Evans, S. J.,	Magill,	Sinclair,
Bennett,	Finney,	Mallery,	Smith, E. R.,
Benninger,	Fitzgibbon,	Mangan,	Smith, F. I.,
Bidelspacher,	Flynn,	Marcus,	Snowden,
Bigler,	Foster,	Marshall,	Snyder,
Bolard,	Fowler,	Martin,	Soffel,
Bower,	Fox, A. R.,	McCaig,	Sowers,
	Fox, I. M.,	McCurdy,	Sprovis,
Bowman,	Franklin,	McGeary,	Stadtlander,
Brady,	Gans,	McIntyre,	Stark,
Brendle,	Geary,	McKay,	Statler,
Brislin,	Glass,	Mehring,	Steedle,
Brooks,	Gochring,	Michel,	Sterling,
		Millar,	Stevenson,
		Miller, A. D.,	Stott,
		Miller, C. G.,	Sweitzer,
		Miller, D. I.,	Todd,
		Miller, D. D.,	Trach,
		Millin,	Uish,
		Milner,	Walker, G. T.,
		Hamilton, J.,	Walker, J. A.,
		Hamilton, W. J.,	Wallace, R. L.,
		Hampson,	Wallace, W. T.,
		Harer,	
		North,	

Conner,	Harvey,	Palmer,	Wells,
Cook,	Heffernan,	Patterson,	West,
Corbin,	Helt,	Perry,	Wettach,
Cox,	Hess,	Phillips,	Whiteman,
Crawford,	Heyburn,	Pidgeon,	Willert,
Crockett,	Hickernell,	Pike,	Williams,
Crum,	Hoffman,	Powell,	Willson,
Curran,	Hollingsworth,	Quigley,	Woner,
Curry, A. E.,	Horne,	Ramsey,	Wood,
Curry, R.,	Hough,	Reber, C. A.,	Woodruff,
Davis, D. F.,	Huntington,	Reber, H. F.,	Zanders,
Davis, J. T.,	Hutchison,	Rhoads,	Zook,
Davis, W.,	Ingham,	Ringler,	Spangler,
Dawson,	Jennings,	Rinn,	Speaker.
Day,	Jones,	Robertson,	
Dewey,	Jordan,	Rorke,	
	Kantner,	Rothenberger,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 198, entitled:

An Act relating to petitions for laying out certain public roads and to reports of viewers thereon

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. BECKLEY. Mr. Speaker, I move that further consideration of this bill be postponed for the present.

Mr. SWEITZER. Mr. Speaker, I second the motion. The motion was agreed to.

The SPEAKER. The next two bills on the calendar, House Bill No. 217, File Folio 257, and House Bill No. 209, File Folio 263, are not on the files, and will be passed over for the present.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 7, entitled:

An Act to repeal section thirty-two of an act approved the twenty-ninth day of April one thousand eight hundred forty-four (Pamphlet Laws four hundred eighty-six) entitled "An Act to reduce the State debt and to incorporate the Pennsylvania canal and railroad company" in so far as it imposes a tax on horses mares geldings mules and neat cattle over the age of four years for county purposes in counties having a population of more than one million four hundred thousand inhabitants

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—179.

Alexander,	Di Lenno,	Kooser,	Rothenberger,
Allum,	Disheimer,	Krause, T. S.,	Ruddy,
Armstrong,	Dithrich,	Krug,	Sarg,
Aron,	Drinkhouse,	Kunkie,	Schaeffer,
Baldi,	Dunn,	Lafferty,	Schilling,
Baldrige,	Ehrhardt,	Lanius,	Scott,
Barnhart,	Ephraim,	Lauler,	Shaffer,
Bechtold,	Evans, J. T.,	Levis,	Shellenberger,
Beckley,	Evans, S. J.,	MacCallum,	Showalter,
Bell,	Finney,	Magill,	Shunk,
Benninger,	Fitzgibbon,	Mallery,	Simpson,
Bidelspacher,	Flynn,	Mangan,	Sinclair,
Bigler,	Foster,	Marcus,	Smith, E. R.,
Blanc,	Fowler,	Marshall,	Smith, F. L.,
Bower,	Fox, A. R.,	Martin,	Snowden,
Bowman,	Fox, I. M.,	McCaig,	Snyder,
Brendle,	Franklin,	McCurdy,	Sowers,
Brislin,	Gans,	McGeary,	Sprays,
Brooks,	Geary,	McIntyre,	Stadlander,
Bucher,	Glass,	McKay,	Stark,
Bungard,	Goehring,	Mehring,	Statter,
Campbell,	Goldner,	Michel,	Steele,
Catala,	Goodnough,	Miller,	Sterling,
Clements,	Grist,	Miller, A. D.,	Stevenson,
Cluiton,	Griffith,	Miller, C. G.,	Stott,
	Haines,		

Coldsmith,	Hamilton, J.,	Miller, D. I.,	Sweitzer,
Collier,	Hartran, W. J.,	Miller, D. D.,	Todd,
Colville,	Harpson,	Millin,	Trach,
Comer,	Harer,	Millner,	Uish,
Conner,	Harvey,	Morgan,	Walker, G. T.,
Cook,	Heffernan,	Neary,	Walker, J. A.,
Corbin,	Helt,	North,	Wallace, R. J.,
Cox,	Hess,	Norton,	Wallace W. T.,
Crawford,	Heyburn,	Palmer,	Wells,
Crockett,	Hickernell,	Patterson,	West,
Crum,	Hoffman,	Perry,	Wettach,
Curran,	Horne,	Phillips,	Whiteman,
Curry, A. E.,	Hough,	Pidgeon,	Willert,
Curry, R.,	Huntington,	Pike,	Williams,
Davis, D. F.,	Hutchison,	Powell,	Willson,
Davis, J. T.,	Ingham,	Quigley,	Woner,
Davis, W.,	Jennings,	Ramsey,	Wood,
Dawson,	Jones,	Reber, C. A.,	Woodruff,
Day,	Jordan,	Reber, H. F.,	Zanders,
Dewey,	Kantner,	Rhoads,	Zook,
Diehm,	Kennedy,	Rinn,	Spangler,
	Kinsman,	Robertson,	Speaker.

NAYS—1.

Krause, W.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

SENATE MESSAGE.

TIME OF NEXT MEETING.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

Resolved (if the House of Representatives concur), That when the Senate adjourns today it reconvenes on Monday evening, February 24, 1919, at 9:00 o'clock, and when the House of Representatives adjourns this week it reconvene on Monday evening, February 24, 1919, at 9:00 o'clock.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

On the question,

Will the House concur in the resolution?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 185, entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. JAMES A. WALKER. Mr. Speaker and gentlemen of the House: Before we pass to the consideration of this bill, I wish to call the attention of the House to the fact that the provisions in this bill are inconsistent with the provisions of the Dunn bill which we have just passed, House Bill No. 165. In House Bill No. 165, Section 524 is amended, raising or changing the tax rate of from five to six mills to from two and one-half to eight mills. In Mr. Lauler's bill, the present bill, the tax rate remains the same, but there is an occupation tax of one dollar provided for all male residents or inhabitants over twenty-one years of age. It seems because of that inconsistency there might be some question in the minds of the House, and it is possible that Mr. Lauler might explain the advantage of his bill over the other.

Mr. LAULER. Mr. Speaker and gentlemen of the House: This bill pertains to the city of Philadelphia and the city of Pittsburgh which are in first class school districts. It is for the purpose of collecting a tax on non-

property holders to the amount of one dollar, an occupation tax. Every city, borough and township in the State of Pennsylvania have a similar way of collecting from non property holders as this bill provides for. In Philadelphia and Pittsburgh there is not one dollar collected in the way of taxes to maintain the public schools except that which is paid in by property holders. This bill requires the non property holders to pay an occupation tax of one dollar and also puts one dollar on all property holders. I have spoken to quite a number of people with regard to this bill. We all know what the property holders have to pay; and they are all very well pleased with this bill and say that this additional dollar placed on property holders in order to make the non property holders pay a dollar occupation tax is a very fair measure, and it is only Pittsburgh and Philadelphia that are omitted at the present time.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—185.

Alexander,	Donneley,	Krause, W.,	Rothenberger,
Allum,	Dunn,	Krugh,	Ruddy,
Armstrong,	Ehrhardt,	Kunkle,	Sarig,
Baldrige,	Ephraim,	Lanlus,	Schaeffer,
Barnhart,	Evans, J. T.,	Lauler,	Schilling,
Bechtold,	Evans, S. J.,	Levis,	Scott,
Beckley,	Finney,	MacCallum,	Shaffer,
Bell,	Fitzgibbon,	Magill,	Shellenberger,
Bennett,	Flynn,	Mallery,	Shunk,
Bidelspacher,	Foster,	Mangan,	Simpson,
Bigler,	Fowler,	Marcus,	Sinclair,
Blank,	Fox, A. R.,	Marshall,	Smith, E. R.,
Boland,	Fox, I. M.,	Martin,	Smith, F. I.,
Bower,	Franklin,	McCaig,	Snowden,
Bowman,	Gans,	McCurdy,	Snyder,
Brady,	Geary,	McGeary,	Soffel,
Brennie,	Goehring,	McIntyre,	Spowls,
Brislin,	Golder,	McKay,	Stadtlander,
Brooks,	Goodnough,	Mehring,	Statler,
Bucher,	Griest,	Michel,	Steadle,
Bungard,	Griffith,	Miller, A. D.,	Sterling,
Campbell,	Haines,	Miller, C. G.,	Stevenson,
Catlin,	Haldeman,	Miller, D. L.,	Stott,
Clements,	Hamilton, J.,	Miller, D. D.,	Sullivan,
Clutton,	Hamilton, W. J.,	Millin,	Sweitzer,
Coldsmith,	Hampson,	Milner,	Todd,
Collier,	Harer,	Morgan,	Trach,
Colville,	Harvey,	Neary,	Uish,
Comer,	Heffernan,	North,	Vickerman,
Cook,	Hess,	Norton,	Walker, G. T.,
Cox,	Heyburn,	Palmer,	Walker, J. A.,
Crawford,	Hickernell,	Patterson,	Wallace, R. L.,
Crockett,	Hoffman,	Perry,	West,
Crum,	Horne,	Phillips,	Wettach,
Curran,	Hough,	Pidgeon,	Whiteman,
Curry, A. E.,	Huntington,	Pike,	Willert,
Curry, R.,	Hutchison,	Powell,	Williams,
Davis, J. T.,	Ingham,	Quigley,	Woner,
Davis, W.,	Jennings,	Ramsey,	Wood,
Dawson,	Jones,	Reber, C. A.,	Woodruff,
Day,	Jordan,	Reber, H. F.,	Zanders,
Dewey,	Kantner,	Ringer,	Zook,
Diehm,	Kennedy,	Rinn,	Spangler,
Di Lemmo,	Kooser,	Robertson,	Speaker.
Dithrich,	Krause, T. S.,	Rorke,	

NAYS—G.

Aron,	Dilsheimer,	Sowers,	Wallace, W. T.,
Conner,	Drinkhouse,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 231, entitled:

An Act to provide for the acknowledgment of deeds mortgages and other instruments of writing concerning property in Pennsylvania by persons in the military and naval service of the United States or of this Commonwealth and to confirm acknowledgments heretofore made by such persons.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—185.

Alexander,	Di Lemmo,	Kinsman,	Robertson,
Allum,	Dilsheimer,	Kooser,	Rothenberger,
Armstrong,	Dithrich,	Krause, T. S.,	Ruddy,
Aron,	Donneley,	Krause, W.,	Sarig,
Baldi,	Drinkhouse,	Krugh,	Schaeffer,
Baldrige,	Dunn,	Kunkle,	Schilling,
Barnhart,	Ehrhardt,	Lanlus,	Scott,
Bechtold,	Ephraim,	Lauler,	Shaffer,
Beckley,	Evans, J. T.,	Levis,	Shellenberger,
Bell,	Evans, S. J.,	MacCallum,	Showalter,
Bennett,	Finney,	Magill,	Shunk,
Benninger,	Fitzgibbon,	Mallery,	Simpson,
Bidelspacher,	Flynn,	Mangan,	Sinclair,
Bigler,	Foster,	Marcus,	Smith, F. I.,
Blank,	Fowler,	Marshall,	Snowden,
Boland,	Fox, A. R.,	Martin,	Snyder,
Bower,	Fox, I. M.,	McCaig,	Soffel,
Bowman,	Franklin,	McCurdy,	Sowers,
Brady,	Gans,	McGeary,	Spowls,
Brendle,	Geary,	McIntyre,	Stadtlander,
Brislin,	Glass,	McKay,	Stark,
Brooks,	Goehring,	Mehring,	Statler,
Bucher,	Golder,	Michel,	Steadle,
Bungard,	Goodnough,	Miller,	Sterling,
Campbell,	Graham,	Miller, A. D.,	Stott,
Catlin,	Griest,	Miller, C. G.,	Sweitzer,
Clements,	Griffith,	Miller, D. L.,	Todd,
Clutton,	Haines,	Miller, D. D.,	Trach,
Coldsmith,	Haldeman,	Millin,	Uish,
Collier,	Hamilton, J.,	Milner,	Walker, J. A.,
Colville,	Hamilton, W. J.,	Morgan,	Wallace, R. L.,
Comer,	Hampson,	Neary,	Wallace, W. T.,
Conner,	Harer,	North,	Wells,
Corbin,	Harvey,	Norton,	West,
Cox,	Heffernan,	Palmer,	Wettach,
Crawford,	Hess,	Patterson,	Whiteman,
Crockett,	Heyburn,	Perry,	Willert,
Crum,	Hickernell,	Phillips,	Williams,
Curran,	Hoffman,	Pidgeon,	Willson,
Curry, A. E.,	Horne,	Pike,	Woner,
Curry, R.,	Hough,	Powell,	Wood,
Davis, J. T.,	Huntington,	Quigley,	Woodruff,
Davis, W.,	Ingham,	Ramsey,	Zanders,
Dawson,	Jennings,	Reber, C. A.,	Zook,
Day,	Jones,	Reber, H. F.,	Spangler,
Dewey,	Jordan,	Ringer,	Speaker.
Diehm,	Kantner,	Rinn,	
	Kennedy,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 23, entitled:

An Act to further amend an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred and seventy-five), entitled "An Act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof" including instruments and devices for weighing by manufacturers and at mills mines and quarries and which are used for the purpose of determining the wages of employes as amended.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Diehm,	Kantner,	Robertson,
Allum,	Di Lemmo,	Kennedy,	Rorke,
Armstrong,	Dilsheimer,	Kinsman,	Rothenberger,
Aron,	Dithrich,	Kooser,	Ruddy,
Baldi,	Donneley,	Krause, T. S.,	Sarig,
Baldrige,	Drinkhouse,	Krause, W.,	Schaeffer,
Barnhart,	Dunn,	Krugh,	Schilling,
Bechtold,	Ehrhardt,	Kunkle,	Scott,
Beckley,	Ephraim,	Lafferty,	Shaffer,
Bell,	Evans, J. T.,	Lanlus,	Shellenberger,
Benninger,	Evans, S. J.,	Lauler,	Showalter,
Bidelspacher,	Finney,	Levis,	Shunk,
Bigler,	Fitzgibbon,	MacCallum,	Simpson,
Blank,	Flynn,	Magill,	Sinclair,
	Foster,	Mallery,	Smith, E. R.,

Bolard,
Bower,
Bowman,
Brady,
Brendle,
Brislin,
Brooks,
Bucher,
Bungard,
Campbell,
Catlin,
Clements,
Clutton,
Coldsmith,
Collier,
Colville,
Comeror,
Conner,
Cook,
Corbin,
Cox,
Crawford,
Crockett,
Crum,
Curran,
Curry, A. E.,
Curry, R.,
Davis, D. F.,
Davis, J. T.,
Davis, W.,
Dawson,
Day,
Dewey,

Fowler,
Fox, A. R.,
Fox, I. M.,
Franklin,
Gans,
Geary,
Glass,
Gochring,
Golder,
Goodnough,
Graham,
Griest,
Griffith,
Haines,
Haideman,
Hamilton, J.,
Hamilton, W. J.,
Hampson,
Harer,
Harvey,
Heffernan,
Helt,
Hess,
Heyburn,
Hickernell,
Hoffman,
Hollingsworth,
Horne,
Hough,
Huntington,
Hutchison,
Ingham,
Jennings,
Jones,
Jordan,

Mangan,
Marcus,
Marshall,
Martin,
McCaig,
McCurdy,
McGeary,
McIntyre,
McKay,
Mehring,
Michel,
Miller,
Miller, A. D.,
Miller, C. G.,
Miller, D. I.,
Miller, D. D.,
Millin,
Milner,
Morgan,
Neary,
North,
Norton,
Palmer,
Patterson,
Perry,
Phillips,
Pidgeon,
Pike,
Powell,
Quigley,
Ramsey,
Reber, C. A.,
Reber, H. F.,
Rinn,

Smith, F. I.,
Snowden,
Snyder,
Sowers,
Sprows,
Stadlander,
Starke,
Statler,
Steedle,
Sterling,
Stevenson,
Stott,
Sweetzer,
Todd,
Trach,
Ush,
Walker, G. T.,
Walker, J. A.,
Wallace, R. L.,
Wallace, W. T.,
Wells,
West,
Wettach,
Whiteman,
Willert,
Williams,
Willson,
Woner,
Wood,
Woodruff,
Zanders,
Zook,
Spangler,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

The SPEAKER. The next two bills on the calendar, House Bill No. 237. File Folio 269, and House Bill No. 189. File Folio 273, are not on the files, and will be passed over for the present.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 236, entitled:

An Act to amend an act approved the seventeenth day of April one thousand eight hundred and sixty-one (Pamphlet Laws three hundred forty-six), entitled "An Act to authorize the erection of a poorhouse by the township of Blakely in Luzerne county providing for the appointment of auditors by the court of common pleas of Lackawanna county and fixing the compensation of the auditors and the salaries of the directors of the poor of the poor district of said township.

And said bill having been read at length the third time, considered and agreed to.

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—192

Alexander,
Allum,
Armstrong,
Aron,
Baldi,
Baldrige,
Barnhart,
Bechtold,
Beckley,
Bell,
Bennett,
Blaker,
Blanch,
Bolard,
Bower,
Bowman,
Brady,
Brendle,
Brislin,
Brooks,
Bucher,
Bungard,
Campbell,
Catlin,
Clements,
Clutton,
Coldsmith,
Collier,
Colville,
Comeror,
Conner,
Cook,

Di Lemmo,
Dilsheimer,
Dithrich,
Donneley,
Drinkhouse,
Dunn,
Ehrhardt,
Ephraim,
Evans, J. T.,
Evans, S. J.,
Finney,
Fitzgibbon,
Flynn,
Foster,
Fowler,
Fox, A. R.,
Fox, I. M.,
Franklin,
Gans,
Geary,
Glass,
Gochring,
Golder,
Goodnough,
Graham,
Griest,
Griffith,
Haines,
Haldeman,
Hamilton, J.,
Hamilton, W. J.,
Hampson,
Harer,
Harvey,
Heffernan,
Helt,
Hess,
Heyburn,
Hickernell,
Hoffman,
Hollingsworth,
Horne,
Hough,
Hutchison,
Jennings,
Jones,
Jordan,
Kantner,

Kinsman,
Kooser,
Krause, T. S.,
Krause, W.,
Krugl,
Kunkle,
Lanius,
Lauler,
Levis,
MacCallum,
Magill,
Mallery,
Mangan,
Marcus,
Marshall,
Martin,
McCaig,
McCurdy,
McGeary,
McIntyre,
McKay,
Mehring,
Michel,
Miller, A. D.,
Miller, C. G.,
Miller, D. I.,
Miller, D. D.,
Millin,
Milner,
Morgan,
Neary,

Robertson,
Rorke,
Rothenberger,
Ruddy,
Sarie,
Schaeffer,
Schilling,
Scott,
Shaffer,
Shellenberger,
Showalter,
Shunk,
Simpson,
Sinclair,
Smith, E. R.,
Smith, F. I.,
Snowden,
Sowers,
Sprows,
Stadlander,
Stark,
Statler,
Steedle,
Sterling,
Stevenson,
Stott,
Sweetzer,
Todd,
Trach,
Ush,
Walker, G. T.,
Walker, J. A.,

Corbin,
Cox,
Crawford,
Crockett,
Crum,
Curran,
Curry, A. E.,
Curry, R.,
Davis, D. F.,
Davis, J. T.,
Davis, W.,
Dawson,
Day,
Dewey,

Harvey,
Heffernan,
Helt,
Hess,
Heyburn,
Hickernell,
Horne,
Hough,
Huntington,
Hutchison,
Ingham,
Jennings,
Jones,
Jordan,
Kantner,
Kennedy,

North,
Norton,
Palmer,
Patterson,
Perry,
Phillips,
Pidgeon,
Pike,
Powell,
Quigley,
Ramsey,
Reber, C. A.,
Reber, H. F.,
Rhoads,
Ringler,
Rinn,

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 108, entitled:

An Act authorizing the appointment of clerks by the judges of the Orphans' Court of certain counties.

And said bill having been read at length the third time, considered and agreed to.

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—191

Alexander,
Allum,
Armstrong,
Aron,
Baldi,
Baldrige,
Barnhart,
Bechtold,
Beckley,
Bell,
Benchoff,
Bennett,
Benninger,
Bidsbacher,
Blanch,
Bolard,
Bower,
Bowman,
Brady,
Brendle,
Brislin,
Brooks,
Bucher,
Bungard,
Campbell,
Catlin,
Clements,
Clutton,
Coldsmith,
Collier,
Colville,
Comeror,
Conner,
Cook,

Diehm,
Di Lemmo,
Dilsheimer,
Dithrich,
Donneley,
Drinkhouse,
Dunn,
Ehrhardt,
Ephraim,
Evans, J. T.,
Evans, S. J.,
Finney,
Fitzgibbon,
Flynn,
Foster,
Fowler,
Fox, A. R.,
Fox, I. M.,
Franklin,
Gans,
Geary,
Glass,
Gochring,
Golder,
Goodnough,
Graham,
Griest,
Griffith,
Haines,
Haldeman,
Hamilton, J.,
Hamilton, W. J.,
Hampson,
Harer,
Harvey,
Heffernan,
Helt,
Hess,
Heyburn,
Hickernell,
Hoffman,
Hollingsworth,
Horne,
Hough,
Hutchison,
Jennings,
Jones,
Jordan,
Kantner,

Kennedy,
Kinsman,
Kooser,
Krause, T. S.,
Krause, W.,
Krugl,
Kunkle,
Lafferty,
Lanius,
Lauler,
Levis,
Magill,
Mallery,
Mangan,
Marcus,
Marshall,
Martin,
McCaig,
McCurdy,
McGeary,
McIntyre,
McKay,
Mehring,
Michel,
Miller, A. D.,
Miller, C. G.,
Miller, D. I.,
Miller, D. D.,
Millin,
Milner,
Morgan,
Neary,
North,
Norton,
Palmer,
Patterson,
Perry,
Phillips,
Pidgeon,
Pike,
Powell,
Quigley,
Ramsey,
Reber, C. A.,
Reber, H. F.,
Rhoads,
Ringler,

Rinn,
Robertson,
Rorke,
Rothenberger,
Ruddy,
Sarie,
Schaeffer,
Schilling,
Scott,
Shaffer,
Shellenberger,
Showalter,
Shunk,
Simpson,
Sinclair,
Smith, E. R.,
Smith, F. I.,
Snowden,
Snyder,
Sprows,
Stadlander,
Stark,
Statler,
Steedle,
Sterling,
Stevenson,
Stott,
Sweetzer,
Todd,
Trach,
Ush,
Walker, G. T.,
Walker, J. A.,
Wallace, R. L.,
Wallace, W. T.,
Wells,
West,
Wettach,
Whiteman,
Willert,
Williams,
Willson,
Woner,
Wood,
Woodruff,
Zanders,
Zook,
Spangler,
Speaker.

NAYS—1

Bigler,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order,
The House proceeded to the third reading and consideration of House Bill No. 168, entitled:

An Act to repeal section eleven of the act approved the eighteenth day of February one thousand eight hundred fifty-four (Pamphlet Laws seventy-nine) entitled "A supplement to the act incorporating the Pottsville Water Company approved the eleventh day of April Anno Domini one thousand eight hundred thirty-four."

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—193

Alexander,	Day,	Kennedy,	Robertson,
Allum,	Dewey,	Kinsman,	Rorke,
Armstrong,	Diehm,	Kooser,	Rothenberger,
Aron,	Di Lemmo,	Krause, T. S.,	Ruddy,
Baldi,	Dilsheimer,	Krause, W.,	Sarig,
Baldrige,	Dittrich,	Krug,	Schaeffer,
Barnhart,	Donnelev,	Kunkle,	Schilling,
Bechtold,	Ehrhardt,	Lafferty,	Scott,
Beckley,	Ephraim,	Lanius,	Shaffer,
Bell,	Evans, J. T.,	Lauler,	Shellenberger,
Benchoff,	Evans, S. J.,	Levis,	Showalter,
Bennett,	Finney,	MacCallum,	Shunk,
Benninger,	Fitzgibbon,	Magill,	Simpson,
Bidelspacher,	Flynn,	Mallery,	Sinclair,
Bigler,	Foster,	Marcus,	Smith, E. R.,
Blanck,	Fowler,	Marshall,	Smith, F. I.,
Boland,	Fox, A. R. B.,	Martin,	Snowden,
Bower,	Fox, I. M.,	McCaig,	Snyder,
Bowman,	Franklin,	McCurdy,	Sowers,
Brady,	Gans,	McGeary,	Sprowls,
Brendle,	Geary,	McIntyre,	Stadlander,
Brislin,	Glass,	McKay,	Stark,
Brooks,	Goehring,	Mehring,	Stedde,
Bucher,	Golder,	Michel,	Stevenson,
Bungard,	Goodnough,	Miller, A. D.,	Stott,
Campbell,	Graham,	Miller, C. G.,	Sweetzer,
Catlin,	Griest,	Miller, D. I.,	Todd,
Clements,	Griffith,	Miller, D. D.,	Trach,
Clutton,	Haines,	Millin,	Ulsh,
Coldsmith,	Haldeman,	Millner,	Walker, G. T.,
Collier,	Hamilton, J.,	Morgan,	Walker, J. A.,
Colville,	Hamilton, W. J.,	Neary,	Wallace, R. L.,
Comer,	Hampson,	North,	Wallace, W. T.,
Conner,	Harer,	Norton,	Wells,
Cook,	Harvey,	Palmer,	West,
Corbin,	Hess,	Patterson,	Wettach,
Cox,	Hickernell,	Perry,	Whiteman,
Crawford,	Hoffman,	Phillips,	Willert,
Crockett,	Hollingsworth,	Pidgeon,	Williams,
Crum,	Horne,	Pike,	Willson,
Curran,	Hough,	Powell,	Woner,
Curry, A. E.,	Huntington,	Quigley,	Wood,
Curry, R.,	Hutchison,	Ramsey,	Woodruff,
Davis, D. F.,	Ingham,	Reber, C. A.,	Zanders,
Davis, J. T.,	Jennings,	Reber, H. F.,	Zimmerman,
Davis, W.,	Jones,	Rhoads,	Zook,
Dawson,	Jordan,	Rinsler,	Spangler,
	Kantner,	Rinn,	Speaker,

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 167, entitled:

An Act to amend part of section one of an act approved the ninth day of April, one thousand nine hundred and fifteen (P. L. 54), entitled: "An Act to establish and regulate the fees to be charged and collected by sheriffs in counties of this Commonwealth having a population of not less than three hundred thousand nor more than one million five hundred thousand inhabitants, as computed by the last preceding United States census; the time and manner in which said fees shall be paid, the publication and posting of said fees, the delivery of an itemized receipt for official fees and legal costs received; and repealing all laws, general, special or local or any parts thereof, that are or may be inconsistent therewith," extending the provisions of said act to counties having a population of not less than two hundred thousand and not more than one million, five hundred thousand inhabitants.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190

Alexander,	Day,	Krause, W.,	Rothenberger,
Allum,	Dewey,	Krug,	Ruddy,
Armstrong,	Diehm,	Kunkle,	Sarig,
Aron,	Di Lemmo,	Lafferty,	Schaeffer,
Baldi,	Dilsheimer,	Lanius,	Schilling,
Baldrige,	Dittrich,	Lauler,	Scott,
Barnhart,	Dunn,	Levis,	Shaffer,
Bechtold,	Ehrhardt,	MacCallum,	Shellenberger,
Beckley,	Evans, S. J.,	Magill,	Showalter,
Bell,	Finney,	Mallery,	Shunk,
Benchoff,	Fitzgibbon,	Mangan,	Simpson,
Bennett,	Flynn,	Marcus,	Sinclair,
Benninger,	Foster,	Marshall,	Smith, E. R.,
Bidelspacher,	Fowler,	Martin,	Smith, F. I.,
Bigler,	Fox, A. R. B.,	McCaig,	Snowden,
Blanck,	Fox, I. M.,	McCurdy,	Snyder,
Boland,	Franklin,	McGeary,	Sowers,
Bower,	Gans,	McIntyre,	Sprowls,
Bowman,	Geary,	McKay,	Stadlander,
Brady,	Glass,	Mehring,	Stark,
Brendle,	Goehring,	Michel,	Stedde,
Brislin,	Golder,	Miller,	Sterling,
Brooks,	Goodnough,	Miller, A. D.,	Stevenson,
Bucher,	Graham,	Miller, C. G.,	Stott,
Bungard,	Griest,	Miller, D. I.,	Sweetzer,
Campbell,	Griffith,	Miller, D. D.,	Todd,
Catlin,	Haines,	Millin,	Ulsh,
Clements,	Haldeman,	Millner,	Walker, G. T.,
Clutton,	Hamilton, J.,	Morgan,	Walker, J. A.,
Coldsmith,	Hamilton, W. J.,	Neary,	Wallace, R. L.,
Collier,	Hampson,	North,	Wallace, W. T.,
Colville,	Harer,	Norton,	Wells,
Comer,	Harvey,	Palmer,	West,
Conner,	Hess,	Patterson,	Wettach,
Cook,	Hickernell,	Perry,	Whiteman,
Corbin,	Heyburn,	Phillips,	Willert,
Cox,	Hickernell,	Pidgeon,	Williams,
Crawford,	Hoffman,	Pike,	Willson,
Crockett,	Hollingsworth,	Powell,	Woner,
Crum,	Horne,	Quigley,	Wood,
Curran,	Hough,	Ramsey,	Woodruff,
Curry, A. E.,	Huntington,	Reber, C. A.,	Zanders,
Curry, R.,	Hutchison,	Reber, H. F.,	Zimmerman,
Davis, D. F.,	Kantner,	Rhoads,	Zook,
Davis, J. T.,	Kennedy,	Rinsler,	Spangler,
Davis, W.,	Kinsman,	Rinn,	Speaker,
Dawson,	Kooser,	Robertson,	
	Krause, T. S.,	Rorke,	

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

The SPEAKER. House Bill No. 136, file folio 279, is not on the files, and will be passed over for the present.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 39, entitled:

A Joint Resolution proposing an amendment to Article three (III) of the Constitution of the Commonwealth of Pennsylvania.

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—196

Alexander,	Diehm,	Kennedy,	Robertson,
Allum,	Di Lemmo,	Kinsman,	Rorke,
Armstrong,	Dilsheimer,	Kooser,	Rothenberger,
Aron,	Dittrich,	Krause, T. S.,	Ruddy,
Baldi,	Donnelev,	Krause, W.,	Sarig,
Baldrige,	Drinkhouse,	Krug,	Schaeffer,
Barnhart,	Dunn,	Kunkle,	Schilling,
Bechtold,	Ehrhardt,	Lafferty,	Scott,
Beckley,	Ephraim,	Lanius,	Shaffer,
Bell,	Evans, J. T.,	Lauler,	Shellenberger,
Benchoff,	Evans, S. J.,	Levis,	Showalter,
Bennett,	Finney,	MacCallum,	Shunk,
Benninger,	Fitzgibbon,	Magill,	Simpson,
Bidelspacher,	Flynn,	Mallery,	Sinclair,
Bigler,	Foster,	Mangan,	Smith, E. R.,
Blanck,	Fowler,	Marcus,	Smith, F. I.,
Boland,	Fox, A. R. B.,	Marshall,	Snowden,
Bower,	Fox, I. M.,	Martin,	Snyder,
Bowman,	Franklin,	McCaig,	Sowers,
Brady,	Gans,	McCurdy,	Sprowls,
Brendle,	Geary,	McGeary,	Stadlander,
	Glass,	McIntyre,	Stark,

Brislin, Brooks, Bucher, Bungard, Campbell, Catlin, Clements, Clutton, Coldsmith, Collier, Colville, Comeror, Conner, Cook, Corbin, Cox, Crawford, Crockett, Crum, Curran, Curry, A. E., Davis, D. F., Davis, J. T., Davis, W., Dawson, Day, Dewey,	Goehring, Golder, Goodnough, Graham, Griest, Griffith, Haines, Haldeman, Hamilton, J., Hamilton, W. J., Hampson, Harer, Harvey, Heffernan, Helt, Hess, Heyburn, Hickernell, Hoffman, Hollingsworth, Horne, Hough, Huntington, Hutcheson, Ingham, Jennings, Jones, Jordan, Kantner,	McKay, Mehring, Miehel, Millar, Miller, A. D., Miller, C. G., Miller, D. I., Miller, D. D., Millin, Milner, Morgan, Nearv, North, Norton, Palmer, Patterson, Perry, Phillips, Pidgeon, Pike, Powell, Quigley, Ramsey, Reber, C. A., Reber, H. F., Rhoads, Ringle, Rinn,	Statler, Steedle, Sterling, Stevenson, Stott, Sweetzer, Todd, Trach, Ulsh, Walker, G. T., Walker, I. A., Wallace, R. L., Wallace, W. T., Wells, West, Wettach, Whiteman, Willert, Williams, Willson, Woner, Wood, Woodruff, Zanders, Zook, Spangler, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 106 (Senate Bill No. 156).

An Act to provide for two additional law judges of the Court of Common Pleas of the Fifth Judicial District.

With information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk then read the amendments as follows:

Amend section 1, page 2, line 4, by striking out the word "distinet" and inserting in lieu thereof the word "district."

On the question,

Will the House concur in the amendments made by the Senate?

Accordingly to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—197.

Alexander, Alum, Aron, Baldi, Baldrige, Barnhart, Beckley, Bell, Benchoff, Bennett, Benninger, Bidelspacher, Bigler, Black, Bolard, Bowman, Brady, Brendle, Brislin, Bucher, Campbell, Catlin, Clements, Clutton, Coldsmith, Collier, Colville, Comeror, Conner, Cook, Corbin, Cox, Crawford, Crockett,	Ehrhardt, Ephraim, Evans, J. T., Evans, S. J., Finney, Fitzgibbon, Flynn, Foster, Fowler, Fox, A. R. E., Bennett, Fox, I. M., Franklin, Gans, Geary, Glass, Goehring, Golder, Goodnough, Graham, Griest, Griffith, Haines, Haldeman, Hamilton, J., Hamilton, W. J., Hampson, Harer, Harvey, Heffernan, Helt, Hess, Heyburn, Hickernell, Hoffman, Hollingsworth, Horne,	Lanier, Lauler, Levis, MaeCallum, Magill, Mallery, Mangan, Marcus, Marshall, Martin, McCaig, McCurdy, McGeary, McIntyre, McKay, McKim, McVear, Mehring, Miehel, Millar, Miller, A. D., Miller, D. I., Miller, D. D., Millin, Milner, Morgan, Murphy, Nearv, Norton, Palmer, Patterson, Perry, Phillips, Pidgeon,	Schilling, Scott, Shaffer, Shellenberger, Showalter, Shunk, Simpson, Sinclair, Smith, E. R., Smith, F. I., Snowden, Snoder, Soffel, Sowers, Sprawls, Stadlander, Stark, Statler, Steedle, Sterling, Stevenson, Stott, Sullivan, Sweetzer, Todd, Trach, Ulsh, Vickerman, Wagner, Walker, G. T., Walker, I. A., Wallace, R. L., Wallace, W. T., Wells, West,
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Crum, Curran, Curry, R., Davis, J. T., Davis, W., Dawson, Day, Dewey, Diehm, Di Lemmo, Dilshelmer, Dithrie, Donneley, Drinkhouse, Dunn,	Hough, Huntington, Hutcheson, Ingham, Jennings, Jones, Jordan, Kantner, Kennedy, Kooser, Krause, T. S., Krause, W., Krugh, Kunkle, Lafferty,	Pike, Powell, Quigley, Ramsey, Reber, C. A., Reber, H. F., Rhoads, Ringle, Rinn, Robertson, Rorke, Rothenberger, Ruddy, Sarig, Schaeffer,
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

House Bill No. 26 (Senate Bill No. 120).

An Act to extend the benefits of the Soldiers' Orphan Industrial School to orphan or destitute children of honorably discharged soldiers sailors and marines of the war with Germany and Austria or of any movement or campaign in connection therewith or resulting therefrom

With the information that the Senate has passed the same without amendment.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 338 (Senate Bill No. 62), as follows:

An Act reorganizing the Department of the Secretary of the Commonwealth designating the officers and employees thereof and fixing their salaries and making an appropriation therefor to the end of the fiscal year

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Department of the Secretary of the Commonwealth shall consist of the officers named and the number of employees stated herein whose annual salaries are hereby fixed and shall be as follows

The Secretary of the Commonwealth who shall be the head thereof at eight thousand dollars to be appointed by the Governor and who shall give bond in the sum of ten thousand dollars with surety to be approved by the Governor

A Deputy Secretary of the Commonwealth at four thousand five hundred dollars to be appointed by the Secretary of the Commonwealth with the approbation of the Governor and who shall give bond in the sum of five thousand dollars with surety to be approved by the Governor.

In the Executive Bureau

One Chief Clerk at four thousand dollars who shall also be Secretary of the Board of Pardons but shall not receive additional compensation for such service

One expert stenographer at one thousand five hundred dollars

One statute clerk at two thousand four hundred dollars
One minute and index clerk at one thousand eight hundred dollars

In the Corporation Bureau

One Chief of the Bureau of Corporations at four thousand dollars

One Assistant Chief of the Bureau of Corporations at three thousand dollars

One Foreign Corporation Clerk at two thousand dollars
One Index and Control Clerk at two thousand dollars

One expert Stenographer and Search Clerk at one thousand eight hundred dollars

One Engrossing and Recording Clerk at one thousand eight hundred dollars.

One Recording Clerk who shall also be Assistant Secretary of the Board of Pardons at two thousand dollars but who shall not receive additional compensation for such service

Four Recording Clerks each at one thousand eight hundred dollars

Two Recording Clerks each at one thousand six hundred dollars

In the Commission Bureau

One Chief of the Commission and Bond Bureau at three thousand dollars

One Engrossing Clerk at two thousand two hundred dollars

One Recording Clerk at two thousand dollars

One Recording Clerk at one thousand eight hundred dollars

In the Election and Legislative Bureau

One Superintendent at three thousand dollars

One Chief Clerk at two thousand two hundred dollars

One Clerk at eighteen hundred dollars

In the Requisition and Warrant Bureau

One Chief Clerk at two thousand dollars

Two Recording Clerks each at one thousand five hundred dollars

In the Registration Bureau

One Chief Clerk at two thousand five hundred dollars

One Clerk at one thousand five hundred dollars

Two Clerks each at one thousand two hundred dollars

One Messenger for the Department at one thousand two hundred dollars

One Watchman at one thousand and eighty dollars.

all of whom shall be appointed by the Secretary of the Commonwealth and shall perform such duties as shall be assigned to them by the Secretary

Section 2 In addition to the sum now appropriated to the Department of the Secretary of the Commonwealth the sum of eight thousand one hundred and eighty dollars or so much thereof as may be necessary is hereby appropriated for the salaries of the officers and employees of the Department of the Secretary of the Commonwealth for the balance of the fiscal year ending the thirty-first day of May one thousand nine hundred and nineteen.

Section 3 All acts or parts of acts inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 129, entitled:

An Act to amend the second section of an act entitled "An Act relating to unclaimed deposits in savings banks and transfer of stock" approved the seventeenth day of April Anno Domini one thousand eight hundred seventy-two (Pamphlet Laws sixty-two) so as to provide that the auditor general state treasurer and attorney general may upon satisfactory proof of ownership order the refund to persons entitled thereto of the amounts of deposits paid into the state treasury under the provisions of said act with interest thereon in place of requiring a suit for such refund to be instituted in the court of common pleas of Dauphin County

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act approved the seventeenth day of April Anno Domini one thousand eight hundred seventy-two (Pamphlet Laws sixty-two) entitled "An Act relating to unclaimed deposits in savings banks and transfer of stock" which reads as follows

"Section 2 That where any depositor with any saving fund savings institution or savings bank whatsoever or his legal representatives shall omit to make any demand for the amount deposited by him or for any part thereof for the space of thirty years after the last deposit or payment was made by or to him or his said representatives no action or suit shall thereafter be brought or maintained by him or them for the amount of such deposit against such corporation but the same shall be paid over instead to the state treasurer for the use of the state Provided That no one now having any such right of action shall be so barred until the expiration of one year from the passage of this act And provided That it shall be lawful for such depositor or his legal representatives at any time after the amount of his deposit shall have been paid over into the treasury of the Commonwealth as aforesaid to institute and prosecute an action of debt therefore against the state treasurer for the time being in the court of common pleas for Dauphin county and on the recovery of judgment in such action it shall be lawful for the court to issue thereon a writ, commanding such state treasurer or his successor in office to cause the amount thereof with costs but without interest to be paid to the party entitled in the judgment out of any unappropriated moneys in the hands of the state treasurer or if there be no such money unappropriated then out of the first moneys that shall be received by him and to enforce obedience to such writ by attachment as is provided by law in respect to action against counties and townships" is hereby amended to read as follows

Section 2 That where any depositor with any saving fund savings institution or savings bank whatsoever or his legal representatives shall omit to make any demand for the amount deposited by him or for any part thereof for the space of thirty years after the last deposit or payment was made by or to

him or his said representatives no action or suit shall thereafter be brought or maintained by him or them for the amount of such deposit against such corporation but the same shall be paid over instead to the State Treasurer for the use of the State

Any such depositor or his legal representatives may at any time make application to the State Treasurer for the refund of any such deposit so paid into the State treasury and upon proof of ownership or of the right of possession being made to the satisfaction of the Auditor General State Treasurer and Attorney General constituting the Board of Public Accounts the amount of said deposit shall be paid to him or them on the requisition of said board and the warrant of the Auditor General drawn on the State Treasurer in conformity therewith out of any moneys in the State treasury not otherwise appropriated with interest thereon at the rate of two per centum per annum from the date of the payment of such deposit to the State Treasurer to the date of making such refund

Any claimant for any such refund may appeal by petition to the court of common pleas of Dauphin county from an adverse decision of said Board which court shall thereupon hear such testimony as may be offered in support of the claim and determine whether or not the claimant is entitled to any refund and if so the amount thereof If the court find that he is so entitled it shall report its finding to the said Board and order the making of a refund of the proper amount Thereupon the refund shall be made with interest as aforesaid in the manner hereinbefore provided No such appeal shall be entertained however unless the claimant shall file with his petition an affidavit that all the proof which he proposes to offer in support of his claim had been presented to the said Board of Public Accounts before that Board acted adversely upon his claim

On the question,

Will the House agree to the section?

Mr. PALMER. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

On page 2, line 19, strike out he final word "the."

On page 3, line 4, strike out he word "action," and insert in place thereof the word "actions."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend the second section of an act entitled "An Act relating to unclaimed deposits in savings banks and transfer of stock" approved the seventeenth day of April Anno Domini one thousand eight hundred seventy-two (Pamphlet Laws sixty-two) so as to provide that the auditor general state treasurer and attorney general may upon satisfactory proof of ownership order the refund to persons entitled thereto of the amounts of deposits paid into the state treasury under the provisions of said act with interest thereon in place of requiring a suit for such refund to be instituted in the court of common pleas of Dauphin County.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 127 as follows:

An Act Providing for the payment into the State Treasury of the amounts of unclaimed distributive shares from the assets of corporations unincorporated associations and limited partnership associations in process of dissolution requiring reports of such amounts to be made to the Auditor General by the liquidating trustees or other persons charged with the dissolution of unincorporated associations and limited partnership associations further providing for the refund of such amounts from the State Treasury with interest thereon to persons entitled thereto and making an appropriation therefor and providing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any proceeding is or shall be pending in any court of common pleas of this Commonwealth for the dissolution of any corporation of any kind or nature whatsoever, there shall be filed in the court in which such proceeding is pending a sworn statement setting forth the names and last known addresses of all persons to whom distributive shares from the assets of the corporation are due which shares have been and remain unclaimed by said persons and the present whereabouts of which persons or their legal representatives are unknown The said statement shall further set forth the amount of each distributive share due to each of said

persons. The said court shall before decreeing the dissolution of such corporation after such notice by publication as it may in its discretion require order and decree that the amounts of said unclaimed distributive shares be paid into the State Treasury and that a certified copy of said statement and of the order and decree for such payment be filed with the State Treasury by the prothonotary of the court. Upon the payment of the amounts of such shares into the State Treasury the corporation shall be relieved from all liability for the amounts so paid.

Any person entitled to the amount of any such distributive share so paid into the State Treasury or his legal representative or representatives may at any time make application to the State Treasurer for a refund of said amount and upon his making proof of his ownership or right of possession of the same to the satisfaction of the State Treasurer Auditor General and Attorney General constituting the Board of Public Accounts the amount of such shares found to be due him shall thereupon be paid him on the requisition of said board and the warrant of the Auditor General drawn upon the State Treasurer in conformity therewith out of any moneys in the State Treasury not otherwise appropriated with interest thereon at the rate of two per centum per annum from the date of the payment of the amount of such share into the State treasury to the date of making such refund.

Any claimant for any such refund may appeal by petition to the court of common pleas of Dauphin county from an adverse decision of said Board which court shall thereupon hear such testimony as may be offered in support of the claim and determine whether or not the claimant is entitled to any refund and if so the amount thereof. If the court find that he is so entitled it shall report its finding to the said Board and order the making of a refund of the proper amount. Thereupon the refund shall be made with interest as aforesaid in the manner hereinbefore provided. No such appeal shall be entertained however unless the claimant shall file with his petition an affidavit that all the proof which he proposes to offer in support of his claim had been presented to the said Board of Public Accounts before that Board acted adversely upon his claim.

No such corporation shall be deemed to have been dissolved unless and until the provisions of this section shall have been complied with.

Section 2. When any proceedings for the dissolution of any unincorporated association or any limited partnership association shall be instituted it shall be the duty of the liquidating trustee or trustees or other person or persons charged with the duty of dissolving the same before making distribution of the assets of the association to make a sworn report to the Auditor General setting forth the names and last known address of all persons to whom distributive shares from the assets of the association are due which shares have been and remain unclaimed by said persons and the present whereabouts of which persons or their legal representatives are unknown. The said statement shall further set forth the amount of each distributive share due to each of said persons. The said liquidating trustee or trustees or other persons charged with the duty of dissolving such association shall further upon the demand of the Auditor General forthwith pay the amounts of the distributive shares so reported which are unclaimed at the date of said demand into the State Treasury. Upon the payment of the said amounts into the State Treasury the association liquidating trustee or trustees or other person or persons charged with the duty of dissolving the association shall be relieved from all liability for the amounts of such distributive shares so paid.

Any person entitled to the amount of any such distributive share so paid into the State Treasury or his legal representative or representatives may at any time make application to the State Treasurer for a refund thereof and upon proof of his ownership or right of possession thereof being made to the satisfaction of the Auditor General State Treasurer and Attorney General constituting the Board of Public Accounts the said amount shall be paid him on the requisition of said Board and the warrant of the Auditor General drawn on the State Treasurer in conformity therewith out of any moneys in the State Treasury not otherwise appropriated with interest thereon at the rate of two per centum per annum from the date of the payment of the said amount into the State Treasury to the date of making such refund and an appropriation sufficient to make such refund is hereby made.

Any claimant for any such refund may appeal by petition to the Court of Common Pleas of Dauphin county from an adverse decision of said Board which court shall thereupon hear such testimony as may be offered in support of the claim and determine whether or not the claimant is entitled to any refund and if so the amount thereof. If the court find that he is so entitled it shall report its finding to the said Board and order the making of a refund of the proper amount. Thereupon the refund shall be made with interest as aforesaid in the manner hereinbefore provided. No such appeal shall be entertained however unless the claimant shall file with his petition an affidavit that all the proof which he proposes to offer in support of his claim had been presented to the said Board of Public Accounts before that Board acted adversely upon his claim.

If such liquidating trustee or trustees or other person or persons charged with the dissolution of any unincorporated association or limited partnership association shall have no such moneys in their possession they shall so report to the Auditor General before making distribution of the assets of the association. No such unincorporated association or limited partnership association shall be deemed or held to be dissolved unless and until the liquidating trustee or trustees or other persons charged with the dissolution of the same shall have made a report to the Auditor General as required by this section and if they report any such moneys in their possession shall have paid the same into the State Treasury.

Section 3. Any person failing to file a statement or make a report as required by the provisions of this act or filing or making a false statement or report shall be subject to a penalty of five hundred dollars to be recovered to the use of the Commonwealth in an action of assumpsit instituted by the Attorney General in the court of common pleas of the county in which such person shall be resident.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 149, as follows:

An Act to amend section two thousand one hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two thousand one hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows:

"Section 2108. All boards of school directors in this Commonwealth are authorized and required to pay from the district funds to the teachers employed in the public schools of their several districts in addition to the compensation provided for in their contracts three dollars per day for each day's actual attendance upon the sessions of the annual teachers' institute" is hereby amended to read as follows:

Section 2108. All boards of school directors in this Commonwealth are authorized and required to pay from the district funds to the teachers employed in the public schools of the several districts in addition to the compensation provided for in their contracts four dollars per day for each day's actual attendance upon the sessions of the annual teachers institute.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 103, entitled:

An Act to amend an act approved the nineteenth day of May one thousand eight hundred and seventy-four (Pamphlet Laws two hundred eighteen), entitled "An Act to provide for the appointment of a special detective officer in any of the several counties of the Commonwealth" by providing for the appointment of one or more county detectives and fixing their salaries payable from the county treasury.

The first section was read as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the nineteenth day of May one thousand eight hundred and seventy-four (Pamphlet Laws two hundred eighteen), entitled "An Act to provide for the appointment of a special detective officer in any of the several counties of this Commonwealth" which reads as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be lawful for the district attorney of any county in this Commonwealth with the approval of the court of quarter sessions of the proper county whenever said court and district attorney may deem it necessary to appoint an officer as a special detective whose duty it shall be to assist in obtaining such evidence as shall be directed by the district attorney for the Commonwealth in all criminal cases and perform such other duties as the court may direct and the same is hereby amended to read as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be lawful for the district attorney of any county in this Commonwealth with the approval of the court of quarter sessions of the proper county whenever said court

and district attorney may deem it necessary to appoint one or more county detectives whose duty it shall be to assist in obtaining such evidence as shall be directed by the district attorney for the Commonwealth in all criminal cases and perform such other duties as the court may direct.

The county detectives herein provided for shall receive annual salaries of not less than twelve hundred dollars and not more than eighteen hundred dollars each payable from the county treasurer.

On the question.

Will the House agree to the section?

Mr. WILLIAM DAVIS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 2, line 28, by striking out the word "treasurer" and inserting in lieu thereof "treasury".

Amend section 1, page 2, line 27, by striking out the word "eighteen" and inserting in lieu thereof the word "twenty-five".

On the question.

Will the House agree to the amendments?

They were agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The title was read as follows:

An Act to amend an act approved the nineteenth day of May one thousand eight hundred and seventy-four (Pamphlet Laws two hundred and eighteen) entitled "An Act to provide for the appointment of a special detective officer in any of the several counties of the Commonwealth by providing for the appointment of one or more county detectives and fixing their salaries payable from the county treasurer."

On the question.

Will the House agree to the title?

Mr. WILLIAM DAVIS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title, page 1, line 5, by striking out the word "the" before "Commonwealth" and inserting in lieu thereof "this".

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 126, entitled:

An Act providing for the payment into the State Treasury of unclaimed funds in the hands of fiduciaries defining the term fiduciary providing for the refunding of such funds from the State Treasury with interest to persons entitled thereto and making an appropriation therefor prohibiting the discharge of such fiduciaries the release of their sureties or the final distribution of funds in their possession unless in compliance with the provisions of this act and imposing penalties.

The first section was read and agreed to as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That (a) the term "fiduciary" in this act shall include receivers executors administrators guardians committee trustees assignees and all other persons associations or corporations acting in any fiduciary capacity whatever subject to the jurisdiction of any court of any county in this Commonwealth (b) The word "he" shall mean he she it or they (c) the word "his" shall mean his hers its or theirs and (d) the word "him" shall mean him her it or them according to whether the fiduciary is a male or female a corporation or association or two or more individuals.

The second section was read as follows:

Section 2 Every fiduciary in this Commonwealth shall at or before the filing of his final account file with the court having

jurisdiction of his accounts a separate sworn statement setting forth in detail the amounts of funds in his possession for which no valid claim has been made upon him and the owner or owners of which or their whereabouts or the legal representatives of whom he has been unable to ascertain Said statement shall set out the name and last known address of each person to whom any of said amounts stand credited the amount due to him and the efforts if any which have been made by the fiduciary to locate each of said persons in order to make payment to him If the fiduciary shall have no such unclaimed funds in his possession he shall so report under oath A sworn duplicate of such statement shall be filed with the original which duplicate shall be forwarded by the clerk or prothonotary of the said court to the Auditor General of the Commonwealth and the filing of such statement and the duplicate thereof and the forwarding of the duplicate to the Auditor General shall be entered of record in said court.

It shall be unlawful for any prothonotary or clerk of any court to accept for record in his office the final account of any fiduciary unless the statement required to be filed by such fiduciary under the provisions of this act is filed therewith or has been theretofore filed in his office.

Any fiduciary failing to file such statement or duplicate with his account shall be subject to a penalty of one hundred dollars to be recovered to the use of the Commonwealth in an action of assumpsit by the Attorney General but if the fiduciary be a corporation or association then the officer or person executing and filing the account shall be personally subject to the penalty.

No fiduciary shall be discharged nor his sureties released and no final distribution of funds in his possession shall be authorized or permitted until such statement is filed and action taken thereupon in the manner hereinafter provided.

On the question.

Will the House agree to the section?

Mr. PALMER. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Section 2, after line 24, insert the following sentence: "The said clerk or prothonotary shall at the same time, or as soon thereafter as may be, notify the Auditor General of the date fixed for the audit or adjudication of such account."

Section 2, line 25, strike out the first word "and," and begin the following word "the" with a capital letter.

On the question.

Will the House agree to the amendments?

They were agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The third section was read as follows:

Section 3 Whenever the statement filed by any fiduciary in compliance with the provisions of the first section of this act shall show any unclaimed funds in his possession the Attorney General shall at the suggestion of the Auditor General apply by petition to the court having jurisdiction of the accounts of such fiduciary for an order directing the payment of so much of said funds as shall remain unclaimed at the date of said application into the State Treasury to be reimbursed therefrom upon application by the owner thereof in the manner hereinafter provided.

A copy of said petition shall be served upon the fiduciary and upon proof of such service the said court shall set a day for a hearing and cause notice of the same to be given to the fiduciary. If any of said funds are claimed at the hearing by persons lawfully entitled thereto or if it shall appear to the satisfaction of the court that any of the said funds have been claimed prior to said hearing by persons lawfully entitled thereto or that any of said funds were not properly returnable by the fiduciary as subject to escheat the court shall order said funds to be paid to said claimants or to remain in the hands of the fiduciary as the facts shall warrant. If the court shall be of the opinion that the efforts theretofore made by the fiduciary to locate and pay the owners of the remaining funds have been sufficient it shall order said funds to be forthwith paid into the State Treasury to the credit of the Commonwealth otherwise it shall order such publication of notice to the owners of said funds as it may deem proper after which publication and proof thereto it shall likewise order said funds the owners of which have not been located within sixty days after the conclusion of said advertising to be similarly paid into the State Treasury to the credit of the Commonwealth.

No fiduciary whose statement filed in compliance with the provisions of this act shall show any unclaimed funds to be in his possession shall be discharged nor his sureties released nor any final distribution of the funds in his possession made until he shall have filed in court the receipt of the State Treasurer for the moneys so paid. On the compliance by the fiduciary with the said order of the court as evidence by said receipt the fiduciary and his sureties shall be relieved from all liability for the said funds so paid into the State Treasury.

On the question.

Will the House agree to the section?

Mr. PALMER. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

On page 3, line 18, strike out the word "first," and insert in place thereof the word "second."

On page 3, line 21, after the word "petition," insert the words "before the audit or adjudication of such account."

On page 4, lines 1 and 2, strike out the words "set a day for a hearing and cause notice of the same to be given to the fiduciary," and insert in place thereof the words "proceed to determine the matter by hearing upon the audit or adjudication of such account."

On page 4, line 8, strike out the words "as subject to escheat," and insert in place thereof the words "under the provisions of this act."

On page 5, line 1, strike out the word "evidence," and insert in place thereof the word "evidenced."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The fourth section was read as follows:

Section 4 The owner of any such money so paid into the State Treasury or his legal representatives or any person entitled to the possession thereof may at any time apply to the State Treasurer for a refund of the same and upon his making proof of his ownership or right of possession to the satisfaction of the Auditor General State Treasurer and Attorney General constituting the Board of Public Accounts such money shall be paid him on the requisition of said board and the warrant of the Auditor General drawn on the State Treasurer in conformity therewith out of any moneys in the State Treasury not otherwise appropriated with interest thereon at the rate of two per centum per annum from the date when said moneys were paid into the State Treasury to the date of the refund thereof and an appropriation sufficient to make such refund is hereby made.

Any claimant for any such refund may appeal by petition to the Court of Common Pleas of Dauphin County from an adverse decision of said Board which court shall thereupon hear such testimony as may be offered in support of the claim and determine whether or not the claimant is entitled to any refund and if so the amount thereof. If the court find that he is so entitled it shall report its finding to the said Board and order the making of a refund of the proper amount. Thereupon the refund shall be made with interest as aforesaid in the manner hereinbefore provided. No such appeal shall be entertained however unless the claimant shall file with his petition an affidavit that all the proof which he proposes to offer in support of his claim had been presented to the said Board of Public Accounts before that Board acted adversely upon his claim.

On the question,

Will the House agree to the section?

Mr. PALMER. Mr. Speaker, I desire to offer the following amendment.

The Speaker. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

After Section 4, page 6, insert a new section as follows:

Section 5. Whenever on the audit or adjudication of the account of any fiduciary there shall be and remain in his possession any moneys not awarded to any claimant or claimants, or any moneys which shall have been awarded to any claimant or claimants the whereabouts whereof or that of their legal representatives the fiduciary has been unable to ascertain, of which moneys the fiduciary shall have neglected or failed for any reason to file a statement in conformity with the provisions of this act, the fiduciary shall, within sixty days after the date of said audit or adjudication file in the court having jurisdiction of his account, a sworn statement of such unawarded or unclaimed moneys, with duplicate, in the same form and manner prescribed in the second section of this act, and thereupon proceedings to secure the payment of such moneys into the State Treasury, to be refunded as hereinbefore provided, shall be had similar in all respects to those hereinbefore provided for in cases where a statement of unclaimed moneys is filed at or before the filing of the final account of the fiduciary, except that in proceedings under this section the court shall by its order provide for the serving of a copy of the petition upon the fiduciary, and shall fix a day for a hearing upon said petition. The fiduciary and his sureties shall be relieved from all liability for any funds paid into the State Treasury as the result of proceedings under the provisions of this section.

If said fiduciary shall fail or neglect to file the statement required by the provisions of this section, the unawarded or unclaimed moneys in his hands which should have been reported in said statement shall when ascertained nevertheless be subject to be paid into the State Treasury upon proceedings had in the manner provided by this act.

Any fiduciary failing to file the statement required to be made by this section shall be subject to a penalty of one thousand (\$1,000.00) dollars, to be recovered to the use of the Commonwealth in an action of assumpsit by the Attorney

General, but if the fiduciary be a corporation or association, then the officer or person executing and filing the account shall be personally subject to the penalty.

No fiduciary shall be discharged nor his sureties released, and no final distribution of funds in his possession shall be authorized or permitted so long as he has in his possession any funds subject to payment into the State Treasury under the provisions of this act.

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The fifth section was read as follows:

Section 5 If any fiduciary shall report in the statement hereinbefore required to be filed that he has no unclaimed funds in his possession when he in fact has such funds or shall so report a less sum than he actually has said fiduciary or if the fiduciary be an association or corporation then the officer thereof making such statement shall be guilty of a misdemeanor and on conviction thereof shall be sentenced to pay a fine of not less than one hundred dollars nor more than five hundred dollars to the use of the proper county or to imprisonment in the county jail for not more than six months or both in the discretion of the court.

On the question,

Will the House agree to the Section?

Mr. PALMER. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

In line 9, page 6, strike out "Section 5," and insert in place thereof "Section 6"

In lines 9, 10 and 15, page 6, strike out the word "statement," and insert in place thereof the word "statements"

After Section 6, amended as above, insert the following new section:

Section 7 Whenever the Auditor General shall have reason to believe that any fiduciary has in his possession any moneys of which he has filed no account within the time prescribed by law, or, if no such time be so prescribed, then when he has filed no such account within a reasonable time after such moneys shall have come into his possession, which moneys would be subject to be paid into the State Treasury under the provisions of this act, if an account thereof were filed, the Attorney General shall, at the suggestion of the Auditor General, apply by petition to the court to the jurisdiction of which the said fiduciary is subject for the issue of a citation to said fiduciary to show cause why he should not file an account of such moneys, and the statement thereof required by the provisions of this act to be filed therewith, and if no sufficient cause to the contrary be shown on the return of such citation, the said court shall order the filing of said account and statement, and enforce such order by attachment.

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read as follows:

An Act providing for the payment into the State Treasury of unclaimed funds in the hands of fiduciaries defining the term fiduciary providing for the refunding of such funds from the State Treasury with interest to persons entitled thereto and making an appropriation therefor prohibiting the discharge of such fiduciaries the release of their sureties or the final distribution of funds in their possession unless in compliance with the provisions of this act and imposing penalties

On the question,

Will the House agree to the title?

Mr. PALMER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

In line 8 of the title, strike out the words "unless in," and insert in place thereof "until after."

On the question,

Will the House agree to the amendment?

It was agreed to,

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 187, as follows:

An Act relating to the parties in actions of assumpsit sur ground rent deed in certain cases and to the title acquired by a sale under a judgment in such cases

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That where the plaintiff in actions of assumpsit sur ground rent deed shall file with his praecipe a release of the original covenantor or covenantors and his her or their heirs executors and administrators and all subsequent owners of the land described in said deed from all personal liability by reason of the covenants contained in said deed said covenantor or covenantors need not be joined as defendants in said suit but the real owner or owners of the land charged may in that event be named as the only defendant or defendants and the title acquired by a sale under a judgment against such real owner or owners in such cases shall be as full and complete a title as if said covenantor or covenantors had been duly named in and served with said writ and judgment duly entered against him her or them also

Section 2 This act shall take effect on the first day of January nineteen hundred and twenty and shall apply to cases in which the aforesaid actions of assumpsit shall be begun on or after that day

Section 3 All acts and parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 188, as follows:

An Act relating to the parties to writs of scire facias sur mortgage in certain cases and to the title acquired by a sale on a judgment of foreclosure in such cases

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That where the plaintiff in a writ of scire facias sur mortgage shall file with his praecipe a release of the mortgagor or mortgagors and his her or their heirs executors and administrators from all personal liability for the debt secured by the mortgage being foreclosed said parties need not be joined as defendant or defendants but the real owner or owners charged may in that event be named as the only defendant or defendants and the title acquired by a sale under a judgment of foreclosure in such cases shall be as full and complete a title as if said mortgagor or mortgagors had been duly named in and served with said writ and judgement duly entered against him her or them also

Section 2 This act shall take effect on the first day of January one thousand nine hundred and twenty and shall apply only to cases in which the aforesaid writs of scire facias shall be issued on or after that day

Section 3 All acts and parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 128, entitled:

An Act providing for the payment into the State Treasury without escheat of certain moneys and property subject to escheat under the provisions of any act of the General Assembly and for the refund thereof with interest to persons entitled thereto and making an appropriation for such refund.

The first and second sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any person firm association bank National Bank trust company or other corporation whatsoever shall hold or be possessed of any items of money or property which are or shall be made escheatable by any act of the General Assembly the Auditor General may and shall after such items have been reported to or otherwise ascertained by him and after notice and advertisement of such items shall have been given and made as required by the provisions of the act under which such items are escheatable if the number and nature of the items of such escheatable property so held or possessed are in his opinion such as to make such action desirable suggest to the Attorney General that instead of proceeding for the escheat of

such items in the manner prescribed by the act under the provisions of which such items are made escheatable the Attorney General apply by petition to the proper court for an order upon the person firm association bank National bank trust company or other corporation holding or possessed of such items of moneys or property directing the payment of the same into the State Treasury to the credit of the Commonwealth or if the property consists of chattels or securities that the same be sold in such manner as the court shall direct and the proceeds thereof be similarly paid into the State Treasury all amounts and proceeds so paid to be subject to being refunded as hereinafter provided It shall not be necessary in instituting proceedings under the provisions of this act to await the expiration of any period which the act making such items escheatable requires to elapse between the reporting or ascertainment of such items and the institution of proceedings for the escheat thereof

If the said moneys or property are held by the person firm association bank National Bank trust company or other corporation in any fiduciary capacity whatever then the said application shall be made to the court having jurisdiction of his or its accounts If the said moneys or property are held by a probonotary or clerk of an orphans' court then the application shall be made to the court of which he is an officer In all other cases the application shall be made to the court of common pleas of the county in which the person holding or possessed of such items has his residence or the firm association bank National Bank trust company or other corporation holding or possessed of such items has its principal office

Thereupon the Attorney General shall file a petition for said order in the proper court and serve a copy thereof upon the person firm association bank National Bank trust company or other corporation holding or possessed of such items whereupon the court shall on proof of the service of the copy as aforesaid set a day for the hearing of the cause and direct notice thereof to be given to said person firm association bank National Bank trust company or other corporation If at said hearing it shall appear to the said court that since the reporting of or the ascertainment of said items by the Auditor General any such items have been claimed by persons lawfully entitled thereto or any such items are so claimed at said hearing or that said items were not properly subject to escheat under the provisions of any act of the General Assembly the court shall order said items or the amounts thereof to be delivered or paid to said claimants or to remain in the possession of the person firm association bank National Bank trust company or other corporation as the facts shall warrant and shall order the amounts of all items not so claimed to be paid into the State Treasury to the credit of the Commonwealth or if such items consist of chattels or securities that the same be sold in such manner as the court may direct and that the proceeds thereof be similarly paid into the State Treasury

Upon the payment of the amounts of such items or the proceeds thereof into the State Treasury in compliance with said order the said person firm association bank National Bank trust company or other corporation shall be relieved from all liability for the amounts so paid

Section 2 The owner of any such moneys so paid into the State Treasury or his legal representatives may at any time apply to the State Treasurer for a refund of the same and upon his making proof of his ownership or right of possession to the satisfaction of the State Treasurer Auditor General and Attorney General constituting the Board of Public Accounts such moneys shall be paid him on the requisition of said board and the warrant of the Auditor General drawn on the State Treasury in conformity therewith out of any moneys in the State Treasury not otherwise appropriated with interest thereon at the rate of two per centum per annum from the date when said moneys were paid into the State Treasury to the date of the refund thereof and an appropriation sufficient to make such refunds is hereby made

Any claimant for any such refund may appeal by petition to the Court of Common Pleas of Dauphin County from an adverse decision of said board which court shall thereupon hear such testimony as may be offered in support of the claim and determine whether or not the claimant is entitled to any refund and if so the amount thereof If the court find that he is so entitled it shall report its finding to the said board and order the making of a refund of the proper amount Thereupon the refund shall be made in the manner hereinbefore provided with interest as aforesaid No such appeal shall be entertained however unless the claimant shall file with his petition an affidavit that all the proof which he proposes to offer in support of his claim had been presented to the said Board of Public Accounts before that Board acted adversely upon his claim

The title was read as follows:

An Act providing for the payment into the State Treasury without escheat of certain moneys and property subject to escheat under the provisions of any act of the General Assembly and for the refund thereof with interest to persons entitled thereto and making an appropriation for such refund.

One the question,

Will the House agree to the title?

Mr. PALMER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

In the third line of the title, strike out the word "escheat," and insert in place thereof the word "escheat."

On the question,

Will the House agree to the amendment?

It was agreed to,

On the question.

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 147, entitled:

An Act to amend section eight hundred and three of an Act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith.

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eight hundred and three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 803 It shall be the duty of school directors in each county of this Commonwealth to attend such annual convention of school directors called by the county superintendent and each school director attending such convention shall receive for his necessary expenses the sum of two dollars (\$2.00) per day for each days attendance and mileage a the rate of three cents per mile for the distance necessary to be traveled in going to and from such convention once each year Said amount shall be paid by an order drawn on the treasurer of the school district in which he acts as school director Provided however That no school director shall be paid for more than two days at any annual convention"

Section 803 It shall be the duty of school directors in each county of this Commonwealth to attend such annual convention of school directors called by the county superintendent and each school director attending such convention shall receive for his necessary expenses the sum of five dollars (\$3.00) per day for each day's attendance and mileage at the rate of three cents per mile for the distance necessary to be traveled in going to and from such convention once each year Said amount shall be paid by an order drawn on the treasurer of the school district in which he acts as school director Provided however That no school director shall be paid for more than two days at any annual convention

On the question,

Will the House agree to the section?

Mr. GRIFFITH. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 2, line 29, by striking out the word "five" and inserting in lieu thereof "three"

Amend section 1, page 2, line 29, by striking out the word "five" and inserting in lieu thereof "four"

Amend section 1, page 2, line 29, by striking out the figures "(\$3.00)" and inserting in lieu thereof "(\$4.00)"

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend section eight hundred and three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and main-

tain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 174, entitled:

An Act to amend section one of the act approved the fifth day of July one thousand nine hundred seventeen (Pamphlet Laws six hundred sixty-six) entitled "An Act relating to tax assessment returns in certain counties"

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the fifth day of July one thousand nine hundred seventeen (Pamphlet Laws six hundred sixty-six), entitled "An Act relating to tax assessment returns in certain counties" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the tax assessors of each city borough ward or township in counties having a population of not less than twenty thousand nor more than fifty thousand inhabitants in making the triennial assessment and the intermediate annual assessments shall include in their return to the county commissioners the actual value of all seated real property assessed by them the acreage or area of each piece of real estate assessed and the names of at least four owners of property adjoining if there are so many or the number of the lot or section with the adjoining streets or alleys in the plan of any city borough or town" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the tax assessors of each city borough ward or township in counties having a population of not less than twenty thousand nor more than forty thousand inhabitants in making the triennial assessment shall include in their return to the county commissioners the actual value of all seated real property assessed by them the acreage or area of each piece of real estate assessed and the names of at least four owners of property adjoining if there are so many or the number of the lot or section with the adjoining streets or alleys in the plan of any city borough or town

On the question,

Will the House agree to the section?

Mr. WILLIAMS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, line 17, by striking out the word "forty" and inserting in lieu thereof the words "thirty-eight"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend section one of the act approved the fifth day of July one thousand nine hundred seventeen (Pamphlet Laws six hundred sixty-six) entitled "An Act relating to tax assessment returns in certain counties"

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 181, as follows:

An Act providing for the relocation alteration and vacation of public roads and highways approaching leading into or contiguous to Parks and Public Grounds other than those within the limits of incorporated boroughs and municipalities title to which Parks and Public Grounds is vested in the State of Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General

Assembly met and it is hereby enacted by the authority of the same That whenever a public road or highway within a Park or Public Grounds title to which Park or Public Grounds is vested in the State of Pennsylvania is laid out located relocated altered or vacated in such manner that a public road or highway approaching leading into or contiguous to such Park or Public Grounds shall become either useless inconvenient or burdensome such public road or highway approaching leading into or contiguous to such Park or Public Grounds may be altered relocated or vacated by the township supervisors or other officials charged with the duty of maintaining such roads or highways in whole or in part for the purpose of making it convenient and suitable as an approach to the roads and highways within said Park or Public Grounds upon the consent and agreement of (a) the Commissioners or officials charged with the care and management of said Park or Public Grounds (b) the township supervisors or other officials charged with the duty of maintaining said roads or highways approaching leading into or contiguous to said Park or Public Grounds and (c) the property owners abutting upon or through whose land the portion of the roads or highway approaching leading into or contiguous to said Park or Public Grounds as relocated passes

Section 2 This act shall not apply to public roads or highways approaching leading into or contiguous to Parks or Public Grounds within the limits of incorporated boroughs or municipalities

Section 3 The filing of the consent and agreement of commissioners or officials charged with the care and management of such Park or Public Grounds the township supervisors or officials charged with the maintenance of said roads and highways and of the property owners provided for in section one of this act in the court of quarter sessions of the county or counties in which the altered relocated or vacated road or highway is situate shall have the same force and effect as the filing and the approval and absolute confirmation by the court of quarter sessions of a report of Viewers appointed in accordance with the general road law and shall have the same force and effect as though said Viewers had laid out located relocated altered or vacated such road or highway in accordance with the agreement filed as aforesaid and the report of said Viewers had been filed approved and absolutely confirmed by the Court

Section 4 The filing of said agreement in the court of quarter sessions shall be conclusive as to the question of the necessity for the laying out location relocation alteration or vacation of said roads or highways as contained in the said agreement and as to whether the said roads or highways as laid out located relocated altered or vacated are useless inconvenient and burdensome

Section 5 Such road or highway when altered or relocated shall be maintained and repaired in the same manner as other township roads are maintained and repaired

Section 6 All acts or parts of acts inconsistent with the provisions of this act are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 169, entitled:

An Act establishing in certain counties a board for the assessment and revision of taxes prescribing their powers duties and salaries providing for appeals from assessments and abolishing the office of city borough township and ward assessors.

The first, second and third sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in counties containing a population of not less than two hundred thousand inhabitants nor more than two hundred and fifty thousand inhabitants as shown by the last or any future United States census all assessments and valuations of property whether real or personal taxable for State county school poor road borough and township purposes or otherwise also occupations and military enrollment except license and mercantile taxes shall be made by a board consisting of three persons to be designated as the "board for the assessment and revision of taxes"

Section 2 The members of the said board not more than two of whom shall be of the same political party shall be appointed by the county commissioners in manner following one member for two years one member for three years and one member for four years and thereafter each succeeding appointment shall be for the term of four years the purpose being to create a continuing board

The said board shall designate one of its members as president of the board and each member of the board shall receive a salary of three thousand dollars per annum payable monthly out of the county treasury and in addition thereto shall receive all expenses necessarily incurred in the performance of his duties

Section 3 The county commissioners shall fill all vacancies occurring from time to time in the said board and shall furnish an office in the court house for the use of said board

The said board shall appoint its own clerks and fix their compensation with the approval of the salary board The board may

also appoint not more than two competent engineers and fix their salaries not to exceed three thousand dollars per annum each All salaries and expenses shall be paid out of the county treasury

The fourth section was read as follows:

Section 4 The said board shall divide the county into convenient districts and shall appoint one subordinate assessor for each district The Subordinate assessors shall with the cooperation and under the jurisdiction of the said board make assessments and valuations of all property taxable for all purposes showing the value of the land and improvements thereon separately according to its full value based on such price as in their judgment the same would bring at public sale after full public notice thereof together with a list of all person taxable upon occupation or subject to military enrollment in their respective districts Said subordinate assessors shall on or before the first Monday of November of the year preceding the triennial assessment in such counties file the assessments and valuations with the said board The subordinate assessors provided for in this act shall receive the sum of three dollars per day for the time actually occupied in the discharge of their duties

On the question,

Will the House agree to the section?

Mr. PALMER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 4 page 3 line 4 by striking out the word "person" and inserting in lieu thereof persons.

On the question,

Will the House agree to the amendment?

It was agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The fifth section was read and agreed to as follows:

Section 5 In so far as respect State and county taxes the valuations and assessments shall be made by the said board annually on or before the thirty first day of December Thereupon the said board shall examine and revise the valuations and assessments increasing or decreasing them as in their judgment may seem proper or adding thereto such property or subjects of taxation as may have been omitted

The sixth section was read as follows:

Section 6 After such revision the said board shall by rule fix convenient times for the hearing of all appeals from the said assessments and valuations After the hearing of appeals and after making whatever changes may be considered proper the valuation and assessments as ascertained and revised shall stand as the valuations and assessments for all purposes until the next triennial assessment and shall be made every three years thereafter The said board shall review the assessment according to right and equity between the triennial assessments by adding thereto new increased or omitted subjects of taxation and the revising or reducing of valuation if it is proper to do so

On the question,

Will the House agree to the section?

Mr. PALMER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 6, page 3, line 28, by striking out the word "and" and inserting in lieu thereof the word "which"

On the question,

Will the House agree to the amendment?

It was agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The seventh, eighth, ninth, tenth, eleventh, twelfth, thirteenth, fourteenth and fifteenth sections and title were separately read and agreed to as follows:

Section 7 Upon request any taxpayer shall at any time receive from the said board a statement of his taxable property and its valuation Written notice setting forth the valuation fixed by the said board shall be sent to each property owner in manner heretofore provided by law at least ten days previous to the day when the appeals from the triennial assessments shall be fixed either for the whole county or in districts thereof notice of which fact shall be given by publication in not more than two newspapers of the county and of a time or times at

which appeals will be heard. After hearing the appeals the said board shall take such action in regard to them as may be right and proper.

Section 8 After such action on the appeals any taxpayer who is dissatisfied with the assessment upon his property may within thirty days from the final fixing of the assessments and valuation appeal to the court of common pleas of the county. It shall be the duty of the court at once to hear and determine said appeal and if necessary to make such change therein as may be proper.

Section 9 In case of any change by the board during intervals between the triennial assessments as provided for in this act if there is any increase in any particular assessment or the addition of any omitted subject of taxation the taxpayer affected shall if a resident of the county have written or printed notice left at his residence at least ten days before the change is made and if a non-resident then the notice shall be posted on the property and a copy of such notice shall be mailed to his last known address as shown on the tax records. Such taxpayer may appeal as provided above to the court of common pleas and such court shall take action as provided above in case of other appeals.

Section 10 When the valuations and assessments are so made all taxation by the taxing agencies other than cities within the county shall be based upon such valuation.

Section 11 The said board shall at once on the completion of the said assessment certify to the several taxing agencies within the county the total valuation within such subdivision thereof and within thirty days after such valuation has been received by any such taxing agency the said taxing agency shall certify to the board the per centum of taxes upon each dollar of valuation levied within such district and for what purpose.

Section 12 The said board shall prepare all duplicates for the several taxing agencies and certify the same to the duly elected or appointed person whose duty it is to collect the taxes for such subdivision within the county. Such duplicates shall be separate for each taxing agency and shall show against the name of each taxable the valuation of property or occupation and the amount of each and every tax so levied.

Section 13 The office of city assessor for county purposes and the office of borough township or ward assessor or assessors as now existing in the counties coming under the provision of this act is hereby abolished.

Section 14 All acts or parts of acts inconsistent with or supplied by this act are hereby repealed.

Section 15 This act shall take effect on the first day of July one thousand nine hundred and nineteen.

An Act establishing in certain counties a board for the assessment and revision of taxes prescribing their powers duties and salaries providing for appeals from assessments and abolishing the office of city borough township and ward assessors.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

RECESS.

The SPEAKER. There being no further business before the House the Chair declares a recess until 5:00 o'clock this afternoon.

Whereupon, (at 1.00 o'clock P. M.) the House took a recess until 5.00 o'clock P. M.

AFTER RECESS

The House reconvened at 5.00 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

BILLS SIGNED BY SPEAKER.

The Speaker announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

House Bill No. 26.

An Act to extend the benefits of the Soldiers Orphan Industrial School to orphan or destitute children of honorably discharged soldiers sailors and marines of the war with Germany and Austria or of any movement or campaign in connection therewith or resulting therefrom.

House Bill No. 106.

An Act to provide for two additional law judges of the Court of Common Pleas of the Fifth Judicial District.

Whereupon.

The Speaker in the presence of the House signed the same.

PETITIONS.

PETITION PROTESTING AGAINST REPEAL OF BLUE LAWS.

The SPEAKER presented the petition of the members of the Grace Lutheran Church of York County, protesting against the repeal of the Blue Laws.

Referred to the Committee on Judiciary Special.

BILLS INTRODUCED AND REFERRED.

By Mr. COMERER. House Bill No. 496.

An Act to amend section one of an act approved the seventeenth day of June, one thousand nine hundred and thirteen, (P. L. 507), entitled "An Act to provide revenue for State and county purposes, and, in cities coextensive with counties, for city and county purposes; imposing taxes upon certain classes of personal property, providing for the assessment and collection of the same; providing for the duties and compensation of prothonotaries and recorders in connection therewith; and modifying existing legislation which provided for raising revenue for State purposes."

Referred to the Committee on Ways and Means.

By Mr. ARTHUR R. B. FOX. House Bill No. 497.

An Act prohibiting advertisements relating to the treatment of diseases of the generative organs, and prescribing penalties.

Referred to the Committee on Public Health and Sanitation.

By Mr. WILLERT. House Bill No. 498.

An Act to amend an act approved the seventh day of July, one thousand eight hundred eighty-five (P. L. 261) entitled, "An act granting a gratuity and an annuity to Patrick Leonard late sergeant in Captain J. H. Wilson's Company G. Seventeenth Regiment National Guard of Pennsylvania," by fixing the annuity herein provided for.

Referred to the Committee on Appropriations.

By Mr. DUNN. House Bill No. 499.

An Act providing for the destruction or obliteration of certain criminal records of children eighteen years of age and under; and prohibiting the use of such records in a subsequent proceeding.

Referred to the Committee on Judiciary Special.

By Mr. RUDDY. House Bill No. 500.

An Act making an appropriation to the Society of the Home for Friendless Women and Children of Scranton, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. RUDDY. House Bill No. 501.

An Act making an appropriation to Saint Joseph's Foundling Home and Maternity Hospital, Scranton, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. BIGLER. House Bill No. 502.

An Act making an appropriation for the purpose of reimbursing counties for moneys advanced to incorporated county agricultural associations, and for reimbursing incorporated county agricultural associations for premiums paid on exhibits.

Referred to the Committee on Appropriations.

By Mr. JOSEPH T. EVANS. House Bill No. 503.

An Act making an appropriation to the agricultural experiment station of the Pennsylvania State College to maintain substations for the purpose of making experiments in the improvement, culture, curing, and preparation of tobacco and providing for the publication of the report thereof.

Referred to the Committee on Appropriations.

By Mr. NEARY. House Bill No. 504.

An Act fixing the salaries of the chief clerk and assistant chief clerk of the Board of Revision of Taxes in counties containing a population of more than one million, five hundred thousand inhabitants.

Referred to the Committee on Municipal Corporations.

By Mr. NEARY. House Bill No. 505.

An Act prohibiting the carrying or firing of air rifles or rifles of small calibre by persons under the age of twenty-one years.

Referred to the Committee on Judiciary Local.

By Mr. WOODRUFF. House Bill No. 506.

An Act to amend section six hundred two of the act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together

with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. WOODRUFF. House Bill No. 507.

An Act to amend section fourteen of an act approved the seventh day of July, one thousand nine hundred and thirteen (P. L. 672), entitled "An Act relating to and regulating motor vehicles, and vehicles trailing after or propelled by motor vehicles; controlling their speed upon the public streets and highways in the Commonwealth of Pennsylvania; providing for their registration, and licensing of certain operators, by the State Highway Department; prohibiting the operation of any motor vehicle by any person when intoxicated, or without the consent of the owner; forbidding the passage of any law laying a tax upon or requiring the registration of motor vehicles, or licensing of any operator, or regulating the speed of motor vehicles, by any county, borough, city, incorporated town, or township; establishing the rights of motor vehicles upon the public highways, with relation to other vehicles; providing for their equipment and for the width of tires to be used upon motor vehicles, and vehicles trailing after or propelled by motor vehicles; regulating the service of process and proceedings in actions for damages arising therefrom; providing for arrest and for service of process and proceedings for violation of this act; prescribing the penalties therefor; and providing for the disposition of fees collected and fines imposed thereunder."

Referred to the Committee on Public Roads.

By Mr. WOODRUFF. House Bill No. 508.

An Act to repeal the act approved the seventh day of June, one thousand nine hundred fifteen (P. L. 895), entitled "An Act authorizing township school districts which entirely surround a city or borough to acquire, in such city or borough, lands, and to erect thereon buildings for high-school purposes; and exempting property so acquired from taxation by such city, borough, or school district thereon; and authorizing such township school directors to enter upon and occupy sufficient ground for such high-school purposes; and providing for the determination of damages done and suffered by the owners of the land by reason of the taking thereof for such high-school purposes."

Referred to the Committee on Education.

By Mr. WOODRUFF. House Bill No. 509.

An Act to amend section six, route twenty-five of an act approved the thirty-first day of May, one thousand nine hundred and eleven (P. L. 468), entitled, "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads, connecting county-seats, principal cities and towns, and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways, solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways, wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof; providing for purchase or acquiring of turnpikes, or toll roads, forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State-aid in the improvement, maintenance and repair of township or county roads, and prescribing the contents of township, county, borough or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough or incorporated town and requiring contracts by counties, townships, boroughs and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways and kind of materials to be used in the improvement; providing for payment of cost of improvement, and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act, and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act."

Referred to the Committee on Public Roads.

By Mr. GOEHRING (by request). House Bill No. 510.

An Act to amend section twelve of an act approved the nineteenth day of March, one thousand nine hundred and nine, (P. L. 46), entitled "An Act to regulate the practice of osteopathy in the State of Pennsylvania; to provide for the establishment of a State Board of Osteopathic Examiners; to define the powers and duties of said Board of Osteopathic Examiners; to provide for the examining and licensing of osteopaths in this State; and to provide penalties for the violation of this act" by further defining the powers and authority of osteopaths, physicians licensed under this act.

Referred to the Committee on Judiciary General.

By Mr. RINN. House Bill No. 511.

An Act to amend part of section one of an act approved the twentieth day of July, one thousand nine hundred and seventeen (P. L. 1158) entitled "An Act to fix, regulate, and establish the fees to be charged and received by constables in this Commonwealth."

Referred to the Committee on Judiciary Special.

By Mr. GANS. House Bill No. 512.

An Act making an appropriation for the Gyneccean Hospital, Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. VICKERMAN. House Bill No. 513.

An Act making an appropriation for the Dixmont Hospital for the Insane.

Referred to the Committee on Appropriations.

By Mr. BENNINGER. House Bill No. 514.

An Act making an appropriation to the Easton Hospital, at Easton.

Referred to the Committee on Appropriations.

By Mr. COX. House Bill No. 515.

An Act making an appropriation for the payment of the expenses required by an act approved the twenty-fifth day of May, one thousand eight hundred and eighty-nine, entitled "An Act to provide for the continuance of the education and maintenance of the destitute orphans of deceased soldiers, sailors and marines, and the destitute children of permanently disabled soldiers, sailors and marines of the State," also making an appropriation to carry out the provisions of an act to provide for the education and maintenance of the children admitted to the Pennsylvania Soldiers' Orphan Industrial School and the Soldiers' Orphan Schools, approved May twenty-seventh, one thousand eight hundred and ninety-three, and its supplements.

Referred to the Committee on Military.

SENATE MESSAGE.

SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows:

Senate Bill No. 2 (House Bill No. 516).

An Act conferring upon judge advocates of the United States Army the powers of notaries public declaring the effect thereof validating notarial acts heretofore performed by judge advocates and declaring the effect thereof.

Referred to the Committee on Military.

Senate Bill No. 3 (House Bill No. 517).

An Act to amend section one of the act approved the eighth day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventy-five), entitled "An Act to provide that admission now had or that may hereafter be had to practice as an attorney at law in the Supreme Court of this Commonwealth shall of itself" without more operate as an admission of such attorney as an attorney at law in every other court of this Commonwealth and to provide that disbarment or suspension of any attorney by the said Supreme Court shall of itself without more operate as a disbarment or suspension of such attorney as an attorney in every other court of this Commonwealth" requiring attorneys at law to file certificates of admission in the Supreme Court before admission in other courts and fixing the fees of the prothonotaries of the Supreme and other courts, in connection therewith.

Referred to the Committee on Judiciary Special.

Senate Bill No. 15 (House Bill No. 518).

An Act making an emergency appropriation to cover deficiency to the trustees of the State Institution for Feeble-Minded of Western Pennsylvania at Folk, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 16 (House Bill No. 519).

A supplement to the act approved the twenty-ninth day of May one thousand eight hundred and eighty-five (Pamphlet Laws twenty-nine) entitled "An Act to provide for the incorporation and regulation of natural gas companies" extending the duration of certain charters and providing a procedure therefor.

Referred to the Committee on Corporations.

Senate Bill No. 18 (House Bill No. 520).

An Act to authorize courts of common pleas to decree the sale of real estate held for poor purposes in the several county poor districts in this Commonwealth having a population of less than one hundred and fifty thousand inhabitants whether the title to such property is held by the poor district or was reserved by the Commonwealth for the use of a poor district and providing for the reinvestment of the proceeds thereof.

Referred to the Committee on Judiciary Local.

Senate Bill No. 24 (House Bill No. 521).

An Act validating certain proceedings and elections of counties, cities, boroughs, townships, school districts and other incorporated districts or municipalities had and held pursuant to the provisions of an act approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four entitled, "An Act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections.

Referred to the Committee on Judiciary General.

Senate Bill No. 66 (House Bill No. 522).

An Act to amend section two and section five as amended and to supplement an act approved the seventh day of July, one thousand eight hundred eighty-five (Pamphlet Laws two hundred and fifty-seven) entitled "An Act to confer upon the several courts of common pleas of this Commonwealth jurisdiction of a court of equity in all cases of dower and partition and prescribing the method of procedure" by enlarging the powers of the master and confirming all cases heretofore proceeded in to final decree.

Referred to the Committee on Judiciary General.

Senate Bill No. 86 (House Bill No. 523).

An Act to amend section one of an act approved the fifth day of July, one thousand nine hundred and seventeen, entitled "An Act authorizing cities to refund moneys paid by property owners into their treasuries when a court of competent jurisdiction shall have determined that there was no liability for such payment when made" extending the provisions thereof to boroughs and incorporated towns.

Referred to the Committee on Judiciary Local.

Senate Bill No. 121 (House Bill No. 524).

An Act authorizing Katheryn A. Seth, widow of James V. Seth, deceased, late of the city of Oil City, Venango County, Pennsylvania, to bring suit in the court of common pleas of Venango County against the Commonwealth of Pennsylvania.

Referred to the Committee on Judiciary Special.

Senate Bill No. 172 (House Bill No. 525).

An Act to amend section one of an act approved the thirtieth day of July one thousand eight hundred and ninety-seven (Pamphlet Laws four hundred and sixty-four) entitled "An Act to provide revenue and regulate the sale of malt brewed vinous and spirituous liquors or any admixture thereof by requiring and authorizing licenses to be taken out by brewers distillers wholesalers bottlers refiners compounders storekeepers and agents having a store office or place of business within this Commonwealth prescribing the amount of license fees to be paid in such cases and by imposing an additional license fee on retail dealers in intoxicating liquors."

Referred to the Committee on Ways and Means.

Senate Bill No. 173 (House Bill No. 526).

An Act to amend section eight of the act approved the thirteenth day of May one thousand eight hundred eighty-seven

(Pamphlet Laws one hundred eight) entitled "An Act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" as amended.

Referred to the Committee on Ways and Means.

Senate Bill No. 177 (House Bill No. 527).

An Act making an appropriation to the State Highway Department for the construction of permanent State highways for the payment of the Commonwealth's share in the expenses of constructing State-aid highways, for the maintenance and repair of State highways, within the limits of borough for the maintenance and repair of State-aid highways for the payment of expenses, costs and awards in the purchase or condemnation of turnpikes and toll bridges, for the payment of the deficiency caused during the years one thousand nine hundred thirteen and fourteen in carrying out the laws of Pennsylvania relative to the construction, maintenance and repair of roads in townships of the second class, for the payment of damages to property caused or occasioned in connection with the work of the State Highway Department.

Referred to the Committee on Public Roads.

Senate Bill No. 178 (House Bill No. 528).

An Act making an appropriation to the State Highway Department for salaries, expenses and maintenance of the same.

Referred to the Committee on Appropriations.

Senate Bill No. 179 (House Bill No. 529).

An Act to amend sections one and two as amended of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight), entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner, two deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats, principal cities, and towns extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property or otherwise in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein; providing for work of improvement of State highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State-aid in the improvement, maintenance and repair of township or county roads and prescribing the contents of township, county, borough, or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State, county township borough or incorporated town, and requiring contracts by counties, townships, boroughs and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways and kind of materials to be used in the improvement; providing for payments of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act."

Referred to the Committee on Public Roads.

BILLS ON FIRST READING.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 25, entitled:

An Act making an appropriation to the Commission of Soldiers' Orphans Schools of Pennsylvania for the payment of a deficiency in the appropriation for maintenance for the two fiscal years ending May thirty-first one thousand nine hundred and nineteen

And said bill having been read at length the first time,
Ordered. To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 14, entitled:

An Act making an appropriation to the Trustees of the State Hospital for the Insane at Warren Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 83, entitled:

An Act making an appropriation to the trustees of the State Hospital of Nanticoke Luzerne County, Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 72, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Anthracite Coal Region at Ashland Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL RECOMMENDED.

Mr. McCAIG. Mr. Speaker, I move that House Bill No. 71, file folio 289, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Anthracite Coal Region at Ashland Pennsylvania

on page 10 of today's calendar, be recommitted to the Committee on Appropriations, for the purpose of amendment.

Mr. POWELL. Mr. Speaker, I second the motion.
The motion was agreed to.

BILL ON FIRST READING.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 387 (Senate Bill No. 99), entitled:

An Act to reorganize the Executive Department of the Commonwealth providing for the appointment of the officers and employes of said department and fixing the salaries of the Governor and such officers and employes.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILLS ON THIRD READING.

Agreeably to order,
The House proceeded to the third reading and consideration of House Bill No. 47, as follows:

An Act transferring part of the fund appropriated to the quarantine physician of Philadelphia by the General Assembly of one thousand nine hundred and seventeen for the maintenance of the boat including fuel new boiler and new steel plates on hull of boat to the fund for the payment of the salaries of employes on boat

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three thousand dollars of the fund appropriated to the quarantine physician of Philadelphia by the General Assembly of one thousand nine hundred and seventeen for the maintenance of the boat including fuel new boiler and new steel plates on hull of boat is hereby transferred to the fund for the payment of the salaries of nine employes on the boat

Section 2. The Auditor General shall draw his warrants and the State Treasurer shall make payments accordingly

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provision of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—193.

Alexander,	Dielm,	Krause, T. S.,	Rorke,
Allum,	Di Lemmo,	Krause, W.,	Rothemberger,
Armstrong,	Dilsheimer,	Kunkle,	Ruddy,
Aron,	Ditrich,	Lafferty,	Sarie,
Baldi,	Donneley,	Lanius,	Schaeffer,

Baldrige,	Drinkhouse,	Lauler,	Schilling,
Barnhart,	Dunn,	Levis,	Shaffer,
Bechtold,	Ehrhardt,	MacCallum,	Shellenberger,
Beckley,	Ephraim,	Magill,	Showalter,
Bell,	Evans, J. T.,	Mallery,	Shunk,
Benchoff,	Evans, S. J.,	Mangan,	Simpson,
Bennett,	Finney,	Marcus,	Sinclair,
Benninger,	Fitzgibbon,	Marshall,	Smith, E. R.,
Bidelspacher,	Flynn,	Martin,	Snyder,
Bigler,	Foster,	McCaig,	Soffel,
Black,	Fowler,	McCurdy,	Sowers,
Bolard,	Fox, A. R. B.,	McGeary,	Sprowls,
Bower,	Fox, I. M.,	McIntyre,	Stadlander,
Bowman,	Franklin,	McKay,	Stark,
Brady,	Gans,	McKim,	Statler,
Brendle,	Geary,	McVicar,	Steedle,
Brislin,	Glass,	Mehring,	Sterling,
Brooks,	Goehring,	Michel,	Stevenson,
Bucher,	Golder,	Miller,	Stott,
Bungard,	Goodnough,	Miller, A. D.,	Sullivan,
Campbell,	Graham,	Miller, C. G.,	Sweitzer,
Catin,	Griest,	Miller, D. I.,	Todd,
Clements,	Griffith,	Miller, D. D.,	Trach,
Clutton,	Haines,	Millin,	Tish,
Coldsmith,	Haldeman,	Milner,	Wagner,
Collier,	Hamilton, J.,	Morgan,	Walker, G. T.,
Colville,	Hamilton, W. J.,	Murphy,	Walker, J. A.,
Conner,	Harer,	Neary,	Wallace, R. I.,
Cook,	Harvey,	North,	Wallace, W. F.,
Corbin,	Heffernan,	Norton,	West,
Cox,	Hess,	Palmer,	Westach,
Crawford,	Heyburn,	Patterson,	Whiteman,
Crockett,	Hickernell,	Perry,	Willert,
Crum,	Hoffman,	Phillips,	Williams,
Curran,	Hollingsworth,	Pidgeon,	Willson,
Curry, A. E.,	Hough,	Pike,	Woner,
Curry, R.,	Huntington,	Powell,	Wood,
Davis, D. F.,	Hutchison,	Quigley,	Woodruff,
Davis, J. T.,	Ingham,	Ramsey,	Wynne,
Davis, W.,	Jennings,	Reber, C. A.,	Zanders,
Dawson,	Jones,	Reber, H. F.,	Zimmerman,
Day,	Jordan,	Rhoads,	Zook,
Dewey,	Kantner,	Ringler,	Spangler,
	Kennedy,	Rinn,	Speaker,
	Kinsman,		
	Kooser,		

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 217, as follows:

An Act to amend Clause (f) Section forty-nine of an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws four hundred and forty-seven) entitled "An Act relating to the administration and distribution of the estates of decedents and of minors and of trust estates including the appointment bonds rights powers duties liabilities accounts discharge and removal of executors administrators guardians and trustees herein designated as fiduciaries the administration and distribution of the estates of presumed decedents widow's and children's exemptions debts of decedents rents of real estate as assets for payment thereof the lien thereof sales and mortgages of real estate for the payment thereof judgments and executions therefor and the discharge of real estate from the lien thereof contracts of decedents for the sale or purchase of real estate legacies including legacies charged on land the discharge of residuary estates and of real estate from the lien of legacies and other charges the appraisal of real estate devised at a valuation the ascertainment of the curtilage of dwelling houses or other buildings devised the abatement and survival of actions and the substitution of executors and administrators therein and suits against fiduciaries investments by fiduciaries the organization of corporations to carry on the business of decedents the audit and review of accounts of fiduciaries refunding bonds transcripts to the court of common pleas of balances due by fiduciaries the rights powers and liabilities of nonresident and foreign fiduciaries the appointment bonds rights powers duties and liabilities of trustees during absence the recording and registration of decrees reports and other proceedings and the fees therefor appeals in certain cases and also generally dealing with the jurisdiction powers and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That Clause (f) Section forty-nine of an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws four hundred and forty-seven) entitled "An Act relating to the administration and distribution of the estates of decedents and of minors and of trust estates including the appointment bonds rights powers duties liabilities accounts discharge and removal of executors administrators guardians and trustees herein designated as fiduciaries the administration and distribution of the estates of presumed decedents widow's and children's exemptions debts of decedents rents of real es-

tate as assets for payment thereof the lien thereof sales and mortgages of real estate for the payment thereof judgments and executions therefor and the discharge of real estate from the lien thereof contracts of decedents for the sale or purchase of real estate legacies including legacies charged on land the discharge of residuary estates and of real estate from the lien of legacies and other charges the appraisalment of real estate devised at a valuation the ascertainment of the curtilage of dwelling houses or other buildings devised the abatement and survival of actions and the substitution of executors and administrators therein and suits against fiduciaries investments by fiduciaries the organization of corporations to carry on the business of decedents the audit and review of accounts of fiduciaries refunding bonds transcripts to the court of common pleas of balances due by fiduciaries the rights powers and liabilities of non-resident and foreign fiduciaries the appointment bonds rights powers duties and liabilities of trustees, durante absentia the recording and registration of decrees reports and other proceedings and the fees therefor appeals in certain cases and also generally dealing with the jurisdiction powers and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents" which reads as follows

"(f) It shall be lawful for any employer in this Commonwealth at any time not less than thirty days after the death of his employe to pay all wages due to such deceased employe to the wife children father or mother sister or brother (preference being given in the order named) of the deceased employe without requiring letters testamentary or of administration to be issued upon the estate of said deceased employe where such wages due do not exceed seventy-five dollars in amount If such deceased employe shall not leave a wife or any of said relatives surviving him then it shall be lawful for the employer in like manner to pay such wages to the creditors of the decedent as follows—undertaker physician boarding-house keeper and nurse each his or her pro rata share upon affidavit of fact furnished The payment of such wages as aforesaid shall be a full discharge and release to the employer from any further claim for such wages" is hereby amended to read as follows

(f) It shall be lawful for any employer in this Commonwealth at any time not less than thirty days after the death of his employe to pay all wages due to such deceased employe to the wife children father or mother sister or brother (preference being given in the order named) of the deceased employe without requiring letters testamentary or of administration to be issued upon the estate of said deceased employe where such wages do not exceed one hundred and fifty dollars in amount If such deceased employe shall not leave a wife or any of said relatives surviving him then it shall be lawful for the employer in like manner to pay such wages to the creditors of the decedent as follows—undertaker physician boarding-house keeper and nurse each his or her pro rata share upon affidavit of fact furnished The payment of such wages as aforesaid shall be a full discharge and release to the employer from any further claim for such wages

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provision of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—189.

Alexander,	Dilsheimer,	Lafferty,	Savig,
Allum,	Ditrich,	Lanuis,	Schaeffer,
Armstrong,	Donneley,	Lauler,	Schilling,
Aron,	Drinkhouse,	Levis,	Scott,
Baldi,	Dunn,	MacCallum,	Shaffer,
Baldrige,	Ehrhardt,	Magill,	Shellenberger,
Barnhart,	Ephraim,	Mallery,	Showalter,
Bechtold,	Evans, J. T.,	Mangan,	Shunk,
Beckley,	Evans, S. J.,	Marcus,	Simpson,
Bell,	Fluney,	Marshall,	Sinclair,
Benchoff,	Fitzgibbon,	Martin,	Smith, E. R.,
Benninger,	Franklin,	McCaig,	Smith, F. I.,
Bidelspacher,	Gans,	McCurdy,	Snowden,
Blank,	Geary,	McGeary,	Snyder,
Dolard,	Glass,	McIntyre,	Soffel,
Bower,	Gehring,	McKay,	Sowers,
Bowman,	Golder,	McKim,	Sprows,
Brady,	Goodnough,	McVicar,	Stadlander,
Brendle,	Graham,	Mehring,	Stark,
Brislin,	Grist,	Michel,	Statler,
Brooks,	Griffith,	Millar,	Steele,
Bucher,	Haines,	Miller, A. D.,	Sterling,
Bungard,	Haldeman,	Miller, C. G.,	Stevenson,
Campbell,	Hamilton, J.,	Miller, D. I.,	Stott,
Catlin,	Hamilton, W. J.,	Miller, D. D.,	Sullivan,
Clements,	Hampson,	Millin,	Sweitzer,
Clutton,	Harc,	Miner,	Todd,
Coldsmith,	Harvey,	Morgan,	Trach,
Collier,	Heffernan,	Murphy,	Uish,
Colville,	Helt,	Neary,	Vickerman,
Comer,	Hess,	North,	Wagner,
Conner,	Heyburn,	Norton,	Walker, G. T.,
Cook,	Hickernell,	Palmer,	Walker, J. A.,
Corbin,	Hoffman,	Patterson,	Wallace, E. L.,
Cox,	Hollingsworth,	Perry,	Wallace, W. T.,
Crawford,	Horne,	Phillips,	Wells,
Crockett,	Huntington,	Phigson,	Wetlach,
	Hutchison,	Pike,	Whiteman,
			Williams,
			Willson,
			Wood,
			Woodruff,
			Wynne,
			Zanders,
			Zimmerman,
			Zook,
			Spangler,
			Speaker.

Crum,	Ingham,	Powell,	Wettach,
Curran,	Jennings,	Quigley,	Whiteman,
Curry, A. E.,	Jones,	Ramsey,	Williams,
Curry, R.,	Jordan,	Reber, C. A.,	Willson,
Davis, D. F.,	Kantner,	Reber, H. F.,	Wood,
Davis, J. T.,	Kennedy,	Rhoads,	Woodruff,
Davis, W.,	Kinsman,	Ringler,	Wynne,
Dawson,	Kooser,	Rinn,	Zanders,
Day,	Krause, T. S.,	Robertson,	Zimmerman,
Dewey,	Krause, W.,	Rork,	Zook,
Diehm,	Krugh,	Rothenberger,	Spangler,
Di Lemmo,	Kunkle,	Ruddy,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 209, as follows:

An Act to regulate the sale loan lease gift and possession of revolvers pistols and other firearms of a size which may be concealed upon the person

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any person to sell loan lease or give to any person any revolver pistol or other firearm of a size which may be concealed upon the person and so made constructed or arranged as to be capable of being loaded with gun powder or other explosive substance cartridge shot slugs bullets or balls except to a person authorized by permit as hereinafter provided to own and possess such a revolver pistol or other firearm

Section 2 Any person who is a citizen of the United States and who desires to own and possess any such pistol revolver or other firearm may apply in writing under oath to the high sheriff of the county where he has resided continuously for at least thirty days prior thereto for a permit to own and possess such a pistol revolver or other firearm setting forth his name age residence length of residence within the county nationality height complexion the reason why it is necessary for him to own and possess such a pistol revolver or other firearm and whether he has ever been convicted of crime and such application shall also contain the recommendation of at least two residents of the county who shall each be owners of real estate therein of the clear value of at least one thousand dollars and who shall certify under oath their residence within the county the location and value of their real estate that they have personally known the applicant for at least three months that he is a bonafide resident of the county a person of good moral character and fit to own and possess such a revolver pistol or other firearms and that they believe the statements in the application to be true and it shall be the duty of such sheriff to grant a permit to the applicant to own and possess one such pistol revolver or other firearm for a period of one year upon the payment of a fee of one dollar and proof that the applicant has not been convicted of crime and of the truth of the facts set forth in the application and recommendation Such permit shall be signed by the sheriff and shall set forth the applicant's name residence age nationality height and complexion All high sheriffs shall keep a written record of such permits and shall endorse on the applications if granted the date and number of the permit

Section 3 No person shall sell loan lease or give to any person such a revolver pistol or other firearm without first demanding and receiving from the person to whom he sells loans leases or gives any such pistol revolver or other firearm a permit issued within one year to and in the name of such person as in this act provided and which permit has not had endorsed thereon any prior sale loan lease or gift of any such pistol revolver or other firearm and it shall then and there become the duty of the person so selling loaning leasing or giving any such revolver pistol or other firearm to satisfy himself that the person named in such permit is the person presenting the same and to endorse on said permit over his signature such sale loan lease or gift of any such pistol revolver or other firearm the date of the same a brief description of such revolver pistol or other firearm the calibre the manufacturer's name and number if any and at the same time to enter in a book to be kept for that purpose a record of such sale loan lease or gift the name and residence of the applicant the date of such sale loan lease or gift the number and date of the permit and by whom issued a brief description of such pistol revolver or other firearm the calibre manufacturer's name and number if any The permit shall not be returned to the person presenting it until such sale loan lease or gift of such pistol revolver or other firearm has been endorsed thereon as herein provided it shall be the duty of the person selling loaning leasing or giving any such pistol revolver or other firearm to a person authorized by permit as herein provided to have and possess the same to make daily returns thereof in writing duly signed by him with his residence or place of business to the high sheriff of the county wherein any such pistol revolver or other firearm has been sold loaned leased or given which shall set forth all the facts herein required to be recorded in the book to be kept as herein provided.

Section 4 A permit issued under this act shall be for the term of one year and no longer and shall be valid and used only in the county where it is issued and such permit shall only be valid for the purchase loan lease or gift of one such pistol revolver or other firearm. This act shall not apply to the regular and ordinary transportation of firearms as merchandise nor to sheriffs deputy sheriffs constables members of the state constabulary county detectives policemen wardens superintendents keepers and officers of any state prison penitentiary work house reformatory county jail or other institution for the detention of persons convicted or accused of crime or to duly appointed police officers or to duly authorized military organizations.

Section 5 Any persons whose application for a permit to own and possess any such pistol revolver or other firearm is refused by any high sheriff may within thirty days from such refusal appeal to the Court of Quarter Sessions of the county which shall rehear the application and either affirm the action of the sheriff or order the sheriff to issue the permit.

Section 6 It shall be unlawful for any person to have in his possession or custody any such pistol revolver or other firearm unless authorized to own and possess the same by a permit issued to him as in this act provided.

Section 7 Any person violating any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding one hundred dollars and undergo an imprisonment not exceeding one year or either or both in the discretion of the court and upon the second or more convictions of any person for violating any of the provisions of this act he shall be sentenced to pay a fine not exceeding five hundred dollars and undergo an imprisonment of not less than three months nor more than two years.

Section 8 If any provision of this act be declared unconstitutional the intent of the Legislature is hereby expressed that said provision only shall be void and that all other provisions of this act shall be valid and enforceable.

Section 9 This act does not repeal the provisions of the act approved the eighteenth day of March one thousand eight hundred and seventy-five Pamphlet Laws thirty-three entitled "An Act to punish persons for carrying concealed weapons within this Commonwealth" nor the provisions of the act approved the eleventh day of June one thousand eight hundred and eighty-five Pamphlet Laws one hundred and eleven entitled "An Act to prohibit the manufacture and sale of toy deadly weapons in the Commonwealth of Pennsylvania" nor any of the provisions of the act approved the eighth day of May one thousand nine hundred and nine Pamphlet Laws four hundred and sixty-six entitled "An Act to give additional protection to wild birds and animals and game within the Commonwealth of Pennsylvania prohibiting the hunting for or capture and killing of such wild birds or animals or game by unnaturalized foreign born residents forbidding the ownership or possession of shotgun or rifle by any unnaturalized foreign born resident within the Commonwealth and prescribing penalties for violation of its provisions."

On the question,
Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. GOLDER. Mr. Speaker, at the suggestion of the sponsor of this bill, who is now absent, I move the further consideration of this bill be postponed for the present.

Mr. GLASS. Mr. Speaker, I second the motion.
The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 237, as follows:

An Act to amend the third section of an act approved the nineteenth day of June one thousand nine hundred eleven (Pamphlet Laws one thousand and fifty-five) entitled "An act authorizing the release on probation of certain convicts instead of imposing sentences the appointment of probation and parole officers and the payment of their salaries and expenses regulating the manner of sentencing convicts in certain cases and providing for their release on parole their conviction of crime during parole and their rearrest and reconviction for breach of parole and extending the powers and duties of boards of prison inspectors of penitentiaries" to empower the court to appoint assistants to the probation officer and to fix their salaries.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the third section of an act approved the nineteenth day of June one thousand nine hundred eleven (Pamphlet Laws one thousand and fifty-five) entitled "An Act authorizing the release on probation of certain convicts instead of imposing sentences the appointment of probation and parole officers and the payment of their salaries and expenses regulating the manner of sentencing convicts in certain cases and providing for their release on parole their conviction of crime during parole and their rearrest and reconviction for breach of parole and extending the powers and duties of boards of prison inspectors of penitentiaries" which reads as follows:

"Section 3 Whenever or wherever the court may deem it necessary and desirable it may appoint a discreet person to

serve as probation officer for the performance of such duties as the court shall direct the salary of such officer shall be determined by the court and this together with the necessary expenses incurred while in the actual performance of duty shall be paid by the county upon vouchers approved by the court and county commissioners In no case however shall a defendant be committed in the custody of a probation officer of the opposite sex" be and the same is hereby amended so as to read as follows

Section 3 Whenever and wherever the court may deem it necessary and desirable it may appoint a discreet person to serve as probation officer and such assistants to the probation officer as the court may deem necessary for the performance of such duties as the court shall direct The salary of such probation officer and the salaries of said assistants shall be determined by the court and together with the necessary expenses incurred while in actual performance of duty shall be paid by the county upon vouchers approved by the court and county commissioners In no case however shall a defendant be committed in the custody of a probation officer of the opposite sex

And said bill having been read at length the third time, considered and agreed to.

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—186.

Alexander,	Day,	Kennedy,	Rothenberger,
Allum,	Dewey,	Kinsman,	Ruddy,
Armstrong,	Diehm,	Kooser,	Sarig,
Aron,	Di Lemmo,	Krause, T. S.,	Schaeffer,
Baldi,	Dilsheimer,	Krause, W.,	Schilling,
Baldridge,	Dithrich,	Kunkle,	Scott,
Barnhart,	Donneley,	Lafferty,	Shaffer,
Bechtold,	Drinkhouse,	Lanius,	Shellenberger,
Beckley,	Dunn,	Lauler,	Showalter,
Bell,	Ehrhardt,	Levis,	Shunk,
Benchoff,	Ephraim,	MacCallum,	Simpson,
Bennett,	Evans, J. T.,	Magill,	Sinclair,
Benninger,	Evans, S. J.,	Mallery,	Smith, E. R.,
Bidelspacher,	Finney,	Mangan,	Smith, F. I.,
Bigler,	Fitzgibbon,	Marcus,	Snowden,
Blank,	Flynn,	McCaig,	Snyder,
Boland,	Foster,	McCurdy,	Sowers,
Bower,	Fowler,	McGeary,	Sprohls,
Bowman,	Fox, A. R. B.,	McIntyre,	Stadtlander,
Brady,	Fox, I. M.,	McKay,	Stark,
Brendle,	Franklin,	Mehring,	Statler,
Brislin,	Gans,	Michel,	Stedle,
Brooks,	Geary,	Millar,	Sterling,
Bucher,	Glass,	Miller, A. D.,	Stevenson,
Bungard,	Goehring,	Miller, C. G.,	Stott,
Campbell,	Goldcr,	Miller, D. I.,	Sweitzer,
Catlin,	Goodnough,	Miller, D. D.,	Todd,
Clements,	Graham,	Millin,	Trach,
Clutton,	Griest,	Milner,	Uish,
Coldsmith,	Griffith,	Morgan,	Walker, G. T.,
Collier,	Haines,	Neary,	Walker, J. A.,
Colville,	Haldeman,	North,	Wallace, R. L.,
Comer,	Hamilton, J.,	North,	Wallace, W. T.,
Conner,	Hamilton, W. J.,	Neaton,	Wells,
Cook,	Harer,	Palmer,	West,
Corbin,	Harvey,	Patterson,	Wetach,
Cox,	Helt,	Perry,	Whiteman,
Crawford,	Hess,	Pidgeon,	Willert,
Crockett,	Heyburn,	Pike,	Williams,
Crum,	Hickernell,	Powell,	Willson,
Curran,	Hoffman,	Quigley,	Woner,
Curry, A. E.,	Hollingsworth,	Ramsey,	Wood,
Curry, R.,	Hough,	Reber, C. A.,	Woodruff,
Davis, D. F.,	Hutchison,	Reber, H. F.,	Zanders,
Davis, J. T.,	Ingham,	Rhoads,	Zook,
Davis, W.,	Jennings,	Ringler,	Spangler,
Dawson,	Jones,	Rinn,	
	Jordan,	Robertson,	
	Kantner,	Rorke,	

NAYS—1.

Phillips,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 189, as follows:

An Act providing for the recording of deed and patents granted by the Commonwealth when executed by the proper officer or officers and bearing the great seal of the Commonwealth in witness thereof in the office for recording deeds in the county where the lands lie without other acknowledgment or attestation and that such records or certified copies deeds or patents would be evidence validating the records and making such records or certified copies thereof legal evidence.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General

Assembly met and it is hereby enacted by the authority of the same That all deeds and patents granted by the Commonwealth may be recorded in the office for recording deeds in the county where the lands lie when executed by the proper officer or officers and bearing the great seal of the Commonwealth in witness thereof without other acknowledgment or attestation and the records thereof or duly certified copies shall be evidence in all cases where the original deeds or patents would be evidence and where any of the deeds or patents aforesaid have been heretofore recorded in the office for recording deeds in the county where the lands lie the records thereof are hereby made valid and said records or duly certified copies thereof shall be as good evidence if the same had been recorded under the provisions of this act

On the question,

Will the House agree to the bill on third reading?

Mr. RAMSEY. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk then read the amendment as follows:

Amend title page 1 line 9 by inserting after the word "records" the following: "of all such deeds and patents heretofore so recorded."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time. Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 87, as follows:

An Act to amend Article four of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by adding a section providing for the appointment and the payment of the expenses of delegates to State conventions or associations of school directors

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That Article four of the act approved the eighteenth day of May one thousand nine hundred and eleven entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" be and the same is hereby amended by adding to said article the following section

Section 410 The board of school directors of each district may appoint from among their number one delegate to any State Convention or association of school directors held within the Commonwealth It shall be the duty of such delegates to attend the meetings of the convention or association and each delegate so attending shall be reimbursed for all necessary traveling and hotel expenses actually incurred Such expenses shall be paid by the treasurer of the school district in the usual manner out of the school funds of the district upon the presentation of an itemized verified statement of such expenses

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—193.

Alexander,	Dewey,	Kinsman,	Rorke,
Allum,	Diehm,	Kooser,	Rothenberger,
Armstrong,	Di Lemmo,	Krause, T. S.,	Ruddy,
Aron,	Dillsheimer,	Krause, W.,	Sarig,
Baldi,	Dittrich,	Kunkle,	Schaeffer,
Baldrige,	Donneley,	Lafferty,	Sealling,
Barnhart,	Drinkhouse,	Lanuis,	Shaffer,
Bechtold,	Dunn,	Lauler,	Shellenberger,
Beckley,	Ehrhardt,	Levis,	Showalter,
Bell,	Ephraim,	MacCallum,	Shunk,
Benchoff,	Evans, J. T.,	Magill,	Sinclair,
Bennett,	Evans, S. J.,	Mallery,	Smith, E. R.,

Benninger,	Finney,	Mangan,	Smith, F. I.,
Bidelspacher,	Fitzgibbon,	Marcus,	Snowden,
Bigler,	Flynn,	Marshall,	Snyder,
Blank,	Foster,	Martin,	Soffel,
Boland,	Fowler,	McCaig,	Sowers,
Bowen,	Fox, A. R. B.,	McCurdy,	Sprowls,
Bowman,	Fox, J. M.,	McGeary,	Stadtlander,
Brady,	Franklin,	McIntyre,	Stark,
Brendle,	Gans,	McKay,	Statler,
Brislin,	Glass,	Mehring,	Steedle,
Brooks,	Gochring,	Michel,	Sterling,
Bucher,	Golder,	Millar,	Stevenson,
Bungard,	Goodnough,	Miller, A. D.,	Stott,
Campbell,	Graham,	Miller, C. G.,	Sullivan,
Catlin,	Griest,	Miller, D. L.,	Switzer,
Clements,	Griffith,	Miller, D. D.,	Todd,
Clutton,	Haines,	Millin,	Trach,
Coldsmith,	Haldeman,	Milner,	Ulsh,
Collier,	Hamilton, J.,	Morgan,	Vickerman,
Colville,	Hamilton, W. J.,	Nearby,	Walker, G. T.,
Comcrer,	Harc,	North,	Walker, J. A.,
Conner,	Harvey,	Norton,	Wallace, R. L.,
Cook,	Heffernan,	Palmer,	Wallace, W. T.,
Corbin,	Helt,	Patterson,	Wells,
Cox,	Hess,	Perry,	West,
Crawford,	Heyburn,	Phillips,	Wettaeh,
Crockett,	Hickernell,	Pidgeon,	Whiteman,
Crum,	Hoffman,	Pike,	Willert,
Curran,	Hollingsworth,	Powell,	Williams,
Curry, A. E.,	Horne,	Quigley,	Willson,
Curry, R.,	Hough,	Ramsey,	Woner,
Davis, D. F.,	Huntington,	Reber, C. A.,	Wood,
Davis, J. T.,	Hutchison,	Reber, H. F.,	Woodruff,
Davis, W.,	Jennings,	Rhoads,	Zanders,
Dawson,	Jones,	Ringier,	Zook,
Day,	Jordan,	Rinn,	Spangler,
	Kantner,	Robertson,	Speaker,
	Kennedy,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 136, as follows:

An Act to further amend an act approved the twenty-sixth day of May one thousand eight hundred and ninety-one (Pamphlet Laws one hundred and twenty-three) entitled "An Act to facilitate the labors of the justices of the Supreme Court by providing suitable clerical assistance as amended authorizing the payment of expenses of judges and the employment of stenographers typewriters and clerks."

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the twenty-sixth day of May one thousand eight hundred and ninety-one (Pamphlet Laws one hundred and twenty-three) entitled "An Act to facilitate the labors of the justices of the Supreme Court by providing suitable clerical assistance" as amended by an act approved the first day of June one thousand nine hundred and one (Pamphlet Laws three hundred fifty-six) entitled "An Act to amend an act entitled 'An Act to facilitate the labors of the justices of the Supreme Court by providing suitable clerical assistance' approved May twenty-sixth one thousand eight hundred and ninety-one and providing for further facilitating the labors of the justices of the said court by providing stenographers typewriters and clerical assistance for the members thereof" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That to facilitate the labors of the justices of the Supreme Court each of said justices is hereby authorized to employ stenographers typewriters and such clerk or clerks as in his judgment may be necessary to facilitate his labors and for the payment of the services of such person or persons employed by him each of the members of the said court is to be allowed the sum of twenty-five hundred dollars annually or so much thereof as may be necessary to be paid to him in quarterly payments by the State Treasurer on his warrants upon said officer for the same" is hereby further amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That to facilitate the labors of the Judges of the Supreme Court and to reimburse them for expenses incurred in the discharge of their duties each of the said judges is authorized to pay such expenses and to employ such stenographers typewriters and clerks as in his judgment may be necessary but in no case shall such expense together with the compensation of such stenographers typewriters and clerks exceed in any one year the sum of twenty-five hundred dollars for any one judge The expenses and compensation herein provided for shall be paid by the judge incurring the same and shall be repaid to him monthly by the State Treasurer upon warrant of the Auditor General after the filing by any judge of a certificate of the amount actually paid by him during the preceding month for clerk hire and such expenses

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—173.

Alexander,	Donneley,	Krugh,	Schaeffer,
Armstrong,	Drinkhouse,	Kunkle,	Schilling,
Aron,	Dunn,	Lanius,	Shaffer,
Barnhart,	Ehrhardt,	Lauler,	Shellenberger,
Bechtold,	Ephraim,	Levis,	Showalter,
Beckley,	Evans, J. T.,	MacCallum,	Shunk,
Bennett,	Evans, S. J.,	Mallory,	Simpson,
Benninger,	Fitzgibbon,	Mangan,	Sinclair,
Bidelspacher,	Flynn,	Marcus,	Smith, E. R.,
Bigler,	Foster,	Marshall,	Smith, F. I.,
Blanck,	Fowler,	Martin,	Snowden,
Bolard,	Fox, A. R. B.,	McCaig,	Snyder,
Bower,	Franklin,	McCurdy,	Soffel,
Brady,	Gans,	McGeary,	Sowers,
Brendle,	Geary,	McIntyre,	Spowls,
Brislin,	Glass,	Mehring,	Stadtlander,
Brooks,	Goehring,	Michel,	Stark,
Bucher,	Golder,	Miller,	Statler,
Bungard,	Goodnough,	Miller, A. D.,	Steele,
Campbell,	Graham,	Miller, C. G.,	Sterling,
Collier,	Griffith,	Miller, D. L.,	Stett,
Colville,	Haines,	Miller, D. D.,	Sweitzer,
Comer,	Haldeman,	Millin,	Todd,
Cook,	Hamilton, J.,	Milner,	Trach,
Corbin,	Hamilton, W. J.,	Morgan,	Ulsh,
Cox,	Heffernan,	Nearv,	Walker, C. T.,
Crawford,	Hess,	North,	Walker, J. A.,
Crockett,	Heyburn,	Palmer,	Wallace, R. L.,
Crum,	Hickernell,	Patterson,	Wallace, W. T.,
Curran,	Horne,	Perry,	Wells,
Curry, R.,	Hough,	Pidgeon,	West,
Davis, D. F.,	Huntington,	Pike,	Wettach,
Davis, J. T.,	Hutchison,	Powell,	Whiteman,
Davis, W.,	Ingham,	Quigley,	Willert,
Dawson,	Jennings,	Ramsey,	Williams,
Day,	Jones,	Reber, H. F.,	Willson,
Dewey,	Jordan,	Rhoads,	Woodruff,
Diehm,	Kennedy,	Ringer,	Zanders,
Di Lemmo,	Kinsman,	Rinn,	Zook,
Dilsheimer,	Kooser,	Robertson,	Spangler,
Dithrich,	Krause, T. S.,	Ruddy,	Speaker.
	Krause, W.,		

NAYS—13.

Alum,	Clutton,	Norton,	Rothenberger,
Bell,	Curr, A. E.,	Phillips,	Stevenson,
Bowman,	Magill,	Reber, C. A.,	Woner,
			Wood,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

SENATE MESSAGE.

RESOLUTION FOR CONCURRENCE

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows, viz:

In the Senate February 18, 1919.
Whereas, The twenty-eighth Division of the United States Army composed largely of former Pennsylvania National Guard Regiments has been in foreign service for a period of approximately ten months and

Whereas, Said Division while in such foreign service has been actively and extensively engaged in numerous battles imposing great hardships and sacrifices upon the men of such division and resulting in tremendous casualties considering the number of men composing this Division, and

Whereas, It is fitting and proper that the men of this Division as a reward for their gallant services should be permitted to return to the United States and their homes, and be discharged from further service, and that for the purposes of garrisoning the territory now occupied, troops other than such as have been so actively engaged, be used, therefore be it

Resolved, (If the House of Representatives Concur) That the General Assembly of the Commonwealth of Pennsylvania does hereby respectfully address and does petition the Secretary of War for the United States to order the return of the Twenty-eighth Division of the United States Army from foreign service, and as soon after such return as may be to order the discharge of said division from further service.

Resolved, That the Secretary of the Commonwealth of Pennsylvania forward a copy of this resolution to the Secretary of War of the United States.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution from the Senate?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

COMMITTEE CHANGES.

The SPEAKER announced the following committee changes: Mr. Sinclair, Fayette County, to be placed on the Committee on Public Health and Sanitation, and Mr. Charles A. Reber, Lehigh County, to be placed on the Committee of Education.

REPORTS OF COMMITTEES.

Mr. BALDI, from the Committee on Judiciary Special, reported as amended House Bill No. 339, entitled:

An Act fixing the salaries of Real Estate Assessors in Counties containing a population of more than one million five hundred thousand (1,500,000) inhabitants.

Mr. PIKE, from the Committee on Counties and Townships, reported as committed House Bill No. 392, entitled:

An Act to repeal an act approved the seventeenth day of March, one thousand eight hundred and sixty-eight (P. L. 342), entitled "An Act relating to the collection of State and county taxes in the county of Montgomery" and the supplement thereto approved the tenth day of May, one thousand eight hundred and seventy-one (P. L. 659) entitled "A Supplement to the act entitled 'An Act relating to the collection of State and county taxes in the county of Montgomery,' approved the seventeenth day of March, one thousand eight hundred and sixty-eight."

Mr. BALDRIGE, from the Committee on Judiciary General, reported as committed House Bill No. 121, entitled:

An Act providing for the appointment by the district attorney in counties having a population of over one million and less than one million five hundred thousand inhabitants of a chief county detective an assistant chief county detective and special county detectives, defining their duties, defining their authority, fixing their salaries and authorizing the payment of the same together with the necessary traveling expenses by the county.

Mr. BALDRIGE, from the Committee on Judiciary General, reported as committed House Bill No. 201, entitled:

An Act providing for the appointment of assistant district attorneys in the several counties of this Commonwealth having a population of over one million and less than one million five hundred thousand inhabitants; prescribing the powers and duties, and fixing their salaries.

Mr. BALDRIGE, from the Committee on Judiciary General, reported as committed House Bill No. 345, entitled:

An Act in relation to the appointment and salaries of certain clerks appointed by the several clerk of courts of over and terminer and general jail delivery and quarter sessions of the peace in counties of this Commonwealth having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last United States census.

Mr. CHARLES A. REBER, from the Committee on Judiciary Local, reported as committed House Bill No. 469, entitled:

An Act defining the crime aggravated fornication; and providing penalty therefor.

Mr. EPHRAIM, from the Committee on Judiciary Local, reported as committed, House Bill No. 335, entitled:

An Act to amend section two of an act approved the twenty-sixth day of May, one thousand eight hundred and ninety-seven, (P. L. 95) entitled, "An Act relating to proceedings where goods or chattels have been levied upon or seized by the sheriff, and claimed to belong to others than the defendant in the execution or process" as amended.

Mr. RUDDY, from the Committee on Judiciary Local, reported as committed, House Bill No. 139, entitled:

An Act to prevent the abatement of certain suits at law or in equity heretofore commenced, now pending, or hereafter to be brought.

Mr. KINSMAN, from the Committee on Judiciary Local, reported as committed, House Bill No. 336, entitled:

An Act regulating the use of brilliant headlights on motor vehicles, and providing a penalty for the violation thereof.

Mr. SHOWALTER, from the Committee on Judiciary General, reported as committed, House Bill No. 289, entitled:

An Act to amend part of the first section of an act, approved the eleventh day of July, Anno Domini one thousand nine hun-

dred and one, entitled "An Act to regulate and establish the fees to be charged by sheriffs in this Commonwealth, and to provide for the taxation and collection of the same," by requiring sheriff's fees for attending court, bringing into and removing therefrom prisoners for arraignment, trial and sentence, and for the execution of any other order of the court, to be paid by the county.

Mr. DRINKHOUSE, from the Committee on Judiciary Local, reported as committed House Bill No. 385 (Senate Bill No. 59), entitled:

An Act to amend section two of an act approved the eighteenth day of July, one thousand nine hundred seventeen (Pamphlet Laws one thousand and forty-two), entitled "An Act authorizing county controllers in counties having a population of more than one hundred thousand and less than one hundred fifty thousand inhabitants to appoint a solicitor; prescribing the duties of said solicitor and fixing his salary," by authorizing the county commissioners and county controller to fix the salary of the solicitor.

Mr. LEVIS, from the Committee on Judiciary Local, reported as committed House Bill No. 382 (Senate Bill No. 8), entitled:

An Act to amend section five of an act approved the twenty-fourth day of July, one thousand nine hundred and thirteen (Pamphlet Laws one thousand and eighteen), entitled "An Act making it unlawful for the commissioners of any county in this Commonwealth to contract to repair, build, or rebuild any county bridges without due advertisement for sealed proposals, excepting contracts not amounting to two hundred and fifty dollars," by excepting contracts for the repair, building, or rebuilding of any bridge or bridges that will cost less than five hundred dollars.

Mr. GOLDER, from the Committee on Judiciary General, reported as committed House Bill No. 386 (Senate Bill No. 69), entitled:

An Act validating divorces granted on the ground of the hopeless insanity of the respondent under the provisions of an act approved the eighteenth day of April, nineteen hundred and five, entitled "An Act to amend section eight of the act approved the thirteenth day of April, eighteen hundred and forty-three, entitled 'An Act to convey certain real estate and for other purposes,' so as to extend the provisions to the husband or wife of a lunatic or non compos mentis, and to further regulate the procedure in action of divorce."

Mr. ARON, from the Committee on Judiciary Special, reported with Negative Recommendation, House Bill No. 11, entitled:

An Act to further amend section one of an act approved the eighth day of April, one thousand eight hundred and sixty-eight (P. L. 73), entitled "An act to authorize the recorder of deeds in the several counties of this Commonwealth to record the discharges of all honorably discharged officers and soldiers, as amended, providing for the payment by the county of fees to the recorder of deeds for the recording of the discharges of soldiers, sailors and marines.

Mr. COX, from the Committee on Judiciary Local, reported with a Negative Recommendation, House Bill No. 148, entitled:

An Act to amend section one of an act approved the first day of June, one thousand nine hundred seven (P. L. 364), entitled "An act to increase the pay of jurors and witnesses in this Commonwealth."

Mr. ZIMMERMAN, from the Committee on Judiciary Special, reported with a Negative Recommendation, House Bill No. 118, entitled:

A supplement to an act entitled "An act relating to the Berks County prison, and to discharged convicts," approved the eighth day of April, one thousand eight hundred and forty-eight.

Mr. KENNEDY, from the Committee on Judiciary Local, reported with a Negative Recommendation, House Bill No. 279, entitled:

An Act requiring the publication of all legal notices and legal advertising in the English language; and repealing all acts and parts of acts general, local or special inconsistent therewith.

Mr. MARSHALL, from the Committee on Judiciary Local, reported with a negative recommendation, House Bill No. 278, entitled:

An Act to repeal an act approved the seventeenth day of July, one thousand nine hundred and seventeen, (P. L. 1122), entitled "An Act providing that every advertisement and notice required by authority of law or rules of court to be published in any county in the Commonwealth, or in any city coincident to the boundaries of a county, may, in addition to the publication of such advertisements or notices required to be made in newspapers published and printed in the English language, be also published, by the public officer, body, or court directed by law or rules of court to publish such advertisement or notice in newspapers printed in the English language, in one or more daily newspapers printed in a foreign language, or languages; such newspapers printed in a foreign language or languages, to be printed in and have general circulation in the county, or the city coincident to the boundaries of said county, for at least three years continuously before the publication of such advertisements or notices; and further providing for the prices to be charged for publishing such advertisements or notices in any such foreign newspapers, how often the same shall be published, and the stipulation and regulations under which the same shall be published.

ADJOURNMENT.

Mr. RAMSEY. Mr. Speaker, I move that this House do now adjourn until tomorrow morning at 10:30 o'clock. The motion was agreed to and (at 6:00 P. M.) the House adjourned until tomorrow morning at 10:30 o'clock.

Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., WEDNESDAY, FEBRUARY 19, 1919

No. 15.

HOUSE OF REPRESENTATIVES.

WEDNESDAY, February 19, 1919.

The House met at 10:30 o'clock A. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

O our God and Father, we thank Thee for the great things that Thou dost do for us. We are mindful of him, the anniversary of whose birth shall take place during this week. We think of that scene at Valley Forge, where he, the great soldier that he was, poured out his soul before Thee. We rejoice that he did not, in the stern hour of duty, listen to the siren voice of ease or of preferment but offered everything for his land and for his fellow-countrymen. We beseech Thee that this morning we may pilgrimage in spirit to his shrine and that there we may learn something of the motive and the heart that prompted him to act. And grant, O God, that this State and all states may produce sons worthy of such a sire, and that that for which he poured out the passion of his soul may not have been in vain, and that this country may continue, under Thy blessing, to be the fairest spot on the earth. Amen.

JOURNAL APPROVED

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. Richard Curry, the further reading was dispensed with, and the Journal was approved.

PETITION.

AGAINST THE REPEAL OF THE SUNDAY LAW AND THE PASSAGE OF THE RORKE BILL PERMITTING MOVING PICTURE SHOWS AND OTHER ENTERTAINMENTS ON SUNDAY.

Mr. HORNE presented the petition of the First Presbyterian and First Lutheran congregations of the city of Johnstown, against the passage of the Powell Bill for the repeal of Section 1 of the law of 1794, commonly known as the Sunday Law; and also the Rorke Bill which would permit moving picture shows and other entertainments on Sunday.

Referred to the Committee on Judiciary Special.

BILLS INTRODUCED AND REFERRED.

By Mr. BRADY. House Bill No. 530.

An Act making an appropriation to the Philadelphia Association for the Protection of Colored Women, at Philadelphia.

Referred to the Committee on Appropriations.

By Mr. BRADY. House Bill No. 531.

An Act making an appropriation to the American Hospital for Diseases of the Stomach, of Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. HARVEY. House Bill No. 532.

A Supplement to an act, entitled "An Act providing for the selection and purchase, or the appropriation from the State Forest Reserves, of a tract of land, and the erection thereon of buildings for the Western Penitentiary; making an appropriation therefor; authorizing the removal thereto of the inmates of the said penitentiary; and directing the sale of the site now occupied by the said penitentiary, and the buildings and materials thereon," approved the 30th day of March, A. D. 1911; making an additional appropriation for erection, construction, and equipment.

Referred to the Committee on Appropriations.

By Mr. RICHARD CURRY. House Bill No. 533.

An Act making an appropriation to the Penn Asylum for Indigent Widows and Single Women, Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. PHILLIPS. House Bill No. 534.

An Act making an appropriation to the Clearfield Hospital, Clearfield, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. LANIUS. House Bill No. 535.

An Act to repeal section four hundred and thirty-seven of an act approved the fourteenth day of July, one thousand nine hundred and seventeen (P. L. 840), entitled "An Act concerning townships; and revising, amending, and consolidating the law relating thereto."

Referred to the Committee on Judiciary Local.

By Mr. ROBERT L. WALLACE. House Bill No. 536.

An Act to amend section one of the act approved the eighth day of May one thousand eight hundred eighty-nine (P. L. 132), entitled "An Act authorizing county commissioners to employ detectives, offer and pay rewards for the detection, arrest and conviction of felony;" to include persons charged with a misdemeanor.

Referred to the Committee on Judiciary Local.

By Mr. CROCKETT. House Bill No. 537.

An Act making an appropriation to the Evangelical Home for the Aged, Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. CAMPBELL. House Bill No. 538.

An Act making an appropriation to the Home for Veterans of the Grand Army of the Republic and Wives, Philadelphia.

Referred to the Committee on Appropriations.

By Mr. CAMPBELL. House Bill No. 539.

An Act making an appropriation to the Home for the Training in Speech of Deaf Children, before they are of School Age, at Belmont Avenue and Monument Road, Philadelphia.

Referred to the Committee on Appropriations.

By Mr. DITHRICH. House Bill No. 540.

An Act to amend section three hundred and one of an act approved the second day of June, one thousand nine hundred and fifteen (P. L. 736), entitled "An Act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment; establishing an elective schedule of compensation; and providing procedure for the determination of liability and compensation thereunder."

Referred to the Committee on Judiciary General

By Mr. ALBERT MILLAR. House Bill No. 541.

An Act to provide for and confer jurisdiction upon the aldermen and justice of the peace within this Commonwealth, in all actions of trespass brought before them, wherein the plaintiff's claim shall not exceed three hundred dollars.

Referred to the Committee on Judiciary General.

By Mr. DONALD D. MILLER. House Bill No. 542.

An Act making an appropriation to the City Hospital Association of DuBois, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. GRIEST. House Bill No. 543.

An Act to amend part of section six of an act approved the thirty-first day of May, one thousand nine hundred and eleven (P. L. 468), entitled "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads, connecting county-seats, principal cities and towns, and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways, solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways, wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof; providing for purchase or acquiring of turnpikes, or toll roads, forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads, and prescribing the contents of township, county, borough or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough or incorporated town and requiring contracts by counties, townships, boroughs and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways and kind of materials to be used in the improvement; providing for payment of cost of improvement, and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act, and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act."

Referred to the Committee on Public Roads.

By Mr. GRIEST. House Bill No. 544.

An Act to amend section one of an act approved the twenty-second day of July, one thousand nine hundred and thirteen, (P. L. 948), entitled "An Act establishing certain public roads as State Highways, and providing for their construction and maintenance at the expense of the Commonwealth."

Referred to the Committee on Public Roads.

By Mr. TODD. House Bill No. 545.

An Act making an appropriation to the Home for Aged and Infirm Colored Women, located at Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. SNYDER. House Bill No. 546.

An Act to establish as a State Highway a certain section of public road in Lawrence and Jackson Townships, Tioga County and Wells Township in Bradford County.

Referred to the Committee on Public Roads.

BILL RE-REFERRED.

Mr. GEORGE W. WILLIAMS returned from the Committee on Public Roads, with the recommendation that it be re-referred to the Committee on Appropriations, House Bill No. 527 (Senate Bill No. 177), entitled:

An Act making an appropriation to the State Highway Department for the construction of permanent State highways for the payment of the Commonwealth's share in the expenses of

constructing State-aid highways, for the maintenance and repair of State highways, within the limits of borough for the maintenance and repair of State-aid highways for the payment of expenses, costs and awards in the purchase or condemnation of turnpikes and toll bridges, for the payment of the deficiency caused during the years one thousand nine hundred thirteen and fourteen in carrying out the laws of Pennsylvania relative to the construction, maintenance and repair of roads in townships of the second class, for the payment of damages to property caused or occasioned in connection with the work of the State Highway Department.

The SPEAKER. The bill is now referred to the Committee on Appropriations.

REPORT FROM COMMITTEE.

Mr. GEORGE W. WILLIAMS, from the Committee on Public Roads, reported as committed House Bill No. 529 (Senate Bill No. 179), entitled:

An Act to amend sections one and two as amended of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight), entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner, two deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats, principal cities, and towns extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property or otherwise in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State-aid in the improvement, maintenance and repair of township or county roads and prescribing the contents of township, county, borough, or incorporated town, petitions providing for percentage of cost of improvement or repairs to be paid by State, county township borough or incorporated town, and requiring contracts by counties, townships, boroughs and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways and kind of materials to be used in the improvement; providing for payments of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act."

BILL ON FIRST READING.

Mr. WILLIAMS. Mr. Speaker, we have just reported House Bill No. 529 (Senate Bill No. 179). This bill is looking to the reorganization of the Highway Department, and its early consideration is desired by the Commissioner of Highways, as it is intended to pave the way for the constructive work soon to be undertaken by the Highway Department. As time is a factor in the consideration of it, I ask for unanimous consent that it may pass on first reading at this time.

The SPEAKER. The gentleman from Tioga, Mr. Williams asks for unanimous consent to have this bill read for the first time. The Chair hears no objection.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 529 (Senate Bill No. 179), entitled:

An Act to amend sections one and two as amended of an act, approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight), entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner, two deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Common-

wealth certain existing public roads connecting county seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property or otherwise in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein, providing for work of improvement of State highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State-aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township, county, borough, or incorporated town, petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties, townships, boroughs and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways and kind and materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

REPORTS FROM COMMITTEES.

Mr. ALEXANDER, from the Committee on Judiciary General, reported as committed, House Bill No. 525 (Senate Bill No. 172), entitled:

An Act to amend section one of an act approved the thirtieth day of July one thousand eight hundred and ninety-seven (Pamphlet Laws four hundred and sixty-four) entitled "An Act to provide revenue and regulate the sale of malt brewed vinous and spirituous liquors or any admixture thereof by requiring and authorizing licenses to be taken out by brewers distillers wholesalers bottlers rectifiers compounders storekeepers and agents having a store office or place of business within this Commonwealth prescribing the amount of license fees to be paid in such cases and by imposing an additional license fee on retail dealers in intoxicating liquors."

Mr. ALEXANDER, from the Committee on Judiciary General, reported as committed House Bill No. 526 (Senate Bill No. 173), entitled:

An Act to amend section eight of the act approved the thirteenth day of May one thousand eight hundred eighty-seven (Pamphlet Laws one hundred eight), entitled "An Act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" as amended.

BILL ON FIRST READING.

Mr. ALEXANDER asked and received unanimous consent to have House Bill No. 525 (Senate Bill No. 172), read for the first time.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 525 (Senate Bill No. 172), entitled:

An Act to amend section one of an act approved the thirtieth day of July one thousand eight hundred and ninety-seven (Pamphlet Laws four hundred and sixty-four), entitled "An Act to provide revenue and regulate the sale of malt brewed vinous and spirituous liquors or any admixture thereof by requiring and authorizing licenses to be taken out by brewers distillers wholesalers bottlers rectifiers compounders storekeepers and agents having a store office or place of business within this Commonwealth prescribing the amount of license fees to be paid in such cases and by imposing an additional license fee on retail dealers in intoxicating liquors."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON FIRST READING.

Mr. ALEXANDER asked and received unanimous consent to have House Bill No. 526 (Senate Bill No. 173) read for the first time.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 526 (Senate Bill No. 173), entitled:

An Act to amend section eight of the act approved the thirteenth day of May one thousand eight hundred eighty-seven (Pamphlet Laws one hundred eight), entitled "An Act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" as amended.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

RESOLUTION EXTENDING VOTE OF APPRECIATION TO THE HARRISBURG CHAMBER OF COMMERCE.

Mr. PHILLIPS offered the following resolution, which was twice read, considered and agreed to:

Resolved, That the House of Representatives extend a vote of appreciation to the Chamber of Commerce of Harrisburg, for its very excellent, enjoyable and unparalleled entertainment given to the members at the Penn-Harris February 18th, and that the Chief Clerk be instructed to so notify the Chamber of Commerce of our action.

REPORT OF COMMISSION ON HEALTH INSURANCE.

Mr. RAMSEY, Mr. Speaker, I ask unanimous consent to call up at this time the Report of the Commission on Health Insurance.

The SPEAKER. The Gentleman from Delaware, Mr. Ramsey asks unanimous consent to call up the Report of the Health Insurance Commission. Is there any objection? The Chair hears none.

RESOLUTION FOR PRINTING REPORT OF THE HEALTH INSURANCE COMMISSION.

Mr. RAMSEY offered the following resolution which was twice read, considered and agreed to.

In the House of Representatives, February 19, 1919.
Resolved (if the Senate concur), That the Chief Clerk of the House of Representatives is directed to draw his requisition on the Department of Printing and Binding to have printed by the State printer ten thousand copies of the Report of the Health Insurance Commission constituted by the act approved the twenty-fifth day of July, one thousand nine hundred seventeen (P. L. 1199), entitled "An Act to establish a Commission to investigate sickness and accident not compensated under the Workmen's Compensation Act of one thousand nine hundred and fifteen, of employed persons and their families, and to make an appropriation for such Commission."

The said copies when printed shall be deposited with the Division for the Distribution of Documents for the use of the Governor of the Commonwealth and the members of the General Assembly.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 25, as follows:

An Act making an appropriation to the Commission of Soldiers' Orphan Schools of Pennsylvania for the payment of a deficiency in the appropriation for maintenance for the two fiscal years ending May thirty-first one thousand nine hundred and nineteen.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifty thousand dollars (\$50,000.00) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Commission of Soldiers' Orphan Schools to pay any deficiency existing in the maintenance cost of said Commission of Soldiers' Orphan Schools for the two fiscal years ending May thirty-first one thousand nine hundred and nineteen. Provided that the per capita rate for the education maintenance and clothing of the children admitted to the Soldiers' Orphan Industrial School shall not exceed the sum of three hundred dollars (\$300.00) per annum or so much thereof as may be necessary.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 14, as follows:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary is hereby specifically appropriated to the trustees of the State Hospital for the Insane at Warren, Pennsylvania, the same being maintenance deficiency for the biennial period ending May thirty-first one thousand nine hundred and nineteen.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 83, as follows:

An Act making an appropriation to the Trustees of the State Hospital of Nanticoke Luzerne County Pennsylvania.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seven thousand five hundred dollars (\$7,500) or as much thereof as may be necessary is hereby appropriated to the trustees of the State Hospital of Nanticoke Luzerne County Pennsylvania for the following purposes namely

For deficit in maintenance account and for the bills and obligations incurred and contracts entered into up to June first one thousand nine hundred and nineteen the sum of seven thousand five hundred dollars (\$7,500) or as much thereof as may be necessary

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 387 (Senate Bill No. 99), entitled:

An Act to reorganize the Executive Department of the Commonwealth providing for the appointment of the officers and employees of said department and fixing the salaries of the Governor and such officers and employees.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILLS ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 338 (Senate Bill No. 62), entitled:

An Act reorganizing the Department of the Secretary of the Commonwealth designating the officers and employees thereof and fixing their salaries and making an appropriation therefor to the end of the fiscal year

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—162.

Alexander,	Di Lemmo,	Kranse, T. S.,	Ruddy,
Allum,	Dilsheimer,	Krause, W.,	Sarig,
Armstrong,	Dittrich,	Krug,	Schaeffer,
Aron,	Donneley,	Kunkle,	Schilling,
Baldrige,	Dunn,	Lanius,	Shellenberger,
Barnhart,	Ehrhardt,	Lauler,	Showalter,
Beechold,	Ephraim,	Levis,	Shunk,
Bekley,	Evans, S. J.,	MacCallum,	Simpson,
Bell,	Finney,	Magill,	Sinclair,
Benninger,	Fitzgibbon,	Mallery,	Smith, E. R.,
Bidelspacher,	Flynn,	Marcus,	Snyder,
Bigler,	Fowler,	Marshall,	Sowers,
Blank,	Fox, A. R. B.,	McCaig,	Sprowls,
Boland,	Franklin,	McCurdy,	Stadtlander,
Bower,	Gans,	McGeary,	Stedle,
Bowman,	Geary,	McIntyre,	Sterling,
Brendle,	Glass,	McKay,	Stevenson,
Brislin,	Goehring,	Michel,	Stott,
Brooks,	Golder,		
Bucher,	Goodnough,		

Bungard,	Graham,	Miller,	Sullivan,
Catlin,	Griest,	Miller, A. D.,	Sweitzer,
Clutton,	Griffith,	Miller, C. G.,	Todd,
Coldsmith,	Haines,	Miller, D. L.,	Trach,
Collier,	Haldeman,	Miller, D. D.,	Ush,
Colville,	Hamilton, J.,	Millin,	Walker, G. T.,
Comerer,	Harer,	Morgan,	Walker, J. A.,
Cook,	Heffernan,	Neary,	Wallace, R. L.,
Corbin,	Helt,	North,	Wallace, W. F.,
Cox,	Hess,	Norton,	Wells,
Crawford,	Heyburn,	Palmer,	West,
Crockett,	Hollingsworth,	Phillips,	Weitch,
Crum,	Horne,	Pidgeon,	Whiteman,
Curran,	Hough,	Powell,	Willert,
Curry, R.,	Huntington,	Quigley,	Williams,
Davis, D. F.,	Hutchison,	Ramsey,	Willson,
Davis, J. T.,	Ingham,	Reber, C. A.,	Woner,
Davis, W.,	Jones,	Reber, H. F.,	Wood,
Dawson,	Jordan,	Rhoads,	Woodruff,
Day,	Kantner,	Ringler,	Zanders,
Dewey,	Kennedy,	Rinn,	Zook,
Diehm,	Kinsman,	Rothemberger,	Spangler,
	Kooser,		Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendment in which the concurrence of the Senate is requested.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 127, entitled:

An Act providing for the payment into the State Treasury of the amounts of unclaimed distributive shares from the assets of corporations unincorporated associations and limited partnership associations in process of dissolution requiring reports of such amounts to be made to the Auditor General by the liquidating trustees or other persons charged with the dissolution of unincorporated association and limited partnership associations further providing for the refund of such amounts from the State Treasury with interest thereon to persons entitled thereto and making an appropriation therefor and providing penalties.

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—169.

Alexander,	Diehm,	Kinsman,	Ruddy,
Allum,	Di Lemmo,	Krause, W.,	Sarig,
Armstrong,	Dittrich,	Krug,	Schaeffer,
Aron,	Donneley,	Kunkle,	Schilling,
Baldrige,	Drinkhouse,	Lanius,	Shaffer,
Barnhart,	Dunn,	Lauler,	Shellenberger,
Beechold,	Ehrhardt,	Levis,	Showalter,
Bekley,	Ephraim,	MacCallum,	Shunk,
Bell,	Evans, S. J.,	Magill,	Simpson,
Bennett,	Finney,	Mallery,	Sinclair,
Benninger,	Fitzgibbon,	Marcus,	Smith, E. R.,
Bidelspacher,	Flynn,	Marshall,	Snyder,
Bigler,	Foster,	Martin,	Sowers,
Blank,	Fowler,	McCaig,	Sprowls,
Boland,	Fox, A. R.,	McCurdy,	Stadtlander,
Bower,	Fox, I. M.,	McGeary,	Stark,
Bowman,	Franklin,	McIntyre,	Statler,
Brady,	Geary,	McKay,	Stedle,
Brooks,	Glass,	Mehring,	Sterling,
Bucher,	Goehring,	Michel,	Stevenson,
Bungard,	Golder,	Miller,	Stott,
Catlin,	Goodnough,	Miller, A. D.,	Sweitzer,
Clements,	Graham,	Miller, C. G.,	Todd,
Clutton,	Griest,	Miller, D. L.,	Trach,
Coldsmith,	Haines,	Miller, D. D.,	Ush,
Collier,	Haldeman,	Millin,	Walker, G. T.,
Colville,	Hamilton, J.,	Miller,	Walker, J. A.,
Comerer,	Hamilton, W. J.,	Morgan,	Wallace, R. L.,
Cook,	Harer,	Neary,	Wallace, W. T.,
Corbin,	Harvey,	Norton,	West,
Cox,	Heffernan,	Palmer,	Weitch,
	Helt,	Patterson,	Whiteman,
	Hess,	Perry,	Willert,
	Heyburn,	Phillips,	Willson,
	Hickernell,	Pidgeon,	Woner,
	Hollingsworth,	Pike,	Wood,
	Horne,	Powell,	Woodruff,
	Hough,	Ramsey,	Zanders,
	Hutchison,	Reber, H. F.,	Zook,
	Ingham,	Rhoads,	Spangler,
	Jennings,	Ringler,	Speaker.
	Jones,	Rinn,	
	Jordan,	Rothemberger,	
	Kantner,		
	Kennedy,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 149, entitled:

An Act to amend section two thousand one hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine, entitled "An Act to establish a school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—167.

Alexander,	Dithrich,	Krause, W.,	Robertson,
Allum,	Donneley,	Krug,	Rothemberger,
Armstrong,	Drinkhouse,	Kunkle,	Ruddy,
Aron,	Dunn,	Lafferty,	Sarig,
Baldi,	Ehrhardt,	Lanius,	Schaeffer,
Baldrige,	Ephraim,	Lauler,	Schilling,
Barnhart,	Evans, S. J.,	Levis,	Shellenberger,
Beekley,	Finney,	MacCallum,	Showalter,
Bell,	Fitzgibbon,	Magill,	Simpson,
Benninger,	Flynn,	Mallery,	Sinclair,
Bidelspacher,	Foster,	Marcus,	Smith, E. R.,
Bigler,	Powder,	Marshall,	Snyder,
Blanck,	Fox, A. R.,	Martin,	Soffel,
Bolard,	Fox, I. M.,	McCaig,	Sowers,
Bower,	Franklin,	McCurdy,	Sprowls,
Bowman,	Gans,	McGeary,	Stadtlander,
Brendle,	Gary,	McIntyre,	Stark,
Brooks,	Glass,	McKay,	Statler,
Bucher,	Golder,	Mehring,	Steedle,
Bungard,	Goodnough,	Michel,	Sterling,
Campbell,	Graham,	Miller,	Stevenson,
Catlin,	Grest,	Miller, A. D.,	Stott,
Clutton,	Griffith,	Miller, C. G.,	Sweetzer,
Coldsmith,	Haines,	Miller, D. I.,	Todd,
Collier,	Hamilton, J.,	Miller, D. D.,	Trach,
Colville,	Hamilton, W. J.,	Millin,	Ush,
Comerer,	Harer,	Morgan,	Walker, G. T.,
Cook,	Harvey,	Neary,	Walker, J. A.,
Cox,	Heffernan,	North,	Wallace, F. L.,
Crawford,	Hess,	Norton,	Wallace, W. T.,
Crockett,	Heyburn,	Palmer,	Wells,
Crum,	Hickernell,	Patterson,	West,
Curran,	Hoffman,	Perry,	Wettach,
Curry, R.,	Horne,	Phillips,	Whiteman,
Davis, J. T.,	Hough,	Pidgeon,	Willson,
Davis, W.,	Huntington,	Pike,	Woner,
Dawson,	Hutchison,	Powell,	Wood,
Day,	Ingham,	Ramsey,	Woodruff,
Dewey,	Jennings,	Reber, C. A.,	Zanders,
Diehm,	Jones,	Reber, H. F.,	Zook,
Di Lemmo,	Jordan,	Ringle,	Spangler,
	Kennedy,	Rinn,	Speaker.
	Kooser,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 187, entitled:

An Act relating to the parties in actions of assumpsit sur ground rent deed in certain cases and to the title acquired by sale under a judgment in such cases.

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—151.

Alexander,	Ephraim,	Levis,	Scott,
Allum,	Finney,	Magill,	Shaffer,
Armstrong,	Fitzgibbon,	Marcus,	Shellenberger,
Baldrige,	Flynn,	Marshall,	Showalter,
Barnhart,	Fowler,	Martin,	Shunk,
Bechtold,	Fox, A. R.,	McCaig,	Simpson,
Bell,	Fox, I. M.,	McCurdy,	Smith, E. R.,
Bidelspacher,	Franklin,	McGeary,	Snyder,
Bigler,	Gans,	McIntyre,	Sowers,
Blanck,	Gary,	McKay,	Sprowls,
Bolard,	Glass,	Mehring,	Stadtlander,
Bower,	Golder,	Michel,	Stark,
Bucher,	Goodnough,	Miller,	Statler,
Bungard,	Graham,	Miller, D. I.,	Steedle,
Campbell,	Griffith,	Millin,	Sterling,
Catlin,	Haines,	Miller,	Stevenson,
Clutton,	Haldeman,	Morgan,	Stott,
Coldsmith,	Hamilton, J.,	Murphy,	Sweetzer,
Collier,	Hamilton, W. J.,	Neary,	Todd,
Colville,	Harer,	North,	Trach,
Comerer,	Harvey,	Norton,	Ush,
Corbin,	Heffernan,	Palmer,	Wagner,
Cox,	Hess,	Patterson,	Walker, G. T.,
Crawford,	Heyburn,	Perry,	Walker, J. A.,
Crockett,	Hickernell,	Pidgeon,	Wallace, F. L.,
Crum,	Hollingsworth,	Pike,	Wallace, W. T.,
Curran,	Horne,	Powell,	West,
Curry, A. E.,	Hough,	Quigley,	Wettach,
Curry, R.,	Huntington,	Ramsey,	Whiteman,
Davis, J. T.,	Hutchison,	Reber, C. A.,	Willert,
Davis, W.,	Ingham,	Reber, H. F.,	Woner,
Dawson,	Jones,	Rhoads,	Wood,
Day,	Jordan,	Ringle,	Woodruff,
Dewey,	Kennedy,	Robertson,	Zanders,
Diehm,	Kooser,	Rothemberger,	Zimmerman,
Di Lemmo,		Ruddy,	Zook,
		Sarig,	Spangler,
		Schaeffer,	Speaker.
		Schilling,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 188, entitled:

An Act relating to the parties to write of scire faci as sur mortgage in certain cases and to the title acquired by a sale on a judgment of foreclosure in such cases.

On the question.

Will the House agree to the bill on third reading?

It was agreed to.

On the question.

Shall the bill pass finally?

Mr. KENNEDY. Mr. Speaker, I would like to have the sponsor of this bill explain its provisions.

BILL POSTPONED.

Mr. GLASS. Mr. Speaker, in the absence of the sponsor of this bill, I move that further consideration of it be postponed for the present.

Mr. COX. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 181, entitled:

An Act providing for the relocation alteration and vacation of public roads and highways approaching leading into or contiguous to parks and public grounds other than those within the limits of incorporated boroughs and municipalities title to which parks and public grounds is vested in the State of Pennsylvania.

On the question.

Will the House agree to the bill on third reading?

Mr. BALDRIGE. Mr. Speaker, I would like to have the sponsor of this bill explain its purposes.

Mr. SOWERS. Mr. Speaker, the object of this bill is to get away from the expense of legal proceedings. The bill provides that all interested should agree to relocate the

road. It only applies to cases of public parks under the ownership of the State of Pennsylvania. The bill says that where there are two roads contiguous, or both running together, if the people who are interested are desirous of abandoning one road, they can get together, that is, the owners of the park—the State—and the owners of the private land or the township, and they can all get together and abandon one road and keep one. All that means is that half of the ordinary expense would be cut out. In other words they would be maintaining one good road instead of two poor roads.

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—152.

Alexander,	Di Lemmo,	Lauler,	Schilling,
Alum,	Dithrich,	Levis,	Shellenberger,
Armstrong,	Drinkhouse,	MacCallum,	Showalter,
Aron,	Dunn,	Magill,	Shunk,
Baldrige,	Ehrhardt,	Mallery,	Simpson,
Barnhart,	Evans, S. J.,	Marcus,	Sinclair,
Bechtold,	Finney,	Marshall,	Smith, E. R.,
Beckley,	Flynn,	Martin,	Snyder,
Bell,	Foster,	McCaig,	Soffel,
Benninger,	Powler,	McCurdy,	Sowers,
Bidelspacher,	Fox, A. R.,	McGeary,	Sprowis,
Bigler,	Fox, I. M.,	McIntyre,	Stadtlander,
Blancik,	Franklin,	McKay,	Statler,
Boland,	Geary,	Mehring,	Steedle,
Bower,	Glass,	Michel,	Sterling,
Bowman,	Goldner,	Miller,	Stevenson,
Brooks,	Goodnough,	Miller, A. D.,	Stott,
Bucher,	Gjest,	Miller, C. G.,	Sweitzer,
Bungard,	Griffith,	Miller, D. I.,	Todd,
Catlin,	Haldeman,	Miller, D. D.,	Trach,
Clements,	Hamilton, J.,	Millin,	Ulsch,
Clutton,	Hamilton, W. J.,	Neary,	Walker, J. T.,
Coldsmith,	Hampson,	North,	Walker, J. A.,
Coffier,	Harer,	Norton,	Wallace, R. L.,
Colville,	Heffernan,	Palmer,	Wallace, W. T.,
Comer,	Hess,	Patterson,	Wells,
Conner,	Heyburn,	Phillips,	Wettach,
Cox,	Horne,	Pidgeon,	Whiteman,
Crockett,	Hough,	Pike,	Willert,
Crum,	Hutchison,	Powell,	Williams,
Curran,	Ingham,	Quigley,	Willson,
Curry, R.,	Jennings,	Ramsey,	Woner,
Davis, D. F.,	Jones,	Reber, C. A.,	Wood,
Davis, J. T.,	Jordan,	Reber, H. F.,	Woodruff,
Davis, W.,	Kantner,	Rinn,	Zanders,
Dawson,	Kennedy,	Rothenberg,	Zook,
Day,	Kooser,	Ruddy,	Spangler,
Deann,	Krugh,	Sarig,	Speaker,
	Kunkle,	Schaffer,	

NAYS—1.

Graham,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

ANNOUNCEMENT BY THE SPEAKER.

The SPEAKER. For the benefit of the new members, the Chair would announce that bills on the third reading, postponed calendar, or any bills on the postponed calendar that may not be called, are automatically dropped from the calendar at the end of five days, if they are not called up previous to that time. The time can be extended on these bills by obtaining the consent of the House. In other words, it is a wise policy to have the time extended on a postponed bill when the five-day period is approaching. The five-day period is construed to mean legislative days, that is, five days during which the Legislature is in session.

BILLS ON FIRST READING.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 268, entitled:

An Act authorizing the appointment of a commission to revise and amend consolidate and simplify the laws relating to the assess-

ment levy and collection of taxes for local purposes prescribing the power and duties of such commission and making an appropriation.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 253, entitled:

An Act authorizing the registers of wills and ex-officio clerks of the orphans' court with the consent of the judges of the separate orphans' court in counties having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants to fix and determine the salaries of assistant clerks in said court.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 358, entitled:

An Act to prevent the felonious taking and stealing of motor vehicles and the receiving and purchasing of stolen motor vehicles.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 143, entitled:

An Act to repeal the act approved the twenty-third day of April one thousand eight hundred and sixty-seven (Pamphlet Laws one thousand three hundred and seven), entitled "A supplement to an act entitled 'An Act amendatory to the license laws of this State' approved April eleven one thousand eight hundred and sixty-two in relation to the county of Berks" and the amendment thereto approved the twenty-eighth day of May one thousand nine hundred and thirteen (Pamphlet Laws three hundred and sixty), entitled "An Act to amend the first section of an act entitled 'A supplement to an act entitled 'An Act amendatory to the license laws of this State' approved April eleven one thousand eight hundred and sixty-two in relation to the county of Berks' approved the twenty-third day of April Anno Domini one thousand eight hundred and sixty-seven."

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 206, entitled:

An Act to amend part of section four of an act approved the twentieth day of March one thousand eight hundred and ten (Pamphlet Laws two hundred and eight), entitled "An Act to amend and consolidate with its supplements the act entitled 'An Act for the recovery of debts and demands not exceeding one hundred dollars (\$100) before a justice of the peace and for the election of constables and for other purposes'" so as to require the transcript of appeals from justices of the peace to be filed at the next monthly return day after same has been perfected.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 173, entitled:

An Act to amend the first section of an act entitled "An Act to amend the first section of an act entitled 'An Act increasing the salaries of tipstaves in the courts of any county of this Commonwealth of a population of not less than five hundred thousand and approved the thirtieth day of May one thousand eight hundred and ninety-five by changing the limit of population of such counties and increasing the minimum and maximum limits of said salaries approved the first day of June one thousand nine hundred and eleven'" by increasing the salaries or compensation of tipstaves.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 339, entitled:

An Act fixing the salaries of real estate assessors in counties containing a population of more than one million five hundred thousand (1,500,000) inhabitants.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 392, entitled:

An Act to repeal an act approved the seventeenth day of March one thousand eight hundred and sixty-eight (Pamphlet Laws three hundred and forty-two) entitled "An Act relating to the collection of State and county taxes in the county of Montgomery" and the supplement thereto approved the tenth day of May one thousand eight hundred and seventy-one (Pamphlet Laws six hundred and fifty-nine) entitled "A supplement to the act entitled 'An Act relating to the collection of State and county taxes in the county of Montgomery' approved the seventeenth day of March one thousand eight hundred and sixty-eight"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 121, entitled:

An Act providing for the appointment by the district attorney in counties having a population of over one million and less than one million five hundred thousand inhabitants of a chief county detective an assistant chief county detective and special county detectives defining their duties defining their authority fixing their salaries and authorizing the payment of the same together with the necessary traveling expenses by the county

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 201, entitled:

An Act providing for the appointment of assistant district attorneys in the several counties of this Commonwealth having a population of over one million and less than one million five hundred thousand inhabitants prescribing the powers and duties and fixing their salaries

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 345, entitled:

An Act in relation to the appointment and salaries of certain clerks appointed by the several clerk of courts of over and terminer and general jail delivery and quarter sessions of the peace in counties of this Commonwealth having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last United States census

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 469, entitled:

An Act defining the crime of aggravated fornication and providing penalty therefor.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 335, entitled:

An Act to amend section two of an act approved the twenty-sixth day of May one thousand eight hundred and ninety-seven (Pamphlet Laws ninety-five), entitled "An Act relating to proceedings where goods or chattels have been levied upon or seized by the sheriff and claimed to belong to others than the defendant in the execution or process" as amended.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 139, entitled:

An Act to prevent the abatement of certain suits at law or in equity heretofore commenced now pending or hereafter to be brought.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 336, entitled:

An Act regulating the use of brilliant headlights on motor or other vehicles and providing a penalty for the violation thereof.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 289, entitled:

An Act to amend part of the first section of an act approved the eleventh day of July Anno Domini one thousand nine hundred and one, entitled "An Act to regulate and establish the fees to be charged by sheriffs in this Commonwealth and to provide for the taxation and collection of the same" by requiring sheriff's fees for attending court bringing into and removing therefrom prisoners for arraignment trial and sentence and for the execution of any other order of court to be paid by the county.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 385 (Senate Bill No. 59), entitled:

An Act to amend section two of an act approved the eighteenth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand and forty-two), entitled "An Act authorizing county controllers in counties having a population of more than one hundred thousand and less than one hundred fifty thousand inhabitants to appoint a solicitor prescribing the duties of said solicitor and fixing his salary" by authorizing the county commissioners and county controller to fix the salary of the solicitor.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 382 (Senate Bill No. 8), entitled:

An Act to amend section five of an act approved the twenty-fourth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand and eighteen, entitled "An Act making it unlawful for the commissioners of any county in this Commonwealth to contract to repair build or rebuild any county bridges without due advertisement for sealed proposals excepting contracts not amounting to two hundred and fifty dollars" by excepting contracts for the repair building or rebuilding of any bridge or bridges that will cost less than five hundred dollars.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 386 (Senate Bill No. 69), entitled:

An Act validating divorces granted on the ground of the hopeless insanity of the respondent under the provisions of an act approved the eighteenth day of April nineteen hundred and five, entitled "An Act to amend section eight of the act approved the thirteenth day of April eighteen hundred and forty-three, entitled 'An Act to convey certain real estate and for other purposes' so as to extend the provisions to the husband or wife of a lunatic or non compos mentis and to further regulate the procedure in action of divorce."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

ANNOUNCEMENT BY THE SPEAKER.

The SPEAKER. The Chair will request the members return at 1:00 o'clock for the purpose of passing the third reading bills that have been passed over this morning because of their absence from the files.

RECESS.

The SPEAKER. If there is no objection, the Chair will declare a recess until 1:00 o'clock this afternoon.

Whereupon, (at 11:55 A. M.), the House took a recess until 1:00 o'clock P. M.

AFTER RECESS.

The House reconvened at 1:00 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

BILLS INTRODUCED AND REFERRED.

By Mr. JAMES A. WALKER. House Bill No. 547.

A Joint Resolution extending the time for the making of the report by the Commission appointed for the purpose of revising, collating and digesting all acts and statutes relating to or touching the Penal Laws of the Commonwealth.

Referred to the Committee on Appropriations.

By Mr. FITZGIBBON. House Bill No. 548.

An Act making an appropriation to the Beacon Light Mission near the City of Bradford, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. NEARY. House Bill No. 549.

An Act making an appropriation to the Pennsylvania Museum and School of Industrial Art of Philadelphia.

Referred to the Committee on Appropriations.

By Mr. JAMES A. WALKER. House Bill No. 550.

An Act relative to the payment over to the county treasurer of certain counties, of taxes collected by tax collectors of county taxes.

Referred to the Committee on Counties and Townships.

By Mr. BIGLER. House Bill No. 551.

An Act to promote the upbuilding of national vitality and of efficient citizenship through the establishment of physical education and training for the pupils of both sexes in the public schools of the Commonwealth, and creating a Bureau of Physical Education under the direction of the State Superintendent of Schools to carry out the provisions thereof.

Referred to the Committee on Education.

By Mr. GEARY. House Bill No. 552.

An Act making an appropriation to the Roselia Foundling Asylum and Maternity Hospital of the City of Pittsburgh.

Referred to the Committee on Appropriations.

By Mr. PHILLIPS. House Bill No. 553.

An Act to amend section two thousand three hundred and eleven of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. PHILLIPS. House Bill No. 554.

An Act to amend section six, route two hundred and seventy-six of an act approved the thirty-first day of May, one thousand nine hundred and eleven (P. L. 468), entitled "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees, defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads, connecting county-seats, principal cities and towns, and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways, solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways, wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof; providing for purchase or acquiring of turnpikes, or toll roads, forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways, to be done by contract except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to Counties and townships desiring the same in the improvement of townships or county roads; defining highways and State-aid Highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads, and prescribing the contents of township, county, borough or incorporated

town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough or incorporated town, and requiring contracts by counties, townships, boroughs and incorporated towns, with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act."

Referred to the Committee on Public Roads.

By Mr. HARVEY. House Bill No. 555.

An Act making an appropriation to the Bellefonte Hospital, Bellefonte, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. BUCHER. House Bill No. 556.

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb located at Mount Airy, Philadelphia, to cover deficiency in maintenance and education of State pupils, and for the purchase and installation of boilers.

Referred to the Committee on Appropriations.

By Mr. BUCHER. House Bill No. 557.

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb, Mount Airy, Philadelphia.

Referred to the Committee on Appropriations.

By Mr. BUNGARD. House Bill No. 558.

An Act to provide for the appointment of assistant district attorneys in the several counties having over two hundred thousand and less than three hundred thousand inhabitants; and fixing their salaries.

Referred to the Committee on Judiciary Special.

By Mr. BUNGARD. House Bill No. 559.

An Act to fix the salaries of district attorneys in the several counties, having over two hundred thousand inhabitants, and less than five hundred thousand inhabitants.

Referred to the Committee on Judiciary Special.

By Mr. WEST. House Bill No. 560.

An Act to fix the compensation for members of the General Assembly.

Referred to the Committee on Judiciary Special.

By Mr. HAMILTON. House Bill No. 561.

An Act making an appropriation to the Charity Hospital, Montgomery County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. HAMILTON. House Bill No. 562.

A Supplement to the act approved the twenty-fifth day of July, one thousand nine hundred and seventeen (App. acts page 265), entitled, "An Act making an appropriation to the trustees of the State Hospital for the Insane for the Southeastern District of Pennsylvania, located at Norristown, Pennsylvania."

Referred to the Committee on Appropriations.

By Mr. HAMILTON. House Bill No. 563.

An Act making an appropriation for deficiencies to the trustees of the State Hospital for the Insane of the Southeastern District of Pennsylvania, located at Norristown, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. HAMILTON. House Bill No. 564.

An Act making an appropriation to the trustees of the State Hospital for the Insane for the Southeastern District of Pennsylvania, located at Norristown, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. BLANCK. House Bill No. 565.

An Act making an appropriation to the Pottstown Homeopathic Hospital, Pottstown, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. FRANKLIN. House Bill No. 566.

An Act to amend part of section three of an act approved the thirteenth day of May, one thousand nine hundred and nine (P. L. 520), entitled "An Act relating to food; defining food; providing for the protection of the public health, and the prevention of fraud and deception, by prohibiting the manufacture or sale, the offering for sale or exposing for sale, or the having in possession with intent to sell, of adulterated, misbranded, or deleterious foods; prescribing certain duties of the Dairy and Food Commissioner in reference thereto; and providing penalties for the violation thereof."

Referred to the Committee on Public Health and Sanitation.

By Mr. DAWSON. House Bill No. 567.

An Act to repeal an act approved the twenty-fourth day of July, one thousand nine hundred thirteen (P. L. 1001), entitled "An Act to regulate the nominations and elections for all elective offices of cities of the second class and all offices of judge of a court of record; providing for non-partisan nominations and elections for said offices; abolishing certain existing methods of nomination in such cases and the use of party or political names or appellations at elections with respect to said offices; imposing certain duties upon the Secretary of the Commonwealth, county commissioners, and election officers, and clerks; and providing penalties for the violation of the provisions hereof and the punishment of certain offenses," together with all amendments thereto.

Referred to the Committee on Municipal Corporations.

By Mr. NEARY. House Bill No. 568.

An Act to promote the public health and safety by providing for the examination and licensure of those who desire to engage in the occupation of barbering providing for the appointment by the Governor of an examining board defining the powers and duties of such board regulating barber shops barber schools and barber colleges and apprentices and students therein and providing penalties.

Referred to the Committee on Public Health and Sanitation.

By Mr. BIGLER. House Bill No. 569.

An Act to amend section two of the act approved the twenty-first day of April, one thousand nine hundred and three (P. L. 228), entitled "An Act authorizing and requiring county commissioners of the several counties of this Commonwealth to have the county bridges of their respective counties painted, and the bolts of the same tightened, as often as may be necessary," as amended.

Referred to the Committee on Counties and Townships.

By Mr. LAULER. House Bill No. 570.

An Act making an appropriation to the Children's Hospital of Pittsburgh, in the City of Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. LAULER. House Bill No. 571.

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital and Dispensary, of Pittsburgh.

Referred to the Committee on Appropriations.

By Mr. GRIEST. House Bill No. 572.

An Act to amend section one of an act approved the fifth day of June, one thousand nine hundred and seventeen, (P. L. 333), entitled "An Act to amend section one of an act, entitled 'An Act to provide for the removal of judges of the Supreme Superior, common pleas, and orphans' courts, permanently disqualified by reason of physical or mental disability to perform their judicial functions and duties, with half pay for their unexpired terms, and the filling of vacancies caused by such removal,' approved eleventh day of May, one thousand nine hundred and one, as amended by an act, entitled 'An Act to amend section one of an act, entitled 'An Act to provide for the removal of judges of the Supreme, Superior, common pleas, and orphans' courts, permanently disqualified by reason of physical or mental disability to perform their judicial functions and duties, with half pay for their unexpired terms, and the filling of vacancies caused by such removal,' approved May eleventh, one thousand nine hundred and one; so as to allow them full pay during the balance of their terms of office, and, under certain conditions, half pay during the remainder of their lives,' approved twenty-third day of June, one thousand nine hundred and eleven, so as to provide that any judge of the Supreme or Superior Court who has served in judicial office for twenty or more years shall be entitled to receive the benefits of said act immediately after his honorable retirement from office, by expiration of term, resignation, or otherwise, whether said service be continuous or not, and extending the provisions of said act to judges of the court of common pleas and orphans' court who have served continuously for twenty years or more, and have reached the age of sixty-five years, after retirement from office of any of such judges after the expiration of their term, resignation or otherwise;" extending the provisions thereof to judges retired prior to the passage of the act, and not entitled to the benefits thereof.

Referred to the Committee on Judiciary General.

REPORT FROM COMMITTEE.

Mr. JORDAN, from the Committee on Agriculture, reported as committed, House Bill No. 494, entitled:

An Act relating to milk and cream delivered to milk gathering stations; providing for schedules of prices; and prescribing penalties.

ANNOUNCEMENT BY THE SPEAKER.

The SPEAKER. It had been the purpose of the Chair to finish up the third reading calendar today, but in view of the fact that there are so few members present the Chair feels that the number is not sufficient to consider this calendar at this time.

ADJOURNMENT.

Mr. RAMSEY. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to, and (at 1:15 o'clock P. M.), the House adjourned until Monday evening, February 24, 1919, at 9:00 o'clock P. M.

Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., MONDAY, FEBRUARY 24, 1919

No. 16

SENATE.

MONDAY, February 24, 1919.

The Senate met at 9 o'clock P. M.
The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) in the Chair.

PRAYER.

The Chaplain, Rev. Thomas W. Davis, offered the following prayer:

Almighty God, we have learned by experience that it is a wise thing to put our trust in Thee, and to seek Divine guidance in all the affairs of our lives. We pray Thy blessing upon all the peoples of this State in their relations, to business and labor and politics and religion and society. Bless this body in all of their deliberations and we commend unto Thee also all the members of their families. These favors we ask in our Saviour's name. Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. SALUS, the further reading was dispensed with, and the Journal was approved.

NOMINATIONS BY THE GOVERNOR.

The Private Secretary to the Governor being introduced, presented communications in writing from his Excellency, the Governor of the Commonwealth, which were read as follows:

JUSTICES OF THE PEACE.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, February 24, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Justices of the Peace, until the dates set opposite their names, respectively:

W. Forrest Magee, Township of Southampton, County of Bucks, until the first Monday of January, 1920, vice Frank Hogeland, deceased.

Emile Stanger, Borough of Kane, County of McKean, until the first Monday of January, 1920, vice John T. Dolphin, failed to qualify.

Harry T. Vaughn, Borough of Wheatland, County of Mercer, until the first Monday of January, 1920, vice D. J. Davies, resigned.

M. L. Bossart, Borough of Arona, County of Westmoreland, until the first Monday of January, 1920, vice L. L. Garlow, resigned.

WM. C. SPROUL.

BOARD OF TRUSTEES OF PENNSYLVANIA STATE COLLEGE.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, February 24, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be members of the Board of Trustees of the Pennsylvania State College, for the term of three years, to compute from the dates set opposite their names, respectively:

E. S. Bayard, Pittsburgh, July 1, 1918.

E. R. Kiess, Williamsport, July 1, 1918.

WM. C. SPROUL.

COMMISSIONER OF HEALTH OF THE COMMONWEALTH OF PENNSYLVANIA.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, February 24, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Lieutenant Colonel Edward Martin, Medical Corps, U. S. A., of the City of Philadelphia, to be Commissioner of Health for the Commonwealth of Pennsylvania, for the term of four years, to be computed from March 1, 1919.

WM. C. SPROUL.

NOTARIES PUBLIC.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, February 24, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the dates set opposite their names, respectively:

ALLEGHENY COUNTY.

William E. Miller, East Pittsburgh, March 9, 1919.
Geo. V. Milligan, East Pittsburgh, March 7, 1919.
Homer D. Wood, Pittsburgh, March 9, 1919.

CARBON COUNTY.

Carl Hine, Mauch Chunk, March 9, 1919.

FAYETTE COUNTY.

Joseph Vecchio, Uniontown, March 1, 1919.

LEHIGH COUNTY.

James V. Cassone, Allentown, March 9, 1919.

MONTGOMERY COUNTY.

Miss Rebecca McI. Roberts, Norristown, March 9, 1919.

NORTHAMPTON COUNTY.

John E. Leibfried, Bethlehem, March 9, 1919.
Philip Meixler, Northampton, March 9, 1919.

NORTHUMBERLAND COUNTY.

William H. Ressler, Shamokin, March 9, 1919.

WARREN COUNTY.

L. C. Jamieson, Clarendon, March 9, 1919.

WASHINGTON COUNTY.

Louis P. Flickinger, Charleroi, March 9, 1919.

WESTMORELAND COUNTY.

A. N. Shuster, Monessen, March 9, 1919.

WM. C. SPROUL.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, February 24, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of confirmation:

ADAMS COUNTY.

Charles E. Pearson, York Springs.

ALLEGHENY COUNTY.

Stephen G. Barnes, Pittsburgh.
 J. S. Baughman, Pittsburgh.
 John S. Beers, Pittsburgh.
 C. S. Callen, Pittsburgh.
 John B. Cunningham, Pittsburgh.
 Pierre De Backer, Pittsburgh.
 Arthur Einert, Pittsburgh.
 M. H. Gottschall, Pittsburgh.
 Charles C. Herzog, Pittsburgh.
 Archie J. Holman, Bellevue.
 A. F. Kaufman, Pittsburgh.
 Andrew Kazmierski, Pittsburgh.
 C. S. Leet, Pittsburgh.
 Meredith R. Marshall, Pittsburgh.
 Louis Moul, Pittsburgh.
 Joseph A. Solinsky, Pittsburgh.
 Harry E. Zaring, Pittsburgh.

BERKS COUNTY.

Geo. L. Roller, Reading.

BUCKS COUNTY.

Louis Rotunno, Bristol.
 Miss Mary E. Wilkinson, Bristol.

CAMBRIA COUNTY.

H. A. Brown, Township of Summerhill.
 Sante Demaria, Johnstown.

DAUPHIN COUNTY.

R. S. Care, Harrisburg.
 James G. Hatz, Harrisburg.

ERIE COUNTY.

W. Ed. Marsh, Corry.

FAYETTE COUNTY.

Jesse T. Ross, Brownsville.

GREENE COUNTY.

W. P. Smith, Jefferson.

LEHIGH COUNTY.

George Kopp, Allentown.

LUZERNE COUNTY.

Miss Catherine M. Kane, Wilkes-Barre.

LYCOMING COUNTY.

Hugh B. Foster, Williamsport.
 C. Owen Fry, Williamsport.

MONTGOMERY COUNTY.

Merit M. Missimer, Pottstown.
 Alfred H. Trank, Jenkintown.

PHILADELPHIA COUNTY.

Gibson deFiganieri, Philadelphia.
 Leon H. Foltz, Philadelphia.
 Miss L. Edna Geraghty, Philadelphia.
 Jacob B. Hoffman, Philadelphia.
 Anthony C. Melone, Philadelphia.
 Katharine A. O'Neill, Philadelphia.
 Oscar H. Price, Philadelphia.
 Frank J. Reeves, Philadelphia.
 Wm. Reinhardt, Philadelphia.
 W. Burton Richards, Philadelphia.
 Louis P. Sigel, Philadelphia.
 Frank W. Smith, Philadelphia.
 T. Bailey Stinson, Philadelphia.
 Miss A. R. White, Philadelphia.

VENANGO COUNTY.

W. F. Moyar, Oil City.

YORK COUNTY.

C. M. Stauffer, West York.

WM. C. SPROUL.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, February 24, 1919.
 To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the dates set opposite their names, respectively:

ALLEGHENY COUNTY.

W. F. Anll, Pittsburgh, March 9, 1919.
 Edward F. Bartels, Pittsburgh, March 9, 1919.
 W. R. Bell, Township of Chartiers, March 9, 1919.
 David Bisset, Dormont, February 28, 1919.
 John I. Bohnert, Pittsburgh, March 9, 1919.
 Miss Edith Boyd, Pittsburgh, March 9, 1919.
 C. P. Brainard, Pittsburgh, March 29, 1919.
 John C. Breeding, Bellevue, March 9, 1919.
 Miss Margaret Buchan, McKeesport, March 9, 1919.
 John P. Callender, Township of East Deer, March 9, 1919.
 Miss Lulu M. Center, Pittsburgh, March 9, 1919.
 Gherado Cremonese, Pittsburgh, March 9, 1919.
 Frank E. Cronkite, Wilkensburg, March 9, 1919.
 Giuseppe Cuda, Pittsburgh, March 1, 1919.
 Joseph N. Dalfonzo, Pittsburgh, March 9, 1919.
 P. C. Danner, Pittsburgh, March 29, 1919.
 William B. Dawson, Pittsburgh, March 9, 1919.
 I. W. England, Pittsburgh, March 9, 1919.
 John N. English, Pittsburgh, March 9, 1919.
 R. Frank, Pittsburgh, March 1, 1919.
 Herman A. Fischer, Etna, March 9, 1919.
 Elliott Frederick, Pittsburgh, March 8, 1919.
 Robert V. Fulton, Pittsburgh, March 9, 1919.
 John M. Gallagher, Pittsburgh, March 9, 1919.
 Fred Golden, Pittsburgh, March 29, 1919.
 Howard F. Good, Pittsburgh, March 9, 1919.
 Henry T. Hamilton, Pittsburgh, March 3, 1919.
 Miss Flora Hartfeld, Pittsburgh, March 9, 1919.
 Sidney B. Harwood, Pittsburgh, March 9, 1919.
 W. S. Heath, Braddock, March 7, 1919.
 John J. Hess, Pittsburgh, March 9, 1919.
 Fred W. Jones, Pittsburgh, March 9, 1919.
 M. L. King, Pittsburgh, March 9, 1919.
 Herman W. Klein, Pittsburgh, March 1, 1919.
 Miss Rose B. Knepper, Pittsburgh, March 8, 1919.
 G. R. Landers, Pittsburgh, March 9, 1919.
 David L. Lawrence, Pittsburgh, March 1, 1919.
 Raymond L. Leety, Pittsburgh, March 9, 1919.
 Miss Ella J. Letzkus, Pittsburgh, March 1, 1919.
 P. J. Long, Duquesne, March 9, 1919.
 M. J. Lowry, Pittsburgh, March 9, 1919.
 J. A. Lynch, Pittsburgh, March 19, 1919.
 S. Lee McBride, Pittsburgh, March 1, 1919.
 J. Woods McCormick, Pittsburgh, March 9, 1919.
 Harry L. McGuire, West Elizabeth, March 22, 1919.
 John J. McInerney, Pittsburgh, May 3, 1919.
 Leonard McLaughlin, Pittsburgh, March 9, 1919.
 John M. Marciniak, Pittsburgh, March 29, 1919.
 John R. Mavhugh, Aspinwall, March 9, 1919.
 George E. Meyers, Pittsburgh, March 7, 1919.
 Wm. L. Mussler, McKeesport, March 9, 1919.
 A. B. Niemeyer, Pittsburgh, March 9, 1919.
 Edwin Gilpin Orr, Pittsburgh, March 9, 1919.
 Wilbert N. Owings, Pittsburgh, March 9, 1919.
 Detmore D. Park, Pittsburgh, March 9, 1919.
 Harry B. Pavitt, Township of Harrison, March 9, 1919.
 A. T. Platt, Coraopolis, March 8, 1919.
 Miss M. Portman, Pittsburgh, March 9, 1919.
 Miss Blanche B. Ransick, McKeesport, March 9, 1919.
 A. T. Rowe, Pittsburgh, March 9, 1919.
 I. M. Sarraf, Pittsburgh, March 1, 1919.
 John Shanks, Pittsburgh, March 9, 1919.
 Charles H. Smith, Knoxville, March 2, 1919.
 George Szeeska, Pittsburgh, March 9, 1919.
 D. C. Tebbutt, Pittsburgh, March 9, 1919.
 Miss Bertha R. Thomas, Pittsburgh, March 9, 1919.
 W. J. Vandevort, Pittsburgh, March 9, 1919.
 Albert W. Wallace, Pittsburgh, March 9, 1919.
 Henry G. White, Coraopolis, March 9, 1919.
 Arthur I. Zelger, Pittsburgh, March 9, 1919.
 Miss Gyla Zimmerly, Pittsburgh, March 9, 1919.

ARMSTRONG COUNTY.

Miss Emma Burge, Kittanning, March 8, 1919.
 W. T. Carroll, Township of Brady's Bend, March 11, 1919.
 Byron W. Meredith, Township of Madison, March 9, 1919.

BEAVER COUNTY.

D. M. Carver, Beaver, March 9, 1919.
 Adolf Fleischhacker, Woodlawn, March 9, 1919.
 H. L. Grimmel, Monaca, March 1, 1919.
 Wm. Habersfeld, Ambridge, March 9, 1919.
 Paulus E. Koehler, Monaca, March 11, 1919.
 Fred J. Mai, Beaver Falls, March 9, 1919.
 Henry Miksch, Monaca, March 9, 1919.
 Stewart C. Moore, Woodlawn, March 9, 1919.
 Chas. Theo. Smith, Beaver Falls, March 9, 1919.

BERKS COUNTY.

Irvin D. Bertram, Reading, March 1, 1919.
 Miss Ella H. Gartlan, Reading, March 9, 1919.
 Howard L. McIlvain, Reading, March 1, 1919.

BLAIR COUNTY.

David T. Caldwell, Tyrone, February 27, 1919.

BRADFORD COUNTY.

Lee Brooks, Canton, March 1, 1919.
 Edward S. Johnson, Athens, March 9, 1919.
 David A. McNeal, Towanda, March 9, 1919.

BUCKS COUNTY.

Miss Bertha Becker, Doylestown, February 28, 1919.
Miss Mabel M. Heitz, Quakertown, March 2, 1919.
E. Wesley Keeler, Doylestown, March 9, 1919.
Samuel F. Stover, Perkside, March 9, 1919.
John P. Taylor, Bristol, March 9, 1919.

BUTLER COUNTY.

Harry L. Graham, Butler, March 14, 1919.
Alfred J. Gumper, Butler, March 3, 1919.
G. W. Hazlett, Butler, March 9, 1919.
James E. Marshall, Butler, March 1, 1919.
Thos. M. Murphy, Petrolia, March 29, 1919.
J. A. Ripper, Evansburg, March 9, 1919.

CARBON COUNTY.

William M. Kleckner, East Mauch Chunk, March 9, 1919.
William J. Reese, Lansford, March 9, 1919.

CAMBRIA COUNTY.

George M. Lang, Cresson, March 1, 1919.
A. G. Neff, Johnstown, March 9, 1919.
Julius Pannck, Gallatin, March 22, 1919.
Irwin W. Penrod, Johnstown, March 9, 1919.
Mrs. Katherine O. Statler, Johnstown, March 9, 1919.

CENTRE COUNTY.

M. Ward Fleming, Philipsburg, March 9, 1919.

CHESTER COUNTY.

Miss Mary B. Darlington, West Chester, March 9, 1919.
Miss Mabel E. Entreklin, Coatesville, March 17, 1919.
Leo A. Gotwals, Phoenixville, March 1, 1919.
I. E. Miller, Phoenixville, March 7, 1919.
I. N. Earl Wynn, West Chester, March 9, 1919.

CLARION COUNTY.

Miss Trene B. Baker, Richland, March 9, 1919.
F. R. Johnston, Rimersburg, March 9, 1919.
C. E. Sayers, Hawthorn, March 8, 1919.

CLEARFIELD COUNTY.

Harry F. Wallace, Clearfield, March 1, 1919.

COLUMBIA COUNTY.

Conway Wing Dickson, Berwick, March 9, 1919.
L. S. Jacoby, Berwick, March 8, 1919.
J. C. Rutter, Jr., Bloomsburg, March 16, 1919.
Frank P. Zarr, Bloomsburg, March 9, 1919.

DAUPHIN COUNTY.

C. L. Brinzer, Harrisburg, March 1, 1919.
John J. Buffington, Gatz, March 9, 1919.
Wm. H. Charters, Harrisburg, March 9, 1919.
C. A. Fornwald, Harrisburg, March 9, 1919.
Max A. Kohn, Steelton, March 11, 1919.
John W. Metzger, Middletown, March 1, 1919.
Fred C. Miller, Harrisburg, March 1, 1919.
Harry Bruce Mumma, Harrisburg, March 9, 1919.

DELAWARE COUNTY.

Percival V. Cooper, Media, March 11, 1919.
John L. Galloway, Prospect Park, March 9, 1919.
Albert E. Holl, Media, March 16, 1919.
Alfred Holyroyd, Darby, March 9, 1919.
Mrs. Margaret C. Hoopes, Township of Upper Darby, March 8, 1919.
Philip S. Neison, Norwood, March 9, 1919.

ERIE COUNTY.

Albert O. Chapin, Erie, March 9, 1919.
Ed. Veriar, Albion, March 9, 1919.
Miss Lucy M. Grieves, Erie, March 9, 1919.
Vincent Leonetti, Erie, March 9, 1919.
Ritchie T. Marsh, Erie, March 1, 1919.
Miss Charlotte A. Masten, Erie, March 19, 1919.
B. I. Miller, Erie, March 1, 1919.
H. H. Nichols, Girard, March 1, 1919.
Walter L. Peake, Corry, March 9, 1919.
Albert E. Rose, Erie, March 9, 1919.
T. S. Woodruff, Girard, March 9, 1919.
W. J. Young, Erie, March 2, 1919.

FAYETTE COUNTY.

John Farrell, Uniontown, March 2, 1919.
Joseph K. Bush, Brownsville, March 1, 1919.
Chauncey D. Harader, Uniontown, March 23, 1919.

FRANKLIN COUNTY.

Miss Ethel S. Boyd, Chambersburg, March 9, 1919.
John L. Etchberger, Chambersburg, March 9, 1919.
Wm. Robertson, Township of Fannet, March 9, 1919.
Miss Rose E. Fisher, Chambersburg, March 9, 1919.
Harlan J. Mentzer, Township of Washington, March 1, 1919.

FULTON COUNTY.

M. Ray Shaffner, McConnellsburg, March 26, 1919.

HUNTINGDON COUNTY.

W. D. Behel, Township of Tell, March 9, 1919.
O. J. Cassidy, Mount Union, March 8, 1919.

INDIANA COUNTY.

Arthur T. Carney, Blairsville, March 23, 1919.

LACKAWANNA COUNTY.

H. S. Alworth, Scranton, March 2, 1919.
W. J. Appleman, Throop, March 7, 1919.
Wm. M. Hamlin, Scranton, March 25, 1919.
Fread A. Hughes, Scranton, March 9, 1919.
Thomas V. Judge, Scranton, March 9, 1919.
Miss Amelia S. Koch, Scranton, March 9, 1919.
Shandor Kovacs, Throop, March 5, 1919.
John R. Shepherd, Carbondale, March 9, 1919.
Frank M. Walsh, Scranton, March 9, 1919.

LANCASTER COUNTY.

T. Roberts Appel, Lancaster, March 12, 1919.
I. C. Arnold, Lancaster, March 12, 1919.
Chas. W. Eaby, Lancaster, March 4, 1919.
Mrs. Elsie M. Rutter, Township of Salisbury, March 9, 1919.

LAWRENCE COUNTY.

Michael Conti, New Castle, March 12, 1919.
Domenico Lagnese, Township of Mahoning, March 9, 1919.
George S. Miller, New Castle, March 9, 1919.

LEHIGH COUNTY.

Clarence H. Boehm, Bethlehem, March 9, 1919.
Jas. D. Faust, Bethlehem, March 12, 1919.
Henry C. Gladstone, Allentown, March 9, 1919.
Miss Sue O. Hofford, Allentown, March 23, 1919.
Martin A. Reinsmith, Allentown, March 1, 1919.
Edward D. Rose, Allentown, March 9, 1919.
Miss Claire M. Seip, Allentown, March 9, 1919.
Harry V. Sieger, Conlay, March 1, 1919.
George V. Specht, Township of Whitehall, March 9, 1919.
Samuel T. Wardelich, Township of Lyonn, March 9, 1919.
Charles L. Walters, Allentown, March 9, 1919.
Samuel Weil, Allentown, March 9, 1919.
Robert P. Wetzel, Allentown, March 9, 1919.

LUZERNE COUNTY.

Frank B. Brown, Wilkes-Barre, March 9, 1919.
Robert Challis, Jr., Wilkes-Barre, March 9, 1919.
Ben. H. Keller, Wilkes-Barre, March 9, 1919.
Joseph Reichman, Wilkes-Barre, March 9, 1919.
John Shadrach, Wilkes-Barre, March 1, 1919.

LYCOMING COUNTY.

George E. Graff, Williamsport, February 27, 1919.
J. S. Till, Williamsport, March 9, 1919.

MCKEAN COUNTY.

M. N. Allen, Port Allegheny, March 9, 1919.
Allen E. Conant, Bradford, March 9, 1919.
C. C. Davis, Kane, March 9, 1919.
Lester H. Simons, Bradford, March 9, 1919.

MERCER COUNTY.

Quinton J. Burnett, Greenville, March 1, 1919.
J. M. Hittle, Greenville, March 8, 1919.
Stanley A. Gillespie, Greenville, March 9, 1919.
Miss Mary R. McCann, Sharon, March 6, 1919.
Guy Thorne, Greenville, March 8, 1919.

MIFFLIN COUNTY.

E. Bruce Alexander, Township of Union, March 26, 1919.

MONTGOMERY COUNTY.

John M. Dettra, Norristown, March 16, 1919.
James E. Dolan, Township of Lower Merion, March 9, 1919.
William Edelman, Pottstown, March 9, 1919.
Daniel L. Evans, Pottstown, March 9, 1919.
Jacob M. Knetz, East Greenville, March 1, 1919.
Charles H. Miller, Lansdale, March 9, 1919.
Sylvester H. Orr, Norristown, February 28, 1919.
Miss Elimina S. Tyson, Norristown, March 9, 1919.

MONROE COUNTY.

C. Raymond Bensinger, Stroudsburg, March 9, 1919.
Roy M. Houser, Stroudsburg, March 2, 1919.

NORTHAMPTON COUNTY.

Charles E. Brunner, Easton, March 16, 1919.
S. L. Caum, Bethlehem, March 7, 1919.
William J. Fink, Bethlehem, March 1, 1919.
Miss Della M. Frankenfield, Bethlehem, March 1, 1919.
Joseph McGarr, Bethlehem, March 9, 1919.
P. S. Weiss, Easton, March 26, 1919.

NORTHUMBERLAND COUNTY.

William A. Coulston, Shamokin, March 3, 1919.
Joseph F. Cummings, Sunbury, March 19, 1919.
Joseph A. Palumbo, Mount Carmel, March 9, 1919.

PHILADELPHIA COUNTY.

Woodward Abrahams, Philadelphia, March 9, 1919.
Harry J. Alker, Jr., Philadelphia, March 9, 1919.
Chas. H. Allen, Philadelphia, March 10, 1919.
Miss Pauline Allow, Philadelphia, March 9, 1919.
Thomas E. Ashmead, Philadelphia, March 9, 1919.
Willard E. Barcus, Philadelphia, March 7, 1919.
William H. Barrett, Philadelphia, March 9, 1919.
John D. Beatty, Philadelphia, March 1, 1919.
Albert E. Beech, Philadelphia, March 1, 1919.
Charles C. Benkert, Philadelphia, March 9, 1919.
Max Berger, Philadelphia, March 2, 1919.
Chas. V. Brennan, Philadelphia, March 9, 1919.
Francis M. Brower, Jr., Philadelphia, March 28, 1919.
James J. Burns, Philadelphia, March 19, 1919.
Mrs. Laura P. Cameron, Philadelphia, March 19, 1919.
D. Frank Carroll, Philadelphia, March 1, 1919.
Vincent P. Carroll, Philadelphia, March 9, 1919.
F. P. Carter, Philadelphia, March 9, 1919.
Adolph B. Casper, Philadelphia, March 9, 1919.
Allan J. Cassidy, Philadelphia, March 9, 1919.
William D. Chambers, Philadelphia, March 9, 1919.
Joseph A. Cianciarulo, Philadelphia, March 9, 1919.
Miss Jane E. Clegg, Philadelphia, March 1, 1919.
Thomas E. Cogan, Philadelphia, March 8, 1919.
J. Morris Dalton, Philadelphia, March 9, 1919.
Miss Margaret M. Daly, Philadelphia, March 9, 1919.
George F. Deck, Philadelphia, March 9, 1919.
Jos. G. Denny, Jr., Philadelphia, March 1, 1919.
John M. Dredger, Jr., Philadelphia, March 7, 1919.
Wm. Fred Dreisbach, Philadelphia, March 9, 1919.
Miss Florence Dunlap, Philadelphia, March 9, 1919.
William J. Earnshaw, Philadelphia, March 8, 1919.
Lawrence Farrell, Philadelphia, March 13, 1919.
Harry J. Fasy, Philadelphia, March 9, 1919.
Miss Catharine S. Fegely, Philadelphia, March 9, 1919.
J. Jos. Finn, Philadelphia, March 9, 1919.
Herman C. Flomenhoff, Philadelphia, March 15, 1919.
Miss Estella M. Ford, Philadelphia, March 9, 1919.
Edward I. Frank, Philadelphia, March 9, 1919.
Miss Helen H. Fullerton, Philadelphia, March 1, 1919.
Samuel E. Gardiner, Philadelphia, March 13, 1919.
George C. Gibson, Philadelphia, March 9, 1919.
Joseph Gsell, Philadelphia, April 9, 1919.
Miss M. M. Hamilton, Philadelphia, March 15, 1919.
Jay V. Hare, Philadelphia, March 1, 1919.
Eugene E. Hogle, Philadelphia, March 9, 1919.
John M. Holton, Philadelphia, March 9, 1919.
Leo J. Horton, Philadelphia, March 9, 1919.
Thomas J. Hughes, Philadelphia, March 9, 1919.
P. Wm. Huster, Philadelphia, March 1, 1919.
Chas. A. Jann, Jr., Philadelphia, March 9, 1919.
Miss Rae B. Jenks, Philadelphia, March 1, 1919.
Geo. A. Jennis, Philadelphia, March 9, 1919.
Mark D. Jones, Philadelphia, March 1, 1919.
Mortimer A. Jones, Philadelphia, March 16, 1919.
Wm. H. Jones, Philadelphia, March 1, 1919.
Louis Karstaedt, Philadelphia, March 9, 1919.
Oliver S. Keely, Philadelphia, March 8, 1919.
Francis P. Kelly, Philadelphia, March 9, 1919.
Frank Brooks Kelly, Philadelphia, March 5, 1919.
Miss Rose Kenin, Philadelphia, March 9, 1919.
Edward J. Kirchner, Philadelphia, March 1, 1919.
Charles F. Kolb, Philadelphia, March 1, 1919.
David G. Kratzok, Philadelphia, March 9, 1919.
Meyer Kraus, Philadelphia, March 4, 1919.
William H. Lauer, Philadelphia, March 9, 1919.
Louis Edward Levinthal, Philadelphia, March 9, 1919.
Alexander Lieberman, Philadelphia, March 15, 1919.
John Linton, Philadelphia, March 9, 1919.
William MacDonald, Philadelphia, March 1, 1919.
Miss Amanda G. MacFarlan, Philadelphia, March 31, 1919.
Sam'l S. McCloskey, Philadelphia, March 7, 1919.
Robt. B. McConnell, Philadelphia, March 9, 1919.
Miss Helen R. McCrley, Philadelphia, March 9, 1919.
D. Arthur Magaziner, Philadelphia, March 1, 1919.
Thomas H. Maginniss, Jr., Philadelphia, March 9, 1919.
Eugene S. Mapp, Philadelphia, March 8, 1919.
Wm. R. Martin, Philadelphia, March 6, 1919.
Maurice H. Matsinger, Philadelphia, March 9, 1919.
Howard Mellor, Philadelphia, March 22, 1919.
George A. Meyer, Philadelphia, March 9, 1919.
Abraham L. Millard, Philadelphia, March 9, 1919.
William K. Miller, Philadelphia, March 9, 1919.
John J. Minnick, Philadelphia, March 21, 1919.
Robert T. Mitchell, Philadelphia, March 8, 1919.
Frank G. Mundorf, Philadelphia, March 9, 1919.

Robt. V. Myers, Jr., Philadelphia, March 9, 1919.
Leon Nathan, Philadelphia, March 22, 1919.
Alfred H. Neithammer, Philadelphia, March 9, 1919.
Romeo J. Neri, Philadelphia, March 9, 1919.
David T. Nevin, Philadelphia, March 9, 1919.
Vincent D. Olivet, Philadelphia, March 9, 1919.
George Ovington, Jr., Philadelphia, March 9, 1919.
Thomas H. Palmer, Philadelphia, March 9, 1919.
William Phillips, Philadelphia, March 9, 1919.
Domenico Pontarelli, Philadelphia, March 9, 1919.
George F. Powell, Philadelphia, March 9, 1919.
William M. Pye, Philadelphia, March 1, 1919.
Joseph R. Redfern, Philadelphia, March 9, 1919.
Ralph M. Reeve, Philadelphia, March 9, 1919.
Harold S. Riddiough, Philadelphia, March 9, 1919.
J. Wm. Robbins, Philadelphia, March 4, 1919.
Oscar Rosenbaum, Philadelphia, March 9, 1919.
Edwin B. Ross, Philadelphia, March 1, 1919.
William J. Russell, Philadelphia, March 9, 1919.
Thomas S. Russo, Philadelphia, March 22, 1919.
Miss M. Gertrude Ryan, Philadelphia, March 9, 1919.
John J. Rzepski, Philadelphia, March 9, 1919.
Rufus E. Sadler, Philadelphia, March 20, 1919.
Miss Martha C. Scott, Philadelphia, March 9, 1919.
Alfred L. Skirving, Philadelphia, March 15, 1919.
Geo. H. Smyth, Philadelphia, March 15, 1919.
Thomas A. Somers, Philadelphia, March 6, 1919.
George J. Sosna, Philadelphia, March 9, 1919.
Andrew F. Stevens, Philadelphia, March 9, 1919.
Thomas F. Stewart, Philadelphia, March 9, 1919.
Charles P. Stocke, Philadelphia, March 9, 1919.
Geo. Z. Sutton, Philadelphia, March 1, 1919.
William P. Swift, Philadelphia, March 9, 1919.
Charles D. Thomas, Philadelphia, March 15, 1919.
Joseph Toro, Philadelphia, March 9, 1919.
Giuseppe Varallo, Philadelphia, March 1, 1919.
Henry B. Weed, Philadelphia, March 9, 1919.
Luis Weil, Philadelphia, March 9, 1919.
Walter J. Weiss, Philadelphia, March 8, 1919.
W. F. Weniger, Philadelphia, March 9, 1919.
P. A. Wilson, Philadelphia, March 9, 1919.

SCHUYLKILL COUNTY.

Theo. F. Barron, Ashland, March 8, 1919.
Joseph Bell, Shenandoah, March 9, 1919.
Frank L. Brown, Auburn, March 1, 1919.
John M. Coombe, Mahanov City, March 1, 1919.
James S. Hicks, Frackville, March 1, 1919.
Morris W. Hikes, Pine Grove, March 9, 1919.
William F. Horn, Township of East Union, March 9, 1919.
H. Fred Lauer, Ashland, March 8, 1919.
Charles G. Reed, Pottsville, March 9, 1919.
J. William Ritz, Ashland, March 8, 1919.
John Smith, Mahanov City, March 9, 1919.

SOMERSET COUNTY.

Robert Cook, Meyersdale, March 26, 1919.
B. F. Freeman, Windber, March 9, 1919.
D. H. Pore, Confluence, March 9, 1919.
L. D. Sine, Township of Shade, March 9, 1919.

TIOGA COUNTY.

Miss Marguerite R. Baldwin, Tioga, March 9, 1919.
O. S. Kimbell, Westfield, March 9, 1919.

VENANGO COUNTY.

Maurice A. Brewster, Township of Cornplanter, March 9, 1919.
Silas Criswell, Emlenton, March 9, 1919.
Gus B. Evans, Oil City, March 9, 1919.
Harold T. Parker, Oil City, March 9, 1919.
J. C. Gilmore, Oil City, March 1, 1919.
Bert C. Weikal, Polk, March 1, 1919.

WARREN COUNTY.

C. W. Elder, Township of Sheffield, March 2, 1919.
Mrs. Mabelle M. Landis, Warren, March 9, 1919.

WASHINGTON COUNTY.

Miss Louise Carroll, Washington, March 9, 1919.
E. J. Charles, Charleroi, March 9, 1919.
A. L. Dubinsky, Charleroi, March 29, 1919.
Miss Minnie B. Fleming, Washington, March 9, 1919.
Geo. K. Gray, Washington, March 9, 1919.
W. S. Noble, Washington, March 9, 1919.

WAYNE COUNTY.

Ellis D. Keyes, Township of Lake, March 9, 1919.

WESTMORELAND COUNTY.

John B. Hagerman, New Kensington, March 9, 1919.
Reynolds Laughlin, New Kensington, March 9, 1919.
Nicholas Long, Greensburg, March 9, 1919.
J. Lyman Loucks, Township of East Huntingdon, March 9, 1919.
Geo. J. Loughran, Greensburg, March 23, 1919.
G. A. McDowell, Greensburg, March 14, 1919.
T. F. O'Donnell, Jeanette, March 9, 1919.
Lawrence M. Pfadt, Mt. Pleasant, March 9, 1919.
L. S. Rhoades, Mt. Pleasant, March 9, 1919.

C. A. Sherriek, Mt. Pleasant, March 9, 1919.
 M. J. Tyrlavsky, Monessen, March 9, 1919.
 Sydney Watkins, Township of Rostraver, March 9, 1919.
 Edward H. Welsh, Vandergrift, March 9, 1919.

YORK COUNTY.

C. E. Dise, Glen Rock, March 9, 1919.
 C. L. Moody, York, March 9, 1919.
 George F. Saubel, York, March 24, 1919.
 Miss Bertha M. Schoener, York, March 8, 1919.
 J. F. Whitman, York, March 9, 1919.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent.

A motion was made by Mr. CROW.

That Rule 38, which requires nominations made by the Governor, to lie on the table one day be dispensed with, and the Senate do now resolve itself into Executive Session, for the purpose of acting upon all the nominations reported at today's session.

Which was agreed to.

Whereupon,

A motion was made by Mr. CROW,

That the Senate do advise and consent to the nominations reported.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45

Baldwin,	Einstein,	Marlow,	Salus,
Barnes,	Eyre,	Martin,	Sassaman,
Barr,	Graff,	McConnell,	Schantz,
Beales,	Gray,	McNichol,	Snyder,
Boyd,	Hackett,	Mearkle,	Sones,
Buckman,	Haldeman,	Miller, J. S.,	Tompkins,
Campbell,	Herron,	Miller, S. J.,	Turner,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Nason,	Weaver,
Daix,	Leiby,	Patton,	Whitten,
Davis,	Leslie,	Phipps,	Woodward,
Donahue,			

NAYS—0

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. CROW. Mr. President, I move that the executive session do now rise.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

BILLS INTRODUCED.

Mr. SNYDER read in his place and presented to the Chair Senate Bill No. 254, entitled:

An Act to amend an act approved the 25th day of May, 1897 (P. L. 83), entitled: "An Act to provide for the maintenance, care and treatment of the indigent insane in county and local institutions," as amended.

Which was committed to the Committee on Appropriations.

Mr. S. J. MILLER read in his place and presented to the Chair Senate Bill No. 255, entitled:

An Act to regulate and establish the fees to be charged by justices of the peace, aldermen and magistrates in this Commonwealth.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 256, entitled:

A Supplement to an act entitled "An Act providing for the selection and purchase, or the appropriation from the State Forest Reserves, of a tract of land, and the erection thereon of buildings for the Western Penitentiary; making an appropriation therefor; authorizing the removal thereof of the inmates of the said penitentiary; and directing the sale of the site now occupied by the said penitentiary, and the buildings and materials thereon," approved the 30th day of March, A. D. 1911: making an additional appropriation for erection, construction and equipment.

Which was committed to the Committee on Appropriations.

Mr. DAIX read in his place and presented to the Chair Senate Bill No. 257, entitled:

An Act making an appropriation to the Northern Home for Friendless Children, of Philadelphia, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 258, entitled:

An Act regulating the sale, offering for sale, barter, exchange and giving of theatre tickets, and providing penalties.

Which was committed to the Committee on Judiciary General.

Mr. GRAY read in his place and presented to the Chair Senate Bill No. 259, entitled:

An Act making an appropriation to the Evangelical Home for the Aged, Philadelphia, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. GRAFF read in his place and presented to the Chair Senate Bill No. 260, entitled:

An Act to amend sections five hundred and twenty-four and five hundred and thirty-seven of an act approved the 18th day of May, 1911 (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Which was committed to the Committee on Education.

Mr. SALUS read in his place and presented to the Chair Senate Bill No. 261, entitled:

An Act requiring all persons, corporations, copartnerships and associations engaging in casualty insurance or re-insurance to comply with certain conditions when suits at law are instituted for injuries sustained, forbidding the cancelling and annulling of contracts of insurance; and providing penalties.

Which was committed to the Committee on Insurance.

Mr. CROW read in his place and presented to the Chair Senate Bill No. 262, entitled:

An Act making the Secretary of Internal Affairs, the custodian of all deeds, contracts, maps, surveys, policies of title insurance, abstracts of title and other documents or instruments relating to the titles to real estate owned or hereafter to be acquired by the Commonwealth.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 263, entitled:

An Act establishing a Bureau of Municipalities in the Department of Internal Affairs, and repealing the act approved June 1, 1915, entitled "An Act creating a Division of Municipal Statistics and Information in the Department of Labor and Industry, and fixing the compensation of officers and employees therein," as amended.

Which was committed to the Committee on Appropriations.

Mr. PHIPPS read in his place and presented to the Chair Senate Bill No. 264, entitled:

An Act to amend part of section six of an act, approved the 31st day of May, 1911, entitled "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, Chief Engineer, Chief Draughtsmen, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of Commissioner, and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats, principal cities and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways solely at the expense of the Commonwealth, and relieving the sev-

eral townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State-aid in the improvement, maintenance and repair of township or county roads, and prescribing the contents of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith, and providing that existing contracts are not affected by provisions of this act."

Which was committed to the Committee on Public Roads and Highways.

Mr. EINSTEIN read in his place and presented to the Chair Senate Bill No. 265, entitled:

An Act requiring counties, cities and boroughs to furnish rooms in public buildings for meeting places for certain organizations.

Which was committed to the Committee on Judiciary General.

Mr. BALDWIN read in his place and presented to the Chair Senate Bill No. 266, entitled:

An Act providing a fixed charge on lands acquired by the State to be held as State Forests and the distribution of the same for county purposes within the counties where State Forests are located.

Which was committed to the Committee on Forestry.

Mr. JONES read in his place and presented to the Chair Senate Bill No. 267, entitled:

An Act providing for and regulating the maintenance and government of a county home in each county of the State having a population of less than two hundred and fifty thousand for indigent orphans and for delinquent, incorrigible, indigent, dependent and neglected children under sixteen years of age; and providing for their commitment thereto.

Which was committed to the Committee on Judiciary General.

Mr. HERRON read in his place and presented to the Chair Senate Bill No. 268, entitled:

An Act to establish a separate orphans' court in and for the County of Washington.

Which was committed to the Committee on Judiciary General.

Mr. VARE read in his place and presented to the Chair Senate Bill No. 269, entitled:

An Act to carry out the provisions of Section 8, Article 9 of the Constitution of the State of Pennsylvania as amended, and for that purpose prescribing the method of determining the amount which may be deducted in ascertaining the borrowing capacity of the City of Philadelphia by excluding from the calculation and deducting from its indebtedness so much of the debt of said city as shall have been incurred, and the proceeds thereof invested in any public improvements of any character which shall be yielding to the said city and annual current net revenue.

Which was committed to the Committee on Municipal Affairs.

Mr. PATTON read in his place and presented to the Chair Senate Bill No. 270, entitled:

An Act making an appropriation to the Mercy Hospital of Philadelphia.

Which was committed to the Committee on Appropriations.

Mr. LEIBY read in his place and presented to the Chair Senate Bill No. 271, entitled:

An Act making an appropriation to the Lewistown Hospital of Lewistown, Pennsylvania.

Which was committed to the Committee on Appropriations.

REPORT FROM COMMITTEE.

Mr. DAIN. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIN from the Committee on Appropriations reported as amended, Senate Bill No. 100, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton, Shamokin and Mt. Carmel Coal Fields.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 64, entitled:

An Act to amend the second section of and to supplement an act, entitled "A supplement to the twenty-fourth section of an act, entitled 'An act to provide revenue by taxation, approved the 7th day of June, 1879,' approved the 1st day of June, 1889, amending the twenty-fourth section by providing for the payment by the State Treasurer of one-half of the two per centum tax on premiums paid by foreign fire insurance companies to the treasurers of the several cities and boroughs within this Commonwealth," approved the 28th day of June, 1895, amending the same to provide for the payment of the net proceeds of the entire two per centum tax for the purpose indicated in the original act and supplement including townships among the distributees, and providing for certain conditions upon said distributions.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Baldwin,	Einstein,	Martin,	Sessamon,
Barnes,	Eyre,	McConnell,	Schantz,
Barr,	Graft,	McNichol,	Snyder,
Beales,	Gray,	Meakle,	Sores,
Boyd,	Hackett,	Miller, J. S.,	Tompkins,
Buckman,	Haldeman,	Miller, S. J.,	Turner,
Campbell,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Nason,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Dain,	Leiby,	Phipps,	Woodward,
Davis,	Leslie,	Salus,	
Donahue,	Marlow,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 13, as follows:

An Act making an appropriation to the trustees of the State Institution for the Feeble-Minded of Eastern Pennsylvania at Spring City

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eighty thousand (\$80,000) dollars or so much thereof as may be necessary is hereby appropriated to the trustees of the State Institution for Feeble-Minded of Eastern Pennsylvania at Spring City for the purpose of paying the deficiency in maintenance caused by the excess of expenses over and above the amount appropriated for maintenance from June

first nineteen hundred and seventeen to June first nineteen hundred and nineteen the evidence of which is to be furnished the Auditor General

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 17, as follows:

An Act making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty-five thousand dollars (\$45,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania for the maintenance of said hospital for the fiscal year ending May thirty-first one thousand nine hundred and nineteen.

The said appropriation to be paid monthly on the warrant of the Auditor General on a settlement made by him and the State Treasurer but no warrant shall be drawn until the trustees of said hospital shall have made under oath to the Auditor General a report containing a specifically itemized statement of the receipts from all sources and expenses of said institution during the previous month and the same is approved by him and the State Treasurer nor until the said Treasurer shall have sufficient money in the treasury not otherwise appropriated to pay the monthly installments due said hospital and the unexpended balance of sums appropriated for specific purpose shall not be used for other purposes whether specified or general but the same shall revert to the State Treasury

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 19, as follows:

An Act validating certain agreements heretofore entered into by counties to pay a portion of the cost of improving and reconstructing certain borough roads and streets and authorizing the payment by the county of such portion of the cost of such improvement and reconstruction

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any county of the Commonwealth by its county commissioners has heretofore agreed in writing with any borough to defray a portion of the cost of improving and reconstructing any road or street within the limits of such borough lying on the route of a State highway and where such road or street has been heretofore duly improved and reconstructed by such borough with the understanding that a portion of the cost of such improvement and reconstruction was to be paid by the county and where the county has failed to pay its due proportion of the cost of such improvement and reconstruction for the reason that no legal authority for such payment existed by law such agreement on the part of the county is hereby validated and made as binding upon the county as if full legal authority existed therefor at the time such agreement was entered into and the county commissioners of the county are hereby authorized to draw their warrant in favor of and to pay to such borough out of the funds of the county the portion of the cost of improving and reconstructing such borough road or street agreed upon in the agreement by them entered into and upon making such payment to such borough the county commissioners shall be relieved from all further liability

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 26, entitled:

An Act to amend an act entitled "An Act to amend the first section of an act entitled 'An Act to encourage county historical societies' approved the twenty-first day of May Anno Domini one thousand nine hundred and one so as to provide that the commissioners' board in counties where the population exceeds one million may appropriate a sum not exceeding one thousand dollars annually to the chief historical society in said county" approved the thirty-first day of March Anno Domini one thou-

sand nine hundred and fifteen (Pamphlet Laws thirty-six) increasing the sum that may be appropriated and providing for joint appropriations.

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the "Act to amend an act entitled 'An Act to encourage county historical societies' approved the twenty-first day of May Anno Domini one thousand nine hundred and one so as to provide that the commissioners' board in counties where the population exceeds one million may appropriate a sum not exceeding one thousand dollars annually to the chief historical society in said county' approved the thirty-first day of March Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws thirty-six) which reads as follows:

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the commissioners' board of the respective counties of this Commonwealth may in its discretion pay out of the county funds not otherwise appropriated and upon proper voucher being given a sum not exceeding two hundred dollars annually to the historical society of said county to assist in paying the running expenses thereof Provided however That in counties where the population exceeds one million the commissioners' board may in its discretion pay out of the county funds not otherwise appropriated and upon proper voucher being given a sum not exceeding one thousand dollars annually to the chief historical society in said county to assist in paying the running expenses thereof" be amended so as to read as follows

Section 1 Be it enacted by the Senate and the House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the commissioners' board of the respective counties of this Commonwealth may in its discretion pay out of the county funds not otherwise appropriated and upon proper vouchers being given a sum not exceeding one thousand dollars annually to the historical society of said county to assist in paying the running expenses thereof Where such a society comprises more than one county the commissioners of said respective counties may jointly pay said sum in such proportion as they shall agree

On the question.

Will the Senate agree to the section?

Mr. SCHANTZ. Mr. President, I move to amend section 1, page 1, line 4, by inserting after the word "amend" the following "the first section of".

Mr. DAIX. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows and agreed to:

An Act to amend an act entitled "An Act to amend the first section of an act entitled 'An Act to encourage county historical societies' approved the twenty-first day of May Anno Domini one thousand nine hundred and one so as to provide that the commissioners' board in counties where the population exceeds one million may appropriate a sum not exceeding one thousand dollars annually to the chief historical society in said county" Approved the thirty-first day of March Anno Domini one thousand nine hundred and fifteen Pamphlet Laws thirty-six increasing the sum that may be appropriated and providing for joint appropriations.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 51, entitled:

An Act validating municipal liens and the procedure thereon

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any borough in this Commonwealth prior to the passage of this act has filed a municipal lien for the cost and expense of any public improvement and has caused a writ of scire facias to be issued for the purpose of reviving and continuing said lien and said writ of scire facias does not comply with the form prescribed by law or is not issued or returned in the manner prescribed by law such lien writ of scire facias and return thereof are hereby validated and made binding for the amount justly due and payable on account of such municipal improvement

Provided That such writ of scire facias and return gave the owner or defendants an opportunity to appear and file an affidavit of defense within fifteen days after service of the writ or the return day thereof. Provided also That this act shall not apply to any proceeding suit or lien wherein a final order or judgment of any court or record had already been entered holding such lien or the proceedings thereon invalid.

On the question,

Will the Senate agree to the section?

Mr. BALDWIN. Mr. President, I move to amend section 1, page 2, line 4, by striking out the word "or" and inserting in lieu thereof the word "of;" also in line 4, by striking out the word "had" and inserting in lieu thereof the word "has"

Mr. HOMSHER. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows and agreed to:

An Act validating municipal liens and the procedure thereon

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 52, as follows:

An Act relating to the procedure on Municipal Liens

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter all municipal liens filed under any act of Assembly shall be revived continued and collected under and according to the procedure and provisions of the act approved the fourth day of June one thousand nine hundred one (Pamphlet Laws three hundred and sixty-four) and the several amendments thereof and supplements thereto entitled "An Act providing when how upon what property and to what extent liens shall be allowed for taxes and for municipal improvements and for the removal of nuisances the procedure upon claims filed therefor the methods for preserving such liens and enforcing payment of such claims the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales"

Section 2 All acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, to be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 53, entitled:

An Act making an appropriation to John C. Block of the borough of Kane to reimburse him for moneys erroneously paid into the State Treasury.

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That

Whereas John C. Block of the Borough of Kane has for the years one thousand nine hundred and fourteen to one thousand nine hundred and eighteen inclusive paid to the county treasurer of McKean county erroneously an excess of ten dollars (\$10.00) each year for a license on billiard tables and bowling alleys which money has been paid into the State Treasury therefore the sum of fifty dollars (\$50.00) is hereby specifically appropriated to John C. Block of the Borough of Kane for the purpose of reimbursing him for excess erroneously paid for licenses to conduct billiard tables and bowling alleys during the years one thousand nine hundred and fourteen to one thousand nine hundred and eighteen inclusive

This appropriation to become payable only when satisfactory proof has been furnished the Auditor General that the excess claimed has been paid into the State Treasury

On the question,

Will the Senate agree to the section?

Mr. BALDWIN. Mr. President, I move to amend section 1, page 1, by striking out lines 1, 2 and 3; also by inserting in line 11 before the word "the" the following:

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That"

Mr. HOMSHER. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows and agreed to:

An Act making an appropriation to John C. Block of the Borough of Kane to reimburse him for moneys erroneously paid into the State Treasury

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 76, as follows:

An Act making a deficiency appropriation to the Pennsylvania State Lunatic Hospital

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty-five thousand dollars (\$45,000) or so much thereof as may be necessary is hereby specifically appropriated to the Pennsylvania State Lunatic Hospital at Harrisburg Pennsylvania for the deficiency for the two fiscal years ending May thirty-first one thousand nine hundred and nineteen

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 119 (House Bill No. 1), entitled:

A Joint Resolution ratifying the proposed amendment to the Constitution of the United States which prohibits the manufacture sale transportation importation or exportation of intoxicating liquors.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

HOUSE MESSAGE.

SENATE BILL NO. 62 RETURNED WITH AMENDMENTS.

The Clerk of the House of Representatives, being introduced, returned to the Senate Senate Bill No. 62, entitled:

An Act reorganizing the Department of the Secretary of the Commonwealth designating the officers and employes thereof and fixing their salaries and making an appropriation therefor to the end of the fiscal year

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Mr. CROW. Mr. President, I move that Rule 21, which requires amended bills to be noted on the calendar, be in this case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives in the foregoing bill.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution, were twice read as follows:

Amend section 1, page 2, line 2, by inserting after the word "thousand" the words "five hundred"; also page 3, line 28, by striking out after the word "at" the words "nine hundred" and inserting in lieu thereof the words "one thousand and eighty"; also section 2, page 4, line 6, by striking out after the word "of" the word "seven" and inserting in lieu thereof the word "eight"; also line 6 by striking out the word "five" and inserting in lieu thereof the word "one"; also in line 6 by inserting after the word "hundred" the words "and eighty"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—42.

Baldwin,	Donabue,	Martin,	Sassaman,
Barnes,	Einstein,	McConnell,	Schantz,
Barr,	Eyre,	McNichol,	Sones,
Beales,	Graft,	Mcckle,	Tompkins,
Boyd,	Gray,	Miller, J. S.,	Turner,
Buckman,	Hackett,	Miller, S. J.,	Vare,
Campbell,	Haldeman,	Murdoch,	Weaver,
Craig,	Herron,	Nason,	Whitten,
Crow,	Hoinsher,	Patton,	Woodward,
Daix,	Leslie,	Phipps,	
Davis,	Marlow,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

RESOLUTION RELATING TO PRINTING OF REPORT OF HEALTH INSURANCE COMMISSION.

He also presented extract from the Journal of the House of Representatives, which was twice read as follows:

In the House of Representatives, February 19, 1919.
Resolved (if the Senate concur) That the Chief Clerk of the House of Representatives is directed to draw his requisition on the Department of Printing and Binding to have printed by the State printer ten thousand copies of the report of the Health Insurance Commission constituted by the act approved the twenty-fifth day of July, one thousand nine hundred seventeen (P. L. 1199), entitled: "An Act to establish a Commission to investigate sickness and accident not compensated under the Workman's Compensation Act of one thousand nine hundred and fifteen, of employed persons and their families, and to make an appropriation for such Commission."

The said copies when printed shall be deposited with the Division for the Distribution of Documents for the use of the Governor of the Commonwealth and the members of the General Assembly.

Mr. CROW. Mr. President, I move that the resolution be referred to the Committee on Printing for amendment.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

RECESS.

Mr. CROW. Mr. President, I move that the Senate do now take a recess of ten minutes.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the Chair.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

HOUSE MESSAGE.

HOUSE BILLS FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced, presented for concurrence bills of the House of Representatives as follows:

House Bill No. 47 (Senate Bill No. 272), entitled:

An Act transferring part of the fund appropriated to the quarantine of Philadelphia by the General Assembly of one thousand nine hundred and seventeen for the maintenance of the boat including fuel new boiler and new steel plates on hull of boat to the fund for the payment of salaries of employees on boat.

Which was committed to the Committee on Appropriations.

House Bill No. 87 (Senate Bill No. 273), entitled:

An Act to amend Article IV of the act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof, and providing revenue to establish and maintain the same, and the method of collecting such revenue; and repeal-

ing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," by adding a section providing for the appointment and the payment of the expenses of delegates to State conventions or associations of school directors.

Which was committed to the Committee on Education.

House Bill No. 237 (Senate Bill No. 274), entitled:

An Act to amend the third section of an act approved the nineteenth day of June one thousand nine hundred eleven (Pamphlet Laws one thousand and fifty-five) entitled "An Act authorizing the release on probation of certain convicts instead of imposing sentences the appointment of probation and parole officers and the payment of their salaries and expenses regulating the manners of sentencing convicts in certain cases and providing for their release on parole and reconviction for breach of parole and extending the powers and duties of boards of prison inspectors of penitentiaries" to empower the court to appoint assistants to the probation officer and to fix their salaries

Which was committed to the Committee on Judiciary General.

House Bill No. 217. (Senate Bill No. 275), entitled:

An Act to amend Clause (f), Section forty-nine, of an act approved the seventh day of June, one thousand nine hundred seventeen (P. L. 447), entitled "An Act relating to the administration and distribution of the estates of decedents and of minors, and of trust estates; including the appointment, bonds, rights, powers, duties, liabilities, accounts, discharge and removal of executors, administrators, guardians, and trustees, herein designated as fiduciaries; the administration and distribution of the estates of presumed; widow's and children's exemptions; debts of decedents; decedent's rents of real estate as assets for payment thereof, the lien thereof, sales and mortgages of real estate for the payment thereof, judgments and executions therefore, and the discharge of real estate from the lien thereof; contracts of decedents for the sale or purchase of real estate; legacies, including legacies charged on land the discharge of residuary estates and of real estate from the lien of legacies and other charges; the appraisal of real estate devised at a valuation; the ascertainment of the curtilage of dwelling houses or other buildings devised; the abatement and survival of actions, and the substitution of executors and administrators therein, and suits against fiduciaries; investments by fiduciaries; the organization of corporations to carry on the business of decedents; the audit and review of accounts of fiduciaries refunding bonds; transcripts to the court of common pleas of balances due by fiduciaries, the rights, powers and liabilities of non-resident and foreign fiduciaries, the appointment, bonds, rights, powers, duties and liabilities of trustees durante absentia; the recording and registration of decrees, reports and other proceedings, and the fees therefor; appeals in certain cases; and also, generally dealing with the jurisdiction, powers, and procedure of the orphans court in all matters relating to fiduciaries concerned with the estates of decedents."

Which was committed to the Committee on Judiciary General.

House Bill No. 136 (Senate Bill No. 276), entitled:

An Act to further amend an act approved the twenty-sixth day of May one thousand eight hundred and ninety-one (Pamphlet Laws one hundred and twenty-three) entitled "An Act to facilitate the labors of the justices of the Supreme Court by providing suitable clerical assistance" authorizing the payment of expenses of judges and the employment of stenographers typewriters and clerks as amended.

Which was committed to the Committee on Judiciary Special.

House Bill No. 149 (Senate Bill No. 277), entitled:

An Act to amend section two thousand one hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

Which was committed to the Committee on Education.

House Bill No. 127 (Senate Bill No. 278), entitled:

An Act providing for the payment into the State Treasury of the amounts of unclaimed distributive shares from the assets of corporations unincorporated associations and limited partnership associations in process of dissolution requiring reports of such amounts to be made to the Auditor General by the liquidating trustees or other persons charged with the dissolution of unincorporated associations and limited partnership associations further providing for the refund of such amounts from the State Treasury with interest thereon to persons entitled thereto and making an appropriation therefor and providing penalties,

Which was committed to the Committee on Finance.

House Bill No. 181 (Senate Bill No. 279), entitled:

An Act providing for the relocation alteration and vacation of public roads and highways approaching leading into or contiguous to parks and public grounds other than those within the limits of incorporated boroughs and municipalities title to which parks and public grounds is vested in the State of Pennsylvania.

Which was committed to the Committee on Public Roads and Highways.

House Bill No. 187 (Senate Bill No. 280), entitled:

An Act relating to the parties in actions of assumpsit sur ground rent deed in certain cases and to the title acquired by sale under a judgment in such cases.

Which was committed to the Committee on Judiciary General.

ADJOURNMENT.

Mr. CROW. Mr. President, I move that the Senate do now adjourn.

Mr. S. J. MILLER. Mr. President, I second the motion. The motion was agreed to.

The Senate adjourned at 9:50 P. M. until Tuesday morning, February 25, 1919, at 10 o'clock.

HOUSE OF REPRESENTATIVES.

MONDAY, February 24, 1919.

The House met at 9:00 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

O Thou who wast and art and who evermore will be, we come to Thee with grateful hearts for the lavish way in which Thou hast dealt with this Commonwealth and this people. Thy gifts are as varied as the State is vast, with its gateway on the ocean and its shore on the lake; with its tall mountains and its fertile plains and treasures beneath the soil, Thou hast surely given unto us a delightful heritage and everyone of these communities are here represented by these men. Grant unto them that they may truly know the needs of each and every place. Oh, we beseech Thee that their interests may be wider than those of their own community; that they may realize that they are only a part of a greater community and that they may not in their zeal for local advantage do an unintentional harm to any but rather grant that they may see something more than a neighborhood wherein and that they may be inspired by the thought of a brotherhood wherein all shall prosper and all shall be blessed because each is willing to recognize and know his neighbor and his wants. To this end, then, help Thou these men in the breadth of truth to deal wisely with all. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of the proceedings of Wednesday, February 19, 1919.

The Clerk proceeded to read the Journal of the proceedings of Wednesday, February 19, 1919, when, on motion of Mr. McCurdy the further reading was dispensed with, and the Journal was approved.

PETITIONS.

FAVORING AMENDMENT TO THE FISH LAWS.

Mr. KUNKLE presented the petition of citizens of Monroe county, praying to have the Fish Laws amended as regards suckers, eels and German carp.

Referred to the Committee on Fisheries.

FAVORING INCREASED SALARY FOR SCHOOL TEACHERS.

Mr. COOK presented the petition of citizens of York county favoring an increased salary for school teachers.

Referred to the Committee on Education.

BILLS RE-REFERRED.

Mr. WILLIAMS returned from the Committee on Public Roads, with the recommendation that it be re-referred to the Committee on Appropriations, House Bill No. 443, entitled:

An Act making an appropriation to the Punxsutawney Hospital, Punxsutawney, Pennsylvania.

The SPEAKER. The bill is now referred to the Committee on Appropriations.

Mr. GOLDER, returned from the Committee on Military, with the recommendation that it be re-referred to the Committee on Appropriations, House Bill No. 515, entitled:

An Act making an appropriation for the payment of the expenses required by an act approved the twenty-fifth day of May, one thousand eight hundred and eighty-nine, entitled, "An Act to provide for the continuance of the education and maintenance of the destitute orphans of deceased soldiers, sailors and marines, and the destitute children of permanently disabled soldiers, sailors and marines of the State," also making an appropriation to carry out the provisions of an act to provide for the education and maintenance of the children admitted to the Pennsylvania Soldiers' Orphan Industrial School and the Soldiers' Orphan Schools, approved May twenty-seventh, one thousand eight hundred and ninety-three, and its supplements.

The SPEAKER. The bill is now referred to the Committee on Appropriations.

LEAVES OF ABSENCE.

Mr. SOWERS asked and obtained leave of absence for Mr. Aaron on account of illness.

Mr. WOOD asked and obtained leave of absence for Mr. I. M. Fox.

BILL PLACED ON CALENDAR.

Mr. BOLARD. Mr. Speaker, I offer the following resolution and move its adoption.

The SPEAKER. The resolution will be read by the Clerk.

The resolution was read by the Clerk as follows:

Resolved, That House Bill No. 279, File Folio 387, entitled:

An Act requiring the publication of all legal notices and legal advertising in the English language and repealing all acts and parts of acts general local or special inconsistent therewith

be placed upon the calendar notwithstanding the recommendation of the Committee.

Mr. FINNEY. Mr. Speaker, I second the motion.

On the question.

Will the House agree to the motion?

Mr. BOLARD. Mr. Speaker, I desire to say just a word before the vote is taken on that motion in explanation of it, so that we may know the purpose of the bill we are voting to put back on the calendar. The bill provides for the eliminating from our legal advertisements of everything except the English language. The bill has been reported from committee with a negative recommendation, and all I ask at this time is to have it put on the calendar so that it may be fully considered by the House. In doing so, I am perfectly willing and do it for the purpose that it may be referred back to the same committee with the understanding that we may have hearings on it before it is reported out. It seems to me that this matter should go back on the calendar and get a full hearing.

On the question recurring.

Will the House agree to the motion?

The Speaker declared the yeas appeared to have it.

Mr. BOLARD. Mr. Speaker, before this bill is killed and taken off our calendar permanently—

Mr. GLASS. Mr. Speaker, I rise to a point of order. There is nothing before the House.

Mr. BOLARD. Mr. Speaker, I ask for a ye and nay vote on the question.

Mr. FINNEY. Mr. Speaker, I second the call.

The SPEAKER. The Clerk will call the roll.

Mr. BOLARD. Mr. Speaker, as I understand it, the vote taken now will either put this bill back on the calendar to be reconsidered fully by this House or will permanently kill it. The bill presented is not sectional in any sense—

POINT OF ORDER.

Mr. GLASS. Mr. Speaker, I rise to a point of order. There is nothing before this body but the calling of the roll.

The SPEAKER. The gentleman's point of order is overruled. The gentleman from Crawford (Mr. Bolard) will proceed.

Mr. BOLARD. Mr. Speaker, the bill is not sectional or local in any sense. The bill applies to the entire State of Pennsylvania. It does not refer to our big cities or our congested districts. It refers to making the English language the only language in which the legal procedure of this State shall be conducted. To my mind there is no reason why an advertisement of a legal nature should be made in the Yiddish, German, Italian or Chinese language in Pennsylvania any more than we should have our bills, or our legal forms, or our deeds made in those languages and go on our records. We have allowed this thing to creep into our practice in Pennsylvania and it has been getting worse and worse. At first for a long term of years it only provided for publications in the German language. In 1917 it came to the point where we passed a bill in this House opening the way for the publication in any form of newspaper—did not specify what it was to be.

If any foreigner desired to start a newspaper at any point in the State, then they had the right to put legal advertisements in it, and that legal advertisement had to be put into the court records under affidavit, and who would interpret it? It is a perfectly anomalous condition. I say the time has come when we should be Americans, that there should be no language in this jurisprudence except the English language. I think the House should vote to put the bill back on the calendar and give it full consideration and hearing in the Committee, and then, in proper order and with due deliberation, if they see fit to kill the bill and go on publishing in foreign newspapers, they can do so. I ask to have the bill go back on the calendar so that it may be fully considered.

On the question recurring,

Will the House agree to the motion?

The yeas and nays were required by Mr. Bolard and Mr. Finney, and were as follows:

YEAS—146.

Allum,	Dewey,	Lanius,	Schilling,
Armstrong,	Diehm,	MacCallum,	Scott,
Baldric,	Di Lemmo,	Magill,	Shaffer,
Barnhart,	Dithrich,	Mallery,	Shellenberger,
Bechtold,	Ephraim,	Marshall,	Showalter,
Beckley,	Evans, J. T.,	Martin,	Shunk,
Bell,	Evans, S. J.,	McCurdy,	Sinclair,
Bennhoff,	Finney,	McGeary,	Smith, E. R.,
Bennett,	Fitzgibbon,	McIntyre,	Smith, F. I.,
Bidelspach,	Flynn,	McKay,	Snyder,
Bigler,	Foster,	McKim,	Sprows,
Bolard,	Fowler,	Millar,	Stark,
Bower,	Fox, A. R.,	Miller, A. G.,	Statler,
Bowman,	Franklin,	Miller, C. D.,	Sterling,
Brady,	Gans,	Miller, D. I.,	Stevenson,
Brendle,	Geary,	Miller, D. D.,	Stott,
Brooks,	Goehring,	Millin,	Sullivan,
Campbell,	Golder,	Milner,	Sweitzer,
Catlin,	Goodnough,	Morgan,	Todd,
Clements,	Graham,	Neary,	Ush,
Coldsmith,	Griest,	North,	Vickerman,
Colville,	Griffith,	Norton,	Walker, G. T.,
Comer,	Hampson,	Palmer,	Walker, J. A.,
Cook,	Harvey,	Patterson,	Wallace, F. L.,
Corbin,	Heffernan,	Phillips,	Wallace, W. T.,
Cox,	Helt,	Pidgeon,	West,
Crawford,	Hollingsworth,	Pike,	Whiteman,
Crockett,	Horne,	Quigley,	Willert,
Crum,	Huntington,	Ramsey,	Williams,
Curran,	Ingham,	Reber, C. A.,	Woner,
Curry, A. E.,	Jennings,	Reber, H. F.,	Wood,
Curry, R.,	Jones,	Ringler,	Woodruff,
Davis, D. F.,	Jordan,	Rinn,	Zanders,
Davis, J. T.,	Kantner,	Robertson,	Zimmerman,
Davis, W.,	Kinsman,	Rorke,	Zook,
Dawson,	Kooser,	Sarig,	Spangler,
Day,	Krause, T. S.,		Speaker,
	Krause, W.,		

NAYS—28.

Baldi,	Ehrhardt,	Kennedy,	Murphy,
Benninger,	Glass,	Krugh,	Powell,
Brislin,	Haldeman,	Lauler,	Rothberger,
Collier,	Hamilton, J.,	Levis,	Ruddy,
Dilsheimer,	Hamilton, W. J.,	Mangan,	Schaeffer,
Drinkhouse,	Hough,	Marcus,	Sowers,
Dunn,	Hutchison,	Michel,	Weiss,

So the question was determined in the affirmative and the bill placed on the calendar.

RESOLUTION NO. 4.

Mr. ROTHENBERGER. Mr. Speaker, I call up resolution No. 4. File Folio 253, and move its adoption.

The SPEAKER. The resolution will be read by the Clerk. The resolution was read by the Clerk as follows:

Whereas It is fitting and proper that soldiers sailors and marines who enlisted or were drafted into service in the Army and Navy of the United States during the war with Germany and Austria should be permitted to retain their uniforms and clothing as a memento of their gallant service therefore be it

Resolved (if the Senate concur) That the General Assembly of the Commonwealth of Pennsylvania does hereby address and does petition the Congress of the United States and the Secretary of War for the United States to permit returning soldiers sailors and marines discharged from further service to retain their uniforms and clothing as a memento of their services

Mr. SARIG. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. ROTHENBERGER. Mr. Speaker and gentlemen of the House: This resolution speaks for itself. During our Civil War, when the Boys in Blue and the Boys in Gray came home, they were allowed to keep their uniforms. Now, when our boys come home from this great world war, they are told to return their uniforms in a certain number of days. I think it is not right that they are not allowed to have their uniforms. They should be permitted to keep them as mementos.

Mr. DUNN. Mr. Speaker and gentlemen of the House: It is with pleasure that I rise tonight to second the motion of my friend from Berks county (Mr. Rothenberger), because he came in his early days from that part of the country we have just been in war with, and because on the lapel of his coat he holds a service badge for three of his sons who have served loyally, honorably and patriotically for the cause of this country; and the time will come, when the history of this great world war is written, when the Pennsylvania Germans who came here at the time we needed them, will prove their loyalty to this country and their work will compare with any other nationality that has come to this country in previous times. Perhaps, Mr. Speaker, it may be annoying to some members of this House to have one speak on a resolution like this, but I want to say to you members of this House that two years ago when my boy volunteered his services and the parents of those other boys stood at the railroad station and saw them tramp to the trains and to the training camps with their civilian clothes on and knew that when they got there in those camps, those patriotic boys contributed those civilian clothes to the Belgian children over in Europe or there were some second-hand peddlers there who purchased the clothes off those boys' backs and when they came back two years almost from that time — I am not speaking now of my own boy who landed at Ellis' Island with a dead soldier's clothes on his back, and with the soles of his feet out of the shoes of a dead marine, without a penny in his pocket, landing here in these States after serving fourteen months in the trenches and on the battlefields of France, — I am not speaking of that, my friends, but of others who have landed here without a penny in their pockets, without decent clothes on their backs, and are wandering through our streets in the City of Brotherly Love almost begging for work so that they might be able to get the substance to live on. The great conflict we think is over and we seem to have no use now for the wounded boy, have no use for the boy who comes back to this great State which has furnished nearly three hundred thousand of those boys who have patriotically and loyally sacrificed their lives and blood on the battlefields of France for Democracy. I say now that the National Government is sending them back here without clothes on their bodies or shoes on their feet. Only two weeks ago today a boy who had laid wounded five months in France came to my house. He was in my son's company and labored there in France for fifteen months. He told me he was ashamed to go home with the clothes he had on, and that he had landed in our State without a penny in his pocket. He stayed there until he got the money collected by patriotic citizens of our city, and went to a store on Market street and bought clothes so that he could look presentable when he went home to his parents even though he was a crippled soldier. There is another boy from the same company still over in France and he says in a letter sent to my son in the hospital at Rahway:

"I thought that when the war was half over we would be treated better, but we do not get as much now as if the war was still going on. The army is on the blink. Nevermore for me in the army." This boy served nineteen months in the trenches of France, and now is doing laboring work over there when he ought to be home. Perhaps this resolution offered by my friend from Berks may be the starting point that we may demand that the Pennsylvania boys who sacrificed their life's blood for Democracy, may be the starting point of a movement to bring them back here to this great State of ours.

On the question recurring,

Will the House agree to the motion?

It was agreed to, and the resolution adopted.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL RECOMMITTED.

Mr. GLASS. Mr. Speaker, I move that House Bill No. 134, File Folio 129, entitled:

An Act authorizing the Governor to appoint a Commission to make an inventory of the food and fuel products of the Commonwealth; authorizing the Commission to investigate the question of the reduction in the cost of foodstuffs and fuel; empowering the Commission to provide for the proper and equitable distribution of food and fuel products and to fix maximum prices therefor and to confiscate any food or fuel products in the possession of individuals, co-partnerships, associations or corporations refusing to sell at prices fixed by the Commission; empowering the Commission to issue subpoenas and fixing the penalty for failure to obey such subpoenas; authorizing the Commission to appoint a secretary and stenographers and to fix their salaries; and making an appropriation.

on page three of today's calendar, bills on second reading, be recommitted to the Judiciary Local Committee for the purpose of amendment.

Mr. CON. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 494, entitled:

An Act relating to milk and cream delivered to milk gathering stations providing for schedules of prices and prescribing penalties.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 189, as follows:

An Act providing for the recording of deeds and patents granted by the Commonwealth when executed by the proper officer or officers and bearing the great seal of the Commonwealth in witness thereof in the office for recording deeds in the county where the lands lie without other acknowledgment or attestation and that such records or certified copies thereof shall be evidence in all cases where the original deeds of patents would be evidence validating the records of all such deeds and patents heretofore so recorded and making such records or certified copies thereof legal evidence.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all deeds and patents granted by the Commonwealth may be recorded in the office for recording deeds in the county where the lands lie when executed by the proper officer or officers and bearing the great seal of the Commonwealth in witness thereof without other acknowledgment or attestation and the records thereof or duly certified copies thereof shall be evidence in all cases where the original deeds or patents would be evidence and where any of the deeds or patents aforesaid have been heretofore recorded in the office for recording deeds in the county where the lands lie the records thereof are hereby made valid and said records or duly certified copies thereof shall be as good evidence as if the same had been recorded under the provisions of this act.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Allum,	Dithrich,	Kunkle,	Sarig,
Armstrong,	Donneley,	Lanius,	Schaeffer,
Baldi,	Drinkhouse,	Lauler,	Schilling,
Baldrige,	Dunn,	Levis,	Scott,
Barnhart,	Ehrhardt,	MacCallum,	Shaffer,
Bechtold,	Ephraim,	Magill,	Shellenberger,
Beckley,	Evans, J. T.,	Mallery,	Showalter,
Bell,	Evans, S. J.,	Mangan,	Shunk,
Benchoff,	Finney,	Marcus,	Simpson,
Bennett,	Fitzgibbon,	Marshall,	Sinclair,
Benninger,	Flynn,	Martin,	Smith, E. R.,
Bidelspacher,	Foster,	McCaig,	Smith, F. I.,
Bigler,	Fowler,	McCurdy,	Snyder,
Bolard,	Fox, A. R.,	McGeary,	Soffel,
Bower,	Franklin,	McIntyre,	Sowers,
Bowman,	Gans,	McKay,	Spruwis,
Brady,	Geary,	McKim,	Stadtlander,
Brendle,	Glass,	Mehring,	Stark,
Brislin,	Goehring,	Michel,	Stattler,
Brooks,	Golder,	Millar,	Steedle,
Bucher,	Goodnough,	Miller, A. D.,	Sterling,
Campbell,	Graham,	Miller, C. G.,	Stevenson,
Catlin,	Griffith,	Miller, D. I.,	Stott,
Clements,	Haines,	Miller, D. D.,	Sullivan,
Clutton,	Haldeman,	Millin,	Sweitzer,
Coldsmith,	Hamilton, J.,	Milner,	Todd,
Collier,	Hamilton, W. J.,	Morgan,	Trach,
Colville,	Hampson,	Murphy,	Ulsh,
Comeror,	Harer,	Neary,	Vickerman,
Cook,	Harvey,	North,	Wagner,
Corbin,	Heffernan,	Norton,	Walker, G. T.,
Cox,	Holt,	Palmer,	Walker, J. A.,
Crawford,	Hoffman,	Patterson,	Wallace, P. L.,
Crockett,	Hollingsworth,	Perry,	Wallace, W. T.,
Crum,	Horne,	Phillips,	Wells,
Curran,	Huntington,	Pidgeon,	West,
Curry, A. E.,	Hutchison,	Pike,	Wertach,
Curry, R.,	Ingham,	Powell,	Whiteman,
Davis, D. F.,	Jennings,	Quigley,	Willert,
Davis, J. T.,	Jones,	Ramsey,	Williams,
Davis, W.,	Jordan,	Reber, C. A.,	Willson,
Dawson,	Kantner,	Reber, H. F.,	Woner,
Day,	Kennedy,	Ringler,	Wood,
Dewey,	Kinsman,	Rinn,	Woodruff,
Diehm,	Kooser,	Robertson,	Zanders,
Di Lemmo,	Krause, T. S.,	Rorke,	Zimmerman,
Dilsheimer,	Krause, W.,	Rothenberger,	Zook,
	Krugh,	Ruddy,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 129, as follows:

An Act to amend the second section of an act entitled "An Act relating to unclaimed deposits in savings banks and transfer of stock" approved the seventeenth day of April Anno Domini one thousand eight hundred seventy-two (Pamphlet Laws sixty-two) so as to provide that the auditor general state treasurer and attorney general may upon satisfactory proof of ownership order the refund to persons entitled thereto of the amounts of deposits paid into the state treasury under the provisions of said act with interest thereon in place of requiring a suit for such refund to be instituted in the court of common pleas of Dauphin County.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act approved the seventeenth day of April Anno Domini one thousand eight hundred seventy-two (Pamphlet Laws sixty-two) entitled "An Act relating to unclaimed deposits in savings banks and transfer of stock" which reads as follows

"Section 2. That where any depositor with any saving fund savings institution or savings bank whatsoever or his legal representatives shall omit to make any demand for the amount deposited by him or for any part thereof for the space of thirty years after the last deposit or payment was made by or to him or his said representatives no action or suit shall thereafter be brought or maintained by him or them for the amount of such deposit against such corporation but the same shall be paid over instead to the state treasurer for the use of the state. Provided That no one now having any such right of action shall be so barred until the expiration of one year from the passage of this act. And provided That it shall be lawful for such depositor or his legal representatives at any time after the amount of his deposit shall have been paid over into the treasury of Commonwealth as aforesaid to institute and prosecute an action of debt theretore against the state

treasurer for the time being in the court of common pleas for Dauphin county and on the recovery of judgment in such action it shall be lawful for the court to issue thereon a writ, commanding such state treasurer or his successor in office to cause the amount thereof with costs but without interest to be paid to the party entitled in the judgment out of any unappropriated moneys in the hands of the state treasurer or if there be no such money unappropriated then out of the first moneys that shall be received by him and to enforce obedience to such writ by attachment as is provided by law in respect to actions against counties and townships" is hereby amended to read as follows:

Section 2 That where any depositor with any saving fund savings institution or savings bank whatsoever or his legal representatives shall omit to make any demand for the amount deposited by him or for any part thereof for the space of thirty years after the last deposit or payment was made by or to him or his said representatives no action or suit shall thereafter be brought or maintained by him or them for the amount of such deposit against such corporation but the same shall be paid over instead to the State Treasurer for the use of the State

Any such depositor or his legal representatives may at any time make application to the State Treasurer for the refund of any such deposit so paid into the State treasury and upon proof of ownership or of the right of possession being made to the satisfaction of the Auditor General State Treasurer and Attorney General constituting the Board of Public Accounts the amount of said deposit shall be paid to him or them on the requisition of said board and the warrant of the Auditor General drawn on the State Treasurer in conformity therewith out of any moneys in the State treasury not otherwise appropriated with interest thereon at the rate of two per centum per annum from the date of the payment of such deposit to the State Treasurer to the date of making such refund

Any claimant for any such refund may appeal by petition to the court of common pleas of Dauphin county from an adverse decision of said Board which court shall thereupon hear such testimony as may be offered in support of the claim and determine whether or not the claimant is entitled to any refund and if so the amount thereof. If the court find that he is so entitled it shall report its finding to the said Board and order the making of a refund of the proper amount. Thereupon the refund shall be made with interest as aforesaid in the manner hereinbefore provided. No such appeal shall be entertained however unless the claimant shall file with his petition an affidavit that all the proof which he proposes to offer in support of his claim had been presented to the said Board of Public Accounts before that Board acted adversely upon his claim

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—188.

Allum,	Dittrich,	Lanius,	Scott,
Armstrong,	Donneley,	Lauler,	Shaffer,
Baldi,	Drinkhouse,	Levis,	Shellenberger,
Baldrige,	Dunn,	Maell,	Showalter,
Barnhart,	Ehrhardt,	Mallery,	Shunk,
Bechtold,	Ephraim,	Mangan,	Simpson,
Beckley,	Evans, J. T.,	Marcus,	Sinclair,
Bell,	Evans, S. J.,	Marshall,	Smith, E. R.,
Benchoff,	Finney,	Martin,	Smith, F. L.,
Bennett,	Fitzgibbon,	McCaig,	Snyder,
Benninger,	Flynn,	McCurdy,	Soffel,
Bidelspacher,	Foster,	McGeary,	Sowers,
Bigler,	Fowler,	McIntyre,	Sprolows,
Blank,	Fox, A. R.,	McKay,	Stadtlander,
Boland,	Franklin,	McKim,	Stark,
Bower,	Gans,	Mehring,	Statler,
Bowman,	Geary,	Michel,	Steadle,
Brady,	Glass,	Millar,	Sterling,
Brendle,	Goehring,	Miller, A. D.,	Stevenson,
Brislin,	Goldner,	Miller, C. G.,	Stott,
Brooks,	Goodnough,	Miller, D. I.,	Sweitzer,
Bucher,	Graham,	Miller, D. D.,	Todd,
Bungard,	Griest,	Millin,	Trach,
Campbell,	Griffith,	Haines,	Trish,
Catlin,	Haldeman,	Morgan,	Vickerman,
Clements,	Hamilton, J.,	Neary,	Wagner,
Clutton,	Hamilton, W. J.,	North,	Walker, G. T.,
Coldsmith,	Harer,	Norton,	Walker, J. A.,
Colville,	Harvey,	Palmer,	Wallace, R. T.,
Comerer,	Hoffernan,	Patterson,	Wallace, W. T.,
Cook,	Hoffman,	Phillips,	Wells,
Corbin,	Hollingsworth,	Pidgeon,	West,
Crawford,	Horne,	Pike,	Wettach,
Crockett,	Hough,	Powell,	Whiteman,
Crum,	Huntington,	Quigley,	Willert,
Curran,	Hutchison,	Ramsey,	Williams,
Curry, A. E.,	Ingham,	Reber, C. A.,	Willson,
Curry, R.,	Jennings,	Reber, H. F.,	Woner,
Davis, D. F.,	Jones,	Rhoads,	Wood,
Davis, J. T.,	Jordan,	Ringle,	Woodruff,
Davis, W.,	Kantner,	Rinn,	Wynn,
Dawson,	Kennedy,	Robertson,	Zanders,
	Kinsman,	Rorke,	Zimmerman,

Day,	Kooser,	Rothenberger,	Zook,
Dewey,	Kranse, T. S.,	Ruddy,	Spangler,
Diehm,	Krause, W.,	Sarig,	Speaker,
Di Lemmo,	Krug,	Schaeffer,	
Dilsheimer,	Kunkle,	Schilling,	

NAYS—1.

Hampson,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the clerk present the same to the Senate for concurrence.

BILLS ON SECOND READING.

The SPEAKER. If there is no objection, the Chair at this time will take up the Second Reading Calendar. Is there any objection? The Chair hears none.

The SPEAKER. Will the House dispense with the Committee of the Whole on the entire Second Reading Calendar? Is there any objection? The Chair hears none, and the Committee of the Whole is dispensed with.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 117, as follows:

An Act To amend section four of article five of the act approved the twenty-sixth day of July one thousand nine hundred thirteen (Pamphlet Laws one thousand three hundred and seventy-four) entitled "An Act defining public service companies and providing for their regulation by prescribing and defining their duties and liabilities prescribing defining and limiting their powers and regulating their incorporation and to a limited extent regulating municipal corporations engaged or about to engage in the business of public service companies creating and establishing a Public Service Commission for the regulation aforesaid prescribing and defining the powers and duties of such Commission and its officers including the exclusive power to regulate the construction alteration relocation or abolition of the cross-ings of railroad corporations street railway corporations or other public service companies and of public highways by the tracks or other facilities of said companies providing for the ascertainment by the Commission of the expense and damages resulting from such construction alteration relocation or abolition and for the payment of such expense and damages severally or proportionately by the public service companies interested the state or municipal corporation concerned and giving persons whose property is thereby taken injured or destroyed authority to sue the Commonwealth for damages in such cases providing for the terms salaries and compensation of the members of the Commission its officers counsel and employees prescribing and regulating the practice and procedure before such commission and upon appeal and judicial review of its orders and determinations by the courts of common pleas and giving the court of common pleas of Dauphin county exclusive jurisdiction of such appeals in certain cases and of all injunctions mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the commission and to restrain such orders subject to an appeal to the Supreme Court prescribing penalties fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said commission making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June one thousand nine hundred and eleven entitled 'An Act to promote the safety of travelers and employees on railroads by compelling common carriers by railroad to properly man their trains' by amending section nine thereof repealing the act approved the thirty-first day of May one thousand nine hundred and seven which provided for the appointment of the Pennsylvania State Railroad Commission and sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled 'An Act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals' and an act entitled 'To provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unloaded within the free time for unloading cars and fixing the free time that shall be allowed for unloading cars' approved twenty-fourth day of May Anno Domini one thousand nine hundred and seven and the proviso of clause three and the proviso of clause seven of section thirty-four of the act entitled 'An Act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April one thousand eight hundred and seventy-four and all other legislation inconsistent with or supplied by this act' authorizing the Commission in certain cases to suspend the going into operation of new tariffs or schedules

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section four of article five of the act approved the twenty-sixth day of July one thousand nine hundred thirteen

(Pamphlet Laws one thousand three hundred and seventy-four) entitled "An Act defining public service companies and providing for their regulation by prescribing and defining their duties and liabilities prescribing defining and limiting their powers and regulating their incorporation and to a limited extent regulating municipal corporations engaged or about to engage in the business of public service companies creating and establishing a Public Service Commission for the regulation aforesaid prescribing and defining the powers and duties of such Commission and its officers including the exclusive power to regulate the construction alteration relocation or abolition of the crossings of railroad corporations street railway corporations or other public service companies and of public highways by the tracks or other facilities of said companies providing for the ascertainment by the Commission of the expense and damages resulting from such construction alteration relocation or abolition and for the payment of such expense and damages severally or proportionately by the public service companies interested the state or municipal corporation concerned and giving persons whose property is thereby taken injured or destroyed authority to sue the Commonwealth for damages in such cases providing for the terms salaries and compensation of the members of the commission its officers counsel and employes prescribing and regulating the practice and procedure before such commission and upon appeal and judicial review of its orders and determinations by the courts of common pleas and giving the court of common pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases and of all injunction mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the commission and to restrain such orders subject to appeal to the Supreme Court prescribing penalties fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said commission making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June one thousand nine hundred and eleven entitled 'An Act to promote the safety of travelers and employes on railroads by compelling common carriers by railroad to properly man their trains' by amending section nine thereof repealing the act approved the thirty-first day of May one thousand nine hundred and seven which provided for the appointment of the Pennsylvania State Railroad Commission and sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled 'An Act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals' and an act entitled 'to provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unloaded within the free time for unloading cars and fixing the free time that shall be allowed for unloading cars' approved twenty-fourth day of May Anno Domini one thousand nine hundred and seven and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled 'An Act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April one thousand eight hundred and seventy-four and all other legislation inconsistent with or supplied by this act" which reads as follows

"Section 4 Whenever the commission receives notice of any change proposed in any tariff or schedule filed or posted under the provisions of this act it shall have power either upon complaint or upon its own motion and if it so orders without answer or other formal pleading by the interested public service company after notice to hold a public hearing and make investigations as to the propriety of such proposed change and of the new rate practice or classification After such hearing and investigation whether completed before or after such change goes into effect the commission may make such order in reference to the new rate practice and classification as would be proper in a proceeding initiated after the same had become effective At any such hearing involving any proposed increase in any rate the burden of proof to show that such increased rate is just and reasonable shall be upon the public service company

The commission shall have power in its discretion and for good cause shown to permit changes in the tariffs or schedules filed and published upon less than the thirty days' notice specified in article two section one (g) of this act or upon other conditions which shall be just and reasonable

The commission shall also have power in its discretion where any notice of increase in any rates fares tolls or charges of a public service company has been filed to require by general rule or special order that such company shall furnish to its shippers consumers or other patrons a certificate or other evidence of payments made by them in excess of the prior established rate" is hereby amended to read as follows

Section 4 Whenever the commission receives notice of any change proposed in any tariff or schedule filed or posted under the provisions of this act it shall have power either upon complaint or upon its own motion and if it so orders without answer or other formal pleading by the interested public service company after notice to hold a public hearing and make investigations as to the propriety of such proposed change and of the new rate practice or classification After such hearing and investigation whether completed before or after such change goes into effect the commission may make such order in reference to the new rate practice and classification as would be proper in a proceeding initiated after the same had become effective At any such hearing involving any proposed increase in any rate the burden of proof to show that such increased rate is just and reasonable shall be upon the public service company

The commission shall have power in its discretion and for good cause shown to permit changes in the tariffs or schedules filed and published upon less than the thirty days' notice specified in article two section one (g) of this act or upon other conditions which shall be just and reasonable and upon

its own motion or where complaint is filed within thirty days after notice of any change proposed in any tariff or schedule filed and posted as aforesaid to suspend the going into effect of any such tariff or schedule until final hearing or to such other time as shall be determined by the commission.

The commission shall also have power in its discretion where any notice of increase in any rates fares tolls or charges of a public service company has been filed to require by general rule or special order that such company shall furnish to its shippers consumers or other patrons a certificate or other evidence of payments made by them in excess of the prior established rate

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 268, as follows.

An Act authorizing the appointment of a commission to revise amend consolidate and simplify the laws relating to the assessment levy and collection of taxes for local purposes prescribing the power and duties of such commission and making an appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Governor is authorized to appoint a commission of five persons which shall be known as the Tax Law Revision Commission At least two of said commissioners shall be members of the legal profession familiar with the tax laws of the Commonwealth The commission shall organize immediately after their appointment by the election of a chairman

Section 2 The members of the commission shall receive no compensation for their services but shall be allowed their actual and necessary expenses incurred in the discharge of their duties The commission is authorized to appoint a secretary learned in the law and a stenographer and such other assistants as they may deem proper and to fix the salaries of their appointees which salaries together with the expenses of the commission shall be paid from the appropriation hereinafter made

Section 3 It shall be the duty of the commission to revise amend consolidate and simplify the laws relative to the assessment levy and collection of taxes for county city borough township school and poor purposes The commission shall make a report of its proceedings to the legislature of the session of one thousand nine hundred and twenty-one which report shall contain for the consideration of the General Assembly a draft of a bill codifying the laws relative to the assessment levy and collection of taxes in the aforesaid districts

Section 4 The sum of twenty thousand dollars or so much thereof as may be necessary is hereby specifically appropriated to the tax revision commission for the purpose of carrying out the provisions of this act Payments from the aforesaid appropriation shall be made by warrant of the Auditor General upon the State Treasurer upon the filing of certified vouchers signed by the president of the commission

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 143, entitled:

An Act to repeal the act approved the twenty-third day of April one thousand eight hundred and sixty-seven (Pamphlet Laws one thousand three hundred and seven), entitled "A supplement to an act entitled 'An Act amendatory to the license laws of this State' approved April eleven one thousand eight hundred and sixty-two in relation to the county of Berks" and the amendment thereto approved the twenty-eighth day of May one thousand nine hundred and thirteen (Pamphlet Laws three hundred and sixty), entitled "An Act to amend the first section of an act entitled 'A supplement to an act entitled 'An Act amendatory to the license laws of this State' approved April eleven one thousand eight hundred and sixty-two in relation to the county of Berks' approved the twenty-third day of April Anno Domini one thousand eight hundred and sixty-seven."

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the twenty-third day of April one thousand eight hundred and sixty-seven (Pamphlet Laws one thousand three hundred and seven), entitled "A Supplement to an act entitled 'An Act amendatory to the license laws of this State' approved April eleven one thousand eight hundred and sixty-two in relation to the county of Berks" and the amendment thereto approved the twenty-eighth day of May one thousand nine hundred and thirteen (Pamphlet Laws three hundred and sixty), entitled "An Act to amend the first section

of an act entitled 'A Supplement to an act entitled "An Act amendatory to the license laws of this State" approved April eleven one thousand eight hundred sixty-two in relation to the county of Berks' approved the twenty-third day of April Anno Domini one thousand eight hundred and sixty-seven" be and the same are hereby repealed

On the question,

Will the House agree to the section?

Mr. NORTON. Mr. Speaker, I desire to offer the following amendment:

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1 page 2 line 16 by inserting after the word "hundred" the word "and."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to repeal the act approved the twenty-third day of April one thousand eight hundred and sixty-seven (P. L. 1307) entitled "A supplement to an act entitled 'An Act amendatory to the license laws of this State' approved April eleven one thousand eight hundred and sixty-two in relation to the County of Berks" and the amendment thereto approved the twenty-eighth day of May one thousand nine hundred and thirteen (P. L. 360) entitled "An Act to amend the first section of an act entitled 'A supplement to an act entitled 'An Act amendatory to the license laws of this State' approved April eleven one thousand eight hundred and sixty-two in relation to the County of Berks' approved the twenty-third day of April Anno Domini one thousand eight hundred and sixty-seven"

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 206, entitled:

An Act to amend part of section four of an act approved the twentieth day of March one thousand eight hundred and ten (Pamphlet Laws two hundred and eight), entitled "An Act to amend and consolidate with its supplements the act entitled 'An Act for the recovery of debts and demands not exceeding one hundred dollars (\$100) before a justice of the peace and for the election of constables and for other purposes'" so as to require the transcript of appeals from justices of the peace to be filed at the next monthly return day after same has been perfected.

The first section was read as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That so much of section four of an act approved the twentieth day of March one thousand eight hundred and ten (Pamphlet Laws two hundred and eight), entitled "An Act to amend and consolidate with its supplements the act entitled 'An Act for the recovery of debts and demands not exceeding one hundred dollars (\$100) before a justice of the peace and for the elections of a constable and for other purposes'" which reads as follows

"Section 4. All which proceeding so had before the justice shall be entered at large by him in a docket or book to be kept by him for that purpose in which he shall state the kind of evidence upon which the plaintiff's demand may be founded whether upon bond note penal or single bill writing obligatory book-debt damages on assumpsit or whatever it may be. And the whole proceeding in case of appeal shall be certified to the prothonotary of the proper county who shall enter the same on his docket and the suit shall from thence take grade with and be subject to the same rules as other actions where the parties are considered to be in court and the costs accrued before the justice shall await the event of the suit. Provided always That if the party appellant shall enter bail to appeal within twenty days after judgment being given as aforesaid such appeal shall be effectual in case such party appellant shall file the transcript of the record of the justice in the prothonotary's office on or before the first day of the next term of the court of common pleas of the proper county after entering such bail as aforesaid. Provided That upon any such appeal from the decision determination or order of justices of the peace to the court of common pleas or court of quarter sessions in any county the cause shall be decided in such court on its facts and merits only and no deficiency of form or substance

in the record or proceedings returned nor any mistake in the form or name of the action shall prejudice either party in the court to which the appeal shall be made. Provided further If any executor or administrator shall declare before the justice after judgment against him that he has not sufficient assets to satisfy such judgment it shall be the duty of the justice forthwith to transmit the record of his judgment to the prothonotary of the court of common pleas to be entered on his docket and the said court shall adjudge and decree thereon and appoint auditors to ascertain and apportion the assets according to law as in other cases" is hereby amended to read as follows

Section 4. All which proceedings so had before the justice shall be entered at large by him in a docket or book to be kept by him for that purpose in which he shall state the kind of evidence upon which the plaintiff's demand may be founded whether upon bond note penal or single bill writing obligatory book-debt damages on assumpsit or whatever it may be. And the whole proceeding in case of appeal shall be certified to the prothonotary of the proper county who shall enter the same on his docket and the suit shall from thence take grade with and be subject to the same rules as other actions where the parties are considered to be in court and the cost accrued before the justice shall await the event of the suit.

Provided always That if the party appellant shall enter bail to appeal within twenty days after judgment being given as aforesaid such appeal shall be effectual in case such party appellant shall file the transcript of the record of the justice in the prothonotary's office on or before the next monthly return day of the court of common pleas of the proper county after entering such bail as aforesaid. Provided That upon any such appeal from the decision determination or order of justices of the peace to the court of common pleas or court of quarter sessions in any county the cause shall be decided in such court on its facts and merits only and no deficiency of form or substance in the record or proceedings returned nor any mistake in the form or name of the action shall prejudice either party in the court to which the appeal shall be made. Provided further If any executor or administrator shall declare before the justice after judgment against him that he has not sufficient assets to satisfy such judgment it shall be the duty of the justice forthwith to transmit the record of his judgment to the prothonotary of the court of common pleas to be entered on his docket and the said court shall adjudge and decree thereon and appoint auditors to ascertain and apportion the assets according to law as in other cases"

On the question,

Will the House agree to the section?

Mr. ROBERT L. WALLACE. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 2, line 2, by striking out the figures in brackets, namely (\$100)

Amend section 1, page 2, line 3, by striking out the words "elections of a constable" and inserting in lieu thereof "election of constables"

Amend section 1, page 2, line 5, by striking out the following "section 4"

Amend section 1, page 3, line 5, by inserting after the word "further" the word "nevertheless"

Amend section 1, page 3, line 16, by striking out the following "section 4"

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read as follows:

An Act to amend part of section four of an act approved the twentieth day of March one thousand eight hundred and ten (Pamphlet Laws two hundred and eight) entitled "An Act to amend and consolidate with its supplements the act entitled 'An Act for the recovery of debts and demands not exceeding one hundred dollars (\$100) before a justice of the peace and for the election of constables and for other purposes'" so as to require the transcript of appeals from justices of the peace to be filed at the next monthly return day after same has been perfected.

On the question,

Will the House agree to the title?

Mr. ROBERT L. WALLACE. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title, page 1 line 7, by striking out the figures in brackets, namely (\$100)

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 173, as follows:

An Act to amend the first section of an act entitled "An Act to amend the first section of an act entitled 'An Act increasing the salaries of tipstaves in the courts of any county of this Commonwealth of a population of not less than five hundred thousand approved the thirtieth day of May one thousand eight hundred and ninety-five by changing the limit of population of such counties and increasing the minimum and maximum limits of said salaries approved the first day of June one thousand nine hundred and eleven'" by increasing the salaries or compensation of tipstaves

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That Section 1 of an act approved the first day of June one thousand nine hundred and eleven, entitled "An Act to amend the first section of an act entitled 'An Act increasing the salaries of tipstaves in the courts of any county of this Commonwealth of a population of not less than five hundred thousand approved the thirtieth day of May one thousand eight hundred and ninety-five by changing the limit of population of such counties and increasing the minimum and maximum limits of said salaries'" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the first day of June Anno Domini one thousand nine hundred and eleven the salary or compensation of each tipstave employed in the courts of any county in this Commonwealth having a population of not less than one million five hundred thousand shall not be less than one thousand eight hundred dollars nor exceeding two thousand dollars per annum and shall be paid in the same manner as such tipstaves are now paid" be and the same is hereby amended so as to read

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that from and after the passage of this act the salary or compensation of each tipstave employed in the courts of any county of this Commonwealth having a population of not less than one million five hundred thousand shall not be less than two thousand five hundred dollars nor exceeding two thousand eight hundred dollars per annum and shall be paid in the same manner as such tipstaves are now paid

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 339, as follows:

An Act fixing the salaries of Real Estate Assessors in counties containing a population of more than one million five hundred thousand (1,500,000) inhabitants

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the first day of June nineteen hundred and nineteen (1919) in counties containing a population of more than one million five hundred thousand (1,500,000) inhabitants the annual salary of each Real Estate Assessor appointed by the Board of Revision of Taxes in the said counties shall be four thousand dollars (\$4,000) payable as now provided by law for the payment of salaries of officials and employees in said counties

Section 2 All acts or parts of acts inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 392, as follows:

An Act to repeal an act approved the seventeenth day of March one thousand eight hundred and sixty-eight (Pamphlet Laws three hundred and forty-two), entitled "An Act relating to the collection of State and county taxes in the county of Montgomery" and the supplement thereto approved the tenth day of May one thousand eight hundred and seventy-one (Pamphlet Laws six hundred and fifty-nine), entitled "A Supplement to the act entitled 'An Act relating to the collection of State and county taxes in the county of Montgomery,'" approved the seventeenth day of March one thousand eight hundred and sixty-eight"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the seventeenth day of March one thousand eight hundred and sixty-eight (Pamphlet Laws three hundred and forty-two), entitled "An Act relating to the collection of State and county taxes in the county of Montgomery" and the supplement thereto approved the tenth day of May one thousand eight hundred and seventy-one (Pamphlet Laws six hundred and fifty-nine), entitled "A Supplement to the act entitled 'An Act relating to the collection of State and county taxes in the county of Montgomery,'" approved the seventeenth day of March one thousand eight hundred and sixty-eight" be and the same are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 121, as follows:

An Act providing for the appointment by the district attorney in counties having a population of over one million and less than one million five hundred thousand inhabitants of a chief county detective an assistant chief county detective and special county detectives defining their duties defining their authority fixing their salaries and authorizing the payment of the same together with the necessary traveling expenses by the county

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in each and every county of this Commonwealth having a population of over one million and less than one million five hundred thousand inhabitants the district attorney may appoint a chief county detective an assistant chief county detective and special county detectives not exceeding twenty-four in number whose duties it shall be to serve subpoenas in cases in which the Commonwealth is a party in a court of record to investigate and make report to the district attorney as to the conduct in office of justices of the peace constables deputy constables and other officers connected with the administration of criminal justice to make such investigation and endeavor to obtain such evidence as may be required by the district attorney in any criminal case and perform such other duties as the district attorney may direct Said detectives shall be general police officers and shall have all powers now conferred on constables by existing laws of this Commonwealth so far as they relate to crimes or criminal procedure

Section 2 Said chief county detective assistant chief county detective and special county detective shall at all times be subject to the orders of the district attorney who may remove them or any of them at his pleasure filling vacancies so created as may be deemed necessary Said chief county detective assistant chief county detective and special county detectives shall not be entitled to receive any fees whatsoever but the chief county detective shall receive a salary of four thousand (\$4,000.00) dollars per annum the assistant chief county detective shall receive a salary of three thousand (\$3,000.00) dollars per annum and the special county detectives shall receive a salary of one hundred seventy-five (\$175.00) dollars per month each together with all necessary traveling expenses which said salary and expenses having been verified by affidavit of the chief county detective assistant chief county detective or special county detective incurring the same and approved by the district attorney shall be paid out of the treasury of the county on a certificate issued by the district attorney directed to the controller of the county who shall order warrants for said amounts according to law

Section 3 All acts or parts of acts inconsistent herewith are hereby repealed so far as the same may affect any county within or coming within the provisions of this act

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 201, entitled:

An Act providing for the appointment of assistant district attorneys in the several counties of this Commonwealth having a population of over one million and less than one million five hundred thousand inhabitants prescribing the powers and duties and fixing their salaries.

The first section was read as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every county of this Commonwealth having a population of over one million and less than one million five hundred thousand inhabitants the district attorney shall have authority to appoint one or more assistants learned in the law not exceeding ten in number to assist the district attorney in the discharge of his duties. One of said assistant district attorneys who shall be designated as the first assistant shall receive a salary of six thousand dollars per annum one of the said assistant district attorneys who shall be designated as the second assistant shall receive a salary of five thousand dollars per annum. One of the said assistant district attorneys who shall be designated as the third assistant shall receive a salary of forty-five hundred dollars per annum. One of said assistant district attorneys who shall be designated as the fourth assistant shall receive a salary of thirty-nine hundred dollars per annum. Of the other six assistant district attorneys four shall receive a salary of thirty-two hundred dollars per annum each and two shall receive a salary of twenty-seven hundred dollars per annum each. The salaries herein provided shall be paid out of the county treasury.

Section 2. All acts or parts of acts inconsistent herewith are hereby repealed so far as the same may affect any county within or coming within the provisions of this act.

On the question,

Will the House agree to the section?

Mr. STADTLANDER. Mr. Speaker, I desire to offer the following amendment:

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 1, line 3, by inserting after the word "that" the word "in."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act providing for the appointment of assistant district attorneys in the several counties of this Commonwealth having a population of over one million and less than one million five hundred thousand inhabitants prescribing the powers and duties and fixing their salaries.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 335, as follows:

An Act to amend section two of an act approved the twenty-sixth day of May one thousand eight hundred and ninety-seven (Pamphlet Laws ninety-five), entitled "An Act relating to proceedings where goods or chattels have been levied upon or seized by the sheriff and claimed to belong to others than the defendant in the execution or process" as amended.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act approved the twenty-sixth day of May one thousand eight hundred and ninety-seven (Pamphlet Laws ninety-five), entitled "An Act relating to proceedings where goods or chattels have been levied upon or seized by the sheriff and claimed to belong to others than the defendant in the execution or process" as amended by the act approved the eighth day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventy-five), entitled "An Act to amend section two section six section seven and section twelve of an act entitled 'An Act relating to proceedings where goods and chattels have been levied upon or seized by the sheriff and claimed to belong to others than the defendant in the execution or process' approved the twenty-sixth day of May Anno Domini one thousand eight hundred and ninety-seven" which reads as follows

"Section 2. If the court shall make said rule absolute the claimant shall give bond to the Commonwealth of Pennsylvania with security to be approved by the court if in term time or a

judge thereof if in vacation in double the value of the goods and chattels claimed in case the appraised value of the said goods and chattels does not exceed the amount of the judgment interest and costs upon which said execution is issued and in case the appraised value does not exceed the amount of said judgment and interest then bond to be given in double the amount of said judgment and interest and probable costs conditioned that he shall at all times maintain his title to said goods and chattels or pay the value thereof to the party thereunto entitled and thereupon the sheriff shall deliver said goods and chattels to the claimant" is hereby further amended to read as follows

Section 2. If the court shall make said rule absolute the claimant shall give bond to the Commonwealth of Pennsylvania with security to be approved by the court if in term time or a judge thereof if in vacation in case the appraised value of the said goods and chattels does not exceed the amount of the judgment interest and costs upon which said execution is issued and in case the appraised value does exceed the amount of said judgment and interest then bond to be given in double the amount of said judgment and interest and probable costs conditioned that he shall at all times maintain his title to said goods and chattels or pay the value thereof to the party thereunto entitled and thereupon the sheriff shall deliver said goods and chattels to the claimant

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 139, as follows:

An Act to prevent the abatement of certain suits at law or in equity heretofore commenced now pending or hereafter to be brought

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no suit action or other proceeding at law or in equity lawfully commenced heretofore now pending or which may hereafter be commenced by or against the head of any department or bureau or other officer of the Commonwealth of Pennsylvania in his official capacity or in relation to the discharge of his official duties shall abate by reason of his death or the expiration of his term of office or his retirement or resignation or removal from office but in such event the court on motion or supplemental petition filed at any time within twelve months thereafter showing a necessity for the survival thereof may allow the same to be maintained by or against his successor in office. And the court may make such order as shall be equitable for the payment of costs.

Section 2. All acts or parts of acts inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 336, entitled:

An Act regulating the use of brilliant headlights on motor or other vehicles and providing a penalty for the violation thereof

The first section was read as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any person to drive or propel any automobile or other vehicle upon the public highways of the State in the night season if said vehicle is equipped with any acetylene electric or other brilliant headlight or any other light the rays of which shall be intensified by any parabolic or condensing reflector unless such headlight or other light when approaching another automobile or vehicle at a distance of not less than seven hundred feet shall be dimmed controlled deflected or so adjusted that at a distance of two hundred feet or more in front of such vehicle no part of the intensified rays of light shall be visible more than three and a half feet above the surface of the highway and remain so until the approaching vehicle passes by. Any person guilty of such unlawful act upon conviction thereof in a summary proceeding before any magistrate alderman or justice of the peace shall be fined not more than twenty-five dollars for the first offense and not less than fifty dollars nor more than one hundred dollars for the second and each subsequent offense

On the question,

Will the House agree to the section?

Mr. SHOWALTER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend Section 1, line 6, by striking out the word "season" and inserting in lieu thereof the word "time"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act regulating the use of brilliant headlights on motor or other vehicles and providing a penalty for the violation thereof

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 289, entitled:

An Act to amend part of the first section of an act approved the eleventh day of July Anno Domini one thousand nine hundred and one entitled "An act to regulate and establish the fees to be charged by sheriffs in this Commonwealth and to provide for the taxation and collection of the same" by requiring sheriff's fees for attending court bringing into and removing therefrom prisoners for arraignment trial and sentence and for the execution of any other order of court to be paid by the county

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That that portion of section one of an act approved the eleventh day of July Anno Domini one thousand nine hundred and one entitled "An Act to regulate and establish the fees to be charged by sheriffs in this Commonwealth and to provide for the taxation and collection of the same" which reads as follows

For attending court bringing into and removing therefrom prisoners for arraignment trial and sentence the sum of three dollars per day for the sheriff or each deputy for each and every day of court where the sheriff or deputy is actually present is hereby amended to read as follows

For attending court bringing into and removing therefrom prisoners for arraignment trial and sentence and for the execution of any other order of court the sum of three dollars per day for the sheriff and each deputy for each and every day of court where the sheriff or deputy is actually present to be paid by the county

On the question,

Will the House agree to the section?

Mr. RAMSEY. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 2, line 6, by inserting before the word "Court" the word "criminal."

Amend section 1, page 2, line 13, by inserting before the word "Court" the word "criminal."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend part of the first section of an act approved the eleventh day of July Anno Domini one thousand nine hundred and one, entitled "An Act to regulate and establish the fees to be charged by sheriffs in this Commonwealth and to provide for the taxation and collection of the same" by requiring sheriff's fees for attending court bringing into and removing therefrom prisoners for arraignment trial and sentence and for the execution of any other order of court to be paid by the county.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 385 (Senate Bill No. 59), entitled:

An Act to amend section two of an act approved the eighteenth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand and forty-two), entitled "An Act authorizing county controllers in counties having a population of more than one hundred thousand and less than one hundred fifty thousand inhabitants to appoint a solicitor prescribing the duties of said solicitor and fixing his salary" by authorizing the county commissioners and county controller to fix the salary of the solicitor.

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act approved the eighteenth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand forty-two) entitled "An Act authorizing county controllers in counties having a population of more than one hundred thousand and less than one hundred fifty thousand to appoint a solicitor prescribing the duties of said solicitor and fixing his salary" which reads as follows

On the question,

Will the House agree to the section?

Mr. NORTON. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 2, line 1, by striking out "less than one hundred fifty thousand" and inserting in lieu thereof "less than two hundred sixty thousand"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section was read and agreed to as follows:

"Section 2 The said solicitor shall advise upon all legal matters that may be submitted to him and shall conduct any litigation when requested so to do by the controller. The solicitor shall hold office for the term for which the controller was elected (and shall receive a salary of five hundred dollars per annum) to be paid out of the county treasury" be and the same is hereby amended to read as follows

Section 2 The said solicitor shall advise upon all legal matters that may be submitted to him and shall conduct any litigation when requested so to do by the controller. The solicitor shall hold office for the term for which the controller was elected and his salary shall be fixed by the county commissioners and county controller

The title was read as follows:

An Act to amend section two of an act approved the eighteenth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand and forty-two) entitled "An Act authorizing County Controllers in counties having a population of more than one hundred thousand and less than one hundred fifty thousand inhabitants to appoint a solicitor prescribing the duties of said solicitor and fixing his salary" by authorizing the county commissioners and county controller to fix the salary of the solicitor

On the question,

Will the House agree to the title?

Mr. NORTON. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend the title of the Act, line six, by striking out "less than one hundred fifty thousand inhabitants" and inserting in lieu thereof "less than two hundred and sixty thousand inhabitants"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 382 (Senate Bill No. 8), entitled:

An Act to amend section five of an act approved the twenty-fourth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand and eighteen) entitled "An act making it unlawful for the commissioners of any county in this Commonwealth to contract to repair build or rebuild any county bridges without due advertisement for sealed proposals excepting contracts not amounting to two hundred and fifty dollars" by excepting contracts for the repair building or rebuilding of any bridge or bridges that will cost less than five hundred dollars

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 386 (Senate Bill No. 69), entitled:

An Act validating divorces granted on the ground of the hopeless insanity of the respondent under the provisions of an act approved the eighteenth day of April nineteen hundred and five entitled "An act to amend section eight of the act approved the thirteenth day of April eighteen hundred and forty-three entitled 'An act to convey certain real estate and for other purposes' so as to extend the provisions to the husband or wife of a lunatic or non compos mentis and to further regulate the procedure in action of divorce"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 529 (Senate Bill No. 179), entitled:

An Act to amend sections one and two as amended of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same. That Section one of an Act, entitled "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy

State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring borough and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads and prescribing the contents of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvements or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties townships boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and state-aid highways, and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act." approved the thirty-first day of May, Anno Domini one thousand nine hundred and eleven, which reads as follows:

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the first day of June Anno Domini one thousand nine hundred and eleven there shall be established a State Highway Department by the appointment by the Governor of the Commonwealth of a State Highway Commissioner, who shall serve for a term of four years, and shall give his entire time and attention to the duties of his office. He shall receive a salary of eight thousand dollars per annum, and shall furnish a bond to the Commonwealth, in the sum of fifty thousand dollars, to be approved by the Governor, conditioned for the faithful performance of his duties. The Governor shall also appoint two Deputy State Highway Commissioners, to be known as First Deputy State Highway Commissioner and Second Deputy State Highway Commissioner, respectively; one of whom shall be a competent civil engineer. They each shall receive a salary of six thousand dollars per annum. They shall each give bond to the Commonwealth, in the sum of twenty-five thousand dollars, to be approved by the Governor, conditioned for the faithful performance of their duties. They shall be subject at all times to the authority of the State Highway Commissioner, and in the absence of the Commissioner shall, in the order of their precedence to each other, perform and discharge all the duties of the State Highway Commissioner as required by law and the provisions of this act. The Governor shall also appoint an auditor of the said department, who shall be an expert accountant and who shall be a certified public accountant, under the laws of this Commonwealth. He shall receive a salary of three thousand dollars per annum, and shall give bond to the Commonwealth, in the sum of twenty-five thousand dollars, subject to the approval of the Governor, conditioned for the faithful performance of his duties. It shall be the duty of said Auditor to examine and audit all the accounts of the Department and to countersign all warrants," be and the same is hereby amended to read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the first day of June Anno Domini one thousand nine hundred and eleven, there shall be established a State Highway Department, by the appointment by the Governor of the Commonwealth of a State Highway Commissioner, who shall serve for a term of four years, and shall give his entire time and attention to the duties of his office. He shall receive a salary of ten thousand dollars per annum, and shall furnish a bond to the Commonwealth, in the sum of two hundred thousand dollars, to be approved by the Governor, conditioned for the faithful performance of his duties. The Governor shall also appoint an Assistant State Highway Commissioner, who shall be an experienced executive and a competent civil engineer, and who shall at all times be subject to the authority of the State Highway Commissioner and shall have executive authority over all other officials and employees of the State Highway Department, and in the absence of the Commissioner shall perform and discharge all the duties of the State Highway Commissioner, as required by law and the provisions of this act. He shall receive a salary of eight thousand dollars per annum, and shall furnish a bond to the Commonwealth, in the sum of twenty-five thousand dollars, to be approved by the Governor.

conditioned for the faithful performance of his duties. The Governor shall also appoint a Township Commissioner, who shall receive a salary of six thousand dollars per annum, and shall give bond to the Commonwealth in the sum of twenty-five thousand dollars, to be approved by the Governor, conditioned for the faithful performance of his duties.

On the question,

Will the House agree to the section?

Mr. WILLIAMS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 15, line 7, by striking out the word "Senates" and inserting in lieu thereof "Senate"

On the question,

Will the House agree to the amendment?

It was agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section was read as follows:

Section 2 That Section two of said Act, which, as amended by an act, approved the twenty-eighth day of May, one thousand nine hundred and fifteen. (P. L. 583), entitled "An Act to amend section two of an act, approved the thirty-first day of May, one thousand nine hundred and eleven, entitled 'An act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioners and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioners; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads and prescribing the contents of township, county borough, or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid highways, and kind of material to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act," reads as follows:

"Section 2. The Governor shall appoint a Chief Engineer of the department, who shall be a capable and competent civil engineer, and experienced in the building and maintenance of improved roads, who shall be paid a salary at the rate of seven thousand dollars per annum. The State Highway Commissioner shall appoint, as an assistant to the chief engineer, an engineer of bridges, who shall be a capable and competent civil engineer, experienced in the designing and construction of bridges, who shall be paid a salary at the rate of thirty-six hundred dollars per annum. He may also appoint not to exceed fifty superintendents, experienced in the construction and maintenance of improved roads, who shall be known as superintendents of highways, each of whom shall be paid a salary at the rate of fifteen hundred dollars per annum. He may also appoint, as the work of the department requires, fifteen competent civil engineers, experienced in improved road building, to act as assistants to the chief engineer, and who shall each be paid a salary at the rate of twenty-four hundred dollars per annum. He may also appoint a chief draughtsman, who shall also be an experienced civil engineer, and who shall be paid a salary at the rate of twenty-four hundred dollars per annum. He may also appoint an engineer of maintenance, an engineer of construction, additional civil engineers and engineers' assistants, superintendents, inspectors, a statistician, paymasters, draughtsmen, bookkeepers, a chief clerk, additional clerks, stenographers, and such other employees, as in his opin-

ion, are sufficient to carry on the work of the State Highway Department, and shall fix the salaries to be paid the aforementioned employees.

"The State Highway Commissioner, his deputies and other officers, shall be paid in addition to their stipulated salary or compensation, traveling expenses necessarily and actually incurred by each of them in the performance of the duties required by this act, or performed by direction of the State Highway Commissioner. The State Highway Commissioner shall assign the superintendents of highways to such sections or parts of the State as, in the judgment of said commissioner, will enable said superintendents to render most efficient service in the improvement of the highways. It shall be the duty of each superintendent of highways, subject to the authority of the commissioner, and in accord with the rules and regulations of the department, to superintend, supervise, and take charge and control of all work of rebuilding, maintenance, and repair of the State-aid and State Highways, or any portions thereof, in his said district, or placed in his charge; and it shall be the further duty of each superintendent of highways to instruct the authorities having charge of the highways in the counties or townships in his district, which receive aid from the State in the maintenance of highways, as to the method to be employed at all times in the construction, maintenance and repair of county or township roads, culverts, and bridges in said counties or townships," be, and the same is hereby amended to read as follows:

Section 2. The Governor shall appoint a Chief Engineer of the department, who shall be a capable and competent civil engineer and experienced in the building and maintenance of improved roads, who shall be paid a salary at the rate of seven thousand five hundred dollars per annum. The State Highway Commissioner shall appoint an experienced maintenance engineer. He shall also appoint a controller who shall be an expert accountant and who shall keep record of the finances of the department, audit all accounts and countersign all warrants. The State Highway Commissioner shall appoint, as assistants to the Chief Engineer, a principal assistant engineer, construction engineers, an office engineer, and an engineer of plans and surveys, who shall be capable and competent civil engineers, experienced in the designing and construction of highways. He may also appoint an engineer of bridges, who shall be a capable and competent civil engineer, experienced in the designing and construction of bridges. He may also appoint, as the work of the department requires, district engineers and additional civil engineers, experienced in improved road building. He may also appoint superintendents of highways, experienced in the construction and maintenance of improved roads. He may also appoint a township engineer, engineers' assistants, an engineer of tests, a registrar of motor vehicles, an executive manager, statistician, secretary, inspectors, purchasing agent, paymasters, cost accountant, bookkeepers, cashier, mechanic, draughtsmen, stenographers, additional clerks, and such other employees as in his opinion are sufficient to carry on the work of the State Highway Department, and shall fix the salaries of the aforementioned employees.

The State Highway Commissioner, Assistant Commissioner and other officers, shall be paid, in addition to their stipulated salary or compensation, traveling expenses necessarily and actually incurred by each of them in the performance of the duties required by this act, or performed by direction of the State Highway Commissioner. The State Highway Commissioner shall assign the superintendents of highways to such sections or parts of the State as, in the judgment of said commissioner, will enable said superintendents to render most efficient service in the improvement of the highways. It shall be the duty of each superintendent of highways subject to the authority of the commissioner, and in accord with the rules and regulations of the department, to superintend, supervise, and take charge and control of all work of rebuilding, maintenance, and repair of the State-aid and State Highways, or any portions thereof, in his said district, or placed in his charge.

The provisions of this act shall become effective immediately upon its approval by the Governor.

On the question,

Will the House agree to the section?

Mr. WILLIAMS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 2 page 16 line 22 by striking out the word "Commissioners" and inserting in lieu thereof "Commissioner."

Amend section 2 page 16 line 29 by striking out the word "highway" and inserting in lieu thereof "highways."

Amend section 2 page 19 line 6 by striking out the word "paymaster" and inserting in lieu thereof "paymasters."

Amend section 2 page 19 line 7 by striking out the word "pothole" and inserting in lieu thereof "other."

Amend section 2 page 22 line 1 by striking out the word "tis" and inserting in lieu thereof "this."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read as follows:

An Act to amend sections one and two as amended of an act approved the thirty-first day of May Anno Domini one thousand

nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight), entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employes defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act."

On the question,

Will the House agree to the title?

Mr. WILLIAMS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend title page 1, line 1, by striking out the word "sections" and inserting in lieu thereof "section"

Amend title page 1, line 1, by inserting after the word "and" the word "section"

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 525 (Senate Bill No. 172), entitled:

An Act to amend section one of an act approved the thirtieth day of July one thousand eight hundred and ninety-seven (Pamphlet Laws four hundred and sixty-four) entitled "An Act to provide revenue and regulate the sale of malt brewed vinous and spirituous liquors or any admixture thereof by requiring and authorizing licenses to be taken out by brewers distillers wholesalers bottlers rectifiers compounders storekeepers and agents having a store office or place of business within this Commonwealth prescribing the amount of license fees to be paid in such cases and by imposing an additional license fee on retail dealers in intoxicating liquors"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 526 (Senate Bill No. 173), entitled:

An Act to amend section eight of the act approved the thir-

teenth day of May one thousand eight hundred eighty-seven (Pamphlet Laws one hundred eight) entitled "An act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" as amended

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

SENATE BILL NO. 172 MADE A SPECIAL ORDER.

Mr. RAMSEY offered the following motion which was twice read, considered and agreed to:

Moved by Mr. Ramsey, seconded by Mr. Vickerman, that Senate Bill No. 172 (House Bill No. 525), entitled:

An Act to amend section one of an act approved the thirtieth day of July one thousand eight hundred and ninety-seven (Pamphlet Laws four hundred and sixty-four) entitled "An Act to provide revenue and regulate the sale of malt brewed vinous and spirituous liquors or any admixture thereof by requiring and authorizing licenses to be taken out by brewers distillers wholesalers bottlers rectifiers compounders storekeepers and agents having a store office or place of business within this Commonwealth prescribing the amount of license fees to be paid in such cases and by imposing an additional license fee on retail dealers in intoxicating liquors"

be made a special order of business on third reading for Tuesday morning, February 25th, at 11:30 A. M.

SENATE BILL NO. 173 MADE A SPECIAL ORDER.

Mr. RAMSEY offered the following motion which was twice read, considered and agreed to.

Moved by Mr. Ramsey, seconded by Mr. Vickerman, that Senate Bill No. 173 (House Bill No. 526), entitled:

An Act to amend section eight of the act approved the thirtieth day of May one thousand eight hundred eighty-seven (Pamphlet Laws one hundred eight) entitled "An Act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" as amended

be made a special order of business on third reading for Tuesday morning, February 25th, at 11:30 A. M.

BILL ON THIRD READING.

Mr. NEARY. Mr. Speaker, I desire to call up House Bill No. 209, File Folio 263, on page 3 of today's calendar, bills on third reading postponed.

Agreeably to order,

The bill having been called up from postponed calendar, The House resumed the consideration on third reading of House Bill No. 209, entitled:

An Act to regulate the sale loan lease gift and possession of revolvers pistols and other firearms of a size which may be concealed upon the person

On the question recurring,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. BALDRIGE. Mr. Speaker and gentlemen of the House. This is the same bill in a little different form that we had here two years ago under the guise of police regulations, regulating crooks and to prevent their carrying firearms. This bill provides that no man shall have a pistol or any firearms in his possession or on his person or in his residence, and in order to do so he must go to the county sheriff and get two freeholders to go on his bond to permit him to have that gun in his possession, and it also requires him to renew that every year. If this bill becomes a law, every citizen in Pennsylvania will become a criminal if he has a gun or any firearms in his possession, if he has not the necessary permit. Foreigners are not allowed to carry guns, but I think the lives of every decent American citizen in this state should be protected and it would be an easy matter for a highway robber to come over from New York and tote a gun into this state and break into your house at night time and he would not have a gun there to protect himself and would be at the mercy of such characters as that. In addition to that, people that have guns in their homes as old heirlooms, that have been in their homes for years if they don't have a permit and if they don't go and renew that permit every year they would be amenable to this law. I think it should be voted down.

Mr. WELLS. Mr. Speaker, this bill, as I understand it, is the result of a conference between the District Attorney of Philadelphia County and a number of citizens of Phila-

delphia. As the gentleman who has just spoken states, there was a bill here similar to this one two years ago; it was somewhat similar in character, but conditions have changed greatly since that time. At that time things were different. I think that such a bill is necessary for the protection of citizens of Pennsylvania today. Conditions in the city of Philadelphia today particularly demand legislation of this character. I venture to say that there is not a day passes in the city of Philadelphia now that there are not from twelve to twenty-five arrests made of men carrying deadly — particularly loaded guns — and a large percentage of these men are not citizens of the State of Pennsylvania nor of the United States. A great proportion of them are foreigners. Today men are being held up almost nightly on the highways and bi-ways by bands of highway men; they are being robbed; our police are working night and day doing to the best of their ability, but they cannot protect the entire population of the city of Philadelphia, because they have not sufficient men to cover the territory. I can see no reason why this bill should not pass. I cannot see any reason why any man who wants to possess a gun should have any objection to having a license granted to him. This bill provides that two citizens shall certify to his reputation as a man who is respectable and that he is a safe man to have a gun. The State of New York has seen fit to pass an act of this kind, only it is more drastic. I can see no good reason why any citizen in this State should not be in favor of this bill.

Mr. SHOWALTER. Mr. Speaker, this bill applies to Union County and counties in other parts of the State as well as to Philadelphia and therefore not alone to Philadelphia. I know that conditions exist in that city which do not exist in the interior counties. We must consider the state at large. It seems to me that this bill will not bring about entirely the results that are desired. After a permit or a license has been granted to any one to have in his possession or own a firearm I can see no just reason why that person the following year must again go to the sheriff and secure two bondsmen and a Pennsylvania license or pay again a license fee of one dollar. I don't believe that is right and fair. Another thing, there is a chance of gross injustice being worked in this bill if it becomes a law. The sheriff may not feel friendly towards someone who may apply for a license and make it rather inconvenient for anyone to secure a license to own a firearm.

The gentleman who preceded me has spoken about the New York State law. I understand that this law is copied, somewhat, after the New York State law. I will also inform the gentleman that the Supreme Court of the State of New York has declared that this law in New York is unconstitutional, and I have great doubts whether this law would be constitutional in Pennsylvania. In article I, Section 21, of the State Constitution we have this: "The right of the citizens to bear arms in defense of themselves and the State shall not be questioned."

I think that it is an injustice to ask any citizen of this State to be compelled to secure two bondsmen and to go up to the sheriff and secure an annual license. If this bill simply provided, in the first instance, in securing a license, and not to be repeated each year, I think that is all that would be necessary and I think it would be necessary and I think it would be an injustice to pass it as it stands.

Mr. WELLS. Mr. Speaker, in reply to the gentleman from Union, who has just preceded me, I wish to say that this bill does not provide that any man who desires to carry a gun must secure two bondsmen. If you will read the act carefully you will clearly see that it clearly provides that he must secure a citizen who owns property who can satisfy the authorities that he is a man of good reputation. It does not require that any citizen must go on any bond whatsoever, of any kind. Further, it provides that if a sheriff should refuse a man the license to carry a gun, he has a right of appeal to the Court of Quarter Sessions where his case can be determined by a competent court.

Mr. SOWERS. Mr. Speaker, I notice in Section 6 of this bill these words: "It shall be unlawful for any person to have in his possession or custody any such pistol, revolver or other firearm unless authorized to own and possess the same by a permit issued to him as in this act provided."

I think that is a very vicious proposition. A man cannot be safe in his home; a man cannot own a gun or have any firearms in his home to protect himself against a highwayman or against a burglar or against any man of

that sort. We want something in our homes when we have these crime waves: every man should have in his home something that would enable him to protect himself; that is something that should not be taken away from us.

Mr. BENNETT. Mr. Speaker, while I am not a lawyer and am incapable of analyzing the making of laws until after they are enacted, but it seems that an unjust law takes away some privilege that he has, and that in making laws it is for the protection of society. There is another angle in looking at this question that has not been mentioned. During my recent years of activity this came directly under my observation. It is this: the easiest thing, as the law is at present, is for a fifteen, or seventeen-year-old boy, young, inexperienced and irresponsible, to present himself at any store or pawn shop and secure a revolver and possibly goes out and kills his fellow playmate within a day or on the night in which he purchased it. That in my mind is a measure that is intended as a menace against human life. Secondly, my colleague from Philadelphia, Mr. Sowers, mentions that we ought to have firearms to protect ourselves from footpads, and highway robbers when we have these crime waves. I consider it suicidal for a man to reach for his gun when he is held up on the highways. I don't know of a case on record where a man successfully reached for his gun, in his hip pocket, when he was waylaid on the street, when he was held up and a gun was stuck up at him, and when he was covered. I do believe, though, that in opposition to this that if there is not a law which will be honestly enforced so that the criminal part of our society can be brought in and searched and cleaned up of arms they carry, that we will suffer, and if that is done, that they will not be so plentiful. I have never read of a hold-up man who is not a coward; he will not tackle a man with his fist or use any physical effort. We may measure this with a number of boys slaughtered annually in the great dawn of their youth. Secondly, it is of no protection to the individual because a man don't carry a gun successfully and protects himself from highway robbers; the robber gets the drop on you, and it is useless. I consider it a duty that we owe to society that this lawmaking body pass some law with teeth in it that will be enforced by the proper authorities, when properly presented and amended, and that we pass that law in order to give authorities the right to clean up the present wholesale possession of guns that are held by men. I advocate the passage of this bill on these grounds.

Mr. BALDRIGE. Mr. Speaker and gentlemen of the House: In answer to the sponsor of this bill and the gentleman who has just been speaking. I want to say that they are both talking about this bill being for the protection of the right kind of people who are carrying guns on the street. Any man familiar with the law of Pennsylvania at the present time knows that it is a violation of law now to carry a concealed weapon. This bill goes further than that. It provides that you cannot have a pistol or gun in your home to protect yourself against any burglars without a permit, and to get this permit you must get good people with real estate to recommend you to the sheriff, and then the permit is only good for one year, and you must go through this process each year. I think the bill is ridiculous on its face.

Mr. JAMES A. WALKER. Mr. Speaker, two years ago we had a bill something like this before the House, and after considering it at that time we deemed it unwise to pass it. I think today we can safely say that conditions have changed, and one of the things indicating the changed conditions is the number of articles appearing in our newspapers and that which we hear from our fellows on the street, telling us that men in khaki uniforms have held up men at the point of a pistol. I do not say they are soldiers, because I believe that many of those who appear in khaki uniforms are not soldiers, but are taking advantage of one poor reason or another to prey upon an almost willing public. We find that is true not only of the so-called soldier, but also a number of those who never smelled powder who are going around toting big guns and making trouble. I am informed by one our Assistant District Attorneys in Philadelphia County that at the present time there are on average of four homicides a week there, and most of these are produced by firearms. Now I, from Philadelphia, appeal to you, my colleagues, representing the

people of the entire State, not to legislate in favor of the few, but to legislate in favor of the many. I feel that by passing an act of this kind we are legislating against a few highwaymen, rascals and robbers, and legislating in favor of the general good of our whole people.

Let us take the question of the personal permit. My colleague from Allegheny (Mr. Baldrige), calls attention to the fact that it requires all those who do possess guns to get a license and to get the writing of two persons owning real estate to support their application, and those persons must also be known to these owners of real estate so that they can say in writing to the sheriff that the applicants have been known to be people of good character. Now let us take a number of people throughout the State who own guns. It may be in the rural districts that the gun is more common than in the city districts and that probably is a question in the country districts first of protection and second of hunting. I doubt very much if any hunter, any real sportsman, would have an objection to getting a license. Furthermore, I doubt if any man who wants to protect his home would stop for an instant in paying a dollar license fee and getting his friends to certify that he is a person of good character, even if that has to be done once a year; because as I view this subject, it is more important, if we must carry pistols, to see that those who possess them are decent, law-abiding citizens, and those who are not and have no pistols cannot get them legally because they are not law-abiding and decent people.

I say in answer to the reference to the Sears Roebuck importation, that that can be attended to in due time. Like all novelties, it must have its run, and then dies out, and the sheriffs and law officers of the various counties will see that those parties who sneak guns in will be apprehended and punished.

And on the whole, what law-abiding man will not give a dollar in exchange for the protection this law will afford to the life of his wife and children? Look what we were willing to pay—look what we considered it worth to avoid the loss of a single man on the other side. We were willing to go to the limit in order to avoid the sacrifice of our soldiers and to protect their lives. We are willing to go the limit to protect our loved ones, and if it means merely the paying of a dollar and getting the signatures of several persons as to our good character, I cannot see why the general good of the State should not be conserved and that the rascals who are taking advantage of the return of soldiers and lack of work, that those fellows ought to be stopped. There is one matter that came to my mind in recent days which I deem of importance. Recently there have come to our shores certain men who fought on the other side, and they have brought with them machine guns. They are merely works of passing curiosity. But we are approaching the days of reconstruction, and we do not know what the conditions of the world or our State will be during those days, and I claim, in circumstances like that, it is a matter of most serious concern and danger that we should permit some irresponsible persons to get hold of these German machine guns and turn them loose on the good citizens who keep the law; and those who carry out the law are entitled to certain rights that they must impress upon the people. I feel that this bill has much merit in it, and we, as the representatives of this Commonwealth, should support it.

Mr. BENNETT. Mr. Speaker and gentlemen of the House: In answer to my colleague on the left, the gentleman from Allegheny (Mr. Baldrige), I would like to ask how many men sitting in this chamber tonight, of the two hundred seven law-makers, carry a gun on them tonight or at any time. We are not legislating against the responsible, decent, law-abiding citizens of this great empire. We are legislating against the irresponsibles, the vicious and the criminal. We are legislating for the responsible; we are legislating against such men and types of men who recently shot five people in the city of Philadelphia—one man in one day with one gun. Under the present regulation or permit he could not possibly have had the pistol in his possession. We are legislating against men who come from all quarters of the country, and irresponsibles who have come from all centers of industrial activity during the last two years, of whom we know nothing either of their antecedents or history. We are legis-

lating for the decent, home-loving, God-fearing, law-abiding, liberty-loving citizens of every congested district of this State and every center that is liable to attack from such vicious characters, and, my friends, Mr. Speaker and members of the House, I hope that the empty sentiment of my friend,—well-meaning though it is,—that we are legislating against the protection of the law-abiding citizens of this State will not be taken seriously. We are not. We are legislating for the protection of the law-abiding citizens of this State, and will be upheld by every district attorney who is a prosecutor of crime in this Commonwealth.

Mr. SOWERS. Mr. Speaker, when I spoke before on this measure I did not speak with the intention of voting against the measure. I simply spoke against it in the form in which it appears. The objection I have to the measure is the fact that a man cannot have a gun in his own home, and I therefore ask at this time for unanimous consent to amend this bill, amend section six, page five, line five, by adding after the word "custody"—

The SPEAKER. The bill is on final passage, and cannot be amended on final passage.

Mr. SOWERS. I ask for unanimous consent—

The SPEAKER. The Chair hears objections.

Mr. SHOWALTER. Mr. Speaker, I desire to interrogate the gentleman from Philadelphia, Mr. Bennett.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Bennett, permit himself to be interrogated?

Mr. BENNETT. I will, Mr. Speaker.

Mr. SHOWALTER. Mr. Speaker, I desire to know how the renewal of the license each year will add additional protection under this bill to anyone,—why after a license has already been granted to an individual to carry firearms, he must apply for a renewal of that license.

Mr. BENNETT. Mr. Speaker, my colleague from Philadelphia, Mr. Walker, here to my right, made a remark that we are living in abnormal times, peculiar times as regards crime, and it is not a theory, it is a fact. This application for a permit yearly as I see it—I am not a doctor of law as I said before—it appears to me to be a very efficient precaution. If a man this year should get by in applying for a license to carry a gun, and if after investigation a year hence it was found that he should not have one, he would have to re-present himself and be refused, were he not worthy, even after carrying it for a year.

Mr. SINCLAIR moved the previous question.

The motion was seconded by the following members: Messrs. Allum, Barnhart, Bechtold, Glass, Golder, Haines, Haldeman, Kooser, McGeary, Milner, Morgan, Norton, Palmer, Patterson, Pike, Powell, Staltler, Steedle, Sterling and Ulsh.

Twenty members having joined in moving the previous question.

On the question,

Shall the main question now be put?

It was agreed to.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—76.

Allum,	Dewey,	Hough,	Ramsey,
Barnhart,	Di Lemmo,	Jones,	Rorke,
Bechtold,	Dilsheimer,	Kinsman,	Ruddy,
Bell,	Donneley,	Kooser,	Scott,
Benchoff,	Drinkhouse,	Lafferty,	Shunk,
Bennett,	Dunn,	Levis,	Sinclair,
Brady,	Ehrhardt,	McGeary,	Smith, E. R.,
Campbell,	Eohram,	McKay,	Stattler,
Clutton,	Foster,	Mehring,	Stedde,
Cluthsmith,	Fox, A. R.,	Miller, D. I.,	Sterling,
Colville,	Franklin,	Milner,	Stott,
Cox,	Gans,	Morgan,	Ulsh,
Crawford,	Glass,	Nearly,	Walker, J. A.,
Crockett,	Golder,	Norton,	Wells,
Curry, R.,	Goodnough,	Palmer,	Whiteman,
Davis, D. F.,	Haines,	Patterson,	Wood,
Dawson,	Haldeman,	Perry,	Zook,
Day,	Hamilton, W. J.,	Pike,	Spangler,
	Heffernan,	Powell,	Speaker,

NAYS—104.

Armstrong,	Fowler,	Martin,	Smith, F. I.,
Baldrige,	Geary,	McCaig,	Snyder,
Beckley,	Goehring,	McCurdy,	Soffel,
Benninger,	Graham,	McIntyre,	Sowers,
Bielspacher,	Griest,	McKim,	Sprowls,
Bigler,	Hamilton, J.,	Millar,	Stadtlander,

Bolard,	Hampson,	Miller, A. D.,	Stark,
Bower,	Harvey,	Miller, C. G.,	Sweitzer,
Bowman,	Hollingsworth,	Miller, D. D.,	Todd,
Brooks,	Horne,	Millin,	Trach,
Catlin,	Huntington,	North,	Vickerman,
Clements,	Hutchison,	Phillips,	Wagner,
Cook,	Ingham,	Pidgeon,	Walker, G. T.,
Corbin,	Jennings,	Quigley,	Wallace, R. L.,
Crum,	Jordan,	Reber, C. A.,	Wallace, W. T.,
Curran,	Kantner,	Reber, H. F.,	West,
Curry, A. E.,	Kennedy,	Ringler,	Wettach,
Davis, J. T.,	Krause, T. S.,	Rinn,	Willert,
Davis, W.,	Krause, W.,	Robertson,	Williams,
Diehm,	Krug,	Rothenberger,	Wilson,
Dithrich,	Kunkle,	Sarig,	Woner,
Evans, J. T.,	Lanius,	Schaeffer,	Woodruff,
Evans, S. J.,	Lauler,	Schilling,	Wynne,
Finney,	Magill,	Shaffer,	Zanders,
Fitzgibbon,	Mallery,	Shellenberger,	Zimmerman,
Flynn,	Marcus,	Showalter,	
	Marshall,	Simpson,	

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

QUESTION OF PERSONAL PRIVILEGE.

Mr. GOLDER. Mr. Speaker, I rise to a question of personal privilege.

The SPEAKER. The gentleman will state his question of personal privilege.

Mr. GOLDER. Mr. Speaker, at the conclusion of the vote taken on this bill, my very good friend, Mr. North, tendered to me his sympathy and condolence as a Philadelphian. Mr. Speaker, during the discussion on this bill, I was very much amused, ay, even distressed, to find that my colleagues from Philadelphia, as usual, with intentions of the very best, were holding up the good city of Philadelphia to ridicule. Mr. Speaker, there is not a city in this great Commonwealth of Pennsylvania that has offered more to its citizens and to its residents than the city of Philadelphia. All over the country the fame and the name of the city has spread, and unintentionally the impression has been given here tonight that Philadelphia is not a city of brotherly love, and not the good, clean city that it is. It is true that Philadelphia has had its share of crimes and criminals. Many have been driven to our city by the more active prosecutors, perhaps, in the other counties of this Commonwealth. We do not receive them with open arms. They come, and they are there. My purpose is not to laud the city of Philadelphia, but to say to you, gentlemen, that if you have any intention of coming to Philadelphia, come on; and I promise you safekeeping while you are there.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 103, as follows:

An Act to amend an act approved the nineteenth day of May one thousand eight hundred and seventy-four (Pamphlet Laws two hundred eighteen) entitled "An Act to provide for the appointment of a special detective officer in any of the several counties of this Commonwealth" by providing for the appointment of one or more county detectives and fixing their salaries payable from the county treasury.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the nineteenth day of May one thousand eight hundred and seventy-four (Pamphlet Laws two hundred eighteen) entitled "An Act to provide for the appointment of a special detective officer in any of the several counties of this Commonwealth" which reads as follows

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be lawful for the district attorney of any county in this Commonwealth with the approval of the court of quarter sessions of the proper county whenever said court and district attorney may deem it necessary to appoint an officer as a special detective whose duty it shall be to assist in obtaining such evidence as shall be directed by the district attorney for the Commonwealth in all criminal cases and perform such other duties as the court may direct be and the same is hereby amended to read as follows

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be lawful for the district attorney of any county in this Commonwealth with the approval of the court of quarter sessions of the proper county whenever said court and district attorney may deem it necessary to appoint one or more county detectives whose duty it shall be to assist in obtaining such evidence as shall be directed by the district

attorney for the Commonwealth in all criminal cases and perform such other duties as the court may direct

The county detectives herein provided for shall receive annual salaries of not less than twelve hundred dollars and not more than twenty-five hundred dollars each payable from the county treasury.

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally.

Mr. SHOWALTER. Mr. Speaker, I represent one of the smaller counties of the State. I dare say my county is practically an agricultural county. I am glad to say we have very little crime there, and we have little need of detectives. At times it is necessary to hire a detective; but I believe that, if an average were taken of the expenses that Union County pays for detectives, it would not be one hundred dollars a year. Now to include the smaller counties of the State in a bill of this character, giving to a county detective twelve hundred dollars, it would practically put us in the position of paying many times over for the services of a detective what he is worth, or not hire a detective at all. For that reason, I think it is well for the members of the smaller counties, where we have little detective service, to vote against this bill. I would agree, if it would let out the smaller counties, to go with them; but when it includes them, it seems to me it gives the detectives in the smaller counties too much for the services performed.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—65.

Allum,	Ehrhardt,	Jones,	Schaeffer
Alldrige,	Evans, J. T.,	Kantner,	Schilling,
Barnhart,	Evans, S. J.,	Kooser,	Shaffer,
Benninger,	Fitzgibbon,	Michel,	Shunk,
Bidelspacher,	Flynn,	Miller,	Simpson,
Black,	Fowler,	Miller, C. G.,	Sinclair,
Brady,	Gans,	Miller, D. I.,	Soffel,
Brislin,	Geary,	Miner,	Steedle,
Campbell,	Golder,	Morgan,	Walker, G. T.,
Clements,	Goodnough,	Palmer,	Weiss,
Davis, J. T.,	Griffith,	Pike,	Wettach,
Davis, W.,	Halderman,	Powell,	Wilson,
Dawson,	Hamilton, J.,	Reber, H. F.,	Wynne,
Dilsheimer,	Heffernan,	Robertson,	Zanders,
Dithrich,	Hoffman,	Ruddy,	

NAYS—97.

Armstrong,	Dewey,	Kunkle,	Smith, F. I.,
Beckley,	Drinkhouse,	Lanius,	Snyder,
Bell,	Dunn,	Lauler,	Sowers,
Benchoff,	Ephraim,	Magill,	Stark,
Bigler,	Finney,	Mallery,	Statler,
Bolard,	Fox, A. R.,	Marshall,	Sterling,
Bower,	Franklin,	McCurdy,	Stevenson,
Brendle,	Glass,	McGeary,	Stott,
Brooks,	Graham,	McKay,	Sweitzer,
Catlin,	Griest,	Miller, A. D.,	Todd,
Clutton,	Haines,	Neary,	Trach,
Coldsmith,	Hamilton, W. J.,	North,	Vickerman,
Colville,	Hampson,	Norton,	Walker, J. A.,
Comer,	Harvey,	Patterson,	Wallace, R. L.,
Cook,	Hollingsworth,	Phillips,	Wallace, W. F.,
Corbin,	Horne,	Quigley,	Whiteman,
Cox,	Huntington,	Reber, C. A.,	Willert,
Crawford,	Hutchison,	Ringler,	Williams,
Crockett,	Ingham,	Rorke,	Wood,
Crum,	Jennings,	Rothenberger,	Woodruff,
Curry, A. E.,	Jordan,	Sarig,	Zimmerman,
Curry, R.,	Kennedy,	Shellenberger,	Zook,
Day,	Kinsman,	Showalter,	Spangler,
	Krause, W.,	Smith, E. R.,	Speaker,

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

ANNOUNCEMENT BY THE SPEAKER.

The SPEAKER. The Chair wishes to announce that he will be pleased to meet the chairmen of committees in the House Caucus Room immediately after adjournment.

ADJOURNMENT.

Mr. DUNN. Mr. Speaker, I call for the orders of the day.

The SPEAKER. The gentleman's call for the orders of the day is well taken.

Whereupon (at 11:05 o'clock P. M.), the House adjourned until tomorrow morning at 10:00 o'clock.

Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., TUESDAY, FEBRUARY 25, 1919.

No. 17

SENATE.

TUESDAY, February 25, 1919.

The Senate met at 10 o'clock A. M.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the Chair.

PRAYER.

The Chaplain, Rev. Thomas W. Davis, offered the following prayer:

Almighty God, we thank Thee for the privilege of living in these great and inspiring times. All the conditions and ideals and purposes of our lives have been changed. We have already entered upon the greatest era in the history of mankind. New and larger programmes have presented themselves to our boards of commerce, our captains of industry, our leaders in church and in state. We pray Thy blessing upon this distinguished body so that they may dedicate themselves to the great purpose of meeting all the needs, as far as possible, in this transition period. These blessings we ask in our Saviour's name. Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. BYRE, the further reading was dispensed with, and the Journal was approved.

PETITIONS.

FAVORING RATIFICATION OF PROHIBITION AMENDMENT TO THE FEDERAL CONSTITUTION.

Mr. J. S. MILLER presented numerous petitions of citizens of the Thirty-Sixth Senatorial District favoring ratification of the Sheppard Prohibition Amendment to the Federal Constitution.

Which was referred to the Committee on Law and Order.

PROTESTING AGAINST REPEAL OF SUNDAY LAW AND PASSAGE OF RORKE BILL.

Mr. TOMPKINS presented petitions of members of First Pre-byterian Church and First Lutheran Church, Johnstown protesting against the repeal of Sunday law and passage of Rorke Bill.

Which was referred to the Committee on Judiciary Special.

TIME OF NEXT MEETING.

Mr. MARTIN. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MARTIN offered the following resolution, which was twice read, considered and agreed to.

Resolved (If the House of Representatives concur) That when the Senate adjourns today, it reconvene on Monday evening, March 3, at nine o'clock, and when the House of Representatives adjourns this week it reconvene on Monday evening, March 3, at nine o'clock.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

RESOLUTION AUTHORIZING CHIEF CLERK TO APPOINT ADDITIONAL OFFICERS AND EMPLOYEES.

Mr. CROW. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW offered the following resolution, which was twice read, considered and agreed to.

Resolved, That the Chief Clerk of the Senate be and he is hereby authorized to appoint such additional officers, as he may deem necessary to expedite the business of the Senate, and that the salaries and mileage of such additional officers and employes be paid out of the deficiency appropriation bill, which was approved by the Governor on February 7, 1919.

REPORTS FROM COMMITTEES.

Mr. McCONNELL from the Committee on Judiciary Special reported as amended, Senate Bill No. 276 (House Bill No. 136), entitled:

An Act to further amend an act approved the 26th day of May, 1891, (P. L. 123), entitled "An Act to facilitate the labors of the justices of the Supreme Court by providing suitable clerical assistance as amended authorizing the payment of expenses of judges and the employment of briefers, investigators, stenographers, typewriters and clerks," and increasing the amount now allowed therefor.

Mr. MEARKLE from the Committee on Judiciary General reported as committed, Senate Bill No. 116, entitled:

An Act declaring it a misdemeanor for any maker, or drawer, with intent to defraud, to make, or draw, or utter, or deliver any check, draft or order when such person has not sufficient funds in or credit with the depository upon which the same is drawn.

Mr. TOMPKINS, from the Committee on Judiciary General, reported as committed, Senate Bill No. 208, entitled:

An Act requiring assessors and assistant assessors for county purposes, in cities of the third class to keep an account of days actually employed and make return thereof to the county commissioners; and fixing their compensation.

Mr. WHITTEN, from the Committee on Judiciary General, reported as amended, Senate Bill No. 239 (House Bill No. 17), entitled:

An Act fixing the per diem compensation of borough or township assessors and assistant assessors and the method of ascertaining the number of days employed.

BILLS INTRODUCED.

Mr. WHITTEN read in his place and presented to the Chair Senate Bill No. 281, entitled:

An Act making an appropriation to the Ohio Valley General Hospital, McKees Rocks, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. WOODWARD read in his place and presented to the Chair Senate Bill No. 282, entitled:

An Act making an appropriation to the Childrens Aid Society of Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. BEALES read in his place and presented to the Chair Senate Bill No. 283, entitled:

An Act to provide for the retirement, with half-pay, of certain State employes, under certain conditions.

Which was committed to the Committee on Appropriations.

Mr. VARE read in his place and presented to the Chair Senate Bill No. 284, entitled:

An Act making an appropriation to Eagleville Sanatorium for Consumptives, located at Eagleville, Montgomery County.

Which was committed to the Committee on Appropriations.

Mr. McCONNELL read in his place and presented to the Chair Senate Bill No. 285, entitled:

An Act to amend section twelve of an act approved the 7th day of June, A. D. 1915 (P. L. 898), entitled "An Act to supervise the operations of fire insurance rate-making bureaus, and providing for their examination by the Insurance Commissioner;" prohibiting discrimination in fixing and collecting fire-insurance rates; requiring companies to maintain and co-operate in maintaining and operating rate-making bureaus; requiring inspection and survey by such bureaus of all risks specifically rated; and regulating agreements between companies or other insurers with respect to fixing and collecting fire-insurance rates; and repealing existing laws;" by granting to the Insurance Commissioner authority to ascertain whether rates made by such insurance company, individual, association or rate-making bureau are excessive or inadequate and to determine reasonable rates in such cases.

Which was committed to the Committee on Judiciary Special.

Mr. GRAY read in his place and presented to the Chair Senate Bill No. 286, entitled:

An Act to repeal the proviso of an act approved the 16th day of May, A. D. 1891, entitled "An Act to authorize burial or cemetery companies to accept trusts in certain cases."

Which was committed to the Committee on Judiciary General.

Mr. HERRON read in his place and presented to the Chair Senate Bill No. 287, entitled:

An Act to amend section two of an act approved the 17th day of April, 1905 (P. L. 170), entitled "An Act providing that the district attorneys, in all counties whose population does not exceed one hundred and fifty thousand, shall be paid a salary, and fixing the same, which shall be in lieu of all fees, and in full compensation for their services; and providing for the appointment of assistant district attorneys in said counties, and for the compensation of the same; and providing that the fees heretofore allowed the district attorneys upon indictments shall remain in amount as heretofore, but shall hereafter be as part of the cost, for the use and benefit of the proper county," as amended.

Which was committed to the Committee on Judiciary General.

Mr. BARR read in his place and presented to the Chair Senate Bill No. 288, entitled:

An Act to repeal an act, entitled "An Act to amend an act approved the 21st day of May, A. D. 1913, entitled "An Act providing for the return of taxes on seated lands in counties, poor districts, boroughs, incorporated towns, and townships, for county, poor, borough, town, or township taxes, respectively, and providing for the sale of such lands for taxes," so as to include school taxes," approved the 1st day of June, 1915.

Which was committed to the Committee on Judiciary General.

Mr. LESLIE read in his place and presented to the Chair Senate Bill No. 289, entitled:

An Act to amend section one of an act approved the 11th day of May, 1911 (P. L. 275), entitled "An Act to provide for the appointment of county and city inspectors of weights and measures; providing for their compensation and expenses; prescribing their duties; prohibiting vendors from giving false or insufficient weights; and fixing the penalties for the violation of the provisions hereof," as amended; providing for the appointment of inspectors of weights and measures by the chief of the Bureau of Standards, in the several counties and cities of the third class where the proper authorities neglect or refuse to

make appointments; fixing their salaries; and providing for the payment of the salaries and expenses of such inspectors by such counties and cities.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 290, entitled:

An Act to amend section two of the act approved the 23d day of June, 1911, P. L. 1118, entitled "An Act to provide for the establishment of a Bureau of Standards in the Department of Internal Affairs of Pennsylvania; the appointment of a Chief of that Bureau; prescribing his duty and fixing his salary; authorizing the purchase of a seat of standardized weights and measures for the use of the Bureau, and making an appropriation therefor;" by providing for the appointment of deputies in the Bureau of Standards and fixing their salaries; and prescribing additional powers and duties for the Chief of the Bureau of Standards and for his deputies.

Which was committed to the Committee on Judiciary General.

REPORTS FROM COMMITTEES.

Mr. PATTON. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. PATTON from the Committee on Judiciary General reported as committed, Senate Bill No. 224, entitled:

An Act to regulate and establish the fees to be charged and collected by the Recorder of Deeds in counties having a population of over eight hundred thousand or less than one million five hundred thousand inhabitants, as computed by the last preceding United States census.

Mr. JONES. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. JONES from the Committee on Game and Fisheries reported as committed, Senate Bill No. 141, entitled:

An Act to amend section eight (8) of an act, entitled "An Act for the better protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United States within the State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith, and providing for the disposition of the license fees, fines and penalties received," approved the 17th day of April, A. D. 1913.

Mr. VARE. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. VARE, from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 131, entitled:

An Act to amend section one, article fourteen, of an act approved the first day of June, eighteen hundred and eighty-five, entitled "An Act to provide for the better government of cities of the first class in this Commonwealth, in reference to contracts of said cities.

Also, from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 132, entitled:

An Act to amend section six of an act approved May 23, 1874, entitled "An Act dividing the cities of the State into three classes and regulating the passage of ordinances providing for contracts for supplies and work for said cities, authorizing the increase of indebtedness and the creation of a sinking fund to redeem the same and defining and punishing certain offences in all of said cities and providing for the incorporation and government of cities of the third class, and validating certain ordinances and contracts of said cities."

Mr. CROW. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW, from the Committee on Finance, reported as committed, Senate Bill No. 167, entitled:

An Act to exempt bequests or devises in trust for the perpetual care and preservation of burial lots or graves therein from the payment of collateral inheritance tax.

Mr. DAIX. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX, from the Committee on Appropriations, reported as committed, Senate Bill No. 89, entitled:

An Act to amend section fourteen of an act approved the 18th day of July, 1917 (P. L. 1043), entitled "An Act establishing a public school employees' retirement system, and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employees, defining the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon boards having the employment of public school employees; exempting annuities, allowances, returns, benefits, and rights from taxation and judiciary process; and providing penalties."

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate resumed the third reading and consideration of Senate Bill No. 13, entitled:

An Act making an appropriation to the trustees of the State Institution for the Feeble-Minded of Eastern Pennsylvania at Spring City.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Baldwin,	Eyre,	McConnell,	Schantz,
Barnes,	Graff,	McNichol,	Snyder,
Barr,	Gray,	Mearkle,	Sones,
Beales,	Hackett,	Miller, J. S.,	Tompkins,
Boyd,	Haldeman,	Miller, S. J.,	Turner,
Campbell,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Nason,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Daix,	Leiby,	Phipps,	Woodward,
Davis,	Leslie,	Salus,	Buckman,
Donahue,	Marlow,	Sassaman,	Pres. pro tem.
Einstein,	Martin,		

NAYS—0.

A majority of the all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) in the Chair.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 17, entitled:

An Act making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Baldwin,	Donahue,	Leslie,	Phipps,
Barnes,	Einstein,	Marlow,	Salus,
Barr,	Eyre,	Martin,	Sassaman,
Beales,	Graff,	McConnell,	Schantz,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Mearkle,	Sones,
Campbell,	Haldeman,	Miller, J. S.,	Tompkins,
Craig,	Herron,	Miller, S. J.,	Turner,
Crow,	Homsher,	Murdoch,	Vare,
Daix,	Jones,	Nason,	Weaver,
Davis,	Leiby,	Patton,	Whitten,
			Woodward,

NAYS—0.

A majority of the all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 19, entitled:

An Act validating certain agreements heretofore entered into by counties to pay a portion of the cost of improving and reconstructing certain borough roads and streets and authorizing the payment by the county of such portion of the cost of such improvement and reconstruction.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Baldwin,	Donahue,	Leslie,	Phipps,
Barnes,	Einstein,	Marlow,	Salus,
Barr,	Eyre,	Martin,	Sassaman,
Beales,	Graff,	McConnell,	Schantz,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Mearkle,	Sones,
Campbell,	Haldeman,	Miller, J. S.,	Tompkins,
Craig,	Herron,	Miller, S. J.,	Turner,
Crow,	Homsher,	Murdoch,	Vare,
Daix,	Jones,	Nason,	Weaver,
Davis,	Leiby,	Patton,	Whitten,
			Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 26, as follows:

An Act to amend an act entitled "An Act to amend the first section of an act entitled 'An Act to encourage county historical societies' approved the twenty-first day of May Anno Domini one thousand nine hundred and one so as to provide that the commissioners' board in counties where the population exceeds one million may appropriate a sum not exceeding one thousand dollars annually to the chief historical society in said county" Approved the thirty-first day of March Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws thirty-six) increasing the sum that may be appropriated and providing for joint appropriations.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the "Act to amend an act entitled 'An Act to encourage county historical societies' approved the twenty-first day of May Anno Domini one thousand nine hundred and one so as to provide that the commissioners' board in counties where the population exceeds one million may appropriate a sum not exceeding one thousand dollars annually to the chief historical society in said county" approved the thirty-first day of March Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws thirty-six) which reads as follows:

"Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the commissioners' board of the respective counties of this Commonwealth may in its discretion pay out of the county funds not otherwise appropriated and upon proper voucher being given a sum not exceeding two hundred dollars annually to the historical society of said county to assist in paying the running expenses thereof Provided however That in counties where the population exceeds one million the commissioners' board may in its discretion pay out of the county funds not otherwise appropriated and upon proper voucher being given a sum not exceeding one thousand dollars annually to the chief historical society in said county to assist in paying the running expenses thereof" be amended so as to read as follows

Section 1. Be it enacted by the Senate and the House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the commissioners' board of the respective counties of this Commonwealth may in its discretion pay out of the county funds not otherwise appropriated and upon proper vouchers being given a sum not exceeding one thousand dollars annually to the historical society of said county to assist in paying the running expenses thereof Where such a society comprises more than one county the commissioners of said respective counties may jointly pay said sum in such proportion as they shall agree

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Baldwin,	Donahue,	Leslie,	Phipps,
Barnes,	Einstein,	Marlow,	Salus,
Barr,	Eyre,	Martin,	Sassaman,
Beales,	Graff,	McConnell,	Schantz,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Mearkle,	Sones,
Campbell,	Haldeman,	Miller, J. S.,	Tompkins,
Craig,	Herron,	Miller, S. J.,	Turner,
Crow,	Homsher,	Murdoch,	Vare,
Daix,	Jones,	Nason,	Weaver,
Davis,	Leiby,	Patton,	Whitten,
			Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 51, as follows:

An Act validating municipal liens and the procedure thereon. Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any borough in this Commonwealth prior to the passage of this act has filed a municipal lien for the cost and expense of any public improvement and has caused a writ of scire facias to be issued for the purpose of reviving and continuing said lien and said writ of scire facias does not comply with the form prescribed by law or is not issued or returned in the manner prescribed by law such lien writ of scire facias and return thereof are hereby validated and made binding for the amount justly due and payable on account of such municipal improvement.

Provided That such writ of scire facias and return gave the owner or defendants an opportunity to appear and file an affidavit of defense within fifteen days after service of the writ or the return day thereof. Provided also That this act shall not apply to any proceeding suit or lien wherein a final order or judgment of any court or record had already been entered holding such lien or the proceedings thereon invalid.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Baldwin,	Donahue,	Leslie,	Phipps,
Barnes,	Einstein,	Marlow,	Salus,
Barr,	Eyre,	Martin,	Sassaman,
Beales,	Graff,	McConnell,	Schantz,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Mearkle,	Sones,
Campbell,	Haldeman,	Miller, J. S.,	Tompkins,
Craig,	Herron,	Miller, S. J.,	Turner,
Crow,	Homsher,	Murdoch,	Vare,
Daix,	Jones,	Nason,	Weaver,
Davis,	Leiby,	Patton,	Whitten,
			Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 52, entitled:

An Act relating to the procedure on municipal liens

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Baldwin,	Donahue,	Leslie,	Phipps,
Barnes,	Einstein,	Marlow,	Salus,
Barr,	Eyre,	Martin,	Sassaman,
Beales,	Graff,	McConnell,	Schantz,

Boyd,	Gray,
Buckman,	Hackett,
Campbell,	Haldeman,
Craig,	Herron,
Crow,	Homsher,
Daix,	Jones,
Davis,	Leiby,

McNichol,
Mearkle,
Miller, J. S.,
Miller, S. J.,
Murdoch,
Nason,
Patton,

Snyder,
Sones,
Tompkins,
Turner,
Vare,
Weaver,
Whitten,
Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 53, as follows:

An Act making an appropriation to John C. Block of the Borough of Kane to reimburse him for moneys erroneously paid into the State Treasury

Whereas John C. Block of the Borough of Kane has for the years one thousand nine hundred and fourteen to one thousand nine hundred and eighteen inclusive paid to the county treasurer of McKean county erroneously an excess of ten dollars (\$10.00) each year for a license on billiard tables and bowling alleys which money has been paid into the State Treasury therefore

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifty dollars (\$50.00) is hereby specifically appropriated to John C. Block of the Borough of Kane for the purpose of reimbursing him for excess erroneously paid for licenses to conduct billiard tables and bowling alleys during the years one thousand nine hundred and fourteen to one thousand nine hundred and eighteen inclusive

This appropriation to become payable only when satisfactory proof has been furnished the Auditor General that the excess claimed has been paid into the State Treasury

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Baldwin,	Donahue,	Leslie,	Phipps,
Barnes,	Einstein,	Marlow,	Salus,
Barr,	Eyre,	Martin,	Sassaman,
Beales,	Graff,	McConnell,	Schantz,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Mearkle,	Sones,
Campbell,	Haldeman,	Miller, J. S.,	Tompkins,
Craig,	Herron,	Miller, S. J.,	Turner,
Crow,	Homsher,	Murdoch,	Vare,
Daix,	Jones,	Nason,	Weaver,
Davis,	Leiby,	Patton,	Whitten,
			Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 76, entitled:

An Act making a deficiency appropriation to the Pennsylvania State Lunatic Hospital.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Baldwin,	Donahue,	Leslie,	Phipps,
Barnes,	Einstein,	Marlow,	Salus,
Barr,	Eyre,	Martin,	Sassaman,
Beales,	Graff,	McConnell,	Schantz,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Mearkle,	Sones,
Campbell,	Haldeman,	Miller, J. S.,	Tompkins,
Craig,	Herron,	Miller, S. J.,	Turner,

Crow,
Daix,
Davis.

Homsher,
Jones,
Leiby,

Murdoch,
Nason,
Patton,

Vare,
Weaver,
Whitten,
Woodward.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 119 (House Bill No. 1), entitled:

A Joint Resolution ratifying the proposed amendment to the Constitution of the United States which prohibits the manufacture sale transportation importation or exportation of intoxicating liquors.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

Mr. VARE. Mr. President and gentlemen of the Senate, I want to take up your time long enough to say that I am going to vote for this bill, not because I am opposed to liquor, when it is moderately and properly used, but because I consider this is a law already, and I think a vote against this amendment is a vote against what already is a law.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—29.

Baldwin,
Barnes,
Barr,
Beales,
Campbell,
Craig,
Davis,

Donahue,
Eyre,
Graff,
Gray,
Herron,
Homsher,
Jones,

Marlow,
Martin,
McConnell,
Miller, J. S.,
Miller, S. J.,
Nason,

Patton,
Phipps,
Snyder,
Sones,
Turner,
Vare,
Weaver,
Woodward,

NAYS—16.

Boyd,
Buckman,
Crow,
Daix,

Einstein,
Hackett,
Haldeman,
Leslie,

McNichol,
Mearkle,
Murdoch,
Salus,

Sassaman,
Schantz,
Tompkins,
Whittier,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

STATEMENT RELATIVE TO HOUSE BILL NO. 1.

Mr. SNYDER. Mr. President, we believe that this is destined to be a red letter day in the annals of our beloved State, for today we have proclaimed to our waiting citizens and to the Nation that Pennsylvania is abreast of the times on the great question of ratification, that we have ratified the Sheppard Amendment to the Constitution of the United States.

It is fitting that we should do this. It is discharging a duty to God and an obligation to mankind. It will supplement abolition of human slavery with Prohibition of the liquor traffic a greater slavery. It is conferring a blessing on our citizenship, the magnitude of which we cannot now fully comprehend. It will be the greatest act of conservation ever conceived. It will do more to better economic conditions than all the laws on the subject our Legislature has passed in a score of years. It will be a greater 'Safety First' movement than all the rules and regulations of our Department of Labor and Industry.

Viewed as a moral question there was nothing else for us to do. Viewed as a political question we were in honor bound to ratify. This body is overwhelmingly Republican. Last Spring the Republican Party nominated a man for Governor who frankly said that he favored National Prohibition. Every one knew that he meant it because his word is as good as his bond. The Democratic Party nomi-

nated a man for Governor who just as frankly said he would not favor National Prohibition and every one knew that he meant it, for he, too, is a man of truth and veracity. Thus the issue was fairly joined and the question of prohibition became a political party measure. Oh, how we went to it and how gloriously we won. Hon. Wm. C. Sproul, the 'dry' candidate was elected over Eugene C. Bonniwell the 'wet' candidate by the largest majority ever given a Governor, and that, in a State, given to giving the large majorities.

Five weeks ago today, after taking the oath of office, our splendid Governor delivered an inaugural address that is so clear and comprehensive, so progressive and so fitted to the times, that it is hailed as a State paper of more than usual importance. It is a safe chart for us to work by and, if we aid our leader in carrying out his recommendations, Pennsylvania will take a foremost place and lead in progress in these progressive times. In that inaugural—in that political chart the Governor said, with special emphasis:

"The amendment to the Federal Constitution prohibiting the manufacture and sale of intoxicating liquors throughout the nation has become a part of the fundamental law of the land. The necessary three-fourths of all the States of the Union whose Legislatures sat last year, or organized early in this year have already indicated their ratification. While Pennsylvania's action upon the amendment does not now affect the situation in so far as the ultimate result is concerned, I hope that prompt affirmative action may be taken by the Legislature that Pennsylvania may not be out of line with the practically unanimous sentiment of her sister states in the greatest and most far reaching self disciplinary measure ever taken by any Nation in all history."

There it is, nobly said, ably put. Were we to disappoint our Governor in his "hope" that "prompt affirmative action might be taken by the Legislature?" Were we to refuse the first request he made of us? I repeat, Mr. President, we were in honor bound to ratify.

Again, the House of Representatives had redeemed the party promise given last summer. They had ratified. Truly there was nothing left for us to do but concur in their action.

Again,—If Abraham Lincoln could have lived, he would have been a leader in the movement for prohibition. He would have added his simple and majestic eloquence to the impassioned appeals of John B. Gough, Neal Dow, Frances Willard, Josiah Howard, Jas. G. Dailey and the host of temperance advocates who have been the means of moulding public opinion for more than sixty years. If he could have visited us, he would have stood where Mr. Bryan stood last week and told us that strong drink is a greater evil than was human slavery. Strong words these. Do you doubt them? Then hear his words, delivered at Springfield, Illinois, before the Washingtonians, a temperance society which existed before the Civil War. After recalling the Revolution of 1776 and referring to the evils of slavery he continued:

"Turn now to the temperance revolution. In it we shall find a stronger bondage broken, a viler slavery unumitted, a greater tyrant deposed; in it, more of want supplied, more disease healed, more sorrow assuaged. By it no orphans starving, no widows weeping. By it, none wounded in feeling, none injured in interest; even the drammaker and dram-seller will have glided into other occupations so gradually as never to have felt the change, and will stand ready to join all others in the universal song of gladness. And what a noble ally this to the cause of political freedom; with such an aid its march cannot fail to be on and on, till every son of earth shall drink in rich fruition the sorrow-quenching draughts of perfect liberty. Happy day when—all appetites controlled, all poisons subdued, all matter subjected—mind, all conquering mind, shall live and move, the monarch of the world. Glorious consummation."

"And when the victory shall be complete—when there shall be neither a slave nor a drunkard on the earth—how proud the title of that land which may truly claim to be the birthplace and the cradle of both those revolutions that shall have ended in the victory. How nobly distinguished that people who shall have planted and nurtured to maturity both political and moral freedom of their species."

What more need be said. It was a voice from beyond the tomb, a message from high heaven. We could not, we would not disregard it.

Again, Mr. President, Pennsylvania ratified for Abolition and ratified for Prohibition. She has never been "out of line with her sister states" on any great issue for the public

welfare, and could not waver now, for today we have ratified and thus maintained the high standing of our beloved State.

Pennsylvania has never faltered in the making, or march of progress, of this mighty Nation. Independence Hall and Germantown, Brandywine and Valley Forge, Lake Erie and Gettysburg—sacred shrines and fields of fame on Pennsylvania soil, attest the valor of her sons in every war. As Sirius and Aldebaran, Betelgeux and Bellatrix and other brilliant orbs, are to their constellations in the heavens, so is Pennsylvania to the galaxy of states in the Union. A star of the first magnitude, an empire in itself. The Keystone of the Federal Arch of 1787 and the Keystone of the Federal Arch of 1919. It would have been a disgrace even to have thought of voting her "out of line with her sister states" aye, it would be an everlasting shame.

Jeanne D'Arc heard imaginary voices, saved France and crowned Charles VII. Time will end ere her fame fades. We heard living voices. They gripped us and our action here today with that of our sister states will receive the plaudits of grateful mankind and these United States will be rolled into a scroll ere a grateful people cease to bless our action.

Finally, Mr. President, and members of the Senate, we have stood by our Governor, whose honesty of purpose you know, our Governor who for so many years was a leader in this body, held up his hands, redeemed his pledge, fulfilled his hope, voted to ratify and all is well.

BILL ON FIRST READING.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 100, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mount Carmel Coal Fields.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL INTRODUCED

Mr. MEARKLE. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chairs hears none.

Mr. MEARKLE read in his place and presented to the Chair Senate Bill No. 291, entitled:

An Act making an appropriation to the Roselia Foundling Asylum and Maternity Hospital of Pittsburgh, Pennsylvania.

Which was committed to the Committee on Appropriations.

EXTENDING THANKS TO CHAMBER OF COMMERCE, HARRISBURG.

Mr. LEIBY. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. LEIBY offered the following resolution, which was twice read, considered and agreed to.

Resolved (if the House of Representatives concur), That the Senate and House of Representatives of the General Assembly of the Commonwealth of Pennsylvania extend to the Chamber of Commerce of the City of Harrisburg, their thanks for the entertainment given to the members on Tuesday evening, February eighteenth, one thousand nine hundred and nineteen.

Resolved, That the Chief Clerk of the Senate forward a copy of this resolution to the Chamber of Commerce of the City of Harrisburg.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

MOTION TO READ BILLS THE FIRST TIME.

Mr. CROW. Mr. President, I move that all bills reported from committees at today's session be read the first time.

Mr. BUCKMAN. Mr. President, I second the motion
The motion was agreed to.

BILLS ON FIRST READING

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 276 (House Bill No. 136), entitled:

An Act to further amend an act approved the twenty-eighth day of May one thousand eight hundred and ninety-one (Pam-

phlet Laws one hundred twenty-three), entitled "An Act to facilitate the labors of the justices of the Supreme Court by providing suitable clerical assistants" authorizing the payment of expenses of judges and the employment of stenographers typewriters and clerks as amended.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 116, entitled:

An Act declaring it a misdemeanor for any maker or drawer with intent to defraud to make or draw or utter or deliver any check, draft or order when such person has not sufficient funds in or credit with the depository upon which the same is drawn

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 208, entitled:

An Act requiring assessors and assistant assessors for county purposes in cities of the third class to keep an account of days actually employed and make return thereof to the county commissioners and fixing their compensation.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 239, (House Bill No. 17), entitled:

An Act fixing the per diem compensation of borough or township assessors and assistant assessors and the method of ascertaining the number of days employed.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 224, entitled:

An Act to regulate and establish the fees to be charged and collected by the recorder of deeds in counties having a population of over eight hundred thousand or less than one million five hundred thousand inhabitants as computed by the last preceding United States census.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 141, entitled:

An Act to amend section eight (8) of an act entitled "An Act for the better protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United States within the State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith and providing for the disposition of the license fees fines and penalties received" approved the seventeenth day of April Anno Domini one thousand nine hundred thirteen.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 131, entitled:

An Act to amend section one article fourteen of an act approved the first day of June one thousand eight hundred eighty-five entitled "An Act to provide for the better government of cities of the first class in this Commonwealth in reference to contracts of said cities.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 132, entitled:

An Act to amend section six of an act approved May twenty-third one thousand eight hundred seventy-four entitled "An Act dividing the cities of the State into three classes and regu-

lating the passage of ordinances providing for contracts for supplies and work for said cities authorizing the increase of indebtedness and the creation of a sinking fund to redeem the same and defining and punishing certain offenses in all of said cities and providing for the incorporation and government of cities of the third class and validating certain ordinances and contracts of said cities."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 167, entitled:

An Act to exempt bequests or devises in trust for the perpetual care and preservation of burial lots or graves therein from the payment of collateral inheritance tax.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 89, entitled:

An Act to amend section fourteen of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An Act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

RECESS.

Mr. VARE. Mr. President, I move that the Senate do now take a recess until twelve o'clock.

Mr. PATTON. Mr. President, I second the motion.
The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

RECESS.

Mr. CROW. Mr. President, I move that the Senate do now take a recess until four o'clock.

Mr. BUCKMAN. Mr. President, I second the motion.
The motion was agreed to.

AFTER RECESS.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the Chair.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman), announced that the Chief Clerk having reported that the following bill had passed both Houses of the General Assembly and the same being correct, title was publicly read as follows:

House Bill No. 1, entitled:

A joint resolution ratifying the proposed amendment to the Constitution of the United States which prohibits the manufacture, sale, transportation, importation or exportation of intoxicating liquors.

Whereupon.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman), in the presence of the Senate signed the same.

NOMINATIONS BY THE GOVERNOR.

The Private Secretary to the Governor being introduced, presented communications in writing from his Excellency, the Governor of the Commonwealth, which were read as follows:

JUSTICE OF THE PEACE.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, February 25, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, John E. Sibble, to be a Justice of the Peace in and for the Township of West Whiteland, County of Chester, until the first Monday of January, 1920.

WM. C. SPROUL.

NOTARIES PUBLIC.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, February 25, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of confirmation:

ALLEGHENY COUNTY.

Joseph M. Browne, Pittsburgh.
Charles Goldstein, Pittsburgh.
Miss G. G. Trill, Pittsburgh.

BERKS COUNTY.

Miss Luella Althouse, Reading.
Charles D. Fisher, Reading.

CAMBERIA COUNTY.

Fred Doerr, Johnstown.

COLUMBIA COUNTY.

James Masanotti, Berwick.

ERIE COUNTY.

Fred Bliley, Erie.

MERCER COUNTY.

Herbert W. Nye, Farrell.

PHILADELPHIA COUNTY.

James H. Bell, Philadelphia.
Phillip Essner, Philadelphia.
Robert E. Fabian, Philadelphia.
Joseph J. Geggis, Philadelphia.
Richard P. Imschweiler, Philadelphia.
Charles Sanderson, Philadelphia.
John E. Smithies, Philadelphia.

SCHUYLKILL COUNTY.

F. G. Davis, Minersville.
Paul Sotak, Coaldale.

VENANGO COUNTY.

Geo. E. Kincaid, Oil City.

WASHINGTON COUNTY.

W. J. Gower, Canonsburg.

WAYNE COUNTY.

J. Wilson Ames, Hawley.

WESTMORELAND COUNTY.

H. C. Irwin, Greensburg.
Michael J. Skirpan, Monessen.

WM. C. SPROUL.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, February 25, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the dates set opposite their names, respectively:

ALLEGHENY COUNTY.

Miss Mary C. Anstead, Pittsburgh, March 9, 1919.
Hallock C. Sherrard, Pittsburgh, March 9, 1919.
W. H. Stone, Pittsburgh, March 9, 1919.

BERKS COUNTY.

Wm. H. McGowan, Reading, March 9, 1919.

BLAIR COUNTY.

Matthew M. Morrow, Altoona, March 1, 1919.

CAMBRIA COUNTY.

J. E. McCartney, East Conemaugh, March 1, 1919.

CLEARFIELD COUNTY.

Lisle D. McCall, DuBois, March 9, 1919.

CLINTON COUNTY.

A. W. McCormick, Lock Haven, March 12, 1919.

CUMBERLAND COUNTY.

Robert W. Pepper, Township of South, Middletown, March 9, 1919.

DAUPHIN COUNTY.

Joseph J. Parialo, Harrisburg, March 9, 1919.

LACKAWANNA COUNTY.

Corron E. Dix, Carbondale, March 9, 1919.

LAWRENCE COUNTY.

Quincy A. McBride, New Castle, March 13, 1919.

LEBANON COUNTY.

Samuel H. Bentz, Lebanon, March 14, 1919.
Miss Anna C. Euston, Lebanon, March 9, 1919.

MERCER COUNTY.

Edward Bucholz, Sharon, March 19, 1919.
H. Clay Johnson, Mercer, March 8, 1919.

PHILADELPHIA COUNTY.

Andrew F. Gallagher, Philadelphia, March 29, 1919.
Edward M. Mell, Philadelphia, March 2, 1919.
Miss M. Louise Schuman, Philadelphia, March 9, 1919.
Joseph K. Seidle, Philadelphia, March 9, 1919.
George W. Worman, Philadelphia, March 9, 1919.

SUSQUEHANNA COUNTY.

Charles M. Shelp, New Milford, March 9, 1919.

UNION COUNTY.

Miss Susan R. Slifer, Lewisburg, March 3, 1919.

WASHINGTON COUNTY.

Miss Myrtle E. Burns, Washington, March 9, 1919.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. CROW.

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations.

Which was agreed to,

Whereupon,

A motion was made by Mr. CROW.

That the Senate do advise and consent to said nominations,

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Baldwin,	Einstein,	Martin,	Sassaman,
Barnes,	Byre,	McConnell,	Schantz,
Barr,	Graff,	McNichol,	Snyder,
Beales,	Gray,	Meakle,	Soes,
Boyd,	Hackett,	Miller, J. S.,	Tompkins,
Campbell,	Haldeman,	Miller, S. J.,	Turner,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Nason,	Weaver,
Daix,	Jones,	Pattin,	Whitten,
Davis,	Leiby,	Phipps,	Woodward,
Donahue,	Leslie,	Salus,	Buckman
	Mariow,		Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. CROW. Mr. President, I move that the Executive Session do now rise.

Mr. BALDWIN. Mr. President, I second the motion.
The motion was agreed to.

HOUSE MESSAGE.

HOUSE CONCURS IN SENATE BILL NO. 172.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 172, entitled:

An Act to amend section one of an act approved the thirtieth day of July one thousand eight hundred and ninety-seven (Pamphlet Laws four hundred and sixty-four) entitled "An Act to provide revenue and regulate the sale of malt brewed vinous and spirituous liquors or any admixture thereof by requiring and authorizing licenses to be taken out by brewers distillers wholesalers bottlers rectifiers compounders storekeepers and agents having a store office or place of business within this Commonwealth prescribing the amount of license fees to be paid in such cases and by imposing an additional license fee on retail dealers in intoxicating liquors."

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 173.

He also returned to the Senate, Senate Bill No. 173, entitled:

An Act to amend section eight of the act approved the thirteenth day of May one thousand eight hundred eighty-seven (Pamphlet Laws one hundred eight) entitled "An Act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" as amended.

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 99.

He also returned to the Senate, Senate Bill No. 99, entitled:

An Act to reorganize the Executive Department of the Commonwealth providing for the appointment of the officers and employes of said department and fixing the salaries of the Governor and such officers and employes.

with the information that the House has passed the same without amendment.

RESOLUTION RELATIVE TO SOLDIERS, SAILORS AND MARINES RETAINING THEIR UNIFORMS AND CLOTHING.

He also presented for concurrence extract from the Journal of the House of Representatives, which was twice read as follows:

In the House of Representatives, February 17, 1919.

Whereas It is fitting and proper that soldiers sailors and marines who enlisted or were drafted into service in the Army and Navy of the United States during the war with Germany and Austria should be permitted to retain their uniforms and clothing as a memento of their gallant service therefore be it

Resolved (if the Senate concur) That the General Assembly of the Commonwealth of Pennsylvania does hereby address and does petition the Congress of the United States and the Secretary of War for the United States to permit returning soldiers sailors and marines discharged from further service to retain their uniforms and clothing as a memento of their services.

Mr. CROW. Mr. President, I ask unanimous consent that Rule 39, which requires resolutions to be referred to proper committee, be suspended in order that the resolution may be considered at this time.

The PRESIDENT. Is there objection? The Chair hears none.

On the question.

Will the Senate agree to the resolution?

It was agreed to.

Ordered, That the Clerk inform the House of Representatives accordingly.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman), announced that the Chief Clerk having reported that the following bills had passed both Houses of the General Assembly and the same being correct, title was publicly read as follows:

Senate Bill No. 62, entitled:

An Act reorganizing the Department of the Secretary of the Commonwealth designating the officers and employees thereof and fixing their salaries and making an appropriation therefor to the end of the fiscal year.

Senate Bill No. 99, entitled:

An Act to reorganize the Executive Department of the Commonwealth providing for the appointment of the officers and employees of said department and fixing the salaries of the Governor and such officers and employees.

Senate Bill No. 172, entitled:

An Act to amend section one of an act approved the thirtieth day of July one thousand eight hundred and ninety-seven (Pamphlet Laws four hundred and sixty-four) entitled "An Act to provide revenue and regulate the sale of malt brewed vinous and spirituous liquors or any admixture thereof by requiring and authorizing licenses to be taken out by brewers distillers wholesalers bottlers rectifiers compounders storekeepers and agents having a store office or place of business within this Commonwealth prescribing the amount of license fees to be paid in such cases and by imposing an additional license fee on retail dealers in intoxicating liquors.

Senate Bill No. 173, entitled:

An Act to amend section eight of the act approved the thirteenth day of May one thousand eight hundred and eighty-seven (Pamphlet Laws one hundred and eight) entitled "An Act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" as amended.

Whereupon.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman), in the presence of the Senate signed the same.

EXTENDING THANKS TO CHAMBER OF COMMERCE, HARRISBURG.

The Clerk of the House of Representatives being introduced presented communication from the House of Representatives, informing the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate, February 25, 1919.

Resolved (If the House of Representatives concur) That the Senate and House of Representatives of the General Assembly of the Commonwealth of Pennsylvania extend to the Chamber of Commerce of the City of Harrisburg, their thanks for the entertainment given to the members on Tuesday evening, February eighteenth, one thousand nine hundred and nineteen.

Resolved, That the Chief Clerk of the Senate forward a copy of this resolution to the Chamber of Commerce of the city of Harrisburg.

TIME OF NEXT MEETING.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in Resolution from the Senate as follows:

In the Senate, February 25, 1919.

Resolved, (if the House of Representatives concur) That when the Senate adjourns today, it reconvene on Monday evening, March 3, at nine o'clock, and when the House of Representatives adjourns this week it reconvene on Monday evening, March 3, at nine o'clock.

REPORTS FROM COMMITTEE.

Mr. DAIX. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX, from the Committee on Appropriations reported as committed, Senate Bill No. 248, entitled:

An Act to amend sections one, two, three nine, ten and eleven, and to amend also sections four, five and seven, as amended by an act approved the 1st day of May, 1909, P. L. 321, entitled "An Act to provide for State Registration of Nurses, to establish a State Board of Examiners in connection therewith, and to provide penalties for the violation of certain provisions regarding such registration," by providing for a change in membership of said Board; for the appointment of physicians as advisers thereto, for an increase in salary of the Secretary and Educational Director, and for the registration of persons, properly qualified as Licensed Attendants for the care of the sick.

Also from the Committee on Appropriations reported as committed, Senate Bill No. 272 (House Bill No. 47), entitled:

An Act transferring part of the fund appropriated to the quarantine physician of Philadelphia by the General Assembly of one thousand nine hundred and seventeen for the maintenance of the boat including fuel new boiler and new steel plates on hull of boat to the fund for the payment of the salaries of employees on boat.

Also from the Committee on Appropriations reported as amended, Senate Bill No. 188, entitled:

An Act making an appropriation to the Trustees of the Homeopathic State Hospital for the Insane at Allentown, Pennsylvania.

BILLS INTRODUCED.

Mr. HOMSHER. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. HOMSHER read in his place and presented to the Chair Senate Bill No. 292, entitled:

An Act establishing as a State Highway a certain section of road in Lancaster County.

Which was committed to the Committee on Public Roads and Highways.

Mr. EYRE. Mr. President I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE read in his place and presented to the Chair Senate Bill No. 293, entitled:

An Act to authorize and empower any motor power company of this Commonwealth which shall own at least two-thirds of the capital stock of a turnpike company of this Commonwealth whose turnpike has been purchased by the Commonwealth and which has acquired the road, property, franchises, powers, privileges and immunities of a passenger railroad company which are operated under a lease by the turnpike company to the motor power company, to acquire the road, property, franchises, powers, privileges and immunities of the turnpike company.

Which was committed to the Committee on Public Roads and Highways.

Also read in his place and presented to the Chair Senate Bill No. 294, entitled:

An Act to authorize and empower any motor power company of this Commonwealth which shall own the entire capital stock of any street railway company of this Commonwealth to acquire the corporate powers, franchises, property rights and credits of any such street railway company.

Which was committed to the Committee on Public Roads and Highways.

Mr. NASON. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. NASON read in his place and presented to the Chair Senate Bill No. 295, entitled:

An Act to amend section one of an act approved the 23d day of February, 1870, (P. L. 226), entitled "An Act to ascertain and apportion the fees to be received by the coroner in the County of Erie.

Which was committed to the Committee on Judiciary General.

Mr. J. S. MILLER. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. J. S. MILLER read in his place and presented to the Chair Senate Bill No. 296, entitled:

An Act making an appropriation to the Markleton General Hospital at Markleton, Somerset County, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. DAVIS. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAVIS read in his place and presented to the Chair Senate Bill No. 297, entitled:

An Act making it unlawful so to mine or remove coal as to cause the caving-in, collapse, or subsidence of certain structures, highways or public utility facilities, providing penalties for the violation thereof, making a subsidence of the surface

in certain cases prima facie evidence of such violation, defining the procedure in prosecutions thereunder, authorizing the restraint by injunction of threatened violations thereof; and repealing all acts and parts of acts inconsistent therewith.

Which was committed to the Committee on Mines and Mining.

Mr. SASSAMAN. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SASSAMAN read in his place and presented to the Chair Senate Bill No. 298, entitled:

A Joint Resolution amending a joint resolution approved the 17th day of July, 1917 (P. L. 1036), entitled "A Joint Resolution authorizing the authorities having control and supervision of county jails and prisons to permit the employment of inmates thereof on county or almshouse farms; exempting wardens and keepers from liability in certain cases for escapes."

Which was committed to the Committee on Judiciary General.

Mr. PATTON. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. PATTON read in his place and presented to the Chair Senate Bill No. 299, entitled:

An Act regulating and prescribing the requirements of owners, drivers and operators of automobiles, motor cycles, and other vehicles on public highways for procuring license.

Which was committed to the Committee on Public Roads and Highways.

Mr. TOMPKINS. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. TOMPKINS read in his place and presented to the Chair Senate Bill No. 300, entitled:

An Act amending section one of an act approved the 11th day of May, 1911 (P. L. 275), entitled "An Act to provide for the appointment of county and inspectors of weights and measures; providing for their compensation and expenses; prescribing their duties; prohibiting vendors from giving false or insufficient weights; and fixing the penalties for the violation of the provisions hereof," as amended; limiting the appointment of county inspectors of weights and measures to counties having a population of more than thirty thousand inhabitants, and authorizing county commissioners of counties containing a population of less than thirty thousand inhabitants to employ inspectors of adjoining counties; providing compensation for the services of such inspectors and for their expenses; fixing their powers and duties and providing penalties.

Which was committed to the Committee on Judiciary Special.

LEAVES OF ABSENCE.

Mr. NASON. Mr. President, I ask unanimous consent to request leave of absence.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. NASON asked and obtained leave of absence until March 11th.

Mr. DAVIS. Mr. President, I ask unanimous consent to request leave of absence.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAVIS asked and obtained leave of absence until March 3rd.

RECESS.

Mr. EYRE. Mr. President, I move that the Senate do now take a recess for five minutes.

Mr. MURDOCH. Mr. President, I second the motion. The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

REPORTS FROM COMMITTEE.

Mr. EYRE. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE from the Committee on Public Roads and Highways reported as committed, Senate Bill No. 293, entitled:

An Act to authorize and empower any motor power company of this Commonwealth which shall own at least two-thirds of the capital stock of a turnpike company of this Commonwealth whose turnpike has been purchased by the Commonwealth and which has acquired the road, property, franchises, powers, privileges and immunities of a passenger railroad company which are operated under a lease by the turnpike company to the motor power company, to acquire the road, property, franchises, powers, privileges and immunities of the turnpike company.

Also from the Committee on Public Roads and Highways reported as committed, Senate Bill No. 294, entitled:

An Act to authorize and empower any motor power company of this Commonwealth which shall own the entire capital stock of any street railway company of this Commonwealth to acquire the corporate powers, franchises, property, rights and credits of any such street railway company.

Mr. LESLIE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. LESLIE from the Committee on Elections reported as committed, Senate Bill No. 94, entitled:

An Act fixing the pay of election officers and clerks.

HOUSE MESSAGE.

HOUSE BILLS FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced, presented for concurrence bills of the House of Representatives as follows:

House Bill No. 25 (Senate Bill No. 301), entitled:

An Act making an appropriation to the Commission of Soldiers' Orphan Schools of Pennsylvania for the payment of a deficiency in the appropriation for maintenance of the two fiscal years ending May thirty-first one thousand nine hundred and nineteen.

Which was committed to the Committee on Appropriations.

House Bill No. 14 (Senate Bill No. 302), entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 83 (Senate Bill No. 303), entitled:

An Act making an appropriation to the trustees of the State Hospital of Nanticoke Luzerne County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 174 (Senate Bill No. 304), entitled:

An Act to amend section one of the act approved the fifth day of July one thousand nine hundred seventeen (Pamphlet Laws six hundred sixty-six), entitled "An Act relating to tax assessment returns in certain counties"

Which was committed to the Committee on Judiciary General.

House Bill No. 189 (Senate Bill No. 305), entitled:

An Act providing for the recording of deeds and patents granted by the Commonwealth when executed by the proper officer or officers and bearing the great seal of the Commonwealth in witness thereof in the office for recording deeds in the county where the lands lie without other acknowledgment or attestation and that such records or certified copies thereof shall be evidence in all cases where the original deeds or patents would be evidence and validating the records of all such deeds and patents heretofore so recorded

Which was committed to the Committee on Judiciary General

House Bill No. 129 (Senate Bill No. 306), entitled:

An Act to amend the second section of an act entitled "An Act relating to unclaimed deposits in savings banks and transfer of stock" approved the seventeenth day of April Anno Domini one thousand eight hundred seventy-two (Pamphlet Laws sixty-two) so as to provide that the auditor general state treasurer and attorney general may upon satisfactory proof of ownership order the refund to persons entitled thereto of the amounts of deposits paid into the state treasury under the provisions of said act with interest thereon in place of requiring a suit for such refund to be instituted in the court of common pleas of Dauphin County

Which was committed to the Committee on Finance.

House Bill No. 128 (Senate Bill No. 307), entitled:

An Act providing for the payment into the State Treasury without escheat of certain moneys and property subject to escheat under the provisions of any act of the General Assembly and for the refund thereof with interest to persons entitled thereto and making an appropriation for such refund.

Which was committed to the Committee on Finance.

BILLS ON FIRST READING.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 248, entitled:

An Act to amend sections one, two, three, nine, ten and eleven, and to amend also sections four, five and seven, as amended by an act approved the first day of May, one thousand nine hundred and nine, P. L. 321, entitled "An Act to provide for State Registration of Nurses, to establish a State Board of Examiners in connection therewith, and to provide penalties for the violation of certain provisions regarding such registration;" by providing for a change in membership of said board; for the appointment of physicians as advisors thereto, for an increase in salary of the secretary and educational director, and for the registration of persons properly qualified as Licensed Attendants for the care of the sick.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 272 (House Bill No. 47), entitled:

An Act transferring part of the fund appropriated to the quarantine physician of Philadelphia by the General Assembly of one thousand nine hundred and seventeen for the maintenance of the boat including fuel new boiler and new steel plates on hull of boat to the fund for the payment of the salaries of employes on boat.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 188, entitled:

An Act making an appropriation to the trustees of the Homoeopathic State Hospital for the Insane at Allentown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 293, entitled:

An Act to authorize and empower any motor power company of this Commonwealth which shall own at least two-thirds of the capital stock of a turnpike company of this Commonwealth whose turnpike has been purchased by the Commonwealth and which has acquired the road, property, franchises, powers, privileges and immunities of a passenger railroad company which are operated under a lease by the turnpike company to the motor power company, to acquire the road, property, franchises, powers, privileges and immunities of the turnpike company.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 294, entitled:

An Act to authorize and empower any motor power company of this Commonwealth which shall own the entire capital stock

of any street railway company of this Commonwealth to acquire the corporate powers, franchises, property, rights and credits of any such street railway company.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 94, entitled:

An Act fixing the pay of election officers and clerks.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading. ...

BILLS INTRODUCED.

Mr. EYRE. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE (By request of Mr. Buckman) read in his place and presented to the Chair Senate Bill No. 308, entitled:

An Act making an appropriation to Grand View Hospital, located near Sellersville, Bucks County, Pennsylvania.

Which was committed to the Committee on Appropriation.

ADJOURNMENT.

Mr. EYRE. Mr. President, I move that the Senate do now adjourn.

Mr. MURDOCH. Mr. President, I second the motion. The motion was agreed to.

The Senate adjourned at 4.44 P. M. until Monday evening, March 3, 1919, at 9 o'clock.

HOUSE OF REPRESENTATIVES.

TUESDAY, February 25, 1919.

The House met at 10:00 o'clock A. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

Oh God, everywhere is a temple where hearts bow in reverence before Thee. This morning accept our morning sacrifice of gratitude for Thy guidance and Thy love. As these men from over the State gather here in the House of the State, may this building in which they gather be to them constantly a silent sermon, which, in its stateliness and cost and standing eminently on this hill, overshadowing this community, may preach to them their duty towards the Commonwealth and to their constituency. Help Thou them to rise to the occasion; bless Thou them with that ability and insight and willingness to render such service as may be pleasing in Thy sight and beneficial to their fellowmen. Amen.

JOURNAL APPROVED

The SPEAKER. The Clerk will read the Journal of the proceedings of Monday, February 24, 1919.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. Snyder, the further reading was dispensed with, and the Journal was approved.

BILLS INTRODUCED AND REFERRED.

By Mr. BIGLER. House Bill No. 573.

An Act making an appropriation to the trustees of the Grove City Hospital, located at Grove City, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. SHOWALTER (by request). House Bill No. 574.

An Act to amend sections one and two of an act approved the twenty-ninth day of April, one thousand nine hundred and thirteen (P. L. 118), entitled "An Act applicable to all counties of this Commonwealth, to provide monthly payments, as

approved by the trustees, to indigent, widowed, or abandoned mothers, for partial support of their children in their own homes, the manner of appointment of the trustees; the administration of the trust; amount of appropriations; amounts to be paid, form of records, eligibility, penalties, and reports, as set forth," as amended.

Referred to the Committee on Ways and Means.

By Mr. PALMER. House Bill No. 575.

An Act creating a Division of Building Inspection within the Department of Labor and Industry and Divisions of Building Inspection in the third class cities and providing for the creation of such divisions in certain of the counties, boroughs and townships of the Commonwealth of Pennsylvania, providing for the promulgation of rules and regulations by the Industrial Board to effectuate the purposes of this act, establishing an examining and advisory committee within the Division of Building Inspection, providing for the appointment of officers and employees for the enforcement of the provisions of this act, defining the authority and powers of said Division of Building Inspection and Examining and Advisory Committee and duties and powers of their officers and employees providing penalties for the violation of the provisions of this act and of the aforesaid rules and regulations of the Industrial Board and repealing all acts or parts of acts inconsistent with this act, provided, however, that no acts or parts of acts relating to cities of the first and second class are hereby repealed.

Referred to the Committee on Judiciary General.

By Mr. WILLERT. House Bill No. 576.

An Act to prohibit medical treatment or surgical operations upon any persons without the consent of such persons or their parents or guardians, and prescribing penalties for violations.

Referred to the Committee on Public Health and Sanitation.

By Mr. HELT. House Bill No. 577.

An Act to establish as a State Highway a certain section of public road in the counties of Northumberland and Dauphin.

Referred to the Committee on Public Roads.

By Mr. HELT. House Bill No. 578.

An Act to amend section one of an act approved the seventeenth day of April, one thousand nine hundred and thirteen, (P. L. 85), entitled "An Act for the better protection of wild birds and game within the Commonwealth of Pennsylvania; requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth; and providing penalties for violation of its several provisions, and the manner of proceeding to enforce compliance therewith; and providing for the disposition of the license fees, fines, and penalties received.

Referred to the Committee on Game.

By Mr. McCAIG. House Bill No. 579.

An Act making an appropriation to the Colored Women's Relief Association of Western Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. GEARY. House Bill No. 580.

An Act making an appropriation to the Eye and Ear Hospital, of Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. BALDI. House Bill No. 581.

An Act making an appropriation to the Independent Free Burial Association (Chebra Kadisho) of Philadelphia.

Referred to the Committee on Appropriations.

By Mr. McCAIG. House Bill No. 582.

An Act making an appropriation to the board of trustees of the Pennsylvania Soldiers and Sailors' Home, at Erie, Pennsylvania, for maintenance of said home, and the payment of expenses of administration, including salaries of officials and clerks; and providing that all moneys received from the United States Government by the Governor of Pennsylvania, on account of maintenance, shall be paid into the State Treasury.

Referred to the Committee on Appropriations.

By Mr. McCAIG. House Bill No. 583.

An Act making an appropriation to the Board of Trustees of the Pennsylvania Soldiers and Sailors' Home, at Erie, Pennsylvania, for deficiency in maintenance of said home.

Referred to the Committee on Appropriations.

By Mr. WILLERT. House Bill No. 584.

An Act to make an appropriation to the Hamot Hospital Association of Erie, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. SHOWALTER. House Bill No. 585.

An Act making an appropriation to the United Evangelical Home, Lewisburg, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. DITHRICH. House Bill No. 586.

An Act validating all decrees of divorce granted by virtue of and pursuant to an act approved the twenty-fifth day of June, one thousand eight hundred and ninety-five, (P. L. 308), entitled "An Act amending section three of an act, entitled 'An Act concerning divorces,' approved the eighth day of May, one thousand eight hundred and fifty-four, enlarging the same so as to include indignities to the person of the husband" wherein the decree of divorce shall be silent as to support or alimony, and the court shall not have allowed any alimony or support to the wife, nor in any manner determined the right of the wife thereto.

Referred to the Committee on Judiciary General.

By Mr. HORNE. House Bill No. 587.

An Act requiring the registration of the sale of firearms, guns and pistols and silencers for firearms and providing a penalty.

Referred to the Committee on Judiciary General.

By Mr. HARVEY. House Bill No. 588.

An Act authorizing cemetery companies and associations to exercise the right of eminent domain to enlarge cemeteries and burial grounds.

Referred to the Committee on Counties and Townships.

By Mr. MARCUS. House Bill No. 589.

An Act authorizing courts of record to remove convicts and persons confined in jails, workhouses, reformatories, and reform or industrial schools who are seriously ill, to other institutions; and providing penalties for breach of prison.

Referred to the Committee on Judiciary Special.

By Mr. DRINKHOUSE. House Bill No. 590.

An Act making an appropriation to the Woman's Hospital, of Philadelphia.

Referred to the Committee on Appropriations.

By Mr. HOUGH. House Bill No. 591.

An Act making an appropriation to the Bethesda Home, Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. PHILLIPS. House Bill No. 592.

An Act making an appropriation toward the payment of the debt of the City Hospital Association of the City of DuBois, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. STEEDLE. House Bill No. 593.

An Act making an appropriation to the De Paul Institute, of Mount Lebanon Township, Allegheny County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. McGEARY. House Bill No. 594.

An Act making an appropriation to the Citizens' General Hospital, of New Kensington, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. DAWSON. House Bill No. 595.

An Act making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania, at Scranton, Pennsylvania, for deficiency.

Referred to the Committee on Appropriations.

By Mr. CORBIN. House Bill No. 596.

An Act making an appropriation to the Lewistown Hospital of Lewistown, Pennsylvania:

Referred to the Committee on Appropriations.

By Mr. DONALD D. MILLER. House Bill No. 597.

An Act to amend an act approved the twenty-third day of April, one thousand nine hundred and nine (P. L. 169) entitled, "An Act to regulate and establish the fees to be charged by justices of the peace, aldermen, and magistrates, in this Commonwealth."

Referred to the Committee on Judiciary Special.

By Mr. SINCLAIR. House Bill No. 598.

An Act to repeal an act approved the eleventh day of April, one thousand eight hundred seven (P. L. 259), entitled "An Act to provide for the erection of a poor house, for the better relief and employment of the poor in the townships of Oxford and Lower Dublin, in the county of Philadelphia."

Referred to the Committee on Municipal Corporations.

By Mr. WILLIAM DAVIS. House Bill No. 599.

An Act fixing the salary of the first assistant district attorney in certain counties.

Referred to the Committee on Judiciary General.

By Mr. PHILLIPS. House Bill No. 600.

An Act to establish as a State Highway a certain section of public road in the county of Clearfield.

Referred to the Committee on Public Roads.

By Mr. ZOOK. House Bill No. 602.

An Act to establish as a State Highway a certain section of public road in the county of Blair.

Referred to the Committee on Public Roads.

By Mr. ZOOK. House Bill No. 603.

An Act to amend section forty-five of an act approved the twenty-eighth day of July, one thousand nine hundred and seventeen (P. L. 1215), entitled "An Act to revise, amend, and consolidate the law relating to fish, and providing penalties."

Referred to the Committee on Fisheries.

By Mr. MARCUS. House Bill No. 604.

An Act to further amend section two of an act approved the first day of May, one thousand nine hundred and seven (P. L. 135), entitled "An Act relating to the appointment of stenographers and assistant stenographers to report proceedings in the several courts of common pleas, and orphan's courts, courts of oyer and terminer and general jail delivery, and courts of quarter sessions of the peace, of this Commonwealth, as well as before commissioners, masters and special masters in chancery, referees, examiners, auditors, and other officers; prescribing their powers and duties, and when such reports shall be evidence of the facts reported; prescribing their compensation and allowances for expenses, when the same shall be paid by the county wherein such stenographers or assistant stenographers are employed, and when by the parties to such proceedings; and repealing an act, entitled 'An Act directing the courts of this Commonwealth; authorizing the appointment of stenographers by examiners, master, referees, commissioners, and auditors; authorizing the appointment of assistant stenographers repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth, prescribing their duties and fixing their compensation,' approved May fifteenth, one thousand eight hundred and seventy-four; repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth, prescribing their duties and fixing their compensation,' approved May eighth, one thousand eight hundred and seventy-six, and repealing 'An Act defining the duty of court stenographers in the several counties in this State,' approved June tenth, one thousand eight hundred and eighty-one,' approved the twenty-fourth day of May, one thousand eight hundred and eighty-seven; but such repeal not to revive any law repealed by the said act of twenty-fourth of May, one thousand eight hundred and eighty-seven," as amended, by requiring judges of the quarter sessions courts to employ stenographers in certain cases, and to furnish copies of testimony to defendants at the cost of the county.

Referred to the Committee on Judiciary Special.

By Mr. RAMSEY. House Bill No. 605.

A Joint Resolution continuing the commission appointed, pursuant to a joint resolution dated the twenty-fifth day of July,

one thousand nine hundred and seventeen (P. L. 1198), entitled (A Joint Resolution providing for the appointment of a commission to investigate and report upon the subject of old-age pensions," and making an appropriation.

Referred to the Committee on Mines and Mining.

By Mr. MARCUS. House Bill No. 606.

An Act to amend an act approved the nineteenth day of June, one thousand nine hundred eleven (P. L. 1059), entitled "An Act extending the powers of judges of courts of quarter sessions and of oyer and terminer, in relation to releasing prisoners in jails and work-houses on parole;" providing for the parole of persons committed to reformatories and reform and Industrial Schools.

Referred to the Committee on Judiciary Special.

By Mr. RAMSEY. House Bill No. 607.

An Act providing for the erection of a monument upon the Parkway in the City of Philadelphia, or elsewhere in the State of Pennsylvania, in commemoration of the military service of General Galusha Pennypacker, and making appropriation therefor.

Referred to the Committee on Appropriations.

By Mr. HOUGH. House Bill No. 608.

An Act providing for voting by soldiers, sailors and marines in service or discharged therefrom, returning to their homes who have been unable to qualify themselves as electors in accordance with existing law.

Referred to the Committee on Elections.

By Mr. STADTLANDER. House Bill No. 609.

An Act making an appropriation to Saint Johns General Hospital of Pittsburgh, Pa.

Referred to the Committee on Appropriations.

By Mr. STADTLANDER. House Bill No. 610.

A supplement to an act entitled "An Act authorizing contracts between cities, boroughs or townships, of the one part, and street passenger railway companies, surface, elevated or underground, or motor power companies leasing and operating the franchises and property of such companies, of the other part, affecting, fixing and regulating the franchises, powers, duties and liabilities of such companies, the management of the same, the relations and respective rights of the contracting parties, and the ultimate acquisition by such cities, boroughs and townships of the property, leaseholds and franchises of said contracting companies" approved April 15, 1907; providing for independent or joint contracts and providing for contracts relating to street railway lines, routes and systems within or partly within and partly without the limits of such cities, boroughs or townships, and making such contracts subject to the Act approved July 26th, 1913, known as "The Public Service Company Law."

Referred to the Committee on Municipal Corporations.

By Mr. KUNKLE. House Bill No. 611.

An Act to amend section forty-five, clause (b) of an act approved the twenty-eighth day of July, one thousand nine hundred and seventeen, (P. L. 1215), entitled "An Act to revise, amend, and consolidate the law relating to fish, and providing penalties."

Referred to the Committee on Fisheries.

By Mr. FLYNN. House Bill No. 612.

An Act making an appropriation to the Elk County General Hospital of Ridgway, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. WEST. House Bill No. 613.

An Act for the imposition and collection of a State tax on alien residents.

Referred to the Committee on Judiciary General.

By Mr. ROBERT L. WALLACE. House Bill No. 614.

An Act providing for the publication of histories of military organizations of Pennsylvania engaged in the Civil War, Spanish-American War, and the late war with Germany, and its allies, and making an appropriation.

Referred to the Committee on Appropriations.

By Mr. GEORGE T. WALKER. House Bill No. 615.

An Act making an appropriation to the City Hospital Association, of Washington, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. FLYNN. House Bill No. 616.

An Act fixing the mileage to be allowed common pleas judges in judicial districts containing more than one county.

Referred to the Committee on Judiciary Special.

By Mr. CURRAN. House Bill No. 617.

An Act making an appropriation to the Washington Hospital of Washington, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. LAFFERTY. House Bill No. 618.

An Act to amend section one hundred of an act approved the thirty-first day of March, one thousand eight hundred and sixty, (P. L. 382), entitled "An Act to Consolidate, Revise and Amend the Penal Laws of this Commonwealth."

Referred to the Committee on Judiciary Special.

By Mr. CONRAD G. MILLER. House Bill No. 619.

An Act authorizing Edward W. Fenstermacher, a resident of Butler Township, County of Luzerne, to bring suit in the Court of Common Pleas of Luzerne County against the Commonwealth of Pennsylvania.

Referred to the Committee on Judiciary Local.

By Mr. CONRAD G. MILLER. House Bill No. 620.

An Act making an appropriation to the United Charities of Hazleton, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. JAMES A. WALKER. House Bill No. 621.

An Act prohibiting corporations from engaging in the practice of law, and prescribing penalties for violations thereof.

Referred to the Committee on Judiciary General.

By Mr. FRANKLIN. House Bill No. 622.

An Act making an appropriation to the Home of Industry for Discharged Prisoners of the City of Philadelphia, and State of Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. HUNTINGTON. House Bill No. 623.

An Act relating to the duties of constables, prohibiting them from making returns to the courts of quarter sessions in certain cases; authorizing the court to direct investigations and reports by constables, and fixing their compensation in such cases.

Referred to the Committee on Judiciary Local.

By Mr. SNYDER. House Bill No. 624.

An Act to amend section thirty-one of the act approved the eleventh day of July, one thousand nine hundred seventeen (P. L. 818), entitled "An Act relating to dogs and the protection of livestock and poultry from damage by dogs; providing for the licensing of dogs; regulating the keeping of dogs, and authorizing their destruction in certain cases; providing for the protection of licensed dogs, and for dogs temporarily imported for trial, show and breeding purposes; prescribing certain privileges for hunting dogs, and dogs owned or used by the Board of Game Commissioners; providing for the assessment of damages done by dogs, and payment thereof by the proper county to the owners of livestock and poultry, and of damages to licensed dogs; imposing powers and duties on certain State, county city borough, town and township officers and employees, and on city councils of cities of the first and second class; and providing penalties."

Referred to the Committee on Agriculture.

By Mr. McCAIG. House Bill No. 625.

An Act making an appropriation to the Presbyterian Hospital of Pittsburgh.

Referred to the Committee on Appropriations.

By Mr. DUNN. House Bill No. 631.

An Act to amend Section two of the act approved the fifth day of March, one thousand nine hundred and six (P. L. 83),

entitled "An Act to regulate and improve the civil service of the cities of the first class in the Commonwealth of Pennsylvania, making violation of its provisions to be a misdemeanor, and providing penalties for violations thereof."

Referred to the Committee on Judiciary Local.

By Mr. WILLIAM DAVIS. House Bill No. 632.

An Act regulating the appointment, suspension and discharge of police officers in boroughs; establishing and regulating a civil service board in such boroughs for the examination of applicants for positions as police officers; imposing applicants for positions as police officers; imposing certain expenses upon boroughs and providing penalties.

Referred to the Committee on Municipal Corporations.

SENATE MESSAGE.

SENATE BILL FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bill numbered and entitled as follows:

Senate Bill No. 64 (House Bill No. 601.)

An Act to amend the second section of and to supplement an act entitled "A Supplement to the twenty-fourth section of an act entitled 'An Act to provide revenue by taxation approved the seventh day of June one thousand eight hundred and seventy-nine' approved the first day of June one thousand eight hundred and eighty-nine amending the twenty-fourth section by providing for the payment by the State Treasurer of one-half of the two per centum tax on premiums paid by foreign fire insurance companies to the treasurers of the several cities and boroughs within this Commonwealth" approved the twenty-eighth day of June one thousand eight hundred and ninety-five amending the same to provide for the payment of the net proceeds of the entire two per centum tax for the purpose indicated in the original act and supplement including townships among the distriutes and providing for certain conditions upon said distributions.

Referred to the Committee on Ways and Means.

REPORTS FROM COMMITTEES.

Mr. BIGLER, from the Committee on Military, reported as committed House Bill No. 486, entitled:

An Act to amend the act approved the fifteenth day of April, one thousand nine hundred fifteen (P. L. 132), entitled "An Act relative to the burial of the bodies of certain indigent deceased widows at the county expense," as amended; requiring county commissioners to pay from the county funds the expenses of burial of all widows of honorably discharged soldiers, sailors and marines, legally resident within the county; authorizing the county commissioners to make inquiries and investigations; providing for payments to persons who buried such bodies and requiring public officers and officers and agents of institutions to report deaths of such widows.

Mr. WOOD, from the Committee on Military, reported as Committed House Bill No. 516 (Senate Bill No. 2), entitled:

An Act conferring upon judge advocates of the United States Army the powers of notaries public declaring the effect thereof validating notarial acts heretofore performed by judge advocates and declaring the effect thereof.

Mr. JOSEPH T. EVANS, from the Committee on Judiciary Special, reported with a Negative Recommendation House Bill No. 470, entitled:

An Act providing for the discharge of the sureties of defendants in criminal cases where indictments are not found within six months from time of arrest.

LEAVES OF ABSENCE.

Mr. WHITEMAN asked and obtained leave of absence for Mr. Bmgard.

Mr. VICKERMAN asked and obtained leave of absence for Mr. McVicar on account of illness.

ANNOUNCEMENT BY THE SPEAKER.

The SPEAKER. The Chair wishes to announce that there will be a meeting of the House, Wednesday, February 26th, and the roll will be called on the third reading bills on the calendar. The Chair would particularly request members of the House to be present at the session tomorrow.

BILL ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 126, as follows:

An act providing for the payment into the State Treasury of unclaimed funds in the hands of fiduciaries defining the term fiduciaries providing for the refunding of such funds from the State Treasury with interest to persons entitled thereto and making an appropriation therefor prohibiting the discharge of such fiduciaries the release of their sureties or the final distribution of funds in their possession until after compliance with the provisions of this act and imposing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That (a) the term "fiduciary" in this act shall include receivers executors administrators guardians committee trustees assignees and all other persons associations or corporations acting in any fiduciary capacity whatever subject to the jurisdiction of any court of any county in this Commonwealth (b) The word "he" shall mean he she it or they (c) the word "his" shall mean his hers its or theirs and (d) the word "him" shall mean him her it or them according to whether the fiduciary is a male or female a corporation or association or two or more individuals

Section 2 Every fiduciary in this Commonwealth shall at or before the filing of his final account file with the court having jurisdiction of his accounts a separate sworn statement setting forth in detail the amounts of funds in his possession for which no valid claim has been made upon him and the owner or owners of which or their whereabouts or the legal representatives of whom he has been unable to ascertain Said statement shall set out the name and last known address of each person to whom any of said amounts stand credited the amount due to him and the efforts if any which have been made by the fiduciary to locate each of said persons in order to make payment to him If the fiduciary shall have no such unclaimed funds in his possession he shall so report under oath A sworn duplicate of such statement shall be filed with the original which duplicate shall be forwarded by the clerk or prothonotary of the said court to the Auditor General of the Commonwealth The said clerk or prothonotary shall at the same time or as soon thereafter as may be notify the Auditor General of the date fixed for audit or adjudication of such account The filing of such statement and the duplicate thereof and the forwarding of the duplicate to the Auditor General shall be entered of record in said court

It shall be unlawful for any prothonotary or clerk of any court to accept for record in his office the final account of any fiduciary unless the statement required to be filed by such fiduciary under the provisions of this act is filed therewith or has been theretofore filed in his office

Any fiduciary failing to file such statement or duplicate with his account shall be subject to a penalty of one hundred dollars to be recovered to the use of the Commonwealth in an action of assumpsit by the Attorney General but if the fiduciary be a corporation or association then the officer or person executing and filing the account shall be personally subject to the penalty

No fiduciary shall be discharged nor his sureties released and no final distribution of funds in his possession shall be authorized or permitted until such statement is filed and action taken thereupon in the manner hereinafter provided

Section 3 Whenever the statement filed by any fiduciary in compliance with the provisions of the second section of this act shall show any unclaimed funds in his possession the Attorney General shall at the suggestion of the Auditor General apply by petition before the audit or adjudication of such account to the court having jurisdiction of the accounts of such fiduciary for an order directing the payment of so much of said funds as shall remain unclaimed at the date of said application into the State Treasury to be reimbursed therefrom upon application by the owner thereof in the manner hereinafter provided.

A copy of said petition shall be served upon the fiduciary and upon proof of such service the said court shall proceed to determine the matter by hearing upon the audit or administration of such account If any of said funds are claimed at the hearing by persons lawfully entitled thereto or if it shall appear to the satisfaction of the court that any of the said funds have been claimed prior to said hearing by persons lawfully entitled thereto or that any of said funds were not properly returnable by the fiduciary under the provisions of this act the court shall order said funds to be paid to said claimants or to remain in the hands of the fiduciary as the facts shall warrant If the court shall be of the opinion that the efforts theretofore made by the fiduciary to locate and pay the owners of the remaining funds have been sufficient it shall order said funds to be forthwith paid into the State Treasury to the credit of the Commonwealth otherwise it shall order such publication of notice to the owners of said funds as it may deem proper after which publication and proof thereto it shall likewise order said funds the owners of which have not been located within sixty days after the conclusion of said advertising to be similarly paid into the State Treasury to the credit of the Commonwealth

No fiduciary whose statement filed in compliance with the provisions of this act shall show any unclaimed funds to be in his possession shall be discharged nor his sureties released nor any final distribution of the funds in his possession made until he shall have filed in court the receipt of the State Treasurer for the moneys so paid On the compliance by the fiduciary with the said order of the court as evidenced by said

receipt the fiduciary and his sureties shall be relieved from all liability for the said funds so paid into the State Treasury

Section 4 The owner of any such money so paid into the State Treasury or his legal representatives or any person entitled to the possession thereof may at any time apply to the State Treasurer for a refund of the same and upon his making proof of his ownership or right of possession to the satisfaction of the Auditor General State Treasurer and Attorney General constituting the Board of Public Accounts such money shall be paid him on the requisition of said board and the warrant of the Auditor General drawn on the State Treasurer in conformity therewith out of any moneys in the State Treasury not otherwise appropriated with interest thereon at the rate of two per centum per annum from the date when said moneys were paid into the State Treasury to the date of the refund thereof and an appropriation sufficient to make such refund is hereby made

Any claimant for any such refund may appeal by petition to the Court of Common Pleas of Dauphin County from an adverse decision of said Board which court shall thereupon hear such testimony as may be offered in support of the claim and determine whether or not the claimant is entitled to any refund and if so the amount thereof If the court find that he is so entitled it shall report its finding to the said Board and order the making of a refund of the proper amount Thereupon the refund shall be made with interest as aforesaid in the manner hereinbefore provided No such appeal shall be entertained however unless the claimant shall file with his petition an affidavit that all the proof which he proposes to offer in support of his claim had been presented to the said Board of Public Accounts before that Board acted adversely upon his claim

Section 5 Whenever on the audit or adjudication of the account of any fiduciary there shall be and remain in his possession any moneys not awarded to any claimant or claimants, or any moneys which shall have been awarded to any claimant or claimants the whereabouts whereof or that of their legal representatives the fiduciary has been unable to ascertain, of which moneys the fiduciary shall have neglected or failed for any reason to file a statement in conformity with the provisions of this act, the fiduciary shall, within sixty days after the date of said audit or adjudication file in the court having jurisdiction of his account, a sworn statement of such unawarded or unclaimed moneys, with duplicate, in the same form and manner prescribed in the second section of this act, and thereupon proceedings to secure the payment of such moneys into the State Treasury, to be refunded as hereinbefore provided, shall be had similar in all respects to those hereinbefore provided for in cases where a statement of unclaimed moneys is filed at or before the filing of the final account of the fiduciary, except that in proceedings under this section the court shall by its order provide for the serving of a copy of the petition upon the fiduciary, and shall fix a day for a hearing upon said petition. The fiduciary and his sureties shall be relieved from all liability for any funds paid into the State Treasury as the result of proceedings under the provisions of this section.

If said fiduciary shall fail or neglect to file the statement required by the provisions of this section, the unawarded or unclaimed moneys in his hands which should have been reported in said statement shall when ascertained nevertheless be subject to be paid into the State Treasury upon proceedings had in the manner provided by this act.

Any fiduciary failing to file the statement required to be made by this section shall be subject to a penalty of one thousand (\$1,000.00) dollars, to be recovered to the use of the Commonwealth in an action of assumpsit by the Attorney General, but if the fiduciary be a corporation or association, then the officer or person executing and filing the account shall be personally subject to the penalty.

No fiduciary shall be discharged nor his sureties released, and no final distribution of funds in his possession shall be authorized or permitted so long as he has in his possession any funds subject to payment into the State Treasury under the provisions of this act.

Section 6 If any fiduciary shall report in the statements hereinbefore required to be filed that he has no unclaimed funds in his possession when he in fact has such funds or shall so report a less sum than he actually has said fiduciary or if the fiduciary be an association or corporation then the officer thereof making such statements shall be guilty of a misdemeanor and on conviction thereof shall be sentenced to pay a fine of not less than one hundred dollars nor more than five hundred dollars to the use of the proper county or to imprisonment in the county jail for not more than six months or both in the discretion of the court

Section 7 Whenever the Auditor General shall have reason to believe that any fiduciary has in his possession any moneys of which he has filed no account within the time prescribed by law, or, if no such time be so prescribed, then when he has filed no such account within a reasonable time after such moneys shall have come into his possession, which moneys would be subject to be paid into the State Treasury under the provisions of this act, if an account thereof were filed, the Attorney General shall, at the suggestion of the Auditor General, apply by petition to the court to the jurisdiction of which the said fiduciary is subject for the issue of a citation to said fiduciary to show cause why he should not file an account of such moneys, and the statement thereof required by the provisions of this act to be filed therewith, and if no sufficient cause to the contrary be shown on the return of such citation, the said court shall order the filing of said account and statement, and enforce such order by attachment.

BILL POSTPONED.

On the question,
Will the House agree to the bill on third reading?

Mr. PALMER. Mr. Speaker, I move this bill be placed upon the postponed calendar.

Mr. GLASS. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 128, as follows:

An Act providing for the payment into the State Treasury without escheat of certain moneys and property subject to escheat under the provisions of any act of the General Assembly and for the refund thereof with interest to persons entitled thereto and making an appropriation for such refund.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any person firm association bank National Bank trust company or other corporation whatsoever shall hold or be possessed of any items of money or property which are or shall be made escheatable by any act of the General Assembly the Auditor General may and shall after such items have been reported to or otherwise ascertained by him and after notice and advertisement of such items shall have been given and made as required by the provisions of the act under which such items are escheatable if the number and nature of the items of such escheatable property so held or possessed are in his opinion such as to make such action desirable suggest to the Attorney General that instead of proceeding for the escheat of such items in the manner prescribed by the act under the provisions of which such items are made escheatable the Attorney General apply by petition to the proper court for an order upon the person firm association bank National Bank trust company or other corporation holding or possessed of such items of moneys or property directing the payment of the same into the State Treasury to the credit of the Commonwealth or if the property consists of chattels or securities that the same be sold in such manner as the court shall direct and the proceeds thereof be similarly paid into the State Treasury all amounts and proceeds so paid to be subject to being refunded as hereinafter provided. It shall not be necessary in instituting proceedings under the provisions of this act to await the expiration of any period which the act making such items escheatable requires to elapse between the reporting or ascertainment of such items and the institution of proceedings for the escheat thereof.

If the said moneys or property are held by the person firm association bank National Bank trust company or other corporation in any fiduciary capacity whatever then the said application shall be made to the court having jurisdiction of his or its accounts. If the said moneys or property are held by a prothonotary or clerk of an orphan's court then the application shall be made to the court of which he is an officer. In all other cases the application shall be made to the court of common pleas of the county in which the person holding or possessed of such items has his residence or the firm association bank National Bank trust company or other corporation holding or possessed of such items has its principal office.

Thereupon the Attorney General shall file a petition for said order in the proper court and serve a copy thereof upon the person firm association bank National Bank trust company or other corporation holding or possessed of such items whereupon the court shall on proof of the service of the copy as aforesaid set a day for the hearing of the cause and direct notice thereof to be given to said person firm association bank National Bank trust company or other corporation. If at said hearing it shall appear to the said court that since the reporting of or the ascertainment of said items by the Auditor General any such items have been claimed by persons lawfully entitled thereto or any such items are so claimed at said hearing or that said items were not properly subject to escheat under the provisions of any act of the General Assembly the court shall order said items or the amounts thereof to be delivered or paid to said claimants or to remain in the possession of the person firm association bank National Bank trust company or other corporation as the facts shall warrant and shall order the amounts of all items not so claimed to be paid into the State Treasury to the credit of the Commonwealth or if such items consist of chattels or securities that the same be sold in such manner as the court may direct and that the proceeds thereof be similarly paid into the State Treasury.

Upon the payment of the amounts of such items or the proceeds thereof into the State Treasury in compliance with said order the said person firm association bank National Bank trust company or other corporation shall be relieved from all liability for the amounts so paid.

Section 2 The owner of any such moneys so paid into the State Treasury or his legal representatives may at any time apply to the State Treasurer for a refund of the same and upon his making proof of his ownership or right of possession to the satisfaction of the State Treasurer Auditor General and Attorney General constituting the Board of Public Accounts such moneys shall be paid him on the requisition of said board and the warrant of the Auditor General drawn on the State Treasury in conformity therewith out of any moneys in the State Treasury not otherwise appropriated with interest thereon at the rate of two per centum per annum from the date when said moneys were paid into the State Treasury to the date of the refund thereof and an appropriation sufficient to make such refunds is hereby made.

Any claimant for any such refund may appeal by petition to the Court of Common Pleas of Dauphin County from an adverse decision of said board which court shall thereupon hear

such testimony as may be offered in support of the claim and determine whether or not the claimant is entitled to any refund and if so the amount thereof. If the court find that he is so entitled it shall report its finding to the said board and order the making of a refund of the proper amount. Thereupon the refund shall be made in the manner hereinbefore provided with interest as aforesaid. No such appeal shall be entertained however unless the claimant shall file with his petition an affidavit that all the proof which he proposes to offer in support of his claim had been presented to the said Board of Public Accounts before that Board acted adversely upon his claim.

On the question.

Will the House agree to the bill on third reading?

It was agreed to.

On the question.

Shall the bill pass finally?

Mr. PHILLIPS. Mr. Speaker, I would like to ask the sponsor of this bill in what respect it differs from the bill presented in this House in 1915. I would like to have him explain its provisions.

The SPEAKER. Will the gentleman from Schuylkill, Mr. Palmer, permit himself to be interrogated?

Mr. PALMER. Yes, sir.

Mr. PHILLIPS. Mr. Speaker, I would like the gentleman to explain the provisions of this bill.

The method provided for effecting the escheat of moneys and property returned to the Auditor General under the provisions of the Act of June 7, 1915, P. L. 878, and the Amendment thereto of July 6, 1917, P. L. 725, is so elaborate that it will be found in practice to be impracticable in the greater number of cases. These acts provide that escheats shall be effected through the means of a bill in the nature of a bill in equity filed by the Attorney General in which the depositary or fiduciary and all the depositors or beneficiaries shall be made parties defendant. It frequently happens that a depositary will have hundreds and even thousands of small deposits made by as many depositors. Under the acts aforesaid it will be necessary to either serve a copy of the bill in equity on every one of those depositors (the probability being that their whereabouts are unknown) or failing that to make service by publication.

This bill proposes that instead of escheating such moneys, the same shall be paid into the State Treasury on petition of the Attorney General to be refunded, with interest, to the owners thereof at any time on making proof of ownership to the Auditor General, State Treasurer and Attorney General.

This method is simple, inexpensive, and its constitutionality is undoubted under the decision in Commonwealth vs. Dollars Savings Bank, 259 Pa., 138 (1917).

There have been reported to the Auditor General under the aforesaid Acts of 1915 and 1917 over a million dollars of unclaimed deposits by depositaries. Many of these deposits will undoubtedly be claimed by the depositors when they have been notified by mail and advertisement of the existence of such deposits as is required by said acts. It is safe to say, however, that the payment of at least five hundred thousand (\$500,000.00) dollars of such moneys can be simply and inexpensively secured if this bill is enacted.

There is no hardship upon the depositaries, because these moneys will not be taken from them under the provisions of the bill, if it appears at the hearing that the said items were not properly subject to escheat under the provisions of any act of the General Assembly. There is no hardship upon the depositors because the moneys may be refunded at any time on their making proof of ownership.

Mr. SCOTT. Will the gentleman from Schuylkill permit himself to be further interrogated?

Mr. PALMER. Yes, sir.

Mr. SCOTT. What provision is made as to the informant as to the escheat?

Mr. PALMER. There is no provision made at all.

On the question recurring.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—186.

Allum,	Drinkhouse,	Levis,	Schilling,
Armstrong,	Dunn,	Magill,	Scott,
Eldridge,	Ehrhardt,	Mallery,	Shellenberger,
Barnhart,	Ephraim,	Mangan,	Showalter,
Bechtold,	Evans, J. T.,	Marcus,	Shunk,
Beckley,	Evans, S. J.,	Marshall,	Simpson,
Bell,	Fluney,	Martin,	Simclair,
Benchoff,	Flynn,	McCaig,	Smith, E. R.,

Bennett,	Foster,	McCurdy,	Smith, F. L.,
Benninger,	Fowler,	McGeary,	Snyder,
Bidelspacher,	Fox, A. R. B.	McIntyre,	Soffel,
Bigler,	Gans, I. M.,	McKay,	Sowers,
Blank,	Franklin,	McKim,	Sprawls,
Boland,	Gary,	Mehring,	Stadlander,
Bower,	Glass,	Michel,	Stark,
Bowman,	Goehring,	Miller,	Statler,
Brady,	Golder,	Miller, A. D.,	Steedle,
Brendle,	Goodnough,	Miller, C. G.,	Sterling,
Brislin,	Graham,	Miller, D. L.,	Stevenson,
Brooks,	Griest,	Miller, D. D.,	Stott,
Campbell,	Haines,	Millin,	Sullivan,
Clements,	Haldeman,	Milner,	Sweitzer,
Clutton,	Hamilton, J.,	Morgan,	Todd,
Coldsmith,	Hampson,	Murphy,	Trach,
Collier,	Harer,	Neary,	Uish,
Colville,	Harvey,	North,	Wagner,
Comer,	Heffernan,	Norton,	Walker, G. T.,
Cook,	Helt,	Palmer,	Walker, J. A.,
Corbin,	Hickernell,	Patterson,	Wallace, R. L.,
Cox,	Hollingsworth,	Perry,	Wallace, W. T.,
Crawford,	Horne,	Phillips,	Welch,
Crockett,	Hough,	Pidgeon,	West,
Crum,	Hutchison,	Pike,	Wettach,
Curran,	Ingham,	Powell,	Whiteman,
Curry, A. E.,	Jennings,	Quizey,	Willert,
Curry, R.,	Jones,	Ramsey,	Williams,
Davis, D. F.,	Jordan,	Reber, C. A.,	Willson,
Davis, J. T.,	Kennedy,	Reber, H. F.,	Woner,
Davis, W.,	Kinsman,	Rhoads,	Wood,
Dawson,	Kooser,	Ringler,	Woodruff,
Day,	Krause, W.,	Rinn,	Wynne,
Diehm,	Krug,	Robertson,	Zanders,
Di Lemmo,	Kunkle,	Rorke,	Zimmerman,
Dilsheimer,	Lanlus,	Rothenberger,	Zook,
Dithrich,	Lauler,	Ruddy,	Spengler,
Donneley,		Sarig,	Speaker,
		Schaeffer,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 147, as follows:

An Act to amend section eight hundred and three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eight hundred and three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 803 It shall be the duty of school directors in each county of this Commonwealth to attend such annual convention of school directors called by the county superintendent and each school director attending such convention shall receive for his necessary expenses the sum of two dollars (\$2.00) per day for each days attendance and mileage at the rate of three cents per mile for the distance necessary to be traveled in going to and from such convention once each year Said amount shall be paid by an order drawn on the treasurer of the school district in which he acts as school director Provided however That no school director shall be paid for more than two days at any annual convention"

Section 803 It shall be the duty of school directors in each county of this Commonwealth to attend such annual convention of school directors called by the county superintendent and each school director attending such convention shall receive for his necessary expenses the sum of four dollars (\$4.00) per day for each days attendance and mileage at the rate of three cents per mile for the distance necessary to be traveled in going to and from such convention once each year Said amount shall be paid by an order drawn on the treasurer of the school district in which he acts as school director Provided however That no school director shall be paid for more than two days at any annual convention

On the question.

Will the House agree to the bill on third reading?

Mr. GRIFFITH. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk then read the amendment as follows:

Amend section 1, page 3, line 2, by striking out the word "dollars" before "four" and inserting the word "dollars" after "four".

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question.

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill 174, as follows:

An Act to amend section one of the act approved the fifth day of July one thousand nine hundred seventeen (Pamphlet Laws six hundred sixty-six) entitled "An Act relating to tax assessment returns in certain counties"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the fifth day of July one thousand nine hundred seventeen (Pamphlet Laws six hundred sixty-six), entitled "An Act relating to tax assessment returns in certain counties" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the tax assessors of each city borough ward or township in counties having a population of not less than twenty thousand nor more than fifty thousand inhabitants in making the triennial assessment and the intermediate annual assessments shall include in their return to the county commissioners the actual value of all seated real property assessed by them the acreage or area of each piece of real estate assessed and the names of at least four owners of property adjoining if there are so many or the number of the lot or section with the adjoining streets or alleys in the plan of any city borough or town" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the tax assessors of each city borough ward or township in counties having a population of not less than twenty thousand nor more than thirty-eight thousand inhabitants in making the triennial assessment shall include in their return to the county commissioners the actual value of all seated real property assessed by them the acreage or area of each piece of real estate assessed and the names of at least four owners of property adjoining if there are so many or the number of the lot or section with the adjoining streets or alleys in the plan of any city borough or town

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—189.

Allum,	Dithrich,	Kunkle,	Sarig,
Armstrong,	Donneley,	Lafferty,	Schaeffer,
Aron,	Drinkhouse,	Lanius,	Schilling,
Baldi,	Dunn,	Lauler,	Scott,
Baldrige,	Ehrhardt,	Levis,	Shaffer,
Barnhart,	Ephraim,	MacCallum,	Shellenberger,
Bechtold,	Evans, J. T.,	Magill,	Showalter,
Beckley,	Evans, S. J.,	Mallery,	Shunk,
Bell,	Finney,	Mangan,	Simmons,
Benchoff,	Fitzgibbon,	Marcus,	Sinclair,
Bennett,	Flynn,	Marshall,	Smith, E. R.,
Benninger,	Foster,	Martin,	Smith, F. L.,
Bidelspacher,	Fowler,	McCaig,	Snowden,
Bigler,	Fox, A. R. B.	McCurdy,	Snyder,
Blank,	Fox, I. M.,	McGeary,	Soffel,
Boland,	Franklin,	McIntyre,	Sowers,
Bower,	Gans,	McKay,	Sprawls,
Bowman,	Geary,	McKim,	Stadlander,
Brady,	Glass,	McVicar,	Stark,
Brendle,	Goehring,	Mehring,	Statler,
Brislin,	Golder,	Michel,	Steedle,
Brooks,	Goodnough,	Miller,	Sterling,
Bucher,	Graham,	Miller, A. D.,	Stevenson,
Campbell,	Griest,	Miller, C. G.,	Stott,
Catlin,	Griffith,	Miller, D. L.,	Sullivan,
Clements,	Haines,	Miller, D. D.,	Sweitzer,
Clutton,	Haldeman,	Millin,	Todd,
Coldsmith,	Hamilton, J.,	Milner,	Trach,

Collier,	Hampson,	Morgan,	Ulsh,
Colville,	Harer,	Murphy,	Vickerman,
Comeror,	Harvey,	Neary,	Wagner,
Conner,	Heffernan,	North,	Walker, G. T.,
Cook,	Helt,	Norton,	Walker, J. A.,
Corbin,	Hess,	Palmer,	Wallace, R. L.,
Cox,	Hoffman,	Patterson,	Wallace, W. T.,
Crawford,	Hollingsworth,	Perry,	Wells,
Crockett,	Horne,	Phillips,	West,
Crum,	Hough,	Pidgeon,	Wettach,
Curran,	Huntington,	Pike,	Whiteman,
Curry, A. E.,	Hutchison,	Powell,	Willert,
Curry, R.,	Ingham,	Quigley,	Williams,
Davis, D. F.,	Jennings,	Ramsey,	Wilson,
Davis, J. T.,	Jones,	Reber, C. A.,	Woner,
Davis, W.,	Jordan,	Reber, H. F.,	Wood,
Dawson,	Kantner,	Rhoads,	Woodruff,
Day,	Kennedy,	Ringler,	Wynne,
Dewey,	Kinsman,	Rinn,	Zanders,
Diehm,	Kooser,	Robertson,	Zimmerman,
Di Lemmo,	Krause, T. S.,	Rorke,	Zook,
Dilsheimer,	Krause, W.,	Rothenberg,	Spangler,
	Krugh,	Ruddy,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 169, as follows:

An Act establishing in certain counties a board for the assessment and revision of taxes prescribing their powers duties and salaries providing for appeals from assessments and abolishing the office of city borough township and ward assessors

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in counties containing a population of not less than two hundred thousand inhabitants nor more than two hundred and fifty thousand inhabitants as shown by the last or any future United States census all assessments and valuations of property whether real or personal taxable for State county school poor road borough and township purposes or otherwise also occupations and military enrollment except license and mercantile taxes shall be made by a board consisting of three persons to be designated as the "board for the assessment and revision of taxes"

Section 2 The members of the said board not more than two of whom shall be of the same political party shall be appointed by the county commissioners in manner following one one member for two years one member for three years and one member for four years and thereafter each succeeding appointment shall be for the term of four years the purpose being to create a continuing board

The said board shall designate one of its members as president of the board and each member of the board shall receive a salary of three thousand dollars per annum payable monthly out of the county treasury and in addition thereto shall receive all expenses necessarily incurred in the performance of his duties

Section 3 The county commissioners shall fill all vacancies occurring from time to time in the said board and shall furnish an office in the court house for the use of said board

The said board shall appoint its own clerks and fix their compensation with the approval of the salary board The board may also appoint not more than two competent engineers and fix their salaries not to exceed three thousand dollars per annum each All salaries and expenses shall be paid out of the county treasury

Section 4 The said board shall divide the county into convenient districts and shall appoint one subordinate assessor for each district The Subordinate assessors shall with the cooperation and under the jurisdiction of the said board make assessments and valuations of all property taxable for all purposes showing the value of the land and improvements thereon separately according to its full value based on such price as in their judgment the same would bring at public sale after full public notice thereof together with a list of all person taxable upon occupation or subject to military enrollment in their respective districts Said subordinate assessors shall on or before the first Monday of November of the year preceding the triennial assessment in such counties file the assessments and valuations with the said board The subordinate assessors provided for in this act shall receive the sum of three dollars per day for the time actually occupied in the discharge of their duties

Section 5 In so far as respect State and county taxes the valuations and assessments shall be made by the said board annually on or before the thirty first day of December Thereupon the said board shall examine and revise the valuations and assessments increasing or decreasing them as in their judgment may seem proper or adding thereto such property or subjects of taxation as may have been omitted

Section 6 After such revision the said board shall by rule fix convenient times for the hearing of all appeals from the said assessments and valuations After the hearing of appeals and after making whatever changes may be considered proper the valuation and assessments as ascertained and revised shall

stand as the valuations and assessments for all purposes until the next triennial assessment which shall be made every three years thereafter The said board shall review the assessment according to right and equity between the triennial assessments by adding thereto new increased or omitted subjects of taxation and the revising or reducing of valuation if it is proper to do so

Section 7 Upon request any taxpayer shall at any time receive from the said board a statement of his taxable property and its valuation Written notice setting forth the valuation fixed by the said board shall be sent to each property owner in manner heretofore provided by law at least ten days previous to the day when the appeals from the triennial assessments shall be fixed either for the whole county or in districts thereof notice of which fact shall be given by publication in not more than two newspapers of the county and of a time or times at which appeals will be heard After hearing the appeals the said board shall take such action in regard to them as may be right and proper

Section 8 After such action on the appeals any taxpayer who is dissatisfied with the assessment upon his property may within thirty days from the final fixing of the assessments and valuation appeal to the court of common pleas of the county It shall be the duty of the court at once to hear and determine said appeal and if necessary to make such change therein as may be proper

Section 9 In case of any change by the board during intervals between the triennial assessments as provided for in this act if there is any increase in any particular assessment or the addition of any omitted subject of taxation the taxpayer affected shall if a resident of the county have written or printed notice left at his residence at least ten days before the change is made and if a non-resident then the notice shall be posted on the property and a copy of such notice shall be mailed to his last known address as shown on the tax records Such taxpayer may appeal as provided above to the court of common pleas and such court shall take action as provided above in case of other appeals

Section 10 When the valuations and assessments are so made all taxation by the taxing agencies other than cities within the county shall be based upon such valuation

Section 11 The said board shall at once on the completion of the said assessment certify to the several taxing agencies within the county the total valuation within such subdivision thereof and within thirty days after such valuation has been received by any such taxing agency the said taxing agency shall certify to the board the per centum of taxes upon each dollar of valuation levied within such district and for what purpose

Section 12 The said board shall prepare all duplicates for the several taxing agencies and certify the same to the duly elected or appointed person whose duty it is to collect the taxes for such subdivision within the county Such duplicates shall be separate for each taxing agency and shall show against the name of each taxable the valuation of property or occupation and the amount of each and every tax so levied

Section 13 The office of city assessor for county purposes and the office of borough township or ward assessor or assessors as now existing in the counties coming under the provision of this act is hereby abolished

Section 14 All acts or parts of acts inconsistent with or supplied by this act are hereby repealed

Section 15 This act shall take effect on the first day of July one thousand nine hundred and nineteen

On the question.

Will the House agree to the bill on third reading.

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. DAVID F. DAVIS. Mr. Speaker, four years ago a bill similar to this one made its appearance in this House and met its fate. I am sorry that it seems necessary to propose this bill again. There is no demand for it, from the sentiment that I can collect from the people who are affected by this bill for such legislation. It means the ripping out of every township and every borough and city assessors within its provisions. I cannot understand why it is that we are ready at this time to take the privilege and the responsibility away from the people themselves in assessing property. Gentlemen, I fear it is a dangerous piece of legislation for there is no sentiment in its favor and if there is I shall be glad to hear it. Since the appearance of the bill in 1915 I have at all times heard vigorous protests against such legislation. I don't want to stand here and talk to you at length on the various things that may happen because of the provisions in this bill, but you can readily see what may happen. It means an additional expense to the counties. It is due to the people because of the service that they choose a man who will make a fair assessment. It does not mean that there is an unfair assessment. If there is not a fair assessment, then it is due in a form of government like ours to have it and there is a mistake in the whole system. If there is anything unfair in a form of government we have our remedy. I am opposed to this bill for four distinct reasons. The first one is this: under its provisions a man from a city may

have the privilege and the prerogative to go out and assess property in a rural district. Gentlemen, that is not fair. There is nothing fair or there is no justice in a privilege of that kind. I will read Section 4, which is as follows:

"The said board shall divide the county into convenient districts and shall appoint one subordinate assessor for each district."

I don't think that you are quite ready to acquiesce in a provision of this kind. In the third place, too much power in the hands of a few men. We should not allow such arbitrary powers placed into the hands of men. You know as well as I do that some of the men who are now appointed are really incompetent to properly attend to the duties thereof. In the fourth place, it means that the poor man will suffer and the rich man will profit by these things and it brings a prestige to the men who are in power. I trust that you will agree with me, gentlemen, and keep this bill from the statute books and allow the assessors to perform their work as they are doing it at the present time.

I have here petitions numerously signed praying for the defeat of this bill and I trust that you will defeat it.

Mr. SARIG. Mr. Speaker, this the same old bill that has been here in 1913, 1915, and 1917, and I understand it has been defeated several times. As has already been stated, there is no real demand for this bill. As I understand it, it is an idea that comes from Schuylkill County. I want to call your attention to the danger of passing special legislation of this character. This bill automatically takes in Berks County after 1920 and that is our main object to it. Before this bill passed second reading I went to the sponsor, the gentleman from Schuylkill, Mr. Palmer, and I asked him to raise the minimum of population of the bill from 200,000 to 220,000. This would have left Berks County and made it applicable to Schuylkill County after 1920, but I got no compromise of any kind. The only answer I received was that if the bill did not suit to be against it and the only recourse that is left to me is to oppose it on the floor of this House. I understand there is a somewhat similar system now in use in Luzerne County but in that County the Board of County Assessors is appointed by the Courts and not by the county commissioners. That one great evil in any system of making assessors in this way is that of favoritism and who would believe for one moment that county commissioners are any less susceptible to favoritism or politics than are the ordinary assessors who are elected by the people.

I don't think that this is the time when our boys are just coming back from Europe after their splendid showing for democracy and say to the people of Pennsylvania, "We will take the government out of your hands and we will put in the assessor system a sort of autocracy; we will place the power in the hands of three men" who are really the creatures of two men. You realize that under this system the county commissioners will appoint this board of three men and the men on the board of county commissioners will control so that the entire system of assessment will practically rest in the hands of two men. If you adopt this bill now and there is a demand from the people of Pennsylvania for this bill, I want it to be made general, providing it is a good thing. However, I ask you gentlemen from the interior counties and from other parts of the state, is it right and foist upon Berks County a system that you don't want in your own county and which you never would or can tolerate for a moment in your own county. I appeal to your sense of fairness whether you feel that it is right that you should place upon us a system which you don't want, a system which you would not for a moment consider if it applied to your own counties. I know that it is the custom among members to say, "Well, the bill does not affect us, so we might as well vote for us." Gentlemen, that is a bad principle. A bill that affects us or affects somebody else is a dangerous one because this bill is automatic in its character, and I ask you again, are you willing to foist and force on the people of Berks County something that you would not have or for a moment tolerate if it applied to your own county.

Mr. WHITEMAN. Mr. Speaker and members of the House: Inasmuch as Westmoreland county is one of the counties which would be affected by this bill, it would

seem but fitting that there should be a brief expression of the views of the four Representatives of that county who are present here regarding it. Westmoreland County is opposed to this proposed legislation. We all may be appreciative of the great desirability of legislation which would bring about uniformity of assessments, but Westmoreland County does not think that this bill meets the situation. In our estimation it simply provides a new driver for the same old horse,—five or more drivers, in fact, but all going along the same road to the same destination practically as at present; in other words, gentlemen of this House, this bill, we believe, would simply provide a lot of additional high-priced office holders without any commensurate benefit, and we earnestly and respectfully ask the members of the House to vote against this bill.

Mr. PALMER. Mr. Speaker and gentlemen of the House: It is true when the Representative from Berks County came to me to amend my bill so that Berks County would not sometime come within the provisions of its contents, that I told him I could not do that because the population of Schuylkill County, under the last census is two hundred and seven thousand. This bill provides that it shall affect and be in force in counties between two hundred and two hundred and fifty thousand, and how I could leave Berks County out without leaving my own county out was beyond my comprehension. The population of Berks County at the last census—and I believe Mr. Sarig will bear me out in this—was one hundred eighty-three thousand and some hundred. The objection Mr. Sarig has to the bill is that in 1920 his county may automatically go under the provisions of this act; for, in other words, not being far-sighted enough, he don't want Berks County to have anything good even if they want to wait until 1920.

Now, the gentleman from Lackawanna presented his arguments and he enumerated them. First, that a man from the city may assess property in the county or in the country. Gentlemen, the rights of the citizen is not taken away by this bill, and no man from the city may go into the country and unjustly assess the property of any man in the country. Why? Because his remedies now at law will prevail and if an unjust assessment is made, that man who receives an unjust assessment may appeal into the courts of his county for remedy, and if they fail to give him that remedy he may go into the Supreme Court of the Commonwealth. I desire to ask the gentleman from Luzerne whether now, under existing law, they have any more remedy than that? Is it not true that under your law now, that your county commissioners who are only a few men, sit as a Board of Revision? Have they not a title, under the Acts of Assembly relative to the assessment of property, as a Board of Revision? In the hands of three men existing now, the Board of Revision! This act still holds at two men, two of the majority party and one of the minority party, so that the second reason fails. Why? Because under your law now and the procedure of your courts, when you make an appeal from the assessment you must go in on the ground that you have been assessed too high; namely, that you have been assessed beyond the market value or that price which your property would bring at public sale after fair notice. You cannot go into court now, under the decisions, and appeal from an assessment given by the Board of Revision on the ground that the other fellow is too low. You must stand on your own ground and not make out your case by showing the weakness of the other case. There is the answer to number two or the reason in number one. You still have the same procedure, and if he assesses my property over the valuation, I do then under this act as I do now; I go to the county commissioners sitting as a Board of Revision and ask relief. That is what you do now. That is exactly the way the law stands now. If they fail to give me the relief, I go into the Court of Common Pleas and ask that court to give me relief, and that is what you do now. If that court fails to give me the remedy that I ask, I go into the Supreme Court of Pennsylvania and ask for relief, and that is what I do now. There is the answer to number one. Number two I have embodied in my answer to the reason given by the gentleman from Lackawanna in number one—I have embodied that in number two; namely, that of too many assessors for each district. Too many assessors for

each district! Why, gentlemen, you know as well as I do that they still have assessors in each township or each district. Have you not an assessor in every ward or district? Is not that so? As a matter of fact, if that is the proposition, I meet him on that. This bill provides that the Board of Revision shall sit and appoint assessors, and not pay out for every district where one assessor could go over two districts in little or no time. What is the necessity of paying two men when one man could do the work? If this bill is administered properly it will relieve you from the Board of Assessors and reduce them. That is the answer to the reason given as being his reason number two.

Now, number three: Too much power in the hands of a few men. That I have embodied in my answer to reason number one. Your Board of Revision now is comprised of three men. Too much power! Why, that has been as old as the Commonwealth. The commissioners are the Board of Revision. That is their title under the law, as well as county commissioners. Is there too much power there now? This bill does not increase or lessen that. It keeps it still, but makes a Board of Revision specially for districts.

Now the fourth objection is that the rich man will have the advantage over the poor man. Why, that is the reason I presented this bill. I intended the opposite, and if you believe the contrary to be true, then I hope and pray that this bill may fail. Who has the most power with the controlling of your elections in your several districts in the Commonwealth of Pennsylvania? You know only too well who holds that power, and that is a poor argument to suggest now. The gentleman says this is the same old bill. Yes, it is an old bill, if you will have it that way, because every reform that has ever been fought out in the legislative halls required agitation in bringing it up, in bringing it up, in bringing it up until it became an old bill; and if it should fail this session it will be back next session, an older bill, and this fight will go on until the reform is given. And it does rip out every assessor in the counties affected and appointments made by the Board of Revision, and why? I will tell you why. Gentlemen, I am for an equitable assessment on property in my own county. I am for an equitable assessment, and when the Board of Assessors, no matter who chooses it, does not give that equitable assessment, then I am against that system. When you figure that in our county there is a total assessment of fifty-seven millions of dollars on the land, and when you figure that in one borough the assessor in that borough fixes that total valuation or assessment at ten per cent. of its market value, and in another borough at fifty-eight per cent., where is the equity between the assessment in the fifty-eight per cent. borough and the assessment in the ten per cent. borough. Isn't that an answer? No unjust man should receive other than an equitable assessment, and no just man asks for more. In one borough they assess the total valuation at twenty-two per cent., in another thirty-seven, and in a little township out in the western end of our county the total there at sixty-seven. Why, it is not equitable, and it is not equitable under your old rules or laws as they exist now. You say the assessors are elected by the people and are answerable to the people. You now have a Board of Revision. You have no control over the township, borough and city assessors, and you know when they make their assessments you cannot control them. You choose him, and what? In a certain township he will make a ten per cent. assessment of the valuation, and he will go on year after year and be elected; and the minute the man tries to meet the law—the law as it is now written says that you shall assess the property at that price which it would bring at a fair public sale after notice—why of course, then you think it is time to rip him out. The electors in that district do not want him, but they will not rip him out if the assessment is low. The fellow who tries to live up to the law, when he makes the assessment at the fair market value, what becomes of him? Why, he is licked for assessor because he has given his borough and township and every other borough a proper assessment, although he meant to be fair and maintain an average and come closer to the administration of the law. Now it is a hard thing to get a remedy, but this is a good bill, and it provides that these men shall be appointed sub-assessors, who shall be answerable to that Board of Revision which shall have the power to appoint competent engineers for the pur-

pose of ascertaining the value of land within the district, and these assessors shall make an equitable assessment,—put the same percentage on one man as you do on the other. But the main thing is to put the assessments at what they ought to be under the law, what price they would bring at a public sale after a fair notice, and that is what we are not getting, and that is what you know, gentlemen of this House, you are not getting, if you know the condition of assessments in your own counties. That is why it is an old bill, because it is a departure from an old track, but it is a good bill, equitably and morally, and if I should suffer back in my own county—as I do not believe I will—but if I should suffer politically for doing right, I would answer in the words of the old Greek: "It is a kingly thing, O Cyrus, to do well, but to be evil spoken of."

Mr. NORTH. Mr. Speaker and gentlemen of the House, I hesitate to express myself at all upon this measure after listening to the honorable gentleman from Schuylkill County, and I want to say in the very beginning, if we are simply voting upon measures that affect us directly, perhaps it would be well for me to remain silent. But I take it, sir, that there is more involved in this measure than that which affects only one or two counties in the State of Pennsylvania. I am against this kind of legislation on general principles. I take it first, sir, that a system of this kind would build up one of the greatest political machines that has ever been conceived of. You are taking something out of the hands of the people that the people would very seriously object to; and in this day, gentlemen, in the preaching of the doctrine of democracy it seems to me that we would be going astray to take something so vital to the people out of their hands; and for that reason I am going to vote against the bill, and I sincerely hope that while this may be an ancient bill today, it will be far more ancient before this body will vote favorably upon it.

Mr. DITHRICH. Mr. Speaker, while I am not particularly interested in this legislation, as it does not affect our county, still as the gentleman from Chester has just said, it is a piece of general legislation, and you heard what he said about being opposed to the legislation on general principles. I have listened to some of the criticism by men apparently not at all informed as to how the board for the assessment and revision of taxes works. Their criticism is very unjust, and I feel their fears entirely ungrounded. We have that system in Allegheny County, and there is nobody there, no property owners, who would ever go back to the old system. In my district, in the borough where I live, we have one assessor. He looks after the large township of Moon, the borough of Coraopolis, and Neville township. The work is done entirely satisfactorily and inexpensively, and there is absolutely less favoritism under the present system than under the old. A man's rights are entirely safeguarded under the provisions of this system. There is a date set for the hearing of appeals from the district affected. A man is entitled to a fair hearing there, and he has his right to appeal. I simply want to say for the benefit of the members from counties probably affected by this bill, that Allegheny County has found the system eminently satisfactory, and under no condition would consider a return to the old system.

Mr. POWELL. Mr. Speaker, I am sorry that the members of this House do not appreciate the piece of legislation that is now up for consideration. I am sorry to hear the learned gentleman from the adjoining county of Luzerne and the gentleman from Lackawanna (Mr. David F. Davis) take issue on this bill. Some years ago a bill was passed through this Legislature affecting the county of Luzerne, and I am only going to speak of what happened in the little town that I came from. I come from a mining town with a population today not exceeding nine thousand. The assessed valuation of that borough under the old system of assessment was under three million dollars, and under the new form it increased the valuation of that borough to over six million dollars—increased the valuation in one ward alone to an amount greater than the combined valuation of the whole borough before that.

Some members appear to think that this bill will do away with the assessors. I speak because I have worked as a sub-assessor under this new system, and my instruction, gentlemen, was this, that the way I should arrive at a fair valuation of the property would be to place it, if you were the owner, on the block, and that you would consider a fair price, and it has worked out very satisfactory, and

I think it has made an increased valuation in the county of Luzerne in the neighborhood of sixty million dollars. This is worthy of your consideration.

Mr. HORNE. Mr. Speaker and gentlemen of the House: I believe this legislation ought to be considered as though it were affecting every county in the State as a piece of general legislation. I think it is a dangerous piece of legislation from this standpoint, that it takes out of the hands of the people and puts into the hands of a few men the power of a taxing system for school, township, road and all taxing purposes except mercantile license. That is what the bill provides for. Now, more than that, those men would be responsible to a board of three men. This appointive system could not help but be destructive, for men in power—all of us are influenced somewhat by our surroundings, and men placed with so much prestige in their hands would be pressed very hard. I think you do not want to place the power of assessing county, school and city taxes in the hands of three men and their appointees. This system might become dangerous and vicious.

Mr. SARIG. Mr. Speaker, I do not wish to prolong this discussion, but I want to clarify your minds on just one point. The gentleman from Schuylkill says he could not amend his bill so as to leave out Berks County and still make it safe for Schuylkill County. Now, the population of Berks County according to the last census was 133,000 while the population of Schuylkill County was 270,000. What I do say is this: I asked the gentleman to raise the minimum to 220,000. This would have left out Berks County after 1920 and would still have made it safe for Schuylkill County. It would have meant that Schuylkill County would have had to wait perhaps two years before the bill went into operation. But I feel that I have gone eighty per cent. of the way in trying to reach a compromise, and the only recourse left open to me is to oppose the bill in its entirety.

The power of final resort under this bill will be the courts of course, the same as under the present system. But why is this bill necessary? If this is such a good and meritorious piece of legislation, then why isn't it State-wide? Why, if the gentleman from Schuylkill believes that he is doing such a good thing and bringing about such a great reform, why does he wish to deprive the greater part of the State of the benefit of this reform? Why does this bill simply take in a few counties? Why is it not made State-wide? The reason is that the gentleman from Schuylkill knows that this bill never would have a ghost of a show if it was made State-wide. He knows that the great majority of the counties would never stand for nor accept it; and I appeal to you once more, as a matter of fair play, not to foist and force upon us something which you would not stand for in your own county.

Mr. PALMER. Mr. Speaker, I wish to answer the gentleman from Cambria. I think he should be answered. This bill does not change the whole system of levying taxes in your county. If the gentleman from Cambria thinks it does, then he is under a misapprehension. It simply goes to the assessment or the valuation. The tax levy is still made by the commissioners of the county, as they do now, for county purposes. If the gentleman from Cambria is of any other opinion, he is laboring under a misapprehension. I will answer the gentleman from Berks by saying this: it is true, his argument, that what is good for one is good for all, but it is the same with every reform. Every assessor in the county will be against it. Do you mean to tell me he does that after a full and fair consideration of whether it is for the public good or not? I will agree that everybody in this House is at least somewhat of a politician, and does not want to offend any more of his constituents than he has to, but tell me this: who in the counties would oppose it but the assessors, and would the assessors, when opposing it, consider it solely on the ground of whether it is for the public good or not? No, he would appeal to you to vote against it because it affects him, with no regard at all as to whether the bill was for the public good.

Mr. HORNE. Mr. Speaker, in reference to the change in the taxing system, I would like to refer to lines nine, ten and eleven of the bill, where it provides for the state, county, school, poor, road, borough and township purposes or otherwise, also occupations and military enrollment, except license and mercantile taxes, shall be made by a board.

You won't change the assessors very much, it is true,

because a man who is appointed could assess as justly as the man who is elected, but in the one case the people choose the man whom they want to do this business, and in the other case you have a man who is appointed. That appointee might be from some other district and he might not understand the district to which he is appointed. I think he would be a menace to the community about which he knew nothing of the conditions. Why the idea principally in regard to it is, because it is a political bill it has made a great deal of progress, because in some counties they will get two or three hundred appointees. I feel that this would be a change of the assessors and it would do violence to that district.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—100.

Aron.	Drinkhouse.	Krause, T. S.	Shaffer.
Baldi.	Dunn.	Krugh.	Showalter.
Baldrige.	Ehrhardt.	Lafferty.	Shunk.
Barnhart.	Ephraim.	Lauler.	Simpson.
Bell.	Evans, S. J.	Levis.	Sinclair.
Bennett.	Fitzgibbon.	Martin.	Smith, E. R.
Bidelspacher.	Fowler.	McCaig.	MacCallum.
Bolard.	Fox, A. R. B.	McIntyre.	Mangan.
Bower.	Franklin.	McKay.	Marcus.
Brady.	Gans.	McKim.	Snowden.
Brislin.	Geary.	McVicar.	Soffel.
Bucher.	Goehring.	Mehring.	Sprows.
Bungard.	Goider.	Michel.	Stadlander.
Campbell.	Haldeman.	Miller, A. D.	Stark.
Clements.	Hamilton, W. J.	Miller, C. G.	Steedle.
Collier.	Hampson.	Milner.	Sterling.
Colville.	Harer.	Morgan.	Stott.
Conner.	Harvey.	Murphy.	Sullivan.
Cox.	Heffernan.	Nearby.	U'ish.
Crawford.	Heil.	North.	Wagner.
Crockett.	Hess.	Palmer.	Walker, G. T.
Crum.	Heyburn.	Patterson.	Walker, J. A.
Curry, A. E.	Hickernell.	Perry.	Wallace, W. T.
Curry, R.	Hoffman.	Powell.	Wells.
Davis, J. T.	Hough.	Ramsey.	Wettach.
Davis, W.	Huntington.	Reber, H. F.	Willson.
Dawson.	Ingham.	Rhoads.	Woner.
Dewey.	Jennings.	Robertson.	Woodruff.
Di Lemmo.	Jones.	Rorke.	Zanders.
Dilsheimer.	Kantner.	Schaeffer.	Zimmerman.
Dithrich.	Kinsman.	Schilling.	Spangler.
	Kooser.	Scott.	Speaker.

NAYS—83.

Allum.	Diehm.	Lanius.	Sarig.
Armstrong.	Donneley.	Macell.	Shellenberger.
Bechtold.	Evans, J. T.	Mallery.	Smith, F. L.
Beckley.	Finnex.	Marshall.	Snyder.
Benchoff.	Foster.	McCurdy.	Sowers.
Benninger.	Fox, I. M.	McGeary.	Statler.
Bigler.	Goodnough.	Millar.	Stevenson.
Black.	Graham.	Miller, D. L.	Sweitzer.
Bowman.	Griest.	Miller, D. D.	Todd.
Brendle.	Griffith.	Millin.	Trach.
Brooks.	Haines.	Norton.	Vickerman.
Catlin.	Hamilton, J.	Phillips.	Wallace R. L.
Ciutton.	Hollingsworth.	Pidgeon.	West.
Coldsmith.	Horne.	Pike.	Whiteman.
Cromer.	Hutchison.	Quigley.	Willert.
Cook.	Jordan.	Reber, C. A.	Williams.
Corbin.	Kennedy.	Ringer.	Wood.
Davis, D. F.	Krause, W.	Rinn.	Wynne.
Day.	Kunkle.	Rothenberger.	Zook.
		Ruddy.	

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

SENATE MESSAGE.

HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 1.

A Joint Resolution ratifying the proposed amendment to the Constitution of the United States which prohibits the manufacture sale transportation, importation or exportation of intoxicating liquors.

Whereas The Congress of the United States of America has in due form as prescribed by the Constitution of the United States passed the following Joint Resolution proposing an amendment to the Constitution of the United States which proposed amendment is as follows

"JOINT RESOLUTION

"Proposing an amendment to the Constitution of the United States

"Resolved by the Senate and House of Representatives of the United States of America in Congress assembled (two-thirds of each House concurring therein) That the following amendment to the Constitution be and hereby is proposed to the States to become valid as a part of the Constitution when ratified by the legislatures of the several States as provided by the Constitution

With information that the Senate has passed the same without amendment.

SENATE MESSAGE.

TIME OF NEXT MEETING.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, February 25, 1919.

Resolved (If the House of Representatives concur) That when the Senate adjourns today, it reconvene on Monday evening, March 3, at nine o'clock, and when the House of Representatives adjourns this week it reconvene on Monday evening, March 3, at nine o'clock.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate? It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented the following extract from the Journal of the Senate, which was read as follows, viz:

In the Senate, February 25th, 1919.

Resolved (If the House of Representatives concur). That the Senate and House of Representatives of the General Assembly of the Commonwealth of Pennsylvania extend to the Chamber of Commerce of the City of Harrisburg, their thanks for the entertainment given to the members on Tuesday evening, February eighteenth, one thousand nine hundred and nineteen.

Resolved, That the Chief Clerk of the Senate forward a copy of this resolution to the Chamber of Commerce of the city of Harrisburg.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

BILL ON THIRD READING (SPECIAL ORDER).

The SPEAKER. This is the hour fixed by special order for the consideration on third reading of House Bill No. 525 (Senate Bill No. 172).

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 525 (Senate Bill No. 172), entitled:

An Act to amend section one of an act approved the thirtieth day of July one thousand eight hundred and ninety-seven (Pennsylvania Laws four hundred and sixty-four), entitled "An Act to provide revenue and regulate the sale of malt brewed vinous and spirituous liquors or any admixture thereof by requiring and authorizing licenses to be taken out by brewers distillers wholesalers bottlers rectifiers compounders storekeepers and agents having a store office or place of business within this Commonwealth prescribing the amount of license fees to be paid in such cases and by imposing an additional license fee on retail dealers in intoxicating liquors"

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. WILLIAMS. Mr. Speaker, four years ago I made something of an effort to bring about an amendment to the Brooks High License Law. Those opposing my efforts were successful. We were told at that time that the Brooks High License Law was the best license law enjoyed by any

of the states. I did not disagree with them then on the point had it been amended in line with my suggestion. The bills under consideration at this time I assume are prompted from a spirit of fairness toward the men who are licensed by the court to sell liquors. However, they are not retroactive in that they do not provide for the licensees who have already paid for their year's license. It is true that these bills intend to take care of the licensees who are granted a license from this time on, but for those who have taken out their license no provisions are made and to that end I believe that the bills are unfair and will only lead to chaos and embarrassment in attempting to enforce them. Men are licensed for a full year under the laws of our state and if any licensee from any subsequent legislation may be refused to continue that license in the spirit of fairness he should have his money refunded, but at this time to say to those who have taken out their license that they cannot have any of their money refunded and only to make provision for those who took out their license after the enactment of these bills into law, is unjust, unfair and unreasonable.

Mr. PHILLIPS. Mr. Speaker, and gentlemen of the House: In what I wish to say I don't want to try to influence anyone's vote on this particular measure. I believe, however, that following this legislation there will be a bill introduced by this legislature giving back to the counties or to the men who have already paid in their license the amount they have paid in according to the mandatory terms provided by this act. I want to say that I have voted in this House for local option and I have voted for dry measures ever since I am a member of this legislature. I think that each man in this House gives me that right and that privilege and I am sure that I find no fault with the men who voted opposite from myself, because I believe that he voted on his conviction. We have carried out successfully and weighed this proposition from both sides and each rose and voted "aye" and "nay" on the different questions pertaining to wet and dry legislation in Pennsylvania. I believe that it is due to us to have discussion in a spirit of fairness. Those who wish to vote on one side or the other did so. It is not the man that I have fought, it is the business. I have the greatest respect, as much respect for the man in that business, who is an honorable man as I have for any other man in any other business. We were opposed to the business and in our spirit of fairness we have extended to every human individual in the Commonwealth of Pennsylvania in so far as we ought to be willing everything to help those at this time. This is a spirit of charity that we wish to maintain all the way through. You who are in the business, looking at it from a moral and religious standpoint, from a financial standpoint and from every other standpoint, we ought to be willing to say to these men, now, you have paid for your license and this is due you and for that reason we have also said to you that the federal government is going further than that and on the first of July we agree to take these men and pay back what has been paid on this license, and further on we think it is in the spirit of fairness to extend this courtesy and not prosecute them because we do not agree with them.

On the question recurring.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—163.

Allum.	Drinkhouse,	Lafferty,	Ruddy,
Armstrong.	Dunn,	Lanier,	Sarie,
Baldi,	Ehrhardt,	Lauler,	Schaeffer,
Baldrige,	Evans, J. T.,	MacCallum,	Schilling,
Barnhart,	Evans, S. J.,	Magill,	Scott,
Bechtold,	Finney,	Mangan,	Shellenberger,
Beckley,	Fitzgibbon,	Marcus,	Shunk,
Bell,	Flynn,	Martin,	Simpson,
Benchoff,	Fowler,	McCaig,	Sinclair,
Bennett,	Fox, A. R. B.	McGeary,	Smith, E. R.
Benninger,	Franklin,	McIntyre,	Smith, F. L.
Bidelspacher,	Gans,	McKay,	Soffel,
Blank,	Geary,	McKim,	Sowers,
Boland,	Glass,	McVicar,	Stadtlander,
Bowman,	Goehring,	Mehring,	Stark,
Brady,	Golder,	Michel,	Statler,
Brislin,	Goodnough,	Miller, C. G.,	Steedle,
Brooks,	Craham,	Miller, D. I.,	Sterling,
Bucher,	Griffith,	Miller, D. D.,	Stevenson,
Campbell,	Haines,	Millin,	Sweitzer,
Clements,	Haldeman,	Milner,	Todd,
Coldsmith,	Hamilton, J.,	Murphy,	Trach,
	Hamilton, W. J.,		

Colville, Comerer, Conner, Cook, Corbin, Cox, Crawford, Crockett, Curran, Curry, R., Davis, J. T., Davis, W., Dawson, Day, Diehm, Di Lemmo, Dilsheimer, Ditrich, Donneley,	Hampson, Harer, Harvey, Heffernan, Helt, Hess, Hickernell, Hollingsworth, Horne, Hough, Hutchison, Ingham, Jennings, Jones, Kantner, Kooser, Krause, T. S., Krause, W., Krugh, Kunkle,	Neary, North, Palmer, Patterson, Perry, Phillips, Pidgeon, Pike, Powell, Quigley, Ramsey, Reber, C. A., Reber, H. F., Ringer, Rinn, Robertson, Rorke, Rothenberger, Snyder,	Ulsh, Vickerman, Wagner, Walker, G. T., Walker, J. A., Wallace, W. T., Wells, West, Wettach, Whiteman, Willert, Willson, Woner, Wood, Wynne, Zanders, Zimmerman, Spangler, Speaker.
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NAYS—23.

Bigler, Bower, Brendle, Catlin, Clutton, Curry, A. E.,	Foster, Fox, I. M., Griest, Huntington, Jordan, Kennedy,	Mallery, McCurdy, Miller, A. D., Norton, Showalter, Snyder,	Stott, Wallace, R. L., Williams, Woodruff, Zook,
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

The SPEAKER. This is the hour fixed by special order for the consideration on third reading of House Bill No. 526 (Senate No. 173).

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 526 (Senate Bill No. 173), entitled:

An Act to amend section eight of the act approved the thirteenth day of May one thousand eight hundred eighty-seven (Pamphlet Laws one hundred eight) entitled "An Act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" as amended

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—171.

Allum, Armstrong, Baldi, Baldridge, Barnhart, Bechtold, Beckley, Bell, Benchoff, Bennett, Benninger, Bidelspacher, Blanch, Bolard, Bower, Bowman, Brady, Brendle, Brislin, Brooks, Bucher, Clements, Coldsmith, Collier, Colville, Comerer, Conner, Cox, Crawford, Crockett, Crum, Curran, Curry, R., Davis, D. F., Davis, J. T., Davis, W., Dawson,	Ditrich, Donneley, Drinkhouse, Dunn, Ehrhardt, Ephraim, Evans, J. T., Evans, S. J., Finney, Fitzgibbon, Flynn, Fowler, Fox, A. R. B., Franklin, Gans, Geary, Glass, Goehring, Golder, Goodnough, Graham, Griffith, Haines, Haldeman, Hamilton, J., Hamilton, W. J., Hampson, Harer, Harvey, Heffernan, Helt, Hickernell, Hollingsworth, Horne, Hough, Hutchison, Ingham, Jones,	Krugh, Kunkle, Lafferty, Lanius, Lauler, Levis, MacCallum, Magill, Mangan, Marcus, Marshall, Martin, McCaig, McGeary, McIntyre, McKay, McKim, Mehring, Michel, Miller, Miller, C. G., Miller, D. I., Miller, D. D., Millin, Milner, Murphy, Neary, North, Palmer, Patterson, Phillips, Pidgeon, Pike, Powell, Quigley, Ramsey, Reber, C. A.,	Rorke, Rothenberger, Ruddy, Saris, Schaeffer, Schilling, Scott, Shellenberger, Shunk, Simpson, Sinclair, Smith, E. R., Smith, F. I., Snyder, Soffel, Sowers, Sprowls, Stadlander, Stark, Statler, Steedle, Sterling, Stevenson, Todd, Trach, Vickerman, Wagner, Walker, G. T., Walker, J. A., Wells, West, Wettach, Whiteman, Willert, Willson, Woner, Woodruff, Wynne,
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Day, Dewey, Diehm, Di Lemmo, Dilsheimer,	Kantner, Kinsman, Kooser, Krause, T. S., Krause, W.,	Reber, H. F., Rhoads, Ringer, Rinn, Robertson,	Zanders, Zimmerman, Zook, Spangler, Speaker.
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NAYS—18.

Bigler, Catlin, Clutton, Curry, A. E., Foster,	Fox, I. M., Griest, Huntington, Jordan, Kennedy,	Mallery, McCurdy, Miller, A. D., Norton, Wood,	Stott, Wallace, R. L., Williams, Wood,
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

RECONSIDERATION OF VOTE ON HOUSE BILL NO. 169.

Mr. ZANDERS asked and received unanimous consent to offer the following motion, which was twice read, considered and agreed to:

Moved by Mr. Zanders, seconded by Mr. Wynne, that the vote by which House Bill No. 169, File Folio 347, entitled:

An Act establishing in certain counties a board for the assessment and revision of taxes prescribing their powers duties and salaries providing for appeals from assessments and abolishing the office of city borough township and ward assessors.

was defeated on final passage, be reconsidered.

BILL POSTPONED.

On the question recurring

Shall the bill pass finally?

Mr. PALMER. Mr. Speaker, I move that this bill be placed upon the postponed calendar.

Mr. DAWSON. Mr. Speaker, I second the motion.

The motion was agreed to.

ANNOUNCEMENT BY THE SPEAKER.

The SPEAKER. The Governor of the Commonwealth has requested the Chair to make the announcement that all officers and employes of the House are invited to attend the Governor's reception this evening at the Governor's Mansion. Through an oversight the formal invitations were not sent out, but notwithstanding that fact the Governor's invitation to the officers and employes is just as cordial as if the formal invitations had been sent to them.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 25, entitled:

An Act making an appropriation to the Commission of Soldiers' Orphan Schools of Pennsylvania for the payment of a deficiency in the appropriation for maintenance for the two fiscal years ending May thirty-first one thousand nine hundred and nineteen.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Allum, Armstrong, Aron, Baldi, Baldridge, Barnhart, Bechtold, Beckley, Bell, Benchoff, Bennett, Benninger, Bidelspacher, Bigler, Blanch, Bolard, Bower,	Ditrich, Donneley, Drinkhouse, Dunn, Ehrhardt, Ephraim, Evans, J. T., Evans, S. J., Finney, Fitzgibbon, Flynn, Foster, Fowler, Fox, A. R. B., Fox, I. M., Franklin, Gans, Geary,	Krugh, Kunkle, Lafferty, Lanius, Lauler, Levis, MacCallum, Magill, Mallery, Mangan, Marcus, Marshall, Martin, McCaig, McCurdy, McGeary, McIntyre, McKay,	Saris, Schaeffer, Schilling, Scott, Shaffer, Shellenberger, Showalter, Shunk, Simpson, Sinclair, Smith, E. R., Smith, F. I., Snyder, Soffel, Sowers, Sprowls, Stadlander, Stark,
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Bowman, Glass, McKim, Statler,
 Brady, Goehring, Mehrling, Steele,
 Brendle, Golder, Michel, Sterling,
 Brislin, Goodnough, Millar, Stevenson,
 Brooks, Graham, Miller, A. D., Stott,
 Bucher, Griest, Miller, C. G., Sullivan,
 Campbell, Griffith, Miller, D. L., Sweitzer,
 Catlin, Haines, Miller, D. D., Todd,
 Clements, Haldeman, Millin, Trach,
 Clutton, Hamilton, J., Milner, Ush,
 Coldsmith, Hamilton, W. J., Morgan, Vickerman,
 Collier, Hampson, Murphy, Wagner,
 Colville, Harer, Neary, Walker, G. T.,
 Comer, Harvey, North, Walker, J. A.,
 Conner, Heffernan, Norton, Wallace, R. L.,
 Cook, Helt, Palmer, Wallace, W. T.,
 Corbin, Hess, Patterson, Wells,
 Cox, Hickernell, Perry, West,
 Crawford, Hoffman, Phillips, Wettach,
 Crockett, Hollingsworth, Pidgeon, Whiteman,
 Crum, Horne, Pike, Wilbert,
 Curran, Hough, Powell, Williams,
 Curry, A. E., Huntington, Quigley, Willson,
 Curry, R., Hutchison, Ramsey, Woner,
 Davis, D. F., Ingham, Reber, C. A., Wood,
 Davis, J. T., Jennings, Reber, H. F., Woodruff,
 Davis, W., Jones, Rhoads, Wynne,
 Dawson, Jordan, Kantner, Zanders,
 Day, Kennedy, Rinn, Zimmerman,
 Dewey, Kinsman, Robertson, Zook,
 Diehm, Kooser, Rorke, Spangler,
 Di Lemmo, Krause, T. S., Rothenberger, Speaker,
 Dilsheimer, Krause, W., Ruddy,

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 14, entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally??

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—200.

Allum, Dithrich, Krause, W., Ruddy,
 Armstrong, Donnelly, Krugh, Sarig,
 Aron, Drinkhouse, Kunkle, Schaeffer,
 Baldi, Dunn, Lafferty, Schilling,
 Baldrige, Ehrhardt, Lanus, Scott,
 Barnhart, Ephraim, Laufer, Shaffer,
 Bechtold, Evans, J. T., Lewis, Shellenberger,
 Beckley, Evans, S. J., MacCallum, Showalter,
 Bell, Finney, Magill, Shunk,
 Benchoff, Fitzgibbon, Mallory, Simpson,
 Bennett, Flynn, Mangan, Sinclair,
 Benninger, Foster, Marcus, Smith, E. R.,
 Bidelspacher, Fowler, Marshall, Smith, F. L.,
 Bigler, Fox, A. R. B., Martin, Snyder,
 Blank, Fox, I. M., McCaig, Soffel,
 Boland, Franklin, McCurdy, Sowers,
 Bower, Gans, McGeary, Sprowls,
 Bowman, Geary, McIntyre, Stadlander,
 Brady, Glass, McKay, Stark,
 Brendle, Goehring, McKim, Statler,
 Brislin, Golder, Mehrling, Steele,
 Brooks, Goodnough, Michel, Sterling,
 Bucher, Graham, Millar, Stevenson,
 Campbell, Griffith, Miller, A. D., Sweitzer,
 Catlin, Haines, Miller, C. G., Todd,
 Clements, Haldeman, Miller, D. L., Trach,
 Clutton, Hamilton, J., Millin, Ush,
 Coldsmith, Hamilton, W. J., Milner, Vickerman,
 Collier, Hampson, Morgan, Wagner,
 Colville, Harer, Murphy, Walker, G. T.,
 Comer, Harvey, Neary, Walker, J. A.,
 Conner, Heffernan, North, Wallace, R. L.,
 Cook, Helt, Norton, Wallace, W. T.,
 Corbin, Hess, Palmer, Wells,
 Cox, Hickernell, Patterson, West,
 Crawford, Hoffman, Perry, Wettach,
 Crockett, Hollingsworth, Phillips, Whiteman,
 Crum, Horne, Pidgeon, Wilbert,
 Curran, Hough, Pike, Williams,
 Curry, A. E., Huntington, Powell, Willson,
 Curry, R., Hutchison, Quigley, Woner,
 Davis, D. F., Ingham, Ramsey, Wood,
 Davis, J. T., Jennings, Reber, C. A., Woodruff,
 Davis, W., Jones, Reber, H. F., Wynne,

Dawson, Jordan, Rhoads, Zanders,
 Day, Kantner, Ringler, Zimmerman,
 Dewey, Kennedy, Rinn, Zook,
 Diehm, Kinsman, Robertson, Spangler,
 Di Lemmo, Kooser, Rorke, Speaker,
 Dilsheimer, Krause, T. S., Rothenberger,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 83, entitled:

An Act making an appropriation to the trustees of the State Hospital of Nanticoke Luzerne County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally??

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Allum, Dithrich, Krugh, Sarig,
 Armstrong, Donnelly, Kunkle, Schaeffer,
 Aron, Drinkhouse, Lafferty, Schilling,
 Baldi, Dunn, Lanus, Scott,
 Baldrige, Ehrhardt, Laufer, Shaffer,
 Barnhart, Ephraim, Lewis, Shellenberger,
 Bechtold, Evans, J. T., MacCallum, Showalter,
 Beckley, Evans, S. J., Magill, Shunk,
 Bell, Finney, Mallory, Simpson,
 Benchoff, Fitzgibbon, Mangan, Sinclair,
 Bennett, Flynn, Marcus, Smith, E. R.,
 Benninger, Foster, Marshall, Smith, F. L.,
 Bidelspacher, Fowler, Martin, Snyder,
 Bigler, Fox, A. R. B., McCaig, Soffel,
 Blank, Fox, I. M., McCurdy, Sowers,
 Boland, Franklin, McGeary, Sprowls,
 Bower, Gans, McIntyre, Stadlander,
 Bowman, Geary, McKay, Stark,
 Brady, Goehring, McKim, Statler,
 Brendle, Golder, Mehrling, Steele,
 Brislin, Goodnough, Michel, Sterling,
 Brooks, Graham, Millar, Stevenson,
 Bucher, Griest, Miller, A. D., Stott,
 Campbell, Griffith, Miller, C. G., Sullivan,
 Catlin, Haines, Miller, D. L., Sweitzer,
 Clements, Haldeman, Miller, D. D., Todd,
 Clutton, Hamilton, J., Millin, Trach,
 Coldsmith, Hamilton, W. J., Milner, Ush,
 Collier, Hampson, Morgan, Vickerman,
 Colville, Harer, Murphy, Wagner,
 Comer, Harvey, Neary, Walker, G. T.,
 Conner, Heffernan, North, Walker, J. A.,
 Cook, Helt, Norton, Wallace, R. L.,
 Corbin, Hess, Palmer, Wallace, W. T.,
 Cox, Hickernell, Patterson, Wells,
 Crawford, Hoffman, Perry, West,
 Crockett, Hollingsworth, Phillips, Wettach,
 Crum, Horne, Pidgeon, Whiteman,
 Curran, Hough, Pike, Wilbert,
 Curry, A. E., Huntington, Powell, Williams,
 Curry, R., Hutchison, Quigley, Willson,
 Davis, D. F., Ingham, Ramsey, Woner,
 Davis, J. T., Jennings, Reber, C. A., Wood,
 Davis, W., Jones, Rhoads, Woodruff,
 Dawson, Jordan, Kantner, Wynne,
 Day, Kennedy, Rinn, Zanders,
 Dewey, Kinsman, Robertson, Zimmerman,
 Diehm, Kooser, Rorke, Zook,
 Di Lemmo, Krause, T. S., Rothenberger, Spangler,
 Dilsheimer, Krause, W., Ruddy, Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 387 (Senate Bill No. 99), entitled:

An Act to reorganize the Executive Department of the Commonwealth providing for the appointment of the officers and employees of said department and fixing the salaries of the Governor and such officers and employees

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—180.

Armstrong,	Dilrich,	Kooser,	Krause, T. S.,
Baldi,	Donneley,	Krause, W.,	Ringler,
Baldrige,	Drinkhouse,	Krughe,	Rinn,
Barnhart,	Dunn,	Kunkle,	Robertson,
Bechtold,	Ehrhardt,	Lafferty,	Rorke,
Beckley,	Ephraim,	Levis,	Ruddy,
Bell,	Evans, J. T.,	MacCallum,	Schilling,
Bennett,	Evans, S. J.,	Magill,	Scott,
Benninger,	Finney,	Mallery,	Shellenberger,
Bidelspacher,	Fitzgibbon,	Mangan,	Showalter,
Blank,	Flynn,	Marcus,	Shunk,
Boland,	Foster,	Marshall,	Simpson,
Bower,	Fowler,	Martin,	Sinclair,
Bowman,	Fox, A. R. B.,	McCaig,	Smith, E. R.,
Brady,	Fox, I. M.,	McCurdy,	Smith, F. L.,
Brislin,	Franklin,	McGeary,	Snyder,
Brooks,	Gans,	McIntyre,	Soffel,
Campbell,	Geary,	McKay,	Sowers,
Catlin,	Glass,	McKim,	Sowers,
Clements,	Goehring,	Mehring,	Stadlander,
Clutton,	Golder,	Michel,	Steedle,
Coldsmith,	Goodnough,	Miller,	Sterling,
Collier,	Graham,	Miller, A. D.,	Stevenson,
Colville,	Griest,	Miller, C. G.,	Stott,
Conner,	Griffith,	Miller, D. L.,	Sweitzer,
Conner,	Haines,	Miller, D. D.,	Todd,
Cook,	Hamilton, J.,	Millin,	Vickerman,
Corbin,	Hamilton, W. J.,	Miner,	Wagner,
Cox,	Harer,	Morgan,	Walker, G. T.,
Crawford,	Harvey,	Murphy,	Walker, J. A.,
Crockett,	Heffernan,	Neary,	Wallace, R. L.,
Crum,	Helt,	North,	Wallace, W. T.,
Curran,	Hickernell,	Norton,	Wells,
Curry, A. E.,	Hoffman,	Palmer,	West,
Curry, R.,	Hollingsworth,	Patterson,	Wettach,
Davis, D. F.,	Horne,	Perry,	Whiteman,
Davis, J. T.,	Hough,	Phillips,	Willert,
Davis, W.,	Huntington,	Pidgeon,	Williams,
Dawson,	Hutchison,	Pike,	Willson,
Day,	Ingham,	Powell,	Woner,
Dewey,	Jennings,	Quigley,	Wood,
Diehm,	Jones,	Ramsey,	Zanders,
Di Lemmo,	Jordan,	Reber, C. A.,	Zimmerman,
Dilsheimer,	Kantner,	Reber, H. F.,	Zook,
	Kennedy,	Rhoads,	Spangler,
	Kinsman,		Speaker.

NAYS—11.

Allum,	Lanius,	Saig,	Trach,
Bigler,	Lauler,	Stark,	Woodruff,
Brendle,	Rothenberger,	Staller,	

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk return the same to the Senate with the information that the House has passed it without amendment.

RESOLUTION RELATIVE TO PRINTING THE PROCEEDINGS OF THE MEMORIAL SERVICE ON THE DEATH OF THE LATE HONORABLE CHARLES J. RONEY.

Mr. RAMSEY. Mr. Speaker, during the Session of 1917, memorial services were held here on the death of our late member, Charles J. Roney, of Philadelphia. At the time, through an error, the minutes of that exercise were not printed. I therefore ask unanimous consent to present the following resolution.

The SPEAKER. The Clerk will read the resolution for the information of the House.

The resolution was read by the Clerk as follows:

Resolved, (if the Senate concur), That the chief clerk of the House of Representatives is hereby directed to draw his requisition on the Department of Printing and Binding, to have printed one hundred copies of the proceedings of the memorial services on the death of Charles J. Roney, late representative from Philadelphia, as reported in the Legislative Journal of March thirteenth one thousand nine hundred seventeen.

The SPEAKER. The Chair hears no objection to having the resolution considered at this time.

On the question.

Will the House adopt the resolution?

It was adopted.

Ordered. That the Clerk present the same to the Senate for concurrence.

REPORTS FROM COMMITTEES.

Mr. THADDEUS S. KRAUSE asked and received unanimous consent to report two bills from committee at this time.

Mr. THADDEUS S. KRAUSE, from the Committee on Judiciary Special, reported as committed House Bill No. 265, entitled:

An Act validating certain sales of real estate for non-payment of taxes; and validating the title to such real estate in the hands of purchasers, their heirs, grantees and assigns.

Mr. GOEHRING, from the Committee on Judiciary Special, reported with a Negative Recommendation House Bill No. 410, entitled:

An Act to amend section one of an act approved the seventh day of June, one thousand nine hundred and one, (P. L. 492), entitled "An Act relating to the arrest and punishment of professional thieves, burglars and pickpockets."

Mr. ROBERT L. WALLACE asked and received unanimous consent to report a bill from committee at this time.

Mr. ROBERT L. WALLACE, from the Committee on Judiciary Special, reported as committed House Bill No. 524 (Senate Bill No. 121), entitled:

An Act authorizing Katheryn A. Seth, widow of James V. Seth, deceased, late of the City of Oil City, Venango county, Pennsylvania, to bring suit in the court of common pleas of Coaldale, Coaldale, Pennsylvania.

BILL ON FIRST READING.

Mr. ROBERT L. WALLACE asked and obtained unanimous consent to have House Bill No. 524 (Senate Bill No. 121), read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 524 (Senate Bill No. 121), entitled:

An Act authorizing Katheryn A. Seth widow of James V. Seth deceased late of the City of Oil City Venango County Pennsylvania to bring suit in the court of common pleas of Venango County against the Commonwealth of Pennsylvania

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

RECESS.

The SPEAKER. If there is no objection, the Chair will declare a recess until 4.00 o'clock this afternoon.

Whereupon, (at 12.35 o'clock P. M.) the House took a recess until 4.00 o'clock P. M.

AFTER RECESS.

The House reconvened at 4.00 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

BILLS INTRODUCED AND REFERRED.

By Mr. PALMER. House Bill No. 626.

An Act to amend an act approved the twelfth day of May, one thousand nine hundred eleven, (P. L. 301) entitled, "An Act to ascertain and appoint the fees to be received by the several prothonotaries of the courts of common pleas of the Commonwealth, in counties having a population of over two hundred thousand and under one million, and to provide the time of paying the same," as amended:

Referred to the Committee on Judiciary General.

By Mr. MARCUS. House Bill No. 627.

An Act appropriating five thousand dollars to the Western Pennsylvania Humane Society.

Referred to the Committee on Appropriations.

By Mr. GOLDER. House Bill No. 628.

An Act making an appropriation to the Northwestern General Hospital, of Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. DIEHM. House Bill No. 629.

An Act providing a system whereby persons absent from their regular polling places may cast their votes; imposing certain powers and duties upon the county commissioners, pro-

thonotaries, return boards of the various counties, and the Board of registration commissions in cities of the first and second class in relation thereto; and providing penalties.

Referred to the Committee on Elections.

By Mr. EPHRAIM. House Bill No. 630.

An Act to fix the salaries of the chief clerk and search clerk in the office of the recorder of deeds of any county of this Commonwealth having a population of one million five hundred thousand or over, payable from the fees of the office.

Referred to the Committee on Judiciary Special.

By Mr. KANTNER. House Bill No. 633.

An Act making an appropriation to the State Hospital of Coaldale, Coaldale, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. HOLLINGSWORTH. House Bill No. 634.

An Act to amend chapter six, article one of an act approved the fourteenth day of July, one thousand nine hundred and seventeen (P. L. 840), entitled "An Act concerning townships; and revising amending, and consolidating the law relating thereto;" authorizing a State Association of Township Supervisors; and providing for the payment of the expenses thereof by the respective counties.

Referred to the Committee on Counties and Townships.

By Mr. HOLLINGSWORTH. House Bill No. 635.

An Act to amend sections one and three of an act approved the eight day of June, one thousand nine hundred and eleven (P. L. 712), entitled "An Act relating to milk: providing for the protection of the public health, and the prevention of fraud and deception, by regulating the sale of milk, skimmed milk and cream; providing penalties for the violation thereof; and providing for the enforcement thereof," so as to change the percentage of butter-fats and milk solids and to provide for the standardizing of milk, etc.

Referred to the Committee on Agriculture.

By Mr. BIDEISPACHER. House Bill No. 636.

An Act to quiet the title to real estate; and to enable citizens of the United States, and corporations authorized to hold real estate within this Commonwealth, to hold and convey title to real estate which has been formerly held by or for corporations not authorized by law to hold the same.

Referred to the Committee on Judiciary General.

By Mr. BECHTOLD. House Bill No. 637.

An Act to amend sections one thousand one hundred and twenty-one and one thousand one hundred and thirty of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. BRENDLE. House Bill No. 638.

An Act creating a reward or bounty for the destruction of certain wild birds, killed within the Commonwealth of Pennsylvania; providing the method of furnishing evidence of said destruction, and penalties for the violation of the several provisions hereof.

Referred to the Committee on Game.

By Mr. MARSHALL. House Bill No. 639.

An Act to amend section five of an act approved the seventh day of June, one thousand nine hundred and fifteen, (P. L. 870), entitled "An Act to amend, revise, and consolidate the law providing for the burial of certain honorably discharged soldiers, sailors and marines, at the expense of the counties in which they shall die or have a legal residence at the time of their death; to provide a system for effecting the burial of such soldiers, sailors and marines; to provide headstones and markers for the graves of such soldiers, sailors and marines; and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers, sailors and marines."

Referred to the Committee on Judiciary Local.

By Mr. SPROWLS. House Bill No. 640.

An Act to amend section three of an act, approved the seventeenth day of April, one thousand nine hundred and five, entitled "An Act providing that the district attorneys, in all counties whose population does not exceed one hundred and fifty thousand, shall be paid a salary, and fixing the same, which shall be in lieu of all fees, and in full compensation for their services; and providing for the appointment of assistant district attorneys in said counties, and for the compensation of the same; and providing that the fees heretofore allowed the district attorneys shall remain in amount as heretofore, but shall hereafter be as part of the costs, for the use and benefit of the proper county."

Referred to the Committee on Judiciary Local.

By Mr. MARCUS. House Bill No. 641.

An Act making an appropriation to the Robert Boyd Ward Home for Children, Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. KENNEDY. House Bill No. 642.

An Act making an appropriation to the Beaver County Children's Home Association, of New Brighton, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. BLANCK. House Bill No. 643.

An Act making an appropriation to the Pottstown Hospital, Pottstown, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. WILLIAM DAVIS. House Bill No. 644.

An Act providing for the appointment of county detectives in certain counties, and fixing their salaries payable from the county treasury.

Referred to the Committee on Judiciary General.

By Mr. ARTHUR R. B. FOX. House Bill No. 645.

An Act establishing a course of physical education and training in the public schools and normal schools of this Commonwealth; creating a Bureau of Physical Education and Training in the Department of Public Instruction; and making an appropriation.

Referred to the Committee on Education.

By Mr. GANS. House Bill No. 646.

An Act to amend section one of an act approved the twenty-third day of April, one thousand nine hundred and nine, (P. L. 171), entitled "An Act making it a misdemeanor for any person to make, utter, circulate, or transmit false or derogatory statements affecting the solvency or financial standing of any bank, banking house, banking company, trust company, surety company, guarantee company, title insurance company, or other financial institution, in this Commonwealth; and providing penalties for violation of this act," by extending the provisions of said act to life and fire insurance companies.

Referred to the Committee on Banks and Banking.

By Mr. LAULER. House Bill No. 655.

An Act providing for the printing, binding and distribution of certain extracts of fac simile pages of photo engravings of mural tablets from a publication heretofore published by the State, namely, Report of the Gettysburg Battlefield Memorial Commission, A. D. 1914, and other tablets and inscriptions contained on said Memorial, together with photo engraving of said Memorial as completed; also providing for additional matter to that heretofore published in said mentioned Report, being the compilation and publication of an Alphabetical Index of the names of all commissioned officers, 2133 in number, present in the Battle of Gettysburg, and a separate Index of the names of 32,145 enlisted men also present in said battle, as the same names appear on the rosters and mural tablets of companies, batteries, regiments and staff organizations now in said Report of the Gettysburg Battlefield Memorial Commission, and the publication of the dedication and presentation address of the late General Henry S. Huidekoper, Chairman of the Gettysburg Battlefield Memorial Commission, transferring said Memorial to the State, with address of the Hon. Edwin S. Stuart, Governor of the Commonwealth, accepting said Memorial on behalf of the State of Pennsylvania, said addresses as published to be accompanied with portraits of said orators, which said compilation and publication shall be entitled "Index of names of Commissioned Officers and enlisted men on the Gettysburg Battlefield Memorial as officially placed on the mural tablets and rosters of Pennsylvania soldiers present in the Battle of Gettysburg; and providing for the distribution of said copies of said publication; and making an appropriation for the expense thereof.

Referred to the Committee on Printing.

By Mr. HORNE. House Bill No. 666.

An Act to repeal an act approved the second day of May, one thousand eight hundred and ninety-nine, (P. L. 184), entitled "An Act to provide revenue by imposing a mercantile license tax on venders of or dealers in goods, wares and merchandise, and providing for the collection of said tax," and the amendments thereto.

Referred to the Committee on Ways and Means.

By Mr. McCAIG. House Bill No. 667.

An Act making an appropriation to pay for the deficiency in the care, treatment, removal, and maintenance of the indigent insane for the biennial period ending May thirty-first, one thousand nine hundred seventeen.

Referred to the Committee on Appropriations.

BILLS RE-REFERRED.

Mr. WILLIAM DAVIS, returned from the Committee on Appropriations, with a recommendation that it be referred to the Committee on Judiciary General, House Bill No. 179, entitled:

An Act authorizing the judges learned in the law of the courts of common pleas and orphans' courts of the counties having a population of more than one hundred and fifty thousand and less than two hundred fifty thousand inhabitants to employ suitable clerical assistance; and providing for the payment of such clerical assistance by the several counties.

Mr. WILLIAMS returned from the Committee on Public Roads, with a recommendation that it be referred to the Committee on Judiciary General, House Bill No. 213, entitled:

An Act requiring owners of motor vehicles engaged in the business of carrying passengers for hire, to file a bond with the State Highway Department to protect persons injured or damaged by the negligent or reckless operation of motor vehicles and defining the duties and powers of the Highway Commissioner and prothonotaries in connection therewith in relation thereto.

SENATE MESSAGE

SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows:

Senate Bill No. 13 (House Bill No. 647).

An Act making an appropriation to the Trustees of the State Institution for the Feeble-Minded of Eastern Pennsylvania at Spring City.

Referred to the Committee on Appropriations.

Senate Bill No. 17 (House Bill No. 648).

An Act making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania, at Scranton, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 19 (House Bill No. 649).

An Act validating certain agreements heretofore entered into by counties to pay a portion of the cost of improving and reconstructing certain borough roads and streets and authorizing the payment by the county of such portion of the cost of such improvement and reconstruction.

Referred to the Committee on Public Roads.

Senate Bill No. 26 (House Bill No. 650).

An Act to amend an act entitled "An Act to amend the first section of an act entitled 'An Act to encourage county historical societies' approved the twenty-first day of May Anno Domini one thousand nine hundred and one so as to provide that the commissioners' board in counties where the population exceeds one million may appropriate a sum not exceeding one thousand dollars annually to the chief historical society in said county" Approved the thirty-first day of March Anno Domini one thousand nine hundred and fifteen Pamphlet Laws thirty-six increasing the sum that may be appropriated and providing for joint appropriations.

Referred to the Committee on Judiciary Special.

Senate Bill No. 51 (House Bill No. 651).

An Act validating municipal liens and the procedure thereon.

Referred to the Committee on Municipal Corporations.

Senate Bill No. 52 (House Bill No. 652).

An Act relating to the procedure on Municipal Liens.

Referred to the Committee on Municipal Corporations.

Senate Bill No. 52 (House Bill No. 653).

An Act making an appropriation to John C. Block of the Borough of Kane to reimburse him for moneys erroneously paid into the State Treasury.

Referred to the Committee on Appropriations.

Senate Bill No. 76 (House Bill No. 654).

An Act making a deficiency appropriation to the Pennsylvania State Lunatic Hospital.

Referred to the Committee on Appropriations.

REPORTS FROM COMMITTEES.

Mr. POWELL, from the Committee on Municipal Corporations reported as committed House Bill No. 409, entitled:

An Act authorizing counties, cities and boroughs to appropriate moneys for aiding, entertaining and caring for soldiers, sailors and marines; and validating and ratifying appropriations and payments heretofore made.

Mr. WILLERT, from the Committee on Public Health and Sanitation, reported as committed House Bill No. 497, entitled:

An Act prohibiting advertisements relating to the treatment of diseases of the generative organs, and prescribing penalties.

Mr. WILLERT, from the Committee on Public Health and Sanitation, reported as committed House Bill No. 15, entitled:

An Act regulating the disposition of the carcasses of dead animals and the offal of slaughtered animals, which are not used commercially, and prescribing a penalty for violation thereof.

Mr. STADTLANDER, from the Committee on Judiciary General, reported as committed House Bill No. 420, entitled:

An Act to provide for an additional law judge of the Court of Common Pleas of the 31st Judicial District.

Mr. STADTLANDER, from the Committee on Judiciary General, reported as committed House Bill No. 510, entitled:

An Act to amend section twelve of an act approved the nineteenth day of March, one thousand nine hundred and nine (P. L. 46), entitled "An Act to regulate the practice of osteopathy in the State of Pennsylvania; to provide for the establishment of a State Board of Osteopathic Examiners; to define the powers and duties of said Board of Osteopathic Examiners; to provide for the examining and licensing of osteopaths in this State; and to provide penalties for the violation of this act," by further defining the powers and authority of osteopathic physicians licensed under this act.

Mr. STADTLANDER, from the Committee on Judiciary General, reported as committed House Bill No. 560, entitled:

An Act to fix the compensation for members of the General Assembly.

Mr. BALDRIGE, from the Committee on Judiciary General, reported as committed House Bill No. 586, entitled:

An Act validating all decrees of divorce granted by virtue of and pursuant to an act approved the twenty-fifth day of June, one thousand eight hundred and ninety-five (P. L. 308), entitled "An Act amending section three of an act, entitled 'An Act concerning divorces,' approved the eighth day of May, one thousand eight hundred and fifty-four, enlarging the same so as to include indignities to the person of the husband," wherein the decree of divorce shall be silent as to support or alimony, and the court shall not have allowed any alimony or support to the wife, nor in any manner determined the right of the wife thereto.

Mr. BALDRIGE, from the Committee on Judiciary General, reported as committed House Bill No. 451, entitled:

An Act granting the right of appeal from judgments, orders and sentences of the County Court of Allegheny County to the Superior Court in certain cases of summary conviction.

Mr. TRACH, from the Committee on Public Health and Sanitation, reported as committed, House Bill No. 566, entitled:

An Act to amend part of section three of an act approved the thirteen day of May, one thousand nine hundred and nine (P. L. 520), entitled "An Act relating to food; defining food; providing for the protection of the public health, and the prevention of fraud and deception, by prohibiting the manufacture or sale, the offering for sale or exposing for sale, or the having in possession with intent to sell, of adulterated, misbranded, or deleterious foods; prescribing certain duties of the Dairy and Food Commissioner in reference thereto; and providing penalties for the violation thereof."

Mr. WILLSON, from the Committee on Municipal Corporations, reported as committed House Bill No. 259, entitled:

An Act to amend section six of an act, approved the twentieth day of June, one thousand nine hundred and seventeen (P. L. 618), entitled "An Act relating to the appointment of persons to the police department in cities of the third class; providing for and regulating examinations, the manner of appointments, and the manner and power of removal of employees of said department; and providing a method for fixing compensation," so as to permit temporary suspensions by the superintendent of Public Affairs.

Mr. CAMPBELL, from the Committee on Appropriations, reported as amended House Bill No. 344, entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind, located at Pittsburgh, Pa., to cover deficiency in maintenance and education of State pupils.

Mr. ADAM C. SCHAEFFER, from the Committee on Appropriations, reported as committed House Bill No. 425, entitled:

An Act making a deficiency appropriation to the State Hospital of Coaldale, Coaldale, Schuylkill County, Pennsylvania.

Mr. EPHRIAM, from the Committee on Corporations, reported as committed House Bill No. 244, entitled:

An Act to amend an act approved the seventeenth day of May, one thousand nine hundred seventeen (Pamphlet Laws, two hundred thirty-seven), entitled "An Act to amend an act, entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for certain purposes to erect and maintain buildings and manufacturing establishments and to take, have, and hold real estate necessary and proper for such purposes,' approved the thirteenth day of May, Anno Domini, one thousand nine hundred and fifteen," extending the provisions of said act to corporations organized under the laws of the District of Columbia or of the United States.

Mr. STERLING, from the Committee on Judiciary General, reported as committed House Bill No. 587, entitled:

An Act requiring the registration of the sale of firearms, guns and pistols and silencers for firearms and providing a penalty.

Mr. ZIMMERMAN, from the Committee on Public Health and Sanitation, reported as committed House Bill No. 376, entitled:

An Act forbidding the advertising, publishing, selling, distribution, or otherwise disseminating, or imparting, or attempting to disseminate, or impart, knowledge or information tending to interfere with or diminish the number of births of human beings in the Commonwealth of Pennsylvania.

Mr. HICKERNELL, from the Committee on Judiciary General, reported as committed House Bill No. 572, entitled:

An Act to amend section one of an act approved the fifth day of June, one thousand nine hundred and seventeen, (P. L. 333), entitled "An Act to amend section one of an act, entitled 'An Act to provide for the removal of judges of the Supreme Superior, common pleas, and orphans' courts, permanently disqualified by reason of physical or mental disability to perform their judicial functions and duties, with half pay for their unexpired terms, and the filling of vacancies caused by such removal,' approved eleventh day of May, one thousand nine hundred and one, as amended by an act, entitled 'An Act to amend section one of an act, entitled 'An Act to provide for the removal of judges of the Supreme, Superior, common pleas, and orphans' courts, permanently disqualified by reason of physical or mental disability to perform their judicial functions and duties, with half pay for their unexpired terms, and the filling of vacancies caused by such removal,' approved May eleventh, one thousand nine hundred and one; so as to allow them full pay during the balance of their terms of office, and, under certain conditions, half pay during the remainder of their lives,' approved twenty-third day of June, one thousand nine hundred and eleven, so as to provide that any judge of the Supreme or Superior Court who has served in judicial office for twenty or more years shall be entitled to receive the benefits of said act immediately after his honorable retirement from office, by ex-

piration of term, resignation, or otherwise, whether said service be continuous or not, and extending the provisions of said act to judges of the court of common pleas and orphans' court who have served continuously for twenty years or more, and have reached the age of sixty-five years, after retirement from office of any of such judges after the expiration of their term, resignation or otherwise;" extending the provisions thereof to judges retired prior to the passage of the act, and not entitled to the benefits thereof.

Mr. GANS, from the Committee on Judiciary Special, reported as committed House Bill No. 616, entitled:

An Act fixing the mileage to be allowed common pleas judges in judicial districts containing more than one county.

Mr. PATTERSON, from the Committee on Judiciary Special, reported as amended House Bill No. 618, entitled:

An Act to amend section one hundred of an act approved the thirty-first day of March, one thousand eight hundred and sixty, (P. L. 382), entitled "An Act to Consolidate, Devise and Amend the Penal Laws of this Commonwealth."

Mr. HAINES, from the Committee on Public Health and Sanitation, reported as committed House Bill No. 114, entitled:

An Act relating to and regulating the issue and sale of tickets to places of amusement and providing penalties.

Mr. WHITEMAN, from the Committee on Judiciary General, reported as committed House Bill No. 411, entitled:

An Act authorizing the filing of liens by cities, boroughs and townships to recover the cost and expense of abating nuisances and things detrimental to health and providing the procedure thereon.

Mr. CHARLES A. SHAFFER, from the Committee on Appropriations, reported as amended House Bill No. 339, entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane, at Danville, Pennsylvania.

Mr. HOUGH, from the Committee on Appropriations, reported as amended House Bill No. 513, entitled:

An Act making an appropriation for the Dixmont Hospital for the Insane.

Mr. WELLS, from the Committee on Judiciary General, reported as committed House Bill No. 391, entitled:

An Act to provide for the extradition of persons of unsound mind, and to make uniform the laws of the States which enact the same.

Mr. WELLS, from the Committee on Judiciary General, reported as committed House Bill No. 439, entitled:

An Act to amend section five of an act approved the fifth day of February, one thousand eight hundred and seventy-five (P. L. 56), entitled "An Act relative to the establishment and jurisdiction of magistrates courts in the city of Philadelphia."

Mr. RAMSEY, from the Committee on Appropriations, reported as amended House Bill No. 563, entitled:

An Act making an appropriation for deficiencies to the trustees of the State Hospital for the Insane of the Southeastern District of Pennsylvania, located at Norristown, Pennsylvania.

Mr. HARER, from the Committee on Pensions and Gratuities, reported as committed House Bill No. 247, entitled:

An Act relating to police pension funds in cities of the third class and directing such cities to appropriate certain moneys thereto.

Mr. FRANKLIN, from the Committee on Corporations, reported as committed House Bill No. 119, entitled:

An Act to amend an act approved the seventh day of June, one thousand nine hundred and seventeen, (P. L. 560), entitled "An Act to amend an act, approved the ninth day of April, one thousand nine hundred fifteen, entitled 'An Act to amend an act, entitled 'An Act to amend an act, entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron, steel, or glass to erect and maintain buildings and manufacturing establishments, and to take, have, and hold real estate necessary and proper for manufacturing purposes,' approved the ninth day of June, Anno Domini one thousand eight hundred and eighty-one; extending the same to companies formed for the purpose of quarrying slate, granite, stone, or rocks, or for dressing, polishing, working, or manufacturing the same, or any of them, and to mineral

springs companies, incorporated for the purpose of bottling and selling natural mineral springs water, approved the sixteenth day of June, Anno Domini one thousand eight hundred and ninety-three," approved the nineteenth day of April, Anno Domini one thousand nine hundred and one; extending the same to companies formed for the purposes of manufacturing and selling chemicals, foodstuffs, cement, and cement products, and the quarrying of cement rock," approved May twenty-eighth, one thousand nine hundred and seven; extending the same to companies incorporated for the manufacture, buying, selling, leasing, using and operation of electrical apparatus and machinery, and articles of every kind appertaining to or in any wise connected with the production, use, regulation, control, distribution or application of electricity or electrical energy or products for any use or purpose; constructing, acquiring, using, selling, buying, or leasing any works, construction or plant, or part thereof, connected with or involving such use, distribution, regulation, control, or application of electricity, or the control or use of electrical apparatus for any purpose; and of producing, furnishing, and supplying electricity or electrical apparatus in any form and for any purpose, and to carry on a general manufacturing business," approved the twenty-third day of June, one thousand nine hundred and eleven; by extending the same to companies incorporated for the purpose of refining, manufacturing or sale of petroleum and petroleum products," by extending the same to corporations incorporated for the manufacture of leather or articles containing leather" by extending the same to companies incorporated for the purpose of converting raw silk into thread and the manufacture of silk goods.

Mr. QUIGLEY, from the Committee on Public Roads, reported as committed House Bill No. 397, entitled:

An Act authorizing the State Highway Commissioner to designate certain State highways forming a continuous route, as a Roosevelt Highway.

Mr. GOLDER, from the Committee on Municipal Corporations, reported as committed, House Bill No. 347, entitled:

An Act to further amend section one as amended, and to amend sections two, three and sixteen of article four, chapter seven of an act, approved the fourteenth day of May, one thousand nine hundred fifteen (P. L. 312), entitled "An Act providing system of government for boroughs, and revising, amending and consolidating the law relating to boroughs."

Mr. GOLDER, from the Committee on Judiciary General, reported as committed, House Bill No. 476, entitled:

An Act to amend section eight, clause (b) of "the Wills Act of one thousand nine hundred and seventeen," approved June seventh, one thousand nine hundred and seventeen (Pamphlet Laws four hundred three), by giving to any mother or adopting mother the right to appoint a testamentary guardian for her minor child when the father or adopting father of such child has forfeited his right to appoint a testamentary guardian under clause (c) of said section, and when said mother or adopting mother has left an estate, real or personal, to such child; the said amendment to apply to the wills of all persons dying on or after the thirty-first day of December, one thousand nine hundred and seventeen.

Mr. RAMSEY, from the Committee on Municipal Corporations, reported as amended, House Bill No. 40, entitled:

An Act to amend and revise an act entitled "An Act providing for the incorporation, regulation and government of cities of the third class, regulating nomination and election of municipal officers therein, and repealing, consolidating and extending existing laws in relation thereto," approved the twenty-seventh day of June, Anno Domini, one thousand nine hundred thirteen, enlarging, changing, modifying, and defining certain of the powers of cities of the third class.

Mr. EPHRAIM, from the Committee on Judiciary Local, reported as committed, Senate Bill No. 86 (House Bill No. 523), entitled:

An Act to amend section one of an act approved the fifth day of July one thousand nine hundred and seventeen, entitled "An Act authorizing cities to refund moneys paid by property owners into their treasuries when a court of competent jurisdiction shall have determined that there was no liability for such payment when made" extending the provisions thereof to boroughs and incorporated towns.

Mr. POWELL, from the Committee on Appropriations, reported as committed, Senate Bill No. 42 (House Bill No. 384), entitled:

An Act making an appropriation to cover deficiency to the trustees of the State Hospital for the Criminal Insane at Fairview, Pennsylvania.

Mr. LAULER, from the Committee on Municipal Corporations, reported as committed, Senate Bill No. 10 (House Bill No. 257), entitled:

An Act authorizing cities of the third class with the assent of the electors duly obtained at an election to use moneys borrowed or authorized to be borrowed for purposes which have proved impracticable or impossible for any other lawful municipal purpose.

Mr. WELLS, from the Committee on Judiciary General, reported as committed, Senate Bill No. 66 (House Bill No. 522), entitled:

An Act to amend section two and section five as amended and to supplement an act approved the seventh day of July one thousand eight hundred eighty-five (Pamphlet Laws two hundred and fifty-seven), entitled "An Act to confer upon the several courts of common pleas of this Commonwealth jurisdiction of a court of equity in all cases of dower and partition and prescribing the method of procedure" by enlarging the powers of the master and confirming all cases heretofore proceeded in to final decree.

Mr. McCAIG, from the Committee on Appropriations, reported as committed, Senate Bill No. 15 (House Bill No. 518), entitled:

An Act making an emergency appropriation to cover deficiency to the trustees of the State Institution for Feeble-Minded of Western Pennsylvania at Polk, Pennsylvania.

Mr. CRUM, from the Committee on Corporations, reported as committed, Senate Bill No. 16 (House Bill No. 519), entitled:

A Supplement to the act approved the twenty-ninth day of May one thousand eight hundred and eighty-five (Pamphlet Laws twenty-nine), entitled "An Act to provide for the incorporation and regulation of natural gas companies" extending the duration of certain charters and providing a procedure therefor.

Mr. GLASS from the Committee on Judiciary Local, reported as committed, House Bill No. 631, entitled:

An Act to amend section two of the act approved the fifth day of March, one thousand nine hundred and six (P. L. 83), entitled "An Act to regulate and improve the civil service of the cities of the first class in the Commonwealth of Pennsylvania, making violation of its provisions to be a misdemeanor, and providing penalties for violations thereof."

Mr. KENNEDY, from the Committee on Judiciary Local, reported as committed, House Bill No. 536, entitled:

An Act to amend section one of the act approved the eighth day of May, one thousand eight hundred eighty-nine (P. L. 132), entitled "An Act authorizing county commissioners to employ detectives, offer and pay rewards for the detection, arrest and conviction of felony"; to include persons charged with a misdemeanor.

Mr. MARSHALL, from the Committee on Judiciary Local, reported as committed, House Bill No. 243, entitled:

An Act to quiet the title to real estate; and to enable citizens of the United States, and corporations authorized to hold real estate within this Commonwealth, to hold and convey title to real estate which has been formerly held by or for corporations not authorized by law to hold the same.

Mr. GOEHRING, from the Committee on Judiciary Special, reported as committed, House Bill No. 589, entitled:

An Act authorizing courts of record to remove convicts and persons confined in jails, workhouses, reformatories, and reform or industrial schools who are seriously ill, to other institutions; and providing penalties for breach of prison.

Mr. FOWLER, from the Committee on Judiciary Special, reported as committed, House Bill No. 493, entitled:

An Act to amend section two of an act approved the third day of May, one thousand nine hundred nine, (P. L. 417), entitled "An Act for the safety of persons from fire or panic in certain buildings, not in cities of the first and second classes, by providing proper exits, fire-escapes, fire-extinguishers, and other preventives of fire; by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection; and by providing proper penalties for any violation of the same," as amended.

Mr. CAMPBELL, from the Committee on Judiciary Special, reported with a Negative Recommendation, House Bill No. 175, entitled:

An Act providing for assistance to widows, widowed mothers, orphans under sixteen years of age, and adult citizens totally disabled or incapacitated; establishing a schedule of assistance; providing for the creation of an assistance fund and the administration of such fund; defining the procedure of application for and allowance of such State assistance, and keeping records of the same; imposing a tax on all persons, corporations, partnerships, partnership associations, limited partnerships and joint stock companies to maintain said fund; imposing powers and duties on assessors, county treasurers, orphans' court, courts of quarter sessions and the State Treasurer; and providing penalties.

Mr. CAMPBELL, from the Committee on Public Health and Sanitation, reported with a Negative Recommendation, House Bill No. 324, entitled:

An Act regulating the sale, offering for sale and giving away of patent and proprietary medicines; and providing a penalty for violation thereof.

Mr. GOEHRING, from the Committee on Judiciary Special, reported with a Negative Recommendation, House Bill No. 499, entitled:

An Act providing for the destruction or obliteration of certain criminal records of children eighteen years of age and under; and prohibiting the use of such records in a subsequent proceeding.

LEAVE OF ABSENCE.

The SPEAKER. The Chair at this time asks for a leave of absence for the gentleman from Erie, Mr. Wilbert.

Is there any objection? The Chair hears none. The leave will be granted.

BILL ON FIRST READING.

Mr. GLASS asked and received unanimous consent to have House Bill No. 631, read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 631, entitled:

An Act to amend section two of the act approved the fifth day of March, one thousand nine hundred and six (P. L. 83), entitled "An Act to regulate and improve the civil service of the cities of the first class in the Commonwealth of Pennsylvania, making violation of its provisions to be a misdemeanor, and providing penalties for violations thereof."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON FIRST READING.

Mr. KENNEDY asked and received unanimous consent to have House Bill No. 536, read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 536, entitled:

An Act to amend section one of the act approved the eighth day of May, one thousand eight hundred eighty-nine (P. L. 132), entitled "An Act authorizing county commissioners to employ detectives, offer and pay rewards for the detection, arrest and conviction of felony;" to include persons charged with a misdemeanor.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON FIRST READING.

Mr. MARSHALL asked and received unanimous consent to have House Bill No. 243 read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 243, entitled:

An Act to quiet the title to real estate; and to enable citizens of the United States, and corporations authorized to hold real estate within this Commonwealth, to hold and convey title to real estate which has been formerly held by or for corporations not authorized by law to hold the same.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON FIRST READING.

Mr. GOEHRING asked and received unanimous consent to have House Bill No. 589 read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 589, entitled:

An Act authorizing courts of record to remove convicts and persons confined in jails, workhouses, reformatories, and reform or industrial schools who are seriously ill, to other institutions; and providing penalties for breach of prison.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON FIRST READING.

Mr. FOWLER asked and received unanimous consent to have House Bill No. 493 read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 493, entitled:

An Act to amend section two of an act approved the third day of May, one thousand nine hundred nine (P. L. 417), entitled "An Act for the safety of persons from fire or panic in certain buildings, not in cities of the first and second classes, by providing proper exits, fire-escapes, fire-extinguishers, and other preventives of fire; by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection; and by providing proper penalties for any violation of the same," as amended.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

ANNOUNCEMENT BY THE SPEAKER.

The SPEAKER. The Chair would request at the same time that, unless there is immediate necessity to have bills read for the first time, they be not so read.

BILL SIGNED BY SPEAKER.

The Speaker announced that the Chief Clerk having reported that the following bill had passed both houses of the General Assembly and the same being correct, the title was publicly read as follows:

House Bill No. 1.

A Joint Resolution ratifying the proposed amendment to the Constitution of the United States which prohibits the manufacture sale transportation importation or exportation of intoxicating liquors.

Whereupon,

The Speaker in the presence of the House signed the same.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 117, entitled:

An Act to amend section four of article five of the act approved the twenty-sixth day of July, one thousand nine hundred thirteen, (Pamphlet Laws, one thousand three hundred seventy-four), entitled "An Act defining public service companies; and providing for their regulation by prescribing and defining and limiting their powers, and regulating their incorporation, and to a limited extent, regulating municipal corporations engaged or about to engage in business of public service companies; creating and establishing a Public Service Commission for the regulation aforesaid; prescribing and defining the powers and duties of such Commission and its officers, including the exclusive power to regulate the construction, alteration, relocation, or abolition of the crossings of railroad corporations, street railway corporations, or other public service companies, and of public highways by the tracks or other facilities of said companies; providing for the ascertainment by the Commission of the expense and damages resulting from such construction, alteration, relocation, or abolition, and for the payment of such expense and damages, severally or proportionately by the public service companies interested, the State, or municipal corporation concerned, and giving persons whose property is thereby taken, injured or destroyed, authority to sue the Commonwealth for damages in such cases; providing for the terms, salaries and compensation of the members of the commission, its officers, counsel and employees; prescribing and regulating the practice and procedure before such commission, and upon appeal and judicial review of its orders and determinations by the courts of common pleas; and giving the court of common pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases, and of all injunctions, mandamus, or other appropriate proceedings to enforce the provisions of this act and the orders of the commission, and to restrain such orders, subject to an appeal to the Supreme Court, prescribing penalties, fines, and imprisonment for the violation of the provisions of this act and for the violation of the orders of said commission; making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June, one thousand nine hundred and eleven, entitled 'An Act to promote the safety of travelers and employes on railroads, by compelling common carriers by railroad to properly man their trains,' by amending section nine thereof; repealing the act approved the thirty-first day of May, one thousand nine hundred and seven, which provided for the appointment of the Pennsylvania State Railroad Commission; and sections one and two of the act approved the fourth day of June, one thousand eight hundred and eighty-three, entitled 'An Act to enforce the provisions of the seventeenth article of the Constitution, relative to railroads and canals;' and an act entitled 'To provide the maximum car service charges, including car storage charges, that railroad

companies, and corporations, or associations, may charge and collect on each car loading, and not unloaded within the free time for unloading cars, and fixing the free time that shall be allowed for unloading cars," approved the twenty-fourth day of May, Anno Domini one thousand nine hundred and seven; and the proviso of clause three and the provisos of clause seven of section thirty-four of the act, entitled "An Act to provide for the incorporation and regulation of certain corporations," approved the twenty-ninth day of April, one thousand eight hundred and seventy-four, and all other legislation inconsistent with or supplied by this act;" authorizing the Commission in certain cases to suspend the going into operation of new tariffs or schedules.

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. MILNER. Mr. Speaker, I rise to oppose this bill because I believe it to be unfair, unfair particularly at this time. This bill provides for a radical departure from your Public Service Company Law, and we are passing into a troubled period, the aftermath of the war, and it is a time when we should disturb business, whether it be industrial business or public utilities, as little as possible, in order that the prosperity of this State might be maintained.

Under the present law, the Public Service Company Law that has been in effect since 1913—and this law in this respect is followed by most of the States of this Union which have adopted public service company laws—when a public service company desires to increase its rates, it files a tariff showing the increase, which becomes effective thirty days from the filing thereof; and during that time, or at any time thereafter, any one, whether they ride on the trolleys or use the gas, can complain against these rates, and that complaint then comes before the final tribunal, the Public Service Commission, for determination as to whether they are reasonable or not; and the reasonableness is determined upon the scientific basis of valuing the company's stock without consideration of the stocks and bonds or any of its agreements, by finding out how much the property of that company is actually worth reproduced, allowing for depreciation, and not taking into consideration abnormal prices caused by war conditions or any extraordinary condition. Then they allow them either six or seven, and sometimes as high as seven and one-half per cent. of that valuation as profit, and any profit that yields a return in excess of that is unreasonable. In the meantime, while this rate is in effect the parties complaining can get rebate checks, if on a trolley car, showing the excess fare, and if a gas company or an electric company, their bills show the excess rate. When a rate is determined to be unreasonable, they are refunded their money. It sometimes happens in the case of trolley companies that the rebate checks are lost by the people who ride on the cars, but nevertheless that principle still prevails in the law in this State and other States.

Now the reason for it is to allow these companies to meet the changing conditions that business confronts them with. The present bill that is before you now seeks to amend the law by permitting the Public Service Commission to suspend the rates which are charged by the public utilities company until they have finally determined whether the rates are reasonable or not. Now, there are hundreds and thousands of public utilities in this State owning large properties which require time and technical experience to evaluate, and it would be manifestly impossible for this commission, unless we appropriated to it millions of dollars, to go into the valuation of all these companies throughout the State in order to come quickly to the point where they could say whether the rates are reasonable or unreasonable. It naturally takes some time. Now the theory in regard to public service companies in our law, and it is a correct theory, is that the rates should initiate with them, that they should be the first to say what they should get for their product, either gas or electricity, or for their service, if a trolley company; and the people, if they consider the rate too high, can complain, and if that rate is unreasonable, they must cease to charge it.

It has always been and is the theory in this country that these companies are semi-private as well as semi-public, and are at least in a position to know what they should charge for their products. Under this law the rate would be suspended, that is, would go back to the original basis, until finally the commission, in the course of six months or a year probably, determines how much the fare should

be or the price of electricity should be, and that would mean that the companies would be forced into bankruptcy or into the hands of a receiver in periods when prices of material and labor fluctuate to any great extent. For instance, during this war, from which we are just emerging, there has been a period of high prices and high wages, a period which is not yet past, and will not for some time, and we will never go back to the low prices that prevailed before the war. During the period of the war, matters within the experience of every man would teach that the rates these companies charged had to be raised quickly. Steel rails, for instance, just before the war, selling for forty dollars a ton rose to eighty-five dollars a ton during the war; copper wire rose two or three times its price; wages rose one hundred per cent. and in some cases one hundred and fifty per cent. on our public utility lines. In the eastern part of Pennsylvania, the small lines actually increased the trainmen's wages from twenty-three cents and twenty-seven cents an hour, as before the war, to forty-five cents and sixty cents, and they have never gone back. On a thirty-mile electric railway line an increase of ten cents an hour to the trainmen would mean an expenditure of about one hundred and twenty thousand dollars a year. Where are they going to get the money? Frequently in the last year the labor unions struck for more wages, although they had contracts extending into the future, and demanded their increase of twenty cents an hour, or whatever it was, and demanded that it be retroactive, that is, if they struck to-day the wage increase should extend two months into the past, and go into the future on a rising scale. These public utilities companies had to get their money quickly to pay these back wages and to meet their payroll on the next Saturday night. Many of the small-line companies of the State have been facing a deficit on account of the high price of materials and supplies. Many of them sought to raise their rates or fare, and the rates have been increased because of the wage increase. Under the present law they are entitled to raise their fares to meet this increased cost, and if they have raised them too much the complaint will show that through the commission's technical department, and they will be obliged to refund the money; but under the amendment they cannot raise their fare to take over that increased cost.

Through the eastern tier of counties many of these companies would be facing bankruptcy because they could not get the money to meet the wages of their working men, who are increasing their wages by leaps and bounds, beyond the revenue that a cent on a fare would yield in the course of a year. We are going into a period when prices and conditions are going to change and we must get men to have some confidence in business to invest their money in our public enterprises. Nobody has been investing money in public utilities in this State for some years, and outside of the large cities where lines have been extended to a point on new streets, not a mile of electric railway has been built in Pennsylvania. The lines cannot get money if they want to build a big power-house, and they could not get any money or borrow any money only during the period of the war when the United States Government came to their assistance in order that their activities might be continued.

We must put into these companies the breath of solvency, we must treat them fairly; we must not look at them through the eyes of the capitalist, nor through the eyes of the socialist or bolshevist, but through the eyes of Americanism, with a desire in our hearts to play fair with them and give them a chance to live, and not meddle too much in the affairs of these companies. The United States Government had that experience with the railroads. They fought for years for a fifteen per cent. increase, and they were refused, and never got it until the United States Government took over the control of the roads. They then got a thirty per cent. increase, and now today the roads are facing a deficit on account of the increase of half a billion of dollars. We must treat these roads fairly, and the way we can do it is to treat these utilities the same as all other business in the State, and vote down this bill.

Mr. VICKERMAN. Mr. Speaker, it seems to me this is a very fair and equitable bill. We have had the Public Service Commission in our State since 1913. If there was

any necessity for these corporations raising the rates, if they should make a sufficient charge, I would be the last man in Pennsylvania to deny them that right. Our friend just spoke about the necessity of corporations raising wages. We all understand that a man must make a certain amount to pay the wages of his employees, but this should be a proper compensation. The judgment of this House has been unfair to the people of this State in permitting the corporations to come here and file their rates over night and put excessive rates on the books of this State. We have no redress back home. We have in the House here four hundred men, representing the entire State of Pennsylvania raising their protest against this service. They are here asking us to give them this bill. I come from a part of Pennsylvania which has been suffering for seven years. We have spent thirty thousand dollars on the Public Service Commission, and where are we today? We are in the same place we were seven years ago. In 1913, on December 31st, our water company came down here and filed with the Public Service Commission a rate which made forty-cent gas. Of course, we had redress. We have been trying for seven years and spent thirty thousand dollars in getting redress. I want to say that it is not fair to make the small boroughs and municipalities come here and get down on their knees to get redress. This bill, if it passes today, will put the burden on the corporations. They will be required to come here and file their rates and ask the Public Service Commission if they are right, and get their consent or permission to charge them.

We have just gone through a great war where we have fought for democracy. Why not give us a little democracy in Pennsylvania as well as in Germany? Why should corporations be permitted to come here and hamstring us this way? We want to be fair, we want to be just, we want to be right, but why not let the corporations stand some of the burden? We have been spending all this money all these years, and now our case is in the United States Court. This bill is fair and equitable, and I hope the House will pass it.

Mr. SIMPSON. Mr. Speaker, I arise to ask permission to interrogate the gentleman from Philadelphia, Mr. Milner.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Milner, permit himself to be interrogated?

Mr. MILNER. Yes, sir.

Mr. SIMPSON. May I ask if you feel that the Public Service Commission is just as competent of passing on a question of fact as the Supreme Court of the State of Pennsylvania?

Mr. MILNER. Mr. Speaker, my answer to that is that the Public Service Commission of Pennsylvania is just as competent as the Supreme Court of Pennsylvania. I wish to inform you that the Supreme Court has just decided that the Public Service Commission is the final arbiter of all the facts and the facts cannot be reviewed in the Supreme Court.

Mr. SIMPSON. May I ask you now if you are in favor of placing in that body, the Public Service Commission, the absolute authority to pass upon a question of fact, in the first instance and to put that into execution, before taking it to the Supreme Court.

Mr. MILNER. I would like to know just what the gentleman means; I don't understand his question.

Mr. SIMPSON. Mr. Speaker, I will explain. Prior to the passage known as the Public Service Commission Act all that was necessary for the public to do was to appear in the Common Pleas Court with two affidavits and there get an injunction. After the passage of that act the Common Pleas Court decided that they had no power to issue an injunction and that power rested in the Public Service Commission. Would you now be in favor of putting that power in the Public Service Commission after you have destroyed it in the Common Pleas Court.

Mr. MILNER. Mr. Speaker, my answer is that the power now is vested in the Public Service Commission as decided by the case of Sinclair vs. The Pottsville and Sinclair Railroad Company, decided three months ago by our Supreme Court.

Mr. SIMPSON. Thank you. I stand in a very peculiar position with reference to this bill. I want to say to the members of the House that I was asked by the sponsor of this bill to father it when it was before the Judiciary

General Committee and there was not one solitary person appeared there in opposition to this bill. The matter was discussed pro and con by every member that was present at that meeting and there were present and sitting about that table sixteen members of the General Judiciary Committee. All of them were members of the different bars of the State of Pennsylvania and after discussing that question thoroughly, after weighing it from every angle, that committee decided to report this bill to the floor of this House so that the matter could be thoroughly discussed and taken up there if the members of this House felt it necessary to do so to decide that it was absolutely just, that it was fair, that it was equitable, that it was what the people of Pennsylvania needed in order that they might be placed in their proper positions. Therefore, I say to the members of this House that it is your duty to pass it; it is your duty to your constituents to pass it.

After the bill came out on the floor of the House, every man that is here in Harrisburg paid by some soulless corporation for the sole and express purpose of depriving the people of Pennsylvania out of their rights, banded themselves together in order to strangle this bill. When their arguments were met and put aside, when their arguments were combatted and they were defeated, one of those gentlemen said to me, "Well, I may not be able to talk you out of this, but I will tell you that you are going to have a hell of a fight on the floor of the House." Pardon the expression, but I am quoting that gentleman's exact words. That man lobbied for the sole and express purpose of serving the corporations of the State of Pennsylvania; that is his business and that is what he said to the man who is the sponsor of this bill. Is it not a grand thing to think that men are elected to this Legislature and come down here for the sole and express purpose of looking after the interests of the people—and when I say the people I mean, the people not alone who have vested capital but the people who are paying the bills—is it not a grand thing to have these paid hirelings come up to you and tell you what he is going to do on the floor of this House? Is not that a grand position to be put in? I tell you what this bill does and I want to be fair about it. I am just as much interested in the capital that is invested in the great State of Pennsylvania as Mr. Milner is but I am a great deal more interested in the people who supply that capital. My friends, the people that supply that capital are the people that supply those quasi public corporations; they are the people that supply the capital that keep the machinery running in these different corporations.

What do we ask in this bill? Do we ask anything that is unjust? Do we ask anything that is unreasonable? Do we ask anything that is inequitable? I say, honestly, no. We are simply asking in this bill to be placed in the very same position that we were placed in before the Public Service Commission was created, a position where, when these different corporations wanted to raise their rates but thought it would be necessary for them not to raise their rates indiscriminately but to go before the Public Service Commission and decide that question and then the Public Service Commission decided that question. They talk about the breaking up of public corporations. Let me tell you what the Supreme Court says about things of this kind. In one of the most recent cases that was tried in the Public Service Commission is the Pittsburgh Railways Company in the City of Pittsburgh. That case was filed before the Public Service Commission in May, and one year and nine months thereafter it was finally handed down by the Supreme Court and during all that time the public in the City of Pittsburgh were reaching down in their pockets and paying the bills in order that the Pittsburgh Railways Company might continue litigation and the only thing they did for you was to issue a return slip, that some day you might be able if you had courage enough and patience and kept those slips to go to the treasurer's office of the company and get your money back providing they kept out of the hands of a receiver, but the Pittsburgh Railways Company went into the hands of a receiver after that decision was handed down and there was not a dollar, not a nickel, set aside or in the treasury to pay one dollar back that the Public Service Commission said they were entitled to collect, and that the Superior Court said they were entitled to collect, and then finally the Superior Court said that they were entitled to collect.

Let me tell you what the Supreme Court said on that subject and see whether I am wrong. Talk about fair play. In a decision in 259, Supreme Court, page 558, he will find such a statement that they did not know, and they did not send out any notices and they did not notify the superintendents of the barns and there were no posters of that notice in order that the public might know what was going on. They said that they thought that was the proper thing and that is what the law meant when they created the Public Service Commission. Are we sitting here for the purpose of creating commissions whose object is the looting of the Treasury of the State of Pennsylvania? Are we here for the purpose of creating sinecures in order that these corporations might loot our Treasury? If we are, I want to go home. If we are here for that purpose to create commissions and vest in them the right to decide a question of fact that they ought to decide, then I am here for the sole and express purpose of passing legislation such as this legislation, that is fair, equitable, honest, conscientious, and dealing with the public as they should be dealt with—dealing with them in an honest, conscientious way, because they are compelled to supply the money to carry on the industry of that particular corporation and that does not apply alone to the Pittsburgh Railways Company. I have a more recent decision than that, supplied in the State Reports of Pennsylvania, 260, almost the last report that is out and that is the case of Ben Avon vs. The Ohio Valley Water Company. That decision was just exactly what the Public Service said it ought to be in the first instance. The Ohio Valley Water Company knew that they had a decision and they started in with that. They had at their command the best legal talent that there is in the State of Pennsylvania, paid from the money that you and I and every man here contributes to the coffers of that corporation, and they knew exactly what to do and they started in to do it. They first took an appeal to the Superior Court and after arguing that question in the Superior Court the Superior Court pretended to reverse a part of the Public Service Commission's acts and it was taken from there to the Supreme Court of the State of Pennsylvania and there decided the question of fact does not involve a question of law and that it should be passed by the Public Service Commission. The Supreme Court said not once but a thousand times that a question of fact is not reviewable by this court and is never in a reversible error.

So I say to you that in creating the Public Service Commission that vests them with power to discharge their duties, the power should be vested in them at the creation of that particular commission. I have no desire, my friends, to impose any hardship on any corporation, and, strange as it might seem, I have satisfied myself that I never will be able to impose a hardship on these quasi public corporations. I simply want to put them in a position where they will deal honestly with the people who are paying their bills. I think that is the most important thing that there is to be done in this Legislature. Put the corporations or any other institutions in a position where they have got to deal fairly with the common people. I have found out in my experience that nine times out of ten the common people are absolutely right.

That has been my experience. I take it, too, that it is our duty to put them in possession of what they should have, put them in possession of their rights and keep these people that we have granted innumerable rights, granted rights that no individual could possibly get, because every one of them has the right to acquire and take every foot of your property for their special benefit. Why? Because they are serving the public and the public, according to the Supreme Court, are absolutely interested in every move they make. They have an interest that has got to be considered. If they have an interest that has got to be considered then this is the kind of legislation that ought to be considered seriously by this House.

Now, Mr. Speaker, I have received a request just now from the sponsor of this bill that it be placed upon the postponed calendar for the present.

BILL POSTPONED.

Mr. SIMPSON. Mr. Speaker, I move this bill be now placed upon the postponed calendar.

Mr. GOLDER. Mr. Speaker, I second the motion. The motion was agreed to.

BILLS SIGNED BY THE SPEAKER.

The Speaker announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 99.

An Act to reorganize the Executive Department of the Commonwealth providing for the appointment of the officers and employees of said department and fixing the salaries of the Governor and such officers and employees.

Senate Bill No. 62.

An Act reorganizing the Department of the Secretary of the Commonwealth designating the officers and employees thereof and fixing their salaries and making an appropriation therefore to the end of the fiscal year.

Senate Bill No. 172.

An Act to amend section one of an act approved the thirtieth day of July one thousand eight hundred and ninety-seven (Pamphlet Laws four hundred and sixty-four) entitled "An Act to provide revenue and regulate the sale of malt brewed vinous and spirituous liquors or any admixture thereof by requiring and authorizing licenses to be taken out by the brewers distillers wholesalers bottlers rectifiers compounders storekeepers and agents having a store office or place of business within this Commonwealth prescribing the amount of license fees to be paid in such cases and by imposing an additional license fee on retail dealers in intoxicating liquors."

Senate Bill No. 173.

An Act to amend section eight of the act approved the thirteenth day of May one thousand eight hundred eighty-seven (Pamphlet Laws one hundred eight) entitled "An Act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" as amended.

Whereupon,

The Speaker in the presence of the House signed the same.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, February 24, 1919.

Whereas, It is fitting and proper that soldiers sailors and marines who enlisted or were drafted into service in the Army and Navy of the United States during the war with Germany and Austria should be permitted to retain their uniforms and clothing as a memento of their gallant service therefore be it

Resolved (if the Senate concur) That the General Assembly of the Commonwealth of Pennsylvania does hereby address and does petition the Congress of the United States and the Secretary of War for the United States to permit returning soldiers sailors and marines discharged from further service to retain their uniforms and clothing as a memento of their services

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 268, entitled:

An Act authorizing the appointment of a commission to revise amend consolidate and simplify the laws relating to the assessment levy and collection of taxes for local purposes prescribing the power and duties of such commission and making an appropriation

BILL RECOMMITTED.

On the question,

Will the House agree to the bill on third reading?

Mr. MARSHALL. Mr. Speaker, I move that this bill be recommitted to the Committee on Appropriations.

Mr. R. L. WALLACE. Mr. Speaker, I second the motion. The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 143, as follows:

An Act to repeal an act approved the twenty-third day of April one thousand eight hundred and sixty-seven (Pamphlet Laws one thousand three hundred and seven), entitled "A Supplement to an act entitled 'An Act amendatory to the license laws of this State' approved April eleven one thousand eight hundred and sixty-two in relation to the county of Berks" and the amendment thereto approved the twenty-eighth day of May one thousand nine hundred and thirteen (Pamphlet Laws three hundred and sixty), entitled "An Act to amend the first section of an act entitled 'A Supplement to an act entitled 'An Act amendatory to the license laws of this State' approved April eleven one thousand eight hundred and sixty-two in relation to the county of Berks' approved the twenty-third day of April Anno Domini one thousand eight hundred and sixty-seven"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the twenty-third day of April one thousand eight hundred and sixty-seven (Pamphlet Laws one thousand three hundred and seven), entitled "A Supplement to an act entitled 'An Act amendatory to the license laws of this State' approved April eleven one thousand eight hundred and sixty-two in relation to the county of Berks" and the amendment thereto approved the twenty-eighth day of May one thousand nine hundred and thirteen (Pamphlet Laws three hundred and sixty), entitled "An Act to amend the first section of an act entitled 'A Supplement to an act entitled 'An Act amendatory to the license laws of this State' approved April eleven one thousand eight hundred and sixty-two in relation to the county of Berks' approved the twenty-third day of April Anno Domini one thousand eight hundred and sixty-seven" be and the same are hereby repealed

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—184.

Allum,	Evans, J. T.,	Magill,	Showalter,
Armstrong,	Evans, S. J.,	Mallery,	Strunk,
Baldi,	Finney,	Mangan,	Simpson,
Baldrige,	Fitzgibbon,	Marshall,	Sinclair,
Barnhart,	Flynn,	Martin,	Smith, E. R.,
Beckley,	Foster,	McCaig,	Smith, F. L.,
Bell,	Fowler,	McCurdy,	Snvder,
Bidelspacher,	Fox, A. R. B.,	McGeary,	Soffel,
Bigler,	Fox, I. M.,	McIntyre,	Sowers,
Bolard,	Franklin,	McKay,	Sprows,
Bower,	Gans,	McKim,	Stadtlander,
Bowman,	Geary,	Michel,	Stark,
Brendle,	Glass,	Miller,	Statler,
Brooks,	Goehring,	Miller, A. D.,	Steedle,
Bucher,	Goldner,	Miller, C. G.,	Sterling,
Campbell,	Goodnough,	Miller, D. I.,	Stevenson,
Clements,	Graham,	Miller, D. D.,	Stott,
Clutton,	Griest,	Millin,	Sullivan,
Coldsmith,	Griffith,	Milner,	Sweitzer,
Colville,	Haines,	Morgan,	Todd,
Comer,	Hamilton, J.,	Murphy,	Trach,
Cook,	Hamilton, W. J.,	Nearby,	Vickerman,
Crawford,	Hampson,	North,	Wagner,
Crockett,	Harer,	Norton,	Walker, G. T.,
Crum,	Harvey,	Palmer,	Walker, J. A.,
Curran,	Heffernan,	Patterson,	Wallace, P. L.,
Curry, A. E.,	Hoffman,	Perry,	Wallace, W. T.,
Curry, R.,	Horne,	Phillips,	Wells,
Davis, D. F.,	Hough,	Powell,	West,
Davis, J. T.,	Huntington,	Quigley,	Wettach,
Davis, W.,	Hutchison,	Ramsey,	Whiteman,
Dawson,	Ingham,	Reber, C. A.,	Willert,
Day,	Jones,	Reber, H. F.,	Williams,
Dewey,	Jordan,	Ringle,	Willson,
Diehm,	Kantner,	Rinn,	Woner,
Di Lemmo,	Kennedy,	Robertson,	Wood,
Dilshelmer,	Kinsman,	Rorke,	Woodruff,
Ditrich,	Kooser,	Rothenberger,	Wynne,
Donneley,	Krause, T. S.,	Ruddy,	Zanders,
Drinkhouse,	Krause, W.,	Sarg,	Zimmerman,
Dunn,	Krugh,	Schaeffer,	Zook,
Ehrhardt,	Kunkle,	Schilling,	Spangler,
Ephraim,	Lauler,	Shaffer,	Speaker,
	Levis,	Shellenberger,	
	MacCallum,		

NAYS—3.

Benninger, Blanck, Marcus,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

QUESTION OF PERSONAL PRIVILEGE.

Mr. MILNER. Mr. Speaker, I rise to a point of personal privilege. I desire to interrogate the gentleman from Allegheny, Mr. Simpson, on a question of personal privilege.

The SPEAKER. Will the gentleman from Allegheny, Mr. Simpson, permit himself to be interrogated?

Mr. SIMPSON. Mr. Speaker, I will.

The SPEAKER. The gentleman from Philadelphia, Mr. Milner, will proceed.

Mr. MILNER. Mr. Speaker, I desire to ask the gentleman from Allegheny, Mr. Simpson, whether he had reference in his remarks on House Bill No. 117, to any member of the House when he stated that profane language was used and that threats were made that he would have a hard time with it on the floor of this House.

Mr. SIMPSON. Mr. Speaker, far be it from me to cast any aspersion on any member of this House. I say it was an outside, paid lobbyist.

Mr. MILNER. Mr. Speaker, I thank the gentleman.

BILLS ON SECOND READING.

The SPEAKER. Owing to the fact that a number of the members have left the House, the Chair will take up the second reading bills on page 8 of today's calendar.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 253, as follows:

An Act authorizing the Registers of Wills and ex-officio clerks of the orphans' courts with the consent of the judges of the separate orphans' court in counties having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants to fix and determine the salaries of assistant clerks in said court

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties of this Commonwealth having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last preceding United States census wherein a separate orphans' court is or may be established the Register of Wills and ex-officio clerk of the orphans' court with the consent and approval of the judges of the said court is hereby authorized to and shall fix the salaries of the assistant clerks of said court

Section 2. All salaries as so fixed by the Register of Wills and ex-officio clerk of the orphans' court with the consent and approval of the judges of said orphans' court shall be paid out of the fees of said office as paid into the treasury of the county upon bills attested by the Register of Wills and countersigned by a judge of said court but in the event that the fees received in said office of Register of Wills be not sufficient to fully pay the register and his assistants then payment shall be made in full to the said Register of Wills but to his assistants in manner as follows namely where there are more than one assistant then the balance of fees remaining to the credit of said office of Register of Wills shall be divided among each of said assistants in proportion as his salary shall stand to the whole

Section 3. All acts or parts of acts general special or local inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 358, entitled:

An Act to prevent the felonious taking and stealing of motor vehicles and the receiving and purchasing of stolen motor vehicles.

The first section was read as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That if any person shall feloniously take or steal any motor vehicle or shall be an accessory thereto before or after the fact or shall receive purchase any motor vehicle knowing the same to have been stolen the person so offending shall be guilty of a felony and upon conviction thereof shall be sentenced to pay a fine not exceeding five thousand dollars and to undergo imprisonment by separate or solitary confinement at labor not exceeding ten years

On the question,

Will the House agree to the section?

Mr. HOLLINGSWORTH. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1 page 1 line 6 by inserting after the word "receive" the word or.

On the question,

Will the House agree to the amendment?

It was agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to prevent the felonious taking and stealing of motor vehicles and the receiving and purchasing of stolen motor vehicles.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 345, entitled:

An Act in relation to the appointment and salaries of certain clerks appointed by the several clerk of courts of oyer and general jail delivery and quarter sessions of the peace in counties of this Commonwealth having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last United States census

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all cases where the clerk of courts of oyer and terminer and general jail delivery and quarter sessions of the peace of any county containing a population of over eight hundred thousand and less than one million five hundred thousand inhabitants shall appoint persons to act as minute clerks of the courts of oyer and terminer and general jail delivery and quarter sessions of the peace he may do so only with the approval of the court or courts for which the clerks are appointed and said clerks shall receive such salaries as may be fixed by the court in which they shall act as clerks to be paid out of the county treasury and such clerks shall give bond with surety to be approved by the clerk of courts and in such sum as the courts may direct

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed

The title was read as follows:

An Act in relation to the appointment and salaries of certain clerks appointed by the several clerk of courts of oyer and terminer and general jail delivery and quarter sessions of the peace in counties of this Commonwealth having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last United States census

On the question,

Will the House agree to the title?

Mr. GOEHRING. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title page 1, line 2, by striking out the word "clerk" following "several" and inserting in lieu thereof "clerks".

On the question,

Will the House agree to the amendment?

It was agreed to,

On the question,

Will the House agree to the title as amended? It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 494, as follows:

An Act relating to milk and cream delivered to milk gathering stations providing for schedules of prices and prescribing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every proprietor of a milk gathering station shall post in a conspicuous place in such milk station a schedule of the prices being paid for milk or cream including the premiums paid or deductions made if any for milk or cream containing milk fat either in excess or in lesser amount than the agreed standard and shall mail a copy of such schedule to each person who is delivering milk to such station

Section 2 Whenever a change is made in the price being paid for milk or cream delivered to any milk gathering station the proprietor of such station shall immediately mark the new price on the schedule and shall also mail a schedule of the new prices to all persons from whom he purchased milk or cream during the preceding month and the last schedule posted and mailed as aforesaid shall be recognized as the standard price between the parties

Section 3 The term "station" or "milk gathering station" as used in this act means an established office where the business of buying milk or cream is carried on with or without a place or premises in connection therewith for the physical handling of milk or cream

Section 4 In any action or proceeding at law for the recovery of the value of milk or cream delivered at or to such station or to any common carrier consigned for delivery to such station the standard price at the time of delivery as determined by the provisions of this act is conclusively presumed to be the price agreed upon between the parties

Section 5 If the proprietor of any milk gathering station shall violate any of the provisions of this act or shall fail or omit or neglect or refuse to perform any duty enjoined upon him by this act for each such violation or failure or neglect or refusal he shall forfeit and pay to the Commonwealth of Pennsylvania the sum of one hundred dollars to be recovered by an action of assumpsit in the name of the Commonwealth of Pennsylvania in the Court of Common Pleas of Dauphin County

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 279, entitled:

An Act regulating the publication of all legal notices and legal advertising in the English language and repealing all acts and parts of acts general local or special inconsistent therewith.

And said bill having been read at length the first time.

Ordered, To be laid aside for second reading.

BILL RECOMMITTED.

Mr. BOLARD. Mr. Speaker, I move that House Bill No. 279, just read for the first time, be recommitted to the Committee on Judiciary Local.

Mr. ZOOK. Mr. Speaker, I second the motion.

The motion was agreed to.

ADJOURNMENT.

Mr. BROOKS. Mr. Speaker, I move that this House do now adjourn until tomorrow morning at 10:30 o'clock.

The motion was agreed to, and (at 5:20 P. M.) the House adjourned until tomorrow morning at 10:30 o'clock.

Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., WEDNESDAY, FEBRUARY 26, 1919.

No. 18

HOUSE OF REPRESENTATIVES.

WEDNESDAY, February 26, 1919.

The House met at 10:30 o'clock A. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

Almighty God, enthroned in glory, crowned with honor and praise, we thank Thee, humble though we be, that we dare approach Thee in prayer, for Thou hast said Thou art no respecter of persons. We further thank Thee that Thou hast instilled in the hearts of the men of this nation to hold that principle high; and grant that it may ever be so, and that we may grow as the days go by, that we may be kept from all false ideas of autocracy, and may pay at all times due deference to Thy Word. May this ever be a land in which the God-given endowments shall receive their due reward. Grant unto this body that they may at all times foster and protect everything that shall make for the true recognition of ability and right. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. Cox, the further reading was dispensed with, and the Journal was approved.

PETITIONS.

FAVORING THE USE OF OUTLINES AND THROW LINES IN FISHING.

Mr. ZOOK presented the petition of numerous citizens of Blair County, asking that the use of outlines and throw lines in fishing be permitted.

Which was referred to the Committee on Fisheries.

Mr. BELL presented the petition of numerous citizens of Blair County, asking that the use of outlines and throw lines in fishing be permitted.

Which was referred to the Committee on Fisheries.

FAVORING THE USE OF DIP NETS IN FISHING.

Mr. ZOOK presented the petition of numerous citizens of Blair County, asking that the use of dip nets in fishing be permitted.

Which was referred to the Committee on Fisheries.

PROTESTING AGAINST A LICENSE FOR FISHING.

Mr. ZOOK presented the petition of numerous citizens of Blair County, protesting against a license for fishing in Pennsylvania.

Which was referred to the Committee on Fisheries.

BILLS INTRODUCED AND REFERRED.

By Mr. DAWSON. House Bill No. 656.

An Act to authorize and empower any motor power company of this Commonwealth which shall own the entire capital stock of any street railway company of this Commonwealth to acquire the corporate powers, franchises, property, rights and credits of any such street railway company.

Referred to the Committee on Electric Railways.

By Mr. WELLS. House Bill No. 657.

An Act making an appropriation to the Home for the Homeless, Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. CRAWFORD. House Bill No. 658.

An Act making an appropriation to the Philadelphia Association for the Protection of Colored Women at Philadelphia, Philadelphia County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. McCAIG. House Bill No. 659.

An Act making an appropriation for the payment of compensation outstanding and due and to become due to injured employees in the various departments of the Commonwealth of Pennsylvania, for the biennial period ending May thirty-first, one thousand nine hundred and nineteen.

Referred to the Committee on Appropriations.

By Mr. HARER. House Bill No. 660.

An Act authorizing the transfer by township poor districts to the township supervisors, of certain poor funds.

Referred to the Committee on Municipal Corporations.

By Mr. CHARLES A. SHAFFER. House Bill No. 661.

An Act amending section two of the act approved the fourteenth day of May, one thousand nine hundred fifteen (P. L. 506), entitled "An Act amending and supplementing sections one and two of an act, entitled 'An Act for the promotion of medical science by the distribution and use of unclaimed human bodies for scientific purposes, through a board created for that purpose, and to prevent unauthorized uses and traffic in human bodies, approved June thirteenth one thousand eight hundred and eighty-three; by providing that the name of said board of distribution shall be Anatomical Board of the State of Pennsylvania; by extending its provisions to all persons having charge or control over bodies required to be buried at the public expense; by requiring immediate notice of the death of any person required to be buried at the public expense; by requiring notice in all cases; but providing that there shall not be delivered to the board created under the act the bodies of deceased indigent persons, where claimed by relatives within twenty-four hours after death, for interment at the expense of the claimant, or the bodies of honorably discharged soldiers, sailors or marines who have served the United States in any war, or who were in active service in the militia of the State of Pennsylvania under and in pursuance of any of the proclamations issued by the Governor during the Civil War, and not duly mustered into the service of the United States; by repealing the provisions as to deceased indigent travelers; by providing for the burial at the expense of the county of indigent persons unfit for anatomical purposes, upon the certificate of the board or its duly authorized officer or agent that such bodies are unfit for anatomical purposes, or are the bodies of soldiers, sailors or marines required to be buried at the public expense, and that the provisions of this act have been complied with; by providing that no warrants for payment of expenses of burial shall be drawn or paid except upon such certificate; by providing for the burial of bodies rendered unfit for anatomical purposes by the failure to comply with the provisions of this act, at the expense of the person failing to comply with its provisions."

Referred to the Committee on Public Health and Sanitation.

By Mr. RINN. House Bill No. 662.

An Act to amend part of section six of an act approved the thirty-first day of May, one thousand nine hundred and eleven. (P. L. 468), entitled "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their

duties and the jurisdiction of the State Highway Department, and fixing salaries of Commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance, and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway, and procedure therein providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance, and repair of township or county roads, and prescribing the contents of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid highways, and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act."

Referred to the Committee on Public Roads.

By Mr. WILLIAM KRAUSE. House Bill No. 663.

An Act making an appropriation to Grand View Hospital, located near Sellersville, Bucks County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. DAWSON. House Bill No. 664.

An Act to authorize and empower any motor power company of this Commonwealth which shall own at least two-thirds of the capital stock of a turnpike company of this Commonwealth whose turnpike has been purchased by the Commonwealth and which has acquired the road, property, franchises, powers, privileges and immunities of a passenger railroad company which are operated under a lease by the turnpike company to the motor power company, to acquire the road, property, franchises, powers, privileges and immunities of the turnpike company.

Referred to the Committee on Electric Railways.

By Mr. EPHRAIM. House Bill No. 665.

An Act making an appropriation to the Trustees of the Samaritan Hospital, Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. JACOB HAMILTON. House Bill No. 668.

An Act supplementing the act approved the twenty-fifth day of July, A. D. one thousand nine hundred and seventeen, entitled "An Act making an appropriation to the Trustees of the State Hospital for the Insane for the Southeastern District of Pennsylvania, located at Norristown," and extending the unexpended portion of the appropriation for purchase of lands and providing for condemnation proceedings of land that cannot be acquired by purchase at a proper price.

Referred to the Committee on Appropriations.

REPORTS FROM COMMITTEES.

Mr. STERLING, from the Committee on Education, reported as Committed, House Bill No. 464, entitled:

An Act relating to the qualifications for promotion of students in the schools, normal schools colleges and universities of the State, who are honorably discharged soldiers or sailors in the service of the United States during the war with Germany; and providing a penalty for failure to comply therewith.

Mr. ZANDERS, from the Committee on Municipal Corporations, reported as Committed, House Bill No. 184, entitled:

An Act to amend section one of an act approved the twentieth day of July, one thousand nine hundred and seventeen,

(P. L. 1158), entitled "An Act requiring counties having a population of more than eight hundred thousand and less than one million five hundred thousand inhabitants to give an increase of at least one hundred and fifty dollars per year to all employees now drawing a salary of fifteen hundred dollars per annum or less, and providing a method to enforce the provisions of this act," declaring that it was the legislative intent that the provisions of the act should apply to employees whose duties and salaries are fixed by statute as well as to those employees whose duties and salaries were not so fixed.

Mr. WONER, from the Committee on Education, reported as Committed, House Bill No. 286, entitled:

An Act to amend section one thousand six hundred and eight of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenues to establish and maintain the same, and the method of collecting such revenue; and repealing laws, general, special or local, or any parts thereof that are or may be inconsistent therewith."

Mr. BARNHARDT, from the Committee on Education, reported as committed, House Bill No. 553, entitled:

An Act to amend section two thousand three hundred and eleven of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. MARTIN, from the Committee on Education, reported as committed House Bill No. 383 (Senate Bill No. 25), entitled:

An Act amending section five hundred and fifteen of an act approved May eighteenth, Anno Domini one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" so as to modify the scope of the prohibition against levying of taxes or incurring of debts for certain purposes while any proceeding for a change of boundary lines affecting any school district is pending.

Mr. McCAIG, from the Committee on Appropriations, reported as committed House Bill No. 71, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Anthracite Coal Region at Ashland, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as amended House Bill No. 527 (Senate Bill No. 177), entitled:

An Act making an appropriation to the State Highway Department for the construction of permanent State Highways; for the payment of the Commonwealth's share in the expenses of constructing State-aid highways; for the maintenance and repair of State highways within the limits of boroughs; for the maintenance and repair of State-aid-highways; for the payment of expenses, costs and awards in the purchase or condemnation of turnpikes and toll bridges; for the payment of the deficiency caused during the years one thousand nine hundred thirteen and fourteen, in carrying out the laws of Pennsylvania relative to the construction, maintenance, and repair of roads in townships of the second class; for the payment of damages to property caused or occasioned in connection with the work of the State Highway Department.

Mr. McCAIG, from the Committee on Appropriations, reported as committed House Bill No. 528 (Senate Bill No. 178), entitled:

An Act making an appropriation to the State Highway Department for salaries, expenses and maintenance of the same.

BILL ON FIRST READING.

Mr. McCAIG asked and received unanimous consent to have House Bill No. 527 (Senate Bill No. 177) read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 527 (Senate Bill No. 177), entitled:

An Act making an appropriation to the State Highway Department for the construction of permanent State highways for the payment of the Commonwealth's share in the expense of

constructing State-aid highways for the maintenance and repair of State highways within the limits of boroughs for the maintenance and repair of State-aid highways for the payment of expenses costs and awards in the purchase or condemnation of turnpikes and toll bridges for the payment of the deficiency caused during the years one thousand nine hundred thirteen and fourteen in carrying out the laws of Pennsylvania relative to the construction maintenance and repair of roads in townships of the second class for the payment of damages to property caused or occasioned in connection with the work of the State Highway Department.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON FIRST READING.

Mr. McCAIG asked and received unanimous consent to have House Bill No. 528 (Senate Bill No. 178) read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 528 (Senate Bill No. 178), entitled:

An Act making an appropriation to the State Highway Department for salaries expenses and maintenance of the same.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

LEAVES OF ABSENCE.

Mr. BENCHOFF asked and obtained leave of absence for Mr. Magill.

Mr. POWELL asked and obtained leave of absence for Mr. MacCallum on account of sickness.

Mr. POWELL asked and obtained leave of absence for Mr. Brislin on account of sickness.

Mr. SARIG asked and obtained leave of absence for Mr. Black.

Mr. MARTIN asked and obtained leave of absence for Mr. McKim.

BILLS ON SECOND READING.

The SPEAKER. Will the House agree to dispense with the Committee of the Whole on the entire second reading calendar? Is there any objection? The Chair hears none, and the Committee of the Whole is dispensed with.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 524 (Senate Bill No. 121), entitled:

An Act authorizing Katheryn A. Seth widow of James V Seth deceased late of the city of Oil City Venango County Pennsylvania to bring suit in the court of common pleas of Venango county against the Commonwealth of Pennsylvania.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 631 as follows:

An Act to amend section two of an act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws eighty-three), entitled "An Act to regulate and improve the civil service of the cities of the first class in the Commonwealth of Pennsylvania making violation of its provisions to be a misdemeanor and providing penalties for violations thereof"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws eighty-three), entitled "An Act to regulate and improve the civil service of the cities of the first class in the Commonwealth of Pennsylvania making violation of its provisions to be a misdemeanor and providing penalties for violations thereof" which reads as follows

"Section 2 The Civil Service Commission of each city of the first class shall consist of three commissioners to be appointed by the mayor The persons appointed commissioners shall be men in full sympathy with the purposes of this act Not more than two of the said Commissioners at any one time

shall be adherents of the same political party The commissioners in each city shall be appointed as follows On the first day of March one thousand nine hundred and six the mayor of each city of the first class shall appoint three commissioners the first to serve for a term of five years the second for a term of three years and the third for the term of one year The mayor shall appoint one of the commissioners president of the commission and one the secretary thereof At the expiration of each of the said terms the mayor shall appoint a commissioner to serve for the full term of five years Thereafter each commissioner shall be appointed for a full term of five years The mayor may at any time remove a commissioner for good cause which shall be stated in writing and made a part of the records of the commission and fill such vacancy or any other vacancy which may occur in said commissioners shall qualify by filing with the mayor an oath to remainder of the unexpired term The commissioners shall hold no other office under the United States the Commonwealth of Pennsylvania or any city or county thereof The president of the commission shall receive a salary of five thousand dollars per year Each of the other commissioners shall be paid a salary of three thousand dollars per year The commissioners shall qualify by filing with the mayor an oath to perform faithfully the duties of their office" is hereby amended to read as follows

Section 2 The Civil Service Commission of each city of the first class shall consist of three commissioners to be appointed by the mayor. The persons appointed commissioners shall be men in full sympathy with the purposes of this act Not more than two of the said commissioners at any one time shall be adherents of the same political party The commissioners in each city shall be appointed as follows On the first day of March one thousand nine hundred and six the mayor of each city of the first class shall appoint three commissioners the first to serve for a term of five years the second for a term of three years and the third for a term of one year The mayor shall appoint one of the commissioners president of the commission and the secretary thereof At the expiration of each of the said terms the mayor shall appoint a commissioner to serve for the full term of five years Thereafter each commissioner shall be appointed for a full term of five years The mayor may at any time remove a commissioner for good cause which shall be stated in writing and made a part of the records of the commission and fill such vacancy or any other vacancy which may occur in said commission by appointment of a successor to serve for the remainder of the unexpired term The commissioners shall hold no other office under the United States the Commonwealth of Pennsylvania or any city or county thereof The president and secretary of the commission shall each receive a salary of five thousand dollars per year The remaining member of the commission shall receive a salary of three thousand dollars per year The commissioners shall qualify by filing with the mayor an oath to perform faithfully the duties of their office.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 536, as follows:

An Act to amend section one of the act approved the eighth day of May one thousand eight hundred eighty-nine (Pamphlet Laws one hundred and thirty-two), entitled "An Act authorizing county commissioners to employ detectives offer and pay rewards for the detection arrest and conviction of felony" to include persons charged with a misdemeanor.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the eighth day of May one thousand eight hundred eighty-nine (Pamphlet Laws one hundred and thirty-two), entitled "An Act authorizing county commissioners to employ detectives offer and pay rewards for the detection arrest and conviction of felons" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county commissioners of the several counties of this Commonwealth may when they deem the same expedient employ detectives and offer such reward in addition to that authorized by law as in their judgment the nature of the case requires for the detection or apprehension of any person charged with or perpetrating any felony or aiding or abetting the same and upon the conviction of such person the county commissioners may pay such reward out of the county treasury but in no case shall the owner of a stolen horse or horses be entitled to any of the said reward Provided That the provisions of this act shall not apply to counties in which a like or similar power is now vested in city or county officials" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county commissioners of the several counties of this Commonwealth may when they deem the same expedient employ detectives and offer such reward in addition to that authorized by law as in their judgment the nature of the case requires for the detection or apprehension of any person charged

with or perpetrating any felony or misdemeanor or aiding or abetting the same and upon the conviction of such person the county commissioners may pay such reward out of the county treasury but in no case shall the owner of a stolen horse or horses be entitled to any of the said reward. Provided That the provisions of this act shall not apply to counties in which a like or similar power is now vested in city or county officials. And further provided That before the county commissioners can exercise the authority given by this act in cases of misdemeanor the county commissioners must have the approval of the president judge of the court of common pleas of the county.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 589, as follows:

An Act authorizing courts of record to remove convicts and persons confined in jails workhouses reformatories and reform or industrial schools who are seriously ill to other institutions and providing penalties for breach of prison.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any convict or person is confined in any jail workhouse reformatory or reform or industrial school under sentence of a court of record and it shows to the court by due proof that such convict or person is seriously ill and that it is necessary that he or she be removed from such jail workhouse reformatory or reform or industrial school the court shall have power to modify its sentence and provide for the confinement or care of such convict or person in some other suitable institution where proper treatment may be administered. Upon the recovery of such person the court shall recommit him or her to the jail workhouse reformatory or reform or industrial school from which he or she was removed.

Section 2 If any person so removed under an order of court as provided in the first section of this act shall escape he or she so offending shall upon conviction thereof be guilty of the crime of breach of prison.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL ON FINAL PASSAGE.

Agreeably to order.

The House proceeded to the consideration on final passage of House Bill No. 147, as follows:

An Act to amend section eight hundred and three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eight hundred and three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows.

"Section 803 It shall be the duty of school directors in each county of this Commonwealth to attend such annual convention of school directors called by the county superintendent and each school director attending such convention shall receive for his necessary expenses the sum of two dollars (\$2.00) per day for each day's attendance and mileage at the rate of three cents per mile for the distance necessary to be traveled in going to and from such convention once each year. Said amount shall be paid by an order drawn on the treasurer of the school district in which he acts as school director. Provided however That no school director shall be paid for more than two days at any annual convention" is hereby amended to read as follows.

Section 803 It shall be the duty of school directors in each county of this Commonwealth to attend such annual convention of school directors called by the county superintendent and each school director attending such convention shall receive for his necessary expenses the sum of four dollars (\$4.00) per day for each day's attendance and mileage at the rate of three cents per mile for the distance necessary to be traveled in going to and from such convention once each year. Said amount shall be paid by an order drawn on the treasurer of the school district in which he acts as school director. Provided however That no school director shall be paid for more than two days at any annual convention.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—166.

Allum,	Donneley,	Lauler,	Shaffer,
Armstrong,	Dunn,	Mallery,	Shellenberger,
Baldrige,	Ehrhardt,	Mangan,	Simpson,
Barnhart,	Ephraim,	Marcus,	Sinclair,
Bechtold,	Evans, S. J.,	Marshall,	Smith, E. R.,
Beckley,	Finney,	Martin,	Smith, F. I.,
Bell,	Fitzgibbon,	McCaig,	Snyder,
Benchoff,	Flynn,	McGeary,	Sowers,
Benninger,	Foster,	McIntyre,	Sprowls,
Bidelspacher,	Fowler,	McKay,	Stadtlander,
Bigler,	Geary,	Mehring,	Stark,
Boland,	Glass,	Michel,	Statler,
Bower,	Goehring,	Miller,	Steedle,
Bowman,	Golder,	Miller, C. G.,	Sterling,
Brady,	Goodnough,	Miller, D. L.,	Stevenson,
Brendle,	Griest,	Miller, D. D.,	Stott,
Brooks,	Griith,	Millin,	Sullivan,
Campbell,	Haines,	Miner,	Sweetzer,
Catlin,	Haldeman,	Morgan,	Todd,
Clements,	Hamilton, J.,	Murphy,	Trach,
Clutton,	Hamilton, W. J.,	Neary,	Uish,
Collier,	Hampson,	North,	Vickerman,
Colville,	Harer,	Norton,	Wagner,
Conner,	Harvey,	Palmer,	Walker, G. T.,
Cook,	Heffernan,	Perry,	Walker, J. A.,
Corbin,	Helt,	Phillips,	Wallace, R. L.,
Cox,	Hickernell,	Pidgeon,	Wallace, W. T.,
Crawford,	Hollingsworth,	Pike,	Wells,
Crockett,	Horne,	Powell,	West,
Crum,	Hough,	Quigley,	Wettach,
Curran,	Huntington,	Ramsey,	Whiteman,
Curry, R.,	Hutchison,	Reber, C. A.,	Willert,
Davis, J. T.,	Jennings,	Reber, H. F.,	Williams,
Davis, W.,	Jones,	Ringle,	Willson,
Dawson,	Kantner,	Rinn,	Woner,
Day,	Kennedy,	Rorke,	Wood,
Dewey,	Kinsman,	Rothberger,	Woodruff,
Diehm,	Kooser,	Ruddy,	Wynne,
Di Lemmo,	Krause, T. S.,	Sarig,	Zanders,
Dilsheimer,	Krause, W.,	Scheffer,	Zimmerman,
Dithrich,	Krugh,	Schilling,	Zook,
	Kunkle,	Scott,	Spengler,
	Lafferty,		Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration House Bill No. 206, as follows:

An Act to amend part of section four of an act approved the twentieth day of March one thousand eight hundred and ten (Pamphlet Laws two hundred and eight), entitled "An Act to amend and consolidate with its supplements the act entitled 'An Act for the recovery of debts and demands not exceeding one hundred dollars before a justice of the peace and for the election of constables and for other purposes'" so as to require the transcript of appeals from justices of the peace to be filed at the next monthly return day after same has been perfected.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That so much of section four of an act approved the twentieth day of March one thousand eight hundred and ten (Pamphlet Laws two hundred and eight), entitled "An Act to amend and consolidate with its supplements the act entitled 'An Act for the recovery of debts and demands not exceeding one hundred dollars before a justice of the peace and for the election of constables and for other purposes'" which reads as follows.

All which proceeding so had before the justice shall be entered at large by him in a docket or book to be kept by him for that purpose in which he shall state the kind of evidence upon which the plaintiff's demand may be founded whether upon bond note penal or single bill writing obligatory book-debt damages on assumpsit or whatever it may be. And the whole proceeding in case of appeal shall be certified to the prothonotary of the proper county who shall enter the same on his docket and the suit shall from thence take grade with and be subject to the same rules as other actions where the parties are considered to be in court and the costs accrued before the justice shall await the event of the suit. Provided always That if the party appellant shall enter bail to appeal within twenty days after judgment being given as aforesaid such appeal shall be effectual in case such party appellant shall file the transcript of the record of the justice in the prothonotary's office on or before the first day of the next term of the court of common pleas of the proper county after entering such bail as aforesaid. Provided That upon any such appeal from the decision determination or order of justices of the

peace to the court of common pleas or court of quarter sessions in any county the cause shall be decided in such court on its facts and merits only and no deficiency of form or substance in the record or proceedings returned nor any mistake in the form or name of the action shall prejudice either party in the court to which the appeal shall be made. Provided further nevertheless if any executor or administrator shall declare before the justice after judgment against him that he has not sufficient assets to satisfy such judgment it shall be the duty of the justice forthwith to transmit the record of his judgment to the prothonotary of the court of common pleas to be entered on his docket and the said court shall adjudge and decree thereon and appoint auditors to ascertain and apportion the assets according to law as in other cases" is hereby amended to read as follows:

All which proceedings so had before the justice shall be entered at large by him in a docket or book to be kept by him for that purpose in which shall state the kind of evidence upon which the plaintiff's demand may be founded whether upon bond note penal or single bill writing obligatory book-debt damages on assumpsit or whatever it may be. And the whole proceeding in case of appeal shall be certified to the prothonotary of the proper county who shall enter the same on his docket and the suit shall from thence take grade with and be subject to the same rules as other actions where the parties are considered to be in court and the cost accrued before the justice shall await the event of the suit.

Provided always That if the party appellant shall enter bail to appeal within twenty days after judgment being given as aforesaid such appeal shall be effectual in case such party appellant shall file the transcript of the record of the justice in the prothonotary's office on or before the next monthly return day of the court of common pleas of the proper county after entering such bail as aforesaid. Provided That upon any such appeal from the decision determination or order of justices of the peace to the court of common pleas or court of quarter sessions in any county the cause shall be decided in such court on its facts and merits only and no deficiency of form or substance in the record or proceedings returned nor any mistake in the form or name of the action shall prejudice either party in the court to which the appeal shall be made. Provided further If any executor or administrator shall declare before the justice after judgment against him that he has not sufficient assets to satisfy such judgment it shall be the duty of the justice forthwith to transmit the record of his judgment to the prothonotary of the court of common pleas to be entered on his docket and the said court shall adjudge and decree thereon and appoint auditors to ascertain and apportion the assets according to law as in other cases."

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—159.

Allum,	Drinkhouse,	Kooser,	Rothenberger,
Armstrong,	Dunn,	Krause, T. S.,	Ruddy,
Baldri,	Ehrhardt,	Krause, W.,	Sarig,
Barnhart,	Ephraim,	Krug,	Schaeffer,
Bechtold,	Evans, J. T.,	Kunkle,	Schilling,
Beckley,	Finney,	Lauler,	Sinclair,
Benchoff,	Flynn,	Mallery,	Smith, E. R.,
Benninger,	Foster,	Marshall,	Smith, F. I.,
Bidelspacher,	Fowler,	Martin,	Snyder,
Bigler,	Fox, A. R. B.,	McCurdy,	Soffel,
Bolard,	Gans,	McGeary,	Sowers,
Bower,	Geary,	McKay,	Spowls,
Bowman,	Glass,	McKim,	Stattlander,
Brady,	Goehring,	Mehring,	Stark,
Brendle,	Golder,	Michel,	Steedle,
Brooks,	Goodnough,	Miller,	Sterling,
Campbell,	Graham,	Miller, C. G.,	Stevenson,
Catlin,	Griest,	Miller, D. I.,	Stott,
Clements,	Griffith,	Miller, D. D.,	Sullivan,
Comer,	Haines,	Millin,	Todd,
Conner,	Hamilton, J.,	Miller,	Vickerman,
Cook,	Hamilton, W. J.,	Milner,	Wagner,
Cerbin,	Hampson,	Murphy,	Walker, G. T.,
Cox,	Harer,	North,	Wallace, R. L.,
Crawford,	Heffernan,	Norton,	Wallace, W. T.,
Crockett,	Helt,	Palmer,	West,
Crum,	Hess,	Patterson,	Wettach,
Curry, R.,	Hickernell,	Perry,	Whiteman,
Davis, D. F.,	Hollingsworth,	Phillips,	Williams,
Davis, J. T.,	Horne,	Pidgeon,	Willson,
Dawson,	Hough,	Pike,	Wood,
Day,	Huntington,	Powell,	Wynne,
Dewey,	Hutchison,	Quigley,	Zanders,
Diehm,	Jennings,	Ramsey,	Zimmerman,
Di Lemmo,	Jones,	Reber, C. A.,	Zook,
Dithrich,	Jordan,	Reber, H. F.,	Spangler,
Donneley,	Kantner,	Rinn,	Speaker.
	Kennedy,	Roberts,	
	Kinsman,		

NAYS—1.

Simpson,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 173, entitled:

An Act to amend the first section of an act entitled "An Act to amend the first section of an act entitled 'An Act increasing the salaries of tipstaves in the courts of any county of this Commonwealth of a population of not less than five hundred thousand approved the thirtieth day of May one thousand eight hundred and ninety-five by changing the limit of population of such counties and increasing the minimum and maximum limits of said salaries approved the first day of June one thousand nine hundred and eleven'" by increasing the salaries or compensation of tipstaves

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—163.

Allum,	Dilsheimer,	Kooser,	Rorke,
Armstrong,	Dithrich,	Krause, T. S.,	Rothenberger,
Baldi,	Donneley,	Krause, W.,	Ruddy,
Baldridge,	Dunn,	Krug,	Sarig,
Barnhart,	Ehrhardt,	Lanius,	Schaeffer,
Beckley,	Ephraim,	Lauler,	Shaffer,
Bell,	Evans, J. T.,	Mallery,	Shellenberger,
Benchoff,	Finney,	Mangan,	Simpson,
Bennett,	Fitzgibbon,	Marcus,	Sinclair,
Benninger,	Flynn,	Marshall,	Smith, E. R.,
Bigler,	Foster,	Martin,	Smith, F. I.,
Bolard,	Fowler,	McCaig,	Snyder,
Bower,	Fox, A. R. B.,	McCurdy,	Soffel,
Bowman,	Franklin,	McGeary,	Sowers,
Brady,	Gans,	McIntyre,	Spowls,
Brendle,	Geary,	McKay,	Stattlander,
Campbell,	Glass,	Mehring,	Stark,
Catlin,	Goehring,	Michel,	Steedle,
Clements,	Golder,	Miller,	Sterling,
Clutton,	Goodnough,	Miller, A. D.,	Stevenson,
Coldsmith,	Graham,	Miller, C. G.,	Stott,
Colville,	Griest,	Miller, D. I.,	Sweitzer,
Comer,	Griffith,	Miller, D. D.,	Todd,
Conner,	Haines,	Millin,	Vickerman,
Cook,	Hamilton, J.,	Miller,	Wagner,
Cox,	Hamilton, W. J.,	Murphy,	Walker, G. T.,
Cerbin,	Hampson,	Neary,	Walker, J. A.,
Cox,	Harer,	North,	Wallace, R. L.,
Crawford,	Harvey,	Norton,	Wallace, W. T.,
Crockett,	Heffernan,	Palmer,	West,
Crum,	Helt,	Patterson,	Wettach,
Curran,	Hickernell,	Perry,	Whiteman,
Curry, A. E.,	Horne,	Phillips,	Williams,
Curry, R.,	Hough,	Pidgeon,	Willson,
Davis, D. F.,	Huntington,	Pike,	Wood,
Davis, J. T.,	Hutchison,	Powell,	Woodruff,
Dawson,	Ingham,	Quigley,	Wynne,
Day,	Jennings,	Ramsey,	Zanders,
Dewey,	Jones,	Reber, C. A.,	Zimmerman,
Diehm,	Jordan,	Reber, H. F.,	Zook,
Di Lemmo,	Kantner,	Rinn,	Spangler,
			Speaker.

NAYS—2.

Benchoff, Whiteman,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 339, entitled:

An Act fixing the salaries of real estate assessors in counties containing a population of more than one million five hundred thousand (1,500,000) inhabitants.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—165.

Allum,	Drinkhouse,	Lanius,	Simpson,
Armstrong,	Dunn,	Lauler,	Sinclair,
Baldi,	Ehrhardt,	Mangan,	Smith, E. R.,
Baldridge,	Evans, J. T.,	Marcus,	Smith, F. I.,
Barnhart,	Evans, S. J.,	Martin,	Snyder,

Bechtold,	Finney,	Ephraim,	Soffel,
Bell,	Fitzgibbon,	McCaig,	Sowers,
Benchoff,	Flynn,	McCurdy,	Sprolws,
Bennett,	Foster,	McIntyre,	Stadlander,
Benninger,	Fowler,	McKay,	Stark,
Bidelspacher,	Fox, A. R. E.	Michel,	Statler,
Bolard,	Franklin,	Miller,	Steedle,
Bower,	Gans,	Miller,	Sterling,
Brady,	Glass,	Miller, A. D.,	Stevenson,
Brendle,	Goehring,	Miller, C. G.,	Stott,
Brooks,	Golder,	Miller, D. I.,	Sullivan,
Bucher,	Goodnough,	Miller, D. D.,	Sweitzer,
Campbell,	Graham,	Milner,	Todd,
Catlin,	Haines,	Morgan,	Trach,
Clements,	Haldeman,	Murphy,	Ullsh,
Coldsmith,	Hamilton, J.,	Neary,	Vickerman,
Colville,	Hamilton, W. J.,	Palmer,	Wagner,
Comer,	Hampson,	Patterson,	Walker, G. T.,
Conner,	Harer,	Ferry,	Walker, J. A.,
Cook,	Harvey,	Pidgeon,	Wallace, R. L.,
Corbin,	Heffernan,	Pike,	Wells,
Cox,	Hickernell,	Powell,	West,
Crawford,	Hollingsworth,	Quigley,	Wettach,
Crockett,	Hough,	Ramsey,	Whiteman,
Crum,	Huntington,	Reber, C. A.,	Willert,
Curran,	Hutchison,	Reber, H. F.,	Williams,
Curry, A. E.,	Ingham,	Ringler,	Willson,
Curry, R.,	Jennings,	Rinn,	Woner,
Davis, J. T.,	Jones,	Robertson,	Wood,
Davis, W.,	Kantner,	Rorke,	Woodruff,
Dawson,	Kennedy,	Rothenberger,	Wynne,
Day,	Kinsman,	Ruddy,	Zanders,
Dewey,	Kooser,	Sarig,	Zimmerman,
Di Lemmo,	Krause, T. S.,	Schaeffer,	Zook,
Dilsheimer,	Krause, W.,	Schilling,	Spangler,
Dithrich,	Krugh,	Shaffer,	Speaker.
Donneley,	Kunkle,	Shunk,	
	Lafferty,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 392, entitled:

An Act to repeal an act approved the seventeenth day of March one thousand eight hundred and sixty-eight (Pamphlet Laws three hundred and forty-two), entitled "An Act relating to the collection of State and county taxes in the county of Montgomery" and the supplement thereto approved the tenth day of May one thousand eight hundred and seventy-one (Pamphlet Laws six hundred and fifty-nine), entitled "A Supplement to the act entitled 'An Act relating to the collection of State and county taxes in the county of Montgomery' approved the seventeenth day of March one thousand eight hundred and sixty-eight."

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—172.

Allum,	Drinkhouse,	Lauler,	Schilling,
Armstrong,	Dunn,	Levis,	Shellenberger,
Baldi,	Ehrhardt,	Mallery,	Shunk,
Baldrige,	Ephraim,	Mangan,	Simpson,
Barnhart,	Evans, J. T.,	Marcus,	Sinclair,
Bechtold,	Finney,	Marshall,	Smith, E. R.,
Beckley,	Fitzgibbon,	Martin,	Smith, F. I.,
Bell,	Flynn,	McCaig,	Snyder,
Benchoff,	Foster,	McCurdy,	Soffel,
Bennett,	Fowler,	McGeary,	Sowers,
Benninger,	Fox, A. R. E.	McIntyre,	Sprolws,
Bidelspacher,	Fox, I. M.,	McKay,	Stadlander,
Bigler,	Franklin,	Mehring,	Stark,
Bolard,	Gans,	Michel,	Statler,
Bower,	Geary,	Miller,	Steedle,
Bowman,	Glass,	Miller, A. D.,	Sterling,
Brady,	Goehring,	Miller, C. G.,	Stevenson,
Brooks,	Golder,	Miller, D. I.,	Stott,
Campbell,	Goodnough,	Miller, D. D.,	Sweitzer,
Catlin,	Graham,	Milner,	Todd,
Clements,	Griest,	Morgan,	Trach,
Clutton,	Griffith,	Murphy,	Ullsh,
Colville,	Haines,	Neary,	Wagner,
Comer,	Hamilton, J.,	North,	Walker, G. T.,
Conner,	Hamilton, W. J.,	Norton,	Walker, J. A.,
Cook,	Harer,	Palmer,	Wallace, R. L.,
Corbin,	Harvey,	Patterson,	Wallace, W. T.,
Cox,	Heffernan,	Perry,	Wells,
Crawford,	Helt,	Phillips,	West,
Crockett,	Hickernell,	Pidgeon,	Wettach,
Crum,	Hollingsworth,	Pike,	Whiteman,
	Hough,	Powell,	Willert,
	Huntington,	Quigley,	Williams,
	Hutchison,	Ramsey,	Woodruff,
	Jones,	Reber, C. A.,	Wynne,
	Jordan,	Reber, H. F.,	Zanders,
	Kantner,	Ringler,	Zimmerman,
	Kennedy,	Rinn,	Zook,
	Kinsman,	Robertson,	Spangler,
	Kooser,	Rorke,	Speaker.
	Krause, T. S.,	Rothenberger,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 201, as follows:

An Act providing for the appointment of assistant district attorneys in the several counties of this Commonwealth having a

Curran,	Hutchison,	Quigley,	Willson,
Curry, A. E.,	Jennings,	Ramsey,	Woner,
Davis, J. T.,	Jones,	Reber, H. F.,	Wood,
Dawson,	Jordan,	Ringler,	Woodruff,
Day,	Kantner,	Rinn,	Wynne,
Dewey,	Kooser,	Robertson,	Zanders,
Diehm,	Krause, T. S.,	Rorke,	Zimmerman,
Di Lemmo,	Krause, W.,	Rothenberger,	Zook,
Dilsheimer,	Krugh,	Ruddy,	Spangler,
Dithrich,	Kunkle,	Sarig,	Speaker.
Donneley,	Lanius,	Schaeffer,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 121, entitled:

An Act providing for the appointment by the district attorney in counties having a population of over one million and less than one million five hundred thousand inhabitants of a chief county detective an assistant chief county detective and special county detectives defining their duties defining their authority fixing their salaries and authorizing the payment of the same together with the necessary traveling expenses by the county.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—175.

Allum,	Dithrich,	Krause, W.,	Ruddy,
Armstrong,	Donneley,	Krugh,	Sarig,
Baldi,	Drinkhouse,	Kunkle,	Schaeffer,
Baldrige,	Dunn,	Lanius,	Schilling,
Barnhart,	Ehrhardt,	Lauler,	Shaffer,
Bechtold,	Ephraim,	Levis,	Shellenberger,
Beckley,	Evans, J. T.,	MacCallum,	Showalter,
Bell,	Evans, S. J.,	Mangan,	Simpson,
Benchoff,	Finney,	Marcus,	Sinclair,
Bennett,	Fitzgibbon,	Marshall,	Smith, E. R.,
Benninger,	Flynn,	Martin,	Smith, F. I.,
Bidelspacher,	Foster,	McCaig,	Snyder,
Bigler,	Fowler,	McCurdy,	Soffel,
Bolard,	Fox, A. R. E.	McGeary,	Sowers,
Bower,	Fox, I. M.,	McIntyre,	Sprolws,
Bowman,	Franklin,	McKay,	Stadlander,
Brady,	Gans,	McKim,	Stark,
Brooks,	Geary,	Mehring,	Statler,
Campbell,	Glass,	Michel,	Steedle,
Catlin,	Goehring,	Miller,	Sterling,
Clements,	Golder,	Miller, A. D.,	Stevenson,
Clutton,	Goodnough,	Miller, C. G.,	Stott,
Coldsmith,	Graham,	Miller, D. I.,	Sweitzer,
Collier,	Griest,	Miller, D. D.,	Todd,
Colville,	Griffith,	Millin,	Trach,
Comer,	Haines,	Milner,	Ullsh,
Conner,	Haldeman,	Murphy,	Wagner,
Cook,	Hamilton, J.,	Neary,	Walker, G. T.,
Corbin,	Hamilton, W. J.,	North,	Walker, J. A.,
Cox,	Harer,	Norton,	Wallace, R. L.,
Crawford,	Harvey,	Palmer,	Wallace, W. T.,
Crockett,	Heffernan,	Patterson,	Wells,
Crum,	Helt,	Perry,	West,
	Hickernell,	Phillips,	Wettach,
	Hollingsworth,	Pidgeon,	Whiteman,
	Horne,	Pike,	Willert,
	Hough,	Powell,	Williams,
	Huntington,	Quigley,	Wood,
	Hutchison,	Ramsey,	Woodruff,
	Jones,	Reber, C. A.,	Wynne,
	Jordan,	Reber, H. F.,	Zanders,
	Kantner,	Ringler,	Zimmerman,
	Kennedy,	Rinn,	Zook,
	Kinsman,	Robertson,	Spangler,
	Kooser,	Rorke,	Speaker.
	Krause, T. S.,	Rothenberger,	

population of over one million and less than one million five hundred thousand inhabitants prescribing the powers and duties and fixing their salaries

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same, That in every county of this Commonwealth having a population of over one million and less than one million five hundred thousand inhabitants the district attorney shall have authority to appoint one or more assistants learned in the law not exceeding ten in number to assist the district attorney in the discharge of his duties. One of said assistant district attorneys who shall be designated as the first assistant shall receive a salary of six thousand dollars per annum one of the said assistant district attorneys who shall be designated as the second assistant shall receive a salary of five thousand dollars per annum. One of the said assistant district attorneys who shall be designated as the third assistant shall receive a salary of forty-five hundred dollars per annum. One of said assistant district attorneys who shall be designated as the fourth assistant shall receive a salary of thirty-nine hundred dollars per annum. Of the other six assistant district attorneys four shall receive a salary of thirty-two hundred dollars per annum each and two shall receive a salary of twenty-seven hundred dollars per annum each. The salaries herein provided shall be paid out of the county treasury.

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed so far as the same may affect any county within or coming within the provisions of this act

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—171.

Allum,	Dilsheimer,	Kunkle,	Shaffer,
Armstrong,	Dithrich,	Lanius,	Shellenberger,
Baldi,	Donneley,	Lauler,	Showalter,
Baldrige,	Drinkhouse,	Levis,	Shunk,
Barnhart,	Dunn,	Mangan,	Simpson,
Bechtold,	Ehrhardt,	Marcus,	Sinclair,
Beckley,	Ephraim,	Marshall,	Smith, E. R.,
Bell,	Finney,	Martin,	Smith, F. I.,
Benchoff,	Fitzgibbon,	McCaig,	Snyder,
Bennett,	Flynn,	McCurdy,	Soffel,
Benninger,	Foster,	McGeary,	Sowers,
Bidelspacher,	Fowler,	McIntyre,	Sprowls,
Bieger,	Fox, A. R. B.,	McKay,	Stadtlander,
Boland,	Fox, I. M.,	Mehring,	Stark,
Bower,	Franklin,	Michel,	Statler,
Bowman,	Gans,	Miller, A. D.,	Steedle,
Brady,	Geary,	Miller, C. G.,	Sterling,
Brendle,	Glass,	Miller, D. I.,	Stevenson,
Brislin,	Goehring,	Miller, D. D.,	Sullivan,
Brooks,	Golder,	Millin,	Sweitzer,
Bucher,	Goodnough,	Milner,	Todd,
Campbell,	Graham,	Morgan,	Trach,
Catlin,	Griest,	Murphy,	Ulsh,
Clements,	Griffith,	Nearby,	Vickerman,
Clutton,	Haines,	North,	Wagner,
Coldsmith,	Haldeman,	Norton,	Walker, G. T.,
Colville,	Hamilton, J.,	Palmer,	Walker, J. A.,
Comer,	Hamilton, W. J.,	Patterson,	Wallace, R. L.,
Conner,	Hampson,	Perry,	Wallace, W. T.,
Cook,	Harer,	Phillips,	Wells,
Corbin,	Harvey,	Pidgeon,	West,
Cox,	Heffernan,	Pike,	Wettach,
Crawford,	Helt,	Powell,	Whiteman,
Crockett,	Hickernell,	Quigley,	Willert,
Crum,	Hollingsworth,	Ramsey,	Williams,
Curran,	Hough,	Reber, C. A.,	Willson,
Curry, A. E.,	Huntington,	Reber, H. F.,	Woner,
Curry, R.,	Jennings,	Rhoads,	Wood,
Davis, D. F.,	Jones,	Ringler,	Woodruff,
Davis, J. T.,	Jordan,	Robertson,	Wynne,
Dawson,	Kantner,	Rorke,	Zanders,
Day,	Kinsman,	Rothenberger,	Zimmerman,
Dewey,	Kooser,	Ruddy,	Zook,
Diehm,	Krause, T. S.,	Sarg,	Spangler,
Di Lemmo,	Krause, W.,	Schaeffer,	Speaker,
	Krugh,	Schilling,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 335, entitled:

An Act to amend section two of an act approved the twenty-sixth day of May one thousand eight hundred and ninety-seven (Pamphlet Laws ninety-five) entitled "An Act relating to pro-

ceedings where goods or chattels have been levied upon or seized by the sheriff and claimed to belong to others than the defendant in the execution or process' as amended

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—177.

Allum,	Di Lemmo,	Lafferty,	Schaeffer,
Armstrong,	Dilsheimer,	Lanius,	Shaffer,
Baldi,	Dithrich,	Lauler,	Shellenberger,
Baldrige,	Drinkhouse,	Levis,	Showalter,
Barnhart,	Dunn,	Mangan,	Shunk,
Bechtold,	Ehrhardt,	Marcus,	Simpson,
Beckley,	Ephraim,	Marshall,	Sinclair,
Bell,	Finney,	Martin,	Smith, E. R.,
Benchoff,	Fitzgibbon,	McCaig,	Smith, F. I.,
Bennett,	Flynn,	McCurdy,	Snyder,
Benninger,	Foster,	McGeary,	Soffel,
Bidelspacher,	Fowler,	McIntyre,	Sowers,
Bieger,	Fox, A. R. B.,	McKay,	Sprowls,
Blanch,	Fox, I. M.,	Mehring,	Stadtlander,
Boland,	Gans,	Michel,	Stark,
Bower,	Geary,	Miller, A. D.,	Statler,
Bowman,	Glass,	Miller, C. G.,	Steedle,
Brady,	Goehring,	Miller, D. I.,	Sterling,
Brendle,	Golder,	Miller, D. D.,	Stevenson,
Brooks,	Goodnough,	Millin,	Stott,
Campbell,	Graham,	Milner,	Sweitzer,
Catlin,	Griest,	Murphy,	Todd,
Clements,	Griffith,	Nearby,	Trach,
Clutton,	Haines,	North,	Ulsh,
Coldsmith,	Haldeman,	Norton,	Wagner,
Colville,	Hamilton, J.,	Palmer,	Walker, G. T.,
Comer,	Hamilton, W. J.,	Patterson,	Walker, J. A.,
Conner,	Harer,	Perry,	Wallace, R. L.,
Cook,	Harvey,	Phillips,	Wallace, W. T.,
Corbin,	Heffernan,	Pidgeon,	Wells,
Cox,	Helt,	Pike,	West,
Crawford,	Hickernell,	Powell,	Wettach,
Crockett,	Hollingsworth,	Quigley,	Whiteman,
Crum,	Horne,	Ramsey,	Williams,
Curran,	Hough,	Reber, C. A.,	Willson,
Curry, A. E.,	Huntington,	Reber, H. F.,	Woner,
Curry, R.,	Hutchison,	Rhoads,	Wood,
Davis, D. F.,	Jordan,	Ringler,	Woodruff,
Davis, J. T.,	Kantner,	Rinn,	Wynne,
Dawson,	Kinsman,	Robertson,	Zanders,
Day,	Kooser,	Rorke,	Zimmerman,
Dewey,	Krause, T. S.,	Rothenberger,	Zook,
Diehm,	Krause, W.,	Sarg,	Spangler,
Di Lemmo,	Krugh,	Schaeffer,	Speaker,
		Schilling,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Mr. RAMSEY in the Chair.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 139, entitled:

An Act to prevent the abatement of certain suits at law or in equity heretofore commenced now pending or hereafter to be brought.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—179.

Allum,	Dilsheimer,	Krause, T. S.,	Ruddy,
Armstrong,	Dithrich,	Krause, W.,	Sarg,
Baldi,	Donneley,	Krugh,	Schaeffer,
Baldrige,	Drinkhouse,	Kunkle,	Schilling,
Barnhart,	Dunn,	Lanius,	Shaffer,
Bechtold,	Ehrhardt,	Lauler,	Shellenberger,
Beckley,	Ephraim,	Levis,	Simpson,
Bell,	Evans, J. T.,	Mangan,	Sinclair,
Benchoff,	Evans, S. J.,	Marcus,	Smith, E. R.,
Bennett,	Finney,	Marshall,	Smith, F. I.,
Benninger,	Fitzgibbon,	Martin,	Snyder,

Bidelspacher,	Flynn,	McCaig,	Soffel,
Bigler,	Foster,	McGeary,	Sowers,
Bolard,	Fowler,	McIntyre,	Sprowls,
Bower,	Fox, A. R. B.,	McKay,	Stadlander,
Bowman,	Fox, I. M.,	Mehring,	Stark,
Brady,	Franklin,	Michel,	Statler,
Brendle,	Gans,	Miller,	Steedle,
Brislin,	Geary,	Miller, A. D.,	Sterling,
Brooks,	Glass,	Miller, C. G.,	Stevenson,
Campbell,	Goehring,	Miller, D. I.,	Stott,
Catlin,	Golder,	Miller, D. D.,	Sweitzer,
Clemen's,	Goodnough,	Millin,	Todd,
Clutton,	Graham,	Millner,	Trach,
Coldsmith,	Griest,	Morgan,	Uish,
Collier,	Griffith,	Murphy,	Wagner,
Colville,	Haines,	Nearby,	Walker, G. T.,
Comeror,	Haldeman,	North,	Walker, J. A.,
Conner,	Hamilton, J.,	Norton,	Wallace, D. L.,
Cook,	Harer,	Palmer,	Wallace, W. T.,
Corbin,	Harvey,	Patterson,	Wells,
Cox,	Heffernan,	Perry,	West,
Crawford,	Hicknell,	Phillips,	Wettach,
Crockett,	Hoffman,	Pidgeon,	Whiteman,
Crum,	Hollingsworth,	Pike,	Willert,
Curran,	Hough,	Powell,	Williams,
Curry, A. E.,	Huntington,	Quigley,	Willson,
Curry, R.,	Hutchison,	Ramsey,	Woner,
Davis, D. R.,	Ingham,	Reber, C. A.,	Wood,
Davis, J. T.,	Jennings,	Reber, H. F.,	Woodruff,
Davis, W.,	Jones,	Rhoads,	Wynne,
Dawson,	Jordan,	Ringler,	Zanders,
Day,	Kantner,	Rinn,	Zimmerman,
Dewey,	Kennedy,	Robertson,	Zook,
Dichm,	Kinsman,	Rorke,	Spangler,
Di Lemmo,	Kooser,	Rothenberger,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 336, as follows:

An Act regulating the use of brilliant headlights on motor or other vehicles and providing a penalty for the violation thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any person to drive or propel any automobile or other vehicle upon the public highways of the State in the night time if said vehicle is equipped with any acetylene electric or other brilliant headlight or any other light the rays of which shall be intensified by any parabolic or condensing reflector unless such headlight or other light when approaching another automobile or vehicle at a distance of not less than seven hundred feet shall be dimmed controlled deflected or so adjusted that at a distance of two hundred feet or more in front of such vehicle no part of the intensified rays of light shall be visible more than three and a half feet above the surface of the highway and remain so until the approaching vehicle passes by Any person guilty of such unlawful act upon conviction thereof in a summary proceeding before any magistrate alderman or justice of the peace shall be fined not more than twenty-five dollars for the first offense and not less than fifty dollars nor more than one hundred dollars for the second and each subsequent offense

On the question.

Will the House agree to the bill on third reading?

BILL RE-COMMITTED.

Mr. SHOWALTER. Mr. Speaker, I understand that there has been considerable legislation introduced here in regard to the regulation of automobile lights, and that it has all been referred to the Committee on Public Roads. That this subject may also receive proper consideration, I move that it be recommitted to the Committee on Public Roads.

Mr. WILLIAMS. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 289, as follows:

An Act to amend part of the first section of an act approved the eleventh day of July Anno Domini one thousand nine hundred and one entitled "An Act to regulate and establish the fees to be charged by sheriffs in this Commonwealth and to provide for the taxation and collection of the same" by re-

quiring sheriff's fees for attending court bringing into and removing therefrom prisoners for arraignment trial and sentence and for the execution of any other order of court to be paid by the county

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That that portion of section one of an act approved the eleventh day of July Anno Domini one thousand nine hundred and one entitled "An Act to regulate and establish the fees to be charged by sheriffs in this Commonwealth and to provide for the taxation and collection of the same" which reads as follows

For attending court bringing into and removing therefrom prisoners for arraignment trial and sentence the sum of three dollars per day for the sheriff or each deputy for each and every day of criminal court where the sheriff or deputy is actually present is hereby amended to read as follows

For attending court bringing into and removing therefrom prisoners for arraignment trial and sentence and for the execution of any other order of court the sum of three dollars per day for the sheriff and each deputy for each and every day of criminal court where the sheriff or deputy is actually present to be paid by the county

BILL POSTPONED.

On the question.

Will the House agree to the bill on third reading?

Mr. MARSHALL. Mr. Speaker, I desire to interrogate the sponsor of this bill.

The SPEAKER. If there is no objection, as the sponsor of this bill is not in the House at this time, the Chair will have it placed upon the postponed calendar.

BILLS ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 385 (Senate Bill No. 59), as follows:

An Act to amend section two of an act approved the eighteenth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand and forty-two) entitled "An Act authorizing County Controllers in counties having a population of more than one hundred thousand and less than two hundred sixty thousand inhabitants to appoint a solicitor prescribing the duties of said solicitor and fixing his salary" by authorizing the county commissioners and county controller to fix the salary of the solicitor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act approved the eighteenth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand and forty-two), entitled "An Act authorizing county controllers in counties having a population of more than one hundred thousand and less than two hundred sixty thousand to appoint a solicitor prescribing the duties of said solicitor and fixing his salary" which reads as follows

"Section 2 The said solicitor shall advise upon all legal matters that may be submitted to him and shall conduct any litigation when requested so to do by the controller. The solicitor shall hold office for the term for which the controller was elected (and shall receive a salary of five hundred dollars per annum) to be paid out of the county treasury" be and the same is hereby amended to read as follows

Section 2 The said solicitor shall advise upon all legal matters that may be submitted to him and shall conduct any litigation when requested so to do by the controller. The solicitor shall hold office for the term for which the controller was elected and his salary shall be fixed by the county commissioners and county controller

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—174.

Allum,	Dilsheimer,	Krugh,	Schaeffer.
Armstrong,	Dithrich,	Lanius,	Schilling.
Aron,	Donneley,	Lauler,	Scott,
Baldi,	Drinkhouse,	Levis,	Shaffer,
Baldrige,	Dunn,	Mangan,	Shellenberger,
Barnhart,	Ehrhardt,	Marcus,	Showalter,
Bechfold,	Ephraim,	Marshall,	Simpson,
Beckley,	Evans, J. T.,	Martin,	Sinclair,
Bell,	Evans, S. J.,	McCaig,	Smith, E. R.
Benchoff,	Fitzgibbon,	McCurly,	Smith, F. L.
Bennett,	Flynn,	McGeary,	Snyder,
Benninger,	Foster,	McIntyre,	Soffel,
Bidelspacher,	Fowler,	McKay,	Sowers,
Bigler,	Fox, A. R. B.,	Mehring,	Sprowls,
Bolard,	Fox, I. M.,	Michel,	Stadlander,
Bower,	Gans,	Miller,	Stark,
Bowman,	Geary,	Miller, A. D.,	Statler,
Brady,	Glass,	Miller, C. G.,	Steedle,
	Goehring,	Miller, D. I.,	Sterling,

Brooks,	Golder,	Miller, D. D.,	Stevenson,
Campbell,	Goodnough,	Millin,	Stott,
Catlin,	Graham,	Milner,	Sweitzer,
Clements,	Griest,	Morgan,	Todd,
Clutton,	Griffith,	Murphy,	Trach,
Coldsmith,	Haines,	Neary,	Ullsh,
Collier,	Haldeman,	North,	Vickerman,
Colville,	Hamilton, J.,	Norton,	Wagner,
Comer,	Hamilton, W. J.,	Palmer,	Walker, G. T.,
Conner,	Harer,	Patterson,	Walker, J. A.,
Cook,	Harvey,	Perry,	Wallace, R. L.,
Corbin,	Heffernan,	Phillips,	Wallace, W. T.,
Cox,	Helt,	Pidgeon,	Wells,
Crawford,	Hickernell,	Pike,	West,
Crockett,	Hollingsworth,	Powell,	Wettach,
Crum,	Hough,	Quigley,	Whiteman,
Curran,	Huntington,	Ramsey,	Williams,
Curry, A. E.,	Hutchison,	Reber, C. A.,	Willson,
Curry, R.,	Ingham,	Reber, H. F.,	Woner,
Davis, D. F.,	Jones,	Rhoads,	Wood,
Davis, J. T.,	Jordan,	Ringler,	Woodruff,
Davis, W.,	Kantner,	Rinn,	Wynne,
Dawson,	Kennedy,	Robertson,	Zanders,
Day,	Kinsman,	Rothenberger,	Zimmerman,
Dewey,	Kooser,	Ruddy,	Zook,
Diehm,	Krause, T. S.,	Sarig,	Spangler,
Di Lemmo,	Krause, W.,		Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 382 (Senate Bill No. 8), entitled:

An Act to amend section five of an act approved the twenty-fourth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand and eighteen) entitled "An Act making it unlawful for the commissioners of any county in this Commonwealth to contract to repair build or rebuild any county bridges without due advertisement for sealed proposals excepting contracts not amounting to two hundred and fifty dollars," by excepting contracts for the repair building or rebuilding of any bridge or bridges that will cost less than five hundred dollars

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—177.

Allum,	Di Lemmo,	Krause, W.,	Shaffer,
Armstrong,	Dilsheimer,	Krug,	Shellenberger,
Aron,	Dithrich,	Kunkle,	Showalter,
Baldi,	Donneley,	Lanuis,	Shunk,
Baldridge,	Drinkhouse,	Lauler,	Simpson,
Barnhart,	Dunn,	Levis,	Sinclair,
Bechtold,	Ehrhardt,	Mangan,	Smith, E. R.,
Beckley,	Ephraim,	Marcus,	Smith, F. I.,
Bell,	Evans, J. T.,	Marshall,	Snowden,
Benchoff,	Evans, S. J.,	Martin,	Snyder,
Bennett,	Finney,	McCaig,	Soffel,
Benninger,	Fitzgibbon,	McGeary,	Sowers,
Bidelspacher,	Flynn,	McIntyre,	Sprohls,
Bigler,	Foster,	McKay,	Stadlander,
Bolard,	Fowler,	Mehring,	Stark,
Bower,	Fox, A. R. E.,	Michel,	Statler,
Bowman,	Gans,	Millar,	Steele,
Brady,	Geary,	Miller, A. D.,	Sterling,
Brendle,	Glass,	Miller, C. G.,	Stevenson,
Brislin,	Goehring,	Miller, D. I.,	Stott,
Brooks,	Golder,	Miller, D. D.,	Sweitzer,
Campbell,	Goodnough,	Millin,	Todd,
Catlin,	Graham,	Milner,	Trach,
Clements,	Griest,	Morgan,	Ullsh,
Clutton,	Griffith,	Murphy,	Wagner,
Coldsmith,	Haines,	Neary,	Walker, G. T.,
Colville,	Haldeman,	North,	Walker, J. A.,
Comer,	Hamilton, J.,	Norton,	Wallace, R. L.,
Conner,	Hamilton, W. J.,	Palmer,	Wallace, W. T.,
Cook,	Harer,	Patterson,	Wells,
Corbin,	Harvey,	Perry,	West,
Cox,	Heffernan,	Phillips,	Wettach,
Crawford,	Hickernell,	Pidgeon,	Whiteman,
Crockett,	Hoffman,	Pike,	Willert,
Curran,	Hollingsworth,	Powell,	Willson,
Curry, A. E.,	Hough,	Quigley,	Woner,
Curry, R.,	Huntington,	Ramsey,	Wood,
Davis, D. F.,	Hutchison,	Reber, C. A.,	Woodruff,
Davis, J. T.,	Jennings,	Reber, H. F.,	Wynne,
Davis, W.,	Jones,	Rhoads,	Zanders,
	Jordan,	Ringler,	Zimmerman,
	Kantner,	Rinn,	Zook,
		Robertson,	Spangler,
			Speaker.

Dawson,	Kennedy,	Rothenberger,	Zimmerman,
Day,	Kinsman,	Ruddy,	Zook,
Dewey,	Kooser,	Sarig,	Spangler,
Diehm,	Krause, T. S.,	Schaeffer,	Speaker.

NAYS—1.

Horne,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 386 (Senate Bill No. 69), entitled:

An Act validating divorces granted on the ground of the hopeless insanity of the respondent under the provisions of an act approved the eighteenth day of April nineteen hundred and five entitled "An Act to amend section eight of the act approved the thirteenth day of April eighteen hundred and forty-three entitled 'An Act to convey certain real estate and for other purposes' so as to extend the provisions to the husband or wife of a lunatic or non compos mentis and to further regulate the procedure in action of divorce"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—179.

Allum,	Dilsheimer,	Krug,	Rorke,
Armstrong,	Dithrich,	Kunkle,	Rothenberger,
Baldi,	Donneley,	Lafferty,	Ruddy,
Baldridge,	Drinkhouse,	Lanuis,	Sarig,
Barnhart,	Dunn,	Lauler,	Schaeffer,
Bechtold,	Ehrhardt,	Levis,	Scott,
Beckley,	Ephraim,	MacCallum,	Shaffer,
Bell,	Evans, J. T.,	Magill,	Shellenberger,
Benchoff,	Evans, S. J.,	Mallery,	Showalter,
Bennett,	Fitzgibbon,	Mangan,	Simpson,
Benninger,	Flynn,	Marcus,	Sinclair,
Bidelspacher,	Foster,	Marshall,	Smith, E. R.,
Bigler,	Fowler,	Martin,	Smith, F. I.,
Black,	Fox, A. R. E.,	McCaig,	Snowden,
Bolard,	Fox, I. M.,	McCurdy,	Snyder,
Bower,	Geary,	McGeary,	Soffel,
Bowman,	Glass,	McIntyre,	Sowers,
Brady,	Goehring,	McKay,	Sprohls,
Brooks,	Golder,	McKim,	Stadlander,
Bucher,	Goodnough,	McVicar,	Stark,
Bungard,	Graham,	Mehring,	Statler,
Campbell,	Griest,	Michel,	Stedde,
Catlin,	Griffith,	Millar,	Sterling,
Clements,	Haines,	Miller, A. D.,	Stevenson,
Clutton,	Haldeman,	Miller, C. G.,	Sweitzer,
Coldsmith,	Hamilton, J.,	Miller, D. I.,	Todd,
Collier,	Hamilton, W. J.,	Miller, D. D.,	Trach,
Colville,	Hampson,	Millin,	Vickerman,
Comer,	Harer,	Milner,	Wagner,
Conner,	Harvey,	Murphy,	Walker, G. T.,
Cook,	Heffernan,	Neary,	Walker, J. A.,
Corbin,	Helt,	North,	Wallace, R. L.,
Cox,	Heyburn,	Norton,	Wallace, W. T.,
Crawford,	Hickernell,	Palmer,	Wells,
Crockett,	Hoffman,	Patterson,	West,
Crum,	Hollingsworth,	Perry,	Wettach,
Curran,	Hough,	Phillips,	Whiteman,
Curry, A. E.,	Huntington,	Pidgeon,	Willert,
Curry, R.,	Hutchison,	Pike,	Willson,
Davis, D. F.,	Ingham,	Powell,	Woner,
Davis, J. T.,	Jennings,	Quigley,	Wood,
Davis, W.,	Jones,	Ramsey,	Woodruff,
Dawson,	Jordan,	Reber, C. A.,	Wynne,
Day,	Kantner,	Reber, H. F.,	Zanders,
Dewey,	Kennedy,	Rhoads,	Zimmerman,
Diehm,	Kinsman,	Ringler,	Zook,
Di Lemmo,	Krause, T. S.,	Rinn,	Spangler,
	Krause, W.,	Robertson,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 529 (Senate Bill No. 179), as follows:

An Act to amend sections one and two as amended of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight), entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draftsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same. That Section one of an Act, entitled "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draftsman, superintendents of highways, and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same; and relieving said townships or counties of authority over same; requiring borough and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads and prescribing the contents of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvements or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and state-aid highways, and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act," approved the thirty-first day of May, Anno Domini one thousand nine hundred and eleven, which reads as follows:

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority

of the same That from and after the first day of June Anno Domini one thousand nine hundred and eleven there shall be established a State Highway Department by the appointment by the Governor of the Commonwealth of a State Highway Commissioner, who shall serve for a term of four years, and shall give his entire time and attention to the duties of his office. He shall receive a salary of eight thousand dollars per annum, and shall furnish a bond to the Commonwealth, in the sum of fifty thousand dollars, to be approved by the Governor, conditioned for the faithful performance of his duties. The Governor shall also appoint two Deputy State Highway Commissioners, to be known as First Deputy State Highway Commissioner and Second Deputy State Highway Commissioner, respectively; one of whom shall be a competent civil engineer. They each shall receive a salary of six thousand dollars per annum. They shall each give bond to the Commonwealth, in the sum of twenty-five thousand dollars, to be approved by the Governor, conditioned for the faithful performance of their duties. They shall be subject at all times to the authority of the State Highway Commissioner, and in the absence of the Commissioner shall, in the order of their precedence to each other, perform and discharge all the duties of the State Highway Commissioner as required by law and the provisions of this act. The Governor shall also appoint an auditor of the said department, who shall be an expert accountant and who shall be a certified public accountant, under the laws of this Commonwealth. He shall receive a salary of three thousand dollars per annum, and shall give bond to the Commonwealth, in the sum of twenty-five thousand dollars, subject to the approval of the Governor, conditioned for the faithful performance of his duties. It shall be the duty of said Auditor to examine and audit all the accounts of the Department and to countersign all warrants," be and the same is hereby amended to read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the first day of June Anno Domini one thousand nine hundred and eleven, there shall be established a State Highway Department, by the appointment by the Governor, of the Commonwealth of a State Highway Commissioner, who shall serve for a term of four years, and shall give his entire time and attention to the duties of his office. He shall receive a salary of ten thousand dollars per annum, and shall furnish a bond to the Commonwealth in the sum of two hundred thousand dollars, to be approved by the Governor, conditioned for the faithful performance of his duties. The Governor shall also appoint an Assistant State Highway Commissioner, who shall be an experienced executive and a competent civil engineer, and who shall at all times be subject to the authority of the State Highway Commissioner and shall have executive authority over all other officials and employees of the State Highway Department, and in the absence of the Commissioner shall perform and discharge all the duties of the State Highway Commissioner, as required by law and the provisions of this act. He shall receive a salary of eight thousand dollars per annum, and shall furnish a bond to the Commonwealth, in the sum of twenty-five thousand dollars, to be approved by the Governor, conditioned for the faithful performance of his duties. The Governor shall also appoint a Township Commissioner, who shall receive a salary of six thousand dollars per annum, and shall give bond to the Commonwealth in the sum of twenty-five thousand dollars, to be approved by the Governor, conditioned for the faithful performance of his duties.

Section 2 That Section two of said Act, which, as amended by an act, approved the twenty-eighth day of May, one thousand nine hundred and fifteen. (P. L. 583), entitled "An Act to amend section two of an act, approved the thirty-first day of May, one thousand nine hundred and eleven, entitled "An act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draftsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioners; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads and prescribing the contents of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid highways, and kind of material to be used in the improvement;

providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act," reads as follows:

Section 2. The Governor shall appoint a Chief Engineer of the department, who shall be a capable and competent civil engineer, and experienced in the building and maintenance of improved roads, who shall be paid a salary at the rate of seven thousand dollars per annum. The State Highway Commissioner shall appoint, as an assistant to the chief engineer, an engineer of bridges, who shall be a capable and competent civil engineer, experienced in the designing and construction of bridges, who shall be paid a salary at the rate of thirty-six hundred dollars per annum. He may also appoint not to exceed fifty superintendents, experienced in the construction and maintenance of improved roads, who shall be known as superintendents of highways, each of whom shall be paid a salary at the rate of fifteen hundred dollars per annum. He may also appoint, as the work of the department requires, fifteen competent civil engineers, experienced in improved road building, to act as assistants to the chief engineer, and who shall each be paid a salary at the rate of twenty-four hundred dollars per annum. He may also appoint a chief draughtsman, who shall also be an experienced civil engineer, and who shall be paid a salary at the rate of twenty-four hundred dollars per annum. He may also appoint an engineer of maintenance, an engineer of construction, additional civil engineers and engineers' assistants, superintendents, inspectors, a statistician, paymasters, draughtsmen, bookkeepers, a chief clerk, additional clerks, stenographers, and such other employes, as in his opinion, are sufficient to carry on the work of the State Highway Department, and shall fix the salaries to be paid the aforementioned employes.

"The State Highway Commissioner, his deputies and other officers, shall be paid in addition to their stipulated salary or compensation, traveling expenses necessarily and actually incurred by each of them in the performance of the duties required by this act, or performed by direction of the State Highway Commissioner. The State Highway Commissioner shall assign the superintendents of highways to such sections or parts of the State as, in the judgment of said commissioner, will enable said superintendents to render most efficient service in the improvement of the highways. It shall be the duty of each superintendent of highways, subject to the authority of the commissioner, and in accord with the rules and regulations of the department, to superintend, supervise, and take charge and control of all work of rebuilding, maintenance, and repair of the State-aid and State Highways, or any portions thereof, in his said district, or placed in his charge; and it shall be the further duty of each superintendent of highways to instruct the authorities having charge of the highways in the counties or townships in his district, which receive aid from the State in the maintenance of highways, as to the method to be employed at all times in the construction, maintenance and repair of county or township roads, culverts, and bridges in said counties or townships," be, and the same is hereby, amended to read as follows:

Section 2. The Governor shall appoint a Chief Engineer of the department, who shall be a capable and competent civil engineer and experienced in the building and maintenance of improved roads, who shall be paid a salary at the rate of seven thousand five hundred dollars per annum. The State Highway Commissioner shall appoint an experienced maintenance engineer. He shall also appoint a controller who shall be an expert accountant and who shall keep record of the finances of the department, audit all accounts and countersign all warrants. The State Highway Commissioner shall appoint, as assistants to the Chief Engineer, a principal assistant engineer, construction engineers, an office engineer, and an engineer of plans and surveys, who shall be capable and competent civil engineers, experienced in the designing and construction of highways. He may also appoint an engineer of bridges, who shall be a capable and competent civil engineer, experienced in the designing and construction of bridges. He may also appoint, as the work of the department requires, district engineers and additional civil engineers, experienced in improved road building. He may also appoint superintendents of highways, experienced in the construction and maintenance of improved roads. He may also appoint a township engineer, engineers' assistants, an engineer of tests, a registrar of motor vehicles, an executive manager, statistician, secretary, inspectors, purchasing agent, paymasters, cost accountant, bookkeepers, cashier, mechanic, draughtsmen, stenographers, additional clerks, and such other employes as in his opinion are sufficient to carry on the work of the State Highway Department, and shall fix the salaries of the aforementioned employes.

The State Highway Commissioner, Assistant Commissioner and other officers, shall be paid in addition to their stipulated salary or compensation, traveling expenses necessarily and actually incurred by each of them in the performance of the duties required by this act, or performed by direction of the State Highway Commissioner. The State Highway Commissioner shall assign the superintendents of highways to such sections or parts of the State as, in the judgment of said commissioner, will enable said superintendents to render most efficient service in the improvement of the highways. It shall be the duty of each superintendent of highways subject to the authority of the commissioner, and in accord with the rules and regulations of the department, to superintend, supervise, and take charge and control of all work of rebuilding, maintenance, and repair of the State-aid and State Highways, or any portions thereof, in his said district, or placed in his charge. The provisions of this act shall become effective immediately upon its approval by the Governor.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—180.

Allum,	Di Lemmo,	Krug,	Sarig,
Armstrong,	Dilsheimer,	Lanius,	Schaeffer,
Baldi,	Dithrich,	Lauler,	Schilling,
Baldridge,	Donneley,	Levis,	Shaffer,
Barnhart,	Drinkhouse,	Mallery,	Shellenberger,
Bechtold,	Dunn,	Mangan,	Shunk,
Beckley,	Ehrhardt,	Marcus,	Simpson,
Bell,	Ephraim,	Marshall,	Sinclair,
Benchoff,	Evans, J. T.,	Martin,	Smith, E. R.,
Bennett,	Evans, S. J.,	McCaig,	Smith, F. I.,
Benninger,	Finney,	McCurdy,	Snyder,
Bidelspacher,	Flynn,	McGeary,	Soffel,
Bigler,	Fowler,	McIntyre,	Sowers,
Bolard,	Fox, A. R. B.,	McKay,	Sprolws,
Bower,	Fox, I. M.,	Mehring,	Stadtlander,
Bowman,	Franklin,	Michel,	Stark,
Brady,	Gans,	Miller,	Statler,
Brendle,	Geary,	Miller, A. D.,	Steedle,
Brislin,	Glass,	Miller, C. O.,	Sterling,
Brooks,	Goehring,	Miller, D. J.,	Stevenson,
Campbell,	Golder,	Miller, D. D.,	Sweitzer,
Catlin,	Goodnough,	Millin,	Todd,
Clements,	Graham,	Milner,	Trach,
Clutton,	Griest,	Morgan,	Ush,
Coldsmith,	Griffith,	Neary,	Vickerman,
Colville,	Haines,	North,	Wagner,
Comerer,	Haldeman,	Norton,	Walker, G. T.,
Conner,	Hamilton, J.,	Palmer,	Walker, J. A.,
Cook,	Hamilton, W. J.,	Patterson,	Wallace, R. L.,
Corbin,	Harer,	Perry,	Wallace, W. T.,
Cox,	Harvey,	Phillips,	Wells,
Crawford,	Heffernan,	Pidgeon,	West,
Crockett,	Helt,	Pike,	Wettach,
Crum,	Hickernell,	Powell,	Whiteman,
Curran,	Hollingsworth,	Quigley,	Willert,
Curry, A. E.,	Horne,	Ramsey,	Williams,
Curry, R.,	Hough,	Reber, C. A.,	Willson,
Davis, D. F.,	Huntington,	Reber, H. F.,	Woner,
Davis, J. T.,	Hutchison,	Rhoads,	Wood,
Dawson,	Ingham,	Ringler,	Woodruff,
Day,	Jennings,	Rinn,	Wynne,
Dewey,	Jones,	Robertson,	Zanders,
Diehm,	Kennedy,	Rorke,	Zimmerman,
	Kooser,	Rothenberger,	Zook,
	Krause, T. S.,	Ruddy,	Spangler,
	Krause, W.,		Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 253, entitled:

An Act authorizing the registers of wills and ex-officio clerks of the orphans' court with the consent of the judges of the separate orphans' court in counties having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants to fix and determine the salaries of assistant clerks in said court.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—177.

Allum,	Donneley,	Krause, T. S.,	Rothenberger,
Armstrong,	Drinkhouse,	Krause, W.,	Ruddy,
Baldi,	Dunn,	Krug,	Sarig,
Baldridge,	Ehrhardt,	Kunkle,	Schaeffer,
Barnhart,	Ephraim,	Lanius,	Shaffer,
Bechtold,	Evans, J. T.,	Lauler,	Shellenberger,
Beckley,	Evans, S. J.,	Levis,	Showalter,
Bell,	Finney,	Mallery,	Shunk,
Benchoff,	Flynn,	Mangan,	Simpson,
Bennett,	Foster,	Marcus,	Sinclair,
Benninger,	Fowler,	Marshall,	Smith, E. R.,
Bidelspacher,	Fox, A. R. B.,	Martin,	Smith, F. I.,
Bigler,	Fox, I. M.,	McCaig,	Snyder,
Bolard,	Franklin,	McGeary,	Soffel,
Bower,	Gans,	McIntyre,	Sowers,
Bowman,	Geary,	McKay,	Sprolws,
Brady,	Glass,	Mehring,	Stadtlander,
	Goehring,	Michel,	Stark,

Brooks,	Golder,	Millar,	Statler,
Campbell,	Goodnough,	Miller, A. D.,	Steedle,
Catlin,	Graham,	Miller, C. G.,	Sterling,
Clements,	Griest,	Miller, D. I.,	Stevenson,
Clutton,	Griffith,	Miller, D. D.,	Sweitzer,
Comer,	Haines,	Millin,	Todd,
Conner,	Haldeman,	Milner,	Trach,
Cook,	Hamilton, J.,	Murphy,	Wagner,
Corbin,	Hamilton, W. J.,	Nearby,	Walker, G. T.,
Cox,	Hampson,	North,	Walker, J. A.,
Crawford,	Harvey,	Norton,	Wallace, R. L.,
Crockett,	Heffernan,	Palmer,	Wallace, W. T.,
Crum,	Helt,	Patterson,	Wells,
Curran,	Hickernell,	Perry,	West,
Curry, A. E.,	Hollingsworth,	Phillips,	Wettach,
Curry, R.,	Horne,	Pidgeon,	Whiteman,
Davis, D. F.,	Hough,	Pike,	Willson,
Davis, J. T.,	Huntington,	Powell,	Woner,
Davis, W.,	Hutchison,	Quigley,	Wood,
Dawson,	Ingham,	Ramsey,	Woodruff,
Day,	Jennings,	Reber, C. A.,	Wynne,
Dewey,	Jones,	Reber, H. F.,	Zanders,
Diehm,	Jordan,	Rhoads,	Zimmerman,
Di Lemmo,	Kantner,	Ringler,	Zook,
Dilsheimer,	Kennedy,	Rinn,	Spangler,
Dithrich,	Kinsman,	Robertson,	Speaker.
	Kooser,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 358, as follows:

An Act to prevent the felonious taking and stealing of motor vehicles and the receiving and purchasing of stolen motor vehicles

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That if any person shall feloniously take or steal any motor vehicle or shall be an accessory thereto before or after the fact or shall receive or purchase any motor vehicle knowing the same to have been stolen the person so offending shall be guilty of a felony and upon conviction thereof shall be sentenced to pay a fine not exceeding five thousand dollars and to undergo imprisonment by separate or solitary confinement at labor not exceeding ten years

BILL POSTPONED.

On the question,

Will the House agree to the bill on third reading?

Mr. HOLLINGSWORTH. Mr. Speaker, I move that this bill be placed on the postponed calendar for the present.

Mr. GRAHAM. I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 345, as follows:

An Act in relation to the appointment and salaries of certain Clerks appointed by the several clerks of courts of oyer and terminer and general jail delivery and quarter sessions of the peace in counties of this Commonwealth having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last United States census

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all cases where the clerk of courts of oyer and terminer and general jail delivery and quarter sessions of the peace of any county containing a population of over eight hundred thousand and less than one million five hundred thousand inhabitants shall appoint persons to act as minute clerks of the courts of oyer and terminer and general jail delivery and quarter sessions of the peace he may do so only with the approval of the court or courts for which the clerks are appointed and said clerks shall receive such salaries as may be fixed by the court in which they shall act as clerks to be paid out of the county treasury and such clerks shall give bond with surety to be approved by the clerk of courts and in such sum as the courts may direct

Section 2. All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—179.

Allum,	Dilsheimer,	Krugh,	Schaeffer,
Armstrong,	Dithrich,	Kunkle,	Schilling,
Baldi,	Donneley,	Lanier,	Shaffer,
Baldrige,	Drinkhouse,	Lauler,	Shellenberger,
Barnhart,	Dunn,	Levis,	Showalter,
Bechtold,	Ehrhardt,	Mangan,	Shunk,
Beckley,	Ephraim,	Marcus,	Simpson,
Bell,	Evans, J. T.,	Marshall,	Sinclair,
Benchoff,	Evans, S. J.,	Martin,	Smith, E. R.,
Bennett,	Finney,	McCaig,	Smith, F. I.,
Benninger,	Flynn,	McCurdy,	Snyder,
Bidelspacher,	Fowler,	McGeary,	Soffel,
Bigler,	Fox, A. R. E.,	McIntyre,	Sowers,
Bolard,	Fox, I. M.,	McKay,	Sprows,
Bower,	Franklin,	Mehring,	Stadtlander,
Bowman,	Gans,	Michel,	Stark,
Brady,	Garry,	Miller,	Statler,
Brendle,	Glass,	Miller, A. D.,	Steedle,
Brislin,	Goehring,	Miller, C. G.,	Sterling,
Golder,	Golder,	Miller, D. I.,	Stevenson,
Brooks,	Goodnough,	Miller, D. D.,	Stott,
Campbell,	Graham,	Millin,	Sweitzer,
Catlin,	Griest,	Milner,	Todd,
Clements,	Griffith,	Murphy,	Trach,
Clutton,	Haines,	Nearby,	Ulsch,
Coldsmith,	Haldeman,	North,	Wagner,
Collier,	Hamilton, J.,	Norton,	Walker, G. T.,
Colville,	Hamilton, W. J.,	Palmer,	Walker, J. A.,
Comer,	Hampson,	Patterson,	Wallace, F. L.,
Conner,	Harer,	Perry,	Wallace, W. T.,
Cook,	Harvey,	Phillips,	Wells,
Corbin,	Heffernan,	Pidgeon,	West,
Cox,	Helt,	Pike,	Wettach,
Crawford,	Hickernell,	Powell,	Whiteman,
Crockett,	Hollingsworth,	Quigley,	Willert,
Crum,	Horne,	Ramsey,	Williams,
Curran,	Hough,	Reber, C. A.,	Willson,
Curry, A. E.,	Huntington,	Reber, H. F.,	Woner,
Curry, R.,	Hutchison,	Rhoads,	Wood,
Davis, D. F.,	Jones,	Ringler,	Woodruff,
Davis, J. T.,	Jordan,	Rinn,	Wynne,
Davis, W.,	Kantner,	Robertson,	Zanders,
Dawson,	Kennedy,	Rorke,	Zimmerman,
Day,	Kinsman,	Rothenberger,	Zook,
Dewey,	Kooser,	Ruddy,	Spangler,
Diehm,	Krause, T. S.,	Sarig,	Speaker.
Di Lemmo,	Krause, W.,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 494, entitled:

An Act relating to milk and cream delivered to milk gathering stations providing for schedules of prices and prescribing penalties.

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

BILL POSTPONED.

Mr. STERLING. Mr. Speaker, I desire to interrogate the sponsor of this bill.

Mr. JOHN T. DAVIS. The sponsor of this bill is not present this morning.

Mr. STERLING. Mr. Speaker, I move that this bill be placed on the postponed calendar for the present.

Mr. COX. I second the motion.

The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 486, entitled:

An Act to amend the act approved the fifteenth day of April one thousand nine hundred fifteen (Pamphlet Laws one hundred and thirty-two) entitled "An Act relative to the burial of the bodies of certain indigent deceased widows at the county expenses" as amended requiring county commissioners to pay from the county funds the expenses of burial of all widows of honorably discharged soldiers sailors and marines legally resident within the county authorizing the county commis-

sioners to make inquiries and investigations providing for payments to persons who buried such bodies and requiring public officers and officers and agents of institutions to report deaths of such widows

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 516 (Senate Bill No. 2), entitled:

An Act conferring upon judge advocates of the United States Army the powers of notaries public declaring the effect thereof validating notarial acts heretofore performed by judge advocates and declaring the effect thereof

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 265, entitled:

An Act validating certain sales of real estate for non-payment of taxes and validating the title of such real estate in the hands of purchasers their heirs grantee and assigns

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 409, entitled:

An Act authorizing counties cities and boroughs to appropriate moneys for aiding entertaining and caring for soldiers sailors and marines and validating and ratifying appropriations and payments heretofore made

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 497, entitled:

An Act prohibiting advertisements relating to the treatment of diseases of the generative organs, and prescribing penalties.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 15, entitled:

An Act regulating the disposition of the carcasses of dead animals and the offal of slaughtered animals, which are not used commercially, and prescribing a penalty for violation thereof.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 420, entitled:

An Act to provide for an additional law judge of the Court of Common pleas of the Thirty-first Judicial District.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 510, entitled:

An Act to amend section twelve of an act approved the nineteenth day of March, one thousand nine hundred and nine (P. L. 46), entitled "An Act to regulate the practice of osteopathy in the State of Pennsylvania; to provide for the establishment of a State Board of Osteopathic Examiners; to define the powers and duties of said Board of Osteopathic Examiners; to provide for the examining and licensing of osteopaths in this State; and to provide penalties for the violation of this act;" by further defining the powers and authority of osteopathic physicians licensed under this act.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 560, entitled:

An Act to fix the compensation for members of the General Assembly.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 586, entitled:

An Act validating all decrees of divorce granted by virtue of and pursuant to an act approved the twenty-fifth day of June, one thousand eight hundred and ninety-five (P. L. 208), entitled "An Act amending section three of an act, entitled 'An Act concerning divorces,' approved the eighth day of May, one thousand eight hundred and fifty-four, enlarging the same so as to include indignities to the person of the husband," wherein the decree of divorce shall be silent as to support or alimony, and the court shall not have allowed any alimony or support to the wife, nor in any manner determined the right of the wife thereto.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 451, entitled:

An Act granting the right of appeal from judgments, orders and sentences of the County Court of Allegheny County to the Superior Court in certain cases of summary conviction.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 566, entitled:

An Act to amend part of section three of an act approved the thirteenth day of May, one thousand nine hundred and nine (P. L. 526), entitled "An Act relating to food; defining food; providing for the protection of the public health, and the prevention of fraud and deception, by prohibiting the manufacture or sale, the offering for sale or exposing for sale, or the having in possession with intent to sell, of adulterated, misbranded, or deleterious foods; prescribing certain duties of the Dairy and Food Commissioner in reference thereto; and providing penalties for the violation thereof."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 259, entitled:

An Act to amend section six of an act, approved the twentieth day of June, one thousand nine hundred and seventeen (P. L. 618), entitled "An Act relating to the appointment of persons to the police department in cities of the third class; providing for and regulating examinations, the manner of appointments, and the manner and power of removal of employees of said department; and providing a method for fixing compensation," so as to permit temporary suspensions by the superintendent of Public Affairs.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 344, entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind, located at Pittsburgh, Pa., to cover deficiency in maintenance and education of State pupils.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 425, entitled:

An Act making a deficiency appropriation to the State Hospital of Coaldale, Coaldale, Schuylkill County, Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 244, entitled:

An Act to amend an act approved the seventeenth day of May, one thousand nine hundred seventeen (Pamphlet Laws, two hundred thirty-seven), entitled "An Act to amend an act, entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for certain purposes to erect and maintain buildings and manufacturing establishments and to take, have, and hold real estate necessary and proper for such purposes,' approved the thirteenth day of May, Anno Domini, one thousand nine hundred and fifteen," extending the provisions of said act to corporations organized under the laws of the District of Columbia or of the United States.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 587, entitled:

An Act requiring the registration of the sale of firearms, guns and pistols and silencers for firearms and providing a penalty.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 376, entitled:

An Act forbidding the advertising, publishing, selling, distribution, or otherwise disseminating, or imparting, or attempting to disseminate, or impart, knowledge or information tending to interfere with or diminish the number of births of human beings in the Commonwealth of Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 572, entitled:

An Act to amend section one of an act approved the fifth day of June, one thousand nine hundred and seventeen, (P. L. 333), entitled "An Act to amend section one of an act, entitled 'An Act to provide for the removal of judges of the Supreme Superior, common pleas, and orphans' courts, permanently disqualified by reason of physical or mental disability to perform their judicial functions and duties, with half pay for their unexpired terms, and the filling of vacancies caused by such removal,' approved eleventh day of May, one thousand nine hundred and one, as amended by an act, entitled 'An Act to amend section one of an act, entitled 'An Act to provide for the removal of judges of the Supreme, Superior, common pleas, and orphans' courts, permanently disqualified by reason of physical or mental disability to perform their judicial functions and duties, with half pay for their unexpired terms, and the filling of vacancies caused by such removal,' approved May eleventh, one thousand nine hundred and one; so as to allow them full pay during the balance of their terms of office, and, under certain conditions, half pay during the remainder of their lives,' approved twenty-third day of June, one thousand nine hundred and eleven, so as to provide that any judge of the Supreme or Superior Court who has served in judicial office for twenty or more years shall be entitled to receive the benefits of said act immediately after his honorable retirement from office, by expiration of term, resignation, or otherwise, whether said service be continuous or not, and extending the provisions of said act to judges of the court of common pleas and orphans' court who have served continuously for twenty years or more, and have reached the age of sixty-five years, after retirement from office of any of such judges after the expiration of their term, resignation or otherwise;" extending the provisions thereof to judges retired prior to the passage of the act, and not entitled to the benefits thereof.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 616, entitled:

An Act fixing the mileage to be allowed common pleas judges in judicial districts containing more than one county.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 618, entitled:

An Act to amend section one hundred of an act approved the thirty-first day of March, one thousand eight hundred and sixty,

(P. L. 332), entitled "An Act to consolidate, revise and amend the penal laws of this Commonwealth.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 114, entitled:

An Act relating to and regulating the issue and sale of tickets to places of amusement and providing penalties.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 411, entitled:

An Act authorizing the filing of liens by cities, boroughs and townships to recover the cost and expense of abating nuisances and things detrimental to health and providing the procedure thereon.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 399, entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane, at Danville, Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 513, entitled:

An Act making an appropriation for the Dixmont Hospital for the Insane.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 391, entitled:

An Act to provide for the extradition of persons of unsound mind, and to make uniform the laws of the States which enact the same.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 439, entitled:

An Act to amend section five of an act approved the fifth day of February, one thousand eight hundred and seventy-five (P. L. 56), entitled "An Act relative to the establishment and jurisdiction of magistrates courts in the city of Philadelphia.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 563, entitled:

An Act making an appropriation for deficiencies to the trustees of the State Hospital for the Insane of the Southeastern District of Pennsylvania, located at Norristown, Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 247, entitled:

An Act relating to police pension funds in cities of the third class and directing such cities to appropriate certain moneys thereto.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 119, entitled:

An Act to amend an act approved the seventh day of June, one thousand nine hundred and seventeen, (P. L. 560), entitled "An Act to amend an act, approved the ninth day of April, one thousand nine hundred fifteen, entitled "An Act to amend an act entitled 'An Act to amend an act, entitled 'An Act to amend an act, entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron, steel, or glass to erect and maintain buildings and manufacturing establishments, and to take, have, and hold real estate necessary and proper for manufacturing purposes,' approved the ninth day of June, Anno Domini one thousand eight hundred and eighty-one; extending the same to companies formed for the purpose of quarrying slate, granite, stone or rocks, or for dressing, polishing, working, or manufacturing the same, or any of them, and to mineral springs companies, incorporated for the purpose of bottling and selling natural mineral springs water, approved the sixteenth day of June, Anno Domini one thousand eight hundred and ninety-three,' approved the nineteenth day of April, Anno Domini one thousand nine hundred and one; extending the same to companies formed for the purposes of manufacturing and selling chemicals, foodstuffs, cement, and cement products, and the quarrying of cement rock,' approved May twenty-eighth, one thousand nine hundred and seven; extending the same to companies incorporated for the manufacture, buying, selling, leasing, using and operation of electrical apparatus and machinery, and articles of every kind appertaining to or in any wise connected with the production, use, regulation, control, distribution or application of electricity or electrical energy or products for any use or purpose; constructing, acquiring, using, selling, buying, or leasing any works, construction or plant, or part thereof, connected with or involving such use, distribution, regulation, control, or application of electricity, or the control or use of electrical apparatus for any purpose; and of producing, furnishing, and supplying electricity or electrical apparatus in any form and for any purpose, and to carry on a general manufacturing business,' approved the twenty-third day of June, one thousand nine hundred and eleven; by extending the same to companies incorporated for the purpose of refining, manufacturing or sale of petroleum and petroleum products," by extending the same to corporations incorporated for the manufacture of leather or articles containing leather" by extending the same to companies incorporated for the purpose of converting raw silk into thread and the manufacture of silk goods.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 397, entitled:

An Act authorizing the State Highway Commissioner to designate certain State highways forming a continuous route, as a Roosevelt Highway.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 347, entitled:

An Act to further amend section one as amended, and to amend sections two, three and sixteen of article four, chapter seven of an act, approved the fourteenth day of May, one thousand nine hundred fifteen (P. L. 312), entitled "An Act providing system of government for boroughs, and revising, amending and consolidating the law relating to boroughs."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 476, entitled:

An Act to amend section eight, clause (b) of "the Wills Act of one thousand nine hundred and seventeen," approved June seventh, one thousand nine hundred and seventeen (Pamphlet Laws four hundred three), by giving to any mother or adopting mother the right to appoint a testamentary guardian for her minor child when the father or adopting father of such child has forfeited his right to appoint a testamentary guardian under clause (c) of said section, and when said mother or adopting mother has left an estate, real or personal, to such child; the said amendment to apply to the wills of all persons dying on or after the thirty-first day of December, one thousand nine hundred and seventeen.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 40, entitled:

An Act to amend and revise an act entitled "An Act providing for the incorporation, regulation and government of cities of the third class, regulating nomination and election of municipal officers therein, and repealing, consolidating and extending existing laws in relation thereto," approved the twenty-seventh day of June, Anno Domini, one thousand nine hundred thirteen, enlarging, changing, modifying, and defining certain of the powers of cities of the third class.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 523 (Senate Bill No. 86), entitled:

An Act to amend section one of an act approved the fifth day of July one thousand nine hundred and seventeen, entitled "An Act authorizing cities to refund moneys paid by property owners into their treasuries when a court of competent jurisdiction shall have determined that there was no liability for such payment when made" extending the provisions thereof to boroughs and incorporated towns.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 384 (Senate Bill No. 42), entitled:

An Act making an appropriation to cover deficiency to the trustees of the State Hospital for the Criminal Insane at Fairview, Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 257 (Senate Bill No. 10), entitled:

An Act authorizing cities of the third class with the assent of the electors duly obtained at an election to use moneys borrowed or authorized to be borrowed for purposes which have proved impracticable or impossible for any other lawful municipal purpose.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 522 (Senate Bill No. 66), entitled:

An Act to amend section two and section five as amended and to supplement an act approved the seventh day of July one thousand eight hundred eighty-five (Pamphlet Laws two hundred and fifty-seven), entitled "An Act to confer upon the several courts of common pleas of this Commonwealth jurisdiction of a court of equity in all cases of dower and partition and prescribing the method of procedure" by enlarging the powers of the master and confirming all cases heretofore proceeded in to final decree.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 518 (Senate Bill No. 15), entitled:

An Act making an emergency appropriation to cover deficiency to the trustees of the State Institution for Feeble-Minded of Western Pennsylvania at Polk, Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 519 (Senate Bill No. 16), entitled:

A Supplement to the act approved the twenty-ninth day of May one thousand eight hundred and eighty-five (Pamphlet Laws twenty-nine), entitled "An Act to provide for the incorporation and regulation of natural gas companies" extending the duration of certain charters and providing a procedure therefor.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

SPEAKER SPANGLER in the Chair.

BILL INTRODUCED AND REFERRED.

The SPEAKER asked and obtained unanimous consent to refer the following bill:

By Mr. DAWSON. House Bill No. 686.

An Act authorizing the issue and sale of bonds to the amount of fifty millions of dollars by the Commonwealth of Pennsylvania; defining the powers and duties of the Governor, the Auditor General and the State Treasurer in relation thereto; making an appropriation of the proceeds of such bonds for the purpose of improving and rebuilding the highways of the Commonwealth; providing for the payment of interest on and the redemption of such bonds by the Sinking Fund Commission;

and making an appropriation to carry out the provisions of this act.

Referred to the Committee on Ways and Means.

COMMITTEE APPOINTMENT.

The SPEAKER announced the appointment of Mr. Charles A. Shaffer to the Committee on Public Roads.

ADJOURNMENT.

Mr. BENNINGER. Mr. Speaker, I move this House do now adjourn.

The motion was agreed to, and (at 12:40 o'clock P. M.) the House adjourned until Monday evening, March 3, 1919, at 9:00 o'clock.

Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., MONDAY, MARCH 3, 1919.

No. 19

SENATE.

MONDAY, March 3, 1919.

The Senate met at 9 o'clock P. M.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the Chair.

PRAYER.

The Chaplain, Rev. Thomas W. Davis, offered the following prayer:

Almighty God, we thank Thee for the gifts, the talents, and the wide and varied experiences brought to the solution of the problems of this State by the members of this body. We pray that they may be guided at all times by a spirit of patriotism, brotherhood and wide fellowship. We ask Thy blessing upon the new member-elect, who tonight will take the oath of office and assume the duties of a Senator. These blessings we ask in our Saviour's name. Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. McNICHOL, the further reading was dispensed with, and the Journal was approved.

LEAVES OF ABSENCE.

Mr. CRAIG asked and obtained leave of absence for the Senator from Venango, Mr. Phipps, for the week.

Mr. BARNES asked and obtained leave of absence for next week.

Mr. S. J. MILLER asked and obtained leave of absence for the Senator from Westmoreland, Mr. Weaver, for the week.

Mr. F. E. BALDWIN asked and obtained leave of absence for the Senator from Washington, Mr. Herron, for this week.

REPORT OF THE AUDITORS OF THE PHILADELPHIA SAVING FUND SOCIETY.

The Chair cleared his table and laid before the Senate report of the Auditors of the Philadelphia Saving Fund Society for the year ending December 31, 1918.

(For report see Appendix).

HOUSE MESSAGE.

SENATE BILL NO. 179 RETURNED WITH AMENDMENTS.

The Clerk of the House of Representatives being introduced returned to the Senate, Senate Bill No. 179, entitled:

An Act to amend sections one and two as amended of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads con-

necting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Mr. EYRE. Mr. President, I move that Rule 21 which requires amended bills to be noted on the calendar, be in this case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives to the foregoing bill.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution were read as follows:

Amend section 1, page 6, line 24, by striking out "Senate's" and inserting in lieu thereof the word "Senate"; also page 8, line 10, by striking out the word "commissioners" and inserting in lieu thereof the word "Commissioner"; also in line 17 by striking out the word "Highway" and inserting in lieu thereof the word "Highways"; also section 2, page 10, line 21, by striking out the word "paymaster" and inserting in lieu thereof the word "paymasters"; also line 23, by striking out "pothor" and inserting in lieu thereof the word "other"; also page 13, line 15, by striking out "tis" and inserting in lieu thereof the word "this." Amend the title page 1, line 1, by striking out the word "sections" and inserting in lieu thereof the word "section."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Baldwin,	Einstein,	Martin,	Sassaman,
Barnes,	Eyre,	McConnell,	Schanz,
Barr,	Graff,	McNichol,	Snyder,
Beales,	Gray,	Meakle,	Senes,
Boyd,	Haldeman,	Miller, J. S.,	Tompkins,
Campbell,	Homsher,	Miller, S. J.,	Turner,

Craig, Crow, Daix, Donahue,	Jones, Leiby, Leslie, Marlow,	Murdoch, Nason, Patton, Salus,	Vare, Whitten, Woodward, Buckman, Pres. pro tem.
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NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 59 RETURNED WITH AMENDMENTS.

He also presented communication from the House of Representatives, returning to the Senate, Senate Bill No. 59, entitled:

An Act to amend section two of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-two) entitled "An Act authorizing county controllers in counties having a population of more than one hundred thousand and less than one hundred fifty thousand inhabitants to appoint a solicitor prescribing the duties of said solicitor and fixing his salary" by authorizing the county commissioners and county controller to fix the salary of the solicitor

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Mr. McCONNELL. Mr. President, I move that Rule 21, which requires amended bills to be noted on the calendar, be in this case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives to the foregoing bill.

Mr. JONES. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution were read as follows:

Amend section 1, page 2, line 2, by striking out the word "one" and inserting in lieu thereof the word "two" also by striking out the word "fifty" and inserting in lieu thereof the word "sixty." Amend the title, page 1, line 6, by striking out the word "one" and inserting in lieu thereof the word "two" also by striking out the word "fifty" and inserting in lieu thereof the word "sixty"

On the question.

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—10.

Baldwin, Barnes, Barr, Beales, Boyd, Campbell, Craig, Crow, Daix, Donahue,	Einstein, Eyre, Graff, Gray, Haldeman, Homsher, Jones, Leiby, Leslie, Marlow,	Martin, McConnell, McNichol, Mearkle, Miller, J. S., Miller, S. I., Murdoch, Nason, Patton, Salus,	Sassaman, Schantz, Snyder, Sones, Tompkins, Turner, Vare, Whitten, Woodward, Buckman, Pres. pro tem.
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NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE BILLS FOR CONCURRENCE.

He also presented for concurrence bills of the House of Representatives as follows:

House Bill No. 147 (Senate Bill No. 309) entitled:

An Act to amend section eight hundred and three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled: "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith.

Which was committed to the Committee on Education.

House Bill No. 206 (Senate Bill No. 310), entitled:

An Act to amend part of section four of an act approved the twentieth day of March one thousand eight hundred and ten (Pamphlet Laws two hundred and eight), entitled "An Act to amend and consolidate with its supplements the act entitled 'An Act for the recovery of debts and demands not exceeding one hundred dollars (\$100) before a justice of the peace and for the election of constables and for other purposes'" so as to require the transcript of appeals from justices of the peace to be filed at the next monthly return day after same has been perfected.

Which was committed to the Committee on Judiciary General.

House Bill No. 339 (Senate Bill No. 311), entitled:

An Act fixing the salaries of real estate assessors in counties containing a population of more than one million five hundred thousand (1,500,000) inhabitants.

Which was committed to the Committee on Judiciary General.

House Bill No. 173 (Senate Bill No. 312), entitled:

An Act to amend the first section of an act entitled "An Act to amend the first section of an act entitled 'An Act increasing the salaries of tipstaves in the courts of any county of this Commonwealth of a population of not less than five hundred thousand approved the thirtieth day of May one thousand eight hundred and ninety-five by changing the limit of population of such counties and increasing the minimum and maximum limits of said salaries approved the first day of June one thousand nine hundred and eleven' by increasing the salaries or compensation of tipstaves.

Which was committed to the Committee on Judiciary General.

House Bill No. 392 (Senate Bill No. 313), entitled:

An Act to repeal an act approved the seventeenth day of March one thousand eight hundred and sixty-eight (Pamphlet Laws three hundred and forty-two) entitled "An Act relating to the collection of State and county taxes in the county of Montgomery" and the supplement thereto approved the tenth day of May one thousand eight hundred and seventy-one (Pamphlet Laws six hundred and fifty-nine) entitled "A supplement to the act entitled 'An Act relating to the collection of State and county taxes in the county of Montgomery' approved the seventeenth day of March one thousand eight hundred and sixty-eight"

Which was committed to the Committee on Judiciary Special.

House Bill No. 139 (Senate Bill No. 314), entitled:

An Act to prevent the abatement of certain suits at law or in equity heretofore commenced now pending or hereafter to be brought

Which was committed to the Committee on Judiciary General.

House Bill No. 335 (Senate Bill No. 315), entitled:

An Act to amend section two of an act approved the twenty-sixth day of May one thousand eight hundred and ninety-seven (Pamphlet Laws ninety-five) entitled "An Act relating to proceedings where goods or chattels have been levied upon or seized by the sheriff and claimed to belong to others than the defendant in the execution or process" as amended

Which was committed to the Committee on Judiciary General.

House Bill No. 201 (Senate Bill No. 316), entitled:

An Act providing for the appointment of assistant district attorneys in the several counties of this Commonwealth having a population of over one million and less than one million five hundred thousand inhabitants prescribing the powers and duties and fixing their salaries

Which was committed to the Committee on Judiciary General.

House Bill No. 121 (Senate Bill No. 317) entitled:

An Act providing for the appointment by the district attorney in counties having a population of over one million and less than one million five hundred thousand inhabitants of a chief county detective an assistant chief county detective and special county detectives defining their duties defining their authority fixing their salaries and authorizing the payment of the same together with the necessary traveling expenses by the county.

Which was committed to the Committee on Judiciary General.

House Bill No. 345 (Senate Bill No. 318), entitled:

An Act in relation to the appointment and salaries of certain clerks appointed by the several clerk of courts of oyer and terminer and general jail delivery and quarter sessions of the peace in counties of this Commonwealth having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last United States census.

Which was committed to the Committee on Judiciary General.

House Bill No. 253 (Senate Bill No. 319), entitled:

An Act authorizing the registers of wills and ex-officio clerks of the orphans' court with the consent of the judges of the separate orphans' court in counties having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants to fix and determine the salaries of assistant clerks in said court.

Which was committed to the Committee on Judiciary General.

House Bill No. 143 (Senate Bill No. 320), entitled:

An Act to repeal the act approved the twenty-third day of April one thousand eight hundred and sixty-seven (Pamphlet Laws one thousand three hundred and seven), entitled "A supplement to an act entitled 'An Act amendatory to the license laws of this State' approved April eleven one thousand eight hundred and sixty-two in relation to the county of Berks" and the amendment thereto approved the twenty-eighth day of May one thousand nine hundred and thirteen (Pamphlet Laws three hundred and sixty), entitled "An Act to amend the first section of an act entitled 'A supplement to an act entitled 'An Act amendatory to the license laws of this State' approved April eleven one thousand eight hundred and sixty-two in relation to the county of Berks' approved the twenty-third day of April Anno Domini one thousand eight hundred and sixty-seven."

Which was committed to the Committee on Judiciary Special.

PRESENTATION OF RETURNS OF ELECTION OF SENATOR.

The Secretary of the Commonwealth being introduced, stated that pursuant to the provisions of the eighty-seventh section of the Act of July 2, 1839, entitled "An Act relative to elections in this Commonwealth," he presented to the Senate the returns of the election for Senator held on February 25, 1919, the returns of the special election for Senator held in the Ninth Senatorial District, on February 25, 1919.

OPENING OF RETURNS.

Mr. CROW. Mr. President, I move that the Secretary proceed to open and read the returns presented.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to and the said returns were opened and read, as follows:

TO THE SENATE OF PENNSYLVANIA.

State of Pennsylvania, County of Delaware, ss:

I, J. Harvey Smith, Prothonotary of the Court of Common Pleas in and for said County, do hereby certify, that it appears from the Returns of the Special Election held in said County, on Tuesday, February 25, 1919, as computed in the presence of the Judge _____ of the said Court by the proper officer and his sworn assistants, and duly certified and filed by said Judge _____ in my office, that the following is the number of votes cast for the several candidates for the office of

SENATOR IN THE GENERAL ASSEMBLY.

REPUBLICAN.

Richard J. Baldwin had Four Thousand Seven Hundred Ninety-three votes, 4,793
John P. Crozier, One, 1
Josiah Smith, One, 1

DEMOCRATIC.

Albert B. Maris had Six Hundred Twenty, votes 620

SOCIALIST.

Albert B. Maris had One, votes 1

PROHIBITION.

Albert B. Maris had Two Hundred Sixty-seven votes, 26
Daniel Hendricks, One, votes

SINGLE TAX.

Josia Smith had One, votes
James Mauer had One, votes

In Testimony Whereof, I have hereunto set my hand and caused the Seal of the said Court to be affixed this 27th day of February, A. D., 1919.

(Seal) J. HARVEY SMITH, Prothonotary.

APPOINTMENT OF COMMITTEE TO ESCORT MR. R. J. BALDWIN TO THE BAR OF THE SENATE TO TAKE THE OATH OF OFFICE.

The PRESIDENT. The Chair appoints the Senator from Fayette, Mr. Crow, and the Senator from Lycoming, Mr. Sones, a committee to escort the Senator-elect to the bar of the Senate, where the oath of office will be administered by the Honorable George Kunkel, President Judge of Dauphin County.

ADMINISTRATION OF OATH OF OFFICE TO MR. R. J. BALDWIN

Mr. CROW. Mr. President, we have the honor to present Honorable Richard J. Baldwin, the newly-elected Senator from Delaware, who is prepared to take the oath of office.

The oath of office was then administered to the Senator elect.

REPORTS FROM COMMITTEE.

Mr. CRAIG, from the Committee on Forestry reported committed, Senate Bill No. 266, entitled:

An Act providing a fixed charge on lands acquired by the State to be held as State Forests and the distribution of the same for county purposes within the counties where State Forests are located.

Mr. DAIX, from the Committee on Appropriations reported as committed, Senate Bill No. 303 (House Bill No. 83), entitled:

An Act making an appropriation to the Trustees of the State Hospital of Nanticoke, Luzerne County, Pennsylvania.

Also from the Committee on Appropriations reported committed, Senate Bill No. 263, entitled:

An Act establishing a Bureau of Municipalities in the Department of Internal Affairs and repealing the act approved June 1st, 1915, entitled "An Act creating a Division of Municipal Statistics and Information in the Department of Labor and Industry, and fixing the compensation of officers and employes therein," as amended.

BILLS INTRODUCED.

Mr. WOODWARD read in his place and presented to the Chair Senate Bill No. 321, entitled:

An Act for the better government of cities of the first class of this Commonwealth.

Which was committed to the Committee on Municipal Affairs.

Also read in his place and presented to the Chair Senate Bill No. 322, entitled:

An Act to provide for a purchasing agent in counties having a population of one million five hundred thousand or over.

Which was committed to the Committee on Municipal Affairs.

Also read in his place and presented to the Chair Senate Bill No. 323, entitled:

An Act to regulate and improve the civil service of counties having a population of one million five hundred thousand or over, making violations of its provisions a misdemeanor, and providing penalties for violations thereof.

Which was committed to the Committee on Municipal Affairs.

Mr. VARE read in his place and presented to the Chair Senate Bill No. 324, entitled:

An Act to appoint the Philadelphia National Bank of Philadelphia Loan and Transfer Agent of the Commonwealth of Pennsylvania succeeding the Farmers and Mechanics National Bank in liquidation.

Which was committed to the Committee on Banks and Building and Loan Associations.

Also read in his place and presented to the Chair Senate Bill No. 325, entitled:

An Act making an appropriation to the Tabor Home for Children, at Doylestown, Bucks County, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. S. J. MILLER read in his place and presented to the Chair Senate Bill No. 326, entitled:

An Act making an appropriation to the Cottage State Hospital of Phillipsburg, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 327, entitled:

An Act authorizing the appointment of a Deputy Commissioner of Health in the Department of Health of the Commonwealth of Pennsylvania, defining the qualifications, powers and duties of said officers, and providing compensation therefor.

Which was committed to the Committee on Appropriations.

Mr. HALDEMAN read in his place and presented to the Chair Senate Bill No. 328, entitled:

An Act making an appropriation to the Columbia Hospital, located at Columbia, Lancaster County, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. BOYD read in his place and presented to the Chair Senate Bill No. 329, entitled:

An Act granting to the Borough of Norristown a right of way over the lands of the State Hospital for the Insane of the Southeastern District of Pennsylvania, at Norristown, and providing for the payment of damages.

Which was committed to the Committee on Judiciary General.

Mr. BARNES read in his place and presented to the Chair Senate Bill No. 330, entitled:

An Act making an appropriation to the Wayne County Memorial Hospital, at Honesdale, Wayne County.

Which was committed to the Committee on Appropriations.

Mr. LESLIE read in his place and presented to the Chair Senate Bill No. 331, entitled:

An Act making an appropriation to the Duquesne University, Pittsburgh, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. SONES read in his place and presented to the Chair Senate Bill No. 332, entitled:

An Act making an appropriation to the Williamsport Hospital, of the City of Williamsport, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 333, entitled:

An Act making an appropriation to the Florence Crittendon Mission of the City of Williamsport, Lycoming County, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 334, entitled:

An Act making an appropriation to the Williamsport Training Home for Girls, at Williamsport, Lycoming County, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 335, entitled:

An Act making an appropriation to the Boys' Industrial Home, at Williamsport, Lycoming County, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 336, entitled:

An Act making an appropriation to the Aged Colored Woman's Home, at Williamsport, Lycoming County, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 337, entitled:

An Act making an appropriation to the Home for the Friendless of the City of Williamsport, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. PATTON read in his place and presented to the Chair Senate Bill No. 338, entitled:

An Act making an appropriation to the Union Home for Old Ladies of West Philadelphia.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 339, entitled:

An Act providing for the establishment of a State Home for persons suffering from incurable diseases, authorizing the purchase of a site and the erection thereon and the equipment of the necessary buildings, providing for the admission of persons thereto and for the government and management of said institution, and making an appropriation to carry out the purposes of this act.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 340, entitled:

An Act to fix the salary and mileage of the members, officers and employees of the General Assembly, and to provide for the furnishing of such postage, stationery and supplies as may be necessary for the conduct of their offices, and repealing all acts or parts of acts inconsistent therewith.

Which was committed to the Committee on Appropriations.

Mr. J. S. MILLER read in his place and presented to the Chair Senate Bill No. 341, entitled:

An Act to amend route fifty, section six of an act approved the thirty-first day of May, one thousand nine hundred eleven (P. L. 463) entitled "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads, connecting county-seats, principal cities and towns, and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways, solely at the expense of the Commonwealth, and relieving said townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways, wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner, providing for the payment of damages in taking of prop-

erty or otherwise in the improvement thereof; providing for purchase or acquiring of turnpikes, or toll roads, forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State-aid in the improvement, maintenance and repair of township or county roads, and prescribing the contents of township, county, borough or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough or incorporated town and requiring contracts by counties, townships, boroughs and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of act, and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act," as amended

Which was committed to the Committee on Public Roads and Highways.

Mr. LEIBY read in his place and presented to the Chair Senate Bill No. 342, entitled:

An Act to amend section forty-nine of an act approved the seventh day of June, one thousand nine hundred seventeen (P. L. 447), entitled "An Act relating to the administration and distribution of the estates of decedents and of minors, and of trust estates; including the appointment, bonds, rights, powers, duties, liabilities, accounts, discharge and removal of executors, administrators, guardians, and trustees, herein designated as fiduciaries; the administration and distribution of the estates of presumed decedents; widow's and children's exemptions; debts of decedents, rents of real estate as assets for payment thereof, the lien thereof, sales and mortgages of real estate for the payment thereof, judgments and executions therefor, and the discharge of real estate from the lien thereof; contracts of decedents for the sale or purchase of real estate; legacies, including legacies charged on land; the discharge of residuary estates and of real estate from the lien of legacies and other charges; the appraisement of real estate devised at a valuation; the ascertainment of the curtilage of dwelling houses or other buildings, devised; the abatement and survival of actions, and the substitution of executors and administrators therein, and suits against fiduciaries; investments by fiduciaries; the organization of corporations to carry on the business of decedents; the audit and review of accounts of fiduciaries; refunding bonds; transcripts to the court of common pleas of balances due by fiduciaries; the rights, powers and liabilities of non-resident and foreign fiduciaries; the appointment, bonds, rights, powers, duties, and liabilities of trustees durante absentia; the recording and registration of decrees, reports and other proceedings, and the fees therefor; appeals in certain cases; and, also, generally dealing with the jurisdiction, powers, and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents."

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 343, entitled:

An Act relating to the consideration upon appeal, by the Supreme and Superior Courts, of testimony taken in proceedings in courts of record; and providing for the making of such testimony a part of the records.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 344, entitled:

An Act to quiet the title of real estate by providing that the sale of the real estate of any bankrupt or insolvent debtor shall pass the title of such real estate freed from any claims for or rights to any statutory interest inchoate of the spouse of the bankrupt or insolvent debtor.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 345, entitled:

An Act making an appropriation to Donato Pace of the Borough of Marysville for moneys erroneously paid into the State Treasury.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 346, entitled:

An Act to amend Clause (a), Section fifteen, of an act approved the seventh day of June, one thousand nine hundred and seventeen (P. L. 447), entitled "An Act relating to the administration and distribution of the estates of decedents and of minors, and of trust estates; including the appointment, bonds, rights, powers, duties, liabilities, accounts, discharge and removal of executors, administrators, guardians, and trustees, herein designated as fiduciaries; the administration and distribution of the estates of presumed decedents; widow's and children's exemptions; debts of decedents, rents of real estate as assets for payment thereof, the lien thereof, sales and mortgages of real estate for the payment thereof, judgments and executions therefor, and the discharge of real estate from the lien thereof; contracts of decedents for the sale or purchase of real estate; legacies, including legacies charged on land; the discharge of residuary estates and of real estate from the lien of legacies and other charges; the appraisement of real estate devised at a valuation; the ascertainment of the curtilage of dwelling houses or other buildings devised; the abatement and survival of actions, and the substitution of executors and administrators therein, and suits against fiduciaries; investments by fiduciaries; the organization of corporations to carry on the business of decedents; the audit and review of accounts of fiduciaries; refunding bonds; transcripts to the court of common pleas of balances due by fiduciaries; the rights, powers and liabilities of non-resident and foreign fiduciaries; the appointment, bonds, rights, powers, duties, and liabilities of trustees durante absentia; the recording and registration of decrees, reports and other proceedings, and the fees therefor; appeals in certain cases; and, also, generally dealing with the jurisdiction, powers, and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents."

Which was committed to the Committee on Judiciary General.

Mr. EYRE read in his place and presented to the Chair Senate Bill No. 347, entitled:

An Act making an appropriation to the Cheyney Training School for Teachers at Cheyney, Delaware County, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 348, entitled:

An Act defining consolidation of schools; providing for the establishment and regulation of consolidated schools; and providing for State Aid for the transportation of pupils to and from consolidated schools.

Which was committed to the Committee on Education.

Also read in his place and presented to the Chair Senate Bill No. 349, entitled:

An Act to amend part of section one of an Act, approved the twenty-second day of July, Anno Domini, one thousand nine hundred and thirteen, entitled "An Act establishing certain public roads as State Highways, and providing for their construction and maintenance at the expense of the Commonwealth."

Which was committed to the Committee on Public Roads and Highways.

Mr. BUCKMAN read in his place and presented to the Chair Senate Bill No. 350, entitled:

An Act relating to the organization, maintenance and operation of the banking department and the scope of its supervision and control over corporations, partnerships, unincorporated associations and individuals and the assets and liabilities thereof; and providing penalties for the enforcement of its provisions.

Which was committed to the Committee on Banks and Building and Loans Association.

Mr. CROW (by request of Mr. Catlin) read in his place and presented to the Chair Senate Bill No. 351, entitled:

An Act authorizing churches, cemetery companies and burial associations to lease or convey certain coal and other minerals; providing for the use and expenditure of the funds derived therefrom and for the support of the overlying surface.

Which was committed to the Committee on Judiciary Special.

REPORT OF COMMISSION TO CODIFY AND REVISE THE LAW RELATING TO BANKS, PRIVATE BANKERS AND TRUST COMPANIES.

The Chair laid before the Senate report of the Commission to codify and revise the law relating to banks, private bankers and trust companies doing business in the Commonwealth of Pennsylvania, appointed under authority of the Act of the General Assembly, approved July 25, 1917, P. L. 1902.

(For report see Appendix).

RESOLUTION URGING INCREASED PENSIONS FOR MAIMED SOLDIERS WHO SERVED DURING CIVIL WAR.

Mr. HALDEMAN offered the following resolution which was twice read as follows:

WHEREAS, the government of the United States has by legislation divided the veterans of the Civil War into two classes, namely: the maimed and unmaimed and has during the year one thousand nine hundred eighteen provided substantial increases in pensions for unmaimed soldiers, and

WHEREAS, there is now pending in the Senate of the United States Senate Bill number two thousand one hundred thirty still in the Senate Committee on Pensions, and in the House of Representatives, House Bill number six thousand four hundred twenty-one, which has been reported to the House but has not yet been acted upon, and

WHEREAS, the maimed soldiers who served during the Civil War have since the close of the War suffered the inconvenience of their disability, and have been handicapped from securing remunerative employment, therefore be it

RESOLVED (if the House of Representatives concur) That the General Assembly of the Commonwealth of Pennsylvania does hereby petition on the Congress of the United States to take favorable action upon the bills now before them for the purpose of providing increases in pensions for maimed soldiers who served during the Civil War.

RESOLVED that the Secretary of the Commonwealth forward a copy of this resolution to the Senate and House of Representatives of the United States and that a copy thereof be sent to the Members and Senators from Pennsylvania in the Congress of the United States.

Mr. HALDEMAN. Mr. President, I ask unanimous consent that Rule 39, which requires concurrent resolutions to be referred to an appropriate committee, be suspended, and that the Senate do now proceed to the immediate consideration of the resolution just read.

The PRESIDENT. Is there objection? The Chair hears none.

The motion was agreed to.

On the question,

Will the Senate agree to the resolution?

It was agreed to.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

REPORT FROM COMMITTEE.

Mr. VARE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. VARE, from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 269, entitled:

An Act to carry out the provisions of Section 8, Article 9 of the Constitution of the State of Pennsylvania as amended, and for that purpose prescribing the method of determining the amount which may be deducted in ascertaining the borrowing capacity of the City of Philadelphia by excluding from the calculation and deducting from its indebtedness so much of the debt of said city as shall have been incurred, and the proceeds thereof invested in any public improvements of any character which shall be yielding to the said city an annual current net revenue.

RESOLUTION URGING PASSAGE OF UNITED STATES SENATE JOINT RESOLUTION NO. 204.

Mr. VARE. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. VARE offered the following resolution, which was twice read as follows:

Whereas, There is now pending in the Congress of the United States, Senate Joint Resolution No. 204, introduced by Senator Henderson, of Nevada, "extending to members of Local and District Boards Government appeal agents and members of medical and legal advisory boards the thanks of Congress for their services rendered in the administration of the Selective Service law; also authorizing the President to appoint by brevet commissions the members of such Local and District Boards; also authorizing and directing the Secretary of War to cause to be struck and presented to each of such officials in the name of Congress an appropriate medal," and

Whereas, Said resolution fully presents the sentiment of the citizens of the Commonwealth of Pennsylvania as expressed by its General Assembly, be it therefore

Resolved (if the House of Representatives concur), That our Senators and Representatives in Congress, and the entire Congress of the United States of America, be and they are hereby memorialized and requested that such resolution be speedily taken up and put upon its final passage; and be it further

Resolved, when approved, That a copy of these resolutions be duly prepared, certified and forwarded by the Secretary of the Commonwealth to the President of the United States, President of the United States Senate, Speaker of the House of Representatives at Washington, to each of the United States Senators and members of Congress from Pennsylvania.

Mr. VARE. Mr. President, I ask unanimous consent that Rule 39, which requires concurrent resolutions to be referred to an appropriate committee, be suspended, and that the Senate do now proceed to the immediate consideration of the resolution just read.

The PRESIDENT. Is there objection? The Chair hears none.

The motion was agreed to.

On the question,

Will the Senate agree to the resolution?

It was agreed to.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 89, as follows:

An Act to amend section fourteen of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An Act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section fourteen of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An Act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances benefits returns and rights from taxation and judicial process and providing penalties" which reads as follows

"Superannuation Retirement

"Section 14 Retirement for superannuation shall be as follows
"One Any Contributor who is an employee sixty-two years of age or older may retire for superannuation by filing with the retirement board a written statement duly attested setting forth at what time subsequent to the execution of the said application he or she desires to be retired Said application shall retire said contributor at the time so specified or in the discretion of the retirement board at the end of the school term in which the time so specified occurs

"Two Each and every contributor who has attained or shall attain the age of seventy years shall be retired by the retirement board for superannuation forthwith or at the end of the school term in which said age of seventy years is attained

"Allowance on Superannuation Retirement

"Three On retirement for superannuation a contributor who is an employee shall receive a retirement allowance which shall consist of—

"(a) A teacher's annuity which shall be the actuarial equivalent of his or her accumulated deductions and

"(b) State annuity of one one-hundred-sixtieth (1-160) of his or her final salary for each year of service prior to the age of sixty-two years and

"(c) In addition thereto if a present employee a further State annuity of one one-hundred-sixtieth (1-160) of his or her final salary for each year of prior service as certified to said present employee in the certificate issued to him or her by the retirement board under the provisions of section ten of this act but in no event shall the total State annuity exceed fifty per centum of his or her final salary" is hereby amended to read as follows

Superannuation Retirement

Section 14 Retirement for superannuation shall be as follows
One Any contributor who is an employee sixty-two years of age or older may retire for superannuation by filing with the retirement board a written statement duly attested setting forth at what time subsequent to the execution of said application he or she desires to be retired said application shall retire said contributor at the time so specified or in the discretion of the retirement board at the end of the school term in which the time so specified occurs

Two Each and every contributor who has attained or shall attain the age of seventy years shall be retired by the retirement board for superannuation forthwith or at the end of the school term in which said age of seventy years is attained. Provided however That such retirement for superannuation shall not apply to the principals or heads of high schools or principals or heads of astronomical observatories or heads of departments in high schools who are willing to remain in active service and are physically capable of doing so but any such principal or head shall be retired at any time thereafter for superannuation upon his own request or for physical disability in the manner provided in section thirteen of the act to which this is an amendment.

Allowance on Superannuation Retirement

Three On retirement for superannuation a contributor who is an employe shall receive a retirement allowance which shall consist of—

(a) A teacher's annuity which shall be the actuarial equivalent of his or her accumulated deductions and

(b) A State annuity of one one-hundred-sixtieth (1-160) of his or her final salary for each year of service prior to the age of sixty-two years and

(c) In addition thereto if a present employe a further State annuity of one one-hundred-sixtieth (1-160) of his or her final salary for each year of prior service as certified to said present employe in the certificate issued to him or her by the retirement board under the provisions of section ten of this act but in no event shall the total State annuity exceed fifty per centum of his or her final salary.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITED.

Mr. DAIX. Mr. President, I move that Senate Bill No. 89, the bill just read, be recommitted to the Committee on Appropriations.

Mr. S. J. MILLER. Mr. President, I second the motion. The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 94, entitled:

An Act fixing the pay of election officers and clerks

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the pay of all election officers and clerks to election officers is hereby fixed at ten dollars per diem

On the question,

Will the Senate agree to the section?

Mr. EINSTEIN. Mr. President, I move to amend section 1, page 1, line 4, by inserting after the word "the" the word "minimum;" also section 1, page 1, line 5, by striking out the word "ten," and inserting in lieu thereof the word "seven"; also section 1, page 1, line 5, by adding after the word "diem" the following: "in any such election district in which more than two hundred and fifty ballots are cast at any election, each election officer and each clerk to an election officer shall be paid one dollar for each one hundred ballots or fractional part thereof cast after the first two hundred and fifty ballots, in addition to the minimum pay herein provided for."

Mr. MEARKLE. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The second section of the bill was read as follows and agreed to:

Section 2 The act approved the fifth day of July one thousand nine hundred seventeen (Pamphlet Laws six hundred and eighty-four) entitled "An act fixing the pay of election officers" is hereby repealed.

All other acts and parts of acts inconsistent herewith are repealed.

The title of the bill was read as follows and agreed to:

An Act fixing the pay of election officers and clerks.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 100, as follows:

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mt. Carmel Coal Fields

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of six thousand five hundred dollars (\$6,500) is hereby specifically appropriated to the State Hospital for Injured Persons of the Trevorton Shamokin and Mount Carmel Coal Fields situate in the township of Coal near Shamokin Pennsylvania for deficiency in maintenance for the two fiscal years ending May thirty-first one thousand nine hundred nineteen

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 116, as follows:

An Act declaring it a misdemeanor for any maker or drawer with intent to defraud to make or draw or utter or deliver any check draft or order when such person has not sufficient funds in or credit with the depository upon which the same is drawn.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any person who with intent to defraud shall make or draw or utter or deliver any check draft or order for the payment of money upon any bank banking institution trust company or other depository knowing at the time of such making drawing uttering or delivering that the maker or drawer has not sufficient funds in or credit with such bank banking institution trust company or other depository for the payment of such check although no express representation is made in reference thereto shall be guilty of a misdemeanor.

Section 2 Any person convicted under the provisions of section one of this act shall if the amount of such check draft or order is under twenty dollars be sentenced to pay a fine of not more than one hundred dollars or to undergo imprisonment not exceeding thirty days or both. If the amount of such check draft or order is twenty dollars or more he shall be sentenced to pay a fine of not more than one hundred dollars or to undergo imprisonment not to exceed two years or both.

Section 3 In any prosecution under this act the making or drawing or uttering or delivering of a check draft or order payment of which is refused by the drawee because of lack of funds or credit shall be prima facie evidence of intent to defraud and of knowledge of insufficient funds in or credit with such bank banking institution trust company or other depository unless such maker or drawer shall have paid the drawee thereof the amount due thereon together with interest and protest fees within ten days after receiving notice that such check draft or order has not been paid to the drawee.

Section 4 The word "credit" as used herein shall be construed to mean any arrangement or understanding with the bank banking institution trust company or other depository for the payment of such check draft or order.

And said bill having been read at length the second time and agreed to,

Ordered, to be transcribed for a third reading.

BILLS RECOMMITED.

Mr. PATTON. Mr. President, I move that Senate Bill No. 131, on second reading, entitled:

An Act to amend section one article fourteen of an act approved the first day of June one thousand eight hundred eighty-five entitled "An act to provide for the better government of cities of the first class in this Commonwealth" in reference to contracts of said cities.

be recommitted to the Committee on Municipal Affairs for the purpose of amendment.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

Mr. PATTON. Mr. President, I move that Senate Bill No. 132, on second reading, entitled:

An Act to amend section six of an act approved May twenty-three one thousand eight hundred and seventy-four entitled "An Act dividing the cities of the State into three classes and regulating the passage of ordinances providing for contracts for supplies and work for said cities authorizing the increase of indebtedness and the creation of a sinking fund to redeem the same and defining and punishing certain offences in

all of said cities and providing for the incorporation and government of cities of the third class and validating certain ordinances and contracts of said cities."

be recommitted to the Committee on Municipal Affairs for the purpose of amendment.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 141, entitled:

An Act to amend section eight (8) of an act entitled "An Act for the better protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United States within the State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth, and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith and providing for the disposition of the license fees fines and penalties received" approved the seventeenth day of April Anno Domini one thousand nine hundred and thirteen.

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the eighth section of an act approved the seventeenth day of April Anno Domini one thousand nine hundred and thirteen "An Act for the better protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United States residing within the State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith and providing for the disposition of the license fees fines and penalties received" which reads as follows

Section 8 Said county treasurers are herewith authorized to retain for services rendered the sum of ten cents from the amount paid by each license which amount shall be in full compensation for services rendered by him in each case under the provisions of this act and shall remit all balances arising from this source at least once a month to the State Treasurer for the purposes otherwise provided for in this act each county treasurer shall make his return to the State Treasurer upon a form to be supplied by the Board of Game Commissioners at the cost of the Commonwealth and shall in every instance forward a duplicate of such report to the secretary of the Board of Game Commissioners at Harrisburg" be and the same is hereby amended to read as follows

Section 8 The county treasurer of the several counties of this Commonwealth shall be agents of the Commonwealth for the collection of said license fees and for services rendered in collecting and paying over the same the said agents shall be allowed to retain for their own use the sum of ten cents from the amount paid by each licensee which amount shall be in full compensation for services rendered by him in each case under the provisions of this act and shall remit all balances arising from this source at least once a month to the State Treasurer for the purposes otherwise provided for in this act Each county treasurer shall make his return to the State Treasurer upon a form to be supplied by the Board of Game Commissioners at the cost of the Commonwealth and shall in every instance forward a duplicate of such report to the Secretary of the Board of Game Commissioners at Harrisburg.

On the question?

Will the Senate agree to the section?

Mr. LESLIE. Mr. President, I move to amend section 1, page 2, line 1, by inserting after the word "thirteen" the word "entitled"; also page 2, line 3, by striking out the word "the" following the word "within" and inserting in lieu thereof the word "this"; also page 2, line 13, by striking out the word "license" and inserting in lieu thereof the word "licensee"; also page 2, line 14, by striking out the word "in" after the word "be"; also page 2, line 25, by striking out the word "treasurer" and inserting in lieu thereof the word "treasurers"

Mr. EYRE. Mr. President, I second the motion.

On the question.

Will the Senate agree to the amendment?

It was agreed to.

On the question.

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows:

An Act to amend section eight (8) of an act entitled "An Act for the better protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United

States within the State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith and providing for the disposition of the license fees fines and penalties received" approved the seventeenth day of April Anno Domini one thousand nine hundred and thirteen

On the question.

Will the Senate agree to the title?

Mr. LESLIE. Mr. President, I move to amend the title, page 1, line 4, by inserting after the word "States" the word "residing"; also line 4, by striking out the word "the" following the word "within" and inserting in lieu thereof the word "this"

Mr. EYRE. Mr. President, I second the motion.

On the question.

Will the Senate agree to the amendment?

It was agreed to.

On the question.

Will the Senate agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 167, as follows:

An Act to exempt bequests or devises in trust for the perpetual care and preservation of burial lots or graves therein from the payment of collateral inheritance tax

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter all bequests or devises in trust for the purpose of applying the entire interest or income thereof to the care and preservation of any burial lot or lots or graves therein in good order and repair perpetually shall be exempt from liability for collateral inheritance tax

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. SASSAMAN. Mr. President, I move that Senate Bill No. 167, the bill just read, be recommitted to the Committee on Appropriations.

Mr. TOMPKINS. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 188, as follows:

An Act making an appropriation to the Trustees of the Homeopathic State Hospital for the Insane at Allentown Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary is hereby specifically appropriated to the trustees of the Homeopathic Hospital for the Insane at Allentown Pennsylvania the same being maintenance deficiency for the current fiscal year ending May thirty-first one thousand nine hundred nineteen

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 208, as follows:

An Act requiring assessors and assistant assessors for county purposes in cities of the third class to keep an account of days actually employed and make return thereof to the county commissioners and fixing their compensation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General As-

sembly met and it is hereby enacted by the authority of the same That each assessor and assistant assessor for county purposes in cities of the third class shall keep an account of the several days by him actually employed in the performance of his duties and shall make return of the same to the Commissioners of the county verified by his oath or affirmation and for each day necessarily so employed he shall receive the sum of five dollars

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 224, entitled:

An Act to regulate and establish the fees to be charged and collected by the Recorder of Deeds in counties having a population of over eight hundred thousand or less than one million five hundred thousand inhabitants as computed by the last preceding United States census

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the fees to be charged and collected by the Recorder of Deeds in counties having a population of over eight hundred thousand and less than one million five hundred thousand as computed by the last preceding United States census shall be as follows

For Recording of Deeds the minimum rate for not more than one description or more than four legal cap typewritten pages shall be three dollars (\$3.00) and each additional description twenty-five cents (25c) extra

For recording Sheriffs Deeds three dollars (\$3.00)

For Indexing Deeds Mortgages and all writings with more than four names ten cents (10c) extra for each additional name

For Recording Agreements Oil and Gas Leases Rights of Way Municipal Ordinances Vacating Streets Lanes or Alleys or parts thereof not more than four legal cap typewritten pages the minimum rate shall be three dollars (\$3.00) and fifty cents (50c) for each additional legal cap typewritten page or fractional part thereof

For recording leases of not more than four names or more than four legal cap typewritten pages the minimum rate shall be three dollars (\$3.00) and fifty cents (50c) for each additional page or fractional part thereof

For recording assignments of agreements oil and gas leases leases rights of way and other instrument of writing by separate paper except such as are herein specially provided of not more than two pages the minimum fee shall be two dollars (\$2.00) for each additional page or fractional parts thereof fifty cents (50c)

For recording adjudication in bankruptcy two dollars (\$2.00)

For recording widow's election one dollar and seventy-five cents (\$1.75)

For recording widow's appraisement two dollars and seventy-five cents (\$2.75)

For recording release of legacies one dollar and seventy-five cents (\$1.75)

For recording soldier's discharge one dollar (\$1.00) Fee to be paid by the County Treasurer

For recording decree of feme-sole-trader two dollars (\$2.00)

For recording declaration of trust not more than one description of property or more than four legal cap typewritten pages three dollars (\$3.00) fifty cents (50c) for each additional page or fractional part thereof

For recording decree of order of court of not more than two legal cap typewritten pages two dollars (\$2.00) and fifty cents (50c) for each additional page or fractional part thereof

For recording mortgages of not more than one description or more than four legal cap typewritten pages the minimum fee shall be three dollars (\$3.00) and each additional description twenty-five cents (25c) extra

For recording assignment of mortgages when attached to mortgage at time of recording one dollar (\$1.00)

For recording assignment of mortgage by separate paper of not more than one assignment one dollar and seventy-five cents (\$1.75) for noting each additional assignment twenty cents (20c)

For recording satisfactions partial payments postponements or releases by separate paper one dollar and seventy-five cents (\$1.75)

For entering satisfactions assignments partial payments releases extensions and postponements on margin of mortgage fifty cents (50c)

For entering partial payment release extension and assignment under one marginal entry fifty cents (50c) for first item and twenty-five cents (25c) for each additional item

Searches for each mortgage of not more than one piece of property each name one dollar (\$1.00) and for each unsatisfied mortgage shown fifty cents (50c)

For reporting mortgage lien assignment or satisfaction thereof to the county commissioners board of assessor's ten cents (10c) each to be paid by the county

For recording or exemplifying of Commission for notary public with bond and oath five dollars (\$5.00) city or county officer with bond and oath five dollars (\$5.00) justice of the peace or alderman with bond and oath five dollars and fifty cents (\$5.50) special police officer three dollars (\$3.00)

For furnishing Auditor General with information concerning limited partnerships twenty-five cents (25c)

For affidavit and acknowledgment of bondsmen for notary public justice of the peace or alderman one person fifty cents (50c) two persons seventy-five cents (75c)

For recording powers of attorney of not more than two names or more than two typewritten or printed pages two dollars (\$2.00) and for each additional page or fractional part thereof fifty cents (50c)

For noting any instrument or margin of record twenty cents (20c)

For recording charters or limited partnerships three dollars (\$3.00)

For recording bank bonds two dollars (\$2.00)

Mr. MEARKLE. Mr. President, I move to amend section 1, page 1, line 9, by striking out the word "Of"; also page 1, line 9, by striking out the word "rate" and inserting in lieu thereof the word "fee"; also page 1, line 11, by inserting after the word "and" the word "for"; also page 2, line 2, by inserting after the word "all" the word "other"; also page 2, line 5, by inserting after the word "agreements" the word "leases"; also page 2, line 8, by striking out the word "rate" and inserting in lieu thereof the word "fee"; also page 2, by striking out all of lines 11, 12, 13, 14; also page 2, line 15, by inserting after the word "assignments" the word "leases"; also page 2, line 16, by striking out one of the word "leases" before "rights"; also page 2, line 16, by striking out the word "and" and inserting in lieu thereof "or"; also page 2, line 18, by inserting after the word "two" the following: "legal cap typewritten"; also page 2, line 19, by inserting after the figures "(\$2.00)" the following: "And fifty cents (50c)"; also page 2, line 20, by striking out the word "parts" and inserting in lieu thereof "part"; also page 2, line 20, by striking out the following "fifty cents (50c)"; also page 2, line 20, by striking out the word "Treasurer"; also page 3, line 2, by inserting after the word "trust" the word "of"; also page 3, line 4, by inserting after the word "pages" the following: "the minimum fee shall be"; also page 3, line 4, by inserting after the figures "(\$3.00)" the word "and"; also page 3, line 6, by striking out the word "of" after "decree" and inserting in lieu thereof the word "or"; also page 3, line 14, by striking out the word "mortgages" and inserting in lieu thereof the word "mortgage"; also page 3, line 20, by striking out the words "satisfactions" "payments" "postponements" and inserting in lieu thereof respectively the words "satisfaction payment postponement"; also page 3, line 21, by striking out the word "releases" and inserting in lieu thereof the word "release"; also page 3, line 25, by inserting after the syllable "gage" the word "record"; also page 4, line 1, by inserting before the word "searches" the words "for mortgage"; also page 4, line 1, by striking out the words "for each mortgage of" and inserting in lieu thereof the word "on"; also page 4, line 5, by inserting after the word "commissioners" the word "or"; also page 4, line 5, by striking out the word "assessors" and inserting in lieu thereof the word "assessors"; also page 4, by inserting after line 12, the following: "For exemplification of special police officer's oath one dollar (\$1.00)"; also page 4, line 19, by striking out the words "or printed" after "typewritten" and inserting before the word "typewritten" the words "legal cap"; also page 4, line 20, by inserting before the word "two" the words "the minimum fee shall be"; also page 4, line 20, by inserting after the word "and" the following: "fifty cents (50c)"; also page 4, line 21, by striking out the following: "fifty cents (50c)"; also page 4, line 22, by striking out the word "or" and inserting in lieu thereof "on"; also page 4, line 24, by inserting after the word "partnerships" the following: "of not more than four legal cap typewritten pages the minimum fee shall be"; also page 4, line 25, by inserting after the figures "(\$3.00)" the following: "and fifty cents (50c) for each additional page or fractional part thereof."

Mr. EINSTEIN. Mr. President, I second the motion.

On the question.

Will the Senate agree to the amendment?

It was agreed to.

On the question.

Will the Senate agree to the section as amended?

It was agreed to.

The second section of the bill was read as follows and agreed to:

Section 2 All fees shall include any State tax now provided for by law and shall be payable in advance

The third section of the bill was read as follows:

Section 3. The act approved the third day of May one thousand nine hundred fifteen (Pamphlet Laws two hundred and thirty-five) entitled "An act to regulate and establish the fees to be charged and collected by the recorder of deeds in counties having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last preceding United States census" is hereby repealed. All other acts and parts of acts general special and local inconsistent with the provisions of this act are hereby repealed.

On the question,

Will the Senate agree to the section?

Mr. MEARKLE. Mr. President, I move to amend section 3, page 5, line 9, by striking out the word "act" before "general" and inserting in lieu thereof "acts"

Mr. EINSTEIN. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows:

An Act to regulate and establish the fees to be charged and collected by the Recorder of Deeds in counties having a population of over eight hundred thousand or less than one million five hundred thousand inhabitants as computed by the last preceding United States census

On the question,

Will the Senate agree to the title?

Mr. MEARKLE. Mr. President, I move to amend title, page 1, line 3, by striking out the word "or" and inserting in lieu thereof "and"

Mr. EINSTEIN. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 239 (House Bill No. 17), entitled:

An Act fixing the per diem compensation of borough and township assessors and assistant assessors and the method of ascertaining the number of days employed.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. F. E. BALDWIN. Mr. President, I move that Senate Bill No. 239, the bill just read, be recommitted to the Committee on Judiciary General for the purpose of amendment.

Mr. SALUS. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 248, entitled:

An Act to amend sections one, two, three, nine, ten and eleven, and to amend also sections four, five and seven, as amended by an act approved the first day of May, one thousand nine hundred and nine, P. L. 321, entitled "An Act to provide for State Registration of Nurses, to establish a State Board of Examiners in connection therewith, and to provide penalties for the violation of certain provisions regarding such registration;" by providing for a change in membership of said board; for the appointment of physicians as advisors thereto, for an increase in salary of the secretary and educational director, and for the registration of persons properly qualified as Licensed Attendants for the care of the sick.

The first section of the bill was read as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in Gen-

eral Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the first day of May one thousand nine hundred and nine (Pamphlet Laws three hundred and twenty-one) entitled "An Act to provide for State Registration of Nurses to establish a State Board of Examiners in connection therewith and to provide penalties for the violation of certain provisions regarding such registration" which reads as follows

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that within sixty days after the passage of this act the Governor shall appoint a State Board of Examiners for Registration of Nurses composed of five members three of said members shall be physicians two of whom shall be connected in an official capacity with public hospitals where nurses' training schools are maintained and all of whom shall have practiced their profession in the State of Pennsylvania for at least five years immediately preceding the time of their appointment and the remaining two members shall be nurses graduated from training schools connected with hospitals where practical and theoretical instruction is given in general surgical and medical nursing and who shall have been engaged in nursing for at least five years since graduation is hereby amended to read as follows

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that within sixty days after the passage of this act the Governor shall appoint a State Board of Examiners for Registration of Nurses composed of five members all of whom shall be nurses graduated from training schools connected with hospitals where practical and theoretical instruction is given in general surgical and medical nursing and who shall have been engaged in nursing in the State of Pennsylvania at least five years since graduation. The Governor shall also name three physicians as advisors to the members of said board but the said physicians shall not be members thereof. They shall be connected in an official capacity with public hospitals where nurses' training schools are maintained and shall have practiced their profession in the State of Pennsylvania for at least five years immediately preceding the time of their appointment

On the question,

Will the Senate agree to the section?

Mr. WHITTEN. Mr. President, I move to amend section 1, page 5, line 6, by striking out "been" and inserting in lieu thereof the word "been."

Mr. TOMPKINS. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The second section of the bill was read as follows:

Section 2 That section two of said act which reads as follows

Section 2 The Governor shall appoint the original members of said board one for one year one for two years one for three years one for four years and one for five years and upon the expiration of the term of office of any member the Governor shall likewise appoint persons with the above specified qualifications to fill the vacancy for a term of five years and until a successor is chosen. The unexpired term of any member caused by death resignation or otherwise shall be filled by the Governor in the same manner as an original appointment. The Governor may remove any member for neglect of duty incompetence or dishonorable or unprofessional conduct is hereby amended to read as follows

Section 2 The Governor shall appoint the original members of said Board one for one year one for two years one for three years one for four years one for five years. The Governor shall also appoint the advisors to said Board one for one year one for three years and one for five years and upon the expiration of the term of office of any member or advisor the Governor shall likewise appoint persons with the above specified qualifications to fill the vacancy for a term of five years and until a successor is chosen. The unexpired term of any member or advisor caused by death resignation or otherwise shall be filled by the Governor in the same manner as an original appointment. The Governor may remove any member or advisor for neglect of duty incompetence or dishonorable or unprofessional conduct

On the question,

Will the Senate agree to the section?

Mr. WHITTEN. Mr. President, I move to amend section 2 page 4, line 16 by striking out "incompetence" and inserting in lieu thereof the word "incompetence."

Mr. TOMPKINS. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The third section of the bill was read as follows and agreed to:

Section 3 That section three of said act which reads as follows

Section 3 The said board as soon as appointed and annually thereafter on a date to be fixed by the by-laws shall meet for organization and shall also hold other meetings by call of the secretary upon written request of two members or under such other circumstances as may be prescribed by the by-laws Three members shall always constitute a quorum At such organization meeting the board shall elect from its members a president and a secretary the secretary shall act as treasurer

The said officers shall be elected for a term of one year and until their successors are duly chosen and all vacancies arising in said offices shall be filled by the board in like manner for the unexpired term The board shall adopt a seal and shall establish by-laws and regulations for its own government and for the execution of the provisions of this act The secretary shall keep a record of all proceedings of the board and also a register of all nurses registered under this act which register shall at all reasonable times be open for public inspection is hereby amended to read as follows

Section 3 The said board as soon as appointed and annually thereafter on a date to be fixed by the by-laws shall meet for organization and shall also hold other meetings by call of the secretary upon written request of two members or under such other circumstances as may be prescribed by the by-laws Three members shall always constitute a quorum At such organization meeting the board shall elect from its members a president a secretary and an educational director the secretary shall act as treasurer.

The said officers shall be elected for a term of one year and until their successors shall be duly chosen and all vacancies arising in said offices shall be filled by the board in like manner for the unexpired term The board shall adopt a seal and shall establish by-laws and regulations for its own government and for the execution of the provisions of this act The secretary shall keep a record of all proceedings of the board and also a register of all nurses and licensed attendants registered under this act which register shall at all reasonable times be open for public inspection

Section 4 That section four of said act which as the same is amended by an act approved the fourth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and nine) entitled "An Act to provide for State registration of nurses and to establish a State Board of Examiners in connection therewith and to provide penalties for the violation of certain provisions regarding such registration" approved the first day of May one thousand nine hundred and nine providing further regulation as to applications for examination for registration of nurses and the fee chargeable therefor and providing for the making of reports of training schools for nurses whose competency for instruction is approved by the said board" reads as follows

The fourth section of the bill was read as follows:

Section 4 The secretary immediately upon the registration of every nurse shall file in the office of the State Commissioner of Health under the seal of the said Board of Examiners an exact counterpart of the certificate issued to the holder thereof and said counterpart shall be filed and indexed in the office of the State Commissioner of Health and kept by him for public inspection and information If the secretary of the board neglect to file said counterpart as aforesaid for more than twenty days from the date of issue of the corresponding certificate unless prevented therefrom by sickness or other unavoidable inability the said secretary shall be held guilty of a breach of duty and shall forfeit his or her membership and his or her offices in the said Board of Examiners

The nurses' registration records now in the office of the Secretary of the Commonwealth shall upon the approval of this amendment be transferred to the office of the Commissioner of Health is hereby amended to read as follows

Section 4 The secretary immediately upon the registration of every nurse or licensed attendant shall file in the office of the State Commissioner of Health under the seal of the said board of examiners an exact counterpart of the certificate issued to the holder hereof and said counterpart shall be filed and indexed in the office of the State Commissioner of Health and kept by him for public inspection and information If the secretary of the board neglect to file said counterpart as aforesaid for more than twenty days from the date of issue of the corresponding certificate unless prevented therefrom by sickness or other unavoidable inability the said secretary shall be held guilty of a breach of duty and shall forfeit his or her membership and his or her offices in the said board of examiners

The nurses' registration records now in the office of the Secretary of the Commonwealth shall upon the approval of this amendment be transferred to the office of the Commissioner of Health

On the question,

Will the Senate agree to the section?

Mr. WHITTEN. Mr. President, I move to amend section 4, page 6, line 6 by inserting after the word "entitled" and within the quotation, the following: "An act to amend an act entitled"; also line 7 by striking out the word "and" after the word "nurses"; also line 24 by inserting after the word "board" the word "shall".

Mr. TOMPKINS. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The fifth section of the bill was read as follows:

Section 5 That section five of said act which as the same is amended by an act approved the fourth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and nine) reads as follows

Section 5 The secretary of the board shall receive a salary not to exceed one hundred dollars (\$100.00) a year All members of the board shall receive five dollars (\$5.00) a day for each day actually engaged in the transaction of official business together with all actual expenses incurred as aforesaid All expenditures of the said board shall be paid from the fees received thereby under the provisions of this act and said expenditures shall in no case be paid from the State Treasury The treasurer of the board shall give bond in such sum as may be fixed by the by-laws which bond shall be subject to the approval of the State Treasurer The said treasurer shall pay the necessary and current expenses of the board and may retain in the treasury a sum not exceeding five thousand dollars to defray the ordinary expenditures but all moneys exceeding the said sum of five thousand dollars shall be paid by the treasurer of the board to the State Treasury The said board shall have no power to fix prices or in any way control the compensation received by the registered nurse is hereby amended to read as follows

Section 5 The secretary of the board shall receive a salary not to exceed twenty-five hundred dollars a year and in addition shall receive all actual expenses incurred while engaged in the transaction of official business All other members excepting the educational director whose salary is otherwise provided for herein shall receive five dollars (\$5.00) for each day actually engaged in the transaction of official business together with all actual expenses incurred as aforesaid The advisory physicians appointed by this act shall receive no compensation but shall be paid all actual expenses incurred by them while engaged in the transaction of official business of the board All expenditures shall in no case be paid from the State Treasury The treasurer of the board shall give bond in such sums as may be fixed by the by-laws which bond shall be subject to the approval of the State Treasurer The said treasurer shall pay all necessary and current expenses of the board and may retain in the treasury a sum not exceeding five thousand dollars to defray the ordinary expenditures but all moneys exceeding the said sum of five thousand dollars shall be paid by the treasurer of the board to the State Treasurer The said board shall have no power to fix prices or in any way control the compensation received by the registered nurse

On the question,

Will the Senate agree to the section?

Mr. WHITTEN. Mr. President, I move to amend section 5, page 7, line 27, by striking out the word "and" and inserting in lieu thereof the word "the"

Mr. TOMPKINS. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The sixth section of the bill was read as follows:

Section 6 That section seven of said act which as amended by the act approved the fourth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and nine) reads as follows

Section 7 On and after August first one thousand nine hundred and fifteen no application for registration shall be considered unless accompanied by a fee of ten dollars Every applicant to be eligible for examination must furnish evidence satisfactory to the board that he or she is twenty-one years of age or over is of good moral character and has graduated from a training school for nurses which gives at least a two years' course of instruction or has received instruction in different training schools or hospitals for periods of time amounting to at least a two years' course as aforesaid and then graduated and that such applicant during said period of at least two years has received practical and theoretical training in surgical and medical nursing Provided That a graduate nurse registered in any State of the United States where the requirements for registration in the judgment of the registration board for nurses of this State are at least equal to the requirements of law for such nurses in Pennsylvania may at the discretion of the board be registered without examination upon application in writing on forms provided by the board and upon the payment of a fee of ten dollars And provided further That it shall be the duty of the said registration board to prepare and make a report for public distribution at intervals regulated by the by-laws of the said board of all training schools or combinations of training schools that are approved by the board as possessing the necessary requirements for giving a pupil-nurse a full and adequate course of instruction And provided further That a State educational director of training schools for nurses shall be appointed by the State Board of Examiners for the Registration of Nurses of the State of Pennsylvania This appointee shall be a registered nurse and under the direction of the board of

examiners and her duty shall be to assist in maintaining the necessary standards in the living working and educational conditions of training schools or nurses. The salary of the educational director shall be one thousand four hundred dollars (\$1,400) per year and her railroad mileage to be paid from the additional registration fee provided for in this act is hereby amended to read as follows:

Section 7. On and after August first one thousand nine hundred and fifteen no application for registration as a registered nurse shall be considered unless accomplished by a fee of ten dollars. Every applicant to be eligible for examination must furnish evidence satisfactory to the Board that he or she is twenty-one years of age or over is of good moral character and has graduated from a training school for nurses which gives at least a two years' course of instruction or has received instruction in different training schools or hospitals for periods of time amounting to at least a two years' course as aforesaid and then graduated and that such applicant during said period of at least two years has received practical and theoretical training in surgical and medical nursing provided that a graduate nurse registered in any State of the United States where the requirements for registration in the judgment of the Registration Board for Nurses of this State are at least equal to the requirements of law for such nurses in Pennsylvania may at the discretion of the Board be registered without examination upon application in writing on forms provided by the Board and upon the payment of a fee of ten dollars. And provided further That it shall be the duty of the Registration Board to prepare and make a report for public distribution at intervals regulated by the by-laws of the said Board of all training schools or combinations training schools that are approved by the Board as possessing the necessary requirements for giving a pupil-nurse a full and adequate course of instruction and provided further that a state educational director of training schools for nurses shall be appointed from among its members by the State Board of Examiners for the registration of nurses of the State of Pennsylvania. This appointee shall have all the powers of a member of the Board while acting officially as a member of said board but shall be under the direction of the Board of Examiners in all matters pertaining to her position as educational director and her duty shall be to assist in maintaining the necessary standards in the living working and educational conditions of training schools for nurses. The salary of the educational director shall be twenty-five hundred dollars per year and her railroad mileage and actual expenses incurred while engaged in official business to be paid from the additional registration fee provided for in this act.

On the question,

Will the Senate agree to the section?

Mr. WHITTEN. Mr. President, I move to amend section 6, page 9, line 17, by inserting after the word "as" the words, "the same as;" also page 10, line 29, by striking out the word "or" and inserting in lieu thereof the word "four"

Mr. TOMPKINS. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The seventh section of the bill was read as follows:

Section 7 That section nine of this act which reads as follows

Section 9. Every nurse who shall receive a certificate of registration under the provisions of this act shall be entitled to be styled and known as a Registered Nurse and it shall be unlawful for any other person to use said title or any equivalent thereof. But this act shall not be construed so as to affect in any way the right of any person to nurse gratuitously or for hire the purpose of this legislation being to secure the registration to those nurses only who are properly qualified therefor. Nor shall anything herein contained be considered as conferring any authority to practice medicine or to undertake the treatment and cure of disease in violation of the laws of the Commonwealth is hereby amended to read as follows:

Section 9. Every graduate nurse who shall receive a certificate of registration under the provisions of this act shall be entitled to be styled and known as a Registered Nurse and it shall be unlawful for any other person to use said title or any equivalent thereof. Nurses who are not graduates as herein provided who have been practicing nursing before this act takes effect may apply paying an examination fee of five dollars to the State Board for an examination and if the board finds thereupon the applicant competent to practice nursing said Board may issue to the said applicant a certificate authorizing him or her to practice as a Licensed Attendant but not as a Registered Nurse. The said Board shall prescribe a course of training to be required of said applicants for registration as licensed attendants and shall examine all persons who have taken the course prescribed or in the opinion of the Board an equivalent course who make application for said examination. All persons who have satisfactorily passed the examinations of the said Board shall be registered as licensed attendants for the care of the sick. Every applicant to be eligible for examination must furnish evidence satisfactory to the Board that he or she is eighteen years of age or over is of good moral character and that he or she has completed the course prescribed by the said Board or its equivalent in some institution for the mentally sick in a convalescent

home or in any institution of a similar nature not having a training school for nurses or has had training which in the opinion of the Board warrants the examination of the said person for registration as a licensed attendant for the care of the sick. Any person so licensed shall be entitled to be styled and known as "Licensed Attendant" and it shall be unlawful for any other person to use said title or the equivalent thereof. But this act shall not be construed so as to affect in any way the right of any persons to nurse gratuitously or for hire the purpose of this legislation being to secure the registration of those nurses and licensed attendants only who are properly qualified therefor. Nor shall anything herein contained be considered as conferring any authority to practice medicine or to undertake the treatment and cure of disease in violation of the laws of the Commonwealth. All the provisions of this act consistent with this section shall apply to licensed attendants.

On the question,

Will the Senate agree to the section?

Mr. WHITTEN. Mr. President, I move to amend section 7, page 12, line 20, by striking out the word "this" and inserting in lieu thereof the word "said;" also page 14, line 11, by striking out the word "as"

Mr. TOMPKINS. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The eighth section of the bill was read as follows and agreed to:

Section 8 That section ten of said act which reads as follows

Section 10. After one year from the passage of this act it shall be unlawful for any person without said certificate of registration to profess to be a registered nurse or assume said title or to use the abbreviation R. N. or any other letters or figures indicative of his or her being a registered nurse. Every person who shall violate any of the provisions of this section or who shall wilfully make false representations to the said board in applying for registration as aforesaid shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than fifty nor more than two hundred dollars for each offense and shall be disqualified for applying for registration for the period of five years from the commission of the offense. The said board may institute and assist in any prosecutions under the provisions of this act and may use the funds in the treasury of the board in connection with such proceedings is hereby amended to read as follows:

Section 10. After one year from the passage of this act it shall be unlawful for any person without said certificate of registration to profess to be a registered nurse or licensed attendant or assume said title or to use the abbreviations R. N. L. A. or any other letters or figures indicative of his or her being a registered nurse or licensed attendant. Every person who shall violate any of the provisions of this section or shall wilfully make false representations to the said board in applying for registration as aforesaid shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than fifty dollars nor more than two hundred dollars for each offense and shall be disqualified for applying for registration for a period of five years from the commission of the offense. The said board may institute and assist in any prosecutions under the provisions of this act and may use the funds in the treasury of the board in connection with such proceedings.

The ninth section of the bill was read as follows:

Section 9 That section eleven of said act which reads as follows

Section 11. The said board may revoke any certificate of registration for sufficient cause in accordance with the by-laws and regulations of the board and the secretary shall cause the name of the holder of such certificate to be stricken from the roll of registered nurses in his or her own possession and in that of the Secretary of the Commonwealth. But such revocation shall only be by unanimous vote of the members of the board and after a full and fair hearing before the board upon the question of revocation and after thirty days' notice of the time and place of said hearing and a copy of the charges preferred have been given to the holder of the certificate is hereby amended to read as follows:

Section 11. The said board may revoke any certificate of registration for sufficient cause in accordance with the by-laws and regulations of the board and the secretary shall cause the name of the holder of such certificate to be stricken from the roll of registered nurses or licensed attendants in his or her possession and in that of the Commissioner of Health. But such revocation shall only be by unanimous vote of the members of the board after a full and fair hearing before the board upon the question of revocation and after thirty days' notice of the time and place of said hearing and a copy of the charges preferred have been given to the holder of the certificate.

On the question,

Will the Senate agree to the section?

Mr. WHITTEN. Mr. President, I move to amend section 9, page 16, line 13, by striking out the word "and"

Mr. TOMPKINS. Mr. President, I second the motion.
On the question.

Will the Senate agree to the amendment?

It was agreed to.

On the question.

Will the Senate agree to the section as amended?

It was agreed to.

The tenth section of the bill was read as follows and agreed to:

Section 10. All acts or parts of acts inconsistent with the provisions of this act are hereby repealed.

The title of the bill was read as follows:

An Act to amend section one two three nine ten and eleven and to amend also section four five and seven as amended by an act approved the first day of May one thousand nine hundred and nine (Pamphlet Laws three hundred and twenty-one) entitled "An Act to provide for State Registration of nurses to establish a State Board of Examiners in connection therewith and to provide penalties for the violation of certain provisions regarding such registration" by providing for a change in membership of said board for the appointment of physicians as advisors thereto for an increase in salary of the secretary and educational director and for the registration of persons properly qualified as licensed attendants for the care of the sick

On the question.

Will the Senate agree to the title?

Mr. WHITTEN. Mr. President, I move to amend the title page 1, line 3, by striking out the word "by" and inserting in lieu thereof the word "of".

Mr. TOMPKINS. Mr. President, I second the motion.

On the question.

Will the Senate agree to the amendment?

It was agreed to.

On the question.

Will the Senate agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 272 (House bill No. 47), entitled:

An Act transferring part of the fund appropriated to the quarantine physician of Philadelphia by the General Assembly of one thousand nine hundred and seventeen for the maintenance of the boat including fuel new boiler and new steel plates on hull of boat to the fund for the payment of the salaries of employes on boat.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 276 (House Bill No. 136), entitled:

An Act to further amend an act approved the twenty-sixth day of May one thousand eight hundred and ninety-one (Pamphlet Laws one hundred and twenty-three) entitled "An Act to facilitate the labors of the justices of the Supreme Court by providing suitable clerical assistance as amended authorizing the payment of expenses of judges and the employment of briefers investigators stenographers typewriters and clerks" and increasing the amount now allowed therefor.

The first section of the bill was read as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the twenty-sixth day of May one thousand eight hundred and ninety-one (Pamphlet Laws one hundred and twenty-three), entitled "An Act to facilitate the labors of the justices of the Supreme Court by providing suitable clerical assistance" as amended by an act approved the first day of June one thousand nine hundred and one (Pamphlet Laws three hundred and fifty-six), entitled "An Act to amend an act entitled 'An Act to facilitate the labors of the justices of the Supreme Court by providing suitable clerical assistance' approved May twenty-sixth one thousand eight hundred and ninety-one and providing for further facili-

tating the labors of the justices of the said court by providing stenographers typewriters and clerical assistance for the members thereof" which reads as follows

"Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That to facilitate the labors of the justices of the Supreme Court each of said justices is hereby authorized to employ stenographers typewriters and such clerk or clerks as in his judgment may be necessary to facilitate his labors and for the payment of the services of such person or persons employed by him each of the members of the said court is to be allowed the sum of twenty-five hundred dollars annually or so much thereof as may be necessary to be paid to him in quarterly payments by the State Treasurer on his warrants upon said officer for the same" is hereby further amended to read as follows

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That to facilitate the labors of the Judges of the Supreme Court and to reimburse them for expenses incurred in the discharge of their duties each of the said judges is authorized to pay such expenses and to employ such briefers investigators stenographers typewriters and clerks as in his judgment may be necessary but in no case shall such expense together with the compensation of such briefers investigators stenographers typewriters and clerks exceed in any one year the sum of forty-five hundred dollars for any one judge The expenses and compensation herein provided for shall be paid by the judge incurring the same and shall be repaid to him monthly by the State Treasurer upon warrant of the Auditor General after the filing by any judge of a certificate of the amount paid by him during the preceding month.

On the question.

Will the Senate agree to the section?

Mr. DAIN. Mr. President, I move to amend section 1, page 3, line 7, by inserting before the word "each" the following: "or attendant upon the execution of the duties of the office."

Mr. PATTON. Mr. President, I second the motion.

On the question.

Will the Senate agree to the amendment?

It was agreed to.

On the question.

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows and agreed to:

To further amend an act approved the twenty-sixth day of May one thousand eight hundred and ninety-one (Pamphlet Laws one hundred and twenty-three) entitled "An Act to facilitate the labors of the justices of the Supreme Court by providing suitable clerical assistance as amended authorizing the payment of expenses of judges and the employment of briefers investigators stenographers typewriters and clerks" and increasing the amount now allowed therefor

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. DAIN. Mr. President, I move that Senate Bill No. 276 (House Bill No. 136) the bill just read, be recommended to the Committee on Appropriations.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 293, as follows:

An Act to authorize and empower any motor power company of this Commonwealth which shall own at least two-thirds of the capital stock of a turnpike company of this Commonwealth whose turnpike has been purchased by the Commonwealth and which has acquired the road property franchises powers privileges and immunities of a passenger railroad company which are operated under a lease by the turnpike company to the motor power company to acquire the road property franchise powers privileges and immunities of the turnpike company

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be lawful for any motor power company now or hereafter organized under any act of Assembly of this Commonwealth owning at least two-thirds of the whole capital stock of a turnpike company whose turnpike has been purchased by the Commonwealth and which turnpike company has acquired and owns the road property franchises powers privileges and immunities of a passenger railroad company and has leased the same to the motor power company to acquire by purchase

and to thereafter be possessed of own hold exercise and enjoy all the road property franchises powers privileges and immunities then possessed owned held or exercised by said turnpike company

Section 2 Such acquisition shall be effected in the manner and upon the conditions hereinafter stated to wit

First The companies shall pursuant to resolution duly adopted by the directors of each make and execute under their respective corporate seals duly attested an agreement providing for such acquisition and sale specifying all essential details terms stipulations and conditions thereof and particularly showing the number of outstanding shares of capital stock of the vendor company the amount fixed as the price or value per share thereof and the mode by which the respective holders shall receive payment for the same Provided no consideration or payment shall be received by the motor power company for stock of the turnpike company owned by it other than the acquisition by it of the road property franchises powers privileges and immunities of the turnpike company

Second Said agreement after due notice is given all directors of such company or companies shall be submitted for approval or disapproval to the stockholders of each company at separate meetings either annual or special duly convened and if said agreement shall be approved by a majority of the stockholders of the acquiring company present at such meeting and nine-tenths of the outstanding stock of the vendor company then that fact shall be certified by the secretary of each company under its corporate seal and a copy of the agreement with said certificates attached shall be filed in the office of the Secretary of the Commonwealth and immediately upon the filing thereof all the road property franchises powers privileges immunities rights credits owned possessed held used or otherwise exercised by the vendor company shall (subject however to full payment in the manner prescribed by said agreement of the stipulated price or value of the whole capital stock of said vendor company other than the capital stock owned by the acquiring company) become and be vested in the acquiring company subject to all the debts liabilities and duties of said vendor company and shall thereafter be possessed held used exercised and enjoyed by said acquiring company as fully completely and absolutely in all respects as the same had been theretofore owned held exercised and enjoyed by said vendor company and said acquiring company may also with respect to the property so acquired have exercise and enjoy all the rights powers privileges and franchises which it has and may exercise respecting its other property Upon the filing in the office of the Secretary of the Commonwealth of said copy of agreement and attached certificates as herein required the capital stock of said vendor company shall be wholly extinguished by payment in the mode prescribed in said agreement of the stipulated price or value thereof to the holders of the capital stock thereof other than the acquiring company and all certificates representative thereof shall be delivered to the acquiring company for immediate cancellation and all the road property franchises powers privileges and immunities of every kind acquired under said agreement shall thereafter be represented by the capital stock of the acquiring company and thereupon the corporate existence of the said vendor company shall terminate

Section 3 That the copy of said agreement with said certificates attached filed in the office of the Secretary of the Commonwealth shall be evidence of the lawful holding of the meetings of stockholders of each company and of the due approval of the said agreement as required by this act as well as the precedent action of the directors of each approving thereof If any stockholder or stockholders of the turnpike company whose road property franchises powers privileges immunities rights and credits are acquired under said agreement shall be dissatisfied with said acquisition and the terms and conditions thereof contained in said agreement then it shall and may be lawful for any such stockholder or stockholders within thirty days after the filing of said agreement in the office of the Secretary of the Commonwealth to apply by petition to the Court of common pleas of the county in which the chief office of the said last mentioned company may be situated to appoint three disinterested persons to estimate and appraise the damage if any which such stockholder or stockholders shall suffer or sustain by reason of the purchase and acquisition provided for by said agreement and whose award or that of a majority of them when confirmed by the said court shall be final and conclusive and the persons so appointed shall also appraise the share or shares of said stockholders in the said company without regard to any depreciation resulting from said purchase and acquisition and the said company may at its election either pay to the said holder the amount of damages so found or the value of the stock so ascertained and upon payment of the value of the stock as aforesaid the same shall be transferred to said acquiring company for surrender and cancellation

Section 4 That all acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 294, as follows:

An Act to authorize and empower any motor power company of this Commonwealth which shall own the entire capital stock of any street railway company of this Commonwealth to acquire the corporate powers franchises property rights and credits of any street railway company

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be lawful for any motor power company now or hereafter organized under any act of Assembly of this Commonwealth owning the entire capital stock of any street railway company now or hereafter organized under any act of Assembly of this Commonwealth to acquire and to thereafter be possessed of own hold exercise and enjoy all the corporate powers franchise property rights and credits then possessed owned held or exercised by such street railway company

Section 2 Such acquisition shall be effected in the manner and upon the conditions hereinafter stated to wit

First The companies shall pursuant to resolution duly adopted by the directors of each make and execute under their respective corporate seals duly attested an agreement providing for such acquisition upon the surrender and cancellation of all the capital stock of the vendor company

Second Said agreement after due notice is given all directors of such company or companies shall be submitted for approval or disapproval to the stockholders of each company at separate meetings either annual or special duly convened and if said agreement shall be approved by a majority of the stockholders of the motor power company and by the holder of all the outstanding stock of the street railway company present at such separate meeting then that fact shall be certified by the secretary of each company under its corporate seal and a copy of the agreement with said certificates attached shall be filed in the office of the Secretary of the Commonwealth and immediately upon the filing thereof all the corporate rights franchises and privileges and all the corporate property real personal and mixed rights and credits owned possessed held used or otherwise exercised by the vendor company shall become and be vested in the acquiring company subject to all the debts liabilities and duties of said vendor company and shall thereafter be possessed held used exercised and enjoyed by said acquiring company as fully completely and absolutely in all respects as the same had been theretofore owned held exercised and enjoyed by said vendor company and said acquiring company may also with respect to the property so acquired have exercise enjoy all the rights powers privileges and franchises which it has and may exercise respecting its other property Upon the filing in the office of the Secretary of the Commonwealth of said copy of agreement and attached certificates as herein required and upon the surrender of certificates of stock of the vendor company to the acquiring company for cancellation and upon cancellation thereof the capital stock of said vendor company shall be wholly extinguished and thereupon the corporate existence of the said vendor company shall terminate

Section 3 That the copy of said agreement with said certificates attached filed in the office of the Secretary of the Commonwealth shall be evidence of the lawful holding of the meetings of stockholders of each company and of the due approval of the said agreement as required by this act as well as the precedent action of the directors of each approving thereof

Section 4 That all acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

REPORTS FROM COMMITTEE.

Mr. VARE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. VARE from the Committee on Municipal Affairs reported as committed, Senate Bill No. 321, entitled: :

An Act for the better government of cities of the first class of this Commonwealth.

Also from the Committee on Municipal Affairs reported as committed, Senate Bill No. 322, entitled:

An Act to provide for a purchasing agent in counties having a population of one million five hundred thousand or over.

Also from the Committee on Municipal Affairs reported as committed, Senate Bill No. 323, entitled:

An Act to regulate and improve the civil service of counties having a population of one million five hundred thousand or over, making violations of its provisions a misdemeanor and providing penalties for violations thereof.

MOTION TO READ BILLS FIRST TIME.

Mr. VARE. Mr. President, I move that Senate Bill No. 321, Senate Bill No. 322 and Senate Bill No. 323, just reported from committee, be read the first time.

Mr. PATTON. Mr. President, I second the motion. The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 321, entitled:

An Act for the better government of cities of the first class of this Commonwealth.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 322, entitled:

An Act to provide for a purchasing agent in counties having a population of one million five hundred thousand or over.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 323, entitled:

An Act to regulate and improve the civil service of counties having a population of one million five hundred thousand or over, making violations of its provisions a misdemeanor and providing penalties for violations thereof.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

HOUSE MESSAGE.

RESOLUTION RELATING TO RETURN OF SEVENTY-NINTH OF THE UNITED STATES ARMY FROM FOREIGN SERVICE.

The Clerk of the House of Representatives being introduced presented extract from the Journal of the House of Representatives which was twice read as follows:

In the House of Representatives, March 3, 1919.

Whereas, The Seventy-ninth Division of the United States has on its roll many men drafted from the Commonwealth of Pennsylvania and has been in foreign service for a number of months; and

Whereas, Said division, while in such foreign service, has been actively and extensively engaged in battles imposing great hardship and sacrifices upon the men of such division; and

Whereas, It is fitting and proper that the men of this division, as a reward for their gallant services, should be permitted to return to the United States and their homes and be discharged from further service and that, for the purpose of garrisoning the territory now occupied, troops other than such as have been actively engaged be used; therefore, be it

Resolved, (if the Senate concur), That the General Assembly of the Commonwealth of Pennsylvania does hereby respectfully petition the Secretary of the War for the United States, to order the return of the seventy-ninth division of the United States Army from foreign service and as soon after such return as may be, to order the discharge of said division from further service;

Resolved, That the Secretary of the Commonwealth of Pennsylvania forward a copy of this resolution to the Secretary of War of the United States.

Mr. CROW. Mr. President, I ask unanimous consent that Rule 39, which requires concurrent resolutions to be referred to an appropriate committee, be suspended and that the Senate do now proceed to the immediate consideration of the resolution just read.

The PRESIDENT. Is there objection?

Mr. TOMPKINS. Mr. President, according to the daily press the seventy-ninth division is already scheduled for return to this country the latter part of March.

The PRESIDENT. Is there objection to the immediate consideration of this resolution?

Mr. TOMPKINS. Mr. President, I do not object to it.

The PRESIDENT. The Chair hears no objection.

On the question,

Will the Senate agree to the resolution?

It was agreed to.

Ordered, That the Clerk inform the House of Representatives accordingly.

REPORTS FROM COMMITTEE.

Mr. DAIX. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX from the Committee on Appropriations, re-reported as amended, Senate Bill No. 89, entitled:

An Act to amend section fourteen of an act approved the 18th day of July, 1917, (P. L. 1043), entitled "An Act establishing a public school employees' retirement system, and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employees, defining the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon boards having the employment of public school employees; exempting annuities, allowances, returns, benefits, and rights from taxation and judicial process; and providing penalties."

NOMINATIONS BY THE GOVERNOR.

The Private Secretary to the Governor being introduced, presented communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows:

APPROVAL OF SENATE BILL NO. 62.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, February 26, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 62, entitled "An Act reorganizing the Department of the Secretary of the Commonwealth designating the officers and employees thereof and fixing their salaries and making an appropriation therefor to the end of the fiscal year."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 172.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, February 26, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 172, entitled "An Act to amend section one of an act approved the thirtieth day of July one thousand eight hundred and ninety-seven (Pamphlet Laws four hundred and sixty-four) entitled 'An Act to provide revenue and regulate the sale of malt brewed vinous and spirituous liquors or any admixture thereof by requiring and authorizing licenses to be taken out by brewers distillers wholesalers bottlers rectifiers compounders storekeepers and agents having a store office or place of business within this Commonwealth prescribing the amount of license fees to be paid in such cases and by imposing an additional license fee on retail dealers in intoxicating liquors.'"

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 173.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, February 26, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 173, entitled "An Act to amend section eight of the act approved the thirteenth day of May one thousand eight hundred eighty-seven (Pamphlet Laws one hundred eight), entitled 'An Act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof' as amended."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO 99.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, February 26, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 99, entitled "An Act to reorganize the Executive Department of the Commonwealth providing for the appointment of the officers and employees of said department and fixing the salaries of the Governor and such officers and employees."

WM. C. SPROUL.

SECRETARY TO THE GOVERNOR.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, March 3rd, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that under the authority of the provisions of Senate Bill No. 99, approved February twenty-sixth, nineteen hundred and nineteen, I have appointed Harry S. McDevitt, of Philadelphia, to be Secretary to the Governor

WM. C. SPROUL.

COMMISSIONERS OF DEEDS.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, March 3rd, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Russell L. Browne, to be a Commissioner of Deeds for the Commonwealth of Pennsylvania, with residence in Atlantic City, New Jersey, for the term of five years, to be computed from the date of confirmation.

WM. C. SPROUL.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, March 3rd, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, A. W. Dresser to be a Commissioner of Deeds for the Commonwealth of Pennsylvania, with residence in Burlington, New Jersey, for the term of five years, to be computed from the date of confirmation.

WM. C. SPROUL.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, March 3rd, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Charles L. Adolph to be a Commissioner of Deeds for the Commonwealth of Pennsylvania, with residence in Newark, New Jersey, for the term of five years, to be computed from March 16, 1919.

WM. C. SPROUL.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, March 3, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania for the term of four years, to compute from the date of confirmation:

ALLEGHENY COUNTY.

L. J. Bloch, Pittsburgh.
Thomas Mathew Brassell, Pittsburgh.
Robert W. Brown, Pittsburgh.
J. Boyd Duff, Pittsburgh.
Mrs. Etta L. Hynes, West View.
Miss Alice Kerr, Tarentum.
Frank G. Love, Pittsburgh.
C. H. Maurhoff, Brackenridge.
C. Holmes, Robb, Pittsburgh.
Domenico Vaccarelli, Pittsburgh.

BUTLER COUNTY.

Zenas McMichael, Zelienople.

CAMBRIA COUNTY.

Miss Helen Horn, Johnstown.
Moses B. Silverstone, Johnstown.

CENTRE COUNTY.

H. T. Frank, Millheim.

CRAWFORD COUNTY.

Wm. J. Sirdevan, Titusville.
Earle A. Varnum, Titusville.

DAUPHIN COUNTY.

Charles K. Foreman, Harrisburg.

DELAWARE COUNTY.

William S. Atchison, Sharon Hill.
George B. Turner, Township of Upper Darby.

FRANKLIN COUNTY.

Harry R. Orr, Chambersburg.

LACKAWANNA COUNTY.

R. U. Capwell, Scranton.
Miss Ada O'Brien, Scranton.

LEBANON COUNTY.

J. H. Thomas, Township of Annville.

LUZERNE COUNTY.

Anthony C. Kubitsky, West Hazleton.
Miss Mary M. Moffitt, Pittston.
William A. Mullaghy, Kingston.
Willard L. Post, Wilkes-Barre.

LYCOMING COUNTY.

Ira F. Smith, Williamsport.

MCKEAN COUNTY.

M. C. Field, Port Allegheny.

MERCER COUNTY.

Gerald C. Dixon, Sharon.

MONTGOMERY COUNTY.

Warren M. Cornell, Hatboro.
Horace K. Thomas, Royersford.

NORTHAMPTON COUNTY.

Miss E. E. Christine, Bethlehem.

PHILADELPHIA COUNTY.

Benjamin Alexander, Philadelphia.
John T. Ehinger, Philadelphia.
Arthur Freeston, Philadelphia.
Thomas J. Mallon, Philadelphia.
John F. Malloy, Philadelphia.
William F. Monahan, Philadelphia.
William F. Saffka, Philadelphia.
Miss Elizabeth U. Toland, Philadelphia.

WASHINGTON COUNTY.

Thos. R. Bell, West Alexander.

WM. C. SPROUL.

Commonwealth of Pennsylvania,
Executive Chamber Harrisburg, March 3, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:
Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania for the term of four years, to compute from the dates set opposite their names, respectively:

ADAMS COUNTY

Burton M. Alleman, Littlestown, April 17, 1919.

ALLEGHENY COUNTY.

Miss M. L. Boyd, Pittsburgh, March 9, 1919.
Miss Grace L. Brown, Braddock, March 9, 1919.
Mrs. U. B. Burchinal, Pittsburgh, March 9, 1919.
J. B. Keefe, Brackenridge, March 7, 1919.
W. O. Lentz, Pittsburgh, March 9, 1919.
Miss Elizabeth T. McAleese, Braddock, March 9, 1919.
John J. Sweeney, Pittsburgh, March 9, 1919.
Miss Matilda C. Zauner, Pittsburgh, March 8, 1919.

ARMSTRONG COUNTY.

Ira J. Wray, Apollo, March 9, 1919.

BEAVER COUNTY.

James A. C. Ruffner, Jr., Woodlawn, April 21, 1919.

BERKS COUNTY.

J. Paul Burkhardt, Burnville, March 9, 1919.

BUTLER COUNTY.

Miss E. Maude Christley, Butler, March 9, 1918.

CAMBRIA COUNTY.

Miss Kate Arthur, Johnstown, April 9, 1919.

COLUMBIA COUNTY.

Miss Anna R. Flynn, Centralia, April 9, 1919.

CRAWFORD COUNTY.

Mrs. M. H. Longwill, Meadville, March 9, 1919.

GREENE COUNTY.

Frank B. Hill, Waynesburg, March 9, 1919.

HUNTINGDON COUNTY.

J. A. Woods, Township of Tell, March 9, 1919.

JEFFERSON COUNTY.

Aaron Lintz, Conifer, March 22, 1919.

LACKAWANNA COUNTY.

Frank Marinaro, Scranton, March 15, 1919.
Philip V. Mattes, Scranton, March 28, 1919.

LUZERNE COUNTY.

William W. Cooper, Ashley, March 7, 1919.
 Philip Giordano, Pittston, March 9, 1919.
 William T. Howells, Jeddo, March 9, 1919.
 Harold J. Mahon, Pittston, March 23, 1919.
 Harry C. Miller, Wilkes-Barre, March 9, 1919.
 Wm. J. Parry, Luzerne, March 21, 1919.
 Miss Daisy Sharkey, Wilkes-Barre, March 9, 1919.

MCKEAN COUNTY.

F. W. Hastings, Bradford, March 7, 1919.

MERCER COUNTY.

Alexander Green, Sharon, March 9, 1919.
 William A. Maitland, Sharon, March 8, 1919.
 Ignatz Schlesinger, Farrell, March 9, 1919.

MONTGOMERY COUNTY.

Charles Cleaver Evans, Norristown, March 9, 1919.

NORTHAMPTON COUNTY.

Pasquale Castiello, South Bethlehem, April 6, 1919.
 William H. Nagle, Easton, March 23, 1919.

PHILADELPHIA COUNTY.

A. H. Buxbaum, Philadelphia, March 9, 1919.
 C. Trevor Dunham, Philadelphia, March 9, 1919.
 Richard C. Ellis, Philadelphia, March 7, 1919.
 Harry Green, Philadelphia, March 26, 1919.
 Miss J. Luthera Kauffman, Philadelphia, March 9, 1919.
 Lewis C. Lee, Philadelphia, March 9, 1919.
 Allen C. Middleton, Philadelphia, March 20, 1919.
 Miss Mary Miller, Philadelphia, March 8, 1919.
 F. Roland O'Brien, Philadelphia, March 9, 1919.
 Hugh F. Quinn, Philadelphia, April 25, 1919.
 Miss Jola S. Ranck, Philadelphia, March 15, 1919.
 Miss Ella Robb, Philadelphia, March 9, 1919.
 J. A. Stroebele, Philadelphia, March 14, 1919.
 Maurice J. Teitelbaum, Philadelphia, March 9, 1919.

SCHUYLKILL COUNTY.

Edward J. Dailey, McAdoo, March 9, 1919.
 Charles S. Henry, Tower City, March 16, 1919.
 John J. Kilker, Girardsville, March 22, 1919.

SNYDER COUNTY.

H. G. Winey, Township of Franklin, March 9, 1919.

WARREN COUNTY.

Miss Nora E. Mills, Warren, March 9, 1919.

WASHINGTON COUNTY.

M. H. Borland, Burgettstown, March 9, 1919.
 Thomas H. Warrensford, Charleroi, April 19, 1919.

WESTMORELAND COUNTY.

E. M. Frye, Monessen, March 9, 1919.
 Wm. E. King, Arnold, April 20, 1919.

YORK COUNTY.

George S. Dellinger, York, March 17, 1919.
 Alvin R. Nissly, Hanover, March 9, 1919.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. CROW.

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations.

Which was agreed to,

Whereupon,

A motion was made by Mr. CROW.

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—43.

Baldwin, F. E.,	Donahue,	Marlow,	Sassaman,
Baldwin, R. J.,	Einstein,	Martin,	Schantz,
Barnes,	Eyre,	McConnell,	Snyder,
Barr,	Graff,	McNichol,	Sones,
Beales,	Gray,	Meakle,	Tompkins,
Boyd,	Jackett,	Miller, J. S.,	Turner,
Campbell,	Haldeman,	Miller, S. J.,	Vare,

Craig,
 Crow,
 Daix,
 Davis,

Hornsher,
 Jones,
 Leiby,
 Leslie,

Murdoch,
 Nason,
 Patton,
 Salus,

Whitten,
 Woodward,
 Buckman,
 Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. CROW. Mr. President, I move that the executive session do now rise.

Mr. SALUS. Mr. President, I second the motion.

The motion was agreed to.

REPORTS FROM COMMITTEES.

Mr. VARE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. VARE from the Committee on Municipal Affairs re-reported as amended, Senate Bill No. 131, entitled:

An Act to amend section one, article fourteen as amended in part of an act approved the first day of June, one thousand eight hundred eighty-five (P. L. 37), entitled "An Act to provide for the better government of cities of the first class in this Commonwealth," in reference to contracts of said cities.

Also from the Committee on Municipal Affairs re-reported as amended, Senate Bill No. 132, entitled:

An Act to amend section six of an act approved May twenty-third, one thousand eight hundred and seventy-four, entitled "An Act dividing the cities of this State into three classes, regulating the passage of ordinances, providing for contracts for supplies and work for said cities, authorizing the increase of indebtedness and the creation of a sinking fund to redeem the same, defining and punishing certain offenses in all of said cities, and providing for the incorporation and government of cities of the third class.

ADJOURNMENT.

Mr. EYRE. Mr. President, I move that the Senate do now adjourn until tomorrow morning at eleven o'clock.

Mr. McNICHOL. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 10:20 P. M. until Tuesday morning, March 4, 1919, at 11 o'clock.

HOUSE OF REPRESENTATIVES.

MONDAY, March 3, 1919.

The House met at 9:00 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

The Reverend Thomas W. Davis, Chaplain of the Senate, offered the following prayer:

Almighty God, we thank Thee for all the blessings of life; for Thy Word, which is a lamp unto our feet and a light unto our pathway; for the revelations of Thy great will that come to us through the thoughts and actions of our fellow-men. We pray Thy blessing upon the Speaker of this House and upon all of its members and all of its employes, and grant that in the spirit of patriotism and brotherhood they may be guided in all their thinking so as to enact laws that shall be for the greatest good of the largest number of people. We ask these blessings in our Savior's name. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of the proceedings of Wednesday, February 26, 1919.

The Clerk proceeded to read the Journal of the proceedings of Wednesday, February 26, 1919, when, on motion of Mr. Hutchison the further reading was dispensed with and the Journal was approved.

PETITIONS.

FAVORING THE ESTABLISHMENT OF A STATE HIGHWAY CONNECTING ROUTES NO. 41 AND NO. 342 IN ADAMS COUNTY.

Mr. GRIEST presented the petition of citizens of Adams County praying for the establishment of a State Highway connecting Routes No. 41 and No. 342 in Adams county.

Referred to the Committee on Public Roads.

FAVORING THE ESTABLISHING OF ROAD IN ADAMS COUNTY AS A STATE HIGHWAY.

Mr. GRIEST presented the petition of citizens of Adams County praying for the establishment of a road in Adams County as a State highway.

Referred to the Committee on Public Roads.

FAVORING INCREASED SALARY FOR SCHOOL TEACHERS.

The SPEAKER presented the petition of school teachers of Reading favoring the proposed legislation looking toward the adequate compensation of teachers by means of State aid.

Referred to the Committee on Education.

BILLS INTRODUCED AND REFERRED.

By Mr. MURPHY. House Bill No. 669.

An Act to amend section two hundred and twelve of an act approved the fourteenth day of July, one thousand nine hundred and seventeen (P. L. 840), entitled "An Act concerning townships; and revising, amending, and consolidating the law relating thereto.

Referred to the Committee on Counties and Townships.

By Mr. DUNN. House Bill No. 670.

An Act permitting building and loan associations to invest their uninvested funds in bonds of the United States, issued for war purposes, and validating investments heretofore made by such associations in bonds of the United States government issued for war purposes.

Referred to the Committee on Banks and Banking.

By Mr. GEARY. House Bill No. 671.

An Act making an appropriation to the Saint Joseph's Protector for Homeless Boys, Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. ALLUM. House Bill No. 672.

An Act authorizing the several justices of the peace throughout the Commonwealth of Pennsylvania to issue writs of replevin to recover a chattel or chattels with or without damages in cases where the value of the chattel or chattels does not exceed three hundred dollars and regulating the practice thereof.

Referred to the Committee on Judiciary Local.

By Mr. HICKERNELL. House Bill No. 673.

An Act to provide for the sterilization of inmates of institutions having the care and custody of idiotic, imbecile, feeble-minded and insane persons, in cases where such sterilization will materially improve the mental or physical condition of such persons, and in cases where, owing to the idiocy, imbecility, insanity or feeble-mindedness of such persons, not being in permanent custody, procreation by such persons would produce offspring similarly affected.

Referred to the Committee on Public Health and Sanitation.

By Mr. STATLER. House Bill No. 674.

An Act making an appropriation to the Markleton General Hospital at Markleton, Somerset County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. SINCLAIR. House Bill No. 675.

An Act making an appropriation to the Brownsville General Hospital, Brownsville, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. McCAIG. House Bill No. 676.

An Act making an appropriation to pay for the care, treatment, removal and maintenance of the indigent insane, for two years ending the thirty-first day of May, one thousand nine hundred twenty-one.

Referred to the Committee on Appropriations.

By Mr. McCAIG. House Bill No. 677.

An Act making an appropriation to pay for the deficiency in the care, treatment, removal, and maintenance of the indigent insane for the two years ending May thirty-first, one thousand nine hundred nineteen.

Referred to the Committee on Appropriations.

Mr. Mr. McINTYRE. House Bill No. 678.

An Act to amend section one of an act approved the third day of June, one thousand nine hundred and eleven (P. L. 627), entitled "An Act providing for the payment by the proper county, or by the treasurer of a city co-extensive with a county, of the costs of appeal, including printing of paper-book, in murder cases, where counsel have been assigned to the defense of the prisoner;" by providing for the payment of costs of application for pardon.

Referred to the Committee on Judiciary Special.

By Mr. ROBERTSON. House Bill No. 679.

An Act to amend section two hundred six of an act, approved the eighteenth day of May, one thousand nine hundred eleven (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. GOLDER. House Bill No. 680.

An Act empowering municipal corporations to adopt ordinances regulating the operation of street railway cars.

Referred to the Committee on Municipal Corporations.

By Mr. DITHRICH (by request). House Bill No. 681.

An Act relating to the shooting or shooting at live pigeon or using it as a target and prohibiting the lease of any building, room, field, or premises for such purposes and imposing penalties.

Referred to the Committee on Judiciary Local.

By Mr. MARCUS. House Bill No. 682.

An Act fixing the compensation to be paid to probation officers appointed by the several courts of quarter sessions of the Commonwealth under the provisions of an act, approved the twenty-third day of April, Anno Domini one thousand nine hundred three, entitled "An Act defining the powers of the several courts of quarter sessions of the peace, within this Commonwealth, with reference to the care, treatment and control of dependent, neglected, incorrigible and delinquent children, under the age of sixteen years, and providing for the means in which such power may be exercised," and the supplements thereto."

Referred to the Committee on Judiciary General.

By Mr. STERLING. House Bill No. 683.

An Act regulating the auditing of the accounts and examining the securities of Building and Loan Associations; providing for filing of reports thereof, prescribing the duties of official examiners qualified by the Banking Department and providing penalties.

Referred to the Committee on Banks and Banking.

By Mr. STERLING. House Bill No. 684.

An Act regulating the physical form of charters, certificates of incorporation or applications, when application shall be made to any of the courts of common pleas for a charter of a corporation of the first class.

Referred to the Committee on Judiciary General.

By Mr. HELT. House Bill No. 685.

An Act providing that the county treasurers of all counties whose population does not exceed one hundred and fifty thousand shall be paid a salary; and fixing the same which shall be in lieu of all commissions and fees and in full compensation of their services.

Referred to the Committee on Judiciary Local.

By Mr. BRENDLE. House Bill No. 687.

An Act to amend section four of an act approved the eleventh day of July, one thousand nine hundred and seventeen, (P. L. 818), entitled "An Act relating to dogs, and the protection of livestock and poultry from damage by dogs; providing for the

licensing of dogs; regulating the keeping of dogs, and authorizing their destruction in certain cases; providing for the protection of licensed dogs, and for dogs temporarily imported for trial, show, and breeding purposes; prescribing certain privileges for hunting dogs, and dogs owned or used by the Board of Game Commissioners; providing for the assessment of damages done by dogs, and payment thereof by the proper county to the owners of livestock and poultry, and of damages to licensed dogs; imposing powers and duties on certain State, county, city, borough, town, and township officers and employes, and on city councils of cities of the first and second class; and providing penalties.

Referred to the Committee on Judiciary Special.

REPORTS FROM COMMITTEES.

Mr. WILLIAMS, from the Committee on Ways and Means, reported as Committed, House Bill No. 686, entitled:

An Act authorizing the issue and sale of bonds to the amount of fifty millions of dollars by the Commonwealth of Pennsylvania; defining the powers and duties of the Governor, the Auditor General and the State Treasurer in relation thereto; making an appropriation of the proceeds of such bonds for the purpose of improving and rebuilding the highways of the Commonwealth; providing for the payment of interest on and the redemption of such bonds by the Sinking Fund Commission; and making an appropriation to carry out the provisions of this act.

Mr. KANTNER, from the Committee on Electric Railways, reported as committed, House Bill No. 656, entitled:

An Act to authorize and empower any motor power company of this Commonwealth which shall own the entire capital stock of any street railway company of this Commonwealth to acquire the corporate powers, franchises, property, rights and credits of any such street railway company.

Mr. KANTNER, from the Committee on Electric Railways, reported as committed, House Bill No. 664, entitled:

An Act to authorize and empower any motor power company of this Commonwealth which shall own at least two-thirds of the capital stock of a turnpike company of this Commonwealth whose turnpike has been purchased by the Commonwealth and which has acquired the road, property, franchises, powers, privileges and immunities of a passenger railroad company which are operated under a lease by the turnpike company to the motor power company, to acquire the road, property, franchises, powers, privileges and immunities of the turnpike company.

BILL ON FIRST READING.

Mr. WILLIAMS asked and received unanimous consent to have House Bill No. 686 read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 686, entitled:

An Act authorizing the issue and sale of bonds to the amount of fifty millions of dollars by the Commonwealth of Pennsylvania; defining the powers and duties of the Governor, the Auditor General and the State Treasurer in relation thereto; making an appropriation of the proceeds of such bonds for the purpose of improving and rebuilding the highways of the Commonwealth; providing for the payment of interest on and the redemption of such bonds by the Sinking Fund Commission; and making an appropriation to carry out the provisions of this act.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON FIRST READING.

Mr. KANTNER asked and received unanimous consent to have House Bill No. 656 read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 656, entitled:

An Act to authorize and empower any motor power company of this Commonwealth which shall own the entire capital stock of any street railway company of this Commonwealth to acquire the corporate powers, franchises, property, rights and credits of any such street railway company.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

ANNOUNCEMENT BY THE SPEAKER.

The SPEAKER. The Chair would again request that the members of the House do not ask to have bills read for the first time unless there is an immediate necessity for it.

LEAVES OF ABSENCE.

Mr. ADAM C. SCHAEFFER asked and obtained leave of absence for Mr. Palmer.

Mr. VICKERMAN asked and obtained leave of absence for Mr. McVicar on account of illness.

Mr. BARNHARDT asked and obtained leave of absence for Mr. Woner.

Mr. FOSTER asked and obtained leave of absence for Mr. Mallory.

Mr. ALBERT E. CURRY asked and obtained leave of absence for Mr. Armstrong.

Mr. BALDI asked and obtained leave of absence for Mr. Golder.

Mr. CLEMENTS asked and obtained leave of absence for Mr. Robertson.

PRELIMINARY REPORT OF THE COMMISSION TO CODIFY AND REVISE THE LAW RELATING TO BANKS, PRIVATE BANKERS AND TRUST COMPANIES DOING BUSINESS IN THE COMMONWEALTH OF PENNSYLVANIA.

Mr. WALKER. Mr. Speaker, I desire to present to the House at this time the preliminary report of the commission to codify and revise the law relating to banks, private bankers and trust companies doing business in the Commonwealth of Pennsylvania.

PRELIMINARY REPORT OF THE COMMISSION TO CODIFY AND REVISE THE LAW RELATING TO BANKS, PRIVATE BANKERS AND TRUST COMPANIES DOING BUSINESS IN THE COMMONWEALTH OF PENNSYLVANIA.

The SPEAKER laid before the House the preliminary report of the commission to codify and revise the law relating to banks, private bankers and trust companies doing business in the Commonwealth of Pennsylvania. Appointed under authority of the Act of the General Assembly, approved July 25, 1917, P. L. 1202.

(For report see Appendix.)

ANNUAL STATEMENT OF THE SAVINGS FUND SOCIETY OF GERMANTOWN.

The SPEAKER laid before the House the sixty-fourth annual statement of the Savings Fund Society of Germantown.

(For report see Appendix.)

RESOLUTION RELATIVE TO THE RETURN OF THE SEVENTY-NINTH DIVISION U. S. ARMY FROM FOREIGN SERVICE.

Mr. HELT offered the following resolution which was twice read, considered and agreed to:

CONCURRENT RESOLUTION.

Whereas, The seventy-ninth division of the Army of the United States has on its roll many men drafted from the Commonwealth of Pennsylvania and has been in foreign service for a number of months; and,

Whereas, Said division, while in such foreign service, has been actively and extensively engaged in battles imposing great hardship and sacrifices upon the men of such division; and,

Whereas, It is fitting and proper that the men of this division, as a reward for their gallant service, should be permitted to return to the United States and their homes and be discharged from further service and that, for the purpose of garrisoning the territory now occupied, troops other than such as have been actively engaged be used therefore, be it

Resolved (if the Senate concur). That the General Assembly of the Commonwealth of Pennsylvania does hereby respectfully petition the Secretary of War for the United States, to order the return of the seventy-ninth division of the United States Army from foreign service and as soon after such return as may be to order the discharge of said division from further service.

Resolved, That the Secretary of the Commonwealth of Pennsylvania forward a copy of this resolution to the Secretary of War of the United States.

Ordered, That the Clerk present the same to the Senate for its concurrence.

RESOLUTION GRANTING USE OF HALL OF THE HOUSE TO JUDICIARY SPECIAL COMMITTEE.

Mr. PATTERSON offered the following resolution which was twice read, considered and agreed to:

Resolved, that the use of the Hall of the House of Representatives be extended to the sub-committee of the Judiciary

Special Committee for the purpose of a public hearing Wednesday afternoon, March nineteenth from one-thirty o'clock until four-thirty o'clock on House Bill No. 263, entitled: An Act to amend section one of an act approved the twenty-second day of April Anno Domini one thousand seven hundred and ninety-four, entitled: An Act for the prevention of vice and immorality and of unlawful gaming and to restrain disorderly sports and dissipation.

RESOLUTION.

Mr. McCaig offered the following resolution which was twice read, considered and agreed to:

Resolved, That the Chief Clerk of the House of Representatives be and is hereby authorized to appoint such additional officers as he may deem necessary to expedite the business of the House, and that the salaries of such additional officers and employees be paid out of the deficiency appropriation bill which was approved by the Governor on February 7, 1919.

BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 464, entitled:

An Act relating to the qualifications for promotion of students in the schools normal schools colleges and universities of the State who are honorably discharged soldiers or sailors in the service of the United States during the war with Germany and providing a penalty for failure to comply therewith

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 184, entitled:

An Act to amend section one of an act approved the twentieth day of July, one thousand nine hundred and seventeen (P. L. 1158), entitled "An Act requiring counties having a population of more than eight hundred thousand and less than one million five hundred thousand inhabitants to give an increase of at least one hundred and fifty dollars per year to all employees now drawing a salary of fifteen hundred dollars per annum or less, and providing a method to enforce the provisions of this act," declaring that it was the legislative intent that the provisions of the act should apply to employees whose duties and salaries are fixed by statute as well as to those employees whose duties and salaries were not so fixed.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 286, entitled:

An Act to amend section on thousand six hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 553, entitled:

An Act to amend section two thousand three hundred and eleven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 383 (Senate Bill No. 25), entitled:

An Act amending section five hundred and fifteen of an act approved May eighteenth, Anno Domini one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine) entitled "An Act to establish a public school system in the Com-

monwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" so as to modify the scope of the prohibition against levying of taxes or incurring of debts for certain purposes while any proceeding for a change of boundary lines affecting any school district is pending.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON FINAL PASSAGE.

Mr. SIMPSON. Mr. Speaker, I desire to call up at this time from page 3 of today's calendar, bills on final passage postponed, House Bill No. 117.

Agreeably to order,

The bill having been called up from postponed calendar,
The House resumed the consideration on final passage House Bill No. 117, entitled:

An Act to amend section four of article five of the act approved the twenty-sixth day of July, one thousand nine hundred thirteen, (Pamphlet Laws, one thousand three hundred seventy-four), entitled "An Act defining public service companies; and providing for their regulation by prescribing and defining their duties and liabilities prescribing defining and limiting their powers, and regulating their incorporation, and to a limited extent, regulating municipal corporations engaged or about to engage in business of public service companies; creating and establishing a Public Service Commission for the regulation aforesaid; prescribing and defining the powers and duties of such Commission and its officers, including the exclusive power to regulate the construction, alteration, relocation, or abolition of the crossings of railroad corporations, street railway corporations, or other public service companies, and of public highways by the tracks or other facilities of said companies; providing for the ascertainment by the Commission of the expense and damages resulting from such construction, alteration, relocation, or abolition, and for the payment of such expense and damages, severally or proportionately by the public service companies interested, the State, or municipal corporation concerned, and giving persons whose property is thereby taken, injured or destroyed, authority to sue the Commonwealth for damages in such cases; providing for the terms, salaries and compensation of the members of the commission, its officers, counsel and employees; prescribing and regulating the practice and procedure before such commission, and upon appeal and judicial review of its orders and determinations by the courts of common pleas; and giving the court of common pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases, and of all injunctions, mandamus, or other appropriate proceedings to enforce the provisions of this act and the orders of the commission, and to restrain such orders, subject to an appeal to the Supreme Court, prescribing penalties, fines, and imprisonment for the violation of the provisions of this act and for the violation of the orders of said commission; making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June, one thousand nine hundred and eleven, entitled "An Act to promote the safety of travelers and employees on railroads, by compelling common carriers by railroad to properly man their trains," by amending section nine thereof; repealing the act approved the thirty-first day of May, one thousand nine hundred and seven, which provided for the appointment of the Pennsylvania State Railroad Commission; and sections one and two of the act approved the fourth day of June, one thousand eight hundred and eighty-three, entitled "An Act to enforce the provisions of the seventeenth article of the Constitution, relative to railroads and canals," and an act entitled "To provide the maximum car service charges, including car storage charges, that railroad companies, and corporations, or associations, may charge and collect on each car loading, and not unloaded within the free time for unloading cars, and fixing the free time that shall be allowed for unloading cars," approved the twenty-fourth day of May, Anno Domini one thousand nine hundred and seven; and the proviso of clause three and the provisos of clause seven of section thirty-four of the act, entitled "An Act to provide for the incorporation and regulation of certain corporations," approved the twenty-ninth day of April, one thousand eight hundred and seventy-four, and all other legislation inconsistent with or supplied by this act," authorizing the Commission in certain cases to suspend the going into operation of new tariffs or schedules.

On the question recurring,

Shall the bill pass finally?

Mr. MILLNER. Mr. Speaker House Bill No. 117, to my mind, is just as vicious tonight as it was on last Tuesday when at the request of the sponsor it was put on the postponed calendar. It is too bad it was not sent back to the Committee and kept there. We are passing into troubled times, and we are passing into times when prices and values are going to fluctuate, and it is no time to disturb business relations in any way along the lines of our dealings with business institutions in the State.

Now, I expressed myself upon this bill last Tuesday, but briefly, for the benefit of those men who were not here at

that time—the House was slim—I want to say that this bill is a radical departure in public service law as expressed in the laws of the various states of this Union. The theory of the public service law is that public utilities should initiate their rates, and if unreasonable, to allow the Public Service Commission to scientifically determine that fact, and send them back, if necessary, to the proper rate, allowing them only a reasonable profit upon the fair value of their property.

Under the present law of this State, and most of the states of the Union that have adopted such a public law, when a rate has gone into effect and complaint is filed, then if the Public Service Commission determines that the rate is unreasonable, the company must go back to the old rate. In the meantime, rebate checks have been given to the customers or passengers, entitling them to the amount paid in excess of the old rate, if that rate is found to be an unreasonable rate. The companies will not charge more than the traffic will bear, and they know what it will cost them for materials and for their workmen's wages. There are times when the wage scale rises very rapidly. There are times in the history of public utilities, especially within the past two years, when the wage scale has risen one hundred per cent. and even one hundred fifty per cent. in the course of a few months. It takes money to meet this scale and they must have money to pay their men in cash on the spot. The men even want their wages dated back a few months. A rate cannot be put into effect for at least thirty days without special permission, which is very unusual to grant. If the wages of the men causes an expenditure of one hundred thousand dollars in a year, the money has to come from somewhere or the company goes into the hands of a receiver and it is a well known fact that very little money has been invested in this state in the past ten years. There has not been a dollar invested in public utilities the last five or six years for the purpose under consideration because of the fear of the outside investor that probably it will be meddled with. Now there may be a time when affairs have settled down, when prices have come back to their normal standard and we know what price products shall be, that we may approach such a subject as this in a scientific manner; but in this present time when the stock and bonds of these utilities must be saved from reduction in value in order that there may be some stability to our institutions, when in this period of reconstruction we may encourage the people to put money in our public utilities, we should stand by them and see that they get fair play. This bill is not giving them fair play because it says to them, "You cannot raise your rates to meet increased expenses because the Public Service Commission can suspend them." And, therefore, this bill is not fair to anyone and does not give a square deal to these institutions, because they are part of the whole fabric. I believe this bill should be voted down.

Mr. ROBERT L. WALLACE. Mr. Speaker, I have listened with a great deal of interest to the arguments of my friend from Philadelphia. I believe he has stated very well his position on this bill, and I have no doubt, gentlemen of the House, that if such statements, supported by the necessary proof, were presented to the Public Service Commission, we would not have any necessity for action by that Commission. The matters that he alluded to in this bill do not constitute a radical departure from the present law governing public utilities. It is simply an amendment to the act providing that the Public Service Commission may on its own motion, when it deems proper, suspend the rates until after final hearing. Is there anything unreasonable or unjust to the Public Service Commission or to any litigant in that amendment? I think you will agree with me, gentlemen, that there is nothing unjust or unreasonable. We have now a peculiar situation in Pennsylvania arising out of what we believe was a defect or shortcoming in the present law. It is a fact now that under the law in Pennsylvania a public service company can file its proposed tariffs no matter whether they are reasonable or just or whether they are exorbitant or extravagant. Those tariffs must go into effect, and the Public Service Commission is powerless to prevent them from going into effect until after final hearing. It may be one year or it may be three years. The public service companies can demand of the people anything and get it, at least until the case is finally determined. It may be many months or it may be years. Is that fair? They can propose their rates in violation of contracts or

agreements they may have with the municipalities. They can propose their rates in violation of all contracts, and under the present law they must go into effect, and continue into effect until after final hearing.

Now, gentlemen, in most of the lawsuits the litigant has to wait until after the case is determined before he can get the fruits of his contest. The public utilities can demand anything of the people and get it for the time being. Now gentlemen, do you distrust our Public Service Commission? If you do, let us repeal the bill and get rid of it. But if you have faith and confidence in the Public Service Commission, if you have sufficient confidence in it to allow it to determine this matter, do you think for one moment that the Public Service Commission is going to protect rates under conditions such as those stated by the gentlemen from Philadelphia? But if some company, respectable or otherwise, proposes exorbitant or extravagant rates, do you think the people ought to have to wait until after final hearing? Let us put into the hands of the Public Service Commission this added right to suspend the rates until after final hearing if they deem it just and proper. We must remember, gentlemen, that under the present law, it is the province of the Public Service Commission to determine what are just and reasonable rates for the public service companies, and it is not for the complainant. If we leave it to the Public Service Commission, as we now do, for final determination in this matter, why not give it authority to allow the rates to go into effect and then reduce them when, in their opinion, they are unjust and should not be demanded?

Gentlemen of the House, the one thing that this bill does is to provide for that. If you think the Public Service Commission is trustworthy, then pass this amendment. If you think it is not trustworthy the only thing to do is to repeal the whole thing. No gentleman in the House believes for a moment that the Public Service Commission is unfavorable to corporations. I do not, and I do not believe that you do. Don't you think, from your experience and your knowledge of the situation that the Public Service Commission has always given public service companies a full, open hearing, and granted them the things that they should have?

Now, we talk about rebate slips. You gentlemen who have traveled on the street cars in Pittsburgh or in Philadelphia, or in any of the other large cities of this Commonwealth, do you think for one moment that it is practicable for them to give a cash receipt or rebate slip to every man who pays a nickel or six cents fare? You know, gentlemen, that it is impracticable and ridiculous. The operators of street cars in large cities with three times the force they have now could not grant these rebate slips to all of their customers or their patrons. The attorneys for the public service companies in the western part of this State have very frankly stated in open court that this thing is impracticable and cannot be done, and all of you know it. All of us who travel in these street cars know that it is impracticable for them to give cash receipts to their patrons. Gentlemen, if it is impracticable, then we must have this amendment. It is the only redress, the only safety that the people have. Let us trust our Public Service Commission; let us give them this authority to stand between the people and the public service companies.

Mr. MILNER. Mr. Speaker, I would like to interrogate the gentleman from Lawrence, Mr. Wallace.

The SPEAKER. Will the gentleman from Lawrence, Mr. Wallace, permit himself to be interrogated?

Mr. WALLACE. Mr. Speaker, I will.

Mr. MILNER. Mr. Speaker, I would like to ask Mr. Wallace if it is not the underlying theory of our public service law that the utility companies shall initiate their rates?

Mr. WALLACE. It is that they shall initiate them.

Mr. MILNER. If the Commission suspend the rate, does it not break down the fundamental and underlying principle of the law?

Mr. WALLACE. I don't think so. I think the fundamental and underlying principle is to render justice to both the public service companies and the people.

Mr. MILNER. If the rate is reasonable, should it be suspended?

Mr. WALLACE. If the rate is reasonable and necessary, it should not be suspended and unquestionably would never be suspended by the Public Service Commission.

Mr. MILNER. Would not the Public Service make a demand for investigation if the rate is one of unfairness under the law?

Mr. WALLACE. They have their engineers, competent men who have expert knowledge on this subject and they can make sufficient investigation to determine, in their own minds, whether or not the rates should be suspended or permitted to go into effect.

Mr. MILNER. Is it not necessary to have technical experts to envalue in order to determine the reasonableness of rates?

Mr. WALLACE. It is necessary but the case is finally determined and the rate goes into effect.

Mr. MILNER. In order to do justice do you think it possible to give them quick enough relief?

Mr. WALLACE. The law has full authority to give them everything they ask. This does not take away one iota of their power any authority but gives them discretion to permit them to go into effect immediately or suspending it until some future time. Instead of thirty days it may be sixty, or ninety days, or until some final hearing.

Mr. MILNER. Mr. Speaker, Mr. Wallace has admitted that it is the underlying theory of the Public Service Law to allow the utilities to initiate their rates. In order for the Public Service Commission to intelligently determine whether the rate shall be suspended or not, they must first determine whether it is reasonable or if reasonable should it not be suspended because the company is entitled to relief? If, under this amendment, it should be suspended, in order to determine the reasonableness of the rates of a public utility, as it is scientifically done at the present time throughout the United States the Interstate Commerce Commission has to evaluate the property which takes time and money and a large number of experts. The Public Service Commission in this State does not have the facilities and all the utilities which will be appealing for increased schedules would not be covered in the next five years and if we had ten millions it would not be sufficient to carry out the provisions of this amendment when you come to get enough experts to bring relief quickly, because that would take in the different lines of roads or trolley lines, which, if only ten miles out, would have to be changed and the ties would have to be counted and property evaluated down to the minutest detail and the books of the company investigated in order to find out just what they would give as an earning upon the fair value of its property irrespective of inflated values. Therefore, I say to you again, that this bill is unjust and it should fall.

Mr. SIMPSON. Mr. Speaker, I had no desire to speak on this bill tonight. I had thought that there had been sufficient discussion on this bill on last Tuesday. I had no particular desire to call it up last Tuesday after the recess, but after the bill was called up it became necessary for me, by reason of being interested in it, or Mr. Shunk, to say something in its favor, and at that time I did the very best I possibly could for the bill, feeling, of course, that it was absolutely just and equitable and would place the responsibility where it belonged and where it should have been from the day the Public Service Act went into effect, and after going over the House carefully, the sponsor of this bill decided that it would be unfair to his bill to have it put before the House at that time and asked me to move its postponement until tonight, which I did, and the next morning I met with one of the most vile criticisms that could possibly come from any newspaper that there is published in the city of Pittsburgh. Let us see what the people have to say about this bill? Let us see what the public press has to say about this bill? Let me see whether they are coming in here condemning the bill in all its features and telling how unjust and unreasonable and inequitable we are to these poor corporations. These poor quasi public corporations who are serving the public for the sole and express purpose of making themselves rich at the public expense. They have not their money in these institutions for the sole and express purpose of serving the public. They are getting everything from the public that it is possible for them to get and under every pretense known to human ingenuity and then without batting an eyelash they go into court and have them set aside with one sweep of the pen and say that the contracts entered into by a municipality with the Public Service Corporation was entered into before the creation of the

Public Service Commission and that they have a perfect right to set these contracts aside. Why? Because this public service corporation, these quasi public corporations have a certain interest in the public and the public has a certain interest in them that must be respected, and by reason of that they have an absolute right, according to their ideas, to set these contracts aside. I can show you numerous contracts entered into between boroughs and quasi public service corporations who have been wiped off the books, set aside completely and fares have been raised and are still raising. Let me go back and tell you what the papers say on this subject:

"Assemblyman John H. Simpson, of Allegheny County, with three hundred members of the Association (League of Boroughs) looking on the side lines, deliberately threw the race, sending the measure on to the House postponed calendar instead of across the line to victory.

"The Shunk bill gave the Public Service Commission the power to suspend a rate increase until a final hearing had been had. It was the one measure in which the representatives of the boroughs were most keenly interested. At their convention here today they passed resolutions"—what? Certainly not condemning the bill—"they passed resolutions endorsing the bill. And then—three hundred strong, they gathered in the rear of the House to watch the bill be put across."

Are we to believe what the public press says about the bill or are we to believe some person that was interested in it? I have no desire to say anything concerning myself with reference to what "The Dispatch" said about me, but I did exactly what the sponsor of the bill told me—put it on the postponed calendar so that it would get a fair deal tonight. That is what I did, and I felt that when three hundred people, representing that many boroughs and townships, were here and endorsing by resolutions for the sole and express purpose of having this bill enacted into a law, that it was my duty to place it on the postponed calendar in order that the House might be full when this measure came up for final passage. If three hundred boroughs and townships in the State of Pennsylvania say that this is a good measure, that it is fair and for the best interests of the people, then I say to you that it is your duty, as well as your privilege, to vote for the passage of this bill because there is not one solitary iota in any paper condemning the bill, not one. And let me say in that connection that I want this bill to either pass or fall on its merits. I said that on last Tuesday, and I still maintain that position. I say that the Public Service Commission are just as capable of passing on a question of fact as any Supreme Court that ever sat in the State of Pennsylvania, and that is the only thing that it gives them. And why do I want that given to them? I will show you: Because they go in and indiscriminately raise the rates, then they issue what they term a rebate slip. And let me say that I hold one of them in my hand. Giving the name of the Railways Company, it says: "has received under traffic filed August 7, 1917, one cent in excess of the price of the prior established rate;" and then it is signed by the general superintendent. Does that say anything about paying that back? Not one solitary word. But they say, "we will;" and I want to be fair with them—I suppose they will; and I suppose the Supreme Court could tell them to pay it back, and I believe that in every instance they have. But supposing, for instance, that immediately upon the Supreme Court rendering that decision against them and sustaining the Public Service Commission, as they have done in every instance—not one, in every instance—and that quasi-public service corporation immediately went into the hands of a receiver, where would your slips go or where would you get your money for the slips that you bought, you may say, in order that you might keep? There would not be and never is any provision made, so far as the company treasury is concerned, for the payment of those slips, none whatever, and you would just be placed in the same position as that in which any other creditor is placed, although you should have a preferred claim because that corporation has collected something from you that they were absolutely not entitled to and never should have collected. And that is the only thing that I want in this act. I want to put the quasi-public service corporations in a position that they cannot do as they have done, that they cannot possibly establish a rate without first consulting the

Public Service Commission and having them determine a mere question of fact. And now, as it is, the Public Service Commission determines that question of fact. Immediately they certify that question of fact to the Superior Court, and immediately after having an adverse decision rendered by the Superior Court they certify that again to the Supreme Court.

I cited you two cases that ran over one year and nine months, and during that entire time the people were paying the bill, paying something that the Public Service Commission said the corporation was not entitled to collect, paying something that afterwards the Supreme Court sustained the Public Service Commission, and said they were not entitled to collect; and there never was a dollar taken from the treasury of that corporation and set aside for the express purpose of redeeming those slips. I want to put them in the same position they were put in before the passage of the Public Service Commission act: I want to put them into a position where if they are not willing to deal fairly with the public, they will be compelled to until such time as the Supreme Court has passed upon it; and there is not a solitary case went up where this act would in any way interfere that the Supreme Court has not said the public was right and the quasi-public service corporation was wrong: "you have got to disgorge the money that you have taken from those poor people that were compelled to travel backward and forward, to and from their work."

Gentlemen, I ask you now to pass this bill.

On the question recurring.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—150

Alexander,	Donneley,	Krugh,	Shellenberger,
Allum,	Drin:house,	Kunkle,	Showalter,
Baldridge,	Dunn,	Lafferty,	Shunk,
Barnhart,	Ehrhardt,	Lanius,	Simpson,
Beetholt,	Ephraim,	Lauler,	Sinclair,
Beckley,	Evans, S. J.,	Magill,	Smith, E. R.,
Bell,	Finney,	Marcus,	Snyder,
Benchoff,	Fitzgibbon,	Marshall,	Soffel,
Bennett,	Flynn,	Martin,	Sprows,
Benninger,	Foster,	McCurdy,	Stadtlander,
Bisler,	Fowler,	McGeary,	Stark,
Boland,	Fox, A. R. B.,	McIntyre,	Statler,
Bower,	Fox, I. M.,	McKay,	Steedle,
Bowman,	Gans,	Miehel,	Stevenson,
Brendle,	Goodnough,	Miller,	Sullivan,
Brislin,	Graham,	Miller, C. G.,	Sweitzer,
Bucher,	Griest,	Miller, D. L.,	Todd,
Bungard,	Griffith,	Miller, D. D.,	Trach,
Catlin,	Haines,	Millin,	Uish,
Clements,	Halderman,	Murphy,	Vickerman,
Clutton,	Hamilton, J.,	Nearby,	Wagner,
CordSmith,	Hampson,	North,	Walker, G. T.,
Collier,	Harer,	Norton,	Walker, J. A.,
Colville,	Harvey,	Perry,	Wallace, R. L.,
Comerer,	Heffernan,	Phillips,	Wallace, W. T.,
Conner,	Helt,	Pidgeon,	West,
Corbin,	Hickernell,	Pike,	West,
Crawford,	Hollingsworth,	Powell,	Whitman,
Curran,	Horne,	Quigley,	Willert,
Curry, A. E.,	Huntington,	Ramsey,	Williams,
Davis, D. F.,	Hutchison,	Reber, H. F.,	Willson,
Davis, W.,	Jones,	Ringler,	Wood,
Dawson,	Jordan,	Rothenberg,	Woodruff,
Day,	Kentner,	Ruddy,	Zanders,
Dewey,	Kennedy,	Sarig,	Zook,
Di Lemmo,	Kinsman,	Schaeffer,	Spangler,
Dilsheimer,	Krause, T. S.,	Schilling,	Speaker,
Dittrich,	Krause, W.,	Shaffer,	

NAYS—19

Aron,	Evans, J. T.,	Miller, A. D.,	Sowers,
Baldi,	Franklin,	Milner,	Sterling,
Crum,	Glass,	Patterson,	Stott,
Curry, R.,	Hamilton, W. J.,	Rinn,	Zimmerman,
Diehm,	Kooser,	Scott,	

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL INTRODUCED AND REFERRED

Mr. McCaIG asked and received unanimous consent to introduce a bill at this time.

By Mr. McCaIG. House Bill No. 721.

An Act to provide for the ordinary expenses of the Executive, Judicial, and Legislative Departments of the Commonwealth

interest on the public debt, and the support of the public schools, for the two fiscal years beginning June first, one thousand nine hundred and nineteen; and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and nineteen.

The SPEAKER. The Chair asks unanimous consent to refer this general Appropriation Bill at this time. Is there any objection? The Chair hears none, and the bill is referred to the Committee on Appropriations.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL NO 1.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, February 26, 1919.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 1, entitled "A Joint Resolution ratifying the proposed amendment to the Constitution of the United States which prohibits the manufacture sale transportation importation or exportation of intoxicating liquors."

WM. C. SPROUL.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL NO. 26.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, February 26, 1919.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 26, entitled "An Act to extend the benefits of the Soldiers' Orphan Industrial School to orphan and destitute children of honorably discharged soldiers, sailors and marines of the war with Germany and Austria or of any movement or campaign in connection therewith or resulting therefrom."

WM. C. SPROUL.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL NO. 106.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, February 26, 1919.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 106, entitled "An Act to provide for two additional law judges of the Court of Common Pleas of the Fifth Judicial District."

WM. C. SPROUL.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPOINTMENT OF HARRY S. McDEVITT TO BE SECRETARY TO THE GOVERNOR.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, March 3, 1919.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that under the authority of the provisions of Senate Bill No. 99, approved February twenty-sixth, nineteen hundred and nineteen, I have appointed Harry S. McDevitt of Philadelphia, to be Secretary to the Governor.

WM. C. SPROUL.

SENATE MESSAGE.

RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, March 3, 1919.

Whereas, The government of the United States has by legislation divided the veterans of the Civil War into two classes,

namely: the maimed and unmaimed and has during the year one thousand nine hundred eighteen provided substantial increases in pensions for unmaimed soldiers, and

Whereas, There is now pending in the Senate of the United States Senate Bill numbered two thousand one hundred thirty (still in the Senate Committee on Pensions), and in the House of Representatives, House Bill numbered six thousand four hundred twenty-one, which has been reported to the House but has not yet been acted upon, and

Whereas, The maimed soldiers who served during the Civil War have since the close of the war suffered the inconvenience of their disability, and have been handicapped from securing remunerative employment, therefore be it

Resolved (if the House of Representatives concur), That the General Assembly of the Commonwealth of Pennsylvania does hereby petition the Congress of the United States to take favorable action upon the bills now before them for the purpose of providing increases in pensions for maimed soldiers who served during the Civil War.

Resolved, That the Secretary of the Commonwealth forward a copy of this resolution to the Senate and House of Representatives of the United States and that a copy thereof be sent to the members and Senators from Pennsylvania in the Congress of the United States.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate March 3rd, 1919.

Whereas, there is now pending in the Congress of the United States Senate joint Resolution, No. 204, introduced by Senator Henderson of Nevada, "extending to members of Local and District Boards Government appeal agents, and members of medical and legal advisory Boards the thanks of Congress for their services rendered in the administration of the Selective Service law; also authorizing the President to appoint by brevet commissions the members of such Local and District boards; also authorizing and directing the Secretary of War to cause to be struck and presented to each of such officials in the name of Congress an appropriate medal," and

Whereas said resolution fully presents the sentiment of the citizens of the Commonwealth of Pennsylvania as expressed by its General Assembly, be it therefore

Resolved (if the House of Representatives concur) that our Senators and Representatives in Congress, and the entire Congress of the United States of America, be and they are hereby memorialized and requested that such resolution be speedily taken up and put upon its final passage; and be it further

Resolved, when approved, that a copy of these resolutions be duly prepared, certified and forwarded by the Secretary of the Commonwealth to the President of the United States, President of the United States Senate, Speaker of the House of Representatives at Washington, to each of the United States Senators and Members of Congress from Pennsylvania.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 524, (Senate Bill No. 121), entitled:

An Act authorizing Kathryn A Seth widow of James V Seth deceased late of the city of Oil City Venango county Pennsylvania to bring suit in the court of common pleas of Venango county against the Commonwealth of Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—168.

Alexander,	Dithrich,	Lafferty,	Schilling,
Altum,	Donneley,	Scott,	
Aron,	Drinkhouse,	Shaffer,	
Baldi,	Dunn,	MacCallum,	Shellenberger,

Baldrige,	Ehrhardt,	Magill,	Showalter,
Barnhart,	Evans, J. T.,	Mareus,	Shunk,
Beechold,	Evans, S. J.,	Marshall,	Simpson,
Bell,	Fitzgibbon,	Martin,	Sinclair,
Benehoff,	Flynn,	McCaig,	Smith, E. R.,
Bennett,	Foster,	McCurdy,	Smith, F. L.,
Benninger,	Fowler,	McGeary,	Snyder,
Bigler,	Fox, A. R. E.,	McIntyre,	Soffel,
Boiard,	Fox, I. M.,	McKay,	Sowers,
Bowman,	Franklin,	McKim,	Sprowls,
Brady,	Gans,	Mehring,	Stadtlander,
Brendle,	Glass,	Michel,	Stark,
Brislin,	Goodnough,	Millar,	Statler,
Bucher,	Graham,	Miller, A. D.,	Steedle,
Cathin,	Griest,	Miller, C. G.,	Sterling,
Clements,	Griffith,	Miller, D. L.,	Stevenson,
Clutton,	Haldeman,	Miller, D. D.,	Stott,
Coldsmith,	Hamilton, J.,	Millin,	Sullivan,
Collier,	Hamilton, W. J.,	Milner,	Sweetzer,
Colville,	Hampson,	Murphy,	Todd,
Comeyer,	Harer,	Nearby,	Trach,
Conner,	Harvey,	North,	Ush,
Corbin,	Heffernan,	Norton,	Wagner,
Cox,	Heit,	Patterson,	Walker, G. T.,
Crawford,	Heyburn,	Perry,	Walker, J. A.,
Crockett,	Hickernell,	Phillips,	Wallace R. L.,
Crum,	Hoffman,	Pidgeon,	Wallace, W. T.,
Curran,	Hollingsworth,	Pike,	West,
Curry, A. E.,	Horne,	Powell,	Whiteman,
Curry, R.,	Hough,	Quigley,	Willert,
Davis, D. F.,	Huntington,	Ramsey,	Williams,
Davis, J. T.,	Hutchison,	Reber, C. A.,	Wood,
Davis, W.,	Jones,	Reber, H. F.,	Woodruff,
Dawson,	Jordan,	Ringler,	Wynne,
Day,	Kantner,	Rinn,	Zanders,
Dewey,	Kennedy,	Robertson,	Zimmerman,
Diehm,	Kinsman,	Rothenberger,	Zook,
Di Lemmo,	Krause, T. S.,	Ruddy,	Spangler,
Dilsheimer,	Krause, W.,	Sarig,	Speaker,
	Krugh,	Schaeffer,	
	Kunkle,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 631, entitled:

An Act to amend section two of the act approved the fifth day of March one thousand nine hundred and six Pamphlet Laws eighty-three) entitled "An act to regulate and improve the civil service of the cities of the first class in the Commonwealth of Pennsylvania making violation of its provisions to be a misdemeanor and providing penalties for violations thereof"

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. LAFFERTY. Mr. Speaker I would like to have the sponsor of this bill explain it.

Mr. DUNN. Mr. Speaker, this is a bill to raise the salary of the secretary of the Civil Service Commission in the City of Philadelphia. As long as I can remember there has always been an attorney as secretary to this board, as the legal advisor for the board. In the thirteen years that it has been in existence, the duties of the secretary have increased seventy-five per cent, or rather his work has increased seventy-five per cent; and it is only to increase the salary of the secretary of that board that I introduced this bill.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—187.

Alexander,	Dilsheimer,	Krugh,	Schilling,
Altum,	Dithrich,	Kunkle,	Shaffer,
Aron,	Donneley,	Lanius,	Shellenberger,
Baldi,	Drinkhouse,	Lauler,	Showalter,
Baldrige,	Dunn,	La Vis,	Shunk,
Barnhart,	Ehrhardt,	MacCallum,	Simpson,
Beechold,	Ephraim,	Magill,	Sinclair,
Beckley,	Evans, J. T.,	Mareus,	Smith, E. R.
Bell,	Evans, S. J.,	Marshall,	Smith, F. L.,
Benehoff,	Finney,	Martin,	Snyder,
Bennett,	Fitzgibbon,	McCaig,	Soffel,
Bigler,	Flynn,	McCurdy,	Sowers,
Boiard,	Foster,	McGeary,	Sprowls,
Bower,	Fowler,	McIntyre,	Stadtlander,

Bowman,	Fox, A. R. E.	McKay,	Stark,
Brady,	Fox, I. M.,	McKim,	Statler,
Brenkle,	Gans,	Mehring,	Steedle,
Brislin,	Glass,	Michel,	Sterling,
Brooks,	Goehring,	Miller,	Stevenson,
Bucner,	Goodnough,	Miller, A. D.,	Stott,
Bungard,	Graham,	Miller, C. G.,	Sullivan,
Campbell,	Griest,	Miller, D. T.,	Sweitzer,
Catlin,	Griffith,	Miller, D. D.,	Todd,
Clements,	Haines,	Millin,	Trach,
Clutton,	Haldeinan,	Milner,	Ulsh,
Coldsmith,	Hamilton, J.,	Morgan,	Wagner,
Collier,	Hamilton, W. J.,	Murphy,	Walker, G. T.,
Colville,	Hampson,	Neary,	Walker, J. A.,
Comerer,	Harer,	North,	Wallace, R. L.,
Conner,	Harvey,	Norton,	Wallace, W. F.,
Cook,	Heffernan,	Patterson,	Wells,
Corbin,	Helt,	Phillips,	West,
Crawford,	Heyburn,	Pidgeon,	Wetach,
Crockett,	Hickernell,	Pike,	Whiteman,
Crum,	Hoffman,	Powell,	Wilbert,
Curran,	Hollingsworth,	Quigley,	Williams,
Curry, A. E.,	Horne,	Ramsey,	Willson,
Curry, R.,	Hough,	Reber, C. A.,	Woner,
Davis, D. F.,	Huntington,	Reber, H. F.,	Wood,
Davis, J. T.,	Hutchison,	Ringler,	Woodruff,
Davis, W.,	Ingham,	Rinn,	Wynne,
Dawson,	Jennings,	Rorke,	Zanders,
Day,	Jones,	Rothenberger,	Zimmerman,
Dewey,	Jordan,	Ruddy,	Zook,
Dichm,	Kentner,	Sarig,	Spengler,
Di Lemmo,	Kennedy,	Schaeffer,	Speaker.
	Kinsman,		
	Kooser,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

TIME EXTENDED ON POSTPONED BILLS.

Mr. BECKLEY asked and obtained an extension of five days on House Bill No. 198, file folio 105, on page 5 of to-day's calendar, bills on third reading postponed, entitled:

An Act relating to petitions for laying out certain public roads and to reports of viewers thereon

Mr. STERLING asked and obtained an extension of five days on House Bill No. 188, file folio 195, on page 2 of to-day's calendar, bills on final passage postponed, entitled:

An Act relating to the parties to writs of scire facias sur-mortgage in certain cases and to the title acquired by a sale on a judgment of foreclosure in such cases

BILLS ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 536, entitled:

An Act to amend section one of the act approved the eighth day of May one thousand eight hundred eighty-nine (Pamphlet Laws one hundred and thirty-two) entitled "An Act authorizing county commissioners to employ detectives offer and pay rewards for the detection arrest and conviction of felony" to include persons charged with a misdemeanor

On the question,

Will the House agree to the bill on third reading?

Mr. ROBERT L. WALLACE. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk then read the amendment as follows:

Amend title, page 1, line 6, by striking out the word "felony" and inserting in lieu thereof "felons"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 589, entitled:

An Act authorizing courts of record to remove convicts and persons confined in jails workhouses reformatories and reform or industrial schools who are seriously ill to other institutions and providing penalties for breach of prison

On the question,

Will the House agree to the bill on third reading?

Mr. MARCUS. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk then read the amendment as follows:

Amend section 1 page 1 line 6 by striking out the word "shows" and inserting in lieu thereof "is shown".

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Mr. ZOOK asked and obtained unanimous consent to call up House Bill No. 494, file folio 393, from page 5 of to-day's calendar, bills on third reading postponed.

Agreeably to order.

The bill having been called up from postponed calendar. The House resumed the consideration on third reading of House Bill No. 494, entitled:

An Act relating to milk and cream delivered to milk gathering stations providing for schedules of prices and prescribing penalties.

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. STERLING. Mr. Speaker, I desire to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. ZOOK. Mr. Speaker, I will.

Mr. STERLING. Will the sponsor please explain the purposes of the bill?

Mr. ZOOK. Mr. Speaker, the purpose of this bill is to have the farmer receive notice of any change in the price of milk. Ordinarily the price of milk in Pennsylvania changes about four times a year, or possibly five, and, in a great many cases, the farmers shipping the milk to the dealer do not receive notice of the change in price. This bill is fair in every way. It imposes no undue expense on the part of the dealer. Now I would say about forty per cent. of the farmers who ship their milk or sell milk live away from the receiving station. They do not see their dealer and the consequence is the price changes and the farmer does not know it until the month is up.

Mr. STERLING. Mr. Speaker and gentlemen of the House, a careful examination of this bill will quickly show its objectionable features, and the most serious objection to it is contained in section five, which proposes to fix a penalty of one hundred dollars for each and every violation of the law. The second objection to the bill, and equally as serious, is that it is too broad in its provisions. The bill might be fair if it contained only a provision that the buyer of milk post at such time as a change in the schedule should occur such notice of change and the new price at the gathering stations or on the wagons that gather in the milk; but when this bill requires each purchaser of milk to send out on every occasion that the price of milk changes to every person from whom he buys milk notice by mail of such change, I believe, and seriously submit to you, that such a requirement is entirely too onerous on the purchaser of milk. In Philadelphia I am told that the large distributors of milk in combination buy milk from six thousand or more persons scattered through parts

of the State of Pennsylvania, near to the city of Philadelphia. You can at a glance see what effect such a requirement would have on them as well as the purchasers of milk in every city and town in this State. It would entail a large clerical force and postage and expense and stationery, this expense all going to one result, namely, the unnecessary increase in the price of milk to the consumer. If for no other reason, gentlemen of the House, this bill should be defeated. But will you consider for a moment how uncertain the mails are and on how many occasions, from the uncertainty of the mails, violations of the provisions of this bill might innocently occur, and how fines might be imposed upon dealers through no fault of their own? The penalty, I say, in the first place is entirely too great, and in the second place the bill is entirely too broad in its provisions in that it requires the mailing of notices. For this reason, I ask you to vote down this bill.

Mr. ZOOK. Mr. Speaker, the gentleman says that this bill requires additional clerical force. Most of the milk companies in Philadelphia and everywhere else have an office force and notice of change in the price of milk over a period of two or three months does not take very much more work. The office force is not busy all the time, and at the same time the farmers would be very much benefited, and the expense would not be unjust and would not be placed entirely on the dealer. One of the Philadelphia dealers told the manager of the creamery in the section where I live that if the bill passes, "We will take it off the farmer and put it on the dealer and the expense will fall on him." The farmer would not pay the price of postage, for he would not see what he was getting for the next thirty days.

On the other hand, he would buy another cow or two in order to keep his milk supply up. The farmer has a perfect right to know what he is to get for his product the same as he would for any other line of goods.

Mr. HEYBURN. Mr. Speaker, the purpose of this bill is to assure the price of milk to the farmer, but in my mind it will only work a hardship on the farmer and also on the dealer without any benefit to the consumer. This will not be of any benefit to the farmer but it will be detrimental to him.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—66.

Allum,	Ephraim,	Jones,	Reber, C. A.,
Bell,	Finney,	Jordan,	Scott,
Benchoff,	Foster,	Krause, W.,	Seibenberger,
Bigler,	Fowler,	Kunkle,	Shunk,
Bower,	Fox, A. R. B.,	Magill,	Smith, E. R.,
Bowman,	Fox, I. M.,	Martin,	Snyder,
Brooks,	Glass,	McCurdy,	Sowers,
Clutton,	Graham,	McKay,	Stark,
Coldsmith,	Griest,	Miller, A. D.,	Statler,
Collier,	Griffith,	Miller, D. D.,	Stevenson,
Comeror,	Haines,	Millin,	Whiteman,
Crum,	Haldeman,	Neary,	Wilert,
Curran,	Hampson,	North,	Williams,
Curry, A. E.,	Harvey,	Phillips,	Wood,
Davis, J. T.,	Hollingsworth,	Pidgeon,	Woodruff,
Davis, W.,	Horne,	Pike,	Zook,
Ehrhardt,	Huntington,		

NAYS—89.

Alexander,	Di Lemmo,	Lauler,	Shaffer,
Aron,	Dilsheimer,	MacCallum,	Simclair,
Baldi,	Ditrich,	Marcus,	Soffel,
Baldrige,	Domely,	Marshall,	Sprawls,
Barnhart,	Drinkhouse,	McCaig,	Stadtlander,
Bechtold,	Dunn,	McIntyre,	Steedle,
Beckley,	Evans, J. T.,	Michel,	Sterling,
Bennett,	Evans, S. J.,	Miller,	Stott,
Benninger,	Fitzgibbon,	Miller, D. I.,	Sweitzer,
Bidelspacher,	Flynn,	Norton,	Trach,
Brendle,	Gans,	Patterson,	Ulsh,
Brislin,	Goodnough,	Perry,	Wagner,
Bueher,	Hamilton, W. J.,	Powell,	Walker, G. T.,
Catlin,	Haver,	Quigley,	Wallace, W. T.,
Clements,	Heyburn,	Ramsey,	West,
Colville,	Hicknell,	Ringler,	Wettach,
Conner,	Hutchison,	Rinn,	Wilson,
Crawford,	Kanther,	Rothenberg,	Zanders,
Curry, R.,	Kennedy,	Ruddy,	Zimmerman,
Dawson,	Kooser,	Strig,	Spengler,
Dewey,	Krause, T. S.,	Schaeffer,	Speaker,
Dichm,	Lanius,		

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 243, as follows:

An Act to quiet the title to real estate and to enable citizens of the United States and corporations authorized to hold real estate within this Commonwealth to hold and convey title to real estate which has been formerly held by or for corporations not authorized by law to hold the same.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That where any real estate in this Commonwealth heretofore held by or for any corporation or corporations not having the right to own and hold the same has been conveyed to any citizen of the United States or to any corporation authorized by the laws of this Commonwealth to hold the same such citizen or corporation grantee as aforesaid shall hold and may convey such title and estate indefeasibly as to any right of escheat in this Commonwealth by reason of such real estate having been held by or for a corporation not authorized to hold the same by the laws of this Commonwealth This act shall not apply to escheat cases now in litigation

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 493, as follows:

An Act to amend section two of the act approved the third day of May one thousand nine hundred nine (Pamphlet Laws four hundred seventeen, entitled "An Act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire-escapes fire-extinguishers and other preventatives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An Act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire-escapes fire-extinguishers and other preventatives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended by an act approved the eighteenth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand and seventy-four) entitled "An Act to amend an act approved May third one thousand nine hundred and nine entitled 'An Act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire-escapes fire-extinguishers and other preventatives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same' which reads as follows

"Section 2 In every theatre moving-picture theatre opera house or other building where stage scenery moving-picture or other apparatus is used or entertainments are given there shall be provided one or more direct exterior doorways from the stage and for dressing-rooms direct exterior doorways shall be provided all of the said doorways to be not less than five feet in width in the clear and to be equipped with approved panic bolts The passageways leading to such exits shall not be obstructed and shall be properly lighted At each exit there shall be a colored illuminated sign with the word "Exit" thereon and in the said passageways there shall be signs indicating the direction of the said exits Neither on or about the stage auditorium or galleries nor in any other part of the building in which the said theatre moving-picture theatre opera house or public hall is located shall any inflammable or explosive oil be used or stored All lights on or about the stage and throughout the auditorium shall be properly guarded All electric wiring and appliances in such buildings shall be installed according to specifications set forth in the Pennsylvania Electrical Code of rules adopted by the Industrial Board of the Department of Labor and Industry and so maintained

There shall be a proscenium curtain constructed of wire-woven asbestos of not less than two pounds per square yard or of sheet metal and all other drop curtains and sky berders on the stage shall be of an approved non-combustible substance and on each side of the stage there shall be standpipes of at least two inches in diameter with hose and nozzle and rack for same such hose and attachments to be not less than one

and one-half inches in diameter of sufficient quantity and properly maintained. There shall also be provided for each side of the stage not less than two chemical fire-extinguishers of an approved type and one cask of not less than forty-two gallons capacity which shall be kept full of water and two buckets for each cask the said buckets and casks to be painted red. The said fire-extinguishers and casks shall be kept free from any obstruction and in readiness for immediate use at all times.

In all auditoriums and galleries of the said buildings as described in this section there shall be at least one aisle of a width of not less than four feet in the clear throughout its entire length leading to the exits and no person shall be permitted to stand in nor any obstruction be permitted in any aisle or in the line of passage between an aisle and an exit. There shall be not more than six seats between any one seat and an aisle nor more than fourteen seats between any two aisles and all seats shall be securely fastened to the floor during all performances or entertainments. The word "Exit" in large legible illuminated letters shall be posted and kept posted at each and every exit and all exits shall be equipped with approved panic bolts shall open outward and shall be kept unobstructed and ready for instant use from the opening of the said buildings to the close of each and every performance or entertainment therein.

In all buildings hereafter erected or adapted for any of the purposes designated in this section the auditorium shall not be located above or below the ground level. Any such auditorium or place of assembly used for any of the purposes set forth in this section shall conform to this provision on or before June first one thousand nine hundred and twenty" be and the same is hereby amended to read as follows:

Section 2 In every theatre moving picture theatre opera house or other building where stage scenery moving-picture or other apparatus is used or entertainments are given there shall be provided one or more direct exterior doorways from the stage and for dressing-rooms direct exterior doorways shall be provided—all of the said doorways to be not less than five feet in width in the clear and to be equipped with approved panic bolts. The passageways leading to such exits shall not be obstructed and shall be properly lighted. At each exit there shall be a colored illuminated sign with the word "Exit" thereon and in the said passageways there shall be signs indicating the direction of the said exits. Neither on or about the stage auditorium or galleries nor in any part of the building in which the said theatre moving-picture theatre opera house or public hall is located shall any inflammable or explosive oil be used or stored. All lights on or about the stage and throughout the auditorium shall be properly guarded. All electrical wiring and appliances in such buildings shall be installed according to specifications set forth in the Pennsylvania Electrical Code of rules adopted by the Industrial Board of the Department of Labor and Industry and so maintained.

There shall be a proscenium curtain constructed of wire-woven asbestos of not less than two pounds per square yard or of sheet metal and all other drop-curtains and sky-borders on the stage shall be of an approved non-combustible substance and on each side of the stage there shall be standpipes of at least two inches in diameter with hose and nozzle and rack for same such hose and attachments to be not less than one and one-half inches in diameter of sufficient quantity and properly maintained. There shall also be provided for each side of the stage not less than two chemical fire-extinguishers of an approved type and one cask of not less than forty-two gallons capacity which shall be kept full of water and two buckets for each cask the said buckets and casks to be painted red. The said fire-extinguishers and casks shall be kept free from any obstruction and in readiness for immediate use at all times.

In all auditoriums and galleries of the said buildings as described in this section there shall be at least one aisle of a width of not less than four feet in the clear throughout its entire length leading to the exits and no person shall be permitted to stand in nor any obstruction be permitted in any aisle or in the line of passage between an aisle and an exit. There shall be not more than six seats between any one seat and an aisle nor more than fourteen seats between any two aisles and all seats shall be securely fastened to the floor during all performances or entertainments. The word "Exit" in large legible illuminated letters shall be posted and kept posted at each and every exit and all exits shall be equipped with approved panic bolts shall open outward and shall be kept unobstructed and ready for instant use from the opening of the said buildings to the close of each and every performance or entertainment therein.

In all buildings hereafter erected or adapted for any of the purposes designated in this section the auditorium shall not be located above or below the ground level. And any such auditorium or place of assembly used for any of the purposes set forth in this section shall conform to the provisions on or before June first one thousand nine hundred and twenty-five

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 486, as follows:

An Act to amend the act approved the fifteenth day of April one thousand nine hundred fifteen (Pamphlet Laws one hundred and thirty-two) entitled "An Act relative to the burial of the bodies of certain indigent deceased widows at

the county expense" as amended requiring county commissioners to pay from the county funds the expenses of burial of all widows of honorably discharged soldiers sailors and marines legally resident within the county authorizing the county commissioners to make inquiries and investigations providing for payments to persons who buried such bodies and requiring public officers and officers and agents of institutions to report deaths of such widows.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the fifteenth day of April one thousand nine hundred fifteen (Pamphlet Laws one hundred and thirty-two) entitled "An Act relative to the burial of the bodies of certain indigent deceased widows at the county expense" which was amended by the act approved the twelfth day of April one thousand nine hundred seventeen (Pamphlet Laws seventy-eight) entitled "An Act to amend section one of an act approved the fifteenth day of April one thousand nine hundred and fifteen entitled "An Act relative to the burial of the bodies of certain indigent deceased widows at the county expense" reads as follows:

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county commissioners in each county are hereby authorized and directed to expend the sum of seventy-five dollars (\$75.00) toward the funeral expenses of any widow of any person who served in the Army or Navy of the United States during any war in which the United States was engaged or served in the Army or Navy of the United States where a state or condition of war existed in the United States or any foreign country or territory or upon the high seas or who was in active service in the militia of the State of Pennsylvania under and in pursuance of any proclamations issued by the Governor during the Civil War and not duly mustered into the service of the United States and who was honorably discharged or relieved from such service upon due proof being made of such facts" is hereby amended to read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county commissioners in each county are hereby authorized and directed to expend the sum of seventy-five dollars (\$75.00) from the county funds toward the funeral expenses of any widow of any person who served in the Army or Navy of the United States during any war in which the United States was engaged or served in the Army or Navy of the United States where a state or condition of war existed in the United States or any foreign country or territory or upon the high seas or who was in active service in the militia of the State of Pennsylvania under and in pursuance of any proclamations issued by the Governor during the Civil War and not duly mustered into the service of the United States and who was honorably discharged or relieved from such service upon due proof being made of such facts.

Section 2 That section two of said act which reads as follows:

"Section 2 The persons now appointed by the county commissioners to assume charge of the burial of the bodies of indigent deceased soldiers and sailors shall report the names of any such widows dying within the county to the county commissioners together with such other facts as the commissioners together with such other facts as the commissioners may require and upon order of the commissioners shall assume charge of the burial of the body of any such widow and the necessary expenses incident thereto. Such burial may be made in any cemetery in the State except a cemetery used exclusively for the burial of pauper dead" is hereby amended to read as follows:

Section 2 It will be the duty of the county commissioners before making any payment for the funeral expenses for the burial of the body of any widow of any soldier sailor or marine under the provisions of this act first to satisfy themselves by a careful inquiry into and examination of all the circumstances if such person is the widow of a soldier sailor or marine who served in the Army or Navy of the United States during a war in which the United States was engaged or served in the Army or Navy of the United States where a state or condition of war existed in the United States or any foreign country or territory or upon the high seas or was in active service in the militia of the State of Pennsylvania under and in pursuance of any proclamations issued by the Governor during the Civil War and not duly mustered into the service of the United States and was honorably discharged or relieved from such service and that such widow died in their county or having died beyond their county shall have had a legal residence within their county at the time of her death.

Section 3 That section three of said act which reads as follows:

"Section 3 The county commissioners shall cause to be entered in a suitable book the names of all such indigent widows whose burial expenses the county has assumed together with such other facts as are contained in the report required by section two" is hereby amended to read as follows:

Section 3 It shall be the duty of the county commissioners of each county in this State to draw a warrant upon the treasurer of their county in the sum of seventy-five dollars (\$75.00) for each body buried in accordance with the provisions of this act to be paid out of the funds of the county and such warrants shall be made payable only to the person or persons who shall have buried the bodies for which the warrants are to be so drawn. All public officers agents and servants and all agents and servants of any county city borough township or district or of any almshouse prison morgue hospital home or other public institution having the control or cus-

body of the body of any deceased widow of an honorably discharged soldier sailor or marine whose body is entitled to be buried under the provisions of this act shall immediately upon the death of such widow notify the county commissioners of said county wherein such death may have occurred

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 516, (Senate Bill No. 2), entitled:

An Act conferring upon judge advocates of the United States Army the powers of notaries public declaring the effect thereof validating notarial acts heretofore performed by judge advocates and declaring the effect thereof.

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 265, as follows:

An Act validating certain sales of real estate for non-payment of taxes and validating the title to such real estate in the hands of purchasers their heirs grantees and assigns

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all sales of real estate for the non-payment of taxes heretofore held under the provisions of an act of Assembly approved the fourth day of June one thousand nine hundred and one (Pamphlet Laws three hundred and sixty-four) entitled "An Act providing when how upon what property and to what extent liens shall be allowed for taxes and for municipal improvements and for the removal of nuisances the procedure upon claims filed therefor the methods for preserving such liens and enforcing payment of such claims the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales" and the amendments and supplements thereto where the liens for such taxes were properly filed and where the taxes assessed were actually due and unpaid and could have been legally collectible by liens filed against such estate in accordance with the provisions of said act but where there was some defect irregularity or omission in the proceedings relative to the enforcement and collection of such liens or in the sale thereof are hereby validated and the title to all such real estate in the hands of the purchaser thereof their heirs grantees and assigns are hereby declared to be good and valid to all intents and purposes

The provisions of this act shall not apply to any such sales or titles heretofore or now in question in any legal proceeding

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 409, as follows:

An Act authorizing counties cities and boroughs to appropriate moneys for aiding entertaining and caring for soldiers sailors and marines and validating and ratifying appropriations and payments heretofore made

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the several counties cities and boroughs of this Commonwealth are hereby authorized to appropriate and use from the public funds such moneys as the corporate authorities thereof may deem proper and necessary for the purpose of aiding soldiers sailors and marines enlisted or drafted in the army and navy of the United States and for providing for their entertainment and for their care after their discharge from service and return to their homes

Section 2 All appropriations and payments heretofore made by the several cities boroughs and townships for any of the purposes enumerated in section one of this act are hereby ratified and validated

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 497, as follows:

An Act prohibiting advertisements relating to the treatment of diseases of the generative organs and prescribing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any person co-partnership association or corporation to advertise in any manner whatsoever representing such person co-partnership association or corporation as being engaged in the business or profession of treating diseases of the generative organs of either sex and it shall be unlawful for any person co-partnership association or corporation operating a printing establishment to insert such advertisement in any publication issued by such printing establishment

Section 2 Any individual or the members or agents of any co-partnership association or the officers or directors or agents of any corporation violating the provisions of this act shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine not exceeding one thousand dollars and to imprisonment for a period not exceeding one year

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 15, as follows:

An Act regulating the disposition of the carcasses of dead animals and the offal of slaughtered animals which are not used commercially and prescribing a penalty for violation thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the carcasses and parts of carcasses of dead animals and the offal of slaughtered animals which are not used commercially shall be disposed of by one of the following methods
First Complete cremation of the entire carcass or offal

Second Burial of the carcass or offal in a place that shall not be subjected to overflow from ponds or streams and which shall be distant not less than one hundred feet from any water course well or spring public highway house or stable The top of such carcass or offal shall not be within two feet of the surface of the ground when such grave is filled and smoothed to the surrounding surface Such grave shall be so protected that the carcass or offal may not be accessible to dogs or other animals

Section 2 Any person having charge or control of the animal at the time of its death who fails to dispose of the carcass or offal in the manner prescribed in this act shall be guilty of a misdemeanor and upon conviction shall be subject to a fine not exceeding twenty-five dollars

Section 3 All acts or parts of acts inconsistent herewith are hereby repealed

BILL RE-COMMITTED.

On the question,
Will the House agree to the bill on second reading?
Mr. BENCHOFF. Mr. Speaker, I move that this bill be re-committed to the Committee on Public Health and Sanitation for the purpose of amendment.
Mr. STADTLANDER. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,
The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 420, as follows:

An Act to provide for an additional law judge of the court of common pleas of the thirty-first Judicial District

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in addition to the judge provided for in the act approved the eighteenth day of July one thousand nine hundred and one (Pamphlet Laws six hundred and sixty-nine) entitled "An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election appointment and commissioning of judges learned in the law for the said districts in cases where such judges are not provided for by existing law" an additional law judge is hereby authorized and provided for the court of common pleas of the thirty-first Judicial District who shall possess the same qualifications which are required by the Constitution and laws for the president judge of said district and who shall hold his office or a like term and by the same tenure and shall have the same power authority and jurisdiction and shall be subject to the same duties restrictions and penalties and shall receive the same compensation provided by law for judges learned in the

law as if the said office had been established at the time of and subject to the provisions of an act entitled "An Act to fix the salaries of the judges of the Supreme Court the judges of the Superior Court the judges of the Courts of Common Pleas and the judges of the Orphans' Court" approved the fifth day of May Anno Domini one thousand nine hundred and eleven and its supplements and amendments.

Section 2 At the next municipal election after the passage of this act the qualified electors of the said thirty-first Judicial District shall elect in the manner prescribed by law for the election of president judge a competent person learned in the law to serve a said additional law judge in said district from the first Monday in January Anno Domini one thousand nine hundred and twenty for a term of ten years Vacancies in the office hereby created whether caused by death resignation expiration of term or otherwise shall be filled in the same manner as is required by law in case of a similar vacancy in the office of president judge.

Section 3 The judge in said district whose commission shall first expire shall be the president judge thereof except where the president judge shall be re-elected in which case he shall continue to be president judge.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 510, as follows::

An Act to amend section twelve of an act approved the nineteenth day of March one thousand nine hundred and nine (Pamphlet Laws forty-six) entitled "An Act to regulate the practice of osteopathy in the State of Pennsylvania to provide for the establishment of a State Board of Osteopathic Examiners to define the powers and duties of said Board of Osteopathic Examiners to provide for the examining and licensing of osteopaths in this State and to provide penalties for the violation of this act" by further defining the powers and authority of osteopathic physicians licensed under this act.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section twelve of an act approved the nineteenth day of March one thousand nine hundred and nine (Pamphlet Laws forty-six) entitled "An Act to regulate the practice of osteopathy in the State of Pennsylvania to provide for the establishment of a State Board of Osteopathic Examiners to define the powers and duties of said board of osteopathic examiners to provide for the examining and licensing of osteopaths in this State and to provide penalties for the violation of this act" which reads as follows

"Section 12 Osteopathic physicians shall observe and be subject to all State and municipal regulations relating to the control of contagious diseases the reporting and certifying of births and deaths and all matters pertaining to public health the same as physicians of other schools and such reports shall be accepted by the officers or department to whom the same are made" is hereby amended to read as follows

Section 12 Osteopathic physicians shall observe and be subject to all State and municipal regulations relating to the control of contagious diseases the reporting and certifying of births and deaths and all matters pertaining to public health the same as physicians of other schools Wherever under any law of this State a medical examination a medical certificate or medical report is required to be made by any medical inspector or physician licensed by the laws of this State such an examination certificate or report made by an osteopathic physician licensed under this act shall be accepted by the officers or department to whom the same are made with like force and effect as are medical examinations medical certificates and medical reports made by physicians licensed by the Bureau of Medical Education and Licensure of this State An osteopathic physician licensed under this act shall be admitted to practice osteopathy as provided for in this act in any hospital sanatorium asylum house or other place where any person or persons are placed for treatment or detention.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 500, as follows:

An Act to fix the compensation for members of the General Assembly

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the compensation of members of the General Assembly shall be two thousand five hundred dollars (\$2,500.00) for the regular biennial session and mileage to and from their homes at the rate of thirty cents per mile circular to be computed by the ordinary mail route between their homes and the capital of the State and five hundred dollars (\$500.00) and

mileage as aforesaid for each special or extraordinary session and no other compensation or allowance shall be allowed whatever except for stationery and postage as provided by law and expenses which may be incurred as a member of a regularly authorized and appointed State or legislative committee.

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 586, as follows:

An Act validating all decrees of divorce granted by virtue of and pursuant to an act approved the twenty-fifth day of June one thousand eight hundred and ninety-five (Pamphlet Laws three hundred eight) entitled "An Act amending section three of an act entitled 'An Act concerning divorces' approved the eighth day of May one thousand eight hundred and fifty-four enlarging the same so as to include indignities to the person of the husband" wherein the decree of divorce shall be silent as to support or alimony and the court shall not have allowed any alimony or support to the wife nor in any manner determined the right of the wife thereto.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all decrees of divorce granted pursuant to under or by virtue of an act approved the twenty-fifth day of June one thousand eight hundred and ninety-five (Pamphlet Laws three hundred eight) entitled "An Act amending section three of an act entitled 'An Act concerning divorces' approved the eighth day of May one thousand eight hundred and fifty-four enlarging the same so as to include indignities to the person of the husband" wherein the court shall not have made any allowance for the support of or alimony to the wife and shall not have decreed or determined anything relating thereto are hereby validated and made as good in law as if the court granting such decrees of divorces or decree of divorce should have allowed such support or alimony or should have determined the right of the wife thereto and mentioned the same in the decree of divorce.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The house proceeded to the second reading and consideration of House Bill No. 451, as follows:

An Act granting the right of appeal from judgments orders and sentences of the County Court of Allegheny County to the Superior Court in certain cases of Summary Conviction.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the approval of this act the right of appeal by either party from any final judgment or order or sentence of the County Court of Allegheny County to the Superior Court of Pennsylvania is hereby granted in all cases of summary conviction wherein there is involved a question of the constitutionality or validity or the legal interpretation of any law or ordinance upon which the prosecution in any such case is based such appeals to be had under like procedure as governs appeals from the Courts of Quarter Sessions to the Superior Court in similar cases.

Section 2 All acts of Assembly or parts thereof inconsistent with this act are hereby repealed.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 506, entitled:

An Act to amend part of section three of an act approved thirteenth day of May one thousand nine hundred and nine (Pamphlet Laws five hundred and twenty) entitled "An Act relating to food defining food providing for the protection of the public health and the prevention of fraud and deception by prohibiting the manufacture or sale the offering for sale or exposing for sale or the having in possession with intent to sell of adulterated misbranded or deleterious foods prescribing certain duties of the Dairy and Food Commissioner in reference thereto and providing penalties for the violation thereof."

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General

Assembly met and it is hereby enacted by the authority of the same That so much of section three of an act approved the thirteenth day of May one thousand nine hundred and nine (Pamphlet Laws five hundred and twenty) entitled "An Act relating to food defining food providing for the protection of the public health and the prevention of fraud and deception by prohibiting the manufacture or sale the offering for sale or exposing for sale or the having in possession with intent to sell of adulterated misbranded or deleterious foods prescribing certain duties of the Dairy and Food Commissioner in reference thereto and providing penalties for the violation thereof" which reads as follows

"Fifth If it contains any added sulphurous acid sulphur dioxide or sulphites benzoate acid or benzoates except as hereafter provided or if it contains any added boric acid or borates salicylic acid or salicylates formaldehyde hydrofluoric acid or fluorides fluoroborates fluosilicates or other fluorine compounds dulcin glucin saccharin alum compounds of copper hexanaphthol hydronaphthol abstrast assapol oxides of nitrogen nitrous acid or nitrates pyrolineous acid or other added ingredients deleterious to health or if in the case of confectionery it contains any of the substances mentioned in this paragraph or any mineral substance or injurious color or flavor alcoholic liquor or any other ingredient not herein mentioned deleterious to health Providing That this act shall not be construed to prohibit the use of harmless colors of any kind in confectionery when used for coloring and not for any fraudulent purposes And provided further That nothing in this act shall be construed to prohibit the use of common salt sugar pure corn syrup pure glucose wine vinegar cider vinegar malt vinegar sugar vinegar glucose vinegar distilled vinegar spices or their essential oils alcohol (except in confectionery) edible oils edible fats wood smoke applied directly as generated or proper refrigeration And provided further That in the manufacture of confectionery the use of alcohol shall be permitted as it may be found in customary alcoholic tinctures or extracts used for flavoring purposes only and as a solvent for glazes and that oil of sweet birch or methyl-salicylic ester may be used as a substitute for oil of winter-green as a flavor And provided further That in the preparation of dried fruits and molasses sulphur dioxide either free or in simple combination may be used in such quantities as will not render said dried fruits or molasses deleterious to health and that sodium benzoate may be used in the preparation of those articles of food in which it has heretofore been generally used in quantities not exceeding one-tenth (1-10) of one per centum or benzoic acid equivalent thereto And provided further That when any quantity of sodium benzoate is used in any article of food or any quantity of sulphur dioxide is used in the preparation of dried fruits or molasses the fact that sodium benzoates or sulphur dioxide has been used in the preparation thereof shall be plainly stated on each package of such food" is hereby amended to read as follows

Fifth If it contains any added sulphurous acid sulphur dioxide or sulphites benzoate acid or benzoates except as hereafter provided or if it contains any added boric acid or borates salicylic acid or salicylates formaldehyde hydrofluoric acid or fluorides fluoroborates fluosilicates or other fluorine compounds dulcin glucin saccharin alum compounds of copper hexanaphthol hydro-naphthol abstrast assapol oxides of nitrogen nitrous acid or nitrates pyrolineous acid or other added ingredients deleterious to health or if in the case of confectionery it contains any of the substances mentioned in this paragraph or any mineral substances or injurious color or flavor alcoholic liquor or any other ingredient not herein mentioned deleterious to health Providing that this act shall not be construed to prohibit the use of harmless colors of any kind in confectionery when used for coloring and not for any fraudulent purpose And provide further That nothing in this act shall be construed to prohibit the use of common salt sugar pure corn syrup pure glucose wine vinegar cider vinegar malt vinegar sugar vinegar glucose vinegar distilled vinegar spices or their essential oils alcohol (except in confectionery) edible oils edible fats wood smoke applied directly as generated or proper refrigeration And provided further That in the manufacture of confectionery the use of alcohol shall be permitted as it may be found in customary alcoholic tinctures or extracts used for flavoring purposes only and as a solvent for glazes and that oil of sweet birch or methyl-salicylic ester may be used as a substitute for oil of winter-green as a flavor And provided further That in the preparation of dried fruits and molasses sulphur dioxide either free or in simple combination may be used in such quantities as will not render said dried fruits or molasses deleterious to health and that sodium benzoate may be used in the preparation of those articles of food in which it has heretofore been generally used in quantities not exceeding one-tenth (1-10) of one per centum or benzoic acid equivalent thereto And provided further That when any quantity of sodium benzoate is used in any article of food or any quantity of sulphur dioxide is used in the preparation of dried fruits or molasses the fact that sodium benzoates or sulphur dioxide has been used in the preparation thereof shall be plainly stated on each package of such food And provided further That it shall be lawful for millers and manufacturers of flour to treat pure white flour with nitrous dioxide gas or chlorine gas by recognized established and legitimate milling methods for the purpose of ageing maturing and whitening the flour when the flour is intended for export from this State to other states where it is permitted to be sold or for export from this country The fact that flour has been so treated however shall be clearly and conspicuously marked upon each package of flour so treated Each package shall be labelled in letters not less than one inch in height with a legend to the effect that the flour has been artificially matured and bleached

On the question,

Will the House agree to the section?

Mr. FRANKLIN. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 5, line 21, by striking out the word "legend" and inserting in lieu thereof "legend"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend part of section three of an act approved the thirteenth day of May one thousand nine hundred and nine (Pamphlet Laws five hundred and twenty) entitled "An Act relating to food defining food providing for the protection of the public health and the prevention of fraud and deception by prohibiting the manufacture or sale the offering for sale or exposing for sale or the having in possession with intent to sell of adulterated misbranded or deleterious foods prescribing certain duties of the Dairy and Food Commissioner in reference thereto and providing penalties for the violation thereof"

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 344, as follows: :

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania to cover deficiency in maintenance and education of State pupils

Whereas In the appropriations heretofore made by the General Assembly to the Western Pennsylvania Institution for the Blind the per capita allowance for the expense of each State pupil for the two fiscal years ending May thirty-first one thousand nine hundred and nineteen were inadequate for the maintenance of the institution and

Whereas the Board of Trustees have been compelled to borrow money to pay this deficit in maintenance and education for the said two years therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three thousand dollars (\$3,000) or as much thereof as may be necessary be and the same is hereby specifically appropriated to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania to cover deficiency in maintenance for the two fiscal years ending May thirty-first one thousand nine hundred and nineteen

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 425, as follows:

An Act making a deficiency appropriation to the State Hospital of Coaldale Coaldale Schuylkill County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seven thousand one hundred and twenty dollars and ninety-one cents (\$7,120.91) is hereby specifically appropriated to the State Hospital of Coaldale Coaldale Schuylkill County Pennsylvania to cover deficiencies in maintenance and operation of said hospital namely

For deficit in maintenance existing May thirty-first one thousand nine hundred seventeen the sum of four hundred eighty-two dollars and ninety-three cents (\$482.93)

For deficit in maintenance for the two fiscal years ending May thirty-first one thousand nine hundred nineteen the sum of six thousand six hundred thirty-seven dollars and ninety-eight cents (\$6,637.98)

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 244, entitled:

An Act to amend an act approved the seventeenth day of May one thousand nine hundred seventeen (Pamphlet Laws two hundred and thirty-seven) entitled "An Act to amend an act entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for certain purposes to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for such purposes' approved the thirteenth day of May Anno Domini one thousand nine hundred and fifteen" extending the provisions of said act to corporations organized under the laws of the District of Columbia or of the United States

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the seventeenth day of May one thousand nine hundred seventeen (Pamphlet Laws two hundred and thirty-seven) entitled "An Act to amend an act entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for certain purposes to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for such purposes' approved the thirteenth day of May Anno Domini one thousand nine hundred and fifteen" which reads as follows

"It shall and may be lawful for any company incorporated under the laws of any other State for the mining and manufacturing of any clay into brick tile and various other articles and products produced from clay or from clay and other substances mixed therewith or for the manufacture and sale of explosives or for the manufacture of firebrick and refractories and the mining and quarrying of the raw material therefor or for the manufacture storage distribution or sale of cheese or butter or other dairy or creamery products or for the manufacture buying selling dealing in and using of collapsible tubes and metal specialties or for the building of boats ships and the machinery and tackle appertaining thereto to erect and maintain buildings and manufacturing establishments within this Commonwealth and to have and hold real estate to an amount necessary and proper for corporate purposes Provided That nothing herein contained shall be deemed to prevent or relieve real estate taken and held by such company under the provisions of this statute from being taxed in like manner with other real estate within this Commonwealth And provided further That no foreign corporation shall be entitled to employ any greater amount of capital in any such business in this State than the same kind of corporations organized under the laws of this State are entitled to employ And provided further That every such foreign corporation doing business as aforesaid in this Commonwealth shall be liable to taxation to an amount not exceeding that imposed on corporations organized for similar purposes under the laws of this State and every such foreign corporation taking the benefit of this act shall make the same returns to the Auditor General that are now required by law of the corporations of this State" be and the same is hereby amended to read as follows

It shall and may be lawful for any company incorporated under the laws of any other state of the United States the District of Columbia or of the United States for the mining and manufacturing of any clay into brick tile and various other articles and products produced from clay or from clay and other substances mixed therewith or for the manufacture and sale of explosives or for the manufacture of fire-brick and refractories and the mining and quarrying of the raw material therefor or for the manufacture storage distribution or sale of cheese or butter or other dairy or creamery products or for the manufacture buying selling dealing in and using of collapsible tubes and metal specialties or for the building of boats ships and the machinery and tackle appertaining thereto to erect and maintain buildings and manufacturing establishments within this Commonwealth and to have and hold real estate to an amount necessary and proper for corporate purposes Provided That nothing herein contained shall be deemed to prevent or relieve real estate taken and held by such company under the provisions of this statute from being taxed in like manner with other real estate within this Commonwealth And Provided further That no foreign corporation shall be entitled to employ any greater amount of capital in any such business in this State than the same kind of corporations organized under the laws of this State are entitled to employ And provided further That every such foreign corporation doing business as aforesaid in this Commonwealth shall be liable to taxation to an amount not exceeding that imposed on corporations organized for similar purposes under the laws of this State and every such foreign corporation taking the benefit of this act shall make the same returns to the Auditor General that are now required by law of the corporations of this State

On the question.

Will the House agree to the section?

Mr. FRANKLIN. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amended section 1, page 3, line 11, by striking out the word "acquired" and inserting in lieu thereof "required."

Amend section 1, page 4, line 17, by striking out the word "acquired" and inserting in lieu thereof "required."

On the question.

Will the House agree to the amendments?

They were agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend an act approved the seventeenth day of May one thousand nine hundred seventeen (Pamphlet Laws two hundred and thirty-seven) entitled "An Act to amend an act entitled 'An Act authorizing companies incorporated under the laws of any other state of the United States for certain purposes to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for such purposes' approved the thirteenth day of May Anno Domini one thousand nine hundred and fifteen" extending the provisions of said act to corporations organized under the laws of the District of Columbia or of the United States

And said bill having been read at length the second time and agreed to as amended

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 587, as follows:

An Act requiring the registration of the sale of firearms guns and pistols and silencers for firearms and providing a penalty

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every person partnership association or corporation engaged in any way in the retail selling of firearms guns pistols or silencers for firearms shall keep a book in which shall be entered the following (a) name age residence occupation and place of employment of each person to whom any firearm gun pistol or silencer for firearm is sold (b) date of sale (c) number or mark appearing on the firearm gun pistol or silencer so sold (d) name of the maker of the firearm gun pistol or silencer if such maker's name be stamped thereon (e) Any other mark or identification appearing on the firearm gun pistol or silencer so sold The book shall be open to the inspection of any peace officer of the Commonwealth at any time

Section 2 Any person partnership association or corporation violating any provision of this act is guilty of a misdemeanor and shall upon conviction be sentenced to pay a fine not exceeding one hundred dollars (\$100) or to imprisonment in the county jail for not more than thirty days or both at the discretion of the court

Section 3 All acts or parts of acts inconsistent with this act are repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 376, as follows:

An Act forbidding the advertising publishing selling distribution or otherwise disseminating or imparting or attempting to disseminate or impart knowledge or information tending to interfere with or diminish the number of births of human beings in the Commonwealth of Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any person who shall disseminate or impart or attempt to disseminate or impart information or knowledge tending to interfere with or diminish the number of births of human beings in this Commonwealth either by advertising or lecture or by distribution or sale or circulation of written or printed matter shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than two hundred fifty dollars (\$250) nor more than one thousand dollars (\$1,000) or imprisonment for a period of not less than three (3) months nor more than one (1) year or both

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 572, as follows:

An Act to amend section one of an act approved the fifth day of June one thousand nine hundred and seventeen (Pamphlet Laws three hundred and thirty-three) entitled "An Act to

amend section one of an act entitled 'An Act to provide for the removal of judges of the Supreme Superior common pleas and orphans' courts permanently disqualified by reason of physical or mental disability to perform their judicial functions and duties with half pay for their unexpired terms and the filling of vacancies caused by such removal' approved eleventh day of May one thousand nine hundred and one as amended by an act entitled 'An Act to amend section one of an act entitled 'An Act to provide for the removal of judges of the Supreme Superior common pleas and orphans' courts permanently disqualified by reason of physical or mental disability to perform their judicial functions and duties with half pay for their unexpired terms and the filling of vacancies caused by such removal' approved May eleventh one thousand nine hundred and one so as to allow them full pay during the balance of their terms of office and under certain conditions half pay during the remainder of their lives' approved twenty-third day of June one thousand nine hundred and eleven so as to provide that any judge of the Supreme or Superior Court who has served in judicial office for twenty or more years shall be entitled to receive the benefits of said act immediately after his honorable retirement from office by expiration of term resignation or other wise whether said service be continuous or not and extending the provisions of said act to judges of the court of common pleas and orphans' court who have served continuously for twenty years or more and have reached the age of sixty-five years after retirement from office of any of such judges after the expiration of their term resignation or otherwise" extending the provisions thereof to judges retired prior to the passage of the act and not entitled to the benefits thereof

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the fifth day of June one thousand nine hundred and seventeen (Pamphlet Laws three hundred and thirty-three) entitled "An Act to amend section one of an act entitled 'An Act to provide for the removal of judges of the Supreme Superior common pleas and orphans' court permanently disqualified by reason of physical or mental disability to perform their judicial functions and duties with half pay for their unexpired terms and the filling of vacancies caused by such removal' approved eleventh day of May one thousand nine hundred and one as amended by an act entitled 'An Act to amend section one of an act entitled 'An Act to provide for the removal of judges of the Supreme Superior common pleas and orphans' courts permanently disqualified by reason of physical or mental disability to perform their judicial functions and duties with half pay for their unexpired terms and the filling of vacancies caused by such removal' approved eleventh day of May one thousand nine hundred and one as amended by an act entitled 'An Act to provide for the removal of judges of the Supreme Superior Common pleas and orphans' courts permanently disqualified by reason of physical or mental disability to perform their judicial functions and duties with half pay for their unexpired terms and the filling of vacancies caused by such removal' approved May eleventh one thousand nine hundred and one so as to allow them full pay during the balance of their terms of office and under certain conditions half pay during the remainder of their lives' approved twenty-third day of June one thousand nine hundred and eleven so as to provide that any judge of the Supreme or Superior Court who has served in judicial office for twenty or more years shall be entitled to receive the benefits of said act immediately after his honorable retirement from office by expiration of term resignation or otherwise whether said service be continuous or not and extending the provisions of said act to judges of the court of common pleas and orphans' court who have served continuously for twenty years or more and have reached the age of sixty-five years after retirement from office of any such judges after the expiration of their term resignation or otherwise" which reads as follows

"Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the first day of January Anno Domini one thousand nine hundred and twelve whenever the Governor is of opinion based upon satisfactory medical evidence that a judge of the Supreme Superior common pleas or orphans' court is by reason of physical or mental disability permanently incapacitated for performing his judicial duties he shall notify said judge of his opinion giving the reasons therefor and if the said judge shall resign within thirty days after such notice and shall hold himself in readiness to advise with his successors and colleagues to perform duties as special master referee auditor or examiner in such ways as he may be reasonably able to do he shall receive for the balance of the term for which he was elected if he shall so long live the salary he would have received had he remained in active service

Any judge of the common pleas or of the orphans' court so resigning who shall have served continuously in judicial office for twenty years or more immediately prior to the date of his resignation and shall have reached the age of sixty-five years or any judge of the Supreme or Superior court so resigning who shall have served in judicial office for twenty years or more at the date of his resignation and who shall hold himself in readiness to advise with his successors and colleagues and to perform duties as special master referee auditor or examiner in such ways as he may be reasonably able to do shall receive during the remainder of his life after the expiration of his said term one-half of the salary which he would have received had he remained in active service

Any judge of the Supreme or of the Superior court who shall have served in judicial office for twenty years or more and any judge of the common pleas or orphans' court who shall have

reached the age of sixty-five years and who shall have served continuously in judicial office for twenty years or more and who shall hold himself in readiness to advise with his successors and colleagues and to perform such duties as special master referee auditor or examiner in such ways as he may reasonably be able to do after his honorable retirement from office by expiration of term resignation or otherwise shall receive during the remainder of his life one-half of the salary which he would have received had he remained in active service

No judge while accepting the benefits of this act shall be entitled to any additional compensation for the performance of any duties assigned to him hereunder and no such judge shall be obliged to accept an assignment of duty from any court other than the court of which he was a member at the time of his retirement

Any judge wishing to take advantage of the provisions of this act may notify the Governor of his desire so to do or the Governor on his own initiative may notify any judge as provided herein

All payments under this act shall be made monthly only upon the certificate of the retired judge that he is not engaged in any remunerative business or employment or if the judge himself is unable to make one upon a certificate to that effect from a competent physician

Any judge or judges who have been retired under the act to which this is an amendment are hereby given all the benefits and advantages and are made subject to the requirement of this act to the same extent and with the same effect as if they had been retired under the provision hereof

Any vacancy created by a retirement under this act prior to the expiration of the current term that the judge is filling at the time of such retirement shall be filled as now provided by law in cases of vacancies in judicial offices" is hereby amended to read as follows

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the first day of January Anno Domini one thousand nine hundred and twelve whenever the Governor is of opinion based upon satisfactory medical evidence that a judge of the Supreme Superior common pleas or orphans' court is by reason of physical or mental disability permanently incapacitated for performing his judicial duties he shall notify said judge of his opinion giving the reasons therefor and if the said judge shall resign within thirty days after such notice and shall hold himself in readiness to advise with his successors and colleagues to perform duties as special master referee auditor or examiner in such ways as he may be reasonably able to do he shall receive for the balance of the term for which he was elected if he shall so long live the salary he would have received had he remained in active service

Any judge of the common pleas or the orphans' court so resigning who shall have served continuously in judicial office for twenty years or more immediately prior to the date of his resignation and shall have reached the age of sixty-five years or any judge of the Supreme or Superior court so resigning who shall have served in judicial office for twenty years or more at the date of his resignation and who shall hold himself in readiness to advise with his successors and colleagues and to perform duties as special master referee auditor or examiner in such ways as he may be reasonably able to do shall receive during the remainder of his life after the expiration of his said term one-half of the salary which he would have received had he remained in active service

Any judge of the Supreme or Superior court who served in judicial office for twenty years or more and any judge of the common pleas or orphans' court who has reached the age of sixty-five years and has served continuously in judicial office for twenty years or more but who retired from office by expiration of term resignation or otherwise at any time prior to the passage of this act and was not entitled to the benefits of the act to which this is an amendment shall after the passage of this act if he hold himself in readiness to advise with his successors and colleagues and to perform such duties as special master referee auditor or examiner in such ways as he may be reasonably able to do receive during the remainder of his life one-half of the salary which he would have received had he remained in active service

Any judge of the Supreme or of the Superior court who shall have served in judicial office for twenty years or more and any judge of the common pleas or orphans' court who shall have reached the age of sixty-five years and who shall have served continuously in judicial office for twenty years or more and who shall hold himself in readiness to advise with his successors and colleagues and to perform such duties as special master referee auditor or examiner in such ways as he may be reasonably able to do after his honorable retirement from office by expiration of term resignation or otherwise shall receive during the remainder of his life one-half of the salary which he would have received had he remained in active service

No judge while accepting the benefits of this act shall be entitled to any additional compensation for the performance of any duties assigned to him hereunder and no such judge shall be obliged to accept an assignment of duty from any court other than the court of which he was a member at the time of his retirement

Any judge wishing to take advantage of the provisions of this act may notify the Governor of his desire so to do or the Governor on his own initiative may notify any judge as provided herein

All payments under this act shall be made monthly only upon the certificate of the retired judge that he is not engaged in any remunerative business or employment or if the judge himself is unable to make one upon a certificate to that effect from a competent physician

Any judge or judges who have been retired under the act to which this is an amendment are hereby given all the benefits

and advantages and are made subject to the requirement of this act to the same extent and with the same effect as if they had been retired under the provision hereof.

Any vacancy created by a retirement under this act prior to the expiration of the current term that the judge is filling at the time of such retirement shall be filled as now provided by law in cases of vacancies in judicial offices.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 616, as follows:

An Act fixing the mileage to be allowed common pleas judges in judicial districts containing more than one county.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That common pleas judges in judicial districts containing more than one county shall receive in addition to the annual salary the sum of fifteen cents for every mile necessarily traveled between county seats within their respective districts in performing the duties of their office.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 618, entitled:

An Act to amend section one hundred of an act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred eighty-two) entitled "An Act to consolidate revise and amend the penal laws of this Commonwealth"

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one hundred of an act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred eighty-two) entitled "An act to consolidate revise and amend the penal laws of this Commonwealth" which reads as follows

"Section 100 If any person being armed with an offensive weapon or instrument shall rob or assault with intent to rob another or shall together with one or more person or persons rob or assault with intent to rob or shall rob any person and at the same time or immediately before or immediately after such robbery beat strike or ill-use any person or do violence to such person the person so offending shall be guilty of felony and being thereof convicted shall be sentenced to pay a fine not exceeding one thousand dollars and undergo an imprisonment at by separate or solitary confinement labor not exceeding ten years" is hereby amended to read as follows

Section 100 If any person being armed with an offensive weapon or instrument shall rob or assault with intent to rob another or shall together with one or more person or persons rob or assault with intent to rob or shall rob any person and at the same time or immediately before or immediately after such robbery beat strike or ill-use any person or do violence to such person the person so offending shall be guilty of felony and being thereof convicted shall be sentenced to pay a fine not exceeding five thousand dollars and undergo an imprisonment by separate or solitary confinement at labor for any term of not more than twenty years

On the question,

Will the House agree to the section?

Mr. LAFFERTY. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend Section 1, page 2, line 21, by striking out the word "more" and inserting in lieu thereof "less".

Amend Section 1, page 2, by inserting after line 21 the following:

"Provided that the provisions of this act shall not apply to any crimes committed before the passage hereof, but all such crimes shall be prosecuted as heretofore under the provisions of the section to which this is an amendment."

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question.

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend section one hundred of an act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred and eighty-two) entitled "An Act to consolidate revise and amend the penal laws of this Commonwealth.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 114, as follows:

An Act relating to and regulating the issue and sale of tickets to places of amusement and providing penalties.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all tickets for the admission to any place of amusement shall have the price thereof printed upon the face thereof in large type.

Section 2 It shall be unlawful for any person co-partnership association or corporation (a) to sell any such ticket unless the price thereof be printed on the face thereof as required in section one of this act (b) to sell any such ticket at a price in excess of that printed on the face thereof.

Section 3 The price list of tickets for admission to a place of amusement shall be exhibited in a conspicuous place near the ticket window or ticket office. After such list is exhibited no deviation in the price of admission shall be made.

Section 4 Any person co-partnership association or corporation who shall violate any of the provisions of this act shall upon conviction thereof before any alderman magistrate or justice of the peace of the county be sentenced to pay a fine of not less than fifty dollars (\$50) or more than five hundred dollars (\$500.00) for each offense or in default thereof such person or the directors or officers or members of such co-partnership association or corporation as the case may be shall be committed to the proper county jail for a period not to exceed thirty days.

Any person co-partnership association or corporation so convicted may appeal from such summary conviction in the manner now provided by law for appeals from summary convictions.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bill to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 411, entitled:

An Act authorizing the filing of liens by cities boroughs and townships to recover the cost and expense of abating nuisances and things detrimental to health and providing the procedure thereon.

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter whenever any nuisance or thing detrimental to health has been committed or is being maintained on private property as found and determined by the Department or Board of Health of the city borough or township in which said property is located and the owner or reputed owner of said property after five (5) days' notice in writing to said owner reputed owner or occupant of said property and by posting said notice thereon by the aforesaid Department or Board of Health of the said city borough or township shall refuse or neglect to abate the same and the said city borough or township shall abate or cause the same to be abated in addition to all other remedies now provided by law said city borough or township shall have a lien on said property to recover the cost and expense of said abatement and is authorized to file a claim on said lien in the Court of Common Pleas of the proper county within six (6) months from the completion of the work of abatement.

On the question,

Will the House agree to the section?

Mr. STATLANDER. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, line 7, by striking out the words "borough or township"

Amend section 1, line 12, by striking out the words "borough or township."
 Amend section 1, lines 13 and 14, by striking out the words "borough or township."
 Amend section 1, line 16, by striking out the words "borough or township."

On the question,
 Will the House agree to the amendments?
 They were agreed to.
 On the question,
 Will the House agree to the section as amended?
 It was agreed to.
 The second section was read as follows:

Section 2 Said claim shall set forth
 One The name of the city borough or township by which filed
 Two The name of the owner or reputed owner of the property against which it is filed
 Three A description of the property against which it is filed
 Four The authority under or by virtue of which the nuisance or thing detrimental to health was abated
 Five The time when the work of abatement was completed
 Six The amount of the claim
 Seven The claim shall be signed by the chief executive officer of the department or board doing the work
 The procedure on said claims as to entry or revival of judgment and execution shall be as provided by law for other municipal liens. Provided Such claims may in suits thereon be read as evidence of the facts therein set forth and no defense shall be made denying the fact of nuisance or thing detrimental to health notice to abate the same and ownership of the property in question

On the question,
 Will the House agree to the section?
 Mr. STADTLANDER. Mr. Speaker, I desire to offer the following amendment.
 The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 2, line 2, by striking out the words "borough or township."

On the question,
 Will the House agree to the amendment?
 It was agreed to.
 On the question,
 Will the House agree to the section as amended?
 It was agreed to.
 The third section was read and agreed to, as follows:

Section 3 All acts and parts of acts inconsistent herewith are hereby repealed

The title was read, as follows:

An Act authorizing the filing of liens by cities boroughs and townships to recover the cost and expense of abating nuisances and things detrimental to health and providing the procedure thereon

On the question,
 Will the House agree to the title?
 Mr. STADTLANDER. Mr. Speaker, I desire to offer the following amendment.
 The SPEAKER. The amendment will be read by the Clerk.
 The amendment was read by the Clerk, as follows:

Amend title page 1 lines 1 and 2 by striking out the words "boroughs and townships"

On the question,
 Will the House agree to the amendment?
 It was agreed to.
 On the question,
 Will the House agree to the title as amended?
 It was agreed to.
 And said bill having been read at length the second time and agreed to as amended.
 Ordered, To be transcribed for a third reading.

Agreeably to order,
 The rule requiring bills to be considered in committee of the whole being in this case dispensed with.
 The House proceeded to the second reading and consideration of House Bill No. 399, as follows:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Danville Pennsylvania
 Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the

same That the sum of ninety-five thousand dollars (\$95,000) or so much thereof as may be necessary is hereby specifically appropriated to the trustees of the State Hospital for the Insane at Danville Pennsylvania the same being maintenance deficiency for the current fiscal year ending May thirty-first one thousand nine hundred and nineteen

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 513, as follows:

An Act making an appropriation for the Dixmonth Hospital for the Insane

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eighty thousand (\$80,000) dollars or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Dixmonth Hospital for the Insane at Dixmonth Allegheny County Pennsylvania to cover a deficiency in maintenance and operation of the said hospital from June first one thousand nine hundred seventeen to May thirty-first one thousand nine hundred nineteen

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 391, as follows:

An Act to provide for the extradition of persons of unsound mind and to make uniform the laws of the States which enact the same

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That (Name of the Act) this act may be cited as the Uniform Act for the Extradition of Persons of Unsound Mind

Section 2 (Definition of Terms) The terms "flight" and "fled" as used in this act shall be construed to mean any voluntary or involuntary departure from the jurisdiction of the court where the proceedings hereinafter mentioned may have been instituted and are still pending with the effect of avoiding impeding or delaying the action of the court in which such proceedings may have been instituted or be pending or any such departure from the state where the person demanded then was if he then was under detention by law as a person of unsound mind and subject to detention. The word "state" wherever used in this act shall include states territories districts and insular and other possessions of the United States As applied to a request to return any person within the purview of this act to or from the District of Columbia the words "executive authority" "Governor" and "Chief Magistrate" respectively shall include a justice of the Supreme Court of the District of Columbia and other authority

Section 3 (Persons Subject to the Act) A person alleged to be of unsound mind found in this state who has fled from another state in which at the time of his flight

(a) he was under detention by law in a hospital asylum or other institution for the insane as a person of unsound mind or

(b) he had been theretofore determined by legal proceedings to be of unsound mind the finding being unrevoked and in full force and effect and the control of his person having been acquired by a court of competent jurisdiction of the state from which he fled or

(c) he was subject to detention in such state being then his legal domicile (personal service of process having been made) based on legal proceedings there pending to have him declared of unsound mind

shall on demand of the executive authority of the state from which he fled be delivered up to be removed thereto

Section 4 (Procedure) Whenever the executive authority of any state demands of the executive authority of this state any fugitive within the purview of section three and produces a copy of the commitment decree or other judicial process and proceedings certified as authentic by the Governor or Chief Magistrate of the state whence the person so charged has fled with an affidavit made before a proper officer showing the person to be such a fugitive it shall be the duty of the executive authority of this state to cause him to be apprehended and secured if found in this state and to cause immediate notice of the apprehension to be given to the executive authority making such demand or to the agent of such authority appointed to receive the fugitive and to cause the fugitive to be delivered to such agent when he shall appear. If no such agent appears within thirty days from the time of the apprehension the fugitive may be discharged. All costs and expenses incurred in the apprehending securing maintaining and transmitting such fugitive to the state making such demand shall be paid by such state. Any agent so appointed who receives the fugitive into his custody shall be empowered to transmit him to the state from which he has fled. The executive authority of this state is hereby vested with the

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General

Assembly met and it is hereby enacted by the authority of the same That so much of the act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and sixty) as reads as follows

"Section 1 It shall and may be lawful for any company incorporated under the laws of any other State for the manufacture of any form of iron steel or glass or for the quarrying of slate granite cement rock stone or rocks of any kind or for dressing polishing or manufacturing the same or any of them or for any mineral springs company incorporated for the purpose of bottling and selling natural mineral springs water or for any company incorporated for the purpose of manufacturing supplying the sale of ice or for the manufacture and sale of chemicals or for the manufacture and sale of foodstuffs and eatables cement and cement products and the quarrying of cement rock or for the manufacture buying selling leasing using and operation of electrical apparatus and machinery and articles of every kind appertaining to or in anywise connected with the production use regulation control distribution or application of electricity or electrical energy or products for any use or purpose constructing acquiring using selling buying or leasing any works construction or plant or part thereof connected with or involving such use distribution regulation control or application of electricity or the control or use of electrical apparatus for any purpose and of producing furnishing and supplying electricity or electrical apparatus in any form and for any purpose and to carry on a general manufacturing business or for the refining manufacturing or sale of petroleum and petroleum products or for the manufacture of any form of leather or any article or things which may be manufactured from leather or articles or things in which leather is a component part to erect and maintain buildings and manufacturing establishments within this Commonwealth and to have and hold real estate to an amount necessary and proper therefor Provided That nothing herein contained shall be deemed to prevent or relieve real estate taken and held by such company under the provisions of this statute from being taxed in like manner with other real estate within this Commonwealth And provided further That no foreign corporations shall be entitled to employ any greater amount of capital in any such business in this State than the same kind of corporations organized under the laws of this State are entitled to employ And provided further That every such foreign corporation doing business as aforesaid in this Commonwealth shall be liable to taxation to an amount not exceeding that imposed on corporations organized for similar purposes under the laws of this State and every such foreign corporation taking the benefit of this act shall make the same returns to the Auditor General that are now required by law of the corporations of this State" is hereby amended to read as follows

Section 1 It shall and may be lawful for any company incorporated under the laws of any other State for the manufacture of any form of iron steel or glass or for the quarrying of slate granite cement rock stone or rocks of any kind or for dressing polishing or manufacturing the same or any of them or for any mineral springs company incorporated for the purpose of bottling and selling natural mineral springs water or for any company incorporated for the purpose of manufacturing supplying and sale of ice or for the manufacture and sale of chemicals or for the manufacture and sale of foodstuffs and eatables cement and cement products and the quarrying of cement rock or for the manufacture buying selling leasing using and operation of electrical apparatus and machinery and articles of every kind appertaining to or in anywise connected with the production use regulation control distribution or application of electricity or electrical energy or products for any use or purpose constructing acquiring using selling buying or leasing any works construction or plant or part thereof connected with or involving such use distribution regulation control or application of electricity or the control or use of electrical apparatus for any purpose and of producing furnishing and supplying electricity or electrical apparatus in any form and for any purpose and to carry on a general manufacturing business or for the refining manufacturing or sale of petroleum and petroleum products or for the manufacture of any form of leather or any article or things which may be manufactured from leather or articles or things in which leather is a component part or for the conversion of raw silk into thread and the manufacture of silk goods to erect and maintain buildings and manufacturing establishments within this Commonwealth and to have and hold real estate to an amount necessary and proper therefore Provided That nothing herein contained shall be deemed to prevent or relieve real estate taken and held by such company under the provisions of this statute from being taxed in like manner with other real estate within this Commonwealth And provided further That no foreign corporations shall be entitled to employ any greater amount of capital in any such business in this State than the same kind of corporations organized under the laws of this State are entitled to employ And provided further That every such foreign corporation doing business as aforesaid in this Commonwealth shall be liable to taxation to an amount not exceeding that imposed on corporations organized for similar purposes under the laws of this State and every such foreign corporation taking the benefit of this act shall make the same returns to the Auditor General that are now required by law of the corporations of this State

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 397, as follows:

An Act authorizing the State Highway Commissioner to designate certain State highways forming a continuous route as a Roosevelt Highway

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the State Highway Commissioner is hereby authorized to designate any series of State highways forming a continuous route across the Commonwealth east and west or north and south as the Roosevelt Highway and to cause the same to be so marked and designated on all maps issued by the State Highway Department

And said bill having been read at length the second time and agreed to.

Ordered. To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 347, entitled:

An Act to further amend section one as amended and to amend sections two three and sixteen of article four chapter seven of an act approved the fourteenth day of May one thousand nine hundred fifteen (Pamphlet Laws three hundred and twelve) entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of article four chapter seven of an act approved the fourteenth day of May one thousand nine hundred fifteen (Pamphlet Laws three hundred and twelve) entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" which as amended by section thirty-four of an act approved the sixth day of July one thousand nine hundred seventeen (Pamphlet Laws seven hundred and four) entitled "An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen entitled 'An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs' and repealing certain acts relating to boroughs" which reads as follows

"Section 1 The auditors of the borough shall meet on the third Tuesday of January one thousand nine hundred and sixteen and annually thereafter and shall audit adjust and settle the accounts of the tax collectors and all officers of the borough the amount of any balance or shortage or of any expenditure of a kind or made a manner prohibited or not authorized by statute or which causes a financial loss to the borough shall be a surcharge against any officer against whom such balance or shortage shall appear or who by vote act or neglect has made permitted or approved such expenditure" is hereby further amended to read as follows

Section 1 The auditors of the borough shall meet on the first Tuesday after the first Monday of January one thousand nine hundred and twenty and annually thereafter and shall audit adjust and settle the accounts of the tax collectors and all officers of the borough the amount of any balance or shortage or of any expenditure of a kind or made in a manner prohibited or not authorized by statute or which causes a financial loss to the borough shall be a surcharge against any officer against whom such balance or shortage shall appear or who by vote act or neglect has made permitted or approved such expenditure

On the question.

Will the House agree to the section?

Mr. POWELL. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 2, line 7, by striking out the word "which."

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The second, third and fourth sections and title were separately read and agreed to as follows:

Section 2 That section two of article four chapter seven of said act which reads as follows

"Section 2 All orders and vouchers which have been paid shall on their presentation to the auditors be cancelled by writing the word audited on the face thereof" is hereby amended to read as follows

Section 2 All orders and vouchers which have been paid shall on their presentation to the auditors be cancelled by writing the word "audited" on the face thereof but no bill shall be accepted by the auditors or passed upon which shall not have been ordered paid by the borough council. Each voucher and bill shall be carefully examined by the auditors before accepting or rejecting the same.

Section 3 That section three of article four chapter seven of said act which reads as follows

"Section 3 The auditors shall complete such audit adjustment and settlement as soon as possible and shall within ten days thereafter publish by posting printed or typewritten handbills in five public places in the borough an itemized statement of the receipts and expenditures of the several officers for the preceding year. They shall also within such period of ten days file a copy of the statement with the secretary of the borough and also with the clerk of court of quarter sessions of the county which shall be at all times subject to public inspection. Whenever two or more borough offices shall be exercised by the same person only one statement shall be required" is hereby amended to read as follows

Section 3 The auditors shall complete such audit adjustment and settlement as soon as possible and shall prepare a full itemized statement for the information of the public which statement shall give the name of the drawee of each voucher the purpose which said voucher was given for and the amount thereof. The auditors shall within ten days thereafter publish a full copy of such itemized statement in at least one newspaper having the largest circulation in the borough once a week for three successive weeks following. They shall also within such period of ten days file a copy of the statement with the secretary of the borough and also with the clerk of court of quarter sessions of the county which shall be at all times subject to public inspection. Whenever two or more borough offices shall be exercised by the same person only one statement shall be required

Section 4 That section sixteen of article four chapter seven of said act which reads as follows

"Section 16 In case of any neglect or refusal to comply with the provisions of the preceding sections of this article the auditors so neglecting or refusing shall pay a penalty of one hundred dollars to be recovered in the same manner as debts of like amount are recoverable by suit instituted in the name of the borough upon the complaint of any taxpayer thereof. When so recovered the amount of the penalty shall be paid into the treasury of the borough" is hereby amended to read as follows

Section 16 In case of any neglect or refusal to comply with the provisions of the preceding sections of this article or in case of any violation thereof the auditors or any one of them so neglecting or refusing or violating such provisions shall pay a fine of one hundred dollars and in default of the payment of such fine shall undergo an imprisonment in the county jail for a term of ninety days. When so recovered the amount of the fine shall be paid into the treasury of the borough

And said bill having been read at length the second time and agreed to, as amended.

Ordered, To be transcribed for a third reading.

An Act to further amend section one as amended and to amend sections two three and sixteen of article four chapter seven of an act approved the fourteenth day of May one thousand nine hundred fifteen (Pamphlet Laws three hundred and twelve) entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 476, entitled::

An Act to amend section eight clause (b) of "the Wills act of one thousand nine hundred and seventeen" approved June seventh one thousand nine hundred and seventeen (Pamphlet Laws four hundred and three) by giving to any mother or adopting mother the right to appoint a testamentary guardian for her minor child when the father or adopting father of such child has forfeited his right to appoint a testamentary guardian under clause (c) of said section and when the said mother or adopting mother has left an estate real or personal to such child the said amendment to apply to the wills of all persons dying on or after the thirty-first day of December one thousand nine hundred and seventeen

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eight clause (b) of "the Wills Act of one thousand nine hundred and seventeen" approved the seventh day of June Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws four hundred and three) which reads as follows

"(b) Every persons competent to make a will being the mother or adopting mother of any minor child unmarried may appoint a testamentary guardian for such child during his or her minority or for any shorter period whenever the father

or adopting father of such child shall be deceased and has not appointed such a guardian. Such mother or adopting mother who shall leave to such child an estate either real or personal may appoint a testamentary guardian for such estate of the child whether the father or adopting father of such child shall be living or dead and whether he shall or shall not have appointed a testamentary guardian for such child" be and the same is hereby amended so as to read

(b) Every person competent to make a will being the mother or adopting mother of any minor child unmarried may appoint a testamentary guardian for such child during his or her minority or for any shorter period whenever the father or adopting father of such child shall be deceased and has not appointed such a guardian. Whenever the father or adopting father of such child has forfeited his right to appoint a testamentary guardian under the provisions of clause (c) of this section such mother or adopting mother who shall leave to such child an estate either real or personal may appoint a testamentary guardian for such child. Such mother or adopting mother who shall leave to such child an estate either real or personal may appoint a testamentary guardian for such estate of the child whether the father or adopting father of such child shall be living or dead and whether he shall or shall not have appointed a testamentary guardian for such child

On the question,

Will the House agree to the section?

Mr. JAMES A. WALKER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend line 5, page 2, by striking out "persons" and inserting "person" in lieu thereof.

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section was read and agreed to as follows:

Section 2 This amending act shall apply to the wills of all persons dying on or after the thirty-first day of December one thousand nine hundred and seventeen

The title was read as follows:

An Act to amend section eight, clause (b) of "the Wills Act of one thousand nine hundred and seventeen," approved June seventh, one thousand nine hundred and seventeen (Pamphlet Laws four hundred three), by giving to any mother or adopting mother the right to appoint a testamentary guardian for her minor child when the father or adopting father of such child has forfeited his right to appoint a testamentary guardian under clause (c) of said section, and when said mother or adopting mother has left an estate, real or personal, to such child; the said amendment to apply to the wills of all persons dying on or after the thirty-first day of December, one thousand nine hundred and seventeen.

On the question,

Will the House agree to the title?

Mr. JAMES A. WALKER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title line 1 by striking out "caluse" and inserting "clause" in lieu thereof.

On the question,

Will the House agree to the amendment?

It was agreed to,

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 523, (Senate Bill No. 86), entitled:

An Act to amend section one of an act approved the fifth day of July one thousand nine hundred and seventeen entitled "An Act authorizing cities to refund moneys paid by property owners into their treasuries when a court of competent jurisdiction shall have determined that there was no liability for such payment

when made" extending the provisions thereof to boroughs and incorporated towns.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 384 (Senate Bill No. 42), entitled:

An Act making an appropriation to cover deficiency to the trustees of the State Hospital for the Criminal Insane at Fairview, Pennsylvania.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 257, (Senate Bill No. 10), entitled:

An Act authorizing cities of the third class with the assent of the electors duly obtained at an election to use moneys borrowed or authorized to be borrowed for purposes which have proved impracticable or impossible for any other lawful municipal purpose.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. STADTLANDER. Mr. Speaker, I move that House Bill No. 257 (Senate Bill No. 10), the bill just read and agreed to the second time, be recommended to the Committee on Municipal Affairs for the purpose of amendment.

Mr. HOUGH. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 522 (Senate Bill No. 66), entitled:

An Act to amend section two and section five as amended and to supplement an act approved the seventh day of July one thousand eight hundred eighty-five (Pamphlet Laws two hundred and fifty-seven) entitled "An Act to confer upon the several courts of common pleas of this Commonwealth jurisdiction of a court of equity in all cases of dower and partition and prescribing the method of procedure" by enlarging the powers of the master and confirming all cases heretofore proceeded in to final decree

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 518 (Senate Bill No. 15), entitled:

An Act making an emergency appropriation to cover deficiency to the trustees of the State Institution for Feeble Minded of Western Pennsylvania at Polk Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 519 (Senate Bill No. 16), entitled:

A Supplement to the act approved the twenty-ninth day of May one thousand eight hundred and eighty-five (Pamphlet Laws twenty-nine) entitled "An Act to provide for the incor-

poration and regulation of natural gas companies" extending the duration of certain charters and providing a procedure therefor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 71, as follows:

An Act making an appropriation to the State Hospital for injured persons of the Anthracite Coal Region at Ashland Pennsylvania.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000.00) or so much thereof as may be necessary is hereby specifically appropriated to the State Hospital for Injured Persons of the Anthracite Coal Region at Ashland Pennsylvania for deficiency for the two fiscal years ending May thirty-first one thousand nine hundred nineteen

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 527 (Senate Bill No. 177), entitled:

An Act making an appropriation to the State Highway Department for the construction of permanent State highways; for the payment of the Commonwealth's share in expenses of constructing State-aid highways; for the maintenance and repair of State highways within the limits of boroughs; for the maintenance and repair of State-aid highways for the payment of expenses, costs and awards in the purchase or condemnation of turnpikes and toll bridges; for the payment of the deficiency caused during the years one thousand nine hundred thirteen and fourteen, in carrying out the laws of Pennsylvania relative to the construction, maintenance and repair of roads in townships of the second class; for the payment of damages to property caused or occasioned in connection with the work of the State Highway Department.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 528, (Senate Bill No. 178), entitled:

An Act making an appropriation to the State Highway Department for salaries expenses and maintenance of the same.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

RECONSIDERATION OF VOTE ON HOUSE BILL NO. 420.

Mr. RAMSEY. Mr. Speaker, through an error, Mr. Benninger called up House Bill No. 420. File Folio 465, entitled:

"An Act to provide for an additional law judge of the Court of Common Pleas of the Thirty-first Judicial District" on page 7 of today's calendar.

The sponsor, Mr. Samuel J. Evans, had decided not to call the bill up.

I move you, therefore, that the vote by which it was agreed that this bill should be transcribed for third reading be reconsidered.

Mr. EDGAR R. SMITH. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. RAMSEY. Mr. Speaker, I move that the vote by which this bill was agreed to on second reading be reconsidered.

Mr. ALEXANDER. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. RAMSEY. Mr. Speaker, I move that the vote by which the title was agreed to be reconsidered.

Mr. ALEXANDER. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. RAMSEY. Mr. Speaker, I move that the vote by which section three was agreed to be reconsidered.

Mr. ALEXANDER. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. RAMSEY. Mr. Speaker, I move that the vote by which section two was agreed to be reconsidered.

Mr. ALEXANDER. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. RAMSEY. Mr. Speaker, I move that the vote by which section one was agreed to be reconsidered.

Mr. ALEXANDER. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. RAMSEY. Mr. Speaker, it was the desire of the sponsor of the bill that no action be taken on it tonight.

The SPEAKER. The bill now remains on the second reading calendar the same as it was before any action was taken on it tonight.

BILL ON THIRD READING.

Mr. ALEXANDER. Mr. Speaker, I desire at this time to call up House Bill No. 289, file folio 409, on page 5 of today's calendar, bills on third reading postponed.

Agreeably to order,

The bill having been called up from postponed calendar,

The House resumed the consideration on third reading of House Bill No. 289, entitled:

An Act to amend part of the first section of an act approved the eleventh day of July Anno Domini one thousand nine hundred and one entitled "An Act to regulate and establish the fees to be charged by sheriffs in this Commonwealth and to provide for the taxation and collection of the same" by requiring sheriff's fees for attending court bringing into and removing therefrom prisoners for arraignment trial and sentence and for the execution of any other order of court to be paid by the county

On the question recurring,

Will the House agree to the bill on third reading?

Mr. ALEXANDER. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk then read the amendment, as follows:

Amend page 2, line 14, by striking out the word "criminal" after the word "of."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended.

It was agreed to.

Ordered, That the bill as amended lie over over for printing.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives, as follows:

CONCURRENT RESOLUTION.

In the House of Representatives, March 3, 1919.

Whereas, The seventy-ninth division of the Army of the United States has on its roll many men drafted from the Commonwealth of Pennsylvania and has been in foreign service for a number of months; and,

Whereas, Said division, while in such foreign service, has been actively and extensively engaged in battles imposing great hardship and sacrifices upon the men of such division; and

Whereas, It is fitting and proper that the men of this division, as a reward for their gallant services, should be permitted to return to the United States and their homes and be discharged from further service and that, for the purpose of garrisoning the territory now occupied, troops other than such as have been actively engaged be used; therefore, be it

Resolved, (if the Senate concur), That the General Assembly of the Commonwealth of Pennsylvania does hereby respectfully petition the Secretary of War for the United States, to order the return of the seventy-ninth division of the United States Army from foreign service and as soon after such return as may be, to order the discharge of said division from further service;

Resolved, That the Secretary of the Commonwealth of Pennsylvania forward a copy of this resolution to the Secretary of War of the United States.

RECONSIDERATION OF VOTE ON SENATE BILL NO. 177.

Mr. McCAIG. Mr. Speaker, I move that the vote by which Senate Bill No. 177, file folio 261, entitled:

An Act making an appropriation to the State Highway Department for the construction of permanent State highways for the payment of the Commonwealth's share in the expenses of constructing State-aid highways for the maintenance and repair of State highways within the limits of boroughs for the maintenance and repair of State-aid highways for the payment of expenses costs and awards in the purchase or condemnation of turnpikes and toll bridges for the payment of the deficiency caused during the years one thousand nine hundred thirteen and fourteen in carrying out the laws of Pennsylvania relative to the construction maintenance and repair of roads in townships of the second class for the payment of damages to property caused or occasioned in connection with the work of the State Highway Department

was ordered transcribed for third reading, be reconsidered.

Mr. VICKERMAN. Mr. Speaker, I second the motion. The motion was agreed to.

Mr. McCAIG. Mr. Speaker, I move that the vote by which this bill was agreed to on second reading be reconsidered.

Mr. VICKERMAN. Mr. Speaker, I second the motion.

Mr. McCAIG. Mr. Speaker, I move that the vote by which the title was agreed to, be reconsidered.

Mr. VICKERMAN. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. McCAIG. Mr. Speaker, I move that the vote by which Section 1 was agreed to, be reconsidered.

Mr. VICKERMAN. Mr. Speaker, I second the motion.

The motion was agreed to.

The first section was then read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ten million eight hundred forty-two thousand and forty-nine dollars and thirty-eight cents (\$10,842,049.38) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the State Highway Department for the two fiscal years beginning June first one thousand nine hundred and nineteen for the following purposes to-wit

For the construction of permanent State highways the sum of five million dollars (\$5,000,000.00) or so much thereof as may be necessary

For the payment of the Commonwealth's share in the expenses of constructing State-aid highways as provided in the act of May thirty-first one thousand nine hundred and eleven the sum of three million dollars (\$3,000,000.00) or so much thereof as may be necessary

For the maintenance and repair of State highways within the limits of boroughs the sum of eight hundred thousand dollars (\$800,000) or so much thereof as may be necessary

For the maintenance and repair of State-aid highways the sum of four hundred thousand dollars (\$400,000) or so much thereof as may be necessary

For the payment of expenses costs and awards in the purchase or condemnation of turnpikes and toll bridges forming a part of State highway routes as provided in the act of May thirty-first one thousand nine hundred and eleven and its amendments the sum of five hundred thousand dollars (\$500,000) or so much thereof as may be necessary

For the payment of the deficiency caused during the years one thousand nine hundred thirteen and fourteen in carrying out the laws of Pennsylvania relative to the construction maintenance and repair of roads in townships of the second class and especially the act approved the twenty-second day of July one thousand nine hundred and thirteen entitled "An act relating to roads providing for the supervision construction maintenance and repair of township roads relating to road taxes and providing penalties for the violation thereof" the sum of one million one hundred forty-two thousand and forty-nine dollars and thirty-eight cents (\$1,142,949.38) or so much thereof as may be necessary

For the payment of damages to property caused or occasioned in connection with the work of the State Highway Department in the construction improvement and repair of State highways and State-aid highways and attributed to negligence or carelessness on the part of the employees of the State Highway Department after investigation of and approval by the State Highway Commissioner and the Attorney General the sum of twenty thousand dollars (\$20,000.00) or so much thereof as may be necessary

The foregoing appropriations with the exception of the item covering the deficiency for the years one thousand nine hundred and thirteen and fourteen in carrying out the provisions of the laws of Pennsylvania relative to the construction maintenance and repair of roads in townships of the second class shall include the payment of salaries and expenses of any engineers engineers' assistants inspectors superintendents clerical assistance draughtsmen employees and laborers skilled or

unskilled necessary in the judgment of the State Highway Commissioner to carry out the purposes of the said several acts herein mentioned

On the question,
the payment of the Commonwealth's share in the expense of
Will the House agree to the section?

Mr. McCAIG. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend Senate Bill No. 177, file folio 261, section 1, line 6 and 7, by striking out "\$10,842,049.38" and insert, in lieu thereof, the figures "(10,862,049.38)"; also on page three of said bill, line twenty, by striking out "(\$142,949.38)" and insert, in lieu thereof, the figures "(1,142,049.38)".

Also in line 5, page 2 by striking out the word "forty" and inserting in lieu thereof the word "Sixty".

Also section 1, line 16, page 3 by changing the word "taxes" to "tax."

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act making an appropriation to the State Highway Department for the construction of permanent State highways for constructing State-aid highways for the maintenance and repair of State highways within the limits of boroughs for the maintenance and repair of State-aid highways for the payment of expenses costs and awards in the purchase condemnation of turnpikes and toll bridges for the payment of the deficiency caused during the years one thousand nine hundred thirteen and fourteen in carrying out the laws of Pennsylvania relative to the construction maintenance and repair of roads in townships of the second class for the payment of damages to property caused or occasioned in connection with the work of the State Highway Department.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

ADJOURNMENT

Mr. RAMSEY. Mr. Speaker, I move this House do now adjourn.

The motion was agreed to, and (at 11.30 o'clock P. M.) the House adjourned until to-morrow morning at 10:30 o'clock.

Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., TUESDAY, MARCH 4, 1919.

No. 20

SENATE.

TUESDAY, March 4, 1919.

The Senate met at 11 o'clock A. M.
The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the Chair.

PRAYER.

The Chaplain, Rev. Thomas W. Davis, offered the following prayer:

Almighty God, we thank Thee for this beautiful day and for all the bounteous gifts of nature. We thank Thee for the splendid ideals of brotherhood spreading throughout the entire world, and pray that we may be able to catch up in practice with these splendid ideals. We ask Thy blessing upon the Chaplain of the House and all the members of his family and relatives, who are mourning the loss at this time of his beloved father. These blessings we ask in our Saviour's name. Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. MURDOCH, the further reading was dispensed with, and the Journal was approved.

PETITION.

FAVORING PASSAGE OF HOUSE BILLS NOS. 273 AND 285.

Mr. BARNES presented petition of Monroe Grange No. 1414 of Stroudsburg, favoring passage of House Bills Nos. 273 and 285.

Which was referred to the Committee on Forestry.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) announced that the Chief Clerk having reported that the following bills had passed both Houses of the General Assembly and the same being correct, titles were publicly read as follows:

Senate Bill No. 8, entitled:

An Act to amend section five of an act approved the twenty-fourth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand and eighteen) entitled "An Act making it unlawful for the commissioners of any county in this Commonwealth to contract to repair build or rebuild any county bridges without due advertisement for sealed proposals excepting contracts not amounting to two hundred and fifty dollars" by excepting contracts for the repair building or rebuilding of any bridge or bridges that will cost less than five hundred dollars.

Senate Bill No. 59, entitled:

An Act to amend section two of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-two) entitled "An Act authorizing county controllers in counties having a population of more than one hundred thousand and less than one hundred fifty thousand inhabitants to appoint a solicitor prescribing the duties of said solicitor and fixing his salary" by authorizing the county commissioners and county controller to fix the salary of the solicitor.

Senate Bill No. 69, entitled:

An Act validating divorces granted on the ground of the hopeless insanity of the respondent under the provisions of an

act approved the eighteenth day of April one thousand nine hundred and five entitled "An Act to amend section eight of the act approved the thirteenth day of April one thousand eight hundred and forty-three entitled 'An Act to convey certain real estate and for other purposes' so as to extend its provisions to the husband or wife of a lunatic or non compos mentis and to further regulate the procedure in action for divorce.

Senate Bill No. 179, entitled:

An Act to amend sections one and two as amended of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight), entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employes defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act."

Whereupon.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the presence of the Senate signed the same.

REPORTS FROM COMMITTEE.

Mr. CRAIG, from the Committee on Judiciary General, reported as amended, Senate Bill No. 206, entitled:

An Act authorizing corporations incorporated for certain purposes, under the laws of any other State of the United States, to acquire, erect and maintain buildings and manufacturing establishments, and to take, hold, mortgage, lease, and convey real estate necessary and proper for such corporate purposes.

Mr. WHITTEN, from the Committee on Judiciary General, reported as committed, Senate Bill No. 56, entitled:

An Act to give to women married and single the same right as men to be incorporators and in furtherance of their interests as stockholders to serve as directors and officers of corporations for profit.

Mr. MEARKLE, from the Committee on Judiciary General, reported as committed, Senate Bill No. 275 (House Bill No. 217), entitled:

An Act to amend Clause (f), Section forty-nine, of an act approved the seventh day of June, one thousand nine hundred seventeen (P. L. 447), entitled "An Act relating to the administration and distribution of the estates of decedents and of minors, and of trust estates; including the appointment, bonds, rights, powers, duties, liabilities, accounts, discharge and removal of executors, administrators, guardians, and trustees, herein designated as fiduciaries; the administration and distribution of the estates of presumed decedents; widow's and children's exemptions; debts of decedents; rents of real estate as assets for payment thereof, the lien thereof, sales and mortgages of real estate for the payment thereof, judgments and executions therefore, and the discharge of real estate from the lien thereof; contracts of decedents for the sale or purchase of real estate; legacies, including legacies charged on land the discharge of residuary estates and of real estate from the lien of legacies and other charges; the appraisal of real estate devised at a valuation; the ascertainment of the curtilage of dwelling houses or other buildings devised; the abatement and survival of actions, and the substitution of executors and administrators therein, and suits against fiduciaries; investments by fiduciaries; the organization of corporations to carry on the business of decedents; the audit and review of accounts of fiduciaries refunding bonds; transcripts to the court of common pleas of balances due by fiduciaries, the rights, powers and liabilities of non-resident and foreign fiduciaries, the appointment, bonds, rights, powers, duties and liabilities of trustees durante absentia; the recording and registration of decrees, reports and other proceedings, and the fees therefor; appeals in certain cases; and also, generally dealing with the jurisdiction, powers, and procedure of the orphans court in all matters relating to fiduciaries concerned with the estates of decedents."

Mr. SNYDER, from the Committee on Public Roads and Highways, reported as committed, Senate Bill No. 110, entitled:

An Act regulating the use of vehicles on the public highways requiring lights on certain vehicles and providing penalties for the violation thereof.

Mr. PATTON from the Committee on Judiciary General reported as committed, Senate Bill No. 262, entitled:

An Act making the Secretary of Internal Affairs, the custodian of all deeds, contracts, maps, surveys, policies of title insurance, abstracts of title and other documents or instruments relating to the titles to real estate owned or hereafter to be acquired by the Commonwealth.

Mr. DAIX from the Committee on Appropriations reported as amended, Senate Bill No. 168, entitled:

An Act establishing a course of military and health instruction and training in certain public schools and normal schools of this Commonwealth, and in colleges and universities receiving State appropriations, creating a Military Training Commission; prescribing its powers and duties; authorizing military and school authorities to permit the use of certain property, and making an appropriation.

Mr. LESLIE from the Committee on Judiciary General reported as committed, Senate Bill No. 258, entitled:

An Act regulating the sale, offering for sale, barter, exchange and giving of theatre tickets, and providing penalties.

Mr. F. E. BALDWIN from the Committee on Judiciary Special, reported as committed, Senate Bill No. 145, entitled:

An Act to amend section three of an act, entitled "An Act to protect the public health and welfare by regulating the employment of females in certain establishments with respect to their hours of labor and the conditions of their employment, by establishing certain sanitary regulations in the establishments in which they work, by requiring certain abstracts and notices to be posted, by providing for the enforcement of this act by the Commissioner of Labor and Industry and others, by prescribing penalties for violations thereof, by defining the procedure in prosecutions and by repealing all acts and parts of acts inconsistent with the provisions thereof," approved the 25th day of July, 1913, as amended.

BILLS INTRODUCED.

Mr. WHITTEN read in his place and presented to the Chair Senate Bill No. 352, entitled:

An Act amending Section Two, Four and Fifteen of an act entitled, "An Act authorizing and empowering the several counties of this Commonwealth to locate, lay out, open, construct, and maintain public bridges, whether wholly or partly within any city, borough, or township therein, across any river or stream dividing or separating any part of said county from any other part thereof, together with the necessary bridge approaches viaduct, or other approaches, to conveniently connect the same with existing streets or public roads in such cities, boroughs, or townships; authorizing the cities and boroughs wherein such bridges are located to share in the cost

thereof, and to provide approaches therefor; authorizing the taking and appropriation of property and rights of property, public or private, for such purposes; providing a method for making compensation for property taken, injured or destroyed thereby; authorizing the several counties to enter upon and over public streets or roads in cities, boroughs, or townships, for said purposes; authorizing the several counties to appropriate money, levy taxes, and incur indebtedness therefor; and authorizing the several counties to charge and collect tolls and rentals for the concurrent use of such bridges and approaches by street-railway, telegraph, telephone or other corporations, or persons making use thereof other than for ordinary foot or vehicle traffic, and to enter into contracts for such use," approved the twenty-fourth day of May, one thousand nine hundred seventeen.

Which was committed to the Committee on Public Roads and Highways.

Mr. MEARKLE read in his place and presented to the Chair Senate Bill No. 353, entitled:

An Act making an appropriation to Saint Rita's L. C. B. A. Home for Infants, Pittsburgh, Allegheny County, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. TOMPKINS read in his place and presented to the Chair Senate Bill No. 354, entitled:

An Act to extend the powers of banks of discount and deposit, authorizing the opening of trust departments and to act as Trustee, Executor, Administrator, Registrar of stocks, Guardian of Estates, Assignee, Receiver, Committee of Estates of Lunatics, and other fiduciary capacities in which Trust Companies are permitted to act under the laws of the State of Pennsylvania.

Which was committed to the Committee on Banks and Building and Loan Associations.

Mr. SASSAMAN read in his place and presented to the Chair Senate Bill No. 355, entitled:

An Act to amend section ten of an act approved the twenty-seventh day of June, one thousand eight hundred and ninety-five (P. L. 403), entitled "An Act creating the office of county controller in counties of this Commonwealth containing one hundred and fifty thousand inhabitants and over, prescribing his duties, and abolishing the office of county auditor in said counties."

Which was committed to the Committee on Judiciary General.

Mr. SONES read in his place and presented to the Chair Senate Bill No. 356, entitled:

An Act making an appropriation to the State Industrial Home for Women, at Muncy.

Which was committed to the Committee on Appropriations.

Mr. DAIX read in his place and presented to the Chair Senate Bill No. 357, entitled:

A supplement to the act approved the 26th day of July, 1913, entitled "An Act defining public service companies; and providing for their regulation by prescribing and defining their duties and liabilities; prescribing, defining, and limiting their powers, and regulating their incorporation, and to a limited extent, regulating municipal corporations engaged or about to engage in the business of public service companies; creating and establishing a Public Service Commission for the regulation aforesaid; prescribing and defining the powers and duties of such Commission and its officers, including the exclusive power to regulate the construction, alteration, relocation, or abolition of the crossings of railroad corporations, street railway corporations, or other public service companies, and of public highways by the tracks or other facilities of said companies; providing for the ascertainment by the Commission of the expense and damages resulting from such construction, alterations relocation or abolition, and for the payment of such expense and damages severally or proportionately, by the Public service companies interested, the State or municipal corporation concerned and giving persons whose property is thereby taken, injured or destroyed, authority to sue the Commonwealth for damages in such cases, providing for the terms, salaries, and compensation of the members of the Commission, its officers, counsel, and employees; prescribing and regulating the practice and procedure before such Commission, and upon appeal and judicial review of its orders and determinations by the courts of common pleas; and giving the courts of common pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases, and of all injunctions, mandamus, or other appropriate proceedings to enforce the provisions of this act and the orders of the Commission, and to restrain such orders, subject to an appeal to the Supreme Court; prescribing penalties, fines, and imprisonment for the violation of the provisions of this act, and for the violation of the orders of said

Commission; making it the duty of the Public Service Commission to enforce the provisions of the act approved the 19th day of June, 1911, entitled "An Act to promote the safety of travelers and employes on railroads, by compelling common carriers by railroad to properly man their trains," by amending section nine thereof; repealing the act approved the 31st day of May, 1907, which provided for the appointment of the Pennsylvania State Railroad Commission and sections one and two of the act approved the 4th day of June, 1883, entitled "An Act to enforce the provisions of the 17th article of the Constitution relative to railroads and canals," and an act, entitled "To provide the maximum car service charges, including car storage charges that railroad companies and corporations, or associations, may charge and collect on each car loading, and not unloaded within the free time for unloading cars, and fixing the free time that shall be allowed for unloading cars," approved 24th day of May, A. D. 1907; and the proviso of clause three and the provisos of clause seven of section thirty-four of the act, entitled "An Act to provide for the incorporation and regulation of certain corporations," approved the 29th day of April, 1874, and all other legislation inconsistent with or supplied by this act, requiring traction motor companies or street railways operating as a single system different lines of street railway in a city to order and direct such traction motor companies or street railway corporations operating different lines of street railway in any city as a single system as aforesaid to make extensions to any line or lines so operated on any street or portions of a street to such new streets or parts of a street not occupied by tracks whenever the interests and convenience of the public may require such extensions, and to have power to require said motor companies or other railway corporations operating different lines of street railway as a single system in a city as aforesaid to take all formal steps requisite to perfect their charter rights and local consents to carry out the order of the Commission for such extensions and giving the Commission power to order the lessor or lessee company to take separately or jointly such action as may be necessary to perfect the right of each or of both jointly to acquire the legal power to carry out the orders of the Commission as to such extensions.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 358, entitled:

A supplement to the act approved the 26th day of July, 1913, entitled: "An Act defining public service companies; and providing for their regulation by prescribing and defining their duties and liabilities; prescribing defining and limiting their powers, and regulating their incorporation, and to a limited extent, regulating municipal corporations engaged or about to engage in the business of public service companies; creating and establishing a Public Service Commission for the regulation aforesaid; prescribing and defining the powers of such Commission and its officers, including the exclusive power to regulate the construction, alteration, relocation, or abolishing the crossings of railroad corporations, street railway corporations, or other public service companies and of public highways by the tracks or other facilities of said companies; providing for the ascertainment by the Commission of the expense and damages resulting from such construction, alteration, relocation or abolishing, and for the payment of such expense and damages, severally or proportionately, by the public service companies interested, the State or municipal corporation concerned and giving persons whose property is thereby taken, injured, or destroyed, authority to sue the Commonwealth for damages in such cases; providing for the terms, salaries, and compensation of members of the Commission, its officers, counsel, and employes; prescribing and regulating the practice and procedure before such Commission and upon appeal and judicial review of its orders and determinations by the courts of common pleas; and giving the court of common pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases, and of all injunctions, mandamus, or other appropriate proceedings to enforce the provisions of this act and the orders of the Commission, and to restrain such orders, subject to an appeal to the Supreme Court; prescribing penalties, fines, and imprisonment for the violation of the provisions of this act and for the violation of the orders of said commission; making it the duty of the Public Service Commission to enforce the provisions of the act approved the 19th day of June, 1911, entitled: "An Act to promote the safety of travelers and employes on railroads, by compelling common carriers by railroad to properly man their trains," by amending section nine thereof; repealing the act approved the 31st day of May, 1907, which provided for the appointment of the Pennsylvania State Railroad Commission; and section one and two of the act, approved the fourth day of June, 1883, entitled: "An Act to enforce the provisions of the seventeenth article of the Constitution, relative to railroads and canals"; and an act, entitled: "To provide the maximum car service charges, including car storage charges, that railroad companies and corporations, or associations, may charge and collect on each car loading, and not unloaded within the free time for unloading cars, and fixing the free time which shall be allowed for unloading cars," approved the twenty-fourth day of May, A. D. 1907; and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled: "An act to provide for the incorporation and regulation of certain corporations," approved the 29th day of April, 1874, and all legislation inconsistent with or supplied by this act," requiring street railway corporations whose facilities cross or are adjacent to the facilities of other street railway lines under certain circumstances, to establish transfer points and switch or other connections at points of crossing or adjacent and through routes and service and joint rates for the conveyance of passengers over two or more lines connected at transfer points; giving the Public Service Com-

mission jurisdiction in the premises; and prescribing the conditions upon which the Commission shall have jurisdiction to regulate the joint facilities, services or rates of a street railway corporation and a street railway line owned, leased or operated by a municipal corporation.

Which was committed to the Committee on Appropriations.

TIME OF NEXT MEETING.

Mr. VARE offered the following resolution, which was twice read, considered and agreed to:

Resolved (if the House of Representatives concur). That when the Senate adjourns today it reconvene on Monday evening, March tenth, at nine o'clock; and when the House of Representatives adjourns this week it reconvene on Monday evening, March tenth, at nine o'clock.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 89, as follows:

An Act to amend section fourteen of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An Act establishing a public school employes' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employes defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employes exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section fourteen of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An Act establishing a public school employes' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employes defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employes exempting annuities allowances benefits returns and rights from taxation and judicial process and providing penalties" which reads as follows

"Superannuation Retirement

"Section 14 Retirement for superannuation shall be as follows

"One Any Contributor who is an employe sixty-two years of age or older may retire for superannuation by filing with the retirement board a written statement duly attested setting forth at what time subsequent to the execution of the said application he or she desires to be retired Said application shall retire said contributor at the time so specified or in the discretion of the retirement board at the end of the school term in which the time so specified occurs

"Two Each and every contributor who has attained or shall attain the age of seventy years shall be retired by the retirement board for superannuation forthwith or at the end of the school term in which said age of seventy years is attained

"Allowance on Superannuation Retirement

"Three On retirement for superannuation a contributor who is an employe shall receive a retirement allowance which shall consist of—

"(a) A teacher's annuity which shall be the actuarial equivalent of his or her accumulated deductions and

"(b) State annuity of one one-hundred-sixtieth (1-160) of his or her final salary for each year of service prior to the age of sixty-two years and

"(c) In addition thereto if a present employe a further State annuity of one one-hundred-sixtieth (1-160) of his or her final salary for each year of prior service as certified to said present employe in the certificate issued to him or her by the retirement board under the provisions of section ten of this act but in no event shall the total State annuity exceed fifty per centum of his or her final salary" is hereby amended to read as follows

Superannuation Retirement

Section 14 Retirement for superannuation shall be as follows

One Any contributor who is an employe sixty-two years of age or older may retire for superannuation by filing with the retirement board a written statement duly attested setting forth at what time subsequent to the execution of said application he or she desires to be retired said application shall retire said contributor at the time so specified or in the discretion of the retirement board at the end of the school term in which the time so specified occurs

Two Each and every contributor who has attained or shall attain the age of seventy years shall be retired by the re-

tirement board for superannuation forthwith or at the end of the school term in which said age of seventy years is attained. Provided however That such retirement for superannuation shall not apply to the principals or heads of high schools or principals or heads of astronomical observatories or heads of departments in high schools who are willing to remain in active service and are physically capable of doing so but any such principal or head shall be retired at any time thereafter for superannuation upon his own request or for physical disability in the manner provided in section thirteen of the act to which this is an amendment

Allowance on Superannuation Retirement

Three On retirement for superannuation a contributor who is an employe shall receive a retirement allowance which shall consist of—

(a) A teacher's annuity which shall be the actuarial equivalent of his or her accumulated deductions and

(b) A State annuity of one one-hundred-sixtieth (1-160) of his or her final salary for each year of service prior to the age of sixty-two years and

(c) In addition thereto if a present employe a further State annuity of one one-hundred-sixtieth (1-160) of his or her final salary for each year of prior service as certified to said present employe in the certificate issued to him or her by the retirement board under the provisions of section ten of this act but in no event shall the total State annuity exceed fifty per centum of his or her final salary

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—37.

Baldwin, F. E., Eyre,	McNichol,	Snyder,
Baldwin, R. J., Graff,	Mearkle,	Sones,
Barnes,	Gray,	Miller, J. S.,
Boyd,	Haldeman,	Miller, S. J.,
Campbell,	Homsher,	Murdoch,
Craig,	Leiby,	Patton,
Crow,	Leslie,	Salus,
Daix,	Marlow,	Sassaman,
Donahue,	Martin,	Schantz,
Einstein,	McConnell,	Pres. pro tem.

NAYS—0.

A majority of all Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 94, as follows:

An Act fixing the pay of election officers and clerks

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the minimum pay of all election officers and clerks to election officers is hereby fixed at seven dollars per diem In any such election district in which more than two hundred and fifty ballots are cast at any election each election officer and each clerk to an election officer shall be paid one dollar for each one hundred ballots or fractional part thereof cast after the first two hundred and fifty ballots in addition to the minimum pay herein provided for

Section 2 The act approved the fifth day of July one thousand nine hundred seventeen (Pamphlet Laws six hundred and eighty-four) entitled "An Act fixing the pay of election officers" is hereby repealed

All other acts and parts of acts inconsistent herewith are repealed

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—30.

Baldwin, F. E., Donahue,	McConnell,	Sassaman,
Baldwin, R. J., Einstein,	McNichol,	Turner,
Barr,	Eyre,	Vare,
Boyd,	Graff,	Whitten,
Campbell,	Gray,	Woodward,
Craig,	Leslie,	Buckman,
Crow,	Marlow,	Pres. pro tem.
Daix,	Martin,	Salus,

NAYS—7.

Barnes,	Homsher,	Snyder,	Tompkins,
Haldeman,	Jones,	Sones,	

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 100, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mount Carmel Coal Fields.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—37.

Falgun, F. E., Eyre,	McNichol,	Snyder,
Baldwin, R. J., Graff,	Mearkle,	Sones,
Barnes,	Gray,	Miller, J. S.,
Boyd,	Haldeman,	Miller, S. J.,
Campbell,	Homsher,	Murdoch,
Craig,	Leiby,	Patton,
Crow,	Leslie,	Salus,
Daix,	Marlow,	Sassaman,
Donahue,	Martin,	Schantz,
Einstein,	McConnell,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr. MEARKLE. Mr. President, I ask that Senate Bill No. 116 on third reading, entitled:

An Act declaring it a misdemeanor for any maker or drawer with intent to defraud to make or draw or utter or deliver any check draft or order when such person has not sufficient funds in or credit with the depository upon which the same is drawn go over in its order.

The PRESIDENT. Is there any objection? The Chair hears none.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 141, as follows:

An Act to amend section eight (8) of an act entitled "An Act for the better protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United States residing within this state to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith and providing for the disposition of the license fees fines and penalties received approved the seventeenth day of April Anno Domini one thousand nine hundred and thirteen

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the eighth section of an act approved the seventeenth day of April Anno Domini one thousand nine hundred and thirteen entitled "An Act for the better protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith and providing for the disposition of the license fees fines and penalties received" which reads as follows

Section 3 Said county treasurers are herewith authorized to retain for services rendered the sum of ten cents from the amount paid by each license which amount shall be full compensation for services rendered by him in each case under the provisions of this act and shall remit all balances arising

from this source at least once a month to the State Treasurer for the purposes otherwise provided for in this act each county treasurer shall make his return to the State Treasurer upon a form to be supplied by the Board of Game Commissioners at the cost of the Commonwealth and shall in every instance forward a duplicate of such report to the secretary of the Board of Game Commissioners at Harrisburg" be and the same is hereby amended to read as follows

Section 8 The county treasurer of the several counties of this Commonwealth shall be agents of the Commonwealth for the collection of said license fees and for services rendered in collecting and paying over the same the said agents shall be allowed to retain for their own use the sum of ten cents from the amount paid by each licensee which amount shall be full compensation for services rendered by him in each case under the provisions of this act and shall remit all balances arising from this source at least once a month to the State Treasurer for the purposes otherwise provided for in this act Each county treasurer shall make his return to the State Treasurer upon a form to be supplied by the Board of Game Commissioners at the cost of the Commonwealth and shall in every instance forward a duplicate of such report to the Secretary of the Board of Game Commissioners at Harrisburg.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—37.

Baldwin, F. E., Eyre,	McNichol,	Snyder,
Baldwin, R. J., Graff,	Mearkle,	Sones,
Barnes,	Gray,	Miller, J. S.,
Boyd,	Haldeman,	Miller, S. J.,
Campbell,	Homsher,	Murdoch,
Craig,	Leiby,	Patton,
Crow,	Leslie,	Salus,
Daix,	Marlow,	Sassaman,
Donahue,	Martin,	Schantz,
Einstein,	McConnell,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL ON THIRD READING.

Agreeably to order.

The Senate resumed the third reading and consideration of Senate Bill No. 188, entitled:

An Act making an appropriation to the Trustees of the Homeopathic State Hospital for the Insane at Allentown Pennsylvania

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

Mr. SCHANTZ. Mr. President, I ask unanimous consent to amend section 1, line 6, by inserting after the word "Homeopathic" the word "State."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 208, entitled:

An Act requiring assessors and assistant assessors for county purposes in cities of the third class to keep an account of days actually employed and make return thereof to the county commissioners and fixing their compensation

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—30.

Ealdwin, F. E., Daix,	McConnell,	Snyder,
Baldwin, R. J., Donahue,	McNichol,	Sones,
Barnes,	Mearkle,	Vare,
Barr,	Eyre,	Whitten,
Boyd,	Graff,	Murdoch,
Campbell,	Gray,	Patton,
Craig,	Marlow,	Salus,
Crow,	Martin,	Sassaman,

NAYS—2.

Haldeman, Homsher,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 224, as follows:

An Act to regulate and establish the fees to be charged and collected by the Recorder of Deeds in counties having a population of over eight hundred thousand or less than one million five hundred thousand inhabitants as computed by the last preceding United States census.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the fees to be charged and collected by the Recorder of Deeds in counties having a population of over eight hundred thousand and less than one million five hundred thousand as computed by the last preceding United States census shall be as follows

For Recording Deeds the minimum fee for not more than one description or more than four legal cap typewritten pages shall be three dollars (\$3.00) and for each additional description twenty-five cents (25c) extra

For recording Sheriffs Deeds three dollars (\$3.00)

For Indexing Deeds Mortgages and all other writings with more than four names ten cents (10c) extra for each additional name

For Recording Agreements Oil and Gas Leases Rights of Way Municipal Ordinances Vacating Streets Lanes or Alleys or parts thereof not more than four legal cap typewritten pages the minimum fee shall be three dollars (\$3.00) and fifty cents (50c) for each additional legal cap typewritten page or fractional part thereof

For recording assignments of agreements oil and gas leases rights of way or other instrument of writing by separate paper except such as are herein specially provided of not more than two legal cap typewritten pages the minimum fee shall be two dollars (\$2.00) and fifty cents (50c) for each additional page or fractional part thereof

For recording adjudication in bankruptcy two dollars (\$2.00)

For recording widow's election one dollar and seventy-five cents (\$1.75)

For recording widow's appraisement two dollars and seventy-five cents (\$2.75)

For recording release of legacies one dollar and seventy-five cents (\$1.75)

For recording soldier's discharge one dollar (\$1.00) Fee to be paid by the County

For recording decree of feme-sole-trader two dollars (\$2.00)

For recording declaration of trust of not more than one description of property or more than four legal cap typewritten pages the minimum fee shall be three dollars (\$3.00) fifty cents and (50c) for each additional page or fractional part thereof

For recording decree or order of court of not more than two legal cap typewritten pages two dollars (\$2.00) and fifty cents (50c) for each additional page or fractional part thereof

For recording mortgages of not more than one description or more than four legal cap typewritten pages the minimum fee shall be three dollars (\$3.00) and each additional description twenty-five cents (25c) extra

For recording assignment of mortgages when attached to mortgage at time of recording one dollar (\$1.00)

For recording assignment of mortgage by separate paper of not more than one assignment one dollar and seventy-five cents (\$1.75) for noting each additional assignment twenty cents (20c)

For recording satisfactions partial payments postponements or releases by separate paper one dollar and seventy-five cents (\$1.75)

For entering satisfactions assignments partial payments releases extensions and postponements on margin of mortgage record fifty cents (50c)

For entering partial payment release extension and assignment under one marginal entry fifty cents (50c) for first item and twenty-five cents (25c) for each additional item

For mortgage searches on not more than one piece of property each name one dollar (\$1.00) and for each unsatisfied mortgage shown fifty cents (50c)

For reporting mortgage lien assignment or satisfaction thereof to the county commissioners or board of assessor's ten cents (10c) each to be paid by the county

For recording or exemplifying of Commission for notary public with bond and oath five dollars (\$5.00) city or county officer

with bond and oath five dollars (\$5.00) justice of the peace or alderman with bond and oath five dollars and fifty cents (\$5.50) special police officer three dollars (\$3.00)

For exemplification of special police officer's oath one dollar (\$1.00)

For furnishing Auditor General with information concerning limited partnerships twenty-five cents (25c)

For affidavit and acknowledgment of bondsmen for notary public justice of the peace or alderman one person fifty cents (50c) two persons seventy-five cents (75c)

For recording powers of attorney of not more than two names or more than two legal cap typewritten pages the minimum fee shall be two dollars (\$2.00) and fifty cents (50c) for each additional page or fractional part thereof

For noting any instrument on margin of record twenty cents (20c)

For recording charters or limited partnerships of not more than four legal cap typewritten pages the minimum fee shall be three dollars (\$3.00) and fifty cents (50c) for each additional page or fractional part thereof

For recording bank bonds two dollars (\$2.00)

Section 2 All fees shall include any State tax now provided for by law and shall be payable in advance

Section 3 The act approved the third day of May one thousand nine hundred fifteen (Pamphlet Laws two hundred and thirty-five) entitled "An act to regulate and establish the fees to be charged and collected by the recorder of deeds in counties having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last preceding United States census" is hereby repealed

All other acts and parts of acts general special and local inconsistent with the provisions of this act are hereby repealed

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—33.

Baldwin, F. E.,	Eyre,	McConnell,	Sassaman,
Baldwin, R. J.,	Graff,	McNichol,	Schantz,
Barnes,	Gray,	Mearkle,	Snyder,
Boyd,	Haldeman,	Miller, J. S.,	Sones,
Crow,	Homsher,	Miller, S. J.,	Vare,
Daix,	Leslie,	Murdoch,	Whitten,
Donahue,	Marlow,	Patton,	Woodward,
Einstein,	Martin,	Salus,	Buckman,
			Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 272 (House Bill No. 47), entitled:

An Act transferring part of the fund appropriated to the quarantine physician of Philadelphia by the General Assembly of one thousand nine hundred and seventeen for the maintenance of the boat including fuel new boiler and new steel plates on hull of boat to the fund for the payment of the salaries of employes on boat

And said bill having been read at length the third time, and agreed to,

On the question,

Will the Senate agree to the bill?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—37.

Baldwin, F. E.,	Einstein,	McConnell,	Schantz,
Baldwin, R. J.,	Eyre,	McNichol,	Snyder,
Barnes,	Graff,	Mearkle,	Sones,
Barr,	Gray,	Miller, J. S.,	Turner,
Boyd,	Haldeman,	Miller, S. J.,	Vare,
Campbell,	Herron,	Murdoch,	Whitten,
Craig,	Homsher,	Patton,	Woodward,
Crow,	Leslie,	Salus,	Buckman,
Daix,	Marlow,	Sassaman,	Pres. pro tem.
Donahue,	Martin,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendment.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 293, entitled:

An Act to authorize and empower any motor power company of this Commonwealth which shall own at least two-thirds of the capital stock of a turnpike company of this Commonwealth whose turnpike has been purchased by the Commonwealth which has acquired the road properly franchises powers privileges and immunities of a passenger railroad company which are operated under a lease by the turnpike company to the motor power company to acquire the road property franchises powers privileges and immunities of the turnpike company

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—36.

Baldwin, F. E.,	Einstein,	McConnell,	Schantz,
Baldwin, R. J.,	Eyre,	McNichol,	Snyder,
Barnes,	Graff,	Mearkle,	Sones,
Barr,	Gray,	Miller, J. S.,	Turner,
Boyd,	Hackett,	Miller, S. J.,	Vare,
Campbell,	Haldeman,	Murdoch,	Whitten,
Craig,	Homsher,	Patton,	Woodward,
Crow,	Leslie,	Salus,	Buckman,
Daix,	Marlow,	Sassaman,	Pres. pro tem.
Donahue,	Martin,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 294, entitled:

An Act to authorize and empower any motor power company of this Commonwealth which shall own the entire capital stock of any street railway company of this Commonwealth to acquire the corporate powers franchises property rights and credits of any such street railway company

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—38.

Baldwin, F. E.,	Einstein,	McConnell,	Sassaman,
Baldwin, R. J.,	Eyre,	McNichol,	Schantz,
Barnes,	Graff,	Mearkle,	Snyder,
Barr,	Gray,	Miller, J. S.,	Sones,
Boyd,	Hackett,	Miller, S. J.,	Turner,
Campbell,	Haldeman,	Murdoch,	Vare,
Craig,	Homsher,	Nason,	Whitten,
Crow,	Leslie,	Patton,	Woodward,
Daix,	Marlow,	Salus,	Buckman,
Donahue,	Martin,		Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 131, as follows:

An Act to amend section one article fourteen as amended in part of an act approved the first day of June one thousand eight hundred eighty-five (Pamphlet Laws thirty-seven), entitled "An Act to provide for the better government of cities of the first class in this Commonwealth" in reference to contracts of said cities

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one article fourteen of an act approved

June first one thousand eight hundred eighty-five (Pamphlet Laws thirty-seven), entitled "An Act to provide for the better government of cities of the first class in this Commonwealth" which as amended in paragraph two by act approved the twenty-eighth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and fifty-six) reads as follows

"ARTICLE XIV
Contracts

Section 1 All contracts relating to city affairs shall be in writing signed and executed in the name of the city by the officer authorized to make the same after due notice and in cases not otherwise directed by law or ordinance such contracts shall be made and entered into by the mayor. No contract shall be entered into or executed directly by the city councils or their committees but some officer shall be designated by ordinance to enter into and execute the same. All contracts shall be countersigned by the controller and filed and registered by number date and contents in the mayor's office and attested copies furnished to the controller and to the department charged with the work.

Every contract for public improvements shall be based upon estimate of the cost of such improvement or the part thereof to be done under such contract furnished by the proper officer through the department having charge of the improvement and no bid in excess of such estimate shall be accepted. Such estimate and contract may be limited to any unit or units part or parts of the improvement and contracts may thereupon be made and the work on such unit or units part or parts proceed to the extent of the funds available for the purposes thereof. Every such contract shall contain a clause that it is subject to the provisions of this act and the liability of the city thereon shall be limited by the amounts which shall have been or may be from time to time appropriated for the same.

No contract for work to be done for or property or materials to be sold or supplied to any city of the first class or any department thereof shall be made with any councilman officer or employee of such city or with any firm copartnership or association of which such councilman officer or employee is a member and if any councilman officer or employee during the term for which he shall have been elected or appointed knowingly acquire an interest in any such contract he shall forfeit his office.

In all contracts for improvements the cost of which is to be paid by assessment upon the property abutting or benefitted the city shall not be liable to any claim for the amount to be collected from such assessments but the contractor shall look to the assessment for his compensation" be and the same is hereby amended so as to read

ARTICLE XIV
Contracts

Section 1 All contracts relating to city affairs shall be in writing signed and executed in the name of the city by the officer authorized to make the same after due notice and in cases not otherwise directed by law or ordinance such contracts shall be made and entered into by the mayor. No contract shall be entered into or executed directly by the city councils or their committees but some officer shall be designated by ordinance to enter into and execute the same. All contracts shall be countersigned by the controller and filed and registered by number date and contents in the mayor's office and attested copies furnished to the controller and to the department charged with the work.

Every contract for public improvements shall be based upon estimate of the whole cost furnished by the proper officer through the department having charge of the improvement and no bid in excess of such estimate shall be accepted. Every such contract shall contain a clause that it is subject to the provisions of this act and the liability of the city thereon shall be limited by the amounts which shall have been or may be from time to time appropriated for the same.

No contract for work to be done for or property or materials to be sold or supplied to any city of the first class or any department thereof shall be made with any councilman officer or employee of such city or with any firm copartnership or association of which such councilman officer or employee is a member and if any councilman officer or employee during the term for which he shall have been elected or appointed knowingly acquire any interest in any such contract he shall forfeit his office.

In all contracts for improvements the cost of which is to be paid by assessment upon the property abutting or benefitted the city shall not be liable to any claim for the amount to be collected from such assessments but the contractor shall look to the assessment for his compensation.

City councils may by ordinance or any department of the city government by the terms of its proposal may require that any portion or all of any work in connection with any building improvement or work of any kind required by the city shall be done or performed within the territorial limits of the said city and all ordinances regulations or contracts heretofore made requiring any portion or all of any work in connection with any building improvement or work of any kind required by the city to be done or performed within the territorial limits of the said city are hereby validated.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. PATTON. Mr. President, I move that Senate Bill No. 131, the bill just read, be recommitted to the Committee on Municipal Affairs for the purpose of a hearing.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 132, as follows:

An Act to amend section six of an act approved May twenty-third one thousand eight hundred and seventy-four entitled "An Act dividing the cities of this state into three classes regulating the passage of ordinances providing for contracts for supplies and work for said cities authorizing the increase of indebtedness and the creation of a sinking fund to redeem the same defining and punishing certain offenses in all of said cities and providing for the incorporation and government of cities of the third class"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section six of the act approved May twenty-three one thousand eight hundred and seventy-four entitled "An Act dividing the cities of this state into three classes regulating the passage of ordinances providing for contracts for supplies and work for said cities authorizing the increase of indebtedness and the creation of a sinking fund to redeem the same defining and punishing certain offenses in all of said cities and providing for the incorporation and government of cities of the third class"

"Section 6 All stationery printing paper and fuel used in the councils and in other departments of the city government and all work and materials required by the city shall be furnished and the printing and all other kinds of work to be done for the city shall be performed under contract to be given to the lowest responsible bidder under such regulations as shall be prescribed by ordinance and it shall be the duty of councils forthwith to enact such ordinances no member or officer of councils or any department of the city governments shall be in any way interested in such contracts directly or indirectly either at its inception or during the progress of its fulfillment or furnish any materials or supplies or labor for such contracts" be and the same is hereby amended to read as follows

Section 6 All stationery printing paper and fuel used in the councils and in other departments of the city government and all work and materials required by the city shall be performed under contract to be given to the lowest responsible bidder under such regulations as shall be prescribed by ordinance and it shall be the duty of councils forthwith to enact such ordinances no member or officer of councils or any department of the city governments shall be in any way interested in such contracts directly or indirectly either at its inception or during the progress of its fulfillment or furnish any materials or supplies or labor for such contracts

Provided however That councils may by ordinance or any department of the city government may by the terms of its proposal for contracts require that any portion or all of any work in connection with any building public improvement or work of any kind required by the city shall be done or performed within the territorial limits of the said city and all ordinances regulations or contracts heretofore made requiring any portion or all of any public work of any kind required by the city to be done or performed within the territorial limits of the said city are hereby validated.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILLS RECOMMITTED.

Mr. PATTON. Mr. President, I move that Senate Bill No. 132, the bill just read, be recommitted to the Committee on Municipal Affairs for the purpose of a hearing.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

Mr. VARE. Mr. President, I move that Senate Bill No. 221, on second reading, entitled:

An Act for the better government of cities of the first class of this Commonwealth

Senate Bill No. 322, on second reading, entitled:

An Act to provide for a purchasing agent in counties having a population of one million five hundred thousand or over

Senate Bill No. 323, on second reading, entitled:

An Act to regulate and improve the civil service of counties having a population of one million five hundred thousand or over making violations of its provisions a misdemeanor and providing penalties for violations thereof

be recommitted to the Committee on Municipal Affairs for the purpose of a hearing.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 263, entitled:

An Act establishing a Bureau of Municipalities in the Department of Internal Affairs and repealing the act approved June first one thousand nine hundred and fifteen entitled "An Act creating a Division of Municipal Statistics and Information in the Department of Labor and Industry and fixing the compensation of officers and employees therein" as amended.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 266, entitled:

An Act providing a fixed charge on lands acquired by the State to be held as State forests and the distribution of the same for county purposes within the counties where State forests are located.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 269, entitled:

An Act to carry out the provisions of section eight article nine of the Constitution of the State of Pennsylvania as amended and for that purpose prescribing the method of determining the amount which may be deducted in ascertaining the borrowing capacity of the city of Philadelphia by excluding from the calculation and deducting from its indebtedness so much of the debt of said city as shall have been incurred and the proceeds thereof invested in any public improvements of any character which shall be yielding to the said city an annual current net revenue

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 303 (House Bill No. 83), entitled:

An Act making an appropriation to the trustees of the State Hospital of Nanticoke Luzerne county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

HOUSE MESSAGE.

HOUSE CONCURS IN SENATE BILL NO. 2.

The Clerk of the House of Representatives being introduced returned to the Senate, Senate Bill No. 2, entitled:

An Act conferring upon judge advocates of the United States Army the powers of notaries public declaring the effect thereof validating notarial acts heretofore performed by judge advocates and declaring the effect thereof

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 121.

He also returned to the Senate, Senate Bill No. 121, entitled:

An Act authorizing Katheryn A. Seth widow of James V. Seth deceased late of the City of Oil City Venango County Pennsylvania to bring suit in the court of common pleas of Venango County against the Commonwealth of Pennsylvania

with the information that the House has passed the same without amendment.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman), announced that the Chief Clerk having reported that the following bills had passed both Houses of the General Assembly and the same being correct, titles were publicly read as follows;

Senate Bill No. 2, entitled:

An Act conferring upon judge advocates of the United States Army the powers of notaries public declaring the effect thereof validating notarial acts heretofore performed by judge advocates and declaring the effect thereof

Senate Bill No. 121, entitled:

An Act authorizing Katheryn A. Seth widow of James V. Seth deceased late of the City of Oil City Venango County Pennsylvania to bring suit in the court of common pleas of Venango County against the Commonwealth of Pennsylvania

Whereupon.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the presence of the Senate signed the same.

HOUSE MESSAGE.

TIME OF NEXT MEETING.

The Clerk of the House of Representatives being introduced, presented communication from the House of Representatives, informing the Senate that the House has concurred in Resolution from the Senate as follows:

In the Senate, March 4, 1919.
Resolved (if the House of Representatives concur), That when the Senate adjourns today it reconvene on Monday evening March tenth, at nine o'clock; and when the House of Representatives adjourns this week it reconvene on Monday evening, March tenth, at nine o'clock.

HOUSE CONCURS IN RESOLUTION URGING PASSAGE OF UNITED STATES SENATE JOINT RESOLUTION NO. 204.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in Resolution from the Senate as follows:

In the Senate March 3rd, 1919.
Whereas, there is now pending in the Congress of the United States, Senate Joint Resolution, No. 204, introduced by Senator Henderson of Nevada, "extending to members of Local and District Boards Government appeal agents, and members of medical and legal advisory Boards the thanks of Congress for their services rendered in the administration of the Selective Service law; also authorizing the President to appoint by brevet commissions the members of such Local and District boards; also authorizing and directing the Secretary of War to cause to be struck and presented to each of such officials in the name of Congress an appropriate medal;" and

Whereas said resolution fully presents the sentiment of the citizens of the Commonwealth of Pennsylvania as expressed by its General Assembly, be it therefore

Resolved (if the House of Representatives concur) That our Senators and Representatives in Congress, and the entire Congress of the United States of America, be and they are hereby memorialized and requested that such resolution be speedily taken up and put upon its final passage; and be it further

Resolved, when approved that a copy of these resolutions be duly prepared, certified and forwarded by the Secretary of the Commonwealth to the President of the United States, President of the United States Senate, Speaker of the House of Representatives at Washington, to each of the United States Senators and Members of Congress from Pennsylvania.

HOUSE CONCURS IN RESOLUTION RELATING TO INCREASE OF PENSION FOR MAIMED SOLDIERS.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate, March 3, 1919.
Whereas, The government of the United States has by legislation divided the veterans of the Civil War into two classes, namely: the maimed and unmaimed and has during the year one thousand nine hundred eighteen provided substantial increases in pensions for unmaimed soldiers, and

Whereas, There is now pending in the Senate of the United States Senate Bill numbered two thousand one hundred thirty (still in the Senate Committee on Pensions), and in the House of Representatives, House Bill numbered six thousand four hundred twenty-one, which has been reported to the House but has not yet been acted upon, and

Whereas, The maimed soldiers who served during the Civil War have since the close of the war suffered the inconvenience of their disability, and have been handicapped from securing remunerative employment, therefore be it

Resolved (if the House of Representatives concur). That the General Assembly of the Commonwealth of Pennsylvania does hereby petition the Congress of the United States to take favorable action upon the bills now before them for the purpose of providing increases in pensions for maimed soldiers who served during the Civil War.

Resolved, That the Secretary of the Commonwealth forward a copy of this resolution to the Senate and House of Representatives of the United States and that a copy thereof be sent to the members and Senators from Pennsylvania in the Congress of the United States.

RESOLUTION RELATIVE TO CAPTURED MATERIALS OF WAR.

He also presented extract from the Journal of the House of Representatives, which was twice read as follows:

In the House of Representatives, March 4, 1919.
Whereas, There has been a movement to have materials of war captured by our armies, distributed among the various states and their subdivisions, and

Whereas, It is fitting and proper that a part of such captured war material should be given to the armories housing our National Guard, as a memento of the deeds of our soldiers in foreign fields, therefore be it

Resolved (if the Senate concur), That the General Assembly of the Commonwealth does hereby respectfully address and petition the Secretary of War for the United States, that in the distribution of materials of war captured by the United States Armies, adequate provision be made for the placing of part of such captured material of war in the several armories of the National Guard of the Commonwealth of Pennsylvania.

Resolved, That the Secretary of the Commonwealth forward a copy of this resolution to the Secretary of War for the United States.

Mr. CROW. Mr. President, I ask unanimous consent that Rule 39, which requires concurrent resolutions to be referred to an appropriate committee be dispensed with and that the Senate proceed to the immediate consideration of the resolution just read.

The PRESIDENT. Is there objection? The Chair hears none.

On the question,

Will the Senate agree to the resolution?

It was agreed to.

Ordered, That the Clerk inform the House of Representatives accordingly.

NOMINATION BY THE GOVERNOR.

The Private Secretary to the Governor being introduced, presented communication in writing from his Excellency, the Governor of the Commonwealth, which was read as follows:

MEMBER BOARD OF REGISTRATION COMMISSIONERS FOR THE CITY OF PHILADELPHIA

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, March 4, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, William Walsh, of Philadelphia, to be a member of the Board of Registration Commissioners in and for the City of Philadelphia, in the Commonwealth of Pennsylvania, to serve until June 15, 1920, and to compute from January 9, 1918.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. CROW.

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nomination.

Which was agreed to,

Whereupon,

A motion was made by Mr. CROW.

That the Senate do advise and consent to said nomination.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—37.

Baldwin, F. E., Einstein,	McNichol,	Snyder,
Baldwin, R. J., Eyre,	Mearkle,	Sones,
Barnes, Graff,	Miller, J. S.,	Tompkins,
Barr, Gray,	Miller, S. J.,	Turner,
Boyd, Hackett,	Murdoch,	Vare,
Campbell, Haldeman,	Patton,	Whitten,
Craig, Homsher,	Salus,	Woodward,
Crow, Marlow,	Sassaman,	Buckman,
Daix, Martin,	Schantz,	Pres. pro tem.
Donahue, McConnell,		

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. CROW. Mr. President, I move that the executive session do now rise.

Mr. HOMSHER. Mr. President, I second the motion.

The motion was agreed to.

REPORT FROM COMMITTEE.

Mr. JONES. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. JONES from the Committee on Public Roads and Highways reported as amended Senate Bill No. 144, entitled:

An Act to amend section 235 of an act approved the 14th day of July, A. D. 1917, P. L. 840, entitled "An Act concerning townships; and revising, amending and consolidating the law relating thereto," by increasing the compensation of supervisors.

BILLS INTRODUCED.

Mr. PATTON. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. PATTON read in his place and presented to the Chair Senate Bill No. 359, entitled:

An Act to regulate the printing of all advertisements required by law.

Which was committed to the Committee on Judiciary General.

BILL INTRODUCED.

Mr. LESLIE. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. LESLIE read in his place and presented to the Chair Senate Bill No. 360, entitled:

An Act requiring Prothonotaries and Clerks of Courts to furnish to the Secretary of Internal Affairs, copies of orders of court relative to the creation, consolidation, division and partition of cities, boroughs and townships; and fixing the fee of such officers for such services.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 361, entitled:

An Act providing for the publication and distribution of a revised edition of the railroad map of Pennsylvania by the Department of Internal Affairs; making an appropriation for the work of revising, compiling, and proof-reading; and an appropriation for printing the same, and paper.

Which was committed to the Committee on Appropriations.

Mr. GRAFF. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. GRAFF read in his place and presented to the Chair Senate Bill No. 362, entitled:

An Act to amend section eight of an act entitled "An Act to provide for the selection of a site and the erection of buildings for a State Hospital for the Insane, to be erected west of the Allegheny Mountains, and to be known as the Western State Hospital for the Insane; providing for the management of the same, and making an appropriation for the purchase of said site and the preparation of plans for the construction of buildings for the said hospital," approved the 18th day of June, A. D. 1915, P. L. 1055.

Which was committed to the Committee on Appropriations.

RECESS.

Mr. CROW. Mr. President, I move that the Senate do now take a recess until 1230 P. M.

Mr. BOYD. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

REPORT FROM COMMITTEE.

Mr. CRAIG. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CRAIG, from the Committee on Printing, reported, as amended, the following resolution:

In the House of Representatives, February 19, 1919.

Resolved (if the Senate concur), that the Chief Clerk of the House of Representatives is directed to draw his requisition on the Department of Printing and Binding to have printed by the State printer ten thousand copies of the report of the Health Insurance Commission constituted by the act approved the twenty-fifth day of July, one thousand nine hundred seventeen (P. L. 1199), entitled: "An Act to establish a Commission to investigate sickness and accident not compensated under the Workman's Compensation Act of one thousand nine hundred and fifteen, of employed persons and their families and to make an appropriation for such Commission."

The said copies when printed shall be deposited with the Division for the Distribution of Documents (for the use of the Governor of the Commonwealth and the members of the General Assembly), and shall be distributed as follows, thirty copies to each Senator, member and principal officers of the General Assembly and the remainder to be at the disposal of the Governor.

Mr. CROW. Mr. President, I ask unanimous consent that Rule 39, which requires resolutions reported from committee to lie over for one day, be suspended, in order that the resolution just reported may be considered at this time.

The PRESIDENT. Is there objection? The Chair hears none.

On the question.

Will the Senate agree to the resolution?

It was agreed to.

Ordered, that the Clerk return said resolution to the House of Representatives with the information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

HOUSE MESSAGE.

HOUSE BILLS FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced, presented for concurrence bills of the House of Representatives as follows:

House Bill No. 587 (Senate Bill No. 363), entitled:

An Act requiring the registration of the sale of firearms guns and pistols and silencers for firearms and providing a penalty.

Which was committed to the Committee on Judiciary General.

House Bill No. 244 (Senate Bill No. 364), entitled:

An Act to amend an act approved the seventeenth day of May one thousand nine hundred seventeen (Pamphlet Laws two hundred and thirty-seven) entitled "An Act to amend an act entitled 'An Act authorizing companies incorporated under the laws of any other state of the United States for certain purposes to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for such purposes' approved the thirteenth day of May Anno Domini one thousand nine hundred and fifteen" extending the provisions of said act to corporations organized under the laws of the District of Columbia or of the United States

Which was committed to the Committee on Corporations.

House Bill No. 425 (Senate Bill No. 365), entitled:

An Act making a deficiency appropriation to the State Hospital of Coaldale Coaldale Schuylkill County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 344 (Senate Bill No. 366), entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania to cover deficiency in maintenance and education of State pupils

Which was committed to the Committee on Appropriations.

House Bill No. 409 (Senate Bill No. 367), entitled:

An Act authorizing counties cities and boroughs to appropriate moneys for aiding entertaining and caring for soldiers sailors and marines and validating and ratifying appropriations and payments heretofore made

Which was committed to the Committee on Municipal Affairs.

House Bill No. 486 (Senate Bill No. 368), entitled:

An Act to amend the act approved the fifteenth day of April one thousand nine hundred fifteen (Pamphlet Laws one hundred and thirty-two) entitled "An Act relative to the burial of the bodies of certain indigent deceased widows at the county expenses" as amended requiring county commissioners to pay from the county funds the expenses of burial of all widows of honorably discharged soldiers sailors and marines legally resident within the county authorizing the county commissioners to make inquiries and investigations providing for payments to persons who buried such bodies and requiring public officers and agents of institutions to report deaths of such widows

Which was committed to the Committee on Military Affairs.

House Bill No. 265 (Senate Bill No. 369), entitled:

An Act validating certain sales of real estate for non-payment of taxes and validating the title of such real estate in the hands of purchasers their heirs grantees and assigns

Which was committed to the Committee on Judiciary General.

House Bill No. 243 (Senate Bill No. 370), entitled:

An Act to quiet the title to real estate and to enable citizens of the United States and corporations authorized to hold real estate within this Commonwealth to hold and convey title to real estate which has been formerly held by or for corporations not authorized by law to hold the same

Which was committed to the Committee on Judiciary General.

House Bill No. 631 (Senate Bill No. 371), entitled:

An Act to amend section two of an act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws eighty-three) entitled "An Act to regulate and improve the civil service of the cities of the first class in the Commonwealth of Pennsylvania making violation of its provisions to be a misdemeanor and providing penalties for violations thereof"

Which was committed to the Committee on Judiciary Special.

House Bill No. 117. (Senate Bill No. 372), entitled:

An Act to amend section four of article five of the act approved the twenty-sixth day of July, one thousand nine hundred thirteen (P. L. 1374), entitled "An Act defining public service companies; and providing for their regulation by prescribing and defining and limiting their powers, and regulating their incorporation, and, to a limited extent, regulating municipal corporations engaged or about to engage in the business of public service companies; creating and establishing a Public Service Commission for the regulation aforesaid; prescribing and defining the powers and duties of such Commission and its officers, including the exclusive power to regulate the construction, alteration, relocation, or abolition of the crossings of railroad corporations, street railway corporations, or other public service companies, and of public highways by the tracks or other facilities of said companies; providing for the ascertainment by the Commission of the expense and damages resulting from such construction, alteration, relocation, or abolition, and for the payment of such expense and damages, severally or proportionately by the public service companies interested, the State, or municipal corporation concerned, and giving persons whose property is thereby taken, injured, or destroyed, authority to sue the Commonwealth for damages in such cases; providing for the terms, salaries and compensation of the members of the commission, its officers, counsel and employees; prescribing and regulating the practice and procedure before such commission, and upon appeal and judicial review of its orders and determinations by the courts of common pleas; and giving the court of common pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases, and of all injunctions, mandamus, or other appropriate proceedings to enforce the provisions of this act and the orders of the commission, and to restrain such orders, subject to an appeal to the Supreme Court; prescribing penalties, fines, and imprisonment for the violation of the provisions of this act and for the violation of the orders of said commission; making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June, one thousand nine hundred and eleven, entitled: 'An Act to promote the safety of travelers and employes on railroads, by compelling common carriers by railroad to properly man their trains,' by amend-

ing section nine thereof; repealing the act approved the thirty-first day of May, one thousand nine hundred and seven, which provided for the appointment of the Pennsylvania State Railroad Commission; and sections one and two of the act, approved the fourth day of June, one thousand eight hundred and eighty-three, entitled: 'An Act to enforce the provisions of the seventeenth article of the Constitution, relative to railroads and canals;' and an act entitled: 'To provide the maximum car service charges, including car storage charges, that railroad companies, and corporations, or associations, may charge and collect on each car loading, and not unloaded within the free time for unloading cars, and fixing the free time that shall be allowed for unloading cars,' approved twenty-fourth day of May, Anno Domini one thousand nine hundred and seven; and the proviso of clause three and the provisos of clause seven of section thirty-four of the act, entitled 'An Act to provide for the incorporation and regulation of certain corporations,' approved the twenty-ninth day of April, one thousand eight hundred and seventy-four, and all other legislation inconsistent with or supplied by this act; authorizing the commission in certain cases to suspend the going into operation of new tariffs or schedules.

Which was committed to the Committee on Judiciary Special.

House Bill No. 560. (Senate Bill No. 373), entitled:

An Act to fix the compensation for members of the General Assembly

Which was committed to the Committee on Appropriations.

House Bill No. 188. (Senate Bill No. 374), entitled:

An Act relating to the parties to write of scire faci as sur mortgage in certain cases and to the title acquired by a sale on a judgment of foreclosure in such cases

Which was committed to the Committee on Judiciary General.

House Bill No. 358. (Senate Bill No. 375), entitled:

An Act to prevent the felonious taking and stealing of motor vehicles and the receiving and purchasing of stolen motor vehicles

Which was committed to the Committee on Judiciary General.

House Bill No. 497. (Senate Bill No. 376), entitled:

An Act prohibiting advertisements relating to the treatment of diseases of the generative organs and prescribing penalties

Which was committed to the Committee on Public Health and Sanitation.

House Bill No. 566. (Senate Bill No. 377), entitled:

An Act to amend part of section three of an act approved the thirteenth day of May one thousand nine hundred and nine (Pamphlet Laws five hundred and twenty) entitled "An Act relating to food defining food providing for the protection of the public health and the prevention of fraud and deception by prohibiting the manufacture or sale the offering for sale or exposing for sale or the having in possession with intent to sell of adulterated misbranded or deleterious foods prescribing certain duties of the Dairy and Food Commissioner in reference thereto and providing penalties for the violation thereof"

Which was committed to the Committee on Public Health and Sanitation.

House Bill No. 586 (Senate Bill No. 378), entitled:

An Act validating all decrees of divorce granted by virtue of and pursuant to an act approved the twenty-fifth day of June one thousand eight hundred and ninety-five (Pamphlet Laws three hundred and eight) entitled "An Act amending section three of an act entitled 'An Act concerning divorces' approved the eighth day of May one thousand eight hundred and fifty-four enlarging the same so as to include indignities to the person of the husband" wherein the decree of divorce shall be silent as to support or alimony and the court shall not have allowed any alimony or support to the wife nor in any manner determined the right of the wife thereto

Which was committed to the Committee on Judiciary General.

House Bill No. 572 (Senate Bill No. 379), entitled:

An Act to amend section one of an act approved the fifth day of June, one thousand nine hundred and seventeen, (P. L. 333), entitled "An Act to amend section one of an act, entitled 'An Act to provide for the removal of judges of the Supreme Superior, common pleas, and orphans' courts, permanently disqualified by reason of physical or mental disability to perform

their judicial functions and duties, with half pay for their unexpired terms, and the filling of vacancies caused by such removal,' approved eleventh day of May, one thousand nine hundred and one, as amended by an act, entitled 'An Act to amend section one of an act, entitled 'An Act to provide for the removal of judges of the Supreme, Superior, common pleas, and orphans' courts, permanently disqualified by reason of physical or mental disability to perform their judicial functions and duties, with half pay for their unexpired terms, and the filling of vacancies caused by such removal,' approved May eleventh, one thousand nine hundred and one; so as to allow them full pay during the balance of their terms of office, and, under certain conditions, half pay during the remainder of their lives,' approved twenty-third day of June, one thousand nine hundred and eleven, so as to provide that any judge of the Supreme or Superior Court who has served in judicial office for twenty or more years shall be entitled to receive the benefits of said act immediately after his honorable retirement from office, by expiration of term, resignation, or otherwise, whether said service be continuous or not, and extending the provisions of said act to judges of the court of common pleas and orphans' court who have served continuously for twenty years or more, and have reached the age of sixty-five years, after retirement from office of any of such judges after the expiration of their term, resignation or otherwise;" extending the provisions thereof to judges retired prior to the passage of the act, and not entitled to the benefits thereof.

Which was committed to the Committee on Judiciary General.

House Bill No. 376 (Senate Bill No. 380), entitled:

An Act forbidding the advertising publishing selling distribution or otherwise disseminating or imparting or attempting to disseminate or impart knowledge or information tending to interfere with or diminish the number of births of human beings in the Commonwealth of Pennsylvania

Which was committed to the Committee on Public Health and Sanitation.

REPORTS FROM COMMITTEE.

Mr. CROW. Mr. President, I ask unanimous consent to make reports from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW from the Committee on Judiciary Special reported as committed, Senate Bill No. 351, entitled:

An Act authorizing churches, cemetery companies and burial associations to lease or convey certain coal and other minerals; providing for the use and expenditures of the funds derived therefrom and for the support of the overlying surface.

Also from the Committee on Judiciary Special reported as committed, Senate Bill No. 371 (House Bill No. 631), entitled:

An Act to amend section two of the act approved the 5th day of March, 1906, Pamphlet Laws 83, entitled: "An Act to regulate and improve the civil service of the cities of the first class in the Commonwealth of Pennsylvania, making violation of its provisions to be a misdemeanor and providing penalties for violations thereof."

MOTION TO READ BILLS FIRST TIME.

Mr. CROW. Mr. President, I move that all bills reported from Committees at today's session be read the first time.

Mr. SALUS. Mr. President, I second the motion.

The motion was agreed to.

BILLS INTRODUCED.

Mr. EYRE. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE read in his place and presented to the Chair Senate Bill No. 381, entitled:

An Act in relation to the public safety, defense and welfare of the Commonwealth and of the United States; continuing the Commission of Public Safety and Defense as a Commission of Public Welfare; prescribing its powers and duties; authorizing the Governor as Chairman of the Commission to appoint a Governor's Council of Public Welfare to assist in carrying into effect the provisions of this act; prescribing the powers and duties of the Council, and making an appropriation.

Which was committed to the Committee on Appropriations.

Mr. R. J. BALDWIN. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. R. J. BALDWIN read in his place and presented to the Chair Senate Bill No. 382, entitled:

An Act to further amend an act approved the 30th day of March, 1899, entitled: "An Act to amend the first section of an act approved the 11th day of May, 1889, entitled 'A further supplement to an act, entitled: "An Act to establish a Board of Wardens for the Port of Philadelphia and for the regulation of pilots and pilotage and for other purposes," approved March 29th, 1803, and for regulating the rates of pilotage and number of pilots."

Which was committed to the Committee on Judiciary General.

REPORT FROM COMMITTEE.

Mr. F. E. BALDWIN. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. F. E. BALDWIN, from the Committee on Judiciary General, reported as committed, Senate Bill No. 239 (House Bill No. 17), entitled:

An Act fixing the per diem compensation of borough and township assessors and assistant assessors and the method of ascertaining the number of days employed.

RECESS.

Mr. EYRE. Mr. President, I move that the Senate do now take a recess until 3 o'clock this afternoon.

Mr. SONES. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman, in the Chair).

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

PRESENTATION OF RETURNS OF ELECTION OF SENATOR.

The Secretary of the Commonwealth being introduced, stated that pursuant to the provisions of the eighty-seventh section of the Act of July 2, 1839, entitled "An Act relative to elections in this Commonwealth," he presented to the Senate the returns of the special election for Senator held in the Fifteenth Senatorial District, on February 25, 1919.

OPENING OF RETURNS.

Mr. CROW. Mr. President, I move that the Secretary proceed to open and read the returns presented.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to and the said returns were opened and read, as follows:

TO THE SENATE OF PENNSYLVANIA.

State of Pennsylvania, County of Dauphin, ss:

I, Charles E. Pass, Prothonotary of the Court of Common Pleas in and for said County, do hereby certify, that it appears from the returns of the Special Election held in said County, on Tuesday, February 25, 1919, as computed in the presence of the Judge S. J. M. McCarrell of the said Court by the property officer and his sworn assistants, and duly certified and filed by said Judge _____ in my office, that the following is the number of votes cast for the several candidates for the office of

SENATOR IN THE GENERAL ASSEMBLY.

REPUBLICAN.

Frank A. Smith had Seven Thousand Six Hundred Thirty-eight votes 7,638

DEMOCRATIC.

L. Vernon Fritz had Three Thousand Six Hundred Twenty-three votes 3,623

SOCIALIST.

J. L. Yoder had One, votes 1
Sam Young had One, votes 1

PROHIBITION.

Oscar Baker had One, votes 1

WASHINGTON.

E. A. Banks had One, votes 1

ROOSEVELT-PROGRESSIVE.

Jacob Eckinger had Two, votes 2

INDEPENDENT.

Eli Martin had One, votes 1

SINGLE TAX.

Oliver P. Barkeris had One, votes 1

In Testimony Whereof, I have hereunto set my hand and caused the Seal of the said Court to be affixed this Twenty-eighth day of February, A. D. 1919.

(Seal)

CHARLES E. PASS, Prothonotary.

Whereupon the Honorable Frank A. Smith was duly elected Senator in the General Assembly of the Commonwealth of Pennsylvania, for the Fifteenth Senatorial District.

ADMINISTRATION OF OATH OF OFFICE TO SENATOR-ELECT.

The PRESIDENT. The Chair appoints the Senator from Fayette, Mr. Crow, and the Senator from Berks, Mr. Sassaman, a committee to escort the newly elected Senator to the bar of the Senate, where the oath of office will be administered by Honorable George Kunkel, President Judge of Dauphin County.

Mr. CROW. Mr. President, we have the honor to present Honorable Frank A. Smith, the Senator-elect from Dauphin County, who is prepared to take the oath of office.

The oath of office was then administered to Mr. Frank A. Smith, Senator-elect.

HOUSE CONCURS IN AMENDMENTS TO CONCURRENT RESOLUTION RELATIVE TO PRINTING COPIES OF REPORT OF HEALTH INSURANCE COMMISSION.

The Clerk of the House of Representatives being introduced presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to the following resolution:

In the House of Representatives, February 19, 1919.

Resolved (if the Senate concur) That the Chief Clerk of the House of Representatives is directed to draw his requisition on the Department of Printing and Binding to have printed by the State printer ten thousand copies of the report of the Health Insurance Commission constituted by the act approved the twenty-fifth day of July, one thousand nine hundred seventeen (P. L. 1199), entitled "An Act to establish a Commission to investigate sickness and accident not compensated under the Workmen's Compensation Act of one thousand nine hundred and fifteen, of employed persons and their families and to make an appropriation for such Commission."

The said copies when printed shall be deposited with the Division for the Distribution of Documents (for the use of the Governor of the Commonwealth and the members of the General Assembly) and shall be distributed as follows, thirty copies to each Senator, member and principal officers of the General Assembly and the remainder to be at the disposal of the Governor.

RECESS.

Mr. CROW. Mr. President, I move that the Senate do now take a recess for ten minutes.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the Chair.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

HOUSE BILLS FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced presented for concurrence bills of the House of Representatives, as follows:

House Bill No. 439 (Senate Bill No. 383), entitled:

An Act to amend section five of an act approved the fifth day of February one thousand eight hundred and seventy-five (Pamphlet Laws fifty-six) entitled "An Act relative to the establishment and jurisdiction of magistrates' courts in the city of Philadelphia"

Which was committed to the Committee on Judiciary General.

House Bill No. 563 (Senate Bill No. 384), entitled:

An Act making an appropriation for deficiencies to the trustees of the State Hospital for the Insane of the Southeastern District of Pennsylvania located at Norristown Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 391 (Senate Bill No. 385), entitled:

An Act to provide for the extradition of persons of unsound mind and to make uniform the laws of the states which enact the same

Which was committed to the Committee on Judiciary General.

House Bill No. 119 (Senate Bill No. 386), entitled:

An Act to amend an act approved the seventh day of June, one thousand nine hundred and seventeen, (P. L. 560), entitled "An Act to amend an act, approved the ninth day of April, one thousand nine hundred fifteen, entitled "An Act to amend an act, entitled "An Act to amend an act, entitled "An Act to amend an act, entitled "An Act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron, steel, or glass to erect and maintain buildings and manufacturing establishments, and to take, have, and hold real estate necessary and proper for manufacturing purposes," approved the ninth day of June, Anno Domini one thousand eight hundred and eighty-one; extending the same to companies formed for the purpose of quarrying slate, granite, stone, or rocks, or for dressing, polishing, working, or manufacturing the same, or any of them, and to mineral springs companies, incorporated for the purpose of bottling and selling natural mineral springs water, approved the sixteenth day of June, Anno Domini one thousand eight hundred and ninety-three," approved the nineteenth day of April, Anno Domini one thousand nine hundred and one; extending the same to companies formed for the purposes of manufacturing and selling chemicals, foodstuffs, cement, and cement products, and the quarrying of cement rock," approved May twenty-eighth, one thousand nine hundred and seven; extending the same to companies incorporated for the manufacture, buying, selling, leasing, using and operation of electrical apparatus and machinery, and articles of every kind appertaining to or in any wise connected with the production, use, regulation, control, distribution or application of electricity or electrical energy or products for any use or purpose; constructing, acquiring, using, selling, buying, or leasing any works, construction or plant, or part thereof, connected with or involving such use, distribution, regulation, control, or application of electricity, or the control or use of electrical apparatus for any purpose; and of producing, furnishing, and supplying electricity or electrical apparatus in any form and for any purpose, and to carry on a general manufacturing business," approved the twenty-third day of June, one thousand nine hundred and eleven; by extending the same to companies incorporated for the purpose of refining, manufacturing or sale of petroleum and petroleum products," by extending the same to corporations incorporated for the manufacture of leather or articles containing leather" by extending the same to companies incorporated for the purpose of converting raw silk into thread and the manufacture of silk goods.

Which was committed to the Committee on Corporations.

House Bill No. 513 (Senate Bill No. 387), entitled:

An Act making an appropriation for the Dixmont Hospital for the Insane

Which was committed to the Committee on Appropriations.

House Bill No. 399 (Senate Bill No. 388), entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Danville Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 411 (Senate Bill No. 389), entitled:

An Act authorizing the filing of liens by cities boroughs and townships to recover the cost and expense of abating nuisances and things detrimental to health and providing the procedure thereon

Which was committed to the Committee on Judiciary General.

House Bill No. 114 (Senate Bill No. 390), entitled:

An Act relating to and regulating the issue and sale of tickets to places of amusement and providing penalties

Which was committed to the Committee on Judiciary General.

House Bill No. 616 (Senate Bill No. 391), entitled:

An Act fixing the mileage to be allowed common pleas judges in judicial districts containing more than one county

Which was committed to the Committee on Judiciary General.

REPORT FROM COMMITTEE.

Mr. DAIX. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX, from the Committee on Appropriations re-reported as committed, Senate Bill No. 118, entitled:

An Act making an appropriation to the Commissioners of Valley Forge Park.

BILL INTRODUCED.

Mr. DAIX. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX read in his place and presented to the Chair Senate Bill No. 392, entitled:

An Act to provide revenues for outstanding liability losses of insurance companies transacting the business of insuring any one against loss or damage resulting from accident to or injury suffered by an employee or other person for which the person insured is liable and also for outstanding losses incurred under the Workmen's Compensation act of one thousand nine hundred fifteen and repealing existing laws.

Which was committed to the Committee on Insurance.

Mr. PATTON. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. PATTON read in his place and presented to the Chair Senate Bill No. 393, entitled:

An Act making an appropriation to the Board of Trustees of the Philadelphia Museums.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 394, entitled:

An Act making an appropriation to the Hospital of the University of Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 395, entitled:

An Act making an appropriation to the Trustees of the University of Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. SMITH. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SMITH read in his place and presented to the Chair Senate Bill No. 396, entitled:

An Act authorizing any county and city, in any county in which the county seat is within the limits of such city, to erect a joint county and municipal building or buildings; providing for the conditions and agreements under which such building or buildings may be erected and occupied, and for the ownership thereof; providing for the selection of a site for said building or buildings, and authorizing said county and city to make a sale or exchange of properties under certain conditions for the purpose of securing such site; authorizing the acquisition of property for such building or buildings by

purchase or condemnation; and authorizing the county to issue bonds in payment of any indebtedness incurred for its share of the cost of such building or buildings and land.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 397, entitled:

An Act making an appropriation to the Trustees of the Pennsylvania State Lunatic Hospital for the southern district of Pennsylvania, at Harrisburg.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 398, entitled:

An Act to amend section 13 of an act approved the fifth day of May, one thousand nine hundred and fifteen, (P. L. 248), entitled "An Act regulating the practice of veterinary medicine, including veterinary surgery and veterinary dentistry, or any branch thereof; and establishing, as incidental thereto, a State Board of Veterinary Medical Examiners, and defining its powers and duties."

Which was committed to the Committee on Public Health and Sanitation.

Mr. F. E. BALDWIN. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. F. E. BALDWIN read in his place and presented to the Chair Senate Bill No. 399, entitled:

An Act defining fraternal benefit societies and their status authorizing such societies to create subordinate lodges and to pay benefits on the sickness disability or death of their members from funds collected and regulating such benefits. Providing for the organization of such societies and for their licensing supervision regulation and examination by the Insurance Commissioner and for the admission of foreign societies. Designating tables of mortality as a basis of rates of contribution. Requiring all societies to make annual reports and all foreign societies to appoint the Insurance Commissioner as attorney for service of process. Providing penalties for any violations of the act. Exempting such societies from taxation and certain other societies from its provisions and requiring beneficial associations other than fraternal benefit societies to report to and be supervised by the Insurance Commissioner and repealing existing laws.

Which was committed to the Committee on Insurance.

REPORT OF COMMISSION TO STUDY, INVESTIGATE AND REVISE THE INSURANCE LAWS.

Mr. BALDWIN presented the report of the Commission to study, investigate and revise the insurance laws of the Commonwealth of Pennsylvania.

(For report see Appendix.)

NOMINATION BY THE GOVERNOR.

The Private Secretary to the Governor being introduced, presented communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows:

NOTARIES PUBLIC.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, March 4, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the dates set opposite their names, respectively:

ALLEGHENY COUNTY.

Miss Ida Harbarr, Pittsburgh, March 9, 1919.
Mrs. Bertha D. Johnson, Pittsburgh, March 9, 1919.

BERKS COUNTY.

Miss M. Bessie Detweiler, Reading, March 13, 1919.
James G. Kauffman, Township of Centre, March 9, 1919.
Adam L. Otterbein, Reading, March 21, 1919.

BLAIR COUNTY.

Harry G. Greene, Altoona, March 9, 1919.

BUCKS COUNTY.

Alden March Collins, Doylestown, March 9, 1919.

BUTLER COUNTY.

Harry M. Wise, Harmway, March 22, 1919.

CARBON COUNTY.

Mrs. F. B. Setzer, Weissport, March 8, 1919.

COLUMBIA COUNTY.

J. Harmer Miller, Catawissa, March 29, 1919.

LACKAWANNA COUNTY.

Miss Ella A. Hawks, Scranton, March 9, 1919.
Miss Clara L. Oakley, Scranton, March 9, 1919.

LUZERNE COUNTY.

Miss Reba B. Smith, Wilkes-Barre, March 8, 1919.

MONTGOMERY COUNTY.

John R. Kline, Souderton, March 8, 1919.
Daniel Yeakel Miller, Norristown, March 9, 1919.
Miss Lizzie Weiss, Norristown, March 22, 1919.

NORTHAMPTON COUNTY.

Jordan F. Stover, Easton, March 9, 1919.

PHILADELPHIA COUNTY.

Miss Mary R. Haines, Philadelphia, March 9, 1919.
Byron Hancock, Philadelphia, March 9, 1919.
Preston B. Lee, Philadelphia, March 9, 1919.
L. K. Moses, Philadelphia, March 9, 1919.
Homer Parsons, Philadelphia, March 22, 1919.
Edgar L. Steel, Philadelphia, March 9, 1919.

SNYDER COUNTY.

Jay G. Weiser, Middleburg, March 8, 1919.

VENANGO COUNTY.

Lee A. McCracken, Oil City, March 8, 1919.

YORK COUNTY.

J. A. Miller, Red Lion, March 6, 1919.

WM. C. SPROUL,

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, March 4, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of confirmation:

ALLEGHENY COUNTY.

Alfred W. Charlton, Pittsburgh.
Leon J. Korpanty, Pittsburgh.
D. J. Madigan, Swissvale.
Tona Sassano, McKees Rocks.
Miss Edna Schinkle, Pittsburgh.

BLAIR COUNTY.

Charles M. Kurtz, Altoona.

BUTLER COUNTY.

C. F. Hosford, Jr., Butler.

CLARION COUNTY.

William Cartwright, Township of East Brady.

GREENE COUNTY.

A. L. Murdoch, Waynesburg.

LUZERNE COUNTY.

W. O. Washburn, Wilkes-Barre.

NORTHAMPTON COUNTY.

Asher J. Kauffman, Bethlehem.

PHILADELPHIA COUNTY.

Benjamin Greenburg, Philadelphia.
Fred C. Voight, Philadelphia.
Walter M. Wood, Philadelphia.

WM. C. SPROUL

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. CROW,

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations,

Which was agreed to,

Whereupon,

A motion was made by Mr. CROW.

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—37.

Baldwin, F. E., Einstein,	McConnell,	Snyder,
Baldwin, R. J., Eyre,	McNichol,	Sones,
Barnes, Graff,	Meakle,	Tompkins,
Barr, Gray,	Miller, J. S.,	Turner,
Boyd, Hackett,	Miller, S. J.,	Vare,
Campbell, Haldeman,	Murdoch,	Whitten,
Craig, Homsher,	Patton,	Woodward,
Crow, Leslie,	Salus,	Buckman,
Daix, Marlow,	Sassaman,	Pres. pro tem.
Donahue, Martin,	Schantz,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. CROW. Mr. President, I move that the executive session do now arise.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 56, entitled:

An Act to give to women married and single the same right as men to be corporators and in furtherance of their interests as stockholders to serve as directors and officers of corporations for profit.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 110, entitled:

An Act regulating the use of vehicles on the public highways requiring lights on certain vehicles and providing penalties for the violation thereof.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 118, entitled:

An Act making an appropriation to the Commissioners of Valley Forge Park.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 144, entitled:

An Act to amend section two hundred thirty-five of an act approved the fourteenth day of July Anno Domini one thousand nine hundred seventeen (Pamphlet Laws eight hundred forty), entitled "An Act concerning townships and revising amending and consolidating the law relating thereto" by increasing the compensation of supervisors.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 145, entitled:

An Act to amend section three of an act, entitled "An Act to protect the public health and welfare by regulating the employment of females in certain establishments with respect to their hours of labor and the conditions of their employment, by establishing certain sanitary regulations in the establishments in which they work, by requiring certain abstracts and notices to be posted, by providing for the enforcement of this act by the Commissioner of Labor and Industry and others, by prescribing penalties for violations thereof, by defining the procedure in prosecutions and by repealing all acts and parts of acts inconsistent with the provisions thereof," approved the 25th day of July, 1913, as amended.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 168, entitled:

An Act establishing a course of military and health instruction and training in certain public schools and normal schools of this Commonwealth, and in colleges and universities receiving State appropriations, creating a Military Training Commission; prescribing its powers and duties; authorizing military and school authorities to permit the use of certain property, and making an appropriation.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 206, entitled:

An Act authorizing corporations incorporated for certain purposes, under the laws of any other State of the United States to acquire, erect and maintain buildings and manufacturing establishments, and to take, hold, mortgage, lease, and convey real estate necessary and proper for such corporate purposes.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 239 (House Bill No. 17), entitled:

An Act fixing the per diem compensation of borough assessors and assistant assessors and the method of ascertaining the number of days employed

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 258, entitled:

An Act regulating the sale, offering for sale, barter, exchange and giving of theater tickets, and providing penalties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 262, entitled:

An Act making the Secretary of Internal Affairs, the custodian of all deeds, contracts, maps, surveys, policies of title insurance, abstracts of title and other documents or instruments relating to the titles to real estate owned or hereafter to be acquired by the Commonwealth.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 275 (House Bill No. 217), entitled:

An Act to amend Clause (F) Section forty-nine of an act approved the 7th day of June, 1917, (Pamphlet Laws four hundred and forty-seven), entitled: "An Act relating to the administration and distribution of the estates of decedents and of minors and of trust estates including the appointment bonds, rights, powers, duties, liabilities, accounts, discharge and removal of executors, administrators, guardians and trustees herein designated as fiduciaries, the administration and distribution of the estates of presumed decedents widow's and children's exemptions debts of decedents, renis of real estate as assets for payment thereof, the lien thereof, sales and mortgages of or real estate for the payment thereof, judgments and

executions therefor and the discharge of real estate from the lien thereof, contracts of decedents for the sale or purchase of real estate legacies including legacies charged on land, the discharge of residuary estates and of real estate from the lien of legacies and other charges, the appraisal of real estate devised at a valuation the ascertainment of the curtilage of dwelling houses or other buildings devised, the abatement and survival of actions and the substitution of executors and administrators therein and suits against fiduciaries investments by fiduciaries the organization of corporations to carry on the business of decedents the audit and review of accounts of fiduciaries refunding bonds transcripts to the court of common pleas of balances due by fiduciaries the rights, powers and liabilities on non-resident and foreign fiduciaries, the appointment bonds, rights, powers, duties and liabilities of trustee durante absentia the recording and registration of decrees, reports, and other proceedings and the fees therefore, appeals in certain cases and also generally dealing with the jurisdiction powers and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 351, entitled:

An Act authorizing churches, cemetery companies and burial associations to lease or convey certain coal and other minerals: providing for the use and expenditures of the funds derived therefrom and for the support of the overlying surface.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 371 (House Bill No. 631), entitled:

An Act to amend section two of the act approved the 5th day of March, 1906, Pamphlet Laws 83, entitled: "An Act to regulate and improve the civil service of the cities of the first class in the Commonwealth of Pennsylvania, making violation of its provisions to be a misdemeanor and providing penalties for violation thereof.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

ADJOURNMENT.

Mr. EYRE. Mr. President, I move that the Senate do now adjourn.

Mr. HALDEMAN. Mr. President, I second the motion. The motion was agreed to.

The Senate adjourned at 4:07 P. M., until Monday evening, March 10, 1919, at 9 o'clock.

HOUSE OF REPRESENTATIVES.

TUESDAY, March 4, 1919.

The House met at 10:30 o'clock A. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

The Rev. Thomas W. Davis, Chaplain of the Senate, offered the following prayer:

Almighty God, we thank Thee for the new ideals of brotherhood that are dominating the world at this time. We have all been proud of our American democracy; but the world today must not only be made safe for democracy, but we must make democracy safe and profitable to the world. We pray Thy blessing upon this body that as they bring the light of their wide experience and the various angles of vision into the solution of these problems, may they crystalize into such laws as shall result in the greatest amount of good to the people of this Commonwealth. We ask it in our Saviour's name. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. Richard Curry, the further reading was dispensed with and the Journal was approved.

ANNOUNCEMENT BY THE SPEAKER.

The SPEAKER. The Chair has received a telegram from Dr. Feldmann, Chaplain of the House, as follows:

"My father's death will prevent my appearing at Harrisburg this week."

REPORTS FROM COMMITTEES.

Mr. BALDI, from the Committee on Judiciary Special, reported as amended, House Bill No. 86, entitled:

An Act making the husband or wife of any person charged with the commission of a criminal offense, a competent witness for the Commonwealth in any criminal proceeding as to any matter or thing occurring prior to the marriage of said witness to the person so charged.

Mr. ARON, from the Committee on Judiciary Special, reported with negative recommendation, House Bill No. 232, entitled:

An Act requiring the recording of deeds and making the same effective as against bona fide purchasers and mortgagees according to priority of record.

Mr. ARON, from the Committee on Judiciary Special, reported with negative recommendation, House Bill No. 597, entitled:

An Act to amend an act approved the twenty-third day of April one thousand nine hundred and nine (P. L. 160), entitled "An Act to regulate and establish the fees to be charged by justices of the peace, aldermen, and magistrates, in this Commonwealth."

QUESTION OF PERSONAL PRIVILEGE.

Mr. WOOD. Mr. Speaker, I rise to a question of personal privilege.

The SPEAKER. The gentlemen will state his question of personal privilege.

Mr. WOOD. Mr. Speaker, in the Journal of Tuesday, February 25, I am reported as having voted "aye" on House Bill No. 525, file folio 73, whereas the fact is I voted "no." I desire to make this explanation and ask that the same may be noted in today's Journal.

The SPEAKER. The correction will be noted in the Journal.

SENATE MESSAGE.

AMENDMENTS TO SENATE BILLS CONCURRED IN BY SENATE

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate bills numbered and entitled as follows:

Senate Bill No. 59.

An Act to amend section two of an act approved the eighteenth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand and forty-two) entitled "An Act authorizing County Controllers in counties having a population of more than one hundred thousand and less than two hundred sixty thousand inhabitants to appoint a solicitor prescribing the duties of said solicitor and fixing his salary" by authorizing the county commissioners and county controller to fix the salary of the solicitor

Senate Bill No. 179.

An Act to amend sections one and two as amended of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight), entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner, two deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats, principal cities, and towns extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; pro-

viding for the payment of damages in taking of property or otherwise in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State-aid in the improvement, maintenance and repair of township or county roads and prescribing the contents of township, county, borough, or incorporated town, petitions providing for percentage of cost of improvement or repairs to be paid by State, county township borough or incorporated town, and requiring contracts by counties, townships, boroughs and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways and kind of materials to be used in the improvement; providing for payments of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act."

RESOLUTION RELATIVE TO CAPTURED MATERIAL.

Mr. KENNEDY offered the following resolution, which was twice read, considered and agreed to:

CONCURRENT RESOLUTION.

Whereas, There has been a movement to have materials of war captured by our armies, distributed among the various states and their subdivisions, and

Whereas, It is fitting and proper that a part of such captured war material should be given to the armories housing our national guard, as a memento of the deeds of our Soldiers in foreign fields, therefore be it

Resolved (If the Senate concur) That the General Assembly of the Commonwealth does hereby respectfully address and petition the Secretary of War for the United States, that in the distribution of materials of war captured by the United States Armies, adequate provision be made for the placing of part of such captured material of war in the several armories of the national guard of the Commonwealth of Pennsylvania.

Resolved, That the Secretary of the Commonwealth forward a copy of this resolution to the Secretary of War for the United States.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 243, entitled:

An Act to quiet the title to real estate and to enable citizens of the United States and corporations authorized to hold real estate within this Commonwealth to hold and convey title to real estate which has been formerly held by or for corporations not authorized by law to hold the same

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—187.

Alexander,	Di Lemmo,	Kinsman,	Sarig.
Allum,	Dilsheimer,	Krause, T. S.,	Schaeffer,
Aron,	Dithrich,	Krause, W.,	Schilling,
Baldi,	Drinkhouse,	Krugh,	Scott,
Baldrige,	Dunn,	Kunkle,	Shaffer,
Barnhart,	Ehrhardt,	Lafferty,	Shellenberger,
Bechtold,	Ephraim,	Lanius,	Showalter,
Beckley,	Evans, J. T.,	Lauler,	Shunk,
Bell,	Evans, S. J.,	Levis,	Simpson,
Benchoff,	Finney,	MacCallum,	Sinclair,
Bennett,	Fitzgibbon,	Magill,	Smith, E. R.,
Benninger,	Flynn,	Mangan,	Smith, F. I.,
Bigler,	Fester,	Marshall,	Snyder,
Blank,	Fowler,	McCaig,	Soffel,
Boland,	Fox, A. R. E.,	McCurdy,	Sowers,
Bower,	Fox, J. M.,	McGeary,	Sprrows,
Bowman,	Franklin,	McIntyre,	Stadtlander,
Brady,	Gans,	McKay,	Stark,
Brendle,	Glass,	McKim,	Statler,
Brislin,	Goehring,	Mehring,	Steedle,
Bucher,	Goodnough,	Michel,	Sterling,
Campbell,	Graham,	Miller,	Stevenson,
Catlin,	Griest,	Miller, D. I.,	Stott,
Clements,	Griffith,	Miller, D. D.,	Sullivan,
Clutton,	Haines,	Millin,	Sweitzer,
Coldsmith,	Haldeman,	Milner,	Todd,
Collier,	Hamilton, J.,	Morgan,	Trach,
Colville,	Hamilton, W. J.,	Murphy,	Ulsh,
Comerer,	Hampson,	Neary,	Wagner,
	Harer,		

Conner,	Harvey,	Norton,	Walker, G. T.,
Corbin,	Heffernan,	Patterson,	Walker, J. A.,
Crawford,	Heli,	Perry,	Wallace, B. L.,
Crockett,	Heyburn,	Phillips,	Wallace, W. T.,
Crum,	Hickernell,	Pidgeon,	West,
Curran,	Hoffman,	Pike,	Wetach,
Curry, A. E.,	Hollingsworth,	Powell,	Whiteman,
Curry, R.,	Horne,	Quigley,	Willert,
Davis, D. F.,	Hough,	Ramsey,	Wood,
Davis, J. T.,	Huntington,	Reber, C. A.,	Woodruff,
Davis, W.,	Hutchison,	Reber, H. F.,	Wynne,
Dawson,	Ingham,	Ringler,	Zanders,
Day,	Jennings,	Rinn,	Zimmerman,
Devey,	Jordan,	Rorke,	Zook,
Diehm,	Kantner,	Rothenberger,	Spangler,
	Kennedy,	Ruddy,	Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 493, entitled:

An Act to amend section two of an act approved the third day of May one thousand nine hundred nine (Pamphlet Laws four hundred and seventeen) entitled "An Act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire-escapes fire-extinguishers and other preventatives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

BILL POSTPONED.

Mr. ZOOK. Mr. Speaker, I move that the further consideration of this bill be postponed for the present.

Mr. ALLUM. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 486, entitled:

An Act to amend the act approved the fifteenth day of April one thousand nine hundred fifteen (Pamphlet Laws one hundred and thirty-two) entitled "An Act relative to the burial of the bodies of certain indigent deceased widows at the county expenses" as amended requiring county commissioners to pay from the county funds the expenses of burial of all widows of honorably discharged soldiers sailors and marines legally resident within the county authorizing the county commissioners to make inquiries and investigations providing for payments to persons who buried such bodies and requiring public officers and officers and agents of institutions to report deaths of such widows

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—193.

Alexander,	Diehm,	Kinsman,	Schaeffer,
Allum,	Di Lemmo,	Kooser,	Schilling,
Aron,	Dilsheimer,	Krause, T. S.,	Scott,
Baldi,	Dithrich,	Krause, W.,	Shaffer,
Baldrige,	Donneley,	Krugh,	Shellenberger,
Barnhart,	Drinkhouse,	Kunkle,	Showalter,
Bechtold,	Dunn,	Lanius,	Shunk,
Beckley,	Ehrhardt,	Lauler,	Simpson,
Bell,	Ephraim,	Levis,	Sinclair,
Benchoff,	Evans, J. T.,	MacCallum,	Smith, E. R.,
Bennett,	Evans, S. J.,	Magill,	Smith, F. I.,
Benninger,	Finney,	Mangan,	Snyder,
Bidelspacher,	Fitzgibbon,	Marcus,	Soffel,
Bigler,	Flynn,	Marshall,	Sowers,
Blank,	Foster,	Martin,	Sprrows,
Boland,	Fowler,	McCaig,	Stadtlander,
Bower,	Fox, A. R. E.,	McCurdy,	Stark,
Bowman,	Fox, J. M.,	McGeary,	Statler,
Brady,	Franklin,	McIntyre,	Steedle,
	Gans,	McKay,	Sterling,
Brendle,	Glass,	McKim,	Stevenson,

Brislin,	Goehring,	Mehring,	Stott,
Brooks,	Gold,	Michel,	Sullivan,
Bucher,	Goodnough,	Miller,	Sweitzer,
Bungard,	Graham,	Miller, A. D.	Todd,
Campbell,	Griest,	Müller, C. G.,	Trach,
Catlin,	Griffith,	Miller, D. I.,	Uish,
Clements,	Haines,	Miller, D. D.,	Vickerman,
Clutton,	Haldeman,	Millin,	Wagner,
Coldsmith,	Hamilton, J.,	Milner,	Walker, G. T.,
Collier,	Hamilton, W. J.,	Morgan,	Walker, J. A.,
Colville,	Hampson,	Murphy,	Wallace, P. I.,
Comer,	Harer,	Neary,	Wallace, W. T.,
Conner,	Harvey,	Norton,	Wells,
Cook,	Heffernan,	Patterson,	West,
Corbin,	Helt,	Perry,	Wettach,
Cox,	Hess,	Phillips,	Whiteman,
Crawford,	Heyburn,	Pidgeon,	Willert,
Crockett,	Jennings,	Pike,	Williams,
Crum,	Hickernell,	Powell,	Willson,
Curran,	Hollingsworth,	Quigley,	Woner,
Curry, A. E.,	Horne,	Ramsey,	Wood,
Curry, R.,	Hough,	Reber, C. A.,	Woodruff,
Davis, D. F.,	Huntington,	Reber, H. F.,	Wynne,
Davis, J. T.,	Hutchison,	Ringler,	Zimmersman,
Davis, W.,	Ingham,	Rinn,	Zook,
Dawson,	Jones,	Rorke,	Spangler,
Day,	Kantner,	Rothenberger,	Speaker.
Dewey,	Kennedy,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House preceeded to the third reading and consideration of House Bill No. 516 (Senate Bill No. 2), entitled:

An Act conferring upon judge advocates of the United States Army the powers of notaries public declaring the effect thereof validating notarial acts heretofore performed by judge advocates and declaring the effect thereof

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—191.

Alexander,	D'hm,	Kinsman,	Rothenberger,
Allum,	Di Lemmo,	Kooser,	Ruddy,
Aron,	Dilsheimer,	Krause, T. S.,	Schaeffer,
Baldi,	Donneley,	Krause, W.,	Schilling,
Baldrige,	Drinkhouse,	Krug,	Scott,
Barnhart,	Dunn,	Kunkle,	Shaffer,
Bechtold,	Ehrhardt,	Lafferty,	Shellenberger,
Beckley,	Ephraim,	Lanius,	Showalter,
Bell,	Evans, J. T.,	Lauler,	Shunk,
Benchoff,	Evans, S. J.,	Levis,	Simpson,
Bennett,	Finney,	MacCallum,	Sinclair,
Benninger,	Fitzgibbon,	Magill,	Smith, E. R.,
Bidenspacher,	Flynn,	Marcus,	Smith, F. I.,
Bigler,	Foster,	Marshall,	Snyder,
Blanck,	Fowler,	Martin,	Soffel,
Bolard,	Fox, A. R. B.,	McCaig,	Sowers,
Bower,	Fox, I. M.,	McCurdy,	Sprowls,
Bowman,	Franklin,	McGeary,	Stadlander,
Brady,	Gans,	McIntyre,	Stark,
Brendle,	Glass,	McKay,	Statler,
Brislin,	Gold,	McKim,	Steedle,
Brooks,	Goodnough,	McVicar,	Sterling,
Bucher,	Graham,	Mehring,	Stevenson,
Campbell,	Griest,	Michel,	Stott,
Catlin,	Griffith,	Miller,	Sweitzer,
Clements,	Haines,	Miller, A. D.,	Todd,
Clutton,	Haldeman,	Miller, C. G.,	Trach,
Coldsmith,	Hamilton, J.,	Miller, D. I.,	Uish,
Collier,	Hamilton, W. J.,	Miller, D. D.,	Wagner,
Colville,	Hampson,	Millin,	Walker, G. T.,
Comer,	Harer,	Milner,	Walker, J. A.,
Conner,	Harvey,	Morgan,	Wallace, P. I.,
Cook,	Heffernan,	Murphy,	Wallace, W. T.,
Corbin,	Helt,	Neary,	Wells,
Cox,	Hess,	Norton,	West,
Crawford,	Heyburn,	Patterson,	Wettach,
Crockett,	Hickernell,	Perry,	Whiteman,
Crum,	Hollingsworth,	Phillips,	Willert,
Curran,	Horne,	Pidgeon,	Williams,
Curry, A. E.,	Hough,	Pike,	Willson,
Curry, R.,	Huntington,	Powell,	Woner,
Davis, D. F.,	Hutchison,	Quigley,	Wood,
Davis, J. T.,	Ingham,	Ramsey,	Woodruff,
Davis, W.,	Jennings,	Reber, C. A.,	Wynne,
Dawson,	Jones,	Reber, H. F.,	Zanders,
Day,	Jordan,	Ringler,	Zimmersman,
Dewey,	Kantner,	Rinn,	Zook,
	Kennedy,	Robertson,	Spangler,
		Rorke,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House preceeded to the third reading and consideration of House Bill No. 265, entitled:

An Act validating certain sales of real estate for non-payment of taxes and validating the title to such real estate in the hands of purchasers their heirs grantees and assigns

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—189.

Alexander,	Di Lemmo,	Kooser,	Rothenberger,
Allum,	Dewey,	Krause, T. S.,	Ruddy,
Aron,	Dilsheimer,	Krause, W.,	Sarig,
Baldi,	Dithrich,	Krug,	Schaeffer,
Baldrige,	Donneley,	Kunkle,	Schilling,
Barnhart,	Drinkhouse,	Lafferty,	Scott,
Bechtold,	Dunn,	Lanius,	Shaffer,
Beckley,	Ehrhardt,	Lauler,	Shellenberger,
Bell,	Ephraim,	Levis,	Showalter,
Benchoff,	Evans, J. T.,	MacCallum,	Shunk,
Bennett,	Evans, S. J.,	Magill,	Simpson,
Benninger,	Flynn,	Marcus,	Sinclair,
Bigler,	Foster,	Marshall,	Smith, E. R.,
Blanck,	Fowler,	Martin,	Smith, F. I.,
Bolard,	Fox, A. R. B.,	McCaig,	Snyder,
Bower,	Fox, I. M.,	McCurdy,	Soffel,
Bowman,	Franklin,	McGeary,	Sowers,
Brady,	Gans,	McIntyre,	Sprowls,
Brendle,	Glass,	McKay,	Stadlander,
Brislin,	Gold,	Mehring,	Stark,
Brooks,	Goodnough,	Michel,	Statler,
Bucher,	Graham,	Miller,	Steedle,
Bungard,	Griest,	Miller, A. D.,	Sterling,
Campbell,	Griffith,	Miller, C. G.,	Stevenson,
Catlin,	Haines,	Miller, D. I.,	Todd,
Clements,	Haldeman,	Miller, D. D.,	Trach,
Clutton,	Hamilton, J.,	Millin,	Uish,
Coldsmith,	Hamilton, W. J.,	Milner,	Wagner,
Collier,	Hampson,	Morgan,	Walker, G. T.,
Colville,	Harer,	Murphy,	Walker, J. A.,
Comer,	Harvey,	Neary,	Wallace, P. I.,
Conner,	Heffernan,	Norton,	Wallace, W. T.,
Cook,	Helt,	Patterson,	Wells,
Corbin,	Hess,	Perry,	West,
Cox,	Heyburn,	Phillips,	Wettach,
Crawford,	Hickernell,	Pidgeon,	Whiteman,
Crockett,	Hollingsworth,	Pike,	Willert,
Crum,	Horne,	Powell,	Williams,
Curran,	Hough,	Quigley,	Willson,
Curry, A. E.,	Huntington,	Ramsey,	Woner,
Curry, R.,	Hutchison,	Reber, C. A.,	Wood,
Davis, D. F.,	Ingham,	Reber, H. F.,	Woodruff,
Davis, J. T.,	Jennings,	Phoods,	Wynne,
Davis, W.,	Jones,	Ringler,	Zanders,
Dawson,	Jordan,	Rinn,	Zimmersman,
Day,	Kantner,	Robertson,	Zook,
Diehm,	Kennedy,	Rorke,	Spangler,
	Kinsman,		Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 409, entitled:

An Act authorizing counties cities and boroughs to appropriate moneys for aiding entertaining and caring for soldiers sailors and marines and validating and ratifying appropriations and payments heretofore made.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—191.

Alexander,	Dewey,	Kennedy,	Sarig,
Allum,	Diehm,	Kinsman,	Schaeffer,
Aron,	Di Lemmo,	Kooser,	Schilling,
Baldi,	Dilsheimer,	Krause, T. S.,	Scott,
Baldrige,	Dithrich,	Krause, W.,	Shaffer,
Barnhart,	Donneley,	Kunkle,	Shellenberger,
Bechtold,	Drinkhouse,	Lanius,	Showalter,
Beckley,	Dunn,	Lauler,	Shunk,
Bell,	Ehrhardt,	Levis,	Simpson,
Benchoff,	Ephraim,	MacCallum,	Sinclair,
Bennett,	Evans, J. T.,	Magill,	Smith, E. R.,
Benninger,	Evans, S. J.,	Marcus,	Smith, F. I.,
Bidelspacher,	Finney,	Marshall,	Snyder,
Bigler,	Fitzgibbon,	Martin,	Soffel,
Blank,	Foster,	McCaig,	Sowers,
Bolard,	Fowler,	McCurdy,	Sprolws,
Bower,	Fox, A. R. B.,	McGeary,	Stadlander,
Bowman,	Fox, I. M.,	McIntyre,	Stark,
Brady,	Franklin,	McKay,	Statler,
Brendle,	Gans,	McKim,	Steedle,
Brislin,	Glass,	Mehring,	Sterling,
Brooks,	Golder,	Michel,	Stevenson,
Bucher,	Goodnough,	Miller,	Stott,
Bungard,	Griest,	Miller, A. D.,	Sullivan,
Campbell,	Griffith,	Miller, C. G.,	Sweitzer,
Catlin,	Haines,	Miller, D. I.,	Todd,
Clements,	Haldeman,	Miller, D. D.,	Trach,
Clutton,	Hamilton, J.,	Millin,	Ulsh,
Coldsmith,	Hamilton, W. J.,	Milner,	Wagner,
Collier,	Hampson,	Neary,	Walker, G. T.,
Colville,	Harer,	Norton,	Walker, J. A.,
Comerer,	Harvey,	Patterson,	Wallace, W. T.,
Conner,	Heffernan,	Perry,	Wallace, R. L.,
Cook,	Helt,	Phillips,	Wells,
Corbin,	Hess,	Pidgeon,	West,
Cox,	Heyburn,	Pike,	Wettach,
Crawford,	Hickernell,	Powell,	Whiteman,
Crockett,	Hollingsworth,	Quigley,	Willert,
Crum,	Horne,	Ramsey,	Williams,
Curran,	Hough,	Reber, C. A.,	Willson,
Curry, A. E.,	Huntington,	Reber, H. F.,	Wood,
Curry, R.,	Hutchison,	Ringer,	Woodruff,
Davis, D. F.,	Ingham,	Rinn,	Wynne,
Davis, J. T.,	Jennings,	Robertson,	Zanders,
Davis, W.,	Jones,	Rorke,	Zimmerman,
Dawson,	Jordan,	Rothenberger,	Zook,
Day,	Kantner,	Ruddy,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 497, entitled:

An Act prohibiting advertisements relating to the treatment of diseases of the generative organs and prescribing penalties.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—192.

Alexander,	Diehm,	Kinsman,	Sarig,
Allum,	Di Lemmo,	Kooser,	Schaeffer,
Aron,	Dilsheimer,	Krause, T. S.,	Schilling,
Baldi,	Dithrich,	Krause, W.,	Scott,
Baldrige,	Donneley,	Krug,	Shaffer,
Barnhart,	Drinkhouse,	Kunkle,	Shellenberger,
Bechtold,	Dunn,	Lafferty,	Showalter,
Beckley,	Ehrhardt,	Lanius,	Simpson,
Bell,	Ephraim,	Lauler,	Sinclair,
Benchoff,	Ephraim,	Levis,	Smith, E. R.,
Bennett,	Evans, J. T.,	MacCallum,	Smith, F. I.,
Benninger,	Evans, S. J.,	Magill,	Snyder,
Bigler,	Finney,	Marcus,	Soffel,
Bidelspacher,	Fitzgibbon,	Marshall,	Sowers,
Blank,	Foster,	Martin,	Sprolws,
Bolard,	Fowler,	McCaig,	Stadlander,
Bower,	Fox, A. R. B.,	McCurdy,	Stark,
Bowman,	Fox, I. M.,	McGeary,	Statler,
Brady,	Franklin,	McIntyre,	Steedle,
Brendle,	Gans,	McKay,	Sterling,
Brislin,	Glass,	McKim,	Stevenson,
Brooks,	Golder,	Mehring,	Stott,
Bucher,	Goodnough,	Michel,	Sullivan,
Bungard,	Griest,	Miller,	Sweitzer,
		Miller, A. D.,	Todd,

Campbell,	Griffith,	Miller, C. G.,	Trach,
Catlin,	Haines,	Miller, D. I.,	Ulsh,
Clements,	Haldeman,	Millin,	Vickerman,
Clutton,	Hamilton, J.,	Milner,	Wagner,
Coldsmith,	Hamilton, W. J.,	Morgan,	Walker, G. T.,
Collier,	Hampson,	Neary,	Walker, J. A.,
Colville,	Harer,	Norton,	Walker, R. L.,
Comerer,	Harvey,	Patterson,	Wallace, W. T.,
Conner,	Heffernan,	Perry,	Wells,
Cook,	Helt,	Phillips,	West,
Corbin,	Hess,	Pidgeon,	Wettach,
Cox,	Heyburn,	Pike,	Whiteman,
Crawford,	Hickernell,	Powell,	Willert,
Crockett,	Hollingsworth,	Quigley,	Williams,
Crum,	Horne,	Ramsey,	Willson,
Curran,	Hough,	Reber, C. A.,	Woner,
Curry, A. E.,	Huntington,	Reber, H. F.,	Wood,
Curry, R.,	Hutchison,	Ringer,	Woodruff,
Davis, D. F.,	Ingham,	Rinn,	Wynne,
Davis, J. T.,	Jennings,	Robertson,	Zanders,
Davis, W.,	Jones,	Rorke,	Zimmerman,
Dawson,	Jordan,	Rothenberger,	Zook,
Day,	Kantner,	Ruddy,	Spangler,
Dewey,	Kennedy,		Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON FINAL PASSAGE.

Mr. HOLLINGSWORTH. Mr. Speaker, I desire to call up at this time House Bill No. 358, file folio 435, from page 9 of today's calendar, bills on final passage postponed.

Agreeably to order,

The bill having been called up from postponed calendar, The House resumed the consideration on final passage of House Bill No. 358, entitled:

An Act to prevent the felonious taking and stealing of motor vehicles and the receiving and purchasing of stolen motor vehicles

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—191.

Alexander,	Dilsheimer,	Krug,	Sarig,
Allum,	Dithrich,	Kunkle,	Schaeffer,
Aron,	Donneley,	Lafferty,	Schilling,
Baldi,	Drinkhouse,	Lanius,	Scott,
Baldrige,	Dunn,	Lauler,	Shaffer,
Barnhart,	Ehrhardt,	Levis,	Shellenberger,
Bechtold,	Ephraim,	MacCallum,	Showalter,
Beckley,	Evans, J. T.,	Magill,	Shunk,
Bell,	Evans, S. J.,	Mallery,	Simpson,
Benchoff,	Finney,	Mangan,	Sinclair,
Benninger,	Fitzgibbon,	Marcus,	Smith, E. R.,
Bigler,	Foster,	Marshall,	Smith, F. I.,
Blank,	Fowler,	Martin,	Snyder,
Bolard,	Fox, A. R. B.,	McCaig,	Soffel,
Bower,	Fox, I. M.,	McCurdy,	Sowers,
Bowman,	Franklin,	McGeary,	Sprolws,
Brady,	Gans,	McIntyre,	Stadlander,
Brendle,	Golder,	McKay,	Stark,
Brislin,	Goodnough,	McKim,	Statler,
Brooks,	Graham,	McVicar,	Steedle,
Bucher,	Griest,	Mehring,	Sterling,
Bungard,	Griffith,	Michel,	Stevenson,
Campbell,	Haines,	Miller,	Stott,
Catlin,	Haldeman,	Miller, A. D.,	Sullivan,
Clements,	Hamilton, J.,	Miller, C. G.,	Sweitzer,
Clutton,	Hamilton, W. J.,	Miller, D. I.,	Todd,
Coldsmith,	Hampson,	Miller, D. D.,	Trach,
Collier,	Harer,	Millin,	Ulsh,
Colville,	Harvey,	Milner,	Vickerman,
Comerer,	Heffernan,	Morgan,	Wagner,
Conner,	Helt,	Neary,	Walker, G. T.,
Cook,	Hess,	Norton,	Walker, J. A.,
Corbin,	Heyburn,	Patterson,	Wallace, R. L.,
Cox,	Hickernell,	Perry,	Wallace, W. T.,
Crawford,	Hollingsworth,	Phillips,	West,
Crockett,	Horne,	Pidgeon,	Wettach,
Crum,	Hough,	Pike,	Whiteman,
Curran,	Huntington,	Powell,	Willert,
Curry, A. E.,	Hutchison,	Quigley,	Williams,
Curry, R.,	Ingham,	Ramsey,	Willson,
Davis, D. F.,	Jennings,	Reber, C. A.,	Wood,
Davis, J. T.,	Jones,	Reber, H. F.,	Woodruff,
Davis, W.,	Jordan,	Ringer,	Wynne,
Dawson,	Kantner,	Rinn,	Zanders,
Day,	Kennedy,	Robertson,	Zimmerman,
Dewey,	Kinsman,	Rorke,	Zook,
Diehm,	Kooser,	Rothenberger,	Spangler,
Di Lemmo,	Krause, T. S.,	Ruddy,	Speaker.
	Krause, W.,		

NAYS—1.

Wells.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Mr. STERLING. Mr. Speaker, I desire to call up at this time House Bill No. 188, file folio 195, on page 9 of today's calendar, bills on final passage postponed.

Agreeably to order,
The bill having been called up from postponed calendar,
The House resumed the consideration on final passage of House Bill No. 188, entitled:

An Act relating to the parties to writs of scire facias sur mortgage in certain cases and to the title acquired by a sale on a judgment of foreclosure in such cases

On the question recurring,
Shall the bill pass finally?
Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—191.

Alexander,	Diehm,	Kinsman,	Ruddy,
Allum,	Di Lemmo,	Kooser,	Sarig,
Aron,	Dilsheimer,	Krause, T. S.,	Schaeffer,
Baldi,	Dithrich,	Krause, W.,	Schilling,
Baldrige,	Donneley,	Krug,	Scott,
Barnhart,	Drinkhouse,	Kunkle,	Shaffer,
Bechtold,	Dunn,	Lafferty,	Shellenberger,
Beckley,	Ehrhardt,	Lanius,	Showalter,
Bell,	Ephraim,	Lauler,	Shunk,
Benchoff,	Evans, J. T.,	Levis,	Simpson,
Bennett,	Evans, S. J.,	MacCallum,	Sinclair,
Benninger,	Finney,	Magill,	Smith, E. R.,
Bidelspacher,	Fitzgibbon,	Marcus,	Smith, F. I.,
Bigler,	Foster,	Marshall,	Snyder,
Blanck,	Fowler,	Martin,	Soffel,
Bolard,	Fox, A. R. B.,	McCaig,	Sowers,
Bower,	Fox, I. M.,	McCurdy,	Sprohls,
Bowman,	Franklin,	McGeary,	Stadlander,
Brady,	Gans,	McIntyre,	Stark,
Brendle,	Geary,	McKay,	Statler,
Brislin,	Glass,	McKim,	Steedle,
Brooks,	Goehring,	Mehring,	Sterling,
Bucher,	Goodnough,	Michel,	Stevenson,
Bungard,	Graham,	Millar,	Stott,
Campbell,	Griest,	Miller, A. D.,	Sweetzer,
Catlin,	Griffith,	Miller, C. G.,	Todd,
Clements,	Haines,	Miller, D. I.,	Trach,
Clutton,	Haldeman,	Miller, D. D.,	Ulsh,
Coldsmith,	Hamilton, J.,	Millin,	Wagner,
Collier,	Hamilton, W. J.,	Milner,	Walker, G. T.,
Colville,	Hampson,	Morgan,	Walker, J. A.,
Comerer,	Harer,	Neary,	Wallace, R. L.,
Conner,	Harvey,	North,	Wallace, W. F.,
Cook,	Heffernan,	Norton,	Wells,
Corbin,	Helt,	Patterson,	West,
Cox,	Hess,	Perry,	Wettach,
Crawford,	Heyburn,	Phillips,	Whiteman,
Crockett,	Hickernell,	Pidgeon,	Willert,
Crum,	Hollingsworth,	Pike,	Willson,
Curran,	Horne,	Powell,	Wood,
Curry, A. E.,	Hough,	Quigley,	Woodruff,
Curry, R.,	Huntington,	Ramsay,	Wyne,
Davis, D. F.,	Hutchison,	Reber, C. A.,	Zanders,
Davis, J. T.,	Ingham,	Reber, H. F.,	Zimmerman,
Davis, W.,	Jennings,	Ringler,	Zook,
Dawson,	Jones,	Rinn,	Spangler,
Day,	Jordan,	Rorke,	Speaker,
Dewey,	Kantner,	Rothenberger,	
	Kennedy,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING.

Agreeably to order,
The House proceeded to the third reading and consideration of House Bill No. 510, entitled:

An Act to amend section twelve of an act approved the nineteenth day of March one thousand nine hundred and nine (Pamphlet Laws forty-six) entitled "An Act to regulate the practice of osteopathy in the State of Pennsylvania to provide for the establishment of a State Board of Osteopathic Examiners to define the powers and duties of said Board of Osteopathic Examiners to provide for the examining and licensing of osteopaths in this State and to provide penalties for the

violation of this act" by further defining the powers and authority of osteopathic physicians licensed under this act

On the question,
Will the House agree to the bill on third reading?
It was agreed to.
On the question,
Shall the bill pass finally?

BILL POSTPONED.

Mr. STEEDLE. Mr. Speaker, in the absence of the sponsor of this bill, I move that it be placed upon the postponed calendar.

Mr. DITHRICH. Mr. Speaker, I second the motion.
The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,
The House proceeded to the third reading and consideration of House Bill No. 560, entitled:

An Act to fix the compensation for members of the General Assembly.

And said bill having been read at length the third time, considered and agreed to.

On the question,
Shall the bill pass finally?
Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:
Mr. WILLIAMS. Mr. Speaker, I ask for a verification of the roll.

The roll was verified as follows:

YEAS—133.

Allum,	Dithrich,	Kennedy,	Rothenberger,
Aron,	Drinkhouse,	Kooser,	Ruddy,
Baldi,	Dunn,	Krause, T. S.,	Sariz,
Baldrige,	Ehrhardt,	Krause, W.,	Schaeffer,
Barnhart,	Ephraim,	Krug,	Schilling,
Bechtold,	Evans, J. T.,	Kunkle,	Shaffer,
Bennett,	Evans, S. J.,	MacCallum,	Shunk,
Benninger,	Flynn,	Magill,	Simpson,
Bigler,	Foster,	Mangan,	Sinclair,
Blanck,	Fowler,	Marcus,	Smith, E. R.,
Bolard,	Fox, A. R. B.,	Marshall,	Smith, F. I.,
Brislin,	Fox, I. M.,	Martin,	Soffel,
Bucher,	Franklin,	McCaig,	Sowers,
Campbell,	Gans,	McGeary,	Sprohls,
Catlin,	Geary,	McIntyre,	Stadlander,
Clements,	Glass,	McKay,	Steedle,
Coldsmith,	Gold,	McKim,	Todd,
Collier,	Griest,	Mehring,	Trach,
Colville,	Griffith,	Michel,	Ulsh,
Comerer,	Haines,	Millar,	Vickerman,
Conner,	Haldeman,	Miller, A. D.,	Wagner,
Corbin,	Hamilton, J.,	Miller, C. G.,	Walker, G. T.,
Crawford,	Hamilton, W. J.,	Miller, D. I.,	Walker, J. A.,
Crockett,	Harer,	Miller, D. D.,	Wells,
Crum,	Harvey,	Millin,	West,
Curran,	Heffernan,	Neary,	Wettach,
Curry, R.,	Hickernell,	Patterson,	Whiteman,
Davis, D. F.,	Hollingsworth,	Perry,	Willert,
Davis, W.,	Horne,	Phillips,	Willson,
Dawson,	Hough,	Pike,	Wood,
Day,	Hutchison,	Powell,	Zanders,
Dewey,	Ingham,	Ramsay,	Zimmerman,
Di Lemmo,	Jennings,	Reber, C. A.,	Spangler,
Dilsheimer,	Jordan,	Ringler,	Speaker,
	Kantner,		

NAYS—38.

Alexander,	Donneley,	Lauler,	Statler,
Bell,	Finney,	McCurdy,	Sterling,
Benchoff,	Graham,	North,	Stevenson,
Bower,	Heyburn,	Quigley,	Stott,
Bowman,	Huntington,	Shellenberger,	Sullivan,
Brendle,	Jones,	Showalter,	Sweetzer,
Clutton,	Kinsman,	Snyder,	Wallace, R. L.,
Davis, J. T.,	Lanius,	Stark,	Williams,
			Zook,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 586, entitled:

An Act validating all decrees of divorce granted by virtue of and pursuant to an act approved the twenty-fifth day of June one thousand eight hundred and ninety-five (Pamphlet Laws three hundred eight), entitled "An Act amending section three

of an act entitled 'An Act concerning divorces' approved the eighth day of May one thousand eight hundred and fifty-four enlarging the same so as to include indignities to the person of the husband' wherein the decree of divorce shall be silent as to support or alimony and the court shall not have allowed any alimony or support to the wife nor in any manner determined the right of the wife thereto.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—189.

Alexander,	Dewey,	Kooser,	Rothlenberger,
Allum,	Diehm,	Krause, T. S.,	Ruddy,
Aron,	Di Lemmo,	Krause, W.,	Sarig,
Baldi,	Dilsheimer,	Krugh,	Schaeffer,
Baldrige,	Dithrich,	Kunkle,	Schilling,
Barnhart,	Drinkhouse,	Lafferty,	Scott,
Bechtold,	Dunn,	Lauler,	Shaffer,
Beckley,	Ehrhardt,	Levis,	Shellenberger,
Bell,	Ephraim,	MacCallum,	Showalter,
Benchoff,	Evans, J. T.,	Magill,	Shunk,
Bennett,	Evans, S. J.,	Mallery,	Simpson,
Benninger,	Flynn,	Mangan,	Sinclair,
Bidelspacher,	Foster,	Marcus,	Smith, E. R.,
Bjler,	Fowler,	Marshall,	Snyder,
Blanck,	Fox, A. R. B.,	Martin,	Soffel,
Bolard,	Fox, I. M.,	McCaig,	Sowers,
Bower,	Franklin,	McCurdy,	Spawls,
Bowman,	Gans,	McGeary,	Stadlander,
Brady,	Geary,	McIntyre,	Stark,
Brendle,	Glass,	McKay,	Statler,
Brislin,	Golder,	McKim,	Steedle,
Brooks,	Goodnough,	McKring,	Sterling,
Bucher,	Graham,	Michel,	Stevenson,
Bungard,	Griest,	Griffith,	Stott,
Campbell,	Hains,	Miller, A. D.,	Todd,
Catlin,	Haideman,	Miller, C. G.,	Trach,
Clements,	Hamilton, J.,	Miller, D. I.,	Ush,
Clutton,	Hamilton, W. J.,	Miller, D. D.,	Walker, G. T.,
Coldsmith,	Hampson,	Millin,	Walker, J. A.,
Collier,	Harer,	Miner,	Wallace, R. L.,
Colville,	Harvey,	Morgan,	Wallace, W. T.,
Comeror,	Heffernan,	Neary,	Wells,
Conner,	Helt,	North,	West,
Cook,	Heyburn,	Norton,	Wettach,
Corbin,	Hickernell,	Patterson,	Whitman,
Cox,	Hollingsworth,	Perry,	Willert,
Crawford,	Horne,	Phillips,	Williams,
Crockett,	Hough,	Pidgeon,	Willson,
Crum,	Huntington,	Pike,	Wood,
Curran,	Hutchison,	Powell,	Woodruff,
Curry, A. E.,	Ingham,	Quigley,	Wynne,
Curry, R.,	Jennings,	Ramsey,	Zanders,
Davis, D. F.,	Jones,	Reber, C. A.,	Zimmerman,
Davis, J. T.,	Jordan,	Reber, H. F.,	Zook,
Davis, W.,	Kantner,	Ringer,	Spangler,
Dawson,	Kennedy,	Rinn,	Speaker.
Day,	Kinsman,	Rorke,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 451, entitled:

An Act granting the right of appeal from judgments orders and sentences of the County Court of Allegheny County to the Superior Court in certain cases of Summary Conviction.

On the question,

Will the House agree to the bill on third reading?

BILL RECOMMENDED.

Mr. DITHRICH. Mr. Speaker, by agreement with the sponsor of this bill, I move that it be recommitted to the Committee on Judiciary General, for the purpose of amendment.

Mr. STADTLANDER. Mr. Speaker, I second the motion. The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 566, entitled:

An Act to amend part of section three of an act approved the thirteenth day of May one thousand nine hundred and nine (Pamphlet Laws five hundred and twenty) entitled "An Act relating to food defining food providing for the protection of

public health and the prevention of fraud and deception by prohibiting the manufacture or sale the offering for sale or exposing for sale or the having in possession with intent to sell of adulterated misbranded or deleterious foods prescribing certain duties of the Dairy and Food Commissioner in reference thereto and providing penalties for the violation thereof."

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That so much of section three of an act approved the thirteenth day of May one thousand nine hundred and nine (Pamphlet Laws five hundred and twenty) entitled "An Act relating to food defining food providing for the protection of the public health and the prevention of fraud and deception by prohibiting the manufacture or sale the offering for sale or exposing for sale or the having in possession with intent to sell of adulterated misbranded or deleterious foods prescribing certain duties of the Dairy and Food Commissioner in reference thereto and providing penalties for the violation thereof" which reads as follows

"Fifth If it contains any added sulphurous acid sulphur dioxide or sulphites benzoate acid or benzoates except as hereafter provided or if it contains any added boric acid or borates salicylic acid or salicylates formaldehyde hydrofluoric acid or fluorides fluorobates fluosilicates or other fluorine compounds dulcin glucin saccharin alum compounds of copper betanaphthol hydronaphthol abrastrol asaprol oxides of nitrogen nitrous acid or nitrites pyroligneous acid or other added ingredients deleterious to health or if in the case of confectionery it contains any of the substances mentioned in this paragraph or any mineral substance or injurious color or flavor alcoholic liquor or any other ingredient not herein mentioned deleterious to health Providing That this act shall not be construed to prohibit the use of harmless colors of any kind in confectionery when used for coloring and not for any fraudulent purposes And provided further That nothing in this act shall be construed to prohibit the use of common salt sugar pure corn syrup pure glucose wine vinegar cider vinegar malt vinegar sugar vinegar glucose vinegar distilled vinegar spices or their essential oils alcohol (except in confectionery) edible oils edible fats wood smoke applied directly as generated or proper refrigeration And provided further That in the manufacture of confectionery the use of alcohol shall be permitted as it may be found in customary alcoholic tinctures or extracts used for flavoring purposes only and as a solvent for glazes and that oil of sweet birch or methyl-salicylic ester may be used as a substitute for oil of winter-green as a flavor And provided further That in the preparation of dried fruits and molasses sulphur dioxide either free or in simple combination may be used in such quantities as will not render said dried fruits or molasses deleterious to health and that sodium benzoate may be used in the preparation of those articles of food in which it has heretofore been generally used in quantities not exceeding one-tenth (1-10) of one per centum or benzoic acid equivalent thereto And provided further That when any quantity of sodium benzoate is used in any article of food or any quantity of sulphur dioxide is used in the preparation of dried fruits or molasses the fact that sodium benzoates or sulphur dioxide has been used in the preparation thereof shall be plainly stated on each package of such food" is hereby amended to read as follows

Fifth If it contains any added sulphurous acid sulphur dioxide or sulphites benzoate acid or benzoates except as hereafter provided or if it contains any added boric acid or borates salicylic acid or salicylates formaldehyde hydro fluoric acid or fluorides fluorobates fluosilicates or other fluorine compounds dulcin glucin saccharin alum compounds of copper betanaphthol hydro-naphthol abrastrol asaprol oxides of nitrogen nitrous acid or nitrites pyroligneous acid or other added ingredients deleterious to health or if in the case of confectionery it contains any of the substances mentioned in this paragraph or any mineral substances or injurious color or flavor alcoholic liquor or any other ingredient not herein mentioned deleterious to health Providing that this act shall not be construed to prohibit the use of harmless colors of any kind in confectionery when used for coloring and not for any fraudulent purpose And provide further That nothing in this act shall be construed to prohibit the use of common salt sugar pure corn syrup pure glucose wine vinegar cider vinegar malt vinegar sugar vinegar glucose vinegar distilled vinegar spices or their essential oils alcohol (except in confectionery) edible oils edible fats wood smoke applied directly as generated or proper refrigeration And provided further That in the manufacture of confectionery the use of alcohol shall be permitted as it may be found in customary alcoholic tinctures or extracts used for flavoring purposes only and as a solvent for glazes and that oil of sweet birch of methyl-salicylic ester may be used as a substitute for oil of winter-green as a flavor And provided further That in the preparation of dried fruits and molasses sulphur dioxide either free or in simple combination may be used in such quantities as will not render said dried fruits or molasses deleterious to health and that sodium benzoate may be used in the preparation of those articles of food in which it has heretofore been generally used in quantities not exceeding one-tenth (1-10) of one per centum or benzoic acid equivalent thereto And provided further That when any quantity of sodium benzoate is used in any article of food or any quantity of sulphur dioxide is used in the preparation of dried fruits or molasses the fact that sodium benzoates or sulphur dioxide has been used in the preparation thereof shall be plainly stated on each package of such food And provided further That it shall be lawful for millers and manufacturers of flour to treat pure white flour with nitrous dioxide gas or chlorine gas by recognized established and legitimate milling methods for the purpose of ageing maturing and whitening the flour when the flour is intended for export from this State

to other states where it is permitted to be sold or for export from this country. The fact that flour has been so treated however shall be clearly and conspicuously marked upon each package of flour so treated. Each package shall be labelled in letters not less than one inch in height with a legend to the effect that the flour has been artificially matured and bleached.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—192.

Alexander,	Diehm,	Kooser,	Rothenberger,
Allum,	Di Lemmo,	Krause, T. S.,	Ruddy,
Aron,	Dilsheimer,	Krause, W.,	Saris,
Baldi,	Dithrich,	Krug,	Schaeffer,
Baldrige,	Donneley,	Kunkle,	Schilling,
Barnhart,	Drinkhouse,	Lafferty,	Scott,
Bechtold,	Dunn,	Lanius,	Shaffer,
Beckley,	Ehrhardt,	Lauler,	Shellenberger,
Bell,	Ephraim,	Levis,	Showalter,
Benchoff,	Evans, J. T.,	MacCallum,	Shunk,
Bennett,	Evans, S. J.,	Magill,	Simpson,
Benninger,	Finney,	Marcus,	Sinclair,
Bidelspacher,	Flynn,	Marshall,	Smith, E. R.,
Bigler,	Foster,	Martin,	Smith, F. I.,
Blank,	Fowler,	McCaig,	Snowden,
Boland,	Fox, A. R. B.,	McCurdy,	Snyder,
Bower,	Fox, I. M.,	McGeary,	Soffel,
Bowman,	Franklin,	McIntyre,	Sowers,
Brady,	Gans,	McKay,	Sprowls,
Brendle,	Glass,	McKim,	Stadlander,
Brislin,	Golder,	Mehring,	Stark,
Brooks,	Goodnough,	Michel,	Statler,
Bucher,	Graham,	Millar,	Steedle,
Bungard,	Griest,	Miller, A. D.,	Sterling,
Campbell,	Griffith,	Miller, C. G.,	Stevenson,
Catlin,	Haines,	Miller, D. I.,	Todd,
Clements,	Haldeman,	Miller, D. D.,	Trach,
Clutton,	Hamilton, J.,	Millin,	Wagner,
Coldsmith,	Hamilton, W. J.,	Milner,	Walker, G. T.,
Colville,	Hampson,	Morgan,	Walker, J. A.,
Comerer,	Harer,	Murphy,	Wallace, R. L.,
Conner,	Harvey,	Nearby,	Wallace, W. T.,
Cook,	Heffernan,	North,	Wells,
Corbin,	Helt,	Norton,	West,
Cox,	Heyburn,	Patterson,	Wettach,
Crawford,	Hickernell,	Perry,	Whiteman,
Crockett,	Hollingsworth,	Phillips,	Willert,
Crum,	Horne,	Pidgeon,	Williams,
Curran,	Hough,	Pike,	Willson,
Curry, A. E.,	Huntington,	Powell,	Woner,
Curry, R.,	Hutchison,	Quigley,	Wood,
Davis, D. F.,	Ingham,	Ramsey,	Woodruff,
Davis, J. T.,	Jennings,	Reber, C. A.,	Wynne,
Davis, W.,	Jones,	Reber, H. F.,	Zanders,
Dawson,	Jordan,	Rinn,	Zimmerman,
Day,	Kantner,	Robertson,	Zook,
Dewey,	Kennedy,	Rorke,	Spangler,
	Kinsman,		Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

SENATE MESSAGE.

TIME OF NEXT MEETING.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate March 4, 1919.
That when the Senate adjourns today it reconvene on Monday evening, March 10, 1919, at 9:00 o'clock, and when the House of Representatives adjourns this week it reconvene on Monday evening, March 10, 1919, at 9:00 o'clock.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate?
It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 344, entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylv-

vania to cover deficiency in maintenance and education of State pupils

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—198.

Alexander,	Diehm,	Kennedy,	Rothenberger,
Allum,	Di Lemmo,	Kinsman,	Ruddy,
Aron,	Dilsheimer,	Kooser,	Sarig,
Baldi,	Dithrich,	Krause, T. S.,	Schaeffer,
Baldrige,	Donneley,	Krause, W.,	Schilling,
Barnhart,	Drinkhouse,	Krug,	Scott,
Bechtold,	Dunn,	Kunkle,	Shellenberger,
Beckley,	Ehrhardt,	Lanius,	Showalter,
Bell,	Ephraim,	Lauler,	Shunk,
Benchoff,	Evans, J. T.,	Levis,	Simpson,
Bennett,	Evans, S. J.,	MacCallum,	Sinclair,
Benninger,	Finney,	Magill,	Smith, E. R.,
Bidelspacher,	Fitzgibbon,	Mangan,	Smith, F. I.,
Bigler,	Flynn,	Marcus,	Snowden,
Blank,	Foster,	Marshall,	Snyder,
Boland,	Fowler,	Martin,	Soffel,
Bower,	Fox, A. R. B.,	McCaig,	Sowers,
Bowman,	Fox, I. M.,	McCurdy,	Sprowls,
Brady,	Franklin,	McGeary,	Stadlander,
Brendle,	Gans,	McIntyre,	Stark,
Brislin,	Gear,	McKay,	Statler,
Brooks,	Glass,	McKim,	Steedle,
Bucher,	Goehring,	Mehring,	Sterling,
Burgard,	Golder,	Michel,	Stevenson,
Campbell,	Goodnough,	Millar,	Stott,
Catlin,	Graham,	Miller, A. D.,	Sullivan,
Clements,	Griest,	Miller, C. G.,	Sweetzer,
Clutton,	Griffith,	Miller, D. I.,	Ullsh,
Coldsmith,	Haines,	Miller, D. D.,	Vickerman,
Colville,	Haldeman,	Millin,	Wagner,
Comerer,	Hamilton, J.,	Milner,	Walker, G. T.,
Conner,	Hamilton, W. J.,	Morgan,	Walker, J. A.,
Cook,	Hampson,	Murphy,	Wallace, R. L.,
Corbin,	Harer,	Nearby,	Wallace, W. T.,
Cox,	Harvey,	North,	Wells,
Crawford,	Heffernan,	Norton,	West,
Crockett,	Helt,	Patterson,	Wettach,
Crum,	Hess,	Perry,	Whiteman,
Curran,	Heyburn,	Phillips,	Willert,
Curry, A. E.,	Hickernell,	Pidgeon,	Williams,
Curry, R.,	Hollingsworth,	Pike,	Willson,
Davis, D. F.,	Horne,	Powell,	Woner,
Davis, J. T.,	Hough,	Quigley,	Wood,
Davis, W.,	Huntington,	Ramsey,	Woodruff,
Dawson,	Hutchison,	Reber, C. A.,	Wynne,
Day,	Ingham,	Reber, H. F.,	Zanders,
Dewey,	Jennings,	Rhoads,	Zimmerman,
	Jones,	Ringer,	Zook,
	Jordan,	Rinn,	Spangler,
	Kantner,	Rorke,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 425, entitled:

An Act making a deficiency appropriation to the State Hospital of Coaldale Coaldale Schuylkill County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—198.

Alexander,	Di Lemmo,	Kooser,	Kinsman,
Allum,	Dilsheimer,	Krause, T. S.,	Schaeffer,
Aron,	Dithrich,	Krause, W.,	Schilling,
Baldi,	Donneley,	Krug,	Scott,
Baldrige,	Drinkhouse,	Kunkle,	Shaffer,
Barnhart,	Dunn,	Lafferty,	Shellenberger,
Bechtold,	Ehrhardt,	Lanius,	Showalter,
Beckley,	Ephraim,	Lauler,	Shunk,
Bell,	Evans, J. T.,	Levis,	Simpson,
Benchoff,	Evans, S. J.,	MacCallum,	Sinclair,
Bennett,	Finney,	Magill,	Smith, E. R.,
Benninger,	Fitzgibbon,	Mangan,	Smith, F. I.,
Bidelspacher,	Flynn,	Marcus,	Snowden,
Bigler,	Foster,	Marshall,	Snyder,
Blank,	Fowler,	Martin,	Soffel,
	Fox, A. R. B.,	McCaig,	Sowers,

Bolard,	Fox, I. M.,	McCurdy,	Sprohls,
Bower,	Franklin,	McGeary,	Stadtlander,
Bowman,	Gans,	McIntyre,	Stark,
Brady,	Geary,	McKay,	Statler,
Brendle,	Glass,	Mehring,	Steedle,
Brislin,	Goehring,	Michel,	Sterling,
Brooks,	Golder,	Miller,	Stevenson,
Bucher,	Goodnough,	Miller, A. D.,	Stott,
Bungard,	Graham,	Miller, C. G.,	Sullivan,
Campbell,	Griest,	Miller, D. I.,	Sweitzer,
Catlin,	Griffith,	Miller, D. D.,	Todd,
Clements,	Haines,	Millin,	Trach,
Clutton,	Haldeman,	Millner,	Ullsh,
Coldsmith,	Hamilton, J.,	Morgan,	Vickerman,
Collier,	Hamilton, W. J.,	Murphy,	Wagner,
Colville,	Hampson,	Neary,	Walker, G. T.,
Comer,	Harer,	North,	Walker, J. A.,
Conner,	Harvey,	Norton,	Wallace, R. L.,
Cook,	Heffernan,	Patterson,	Wallace, W. T.,
Corbin,	Helt,	Perry,	Wells,
Cox,	Hess,	Phillips,	West,
Crawford,	Heyburn,	Pidgeon,	Wettach,
Crockett,	Hickernell,	Pike,	Whiteman,
Crum,	Hollingsworth,	Powell,	Willert,
Curran,	Horne,	Quigley,	Williams,
Curry, A. E.,	Hough,	Ramsey,	Willson,
Curry, R.,	Huntington,	Reber, C. A.,	Woner,
Davis, D. F.,	Hutchison,	Reber, H. F.,	Wood,
Davis, J. T.,	Ingham,	Ringler,	Woodruff,
Davis, W.,	Jennings,	Rinn,	Wynne,
Dawson,	Jones,	Rorke,	Zanders,
Day,	Jordan,	Rothenberger,	Zimmerman,
Dewey,	Kantner,	Ruddy,	Zook,
Diehm,	Kennedy,	Sarig,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 244, as follows:

An Act to amend an act approved the seventeenth day of May one thousand nine hundred seventeen (Pamphlet Laws two hundred and thirty-seven) entitled "An Act to amend an act entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for certain purposes to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for such purposes' approved the thirteenth day of May Anno Domini one thousand nine hundred and fifteen" extending the provisions of said act to corporations organized under the laws of the District of Columbia or of the United States

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the seventeenth day of May one thousand nine hundred seventeen (Pamphlet Laws two hundred and thirty-seven) entitled "An Act to amend an act entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for certain purposes to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for such purposes' approved the thirteenth day of May Anno Domini one thousand nine hundred and fifteen" which reads as follows

"It shall and may be lawful for any company incorporated under the laws of any other State for the mining and manufacturing of any clay into brick tile and various other articles and products produced from clay or from clay and other substances mixed therewith or for the manufacture and sale of explosives or for the manufacture of firebrick and refractories and the mining and quarrying of the raw material therefor or for the manufacture storage distribution or sale of cheese or butter or other dairy or creamery products or for the manufacture buying selling dealing in and using of collapsible tubes and metal specialties or for the building of boats ships and the machinery and tackle appertaining thereto to erect and maintain buildings and manufacturing establishments within this Commonwealth and to have and hold real estate to an amount necessary and proper for corporate purposes Provided That nothing herein contained shall be deemed to prevent or relieve real estate taken and held by such company under the provisions of this statute from being taxed in like manner with other real estate within this Commonwealth And provided further That no foreign corporation shall be entitled to employ any greater amount of capital in any such business in this State than the same kind of corporations organized under the laws of this State are entitled to employ And provided further That every such foreign corporation doing business as aforesaid in this Commonwealth shall be liable to taxation to an amount not exceeding that imposed on corporations organized for similar purposes under the laws of this State and every such foreign corporation taking the benefit of this act shall make the same returns to the Auditor General that are now acquired by law of the corporations of this State"

It shall and may be lawful for any company incorporated under the laws of any other state of the United States the District of Columbia or of the United States for the mining and manufacturing of any clay into brick tile and various other

articles and products produced from clay or from clay and other substances mixed therewith or for the manufacture and sale of explosives or for the manufacture of fire-brick and refractories and the mining and quarrying of the raw material therefor or for the manufacture storage distribution or sale of cheese or butter or other dairy or creamery products or for the manufacture buying selling dealing in and using of collapsible tubes and metal specialties or for the building of boats ships and the machinery and tackle appertaining thereto to erect and maintain buildings and manufacturing establishments within this Commonwealth and to have and hold real estate to an amount necessary and proper for corporate purposes Provided That nothing herein contained shall be deemed to prevent or relieve real estate taken and held by such company under the provisions of this statute from being taxed in like manner with other real estate within this Commonwealth And Provided further That no foreign corporation shall be entitled to employ any greater amount of capital in any such business in this State than the same kind of corporations organized under the laws of this State are entitled to employ And provided further That every such foreign corporation doing business as aforesaid in this Commonwealth shall be liable to taxation to an amount not exceeding that imposed on corporations organized for similar purposes under the laws of this State and every such foreign corporation taking the benefit of this act shall make the same returns to the Auditor General that are now acquired by law of the corporations of this State

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—184.

Alexander,	Diehm,	Krugh,	Schaeffer,
Allum,	Di Lemmo,	Kunkle,	Schilling,
Aron,	Dilsheimer,	Lanius,	Scott,
Baldi,	Dithrich,	Lauler,	Shaffer,
Baldrige,	Donneley,	Levis,	Shellenberger,
Barnhart,	Drinkhouse,	MacCallum,	Showalter,
Bechtold,	Dunn,	Magill,	Shunk,
Beckley,	Ehrhardt,	Marcus,	Simpson,
Bell,	Ephraim,	Marshall,	Sinclair,
Benchhoff,	Evans, J. T.,	Martin,	Smith, E. R.,
Bennett,	Evans, S. J.,	McCaig,	Soffel,
Benninger,	Fox, A. R. B.,	McCurdy,	Sowers,
Bidelspacher,	Fox, I. M.,	McGeary,	Sprohls,
Bigler,	Franklin,	McIntyre,	Stadtlander,
Blanck,	Glass,	McKay,	Stark,
Bolard,	Goehring,	McKim,	Statler,
Bower,	Golder,	Mehring,	Steedle,
Bowman,	Goodnough,	Michel,	Sterling,
Brady,	Graham,	Miller,	Stevenson,
Brendle,	Griest,	Miller, A. D.,	Stott,
Brislin,	Griffith,	Miller, C. G.,	Sullivan,
Brooks,	Haines,	Miller, D. I.,	Sweitzer,
Bucher,	Haldeman,	Miller, D. D.,	Todd,
Bungard,	Hamilton, J.,	Millin,	Trach,
Campbell,	Hamilton, W. J.,	Millner,	Ullsh,
Catlin,	Hampson,	Morgan,	Vickerman,
Clements,	Harer,	Neary,	Wagner,
Clutton,	Harvey,	Norton,	Walker, G. T.,
Coldsmith,	Heffernan,	Patterson,	Walker, J. A.,
Collier,	Helt,	Perry,	Wallace, R. L.,
Colville,	Heyburn,	Phillips,	Wallace, W. T.,
Comer,	Hickernell,	Pidgeon,	Wells,
Corbin,	Hollingsworth,	Pike,	West,
Crawford,	Horne,	Powell,	Wettach,
Crockett,	Hough,	Quigley,	Whiteman,
Crum,	Huntington,	Ramsey,	Willert,
Curran,	Hutchison,	Reber, C. A.,	Williams,
Curry, A. E.,	Ingham,	Reber, H. F.,	Willson,
Curry, R.,	Jennings,	Rhoads,	Woner,
Davis, D. F.,	Jordan,	Ringler,	Wood,
Davis, J. T.,	Kantner,	Rinn,	Woodruff,
Davis, W.,	Kennedy,	Robertson,	Wynne,
Dawson,	Kinsman,	Rorke,	Zanders,
Day,	Kooser,	Rothenberger,	Zimmerman,
Dewey,	Krause, T. S.,	Ruddy,	Zook,
	Krause, W.,	Sarig,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 587, entitled:

An Act requiring the registration of the sale of firearms guns and pistols and silencers for firearms and providing a penalty.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—191.

Alexander,	Dillsheimer,	Krause, W.,	Spangler,
Allum,	Dithrich,	Krugh,	Schaeffer,
Aron,	Donneley,	Kunkle,	Schilling,
Baldi,	Drinkhouse,	Lafferty,	Scott,
Baldridge,	Dunn,	Lanius,	Shaffer,
Barnhart,	Ehrhardt,	Lauler,	Shellenberger,
Bechtold,	Ephraim,	Levis,	Showalter,
Bell,	Evans, J. T.,	MacCallum,	Shunk,
Benchoff,	Evans, S. J.,	Magill,	Simpson,
Bennett,	Finney,	Marcus,	Sinclair,
Benninger,	Fitzgibbon,	Marshall,	Smith, E. R.,
Bidelspacher,	Flynn,	Martin,	Smith, F. I.,
Bolard,	Foster,	McCaig,	Snyder,
Bower,	Fowler,	McCurdy,	Soffel,
Bowman,	Fox, I. M.,	McGeary,	Sowers,
Brady,	Franklin,	McIntyre,	Sprolws,
Brendle,	Gans,	McKay,	Stadtlander,
Brislin,	Glass,	McKim,	Stark,
Brooks,	Golder,	McVicar,	Statler,
Bucher,	Goodnough,	Mehring,	Steedle,
Bungard,	Graham,	Michal,	Sterling,
Campbell,	Griest,	Miller,	Stevenson,
Catlin,	Griffith,	Miller, A. D.,	Stott,
Clements,	Haines,	Miller, C. G.,	Sweitzer,
Clutton,	Haldeman,	Miller, D. L.,	Todd,
Coldsmith,	Hamilton, J.,	Miller, D. D.,	Trach,
Collier,	Hamilton, W. J.,	Millin,	Ush,
Colville,	Hampson,	Milner,	Vickerman,
Comer,	Harer,	Milner,	Wagner,
Comer,	Harvey,	Morgan,	Walker, G. T.,
Conner,	Heffernan,	Murphy,	Walker, J. A.,
Cook,	Helt,	Neary,	Wallace, R. L.,
Corbin,	Heyburn,	North,	Wallace, W. T.,
Crawford,	Hickernell,	Norton,	Wells,
Crockett,	Hoffman,	Patterson,	West,
Crum,	Hollingsworth,	Perry,	Wettach,
Curran,	Horne,	Phillips,	Whiteman,
Curry, A. E.,	Hough,	Pidgeon,	Willert,
Curry, R.,	Huntington,	Pike,	Williams,
Davis, D. F.,	Hutchison,	Powell,	Willson,
Davis, J. T.,	Ingham,	Quigley,	Woner,
Davis, W.,	Jennings,	Ramsey,	Wood,
Dawson,	Jones,	Reber, C. A.,	Woodruff,
Day,	Jordan,	Reber, H. F.,	Wynne,
Dewey,	Kantner,	Ringler,	Zanders,
Diehm,	Kennedy,	Rinn,	Zimmerman,
Di Lemmo,	Kinsman,	Rorke,	Zook,
Rothenberger,	Kooser,	Ruddy,	
	Krause, T. S.,	Sarig,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 376, entitled:

An Act forbidding the advertising publishing selling distribution or otherwise disseminating or imparting or attempting to disseminate or impart knowledge or information tending to interfere with or diminish the number of births of human beings in the Commonwealth of Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

Allum,	Donneley,	Krause, W.,	Ruddy,
Baldi,	Drinkhouse,	Krugh,	Sarig,
Baldridge,	Dunn,	Kunkle,	Schaeffer,
Barnhart,	Ehrhardt,	Lafferty,	Schilling,
Bechtold,	Ephraim,	Lanius,	Scott,
Beckley,	Evans, J. T.,	Lauler,	Shaffer,
Bell,	Evans, S. J.,	Levis,	Shellenberger,
Benchoff,	Finney,	MacCallum,	Showalter,
Bennett,	Fitzgibbon,	Magill,	Shunk,
Bigler,	Flynn,	Mallery,	Simpson,
Blanck,	Foster,	Mangan,	Sinclair,
Bolard,	Fowler,	Marcus,	Smith, E. R.,
Bower,	Fox, A. R. B.,	Marshall,	Smith, F. I.,
Bowman,	Fox, I. M.,	Martin,	Snyder,
Brady,	Franklin,	McCaig,	Soffel,
Brendle,	Gans,	McCurdy,	Sowers,
Brislin,	Glass,	McGeary,	Sprolws,
Brooks,	Golder,	McIntyre,	Stadtlander,
Bucher,	Goodnough,	McKay,	Stark,
Bungard,	Graham,	McKim,	Statler,
Campbell,	Griest,	McVicar,	Steedle,
	Griffith,	Mehring,	Stevenson,

Catlin,	Haines,	Michel,	Stott,
Clements,	Haldeman,	Miller,	Sullivan,
Clutton,	Hamilton, J.,	Miller, A. D.,	Sweitzer,
Coldsmith,	Hamilton, W. J.,	Miller, C. G.,	Todd,
Collier,	Hampson,	Miller, D. L.,	Trach,
Colville,	Harer,	Miller, D. D.,	Ush,
Comer,	Harvey,	Millin,	Vickerman,
Conner,	Heffernan,	Milner,	Wagner,
Cook,	Helt,	Morgan,	Walker, G. T.,
Corbin,	Hess,	Murphy,	Walker, J. A.,
Crawford,	Heyburn,	Neary,	Wallace, R. L.,
Crockett,	Hickernell,	North,	Wallace, W. T.,
Crum,	Hollingsworth,	Norton,	Wells,
Curran,	Horne,	Perry,	West,
Curry, A. E.,	Hough,	Phillips,	Wettach,
Curry, R.,	Huntington,	Pidgeon,	Whiteman,
Davis, D. F.,	Hutchison,	Pike,	Willert,
Davis, J. T.,	Ingham,	Powell,	Wood,
Davis, W.,	Jennings,	Quigley,	Woodruff,
Dawson,	Jones,	Ramsey,	Wynne,
Day,	Jordan,	Reber, C. A.,	Zanders,
Dewey,	Kantner,	Reber, H. F.,	Zimmerman,
Diehm,	Kennedy,	Ringler,	Zook,
Di Lemmo,	Kinsman,	Rinn,	Spangler,
Dillsheimer,	Kooser,	Rorke,	Speaker,
Dithrich,	Krause, T. S.,	Rothenberger,	

NAYS—2.

Alexander, Aron,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS SIGNED BY THE SPEAKER.

The Speaker announced that the Chief Clerk having reported that the following bills had passed both Houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 2.

An Act conferring upon judge advocates of the United States Army the powers of notaries public declaring the effect thereof validating notarial acts heretofore performed by judge advocates and declaring the effect thereof.

Senate Bill No. 121.

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An Act authorizing Kathryn A. Seth widow of James V. Seth deceased late of the city of Oil City Venango county Pennsylvania to bring suit in the court of common pleas of Venango county against the Commonwealth of Pennsylvania.

Senate Bill No. 8.

An Act to amend section five of an act approved the twenty-fourth day of July one thousand nine hundred and thirteen (Pamphlet Laws 1018) entitled "An Act making it unlawful for the commissioners of any county in this Commonwealth to contract to repair build or rebuild any county bridges without due advertisement for sealed proposals excepting contracts not amounting to two hundred and fifty dollars" by excepting contracts for the repair building or rebuilding of any bridge or bridges that will cost less than five hundred dollars.

Senate Bill No. 59.

An Act to amend section two of an act approved the eighteenth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand and forty-two), entitled "An Act authorizing County Controllers in counties having a population of more than one hundred thousand and less than two hundred sixty thousand inhabitants to appoint a solicitor prescribing the duties of said solicitor and fixing his salary" by authorizing the county commissioners and county controller to fix the salary of the solicitor.

Senate Bill No. 69.

An Act validating divorces granted on the ground of the hopeless insanity of the respondent under the provisions of an act approved the eighteenth day of April nineteen hundred and five entitled "An Act to amend section eight of the act approved the thirteenth day of April eighteen hundred and forty-three entitled 'An Act to convey certain real estate and for other purposes' so as to extend its provisions to the husband or wife of a lunatic or non compos mentis and to further regulate the procedure in action for divorce"

Senate Bill No. 179.

An Act to amend sections one and two as amended of an act, approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State Highway Commissioners chief engineer chief draughtsman, superintendents of highways, and a staff of as-

sistants and employees; deferring their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property or otherwise in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein, providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State-aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township, county, borough, or incorporated town, petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties, townships, boroughs and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways and kind and materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act."

Whereupon.

The Speaker, in the presence of the House, signed the same.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 572, entitled:

An Act to amend section one of an act approved the fifth day of June one thousand nine hundred and seventeen (Pamphlet Laws three hundred and thirty-three) entitled "An Act to amend section one of an act entitled 'An Act to provide for the removal of judges of the Supreme Superior common pleas and orphans' courts permanently disqualified by reason of physical or mental disability to perform their judicial functions and duties with half pay for their unexpired terms and the filling of vacancies caused by such removal' approved eleventh day of May one thousand nine hundred and one as amended by an act entitled 'An Act to amend section one of an act entitled 'An Act to provide for the removal of judges of the Supreme Superior common pleas and orphans' courts permanently disqualified by reason of physical or mental disability to perform their judicial functions and duties with half pay for their unexpired terms and the filling of vacancies caused by such removal' approved May eleventh one thousand nine hundred and one so as to allow them full pay during the balance of their terms of office and under certain conditions half pay during the remainder of their lives' approved twenty-third day of June one thousand nine hundred and eleven so as to provide that any judge of the Supreme or Superior Court who has served in judicial office for twenty or more years shall be entitled to receive the benefits of said act immediately after his honorable retirement from office by expiration of term resignation or other wise whether said service be continuous or not and extending the provisions of said act to judges of the court of common pleas and orphans' court who have served continuously for twenty years or more and have reached the age of sixty-five years after retirement from office of any of such judges after the expiration of their term resignation or otherwise" extending the provisions thereof to judges retired prior to the passage of the act and not entitled to the benefits thereof

On the question.

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. WILLIAM DAVIS. Mr. Speaker, I am not opposed to this measure in its present form except to one word and since this word, "continuously", makes this a discriminating act. I think the bill should be amended by removing this word as it appears in several places. On line 24, page 507, you will find a provision for two judges named on lines 23 and 24, it says, "twenty years." When you look down to

line 27 you will see the word "continuously" there referring to the other two judges and since these gentlemen are all state officials serving in office in the state of Pennsylvania for a term of twenty years, whether they be continuous or not, we should not permit the one word "continuously" to discriminate between the state officials. I have an example in mind and I think that by stating this example to you that you will agree with me that it is discriminating and would not be fair. I know the judge on the bench who served ten years and did not succeed himself, but three years thereafter when you passed a special act for an additional law judge, in 1913, he was appointed and afterwards elected and is serving his second term now. but the word "continuously" will eliminate him and make a discrimination between him and his fellow judge on the same bench. If that is not discrimination, I don't know what it is, and hence it is unfair. Mr. Speaker, I have no desire to delay this bill, but I would like to ask the sponsor a question.

The SPEAKER. Will the gentleman from Adams, Mr. Griest, permit himself to be interrogated?

Mr. GRIEST. Mr. Speaker, I will.

Mr. WILLIAM DAVIS. I would like to ask the gentleman if he would agree to have this word "continuously" struck out in the Senate if passed here.

Mr. GRIEST. Mr. Speaker, I will agree to that, or I will ask for the unanimous consent of the House to have that word stricken out at this time.

Mr. WILLIAM DAVIS. I am perfectly satisfied if that amendment will be accepted by the House.

The SPEAKER. The Chair will suggest that if the sponsor desires to amend this bill here at this time he will have to reconsider the vote by which the bill passed third reading, the bill having already passed third reading. The only other alternative will be to have the bill pass here finally and then that it be amended in the Senate. It is entirely within the discretion of the members of the House as to what action shall be taken.

Mr. WILLIAM DAVIS. To save time, I will be perfectly satisfied if it be understood at this time that it be amended in the Senate.

On the question recurring.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—130.

Alexander,	Dichm,	Hutchison,	Reber, C. A.,
Allum,	Di Lemmo,	Jennings,	Reber, H. F.,
Aron,	Dilsheimer,	Jones,	Rorke,
Baldi,	Dithrich,	Kantner,	Ruddy,
Baldridge,	Donneley,	Kinsman,	Schilling,
Barnhart,	Drinkhouse,	Kooser,	Schmitt,
Bell,	Dunn,	Krause, T. S.,	Shunk,
Benchoff,	Ehrhardt,	Kunkle,	Simpson,
Bennett,	Ephraim,	Lauler,	Sinclair,
Blanch,	Evans, J. T.,	Levis,	Smith, E. R.,
Brislin,	Evans, S. J.,	MacCallum,	Smith, F. I.,
Bucher,	Finney,	Magill,	Sowers,
Campbell,	Fitzgibbon,	Mangan,	Sprolwis,
Catin,	Flynn,	McIntyre,	Stadtlander,
Clements,	Fowler,	McKay,	Steedle,
Coldsmith,	Fox, A. R. B.,	McKim,	Sterling,
Collier,	Fox, I. M.,	McVicar,	Stevenson,
Colville,	Franklin,	Mehring,	Sullivan,
Comeror,	Gans,	Michel,	Ullsh,
Conner,	Geary,	Millar,	Wagner,
Cook,	Glass,	Miller, A. D.,	Walker, G. T.,
Crawford,	Goehring,	Miller, C. G.,	Walker, J. A.,
Crockett,	Golder,	Miller, D. I.,	Wells,
Crum,	Goodnough,	Morgan,	West,
Curran,	Graham,	Neary,	Wettsch,
Curry, A. E.,	Griest,	Patterson,	Whiteman,
Curry, R.,	Hamilton, J.,	Perry,	Wood,
Davis, D. W.,	Hamilton, W. J.,	Phillips,	Wynne,
Davis, J. T.,	Harvey,	Pidgeon,	Zanders,
Davis, W.,	Heffernan,	Pike,	Zimmerman,
Dawson,	Helt,	Powell,	Zook,
Day,	Heyburn,	Quigley,	Spangler,
Dewey,	Hickernell,	Ramsey,	Speaker.

NAYS—43.

Bechtold,	Horne,	Murphy,	Statler,
Beckley,	Hough,	North,	Stott,
Benninger,	Huntington,	Ringler,	Switzer,
Boland,	Krause, W.,	Rinn,	Trach,
Brendle,	Krugh,	Rothenberg,	Vickerman,
Brooks,	Marcus,	Sarg,	Wallace, P. L.,
Corbin,	Martin,	Shaffer,	Wallace, W. T.,
Haines,	McCurdy,	Shellenberger,	Willert,
Hampson,	McGeary,	Showalter,	Williams,
Harer,	Miller, D. D.,	Stark,	Woodruff,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 616, entitled:

An Act fixing the mileage to be allowed common pleas judges in judicial districts containing more than one county.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—183.

Alexander,	Dilsheimer,	Krause, T. S.,	Ruddy,
Allum,	Dithrich,	Krause, W.,	Sarig,
Aron,	Drinkhouse,	Krugh,	Schaeffer,
Baldi,	Dunn,	Kunkle,	Schilling,
Baldrige,	Ehrhardt,	Lafferty,	Scott,
Barnhart,	Ephraim,	Lanius,	Shaffer,
Bechtold,	Evans, J. T.,	Lauler,	Shellenberger,
Beckley,	Evans, S. J.,	Levis,	Showalter,
Bell,	Finney,	MacCallum,	Shunk,
Benchoff,	Fitzgibbon,	Magill,	Simpson,
Bennett,	Flynn,	Marcus,	Sinclair,
Benninger,	Foster,	Marshall,	Smith, E. R.,
Bidelspacher,	Fowler,	McCaig,	Snyder,
Bizler,	Fox, A. R. B.	McCurdy,	Soffel,
Blanck,	Fox, I. M.,	McGeary,	Sowers,
Bolard,	Franklin,	McIntyre,	Sprolws,
Bower,	Gans,	McKay,	Stadtlander,
Brady,	Glass,	McKim,	Stark,
Brendle,	Golder,	McVicar,	Statler,
Brislin,	Goodnough,	Mehring,	Steedle,
Brooks,	Graham,	Michel,	Sterling,
Bucher,	Griest,	Miller,	Sweitzer,
Campbell,	Griffith,	Miller, A. D.,	Todd,
Catlin,	Haines,	Miller, C. G.,	Trach,
Clemmens,	Haldeman,	Miller, D. I.,	Ush,
Clutton,	Hamilton, J.,	Miller, D. D.,	Wagner,
Coltsmith,	Hamilton, W. J.,	Millin,	Walker, G. T.,
Collier,	Hampson,	Milner,	Walker, J. A.,
Colville,	Harper,	Morgan,	Wallace, R. L.,
Comerer,	Harvey,	Murphy,	Wallace, W. T.,
Conner,	Heffernan,	Neary,	Wells,
Cook,	Helt,	North,	West,
Corbin,	Hess,	Norton,	Wettach,
Crawford,	Heyburn,	Patterson,	Whiteman,
Crockett,	Hickernell,	Perry,	Willert,
Crum,	Hollingsworth,	Phillips,	Williams,
Curran,	Horne,	Pidgeon,	Willson,
Curran, A. E.,	Hough,	Pike,	Wood,
Curry, R.,	Huntington,	Powell,	Woodruff,
D. F.,	Hutchison,	Quigley,	Wynne,
Davis, J. T.,	Ingham,	Ramsey,	Zander's,
Davis, W.,	Jennings,	Reber, C. A.,	Zimmerman,
Dawson,	Jones,	Reber, H. F.,	Zook,
Dewey,	Kantner,	Ringler,	Spangler,
Diehm,	Kennedy,	Rinn,	Speaker,
Di Lemmo,	Kinsman,	Rorke,	
	Kooser,		

NAYS—7.

Bowman,	Donneley,	Rothenberger,	Stevenson,
Day,	Martin,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 56, as follows:

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two hundred and thirty-five of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) en-

titled "An act concerning townships and revising amending and consolidating the law relating thereto" which reads as follows

Section 235 Supervisors who do not act as superintendent or roadmasters shall receive from the township road funds as compensation not less than one dollar nor more than four dollars for each monthly meeting which they attend The amount of the compensation shall be determined by the township auditors The township auditors shall also allow to the supervisors compensation for making a semi-annual inspection of the roads and bridges The compensation of supervisors when overseeing or working on roads shall be fixed by the township auditors and shall be not less than one dollar and fifty cents nor more than three dollars per day" is hereby amended to read as follows

Section 235 Supervisors who do not act as superintendent or roadmasters shall receive from the township road funds as compensation not less than one dollar nor more than four dollars for each monthly meeting which they attend The amount of the compensation shall be determined by the township auditors The township auditors shall also allow to the supervisors compensation for making a semi-annual inspection of the roads and bridges The compensation of supervisors when overseeing or working on roads shall be fixed by the township auditors and shall be not less than two dollars and fifty cents nor more than five dollars per day.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 469, entitled:

An Act defining the crime aggravated fornication and providing a penalty therefor

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That if any single person shall have carnal connections with another person knowing or having reasonable cause to believe that such other person be married then such single person so offending shall be guilty of the misdemeanor of aggravated fornication and upon conviction thereof shall be sentenced to pay a fine not exceeding two hundred dollars or to undergo imprisonment not exceeding sixty days or both at the discretion of the court

On the question,

Will the House agree to the section?

BILL RECOMMENDED.

Mr. SOWERS. Mr. Speaker, I move that this bill be recommended to the Committee on Judiciary Local.

Mr. THADDEUS S. KRAUSE. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 420, entitled:

An Act to provide for an additional law judge of the court of common pleas of the thirty-first Judicial District.

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in addition to the judge provided for in the act approved the eighteenth day of July one thousand nine hundred and one (Pamphlet Laws six hundred and sixty-nine) entitled "An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election appointment and commissioning of judges learned in the law for the said districts in cases where such judges are not provided for by existing law" an additional law judge is hereby authorized and provided for the court of common pleas of the thirty-first Judicial District who shall possess the same qualifications which are required by the Constitution and laws for the president judge of said district and who shall hold his office or a like term, and by the same tenure and shall have the same power authority and jurisdiction and shall be subject to the same duties restrictions and penalties and shall receive the same compensation provided by law for judges learned in the law as if the said office had been established at the time of and subject to the provisions of an act entitled "An Act to fix the salaries of the Judges of the Supreme Court the judges of

the Superior Court the judges of the Courts of Common Pleas and the judges of the Orphans' Court" approved the fifth day of May Anno Domini one thousand nine hundred and eleven and its supplements and amendments

On the question,

Will the House agree to the section?

Mr. SAMUEL J. EVANS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 2, line 1, by striking out the word "or" after "office" and inserting in lieu thereof "for"

Amend section 1, page 2, line 11, by striking out the word "Court" and inserting in lieu thereof "Courts"

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second and third sections and title were separately read and agreed to as follows:

Section 2 At the next municipal election after the passage of this act the qualified electors of the said thirty-first Judicial District shall elect in the manner prescribed by law for the election of president judge a competent person learned in the law to serve a said additional law judge in said district from the first Monday in January Anno Domini one thousand nine hundred and twenty for a term of ten years. Vacancies in the office hereby created whether caused by death resignation expiration of term or otherwise shall be filled in the same manner as is required by law in case of a similar vacancy in the office of president judge

Section 3 The judge in said district whose commission shall first expire shall be the president judge thereof except where the president judge shall be re-elected in which case he shall continue to be president judge

An Act to provide for an additional law judge of the court of common pleas of the thirty-first Judicial District

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 464, as follows:

An Act relating to the qualifications for promotion of students in the schools normal schools colleges and universities of the State who are honorably discharged soldiers or sailors in the service of the United States during the war with Germany and providing a penalty for failure to comply therewith

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all soldiers and sailors who served in the army or navy of the United States during the war with Germany and who were honorably discharged from the service shall be given the preference in school credits as provided in this act

Section 2 Those who left any public school normal school college or university to enter the army or navy and during the last year of their attendance at such common school normal school college or university had a general average of not less than fifty per cent. for school work shall be entered in the succeeding year of school study

Section 3 No State appropriation shall be paid to any of the common schools normal schools colleges or universities unless a certificate has first been presented showing a compliance with the provisions of this act. The certificate shall be made by the board of school directors principal of normal school or president of the college or university as the case may be. For common schools and normal schools the certificate shall be filed with the State Superintendent of Public Instruction. For colleges and universities the certificate shall be filed with the Auditor General

Section 4 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 184, as follows:

An Act to amend section one of an act approved the twentieth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and fifty-eight)

entitled "An Act requiring counties having a population of more than eight hundred thousand and less than one million five hundred thousand inhabitants to give an increase of at least one hundred and fifty dollars per year to all employees now drawing a salary of fifteen hundred dollars per annum or less and providing a method to enforce the provisions of this act" declaring that it was the legislative intent that the provisions of the act should apply to employees whose duties and salaries are fixed by statute as well as to those employees whose duties and salaries were not so fixed

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the twentieth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and fifty-eight) entitled "An Act requiring counties having a population of more than eight hundred thousand and less than one million five hundred thousand inhabitants to give an increase of at least one hundred and fifty dollars per year to all employees now drawing a salary of fifteen hundred dollars per annum or less and providing a method to enforce the provisions of this act" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That counties having a population of more than eight hundred thousand and less than one million five hundred thousand inhabitants are required to grant to all employees of such counties engaged in any service or occupation whatsoever and receiving a salary of fifteen hundred dollars or less an increase of at least one hundred and fifty dollars per annum

Jurisdiction is hereby conferred upon the courts of common pleas of the several counties to enforce by mandamus the provisions of this act" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That counties having a population of more than eight hundred thousand and less than one million five hundred thousand inhabitants are required to grant to all employees of such counties engaged in any service or occupation whatsoever and receiving a salary of fifteen hundred dollars or less an increase of at least one hundred and fifty dollars per annum and it is hereby declared as a legislative intent that it was the intention of the legislature that the act to which this is an amendment should apply to all employees of said counties whose duties and salaries are fixed by statute as well as to those employees whose duties and salaries were not so fixed and that all such increases in salaries should be paid from the first Monday of January one thousand nine hundred eighteen in accordance with the provisions of the second section of the act to which this is an amendment

Jurisdiction is hereby conferred upon the courts of common pleas of the several counties to enforce by mandamus the provisions of this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 286, entitled:

An Act to amend section one thousand six hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenues to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand six hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenues to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 1608 The board of school directors in every school district in this Commonwealth with the advice assistance and approval of the proper superintendent of schools shall arrange a course or courses of study adapted to the age development and needs of the pupils. These courses of study shall conform to any general course of study arranged by the Superintendent of Public Instruction so far as the local conditions in respective districts permit" is hereby amended to read as follows

Section 1608 The board of school directors in every school district in this Commonwealth with the advice assistance and

approval of the proper superintendent of schools shall arrange a course or courses of study adapted to the age development and needs of the pupils. These courses of study shall conform to any general course of study arranged by the Superintendent of Public Instruction so far as the local conditions in respective districts permit. Providee however that the Superintendent of Public Instruction and each board of school directors and superintendent is prohibited from arranging or adopting any course of study which shall provide for or include the teaching of the German language or the teaching of any subject in the German language.

The second section was read as follows:

Section 2 That section two thousand and sixteen which reads as follows

"Section 2015 Meetings of the principals of the several State Normal Schools for the purpose of making a course or courses of study for said schools and arranging other matters coming within their jurisdictions as a body shall be called at Harrisburg or elsewhere by the Superintendent of Public Instruction whenever he shall deem it necessary or upon a request so to do made by three principals of State Normal Schools" is hereby amended to read as follows

Section 2016 Meetings of the principals of the several State Normal Schools for the purpose of making a course or courses of study for said schools and arranging other matters coming within their jurisdiction as a body shall be called at Harrisburg or elsewhere by the Superintendent of Public Instruction whenever he shall deem it necessary or upon a request so to do made by three principals of State Normal Schools. Provided however That no such course of study adopted by the principals of the several state normal schools shall provide for or include the teaching of the German language and hereafter it shall be unlawful to teach or permit the teaching of the German language or the teaching of any subject in the German language in Normal Schools of this Commonwealth.

On the question,

Will the House agree to the section?

Mr. JOHN T. DAVIS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 2, page 3, line 8, by striking out the word "jurisdictions" and inserting in lieu thereof "jurisdiction"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read as follows:

An Act to amend section one thousand six hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenues to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

On the question,

Will the House agree to the title?

Mr. JOHN T. DAVIS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title, page 1, line 1, by inserting after the word "eight" the following "and section two thousand and sixteen"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 533, entitled:

An Act to amend section two thousand three hundred and eleven of an act approved the eighteenth day of May one thou-

sand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two thousand three hundred and eleven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 2311 When any board of school directors is compelled to close any school or schools on account of any contagious disease the destruction or damage of a school building by fire or otherwise and therefore is unable to keep such school or schools open for the minimum term required by this act the Superintendent of Public Instruction may pay to such school district any or all of its share of the annual state appropriation as he deems proper" is hereby amended to read as follows

Section 2311 When any board of school directors is compelled to close any school or schools on account of any contagious disease the destruction or damage of a school building by fire or otherwise and therefore is unable to keep such school or schools open for the minimum term required by this act the Superintendent of Public Instruction shall pay to such school district all of its share of the annual state appropriation as he deems proper

On the question,

Will the House agree to the section?

Mr. PHILLIPS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 2, lines 25 and 26, by striking out the following "as he deems proper"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend section two thousand three hundred and eleven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 383 (Senate Bill No. 25), entitled:

An Act amending section five hundred and fifteen of an act approved May eighteenth Anno Domini one thousand nine hundred and eleven (Pamphlet Laws Three Hundred and Nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith so as to modify the scope of the prohibition against levying of taxes or incurring of debts for certain purposes while any proceeding for a change of boundary lines affecting any school district is pending.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 686, entitled:

An Act authorizing the issue and sale of bonds to the amount of fifty millions of dollars by the Commonwealth of Pennsylvania, defining the powers and duties of the Governor the Auditor General and the State Treasurer in relation thereto making an appropriation of the proceeds of such bonds for the purpose of improving and rebuilding the highways of the Commonwealth providing for the payment of interest on and the redemption of such bonds by the Sinking Fund Commission and making an appropriation to carry out the provisions of this act.

The first, second, third, fourth, fifth, sixth and seventh sections were separately read and agreed to as follows:

POWER TO BORROW MONEY

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in accordance with the provisions of section four article nine of the Constitution of Pennsylvania as amended the fifth day of November one thousand nine hundred eighteen the Governor on behalf of the Commonwealth of Pennsylvania is hereby authorized to borrow from time to time on the credit of the Commonwealth of Pennsylvania for the purpose of improving and rebuilding the highways of the Commonwealth a sum or sums of money not exceeding in the aggregate fifty millions of dollars

BONDS—ISSUE MATURITY INTEREST ET CETERA

Section 2 (a) As evidence of the indebtedness herein authorized bonds of the Commonwealth of Pennsylvania shall be issued from time to time for such total amounts in such form in such denominations and subject to such terms and conditions of issue redemption and maturity not to exceed thirty years rate of interest not to exceed four and one-half per centum per annum and time of payment of interest as the Governor shall direct

(b) All bonds issued under the authority of this act shall be signed by the Governor under the great seal of the Commonwealth of Pennsylvania and shall be countersigned by the State Treasurer and Auditor General

(c) The principal and interest of such bonds shall be payable in lawful money of the United States All bonds issued under the provisions of this act shall be exempt from taxation for State and local purposes

(d) Such bonds may be issued with or without interest coupons attached In case interest coupons are attached they shall contain lithographed facsimile signatures of the State Treasurer and the Auditor General

(e) When directed so to do by the Governor the Auditor General and the State Treasurer shall proceed to have the necessary bonds prepared and printed The bonds as soon as they are prepared and printed shall be forthwith deposited with the State Treasurer there to remain until sold in accordance with the provisions of this act

SALE OF BONDS

Section 3 Whenever bonds are issued under the direction of the Governor they shall be offered for sale at not less than par and shall be sold by the Auditor General and State Treasurer to the highest and best bidder or bidders after due public advertisement on such terms and conditions and upon such open competitive bidding as the Governor shall direct The manner and character of such advertisements and the times of advertising shall be prescribed by the Governor

Any portion of any bond issue so offered and not sold or subscribed for may be disposed of otherwise by the Auditor General and the State Treasurer in such manner and at such prices not less than par as the Governor shall direct No commission shall be allowed or paid for the sale of any bonds issued under the authority of this act

DISPOSITION AND USE OF PROCEEDS APPROPRIATION

Section 4 The proceeds realized from the sale of bonds under the provisions of this act shall be paid into the State Treasury and shall be set apart and be kept in a separate fund which shall be known as "The State Bond Road Fund"

All moneys in the State Bond Road Fund from time to time are hereby specifically appropriated to the State Highway Department for the purpose of improving and rebuilding the highways of the Commonwealth

The Auditor General shall upon requisition from time to time of the State Highway Commissioner draw his warrant upon the State Treasurer for the amounts specified in such requisitions not exceeding however the amount in such fund at the time of making such requisitions

REGISTRATION OF BONDS

Section 5 The Auditor General shall prepare the necessary registry books to be kept in his office for the registration of any bonds at the request of owners thereof All bonds which are issued without interest coupons attached shall be registered in the registry books kept by the Auditor General

DEPOSITS WITH STATE DEPOSITORIES

Section 6 The State Treasurer with the approval of the Governor and Auditor General is authorized to deposit any of the moneys in the State Bond Road Fund not requisitioned by the State Highway Department in any of the qualified State Depositories of the Commonwealth All such deposits shall be secured in such manner and shall be made upon such terms and conditions as are now provided for by existing law relative to State deposits

INFORMATION TO GENERAL ASSEMBLY

Section 7 It shall be the duty of the Governor during the biennial sessions of the General Assembly to give to the General Assembly full information in relation to the issuing of bonds under the provisions of this act to enable the General Assembly to provide by appropriation the moneys necessary for the sinking fund of the Commonwealth for the payment of the interest on said bonds and the principal thereof at maturity

The eighth section was read as follows:

SINKING FUND INVESTMENTS REDEMPTION OF BONDS

Section 8 All bonds issued under the authority of this act shall be redeemed at maturity and all interest due from time to time on such bonds shall be paid by the Sinking Fund Commission of the Commonwealth For the payment of said principal and interest a sinking fund is hereby created which shall consist exclusively of moneys appropriated by the General Assembly from time to time and accumulations thereon All moneys so appropriated shall be set aside into the sinking fund by the State Treasurer and all of such moneys not necessary to pay accruing interest shall be invested by the Sinking Fund Commission in such securities as are provided by law for the investment of the sinking funds of the Commonwealth

The investments and such moneys and the accumulations thereon in the sinking fund shall be devoted to and used exclusively for the payment of the interest accruing on such bonds and their redemption at maturity Provided however that the Sinking Fund Commission is authorized at any time to use any of such funds for the purchase and retirement of all or any part of the bonds issued under the authority of this act In the event that all or any part of said bonds shall be purchased by the Sinking Fund Commission they shall be cancelled and returned into the State Treasury as cancelled and paid bonds and thereafter all payments of interest thereon shall cease.

On the question,

Will the House agree to the section?

Mr. DAWSON. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend by striking out all of section eight and inserting in lieu thereof new section eight as follows:

SINKING FUND, INVESTMENTS, REDEMPTION OF BONDS.

Section 8. All bonds issued under the authority of this Act shall be redeemed at maturity, and all interest due from time to time on such bonds shall be paid, by the Sinking Fund Commission of the Commonwealth. For the specific purpose of redeeming said bonds at maturity and paying all interest thereon, and in accordance with the information received from the Governor, as provided in Section 7 of this Act, the General Assembly shall appropriate biennially the moneys necessary for the payment of the interest on said bonds and the principal thereof at maturity. All moneys so appropriated shall be paid into the Sinking Fund by the State Treasurer and all of such moneys not necessary to pay accruing interest shall be invested by the Sinking Fund Commission in such securities as are provided by law for the investment of the Sinking Funds of the Commonwealth.

The investments, and such moneys, and the accumulations thereon, in the Sinking Fund shall be devoted to and used exclusively for the payment of the interest accruing on such bonds and their redemption at maturity; Provided, however, that the Sinking Fund Commission is authorized at any time to use any of such funds for the purchase and retirement of all or any part of the bonds issued under the authority of this act. In the event that all or any part of said bonds shall be purchased by the Sinking Fund Commission, they shall be cancelled and returned into the State Treasury, as cancelled and paid bonds, and thereafter all payments of interest thereon shall cease.

One the question,

Will the House agree to the amendment?

It was agreed to.

One the question,

Will the House agree to the section as amended?

It was agreed to.

The ninth and tenth section and title were separately read and agreed to as follows:

REPORT OF STATE TREASURER

Section 9 The State Treasurer shall in his report furnish to the General Assembly a detailed statement of the total amount of bonds and total amount of the proceeds thereof used by the State Highway Department to carry out the provisions of this act.

APPROPRIATION

Section 10 In order to defray all the necessary expenses connected with the issues of bonds authorized by the provisions of this act the sum of fifty thousand dollars or so much thereof as may be necessary is hereby specifically appropriated Payments from said appropriation shall be made on order of the Governor by warrant of the Auditor General on the State Treasurer

An Act authorizing the issue and sale of bonds to the amount of fifty millions of dollars by the Commonwealth of Pennsylvania defining the powers and duties of the Governor the Auditor

General and the State Treasurer in relation thereto making an appropriation of the proceeds of such bonds for the purpose of improving and rebuilding the highways of the Commonwealth providing for the payment of interest on and the redemption of such bonds by the Sinking Fund Commission and making an appropriation to carry out the provisions of this act

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 656, as follows:

An Act to authorize and empower any motor power company of this Commonwealth which shall own the entire capital stock of any street railway company of this Commonwealth to acquire the corporate powers franchises property rights and credits of any such street railway company

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be lawful for any motor power company now or hereafter organized under any act of Assembly of this Commonwealth owning the entire capital stock of any street railway company now or hereafter organized under any act of Assembly of this Commonwealth to acquire and to thereafter be possessed of own hold exercise and enjoy all the corporate powers franchises property rights and credits then possessed owned held or exercised by such street railway company

Section 2 Such acquisition shall be effected in the manner and upon the conditions hereinafter stated to wit

First The companies shall pursuant to resolution duly adopted by the directors of each make and execute under their respective corporate seals duly attested an agreement providing for such acquisition upon the surrender and cancellation of all the capital stock of the vendor company

Second Said agreement after due notice is given all directors of such company or companies shall be submitted for approval or disapproval to the stockholders of each company at separate meetings either annual or special duly convened and if said agreement shall be approved by a majority of the stockholders of the motor power company and by the holder of all the outstanding stock of the street railway company present at such separate meeting then that fact shall be certified by the secretary of each company under its corporate seal and a copy of the agreement with said certificates attached shall be filed in the office of the Secretary of the Commonwealth and immediately upon the filing thereof all the corporate rights franchises and privileges and all the corporate property real personal and mixed rights and credits owned possessed held used or otherwise exercised by the vendor company shall become and be vested in the acquiring company subject to all the debts liabilities and duties of said vendor company and shall thereafter be possessed held used exercised and enjoyed by said acquiring company as fully completely and absolutely in all respects as the same had been theretofore owned held exercised and enjoyed by said vendor company and said acquiring company may also with respect to the property so acquired have exercise and enjoy all the rights powers privileges and franchises which it has and may exercise respecting its other property Upon the filing in the office of the Secretary of the Commonwealth of said copy of agreement and attached certificates as herein required and upon the surrender of certificates of stock of the vendor company to the acquiring company for cancellation and upon cancellation thereof the capital stock of said vendor company shall be wholly extinguished and thereupon the corporate existence of the said vendor company shall terminate

Section 3 That the copy of said agreement with said certificates attached filed in the office of the Secretary of the Commonwealth shall be evidence of the lawful holding of the meetings of stockholders of each company and of the due approval of the said agreement as required by this act as well as the precedent action of the directors of each approving thereof

Section 4 That all acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 664, entitled:

An Act to authorize and empower any motor power company of this Commonwealth which shall own at least two-thirds of the capital stock of a turnpike company of this Commonwealth whose turnpike has been purchased by the Commonwealth and which has acquired the road property franchises powers privileges and immunities of a passenger railroad company which are operated under a lease by the turnpike company to the motor power company to acquire the road property franchises powers privileges and immunities of the turnpike company

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 618, as follows:

An Act to amend section one hundred of an act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred eighty-two) entitled "An Act to consolidate revise and amend the penal laws of this Commonwealth"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one hundred of an act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred eighty-two) entitled "An Act to consolidate revise and amend the penal laws of this Commonwealth" which reads as follows

"Section 100 If any person being armed with an offensive weapon or instrument shall rob or assault with intent to rob another or shall together with one or more person or persons rob or assault with intent to rob or shall rob any person and at the same time or immediately before or immediately after such robbery beat strike or ill-use any person or do violence to such person the person so offending shall be guilty of felony and being thereof convicted shall be sentenced to pay a fine not exceeding one thousand dollars and undergo an imprisonment by separate or solitary confinement labor not exceeding ten years" is hereby amended to read as follows

Section 100 If any person being armed with an offensive weapon or instrument shall rob or assault with intent to rob another or shall together with one or more person or persons rob or assault with intent to rob or shall rob any person and at the same time or immediately before or immediately after such robbery beat strike or ill-use any person or do violence to such person the person so offending shall be guilty of felony and being thereof convicted shall be sentenced to pay a fine not exceeding five thousand dollars and undergo an imprisonment by separate or solitary confinement at labor for any term of not less than twenty years provided that the provisions of this act shall not apply to any crimes committed before the passage hereof but all such crimes shall be prosecuted as heretofore under the provisions of the section to which this is an amendment.

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. DITHRICH. Mr. Speaker, in the absence of the sponsor for this bill, I move that it be placed on the postponed calendar for the present.

Mr. STADTLANDER. Mr. Speaker, I second the motion. The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 114, entitled:

An Act relating to and regulating the issue and sale of tickets to places of amusement and providing penalties

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—188.

Alexander,	Dilsheimer,	Krause, W.,	Ruddy,
Allum,	Dithrich,	Krugh,	Sarig,
Aron,	Donneley,	Kunkle,	Schaeffer,
Baldi,	Drunkhouse,	Lafferty,	Schilling,
Baldrige,	Dunn,	Lanius,	Scott,
Barnhart,	Ehrhardt,	Lauler,	Shaffer,
Bechtold,	Ephraim,	Levis,	Shellenberger,
Beckley,	Evans, J. T.,	MacCallum,	Showalter,
Bell,	Evans, S. J.,	Magill,	Shunk,
Benchoff,	Finney,	Marcus,	Simpson,
Bennett,	Fitzgibbon,	Marshall,	Sinclair,
Bidelspacher,	Fowler,	Martin,	Smith, E. R.,
Bigler,	Fox, A. R. B.,	McCaig,	Snvder,
Boland,	Fox, I. M.,	McCurdy,	Soffel,
Bower,	Franklin,	Gans,	Sowers,
Bowman,	Gary,	McIntyre,	Sprovis,
Brady,	Glass,	McKay,	Stadlander,
Brendle,	Goodnough,	McKim,	Statler,
Brislin,	Graham,	Mehring,	Steele,
Brooks,	Griest,	Michel,	Sterling,
Campbell,	Griffith,	Miller, A. D.,	Stevenson,
Catlin,	Haines,	Miller, C. G.,	Stott,
Clements,	Haldeman,	Miller, D. L.,	Sullivan,
Clifton,	Hamilton, J.,	Miller, D. D.,	Sweetzer,
Coldsmith,	Hamilton, W. J.,	Millin,	Todd,
Collier,	Hampson,		Trach,

Colville,	Harer,	Milner,	Ulsh,
Comèrer,	Harvey,	Morgan,	Wagner,
Conner,	Heffernan,	Murphy,	Walker, G. T.,
Cook,	Helt,	Neary,	Walker, J. A.,
Corbin,	Hess,	North,	Wallace, R. L.,
Cox,	Heyburn,	Norton,	Wallace, W. T.,
Crawford,	Hickernell,	Patterson,	Wells,
Crockett,	Hollingsworth,	Perry,	West,
Crum,	Horne,	Phillips,	Wettach,
Curry, A. E.,	Hough,	Pidgeon,	Whiteman,
Davis, W.,	Huntington,	Pike,	Willert,
Curry, R.,	Hutchison,	Powell,	Williams,
Davis, D. F.,	Ingham,	Quigley,	Willson,
Davis, J. T.,	Jennings,	Ramsey,	Wood,
Davis, W.,	Jones,	Reber, C. A.,	Woodruff,
Dawson,	Jordan,	Reber, H. F.,	Wynne,
Day,	Kantner,	Rhoads,	Zanders,
Dewey,	Kennedy,	Rinkler,	Zimmerman,
Kinsman,	Kinsman,	Rinn,	Zook,
Kooser,	Kooser,	Rorke,	Spangler,
Di Lemmo,	Krause, T. S.,	Rothenberger,	Speaker.

NAYS—2.

Golder, Stark,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

REASONS FOR VOTE.

In voting "No" on House Bill No. 114, file folio 515, I do so because I feel that voting for any measure that does not prohibit the sale of tickets in any place other than the Theatre or place of amusement is compromising with an evil, and that only a bill which confines the sale of tickets to the place of amusement is right in principle, and that only such a bill can properly protect the public.

BENJ. M. GOLDER.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 411, as follows:

Authorizing the filing of liens by cities to recover the cost and expense of abating nuisances and things detrimental to health and providing the procedure thereon.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter whenever any nuisance or thing detrimental to health has been committed or is being maintained on private property as found and determined by the Department or Board of Health of the city in which said property is located and the owner or reputed owner of said property after five (5) days' notice in writing to said owner reputed owner or occupant of said property and by posting said notice thereon by the aforesaid Department or Board of Health of the said city shall refuse or neglect to abate the same and the said city shall abate or cause the same to be abated in addition to all other remedies now provided by law said city shall have a lien on said property to recover the cost and expense of said abatement and is authorized to file a claim on said lien in the Court of Common Pleas of the proper county within six (6) months from the completion of the work of abatement.

Section 2 Said claim shall set forth

One The name of the city by which filed

Two The name of the owner or reputed owner of the property against which it is filed

Three A description of the property against which it is filed

Four The authority under or by virtue of which the nuisance or thing detrimental to health was abated

Five The time when the work of abatement was completed

Six The amount of the claim

Seven The claim shall be signed by the chief executive officer of the department or board doing the work

The procedure on said claims as to entry or revival of judgment and execution shall be as provided by law for other municipal liens. Provided Such claims may in suits thereon be read as evidence of the facts therein set forth and no defense shall be made denying the fact of nuisance or thing detrimental to health notice to abate the same and ownership of the property in question

Section 3 All acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—193.

Alexander,	Di Lemmo,	Kooser	Ruddy,
Allum,	Dilsheimer,	Krause, T. S.,	Sarig,
Aron,	Dithrich,	Krause, W.,	Schaeffer,

Baldi,	Donneley,	Krugh,	Schilling,
Baldrige,	Drinkhouse,	Kunkle,	Scott,
Barnhart,	Dunn,	Lafferty,	Shaffer,
Bechtold,	Ehrhardt,	Lanius,	Shellenberger,
Beckley,	Ephraim,	Lauler,	Showalter,
Bell,	Evans, J. T.,	Levis,	Shunk,
Benchoff,	Evans, S. J.,	MacCallum,	Simpson,
Bennett,	Finney,	Magill,	Sinclair,
Benninger,	Foster,	Mangan,	Smith, E. R.,
Bidelspacher,	Fowler,	Marcus,	Snyder,
Bigler,	Fox, A. R. B.,	Marshall,	Soffel,
Blanck,	Fox, I. M.,	Martin,	Sowers,
Bolard,	Franklin,	McCaig,	Sprowls,
Bower,	Gans,	McCurdy,	Stadtlander,
Bowman,	Geary,	McGeary,	Stark,
Brady,	Glass,	McIntyre,	Statler,
Brendle,	Goehring,	McKay,	Steedle,
Brislin,	Golder,	McKinn,	Sterling,
Brooks,	Goodnough,	Mehring,	Stevenson,
Bucher,	Graham,	Michel,	Stott,
Bungard,	Griest,	Miller,	Sullivan,
Campbell,	Griffith,	Miller, A. D.,	Sweitzer,
Catlin,	Haines,	Miller, C. G.,	Todd,
Clements,	Haldeman,	Miller, D. I.,	Trach,
Clutton,	Hamilton, J.,	Miller, D. D.,	Ulsh,
Coldsmith,	Hamilton, W. J.,	Millin,	Vickerman,
Collier,	Hampson,	Milner,	Wagner,
Colville,	Harer,	Morgan,	Walker, G. T.,
Comer,	Harvey,	Murphy,	Walker, J. A.,
Conner,	Heffernan,	Neary,	Wallace, R. L.,
Cook,	Hess,	Norton,	Wallace, W. T.,
Corbin,	Heyburn,	Patterson,	Wells,
Crawford,	Hickernell,	Perry,	West,
Crockett,	Hollingsworth,	Phillips,	Wettach,
Crum,	Horne,	Pidgeon,	Whiteman,
Cutran,	Hough,	Pike,	Willert,
Curry, A. E.,	Huntington,	Powell,	Williams,
Curry, R.,	Hutchison,	Quigley,	Willson,
Davis, D. F.,	Ingham,	Ramsey,	Wood,
Davis, J. T.,	Jennings,	Reber, C. A.,	Woodruff,
Davis, W.,	Jones,	Reber, H. F.,	Wynne,
Dawson,	Jordan,	Rinkler,	Zanders,
Day,	Kantner,	Rinn,	Zimmerman,
Dewey,	Kennedy,	Rorke,	Zook,
Diehm,	Kinsman,	Rothenberger,	Spangler,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 399, entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Danville Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—196.

Alexander,	Di Lemmo,	Kinsman,	Ruddy,
Allum,	Dilsheimer,	Kooser,	Sarig,
Aron,	Dithrich,	Krause, T. S.,	Schaeffer,
Baldi,	Donneley,	Krause, W.,	Scott,
Baldrige,	Drinkhouse,	Krugh,	Schilling,
Barnhart,	Dunn,	Kunkle,	Shaffer,
Bechtold,	Ehrhardt,	Lafferty,	Shellenberger,
Beckley,	Ephraim,	Lanius,	Showalter,
Bell,	Evans, J. T.,	Lauler,	Simpson,
Benchoff,	Evans, S. J.,	Levis,	Sinclair,
Bennett,	Finney,	MacCallum,	Smith, E. R.,
Benninger,	Fitzgibbon,	Magill,	Smith, F. I.,
Bidelspacher,	Flynn,	Mangan,	Snyder,
Bigler,	Foster,	Marcus,	Soffel,
Blanck,	Fowler,	Martin,	Sowers,
Bolard,	Fox, A. R. B.,	McCaig,	Sprowls,
Bower,	Fox, I. M.,	McCurdy,	Stadtlander,
Bowman,	Franklin,	McGeary,	Stark,
Brady,	Gans,	McIntyre,	Statler,
Brendle,	Geary,	McKay,	Steedle,
Brislin,	Glass,	McKinn,	Sterling,
Brooks,	Goehring,	Mehring,	Stevenson,
Bucher,	Golder,	Michel,	Stott,
Bungard,	Goodnough,	Miller,	Sullivan,
Campbell,	Graham,	Miller, A. D.,	Sweitzer,
Catlin,	Griest,	Miller, C. G.,	Todd,
Clements,	Griffith,	Miller, D. I.,	Trach,
Clutton,	Haines,	Miller, D. D.,	Ulsh,
Coldsmith,	Haldeman,	Millin,	Vickerman,
Collier,	Hamilton, J.,	Milner,	Wagner,
Colville,	Hamilton, W. J.,	Morgan,	Walker, G. T.,
Comer,	Hampson,	Murphy,	Walker, J. A.,
Conner,	Harer,	Neary,	Wallace, R. L.,

Cook, Corbin, Cox, Crawford, Crockett, Crum, Curran, Curry, A. E., Curry, R., Davis, D. F., Davis, J. T., Davis, W., Dawson, Day, Dewey, Diehm,	Heffernan, Helt, Hess, Heyburn, Hickernell, Hollingsworth, Horne, Hough, Huntington, Hutchison, Ingham, Jennings, Jones, Jordan, Kantner, Kennedy,	North, Norton, Patterson, Perry, Phillips, Pidgeon, Pike, Powell, Quigley, Ramsey, Reber, C. A., Reber, H. F., Ringle, Rinn, Rothenberger,	Wallace, W. T., Wells, West, Wettach, Whiteman, Willert, Williams, Willson, Wood, Woodruff, Wynne, Zanders, Zimmerman, Zook, Spangler, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 513, entitled:

An Act making an appropriation for the Dixmonth Hospital for the Insane.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—199.

Alexander, Allum, Aron, Baldi, Baldrige, Barnhart, Bechtold, Beckley, Bell, Benchoff, Bennett, Benninger, Bidschpacher, Bigler, Blanck, Bolard, Bower, Bowman, Brady, Brendle, Brislin, Brooks, Bucher, Bungard, Campbell, Catlin, Clements, Clutton, Coldsmith, Collier, Colville, Comer, Conner, Crawford, Crockett, Crum, Curry, R., Davis, D. F., Davis, J. T., Davis, W., Day, Dewey, Diehm, Di Lemmo, Dilsheimer,	Dilsheimer, Dithrich, Donneley, Drinkhouse, Dunn, Ehrhardt, Ephraim, Evans, J. T., Evans, S. J., Finney, Fitzgibbon, Flynn, Foster, Fowler, Fox, A. R. B., Fox, I. M., Franklin, Gans, Geary, Glass, Goehring, Golder, Goodnough, Graham, Griest, Griffith, Haines, Haldeman, Hamilton, J., Hamilton, W. J., Hampson, Harer, Harvey, Heffernan, Helt, Hess, Heyburn, Hickernell, Hollingsworth, Horne, Hough, Huntington, Hutchison, Ingham, Jennings, Jones, Jordan, Kantner, Kennedy, Kinsman, Kooser, Krause, T. S.,	Krause, W., Krugh, Kunkle, Lafferty, Lanius, Lauler, Levis, MacCallum, Magill, Mangan, Marcus, Marshall, Martin, McCaig, McCurdy, McGeary, McIntyre, McKay, McKim, Mehring, Michel, Miller, Miller, A. D., Miller, C. G., Miller, D. L., Miller, D. D., Millin, Milner, Morgan, Murphy, Neary, North, Norton, Palmer, Patterson, Perry, Phillips, Pidgeon, Pike, Powell, Quigley, Ramsey, Reber, C. A., Reber, H. F., Ringle, Rinn, Robertson, Rorke, Rothenberger, Ruddy, Farig,	Schaeffer, Schilling, Scott, Shaffer, Shellenberger, Showalter, Shunk, Simpson, Sinclair, Smith, E. R., Smith, F. I., Snyder, Soffel, Sowers, Sprowls, Stadtlander, Stark, Statler, Steele, Sterling, Stevenson, Stott, Sullivan, Switzer, Todd, Trach, Ulsh, Vickerman, Wagner, Walker, G. T., Walker, J. A., Wallace, R. L., Wallace, W. T., Wells, West, Wettach, Whiteman, Willert, Williams, Willson, Wood, Woodruff, Wynne, Zanders, Zimmerman, Zook, Spangler, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 391, entitled:

An Act to provide for the extradition of persons of unsound mind and to make uniform the laws of the States which enact the same

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—143.

Allum, Barnhart, Beckley, Bell, Benninger, Bigler, Bolard, Bower, Bowman, Brady, Brendle, Brislin, Brooks, Bungard, Campbell, Catlin, Clements, Clutton, Coldsmith, Collier, Colville, Comer, Conner, Crawford, Crockett, Crum, Curry, R., Davis, D. F., Davis, J. T., Davis, W., Day, Dewey, Diehm, Di Lemmo, Dilsheimer,	Drinkhouse, Dunn, Ehrhardt, Ephraim, Fitzgibbon, Fowler, Fox, A. R., Fox, I. M., Franklin, Gans, Glass, Golder, Goodnough, Graham, Griest, Griffith, Haldeman, Hamilton, J., Hamilton, W. J., Hampson, Harer, Harvey, Heffernan, Hickernell, Hollingsworth, Horne, Hough, Huntington, Hutchison, Jones, Jordan, Kinsman, Kooser, Krause, T. S., Krause, W., Lauler,	Levis, MacCallum, Magill, McCurdy, McGeary, McIntyre, McKay, Miller, A. D., Miller, C. G., Miller, D. L., Miller, D. D., Millin, Milner, Morgan, Neary, North, Phillips, Pidgeon, Pike, Powell, Quigley, Reber, C. A., Reber, H. F., Ringle, Rinn, Rothenberger, Sarig, Schaeffer, Schilling, Scott, Shaffer, Shellenberger, Showalter, Shunk,	Sinclair, Smith, E. R., Snyder, Soffel, Sowers, Sprowls, Stadtlander, Stark, Statler, Steele, Sterling, Stevenson, Stott, Sullivan, Switzer, Todd, Trach, Ulsh, Wagner, Walker, G. T., Walker, J. A., Wallace, R. L., Wallace, W. T., Wells, West, Wettach, Whiteman, Willert, Williams, Wood, Woodruff, Wynne, Zanders, Zimmerman, Zook,
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NAYS—10.

Alexander, Baldrige, Dithrich,	Heyburn, Marcus, Marshall,	Martin, Simpson, Willson,	Spangler, Speaker.
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 439, entitled:

An Act to amend section five of an act approved the fifth day of February one thousand eight hundred and seventy-five (Pamphlet Laws fifty-six) entitled "An Act relative to the establishment and jurisdiction of magistrates' courts in the city of Philadelphia"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—189.

Alexander, Allum, Aron, Baldi, Baldrige, Barnhart, Bechtold, Beckley, Bell, Benchoff, Bennett, Benninger, Bidschpacher, Bigler, Blanck, Bolard,	Diehm, Di Lemmo, Dilsheimer, Dithrich, Donneley, Drinkhouse, Dunn, Ehrhardt, Ephraim, Evans, J. T., Evans, S. J., Finney, Fowler, Fox, A. R. B., Fox, I. M., Franklin,	Krause, W., Krugh, Kunkle, Lafferty, Lanius, Lauler, Levis, MacCallum, Magill, Marcus, Marshall, Martin, McCaig, McCurdy, McGeary, McIntyre,	Schaeffer, Schilling, Scott, Shaffer, Shellenberger, Showalter, Shunk, Simpson, Sinclair, Smith, E. R., Smith, F. I., Snyder, Soffel, Sowers, Sprowls, Stadtlander,
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Bower,	Gans,	McKay,	Stark,
Bowman,	Glass,	McKim,	Statler,
Brady,	Goldner,	Mehring,	Steele,
Brendle,	Goodnough,	Michel,	Sterling,
Brislin,	Graham,	Millar,	Stevenson,
Brooks,	Griest,	Miller, A. D.,	Stott,
Bucher,	Griffith,	Miller, C. G.,	Sullivan,
Burgard,	Haines,	Miller, D. I.,	Sweitzer,
Campbell,	Haldeman,	Miller, D. D.,	Todd,
Catlin,	Hamilton, J.,	Millin,	Trach,
Clements,	Hamilton, W. J.,	Millner,	Ulsh,
Clutton,	Hampson,	Neary,	Wagner,
Coldsmith,	Harer,	North,	Walker, G. T.,
Collier,	Harvey,	Norton,	Walker, J. A.,
Colville,	Heffernan,	Patterson,	Wallace, R. L.,
Comer,	Helt,	Perry,	Wallace, W. T.,
Conner,	Heyburn,	Phillips,	Wells,
Cook,	Hickernell,	Pidgeon,	West,
Corbin,	Hollingsworth,	Pike,	Wettach,
Crawford,	Horne,	Powell,	Whiteman,
Crum,	Hough,	Quigley,	Willert,
Curran,	Hutchinson,	Ramsey,	Williams,
Curry, A. E.,	Ingham,	Reber, C. A.,	Wilson,
Curry, R.,	Jennings,	Reber, H. F.,	Woner,
Davis, D. F.,	Jones,	Ringler,	Wood,
Davis, J. T.,	Jordan,	Rinn,	Woodruff,
Davis, W.,	Kantner,	Robertson,	Wynne,
Dawson,	Kennedy,	Rorke,	Zanders,
Day,	Kinsman,	Rothenberger,	Zimmerman,
Dewey,	Kooser,	Ruddy,	Zook,
	Krause, T. S.,	Sarig,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 563, entitled:

An Act making an appropriation for deficiencies to the trustees of the State Hospital for the Insane of the South-eastern District of Pennsylvania located at Norristown Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—194.

Alexander,	Di Lemmo,	Kooser,	Rothenberger,
Allum,	Dishelmer,	Krause, T. S.,	Ruddy,
Aron,	Ditrich,	Krause, W.,	Sarig,
Baldi,	Donneley,	Krug,	Schaeffer,
Baldrige,	Drinkhouse,	Kunkle,	Schilling,
Barnhart,	Dunn,	Lafferty,	Shaffer,
Bechtold,	Ehrhardt,	Lanius,	Shellenberger,
Beckley,	Ephraim,	Lauler,	Showalter,
Bell,	Evans, J. T.,	Levis,	Shunk,
Benchoff,	Evans, S. J.,	MacCallum,	Simpson,
Bennett,	Finney,	Magill,	Sinclair,
Benninger,	Flynn,	Mangan,	Smith, E. R.,
Bldspacher,	Foster,	Marcus,	Smith, F. I.,
Bigler,	Fowler,	Marshall,	Snyder,
Black,	Fox, A. R.,	Martin,	Soffel,
Belard,	Fox, I. M.,	McCaig,	Sowers,
Bower,	Franklin,	McCurdy,	Sprohls,
Bowman,	Gans,	McGeary,	Stadtlander,
Brady,	Geary,	McIntyre,	Stark,
Brendle,	Glass,	McKay,	Statler,
Brislin,	Goehring,	McKim,	Steele,
Brooks,	Goldner,	Mehring,	Sterling,
Bucher,	Goodnough,	Michel,	Stevenson,
Burgard,	Graham,	Millar,	Stott,
Campbell,	Griest,	Miller, A. D.,	Sullivan,
Catlin,	Griffith,	Miller, C. G.,	Sweitzer,
Clements,	Haines,	Miller, D. I.,	Todd,
Clutton,	Haldeman,	Miller, D. D.,	Trach,
Coldsmith,	Hamilton, J.,	Millin,	Ulsh,
Collier,	Hamilton, W. J.,	Millner,	Vickerman,
Comer,	Hampson,	Morgan,	Wagner,
Conner,	Harer,	Murphy,	Walker, G. T.,
Cook,	Harvey,	Neary,	Walker, J. A.,
Corbin,	Heffernan,	North,	Wallace, R. L.,
Cox,	Helt,	Norton,	Wallace, W. T.,
Crawford,	Heyburn,	Palmer,	West,
Crum,	Hickernell,	Patterson,	Wettach,
Curran,	Hollingsworth,	Perry,	Whiteman,
Curry, A. E.,	Horne,	Phillips,	Williams,
Curry, R.,	Hough,	Pidgeon,	Wilson,
Davis, D. F.,	Hutchinson,	Pike,	Woner,
Davis, J. T.,	Ingham,	Powell,	Wood,
Davis, W.,	Jennings,	Quigley,	Woodruff,
	Jones,	Ramsey,	Wynne,
		Reber, C. A.,	

Dawson,	Jordan,	Reber, H. F.,	Zanders,
Day,	Kantner,	Ringler,	Zimmerman,
Dewey,	Kennedy,	Rinn,	Zook,
Diehlm,	Kinsman,	Rorke,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 119, entitled:

An Act to amend an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and sixty) entitled "An Act to amend an act approved ninth day of April one thousand nine hundred fifteen entitled "An Act to amend an act entitled 'An Act to amend an act entitled 'An Act to amend an act entitled 'An Act to amend an act authorized companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes' approved the ninth day of June Anno Domini one thousand eight hundred and eighty-one extending the same to companies formed for the purpose of quarrying slate granite stone or rocks or for dressing polishing working or manufacturing the same or any of them and to mineral springs companies incorporated for the purpose of bottling and selling natural mineral springs water approved the sixteenth day of June Anno Domini one thousand eight hundred and ninety-three' approved the nineteenth day of April Anno Domini one thousand nine hundred and one extending the same to companies formed for the purpose of manufacturing and selling chemicals foodstuffs cement and cement products and the quarrying of cement rock' approved May twenty-eighth one thousand nine hundred and seven extending the same to companies incorporated for the manufacture buying selling leasing using and operation of electrical apparatus and machinery and articles of every kind appertaining to or in anywise connected with the production use regulation control distribution or products for any use or purpose constructing acquiring using selling buying or leasing any works construction or plant or part thereof connected with or involving such use distribution regulation control or application of electricity or the control or use of electrical apparatus for any purpose and of producing furnishing and supplying electricity or electrical apparatus in any form and for any purpose and to carry on a general manufacturing business' approved the twenty-third day of June one thousand nine hundred and eleven by extending the same to companies incorporated for the purpose of refining manufacturing or sale of petroleum and petroleum products" by extending the same to corporations incorporated for the manufacture of leather or articles containing leather" by extending the same to companies incorporated for the purpose of converting raw silk into thread and the manufacture of silk goods

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—184.

Alexander,	Donneley,	Levis,	Shaffer,
Allum,	Drinkhouse,	MacCallum,	Shellenberger,
Aron,	Ehrhardt,	Magill,	Showalter,
Baldi,	Ephraim,	Mangan,	Shunk,
Baldrige,	Evans, J. T.,	Marcus,	Simpson,
Barnhart,	Evans, S. J.,	Marshall,	Sinclair,
Bechtold,	Fowler,	Martin,	Smith, E. R.,
Beckley,	Fox, A. R.,	McCaig,	Smith, F. I.,
Bell,	Fox, I. M.,	McCurdy,	Snowden,
Benchoff,	Franklin,	McGeary,	Snyder,
Benninger,	Gans,	McIntyre,	Soffel,
Bigler,	Glass,	McKay,	Sowers,
Bowman,	Goldner,	McKim,	Sprohls,
Brady,	Goodnough,	Mehring,	Stadtlander,
Brendle,	Graham,	Michel,	Stark,
Brislin,	Griest,	Millar,	Statler,
Brooks,	Griffith,	Miller, A. D.,	Steele,
Bucher,	Haines,	Miller, C. G.,	Sterling,
Burgard,	Haldeman,	Miller, D. I.,	Stevenson,
Campbell,	Hamilton, J.,	Miller, D. D.,	Stott,
Catlin,	Hamilton, W. J.,	Millin,	Sullivan,
Clements,	Hampson,	Millner,	Sweitzer,
Clutton,	Harer,	Morgan,	Todd,
Coldsmith,	Harvey,	Murphy,	Trach,
Collier,	Heffernan,	Neary,	Ulsh,
Comer,	Helt,	North,	Wagner,
Conner,	Hickernell,	Norton,	Walker, G. T.,
Cook,	Hollingsworth,	Patterson,	Walker, J. A.,
Corbin,	Horne,	Perry,	Wallace, R. L.,
Crawford,	Hough,	Phillips,	Wallace, W. T.,
	Hutchinson,		

Crockett,	Hutchison,	Pidgeon,	Wells,
Crum,	Ingham,	Pike,	West,
Curran,	Jennings,	Powell,	Wettach,
Curry, A. E.,	Jones,	Quigley,	Whiteman,
Curry, R.,	Jordan,	Ramsey,	Willert,
Davis, D. F.,	Kantner,	Reber, C. A.,	Williams,
Davis, J. T.,	Kennedy,	Reber, H. F.,	Willson,
Davis, W.,	Kinsman,	Ringler,	Woner,
Dawson,	Kooser,	Rinn,	Wood,
Day,	Krause, T. S.,	Rorke,	Woodruff,
Dewey,	Krause, W.,	Rothenberger,	Wynne,
Diehm,	Krugh,	Ruddy,	Zanders,
Di Lemmo,	Kunkle,	Sarig,	Zimmerman,
Dilsheimer,	Lafferty,	Schaeffer,	Zook,
Dittrich,	Lanlus,	Schilling,	Spangler,
	Lauler,	Scott,	Speaker.

NAY—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

ANNOUNCEMENT BY THE SPEAKER.

The SPEAKER. The Chair at this time would remind the members that there is only one bill on the first reading calendar and would greatly appreciate it if a few bills were to be reported out of the committee this afternoon, so that the House has a calendar for tomorrow and next week.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives, as follows:

CONCURRENT RESOLUTION.

In the House of Representatives, March 4, 1919.

Whereas, There has been a movement to have materials of war captured by our armies, distributed among the various states and their subdivisions, and

Whereas, It is fitting and proper that a part of such captured war material should be given to the armories housing our national guard, as a memento of the deeds of our soldiers in foreign fields, therefore be it

Resolved (if the Senate concur) That the General Assembly of the Commonwealth does hereby respectfully address and petition the Secretary of War for the United States, that in the distribution of materials of war captured by the United States Armies, adequate provision be made for the placing of part of such captured material of war in the several armories of the national guard of the Commonwealth of Pennsylvania.

Resolved, That the Secretary of the Commonwealth forward a copy of this resolution to the Secretary of War for the United States.

SENATE MESSAGE.

HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 47.

An Act transferring part of the fund appropriated to the quarantine physician of Philadelphia by the General Assembly of one thousand nine hundred and seventeen for the maintenance of the boat including fuel new boiler and new steel plates on hull of boat to the fund for the payment of the salaries of employees on boat.

With the information that the Senate has passed the same without amendment.

SENATE MESSAGE.

AMENDED RESOLUTION RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned resolution from the House of Representatives, as follows:

In the House of Representatives, February 19, 1919.

Resolved (if the Senate concur), That the Chief Clerk of the House of Representatives is directed to draw his requisition on the Department of Printing and Binding to have printed by the State printer ten thousand copies of the Report of the Health Insurance Commission constituted by the act approved the twenty-fifth day of July, one thousand nine hundred seventeen

(P. L. 1199), entitled "An Act to establish a Commission to investigate sickness and accident not compensated under the Workmen's Compensation Act of one thousand nine hundred and fifteen, of employed persons and their families, and to make an appropriation for such Commission."

The said copies when printed shall be deposited with the Division for the Distribution of Documents (for the use of the Governor of the Commonwealth and the members of the General Assembly) and shall be distributed as follows: thirty copies to each Senator, member and principal officer of the General Assembly, and the remainder to be at the disposal of the Governor.

With the information that the Senate had passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER: The amendment will be read by the clerk.

The clerk then read the amendment as follows:

After the word "documents" strike out the words "for the use of the Governor of the Commonwealth and the members of the General Assembly," and insert in lieu thereof the words "and shall be distributed as follows: thirty copies to each Senator, member and principal officer of the General Assembly, and the remainder to be at the disposal of the Governor."

On the question,

Will the House concur in the amendment made by the Senate?

It was concurred in.

Ordered, That the clerk inform the Senate accordingly.

ADDRESS BY HON. FLETCHER W. STITES.

Mr. ROBERT L. WALLACE. Mr. Speaker, I think this House is fortunate today in having present a very distinguished ex-member from Montgomery County, the Honorable Fletcher W. Stites. Those who know him have learned to love him and have recognized his ability, both as an orator and entertainer. Therefore, Mr. Speaker, I move you that he be given an opportunity to address this House for a few moments.

The SPEAKER. The Chair seconds the sentiments of the gentleman from Lawrence as regards Mr. Stites, and is sure that all the members of the House will be pleased with and charmed by a specimen of the oratory that Mr. Stites was accustomed to give the House during the session of 1917.

The motion was unanimously agreed to.

HON. FLETCHER W. STITES. Mr. Speaker, and gentlemen of the House my blood would run very sluggishly indeed if it did not pound through my veins as a result of this very unusual tribute from my old friends. I am obliged to feel, however, that it is a tribute to your splendid generosity rather than to any quality of mine which might have merited it; and yet it is only fair to say, as I look into the smiling faces of old friends, that my heart swells even as the hand grenade swelled in the hands of the colored trooper in France. Over in France when General Pershing was training the colored troops, the colored men found it very difficult to acquaint themselves with the new instrument of warfare, the hand grenade. One day a captain was drilling a squad of colored troops, and he said to his men, "I will first give you an empty grenade." He said, "You pull the pin from the grenade, then you count one, two, three, four, and let the grenade go." They became quite proficient in throwing the empty grenade, and finally the captain said to them, "Now I will give you the loaded grenades." He gave a loaded grenade to a great big black fellow. The instant the colored man got it in his hand he hurled the grenade. After he had done it two or three times the captain said to him, "Listen, don't you understand that if you do that the Germans will get the grenade and throw it back and kill your own men?" He gave him another grenade and he did the same thing. Then the captain said, "Listen, when you get the hand grenade you pull the pin and count slowly one, two, three, four, and then you throw the grenade." He gave him another one, but the instant the colored man got the grenade in his hand he hurled it. The captain called to him and said, "If you do that again you will get thirty days in the guard house." The darkey said, "Boss, I want to tell you. I have heard what you said about the grenade and counting one, two, three, four, but I want to tell you that I could just naturally feel that thing as well in my hand," and that, gentlemen, in some measure, is the way my heart feels this morning.

One of the things I learned in the last session of the House—and it seems to me one of the things any man will learn who has some accommodation or disposition,—is the matter of tolerance for the views of others. One of the proudest things I can think of at this moment is that when the session of 1917 closed, I was able to grasp every man of the 207 members of the House by the hand and count him as my friend. And I think that any man who becomes impatient because other men differ with him and his views, is very unfortunate indeed. It seems to me the poet must have been thinking of him when he said:

"Despite those titles, power, and pelf,
The wretch, concentrated all in self,
Living, shall forfeit fair renown,
And, doubly dying, shall go down
To the vile dust from whence he sprung,
Unwept, unhonour'd, and unsung."

Gentlemen, I congratulate you this morning for the ambition which has led you to seek a membership in this House. It is a marvelous thing in these days to be a Pennsylvanian, and even more marvelous to be a member of this great American Nation. Before this war began in 1914 we owed Great Britain, the richest of the foreign nations, and paid her every year in interest for foreign loans, three hundred millions of dollars. Today Great Britain pays us one hundred and fifty million dollars. In 1914 we owed four billions of dollars abroad. Today the foreign nations owe us ten billions and will pay annually five hundred million in interest, and today, right today, this great nation, which has only six per cent of the population of the Globe, and which has only seven per cent of the land of the earth, produces seventy per cent of the copper, sixty-six per cent of the oil, seventy-five per cent of the corn, fifty-two per cent of the coal, forty per cent of the iron and steel, eighty-five per cent of the automobiles, twenty-three per cent of the wheat, operates forty per cent of the world's railroads, and sixty per cent of all the telephones of the world are in the United States.

I say to you this morning, it is a marvelous thing to be in the midst of these great world events, and to be an American. Therefore I heartily congratulate you because you have desired to take a part in one of the greatest governments of the world, in the Commonwealth of Pennsylvania, and indirectly in the government of the United States.

It is a source of great pleasure to me to renew acquaintance with you, to look into your kindly faces, and I am really glad to be with you today.

The SPEAKER. The Chair wishes to thank the gentleman from Montgomery, Mr. Stites. The gentleman still possesses the silver-tongued attributes with which he charmed us in 1917.

RECESS.

Mr. JAMES A. WALKER. Mr. Speaker, I move that this House do now take a recess until 4:30 o'clock this afternoon.

Mr. ALLAN D. MILLER. Mr. Speaker, I second the motion.

The motion was agreed to, and (at 1:25 o'clock P. M.) the House took a recess until 4:30 o'clock P. M.

AFTER RECESS.

The House reconvened at 4:30 o'clock P. M.
The SPEAKER (Robert S. Spangler) in the Chair.

ANNOUNCEMENT BY THE SPEAKER.

The SPEAKER. The Chair has received a letter from Mr. F. E. Mallory, in which he states that he was not recorded as voting on House Bills Nos. 345, 382, 385, 139, 375, 201, 121 and 339. The gentleman says that he voted "aye" on all these bills, and wishes that the matter be noted in the Legislative Journal.

Very frequently, when the rolls are called, the members do not answer in a clear and distinct voice to the roll. The result is their votes are not recorded. This is not due to the neglect of the Clerk, but rather to the inefficiency of the members—I might rather say, the lack of attention of the members.

PETITIONS.

PROTESTING AGAINST A TAX ON RESIDENT FISHERMEN.

Mr. McCURDY presented a petition from the Citizens of Blair County, protesting against the imposing of a tax on Resident Fishermen.

Referred to the Committee on Fisheries.

PRAYING FOR THE USE OF OUTLINE AND THROW LINES.

Mr. McCurdy presented a petition from the Citizens of Blair County praying for the use of outlines and throwlines.

Referred to the Committee on Fisheries.

PRAYING FOR REVISION OF GAME LAWS.

Mr. McCurdy presented a petition from the Blair County Game, Fish and Forestry Commission, praying for the Revision of the Game Laws.

Referred to the Committee on Game.

PRAYING FOR EXTENSION AND PROTECTION OF FORESTS.

Mr. McCurdy presented a petition from Logan Valley Grange, No. 664, of Bellwood, Pa., praying for the extension and protection of our forests.

Referred to the Committee on Forestry.

BILLS INTRODUCED AND REFERRED.

By Mr. ALEXANDER. House Bill No. 688.

An Act to amend section one of an act, entitled "An Act authorizing the employment of stenographers by the district attorneys of certain counties," approved the twenty-seventh day of April, Anno Domini one thousand nine hundred and nine, (Pamphlet Laws page two hundred fifty-eight) as said section was amended by the act approved the fourth day of June, Anno Domini one thousand nine hundred fifteen, (Pamphlet Laws page eight hundred seven).

Referred to the Committee on Judiciary General.

By Mr. VICKERMAN. House Bill No. 689.

An Act making an appropriation to carry out the provisions of an act approved the twenty-ninth day of April, one thousand nine hundred and thirteen, entitled "An Act applicable to all counties of this Commonwealth, to provide monthly payments, as approved by the trustees, to indigent, widowed, or abandoned mothers, for partial support of their children in their own homes. The manner of appointment of the trustees; the administration of the trust; amount of appropriations, proportioning appropriations, co-ordinate appropriations; amounts to be paid, form of records, eligibility, penalties, and reports, as set forth," and the amendments thereto, and creating the office of Assistant State Supervisor of the Mothers' Assistance Fund.

Referred to the Committee on Appropriations.

By Mr. ROBERT L. WALLACE. House Bill No. 690.

An Act to amend an act approved the twenty-ninth day of May, one thousand nine hundred and seventeen, (P. L. 326), entitled "An Act providing for the establishment of auxiliary State game preserves."

Referred to the Committee on Game.

By Mr. FINNEY. House Bill No. 691.

An Act making an appropriation to the Meadville City Hospital, Meadville, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. SHAFFER. House Bill No. 692.

An Act to amend part of section six of an act, approved the thirty-first day of May, one thousand nine hundred and eleven, entitled "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State highways of the Commonwealth; providing for the improvement, maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said

townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein; providing for work of improvement of State highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of townships or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads, and prescribing the contents of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State highways and State-aid highways, and kind of materials to be used in the improvement, providing for payment of cost of improvement and repairs; providing penalty for injury or destroying State highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith, and providing that existing contracts are not affected by provisions of this act," so as to change in part Route Two Hundred and Ninety.

Referred to the Committee on Public Roads.

By Mr. FINNEY. House Bill No. 693.

An Act making an appropriation to the Spencer Hospital, Meadville, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. SHAFFER. House Bill No. 694.

An Act to establish as a State Highway a certain section of public road in the counties of Columbia and Luzerne.

Referred to the Committee on Public Roads.

By Mr. CORBIN. House Bill No. 695.

An Act to amend fifth clause of section three of an act approved the thirteenth day of May one thousand nine hundred and nine entitled "An Act relating to food defining food providing for the protection of the public health and the prevention of fraud and deception by prohibiting the manufacture or sale the offering for sale or exposing for sale or the having in possession with intent to sell the adulterated misbranded or deleterious foods prescribing certain duties of the Dairy and Food Commissioner in reference thereto and providing penalties for the violation thereof."

Referred to the Committee on Public Health and Sanitation.

By Mr. CHARLES A. SHAFFER. House Bill No. 696.

An Act to establish as a State Highway a certain section of public road in the county of Columbia.

Referred to the Committee on Public Roads.

By Mr. STADTLANDER. House Bill No. 697.

An Act authorizing the judges of the court of common pleas and orphans' courts in certain counties to adopt a uniform system of indices on the offices of the recorder of deeds, probate and register of wills and clerk of the orphans' court; and providing for the installation of the same at the cost of the county.

Referred to the Committee on Judiciary General.

By Mr. FRANKLIN. House Bill No. 698.

An Act repealing an act, entitled "An Act to prohibit the use of any adulteration or imitation of dairy products in any charitable or penal institution, being supplementary to an act entitled 'An Act for the protection of the public health and to prevent adulteration of dairy products and fraud in the sale thereof, approved May twenty-one, Anno Domini one thousand eight hundred eighty-five,'" approved the twenty-third day of May, Anno Domini, one thousand and eight hundred ninety-three, Pamphlet Laws page one hundred twelve.

Referred to the Committee on Public Health and Sanitation.

By Mr. STADTLANDER. House Bill No. 699.

An Act authorizing J. McF. Carpenter and William B. Secrist of Pittsburgh, Allegheny County, Pennsylvania, executors of

the estate of James M. Bell, deceased, to bring suit in the court of common pleas of Allegheny County, Pennsylvania against the Commonwealth of Pennsylvania.

Referred to the Committee on Judiciary General.

By Mr. GANS. House Bill No. 700.

An Act authorizing and validating payment by the Department of Health out of moneys appropriated to the said Department for the purpose of necessary expenses in supervising epidemics of disease of certain nurses and doctors who sickened and died of influenza while on duty during the recent epidemic in emergency hospitals established by the Department of Health.

Referred to the Committee on Appropriations.

By Mr. HEYBURN. House Bill No. 701.

An Act supplementary to an act, entitled "An Act defining the powers of the several courts of quarter sessions of the peace within this Commonwealth with reference to the care, treatment and control of dependent, neglected, incorrigible and delinquent children under the age of sixteen years and providing for the means in which such power may be exercised," approved the twenty-third day of April, Anno Domini one thousand nine hundred and three, Pamphlet Laws page two hundred and seventy-four; prohibiting magistrates, aldermen or justices of the peace from sentencing or committing for trial for any offenses dependent, neglected, incorrigible or delinquent children under the age of sixteen years and providing for the disposition of such children by the juvenile courts; providing that the jurisdiction of such courts over children committed by them shall continue notwithstanding such children may remove or be removed from the territorial limits of such courts; authorizing the said courts to commit such children in proper cases to the custody of their mothers to be maintained in their respective homes, and providing for the payment of the cost of such maintenance by the proper county; prescribing the duties of probation officers in such cases, and authorizing the several juvenile courts to employ medical experts in certain cases.

Referred to the Committee on Judiciary General.

By Mr. RAMSEY. House Bill No. 702.

An Act authorizing suits brought to recover in case of accidents in this Commonwealth in Courts of Common Pleas to be certified to the Workman's Compensation Board when discovered that the suit has been brought wrongfully.

Referred to the Committee on Mines and Mining.

By Mr. WOODRUFF. House Bill No. 703.

An Act to further amend section one thousand two hundred ten and to repeal sections one thousand two hundred eleven, one thousand two hundred twelve, one thousand two hundred thirteen and two thousand eight hundred five of an act approved the eighteenth day of May, one thousand nine hundred eleven (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. DILSHEIMER. House Bill No. 704.

An Act relating to the funeral expenses of indigent members of certain societies, requiring the societies to pay such expenses in certain cases, and authorizing the deduction of the amount thereof from the sum due to the beneficiary.

Referred to the Committee on Judiciary Local.

By Mr. WOODRUFF. House Bill No. 705.

An Act making an appropriation to the Building Commission of the Eastern State Hospital for the Insane located at Selinsgrove, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. DILSHEIMER. House Bill No. 706.

An Act providing for the redemption or extinguishment of any ground rent or rent charge upon the payment of a principal sum.

Referred to the Committee on Judiciary Special.

By Mr. GOODNOUGH. House Bill No. 707.

An Act transferring part of the fund appropriated to the Department of Forestry, by the General Assembly of one thousand nine hundred seventeen, for the purchase of lands to be set aside and held as State forest reserves, to the fund for the payment of the examination of titles to lands purchased by said department.

Referred to the Committee on Forestry.

By Mr. WILLERT. House Bill No. 708.

An Act relating to repairs to, or alterations of, articles of personal property, creating a lien for the value of services; providing a method of collection; escheating certain moneys to the Commonwealth; providing for a refund thereof to the owners, and prescribing penalties for violations.

Referred to the Committee on Ways and Means.

By Mr. DAWSON. House Bill No. 709.

An Act to amend section one of an act, approved the twelfth day of February, one thousand eight hundred seventy-six (Pamphlet Laws three), entitled "An Act supplementary to the act entitled 'An Act supplementary to the several acts relating to the State Treasurer and commissioners of the sinking fund,' approved May ninth, one thousand eight hundred and seventy-four."

Referred to the Committee on Ways and Means.

By Mr. DAWSON. House Bill No. 710.

An Act to amend an act approved the fourteenth day of May, one thousand nine hundred and fifteen, entitled "An Act creating a fund for the purpose of rebuilding, restoring, and replacing buildings, structures, equipment, or other property of the Commonwealth of Pennsylvania, damaged or destroyed by fire or other casualty, and regulating the placing of insurance thereon, and providing penalties for any violation of the provisions of this act."

Referred to the Committee on Ways and Means.

By Mr. COLVILLE. House Bill No. 711.

An Act making an appropriation to the Charity Hospital, Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. COLVILLE. House Bill No. 712.

An Act making an appropriation to the Trustees of the Garretson Hospital, Philadelphia.

Referred to the Committee on Appropriations.

By MR. CURRAN. House Bill No. 713.

An Act authorizing the erection and construction by counties of memorial halls in memory of the soldiers, sailors and marines of such counties; providing for the purchase and condemnation of property for the erection thereon of such halls; regulating the use of such halls; and providing for the maintenance and care of the same by a board of control at the expense of the county.

Referred to the Committee on Judiciary General.

By Mr. BALDRIGE. House Bill No. 714.

An Act making an appropriation to the Ladies of the Grand Army of the Republic Home, Hawkins Station, Allegheny County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. DILSHEIMER. House Bill No. 715.

An Act regulating the borrowing of money from banks, banking institutions and trust companies; and providing a penalty.

Referred to the Committee on Banks and Banking.

By Mr. GRIEST. House Bill No. 716.

An Act to establish as a state highway a certain section of public road in the county of Adams.

Referred to the Committee on Public Roads.

By Mr. GRIEST. House Bill No. 717.

An Act to establish as a state highway a certain section of public road in the county of Adams.

Referred to the Committee on Public Roads.

By Mr. BRADY. House Bill No. 718.

An Act to provide for the personal registration of electors as a condition of their right to vote at elections, and their enrollment as members of political parties as a further condition of their right to vote at primaries, in cities of the first class of this Commonwealth, by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein; defining the jurisdiction of said commissions, and the powers and duties of the commissioners constituting same, and of their appointees, including registrars, inspectors of registration, clerks and counsel; fixing their qualifications, terms of

office and compensation, granting them certain immunity from arrest on registration days and empowering such inspectors to arrest, without warrant, certain persons committing certain offenses in violation of this act in their presence, as well as to enter and inspect buildings given as residences of electors, to interrogate the inmates thereof, to copy or demand a list of the lodgers therein and to supervise the conduct of registrars; regulating the registration of electors at polling places by registrars, and at the offices of commissions by commissioners, and the right of parties or bodies of electors to have watchers there at and the preparation and use of street lists and other records of those registered; allowing the names of persons not entitled to vote to be struck from the registers in certain cases; permitting all records regarding registration to be inspected and copied by any elector under certain conditions; directing how the registers shall be used at elections and primaries; compelling the attendance of witnesses and payment of witness fees, and providing penalties for refusal to obey subpoenas; directing Receivers of Taxes to appoint Chief Clerks of Commissions as deputies to collect poll taxes and to give receipts therefor; authorizing such clerks to administer oaths, sign subpoenas and vouchers and to collect and disburse witness fees; prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing for actions of registrars to said commissions and allowing for appeals from the decisions of the Commissions in certain cases, to Courts of Common Pleas; imposing certain duties upon election officers and upon the Mayors, Councils, Treasurers, Controllers, Receivers of Taxes, City Solicitors, Police Officers, Commissioners and other officials of said cities and upon the Courts, Judges, Prothonotaries, Sheriffs, Commissioners, Peace Officers and other officials of the judicial districts and counties in which said cities are situated, or with which they are co-extensive; legalizing certain acts required hereby, if done on any Sunday or Legal Holiday; requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees; and the payment of all expenses necessary to carry out the provisions of this Act, and to transfer the unexpended balances of certain appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen, to and for the use of the said commissions; punishing and fixing penalties for violations hereof and repealing all legislation inconsistent herewith.

Referred to the Committee on Elections.

By Mr. JAMES A. WALKER. House Bill No. 719.

An Act relating to the organization, maintenance and operation of the banking department and the scope of its supervision and control over corporations, partnerships, unincorporated associations and individuals and the assets and liabilities thereof; and providing penalties for the enforcement of its provisions.

Referred to the Committee on Banks and Banking.

By Mr. McCAIG. House Bill No. 720.

An Act making an appropriation to the Department of Health of the Commonwealth of Pennsylvania, for the maintenance of tuberculosis sanatoria and dispensaries, necessary additions, furnishings and repairs; for educational work, and other necessary work in curing and preventing tuberculosis.

Referred to the Committee on Appropriations.

By Mr. BUCHER. House Bill No. 722.

An Act providing for the licensing of manufacturers, dealers and agents of motor vehicles and trailers; registration of motor vehicles and trailers; regulating the sale, conveyance, transfer and disposition of motor vehicles and trailers; requiring the making and filing of descriptions thereof and statements in relation thereto; prohibiting the removal, defacement, alteration, destruction, obliteration or concealment of trade-marks, identification numbers, serial numbers or other distinguishing having possession of motor vehicles and trailers or the parts thereof, on or from which such trade or other distinguishing marks or numbers have been removed, defaced, altered, destroyed obliterated or concealed; and fixing penalties for violation of the provisions of this act.

Referred to the Committee on Manufactures.

By Mr. DAWSON. House Bill No. 723.

An Act making an appropriation for the Pennsylvania State Oral School for the Deaf, at Scranton.

Referred to the Committee on Appropriations.

By Mr. DAWSON. House Bill No. 724.

An Act relating to elections, permitting any citizen to enter any polling place for the purpose of securing information relative to the progress of the election, imposing certain duties upon election officers, and prescribing penalties.

Referred to the Committee on Elections.

By Mr. DUNN. House Bill No. 725.

An Act permitting wholesale or retail dealers, brewers, distillers, rectifiers, compounders, bottlers, agents or other persons

licensed to deal in or sell any vinous, spirituous, malt or brewed liquors to surrender licenses heretofore granted and issued; authorizing county treasurers to refund a proportionate amount of the annual license fee and additional license tax; requiring the State Treasurer and the municipalities to contribute to the amount so refunded; and making an appropriation.

Referred to the Committee on Ways and Means.

By Mr. DUNN. House Bill No. 726.

An Act requiring cities of the first class to appropriate certain moneys to police and firemen pension funds.

Referred to the Committee on Municipal Corporations.

By Mr. STADTLANDER. House Bill No. 727.

An Act to amend an act approved the seventh day of July, one thousand nine hundred and thirteen, (P. L. 672), entitled "An Act relating to and regulating motor vehicles, and vehicles trailing after or propelled by motor vehicles; controlling their speed upon the public streets and highways in the Commonwealth of Pennsylvania; providing for their registration, and licensing of certain operators, by the State Highway Department; prohibiting the operation of any motor vehicle by any person when intoxicated, or without the consent of the owner; forbidding the passage of any law laying a tax upon or requiring the registration of motor vehicles, or licensing of any operator, or regulating the speed of motor vehicles, by any county, borough, city, incorporated town, or township; establishing the rights of motor vehicles upon the public highways, with relation to other vehicles; providing for their equipment and for the width of tires to be used upon motor vehicles, and vehicles trailing after or propelled by motor vehicles; regulating the service of process and proceedings in actions for damages arising therefrom; providing for arrest, and for service of process, and proceedings for violation of this act; prescribing the penalties therefor; and providing for the disposition of fees collected and fines imposed thereunder"; providing for the return of one-half of the license fees from registration to the several cities, boroughs and counties to be used for highway purposes.

Referred to the Committee on Ways and Means.

By Mr. SOWERS. House Bill No. 728.

An Act relating to the imposition and collection of taxes on spendthrift Trust Estates for the benefit of the Commonwealth.

Referred to the Committee on Ways and Means.

By Mr. QUIGLEY. House Bill No. 729.

An Act making an appropriation for providing erecting completing maintaining and repairing armories for the use of the Pennsylvania National Guard including compensation insurance of employes of armories clerical and other expenses of the State Armory Board.

Referred to the Committee on Appropriations.

By Mr. QUIGLEY. House Bill No. 730.

An Act making an appropriation for the support and maintenance of the National Guard, Naval Militia and the Pennsylvania Reserve Militia of the Commonwealth; for improvements to permanent camp ground; for the replacing and repairing of armories and military stores destroyed or damaged; and for the payment of expenses incidental to calling the National Guard, Naval Militia or Pennsylvania Reserve Militia into active service, under a call from the Governor, or for service, under a call from the President of the United States.

Referred to the Committee on Appropriations.

By Mr. HEFFERNAN. House Bill No. 731.

An Act making an appropriation to St. Joseph's Protectory, Norristown, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. ARON. House Bill No. 732.

An Act making an appropriation to the Children's Homeopathic Hospital, of Philadelphia.

Referred to the Committee on Appropriations.

By Mr. ARON. House Bill No. 733.

An Act making an appropriation to the Lebanon Hospital, of Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. HARER. House Bill No. 734.

An Act making an appropriation to the Aged Colored Women's Home, at Williamsport, Lycoming County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. HARER. House Bills No. 735,

An Act making an appropriation to the Williamsport Training Home for Girls, at Williamsport, Lycoming County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. HARER. House Bill No. 736.

An Act making an appropriation to the Home for the Friendless, of the City of Williamsport, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. HARER. House Bill No. 737.

An Act making an appropriation to the Williamsport Hospital, of the City of Williamsport, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. HARER. House Bill No. 738.

An Act making an appropriation to the Florence Crittenton Mission of the City of Williamsport, Lycoming County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. HARER. House Bill No. 739.

An Act making an appropriation to the Boys' Industrial Home, Williamsport, Lycoming County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. DAWSON. House Bill No. 740.

An Act to amend section sixteen of an act approved the sixth day of May, one thousand eight hundred and eighty-seven (P. L. 79), entitled "An Act to provide for the better collection of collateral inheritance taxes," as amended.

Referred to the Committee on Ways and Means.

By Mr. DAWSON. House Bill No. 741.

An Act providing that clerks assisting the registers of wills in the collection of inheritance taxes shall be appointed and their compensation fixed by the Auditor General, and prescribing the method of their payment and that of other expenses incident to the collection of said taxes.

Referred to the Committee on Ways and Means.

By Mr. DAWSON. House Bill No. 742.

An Act to amend section seventeen of an act, approved the eleventh day of July, one thousand nine hundred and seventeen (Pamphlet Laws, eight hundred and thirty-two), entitled "An Act for the imposition and collection of certain inheritance taxes."

Referred to the Committee on Ways and Means.

By Mr. SCOTT. House Bill No. 743.

An Act creating a Board of Police and Fire Commissioners in cities of the first class, and prescribing the powers and duties of such Boards; conforming upon such Board exclusive powers to prescribe and conduct examinations of candidate for appointment to office and employment in the Bureau of Police and Fire in such cities, and to certify eligibles therefrom; constituting such Commissioners a Board of Inquiry and Trial for such police and fire bureaus, with power to fix the punishment of persons convicted of charges; requiring the Director of the Department of Public Safety to impose such punishment; requiring such Boards to enforce the laws of the Commonwealth prohibiting and restraining political activity upon the part of officers and employes of such Bureaus and other laws; providing the method of payment of the Salaries of the Commissioners and the employes of the Board and the expense of maintenance.

Referred to the Committee on Municipal Corporations.

By Mr. SCOTT. House Bill No. 744.

An Act making unlawful participation in political activities by policemen, firemen and officers, members or employes of any department or bureau in charge of police or fire protection in cities of the first class; to forbid the contribution by such policemen, firemen, officers, members or employes, of funds to be used for political purposes; and the receiving or collecting of such funds from, or solicitation of such persons to contribute thereto; and fixing the penalties for the violation of the provisions of this act.

Referred to the Committee on Municipal Corporations.

By Mr. SCOTT. House Bill No. 745.

An Act making an appropriation to the Lying-in Charity Hospital, Philadelphia.

Referred to the Committee on Appropriations.

By Mr. SINCLAIR. House Bill No. 746.

An Act to validate devises and conveyances of property to corporations for religious or charitable uses.

Referred to the Committee on Judiciary Local.

By Mr. HEYBURN. House Bill No. 747.

An Act to amend section one of an act approved the eighth day of May, one thousand nine hundred and thirteen (P. L. 157), entitled "An Act regulating the appointment, confirmation, duties, salary and expenses of county detectives, in counties containing not less than three hundred thousand nor more than seven hundred thousand inhabitants."

Referred to the Committee on Judiciary General.

By Mr. DITHRICH. House Bill No. 748.

An Act to amend sections eight, nine and nineteen of an act entitled "An Act to establish a County Court for the County of Allegheny, and prescribing its powers and duties; regulating the procedure therein, and providing for the expenses thereof," approved the fifth day of May, one thousand nine hundred and eleven, as amended, by authorizing a demand for a jury trial, and providing for the trial of cases by a Judge without a jury, regulating the procedure and practice thereof; by providing for an appeal or writ of error, from the decisions of said Court to the Supreme or Superior Court; and by providing for the fixing of fees and costs."

Referred to the Committee on Judiciary General.

By Mr. LAULER. House Bill No. 749.

An Act making an appropriation to the Historical Society of Western Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. SWEITZER. House Bill No. 750.

An Act to amend section five of an act approved the seventeenth day of June, one thousand nine hundred and thirteen. (P. L. 507), entitled, "An Act to provide revenue for State and county purposes, and, in cities coextensive with counties, for city and county purposes; imposing taxes upon certain classes of personal property; providing for the assessment and collection of the same; providing for the duties and compensation of prothonotaries and recorders in connection therewith; and modifying existing legislation which provided for raising revenue for State purposes."

Referred to the Committee on Ways and Means.

SENATE MESSAGE.

SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows:

Senate Bill No. 89 (House Bill No. 751).

An Act to amend section fourteen of an act approved the 18th day of July, 1917 (P. L. 1043), entitled "An Act establishing a public school employees' retirement system, and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employees, defining the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon boards having the employment of public school employees; exempting annuities, allowances, returns, benefits, and rights from taxation and judiciary process; and providing penalties."

Referred to the Committee on Education.

Senate Bill No. 94 (House Bill No. 752).

An Act fixing the pay of election officers and clerks.

Referred to the Committee on Elections.

Senate Bill No. 100 (House Bill No. 753).

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton, Shamokin and Mt. Carmel Coal Fields.

Referred to the Committee on Appropriations.

Senate Bill No. 141 (House Bill No. 754).

An Act to amend section eight of an act entitled "An Act for the better protection of wild birds and game within the Commonwealth of Pennsylvania; requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith and providing for the disposition of the license fees, fines and penalties received, approved the seventeenth day of April Anno Domini on thousand nine hundred and thirteen.

Referred to the Committee on Game.

Senate Bill No. 208. (House Bill No. 755).

An Act requiring assessors and assistant assessors for county purposes in cities of the third class to keep an account of days actually employed, and make return thereof to the county commissioners and fixing their compensation.

Referred to the Committee on Judiciary Local

Senate Bill No. 224. (House Bill No. 756.)

An Act to regulate and establish the fees to be charged and collected by the Recorder of Deeds in Counties having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last preceding United States census.

Referred to the Committee on Judiciary General.

Senate Bill No. 293. (House Bill No. 757.)

An Act to authorize and empower any motor power company of this Commonwealth which shall own at least two-thirds of the capital stock of a turnpike company of this Commonwealth whose turnpike has been purchased by the Commonwealth and which has acquired the road property franchises, powers and privileges and immunities of a passenger railroad company which are operated under a lease by the turnpike company to the motor power company to acquire the road property franchises, powers, privileges and immunities of the turnpike company.

Referred to the Committee on Public Roads.

Senate Bill No. 294. (House Bill No. 758.)

An Act to authorize and empower any motor power company of this Commonwealth which shall own the entire capital stock of any street railway company of this Commonwealth to acquire the corporate powers, franchises, property rights and credits of any such street railway company.

Referred to the Committee on Public Roads.

REPORTS FROM COMMITTEES.

Mr. JAMES A. WALKER, from the Committee on Banks and Banking, reported as committed House Bill No. 719, entitled:

An Act relating to the organization, maintenance and operation of the banking department and the scope of its supervision and control over corporations, partnerships, unincorporated associations and individuals and the assets and liabilities thereof; and providing penalties for the enforcement of its provisions.

Mr. SINCLAIR, from the Committee on Appropriations, reported as committed House Bill No. 677, entitled:

An Act making an appropriation to pay for the deficiency in the care, treatment, removal, and maintenance of the indigent insane for the two years ending May thirty-first, one thousand nine hundred nineteen.

Mr. LAULER, from the Committee on Appropriations, reported as committed House Bill No. 583, entitled:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Soldiers and Sailors' Home, at Erie, Pennsylvania, for deficiency in maintenance of said home.

Mr. BECHTOLD, from the Committee on Appropriations, reported as committed House Bill No. 654 (Senate Bill No. 76), entitled:

An Act making a deficiency appropriation to the Pennsylvania State Lunatic Hospital.

Mr. McCaIG, from the Committee on Appropriations, reported as amended House Bill No. 667, entitled:

An Act making an appropriation to pay for the deficiency in the care, treatment, removal, and maintenance of the indigent insane for the biennial period ending May thirty-first, one thousand nine hundred seventeen.

Mr. POWELL, from the Committee on Appropriations, reported as amended, House Bill No. 648 (Senate Bill No. 17), entitled:

An Act making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton, Pennsylvania, for deficiency.

Mr. RAMSEY, from the Committee on Appropriations, reported as amended, House Bill No. 45, entitled:

An Act making an appropriation providing for a deficiency in the maintenance of The Glen Mills Schools, Glen Mills, Delaware County, Pennsylvania.

Mr. POWELL, from the Committee on Counties and Townships, reported as committed, House Bill No. 550, entitled:

An Act relative to the payment over to the county treasurer of certain counties, of taxes collected by tax collectors of county taxes.

Mr. POWELL, from the Committee on Counties and Townships, reported as committed House Bill No. 218, entitled:

An Act adopting an official State song for the Commonwealth.

Mr. GEORGE T. WALKER, from the Committee on Counties and Townships, reported as amended House Bill No. 588, entitled:

An Act authorizing cemetery companies and associations to exercise the right of eminent domain to enlarge cemeteries and burial grounds.

Mr. SIOWALTER, from the Committee on Judiciary General, reported as committed House Bill No. 222, entitled:

An Act to amend clause (a), section two of an act, approved the seventh day of June, one thousand nine hundred and seventeen (P. L. 388), entitled: "An Act relating to the jurisdiction, powers, and procedure of the orphans' court and the court of common pleas as to sales, mortgages, conveyances on ground-rent, leases, extinguishment of ground-rents, partition, exchange, squaring and adjusting of lines between adjoining owners, consolidation and combination of mining lands and the leasing thereof, the joining owners of undivided interests, in making and taking conveyances in order to change the route or location of any right of way or passage over adjoining or other lands, and the subdivision of premises so as to command the highest price or greatest rents, and, for such purpose, the laying out or dedication of roads, streets, and alleys, or the vacation of such as have not been accepted by the public authorities, where the court shall be of opinion that such decree will be to the interest and advantage of all those interested; and where the legal title is held by minors, lunatics, habitual drunkards or weak-minded persons, a married person whose spouse is a lunatic or has abandoned him or her for one year, or has been absent and unheard of for seven years; by corporations having no capacity to convey or by any unincorporated association, by any religious, beneficial, or charitable society or association incorporated or unincorporated, and the title is subject to forfeiture if real estate is held in excess of the amount prescribed by its charter or by law; by a corporation, or individual or individuals and is subject to a trust of any description whatever; by any person as to whom a presumption of death may have arisen, or any interest wherein it is held by any person under legal disability to dispose thereof; where the legal title is an estate tail or is subject to the lien of debts of a decedent not of record, contingent remainders, executory devises, or remainders to a class, some or all of whom may not be in being or ascertained; where estates shall have been devised or granted for special or limited purposes; where there is a power of sale, but the time may not have arrived for its exercise, any preliminary act may not have been done to bring it into exercise, the time limited for its exercise may have expired, or any one or more persons required to consent or join in its exercise may be non compos mentis, having removed out of the State, having died, refused to act, unreasonably withhold consent, or be absent or unheard of; where there has been or shall be a defective appointment in any deed or will, and the necessary power is not given to the executor, devisee, or appointee to make sale and conveyance; where a trust has been created, and no power conferred on the trustee to do any of the acts which the court is hereby empowered to authorize or confirm; and to the effects of such decrees," extending the provisions of said act to cases where real estate or ground-rent issuing therefrom is held by a wife whose husband is a minor or by a married minor whose spouse is a minor.

Mr. DAVID F. DAVIS, from the Committee on Public Roads, reported as committed House Bill No. 649 (Senate Bill No. 19), entitled:

An Act validating certain agreements heretofore entered into by counties to pay a portion of the cost of improving and reconstructing certain borough roads and streets and authorizing the payment by the county of such portion of the cost of such improvement and reconstruction.

Mr. McINTYRE, from the Committee on Counties and Townships, reported as committed, House Bill No. 569, entitled:

An Act to amend section two of the act approved the twenty-first day of April, one thousand nine hundred and three (Pamphlet Laws two hundred twenty-nine), entitled "An Act authorizing and requiring county commissioners of the several counties of this Commonwealth to have the county bridges of their respective counties painted, and the bolts of the same tightened, as often as may be necessary, as amended.

Mr. JAMES A. WALKER, from the Committee on Judiciary General, reported as committed, House Bill No. 636, entitled:

An Act to quiet the title to real estate; and to enable citizens of the United States, and corporations authorized to hold real estate within this Commonwealth, to hold and convey title to real estate which has been formerly held by or for corporations not authorized by law to hold the same.

Mr. BELL, from the Committee on Banks and Banking, reported as committed, House Bill No. 433, entitled:

An Act providing that unincorporated organizations, associations, societies, partnerships or individuals; creating funds derived from periodical payments by members or other persons, as well as from fees, forfeiture, incidental fees and payment of premiums and interest, which fund is to be loaned or advanced to members or to other persons for the purpose of enabling them to acquire real estate, personal property or to construct buildings, or for any other purpose, shall be deemed to be Building and Loan Associations, for the purpose of making them subject to the supervision and control of the Banking Department.

Mr. SOWERS, from the Committee on Judiciary Local, reported as committed, House Bill No. 619, entitled:

An Act authorizing Edward W. Fernstermacher, a resident of Butler Township, County of Luzerne, to bring suit in the Court of Common Pleas of Luzerne County against the Commonwealth of Pennsylvania.

Mr. DRINKHOUSE, from the Committee on Banks and Banking, reported as committed, House Bill No. 646, entitled:

An Act to amend section one of an act approved the twenty-third day of April, one thousand nine hundred and nine, (P. L. 171), entitled "An Act making it a misdemeanor for any person to make, utter, circulate, or transmit false or derogatory statements affecting the solvency or financial standing of any bank, banking house, banking company, trust company, surety company, guarantee company, title insurance company, or other financial institution, in this Commonwealth; and providing penalties for violation of this act," by extending the provisions of said act to life and fire insurance companies.

Mr. DRINKHOUSE, from the Committee on Appropriations, reported as committed, House Bill No. 647 (Senate Bill No. 13), entitled:

An Act making an appropriation to the trustees of the State Institution for the Feeble-Minded of Eastern Pennsylvania at Spring City.

Mr. ARTHUR R. B. FOX, from the Committee on Banks and Banking, reported as committed House Bill No. 351, entitled:

An Act concerning industrial banks; defining the same; and providing for their incorporation, powers, supervision and control.

Mr. HICKERNELL, from the Committee on Judiciary General, reported as committed House Bill No. 490, entitled:

An Act authorizing the appointment of interpreters in each county of this Commonwealth, and providing for their compensation.

Mr. INGHAM, from the Committee on Judiciary General, reported as committed House Bill No. 450, entitled:

An Act to repeal an act approved the fourth day of June one thousand nine hundred and fifteen, (P. L. 822), entitled "An Act authorizing a written demand for a jury trial in actions at law in the several courts of common pleas of this Commonwealth, by either party thereto; regulating the procedure of trials at law by a judge without a jury, and authorizing the several courts of common pleas of this Commonwealth to adopt rules for regulating the procedure under this act; and regulating appeals from judgments."

Mr. MARCUS, from the Committee on Judiciary Special, reported as committed House Bill No. 604, entitled:

An Act to further amend section two of an act approved the first day of May, one thousand nine hundred and seven (P. L. 135), entitled "An Act relating to the appointment of stenographers and assistant stenographers to report proceedings in the several courts of common pleas, and orphans' courts, courts of oyer and terminer and general jail delivery, and courts of quarter sessions of the peace, of this Commonwealth, as well as before commissioners, masters and special masters in chancery, referees, examiners, auditors, and other officers; prescribing their powers and duties, and when such reports shall be evidence of the facts reported; prescribing their compensation and allowances for expenses, when the same shall be paid by the county wherein such stenographers or assistant stenographers are employed, and when by the parties to such proceedings; and repealing an act, entitled "An Act directing the courts of this Commonwealth; authorizing the appointment of stenographers by examiners, master, referees, commissioners, and auditors; authorizing the appointment of assistant stenographers repealing "An Act to authorize the appointment of stenographers in the several courts of this Commonwealth, prescribing their duties and fixing their compensation," approved May eighth, one thousand eight hundred and seventy-four; repealing "An Act to authorize the appointment of stenographers in the several courts of this Commonwealth, prescribing their duties and fixing their compensation," approved May eighth, one thousand eight hundred and seventy-six, and repealing "An Act defining the duty of court stenographers in the several counties in this State," approved June tenth, one thousand eight hundred and eighty-one," approved the twenty-fourth day of May, one thousand eight hundred and eighty-seven; but such repeal not to revive any law repealed by the said act of twenty-fourth of May, one thousand eight hundred and eighty-seven," as amended, by requiring judges of the quarter sessions courts to employ stenographers in certain cases, and to furnish copies of testimony to defendants at the cost of the county.

Mr. BALDRIGE, from the Committee on Banks and Banking, reported as committed House Bill No. 670, entitled:

An Act permitting building and loan associations to invest their uninvested funds in bonds of the United States, issued before the war purposes, and validating investments heretofore made by such associations in bonds of the United States government issued for war purposes.

Mr. NORTH, from the Committee on Judiciary Special, reported as committed House Bill No. 650 (Senate Bill No. 26), entitled:

An Act to amend an act entitled "An Act to amend the first section of an act entitled 'An Act to encourage county historical societies' approved the twenty-first day of May Anno Domini one thousand nine hundred and one so as to provide that the commissioners' board in counties where the population exceeds one million may appropriate a sum not exceeding one thousand dollars annually to the chief historical society in said county" Approved the thirty-first day of March Anno Domini one thousand nine hundred and fifteen Pamphlet Laws thirty-six, increasing the sum that may be appropriated and providing for joint appropriations.

Mr. WHITEMAN, from the Committee on Judiciary General, reported as committed House Bill No. 684, entitled:

An Act regulating the physical form of charters, certificates of incorporation or applications, when application shall be made to any of the courts of common pleas for a charter of a corporation of the first class.

Mr. ROBERT L. WALLACE, from the Committee on Judiciary Special, reported as committed House Bill No. 479, entitled:

An Act abolishing the distinction between an appeal and a certiorari from the judgments of Justices of the Peace and Aldermen; providing that all judgments of Justices of the Peace and Aldermen shall be reviewed by a procedure called an appeal, and regulating the practice in such appeals.

Mr. WELLS, from the Committee on Judiciary General, reported as committed House Bill No. 179, entitled:

An Act authorizing the judges learned in the law of the courts of common pleas and orphans' courts of the counties having a population of more than one hundred and fifty thousand and less than two hundred fifty thousand inhabitants to employ suitable clerical assistance; and providing for the payment of such clerical assistance by the several counties.

Mr. ALEXANDER, from the Committee on Judiciary General, reported as committed House Bill No. 644, entitled:

An Act providing for the appointment of county detectives in certain counties, and fixing their salaries payable from the county treasury.

Mr. BUNGARD, from the Committee on Judiciary Local, re-reported as amended House Bill No. 48, entitled:

An Act to further amend section four of an act approved the twenty-third day of June one thousand nine hundred eleven (Pamphlet Laws one thousand one hundred and twenty-three), entitled "An Act establishing in each county a board of viewers prescribing their duties providing for their appointment as viewers, road juries, juries of view and commissioners to view land and providing for the charges upon the respective counties in the matter of salaries, costs and expenses thereof" as amended.

Mr. CATLIN, from the Committee on Judiciary Special, reported with a negative recommendation, House Bill No. 558, entitled:

An Act to provide for the appointment of assistant district attorneys in the several counties having over two hundred thousand and less than three hundred thousand inhabitants; and fixing their salaries.

Mr. CATLIN, from the Committee on Judiciary Special, reported with a negative recommendation, House Bill No. 559, entitled:

An Act to fix the salaries of district attorneys in the several counties, having over two hundred thousand inhabitants, and less than five hundred thousand inhabitants.

BILLS ON THIRD READING.

The SPEAKER. The Chair will take up the third reading calendar.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 397, entitled:

An Act authorizing the State Highway Commissioner to designate certain State highways forming a continuous route as a Roosevelt Highway.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—187.

Alexander,	Di Lemmo,	Kooser,	Rothenberger,
Allum,	Dilsheimer,	Krause, T. S.,	Ruddy,
Aron,	Dittrich,	Krause, W.,	Sarig,
Baldi,	Doncey,	Krug,	Schaeffer,
Baldrige,	Drinkhouse,	Kunkle,	Schilling,
Barnhart,	Dunn,	Lafferty,	Scott,
Bechtold,	Ehrhardt,	Lanius,	Shaffer,
Beckley,	Ephraim,	Lauler,	Shellenberger,
Bell,	Evans, J. T.,	Levis,	Showalter,
Benchoff,	Evans, S. J.,	MacCallum,	Shunk,
Bennett,	Finney,	Magill,	Simpson,
Benninger,	Fitzgibbon,	Marcus,	Slinciar,
Bidenspacher,	Flynn,	Marshall,	Smith, E. R.,
Bigler,	Poster,	Martin,	Smith, F. I.,
Black,	Powler,	McCaig,	Snyder,
Boland,	Fox, A. R.,	McCurdy,	Soffel,
Bower,	Fox, I. M.,	McCaery,	Sowers,
Bowman,	Franklin,	McIntyre,	Sprowls,
Brady,	Gans,	McKay,	Stadlander,
Brendle,	Glass,	McKinn,	Stark,
Brislin,	Gooder,	Mehring,	Statlet,
Brooks,	Goodnough,	Michel,	Steedie,
Bucher,	Graham,	Millar,	Sterling,
Campbell,	Grist,	Miller, A. D.,	Stevenson,
Catin,	Griffith,	Miller, C. G.,	Stott,
Clements,	Haines,	Miller, D. I.,	Todd,
Clutton,	Haldeman,	Miller, D. D.,	Ush,
Coldsmith,	Hamilton, J.,	Millin,	Wagner,
Collier,	Hamilton, W. J.,	Milner,	Walker, E. T.,
Colville,	Hampson,	Morgan,	Walker, J. A.,
Comer,	Harer,	Murphy,	Wallace, E. L.,
Conner,	Harvey,	Neary,	Wallace, W. T.,
Cook,	Heffernan,	North,	Wells,
Corbin,	Helt,	Norton,	West,
Crawford,	Hess,	Palmer,	Wettach,
Crockett,	Heyburn,	Patterson,	Whiteman,
Crum,	Hickernell,	Perry,	Willert,
Curran,	Hollingsworth,	Phillips,	Williams,
Curry, A. E.,	Horne,	Pidgeon,	Willson,
Curry, R.,	Hough,	Pike,	Wood,
Davis, D. F.,	Huntington,	Powell,	Woodruff,
Davis, J. T.,	Hutchison,	Quigley,	Wynne,
Davis, W.,	Ingham,	Ramsey,	Zanders,
Dawson,	Jennings,	Reber, C. A.,	Zimmerman,
Day,	Jones,	Reber, H. F.,	Zook,
Dewey,	Jordan,	Ringer,	Spangler,
Diehm,	Kantner,	Rinn,	Speaker,
	Kennedy,	Rorke,	
	Kinsman,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 347, as follows:

An Act to further amend section one as amended and to amend sections two three and sixteen of article four chapter seven of an act approved the fourteenth day of May one thousand nine hundred fifteen (Pamphlet Laws three hundred and twelve) entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of article four chapter seven of an act approved the fourteenth day of May one thousand nine hundred fifteen (Pamphlet Laws three hundred and twelve) entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" which as amended by section thirty-four of an act approved the sixth day of July one thousand nine hundred seventeen (Pamphlet Laws seven hundred and four) entitled "An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen entitled 'An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs' and repealing certain acts relating to boroughs" which reads as follows

"Section 1 The auditors of the borough shall meet on the third Tuesday of January one thousand nine hundred and sixteen and annually thereafter and shall audit adjust and settle the accounts of the tax collectors and all officers of the borough the amount of any balance or shortage or of any expenditure of a kind or made a manner prohibited or not authorized by statute or which causes a financial loss to the borough shall be a surcharge against any officer against whom such balance or shortage shall appear or who by vote act or neglect has made permitted or approved such expenditure" is hereby further amended to read as follows

Section 1 The auditors of the borough shall meet on the first Tuesday after the first Monday of January one thousand nine hundred and twenty and annually thereafter and shall audit adjust and settle the accounts of the tax collectors and all officers of the borough the amount of any balance or shortage or of any expenditure of a kind or made in a manner prohibited or not authorized by statute or which causes a financial loss to the borough shall be a surcharge against any officer against whom such balance or shortage shall appear or who by vote act or neglect has made permitted or approved such expenditure

Section 2 That section two of article four chapter seven of said act which reads as follows

"Section 2 All orders and vouchers which have been paid shall on their presentation to the auditors be cancelled by writing the word audited' on the face thereof" is hereby amended to read as follows

Section 2 All orders and vouchers which have been paid shall on their presentation to the auditors be cancelled by writing the word "audited" on the face thereof but no bill shall be accepted by the auditors or passed upon which shall not have been ordered paid by the borough council Each voucher and bill shall be carefully examined by the auditors before accepting or rejecting the same

Section 3 That section three of article four chapter seven of said act which reads as follows

"Section 3 The auditors shall complete such audit adjustment and settlement as soon as possible and shall within ten days thereafter publish by posting printed or typewritten handbills in five public places in the borough an itemized statement of the receipts and expenditures of the several officers for the preceding year They shall also within such period of ten days file a copy of the statement with the secretary of the borough and also with the clerk of court of quarter sessions of the county which shall be at all times subject to public inspection Whenever two or more borough offices shall be exercised by the same person only one statement shall be required" is hereby amended to read as follows

Section 3 The auditors shall complete such audit adjustment and settlement as soon as possible and shall prepare a full itemized statement for the information of the public which statement shall give the name of the drawee of each voucher the purpose which said voucher was given for and the amount thereof The auditors shall within ten days thereafter publish a full copy of such itemized statement in at least one newspaper having the largest circulation in the borough once a week for three successive weeks following They shall also within such period of ten days file a copy of the statement with the secretary of the borough and also with the clerk of court of quarter sessions of the county which shall be at all times subject to public inspection. Whenever two or more borough offices shall be exercised by the same person only one statement shall be required

Section 4 That section sixteen of article four chapter seven of said act which reads as follows

"Section 16 In case of any neglect or refusal to comply with the provisions of the preceding sections of this article the auditors so neglecting or refusing shall pay a penalty of one hundred dollars to be recovered in the same manner as debts of like amount are recoverable by suit instituted in the name of the borough upon the complaint of any taxpayer thereof When so recovered the amount of the penalty shall be paid

into the treasury of the borough" is hereby amended to read as follows.

Section 16 In case of any neglect or refusal to comply with the provisions of the preceding sections of this article or in case of any violation thereof the auditors or any one of them so neglecting or refusing or violating such provisions shall pay a fine of one hundred dollars and in default of the payment of such fine shall undergo an imprisonment in the county jail for a term of ninety days When so recovered the amount of the fine shall be paid into the treasury of the borough

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. POWELL. Mr. Speaker, I move that this bill be placed on the postponed calendar.

Mr. WALKER. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 476, as follows:

An Act to amend section eight clause (b) of "the Wills act of one thousand nine hundred and seventeen" approved June seventh one thousand nine hundred and seventeen (Pamphlet Laws four hundred and three) by giving to any mother or adopting mother the right to appoint a testamentary guardian for her minor child when the father or adopting father of such child has forfeited his right to appoint a testamentary guardian under clause (c) of said section and when the said mother or adopting mother has left an estate real or personal to such child the said amendment to apply to the wills of all persons dying on or after the thirty-first day of December one thousand nine hundred and seventeen

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eight clause (b) of "the Wills Act of one thousand and nine hundred and seventeen" approved the seventh day of June Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws four hundred and three) which reads as follows

"(b) Every persons competent to make a will being the mother or adopting mother of any minor child unmarried may appoint a testamentary guardian for such child during his or her minority or for any shorter period whenever the father or adopting father of such child shall be deceased and has not appointed such a guardian Such mother or adopting mother who shall leave to such child an estate either real or personal may appoint a testamentary guardian for such estate of the child whether the father or adopting father of such child shall be living or dead and whether he shall or shall not have appointed a testamentary guardian for such child" be and the same is hereby amended so as to read

"(b) Every person competent to make a will being the mother or adopting mother of any minor child unmarried may appoint a testamentary guardian for such child during his or her minority or for any shorter period whenever the father or adopting father of such child shall be deceased and has not appointed such a guardian Whenever the father or adopting father of such child has forfeited his right to appoint a testamentary guardian under the provisions of clause (c) of this section such mother or adopting mother who shall leave to such child an estate either real or personal may appoint a testamentary guardian for such child Such mother or adopting mother who shall leave to such child an estate either real or personal may appoint a testamentary guardian for such estate of the child whether the father or adopting father of such child shall be living or dead and whether he shall or shall not have appointed a testamentary guardian for such child

Section 2 This amending act shall apply to the wills of all persons dying on or after the thirty-first day of December one thousand nine hundred and seventeen

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—188

Alexander,	Dilsheimer,	Krug,	Sarig,
Allum,	Ditrich,	Kunkle,	Schaeffer,
Baldi,	Donneley,	Lafferty,	Schilling,
Baldrige,	Drinkhouse,	Lanius,	Shaffer,
Barnhart,	Dunn,	Lauler,	Shellenberger,
Bechtold,	Ehrhardt,	Levis,	Showalter,
Beckley,	Ephraim,	MacCallum,	Shunk,
Bell,	Evans, J. T.,	Magill,	Simpson,
Benchoff,	Evans, S. J.,	Mangan,	Sinclair,
Bennett,	Flinney,	Marcus,	Smith, E. R.,
Benninger,	Fitzgibbon,	Marshall,	Smith, F. I.,
	Foster,	Martin,	Snyder

Bigler, Blank, Bolard, Bower, Bowman, Brady, Brendle, Brislin, Brooks, Bucher, Bungard, Campbell, Catlin, Clements, Clutton, Coldsmith, Collier, Colville, Comer, Conner, Cook, Corbin, Crawford, Crockett, Crum, Curran, Curry, A. E., Curry, R., Davis, D. F., Davis, J. T., Davis, W., Dawson, Day, Dewey, Diehm, Di Lemmo,	Fowler, Fox, A. R., Fox, I. M., Franklin, Gans, Glass, Golder, Goodnough, Graham, Griest, Griffith, Haines, Haldeman, Hamilton, J., Hamilton, W. J., Hampson, Hare, Harvey, Heffernan, Helt, Heyburn, Hickernell, Hollingsworth, Horne, Hough, Huntington, Hutchison, Ingham, Jennings, Jones, Jordan, Kantner, Kennedy, Kinsman, Kooser, Krause, T. S., Krause, W.,	McCaig, McCurdy, McGeary, McIntyre, McKay, McKim, Mehring, Michel, Millar, Miller, A. D., Miller, C. G., Miller, D. I., Miller, D. D., Millin, Milner, Morgan, Murphy, Neary, North, Norton, Patterson, Perry, Phillips, Pidgeon, Pike, Powell, Quigley, Ramsey, Reber, C. A., Reber, H. F., Ringle, Rinn, Rorke, Rothenberger, Ruddy, Speaker,	Soffel, Sowers, Sprowls, Stadtlander, Stark, Statler, Steedle, Sterling, Stevenson, Stott, Sweetzer, Todd, Trach, Ulsh, Vickerman, Wagner, Walker, G. T., Walker, J. A., Wallace, R. L., Wallace, W. T., Wells, West, Wettach, Whiteman, Willert, Williams, Willson, Wood, Woodruff, Wynne, Zanders, Zimmerman, Zook, Spangler, Speaker.	Crum, Curran, Curry, A. E., Curry, R., Davis, D. F., Davis, J. T., Davis, W., Dawson, Day, Dewey, Diehm, Huntington, Hutchison, Ingham, Jennings, Jones, Jordan, Kantner, Kennedy, Kinsman, Kooser, Krause, T. S., Schaeffer,	Powell, Quigley, Reber, C. A., Reber, H. F., Ringle, Rinn, Rorke, Rothenberger, Ruddy, Sarig, Schaeffer,	Wood, Woodruff, Wynne, Zanders, Zimmerman, Zook, Spangler, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 384 (Senate Bill No. 42), entitled:

An Act making an appropriation to cover deficiency to the trustees of the State Hospital for the Criminal Insane at Farview Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

Alexander, Allum, Aron, Baldi, Baldrige, Barnhart, Bechtold, Bell, Benchoff, Bennett, Benninger, Bidelspacher, Bigler, Blank, Bolard, Bower, Bowman, Brady, Brendle, Brislin, Brooks, Bucher, Bungard, Campbell, Catlin, Clements, Clutton, Coldsmith, Collier, Colville, Conner, Cook, Corbin, Cox, Crawford, Crockett, Crum, Curran, Curry, A. E., Curry, R., Davis, D. F., Davis, J. T., Davis, W., Dawson, Day, Dewey, Diehm, Di Lemmo,	Dilsheimer, Dithrich, Donneley, Drinkhouse, Dunn, Ehrhardt, Ephraim, Evans, J. T., Evans, S. J., Finney, Fitzgibbon, Flynn, Foster, Fowler, Fox, A. R., Fox, I. M., Franklin, Geary, Glass, Golder, Goodnough, Graham, Griest, Griffith, Haines, Haldeman, Hamilton, J., Hamilton, W. J., Hampson, Harer, Harvey, Heffernan, Helt, Hess, Heyburn, Hickernell, Hollingsworth, Horne, Hough, Huntington, Hutchison, Ingham, Jennings, Jones, Jordan, Kantner, Kennedy, Kinsman, Kooser,	Krause, T. S., Krause, W., Krug, Kunkle, Lanier, Lauler, Levis, MacCallum, Mangan, Magill, Marcus, Marshall, Martin, McCaig, McCurdy, McGeary, McIntyre, McKay, McKim, Mehring, Michel, Millar, Miller, A. D., Miller, C. G., Miller, D. I., Miller, D. D., Millin, Milner, Morgan, Murphy, Neary, North, Norton, Palmer, Patterson, Perry, Pidgeon, Pike, Powell, Quigley, Ramsey, Reber, C. A., Reber, H. F., Ringle, Rinn, Rorke, Rothenberger, Ruddy, Sarig, Schaeffer, Schilling, Scott, Shaffer, Shellenberger, Showalter, Shunk, Simpson, Sinclair, Smith, E. R., Smith, F. I., Snyder, Soffel, Sowers, Sprowls, Stadtlander, Stark, Statler, Steedle, Sterling, Stevenson, Stott, Sullivan, Sweetzer, Todd, Trach, Ulsh, Vickerman, Wagner, Walker, G. T., Walker, J. A., Wallace, R. L., Wallace, W. T., Wells, West, Wettach, Whiteman, Willert, Williams, Willson, Wood, Woodruff, Wynne, Zanders, Zimmerman, Zook, Spangler, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 522, (Senate Bill No. 66), entitled:

An Act to amend section two and section five as amended and to supplement an act approved the seventh day of July

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 523 (Senate Bill No. 86), entitled:

An Act to amend section one of an act approved the fifth day of July one thousand nine hundred and seventeen entitled "An Act authorizing cities to refund moneys paid by property owners into their treasuries when a court of competent jurisdiction shall have determined that there was no liability for such payment when made" extending the provisions thereof to boroughs and incorporated towns

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—183.

Alexander, Allum, Aron, Baldi, Baldrige, Barnhart, Bechtold, Beckley, Bell, Benchoff, Bennett, Benninger, Bidelspacher, Bigler, Bolard, Bower, Bowman, Brady, Brendle, Brislin, Brooks, Bucher, Bungard, Campbell, Catlin, Clements, Clutton, Coldsmith, Collier, Colville, Conner, Cook, Corbin, Cox, Crawford, Crockett, Crum, Curran, Curry, A. E., Curry, R., Davis, D. F., Davis, J. T., Davis, W., Dawson, Day, Dewey, Diehm, Di Lemmo,	Di Lemmo, Dilsheimer, Donneley, Drinkhouse, Dunn, Ehrhardt, Ephraim, Evans, J. T., Evans, S. J., Finney, Fitzgibbon, Foster, Fowler, Fox, A. R., Fox, I. M., Franklin, Gans, Glass, Golder, Goodnough, Graham, Griest, Griffith, Haines, Haldeman, Hamilton, J., Hamilton, W. J., Hampson, Harer, Harvey, Heffernan, Helt, Heyburn, Hickernell, Hollingsworth, Horne, Hough,	Krause, W., Krug, Kunkle, Lauler, Levis, MacCallum, Magill, Mangan, Marcus, Marshall, Martin, McCaig, McCurdy, McGeary, McIntyre, McKay, McKim, Mehring, Michel, Millar, Miller, A. D., Miller, C. G., Miller, D. I., Miller, D. D., Millin, Milner, Morgan, Murphy, Neary, North, Norton, Patterson, Perry, Phillips, Pidgeon, Pike,	Schilling, Shaffer, Shellenberger, Showalter, Shunk, Simpson, Sinclair, Smith, E. R., Smith, F. I., Snyder, Soffel, Sowers, Sprowls, Stadtlander, Stark, Statler, Steedle, Sterling, Stevenson, Stott, Sweetzer, Todd, Trach, Ulsh, Wagner, Walker, G. T., Walker, J. A., Wallace, R. L., Wallace, W. T., Wells, West, Wettach, Whiteman, Willert, Williams, Willson, Wood, Woodruff, Wynne, Zanders, Zimmerman, Zook, Spangler, Speaker.
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one thousand eight hundred eighty-five (Pamphlet Laws two hundred and fifty-seven) entitled "An Act to confer upon the several courts of common pleas of this Commonwealth jurisdiction of a court of equity in all cases of dower and partition and prescribing the method of procedure" by enlarging the powers of the master and confirming all cases heretofore proceeded in to final decree

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—184.

Alexander,	Diehm,	Krause, T. S.,	Sarig,
Allum,	Di Lemmo,	Krause, W.,	Schaeffer,
Aron,	Dilsheimer,	Krug,	Schilling,
Bald,	Drithrich,	Kunkle,	Shaffer,
Baldrige,	Drinkhouse,	Lafferty,	Shellenberger,
Barnhart,	Dunn,	Lauler,	Showalter,
Bechtold,	Ehrhardt,	Levis,	Shunk,
Beckley,	Ephraim,	MacCallum,	Simpson,
Bell,	Evans, J. T.,	Magill,	Sinclair,
Benchhoff,	Evans, S. J.,	Marcus,	Smith, E. R.,
Bennett,	Finney,	Marshall,	Smith, F. I.,
Benninger,	Fitzgibbon,	Martin,	Snyder,
Bigler,	Foster,	McCaig,	Soffel,
Blank,	Fowler,	McCurdy,	Sowers,
Boland,	Fox, A. R.,	McGeary,	Sprowls,
Bower,	Fox, I. M.,	McIntyre,	Stadtlander,
Bowman,	Franklin,	McKay,	Statler,
Brady,	Gars,	McKim,	Steedle,
Brendle,	Glass,	Mehring,	Sterling,
Brislin,	Goodnough,	Michel,	Stevenson,
Brooks,	Graham,	Miller,	Stott,
Bucher,	Griest,	Miller, A. D.,	Switzer,
Bungard,	Griffith,	Miller, C. G.,	Todd,
Campbell,	Haines,	Miller, D. I.,	Trach,
Catlin,	Haldeman,	Miller, D. D.,	Uish,
Clements,	Hamilton, J.,	Millner,	Wagner,
Clutton,	Hamilton, W. J.,	Morgan,	Walker, G. T.,
Coldsmith,	Hampson,	Murphy,	Walker, J. A.,
Collier,	Harer,	Neary,	Wallace, R. L.,
Colville,	Harvey,	North,	Wallace, W. T.,
Comer,	Heffernan,	Norton,	Wells,
Conner,	Helt,	Patterson,	West,
Cook,	Heyburn,	Perry,	Wettach,
Corbin,	Hickernell,	Pidgeon,	Whiteman,
Crawford,	Hollingsworth,	Pike,	Willert,
Crockett,	Horne,	Phillips,	Williams,
Crum,	Hough,	Ramsey,	Willson,
Curran,	Huntington,	Reber, C. A.,	Wood,
Curry, A. E.,	Ingham,	Reber, H. F.,	Woodruff,
Curry, R.,	Jennings,	Rinn,	Wynne,
Davis, D. F.,	Jones,	Rothenberger,	Zanders,
Davis, J. T.,	Jordan,	Ringler,	Zimmerman,
Davis, W.,	Kantner,	Rinke,	Zook,
Dawson,	Kennedy,	Rothenberger,	Spangler,
Day,	Kinsman,	Ruddy,	Speaker,
Dewey,	Kooser,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 518 (Senate Bill No. 15), entitled:

An Act making an emergency appropriation to cover deficiency to the trustees of the State Institution for Feeble-Minded of Western Pennsylvania at Polk Pennsylvania.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—180.

Alexander,	Ehrhardt,	Kunkle,	Shaffer,
Allum,	Ephraim,	Lafferty,	Shellenberger,
Aron,	Evans, J. T.,	Lanius,	Showalter,
Bald,	Evans, S. J.,	Lauler,	Shunk,
Baldrige,	Finney,	Levis,	Simpson,
Barnhart,	Fitzgibbon,	MacCallum,	Sinclair,
Bechtold,	Flynn,	Mallery,	Smith, E. R.,
Beckley,	Foster,	Marcus,	Smith, F. I.,
Bell,	Fowler,	Marshall,	Snowden,

Benchhoff,	Fox, A. R.,	McCaig,	Snyder,
Bennett,	Fox, I. M.,	McCurdy,	Soffel,
Benninger,	Franklin,	McGeary,	Sowers,
Bigler,	Gans,	McIntyre,	Sprowls,
Boland,	Glass,	McKay,	Stadtlander,
Bower,	Goehring,	McKim,	Stark,
Bowman,	Goldci,	Mehring,	Statler,
Brady,	Goodnough,	Michel,	Steedle,
Brislin,	Graham,	Miller, A. D.,	Sterling,
Brooks,	Griest,	Miller, C. G.,	Stevenson,
Bucher,	Griffith,	Miller, D. I.,	Stott,
Bungard,	Haines,	Miller, D. D.,	Sullivan,
Campbell,	Haldeman,	Millin,	Sweetzer,
Catlin,	Hamilton, J.,	Millner,	Todd,
Clutton,	Hamilton, W. J.,	Murphy,	Trach,
Coldsmith,	Hampson,	Neary,	Uish,
Collier,	Harer,	North,	Wagner,
Colville,	Harvey,	Norton,	Walker, G. T.,
Conner,	Heffernan,	Patterson,	Walker, J. A.,
Corbin,	Helt,	Perry,	Wallace, R. L.,
Cox,	Heyburn,	Phillips,	Wallace, W. T.,
Crawford,	Hickernell,	Pidgeon,	Wells,
Crockett,	Hoffman,	Pike,	West,
Curran,	Hollingsworth,	Powell,	Wettach,
Curry, A. E.,	Horne,	Quigley,	Whiteman,
Curry, R.,	Hough,	Ramsey,	Willert,
Davis, D. F.,	Huntington,	Reber, C. A.,	Williams,
Davis, W.,	Ingham,	Reber, H. F.,	Willson,
Dawson,	Jennings,	Rhoads,	Woner,
Day,	Jones,	Ringler,	Wood,
Dewey,	Kantner,	Rinn,	Woodruff,
	Kennedy,	Robertson,	Wynne,
	Kinsman,	Rothenberger,	Zanders,
	Kooser,	Ruddy,	Zimmerman,
	Krause, T. S.,	Sarig,	Zook,
	Krause, W.,	Schaeffer,	Spangler,
	Krug,	Schilling,	Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 519 (Senate Bill No. 16), entitled:

A Supplement to the act approved the twenty-ninth day of May one thousand eight hundred and eighty-five (Pamphlet Laws twenty-nine), entitled "An Act to provide for the incorporation and regulation of natural gas companies" extending the duration of certain charters and providing a procedure therefor.

And said bill having been read at length the third, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—181

Alexander,	Dilsheimer,	Krug,	Shaffer,
Allum,	Donneley,	Kunkle,	Shellenberger,
Aron,	Drinkhouse,	Lauler,	Showalter,
Bald,	Dunn,	Levis,	Shunk,
Baldrige,	Ehrhardt,	MacCallum,	Simpson,
Barnhart,	Ephraim,	Magill,	Sinclair,
Bechtold,	Evans, J. T.,	Marcus,	Smith, E. R.,
Beckley,	Evans, S. J.,	Marshall,	Smith, F. I.,
Bell,	Finney,	Martin,	Snyder,
Benchhoff,	Fitzgibbon,	McCaig,	Soffel,
Bennett,	Foster,	McCurdy,	Sowers,
Bigler,	Fowler,	McGeary,	Sprowls,
Blank,	Fox, A. R.,	McIntyre,	Stadtlander,
Boland,	Fox, I. M.,	McKay,	Stark,
Bower,	Franklin,	McKim,	Statler,
Bowman,	Gans,	Mehring,	Steedle,
Brady,	Glass,	Michel,	Sterling,
Brendle,	Goldci,	Miller,	Stevenson,
Brislin,	Goodnough,	Miller, A. D.,	Stott,
Brooks,	Graham,	Miller, C. G.,	Switzer,
Bucher,	Griest,	Miller, D. I.,	Todd,
Bungard,	Griffith,	Miller, D. D.,	Trach,
Campbell,	Haines,	Millin,	Uish,
Catlin,	Haldeman,	Millner,	Wagner,
Clements,	Hamilton, J.,	Morgan,	Walker, G. T.,
Clutton,	Hamilton, W. J.,	Murphy,	Walker, J. A.,
Coldsmith,	Hampson,	Neary,	Wallace, R. L.,
Collier,	Harer,	North,	Wallace, W. T.,
Colville,	Harvey,	Norton,	Wells,
Comer,	Heffernan,	Patterson,	West,
Conner,	Helt,	Perry,	Wettach,
Cook,	Heyburn,	Pidgeon,	Whiteman,
Corbin,	Hickernell,	Pike,	Willert,
Crawford,	Hollingsworth,	Powell,	Williams,
Crockett,	Horne,	Quigley,	Willson,
Crum,	Hough,	Ramsey,	Woner,
	Huntington,		

Curran,	Hutchison,	Reber, C. A.,	Wood,
Curry, A. E.,	Ingham,	Reber, H. F.,	Woodruff,
Curry, R.,	Jennings,	Ringler,	Wynne,
Davis, D. F.,	Jones,	Rinn,	Zimmerman,
Davis, J. T.,	Jordan,	Robertson,	Zook,
Davis, W.,	Kantner,	Rorke,	Spangler,
Day,	Kennedy,	Rothenberger,	Speaker.
Dewey,	Kinsman,	Ruddy,	
Diehm,	Kooser,	Sarig,	
Di Lemmo,	Krause, T. S.,	Schaeffer,	
	Krause, W.,	Schilling,	

YAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration House Bill No. 71, entitled:

An Act making an appropriation to the State Hospital for injured persons of the Anthracite Coal Region at Ashland, Pennsylvania.

And said bill having been read at length the third, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—192

Alexander,	Diehm,	Krause, T. S.,	Ruddy,
Allum,	Di Lemmo,	Krause, W.,	Sarig,
Aron,	Dilsheimer,	Krug,	Schaeffer,
Baldi,	Dittrich,	Kunkle,	Scott,
Baldrige,	Donneley,	Lafferty,	Shaffer,
Barnhart,	Drinkhouse,	Lanius,	Shellenberger,
Bechtold,	Dunn,	Lauler,	Showalter,
Beckley,	Ehrhardt,	Levis,	Shunk,
Bell,	Ephraim,	MacCallum,	Simpson,
Benchoff,	Evans, J. T.,	Magill,	Sinclair,
Bennett,	Finney,	Mangan,	Smith, E. R.,
Benninger,	Fitzgibbon,	Marcus,	Smith, F. I.,
Bidelspacher,	Flynn,	Marshall,	Snowden,
Bigler,	Fowler,	Martin,	Snyder,
Blanch,	Fox, A. R.,	McCaig,	Soffel,
Bolard,	Fox, I. M.,	McCurdy,	Sowers,
Bower,	Franklin,	McGeary,	Sprowls,
Bowman,	Gans,	McIntyre,	Stadlander,
Brady,	Glass,	McKay,	Stark,
Brendle,	Goehring,	McKim,	Stetle,
Brislin,	Golder,	Mehring,	Stevenson,
Brooks,	Goodnough,	Michel,	Stott,
Bucher,	Graham,	Miller,	Sullivan,
Bungard,	Griest,	Miller, A. D.,	Sweitzer,
Campbell,	Griffith,	Miller, C. G.,	Todd,
Catlin,	Haines,	Miller, D. L.,	Trach,
Clements,	Haldeman,	Miller, D. D.,	Uish,
Clutton,	Hamilton, J.,	Millin,	Wagner,
Coldsmith,	Hamilton, W. J.,	Miller,	Walker, C. T.,
Collier,	Harvey,	Morgan,	Walker, J. A.,
Colville,	Heffernan,	Murnhy,	Wallace, R. J.,
Comorer,	Helt,	North,	Wallace, W. T.,
Conner,	Heyburn,	Norton,	Wells,
Cook,	Hickernell,	Patterson,	West,
Cosbin,	Homan,	Perry,	Wettach,
Cox,	Hollingsworth,	Phillips,	Whitman,
Crawford,	Horne,	Pidgeon,	Willert,
Crockett,	Hough,	Pike,	Williams,
Crum,	Huntington,	Powell,	Willson,
Curran,	Hutchison,	Quigley,	Woner,
Curry, A. E.,	Ingham,	Reber, H. F.,	Wood,
Curry, R.,	Jennings,	Rhoads,	Woodruff,
Davis, D. F.,	Jordan,	Ringler,	Wynne,
Davis, J. T.,	Kantner,	Rinn,	Zanders,
Davis, W.,	Kennedy,	Robertson,	Zimmerman,
Dawson,	Kinsman,	Rorke,	Zook,
Dewey,	Kooser,	Rothenberger,	Spangler,
			Speaker.

YAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 527, (Senate Bill 177), as follows:

An act making an appropriation to the State Highway Department for the construction of permanent State highways for the payment of the Commonwealth's share in the

expenses of constructing State-aid highways for maintenance and repair of State highways within the limits of boroughs for the maintenance and repair of State-aid highways for the payment of expenses costs and awards in the purchase or condemnation of turnpikes and toll bridges for the payment of the deficiency caused during the years one thousand nine hundred thirteen and fourteen in carrying out the laws of Pennsylvania relative to the construction maintenance and repair of roads in townships of the second class for the payment of damages to property caused or occasioned in connection with the work of the State Highway Department

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ten million eight hundred sixty-two thousand and forty-nine dollars and thirty-eight cents (\$10,862,049.38) or so much thereof as may be necessary he and the same is hereby specifically appropriated to the State Highway Department for the two fiscal years beginning June first one thousand nine hundred and nineteen for the following purposes to-wit

For the construction of permanent State highways the sum of five million dollars (\$5,000,000.00) or so much thereof as may be necessary

For the payment of the Commonwealth's share in the expenses of constructing State-aid highways as provided in the act of May thirty-first one thousand nine hundred and eleven the sum of three million dollars (\$3,000,000.00) or so much thereof as may be necessary

For the maintenance and repair of State highways within the limits of boroughs the sum of eight hundred thousand dollars (\$800,000) or so much thereof as may be necessary

For the maintenance and repair of State-aid highways the sum of four hundred thousand dollars (\$400,000) or so much thereof as may be necessary

For the payment of expenses costs and awards in the purchase or condemnation of turnpikes and toll bridges forming a part of State highway routes as provided in the act of May thirty-first one thousand nine hundred and eleven and its amendments the sum of five hundred thousand dollars (\$500,000) or so much thereof as may be necessary

For the payment of the deficiency caused during the years one thousand nine hundred thirteen and fourteen in carrying out the laws of Pennsylvania relative to the construction maintenance and repair of roads in townships of the second class and especially the act approved the twenty-second day of July one thousand nine hundred and thirteen entitled "An act relating to roads providing for the supervision construction maintenance and repair of township roads relating to road tax and providing penalties for the violation thereof" the sum of one million one hundred forty-two thousand and forty-nine dollars and thirty-eight cents (\$1,142,949.38) or so much thereof as may be necessary

For the payment of damages to property caused or occasioned in connection with the work of the State Highway Department in the construction improvement and repair of State highways and State-aid highways and attributed to negligence or carelessness on the part of the employees of the State Highway Department after investigation of and approval by the State Highway Commissioner and the Attorney General the sum of twenty thousand dollars (\$20,000.00) or so much thereof as may be necessary

The foregoing appropriations with the exception of the item covering the deficiency for the years one thousand nine hundred and thirteen and fourteen in carrying out the provisions of the laws of Pennsylvania relative to the construction maintenance and repair of roads in townships of the second class shall include the payment of salaries and expenses of any engineers engineers assistants inspectors superintendents clerical assistance draughtsmen employees and laborers skilled or unskilled necessary in the judgment of the State Highway Commissioner to carry out the purposes of the said several acts herein mentioned

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—192.

Alexander,	Di Lemmo,	Krause, W.,	Ruddy,
Allum,	Dilsheimer,	Krug,	Sarig,
Aron,	Dittrich,	Kunkle,	Schaeffer,
Baldi,	Donneley,	Lafferty,	Schilling,
Baldrige,	Drinkhouse,	Lanius,	Scott,
Barnhart,	Dunn,	Lauler,	Shaffer,
Bechtold,	Ehrhardt,	Levis,	Shellenberger,
Beckley,	Ephraim,	MacCallum,	Showalter,
Bell,	Evans, J. T.,	Magill,	Shunk,
Benchoff,	Evans, S. J.,	Mallery,	Simpson,
Bennett,	Finney,	Mangan,	Sinclair,
Benninger,	Fitzgibbon,	Marcus,	Smith, E. R.,
Bidelspacher,	Flynn,	Marshall,	Smith, F. I.,
Bigler,	Foster,	Martin,	Snowden,
Blanch,	Fowler,	McCaig,	Snyder,
Bolard,	Fox, A. R.,	McCurdy,	Soffel,
Bower,	Fox, I. M.,	McGeary,	Sowers,
Bowman,	Franklin,	McIntyre,	Sprowls,
Brady,	Gans,	McKay,	Stadlander,
Brendle,	Goehring,	McKim,	Stark,
Brislin,	Golder,	McVicar,	Stetler,
Brooks,	Goodnough,	Mehring,	Sterling,
Bucher,		Michel,	Stevenson,
		Miller,	Stott,

Bungard, Campbell, Catlin, Clements, Clutton, Coldsmith, Collier, Colville, Comer, Conner, Cook, Corbin, Cox, Crawford, Crockett, Curran, Curry, A. E., Curry, R., Davis, D. F., Davis, J. T., Davis, W., Dawson, Day, Dewey, Diehm, Graham, Griest, Griffith, Haines, Haldeman, Hamilton, J., Hamilton, W. J., Harer, Hampson, Harvey, Helt, Hess, Heyburn, Hickernell, Hollingsworth, Horne, Hough, Huntington, Hutchison, Ingham, Jennings, Jones, Jordan, Kanter, Kennedy, Kinsman, Krause, T. S., Miller, A. D., Miller, C. G., Miller, D. I., Miller, D. D., Millin, Milner, Morgan, Murphy, Neary, North, Norton, Palmer, Patterson, Perry, Phillips, Pidgeon, Pike, Quigley, Ramsey, Reber, C. A., Reber, H. F., Rhoads, Ringler, Rinn, Rorke, Rothenberger, Sullivan, Sweitzer, Todd, Trach, Ullsh, Vickerman, Wagner, Walker, G. T., Walker, J. A., Wallace, R. L., Wallace, W. T., Wells, West, Wettach, Whiteman, Willert, Williams, Wood, Woodruff, Wynne, Zanders, Zimmerman, Spangler, Speaker.

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments, in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 528 (Senate Bill No. 178), entitled:

An Act making an appropriation to the State Highway Department for salaries expenses and maintenance of the same

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—189.

Alexander, Allum, Armstrong, Aron, Baldi, Baldridge, Barnhart, Bechtold, Beckley, Bell, Benchoff, Bennett, Benninger, Bidelspacher, Bigler, Bolard, Bower, Bowman, Brady, Brendle, Brislin, Brooks, Bucher, Bungard, Campbell, Catlin, Clements, Clutton, Coldsmith, Collier, Colville, Comer, Conner, Cook, Corbin, Crawford, Crockett, Curran, Curry, A. E., Curry, R., Davis, D. F., Davis, J. T., Davis, W., Dawson, Day, Dewey, Di Lemmo, Dilshemer, Dithrich, Donneley, Drinkhouse, Dunn, Ephraim, Evans, J. T., Evans, S. J., Finney, Fitzgibbon, Flynn, Foster, Fowler, Fox, A. R. B., Franklin, Gans, Geary, Glass, Golder, Goodnough, Graham, Griest, Griffith, Haines, Haldeman, Hamilton, J., Hamilton, W. J., Hampson, Harvey, Heffernan, Helt, Hess, Heyburn, Hoffman, Hollingsworth, Horne, Hough, Huntington, Hutchison, Ingham, Jennings, Jones, Kanter, Kennedy, Kinsman, Krause, T. S., Krugh, Lafferty, Lanius, Laufer, Levis, MacCallum, Magill, Mallery, Mangan, Marcus, Marshall, Martin, McCaig, McCurdy, McGear, McIntyre, McKay, McKim, McVear, Mehring, Michel, Miller, A. D., Miller, C. G., Miller, D. I., Miller, D. D., Milner, Morgan, Murphy, Neary, North, Norton, Palmer, Patterson, Perry, Pidgeon, Pike, Powell, Quigley, Ramsey, Reber, C. A., Reber, H. F., Rhoads, Ringler, Rinn, Robertson, Rorke, Rothenberger, Ruddy, Sarig, Schaeffer, Schilling, Scott, Shaffer, Shellenberger, Showalter, Shunk, Simpson, Sinclair, Smith, E. R., Smith, F. I., Spowden, Snyder, Soffel, Sowers, Sprowls, Stadlander, Stark, Statler, Steedle, Sterling, Stevenson, Stott, Sullivan, Sweitzer, Trach, Ullsh, Vickerman, Wagner, Walker, G. T., Walker, J. A., Wallace, R. L., Wallace, W. T., Wells, Wettach, Whiteman, Willert, Williams, Wilson, Wood, Woodruff, Wynne, Zanders, Zimmerman, Spangler, Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILLS ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill 536, as follows:

An Act to amend section one of the act approved the eighth day of May one thousand eight hundred eighty-nine (Pamphlet Laws one hundred and thirty-two), entitled "An Act authorizing county commissioners to employ detectives offer and pay rewards for the detection arrest and conviction of felons" to include persons charged with a misdemeanor.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the eighth day of May one thousand eight hundred eighty-nine (Pamphlet Laws one hundred and thirty-two), entitled "An Act authorizing county commissioners to employ detectives offer and pay rewards for the detection arrest and conviction of felons" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county commissioners of the several counties of this Commonwealth may when they deem the same expedient employ detectives and offer such reward in addition to that authorized by law as in their judgment the nature of the case requires for the detection or apprehension of any person charged with or perpetrating any felony or aiding or abetting the same and upon the conviction of such person the county commissioners may pay such reward out of the county treasury but in no case shall the owner of a stolen horse or horses be entitled to any of the said reward Provided That the provisions of this act shall not apply to counties in which a like or similar power is now vested in city or county officials" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county commissioners of the several counties of this Commonwealth may when they deem the same expedient employ detectives and offer such reward in addition to that authorized by law as in their judgment the nature of the case requires for the detection or apprehension of any person charged with or perpetrating any felony or misdemeanor or aiding or abetting the same and upon the conviction of such person the county commissioners may pay such reward out of the county treasury but in no case shall the owner of a stolen horse or horses be entitled to any of the said reward Provided That the provisions of this act shall not apply to counties in which a like or similar power is now vested in city or county officials And further provided That before the county commissioners can exercise the authority given by this act in cases of misdemeanor the county commissioners must have the approval of the president judge of the court of common pleas of the county.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—185.

Alexander, Allum, Aron, Baldi, Baldridge, Barnhart, Bechtold, Beckley, Bell, Benchoff, Bennett, Benninger, Bidelspacher, Bigler, Bolard, Bower, Bowman, Brady, Brendle, Brislin, Brooks, Bucher, Bungard, Campbell, Catlin, Clements, Clutton, Coldsmith, Collier, Colville, Comer, Conner, Dilshemer, Dithrich, Donneley, Drinkhouse, Dunn, Ehrhardt, Ephraim, Evans, J. T., Evans, S. J., Finney, Flynn, Foster, Fowler, Fox, A. R. B., Fox, I. M., Franklin, Gans, Geary, Glass, Golder, Goodnough, Graham, Griest, Griffith, Haines, Haldeman, Hamilton, J., Hamilton, W. J., Hampson, Harer, Harvey, Heffernan, Helt, Krugh, Kunkle, Lanius, Laufer, Levis, MacCallum, Magill, Mangan, Marcus, Marshall, Martin, McCaig, McCurdy, McGear, McIntyre, McKay, McKim, Mehring, Michel, Millar, A. D., Miller, C. G., Miller, D. I., Miller, D. D., Milner, Morgan, Murphy, Neary, North, Norton, Patterson, Perry, Schaeffer, Schilling, Scott, Shaffer, Shellenberger, Showalter, Shunk, Simpson, Sinclair, Smith, E. R., Smith, F. I., Spowden, Snyder, Soffel, Sowers, Sprowls, Stadlander, Stark, Statler, Steedle, Sterling, Stevenson, Stott, Sullivan, Sweitzer, Trach, Ullsh, Vickerman, Wagner, Walker, G. T., Walker, J. A., Wallace, R. L., Wallace, W. T., Wells, Wettach, Whiteman, Willert, Williams, Wilson, Wood, Woodruff, Wynne, Zanders, Zimmerman, Spangler, Speaker.

Cook,	Heyburn,	Phillips,	Wells,
Corbin,	Hollingsworth,	Pidgeon,	West,
Crawford,	Horne,	Pike,	Wettach,
Crockett,	Hough,	Powell,	Whiteman,
Crum,	Huntington,	Quigley,	Willert,
Curran,	Hutchison,	Ramsey,	Williams,
Curry, A. E.,	Ingham,	Reber, C. A.,	Willson,
Curry, R.,	Jennings,	Reber, H. F.,	Wood,
Davis, D. F.,	Jones,	Rhoads,	Woodruff,
Davis, J. T.,	Jordan,	Ringler,	Wynne,
Davis, W.,	Kantner,	Rinn,	Zanders,
Dawson,	Kennedy,	Robertson,	Zimmerman,
Day,	Kinsman,	Rorke,	Zook,
Dewey,	Kooser,	Rothenberger,	Spangler,
Diehm,	Krause, T. S.,	Ruddy,	Speaker.
Di Lemmo,	Krause, W.,	Sarig,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 589, as follows:

An Act authorizing courts of record to remove convicts and persons confined in jails workhouses reformatories and reform or industrial schools who are seriously ill to other institutions and providing penalties for breach of prison

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any convict or person is confined in any jail workhouse reformatory or reform or industrial school under sentence of a court of record and it is shown to the court by due proof that such convict or person is seriously ill and that it is necessary that he or she be removed from such jail workhouse reformatory or reform or industrial school the court shall have power to modify its sentence and provide for the confinement or care of such convict or person in some other suitable institution where proper treatment may be administered. Upon the recovery of such person the court shall recommit him or her to the jail workhouse reformatory or reform or industrial school from which he or she was removed

Section 2 If any person so removed under an order of court as provided in the first section of this act shall escape he or she so offending shall upon conviction thereof be guilty of the crime of breach of prison.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—184.

Alexander,	Dewey,	Krause, T. S.,	Rothenberger,
Allum,	Diehm,	Krause, W.,	Ruddy,
Aron,	Di Lemmo,	Krugh,	Sarig,
Baldi,	Dilsheimer,	Kunkle,	Schaeffer,
Baldrige,	Donneley,	Lafferty,	Schilling,
Barnhart,	Drinkhouse,	Lanius,	Shellenberger,
Bechtold,	Dunn,	Levis,	Showalter,
Beckley,	Ehrhardt,	MacCallum,	Shunk,
Bell,	Ephraim,	Magill,	Sinclair,
Benchoff,	Evans, J. T.,	Mallery,	Smith, E. R.,
Bennett,	Evans, S. J.,	Marcus,	Smith, F. L.,
Bidenspacher,	Finney,	Marshall,	Snyder,
Rigler,	Foster,	Martin,	Soffel,
Blank,	Fowler,	McCaig,	Sowers,
Boland,	Fox, A. R. B.,	McCurdy,	Sprrows,
Bower,	Fox, I. M.,	McGeary,	Stadlander,
Bowman,	Franklin,	McIntyre,	Statler,
Brady,	Glass,	McKay,	Steddie,
Brendie,	Golder,	McKim,	Sterling,
Brislin,	Goodnough,	Mehring,	Stevenson,
Brooks,	Graham,	Michel,	Stott,
Bucher,	Griest,	Miller, A. D.,	Todd,
Bungard,	Griffith,	Miller, C. G.,	Trach,
Campbell,	Haines,	Miller, D. I.,	Ush,
Catlin,	Haldeman,	Miller, D. D.,	Wagner,
Clements,	Hamilton, J.,	Millin,	Walker, J. T.,
Clutton,	Hamilton, W. J.,	Milner,	Walker, J. A.,
Coldsmith,	Hampson,	Morgan,	Wallace, R. L.,
Collier,	Harer,	Murphy,	Wallace, W. T.,
Colville,	Harvey,	Nearby,	Wells,
Comeror,	Heffernan,	North,	West,
Conner,	Helt,	Norton,	Wettach,
Cook,	Heyburn,	Patterson,	Whiteman,
Corbin,	Hickernell,	Perry,	Willert,
Crawford,	Hollingsworth,	Phillips,	Williams,
Crockett,	Horne,	Pidgeon,	Willson,
Crum,	Houghton,	Pike,	Wood,
Curran,	Hutchison,	Quigley,	Woodruff,
Curry, A. E.,	Ingham,	Ramsey,	Wynne,
Curry, R.,	Jennings,	Reber, C. A.,	Zanders,
Davis, D. F.,	Jones,	Reber, H. F.,	Zimmerman,
Davis, J. T.,	Jordan,		Zook,
			Spangler,
			Speaker,

Davis, W.,	Kantner,	Ringler,	Zimmerman,
Dawson,	Kennedy,	Rinn,	Zook,
Day,	Kinsman,	Rorke,	Spangler,
	Kooser,		Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 289, as follows:

An Act to amend part of the first section of an act approved the eleventh day of July Anno Domini one thousand nine hundred and one entitled "An Act to regulate and establish the fees to be charged by sheriffs in this Commonwealth and to provide for the taxation and collection of the same" by requiring sheriff's fees for attending court bringing into and removing therefrom prisoners for arraignment trial and sentence and for the execution of any other order of court to be paid by the county

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That that portion of section one of an act approved the eleventh day of July Anno Domini one thousand nine hundred and one entitled "An Act to regulate and establish the fees to be charged by sheriffs in this Commonwealth and to provide for the taxation and collection of the same" which reads as follows

For attending court bringing into and removing therefrom prisoners for arraignment trial and sentence the sum of three dollars per day for the sheriff or each deputy for each and every day of criminal court where the sheriff or deputy is actually present is hereby amended to read as follows

For attending court bringing into and removing therefrom prisoners for arraignment trial and sentence and for the execution of any other order of court the sum of three dollars per day for the sheriff and each deputy for each and every day of court where the sheriff or deputy is actually present to be paid by the county

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—183.

Alexander,	Dewey,	Krause, T. S.,	Sarig,
Allum,	Diehm,	Krause, W.,	Schaeffer,
Aron,	Di Lemmo,	Krugh,	Schilling,
Baldi,	Dilsheimer,	Kunkle,	Shaffer,
Baldrige,	Donneley,	Lanius,	Shellenberger,
Barnhart,	Drinkhouse,	Lauler,	Showalter,
Bechtold,	Dunn,	Levis,	Shunk,
Beckley,	Ehrhardt,	MacCallum,	Sinclair,
Bell,	Ephraim,	Magill,	Smith, E. R.,
Benchoff,	Evans, J. T.,	Marcus,	Smith, F. L.,
Bennett,	Evans, S. J.,	Marshall,	Snyder,
Benninger,	Finney,	Martin,	Soffel,
Bidenspacher,	Foster,	McCaig,	Sowers,
Bieler,	Fowler,	McCurdy,	Sprrows,
Blank,	Fox, A. R. B.,	McGeary,	Stadlander,
Boland,	Fox, I. M.,	McIntyre,	Statler,
Bower,	Gans,	McKay,	Steddie,
Bowman,	Glass,	McKim,	Sterling,
Brady,	Golder,	Mehring,	Stevenson,
Brendie,	Goodnough,	Michel,	Stott,
Brislin,	Graham,	Miller, A. D.,	Sweitzer,
Brooks,	Griest,	Miller, C. G.,	Todd,
Bucher,	Griffith,	Miller, D. I.,	Trach,
Bungard,	Haines,	Miller, D. D.,	Vickerman,
Campbell,	Haldeman,	Millin,	Wagner,
Catlin,	Hamilton, J.,	Milner,	Walker, G. T.,
Clements,	Hamilton, W. J.,	Morgan,	Walker, J. A.,
Clutton,	Hampson,	Nearby,	Wallace, R. L.,
Coldsmith,	Harer,	North,	Wallace, W. T.,
Collier,	Harvey,	Norton,	Wells,
Colville,	Heffernan,	Patterson,	West,
Comeror,	Helt,	Perry,	Wettach,
Conner,	Heyburn,	Phillips,	Whiteman,
Cook,	Hickernell,	Pidgeon,	Willert,
Corbin,	Hollingsworth,	Pike,	Williams,
Crawford,	Houghton,	Quigley,	Willson,
Crockett,	Hutchison,	Ramsey,	Wood,
Crum,	Ingham,	Reber, C. A.,	Woodruff,
Curran,	Jennings,	Reber, H. F.,	Wynne,
Curry, A. E.,	Jones,	Ringler,	Zanders,
Curry, R.,	Jordan,	Rinn,	Zimmerman,
Davis, D. F.,	Kantner,	Rorke,	Zook,
Davis, J. T.,	Kennedy,	Rothenberger,	Spangler,
	Kinsman,	Ruddy,	Speaker,
	Kooser,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

ANNOUNCEMENT BY THE SPEAKER.

The SPEAKER. The Chair wishes to announce that there will be a session tomorrow morning, and the roll call will be called on the third reading bills. The probability is that the work of the House tomorrow can be finished

by noon. The Chair would, therefore, ask that the members remain until tomorrow noon so that the business of the House can be transacted.

ADJOURNMENT.

The SPEAKER. If there is no objection, the Chair will declare an adjournment until tomorrow morning at 10:00 o'clock.

Whereupon (at 5:40 o'clock P. M.) the House adjourned until tomorrow morning at 10:00 o'clock.

Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., WEDNESDAY, MARCH 5, 1919.

No. 21

HOUSE OF REPRESENTATIVES.

WEDNESDAY, March 5, 1919.

The House met at 10:00 o'clock A. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

Rev. Benjamin F. Bungard, member of the House, offered the following prayer:

O Lord, our Lord, how excellent is Thy name in all the earth. Thou who hast lifted the curtains of the night and blanketed the landscape with a ray of light, O Thou who art infinite, lift upon us this morning Thy infinite grace and clothe our moral beings with wisdom and integrity, so we may be able to perform the sacred duties that are ours this morning in a way that will redound to the honor of our great State and to Thy glory. Help us to so live and move in this life that when this life shall cease, we may be more fitted to enter into that building of God, that House not made with hands, eternal in the Heavens. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. Dithrich, the further reading was dispensed with, and the Journal was approved.

BILLS INTRODUCED AND REFERRED.

By Mr. NEARY. House Bill No. 759.

An Act making an appropriation to the Polyclinic Section of the Medico Chirurgical College and Hospital Graduate School of Medicine of the University of Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. TODD. House Bill No. 760.

An Act relating to the employment of a Deputy Warden, Guards, Turnkeys and Matrons and other employees in jails of this Commonwealth, and regulating the number of work days and hours

Referred to the Committee on Judiciary Special.

By Mr. GLASS. House Bill No. 761.

An Act making an appropriation to the Mount Sinai Hospital of Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. GLASS. House Bill No. 762.

An Act making an appropriation to the Jewish Sheltering Home and Home for the Homeless and Aged, Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. PIKE. House Bill No. 763.

An Act providing for the refunding of moneys paid into the State Treasury through mistake or error, or to which moneys, after such payment thereof, it sufficiently appears that the Commonwealth has no lawful claim; and making an appropriation for such refunds.

Referred to the Committee on Ways and Means.

By Mr. STERLING. House Bill No. 764.

An Act abolishing the inquest to condemn real estate providing for sale thereof upon the writ of fieri facias except in certain cases in which the debtor claims an exemption out of real estate and certain cases in which an officer levies upon real estate lying in one or more adjoining tracts in different counties; saving the right of lien creditors to procure the appointment of sequestrators when life estates are levied upon; and repealing all acts and parts of acts inconsistent with the provisions thereof.

Referred to the Committee on Judiciary General.

By Mr. BARNHART. House Bill No. 765.

An Act to amend part of section one of an act approved the eleventh day of July, one thousand nine hundred and one (P. L. 663), entitled "An Act to regulate and establish the fees to be charged by sheriffs in this Commonwealth, and to provide for the taxation and collection of the same," as amended.

Referred to the Committee on Judiciary Local.

By Mr. JOSEPH T. EVANS. House Bill No. 766.

An Act to establish as a State Highway a certain section of public road in the county of Lancaster.

Referred to the Committee on Public Roads.

By Mr. MAGILL. House Bill No. 767.

An Act making an appropriation to the Children's Aid Society of Franklin County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. GEORGE T. WALKER. House Bill No. 768.

An Act making an appropriation to the Canonsburg General Hospital Association, at Canonsburg, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. McKAY (By Request). House Bill No. 769.

An Act fixing the penalty for murder of the first degree and vesting certain discretionary powers in the court and in the jury in connection therewith.

Referred to the Committee on Judiciary Special.

By Mr. GLASS. House Bill No. 770.

An Act making an appropriation an increase in salary of the Vessel Permit Clerk, to the Health Officer of the Port of Philadelphia.

Referred to the Committee on Appropriations.

By Mr. STARK. House Bill No. 771.

An Act to amend an act approved the twenty-ninth day of July one thousand nine hundred and seventeen (P. L. 1215) entitled "An Act to revise, amend and consolidate the law relating to fish; and providing penalties."

Referred to the Committee on Fisheries.

By Mr. GLASS. House Bill No. 772.

An Act making an appropriation for a salary to be paid to the Bookkeeper-Chief Clerk of the State Quarantine Board.

Referred to the Committee on Appropriations.

By Mr. HEYBURN. House Bill No. 773.

An Act providing for the protection of the public health and the prevention of fraud and deception by regulating the

weighing, testing, buying and selling of milk and cream; providing for the examination and appointment of certified testers, and the issuing of licenses and making of tests; and providing penalties.

Referred to the Committee on Agriculture.

By Mr. HEYBURN. House Bill No. 774.

An Act supplementary to an act approved the twenty-fourth day of June, one thousand nine hundred and thirteen, entitled "An Act to provide for the appointment of county and city inspectors of weights and measures, providing for their compensation and expenses; prescribing their duties; prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof," providing for the examination of the glassware used for testing milk and cream for butterfat with the Babcock test; prohibiting the use of inaccurate testing glassware; defining the term standard Babcock glassware and fixing penalties for the violations of the provisions of this act.

Referred to the Committee on Agriculture.

By Mr. HUNTINGTON. House Bill No. 775.

An Act providing for the payment of certain claims for damage done to property by bear, providing a method for the ascertainment of such damage and making an appropriation.

Referred to the Committee on Appropriations.

By Mr. SOWERS. House Bill No. 776.

An Act to amend section one of an act approved the sixteenth day of May, one thousand eight hundred and ninety-one (P. L. 88) entitled, "An Act to authorize burial or cemetery companies to accept trusts in certain cases."

Referred to the Committee on Judiciary Special.

By Mr. BUCHER. House Bill No. 777.

An Act to provide for the removal of retirement of judges of the Supreme, Superior, Common Pleas, Orphans', Municipal and County Court permanently disqualified by reason of physical or mental disability to perform their judicial functions or duties, and providing for the payment of salaries to them during the balance of the term for which they may have been elected and for the remainder of their lives, after such removal or retirement, and for filling the vacancies caused thereby; providing for such judges as may have been or who may have retired under provisions of previous acts and for judges who have heretofore retired; and repealing certain acts.

Referred to the Committee on Judiciary Special.

By Mr. JAMES A. WALKER. House Bill No. 778.

An Act continuing the commission appointed pursuant to an act approved the twenty-fifth day of July, one thousand nine hundred and seventeen, entitled "An Act providing for the appointment of a commission of five persons to codify and revise the law relating to banks, private bankers, and trust companies doing business within this Commonwealth, and making an appropriation;" extending the powers and duties of the Commission so as to include the codification and revision of the law relating to all corporations, persons, partnerships and associations under the supervision of the Banking Department; and making an appropriation.

Referred to the Committee on Appropriations.

By Mr. FRANKLIN. House Bill No. 779.

An Act making an appropriation to the Hospital of the University of Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. JAMES A. WALKER. House Bill No. 780.

An Act making an appropriation to the Trustees of the University of Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. JAMES A. WALKER. House Bill No. 781.

An Act to amend section one and to supplement an act approved the twenty-fifth day of July, one thousand nine hundred and seventeen (P. L. 1202), entitled "An Act providing for the appointment and expenses of a commission of five persons to codify and revise the law relating to banks, private bankers, and trust companies doing business within this Commonwealth, and making an appropriation;" extending the powers and duties of the commissioner so as to include the codification and revision of the law relating to all corporations, persons, partnerships and associations under the supervision of the banking department; and making an appropriation.

Referred to the Committee on Appropriations.

By Mr. INGHAM. House Bill No. 782.

An Act to permit the State Highway Commissioner, when constructing permanent trunk highways, to take over township roads or portions thereof with authority to change or alter the locations thereof.

Referred to the Committee on Public Roads.

By Mr. GOLDER. House Bill No. 783.

An Act making an appropriation to the Medico Chirurgical College and Hospital Graduate School of Medicine of the University of Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. BRADY. House Bill No. 784.

An Act making an appropriation to the Eastern State Penitentiary at Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. SPANGLER. House Bill No. 785.

An Act making an appropriation to the Columbia Hospital, located at Columbia, Lancaster County, Pennsylvania.

Referred to the Committee on Appropriations.

REPORTS FROM COMMITTEES.

Mr. HEFFERNAN, from the Committee on Elections, reported as committed, House Bill No. 89, entitled:

An Act to amend an act approved the fifth day of July, one thousand nine hundred seventeen (Pamphlet Laws six hundred eighty-four), entitled "An Act fixing the pay of election officers," and also clerks appointed by the inspectors.

Mr. MARCUS, from the Committee on Judiciary Special, reported as amended, House Bill No. 606, entitled:

An Act to amend an act approved the nineteenth day of June, one thousand nine hundred eleven (Pamphlet Laws one thousand and fifty-nine), entitled "An Act extending the powers of judges of courts of quarter sessions and of oyer and terminer, in relation to releasing prisoners in jails and workhouses on parole;" providing for the parole of persons committed to reformatories and reform and Industrial Schools.

Mr. COX, from the Committee on Elections, reported as committed, House Bill No. 349, entitled:

An Act to amend the act approved the fourteenth of July, one thousand nine hundred seventeen (Pamphlet Laws eight hundred forty), entitled "An Act concerning townships; and revising, amending and consolidating the law relating thereto.

Mr. McINTYRE, from the Committee on Elections, reported as committed, House Bill No. 182, entitled:

An Act requiring employers to permit all employees to have a leave of absence of two hours on election without any deduction in wages.

Mr. STARK, from the Committee on Agriculture, reported as committed, House Bill No. 635, entitled:

An Act to amend sections one and three of an act approved the eighth day of June, one thousand nine hundred and eleven, (P. L. 712), entitled "An Act relating to milk; providing for the protection of the public health, and the prevention of fraud and deception, by regulating the sale of milk, skimmed milk and cream; providing penalties for the violation thereof; and providing for the enforcement thereof," so as to change the percentage of butterfats and milk solids and to provide for the standardizing of milk, etc.

Mr. DITHRICH, from the Committee on Judiciary General, reported as committed, House Bill No. 756 (Senate Bill No. 224), entitled:

An Act to regulate and establish the fees to be charged and collected by the Recorder of Deeds in Counties having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last preceding United States census.

LEAVES OF ABSENCE.

Mr. McCURDY asked and obtained leave of absence for Mr. Zook on account of sickness.

Mr. DRINKHOUSE asked and obtained leave of absence for Mr. Dilsheimer on account of sickness.

Mr. BROOKS asked and obtained leave of absence for Mr. Cook.

Mr. ROBERT L. WALLACE asked and obtained leave of absence for Mr. Showalter, of Union.

RESOLUTION.

The Speaker, Robert S. Spangler, presented a resolution which was twice read, considered and agreed to as follows:

Whereas, The chaplain of the House of Representatives, Rev. W. H. Feldmann, has suffered an irreparable loss in the death of his father, therefore, be it

Resolved, That the House of Representatives express its sympathy to Rev. W. H. Feldmann in his bereavement.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 40, entitled:

An Act to amend and revise an act entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" approved the twenty-seventh day of June Anno Domini one thousand nine hundred and thirteen enlarging changing modifying and defining certain of the powers of cities of the third class

The first, second, third, fourth, fifth, sixth, seventh, and eighth sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the hereinafter mentioned articles sections and clauses of an act entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" approved the twenty-seventh day of June Anno Domini one thousand nine hundred thirteen be revised and amended as hereinafter set forth

Section 2 That article one section three of said act which reads as follows

"Section 3 All of the property and estates whatsoever real and personal of the towns townships or boroughs which shall have thus become a city of the third class are hereby severally and respectively vested in the corporation or body politic of said city by the name style and title given thereto as aforesaid and for the use and benefit of the citizens thereof forever and the charters of the said towns townships or boroughs shall continue in full force and operation and all officers under the same shall hold their respective offices until the first Monday of January following the general municipal election next succeeding the issuing of the letters patent to the said city at which time the officers of said city chosen at the preceding municipal election shall enter upon their respective terms of service and the city government shall be duly organized under this act All suits prosecutions debts and claims whatsoever shall thereupon become transferred to the said city which in all suits pending shall be substituted as a party and be under the management and control thereof as fully and completely as if no alteration had been made in said charter and all claims and demands of whatsoever nature whether payable presently or in the future existing against the said towns townships or boroughs when the said charter shall go into operation shall by force thereof be recoverable from or against the said city Provided That where two or more towns townships or boroughs shall under the provisions of this act be consolidated into a city the debt or debts of each of said towns townships or boroughs contracted prior to such consolidation shall be paid by such towns townships or boroughs respectively and for the liquidation of such debt the authorities of such city shall have power to adjust and provide for the same and to levy separate rates of taxation on all property subject to taxation within the boundaries of the said towns townships or boroughs respectively" be and the same is hereby amended to read as follows

Section 3 All of the property and estates whatsoever real and personal of the towns townships or boroughs which shall have thus become a city of the third class are hereby severally and respectively vested in the corporation or body politic of said city by the name style and title given thereto as aforesaid and for the use and benefit of the citizens thereof forever and the charters of the said towns townships or boroughs shall continue in full force and operation and all officers under the same shall hold their respective offices until the first Monday of January following the general municipal election next succeeding the issuing of the letters patent to the said city at which time the officers of said city chosen at the preceding municipal election shall enter upon their respective terms of service and the city government shall be duly organized under this act All suits prosecutions debts and claims whatsoever shall thereupon become transferred to the said city which in all suits pending shall be substituted as a party and be under the management and control thereof as fully and completely as if no alteration had been made in said charter and all claims and demands of whatsoever nature whether payable presently or in the future existing against the said towns townships or boroughs when the said charter shall go into operation shall by force thereof be recoverable from or against the said city Provided That where two or more towns townships or boroughs shall under the provisions of this act be consolidated into a city the bonds and

floating indebtedness and the interest thereon of each of said towns townships or boroughs contracted prior to such consolidation shall be paid by the said city thus organized and chartered so that the taxes shall be uniform throughout the territorial limits of the whole city

Section 3 That article three section three of said act as the same was amended by an act approved the third day of May Anno Domini one thousand nine hundred and seventeen which reads as follows

"Section 3 The action of said city council after ten days shall be final and conclusive unless an appeal therefrom be taken within said ten days to the court of quarter sessions of the proper county upon such appeal the clerks of said city council and of said borough council shall certify to the said court all the papers and proceedings in the case whereupon the court shall examine and inquire and if the proceedings appear to have been in conformity with the law shall approve the same and thereupon said annexation shall take effect" be and the same is hereby amended to read as follows

Section 3 The action of said city council after ten days shall be final and conclusive notwithstanding any initiative or referendum provisions of any act of Assembly relating to cities of the third class unless an appeal therefrom be taken within the said ten days to the court of quarter sessions of the proper county Upon such appeal the clerks of said city council and of said borough council shall certify to the said court all the papers and proceedings in the case whereupon the court shall examine and inquire and if the proceedings appear to have been in conformity with the law shall approve the same and thereupon said annexation shall take effect

Section 4 That article three section six of said act which reads as follows

"Section 6 When it shall appear to said court of quarter sessions that the township from which any part or portion or any out-lots or section of land has been taken has moneys or funds on hand or is indebted it shall be the duty of said court to determine and decree how much of said funds or moneys shall be paid as a ratable and equitable part to the said city or to the said township as the case may be" be and the same is hereby amended to read as follows

Section 6 When it shall appear to said court of quarter sessions that the township from which any part or portion or any out-lots or section of land has been taken has moneys or funds on hand or is indebted it shall be the duty of said court to determine and decree how much of said funds or moneys shall be paid as a ratable and equitable part to the said city or to the said townships as the case may be and all the territory within the limits of the city as thus enlarged by the annexation of a borough township or part of a township shall be liable for the bonded and floating indebtedness and the interest thereon of both the annexed territory and the city to which it or they are annexed so that the taxes shall be uniform throughout the territorial limits of the whole city

Section 5 That article four section three of said act which reads as follows

"Section 3 Every bill shall be read at length and no bill shall be passed finally upon the same day on which it is introduced or reported and at least three days shall intervene before its final passage" be and the same is hereby amended to read as follows

Section 3 Every bill shall be read at length and no bill shall be passed finally on the same day on which it was introduced and at least three days shall intervene before its final passage

Section 6 That article four section five of said act which reads as follows

"Section 5 All stationery paper and fuel used in the council and in other departments of the city government and all work and materials required by the city shall be furnished and the printing advertising and all other kinds of work to be done for the city except ordinary repairs of highways and sewers and other public improvements shall be performed under contract to be given to the lowest responsible bidder under such regulations as shall be prescribed by ordinance and all sales of personal property owned by the city shall be to the highest bidder under such regulations as shall be prescribed by ordinance or resolution Council may by ordinance provide a contingent fund for necessary repairs or incidental expenses not otherwise provided for in the general appropriations and such funds may be expended without advertising for bids" be and the same is hereby amended to read as follows

Section 5 All stationery paper fuel supplies materials printing and advertising and all work required by the city or any department thereof (except the ordinary repairs of highways sewers and other public improvements) where the amount thereof exceeds two hundred and fifty dollars shall be furnished and performed under contract to be given to the lowest responsible bidder The council shall by ordinance provide for and regulate the award of all contracts the manner of hiring and discharge of employees and laborers and the fixing of their salaries or compensation when not otherwise fixed by ordinance the purchase of supplies and materials and the sale of personal property The council may also by ordinance provide a contingent fund or funds for necessary repairs and incidental expenses not otherwise provided for in the general appropriations and such funds may be expended without advertising for bids Cities of the third class may by ordinance provide for the establishment of a purchasing department which shall have supervision over the purchase and distribution of all supplies purchased to the amount allowed by the provisions of this act The said department shall be attached to the department of accounts and finance or such other department as council may determine The operation of the said department shall be in accordance with the rules and regulations to be adopted by the city council the rules to include the manner in which quotations shall be secured on the supplies purchased It shall be the duty of the said depart-

ment to assist the council at all times in eliminating waste and extravagance in the purchase and distribution of the city's supplies

Section 7 That article four section seven of said act which reads as follows

"Section 7 Any member of council who shall solicit demand or receive or consent to receive directly or indirectly for himself or for another from any company corporation or person any money appointment employment testimonial reward thing of value or enjoyment or of personal advantage or promise thereof for his vote or official influence or for withholding the same or with an understanding expressed or implied that his vote or official action shall be in any way influenced thereby or who shall solicit or demand such money or other advantage matter or thing aforesaid for another as the consideration of his vote or official influence or for withholding the same or shall give or withhold his vote or influence in consideration of the payment or promise of such money advantage or thing to another shall be guilty of bribery and upon conviction thereof shall be punished by a fine not exceeding ten thousand dollars and by separate and solitary confinement at labor for a period not exceeding five years and shall be forever incapable of holding any place of profit or trust in this Commonwealth" be and the same is hereby amended to read as follows

Section 7 Any member of council or other city officer or employe who shall solicit demand or receive or consent to receive directly or indirectly for himself or for another from any company corporation or persons any money office appointment employment testimonial reward thing of value or enjoyment or of personal advantage or promise thereof for his vote or official influence or for withholding the same or with an understanding expressed or implied that his vote or official action shall be in any way influenced thereby or who shall solicit or demand such money or other advantage matter or thing aforesaid for another as the consideration of his vote or official influence or for withholding the same or shall give or withhold his vote or influence in consideration of the payment or promise of such money advantage or thing to another shall be held guilty of bribery and upon conviction thereof shall be punished by a fine not exceeding ten thousand dollars and by separate and solitary confinement at labor for a period not exceeding five years and shall be forever incapable of holding any place of profit or trust in this Commonwealth

Section 8 That article four section eight of said act which reads as follows

"Section 8 Any person who shall directly or indirectly offer give or promise any money or thing of value testimonial privilege or personal advantage to any member of council to influence him in the performance or non-performance of any of his public or official duties shall be guilty of bribery and be punished in such manner as that offense is by law punishable" be and the same is hereby amended to read as follows

Section 8 Any person who shall directly or indirectly offer give or promise any money or anything of value testimonial privilege or personal advantage to any member of council or other city officer or employe to influence him in the performance or non-performance of any of his public or official duties shall be guilty of bribery and be punished in such manner as that offense is by law punishable

The ninth section was read as follows:

Section 9 That article five section three clause four of said act which reads as follows

"Four To levy and collect a license tax not exceeding one hundred dollars each annually on all auctioneers contractors druggists hawkers peddlers produce or merchandise venders bankers brokers undertakers pawnbrokers merchants of all kinds persons selling or leasing goods upon installments grocers confectioners butchers restaurants billiard parlors bowling alleys billiard tables pool and other gaming table drays hacks carriages omnibuses automobiles carts wagons street railway cars and other vehicles used in the city for hire or pay lumber dealers including commission men and all persons who make a business of buying lumber for sale at wholesale or retail furniture dealers saddle or harness dealers stationers jewelers livery or automobile or boarding stable keepers real estate agents of fire life or other insurance companies market house companies garage companies express companies or agencies telegraph telephone steam heating gas natural gas water electric light or power companies or agencies or individuals furnishing communication light heat or power by any of the means enumerated and to regulate the collection of the same" be and the same is hereby amended to read as follows

Four To levy and collect a license tax for general revenue purposes not exceeding one hundred dollars each annually on all auctioneers contractors druggists hawkers peddlers produce or merchandise venders bankers brokers undertakers pawnbrokers trading stamp or premium companies or dealers warehouses or storage houses or places merchants of all kinds persons selling or leasing goods upon installments grocers confectioners butchers wholesale meat dealers restaurants billiard parlors bowling alleys billiard tables pool tables and other gaming tables drays hacks carriages omnibuses automobiles carts wagons street railway cars and including other vehicles likewise used in the city for hire or pay lumber dealers including commission men and all persons who make a business of buying lumber for sale at wholesale or retail furniture dealers saddle or harness dealers stationers jewelers livery or automobile or boarding stable keepers real estate agents market house companies and owners of market houses garage companies and owners of other than private garages express companies or agencies and where no other license tax is imposed on telegraph telephone steam heating gas natural gas water electric light or power companies or agencies or individuals furnishing communication

light heat or power by any of the means enumerated and to regulate the collection of the same and the taxes assessed under this clause shall be in addition to all other taxes levied and collected by the city county or Commonwealth

On the question,

Will the House agree to the section?

Mr. ROBERT L. WALLACE. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 9, page 11, line 2, by striking out the word "table" and inserting in lieu thereof "tables."

Amend section 9, page 11, line 28, by striking out the word "including."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The tenth section was read as follows:

Section 10 That article five section three clause ten of said act which reads as follows

"Ten To cause to be graded paved or macadamized any public street lane or alley or part thereof which is now or may hereafter be laid out and opened in any of said cities and have the same set with curb stone and to provide for the payment of the cost and expenses thereof in whole or in part by the city or by the owners of real estate bounding and abutting thereon which cost and expense upon the abutting real estate shall be assessed according to the foot front rule or according to benefits as council shall by ordinance determine except in case of grading only the said cost and expense of which shall be assessed according to benefits When the costs and expenses or any part thereof are to be paid for by the foot front rule the city shall assess or cause to be assessed the said cost and expense upon real estate abounding or abutting on the line of the improvement by an equal assessment on said property in proportion to the number of feet the same fronts on the respective street lane or alley or part thereof to be improved and the council must provide for an equitable reduction from the frontage of lots at all street and other intersections and at other places where from the peculiar or pointed shape of the lots an assessment for the full frontage would be inequitable and unequal When the costs and expenses of any grading paving macadamizing or other improvement of any street lane or alley or part thereof is to be paid for by the owners of real estate abutting as aforesaid according to benefits the same shall be assessed by viewers appointed by the court of common pleas as is now or shall be hereafter provided by act of Assembly But no ordinance shall be passed providing for the paving macadamizing grading or other improvement of any street avenue lane or alley or part thereof or for the opening, widening, straightening or extending or vacating thereof except upon the petition of a majority in number or interest of the owners of property abutting on the line of the proposed improvement to be verified by the affidavit of one or more of the petitioners (a majority in interest or owners of undivided interests in any piece of property to be deemed and treated as one person for the purpose of said petition) unless the ordinance for such improvement shall have been passed by the affirmative vote of at least four members of council in which case council may direct the improvement to be made at the cost or in part at the cost of the owners or at the cost of the city in whole or in part without petition Provided however That no such ordinance ordering any street or alley or part thereof to be thus improved without a petition therefor shall be finally passed in a less period than thirty days from the date of its introduction and in the meantime copies of such ordinance shall be published in the official newspaper or newspapers of said cities for three consecutive weeks once a week immediately following the introduction thereof and in case said city shall have no official newspaper then in at least one and not more than two newspapers published in the county in which such city is situated once a week for three consecutive weeks Provided however that the requirements for such publication shall not preclude the amendments of any paving ordinance as to the kind of pavement with which any street or alley or part thereof is proposed to be paved The passage of the ordinance providing for any of the aforesaid improvements upon petition therefor and the publication of the names of the petitioners in one newspaper or newspapers published in said city by one insertion at least five days before the passage of said ordinance shall be conclusive that a majority in number or interest have petitioned therefor The cost and expenses of any improvement of streets and construction of sewers done and completed under an ordinance providing for the assessment of the cost and expense therefor under the foot front rule may be assessed according to the benefits upon the passage of an ordinance to that effect within six months after the completion of the work which assessment according to benefits shall be made in like manner and in like effect as if the original ordinance providing for the improvement had provided for such assessment" be and the same is hereby amended to read as follows

Ten To cause to be graded paved or macadamized any public street lane or alley or part thereof which is now

or may hereafter be laid out and opened in any of the said cities and have the same set with curbstone and to provide for the payment of the costs and expenses thereof in whole or in part by the city or by the owners of real estate bounding and abutting thereon which cost and expense upon the abutting real estate shall be assessed according to the foot front rule or according to the benefits as council shall by ordinance determine except that in case of grading only the said costs and expense shall be assessed according to benefits. When the costs and expenses or any part thereof are to be paid for by the foot front rule the city shall assess or cause to be assessed the said cost and expenses upon the real estate bounding or abutting on the line of the improvement by an equal assessment on said property in proportion to the number of feet the same fronts on the respective street lane or alley or part thereof to be improved and the council may provide for an equitable reduction from the frontage of lots at all street alley railroad or like inter-sections where from the peculiar or pointed shape of the lots an assessment for the full frontage would be inequitable and unequal. When the cost and expenses or any part thereof of any grading paving macadamizing or other improvement of any street lane or alley or part thereof is to be paid for by the owners of real estate abutting or abounding as aforesaid according to benefits the same shall be assessed by viewers appointed by the court of common pleas as is now or shall be hereafter provided by act of Assembly. But no ordinance shall be passed for the paving macadamizing grading or other improvement if any street avenue lane or alley or part thereof at the cost and expense of the abutting property owners in whole or in part or for the opening widening straightening extending or vacating thereof except upon the petition of a majority in number or interest of the owners of property abutting or abounding on the line of the proposed improvement to be verified by the affidavit of one or more of the petitioners (a majority in interest of owners of undivided interest in any piece of property to be deemed and treated as one person for the purpose of said petition) unless the ordinance for such improvement shall have been passed by the affirmative vote of at least four members of council in which case council may direct the improvement to be made at the cost or in part at the cost of the owners of the abutting property without petition. Provided however That no such ordinance ordering any street or alley or part thereof to be thus improved at the cost and expense of the abutting property owners in whole or in part without a petition therefor shall be finally passed in a less period than thirty days from the date of its introduction and in the mean time copies of such ordinance shall be published in the official newspaper or newspapers of said cities for three consecutive weeks once a week immediately following the introduction thereof and in case said city shall have no official newspaper then in at least one and not more than two newspapers published in the county in which such city is situate once a week for three consecutive weeks. Provided however That the requirements for such publication shall not preclude the amendment of any paving ordinance as to the kind of pavement with which any street or alley or part thereof is proposed to be paved. The passage of the ordinance providing for any of the aforesaid improvements upon petition therefor and the publication of the names of the petitioners in one newspaper or newspapers published in said city and in case no paper is published in said city then in one newspaper published in the county in which said city is situate by one insertion at least five days before the passage of said ordinance shall be conclusive that a majority in number or interest (as the case may be) have petitioned therefor. The cost and expense of any improvement of streets and construction of sewers done and completed under an ordinance providing for the assessment of the cost and expenses thereof under the foot front rule may be assessed according to benefits upon the passage of an ordinance to that effect within six months after the completion of the respective work which assessment according to benefits shall be made in like manner and with like effect as if the original ordinance providing for the improvement had therein provided for such assessment.

On the question,

Will the House agree to the section?

Mr. ROBERT L. WALLACE Mr. Speaker, I desire to offer the following amendments.

The SPEAKER The amendments will be read by the Clerk

The amendments were read by the Clerk as follows:

Amend section 10, page 15, line 5, by striking out the word "the" before "benefits."

Amend section 10, page 16, line 7, by striking out the word "thereof" and inserting in lieu thereof "thereof."

On the question,

Will the House agree to the amendments?

They were agreed to

On the question,

Will the House agree to the section as amended?

It was agreed to.

The eleventh, twelfth, and thirteenth sections were separately read and agreed to as follows:

Section 11 That article five section three clause six of said act which reads as follows

"Six To provide for the issuing of bonds and for the application of bonds already issued by cities heretofore incorporated for the purpose of funding any and all indebtedness now

existing or hereafter created of the city now due or to become due. Provided That said bonds shall be payable in not less than five years and not more than thirty years from the date of their issue and that the same shall bear interest at a rate not exceeding six per centum per annum with interest coupons attached payable annually or semi-annually and the said bonds shall not be sold or exchanged for less than their par value" be and the same is hereby amended to read as follows

Six To provide for the issuing of bonds and for the application of bonds already issued by cities heretofore incorporated for the purpose of funding any and all indebtedness now existing or hereafter created of the city now due or to become due provided that said bonds shall be payable in not less than one year and not more than thirty years from the date of their issue and may be issued in series payable at different times within said thirty years or in equal annual instalments. Such bonds shall bear interest at a rate not exceeding six per centum per annum with interest coupons attached payable annually or semi-annually and the said bonds shall not be sold or exchanged for less than their par value

Section 12 That article five section three clause sixteen of said act which reads as follows

"Sixteen To require the removal of all obstructions from the sidewalks curbstones gutters streets and street crossings at the expense of the owners or occupiers of the ground fronting thereon or at the expense of the person or persons placing the same there and to regulate the planting and protection of shade trees in the street the building of cellar and basement ways and other excavations through or under the sidewalks in said city" be and the same is hereby amended to read as follows

Sixteen To require the removal of all obstructions and nuisances from the sidewalks curbstones gutters streets public alleys ways and street crossings at the expense of the owners or occupiers of the ground fronting thereof or at the expense of the person or persons placing the same there or causing the same and to regulate the planting trimming care and protection of shade trees in the streets subject to the rights of persons and corporations lawfully using the same building of cellars and basement ways and other excavations through or under the sidewalks in said city

Section 13 That article five section three clause twenty-three of said act which reads as follows

"Twenty-three To establish and enforce suitable police regulations for the protection of persons and property at public squares parks depots depot ground and other places of public resort and for the arrest and commitment of professional thieves" be and the same is hereby amended to read as follows

Twenty-three To establish and enforce suitable police regulations for the protection of persons and property at public squares parks depots depot grounds and other places of public resort and for the arrest and commitment of professional thieves and suspicious persons found in any part of the city who can give no reasonable account of themselves. To provide for and pay old age pensions to such officers and employees as have been in the City's service over twenty years and have attained the age of seventy years

The fourteenth section was read as follows:

Section 14 That article five section three clause thirty of said act which reads as follows

"Thirty To purchase and own ground for and to erect and establish market houses and market places for which latter purpose parts of any streets or sidewalks may be temporarily used to contract with any person or persons or association of persons companies or corporations for the erection and regulation of market houses and market places on such terms and conditions and in such manner as the council may prescribe and raise all necessary revenue therefor as herein provided and also to levy and collect a license tax from every person or persons who may be authorized by council to occupy any portion of the streets or sidewalks for temporary public market purposes" be and the same is hereby amended to read as follows

Thirty To purchase and own ground for and to erect maintain and establish market houses milk depots and market places for which latter purpose parts of any streets or sidewalks may be temporarily used. To provide and enforce suitable general market regulations. To contract with any persons or persons or association of persons companies or corporations for the erection and regulation of market houses milk depots and market places on such terms and conditions and in such manner as the council may prescribe and raise all necessary revenue therefor as herein provided and also to levy and collect a license tax from every person or persons who may be authorized by council to occupy any portion of the streets or sidewalks for temporary market purposes. To provide for the collection and removal of garbage ashes and other waste or refuse material

On the question,

Will the House agree to the section?

Mr. ROBERT L. WALLACE Mr. Speaker, I desire to offer the following amendment.

The SPEAKER The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 14, page 21, line 1, by striking out the word "sidewalks" and inserting in lieu thereof "sidewalk."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The fifteenth, sixteenth and seventeenth sections were separately read and agreed to as follows:

Section 15 That article five section three clause thirty-two of said act which reads as follows

"Thirty-two To provide for the construction and maintenance of levees and ferries within the jurisdiction of any such city or within the limits thereof to erect wharves on navigable waters adjacent to the city regulate the use thereof collect wharfage and establish wharf and dock lines and to provide for protection against floods and constructing and maintaining docks retaining walls dams or embankments and by removing obstructions from and deepening the channels of rivers and streams flowing through or adjacent to the city" be and the same is hereby amended to read as follows

Thirty-two To provide for the construction and maintenance of levees and ferries within the jurisdiction of any such city and within the limits thereof to erect wharves on navigable waters adjacent to the city regulate the use thereof collect wharfage and establish wharf and dock lines and to provide for protection against floods To construct and maintain docks retaining walls dams or embankments to remove obstructions from deepen and widen the channels of rivers and streams flowing through or adjacent to the city and to construct maintain and manage municipal boat houses and bath houses

Section 16 That article five section three clause thirty-four of said act which reads as follows

"Thirty-four To purchase lands and premises for public parks and to levy and collect such special taxes as may be necessary to pay for the same and to make appropriations for the improvement and regulations for the government of parks owned and controlled by the city" be and the same is hereby amended to read as follows

Thirty-four To purchase lands and premises for public parks and playgrounds to levy and collect such special taxes as may be necessary to pay for the same and to make appropriations for the improvement maintenance care regulation and government of parks and playgrounds owned or controlled by the city

Section 17 That article five section three clause thirty-nine of said act which reads as follows

"Thirty-nine To regulate the construction and inspection of fire places chimneys stoves stove-pipes ovens boilers kettles forges or any apparatus used in any building manufactory or business and to order the suppression or cleaning thereof when deemed necessary for the prevention of fires to regulate or prohibit the manufacture sale storage or transportation of inflammable or explosive substances within the city and to prescribe limits within which no dangerous obnoxious or offensive business shall be carried on" be and the same is hereby amended to read as follows

Thirty-nine To regulate the construction and inspection of fire-places chimneys stoves stove-pipes ovens boilers kettles forges or any apparatus used in any building manufactory or business and to order the suppression or cleaning thereof when deemed necessary for the prevention of fires to regulate and control the production and emission of unnecessary smoke from any chimney or other source except railroad locomotives to regulate or prohibit the manufacture sale storage or transportation of inflammable or explosive substances within the city and to prescribe limits within which no dangerous obnoxious or offensive business shall be carried on

The eighteenth section was read as follows:

Section 18 That article five section three clause forty-six of said act which reads as follows

Forty-six To make all such ordinances by-laws and regulations not inconsistent with the Constitution and laws of the this Commonwealth as may be expedient or necessary in addition to the special powers in this section granted for the proper management care and control of the city and its finances and the maintenance of the peace good government safety welfare of the city and its trade commerce and manufactures and the same to alter modify and repeal at pleasure and to enforce all ordinances by inflicting penalties upon inhabitants or other persons for violation thereof not exceeding one hundred dollars for any one offense recoverable with cost together with judgment or imprisonment not exceeding thirty days if the amount of said judgment and costs shall not be paid" be and the same is hereby amended to read as follows

Forty-six To make all such ordinances by-laws rules and regulation not inconsistent with or restrained by the Constitution and Laws of this Commonwealth as may be expedient or necessary for the proper management care and control of the city and its finances and the maintenance of the peace good government safety and welfare of the city and its trade commerce manufactures and the exercise of full and complete powers for local self-government in matters of police and the same to alter modify and repeal at pleasure and to enforce all ordinances by inflicting penalties upon inhabitant or other persons for violations thereof not exceeding one hundred dollars for any one offense recoverable with costs together with judgment or imprisonment not exceeding ninety days if the amount of said judgment and costs shall not be paid

On the question,

Will the House agree to the section?

Mr. ROBERT L. WALLACE. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 18, page 24, line 1, by inserting after the word "by-laws" the word "rules."

Amend section 18, page 24, line 7, by inserting after the word "safety" the word "and."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The nineteenth section was read as follows:

Section 19 That article six section one of said act which reads as follows

"Section 1 The mayor and members of the city council in cities of the third class shall be at least twenty-five years of age and shall be elected by the electors at large They shall have been citizens and inhabitants of the city wherein they shall be elected one year next before their election and shall reside therein during their terms of service In cities of the third class where the term of mayor expires on the first Monday of December in the year one thousand nine hundred and thirteen the qualified electors of such city shall at the municipal election in that year elect a mayor who shall serve from said first Monday until the first Monday of January one thousand nine hundred and eighteen In the year one thousand nine hundred and seventeen and quadriennially thereafter the qualified electors of said city shall at the municipal election elect a mayor who shall serve for a term of four years from the first Monday of January next succeeding his election In cities of the third class where the mayor was elected at the municipal election in the year one thousand nine hundred and eleven the qualified electors of the city shall in the year one thousand nine hundred and fifteen and quadriennially thereafter elect a mayor who shall serve for a term of four years from the first Monday of January next succeeding his election At the first municipal election held after the passage of this act and biennially thereafter the qualified electors of each city of the third class shall elect four members of council who shall serve for a term of two years from the first Monday of January next succeeding their election except in the case of members first elected under this act who shall serve from the first Monday of December next following their election until the first Monday of January one thousand nine hundred and sixteen" be and the same is hereby amended to read as follows

Section 1 The mayor and members of the city council in cities of the third class shall be at least twenty-five years of age and shall be elected by the electors at large They shall have been citizens and inhabitants of the city wherein they shall be elected one year next before their election and shall reside therein during their terms of service The mayor and members of council shall respectively serve for a term of four years from the first Monday of January next succeeding their respective elections and shall each be eligible to re-election Mayors and councilmen in said cities now in office shall serve for the terms for which they were respectively elected. At the municipal elections in each of the said cities immediately preceding the expiration of the term of mayor thereof the qualified electors of each such city shall elect a mayor to serve for the term of four years and every fourth year thereafter a mayor shall be elected in each such city to serve for the term of four years At the first municipal election held after the passage of this act the qualified electors of each city of the third class shall elect four members of the city council The two nominees for such office receiving respectively the highest number of votes at such election shall serve for four years from the first Monday of January next succeeding their election and the two nominees for council at such election receiving the next highest number of votes at such election shall serve during the term of two years from the first Monday of January next succeeding their election and thereafter two councilmen shall be elected at large at each biennial municipal election to serve for the term of four years from the first Monday of January next succeeding their election

On the question,

Will the House agree to the section?

Mr. ROBERT L. WALLACE. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 19, page 27, line 14, by striking out the word "succeeding" and inserting in lieu thereof "succeeding."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The twentieth section was read as follows:

Section 20 That article six section two of said act which reads as follows

"Section 2 Each member of council including the mayor shall have the right to vote on all questions coming before the

Council but the mayor shall have no right to veto such acts as shall have been passed by the affirmative vote of a majority of the members elected to said council" be and the same is hereby amended to read as follows

Section 2 Each member of council including the mayor shall have the right to vote on all questions coming before the council but the mayor shall have no right to veto Except as otherwise herein provided an affirmative vote of three members shall be necessary in order to pass any ordinance

On the question,

Will the House agree to the section?

Mr. ROBERT L. WALLACE. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 20, page 27, line 29, by striking out the word "necessary" and inserting in lieu thereof "necessary."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The twenty-first section was read and agreed to as follows:

Section 21 That article six section seven of said act which reads as follows

"Section 7 All ordinances may be proved by the certificate of the city clerk under the corporate seal and when printed or published in book or pamphlet form and purporting to be published by authority of the city shall be read and received as evidence in all courts and places without further proof All ordinances shall unless otherwise provided therein or by law shall take effect in ten days after their passage upon their being signed by the mayor and attested by the city clerk and every ordinance prescribing a penalty for the violation thereof shall be forthwith published at least three times in not more than two newspapers printed and circulated within the city in such manner as council may direct All ordinances shall within one month after their passage be certified and recorded by the city clerk in a book provided by the city for that purpose which shall be at all times open to the inspection of citizens" be and the same is hereby amended to read as follows

Section 7 All ordinances immediately after their passage shall be signed by the mayor and attested by the city clerk and ordinances may be proved by the certificate of the city clerk under the corporate seal of the city and when printed or published in book or pamphlet form and purporting to be published by authority of the city shall be read and received as evidence in all courts and places without further proof All ordinances unless otherwise provided therein or by law shall take effect in ten days after their passage upon their being signed by the mayor and attested by the city clerk and every ordinance prescribing a penalty for the violation thereof shall be forthwith published at least three times in not more than two newspapers printed and circulated within the city in such manner as council may direct All ordinances shall within one month after their passage be certified and recorded by the city clerk in a book provided by the city for that purpose which shall be at all times open to the inspection of citizens" be and the same is hereby amended to read as follows

Section 7 All ordinances immediately after their passage shall be signed by the mayor and attested by the city clerk and ordinances may be proved by the certificate of the city clerk under the corporate seal of the city and when printed or published in book or pamphlet form and purporting to be published by authority of the city shall be read and received as evidence in all courts and places without further proof All ordinances unless otherwise provided therein or by law shall take effect in ten days after their passage and shall within one month after their passage be certified and recorded by the city clerk in a book provided by the city for that purpose which shall be at all times open to the inspection of citizens

The twenty-second read was read as follows:

Section 22 That article six section eleven of said act which reads as follows

"Section 11 The councilmen in cities of the third class shall receive for their services during their term of service annual salaries to be fixed by ordinance payable in monthly installments Council may by ordinance fixing said salaries provide for the assessment and retention therefrom of reasonable fines for absence from regular or special meeting of council or councilmanic committees Council shall by ordinance fix the respective salaries to be paid to councilmen for their services The salary paid to any councilman shall not be less than two hundred fifty dollars per year nor more than three thousand dollars per year provided however that for the first term of councilmen elected under the provisions of this act and until thereafter changed by ordinance the salary of each councilman shall be as follows In cities of the third class of fifteen thousand inhabitants or under by the last United States census each councilman shall receive a salary of three hundred dollars per annum where said population is between fifteen thousand and thirty thousand seven hundred and fifty dollars per annum in

cities having a population above thirty thousand and not to exceed fifty thousand two thousand dollars per annum in cities having a population of over fifty thousand and not exceeding seventy thousand two thousand five hundred dollars per annum in cities having a population of over seventy thousand three thousand dollars per annum

The first council elected under the provisions of this act shall by ordinance determine the amount of salaries to be paid in said cities the compensation to be received by councilmen shall not be increased or diminished during the term for which they shall have been elected but succeeding councils may change all compensation said change to take effect after the expiration of term of office of the council making such change" be and the same is hereby amended to read as follows

Section 11 The councilmen in cities of the third class shall receive for their services during their term of service annual salaries to be fixed by ordinance payable in monthly installments Councils may by ordinance fixing said salaries provide for the assessment and retention therefrom of reasonable fines for absence from regular or special meetings of council or councilmanic committees The salary paid to any councilman shall not be less than two hundred and fifty dollars per year nor more than three thousand dollars per year provided however that for the term of city councilmen and until thereafter changed by ordinance the salary of each councilman shall be as follows

In cities of the third class of fifteen thousand inhabitants or under by the last United States census each councilman shall receive a salary of three hundred dollars per annum where said population is between fifteen thousand and thirty thousand seven hundred and fifty dollars per annum in cities having a population above thirty thousand and not exceeding fifty thousand two thousand dollars per annum in cities having a population of over fifty thousand and not exceeding seventy thousand two thousand five hundred dollars per annum in cities having a population of over seventy thousand three thousand dollars per annum The council elected under the provisions of this act shall have power by ordinance to determine the amount of salaries to be paid in said cities The compensation to be received by councilmen shall not be increased or diminished during the term for which they shall be elected but succeeding councils may change all compensation said change to take effect after the expiration of term of office of the council making the change

On the question,

Will the House agree to the section?

Mr. ROBERT L. WALLACE. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 22, page 30 line 7, by striking out the word "meeting" and inserting in lieu thereof "meetings."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The twenty-third section was read and agreed to as follows:

Section 23 That article seven section four of said act which reads as follows

"Section 4 The mayor shall also supervise the conduct of all city officers examine the grounds of all reasonable complaints against any of them and cause all of their violation or neglect of their duty to be promptly punished or reported to the proper tribunal for correction and for the purpose aforesaid he is hereby empowered to issue subpoenas and compulsory processes under his official seal for the attendance of such persons and the production of such books and papers as he may deem necessary He shall have the authority at all times to call upon any officials of the city or heads of departments for any information as to the affairs under their control and management as he may require and he may call special meetings of council to consider any matter which he may think proper He shall communicate to council at their first stated meeting in January of each year and from time to time as he may deem expedient a statement of the condition and affairs of the city in respect to its government finances and improvements together with suggestions and recommendations of all such measures as he may deem conducive to the interests and welfare thereof" be and the same is hereby amended to read as follows

Section 4 The mayor shall also supervise the conduct of all city officers examine the grounds of all reasonable complaints against any of them and cause all of their violations or neglect of duty to be promptly punished or reported to the proper tribunal for correction and for the purpose aforesaid he is hereby empowered to issue subpoenas and compulsory processes under his official seal for the attendance of such persons and the production of such books and papers as he may deem necessary He shall have the authority at all times to call upon any official of the city or heads of departments for any information as to the affairs under their control and management as he may require and he may call special meetings of the council to consider any matter which he may think proper He shall communicate to council from time to time as he may deem expedient a statement of the condition and affairs of the city in respect

to its government finances and improvements together with suggestions and recommendations of all such measures as he may deem conducive to the interest and welfare thereof

The twenty-fourth section was read as follows:

Section 24 That article seven section five of said act which reads as follows

"Section 5 The mayor shall have the criminal jurisdiction of an alderman within the city and shall have no civil jurisdiction except in relation to action for fines penalties or forfeitures imposed by virtue of the ordinances of the city or the laws of this Commonwealth relating thereto. He shall have the power of a committing magistrate under the acts of assembly relating to tramps and vagrants and shall in addition have authority to commit to any city or county prison for a term not exceeding thirty days any dissolute or disorderly persons in default of payment of such fine or penalty as may be fixed by ordinance with the cost of suit or arrest. He shall be empowered to take acknowledgements of any instruments in writing solemnize marriages and administer oaths and affirmations and shall attest all his acts with his official seal. He shall keep a docket and shall enter therein all actions and proceedings had before him and said docket with the entries therein and duly certified transcripts thereof shall be received in evidence in the same manner and with like effect as the docket entries and transcripts of aldermen are by law admissible for similar purposes. He shall charge and receive for all official services the same fees and costs as are allowed by law to the aldermen of the city for similar services but shall pay over the same into the city treasury monthly according to the statements thereof verified by oath or affirmation before the superintendent of finance and filed with him" be and the same is hereby amended to read as follows

Section 5 The mayor shall have the criminal jurisdiction of an alderman within the city and shall have no civil jurisdiction except in relation to actions for fines penalties or forfeitures imposed by virtue of the ordinances of the city or the laws of the Commonwealth relating thereto. He shall have the power of a committing magistrate under the acts of assembly relating to tramps and vagrants and shall in addition have authority to commit to any city or county prison for a term not exceeding ninety days any dissolute or disorderly person in default of payment of such fine or penalty as may be fixed by ordinances with the cost of suit or arrest. He shall be empowered to take acknowledgements of any instruments in writing solemnize marriages and administer oaths and affirmations and shall attest all his acts with his official seal. He shall keep a docket and shall enter therein all actions and proceedings had before him and said docket with the entries therein and duly certified transcripts thereof shall be received in evidence in the same manner and with like effect as the docket entries and transcripts of aldermen are by law admissible for similar purposes. He shall charge and receive for all official services the same fees and costs as are allowed by law to aldermen of the city for similar services but shall pay over the same into the city treasury monthly according to the statements thereof verified by oath or affirmation before the superintendent of accounts and finance and filed with him

Section 24 That article seven section six of said act which reads as follows

"Section 6 The council shall fix by ordinance the

On the question,

Will the House agree to the section?

Mr. ROBERT L. WALLACE. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 24, page 34, line 23, by striking out the word "treasurer" and inserting in lieu thereof "treasury."

Amend section 24, page 35, line 3, by striking out the word "of" and inserting in lieu thereof "or."

Amend section 24, page 35, by striking out after the word "Section," line 27, the figures "24" and inserting in lieu thereof the figures "25."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The twenty-fifth, twenty-sixth and twenty-seventh sections were separately read and agreed to as follows:

Section 25 That article seven section six of said act which reads as follows

"Section 6 The council shall fix by ordinance the number rank and compensation of the members of the city police force and prescribe all necessary rules and regulations for the organization and government thereof in accordance with this act and it shall be a misdemeanor in office for any policeman to ask demand or receive any other compensation or reward whatsoever for his official services to be followed by dismissal from office. Provided That members of the police force may receive and retain rewards offered for the arrest of persons accused of crime committed outside of the city in which they hold office. The council may also designate from the force the chief

and other officers who shall be subject to the direction and control of the council and shall serve as such officers until their successors be duly designated and qualified" be and the same is hereby amended to read as follows

Section 6 The council shall fix by ordinance the number rank and compensation of the members of the city police force and prescribe all necessary rules and regulations for the organization and government thereof in accordance with this act and it shall be a misdemeanor in office punishable by fine or imprisonment either or both for any policeman to ask demand or receive any other compensation or reward whatsoever for his official services to be followed by dismissal from office. Provided That members of the police force may receive and retain rewards offered for the arrest of persons accused of crime committed outside of the city in which they hold office. The council may also designate from the force the chief and other officers who shall serve as such officers until their successors be duly designated and qualified. The council or the mayor acting by authority and direction of council on occasions of threatened public disorder or danger whenever in the judgment of the council or the mayor it is necessary for the public safety or to preserve order may appoint supernumerary or extra policemen to serve for such period as the council or the mayor may designate not exceeding ten days whose compensation shall be fixed by council before or at the time said appointments are made

Section 26 That article seven section seven of said act which reads as follows

"Section 7 Policemen shall be ex-officio constables of the city and shall and may without warrant and upon view arrest and commit for hearing any and all persons guilty of breach of the peace vagrancy riotous or disorderly conduct or drunkenness or who may be engaged in the commission of any unlawful act tending to imperil the personal security or endanger the property of the citizens or violating any of the ordinances of said city for the violation of which a fine or penalty is imposed. They shall have authority to serve and execute all criminal process or processes for the violation of the city ordinances which may be issued by the mayor or any alderman and shall charge the same fees and costs as pertain by law to the constables of the city for similar services but the said fees and costs shall be received and collected by the mayor and by him paid into the city treasury monthly as herein provided. Policemen shall obey the orders of the mayor and make report to him which report shall be laid by him before council whenever required. The mayor shall exercise a constant supervision and control over their conduct and hear and determine all complaints against them in the discharge of their duties and he shall be required to remove from office any member or officer of the police force upon a resolution to that effect passed by council" be and the same is hereby amended to read as follows

Section 7 Policemen shall be ex-officio constables of the city and shall and may without warrant and upon view arrest and commit for hearing any and all persons guilty of breach of the peace vagrancy riotous or disorderly conduct or drunkenness or who may be engaged in the commission of any unlawful act tending to imperil the personal security or endanger the property of the citizens or violating any of the ordinances of said city for the violation of which a fine or penalty is imposed. They shall have authority to serve and execute all criminal process or processes for the violation of the city ordinances which may be issued by the mayor or any alderman and shall charge the same fees and costs as pertain by law to the constables of the city for similar services but the said fees and costs shall be received and collected by the mayor and by him paid into the city treasury monthly as herein provided. Policemen shall obey the orders of the mayor and make report to him which report shall be laid by him before council whenever required. The mayor shall exercise a constant supervision and control over their conduct and hear and determine all complaints against them in the discharge of their duties and upon finding any such complaint well founded shall submit his report thereon to council for its action and in the meantime pending action by council the mayor shall have power to suspend such policeman from duty

Section 27 That article seven section fourteen of said act which reads as follows

"Section 14 The superintendent of finance shall from time to time and as often as he may deem expedient or the city council shall direct suggest plans to the council for the management and improvement of the city finances and he shall make a report verified by oath or affirmation to the city council at the first stated meeting in January in each year of the public accounts of the city and of the trusts in its care exhibiting all of the expenditures thereof respectively and the sources from which the revenue and funds are derived and in what manner the same have been disbursed each account to be accompanied by a statement in detail of the several appropriations made by council the amount drawn on each appropriation and the balance outstanding to the debit or credit of such appropriation at the close of the fiscal year which report shall be published in pamphlet form. He shall also at the first stated meeting in January in each year present to council a detailed statement of the estimated receipts expenditures and liabilities of every kind for the ensuing year with the balance of unexpended appropriations and all other information of value as a basis for fixing the levy and tax rate for the next fiscal year" be and the same is hereby amended to read as follows

Section 14 The superintendent of accounts and finance shall from time to time and as often as he may deem expedient or the city council shall direct suggest plans to the council for the management and improvement of the city finances and he shall make a report verified by oath or affirmation to the city council at the first stated meeting in March in each year of the public accounts of the city and of the trusts in its care exhibiting all of the expenditures thereof respectively and the sources from which the revenue and funds are derived and in what manner

the same have been disbursed each account to be accompanied by a statement in detail of the several appropriations made by council the amount drawn on each appropriation and the balance outstanding to the debit or credit of such appropriation at the close of the fiscal year which report shall be published in pamphlet form. He shall also at the first stated meeting in December in each year present to council a detailed statement of the estimated receipts expenditures and liabilities of every kind for the ensuing year with the balance of unexpended appropriations and all other information of value as a basis for fixing the levy and tax rate for the next fiscal year. The superintendent of accounts and finance shall have authority to administer oaths or affirmations in relation to any matter touching the authentication of every account with or claim or demand against the city but shall not be entitled to receive any fee therefor. He shall also have power to appoint a deputy who shall also have power to administer oaths or affirmations in all matters relating to the affairs of said office but the said superintendent shall in all cases be responsible and liable for the actions and conduct of the said deputy.

The twenty-eighth section was read as follows:

Section 28 That article seven section fifteen of said act which reads as follows

"Section 15 The mayor of each city of the third class in Pennsylvania elected under the provisions of this act shall receive for his services during the term of service an annual salary to be fixed by ordinance payable in monthly installments. The council in said city shall by ordinance fix the amount of the salary to be paid to the mayor for his services and may provide for the assessment and retention therefrom of reasonable fines for absence from regular or special meetings of council or councilmanic committees. The amount of said salary in cities of the third class shall not be less than five hundred dollars nor more than three thousand five hundred dollars per year. For the first term of any mayor elected under the provisions of this act and until thereafter changed by ordinance the salary of said mayors in cities of the third class shall be as follows: In cities having a population of fifteen thousand or under by the last United States census five hundred dollars in cities having a population of over fifteen thousand and less than thirty thousand inhabitants one thousand two hundred dollars per year in cities having a population exceeding thirty thousand and not exceeding fifty thousand inhabitants two thousand five hundred dollars per annum in cities having a population of over fifty thousand and not exceeding seventy thousand inhabitants three thousand dollars per annum in cities having a population of over seventy thousand three thousand five hundred dollars per annum.

The first council elected under the provisions of this act shall by ordinance fix the salary to be paid to the mayor in said cities for succeeding terms and the amount of compensation for the mayor in any of said cities shall not be increased or diminished during the term of office for which he shall be elected. Succeeding councils may change the amount of such compensation" be and the same is hereby amended to read as follows

Section 15. The mayor of each city of the third class elected under the provisions of this act shall receive for his services during the term of service an annual salary to be fixed by ordinance payable in monthly installments. The council shall by ordinance fix the amount of salary to be paid to the mayor for his services and may provide for the assessment and retention therefrom of reasonable fines for absence from regular or special meetings of council or councilmanic committees. The amount of salary in cities of the third class shall not be less than five hundred dollars nor more than three thousand five hundred dollars per year. Until changed by ordinance the salary of said mayors in cities of the third class shall be as follows: In cities having a population of fifteen thousand or under by the last United States census five hundred dollars per annum in cities having a population of over fifteen thousand and less than thirty thousand inhabitants one thousand two hundred dollars per annum in cities having a population exceeding thirty thousand and not exceeding fifty thousand inhabitants two thousand five hundred dollars per annum in cities having a population of over fifty thousand and not exceeding seventy thousand inhabitants three thousand dollars per annum and the amount of compensation for the mayor in any of the said cities shall not be increased or diminished during the term of office for which he shall be elected. Succeeding council may change the amount of such compensation but such change shall not affect the compensation of mayor then in office.

On the question.

Will the House agree to the section?

Mr. ROBERT L. WALLACE. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 28, page 41, line 14, by striking out the word "the" before "term" and inserting in lieu thereof "his."

Amend section 28, page 42, line 7, by striking out the word "populations" and inserting in lieu thereof "population."

Amend section 28, page 42, line 9, by inserting after the word "thousand" the word "inhabitants."

Amend section 28, page 43, line 20, by inserting before the word "mayor," the word "the."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The twenty-ninth section was read as follows:

Section 29 That article eight section one of said act which reads as follows

"Section 1 Subject to the provisions of section thirteen of article six of this act the council of each city of the third class shall on the first Monday of January after its election elect a city treasurer who shall hold his office for the term of two years from said first Monday of January and until his successor is duly elected and qualified or until the said treasurer shall have been removed from office according to law. The city treasurer shall be a competent accountant and shall have been a resident of the city and an elector thereof for at least three years previous to his election. He shall give lawful bond to the city with two or more sufficient sureties or other company authorized by law to act as surety to be approved by the council in such sum as it may by ordinance direct conditioned for the honest and faithful discharge of his official duties and the safe keeping and payment over of all public moneys entrusted to his care. He shall receive a fixed annual salary to be provided by ordinance" be and the same is hereby amended to read as follows

Section 1. The Council of each city of the third class shall on the first Monday of January Anno Domini one thousand nine hundred and twenty and on the first Monday of January in every fourth year thereafter elect a city treasurer who shall hold his office for the term of four years from the said first Monday of January and until his successor is duly elected and qualified or until the said treasurer shall have been removed from office according to law. The city treasurer shall be a competent accountant and shall have been a resident of the city and an elector thereof for at least three years previous to his election. He shall give lawful bond to the city with two or more sufficient sureties or with a surety or other company authorized by law to act as surety to be approved by the council in such sum as it may by ordinance direct conditioned for the honest and faithful discharge of his official duties, and the safe keeping and payment over of all public moneys entrusted to his care. He shall receive a fixed annual salary to be provided by ordinance.

On the question.

Will the House agree to the section?

Mr. ROBERT L. WALLACE. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 29, page 43, line 23, by striking out the word "sections" and inserting in lieu thereof "section."

Amend section 29, page 44, line 5, by inserting after the word "sureties" the following: "or with a surety."

On the question.

Will the House agree to the amendments?

They were agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The thirtieth section was read as follows:

Section 30 That article nine section one of said act as the same was amended by an act approved the nineteenth day of July Anno Domini one thousand nine hundred and seventeen which reads as follows

"Section 1 In cities of the third class where the term of city controller expires on the first Monday of December in the year one thousand nine hundred and thirteen the qualified electors of the city shall at the municipal election of that year elect a city controller who shall serve from said first Monday of December until the first Monday of January one thousand nine hundred and eighteen. In the year one thousand nine hundred and seventeen and quadriennially thereafter the qualified electors of such city shall at the municipal election elect a city controller who shall serve for a term of four years from the first Monday of January next succeeding his election. In cities of the third class where the city controller was elected at the municipal election in the year one thousand nine hundred and eleven the qualified electors of the city shall in the year one thousand nine hundred and fifteen and quadriennially thereafter elect a city controller who shall serve for a term of four years from the first Monday of January next succeeding his election. The city controller shall examine audit and settle all accounts whatsoever in which the city is concerned either as debtor or creditor where provision for the settlement thereof is made by law and where no provision or an insufficient provision has been made he shall examine such accounts and report to the city council the facts relating thereto. He shall have authority to administer oaths or affirmations in relation to any matter touching the authentication of every account with or claim or demand against the city but shall not be entitled to receive any money out of the city treasury unless the warrant therefor is duly countersigned by the city controller" be and the same is hereby amended to read as follows

Section 1 In cities of the third class where the term of the city controller expires on the first Monday of January in the year one thousand nine hundred and twenty the qualified electors of the city shall at the municipal election of the preceding year and every four years thereafter elect a city controller who shall possess the qualifications herein prescribed for the city treasurer and who shall serve for the term of four years from the first Monday of January next succeeding their respective elections

In cities of the third class where the city controller was elected in the year one thousand nine hundred and seventeen to serve until the first Monday in January in the year one thousand nine hundred and twenty-two the qualified electors of said cities shall elect a city controller at the municipal election to be held in the year one thousand nine hundred and twenty-one and every four years thereafter elect a controller in like manner to serve for the term aforesaid the said terms to begin on the first Monday of January next succeeding their respective elections

On the question,

Will the House agree to the section?

Mr. ROBERT L. WALLACE. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 30, page 45, line 17, by striking out the word "quadriennially" and inserting in lieu thereof "quadriennially."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The thirty-first and thirty-second sections were separately read and agreed to as follows:

Section 31 That article nine section two of an act which reads as follows

"Section 2 The said city controller shall receive such compensation as may be prescribed by council" be and the same is hereby amended to read as follows

Section 2 That said city controller shall examine audit and settle all accounts whatsoever in which the city is concerned either as debtor or creditor and shall also examine and audit the accounts of all officers and departments which collect receive and disburse public moneys or who are charged with the management control or custody thereof and in case he discovers any default irregularity delinquency or mismanagement he shall make report to the council He shall also make report to council on the first Monday of January in each year and oftener if so required by council of the audits which he shall have made of the accounts of the officers having charge custody control and disbursements of public moneys showing the balance in their hands respectively He shall have the power to administer oaths or affirmations in relation to any matter touching the authentication of any account claim or demand against the city but shall not receive any fee therefore and the treasurer of said city shall pay no money out of the city treasury unless the warrant therefor is duly countersigned by the city controller He shall have power to issue subpoenas to obtain the attendance of officers whose accounts he is authorized to adjust audit and settle and also to subpoena any person or persons who it may be necessary to examine as witnesses and in case any city officer or any witness refuses to appear upon being subpoenaed he shall report such refusal to council and the council is hereby empowered to enact ordinances to compel the attendance of city officers and witnesses before the said city controller and to impose penalties in case of refusal The city controller shall give bond with surety to be approved by council in such sum as the council shall fix by ordinance and he shall receive such compensation as shall be prescribed by council Provided however such compensation shall not be less than the compensation paid to members of council which shall not be increased or diminished during his term In case a vacancy occurs in the office of city controller thirty days or more prior to the time for holding the next fall or municipal primary election in said cities the council shall fill the vacancy by electing a city controller to serve until the first Monday of January next succeeding the time of holding said fall or municipal primary election and the qualified electors of the city in which said vacancy exists shall at said fall or municipal primary election nominate and at the succeeding fall or municipal election elect in the manner provided by law a city controller who shall serve for the regular term of four years from the first Monday of January succeeding his election but in case the vacancy occurs less than thirty days prior to the next fall or municipal primary election the council shall elect a city controller to serve during the remainder of the term of the city controller whose office has become vacant

Section 22 That article nine section three of said act which reads as follows

"Section 3 That the council of each city of the third class in this Commonwealth are hereby authorized and directed to elect a city clerk whose term of office and compensation shall be fixed by ordinance Provided however That the said term of office shall not exceed four years" be and the same is hereby amended to read as follows

Section 3 The council of each city of the third class is hereby authorized and directed to elect a city clerk who shall serve for a term of four years and until his successor is duly elected and qualified and whose compensation shall be fixed by ordinance and he shall be removable in the manner provided by law

The thirty-third section was read as follows:

Section 33 That article ten section one of said act which reads as follows

"Section 1 Subject to the provisions of article six the council of each of said cities of the third class shall on the first Monday of January following the election of members thereof or as soon thereafter as may be practicable by the vote of a majority of the members chosen elect one person learned in the law and qualified to practice in the Supreme Court of this Commonwealth who shall be styled the city solicitor and shall serve for the term of two years from the said first Monday of January and until his successor shall be duly qualified unless he shall have been removed from office sooner in the method prescribed by law Vacancies in said office shall be filled by council for the unexpired term He shall give lawful bond to the corporation with two or more sureties or with a surety or other company authorized by law to act as surety to be approved by council in such sum as they shall by ordinance direct conditioned for the faithful performance of his official duties as the same are or may be defined by law or ordinance" be and the same is hereby amended to read as follows

Section 1 Subject of the provisions of article six the council of each of the said cities of the third class on the first Monday of May Anno Domini one thousand nine hundred and twenty-and on the first Monday of May every fourth year thereafter or as soon thereafter as practicable in each of said years by a vote of a majority of the members shall elect one person learned in the law and qualified to practice in the Supreme Court of this Commonwealth who shall be styled the city solicitor and shall serve for the term of four years from the said first Monday of May and until his successor shall be duly qualified unless he shall have been removed from office sooner in the method prescribed by law Vacancies in said office shall be filled by council for the unexpired term He shall give lawful bond to the corporation with two or more sureties or with a surety or other company authorized by law to act as surety to be approved by council in such sum as they shall by ordinance direct conditioned for the faithful performance of his official duties as the same are or may be defined by law or ordinance

On the question,

Will the House agree to the section?

Mr. ROBERT L. WALLACE. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 33, page 50, line 6, by striking out the word "prescribe" and inserting in lieu thereof "prescribed."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The thirty-fourth and thirty-fifth sections were separately read and agreed to as follows:

Section 34 That article eleven section one of said act which reads as follows

"Section 1 The council of any city of the third class of the State of Pennsylvania may by ordinance create a board of health The organization powers and duties of said board of health shall be as provided by laws now in force in relation to boards of health" be and the same is hereby amended to read as follows

Section 1 The council of any city of the third class by ordinance may create a board of health The organization powers and duties of said board of health shall be as provided by laws now in force in relation to boards of health except the members officers and subordinates thereof may be appointed by the council

Section 35 That article eleven section three of said act which reads as follows

"Section 3 The city clerk in cities of the third class shall be ex-officio secretary of the board of health in case the council of said city shall create a board of health under the provisions of this act" be and the same is hereby repealed

The thirty-sixth section was read as follows:

Section 36 That article fourteen section six of said act which reads as follows

"Section 6 The viewers provided for in the foregoing sections of this article may be appointed before or at any time within six years after the entry taking appropriation or injury or the passing of an ordinance providing for any matter set forth in section one of article fourteen of any property or materials for constructing said improvements and upon the report of said viewers or any two of them being filed in the said court any party may within thirty days thereafter file his her or

their appeal from the said report to the said court. Such appeal shall be in writing and accompanied by an affidavit of the appellant or their agent or attorney that the same is not taken for the purpose of delay but because the affiant firmly believes that injustice has been done and after such appeal either party may put the cause at issue in the form directed by said court and the same shall be tried by said court and jury and after final judgment either party may have an appeal therefrom to the proper court the Superior Court or the Supreme Court in the manner prescribed in other cases. The said court of common pleas shall have power to order what notices shall be given in connection with any part of the proceedings and may make all such orders as it may deem requisite. If any exceptions be filed with any appeal to the proceedings they shall be speedily disposed of and if allowed a new view shall be ordered and if disallowed the appeal shall proceed as hereinbefore provided" be and the same is hereby amended to read as follows:

Section 6 The viewers provided for in the foregoing sections of this article may be appointed before or at any time within six years after the entry taking appropriation or injury or the passing of an ordinance providing for any matter set forth in section one of this article or of any property or material for constructing said improvement and upon the report of said viewers or any two of them being filed in the said court which report shall be filed within three months from the date of their appointment unless the time for so doing shall be extended by the court any party may within thirty days thereafter file his her or their appeal from the said report to the said court. Such appeal shall state the grounds or reasons for the appeal as in other appeal cases and shall be in writing and accompanied by an affidavit of the appellant or their agent or attorney that the same is not taken for the purpose of delay but because the affiant firmly believes that injustice has been done and after such appeal either party may put the cause at issue in the form directed by said court and the same shall be tried by said court and jury and after final judgment either party may have an appeal therefrom to the proper court the Superior Court or the Supreme Court in the manner as prescribed in other cases. The said court of common pleas shall have power to order what notices shall be given in connection with any part of the proceedings and may make all such orders as it may deem requisite. If any exceptions be filed with any appeal to the proceedings they shall be speedily disposed of and if allowed a new view shall be ordered and if disallowed the appeal shall proceed as hereinbefore provided.

On the question,

Will the House agree to the section?

Mr. ROBERT L. WALLACE. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 36, page 52, line 8, by striking out the word "improvements" and inserting in lieu thereof "improvement."

Amend section 36, page 53, line 6, by striking out the word "or" after "article."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The thirty-seventh, thirty-eighth, thirty-ninth and fortieth sections were separately read and agreed to as follows:

Section 37 That article fourteen section seven of said act which reads as follows

"Section 7 In case any city shall repeal any ordinance passed or discontinue any proceeding taken providing for any of the improvements mentioned in the first section of this article prior to the entry upon taking appropriation or injury to any property or material and within thirty days after the filing of the report of viewers assessing damages and benefit the said city shall not thereafter be liable to pay any damages which have been or might have been assessed but all costs upon any proceedings had thereon shall be paid by the said city" be and the same is hereby amended to read as follows

Section 7 In case any such city shall repeal any ordinance passed or discontinue any proceeding taken providing for any of the improvements mentioned in the first section of this article prior to the entry upon taking appropriation or injury to any property or materials and within thirty days after the filing of the report of viewers assessing damages and benefits the said city shall not thereafter be liable to pay any damages which have or might have been assessed but all costs upon any proceeding had thereon shall be paid by the city including attorney fees to be fixed by the court on behalf of the owner or owners

Section 38 That article fifteen section one of said act which reads as follows

"Section 1 Subject to the provisions of article six of this act the council of each of said cities of the third class shall on the first Monday of January or as soon thereafter as may be conveniently done elect one person resident of the city for at least five years previous to his election a qualified elector thereof and owner of real estate therein at the time of his election and during the entire term of service of the assessed value of at least five hundred dollars as city assessor to serve from the

date of his election until the first Monday of January of the succeeding year Council shall not permit any person elected assessor to enter upon the duties of said office nor continue in office when he does not have and possess all of the qualifications aforesaid and for this purpose council shall have power by a majority vote of all the members elected thereto to declare the said office of assessor vacant at any time any person has not or ceases to have the qualifications aforesaid for the said office and they may thereupon fill the vacancy thus occasioned in the manner hereinafter provided for the filling of vacancies" be and the same is hereby amended to read as follows

Section 1 The council of each of said cities of the third class on the first Monday of January one thousand nine hundred and twenty and on the first Monday of January in every fourth year thereafter or as soon thereafter as may be conveniently done shall elect one person resident of the city for at least five years previous to his election a qualified elector thereof and owner of real estate therein at the time of his election and during the entire term of service of the assessed value of at least five hundred dollars as city assessor to serve for the term of four years from the first Monday of January in the year in which he is elected Council shall not permit any person elected assessor to enter upon the duties of said office nor continue in office when he does not have and possess all of the qualifications aforesaid and for this purpose council shall have power by a majority vote of all the members elected thereto to declare the said office of assessor vacant at any time any person has not or ceases to have the qualifications aforesaid for the said office and they may thereupon fill the vacancy thus occasioned in the manner hereinafter provided for the filling of vacancies

Section 39 That article fifteen section ten of said act which reads as follows

"Section 10 The said assessor shall complete his triennial assessment and the annual assessments in intervening years on or before the first day of September in each year and he shall have power to add to the duplicates in the hands of the city treasurer any subject of taxation therefrom and to rectify any and all errors and mistakes made therein" be and the same is hereby amended to read as follows

Section 10 The said assessor shall complete his triennial assessment and the annual assessments in intervening years on or before the first day of September in each year and he shall have power with the approval of the board of revision and appeals to add to the duplicates in the hands of the city treasurer any subject of taxation omitted therefrom and to rectify any and all errors and mistakes made therein

Section 40 That article sixteen section one of said act which reads as follows

"Section 1 Subject to the provisions of article six of this act the council of each city of the third class shall on the first Monday of January succeeding their election or as soon thereafter as practicable elect by majority vote of said council a competent civil engineer who shall be styled the city engineer and shall serve for a term of two years from the date of his election and until his successor shall be duly qualified unless he shall sooner be removed from said office according to law" be and the same is hereby amended to read as follows

Section 1 Subject to the provisions of article six of this act the council of each city of the third class shall on the first Monday of May Anno Domini one thousand nine hundred twenty and on the first Monday of May in every fourth year thereafter or as soon thereafter as practicable in each of said years elect by majority vote of said council a competent civil engineer who shall be styled the city engineer and shall serve for a term of four years from the said first Monday of May and until his successor shall be duly qualified unless he shall sooner be removed from said office according to law. He shall give bond with surety in such sum as council may direct conditioned for the faithful performance of his duties. Vacancies in said office shall be filled by council for the unexpired term

The forty-first section was read as follows:

Section 41 That article nineteen of said act which reads as follows

ARTICLE XIX

Section 1 Any proposed ordinance may be submitted to the council by a petition signed by the electors of any city of the third class of the Commonwealth of Pennsylvania. Upon the written request of one hundred qualified electors directed to the city clerk asking that a petition be prepared he shall prepare such petition within ten days and in the meantime notice shall be given in one of the daily newspapers if one be published in the city and if not then in a weekly newspaper that such petition will be ready for signing at the expiration of ten days from the presentation of the aforesaid request. This notice shall state the purpose for which the petition is made the place where and when it may be signed and ten days shall be allowed for signatures. The signing shall be done in the city clerk's office only and the petition shall be retained there at all times during the period of ten days. Each signer shall add to his signature his place of residence street and number and shall make oath before the city clerk that he is a qualified elector of the city and resides at the address given. At the expiration of the ten days aforesaid and within ten days thereafter the city clerk shall examine such petition and from the voters registered ascertain whether or not said petition is signed by voters equal to twenty per centum of all votes cast for all candidates for mayor at the last preceding municipal election and if necessary the council shall allow him extra help for that purpose and he shall attach to said petition his certificate showing the result of said examination. If by the clerk's certificate the petition is shown to contain less than twenty per centum as aforesaid it may be amended within ten

days from the date of said certificate. The clerk shall within ten days after such amendment make like examination and certification of the amended petition and if his certificate shall show the same to contain less than twenty per centum as aforesaid it shall be returned to the person filing the same without prejudice. If the petition shall be certified to contain twenty per centum of said votes cast as aforesaid the clerk shall submit the same to the council without delay. If the petition accompanying the proposed ordinance be signed by electors equal in number to twenty per centum of the votes cast for all candidates for mayor at the last preceding municipal election and contains a request that the said ordinance be submitted to a vote of the people if not passed by the council such council shall either

(a) Pass said ordinance without alteration within twenty days except as otherwise provided herein after attachment of the clerk's certificate to the accompanying petition or

(b) Forthwith after the clerk shall attach to the petition accompanying such ordinance his certificate of sufficiency the council shall call a special election unless the general municipal election is fixed within ninety days thereafter and at such special or general election if one is so fixed such ordinance shall be submitted without alteration to the vote of the electors of the said city. The ballots used when voting upon said ordinance shall be supplied by council and shall contain the words "For the ordinance" (stating the nature of proposed ordinance) and "Against the ordinance" (stating the nature of proposed ordinance). If the majority of the qualified electors voting on the proposed ordinance shall vote in favor thereof such ordinance shall thereupon become a valid and binding ordinance of said city. Any ordinance which under the provisions of article nineteen or article twenty of this act is proposed by petition or which shall be adopted by a vote of the people cannot be repealed or amended within two years except by a vote of the people. Any number of proposed ordinances may be voted upon at the same election in accordance with the provisions of this section but there shall not be more than one special election in any period of six months for such purpose. The council may submit a proposition for the repeal of any such ordinance or amendments thereto to be voted upon at any succeeding general city election and should such proposition so submitted receive a majority of the votes thereon at such election such ordinance shall thereby be repealed or amended accordingly. Whenever any ordinance or proposition is required by this act to be submitted to the voters of the city at any election city clerks shall cause such ordinance or proposition to be published once in each of the daily newspapers published in said city such publication to be not more than twenty or less than five days before the submission of such proposition or ordinance to be voted on" be and the same is hereby amended to read as follows

ARTICLE XIX

Section 1 Any proposed ordinance (except as hereinafter mentioned) may be submitted to the council by a petition signed by the electors of any city of the third class of the Commonwealth of Pennsylvania. Upon the written request of one hundred qualified electors directed to the city clerk asking that a petition be prepared he shall prepare such petition within ten days and in the meantime notice by one insertion shall be given in one of the daily newspapers if one be published in the city and if not then in a weekly or daily newspaper published in the county in which said city is situated that such petition will be ready for signing at the expiration of ten days from the presentation of said request. The notice shall state the purpose for which the petition is made the place where and when it may be signed and ten days shall be allowed for signatures. The signing shall be done in the city clerk's office only and the petition shall be retained there at all times during the period of ten days. Each signer shall add to his signature his place of residence street and number and shall make oath before the city clerk that he is a qualified elector of the city and resides at the address given. At the expiration of the ten days aforesaid and within ten days thereafter the city clerk shall examine such petition and from the voters registered ascertain whether or not said petition is signed by voters equal to twenty per centum of all votes cast for all candidates for mayor at the last preceding municipal election at which a mayor was elected and if necessary the council shall allow him extra help for that purpose and he shall attach to said petition his certificate showing the result of said examination. If by the clerk's certificate the petition is shown to contain less than twenty per centum as aforesaid it may be amended within ten days from the date of said certificate. The clerk shall within ten days after such amendment make like examination and certification of the amended petition and if his certificate shall show the same to contain less than twenty per centum as aforesaid it shall be returned to the person filing the same without prejudice. If the petition shall be certified to contain twenty per centum of said votes cast as aforesaid the clerk shall submit the same to the council without delay. If the petition accompanying the proposed ordinance be signed by electors equal in number to twenty per centum of the votes cast for all candidates for mayor at the last preceding municipal election at which a mayor was elected and contains a request the said ordinance be submitted to a vote of the people if not passed by the council such council shall either

(a) Pass said ordinance without alteration within twenty days except as otherwise provided herein after attachment of the clerk's certificate to the accompanying petition or

(b) Forthwith after the clerk shall attach to the petition accompanying such ordinance his certificate of sufficiency the council shall call a special election unless the general or municipal election is fixed within ninety days thereafter and at such special election if one is so fixed or at the said general or municipal election such ordinance shall be submitted

without alteration to the vote of the electors of the said city. The ballots used when voting upon said ordinance shall be supplied by council and shall contain the words "For the ordinance" (stating the nature of proposed ordinance) and "Against the ordinance" (stating the nature of proposed ordinance). If the majority of the qualified electors voting on the proposed ordinance shall vote in favor thereof such ordinance shall thereupon become a valid and binding ordinance of said city. Any ordinance which under the provisions of Article Nineteen (XIX) or of Article Twenty (XX) of this act is proposed by petition or which shall be adopted by a vote of the people cannot be repealed or amended within two years except by a vote of the people. Any number of proposed ordinances may be voted upon at the same election in accordance with the provisions of this section but there shall not be more than one special election in any period of six months for such purpose. The council may submit a proposition for the repeal of any such ordinance or amendments hereto to be voted upon at any succeeding municipal or general election and should such proposition so submitted receive a majority of the votes thereon at such election such ordinance shall thereby be repealed or amended accordingly. Whenever any ordinance or proposition is required by this act to be submitted to the voters of the city at any election city clerks shall cause such ordinance or proposition to be published once in at least two of the newspapers published in said city and if two newspapers are not published in the city then in two newspapers published in the county such publication to be not less than five nor more than twenty days before the submission of such proposition or ordinance to be voted on.

Section 2 That the provisions of the foregoing section shall not apply to or include any ordinance

(a) Relating to any matter subject or thing which is not the subject of a referendum vote as hereinafter provided

(b) To repeal amend or modify any ordinance which had been subject of the provisions of the referendum as hereinafter provided

On the question,

Will the House agree to the section?

Mr. ROBERT L. WALLACE. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 41, page 63, line 1, by inserting after the syllable "quest" the word "that."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The forty-second section was read as follows:

Section 42 That article twenty of said act which reads as follows

ARTICLE XX

Section 1 No ordinance passed by the council except when otherwise required by the general laws of the State or required or permitted by the provisions of this act and except ordinances for the immediate preservation of the public peace health or safety which contains a statement of their urgency shall go into effect before ten days from the time of its final passage and if during the said ten days from the time of its final passage a petition signed by electors of the city equal in number to at least twenty per centum of the entire votes of all candidates for mayor at the last preceding general municipal election at which a mayor was elected protesting against the passage of such ordinance be presented to the council the same shall thereupon be suspended from going into operation and it shall be the duty of the council to reconsider such ordinance and if the same is not entirely repealed the council shall submit the ordinance as is provided by subsection (b) of section one of article nineteen of this act to the vote of the electors of the city either at the general election or at a special municipal election to be called for that purpose and such ordinance shall not go into effect or become operative unless a majority of the qualified electors voting on the same shall vote in favor thereof. Said petition shall be prepared signed and perfected in all respects in accordance with the provisions of said section one of article nineteen and be examined and certified to by the clerk in all respects as therein provided. And provided That the provisions of article nineteen and article twenty shall not become effective until January first nineteen hundred and fourteen nor apply to any tax levy nor to the annual appropriation ordinance nor to any ordinance providing for the exercise of the right of eminent domain. And provided further That no franchise or consent to occupy the public streets highways or other places in any of said cities shall be given or granted to any person or persons railroad railway gas water electric light telegraph or telephone company or to any other public service corporation except by ordinance and no ordinance for such purpose shall go into effect for thirty days after its approval or for thirty days after the time it would otherwise have become a law. If within said thirty days a petition prepared advertised and perfected in all respects complying with the provisions of article nineteen section one is addressed to the council signed by electors of the city equal to number to at least twenty per centum of the total number of registered

voters as shown by the last preceding registration protesting against the passage of said ordinance the latter shall be suspended. It shall be the duty of the city clerk within ten days after said petition is filed with him to examine and ascertain from the registry of votes whether or not said petition is signed by the requisite number of electors and if necessary the council shall allow the said clerk extra help for said purpose. When the said clerk has made said examination he shall attach his certificate to said petition showing the result of his examination and if it shall appear that the petition has not the requisite number of electors as petitioners no further action shall be taken but this shall not prevent the filing of another petition in like manner within said thirty days and in case such petition is presented the same proceedings shall be had thereon as in the first petition. If no petition having the twenty per centum of electors as hereinabove provided is presented or filed with the city clerk within said thirty days the said ordinance shall then go into immediate effect unless otherwise provided in the ordinance.

In case the petition or petitions provided for in the preceding section be signed by the twenty per centum of the total number of registered voters shown by the last preceding registration the council shall reconsider such ordinance and if the same is not entirely repealed the council shall call a special election unless the general or municipal election is to be held within ninety days therefrom in which latter case the question of reference shall be to the general or municipal election as the case may be. At the special election if one is so fixed by the council or at the general or the municipal election occurring within ninety days the said ordinance shall be submitted without alteration.

When the submission is at a general or municipal election the city clerk shall certify to the county commissioners a copy of the ordinance and the proceedings of council directing the referendum vote and the county commissioners shall cause the proper ballot to be printed in the ballot sheet used at the said respective elections. Where there is a special election the ballots shall be prepared and furnished by the city and said elections shall be held by the same officers who hold the general or municipal elections (as the case may be) and the expenses of said special elections shall be paid for by the city and said city may fix not only the day of election but the time for opening and closing of the polls. Any number of ordinances may be referred and voted on at the same election and there shall not be more than one special election every six months. The ballot for each referendum shall be substantially in the following form

CITY ORDINANCE REFERENDUM

If you are for the ordinance mark an X opposite the word FOR if you are against the ordinance mark an X opposite the word AGAINST

Approval of the city ordinance (stating the purpose of said ordinance)

FOR	
AGAINST	

The officers holding said elections shall keep tally sheets and make returns of votes in the same manner as tally sheets are kept and returns made in the election of officers and the submission of other questions as now provided by law the said returns shall be filed with the prothonotary of the court of common pleas and the said court shall compute the returns and cause the result thereof to be filed in the said court and the said prothonotary shall certify the result to the council of the proper city. In case of special elections the said prothonotary shall lay the returns of elections before the said court at a meeting or session of the said court to be held on the Tuesday succeeding said election for computation as aforesaid. If it shall appear that more persons have voted for said ordinance than against it the ordinance shall take immediate effect the same as if it had been approved by the mayor and there had been no referendum vote thereof. If the vote is against said ordinance it shall be lost and of no effect.

Before any referendum election is held on any ordinance as hereinbefore provided it shall be the duty of the city clerk to publish or cause to be published a copy of the ordinance which is submitted to a vote of the people one insertion in at least two newspapers published in the respective city and if two newspapers are not published in the city then in two newspapers published in the county if there be such said publication to be not less than five nor more than twenty days before the respective election and a copy of said publication duly verified by affidavit shall be filed by the city clerk in the prothonotary's office of said court with the result of the election as computed and filed by the court and the same is hereby amended to read as follows

ARTICLE XX

Section 1 No ordinance passed by the council except as hereinafter mentioned shall go into effect before ten (10) days from the time of its final passage and if during the said ten days from the time of its final passage a petition signed by electors of the city equal in number to at least twenty per centum of the entire vote for all candidates for mayor at the last preceding general municipal election at which a mayor was elected protesting against the passage of such ordinance be presented to the council the same shall thereupon be suspended from going into operation and it shall be the duty of the council to reconsider such ordinance and if the same is not entirely repealed the council shall submit the ordinance as is provided by sub-section (b) of section one of the preceding article of this act to the vote of the electors of the city either at the general or municipal election or a special election to be called for that purpose and such

ordinance shall not go into effect or become operative unless a majority of the qualified electors voting on the same shall vote in favor thereof. Upon the written request of one hundred qualified electors directed to the city clerk asking that the petition hereinabove provided for be prepared he shall prepare such petition immediately and thereupon give notice by one insertion in one of the daily newspapers if one be published in the city and if not then in a weekly or daily newspaper published in the county that such petition is ready for signing and the purpose of the petition giving the place where and time when it may be signed and the said signing shall be done in the city clerk's office only where the petition shall be retained during the period of ten days after the passage of the said ordinance.

Each signer shall add to his signature his place of residence street and number and shall make oath before the city clerk that he is a qualified elector of the city and resides at the address given. The city clerk shall keep his office open for the purpose of signatures to the initiative and referendum petitions from eight o'clock in the forenoon to twelve (noon) and from one o'clock in the afternoon to five o'clock in the afternoon of each day except Sundays and holidays and he shall not permit any person to sign any of the said petitions after five o'clock in the afternoon of the last day for signing the initiative nor after the tenth day following the passage of the ordinance on which the referendum vote is prayed for and at the expiration of said ten days the said petition in which a referendum vote is asked then in the hands of the city clerk shall be deemed and taken to be filed with and presented to the council and it shall be the duty of the city clerk to lay the same before the council at its first meeting thereafter. After its presentation the city clerk shall ascertain from the voters registry whether or not said referendum petition is signed by voters equal to twenty per centum of all the votes cast for mayor at the last preceding municipal election at which a mayor was elected and if necessary the council shall allow him extra help for that purpose and after he has made said examination he shall report the result thereof to council.

Section 2. No franchise or consent to occupy the public streets highways or other places in any city of the third class shall be given or granted to any person or persons railroad railway gas water light telephone or telegraph company or to any public service corporation except by ordinance and no ordinance for such purpose shall go into effect for thirty days after its final passage. If within said thirty days a petition prepared advertised and perfected in all respects complying with the provisions of the preceding section of this article (except that the petitioners shall have thirty days in which to prepare said petition) is addressed to the council signed by registered electors of the city equal in number to at least twenty per centum of all the votes cast for mayor as the last preceding municipal election at which a mayor was elected protesting against the passage of said ordinance the latter shall be suspended and it shall be the duty of the city clerk to examine said petition and ascertain from the registry of voters whether or not said petition is signed by the required number of electors and if necessary the council shall allow the city clerk extra help for said purpose and upon such examination he shall report the result to council.

Section 3. In case it shall appear that the petitions hereinabove provided for in sections one (1) and two (2) of this article have not been signed by the requisite number of voters no action shall be taken but the ordinances shall be deemed and taken to be in full force from the time or times they each would have gone into effect had there been no petition against the same but in case the petition or petitions provided for in the preceding sections in this article be signed by electors equal to twenty per centum of all the votes cast for mayor as aforesaid as shown by the last preceding registry the council shall reconsider such ordinance and if the same is not entirely repealed the council shall call a special election unless the general or municipal election is to be held within ninety days therefrom in which case the question of reference shall be to the general or municipal election as the case may be. At the special election if one is so fixed by council or at the general or municipal election occurring within ninety days the said ordinance shall be submitted without alteration.

Section 4. When the submission is at a general or municipal election the city clerk shall certify to the county commissioners a copy of the ordinance and the proceedings of council directing the referendum vote and the county commissioners shall cause the proper ballot to be printed in the ballot sheet used in the respective elections. Where there is a special election the ballots shall be prepared and furnished by the city and said elections shall be held by the same officers who hold the general or municipal elections (as the case may be) and the expenses of said special elections shall be paid for by the city and said city may fix not only the day of the election but the time for opening and closing of the polls. Any number of ordinances may be referred to and voted on at the same election and there shall not be more than one special election every six months. The ballot for each referendum shall be substantially in the following form

CITY ORDINANCE REFERENDUM

If you are for the ordinance mark an X opposite the word FOR if you are against the ordinance mark an X opposite the word AGAINST

Approval of the city ordinance (stating the purpose of said ordinance)

FOR	
AGAINST	

Section 5. The officers holding said elections shall keep tally sheets and make returns of votes in the same manner as tally sheets are kept and returns made in elections of officers and the

submission of other questions as now provided by law. The said returns shall be filed with the prothonotary of the court of common pleas and the said court shall compute the returns and cause the results thereof to be filed in said court and the said prothonotary shall certify the result to the council of the proper city. In case of special elections the said prothonotary shall lay the returns of the election before the said court at a meeting or session of the said court to be held on the Tuesday succeeding the said election for computation as aforesaid. If it shall appear that more persons have voted for said ordinance than against it the ordinance shall take immediate effect the same as if it had been passed by the council and signed by the mayor and there is no referendum vote thereon. If the vote is against said ordinance it shall be lost and of no effect.

Section 6 Before any referendum election is held on any ordinance as hereinbefore provided it shall be the duty of the city clerk to publish or cause to be published a copy of the ordinance which is to be submitted to the vote of the people one insertion in at least two newspapers published in the respective city and if two newspapers are not published in the said city then in two newspapers published in the county if there be such publication to be not less than five nor more than twenty days before the respective election and a copy of said publication duly verified by affidavit shall be filed by the city clerk in the prothonotary's office in said court with the result of the election as computed and filed by the court.

Section 7 The provisions of this article with reference to referendum proceedings shall not apply to any ordinance passed for the following purposes namely:

(a) Ordinances expressly required to be passed by the general laws of the State or by the provisions of any act of Assembly or the provisions of which and the matters to be carried out thereunder are subject to the approval of an officer or tribunal of the State government.

(b) Ordinances providing for tax levies annual and other appropriations and for the exercise of the right of eminent domain.

(c) Ordinances for the preservation of the public peace health morals safety and in the exercise of the police powers of the city government and for the prevention and abatement of nuisances.

(d) Any ordinances providing for an election to increase indebtedness and any other ordinance which by law must be submitted to an election before it shall take effect.

(e) Ordinances for the opening paving grading or other improvement of streets or highways when the improvement is petitioned for by a majority in number or interest of the abutting property owners.

(f) Ordinances for the construction of sewers and for the purpose of keeping the streets highways and sidewalks in good order and repair and in a safe and passable condition.

On the question,

Will the House agree to the section?

Mr. ROBERT L. WALLACE. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments were read by the Clerk as follows:

Amend section 42, page 69, line 9, by striking out the word "thereof" and inserting in lieu thereof "thereon."

Amend section 42, page 73, line 5, by striking out the words "as shown by the last preceding registry."

Amend section 42, page 73, line 20, by striking out the word "in" after "printed" and inserting in lieu thereof "on."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The forty-third section was read as follows:

Section 43 That article twenty-one of said act which reads as follows:

"Section 4 All acts of Assembly or parts of acts relating to cities of the third class inconsistent with the provisions of this act shall be and remain in full force and all acts and parts of acts general special or local appertaining to the subject matter covered by this act so far as they are inconsistent with the provisions thereof be and the same are hereby repealed except that nothing in this act shall be interpreted to repeal abridge or in any way effect the provisions of an act approved the twenty-second day of April Anno Domini nineteen hundred and five entitled 'An Act to preserve the purity of the waters of the State for the protection of the public health' be and the same is hereby amended to read as follows:

Section 4 All acts of Assembly or parts of acts relating to cities of the third class not inconsistent with the provisions of this act shall be and remain in full force and all acts and parts of acts general special or local appertaining to the subject matter covered by this act so far as they are inconsistent with the provisions thereof be and the same are hereby repealed except that nothing in this act shall be interpreted to repeal abridge or in any way affect the provisions of act approved the twenty-second day of April Anno Domini nineteen hundred and five entitled 'An Act to preserve the purity of the waters of the State for the protection of the public health' or the provisions of an act approved the twenty-eighth day of April Anno Domini nineteen hundred and three entitled 'An Act for the annexation of any city borough township or part of a township to a

contiguous city and providing for the indebtedness of the same" and the amendments or supplements thereof or of the Public Service Company Law or amendments or supplements thereof.

Section 43 Any acts or parts of acts inconsistent with the provisions of this act are hereby repealed.

On the question,

Will the House agree to the section?

Mr. ROBERT L. WALLACE. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 43, page 76, line 18, by inserting the word "not" after "class."

Amend section 43, page 77, line 10, by inserting before the word "act" the word "an."

Amend section 43, page 77, by striking out the figures "43" after the word "Section," in line 21, and inserting in lieu thereof the figures "44."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The forty-fourth section and title were separately read and agreed to as follows:

Section 44 Any acts or parts of any act inconsistent with the provisions of this act are hereby repealed.

An Act to amend and revise an act entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" approved the twenty-seventh day of June Anno Domini one thousand nine hundred thirteen enlarging changing modifying and defining certain of the powers of cities of the third class.

And said bill having been read at length the second time, and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 259, entitled:

An Act to amend section six of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An Act relating to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employees of said department and providing a method for fixing compensation" so as to permit temporary suspensions by the superintendent of Public Affairs.

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section six of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An Act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employees of said department and providing a method for fixing compensation" which reads as follows:

"Section 6 All employees of said police department shall be subject to suspension by the superintendent of the department of public affairs for misconduct or violation of any law of this Commonwealth any ordinance of the city or regulation of the said police department pending action by the city council upon the charges made against any such employee and on hearing before the city council where they may be represented by counsel they may be fined suspended or discharged by the city council if found guilty of the charges made against them" is hereby amended to read as follows:

"Section 6 All employees of said police department shall be subject to suspension by the superintendent of the department of public affairs for misconduct or violation of any law of this Commonwealth any ordinance of the city or regulation of the said police department pending action by the city council upon the charges made against any such employee and on hearing before the city council where they may be represented by counsel they may be fined suspended for a period not to exceed thirty days with or without pay or discharged by city council if found guilty of the charges made against them. Provided however That the said superintendent of the department of public affairs may for misconduct or violation as aforesaid suspend any employee of said department of police for a period not to exceed ten days with or without pay without preferring charges and without a hearing of council.

On the question,

Will the House agree to the section?

Mr. RAMSEY. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1 page 2 line 24 by striking out the word "council" and inserting in lieu thereof "counsel."

On the question,

Will the House agree to the amendment?

It was agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend section six of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An Act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employes of said department and providing a method for fixing compensation" so as to permit temporary suspensions by the superintendent of Public Affairs.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 664, as follows:

An Act to authorize and empower any motor power company of this Commonwealth which shall own at least two-thirds of the capital stock of a turnpike company of this Commonwealth whose turnpike has been purchased by the Commonwealth and which has acquired the road property franchises powers privileges and immunities of a passenger railroad company which are operated under a lease by the turnpike company to the motor power company to acquire the road property franchises powers privileges and immunities of the turnpike company

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be lawful for any motor power company now or hereafter organized under any Act of Assembly of this Commonwealth owning at least two-thirds of the whole capital stock of a turnpike whose turnpike has been purchased by the Commonwealth and which turnpike company has acquired and owns the road property franchises powers privileges and immunities of a passenger railroad company and has leased the same to the motor power company to acquire by purchase and to thereafter he possessed of own hold exercise and enjoy all the road property franchise powers privileges and immunities then possessed owned held or exercised by said turnpike company

Section 2 Such acquisition shall be affected in the manner and upon the conditions hereinafter stated to wit

First The companies shall pursuant to resolution duly adopted by the directors of each make and execute under their respective corporate seals duly attested an agreement providing for such acquisition and sale specifying all essential details terms stipulations and conditions thereof and particularly showing the number of outstanding shares of capital stock of the vendor company the amount fixed as the price or value per share thereof and the mode by which the respective holders shall receive payment for the same Provided no consideration or payment shall be received by the motor power company for stock of the turnpike company owned by it other than the acquisition by it of the road property franchises powers privileges and immunities of the turnpike company

Second Said agreement after due notice is given all directors of such company or companies shall be submitted for approval or disapproval to the stockholders of each company at separate meetings either annual or special duly convened and if said agreement shall be approved by a majority of the stockholders of the acquiring company present at such meeting and nine-tenths of the outstanding stock by the secretary of each company under its corporate seal and a copy of the agreement with said certificates attached shall be filed in the office of the Secretary of the Commonwealth and immediately upon the filing thereof all the road property franchises powers privileges immunities rights and credits owned possessed held used or otherwise exercised by the vendor company shall (subject however to full payment in the manner prescribed by said agreement of the stipulated price or value of the whole capital stock of said vendor company other than the capital stock owned by the acquiring company) become and be vested in the acquiring company subject to all the debts liabilities and duties of said vendor company and shall thereafter be possessed held used exercised and enjoyed by said acquiring company as fully completely and absolutely in all respects as the same had been theretofore owned held exercised and enjoyed by

said vendor company and said acquiring company may also with respect to the property so acquired have exercise and enjoy all the rights powers privileges and franchises which it has and may exercise respecting its other property Upon the filing in the office of the Secretary of the Commonwealth of said copy of agreement and attached certificates as herein required the capital stock of said vendor company shall be wholly extinguished by payment in the mode prescribed in said agreement of the stipulated price or value thereof to the holders of the capital stock thereof other than the acquiring company and all certificates representative for immediate cancellation and all the road property franchises powers privileges and immunities of every kind acquired under said agreement shall thereafter be represented by the capital stock of the acquiring company and thereupon the corporate existence of the said vendor company shall terminate

Section 3 That the copy of said agreement with said certificates attached filed in the office of the Secretary of the Commonwealth shall be evidence of the lawful holding of the meetings of stockholders of each company and of the due approval of the said agreement as required by this act as well as the precedent action of the directors of each approving thereof If any stockholder or stockholders of the turnpike company whose road property franchises powers privileges immunities rights and credits are acquired under said agreement shall be dissatisfied with said acquisition and the terms and conditions thereof contained in said agreement then it shall and may be lawful for any such stockholder or stockholders within thirty days after the filing of said agreement in the office of the Secretary of the Commonwealth to apply by petition to the court of common pleas of the county in which the chief office of the said last mentioned company may be situated to appoint three disinterested persons to estimate and appraise the damage if any which such stockholder or stockholders shall suffer or sustain by reason of the purchase and acquisition provided for by said agreement and whose award or that of a majority of them when confirmed by the said court shall be final and conclusive and the persons so appointed shall also appraise the share or shares of said stockholders in the said company without regard to any deneciation resulting from said purchase and acquisition and the said company may at its election either pay to the said holder the amount of damages so found or the value of the stock so ascertained and upon payment of the value of the stock as aforesaid the same shall be transferred to the said acquiring company for surrender and cancellation

Section 4 That all acts or parts of acts inconsistent herewith are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 56, entitled:

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto"

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. DITHRICH. Mr. Speaker, in the absence of the sponsor of this bill I move that it be placed on the postponed calendar.

Mr. BALDRIGE. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 434, entitled:

An Act relating to the qualifications for promotion of students in the schools normal schools colleges and universities of the State who are honorably discharged soldiers or sailors in the service of the United States during the war with Germany and providing a penalty for failure to comply therewith

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. MAGILL. Mr. Speaker, I would like to interrogate the sponsor of this bill.

BILL POSTPONED.

Mr. DITHRICH. Mr. Speaker, as the sponsor of the bill is not present, if the gentleman desires to interrogate him, I move that the bill be placed on the postponed calendar for the present.

Mr. BALDRIGE. Mr. Speaker, I second the motion.
The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 184, entitled:

An Act to amend section one of an act approved the twentieth day of July, one thousand nine hundred and seventeen, (P. L. 1158), entitled "An Act requiring counties having a population of more than eight hundred thousand and less than one million five hundred thousand inhabitants to give an increase of at least one hundred and fifty dollars per year to all employes now drawing a salary of fifteen hundred dollars per annum or less, and providing a method to enforce the provisions of this act," declaring that it was the legislative intent that the provisions of the act should apply to employes whose duties and salaries are fixed by statute as well as to those employes whose duties and salaries were not so fixed.

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—161.

Alexander,	Donneley,	Kunkle,	Rinn,
Alum,	Drinkhouse,	Lafferty,	Ruddy,
Baldrige,	Dunn,	Lanius,	Sarig,
Barnhart,	Ehrhardt,	Lauler,	Schaeffer,
Bechtold,	Ephraim,	Levis,	Schilling,
Beckley,	Evans, J. T.,	MacCallum,	Shellenberger,
Bell,	Fitzgibbon,	Magill,	Shunk,
Benchoff,	Flynn,	Mangan,	Simpson,
Bennett,	Foster,	Marcus,	Sinclair,
Benninger,	Fowler,	Marshall,	Smith, E. R.,
Bidschpacher,	Fox, A. R. B.,	Martin,	Smith, F. L.,
Pigler,	Fox, I. M.,	McCaig,	Snyder,
Bolard,	Gans,	McCurdy,	Soffel,
Bower,	Glass,	McGeary,	Sowers,
Bowman,	Goehring,	McIntyre,	Sprows,
Brooks,	Golder,	McKay,	Stadtlander,
Bucher,	Goodnough,	McKim,	Stark,
Bungard,	Graham,	McVicar,	Statler,
Catlin,	Griest,	Mehring,	Steedle,
Clutton,	Griffith,	Michel,	Sterling,
Coldsmith,	Haines,	Miller,	Stevenson,
Collier,	Hamilton, W. J.,	Miller, A. D.,	Sullivan,
Colville,	Harer,	Miller, C. G.,	Switzer,
Comer,	Harvey,	Miller, D. L.,	Todd,
Conner,	Jeffernan,	Miller, D. D.,	Trach,
Corbin,	Heyburn,	Millin,	Vagner,
Cox,	Hickernell,	Millner,	Walker, G. T.,
Crawford,	Hollingsworth,	Morgan,	Walker, J. A.,
Crockett,	Horne,	Neary,	Wallace, R. L.,
Crum,	Hough,	North,	Wallace, W. F.,
Curran,	Hutchison,	Norton,	Wells,
Curry, R.,	Ingham,	Patterson,	West,
Davis, D. F.,	Jennings,	Perry,	Wetach,
Davis, J. T.,	Jones,	Phillips,	Whiteman,
Davis, W.,	Jordan,	Powell,	Willert,
Dawson,	Kantner,	Quigley,	Willson,
Dewey,	Kennedy,	Ramsey,	Wood,
Diehm,	Kinsman,	Reber, C. A.,	Zanders,
Di Lemmo,	Kooser,	Reber, H. F.,	Zimmerman,
Dithrich,	Krause, T. S.,	Ringler,	Spangler,
	Krause, W.,		Speaker.
	Krugh,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 383 (Senate Bill No. 25), entitled:

An Act amending section five hundred and fifteen of an act approved May eighteenth, Anno Domini one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof

that are or may be inconsistent therewith" so as to modify the scope of the prohibition against levying of taxes or incurring of debts for certain purposes while any proceeding for a change of boundary lines affecting any school district is pending.

On the question.

Will the House agree to the bill on third reading?

It was agreed to.

On the question.

Shall the bill pass finally?

Mr. BALDRIGE. Mr. Speaker, is there any one here who can explain the provisions of this bill and the purposes of it?

The SPEAKER. The gentleman from Allegheny, Mr. Baldrige, asks to have this bill explained.

Mr. CHARLES A. REBER. Mr. Speaker, this bill has been passed by the Senate. The borough of Northampton Heights has been annexed by the city council and under present legislation the school board is prevented from issuing any school bonds while there are court proceedings, and this is to prevent that condition in the city of Bethlehem. The schools of Bethlehem are over-crowded and at the last election they voted to increase the amount to \$868,000 to put up a new school building. There is a suit in court at the present time fighting this, but according to the laws of the State, even though the citizens of Bethlehem have voted for this bond issue to have them put up a school building, they cannot do it and this law will help them, because that case may drag along for years. If the school board does not place these bonds it is felt that it will interfere with the education of the children of Bethlehem. That is the idea, to allow the Bethlehem School Board to advertise now to sell these bonds to put up new buildings.

Mr. BALDRIGE. Mr. Speaker, I would like to further interrogate the gentleman from Lehigh.

The SPEAKER. Will the gentleman from Lehigh permit himself to be further interrogated?

Mr. CHARLES A. REBER. Mr. Speaker, I will.

Mr. BALDRIGE. I would like to ask the gentleman if the election procedure of that town annexed the school district?

Mr. CHARLES A. REBER. The school district is responsible for what the city council does. They did not want to annex. They claim that they will fight to a finish. If they do, it will take one or two years until it is settled. In the meantime, these bonds will be held up and it will be of no use at all as it will be too late then.

Mr. BALDRIGE. This bill is what I thought it was, but I wanted to have somebody explain it in particular before speaking against it. The reason why I speak against this bill is because it will affect very much every borough and township in Allegheny County surrounding the City of Pittsburgh. You all know of the attitude of the City of Pittsburgh towards the boroughs and townships of Allegheny County. Ever since the session of 1911 they have been trying to put through the Pennsylvania Legislature some legislation which will permit the City of Pittsburgh to gobble up those boroughs and townships surrounding Pittsburgh. We have there in that League of Boroughs and Townships sixty-six boroughs and fifty-four townships, including the City of McKeesport and Duquesne which at that time was a borough. This league is opposed to any annexation legislation. As I take this measure, it is nothing more than a club to force the people to submit to forcible annexation. There has been litigation in the courts to prevent that annexation. As long as that legislation is in existence the people outside of the municipality cannot spend a dollar for new school properties in the way of buildings or buying ground. It is a club to force something that they don't want. I think it is unjust.

BILL POSTPONED.

Mr. CHARLES A. REBER. Mr. Speaker, I move this bill be postponed for the present.

Mr. ARMSTRONG. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 656, entitled:

An Act to authorize and empower any motor power company of this Commonwealth which shall own the entire capital

stock of any street railway company of this Commonwealth to acquire the corporate powers franchises property rights and credits of any such street railway company

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—155.

Alexander,	Di Lemmo,	Lanius,	Schaeffer,
Allum,	Dithrich,	MacCallum,	Schilling,
Baldi,	Donneley,	Magill,	Shaffer,
Baldrige,	Drinkhouse,	Marcus,	Shellenberger,
Barnhart,	Dunn,	Marshall,	Shunk,
Bechtold,	Ehrhardt,	Martin,	Simpson,
Beckley,	Evans, J. T.,	McCaig,	Sinclair,
Bell,	Evans, S. J.,	McCurdy,	Smith, E. R.,
Benchoff,	Fitzgibbon,	McGeary,	Smith, F. I.,
Benninger,	Flynn,	McIntyre,	Snyder,
Bidelspacher,	Foster,	McKay,	Soffel,
Bigler,	Fowler,	Mehring,	Sowers,
Blanck,	Fox, A. R. B.,	Michel,	Sprohls,
Boland,	Fox, I. M.,	Millar,	Stadtlander,
Bower,	Glass,	Miller, A. D.,	Stark,
Bowman,	Golder,	Miller, C. G.,	Statler,
Brooks,	Goodnough,	Miller, D. I.,	Sterling,
Bucher,	Graham,	Miller, D. D.,	Stott,
Bungard,	Griest,	Millin,	Sweitzer,
Campbell,	Griffith,	Milner,	Todd,
Catlin,	Haines,	Morgan,	Trach,
Clutton,	Haldean,	Murphy,	Wagner,
Collier,	Hamilton, J.,	Neary,	Walker, G. T.,
Colville,	Harer,	North,	Walker, J. A.,
Comerer,	Harvey,	Norton,	Wallace, R. L.,
Corbin,	Helt,	Patterson,	Wallace, W. T.,
Cox,	Heyburn,	Perry,	Wells,
Crawford,	Hickernell,	Pidgeon,	West,
Crockett,	Hollingsworth,	Powell,	Wettach,
Crum,	Horne,	Quigley,	Whiteman,
Curran,	Hough,	Ramsey,	Willert,
Curry, R.,	Ingham,	Reber, C. A.,	Willson,
Davis, D. F.,	Jennings,	Reber, H. F.,	Wood,
Davis, J. T.,	Kinsman,	Ringer,	Woodruff,
Davls, W.,	Kooser,	Rinn,	Wynne,
Dawson,	Krause, T. S.,	Rorke,	Zanders,
Dewey,	Krause, W.,	Rothenberger,	Zimmerman,
Diehm,	Krugl,	Ruddy,	
	Lafferty,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 719, entitled:

An Act relating to the organization, maintenance and operation of the banking department and the scope of its supervision and control over corporations, partnerships, unincorporated associations and individuals and the assets and liabilities thereof; and providing penalties for the enforcement of its provisions.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 677, entitled:

An Act making an appropriation to pay for the deficiency in the care, treatment, removal, and maintenance of the indigent insane for the two years ending May thirty-first, one thousand nine hundred nineteen.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 583, entitled:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Soldiers and Sailors' Home, at Erie, Pennsylvania, for deficiency in maintenance of said home.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 654 (Senate Bill No. 76), entitled

An Act making a deficiency appropriation to the Pennsylvania State Lunatic Hospital.

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 667, entitled:

An Act making an appropriation to pay for the deficiency in the care, treatment, removal, and maintenance of the indigent insane for the biennial period ending May thirty-first, one thousand nine hundred seventeen.

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 648, (Senate Bill No. 17), entitled:

An Act making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania, for deficiency.

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 45, entitled:

An Act making an appropriation providing for a deficiency in the maintenance of The Glen Mills Schools, Glen Mills, Delaware County, Pennsylvania.

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 550, entitled:

An Act relative to the payment over to the county treasurer of certain counties, of taxes collected by tax collectors of county taxes.

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 218, entitled:

An Act adopting an official State song for the Commonwealth.

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 588, entitled:

An Act authorizing cemetery companies and associations to exercise the right of eminent domain to enlarge cemeteries and burial grounds.

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 222, entitled:

An Act to amend clause (a), section two of an act, approved the seventh day of June, one thousand nine hundred and seventeen (P. L. 388), entitled: "An Act relating to the jurisdiction, powers, and procedure of the orphans' court and the court of common pleas as to sales, mortgages, conveyances on ground-rent, leases, extinguishment of ground-rents, partition, exchange, squaring and adjusting of lines between adjoining owners, consolidation and combination of mining lands and the leasing thereof, the joining owners of undivided interests in making and taking conveyances in order to change the route or location of any right of way or passage over adjoining or other lands, and the subdivision of premises so as to command the highest price or greatest rents, and, for such purpose, the laying out or dedication of roads, streets, and alleys, or the vacation of such as have not been accepted by the public authorities, where the court shall be of opinion that such decree will be to the interest and advantage of all ~~the~~ inter-

ested; and where the legal title is held by minors, lunatics, habitual drunkards or weak-minded persons, a married person whose spouse is a lunatic or has abandoned him or her for one year, or has been absent and unheard of for seven years; by corporations having no capacity to convey or by any unincorporated association, by any religious, beneficial, or charitable society or association incorporated or unincorporated, and the title is subject to forfeiture if real estate is held in excess of the amount prescribed by its charter or by law; by a corporation, or individual or individuals and is subject to a trust of any description whatever; by any person as to whom a presumption of death may have arisen, or any interest wherein it is held by any person under legal disability to dispose thereof; where the legal title is an estate tail or is subject to the lien of debts of a decedent not of record, contingent remainders, executory devises, or remainders to a class, some or all of whom may not be in being or ascertained; where estates shall have been devised or granted for special or limited purposes, where there is a power of sale, but the time may not have arrived for its exercise, any preliminary act may not have been done to bring it into exercise, the time limited for its exercise may have expired, or any one or more persons required to consent or join in its exercise may be non compos mentis, having removed out of the State, having died, refused to act, unreasonably withhold consent, or be absent or unheard of; where there has been or shall be a defective appointment in any deed or will, and the necessary power is not given to the executor, devisee, or appointee to make sale and conveyance; where a trust has been created, and no power conferred on the trustee to do any of the acts which the court is hereby empowered to authorize or confirm; and to the effects of such decrees, extending the provisions of said act to cases where real estate or ground-rent issuing therefrom is held by a wife whose husband is a minor or by a married minor whose spouse is a minor.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 649 (Senate Bill No. 19), entitled:

An Act validating certain agreements heretofore entered into by counties to pay a portion of the cost of improving and reconstructing certain borough roads and streets and authorizing the payment by the county of such portion of the cost of such improvement and reconstruction.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 569, entitled:

An Act to amend section two of the act approved the twenty-first day of April, one thousand nine hundred and three (Pamphlet Laws two hundred twenty-nine), entitled "An Act authorizing and requiring county commissioners of the several counties of this Commonwealth to have the county bridges of their respective counties painted, and the bolts of the same tightened, as often as may be necessary, as amended.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 636, entitled:

An Act to quiet the title to real estate; and to enable citizens of the United States, and corporations authorized to hold real estate within this Commonwealth, to hold and convey title to real estate which has been formerly held by or for corporations not authorized by law to hold the same.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 433, entitled:

An Act providing that unincorporated organizations, associations, societies, partnerships or individuals; creating funds derived from periodical payments by members or other persons, as well as from fees, forfeiture, incidental fees and payment of premiums and interest, which fund is to be loaned or advanced to members or to other persons for the purpose of enabling them to acquire real estate, personal property or to construct buildings, or for any other purpose, shall be deemed to be Building and Loan Associations, for the purpose of making them subject to the supervision and control of the Banking Department.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 619, entitled:

An Act authorizing Edward W. Fernstermacher, a resident of Butler Township, County of Luzerne, to bring suit in the Court of Common Pleas of Luzerne County against the Commonwealth of Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 646, entitled:

An Act to amend section one of an act approved the twenty-third day of April, one thousand nine hundred and nine, (P. L. 171), entitled "An Act making it a misdemeanor for any person to make, utter, circulate, or transmit false or derogatory statements affecting the solvency or financial standing of any bank, banking house, banking company, trust company, surety company, guarantee company, title insurance company, or other financial institution, in this Commonwealth; and providing penalties for violation of this act," by extending the provisions of said act to life and fire insurance companies.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 647 (Senate Bill No. 13), entitled:

An Act making an appropriation to the trustees of the State Institution for the Feeble-Minded of Eastern Pennsylvania at Spring City.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 351, entitled:

An Act concerning industrial banks; defining the same; and providing for their incorporation, powers, supervision and control.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 490, entitled:

An Act authorizing the appointment of interpreters in each county of this Commonwealth, and providing for their compensation.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 450, entitled:

An Act to repeal an act approved the fourth day of June one thousand nine hundred and fifteen, (P. L. 822), entitled "An Act authorizing a written demand for a jury trial in actions at law in the several courts of common pleas of this Commonwealth, by either party thereto; regulating the procedure of trials at law by a judge without a jury, and authorizing the several courts of common pleas of this Commonwealth to adopt rules for regulating the procedure under this act; and regulating appeals from judgments."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 604, entitled:

An Act to further amend section two of an act approved the first day of May, one thousand nine hundred and seven (P. L. 135), entitled "An Act relating to the appointment of stenographers and assistant stenographers to report proceedings in the several courts of common pleas, and orphans' courts, courts of oyer and terminer and general jail delivery, and courts of quarter sessions of the peace, of this Commonwealth, as well as before commissioners, masters and special masters in chancery, referees, examiners, auditors, and other officers; prescribing their powers and duties, and when such reports shall be evidence of the facts reported; prescribing their compensation and allowances for expenses, when the same shall be paid by the county wherein such stenographers or assistant stenographers

are employed, and when by the parties to such proceedings; and repealing an act, entitled 'An Act directing the courts of this Commonwealth; authorizing the appointment of stenographers by examiners, master, referees, commissioners, and auditors; authorizing the appointment of assistant stenographers repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth, prescribing their duties and fixing their compensation,' approved May fifteenth, one thousand eight hundred and seventy-four; repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth, prescribing their duties and fixing their compensation,' approved May eighth, one thousand eight hundred and seventy-six, and repealing 'An Act defining the duty of court stenographers in the several counties in this State,' approved June tenth, one thousand eight hundred and eighty-one,' approved the twenty-fourth day of May, one thousand eight hundred and eighty-seven; but such repeal not to revive any law repealed by the said act of twenty-fourth of May, one thousand eight hundred and eighty-seven," as amended, by requiring Judges of the quarter sessions courts to employ stenographers in certain cases, and to furnish copies of testimony to defendants at the cost of the county.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 670, entitled:

An Act permitting building and loan associations to invest their uninvested funds in bonds of the United States, issued before the war purposes, and validating investments heretofore made by such associations in bonds of the United States government issued for war purposes.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 650, (Senate Bill No. 26), entitled:

An Act to amend an act entitled "An Act to amend the first section of an act entitled 'An Act to encourage county historical societies' approved the twenty-first day of May Anno Domini one thousand nine hundred and one so as to provide that the commissioners' board in counties where the population exceeds one million may appropriate a sum not exceeding one thousand dollars annually to the chief historical society in said county" Approved the thirty-first day of March Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws thirty-six) increasing the sum that may be appropriated and providing for joint appropriations.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 684, entitled:

An Act regulating the physical form of charters, certificates of incorporation or applications, when application shall be made to any of the courts of common pleas for a charter of a corporation of the first class.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 479, entitled:

An Act abolishing the distinction between an appeal and a certiorari from the judgments of Justices of the Peace and Aldermen; providing that all judgments of Justices of the Peace and Aldermen shall be reviewed by a procedure called an appeal, and regulating the practice in such appeals.

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 179, entitled:

An Act authorizing the judges learned in the law of the courts of common pleas and orphans' courts of the counties having a population of more than one hundred and fifty thousand and less than two hundred fifty thousand inhabitants to employ suitable clerical assistance; and providing for the payment of such clerical assistance by the several counties.

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 644, entitled:

An Act providing for the appointment of county detectives in certain counties and fixing their salaries payable from the county treasury.

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 86, entitled:

An Act making the husband or wife of any person charged with the commission of a criminal offense a competent witness for the Commonwealth in any criminal proceeding as to any matter or thing occurring prior to the marriage of said witness to the person so charged.

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

ADJOURNMENT.

Mr. DUNN. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to, and (at 11:15 o'clock A. M.) the House adjourned until Monday evening, March 10, 1919, at 9:00 o'clock.

Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., MONDAY, MARCH 10, 1919.

No. 22

SENATE.

MONDAY, MARCH 10, 1919.

The Senate met at 9 o'clock.

The PRESIDENT (Lieutenant Governor Edward E. Beidleman) in the Chair.

PRAYER.

The Chaplain, Rev. Thomas W. Davis, offered the following prayer:

Almighty God, we thank Thee for the splendid ideals and the inspiring traditions of our great nation, for the fundamental principles upon which our institutions are founded and we pray Thee that, inspired by the patriotism of our forefathers, may we always, intelligently and strongly protect these ideals and these traditions and keep the great flag of our nation floating high, as it does today, representing the leading ideals of all the nations of the world. We pray Thy blessing upon the new member-elect who this evening takes the oath of office and will enter upon the duties as a Senator. We ask these blessings in our Saviour's name. Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. CROW, the further reading was dispensed with, and the Journal was approved.

PRESENTATION OF TOKEN TO HONORABLE FRANK B. MCCLAIN.

The PRESIDENT. This being the hour fixed by the Senate for the presentation of a token to Hon. Frank B. McClain, the Chair appoints the Senator from Lancaster, Mr. Haldeman, and the Senator from Northampton, Mr. Hackett, a committee to escort the former Lieutenant-Governor to the bar of the Senate at this time.

Mr. HALDEMAN. Mr. President, we have the honor to present Hon. Frank B. McClain.

The PRESIDENT. Governor McClain in 1894 the people of Lancaster city desired to be well represented in the legislature. In casting their eyes about they found a young man in you. You were elected by a splendid majority at that time. You so inspired the confidence of your people that you were re-elected in 1896, in 1898, in 1900, in 1902, in 1904, in 1906, and in 1908, and during those many years of service as a member of the House of Representatives, and in the session of 1907 as its Speaker, you reflected credit upon both your District and to the Commonwealth. Before you had finished your session in 1910 you resigned to accept the position of Mayor of the City of Lancaster, and you again rendered service to your city so that the people, appreciating those services, re-elected you for a second term as Mayor of the City of Lancaster. Before you had completed your second term as Mayor the people of this Commonwealth, appreciating the importance of having a presiding officer in the Senate who was worth while, the Republican Party of the Commonwealth of Pennsylvania selected you as its candidate and you were elected as the Lieutenant-Governor of this Commonwealth in the elections of 1914. During the four years that you presided over this body every man who was a member of it

learned to love you and respect you. During the last two years of your service as Lieutenant-Governor you again demonstrated your worth by looking carefully after the interests of the Commonwealth in the expenditure of approximately two millions of dollars in the warfare work of the State. The people can take one lesson from this, because you are the product of the common schools of the Commonwealth and your training came in your day school and in the school of experience and practical training. The Members of this Senate do not care that that service shall go unrewarded. When I say unrewarded I do not mean that we desire to compensate you in dollars and cents, but we do want to compensate you with the respect and esteem of the Members of this body, and when the Committee in charge of selecting a token for you came to consider what would be most desirable they appreciated the songs of "Sweet Marie," "Sweet Adeline" and "Mother Machree" and they naturally turned their minds towards sweet music. They have, therefore, selected this baby grand piano, with the thought that you could take it to your home in Lancaster and in your declining years you may recall the many pleasant memories you have had at Harrisburg, by rehearsing the songs to which I have referred, and let it carry with it the memories of the Senate here and may we have in return the respect and honor which we know you have always given us. I hope you will accept this token with the appreciation of the Members of the Senate, and may it ever be a comfort to you as it is a joy that we have the pleasure of presenting it to you.

Mr. MCCLAIN: Mr. Lieutenant-Governor: To have a presentation of this character made by an old Friend, and long-time Colleague in the General Assembly, like yourself, gives the gift added significance and value.

In the language of Bobby Burns, applied to the part you and I have played in the Legislative life of Pennsylvania,

"We twa ha'e run about the braes
And climb the hill the 'gither
And many a canty day 'd—
Ha'e we spint wi'e air anither."

"On the way up" my step has been but a short one in advance of yours, and spurred on as you have been by a laudable ambition and possessing, as you have possessed the abilities joined with the qualities of mind and heart, that make for Success in Public Life, your step has never faltered, or slipped, and at this moment you are deservedly enjoying well-earned and rightful place in The Sun; and my fervent Wish is that the Memory of past Blessings, and Successes may preserve and stimulate your Hope of higher honors in the days yet to come.

The kind things you have said of me personally, and your references to my official conduct as the President of this Senate for four years, naturally please me greatly, even though in the generosity of your big heart you accord me a merit in excess of my deserving.

The selection of this kind of a gift for me was a most happy one. I have always had a fondness for Music, and that fondness has been shared by the partner of my joys and sorrows. With this addition that she, different from myself, is killed in the manipulation of Musical Instruments, the Piano in particular, and her deft touch in days gone by taught me how to better understand the Music of the Birds. Therefore, Gentlemen of The Senate, your imagination will interpret better than my tongue can tell, the emotions with which she views the gift.

Just think of it Gentlemen, as you take into consideration the approaching "drouth," the coming of that time when from the grains of the fields, and the juice of grape there will no longer come, those "spicy distillations" which inspire joyous vocal symphony, that I will be sure of a melodious accompaniment, and the solace that comes with the same whenever I choose to lift my voice into song to the "damp sentiment" of "The Old Oaken Bucket that hangs in the Well," or on the other hand, should my fancy or thirst suggest instead, "Nobody Knows How Dry I am."

I will not take up time repeating the sentiments I expressed concerning my Associations with the Members of this Body during the four years I have the honor to be its President, which sentiments you will recall I gave utterance to on the twenty-first of January of this year, the day I was "mustered out" and handed over the symbol of The Senate's authority to the eloquent gentleman who succeeded me and who in your name has presented me with this gift.

Let me only say in addition to what I said then, that—an old-time philosopher, Isaac Walton, once said, "Doubtless God could have made as good a berry as the strawberry, but doubtless, he never did." Doubtless, there could somewhere in the world, be a body in which membership could be as delightful as membership in the Senate of Pennsylvania, but doubtless, no such body exists.

I plead no surprise because it has been a fixed custom in this body to thus honor its President at the completion of his term of office, but for all that, gentlemen of the Senate, there is a look on your faces, and "a feel in the air" here at this moment, that "goes right to the spot where I live at."

Costly as is the gift, its money value is the cheapest thing connected with it. Its great value,—a value that all the wealth of Golconda could not buy, is the warm friendship which the gift itself breaths forth, and the spirit which prompted its giving. "Tis not the weight of jewel or plate, or the fondle of silk, or fur,—'Tis the spirit in which the gift is rich. As the gifts of the wise men were, and when we are not told whose gift was gold, or whose was the gift of myrrh."

I know not what my fate may provide me, whether I may ever return to important public station, or whether my lot shall be to rest in serene private oblivion. But come what may, here's a grasp of my hand for you, gentlemen of the Pennsylvania Senate, and your names like beads told one by one, my heart will ever repeat.

RECESS.

Mr. BUCKMAN. Mr. President, I move that the Senate do now take a recess.

Mr. EYRE. Mr. President, I second the motion.
The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

ADMINISTRATION OF OATH OF OFFICE TO SENATOR-ELECT.

The PRESIDENT. Honorable Robert D. Heaton, the Senator-elect from the 29th Senatorial District is in the Senate ready to take the oath of office. The Chair appoints the Senator from Northumberland, Mr. McConnell, and the Senator from Luzerne, Mr. DeWitt, a committee to escort the Senator to the bar of the Senate in order that the oath may be administered to him by the Honorable George Kunkel, President Judge of the Court of Common Pleas of Dauphin County.

Mr. McCONNELL. Mr. President, Honorable Robert D. Heaton, the Senator from Schuylkill, ready to take the oath of office.

The oath of office was then administered to Mr. Robert D. Heaton.

PETITIONS.

FAVORING PASSAGE OF HOUSE BILLS NOS. 273 AND 285.

Mr. BARNES presented petition of Pleasant Valley Grange No. 1074 of Dyberry, Pennsylvania, favoring passage of House Bills Nos. 273 and 285.

Which was referred to the Committee on Forestry.

FAVORING INCREASED COMPENSATION FOR TEACHERS IN PUBLIC SCHOOLS.

He also presented petition of citizens of Carbon County, favoring the passage of an act providing increased and adequate compensation for teachers in the public schools of the Commonwealth.

Which was referred to the Committee on Education.

PROTESTING AGAINST THE PASSAGE OF LAW TO VIOLATE SANCTITY OF THE SABBATH.

The Chair laid before the Senate petition of St. Paul's Reformed Sunday School, Williamstown, protesting against the passage of law to violate Sanctity of the Sabbath.

Which was referred to the Committee on Law and Order.

LEAVES OF ABSENCE.

Mr. MARLOW asked and obtained leave of absence for Mr. J. S. Miller for this week.

Mr. F. E. BALDWIN asked and obtained leave of absence for Mr. S. J. Miller for this week.

PROTESTING AGAINST THE PASSAGE OF SENATE BILL NO. 55.

Mr. PHIPPS presented petitions from citizens of Venango County protesting against the passage of Senate Bill No. 55.

Which were referred to the Committee on Game and Fisheries.

RESOLUTIONS STATE COUNCIL OF FRATERNAL PATRIOTIC AMERICANS RELATING TO SUNDAY CLOSING.

The Chair cleared his table and laid before the Senate the following resolutions:

To the Honorable Members of the Legislature of Pennsylvania:

Whereas many of the foreign born citizens of our land still cling to the customs and habits of the country of their birth and innocently violate the statutory laws of this country and land of their adoption, thereby shocking the sensibilities and habits of the American people and

Whereas it is the hope and desire that all law abiding citizens shall be governed by the same laws and

Whereas violation of the above precepts in various localities throughout Pennsylvania, more particularly in those places where there is a large preponderance of foreign born people, the stores and business houses and places of public character are wide open on Sunday, the same as the general week day, wherein and whereat, people buy, sell and transact, not only for the absolute necessities of life, but for ordinary trade in merchandise in the belief, as generally understood by them, that there is no law to forbid such business transactions, still in other localities in the same state, no such action or practice is permissible or allowable, thereby discriminating in favor and advantage of the foreign born citizens over those native born.

Therefore be it resolved, that the state Council of Fraternal Patriotic Americans, respectfully petition your Honorable bodies to enact into some form and direction a law whereby such unjust and unfair discrimination can be wholly forbidden.

Be it further resolved, that it is not our intention or desire to ask the enforcement of what is known as the "Blue Laws of 1794," but only for a wise and just enactment of a reasonable law forbidding the general transaction of trade and commerce on the Lord's Day, commonly called Sunday, in various localities throughout this Commonwealth.

Respectfully submitted by the State Council of Fraternal Patriotic Americans,

GEO. S. FORD, State Council Secretary.

Which was referred to the Committee on Law and Order.

RESOLUTIONS OF STATE COUNCIL OF FRATERNAL PATRIOTIC AMERICANS RELATING TO USE OF RED FLAG AND PUBLICATIONS IN FOREIGN LANGUAGES.

He also laid before the Senate petitions of the State Council of Fraternal Patriotic Americans, as follows:

To the Honorable members of the Legislature of Pennsylvania: Whereas The general unrest of the peoples throughout the civilized world is due to the recent world wide war and of its ending in so sudden a manner, whereby an hysteria and nervous condition has arisen in and among many of the people of our country to its disadvantage and injury and

Whereas Such conditions unfortunately lead to tumultuous gatherings and the spreading of propagandam which is injurious to the people as a class and the weakening of the institutions of our land and

Whereas Whenever it is necessary to have on display an emblem of a national character, it should be that one which protects all those who follow its lead and respects the cause

and country which it represents, regardless of race, politics or religion, and of which standard there is but one such flag—the Stars and Stripes of the American people and

Whereas The Red Flag is a representative emblem of anarchy and disorder and the disregard of law and is used by those who are generally the opponents of an organized people and is displayed frequently for a sinister design, therefore be it, Resolved That the State Council of Fraternal Patriotic Americans respectfully petition your honorable bodies to enact some law whereby it shall at least be a misdemeanor for anyone or any number of persons or any body politic or organization, to carry, use or display a red flag in any public or private building, or in any public or private place, field, lot or common, or to carry or wave the same in, upon or along any passage way, public highway, street or common or on the occasion of any gathering of any people in any of such places or on such occasion.

Respectfully submitted by the State Council of Fraternal Patriotic Americans,

GEO. S. FORD, State Council Secretary.

To the Honorable members of the Legislature of Pennsylvania:

Whereas The highest ideals of the American people are more readily attained by familiarity with the institutions of America and its history and their traditions and

Whereas Many of our people are foreign born and unfortunately cling to their native tongue, even after long years of residence within our midst, wherein and whereby they gain their livelihood and rear their families and thereby forego a study of the English language and

Whereas It has been the trend of thought and action that the institutions and prosperity of the American people can be preserved and its cherished institutions protected by clinging to all that is truly American and

Whereas It is the fact many of those who have become Americans by naturalization and their children are inclined to follow the reading of newspapers, magazines and periodicals printed and published in their foreign language or languages other than the English, to the exclusion of the English papers, magazines and periodicals, therefore be it,

Resolved That the Fraternal Patriotic Americans earnestly request your honorable bodies to enact a law whereby the publication and distribution of newspapers, magazines and periodicals from and after January 1, 1920, in other than the English language shall only be permitted by payment of \$1.00 per copy on every such newspaper, magazine or periodical, so as aforesaid published and distributed.

The said tax to be paid each month at the end thereof to the treasurer of the county wherein such publication and distribution is made; said tax to be collected as ordinary taxes and debts, as now by law collectable.

The terms of such law to be in such manner and way as your honorable bodies shall deem best, all of which is respectfully submitted by the State Council of Fraternal Patriotic Americans,

GEO. S. FORD, State Council Secretary.

Which was referred to the Committee on Judiciary General.

REPORTS FROM COMMITTEE.

Mr. DAIX, from the Committee on Appropriation, reported as amended, Senate Bill No. 154, entitled:

An Act providing for the control and eradication of the European wart disease of the potato, imposing certain powers and duties upon the Department of Agriculture; providing penalties; and making an appropriation.

Also, from the Committee on Appropriation, reported as committed, Senate Bill No. 365 (House Bill No. 425), entitled:

An Act making a deficiency appropriation to the State Hospital of Coaldale, Coaldale, Schuylkill County, Pennsylvania.

Also, from the Committee on Appropriation, reported as committed, Senate Bill No. 366 (House Bill No. 344), entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind, located at Pittsburgh, Pennsylvania to cover deficiency in maintenance and education of State pupils.

Also, from the Committee on Appropriation, reported as committed, Senate Bill No. 384 (House Bill No. 563), entitled:

An Act making an appropriation for deficiencies to the trustees of the State Hospital for the Insane of the Southeastern District of Pennsylvania located at Norristown, Pennsylvania.

Also, from the Committee on Appropriation, reported as committed, Senate Bill No. 387 (House Bill No. 513), entitled:

An Act making an appropriation for the Dixmont Hospital for the Insane.

Also, from the Committee on Appropriation, reported as committed, Senate Bill No. 388 (House Bill No. 399), entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Danville, Pennsylvania.

BILLS INTRODUCED.

Mr. DAVIS read in his place and presented to the Chair Senate Bill No. 400, entitled:

An Act making an appropriation to the Society for the Prevention and Cure of Consumption, of the City of Scranton, popularly known as the West Mountain Sanatorium.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 401, entitled:

An Act making an appropriation to the Trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania, at Scranton, Pa.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 402, entitled:

An Act to amend section one of an act approved the 5th day of May, 1832, entitled "An Act regulating lateral railroads," by extending the provisions thereof to any person or persons, corporation of the first or second class, partnership, municipal or quasi-municipal corporation, school or poor district of the State of Pennsylvania, incorporated under general or special Act of Assembly, being the owner or owners of land, mills, quarries, coal mines, lime kilns, or other real estate in the vicinity of any railroad, canal or slack-water navigation, made or to be made by any company, or by the State of Pennsylvania, and not more than four miles distant therefrom.

Which was committed to the Committee on Railroads.

Mr. SNYDER read in his place and presented to the Chair Senate Bill No. 403, entitled:

An Act making an appropriation to the Nason Hospital, Roaring Spring, Blair County, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 404, entitled:

An Act to amend section one thousand six hundred and seven of an act approved the 18th day of May, 1911 (P. L. 309), entitled: "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Which was committed to the Committee on Education.

Mr. PHIPPS read in his place and presented to the Chair Senate Bill No. 405, entitled:

An Act to amend part of section six of an act approved the 31st day of May, 1911, entitled: "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highway and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of Commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State highways solely at the expense of the Commonwealth; and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property or otherwise, in the improvement thereof; providing for purchase or acquiring of turn-

pikes or toll-roads forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid Highways; providing method of application for State-aid in the improvement, maintenance and repair of township or county roads, and prescribing the contents of township, county, borough or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith, and providing that existing contracts are not affected by provisions of this act."

Which was committed to the Committee on Public Roads and Highways.

Mr. LESLIE read in his place and presented to the Chair Senate Bill No. 406, entitled:

An Act authorizing the Secretary of Internal Affairs to establish and maintain in the Department of Internal Affairs a Bureau of Topographic and Geologic Survey of the State; defining its powers and duties; providing for the appointment of a State Geologist who shall be chief of said Bureau, and other assistants and employes and for the fixing of their salaries; providing for the transfer of all papers, maps, surveys and other property of the State in the possession of the Topographic and Geologic Survey Commission of the State to the Secretary of Internal Affairs and abolishing the said Commission,

Which was committed to the Committee on Appropriations.

Mr. MEARKLE read in his place and presented to the Chair Senate Bill No. 407, entitled:

An Act making an appropriation to the Trustees of the University of Pittsburgh for the general maintenance of and purchase of equipment for the University, the maintenance of the Summer School, the Extension work, the Library, including the purchase of books, and for the construction of buildings.

Which was committed to the Committee on Appropriations.

Mr. PATTON read in his place and presented to the Chair Senate Bill No. 408, entitled:

An Act making an appropriation to the One Hundred and Ninth Infantry of the United States, formerly the First Regiment Infantry of Philadelphia, National Guard of Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. HERRON read in his place and presented to the Chair Senate Bill No. 409, entitled:

An Act to amend section one and further amend section two of an act approved the 23d day of April, 1903 (P. L. 292), entitled "An Act to designate a uniform date when the commissioners of the several counties shall issue their precepts to assessors to make the triennial assessments and the reassessment between the periods of the triennial assessment of property and fixing the time for the return thereof," by providing for a quadrennial assessment instead of a triennial assessment, and curtailing the period of the assessment made in one thousand nine hundred and eighteen.

Which was committed to the Committee on Judiciary General.

Mr. WHITTEN read in his place and presented to the Chair Senate Bill No. 410, entitled:

An Act making an appropriation to the Homestead Hospital, Homestead, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. BUCKMAN read in his place and presented to the Chair Senate Bill No. 411, entitled:

An Act continuing the commission appointed pursuant to an act approved the twenty-fifth day of July, one thousand nine

hundred and seventeen, entitled "An Act providing for the appointment of a commission of five persons to codify and revise the law relating to banks, private bankers, and trust companies doing business within this Commonwealth, and making an appropriation," extending the powers and duties of the commission so as to include the codification and revision of the law relating to all corporations, persons, partnerships and associations under the supervision of the Banking Department; and making an appropriation.

Which was committed to the Committee on Appropriations.

Mr. NASON read in his place and presented to the Chair Senate Bill No. 412, entitled:

An Act to amend clause two of section three hundred and eighty-six of an act approved the fourteenth day of July, one thousand nine hundred and seventeen (P. L. 840), entitled "An Act concerning townships; and revising, amending, and consolidating the law relating thereto."

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 413, entitled:

An Act authorizing the Governor to appoint a commission to investigate the Harbor located by the Commonwealth on Presque Isle Bay at Erie; defining the powers and duties of the Commission; and making an appropriation.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 414, entitled:

An Act to amend section one of an act approved the twenty-sixth day of February, one thousand nine hundred and three (P. L. 8) entitled, "An Act providing for the appointment of boards of visitation for institutions, societies, and associations caring for dependent, neglected and delinquent children," as amended, by providing that the Board of Visitors may visit institutions, without the county to which residents of the county are committed.

Which was committed to the Committee on Judiciary General.

Mr. Martin read in his place and presented to the Chair Senate Bill No. 415, entitled:

An Act making an appropriation to the Kensington Hospital for Women of Philadelphia, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. CROW read in his place and presented to the Chair Senate Bill No. 416, entitled:

An Act establishing a Bureau of Statistics and Information in the Department of Internal Affairs; authorizing the Secretary of Internal Affairs to appoint a Chief of Bureau and other officers and employes; fixing their duties, powers and salaries; making it the duty of corporation, firms and individuals to furnish information required; prescribing penalties for violation of such duty, and repealing certain acts.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 417, entitled:

An Act to amend section three hundred and seven of an act approved the second day of June, one thousand nine hundred and fifteen (P. L. 736), entitled, "An Act defining the liability of an employer to pay damages for injuries received by an employe in the course of employment; establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder."

Which was committed to the Commission on Judiciary Special.

Also read in his place and presented to the Chair Senate Bill No. 418, entitled:

An Act creating the office of indictment and cost clerk as an assistant to the district attorney, in the several counties of this Commonwealth having a population of not less than one hundred and fifty thousand and not more than two hundred and fifty thousand inhabitants; providing for the appointment of a person, in each of said counties, to fill said office; prescribing the qualifications, duties and term of office of said appointees; fixing their salaries, and authorizing the payment of the same by the county.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 419, entitled:

An Act providing for the appointment of a commission of five persons to revise and codify the laws relating to the insane and feeble-minded, and making an appropriation.

Which was committed to the Committee on Appropriations.

Mr. F. E. BALDWIN read in his place and presented to the Chair Senate Bill No. 420, entitled:

An Act validating proceedings by councils, in boroughs, for the paving and curbing of public highways; and validating municipal liens filed therefor.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 421, entitled:

An Act making an appropriation for the payment of losses and damage incident to shipments of cattle heretofore or hereafter sustained, delivery of which was not permitted by the State Livestock Sanitary Board.

Which was committed to the Committee on Appropriations.

Mr. EYRE read in his place and presented to the Chair Senate Bill No. 422, entitled:

An Act authorizing companies incorporated to supply light, heat and power, or either of them, by electricity to merge and consolidate with motor power or street railway companies.

Which was committed to the Committee on Corporations.

Also read in his place and presented to the Chair Senate Bill No. 423, entitled:

An Act to amend Route Two Hundred and Seventy-four of Section six of an act approved the thirty-first day of May, one thousand nine hundred and eleven, (P. L. 468), entitled "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employes; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of Commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State highways of the Commonwealth; providing for the improvement, maintenance, and repair of said State highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes of toll roads forming all or part of any State highway, and procedure therein; providing for work of improvement of State highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance, and repair of township or county roads, and prescribing the contents of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State highways and State-aid highways, and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to highway department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act."

Which was committed to the Committee on Public Roads and Highways.

Mr. McNICHOL read in his place and presented to the Chair Senate Bill No. 424, entitled:

An Act making an appropriation to the Wills Hospital, of Philadelphia, Pennsylvania.

Which was committed to the Committee on Appropriations.

SENATE BILL NO. 66 RECALLED FROM THE GOVERNOR.

Mr. Craig offered the following resolution, which was twice read, considered and agreed to

In the Senate, March 10, 1919.

Resolved (if the House of Representatives concur), that Senate Bill No. 66, File Folio 107, entitled "An Act to amend section two and section five as amended and to supplement an act approved the seventh day of July one thousand eight hundred eighty-five (Pamphlet Laws two hundred and fifty-seven) entitled 'An Act to confer upon the several courts of common pleas of this Commonwealth jurisdiction of a court of equity in all cases of dower and partition and prescribing the method of procedure' by enlarging the powers of the master and confirming all cases heretofore proceeded in to final decree," be recalled from the Governor for amendment.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

SENATE BILL NO. 59 RECALLED FROM THE GOVERNOR.

Mr. McCONNELL offered the following resolution, which was twice read considered and agreed to

In the Senate, March 10, 1919.

Resolved (if the House of Representatives concur), That Senate Bill No. 59, File Folio 179, entitled "An Act to amend section two of an act approved the eighteenth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand and forty-two) entitled "An act authorizing County Controllers in counties having a population of more than one hundred thousand and less than two hundred sixty thousand inhabitants to appoint a solicitor prescribing the duties of said solicitor and fixing his salary" by authorizing the county commissioners and county controller to fix the salary of the solicitor," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

APPOINTMENTS BY PRESIDENT PRO TEMPORE.

The PRESIDENT. The President pro tempore announces that he has made the following additional appointments on committees:

BALDWIN, R. J.:

Agriculture,
Appropriations,
City Passenger Railways,
Education,
Federal Relations,
Insurance,
Legislative Apportionment,
New Counties and County Seats,
Public Roads and Highways.

HEATON, R. D.:

Appropriations,
Banks and Building and Loan Associations,
Corporations,
Forestry,
Game and Fisheries,
Judiciary Special,
Military Affairs,
Pensions and Gratuities,
Railroads.

SMITH, F. A.:

Appropriations,
Banks and Building and Loan Associations,
Elections,
Finance,
Judiciary Special,
Library,
Public Grounds and Buildings,
Public Health and Sanitation,
Public Printing.

NOMINATIONS BY THE GOVERNOR.

The Secretary to the Governor being introduced presented communications from his Excellency, the Governor of the Commonwealth, which were read as follows:

NOTARIES PUBLIC.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, March 10, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.
Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania for the term of four years to compute from the date of confirmation:

ADAMS COUNTY

Maurice J. Sterner, New Oxford.

ALLEGHENY COUNTY.

Waldo P. Breechen, Pittsburgh.
 Mrs. Rose L. Byers, Pittsburgh.
 Felidio Canuti, Pittsburgh.
 John William Connery, Pittsburgh.
 Wm. M. Duff, Pittsburgh.
 W. L. Geddis, Pittsburgh.
 Miss Emma M. Haller, Pittsburgh.
 Miss Angelita Haverty, Pittsburgh.
 Joseph B. Hetherington, Pittsburgh.
 Miss Mary C. McGowan, Pittsburgh.
 William E. Metz, Pittsburgh.
 J. G. Milius, Pittsburgh.
 S. H. Parker, Avalon.
 Miss Celia Schnitzer, Pittsburgh.
 Wm. J. Sossong, Carnegie.
 Will J. Stoup, Pittsburgh.
 Raymond C. Suckling, Coraopolis.
 David I. Thompson, Pittsburgh.
 W. M. Young, Avalon.
 Mrs. Carrie May Zangrilli, Bridgeville.

ARMSTRONG COUNTY.

T. J. Baldrige, Apollo.

BERKS COUNTY.

Jacob J. Shaeffer, Fleetwood.

BLAIR COUNTY.

John N. Drass, Hollidaysburg.
 J. P. Potteiger, Tyrone.

CLEARFIELD COUNTY.

Miss Frances M. Hoffman, Clearfield.

CLINTON COUNTY.

Stephen Romeo, Lock Haven.

CRAWFORD COUNTY.

Miss Leota M. Shumaker, Meadville.

CUMBERLAND COUNTY.

Mrs. Caroline S. Capiello, Carlisle.

DAUPHIN COUNTY.

Walter R. Sohn, Harrisburg.
 Mrs. M. Elizabeth Walsh, Harrisburg.

DELAWARE COUNTY.

James Fountain, Chester.
 Harry M. Jackson, Marcus Hook.
 Howard M. Lutz, Media.
 William B. Palmer, Clifton Heights.

FAYETTE COUNTY.

Marijan Dorencin, Connellsville.
 Harry E. Duff, Township of Luzerne.
 Kenneth Porter, Brownsville.

INDIANA COUNTY.

D. A. Palmer, Township of Burrell.
 C. W. Wells, Jacksonville.

LACKAWANNA COUNTY.

Miss Anna M. Blackmore, Scranton.
 Moses E. Clifford, Scranton.
 M. B. Conner, Carbondale.
 James J. Grace, Scranton.

LAWRENCE COUNTY.

D. C. Hancher, Ellwood City.

LUZERNE COUNTY.

Lewis Ferrari, West Hazleton.
 Miss Angeline Ferugiari, Wilkes-Barre.
 P. A. Sammon, Pittston.
 Albert J. Tucker, Township of Newport.

LYCOMING COUNTY.

S. B. Kreighbaum, Williamsport.

NORTHAMPTON COUNTY.

George H. Leh, Bangor.

NORTHUMBERLAND COUNTY.

James P. McCormick, Township of Coal.

PHILADELPHIA COUNTY.

J. Howard Arnold, Philadelphia.
 John Eckstein Beatty, Philadelphia.
 Michael A. Bozzuto, Philadelphia.
 Alfonso M. Caruso, Philadelphia.
 Thomas Descano, Philadelphia.
 Joseph Feldman, Philadelphia.
 Alfred Fortunato, Philadelphia.
 Charles N. Houston, Philadelphia.
 Charles N. Houston, Philadelphia.
 Miss Lillian M. Hudnut, Philadelphia.
 C. Harry Johnson, Philadelphia.
 W. A. Kuser, Philadelphia.
 Abraham A. Levinthal, Philadelphia.
 John E. Nickels, Philadelphia.
 Edward V. O'Hanlan, Philadelphia.
 Jos. F. X. Quinn.
 Gustave F. Straub, Philadelphia.
 Ernesto Vece, Philadelphia.
 Edward E. Zacharias, Philadelphia.

SCHUYLKILL COUNTY.

Luigi Fanelli, Pottsville.

WASHINGTON COUNTY.

Mrs. Delia Oller, California.
 W. B. Vandegrift, Township of East Bethlehem.

YORK COUNTY.

Milton H. Gross, Manchester.

WM. C. SPROUL.

Commonwealth of Pennsylvania,
 Executive Chamber, Harrisburg, March 10, 1919.
 To the Honorable, the Senate of the Commonwealth of Pennsylvania.
 Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the dates set opposite their names, respectively:

ALLEGHENY COUNTY.

O. S. Richardson, Pittsburgh, March 29, 1919.
 John Weaver, Pittsburgh, March 28, 1919.

GREENE COUNTY.

Edward C. Fordyce, Township of Gilmore, March 15, 1919.

LUZERNE COUNTY.

J. A. Opp, Plymouth, March 12, 1919.

MONTGOMERY COUNTY.

Eugene L. Tierman, Jr., Conshohocken, March 31, 1919.

PHILADELPHIA COUNTY.

Miss Margaret Craig, Philadelphia, March 26, 1919.
 Alexander R. Staples, Philadelphia, March 10, 1919.
 Miss Eliza J. Wilkinson, Philadelphia, March 12, 1919.

WM. C. SPROUL.

ALDERMAN.

Commonwealth of Pennsylvania,
 Executive Chamber, Harrisburg, March 10, 1919.
 To the Honorable, the Senate of the Commonwealth of Pennsylvania.
 Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, William A. Whitney, to be an Alderman in and for the Third Ward, City of Pottsville, County of Schuylkill, until the first Monday of January, 1920.

WM. C. SPROUL.

JUSTICES OF THE PEACE.

Commonwealth of Pennsylvania,
 Executive Chamber, Harrisburg, March 10, 1919.
 To the Honorable, the Senate of the Commonwealth of Pennsylvania.
 Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Justices of the Peace, to serve as such until the first Monday of January, 1920:

FAYETTE COUNTY.

J. M. Hixon, Township of Perry.

INDIANA COUNTY.

Lorenzo Don Gardner.

YORK COUNTY.

Edward C. Snyder.
 Wade W. McClune.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. CROW,

That Rule 38, which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations.

Which was agreed to,

Whereupon,

A motion was made by Mr. CROW,

That the Senate do advise and consent to said nominations On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin, F. E.	DeWitt,	Leslie,	Sassaman,
Baldwin, R. J.	Donahue,	Marlow,	Schantz,
Barnes,	Einstein,	Martin,	Smith,
Barr,	Eyre,	McConnell,	Snyder,
Beales,	Graff,	McNichol,	Sones,
Boyd,	Gray,	Mearkle,	Tompkins,
Buckman,	Hackett,	Murdoch,	Turner,
Campbell,	Haldeman,	Nason,	Vare,
Craig,	Heaton,	Patton,	Weaver,
Crow,	Herron,	Phipps,	Whitten,
Daix,	Homsher,	Salus,	Woodward,
Davis,	Leiby,		

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. CROW. Mr. President, I move that the Executive Session do now arise.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

BILL ON FINAL PASSAGE.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 188, as follows:

An Act making an appropriation to the Trustees of the Homeopathic State Hospital for the Insane at Allentown Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary is hereby specifically appropriated to the trustees of the Homeopathic State Hospital for the Insane at Allentown Pennsylvania the same being maintenance deficiency for the current fiscal year ending May thirty-first one thousand nine hundred nineteen

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows viz:

YEAS—46.

Baldwin, F. E.	DeWitt,	Leslie,	Sassaman,
Baldwin, R. J.	Donahue,	Marlow,	Schantz,
Barnes,	Einstein,	Martin,	Smith,
Barr,	Eyre,	McConnell,	Snyder,
Beales,	Graff,	McNichol,	Sones,
Boyd,	Gray,	Mearkle,	Tompkins,
Buckman,	Hackett,	Murdoch,	Turner,
Campbell,	Haldeman,	Nason,	Vare,
Craig,	Heaton,	Patton,	Weaver,
Crow,	Herron,	Phipps,	Whitten,
Daix,	Homsher,	Salus,	Woodward,
Davis,	Leiby,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 116, entitled:

An Act declaring it a misdemeanor for any maker or drawer with intent to defraud to make or draw or utter or deliver

any check draft or order when such person has not sufficient funds in or credit with the depository upon which the same is drawn.

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows viz:

YEAS—41.

Baldwin, F. E.	Davis,	Homsher,	Patton,
Barnes,	DeWitt,	Leiby,	Phipps,
Barr,	Donahue,	Leslie,	Sassaman,
Beales,	Einstein,	Marlow,	Smith,
Boyd,	Eyre,	Martin,	Snyder,
Buckman,	Graff,	McConnell,	Sones,
Campbell,	Gray,	McNichol,	Tompkins,
Craig,	Hackett,	Mearkle,	Vare,
Crow,	Haldeman,	Murdoch,	Weaver,
Daix,	Herron,	Nason,	Whitten,
			Woodward,

NAYS—1.

Baldwin, R. J.,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 118, entitled:

An Act making an appropriation to the Commissioners of Valley Forge Park.

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows viz:

YEAS—46.

Baldwin, F. E.	DeWitt,	Leslie,	Sassaman,
Baldwin, R. J.	Donahue,	Marlow,	Schantz,
Barnes,	Einstein,	Martin,	Smith,
Barr,	Eyre,	McConnell,	Snyder,
Beales,	Graff,	McNichol,	Sones,
Boyd,	Gray,	Mearkle,	Tompkins,
Buckman,	Hackett,	Murdoch,	Turner,
Campbell,	Haldeman,	Nason,	Vare,
Craig,	Heaton,	Patton,	Weaver,
Crow,	Herron,	Phipps,	Whitten,
Daix,	Homsher,	Salus,	Woodward,
Davis,	Leiby,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr. LEIBY. Mr. President, I ask that Senate Bill No. 239 (House Bill No. 17), entitled:

An Act fixing the per diem compensation of borough and township assessors and assistant assessors and the method of ascertaining the number of days employed

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 56, as follows:

An Act to give to women married and single the same right as men to be incorporators and in furtherance of their interests as stockholders to serve as directors and officers of corporations for profit

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General

Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act women married and single shall have the same right as men to be incorporators and in furtherance of their interests as stockholders to serve as directors and officers of corporations for profit

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 110, entitled:

An Act regulating the use of vehicles on the public highways requiring lights on certain vehicles and providing penalties for the violation thereof

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the first day of July one thousand nine hundred and nineteen from one hour after sunset until one hour before sunrise or whenever it is impossible to distinguish substantial objects at a distance of two hundred feet there shall be displayed upon every vehicle excepting agricultural machinery and such as are propelled by hand or are loaded with hay or straw in bulk while standing or in motion upon any public highway in the State of Pennsylvania at least one white light which shall be clearly visible for a distance of at least two hundred (200) feet from both the front and the rear of such vehicle

On the question,

Will the Senate agree to the section?

Mr. LEIBY. Mr. President, I move to amend

Section 1, page 1, line 8, by inserting after the word "every" the words "bull and cow and upon every"

Mr. TOMPKINS. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The second, third, fourth, fifth, sixth and seventh sections of the bill were read as follows and agreed to:

Section 2 No vehicle meeting or overtaking a street passenger car that has stopped for the purpose of taking on or discharging passengers shall pass such car on the side on which passengers get on or off until the car has started and until any passenger who may have alighted shall have reached the side of the highway

Section 3 Slow moving and heavily-laden vehicles shall at all times keep as near to the right-hand boundary of the highway or to the right-hand curb as possible and the driver of any vehicle meeting another vehicle or overtaken by another vehicle travelling at a greater speed shall turn promptly to the right of the center of the highway allowing such other vehicle free passage to the left and no vehicle shall be permitted to stand in the center of any highway or so as to obstruct or interfere with traffic thereon

Section 4 The term "public highway" as used in this act shall include all roads streets avenues alleys and public places and all public bridges and the approaches thereto

Section 5 Constables and police officers of the cities boroughs incorporated towns townships and counties in Pennsylvania and members of the State Police force may arrest upon view and without warrant any person violating any of the provisions of this act

Section 6 Any person violating any of the provisions of this act shall be subject to a fine of not less than Two (\$2.00) Dollars nor more than Five (\$5.00) Dollars for each offense to be collected by summary conviction before any burgess alderman magistrate or justice of the peace which fine shall be paid into the treasury of the city borough incorporated town or township wherein the offence has occurred In the case of non-payment of such fine such person shall undergo an imprisonment in the county prison for a period not exceeding five (5) days

Section 7 All acts and parts of acts inconsistent herewith are hereby repealed but nothing in this act shall affect or limit the special requirements for the display of lights or the regulation and restrictions placed upon motor vehicles

The title of the bill was read as follows, and agreed to:

An Act regulating the use of vehicles on the public highways requiring lights on certain vehicles and providing penalties for the violation thereof.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 144, as follows:

An Act to amend section two hundred thirty-five of an act approved the fourteenth day of July Anno Domini one thousand nine hundred seventeen Pamphlet Laws eight hundred forty entitled "An Act concerning townships and revising amending and consolidating the law relating thereto" by increasing the compensation of supervisors

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two hundred thirty-five of an act approved the fourteenth day of July Anno Domini one thousand nine hundred seventeen Pamphlet Laws eight hundred forty entitled "An Act concerning townships and revising amending and consolidating the law relating thereto" which reads as follows

"Section 235 Supervisors who do not act as superintendent or roadmasters shall receive from the township road funds as compensation not less than one dollar nor more than four dollars for each monthly meeting which they attend The amount of the compensation shall be determined by the township auditors The township auditors shall also allow to the supervisors compensation for making a semi-annual inspection of the road and bridges The compensation of supervisors when overseeing or working on roads shall be fixed by the township auditors and shall be not less than one dollar and fifty cents nor more than three dollars per day" be and the same is hereby amended so as to read as follows

Section 235 Supervisors who do not act as superintendents or roadmasters shall receive from the township road funds as compensation not less than two dollars and fifty cents nor more than four dollars for each monthly meeting which they attend The amount of the compensation shall be determined by the township auditors The township auditors shall also allow to the supervisors compensation for making a semi-annual inspection of the roads and bridges The compensation of supervisors when overseeing or working on roads shall be fixed by the township auditors and shall be not less than two dollars and fifty cents nor more than four dollars per day

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 145, entitled:

An Act to amend section three of an act, entitled "An Act to protect the public health and welfare by regulating the employment of females in certain establishments with respect to their hours of labor and the conditions of their employment, by establishing certain sanitary regulations in the establishments in which they work, by requiring certain abstracts and notices to be posted, by providing for the enforcement of this act by the Commissioner of Labor and Industry and others, by prescribing penalties for violations thereof, by defining the procedure in prosecutions and by repealing all acts and parts of acts inconsistent with the provisions thereof," approved the 25th day of July, 1913, as amended.

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three of an act entitled "An Act to protect the public health and welfare by regulating the employment of females in certain establishments with respect to their hours of labor and the conditions of their employment by establishing certain sanitary regulations in the establishments in which they work by requiring certain abstracts and notices to be posted by providing for the enforcement of this act by the Commissioner of Labor and Industry and others by prescribing penalties for violations thereof by defining the procedure in prosecutions and by repealing all acts and parts of acts inconsistent with the provisions thereof" approved the twenty-fifth day of July one thousand nine hundred thirteen (Pamphlet Laws one thousand twenty-four) as amended by the act entitled "An Act to amend section three of an act entitled 'An Act to protect the public health and welfare by regulating the employment of females in certain establishments with respect to their hours of labor and the conditions of their employment by establishing certain sanitary regulations in establishments in which they work by requiring certain abstracts and notices to be posted by providing for the enforcement of this act by the Commissioner of Labor and Industry and others by prescribing penalties for violations thereof by defining the procedure in prosecutions and by repealing all acts and parts of acts inconsistent with the provisions thereof approved the twenty-fifth day of July Anno Domini one thousand nine hundred and thirteen by providing that the Industrial Board of the Department of Labor and Industry may subdivide the one day of rest in seven into two half days" approved the first day of June one thousand nine hundred fifteen (Pamphlet Laws seven hundred nine) which as amended reads as follows

"Section 3 (a) No female shall be employed or permitted to work in or in connection with any establishment for more than six days in any one week or more than fifty-four (54) hours in any one week or more than ten (10) hours in any one day.

"Provided that during weeks in which a legal holiday occurs and is observed by an establishment any female may be employed by such establishment during three days of such week for a longer period of time than is allowed by this act but no female shall be permitted to work more than two (2) hours overtime during any one of such three days nor more than the maximum hours per week specified in this act.

"The employment of such persons at any other time than as stated herein shall be deemed a violation of the provisions of this section unless it appears that such employment was to make up time lost in the same week in consequence of the alteration repairs or accidents to machinery or plant upon which she was employed and dependent for employment but no stopping of machinery for less than thirty consecutive minutes shall justify such overtime employment nor shall such overtime employment be legal unless a written report of the same is sent to the Commissioner of Labor and Industry but no female shall be permitted to work more than two hours overtime during any one day nor for more than the maximum number of hours per week specified in this act (Provided That aforesaid restrictions as to hours shall not apply to females engaged in the canning of fruit and vegetable products And provided further that the one day of holiday in seven may be sub-divided into two days of twelve hours each for women employed in hotels boarding houses and in charitable educational and religious institutions at the discretion of the Industrial Board of the Department of Labor and Industry Provided That if it should be hereafter held by the courts of this Commonwealth that the power herein sought to be granted to the said board is for any reason invalid such holding shall not be taken in any case to affect or impair the remaining provision of this section)

"(b) Whenever any female shall be employed or permitted to work in or in connection with more than one establishment in any one week or in any one day the aggregate number of hours during which she shall be employed or permitted to work in or in connection with such establishment shall not exceed the number of hours prescribed in this section for such females in any one week or any one day.

"(c) The provisions of this section shall not apply to the work of nurses in hospitals" be and the same is hereby further amended to read as follows

Section 3 (a) No female shall be employed or be permitted to work in or in connection with any establishment for more than six days in any one week or more than forty-eight hours in any one week or more than eight hours in any one day Provided That for the sole purpose of making a shorter work-day on one day in the week any female may be employed by such establishment on each of the other five days of the week for a period of time not exceeding eight and three-quarters hours

(b) The employment of such persons at any other time than as stated herein shall be deemed a violation of the provisions of this section unless it appears that such employment was to make up time lost in the same week in consequence of the alteration repairs or accidents to machinery or plant upon which she was employed and dependent for employment but no stopping of machinery for less than thirty consecutive minutes shall justify such overtime employment nor shall such overtime employment be legal unless a written report of the same is sent to the Commissioner of Labor and Industry but no female shall be permitted to work more than the maximum number of hours per week specified in this act

(c) Whenever any female shall be employed or permitted to work in or in connection with more than one establishment in any one week or in any one day the aggregate number of hours during which she shall be employed or permitted to work in or in connection with such establishment shall not exceed the number of hours prescribed in this section for such females in any one week or any one day

On the question.

Will the Senate agree to the section?

Mr. SCHANTZ. Mr. President, I move to amend

Amend section 1 page 4 line 1 by striking out the word "for"; also line 7 by striking out the word "employed" and inserting in lieu thereof the word "employees"; also line 15 by striking out the word "provision" and inserting in lieu thereof the word "provisions"; also page 5 line 26, by striking out the word "establishment" and inserting in lieu thereof the word "establishments."

Mr. DAIX. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows and agreed to.

An Act to amend section three of an act, entitled "An Act to protect the public health and welfare by regulating the employment of females in certain establishments with respect to their hours of labor and the conditions of their employment, by establishing certain sanitary regulations in the establishments in which they work, by requiring certain abstracts and notices to

be posted, by providing for the enforcement of this act by the Commissioner of Labor and Industry and others, by prescribing penalties for violations thereof, by defining the procedure in prosecutions and by repealing all acts and parts of acts inconsistent with the provisions thereof," approved the 25th day of July, 1913, as amended.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. DAIX. Mr. President, I move that Senate Bill No. 168, on second reading, entitled:

An Act establishing a course of military and health instruction and training in certain public school and normal schools of this Commonwealth and in colleges and universities receiving State appropriations creating a Military Training Commission prescribing its powers and duties authorizing military and school authorities to permit the use of certain property and making an appropriation.

be recommended to the Committee on Appropriations for the purpose of a hearing.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

BILL OVER IN ORDER.

Mr. F. E. BALDWIN. Mr. President, I ask that Senate Bill No. 206, on second reading, entitled:

An Act authorizing corporations incorporated for certain purposes under the laws of any other state of the United States to acquire erect and maintain buildings and manufacturing establishments and to take hold mortgage lease and convey real estate necessary and proper for such corporate purposes.

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL RECOMMENDED.

Mr. DAIX. Mr. President, I move that Senate Bill No. 258, on second reading, entitled:

An Act regulating the sale offering for sale barter exchange and giving of theater tickets and providing penalties.

be recommended to the Committee on Judiciary General for the purpose of a hearing.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 262, entitled:

An Act making the Secretary of Internal Affairs the custodian of all deeds contracts maps surveys policies of title insurance abstracts of titles and other documents or instruments relating to the titles to real estate owned or hereafter to be acquired by the Commonwealth

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Secretary of Internal Affairs is hereby made the custodian of all deeds contracts maps surveys policies of title insurance abstracts of title and other documents or instruments relating to the titles to real estate owned or hereafter to be acquired by the Commonwealth

Section 2 It is hereby made the duty of every person corporation quasi-corporation and public officer having in his possession or hereafter coming into the possession of any such evidences of title to deliver the same to the Secretary of Internal Affairs as soon as it may be done without inconvenience or prejudice to the interests of the Commonwealth the Secretary of Internal Affairs giving his receipt for the same

Section 3 The Secretary of Internal Affairs shall upon receiving such evidences of title provide a suitable place for their proper care and custody in the vault of the Land Office in his department and shall so arrange them by filing recording and indexing as to facilitate searches examinations and inspections and he shall furnish certified copies of any such records to the heads or chiefs of departments of the State government upon request for use in the furtherance of the business of the Com-

monwealth and for the purpose of filing indexing and recording such documents to use any clerks in the department available therefor and to employ any additional clerks or help as he may find necessary and fix their compensation.

Section 4 All acts or parts of acts inconsistent herewith are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 263, entitled:

An Act establishing a Bureau of Municipalities in the Department of Internal Affairs and repealing the act approved June first one thousand nine hundred and fifteen entitled "An Act creating a Division of Municipal Statistics and Information of the Department of Labor and Industry and fixing the compensation of officers and employees therein" as amended.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Secretary of Internal Affairs shall establish in the said Department of Internal Affairs, a Bureau of Municipalities. The said Bureau shall gather classify index make available and disseminate data statistical information and advice that may be helpful in improving the methods of administration and municipal development in the several municipalities of the Commonwealth and shall maintain for the benefit of the municipalities a publicity service to install or assist in the installation and establishment of modern systems of accounting in the various municipalities of the State and in order to promote a comprehensive plan or series of plans for the probable future requirements of cities boroughs or townships of the Commonwealth either separately or jointly in respect to a system of traffic thoroughfares and other highways or main highways transportation of every sort suitably co-ordinated sites for public buildings parks parkways playgrounds and other public uses the preservation of natural and historic features and any and all public improvements tending to the advantage of municipalities or townships affected tending to their advantage as a place of business and residence and to either make or secure or assist in making or securing the necessary surveys plans and information.

Section 2 The Secretary of Internal Affairs is hereby authorized to employ a Chief of Bureau of Municipalities who in his judgment shall be qualified to perform the duties herein described. He is also authorized to employ such engineering accounting clerical stenographic and other expert service relating to the gathering of information its distribution and publication and other duties incident to the purpose of the Bureau or transfer to such duties in this Bureau as he may find advisable the work and services of other bureaus or of others employed in the Department. The salaries of the employees appointed under the provisions of this act shall be fixed by the Secretary of Internal Affairs and shall be paid from the funds appropriated to the said Department of Internal Affairs.

Section 3 It is hereby made the duty of every city borough township or county official to furnish such information as may be requested by the Chief of the Bureau of Municipalities or his duly authorized deputy.

Section 4 The act approved the first day of June one thousand nine hundred and fifteen (Pamphlet Laws six hundred and eighty-nine) entitled "An Act creating a division of Municipal Statistics and Information in the Department of Labor and Industry and fixing the compensation of officers and employees therein" as amended by the Act of July nineteenth nineteen hundred and seventeen (Pamphlet Laws one thousand one hundred and eleven) is hereby repealed.

Section 5 This act shall become effective on the sixth day of May Anno Domini nineteen hundred and nineteen.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 266, as follows:

An Act providing a fixed charge on lands acquired by the State to be held as State Forests and the distribution of the same for county purposes within the counties where State Forests are located.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act all lands now acquired or hereafter to be acquired by the Commonwealth for State Forests shall be subject to an annual charge of one cent per acre for the benefit of the counties in which said State Forests are located.

Section 2 The Commissioner of Forestry shall certify the respective areas in the counties to the State Treasurer and the State Treasurer shall pay the amount of the charge in favor of

each county in the same manner as the fixed charges upon State Forests for road and school purposes are now certified and paid.

Section 3 All acts or parts of acts inconsistent herewith be and the same are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. DAIX. Mr. President, I move that Senate Bill No. 266, the bill just read, be recommitted to the Committee on Appropriations.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate bill No. 269, entitled:

An Act to carry out the provisions of section eight article nine of the Constitution of the State of Pennsylvania as amended and for that purpose prescribing the method of determining the amount which may be deducted in ascertaining the borrowing capacity of the city of Philadelphia by excluding from the calculation and deducting from its indebtedness so much of the debt of said city as shall have been incurred and the proceeds thereof invested in any public improvement of any character which shall be yielding to the said city an annual current net revenue.

The first section of the bill was read as follows and agreed to:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever the city of Pennsylvania shall have incurred any debt or debts for and the proceeds thereof shall have been invested in any public improvements of any character which shall be yielding to the said city an annual current net revenue the said city may at any time and from time to time present its petition to any of the courts of common pleas of the county in which such city is situated for the purpose of having determined the amount of its debt which may be deducted from its indebtedness in ascertaining the borrowing capacity of the said city as provided in section eight article nine of the Constitution of the State of Pennsylvania as amended. The said petition shall contain an enumeration of any public improvement or improvements yielding such annual current net revenue the amount of indebtedness which shall have been incurred for and the proceeds thereof invested in such public improvement or improvements the gross revenue from each of said improvements during the year immediately preceding the time of filing such petition and the average rate of interest and sinking fund charges payable upon the indebtedness incurred by said city as to each of such improvements and it may at the option of the petitioner also contain a statement of the deductions deemed proper to be made from the gross revenue therefrom in order to ascertain the current net revenue from each improvement during the preceding year together with such details with regard to the said gross revenue and deductions therefrom as may be in the opinion of the petitioner necessary for making such computation as well as a calculation of the capitalization of such annual current net revenue at the average rate of interest and sinking fund charges payable upon the indebtedness incurred by the said city for the purpose of the said public improvements and together with such other information as may be pertinent to the ends of the inquiry. The petition hereinabove provided for shall be made and sworn or affirmed to by the mayor and shall be filed by the city solicitor having first been attested by the city controller and by the head of the department or other branch of the city government having the management of such improvements and by the chief of the bureau in immediate charge thereof as to the matters within their special knowledge or control respectively.

The second section of the bill was read as follows:

Section 2 Upon the filing of the aforesaid petition the court in which it shall have been filed shall fix a date not less than three weeks nor more than five weeks for the making of an application pursuant to the prayer of said petition and notice of the filing thereof and of the date fixed for making such application shall be published by the mayor not less than once a week for three weeks in three daily newspapers of general circulation published in said city to be designated by the court and in the legal journal in which legal notices are regularly printed. On or before the date so fixed all parties in interest including the taxpayers the owners or holders of bonds or other securities of said city or otherwise may appear in person or by attorney and file with the said court a verified answer to the aforesaid petition. Upon the date so appointed for the making of such application or at such time thereafter as it or he may fix the said court or one of the judges thereof shall proceed

forthwith to take the testimony of the parties so appearing and to hear argument thereon as in other cases at which taking of testimony and hearing of argument all parties shall be entitled to present evidence to be heard and to file briefs as the said judge or court may direct

On the question,

Will the Senate agree to the section?

Mr. VARE. Mr. President, I move to amend section 2, page 3, line 14, by inserting after the word "weeks" the word "thereafter".

Mr. PATTON. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The third section of the bill was read as follows:

Section 3 After hearing the allegations and proofs and the arguments thereon of the respective parties the court or the judge before whom such hearing is had shall render a decision stating how much of the debt of the said city shall have been incurred and the proceeds thereof invested in any public improvements of any character which shall be yielding to the said city an annual current net revenue how much of such debt shall have been so incurred and the proceeds thereof so invested in each of such public improvements the amount of the gross revenue and the net revenue from each such public improvement during the year immediately preceding the time of such ascertainment with such particulars as shall show how the computation of the net revenue is made the average rate of interest and sinking fund charges payable upon the indebtedness incurred by the said city for such improvement and the capitalization of the principal amount which would yield such annual current net revenue at the average rate of interest and sinking fund charges payable upon the indebtedness incurred by the said city therefor and shall make an order fixing the total amount which for that reason the said city may exclude from the calculation and deduct from its debt in ascertaining its borrowing capacity Should such hearing be before a judge of the said court exceptions to his findings and decision may be filed by any party in interest who shall have appeared as aforesaid within ten (10) days after such decision shall have been rendered and notice of said findings and decision shall have been given to all parties by the prothonotary of the court and the said exceptions shall be heard and disposed of by the court in banc in the same manner and subject to the same rules as govern the hearing of exceptions upon trials in equity. If no exceptions be filed within ten (10) days to the findings and decision of such judge they shall be final and conclusive. Upon the making of such order by the court or by a judge thereof if no exceptions be filed to his decision the amount so ascertained shall thereupon be wholly excluded in determining the power of such city to become otherwise indebted.

On the question,

Will the Senate agree to the section?

Mr. VARE. Mr. President, I move to amend section 3, page 4, line 29, by striking out the words "Should such hearing be before a judge of the said court;" also line 1, by striking out the word "his" and inserting in lieu thereof the word "the;" also line 2, by inserting after the word "decision" the words "of the court;" also line 11, by striking out the word "judge" and inserting in lieu thereof the word "court"

Mr. PATTON. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The fourth and fifth sections of the bill were read as follows and agreed to:

Section 4 After the determination of the court of common pleas either upon exceptions as aforesaid or upon hearing by it in the first instance and after the order of the court for the purpose of giving effect thereto an appeal may be taken to the Supreme Court of the Commonwealth in the manner prescribed for other similar appeals but such appeal must be taken within twenty (20) days after the entry of the order and determination complained of security to be fixed by the court and entered as in other cases and all such appeals shall be heard by the Supreme Court in any district in which it may be in session but such determination and order of the court of common pleas shall not be subject to any other appeal or review or to collateral attack of any kind whatsoever but shall with respect to the validity of all municipal loans and in all other respects be final and conclusive and the proceeding herein provided for shall be the sole and exclusive method of determining the aforesaid matters relating to the amount of the debt of the city of Philadelphia which may be deducted from its indebtedness in ascertaining its borrowing capacity by reason of such debt having

been incurred and the proceeds thereof invested in any public improvements of any character which shall be yielding to the said city an annual current net revenue

Section 5 The Act of Assembly approved the twenty-fourth day of July one thousand nine hundred and thirteen entitled "An Act to prescribe the method by which shall be determined the amount of any debt theretofore incurred or thereafter to be incurred by any city of the first class for the construction and development of subways for transit purposes or for the construction of wharves and docks or the reclamation of land to be used in the construction of a system of wharves and docks as public improvements to be owned by such city which may be excluded in ascertaining the power of such city to increase its indebtedness pursuant to the provisions of article nine section eight of the Constitution as amended and to confer jurisdiction upon any of the courts of common pleas of the county in which such city is situated to determine the amount of any debt to be so excluded with an appeal to the Supreme Court within one month from the date of such determination" and all other acts or parts of acts inconsistent herewith or supplied hereby be and the same are hereby repealed

The title of the bill was read as follows and agreed to:

An Act to carry out the provisions of section eight article nine of the Constitution of the State of Pennsylvania as amended and for that purpose prescribing the method of determining the amount which may be deducted in ascertaining the borrowing capacity of the City of Philadelphia by excluding from the calculation and deducting from its indebtedness so much of the debt of said city as shall have been incurred and the proceeds thereof invested in any public improvements of any character which shall be yielding to the said city an annual current net revenue.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 275 (House Bill No. 217), entitled:

An Act to amend Clause (f), Section forty-nine, of an act approved the seventh day of June, one thousand nine hundred seventeen (P. L. 447), entitled "An Act relating to the administration and distribution of the estates of decedents and of minors, and of trust estates; including the appointment, bonds, rights, powers, duties, liabilities, accounts, discharge and removal of executors, administrators, guardians, and trustees, herein designated as fiduciaries; the administration and distribution of the estates of presumed decedents; widow's and children's exemptions; debts of decedents; rents of real estate as assets for payment thereof, the lien thereof, sales and mortgages of real estate for the payment thereof, judgments and executions therefor, and the discharge of real estate from the lien thereof; contracts of decedents for the sale or purchase of real estate; legacies, including legacies charged on land the discharge of residuary estates and of real estate from the lien of legacies and other charges; the appraisal of real estate devised at a valuation; the ascertainment of the curtilage of dwelling houses or other buildings devised; the abatement and survival of actions, and the substitution of executors and administrators therein, and suits against fiduciaries; investments by fiduciaries; the organization of corporations to carry on the business of decedents; the audit and review of accounts of fiduciaries refunding bonds; transcripts to the court of common pleas of balances due by fiduciaries, the rights, powers and liabilities of non-resident and foreign fiduciaries, the appointment, bonds, rights, powers, duties and liabilities of trustees durante absentia; the recording and registration of decrees, reports and other proceedings, and the fees therefor; appeals in certain cases; and also, generally dealing with the jurisdiction, powers, and procedure of the orphans court in all matters relating to fiduciaries concerned with the estates of decedents."

And said bill have been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 303 (House Bill No. 83), entitled:

An Act making an appropriation to the trustees of the State Hospital of Nanticoke Luzerne county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 351, as follows:

An Act authorizing churches cemetery companies and burial associations to lease or convey certain coal and other minerals providing for the use and expenditure of the funds derived therefrom and for the support of the overlying surface

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act it shall be lawful for all incorporated or unincorporated churches cemetery companies and burial associations now prevented by charter restrictions or otherwise from leasing or selling any coal or other minerals owned by them and said churches companies and associations are hereby authorized and empowered to sell lease or convey said coal and other minerals subject to such conditions as will ensure the support of the overlying surface and subject also to the requirements that at least fifty per cent. of said coal and other minerals shall be left in place properly distributed to support the surface and that no mining be done or permitted closer to the surface than two hundred feet

Section 2 The funds raised by such lease or sale shall be used and applied only for the purchase and acquisition of additional land for the purposes and uses of said churches companies and associations or for the improvement care beautifying endowment and maintenance of their properties

Section 3 All acts general special or local or any parts thereof inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 371 (House Bill No. 631), entitled:

An Act to amend section two of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws eighty-three) entitled: "An Act to regulate and improve the civil service of the cities of the first class in the Commonwealth of Pennsylvania making violation of its provisions to be a misdemeanor and providing penalties for violations thereof"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. VARE. Mr. President, I move that Senate Bill No. 371 (House Bill No. 631), the bill just read, be recommitted to the Committee on Municipal Affairs for the purpose of a hearing.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

BILL ON THIRD READING AND FINAL PASSAGE.

Mr. LEIBY. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 239 (House Bill No. 17), on third reading, entitled:

An Act fixing the per diem compensation of borough and township assessors and assistant assessors and the method of ascertaining the number of days employed

Mr. TOMPKINS. Mr. President, I second the motion. The motion was agreed to.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 239 (House Bill No. 17), entitled:

An Act making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—42.

Baldwin, F. E., Davis,	Homsher,	Schantz,
Baldwin, R. J., DeWitt,	Leslie,	Smith,
Barnes,	Marlow,	Snyder,
Barr,	McNichol,	Sones,
Beales,	Mearkle,	Tompkins
Royd,	Murdoch,	Turner,
Buckman,	Nason,	Vare,
Campbell,	Salus,	Weaver,
Craig,	Sassaman,	Whitten,
Crow,	Herron,	Woodward,
Daix,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendment in which the concurrence of the House is requested.

HOUSE CONCURS IN SENATE BILL NO. 86.

The Clerk of the House of Representatives being introduced returned to the Senate Senate Bill No. 86, entitled:

An Act to amend section one of an act approved the fifth day of July one thousand nine hundred and seventeen, entitled "An Act authorizing cities to refund moneys paid by property owners into their treasuries when a court of competent jurisdiction shall have determined that there was no liability for such payment when made" extending the provisions thereof to boroughs and incorporated towns.

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 42.

He also returned to the Senate Senate Bill No. 42, entitled:

An Act making an appropriation to cover deficiency to the trustees of the State Hospital for the Criminal Insane at Fairview Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 66.

He also returned to the Senate Senate Bill No. 66, entitled:

An Act to amend section two and section five as amended and to supplement an act approved the seventh day of July one thousand eight hundred and eighty-five (Pamphlet Laws two hundred and fifty-seven), entitled "An Act to confer upon the several courts of common pleas of this Commonwealth jurisdiction of a court of equity in all cases of dower and partition and prescribing the method of procedure" by enlarging the powers of the master and confirming all cases heretofore proceeded into final decree

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 16.

He also returned to the Senate Senate Bill No. 16, entitled:

A supplement to the act approved the 29th day of May one thousand eight hundred and eighty-five (Pamphlet Laws twenty-nine) entitled "An Act to provide for the incorporation and regulation of natural gas companies" extending the duration of certain charters and providing a procedure therefor.

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 15.

He also returned to the Senate Senate Bill No. 15, entitled:

An Act making an emergency appropriation to cover deficiency to the trustees of the State Institution for Feeble-Minded of Western Pennsylvania at Polk Pennsylvania.

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 178.

He also returned to the Senate Senate Bill No. 178, entitled:

An Act making an appropriation to the State Highway Department for salaries expenses and maintenance of the same, with the information that the House has passed the same without amendment.

SENATE BILL NO. 177 RETURNED WITH AMENDMENTS.

He also returned to the Senate Senate Bill No. 177, entitled:

An Act making an appropriation to the State Highway Department for the construction of permanent State highways for the payment of the Commonwealth's share in the expenses of constructing State-aid highways, for the maintenance and repair of State highways, within the limits of borough for the maintenance and repair of State-aid highways for the payment of expenses, costs and awards in the purchase or condemnation of turnpikes and toll bridges, for the payment of the deficiency caused during the years one thousand nine hundred thirteen and fourteen in carrying out the laws of Pennsylvania relative to the construction, maintenance and repair of roads in townships of the second class, for the payment of damages to property caused or occasioned in connection with the work of the State Highway Department.

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Mr. EYRE. Mr. President, I move that Rule 21, which requires amended bills to be noted on the calendar, be in this case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives to the foregoing bill.

Mr. F. E. BALDWIN. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution, were twice read as follows:

Amend section 1, page 2, line 4, by striking out the word "thirteen" and inserting in lieu thereof the word "ten;" also by striking out the word "six" and inserting in lieu thereof the word "eight;" also by striking out the word "seventy;" also line 5, by striking out the words "eight" "forty" and inserting in lieu thereof the words "sixty-two;" also line 5, by striking out the words "seven hundred thirty" and inserting in lieu thereof the words "and forty nine;" also line 6, by striking out the words "fifty-seven" and inserting in lieu thereof the words "thirty-eight;" also line 6, by striking out "\$13,678,730.57;" also in line 7, strike out "\$10,842,049.38" and insert in lieu thereof "\$10,862,049.38;" also in line 13, strike out the word "six" and insert in lieu thereof the word "five;" also \$6,000,000.00 and insert in lieu thereof "\$5,000,000.00;" also in line 21, strike out the words "one million" and insert in lieu thereof the words "eight hundred thousand;" also line 22, by striking out "\$1,000,000.00" and inserting in lieu thereof "\$800,000;" also line 25, by striking out the word "eight" and inserting in lieu thereof the word "four;" also by striking out "\$800,000.00" and inserting in lieu thereof "\$400,000;" also page 3, line 5, by striking out the words "one million" and inserting in lieu thereof the words "five hundred thousand;" also in line 6, by striking out "\$1,000,000.00" and inserting in lieu thereof "\$500,000;" also in line 16, by striking out the word "taxes" and insert in lieu thereof the word "tax;" also line 18, by striking out the word "eight" and inserting in lieu thereof the word "one;" also by striking out the words "forty-eight" and inserting in lieu thereof the words "forty-two;" also lines 18 and 19, by striking out the words "seven hundred thirty" and inserting in lieu thereof the words "forty-nine;" also in line 19, by striking out the words "fifty-seven" and inserting in lieu thereof the words "thirty-eight;" also in line 20, by striking out "\$1,858,730.57" and "\$142,949.38" and inserting in lieu thereof "\$1,142,049.38."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Baldwin, F. E.	DeWitt,	Leiby,	Sassaman,
Baldwin, R. J.	Donahue,	Leslie,	Schantz,
Barnes,	Einstein,	Marlow,	Smith,
Barr,	Eyre,	McConnell,	Snyder,
Beales,	Graff,	McNichol,	Sones,
Boyd,	Gray,	Mearkle,	Tompkins
Buckman,	Hackett,	Murdoch,	Turner,
Campbell,	Haldeman,	Nason,	Vare,
Craig,	Heaton,	Patton,	Weaver,
Crow,	Herron,	Phipps,	Whitten,
Daix,	Homsher,	Salus,	Woodward,
Davis,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

RECESS.

Mr. CROW. Mr. President, I move that the Senate do now take a recess for ten minutes.

Mr. F. E. BALDWIN. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

REPORT FROM COMMITTEE.

Mr. CROW. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW, from the Committee on Elections, reported as committed, Senate Bill No. 105, entitled:

An Act amending section five of an act approved the 5th day of March, 1906 (P. L. 78), entitled "An Act to regulate nomination and election expenses and to require accounts of nomination and election expenses to be filed and providing penalties for the violation of this act."

BILL SIGNED.

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) announced that the Chief Clerk having reported that the following bill had passed both Houses of the General Assembly and the same being correct, the title was publicly read as follows:

House Bill No. 47, entitled:

An Act transferring part of the fund appropriated to the quarantine physician of Philadelphia by the General Assembly of one thousand nine hundred and seventeen for the maintenance of the boat including fuel new boiler and new steel plates on hull of boat to the fund for the payment of the salaries of employes on boat.

Whereupon,

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) in the presence of the Senate signed the same.

HOUSE BILLS FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced presented for concurrence bills of the House of Representatives as follows:

House Bill No. 184 (Senate Bill No. 425) entitled:

An Act to amend section one of an act approved the twentieth day of July, one thousand nine hundred and seventeen, (P. L. 1158), entitled "An Act requiring counties having a population of more than eight hundred thousand and less than one million five hundred thousand inhabitants to give an increase of at least one hundred and fifty dollars per year to all employes now drawing a salary of fifteen hundred dollars per annum or less, and providing a method to enforce the provisions of this act," declaring that it was the legislative intent that the provisions of the act should apply to employes whose duties and salaries are fixed by statute as well as to those employes whose duties and salaries were not so fixed.

which was committed to the Committee on Municipal Affairs.

House Bill No. 656 (Senate Bill No. 426) entitled:

An Act to authorize and empower any motor power company of this Commonwealth which shall own the entire capital stock of any street railway company of this Commonwealth to acquire the corporate powers franchises property rights and credits of any such street railways company.

which was committed to the Committee on City Passenger Railways.

House Bill No. 71 (Senate Bill No. 427) entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Anthracite Coal Region at Ashland Pennsylvania.

which was committed to the Committee on Appropriations

House Bill No. 289 (Senate Bill No. 428) entitled:

An Act to amend part of the first section of an act approved the eleventh day of July Anno Domini one thousand nine hundred and one entitled "An Act to regulate and establish the fees to be charged by sheriffs in this Commonwealth and to

provide for the taxation and collection of the same" by requiring sheriff's fees for attending court bringing into and removing therefrom prisoners for arraignment trial and sentence and for the execution of any other order of court to be paid by the county.

which was committed to the Committee on Judiciary General.

House Bill No. 397 (Senate Bill No. 429), entitled:

An Act authorizing the State Highway Commissioner to designate certain State highways forming a continuous route as a Roosevelt Highway.

which was committed to the Committee on Public Roads and Highways.

House Bill No. 476 (Senate Bill No. 430), entitled:

An Act to amend section eight clause (b) of "the Wills Act of one thousand nine hundred and seventeen" approved June seventh one thousand nine hundred and seventeen (Pamphlet Laws four hundred and three) by giving to any mother or adopting mother the right to appoint a testamentary guardian for her minor child when the father or adopting father of such child has forfeited his right to appoint a testamentary guardian under clause (c) of said section and when the said mother or adopting mother has left an estate real or personal to such child the said amendment to apply to the wills of all persons dying on or after the thirty-first day of December one thousand nine hundred and seventeen.

which was committed to the Committee on Judiciary General.

House Bill No. 536 (Senate Bill No. 431), entitled:

An Act to amend section one of the act approved the eighth day of May one thousand eight hundred eighty-nine (Pamphlet Laws one hundred thirty-two) entitled "An Act authorizing county commissioners to employ detectives offer and pay rewards for the detection arrest and conviction of felony" to include persons charged with a misdemeanor

Which was committed to the Committee on Judiciary General.

House Bill No. 589 (Senate Bill No. 432), entitled:

An Act authorizing courts of record to remove convicts and persons confined in jails workhouses reformatories and reform or industrial schools who are seriously ill to other institutions and providing penalties for breach of prison

Which was committed to the Committee on Judiciary General.

House Bill No. 618 (Senate Bill No. 433), entitled:

An Act to amend section one hundred of an act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred and eighty-two) entitled "An Act to consolidate revise and amend the penal laws of this Commonwealth

Which was committed to the Committee on Judiciary General.

House Bill No. 420 (Senate Bill No. 434), entitled:

An Act to provide for an additional law judge of the Court of Common Pleas of the Thirty-first Judicial District

Which was committed to the Committee on Judiciary General.

REPORTS FROM COMMITTEES.

Mr. CRAIG. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CRAIG from the Committee on Education reported as committed, Senate Bill No. 168, entitled:

An Act to amend section two thousand thirty-four of article twenty of an act, entitled: "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith," approved the 18th day of May, 1911, by authorizing and empowering the State Board of Education to make purchases and sales of real estate for normal schools purchased by the State and prescribing the disposition of the proceeds of any such sales.

Mr. McCONNELL. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McCONNELL from the Committee on Judiciary Special reported as committed, Senate Bill No. 285, entitled:

An Act to amend section twelve of an act approved the 7th day of June, A. D. 1915 (P. L. 898), entitled: "An Act to supervise the operations of fire insurance rate-making bureaus, and providing for their examination by the Insurance Commissioner; prohibiting discrimination in fixing and collecting fire insurance rates; requiring companies to maintain and co-operate in maintaining and operating rate-making bureaus; requiring inspection and survey by such bureaus of all risks specifically rated; and regulating agreements between companies or other insurers with respect to fixing and collecting fire insurance rates; and repealing existing laws"; by granting to the Insurance Commissioner authority to ascertain whether rates made by such insurance company, individual, association or rate-making bureau are excessive or inadequate and to determine reasonable rates in such cases.

ADJOURNMENT.

Mr. McCONNELL. Mr. President, I move that the Senate do now adjourn until tomorrow morning at eleven o'clock.

Mr. NASON. Mr. President, I second the motion. The motion was agreed to.

The Senate adjourned at 10:40 P. M. until Tuesday morning, March 11, 1919, at 11 o'clock.

HOUSE OF REPRESENTATIVES.

MONDAY, March 10, 1919.

The House met at 9:00 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

O God, our God, above all and before all, we beseech Thee that Thou wilt give us the mind to read the lessons of life from the things around us. We beseech Thee for the spirit of interpretation, and as we cast our eyes eastward and think of the metropolis of this State, with its millions, and think of him who founded it in the spirit of true Christian liberty, broad and generous, making this State a haven of refuge for all and founding the City of Brotherly Love, that is so often spoken of in jest but is so serious when we understand it aright, grant that the true spirit of brotherly love may prevail, not only there, but throughout this whole Commonwealth; and as our eyes go westward to the great city on the other border, teeming with activity and life, furnishing and ministering to the wants of men, help us to think of him in whose name it was founded, and grant that these men likewise may become Commoners, seeking the welfare of the millions of this State, and may there be found in this body at this hour and place the spirit of both united in all. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of the proceedings of Wednesday, March 5, 1919.

The Clerk proceeded to read the Journal of the proceedings of Wednesday, March 5, 1919, when, on motion of Mr. Joseph T. Evans, the further reading was dispensed with and the Journal was approved.

PETITIONS.

FAVORING CHANGE IN STATE HIGHWAY FROM WILLIAMSPORT TO TOWANDA.

Mr. JENNINGS presented the petition from the citizens of Bradford County asking for a change in the State Highway from Williamsport to Towanda.

Referred to the Committee on Public Roads.

REQUIRING THE FISH AND GAME COMMISSION TO ENFORCE THE LAWS EQUALLY UPON ALL OFFENDERS.

Mr. McKAY presented the petition of Pennsylvania State Camp P. O. S. of A. requiring the Fish and Game Commission to enforce the laws equally upon all the big offenders with the little offenders.

Referred to the Committee on Fisheries.

FAVORING STERILIZATION OF ALL IDIOTS AND FEEBLE-MINDED CRIMINALS.

Mr. McKAY presented the petition of Pennsylvania State Camp P. O. S. of A. favoring the sterilization of all idiots and feeble-minded criminals.

Referred to the Committee on Public Health and Sanitation.

FAVORING MEDICAL AND DENTAL TREATMENT OF SCHOOL CHILDREN.

Mr. McKAY presented the petition of Pennsylvania State Camp P. O. S. of A., favoring the medical and dental treatment of school children, where the parents are unable to provide for such treatment.

Referred to the Committee on Public Sanitation.

PROHIBITING THE DELIVERY OF OBJECTIONABLE PUBLIC SPEECHES, OR THE PRINTING OF OBJECTIONABLE ARTICLES, EXPLAINING OR ADVOCATING BIRTH CONTROL.

Mr. McKAY presented the petition of Pennsylvania State Camp P. O. S. of A., favoring the prohibiting the delivery of objectionable public speeches, or the printing of objectionable articles, explaining or advocating birth control.

Referred to the Committee on Public Health and Sanitation.

FAVORING PROHIBITION AMENDMENT.

Mr. McKAY presented the petition of Pennsylvania State Camp P. O. S. of A., favoring the passage of the Prohibition Amendment.

Referred to the Committee on Law and Order.

FAVORING THE ESTABLISHMENT OF AN ORPHANS' HOME.

Mr. McKAY presented the petition of Pennsylvania State Camp P. O. S. of A., favoring the establishment of an Orphans' Home.

Referred to the Committee on Appropriations.

FAVORING INSTITUTION OF PHYSICAL TRAINING, INDUSTRIAL TRAINING, TEACHING OF PATRIOTISM IN THE PUBLIC SCHOOLS, AND THE INCREASING OF SALARIES OF SCHOOL TEACHERS.

Mr. McKAY presented the petition of the Pennsylvania State Camp P. O. S. of A., favoring the institution of physical training, industrial training, teaching of patriotism in the Public Schools, and the increasing of school Teachers salaries.

Referred to the Committee on Education.

FAVORING AMENDMENT TO WIDOWS PENSION LAW.

Mr. McKAY presented the petition of the Pennsylvania State Camp P. O. S. of A. favoring the passage of an amendment to the present Widows Pension Law.

Referred to the Committee on Appropriations.

PROHIBITING PUBLICATION OF NEWSPAPERS IN THE GERMAN LANGUAGE.

Mr. McKAY presented the petition of the Pennsylvania State Camp P. O. S. of A. prohibiting the publication of newspapers and magazines in the German language.

Referred to the Committee on Judiciary General.

FAVORING ESTABLISHMENT OF AN INDUSTRIAL HOME.

Mr. McKAY presented the petition of the Pennsylvania State Camp P. O. S. of A. favoring the establishment of an Industrial Home, for boys and young men.

Referred to the Committee on Appropriations.

FORBIDDING THE ISSUING OF WATERED STOCKS AND BONDS.

Mr. McKAY presented the petition of the Pennsylvania State Camp P. O. S. of A. praying for the passage of a law forbidding the issuing of watered stocks and bonds.

Referred to the Committee on Corporations.

FAVORING THE APPOINTMENT OF A COMMISSION TO INVESTIGATE AND REPORT UPON THE CAUSES OF ACCIDENTS.

Mr. McKAY presented the petition of the Pennsylvania State Camp P. O. S. of A. favoring the appointment of a commission to investigate and report upon the causes of accidents.

Referred to the Committee on Labor and Industry.

LEAVES OF ABSENCE.

Mr. CHARLES A. SHAEFFER asked and obtained leave of absence for Mr. West for the balance of the week.

Mr. McCURDY asked and obtained leave of absence for Mr. Zook for the balance of the week.

Mr. GAUS asked and obtained leave of absence for Mr. Delsheimer for the balance of the week on account of a death in his family.

Mr. BOWMAN asked and obtained leave of absence for Mr. Beckley on account of sickness.

Mr. IRA M. FOX asked and obtained leave of absence for Mr. Wood for the balance of the week.

BILLS INTRODUCED AND REFERRED.

By Mr. POWELL. House Bill No. 786.

An Act authorizing the Department of Fisheries to purchase certain land near the Wayne County Fish Hatchery.

Referred to the Committee on Fisheries.

By Mr. PHILLIPS. House Bill No. 787.

An Act to amend section six, route two hundred nineteen of the act approved the thirty-first day of May, one thousand nine hundred and eleven (Pamphlet Laws four hundred sixty-eight) entitled, "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads, connecting county-seats, principal cities and towns, and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways, solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same; requiring borough and incorporated towns to maintain certain State Highways, wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof; providing for purchase or acquiring of turnpikes, or toll roads, forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work to be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads, and prescribing the contents of township, county, borough or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township borough, or incorporated town and requiring contracts by counties, townships borough and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid highways and kind of material to be used in the improvement; providing for payment of cost of improvement, and repairs; providing penalty for injuring or destroying State-Highways; making appropriations to carry out the provisions of the act, and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act."

Referred to the Committee on Public Roads.

By Mr. GLASS. House Bill No. 788.

An Act to amend sections twenty-four and twenty-six of an act approved the third day of June, one thousand nine hundred and fifteen, (P. L. 954), entitled "An Act to protect the public health and safety; by regulating the erection, alteration, repair, use, occupancy, maintenance, sanitation, and condemnation of dwellings, two-family dwellings, rooming-houses, and tenements; by regulating the use, maintenance and sanitation of the grounds surrounding the same, the adjoining buildings, and all vacant land, in cities of the first class; providing for their inspection, the abatement of nuisances, the vacating of uninhabitable houses, and the filing of liens: creating a Divi-

sion of Housing and Sanitation; and providing penalties for violations of the provisions thereof, and repealing all laws inconsistent therewith," by providing that one water closet in the yard, with ample water to flush same, and one hydrant shall be sufficient for two houses in a court or alley.

Referred to the Committee on Judiciary Local.

By Mr. GLASS. House Bill No. 789.

An Act relating to appointments under the civil service in counties, cities and boroughs; and providing penalties.

Referred to the Committee on Judiciary Local.

By Mr. HOLLINGSWORTH. House Bill No. 790.

An Act to further amend the sixth section of an act, approved April twenty-third, Anno Domini one thousand nine hundred and three, entitled "An Act defining the powers of the several courts of quarter sessions of the peace, within this Commonwealth, with reference to the care, treatment, and control of dependent, neglected, incorrigible, and delinquent children, under the age of sixteen years, and providing for the means in which such power may be exercised," as amended, by providing that the court may direct that the necessary expenses of placing or replacing such child shall be paid by the proper county.

Referred to the Committee on Judiciary General.

By Mr. SOWERS. (By request). House Bill No. 791.

An Act repealing an act, entitled "An Act establishing nine county industrial farms, workhouses, and reformatories; dividing the State into districts for such purpose; authorizing the purchase of sites and the erection and equipment of buildings and works for such institutions; providing for their government and control, and for the commitment, admission, employment and discharge of inmates; providing for an apartment for inebriates and the admission and commitment of inmates thereto; imposing the cost of maintenance on the inmates in certain cases; imposing the cost of the institutions, and the maintenance of certain inmates on the counties; and conferring certain and duties on certain county officers," approved the twentieth day of July, Anno Domini one thousand nine hundred seventeen, Pamphlet Laws page eleven hundred fifty-one.

Referred to the Committee on Judiciary General.

By Mr. SCHILLING. House Bill No. 792.

An Act to revise, amend, and consolidate the law relating to fish in certain boundary lakes, bays and peninsular waters.

Referred to the Committee on Fisheries.

By Mr. CURRAN. House Bill No. 793.

An Act to amend section five of an act approved the seventh day of June, one thousand nine hundred and fifteen, (P. L. 870), entitled "An Act to amend, revise, and consolidate the law providing for the burial of certain honorably discharged soldiers, sailors, and marines, at the expense of the counties in which they shall die or have a legal residence at the time of their death; to provide a system for effecting the burial of such soldiers, sailors, and marines; to provide headstones and markers for the graves of such soldiers, sailors and marines; and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers, sailors and marines."

Referred to the Committee on Counties and Townships.

By Mr. BENCHOFF. House Bill No. 794.

An Act to amend section fourteen of an act approved the seventh day of June, one thousand nine hundred and seventeen, (P. L. 572), entitled "An Act to provide for the protection and preservation of game, game-quadrupeds, and game-birds and song and insectivorous and other wild birds, and prescribing penalties for violation of its several provisions."

Referred to the Committee on Game.

By Mr. STARK. House Bill No. 795.

An Act providing that any county bridge crossed by any State Highway shall become a part of such State Highway and shall be constructed or reconstructed and repaired and maintained as such by the State Highway Department.

Referred to the Committee on Public Roads.

By Mr. STARK. House Bill No. 796.

An Act for the better protection of the skunk or pole cat and muskrat; providing a method for the taking of such animals and providing penalties.

Referred to the Committee on Game.

By Mr. DONNELLY. House Bill No. 797.

An Act to establish as a State Highway a certain section of public road in the counties of Schuylkill and Northumberland.

Referred to the Committee on Public Roads.

By Mr. ALLAN D. MILLER. House Bill No. 798.

An Act to provide a uniform and equitable method of distributing money appropriated by the State for the relief of the poor by agencies not absolutely controlled by the State or any of its subdivisions; defining the duties of the Board of Public Charities and of agencies affected in relation thereto.

Referred to the Committee on Judiciary General.

By Mr. ALLUM. House Bill No. 799.

An Act authorizing the Commonwealth of Pennsylvania to loan money to honorably discharged soldiers, sailors and marines for certain purposes; creating a commission on Soldiers' and Sailors' Loan to have supervision and control of such loans; defining the powers and duties of the commission; and making an appropriation.

Referred to the Committee on Banks and Banking.

By Mr. JAMES A. WALKER. House Bill No. 800.

An Act making an appropriation to the Board of Trustees of of the Philadelphia Museum.

Referred to the Committee on Appropriations.

By Mr. McCAIG. House Bill No. 801.

An Act fixing the compensation of the assistant librarian of the Senate the assistant resident clerk of the House of Representatives and the superintendents of the store rooms of the Senate and of the House of Representatives, and repealing all acts or parts of acts inconsistent herewith.

Referred to the Committee on Appropriations.

REPORTS FROM COMMITTEES.

Mr. JAMES A. WALKER, from the Committee on Ways and Means, reported as committed House Bill No. 131, entitled:

A Supplement to the second section of an act, entitled "A Supplement to the twenty-fourth section of an act, entitled 'An Act to provide revenue by taxation, approved the seventh day of June, one thousand eight hundred and seventy-nine,' approved the first day of June, one thousand eight hundred and eighty-nine, amending the twenty-fourth section, by providing for the payment by the State Treasurer of one-half of the two per centum tax on premiums paid by foreign fire insurance companies to the treasurers of the several cities and boroughs within this Commonwealth," approved the twenty-eighth day of June one thousand eight hundred and ninety-five; amending the same to provide for the payment of the net proceeds of the entire two per centum tax for the purpose indicated in the original act and supplement, including townships, among the distributees, and providing for certain conditions upon said distributions.

Mr. CONNER, from the Committee on Ways and Means, reported as committed House Bill No. 741, entitled:

An Act providing that clerks assisting the registers of wills in the collection of inheritance taxes shall be appointed and their compensation fixed by the Auditor General, and prescribing the method of their payment and that of other expenses incident to the collection of said taxes.

Mr. WILLIAM T. WALLACE, from the Committee on Ways and Means, reported as committed House Bill No. 709, entitled:

An Act to amend section one of an act, approved the twelfth day of February, one thousand eight hundred seventy-six (Pamphlet Laws three), entitled "An Act supplementary to the act, entitled 'An Act supplementary to the several acts relating to the State Treasurer and commissioners of the sinking fund,' approved May ninth, one thousand eight hundred and seventy-four."

Mr. IRA M. FOX, from the Committee on Ways and Means, reported as committed House Bill No. 742, entitled:

An Act to amend section seventeen of an act, approved the eleventh day of July, one thousand nine hundred and seventeen (Pamphlet Laws, eight hundred and thirty-two), entitled "An Act for the imposition and collection of certain inheritance taxes,"

Mr. IRA M. FOX, from the Committee on Ways and Means, reported as committed House Bill No. 740, entitled:

An Act to amend section sixteen of an act approved the sixth day of May, one thousand eight hundred and eighty-seven, (P. L. 19), entitled "An Act to provide for the better collection of collateral inheritance taxes," as amended.

Mr. WILLSON, from the Committee on Ways and Means, reported as committed House Bill No. 725, entitled:

An Act permitting wholesale or retail dealers, brewers, distillers, rectifiers, compounders, bottlers, agents or other persons licensed to deal in or sell any vinous, spirituous, malt or brewed liquors to surrender licenses heretofore granted and issued; authorizing county treasurers to refund a proportionate amount of the annual license fee and additional license tax; requiring the State Treasurer and the municipalities to contribute to the amount so refunded; and making an appropriation.

Mr. RINN, from the Committee on Ways and Means, reported as committed House Bill No. 710, entitled:

An Act to amend an act approved the fourteenth day of May, one thousand nine hundred and fifteen, entitled "An Act creating a fund for the purpose of rebuilding, restoring, and replacing buildings, structures, equipment, or other property of the Commonwealth of Pennsylvania, damaged or destroyed by fire or other casualty, and regulating the placing of insurance thereon, and providing penalties for any violation of the provisions of this act."

Mr. GOLDER, from the Committee on Ways and Means, reported as committed House Bill No. 429, entitled:

An Act to amend the first section of an act approved the fourth day of June, one thousand nine hundred fifteen, entitled "An Act to provide revenue by imposing a State tax upon sales or agreements to sell or memoranda of sales of stock and upon deliveries or transfers of shares or certificates of stock in domestic and foreign corporations, co-partnership associations and joint-stock associations; providing the manner of collecting such tax and prescribing the manner of collecting such tax and prescribing penalties" by exempting from the provisions thereof stock of building and loan associations, sales, agreements to sell or memoranda of sales deliveries or transfers of shares or certificates of stock of such associations.

BILLS RECOMMENDED.

Mr. RAMSEY. Mr. Speaker, I move that House Bill No. 351, file folio S33, entitled:

An Act concerning industrial banks defining the same and providing for their incorporation powers, supervision and control.

on page 8 of today's calendar, be recommitted to the Committee on Banks and Banking for the purpose of a hearing.

Mr. JAMES A. WALKER. Mr. Speaker, I second the motion.

The motion was agreed to.

QUESTION OF PERSONAL PRIVILEGE.

Mr. HEFFERNAN. Mr. Speaker, I rise to a question of personal privilege.

The Speaker. The gentleman will state his question of personal privilege.

Mr. HEFFERNAN. Mr. Speaker and gentlemen of the House, I rise to a question of personal privilege for the purpose of making an announcement. Every two years when we meet, it has been the custom of the Legislative Sons of St. Patrick to hold a dinner here in the City of Harrisburg. This year this dinner will take place at the Penn-Harris Hotel, on Tuesday Evening, March 18.

The Governor has signified his willingness to be present upon that occasion, if nothing serious interferes.

The invitations for this dinner are being sent to the members of the Senate and the House, and we are this evening engaged in seeing that each and every one receives an invitation.

As Secretary of the Committee, I would ask that you comply with the request to be present, as we hope to give you a very excellent evening. I would ask, on behalf of the committee, that you let us know as soon as possible whether or not you intend to be present, so that we can make proper arrangements for our comfort and pleasure. We hope that each and every member will be present on that occasion, and I assure you that you will have an elegant time.

The Speaker. The Chair would state at this time that this is not only a dinner but also an institution in the Legislature. Every member of the House is invited and is expected to be present. The Chair assures you that you will have a fine time at this dinner.

BILLS ON FIRST READING.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 89, entitled:

An Act to amend an act approved the fifth day of July one thousand nine hundred seventeen (Pamphlet Laws six hundred eighty-four) entitled "An Act fixing the pay of election officers" and also clerks appointed by the inspectors

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 606, entitled:

An Act to amend an act approved the nineteenth day of June one thousand nine hundred eleven (Pamphlet Laws one thousand and fifty-nine) entitled "An Act extending the powers of judges of courts of quarter sessions and of oyer and terminer in relation to releasing prisoners in jails and workhouses on parole" providing for the parole of persons committed to reformatories and reform and industrial schools

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 349, entitled:

An Act to amend the act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 182, entitled:

An Act requiring employers to permit all employees to have a leave of absence of two hours on election without any deduction in wages.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 635, entitled:

An Act to amend sections one and three of an act approved the eighth day of June one thousand nine hundred eleven (Pamphlet Laws seven hundred and twelve) entitled "An Act relating to milk providing for the protection of the public health and the prevention of fraud and deception by regulating the sale of milk skimmed milk and cream providing penalties for the violation thereof and providing for the enforcement thereof" so as to change the percentage of butter-fats and milk solids and to provide for the standardizing of milk et cetera

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 756 (Senate Bill No. 224), entitled:

An Act to regulate and establish the fees to be charged and collected by the recorder of deeds in counties having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last preceding United States census

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILLS PLACED ON CALENDAR.

Mr. BUNGARD. Mr. Speaker, in making this motion, out of fairness to the Judiciary Special Committee, I wish to make the following statement, and it is no reflection on the chairman of that committee or on any of its members. During my absence last week a bill was before that committee and was reported out with a negative recommendation.

tion. In all fairness they have agreed that I should have a hearing on this bill, and I therefore move that House Bill No. 558, file folio 827, entitled:

An Act to provide for the appointment of assistant district attorneys in the several counties having over two hundred thousand and less than three hundred thousand inhabitants and fixing their salaries

be placed upon the calendar, notwithstanding the negative recommendation of the committee.

Mr. COLDSMITH. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. BUNGARD. Mr. Speaker, I move that House Bill No. 559, file folio 831, entitled:

An Act to fix the salaries of district attorneys in the several counties having over two hundred thousand inhabitants and less than five hundred thousand inhabitants

which was reported from the Judiciary Special Committee with a negative recommendation, be placed upon the calendar, notwithstanding the negative recommendation of the committee.

Mr. COLDSMITH. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 420, as follows:

An Act to provide for an additional law judge of the court of common pleas of the thirty-first Judicial District

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in addition to the judge provided for in the act approved the eighteenth day of July one thousand nine hundred and one (Pamphlet Laws six hundred and sixty-nine) entitled "An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election appointment and commissioning of judges learned in the law for the said districts in cases where such judges are not provided for by existing law" an additional law judge is hereby authorized and provided for the court of common pleas of the thirty-first Judicial District who shall possess the same qualifications which are required by the Constitution and laws for the president judge of said district and who shall hold his office for a like term and by the same tenure and shall have the same power authority and jurisdiction and shall be subject to the same duties restrictions and penalties and shall receive the same compensation provided by law for judges learned in the law as if the said office had been established at the time of and subject to the provisions of an act entitled "An Act to fix the salaries of the judges of the Supreme Court the judges of the Superior Court the judges of the Courts of Common Pleas and the judges of the Orphans' Courts" approved the fifth day of May Anno Domini one thousand nine hundred and eleven and its supplements and amendments

Section 2. At the next municipal election after the passage of this act the qualified electors of the said thirty-first Judicial District shall elect in the manner prescribed by law for the election of president judge a competent person learned in the law to serve a said additional law judge in said district from the first Monday in January Anno Domini one thousand nine hundred and twenty for a term of ten years Vacancies in the office hereby created whether caused by death resignation expiration of term or otherwise shall be filled in the same manner as is required by law in case of a similar vacancy in the office of president judge

Section 3. The judge in said district whose commission shall first expire shall be the president judge thereof except where the president judge shall be re-elected in which case he shall continue to be president judge

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—177.

Alexander,	Dithrich,	Krause, T. S.,	Rothenberger,
Allum,	Drinkhouse,	Krause, W.,	Ruddy,
Armstrong,	Dunn,	Krug,	Sarg,
Aron,	Ehrhardt,	Kunkle,	Schaeffer,
Baldi,	Ephraim,	Lauler,	Schilling,
Baldridge,	Evans, J. T.,	Levis,	Scott,
Bechtold,	Evans, S. J.,	MacCallum,	Shaffer,
Bell,	Finney,	Magill,	Shellenberger,
Bennett,	Fitzgibbon,	Mallery,	Showalter,
Benninger,	Flynn,	Mangan,	Shunk,
Bidelspacher,	Foster,	Marcus,	Simpson,
Bizler,	Fowler,	Marshall,	Sinclair,
	Fox, A. R. B.,	McCaig,	Snyder,

Blank,	Fox, I. M.,	McIntyre,	Soffel,
Bower,	Franklin,	McKay,	Sowers,
Bowman,	Gans,	McKim,	Sprows,
Brendle,	Geary,	McVicar,	Stadlander,
Brislin,	Glass,	Mehring,	Stark,
Brooks,	Goehring,	Michel,	Statler,
Bucher,	Golder,	Miller,	Sterling,
Bungard,	Goodnough,	Miller, A. D.,	Stevensoi,
Campbell,	Graham,	Miller, C. G.,	Stott,
Catlin,	Griest,	Miller, D. L.,	Sullivan,
Clutton,	Griffith,	Miller, D. D.,	Todd,
Coldsmith,	Haines,	Millin,	Trach,
Collier,	Haldeman,	Milner,	Ush,
Colville,	Hamilton, J.,	Morgan,	Wagner,
Comer,	Hamilton, W. J.,	Murphy,	Walker, G. T.,
Conner,	Hampson,	Neary,	Walker, J. A.,
Cook,	Harer,	North,	Wallace, R. L.,
Corbin,	Harvey,	Norton,	Wallace, W. T.
Cox,	Hefferman,	Palmer,	Wells,
Crawford,	Hess,	Perry,	Wettach,
Crockett,	Heyburn,	Phillips,	Whiteman,
Curran,	Hickernell,	Pidgeon,	Willert,
Curry, A. E.,	Hollingsworth,	Pike,	Williams,
Curry, R.,	Horne,	Powell,	Willson,
Davis, D. F.,	Hough,	Quigley,	Woner,
Davis, J. T.,	Huntington,	Ramsey,	Woodruff,
Davis, W.,	Hutchison,	Reber, C. A.,	Wynne,
Dawson,	Ingham,	Reber, H. F.,	Zanders,
Day,	Jones,	Rieder,	Zimmerman,
Dewey,	Kentner,	Robertson,	Spangler,
Diehm,	Kennedy,	Rorke,	Speaker,
Di Lemmo,	Kinsman,		
	Kooser,		

NAYS—8.

Barnhart,	Bolard,	Martin,	Rinn,
Lenchoff,	Crum,	McCurdy,	Smith, F. L.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON FINAL PASSAGE.

Mr. LAFFERTY. Mr. Speaker, I desire to call up at this time House Bill No. 618, file folio 703, from page 2 of to-day's calendar, bills on final passage postponed.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Lafferty.

The House resumed the consideration on final passage of House Bill No. 618, entitled:

An Act to amend section one hundred of an act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred eighty-two) entitled "An Act to consolidate revise and amend the penal laws of this Commonwealth."

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—198.

Alexander,	Donneley,	Krug,	Rothenberger,
Allum,	Drumhouse,	Kunkle,	Ruddy,
Armstrong,	Dunn,	Lafferty,	Sarg,
Aron,	Ehrhardt,	Lanau,	Schaeffer,
Baldi,	Ephraim,	Lauler,	Schilling,
Baldridge,	Evans, J. T.,	Levis,	Scott,
Bechtold,	Evans, S. J.,	MacCallum,	Shaffer,
Bell,	Finney,	Magill,	Shellenberger,
Bennett,	Fitzgibbon,	Mallery,	Showalter,
Benninger,	Flynn,	Mangan,	Shunk,
Bidelspacher,	Foster,	Marcus,	Simpson,
Bizler,	Fowler,	Marshall,	Sinclair,
	Fox, A. R. B.,	McCaig,	Smith, E. R.,
	Franklin,	McCurdy,	Smith, F. L.,
	Gans,	McGeary,	Snowden,
	Geary,	McIntyre,	Snyder,
	Glass,	McKay,	Soffel,
	Goehring,	McKim,	Sowers,
	Golder,	McVicar,	Sprows,
	Goodnough,	Mehring,	Stadlander,
	Graham,	Michel,	Stark,
	Griest,	Miller,	Statler,
	Griffith,	Miller, A. D.,	Steedle,
	Haines,	Miller, C. G.,	Sterling,
	Haldeman,	Miller, D. L.,	Stevensoi,
	Hamilton, J.,	Miller, D. D.,	Stott,
	Hamilton, W. J.,	Millin,	Sullivan,
	Hampson,	Milner,	Sweitzer,
	Harer,	Morgan,	Todd,
	Harvey,	Murphy,	Trach,
	Hefferman,	Neary,	Ush,
	Hess,		Vickerman,
	Heyburn,		

Cook,	Hickernell,	North,	Wagner,
Corbin,	Hoffman,	Norton,	Walker, G. T.,
Crawford,	Hollingsworth,	Palmer,	Walker, J. A.,
Crockett,	Horne,	Patterson,	Wallace, R. L.,
Crum,	Hough,	Perry,	Wallace, W. T.,
Curran,	Huntington,	Phillips,	Wells,
Curry, A. E.,	Hutchison,	Pidgeon,	Wettach,
Curry, R.,	Ingham,	Pike,	Whiteman,
Davis, D. F.,	Jennings,	Powell,	Willert,
Davis, J. T.,	Jones,	Quigley,	Williams,
Davis, W.,	Jordan,	Ramsey,	Willson,
Dawson,	Kantner,	Reber, C. A.,	Woner,
Day,	Kennedy,	Reber, H. F.,	Woodruff,
Devey,	Kinsman,	Rhoads,	Wynne,
Diehm,	Kooser,	Rindler,	Zanders,
Di Lemmo,	Krause, T. S.,	Rinn,	Zimmerman,
Dithrich,	Krause, W.,	Robertson,	Spangler,
		Rorke,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Mr. PALMER asked and received unanimous consent to call up at this time House Bill No. 169, file folio 347, or page 2 of today's calendar, bills on final passage postponed.

Agreeably to order.

The bill having been called up from postponed calendar, by Mr. Palmer.

The House resumed the consideration on final passage of House Bill No. 169, entitled:

An Act establishing in certain counties a board for the assessment and revision of taxes prescribing their powers duties and salaries, providing for appeals from assessments and abolishing the office of city borough township and ward assessors

On the question recurring.

Shall the bill pass finally?

Mr. DAVID F. DAVIS. Mr. Speaker, I desire to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Schuylkill (Mr. Palmer) permit himself to be interrogated?

Mr. PALMER. Mr. Speaker, I will.

Mr. DAVID F. DAVIS. Mr. Speaker, I would like to ask the sponsor of this bill if the commissioners, the county commissioners of the county, are appointed or elected by the people?

Mr. PALMER. Elected by the people, as you know.

Mr. DAVID F. DAVIS. Do you believe that the people in making this choice at any time make a mistake in electing the county commissioners?

Mr. PALMER. Once in a while.

Mr. DAVID F. DAVIS. Occasionally?

Mr. PALMER. Yes, sir.

Mr. DAVID F. DAVIS. Is it true if this bill is passed that the county commissioners will appoint these sub-assessors?

Mr. PALMER. The sub-assessors are appointed by the board of revision.

Mr. DAVID F. DAVIS. May I ask would there be influence exercised by the county commissioners in the appointing of these sub-assessors?

Mr. PALMER. No, sir.

Mr. DAVID F. DAVIS. Mr. Speaker and gentlemen of the House: If you will recall, this bill was put to the test a few weeks ago. My regret is that a bill of this kind, the life of a bill of this kind is placed in jeopardy for the second time in this session. As I elicited from the sponsor of this bill, the people elect the county commissioners; at the present time the people elect the assessors, and I am here to say, and sticking closely and adhering to our republican form of government, that we as a whole never regret that we have the prestige within our hands to elect the assessors; and with that same view in mind, we never regret that we have that same power to elect our assessors. If it is right and proper for the people to elect their county commissioners, why is it not right for the people to elect their assessors? This is really the sum and substance of this bill, taking away from the people the power that they already have.

Gentlemen of the House, if there ever was a time in the history of the Republic better suited for the defeat of a bill of this type, it is in this present hour. It seems to be

the intention and the clamor of the human mind today to repose in the hands of the people all the power that belongs to the people.

I am opposed to this bill because it takes from the people what rightly belongs to them. Inherently, the people have a right to elect their assessors, and we are doing an injustice to the people to legislate in this body a law that will take from them their right to select their servants at the polls. I trust that you will vote down this bill, so that the people may know we are in accord with the time, and that we are here to conserve the rights of the people against any clique or any faction that may try to take from them the power which now belongs to the people. I ask you in all sincerity, gentlemen, to defeat this bill.

Mr. PALMER. Mr. Speaker, the object of this bill, as I explained at some length the last time it was up, is to centralize the control, for the purpose of obtaining a uniform and equitable assessment, a uniform assessment that will be just and equitable. If the argument of the gentleman from Lackawanna (Mr. David F. Davis) holds true, then the Highway Commission of Pennsylvania should be elected by the people; the Secretary of the Treasury of the United States should be elected by the people; the Secretary of State, and so on down, should be elected by the people. I wonder if the gentleman thinks it would an enlightening question when he asks me if the county commissioners appoint the men in the office of the board of revision. It is just as reasonable as it is to expect that the chief officer of the Commonwealth, or of the United States, our President, would attempt to dictate to those whom he has put in charge of Departments as to who shall hold a clerkship.

As I explained some time ago, the opposition to this bill comes from the assessors. The assessments have not been uniform. When you go into a community where an assessor elected by the people assessed properties at ten per cent. of their valuation, and another assessor in another part of the same community assessed them at sixty-two per cent. of their valuation, their could not be uniformity. We should try to reach an equitable assessment, a uniform assessment, which would be for all a just assessment. The gentleman from Lackawanna, learns no object lesson from the bill in Luzerne County, but there it has passed and is giving great satisfaction, and everybody within the confines of Luzerne County now believes it has been a good measure for every taxpayer in that county. The gentleman may oppose it because there may be enough strength among the assessors to vote against it, but it is after all a meritorious measure.

That is the main question before you whether or not it will make a uniform assessment and therefore a just assessment. In all the attacks which have been made upon this bill, the argument that has been advanced has been solely political and I wish to say that I do not want to indulge the patience of this House any further in asking them to hear me today on this measure. I appeal to you for its support because I sincerely believe in the virtue of my measure and I ask you to support this bill and help me to enact it into a law.

Mr. BRENDEL. Mr. Speaker and gentlemen of the House, I ask you to give your attention to this bill, as I am a member from Berks County and I say that in Berks County we are entitled to certain consideration, as if this bill is passed it automatically affects Berks County. We know that the bill has been given political consideration and we want to appear before the people as opposing this legislation and we ask that this Legislature refuse to pass this bill as we know that it is not a legitimate measure and we are trying to bring your attention to it. On the twenty-fourth day of February the Hon. Mr. Sarig, the member from Berks County, requested the gentleman from Schuylkill, Mr. Palmer, to amend the bill so that Berks County would not oppose it, but the answer that Mr. Sarig received to this request was that if this bill did not suit Berks County that Berks County should oppose it, and we are here from Berks County, as the result of that answer, to oppose this bill, as our county is opposed to it. We know that Berks County has forty-four townships, twenty-six boroughs and eighteen city wards. Would it be fair for two men to go to work to make ninety-six appointments and create the greatest political machine in Berks County, the greatest local autocracy that could ever be

established in a rural district. We are trying in this local district to oppose this measure in this local district and are opposed to the creating of a local autoeracy. It is a shame and a disgrace to stand here and bring before you a bill that is not wanted in our county and while our boys are returning from Europe we want to have them come back feeling that you have not turned this world upside down. We want you to make them feel that when they have been in Europe serving their country for one dollar a day that no such autoeracy shall be established in their district. We hear of the untold wealth of Schuylkill County; its wealth in the bowels of the earth. Schuylkill County is the richest county in the Commonwealth and we know that it is poor judgment and poor management to have Schuylkill County foist this kind of a measure upon our district, with its sixteen thousand voters, while Berks County has twenty-thousand voters and you take away a privilege from the twenty thousand voters and it is a poor arrangement for you men to do that. We are here to make it clear to you that it is dangerous; it is a dangerous piece of legislation and I pray and hope that you will vote down this bill. In my opinion it is a damnable bill and a bill that does not serve our constituency. We do not want to have this disgrace with ninety-six jobs and we should in passing on this bill vote it down. Berks County should not be persecuted through the fact that Schuylkill County wants this bill. In conclusion, I wish to say that Berks County does not want this measure and that we in our county will not tolerate it if it is possible for us to bring about its defeat. I pray that the honorable members of his House will help to vote down this dangerous piece of legislation.

Mr. WHITEMAN. Mr. Speaker, I admit that Westmoreland is a little hard to find, but in as much as the gentlemen of the House know, as some of you may have been present when this bill was formerly discussed and fairly defeated two weeks ago, I wish to take up just a moment of your time to set forth the views of Westmoreland County regarding this piece of proposed legislation. Westmoreland County, as you know, is one of the counties which would be affected by this bill. Our county is thoroughly and decisively opposed to it believing that the present system, if not perfect, is far preferable to the bill which is proposed, and believe also that the proposed measure would lead to the creation of a lot of high-salaried officeholders without material benefit. Once there was a proud father who, after several sleepless nights with a wailing boy, came home with a bottle of sleep-producing medicine. When he brought it home his wife asked him about it and wanted to know if he was going to give it to the baby and was opposed to it and said it would not be good for it. He said, "Don't worry; I did not get it for the baby; I'm going to take it myself." Therefore I say if Schuylkill County were only going to take this remedial medicine itself we might have no objections; it would be their own funeral, but Schuylkill County admits that Westmoreland County also must take it and I am here to say to you gentlemen that Westmoreland County is all right as it is. Look how peacefully we slept last Tuesday. I say to you that today we are perfectly wide-awake and back in the ring and you are going to see Westmoreland just as she was before. That is merely a little digression. It was three weeks ago that we took the joyful tidings to our assessors that this House had passed a bill raising their wages to five dollars a day. Must we now go back and tell them that they are to be ripped out of office to make room for a lot of appointed men, appointed with all the possibilities of the creation of a machine. Must we go back and tell the janitor of our courthouse that he must provide more room under its already crowded space for a new board or for additional high-priced engineers. Westmoreland County does not need it. We are satisfied with the present situation and we ask of you not to force down our throats a dose that we don't want.

Mr. POWELL. Some two weeks ago, Mr. Speaker and gentlemen, in addressing this House I made a statement something like this: That I was at a loss to understand as to why any man would oppose a bill of this kind. I am more surprised tonight to hear certain men declare to the House in more vicious terms than ever as to why a bill of this kind should not become a law. One gentleman has quoted that on account of the high-salaried officer that

would be one of the board of three that would have charge of the appointments, and the other gentleman makes a remark to the effect that it is destroying something that belongs to the people. I want to read to you, Mr. Speaker and gentlemen of the House, facts and then you can vote accordingly: "Mr. Richard Powell. Dear Sir: I have your letter of February 25th, asking for information as to the valuation of Luzerne County under the old system of making assessments for this county. For the year 1912, the last year under the old system, the valuation of Luzerne county was \$161,834,852.00. The assessment for the year of 1913, the first triennial assessment made by the Board of Assessment and Revision of Taxes, or the new system, the valuation of Luzerne County"—bear this in mind, gentlemen—"was \$312,637,520.00. You will note the vast increase in the assessments as noted above, which was principally brought about by readjustments and equitable assessments for the large corporations of this county; in fact, one large corporation's taxes, in assessments, was raised approximately \$40,000,000.00."

Now, gentlemen, can you conscientiously vote against a bill of this kind? We have worked under it since the year of 1912, and it has been very satisfactory to Luzerne County. Gentlemen, I cannot see for the life of me why you should not support it.

Mr. HORNE. Mr. Speaker and gentlemen of the House: In my opinion this bill is not a simple readjustment of assessments in Schuylkill County, but it is a change of political system in Schuylkill County. Now, if the newspapers have any judgment of the situation in Schuylkill County, it is now well complicated. But this bill would create a system directed at the foundation of government, a representative government, not a bossed government. It is not particularly a system for one county but a bossed system for the State. This bill would create in Schuylkill County, with the purpose of after awhile—or perhaps now it may be intended to create a system—which would make appointees in every district in every county represented here, and you men are not here representing some boss back in your county. Don't forget yourself long enough to make yourself a boss's catspaw; but you are here representing a constituency, and that constituency will notice how you vote, and on what you vote. I believe the day is past when a political boss in Schuylkill County can say what legislation shall be meted out for us in Cambria county or to you in Erie county, or to you in Crawford or some place else. I believe this is the most vicious bill, to my knowledge, ever presented here in this House. This bill would at once take away from us at one stroke, one of the representative phases of our government,—that of levying assessments on our property for schools, for roads, for counties, and for all other taxes except mercantile taxes. This is not a Schuylkill County measure. This is a broad, tremendous measure which affects every district, which affects every man here; and I ask you to weigh this carefully before you throw yourself into this maelstrom, because there would be created in a county two commissioners who would decide all the assessors for that county and they would name those heads. Now, it might not be so bad and then again it might be terrible. I can see how the school taxes, road taxes, county taxes, all taxes might be so levied as to intimidate the very people who are those you represent here. If you really believe in representative government, if you believe you trust those people back home, if you dare to trust them, then vote against this bill. It is absolutely not a bill of the people nor a bill for the people. It strikes at the root of representative government absolutely and most viciously. I have never seen the like of it. There are bills here which would raise some men's salaries which you might object to because you thought them too high; but this bill, if you vote for it, will say to your constituents, "You are unfit to choose the men who represent you here." Are they fit to choose us and say they will trust us with the job? Whether or not they make a mistake is for them to judge. They will render a decision on that matter and they will render a decision in this matter with regard to how you vote. I believe, gentlemen, that you cannot say to the people,—that you cannot tell them that they are not fit to elect their officers; that you dare not go back home and tell them "you are ignorant and you are unfit to choose these assessors by your vote."

There is another phase to this bill. This bill is political. It is not simply a desire to correct unjust assessments.

It is simply the desire to put into the hands of a few what we would have in the hands of many. Do not forget that those who fought to maintain a democracy would be much interested in this measure. If we believe in representative government, if we believe in the democracy as we have been claiming that we fought to save the world for democracy then we better be careful that we save democracy for the world and do not come in here with a bill that will do away with that. This is a representative government. As a representative of the people, I would like to vote as my conscience dictates. I believe I can only serve my people by voting for their interests and realizing that they are able and fitted to elect their other representatives as well as their representatives in this House; and I ask you sincerely and honestly to forget the man back home who wants to control your vote; loosen yourself from your shackles, unyoke that thing about your neck that tells you to come here and vote for this bill and say that you will vote for the people back home; for I know if you put this power in the hands of a few men they may juggle the assessments according to the dictates and policies of the men who control them and the affairs in their county. All I claim is a right for the people to choose their assessors with a view to obtaining a just and equitable assessment. Gentlemen, I appeal to you to defeat this bill. Settle this kind of legislation for once and all.

Mr. PALMER. Mr. Speaker, I desire to interrogate the gentleman from Cambria, (Mr. Horne).

The SPEAKER. Will the gentlemen from Cambria, (Mr. Horne), permit himself to be interrogated?

Mr. HORNE. Mr. Speaker, I will.

Mr. PALMER. Mr. Speaker, I would like to ask whether I understood the gentleman correctly when he said something in his address about making the world safe for democracy?

Mr. HORNE. Mr. Speaker, I believe I referred to that.

Mr. PALMER. Mr. Speaker, I would like to ask, does the gentleman's recollection go back to 1917 when he introduced a bill to prohibit the smoking of cigarettes in Pennsylvania?

Mr. HORNE. Well, Mr. Speaker, I think his memory is correct.

Mr. PALMER. Mr. Speaker, I would like to ask the gentleman further, how about the liberty of the people there?

Mr. HORNE. Well, Mr. Speaker, I gave them their choice and they voted on it here. I did not object to their doing it.

Mr. PALMER. Now, Mr. Speaker, I desire to interrogate the gentleman from Lackawanna, (Mr. David F. Davis).

The SPEAKER. Will the gentleman from Lackawanna, (Mr. Davis), permit himself to be interrogated?

Mr. DAVID F. DAVIS. Mr. Speaker, I will.

Mr. PALMER. Mr. Speaker, I would like to ask the gentleman from Lackawanna whether he knows the county commissioners in his county.

Mr. DAVID F. DAVIS. Mr. Speaker, I do very well.

Mr. PALMER. Mr. Speaker, I would like to ask the gentleman whether he knows anything about that office or the administration of that office in Lackawanna county.

Mr. DAVID F. DAVIS. Mr. Speaker, to some extent.

Mr. PALMER. Mr. Speaker, I would like to ask the gentleman whether he knows that the Lackawanna county commissioners are employing real estate assessors on a basis of sixty dollars a day to readjust what these assessors have done in his county?

Mr. DAVID F. DAVIS. Mr. Speaker, the people of Lackawanna county do not know that.

Mr. PALMER. Then, Mr. Speaker, I will tell the gentleman, something they do not know up in Lackawanna county.

Mr. JAMES A. WALKER. Mr. Speaker, inasmuch as this question has been debated at length on two different days, I move the previous question.

The SPEAKER. The motion of the gentleman from Philadelphia does not appear to be properly seconded.

Mr. DAWSON. Mr. Speaker, I am surprised when my colleague from Lackawanna makes the statement that the people as yet do not know that our County Commissioners are spending sixty dollars a day, to correct the assessments as returned by the assessors elected by the people.

It has been published in the press for many days, the names of the experts have been mentioned, together with their schedule of wages per day, which amounts to twenty dollars. I happen to know from experience that the twenty-two men elected in the City of Scranton to make the city assessment for the county have returned in years past a total of twelve millions under the board of five which are appointed by the mayor, showing conclusively that the board of assessors which has been appointed, has done much more efficient work in every case than the individuals elected by the people. I think this is a very meritorious measure, and we from Lackawanna County, who have looked up the figures, know what we are talking about. We are sorry the bill does not include us, as we would like to profit by the experience of these other counties.

Mr. HORNE. Mr. Speaker, in replying to the sponsor of this bill, for whom I entertain the most kindly regard, I would say that I have some faint recollection of the bill about which he spoke. Unfortunately, that bill did not come before this body, and, therefore, we did not have the will of this body of men. Now we have a measure before us that is being submitted to the judgment of this body, and I trust you will handle it with the same sincerity as that bill. If I presented a bill and you did not believe in it, if you did not think it was right, I would be only too glad to have it defeated, and I would cast no reflection upon or have an unkindness for those who voted against it.

Now, I have been solicited by a great many people to vote against this bill. I have not been solicited by any one to vote for this bill. I have not read any petition nor have I heard any petition read in this House from people asking for the passage of this measure. Some people have intimated that this is a sort of Republican measure. Now you people do not believe that the Republican party of the State of Pennsylvania would dare go to the people and say to them, "Gentlemen of the Republican party, we have decided that you are not fit to elect your officers, you are not fit to elect the legislators, and hereafter the Governor will have to appoint them. You are not fit to elect the assessors, and we will, therefore, take it out of your hands and put it in the hands of a few men in the State of Pennsylvania to do this job for you." Something was said awhile ago about the President of the United States appointing certain officers, but according to this bill all officers will be appointed. If you vote to support this bill you vote to destroy democracy and representative government, and the day will come when you will not be here representing your constituency, but will be here as appointees. I ask again that you vote this bill down, just as I would have asked you to vote down the cigarette bill, or any other bill in which you did not have faith.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the constitution, the yeas and nays were taken.

Mr. HORNE. Mr. SPEAKER, I ask for a verification of the roll.

The roll was verified as follows:

YEAS—99.

Alexander,	Dithrich,	Krug,	Reber, H. F.,
Allum,	Donneley,	Lafferty,	Rinn,
Aron,	Drinkhouse,	Lauler,	Robertson,
Baldi,	Dunn,	Levis,	Rorke,
Baldrige,	Ehrhardt,	MacCallum,	Ruddy,
Barnhart,	Fitzgibbon,	Mangan,	Schasfer,
Bechtold,	Fowler,	Marcus,	Schilling,
Bell,	Fox, A. R. B.,	Martin,	Scott,
Benninger,	Franklin,	McIntyre,	Sinclair,
Bidelspacher,	Gans,	McKay,	Smith, E. R.,
Bolard,	Gear,	McKim,	Smith, F. L.,
Brislin,	Glass,	Mehring,	Snowden,
Brooks,	Goodnough,	Michel,	Sowers,
Bucher,	Habilton, W. J.,	Miller, C. G.,	Stadlander,
Campbell,	Harer,	Miller, D. L.,	Steedle,
Catlin,	Heffernan,	Milner,	Sullivan,
Clements,	Helt,	Morgan,	Uish,
Colville,	Heyburn,	Murphy,	Wagner,
Conner,	Hickernell,	Palmer,	Walker, J. A.,
Cook,	Hough,	Patterson,	Wells,
Crawford,	Jennings,	Perry,	Wetlach,
Crockett,	Jones,	Phillips,	Wilson,
Curry, R.,	Kanther,	Powell,	Woner,
Dawson,	Kooser,	Quigley,	Zanders,
	Krause, T. S.,	Ramsey,	Spangler,
			Speaker.

NAYS—79.

Armstrong,	Diehm,	Hutchison,	Ringler,
Benchoff,	Di Lemmo,	Jordan,	Rothenberger,
Higler,	Evans, J. T.,	Kinsman,	Sarig,
Bowman,	Evans, S. J.,	Krause, W.,	Shaffer,
Brady,	Finney,	Kunkle,	Shellenberger,
Brendle,	Foster,	Lanius,	Shunk,
Bungard,	Fox, I. M.,	Magill,	Simpson,
Clutton,	Golder,	Mallery,	Stark,
Coldsmith,	Graham,	Marshall,	Statler,
Comeror,	Griest,	McCurdy,	Stevensor,
Corbin,	Griffith,	McGeary,	Stott,
Crum,	Haines,	McVicar,	Sweitzer,
Curran,	Haldeman,	Miller, D. D.,	Todd,
Curry, A. E.,	Hamilton, J.,	Millin,	Trach,
Davis, D. F.,	Hampson,	North,	Walker, G. T.,
Davis, J. T.,	Harvey,	Norton,	Wallace, R. L.,
Davis, W.,	Hoffman,	Pidgeon,	Wallace, W. T.,
Day,	Hollingsworth,	Pike,	Whiteman,
Dewey,	Horne,	Reber, C. A.,	Willert,
	Huntington,	Rhoads	Woodruff,

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative, and the bill falls.

BILL SIGNED BY THE SPEAKER.

Bill numbered and entitled as follows, having been prepared for presentation to the Governor, the same being correct, the titled was publicly read as follows:

House Bill No. 47:

An Act transferring part of the fund appropriated to the quarantine physician of Philadelphia by the General Assembly of one thousand nine hundred and seventeen for the maintenance of the boat including fuel new boiler and new steel plates on hull of boat to th fund for the payment of the salaries of employes on boat.

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

SENATE MESSAGE.

SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows: Senate Bill No. 116. (House Bill No. 857.)

An Act declaring it a misdemeanor for any maker or drawer with intent to defraud to make or draw or utter or deliver any check, draft or order when such person has not sufficient funds in or credit with the depository upon which the same is drawn.

Referred to the Committee on Judiciary Special.

Senate Bill No. 188. (House Bill No. 858).

An Act making an appropriation to the Trustees of the Homeopathic State Hospital for the Insane at Allentown, Pennsylvania.

Referred to the Committee on Appropriations

Senate Bill No. 118. (House Bill No. 859).

An Act making an appropriation to the Commissioners of Valley Forge Park.

Referred to the Committee on Appropriations.

TIME EXTENDED ON BILL.

Mr. PALMER asked and obtained unanimous consent for an extension of five days, on the third reading postponed calendar, of House Bill No. 126, file folio 323, entitled:

An Act providing for the payment into the State Treasury of unclaimed funds in the hands of fiduciaries defining the term fiduciary providing for the refunding of such funds from the State Treasury with interest to persons entitled thereto and making an appropriation therefor prohibiting the discharge of such fiduciaries the release of their sureties or the final distribution of funds in their possession unless in compliance with the provisions of this act and imposing penalties

Mr. PALMER. Mr. Speaker, my object in making the above request for an extension of time is my desire to have the bill so amended that it will not have the least opposition in any part of the Commonwealth, not even in the counties of Cambria, Lackawanna and Westmoreland.

BILLS ON SECOND READING.

The SPEAKER. The Chair will now take up the second reading bills on today's calendar.

Agreeably to order,

The rule requiring bills to be considered in Committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 48, as follows:

An act to further amend section four of an act approved the twenty-third day of June one thousand nine hundred eleven (Pamphlet Laws one thousand one hundred and twenty-three) entitled "An Act establishing in each county a board of viewers prescribing their duties providing for their appointment as viewers road juries juries of view and commissioners to view land and providing for the charges upon the respective counties in the matter of salaries costs and expenses thereof" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section four of an act approved the twenty-third day of June one thousand nine hundred eleven (Pamphlet Laws one thousand one hundred and twenty-three), entitled, "An Act establishing in each county a board of viewers prescribing their duties providing for their appointment as viewers road juries juries of view and commissioners to view land and providing for the charges upon the respective counties in the matter of salaries costs and expenses thereof" approved the twenty-third day of June Anno Domini one thousand nine hundred and eleven fixing the per diem compensation and mileage of the said board of viewers and providing for the payment thereof by the proper county and increasing the powers of viewers regarding the administration of oaths" which reads as follows

"Section 4 In counties having more than one million inhabitants each member of said board of viewers shall receive an annual salary of five thousand dollars payable quarterly out of the treasury of the proper county

In counties containing less than one million inhabitants each member of the said board of viewers shall receive and be paid out of the treasury of the proper county the sum of five (5) cents per mile for each mile actually and necessarily traveled by him in the performance of the duties of his office and each member of the said board of viewers shall receive and be paid out of the treasury of the proper county the sum of five (\$5.00) dollars per day for each day actually and necessarily spent by him in the performance of the duties of his office The same shall be paid monthly under such conditions as to verification of time of employment as may be prescribed by the rules and regulations which shall be made in that behalf by the courts of the respective counties" is hereby further amended to read as follows

Section 4 In counties having more than one million inhabitants each member of said board of viewers shall receive an annual salary of five thousand dollars payable quarterly out of the treasury of the proper county

In counties containing less than one million inhabitants each member of the said board of viewers shall receive and to be paid out of the treasury of the proper county the sum of five (5) cents per mile for each mile actually and necessarily traveled by him in the performance of the duties of his office and each member of the said board of viewers shall receive and be paid out of the treasury of the proper county the sum of seven and fifty one hundredths dollars (\$7.50) per day for each day actually and necessarily spent by him in the performance of the duties of his office. The same shall be paid monthly under such conditions as to verification of time of employment as may be prescribed by the rules and regulations which shall be made in that behalf by the courts of the respective counties.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 719, entitled:

An Act relating to the organization maintenance and operation of the banking department and the scope of its supervision and control over corporations partnerships unincorporated associations and individuals and the assets and liabilities thereof and providing penalties for the enforcement of its provisions.

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That this act shall be known and may be cited as the Banking Department Act of one thousand nine hundred and nineteen

The second section was read as follows:

Section 2 Except as otherwise expressly indicated the following words wherever used in this act shall be taken and construed to have the following meanings

The word "person" means individuals partnerships and unincorporated associations

The word "court" means the court of common pleas of the county where the banking house or other place of business of the corporation or person in question is located

The word "prothonotary" means the prothonotary of such court

On the question,

Will the House agree to the section?

Mr. JAMES A. WALKER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 2, page 5, line 9, by striking out the word "constructed" and inserting in lieu thereof "construed."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The third section was read as follows:

Section 3 (a) Whenever under any of the provisions of this act advertisement is required to be made in a newspaper such advertisement shall unless otherwise provided be made in a newspaper of general circulation in the county published in the city borough or township where the banking house or other place of business of the corporation or person in question is located If there be no newspaper published in such city borough or township then the advertisement shall be made in a newspaper of general circulation in the county published at the county seat or if none be there published in the newspaper published nearest to said city borough or township within the county If there be no newspaper published in the county then the advertisement shall be made in the newspaper published nearest to such city borough or township in an adjoining county

(b) Except as otherwise expressly provided all written or printed notices required by this act shall be served either in the manner now or hereafter provided by law for the service of writs of summons save that service need not be made by the sheriff or by mailing such notice by registered mail return receipt requested to any person required to be notified at his last known place of business or residence and to any corporation at its principal office or if a foreign corporation at the office of its duly authorized agent

(c) Whenever under any of the provision of this act certificates or other documents are required to be filed or recorded in the office of the prothonotary of any court of common pleas, or in the office of any public official other than the commissioner of banking such prothonotary or other official shall be entitled to receive therefor the same fees as are provided by law for similar services.

On the question,

Will the House agree to the section?

Mr. JAMES A. WALKER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 3, page 6, line 26, by striking out the word "provision" and inserting in lieu thereof "provisions."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The fourth, fifth, sixth, seventh, eighth, ninth, tenth and eleventh sections were separately read and agreed to as follows:

Section 4 There shall continue to be a separate and distinct department known as the banking department charged with the supervision of all the corporations and persons hereinafter described and with the duty of taking care that the laws of this Commonwealth in relation thereto shall be faithfully executed and that the greatest safety to depositors therein or therewith and to other interested persons shall be afforded

The said supervision duties and powers shall extend and apply to the following corporations now or hereafter incorporated under the laws of this state or under the laws of any other state and authorized to transact business in this state namely all such corporations having power to receive and receiving money on deposit or for safe-keeping otherwise

than as bailees including all banks banking companies co-operative banking associations trust safe-deposit real estate mortgage title insurance guarantee surety and indemnity companies savings institutions savings banks and provident institutions The said supervision duties and powers shall also extend and apply to mutual savings funds building and loan associations bond and investment companies and corporations doing a safe-deposit business only

The said supervision duties and powers shall also extend and apply to all such individuals partnerships and unincorporated associations as are or shall be by law made subject to the supervision of said department and to any individuals or associations of individuals doing the business of building and loan associations or a business in the nature thereof whether under the guise of a deed of trust or otherwise

It shall not be lawful for any foreign corporation to receive any deposit or deposits or transact any banking business whatsoever in this Commonwealth until it shall have first filed in the office of the commissioner of banking a certified copy of the statement required by law to be filed in the office of the secretary of the Commonwealth

Section 5 (a) The chief officer of the banking department shall continue to be known as the commissioner of banking He shall be appointed by the governor by and with the advice and consent of the senate and shall hold his office for the term of four years and until his successor is duly qualified Within fifteen days from the time of notice of his appointment he shall take and subscribe the oath of office prescribed by the constitution and file the same in the office of the secretary of the Commonwealth and shall also give to the Commonwealth a bond in the penalty of fifty thousand dollars with two or more individual sureties or a corporate surety to be approved by the governor conditioned for the faithful performance of all duties He shall receive an annual salary of eight thousand dollars

(b) The commissioner of banking shall appoint a first deputy whose salary shall be five thousand dollars per annum and may appoint a second and third deputy whose salaries shall be respectively four thousand and three thousand dollars per annum The duties of all such deputies shall be such as may be assigned to them by the commissioner and each of them shall take subscribe and file the oath of office as herein prescribed for the commissioner of banking and shall whenever required by the commissioner give bond in such amount and with such surety as may be prescribed by the commissioner conditioned for the faithful performance of the duties of such deputy

(c) Whenever the commissioner of banking by reason of absence or incapacity is unable to perform the duties of his office or if a vacancy in the office of commissioner of banking occurs the duties of the commissioner shall be performed by the deputy next in authority until such disability is removed or the vacancy filled

Any deputy before entering upon the performance of such duties shall give to the Commonwealth a bond in the penalty of fifty thousand dollars with two or more individual sureties or a corporate surety to be approved by the governor conditioned for the faithful performance of such duties while he is acting as commissioner

(d) The commissioner of banking with the approval of the governor shall employ from time to time such clerks examiners special agents and other employees as he may need to discharge in a proper manner the duties imposed upon him by law They shall perform such duties as the commissioner shall assign to them and their compensation shall be fixed by him with the approval of the governor each of such employees shall take subscribe and file the oath of office as herein prescribed for the commissioner and deputy commissioners bonds shall be given to the Commonwealth by such of said employees in such amounts and with such surety as may be determined by the commissioner conditioned for the faithful performance of their duties

(e) The cost of all bonds required by this section to be given by the commissioner the deputy commissioners or any of the clerks examiners or other employees of the banking department shall constitute expenses of the department and shall be paid as hereinafter provided for such expenses

(f) Neither the commissioner of banking nor any of his deputies clerks examiners or other employees shall be interested as officer director trustee manager or stockholder in any corporation subject to the supervision of the banking department nor interested in any way in the business of any person subject to such supervision

No deputy commissioner or examiner shall be appointed special deputy to assist in the liquidation of any corporation or person whose books papers and affairs he shall have examined within one year previous to the taking of possession by the commissioner of banking under the provisions of section twenty-one of this act

No examiner shall receive a loan nor shall the commissioner of banking or any of his deputies clerks examiners or other employees receive a gift directly or indirectly of any sum of money or other valuable thing from any corporation or person to whom this act applies or from any director officer or employee thereof and a violation of this prohibition shall constitute ground for the removal of such commissioner deputy clerk examiner or other employee

Section 6 All powers rights privileges and duties heretofore by any law of this Commonwealth conferred or imposed upon the auditor general or the secretary of the Commonwealth in relation to any of the corporations or persons who under the provisions of this act are subject to the supervision of the banking department are hereby transferred to and conferred and imposed upon the commissioner of banking so far as the same relate to the supervision of such corporations and persons for the purposes of this act

Section 7 All books paper records and securities which were formerly in the office of the superintendent of banking and in the office of the auditor general relating to the business of corporations and persons subject to the supervision of the commissioner of banking and which were delivered and transferred to the commissioner of banking shall be and remain in his charge and custody.

Section 8 There shall be assigned to the commissioner of banking by the commissioners of public grounds and buildings a suitable room or rooms at the capital of the state for conducting the business of the banking department and the commissioner of banking shall from time to time with the approval of the commissioners aforesaid procure the necessary furniture and other proper conveniences for the transacting of the said business the expenses of which shall be paid on the certificate of the commissioner of banking and the warrant of the auditor general out of funds appropriated to the commissioners of public grounds and buildings.

Section 9 (a) The expenses of the banking department shall until the first day of June one thousand nine hundred and nineteen be paid by the state on requisition of the commissioner of banking and warrant of the auditor general out of funds appropriated therefor.

From and after the date of the approval of this act all moneys derived by the banking department from fees assessments charges penalties and otherwise shall be paid by the commissioner of banking into the state treasury for safe keeping and shall by the state treasurer be placed in a separate fund to be available for the use of the banking department upon requisition of the commissioner of banking. All such moneys so paid into the state treasury are hereby specifically appropriated to the banking department for the purpose of paying the salaries of the commissioner the deputy commissioners the examiners and the other employees of the department and the expenses of the department including the rental of such rooms or quarters as the commissioner of banking may deem necessary outside of the capital.

The auditor general shall upon requisition of the commissioner of banking from time to time draw warrants upon the state treasurer for the amounts specified in such requisitions not exceeding however the amount in such fund at the time of the making of any such requisitions.

(b) All the expenses incurred in and about the conduct of the business of the banking department including the cost of the regular examinations of corporations and persons under the supervision of the department the compensation of the commissioner deputy commissioners examiners and other employees of the department but excluding the furniture and conveniences mentioned in section eight of this act together with all other general or overhead expenses of the department shall be charged to and paid by the corporations and persons subject to the supervision of the department in such proportions at such times and in such manner as the commissioner of banking shall by general rule or regulation annually prescribe.

The expenses incurred in connection with any special examination or investigation of any corporation or person including a proportionate part of the salary of any examiner or other employee of the department engaged in such examination or investigation shall be charged to and paid by such corporation or person.

On failure or refusal of any such corporation or person after thirty days' written notice to pay any sum lawfully assessed or charged against it or him by the commissioner under the provisions of this clause the commissioner may at his option bring an action at law to recover the same or may take possession of the business and property of such corporation or person as provided in section twenty-one of this act.

Section 10 The seal now in use by the Commissioner of Banking shall continue to be the seal of the office of the Commissioner of Banking and may be renewed when necessary. A description of the seal with the impression thereof and a certificate of approval of the Governor shall remain on file in the office of the Secretary of the Commonwealth.

Section 11 (a) Copies of all books accounts reports and other papers or documents filed in the office of the banking department certified under the hand and seal of the commissioner of banking shall be admitted to be read in evidence in all courts of law and elsewhere in this Commonwealth in all cases where the originals would be admitted in evidence. Provided That in any proceeding the court having jurisdiction may on cause shown require the production of the originals.

(b) For every copy of any paper filed in the banking department and for the certification thereof except when such copy or certification is made for the benefit of a corporation or person subject to the supervision of the department under the provisions of this act the commissioner may charge such fees as he may by general rule or regulation prescribe.

(c) In any proceeding under the provisions of this act a copy duly certified by the commissioner of a duly instituted examination of the corporation or person involved in such proceeding shall be prima facie evidence of the facts therein stated.

The twelfth section was read as follows:

Section 12 Neither the commission of banking nor any deputy examiner or employee of the banking department shall directly or indirectly wilfully exhibit publish divulge or make known to any person or persons any record report statement letter or other matter fact or thing contained in said department or ascertained from any of the same or from any examination made under the provisions of this act excepting in such manner as is expressly authorized by this act and excepting when the production of such information in a proceeding in any court is duly required by subpoena issued by special order of the court or other legal process and any violation of the provisions of this section shall be a misdemeanor upon conviction whereof the person so offending shall be sentenced to pay a fine not exceeding one thousand dollars and shall be dismissed from his employment in said department. Provided however That the commissioner of banking on the written request or consent of any corporation authorized by resolution of its board of directors or on the written request or consent of any person under the supervision of the banking department may discuss with an advisory committee selected by the commissioner such matters relating to the financial condition of such corporation or person as the commissioner may deem pertinent to the rehabilitation thereof. And provided further That the commissioner may on like request or consent furnish to the Federal Reserve Board or to the Federal Reserve Bank of the district in which the banking house or other place of business of any corporation is located copies of any reports or parts thereof or any information in his possession relating to such corporation for the use of said board or bank.

On the question,
Will the House agree to the section?
Mr. JAMES A. WALKER. Mr. Speaker, I desire to offer the following amendments.
The SPEAKER. The amendments will be read by the Clerk.
The amendments were read by the Clerk as follows:

Amend section 12, page 15, line 3, by striking out the word "commission" and inserting in lieu thereof "commissioner".
Amend section 12, page 15, line 5, by striking out the word "indirectly" and inserting in lieu thereof "indirectly."

On the question,
Will the House agree to the amendments?
They were agreed to.

On the question,
Will the House agree to the section as amended?
It was agreed to.
The thirteenth section was read and agreed to as follows:

Section 13 Every corporation and person included within the supervision of the banking department as set forth in section four of this act together with all the property assets and resources of such corporation or person shall be subject to inspection and examination by the commissioner of banking or his deputies or any qualified examiner of the said department when such examiner is authorized in writing under the official seal of the department by the commissioner or a deputy commissioner to make such examination and inspection.

The fourteenth section was read as follows:

Section 14 (a) It shall be the duty of the commissioner of banking at least twice in each year to examine or cause to be examined the books papers and affairs of each and every state bank trust company and private banker subject to supervision by the banking department and at least once in each year the books papers and affairs of each and every other corporation and person subject to such supervision. The commissioner may also at any time make such special investigations or examinations as in his opinion the exigencies of any case may require. Whenever he shall deem it necessary or proper he shall assign a qualified examiner or examiners to make any such examination or investigation which examiner or examiners shall have power to make a thorough examination into all the business and affairs of the corporation or person in all departments and of all property assets and resources wherever situated and in so doing to examine under oath or otherwise any of the officers agents or employees of a corporation or unincorporated association any member agent or employee of a partnership any individual or private banker any agent or employee of an individual or private banker any agent or employee of an individual or private banker or any corporation or person under examination. The examiner or examiners shall make a full and detailed report of the condition of the corporation or person under examination or such special report as may be directed by the commissioner.

(b) The commissioner and his deputies and any qualified examiner appointed by the commissioner are hereby authorized and empowered to administer oaths or affirmations to any of the individuals enumerated in clause (a) of this section and any wilful false swearing in any inquiry thereunder shall be perjury and subject upon conviction thereof to the same punishment as is or may be provided by law for the punishment of perjury. Upon failure of any of the individuals aforesaid to make answer to any such inquiry the attorney general upon the request of the commissioner of banking shall make information thereof to the court whereupon said court after hearing shall make such order as occasion requires.

On the question,
Will the House agree to the section?
Mr. JAMES A. WALKER. Mr. Speaker, I desire to offer the following amendment.
The SPEAKER. The amendment will be read by the Clerk.
The amendment was read by the Clerk as follows:
Amend section 14, page 16, line 17, by striking out the letter "r" before "of" at the beginning of line and inserting in lieu thereof "sioner."

On the question,
Will the House agree to the section?
Mr. JAMES A. WALKER. Mr. Speaker, I desire to offer the following amendment.
The SPEAKER. The amendment will be read by the Clerk.
The amendment was read by the Clerk as follows:
Amend section 14, page 16, line 17, by striking out the letter "r" before "of" at the beginning of line and inserting in lieu thereof "sioner."

On the question,
Will the House agree to the section?
Mr. JAMES A. WALKER. Mr. Speaker, I desire to offer the following amendment.
The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:
Amend section 14, page 16, line 17, by striking out the letter "r" before "of" at the beginning of line and inserting in lieu thereof "sioner."

On the question,
Will the House agree to the section?
Mr. JAMES A. WALKER. Mr. Speaker, I desire to offer the following amendment.
The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:
Amend section 14, page 16, line 17, by striking out the letter "r" before "of" at the beginning of line and inserting in lieu thereof "sioner."

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The fifteenth and sixteenth sections were separately read and agreed to as follows:

Section 15 (a) Every corporation and person subject to the supervision of the banking department except building and loan associations doing business exclusively within this State shall make and render to the commissioner of banking not less than two nor more than five reports of its or his condition during each year. The number form and manner of such reports shall be prescribed by the commissioner by general rule or regulation. Every such report shall be verified by the oath or affirmation of the president cashier treasurer or other managing officer in the case of a corporation or association by a member of the firm in the case of a partnership and by an individual banker in person. It shall be attested as correct by the signatures of at least three of the directors trustees or other managers of a corporation or association and by the signatures of all the members of a partnership.

Each such report shall exhibit in detail and under appropriate heads the resources and liabilities of the corporation or person at the close of business on any past day specified by the commissioner and shall be transmitted to him within five days or such further time as he may in his discretion allow after the receipt of a request or requisition therefor from him.

Abstract summaries of two of said reports designated by the commissioner in each year except the reports of building and loan associations doing business exclusively within this State shall forthwith be published by the corporation or person in a newspaper and proof of such publication verified by affidavit shall be furnished to the commissioner of banking.

Building and loan associations doing business exclusively within this State shall in the manner hereinbefore provided make and render one report during each year. No abstract summaries of such reports need be published.

The commissioner shall also have power to call for a special report from any corporation or person under the supervision of the banking department including building and loan associations whenever in his judgment the same may be necessary to a full and complete knowledge of its or his condition.

The reports and publications provided for in this clause shall be in lieu of all reports and of all publications for similar purposes heretofore required by law to be made.

(b) Any corporation or person failing to make and transmit any report to publish any report required by this act to be published or to furnish any proof of publication required by clause (a) of this section shall be subject at the discretion of the commissioner of banking in to a penalty of not more than one hundred dollars payable to the commissioner of banking for each day after the time or any extension thereof fixed for filing such report making such publication or furnishing such proof. In case of failure or refusal to pay such penalty the commissioner of banking may maintain an action at law to recover the same.

Section 16 The commissioner of banking shall make an annual report to the governor setting forth:

One A summary of the state and condition of every corporation and person from whom reports have been received during the preceding year with such other information in relation to said corporations and persons as in his judgment may be useful.

Two A statement of the corporations and persons under the supervision of the banking department whose business has been closed or taken in possession by the commissioner during the preceding year with such information relating thereto as he may deem useful.

Three Suggestions of amendments to the laws relating to corporations and persons under the supervision of the banking department by which the condition of such corporations and persons may be improved.

Four The names and compensation of the deputies examiners clerks and other employees of the banking department during the preceding year the whole amount of the receipts and expenditures of the department during such year and the method and basis of assessing such expenditures adopted by the commissioner under the provisions of this act.

The seventeenth section was read as follows:

Section 17 When any corporation under the supervision of the banking department (a) has not been paid in the capital as required by law (b) has not in any manner exercised the powers conferred upon it by its letters patent within two years after the issuance thereof or (c) has failed to exercise its corporate privileges for two years after having been liquidated such corporation shall be returned by the commissioner of banking to the attorney general who shall proceed by quo warranto against such corporation to the end that may be ousted from its charter rights and its corporate privileges be declared null and void.

On the question,

Will the House agree to the section?

Mr. JAMES A. WALKER. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 17, page 20, line 17, by striking out the word "been."

Amend section 17, page 20, line 25, by inserting after the word "that" the word "it."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The eighteenth, nineteenth, twentieth, twenty-first, twenty-second, twenty-third, twenty-fourth, twenty-fifth, twenty-sixth sections were separately read and agreed to as follows:

Section 18 Whenever it shall appear to the commissioner of banking from any report of condition of any corporation subject to the supervision of the banking department or from any examination made by him of the condition of the affairs of such corporation that such corporation has committed any violation of its charter he shall by an order under his hand and seal of office direct the discontinuance of such illegal practice and direct strict conformity with the provisions of the charter and whenever any such corporation shall refuse or neglect to comply with any such order the commissioner shall communicate the facts to the attorney general who shall thereupon institute such proceedings as the nature of the case may require for appropriate relief or correction or may proceed by quo warranto for forfeiture of the charter.

The court before which such proceedings shall be instituted shall have power to grant such orders and in its discretion from time to time modify or revoke the same and to grant such relief and render such judgment as the facts or evidence in the case and the situation of the parties and the interests involved shall require or if it shall appear to the said court that the interests of the public so require shall decree a dissolution of such corporation and a distribution of its effects.

Section 19 Whenever it shall become the right or duty of the attorney general to proceed against any corporation or person under the supervision of the banking department pursuant to the provisions of this act he may in his discretion proceed either in the court of common pleas of Dauphin County or in the court of common pleas of the county where the banking house or other place of business of such corporation or person is located.

Section 20 Whenever it shall appear to the commissioner of banking that any corporation or person under the supervision of the banking department has violated any provision of this act or any law regulating the business of such corporation or person or is conducting business in an unauthorized or unsafe manner or that any such corporation has an impairment of capital the commissioner may issue an order under his hand and seal of office directing such corporation or person to discontinue such violation of law or such unauthorized or unsafe practices or directing such corporation to make good any impairment or deficiency of capital as the case may be within a time to be fixed by the commissioner.

Section 21 (a) The commissioner of banking may forthwith take possession of the business and property of any corporation or person subject to the supervision of the banking department whenever it shall appear to him that such corporation or person:

One Has violated any law regulating its or his business and has persisted in such violation in disregard of an order duly made by the commissioner.

Two Is conducting business in an unauthorized or unsafe manner and has persisted therein in disregard of an order duly made by the commissioner.

Three Is in an unsafe or unsound condition to continue business.

Four Cannot with safety or expediency continue business.

Five Has an impairment of capital which has not been restored or made good within the time fixed by order of the commissioner.

Six Has suspended payment of obligations.

Seven Has neglected or refused to comply with the terms of any duly issued order of the commissioner.

Eight Has refused upon proper demand to submit the records and affairs of the business to the commissioner a deputy commissioner or any duly authorized examiner or agent of the banking department.

Nine Has refused to be examined upon oath or affirmation regarding such affairs or

Ten Has failed or refused after thirty days' notice to pay any assessment or charge as provided in this act.

(b) Upon written complaint signed by any one claiming to have been aggrieved through any of the first six causes mentioned in clause (a) of this section and stating the true residence or place of business of the signer it shall be the duty of the commissioner forthwith to cause to be made such special examination or investigation of or to call for such special report from the corporation or person in question as may be necessary for the purpose of informing himself whether the case is one requiring action by him under the provisions of this act.

Anyone without cause maliciously invoking the action of the commissioner under this clause shall be liable to the corporation or person in question in damages in a sum equal to double the injury actually sustained by such corporation or person.

Section 22 When the commissioner shall have duly taken possession of the business and property of a corporation or per-

son as provided in Section 21 of this act he shall forthwith make under his hand and official seal a certificate setting forth that he has so taken possession and shall file such certificate in his office and cause a certified copy thereof to be filed in the office of the prothonotary who shall index the same in the judgment index under the name of the corporation or person as defendant and the name of the commissioner of banking as plaintiff.

From and after the filing of such certified copy in the office of the prothonotary the commissioner shall supersede any receiver previously appointed by any court for or any assignee or trustee for creditors appointed by such corporation or person.

Such superseded receiver assignee or trustee shall forthwith file his account in the court having jurisdiction thereof and pay over and deliver to the commissioner of banking all moneys securities assets and property of such corporation or person in his custody possession or control said court shall allow credit for expenses and for the disbursements properly incurred or made prior to the taking of possession by the commissioner of banking and shall allow proper compensation to said receiver assignee or trustee and his counsel which when determined shall be paid out of the funds of said corporation or person in the hands of the commissioner of banking.

Section 23 Whenever the commissioner of banking takes possession of the property and business of any corporation or person such corporation or person may at any time within ten days apply to the court for an order requiring the commissioner to show cause why he should not be enjoined from continuing such possession. The commissioner may be served personally wherever found within the state by leaving a copy with the deputy in charge of his office or by serving the special deputy appointed by him in such proceeding. At the hearing a copy certified by the commissioner of any report of a duly instituted examination of such corporation or person shall be prima facie evidence of the facts therein stated and if from such report or reports or other evidence there shall appear to be just cause for the taking and continuing of possession by the commissioner he shall not be enjoined unless such report or reports or other evidence shall be overcome by proper proof produced by such corporation or person in which event the court shall direct the commissioner to refrain from further proceedings and to surrender such possession.

Section 24 The commissioner may by the certificate of taking possession provided for in Section 22 of this Act or by a subsequent certificate in like manner made and filed appoint one or more special deputies as agent or agents to assist him in continuing or liquidating the business and affairs of any corporation or person in his possession. He may from time to time delegate to such special deputy or deputies such duties connected with such continuation or liquidation as he may deem proper. He may employ such expert assistants and may retain such of the officers and employees of such corporation or person as he may deem necessary in the continuation of the business or the liquidation and distribution of the assets. He shall require such security as he may deem proper from his agents and assistants appointed pursuant to the provisions of this section.

Section 25 When the commissioner shall have taken possession of the property and business of any such corporation or person he shall forthwith give notice in writing of such fact to all corporations and persons holding any assets thereof. No one having such notice or actual knowledge that the commissioner has so taken possession shall have a lien or charge against any of the assets of such corporation or person for any payment advance or clearance thereafter made or liability thereafter incurred.

Section 26 After the commissioner has taken possession as aforesaid he shall make or cause to be made a complete inventory of the assets of such corporation or person which inventory shall be verified by oath or affirmation and certified by an executive officer in the case of a corporation or association by a member of the firm in the case of a partnership and by an individual banker in person. The commissioner shall forthwith file such inventory in his office.

The twenty-seventh section was read as follows:

Section 27 The commissioner is authorized upon taking possession of the property and business of such corporation or person to continue or suspend the business for such period as he may deem necessary to enable him to determine whether to liquidate the affairs of such corporation or person and during such period to take such action as in his judgment is necessary to conserve the assets and business.

On the question,

Will the House agree to the section?

Mr. JAMES A. WALKER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 27, page 26, line 29, by striking out the word "such" and inserting in lieu thereof "such."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The twenty-eighth, twenty-ninth, thirtieth and thirty-first sections were separately read and agreed to as follows:

Section 28 The commissioner may upon conditions approved by him surrender possession for the purpose of permitting such corporation or person to resume business to sell or convey its or his property and franchises or to merge or consolidate its or his business with that of another corporation or person in accordance with the laws of this Commonwealth but he shall not authorize any decrease of capital stock by a corporation except upon compliance with the laws relating to the decrease of the capital stock of such corporations.

Whenever the commissioner shall surrender possession under the provisions of this section he shall forthwith issue an order under his official seal authorizing such corporation or person to resume business to sell or convey its or his property and franchises or to merge or consolidate as aforesaid and shall file said order in his office and cause a certified copy thereof to be filed in the office of the prothonotary who shall thereupon cause the entries upon the judgment index made pursuant to section twenty-two of this act to be canceled.

Section 29 Except as herein otherwise provided the commissioner shall when he has taken possession of the business and property of a corporation or person have all the rights powers and duties of a receiver appointed by any court of equity in this Commonwealth and he shall be vested in his official capacity with all the property of such corporation or person including debts due liens or securities therefor and rights of action or redemption.

He shall be the representative of the creditors of the corporation or person and entitled as such to have vacated and set aside for the benefit of the creditors any judgment execution attachment sequestration payment pledge assignment transfer conveyance or incumbrance which could have been avoided by the creditors or any of them or by which it is attempted to give any creditor unlawful preference over another.

He may with leave of court obtained on petition after notice to all creditors of whom he has knowledge surrender to the corporation or person any assets including choses in action whether the subject of pending proceedings or not which are burdensome and of no advantage to creditors.

Section 30 The court having jurisdiction shall have power to make and enforce any and all orders necessary and appropriate to enable the commissioner of banking to discharge his duties in connection with the business property and affairs of any corporation or person taken into possession by the commissioner under the provisions of this act.

Section 31 When the commissioner of banking shall have duly taken possession of the business and property of a corporation or person as provided in Section twenty-one of this act he shall hold such possession until the affairs of such corporation or person have been liquidated by him unless

I. He shall have been directed by order of court to surrender such possession pursuant to the provisions of Section twenty-three of this act.

II. He shall have permitted a resumption of business or a sale or conveyance of property and franchises or a merger or consolidation pursuant to the provisions of Section twenty-eight of this act.

III. The stockholders of such corporation after payment of all creditors in full shall have elected a trustee or trustees to continue the liquidation of such corporation or the court shall have appointed such trustees or trustees pursuant to the provisions of Section fifty of this act and such trustee or trustees shall have duly qualified to take possession of the remaining assets of such corporation or

IV. The depositors and other creditors of such person and the expenses of such liquidation shall have been paid in full.

The thirty-second section was read as follows:

Section 32 (a) When the commissioner of banking has taken possession of the business and property of a corporation or person he shall if there be any real property file in the office of the recorder of deeds in each county of this State or with the proper official in any other State or country where any of such real property shall be situated a certified copy of the certificate required by Section twenty-two of this act which copy shall be recorded in the deed book and indexed in the grantor's index in the name of such corporation or person and in the grantee's index in the name of the commissioner of banking and shall also be registered with the proper authorities empowered to keep a register of real estate if any there be. And when the commissioner has surrendered possession of the business and property of a corporation or person he shall in the same manner file a certified copy of the order provided for by Section twenty-eight of this act which shall be in like manner recorded shall be indexed in the name of the commissioner of banking as grantor and in the name of such corporation or person as grantee and shall also be registered as aforesaid.

(b) The commissioner may sell at public sale any or all of the real and personal property of such corporation or person without any order of court. He may with leave of court sell either real or personal property at private sale at least ten days' notice of any petition for leave to sell at private sale shall be given to all stockholders of such corporation or to such person and to all creditors known to the commissioner and such notice shall also be advertised at least once in a newspaper in the county where the banking house or other place of business is located and when the land is situated in a different county at least once in a newspaper published in the latter county.

(c) When any real property of such corporation or person is situated in a county other than that where the banking house or other place of business is located a petition for leave

to sell such property at private sale shall be filed in the court having jurisdiction of the liquidation proceedings which court if satisfied of the propriety of such sale shall make an order or decree authorizing the commissioner to sell such real property or so much thereof as the court may designate. Thereupon it shall be the duty of the court of common pleas of the county wherein the real property so designated is situated on petition of the commissioner to make an order for the sale of said property or so much thereof as the court having jurisdiction of the liquidation proceedings shall have designated and the commissioner shall in all cases make a return of the sale to the court of the county in which the real property is situated. If the same be approved by said court it shall be confirmed and a certified copy of the return and of the decree of confirmation shall be filed in the court having jurisdiction of the liquidation proceedings.

(d) Listed securities may be sold on the stock exchange with leave of court obtained on petition of the commissioner at such time or times and in such manner as may be determined by the court. No notice to creditors of such petition shall be necessary unless required by the court.

(e) When any real property of such corporation or person is subject to liens which under the laws of this Commonwealth would be discharged by a judicial sale the same shall not be affected by a sale by the commissioner unless such sale be made pursuant to an order of court directing that liens be discharged thereby and after notice to all creditors having or claiming liens and in such event the proceeds of the sale shall take the place of the property sold and be distributed to the parties entitled thereto.

If such real property is situated in a county other than that where the banking house or other place of business is located a petition for leave to sell discharged of liens shall be filed in the court having jurisdiction of the liquidation proceedings which court if satisfied of the propriety of such sale shall make an order or decree authorizing the same and thereupon it shall be the duty of the court of common pleas of the county where such property is situated to make an order for the sale thereof discharged of liens. Return of such sale shall be made to the latter court. If the sale be approved by that court it shall be confirmed and a certified copy of the return and of the decree of confirmation shall be filed in the court having jurisdiction of the liquidation proceedings which court shall also make distribution of the proceeds of such sale to the parties entitled thereto.

On the question,

Will the House agree to the section?

Mr. JAMES A. WALKER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 32, page 30, line 10, by inserting after the word "recorded" the word "and"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The thirty-third, thirty-fourth, thirty-fifth, thirty-sixth, thirty-seventh and thirty-eighth sections were separately read and agreed to as follows:

Section 33. The commissioner may execute acknowledge and deliver any and all deeds assignments bills of sale releases extensions satisfactions and other instruments necessary and proper to effectuate any sale lease or transfer of real or personal property or to carry into effect any power conferred or duly imposed upon him by this act or by order of court. Any instrument executed pursuant to the authority hereby given shall be as valid and effectual for all purposes as though the same had been executed by the officers of such corporation by authority of its board of directors or by such person individually.

Section 34. The commissioner may with leave of court compound or compromise any debt or claim due to the corporation or person and discontinue any action or other proceeding pending therefor if done in good faith and after proper inquiry and upon payment of the amount due may require all mortgages conditional contracts pledges and liens of or upon any real or personal property of such corporation or person to be satisfied cancelled or assigned to him as he may deem best or he may sell the property subject thereto.

Section 35. For the purpose of executing any of the powers and performing any of the duties hereby conferred and imposed upon him the commissioner may in the name of the corporation or person prosecute and defend any and all actions and proceedings at law in equity or otherwise pending at the time when the commissioner takes possession of the business and property of such corporation or person.

He may by bill of discovery or other legal or equitable proceeding obtain information of and sue for and recover any assets debts or damages which such corporation or person might sue for and recover or which any of the creditors might make available for the payment of their claims.

He may at any time while he is in possession of the property and business of a corporation institute and maintain against the directors trustees managers or officers any action or proceeding which is vested in such corporation or in the stockholders or creditors thereof.

He shall be liable to suit in his representative capacity by any person seeking to recover specific property if such property could have been recovered as against the creditors of the corporation or person levying an execution thereon.

Section 36. A lien shall not attach to any of the property or assets of the corporation or person by reason of the entry of any judgment against such corporation or person after the commissioner has taken possession of its or his property and business and filed a certificate as required by Section twenty-two of this act and so long as such possession continues.

During such time no execution or attachment shall issue against such corporation or person nor shall any pending execution or attachment be proceeded with except by special leave of the court.

Section 37. Whenever the stockholders of a corporation whereof the commissioner shall have taken possession are liable in double the amount of the value of the stock held by them and the commissioner has determined from his examination of the affairs of the corporation that the reasonable value of its assets is not sufficient to pay its creditors in full he may enforce the individual liability of such stockholders to such extent as may be necessary.

If he determines to enforce such liability he shall make demand in writing upon such stockholders by causing the same to be mailed by registered mail to the respective stockholders at their last known places of address as the same appear on the stock ledger of the corporation or at their last known addresses if no addresses appear in such ledger. Such demand shall state the total amount assessed by the commissioner against the stockholders and the pro rata share assessed against the particular stockholder addressed and the total sum to be paid by such stockholder. The demand shall also fix a date not less than thirty days after the date of such demand on which the stockholders shall be required to pay such assessment to the commissioner.

If any stockholder shall fail to pay such assessment within such time the commissioner shall have a cause of action either at law or in equity against such stockholder either severally or jointly with other stockholders for the amount of such assessment together with interest from the date when the same was due and payable. In any such action the written statement of the commissioner under his hand and seal of office reciting his determination to enforce the individual liability or any part thereof of such stockholders and setting forth the value of the assets of the corporation and its liabilities as determined by him after examination and investigation shall be prima facie evidence of such facts as therein stated.

Section 38. When the commissioner of banking has determined to liquidate the affairs of any such corporation or person he shall forthwith cause an inventory and appraisal of the assets of such corporation or person under oath or affirmation to be made in duplicates by two disinterested appraisers chosen by him and shall file such inventories and appraisements accompanied in each instance by a complete statement certified by him of the liabilities of such corporation or person so far as he has been able to ascertain the same one in his office and the other in the office of the prothonotary.

The thirty-ninth section was read as follows:

Section 39. After taking possession as aforesaid the commissioner may give written notice to anyone claiming or appearing on the books of the corporation or person to be owner of any personal property in the possession of such corporation or person as bailee or depository for hire or the lessee of any safe vault or box notifying such bailor or lessee to remove all such personal property within a period of not less than sixty days.

At the expiration of such period if such property has not been removed the commissioner may proceed as the corporation or person might have proceeded as provided in the contract of bailment or lease or at his option may cause any such safe vault or box to be opened in his presence or the presence of his special deputy and of a notary public not an officer or employee of the corporation or person or of the banking department and the contents if any of such safe vault or box to be sealed and marked by such notary with the name and address of the bailor or lessee in whose name such safe vault or box stands upon the books of the corporation or person and a list of the property therein to be attached thereto. Such package so sealed and addressed shall be removed by the commissioner to his office and there preserved until delivered to the owner or otherwise disposed of in accordance with law.

After the service or mailing of the notice as aforesaid the contract or bailment or leasing if any shall cease and determine upon the date for removal fixed by said notice and the amount of unearned rent or charges if any paid by the bailor or lessee shall become a debt of the corporation or person. All contracts of bailment or lease such as aforesaid made after the date of the approval of this act shall be subject to the provisions of this section.

On the question,

Will the House agree to the section?

Mr. JAMES A. WALKER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 29, page 36, line 29, by striking out the word "to" after "box" and inserting in lieu thereof "shall"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The fortieth section was read as follows:

Section 40 (a) Whenever the commissioner of banking takes possession of the business and property of a corporation or person in accordance with the provisions of this act he shall also take possession of all funds property and investments held by such corporation or person in any fiduciary capacity but shall keep the same separate and apart from the assets thereof.

(b) Upon determining to liquidate the affairs of such corporation or person the commissioner shall forthwith give written notice to all parties interested in any such funds property or investments held in a fiduciary capacity so far as such notice is practicable requiring them within thirty days to apply to the proper court or official for the appointment of substituted fiduciaries to take the place of such corporation or person. On the failure or neglect of the parties so notified to make such application within the time designated or in case the parties in interest cannot be notified the commissioner shall himself apply for such appointment of substituted fiduciaries.

(c) In any instance where there shall be no dispute as to the amount or identity of such funds property or investments and all parties in interest are sui juris and so request in writing the commissioner may without the filing of an account transfer pay over and deliver to such substituted fiduciary all funds property and investments of the particular trust taking from such parties and such substituted fiduciary a receipt and release in full which shall discharge the commissioner and such corporation or person from any further liability in the premises.

(d) In any instance where there shall be a dispute as to the identity of alleged trust funds or investments either because the same have become or are alleged to have become mingled with other funds property or investments or otherwise the court having jurisdiction of the liquidation proceedings shall have exclusive jurisdiction to determine such dispute.

(e) In all other instances the commissioner shall with the least possible delay prepare and file in the courts having jurisdiction thereof the accounts of such corporation or person in such fiduciary capacities and shall transfer pay over and deliver the balances determined upon such accounts to be due in accordance with the orders and decrees of such courts.

(f) If any instance where it shall be ascertained by any such court that there is a deficiency in any such trust funds property or investments for which such corporation or person is liable or that such corporation or person is liable to surcharge, in respect thereof the amounts thereof shall constitute an unpreferred claim against the general funds in the hands of the commissioner and the order or decree of such court shall be conclusive subject to appeal as to the amount of such claim. Should the existence or amount of any deficiency or surcharge or the liability of the corporation or person therefore be undetermined at the time of any distribution of such general funds it shall be the duty of the court ordering such distribution to set apart and withhold from such distribution a sufficient amount to pay the proportionate dividend upon such undetermined claim until the same shall have been finally adjudicated.

On the question,

Will the House agree to the section?

Mr. JAMES A. WALKER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 40, page 39, line 4, by striking out the word "if" and inserting in lieu thereof "in."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The forty-first, forty-second, forty-third and forty-fourth sections were separately read and agreed to as follows:

Section 41 When the commissioner shall have determined to liquidate the affairs of such corporation or person he shall forthwith give written or printed notice to all depositors to produce to him their deposit or pass books for settlement stating in such notice the amount which the books of the corporation or person show to be due to each depositor subject to outstanding checks and notifying such depositors that unless a settlement of the deposit or pass books shall show a different amount to be due or unless a depositor shall within four months from the date of such notice make proof in the manner hereinafter set forth that the amount due to him differs from the amount as shown by the books of the corporation or person the amount last mentioned will be conclusive as to the amount of the claim of such depositor subject as aforesaid to any outstanding checks.

The commissioner shall at the same time give written or printed notice to all creditors other than depositors so far as known to him to make proof to their claims in the manner hereinafter set forth within four months from the date of such notice or be debarred from coming in upon the fund.

He shall also advertise such notice to depositors and other creditors in a newspaper once a week for four successive weeks.

Section 42 No claim other than the claim of a depositor shall be allowed unless the claimant or someone for him if he cannot do so shall furnish to the commissioner of banking a statement of his claim together with a copy of any book entries pertaining thereto or any note or other writing evidencing the same verified by an affidavit in substantially the following form:

"I (name of claimant) do solemnly swear (or affirm) that the above is a true statement of my claim against (name of corporation or person) that there are no credits or allowances against the same except as therein set forth that I have not directly or indirectly made or entered into any bargain arrangement or agreement express or implied to take or receive directly or indirectly any money property or consideration whatever to or for myself or to or for any other person firm or corporation whatever other than any dividend as a creditor and that there is no collateral security for said indebtedness or any part thereof held by me or by anyone else other than as above set forth."

In case the claimant shall be a partnership or corporation such affidavit shall be made by a member of the partnership or by the treasurer or assistant treasurer of the corporation claimant and the form thereof shall be modified accordingly.

The provisions of this section shall not apply to the claims of cestuis que trust or others to or against trust funds or property in the custody possession or control of a corporation or person possession of whose business and property is taken by the commissioner of banking under the provisions of this act.

Section 43 When proofs of claims by depositors are necessary under the provisions of section forty-one of this act the same shall be in such form as the commissioner shall prescribe and shall on request of any such depositor be prepared by the special deputy in charge of the affairs of the corporation or person in question and the affidavits thereto shall be taken by him without charge.

Section 44 If such claim and affidavit when required are in proper form and if the amount claimed by a depositor or other creditor agrees with the amount shown by the books of the corporation or person or if upon consultation with the claimant and such corporation or person the amount is ascertained to the satisfaction of the commissioner of banking the claim shall be allowed if presented within the time limited by the notice as aforesaid unless objected to in the manner hereinafter provided.

The forty-fifth section was read as follows:

Section 45 At the expiration of the time fixed by the notice and advertisement for the presentation of claims prescribed in section forty-one of this act the commissioner may file a partial or final account consisting of a statement of receipts and expenditures together with a list of the claims which have been allowed and separately a list of the claims which have been objected to or are disputed showing as to all claimants the names addresses and amounts.

If no account is filed within a year from the time when the commissioner takes possession any party interested may petition the court for an order on the commissioner requiring the filing of an account.

Any account led by the commissioner shall be duly verified by him under oath or affirmation. Upon the filing thereof he shall give written or printed notice to all the depositors and other creditors known to him of such filing and that unless objections shall be filed within thirty days from the date thereof the same will be confirmed absolutely. He shall also at the same time advertise such notice in one newspaper and the legal journal if any designated by the court for the publication of legal notices once a week for four successive weeks.

During such period of thirty days any depositor other creditor stockholder or anyone having any interest may file in the court objections in writing to said account or to the allowance of any of said claims a copy of which objections shall forthwith be served upon the claimant whose claim is objected to or his counsel and upon the commissioner of banking or his counsel or the special deputy appointed by him in such proceeding.

On the question,

Will the House agree to the section?

Mr. JAMES A. WALKER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 45, page 42, line 25, by striking out the word "day" and inserting in lieu thereof "days."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The forty-sixth and forty-seventh sections were separately read and agreed to as follows:

Section 46 If at the expiration of said period of thirty days from the filing of the account no objections shall have been filed thereto the same shall be confirmed absolutely and the commissioner shall prepare and file a schedule of distribution in accordance with the priorities fixed by law. Said schedule shall be subject to the approval of the court and in accord-

ance therewith when so approved a partial or final dividend as the case may be shall be declared and paid by the commissioner. In case there shall be any disputed claim or any claim to which objections shall have been duly filed the dividend shall be calculated as if all claims were valid and approved and after deducting and setting apart such portion of the dividend as represents claims which are disputed or objected to the balance shall be distributed among the other claims. If all or any of the claims disputed or objected to shall thereafter be determined to be valid they shall then receive their portions of such dividend. If all or any of such claims shall be determined to be invalid the portions of such dividend set apart to them shall be distributed to the valid claims.

Section 47 The confirmation of a partial account and distribution thereunder as aforesaid shall be conclusive only as to the fund distributed and shall not prevent the proof and allowance out of the fund involved in any subsequent account of claims not presented in time for allowance out of such previous fund.

The forty-eighth section was read as follows:

Section 48 If there shall be claims disputed or objected to or if there shall be objections to the account the court shall itself without delay hear and decide the matters in controversy. The court shall fix a time and place for the hearing of which three weeks' written notice shall be given to the commissioner of banking and to the corporation or person and to all such proceedings the allowance of all depositors and other creditors whose claims shall have been filed as aforesaid. Said notice shall also set forth that all parties whose claims are disputed or objected to must appear at said time and place and prove their claims or be debarred from coming in upon the fund for distribution.

On the question.

Will the House agree to the section?

Mr. JAMES A. WALKER. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 48, page 44, line 11, by striking out the word "place" and inserting in lieu thereof "place".

Amend section 48, page 44, line 13, by striking out the following "all such proceedings and allowances of."

On the question.

Will the House agree to the amendments?

They were agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The forty-ninth section was read as follows:

Section 49 All assessments charges and penalties due to the banking department by such corporation or person all expenses of the taking and maintaining possession of the business and property or the continuing of the business by the commissioner of banking and all expenses of liquidation under the provisions of this act shall first be payable out of the funds of such corporation or person including the compensation of special deputies assistants and others employed by the commissioner to assist him in such expenses to be subject to the approval of the court.

On the question.

Will the House agree to the section?

Mr. JAMES A. WALKER. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 49, page 44, line 21, by striking out the word "maintaining" and inserting in lieu thereof "maintaining".

Amend section 49, page 44, line 25, by striking out the word "corporation" and inserting in lieu thereof "corporation".

Amend section 49, page 44 line 28, by inserting after the word "such" the following "proceedings the allowance of all such."

On the question.

Will the House agree to the amendments?

They were agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The fiftieth section was read as follows:

Section 50 If after the filing and confirmation of the final account of the commissioner and the payment of all creditors in full and the return to stockholders who have paid to the commissioner the amounts demanded pursuant to section thirty-seven of this act of their pro rata shares of any such amounts not necessary to pay creditors in full there shall remain a balance in the hands of the commissioner he shall call a

meeting of stockholders by serving written or printed notice upon them at least thirty days before the day fixed for the meeting.

At such meeting the stockholders shall elect by ballot a trustee or trustees for the purpose of completing the liquidation. A majority of the stock present in person or by proxy shall be necessary to elect. Should the stockholders fail or refuse to elect the commissioner or any stockholder may petition the court for the appointment of such a trustee or trustees who when appointed shall give bond to the Commonwealth in such amount with such surety and on such conditions as the court may direct.

When such trustee or trustees have been duly elected or appointed as aforesaid the commissioner shall then transfer convey and deliver to such trustee or trustees all the assets of the corporation then remaining in his hands. He shall thereupon be discharged from all further liability to such corporation and its creditors and shall file a certified copy of the proceedings of said stockholders' meeting in his office and cause a certified copy thereof to be filed in the office of the prothonotary. No powers subject to the supervision of the banking department shall thereafter be exercised by such corporation except by permission of the commissioner and after compliance by such corporation with all the requirements of law as to a new corporation desiring to exercise such powers.

On the question.

Will the House agree to the section?

Mr. J. A. WALKER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 50, page 46, line 4, by striking out the word "exercise" and inserting in lieu thereof "exercise".

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The fifty-first section was read as follows:

Section 51 If any section clause sentence or paragraph or other part of this act shall for any reason be adjudged by any court of competent jurisdiction to be invalid such judgment shall not affect impair or invalidate the remainder of the act but shall be confined in its operation to the part thereof directly involved in the controversy in which such judgment shall be rendered.

On the question.

Will the House agree to the section?

Mr. J. A. WALKER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 51, page 46, line 9, by striking out the word "remained" and inserting in lieu thereof "remainder".

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The fifty-second section was read as follows:

Section 52 The following acts and parts of acts of assembly are hereby repealed:

An Act entitled, "An Act to create a banking department" approved June eighth, one thousand eight hundred and ninety-one (Pamphlet Laws two hundred and seventeen).

An Act entitled "An Act creating a banking department defining its purposes and authority designating what corporations shall be subject to supervision and examination by the commissioner of said department creating the office of commissioner of banking defining his powers and authority prescribing his duties and fixing his salary providing for the appointment of a deputy commissioner defining his duties and fixing his salary authorizing the appointment of clerks assistants examiners and other employees of said department providing for the registration of foreign corporations receiving deposits or transacting any banking business within this Commonwealth and providing for their supervision and examination imposing the payment of certain annual taxes or sums of money upon all corporations (except building and loan associations doing business exclusively within this State) subject to supervision and examination for the payment of the expenses therefor and providing for the collection thereof empowering the administration of oaths in connection with the business of the department and providing for the punishment of any false swearing providing for the making of reports by corporations subject to supervision and examination and the publication thereof and providing proceedings against such corporations for failure to make reports providing for proceedings against such corporations when the capital has been

reduced by impairment or otherwise or when such corporations are doing business contrary to law or in an unsafe or unauthorized manner or when any such corporation is insolvent providing for proceedings against corporations subject to supervision and examination but without capital stock when the same are doing business contrary to law or in an unsafe or unauthorized manner providing for the appointment of receivers both temporary and permanent when necessary for corporations subject to supervision and examination and providing for the punishment of certain breaches of duty by the commissioner deputy commissioner or any employee of said department and also repealing an act entitled "An Act creating a banking department" approved June eighth one thousand eight hundred and ninety-one and also repealing all other laws inconsistent with this act" approved February eleventh one thousand eight hundred and ninety-five (Pamphlet Laws four)

An Act entitled "An Act to amend section five of an act creating a banking department defining its purposes and authority designating what corporations shall be subject to supervision and examination by the commissioner of said department creating the office of commissioner of banking defining his powers and authority prescribing his duties and fixing his salary providing for the appointment of a deputy commissioner defining his duties and fixing his salary authorizing the appointment of clerks assistants examiners and other employees of said department providing for the registration of foreign corporations receiving deposits or transacting any banking business within this Commonwealth and providing for their supervision and examination imposing the payment of certain annual taxes or sums of money upon all corporations (except building and loan associations doing business exclusively within this State) subject to supervision and examination for the payment of the expenses therefor and providing for the collection thereof empowering the administration of oaths in connection with the business of the department and providing for the punishment of any false swearing providing for the making of reports by corporations subject to supervision and examination and the publication thereof and providing proceedings against such corporations for failure to make reports providing for proceedings against such corporations when the capital has been reduced by impairment or otherwise or when such corporations are doing business contrary to law or in an unsafe or unauthorized manner or when any such corporation is insolvent providing for proceedings against corporations subject to supervision and examination but without capital stock when the same are doing business contrary to law or in an unsafe or unauthorized manner providing for the appointment of receivers both temporary and permanent when necessary for corporations subject to supervision and examination and providing for the punishment of certain breaches of duty by the commissioner deputy commissioner or any employee of said department and also repealing an act entitled "An Act creating a banking department" approved June eighth one thousand eight hundred and ninety-one and also repealing all other laws inconsistent with this act approved February eleventh Anno Domini one thousand eight hundred and ninety-five by providing that building and loan associations doing business exclusively within this State shall make but one report annually which report need not be published" approved June twenty-four one thousand eight hundred and ninety-five (Pamphlet Laws two hundred and thirty-three)

An Act entitled "An Act to amend fourth section of an act entitled "An Act creating a banking department defining its purposes and authority designating what corporations shall be subject to supervision and examination by the commissioner of said department creating the office of commissioner of banking defining his powers and authority prescribing his duties and fixing his salary providing for the appointment of a deputy commissioner defining his duties and fixing his salary authorizing the appointment of clerks assistant examiners and other employees of said department providing for the registration of foreign corporations receiving deposits or transacting any banking business within this Commonwealth and providing for their supervision and examination imposing the payment of certain annual taxes or sums of money upon all corporations (except building and loan associations doing business exclusively within this State) subject to supervision and examination for the payment of the expenses therefor and providing for the collection thereof empowering the administration of oaths in connection with the business of the department and providing for the punishment of any false swearing providing for the making of reports by corporations subject to supervision and examination and the publication thereof and providing for proceedings against such corporations for failure to make reports providing for proceedings against such corporations when the capital has been reduced by impairment or otherwise or when such corporations are doing business contrary to law or in an unsafe or unauthorized manner or when any such corporation is insolvent providing for proceedings against corporations subject to supervision and examination but without capital stock when the same are doing business contrary to law or in an unsafe or unauthorized manner providing for the appointment of receivers both temporary and permanent when necessary for corporations subject to supervision and examination and providing for the punishment of certain breaches of duty by the commissioner deputy commissioner or any employee of said department and also repealing an act entitled "An Act creating a banking department" approved June eighth one thousand eight hundred and ninety-one and also repealing all other laws inconsistent with this act" approved May twenty-nine one thousand nine hundred and one (Pamphlet Laws three hundred and forty-five)

An Act entitled "An Act to authorize the employment upon a permanent pay-roll of certain employees in the various department of the State government" approved April eighth one thousand nine hundred and three (Pamphlet Laws one hundred and fifty-nine) so far as the same relates to the banking department

An Act entitled "An Act fixing the salary of the deputy commissioner of banking" approved March thirty-first one thousand nine hundred and five (Pamphlet Laws eighty-eight)

An Act entitled "An Act authorizing the attorney general whenever it shall become his duty to proceed against any corporation under the supervision of the commissioner of banking to do so either in the court of common pleas of Dauphin County or in the court of common pleas of the county where such corporation may be located" approved April twenty-second one thousand nine hundred and five (Pamphlet Laws two hundred and eighty-three)

An Act entitled "An Act authorizing the commissioner of banking to appoint additional bank examiners two stenographers and one messenger and fixing the compensation of the same" approved June first one thousand nine hundred and seven (Pamphlet Laws three hundred and eighty-five)

An Act entitled "An Act to provide that corporations of this Commonwealth having the right to receive deposits of money and to do banking business which have not commenced business within two years from the date of their letters patent or which have failed to exercise their corporate privileges for two years after having been liquidated shall be proceeded against by quo warranto by the attorney general at the instance of the banking commissioner to have their charter rights declared null and void" approved April twenty-third one thousand nine hundred and nine (Pamphlet Laws one hundred and forty-three)

An Act entitled "An Act to provide that when a receiver of a corporation is appointed in any court on motion of the attorney general at the instance of either the commissioner of banking or the insurance commissioner such receiver shall supersede any receiver previously appointed by decree of any court and shall supersede any assignee or trustee previously appointed by such corporation and receiving such assigned receiver assignee or trustee to pay over and deliver to the receiver appointed on motion of the attorney general the money assets and property of such corporation in his or their possession and to file his or their account in the proper court and providing for the appointment of auditors of the accounts of receivers appointed on the motion of the attorney general and defining their duties" approved April twenty-third one thousand nine hundred and nine (Pamphlet Laws one hundred and sixty-seven) so far as the same relates to receivers appointed at the instance of the commissioner of banking

An Act entitled "An Act fixing the salary of the messenger in the banking department" approved May thirteenth one thousand nine hundred and nine (Pamphlet Laws five hundred and thirty-six)

An Act entitled "An Act to authorize the appointment of a chief clerk in the banking department and fixing his compensation" approved May thirteenth one thousand nine hundred and nine (Pamphlet Laws five hundred and thirty-seven)

An Act entitled "An Act authorizing the commissioner of banking to appoint one additional clerk and one additional stenographer and fixing the compensation of each" approved May twenty-third one thousand nine hundred and thirteen (Pamphlet Laws three hundred and thirty-four)

An Act entitled "An Act to provide for the discharge of the duties of any department of the State government when by absence or incapacity the head of such department is unable to discharge such duties or during a vacancy in the office of the head of any such department" approved March twenty-two one thousand nine hundred and seventeen (Pamphlet Laws eleven) so far as the same relates to the banking department

An Act entitled "An Act fixing the compensation of employees in the department of banking and providing for the appointment of an additional clerk" approved April twenty-sixth one thousand nine hundred and seventeen (Pamphlet Laws one hundred and one)

An Act entitled "An Act relating to the salaries and expenses of the examiners in the department of banking" approved May twenty-ninth one thousand nine hundred and seventeen (Pamphlet Laws three hundred and eleven)

All other acts of assembly or parts thereof that are in any way in conflict or inconsistent with this act or any part thereof are hereby repealed.

On the question,

Will the House agree to the section?

Mr. J. A. WALKER. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 52, page 48, line 26, by striking out the word "punishment" and inserting in lieu thereof "punishment."

Amend section 52, page 49, line 24, by inserting after the word "mend" the word "the."

Amend section 52, page 50, line 16, by striking out the word "punishment" and inserting in lieu thereof "punishment."

Amend section 52, page 50, line 22, by striking out the word "otherwise" and inserting in lieu thereof "otherwise."

Amend section 52, page 51, line 5, by striking out the word "bankin" and inserting in lieu thereof "banking."

Amend section 52, page 51, line 17, by striking out the word "oof" and inserting in lieu thereof "of."

Amend section 52, page 52, line 1, by striking out the word "oof" before "common" and inserting in lieu thereof "of."

On the question,

Will the House agree to the amendments?

They were agreed to,

Will the House agree to the section as amended?

It was agreed to.

The table of contents and title were separately read and agreed to as follows:

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Section 43	Proof of claims of depositors
Section 44	Allowance of claims
Section 45	Filing partial or final account notice objections
Section 46	Distribution
Section 47	Conclusiveness of confirmation and distribution
Section 48	Hearing and decision of matters in controversy
Section 49	Expenses to be paid out of fund
Section 50	Stockholders choosing trustees to complete liquidation
Section 51	Unconstitutionality of part of act not to affect remainder
Section 52	Repealer

An Act relating to the organization maintenance and operation of the Banking Department and the scope of its supervision and control over corporations partnerships unincorporated associations and individuals and the assets and liabilities thereof and providing penalties for the enforcement of its provisions

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 677, as follows:

An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the two years ending May thirty-first one thousand nine hundred nineteen

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three hundred twenty-five thousand (\$325,000) dollars or so much thereof as may be necessary be and the same is hereby specifically appropriated to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the two years ending May thirty-first one thousand nine hundred nineteen

The said appropriation shall be paid on the warrant of the Auditor General on the basis of settlement by that officer and the State Treasurer but no warrant shall be drawn or settlement made until the directors or managers of the several hospitals and asylums for the insane shall have made on oath or affirmation to the Auditor General a quarterly report setting forth the actual number of indigent persons received and maintained in said hospitals and asylums for the insane respectively during the quarter for which the report is made with the dates of their admission and discharge or death respectively and the actual time during which each of said indigent insane persons was treated maintained and cared for during said quarter Provided also That no payment shall be made on account of the care and treatment of the insane until the secretary of the Board of Public Charities shall have certified to the Auditor General that the quarterly report of the cost of such care and treatment contains no charge except for "care treatment removal and maintenance" as the said words are construed in this act Provided further That the words "care treatment removal and maintenance" used in this act shall be construed to mean medical and surgical treatment and nursing food and clothing and absolutely necessary repairs to existing buildings of such hospitals and asylums

Section 2 It shall be the duty of the commissioners of the several counties of the Commonwealth or the directors or overseers of the poor of the different counties or poor districts of the State to report under oath to the Auditor General on the first day of September December March and June of each year the number of indigent insane persons transferred from said counties or poor districts respectively to the State hospitals or asylums for the insane in their respective districts Said report shall contain the name of every indigent insane person so transferred or maintained at said hospitals or asylums and shall set forth when he or she was admitted the length of time cared for in said hospitals or asylum and the date of discharge or death

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 583, as follows:

An Act making an appropriation to the board of trustees of the Pennsylvania Soldiers and Sailors' Home at Erie Pennsylvania for deficiency in maintenance of said home

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand (\$20,000) dollars or so much thereof as may be necessary be and the same is hereby specifically appropriated to the board of trustees of the Pennsylvania Soldiers and Sailors' Home at Erie Pennsylvania the same being for maintenance deficiency for the bi-ennial period ending May thirty-first one thousand nine hundred and nineteen

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 654 (Senate Bill No. 76), entitled:

An Act making a deficiency appropriation to the Pennsylvania State Lunatic Hospital

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 667, as follows:

An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the biennial period ending May thirty-first one thousand nine hundred seventeen

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two hundred seven thousand one hundred six and twenty-nine one hundredths dollars (\$207,106.29) or so much thereof as may be necessary be and the same is hereby specifically appropriated to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the biennial period ending May thirty-first one thousand nine hundred seventeen

The said appropriation shall be paid on the warrant of the Auditor General on the basis of settlement by that officer and the State Treasurer but no warrant shall be drawn or settlement made until the directors or managers of the several hospitals and asylums for the insane shall have made on oath or affirmation to the Auditor General a quarterly report setting forth the actual number of indigent persons received and maintained in said hospitals and asylums for the insane respectively during the quarter for which the report is made with the dates of their admission and discharge or death respectively and the actual time during which each of said indigent insane persons was treated maintained and cared for during said quarter Provided also That no payment shall be made on account of the care and treatment of the insane until the Secretary of the Board of Public Charities shall have certified to the Auditor General that the quarterly report of the cost of such care and treatment contains no charge except for "care treatment removal and maintenance" as the said words are construed in this act Provided further That the words "care treatment removal and maintenance" used in this act shall be construed to mean medical and surgical treatment and nursing food and clothing and absolutely necessary repairs to existing buildings of such hospitals and asylums

Section 2 It shall be the duty of the commissioners of the several counties of the Commonwealth or the directors or overseers of the poor of the different counties or poor districts of the State to report under oath to the Auditor General on the first day of September December March and June of each year the number of indigent insane persons transferred from said counties or poor districts respectively to the State hospitals or asylums for the insane in their respective districts Said report shall contain the name of every indigent insane person so transferred or maintained at said hospitals or asylums and shall set forth when he or she was admitted the length of time cared for in said hospital or asylum and the date of discharge or death

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 648 (Senate Bill No. 17), as follows:

An Act making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania for deficiency.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty-five thousand dollars (\$45,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania for the maintenance of said hospital for the fiscal year ending May thirty-first one thousand nine hundred and nineteen.

The said appropriation to be paid monthly on the warrant of the Auditor General on a settlement made by him and the State Treasurer but no warrant shall be drawn until the trustees of said hospital shall have made under oath to the Auditor General a report containing a specifically itemized statement of the receipts from all sources and expenses of said institution during the previous month and the same is approved by him and the State Treasurer nor until the said Treasurer shall have sufficient money in the treasury not otherwise appropriated to pay the monthly installments due said hospital and the unex-

pended balance of sums appropriated for specific purpose shall not be used for other purposes whether specified or general but the same shall revert to the State Treasury

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 45, entitled:

An Act entitled an act making an appropriation providing for a deficiency in the maintenance of The Glen Mills Schools Glen Mills Delaware county Pennsylvania

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seventy-five thousand dollars (\$75,000) or as much thereof as may be necessary be and the same is hereby specifically appropriated to The Glen Mills Schools Glen Mills Delaware county Pennsylvania to cover deficiencies incurred in maintaining the same.

The title was read as follows:

An Act entitled an act making an appropriation providing for a deficiency in the maintenance of The Glen Mills Schools Glen Mills Delaware county Pennsylvania

On the question.

Will the House agree to the title?

Mr. ALEXANDER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title page 1, line 1, by striking out the words "Entitled an act."

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 550, as follows:

An Act relative to the payment over to the county treasurer of certain counties of taxes collected by tax collectors of county taxes

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be the duty of each city borough and township tax collector in counties having a population of more than two hundred thousand and less than four hundred thousand inhabitants to pay over to the county treasurer all county taxes collected during any month not later than the tenth day of the month next following the one in which such taxes were collected The population of any county shall be ascertained at any time by reference to the decennial census of the United States immediately preceding

Section 2 All acts and parts of acts inconsistent with this act are repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 218, as follows:

An Act adopting an official State song for the Commonwealth
Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General

Assembly met and it is hereby enacted by the authority of the same That the poem composed by Doctor Will George Butler entitled "Old Pennsylvania of Mine" and which is as follows

Old Pennsylvania of mine
 I bow me at thy sacred shrine
 And there beneath God's vaulted dome
 I swear a vow for home sweet home
 The Keystone State that binds the whole
 With pride we look upon thy scroll
 And read among the battle scars
 Thy glory writ in golden stars
 Within the shade of Forte Duquesne
 In peace the farmer sows his grain
 And bending harvests richly grow
 Where Susquehanna's waters flow
 Where once the red man held his rule
 Now reigns the common public school
 And where Wyoming's warcries rang
 Reverberates the anvil's clang
 I love thy forest-covered hills
 Where sing the symphonies of mills
 Where coal and iron and stone and wood
 Were stored by Him who called them good
 I love the thrift that seeks these stores
 Wrought by the sons of many shores
 Who by their sweat of brow and brawn
 Have brought us to the breaking dawn
 The great red dawn O men of toil
 That glows above the battle's spoil
 Was first discerned by sons of Penn
 Who here declared the great Amen
 Through Valley Forge's winter's snows
 The marshalled messengers of light
 Set pinioned darkness into flight
 We thought it but a nation's birth
 But now we know that all the earth
 Was waking to the reveille
 That ushers in the golden day
 And so thy Independence Bell
 Proclaims the tidings "God moves well"
 And sings with all earth's flags unfurled
 The holy freedom of the world
 In Flanders' fields in Picardy
 In Saint Gobain in Italy
 Thy martyred sons were glad to fall
 That Liberty might live for all
 Old Pennsylvania to thee
 The world stands debtor purged and free
 To thee we pledge our heart and hand
 The fairest State in all the land

shall be adopted as the official State song of the Commonwealth of Pennsylvania Said song shall be rendered on official occasions to the music composed therefor by Doctor Butler

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 588, as follows:

An Act authorizing cemetery companies and associations to exercise the right of eminent domain to enlarge cemeteries and burial grounds

Whereas Cemetery companies and associations from time to time find it necessary to extend their cemeteries and burial grounds and

Whereas It frequently happens that such cemetery companies and associations are unable to acquire the necessary land adjacent to their cemeteries or burial grounds and

Whereas Cemeteries and burial grounds are used and are necessary for public purposes therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That cemetery companies and associations shall have and possess the power to take by right of eminent domain any land adjacent to their respective cemeteries or burial grounds for the purpose of enlarging the same Such right of eminent domain shall be exercised in the same manner and the damages accruing to the owner thereof shall be assessed in the same manner as now provided for by law for the exercise of the right of eminent domain by railroad companies

The right of eminent domain herein granted shall not be used for the condemnation of land for purely private burial purposes nor shall such right be exercised as against any land occupied by and used as a dwelling house nor shall any public highway be vacated nor as against any land underlaid with minerals

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 222, entitled:

An Act to amend clause (a), section two of an act, approved the seventh day of June, one thousand nine hundred and seventeen (P. L. 388), entitled: "An Act relating to the jurisdiction, powers, and procedure of the orphans' court and the court of common pleas as to sales, mortgages, conveyances on ground-rent, leases, extinguishment of ground-rents, partition, exchange, squaring and adjusting of lines between adjoining owners, consolidation and combination of mining lands and the leasing thereof, the joining owners of undivided interests in making and taking conveyances in order to change the route or location of any right of way or passage over adjoining or other lands, and the subdivision of premises so as to command the highest price or greatest rents, and, for such purpose, the laying out and dedication of roads, streets and alleys, or the vacation of such as have not been accepted by the public authorities, where the court shall be of opinion that such decree will be to the interest and advantage of all those interested; and where the legal title is held by minors, lunatics, habitual drunkards or weak-minded persons, a married person whose spouse is a lunatic or has abandoned him or her for one year, or has been absent and unheard of for seven years; by corporations having no capacity to convey or by any unincorporated association, by any religious, beneficial, or charitable society or association incorporated or unincorporated, and the title is subject to forfeiture if real estate is held in excess of the amount prescribed by its charter or by law; by a corporation, or individual or individuals and is subject to a trust of any description whatever; by any person as to whom a presumption of death may have arisen, or any interest wherein it is held by any person under legal disability to dispose thereof; where the legal title is an estate tail or is subject to the lien of debts of a decedent not of record, contingent remainders, executory devises, or remainders to a class, some or all of whom may not be in being or ascertained; where estates shall have been devised or granted for special or limited purposes, where there is a power of sale, but the time may not have arrived for its exercise, any preliminary act may not have been done to bring it into exercise, the time limited for its exercise may have expired, or any one or more persons required to consent or join in its exercise may be non compos mentis, having removed out of the State, having died, refused to act, unreasonably withhold consent, or be absent or unheard of; where there has been or shall be a defective appointment in any deed or will, and the necessary power is not given to the executor, devisee, or appointee to make sale and conveyance; where a trust has been created, and no power conferred on the trustee to do any of the acts which the court is hereby empowered to authorize or confirm; and to the effects of such decrees," extending the provisions of said act to cases where real estate or ground-rent issuing therefrom is held by a wife whose husband is a minor or by a married minor whose spouse is a minor.

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That clause (a) section two of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws three hundred and eighty-eight) entitled "An Act relating to the jurisdiction powers and procedure of the orphans' court and the court of common pleas as to sales mortgages conveyances on ground-rents leases extinguishment of ground-rents partition exchange squaring and adjusting of lines between adjoining owners consolidation and combination of mining lands and the leasing thereof the joining by owners of undivided interests in making and taking conveyances in order to change the route or location of any right of way or passage over adjoining or other lands and the subdivision of premises so as to command the highest price or greatest rents and for such purpose the laying out or dedication of roads streets and alleys or the vacation of such as have not been accepted by the public authorities where the court shall be of opinion that such decree will be to the interest and advantage of all those interested and where the legal title is held by minors lunatics habitual drunkards or weak-minded persons a married person whose spouse is a lunatic or has abandoned him or her for one year or has been absent and unheard of for seven years by corporations having no capacity to convey or by any unincorporated association by any religious beneficial or charitable society or association incorporated or unincorporated and the title is subject to forfeiture if real estate is held in excess of the amount prescribed by its charter or by law by a corporation or individual or individuals and is subject to a trust of any description whatever by any person as to whom a presumption of death may have arisen or any interest wherein it is held by any person under legal disability to dispose thereof where the legal title is an estate tail or is subject to the lien of debts of a decedent not of record contingent remainders executory devises or remainder to a class some or all of whom may not be in being or ascertained where estates shall have been devised or granted for special or limited purposes where there is a power of sale but the time may not have arrived for its exercise any preliminary act may not have been done to bring it into exercise the time limited for its exercise may have expired or any one or more persons required to consent or join in its exercise may be non compos mentis have removed out of the State have died refuse to act unreasonably withhold consent or be absent and unheard of where there has been or shall be a defective appointment in any deed or will and the necessary power is not given to the executor devisee or appointee to make sale and conveyance where a trust has been created and no power conferred

on the trustee to do any of the acts which the court is hereby empowered to authorize or confirm and to the effects of such decree" which reads as follows:

"(a) Where the legal title is held (One) By minors lunatics or habitual drunkards so duly found by inquisition or by weak-minded persons for whom guardians have been appointed (Two) By a married woman or married man whose spouse is a lunatic or has abandoned him or her for one year or has been absent and unheard of for seven years (Three) By corporations of any kind having no capacity to convey or by any unincorporated association (Four) By any religious beneficial or charitable society or association, incorporated or unincorporated and the title is subject to forfeiture if real estate is held in excess of the amount prescribed by its charter or now or hereafter prescribed by law (Five) By a corporation of any kind or individual or individuals and is subject to a trust of any description whatever (Six) By any person who may have been absent and unheard from for seven years under those circumstances from which the law would presume his or her decease (Seven) Or any interest therein is held by any person under legal disability to dispose thereof" is hereby amended to read as follows:

(a) Where the legal title is held (One) By minors lunatics or habitual drunkards so duly found by inquisition or by weak-minded persons for whom guardians have been appointed (Two) By a wife whose husband is a minor or by a married minor whose spouse is a minor or by a married woman or married man whose spouse is a lunatic or has abandoned him or her for one year or has been absent and unheard of for seven years (Three) By corporations of any kind having no capacity to convey or by any unincorporated association (Four) By any religious beneficial or charitable society or association incorporated or unincorporated and the title is subject to forfeiture if real estate is held in excess of the amount prescribed by its charter or now or hereafter prescribed by law (Five) By a corporation of any kind or individual or individuals and is subject to a trust of any description whatever (Six) By any person who may have been absent and unheard from for seven years under those circumstances from which the law would presume his or her decease (Seven) Or any interest therein is held by any person under legal disability to dispose thereof

On the question,

Will the House agree to the section?

Mr. ALLAN D. MILLER. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 4, line 25, by striking out the word "remainders" after "or" and inserting in lieu thereof "remainders."

Amend section 1, page 5, line 18, by striking out the word "men" and inserting in lieu thereof "man."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read as follows:

An Act to amend clause (a) section two of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws three hundred and eighty-eight) entitled "An Act relating to the jurisdiction powers and procedure of the orphans' court and the court of common pleas as to sales mortgages conveyances an ground-rent leases extinguishment of ground-rents partitions exchange squaring and adjusting of lines between adjoining owners consolidation and combination of mining lands and the leasing thereof the joining by owners of undivided interests in making and taking conveyances in order to change the route or location of any right of way or passage over adjoining or other lands and the subdivision of premises so as to command the highest price or greatest rents and for such purpose the laying out or dedication of roads streets and alleys or the vacation of such as have not been accepted by the public authorities where the court shall be of opinion that such decree will be to the interest and advantage of all those interested and where the legal title is held by minors lunatics habitual drunkards or weak-minded persons, a married person whose spouse is a lunatic or has abandoned him or her for one year or has been absent and unheard of for seven years by corporations having no capacity to convey or by an unincorporated association by any religious beneficial or charitable society or association incorporated or unincorporated and the title is subject to forfeiture if real estate is held in excess of the amount prescribed by its charter or by law by a corporation or individual or individuals and is subject to a trust of any description whatever by any person as to whom a presumption of death may have arisen or any interest wherein is held by any person under legal disability to dispose thereof where the legal title is an estate tail or is subject to the lien of debts of a decedent not of record contingent remainders executory devices or remainders to a class some or all of whom may not be in being or ascertained where estates shall have been devised or granted for special or limited purposes where there is a power of sale but the time may not have arrived for its exercise any preliminary act may not have been

done to bring it into exercise the time limited for its exercise may have expired or any one or more persons required to consent or join in its exercise may be non compos mentis have removed out of the State have died refuse to act unreasonably withhold consent or be absent and unheard of where there has been or shall be a defective appointment in any deed or will and the necessary power is not given to the executor devisee or appointee to make sale and conveyance where a trust has been created and no power conferred on the trustee to do any of the acts which the court is hereby empowered to authorize or confirm and to the effects of such decrees" extending the provisions of said act to cases where real estate or ground-rent is issuing thereout is held by a wife whose husband is a minor or by a married minor whose spouse is a minor

On the question,

Will the House agree to the title?

Mr. ALLAN D. MILLER. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend title, page 1, line 16, by striking out the word "purposes" and inserting in lieu thereof "purpose"

Amend title, page 2, line 13, by striking out the word "laws" and inserting in lieu thereof "law"

Amend title, page 2, line 26, by striking out the word "not" after "have" and inserting the word "not" after "may"

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 649 (Senate Bill No. 19), entitled:

An Act validating certain agreements heretofore entered into by counties to pay a portion of the cost of improving and reconstructing certain borough roads and streets and authorizing the payment by the county of such portion of the cost of such improvement and reconstruction

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 569, as follows:

An Act to amend section two of the act approved the twenty-first day of April one thousand nine hundred and three (Pamphlet Laws two hundred and twenty-eight) entitled "An Act authorizing and requiring county commissioners of the several counties of this Commonwealth to have the county bridges of their respective counties painted and the bolts of the same tightened as often as may be necessary" as amended Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of the act approved the twenty-first day of April one thousand nine hundred and three (Pamphlet Laws two hundred and twenty-eight) entitled "An Act authorizing and requiring county commissioners of the several counties of this Commonwealth to have the county bridges of their respective counties painted and the bolts of the same tightened as often as may be necessary" which as amended by the act approved the twenty-fourth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand and twenty) entitled "An Act to amend section two of an act entitled 'An Act authorizing and requiring county commissioners of the several counties of this Commonwealth to have the county bridges of their respective counties painted and the bolts of the same tightened as often as may be necessary' approved the twenty-first day of April Anno Domini one thousand nine hundred and three" reads as follows

"Section 2 Said county commissioners shall whenever it may be necessary to paint any of the county bridges and tighten the bolts thereof as required by section one of this act cause to be published at least once a week for four successive weeks in two newspapers of the proper county a list of such bridges stating their location and specifying the kind and quantity of paint to be used and asking for sealed bids for furnishing the material and doing the work upon each separate bridge which bids shall be opened on the first Monday following the close of said four weeks or as soon thereafter as practicable

and the contract for material and work upon each bridge shall be given to the lowest and best bidder" is hereby further amended to read as follows

Section 2 Said county commissioners shall whenever it may be necessary to paint any of the county bridges and tighten the bolts thereof as required by section one of this act cause to be published at least once a week for four consecutive weeks in two newspapers of the proper county a list of such bridges stating their location and specifying the kind and quantity of paint to be used and asking for sealed bids for furnishing the material and doing the work upon each separate bridge which bids shall be opened on the first Monday following the close of said four weeks or as soon thereafter as practicable and the contract for material and work upon each bridge shall be given to the lowest and best bidder

This section shall not apply to contracts for the painting and drawing of bolts of such bridges that will cost less than two hundred and fifty dollars

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 636, as follows:

An Act to quiet the title to real estate and to enable citizens of the United States and corporations authorized to hold real estate within this Commonwealth to hold and convey title to real estate which has been formerly held by or for corporations not authorized by law to hold the same

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That where any real estate in this Commonwealth heretofore held by or for any corporation or corporations not having the right to own and hold the same has been conveyed to any citizen of the United States or to any corporation authorized by the laws of this Commonwealth to hold the same such citizen or corporation grantee as aforesaid shall hold and may convey such title and estate indefeasibly as to any right of escheat in this Commonwealth by reason of such real estate having been sold by or for a corporation not authorized to hold the same by the laws of this Commonwealth This act shall not apply to escheat cases now in litigation

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 433, entitled:

An Act providing that unincorporated organizations associations societies partnerships or individuals creating funds derived from periodical payments by members or other persons as well as from fees forfeiture incidental fees and payment of premiums and interest which fund is to be loaned or advanced to members or to other persons for the purpose of enabling them to acquire real estate personal property or to construct buildings or for any other purpose shall be deemed to be Building and Loan Associations for the purpose of making them subject to the supervision and control of the Banking Department.

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all unincorporated organizations associations societies partnerships or individuals carrying on a business the purpose of which is to create a fund derived from periodical payments by members of such organization association society or other persons upon contracts or otherwise as well as from fees forfeiture incidental fees and payment of premiums and interest which fund is to be loaned or advanced to members of the organization association society or to the persons making such periodical payments shall be deemed to be Building and Loan Associations for the purpose of making them subject to the supervision and control of the Banking Department

On the question,

Will the House agree to the section?

Mr. SIMPSON. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 2, line 6, by striking out the word "the" before "persons" and inserting in lieu thereof "other."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second and third sections were separately read and, agreed to as follows:

Section 2 Such unincorporated organizations associations societies partnerships or individuals shall be subject to the provisions of the Act of Assembly of the Commonwealth of Pennsylvania approved February eleventh one thousand eight hundred and ninety-five (Pamphlet Laws four) entitled "An Act creating a Banking Department defining its purposes and authority designating what corporations shall be subject to supervision and examination by the commissioner of said department creating the office of Commissioner of Banking defining his power and authority prescribing his duties and fixing his salary providing for the appointment of a deputy commissioner defining his duties and fixing his salary authorizing the appointment of clerks assistants examiners and other employees of said department providing for the registration of foreign corporations receiving deposits or transacting any banking business within this Commonwealth and providing for their supervision and examination imposing the payment of certain annual taxes or sums of money upon all corporations (except building and loan associations doing business exclusively within this State) subject to supervision and examination for the payment of the expenses thereof and providing for the collection thereof empowering the administration of oaths in connection with the business of the Department and providing for the punishment of any false swearing providing for the making of reports by corporations subject to supervision and examination and the publication thereof and providing proceedings against such corporations for failure to make reports providing for proceedings against such corporations when the capital has been reduced by impairment or otherwise or when such corporations are doing business contrary to law or in an unsafe or unauthorized manner or when any such corporation is insolvent providing for proceedings against corporations subject to supervision and examination but without capital stock when the same are doing business contrary to law or in an unsafe or unauthorized manner providing for the appointment of receivers both temporary and permanent when necessary for corporations subject to supervision and examination and providing for the punishment of certain breaches of duty by the commissioner deputy commissioner or any employee of said department and also repealing an act entitled 'An Act creating a Banking Department' approved June eighth one thousand eight hundred and ninety-one (Pamphlet Laws two hundred and seventeen) and also repealing all other laws inconsistent with this act" and amendments and supplements thereof as well as to all laws governing the said Banking Department or any rules and regulations made pursuant thereto so far as the same can be made applicable to such unincorporated organizations associations societies partnerships or individuals.

Section 3 All acts or parts of acts conflicting with the provisions of this act are hereby repealed

The title was read as follows:

An Act providing that unincorporated organizations associations societies partnerships or individuals creating funds derived from periodical payments by members or other persons as well as from fees forfeiture incidental fees and payment of premiums and interest which fund is to be loaned or advanced to members or to other persons for the purpose of enabling them to acquire real estate personal property or to construct buildings or for any other purpose shall be deemed to be building and loan associations for the purpose of making them subject to the supervision and control of the Banking Department.

On the question,

Will the House agree to the title?

Mr. SIMPSON. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title page 1, beginning on line 7, by striking out the following: "for the purposes of enabling them to acquire real estate personal property or to construct buildings or for any other purpose."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 619, as follows:

Authorizing Edward W. Fenstermacher a resident of Butler township county of Luzerne to bring suit in the Court of Common Pleas of Luzerne County against the Commonwealth of Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That Edward W. Fenstermacher a resident of Butler township County of Luzerne is authorized to bring suit in the Court of Common Pleas of Luzerne County against the Commonwealth of Pennsylvania for any sum or sums of money that may be legally or justly due the said Edward W. Fenstermacher in his own right arising out of certain injuries occurring to him and his property while lawfully driving along State Highway Route Number One Hundred and Seventy between Minesville and Butler Valley in the County of Luzerne State of Pennsylvania The suit or suits shall be subject to the same rules of pleadings and evidence as in other cases between individuals The right to bring suit hereby given shall not preclude the Commonwealth from raising any defense available to it in the suit hereby authorized

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 646, as follows:

An Act to amend section one of an act approved the twenty-third day of April one thousand nine hundred and nine (Pamphlet Laws one hundred seventy-one) entitled "An Act making it a misdemeanor for any person to make utter circulate or transmit false or derogatory statements affecting the solvency or financial standing of any bank banking house banking company trust company surety company guarantee company title insurance company or other financial institution in this Commonwealth and providing penalties for violation of this act" by extending the provisions of said act to life and fire insurance companies

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the twenty-third day of April one thousand nine hundred and nine (Pamphlet Laws one hundred seventy-one) entitled "An Act making it a misdemeanor for any person to make utter circulate or transmit false or derogatory statements affecting the solvency or financial standing of any bank banking house banking company trust company surety company guarantee company title insurance company or other financial institution in this Commonwealth and providing penalties for violation of this act" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives in General Assembly met and it is hereby enacted by the authority of the same That any person who shall make utter circulate or transmit to another or others any statement untrue in fact derogatory to the financial condition of any bank banking house banking company trust company surety company guarantee company title insurance company or other financial institution in this Commonwealth with intent to injure such financial institution or who shall counsel aid procure or induce another to originate make utter transmit or circulate any such statement or rumor with like intent shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not more than five thousand dollars (\$5,000) and by imprisonment at hard labor for a term not exceeding five (5) years" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any person who shall make utter circulate or transmit to another or others any statement untrue in fact derogatory to the financial condition of any bank banking house banking company trust company surety company guarantee company title insurance company life insurance company fire insurance company or other financial institution incorporated in or licensed in this Commonwealth with intent to injure any such financial institution or who shall counsel aid procure or induce another to originate make utter transmit or circulate any such statement or rumor with like intent shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not more than five thousand dollars (\$5,000) and by imprisonment at hard labor for a term not exceeding five (5) years

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed in a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 647 (Senate Bill No. 13), entitled:

An Act making an appropriation to the trustees of the State Institution for the Feeble-Minded of Eastern Pennsylvania at Spring City.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 490, as follows:

An Act authorizing the appointment of interpreters in each county of this Commonwealth and providing for their compensation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Court of Common Pleas of each county is authorized to employ such number of interpreters and in such languages as the court may deem necessary for the proper transaction of its business Such interpreters may be removed by the court at any time Any interpreter so appointed shall when required act as interpreter in any court of the county and shall receive out of the county treasury such annual or per diem compensation as the appointing court shall fix Provided That in counties containing a population of one million two hundred thousand inhabitants and over the salary paid interpreters shall not exceed three thousand dollars nor be less than two thousand five hundred dollars per annum for each interpreter Before assuming the duties of the office each interpreter shall take and subscribe the oath prescribed in the Constitution of this Commonwealth

Section 2 All acts or parts of acts inconsistent with this act are repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 450, entitled:

An Act to repeal an act approved the fourth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and twenty-two) entitled "An Act authorizing a written demand for a jury trial in actions at law in the several courts of common pleas of this Commonwealth by either party thereto regulating the procedure of trials at law by a judge without a jury and authorizing the several courts of common pleas of this Commonwealth to adopt rules for regulating the procedure under this act and regulating appeals from judgments"

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That an act approved the fourth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and twenty-two) entitled "An Act authorizing a written demand for a jury trial in actions at law in the several courts of common pleas of this Commonwealth by either party thereto regulating the procedure of trials at law by a judge without a jury and authorizing the several courts of common pleas of this Commonwealth to adopt rules for regulating the procedure under this act and regulating appeals from judgments" be and the same is hereby repealed

On the question.

Will the House agree to the section?

Mr. ALEXANDER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 1, line 4, by striking out the word "an" before "act" and inserting in lieu thereof "the"

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to

The title was read as follows:

An Act to repeal an act approved the fourth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and twenty-two) entitled "An Act authorizing a written demand for a jury trial in actions at law in the several courts of common pleas of this Commonwealth by either party thereof regulating the procedure of trials at law by a judge without a jury and authorizing the several courts of common pleas of this Commonwealth to adopt rules for regulating the procedure under this act and regulating appeals from judgments"

On the question.

Will the House agree to the title?

Mr. ALEXANDER. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend title, page 1, line 1, by striking out the words "an act" preceding "to"

Amend title, page 1, line 6, by striking out the word "thereof" and inserting in lieu thereof "thereto"

On the question.

Will the House agree to the amendments?

They were agreed to.

On the question.

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered. To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 604, as follows:

An Act to further amend section two of an act approved the first day of May one thousand nine hundred and seven (Pamphlet Laws one hundred and thirty-five) entitled "An Act relating to the appointment of stenographers and assistant stenographers to report proceedings in the several courts of common pleas and orphans' courts courts of oyer and terminer and general jail delivery and courts of quarter sessions of the peace of this Commonwealth as well as before commissioners masters and special masters in chancery referees examiners auditors and other officers prescribing their powers and duties and when such reports shall be evidence of the facts reported prescribing their compensation and allowances for expenses when the same shall be paid by the county wherein such stenographers or assistant stenographers are employed and when by the parties to such proceedings and repealing an act entitled 'An Act directing the appointment of official stenographers in the several civil courts of this Commonwealth authorizing the appointment of stenographers by examiners masters referees commissioners and auditors authorizing the appointment of assistant stenographers repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth prescribing their duties and fixing their compensation' approved May fifteenth one thousand eight hundred and seventy-four repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth prescribing their duties and fixing their compensation' approved May eighth one thousand eight hundred and seventy-six and repealing 'An Act defining the duty of court stenographers in the several counties in this State' approved June tenth one thousand eight hundred and eighty-one approved the twenty-fourth day of May one thousand eight hundred and eighty-seven but such repeal not to revive any law repealed by the said act of twenty-fourth of May one thousand eight hundred and eighty-seven" as amended by requiring judges of the quarter sessions courts to employ stenographers in certain cases and to furnish copies of testimony to defendants at the cost of the county

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act approved the first day of May one thousand nine hundred and seven (Pamphlet Laws one hundred and thirty-five) entitled "An Act relating to the appointment of stenographers and assistant stenographers to report proceedings in the several courts of common pleas and orphans' courts courts of oyer and terminer and general jail delivery and courts of quarter sessions of the peace of this Commonwealth as well as before commissioners masters and special masters in chancery referees examiners auditors and other officers prescribing their powers and duties and when such reports shall be evidence of the facts reported prescribing their compensation and allowances for expenses when the same shall be paid by the county wherein such stenographers or assistant stenographers are employed and when by the parties to such proceedings and repealing an act entitled 'An Act directing the appointment of official stenographers in the several civil courts of this Commonwealth authorizing the appointment of stenographers by examiners masters referees commis-

sioners and auditors authorizing the appointment of assistant stenographers repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth prescribing their duties and fixing their compensation' approved May fifteenth one thousand eight hundred and seventy-four repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth prescribing their duties and fixing their compensation' approved May eighth one thousand eight hundred and seventy-six and repealing 'An Act defining the duty of court stenographers in the several counties in this State' approved June tenth one thousand eight hundred and eighty-one approved the twenty-fourth day of May one thousand eight hundred and eighty-seven but such repeal not to revive any law repealed by the said act of twenty-fourth of May one thousand eight hundred and eighty-seven" which as amended by an act approved the fifth day of May one thousand nine hundred and eleven (Pamphlet Laws one hundred and sixty-one) entitled "An Act amending the second section of an act approved the first day of May Anno Domini one thousand nine hundred and seven entitled 'An Act relating to the appointment of stenographers and assistant stenographers to report proceedings in the several courts of common pleas and orphans' courts of oyer terminer and general jail delivery and courts of quarter sessions of the peace of this Commonwealth as well as before commissioners masters and special masters in chancery referees examiners auditors and other officers prescribing their powers and duties and when such reports shall be evidence of the facts reported prescribing their compensation and allowances for expenses when the same shall be paid by the county wherein such stenographers or assistant stenographers are employed and when by the parties to such proceedings and repealing an act entitled 'An Act directing the appointment of official stenographers in the several civil courts of this Commonwealth authorizing the appointment of stenographers by examiners masters referees commissioners and auditors authorizing the appointment of assistant stenographers repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth prescribing their duties and fixing their compensation' approved May fifteenth one thousand eight hundred and seventy-four repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth prescribing their duties and fixing their compensation' approved May eighth one thousand eight hundred and seventy-six and repealing 'An Act defining the duty of court stenographers in the several counties in this State' approved June tenth one thousand eight hundred and eighty-one approved the twenty-fourth day of May one thousand eight hundred and eighty-seven but such repeal not to revive any law repealed by the said act of twenty-fourth day of May one thousand eight hundred and eighty-seven" by requiring the judges of the courts of oyer and terminer and general jail delivery and of the courts of quarter sessions of the peace to employ the stenographer of the common pleas court to report the proceedings when requested by defendant or counsel and providing regulations for the furnishing of copies of testimony" reads as follows.

"Section 2. The law judges of each of the several courts of oyer and terminer and general jail delivery and of the courts of quarter sessions of the peace shall employ the official stenographers of the courts of common pleas of the particular county to report the proceedings of the said court whenever requested so to do by any defendant or defendants or his her or their counsel before or during the trial of any case in any of said courts. Provided further That in all cases tried in the several courts of oyer and terminer and general jail delivery the defendant or defendants shall be furnished with a copy of the notes of testimony taken at his her or their request which said notes shall be paid for by the county in which said case is tried" is hereby amended to read as follows

Section 2. The law judges of each of the several courts of oyer and terminer and general jail delivery and of the courts of quarter sessions of the peace shall employ the official stenographer or stenographers of the courts of common pleas of the particular county to report the proceedings of the said court whenever requested so to do by any defendant or defendants or his her or their counsel before or during the trial of any case in any of said courts. Provided further That in all cases tried in the several courts of oyer and terminer and general jail delivery and quarter sessions the defendant or defendants shall be furnished with a copy of the notes of testimony taken at his her or their request which said notes shall be paid for by the county in which said case is tried

And said bill having been read at length the second time and agreed to.

Ordered. To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 670, as follows:

An Act permitting building and loan associations to invest their uninvested funds in bonds of the United States issued for war purposes and validating investments heretofore made by such associations in bonds of the United States government issued for war purposes

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That building and loan associations incorporated under the laws of this Commonwealth are empowered to invest all or any part of their uninvested funds in bonds of the United States

government issued for war purposes without obtaining the consent or the approval of the stockholders and that all investments heretofore made of funds of such associations in bonds of the United States government issued for war purposes are hereby validated

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 650 (Senate Bill No. 26), entitled:

An Act to amend an act entitled "An Act to amend the first section of an act entitled 'An Act to encourage county historical societies' approved the twenty-first day of May Anno Domini one thousand nine hundred and one so as to provide that the commissioners' board in counties where the population exceeds one million may appropriate a sum not exceeding one thousand dollars annually to the chief historical society in said county" Approved the thirty-first day of March Anno Domini one thousand nine hundred and fifteen Pamphlet Laws thirty-six increasing the sum that may be appropriated and providing for joint appropriations

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 684, as follows:

An Act regulating the physical form of charters certificates of incorporation or applications when application shall be made to any of the courts of common pleas for a charter of a corporation of the first class

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That when application shall be made to any of the courts of common pleas of this Commonwealth for a charter of a corporation of the first class the charter certificate of incorporation or application shall not be required to be written upon a single sheet of paper but may be written typewritten or printed upon one or more sheets of paper fastened securely together in the manner now practiced in regard to other petitions to the said courts and the decree approving the said charter may be written typewritten or printed upon one or more separate sheets of paper securely fastened to each other and to the said charter certificate of incorporation or application in the manner now practiced in regard to decrees made pursuant to other petitions to the said courts

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 479, entitled:

An Act abolishing the distinction between an appeal and a certiorari from the judgments of justices of the peace and aldermen providing that all judgments of justices of the peace and aldermen shall be reviewed by a procedure called an appeal and regulating the practice in such appeals.

The first section was read as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the distinction between an appeal and a certiorari from the judgments of justices of the peace and aldermen heretofore existing is hereby abolished and all judgments of justices of the peace and aldermen shall hereafter be reviewed in a proceeding to be called an appeal

On the question,

Will the House agree to the section?

Mr. GOODNOUGH. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, line 3, by inserting after the word "that" the following: "in all counties having a population of less than five hundred thousand inhabitants."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section was read as follows:

Section 2 Appeals in civil cases and actions for penalties shall be taken to the court of common pleas of the proper county in the manner now or hereafter provided by law for such appeals The plaintiff shall within fifteen days after the first day of the term of court next succeeding the taking of an appeal file a statement in accordance with the provisions of the "Practice Act nineteen fifteen" and all further proceedings shall be in accordance with the provisions of said act Questions heretofore raised by certiorari or demurrer shall be raised in the affidavit of defense and shall be disposed of as provided by section twenty of the said practice act

On the question,

Will the House agree to the section?

Mr. GOODMAN. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 2, line 9, by inserting before the word "appeals" the following: "in all such counties."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The third section was read as follows:

Section 3 Appeals in cases of summary conviction shall be taken to the Court of Quarter Sessions of the proper county in the manner now or hereafter provided by law for such appeals and unless otherwise provided by law shall be heard and disposed of by the court without a jury Questions heretofore raised by certiorari shall be raised by exceptions and shall be disposed of before a hearing is had on the merits

On the question,

Will the House agree to the section?

Mr. GOODMAN. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 3, page 2, line 9, by inserting before the word "appeals" the following: "In all such counties."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The fourth section was read and agreed to as follows:

Section 4 All acts or parts of acts inconsistent herewith are hereby repealed

The title was read as follows:

An Act abolishing the distinction between an appeal and a certiorari from the judgments of justices of the peace and aldermen providing that all judgments of justices of the peace and aldermen shall be reviewed by a procedure called an appeal and regulating the practice in such appeals

On the question,

Will the House agree to the title?

Mr. GOODNOUGH. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendments was read by the Clerk as follows:

Amend title, line 3 by inserting after the word "Aldermen" the following: "in certain counties."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 179, as follows:

An Act authorizing the judges learned in the law of the courts of common pleas and orphans' courts of the counties having a population of more than one hundred and fifty thousand and less than two hundred fifty thousand inhabitants to employ suitable clerical assistance and providing for the payment of such clerical assistance by the several counties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That to facilitate the labors of the judges learned in the law of the courts of common pleas and orphans' courts of the several counties of the State having a population of more than one hundred fifty thousand and less than two hundred fifty thousand inhabitants the said judges are hereby authorized to employ the help of stenographers typewriters or other clerks provided the cost of such help shall not exceed the sum of fifteen hundred dollars per annum for all of the judges in any one county The cost of such help shall be paid by the judge employing the same and shall be repaid to him by the county on his certificate of the amount actually paid by him during the preceding month for clerk hire

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 644, as follows:

An Act providing for the appointment of county detectives in certain counties and fixing their salaries payable from the county treasury

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in any county containing more than one hundred and fifty thousand and less than two hundred and fifty thousand inhabitants it shall be lawful for the district attorney with the approval of the court of quarter sessions whenever said court and district attorney deem it necessary to appoint one or more county detectives whose duty it shall be to assist in obtaining such evidence for the Commonwealth in all criminal cases as shall be directed by the district attorney and to perform such other duties as the court may direct

Section 2 The county detectives herein provided for shall receive annual salaries to be fixed by the court of not less than twelve hundred dollars and not more than twenty-five hundred dollars each payable out of the county treasury

Section 3 All acts and parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 86, as follows:

An Act making the husband or wife of any person charged with the commission of a criminal offense a competent witness for the Commonwealth in any criminal proceeding as to any matter or thing occurring prior to the marriage of said witness to the person so charged

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in any criminal proceeding the husband or wife of the person charged with the commission of any criminal offense shall be a competent witness for the Commonwealth as to any matter or thing occurring prior to the marriage of said witness to the person so charged

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading

BILL ON THIRD READING.

Mr. POWELL. Mr. Speaker, I desire to call up at this time from Page 5 today's calendar bills on third reading postponed, House Bill No. 347.

Agreeably to order,

The bill having been called up from postponed calendar by Mr. Powell,

The House resumed the consideration on third reading of House Bill No. 347, entitled:

An Act to further amend section one as amended and to amend sections three and sixteen of article four chapter seven of an act approved the fourteenth day of May one thousand nine hundred fifteen (Pamphlet Laws three hundred and twelve) entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs."

On the question recurring,

Will the House agree to the bill on third reading?

BILL RECOMMENDED.

Mr. POWELL. Mr. Speaker, I move that this bill be recommitted to the Committee on Municipal Corporations for the purpose of amendment.

Mr. STADTLANDER. Mr. Speaker, I second the motion. The motion was agreed to.

BILLS ON FINAL PASSAGE.

Mr. CHARLES A. REBER. Mr. Speaker, I desire to call up at this time from Page 3 today's calendar, bills on final passage postponed, Senate Bill No. 25, House Bill No. 383.

Agreeably to order,

The bill having been called up from postponed calendar by Mr. Charles A. Reber,

The House resumed the consideration on final passage of House Bill No. 383, (Senate Bill No. 25), entitled:

An Act amending section five hundred and fifteen of an act approved May eighteenth, Anno Domini, one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general, special or local or any parts thereof that are or may be inconsistent therewith so as to modify the scope of the prohibition against levying of taxes or incurring of debts for certain purposes while any proceeding for a change of boundary lines affecting any school district is pending.

On the question recurring,

Shall the bill pass finally?

Mr. BALDRIGE. Mr. Speaker, with the consent of the sponsor of this bill, Senator Schantz, I ask unanimous consent to offer a motion to amend this bill.

The SPEAKER. The gentleman will have to make a motion to reconsider the vote by which this bill passed the House on third reading.

Mr. BALDRIGE. Mr. Speaker, I move that the vote by which Senate Bill No. 25, House Bill No. 383, passed third reading, be reconsidered.

Mr. STADTLANDER. Mr. Speaker, I second the motion. The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. BALDRIGE. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk then read the amendments as follows:

Amend title, page 2, lines 4 and 5, by striking out the following "modify the scope of" and insert in lieu thereof the word "remove"

Amend section 1, page 3, by striking out all of lines 9 to 23 inclusive and insert in lieu thereof the following:

"Section 515. While proceedings are pending in court for the changing of any boundary lines of any city, incorporated town, borough or township or the creation of any new city, borough or township, the Board of School Directors in every school district to be affected by such change of boundary lines or creation of a new municipality shall be permitted to levy and assess a school tax and incur debts for the purpose of purchasing ground or building or enlarging a school building in the same manner as though such proceedings were not pending in court for the changing of any boundary lines of any such city, incorporated town, borough or township or the creation of any new city, borough or township"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amend-

ments will be inserted in accordance with the instructions of the House.

On the question.

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Mr. HOUGH. Mr. Speaker. I desire to call up at this time from page 2 of today's calendar, bills on final passage postponed, House Bill No. 464.

Agreeably to order.

The bill having been called up from postponed calendar, by Mr. Hough.

The House resumed the consideration on final passage of House Bill No. 464, entitled:

An Act relating to the qualifications for promotion of students in the schools normal schools colleges and universities of the State who are honorably discharged soldiers or sailors in the service of the United States during the war with Germany and providing a penalty for failure to comply therewith

On the question recurring.

Shall the bill pass finally?

Mr. MAGILL. Last week when this bill was called up I asked permission to interrogate the sponsor. I shall not take time to do that this evening as I have taken the opportunity to make some inquiry to satisfy myself on the point I had in mind. I realize that we are here very largely as scenery, but occasionally a thought does come up and lest it might take root and die from loneliness I want to pass it on. I believe the bill under consideration was passed with the best possible intention, but I do believe without full consideration. I believe that every man in this House is very anxious to pay tribute to whom tribute is due, but I believe that the bill as it reads is not doing justice, in fact that it does an injustice to those concerned. I do not believe that any boy in school would be benefited: I believe he would be seriously injured. He is getting an even break on the fifty-fifty per cent, but now he gets the poor end of thirty to seventy, and there is nothing that can happen that I can find in the bill—in a provision to retain him in that advanced grade after he has advanced and I see no reason why he should be retained there. It is doing him an injustice and he cannot maintain the standard. I have made some inquiry to see what the average grade of promotion is in this Commonwealth, and it is sixty-seven and one-half per cent. I don't believe it is a fair proposition to the boy. I believe the American soldier and sailor deserves all the credit, and I believe he is the fellow who went into battle without his shoulders stooping and his head bowing. I think we have entirely too much poppy cock. May we not, along that line, consider this vote from his standpoint and not from our desire to do him a great favor. I trust that the vote will be considered in that way and voted down.

On the question recurring.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—111.

Alexander.	Di Lemmo.	Mallery.	Shellenberger.
Allum.	Dunn.	Mangan.	Shunk.
Baldi.	Evans, J. T.	Marcus.	Simmons.
Baldridge.	Evans, S. J.	Martin.	Sinclair.
Barnhart.	Fitzgibbon.	McCurry.	Smith, E. R.
Bechtold.	Foster.	McKay.	Smith, F. L.
Beil.	Fox, I. M.	Miller, A. D.	Snowder.
Bidelspacher.	Franklin.	Miller, C. G.	Sowers.
Bigler.	Gans.	Miller, D. L.	Sprolws.
Blank.	Geary.	Nerry.	Stadlander.
Bolard.	Glass.	North.	Stark.
Brady.	Goehring.	Patterson.	Statler.
Brendle.	Griffith.	Perry.	Steedle.
Brislin.	Haldeman.	Phillips.	Sterling.
Bucher.	Hamilton, J.	Pidgeon.	Sullivan.
Bugard.	Hamilton, W. J.	Pike.	Ush.
Campbell.	Hampson.	Powell.	Vickerman.
Cadlin.	Harer.	Quigley.	Weeper.
Coldsmith.	Heyburn.	Ramsey.	Walker, G. T.
Conner.	Hoffman.	Reber, C. A.	Walker, J. A.
Corbin.	Horne.	Rhoads.	Wallace, R. L.
Crawford.	Hough.	Ringler.	Waltch.
Curry, A. E.	Jennings.	Rinn.	Williams.
Curry, R.	Jordan.	Robertson.	Willson.
Davis, W.	Kennedy.	Rothberger.	Woner.
	Kooser.	Ruddy.	

Dawson.	Lafferty.	Sarig.	Woodruff.
Dewey.	Levis.	Schilling.	Zimmerman.
Diehm.	MacCallum.	Shaffer.	Spangler.
			Speaker.

NAYS—11.

Armstrong.	Crum.	Magill.	Stevenson.
Benchoff.	Harvey.	Mehring.	Wallace, W. T.
Comerer.	Hutchison.	Palmer.	

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

SENATE MESSAGE.

AMENDMENTS TO SENATE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate Bill numbered and entitled as follows, viz:

Senate Bill No. 177, entitled:

An Act making an appropriation to the State Highway Department for the construction of permanent State highways for the payment of the Commonwealth's share in the expenses of constructing State-aid highways for the maintenance and repair of State highways within the limits of boroughs for the maintenance and repair of State-aid highways for the payment of expenses costs and awards in the purchase or condemnation of turnpikes and toll bridges for the payment of the deficiency caused during the years one thousand nine hundred thirteen and fourteen in carrying out the laws of Pennsylvania relative to the construction maintenance and repair of roads in townships of the second class for the payment of damages to property caused or occasioned in connection with the work of the State Highway Department

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 17.

An Act Fixing the per diem compensation of borough and township assessors and assistant assessors and the method of ascertaining the number of days employed

With the information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

The SPEAKER. The Clerk will read the amendments.

The amendments were read by the Clerk as follows:

Amend the title by inserting after the word "borough" the words "and township."

On the question.

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—160.

Alexander.	Di Lemmo.	Kunkle.	Shaffer.
Allum.	Dithrich.	Lafferty.	Shellenberger.
Armstrong.	Donneley.	Lauler.	Shunk.
Aron.	Drinkhouse.	Levis.	Simpson.
Baldi.	Dunn.	Magill.	Sinclair.
Barnhart.	Ehrhardt.	Mallery.	Smith, E. R.
Bechtold.	Ephraim.	Mangan.	Snowder.
Beckley.	Evans, S. J.	Mareus.	Soffel.
Bell.	Finney.	Martin.	Sowers.
Bennett.	Flynn.	McCaig.	Sprolws.
Benninger.	Foster.	McGeary.	Stadlander.
Bidelspacher.	Fowler.	McIntyre.	Statler.
Bigler.	Fox, A. R. B.	McVear.	Steedle.
Bolard.	Fox, I. M.	Mehring.	Sterling.
Bolard.	Franklin.	Michel.	Stevenson.
Bowman.	Gans.	Miller, A. D.	Stott.
Brady.	Geary.	Miller, C. G.	Sullivan.
Brislin.	Glass.	Miller, D. D.	Sweetzer.
Brooks.	Goehring.	Milner.	Todd.
Bucher.	Golder.	Morgan.	Trach.
Bungard.	Goodnough.	Nearv.	Ush.
Campbell.	Graham.	North.	Vickerman.
Clayton.	Griest.	Norton.	Walker, G. T.
Clutton.	Haldeman.	Palmer.	Walker, J. A.
Collier.	Hamilton, J.	Patterson.	Wallace, R. L.
Colville.	Hamilton, W. J.	Perry.	Wallace, W.
Comerer.	Harvey.	Phillips.	Wells.
Conner.	Heffernan.		

Corbin,
Cox,
Crawford,
Crockett,
Crum,
Curran,
Curry, R.,
Davis, D. F.,
Davis, J. T.,
Davis, W.,
Dawson,
Dewey,
Diehm,

Helt,
Heyburn,
Hoffman,
Horne,
Hough,
Hutchison,
Jennings,
Jones,
Jordan,
Kennedy,
Kooser,
Krause, T. S.,
Krause, W.,

Pike,
Powell,
Quigley,
Ramsey,
Reber, C. A.,
Rhoads,
Ringler,
Rinn,
Robertson,
Rorke,
Sarig,
Schilling,

Wettach,
Whiteman,
Willert,
Willson,
Woner,
Wood,
Woodruff,
Wynne,
Zanders,
Zimmerman,
Spangler,
Speaker.

NAYS—1.

Williams,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

ADJOURNMENT.

Mr. BROOKS. Mr. Speaker, I move this House do now adjourn.

The motion was agreed to, and (at 11:00 o'clock P. M.) the House adjourned until tomorrow morning at 10:30 o'clock.

Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., TUESDAY, MARCH 11, 1919.

No. 23.

SENATE.

TUESDAY, March 11, 1919.

The Senate met at 11 o'clock A. M.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the Chair.

PRAYER.

The Chaplain, Rev. Thomas W. Davis, offered the following prayer.

Almighty God, we thank Thee for life and all of its possibilities and opportunities, for its fellowship and for its brotherhood. We thank Thee for the spirit of patriotism and loyalty that characterizes our American people, and we pray that we may always be worthy of the great blessings we enjoy under the stars and stripes of America. These blessings we ask in our Saviour's name. Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. Mearkle, the further reading was dispensed with, and the Journal was approved.

PETITIONS.

FAVORING INCREASED COMPENSATION FOR TEACHERS IN PUBLIC SCHOOLS.

Mr. SNYDER presented petitions of citizens of Huntingdon and Blair Counties, favoring the passage of an act providing increased and adequate compensation for teachers in the public schools of the Commonwealth.

Which were referred to the Committee on Education.

AGAINST THE EXTENSION OF THE RACCOON SEASON.

He also presented petition of citizens of Blair County, protesting against the extension of the raccoon season.

Which was referred to the Committee on Game and Fisheries.

FAVORING CHANGE IN THE FISH LAW.

He also presented petition of citizens of Blair County, favoring a change in the fish law.

Which was referred to the Committee on Game and Fisheries.

FAVORING PASSAGE OF HOUSE BILLS NOS. 273 AND 285.

He also presented petition of Logan Valley Grange, No. 664 of Bellwood, favoring passage of House Bills Nos. 273 and 285.

Which was referred to the Committee on Forestry.

FAVORING PASSAGE OF BILL TO PROMOTE THE HEALTH AND EFFICIENCY OF FIREMEN.

He also presented petition of citizens of Altoona, favoring passage of bill to promote the health and efficiency of firemen.

Which was referred to the Committee on Public Health and Sanitation.

URGING THAT CERTAIN ROADS BE TAKEN OVER BY THE COMMONWEALTH.

He also presented numerous petitions of citizens of Blair and Huntingdon Counties, urging that certain roads be taken over by the Commonwealth.

Which were referred to the Committee on Public Roads and Highways.

PROTESTING AGAINST LEGISLATION THAT ENCRÖACHES UPON THE ECONOMIC RIGHTS OF THE MEDICAL PROFESSION.

He also presented petition of the Huntingdon County Medical Society protesting against legislation that encroaches upon the economic rights of the medical profession.

Which was referred to the Committee on Judiciary General.

FAVORING PASSAGE OF HOUSE BILLS NOS. 273 AND 285.

The Chair laid before the Senate petition of DuBois Grange, No. 808, of Clearfield, favoring passage of House Bills Nos. 273 and 285.

Which was referred to the Committee on Forestry.

URGING THAT CERTAIN ROADS BE TAKEN OVER BY THE COMMONWEALTH.

Mr. HERRON presented petitions of citizens of Washington County, urging that certain roads be taken over by the Commonwealth.

Which were referred to the Committee on Public Roads and Highways.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) announced that the Chief Clerk having reported that the following bills had passed both Houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 15, entitled:

An Act making an emergency appropriation to cover deficiency to the trustees of the State Institution for Feeble-Minded of Western Pennsylvania at Polk Pennsylvania.

Senate Bill No. 16, entitled:

A Supplement to the act approved the 29th day of May one thousand eight hundred and eighty-five (Pamphlet Laws twenty-nine), entitled "An Act to provide for the incorporation and regulation of natural gas companies" extending the duration of certain charters and providing a procedure therefor.

Senate Bill No. 42, entitled:

An Act making an appropriation to cover deficiency to the trustees of the State Hospital for the Criminal Insane at Fairview Pennsylvania.

Senate Bill No. 66, entitled:

An Act to amend section two and section five as amended and to supplement an act approved the seventh day of July one thousand eight hundred and eighty-five (Pamphlet Laws two hundred and fifty-seven), entitled "An Act to confer upon the several courts of common pleas of this Commonwealth jurisdiction of a court of equity in all cases of dower and partition and prescribing the method of procedure" by enlarging the powers of the master and confirming all cases heretofore proceeded in to final decree.

Senate Bill No. 86, entitled:

An Act to amend section one of an act approved the fifth day of July one thousand nine hundred and seventeen entitled "An Act authorizing cities to refund moneys paid by property owners into their treasuries when a court of competent jurisdiction shall have determined that there was no liability for such payment when made" extending the provisions thereof to boroughs and incorporated towns.

Senate Bill No. 177, entitled:

An act making an appropriation to the State Highway Department for the construction of permanent State Highways for the payment of the Commonwealth's share in the expense of constructing State-aid highways for the maintenance and repair of State highways within the limits of boroughs for the maintenance and repair of State-aid-highways for the payment of expenses costs and awards in the purchase or condemnation of turnpikes and toll bridges for the payment of the deficiency caused during the years one thousand nine hundred thirteen and fourteen in carrying out the laws of Pennsylvania relative to the construction maintenance and repair of roads in townships of the second class for the payment of damages to property caused or occasioned in connection with the work of the State Highway Department.

Senate Bill No. 178, entitled:

An Act making an appropriation to the State Highway Department for salaries expenses and maintenance of the same.

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the presence of the Senate signed the same.

HOUSE CONCURS IN RESOLUTION RECALLING SENATE BILL NO. 59 FROM THE GOVERNOR.

The Clerk of the House of Representatives being introduced presented communication from the House of Representatives, informing the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate, March 10, 1919.
Resolved (if the House of Representatives concur), That Senate Bill No. 59, File Folio 179, entitled "An Act to amend section two of an act approved the eighteenth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand and forty-two) entitled "An Act authorizing County Controllers in counties having a population of more than one hundred thousand and less than two hundred sixty thousand inhabitants to appoint a solicitor prescribing the duties of said solicitor and fixing his salary" by authorizing the county commissioners as county controller to fix the salary of the solicitor," be recalled from the Governor for the purpose of amendment.

HOUSE CONCURS IN RESOLUTION RECALLING SENATE BILL NO. 66 FROM THE GOVERNOR.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate, March 10, 1919.
Resolved (if the House of Representatives concur), that Senate Bill No. 66, File Folio 107, entitled "An Act to amend section two and section five as amended and to supplement an act approved the seventh day of July one thousand eight hundred eighty-five (Pamphlet Laws two hundred and fifty-seven), entitled "An Act to confer upon the several courts of common pleas of this Commonwealth jurisdiction of a court of equity in all cases of dower and partition and prescribing the method of procedure" by enlarging the powers of the master and confirming all cases heretofore proceeded in to final decree," be recalled from the Governor for amendment.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 17.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 17, entitled:

An Act fixing the per diem compensation of borough assessors and assistant assessors and the method of ascertaining the number of days employed.

REPORTS FROM COMMITTEES.

Mr. SCHANTZ, from the Committee on Education, reported as committed, Senate Bill No. 231 (House Bill No. 165), entitled:

An Act to amend an act approved the 18th day of May, 1911, entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general, special or local or any parts thereof that are or may be inconsistent therewith."

Mr. PATTON, from the Committee on Banks and Building and Loan Associations, reported as amended, Senate Bill No. 6, entitled:

An Act constituting the county commissioners, county controller and county treasurer in any county having a population of more than one hundred thousand inhabitants, a board to appoint depositories of county funds; and to fix the rate of interest to be paid to the county by such depositories.

Mr. McCONNELL, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 157, entitled:

An Act to further amend section two of an act, approved the 3d day of May, 1909 (P. L. 417), entitled "An Act for the safety of persons from fire or panic in certain buildings, not in cities of the first and second classes, by providing proper exits, fire-escapes, fire-extinguishers, and other preventives of fire; by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection; and by providing proper penalties for any violation of the same," as amended.

Mr. HALDEMAN, from the Committee on Education, reported as committed, Senate Bill No. 241 (House Bill No. 185), entitled:

An Act to amend an act approved the 18th day of May, 1911 (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

Mr. WHITTEN from the Committee on Judiciary General reported as committed, Senate Bill No. 183, entitled:

An Act investing the several courts of common pleas of the Commonwealth with power and authority to determine and decree the invalidity of any marriage contract, heretofore entered into by parties, either of whom may be resident of the Commonwealth, by reason of the insanity or weak-mindedness of either party to said contract at the time it was entered into.

Mr. PATTON, from the Committee on Appropriations, reported as committed, Senate Bill No. 301 (House Bill No. 25), entitled:

An Act making an appropriation to the Commission of Soldiers' Orphan Schools of Pennsylvania for the payment of a deficiency in the appropriation for maintenance for the two fiscal years ending May 31st, 1919.

Mr. BARR from the Committee on Banks and Building and Loan Associations reported as amended, Senate Bill No. 7, entitled:

An Act prescribing the sureties to be furnished on all their official bonds by the county treasurers of the several counties of this Commonwealth and providing for the payment of the premiums on said bonds.

Mr. SONES from the Committee on Banks and Building and Loan Associations reported as committed, Senate Bill No. 324, entitled:

An Act to appoint the Philadelphia National Bank of Philadelphia Loan and Transfer Agent of the Commonwealth of Pennsylvania succeeding the Farmers and Mechanics National Bank in liquidation.

Mr. HERRON from the Committee on Banks and Building and Loan Associations reported as committed, Senate Bill No. 72, entitled:

An Act authorizing banking companies incorporated and organized under the laws of the Commonwealth, and having capital stock at least equal to the capital stock which trust companies are required by law to have, to act in any fiduciary capacity in which trust companies organized under the laws of the Commonwealth are empowered to act, and prescribing the method of acquiring such rights.

Mr. MURDOCH from the Committee on Public Printing reported as committed, Senate Bill No. 143, entitled:

An Act to amend the first section of an act approved the 9th day of April, A. D. 1915, P. L. 111, to provide for the immediate printing and distribution of advance sheets of the laws of this Commonwealth, as they are enacted from time to time, to persons making application therefor and to certain officials," so as to include members of the General Assembly.

Mr. VARE from the Committee on Municipal Affairs reported as amended, Senate Bill No. 371 (House Bill No. 631), entitled:

An Act to amend section two of the act approved the 5th day of March, 1906, (P. L. 83), entitled "An Act to regulate and improve the civil service of the cities of the first class in the Commonwealth of Pennsylvania making violation of its provisions to be a misdemeanor and providing penalties for violations thereof."

Mr. NASON from the Committee on Judiciary General reported as committed, Senate Bill No. 113, entitled:

An Act to amend sections four and five of an act approved the 2d day of April, 1868 (P. L. 3), entitled "An Act to ascertain and appoint the fees to be received by the several officers of this Commonwealth.

Mr. F. E. BALDWIN from the Committee on Judiciary General reported as committed, Senate Bill No. 244 (House Bill No. 108), entitled:

An Act authorizing the appointment of clerks by the judges of the Orphans' Court of certain counties.

BILLS INTRODUCED.

Mr. McNICHOL read in his place and presented to the Chair Senate Bill No. 435, entitled:

An Act making an appropriation to the Hospital of the Hahnemann Medical College and Hospital.

Which was committed to the Committee on Appropriations.

Mr. PHIPPS read in his place and presented to the Chair Senate Bill No. 436, entitled:

An Act amending an act approved the fourteenth day of May, one thousand nine hundred and fifteen, entitled, "An Act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs" by adding thereto Sections twenty to twenty-six inclusive as sub article sixteen of Article sixteen, Chapter vi, authorizing the erection of dyes and embankments along certain water courses upon the request of the Board of Health, granting the right of entry therefor, and providing for the assessment of damages and benefits against property affected.

Which was committed to the Committee on Judiciary General.

Mr. LESLIE read in his place and presented to the Chair Senate Bill No. 437, entitled:

An Act requiring counties having a population of over one million and less than one million five hundred thousand to establish a pension fund for the employes of such counties, and providing for the administration of such fund and payments therefrom.

Which was committed to the Committee on Judiciary General.

Mr. McCONNELL read in his place and presented to the Chair Senate Bill No. 438, entitled:

An Act making an appropriation for the purpose of refunding to certain persons money erroneously paid into the treasury of the Commonwealth.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 439, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton, Shamokin, and Mount Carmel Coal Fields, situated in the township of Coal, near Shamokin, Northumberland County, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. NASON read in his place and presented to the Chair Senate Bill No. 440, entitled:

An Act to establish municipal courts in cities of the third class in the Commonwealth; prescribing its powers and duties; regulating the procedure therein, and providing for the expense thereof.

Which was committed to the Committee on Judiciary General.

Mr. MURDOCH read in his place and presented to the Chair Senate Bill No. 441, entitled:

An Act to amend section fourteen of an act approved the seventh day of June, one thousand nine hundred seventeen (P. L. 572), entitled "An Act to provide for the protection and preservation of game, game-quadrupeds, and game-birds, and song and insectivorous and other wild birds, and prescribing penalties for violation of its several provisions."

Which was committed to the Committee on Game and Fisheries.

Mr. DEWITT read in his place and presented to the Chair Senate Bill No. 442, entitled:

An Act to prevent fraud and deceit by regulating and inspecting investment companies and dealers in certain stocks, bonds or other securities; providing for the regulation and registration of such companies and dealers; creating and establishing a Securities Commission for the purpose of enforcing the provisions of this act; prescribing and defining the powers and duties of such commission; and providing penalties.

Which was committed to the Committee on Banks and Building and Loan Association.

Mr. VARE read in his place and presented to the Chair Senate Bill No. 443, entitled:

An Act relating to building construction in cities of the first class; by prescribing the minimum live loads to be considered in designing the walls, floors, roofs, yards and courts of all buildings hereafter erected or altered in cities of the first class; specifying the factors of safety to be applied in such designs; regulating the thickness of brick walls in dwellings; prescribing the minimum thickness of wooden floor joists and roof rafters; defining the various classes of buildings and other terms used in the act; regulating the loading of floors; providing penalties for violations; and repealing inconsistent laws.

Which was committed to the Committee on Municipal Affairs.

TIME OF NEXT MEETING.

Mr. McCONNELL offered the following resolution, which was twice read, considered and agreed to:

Resolved (if the House of Representatives concur), That when the Senate adjourns today it reconvene on Monday evening, March seventeenth, at nine o'clock; and when the House of Representatives adjourns this week it reconvene on Monday evening, March seventeenth, at nine o'clock.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 56, entitled:

An Act to give to women married and single the same right as men to be incorporators and in furtherance of their interests as stockholders to serve as directors and officers of corporations for profit

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., Donahue,	Marlow,	Schantz,
Baldwin, R. J., Einstein,	Martin,	Smith,
Barnes,	McConnell,	Snyder,
Barr,	Graff,	Sones,
Beales,	Gray,	Tompkins,
Boyd,	Hackett,	Turner,
Campbell,	Haldeman,	Vare,
Craig,	Heaton,	Weaver,
Crow,	Herron,	Whitten,
Daix,	Homsher,	Woodward,
Davis,	Leiby,	Buckman,
DeWitt,	Leslie,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL RECOMMENDED.

Mr. MEARKLE. Mr. President, I move that Senate Bill No. 110 on third reading, entitled:

An Act regulating the use of vehicles on the public highways requiring lights on certain vehicles and providing penalties for the violation thereof

be recommended to the Committee on Public Roads and Highways for the purpose of amendment.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 144, entitled:

An Act to amend section two hundred and thirty-five of an act approved the fourteenth day of July Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto" by increasing the compensation of supervisors.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Baldwin, F. E., Donahue,	Marlow,	Schantz,
Baldwin, R. J., Einstein,	Martin,	Snyder,
Barnes,	Eyre,	McConnell,
Barr,	Graff,	McNichol,
Beales,	Gray,	Mearkle,
Boyd,	Hackett,	Miller, J. S.,
Campbell,	Haldeman,	Murdoch,
Craig,	Heaton,	Nason,
Crow,	Herron,	Patton,
Daix,	Homsher,	Phipps,
Davis,	Leslie,	Salus,
DeWitt,		Sassaman,
		Whitten,
		Woodward,
		Buckman,
		Pres. pro tem.

NAYS—1.

Leiby,

A majority of the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL RECOMMENDED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 145, on third reading, entitled:

An Act to amend section three of an act, entitled "An Act to protect the public health and welfare by regulating the employment of females in certain establishments with respect to their hours of labor and the conditions of their employment, by establishing certain sanitary regulations in the establishments in which they work, by requiring certain abstracts and notices to be posted, by providing for the enforcement of this act by the Commissioner of Labor and Industry and others, by prescribing penalties for violations thereof, by defining the procedure in prosecutions and by repealing all acts and parts of acts inconsistent with the provisions thereof," approved the 25th day of July, 1913, as amended.

be recommitted to the Committee on Judiciary Special for the purpose of a hearing.

Mr. McCONNELL. Mr. President, I second the motion. The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 262, entitled:

An Act making the Secretary of Internal Affairs the custodian of all deeds contracts maps surveys policies of title insurance abstracts of title and other documents or instruments relating to the titles to real estate owned or hereafter to be acquired by the Commonwealth.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., Donahue,	Marlow,	Schantz,
Baldwin, R. J., Einstein,	Martin,	Smith,
Barnes,	Eyre,	McConnell,
Barr,	Graff,	McNichol,
Beales,	Gray,	Mearkle,
Boyd,	Hackett,	Miller, J. S.,
		Turner,

Campbell,	Haldeman,	Murdoch,	Vare,
Craig,	Heaton,	Nason,	Weaver,
Crow,	Herron,	Patton,	Whitten,
Daix,	Homsher,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	Buckman,
DeWitt,	Leslie,	Sassaman,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 263, entitled:

An Act establishing a Bureau of Municipalities in the Department of Internal Affairs and repealing the act approved June first one thousand nine hundred and fifteen entitled "An Act creating a Division of Municipal Statistics and Information in the Department of Labor and Industry and fixing the compensation of officers and employees therein" as amended

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin, F. E., Donahue,	Martin,	Smith,
Baldwin, R. J., Einstein,	McConnell,	Snyder,
Barnes,	Eyre,	McNichol,
Barr,	Graff,	Mearkle,
Beales,	Gray,	Miller, J. S.,
Boyd,	Hackett,	Murdoch,
Campbell,	Haldeman,	Nason,
Craig,	Heaton,	Patton,
Crow,	Herron,	Phipps,
Daix,	Homsher,	Salus,
Davis,	Leslie,	Sassaman,
DeWitt,	Marlow,	Schantz,
		Whitten,
		Woodward,
		Buckman,
		Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate resumed the third reading and consideration of Senate Bill No. 269, as follows:

An Act to carry out the provisions of section eight article nine of the Constitution of the State of Pennsylvania as amended and for that purpose prescribing the method of determining the amount which may be deducted in ascertaining the borrowing capacity of the city of Philadelphia by excluding from the calculation and deducting from its indebtedness so much of the debt of said city as shall have been incurred and the proceeds thereof invested in any public improvements of any character which shall be yielding to the said city an annual current net revenue

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever the city of Philadelphia shall have incurred any debt or debts for and the proceeds thereof shall have been invested in any public improvements of any character which shall be yielding to the said city an annual current net revenue the said city may at any time and from time to time present its petition to any of the courts of common pleas of the county in which such city is situated for the purpose of having determined the amount of its debt which may be deducted from its indebtedness in ascertaining the borrowing capacity of the said city as provided in section eight article nine of the Constitution of the State of Pennsylvania as amended The said petition shall contain an enumeration of any public improvement or improvements yielding such annual current net revenue the amount of indebtedness which shall have been incurred for and the proceeds thereof invested in such public improvement or improvements the gross revenue from each of said improvements during the year immediately preceding the time of filing such petition and the average rate of interest and sinking fund charges payable upon the indebtedness incurred by said city as to each of such improvements and it may at the option of the petitioner also contain a statement of the deductions deemed proper to be made from the gross revenue therefrom in order to ascertain the current net revenue from each improvement during the preceding year together with such details with regard to the said gross revenue and deductions therefrom as may be in the opinion of the petitioner necessary for making such computation as well as a calculation of the capitalization of such annual current net revenue at the average rate of interest and sinking fund charges payable upon the indebtedness incurred by the said city for the purpose of the said public improvements and together with such other information as may be pertinent to the ends of the inquiry The petition hereinabove provided for shall be made and sworn or affirmed to by the mayor and

shall be filed by the city solicitor having first been attested by the city controller and by the head of the department or other branch of the city government having the management of such improvements and by the chief of the bureau in immediate charge thereof as to the matters within their special knowledge or control respectively

Section 2 Upon the filing of the aforesaid petition the court in which it shall have been filed shall fix a date not less than three weeks nor more than five weeks thereafter for the making of an application pursuant to the prayer of said petition and notice of the filing thereof and of the date fixed for making such application shall be published by the mayor not less than once a week for three weeks in three daily newspapers of general circulation published in said city to be designated by the court and in the legal journal in which legal notices are regularly printed On or before the date so fixed all parties in interest including the taxpayers the owners or holders of bonds or other securities of said city or otherwise may appear in person or by attorney and file with the said court a verified answer to the aforesaid petition Upon the date so appointed for the making of such application or at such time thereafter as it or he may fix the said court or one of the judges thereof shall proceed forthwith to take the testimony of the parties so appearing and to hear argument thereon as in other cases at which taking of testimony and hearing of argument all parties shall be entitled to present evidence to be heard and to file briefs as the said judge or court may direct

Section 3 After hearing the allegations and proofs and the arguments thereon of the respective parties the court or the judge before whom such hearing is had shall render a decision stating how much of the debt of the said city shall have been incurred and the proceeds thereof invested in any public improvements of any character which shall be yielding to the said city an annual current net revenue how much of such debt shall have been so incurred and the proceeds thereof so invested in each of such public improvements the amount of the gross revenue and the net revenue from each such public improvement during the year immediately preceding the time of such ascertainment with such particulars as shall show how the computation of the net revenue is made the average rate of interest and sinking fund charges payable upon the indebtedness incurred by the said city for such improvement and the capitalization of the principal amount which would yield such annual current net revenue at the average rate of interest and sinking fund charges payable upon the indebtedness incurred by the said city therefor and shall make an order fixing the total amount which for that reason the said city may exclude from the calculation and deduct from its debt in ascertaining its borrowing capacity exceptions to the findings and decision of the court may be filed by any party in interest who shall have appeared as aforesaid within ten (10) days after such decision shall have been rendered and notice of said findings and decision shall have been given to all parties by the prothonotary of the court and the said exceptions shall be heard and disposed of by the court in banc in the same manner and subject to the same rules as govern the hearing of exceptions upon trials in equity If no exceptions be filed within ten (10) days to the findings and decision of such court they shall be final and conclusive Upon the making of such order by the court or by a judge thereof if no exceptions be filed to his decision the amount so ascertained shall thereupon be wholly excluded in determining the power of such city to become otherwise indebted

Section 4 After the determination of the court of common pleas either upon exceptions as aforesaid or upon hearing by it in the first instance and after the order of the court for the purpose of giving effect thereto an appeal may be taken to the Supreme Court of the Commonwealth in the manner prescribed for other similar appeals but such appeal must be taken within twenty (20) days after the entry of the order and determination complained of security to be fixed by the court and entered as in other cases and all such appeals shall be heard by the Supreme Court in any district in which it may be in session but such determination and order of the court of common pleas shall not be subject to any other appeal or review or to collateral attack of any kind whatsoever but shall with respect to the validity of all municipal loans and in all other respects be final and conclusive and the proceeding herein provided for shall be the sole and exclusive method of determining the aforesaid matters relating to the amount of the debt of the city of Philadelphia which may be deducted from its indebtedness in ascertaining its borrowing capacity by reason of such debt having been incurred and the proceeds thereof invested in any public improvements of any character which shall be yielding to the said city an annual current net revenue

Section 5 The Act of Assembly approved the twenty-fourth day of July one thousand nine hundred and thirteen entitled "An Act to prescribe the method by which shall be determined the amount of any debt theretofore incurred or thereafter to be incurred by any city of the first class for the construction and development of subways for transit purposes or for the construction of wharves and docks or the reclamation of land to be used in the construction of a system of wharves and docks as public improvements to be owned by such city which may be excluded in ascertaining the power of such city to increase its indebtedness pursuant to the provisions of article nine section eight of the Constitution as amended and to confer jurisdiction upon any of the courts of common pleas of the county in which such city is situated to determine the amount of any debt to be so excluded with an appeal to the Supreme Court within one month from the date of such determination" and all other acts or parts of acts inconsistent herewith or supplied hereby be and the same are hereby repealed

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin, F. E.,	Donahue,	Marlow,	Schantz,
Baldwin, R. J.,	Einstein,	Martin,	Smith,
Barnes,	Eyre,	McConnell,	Snyder,
Barr,	Graff,	McNichol,	Sones,
Beales,	Gray,	Meakle,	Tompkins,
Boyd,	Hackett,	Miller, J. S.,	Turner,
Campbell,	Haldeman,	Murdoch,	Vare,
Craig,	Heaton,	Nason,	Weaver,
Crow,	Herron,	Patton,	Whitten,
Daix,	Homsher,	Phipps,	Buckman,
Davis,	Leiby,	Salus,	Pres. pro tem
DeWitt,	Leslie,	Sassaman,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 275 (House Bill No. 217), entitled:

An Act to amend Clause (F) Section forty-nine of an act approved the 7th day of June, 1917, (Pamphlet Laws four hundred and forty-seven), entitled: "An Act relating to the administration and distribution of the estates of decedents and of minors and of trust estates including the appointment bonds, rights, powers, duties, liabilities, accounts, discharge and removal of executors, administrators, guardians and trustees herein designated as fiduciaries, the administration and distribution of the estates of presumed decedents widows and children's exemptions debts of decedents, rents of real estate as assets for payment thereof, the lien thereof, sales and mortgages of or real estate for the payment thereof, judgments and executions therefor and the discharge of real estate from the lien thereof, contracts of decedents for the sale or purchase of real estate legacies including legacies charged on land, the discharge of residuary estates and of real estate from the lien of legacies and other charges, the appraisal of real estate devised at a valuation the ascertainment of the curtilage of dwelling houses or other buildings devised, the abatement and survival of actions and the substitution of executors and administrators therein and suits against fiduciaries investments by fiduciaries the organization of corporations to carry on the business of decedents the audit and review of accounts of fiduciaries refunding bonds transcripts to the court of common pleas of balances due by fiduciaries the rights, powers and liabilities on non-resident and foreign fiduciaries, the appointment bonds, rights, powers, duties and liabilities of trustee durante absentia the recording and registration of decrees, reports, and other proceedings and the fees therefore, appeals in certain cases and also generally dealing with the jurisdiction powers and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents."

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin, F. E.,	Donahue,	Marlow,	Schantz,
Baldwin, R. J.,	Einstein,	Martin,	Smith,
Barnes,	Eyre,	McConnell,	Snyder,
Barr,	Graff,	McNichol,	Sones,
Beales,	Gray,	Meakle,	Tompkins,
Boyd,	Hackett,	Miller, J. S.,	Turner,
Campbell,	Haldeman,	Murdoch,	Vare,
Craig,	Heaton,	Nason,	Weaver,
Crow,	Herron,	Patton,	Whitten,
Daix,	Homsher,	Phipps,	Buckman,
Davis,	Leiby,	Salus,	Pres. pro tem
DeWitt,	Leslie,	Sassaman,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,
The Senate resumed the third reading and consideration of Senate Bill No. 303 (House Bill No. 83), entitled:

An Act making an appropriation to the trustees of the State Hospital of Nanticoke Luzerne County Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin, F. E., Donahue,	Marlow,	Schantz,
Baldwin, R. J., Einstein,	Martin,	Smith,
Barnes,	Eyre,	Snyder,
Barr,	Graff,	McNichol,
Beales,	Gray,	Soncs,
Boyd,	Hackett,	Tompkins,
Campbell,	Haldeman,	Turner,
Craig,	Heaton,	Vare,
Crow,	Herron,	Weaver,
Daix,	Homsher,	Whitten,
Davis,	Leiby,	Buckman,
DeWitt,	Leslie,	Salus,
		Sassaman,
		Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr. GRAFF. Mr. President, I ask that Senate Bill No. 351, on third reading, entitled:

An Act authorizing churches cemetery companies and burial associations to lease or convey certain coal and other minerals providing for the use and expenditures of the funds derived therefrom and for the support of the overlying surface

go over in its order.

The PRESIDENT. Is there any objection? The Chair hears none.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 206, entitled:

An Act authorizing corporations incorporated for certain purposes under the laws of any other State of the United States to acquire erect and maintain buildings and manufacturing establishments and to take hold mortgage lease and convey real estate necessary and proper for such corporate purposes

The first, second, third, fourth, fifth and sixth sections of the bill were read as follows and agreed to:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall and may be lawful for any corporation incorporated under the laws of any other State for any one or more of the following purposes to hold real estate in Pennsylvania

- I For the manufacture of any form of iron or steel
- II For the manufacture of any form of glass
- III For the manufacture of any form of lumber or wood
- IV For the manufacture of chemicals and chemical fibre
- V For the manufacture of pyroligneous acids acetate of lime and charcoal by process of destructive distillation
- VI For the manufacture of cotton velvet or other fabrics or the cleansing dyeing and conversion thereof
- VII For the manufacture of carbon dioxide and magnesia and the products thereof and composition articles and apparatus for use in connection therewith
- VIII For the manufacture of extracts from wood bark leaves and roots or any other extract for tanning cleansing dyeing or other purposes
- IX For the manufacturing and printing of wall paper lithographs or prints
- X For the manufacturing harvesting supplying and selling of ice
- XI For the manufacturing purchasing selling of paper wood-pulp or products thereof
- XII For the manufacture and sale of food-stuffs and eatables
- XIII For the manufacturing and selling of garden and horticultural implements and the dealing in seeds plants bulbs and flowers

XIV For the bottling and selling of natural and mineral springs water

XV For the quarrying of cement rock and the manufacture of cement and cement products

XVI For the preparation of cattle hair for use

XVII For the quarrying of slate granite stone or rocks of any kind or for dressing polishing or manufacturing the same or any of them

XVIII For the mining and manufacturing of clay into brick tile and other articles and products produced from clay and other substances mixed therewith

XIX For the manufacturing buying selling leasing using and operation of electrical apparatus and machinery and articles of every kind appertaining to or in any wise connected with the production use regulation control distribution or application of electricity or electrical energy or products for any use or purpose constructing acquiring using selling buying or leasing any works construction or plant or part thereof connected with or involving such use distribution regulation control or application of electricity or the control or use of electrical apparatus for any purpose and of producing furnishing and supplying electricity or electrical apparatus in any form and for any purpose and to carry on a general manufacturing business

XX For the refining manufacturing or sale of petroleum and petroleum products

XXI For the manufacture and sale of explosives

XXII For the manufacture of fire-brick and refractories and the mining and quarrying of raw material therefor

XXIII For the manufacture storage distribution or sale of cheese or butter or other dairy or creamery products

XXIV for the manufacture buying selling dealing in and using of collapsible tubes and metal specialties

XXV For packing manipulating or manufacturing or buying selling or dealing in tobacco cigars cigarettes or other tobacco products

XXVI For the manufacture and sale of artificial silk

XXVII For the manufacture storage distribution or sale of coal-tar and its products or roofing felt roofing roofing materials and building papers or products and by-products of coal and asphalt

XXVIII For the manufacture of automobiles motor-trucks or other motor-vehicles or of any article appertaining to or entering into the construction thereof

XXIX For the building of boats ships and the machinery and tackle appertaining thereto

XXX For briquetting coal or other minerals

XXXI For the manufacture of any form of leather or any article or things which may be manufactured from leather or articles or things in which leather is a component part

XXXII For the erecting of theatres moving picture houses opera houses and other places for furnishing amusement

XXXIII For the manufacture of rubber in any form or for the manufacturing purchasing and selling of goods of which rubber cancho, gutta-percha balata or any of their substitutes are a component part and the various materials entering into the manufacturing of any and all such goods

XXXIV For the manufacturing selling importing exporting and otherwise dealing in silverware plate-ware and flat-ware of every kind and description

XXXV For the establishment maintenance and continuance of a ferry or bridge between this Commonwealth and another state and for the erection of piers therefor

XXXVI For the transportation of passengers and freight by steam boats or other vessels upon any waters between this Commonwealth and another state

XXXVII For the publication and sale of books tracts newspapers periodicals and such other business as is commonly connected with the publishing and sale of books the net profits of which corporation are by its charter or governing body required to be applied to religious and charitable uses which corporation has a duly authorized agent for the purpose of carrying on such business

Section 2 Every such foreign corporation may erect and maintain buildings and manufacturing establishments and take hold mortgage lease and convey real estate to an amount necessary for its corporate purpose but foreign publishing and book selling corporations as aforesaid shall not hold real estate the clear yearly value or income from which is over twenty thousand dollars

Section 3 No foreign corporation shall employ any greater amount of capital in its business within this Commonwealth than corporations of the same kind are permitted to use in their business under the laws of the state in which they are incorporated

Section 4 Nothing herein contained shall be deemed to prevent or relieve real estate taken held mortgaged leased or conveyed by such corporation under the provisions of this act from being taxed in like manner with other real estate within this Commonwealth

Section 5 Every such foreign corporation doing business as aforesaid in this Commonwealth shall be liable to taxation to an amount not exceeding that imposed on corporations organized for similar purposes under the laws of this State and every such foreign corporation taking the benefit of this act shall make the same returns to the Auditor General that are now required by law of the corporations of this State

Section 6 The title to any real estate taken held mortgaged leased or conveyed for any of the purposes aforesaid by any foreign corporation under the provisions of any of the acts of assembly repealed by this act is hereby validated and such real estate now held by any such corporation shall be taken held mortgaged leased or conveyed with the same effect as if acquired under the provisions of this act

The seventh section of the bill was read as follows:

Section 7 The following acts of assembly are absolutely repealed viz

I An Act approved the ninth day of June one thousand eight hundred and eighty-one (Pamphlet Laws eighty-nine) entitled "An Act authorizing companies incorporated under the laws of any other state of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes"

II An Act approved the twenty-fifth day of June one thousand eight hundred and eighty-five (Pamphlet Laws one hundred and seventy-nine) entitled "A supplement to an act entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes' approved the ninth day of June one thousand eight hundred and eighty-one authorizing companies incorporated under the laws of any other State of the United States for the conversion dyeing and cleansing of cotton and other fabrics to erect and maintain buildings for such manufacturing purposes and for offices and salesrooms or either and to take have and hold real estate necessary and proper for such purposes"

III An Act approved the twenty-eighth day of April one thousand eight hundred and eighty-seven (Pamphlet Laws seventy-six) entitled "A supplement to an act entitled 'A supplement to an act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes' approved the ninth day of June one thousand eight hundred and eighty-one authorizing companies incorporated under the laws of any other state of the United States for the conversion dyeing and cleansing of cotton and other fabrics to erect and maintain buildings for such manufacturing purposes and for offices and sales rooms or either and to take have and hold real estate necessary and proper for such purposes" approved the twenty-fifth day of June Anno Domini one thousand eight hundred and eighty-five conferring similar powers upon companies incorporated under the laws of any other State of the United States for the manufacture of lumber and wood products and pyroligneous acids acetate of lime and charcoai by the process of destructive distillation or the preparation of cattle hair for use"

IV An Act approved the sixth day of June one thousand eight hundred and eighty-seven (Pamphlet Laws three hundred and fifty-two) entitled "An Act authorizing companies incorporated under the laws of any other State of the United States for the establishment maintenance and continuance of a ferry or for the maintenance and continuance bridge between this State and any other State upon or over any river flowing between said States to erect and maintain piers and certain other buildings and structures to hold real estate in this State and to mortgage lease or convey the same"

V An Act approved the seventeenth day of April one thousand eight hundred and eighty-nine (Pamphlet Laws thirty-five) entitled "An Act authorizing companies incorporated under the laws of any other State of the United States for the transportation of passengers and freight by steamboats or other vessels on rivers or other waters between this State and any other State to hold real estate in this State and to lease mortgage and convey the same"

VI An Act approved the thirtieth day of April one thousand eight hundred and ninety-one (Pamphlet Laws thirty-nine) entitled "A supplement to an act entitled 'A supplement to an act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes' approved the ninth day of June one thousand eight hundred and eighty-one authorizing companies incorporated under the laws of any other state of the United States for the conversion dyeing and cleansing of cotton and other fabrics to erect and maintain buildings for such manufacturing purposes and for offices and salesrooms or either and to take have and hold real estate necessary and proper for such purposes' approved the twenty-fifth day of June Anno Domini one thousand eight hundred and eighty-five conferring similar powers upon companies incorporated under the laws of any other state of the United States for the manufacture of lumber and wood products and pyroligneous acids acetate of lime and charcoai by the process of destructive distillation or the preparation of cattle hair for use" approved the twenty-eighth day of April one thousand eight hundred and eighty-seven conferring similar power upon companies incorporated under the laws of any other state of the United States for the manufacture of carbon dioxide and magnesia and the products thereof and compositions articles and apparatus from and in connection therewith and for the manufacture of cotton velvet and other fabrics and for the manufacture of extracts out of wood bark leaves and roots or any other extracts for tanning cleansing dyeing or other purposes"

VII An Act approved the eighth day of June one thousand eight hundred and ninety-three (Pamphlet Laws three hundred and eighty-nine) entitled "A supplement to a supplement to an act entitled 'A supplement of an act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron

steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacture purposes" approved the ninth day of June one thousand eight hundred and eighty-one authorizing companies incorporated under the laws of any other State of the United States for the conversion dyeing and cleansing of cotton and other fabrics to erect and maintain buildings for such manufacturing purposes and for offices and salesrooms or either and to take have and hold real estate necessary and proper for such purposes approved the twenty-fifth day of June Anno Domini one thousand eight hundred and eighty-five conferring similar powers upon companies incorporated under the laws of any other State of the United States for the manufacture of lumber and wood products and pyroligneous acids acetate of lime and charcoai by the process of destructive distillation or the preparation of cattle hair for use approved the twenty-eighth day of April one thousand eight hundred and eighty-seven conferring similar power upon companies incorporated under the laws of any other State of the United States for the manufacture of carbon dioxide and magnesia and the products thereof and compositions articles and apparatus from and in connection therewith and for the manufacture of cotton velvet and other fabrics and for the manufacture of extracts out of wood bark leaves and roots or any other extracts for tanning cleansing dyeing or other purposes" approved the thirtieth day of April Anno Domini one thousand eight hundred and ninety-one conferring similar powers upon companies incorporated under the laws of any other State of the United States for the manufacture or printing of wall paper lithographs or prints and for mining and manufacture of clay into brick tile and various other articles and products produced from clay and from elay and other substances mixed therewith"

VIII An Act approved the sixteenth day of June one thousand eight hundred and ninety-three (Pamphlet Laws four hundred and sixty-six) entitled "An Act to amend an act entitled 'An Act authorizing companies incorporated under the laws of any other States of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes' approved the ninth day of June Anno Domini one thousand eight hundred and eighty-one extending the same to companies formed for the purpose of quarrying slate granite stone or rocks or for dressing polishing working or manufacturing the same or any of them and to mineral springs companies incorporated for the purpose of bottling and selling natural mineral springs water"

IX An Act approved the twenty-fourth day of June one thousand eight hundred and ninety-five (Pamphlet Laws two hundred and thirty-eight) entitled "An act to enable foreign corporations engaged in this State in the publication and sale of books tracts newspapers et cetera the net profits of which are by its charter or governing body required to be applied to religious and charitable uses to hold real estate in this Commonwealth"

X An Act approved the nineteenth day of April one thousand nine hundred and one (Pamphlet Laws eighty-six) entitled "An Act to amend an act entitled 'An Act to amend an act entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes' approved the ninth day of June Anno Domini one thousand eight hundred and eighty-one extending the same to companies formed for the purpose of quarrying slate granite stone or rocks or for dressing polishing working or manufacturing the same or any of them and to mineral springs companies incorporated for the purpose of bottling and selling natural mineral springs water" approved the sixteenth day of June Anno Domini one thousand eight hundred and ninety-three"

XI An Act approved the twenty-eighth day of May one thousand nine hundred and seven (Pamphlet Laws two hundred and sixty-six) entitled "An Act to amend an act entitled 'An Act to amend an act entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes' approved the ninth day of June Anno Domini one thousand eight hundred and eighty-one extending the same to companies formed for the purpose of quarrying slate granite stone or rocks or for dressing polishing working or manufacturing the same or any of them and to mineral springs companies incorporated for the purpose of bottling and selling natural mineral springs water" approved the sixteenth day of June Anno Domini one thousand eight hundred and ninety-three" approved the nineteenth day of April Anno Domini one thousand nine hundred and one extending the same to companies formed for the purpose of manufacturing and selling chemicals foodstuffs cement and cement products and the quarrying of cement rock"

XII An Act approved the twenty-seventh day of April one thousand nine hundred and nine (Pamphlet Laws one hundred and seventy-three) entitled "An Act to amend an act entitled 'An Act to amend an act entitled 'An Act to amend an act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes' approved the ninth day of June Anno Domini one thousand eight hundred and eighty-one extending

the same to companies formed for the purpose of quarrying slate granite stone or rocks or for dressing polishing working or manufacturing the same or any of them and to mineral springs companies incorporated for the purpose of bottling and selling natural mineral springs water approved the sixteenth day of June Anno Domini one thousand eight hundred and ninety-three' extending the same to companies incorporated for the purpose of manufacturing supplying and sale of ice approved the nineteenth day of April Anno Domini one thousand nine hundred and one' by extending the same to companies incorporated for the manufacture of paper wood-pulp or chemical fibre'

XIII An Act approved the twentieth day of April one thousand nine hundred and eleven (Pamphlet Laws sixty-eight) entitled "An Act to amend an act entitled 'An Act to amend an act entitled 'An Act to amend an act entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes' approved the ninth day of June Anno Domini one thousand eight hundred and eighty-one extending the same to companies formed for the purpose of quarrying slate granite stone or rocks or for dressing polishing working or manufacturing same or any of them and to mineral springs companies incorporated for the purpose of bottling and selling natural mineral springs water' approved the sixteenth day of June Anno Domini one thousand eight hundred and ninety-three and further extending the same to companies formed for the purpose of manufacturing and selling garden and horticultural implements and dealing in seeds plants bulbs and flowers"

XIV An Act approved the twenty-third day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred and fifteen) entitled "An Act to amend an act entitled 'An Act to amend an act entitled 'An Act to amend an act entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes' approved the ninth day of June Anno Domini one thousand eight hundred and eighty-one extending the same to companies formed for the purpose of quarrying slate granite stone or rocks or for dressing polishing working or manufacturing the same or any of them and to mineral springs companies incorporated for the purpose of bottling and selling natural mineral springs water approved the sixteenth day of June Anno Domini one thousand eight hundred and ninety-three' approved the nineteenth day of April Anno Domini one thousand nine hundred and one extending the same to companies formed for the purposes of manufacturing and selling chemicals foodstuffs cement and cement products and the quarrying of cement rock' approved May twenty-eighth one thousand nine hundred and seven extending the same to companies incorporated for the manufacture buying selling leasing using and operation of electrical apparatus and machinery and articles of every kind appertaining to or in any wise connected with the production use regulation control distribution or application of electricity or electrical energy or products, for any use or purpose constructing acquiring using selling buying or leasing any works construction or plant or part thereof connected with or involving such use distribution regulation control or application of electricity or the control or use of electrical apparatus for any purpose and of producing furnishing and supplying electricity or electrical apparatus in any form and for any purpose and to carry on a general manufacturing business

XV An Act approved the ninth day of April one thousand nine hundred and fifteen (Pamphlet Laws sixty-three) entitled "An Act to amend an act entitled 'An Act to amend an act entitled 'An Act to amend an act entitled 'An Act authorizing companies incorporated under the laws of any other state of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes' approved the ninth day of June Anno Domini one thousand eight hundred and eighty-one extending the same to companies formed for the purpose of quarrying slate granite stone or rocks or for dressing polishing working or manufacturing the same or any of them and to mineral springs companies incorporated for the purpose of bottling and selling natural mineral springs water approved the sixteenth day of June Anno Domini one thousand eight hundred and ninety-three' approved the nineteenth day of April Anno Domini one thousand nine hundred and one extending the same to companies formed for the purpose of manufacturing and selling chemicals foodstuffs cement and cement products and the quarrying of cement rock' approved May twenty-eighth one thousand nine hundred and seven extending the same to companies incorporated for the manufacture buying selling leasing using and operation of electrical apparatus and machinery and articles of every kind appertaining to or in any wise connected with the production use regulation control distribution or application of electricity or electrical energy or products for any use or purpose constructing acquiring using selling buying or leasing any works construction or plant or part thereof connected with or involving such use distribution regulation control or application of electricity or the control or use of electrical apparatus for any purpose and of producing furnishing and supplying electricity or electrical apparatus in any form and for any purpose and to carry on a general manufacturing business' approved the twenty-third day of June one thousand nine hundred

and eleven by extending the same to companies incorporated for the purpose of refining manufacturing or sale of petroleum and petroleum products"

XVI An Act approved the thirtieth day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred ninety-five) entitled "An Act authorizing companies incorporated under the laws of any other state of the United States for certain purposes to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for such purposes"

XVII An Act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-eight) entitled "An Act authorizing companies incorporated under the laws of any other state of the United States for the manufacture of cigars or tobacco or both cigars and tobacco or for buying selling or dealing in cigars or tobacco or both or for the manufacture and sale of artificial silk to erect and maintain buildings and manufacturing establishments and warehouses for storage of such articles and to take have and hold real estate necessary and proper for such purposes"

XVIII An Act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws thirty-two) entitled "An Act to amend an act entitled 'An act authorizing companies incorporated under the laws of any other state of the United States for certain purposes to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for such purposes' approved the thirtieth day of May Anno Domini one thousand nine hundred and fifteen and to extend the same to companies formed for the purpose of manufacturing and selling coal-tar and its products or roofing felt roofing materials and building papers or products and by-products of coal and asphalt"

XIX An Act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and twenty-seven) entitled "An Act authorizing any company incorporated under the laws of any other State for the manufacture of automobiles motor-trucks or other motor-vehicles or of any article appertaining to or entering into the construction thereof to erect and maintain buildings and manufacturing establishments and to have and to hold real estate in an amount necessary and proper therefor"

XX An Act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and thirty-seven) entitled "An Act to amend an act entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for certain purposes to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for such purposes' approved the thirtieth day of May Anno Domini one thousand nine hundred and fifteen"

XXI An Act approved the twenty-fourth day of May one thousand nine hundred and seventeen (Pamphlet Laws eighty-seven) entitled "An Act to amend an act approved the ninth day of April one thousand nine hundred and fifteen entitled 'An act to amend an act entitled 'An act to amend an act entitled 'An act to amend an act entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes' approved the ninth day of June Anno Domini one thousand eight hundred and eighty-one extending the same to companies formed for the purpose of quarrying slate granite stone or rocks or for dressing polishing working or manufacturing the same or any of them and to mineral springs companies incorporated for the purpose of bottling and selling mineral springs water approved the sixteenth day of June Anno Domini one thousand eight hundred and ninety-three' approved the nineteenth day of April Anno Domini one thousand nine hundred and one extending the same to companies formed for the purpose of manufacturing and selling chemicals foodstuffs cement and cement products and the quarrying of cement rock' approved May twenty-eighth one thousand nine hundred and seven extending the same to companies incorporated for the manufacture buying selling leasing using and operation of electrical apparatus and machinery and articles of every kind appertaining to or in anywise connected with the production use regulation control distribution or application of electricity or electrical energy or products for any use or purpose constructing acquiring using selling buying or leasing any works construction or plant or part thereof connected with or involving such use distribution regulation control or application of electricity or the control or use of electrical apparatus for any purpose and of producing furnishing and supplying electricity or electrical apparatus in any form and for any purpose and to carry on a general manufacturing business' approved the twenty-third day of June one thousand nine hundred and eleven by extending the same to companies incorporated for the purpose of refining manufacturing or sale of petroleum and petroleum products' extending the same to companies engaged in packing manipulating or manufacturing tobacco or manufacturing cigars cigarettes or other tobacco products or for the purpose of briquetting coal or other minerals or for the purpose of manufacturing rubber in any form

XXII An Act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and sixty) entitled "An Act to amend an act approved the ninth day of April one thousand nine hundred and fifteen entitled 'An Act to amend an act entitled 'An Act to amend an act entitled 'An Act to amend an act entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for certain purposes to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for such purposes' approved the thirtieth day of May Anno Domini one thousand nine hundred and fifteen and to extend the same to companies formed for the purpose of manufacturing and selling coal-tar and its products or roofing felt roofing materials and building papers or products and by-products of coal and asphalt"

thorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes' approved the ninth day of June Anno Domini one thousand eight hundred and eighty-one extending the same to companies formed for the purpose of quarrying slate granite stone or rocks or for dressing polishing working or manufacturing the same or any of them and to mineral springs companies incorporated for the purpose of bottling and selling natural mineral springs water approved the sixteenth day of June Anno Domini one thousand eight hundred and ninety-three' approved the nineteenth day of April Anno Domini one thousand nine hundred and one extending the same to companies formed for the purposes of manufacturing and selling chemicals foodstuffs cement and cement products and the quarrying of cement rock' approved May twenty-eighth one thousand nine hundred and seven extending the same to companies incorporated for the manufacture buying selling leasing using and operation of electrical apparatus and machinery and articles of every kind appertaining to or in anywise connected with the production use regulation control distribution or application of electricity or electrical energy or products for any use or purpose constructing acquiring using selling buying or leasing any works construction or plant or part thereof connected with or involving such use distribution regulation control or application of electricity or the control or use of electrical apparatus for any purpose and of producing furnishing and supplying electricity or electrical apparatus in any form and for any purpose and to carry on a general manufacturing business' approved the twenty-third day of June one thousand nine hundred and eleven by extending the same to companies incorporated for the purpose of refining manufacturing or sale of petroleum and petroleum products' by extending the same to corporations incorporated for the manufacture of leather or articles containing leather"

XXIII An Act approved the sixth day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and forty-six) entitled "An Act authorizing companies incorporated under the laws of any other State of the United States for certain purposes to erect and maintain buildings and to take have and hold real estate necessary and proper for such purposes"

XXIV An Act approved the sixth day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and forty-seven) entitled "An Act authorizing any company incorporated under the laws of any other States for the manufacturing purchasing and selling of rubber boots shoes tires and goods of which rubber caucho guttapercha balata or any of their substitutes are a component part and the various materials entering into the manufacturing or any and all such goods to erect and maintain buildings and manufacturing establishments and to have and to hold real estate to an amount necessary and proper therefor"

XXV An Act approved the sixteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws nine hundred and ninety-nine) entitled "An Act authorizing companies incorporated under the laws of any other State of the United States for certain purposes to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for such purposes"

On the question.

Will the Senate agree to the section?

Mr. F. E. BALDWIN. Mr. President, I move to amend section 7, page 8, line 6, by striking out "Dominio" and inserting in lieu thereof the word "Domini"; also page 10, line 12, by striking out the word "of" and inserting in lieu thereof the word "to"; also page 17, line 21, by striking out "Dominio" and inserting in lieu thereof the word "Domini"; also line 24, by striking out the word "purpose" and inserting in lieu thereof the word "purposes"; also page 20, line 14, by inserting after the word "laws" the words "two hundred and"; also page 21, line 2, by inserting after the word "selling" the word "natural"; also line 7, by striking out the word "purpose" and inserting in lieu thereof the word "purposes"; also page 24, line 5, by striking out the word "States" and inserting in lieu thereof the word "State"; also line 9, by striking out the word "or" and inserting in lieu thereof the word "of".

Mr. EYRE. Mr. President, I second the motion.

On the question.

Will the Senate agree to the amendment?

It was agreed to.

On the question.

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows and agreed to:

An Act authorizing corporations incorporated for certain purposes under the laws of any other state of the United States to acquire erect and maintain buildings and manufacturing establishments and to take hold mortgage lease and convey real estate necessary and proper for such corporate purposes

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILLS ON FIRST READING.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 105, entitled:

An Act amending section five of an act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws seventy-eight) entitled "An Act to regulate nomination and election expenses and to require accounts of nomination and election expenses to be filed and providing penalties for the violation of this act."

And said bill having been read at length the first time.

Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 108, entitled:

An Act to amend section two thousand thirty-four of article twenty of an Act, entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general, special or local, or any parts thereof, that are or may be inconsistent therewith," approved the 18th day of May, 1911, by authorizing and empowering the State Board of Education to make purchases and sales of real estate for normal schools purchased by the State and prescribing the disposition of the proceeds of any such sales.

And said bill having been read at length the first time.

Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 154, entitled:

An Act providing for the control and eradication of the European wart disease of the potato imposing certain powers and duties upon the Department of Agriculture providing penalties and making an appropriation.

And said bill having been read at length the first time.

Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 285, entitled:

An Act to amend section twelve of an act approved the 7th day of June, A. D. 1915 (P. L. 898), entitled "An Act to supervise the operations of fire insurance rate-making bureaus, and providing for their examination by the Insurance Commissioner;" prohibiting discrimination in fixing and collecting fire-insurance rates; requiring companies to maintain and co-operate in maintaining and operating rate-making bureaus; requiring inspection and survey by such bureaus of all risks specifically rated; and regulating agreements between companies or other insurers with respect to fixing and collecting fire-insurance rates; and repealing existing laws;" by granting to the Insurance Commissioner authority to ascertain whether rates made by such insurance company, individual, association or rate-making bureau are excessive or inadequate and to determine reasonable rates in such cases.

And said bill having been read at length the first time.

Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 365 (House Bill No. 425), entitled:

An Act making a deficiency appropriation to the State Hospital of Coal Dale Coal Dale Schuylkill County Pennsylvania

And said bill having been read at length the first time.

Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 366 (House Bill No. 344), entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania to cover deficiency in maintenance and education of State pupils.

And said bill having been read at length the first time.

Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 384 (House Bill No. 563), entitled:

An Act making an appropriation for deficiencies to the trustees of the State Hospital for the Insane of the Southeastern District of Pennsylvania located at Norristown Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL RECOMMENDED.

Mr. DAIX. Mr. President, I move that Senate Bill No. 384 (House Bill No. 563), the bill just read, be recommitted to the Committee on Appropriations.

Mr. CROW. Mr. President, I second the motion.
The motion was agreed to.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 387 (House Bill No. 513), entitled:

An Act making an appropriation for the Dixmont Hospital for the Insane.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 388 (House Bill No. 399), entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Danville Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

REPORTS FROM COMMITTEE.

Mr. LEIBY. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. LEIBY from the Committee on Judiciary General reported as amended, Senate Bill No. 343, entitled:

An Act relating to the consideration upon appeal by the Supreme and Superior Courts, of testimony taken in proceedings in courts of record; and providing for the making of such testimony a part of the records.

Mr. PHIPPS. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. PHIPPS from the Committee on Military Affairs reported as committed, Senate Bill No. 368 (House Bill No. 486), entitled:

An Act to amend the act approved the 15th day of April, 1915 (P. L. 132), entitled "An Act relative to the burial of the bodies of certain indigent deceased widows at the county expense," as amended requiring county commissioners to pay from the county funds the expenses of burial of all widows of honorably discharged soldiers, sailors and marines legally resident within the county authorizing the county commissioners to make inquiries and investigations providing for payments to persons who buried such bodies and requiring public officers and officers and agents of institutions to report deaths of such widows.

Mr. McCONNELL. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McCONNELL from the Committee on Appropriations re-reported as amended, Senate Bill No. 384 (House Bill No. 563), entitled:

An Act making an appropriation for deficiencies to the trustees of the State Hospital for the Insane of the Southeastern District of Pennsylvania located at Norristown, Pennsylvania.

BILLS INTRODUCED.

Mr. F. E. BALDWIN. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. F. E. BALDWIN (by request of Mr. Buckman) read in his place nad presented to the Chair Senate Bill No. 444, entitled:

An Act continuing the commission appointed under the provisions of the act approved the twenty-fifth day of July, one thousand nine hundred seventeen (P. L. 1203), entitled "A Joint resolution providing for the appointment of a commission to study, investigate and revise the insurance laws of the Commonwealth; prescribing the powers and duties of the commission, and making an appropriation," providing for the codification and revision of the laws regulating to insurance companies, fraternal organizations and the Insurance Department by the Legislative Reference Bureau with the co-operation of the Insurance Department and under the supervision of said commission; and making an appropriation.

Which was committed to the Committee on Appropriations.

Also (by request of Mr. Buckman) read in his place and presented to the Chair Senate Bill No. 445, entitled:

An Act refunding to the executor of the estate of Charles C. Cox, deceased, certain moneys by him paid into the State Treasury upon a bequest to the Malinda Cox Free Library, of Doylestown, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. DAIX. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX read in his place and presented to the Chair Senate Bill No. 446, entitled:

An Act to amend sections, eleven and twelve of an act approved the nineteenth day of March, one thousand nine hundred and nine, (P. L. 46) entitled, "An Act to regulate the practice of osteopathy in the State of Pennsylvania; to provide for the establishment of a State Board of Osteopathic Examiners; to define the powers and duties of said Board of Osteopathic Examiners; to provide for the examining and licensing of osteopaths in this State; and to provide penalties for the violation of this act;" by further defining the powers and authority of osteopathic physicians licensed under this act.

Which was committed to the Committee on Public Health and Sanitation.

HOUSE MESSAGE.

TIME OF NEXT MEETING.

The Clerk of the House of Representatives being introduced, presented communication from the House of Representatives, informing the Senate that the House has concurred in Resolution from the Senate as follows:

In the Senate, March 11, 1919.
Resolved (if the House of Representatives concur), That when the Senate adjourns today it reconvene on Monday evening, March seventeenth, at nine o'clock; and when the House of Representatives adjourns this week it reconvene on Monday evening, March seventeenth, at nine o'clock.

NOMINATIONS BY THE GOVERNOR.

The Secretary to the Governor being introduced, presented communication in writing from His Excellency, the Governor of the Commonwealth, which was read as follows:

ALDERMAN.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, March 11, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, John B. Nicholas, Jr., to be an Alderman in and for the First ward, City of Harrisburg, County of Dauphin, until the first Monday of January, 1920, vice John B. Nicholas, deceased.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent,
A motion was made by Mr. SMITH,
That Rule 38, which requires nominations made by the Governor to be referred to proper committees be dispensed

with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations,

Which was agreed to,

Whereupon,

A motion was made by Mr. SMITH,

That the Senate do advise and consent to said nominations

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin, F. E.,	Donahue,	Leslie,	Sassaman,
Baldwin, R. J.,	Einstein,	Marlow,	Schantz,
Barnes,	Eyre,	Martin,	Smith,
Barr,	Graff,	McConnell,	Snyder,
Beales,	Gray,	McNichol,	Sones,
Boyd,	Hackett,	Mearkle,	Tompkins,
Campbell,	Haldeman,	Miller, J. S.,	Turner,
Craig,	Heaton,	Murdoch,	Vare,
Crow,	Herron,	Nason,	Weaver,
Daix,	Homsher,	Patton,	Whitten,
Davis,	Leiby,	Phipps,	Buckman,
DeWitt,		Salus,	Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. SMITH. Mr. President, I move that the executive session do now rise.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

RECESS.

Mr. EYRE. Mr. President, I move that the Senate do now take a recess for ten minutes.

Mr. GRAFF. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will now be in order.

REPORT FROM COMMITTEE.

Mr. CROW. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW, from the Committee on Finance, reported as committed, Senate Bill No. 230 (House Bill No. 7), entitled:

An Act to repeal section thirty-two of an act approved the 29th day of April, 1844 (P. L. 486), entitled "An Act to reduce the State debt and to incorporate the Pennsylvania canal and railroad company" in so far as it imposes a tax on horses mares geldings mules and neat cattle over the age of four years for county purposes in counties having a population of more than one million four hundred thousand inhabitants.

HOUSE MESSAGES.

HOUSE CONCURS IN SENATE BILL NO. 17.

The Clerk of the House of Representatives being introduced returned to the Senate Senate Bill No. 17, entitled:

An Act making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 76.

He also returned to the Senate Senate Bill No. 76, entitled:

An Act making a deficiency appropriation to the Pennsylvania State Lunatic Hospital

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 19.

He also returned to the Senate Senate Bill No. 19, entitled:

An Act validating certain agreements heretofore entered into by counties to pay a portion of the cost of improving and reconstructing certain borough roads and streets and authorizing the payment by the county of such portion of the cost of such improvement and reconstruction

with the information that the House has passed the same without amendment.

REPORTS FROM COMMITTEE.

Mr. PATTON. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. PATTON from the Committee on Judiciary General reported as committed, on Senate Bill No. 370 (House Bill No. 243), entitled:

An Act to quiet the title to real estate and to enable citizens of the United States and corporations authorized to hold real estate within this Commonwealth to hold and convey title to real estate which has been formerly held by or for corporations not authorized by law and to hold the same.

Mr. TOMPKINS. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. TOMPKINS from the Committee on Judiciary General reported as committed, Senate Bill No. 316 (House Bill No. 201), entitled:

An Act providing for the appointment of assistant district attorneys in the several counties of this Commonwealth having a population of over one million and less than one million five hundred thousand inhabitants, prescribing the powers and duties and fixing their salaries.

Mr. SCHANTZ. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SCHANTZ. from the Committee on Judiciary General reported as committed, Senate Bill No. 434, House Bill No. 420, entitled:

An Act to provide for an additional law judge of the court of common pleas of the thirty-first Judicial District.

HOUSE MESSAGES.

HOUSE CONCURS IN SENATE BILL NO. 13.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 13, entitled:

An Act making an appropriation to the trustees of the State Institution for the Feeble-Minded of Eastern Pennsylvania at Spring City

with the information that the House has passed the same without amendment.

HOUSE BILLS FOR CONCURRENCE.

He also presented for concurrence bills of the House of Representatives as follows:

House Bill No. 56 (Senate Bill No. 447), entitled:

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty), entitled "An Act concerning townships and revising amending and consolidating the law relating thereto."

Which was committed to the Committee on Public Roads and Highways.

House Bill No. 286 (Senate Bill No. 448), entitled:

An Act to amend section one thousand six hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing laws general special or local or any parts thereof that are or may be inconsistent therewith."

Which was committed to the Committee on Education.

House Bill No. 664 (Senate Bill No. 449), entitled:

An Act to authorize and empower any motor power company of this Commonwealth which shall own at least two-thirds of the capital stock of a turnpike company of this Commonwealth whose turnpike has been purchased by the Commonwealth and which has acquired the road property franchises powers privileges and immunities of a passenger railroad company which are operated under a lease by the turnpike company to the motor power company to acquire the road property franchises powers privileges and immunities of the turnpike company.

Which was committed to the Committee on Public Roads and Highways.

House Bill No. 259 (Senate Bill No. 450), entitled:

An Act to amend section six of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen), entitled "An Act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employees of said department and providing a method for fixing compensation" so as to permit temporary suspensions by the superintendent of Public Affairs.

Which was committed to the Committee on Municipal Affairs.

House Bill No. 40 (Senate Bill No. 451), entitled:

An Act to amend and revise an act entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" approved the twenty-seventh day of June Anno Domini one thousand nine hundred thirteen enlarging changing modifying and defining certain of the powers of cities of the third class.

Which was committed to the Committee on Municipal Affairs.

House Bill No. 553 (Senate Bill No. 452), entitled:

An Act to amend section two thousand three hundred and eleven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Which was committed to the Committee on Education.

House Bill No. 464 (Senate Bill No. 453), entitled:

An Act relating to the qualifications for promotion of students in the schools normal schools colleges and universities of the State who are honorably discharged soldiers or sailors in the service of the United States during the war with Germany and providing a penalty for failure to comply therewith

Which was committed to the Committee on Education.

House Bill No. 550 (Senate Bill No. 454), entitled:

An Act relative to the payment over to the county treasurer of certain counties of taxes collected by tax collectors of county taxes

Which was committed to the Committee on Judiciary General.

House Bill No. 667 (Senate Bill No. 455), entitled:

An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the biennial period ending May thirty-first one thousand nine hundred seventeen

Which was committed to the Committee on Appropriations.

House Bill No. 583 (Senate Bill No. 456), entitled:

An Act making an appropriation to the board of trustees of the Pennsylvania Soldiers and Sailors' Home at Erie Pennsylvania for deficiency in maintenance of said home

Which was committed to the Committee on Appropriations.

House Bill No. 48 (Senate Bill No. 457), entitled:

An Act to further amend section four of an act approved the twenty-third day of June one thousand nine hundred eleven (Pamphlet Laws eleven hundred twenty-three) entitled "An Act

establishing in each county a board of viewers prescribing their duties providing for their appointment as viewers road juries juries of view and commissioners to view land and providing for the charge upon the respective counties in the matter of salaries costs and expenses therefor" as amended.

Which was committed to the Committee on Judiciary General.

House Bill No. 677 (Senate Bill No. 458), entitled:

An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the two years ending May thirty-first one thousand nine hundred nineteen.

Which was committed to the Committee on Appropriations.

House Bill No. 569 (Senate Bill No. 459), entitled:

An Act to amend section two of the act approved the twenty-first day of April one thousand nine hundred and three (Pamphlet Laws two hundred twenty-nine) entitled "An Act authorizing and requiring county commissioners of the several counties of this Commonwealth to have the county bridges of their respective counties painted and the bolts of the same tightened as often as may be necessary as amended."

Which was committed to the Committee on Public Roads and Highways.

House Bill No. 646 (Senate Bill No. 460), entitled:

An Act to amend section one of an act approved the twenty-third day of April one thousand nine hundred and nine (Pamphlet Laws one hundred and seventy-one) entitled "An Act making it a misdemeanor for any person to make utter circulate or transmit false or derogatory statements affecting the solvency or financial standing of any bank banking house banking company trust company surety company guarantee company title insurance company or other financial institution in this Commonwealth and providing penalties for violation of this act" by extending the provisions of said act to life and fire insurance companies.

Which was committed to the Committee on Banks and Building and Loan Associations.

House Bill No. 619 (Senate Bill No. 461), entitled:

An Act authorizing Edward W. Fernstermacher a resident of Butler township county of Luzerne to bring suit in the court of common pleas of Luzerne county against the Commonwealth of Pennsylvania

Which was committed to the Committee on Judiciary General.

House Bill No. 636 (Senate Bill No. 462), entitled:

An Act to quiet the title to real estate and to enable citizens of the United States and corporations authorized to hold real estate within this Commonwealth to hold and convey title to real estate which has been formerly held by or for corporations not authorized by law to hold the same

Which was committed to the Committee on Judiciary General.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) announced that the Chief Clerk having reported that the following bills had passed both Houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 17, entitled:

An Act making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania

Senate Bill No. 19, entitled:

An Act validating certain agreements heretofore entered into by counties to pay a portion of the cost of improving and reconstructing certain borough roads and streets and authorizing the payment by the county of such portion of the cost of such improvement and reconstruction

Senate Bill No. 76, entitled:

An Act making a deficiency appropriation to the Pennsylvania State Lunatic Hospital

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the presence of the Senate signed the same.

REPORTS FROM COMMITTEES.

Mr. MEARKLE. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MEARKLE from the Committee on Judiciary General reported as committed, Senate Bill No. 378 (House Bill No. 586), entitled:

An Act validating all decrees granted by virtue of and pursuant to an act approved the 25th day of June, 1895 (P. L. 308), entitled "An Act amending section three of an act, entitled 'An Act concerning divorces' approved the 8th day of May, 1854, enlarging the same so as to include indignities to the person of the husband, wherein the decree of divorce shall be silent as to support or alimony and the court shall not have allowed any alimony or support to the wife nor in any manner determined the right of the wife thereto.

Also from the Committee on Judiciary General reported as committed, Senate Bill No. 317 (House Bill No. 121), entitled:

An Act providing for the appointment by the district attorney in counties having a population of over one million and less than five hundred thousand inhabitants of a chief county detective an assistant chief county detective and special county detectives, defining their duties, defining their authority fixing their salaries and authorizing the payment of the same, together with the necessary traveling expenses by the county

Mr. LEIBY. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. LEIBY, from the Committee on Judiciary General reported as committed, Senate Bill No. 344, entitled:

An Act to quiet the title of real estate by providing that the sale of the real estate of any bankrupt or insolvent debtor shall pass the title of such real estate freed from any claims for or rights to any statutory interest inchoate of the spouse of the bankrupt or insolvent debtor.

Mr. CAMPBELL. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CAMPBELL from the Committee on Judiciary General reported, as amended, Senate Bill No. 274 (House Bill No. 237), entitled:

An Act to amend the third section of an act, entitled "An Act authorizing the release on probation of certain convicts, instead of imposing sentence; the appointment of probation and parole officers, and the payment of their salaries and expenses; regulating the manner of sentencing convicts in certain cases, and providing for their release on parole, their conviction of crime during parole, and their rearrest and reconviction for breach of parole; and extending the powers and duties of boards of prison inspectors and penitentiaries, approved the 19th day of June, A. D. 1911; to empower the court to appoint assistants to the probation officer and fix their salaries and manner of payment.

Also from the Committee on Judiciary General reported as committed, Senate Bill No. 391 (House Bill No. 616), entitled:

An Act fixing the mileage to be allowed common pleas judges in judicial districts containing more than one county.

Mr. WEAVER. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WEAVER, from the Committee on Judiciary General, reported as committed Senate Bill No. 233 (House Bill No. 32), entitled:

An Act to amend section one of an act, approved the twenty-seventh day of April one thousand nine hundred and eleven; entitled "An Act regulating the compensation of court criers and tipstaves in counties containing more than ninety thousand and less than one hundred and fifty thousand inhabitants, providing for the payment of the same by the particular county, limiting the number of tipstaves to be appointed, and repealing an act of Assembly entitled, 'An Act to regulate the fees of court criers and tipstaves of the courts in judicial districts, containing more than ninety thousand and less than one hundred and fifty thousand inhabitants, approved the twenty-ninth day of April, Anno Domini, one thousand nine hundred and nine by extending the provisions of said act to include counties containing more than seventy-five thousand and less than one hundred and fifty thousand inhabitants, and fixing the salaries of the court criers and tipstaves thereof.

Also, from the Committee on Judiciary General, reported as committed, Senate Bill No. 314 (House Bill No. 139), entitled:

An Act to prevent the abatement of certain suits at law or in equity heretofore commenced now pending or hereafter to be brought.

BILLS INTRODUCED.

Mr. CROW. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW read in his place and presented to the Chair Senate Bill No. 463, entitled:

An Act creating a State Art Commission in the Board of Commissioners of Public Grounds and Buildings; requiring the approval of the Commission of the design and location of all public monuments, memorials, buildings or other structures and certain private structures.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 464, entitled:

A Joint Resolution authorizing action by the authorities of this Commonwealth to prevent discrimination against the citizens of this Commonwealth, in the use of natural gas, which would result from the law recently enacted by the State of West Virginia.

Which was committed to the Committee on Judiciary General.

Mr. HOMSHER. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. HOMSHER read in his place and presented to the Chair Senate Bill No. 465, entitled:

An Act making it lawful for twenty-five or more resident taxpayers of any county in this Commonwealth in which any turnpike, road or highway is wholly or partly located, upon which tolls are charged the traveling public, to present their petition to the County Commissioners of their county setting forth that it would be for the best interests of the people of their county that such turnpike, road or highway, or part thereof, should be purchased and become a public road free from tolls and toll gates, and thereupon, for the County Commissioners of the petitioners' county to purchase the same for public use, free from tolls and toll gates, if a price therefor can be agreed upon with the owners thereof, and pay for the same out of the funds of their county not otherwise appropriated, and if such county has not sufficient funds, to issue bonds, of said county for that purpose, and providing that any turnpike, road or highway, or part thereof, so purchased and made a public road, shall thereafter if accepted by the township, borough or city authorities be repaired, maintained and improved by the township, borough or city in which the same, or part thereof, is located.

Which was committed to the Committee on Public Roads and Highways.

REPORT FROM COMMITTEE.

Mr. NASON. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. NASON from the Committee on Judiciary General reported as committed, Senate Bill No. 295, entitled:

An Act to amend section one of an act approved the 23d day of February, 1870, (P. L. 226), entitled "An Act to ascertain and appoint the fees to be received by the coroner in the County of Erie."

BILL RECOMMENDED.

Mr. GRAFF. Mr. President, I move that Senate Bill No. 351, on third reading, entitled:

An Act authorizing churches cemetery companies and burial associations to lease or convey certain coal and other minerals providing for the use and expenditures of the funds derived therefrom and for the support of the overlying surface

be recommended to the Committee on Judiciary Special for the purpose of amendment.

Mr. F. E. BALDWIN. Mr. President, I second the motion. The motion was agreed to.

BILL SIGNED.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) announced that the Chief Clerk having reported that the following bill had passed both Houses of the General Assembly and the same being correct, the title was publicly read as follows:

House Bill No. 13, entitled:

An Act making an appropriation to the trustees of the State Institution for the Feeble-Minded of Eastern Pennsylvania at Spring City.

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the presence of the Senate signed the same.

RECESS.

Mr. CROW. Mr. President, I move that the Senate do now take a recess until four-thirty o'clock this afternoon.

Mr. SALUS. Mr. President, I second the motion.

The motion was agreed to.

MEMORIAL SERVICES ON THE DEATH OF HONORABLE JAMES P. MCNICHOL, LATE SENATOR FROM THE THIRD DISTRICT.

The Senate met at 3 o'clock P. M.

The PRESIDENT (Lieutenant-Governor Edward E. Beldleman) in the Chair.

The PRESIDENT. This being the time fixed by the resolution for holding the memorial services on the death of Honorable James P. McNichol, late Senator from the Third District, the Senate will be in order and will be opened with prayer by the Chaplain.

The Chaplain, Rev. Thomas W. Davis, offered the following prayer:

Our kind Heavenly Father, we are assembled here at this hour, set apart by our Senate, to pay a public tribute of respect to the memory of the Honorable James P. McNichol.

For many years he was an honored and esteemed member of this distinguished body. His public career was guided entirely by a spirit of loyalty to the traditions, ideals, and fundamental principles of our State and National Government.

In his private and personal life his habits of conversation, manners and actions were not only beyond reproach, but highly commendable and exemplary. He was ever ready to lend a helping hand to the poor, the needy, and the distressed. His ardent devotion to his wife, his family and his home; his fidelity to the obligation of his church; his loyalty to his friends; his happy, congenial, and friendly smile were among the most striking characteristics of his notable career.

We pray that the memory of his broad minded, large hearted life may be a source of comfort and consolation to his widow, his sons and daughters, his relatives, and many friends.

We pray that this Senate, generous in their tribute of respect to their late colleague, may enjoy in great abundance with their families the richest blessings of Divine guidance and favor. These blessings we ask in our Saviour's name. Amen.

RESOLUTION ON THE DEATH OF HONORABLE JAMES P. MCNICHOL, LATE SENATOR FROM THE THIRD DISTRICT.

Mr. VARE offered the following resolution, which was twice read:

Whereas, Our fellow Senator and esteemed friend, the Honorable James P. McNichol of the third district of Philadelphia County has passed into eternal rest; and

Whereas, His character and his long and continuous public services demand special commemoration; therefore be it

Resolved, That the Senate of Pennsylvania hereby records its testimony of our late associate as a citizen, a legislator and a man;

Resolved, That in the death of the Honorable James P. McNichol the Commonwealth of Pennsylvania has lost a man of courage, public spirit, superior natural ability and great honor, one whose service was of the first order; the city of Philadelphia, in which he resided and which he loved almost with a reverence, has by his death been deprived of a substantial citizen, one who by enterprise and forcefulness in the development and conduct of operations and industries did much to upbuild that wonderful city; the Senate of Pennsylvania,

through his death sustains an irreparable loss, for we here were, peculiarly, in position to realize the worth of the man, his value to the Commonwealth in striving to attain that which might benefit the masses, his counsel as a trustworthy and unselfish friend and adviser and his zeal to ever uphold the best traditions of this law-making body;

Resolved, That we tender to the family of the late Honorable James P. McNichol our heart felt sympathy in their great loss, and direct that a copy of these resolutions, duly engrossed and attested, be forwarded to the members of the bereaved family of the deceased.

EDWIN H. VARE, Chairman,
FRANK E. BALDWIN,
WILLIAM E. CROW,
AUGUSTUS F. DAIX, JR.,
JOHN G. HOMSHER,
M. G. LESLIE,
DAVID MARTIN,
CHARLES W. SONES.

On the question,

Will the Senate agree to the resolution?

Mr. VARE. Mr. President, and gentlemen of the Senate: In offering the resolution we are now considering, I offered it not only because of precedent but for the high regard and respect in which I hold our deceased colleague, the late Senator James P. McNichol.

He and I had been in close touch in different ways for upwards of thirty years. Our summer homes were directly opposite each other, on States Avenue, Atlantic City, for a long time. Our children were raised in these two homes, not more than one hundred feet apart. He and I had been personal and business friends all these many years. When I was in any serious business difficulty he always came to me with his help and gave me the best that was in him, and I always tried to do likewise for him. We did not always agree politically, however, and went through hard contests on opposite sides, but it never separated our personal friendship. That is where I had an opportunity to see the real friendship and splendid manhood in his makeup.

When late in the afternoon of September 15, 1917, James P. McNichol was overtaken by illness on the train on the way to his home in Atlantic City, and he was tenderly carried to the home of his son, our present Senator, 1637 Race Street, Philadelphia, there began a battle for life that excited the admiration of all, and when on the morning of November 14, 1917, death touched his forehead and summoned his spirit to the great beyond, a great heart cry went up from the Philadelphia that knew him best and great grief was manifested in every nook and corner of our State, whose people had seen, felt and known this illustrious son of Pennsylvania.

I stood at the portals of the great cathedral where all through his life he had found refuge from the cares, and strifes of business and politics, there to pour out his soul to his creator, and as I saw that great throng of men, women and children I realized what I had always known, the tremendous hold that this splendid man had on the people. None were too rich to pay him homage, none too poor to speak of his good qualities.

The day that tender hands bore his casket away and his remains were being followed by his family, his stalwart sons and countless admirers and friends, that was his day of victory. The trials of life were over, all struggles had ceased. The hostile newspapers were singing his praises; no harsh note was heard. James P. McNichol, the man, stood out in bold relief and for the first time since the date of his birth the public looked upon him at the right angle and with proper appreciation.

It did not require his death to bring before me his strong characteristics. Bonds of personal friendship had always held us in close contact. We always conceded each to the other the perfect right of freedom of action politically. This individual liberty conceded each only strengthened our personal friendship and each respected the other for his individual views.

He was a Philadelphian in every sense of the word. Born on July 3, 1864, he was reared in the Tenth Ward. His father and uncles were contractors. He was educated in our public schools and finished in a business college. He entered the contracting business early in life. He stood for Philadelphia, and as an organizer of men he had no superior. As a business man he could handle a vast volume of business as easily as ordinary men the more trifling

affairs. He gloried in contest. He was at his best when in the midst of one. His personality has often been in review in the height of his career. Newspaper men regarded him as a marvel of energy and mental equipment. The average man when in touch with the late Senator could not appreciate how he could handle a business employing from seven to ten thousand men, keep in mind all the various details of politics of a great city, and at the same time maintain that calm and pleasant demeanor towards all about him and spend a great portion of his time in the very bosom of his family.

Senator McNichol as a Republican leader had most marked ability and as a business man was extraordinarily sagacious and competent. Nevertheless, where he showed the most brilliantly was in the quiet circle of his own family. Above and beyond everything else James P. McNichol was a family man; he was a patriot. When he stood with tears in his eyes watching four manly sons go out to enter the service of his country, he offered the greatest sacrifice upon his country's altar that any father could. He saw them go to war and still he smiled.

Senator McNichol won his greatest vindication years before his death, when he emerged from a political campaign that had been fought about his contracts a victor in a court of justice and entirely vindicated by public opinion. He had been charged with many wrongs by cruel political detractors. How after a year and more has passed since he was laid away in his last resting place, no word is raised against him. The mention of his name brings up pleasant memories. The real Senator McNichol is now being seen and talked about. Every one realizes that his home city and state, as well as the nation, have lost a great man. His form and smile have been missed not only in this Senate but everywhere.

The churches, the charity organizations and the poor and needy have lost a liberal contributor. His rich judgment and wide experience were of great help to his colleagues here in his chamber, and it is befitting that after the calm judgment of the people has established a firm place in public affection and in popular estimation for our good friend, that we Senators of Pennsylvania, his closest colleagues, pay a deserved tribute to his memory. He was a good christian, a splendid husband and father, a true friend.

The PRESIDENT. The Chair presents his Excellency, the Governor of the Commonwealth.

GOVERNOR SPROUL. Mr. President, family and friends of Senator McNichol: I have not come over here today to make a prepared address, nor to make a special eulogy upon our departed Senator, but I have come as a friend to talk to other friends about a very dear friend to us all. This is rather a remarkable occasion. As I have been sitting here I have been wondering whether ever before within the recollection of any of us has such a gathering assembled to do honor to the memory of a man whose spirit went away year before last. In these changing times when events of great importance follow one another like shadows across the fields, the memory of events is not long lived and it is a great tribute to our departed friend today that so many of his old friends have come a great distance to do him the honor after months and months and months have passed away. I am glad to be over here, to be in this room where he and I had long associations and where a great many of the associations which I know that he prized most, and which I am sure that I prized most among all the things of my life, have transpired. But he was a pretty remarkable character, friends. I have had a good bit of acquaintances in my life. I have known a great many people in a moderately active career, and among all of those there are a few who stand out because of a special characteristic, and if I shall live to be a thousand years old, James P. McNichol will stand out prominently in my memory as a man. That was his outstanding qualification. He was a man in all that the word implied, strong, courageous, able to give battle, able to forgive, self reliant, but merciful, combatant when combat was required, but oh so kindly; strong in his affections, but quick to forgive. He combined in his life a great many of those qualities, which men most prize in other men. Some one was telling me the other day about an incident that happened over in France a few months ago when a regiment which was just about going into bat-

tle again and been ordered up to the first line and was waiting for the details to be arranged when some student of human nature thought that he would try the mental attitude of these boys; they were Americans; try the mental attitude of them regarding human conditions. They had been sorely battered in days gone by and were expecting more of it. They knew not where they were going or what was to be their fate. So the judgment to which they gave expression may be taken as the judgment of their lots. They were asked to indicate by a ballot their view of the three great sins, the three cardinal sins, not religious sins, but the three cardinal sins of manhood. Nearly all of them expressed an opinion and one of the social students who was interested in the matter took account of stock and counted up these things and he found that over ninety per cent. of these young fellows who were going out perhaps to lay their lives down, put down cowardice as being the first cardinal sin. The next largest number of ballots, and about eighty-five per cent. indicated selfishness, and over seventy per cent. of those young fellows indicated conceit as their view as one of the three. There we have them, cowardice, selfishness and conceit, the three worst of human frailties as indicated in the minds of real, manly men. When I learned of that I thought of Jim McNichol and I thought, "my goodness, how free that character was of any of those weaknesses" and how free he was! Cowardice, why he didn't know what fear was. Not physical fear, but other fear, and those of us who have been helped up, who have been pilloried to the public gaze who have been helped up and our weaknesses displayed to those who pose in politics or otherwise, know that no physical torture perhaps is greater than the fear of that kind among those who have fear. No one, who many of us know, has been the victim of much more of that kind of punishment than had Senator McNichol, and yet he never feared it and never flinched from it. He never cared a continental when he thought he was doing the right thing, serving the public interests, serving the city he loved so well, or serving his friends, to whom he gave so much, he did not care what anybody said or wrote about him. And selfishness, what that man didn't know what selfishness was. Perhaps he might have been a greater political character had he been more selfish at times. I have seen so many examples upon it right down upon this floor, in committee rooms and elsewhere and in his office in Philadelphia and a thousand and one other places where I met him in our long and intimate associations that I know that the thought of selfishness never entered that man's mind. The spirit of selfishness never found a moment's refuge in his soul. I remember one time there was a gentleman here in Harrisburg who had done Senator McNichol a grievous wrong; had played upon him one of the meanest tricks you might call it that one man could act towards another. Senator McNichol was mad about it. His indignation and anger was righteous and he came to me and said "Bill, I think I ought to do something to that fellow; I think I ought to put him out of the place that he is in so that he would not be able to do things of that kind again." I did not see him until the following week. I said "Jim, how about so and so." "Forget it Bill." I said "What is the matter." He said, "Well I was to the theater the other night and he was there with his wife and three little children," and he said "I couldn't do anything to hurt that man or those people." He said "Forget all about it." That was only one instance of a hundred things if I would ever have made notes of them that I might put down to his credit. Perhaps he may have been a greater political general if he had been more selfish; if he had been more cruel or more inconsiderate of other people's feelings, but my goodness, how much better it is now for him and for all of us who cherish his memory to think of him than if he had erred and leaned the other way. And conceit, self esteem, that was another element that never entered into his being. In a position of great prominence he never forgot his humble origin, and the older Senators here will remember that day, maybe it is ten years ago, when he stood up here at a committee hearing and told the story of his bringing up and of the struggles which his father and mother had and of the time they all had to make both ends meet and raise a large family and how he had gone through it all, how he gloried in it and liked to talk about it, and how he made the expression "I can eat strawberries now in February, but I

have not forgotten the day when I could not." He never walked in his life along the gold ridges, where he might be seen and be prominent, but he kept himself down in the valleys where the flowers of life bloom and the streams ran warm and the great current of human life go by, and he mixed among the people that he loved, and for that reason he was their leader. His optimism was the most remarkable attribute almost that I ever saw in any man. I remember those days that Senator Vane alludes to when he was beset in all directions and was the victim of unjust and malignant prosecutions, attacked upon all sides and he must have been unhappy in his heart, but if you met him in those days on Broad street or around his office or anywhere you went, you would not have believed it. He kept his trouble to himself even in the last days. In those two months, from the 15th of September to the 14th of November, after he had been stricken and when death's land was upon him, I do not believe that he ever for a moment realized that the pale horse stood before his door. I do not believe that he had any other idea than that he would get back and continue in service and continue in his trust of those about him. His trustfulness was marvelous. His trustfulness was almost as great as his forgiveness and I can remember many and many a time when he had been obviously the victim of treachery and of deceit and had been imposed upon by those about him whom he had trusted, that he would pass the thing over and say "Oh well, there was a reason for that, they will come back after while, we will all be together again. Bill, do not take these political differences too seriously, they don't last long; those are good fellows too." As I say, when the pale horse stood before his door, and you remember that rhyme of John Hayes:

My short and happy day is done,
The dark, uncertain night comes on
Before my door the pale horse stands
To bear me away to unknown lands,
His whinney shrill, his pawing hoof,
Sounds dreadful as the gathering storm,
And I must leave this sheltering roof,
And the joys of life so soft and warm,
Tender and warm the joys of life
Kind friends the faithful and the true,
My rosy children and my wife,
So sweet to kiss, so fair to view,
But the night comes on, the lamp burns blue,
And before my door the pale horse stands,
To bear me away to unknown lands.

I remember, probably ten years ago, when we met here to pay tribute to the memory of a young Senator who had been very active in this body, that I recited that verse of John Hayes, and Senator McNichol came and asked me for it. The reason that I allude to it is because he wrote it down and put it away, and yet as I say, I do not believe that he ever realized in his optimism that the pale horse was before his door in those weeks and weeks of pain and trouble. His devotion to his friends I have spoken of, and his devotion to his family was the finest thing about that fine character. I had talked a great deal with him and visited a great deal with him. We had a great many things in common, had been through a great many crisis and his talk about his boys and girls, his wife and his family was always phrased in the sweetest language and most expressive language that a man might use. I remember a good many years ago when his boy, one of his soldier boys, was captain of the basketball team of the University of Pennsylvania, and my boy was captain of the Swarthmore College basketball team, and they met one another in real contest, because they were pretty well matched. The delight with which the Senator looked at me when these husky lads would meet each other as captains of their teams and briefly bow and address each other as Senator So and So, and then start in clouting one another in a thoroughly earnest way. He said "Bill, they are fine boys, look at the bunch looking at them." The pride was in his heart and his devotion to that family was with him when his spirit passed away. I could not help but think when we were in the great Cathedral, when the last rites of his church were being exercised over him the feeling that was in my heart when those big boys of his gathered the mortal remains of their father up and carried them out, and I could not help but think what was in his heart, in his spirit, wherever it might be as he contem-

plated the spectacle there, and the thought came to me how true were the words of Tennyson:

"How'er it be, it seems to me, 'tis only noble to be good,
Kind hearts are more than coronets,
And simple faith than Norman blood."

And going through all his career and through all the memories, as I have said, his whole career, his whole character, may be summed up in a single word—man. There is nothing else that can express it so well, nothing else I believe would appeal to his friends more completely.

In conclusion, in thinking of all these things one cannot help but feel as Thomas Moore said:

"Long, long may my heart with such memories be filled
As the case in which roses have once been distilled,
You may break it, you may shatter the vase if you will,
But the scent of the roses will cling around it still."

The PRESIDENT. I present the long-time colleague and close, warm, personal friend of Senator McNichol, Auditor General Charles A. Snyder.

Mr. SNYDER. Mr. President: We meet here today to pay a tribute of respect to the memory of one who was for many years an honored member of this Senate. It is a solemn occasion, but the people assembled, the time and the place, are all in accord. Senator McNichol contributed much toward making this stately hall a reality, and here he attained the highest point of his notable career. The time that has elapsed since his untimely death has given the public a clearer vision of his real character and work. To many who are present he was a personal friend. And it is in recognition of Senator McNichol's worth as a man, his loyalty as a friend, and his ability as an associate and leader in the affairs of the State, that we offer on the altar of friendship, this public tribute of love and esteem.

During his life-time, Senator McNichol was often misjudged. But as a building perfectly planned must be viewed from a certain perspective in order that the beauty and purpose of the parts in the architect's design, as well as the harmony of the complete structure, may be discerned; so the character and work of a public man, especially one of an uncommon mold, are seen in a better light when viewed at some distance from his living presence. In the presence of death, men judge as they would be judged. The lapse of time softens the harsh outlines of contemporary criticism. The rivalries and passions by which envy so often hides the real worth of men are soon forgotten when the grave closes over them. Time dissolves prejudices and clarifies vision, and with the passing years and abiding elements of a man's character and work stand out in truer light. We believe that this will prove true in the case of our departed friend.

To Senator McNichol's more intimate associates, such distance was never necessary, because by nature he was one of the most genial and companionable of men. Rather, as the fragrance of a flower and its distinctive characteristics are enjoyed only in close contact, so his sterling worth was appreciated all the more within the circle of personal friendship, for he had a rare genius for friendships. From the "table of my memory" the golden chalice of remembrance will ever distil tender thoughts of him and inspire kindlier service to all my fellow farers through life. To me he was a staunch friend and kind mentor: to all who knew him well he was a warm, living, forceful personality. This it was that advanced him in a comparatively short period to the position of a trusted leader. It has been well said that his was a many-sided character, in which were blended the domestic virtues, high executive ability and marked political sagacity. Withal he was a generous and mirth-loving spirit, without vice of any kind. Wealth and station were sought by him, but more for what he could do thereby for others than for his personal benefit. He made much money, but spent on himself and family only enough to live in refined comfort. With the rest he was the very almoner of charity to many. His unnumbered benefactions are recorded only in that Book where long since besides his name had been written, "One who loves his fellow-men."

James P. McNichol was born in Philadelphia, July third, 1864, toward the close of the Civil War. He died November fourteenth, 1917, near the close of the World War. The story of his career within this short period is a striking commentary on the possibilities of American citizenship, and is an eloquent refutation of class advan-

tage in our form of government; while the progress of our country during the same half-century suggests still greater achievements in the coming years for the Nation and the individual, and that America is still another word for opportunity. The coming years, will offer opportunity to a larger number who may share in the country's advantages for human welfare and happiness; but there will still be need for men like Senator McNichol, who have the vision, and who can take the venture to do large things.

Decendant of an Irish exile, he was not helped by accident or luck, by wealth or powerful friends. He had a grammar-school education and graduated from a business college. He then started out for himself, and proved that only through struggle are strong men made. The first political appointment that he received was a janitorship in the old City Hall, with a salary of five hundred dollars. There he learned the ways of city politics and gained the attention and friendship of public men of the time. Charles A. Porter, a municipal contractor, gave him a chance at a small street-paving contract. He and a brother pooled their interests,—three carts and two horses represented their total resources. They made a good job and gained a reputation.

James McNichol was then twenty-six years old. It has been aptly said that he shaped his political harness when he launched his aspirations as a contractor, backed by a little more than a thousand dollars in cash, a knowledge of street paving, a courage born of the enthusiasm of youth and the determination to win, and a smile that never changed. This last was the spark in his disposition that won for him the name "Sunny Jim." By that smile he won his way from the obscurity of the grammar-school boy to the central figure in the political affairs of his native city and state. And when the summons came, true to his name and nature, he passed into eternity with a smile upon his lips.

Self-reliant, courageous and optimistic, he successfully engaged in some of the largest business undertakings in the large cities, having at periods as many as seven thousand men in his employ. At the same time he was an active participant in the public affairs of Philadelphia, and whether in private business or public service, he always gave his best. At the age of twenty-eight he was sent to the City Committee, the acknowledged leader of his district; a few years later he became a member of City Council; and at the age of thirty-eight he was elected from the third district of Philadelphia to the State Senate. With the activities of business and public life, he found time for considerable reading and study, and his knowledge of municipal, state and general affairs was varied and exact. Thus within a decade he advanced himself to a position where he was counted a leader among the men who conducted the business and public affairs of the great city of Philadelphia and the Commonwealth of Pennsylvania.

His business record alone would stamp him as a man of extraordinary ability and is the best evidence that he was respected by those who employed him and his contracting companies in large construction undertakings. Many public-spirited citizens of Philadelphia remember gratefully his unstinted assistance given in carrying through the Council measures which made for the material and social welfare of the city. The educational institutions of Philadelphia, from the primary public schools to the pride of the city, the University of Philadelphia, had no more loyal supporter than Senator McNichol. It is also to his honor that a number of measures which made for the public welfare became embodied in the laws of the State largely because of his aid. Laws in behalf of child welfare and against the sale of narcotics and many others of great benefit to the Commonwealth could not have been passed otherwise, because of the interests that were opposed.

It were unfair to leave the impression that Senator McNichol's career was flawless or that the escaped criticism and censure. He had his faults, he made mistakes, he made enemies. But his chief offence was that he was eminently successful in politics. Hardly any man can seek a place in the public service without incurring a certain amount of odium. A forceful man like Senator McNichol is almost sure to provoke opposition, as he did, to the point of being reviled. It is an evil portend in our body

politic, for the State must have citizens to act as administrators of the public affairs, as guardians of the public honor, as preservers of the public peace. This is but the simplest truism. The theory of our republic is that all rule, but that the fittest shall be chosen to govern; and too often those best fitted shrink from the task, for fear of unjust criticism. Those who have only adverse or destructive criticism for men in public office should examine themselves and give at least some evidence that they could do better.

Our Government is based on Nature's decree, that man is pre-eminently a social or political creature, and, therefore, politics in its true sense is his highest vocation. Politics should be simply good citizenship. The habit prevalent, especially among highly educated persons, or regarding all men who are much in politics with suspicion, is to be deplored. If wealth, education and breeding were to result in a class who cared only to criticize, accumulate money and give way to self-indulgence, then it would appear indeed that there is a radical unsoundness in our society; refinement would prove to be a weakness and the higher education a curse. The men to whom the accidents of birth and fortune have given most owe most to their country. They ought to take up politics as any other business, and honor and elevate it. Among the finest things of this war is the part taken by thousands of men of wealth and education, and the sacrifices they made in many cases the supreme one. No better omen could be wished for our country than to see the same type of men take a similar part in civil life.

The American Republic is conceded to have the most humane system of government in the world, and yet the poet's plaint is perennial and holds ever:

"Alas! for the poor to have some part
In these sweet living lands of art
Makes problems for both head and heart."

Perhaps the final touchstone for all the legislation planned by our statesmen in this so-called time of reconstruction is this: To what extent will it help to bring about the division of labor and the distribution of the wealth of our country in such a way that the poet's ideal: "Joy in widest commonality spread," may be realized?

In this respect we can take special pride in our own State. From its founding as a colony, long before there was a Nation, those humane principles were put into practice and nurtured here as in no other part of the world. They became the very fibre of its laws, and were potent in shaping and determining those of other States. Our Commonwealth, with its widely diffused prosperity and happiness, is heir to the genius and nobility of its founder; but that heritage has been preserved and augmented from generation to generation by men who gave devoted service to the State in practically ways as did he in whose memory we are assembled. Senator McNichol was not a great orator or a great statesman; but his speeches had a pith, a brevity and a directness that went to the heart of public questions. And, just as his vocation consisted in doing construction work, so also it will be found on examination that in his avocation of politics he was always practical and constructive.

Senator McNichol was a Republican. He was a party man. He believed in the Republican Party, which was in its infancy when he himself was born and under whose rule so many great problems of the Republic have been solved. He believed that the party of Lincoln, of Grant and of McKinley was identified with the proudest and most prosperous years of the Republic. It is not strange, therefore, that the big-brained, stout-hearted, intensely earnest and resourceful Roosevelt was one of his heroes. For Senator McNichol himself, like his hero, was a man of action and courage, and never so self-possessed as when under fire. In his first political venture, he lost, but out of that defeat, he built the way to victory in later attempts.

It is not unfitting to recall some of the estimates of distinguished fellow-citizens who knew him best. An Ex-Governor of Pennsylvania said: "Senator McNichol was a trustworthy and courageous man, of great energy and marked ability."

The president of one of the largest universities said: "He was a man of remarkable brain power, and I admired

him immensely for his invariable square-dealing and public-spiritedness."

Perhaps his strongest political opponent said of him: "Had my deepest respect for his courage, devotion to friends, manliness, and many deeds of charity".

A former Attorney-General of Pennsylvania said: "His grasp and understanding of state affairs and municipal problems generally, affecting our welfare and progress, was extraordinary."

No review of the life of our friend and colleague would be adequate without special reference to his loyalty, next to his buoyant spirit, the chief characteristic of his life. He was loyal to his home, to his city, to his State, and to his country and his friends. His home life was beautiful and exemplary. He was a devoted husband and loving father. He had great pride in his native city, which contains lasting monuments of his genius and industry, such as the Northeast Boulevard, the Market Street Subway, and the Torresdale Filtration Plant.

"He loved the romance of the city's mart,
The charm and magic of its throbbing heart."

The welfare of Philadelphia—his home city—was as much upon his mind as his private business, and he wished to see the city expand and become the greatest municipality in the country. When the war broke over the Nation he supported every patriotic project as he was able, and gave three sons to the army. They were all in army camps when he died.

In his last illness he had the sympathy of hundreds, and at his death, working men in frayed, soiled clothes who looked upon him as a benefactor, with others reflecting prosperity, called at his home to express the sense of their loss. And the great gathering of men distinguished in public and private life at his funeral, and the thronging thousands who followed the procession from the Cathedral, where he had always worshipped, to the Holp Sepulchre Cemetery, all bore witness to his domestic virtues, his business ability, and his useful public life. Such, also, is the meaning of this memorial, testified to by so large a gathering of his friends for

"To live in hearts we leave behind
Is not to die."

Mr. SONES. Mr. President: Representing the membership of this body on the maunder side I rise not only to offer a tribute to the memory of Senator James P. McNichol in behalf of my colleagues, but also a personal one, personal in that the Senator was a very close and dear friend, a friend whose friendship knew no politics, and whose companionship I enjoyed since I first entered on my duties in this body.

Much has been said of those qualities that endeared him to all but it was loyalty to friends that was the outstanding feature of his busy and varied life, a feature which helped in no small measure to endow him with that strong and radiant personality, so well known to everyone.

He was an opponent worthy of any man's steel, yet he conducted his fights in the open and friend and foe alike always knew where he stood. This policy earned for him the respect of all and it may be truly said that much of the political structure of his life was built on a foundation of square-dealing.

We were many times accorded his favor and support for our bills, for the lack of which those measures would in many cases be but memories and regrets. The people of a great many senatorial districts of this state are today enjoying the benefit of good and wise legislation, very few of whom knew what power was exercised in order that those laws might be written on the statute books.

The thoughts and plans of Senator McNichol were not confined to a narrow area but his broad minded vision was a characteristic of his life, an inspiration to us all. His loss is not only the loss of the majority of this body, but the loss of the Pennsylvania State Senate and to me the passing into the great beyond of a dear and true friend.

Mr. DAIX. Mr. President, and gentlemen of the Senate, in the days of the Civil strife, and on the eve of the Great National Holiday celebrated in the hour of our Independence there was born on July 3, 1864, to a poor Irish-American family, a child, who was destined in course of time to wear a crown greater than any king.

It is in memory of him born this coming November, 55 years ago, we hold this memorial service to-day.

One who by his own exertion and by tremendous will power forced his way to the front as a leader of men. Starting his political life as a janitor in the old City Hall, Fifth and Chestnut Streets and in a business way as a contractor owning a few carts, and a couple of teams. Gradually advancing, being elected to Councils, and elected to the Senate in 1904, 1908, 1912, 1916, and at the same time advancing in his business, to the head of one of the largest contracting firms in the Country. He fought his battles in the political arena fair, and in the dark days of 1905. When enemies hounded him, and so called friends deserted him, he fought bravely on as a Christian man, placing his faith in God Almighty to lead him on the road to brighter days. Did they come? Yes. And it was to her through the Will of Divine Providence, hope came into his life again. The story from his own lips is: "I went home one night with heavy steps and heavier heart. When I went in, I just sat on a chair in the hall without taking off my hat. I was as near to being beaten, as I ever was in my life. My wife came down stairs. Then I felt her hand on my head. 'Jim,' she said, 'I always feared it would come to this, so I saved the money you gave me for myself. Here it is, all for you. Use it, and win.' Bank book showed Seventy Thousand Dollars. And he won."

He was a Christian and a moral man, with friends in every walk of life, not alone in Philadelphia, or this great Commonwealth, but throughout this Nation of ours. He was loved by every one. And why? The answer. He never betrayed a friend. And any other reason? He was Human. For example a story is related of him, that a certain party called upon him, a political foe, and made a request for money, stating his family were in want. Our late friend responded to the request to the apparent surprise of those around him. His answer to their astonishment, "I never stop to ask a man his politics when he is starving."

And then almost in the prime of his life, the call came to him, on November 17, 1917. Ingratitude had done its work. Mourned by thousands, rich and poor, political friend and foe, by the denizens of the Tenderloin, all loved the man who scattered sunshine and money along their pathways of life.

May I read a poem, that typifies the man?

I only ask there be engraven,
On every heart, and every mind
Of all with whom I've mingled
Those simple words, "He was always kind."
In the race for honors victory
Or in the race for fame,
He never crushed his fellowman
That he might win the game.

He was laid away with all the pomp, and splendor of his Church, surrounded by representative men of the Nation, State, and City. The man with a million friends. A Senator, who was to us "Our Sunny Jim." The "Ave Marie" has been played, and Good-night has been said, and only the last farewell remains.

On last Sunday, I stood with my wife at the entrance to the mausoleum of him we mourn today, the late Senator James P. McNichol. I did not care if the earth was damp, or that rain drops now and then spattered down, I only thought of him. Twilight coming, a rift of sunshine enters into the tomb. I grasp the iron cornice work, and looking through the glass door with mist in my eyes, I exclaim, "Oh Jim would to God you could come back again." But my only answer was the bleak March winds, blowing mournfully through the trees. I have said my Farewell to "Sunny Jim" but as long as memory lasts, the memory of your friend, and mine, the late James P. McNichol, will remain forever.

And the question occurring,

Will the Senate agree to the resolution?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Baldwin, F. E. DeWitt,
Baldwin, R. J. Donahue,
Barnes, E. Stein,
Barr, Eyo,

Leiby,
Leslie,
Marlow,
Martin,

Salus,
Schultz,
Schultz,
Smith,

Beales,	Graff,	McConnell,	Snyder,
Foyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Mearkle,	Tompkins,
Campbell,	Haldeman,	Miller, J. S.,	Turner,
Craig,	Heaton,	Murdoch,	Vare,
Crow,	Herron,	Nason,	Weaver,
Daix,	Homsher,	Patton,	Whitten,
Davis,	Jones,	Phipps,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

ADJOURNMENT.

Mr. VARE. Mr. President, I move that the memorial session of the Senate do now adjourn.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the Chair.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

BILLS INTRODUCED.

Mr. CROW. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW read in his place and presented to the Chair Senate Bill No. 466, entitled:

An Act creating a State Salary Board to fix, grade and equalize the salaries and compensation of employees of the executive branch of the State government; defining the powers and duties of such board; and making an appropriation.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 467, entitled:

An Act defining the duties of the Governor with regard to the approval of warrants, vouchers, claims, accounts, agreements and contracts; and repealing inconsistent acts.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 468, entitled:

An Act providing for biennial instead of annual reports by the several departments of the State government.

Which was committed to the Committee on Public Printing.

Also read in his place and presented to the Chair Senate Bill No. 469, entitled:

An Act providing for the creation of a commission to study and to report to the General Assembly upon the subject of the revision and amendment of the constitution of this Commonwealth, prescribing its powers and duties and making an appropriation.

Which was committed to the Committee on Appropriations.

REPORTS FROM COMMITTEES.

Mr. PATTON. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. PATTON, from the Committee on Judiciary General reported as committed, Senate Bill No. 311 (House Bill No. 339), entitled:

An Act fixing the salaries of real estate assessors in counties containing a population of more than one million five hundred thousand (1,500,000) inhabitants.

Mr. F. E. BALDWIN. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. F. E. BALDWIN, from the Committee on Judiciary General, reported as committed, Senate Bill No. 464, entitled:

A Joint Resolution authorizing action by the authorities of this Commonwealth to prevent discrimination against the citizens of this Commonwealth in the use of natural gas, which would result from the law recently enacted by the State of West Virginia.

Mr. DAIX. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX, from the Committee on Appropriations, reported as amended, Senate Bill No. 381, entitled:

An Act in relation to the public safety, defense and welfare of the Commonwealth and of the United States; continuing the Commission of Public Safety and Defense as a Commission of Public Welfare; prescribing its powers and duties; authorizing the Governor as Chairman of the Commission to appoint a Governor's Council of Public Welfare to assist in carrying into effect the provisions of this act; prescribing the powers and duties of the Council, and making an appropriation.

COMMUNICATIONS FROM THE GOVERNOR.

The Secretary to the Governor, being introduced, presented communications in writing from His Excellency, the Governor of the Commonwealth, which were laid on the table.

BILLS INTRODUCED.

Mr. EYRE. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE read in his place and presented to the Chair Senate Bill No. 470, entitled:

An Act making an appropriation to carry out the provisions of an act approved the twenty-fifth day of July, one thousand nine hundred seventeen (P. L. 1195) entitled "An Act for the encouragement of agriculture and the holding of agricultural exhibitions; providing State-aid for certain agricultural associations and regulating the payment thereof."

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 471, entitled:

An Act to amend section one thousand four hundred and six of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Which was committed to the Committee on Education.

Also read in his place and presented to the Chair Senate Bill No. 472, entitled:

An Act making an appropriation to the Pennsylvania Epileptic Hospital and Colony Farm, Chester County, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. DAIX. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX read in his place and presented to the Chair Senate Bill No. 473, entitled:

An Act making an appropriation to the trustees of Temple University, Philadelphia.

Which was committed to the Committee on Appropriations.

Mr. DeWITT. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DeWITT read in his place and presented to the Chair Senate Bill No. 474, entitled:

An Act to amend section one of an act approved the fourteenth day of May, one thousand nine hundred thirteen (P. L. 204), entitled "An Act authorizing the board of county commissioners of the several counties of the State to appropriate money for co-operative agriculture extension work for the purpose of improving and developing the agricultural resources of the proper counties."

Which was committed to the Committee on Agriculture.

REPORT FROM COMMITTEE.

Mr. EYRE. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE, from the Committee on Corporations, reported as committed, Senate Bill No. 422, entitled:

An Act authorizing companies incorporated to supply light, heat and power, or either of them, by electricity to merge and consolidate with motor power or street railway companies,

COMMUNICATIONS FROM THE GOVERNOR.

The Chair cleared his table and laid before the Senate communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows:

VETO OF SENATE BILL NO. 121.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, March 11, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I herewith return, without my approval, Senate Bill No. 121, entitled "An Act authorizing Kathryn A. Seth, widow of James V. Seth, deceased, late of the city of Oil City, Venango County, Pennsylvania, to bring suit in the Court of Common Pleas of Venango County against the Commonwealth of Pennsylvania."

This bill authorizes a suit for damages for the death of James V. Seth, caused by an accident on a State Highway in Venango County.

The Supreme Court of Pennsylvania has very recently declared the Act of May 10, 1917, P. L. 159, which authorizes Ida Collins to bring suit for the death of her husband, occurring on the State Highway in Somerset County, to be unconstitutional, special legislation. Moreover, I believe that actions against the State should be tried in the Court of Dauphin County, in accordance with previous practice and policy.

For this reason the bill is not approved.

WM. C. SPROUL.

On the question.

Shall the bill pass the objections of the Governor to the contrary notwithstanding?

Mr. PHIPPS. Mr. President, I move that the question together with the further consideration of the bill be postponed for the present.

Mr. NASON. Mr. President, I second the motion.

The motion was agreed to.

NOMINATION BY THE GOVERNOR.

The Chair cleared his table and laid before the Senate communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows:

NOTARIES PUBLIC.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, March 11, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the dates set opposite their names, respectively:

BUCKS COUNTY.

Miss Margaret F. Leatherman, Bristol March 26, 1919.

PHILADELPHIA COUNTY.

Henry Glaser, Jr., Philadelphia, March 22, 1919.
Antoni Janiszewski, Philadelphia, March 15, 1919.
Chas. Fred Miller, Philadelphia, March 20, 1919.
Geo. H. Rapson, Philadelphia, March 30, 1919.

WASHINGTON COUNTY.

Albert Erdelyi, Donora, March 19, 1919.

YORK COUNTY.

Robert H. Lloyd, Delta, March 22, 1919.

WM. C. SPROUL.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, March 11, 1919.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of confirmation:

ALLEGHENY COUNTY.

F. F. Cavitt, West Homestead.
C. R. Hobson, Homestead.
L. R. Martin, Pittsburgh.
Miss Ella M. Ryan, Pittsburgh.
Jacob Sheffler, Pittsburgh.
Chas. A. Waldschmidt, Pittsburgh.

BERKS COUNTY.

Luther H. Heist, Reading.

BLAIR COUNTY.

J. G. Denniston, Hollidaysburg.

BUCKS COUNTY.

Lewis R. Bond, Morrisville.

CARBON COUNTY.

Frank Romano, Township of Mauch Chunk.

CLARION COUNTY.

D. C. Gathers, Township of Red Bank.

COLUMBIA COUNTY.

John R. Diemer, Catawissa.

DAUPHIN COUNTY.

Miss A. M. Maguire, Harrisburg.

ELK COUNTY.

Oscar F. Hedberg, St. Marys.

ERIE COUNTY.

Robert A. Patterson, Jr., Corry.
Mrs. Gladys A. Riede, Erie.

FAYETTE COUNTY.

Mrs. Ellen Springer Frost, Uniontown.

LANCASTER COUNTY.

Edgar L. Matterer, Lancaster.

LUZERNE COUNTY.

Nicola Ciotola, Hazleton.
John Howard Reed, Duryea.

MCKEAN COUNTY.

Edward F. Livingston, Kane.

MONROE COUNTY.

Verner Morgan Reynolds, East Stroudsburg.

MONTOUR COUNTY.

C. J. Yagel, Township of Anthony.

PHILADELPHIA COUNTY.

Howard S. Cripps, Philadelphia.
Howard A. Dougherty, Philadelphia.
Miss Miriam E. Levy, Philadelphia.
Edward S. Lower, Philadelphia.
W. A. O'Donnell, Philadelphia.
A. Arthur C. Penton, Philadelphia.
Miss Alma M. Scott, Philadelphia.

POTTER COUNTY.

J. F. Benson, Galeton.

SCHUYLKILL COUNTY.

John Jachetti, Mahanoy City.
Wm. R. Middleton, Gilberton.

WESTMORELAND COUNTY.

Mrs. Tillie Staman, Jacobs Creek.

WM. C. SPROUL

INSURANCE COMMISSIONER OF PENNSYLVANIA.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, March 11, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Thomas B. Donaldson, of Philadelphia, to be Insurance Commissioner of Pennsylvania, to serve until the first Monday of May, 1919.

WM. C. SPROUL.

MEMBER AND CHAIRMAN OF THE PENNSYLVANIA STATE BOARD OF CENSORS OF MOTION PICTURES.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, March 11, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate, Harry L. Knapp, of Philadelphia, to be a Member and Chairman of the Pennsylvania State Board of Censors of Motion Pictures, until the eighteenth day of May, 1921.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent.

A motion was made by Mr. CROW.

That Rule 38, which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations.

Which was agreed to,
Whereupon,

A motion was made by Mr. CROW.

That the Senate do advise and consent to said nominations.

On the question.

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin, F. E.,	Donahue,	Marlow,	Schantz,
Baldwin, R. J.,	Einstein,	Martin,	Smith,
Barnes,	Eyre,	McConnell,	Snyder,
Barr,	Graff,	McNichol,	Sones,
Beales,	Gray,	Mearkle,	Tompkins,
Boyd,	Hackett,	Miller, J. S.,	Turner,
Campbell,	Haldeman,	Murdoch,	Vare,
Craig,	Heaton,	Nason,	Weaver,
Crow,	Herron,	Patton,	Whitten,
Daix,	Homsher,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	Buckman,
DeWitt,	Leslie,	Sassaman,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. CROW. Mr. President, I move that the Executive Session do now rise.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

COMMUNICATION FROM THE GOVERNOR.

The Chair cleared his table and laid before the Senate communication in writing from His Excellency, the Governor of the Commonwealth, which was read as follows:

APPROVAL OF RESOLUTION RECALLING SENATE BILL NO. 66 FROM THE GOVERNOR.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, March 11, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the resolution of the Senate and House of Representatives, recalling Senate Bill No. 66, file folio 107, from the Governor for the purpose of amendment.

WM. C. SPROUL.

RECONSIDERATION OF SENATE BILL NO. 66.

Mr. PHIPPS. Mr. President, I move to reconsider the vote by which Senate Bill No. 66, entitled:

An Act to amend section two and section five as amended and to supplement an act approved the seventh day of July one thousand eight hundred eighty-five (Pamphlet Laws two

hundred and fifty-seven) entitled "An Act to confer upon the several courts of common pleas of this Commonwealth jurisdiction of a court of equity in all cases of dower and partition and prescribing the method of procedure" by enlarging the powers of the master and confirming all cases heretofore proceeded in to final decree.

passed finally.

The PRESIDENT. How did the Senator vote?

Mr. PHIPPS. Mr. President, I voted aye.

Mr. SNYDER. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. SNYDER. Mr. President, I voted aye.

The motion was agreed to.

And the question recurring,

Shall the bill pass finally?

Mr. PHIPPS. Mr. President, I move to reconsider the vote by which the bill passed third reading.

The PRESIDENT. How did the Senator vote?

Mr. PHIPPS. Mr. President, I voted aye.

Mr. SNYDER. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. SNYDER. Mr. President, I voted aye.

The motion was agreed to.

And the question recurring.

Will the Senate agree to the bill on third reading?

Mr. PHIPPS. Mr. President, I ask unanimous consent to amend section 1, page 5, line 3, by inserting after the word "courts" the following "be and the same is hereby amended to read as follows":

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question.

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

COMMUNICATION FROM THE GOVERNOR.

The Chair cleared his table and laid before the Senate communication in writing from His Excellency, the Governor of the Commonwealth, which was read as follows:

APPROVAL OF RESOLUTION RECALLING SENATE BILL NO. 59 FROM THE GOVERNOR.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, March 11, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the Resolution of the Senate and the House of Representatives, recalling Senate Bill 59, file folio 179, from the Governor for the purpose of amendment.

WM. C. SPROUL.

RECONSIDERATION OF SENATE BILL NO. 59.

Mr. SNYDER. Mr. President, I move to reconsider the vote by which Senate Bill No. 59, entitled:

An Act to amend section two of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-two) entitled "An Act authorizing county controllers in counties having a population of more than one hundred thousand and less than one hundred fifty thousand inhabitants to appoint a solicitor prescribing the duties of said solicitor and fixing his salary" by authorizing the county commissioners and county controller to fix the salary of the solicitor.

passed finally?

The PRESIDENT. How did the Senator vote?

Mr. SNYDER. Mr. President, I voted aye.

Mr. WEAVER. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. WEAVER. Mr. President, I voted aye.

The motion was agreed to.

And the question recurring,

Shall the bill pass finally?

Mr. SNYDER. Mr. President, I move to reconsider the vote by which the bill passed third reading.

The PRESIDENT. How did the Senator vote?

Mr. SNYDER. Mr. President, I voted aye.

Mr. WEAVER. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. WEAVER. Mr. President, I voted aye.
The motion was agreed to.
And the question recurring,
Will the Senate agree to the bill on third reading?

BILL POSTPONED.

Mr. SNYDER. Mr. President, I move that the question together with further consideration of the bill be postponed for the present.

Mr. WEAVER. Mr. President, I second the motion.
The motion was agreed to.

MOTION TO READ BILLS THE FIRST TIME.

Mr. EYRE. Mr. President, I move that all bills reported from committees at today's sessions be read the first time.

Mr. SCHANTZ. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 231 (House Bill No. 165), entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven, entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 6, entitled:

An Act constituting the county commissioners county controller and county treasurer in any county having a population of more than one hundred thousand inhabitants a board to appoint depositories of county funds and to fix the rate of interest to be paid to the county by such depositories.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 157, entitled:

An Act to further amend section two of an act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An Act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire-escapes fire extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and providing proper penalties for any violation of the same" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 241 (House Bill No. 185), entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 183, entitled:

An Act investing the several courts of common pleas of the Commonwealth with power and authority to determine and decree the invalidity of any marriage contract heretofore entered into by parties either of whom may be residents of the Commonwealth by reason of the insanity or weak-mindedness of either party to said contract at the time it was entered into

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 301 (House Bill No. 25), entitled:

An Act making an appropriation to the Commission of Soldiers' Orphan Schools of Pennsylvania for the payment of a deficiency in the appropriation for maintenance for the two fiscal years ending May thirty-first one thousand nine hundred and nineteen

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 7, entitled:

An Act prescribing the sureties to be furnished on their official bonds by the county treasurers of the several counties of this Commonwealth and providing for the payment of the premiums on said bonds.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 324, entitled:

An Act to appoint the Philadelphia National Bank of Philadelphia loan and transfer agent of the Commonwealth of Pennsylvania succeeding the Farmers and Mechanics National Bank in liquidation.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 72, entitled:

An Act authorizing banking companies incorporated and organized under the laws of the Commonwealth and having capital stock at least equal to the capital stock which trust companies are required by law to have to act in any fiduciary capacity in which trust companies organized under the laws of the Commonwealth are empowered to act and prescribing the method of acquiring such rights.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 143, entitled:

An Act to amend the first section of an act approved the ninth day of April Anno Domini one thousand nine hundred fifteen (Pamphlet Laws one hundred eleven) entitled "An Act to provide for the immediate printing and distribution of advance sheets of the laws of this Commonwealth as they are enacted from time to time to persons making application therefore and to certain officials" so as to include members of the General Assembly.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 113, entitled:

An Act to amend sections four and five of an act approved the second day of April one thousand eight hundred and sixty-eight (Pamphlet Laws three) entitled "An Act to ascertain and appoint the fees to be received by the several officers of this Commonwealth."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 244. (House Bill No. 108), entitled:

An Act authorizing the appointment of clerks by the judges of the Orphans' Court of certain counties.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 343, entitled:

An Act relating to the consideration upon appeal by the Supreme and Superior Courts of testimony taken in preced-

ings in courts of record and providing for the making of such testimony a part of the records.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 368, (House Bill No. 486), entitled:

An Act to amend the act approved the fifteenth day of April one thousand nine hundred fifteen (Pamphlet Laws one hundred and thirty-two) entitled "An Act relative to the burial of the bodies of certain indigent deceased widows at the county expenses" as amended requiring county commissioners to pay from the county funds the expenses of burial of all widows of honorably discharged soldiers sailors and marines legally resident within the county authorizing the county commissioners to make inquiries and investigations providing for payments to persons who buried such bodies and requiring public officers and officers and agents of institutions to report deaths of such widows

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 230, (House Bill No. 7), entitled:

An Act to repeal section thirty-two of an act approved the twenty-ninth day of April one thousand eight hundred and forty-four (Pamphlet Laws four hundred eighty-six) entitled "An Act to reduce the State debt and to incorporate the Pennsylvania canal and railroad company" in so far as it imposes a tax on horses mares geldings mules and neat cattle over the age of four years for county purposes in counties having a population of more than one million four hundred thousand inhabitants.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 370, (House Bill No. 243), entitled:

An Act to quiet the title to real estate and to enable citizens of the United States and corporations authorized to hold real estate within this Commonwealth to hold and convey title to real estate which has been formerly held by or for corporations not authorized by law to hold the same.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 316 (House Bill No. 201), entitled:

An Act providing for the appointment of assistant district attorneys in the several counties of this Commonwealth having a population of more than one hundred thousand inhabitants prescribing the powers and duties and fixing their salaries

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 434 (House Bill No. 420), entitled:

An Act to provide for an additional law judge of the court of common pleas of the Thirty-first Judicial District.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 378 (House Bill No. 586), entitled:

An Act validating all decrees of divorce granted by virtue of and pursuant to an act approved the twenty-fifth day of June one thousand eight hundred and ninety-five (Pamphlet Laws three hundred eight) entitled: "An Act amending section three of an act entitled: 'An Act concerning divorces' approved the eighth day of May one thousand eight hundred and fifty-four enlarging the same so as to include indignities to the person of the husband" wherein the decree of divorce shall be silent as to support or alimony and the court shall not have allowed any alimony or support to the wife nor in any manner determined the right of the wife thereto

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 317 (House Bill No. 121), entitled:

An Act providing for the appointment by the district attorney in counties having a population of over one million and less than one million five hundred thousand inhabitants of a chief county detective an assistant chief county detective and special county detectives defining their duties defining their authority fixing their salaries and authorizing the payment of the same together with the necessary traveling expenses by the county

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 344, entitled:

An Act to quiet the title of real estate by providing that the sale of the real estate of any bankrupt or insolvent debtor shall pass the title of such real estate freed from any claims for or rights to any statutory interest inchoate of the spouse of the bankrupt or insolvent debtor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 274 (House Bill No. 237), entitled:

An Act to amend the third section of an act approved the nineteenth day of June one thousand nine hundred eleven (Pamphlet Laws one thousand and fifty-five) entitled "An Act authorizing the release on probation of certain convicts instead of imposing sentences the appointment of probation and parole officers and the payment of their salaries and expenses regulating the manners of sentencing convicts in certain cases and providing for their release on parole their conviction of crime during parole and their rearrest and reconviction for breach of parole and extending the powers and duties of boards of prison inspectors of penitentiaries" to empower the court to appoint assistants to the probation officer and to fix their salaries

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 391 (House Bill No. 616), entitled:

An Act fixing the mileage to be allowed common pleas judges in judicial districts containing more than one county

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 223 (House Bill No. 32), entitled:

An Act to amend section one of an act approved the twenty-seventh day of April one thousand nine hundred and eleven entitled "An act regulating the compensation of court criers and tipstaves in counties containing more than ninety thousand and less than one hundred and fifty thousand inhabitants providing for the payment of the same by the particular county limiting the number of tipstaves to be appointed and repealing an act of Assembly entitled 'An Act to regulate the fees of court criers and tipstaves of the courts in judicial districts containing more than ninety thousand and less than one hundred and fifty thousand inhabitants approved the twenty-ninth day of April Anno Domini one thousand nine hundred and nine.'" by extending the provisions of said act to include counties containing more than seventy-five thousand and less than one hundred and fifty thousand inhabitants and fixing the salaries of the court criers and tipstaves thereof.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 314 (House Bill No. 139), entitled:

An Act to prevent the abatement of certain suits at law or in equity heretofore commenced now pending or hereafter to be brought

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 295, entitled:

An Act to amend section one of an act approved the twenty-third day of February one thousand eight hundred and seventy

(Pamphlet Laws two hundred and twenty-six) entitled "An Act to ascertain and appoint the fees to be received by the coroner in the County of Erie

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 311 (House Bill No. 339), entitled:

An Act fixing the salaries of real estate assessors in counties containing a population of more than one million five hundred thousand (1,500,000) inhabitants

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 464, entitled:

A joint resolution authorizing action by the authorities of this Commonwealth to prevent discrimination against the citizens of this Commonwealth, in the use of natural gas, which would result from the law recently enacted by the State of West Virginia.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 381, entitled:

An Act in relation to the public safety defense and welfare of the Commonwealth and of the United States continuing the Commission of Public Safety and Defense as a Commission of Public Welfare prescribing its powers and duties authorizing the Governor as chairman of the commission to appoint a Governor's Council of Public Welfare to assist in carrying into effect the provisions of this act prescribing the powers and duties of the council and making an appropriation.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 422, entitled:

An Act authorizing companies incorporated to supply light, heat and power, or either of them by electricity to merge and consolidate with motor power or street railway companies.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

RECESS.

Mr. CROW. Mr. President. I move that the Senate do now take a recess for ten minutes.

Mr. EYRE. Mr. President. I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

HOUSE MESSAGE.

HOUSE CONCURS IN SENATE BILL NO. 26.

The Clerk of the House of Representatives being introduced returned to the Senate, Senate Bill No. 26, entitled:

An Act to amend an act entitled "An Act to amend the first section of an act entitled: 'An Act to encourage county historical societies' approved the twenty-first day of May Anno Domini one thousand nine hundred and one so as to provide that the commissioners' board in counties where the population exceeds one million may appropriate a sum not exceeding one thousand dollars annually to the chief historical society in said county" approved the thirty-first day of March Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws thirty-six) increasing the sum that may be appropriated and providing for joint appropriations

with the information that the House has passed the same without amendment.

HOUSE BILLS FOR CONCURRENCE.

He also presented for concurrence bills of the House of Representatives as follows:

House Bill No. 490. (Senate Bill No. 475), entitled:

An Act authorizing the appointment of interpreters in each county of this Commonwealth and providing for their compensation.

which was committed to the Committee on Judiciary General.

House Bill No. 719. (Senate Bill No. 476), entitled:

An Act relating to the organization maintenance and operation of the Banking Department and the scope of its supervision and control over corporations partnerships unincorporated associations and individuals and the assets and liabilities thereof and providing penalties for the enforcement of its provisions

which was committed to the Committee on Banks and Building and Loan Associations.

House Bill No. 45 (Senate Bill No. 477), entitled:

An Act making an appropriation providing for a deficiency in the maintenance of The Glen Mills Schools Glen Mills Delaware County Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 222 (Senate Bill No. 478), entitled:

An Act to amend clause (a) section two of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws three hundred and eighty-eight) entitled "An Act relating to the jurisdiction powers and procedure of the orphans' court and the court of common pleas as to sales mortgages conveyances on ground-rent leases extinguishment of ground-rents partitions exchange squaring and adjusting of lines between adjoining owners consolidation and combination of mining lands and the leasing thereof the joining by owners of undivided interests in making and taking conveyances in order to change the route or location of any right of way or passage over adjoining or other lands and the subdivision of premises so as to command the highest price or greatest rents and for such purpose the laying out or dedication of roads streets and alleys or the vacation of such as have not been accepted by the public authorities where the court shall be of opinion that such decree will be to the interest and advantage of all those interested and where the legal title is held by minors lunatics habitual drunkards or weak-minded persons, a married person whose spouse is a lunatic or has abandoned him or her for one year or has been absent and unheard of for seven years by corporations having no capacity to convey or by an unincorporated association by any religious beneficial or charitable society or association incorporated or unincorporated and the title is subject to forfeiture if real estate is held in excess of the amount prescribed by its charter or by law by a corporation or individual or individuals and is subject to a trust of any description whatever by any person as to whom a presumption of death may have arisen or any interest wherein is held by any person under legal disability to dispose thereof where the legal title is an estate tail or is subject to the lien of debts of a decedent not of record contingent remainders executory devices or remainders to a class some or all of whom may not be in being or ascertained where estates shall have been devised or granted for special or limited purposes where there is a power of sale but the time may not have arrived for its exercise any preliminary act may not have been done to bring it into exercise the time limited for its exercise may have expired or any one or more persons required to consent or join in its exercise may be non compos mentis have removed out of the State have died refuse to act unreasonably withhold consent or be absent and unheard of where there has been or shall be a defective appointment in any deed or will and the necessary power is not given to the executor devisee or appointee to make sale and conveyance where a trust has been created and no power conferred on the trustee to do any of the acts which the court is hereby empowered to authorize or confirm and to the effects of such decrees" extending the provisions of said act to cases where real estate or ground-rent issuing thereout is held by a wife whose husband is a minor or by a married minor whose spouse is a minor

Which was committed to the Committee on Judiciary General.

House Bill No. 644 (Senate Bill No. 479), entitled:

An Act providing for the appointment of county detectives in certain counties and fixing their salaries payable from the county treasury.

Which was committed to the Committee on Judiciary General.

House Bill No. 179 (Senate Bill No. 480), entitled:

An Act authorizing the judges learned in the law of the courts of common pleas and orphans' courts of the counties having a population of more than one hundred and fifty thousand and less than two hundred fifty thousand inhabitants to employ suitable clerical assistance and providing for the payment of such clerical assistance by the several counties.

Which was committed to the Committee on Judiciary General.

House Bill No. 684. (Senate Bill No. 481), entitled:

An Act regulating the physical form of charters certificates of incorporation or applications when application shall be made to any of the courts of common pleas for a charter of a corporation of the first class.

Which was committed to the Committee on Judiciary General.

House Bill No. 670. (Senate Bill No. 482), entitled:

An Act permitting building and loan associations to invest their uninvested funds in bonds of the United States issued for war purposes and validating investments heretofore made by such associations in bonds of the United States government issued for war purposes.

Which was committed to the Committee on Banks and Buildings and Loan Association.

House Bill No. 450. (Senate Bill No. 483), entitled:

An Act to repeal an act approved the fourth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and twenty-two) entitled "An Act authorizing a written demand for a jury trial in actions at law in the several courts of common pleas of this Commonwealth by either party thereto regulating the procedure of trials at law by a judge without a jury and authorizing the several courts of common pleas of this Commonwealth to adopt rules for regulating the procedure under this act and regulating appeals from judgments."

Which was committed to the Committee on Judiciary General.

House Bill No. 433 (Senate Bill No. 484), entitled:

An Act providing that unincorporated organizations associations societies partnerships or individuals creating funds derived from periodical payments by members or other persons as well as from fees forfeiture incidental fees and payment of premiums and interest which fund is to be loaned or advanced to members or to other persons for the purpose of enabling them to acquire real estate personal property or to construct buildings or for any other purpose shall be deemed to be building and loan associations for the purpose of making them subject to the supervision and control of the Banking Department

Which was committed to the Committee on Banks and Buildings and Loan Association.

BILL SIGNED.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) announced that the Chief Clerk having reported that the following bill had passed both Houses of the General Assembly and the same being correct, the title was publicly read as follows:

Senate Bill No. 26, entitled:

An Act to amend an act entitled "An Act to amend the first section of an act entitled 'An Act to encourage county historical societies' approved the twenty-first day of May Anno Domini one thousand nine hundred and one so as to provide that the commissioners' board in counties where the population exceeds one million may appropriate a sum not exceeding one thousand dollars annually to the chief historical society in said county" approved the thirty-first day of March Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws thirty-six) increasing the sum that may be appropriated and providing for joint appropriations

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the presence of the Senate signed the same.

ADJOURNMENT.

Mr. DAVIS. Mr. President, I move that the Senate do now adjourn.

Mr. BARNES. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 6 P. M. until Monday evening, March 17, 1919, at 9 o'clock.

HOUSE OF REPRESENTATIVES.

TUESDAY, March 11, 1919.

The House met at 10:30 o'clock A. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

O Thou who art always the same, yesterday, today and forever, Thou who hast seen the nations in their sunrise and in their sunset: Thou who hast seen the great catastrophe that has overtaken the world and even now has thrown it into the throes that mean a new birth and, we hope, the dawning of a better day, grant, we pray Thee, O Thou great God, that we may play a part in that new era as a nation and as a state that shall be both good and true. Amid the deluge of novelty and notion, grant that all that the past has given unto us, that has been tested by time and is true, may be held securely and be kept for future generations. Bless Thou this body and grant unto them the courage and conviction to do larger and better things as the day shall come forth and call for greater deeds and for higher living. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. Richard Curry, the further reading was dispensed with and the Journal was approved.

BILLS INTRODUCED AND REFERRED.

By Mr. COX. House Bill No. 802.

An Act to amend section three of an act approved the seventh day of June, one thousand nine hundred and eleven, entitled "An Act to restrain and regulate the use of billiard-tables, pool-tables, and bagatelle-boards or tables, kept and maintained for the use of the general public, for hire or reward, in cities of the first class in this Commonwealth; providing for the granting of licenses, and providing for punishments for the violations of the provisions of this act."

Referred to the Committee on Corporations.

By Mr. JAMES A. WALKER. House Bill No. 803.

An Act making it a misdemeanor for a notary public to give any false certificate of acknowledgment or affidavit, providing penalties therefor, including revocation of such notary public's commission, directing notice of such revocation to be given by the Clerk of the Court, and requiring the Secretary of the Commonwealth to furnish every notary public with a copy of this act when his commission is issued.

Referred to the Committee on Judiciary General.

By Mr. ALEXANDER. House Bill No. 804.

An Act amending "An Act for the establishment of a uniform standard of time throughout the Commonwealth," approved the thirteenth day of April, anno Domini one thousand eight hundred and eighty-seven, so as to make the same uniform to the standard fixed by Act of Congress.

Referred to the Committee on Judiciary General.

By Mr. WILLIAM T. WALLACE. House Bill No. 805.

An Act relating to fraternal benefit societies operating on the lodge plan; providing for and regulating the issuing surrender for cancellation or exchange of certificates for the payment of death or annuity benefits upon the lives of certain children for whose support and maintenance members of such society are responsible.

Referred to the Committee on Corporations.

By Mr. POWELL. House Bill No. 806.

An Act authorizing the Legislative Reference Bureau to continue the work commenced under the provisions of an act approved the twentieth day of May, one thousand nine hundred and thirteen, entitled "An Act directing the Legislative Reference Bureau to prepare compilations or codes, by topics, of the existing general laws of this Commonwealth, for adoption or rejection by the General Assembly; fixing the powers and duties of the bureau therein; fixing the compensation of the assistant director; and making an appropriation therefor fixing the powers and duties of the bureau therein, and making an appropriation.

Referred to the Committee on Corporations.

By Mr. POWELL. House Bill No. 807.

An Act to enable city, county, poor, ward, school, borough, and township tax collectors, their executors and administrators if they are deceased, or either surety or sureties, if the surety or sureties have paid the taxes, to collect taxes, for the payment of which they have become personally liable without having collected the same, by the expiration of the authority of their respective warrants, or by the expiration of their terms of office, and to extend the time for the collection of the same for a period of two years from the passage of this act.

Referred to the Committee on Judiciary Special.

By Mr. GEARY. House Bill No. 808.

An Act making an appropriation to Saint Rita's L. C. B. A. Home for Infants, Pittsburgh, Allegheny County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. HESS. House Bill No. 809.

An Act to amend sections one and two of an act approved the twenty-fifth day of July, one thousand nine hundred and seventeen, (P. L. 1195), entitled "An Act for the encouragement of agriculture and the holding of agricultural exhibitions; providing State aid for certain agricultural associations, and regulating the payment thereof.

Referred to the Committee on Appropriations.

By Mr. HESS. House Bill No. 810.

An Act making an appropriation to carry out the provisions of an act approved the twenty-fifth day of July, one thousand nine hundred and seventeen, (P. L. 1195), entitled, "An Act for the encouragement of agriculture and the holding of agricultural exhibitions; providing State aid for certain agricultural associations, and regulating the payment thereof.

Referred to the Committee on Appropriations.

By Mr. SHUNK. House Bill No. 811.

An Act making an appropriation to one Otto H. Salchow, North East Borough, Erie County, Pennsylvania, for moneys erroneously paid to the State Highway Department.

Referred to the Committee on Appropriations.

By Mr. ALLUM. House Bill No. 812.

An Act making it compulsory on hotels, restaurants and lunch rooms, where food is displayed on a counter, or counters, to display such food only under a glass covering, and fixing a penalty.

Referred to the Committee on Public Health and Sanitation.

By Mr. BENNINGER. House Bill No. 813.

An Act to validate the official acts of certain persons acting as deputy notaries public.

Referred to the Committee on Judiciary Local.

By Mr. RAMSEY. House Bill No. 814.

An Act to amend section three of an act approved the twenty-seventh day of April, one thousand nine hundred and nine, (P. L. 208), entitled "An Act to create a Legislative Reference Bureau in the Pennsylvania State Library; authorizing the appointment of a Reference Director and subordinate officers, defining their duties, and fixing their compensation," as amended.

Referred to the Committee on Appropriations.

By Mr. McKAY. House Bill No. 815.

An Act relating to the issue of marriage licenses and the applications therefor.

Referred to the Committee on Judiciary Local.

By Mr. BECHTOLD. House Bill No. 816.

An Act providing that where wall-papering in buildings is to be done, the old paper shall be removed from the walls and fixing a penalty.

Referred to the Committee on Judiciary Special.

By Mr. PERRY. House Bill No. 817.

An Act providing for the appointment of Justices in the Common Pleas Courts and in the Courts of Quarter Sessions and Oyer and Terminer in counties containing more than one million five hundred thousand inhabitants.

Referred to the Committee on Judiciary General.

By Mr. HESS. House Bill No. 818.

An Act to amend sections eight and twelve of an act approved the seventeenth day of April, one thousand nine hundred and thirteen, (P. L. 85), entitled "An Act for the better protection of wild birds and game within the Commonwealth of Pennsylvania; requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth; and providing penalties for violation of its several provisions; and the manner of proceeding to enforce compliance therewith; and providing for the disposition of the license fees, fines, and penalties received"; by providing that portion of the license fees collected shall be paid into the county treasury for use for the purchase and propagation of game and wild birds.

Referred to the Committee on Game.

By Mr. BARNHART. House Bill No. 819.

An Act to establish as a State Highway a certain section of public road in the county of Butler.

Referred to the Committee on Public Roads.

By Mr. SIMPSON. House Bill No. 820.

An Act authorizing and empowering any borough in this Commonwealth, to sell and convey unto the school district of such borough, out of any land heretofore or hereafter acquired by such borough, within the limits of the borough or in adjacent townships, for the purpose of making, enlarging and maintaining public parks, sufficient land for the erection of a school building or a high school building.

Referred to the Committee on Education.

By Mr. BOWMAN. House Bill No. 821.

An Act authorizing the Board of Game Commissioners to acquire through purchase or gift for game preserve purposes.

Referred to the Committee on Game.

By Mr. HAMPSON. House Bill No. 822.

An Act fixing the maximum amount of commissions and fees to be retained by county treasurers in certain counties as compensation for services; and requiring all commissions and fees in excess thereof to be paid into the county treasury for the use of the county.

Referred to the Committee on Judiciary Local.

By Mr. SIMPSON. House Bill No. 823.

An Act making incurable insanity a cause for divorce; and providing the procedure in such cases.

Referred to the Committee on Judiciary Local.

By Mr. PALMER. House Bill No. 824.

An Act to amend an act approved the ninth day of June, one thousand nine hundred and eleven, (P. L. 836), entitled "An Act to provide for the disposition and payment of costs in all cases tried in the juvenile court."

Referred to the Committee on Judiciary General.

By Mr. PALMER. House Bill No. 825.

An Act to further amend the fourth section of an act, approved the twenty-third day of April, one thousand nine hundred and three (Pamphlet Laws two hundred seventy-f), entitled "An Act defining the powers of the several courts of quarter sessions of the peace, within this Commonwealth, with reference to the care, treatment and control of dependent, neglected, incorrigible and delinquent children, under the age of sixteen years, and providing for the means in which such power may be exercised," as amended.

Referred to the Committee on Judiciary General.

By Mr. PALMER. House Bill No. 826.

An Act empowering judges of juvenile courts to order the parent or parents or guardian of an delinquent child charged with stealing any property to restore the same or pay the value thereof to the owner.

Referred to the Committee on Judiciary General.

By Mr. PALMER. House Bill No. 827.

An Act to amend an act approved the twelfth day of May, one thousand nine hundred eleven, (P. L. 301), entitled "An Act to ascertain and appoint the fees to be received by the several prothonotaries of the courts of common pleas of the Commonwealth, in counties having a population of over two hundred thousand and under one million, and to provide the time of paying the same," as amended.

Referred to the Committee on Judiciary General.

By Mr. CURRY. House Bill No. 828.

An Act to amend section three hundred and three of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. KANTNER. House Bill No. 829.

An Act to amend section one of an act approved the fifteenth day of April, one thousand nine hundred and fifteen, (P. L. 126), entitled "An Act creating a reward or bounty for the destruction of certain noxious animals killed within the Commonwealth of Pennsylvania; providing a method for the payment of the same; and providing the method of furnishing evidence of said destruction, and penalties for the violation of the several provisions hereof."

Referred to the Committee on Game.

By Mr. WELLS. House Bill No. 830.

An Act relating to proceedings under the right of eminent domain; requiring the parties seeking to acquire the land to file of record a certificate of the admitted amount of damages; providing for the entry of judgment for the amount so admitted and for collection thereof, with leave to the parties injured to proceed for any further amount claimed to be due as compensation.

Referred to the Committee on Judiciary Special.

By Mr. WELLS. House Bill No. 831.

An Act to amend sections seven, thirteen and eighteen of an act approved the seventh day of July, one thousand nine hundred and thirteen, (P. L. 672), entitled "An Act relating to and regulating motor vehicles, and vehicles trailing after or propelled by motor vehicles; controlling their speed upon the public streets and highways in the Commonwealth of Pennsylvania; providing for their registration, and licensing of certain operators by the State Highway Department; prohibiting the operation of any motor vehicle by any person when intoxicated, or without the consent of the owner; forbidding the passage of any law laying a tax upon or requiring the registration of motor vehicles, or licensing of any operator, or regulating the speed of motor vehicles, any county, borough, city, incorporated town, or township, establishing the rights of motor vehicles upon the public highways, with relation to other vehicles; providing for their equipment and of the width of tires to be used upon motor vehicles, and vehicles trailing after or propelled by motor vehicles; regulating the service of process and proceedings in actions for damages arising therefrom; providing for arrest, and for service of process, and proceedings for violation of this act; prescribing the penalties therefor, and providing for the disposition of fees collected and fines imposed thereunder."

Referred to the Committee on Public Roads.

By Mr. LAFFERTY. House Bill No. 832.

An Act making an appropriation to The Jefferson Medical College of Philadelphia.

Referred to the Committee on Appropriations.

By Mr. HOFFMAN. House Bill No. 833.

An Act making a deficiency appropriation to the Trustees of the several State Normal Schools of the Commonwealth of Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. DITHRICH. House Bill No. 834.

An Act to amend clause (a), section forty-five, article six, of an act approved the twenty-eighth day of July, one thousand nine hundred and seventeen, (P. L. 1215), entitled "An Act to revise, amend, and consolidate the law relating to fish, and providing penalties."

Referred to the Committee on Fisheries.

By Mr. DITHRICH. House Bill No. 835.

A Supplement to an act approved the second day of May, one thousand eight hundred and ninety-nine, (Pamphlet Laws one hundred eighty-four), entitled "An Act to provide revenue by imposing a mercantile license tax on venders of or dealers in goods, wares and merchandise, and providing for the collection of said tax," provided for the appointment of and the fixing of salaries of mercantile appraisers in certain counties, and providing for the disposition of moneys collected as fees for mercantile appraisers.

Referred to the Committee on Judiciary General.

By Mr. KANTNER. House Bill No. 836.

An Act to amend section fourteen of an act approved the seventh day of June, one thousand nine hundred and seventeen, (Pamphlet Laws five hundred seventy-two), entitled "An Act to provide for the protection and preservation of game, game-quadrupeds, and game-birds, and song and insectivorous and other wild birds, and prescribing penalties for violation of its several provisions."

Referred to the Committee on Game.

By Mr. FOWLER. House Bill No. 837.

An Act to provide medals for the soldiers, sailors and marines of the Commonwealth of Pennsylvania who served in the army and navy of the United States during the war with Germany and Austria, and making an appropriation therefor.

Referred to the Committee on Appropriations.

By Mr. BOLARD. House Bill No. 838.

An Act declaring certain gas engines, operated without mufflers, nuisances; and prescribing penalties.

Referred to the Committee on Corporations.

By Mr. CLUTTON. House Bill No. 839.

An Act to establish as a State Highway a certain section of public road in the county of Somerset.

Referred to the Committee on Public Roads.

By Mr. HOFFMAN. House Bill No. 840.

An Act providing for the purchase in certain cases of toll roads and turnpikes by the counties in which they are located; and imposing upon the townships, boroughs or cities in which they are located the duty of repairing, maintaining, or improving such toll roads and turnpikes as well as all trnpikes and toll roads heretofore acquired by the several counties.

Referred to the Committee on Public Roads.

By Mr. WILLSON. House Bill No. 841.

An Act making an appropriation to the McKeesport Hospital, McKeesport, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. BRADY. House Bill No. 842.

An Act to amend sections ten, thirteen, fourteen and fifteen of an act entitled "An Act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to National party conventions and of certain party officers, including state committeemen; a method whereby electors of such political parties may elect delegates and alternate delegates for the office of President of the United States; and the payment by the several counties, and their reimbursement by the state, of the expenses of the same; authorizing the state committee of a political party to make rules and regulations; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein; and repealing inconsistent legislation," approved the twelfth day of July, A. D. one thousand nine hundred and thirteen (P. L. 719), so as to provide fully how many official and specimen ballots shall be provided for each party at the primaries and to whom the same shall be delivered; what other election materials shall be furnished and what printed instructions shall be given voters and election officers; how the official ballots shall be given to the electors; how party membership shall be evidence and how and when it may be challenged; how the vote shall be counted, recorded and returned by the election officers, what shall be done with the ballots voted, their stubs and the unused, spoiled and void ballots, tally paper, oaths of election officers, affidavits of voters, etc., lists of voters of each party, triplicate and other return sheets, and who shall have the custody of same to require the return and public inspection of all the spoiled and unused ballots from each election district before the computation of any returns therefrom; to prescribe the method of computing and canvassing such returns publicly; to provide who shall constitute the return board for any county wherein one or more of the commissioners are candidates at any primary; to regulate the manner of correcting apparent errors in certain returns and the opening of ballot boxes and the recounting of votes when any county commissioner or judge of the Court of Common Pleas deems it necessary in order to obtain a correct count or upon the petition of three electors averring fraud or error; to assure the right of any authorized representative of any party or candidate to hear, record and check up the returns as read as well as to inspect the same and any other public documents relating to any primary election; to allow any person aggrieved by any decision of the county commissioners to appeal therefrom to the court of common pleas of the proper county; to make certain violations of said act as amended hereby misdemeanors and to provide penalties for the punishment of such offences and to repeal inconsistent legislation.

Referred to the Committee on Elections.

By Mr. MARTIN. House Bill No. 843.

An Act to amend section four of the act approved the seventeenth day of April, one thousand nine hundred thirteen (P. L. 85), entitled "An Act for the better protection of wild birds and game within the Commonwealth of Pennsylvania; requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth; and providing penalties for violation of its several provisions, and the manner of proceeding to enforce compliance therewith; and providing for the disposition of the license fees, fines, and penalties received."

Referred to the Committee on Ways and Means.

By Mr. BRADY. House Bill No. 844.

An Act to amend the third section of an act entitled "An Act regulating certain political parties, providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to National party conventions, and of certain party officers, including State committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties, and their reimbursement by the State, of the expenses of the same; authorizing the State committee of a political party to make, and to alter, amend and revoke, rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein; and repealing inconsistent legislation," approved the twelfth day of July, A. D. one thousand nine hundred and thirteen (P. L. 719), as amended by an act approved the sixth day of July, A. D. one thousand nine hundred and seventeen (P. L. 753), so as to change the date of the Fall primary from the third Wednesday to the fourth Tuesday of September in all odd-numbered years.

Referred to the Committee on Elections.

By Mr. EDGAR R. SMITH. House Bill No. 845.

An Act to amend section forty-five of an act approved the twenty-eighth day of July, one thousand nine hundred and seventeen, (P. L. 1215), entitled "An Act to revise, amend, and consolidate the law relating to fish, and providing penalties."

Referred to the Committee on Fisheries.

By Mr. PALMER. House Bill No. 846.

An Act to amend section one thousand two hundred and ten of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith"; fixing the minimum salaries of teachers; and making an appropriation.

Referred to the Committee on Education.

By Mr. LEVIS. House Bill No. 847.

An Act making an appropriation to the Pennsylvania Seamen's Friend Society, of Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. NEARY. House Bill No. 848.

An Act prohibiting the furnishing by gift, sale or otherwise to minors under the age of eighteen years, any revolvers, rifles, air rifles, air guns, spring guns, or any other implements which impel with force metal pellets or shot or that requiring such minors to divulge where and from whom such rifles, air rifles, air guns, spring guns, or any other implements which impel with force metal pellets or shot have been obtained and providing penalties for violation of this act.

Referred to the Committee on Judiciary Special.

By Mr. NEARY. House Bill No. 849.

An Act to fix the salaries of the clerks of the State Department in the office of the county treasurer of any county of this Commonwealth having a population of one million or over.

Referred to the Committee on Judiciary General.

By Mr. WELLS. House Bill No. 850.

An Act to amend sections three and five of an act approved the twentieth day of May, one thousand nine hundred fifteen, (P. L. 566), entitled "An Act requiring cities of the first class to establish a pension fund for employees of said cities, and all county and other public employees, if any, paid by appro-

priation of the city councils thereof, and out of the treasury of said cities; and regulating the administration and the payment of such pensions" as amended, giving credit to employees of such cities for time in the service of the Commonwealth; fixing the contributions of such employees; and permitting employees leaving the employ of the city to continue as contributors in order to become beneficiaries of said fund.

Referred to the Committee on Judiciary Special.

By Mr. SPROWLS. House Bill No. 851.

An Act relating to the incorporation of banks of discount and deposit savings banks and trust companies and defining the powers and duties of the Commissioner of Banking and the Governor in relation thereto.

Referred to the Committee on Banks and Banking.

By Mr. ALLAN D. MILLER. House Bill No. 852.

An Act making an appropriation to the Department of Agriculture for the purpose of giving an exhibition in New York city.

Referred to the Committee on Appropriations.

By Mr. FITZGIBBON. House Bill No. 853.

An Act to amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. EDGAR R. SMITH. House Bill No. 854.

An Act to amend article fourteen of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any part thereof, that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. SPROWLS. House Bill No. 855.

An Act to amend an act, approved the twenty-seventh day of April, one thousand nine hundred and nine (P. L. 258), entitled "An Act authorizing the employment of stenographers by the district attorneys of certain counties," as amended.

Referred to the Committee on Judiciary Special.

By Mr. MARSHALL. House Bill No. 856.

An Act relating to the indexing of sheriff's, coroner's and tax deeds in the office of the recorder of deeds; imposing the expense of such indexing on the county; and providing that such indices shall be notice to all persons.

Referred to the Committee on Judiciary Special.

By Mr. SINCLAIR. House Bill No. 860.

An Act prohibiting the sale or offering for sale within the Commonwealth of Pennsylvania of cooking utensils of agate or enamel ware containing antimony or other mineral substance melting at a low temperature and imposing a penalty therefor.

Referred to the Committee on Public Health and Sanitation.

By Mr. KOOSER. House Bill No. 861.

An Act prohibiting the issuing of contracts of fire insurance or agreements as to such contracts before a written application and certificate thereon shall have been signed by the applicant and agent or other duly authorized person excepting that contracts of fire insurance not exceeding seventy-two hours in certain cases upon presentation of invoice or bill of lading of the merchandise upon which insurance is sought requiring that said application or the invoice or bill of lading shall be attached to and made part of such contracts and that a copy of said application or an abstract of said invoice be delivered to the State Fire Marshal and providing penalties for the violation thereof.

Referred to the Committee on Insurance.

By Mr. SINCLAIR. House Bill No. 862.

An Act to regulate the manufacture and sale and to prevent the adulteration and misbranding of disinfectants deodorants antiseptics and germicides for external use to regulate the labeling of such preparations to provide for the standardization of such disinfectants deodorants antiseptics and germicides and providing penalties for the violation of this act.

Referred to the Committee on Public Health and Sanitation.

By Mr. LAULER. House Bill No. 863.

An Act making an appropriation to the Trustees of the University of Pittsburgh for the general maintenance of the Pittsburgh Maternity Dispensary.

Referred to the Committee on Appropriations.

By Mr. LAULER. House Bill No. 864.

An Act making an appropriation to the Trustees of the University of Pittsburgh for the general maintenance of the Eye and Ear Dispensary.

Referred to the Committee on Appropriations.

By Mr. LAULER. House Bill No. 865.

An Act making an appropriation to the Trustees of the University of Pittsburgh for the general maintenance of and purchase of equipment for the University, the maintenance of the Summer School, the Extension Work, the Library, including the purchase of books, and for the construction of buildings.

Referred to the Committee on Appropriations.

By Mr. LAULER. House Bill No. 866.

An Act making an appropriation to the Trustees of the University of Pittsburgh for the general maintenance of and purchase of equipment for the University, the maintenance of the Summer School, the Extension Work, the Library, including the purchase of books, and for the construction of buildings.

Referred to the Committee on Appropriations.

By Mr. LAULER. House Bill No. 867.

An Act making an appropriation to the Trustees of the University of Pittsburgh for the general maintenance of the Pittsburgh Maternity Dispensary.

Referred to the Committee on Appropriations.

By Mr. LAULER. House Bill No. 868.

An Act making an appropriation to the Trustees of the University of Pittsburgh for the general maintenance of the Eye and Ear Dispensary.

Referred to the Committee on Appropriations.

By Mr. RUDDY. House Bill No. 869.

An Act requiring the directors of the poor of the Scranton poor district to issue their warrant for the collection of poor taxes assessed and levied in the borough of Dunmore to tax collector of said borough.

Referred to the Committee on Ways and Means.

By Mr. MILNER. House Bill No. 870.

An Act making an appropriation to the Lankenau Hospital of Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. DITHRICH. House Bill No. 871.

An Act to amend section, seven eight nine and nineteen of an act entitled "An Act to establish a County Court for the County of Allegheny, and prescribing its powers and duties; regulating the procedure therein, and providing for the expenses thereof," approved the fifth day of May, one thousand nine hundred and eleven, as amended, by requiring answers to be filed in all civil actions, except by municipalities; by authorizing a demand for a jury trial, and providing for the trial of cases by a Judge without a jury, regulating the procedure and practice thereof; by providing for an appeal or writ of error, from the decisions of said Court to the Supreme Court; and by providing for the fixing of fees and costs.

Referred to the Committee on Judiciary General.

REPORTS FROM COMMITTEES.

Mr. POWELL, from the Committee on Appropriations, reported as committed House Bill No. 753 (Senate Bill No. 100), entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton, Shamokin and Mt. Carmel Coal Fields.

Mr. RICHARD CURRY, from the Committee on Appropriations, reported as amended House Bill No. 556, entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb located at Mount Airy, Philadelphia, to cover deficiency in maintenance and education of state pupils.

Mr. BECHTOLD, from the Committee on Appropriations, reported as committed House Bill No. 801, entitled:

An Act fixing the compensation of the assistant librarian of the Senate the assistant resident clerk of the House of Representatives and the superintendents of the store rooms of the Senate and of the House of Representatives, and repealing all acts or parts of acts inconsistent herewith.

Mr. PHILLIPS, from the Committee on Agriculture, reported as committed House Bill No. 773, entitled:

An Act providing for the protection of the public health and the prevention of fraud and deception by regulating the weighing, testing, buying and selling of milk and cream; providing for the examination and appointment of certified testers, and the issuing of licenses and making of tests; and providing penalties.

Mr. PHILLIPS, from the Committee on Agriculture, reported as Committed House Bill No. 774, entitled:

An Act supplementary to an act approved the twenty-fourth day of June, one thousand nine hundred and thirteen, entitled "An Act to provide for the appointment of county and city inspectors of weights and measures, providing for their compensation and expenses; prescribing their duties; prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof," providing for the examination of the glassware used for testing milk and cream for butterfat with the Babcock test; prohibiting the use of inaccurate testing glassware; defining the term standard Babcock glassware and fixing penalties for the violations of the provisions of this act.

Mr. BENCHOFF, from the Committee on Agriculture, reported with a negative recommendation House Bill No. 478, entitled:

An Act relating to reports of farm crops, and imposing certain duties upon assessors and subordinate assessors of real estate, county commissioners, owners and operators of farm lands, and the Secretary of Agriculture, and providing for compensation by the county of assessors and subordinate assessors of real estate.

Mr. GRIFFITH, from the Committee on Agriculture, reported with a negative recommendation House Bill No. 624, entitled:

An Act to amend section thirty-one of the act approved the eleventh day of July, one thousand nine hundred seventeen (P. L. 818), entitled "An Act relating to dogs and the protection of livestock and poultry from damage by dogs; providing for the licensing of dogs; regulating the keeping of dogs, and authorizing their destruction in certain cases; providing for the protection of licensed dogs, and for dogs temporarily imported for trial, show and breeding purposes; prescribing certain privileges for hunting dogs, and dogs owned or used by the Board of Game Commissioners; providing for the assessment of damages done by dogs, and payment thereof by the proper county to the owners of livestock and poultry, and of damages to licensed dogs; imposing powers and duties on certain State, county city borough, town and township officers and employees, and on city councils of cities of the first and second class; and providing penalties."

SENATE MESSAGE.

RESOLUTION RECALLING SENATE BILL NO. 59 FROM THE GOVERNOR.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, March 10, 1919,
Resolved (If the House of Representatives concur), That Senate Bill No. 59 file folio 179, entitled "An Act to amend section two of an act approved the eighteenth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand and forty-two) entitled "An Act authorizing county controllers in counties having a population of more than one hundred thousand and less than two hundred sixty thousand inhabitants to appoint a solicitor; prescribing the duties of said solicitor and fixing his salary" by authorizing the county commissioners and county controller to fix the salary of the solicitor, be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

RESOLUTION RECALLING SENATE BILL NO. 63 FROM THE GOVERNOR.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, March 10, 1919.

Resolved (if the House of Representatives concur), That Senate Bill No. 66, file folio 107, entitled "An Act to amend section two and section five as amended and to supplement an act approved the seventh day of July, one thousand eight hundred eighty-five (Pamphlet Laws two hundred and fifty-seven), entitled 'An Act to confer upon the several courts of common pleas of this Commonwealth jurisdiction of a court of equity in all cases of dower and partition and prescribing the method of procedure' by enlarging the powers of the master and confirming all cases heretofore proceeded in to final decree," be recalled from the Governor for amendment.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 286, as follows:

An Act to amend section one thousand six hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenues to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand six hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenues to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows:

"Section 1608 The board of school directors in every school district in this Commonwealth with the advice assistance and approval of the proper superintendent of schools shall arrange a course or courses of study adapted to the age development and needs of the pupils. These courses of study shall conform to any general course of study arranged by the Superintendent of Public Instruction so far as the local conditions in respective districts permit" is hereby amended to read as follows:

Section 1608 The board of school directors in every school district in this Commonwealth with the advice assistance and approval of the proper superintendent of schools shall arrange a course or courses of study adapted to the age development and needs of the pupils. These courses of study shall conform to any general course of study arranged by the Superintendent of Public Instruction so far as the local conditions in respective districts permit. Provided however that the Superintendent of Public Instruction and each board of school directors and superintendent is prohibited from arranging or adopting any course of study which shall provide for or include the teaching of the German language or the teaching of any subject in the German language.

Section 2 That section two thousand and sixteen which reads as follows:

"Section 2016 Meetings of the principals of the several State Normal Schools for the purpose of making a course or courses of study for said schools and arranging other matters coming within their jurisdiction as a body shall be called at Harrisburg or elsewhere by the Superintendent of Public Instruction whenever he shall deem it necessary or upon a request so to do made by three principals of State Normal Schools" is hereby amended to read as follows:

Section 2016 Meetings of the principals of the several State Normal Schools for the purpose of making a course or courses of study for said schools and arranging other matters coming within their jurisdiction as a body shall be called at Harrisburg or elsewhere by the Superintendent of Public Instruction whenever he shall deem it necessary or upon a request so to do made by three principals of State Normal Schools. Provided however That no such course of study adopted by the principals of the several state normal schools shall provide for or include the teaching of the German language and hereafter

it shall be unlawful to teach or permit the teaching of the German language or the teaching of any subject in the German language in Normal Schools of this Commonwealth.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz :

YEAS—180.

Ailum,	Drinkhouse,	Levis,	Schaeffer,
Armstrong,	Dunn,	MacCallum,	Schilling,
Aron,	Ephraim,	Mallery,	Shaffer,
Bernhart,	Ephraim,	Mangan,	Shellenberger,
Bell,	Evans, S. J.,	Marshall,	Showalter,
Benchoff,	Finney,	Martin,	Shunk,
Bennett,	Fitzgibbon,	McCaig,	Simpson,
Benninger,	Flynn,	McCurdy,	Sinclair,
Bielor,	Foster,	McIntyre,	Smith, E. R.,
Blank,	Fowler,	McKay,	Smith, F. I.,
Bower,	Fox, A. R. B.,	McKim,	Snowden,
Bowman,	Fox, I. M.,	McVicar,	Snider,
Brady,	Franklin,	Mehring,	Soffel,
Brendle,	Gans,	Michel,	Sowers,
Brooks,	Geary,	Miller,	Sprowls,
Bucher,	Glass,	Miller, A. D.,	Stadland,
Burgard,	Goehring,	Miller, C. G.,	Stark,
Chell,	Golder,	Miller, D. I.,	Statler,
Catlin,	Goodough,	Miller, D. D.,	Steedle,
Clements,	Graham,	Miller,	Stevenson,
Clifton,	Griffith,	Milner,	Stott,
Coldsmith,	Haines,	Morgan,	Sullivan,
Collier,	Haldeman,	Morphy,	Sweitzer,
Collette,	Hamilton, J.,	Nearby,	Todd,
Comer,	Hamilton, W. J.,	North,	Trach,
Conner,	Hampson,	Norton,	Ush,
Cook,	Harer,	Palmer,	Vickerman,
Corbin,	Harvey,	Patterson,	Wagner,
Cox,	Heffernan,	Perry,	Walker, G. T.,
Crawford,	Hess,	Phillips,	Walker, J. A.,
Crockett,	Hollingsworth,	Pidgeon,	Wallace, R. L.,
Crum,	Horne,	Pike,	Wells,
Curran,	Houch,	Powell,	Wettach,
Curry, A. E.,	Hutchison,	Quigley,	Whiteman,
Curry, R.,	Ingham,	Ramsey,	Willert,
Davis, D. E.,	Jennings,	Reber, C. A.,	Williams,
Davis, J. T.,	Jones,	Reber, H. F.,	Wilson,
Davis, W.,	Jordan,	Rhoads,	Woner,
Dawson,	Kantner,	Ringler,	Woodruff,
Day,	Kennedy,	Rinn,	Wynne,
Devey,	Kinsman,	Robertson,	Zanders,
Diehm,	Kooser,	Rorke,	Zimmerman,
Di Lemmo,	Krause, T. S.,	Rothberger,	Zook,
Dithrich,	Krueh,	Ruddy,	Spanier,
Donneley,	Kunkle,	Sarig,	Speaker,
	Lafferty,		
	Lauler,		

NAYS—7.

Alexander,	Bechtold,	Macgill,	Wallace, W. T.
Baldi,	Heyburn,	Sterling,	

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Mr. McVICAR. Mr. Speaker, at this time I desire to call up House Bill No. 56, File Folio 171, on page eight of today's calendar, bills on third reading postponed.

Agreeably to order.

The bill having been called up from postponed calendar, by Mr. McVicar,

The House resumed the consideration on third reading of House Bill No. 56, entitled:

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty), entitled "An Act concerning townships and revising amending and consolidating the law relating thereto."

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz :

YEAS—181.

Alexander,	Drinkhouse,	Lauler,	Sarig,
Allum,	Dunn,	Levis,	Schaeffer,
Armstrong,	Ephraim,	MacCallum,	Schilling,
Aron,	Evans, J. T.,	Magill,	Scott,

Baldi,	Evans, S. J.,	Mallery,	Shaffer,
Baldrige,	Finney,	Mangan,	Shellenberger,
Barnhart,	Fitzgibbon,	Marcus,	Showalter,
Bechtold,	Flynn,	Marshall,	Shunk,
Benchoff,	Foster,	Martin,	Simpson,
Bennett,	Powder,	McCaig,	Sinclair,
Benninger,	Fox, A. R.,	McCurdy,	Smith, E. R.,
Fidelspacher,	Fox, I. M.,	McGeary,	Smith, F. I.,
Bigler,	Franklin,	McIntyre,	Snowden,
Blank,	Gans,	McKay,	Snyder,
Boland,	Geary,	McKim,	Soffel,
Bower,	Golder,	McVicar,	Sowers,
Bowman,	Goehring,	Mehring,	Sprohls,
Brady,	Golder,	Miller,	Stadlander,
Brislin,	Goodnough,	Miller, A. D.,	Stark,
Brooks,	Graham,	Miller, C. G.,	Statler,
Bungard,	Griest,	Miller, D. I.,	Steele,
Campbell,	Griffith,	Miller, D. D.,	Sterling,
Catlin,	Haines,	Millin,	Stevenson,
Clements,	Hamilton, J.,	Milner,	Stott,
Clutton,	Hamilton, W. J.,	Morgan,	Sullivan,
Coldsmith,	Hampson,	Murphy,	Sweitzer,
Colville,	Harvey,	Neary,	Trach,
Comer,	Heffernan,	North,	Ulsh,
Conner,	Helt,	Norton,	Vickerman,
Cook,	Hess,	Palmer,	Wagner,
Corbin,	Heyburn,	Patterson,	Walker, G. T.,
Crawford,	Hickernell,	Perry,	Walker, J. A.,
Crockett,	Hoffman,	Phillips,	Wallace, R. L.,
	Hollingsworth,	Pidgeon,	Wallace, W. T.,
	Horne,	Pike,	Wells,
Crum,	Hough,	Powell,	Whiteman,
Curran,	Huntington,	Quigley,	Willert,
Curry, A. E.,	Hutchison,	Ramsey,	Williams,
Curry, R.,	Jennings,	Reber, C. A.,	Willson,
Davis, J. T.,	Jones,	Reber, H. F.,	Woner,
Davis, W.,	Jordan,	Rhoads,	Woodruff,
Dawson,	Kantner,	Rinkler,	Wynne,
Day,	Kinsman,	Rinn,	Zanders,
Dewey,	Krause, T. S.,	Robertson,	Zimmerman,
Diehm,	Krause, W.,	Rorke,	Spangler,
Di Lemmo,	Kunkle,	Rothenberger,	Speaker,
Dithrich,	Lafferty,	Ruddy,	
Donneley,	Lanius,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 553, as follows:

An Act to amend section two thousand three hundred and eleven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two thousand three hundred and eleven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 2311 When any board of school directors is compelled to close any school or schools on account of any contagious disease the destruction or damage of a school building by fire or otherwise and therefore is unable to keep such school or schools open for the minimum term required by this act the Superintendent of Public Instruction may pay to such school district any or all of its share of the annual state appropriation as he deems proper" is hereby amended to read as follows

Section 2311 When any board of school directors is compelled to close any school or schools on account of any contagious disease the destruction or damage of a school building by fire or otherwise and therefore is unable to keep such school or schools open for the minimum term required by this act the Superintendent of Public Instruction shall pay to such school district all of its share of the annual state appropriation as he deems proper

And said bill having been read at length the third time considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—194.

Alexander,	Diehm,	Krause, T. S.,	Rinn,
Allum,	Di Lemmo,	Krause, W.,	Robertson,
Armstrong,	Dithrich,	Krugl,	Rorke,
Aron,	Donneley,	Kunkle,	Rothenberger,
Baldi,	Drinkhouse,	Lafferty,	Ruddy,
Baldrige,	Dunn,	Lanius,	Sarig,
Barnhart,	Ehrhardt,	Lauler,	Schaeffer,
Bechtold,	Ephraim,	Levis,	Schilling,
Roll,	Evans, S. J.,	MacCallum,	Shaffer,
Benchoff,	Finney,	Magill,	Shellenberger,
Bennett,	Fitzgibbon,	Mallery,	Showalter,
Benninger,	Flynn,	Mangan,	Shunk,
Fidelspacher,	Foster,	Marcus,	Simpson,
Bigler,	Fowler,	Marshall,	Sinclair,
Bluck,	Fox, A. R. B.,	Martha,	Smith, E. R.,
Boland,	Fox, I. M.,	McCaig,	Smith, F. I.,
Bower,	Franklin,	McCurdy,	Snowden,
Bowman,	Gans,	McGeary,	Snyder,
Brady,	Geary,	McIntyre,	Soffel,
Brendle,	Glass,	McKay,	Sowers,
Brislin,	Golder,	McKim,	Sprohls,
Brooks,	Goodnough,	McVicar,	Stadlander,
Bucher,	Graham,	Mehring,	Stark,
Bungard,	Griest,	Michel,	Statler,
Campbell,	Griffith,	Willar,	Steele,
Catlin,	Haines,	Miller, A. D.,	Sterling,
Clements,	Haldeman,	C. G.,	Stevenson,
Clutton,	Hamilton, J.,	Miller, D. I.,	Stott,
Coldsmith,	Hamilton, W. J.,	Miller, D. D.,	Sweitzer,
Collier,	Hampson,	Millin,	Todd,
Colville,	Harer,	Milner,	Trach,
Comer,	Harvey,	Morgan,	Vickerman,
Conner,	Heffernan,	Murphy,	Walker, G. T.,
Cook,	Helt,	Neary,	Walker, J. A.,
Corbin,	Hess,	North,	Wallace, R. L.,
Cox,	Heyburn,	Norton,	Wallace, W. T.,
Crawford,	Hickernell,	Palmer,	Wells,
Crockett,	Hofman,	Patterson,	Wettach,
Crum,	Hollingsworth,	Perry,	Whiteman,
Curran,	Horne,	Phillips,	Willert,
Curry, A. E.,	Hough,	Pidgeon,	Williams,
Curry, R.,	Huntington,	Pike,	Willson,
Davis, D. F.,	Hutchison,	Powell,	Woner,
Davis, J. T.,	Ingham,	Quigley,	Woodruff,
Davis, W.,	Jennings,	Reber, C. A.,	Wynne,
Dawson,	Jones,	Reber, H. F.,	Zanders,
Day,	Kantner,	Rhoads,	Zimmerman,
Dewey,	Kinsman,	Rinkler,	Spangler,
	Kooser,		Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 686, as follows:

An Act authorizing the issue and sale of bonds to the amount of fifty millions of dollars by the Commonwealth of Pennsylvania defining the powers and duties of the Governor the Auditor General and the State Treasurer in relation thereto making an appropriation of the proceeds of such bonds for the purpose of improving and rebuilding the highways of the Commonwealth providing for the payment of interest on and the redemption of such bonds by the Sinking Fund Commission and making an appropriation to carry out the provisions of this act

POWER TO BORROW MONEY

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in accordance with the provisions of section four article nine of the Constitution of Pennsylvania as amended the fifth day of November one thousand nine hundred eighteen the Governor on behalf of the Commonwealth of Pennsylvania is hereby authorized to borrow from time to time on the credit of the Commonwealth of Pennsylvania for the purpose of improving and rebuilding the highways of the Commonwealth a sum or sums of money not exceeding in the aggregate fifty millions of dollars

BONDS—ISSUE MATURITY INTEREST ET CETERA

Section 2 (a) As evidence of the indebtedness herein authorized bonds of the Commonwealth of Pennsylvania shall be issued from time to time for such total amounts in such form in such denominations and subject to such terms and conditions of issue redemption and maturity not to exceed thirty years rate of interest not to exceed four and one-half per centum per annum and time of payment of interest as the Governor shall direct

(b) All bonds issued under the authority of this act shall be signed by the Governor under the great seal of the Commonwealth of Pennsylvania and shall be countersigned by the State Treasurer and Auditor General

(e) The principal and interest of such bonds shall be payable in lawful money of the United States. All bonds issued under the provisions of this act shall be exempt from taxation for State and local purposes.

(d) Such bonds may be issued with or without interest coupons attached. In case interest coupons are attached they shall contain lithographed facsimile signatures of the State Treasurer and the Auditor General.

(e) When directed so to do by the Governor the Auditor General and the State Treasurer shall proceed to have the necessary bonds prepared and printed. The bonds as soon as they are prepared and printed shall be forthwith deposited with the State Treasurer there to remain until sold in accordance with the provisions of this act.

SALE OF BONDS

Section 3 Whenever bonds are issued under the direction of the Governor they shall be offered for sale at not less than par and shall be sold by the Auditor General and State Treasurer to the highest and best bidder or bidders after due public advertisement on such terms and conditions and upon such open competitive bidding as the Governor shall direct. The manner and character of such advertisements and the times of advertising shall be prescribed by the Governor.

Any portion of any bond issue so offered and not sold or subscribed for may be disposed of otherwise by the Auditor General and the State Treasurer in such manner and at such prices not less than par as the Governor shall direct. No commission shall be allowed or paid for the sale of any bonds issued under the authority of this act.

DISPOSITION AND USE OF PROCEEDS APPROPRIATION

Section 4 The proceeds realized from the sale of bonds under the provisions of this act shall be paid into the State Treasury and shall be set apart and be kept in a separate fund which shall be known as "The State Bond Road Fund."

All moneys in the State Bond Road Fund from time to time are hereby specifically appropriated to the State Highway Department for the purpose of improving and rebuilding the highways of the Commonwealth.

The Auditor General shall upon requisition from time to time of the State Highway Commissioner draw his warrant upon the State Treasurer for the amounts specified in such requisitions not exceeding however the amount in such fund at the time of making such requisitions.

REGISTRATION OF BONDS

Section 5 The Auditor General shall prepare the necessary registry books to be kept in his office for the registration of any bonds at the request of owners thereof. All bonds which are issued without interest coupons attached shall be registered in the registry books kept by the Auditor General.

DEPOSITS WITH STATE DEPOSITORIES

Section 6 The State Treasurer with the approval of the Governor and Auditor General is authorized to deposit any of the moneys in the State Bond Road Fund not requisitioned by the State Highway Department in any of the qualified State Depositories of the Commonwealth. All such deposits shall be secured in such manner and shall be made upon such terms and conditions as are now provided for by existing law relative to State deposits.

INFORMATION TO GENERAL ASSEMBLY

Section 7 It shall be the duty of the Governor during the biennial sessions of the General Assembly to give to the General Assembly full information in relation to the issuing of bonds under the provisions of this act to enable the General Assembly to provide by appropriation the moneys necessary for the sinking fund of the Commonwealth for the payment of the interest on said bonds and the principal thereof at maturity.

SINKING FUND, INVESTMENTS, REDEMPTION OF BONDS.

Section 8 All bonds issued under the authority of this Act shall be redeemed at maturity, and all interest due from time to time on such bonds shall be paid, by the Sinking Fund Commission of the Commonwealth. For the specific purpose of redeeming said bonds at maturity and paying all interest thereon, and in accordance with the information received from the Governor, as provided in Section 7 of this Act, the General Assembly shall appropriate biennially the moneys necessary for the payment of the interest on said bonds and the principal thereof at maturity. All moneys so appropriated shall be paid into the Sinking Fund by the State Treasurer and all of such moneys not necessary to pay accruing interest shall be invested by the Sinking Fund Commission in such securities as are provided by law for the investment of the Sinking Funds of the Commonwealth.

The investments, and such moneys, and the accumulations thereon, in the Sinking Fund shall be devoted to and used exclusively for the payment of the interest accruing on such bonds and their redemption at maturity; Provided, however, that the Sinking Fund Commission is authorized at any time to use any of such funds for the purchase and retirement of all or any part of the bonds issued under the authority of this act. In the event that all or any part of said bonds shall be purchased by the Sinking Fund Commission, they shall be cancelled and returned into the State Treasury, as cancelled and paid bonds, and thereafter all payments of interest thereon shall cease.

REPORT OF STATE TREASURER

Section 9 The State Treasurer shall in his report furnish to the General Assembly a detailed statement of the total amount of bonds and total amount of the proceeds thereof used by the State Highway Department to carry out the provisions of this act.

APPROPRIATION

Section 10 In order to defray all the necessary expenses connected with the issues of bonds authorized by the provisions of this act the sum of fifty thousand dollars or so much thereof as may be necessary is hereby specifically appropriated. Payments from said appropriation shall be made on order of the Governor by warrant of the Auditor General on the State Treasurer.

On the question,

Will the House agree to the bill on third reading?

Mr. DAWSON. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk then read the amendments as follows:

Amend section 1, page 2, line 7, by striking out the word "rebuilding" and inserting in lieu thereof "rebuilding"

Amend section 1, page 2, line 8, by striking out the word "of" and inserting in lieu thereof "or"

Amend section 3, page 3, line 9, by striking out the word "issued" and inserting in lieu thereof "issued"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

SENATE MESSAGE

TIME OF NEXT MEETING.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

Resolved (if the House of Representatives concur), That when the Senate adjourns today it reconvene on Monday evening, March 17, 1919, at 9:00 o'clock, and when the House of Representatives adjourns this week it reconvene on Monday evening, March 17, 1919, at 9:00 o'clock.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 40, as follows:

An Act to amend and revise an act entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" approved the twenty-seventh day of June Anno Domini one thousand nine hundred and thirteen enlarging changing modifying and defining certain of the powers of cities of the third class.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the hereinafter mentioned articles sections and clauses of an act entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" approved the twenty-seventh day of June Anno Domini one thousand nine hundred thirteen be revised and amended as hereinafter set forth.

Section 2 That article one section three of said act which reads as follows

"Section 3 All of the property and estates whatsoever real and personal of the towns townships or boroughs which shall have thus become a city of the third class are hereby severally and respectively vested in the corporation or body politic of said city by the name style and title given thereto as aforesaid and for the use and benefit of the citizens thereof forever and the charters of the said towns townships or boroughs shall continue in full force and operation and all officers under the same shall hold their respective offices until the first Monday of January following the general municipal election next succeeding the issuing of the letters patent to the said city at which time the officers of said city chosen at the preceding municipal election shall enter upon their respective terms of service and the city

government shall be duly organized under this act. All suits prosecutions debts and claims whatsoever shall thereupon become transferred to the said city which in all suits pending shall be substituted as a party and be under the management and control thereof as fully and completely as if no alteration had been made in said charter and all claims and demands of whatsoever nature whether payable presently or in the future existing against the said towns townships or boroughs when the said charter shall go into operation shall by force thereof be recoverable from or against the said city. Provided That where two or more towns townships or boroughs shall under the provisions of this act be consolidated into a city the debt or debts of each of said towns townships or boroughs contracted prior to such consolidation shall be paid by such towns townships or boroughs respectively and for the liquidation of such debt the authorities of such city shall have power to adjust and provide for the same and to levy separate rates of taxation on all property subject to taxation within the boundaries of the said towns townships or boroughs respectively" be and the same is hereby amended to read as follows

Section 3 All of the property and estates whatsoever real and personal of the towns townships or boroughs which shall have thus become a city of the third class are hereby severally and respectively vested in the corporation or body politic of said city by the name style and title given thereto as aforesaid and for the use and benefit of the citizens thereof forever and the charters of the said towns townships or boroughs shall continue in full force and operation and all officers under the same shall hold their respective offices until the first Monday of January following the general municipal election next succeeding the issuing of the letters patent to the said city at which time the officers of said city chosen at the preceding municipal election shall enter upon their respective terms of service and the city government shall be duly organized under this act. All suits prosecutions debts and claims whatsoever shall thereupon become transferred to the said city which in all suits pending shall be substituted as a party and be under the management and control thereof as fully and completely as if no alteration had been made in said charter and all claims and demands of whatsoever nature whether payable presently or in the future existing against the said towns townships or boroughs when the said charter shall go into operation shall by force thereof be recoverable from or against the said city. Provided That where two or more towns townships or boroughs shall under the provisions of this act be consolidated into a city the bonds and floating indebtedness and the interest thereon of each of said towns townships or boroughs contracted prior to such consolidation shall be paid by the said city thus organized and chartered so that the taxes shall be uniform throughout the territorial limits of the whole city.

Section 3 That article three section three of said act as the same was amended by an act approved the third day of May Anno Domini one thousand nine hundred and seventeen which reads as follows

"Section 3 The action of said city council after ten days shall be final and conclusive unless an appeal therefrom be taken within said ten days to the court of quarter sessions of the proper county upon such appeal the clerks of said city council and of said borough council shall certify to the said court all the papers and proceedings in the case whereupon the court shall examine and inquire and if the proceedings appear to have been in conformity with the law shall approve the same and thereupon said annexation shall take effect" be and the same is hereby amended to read as follows

Section 3 The action of said city council after ten days shall be final and conclusive notwithstanding any initiative or referendum provisions of any act of Assembly relating to cities of the third class unless an appeal therefrom be taken within the said ten days to the court of quarter sessions of the proper county. Upon such appeal the clerks of said city council and of said borough council shall certify to the said court all the papers and proceedings in the case whereupon the court shall examine and inquire and if the proceedings appear to have been in conformity with the law shall approve the same and thereupon said annexation shall take effect

Section 4 That article three section six of said act which reads as follows

"Section 6 When it shall appear to said court of quarter sessions that the township from which any part or portion or any out-lots or section of land has been taken has moneys or funds on hand or is indebted it shall be the duty of said court to determine and decree how much of said funds or moneys shall be paid as a ratable and equitable part to the said city or to the said township as the case may be" be and the same is hereby amended to read as follows

Section 6 When it shall appear to said court of quarter sessions that the township from which any part or portion or any out-lots or section of land has been taken has moneys or funds on hand or is indebted it shall be the duty of said court to determine and decree how much of said funds or moneys shall be paid as a ratable and equitable part to the said city or to the said townships as the case may be and all the territory within the limits of the city as thus enlarged by the annexation of a borough township or part of a township shall be liable for the bonded and floating indebtedness and the interest thereon of both the annexed territory and the city to which it or they are annexed so that the taxes shall be uniform throughout the territorial limits of the whole city

Section 5 That article four section three of said act which reads as follows

"Section 3 Every bill shall be read at length and no bill shall be passed finally upon the same day on which it is introduced or reported and at least three days shall intervene before its final passage" be and the same is hereby amended to read as follows

Section 3 Every bill shall be read at length and no bill shall be passed finally on the same day on which it was introduced and at least three days shall intervene before its final passage

Section 6 That article four section five of said act which reads as follows

"Section 5 All stationery paper and fuel used in the council and in other departments of the city government and all work and materials required by the city shall be furnished and the printing advertising and all other kinds of work to be done for the city except ordinary repairs of highways and sewers and other public improvements shall be performed under contract to be given to the lowest responsible bidder under such regulations as shall be prescribed by ordinance and all sales of personal property owned by the city shall be to the highest bidder under such regulations as shall be prescribed by ordinance or resolution Council may by ordinance provide a contingent fund for necessary repairs or incidental expenses not otherwise provided for in the general appropriations and such funds may be expended without advertising for bids" be and the same is hereby amended to read as follows

Section 5 All stationery paper fuel supplies materials printing and advertising and all work required by the city or any department thereof (except the ordinary repairs of highways sewers and other public improvements) where the amount thereof exceeds two hundred and fifty dollars shall be furnished and performed under contract to be given to the lowest responsible bidder. The council shall by ordinance provide for and regulate the award of all contracts the manner of hiring and discharge of employes and laborers and the fixing of their salaries or compensation when not otherwise fixed by ordinance the purchase of supplies and materials and the sale of personal property. The council may also by ordinance provide a contingent fund or funds for necessary repairs and incidental expenses not otherwise provided for in the general appropriations and such funds may be expended without advertising for bids. Cities of the third class may by ordinance provide for the establishment of a purchasing department which shall have supervision over the purchase and distribution of all supplies purchased to the amount allowed by the provisions of this act. The said department shall be attached to the department of accounts and finance or such other department as council may determine. The operation of the said department shall be in accordance with rules and regulations to be adopted by the city council the rules to include the manner in which quotations shall be secured on the supplies purchased. It shall be the duty of the said department to assist the council at all times in eliminating waste and extravagance in the purchase and distribution of the city's supplies

Section 7 That article four section seven of said act which reads as follows

"Section 7 Any member of council who shall solicit demand or receive or consent to receive directly or indirectly for himself or for another from any company corporation or person any money appointment employment testimonial reward thing of value or enjoyment or of personal advantage or promise thereof for his vote or official influence or for withholding the same or with an understanding expressed or implied that his vote or official action shall be in any way influenced thereby or who shall solicit or demand such money or other advantage matter or thing aforesaid for another as the consideration of his vote or official influence or for withholding the same or shall give or withhold his vote or influence in consideration of the payment or promise of such money advantage or thing to another shall be guilty of bribery and upon conviction thereof shall be punished by a fine not exceeding ten thousand dollars and by separate and solitary confinement at labor for a period not exceeding five years and shall be forever incapable of holding any place of profit or trust in this Commonwealth" be and the same is hereby amended to read as follows

Section 7 Any member of council or other city officer or employe who shall solicit demand or receive or consent to receive directly or indirectly for himself or for another from any company corporation or persons any money office appointment employment testimonial reward thing of value or enjoyment or of personal advantage or promise thereof for his vote or official influence or for withholding the same or with an understanding expressed or implied that his vote or official action shall be in any way influenced thereby or who shall solicit or demand such money or other advantage matter or thing aforesaid for another as the consideration of his vote or official influence or for withholding the same or shall give or withhold his vote or influence in consideration of the payment or promise of such money advantage or thing to another shall be held guilty of bribery and upon conviction thereof shall be punished by a fine not exceeding ten thousand dollars and by separate and solitary confinement at labor for a period not exceeding five years and shall be forever incapable of holding any place of profit or trust in this Commonwealth

Section 8 That article four section eight of said act which reads as follows

"Section 8 Any person who shall directly or indirectly offer give or promise any money or thing of value testimonial privilege or personal advantage to any member of council to influence him in the performance or non-performance of any of his public or official duties shall be guilty of bribery and be punished in such manner as that offense is by law punishable" be and the same is hereby amended to read as follows

Section 8 Any person who shall directly or indirectly offer give or promise any money or anything of value testimonial privilege or personal advantage to any member of council or other city officer or employe to influence him in the performance or non-performance of any of his public or official duties shall be guilty of bribery and be punished in such manner as that offense is by law punishable

Section 9 That article five section three clause four of said act which reads as follows

"Four To levy and collect a license tax not exceeding one hundred dollars each annually on all auctioneers contractors druggists hawkers peddlers produce or merchandise vendors bankers brokers undertakers pawnbrokers merchants of all kinds persons selling or leasing goods upon installments grocers confectioners butchers restaurants billiard parlors bowling alleys billiard tables pool and other gaming table drays hacks carriages omnibuses automobiles carts wagons street railway cars and other vehicles used in the city for hire or pay lumber dealers including commission men and all persons who make a business of buying lumber for sale at wholesale or retail furniture dealers saddle or harness dealers stationers jewelers livery or automobile or boarding stable keepers real estate agents of fire life or other insurance companies market house companies garage companies express companies or agencies telegraph telephone steam heating gas natural gas water electric light or power companies or agencies or individuals furnishing communication light heat or power by any of the means enumerated and to regulate the collection of the same" be and the same is hereby amended to read as follows

Four To levy and collect a license tax for general revenue purposes not exceeding one hundred dollars each annually on all auctioneers contractors druggists hawkers peddlers produce or merchandise vendors bankers brokers undertakers pawnbrokers trading stamp or premium companies or dealers warehouses or storage houses or places merchants of all kinds persons selling or leasing goods upon installments grocers confectioners butchers wholesale meat dealers restaurants billiard parlors bowling alleys billiard tables pool tables and other gaming tables drays hacks carriages omnibuses automobiles carts wagons street railway cars and including other vehicles likewise used in the city for hire or pay lumber dealers including commission men and all persons who make a business of buying lumber for sale at wholesale or retail furniture dealers saddle or harness dealers stationers jewelers livery or automobile or boarding stable keepers real estate agents market house companies and owners of market houses garage companies and owners of other than private garages express companies or agencies and where no other license tax is imposed on telegraph telephone steam heating gas natural gas water electric light or power companies or agencies or individuals furnishing communication light heat or power by any of the means enumerated and to regulate the collection of the same and the taxes assessed under this clause shall be in addition to all other taxes levied and collected by the city county or Commonwealth

Section 10 That article five section three clause ten of said act which reads as follows

"Ten To cause to be graded paved or macadamized any public street lane or alley or part thereof which is now or may hereafter be laid out and opened in any of said cities and have the same set with curb stone and to provide for the payment of the cost and expenses thereof in whole or in part by the city or by the owners of real estate bounding and abutting thereon which cost and expense upon the abutting real estate shall be assessed according to the foot front rule or according to benefits as council shall by ordinance determine except in case of grading only the said cost and expense of which shall be assessed according to benefits When the costs and expenses or any part thereof are to be paid for by the foot front rule the city shall assess or cause to be assessed the said cost and expense upon real estate bounding or abutting on the line of the improvement by an equal assessment on said property in proportion to the number of feet the same fronts on the respective street lane or alley or part thereof to be improved and the council must provide for an equitable reduction from the frontage of lots at all street and other intersections and at other places where from the peculiar or pointed shape of the lots an assessment for the full frontage would be inequitable and unequal When the costs and expenses of any grading paving macadamizing or other improvement of any street lane or alley or part thereof is to be paid for by the owners of real estate abutting as aforesaid according to benefits the same shall be assessed by viewers appointed by the court of common pleas as is now or shall be hereafter provided by act of Assembly But no ordinance shall be passed providing for the paving macadamizing grading or other improvement of any street avenue lane or alley or part thereof or for the opening, widening, straightening or extending or vacating thereof except upon the petition of a majority in number or interest of the owners of property abutting on the line of the proposed improvement to be verified by the affidavit of one or more of the petitioners (a majority in interest of owners of undivided interests in any piece of property to be deemed and treated as one person for the purpose of said petition) unless the ordinance for such improvement shall have been passed by the affirmative vote of at least four members of council in which case council may direct the improvement to be made at the cost or in part at the cost of the owners or at the cost of the city in whole or in part without petition Provided however That no such ordinance ordering any street or alley or part thereof to be thus improved without a petition therefor shall be finally passed in a less period than thirty days from the date of its introduction and in the meantime copies of such ordinance shall be published in the official newspaper or newspapers of said cities for three consecutive weeks once a week immediately following the introduction thereof and in case said city shall have no official newspaper then in at least one and not more than two newspapers published in the county in which such city is situated once a week for three consecutive weeks Provided however that the requirements for such publication shall not preclude the amendments of any paving ordinance as to the kind of pavement with which any street or alley or part thereof is proposed to be paved The passage of the ordinance providing

for any of the aforesaid improvements upon petition therefor and the publication of the names of the petitioners in one newspaper or newspapers published in said city by one insertion at least five days before the passage of said ordinance shall be conclusive that a majority in number or interest have petitioned therefor The cost and expenses of any improvement of streets and construction of sewers done and completed under an ordinance providing for the assessment of the cost and expense therefor under the foot front rule may be assessed according to benefits upon the passage of an ordinance to that effect within six months after the completion of the work which assessment according to benefits shall be made in like manner and in like effect as if the original ordinance providing for the improvement had provided for such assessment" be and the same is hereby amended to read as follows

Ten To cause to be graded paved or macadamized any public street lane or alley or part thereof which is now or may hereafter be laid out and opened in any of the said cities and have the same set with curbstone and to provide for the payment of the costs and expenses thereof in whole or in part by the city or by the owners of real estate bounding and abutting thereon which cost and expense upon the abutting real estate shall be assessed according to the foot front rule or according to the benefits as council shall by ordinance determine except that in case of grading only the said costs and expense shall be assessed according to benefits When the costs and expenses or any part thereof are to be paid for by the foot front rule the city shall assess or cause to be assessed the said cost and expenses upon the real estate bounding or abutting on the line of the improvement by an equal assessment on said property in proportion to the number of feet the same fronts on the respective street lane or alley or part thereof to be improved and the council may provide for an equitable reduction from the frontage of lots at all street alley railroad or like intersections where from the peculiar or pointed shape of the lots an assessment for the full frontage would be inequitable and unequal When the cost and expenses or any part thereof of any grading paving macadamizing or other improvement of any street lane or alley or part thereof is to be paid for by the owners of real estate abutting or abounding as aforesaid according to benefits the same shall be assessed by viewers appointed by the court of common pleas as is now or shall be hereafter provided by act of Assembly But no ordinance shall be passed for the paving macadamizing grading or other improvement if any street avenue lane or alley or part thereof at the cost and expense of the abutting property owners in whole or in part or for the opening widening straightening extending or vacating thereof except upon the petition of a majority in number or interest of the owners of property abutting or abounding on the line of the proposed improvement to be verified by the affidavit of one or more of the petitioners (a majority in interest of owners of undivided interest in any piece of property to be deemed and treated as one person for the purpose of said petition) unless the ordinance for such improvement shall have been passed by the affirmative vote of at least four members of council in which case council may direct the improvement to be made at the cost or in part at the cost of the owners of the abutting property without petition Provided however That no such ordinance ordering any street or alley or part thereof to be thus improved at the cost and expense of the abutting property owners in whole or in part without a petition therefor shall be finally passed in a less period than thirty days from the date of its introduction and in the mean time copies of such ordinance shall be published in the official newspaper or newspapers of said cities for three consecutive weeks once a week immediately following the introduction thereof and in case said city shall have no official newspaper then in at least one and not more than two newspapers published in the county in which such city is situated once a week for three consecutive weeks Provided however That the requirements for such publication shall not preclude the amendment of any paving ordinance as to the kind of pavement with which any street or alley or part thereof is proposed to be paved The passage of the ordinance providing for any of the aforesaid improvements upon petition therefor and the publication of the names of the petitioners in one newspaper or newspapers published in said city and in case no paper is published in said city then in one newspaper published in the county in which said city is situated by one insertion at least five days before the passage of said ordinance shall be conclusive that a majority in number or interest (as the case may be) have petitioned therefor The cost and expense of any improvement of streets and construction of sewers done and completed under an ordinance providing for the assessment of the cost and expenses thereof under the foot front rule may be assessed according to benefits upon the passage of an ordinance to that effect within six months after the completion of the respective work which assessment according to benefits shall be made in like manner and with like effect as if the original ordinance providing for the improvement had therein provided for such assessment.

Section 11 That article five section three clause six of said act which reads as follows

"Six To provide for the issuing of bonds and for the application of bonds already issued by cities heretofore incorporated for the purpose of funding any and all indebtedness now existing or hereafter created of the city now due or to become due Provided That said bonds shall be payable in not less than five years and not more than thirty years from the date of their issue and that the same shall bear interest at a rate not exceeding six per centum per annum with interest coupons attached payable annually or semi-annually and the said bonds shall not be sold or exchanged for less than their par value" be and the same is hereby amended to read as follows

Six To provide for the issuing of bonds and for the application of bonds already issued by cities heretofore incorporated for the purpose of funding any and all indebtedness now existing or hereafter created of the city now due or to become due provided that said bonds shall be payable in not less than one year and not more than thirty years from the date of their issue and may be issued in series payable at different times within said thirty years or in equal annual instalments Such bonds shall bear interest at a rate not exceeding six per centum per annum with interest coupons attached payable annually or semi-annually and the said bonds shall not be sold or exchanged for less than their par value

Section 12 That article five section three clause sixteen of said act which reads as follows

"Sixteen To require the removal of all obstructions from the sidewalks curbstones gutters streets and street crossings at the expense of the owners or occupiers of the ground fronting thereon or at the expense of the person or persons placing the same there and to regulate the planting and protection of shade trees in the streets the building of cellar and basement ways and other excavations through or under the sidewalks in said city" be and the same is hereby amended to read as follows

Sixteen To require the removal of all obstructions and nuisances from the sidewalks curbstones gutters streets public alleys ways and street crossings at the expense of the owners or occupiers of the ground fronting thereof or at the expense of the person or persons placing the same there or causing the same and to regulate the planting trimming care and protection of shade trees in the streets subject to the rights of persons and corporations lawfully using the same building of cellars and basement ways and other excavations through or under the sidewalks in said city

Section 13 That article five section three clause twenty-three of said act which reads as follows

"Twenty-three To establish and enforce suitable police regulations for the protection of persons and property at public squares parks depots depot ground and other places of public resort and for the arrest and commitment of professional thieves" be and the same is hereby amended to read as follows

Twenty-three To establish and enforce suitable police regulations for the protection of persons and property at public squares parks depots depot grounds and other places of public resort and for the arrest and commitment of professional thieves and suspicious persons found in any part of the city who can give no reasonable account of themselves To provide for and pay old age pensions to such officers and employees as have been in the City's service over twenty years and have attained the age of seventy years

Section 14 That article five section three clause thirty of said act which reads as follows

"Thirty To purchase and own ground for and to erect and establish market houses and market places for which latter purpose parts of any streets or sidewalks may be temporarily used to contract with any person or persons or association of persons companies or corporations for the erection and regulation of market houses and market places on such terms and conditions and in such manner as the council may prescribe and raise all necessary revenue therefor as herein provided and also to levy and collect a license tax from every person or persons who may be authorized by council to occupy any portion of the streets or sidewalk for temporary public market purposes" be and the same is hereby amended to read as follows

Thirty To purchase and own ground for and to erect maintain and establish market houses milk depots and market places for which latter purpose parts of any streets or sidewalks may be temporarily used To provide and enforce suitable general market regulations To contract with any persons or persons or association of persons companies or corporations for the erection and regulation of market houses milk depots and market places on such terms and conditions and in such manner as the council may prescribe and raise all necessary revenue therefor as herein provided and also to levy and collect a license tax from every person or persons who may be authorized by council to occupy any portion of the streets or sidewalks for temporary market purposes To provide for the collection and removal of garbage ashes and other waste or refuse material

Section 15 That article five section three clause thirty-two of said act which reads as follows

"Thirty-two To provide for the construction and maintenance of levees and ferries within the jurisdiction of any such city or within the limits thereof to erect wharves on navigable waters adjacent to the city regulate the use thereof collect wharfage and establish wharf and dock lines and to provide for protection against floods and constructing and maintaining docks retaining walls dams or embankments and by removing obstructions from and deepening the channels of rivers and streams flowing through or adjacent to the city" be and the same is hereby amended to read as follows

Thirty-two To provide for the construction and maintenance of levees and ferries within the jurisdiction of any such city and within the limits thereof to erect wharves on navigable waters adjacent to the city regulate the use thereof collect wharfage and establish wharf and dock lines and to provide for protection against floods To construct and maintain docks retaining walls dams or embankments to remove obstructions from deep and widen the channels of rivers and streams flowing through or adjacent to the city and to construct maintain and manage municipal boat houses and bath houses

Section 16 That article five section three clause thirty-four of said act which reads as follows

"Thirty-four To purchase lands and premises for public parks and to levy and collect such special taxes as may be necessary to pay for the same and to make appropriations for the improvement and regulations for the government of parks

owned and controlled by the city" be and the same is hereby amended to read as follows

Thirty-four To purchase lands and premises for public parks and playgrounds to levy and collect such special taxes as may be necessary to pay for the same and to make appropriations for the improvement maintenance care regulation and government of parks and playgrounds owned or controlled by the city

Section 17 That article five section three clause thirty-nine of said act which reads as follows

"Thirty-nine To regulate the construction and inspection of fire places chimneys stoves stove-pipes ovens boilers kettles forges or any apparatus used in any building manufactory or business and to order the suppression or cleaning thereof when deemed necessary for the prevention of fires to regulate or prohibit the manufacture sale storage or transportation of inflammable or explosive substances within the city and to prescribe limits within which no dangerous obnoxious or offensive business shall be carried on" be and the same is hereby amended to read as follows

Thirty-nine To regulate the construction and inspection of fire-places chimneys stoves stove-pipes ovens boilers kettles forges or any apparatus used in any building manufactory or business and to order the suppression or cleaning thereof when deemed necessary for the prevention of fires to regulate and control the production and emission of unnecessary smoke from any chimney or other source except railroad locomotives to regulate or prohibit the manufacture sale storage or transportation of inflammable or explosive substances within the city and to prescribe limits within which no dangerous obnoxious or offensive business shall be carried on

Section 18 That article five section three clause forty-six of said act which reads as follows

Forty-six To make all such ordinances by-laws rules and regulations not inconsistent with the Constitution and laws of this Commonwealth as may be expedient or necessary in addition to the special powers in this section granted for the proper management care and control of the city and its finances and the maintenance of the peace good government safety and welfare of the city and its trade commerce and manufactures and the same to alter modify and repeal at pleasure and to enforce all ordinances by inflicting penalties upon inhabitants or other persons for violation thereof not exceeding one hundred dollars for any one offense recoverable with cost together with judgment or imprisonment not exceeding thirty days if the amount of said judgment and costs shall not be paid" be and the same is hereby amended to read as follows

Forty-six To make all such ordinances by-laws rules and regulation not inconsistent with or restrained by the Constitution and Laws of this Commonwealth as may be expedient or necessary for the proper management care and control of the city and its finances and the maintenance of the peace good government safety and welfare of the city and its trade commerce manufactures and the exercise of full and complete powers for local self-government in matters of police and the same to alter modify and repeal at pleasure and to enforce all ordinances by inflicting penalties upon inhabitant or other persons for violations thereof not exceeding one hundred dollars for any one offense recoverable with costs together with judgment or imprisonment not exceeding ninety days if the amount of said judgment and costs shall not be paid

Section 19 That article six section one of said act which reads as follows

"Section 1 The mayor and members of the city council in cities of the third class shall be at least twenty-five years of age and shall be elected by the electors at large They shall have been citizens and inhabitants of the city wherein they shall be elected one year next before their election and shall reside therein during their terms of service In cities of the third class where the term of mayor expires on the first Monday of December in the year one thousand nine hundred and thirteen the qualified electors of such city shall at the municipal election in that year elect a mayor who shall serve from said first Monday until the first Monday of January one thousand nine hundred and eighteen In the year one thousand nine hundred and seventeen and quadriennially thereafter the qualified electors of said city shall at the municipal election elect a mayor who shall serve for a term of four years from the first Monday of January next succeeding his election In cities of the third class where the mayor was elected at the municipal election in the year one thousand nine hundred and eleven the qualified electors of the city shall in the year one thousand nine hundred and fifteen and quadriennially thereafter elect a mayor who shall serve for a term of four years from the first Monday of January next succeeding his election At the first municipal election held after the passage of this act and biennially thereafter the qualified electors of each city of the third class shall elect four members of council who shall serve for a term of two years from the first Monday of January next succeeding their election except in the case of members first elected under this act who shall serve from the first Monday of December next following their election until the first Monday of January one thousand nine hundred and sixteen" be and the same is hereby amended to read as follows

Section 1 The mayor and members of the city council in cities of the third class shall be at least twenty-five years of age and shall be elected by the electors at large They shall have been citizens and inhabitants of the city wherein they shall be elected one year next before their election and shall reside therein during their terms of service The mayor and members of council shall respectively serve for a term of four years from the first Monday of January next succeeding their respective elections and shall each be eligible to re-election Mayors and councilmen in said cities now in office shall serve for the terms for which they were respectively elected. At the municipal elections in each of the said cities immediately pre-

ceding the expiration of the term of mayor thereof the qualified electors of each such city shall elect a mayor to serve for the term of four years and every fourth year thereafter a mayor shall be elected in each such city to serve for the term of four years. At the first municipal election held after the passage of this act the qualified electors of each city of the third class shall elect four members of the city council. The two nominees for such office receiving respectively the highest number of votes at such election shall serve for four years from the first Monday of January next succeeding their election and the two nominees for council at such election receiving the next highest number of votes at such election shall serve during the term of two years from the first Monday of January next succeeding their election and thereafter two councilmen shall be elected at large at each biennial municipal election to serve for the term of four years from the first Monday of January next succeeding their election.

Section 20 That article six section two of said act which reads as follows

"Section 2 Each member of council including the mayor shall have the right to vote on all questions coming before the Council but the mayor shall have no right to veto such acts as shall have been passed by the affirmative vote of a majority of the members elected to said council" be and the same is hereby amended to read as follows

Section 2 Each member of council including the mayor shall have the right to vote on all questions coming before the council but the mayor shall have no right to veto. Except as otherwise herein provided an affirmative vote of three members shall be necessary in order to pass any ordinance.

Section 21 That article six section seven of said act which reads as follows

"Section 7 All ordinances may be proved by the certificate of the city clerk under the corporate seal and when printed or published in book or pamphlet form and purporting to be published by authority of the city shall be read and received as evidence in all courts and places without further proof. All ordinances shall unless otherwise provided therein or by law shall take effect in ten days after their passage upon their being signed by the mayor and attested by the city clerk and every ordinance prescribing a penalty for the violation thereof shall be forthwith published at least three times in not more than two newspapers printed and circulated within the city in such manner as council may direct. All ordinances shall within one month after their passage be certified and recorded by the city clerk in a book provided by the city for that purpose which shall be at all times open to the inspection of citizens" be and the same is hereby amended to read as follows

Section 7 All ordinances immediately after their passage shall be signed by the mayor and attested by the city clerk and ordinances may be proved by the certificate of the city clerk under the corporate seal of the city and when printed or published in book or pamphlet form and purporting to be published by authority of the city shall be read and received as evidence in all courts and places without further proof. All ordinances unless otherwise provided therein or by law shall take effect in ten days after their passage and shall within one month after their passage be certified and recorded by the city clerk in a book provided by the city for that purpose which shall be at all times open to the inspection of citizens.

Section 22 That article six section eleven of said act which reads as follows

"Section 11 The councilmen in cities of the third class shall receive for their services during their term of service annual salaries to be fixed by ordinance payable in monthly installments. Council may by ordinance fixing said salaries provide for the assessment and retention therefrom of reasonable fines for absence from regular or special meetings of council or councilmanic committees. Council shall by ordinance fix the respective salaries to be paid to councilmen for their services. The salary paid to any councilman shall not be less than two hundred fifty dollars per year nor more than three thousand dollars per year provided however that for the first term of councilmen elected under the provisions of this act and until thereafter changed by ordinance the salary of each councilman shall be as follows: in cities of the third class of fifteen thousand inhabitants or under by the last United States census each councilman shall receive a salary of three hundred dollars per annum; where said population is between fifteen thousand and thirty thousand seven hundred and fifty dollars per annum in cities having a population above thirty thousand and not to exceed fifty thousand two thousand dollars per annum in cities having a population of over fifty thousand and not exceeding seventy thousand two thousand five hundred dollars per annum in cities having a population of over seventy thousand three thousand dollars per annum.

The first council elected under the provisions of this act shall by ordinance determine the amount of salaries to be paid in said cities the compensation to be received by councilmen shall not be increased or diminished during the term for which they shall have been elected but succeeding councils may change all compensation said change to take effect after the expiration of term of office of the council making such change" be and the same is hereby amended to read as follows

Section 11 The councilmen in cities of the third class shall receive for their services during their term of service annual salaries to be fixed by ordinance payable in monthly installments. Councils may by ordinance fixing said salaries provide for the assessment and retention therefrom of reasonable fines for absence from regular or special meetings of council or councilmanic committees. The salary paid to any councilman shall not be less than two hundred and fifty dollars per year nor more than three thousand dollars per year provided however that for the term of city councilmen and until thereafter changed by ordinance the salary of each councilman shall be as follows

In cities of the third class of fifteen thousand inhabitants or under by the last United States census each councilman shall receive a salary of three hundred dollars per annum where said population is between fifteen thousand and thirty thousand seven hundred and fifty dollars per annum in cities having a population above thirty thousand and not exceeding fifty thousand two thousand dollars per annum in cities having a population of over fifty thousand and not exceeding seventy thousand two thousand five hundred dollars per annum in cities having a population of over seventy thousand three thousand dollars per annum. The council elected under the provisions of this act shall have power by ordinance to determine the amount of salaries to be paid in said cities. The compensation to be received by councilmen shall not be increased or diminished during the term for which they shall be elected but succeeding councils may change all compensation said change to take effect after the expiration of term of office of the council making the change.

Section 23 That article seven section four of said act which reads as follows

"Section 4 The mayor shall also supervise the conduct of all city officers examine the grounds of all reasonable complaints against any of them and cause all of their violation or neglect of their duty to be promptly punished or reported to the proper tribunal for correction and for the purpose aforesaid he is hereby empowered to issue subpoenas and compulsory processes under his official seal for the attendance of such persons and the production of such books and papers as he may deem necessary. He shall have the authority at all times to call upon any officials of the city or heads of departments for any information as to the affairs under their control and management as he may require and he may call special meetings of council to consider any matter which he may think proper. He shall communicate to council at their first stated meeting in January of each year and from time to time as he may deem expedient a statement of the condition and affairs of the city in respect to its government finances and improvements together with suggestions and recommendations of all such measures as he may deem conducive to the interests and welfare thereof" be and the same is hereby amended to read as follows

Section 4 The mayor shall also supervise the conduct of all city officers examine the grounds of all reasonable complaints against any of them and cause all of their violations or neglect of duty to be promptly punished or reported to the proper tribunal for correction and for the purpose aforesaid he is hereby empowered to issue subpoenas and compulsory processes under his official seal for the attendance of such persons and the production of such books and papers as he may deem necessary. He shall have the authority at all times to call upon any official of the city or heads of departments for any information as to the affairs under their control and management as he may require and he may call special meetings of the council to consider any matter which he may think proper. He shall communicate to council from time to time as he may deem expedient a statement of the condition and affairs of the city in respect to its government finances and improvements together with suggestions and recommendations of all such measures as he may deem conducive to the interest and welfare thereof.

Section 24 That article seven section five of said act which reads as follows

"Section 5 The mayor shall have the criminal jurisdiction of an alderman within the city and shall have no civil jurisdiction except in relation to action for fines penalties or forfeitures imposed by virtue of the ordinances of the city or the laws of this Commonwealth relating thereto. He shall have the power of a committing magistrate under the acts of assembly relating to tramps and vagrants and shall in addition have authority to commit to any city or county prison for a term not exceeding thirty days any dissolute or disorderly persons in default of payment of such fine or penalty as may be fixed by ordinance with the cost of suit or arrest. He shall be empowered to take acknowledgements of any instruments in writing solemnize marriages and administer oaths and affirmations and shall attest all his acts with his official seal. He shall keep a docket and shall enter therein all actions and proceedings had before him and said docket with the entries therein and duly certified transcripts thereof shall be received in evidence in the same manner and with like effect as the docket entries and transcripts of aldermen are by law admissible for similar purposes. He shall charge and receive for all official services the same fees and costs as are allowed by law to the aldermen of the city for similar services but shall pay over the same into the city treasury monthly according to the statements thereof verified by oath or affirmation before the superintendent of finance and filed with him" be and the same is hereby amended to read as follows

Section 5 The mayor shall have the criminal jurisdiction of an alderman within the city and shall have no civil jurisdiction except in relation to actions for fines penalties or forfeitures imposed by virtue of the ordinances of the city or the laws of the Commonwealth relating thereto. He shall have the power of a committing magistrate under the acts of assembly relating to tramps and vagrants and shall in addition have authority to commit to any city or county prison for a term not exceeding ninety days any dissolute or disorderly person in default of payment of such fine or penalty as may be fixed by ordinances with the cost of suit or arrest. He shall be empowered to take acknowledgements of any instruments in writing solemnize marriages and administer oaths and affirmations and shall attest all his acts with his official seal. He shall keep a docket and shall enter therein all actions and proceedings had before him and said docket with the entries therein and duly certified transcripts thereof shall be received in evidence in the same manner and with like effect as the docket entries and transcripts of aldermen are by law admissible for similar purposes. He shall charge and receive for all official services the same fees

and costs as are allowed by law to aldermen of the city for similar services but shall pay over the same into the city treasury monthly according to the statements thereof verified by oath or affirmation before the superintendent of accounts and finance and filed with him

Section 25 That article seven section six of said act which reads as follows

"Section 6 The council shall fix by ordinance the number rank and compensation of the members of the city police force and prescribe all necessary rules and regulations for the organization and government thereof in accordance with this act and it shall be a misdemeanor in office for any policeman to ask demand or receive any other compensation or reward whatsoever for his official services to be followed by dismissal from office. Provided That members of the police force may receive and retain rewards offered for the arrest of persons accused of crime committed outside of the city in which they hold office. The council may also designate for the force the chief and other officers who shall be subject to the direction and control of the council and shall serve as such officers until their successors be duly designated and qualified" be and the same is hereby amended to read as follows

Section 6 The council shall fix by ordinance the number rank and compensation of the members of the city police force and prescribe all necessary rules and regulations for the organization and government thereof in accordance with this act and it shall be a misdemeanor in office punishable by fine or imprisonment either or both for any policeman to ask demand or receive any other compensation or reward whatsoever for his official services to be followed by dismissal from office. Provided That members of the police force may receive and retain rewards offered for the arrest of persons accused of crime committed outside of the city in which they hold office. The council may also designate from the force the chief and other officers who shall serve as such officers until their successors be duly designated and qualified. The council or the mayor acting by authority and direction of council on occasions of threatened public disorder or danger whenever in the judgment of the council or the mayor it is necessary for the public safety or to preserve order may appoint supernumerary or extra policemen to serve for such period as the council or the mayor may designate not exceeding ten days whose compensation shall be fixed by council before or at the time said appointments are made

Section 26 That article seven section seven of said act which reads as follows

"Section 7 Policemen shall be ex-officio constables of the city and shall and may without warrant and upon view arrest and commit for hearing any and all persons guilty of breach of the peace vagrancy riotous or disorderly conduct or drunkenness or who may be engaged in the commission of any unlawful act tending to imperil the personal security or endanger the property of the citizens or violating any of the ordinances of said city for the violation of which a fine or penalty is imposed. They shall have authority to serve and execute all criminal process or processes for the violation of the city ordinances which may be issued by the mayor or any alderman and shall charge the same fees and costs as pertain by law to the constables of the city for similar services but the said fees and costs shall be received and collected by the mayor and by him paid into the city treasury monthly as herein provided. Policemen shall obey the orders of the mayor and make report to him which report shall be laid by him before council whenever required. The mayor shall exercise a constant supervision and control over their conduct and hear and determine all complaints against them in the discharge of their duties and he shall be required to remove from office any member or officer of the police force upon a resolution to that effect passed by council" be and the same is hereby amended to read as follows

Section 7 Policemen shall be ex-officio constables of the city and shall and may without warrant and upon view arrest and commit for hearing any and all persons guilty of breach of the peace vagrancy riotous or disorderly conduct or drunkenness or who may be engaged in the commission of any unlawful act tending to imperil the personal security or endanger the property of the citizens or violating any of the ordinances of said city for the violation of which a fine or penalty is imposed. They shall have authority to serve and execute all criminal process or processes for the violation of the city ordinances which may be issued by the mayor or any alderman and shall charge the same fees and costs as pertain by law to the constables of the city for similar services but the said fees and costs shall be received and collected by the mayor and by him paid into the city treasury monthly as herein provided. Policemen shall obey the orders of the mayor and make report to him which report shall be laid by him before council whenever required. The mayor shall exercise a constant supervision and control over their conduct and hear and determine all complaints against them in the discharge of their duties and upon finding any such complaint well founded shall submit his report thereon to council for its action and in the meantime pending action by council the mayor shall have power to suspend such policeman from duty

Section 27 That article seven section fourteen of said act which reads as follows

"Section 14 The superintendent of finance shall from time to time and as often as he may deem expedient or the city council shall direct suggest plans to the council for the management and improvement of the city finances and he shall make a report verified by oath or affirmation to the city council at the first stated meeting in January in each year of the public accounts of the city and of the trusts in its care exhibiting all of the expenditures thereof respectively and the sources from which the revenue and funds are derived and in what manner the same have been disbursed each account to be accompanied by a statement in detail of the several appropriations made by council the amount drawn on each appropriation and the balance

outstanding to the debit or credit of such appropriation at the close of the fiscal year which report shall be published in pamphlet form. He shall also at the first stated meeting in January in each year present to council a detailed statement of the estimated receipts expenditures and liabilities of every kind for the ensuing year with the balance of unexpended appropriations and all other information of value as a basis for fixing the levy and tax rate for the next fiscal year" be and the same is hereby amended to read as follows

Section 14 The superintendent of accounts and finance shall from time to time and as often as he may deem expedient or the city council shall direct suggest plans to the council for the management and improvement of the city finances and he shall make a report verified by oath or affirmation to the city council at the first stated meeting in March in each year of the public accounts of the city and of the trusts in its care exhibiting all of the expenditures thereof respectively and the sources from which the revenue and funds are derived and in what manner the same have been disbursed each account to be accompanied by a statement in detail of the several appropriations made by council the amount drawn on each appropriation and the balance outstanding to the debit or credit of such appropriation at the close of the fiscal year which report shall be published in pamphlet form. He shall also at the first stated meeting in December in each year present to council a detailed statement of the estimated receipts expenditures and liabilities of every kind for the ensuing year with the balance of unexpended appropriations and all other information of value as a basis for fixing the levy and tax rate for the next fiscal year. The superintendent of accounts and finance shall have authority to administer oaths or affirmations in relation to any matter touching the authentication of every account with or claim or demand against the city but shall not be entitled to receive any fee therefor. He shall also have power to appoint a deputy who shall also have power to administer oaths or affirmations in all matters relating to the affairs of said office but the said superintendent shall in all cases be responsible and liable for the actions and conduct of the said deputy

Section 28 That article seven section fifteen of said act which reads as follows

"Section 15 The mayor of each city of the third class in Pennsylvania elected under the provisions of this act shall receive for his services during his term of service an annual salary to be fixed by ordinance payable in monthly installments. The council in said city shall by ordinance fix the amount of the salary to be paid to the mayor for his services and may provide for the assessment and retention therefrom of reasonable fines for absence from regular or special meetings of council or councilmanic committees. The amount of said salary in cities of the third class shall not be less than five hundred dollars nor more than three thousand five hundred dollars per year. For the first term of any mayor elected under the provisions of this act and until thereafter changed by ordinance the salary of said mayors in cities of the third class shall be as follows: In cities having a population of fifteen thousand or under by the last United States census five hundred dollars in cities having a population of over fifteen thousand and less than thirty thousand inhabitants one thousand two hundred dollars per year in cities having a population exceeding thirty thousand and not exceeding fifty thousand inhabitants two thousand five hundred dollars per annum in cities having a population of over fifty thousand and not exceeding seventy thousand inhabitants three thousand dollars per annum in cities having a population of over seventy thousand inhabitants three thousand five hundred dollars per annum

The first council elected under the provisions of this act shall by ordinance fix the salary to be paid to the mayor in said cities for succeeding terms and the amount of compensation for the mayor in any of said cities shall not be increased or diminished during the term of office for which he shall be elected. Succeeding councils may change the amount of such compensation" be and the same is hereby amended to read as follows

Section 15 The mayor of each city of the third class elected under the provisions of this act shall receive for his services during the term of service an annual salary to be fixed by ordinance payable in monthly installments. The council shall by ordinance fix the amount of salary to be paid to the mayor for his services and may provide for the assessment and retention therefrom of reasonable fines for absence from regular or special meetings of council or councilmanic committees. The amount of salary in cities of the third class shall not be less than five hundred dollars nor more than three thousand five hundred dollars per year. Until changed by ordinance the salary of said mayors in cities of the third class shall be as follows: In cities having a population of fifteen thousand or under by the last United States census five hundred dollars per annum in cities having a population of over fifteen thousand and less than thirty thousand inhabitants one thousand two hundred dollars per annum in cities having a population exceeding thirty thousand and not exceeding fifty thousand inhabitants two thousand five hundred dollars per annum in cities having a population of over fifty thousand and not exceeding seventy thousand inhabitants three thousand dollars per annum in cities having a population of over seventy thousand inhabitants three thousand five hundred dollars per annum and the amount of compensation for the mayor in any of the said cities shall not be increased or diminished during the term of office for which he shall be elected. Succeeding council may change the amount of such compensation but such change shall not affect the compensation of the mayor then in office

Section 29 That article eight section one of said act which reads as follows

"Section 1 Subject to the provisions of section thirteen of article six of this act the council of each city of the third class shall on the first Monday of January after its election elect a city treasurer who shall hold his office for the term of two

years from said first Monday of January and until his successor is duly elected and qualified or until the said treasurer shall have been removed from office according to law. The city treasurer shall be a competent accountant and shall have been a resident of the city and an elector thereof for at least three years previous to his election. He shall give lawful bond to the city with two or more sufficient sureties or with a surety or other company authorized by law to act as surety to be approved by the council in such sum as it may by ordinance direct conditioned for the honest and faithful discharge of his official duties and the safe keeping and payment over of all public moneys entrusted to his care. He shall receive a fixed salary to be provided by ordinance" be and the same is hereby amended to read as follows

Section 1 The Council of each city of the third class shall on the first Monday of January Anno Domini one thousand nine hundred and twenty and on the first Monday of January in every fourth year thereafter elect a city treasurer who shall hold his office for the term of four years from the said first Monday of January and until his successor is duly elected and qualified or until the said treasurer shall have been removed from office according to law. The city treasurer shall be a competent accountant and shall have been a resident of the city and an elector thereof for at least three years previous to his election. He shall give lawful bond to the city with two or more sufficient sureties or with a surety or other company authorized by law to act as surety to be approved by the council in such sum as it may by ordinance direct conditioned for the honest and faithful discharge of his official duties, and the safe keeping and payment over of all public moneys entrusted to his care. He shall receive a fixed annual salary to be provided by ordinance.

Section 30 That article nine section one of said act as the same was amended by an act approved the nineteenth day of July Anno Domini one thousand nine hundred and seventeen which reads as follows

"Section 1 In cities of the third class where the term of city controller expires on the first Monday of December in the year one thousand nine hundred and thirteen the qualified electors of the city shall at the municipal election of that year elect a city controller who shall serve from said first Monday of December until the first Monday of January one thousand nine hundred and eighteen. In the year one thousand nine hundred and seventeen and quadrennially thereafter the qualified electors of such city shall at the municipal election elect a city controller who shall serve for a term of four years from the first Monday of January next succeeding his election. In cities of the third class where the city controller was elected at the municipal election in the year one thousand nine hundred and eleven the qualified electors of the city shall in the year one thousand nine hundred and fifteen and quadrennially thereafter elect a city controller who shall serve for a term of four years from the first Monday of January next succeeding his election. The city controller shall examine audit and settle all accounts whatsoever in which the city is concerned either as debtor or creditor where provision for the settlement thereof is made by law and where no provision or an insufficient provision has been made he shall examine such accounts and report to the city council the facts relating thereto. He shall have authority to administer oaths or affirmations in relation to any matter touching the authentication of every account with or claim or demand against the city but shall not be entitled to receive any fee therefor and the treasurer of said city shall pay no money out of the city treasury unless the warrant therefor is duly countersigned by the city controller" be and the same is hereby amended to read as follows

Section 1 In cities of the third class where the term of the city controller expires on the first Monday of January in the year one thousand nine hundred and twenty the qualified electors of the city shall at the municipal election of the preceding year and every four years thereafter elect a city controller who shall possess the qualifications herein prescribed for the city treasurer and who shall serve for the term of four years from the first Monday of January next succeeding their respective elections

In cities of the third class where the city controller was elected in the year one thousand nine hundred and seventeen to serve until the first Monday of January in the year one thousand nine hundred and twenty-two the qualified electors of said cities shall elect a city controller at the municipal election to be held in the year one thousand nine hundred and twenty-one and every four years thereafter elect a controller in like manner to serve for the term aforesaid the said terms to begin on the first Monday of January next succeeding their respective elections

Section 31 That article nine section two of an act which reads as follows

"Section 2 The said city controller shall receive such compensation as may be prescribed by council" be and the same is hereby amended to read as follows

Section 2 That said city controller shall examine audit and settle all accounts whatsoever in which the city is concerned either as debtor or creditor and shall also examine and audit the accounts of all officers and departments which collect receive and disburse public moneys or who are charged with the management control or custody thereof and in case he discovers any default irregularity delinquency or mismanagement he shall make report to the council. He shall also make report to council on the first Monday of January in each year and oftener if so required by council of the audits which he shall have made of the accounts of the officers having charge custody control and disbursements of public moneys showing the balance in their hands respectively. He shall have the power to administer oaths or affirmations in relation to any matter touching the authentication of any account claim or demand against the city but shall not receive any fee therefor and the treas-

urer of said city shall pay no money out of the city treasury unless the warrant therefor is duly countersigned by the city controller. He shall have power to issue subpoenas to obtain the attendance of officers whose accounts he is authorized to adjust audit and settle and also to subpoena any person or persons who it may be necessary to examine as witnesses and in case any city officer or any witness refuses to appear upon being subpoenaed he shall report such refusal to council and the council is hereby empowered to enact ordinances to compel the attendance of city officers and witnesses before the said city controller and to impose penalties in case of refusal. The city controller shall give bond with surety to be approved by council in such sum as the council shall fix by ordinance and he shall receive such compensation as shall be prescribed by council. Provided however such compensation shall not be less than the compensation paid to members of council which shall not be increased or diminished during his term. In case a vacancy occurs in the office of city controller thirty days or more prior to the time for holding the next fall or municipal primary election in said cities the council shall fill the vacancy by electing a city controller to serve until the first Monday of January next succeeding the time of holding said fall or municipal primary election and the qualified electors of the city in which said vacancy exists shall at said fall or municipal primary election nominate and at the succeeding fall or municipal election elect in the manner provided by law a city controller who shall serve for the regular term of four years from the first Monday of January succeeding his election but in case the vacancy occurs less than thirty days prior to the next fall or municipal primary election the council shall elect a city controller to serve during the remainder of the term of the city controller whose office has become vacant

Section 32 That article nine section three of said act which reads as follows

"Section 3 That the council of each city of the third class in this Commonwealth are hereby authorized and directed to elect a city clerk whose term of office and compensation shall be fixed by ordinance. Provided however That the said term of office shall not exceed four years" be and the same is hereby amended to read as follows

Section 3 The council of each city of the third class is hereby authorized and directed to elect a city clerk who shall serve for a term of four years and until his successor is duly elected and qualified and whose compensation shall be fixed by ordinance and he shall be removable in the manner provided by law

Section 33 That article ten section one of said act which reads as follows

"Section 1 Subject to the provisions of article six the council of each of said cities of the third class shall on the first Monday of January following the election of members thereof or as soon thereafter as may be practicable by the vote of a majority of the members chosen elect one person learned in the law and qualified to practice in the Supreme Court of this Commonwealth who shall be styled the city solicitor and shall serve for the term of two years from the said first Monday of January and until his successor shall be duly qualified unless he shall have been removed from office sooner in the method prescribed by law. Vacancies in said office shall be filled by council for the unexpired term. He shall give lawful bond to the corporation with two or more sureties or with a surety or other company authorized by law to act as surety to be approved by council in such sum as they shall by ordinance direct conditioned for the faithful performance of his official duties as the same are or may be defined by law or ordinance" be and the same is hereby amended to read as follows

Section 1 Subject to the provisions of article six the council of each of the said cities of the third class on the first Monday of May Anno Domini one thousand nine hundred and twenty and on the first Monday of May every fourth year thereafter or as soon thereafter as practicable in each of said years by a vote of a majority of the members shall elect one person learned in the law and qualified to practice in the Supreme Court of this Commonwealth who shall be styled the city solicitor and shall serve for the term of four years from the said first Monday of May and until his successor shall be duly qualified unless he shall have been removed from office sooner in the method prescribed by law. Vacancies in said office shall be filled by council for the unexpired term. He shall give lawful bond to the corporation with two or more sureties or with a surety or other company authorized by law to act as surety to be approved by council in such sum as they shall by ordinance direct conditioned for the faithful performance of his official duties as the same are or may be defined by law or ordinance

Section 34 That article eleven section one of said act which reads as follows

"Section 1 The council of any city of the third class of the State of Pennsylvania may by ordinance create a board of health. The organization powers and duties of said board of health shall be as provided by laws now in force in relation to boards of health" be and the same is hereby amended to read as follows

Section 1 The council of any city of the third class by ordinance may create a board of health. The organization powers and duties of said board of health shall be as provided by laws now in force in relation to boards of health except the members officers and subordinates thereof may be appointed by the council

Section 35 That article eleven section three of said act which reads as follows

"Section 3 The city clerk in cities of the third class shall be ex-officio secretary of the board of health in case the council of said city shall create a board of health under the provisions of this act" be and the same is hereby repealed

Section 36 That article fourteen section six of said act which reads as follows

"Section 6 The viewers provided for in the foregoing sections of this article may be appointed before or at any time within six years after the entry taking appropriation or injury or the passing of an ordinance providing for any matter set forth in section one of this article fourteen of any property or materials for constructing said improvement and upon the report of said viewers or any two of them being filed in the said court any party may within thirty days thereafter file his her or their appeal from the said report to the said court. Such appeal shall be in writing and accompanied by an affidavit of the appellant or their agent or attorney that the same is not taken for the purpose of delay but because the affiant firmly believes that injustice has been done and after such appeal either party may put the cause at issue in the form directed by said court and the same shall be tried by said court and jury and after final judgment either party may have an appeal therefrom to the proper court the Superior Court or the Supreme Court in the manner prescribed in other cases. The said court of common pleas shall have power to order what notices shall be given in connection with any part of the proceedings and may make all such orders as it may deem requisite. If any exceptions be filed with any appeal to the proceedings they shall be speedily disposed of and if allowed a new view shall be ordered and if disallowed the appeal shall proceed as hereinbefore provided" be and the same is hereby amended to read as follows

Section 6 The viewers provided for in the foregoing sections of this article may be appointed before or at any time within six years after the entry taking appropriation or injury or the passing of an ordinance providing for any matter set forth in section one of this article of any property or material for constructing said improvement and upon the report of said viewers or any two of them being filed in the said court which report shall be filed within three months from the date of their appointment unless the time for so doing shall be extended by the court any party may within thirty days thereafter file his her or their appeal from the said report to the said court. Such appeal shall state the grounds or reasons for the appeal as in other appeal cases and shall be in writing and accompanied by an affidavit of the appellant or their agent or attorney that the same is not taken for the purpose of delay but because the affiant firmly believes that injustice has been done and after such appeal either party may put the cause at issue in the form directed by said court and the same shall be tried by said court and jury and after final judgment either party may have an appeal therefrom to the proper court the Superior Court or the Supreme Court in the manner as prescribed in other cases. The said court of common pleas shall have power to order what notices shall be given in connection with any part of the proceedings and may make all such orders as it may deem requisite. If any exceptions be filed with any appeal to the proceedings they shall be speedily disposed of and if allowed a new view shall be ordered and if disallowed the appeal shall proceed as hereinbefore provided

Section 37 That article fourteen section seven of said act which reads as follows

"Section 7 In case any city shall repeal any ordinance passed or discontinue any proceeding taken providing for any of the improvements mentioned in the first section of this article prior to the entry upon taking appropriation or injury to any property or material and within thirty days after the filing of the report of viewers assessing damages and benefit the said city shall not thereafter be liable to pay any damages which have been or might have been assessed but all costs upon any proceedings had thereon shall be paid by the said city" be and the same is hereby amended to read as follows

Section 7 In case any such city shall repeal any ordinance passed or discontinue any proceeding taken providing for any of the improvements mentioned in the first section of this article prior to the entry upon taking appropriation or injury to any property or materials and within thirty days after the filing of the report of viewers assessing damages and benefits the said city shall not thereafter be liable to pay any damages which have or might have been assessed but all costs upon any proceeding had thereon shall be paid by the city including attorney fees to be fixed by the court on behalf of the owner or owners

Section 38 That article fifteen section one of said act which reads as follows

"Section 1 Subject to the provisions of article six of this act the council of each of said cities of the third class shall on the first Monday of January or as soon thereafter as may be conveniently done elect one person resident of the city for at least five years previous to his election a qualified elector thereof and owner of real estate therein at the time of his election and during the entire term of service of the assessed value of at least five hundred dollars as city assessor to serve from the date of his election until the first Monday of January of the succeeding year Council shall not permit any person elected assessor to enter upon the duties of said office nor continue in office when he does not have and possess all of the qualifications aforesaid and for this purpose council shall have power by a majority vote of all the members elected thereto to declare the said office of assessor vacant at any time any person has not or ceases to have the qualifications aforesaid for the said office and they may thereupon fill the vacancy thus occasioned in the manner hereinafter provided for the filling of vacancies" be and the same is hereby amended to read as follows

Section 1 The council of each of said cities of the third class on the first Monday of January one thousand nine hundred and twenty and on the first Monday of January in every fourth year thereafter or as soon thereafter as may be conveniently done shall elect one person resident of the city for at least five years previous to his election a qualified elector thereof and owner of real estate therein at the time of his election and during the entire term of service of the assessed value of at least five hundred dollars as city assessor to serve for the term of four years from the first Monday of January

in the year in which he is elected Council shall not permit any person elected assessor to enter upon the duties of said office nor continue in office when he does not have and possess all of the qualifications aforesaid and for this purpose council shall have power by a majority vote of all the members elected thereto to declare the said office of assessor vacant at any time any person has not or ceases to have the qualifications aforesaid for the said office and they may thereupon fill the vacancy thus occasioned in the manner hereinafter provided for the filling of vacancies

Section 39 That article fifteen section ten of said act which reads as follows

"Section 10 The said assessor shall complete his triennial assessment and the annual assessments in intervening years on or before the first day of September in each year and he shall have power to add to the duplicates in the hands of the city treasurer any subject of taxation therefrom and to rectify any and all errors and mistakes made therein" be and the same is hereby amended to read as follows

Section 10 The said assessor shall complete his triennial assessment and the annual assessments in intervening years on or before the first day of September in each year and he shall have power with the approval of the board of revision and appeals to add to the duplicates in the hands of the city treasurer any subject of taxation omitted therefrom and to rectify any and all errors and mistakes made therein

Section 40 That article sixteen section one of said act which reads as follows

"Section 1 Subject to the provisions of article six of this act the council of each city of the third class shall on the first Monday of January succeeding their election or as soon thereafter as practicable elect by majority vote of said council a competent civil engineer who shall be styled the city engineer and shall serve for a term of two years from the date of his election and until his successor shall be duly qualified unless he shall sooner be removed from said office according to law" be and the same is hereby amended to read as follows

Section 1 Subject to the provisions of article six of this act the council of each city of the third class shall on the first Monday of May Anno Domini one thousand nine hundred twenty and on the first Monday of May in every fourth year thereafter or as soon thereafter as practicable in each of said years elect by majority vote of said council a competent civil engineer who shall be styled the city engineer and shall serve for a term of four years from the said first Monday of May and until his successor shall be duly qualified unless he shall sooner be removed from said office according to law. He shall give bond with surety in such sum as council may direct conditioned for the faithful performance of his duties. Vacancies in said office shall be filled by council for the unexpired term

Section 41 That article nineteen of said act which reads as follows

ARTICLE XIX

Section 1 Any proposed ordinance may be submitted to the council by a petition signed by the electors of any city of the third class of the Commonwealth of Pennsylvania. Upon the written request of one hundred qualified electors directed to the city clerk asking that a petition be prepared he shall prepare such petition within ten days and in the meantime notice shall be given in one of the daily newspapers if one be published in the city and if not then in a weekly newspaper that such petition will be ready for signing at the expiration of ten days from the presentation of the aforesaid request. This notice shall state the purpose for which the petition is made the place where and when it may be signed and ten days shall be allowed for signatures. The signing shall be done in the city clerk's office only and the petition shall be retained there at all times during the period of ten days. Each signer shall add to his signature his place of residence street and number and shall make oath before the city clerk that he is a qualified elector of the city and resides at the address given. At the expiration of the ten days aforesaid and within ten days thereafter the city clerk shall examine such petition and from the voters registered ascertain whether or not said petition is signed by voters equal to twenty per centum of all votes cast for all candidates for mayor at the last preceding municipal election and if necessary the council shall allow him extra help for that purpose and he shall attach to said petition his certificate showing the result of said examination. If by the clerk's certificate the petition is shown to contain less than twenty per centum as aforesaid it may be amended within ten days from the date of said certificate. The clerk shall within ten days after such amendment make like examination and certification of the amended petition and if his certificate shall show the same to contain less than twenty per centum as aforesaid it shall be returned to the person filing the same without prejudice. If the petition shall be certified to contain twenty per centum of said votes cast as aforesaid the clerk shall submit the same to the council without delay. If the petition accompanying the proposed ordinance be signed by electors equal in number to twenty per centum of the votes cast for all candidates for mayor at the last preceding municipal election and contains a request that the said ordinance be submitted to a vote of the people if not passed by the council such council shall either

(a) Pass said ordinance without alteration within twenty days except as otherwise provided herein after attachment of the clerk's certificate to the accompanying petition or

(b) Forthwith after the clerk shall attach to the petition accompanying such ordinance his certificate of sufficiency the council shall call a special election unless the general municipal election is fixed within ninety days thereafter and at such special or general election if one is so fixed such ordinance shall be submitted without alteration to the vote of the electors of the said city. The ballots used when voting upon said ordinance shall be supplied by council and shall contain the

words "For the ordinance" (stating the nature of proposed ordinance) and "Against the ordinance" (stating the nature of proposed ordinance) If the majority of the qualified electors voting on the proposed ordinance shall vote in favor thereof such ordinance shall thereupon become a valid and binding ordinance of said city Any ordinance which under the provisions of article nineteen or article twenty of this act is proposed by petition or which shall be adopted by a vote of the people cannot be repealed or amended within two years except by a vote of the people Any number of proposed ordinances may be voted upon at the same election in accordance with the provisions of this section but there shall not be more than one special election in any period of six months for such purpose The council may submit a proposition for the repeal of any such ordinance or amendments thereto to be voted upon at any succeeding general city election and should such proposition so submitted receive a majority of the votes thereon at such election such ordinance shall thereby be repealed or amended accordingly Whenever any ordinance or proposition is required by this act to be submitted to the voters of the city at any election city clerks shall cause such ordinance or proposition to be published once in each of the daily newspapers published in said city such publication to be not more than twenty or less than five days before the submission of such proposition or ordinance to be voted on" be and the same is hereby amended to read as follows

ARTICLE XIX

Section 1 Any proposed ordinance (except as hereinafter mentioned) may be submitted to the council by a petition signed by the electors of any city of the third class of the Commonwealth of Pennsylvania Upon the written request of one hundred qualified electors directed to the city clerk asking that a petition be prepared he shall prepare such petition within ten days and in the meantime notice by one insertion shall be given in one of the daily newspapers if one be published in the city and if not then in a weekly or daily newspaper published in the county in which said city is situated that such petition will be ready for signing at the expiration of ten days from the presentation of said request The notice shall state the purpose for which the petition is made the place where and when it may be signed and ten days shall be allowed for signatures The signing shall be done in the city clerk's office only and the petition shall be retained there at all times during the period of ten days Each signer shall add to his signature his place of residence street and number and shall make oath before the city clerk that he is a qualified elector of the city and resides at the address given At the expiration of the ten days aforesaid and within ten days thereafter the city clerk shall examine such petition and from the voters registered ascertain whether or not said petition is signed by voters equal to twenty per centum of all votes cast for all candidates for mayor at the last preceding municipal election at which a mayor was elected and if necessary the council shall allow him extra help for that purpose and he shall attach to said petition his certificate showing the result of said examination If by the clerk's certificate the petition is shown to contain less than twenty per centum as aforesaid it may be amended within ten days from the date of said certificate The clerk shall within ten days after such amendment make like examination and certification of the amended petition and if his certificate shall show the same to contain less than twenty per centum as aforesaid it shall be returned to the person filing the same without prejudice If the petition shall be certified to contain twenty per centum of said votes cast as aforesaid the clerk shall submit the same to the council without delay If the petition accompanying the proposed ordinance be signed by electors equal in number to twenty per centum of the votes cast for all candidates for mayor at the last preceding municipal election at which a mayor was elected and contains a request that the said ordinance be submitted to a vote of the people if not passed by the council such council shall either

(a) Pass said ordinance without alteration within twenty days except as otherwise provided herein after attachment of the clerk's certificate to the accompanying petition or

(b) Forthwith after the clerk shall attach to the petition accompanying such ordinance his certificate of sufficiency the council shall call a special election unless the general or municipal election is fixed within ninety days thereafter and at such special election if one is so fixed or at the said general or municipal election such ordinance shall be submitted without alteration to the vote of the electors of the said city The ballots used when voting upon said ordinance shall be supplied by council and shall contain the words "For the ordinance" (stating the nature of proposed ordinance) and "Against the ordinance" (stating the nature of proposed ordinance) If the majority of the qualified electors voting on the proposed ordinance shall vote in favor thereof such ordinance shall thereupon become a valid and binding ordinance of said city Any ordinance which under the provisions of Article Nineteen (XIX) or of Article Twenty (XX) of this act is proposed by petition or which shall be adopted by a vote of the people cannot be repealed or amended within two years except by a vote of the people Any number of proposed ordinances may be voted upon at the same election in accordance with the provisions of this section but there shall not be more than one special election in any period of six months for such purpose The council may submit a proposition for the repeal of any such ordinance or amendments hereto to be voted upon at any succeeding municipal or general election and should such proposition so submitted receive a majority of the votes thereon at such election such ordinance shall thereby be repealed or amended accordingly Whenever any ordinance or proposition is required by this act to be submitted to the voters of the city at any election city clerks shall cause such ordinance or proposition to be published once in at least two of the newspapers published in said city and if two newspapers are

not published in the city then in two newspapers published in the county such publication to be not less than five nor more than twenty days before the submission of such proposition or ordinance to be voted on

Section 2 That the provisions of the foregoing section shall not apply to or include any ordinance

(a) Relating to any matter subject or thing which is not the subject of a referendum vote as hereinafter provided

(b) To repeal amend or modify any ordinance which had been subject of the provisions of the referendum as hereinafter provided

Section 42 That article twenty of said act which reads as follows

ARTICLE XX

Section 1 No ordinance passed by the council except when otherwise required by the general laws of the State or required or permitted by the provisions of this act and except ordinances for the immediate preservation of the public peace health or safety which contains a statement of their urgency shall go into effect before ten days from the time of its final passage and if during the said ten days from the time of its final passage a petition signed by electors of the city equal in number to at least twenty per centum of the entire votes of all candidates for mayor at the last preceding general municipal election at which a mayor was elected protesting against the passage of such ordinance be presented to the council the same shall thereupon be suspended from going into operation and it shall be the duty of the council to reconsider such ordinance and if the same is not entirely repealed the council shall submit the ordinance as is provided by subsection (b) of section one of article nineteen of this act to the vote of the electors of the city either at the general election or at a special municipal election to be called for that purpose and such ordinance shall not go into effect or become operative unless a majority of the qualified electors voting on the same shall vote in favor thereof Said petition shall be prepared signed and perfected in all respects in accordance with the provisions of said section one of article nineteen and be examined and certified to by the clerk in all respects as therein provided And provided That the provisions of article nineteen and article twenty shall not become effective until January first nineteen hundred and fourteen nor apply to any tax levy nor to the annual appropriation ordinance nor to any ordinance providing for the exercise of the right of eminent domain And provided further That no franchise or consent to occupy the public streets highways or other places in any of said cities shall be given or granted to any person or persons railroad railway gas water electric light telegraph or telephone company or to any other public service corporation except by ordinance and no ordinance for such purpose shall go into effect for thirty days after its approval or for thirty days after the time it would otherwise have become a law If within said thirty days a petition prepared advertised and perfected in all respects complying with the provisions of article nineteen section one is addressed to the council signed by electors of the city equal in number to at least twenty per centum of the total number of registered voters as shown by the last preceding registration protesting against the passage of said ordinance the latter shall be suspended It shall be the duty of the city clerk within ten days after said petition is filed with him to examine and ascertain from the registry of votes whether or not said petition is signed by the requisite number of electors and if necessary the council shall allow the said clerk extra help for said purpose When the said clerk has made said examination he shall attach his certificate to said petition showing the result of his examination and if it shall appear that the petition has not the requisite number of electors as petitioners no further action shall be taken but this shall not prevent the filing of another petition in like manner within said thirty days and in case such petition is presented the same proceedings shall be had thereon as in the first petition If no petition having the twenty per centum of electors as hereinabove provided is presented or filed with the city clerk within said thirty days the said ordinance shall then go into immediate effect unless otherwise provided in the ordinance

In case the petition or petitions provided for in the preceding section be signed by the twenty per centum of the total number of registered voters shown by the last preceding registration the council shall reconsider such ordinance and if the same is not entirely repealed the council shall call a special election unless the general or municipal election is to be held within ninety days therefrom in which latter case the question of reference shall be to the general or municipal election as the case may be At the special election if one is so fixed by the council or at the general or the municipal election occurring within ninety days the said ordinance shall be submitted without alteration

When the submission is at a general or municipal election the city clerk shall certify to the county commissioners a copy of the ordinance and the proceedings of council directing the referendum vote and the county commissioners shall cause the proper ballot to be printed in the ballot sheet used at the said respective elections Where there is a special election the ballots shall be prepared and furnished by the city and said elections shall be held by the same officers who hold the general or municipal elections (as the case may be) and the expenses of said special elections shall be paid for by the city and said city may fix not only the day of election but the time for opening and closing of the polls Any number of ordinances may be referred and voted on at the same election and there shall not be more than one special election every six months The ballot for each referendum shall be substantially in the following form

CITY ORDINANCE REFERENDUM

If you are for the ordinance mark an X opposite the word FOR if you are against the ordinance mark an X opposite the word AGAINST

Approval of the city ordinance (stating the purpose of said ordinance)

FOR

AGAINST

The officers holding said elections shall keep tally sheets and make returns of votes in the same manner as tally sheets are kept and returns made in the election of officers and the submission of other questions as now provided by law the said returns shall be filed with the prothonotary of the court of common pleas and the said court shall compute the returns and cause the result thereof to be filed in the said court and the said prothonotary shall certify the result to the council of the proper city. In case of special elections the said prothonotary shall lay the returns of elections before the said court at a meeting or session of the said court to be held on the Tuesday succeeding said election for computation as aforesaid. If it shall appear that more persons have voted for said ordinance than against it the ordinance shall take immediate effect the same as if it had been approved by the mayor and there had been no referendum vote thereon. If the vote is against said ordinance it shall be lost and of no effect.

Before any referendum election is held on any ordinance as hereinbefore provided it shall be the duty of the city clerk to publish or cause to be published a copy of the ordinance which is submitted to a vote of the people one insertion in at least two newspapers published in the respective city and if two newspapers are not published in the city then in two newspapers published in the county if there be such said publication to be not less than five nor more than twenty days before the respective election and a copy of said publication duly verified by affidavit shall be filed by the city clerk in the prothonotary's office of said court with the result of the election as computed and filed by the court and the same is hereby amended to read as follows:

ARTICLE XX

Section 1. No ordinance passed by the council except as hereinafter mentioned shall go into effect before ten (10) days from the time of its final passage and if during the said ten days from the time of its final passage a petition signed by electors of the city equal in number to at least twenty per centum of the entire vote for all candidates for mayor at the last preceding general municipal election at which a mayor was elected protesting against the passage of such ordinance be presented to the council the same shall thereupon be suspended from going into operation and it shall be the duty of the council to reconsider such ordinance and if the same is not entirely repealed the council shall submit the ordinance as is provided by sub-section (b) of section one of the preceding article of this act to the vote of the electors of the city either at the general or municipal election or a special election to be called for that purpose and such ordinance shall not go into effect or become operative unless a majority of the qualified electors voting on the same shall vote in favor thereof. Upon the written request of one hundred qualified electors directed to the city clerk asking that the petition hereinabove provided for be prepared he shall prepare such petition immediately and thereupon give notice by one insertion in one of the daily newspapers if one be published in the city and if not then in a weekly or daily newspaper published in the county that such petition is ready for signing and the purpose of the petition giving the place where and time when it may be signed and the said signing shall be done in the city clerk's office only where the petition shall be retained during the period of ten days after the passage of the said ordinance.

Each signer shall add to his signature his place of residence street and number and shall make oath before the city clerk that he is a qualified elector of the city and resides at the address given. The city clerk shall keep his office open for the purpose of signatures to the initiative and referendum petitions from eight o'clock in the forenoon to twelve (noon) and from one o'clock in the afternoon to five o'clock in the afternoon of each day except Sundays and holidays and he shall not permit any person to sign any of the said petitions after five o'clock in the afternoon of the last day for signing the initiative nor after the tenth day following the passage of the ordinance on which the referendum vote is prayed for and at the expiration of said ten days the said petition in which a referendum vote is asked then in the hands of the city clerk shall be deemed and taken to be filed with and presented to the council and it shall be the duty of the city clerk to lay the same before the council at its first meeting thereafter. After its presentation the city clerk shall ascertain from the voters registry whether or not said referendum petition is signed by voters equal to twenty per centum of all the votes cast for mayor at the last preceding municipal election at which a mayor was elected and if necessary the council shall allow him extra help for that purpose and after he has made said examination he shall report the result thereof to council.

Section 2. No franchise or consent to occupy the public streets highways or other places in any city of the third class shall be given or granted to any person or persons railroad railway gas water light telephone or telegraph company or to any public service corporation except by ordinance and no ordinance for such purpose shall go into effect for thirty days after its final passage. If within said thirty days a petition prepared advertised and perfected in all respects complying with the provisions of the preceding section of this article (except that the petitioners shall have thirty days in which to prepare said petition) is addressed to the council signed by registered electors of the city equal in number to at least twenty per centum of all the votes cast for mayor at the last preceding municipal election at which a mayor was elected protesting against the passage of said ordinance the latter shall be suspended and it

shall be the duty of the city clerk to examine said petition and ascertain from the registry of voters whether or not said petition is signed by the required number of electors and if necessary the council shall allow the city clerk extra help for said purpose and upon such examination he shall report the result to council.

Section 3. In case it shall appear that the petitions hereinabove provided for in sections one (1) and two (2) of this article have not been signed by the requisite number of voters no action shall be taken but the ordinances shall be deemed and taken to be in full force from the time or times they each would have gone into effect had there been no petition against the same but in case the petition or petitions provided for in the preceding sections in this article be signed by electors equal to twenty per centum of all the votes cast for mayor as aforesaid the council shall reconsider such ordinance and if the same is not entirely repealed the council shall call a special election unless the general or municipal election is to be held within ninety days therefrom in which case the question of reference shall be to the general or municipal election as the case may be. At the special election if one is so fixed by council or at the general or municipal election occurring within ninety days the said ordinance shall be submitted without alteration.

Section 4. When the submission is at a general or municipal election the city clerk shall certify to the county commissioners a copy of the ordinance and the proceedings of council directing the referendum vote and the county commissioners shall cause the proper ballot to be printed on the ballot sheet used in the respective elections. Where there is a special election the ballots shall be prepared and furnished by the city and said elections shall be held by the same officers who hold the general or municipal elections (as the case may be) and the expenses of said special elections shall be paid for by the city and said city may fix not only the day of the election but the time for opening and closing the polls. Any number of ordinances may be referred to and voted on at the same election and there shall not be more than one special election every six months. The ballot for each referendum shall be substantially in the following form:

CITY ORDINANCE REFERENDUM

If you are for the ordinance mark an X opposite the word FOR if you are against the ordinance mark an X opposite the word AGAINST.

Approval of the city ordinance (stating the purpose of said ordinance)

FOR

AGAINST

Section 5. The officers holding said elections shall keep tally sheets and make returns of votes in the same manner as tally sheets are kept and returns made in elections of officers and the submission of other questions as now provided by law. The said returns shall be filed with the prothonotary of the court of common pleas and the said court shall compute the returns and cause the results thereof to be filed in said court and the said prothonotary shall certify the result to the council of the proper city. In case of special elections the said prothonotary shall lay the returns of the election before the said court at a meeting or session of the said court to be held on the Tuesday succeeding the said election for computation as aforesaid. If it shall appear that more persons have voted for said ordinance than against it the ordinance shall take immediate effect the same as if it had been passed by the council and signed by the mayor and there had been no referendum vote thereon. If the vote is against said ordinance it shall be lost and of no effect.

Section 6. Before any referendum election is held on any ordinance as hereinbefore provided it shall be the duty of the city clerk to publish or cause to be published a copy of the ordinance which is to be submitted to the vote of the people one insertion in at least two newspapers published in the respective city and if two newspapers are not published in the said city then in two newspapers published in the county if there be such publication to be not less than five nor more than twenty days before the respective election and a copy of said publication duly verified by affidavit shall be filed by the city clerk in the prothonotary's office in said court with the result of the election as computed and filed by the court.

Section 7. The provisions of this article with reference to referendum proceedings shall not apply to any ordinance passed for the following purposes namely:

(a) Ordinances expressly required to be passed by the general laws of the State or by the provisions of any act of Assembly or the provisions of which and the matters to be carried out thereunder are subject to the approval of an officer or tribunal of the State government.

(b) Ordinances providing for tax levies annual and other appropriations and for the exercise of the right of eminent domain.

(c) Ordinances for the preservation of the public peace health morals safety and in the exercise of the police powers of the city government and for the prevention and abatement of nuisances.

(d) Any ordinances providing for an election to increase indebtedness and any other ordinance which by law must be submitted to an election before it shall take effect.

(e) Ordinances for the opening paving grading or other improvement of streets or highways when the improvement is petitioned for by a majority in number or interest of the abutting property owners.

(f) Ordinances for the construction of sewers and for the purpose of keeping the streets highways and sidewalks in good order and repair and in a safe and passable condition.

Section 43 That article twenty-one of said act which reads as follows

"Section 4 All acts of Assembly or parts of acts relating to cities of the third class not inconsistent with the provisions of this act shall be and remain in full force and all acts and parts of acts general special or local appertaining to the subject matter covered by this act so far as they are inconsistent with the provisions thereof be and the same are hereby repealed except that nothing in this act shall be interpreted to repeal abridge or in any way effect the provisions of an act approved the twenty-second day of April Anno Domini nineteen hundred and five entitled "An Act to preserve the purity of the waters of the State for the protection of the public health" be and the same is hereby amended to read as follows

Section 4 All acts of Assembly or parts of acts relating to cities of the third class not inconsistent with the provisions of this act shall be and remain in full force and all acts and parts of acts general special or local appertaining to the subject matter covered by this act so far as they are inconsistent with the provisions thereof be and the same are hereby repealed except that nothing in this act shall be interpreted to repeal abridge or in any way affect the provisions of act approved the twenty-second day of April Anno Domini nineteen hundred and five entitled "An Act to preserve the purity of the waters of the State for the protection of the public health" or the provisions of an act approved the twenty-eighth day of April Anno Domini nineteen hundred and three entitled "An Act for the annexation of any city borough township or part of a township to a contiguous city and providing for the indebtedness of the same" and the amendments or supplements thereof or of the Public Service Company Law or amendments or supplements thereof

Section 44 Any acts or parts of any act inconsistent with the provisions of this act are hereby repealed.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—193.

Alexander,	Di Lemmo,	Krause, T. S.,	Robertson,
Allum,	Dithrich,	Krause, W.,	Rorke,
Armstrong,	Donneley,	Krugh,	Rothenberger,
Aron,	Drinkhouse,	Kunkle,	Ruddy,
Baldi,	Dunn,	Lafferty,	Sarig,
Baldrige,	Ehrhardt,	Lanius,	Schaeffer,
Barnhart,	Ephraim,	Lauler,	Schilling,
Bechtold,	Evans, S. J.,	Levis,	Shaffer,
Bell,	Finney,	MacCallum,	Shellenberger,
Benchoff,	Fitzgibbon,	Magill,	Showalter,
Bennett,	Flynn,	Mallery,	Shunk,
Benninger,	Foster,	Mangan,	Simpson,
Bidelspacher,	Fowler,	Marcus,	Sinclair,
Bigler,	Fox, A. R.,	Marshall,	Smith, E. R.,
Blank,	Fox, I. M.,	Martin,	Smith, F. I.,
Boland,	Franklin,	McCurdy,	Snowden,
Bower,	Gans,	McGeary,	Snyder,
Bowman,	Geary,	McIntyre,	Sowers,
Brady,	Glass,	McKay,	Sprowls,
Brendle,	Golder,	McKim,	Stadtlander,
Brislin,	Goodnough,	McVicar,	Stark,
Brooks,	Graham,	Mehring,	Statler,
Bucher,	Griest,	Michel,	Steele,
Bungard,	Griffith,	Millar,	Sterling,
Campbell,	Haines,	Miller, A. D.,	Stevenson,
Catlin,	Haldeman,	Miller, C. G.,	Stott,
Clements,	Hamilton, J.,	Miller, D. I.,	Sweitzer,
Clutton,	Hamilton, W. J.,	Miller, D. D.,	Todd,
Collier,	Hampson,	Millin,	Trach,
Colville,	Harer,	Milner,	Ush,
Comer,	Harvey,	Morgan,	Vickerman,
Conner,	Heffernan,	Murphy,	Wagner,
Cook,	Helt,	Murphy,	Walker, G. T.,
Corbin,	Hess,	Nearby,	Walker, J. A.,
Cox,	Heyburn,	North,	Wallace, R. L.,
Crawford,	Hickernell,	Norton,	Wallace, W. T.,
Crockett,	Hoffman,	Palmer,	Wells,
Crum,	Hollingsworth,	Patterson,	Wettach,
Curran,	Horne,	Perry,	Whiteman,
Curry, A. E.,	Hough,	Phillips,	Willert,
Curry, R.,	Huntington,	Pidgeon,	Williams,
Davis, D. F.,	Hutchison,	Pike,	Willson,
Davis, J. T.,	Ingham,	Powell,	Woner,
Davis, W.,	Jennings,	Quigley,	Woodruff,
Dawson,	Jones,	Ramsey,	Wynne,
Day,	Jordan,	Reber, C. A.,	Zanders,
Dewey,	Kantner,	Reber, H. F.,	Zimmerman,
Diehm,	Kennedy,	Rhoads,	Spangler,
	Kinsman,	Ringler,	Speaker,
	Kooser,	Rinn,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 259, as follows:

An Act to amend section six of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pam-

phlet Laws six hundred and eighteen) entitled "An Act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employees of said department and providing a method for fixing of said department and providing a method for fixing compensation" so as to permit temporary suspensions by the superintendent of Public Affairs

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section six of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An Act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employees of said department and providing a method for fixing compensation" which reads as follows

"Section 6 All employees of said police department shall be subject to suspension by the superintendent of the department of public affairs for misconduct or violation of any law of this Commonwealth any ordinance of the city or regulation of the said police department pending action by the city council upon the charges made against any such employees and on hearing before the city council where they may be represented by counsel they may be fined suspended or discharged by the city council if found guilty of the charges made against them" is hereby amended to read as follows

"Section 6 All employees of said police department shall be subject to suspension by the superintendent of the department of public affairs for misconduct or violation of any law of this Commonwealth any ordinance of the city or regulation of the said police department pending action by the city council upon the charges made against any such employees and on hearing before the city council where they may be represented by counsel they may be fined suspended for a period not to exceed thirty days with or without pay or discharged by city council if found guilty of the charges made against them Provided however That the said superintendent of the department of public affairs may for misconduct or violation as aforesaid suspend any employee of said department of police for a period not to exceed ten days with or without pay without preferring charges and without a hearing of council

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Dithrich,	Krause, W.,	Rorke,
Allum,	Donneley,	Krugh,	Rothenberger,
Armstrong,	Drinkhouse,	Kunkle,	Ruddy,
Aron,	Dunn,	Lafferty,	Sarig,
Baldi,	Ehrhardt,	Lanius,	Schaeffer,
Baldrige,	Ephraim,	Lauler,	Schilling,
Barnhart,	Evans, S. J.,	Levis,	Shaffer,
Bechtold,	Finney,	MacCallum,	Shellenberger,
Bell,	Fitzgibbon,	Magill,	Showalter,
Benchoff,	Flynn,	Mallery,	Shunk,
Bennett,	Foster,	Mangan,	Simpson,
Benninger,	Fowler,	Marcus,	Sinclair,
Bigler,	Fox, A. R. B.,	Marshall,	Smith, E. R.,
Blank,	Fox, I. M.,	Martin,	Smith, F. I.,
Boland,	Franklin,	McCurdy,	Snowden,
Bower,	Gans,	McGeary,	Snyder,
Bowman,	Geary,	McIntyre,	Soffel,
Brady,	Glass,	McKay,	Sowers,
Brendle,	Golder,	McKim,	Sprowls,
Brislin,	Goodnough,	McVicar,	Stadtlander,
Brooks,	Graham,	Mehring,	Stark,
Bucher,	Griest,	Michel,	Statler,
Bungard,	Griffith,	Millar,	Steele,
Campbell,	Haines,	Miller, A. D.,	Sterling,
Catlin,	Haldeman,	Miller, C. G.,	Stevenson,
Clements,	Hamilton, J.,	Miller, D. I.,	Stott,
Clutton,	Hamilton, W. J.,	Miller, D. D.,	Sweitzer,
Coldsmith,	Hampson,	Millin,	Todd,
Collier,	Harer,	Milner,	Trach,
Colville,	Harvey,	Morgan,	Ush,
Comer,	Heffernan,	Murphy,	Vickerman,
Conner,	Helt,	Murphy,	Wagner,
Cook,	Hess,	Nearby,	Walker, J. T.,
Corbin,	Heyburn,	North,	Walker, J. A.,
Cox,	Hickernell,	Norton,	Wallace, R. L.,
Crawford,	Hoffman,	Palmer,	Wallace, W. T.,
Crockett,	Hollingsworth,	Patterson,	Wells,
Crum,	Horne,	Perry,	Wettach,
Curran,	Hough,	Phillips,	Whiteman,
Curry, A. E.,	Huntington,	Pidgeon,	Willert,
Curry, R.,	Hutchison,	Pike,	Williams,
Davis, D. F.,	Ingham,	Powell,	Willson,
Davis, J. T.,	Jennings,	Quigley,	Woner,
Davis, W.,	Jones,	Ramsey,	Woodruff,
Dawson,	Jordan,	Reber, C. A.,	Wynne,
Day,	Kantner,	Reber, H. F.,	Zanders,
Dewey,	Kennedy,	Rhoads,	Zimmerman,
Diehm,	Kinsman,	Ringler,	Spangler,
	Kooser,	Rinn,	
		Robertson,	
Di Lemmo,		Krause, T. S.,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 664, entitled:

An Act to authorize and empower any motor power company of this Commonwealth which shall own at least two-thirds of the capital stock of a turnpike company of this Commonwealth whose turnpike has been purchased by the Commonwealth and which has acquired the road property franchises powers privileges and immunities of a passenger railroad company which are operated under a lease by the turnpike company to the motor power company to acquire the road property franchises powers privileges and immunities of the turnpike company

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

Alexander,	Di Lemmo,	Krause, W.,	Robertson,
Allum,	Dithrich,	Krugh,	Rorke,
Armstrong,	Donneley,	Kunkle,	Rothenberger,
Aron,	Drinkhouse,	Lafferty,	Ruddy,
Baldrige,	Dunn,	Lanius,	Sarig,
Barnhart,	Ehrhardt,	Lauler,	Schaeffer,
Bechtold,	Ephraim,	Levis,	Shaffer,
Beckley,	Evans, S. J.,	MacCallum,	Shellenberger,
Bell,	Finney,	Magill,	Showalter,
Benchoff,	Fitzgibbon,	Mallery,	Shunk,
Bennett,	Flynn,	Mangan,	Simpson,
Benninger,	Foster,	Marcus,	Sinclair,
Bidelspacher,	Fowler,	Marshall,	Smith, E. R.,
Bigler,	Fox, A. R. B.,	Martin,	Smith, F. L.,
Blanck,	Fox, I. M.,	McCaig,	Snowden,
Bolard,	Franklin,	McCurdy,	Snyder,
Bower,	Gans,	McGeary,	Soffel,
Bowman,	Geary,	McIntyre,	Sowers,
Brady,	Glass,	McKay,	Sprohls,
Brendle,	Golder,	McKim,	Stadtlander,
Brislin,	Goodnough,	McVicar,	Stark,
Bucher,	Graham,	Mehring,	Statler,
Bungard,	Griest,	Michel,	Steedle,
Campbell,	Griffith,	Millar,	Stearling,
Catlin,	Haines,	Miller, A. D.,	Stevenson,
Clements,	Haldeman,	Miller, C. G.,	Stott,
Clutton,	Hamilton, J.,	Miller, D. L.,	Sweetzer,
Coldsmith,	Hamilton, W. J.,	Miller, D. D.,	Todd,
Collier,	Hampson,	Millin,	Trach,
Colville,	Harer,	Millner,	Ulsh,
Comerer,	Harvey,	Morgan,	Vickerman,
Conner,	Heffernan,	Murphy,	Wagner,
Cook,	Helt,	Nearby,	Walker, G. T.,
Corbin,	Hess,	North,	Walker, J. A.,
Cox,	Hickernell,	Norton,	Wallace, R. L.,
Crawford,	Hoffman,	Palmer,	Wallace, W. T.,
Crockett,	Hollingsworth,	Patterson,	Wells,
Crum,	Horne,	Perry,	Weitach,
Curran,	Hough,	Phillips,	Whiteman,
Curry, A. E.,	Huntington,	Pidgeon,	Willert,
Curry, R.,	Hutchison,	Pike,	Williams,
Davis, D. F.,	Ingham,	Powell,	Willson,
Davis, J. T.,	Jennings,	Quigley,	Woner,
Davis, W.,	Jones,	Ramsey,	Woodruff,
Dawson,	Jordan,	Reber, C. A.,	Wynne,
Day,	Kantner,	Reber, H. F.,	Zanders,
Dewey,	Kennedy,	Rhoads,	Zimmerman,
Diehm,	Kinsman,	Ringler,	Spangler,
	Kooser,	Rinn,	Speaker.
	Krause, T. S.,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS SIGNED BY THE SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

Senate Bill No. 15.

An Act making an emergency appropriation to cover deficiency to the trustees of the State Institution for Feeble-Minded of Western Pennsylvania at Polk Pennsylvania.

Senate Bill No. 16.

A Supplement to the act approved the twenty-ninth day of May one thousand eight hundred and eighty-five (Pamphlet Laws twenty-nine), entitled "An Act to provide for the incorporation and regulation of natural gas companies" extending the duration of certain charters and providing a procedure therefor.

Senate Bill No. 42.

Making an appropriation to cover deficiency to the trustees of the State Hospital for the Criminal Insane at Farview Pennsylvania.

Senate Bill No. 66.

An Act to amend section two and section five as amended and to supplement an act approved the seventh day of July one thousand eight hundred eighty-five (Pamphlet Laws two hundred and fifty-seven), entitled "An Act to confer upon the several courts of common pleas of this Commonwealth jurisdiction of a court of equity in all cases of dower and partition and prescribing the method of procedure" by enlarging the powers of the master and confirming all cases heretofore proceeded in to final decree

Senate Bill No. 86.

An Act to amend section one of an act approved the fifth day of July one thousand nine hundred and seventeen entitled "An Act authorizing cities to refund moneys paid by property owners into their treasuries when a court of competent jurisdiction shall have determined that there was no liability for such payment when made" extending the provisions thereof to boroughs and incorporated towns.

Senate Bill No. 177.

An Act making an appropriation to the State Highway Department for the construction of permanent State highways for the payment of the Commonwealth's share in the expenses of constructing State-aid highways for the maintenance and repair of State highways within the limits of boroughs for the maintenance and repair of State-aid highways for the payment of expenses costs and awards in the purchase condemnation of turnpikes and toll bridges for the payment of the deficiency caused during the years one thousand nine hundred thirteen and fourteen in carrying out the laws of Pennsylvania relative to the construction maintenance and repair of roads in townships of the second class for the payment of damages to property caused or occasioned in connection with the work of the State Highway Department.

Senate Bill No. 178.

Making an appropriation to the State Highway Department for salaries expenses and maintenance of the same.

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 48, entitled:

An Act to further amend section four of an act approved the twenty-third day of June one thousand nine hundred eleven (Pamphlet Laws one thousand one hundred and twenty-three) entitled "An Act establishing in each county a board of viewers prescribing their duties providing for their appointment as viewers road juries juries of view and commissioners to view land and providing for the charges upon the respective counties in the matter of salaries costs and expenses thereof" as amended

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—196.

Alexander,	Dithrich,	Krause, W.,	Rorke,
Allum,	Donneley,	Krugh,	Rothenberger,
Armstrong,	Drinkhouse,	Lafferty,	Ruddy,
Aron,	Dunn,	Lanius,	Sarig,
Baldr,	Ehrhardt,	Lauler,	Schaeffer,
Baldrige,	Ephraim,	Levis,	Shaffer,
Barnhart,	Evans, J. T.,	MacCallum,	Shellenberger,
Bechtold,	Evans, S. J.,	Magill,	Showalter,
Bell,	Finney,	Mallery,	Shunk,
Benchoff,	Fitzgibbon,	Mangan,	Simpson,
Bennett,	Flynn,	Marcus,	Sinclair,
Benninger,	Foster,	Marshall,	Smith, E. R.,
Bidelspacher,	Fowler,	Martin,	Smith, F. L.,
Bigler,	Fox, A. R. B.,	McCaig,	Snowden,
Blanck,	Fox, I. M.,	McCurdy,	
	Franklin,	McGeary,	

Bolard,	Gans,	McIntyre,	Snyder,
Bower,	Geary,	McKay,	Soffel,
Bowman,	Glass,	McKim,	Sowers,
Brady,	Goehring,	McVicar,	Sprohls,
Brendle,	Gold,	Mehring,	Stadlander,
Brislin,	Goodnough,	Michel,	Stark,
Brooks,	Graham,	Miller,	Statler,
Bucher,	Griest,	Miller, A. D.,	Steedle,
Bungard,	Griffith,	Miller, C. G.,	Stevenson,
Campbell,	Haines,	Miller, D. I.,	Stott,
Catlin,	Halldeman,	Miller, D. D.,	Sullivan,
Clements,	Hamilton, J.,	Millin,	Sweitzer,
Coldsmith,	Hampson,	Miller,	Todd,
Collier,	Harer,	Milner,	Trach,
Colville,	Harvey,	Morgan,	Ulsh,
Comer,	Heffernan,	Murphy,	Vickerman,
Conner,	Helt,	Near,	Wagner,
Cook,	Hess,	North,	Walker, G. T.,
Corbin,	Heyburn,	Norton,	Walker, J. A.,
Cox,	Hickernell,	Palmer,	Wallace, R. L.,
Crawford,	Hoffman,	Patterson,	Wallace, W. T.,
Crockett,	Hollingsworth,	Perry,	Wells,
Crum,	Horne,	Phillips,	West,
Curran,	Hough,	Pidgeon,	Wettach,
Curry, A. E.,	Huntington,	Pike,	Whiteman,
Curry, R.,	Hutchison,	Powell,	Willert,
Davis, D. F.,	Ingham,	Quigley,	Williams,
Davis, J. T.,	Jennings,	Ramsey,	Willson,
Davis, W.,	Jones,	Reber, C. A.,	Woner,
Dawson,	Jordan,	Reber, H. F.,	Woodruff,
Day,	Kantner,	Rhoads,	Wynne,
Dewey,	Kennedy,	Ringler,	Zanders,
Dichm,	Kinsman,	Rinn,	Zimmerman,
Di Lemmo,	Kooser,	Robertson,	Spangler,
	Krause, T. S.,		Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

The SPEAKER. The next bill in order on the calendar is House Bill No. 719. This bill is not on the files as the amendments thereto have not yet been printed and it will be passed over for the present.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 677, entitled:

An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the two years ending May thirty-first one thousand nine hundred nineteen.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—202.

Alexander,	Dithrich,	Krause, W.,	Rothenberger,
Allum,	Donneley,	Krugh,	Ruddy,
Armstrong,	Drinkhouse,	Kunkle,	Sarig,
Aron,	Dunn,	Lafferty,	Schaeffer,
Baldi,	Ehrhardt,	Lanius,	Schilling,
Baldrige,	Ephraim,	Lauler,	Scott,
Barnhart,	Evans, J. T.,	Levis,	Shaffer,
Bechtold,	Evans, S. J.,	MacCallum,	Shellenberger,
Bell,	Finney,	Magill,	Showalter,
Benchoff,	Fitzgibbon,	Mallery,	Shunk,
Bennett,	Flynn,	Mangan,	Simpson,
Benninger,	Foster,	Marcus,	Sinclair,
Bidelspacher,	Fowler,	Marshall,	Smith, E. R.,
Bigler,	Fox, A. R.,	Martin,	Smith, F. L.,
Blank,	Fox, I. M.,	McCaig,	Snowden,
Bolard,	Franklin,	McCurdy,	Snyder,
Bower,	Gars,	McGeary,	Soffel,
Bowman,	Geary,	McIntyre,	Sowers,
Brady,	Glass,	McKay,	Sprohls,
Brendle,	Goehring,	McKim,	Stadlander,
Brislin,	Gold,	McVicar,	Statler,
Brooks,	Goodnough,	Mehring,	Steedle,
Bucher,	Graham,	Michel,	Sterling,
Bungard,	Griest,	Miller,	Stevenson,
Campbell,	Griffith,	Miller, A. D.,	Stott,
Catlin,	Haines,	Miller, C. G.,	Sullivan,
Clements,	Halldeman,	Miller, D. I.,	Sweitzer,
Clutton,	Hamilton, J.,	Miller, D. D.,	Todd,
Coldsmith,	Hamilton, W. J.,	Millin,	Trach,
Collier,	Hampson,	Milner,	Ulsh,
Colville,	Harer,	Morgan,	Vickerman,
Comer,	Harvey,	Murphy,	Wagner,
Conner,	Heffernan,	Near,	Walker, G. T.,
Cook,	Helt,	North,	Walker, J. A.,
Corbin,	Hess,	Norton,	Wallace, R. L.,
Cox,	Heyburn,	Palmer,	Wallace, W. T.,
	Hickernell,		Wells,
			Wettach,
			Whiteman,
			Willert,
			Williams,
			Willson,
			Woner,
			Woodruff,
			Wynne,
			Zanders,
			Zimmerman,
			Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 583, entitled:

An Act making an appropriation to the board of trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania for deficiency in maintenance of said home.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—202.

Alexander,	Dithrich,	Krause, W.,	Rothenberger,
Allum,	Donneley,	Krugh,	Ruddy,
Armstrong,	Drinkhouse,	Kunkle,	Sarig,
Aron,	Dunn,	Lafferty,	Schaeffer,
Baldi,	Ehrhardt,	Lanius,	Schilling,
Baldrige,	Ephraim,	Lauler,	Scott,
Barnhart,	Evans, J. T.,	Levis,	Shaffer,
Bechtold,	Evans, S. J.,	MacCallum,	Shellenberger,
Bell,	Finney,	Magill,	Showalter,
Benchoff,	Fitzgibbon,	Mallery,	Shunk,
Bennett,	Flynn,	Mangan,	Simpson,
Benninger,	Foster,	Marcus,	Sinclair,
Bidelspacher,	Fowler,	Marshall,	Smith, E. R.,
Bigler,	Fox, A. R. B.,	Martin,	Smith, F. L.,
Blank,	Fox, I. M.,	McCaig,	Snowden,
Bolard,	Franklin,	McCurdy,	Snyder,
Bower,	Gars,	McGeary,	Soffel,
Bowman,	Geary,	McIntyre,	Sowers,
Brady,	Glass,	McKay,	Sprohls,
Brendle,	Goehring,	McKim,	Stadlander,
Brislin,	Gold,	McVicar,	Statler,
Brooks,	Goodnough,	Mehring,	Steedle,
Bucher,	Graham,	Michel,	Sterling,
Bungard,	Griest,	Miller,	Stevenson,
Campbell,	Griffith,	Miller, A. D.,	Stott,
Catlin,	Haines,	Miller, C. G.,	Sullivan,
Clements,	Halldeman,	Miller, D. I.,	Sweitzer,
Clutton,	Hamilton, J.,	Miller, D. D.,	Todd,
Coldsmith,	Hamilton, W. J.,	Millin,	Trach,
Collier,	Hampson,	Milner,	Ulsh,
Colville,	Harer,	Morgan,	Vickerman,
Comer,	Harvey,	Murphy,	Wagner,
Conner,	Heffernan,	Near,	Walker, G. T.,
Cook,	Helt,	North,	Walker, J. A.,
Corbin,	Hess,	Norton,	Wallace, R. L.,
Cox,	Heyburn,	Palmer,	Wallace, W. T.,
	Hickernell,		Wells,
			Wettach,
			Whiteman,
			Willert,
			Williams,
			Willson,
			Woner,
			Woodruff,
			Wynne,
			Zanders,
			Zimmerman,
			Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 654 (Senate Bill No. 76), entitled:

An Act making a deficiency appropriation to the Pennsylvania State Lunatic Hospital.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—202.

Alexander,	Dithrich,	Krause, W.,	Rothenberger,
Allum,	Donneley,	Krugh,	Ruddy,
Armstrong,	Drinkhouse,	Kunkle,	Sarig,
Aron,	Dunn,	Lafferty,	Schaeffer,
Baldi,	Ehrhardt,	Lanius,	Schilling,
Baldrige,	Ephraim,	Lauler,	Scott,
Barnhart,	Evans, J. T.,	Levis,	Shaffer,
Bechtold,	Evans, S. J.,	MacCallum,	Shellenberger,
Bell,	Finney,	Magill,	Showalter,
Benchoff,	Fitzgibbon,	Mallery,	Shunk,
Bennett,	Flynn,	Mangan,	Simpson,
Benninger,	Foster,	Marcus,	Sinclair,
Bidelspacher,	Fowler,	Marshall,	Smith, E. R.,
Bigler,	Fox, A. R. B.,	Martin,	Smith, F. I.,
Blank,	Fox, I. M.,	McCaig,	Snowden,
Bolard,	Franklin,	McCurdy,	Snyder,
Bower,	Gans,	McGeary,	Soffel,
Bowman,	Geary,	McIntyre,	Sowers,
Brady,	Glass,	McKay,	Sprowls,
Brendle,	Goehring,	McKim,	Stadlander,
Brislin,	Golder,	McVicar,	Stark,
Brooks,	Goodnough,	Mehring,	Statler,
Bucher,	Graham,	Michel,	Steedle,
Bungard,	Griest,	Miller,	Sterling,
Campbell,	Griffith,	Miller, A. D.,	Stevens,
Catlin,	Haldeman,	Miller, C. G.,	Stott,
Clements,	Hamilton, J.,	Miller, D. I.,	Sullivan,
Clutton,	Hamilton, W. J.,	Miller, D. D.,	Sweitzer,
Coldsmith,	Hampson,	Millin,	Todd,
Collier,	Harer,	Milner,	Trach,
Colville,	Harvey,	Morgan,	Uish,
Comer,	Heffernan,	Murphy,	Vickerman,
Conner,	Helt,	Nearv,	Wagner,
Cook,	Hess,	North,	Walker, G. T.,
Corbin,	Heyburn,	Norton,	Walker, J. A.,
Cox,	Hickernell,	Palmer,	Wallace, R. L.,
Crawford,	Hoffman,	Patterson,	Wallace, W. T.,
Crockett,	Hollingsworth,	Perry,	Wells,
Crum,	Horne,	Phillips,	Wettach,
Curran,	Hough,	Pidgeon,	Whiteman,
Curry, A. E.,	Huntington,	Pike,	Willert,
Curry, R.,	Hutchison,	Powell,	Williams,
Davis, D. F.,	Ingham,	Quigley,	Willson,
Davis, J. T.,	Jennings,	Ramsey,	Woner,
Davis, W.,	Jones,	Reber, C. A.,	Woodruff,
Dawson,	Jordan,	Reber, H. F.,	Wynne,
Day,	Kantner,	Rhoads,	Zanders,
Dewey,	Kennedy,	Ringler,	Zimmerman,
Diehm,	Kinsman,	Rinn,	Spangler,
Di Lemmo,	Kooser,	Robertson,	Speaker.
	Krause, T. S.,	Rorke,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 667, entitled:

An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the biennial period ending May thirty-first one thousand nine hundred seventeen.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—202.

Alexander,	Dithrich,	Krause, W.,	Rothenberger,
Allum,	Donneley,	Krugh,	Ruddy,
Armstrong,	Drinkhouse,	Kunkle,	Sarig,
Aron,	Dunn,	Lafferty,	Schaeffer,
Baldi,	Ehrhardt,	Lanius,	Schilling,

Baldrige,	Ephraim,	Lauler,	Scott,
Barnhart,	Evans, J. T.,	Levis,	Shaffer,
Bechtold,	Evans, S. J.,	MacCallum,	Shellenberger,
Bell,	Finney,	Magill,	Showalter,
Benchoff,	Fitzgibbon,	Mallery,	Shunk,
Bennett,	Flynn,	Mangan,	Simpson,
Benninger,	Foster,	Marcus,	Sinclair,
Bidelspacher,	Fowler,	Marshall,	Smith, E. R.,
Bigler,	Fox, A. R. B.,	Martin,	Smith, F. I.,
Blank,	Fox, I. M.,	McCaig,	Snowden,
Bolard,	Franklin,	McCurdy,	Snyder,
Bower,	Gans,	McGeary,	Soffel,
Bowman,	Geary,	McIntyre,	Sowers,
Brady,	Glass,	McKay,	Sprowls,
Brendle,	Goehring,	McKim,	Stadlander,
Brislin,	Golder,	McVicar,	Stark,
Brooks,	Goodnough,	Mehring,	Statler,
Bucher,	Graham,	Michel,	Steedle,
Bungard,	Griest,	Miller,	Sterling,
Campbell,	Griffith,	Miller, A. D.,	Stevens,
Catlin,	Haldeman,	Miller, C. G.,	Stott,
Clements,	Hamilton, J.,	Miller, D. I.,	Sullivan,
Clutton,	Hamilton, W. J.,	Miller, D. D.,	Sweitzer,
Coldsmith,	Hampson,	Millin,	Todd,
Collier,	Harer,	Milner,	Trach,
Colville,	Harvey,	Morgan,	Uish,
Comer,	Heffernan,	Murphy,	Vickerman,

Conner,	Helt,	Neary,	Wagner,
Cook,	Hess,	North,	Walker, G. T.,
Corbin,	Heyburn,	Norton,	Walker, J. A.,
Cox,	Hickernell,	Palmer,	Wallace, R. L.,
Crawford,	Hoffman,	Patterson,	Wallace, W. T.,
Crockett,	Hollingsworth,	Perry,	Wells,
Crum,	Horne,	Phillips,	Wettach,
Curran,	Hough,	Pidgeon,	Whiteman,
Curry, A. E.,	Huntington,	Pike,	Willert,
Curry, R.,	Hutchison,	Powell,	Williams,
Davis, D. F.,	Ingham,	Quigley,	Willson,
Davis, J. T.,	Jennings,	Ramsey,	Woner,
Davis, W.,	Jones,	Reber, C. A.,	Wood,
Dawson,	Jordan,	Reber, H. F.,	Woodruff,
Day,	Kantner,	Rhoads,	Wynne,
Dewey,	Kennedy,	Ringler,	Zanders,
Diehm,	Kinsman,	Rinn,	Zimmerman,
Di Lemmo,	Kooser,	Robertson,	Spangler,
	Krause, T. S.,	Rorke,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

The SPEAKER. The next bill in order on the calendar is House Bill No. 45, file folio 997. This bill is not on the files, and will be passed over for the present.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 550, entitled:

An Act relative to the payment over to the county treasurer of certain counties of taxes collected by tax collectors of county taxes

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—193.

Alexander,	Dittrich,	Krause, T. S.,	Porke,
Allum,	Donneley,	Krause, W.,	Rothenberger,
Armstrong,	Drinkhouse,	Krugh,	Ruddy,
Aron,	Dunn,	Kunkle,	Sarig,
Baldi,	Ehrhardt,	Lafferty,	Schaeffer,
Baldridge,	Eppraim,	Lanlus,	Schiff,
Barnhart,	Evans, S. J.,	Lauler,	Scott,
Bechtold,	Finnev,	Levis,	Shaffer,
Bell,	Fitzgibbon,	MacCallum,	Shellenberger,
Benchoff,	Flynn,	Macgill,	Shunk,
Benninger,	Foster,	Mallery,	Simmon,
Bidelspacher,	Fowler,	Marcus,	Stclair,
Bigler,	Fox, A. P. B.,	Marshall,	Smith, E. R.,
Blanck,	Fox, I. M.,	Martin,	Smith, P. L.,
Bolard,	Franklin,	McCurdy,	Snowden,
Bower,	Gans,	McGeary,	Snyder,
Bowman,	Geary,	McIntyre,	Soffel,
Brendle,	Glass,	McKay,	Sowers,
Brislin,	Goebring,	McKim,	Sprowis,
Brooks,	Golder,	McVicar,	Stadtlander,
Bucher,	Goodnough,	Mehring,	Stark,
Bungard,	Graham,	Michel,	Statler,
Campbell,	Griest,	Miller,	Sterling,
Catlin,	Griffith,	Miller, A. D.,	Stevenson,
Clements,	Haires,	Miller, C. G.,	Stott,
Clutton,	Haldeman,	Miller, D. I.,	Sweitzer,
Coldsmith,	Hamilton, J.,	Miller, D. D.,	Todd,
Collier,	Hamilton, W. J.,	Millin,	Trach,
Colville,	Hampson,	Milner,	Ush,
Comer,	Harer,	Morgan,	Vickerman,
Comer,	Harvey,	Murphy,	Wagner,
Conner,	Hefernan,	Neary,	Walker, G. T.,
Corbin,	Helt,	North,	Walker, J. A.,
Cox,	Hess,	Norton,	Wallace, R. L.,
	Heyburn,	Palmer,	Wallace, W. T.,
	Hickernell,	Patterson,	Wells,
Crawford,	Hoffman,	Perry,	Wettach,
Crockett,	Hollingsworth,	Phillips,	Whiteman,
Crum,	Horne,	Pidgeon,	Willert,
Curran,	Hough,	Pike,	Williams,
Curry, A. E.,	Huntington,	Powell,	Willson,
Curry, R.,	Hutchison,	Quigley,	Woner,
Davis, D. F.,	Ingham,	Ramsey,	Woodruff,
Davis, J. T.,	Jennings,	Reber, C. A.,	Wynne,
Davis, W.,	Jones,	Reber, H. F.,	Zanders,
Dawson,	Jordan,	Rhoads,	Zimmerman,
Day,	Kantner,	Ringler,	Spangler,
Dewey,	Kennedy,	Rinn,	Speaker.
Diehm,	Kinsman,	Robertson,	
Di Lemmo,	Kooser,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 218, entitled:

An Act adopting an official State song for the Commonwealth.

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. BIDEISPACHER. Mr. Speaker, I desire to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Lackawanna, (Mr. David F. Davis), permit himself to be interrogated?

Mr. DAVID F. DAVIS. I will, Mr. Speaker.

Mr. BIDEISPACHER. Mr. Speaker, I desire to ask the gentleman if he is familiar with the music composed for the rendition of this proposed State song.

Mr. DAVID F. DAVIS. I am. I have a copy of the music right here.

Mr. BIDEISPACHER. Is the tune original, or is it an adaption of an old familiar tune?

Mr. DAVID F. DAVIS. It is an original tune.

Mr. BIDEISPACHER. Has public sentiment crystalized in favor of this particular song being adopted as the State song?

Mr. DAVID F. DAVIS. Decidedly so.

Mr. BIDEISPACHER. How did you measure that public sentiment?

Mr. DAVID F. DAVIS. From the educators of the State, men coming in contact with the schools of the State.

Mr. BIDEISPACHER. Did any special convention of educators pass favorably upon this bill?

Mr. DAVID F. DAVIS. I did not hear your question.

Mr. BIDEISPACHER. Did any special convention of educators consider this bill and vote for its adoption?

Mr. DAVID F. DAVIS. Not to my knowledge.

Mr. PALMER. Mr. Speaker. I desire to interrogate the gentleman from Lackawanna, (Mr. David F. Davis).

The SPEAKER. Will the gentleman from Lackawanna, (Mr. David F. Davis), permit himself to be interrogated?

Mr. DAVID F. DAVIS. I will, Mr. Speaker.

Mr. PALMER. Mr. Speaker, I desire to ask the gentleman if the assessors of Lackawanna County had anything to do with the preparation of this bill?

Mr. DAVID F. DAVIS. Not in any way.

Mr. PALMER. Does this take away from the people the right to sing any song they please?

Mr. DAVID F. DAVIS. It does not.

Mr. PALMER. Then it is a good bill.

Mr. GOLDER. Mr. Speaker, this is an important bill on a most important matter. While it is often said that music "hath charms to sooth the savage beast," sometimes the effect is quite the opposite, and I wonder, sir, whether the sponsor of this bill would have any objection to having it referred to the House choir,—to Choirmaster Phillips—and they could report here next Monday night at 9 o'clock, and sing the song.

Mr. BOLARD. Mr. Speaker, from what little conversation I have had with the members in this corner of the House, they never discovered that such a bill was in the House or knew anything about the bill for a State song until we came into the Legislature and heard of it. I do not think that it should be passed upon in this Legislature until it has been thoroughly passed upon by the critics of the State. If they want to adopt a State song known as the "Pennsylvania Song," I have no objection, but I do not think we should make a mess of things by putting out a State song that is not thoroughly adapted to our needs. Let us vote this bill down, or have it postponed until the next session of the Legislature, during which time it can be passed upon by the critics.

Mr. DAVID F. DAVIS. Mr. Speaker, in reply to the several questions and discussions already offered, I have a few words to say in support of this bill. The gentleman from

Crawford, (Mr. Bolard), says that the people of the State are not familiar with this song, nor have they passed upon it. For the information of the gentleman I wish to state that copies of this song have been distributed throughout the State, and the members of the House have had at their disposal these copies so they could read the words and hear the music.

I think, members of the House, you will agree with me after reading over carefully the beautiful language of this song, that it stands for something more than you and I are able to measure here. This language is beautiful and elevating, and if you will bear with me I shall read the poem for the benefit of the House. Out of respect for the distinguished gentleman who composed these words, Dr. Will George Butler, one of the most distinguished musicians in the State of Pennsylvania, a very competent man, let me read:

"O Pennsylvania of mine.
I bow me at thy sacred shrine
And there beneath God's vaulted dome
I swear a vow for home, sweet home!
The Keystone State that binds the whole,
With pride we look upon thy scroll
And read among the battle scars
Thy glory writ in golden stars."

Gentlemen, I trust you will look upon this with sincerity, in the feeling and spirit in which it has been composed, and in the spirit and feeling in which it has been introduced, that the children of the Commonwealth of Pennsylvania may know in poetry and in song what Pennsylvania stood for in the past and stands for today. I trust that you will give your approval to the beautiful language contained in this poem.

Mr. HARER. Mr. Speaker, this is not only a song, it is something more than mere words. We do not have an adopted anthem for the United States. We do have "The Star Spangled Banner," but I doubt if any of us know all of the words. In choosing a song for the State we want something that is sanctioned by public opinion and popular authority. We do not want something that the people have not heard. I do not know that I have ever heard this song reproduced. I think we should go pretty easy in choosing a song that is going to mean so much to the State of Pennsylvania.

Mr. PALMER. Mr. Speaker, I rise to a question of information.

The SPEAKER. The gentleman will state his question of information.

Mr. PALMER. I desire to ask the sponsor of this bill whether it was advertised in a local paper before it was put on the calendar. Was this bill advertised in the local papers?

Mr. DAVID F. DAVIS. It was not.

Mr. PALMER. Mr. Speaker, then I rise to a point of order, and to sustain that point of order, the act is a local act; it only affects Allegheny, Fort Duquesne, the Susquehanna River, Valley Forge and Philadelphia, and has left out the entire anthracite coal region; and for that reason, being a local act, it is unconstitutional.

Mr. DITHRICH. Mr. Speaker, does the sponsor of this bill know whether the author has had the poem copyrighted?

Mr. DAVID F. DAVIS. He has.

Mr. DITHRICH. Has the author of the poem agreed to forego royalty on this poem?

Mr. DAVID F. DAVIS. I am certain of that.

Mr. DITHRICH. Are you speaking for the composer?

Mr. DAVID F. DAVIS. I am.

On the question recurring.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—49

Alexander,	Dewey,	Mehring,	Shellenberger,
Benchoff,	Diehm,	Miller, A. D.,	Simpson,
Brady,	Evans, S. J.,	Morgan,	Sinclair,
Bucher,	Franklin,	Palmer,	Smith, F. I.,
Coldsmith,	Gans,	Patterson,	Stark,
Collier,	Glass,	Phillips,	Sterling,
Conner,	Golder,	Powell,	Stevenson,
Corbin,	Hess,	Quigley,	Stott,
Cox,	Horne,	Reber, H. F.,	Walker, J. A.,
Curry, R.,	Kantner,	Ruddy,	Williams,

Davis, D. F.,	Kooser,	Shellenberger,	Woner,
Davis, W.,	McIntyre,	Showalter,	Spangler,
Dawson,	McKay,	Scott,	Speaker.

NAYS—107.

Allum,	Ingham,	Hutchison,	North,
Armstrong,	Neary,	Jennings,	Norton,
Baldi,	Day,	Jones,	Pidgeon,
Baldrige,	Di Lemmo,	Jordan,	Pike,
Barnhart,	Dithrich,	Kennedy,	Ramsey,
Bechtold,	Ephraim,	Krause, T. S.,	Reber, C. A.,
Bell,	Finney,	Krause, W.,	Ringler,
Bennett,	Fitzgibbon,	Krugh,	Robertson,
Benninger,	Flynn,	Kunkle,	Rothenberger,
Bidelspacher,	Foster,	Lanius,	Shaffer,
Bigler,	Fowler,	Lauler,	Showalter,
Blank,	Fox, A. R.,	Levis,	Shunk,
Black,	Fox, I. M.,	Mallory,	Smith, E. R.,
Bolard,	Goodnough,	Mangan,	Snowden,
Bower,	Griest,	Marcus,	Sowers,
Brendle,	Haines,	Marshall,	Stadtlander,
Brislin,	Halkeman,	Martin,	Statler,
Brooks,	Hamilton, J.,	McCurdy,	Steedle,
Bungard,	Hamilton, W. J.,	McGeary,	Uish,
Campbell,	Hampson,	McKim,	Walker, C. T.,
Catlin,	Harer,	McVicar,	Wells,
Clutton,	Harvey,	Michel,	Wettach,
Colville,	Hcyburn,	Miller,	Whiteman,
Crawford,	Hoffman,	Miller, D. I.,	Willert,
Crockett,	Hollingsworth,	Miller, D. D.,	Willson,
Crum,	Hough,	Millin,	Woodruff,
Davis, J. T.,	Huntington,	Milner,	Zanders,

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 588, entitled:

An Act authorizing cemetery companies and associations to exercise the right of eminent domain to enlarge cemeteries and burial grounds

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. ALEXANDER. Mr. Speaker, in reading over this bill, you will see that it gives the right of eminent domain to cemetery companies to take your land whenever they see fit. We all know that one of the best paying propositions is a cemetery company, and we who live adjacent to the big cities, in Delaware County and in Montgomery County, and those adjacent to the city of Pittsburgh and Lancaster, know how thickly those counties at the present time are filled with cemeteries. Your land, your farm land, can be taken by anyone who desires to have a cemetery. Now, these cemeteries do not pay any tax. In the county of Delaware at the present time in many townships, in Upper Darby township, there are eight cemeteries. They take the best land, and the township receives no tax whatever for the land that is taken. It seems to me this is a bad bill, and I ask you to vote it down.

On the question recurring.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—28.

Armstrong,	Catlin,	Dewey,	Mallery,
Barnhart,	Clutton,	Franklin,	Phillips,
Bigler,	Coldsmith,	Golder,	Reber, C. A.,
Blank,	Collier,	Hampson,	Rothenberger,
Bolard,	Cook,	Harvey,	Sarig,
Bowman,	Curry, A. E.,	Horne,	Stark,
Brooks,	Davis, J. T.,	Kunkle,	Willert,

NAYS—123.

Alexander,	Einhardt,	Levis,	Ruddy,
Allum,	Ephraim,	MacCallum,	Shaffer,
Aron,	Finney,	Mangan,	Shellenberger,
Baldrige,	Fitzgibbon,	Marcus,	Showalter,
Bechtold,	Fox, A. R.,	Martin,	Shunk,
Bell,	Fox, I. M.,	McCaig,	Simpson,
Benchoff,	Glass,	McCurdy,	Sinclair,
Bennett,	Goodnough,	McGeary,	Smith, E. R.,
Benninger,	Graham,	McIntyre,	Sowers,
Bower,	Griest,	McKim,	Stadtlander,
Brady,	Griffith,	McVicar,	Statler,
Brendle,	Haines,	Meiring,	Steedle,
Brislin,	Halkeman,	Michel,	Sterling,
	Hamilton, J.,	Miller,	Stevenson,

Bucher,	Hamilton, W. J.,	Miller, A. D.,	Stott,
Bungard,	Harer,	Miller, D. L.,	Todd,
Campbell,	Hess,	Miller, D. D.,	Trach,
Colville,	Heyburn,	Millin,	U'ish,
Comerer,	Hoffman,	Milner,	Vickerman,
Conner,	Hollingsworth,	Neary,	Wagner,
Corbin,	Hough,	North,	Walker, J. A.,
Crockett,	Hutchison,	Norton,	Wallace, W. T.,
Crum,	Ingham,	Palmer,	Wells,
Curry, R.,	Kantner,	Perry,	Wettach,
Day,	Kennedy,	Pike,	Whiteman,
Diehm,	Kooser,	Powell,	Williams,
Di Lemmo,	Krause, T. S.,	Ramsey,	Willson,
Dithrich,	Krause, W.,	Reber, H. F.,	Woner,
Donneley,	Krugh,	Ringer,	Zanders,
Drinkhouse,	Lanius,	Robertson,	Spangler,
Dunn,	Lauler,		Speaker.

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill fails.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 649 (Senate Bill No. 19), entitled:

An Act validating certain agreements heretofore entered into by counties to pay a portion of the cost of improving and reconstructing certain borough roads and streets and authorizing the payment by the county of such portion of the cost of such improvement and reconstruction

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—184.

Allum,	Diehm,	Krause, W.,	Rothenberger,
Armstrong,	Di Lemmo,	Krugh,	Ruddy,
Aron,	Dithrich,	Kunkle,	Sarig,
Baldi,	Donneley,	Lafferty,	Schilling,
Baldrige,	Drinkhouse,	Lanius,	Shaffer,
Barnhart,	Dunn,	Lauler,	Shellenberger,
Bell,	Ehrhardt,	Levis,	Showalter,
Benchoff,	Ephraim,	MacCallum,	Shunk,
Bennett,	Evans, S. J.,	Magill,	Simpson,
Bidelspacher,	Finney,	Mallery,	Sinclair,
Bigler,	Fitzgibbon,	Mangan,	Smith, F. I.,
Blanch,	Flynn,	Marcus,	Snowden,
Bloland,	Poster,	Marshall,	Snyder,
Bower,	Powell,	Martin,	Soffel,
Bowman,	Fox, A. R. B.,	McCurdy,	Sowers,
Brady,	Fox, I. M.,	McGeary,	Sprows,
Brendle,	Franklin,	McIntyre,	Stadlander,
Brislin,	Gans,	McKay,	Stark,
Brooks,	Geary,	McKim,	Statler,
Bucher,	Glass,	McVicar,	Steedle,
Bungard,	Goldner,	Mehring,	Sterling,
Campbell,	Goodnough,	Michel,	Stevenson,
Catlin,	Graham,	Miller,	Stott,
Clements,	Griest,	Miller, A. D.,	Sweetzer,
Clutton,	Griffith,	Miller, C. G.,	Todd,
Coldsmith,	Haines,	Miller, D. L.,	Trach,
Collier,	Haldeman,	Miller, D. D.,	U'ish,
Colville,	Hamilton, J.,	Millin,	Wagner,
Comerer,	Hamilton, W. J.,	Milner,	Walker, G. T.,
Conner,	Harer,	Morgan,	Walker, J. A.,
Cook,	Harvey,	Neary,	Wallace, R. L.,
Corbin,	Hess,	North,	Wallace, W. T.,
Cox,	Heyburn,	Norton,	Wells,
Crawford,	Hickernell,	Palmer,	Wettach,
Crockett,	Hoffman,	Patterson,	Whiteman,
Crum,	Hollingsworth,	Perry,	Williams,
Curran,	Horne,	Phillips,	Willson,
Curry, A. E.,	Hough,	Pidgeon,	Woner,
Davis, D. F.,	Huntington,	Pike,	Woodruff,
Davis, J. T.,	Hutchison,	Powell,	Wynne,
Davis, W.,	Ingham,	Quigley,	Zanders,
Dawson,	Jennings,	Ramsey,	Zimmerman,
Day,	Jones,	Reber, H. F.,	Spangler,
Dewey,	Jordan,	Rhoads,	Speaker.
	Kantner,	Rinn,	
	Kennedy,	Robertson,	
	Krause, T. S.,	Rorke,	

NAYS—2.

Alexander, Smith, E. R.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendments.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 569, entitled:

An Act to amend section two of the act approved the twenty-first day of April one thousand nine hundred and three (Pamphlet Laws two hundred and twenty-eight) entitled "An Act authorizing and requiring county commissioners of the several counties of this Commonwealth to have the county bridges of their respective counties painted and the bolts of the same tightened as often as may be necessary" as amended

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—173.

Alexander,	Evans, S. J.,	Levis,	Schilling,
Allum,	Finney,	MacCallum,	Shaffer,
Armstrong,	Fitzgibbon,	Magill,	Shellenberger,
Baldrige,	Flynn,	Mallery,	Showalter,
Barnhart,	Foster,	Marcus,	Shunk,
Bell,	Fowler,	Marshall,	Simpson,
Benchoff,	Fox, A. R. B.,	Martin,	Sinclair,
Benninger,	Fox, I. M.,	McCurdy,	Smith, F. R.,
Bidelspacher,	Franklin,	McGeary,	Smith, F. I.,
Bigler,	Gans,	McIntyre,	Snowden,
Blanch,	Geary,	McKay,	Snyder,
Bloland,	Glass,	McKim,	Soffel,
Bower,	Goldner,	McVicar,	Sowers,
Bowman,	Goodnough,	Mehring,	Sprows,
Brady,	Graham,	Michel,	Stadlander,
Brendle,	Griest,	Miller,	Stark,
Brislin,	Griffith,	Miller, A. D.,	Statler,
Brooks,	Haines,	Miller, C. G.,	Steedle,
Bucher,	Haldeman,	Miller, D. I.,	Sterling,
Bungard,	Hamilton, J.,	Miller, D. D.,	Stevenson,
Coldsmith,	Hamilton, W. J.,	Millin,	Stott,
Collier,	Hess,	Milner,	Sweetzer,
Colville,	Heyburn,	Morgan,	Todd,
Comerer,	Hickernell,	Murphy,	Trach,
Conner,	Hoffman,	Neary,	U'ish,
Cook,	Hollingsworth,	North,	Vickerman,
Corbin,	Horne,	Norton,	Wagner,
Curran,	Hough,	Palmer,	Walker, G. T.,
Curry, A. E.,	Huntington,	Patterson,	Walker, J. A.,
Curry, R.,	Hutchison,	Perry,	Wallace, R. L.,
Davis, D. F.,	Ingham,	Phillips,	Wallace, W. T.,
Davis, J. T.,	Jennings,	Pidgeon,	Wells,
Davis, W.,	Jones,	Pike,	Wettach,
Dawson,	Jordan,	Powell,	Whiteman,
Day,	Kantner,	Quigley,	Willert,
Dewey,	Kennedy,	Ramsey,	Willson,
	Kinsman,	Reber, C. A.,	Woner,
	Kooser,	Rinkler,	Woodruff,
	Di Lemmo,	Robertson,	Wynne,
	Dithrich,	Rorke,	Zanders,
	Donneley,	Rothenberger,	Zimmerman,
	Drinkhouse,	Ruddy,	Spangler,
	Dunn,	Sarig,	Speaker.
	Ehrhardt,		
	Ephraim,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 636, entitled:

An Act to quiet the title to real estate and to enable citizens of the United States and corporations authorized to hold real estate within this Commonwealth to hold and convey title to real estate which has been formerly held by or for corporations not authorized by law to hold the same

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—170.

Alexander,	Diehm,	Krause, W.,	Robertson,
Allum,	Di Lemmo,	Krugh,	Rorke,
Armstrong,	Dithrich,	Kunkle,	Rothenberger,
Baldi,	Donneley,	Lauler,	Ruddy,
Baldrige,	Drinkhouse,	Levis,	Sarig,
Barnhart,	Dunn,	MacCallum,	Schilling,
Bechold,	Ehrhardt,	Magill,	Shaffer,
Bell,	Evans, S. J.,	Mallery,	Shellenberger,

Benchoff,	Fitzgibbon,	Marcus,	Showalter,
Bennett,	Flynn,	Marshall,	Shunk,
Bidelspacher,	Fox, A. R.,	Martin,	Simpson,
Bigler,	Fox, I. M.,	McCurdy,	Sinclair,
Blank,	Franklin,	McGeary,	Smith, E. R.,
Bower,	Gans,	McIntyre,	Smith, F. I.,
Bowman,	Geary,	McKay,	Snowden,
Brady,	Glass,	McKim,	Snyder,
Brendle,	Golder,	McVicar,	Sowers,
Brislin,	Goodnough,	Mehring,	Sprwls,
Brooks,	Graham,	Michel,	Stark,
Bucher,	Griest,	Miller,	Statler,
Bungard,	Griffith,	Miller, A. D.,	Steedle,
Campbell,	Haines,	Miller, C. G.,	Sterling,
Catlin,	Hampson,	Miller, D. I.,	Stevenson,
Coldsmith,	Harer,	Miller, D. D.,	Stott,
Collier,	Harvey,	Millin,	Sweitzer,
Colville,	Heffernan,	Milner,	Trach,
Comer,	Helt,	Morgan,	Vickerman,
Conner,	Hickernell,	Neary,	Walker, G. T.,
Cook,	Hoffman,	North,	Walker, J. A.,
Corbin,	Hollingsworth,	North,	Wallace, R. L.,
Cox,	Horne,	Palmer,	Wallace, W. T.,
Crockett,	Hough,	Patterson,	Wells,
Crum,	Huntington,	Perry,	Wettach,
Curran,	Hutchison,	Phillips,	Whiteman,
Curry, A. E.,	Ingham,	Pidgeon,	Willert,
Curry, R.,	Jennings,	Pike,	Williams,
Davis, D. F.,	Jones,	Powell,	Willson,
Davis, J. T.,	Jordan,	Quigley,	Woner,
Davis, W.,	Kantner,	Ramsey,	Woodruff,
Dawson,	Kennedy,	Rhoads,	Wynne,
Day,	Kinsman,	Ringer,	Zanders,
Dewey,	Kooser,	Rinn,	Spangler,
	Krause, T. S.,		Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 619, entitled:

An Act authorizing Edward W. Fenstermacher a resident of Butler township county of Luzerne to bring suit in the Court of Common Pleas of Luzerne county against the Commonwealth of Pennsylvania.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

Alexander,	Diehm,	Kooser,	Robertson,
Allum,	Di Lemmo,	Krause, T. S.,	Rorke,
Armstrong,	Dithrich,	Krause, W.,	Rothenberger,
Baldi,	Donneley,	Krugh,	Ruddy,
Baldrige,	Drinkhouse,	Kunkle,	Sarig,
Barnhart,	Dunn,	Lafferty,	Schaeffer,
Bechtold,	Ehrhardt,	Lanius,	Schilling,
Bell,	Ephraim,	Lauler,	Shaffer,
Benchoff,	Evans, J. T.,	Levis,	Shellenberger,
Bennett,	Evans, S. J.,	MacCallum,	Showalter,
Benninger,	Finney,	Magill,	Shunk,
Bidelspacher,	Fitzgibbon,	Mallery,	Simpson,
Bigler,	Flynn,	Mangan,	Sinclair,
Blank,	Foster,	Marcus,	Smith, E. R.,
Bolard,	Fowler,	Marshall,	Smith, F. I.,
Bower,	Fox, A. R. B.,	Martin,	Snowden,
Bowman,	Fox, I. M.,	McCaig,	Snyder,
Brady,	Franklin,	McCurdy,	Sowers,
Brendle,	Gans,	McGeary,	Sprwls,
Brislin,	Geary,	McIntyre,	Stadlander,
Brooks,	Glass,	McKay,	Stark,
Bucher,	Golder,	McKim,	Statler,
Bungard,	Goodnough,	McVicar,	Sterling,
Campbell,	Graham,	Mehring,	Stevenson,
Catlin,	Griest,	Michel,	Stott,
Clements,	Griffith,	Miller,	Sweitzer,
Clutton,	Haines,	Miller, A. D.,	Todd,
Coldsmith,	Haldeman,	Miller, C. G.,	Trach,
Collier,	Hamilton, J.,	Miller, D. I.,	Ullsh,
Colville,	Hamilton, W. J.,	Miller, D. D.,	Vickerman,
Comer,	Harer,	Millin,	Wagner,
Conner,	Harvey,	Milner,	Walker, G. T.,
Cook,	Heffernan,	Morgan,	Walker, J. A.,
Corbin,	Helt,	Neary,	Wallace, R. L.,
Cox,	Hickernell,	North,	Wallace, W. T.,
Crawford,	Hoffman,	Palmer,	Wells,
Crockett,	Hollingsworth,	Patterson,	Wettach,
Crum,	Horne,	Perry,	Whiteman,
Curran,	Hough,	Phillips,	Willert,
Curry, A. E.,	Hutchison,	Pidgeon,	Williams,
		Pike,	Willson,

Curry, R.,	Ingham,	Powell,	Woner,
Davis, D. F.,	Jennings,	Quigley,	Woodruff,
Davis, J. T.,	Jones,	Itemsey,	Wynne,
Davis, W.,	Jordan,	Reber, C. A.,	Zanders,
Dawson,	Kantner,	Reber, H. F.,	Zimmerman,
Day,	Kennedy,	Ringer,	Spangler,
Dewey,	Kinsman,	Rinn,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 646, entitled:

An Act to amend section one of an act approved the twenty-third day of April one thousand nine hundred and nine (Pamphlet Laws one hundred seventy-one) entitled "An Act making it a misdemeanor for any person to make utter circulate or transmit false or derogatory statements affecting the solvency or financial standing of any bank banking house banking company trust company surety company guarantee company title insurance company or other financial institution in this Commonwealth and providing penalties for violation of this act" by extending the provisions of said act to life and fire insurance companies.

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

MR. RAMSEY IN THE CHAIR.

Mr. GANS. Mr. Speaker, the Act of April 23, 1909 (P. L. 171) was intended to prevent persons from circulating false or derogatory statements affecting the solvency or financial standing of any bank, banking house, trust company, surety company, guaranty company, title insurance company, or other financial institution.

The history of the finances of the country show that men, for malicious and other purposes, have adopted a method of circulating false reports in order to lower the value of the company and thereby attempt to gain control for their own selfish purposes, bringing trouble upon those who were financially interested, and causing undue hardships.

Amendment to the act carries out the original purposes of the act, but adds the words "life insurance and fire insurance company incorporated in or licensed in this Commonwealth."

The main purposes of the act above quoted are carried out, but it is likewise sought to prohibit and prevent the attack upon life insurance companies and fire insurance companies incorporated in the State and duly licensed and under the supervision of the Insurance Commissioner. The same argument would apply to both of these institutions as applied under the Act of 1909. It is intended to prevent such practices, because it has been shown that many poor people invest their money in these smaller fire and life insurance companies, both within and without the State, but licensed in the State, and they, too, should receive the protecting arm of the Commonwealth.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—187.

Alexander,	Diehm,	Kooser,	Robertson,
Allum,	Di Lemmo,	Krause, T. S.,	Rorke,
Armstrong,	Dithrich,	Krause, W.,	Rothenberger,
Baldi,	Donneley,	Krugh,	Ruddy,
Baldrige,	Drinkhouse,	Kunkle,	Sarig,
Barnhart,	Dunn,	Lauler,	Schilling,
Bechtold,	Ehrhardt,	Levis,	Scott,
Bell,	Ephraim,	MacCallum,	Shaffer,
Bennett,	Evans, S. J.,	Magill,	Shellenberger,
Benninger,	Finney,	Mallery,	Showalter,
Bidelspacher,	Fitzgibbon,	Marcus,	Shunk,
Bigler,	Flynn,	Marshall,	Simpson,
Blank,	Foster,	Martin,	Sinclair,
	Fewler,	McCaig,	Smith, E. R.,

Bolard, Fox, A. R., McCurdy, Smith, F. I.,
 Bower, Fox, I. M., McGear, Snowden,
 Bowman, Franklin, McIntyre, Snyder,
 Brady, Gans, McKay, Sowers,
 Brendle, Geary, McKim, Sprowls,
 Brislin, Glass, McVicar, Stadlander,
 Brooks, Golder, Mehring, Stark,
 Bucher, Goodnough, Michel, Statler,
 Bungard, Graham, Millar, Steedle,
 Campbell, Grist, Miller, A. D., Sterling,
 Catlin, Griffith, Miller, C. G., Stevenson,
 Clements, Haines, Miller, D. I., Stott,
 Clutton, Haldeman, Miller, D. D., Sweitzer,
 Coldsmith, Hamilton, J., Millin, Todd,
 Collier, Hamilton, W. J., Milner, Trach,
 Colville, Hampson, Morgan, Vickerman,
 Comer, Harer, Near, Wagner,
 Conner, Harvey, North, Walker, G. T.,
 Cook, Heffernan, Norton, Walker, J. A.,
 Corbin, Helt, Palmer, Wallace, R. L.,
 Cox, Heyburn, Patterson, Wallace, W. T.,
 Crawford, Hickernell, Perry, Wells,
 Crockett, Hoffman, Phillips, Whiteman,
 Crum, Horne, Pidgeon, Willert,
 Curran, Huntington, Pike, Williams,
 Curry, A. E., Hutchison, Powell, Willson,
 Curry, R., Ingham, Quigley, Woner,
 Davis, D. F., Jennings, Ramsey, Woodruff,
 Davis, J. T., Jones, Reber, H. F., Wynne,
 Dawson, Jordan, Rhoads, Ringler,
 Dewey, Kantner, Rinn, Spangler,
 Kinsman, Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 647 (Senate Bill No. 13), entitled:

An Act making an appropriation to the trustees of the State Institution for the Feeble-Minded of Eastern Pennsylvania at Spring City

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—202.

Alexander, Dithrich, Krause, W., Rorke,
 Alum, Donnelly, Krugh, Rothenberger,
 Armstrong, Drinkhouse, Kunkle, Ruddy,
 Aron, Dunn, Lafferty, Sarig,
 Baldi, Ehrhardt, Lanus, Schaeffer,
 Baldrige, Ephraim, Laufer, Schilling,
 Barnhart, Evans, J. T., Levis, Scott,
 Bechtold, Evans, S. J., MacCallum, Shaffer,
 Bell, Finney, Magill, Shellenberger,
 Benchoff, Fitzgibbon, Mallery, Showalter,
 Bennett, Foster, Mangan, Shunk,
 Benninger, Fowler, Marcus, Simpson,
 Bidispacher, Fox, A. R. B., Marshall, Sinclair,
 Bigler, Fox, I. M., Martin, Smith, E. R.,
 Blanck, Franklin, McCalg, Smith, F. I.,
 Bolard, Gans, McCurdy, Snowden,
 Bower, Geary, McIntyre, Snyder,
 Bowman, Glass, McKay, Soffel,
 Brady, Goodring, McKim, Sowers,
 Brendle, Golder, McVicar, Sprowls,
 Brislin, Goodnough, Mehring, Stadlander,
 Brooks, Graham, Michel, Statler,
 Bucher, Grist, Millar, Steedle,
 Bungard, Griffith, Miller, A. D., Sterling,
 Campbell, Haines, Miller, C. G., Stevenson,
 Catlin, Haldeman, Miller, D. I., Stott,
 Clements, Hamilton, J., Miller, D. D., Sullivan,
 Clutton, Hamilton, W. J., Millin, Sweitzer,
 Coldsmith, Harer, Milner, Todd,
 Collier, Harvey, Morgan, Trach,
 Colville, Heffernan, Murphy, Ush,
 Comer, Helt, Near, Vickerman,
 Conner, Hess, North, Wagner,
 Cook, Heyburn, Norton, Walker, G. T.,
 Corbin, Hickernell, Palmer, Walker, J. A.,
 Cox, Hoffman, Patterson, Wallace, R. L.,
 Crawford, Hollingsworth, Perry, Wallace, W. T.,
 Crockett, Horne, Phillips, Wells,
 Crum, Hough, Pidgeon, Wettach,
 Curran, Huntington, Pike, Whiteman,
 Curry, A. E., Hutchison, Powell, Willert,
 Curry, R., Ingham, Quigley, Williams,
 Willson, Woner,
 Woodruff, Reber, H. F.,
 Wynne, Rhoads, Ringler,
 Zimmerman, Rinn, Spangler,
 Speaker.

Davis, D. F., Jennings, Ramsey, Willson,
 Davis, J. T., Jones, Reber, C. A., Woner,
 Davis, W., Jordan, Reber, H. F., Woodruff,
 Dawson, Kantner, Rhoads, Wynne,
 Day, Kennedy, Ringler, Zanders,
 Dewey, Kinsman, Rinn, Zimmerman,
 Diehm, Kooser, Robertson, Spangler,
 Di Lemmo, Krause, T. S., Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 490, entitled:

An Act authorizing the appointment of interpreters in each county of this Commonwealth and providing for their compensation.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—180.

Alexander, Di Lemmo, Lafferty, Ruddy,
 Alum, Dithrich, Lanus, Sarig,
 Armstrong, Donnelly, Laufer, Schilling,
 Baldi, Drinkhouse, Levis, Scott,
 Baldrige, Ehrhardt, MacCallum, Shaffer,
 Barnhart, Evans, S. J., Magill, Shellenberger,
 Bechtold, Finney, Mallery, Showalter,
 Bell, Fitzgibbon, Mangan, Shunk,
 Benchoff, Foster, Marcus, Simpson,
 Bennett, Fowler, Marshall, Sinclair,
 Benninger, Fox, A. R. B., Martin, Smith, E. R.,
 Bidispacher, Fox, I. M., McCurdy, Smith, F. I.,
 Bigler, Franklin, McGear, Snowden,
 Blanck, Gans, McIntyre, Snyder,
 Bolard, Geary, McKay, Sowers,
 Bower, Glass, McKim, Sprowls,
 Brady, Golder, McVicar, Stadlander,
 Brendle, Goodnough, Mehring, Stark,
 Brislin, Graham, Millar, Statler,
 Brooks, Grist, Miller, A. D., Steedle,
 Bucher, Griffith, Miller, C. G., Sterling,
 Bungard, Haines, Miller, D. I., Stevenson,
 Campbell, Haldeman, Miller, D. D., Stott,
 Catlin, Hamilton, J., Millin, Sweitzer,
 Coldsmith, Hampson, Milner, Trach,
 Collier, Harvey, Morgan, Ush,
 Colville, Heffernan, Near, Vickerman,
 Comer, Helt, North, Wagner,
 Conner, Heyburn, Norton, Walker, G. T.,
 Cook, Hickernell, Palmer, Walker, J. A.,
 Corbin, Hoffman, Patterson, Wallace, R. L.,
 Cox, Hollingsworth, Perry, Wallace, W. T.,
 Crawford, Horne, Phillips, Wells,
 Crockett, Hough, Pidgeon, Wettach,
 Crum, Huntington, Pike, Whiteman,
 Curran, Hutchison, Powell, Willert,
 Curry, A. E., Ingham, Quigley, Williams,
 Curry, R., Jones, Ramsey, Willson,
 Davis, D. F., Jordan, Reber, C. A., Woner,
 Davis, J. T., Kantner, Reber, H. F., Woodruff,
 Dawson, Kennedy, Rhoads, Wynne,
 Day, Kooser, Ringler, Zanders,
 Dewey, Krause, T. S., Rinn, Zimmerman,
 Diehm, Krause, W., Robertson, Spangler,
 Krugh, Rothenberger, Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON SECOND READING.

The SPEAKER. If there is no objection, the chair will at this time take up bills on second reading, Page 9 of today's calendar.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 89, as follows:

An Act to amend an act approved the fifth day of July one thousand nine hundred seventeen (Pamphlet Laws six hundred eighty-four) entitled "An Act fixing the pay of election officers" and also clerks appointed by the inspectors.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the fifth day of July one thousand nine hundred seventeen (Pamphlet Laws six hundred eighty-four) entitled "An Act fixing the pay of election officers" which reads as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the minimum pay of all election officers is hereby fixed at five dollars per day in any such election district in which more than two hundred and fifty ballots are cast at any election each election officer shall be paid one dollar for each one hundred ballots or fractional part thereof cast after the first two hundred and fifty ballots in addition to the minimum herein provided for" is hereby amended to read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the minimum pay of all judges of election inspectors and clerks appointed by inspectors is hereby fixed at five dollars per day In any such election district in which more than two hundred and fifty ballots are cast at any election each judge inspector and clerk shall be paid one dollar for each one hundred ballots or fractional part thereof cast after the first two hundred and fifty ballots in addition to the minimum pay herein provided for.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 606, entitled:

An Act to amend an act approved the nineteenth day of June one thousand nine hundred eleven (Pamphlet Laws one thousand fifty-nine) entitled "An Act extending the powers of judges of courts of quarter sessions and of oyer and terminer in relation to releasing prisoners in jails and workhouses on parole" providing for the parole of persons committed to reformatories reform and Industrial schools

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the nineteenth day of June one thousand nine hundred eleven (Pamphlet Laws one thousand fifty-nine) entitled "An Act extending the powers of judges of courts of quarter sessions and of oyer and terminer in relation to releasing prisoners in jails and workhouses on parole" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by authority of the same That the judges of the courts of quarter sessions and the courts of oyer and terminer of the several judicial districts of the Commonwealth are authorized after due inquiry to release on parole any convict confined in the county jail or workhouse of their respective districts and place him or her in charge of and under the supervision of a designated probation officer and shall have the power to recommit to jail or workhouse on cause shown by such probation officer that such convict has violated his or her parole and to reparole if in the judgment of the said judge there is a reasonable probability that the convict will be benefited by again according liberty to such convict and also to again recommit for violation of such parole This power shall not extend beyond the limit of the sentence which shall have been first imposed upon the prisoner" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by authority of the same That the judges of the courts of quarter sessions and the courts of oyer and terminer of the several judicial districts of the Commonwealth are authorized after due inquiry to release on parole any convict confined in the county jail or workhouse of their respective districts or in any state penitentiary or any person by such court confined in a reformatory or industrial school and place him or her in charge of and under the supervision of a designated probation officer and shall have the power to recommit to jail or work house or reformatory or reform or industrial school on cause shwn by such probation officer that such convict or person has violated his or her parole and to reparole if in the judgment of the said judge there is a

reasonable probability that the convict will be benefited by again according liberty to such convict or person and also to again recommit for violation of such parole This power shall not extend beyond the limit of the sentence which shall have been first imposed upon the prisoner.

On the question,

Will the House agree to the section?

Mr. MARCUS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 3, line 4, by inserting after the word "house" the following: "or State Penitentiary."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read as follows:

An Act to amend an act approved the nineteenth day of June one thousand nine hundred eleven (Pamphlet Laws one thousand fifty-nine), entitled "An Act extending the powers of judges of courts of quarter sessions and of oyer and terminer in relation to releasing prisoners in jails and workhouses on parole" providing for the parole of persons committed to reformatories reform and Industrial schools.

On the question,

Will the House agree to the title?

Mr. MARCUS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend title, line 6, by inserting after the word "to" the word "penitentiaries."

Amend title page 1, line 7, by inserting after the word "to" the following: "State Penitentiaries."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time, and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 349, entitled:

An Act to amend the act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred and forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto"

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one hundred sixty of the act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred and forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto" which reads as follows

"Section 160 At the municipal election in the year one thousand nine hundred and seventeen and at the municipal election every four years thereafter the qualified electors of each township of the second class shall elect one township assessor The township assessor elected under this section shall hold his office for a term of four years from the first Monday of January next following his election" is hereby amended to read as follows

Section 160 At the municipal election in the year one thousand nine hundred and nineteen and at the municipal election every four years thereafter the qualified electors of each township of the second class shall elect one township assessor The township assessor elected under this section shall hold his office for a term of four years from the first Monday of January next following his election

The second section was read as follows:

Section 2 Section one hundred and sixty-one of said bill which reads as follows:

"Section 161 Whenever a township of the second class is erected by the division of a township of the first or second class under the provisions of chapter three article four of this act or whenever a township of the second class is created by re-establishment from a township of the first class as provided by chapter three article three of this act or whenever a township of the second class is erected under the provisions of chapter three article one of this act and in the latter case the court so orders—the qualified electors of any such township shall at the next municipal election elect one township assessor for either of the following terms to wit: If such election occurs in the year in which an election for assessor is held under the provisions of section one hundred and seven of this act then such assessor shall be elected for a term of four years. If such election occurs in a year when no assessor is elected under the provisions of said section one hundred and sixty then such assessor shall be elected for a term of two years.

All assessors elected under this section shall hold their office for a term of two or four years as the case may be from the first Monday of January next following their election.

At the municipal election preceding the expiration of the term of any of the aforesaid assessors and at the municipal election every four years thereafter an assessor shall be elected for a term of four years to hold office from the first Monday of January next succeeding such election" is hereby amended to read as follows

Section 161 Whenever a township of the second class is created by the division of a township of the first or second class under the provisions of chapter three article four of this act or whenever a township of the second class is created by re-establishment from a township of the first class as provided by chapter three article three of this act or whenever a township of the second class is erected under the provisions of chapter three article one of this act and in the latter case the court so orders—the qualified electors of any such township shall at the next municipal election elect one township assessor for either of the following terms to wit:—If such election occurs in the year in which an election for assessor is held under the provisions of section one hundred and sixty of this act then such successor shall be elected for a term of four years. If such election occurs in a year when no successor is elected under the provisions of said section one hundred and sixty then such assessor shall be elected for a term of two years.

All assessors elected under this section shall hold their office for a term of two or four years as the case may be from the first Monday of January next following their election.

At the municipal election preceding the expiration of the term of any of the aforesaid assessors and at the municipal election every four years thereafter an assessor shall be elected for a term of four years to hold office from the first Monday of January next succeeding such election.

On the question,

Will the House agree to the section?

Mr. POWELL. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk. The amendments were by the Clerk as follows:

Amend section 2, page 2, line 15, by striking out the word "erected" and inserting in lieu thereof "created."

Amend section 2, page 3, line 29, by striking out the syllable "suc."

Amend section 2, page 4, line 1, by striking out the syllable "cessor" and inserting in lieu thereof "assessor."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The third section was read as follows:

Section 3 Section one hundred eighty-three of said act which reads as follows

"Section 183 If the electors of any township of the second class shall fail to choose a tax collector or if any person elected to such office shall fail to qualify or shall fail or neglect to perform the duties of such office or shall neglect to give bond on or before the fourth day of the term of quarter sessions ensuing his election or if a vacancy shall occur in the office by death resignation or otherwise the court of quarter sessions shall upon presentation of a petition of any citizen who is a resident of the township setting forth the facts appoint a person to fill the vacancy for the unexpired term of the person whose place he is appointed to fill.

In case when the person elected to the office shall fail to qualify the court before making the appointment shall declare the office vacant.

Whenever a vacancy exists in the office of tax collector in any township of the second class and no person resident within the township is willing to accept the appointment to fill such vacancy the authorities authorized to levy and assess taxes in the township may petition the court of quarter sessions for the appointment of a tax collector whereupon the court may appoint any citizen of the county to collect such taxes" is hereby amended to read as follows

Section 183 If the electors of any township of the second class shall fail to choose a tax collector or if any person elected to such office shall fail to qualify or shall fail or neglect to perform the duties of such office or shall neglect to give bond on or before the fourth day of the term of quarter sessions ensuing his election or if a vacancy shall occur in the office by death resignation or otherwise the court of quarter sessions shall upon presentation of a petition of any citizen who is a resident of the township setting forth the facts appoint a person to fill the vacancy for the unexpired term of the person whose place he is appointed to fill.

In case when the person elected to the office shall fail to qualify the county commissioners before making the appointment shall declare the office vacant.

Whenever a vacancy exists in the office of tax collector in any township of the second class and no person resident within the township is willing to accept the appointment to fill such vacancy the authorities authorized to levy and assess taxes in the township may petition the county commissioners for the appointment of a tax collector whereupon the commissioners may appoint any citizen of the county to collect such taxes

On the question,

Will the House agree to the section?

Mr. POWELL. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 3, page 5, line 5, by striking out the word "levy" and inserting in lieu thereof "levy."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The fourth, fifth and sixth sections and title were separately read and agreed to as follows:

Section 4 Chapter eight article two of said act is hereby amended by adding thereto section four hundred and forty as follows

Section 440 When any township of the second class shall borrow money and issue bonds or other securities therefor except in the case of the giving of notes for temporary loans as may be authorized by law the supervisors shall sell the same to the highest bidder after public notice by advertisement once a week for three weeks in at least one newspaper of general circulation published in the county in which such township shall be situated. No bid for such bonds or securities at less than par value shall be accepted.

Section 5 Section six hundred eighty-six of said act which reads as follows

"Section 686 No such change or alteration of any part of any public road shall be made the costs and expenses of which including damages shall exceed three hundred dollars. A petition setting forth the facts accompanied by a map or draft of such proposed change shall be presented to the court of quarter sessions for approval before such actual change is made whereupon the new location approved by the court shall be taken to be the public road and the old location shall be vacated" is hereby amended to read as follows

Section 686 No such change or alteration of any part of any public road shall be made the cost and expenses of which to such township including damages shall exceed three hundred dollars. A petition setting forth the facts accompanied by a map or draft of such proposed change shall be presented to the court of quarter session for approval before such actual change is made whereupon the new location approved by the court shall be taken to be the public road and the old location shall be vacated.

Section 6 The following acts of assembly are hereby repealed in so far as they relate to townships

The act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and twenty-one) entitled "An Act providing for the filling of vacancies in the office of tax collector in boroughs and townships by the county commissioners and repealing certain acts inconsistent therewith"

The act approved the sixth day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and forty-seven) entitled "An Act requiring all counties cities boroughs townships school districts and other municipalities and incorporated districts to sell any bonds or other securities issued by them to the highest responsible bidder after due public notice"

The act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and seventy-seven) entitled "An Act to amend an act entitled 'A Supplement to an act entitled 'An Act relating to roads highways and bridges' approved the thirteenth day of June Anno Domini eighteen hundred and thirty-six' approved the fifth day of May one thousand nine hundred eleven so as to provide for the construction change or alteration of parts of public roads in counties boroughs or townships without the formality of a view where the costs and expenses to such county borough or township including damages shall not exceed three hundred dollars"

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An Act to amend an act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred and forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 182, as follows:

An Act requiring employers to permit all employees to have a leave of absence of two hours on election without any deduction in wages

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any person entitled to vote at a general election held within this State shall on the day of such election be entitled to absent himself from any service or employment in which he is engaged or employed for a period of two hours while the polls of such election are open If such voter shall notify his employer before the day of such election of such intended absence and if thereupon two successive hours for such absence shall be designated by the employer and such absence shall be during such designated hours or if the employed upon the day of such notice makes no designation and such absence shall be during any two consecutive hours while such polls are open no deduction shall be made from the usual salary or wages of such voter and no other penalty shall be imposed upon him by his employer by reason of such absence This section shall be deemed to include all employees of municipalities

Section 2 A person or corporation who refuses to an employee entitled to vote at an election the privilege of attending thereat as provided by the election law or subjects such employee to a penalty or reduction of wages because of the exercise of such privilege is guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine of fifty dollars

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 635, as follows:

An Act to amend sections one and three of an act approved the eighth day of June one thousand nine hundred and eleven (Pamphlet Laws seven hundred twelve) entitled "An Act relating to milk providing for the protection of the public health and the prevention of fraud and deception by regulating the sale of milk skimmed milk and cream providing penalties for the violation thereof and providing for the enforcement thereof" so as to change the percentages of butterfats and milk solids and to provide for the standardizing of milk et cetera

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the eighth day of June one thousand nine hundred and eleven (Pamphlet Laws seven hundred and twelve) entitled "An Act relating to milk providing for the protection of the public health and the prevention of fraud and deception by regulating the sale of milk skimmed milk and cream providing penalties for the violation thereof and providing for the enforcement thereof" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any person firm or corporate body by himself herself itself or themselves or by his her its or their agents servants or employees to sell offer for sale expose for sale or have in possession with intent to sell milk which contains any added water or milk which has had the butter-fat or any portion thereof removed therefrom or milk to which has been added any substance for the purpose of increasing its consistency or thickness or milk which contains less than three and one-quarter (3 1/4) per centum of butter-fat and less than twelve (12) per centum of milk solids Provided however That skimmed milk when clean and wholesome may be sold if sold as skim milk" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any person firm or corporate body by himself herself itself or themselves or by his her its or their agents servants or employees to sell offer for sale expose for sale or have in possession with intent to sell milk which contains any added water or milk which has had the butter-fat or any portion thereof removed therefrom or milk to which has been added any substance for the purpose of increasing its consistency or thickness or milk which contains less than three (3) per centum of butter-fat and less than

eleven and one-half (11 1/2) per centum of milk solids Provided however That any person firm or corporate body may standardize the butter-fat contents of milk by adding skim milk thereto or removing some cream therefrom when the same is sold in full bottles or cans and a guaranteed minimum percentage of butter-fat is plainly marked on cap or lid of the container thereof No milk shall be sold or offered for sale under the terms of this proviso in which the percentage of butter-fat is less than three per centum and the percentage of total solids is less than eleven and one-half per centum either or both Provided further however That skimmed milk may be sold as skimmed milk under the regulations of the Dairy and Food Commissioner

Section 2 That section three of the said act which reads as follows

Section 3 That any person who shall violate any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than twenty-five (25) dollars nor more than fifty (50) dollars or imprisonment for not less than thirty (30) days nor more than ninety (90) days or either or both at the discretion of the court" is hereby amended to read as follows

Section 3 That any person who shall violate any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than twenty-five (25) dollars nor more than fifty (50) dollars or imprisonment for not less than thirty (30) days nor more than ninety (90) days or either or both at the discretion of the court

If a person accused of violating section one of this act shall furnish satisfactory affidavit that nothing has been added to or taken from the milk in question which is otherwise pure and wholesome and is not below three (3) per centum of butter-fat the Dairy and Food Commissioner shall file said affidavit with the record and no prosecution shall be instituted against said person This provision shall not apply to or in any way affect samples of milk purchased or obtained prior to the approval of this act

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. HOLLINGSWORTH. Mr. Speaker, I move that House Bill No. 635 be recommitted to the Committee on Agriculture for the purpose of amendment.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 756 (Senate Bill No. 224), entitled:

An Act to regulate and establish the fees to be charged and collected by the Recorder of Deeds in Counties having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last preceding United States census.

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the fees to be charged and collected by the Recorder of Deeds in counties having a population of over eight hundred thousand and less than one million five hundred thousand as computed by the last preceding United States census shall be as follows

For Recording Deeds the minimum fee for not more than one description or more than four legal cap typewritten pages shall be three dollars (\$3.00) and for each additional description twenty-five cents (25c) extra

For recording Sheriffs Deeds three dollars (\$3.00)
For Indexing Deeds Mortgages and all other writings with more than four names ten cents (10c) extra for each additional name

For Recording Agreements Oil and Gas Leases Rights of Way Municipal Ordinances Vacating Streets Lanes or Alleys or parts thereof not more than four legal cap typewritten pages the minimum fee shall be three dollars (\$3.00) and fifty cents (50c) for each additional legal cap typewritten page or fractional part thereof

For recording assignments leases of agreements oil and gas leases rights of way or other instrument of writing by separate paper except such as are herein specially provided of not more than two legal cap typewritten pages the minimum fee shall be two dollars (\$2.00) and fifty cents (50c) for each additional page or fractional part thereof

For recording adjudication in bankruptcy two dollars (\$2.00)
For recording widow's election one dollar and seventy-five cents (\$1.75)

For recording widow's appraisement two dollars and seventy-five cents (\$2.75)
For recording release of legacies one dollar and seventy-five cents (\$1.75)

For recording soldier's discharge one dollar (\$1.00) Fee to be paid by the County

For recording decree of feme-sole-trader two dollars (\$2.00)

For recording declaration of trust of not more than one description of property or more than four legal cap typewritten pages the minimum fee shall be three dollars (\$3.00) fifty cents and (50c) for each additional page or fractional part thereof

For recording decree or order of court of not more than two legal cap typewritten pages two dollars (\$2.00) and fifty cents (50c) for each additional page or fractional part thereof

For recording mortgages of not more than one description or more than four legal cap typewritten pages the minimum fee shall be three dollars (\$3.00) and each additional description twenty-five cents (25c) extra

For recording assignment of mortgages when attached to mortgage at time of recording one dollar (\$1.00)

For recording assignment of mortgage by separate paper of not more than one assignment one dollar and seventy-five cents (\$1.75) for noting each additional assignment twenty cents (20c)

For recording satisfactions partial payments postponements or releases by separate paper one dollar and seventy-five cents (\$1.75)

For entering satisfactions assignments partial payments releases extensions and postponements on margin of mortgage record fifty cents (50c)

For entering partial payment release extension and assignment under one marginal entry fifty cents (50c) for first item and twenty-five cents (25c) for each additional item

For mortgage searches on not more than one piece of property each name one dollar (\$1.00) and for each unsatisfied mortgage shown fifty cents (50c)

For reporting mortgage lien assignment or satisfaction thereof to the county commissioners or board of assessor's ten cents (10c) each to be paid by the county

For recording or exemplifying of Commission for notary public with bond and oath five dollars (\$5.00) city or county officer with bond and oath five dollars (\$5.00) justice of the peace or alderman with bond and oath five dollars and fifty cents (\$5.50) special police officer three dollars (\$3.00)

For exemplification of special police officer's oath one dollar (\$1.00)

For furnishing Auditor General with information concerning limited partnerships twenty-five cents (25c)

For affidavit and acknowledgment of bondsmen for notary public justice of the peace or alderman one person fifty cents (50c) two persons seventy-five cents (75c)

For recording powers of attorney of not more than two names or more than two legal cap typewritten pages the minimum fee shall be two dollars (\$2.00) and fifty cents (50c) for each additional page or fractional part thereof

For noting any instrument on margin of record twenty cents (20c)

For recording charters or limited partnerships of not more than four legal cap typewritten pages the minimum fee shall be three dollars (\$3.00) and fifty cents (50c) for each additional page or fractional part thereof

For recording bank bonds two dollars (\$2.00)

On the question,

Will the House agree to the section?

Mr. DITHRICH. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 2, line 17, by striking out the word "leases" after the word "assignments" and insert the word "leases" after the word "agreements."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second and third sections and title were separately read and agreed to as follows:

Section 2 All fees shall include any State tax now provided for by law and shall be payable in advance

Section 3 The act approved the third day of May one thousand nine hundred fifteen (Pamphlet Laws two hundred and thirty-five) entitled "An act to regulate and establish the fees to be charged and collected by the recorder of deeds in counties having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last preceding United States census" is hereby repealed

All other acts and parts of acts general special and local inconsistent with the provisions of this act are hereby repealed

An Act to regulate and establish the fees to be charged and collected by the Recorder of Deeds in Counties having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last preceding United States census.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

BILLS ON FIRST READING.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 131, entitled:

A Supplement to the second section of an act, entitled "A supplement to the twenty-fourth section of an act, entitled 'An Act to provide revenue by taxation, approved the seventh day of June, one thousand eight hundred and seventy-nine,' approved the first day of June, one thousand eight hundred and eighty-nine, amending the twenty-fourth section, by providing for the payment by the State Treasurer of one-half of the two per centum tax on premiums paid by foreign fire insurance companies to the treasurers of the several cities and boroughs within this Commonwealth," approved the twenty-eighth day of June, one thousand eight hundred and ninety-five; amending the same to provide for the payment of the net proceeds of the entire two per centum tax for the purpose indicated in the original act and supplement, including townships, among the distributees, and providing for certain conditions upon said distributions.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 741, entitled:

An Act providing that clerks assisting the registers of wills in the collection of inheritance taxes shall be appointed and their compensation fixed by the Auditor General and prescribing the method of their payment and that of other expenses incident to the collection of said taxes

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 709, entitled:

An Act to amend section one of an act approved the twelfth day of February one thousand eight hundred seventy-six (Pamphlet Laws three) entitled "An Act supplementary to the act entitled 'An Act supplementary to the several acts relating to the state treasurer and commissioners of the sinking fund' approved May ninth one thousand eight hundred and seventy-four"

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 742, entitled:

An Act to amend section seventeen of an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and thirty-two) entitled "An Act for the imposition and collection of certain inheritance taxes"

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 740, entitled:

An Act to amend section sixteen of an act approved the sixth day of May one thousand eight hundred and eighty-seven (Pamphlet Laws seventy-nine) entitled "An Act to provide for the better collection of collateral inheritance taxes" as amended

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 725, entitled:

An Act permitting wholesale or retail dealers brewers distillers rectifiers compounders bottlers agents or other persons licensed to deal in or sell any vinous spirituous malt or brewed liquors to surrender licenses heretofore granted and issued authorizing county treasurers to refund a proportionate amount of the annual fee and additional license tax requiring the State Treasurer and the municipalities to contribute to the amount so refunded and making an appropriation

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 710, entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen entitled "An Act creating a fund for the purpose of rebuilding restoring and replacing buildings structures equipment or other property of the Commonwealth of Pennsylvania damaged or destroyed by fire or other casualty and regulating the placing of insurance thereon and providing penalties for any violation of the provisions of this act"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 429, entitled:

An Act to amend the first section of an act approved the fourth day of June one thousand nine hundred fifteen entitled "An Act to provide revenue by imposing a State tax upon sales or agreements to sell or memoranda of sales of stock and upon deliveries or transfers of shares or certificates of stock in domestic and foreign corporations co-partnership associations and joint stock associations providing the manner of collecting such tax and prescribing penalties" by exempting from the provisions thereof stock of building and loan associations sales agreements to sell or memoranda of sales deliveries or transfers of shares or certificates of stock of such associations

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 558, entitled:

An Act to provide for the appointment of assistant district attorneys in the several counties having over two hundred thousand and less than three hundred thousand inhabitants and fixing their salaries

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 559, entitled:

An Act to fix the salaries of district attorneys in the several counties having over two hundred thousand inhabitants and less than five hundred thousand inhabitants

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

SENATE MESSAGE.

HOUSE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 83.

An Act making an appropriation to the Trustees of the State Hospital of Nanticoke Luzerne County Pennsylvania.

House Bill No. 217.

An Act to amend Clause (f), Section forty-nine, of an act approved the seventh day of June, one thousand nine hundred seventeen (P. L. 447), entitled "An Act relating to the administration and distribution of the estates of decedents and of minors, and of trust estates; including the appointment, bonds, rights, powers, duties, liabilities, accounts, discharge and removal of executors, administrators, guardians, and trustees, herein designated as fiduciaries; the administration and distribution of the estates of presumed decedents; widow's and children's exemptions; debts of decedents, rents of real estate as assets for payment thereof, the lien thereof, sales and mortgages of real estate for the payment thereof, judgments and executions therefor, and the discharge of real estate from the lien thereof; contracts of decedents for the sale or purchase of real estate; legacies, including legacies charged on land; the discharge of residuary estates and of real estate from the lien of legacies and other charges; the appraisement of real estate devised at a valuation; the ascertainment of the curtilage of dwelling houses or other buildings devised; the abatement and survival of actions, and the substitution of executors and administrators therein, and suits against fiduciaries; investments by fiduciaries; the organization of corporations to carry on the business of decedents; the audit and review of accounts of fiduciaries; refunding bonds; transcripts to the court of common pleas of balances due by fiduciaries; the rights, powers and liabilities of non-resident and foreign

fiduciaries, the appointment, bonds, rights, powers, duties and liabilities of trustees durante absentia; the recording and registration of decrees, reports and other proceedings, and the fees therefor; appeals in certain cases; and also, generally dealing with the jurisdiction, powers, and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents."

With information that the Senate has passed the same without amendment.

SPEAKER SPANGLER IN THE CHAIR.

BILLS SIGNED BY SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

Senate Bill No. 17.

An Act making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania for deficiency.

Senate Bill No. 19.

An Act validating certain agreements heretofore entered into by counties to pay a portion of the cost of improving and reconstructing certain borough roads and streets and authorizing the payment by the county of such portion of the cost of such improvement and reconstruction.

Senate Bill No. 76.

An Act making a deficiency appropriation to the Pennsylvania State Lunatic Hospital.

Whereupon,

The Speaker, in the presence of the House, signed the same.

RECESS.

Mr. RAMSEY. Mr. Speaker, I move the House take a recess until 4:30 o'clock this afternoon.

Mr. ALEXANDER. Mr. Speaker, I second the motion. The motion was agreed to, and (at 12:50 o'clock P. M.) the House took a recess until 4:30 o'clock P. M.

AFTER RECESS.

The House reconvened at 4:30 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

BILL SIGNED BY SPEAKER.

Bill numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

Senate Bill No. 13.

An Act making an appropriation to the trustees of the State Institution for the Feeble-Minded of Eastern Pennsylvania at Spring City.

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

BILLS INTRODUCED AND REFERRED.

By Mr. POWELL. House Bill No. 872.

An Act fixing the salaries of mine inspectors in this Commonwealth and the expenses incident to the office.

Referred to the Committee on Mines and Mining.

By Mr. ARTHUR R. B. FOX. House Bill No. 873.

An Act directing national banks, state banks, private bankers trust companies, deposit companies, persons, associations, co-partnerships, and corporations issuing certificates of deposit bearing interest, or receiving moneys on deposit, on time deposits or on time accounts bearing interest, to make certain annual reports to the county commissioners; and providing a penalty.

Referred to the Committee on Banks and Banking.

By Mr. DAY. House Bill No. 874.

An Act relating to public service companies, limiting their charges to services actually rendered or furnished, requiring

such companies to supply all instruments and devices necessary and incidental to their service; prohibiting the discontinuance of service as a means of collecting charges in certain cases; and prescribing penalties.

Referred to the Committee on Ways and Means.

By Mr. DEWEY. House Bill No. 875.

A Joint Resolution proposing an amendment to section one of article fourteen of the Constitution of Pennsylvania, relating to county officers.

Referred to the Committee on Judiciary General.

By Mr. JENNINGS. House Bill No. 876.

An Act providing that county bridges located on State highways shall become a part of such highways; providing for the reconstruction, rebuilding and repairing of such bridges and for co-operation and aid by the Commonwealth in the reconstruction and rebuilding of bridges located on State-aid highways; and authorizing the use of certain appropriations for such purposes.

Referred to the Committee on Public Roads.

By Mr. INGHAM. House Bill No. 877.

An Act to repeal section four of an act approved the twentieth day of March, one thousand eight hundred fifty-one (P. L. 289) entitled, "An Act to incorporate the Pennsylvania State Agricultural Society."

Referred to the Committee on Judiciary Local.

By Mr. WAGNER. House Bill No. 878.

An Act making an appropriation to the Boy's Industrial Home of Western Pennsylvania, located at Oakdale, Allegheny County.

Referred to the Committee on Appropriations.

By Mr. VICKERMAN. House Bill No. 879.

An Act making an appropriation to the Suburban General Hospital of Bellevue, Allegheny County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. VICKERMAN. House Bill No. 880.

An Act making an appropriation to the Salvation Army and Rescue Home, at Bellevue, Allegheny County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. STERLING. House Bill No. 881.

An Act to fix the salaries of the mortgage search clerks and the conveyance search clerks in the office of the recorder of deeds of any county of this Commonwealth having a population of one million five hundred thousand or over payable from the fees of the office.

Referred to the Committee on Judiciary Special.

By Mr. HESS. House Bill No. 882.

An Act prohibiting the display, exhibition or carrying of certain flags, symbols and emblems, and prescribing penalties.

Referred to the Committee on Judiciary Local.

By Mr. PALMER. House Bill No. 883.

An Act to amend section twelve hundred and six of the act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309) entitled, "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. DAVID F. DAVIS. House Bill No. 884.

An Act making an appropriation to the Taylor Hospital Association of the Borough of Taylor, Lackawanna County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. JONES. House Bill No. 885.

An Act relating to assessments for State, county, borough, township, school and poor purposes in counties having a popu-

lation of less than one hundred and fifty thousand inhabitants; creating a Board of County Assessors; providing for their nomination and election and the filling of vacancies in such office; prescribing their powers and duties, fixing their salaries; providing for the appointment of clerks to the board and for their salaries, abolishing triennial assessments and establishing a system of quadriennial assessments; imposing certain powers and duties upon county commissioners abolishing the office of borough, ward and township assessor as the same relates to the assessment of property for taxation purposes; and providing penalties.

Referred to the Committee on Counties and Townships.

By Mr. JONES. House Bill No. 886.

An Act dividing the counties of this Commonwealth into eight classes; designating the mode of ascertaining changing the classification of counties; and providing for the regulation of their affairs according to their respective classes.

Referred to the Committee on Counties and Townships.

SENATE MESSAGE.

SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows:

Senate Bill No. 56. (House Bill No. 887).

An Act to give to women married and single the same right as men to be incorporators and in furtherance of their interests as directors and officers of corporations for profit.

Referred to the Committee on Judiciary Special.

Senate Bill No. 144. (House Bill No. 888).

An Act to amend section two hundred thirty-five of an act approved the fourteenth day of July Anno Domini one thousand nine hundred seventeen Pamphlet Laws eight hundred forty entitled "An Act concerning townships and revising, amending and consolidating the law relating thereto" by increasing the compensation of supervisors.

Referred to the Committee on Public Roads.

Senate Bill No. 262. (House Bill No. 889).

An Act making the Secretary of Internal Affairs the custodian of all deeds contracts maps surveys policies of title insurance abstracts of titles and other documents or instruments relating to the titles to real estate owned or hereafter to be acquired by the Commonwealth.

Referred to the Committee on Judiciary General.

Senate Bill No. 263. (House Bill No. 890).

An Act establishing a Bureau of Municipalities in the Department of Internal Affairs and repealing the act approved June first one thousand nine hundred and fifteen entitled "An Act creating a Division of Municipal Statistics and Information of the Department of Labor and Industry and fixing the compensation of officers and employes therein" as amended.

Referred to the Committee on Judiciary General.

Senate Bill No. 269. (House Bill No. 891).

An Act to carry out the provisions of section eight article nine of the Constitution of the State of Pennsylvania as amended and for that purpose prescribing the method of determining the amount which may be deducted in ascertaining the borrowing capacity of the City of Philadelphia by excluding from the calculation and deducting from its indebtedness so much of the debt of said city as shall have been incurred and the proceeds thereof invested in any public improvements of any character which shall be yielding to the said city an annual current net revenue.

Referred to the Committee on Judiciary Special.

REPORTS FROM COMMITTEES.

Mr. STERLING, from the Committee on Education, reported as committed House Bill No. 183, entitled:

An Act to amend section five hundred twenty-four of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method

of collecting such revenue and repealing all laws, general, special or local or any parts thereof that are or may be inconsistent therewith."

Mr. MILNER, from the Committee on Judiciary General, reported as amended House Bill No. 194, entitled:

An Act relative to the sale in bulk of the whole or a large part of a stock of goods, wares or merchandise of any kind, or of fixtures or of goods, wares or merchandise of any kind and fixtures not in the ordinary course of business; providing certain requirements therefor and imposing certain duties upon the seller and buyer and auctioneers and agents, making their violation a misdemeanor.

Mr. ALLAN D. MILLER, from the Committee on Judiciary General, reported as committed House Bill No. 804, entitled:

An Act amending "An Act for the establishment of a uniform standard of time, throughout the Commonwealth," approved the thirteenth day of April, Anno Domini one thousand eight hundred and eighty-seven, so as to make the same uniform to the standard fixed by Act of Congress.

Mr. JAMES A. WALKER, from the Committee on Judiciary General, reported as committed House Bill No. 849, entitled:

An Act to fix the salaries of the clerks of the State Department in the office of the county treasurer of any county of this Commonwealth having a population of one million or over.

Mr. DUNN, from the Committee on Education, reported as committed, House Bill No. 506, entitled:

An Act to amend section six hundred two of the act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. DUNN, from the Committee on Education, reported as committed, House Bill No. 508, entitled:

An Act to repeal the act approved the seventh day of June, one thousand nine hundred fifteen (P. L. 895), entitled "An Act authorizing township school districts which entirely surround a city or borough to acquire, in such city or borough, lands, and to erect thereon buildings for high-school purposes; and exempting property so acquired from taxation by such city, borough, or school district thereof; and authorizing such township school directors to enter upon and occupy sufficient ground for such high-school purposes; and providing for the determination of damages done and suffered by the owners of the land by reason of the taking thereof for such high-school purposes."

Mr. ARON, from the Committee on Judiciary Special, reported as committed, House Bill No. 777, entitled:

An Act to provide for the removal or retirement of judges of the Supreme, Superior, Common Pleas, Orphans', Municipal and County Court permanently disqualified by reason of physical or mental disability to perform their judicial functions, or duties, and providing for the payment of salaries to them during the balance of the term for which they may have been elected and for the remainder of their lives, after such removal or retirement, and for filling the vacancies caused thereby; providing for such judges as may have been or who may have retired under provisions of previous acts and for judges who have heretofore retired; and repealing certain acts.

Mr. SOWERS, from the Committee on Judiciary Local, reported as committed, House Bill No. 639, entitled:

An Act to amend section five of an act approved the seventh day of June, one thousand nine hundred and fifteen (P. L. 876), entitled "An Act to amend, revise, and consolidate the law providing for the burial of certain honorably discharged soldiers, sailors, and marines, at the expense of the counties in which they shall die or have a legal residence at the time of their death; to provide a system for effecting the burial of such soldiers, sailors, and marines; to provide headstones and markers for the graves of such soldiers, sailors, and marines; and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers, sailors, and marines."

Mr. QUIGLEY, from the Committee on Forestry, reported as committed, House Bill No. 285, entitled:

An Act pertaining to Forestry; defining the qualifications, duties, and powers of the Commissioners of Forestry, and the powers, and duties of the State Forestry Reservation Commission; providing instruction for Forest Rangers, and for an investigation concerning the two courses of instruction in For-

estry now maintained by the State; fixing the salaries of certain officials of the Department of Forestry; providing for the disposition of forest tree seedlings in State Forest nurseries; imposing an additional one cent per acre in lieu of taxes on State Forest and Auxiliary Forest Reserve land; and providing definitely for civil damages to be paid by those causing forest fires.

Mr. SHOWALTER from the Committee on Judiciary General, reported as committed, House Bill No. 713, entitled:

An Act authorizing the erection and construction by counties of memorial halls in memory of the soldiers, sailors and marines of such counties; providing for the purchase and condemnation of property for the erection thereon of such halls; regulating the use of such halls; and providing for the maintenance and care of the same by a board of control at the expense of the county.

Mr. THADDEUS S. KRAUSE, from the Committee on Judiciary Special, reported as amended House Bill No. 630, entitled:

An Act to fix the salaries of the chief clerk and chief search clerk in the office of the recorder of deeds of any county of this Commonwealth having a population of one million five hundred thousand or over, payable from the fees of the office.

Mr. DAWSON, from the Committee on Judiciary Local, reported as amended House Bill No. 789, entitled:

An Act relating to appointments under the civil service in counties, cities and boroughs; and providing penalties.

Mr. COLDSMITH, from the Committee on Forestry, reported as committed House Bill No. 273, entitled:

An Act defining the water resources of the Commonwealth; providing for the making of a comprehensive survey thereof, by the Water Supply Commission of Pennsylvania, vesting in said Commission certain powers and duties; providing for annulment of forfeited or invalid claims affecting water and for limiting the duration of franchises and rights pertaining to water, providing penalties for violation of this act, and making an appropriation to carry the same into effect.

Mr. McKIM, from the Committee on Judiciary General, reported as committed House Bill No. 699, entitled:

An Act authorizing J. McF. Carpenter and William B. Secrist of Pittsburgh, Allegheny county, Pennsylvania, executors of the estate of James M. Bell, deceased, to bring suit in the court of common pleas of Allegheny county, Pennsylvania, against the Commonwealth of Pennsylvania.

Mr. McKIM, from the Committee on Judiciary General reported as committed, House Bill No. 688, entitled:

An Act to amend section one of an act, entitled "An Act authorizing the employment of stenographers by the district attorneys of certain counties," approved the twenty-seventh day of April Anno Domini one thousand nine hundred nine, Pamphlet Laws page two hundred fifty-eight, as said section was amended by the Act approved the fourth day of June, Anno Domini one thousand nine hundred fifteen, Pamphlet Laws page eight hundred seven.

Mr. STARK, from the Committee on Public Roads reported as committed, House Bill No. 74, entitled:

An Act to amend parts of section six of an act approved the thirty-first day of May, one thousand nine hundred and eleven (P. L. 468) entitled "An Act providing for the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads, connecting county-seats, principal cities and towns, and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways, solely at the expense of the Commonwealth, and relieving the several townships of counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways, wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property or otherwise in the improvement thereof; providing for purchase or acquiring of turnpikes or toll roads, forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads, defining highways and State-aid highways; providing method of application for State aid in the

improvement, maintenance and repair of township or county roads, and prescribing the contents of township, county, borough or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough or incorporated town, and requiring contracts by counties, townships, boroughs and incorporated towns, with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act, and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act."

Mr. BENNINGER, from the Committee on Judiciary Local, reported as committed House Bill No. 815, entitled:

An Act to validate the official acts of certain persons acting as deputy notaries public.

Mr. RUDDY, from the Committee on Judiciary local, reported as committed House Bill No. 623, entitled:

An Act relating to the duties of constables, prohibiting them from making returns to the court of quarter sessions in certain cases; authorizing the court to direct investigations and reports by constables, and fixing their compensation in such cases.

Mr. McVICAR, from the Committee on Judiciary General, reported as committed House Bill No. 871, entitled:

An Act to amend sections seven, eight, nine and nineteen of an act entitled "An Act to establish a county court for the county of Allegheny, and prescribing its powers and duties; regulating the procedure therein and providing for the expenses thereof," approved the fifth day of May, one thousand nine hundred and eleven, as amended, by requiring answers to be filed in all civil sections, except by municipalities; by authorizing a demand for a jury trial, and providing for the trial of cases by a Judge without a jury, regulating the procedure and practice thereof; by providing for an appeal or writ of error, from the decisions of said court to the supreme or superior court and by providing for the fixing of fees and costs.

Mr. GOLDER, from the Committee on Municipal Corporations, reported as committed House Bill No. 726, entitled:

An Act requiring cities of the first class to appropriate certain moneys to police and firemen pension funds.

Mr. GOLDER, from the Committee on Municipal Corporations, reported as amended House Bill No. 504, entitled:

An Act fixing the salaries of the chief clerk and assistant chief clerk of the Board of Revision of Taxes in counties containing a population of more than one million, five hundred thousand inhabitants.

Mr. McGEARY, from the Committee on Judiciary Local, reported as committed, House Bill No. 681, entitled:

An Act relating to the shooting or shooting at live pigeon or using it as a target and prohibiting the lease of any building, room, field, or premises for such purpose and imposing penalties.

Mr. ALEXANDER, from the Committee on Judiciary General, reported as committed, House Bill No. 701, entitled:

An Act supplementary to an act, entitled "An Act defining the powers of the several courts of quarter sessions of the peace within this Commonwealth with reference to the care, treatment and control of dependent, neglected, incorrigible and delinquent children under the age of sixteen years and providing for the means in which such power may be exercised," approved the twenty-third day of April, Anno Domini one thousand nine hundred and three, Pamphlet Laws page two hundred and seventy-four; prohibiting magistrates, aldermen or justices of the peace from sentencing or committing for trial for any offenses dependent, neglected, incorrigible or delinquent children under the age of sixteen years and providing for the disposition of such children by the juvenile courts; providing that the jurisdiction of such courts over children committed by them shall continue notwithstanding such children may remove or be removed from the territorial limits of such courts; authorizing the said courts to commit such children in proper cases to the custody of their mothers to be maintained in their respective homes, and providing for the payment of the cost of such maintenance by the proper county; prescribing the duties of probation officers in such cases, and authorizing the several juvenile courts to employ medical experts in certain cases.

Mr. ALEXANDER, from the Committee on Judiciary General, reported as committed, House Bill No. 764, entitled:

An Act abolishing the inquest to condemn real estate providing for sale thereof upon the writ of fieri facias except in certain cases in which the debtor claims an exemption out of real estate and certain cases in which an officer levies upon real estate lying in one or more adjoining tracts in different coun-

ties; saving the right of lien creditors to procure the appointment of sequestrators when life estates are levied upon; and repealing all acts and parts of acts inconsistent with the provisions thereof.

Mr. HUNTINGTON, from the Committee on Forestry, reported as committed, House Bill No. 707, entitled:

An Act transferring part of the fund appropriated to the Department of Forestry, by the General Assembly of one thousand nine hundred seventeen, for the purchase of lands to be set aside and held as State forest reserves, to the fund for the payment of the examination of titles to lands purchased by said department.

Mr. JAMES A. WALKER, from the Committee on Judiciary General, reported as committed, House Bill No. 521 (Senate Bill No. 24), entitled:

An Act validating certain proceedings and elections of counties cities boroughs townships school districts and other incorporated districts or municipalities had and held pursuant to the provisions of an act approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four entitled "An Act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections.

Mr. SOWERS, from the Committee on Municipal Corporations, reported as committed, House Bill No. 258 (Senate Bill No. 27), entitled:

An Act authorizing county commissioners to appropriate moneys to cities and boroughs to assist in the erection of comfort and waiting stations.

Mr. GOLDER, from the Committee on Municipal Corporations, reported as committed, House Bill No. 651 (Senate Bill No. 51), entitled:

An Act validating municipal liens and the procedure thereon.

Mr. SOWERS, from the Committee on Municipal Corporations, reported as committed, House Bill No. 652 (Senate Bill No. 52), entitled:

An Act relating to the procedure on Municipal liens.

Mr. ALLUM, from the Committee on Elections, reported as committed, House Bill No. 752 (Senate Bill No. 94), entitled:

An Act fixing the pay of election officers and clerks.

Mr. GANS, from the Committee on Judiciary Special, reported as committed, House Bill No. 857 (Senate Bill No. 116), entitled:

An Act declaring it a misdemeanor for any maker or drawer with intent to defraud to make or draw or utter or deliver any check, draft or order when such person has not sufficient funds in or credit with the depository upon which the same is drawn.

Mr. KENNEDY, from the Committee on Judiciary Local, reported as committed, House Bill No. 755 (Senate Bill No. 208), entitled:

An Act requiring assessors and assistant assessors for county purposes in cities of the third class to keep an account of days actually employed and make return thereof to the county commissioners and fixing their compensation.

Mr. POWELL, from the Committee on Municipal Corporations, reported as committed House Bill No. 598, entitled:

An Act to repeal an act approved the eleventh day of April, one thousand eight hundred seven (P. L. 259), entitled "An Act to provide for the erection of a poor house, for the better relief and employment of the poor in the townships of Oxford and Lower Dublin, in the county of Philadelphia.

Mr. POWELL, from the Committee on Municipal Corporations, reported as committed House Bill No. 408, entitled:

An Act creating additional subjects of taxation in cities of the second class, by subjecting all real estate situate in cities of the second class and owned or possessed by any public service or quasi public corporations to taxation for city and school purposes the same as other real estate in said cities, and defining the term, "real estate" as used herein.

Mr. JAMES A. WALKER, from the Committee on Judiciary General, re-reported as amended, House Bill No. 43, entitled

An Act to further amend section five of An Act approved the fifth day of May Anno Domini one thousand nine hundred and eleven entitled "An Act to fix the salaries of the judges of the Supreme Court, the judges of the Superior Court, the judges of the Courts of Common Pleas and the judges of the Orphans' Courts" as amended by an Act approved the twenty-eighth day of July, Anno Domini one thousand nine hundred and seventeen.

Mr. PIDGEON, from the Committee on Judiciary Local, re-reported as committed, House Bill No. 279, entitled

An Act requiring the publication of all legal notices and legal advertising in the English language and repealing all acts and parts of acts general, local, or special, inconsistent therewith.

Mr. WILLSON, from the Committee on Municipal Corporations, re-reported as amended, House Bill No. 247, entitled

An Act relating to police pension funds in cities of the third class and directing such cities to appropriate certain moneys thereto.

Mr. GANS, from the Committee on Municipal Corporations, re-reported as committed, House Bill No. 257 (Senate Bill No. 10), entitled

An Act authorizing cities of the third class with the assent of the electors duly obtained at an election to use moneys borrowed or authorized to be borrowed for purposes which have proved impracticable or impossible for any other lawful municipal purpose.

Mr. JAMES A. WALKER, from the Committee on Judiciary General, reported with a Negative Recommendation, House Bill No. 294, entitled

An Act to amend an act, approved the third day of May, Anno Domini one thousand nine hundred and fifteen (P. L. 242), entitled "An Act to amend an act, entitled 'An Act regulating the publication of advertisements and notices, required by law to be published in counties of this Commonwealth, in newspapers published in the English language and newspapers published in the German language,' approved the thirtieth day of April, one thousand nine hundred and one.

Mr. EDGAR R. SMITH, from the Committee on Judiciary Local, reported with a Negative Recommendation, House Bill No. 746, entitled

An Act to validate devices and conveyances of property to corporations for religious or charitable uses.

LETTER FROM GENERAL MENOHER.

The SPEAKER. The Chair lays before the House a letter from General Menoher, which will be spread upon the Journal, and be printed in the Legislative Journal.

WAR DEPARTMENT.

Air Service.

Washington.

Office of the Director.

February 13, 1919.

My Dear Mr. Spangler:

It was with a feeling of both pride and deep gratitude that I received through you and Mr. Garvin the framed copy of the Resolution of Adjournment of the House of Representatives of Pennsylvania, which recalls most agreeably the honors recently extended to me by this representative body.

This document will be one of my most treasured possessions. to be kept always as a token of the splendid and loyal support and co-operation of the citizens of our Commonwealth during the dark days from which we are just now emerging.

Please accept my assurances of esteem and appreciation.

Very sincerely yours,

CHAS. T. MENOHER.

Major General, U. S. A.

Hon. Robert L. Spangler, Speaker,
House of Representatives of Penna.,
Harrisburg, Pennsylvania.

BILLS ON THIRD READING.

The SPEAKER. The Chair will now take up the third reading calendar. There are several bills that were not on the files this morning, and they will be taken up first.

The first bill will be House Bill No. 719 at the bottom of page two of today's calendar.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 719, as follows:

An Act relating to the organization maintenance and operation of the banking department and the scope of its supervision and control over corporations partnerships unincorporated associations and individuals and the assets and liabilities thereof and providing penalties for the enforcement of its provisions

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Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That this act shall be known and may be cited as the Banking Department Act of one thousand nine hundred and nineteen.

Section 2 Except as otherwise expressly indicated the following words wherever used in this act shall be taken and construed to have the following meanings

The word "person" means individuals partnerships and unincorporated associations

The word "court" means the court of common pleas of the county where the banking house or other place of business of the corporation or person in question is located

The word "prothonotary" means the prothonotary of such court

Section 3 (a) Whenever under any of the provisions of this act advertisement is required to be made in a newspaper such advertisement shall unless otherwise provided be made in a newspaper of general circulation in the county published in the city borough or township where the banking house or other place of business of the corporation or person in question is located If there be no newspaper published in such city borough or township then the advertisement shall be made in a newspaper of general circulation in the county published at the county seat or if none be there published in the newspaper published nearest to said city borough or township within the county If there be no newspaper published in the county then the advertisement shall be made in the newspaper published nearest to such city borough or township in an adjoining county

(b) Except as otherwise expressly provided all written or printed notices required by this act shall be served either in the manner now or hereafter provided by law for the service of writs of summons save that service need not be made by the sheriff or by mailing such notice by registered mail return receipt requested to any person required to be notified at his last known place of business or residence and to any corporation at its principal office or if a foreign corporation at the office of its duly authorized agent

(c) Whenever under any of the provisions of this act certificates or other documents are required to be filed or recorded in the office of the prothonotary of any court of common pleas or in the office of any public official other than the commissioner of banking such prothonotary or other official shall be entitled to receive therefor the same fees as are provided by law for similar services

Section 4 There shall continue to be a separate and distinct department known as the banking department charged with the supervision of all the corporations and persons hereinafter described and with the duty of taking care that the laws of this Commonwealth in relation thereto shall be faithfully executed and that the greatest safety to depositors therein or otherwise and to other interested persons shall be afforded

The said supervision duties and powers shall extend and apply to the following corporations now or hereafter incorporated under the laws of this state or under the laws of any other state and authorized to transact business in this state namely all such corporations having power to receive and receiving money on deposit or for safe-keeping otherwise than as bailee including all banks banking companies co-operative banking associations trust safe-deposit real estate mortgage title insurance guarantee surety and indemnity companies savings institutions savings banks and provident institutions The said supervision duties and powers shall also extend and apply to mutual savings funds building and loan associations bond and investment companies and corporations doing a safe-deposit business only

The said supervision duties and powers shall also extend and apply to all such individuals partnerships and unincorporated associations as are or shall be by law made subject to the supervision of said department and to any individuals or associations of individuals doing the business of building and loan associations or a business in the nature thereof whether under the guise of a deed of trust or otherwise

It shall not be lawful for any foreign corporation to receive any deposit or deposits or transact any banking business whatsoever in this Commonwealth until it shall have first filed in the office of the commissioner of banking a certified copy of the statement required by law to be filed in the office of the secretary of the Commonwealth

Section 5 (a) The chief officer of the banking department shall continue to be known as the commissioner of banking He shall be appointed by the governor by and with the advice and consent of the senate and shall hold his office for the term of four years and until his successor is duly qualified Within fifteen days from the time of notice of his appointment he shall take and subscribe the oath of office prescribed by the constitution and file the same in the office of the secretary of the Commonwealth and shall also give to the Commonwealth a bond in the penalty of fifty thousand dollars with two or more individual sureties or a corporate surety to be approved by the governor conditioned for the faithful performance of all duties He shall receive an annual salary of eight thousand dollars

(b) The commissioner of banking shall appoint a first deputy whose salary shall be five thousand dollars per annum and

may appoint a second and third deputy whose salaries shall be respectively four thousand and three thousand dollars per annum The duties of all such deputies shall be such as may be assigned to them by the commissioner and each of them shall take subscribe and file the oath of office as herein prescribed for the commissioner of banking and shall whenever required by the commissioner give bond in such amount and with such surety as may be prescribed by the commissioner conditioned for the faithful performance of the duties of such deputy

(c) Whenever the commissioner of banking by reason of absence or incapacity is unable to perform the duties of his office or if a vacancy in the office of commissioner of banking occurs the duties of the commissioner shall be performed by the deputy next in authority until such disability is removed or the vacancy filled

Any deputy before entering upon the performance of such duties shall give to the Commonwealth a bond in the penalty of fifty thousand dollars with two or more individual sureties or a corporate surety to be approved by the governor conditioned for the faithful performance of such duties while he is acting as commissioner

(d) The commissioner of banking with the approval of the governor shall employ from time to time such clerks examiners special agents and other employees as he may need to discharge in a proper manner the duties imposed upon him by law They shall perform such duties as the commissioner shall assign to them and their compensation shall be fixed by him with the approval of the governor each of such employees shall take subscribe and file the oath of office as herein prescribed for the commissioner and deputy commissioners bonds shall be given to the Commonwealth by such of said employees in such amounts and with such surety as may be determined by the commissioner conditioned for the faithful performance of their duties

(e) The cost of all bonds required by this section to be given by the commissioner the deputy commissioners or any of the clerks examiners or other employees of the banking department shall constitute expenses of the department and shall be paid as hereinafter provided for such expenses

(f) Neither the commissioner of banking nor any of his deputies clerks examiners or other employees shall be interested as officer director trustee manager or stockholder in any corporation subject to the supervision of the banking department nor interested in any way in the business of any person subject to such supervision

No deputy commissioner or examiner shall be appointed special deputy to assist in the liquidation of any corporation or person whose books papers and affairs he shall have examined within one year previous to the taking of possession by the commissioner of banking under the provisions of section twenty-one of this act

No examiner shall receive a loan nor shall the commissioner of banking or any of his deputies clerks examiners or other employees receive a gift directly or indirectly of any sum of money or other valuable thing from any corporation or person to whom this act applies or from any director officer or employee thereof and a violation of this prohibition shall constitute ground for the removal of such commissioner deputy clerk examiner or other employee

Section 6 All powers rights privileges and duties heretofore by any law of this Commonwealth conferred or imposed upon the auditor general or the secretary of the Commonwealth in relation to any of the corporations or persons who under the provisions of this act are subject to the supervision of the banking department are hereby transferred to and conferred and imposed upon the commissioner of banking so far as the same relate to the supervision of such corporations and persons for the purposes of this act

Section 7 All books paper records and securities which were formerly in the office of the superintendent of banking and in the office of the auditor general relating to the business of corporations and persons subject to the supervision of the commissioner of banking and which were delivered and transferred to the commissioner of banking shall be and remain in his charge and custody

Section 8 There shall be assigned to the commissioner of banking by the commissioners of public grounds and buildings a suitable room or rooms at the capital of the state for conducting the business of the banking department and the commissioner of banking shall from time to time with the approval of the commissioners aforesaid procure the necessary furniture and other proper conveniences for the transacting of the said business the expenses of which shall be paid on the certificate of the commissioner of banking and the warrant of the auditor general out of funds appropriated to the commissioners of public grounds and buildings

Section 9 (a) The expenses of the banking department shall until the first day of June one thousand nine hundred and nineteen be paid by the state on requisition of the commissioner of banking and warrant of the auditor general out of funds appropriated therefor

From and after the date of the approval of this act all moneys derived by the banking department from fees assessments charges penalties and otherwise shall be paid by the commissioner of banking into the state treasury for safe keeping and shall by the state treasurer be placed in a separate fund to be available for the use of the banking department upon requisition of the commissioner of banking All such moneys so paid into the state treasury are hereby specifically appropriated to the banking department for the purpose of paying the salaries of the commissioner the deputy commissioners the examiners and the other employees of the department and the expenses of the department including the rental of such rooms or quarters as the commissioner of banking may deem necessary outside of the capital

The auditor general shall upon requisition of the commissioner of banking from time to time draw warrants upon the state treasurer for the amounts specified in such requisitions not exceeding however the amount in such fund at the time of the making of any such requisitions.

(b) All the expenses incurred in and about the conduct of the business of the banking department including the cost of the regular examinations of corporations and persons under the supervision of the department the compensation of the commissioner deputy commissioners examiners and other employees of the department but excluding the furniture and conveniences mentioned in section eight of this act together with all other general or overhead expenses of the department shall be charged to and paid by the corporations and persons subject to the supervision of the department in such proportions at such times and in such manner as the commissioner of banking shall by general rule or regulation annually prescribe.

The expenses incurred in connection with any special examination or investigation of any corporation or person including a proportionate part of the salary of any examiner or other employee of the department engaged in such examination or investigation shall be charged to and paid by such corporation or person.

On failure or refusal of any such corporation or person after thirty days' written notice to pay any sum lawfully assessed or charged against it or him by the commissioner under the provisions of this clause the commissioner may at his option bring an action at law to recover the same or may take possession of the business and property of such corporation or person as provided in section twenty-one of this act.

Section 10. The seal now in use by the Commissioner of Banking shall continue to be the seal of the office of the Commissioner of Banking and may be renewed when necessary. A description of the seal with the impression thereof and a certificate of approval of the Governor shall remain on file in the office of the Secretary of the Commonwealth.

Section 11 (a) Copies of all books accounts reports and other papers or documents filed in the office of the banking department certified under the hand and seal of the commissioner of banking shall be admitted to be read in evidence in all courts of law and elsewhere in this Commonwealth in all cases where the originals would be admitted in evidence. Provided That in any proceeding the court having jurisdiction may on cause shown require the production of the originals.

(b) For every copy of any paper filed in the banking department and for the certification thereof except when such copy or certification is made for the benefit of a corporation or person subject to the supervision of the department under the provisions of this act the commissioner may charge such fees as he may by general rule or regulation prescribe.

(c) In any proceeding under the provisions of this act a copy duly certified by the commissioner of a duly instituted examination of the corporation or person involved in such proceeding shall be prima facie evidence of the facts therein stated.

Section 12. Neither the commissioner of banking nor any deputy examiner or employee of the banking department shall directly or indirectly wilfully exhibit publish divulge or make known to any person or persons any record report statement letter or other matter fact or thing contained in said department or ascertained from any of the same or from any examination made under the provisions of this act excepting in such manner as is expressly authorized by this act and excepting when the production of such information in a proceeding in any court is duly required by subpoena issued by special order of the court or other legal process and any violation of the provisions of this section shall be a misdemeanor upon conviction whereof the person so offending shall be sentenced to pay a fine not exceeding one thousand dollars and shall be dismissed from his employment in said department. Provided however That the commissioner of banking on the written request or consent of any corporation authorized by resolution of its board of directors or on the written request or consent of any person under the supervision of the banking department may discuss with an advisory committee selected by the commissioner such matters relating to the financial condition of such corporation or person as the commissioner may deem pertinent to the rehabilitation thereof. And provided further That the commissioner may on like request or consent furnish to the Federal Reserve Board or to the Federal Reserve Bank of the district in which the banking house or other place of business of any corporation is located copies of any reports or parts thereof or any information in his possession relating to such corporation for the use of said board or bank.

Section 13. Every corporation and person included within the supervision of the banking department as set forth in section four of this act together with all the property assets and resources of such corporation or person shall be subject to inspection and examination by the commissioner of banking or his deputies or any qualified examiner of the said department when such examiner is authorized in writing under the official seal of the department by the commissioner or a deputy commissioner to make such examination and inspection.

Section 14 (a) It shall be the duty of the commissioner of banking at least twice in each year to examine or cause to be examined the books papers and affairs of each and every state bank trust company and private banker subject to supervision by the banking department and at least once in each year the books papers and affairs of each and every other corporation and person subject to such supervision. The commissioner may also at any time make such special investigations or examinations as in his opinion the exigencies of any case may require. Whenever he shall deem it necessary or proper he shall assign a qualified examiner or examiners to make any such examination or investigation which examiner or examiners shall have power to make a thorough examination into all the business and affairs of the corporation or per-

son in all departments and of all property assets and resources wherever situated and in so doing to examine under oath or otherwise any of the officers agents or employees of a corporation or unincorporated association any member agent or employee of a partnership any individual or private banker any agent or employee of an individual or private banker or any corporation or person under examination. The examiner or examiners shall make a full and detailed report of the condition of the corporation or person under examination or such special report as may be directed by the commissioner.

(b) The commissioner and his deputies and any qualified examiner appointed by the commissioner are hereby authorized and empowered to administer oaths or affirmations to any of the individuals enumerated in clause (a) of this section and any wilful false swearing in any inquiry thereunder shall be perjury and subject upon conviction thereof to the same punishment as is or may be provided by law for the punishment of perjury. Upon failure of any of the individuals aforesaid to make answer to any such inquiry the attorney general upon the request of the commissioner of banking shall make information thereof to the court whereupon said court after hearing shall make such order as occasion requires.

Section 15 (a) Every corporation and person subject to the supervision of the banking department except building and loan associations doing business exclusively within this State shall make and render to the commissioner of banking not less than two nor more than five reports of its or his condition during each year. The number form and manner of such reports shall be prescribed by the commissioner by general rule or regulation. Every such report shall be verified by the oath or affirmation of the president cashier treasurer or other managing officer in the case of a corporation or association by a member of the firm in the case of a partnership and by an individual banker in person. It shall be attested as correct by the signatures of at least three of the directors trustees or other managers of a corporation or association and by the signatures of all the members of a partnership.

Each such report shall exhibit in detail and under appropriate heads the resources and liabilities of the corporation or person at the close of business on any past day specified by the commissioner and shall be transmitted to him within five days or such further time as he may in his discretion allow after the receipt of a request or requisition therefor from him.

Abstract summaries of two of said reports designated by the commissioner in each year except the reports of building and loan associations doing business exclusively within this State shall forthwith be published by the corporation or person in a newspaper and proof of such publication verified by affidavit shall be furnished to the commissioner of banking.

Building and loan associations doing business exclusively within this State shall in the manner hereinbefore provided make and render one report during each year. No abstract summaries of such reports need be published.

The commissioner shall also have power to call for a special report from any corporation or person under the supervision of the banking department including building and loan associations whenever in his judgment the same may be necessary to a full and complete knowledge of its or his condition.

The reports and publications provided for in this clause shall be in lieu of all reports and of all publications for similar purposes heretofore required by law to be made.

(b) Any corporation or person failing to make and transmit any report to publish any report required by this act to be published or to furnish any proof of publication required by clause (a) of this section shall be subject at the discretion of the commissioner of banking in to a penalty of not more than one hundred dollars payable to the commissioner of banking for each day after the time or any extension thereof fixed for filing such report making such publication or furnishing such proof. In case of failure or refusal to pay such penalty the commissioner of banking may maintain an action at law to recover the same.

Section 16. The commissioner of banking shall make an annual report to the governor setting forth:

One. A summary of the state and condition of every corporation and person from whom reports have been received during the preceding year with such other information in relation to said corporations and persons as in his judgment may be useful.

Two. A statement of the corporations and persons under the supervision of the banking department whose business has been closed or taken in possession by the commissioner during the preceding year with such information relating thereto as he may deem useful.

Three. Suggestions of amendments to the laws relating to corporations and persons under the supervision of the banking department by which the condition of such corporations and persons may be improved.

Four. The names and compensation of the deputies examiners clerks and other employees of the banking department during the preceding year the whole amount of the receipts and expenditures of the department during such year and the method and basis of assessing such expenditures adopted by the commissioner under the provisions of this act.

Section 17. When any corporation under the supervision of the banking department (a) has not paid in the capital as required by law (b) has not in any manner exercised the powers conferred upon it by its letters patent within two years after the issuance thereof or (c) has failed to exercise its corporate privileges for two years after having been liquidated such corporation shall be returned by the commissioner of banking to the attorney general who shall proceed by quo warranto against such corporation to the end that it may be ousted from its charter rights and its corporate privileges be declared null and void.

Section 18 Whenever it shall appear to the commissioner of banking from any report of condition of any corporation subject to the supervision of the banking department or from any examination made by him of the condition of the affairs of such corporation that such corporation has committed any violation of its charter he shall by an order under his hand and seal of office direct the discontinuance of such illegal practice and direct strict conformity with the provisions of the charter and whenever any such corporation shall refuse or neglect to comply with any such order the commissioner shall communicate the facts to the attorney general who shall thereupon institute such proceedings as the nature of the case may require for appropriate relief or correction or may proceed by quo warranto for forfeiture of the charter

The court before which such proceedings shall be instituted shall have power to grant such orders and in its discretion from time to time modify or revoke the same and to grant such relief and render such judgment as the facts or evidence in the case and the situation of the parties and the interests involved shall require or if it shall appear to the said court that the interests of the public so require shall decree a dissolution of such corporation and a distribution of its effects

Section 19 Whenever it shall become the right or duty of the attorney general to proceed against any corporation or person under the supervision of the banking department pursuant to the provisions of this act he may in his discretion proceed either in the court of common pleas of Dauphin County or in the court of common pleas of the county where the banking house or other place of business of such corporation or person is located

Section 20 Whenever it shall appear to the commissioner of banking that any corporation or person under the supervision of the banking department has violated any provision of this act or any law regulating the business of such corporation or person or is conducting business in an unauthorized or unsafe manner or that any such corporation has an impairment of capital the commissioner may issue an order under his hand and seal of office directing such corporation or person to discontinue such violation of law or such unauthorized or unsafe practices or directing such corporation to make good any impairment or deficiency of capital as the case may be within a time to be fixed by the commissioner

Section 21 (a) The commissioner of banking may forthwith take possession of the business and property of any corporation or person subject to the supervision of the banking department whenever it shall appear to him that such corporation or person

One Has violated any law regulating its or his business and has persisted in such violation in disregard of an order duly made by the commissioner

Two Is conducting business in an unauthorized or unsafe manner and has persisted therein in disregard of an order duly made by the commissioner

Three Is in an unsafe or unsound condition to continue business

Four Cannot with safety or expediency continue business

Five Has an impairment of capital which has not been restored or made good within the time fixed by order of the commissioner

Six Has suspended payment of obligations

Seven Has neglected or refused to comply with the terms of any duly issued order of the commissioner

Eight Has refused upon proper demand to submit the records and affairs of the business to the commissioner a deputy commissioner or any duly authorized examiner or agent of the banking department

Nine Has refused to be examined upon oath or affirmation regarding such affairs or

Ten Has failed or refused after thirty days' notice to pay any assessment or charge as provided in this act

(b) Upon written complaint signed by any one claiming to have been aggrieved through any of the first six causes mentioned in clause (a) of this section and stating the true residence or place of business of the signer it shall be the duty of the commissioner forthwith to cause to be made such special examination or investigation or to call for such special report from the corporation or person in question as may be necessary for the purpose of informing himself whether the case is one requiring action by him under the provisions of this act

Anyone without cause maliciously invoking the action of the commissioner under this clause shall be liable to the corporation or person in question in damages in a sum equal to double the injury actually sustained by such corporation or person

Section 22 When the commissioner shall have duly taken possession of the business and property of a corporation or person as provided in Section 21 of this act he shall forthwith make under his hand and official seal a certificate setting forth that he has so taken possession and shall file such certificate in his office and cause a certified copy thereof to be filed in the office of the prothonotary who shall index the same in the judgment index under the name of the corporation or person as defendant and the name of the commissioner of banking as plaintiff

From and after the filing of such certified copy in the office of the prothonotary the commissioner shall supersede any receiver previously appointed by any court for or any assignee or trustee for creditors appointed by such corporation or person

Such superseded receiver assignee or trustee shall forthwith file his account in the court having jurisdiction thereof and pay over and deliver to the commissioner of banking all moneys securities assets and property of such corporation or person in his custody possession or control said court shall allow credit for expenses and for the disbursements properly incurred or made prior to the taking of possession by the commissioner of banking and shall allow proper compensation to said re-

ceiver assignee or trustee and his counsel which when determined shall be paid out of the funds of said corporation or person in the hands of the commissioner of banking

Section 23 Whenever the commissioner of banking takes possession of the property and business of any corporation or person such corporation or person may at any time within ten days apply to the court for an order requiring the commissioner to show cause why he should not be enjoined from continuing such possession The commissioner may be served personally wherever found within the state by leaving a copy with the deputy in charge of his office or by serving the special deputy appointed by him in such proceeding At the hearing a copy certified by the commissioner of any report of a duly instituted examination of such corporation or person shall be prima facie evidence of the facts therein stated and if from such report or reports or other evidence there shall appear to be just cause for the taking and continuing of possession by the commissioner he shall not be enjoined unless such report or reports or other evidence shall be overcome by proper proof produced by such corporation or person in which event the court shall direct the commissioner to refrain from further proceedings and to surrender such possession

Section 24 The commissioner may by the certificate of taking possession provided for in Section 22 of this act or by a subsequent certificate in like manner made and filed appoint one or more special deputies as agent or agents to assist him in continuing or liquidating the business and affairs of any corporation or person in his possession He may from time to time delegate to such special deputy or deputies such duties connected with such continuation or liquidation as he may deem proper He may employ such expert assistants and may retain such of the officers and employees of such corporation or person as he may deem necessary in the continuation of the business or the liquidation and distribution of the assets He shall require such security as he may deem proper from his agents and assistants appointed pursuant to the provisions of this section

Section 25 When the commissioner shall have taken possession of the property and business of any such corporation or person he shall forthwith give notice in writing of such fact to all corporations and persons holding any assets thereof No one having such notice or actual knowledge that the commissioner has so taken possession shall have a lien or charge against any of the assets of such corporation or person for any payment advance or clearance thereafter made or liability thereafter incurred

Section 26 After the commissioner has taken possession as aforesaid he shall make or cause to be made a complete inventory of the assets of such corporation or person which inventory shall be verified by oath or affirmation and certified by an executive officer in the case of a corporation or association by a member of the firm in the case of a partnership and by an individual banker in person The commissioner shall forthwith file such inventory in his office

Section 27 The commissioner is authorized upon taking possession of the property and business of such corporation or person to continue or suspend the business for such period as he may deem necessary to enable him to determine whether to liquidate the affairs of such corporation or person and during such period to take such action as in his judgment is necessary to conserve the assets and business

Section 28 The commissioner may upon conditions approved by him surrender possession for the purpose of permitting such corporation or person to resume business to sell or convey its or his property and franchises or to merge or consolidate its or his business with that of another corporation or person in accordance with the laws of this Commonwealth but he shall not authorize any decrease of capital stock by a corporation except upon compliance with the laws relating to the decrease of the capital stock of such corporations

Whenever the commissioner shall surrender possession under the provisions of this section he shall forthwith issue an order under his official seal authorizing such corporation or person to resume business to sell or convey its or his property and franchises or to merge or consolidate as aforesaid and shall file said order in his office and cause a certified copy thereof to be filed in the office of the prothonotary who shall thereupon cause the entries upon the judgment index made pursuant to section twenty-two of this act to be canceled

Section 29 Except as herein otherwise provided the commissioner shall when he has taken possession of the business and property of a corporation or person have all the rights powers and duties of a receiver appointed by any court of equity in this Commonwealth and he shall be vested in his official capacity with all the property of such corporation or person including debts due liens or securities therefor and rights of action or redemption

He shall be the representative of the creditors of the corporation or person and entitled as such to have vacated and set aside for the benefit of the creditors any judgment execution attachment sequestration payment pledge assignment transfer conveyance or incumbrance which could have been avoided by the creditors or any of them or by which it is attempted to give any creditor unlawful preference over another

He may with leave of court obtained on petition after notice to all creditors of whom he has knowledge surrender to the corporation or person any assets including choses in action whether the subject of pending proceedings or not which are burdensome and of no advantage to creditors

Section 30 The court having jurisdiction shall have power to make and enforce any and all orders necessary and appropriate to enable the commissioner of banking to discharge his duties in connection with the business property and affairs of any corporation or person taken into possession by the commissioner under the provisions of this act

Section 31 When the commissioner of banking shall have duly taken possession of the business and property of a corporation or person as provided in Section twenty-one of this act

he shall hold such possession until the affairs of such corporation or person have been liquidated by him unless

I He shall have been directed by order of court to surrender such possession pursuant to the provisions of Section twenty-three of this act

II He shall have permitted a resumption of business or a sale or conveyance of property and franchises or a merger or consolidation pursuant to the provisions of Section twenty-eight of this act

III The stockholders of such corporation after payment of all creditors in full shall have elected a trustee or trustees to continue the liquidation of such corporation or the court shall have appointed such trustees or trustees pursuant to the provisions of Section fifty of this act and such trustee or trustees shall have duly qualified to take possession of the remaining assets of such corporation or

IV The depositors and other creditors of such person and the expenses of such liquidation shall have been paid in full

Section 32 (a) When the commissioner of banking has taken possession of the business and property of a corporation or person he shall if there be any real property file in the office of the recorder of deeds in each county of this State or with the proper official in any other State or country where any of such real property shall be situated a certified copy of the certificate required by Section twenty-two of this act which copy shall be recorded in the deed book and indexed in the grantor's index in the name of such corporation or person and in the grantee's index in the name of the commissioner of banking and shall also be registered with the proper authorities empowered to keep a register of real estate if any there be And when the commissioner has surrendered possession of the business and property of a corporation or person he shall in the same manner file a certified copy of the order provided for by Section twenty-eight of this act which shall be in like manner re-recorded and shall be indexed in the name of the commissioner of banking as grantor and in the name of such corporation or person as grantee and shall also be registered as aforesaid

(b) The commissioner may sell at public sale any or all of the real and personal property of such corporation or person without any order of court He may with leave of court sell either real or personal property at private sale at least ten days' notice of any petition for leave to sell at private sale shall be given to all stockholders of such corporation or to such person and to all creditors known to the commissioner and such notice shall also be advertised at least once in a newspaper in the county where the banking house or other place of business is located and when the land is situated in a different county at least once in a newspaper published in the latter county

(c) When any real property of such corporation or person is situated in a county other than that where the banking house or other place of business is located a petition for leave to sell such property at private sale shall be filed in the court having jurisdiction of the liquidation proceedings which court if satisfied of the propriety of such sale shall make an order or decree authorizing the commissioner to sell such real property or so much thereof as the court may designate Thereupon it shall be the duty of the court of common pleas of the county wherein the real property so designated is situated on petition of the commissioner to make an order for the sale of said property or so much thereof as the court having jurisdiction of the liquidation proceedings shall have designated and the commissioner shall in all cases make a return of the sale to the court of the county in which the real property is situated If the same be approved by said court it shall be confirmed and a certified copy of the return and of the decree of confirmation shall be filed in the court having jurisdiction of the liquidation proceedings

(d) Listed securities may be sold on the stock exchange with leave of court obtained on petition of the commissioner at such time or times and in such manner as may be determined by the court No notice to creditors of such petition shall be necessary unless required by the court

(e) When any real property of such corporation or person is subject to liens which under the laws of this Commonwealth would be discharged by a judicial sale the same shall not be affected by a sale by the commissioner unless such sale be made pursuant to an order of court directing that liens be discharged thereby and after notice to all creditors having or claiming liens and in such event the proceeds of the sale shall take the place of the property sold and be distributed to the parties entitled thereto

If such real property is situated in a county other than that where the banking house or other place of business is located a petition for leave to sell discharged of liens shall be filed in the court having jurisdiction of the liquidation proceedings which court if satisfied of the propriety of such sale shall make an order or decree authorizing the same and thereupon it shall be the duty of the court of common pleas of the county where such property is situated to make an order for the sale thereof discharged of liens Return of such sale shall be made to the latter court If the sale be approved by that court it shall be confirmed and a certified copy of the return and of the decree of confirmation shall be filed in the court having jurisdiction of the liquidation proceedings which court shall also make distribution of the proceeds of such sale to the parties entitled thereto

Section 33 The commissioner may execute acknowledge and deliver any and all deeds assignments bills of sale releases extensions satisfactions and other instruments necessary and proper to effectuate any sale lease or transfer of real or personal property or to carry into effect any power conferred or duly imposed upon him by this act or by order of court Any instrument executed pursuant to the authority hereby given shall be as valid and effectual for all purposes as though the same had been executed by the officers of such corporation by ~~authority~~ of its board of directors or by such person individually

Section 34 The commissioner may with leave of court compound or compromise any debt or claim due to the corporation or person and discontinue any action or other proceeding pending therefor if done in good faith and after proper inquiry and upon payment of the amount due may require all mortgages conditional contracts pledges and liens of or upon any real or personal property of such corporation or person to be satisfied cancelled or assigned to him as he may deem best or he may sell the property subject thereto

Section 35 For the purpose of executing any of the powers and performing any of the duties hereby conferred and imposed upon him the commissioner may in the name of the corporation or person prosecute and defend any and all actions and proceedings at law in equity or otherwise pending at the time when the commissioner takes possession of the business and property of such corporation or person

He may by bill of discovery or other legal or equitable proceeding obtain information of and sue for and recover any assets debts or damages which such corporation or person might sue for and recover or which any of the creditors might make available for the payment of their claims

He may at any time while he is in possession of the property and business of a corporation institute and maintain against the directors trustees managers or officers any action or proceeding which is vested in such corporation or in the stockholders or creditors thereof

He shall be liable to suit in his representative capacity by any person seeking to recover specific property if such property could have been recovered as against the creditors of the corporation or person levying an execution thereon

Section 36 A lien shall not attach to any of the property or assets of the corporation or person by reason of the entry of any judgment against such corporation or person after the commissioner has taken possession of its or his property and business and filed a certificate as required by Section twenty-two of this act and so long as such possession continues

During such time no execution or attachment shall issue against such corporation or person nor shall any pending execution or attachment be proceeded with except by special leave of the court

Section 37 Whenever the stockholders of a corporation whereof the commissioner shall have taken possession are liable in double the amount of the value of the stock held by them and the commissioner has determined from his examination of the affairs of the corporation that the reasonable value of its assets is not sufficient to pay its creditors in full he may enforce the individual liability of such stockholders to such extent as may be necessary

If he determines to enforce such liability he shall make demand in writing upon such stockholders by causing the same to be mailed by registered mail to the respective stockholders at their last known places of address as the same appear on the stock ledger of the corporation or at their last known addresses if no addresses appear in such ledger Such demand shall state the total amount assessed by the commissioner against the stockholders and the pro rata share assessed against the particular stockholder addressed and the total sum to be paid by such stockholder The demand shall also fix a date not less than thirty days after the date of such demand on which the stockholders shall be required to pay such assessment to the commissioner

If any stockholder shall fail to pay such assessment within such time the commissioner shall have a cause of action either at law or in equity against such stockholder either severally or jointly with other stockholders for the amount of such assessment together with interest from the date when the same was due and payable In any such action the written statement of the commissioner under his hand and seal of office reciting his determination to enforce the individual liability or any part thereof of such stockholders and setting forth the value of the assets of the corporation and its liabilities as determined by him after examination and investigation shall be prima facie evidence of such facts as therein stated

Section 38 When the commissioner of banking has determined to liquidate the affairs of any such corporation or person he shall forthwith cause an inventory and appraisement of the assets of such corporation or person under oath or affirmation to be made in duplicates by two disinterested appraisers chosen by him and shall file such inventories and appraisements accompanied in each instance by a complete statement certified by him of the liabilities of such corporation or person so far as he has been able to ascertain the same one in his office and the other in the office of the prothonotary

Section 39 After taking possession as aforesaid the commissioner may give written notice to anyone claiming or appearing on the books of the corporation or person to be owner of any personal property in the possession of such corporation or person as bailee or depositary for hire or the lessee of any safe vault or box notifying such bailor or lessee to remove all such personal property within a period of not less than sixty days

At the expiration of such period if such property has not been removed the commissioner may proceed as provided in the contract of bailment or lease or at his option may cause any such safe vault or box to be opened in his presence or the presence of his special deputy and of a notary public not an officer or employee of the corporation or person or of the banking department and the contents if any of such safe vault or box shall be sealed and marked by such notary with the name and address of the bailor or lessee in whose name such safe vault or box stands upon the books of the corporation or person and a list of the property therein to be attached thereto Such package so sealed and addressed shall be removed by the commissioner to his office and there preserved until delivered to the owner or otherwise disposed of in accordance with law

After the service or mailing of the notice as aforesaid the contract or bailment or leasing if any shall cease and the

termine upon the date for removal fixed by said notice and the amount of unearned rent or charges if any paid by the bailor or lessee shall become a debt of the corporation or person. All contracts of bailment or lease such as aforesaid made after the date of the approval of this act shall be subject to the provisions of this section.

Section 40 (a) Whenever the commissioner of banking takes possession of the business and property of a corporation or person in accordance with the provisions of this act he shall also take possession of all funds property and investments held by such corporation or person in any fiduciary capacity but shall keep the same separate and apart from the assets thereof.

(b) Upon determining to liquidate the affairs of such corporation or person the commissioner shall forthwith give written notice to all parties interested in any such funds property or investments held in a fiduciary capacity so far as such notice is practicable requiring them within thirty days to apply to the proper court or official for the appointment of substituted fiduciaries to take the place of such corporation or person. On the failure or neglect of the parties so notified to make such application within the time designated or in case the parties in interest cannot be notified the commissioner shall himself apply for such appointment of substituted fiduciaries.

(c) In any instance where there shall be no dispute as to the amount or identity of such funds property or investments and all parties in interest are sui juris and so request in writing the commissioner may without the filing of an account transfer pay over and deliver to such substituted fiduciary all funds property and investments of the particular trust taking from such parties and such substituted fiduciary a receipt and release in full which shall discharge the commissioner and such corporation or person from any further liability in the premises.

(d) In any instance where there shall be a dispute as to the identity of alleged trust funds or investments either because the same have become or are alleged to have become mingled with other funds property or investments or otherwise the court having jurisdiction of the liquidation proceedings shall have exclusive jurisdiction to determine such dispute.

(e) In all other instances the commissioner shall with the least possible delay prepare and file in the courts having jurisdiction thereof the accounts of such corporation or person in such fiduciary capacities and shall transfer pay over and deliver the balances determined upon such accounts to be due in accordance with the orders and decrees of such courts.

(f) In any instance where it shall be ascertained by any such court that there is a deficiency in any such trust funds property or investments for which such corporation or person is liable or that such corporation or person is liable to surcharge in respect thereof the amounts thereof shall constitute an unpreferred claim against the general funds in the hands of the commissioner and the order or decree of such court shall be conclusive subject to appeal as to the amount of such claim. Should the existence or amount of any deficiency or surcharge or the liability of the corporation or person therefor be undetermined at the time of any distribution of such general funds it shall be the duty of the court ordering such distribution to set apart and withhold from such distribution a sufficient amount to pay the proportionate dividend upon such undetermined claim until the same shall have been finally adjudicated.

Section 41 When the commissioner shall have determined to liquidate the affairs of such corporation or person he shall forthwith give written or printed notice to all depositors to produce to him their deposit or pass books for settlement stating in such notice the amount which the books of the corporation or person show to be due to each depositor subject to outstanding checks and notifying such depositors that unless a settlement of the deposit or pass books shall show a different amount to be due or unless a depositor shall within four months from the date of such notice make proof in the manner hereinafter set forth that the amount due to him differs from the amount as shown by the books of the corporation or person the amount last mentioned will be conclusive as to the amount of the claim of such depositor subject as aforesaid to any outstanding checks.

The commissioner shall at the same time give written or printed notice to all creditors other than depositors so far as known to him to make proof for their claims in the manner hereinafter set forth within four months from the date of such notice or be debarred from coming in upon the fund.

He shall also advertise such notice to depositors and other creditors in a newspaper once a week for four successive weeks.

Section 42 No claim other than the claim of a depositor shall be allowed unless the claimant or someone for him if he cannot do so shall furnish to the commissioner of banking a statement of his claim together with a copy of any book entries pertaining thereto or any note or other writing evidencing the same verified by an affidavit in substantially the following form:

"I (name of claimant) do solemnly swear (or affirm) that the above is a true statement of my claim against (name of corporation or person) that there are no credits or allowances against the same except as therein set forth that I have not directly or indirectly made or entered into any bargain arrangement or agreement express or implied to take or receive directly or indirectly any money property or consideration whatever to or for myself or to or for any other person firm or corporation whatever other than any dividend as a creditor and that there is no collateral security for said indebtedness or any part thereof held by me or by anyone else other than as above set forth."

In case the claimant shall be a partnership or corporation such affidavit shall be made by a member of the partnership or by the treasurer or assistant treasurer of the corporation claimant and the form thereof shall be modified accordingly.

The provisions of this section shall not apply to the claims of cestuis que trust or others to or against trust funds or

property in the custody possession or control of a corporation or person possession of whose business and property is taken by the commissioner of banking under the provisions of this act.

Section 43 When proofs of claims by depositors are necessary under the provisions of section forty-one of this act the same shall be in such form as the commissioner shall prescribe and shall on request of any such depositor be prepared by the special deputy in charge of the affairs of the corporation or person in question and the affidavits thereto shall be taken by him without charge.

Section 44 If such claim and affidavit when required are in proper form and if the amount claimed by a depositor or other creditor agrees with the amount shown by the books of the corporation or person or if upon consultation with the claimant and such corporation or person the amount is ascertained to the satisfaction of the commissioner of banking the claim shall be allowed if presented within the time limited by the notice as aforesaid unless objected to in the manner hereinafter provided.

Section 45 At the expiration of the time fixed by the notice and advertisement for the presentation of claims prescribed in section forty-one of this act the commissioner may file a partial or final account consisting of a statement of receipts and expenditures together with a list of the claims which have been allowed and separately a list of the claims which have been objected to or are disputed showing as to all claimants the names addresses and amounts.

If no account is filed within a year from the time when the commissioner takes possession any party interested may petition the court for an order on the commissioner requiring the filing of an account.

Any account filed by the commissioner shall be duly verified by him under oath or affirmation. Upon the filing thereof he shall give written or printed notice to all the depositors and other creditors known to him of such filing and that unless objections shall be filed within thirty days from the date thereof the same will be confirmed absolutely. He shall also at the same time advertise such notice in one newspaper and the legal journal if any designated by the court for the publication of legal notices once a week for four successive weeks.

During such period of thirty days any depositor or other creditor stockholder or anyone having any interest may file in the court objections in writing to said account or to the allowance of any of said claims a copy of which objections shall forthwith be served upon the claimant whose claim is objected to or his counsel and upon the commissioner of banking or his counsel or the special deputy appointed by him in such proceeding.

Section 46 If at the expiration of said period of thirty days from the filing of the account no objections shall have been filed thereto the same shall be confirmed absolutely and the commissioner shall prepare and file a schedule of distribution in accordance with the priorities fixed by law. Said schedule shall be subject to the approval of the court and in accordance therewith when so approved a partial or final dividend as the case may be shall be declared and paid by the commissioner. In case there shall be any disputed claim or any claim to which objections shall have been duly filed the dividend shall be calculated as if all claims were valid and approved and after deducting and setting apart such portion of the dividend as represents claims which are disputed or objected to the balance shall be distributed among the other claims. If all or any of the claims disputed or objected to shall thereafter be determined to be valid they shall then receive their portions of such dividend. If all or any of such claims shall be determined to be invalid the portions of such dividend set apart to them shall be distributed to the valid claims.

Section 47 The confirmation of a partial account and distribution thereunder as aforesaid shall be conclusive only as to the fund distributed and shall not prevent the proof and allowance out of the fund involved in any subsequent account of claims not presented in time for allowance out of such previous fund.

Section 48 If there shall be claims disputed or objected to or if there shall be objections to the account the court shall itself without delay hear and decide the matters in controversy. The court shall fix a time and place for the hearing of which three weeks' written notice shall be given to the commissioner of banking and to the corporation or person and to all depositors and other creditors whose claims shall have been filed as aforesaid. Said notice shall also set forth that all parties whose claims are disputed or objected to must appear at said time and place and prove their claims or be debarred from coming in upon the fund for distribution.

Section 49 All assessments charges and penalties due to the banking department by such corporation or person all expenses of the taking and maintaining possession of the business and property or the continuing of the business by the commissioner of banking and all expenses of liquidation under the provisions of this act shall first be payable out of the funds of such corporation or person including the compensation of special deputies assistants and others employed by the commissioner to assist him in such proceedings the allowance of all such expenses to be subject to the approval of the court.

Section 50 If after the filing and confirmation of the final account of the commissioner and the payment of all creditors in full and the return to stockholders who have paid to the commissioner the amounts demanded pursuant to section thirty-seven of this act of their pro rata shares of any such amounts not necessary to pay creditors in full there shall remain a balance in the hands of the commissioner he shall call a meeting of stockholders by serving written or printed notice upon them at least thirty days before the day fixed for the meeting.

At such meeting the stockholders shall elect by ballot a trustee or trustees for the purpose of completing the liquidation. A majority of the stock present in person or by proxy shall be necessary to elect. Should the stockholders fail or refuse

to elect the commissioner or any stockholder may petition the court for the appointment of such a trustee or trustees who when appointed shall give bond to the Commonwealth in such amount with such surety and on such conditions as the court may direct.

When such trustee or trustees have been duly elected or appointed as aforesaid the commissioner shall then transfer convey and deliver to such trustee or trustees all the assets of the corporation then remaining in his hands. He shall thereupon be discharged from all further liability to such corporation and its creditors and shall file a certified copy of the proceedings of said stockholders' meeting in his office and cause a certified copy thereof to be filed in the office of the prothonotary. No powers subject to the supervision of the banking department shall thereafter be exercised by such corporation except by permission of the commissioner and after compliance by such corporation with all the requirements of law as to a new corporation desiring to exercise such powers.

Section 51. If any section, clause, sentence or paragraph or other part of this act shall for any reason be adjudged by any court of competent jurisdiction to be invalid such judgment shall not affect impair or invalidate the remainder of the act but shall be confined in its operation to the part thereof directly involved in the controversy in which such judgment shall be rendered.

Section 52. The following acts and parts of acts of assembly are hereby repealed:

An Act entitled "An Act to create a banking department" approved June eighth one thousand eight hundred and ninety-one (Pamphlet Laws two hundred and seventeen).

An Act entitled "An Act creating a banking department defining its purposes and authority designating what corporations shall be subject to supervision and examination by the commissioner of banking creating the office of commissioner of banking defining his powers and authority prescribing his duties and fixing his salary providing for the appointment of a deputy commissioner defining his duties and fixing his salary authorizing the appointment of clerks assistants examiners and other employees of said department providing for the registration of foreign corporations receiving deposits or transacting any banking business within this Commonwealth and providing for their supervision and examination imposing the payment of certain annual taxes or sums of money upon all corporations (except building and loan associations doing business exclusively within this State) subject to supervision and examination for the payment of the expenses thereof and providing for the collection thereof empowering the administration of oaths in connection with the business of the department and providing for the punishment of any false swearing providing for the making of reports by corporations subject to supervision and examination and the publication thereof and providing proceedings against such corporations for failure to make reports providing for proceedings against such corporations when the capital has been reduced by impairment or otherwise or when such corporations are doing business contrary to law or in an unsafe or unauthorized manner or when any such corporation is insolvent providing for proceedings against corporations subject to supervision and examination but without capital stock when the same are doing business contrary to law or in an unsafe or unauthorized manner providing for the appointment of receivers both temporary and permanent when necessary for corporations subject to supervision and examination and providing for the punishment of certain breaches of duty by the commissioner deputy commissioner or any employee of said department and also repealing an act entitled "An Act creating a banking department" approved June eighth one thousand eight hundred and ninety-one and also repealing all other laws inconsistent with this act" approved February eleventh one thousand eight hundred and ninety-five (Pamphlet Laws four).

An Act entitled "An Act to amend section five of an act creating a banking department defining its purposes and authority designating what corporations shall be subject to supervision and examination by the commissioner of said department creating the office of commissioner of banking defining his powers and authority prescribing his duties and fixing his salary providing for the appointment of a deputy commissioner defining his duties and fixing his salary authorizing the appointment of clerks assistants examiners and other employees of said department providing for the registration of foreign corporations receiving deposits or transacting any banking business within this Commonwealth and providing for their supervision and examination imposing the payment of certain annual taxes or sums of money upon all corporations (except building and loan associations doing business exclusively within this State) subject to supervision and examination for the payment of the expenses thereof and providing for the collection thereof empowering the administration of oaths in connection with the business of the department and providing for the punishment of any false swearing providing for the making of reports by corporations subject to supervision and examination and the publication thereof and providing proceedings against such corporations for failure to make reports providing for proceedings against such corporations when the capital has been reduced by impairment or otherwise or when such corporations are doing business contrary to law or in an unsafe or unauthorized manner or when any such corporation is insolvent providing for proceedings against corporations subject to supervision and examination but without capital stock when the same are doing business contrary to law or in an unsafe or unauthorized manner providing for the appointment of receivers both temporary and permanent when necessary for corporations subject to supervision and examination and providing for the punishment of certain breaches of duty by the commissioner deputy commissioner or any employee of said department and also repealing an act entitled "An Act creating a banking department" approved June eighth one thousand eight hundred and ninety-one and also repealing all other laws in-

consistent with this act approved February eleventh Anno Domini one thousand eight hundred and ninety-five by providing that building and loan associations doing business exclusively within this State shall make but one report annually which report need not be published" approved June twenty-four one thousand eight hundred and ninety-five (Pamphlet Laws two hundred and thirty-three).

An Act entitled "An Act to amend the fourth section of an act entitled "An Act creating a banking department defining its purposes and authority designating what corporations shall be subject to supervision and examination by the commissioner of said department creating the office of commissioner of banking defining his powers and authority prescribing his duties and fixing his salary providing for the appointment of a deputy commissioner defining his duties and fixing his salary authorizing the appointment of clerks assistant examiners and other employees of said department providing for the registration of foreign corporations receiving deposits or transacting any banking business within this Commonwealth and providing for their supervision and examination imposing the payment of certain annual taxes or sums of money upon all corporations (except building and loan associations doing business exclusively within this State) subject to supervision and examination for the payment of the expenses thereof and providing for the collection thereof empowering the administration of oaths in connection with the business of the department and providing for the punishment of any false swearing providing for the making of reports by corporations subject to supervision and examination and the publication thereof and providing for proceedings against such corporations for failure to make reports providing for proceedings against such corporations when the capital has been reduced by impairment or otherwise or when such corporations are doing business contrary to law or in an unsafe or unauthorized manner or when any such corporation is insolvent providing for proceedings against corporations subject to supervision and examination but without capital stock when the same are doing business contrary to law or in an unsafe or unauthorized manner providing for the appointment of receivers both temporary and permanent when necessary for corporations subject to supervision and examination and providing for the punishment of certain breaches of duty by the commissioner deputy commissioner or any employee of said department and also repealing an act entitled "An Act creating a banking department" approved June eighth one thousand eight hundred and ninety-one and also repealing all other laws inconsistent with this act" approved May twenty-nine one thousand nine hundred and one (Pamphlet Laws three hundred and forty-five).

An Act entitled "An Act to authorize the employment upon a permanent payroll of certain employees in the various departments of the State government" approved April eighth one thousand nine hundred and three (Pamphlet Laws one hundred and fifty-nine) so far as the same relates to the banking department.

An Act entitled "An Act fixing the salary of the deputy commissioner of banking" approved March thirty-first one thousand nine hundred and five (Pamphlet Laws eighty-eight).

An Act entitled "An Act authorizing the attorney general whenever it shall become his duty to proceed against any corporation under the supervision of the commissioner of banking to do so either in the court of common pleas of Dauphin County or in the court of common pleas of the county where such corporation may be located" approved April twenty-second one thousand nine hundred and five (Pamphlet Laws two hundred and eighty-three).

An Act entitled "An Act authorizing the commissioner of banking to appoint additional bank examiners two stenographers and one messenger and fixing the compensation of the same" approved June first one thousand nine hundred and seven (Pamphlet Laws three hundred and eighty-five).

An Act entitled "An Act to provide that corporations of this Commonwealth having the right to receive deposits of money and to do banking business which have not commenced business within two years from the date of their letters patent or which have failed to exercise their corporate privileges for two years after having been liquidated shall be proceeded against by quo warranto by the attorney general at the instance of the banking commissioner to have their charter rights declared null and void" approved April twenty-third one thousand nine hundred and nine (Pamphlet Laws one hundred and forty-three).

An Act entitled "An Act to provide that when a receiver of a corporation is appointed in any court on motion of the attorney general at the instance of either the commissioner of banking or the insurance commissioner such receiver shall supersede any receiver previously appointed by decree of any court and shall supersede any assignee or trustee previously appointed by such corporation and requiring such superseded receiver assignee or trustee to pay over and deliver to the receiver appointed on motion of the attorney general the money assets and property of such corporation in his or their possession and to file his or their account in the proper court and providing for the appointment of auditors of the accounts of receivers appointed on the motion of the attorney general and defining their duties" approved April twenty-third one thousand nine hundred and nine (Pamphlet Laws one hundred and sixty-seven) so far as the same relates to receivers appointed at the instance of the commissioner of banking.

An Act entitled "An Act fixing the salary of the messenger in the banking department" approved May thirteenth one thousand nine hundred and nine (Pamphlet Laws five hundred and thirty-six).

An Act entitled "An Act to authorize the appointment of a chief clerk in the banking department and fixing his compensation" approved May thirteenth one thousand nine hundred and nine (Pamphlet Laws five hundred and thirty-seven).

An Act entitled "An Act authorizing the commissioner of banking to appoint one additional clerk and one additional

stenographer and fixing the compensation of each" approved May twenty-third one thousand nine hundred and thirteen (Pamphlet Laws three hundred and thirty-four).

An Act entitled "An Act to provide for the discharge of the duties of any department of the State government when by absence or incapacity the head of such department is unable to discharge such duties or during a vacancy in the office of the head of any such department," approved March twenty-two one thousand nine hundred and seventeen (Pamphlet Laws eleven) so far as the same relates to the banking department.

An Act entitled "An Act fixing the compensation of employees in the department of banking and providing for the appointment of an additional clerk" approved April twenty-sixth one thousand nine hundred and seventeen (Pamphlet Laws one hundred and one).

An Act entitled "An Act relating to the salaries and expenses of the examiners in the department of banking" approved May twenty-ninth one thousand nine hundred and seventeen (Pamphlet Laws three hundred and eleven).

All other acts of assembly or parts thereof that are in any way in conflict or inconsistent with this act or any part thereof are hereby repealed.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—185.

Alexander,	Di Lemmo,	Krause, T. S.,	Robertson,
Armstrong,	Dithrich,	Krause, W.,	Rorke,
Aron,	Donneley,	Krug,	Rothemberger,
Baldrige,	Drinkhouse,	Kunkle,	Ruddy,
Barnhart,	Dunn,	Lafferty,	Sarig,
Bechtold,	Ehrhardt,	Lanius,	Schaeffer,
Bell,	Ephraim,	Lauler,	Schilling,
Benchoff,	Evans, S. J.,	Levis,	Scott,
Bennett,	Finney,	MacCallum,	Shaffer,
Benninger,	Fitzgibbon,	Magill,	Shellenberger,
Bidelspacher,	Flynn,	Mallery,	Showalter,
Bigler,	Foster,	Mangan,	Shunk,
Blanck,	Fowler,	Marcus,	Simpson,
Boland,	Fox, A. R. B.,	Marshall,	Sinclair,
Bower,	Fox, I. M.,	Martin,	Smith, E. R.,
Bowman,	Franklin,	McCaig,	Smith, F. I.,
Brady,	Gans,	McCurdy,	Snowden,
Brendle,	Geary,	McGeary,	Snyder,
Brooks,	Glass,	McIntyre,	Soffel,
Bucher,	Golder,	McKay,	Sowers,
Bungard,	Goodnough,	McKim,	Sprolws,
Campbell,	Graham,	McVicar,	Stadtlander,
Catlin,	Griest,	Michel,	Stark,
Clements,	Griffith,	Miller,	Statler,
Clutton,	Haines,	Miller, A. D.,	Steele,
Coldsmith,	Hamilton, J.,	Miller, C. G.,	Sterling,
Collier,	Hamilton, W. J.,	Miller, D. I.,	Stevenson,
Colville,	Harer,	Miller, D. D.,	Stott,
Comer,	Harvey,	Millin,	Sullivan,
Conner,	Heffernan,	Milner,	Switzer,
Cook,	Heyburn,	Morgan,	Todd,
Corbin,	Hickernell,	Murphy,	Trach,
Cox,	Hoffman,	Nearv,	Ulsh,
Crawford,	Hollingsworth,	North,	Walker, G. T.,
Crockett,	Horne,	Norton,	Walker, J. A.,
Crum,	Hough,	Palmer,	Wallace, R. L.,
Curran,	Huntington,	Patterson,	Wallace, W. T.,
Curry, A. E.,	Hutchison,	Phillips,	Wells,
Curry, R.,	Ingham,	Pike,	Wetlach,
Davis, D. F.,	Jennings,	Powell,	Whiteman,
Davis, J. T.,	Jones,	Quigley,	Willert,
Davis, W.,	Jordan,	Ramsey,	Williams,
Dawson,	Kantner,	Reber, C. A.,	Woner,
Day,	Kennedy,	Reber, H. F.,	Woodruff,
Dewey,	Kinsman,	Rhoads,	Wynne,
Diehm,	Kooser,	Ringle,	Zanders,
		Rinn,	Zimmerman,
			Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

The SPEAKER. The next bill to be taken up is House Bill No. 45 on page three of today's calendar. This is another bill that was not on the file this morning, and was passed over.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 45, as follows:

An Act making an appropriation providing for a deficiency in the maintenance of The Glen Mills Schools Glen Mills Delaware county Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth in General Assembly met and ~~it~~ is hereby enacted by the authority of the same That the

sum of seventy-five thousand dollars (\$75,000) or as much thereof as may be necessary be and the same is hereby specifically appropriated to The Glen Mills Schools Glen Mills Delaware county Pennsylvania to cover deficiencies incurred in maintaining the same.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—202.

Alexander,	Di Lemmo,	Krause, T. S.,	Rorke,
Allum,	Dithrich,	Krause, W.,	Rothemberger,
Armstrong,	Donneley,	Krug,	Ruddy,
Aron,	Drinkhouse,	Kunkle,	Sarig,
Baldi,	Dunn,	Lafferty,	Schaeffer,
Baldrige,	Ehrhardt,	Lanius,	Schilling,
Barnhart,	Ephraim,	Lauler,	Scott,
Bechtold,	Evans, J. T.,	Levis,	Shaffer,
Beckley,	Evans, S. J.,	MacCallum,	Shellenberger,
Bell,	Finney,	Magill,	Showalter,
Benchoff,	Fitzgibbon,	Mallery,	Shunk,
Bennett,	Flynn,	Mangan,	Simpson,
Benninger,	Foster,	Marcus,	Sinclair,
Bidelspacher,	Fowler,	Marshall,	Smith, E. R.,
Bigler,	Fox, A. R. B.,	Martin,	Smith, F. I.,
Blanck,	Fox, I. M.,	McCaig,	Snowden,
Boland,	Franklin,	McCurdy,	Snyder,
Bower,	Gans,	McGeary,	Soffel,
Bowman,	Geary,	McIntyre,	Sowers,
Brady,	Glass,	McKay,	Sprolws,
Brendle,	Goehring,	McKim,	Stadtlander,
Brislin,	Golder,	McVicar,	Stark,
Brooks,	Goodnough,	Mehring,	Statler,
Bucher,	Graham,	Michel,	Steele,
Bungard,	Griest,	Miller,	Sterling,
Campbell,	Griffith,	Miller, A. D.,	Stevenson,
Catlin,	Haines,	Miller, C. G.,	Stott,
Clements,	Haldeman,	Miller, D. I.,	Sullivan,
Clutton,	Hamilton, J.,	Miller, D. D.,	Switzer,
Coldsmith,	Hamilton, W. J.,	Millin,	Todd,
Collier,	Hampson,	Milner,	Trach,
Colville,	Harer,	Morgan,	Ulsh,
Comer,	Harvey,	Murphy,	Vickerman,
Conner,	Heffernan,	Nearv,	Wagner,
Cook,	Helt,	North,	Walker, G. T.,
Corbin,	Hess,	Norton,	Walker, J. A.,
Cox,	Heyburn,	Palmer,	Wallace, R. L.,
Crawford,	Hickernell,	Patterson,	Wallace, W. T.,
Crockett,	Hoffman,	Perry,	Wells,
Crum,	Hollingsworth,	Phillips,	Wetlach,
Curran,	Horne,	Pidgeon,	Whiteman,
Curry, A. E.,	Hough,	Pike,	Willert,
Curry, R.,	Huntington,	Powell,	Williams,
Davis, D. F.,	Hutchison,	Quigley,	Woner,
Davis, J. T.,	Ingham,	Ramsey,	Woodruff,
Davis, W.,	Jennings,	Reber, C. A.,	Wynne,
Dawson,	Jones,	Reber, H. F.,	Zanders,
Day,	Jordan,	Rhoads,	Zimmerman,
Dewey,	Kantner,	Ringle,	Spangler,
Diehm,	Kennedy,	Rinn,	Speaker.
	Kinsman,		
	Kooser,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

The SPEAKER. The next bill to be taken up is House Bill No. 222 at the bottom of page three of today's calendar. This is another bill that was passed over this morning because it was not yet on the file.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 222, as follows:

An Act to amend clause (a) section two of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws three hundred and eighty-eight) entitled "An Act relating to the jurisdiction powers and procedure of the orphans' court and the court of common pleas as to sales mortgages conveyances on ground-rent leases extinguishment of ground-rents partition exchange squaring and adjusting of lines between adjoining owners consolidation and combination of mining lands and the leasing thereof the joining by owners of undivided interests in making and taking conveyances in order to change the route or location of any right of way or passage over adjoining or other lands and the subdivision of premises so as to command the highest price or greatest rents and for such purposes the laying out or dedication of roads streets and alleys or the vacation of such as have not been accepted by the public authorities where the court shall be of opinion that such decree will be to the interest and advantage of all those interested and

where the legal title is held by minors lunatics habitual drunkards or weak-minded persons a married person whose spouse is a lunatic or has abandoned him or her for one year or has been absent and unheard of for seven years by corporations having no capacity to convey or by any unincorporated association by any religious beneficial or charitable society or association incorporated or unincorporated and the title is subject to forfeiture if real estate is held in excess of the amount prescribed by its charter or by laws by a corporation or individual or individuals and is subject to a trust of any description whatever by any person as to whom a presumption of death may have arisen or any interest wherein is held by any person under legal disability to dispose thereof where the legal title is an estate tail or is subject to the lien of debts of a decedent not of record contingent remainders executory devices or remainders to a class some or all of whom may not be in being or ascertained where estates shall have been devised or granted for special or limited purposes where there is a power of sale but the time may have not arrived for its exercise any preliminary act may not have been done to bring it into exercise the time limited for its exercise may have expired or any one or more persons required to consent or join in its exercise may be non compos mentis have removed out of the State have died refuse to act unreasonably withhold consent or be absent and unheard of where there has been or shall be a defective appointment in any deed or will and the necessary power is not given to the executor devisee or appointee to make sale and conveyance where a trust has been created and no power conferred on the trustee to do any of the acts which the court is hereby empowered to authorize or confirm and to the effects of such decrees" extending the provisions of said act to cases where real estate or ground-rent issuing thereout is held by a wife whose husband is a minor or by a married minor whose spouse is a minor

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That clause (a) section two of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws three hundred and eighty-eight) entitled "An Act relating to the jurisdiction powers and procedure of the orphans' court and the court of common pleas as to sales mortgages conveyances on ground-rents leases extinguishment of ground-rents partition exchange squaring and adjusting of lines between adjoining owners consolidation and combination of mining lands and the leasing thereof the joining by owners of undivided interests in making and taking conveyances in order to change the route or location of any right of way or passage over adjoining or other lands and the subdivision of premises so as to command the highest price or greatest rents and for such purpose the laying out or dedication of roads streets and alleys or the vacation of such as have not been accepted by the public authorities where the court shall be of opinion that such decree will be to the interest and advantage of all those interested and where the legal title is held by minors lunatics habitual drunkards or weak-minded persons a married person whose spouse is a lunatic or has abandoned him or her for one year or has been absent and unheard of for seven years by corporations having no capacity to convey or by any unincorporated association by any religious beneficial or charitable society or association incorporated or unincorporated and the title is subject to forfeiture if real estate is held in excess of the amount prescribed by its charter or by law by a corporation or individual or individuals and is subject to a trust of any description whatever by any person as to whom a presumption of death may have arisen or any interest wherein is held by any person under legal disability to dispose thereof where the legal title is an estate tail or is subject to the lien of debts of a decedent not of record contingent remainders executory devices or remainders to a class some or all of whom may not be in being or ascertained where estates shall have been devised or granted for special or limited purposes where there is a power of sale but the time may not have arrived for its exercise any preliminary act may not have been done to bring it into exercise the time limited for its exercise may have expired or any one or more persons required to consent or join in its exercise may be non compos mentis have removed out of the State have died refuse to act unreasonably withhold consent or be absent and unheard of where there has been or shall be a defective appointment in any deed or will and the necessary power is not given to the executor devisee or appointee to make sale and conveyance where a trust has been created and no power conferred on the trustee to do any of the acts which the court is hereby empowered to authorize or confirm and to the effects of such decree" which reads as follows

"(a) Where the legal title is held (One) By minors lunatics or habitual drunkards so duly found by inquisition or by weak-minded persons for whom guardians have been appointed (Two) By a married woman or married man whose spouse is a lunatic or has abandoned him or her for one year or has been absent and unheard of for seven years (Three) By corporations of any kind having no capacity to convey or by any unincorporated association (Four) By any religious beneficial or charitable society or association, incorporated or unincorporated and the title is subject to forfeiture if real estate is held in excess of the amount prescribed by its charter or now or hereafter prescribed by law (Five) By a corporation of any kind or individual or individuals and is subject to a trust of any description whatever (Six) By any person who may have been absent and unheard from for seven years under those circumstances from which the law would presume his or her decease (Seven) Or any interest therein is held

by any person under legal disability to dispose thereof" and hereby amended to read as follows

(a) Where the legal title is held (One) By minors lunatics or habitual drunkards so duly found by inquisition or by weak-minded persons for whom guardians have been appointed (Two) By a wife whose husband is a minor or by a married minor whose spouse is a minor or by a married woman or married man whose spouse is a lunatic or has abandoned him or her for one year or has been absent and unheard of for seven years (Three) By corporations of any kind having no capacity to convey or by any unincorporated association (Four) By any religious beneficial or charitable society or association incorporated or unincorporated and the title is subject to forfeiture if real estate is held in excess of the amount prescribed by its charter or now or hereafter prescribed by law (Five) By a corporation of any kind or individual or individuals and is subject to a trust of any description whatever (Six) By any person who may have been absent and unheard from for seven years under those circumstances from which the law would presume his or her decease (Seven) Or any interest therein is held by any person under legal disability to dispose thereof

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—185.

Alexander,	Di Lemmo,	Kunkle,	Rothenberger,
Allum,	Dithrich,	Lafferty,	Ruddy,
Armstrong,	Donneley,	Lanius,	Sarig,
Baldi,	Drinkhouse,	Lauler,	Schaeffer,
Baldrige,	Dunn,	Levis,	Schilling,
Barnhart,	Ehrhardt,	MacCallum,	Scott,
Bechtold,	Ephraim,	Magill,	Shaffer,
Bell,	Evans, S. J.,	Mallery,	Showalter,
Benchoff,	Finney,	Marcus,	Shunk,
Bennett,	Fitzgibbon,	Marshall,	Simpson,
Benninger,	Flynn,	Martin,	Sinclair,
Bidelspacher,	Fox, A. R. E.,	McCaig,	Smith, E. R.,
Bigler,	Fox, I. M.,	McCurdy,	Smith, F. I.,
Bolard,	Franklin,	McGeary,	Snowden,
Bower,	Gans,	McIntyre,	Snyder,
Bowman,	Gear,	McKay,	Sowers,
Brady,	Glass,	McKim,	Sprowls,
Brendle,	Golder,	McVicar,	Stadtlander,
Brislin,	Goodnough,	Mehring,	Stark,
Brooks,	Graham,	Michel,	Statler,
Bucher,	Griest,	Miller,	Steedle,
Bungard,	Griffith,	Miller, A. D.,	Sterling,
Campbell,	Haines,	Miller, C. G.,	Stevenson,
Catlin,	Haldeman,	Miller, D. J.,	Sweitzer,
Clements,	Hamilton, J.,	Miller, D. D.,	Todd,
Clutton,	Hamilton, W. J.,	Millin,	Trach,
Coldsmith,	Hampson,	Miller,	Ush,
Collier,	Harvey,	Morgan,	Wagner,
Colville,	Heffernan,	Murphy,	Walker, G. T.,
Comerer,	Hayburn,	Neary,	Walker, J. A.,
Conner,	Hickernell,	North,	Wallace, R. L.,
Cook,	Hoffman,	Palmer,	Wallace, W. T.,
Corbin,	Hollingsworth,	Patterson,	Wells,
Cox,	Horne,	Perry,	Wetach,
Crawford,	Hough,	Phillips,	Whiteman,
Crockett,	Huntington,	Pidgeon,	Willert,
Crum,	Hutchison,	Pike,	Williams,
Curran,	Ingham,	Powell,	Willson,
Curry, A. E.,	Jennings,	Quigley,	Woner,
Curry, R.,	Jones,	Ramsey,	Woodruff,
Davis, D. F.,	Jordan,	Reber, H. F.,	Wynne,
Davis, J. T.,	Kantner,	Rhoads,	Zanders,
Davis, W.,	Kennedy,	Ringer,	Zimmerman,
Dawson,	Kinsman,	Rinn,	Spangler,
Day,	Kooser,	Robertson,	Speaker,
Dewey,	Krause, T. S.,	Rorke,	
Diehm,	Krause, W.,	Krugh,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

The SPEAKER. The next bill to be taken up is House Bill No. 433 on page five of today's calendar, which was not on the files this morning.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 433, as follows:

An Act providing that unincorporated organizations associations societies partnerships or individuals creating funds derived from periodical payments by members or other persons as well as from fees forfeiture incidental fees and payment of premiums and interest which fund is to be loaned or advanced to members or to other persons shall be deemed to be Build-

ing and Loan Associations for the purpose of making them subject to the supervision and control of the Banking Department.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all unincorporated organizations associations societies partnerships or individuals carrying on a business the purpose of which is to create a fund derived from periodical payments by members of such organization association society or other persons upon contracts or otherwise as well as from fees forfeiture incidental fees and payment of premiums and interest which fund is to be loaned or advanced to members of the organization association society or to other persons making such periodical payments shall be deemed to be Building and Loan Associations for the purpose of making them subject to the supervision and control of the Banking Department

Section 2 Such unincorporated organizations associations societies partnerships or individuals shall be subject to the provisions of the Act of Assembly of the Commonwealth of Pennsylvania approved February eleventh one thousand eight hundred and ninety-five (Pamphlet Laws four) entitled "An Act creating a Banking Department defining its purposes and authority designating what corporations shall be subject to supervision and examination by the commissioner of said department creating the office of Commissioner of Banking defining his power and authority prescribing his duties and fixing his salary providing for the appointment of a deputy commissioner defining his duties and fixing his salary authorizing the appointment of clerks assistants examiners and other employes of said department providing for the registration of foreign corporations receiving deposits or transacting any banking business within this Commonwealth and providing for their supervision and examination imposing the payment of certain annual taxes or sums of money upon all corporations (except building and loan associations doing business exclusively within this State) subject to supervision and examination for the payment of the expenses therefor and providing for the collection thereof empowering the administration of oaths in connection with the business of the Department and providing for the punishment of any false swearing providing for the making of reports by corporations subject to supervision and examination and the publication thereof and providing proceedings against such corporations for failure to make reports providing for proceedings against such corporations when the capital has been reduced by impairment or otherwise or when such corporations are doing business contrary to law or in an unsafe or unauthorized manner or when any such corporation is insolvent providing for proceedings against corporations subject to supervision and examination but without capital stock when the same are doing business contrary to law or in an unsafe or unauthorized manner providing for the appointment of receivers both temporary and permanent when necessary for corporations subject to supervision and examination and providing for the punishment of certain breaches of duty by the commissioner deputy commissioner or any employe of said department and also repealing an act entitled 'An Act creating a Banking Department' approved June eighth one thousand eight hundred and ninety-one (Pamphlet Laws two hundred and seventeen) and also repealing all other laws inconsistent with this act" and amendments and supplements thereof as well as to all laws governing the said Banking Department or any rules and regulations made pursuant thereto so far as the same can be made applicable to such unincorporated organizations associations societies partnerships or individuals.

Section 3 All acts or parts of acts conflicting with the provisions of this act are hereby repealed

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—184.

Alexander,	Dewey,	Kunkle,	Rothemberger,
Allum,	Diehm,	Lafferty,	Ruddy,
Armstrong,	Di Lemmo,	Lanius,	Sarig,
Aron,	Donneley,	Lauler,	Schaeffer,
Baldi,	Drinkhouse,	Levis,	Schilling,
Baldrige,	Dunn,	MacCallum,	Scott,
Barnhart,	Ehrhardt,	Magill,	Shaffer,
Bechtold,	Ephraim,	Mallery,	Shellenberger,
Bell,	Evans, S. J.,	Marcus,	Showalter,
Benchhoff,	Finney,	Marshall,	Simpson,
Bennett,	Fitzgibbon,	Martin,	Sinclair,
Benninger,	Flynn,	McCaig,	Smith, E. R.,
Bidelspacher,	Foster,	McCurdy,	Smith, F. I.,
Bigler,	Fowler,	McGeary,	Snowden,
Blank,	Fox, I. M.,	McIntyre,	Snyder,
Blard,	Franklin,	McKay,	Sowers,
Bower,	Gaus,	McKim,	Sporows,
Bowman,	Geary,	McVicar,	Stadlander,
Brady,	Glass,	Mehring,	Stark,
Brendie,	Golder,	Michel,	Statler,
Brislin,	Goodnough,	Miller,	Steedle,
Brooks,	Griest,	Miller, A. D.,	Sterling,
Bucher,	Griffith,	Miller, C. G.,	Stevenson,
Bungard,	Haines,	Miller, D. I.,	Stott,
Campbell,	Haldeman,	Miller, D. D.,	Sweitzer,
Catlin,	Hamilton, W. J.,	Millin,	Todd,
Clements,	Hampson,	Millner,	Trach,
	Harer,		

Clutton,	Harvey,	Morgan,	Vickerman,
Coldsmith,	Helt,	Murphy,	Wagner,
Collier,	Heyburn,	Neary,	Walker, G. T.,
Colville,	Hickernell,	North,	Walker, J. A.,
Comeror,	Hoffman,	Norton,	Wallace, R. L.,
Conner,	Hollingsworth,	Palmer,	Wallace, W. T.,
Cook,	Horne,	Patterson,	Welch,
Corbin,	Hough,	Ferry,	Wettach,
Cox,	Huntington,	Phillips,	Whiteman,
Crawford,	Hutchison,	Pidgeon,	Willert,
Crockett,	Ingham,	Pike,	Williams,
Crum,	Jennings,	Powell,	Willson,
Curran,	Jones,	Quigley,	Woner,
Curry, A. E.,	Jordan,	Ramsey,	Woodruff,
Curry, R.,	Kantner,	Reber, H. F.,	Wynne,
Davis, D. F.,	Kennedy,	Rhoads,	Zanders,
Davis, J. T.,	Kinsman,	Ringler,	Zimmerman,
Davis, W.,	Kooser,	Rinn,	Spangler,
Dawson,	Krause, T. S.,	Robertson,	Speaker,
Day,	Krause, W.,	Rorke,	
	Krugh,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 450, as follows:

An Act to repeal an act approved the fourth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and twenty-two) entitled "An Act authorizing a written demand for a jury trial in actions at law in the several courts of common pleas of this Commonwealth by either party thereto regulating the procedure of trials at law by a judge without a jury and authorizing the several courts of common pleas of this Commonwealth to adopt rules for regulating the procedure under this act and regulating appeals from judgments"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the fourth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and twenty-two) entitled "An Act authorizing a written demand for a jury trial in actions at law in the several courts of common pleas of this Commonwealth by either party thereto regulating the procedure of trials at law by a judge without a jury and authorizing the several courts of common pleas of this Commonwealth to adopt rules for regulating the procedure under this act and regulating appeals from judgments" be and the same is hereby repealed

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—132.

Alexander,	Ephraim,	Magill,	Schaeffer,
Allum,	Evans, S. J.,	Mallery,	Schilling,
Baldi,	Finney,	Mangan,	Scott,
Baldrige,	Flynn,	Marcus,	Shaffer,
Barnhart,	Foster,	Marshall,	Shunk,
Bechtold,	Fox, A. R. B.,	Martin,	Simpson,
Beckley,	Fox, I. M.,	McCaig,	Sinclair,
Bigler,	Franklin,	McGeary,	Smith, E. R.,
Blank,	Geary,	McIntyre,	Smith, F. I.,
Bowman,	Glass,	McKay,	Snowden,
Brady,	Goehring,	McKim,	Snyder,
Brooks,	Graham,	McVicar,	Soffel,
Bucher,	Hamilton, W. J.,	Mehring,	Sporows,
Bungard,	Hampson,	Michel,	Stadlander,
Clutton,	Harer,	Miller,	Stark,
Coldsmith,	Heffernan,	Miller, A. D.,	Steedle,
Collier,	Heyburn,	Miller, C. G.,	Sterling,
Colville,	Hickernell,	Miller, D. I.,	Stevenson,
	Hoffman,	Miller, D. D.,	Stott,
Cook,	Hollingsworth,	Millin,	Sullivan,
Corbin,	Hough,	Murphy,	Todd,
Crum,	Huntington,	North,	Tish,
Curran,	Ingham,	Palmer,	Wagner,
Davis, W.,	Jennings,	Patterson,	Walker, G. T.,
Dawson,	Jones,	Perry,	Walker, J. A.,
Day,	Kantner,	Pidgeon,	Wallace, W. T.,
Dewey,	Kooser,	Powell,	Welch,
Diehm,	Krause, T. S.,	Quigley,	Wettach,
Di Lemmo,	Krugh,	Ramsey,	Whiteman,
Ditrich,	Kunkle,	Rinn,	Willson,
Donneley,	Lanius,	Robertson,	Woner,
Drinkhouse,	Lauler,	Rorke,	Zanders,
Dunn,	Levis,	Ruddy,	Zimmerman
Ehrhardt,	MacCallum,		

NAYS—25.

Armstrong,	Griest,	Norton,	Trach,
Bell,	Griffith,	Phillips,	Wallace, R. L.,
Benchoff,	Haines,	Reber, C. A.,	Willert,
Brendle,	Harvey,	Rothenberger,	Williams,
Catlin,	Horne,	Shellenberger,	Spangler,
Curry, A. E.,	Krause, W.,	Statler,	Speaker.
Fitzgibbon,	McCurdy,		

The majority required by the the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 604, entitled:

An Act to further amend section two of an act approved the first day of May one thousand nine hundred and seven (Pamphlet Laws one hundred and thirty-five) entitled "An Act relating to the appointment of stenographers and assistant stenographers to report proceedings in the several courts of common pleas and orphans' courts courts of oyer and terminer and general jail delivery and courts of quarter sessions of the peace of this Commonwealth as well as before commissioners masters and special masters in chancery referees examiners auditors and other officers prescribing their powers and duties and when such reports shall be evidence of the facts reported prescribing their compensation and allowances for expenses when the same shall be paid by the county wherein such stenographers or assistant stenographers are employed and when by the parties to such proceedings and repealing an act entitled 'An Act directing the appointment of official stenographers in the several civil courts of this Commonwealth authorizing the appointment of stenographers by examiners masters referees commissioners and auditors' authorizing the appointment of assistant stenographers repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth prescribing their duties and fixing their compensation' approved May fifteenth one thousand eight hundred and seventy-four repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth prescribing their duties and fixing their compensation' approved May eighth one thousand eight hundred and seventy-six and repealing 'An Act defining the duty of court stenographers in the several counties in this State' approved June tenth one thousand eight hundred and eighty-one' approved the twenty-fourth day of May one thousand eight hundred and eighty-seven but such repeal not to revive any law repealed by the said act of twenty-fourth of May one thousand eight hundred and eighty-seven" as amended by requiring judges of the quarter sessions courts to employ stenographers in certain cases and to furnish copies of testimony to defendants at the cost of the county

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. MARCUS. Mr. Speaker. I move that further consideration of this bill be postponed for the present.

Mr. DITHRICH. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 670, entitled

An Act permitting building and loan associations to invest their uninvested funds in bonds of the United States issued for war purposes and validating investments heretofore made by such associations in bonds of the United States government issued for war purposes

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—179.

Alexander,	Dithrich,	Krause, T. S.,	Rorke,
Allum,	Donneley,	Krause, W.,	Rothenberger,
Armstrong,	Drinkhouse,	Krugh,	Ruddy,
Baldi,	Dunn,	Lafferty,	Sarig,
Baldrige,	Ehrhardt,	Lanius,	Schilling,
Barnhart,	Ephraim,	Lauler,	Scott,
Bechtold,	Evans, S. J.,	Levis,	Shaffer,
Bell,	Finney,	MacCallum,	Shellenberger,
Benninger,	Fitzgibbon,	Magill,	Showalter,
Bidispacher,	Flynn,	Mallory,	Shunk,
Bigler,	Foster,	Marcus,	Simpson,

Blanch,	Fowler,	Marshall,	Sinclair,
Boland,	Fox, I. M.,	Martin,	Smith, E. R.,
Bower,	Franklin,	McCurdy,	Smith, F. I.,
Bowman,	Gans,	McGeary,	Snowden,
Brendle,	Geary,	McIntyre,	Snyder,
Brislin,	Glass,	McKay,	Sowers,
Brooks,	Golder,	McKin,	Sprowls,
Bucher,	Goodnough,	McVicar,	Stadtlander,
Bungard,	Graham,	Mehring,	Stark,
Campbell,	Griest,	Miller,	Statler,
Catlin,	Haines,	Miller, A. D.,	Steedle,
Clutton,	Hamilton, J.,	Miller, C. G.,	Sterling,
Coldsmith,	Hamilton, W. J.,	Miller, D. I.,	Stevenson,
Collier,	Hampson,	Miller, D. D.,	Stott,
Colville,	Harer,	Millin,	Sweitzer,
Comerer,	Harvey,	Milner,	Todd,
Conner,	Heffernan,	Murphy,	Trach,
Corbin,	Helt,	Nearby,	Ulsh,
Cox,	Heyburn,	North,	Wagner,
Crawford,	Hickernell,	Norton,	Walker, G. T.,
Crockett,	Hoffman,	Palmer,	Walker, J. A.,
Crum,	Hollingsworth,	Patterson,	Wallace, W. T.,
Curran,	Horne,	Perry,	Wells,
Curry, A. E.,	Hough,	Phillips,	Wettach,
Curry, R.,	Huntington,	Pidgeon,	Whiteman,
Davis, D. F.,	Hutchison,	Pike,	Willert,
Davis, J. T.,	Inglam,	Quigley,	Williams,
Davis, W.,	Jennings,	Ramsey,	Willson,
Dawson,	Jones,	Reber, C. A.,	Woner,
Day,	Jordan,	Reber, H. F.,	Woodruff,
Dewey,	Kantner,	Rhoads,	Wynne,
Diehm,	Kennedy,	Ringler,	Zandlers,
Di Lemmo,	Kinsman,	Rinn,	Zimmerman,
	Kooser,	Robertson,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 650 (Senate Bill No. 26), entitled:

An Act to amend an act entitled "An Act to amend the first section of an act entitled 'An Act to encourage county historical societies' approved the twenty-first day of May Anno Domini one thousand nine hundred and one so as to provide that the commissioners' board in counties where the population exceeds one million may appropriate a sum not exceeding one thousand dollars annually to the chief historical society in said county" Approved the thirty-first day of March Anno Domini one thousand nine hundred and fifteen Pamphlet Laws thirty-six increasing the sum that may be appropriated and providing for joint appropriations

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—179.

Alexander,	Diehm,	Krause, W.,	Rudoz,
Allum,	Di Lemmo,	Krugh,	Sarig,
Armstrong,	Dithrich,	Lafferty,	Schaeffer,
Baldi,	Donneley,	Lanius,	Schilling,
Baldrige,	Dunn,	Lauler,	Scott,
Barnhart,	Ehrhardt,	Levis,	Shaffer,
Bechtold,	Ephraim,	Magill,	Showalter,
Bell,	Evans, S. J.,	Mallery,	Shunk,
Benchoff,	Finney,	Mangan,	Simpson,
Bennett,	Fitzgibbon,	Marcus,	Sinclair,
Benninger,	Flynn,	Marshall,	Smith, E. R.,
Bidispacher,	Foster,	Martin,	Smith, F. I.,
Bigler,	Fowler,	McCurdy,	Snyder,
Blanch,	Fox, A. R. B.,	McGeary,	Sowers,
Boland,	Fox, I. M.,	McIntyre,	Sprowls,
Bower,	Franklin,	McKay,	Stadtlander,
Bowman,	Gans,	McVicar,	Stark,
Brady,	Geary,	Mehring,	Statler,
Brendle,	Glass,	Miller,	Steedle,
Brislin,	Golder,	Miller,	Sterling,
Brooks,	Goodnough,	Miller, A. D.,	Stevenson,
Bucher,	Graham,	Miller, C. G.,	Stott,
Bungard,	Griest,	Miller, D. I.,	Sweitzer,
Campbell,	Haines,	Miller, D. D.,	Todd,
Catlin,	Hamilton, J.,	Millin,	Ulsh,
Clements,	Hampson,	Milner,	Vickerman,
Clutton,	Harer,	Morgan,	Wagner,
Coldsmith,	Harvey,	Murphy,	Walker, G. T.,
Collier,	Heffernan,	Hess,	Walker, J. A.,
Colville,	Hickernell,	North,	Wallace, R. L.,
Comerer,	Heyburn,	Norton,	Wallace, W. T.,
Conner,	Hoffman,	Palmer,	Wells,
Cook,	Hoffman,	Patterson,	Wettach,

Corbin, Hollingsworth, Phillips,
Cox, Horne, Pidgeon,
Crawford, Hough, Williams,
Crockett, Huntington, Powell,
Crum, Hutchison, Quigley,
Curry, A. E., Ingham, Ramsey,
Curry, R., Jennings, Reber, C. A.,
Davis, D. F., Jones, Rhoads,
Davis, J. T., Kantner, Ringle,
Dawson, Kennedy, Rinn,
Day, Kooser, Robertson,
Dewey, Krause, T. S., Rorke,
Rothenberger,

Whiteman,
Willert,
Williams,
Willson,
Woner,
Woodruff,
Wynne,
Zanders,
Zimmerman,
Spangler,
Speaker.

YAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 684, entitled:

An Act regulating the physical form of charters certificates of incorporation or applications when application shall be made to any of the courts of common pleas for a charter of a corporation of the first class

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—179.

Alexander,	Dithrich,	Krause, W.,	Rorke,
Allum,	Donneley,	Krugh,	Rothenberger,
Armstrong,	Drinkhouse,	Kunkle,	Ruddy,
Baldi,	Dunn,	Lankus,	Sarle,
Baldrige,	Ehrhardt,	Lauler,	Schilling,
Barnhart,	Ephraim,	MacCallum,	Shaffer,
Bechtold,	Evans, S. J.,	Magill,	Shellenberger,
Bell,	Finney,	Mallery,	Showalter,
Benchoff,	Fitzgibbon,	Marcus,	Shunk,
Bennett,	Flynn,	Marshall,	Simpson,
Bidelspacher,	Poster,	Martin,	Sinclair,
Bigler,	Powder,	McCurdy,	Smith, E. R.,
Black,	Fox, A. R. B.,	McGeary,	Smith, F. I.,
Bolard,	Fox, I. M.,	McIntyre,	Snowden,
Bowman,	Gans,	McKay,	Snyder,
Brady,	Geary,	McKin,	Sowers,
Brendle,	Glass,	McVicar,	Sprowls,
Brislin,	Golder,	Mehring,	Stadlander,
Bucher,	Goodnough,	Michel,	Stark,
Bungard,	Graham,	Miller,	Statler,
Campbell,	Griest,	Miller, A. D.,	Steele,
Catlin,	Griffith,	Miller, C. G.,	Sterling,
Chittin,	Haines,	Miller, D. I.,	Stevenson,
Chuttn,	Hamilton, J.,	Miller, D. D.,	Stott,
Coldsmith,	Hamilton, W. J.,	Millin,	Sweitzer,
Collier,	Hampson,	Miller,	Todd,
Colville,	Harvey,	Murphy,	Trach,
Comer,	Heffernan,	Neary,	Wagner,
Conner,	Helt,	North,	Walker, G. T.,
Corbin,	Hess,	Norton,	Walker, J. A.,
Cox,	Heyburn,	Palmer,	Wallace, E. L.,
Crawford,	Hickernell,	Patterson,	Wallace, W. T.,
Crockett,	Hoffman,	Perry,	Wall,
Crum,	Hollingsworth,	Phillips,	Wettach,
Curran,	Horne,	Pidgeon,	Whitman,
Curry, A. E.,	Huntington,	Pike,	Willert,
Curry, R.,	Hutchison,	Powell,	Williams,
Davis, D. F.,	Ingham,	Quigley,	Willson,
Davis, J. T.,	Jennings,	Ramsey,	Woner,
Davis, W.,	Jones,	Reber, C. A.,	Woodruff,
Dawson,	Jordan,	Reber, H. F.,	Wynne,
Day,	Kantner,	Rhoads,	Zanders,
Dewey,	Kennedy,	Ringle,	Zimmerman,
Diehm,	Kinsman,	Rinn,	Spangler,
Di Lemmo,	Kooser,	Robertson,	Speaker.
	Krause, T. S.,		

YAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 479, as follows:

An Act abolishing the distinction between an appeal and a certiorari from the judgments of justices of the peace and

aldermen providing that all judgments of justices of the peace and aldermen shall be reviewed by a procedure called an appeal and regulating the practice in such appeals

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties having a population of less than five hundred thousand inhabitants the distinction between an appeal and a certiorari from the judgments of justices of the peace and aldermen shall hereafter be reviewed in a proceeding to be called an appeal

Section 2 In all such counties appeals in civil cases and actions for penalties shall be taken to the court of common pleas of the proper county in the manner now or hereafter provided by law for such appeals The plaintiff shall within fifteen days after the first day of the term of court next succeeding the taking of an appeal file a statement in accordance with the provisions of the "Practice Act nineteen fifteen" and all further proceedings shall be in accordance with the provisions of said act Questions heretofore raised by certiorari or demurrer shall be raised in the affidavit of defense and shall be disposed of as provided by section twenty of the said practice act

Section 3 In all such counties in cases of summary conviction shall be taken to the Court of Quarter Sessions of the proper county in the manner now or hereafter provided by law shall be heard and disposed of by the court without a jury Questions heretofore raised by certiorari shall be raised by exceptions and shall be disposed of before a hearing is had on the merits

Section 4 All acts or parts of acts inconsistent herewith are hereby repealed

On the question,

Will the House agree to the bill on third reading?

BILL RECOMMENDED.

Mr. GOODNOUGH. Mr. Speaker, I move that this bill be recommended to the Judiciary Local Committee for the purpose of a hearing.

Mr. COLVILLE. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. BALDRIGE. Mr. Speaker, I think that this bill is more than local. I think it should go to the Committee on Judiciary General.

The SPEAKER. To what committee was the bill originally referred?

Mr. GOODNOUGH. The bill was originally referred to the Judiciary Local Committee, and I am sending it back to the Committee on Judiciary Local. No, Mr. Speaker, I am mistaken, the bill was originally sent to the Judiciary Special Committee, and my motion is to send it back to that committee.

The SPEAKER. Does the gentleman insist upon his motion?

Mr. GOODNOUGH. Mr. Speaker, I do.

On the question recurring.

Will the House agree to the motion?

Mr. BALDRIGE. Mr. Speaker, as I understand these various committees, a bill that is local in character goes to the Judiciary Local Committee. This bill is not a local bill, but general in character, and I think should be sent to the Judiciary General Committee. I therefore move to amend the motion by striking out "Judiciary Special" and inserting "Judiciary General."

Mr. WILLSON. Mr. Speaker, I second the amendment.

On the question,

Will the House agree to the amendment?

The Speaker announced that the "nays" appeared to have it.

Whereupon,

A division was called for, and sixty-five gentlemen having voted in the affirmative, and seventy-nine in the negative, the question was determined in the negative, and the amendment was not agreed to.

On the question recurring,

Will the House agree to the motion?

Mr. RAMSEY. Mr. Speaker, as I understand the motion, it is to recommend the bill to the Judiciary Special Committee, and not the Judiciary Local.

Mr. GOODNOUGH. Mr. Speaker, my motion is to recommend it to the same committee to which it was referred originally.

On the question recurring,

Will the House agree to the motion?

It was agreed to.

BILLS ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 179, entitled:

An Act authorizing the judges learned in the law of the courts of common pleas and orphans' courts of the counties having a population of more than one hundred and fifty thousand and less than two hundred fifty thousand inhabitants to employ suitable clerical assistance and providing for the payment of such clerical assistance by the several counties.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—180.

Alexander,	Di Lemmo,	Krause, T. S.,	Robertson,
Allum,	Dithrich,	Krause, W.,	Rothenberger,
Armstrong,	Donneley,	Krugh,	Ruddy,
Baldi,	Drinkhouse,	Kunkle,	Sarig,
Baldrige,	Dunn,	Lanlus,	Schaeffer,
Barnhart,	Ehrhardt,	Lauler,	Schilling,
Beechtold,	Ephraim,	Levis,	Scott,
Bell,	Evans, S. J.,	MacCallum,	Shaffer,
Benchoff,	Finney,	Magill,	Shellenberger,
Bennett,	Fitzgibbon,	Mallery,	Showalter,
Benninger,	Flynn,	Mangan,	Shunk,
Bidelspacher,	Poster,	Marcus,	Simpson,
Bigler,	Fox, A. R. B.,	Marshall,	Sinclair,
Blanck,	Fox, I. M.,	Martin,	Smith, F. I.,
Bolard,	Franklin,	McCaig,	snowden,
Bower,	Gans,	McCurdy,	Snyder,
Brendle,	Gary,	McGeary,	Sowers,
Brislin,	Glass,	McIntyre,	Sprowls,
Brooks,	Golder,	McKay,	Stadlander,
Bucher,	Goodnough,	McKim,	Statler,
Bungard,	Graham,	McVicar,	Steedle,
Catlin,	Griest,	Mehring,	Sterling,
Clements,	Griffith,	Miller, A. D.,	Stevens,
Clutton,	Haines,	Miller, C. G.,	Todd,
Coldsmith,	Hamilton, J.,	Miller, D. I.,	Trach,
Collier,	Hamilton, W. J.,	Miller, D. D.,	Wagner,
Colville,	Hampson,	Millin,	Walker, G. T.,
Comer,	Harer,	Milner,	Walker, J. A.,
Conner,	Harvey,	Morgan,	Wallace, R. L.,
Corbin,	Helt,	Murphy,	Wallace, W. F.,
Cox,	Hess,	Nearby,	Wells,
Crawford,	Heyburn,	North,	Wettach,
Crockett,	Hickernell,	Norton,	Whiteman,
Crum,	Hoffman,	Patterson,	Willert,
Currin,	Hollingsworth,	Perry,	Williams,
Curry, A. E.,	Horne,	Phillips,	Willson,
Curry, R.,	Hough,	Pidgeon,	Woner,
Davis, D. F.,	Huntington,	Powell,	Wynne,
Davis, J. T.,	Hutchison,	Quigley,	Zanders,
Davis, W.,	Ingham,	Ramsey,	Zimmerman,
Dawson,	Jennings,	Reber, C. A.,	Spangler,
Day,	Jordan,	Reber, H. F.,	Speaker,
Dewey,	Kantner,	Rhoads,	
Diehm,	Kennedy,	Rinn,	
	Kinsman,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 644, entitled:

An Act providing for the appointment of county detectives in certain counties and fixing their salaries payable from the county treasury

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—178.

Alexander,	Dithrich,	Krugh,	Rothenberger,
Allum,	Donneley,	Kunkle,	Ruddy,
Aron,	Drinkhouse,	Lanlus,	Sarig,
Baldi,	Dunn,	Lauler,	Schaeffer,
Baldrige,	Ehrhardt,	Levis,	Schilling,
Barnhart,	Ephraim,	MacCallum,	Scott,

Bechtold,	Evans, S. J.,	Magill,	Shaffer,
Bell,	Finney,	Mallery,	Shellenberger,
Benchoff,	Fitzgibbon,	Mangan,	Showalter,
Bennett,	Flynn,	Marcus,	Shunk,
Benninger,	Poster,	Marshall,	Simpson,
Bidelspacher,	Fowler,	Martin,	Sinclair,
Bigler,	Fox, A. R. B.,	McCurdy,	Smith, F. I.,
Blanck,	Fox, I. M.,	McGeary,	Snowden,
Bolard,	Franklin,	McIntyre,	Snyder,
Bower,	Gary,	McKay,	Sowers,
Bowman,	Glass,	McVicar,	Sprowls,
Brady,	Golder,	Mehring,	Stadlander,
Brendle,	Goodnough,	Miller,	Stark,
Brislin,	Graham,	Miller, A. D.,	Statler,
Bucher,	Griest,	Miller, C. G.,	Steedle,
Bungard,	Griffith,	Miller, D. I.,	Sterling,
Campbell,	Haines,	Miller, D. D.,	Stevens,
Catlin,	Haldeman,	Millin,	Stott,
Clements,	Hamilton, J.,	Milner,	Sweitzer,
Clutton,	Hamilton, W. J.,	Morgan,	Todd,
Coldsmith,	Harer,	Murphy,	Trach,
Colville,	Harvey,	Nearby,	Wagner,
Comer,	Helt,	North,	Walker, G. T.,
Conner,	Hess,	Norton,	Walker, J. A.,
Cook,	Heyburn,	Palmer,	Wallace, R. L.,
Corbin,	Hickernell,	Patterson,	Wallace, W. F.,
Cox,	Hoffman,	Perry,	Wells,
Crawford,	Hollingsworth,	Phillips,	Wettach,
Crum,	Hough,	Pidgeon,	Whiteman,
Currin,	Huntington,	Pike,	Willert,
Curry, A. E.,	Hutchison,	Powell,	Williams,
Davis, D. F.,	Ingham,	Quigley,	Willson,
Davis, J. T.,	Jennings,	Ramsey,	Woner,
Davis, W.,	Jones,	Reber, C. A.,	Woodruff,
Dawson,	Jordan,	Reber, H. F.,	Wynne,
Day,	Kantner,	Ringler,	Zanders,
Dewey,	Kennedy,	Rinn,	Zimmerman,
Diehm,	Kinsman,	Rorke,	Spangler,
Di Lemmo,	Krause, T. S.,	Robertson,	Speaker,
	Krause, W.,		

NAYS—1.

Horne,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 86, entitled:

An Act making the husband or wife of any person charged with the commission of a criminal offense a competent witness for the Commonwealth in any criminal proceeding as to any matter or thing occurring prior to the marriage of said witness to the person so charged

On the question,

Will the House agree to the bill on third reading?

Mr. ADAM C. SCHAEFFER. Mr. Speaker, I move that this bill be recommitted to the Military Committee.

Mr. GLASS. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. DITHRICH. Mr. Speaker, as a member of the Military Committee, and having just been recently in the service of our country, I feel that it would be an insult to the Military Affairs Committee of the House to have this bill referred to it. The bill should be disposed of here on the floor of the House—either that, or sent back to the committee where it originated. If the gentleman has anything to say in defense of his bill he should say it here, but I do not think that it should be sent to the Military Affairs Committee.

Mr. GOLDER. Mr. Speaker, I feel that this bill one that can best be considered by those who are entirely disinterested, and as chairman of the Military Affairs Committee, I know personally that I am entirely disinterested, that this bill will be carefully considered and reported to this House.

Mr. PHILLIPS. Mr. Speaker, in all fairness to everybody I feel that this bill should be considered at this time. I think of all you people in this House will recognize that the bill has some merit. There are a few in the House, of course, who are opposed to this bill from a legal standpoint. Mr. Speaker, I would like to ask a question first. Is this bill open for discussion, or has it been recommitted to a committee?

The SPEAKER. The question is on the motion to recommit.

Mr. PHILLIPS. Mr. Speaker, I thought that had passed. Now Mr. Speaker,—

POINT OF ORDER.

Mr. ROBERT L. WALLACE. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman will state his point of order.

Mr. ROBERT L. WALLACE. Mr. Speaker, my point of order is that this bill not having been in the Military Committee, the motion to recommit is out of order.

The SPEAKER. The point of order is not well taken. The motion is a motion to recommit the bill to the Committee on Military.

Mr. PHILLIPS. Mr. Speaker and gentlemen of the House: In defense of this bill I want to say that I have a letter here from the judge at New Castle, and also one from Cambria County—

The SPEAKER. The gentleman will confine his remarks to the question before the House, which is the motion to recommit.

Mr. PHILLIPS. Mr. Speaker, I am trying here to prevent the bill from being recommitted. The purpose of recommitting the bill is to kill it, and I am trying to show that this bill should not be recommitted, because the people of Pennsylvania want it passed, and especially the judges and district attorneys in different parts of the State.

The SPEAKER. The gentleman will proceed.

Mr. PHILLIPS. Mr. Speaker, I also have a letter here from Washington County, from the district attorney, Isaac W. Baum; one from Snyder County, from the judge, Mr. Quigley — you gentlemen know who they are — and also one from Williamsport, from Harvey W. Whitehead, president judge, and one from Hollidaysburg, from Mr. Patterson, the district attorney.

Gentlemen of the House, the proposition laid down in this act, this proposed act, is very plain. It is an act to prevent a criminal from marrying in order to escape punishment for his crime. I am not an attorney, but the attorneys of this House, some of them, have taken exception to that, inasmuch as they say it is liable to threaten the sacred marriage vow between man and wife. The object of this bill is this, that if a crime is committed, for instance, and it is done between the time that a man and girl going together—for instance, if she goes up before the court as a witness against this man and he makes a proposition of marriage to her, according to the present law she cannot become a competent witness; and yet she may be the only eye-witness to the crime. If she is the only eye-witness to this crime and by the simple act of marriage this man can have no eye-witness here, should not this law be placed on the statute books? Where is there any conflict of the marriage vow? If they are trying to evade the law by simple marriage, he is only making her his wife for a few days until a divorce is granted.

As the law now stands, if a man is guilty of any statutory crime, for instance a crime that is very bad, and he tries to evade the law by marrying this girl, perhaps a girl of twelve or thirteen years of age, which will only last for a short time until the crime is covered, and then pays the parents of the girl for the purpose of evading the law, and later goes away and leaves that girl, she cannot become a competent eye-witness. Why should not the laws of Pennsylvania make a man's wife a competent eye-witness. If the district attorneys and judges of the courts of Pennsylvania are to bring criminals to justice, I think we should give them this additional power. Therefore, this bill should not be recommitted.

Mr. DITHRICH. In explanation of my remarks a few moments ago I wish to say I am opposed to bill, but I am chiefly opposed to the Committee on Military Affairs being made the butt of a joke. If you want to send it anywhere, sent it to the Committee on Railroads.

On the question recurring.

Will the House agree to the motion to recommit the bill to the Committee on Military Affairs?

Mr. ADAM C. SCHAEFFER. Mr. Speaker, I withdraw my motion to recommit this bill to the Committee on Military Affairs.

Mr. GLASS. Mr. Speaker, I withdraw my second to the motion.

On the question recurring.

Will the House agree to the bill on third reading?

It was agreed to.

On the question recurring.

Shall the bill pass finally?

Mr. SIMPSON. Mr. Speaker, I desire to interrogate the gentleman from Clearfield, Mr. Phillips.

The SPEAKER. Will the gentleman from Clearfield, Mr. Phillips, permit himself to be interrogated?

Mr. PHILLIPS. Yes, sir; with pleasure.

Mr. SIMPSON. I desire to ask if this bill is here for the purpose of fitting a particular case that you or some person other than you may have had in mind.

Mr. PHILLIPS. No, sir; the bill as it was drawn at the instigation of the district attorney of our county; not being an attorney, I did not draw it, but it does fit two or three cases, one in Newcastle and another one that I know of in another county.

Mr. SIMPSON. Then with these particular cases under consideration, the burden would rest upon the entire Commonwealth of Pennsylvania in case this bill were passed.

Mr. PHILLIPS. This is to prove the guilt of a party.

Mr. SIMPSON. Mr. Speaker, I ask the gentleman does he think that a burden as great as this ought to be imposed upon the Commonwealth of Pennsylvania in order that two or three particular cases might be reached?

Mr. PHILLIPS. I think the burden should be imposed upon the Commonwealth of Pennsylvania to bring any criminal to justice. I think the law should be so amended as to include everyone who is a criminal.

Mr. SIMPSON. Is not every district attorney in every county in the State of Pennsylvania now elected for that purpose?

Mr. PHILLIPS. Yes, sir; but he must have the law back of him.

Mr. SIMPSON. Is it not within the province of every district attorney to admit that a man that is being tried is assumed to be innocent until he is proven guilty and consequently that he gets a fair trial according to law?

Mr. PHILLIPS. That is right.

Mr. SIMPSON. Why do you want to place into the hands of any district attorney any power that might possibly break up an innocent home?

Mr. PHILLIPS. Gentlemen of the House, this proposition can never break up an innocent home. If a man marries a woman to get rid of a charge for a criminal offense to show that he is innocent, if he is not, it surely will never break up a happy home.

Mr. SIMPSON. Mr. Speaker, I am one of the men that is very bitterly opposed to this bill, not because I am a criminal lawyer or because I practice in criminal courts, but because I know the duties of the district attorneys as well, possibly, as the gentleman who drew the bill, and in all probability as well as the gentleman who wrote those letters to Mr. Phillips. I wish to say now that there is not a district attorney practicing the Commonwealth of Pennsylvania that has not all the forces back of him to bring a criminal to justice that there are in the country, which serve for the sole and express purpose of running down criminals and they are employed more zealously today when they ever were before. What for? For the sole and express purpose of making that particular district attorney effective in his position and making a reputation. At what cost? At a cost, frequently, of the liberty of some innocent man. And to go to work now and bring before this House a bill that will place into the district attorney's hands more power than he has,—I say that is one of the things that the State of Pennsylvania ought not to do, because the only duty that the district attorney has to perform, if he performs that duty honestly, conscientiously, scrupulously, is to see that every defendant brought before the bar of criminal justice is given a fair trial according to law and not a trial for the sole and express purpose of convicting some man. Every criminal, no matter who he is, is brought into a criminal court absolutely free and he stands in that position until the Commonwealth has proved by the preponderance of evidence alone to the contrary. That is not sufficient to deprive you and me of our liberty. It is not sufficient to deprive you and me of our liberty. It is not sufficient to deprive any person brought there of his liberty. He must prove to twelve men selected for that

purpose, jurors who are his peers, beyond a reasonable doubt that that man is guilty of that particular crime. I say to you that the State of Pennsylvania has placed ample powers in the hands of the district attorney to perform that duty, and they have supplemented that power in a great many instances until I can say to you truthfully that it is not in a position where it is imposed upon. I can show you cases in the western part of this State where the district attorney employs detective after detective. What for? For the sole and express purpose of getting a jury list, and that jury list is handed to the district attorney or to the district attorney's office. Why? So that they may be able to know every man that appears on that jury: his standing in the community, his position in society, the societies he belongs to and the people he associates with, the men who frequent his home, everything about him, even to his religion; and still they talk about wanting more power. If a man comes in there for the purpose of defending some innocent man, in all probability, but has not the time or money so that he could possibly take up or look over that jury list, and if he wishes assistance from the district attorney, if you ask a district attorney or one of his assistants to see that list, you are told politely but firmly that that is the property of the district attorney's office of that county and is used for the sole purpose of trying to convict men brought into the criminal court, and this assistance is paid for by the citizens of that county. When we go to work to pass an act of this kind we drag every person in this Commonwealth in and it might be used a thousand times for the sole and express purpose of convicting some man, or it might be used a thousand times for the purpose of breaking up homes. You and I ought not to be parties to anything that we might me sorry for, when someone in whom we are interested or some of our friends who are innocent might possibly be punished. I ask you in all fairness to vote down this bill.

Mr. PHILLIPS. Mr. Speaker, I desire to interrogate the gentleman from Allegheny (Mr. Simpson).

The SPEAKER. Will the gentleman from Allegheny permit himself to be interrogated?

Mr. SIMPSON. Mr. Speaker, yes, sir.

Mr. PHILLIPS. How does he expect a district attorney to bring criminal prosecution if the law is in favor of the criminal?

Mr. SIMPSON. Mr. Speaker, in the first place, it is not the province of the district attorney to commence criminal prosecutions. They are commenced outside the district attorney's office—only by special order of the court—then brought in to the grand jury under the direction of the district attorney.

In the second place, we are not passing laws here for the benefit of criminals because all men outside of the Tombs are considered, under our law, to be absolutely innocent.

Mr. PHILLIPS. Mr. Speaker and gentlemen of the House: Just one word in answer to the gentleman from Allegheny (Mr. Simpson). It is the duty, as I understand it, of the district attorneys of the several counties of the State of Pennsylvania and other States to see that every criminal is brought before the bar of justice and properly punished, but that he be given, of course, a fair trial to determine his guilt or innocence. If we are not now to discriminate and allow a criminal, by the simple act of matrimony, to escape some of the most vicious crimes on the statute books of Pennsylvania, I do not see how the district attorneys or judges of the courts enforce the law. That is the case in the past. It is surely up to us to bring all criminals to justice and up to the Legislature of Pennsylvania to so enact the laws and so amend the laws that they are not a complicated affair. Every criminal knows what he can do. The average man knows that if he can marry a girl he can get out of it for the sake of a few dollars. Why allow them to put on the statute books of Pennsylvania. I think this is a meritorious measure and one that deserves our support.

Mr. J. A. WALKER. Mr. Speaker, there is one remark that has been made by the gentleman from Clearfield that causes me to believe that the purpose of the passage of this act is to cover at least one if not more cases. I want to say in confirmation of the remarks of the gentleman from Allegheny (Mr. Simpson), that if the district attorney of any of our counties was careful in what he intended to do and examined carefully the law before he started to do it, he

would not want to ask us to specially pass for his benefit an act of this kind, because this act has absolutely no relevancy and cannot be used in the case of any defendant now on trial or charged with any crimes because an act passed now, of this nature, would interfere with the constitutional provisions of the United States regarding ex-post facto law. This act, if passed, would become an ex post facto law as to any man the district attorney has in mind, for the Supreme Court of the United States and our own courts have ruled that it applies not merely to the offence, but also what is the evidence before the commission of that crime. I am one of those who believes that special legislation of this character should not be passed and that this practice should be stopped.

The gentleman from Clearfield, Mr. Phillips has referred to the "simple act of matrimony," that it will prevent a criminal from coming to justice. I never knew that our courts or the courts of any of our sister States have looked on matrimony as a simple act. Our own Supreme Court has held it up as the most sacred contract, and it is not in our mouths to arise and say that even people who may be under the shadow or the cloud of crime, entering into the holy bonds of matrimony, are committing a simple act. And most of all, most of all, why should we pass an act which is contrary to all the doctrines which have been handed down to us by our fathers to cover a case which is so rare that it is hardly worth talking of. How often is it, taking our criminal records up and examining them, that we find a woman marrying a man to shield him from conviction. Are we going to say that it is a normal condition among our women that they marry men to keep them out of jail? Don't we know, on the contrary, that women are opposed to marrying men under the shadow of crime. It strikes me that we can wisely look back to the old laws of England which have provided, in cases of this kind, the old doctrine that a wife shall not be a witness against her husband and follow it for every one who has made a study of the laws of our own country and the laws of England knows the efficiency of the laws of England and that on the question of prosecution they have exceeded our own records, and yet England has never yet changed her law on that subject. It seems to me that if we believe in the holy bonds of matrimony we should keep the home sacred and not permit the district attorney to go in there and break it up.

Mr. STERLING. Mr. Speaker, I move the previous question.

The SPEAKER. I think all the gentlemen have spoken who desire to speak on the question.

On the question recurring.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—40.

Armstrong,	Fox, I. M.,	Mallery,	Quigley,
Catlin,	Franklin,	McVicar,	Reber, C. A.,
Clutton,	Golder,	Mehring,	Robertson,
Coldsmith,	Goodnough,	Miller, D. D.,	Rorke,
Cox,	Haines,	Millin,	Schaeffer,
Crum,	Horne,	Neary,	Statler,
Dawson,	Huntington,	Patterson,	Sweitzer,
Drinkhouse,	Jordan,	Phillips,	Wallace, R. L.,
Dunn,	Krause, W.,	Pidgeon,	Willert,
Ehrhardt,	Magill,	Pike,	

NAYS—100.

Alexander,	Day,	Kunkle,	Showalter,
Allum,	Dewey,	Lafferty,	Shunk,
Bald,	Diehm,	Lanus,	Simpson,
Baldrige,	Di Lemmo,	Lauler,	Sinclair,
Barthart,	Ditrich,	Mangan,	Smith, E. R.,
Bechtold,	Donneley,	Marcus,	Sprows,
Bell,	Ephraim,	Marshall,	Stadtlander,
Benchoff,	Finney,	McCaig,	Stark,
Benninger,	Fitzgibbon,	McCurdy,	Sterling,
Bidelspacher,	Fox, A. R. B.,	McGeary,	Stott,
Eigler,	Glass,	McIntyre,	Sullivan,
Planck,	Griffith,	McKim,	Todd,
Folard,	Hamdeman,	Miller, A. D.,	Trach,
Bower,	Hamilton, J.,	Miller, C. G.,	Wagner,
Brady,	Hamilton, W. J.,	Miller, D. I.,	Walker, G. F.,
Brooks,	Hess,	North,	Walker, J. A.,
Buchner,	Heyburn,	Morton,	Wallace, W. T.,
Bungard,	Hickernell,	Rough,	Wetach,
Cook,	Hutchison,	Rhoads,	Whiteman,
Corbin,	Ingham,	Ringler,	Williams,
Crockett,	Jones,	Rothenberger,	Willson,
			Wynne,

Curran,	Kennedy,	Ruddy,	Zanders,
Curry, R.,	Kooser,	Schilling,	Zimmerman,
Davis, D. F.,	Krause, T. S.,	Shaffer,	Spangler,
Davis, W.,	Krugh,	Shellenberger,	Speaker.

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

BILL ON FINAL PASSAGE.

Agreeably to order.

The House proceeded to the consideration on final passage of House Bill No. 383 (Senate Bill No. 25), as follows:

An Act amending Section Five Hundred and Fifteen of an act approved May Eighteenth Anno Domini One Thousand Nine Hundred and Eleven (Pamphlet Laws Three Hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general or local or any parts thereof that are or may be inconsistent therewith so as to remove the prohibition against levying of taxes or incurring of debts for certain purposes while any proceeding for a change of boundary lines affecting any school district is pending

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That Section Five Hundred and Fifteen of the act approved May Eighteenth Anno Domini One Thousand Nine Hundred and Eleven (Pamphlet Laws Three Hundred and Nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which section is as follows

"Section 515 While proceedings are pending in court for the changing of any boundary lines of any city incorporated town borough or township or the creation of any new city borough or township the board of school directors in every school district to be affected by such change of boundary lines or creation of a new municipality shall not levy or assess any school tax or incur any debts for the purpose of purchasing ground or building or enlarging a school building Provided That this section shall not prevent the levying and collecting of the necessary taxes or the incurring of any indebtedness in order to rebuild a school building recently injured or destroyed or in order to pay any debts previously incurred" be and the same is hereby amended so that it shall be and read as follows

Section 515 While proceedings are pending in court for the changing of any boundary lines of any city incorporated town borough or township or the creation of any new city borough or township the board of school directors in every school district to be affected by such change of boundary lines or creation of a new municipality shall be permitted to levy and assess a school tax and incur debts for the purpose of purchasing ground or building or enlarging a school building in the same manner as though such proceedings were not pending in court for the changing of any boundary lines of any such city incorporated town borough or township or the creation of any new city borough or township

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

Alexander,	Drinkhouse,	Kunkle,	Rothenberger,
Allum,	Dunn,	Lafferty,	Ruddy,
Armstrong,	Ehrhardt,	Lanius,	Sarig,
Baldi,	Ephraim,	Lauler,	Schaeffer,
Baldrige,	Evans, S. J.,	Levis,	Schilling,
Barnhart,	Finney,	MacCallum,	Scott,

Bechtold,	Fitzgibbon,	Magill,	Shaffer,
Bell,	Flynn,	Mallery,	Shellenberger,
Benchoff,	Foster,	Marcus,	Showalter,
Benninger,	Fowler,	Marshall,	Shunk,
Bidelspacher,	Fox, A. R. B.,	Martin,	Simpson,
Bigler,	Fox, J. M.,	McCaig,	Sinclair,
Blank,	Franklin,	McCurdy,	Smith, E. K.,
Boland,	Gans,	McGeary,	Smith, F. I.,
Bowman,	Geary,	McIntyre,	Snowden,
Brady,	Glass,	McKay,	Snyder,
Brendle,	Golder,	McKim,	Sowers,
Brislin,	Goodnough,	McVicar,	Spowls,
Bucher,	Mehring,	Michel,	Stadlander,
Bungard,	Griest,	Michlar,	Stark,
Campbell,	Griffith,	Miller, A. D.,	Statler,
Catlin,	Haines,	Miller, C. G.,	Steedle,
Clements,	Haldeman,	Miller, D. I.,	Sterling,
Clutton,	Hamilton, J.,	Miller, D. D.,	Stevenson,
Coldsmith,	Hamilton, W. J.,	Miller, D. D.,	Stott,
Colville,	Hampson,	Millin,	Sullivan,
Comer,	Harvey,	Milner,	Sweitzer,
Conner,	Heffernan,	Morgan,	Todd,
Cook,	Helt,	Murphy,	Trach,
Corbin,	Hess,	Neary,	Ush,
Cox,	Heyburn,	North,	Wagner,
Crawford,	Hickernell,	Norton,	Walker, G. T.,
Crockett,	Hoffman,	Palmer,	Walker, I. A.,
Crum,	Hollingsworth,	Patterson,	Wallace, R. L.,
Curran,	Horne,	Perry,	Wallace, W. T.,
Curry, A. E.,	Hough,	Phillips,	Wells,
Curry, R.,	Huntington,	Pidgeon,	Wettach,
Davis, D. F.,	Hutchison,	Pike,	Whiteman,
Davis, J. T.,	Ingham,	Powell,	Willert,
Davis, W.,	Jennings,	Quigley,	Williams,
Dawson,	Jones,	Ramsey,	Willson,
Day,	Jordan,	Reber, C. A.,	Woner,
Dewey,	Kantner,	Reber, H. F.,	Woodruff,
Diehm,	Kennedy,	Rhoads,	Wynne,
Di Lemmo,	Kinsman,	Ringler,	Zanders,
Dittrich,	Kooser,	Rinn,	Zimmerman,
Donneley,	Krause, T. S.,	Robertson,	Spangler,
	Krause, W.,	Rorke,	Speaker.
	Krugh,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments, in which the concurrence of the Senate is requested.

BILL SIGNED BY THE SPEAKER.

Bill numbered and entitled as follows, having been prepared for presentation to the Governor, the same being correct, the title was publicly read as follows:

Senate Bill No. 26:

An Act to amend an act entitled "An Act to amend the first section of an act entitled 'An Act to encourage county historical societies' approved the twenty-first day of May Anno Domini one thousand nine hundred and one so as to provide that the commissioners' board in counties where the population exceeds one million may appropriate a sum not exceeding one thousand dollars annually to the chief historical society in said county" Approved the thirty-first day of March Anno Domini one thousand nine hundred and fifteen Pamphlet Laws thirty-six increasing the sum that may be appropriated and providing for joint appropriations

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

ADJOURNMENT.

Mr. RAMSEY. Mr. Speaker, I move that this House will now adjourn.

The motion was agreed to, and (at 6.10 o'clock P. M.) the House adjourned until tomorrow morning at 10.30 o'clock.

Legislative Journal.

Session 1919.

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., WEDNESDAY, MARCH 12, 1919.

No. 24.

HOUSE OF REPRESENTATIVES.

WEDNESDAY, March 12, 1919.

The House met at 10:30 o'clock A. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

O Thou blessed Benefactor of us all, whose mercy streams down upon us continuously, we offer Thee this morning our adoration and devotion for Thy marked favor and goodness. At this time we also would bring before Thee the needs and the desires of our homes, from which we are separated, from the friends and families in whose hearts we at least enjoy a noble estimation. We pray Thee that Thou wilt soothe all sorrow and allay all fear that may be within our bounds; and we beseech Thee further that Thou wilt so inspire us, one and all, by the high inspiration we enjoy there that our labors may become easy for us, one and all; and especially for these men, that they may be inspired by those homes and enjoy a like estimation of their fellow-citizens in their communities. Bless us, one and all, and grant unto us Thy favor. We ask it all in Thy love and for Thy love's sake. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of the proceedings of yesterday.

The Clerk proceeded to read the Journal of the proceedings of yesterday when, on motion of Mr. Dunn, the further reading was dispensed with and the Journal was approved.

PETITIONS.

PROTESTING AGAINST THE REPEAL OF THE BLUE LAWS.

Mr. PIDGEON presented the petition of citizens of DuBois and vicinity protesting against the repeal of the Blue Laws.

Referred to the Committee on Judiciary Special.

Mr. DONALD B. MILLER presented the petition of citizens of Clearfield County protesting against the repeal of the Blue Laws.

Referred to the Committee on Judiciary Special.

Mr. NORTON presented the petition of citizens of Hamburg protesting against the repeal of the Blue Laws.

Referred to the Committee on Judiciary Special.

Mr. PHILLIPS presented the petition of citizens of DuBois and vicinity, protesting against the repeal of the Blue Laws.

Referred to the Committee on Judiciary Special.

FAVORING PASSAGE OF HOUSE BILLS NOS. 273 AND 285 KNOWN AS THE GRANGE CONSERVATION BILLS.

The SPEAKER presented a petition from the Philadelphia Produce Exchange favoring the passage of House Bills Nos. 273 and 285 known as the Grange Conservation Bills.

Referred to the Committee on Agriculture.

FAVORING AMENDMENTS TO THE FISH LAWS.

The SPEAKER presented a petition of the citizens of Huntingdon County, praying for amendments to the Fish Laws.

Referred to the Committee on Fisheries.

BILLS INTRODUCED AND REFERRED.

By Mr. ALBERT MILLAR. House Bill No. 892.

An Act making an appropriation to the Home for the Friendless, of Harrisburg, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. ALBERT MILLAR. House Bill No. 893.

An Act making an appropriation to the Messiah Rescue and Benevolent Home of Harrisburg, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. STEEDLE. House Bill No. 894.

An Act making an appropriation to the Ohio Valley General Hospital, McKees Rocks, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. ULSH. House Bill No. 895.

An Act making an appropriation to the Williams Valley Hospital, of Williamstown, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. SPANGLER. House Bill No. 896.

An Act making an appropriation to certain county agricultural associations.

Referred to the Committee on Appropriations.

By Mr. ALBERT MILLAR. House Bill No. 897.

An Act making an appropriation to the Florence Crittenton Home, of Harrisburg, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. BECHTOLD. House Bill No. 898.

An Act to amend sections one and two of an act approved the first day of June, one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and six), entitled "An Act requiring the county commissioners to provide, at the expense of the county, a telephone, typewriter, and stenographer for the use of the county superintendent of schools," by requiring the county commissioners to furnish such other equipment as the county superintendent may require.

Referred to the Committee on Judiciary Local.

By Mr. STADTLANDER. House Bill No. 899.

An Act amending the first and second sections of an act, entitled "An Act to regulate the salaries of tipstaves in the courts of common pleas, over and terminer and general jail delivery, quarter sessions of the peace, and orphans' courts, in counties having a population of over eight hundred thousand and less than one million four hundred thousand inhabitants," approved the twentieth day of July, one thousand nine hundred and seventeen, by increasing the minimum and maximum salaries of said tipstaves, and making the president judge of the court of common pleas or orphans' court, a member of the salary board when such salaries are to be fixed.

Referred to the Committee on Judiciary General.

By Mr. DAVID I. MILLER. House Bill No. 900.

An Act making an appropriation to the Children's Industrial Home, at Harrisburg, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. DAVID I. MILLER. House Bill No. 901.

An Act making an appropriation to the Harrisburg Hospital, of Harrisburg, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. DAVID I. MILLER. House Bill No. 902.

An Act making an appropriation to the Nursery Home, of Harrisburg, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. DAVID I. MILLER. House Bill No. 903.

An Act making an appropriation to the Sylvan Heights Home for Orphan Girls, at Harrisburg, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. PIDGEON. House Bill No. 904.

An Act making an appropriation to the DuBois Hospital, of DuBois, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. LEVIS. House Bill No. 905.

An Act making an appropriation to the Maternity Hospital, in the City of Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. SPROWLS. House Bill No. 906.

An Act to amend an act approved the eighteenth day of May, one thousand nine hundred eleven (P. L. 390), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. GOLDER. House Bill No. 907.

An Act making an appropriation to the trustees of Temple University, Philadelphia.

Referred to the Committee on Appropriations.

By Mr. BROOKS. House Bill No. 908.

An Act to establish as a State Highway a certain section of public road in the county of York.

Referred to the Committee on Public Roads.

By Mr. KOOSER. House Bill No. 909.

An Act to amend an act approved the fourteenth day of July, one thousand nine hundred and seventeen (P. L. 840), entitled "An Act concerning townships; and revising, amending, and consolidating the law relating thereto."

Referred to the Committee on Counties and Townships.

By Mr. JONES. House Bill No. 910.

An Act to amend section two, article one, of chapter five of an act approved the fourteenth day of May, one thousand nine hundred and fifteen (P. L. 312), entitled "An Act providing a system of government for boroughs and revising, amending and consolidating the law relating to boroughs."

Referred to the Committee on Municipal Corporations.

By Mr. JONES. House Bill No. 911.

An Act relating to attorneys' or solicitors' fees for filing municipal liens in boroughs and townships of the first class.

Referred to the Committee on Counties and Townships.

By Mr. KOOSER. House Bill No. 912.

An Act to amend an act approved the fourteenth day of May, one thousand nine hundred and fifteen (P. L. 312), entitled "An act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs."

Referred to the Committee on Municipal Corporations.

By Mr. TODD. House Bill No. 913.

An Act to amend the fifth, sixth, seventh, eighth, ninth and tenth sections of an act entitled "An Act to provide for the incorporation of institutions of learning with power to confer degrees in art, pure and applied science, philosophy, literature, law and theology, and for the supervision and regulation of the same, and providing a method by which institutions already incorporated may obtain power to confer degrees, and exempting from the provisions of this act colleges heretofore incorporated by the courts of common pleas with power to confer degrees, in cases where such colleges have, at the time of the passage of this act, a specified amount of capital or resources," relieving institutions teaching the practice of chiropractic, only from the provisions of the aforesaid sections of the act.

Referred to the Committee on Judiciary Special.

By Mr. KOOSER. House Bill No. 914.

An Act to amend section six hundred and seventeen of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. McVICAR. House Bill No. 915.

An Act making an appropriation to the Allegheny Valley General Hospital, of Tarentum, Pennsylvania.

Referred to the Committee on Appropriations.

REPORTS FROM COMMITTEES.

Mr. CHARLES A. SHAFFER, from the Committee on Municipal Corporations, reported as committed, House Bill No. 405, entitled:

An Act to amend the section one of an act approved the twenty-third day of May, one thousand nine hundred seven (Pamphlet Laws two hundred and six), entitled "An Act to regulate and improve the civil service of the cities of the second class in the Commonwealth of Pennsylvania; making violations of its provisions to be misdemeanors, and providing penalties for violations thereof," giving preference in appointments to honorably discharged soldiers, sailors and marines who served in the armed forces of the United States, or its Allies, during its war against the Imperial German Government.

Mr. CHARLES A. SHAFFER, from the Committee on Municipal Corporations, reported as committed, House Bill No. 680, entitled:

An Act empowering municipal corporations to adopt ordinance regulating the operation of street railway cars.

Mr. FLYNN, from the Committee on Elections, reported as committed, House Bill No. 718, entitled:

An Act to provide for the personal registration of electors as a condition of their right to vote at elections, and their enrollment as members of political parties as a further condition of their right to vote at primaries, in cities of the first class of this Commonwealth, by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein; defining the jurisdiction of said commissions, and the powers and duties of the commissioners constituting same, and of their appointees, including registrars, inspectors of registration, clerks and counsel; fixing their qualifications, terms of office and compensation, granting them certain immunity from arrest on registration days and empowering such inspectors to arrest, without warrant, certain persons committing certain offenses in violation of this act in their presence, as well as to enter and inspect buildings given as residences of electors, to interrogate the inmates thereof, to copy or demand a list of the lodgers therein and to supervise the conduct of registrars; regulating the registration of electors at polling places by registrars, and at the offices of commissions by commissioners, and the right of parties or bodies of electors to have watchers there at and the preparation and use of street lists

and other records of those registered; allowing the names of persons not entitled to vote to be struck from the registers in certain cases; permitting all records regarding registration to be inspected and copied by any elector under certain conditions; directing how the registers shall be used at elections and primaries; compelling the attendance of witnesses and payment of witness fees, and providing penalties for refusal to obey subpoenas; directing Receivers of Taxes to appoint Chief Clerks of Commissions as deputies to collect poll taxes and to give receipts therefor; authorizing such clerks to administer oaths, sign subpoenas and vouchers and to collect and disburse witness fees; prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing for actions of registrars to said commissions and allowing for appeals from the decisions of the Commissions in certain cases to Courts of Common Pleas; imposing certain duties upon election officers and upon the Mayors, Councils, Treasurers, Controllers, Receivers of Taxes, City Solicitors, Police Officers, Commissioners and other officials of said cities and upon the Courts Judges, Prothonotaries, Sheriffs, Commissioners, Peace Officers and other officials of the judicial districts and counties in which said cities are situated, or with which they are co-extensive; legalizing certain acts required hereby, if done on any Sunday or Legal Holiday; requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this Act, and to transfer the unexpended balances of certain appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen, to and for the use of the said commissions; punishing and fixing penalties for violations hereof and repealing all legislation inconsistent herewith.

Mr. DITHRICH, from the Committee on Elections, reported as committed, House Bill No. 842, entitled:

An Act to amend sections ten, thirteen, fourteen and fifteen of an act entitled "An Act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to National party conventions, and of certain party officers, including state committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties, and their reimbursement by the state, of the expenses of the same; authorizing the state committee of a political party to make, and to alter, amend and revoke, rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein; and repealing inconsistent legislation," approved the twelfth day of July, A. D. one thousand nine hundred and thirteen (P. L. 719), so as to provide fully how many official and specimen ballots shall be provided for each party at the primaries and to whom the same shall be delivered; what other election materials shall be furnished and what printed instructions shall be given voters and election officers; how the official ballots shall be given to qualified electors; how party membership shall be evidence and how and when it may be challenged; how the vote shall be counted, recorded and returned by the election officers, what shall be done with the ballots voted, their stubs and the unused, spoiled and void ballots, tally paper, oaths of election officers, affidavits of voters, etc., lists of voters of each party, triplicate and other return sheets, and who shall have the custody of same to require the return and public inspection of all the spoiled and unused ballots from each election district before the computation of any returns therefrom; to prescribe the method of computing and canvassing such returns publicly; to provide who shall constitute the return board for any county wherein one or more of the commissioners are candidates at any primary; to regulate the manner of correcting apparent errors in certain returns and the opening of ballot boxes and the recounting of votes when any county commissioner or judge of the Court of Common Pleas deems it necessary in order to obtain a correct count or upon the petition of three electors averring fraud or error; to assure the right of any authorized representative of any party or candidate to hear, record and check up the returns as read as well as to inspect the same and any other public documents relating to any primary election; to allow any person aggrieved by any decision of the county commissioners to appeal therefrom to the court of common pleas of the proper county; to make certain violations of said act as amended hereby misdemeanors and to provide penalties for the punishment of such offences and to repeal inconsistent legislation.

Mr. BECHTOLD, from the Committee on Elections, reported as committed, House Bill No. 844, entitled:

An Act to amend the third section of an act entitled "An Act regulating certain political parties, providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to National party conventions, and of certain party officers, including State committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties, and their reimbursement by the State, of the expenses of the same; authorizing the State committee of a political party to make, and to alter, amend and revoke, rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein; and repealing inconsistent legislation," approved the twelfth day of July, A. D. one thousand nine hundred and thirteen (P. L. 719), as amended

by an act approved the sixth day of July, A. D. one thousand nine hundred and seventeen (P. L. 753), so as to change the date of the Fall primary from the third Wednesday to the fourth Tuesday of September in all odd-numbered years.

Mr. JONES, from the Committee on Appropriations, reported as amended House Bill No. 723, entitled:

An Act making an appropriation for the Pennsylvania State Oral School for the Deaf, at Scranton.

Mr. HICKERNELL, from the Committee on Judiciary General, reported as committed House Bill No. 697, entitled:

An Act authorizing the judges of the court of common pleas and orphans' courts in certain counties to adopt a uniform system of indices in the offices of the recorder of deeds, prothonotary and register of wills and clerk of the orphans' court; and providing for the installation of the same at the cost of the county.

Mr. JONES, from the Committee on Appropriations, reported as committed House Bill No. 858 (Senate Bill No. 188), entitled:

An Act making an appropriation to the Trustees of the Homeopathic State Hospital for the Insane at Allentown, Pennsylvania.

Mr. SOWERS, from the Committee on Judiciary Local, reported as amended House Bill No. 395, entitled:

An Act regulating the sale, conveyance, transfer or disposition of motor vehicles; requiring the making and filing of sworn descriptions thereof, and statements in relation thereto; forbidding the removal, defacement, alteration, destruction, obliteration or concealment of the trade-marks, identification numbers, serial numbers, or other distinguishing marks of motor vehicles, or the having possession of motor vehicles or parts thereof, on or from which such trade or other distinguishing marks or numbers have been removed, defaced, altered, destroyed, obliterated or concealed; prohibiting the registration of motor vehicles subject to the provisions of this act unless in compliance with its terms; providing for the licensing of the business of dealing in second-hand motor vehicles; and fixing penalties for violation of the provisions of this act, and providing that the making of a false affidavit, under the provisions of this act shall be perjury and shall be punishable as such.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 131, as follows:

A Supplement to the second section of an act entitled "An Act to provide revenue by taxation approved the seventh day of June one thousand eight hundred and seventy-nine" approved the first day of June one thousand eight hundred and eighty-nine amending the twenty-fourth section by providing for the payment by the State Treasurer of one-half of the two per centum tax on premiums paid by foreign fire insurance companies to the treasurers of the several cities and boroughs within this Commonwealth" approved the twenty-eighth day of June one thousand eight hundred and ninety-five amending the same to provide for the payment of the net proceeds of the entire two per centum tax for the purpose indicated in the original act and supplement including townships among the distributees and providing for certain conditions upon said distributions.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of the act of June twenty-eighth one thousand eight hundred and ninety-five entitled "A Supplement to the twenty-fourth section of an act entitled 'An Act to provide revenue by taxation approved the seventh day of June one thousand eight hundred and seventy-nine' approved the first day of June one thousand eight hundred and eighty-nine amending the twenty-fourth section by providing for the payment by the State Treasurer of one-half of the two per centum tax on premiums paid by foreign fire insurance companies to the treasurers of the several cities and boroughs within this Commonwealth" which reads as follows

"Section 2. On and after the first day of January one thousand eight hundred and ninety-six and annually thereafter there shall be paid by the State Treasurer to the treasurers of the several cities and boroughs within the Commonwealth one-half of the net amount received from the two per centum tax paid upon premiums by foreign fire insurance companies. The amount to be paid to each of the treasurers of the several cities and boroughs shall be based upon the return of the said two per centum tax upon premiums received from foreign fire insurance companies doing business within the said cities and boroughs as shown by the Insurance Commissioner's report. Warrants for the above purposes shall be drawn by the Auditor General payable to the treasurers of the several cities and

boroughs in accordance with this act whenever there are sufficient funds in the State Treasury to pay the same" be amended to read as follows

Section 2 On and after the first day of January one thousand nine hundred and seventeen and annually thereafter there shall be paid by the State Treasurer to the treasurers of the several cities townships and boroughs within the Commonwealth the entire net amount received from the two per centum tax paid upon premiums by foreign fire insurance companies. The amount to be paid to each of the treasurers of the several cities townships and boroughs shall be based upon the return of said two per centum tax upon premiums received from foreign fire insurance companies doing business within the said cities townships and boroughs as shown by the Insurance Commissioner's report. Warrants for the above purposes shall be drawn by the Auditor General payable to the treasurers of the several cities townships and boroughs in accordance with this act whenever there are sufficient funds in the State Treasury to pay the same.

Section 3 Be it further enacted That from and after the passing of this act the Auditor General is hereby authorized to withhold payment of the amount appropriated to any city township or borough as herein provided wherein there exists a duly organized firemen's relief association in conjunction with the regular approved fire department or fire company or fire companies of said city township or borough unless it shall appear that the said city township or borough has appropriated a sum equal to the amount disbursed under an act approved the seventh day of June one thousand eight hundred and seventy-nine and the supplement thereto prior to this amendment for the preceding fiscal year for the uses and purposes of the relief fund of said fire department or fire company or fire companies in said city township or borough and thereafter during each succeeding year an amount equivalent to the net amount payable to said city township or borough under section one of this act.

Section 4 If any provision of this act shall be held by any court to be unconstitutional such judgment shall not affect any other section or provision.

Section 5 All acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 741, as follows:

An Act providing that clerks assisting the register of wills in the collection of inheritance taxes shall be appointed and their compensation fixed by the Auditor General and prescribing the method of their payment and that of other expenses incident to the collection of said taxes.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all clerks and other persons other than appraisers required to assist any register of wills in any county of this Commonwealth in collecting and paying over inheritance taxes shall be appointed and their compensation fixed by the Auditor General and upon his approval and order shall be paid out of the said taxes in the hands of the registers together with other necessary expenses incident to the collection of such taxes.

Section 2 All acts or parts of acts inconsistent with this act are hereby repealed.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 709, as follows:

An Act to amend section one of an act approved the twelfth day of February one thousand eight hundred seventy-six (Pamphlet Laws three) entitled "An Act supplementary to the act entitled 'An Act supplementary to the several acts relating to the state treasurer and commissioners of the sinking fund' approved May ninth one thousand eight hundred and seventy-four."

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the twelfth day of February one thousand eight hundred seventy-six (Pamphlet Laws three) entitled "An Act supplementary to the several acts relating to the state treasurer and commissioners of the sinking fund" approved May ninth one thousand eight hundred and seventy-four" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sinking fund shall consist of the proceeds of

the sale of the public works or any part thereof income from or proceeds of the sale of any stocks owned by the Commonwealth and two-thirds of all the tax on the capital stock of all corporations of this Commonwealth the general revenue fund shall consist of one-third of all taxes on the capital stock of corporations and all other revenues of the commonwealth. Provided however That for the fiscal year ending November the thirtieth Anno Domini one thousand eight hundred and seventy-six two-thirds of the amount derived from the tax on the capital stock on corporations shall be paid into the general revenue fund and the remaining one-third into the sinking fund. Provided That this act shall not be so construed as to authorize the use or application of any moneys which under existing laws have already been paid into the sinking fund otherwise than in the extinguishment of the public debt unless in case of war invasion or insurrection" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sinking fund shall consist of the proceeds of the sale of the public works or any part thereof income from or proceeds of the sale of any stocks owned by the Commonwealth and moneys appropriated to said sinking fund by the General Assembly from time to time and accumulations thereon. Provided That this act shall not be so construed as to authorize the use or application of any moneys which under existing laws have already been paid into the sinking fund otherwise than in the extinguishment of the public debt unless in case of war invasion or insurrection.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 725, as follows:

An Act permitting wholesale or retail dealers brewers distillers rectifiers compounders bottlers agents or other persons licensed to deal in or sell any vinuous spirituous malt or brewed liquors to surrender licenses heretofore granted and issued authorizing county treasurer to refund a proportionate amount of the annual license fee and additional license tax requiring the State Treasurer and the municipalities to contribute to the amount so refunded and making an appropriation.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any wholesale or retail dealer brewer distiller rectifier compounder bottler agent or other person licensed under the laws of this Commonwealth to deal in or sell at wholesale or retail any vinuous spirituous malt or brewed liquors or any admixture thereof who has heretofore paid at or before the time the license was issued the full annual license fee and the additional license tax for the year for which such license was granted may at any time during such year surrender such license to the clerk of the court of quarter sessions out of which the license issued and thereupon the county treasurer who collected such license fee and additional license tax shall refund and pay to the licensee a proportionate amount of such license fee and tax. The amount of the license fee and additional license tax to be refunded shall be based upon the unexpired portion of the year for which such license was granted.

Section 2 Upon the return of any such license fee and additional license tax to the licensee as herein provided the county treasurer shall notify the State Treasurer and the municipality to whom a part of such license fee has been paid that the licensee has surrendered his license and that the proper proportion of the annual license fee and additional license tax was refunded according to the provisions of this act and shall request the State Treasurer and such municipality to return and pay into the county treasury their respective portion of such fee and tax so refunded to the licensee. It shall be the duty of the State Treasurer and such municipality on receipt of such notice and request to return to the county treasurer such proportionate amount of the license fee and tax received by the State and municipality as may be necessary to reimburse the county for any moneys refunded to the licensee.

Section 3 The annual license fees and additional license taxes paid into the State Treasury before the passage of this act by the county treasurer of any county or such part thereof as may be necessary are hereby specifically appropriated for the purpose of reimbursing any county for any moneys paid out of its treasury under the provisions of this act.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 710, as follows:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen, entitled "An Act creating a fund for the purpose of rebuilding restoring and re-

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placing buildings structures equipment or other property of the Commonwealth of Pennsylvania damaged or destroyed by fire or other casualty and regulating the placing of insurance thereon and providing penalties for any violation of the provisions of this act."

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the first section of the act approved the fourteenth day of May one thousand nine hundred and fifteen, entitled "An Act creating a fund for the purpose of rebuilding restoring and replacing buildings structures equipment or other property of the Commonwealth of Pennsylvania damaged or destroyed by fire or other casualty and regulating the placing of insurance thereon and providing penalties for any violation of the provisions of this act" which reads as follows

"Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That for the purpose of creating a fund for the rebuilding restoration and replacement of any structures buildings equipment or other property owned by the Commonwealth of Pennsylvania and damaged or destroyed by fire or other casualty the following funds income and revenue of the Commonwealth of Pennsylvania are hereby specifically dedicated appropriated and set apart to constitute a fund separate and apart from all other funds of the Commonwealth and to be known as the Insurance Fund to-wit

(a) All moneys now in the custody of the State Treasurer heretofore "Appropriated and set apart for the purpose of paying the present indebtedness and the interest thereon and such further indebtedness as may hereafter contracted on the part of the Commonwealth" and commonly known as the Sinking Fund in excess of the total amount of the funded obligations or indebtedness of the Commonwealth chargeable thereto the amount of such excess in the Sinking Fund to be determined by the State Treasurer audited by the Auditor General and approved by the Board of Sinking Fund Commissioners as of the date of the approval of this act.

(b) All revenues of the Commonwealth received by the State Treasurer after the date of the approval of this act which under existing laws are appropriated and set apart to the Sinking Fund.

(c) One-half of all taxes received upon premiums of foreign fire insurance companies after the date of the approval of this act.

(d) All payments hereafter made by insurance companies on account of loss or damage to property of the Commonwealth caused by fire or other casualty or on account of the cancellation of existing policies of insurance.

(e) All income received from interest upon deposits in bank or upon securities in which the said fund may be invested be and the same is hereby amended to read as follows.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That for the purpose of creating a fund for the rebuilding restoration and replacement of any structure buildings equipment or other property owned by the Commonwealth of Pennsylvania and damaged or destroyed by fire or other casualty the following funds income and revenue of the Commonwealth of Pennsylvania are hereby specifically dedicated appropriated and set apart to constitute a fund separate and apart from all other funds of the Commonwealth and to be known as the Insurance Fund to-wit

(a) All moneys now in the custody of the State Treasurer heretofore "Appropriated and set apart for the purpose of paying the present indebtedness and the interest thereon and such further indebtedness as may hereafter be contracted on the part of the Commonwealth" and commonly known as the Sinking Fund in excess of the total amount of the funded obligation or indebtedness of the Commonwealth chargeable thereto the amount of such excess in the Sinking Fund to be determined by the State Treasurer audited by the Auditor General and approved by the Board of Sinking Fund Commissioners as of the date of the approval of this act.

(b) One-half of all taxes received upon premiums of foreign fire insurance companies after the date of the approval of this act.

(c) All payments hereafter made by insurance companies on account of loss or damage to property of the Commonwealth caused by fire or other casualty or on account of the cancellation of existing policies of insurance.

(d) All income received from interest upon deposits in bank or upon securities in which the said fund may be invested

Section 2. All acts or parts of acts inconsistent herewith be and the same are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 429, as follows:

An Act to amend the first section of an act approved the fourth day of June one thousand nine hundred fifteen entitled "An Act to provide revenue by imposing a State tax upon sales or agreements to sell or memoranda of sales of stock and upon deliveries or transfers of shares or certificates of stock in domestic and foreign corporations co-partnership associations and joint-stock associations providing the manner of collecting such tax and prescribing penalties" by exempting

from the provisions thereof stock of building and loan associations sales agreements to sell or memoranda of sales deliveries or transfers of shares or certificates of stock of such associations

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the first section of an act approved the fourth day of June one thousand nine hundred fifteen (Pamphlet Laws eight hundred twenty-eight) entitled "An Act to provide revenue by imposing a State tax upon sales or agreements to sell or memoranda of sales of stock and upon deliveries or transfer of shares or certificates of stock in domestic and foreign corporations co-partnership associations and joint-stock associations providing the manner of collecting such tax and prescribing penalties" which reads as follows

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a State tax of two cents on each hundred dollars of the face value or fraction thereof is hereby imposed on all sales or agreements to sell or memoranda of sales of stock and upon any and all deliveries or transfers of shares or certificates of stock in any domestic or foreign corporation co-partnership association or joint-stock company made on or after the date when this act takes effect whether made upon or shown by the books of the corporation co-partnership association or joint stock company or by any assignment in blank or by any delivery or by any paper or agreement or memorandum or other evidence of sale or transfer whether intermediate or final and whether investing the holder with the beneficial interest in or legal title to said stock merely with the possession or use thereof for any purpose or to secure the future payment of money or the future transfer of any stock. In cases where the shares or certificates of stock are issued without designated monetary value the tax hereby imposed shall be at the rate of two cents for each and every share of such stock instead of being based upon the face value thereof as hereinbefore provided. Every person or persons making or effectuating any such sale or transfer shall procure affix and cancel the stamps and pay the tax provided by this act" be and the same is hereby amended to read as follows

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a State tax of two cents on each one hundred dollars of the face value or fraction thereof is hereby imposed on all sales or agreements to sell or memoranda of sales of stock and upon any and all deliveries or transfers of shares or certificates of stock in any domestic or foreign corporation co-partnership association or joint-stock company made on or after the date when this act takes effect whether made upon or shown by the books of the corporation co-partnership association or joint-stock company or by any assignment in blank or by any delivery or by any paper or agreement or memorandum or other evidence of sale or transfer whether intermediate or final and whether investing the holder with the beneficial interest in or legal title to said stock merely with the possession or use thereof for any purpose or to secure the future payment of money or the future transfer of any stock. In cases where the shares or certificates of stock are issued without designated monetary value the tax hereby imposed shall be at the rate of two cents for each and every share of such stock instead of being based upon the face value thereof as hereinbefore provided. Every person or persons making or effectuating any such sale or transfer shall procure affix and cancel the stamps and pay the tax provided by this act. Provided That stock of building and loan associations sales or agreements to sell or memoranda of sales of stock of such associations and all deliveries or transfers of shares or certificates of stock thereof shall be exempt from the provisions of this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 558, as follows:

An Act to provide for the appointment of assistant district attorneys in the several counties having over two hundred thousand and less than three hundred thousand inhabitants and fixing their salaries

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties of this Commonwealth having over two hundred thousand and less than three hundred thousand inhabitants the district attorneys of said counties shall have authority to appoint one or more assistants learned in the law not exceeding three in number to assist the district attorney in the discharge of his duties. The first assistant district attorney shall receive an annual salary of three thousand six hundred dollars. The second assistant district attorney shall receive an annual salary of three thousand dollars (\$3,000). The third assistant district attorney shall receive an annual salary of two thousand five hundred dollars (\$2,500).

Section 2. The act approved the eighteenth day of April one thousand nine hundred and five (Pamphlet Laws two hun-

dred and six) entitled "An Act to fix the salaries of district attorneys and providing for the appointment of assistant district attorneys in the several counties in this Commonwealth having over two hundred and fifty thousand inhabitants and less than five hundred thousand inhabitants prescribing the powers and duties and fixing the salaries of the said assistant district attorneys" and the act approved the second day of July one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and twenty-four) entitled "An act to amend an act entitled 'An Act to carry into effect section five of article fourteen of the Constitution relative to the salaries of county officers and the payment of fees received by them into the State or county treasury in counties containing over one hundred and fifty thousand inhabitants' approved thirty-first March one thousand eight hundred and seventy-six providing for assistant district attorneys and fixing the salary of the same and increasing the salary of county solicitor clerk of the courts recorder of deeds register of wills and treasurer county prison warden or jailer county commissioners controllers coroners county directors of the poor jury commissioners and county detectives and decreasing the salaries of auditors and county surveyor" so far as they relate to the salaries of assistant district attorneys in counties having over one hundred and fifty thousand and less than three hundred thousand inhabitants and all other acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 559, as follows:

An Act to fix the salaries of district attorneys in the several counties having over two hundred thousand inhabitants and less than five hundred thousand inhabitants

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties of this Commonwealth having over two hundred thousand inhabitants and less than five hundred thousand inhabitants the annual salary of the district attorney shall be six thousand dollars

Section 2. The act approved the eighteenth day of April one thousand nine hundred five (Pamphlet Laws two hundred and six) entitled "An Act to fix the salaries of district attorneys and providing for the appointment of assistant district attorneys in the several counties in this Commonwealth having over two hundred thousand inhabitants and less than five hundred thousand inhabitants prescribing the powers and duties and fixing the salaries of the said assistant district attorneys" and the act approved the second day of July one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and twenty-four) entitled "An Act to amend an act entitled 'An Act to carry into effect section five of article fourteen of the Constitution relative to the salaries of county officers and the payment of fees received by them into the State or county treasury in counties containing over one hundred and fifty thousand inhabitants' approved thirty-first March one thousand eight hundred and seventy-six providing for assistant district attorneys and fixing the salary of the same and increasing the salary of county solicitor clerk of courts recorder of deeds register of wills and treasurer county prison warden or jailer county commissioners controllers coroners county directors of the poor jury commissioners and county detective and decreasing the salaries of auditors and county surveyor" so far as they relate to the salary of the district attorney in counties having over two hundred thousand and less than five hundred thousand inhabitants and all other acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 279, entitled:

An Act requiring the publication of all legal notices and legal advertising in the English language and repealing all acts and parts of acts general local or special inconsistent therewith.

The first section was read as follows

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter all legal notices and legal advertisements published under authority of any law or any ordinance or rule of court by the commonwealth or by any county city borough town township school district or poor district or by any officer thereof or published under authority of any law or any ordinance

or rule of court by any person copartnership association or corporation or any of their officers or agents shall be published in the English language

On the question,

Will the House agree to the section?

Mr. BOLARD. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 1, line 12, by inserting after the word "language" the word "only."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section was read and agreed to as follows:

Section 2. All acts and parts of acts general local or special which provide for or permit or require the publication of legal notices or legal advertising in any language other than the English language be and the same are hereby repealed

The title was read as follows:

An Act requiring the publication of all legal notice and legal advertising in the English language and repealing all acts and parts of acts general local or special inconsistent therewith.

On the question,

Will the House agree to the title?

Mr. BOLARD. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title page 1, line 2, by inserting after the word "language" the word "only."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 89, entitled:

An Act to amend an act approved the fifth day of July one thousand nine hundred seventeen (Pamphlet Laws six hundred eighty-four), entitled "An Act fixing the pay of election officers" and also clerks appointed by the inspectors.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—166.

Alexander,	Flynn,	Magill,	Schaeffer,
Allum,	Foster,	Mallery,	Schilling,
Armstrong,	Fowler,	Mangan,	Shaffer,
Baldrige,	Fox, A. R. B.,	Marcus,	Shellenberger,
Bell,	Fox, I. M.,	Marshall,	Showalter,
Benninger,	Franklin,	Martin,	Shunk,
Bidelspacher,	Gans,	McCaig,	Simpson,
Bigler,	Geary,	McCurdy,	Sinclair,
Black,	Glass,	McGeary,	Smith, E. R.,
Bolard,	Golder,	McIntyre,	Smith, F. I.,
Bower,	Goodnough,	McKay,	Snyder,
Bowman,	Graham,	McKim,	Soffel,
Brady,	Hamilton, J.,	McVicar,	Sowers,
Brooks,	Hamilton, W. J.,	Mehring,	Sprows,
Bucher,	Harer,	Michel,	Stadlander,
Burgard,	Harvey,	Miller, A. D.,	Stark,
Cathin,	Heffernan,	Miller, C. G.,	Statler,
Clutton,	Helt,	Miller, D. L.,	Steedle,
Coldsmith,	Heyburn,	Miller, D. D.,	Sterling,
Collier,	Hickernell,	Millin,	Stevenson,
	Hoffman,		Stott,

Colville,	Hollingsworth,	Milner,	Sweitzer,
Conner,	Horne,	Morgan,	Trach,
Cook,	Hough,	Murphy,	Ulsh,
Corbin,	Huntington,	Neary,	Wagner,
Cox,	Hutchinson,	North,	Walker, J. T.,
Curran,	Ingham,	Patterson,	Walker, J. A.,
Curry, A. E.,	Jennings,	Perry,	Wallace, R. J.,
Dawson,	Jones,	Phillips,	Wallace, W. T.,
Day,	Jordan,	Pike,	Wells,
Dewey,	Kantner,	Powell,	Wettach,
Diehm,	Kennedy,	Quigley,	Whiteman,
Di Lemmo,	Kinsman,	Ramsey,	Willert,
Dithrich,	Kooser,	Reber, H. F.,	Williams,
Donneley,	Krause, T. S.,	Rhoads,	Willson,
Drinkhouse,	Krause, W.,	Ringler,	Woner,
Dunn,	Krugh,	Rinn,	Woodruff,
Ehrhardt,	Kunkle,	Robertson,	Wynne,
Ephraim,	Lafferty,	Rorke,	Zanders,
Evans, S. J.,	Lanius,	Rothemberger,	Zimmerman,
Finney,	Lauler,	Ruddy,	Spangler,
Fitzgibbon,	Levis,	Sarig,	Speaker.
	MacCallum,		

NAYS—1.

Crum,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 182, entitled:

An Act requiring employers to permit all employees to have a leave of absence of two hours on election without any deduction in wages

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. RINN. Mr. Speaker, I move that the further consideration of this bill be postponed for the present.

Mr. WILLSON. Mr. Speaker, I second the motion.

The motion was agreed to,

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 257 (Senate Bill No. 10), entitled:

An Act authorizing cities of the third class with the assent of the electors duly obtained at an election to use moneys borrowed or authorized to be borrowed for purposes which have proved impracticable or impossible for any other lawful municipal purpose

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—162.

Alexander,	Ehrhardt,	Lanius,	Rorke,
Allum,	Ephraim,	Lauler,	Ruddy,
Aron,	Evans, J. T.,	Levis,	Sarig,
Baldrige,	Evans, S. J.,	Magill,	Schaffer,
Bechtold,	Finney,	Mangan,	Schilling,
Bell,	Fitzgibbon,	Marcus,	Shaffer,
Bennett,	Flynn,	Marshall,	Shellenberger,
Benninger,	Foster,	Martin,	Showalter,
Bidelspacher,	Fowler,	McCaig,	Shunk,
Bigler,	Fox, I. M.,	McCurdy,	Simpson,
Bolard,	Franklin,	McGeary,	Sinclair,
Bower,	Gans,	McIntyre,	Smith, E. R.,
Bowman,	Geary,	McKay,	Smith, F. L.,
Brady,	Glass,	McKin,	Snyder,
Brislin,	Gold,	McVicar,	Sowers,
Brooks,	Goodnough,	Mehring,	Sprows,
Bucher,	Graham,	Michel,	Stadlander,
Bungard,	Griest,	Ahlar,	Stark,
Campbell,	Haines,	Miller, A. D.,	Statler,
Catlin,	Haldeman,	Miller, D. I.,	Steedle,
Clements,	Hamilton, J.,	Miller, D. D.,	Sterling,
Coldsmith,	Hamilton, W. J.,	Milner,	Stevenson,
Collier,	Hampson,	Morgan,	Sullivan,
Colville,	Heffernan,	Murphy,	Sweitzer,
Comer,	Hess,	Neary,	Todd,
Conner,	Heyburn,	North,	Ulsh,
Cook,	Hickernell,	Norton,	Wagner,
	Hoffman,	Palmer,	Walker, G. T.,

Cox,	Hollingsworth,	Patterson,	Wallace, R. L.,
Crawford,	Hough,	Perry,	Wallace, W. T.,
Crockett,	Huntington,	Phillips,	Wells,
Curry, R.,	Hutchison,	Pike,	Wettach,
Davis, J. T.,	Jennings,	Powell,	Willert,
Davis, W.,	Jones,	Quigley,	Willson,
Dawson,	Kantner,	Ramsey,	Wood,
Day,	Kennedy,	Reber, C. A.,	Woodruff,
Dewey,	Kooser,	Reber, H. F.,	Wynne,
Diehm,	Krause, T. S.,	Rhoads,	Zanders,
Di Lemmo,	Krause, W.,	Ringler,	Zimmerman,
Dithrich,	Krugh,	Rinn,	Spangler,
Donneley,	Kunkle,	Robertson,	Speaker.
Dunn,	Lafferty,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Mr. BIDEISPACHER. Mr. Speaker, I desire to call up at this time, in the absence of the sponsor and at his request, House Bill No. 126, file folio 323, on page 5 of today's calendar, bills on third reading postponed.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Bidelspacher,

The House resumed the consideration on third reading of House Bill No. 126, entitled:

An Act providing for the payment into the State Treasury of unclaimed funds in the hands of fiduciaries defining the term fiduciary providing for the refunding of such funds from the State Treasury with interest to persons entitled thereto and making an appropriation therefor prohibiting the discharge of such fiduciaries the release of their sureties or the final distribution of funds in their possession unless in compliance with the provisions of this act and imposing penalties

On the question,

Will the House agree to the bill on third reading?

Mr. BIDEISPACHER. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk then read the amendments as follows:

On page 2, line 10, strike out the words "fiduciary in this Commonwealth" and insert in place thereof the words "receiver appointed by any court in this Commonwealth."

On page 2, line 21, strike out the word "fiduciary" and insert in place thereof the word "receiver."

On page 2, line 22, strike out the word "fiduciary" and insert in place thereof the word "receiver."

On page 3, line 7, strike out the word "fiduciary" and insert in place thereof the word "receiver."

On page 3, line 8, strike out the word "fiduciary" and insert in place thereof the word "receiver."

On page 3, line 11, strike out the word "fiduciary" and insert in place thereof the word "receiver."

On page 3, line 15, strike out the word "fiduciary" and insert in place thereof the word "receiver."

On page 3, line 18, strike out the word "fiduciary" and insert in place thereof the word "receiver."

On page 3, lines 23 and 24, strike out the word "fiduciary" and insert in place thereof the word "receiver."

On page 3, line 29, strike out the word "fiduciary" and insert in place thereof the word "receiver."

On page 4, line 6, strike out the word "fiduciary" and insert in place thereof the word "receiver."

On page 4, line 15, strike out the word "fiduciary" and insert in place thereof the word "receiver."

On page 4, line 17, strike out the word "fiduciary" and insert in place thereof the word "receiver."

On page 4, line 19, strike out the word "fiduciary" and insert in place thereof the word "receiver."

On page 5, line 1, strike out the word "fiduciary" and insert in place thereof the word "receiver."

On page 5, line 7, strike out the word "fiduciary" and insert in place thereof the word "receiver."

On page 5, line 9, strike out the word "fiduciary" and insert in place thereof the word "receiver."

On page 6, lines 23 and 26, strike out the words "of which moneys the fiduciary shall have neglected or failed for any reason to file a statement in conformity with the provisions of this act."

On page 7, line 7, strike out the words "the fiduciary," and insert in place thereof the words "a receiver."

On page 8, line 6, after the word "shall" insert the words "knowingly and wilfully."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is

there any objection? The Chair bears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question.

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

BILLS ON FIRST READING.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 753 (Senate Bill 109), entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mt. Carmel Coal Fields

And said bill having been read at length the first time.

Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 556, entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb located at Mount Airy Philadelphia to cover deficiency in maintenance and education of state pupils

And said bill having been read at length the first time.

Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 801, entitled:

An Act fixing the compensation of the assistant librarian of the Senate the assistant resident clerk of the House of Representatives and the superintendents of the store rooms of the Senate and of the House of Representatives and repealing all acts or parts of acts inconsistent herewith

And said bill having been read at length the first time.

Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 773, entitled:

An Act providing for the protection of the public health and the prevention of fraud and deception by regulating the weighing, testing, buying and selling of milk and cream providing for the examination and appointment of certified testers and the issuing of licenses and making of tests and providing penalties

And said bill having been read at length the first time.

Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 774, entitled:

An Act supplementary to an act approved the twenty-fourth day of June one thousand nine hundred and thirteen entitled "An Act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof" providing for the examination of the glass ware used for testing milk and cream for butterfat with the Babcock test prohibiting the use of inaccurate testing glassware defining the term standard Babcock glassware and fixing penalties for the violations of the provisions of this act

And said bill having been read at length the first time.

Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 183, entitled:

An Act to amend section five hundred twenty-four of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue and repealing all laws, general, special or local or any parts thereof that are or may be inconsistent therewith."

And said bill having been read at length the first time.

Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 194, entitled:

An Act relative to the sale in bulk of the whole or a large part of a stock of goods wares or merchandise of any kind or of fixtures or of goods wares or merchandise of any kind and fixtures not in the ordinary course of business providing certain requirements therefor and imposing certain duties upon the seller and buyer and auctioneers and agents making their violation a misdemeanor

And said bill having been read at length the first time.

Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 804, entitled:

An Act amending "An Act for the establishment of a uniform standard of time throughout the Commonwealth" approved the thirteenth day of April Anno Domini one thousand eight hundred and eighty-seven so as to make the uniform to the standard fixed by Act of Congress

And said bill having been read at length the first time.

Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 849, entitled:

An Act to fix the salaries of the clerks of the State Department in the office of the county treasurer of any county of this Commonwealth having a population of one million or over

And said bill having been read at length the first time.

Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 506, entitled:

An Act to amend section six hundred two of the act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

And said bill having been read at length the first time.

Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 508, entitled:

An Act to repeal the act approved the seventh day of June, one thousand nine hundred fifteen (P. L. 895), entitled "An Act authorizing township school districts which entirely surround a city or borough to acquire, in such city or borough, lands, and to erect thereon buildings for high school purposes; and exempting property so acquired from taxation by such city, borough, or school district thereof; and authorizing such township school directors to enter upon and occupy sufficient ground for such high school purposes; and providing for the determination of damages done and suffered by the owners of the land by reason of the taking thereof for such high school purposes."

And said bill having been read at length the first time.

Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 777, entitled:

An Act to provide for the removal or retirement of judges of the Supreme, Superior, Common Pleas, Orphans', Municipal and County Court permanently disqualified by reason of physical or mental disability to perform their judicial functions or duties, and providing for the payment of salaries to them during the balance of the term for which they may have been elected and for the remainder of their lives, after such removal or retirement, and for filling the vacancies caused thereby; providing for such judges as may have been or who may have retired under provisions of previous acts and for judges who have heretofore retired; and repealing certain acts.

And said bill having been read at length the first time.

Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 639, entitled:

An Act to amend section five of an act approved the seventh day of June, one thousand nine hundred and fifteen, (P. L. 870), entitled "An Act to amend, revise, and consolidate the law providing for the burial of certain honorably discharged soldiers, sailors, and marines, at the expense of the counties in which they shall die or have a legal residence at the time of their death; to provide a system for effecting the burial of such soldiers, sailors, and marines; to provide headstones and markers for the graves of such soldiers, sailors, and marines; and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers, sailors, and marines."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 285, entitled:

An Act pertaining to Forestry; defining the qualifications, duties, and powers of the Commissioners of Forestry, and the powers and duties of the State Forestry Reservation Commission; providing instruction for Forest Rangers, and for an investigation concerning the two courses of instruction in Forestry now maintained by the State; fixing the salaries of certain officials of the Department of Forestry; providing for the disposition of forest tree seedlings in State Forest nurseries; imposing an additional one cent per acre, in lieu of taxes, on State Forest and Auxiliary-Forest Reserve land; and providing definitely for civil damages to be paid by those causing forest fires.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 713, entitled:

An Act authorizing the erection and construction by counties of memorial halls in memory of the soldiers, sailors and marines of such counties providing for the purchase and condemnation of property for the erection thereon of such halls regulating the use of such halls and providing for the maintenance and care of the same by a board of control at the expense of the county.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 630, entitled:

An Act to fix the salaries of the chief clerk and chief search clerk in the office of the recorder of deeds of any county of this Commonwealth having a population of one million five hundred thousand or over payable from the fees of the office.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 789, entitled:

An Act relating to appointments under the civil service in counties cities and boroughs and providing penalties.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 273, entitled:

An Act defining the water resources of the Commonwealth providing for the making of a comprehensive survey thereof by the Water Supply Commission of Pennsylvania vesting in said Commission certain powers and duties providing for annulment of forfeited or invalid claims affecting water and for limiting the duration of franchises and rights pertaining to water providing penalties for violation of this act and making an appropriation to carry the same into effect.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 699, entitled:

An Act authorizing J. McF. Carpenter and William B. Secrist of Pittsburgh Allegheny County Pennsylvania executors of the

estate of James M. Bell deceased to bring suit in the court of common pleas of Allegheny County Pennsylvania against the Common Pleas of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 688, entitled:

An Act to amend section one of an act entitled "An Act authorizing the employment of stenographers by the district attorneys of certain counties" approved the twenty-seventh day of April Anno Domini one thousand nine hundred nine (Pamphlet Laws two hundred fifty-eight) as said section was amended by the act approved the fourth day of June Anno Domini one thousand nine hundred fifteen (Pamphlet Laws eight hundred and seven)

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 74, entitled:

An Act to amend parts of section six of an act approved the thirty-first day of May, one thousand nine hundred and eleven (P. L. 468) entitled "An Act providing for the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads, connecting county-seats, principal cities and towns, and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways, solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways, wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property or otherwise in the improvement thereof; providing for purchase or acquiring of turnpikes or toll roads, forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads, and prescribing the contents of township, county, borough or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough or incorporated town, and requiring contracts by counties, townships, boroughs and incorporated towns, with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act, and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 813, entitled:

An Act to validate the official acts of certain persons acting as deputy notaries public

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 623, entitled:

An Act relating to the duties of constables prohibiting them from making returns to the court of quarter sessions in certain cases authorizing the court to direct investigations and reports by constables and fixing their compensation in such cases

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 871, entitled:

An Act to amend sections seven, eight, nine and nineteen of an act entitled "An Act to establish a county court for the county of Allegheny, and prescribing its powers and duties; regulating the procedure therein and providing for the expenses thereof," approved the fifth day of May, one thousand nine hundred and eleven, as amended, by requiring answers to be filed in all civil sections, except by municipalities; by authorizing a demand for a jury trial, and providing for the trial of cases by a Judge without a jury, regulating the procedure and practice thereof; by providing for an appeal or writ of error, from the decisions of said court to the supreme or superior court and by providing for the fixing of fees and costs.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 726, entitled:

An Act requiring cities of the first class to appropriate certain moneys to police and firemen pension funds

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 504, entitled:

An Act fixing the salaries of the chief clerk and assistant chief clerk of the Board of Revision of Taxes in counties containing a population of more than one million five hundred thousand inhabitants

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 681, entitled:

An Act relating to the shooting or shooting at live pigeon or using it as a target and prohibiting the lease of any building room field or premises for such purpose and imposing penalties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 701, entitled:

An Act supplementary to an act, entitled "An Act defining the powers of the several courts of quarter sessions of the peace within this Commonwealth with reference to the care, treatment and control of dependent, neglected, incorrigible and delinquent children under the age of sixteen years and providing for the means in which such power may be exercised," approved the twenty-third day of April, Anno Domini one thousand nine hundred and three, (Pamphlet Laws two hundred and seventy-four); prohibiting magistrates, aldermen or justices of the peace from sentencing or committing for trial for any offenses dependent, neglected, incorrigible or delinquent children under the age of sixteen years and providing for the disposition of such children by the juvenile courts; providing that the jurisdiction of such courts over children committed by them shall continue notwithstanding such children may remove or be removed from the territorial limits of such courts; authorizing the said courts to commit such children in proper cases to the custody of their mothers to be maintained in their respective homes, and providing for the payment of the cost of such maintenance by the proper county; prescribing the duties of probation officers in such cases, and authorizing the several juvenile courts to employ medical experts in certain cases.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 764, entitled:

An Act abolishing the inquest to condemn real estate providing for sale thereof upon the writ of fieri facias except in certain cases in which the debtor claims an exemption out of real estate and certain cases in which an officer levies upon real estate lying in one or more adjoining tracts in different counties; saving the right of lien creditors to procure the appointment of sequestrators when life estates are levied upon; and repealing all acts and parts of acts inconsistent with the provisions thereof.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 707, entitled:

An Act transferring part of the fund appropriated to the Department of Forestry by the General Assembly of one thousand nine hundred seventeen for the purchase of lands to be set aside and held as State forest reserves to the fund for the payment of the examination of titles to lands purchased by said department

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 598, entitled:

An Act to repeal an act approved the eleventh day of April one thousand eight hundred seven (Pamphlet Laws two hundred fifty-nine) entitled "An Act to provide for the erection of a poorhouse for the better relief and employment of the poor in the townships of Oxford and Lower Dublin in the county of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 408, entitled:

An Act creating additional subjects of taxation in cities of second class by subjecting all real estate situate in cities of the second class and owned or possessed by any public service or quasi public corporation to taxation for city and school purposes the same as other real estate in said cities and defining the term "real estate" as used herein

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 521 (Senate Bill No. 24), entitled:

An Act validating certain proceedings and elections of counties cities boroughs townships school districts and other incorporated districts or municipalities had and held pursuant to the provisions of an act approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four entitled "An Act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 258 (Senate Bill No. 27), entitled:

An Act authorizing county commissioners to appropriate moneys to cities and boroughs to assist in the erection of comfort and waiting stations.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 651 (Senate Bill No. 51), entitled:

An Act validating municipal liens and the procedure thereon.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 652 (Senate Bill No. 52), entitled:

An Act relating to the procedure on Municipal Liens.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 752 (Senate Bill No. 94), entitled:

An Act fixing the pay of election officers and clerks.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 857 (Senate Bill No. 116), entitled:

An Act declaring it a misdemeanor for any maker or drawer with intent to defraud to make or draw or utter or deliver any check draft or order when such person has not sufficient funds in or credit with the depository upon which the same is drawn.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 755 (Senate Bill No. 208), entitled:

An Act requiring assessors and assistant assessors for county purposes in cities of the third class to keep an account of days actually employed and make return thereof to the county commissioners and fixing their compensation.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

TIME EXTENDED ON BILLS.

The SPEAKER asked and obtained unanimous consent for an extension of five days time on House Bill No. 198, entitled:

An Act relating to petitions for laying out certain public roads and to reports of viewers thereon

now on the third reading postponed calendar.

Mr. McCURDY asked and obtained unanimous consent for an extension of five days time on House Bill No. 493, entitled:

An Act to amend section two of an act approved the third day of May one thousand nine hundred nine (Pamphlet Laws

four hundred and seventeen) entitled "An Act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire-escapes fire-extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

now on the final passage postponed calendar.

BILL RECOMMENDED.

Mr. DUNN offered the following motion:

Moved by Mr. Dunn, seconded by Mr. Glass, that House Bill No. 598, file folio 1267, on page 12 of today's calendar, bills on first reading, entitled:

An Act to repeal an act approved the eleventh day of April one thousand eight hundred seven (Pamphlet Laws two hundred fifty-nine) entitled "An Act to provide for the erection of a poor house for the better relief and employment of the poor in the townships of Oxford and Lower Dublin in the county of Philadelphia

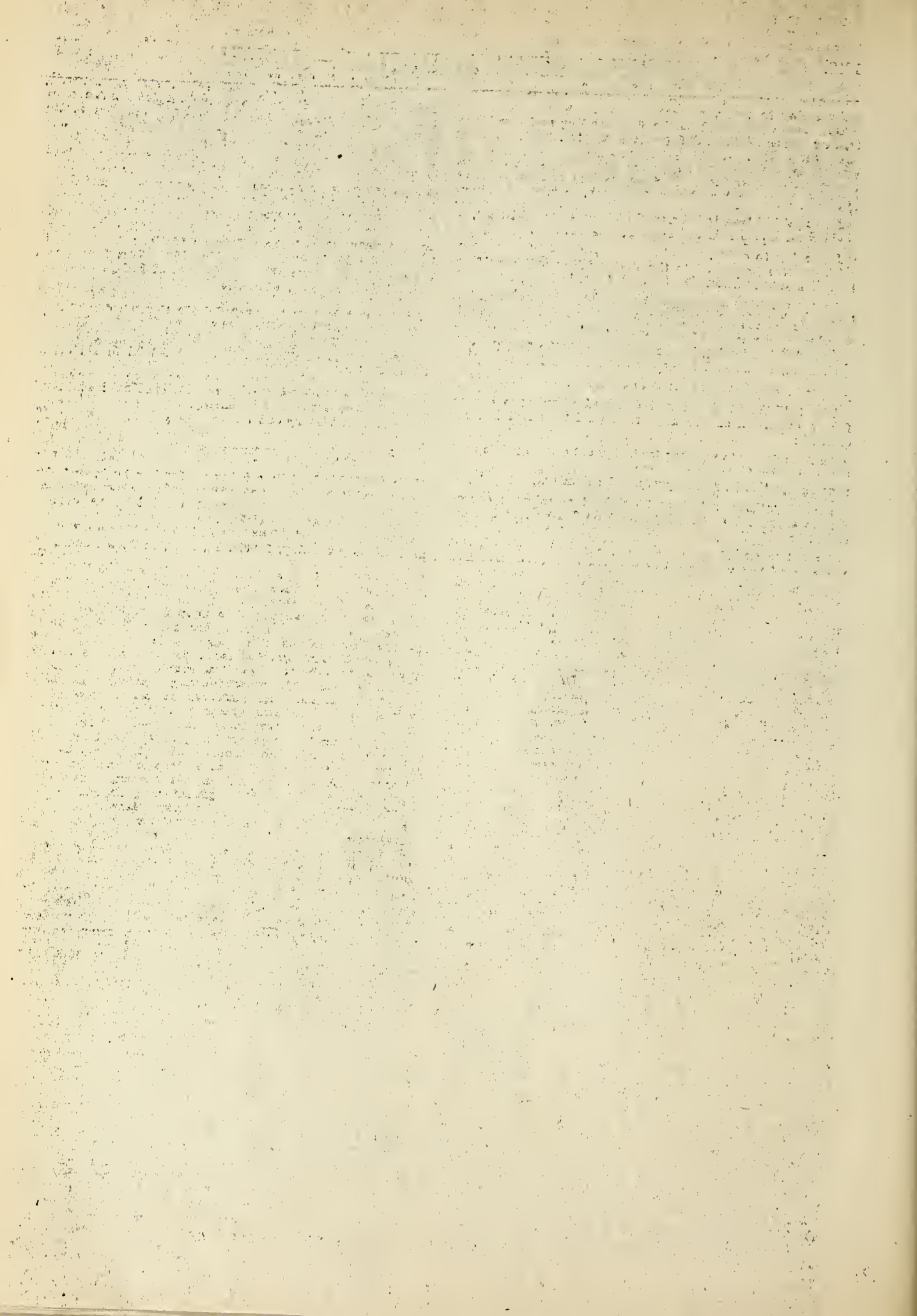
be recommitted to the Committee on Public Health and Sanitation, for the purpose of a hearing.

The motion was agreed to.

ADJOURNMENT.

The SPEAKER. There being no further business before the House, the Chair, in accordance with the concurrent resolution, declares an adjournment until Monday evening, March 17, 1919, at 9:00 o'clock.

Whereupon (at 11:15 o'clock A. M.) the House adjourned until Monday evening, March 17, 1919, at 9:00 o'clock.



Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., MONDAY, MARCH 17, 1919.

No. 25.

SENATE.

MONDAY, March 17, 1919.

The Senate met at 9 o'clock P. M.

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) in the Chair.

PRAYER.

The Chaplain, Rev. Thomas W. Davis, offered the following prayer:

Almighty God, we pray Thee to help us to read again with increased interest the great fundamental principles embodied in that magna charta of American freedom, our Constitution. We pray Thee to help us to reread, with renewed zeal, the great fundamental objections and ideals of the Declaration of Independence and in the light of those great fundamental declarations of our country, may we in these perilous times be prepared to maintain and safe guard our American independence. These things we ask in our Saviour's name. Amen.

JOURNAL APPROVED.

The PRESIDENT—A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. VARE, the further reading was dispensed with, and the Journal was approved.

PETITIONS.

FAVORING PASSAGE OF HOUSE BILL NO. 263.

The Chair laid before the Senate numerous petitions of citizens of Allegheny County favoring passage of House Bill No. 263.

Which were referred to the Committee on Law and Order.

PROTESTING AGAINST PASSAGE OF HOUSE BILL NO. 263.

He also laid before the Senate numerous petitions of citizens of Allegheny County protesting against the passage of House Bill No. 263.

Which were referred to the Committee on Law and Order.

FAVORING PASSAGE OF HOUSE BILLS NOS. 273 AND 285.

He also laid before the Senate petition of Raymondskill Valley Range No. 1742 of Milford, favoring the passage of House Bills Nos. 273 and 285.

Which was referred to the Committee on Forestry.

He also laid before the Senate petition of Gena Grange No. 538 of Hadley, favoring passage of House Bills Nos. 273 and 285.

Which was referred to the Committee on Forestry.

He also laid before the Senate petition of the Womans Club of the Kishiminetas Valley, favoring passage of House Bills Nos. 273 and 285.

Which was referred to the Committee on Forestry.

He also laid before the Senate petition of Philadelphia Produce Exchange favoring passage of House Bills Nos. 273 and 285, as follows:

Philadelphia, Pa., March 10th, 1919.

To the Honorable, the Senate and the House of Representatives of Pennsylvania:

The Produce Exchange of Philadelphia in the regular meeting assembled this 10th day of March, 1919, hereby memorializes your honorable bodies as follows:

Whereas, The conservation of Pennsylvania's natural resources is of the deepest concern to the wealth producers of the state, and

Whereas, Two bills, House Bill 273 and House Bill 285, known as the "Grange Conservation Bills" now before your bodies will go far toward increasing the value of our state forests and waters for all people, therefore

Resolved, That we petition the passage of the above mentioned bills.

JOHN S. MORRIS,

President.

SAMUEL S. DANIELS,

Secretary.

Which was referred to the Committee on Forestry. ..

Mr. TURNER presented petition of Freeport Local. No. 3151, favoring passage of House Bills Nos. 273 and 285.

Which was referred to the Committee on Forestry.

Mr. TOMPKINS presented numerous petitions of citizens of Cambria County, favoring passage of House Bills Nos. 273 and 285.

Which were referred to the Committee on Forestry.

FAVORING CONTROL OF MINES BE TAKEN OVER BY UNITED STATES.

He also presented petition of Local Union No. 842, United Mine Workers of America, favoring the control of the mines of Central Pennsylvania by the United States.

Which was referred to the Committee on Mines and Mining.

FAVORING PASSAGE OF HOUSE BILL NO. 117.

He also presented petition of the Borough of Lilly, favoring passage of House Bill No. 117.

Which was referred to the Committee on Municipal Affairs.

FAVORING REGULATION OF HUNTING.

He also presented petition of the United Sportsmen of Pennsylvania, Northern Cambria Camp No. 112, favoring the regulation of hunting.

Which was referred to the Committee on Game and Fisheries.

ASKING LIBERAL APPROPRIATION TO THE MINERS' HOSPITAL OF NORTHERN CAMBRIA COUNTY.

He also presented numerous petitions of citizens of Cambria County, asking for a liberal appropriation to the Miners' Hospital of Northern Cambria.

Which was referred to the Committee on Appropriations.

Mr. BUCKMAN asked and obtained leave of absence for Mr. Crow for the week.

REPORTS FROM COMMITTEE.

Mr. DAIK from the Committee on Appropriation reported as committed, Senate Bill No. 266, entitled:

An Act providing a fixed charge on lands acquired by the State to be held as State Forests and the distribution of the same for county purposes within the counties where State Forests are located.

Also from the Committee on Appropriations reported as committed, Senate Bill No. 358, entitled:

A supplement to the act approved the 26th day of July, 1918, entitled: "An Act defining public service companies; and providing for their regulation by prescribing and defining their

duties and liabilities; prescribing defining and limiting their powers, and regulating their incorporation, and to a limited extent, regulating municipal corporations engaged or about to engage in the business of public service companies; creating and establishing a Public Service Commission for the regulation aforesaid; prescribing and defining the powers of such Commission and its officers, including the exclusive power to regulate the construction, alteration, relocation, or abolishing the crossings of railroad corporations, street railway corporations, or other public service companies and of public highways by the tracks or other facilities of said companies; providing for the ascertainment by the commission of the expense and damages resulting from such construction, alteration, relocation or abolishing, and for a payment of such expense and damage severally or proportionately, by the public service companies interested, the State or municipal corporation concerned and giving persons whose property is thereby taken, injured, or destroyed, authority to sue the Commonwealth for damages in such cases; providing for the terms, salaries, and compensation of members of the Commission, its officers, counsel, and employees; prescribing and regulating the practice and procedure before such Commission and upon appeal and judicial review of its orders and determinations by the courts of common pleas; and giving the court of appeals in certain cases, and of all injunctions, mandamus, or other appropriate proceedings to enforce the provisions of this act and the orders of the Commission, and to restrain such orders, subject to an appeal to the Supreme Court; prescribing penalties, fines, and imprisonment for the violation of the provisions of this act and for the violation of the orders of said commission; making it the duty of the Public Service Commission to enforce the provisions of the act approved the 19th day of June, 1911, entitled, "An Act to promote the safety of travelers and employees on railroads, by compelling common carriers by railroad to properly man their trains," by amending section nine thereof; repealing the act approved the 31st day of May, 1907, which provided for the appointment of the Pennsylvania State Railroad Commission; and section one and two of the act, approved the fourth day of June, 1883, entitled: "An Act to enforce the provisions of the seventeenth article of the Constitution, relative to railroads and canals"; and an act, entitled: "To provide the maximum car service charges, including car storage charges, that railroad companies and corporations, or associations, may charge and collect on each car loading, and not unloaded within the free time for unloading cars, and fixing the free time that shall be allowed for unloading cars," approved the twenty-fourth day of May, A. D. 1907; and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled: "An act to provide for the incorporation and regulation of certain corporations," approved the 29th day of April, 1874, and all legislation inconsistent with or supplied by this act," requiring street railway corporations whose facilities cross or are adjacent to the facilities of other street railway lines under certain circumstances, to establish transfer points and switch or other connections at points of crossing or adjacent and through routes and service and joint rates for the conveyance of passengers over two or more lines connected at transfer points; giving the Public Service Commission jurisdiction in the premises; and prescribing the conditions upon which the Commission shall have jurisdiction to regulate the joint facilities, services or rates of a street railway corporation and a street railway line owned, leased or operated by a municipal corporation.

Also from the Committee on Appropriations reported as committed, Senate Bill No. 357, entitled:

A supplement to the act approved the 26th day of July, 1913, entitled "An Act defining public service companies; and providing for their regulation by prescribing and defining their duties and liabilities; prescribing defining and limiting their powers, and regulating their incorporation, and to a limited extent, regulating municipal corporations engaged or about to engage in the business of public service companies; creating and establishing a Public Service Commission for the regulation aforesaid; prescribing and defining the powers and duties of such Commission and its officers, including the exclusive power to regulate the construction, alteration, relocation, or abolition of the crossings of railroad corporations, street railway corporations, or other public service companies, and of public highways by the tracks or other facilities of said companies; providing for the ascertainment by the Commission of the expense and damages resulting from such construction, alterations relocation or abolition, and for the payment of such expense and damages severally or proportionately, by the Public service companies interested, the State or municipal corporation concerned and giving persons whose property is thereby taken, injured or destroyed, authority to sue the Commonwealth for damages in such cases, providing for the terms, salaries, and compensation of the members of the Commission, its officers, counsel, and employees; prescribing and regulating the practice and procedure before such Commission, and upon appeal and judicial review of its orders and determinations by the courts of common pleas; and giving the courts of common pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases, and of all injunctions, mandamus, or other appropriate proceedings to enforce the provisions of this act and the orders of the Commission, and to restrain such orders, subject to an appeal to the Supreme Court; prescribing penalties, fines, and imprisonment for the violation of the provisions of this act, and for the violation of the orders of said Commission; making it the duty of the Public Service Commission to enforce the provisions of the act approved the 19th day of June, 1911, entitled "An Act to promote the safety of travelers and employees on railroads, by compelling common carriers by railroad to properly man their trains," by amending section nine thereof; repealing the act approved the 31st day of May, 1907, which provided for the appointment of the

Pennsylvania State Railroad Commission and sections one and two of the act approved the 4th day of June, 1883, entitled "An Act to enforce the provisions of the 17th article of the Constitution relative to railroads and canals," and an act, entitled "To provide the maximum car service charges, including car storage charges that railroad companies and corporations, or associations, may charge and collect on each car loading, and not unloaded within the free time for unloading cars, and fixing the free time that shall be allowed for unloading cars," approved 24th day of May, A. D. 1907; and the proviso of clause three and the provisos of clause seven of section thirty-four of the act, entitled "An Act to provide for the incorporation and regulation of certain corporations," approved the 29th day of April, 1874, and all other legislation inconsistent with or supplied by this act, requiring traction motor companies or street railways operating as a single system different lines of street railway in a city to order and direct such traction motor companies or street railway corporations operating different lines of street railway in any city as a single system as aforesaid to make extensions to any line or lines so operated on any street or portions of a street to such new streets or parts of a street not occupied by tracks whenever the interests and convenience of the public may require such extensions, and to have power to require said motor companies or other railway corporations operating different lines of street railway as a single system in a city as aforesaid to take all formal steps requisite to perfect their charter rights and local consents to carry out the order of the Commission for such extensions and giving the Commission power to order the lessor or lessee company to take separately or jointly such action as may be necessary to perfect the right of each or of both jointly to acquire the legal power to carry out the orders of the Commission as to such extensions.

Also from the Committee on Appropriations reported as committed, Senate Bill No. 373 (House Bill No. 560), entitled:

An Act to fix the compensation for members of the General Assembly.

Also from the Committee on Appropriations reported as amended, Senate Bill No. 302 (House Bill No. 14), entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren, Pennsylvania.

Also from the Committee on Appropriations reported as committed, Senate Bill No. 458 (House Bill No. 677), entitled:

An Act making an appropriation to pay for the deficiency in the care, treatment, removal and maintenance of the indigent insane for the two years ending May 31st, 1919.

Also from the Committee on Appropriations reported as committed, Senate Bill No. 455 (House Bill No. 667), entitled:

An Act making an appropriation to pay for the deficiency in the care, treatment, removal and maintenance of the indigent insane for the biennial period ending May 31st, 1917.

Also from the Committee on Appropriations reported as amended, Senate Bill No. 427 (House Bill No. 71), entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Anthracite Coal Region at Ashland, Pennsylvania.

Also from the Committee on Appropriations reported as committed, Senate Bill No. 436 (House Bill No. 583), entitled:

An Act making an appropriation to the board of trustees of the Pennsylvania Soldiers and Sailors' Home at Erie, Pennsylvania, for deficiency in maintenance of said home.

Mr. Buckman, from the Committee on Public Roads and Highways reported as committed, Senate Bill No. 279 (House Bill No. 181), entitled:

An Act providing for the relocation, alteration and vacation of public roads and highways approaching leading into or contiguous to Parks and Public Grounds other than those within the limits of incorporated boroughs and municipalities title to which Parks and Public Grounds is vested in the State of Pennsylvania.

Mr. EYRE from the Committee on Public Roads and Highways reported as committed, Senate Bill No. 449 (House Bill No. 664), entitled:

An Act to authorize and empower any motor power company of this Commonwealth which shall own at least two-thirds of the capital stock of a turnpike company of this Commonwealth whose turnpikes has been purchased by the Commonwealth and which has acquired the road property, franchises, powers, privileges and immunities of a passenger railroad company which are operated under a lease by the turnpike company to the motor power company to acquire the road property, franchises, powers, privileges and immunities of the turnpike company.

Mr. VARE from the Committee on Municipal Affairs reported as amended, Senate Bill No. 367 (House Bill No. 409), entitled:

An Act authorizing counties, cities and boroughs to appropriate moneys for aiding, entertaining and caring for soldiers, sailors and marines and validating and ratifying appropriations and payments theretofore made.

Also from the Committee on Municipal Affairs reported as amended, Senate Bill No. 451 (House Bill No. 40), entitled:

An Act to amend and revise an act entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing, consolidating and extending existing laws in relation thereto," approved the 27th day of June, A. D. 1913, enlarging, changing modifying and defining certain of the powers of cities of the third class.

BILLS SIGNED.

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) announced that the Chief Clerk having reported that the following bills had passed both Houses of the General Assembly and the same being correct, the titles were publicly read as follows:

House Bill No. 83, entitled:

An Act making an appropriation to the trustees of the State Hospital of Nanticoke Luzerne County Pennsylvania

House Bill No. 217, entitled:

An Act to amend Clause (f), Section forty-nine, of an act approved the seventh day of June, one thousand nine hundred seventeen (P. L. 447), entitled "An Act relating to the administration and distribution of the estates of decedents and of minors, and of trust estates; including the appointment, bonds, rights, powers, duties, liabilities, accounts, discharge and removal of executors, administrators, guardians, and trustees, herein designated as fiduciaries; the administration and distribution of the estates of presumed decedents; widow's and children's exemptions; debts of decedents, rents of real estate as assets for payment thereof, the lien thereof, sales and mortgages of real estate for the payment thereof, judgments and executions therefor, and the discharge of real estate from the lien thereof; contracts of decedents for the sale or purchase of real estate; legacies, including legacies charged on land; the discharge of residuary estates and of real estate from the lien of legacies and other charges; the appraisement of real estate devised at a valuation; the ascertainment of the curtilage of dwelling houses or other buildings devised; the abatement and survival of actions, and the substitution of executors and administrators therein, and suits against fiduciaries; investments by fiduciaries; the organization of corporations to carry on the business of decedents; the audit and review of accounts of fiduciaries; refunding bonds; transcripts to the court of common pleas of balances due by fiduciaries; the rights, powers and liabilities of non-resident and foreign fiduciaries, the appointment, bonds, rights, powers, duties and liabilities of trustees durante absentia; the recording and registration of decrees, reports and other proceedings, and the fees therefor; appeals in certain cases; and also, generally dealing with the jurisdiction, powers, and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents."

Whereupon,

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) in the presence of the Senate signed the same.

BILLS INTRODUCED.

Mr. SNYDER read in his place and presented to the Chair Senate Bill No. 485, entitled:

An Act to validate certain municipal claims and municipal liens in the several boroughs of the Commonwealth, providing for the filing of claims therefor, and the proceedings for the collection of such claims.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 486, entitled:

An Act making an appropriation to the Pennsylvania Board of Pharmacy.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 487, entitled:

An Act to amend an act approved the seventeenth day of May, one thousand nine hundred and seventeen. (P. L. 208), entitled "An Act to regulate the practice of pharmacy and

sale of poisons and drugs, and providing penalties for the violation thereof; defining the words "drug" and "poison"; and providing for the appointment of a board which shall have in charge the enforcement of said law, and the power to make rules and regulations for the enforcement of said law; and providing for the purchase of samples of drugs for determining their quality, strength, and purity."

Which was committed to the Committee on Public Health and Sanitation.

Mr. NASON read in his place and presented to the Chair Senate Bill No. 488, entitled:

An Act to amend section one of an act approved the seventh day of July, one thousand eight hundred and seventy-nine (P. L. 194), entitled "An Act to enlarge the jurisdiction of justices of peace, and regulating the fees of constables making sales under this act."

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 489, entitled:

An Act to amend section one of an act approved the twenty-second day of March, one thousand nine hundred and seventeen. (P. L. 10), entitled "An Act permitting counties of the Commonwealth of Pennsylvania to appropriate and expend moneys for the improvement and maintenance of State highways and State-aid highways, or any public highway, in any county of the Commonwealth;" authorizing counties to incur indebtedness and to issue bonds for the improvement and maintenance of State and State-aid roads.

Which was committed to the Committee on Public Roads and Highways.

Mr. BUCKMAN read in his place and presented to the Chair Senate Bill No. 490, entitled:

An Act making an appropriation to the Washington Crossing Park Commission for the purpose of the acquisition of lands and property, and the making of improvements, in accordance with the provisions of the act of July twenty-fifth, one thousand nine hundred and seventeen (P. L. 1209), entitled "An Act to authorize the acquisition, by purchase or condemnation, of lands for a park, and the erection of a monument commemorative of Washington crossing the river Delaware, and for the appointment of a commission to acquire said lands and erect such monument; and making an appropriation for the purpose of this act."

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 491, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the purpose of acquiring and maintaining toll bridges over the Delaware river.

Which was committed to the Committee on Appropriations.

Mr. BARNES read in his place and presented to the Chair Senate Bill No. 492, entitled:

An Act making an appropriation to the trustees of the State Hospital for the Criminal Insane at Farview, Wayne County and authorizing the Board of Trustees to perform certain work in connection therewith.

Which was committed to the Committee on Appropriations.

Mr. SMITH read in his place and presented to the Chair Senate Bill No. 493, entitled:

An Act making an appropriation to the Harrisburg Polyclinic Hospital, of Harrisburg, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 494, entitled:

An Act making an appropriation to the Messiah Rescue and Benevolent Home, of Harrisburg, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 495, entitled:

An Act making an appropriation to the Home for the Friendless, of Harrisburg, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 496, entitled:

An Act making an appropriation to the Children's Industrial Home, at Harrisburg, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 497, entitled:

An Act making an appropriation to the Nursery Home, of Harrisburg, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 498, entitled:

An Act making an appropriation to the Sylvan Heights Home for Orphan Girls, at Harrisburg, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair, Senate Bill No. 499, entitled:

An Act making an appropriation to the Williams Valley Hospital, of Williamstown, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair, Senate Bill No. 500, entitled:

An Act making an appropriation to the Florence Crittenton Home, of Harrisburg, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair, Senate Bill No. 501, entitled:

An Act making an appropriation to the Harrisburg Hospital, of Harrisburg, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. JONES read in his place and presented to the Chair, Senate Bill No. 502, entitled:

An Act reorganizing the Department of Agriculture; creating bureaus therein and providing for the proper administration thereof.

Which was committed to the Committee on Agriculture.

Mr. S. J. MILLER read in his place and presented to the Chair Senate Bill No. 503, entitled:

An Act to establish as a State highway a certain section of public road in the county of Clearfield.

Which was committed to the Committee on Public Roads and Highways.

Also read in his place and presented to the Chair Senate Bill No. 504, entitled:

An Act making an appropriation to the DuBois Hospital, of DuBois, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. HEATON read in his place and presented to the Chair Senate Bill No. 505, entitled:

An Act making an appropriation to the trustees of the State Hospital for injured persons of the anthracite coal region of Pennsylvania at Ashland, Schuylkill County, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. LESLIE read in his place and presented to the Chair Senate Bill No. 506, entitled:

An Act requiring certain private hospitals and other charitable institutions to submit plans for the erection, or improvement of buildings to the Board of Public Charities for approval; and upon failure so to do, to be prohibited from receiving State appropriations.

Which was committed to the Committee on Appropriations.

Mr. PHIPPS read in his place and presented to the Chair Senate Bill No. 507, entitled:

A supplement to an act approval the Second day of June, on thousand nine hundred and fifteen (P. L. 762), entitled "An Act providing for the creation and administration of a State Fund for the insurance of compensation for injuries to employees of subscribers thereto; declaring false oaths by the subscribers to be misdemeanors; and providing penalties for the violation thereof," to include certain contractors within the provisions thereof.

Which was committed to the Committee on Judiciary General.

Mr. SALUS read in his place and presented to the Chair Senate Bill No. 508, entitled:

An Act making an appropriation to the Philadelphia Association for the Protection of Colored Women at Philadelphia, Philadelphia County, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 509, entitled:

An Act requiring certain standard provisions in policies of insurance issued against loss or damage resulting from accident to or injury suffered by an employe or other person or against loss or damage to property caused by horses or by any vehicle drawn, propelled or operated by any motor power and for which the person insured is liable.

Which was committed to the Committee on Insurance.

Mr. MEARKLE read in his place and presented to the Chair Senate Bill No. 510, entitled:

An Act amending sections three, ten, eleven and thirteen of an act approved the fifteenth day of May, one thousand nine hundred and fifteen, (P. L. 534), entitled "An act relating to motion-picture films, reels, or stereopticon views or slides; providing a system of examination, approval, and regulation thereof, and of the banners, posters, and other like advertising matter used in connection therewith; creating the Board of Censors; and providing penalties for the violation of this act," and providing for the appointment of a Deputy to the Board of Censors and additional employes of said Board, and fixing their salaries.

Which was committed to the Committee on Appropriations.

Mr. MURDOCH read in his place and presented to the Chair Senate Bill No. 511, entitled:

An Act making an appropriation to the Braddock General Hospital, Braddock, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. EINSTEIN read in his place and presented to the Chair Senate Bill No. 512, entitled:

An Act making an appropriation to the Pennsylvania Board of Pharmacy.

Which was committed to the Committee on Appropriations.

Mr. GRAFF read in his place and presented to the Chair Senate Bill No. 513, entitled:

An Act for the imposition and collection of taxes for general purposes and for light and water purposes in the several boroughs; requiring the several taxes to be kept separate and prohibiting the use thereof for purposes other than those for which collected; providing for the ordinance authorizing the assessment, levy and collection of such taxes and for the precept or warrant of the Burgess; and repealing certain acts.

Which was committed to the Committee on Municipal Affairs.

Also read in his place and presented to the Chair Senate Bill No. 514, entitled:

An Act to amend the act approved the fourteenth day of May, one thousand nine hundred fifteen (P. L. 312), entitled "An Act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs."

Which was committed to the Committee on Municipal Affairs.

Mr. HALDEMAN read in his place and presented to the Chair, Senate Bill No. 515, entitled:

An Act making an appropriation to the Home for Widows and Single Women of Lebanon and Lebanon County.

Which was committed to the Committee on Appropriations.

Mr. SONES read in his place and presented to the Chair, Senate Bill No. 516, entitled:

An Act authorizing certain officers of the United States Army to take acknowledgments of deeds and other instruments in writing.

Which was committed to the Committee on Judiciary General.

Mr. PATTON read in his place and presented to the Chair, Senate Bill No. 517, entitled:

An Act making an appropriation to The American Philosophical Society held at Philadelphia for Promoting Useful Knowledge.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair, Senate Bill No. 518, entitled:

A Supplement to an act entitled: "An Act to establish a Board of Commissioners of Navigation for the River Delaware and its Navigable Tributaries; regulating their jurisdiction over ships, vessels, and boats, and wharves, piers, bulkheads, docks, slips and basins; and exempting cities of the first class from certain of its provisions; and making an appropriation therefor," approved the 8th day of June, A. D. 1907; authorizing and directing the Commissioners to provide and maintain a nautical school for the education and training of pupils from the various counties of the Commonwealth of Pennsylvania in the science and practice of navigation, and making an appropriation for two years from the 1st day of June, A. D. 1919, towards its maintenance.

Which was committed to the Committee on Appropriations.

Mr. DAIX read in his place and presented to the Chair, Senate Bill No. 519, entitled:

An Act providing for the appointment by the district attorney in counties having a population of over one million five hundred thousand inhabitants of a chief county detective an assistant chief county detective and special county detectives defining their duties defining their authority fixing their salaries and authorizing the payment of the same together with the necessary travelling expenses by the county.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair, Senate Bill No. 520, entitled:

An Act making an appropriation to the commission appointed under the act approved the twenty-fifth day of July, one thousand nine hundred and thirteen, (P. L. 1306), entitled: "An Act to provide for the selection of a site and the erection of a State institution for the detention, care and treatment of inebriates, of persons habitually addicted to the use of alcoholic drink or intoxicating drugs, to be called the State Institution for Inebriates, and making an appropriation therefor," for the erection and completion of buildings.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 521, entitled:

An Act to fix the number and salaries of Assistant District Attorneys in counties of this Commonwealth, having one million five hundred thousand inhabitants, and prescribing the powers and duties of said Assistant District Attorneys.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 522, entitled:

An Act relating to and providing for the safety of users of the public highways by regulating the use thereof by motor and other vehicles and electric street cars, establishing as incidental thereto a Department of Motor Vehicles and defining its powers and duties.

Which was committed to the Committee on Judiciary General.

Mr. SCHANTZ read in his place and presented to the Chair Senate Bill No. 523, entitled:

An Act requiring all owners or lessees of any dam to properly protect, guard and police the same; providing for the appointment of special policemen therefor and for penalties for the violation hereof.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 524, entitled:

An Act to repeal an act, entitled, "An Act changing the mode and manner of appointing collectors of taxes in the County of Lehigh," approved the twenty-fifth day of March Anno Domini, one thousand eight hundred and forty-four, Pamphlet Laws, one hundred and sixty.

Which was committed to the Committee on Judiciary Special.

Also read in his place and presented to the Chair Senate Bill No. 525, entitled:

An Act to regulate and establish the fees to be charged and collected by the Recorder of Deeds in Counties having a population of eight hundred thousand inhabitants or less, as computed by the last preceding United States census.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 526, entitled:

An Act to repeal an act entitled "An Act regulating the salary of the Treasurer of Lehigh County," approved the sixteenth day of March, Anno Domini, one thousand eight hundred and sixty-seven, Pamphlet Laws, four hundred and eighty-five.

Which was committed to the Committee on Judiciary Special.

Also read in his place and presented to the Chair Senate Bill No. 527, entitled:

An Act directing county commissioners to appropriate moneys for the maintenance of duly incorporated organizations for the prevention of cruelty to animals.

Which was committed to the Committee on Judiciary General.

Mr. WOODWARD read in his place and presented to the Chair Senate Bill No. 528, entitled:

An Act establishing a homestead commission consisting of the Commissioner of Labor and Industry, the Commissioner of Health, the Commissioner of Banking and four members to be appointed by the Governor by and with the advice and consent of the Senate; enumerating the powers and duties of such commission and making an appropriation.

Which was committed to the Committee on Public Health and Sanitation.

Mr. McNICHOL read in his place and presented to the Chair Senate Bill No. 529, entitled:

An Act to authorize and empower the Court of Quarter Sessions of the several Districts of this Commonwealth to issue subpoenas to compel the attendance of witnesses and the production of evidence before the District Attorneys of the counties within their jurisdiction upon petition setting forth that such testimony is necessary in the investigation and prosecution of criminal offenses against the laws of the Commonwealth.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 530, entitled:

An Act to fix the fees to be allowed the District Attorney in counties containing over one million five hundred thousand inhabitants.

Which was committed to the Committee on Judiciary General.

Mr. EYRE read in his place and presented to the Chair Senate Bill No. 531, entitled:

An Act providing that street passenger railway, electric light, water and other public service companies of any kind may appeal to the Public Service Commission of the Commonwealth of Pennsylvania from the levying or imposition of any license tax, fees, charges or payments on or from the regulating of the franchises, powers, duties or liabilities of such companies, by cities, boroughs and other municipalities and authorizing the Public Service Commission to revoke, modify or suspend, after hearing, such license tax, fees, charges, payments or regulations when the same shall be found to be unreasonable in whole or in part; and authorizing an appeal to the Superior Court.

Which was committed to the Committee on Judiciary Special.

Also read in his place and presented to the Chair Senate Bill No. 532, entitled:

An Act authorizing the Governor to appoint volunteer police officers, providing for the organization and direction of such police officers, defining their powers and duties, imposing certain charges upon the State and counties for the expenses thereof.

Which was committed to the Committee on Appropriations.

Mr. VARE (by request of Mr. CATLIN) read in his place and presented to the Chair Senate Bill No. 533, entitled:

An Act making an appropriation to the Florence Crittenton Circle of Wilkes-Barre.

Which was committed to the Committee on Appropriations.

Also (by request of Mr. CATLIN) read in his place and presented to the Chair Senate Bill No. 534, entitled:

An Act making an appropriation to the Pittston Hospital Association of the City of Pittston, Pennsylvania.

Which was committed to the Committee on Appropriations.

RESOLUTION RELATING TO APPOINTMENT OF COMMITTEE TO DRAFT RESOLUTIONS ON DEATH OF THE LATE SENATOR WILLIAM WALLACE SMITH, AND FIXING TIME FOR MEMORIAL SESSION.

Mr. DAIX offered the following resolution, which was twice read, considered and agreed to.

Resolved that a Committee of eight members of the Senate be appointed to draft suitable resolutions on the death of the late Senator, William Wallace Smith, who died on August twenty-seventh, one thousand nine hundred and seventeen, and present said resolutions at a special meeting to be held on Tuesday afternoon, April eighth, at two thirty o'clock.

SENATE BILL NO. 16 RECALLED FROM THE GOVERNOR.

Mr. PHIPPS offered the following resolution, which was twice read, considered and agreed to.

In the Senate, March 17, 1919.
Resolved (if the House of Representatives concur), That Senate Bill No. 16, File Folio 101, entitled "A Supplement to the act approved the twenty-ninth day of May one thousand eight hundred and eighty-five Pamphlet Laws twenty-nine, entitled, "An Act to provide for the incorporation and regulation of natural gas companies" extending the duration of certain charters and providing a procedure therefor," be recalled from the Governor for the purpose of amendment.

Ordered. That the Clerk present the same to the House of Representatives for concurrence.

RESOLUTION RELATING TO APPOINTMENT OF COMMITTEE TO DRAFT RESOLUTIONS ON DEATH OF THE LATE SENATOR J. FRANK GRAFF, AND FIXING TIME FOR MEMORIAL SESSION.

Mr. TURNER offered the following resolution, which was twice read, considered and agreed to.

Resolved that a committee of eight members of the Senate be appointed to draft suitable resolutions on the death of the late Senator, J. Frank Graff, who died on June sixth, one thousand nine hundred and eighteen, and present said resolutions at a special meeting to be held on Tuesday afternoon, April eighth, at four o'clock.

SENATE BILL NO. 26 RECALLED FROM THE GOVERNOR.

Mr. SCHANTZ offered the following resolution, which was twice read, considered and agreed to.

In the Senate, March 17, 1919.
Resolved (if the House of Representatives concur), That Senate Bill No. 26, entitled "An Act to amend an act, entitled 'An Act to encourage county historical societies' approved the twenty-first day of May, Anno Domini, one thousand nine hundred one so as to provide that the commissioners' board in counties where the population exceeds one million may appropriate a sum not exceeding one thousand dollars annually to the Chief Historical Society in said county," approved the thirty-first day of March, Anno Domini, one thousand nine hundred fifteen (Pamphlet Laws thirty-six), increasing the sum that they may be appropriated and provide for joint appropriations" is hereby recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

NOMINATIONS BY THE GOVERNOR.

The Chair cleared his table and laid before the Senate communications in writing from His Excellency, the Governor of the Commonwealth, filed with the Chief Clerk during the interim, which were read as follows:

HIGHWAY COMMISSIONER.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, March 17, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.
Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Lewis S. Sadler, of Carlisle, to be State Highway Commissioner of Pennsylvania, for the term of four years, to be computed from March 11, 1919.

WM. C. SPROUL.

JUDGES COURT OF COMMON PLEAS FIFTH JUDICIAL DISTRICT.
Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, March 17, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.
Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Judges of the Court of Common Pleas, in and for the Fifth Judicial District, composed of the County of Allegheny, until the first Monday of January, 1920:
Charles H. Kline, Pittsburgh.
Stephen Stone, Pittsburgh.

WM. C. SPROUL.

ALDERMAN.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, March 17, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.
Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, George Zacher, to be an Alderman in and for the Fifteenth Ward of the City of Hazleton, County of Luzerne, until the first Monday of January, 1920.

WM. C. SPROUL.

JUSTICES OF THE PEACE.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, March 17, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.
Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Justices of the Peace, until the first Monday of January 1920:

ARMSTRONG COUNTY.

S. M. McCollum, Manor Township.

BEAVER COUNTY.

Geo. A. Blazier, Borough of Baden.

CAMBRIA COUNTY.

Frank J. Burgoon, Borough of Cresson.

CUMBERLAND COUNTY.

Ralph C. Crow, Borough of Lemoyne.

SOMERSET COUNTY.

George B. Moore, Township of Middlecreek.

WM. C. SPROUL.

NOTARIES PUBLIC.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, March 17, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the dates set opposite their names, respectively:

ALLEGHENY COUNTY.

Harry Easton, Pittsburgh, April 16, 1919.

C. E. Field, Pittsburgh, April 6, 1919.

Miss Laura E. Hubbard, Pittsburgh, April 3, 1919.

G. W. McCullough, Pittsburgh, April 27, 1919.

Miss J. A. Means, Pittsburgh, April 18, 1919.

George Reese, Pittsburgh, April 2, 1919.

George R. Rothwell, Pittsburgh, April 19, 1919.

C. T. Russell, Boro of Elizabeth, April 6, 1919.

BEAVER COUNTY.

W. T. Brastow, Boro of Ambridge, April 6, 1919.

Nible P. Kyser, Boro of Freedom, April 3, 1919.

BERKS COUNTY.

Harry M. Bertolet, Township of Oley, April 26, 1919.

CRAWFORD COUNTY.

Charles R. Church, Titusville, April 17, 1919.

CUMBERLAND COUNTY.

John L. Barner, Boro of Shippensburg, April 17, 1919.

Herman Berg, Jr., Boro of Carlisle, April 6, 1919.

DELAWARE COUNTY.

William H. Booth, Chester, April 9, 1919.

FAYETTE COUNTY.

Alexander Ronay, Boro of Fayette City, April 20, 1919.

GREENE COUNTY.

Owen J. Brown, Township of Perry, April 3, 1919.

JEFFERSON COUNTY.

Miss Amy M. Stuftt, Boro of Brookville, April 4, 1919.

LANCASTER COUNTY.

Henry B. Bruner, Boro of Columbia, April 13, 1919.

MERCER COUNTY.

Fred H. Bartleson, Boro of Sharpsville, April 6, 1919.

John Fitzpatrick, Boro of Farrell, April 6, 1919.

MONTGOMERY COUNTY.

George W. DeHaven, Boro of Conshohocken, April 4, 1919.

C. D. Wright, Boro of Jenkintown, April 19, 1919.

NORTHUMBERLAND COUNTY.

R. J. Glick, Boro of Shamokin.

J. P. Helfenstein, Boro of Shamokin, April 13, 1919.

PHILADELPHIA COUNTY.

James F. Brown, Philadelphia, April 14, 1919.

Joseph H. Calhoun, Philadelphia, April 9, 1919.

Miss Annie E. Connell, Philadelphia, April 6, 1919.

John Moore Clark Enburg, Philadelphia, April 11, 1919.

Columbus W. Gabell, Jr., Philadelphia, April 19, 1919.

J. Joseph George, Philadelphia, April 19, 1919.

George E. Goldbeck, Philadelphia, April 23, 1919.

Edward G. Holloway, Philadelphia, April 2, 1919.

Wm. N. Knatz, Philadelphia, April 20, 1919.

H. C. Knight, Philadelphia, April 23, 1919.

Clarence K. Klink, Philadelphia, April 18, 1919.

Geo. W. Mantz, Philadelphia, April 25, 1919.

James McGarvey, Philadelphia, April 17, 1919.

Thomas McIlhenny, Philadelphia, April 13, 1919.

W. H. Morrow, Philadelphia, April 26, 1919.

Jacob H. Rhoads, Philadelphia, April 16, 1919.

Nelson C. Rowley, Philadelphia, April 9, 1919.

George W. Seltzer, Philadelphia, April 15, 1919.

Thomas D. Simpson, Philadelphia, April 19, 1919.

Harry C. Tily, Philadelphia, April 4, 1919.

Henry Wessel, Jr., Philadelphia, April 15, 1919.

WASHINGTON COUNTY.

Walter Olloman, Boro of Canonsburg, April 15, 1919.

WESTMORELAND COUNTY.

Frank Ceraso, Boro of Vandergrift, April 3, 1919.

WM. C. SPROUL.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, March 17, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of confirmation:

ALLEGHENY COUNTY.

Miss Leah Greenberger, Pittsburgh.

Chas. G. Krapf, McKeesport.

Harry N. Moller, Pittsburgh.

James S. O'Brien, Pittsburgh.

Raymond C. Patton, Pittsburgh.

Herbert W. Schmidt, Pittsburgh.

Miss Wilhelmina Taliaferro, Pittsburgh.

Enos F. Woltman, Pittsburgh.

Fred W. Young, Pittsburgh.

BERKS COUNTY.

Paul S. Kintzer, Reading.

James G. Swartz, Reading.

William O. Yoder, Reading.

CAMBRIA COUNTY.

James S. Haynes, Borough of E. Conemaugh.

CLEARFIELD COUNTY.

J. A. Frenk, Borough of Currensville.

COLUMBIA COUNTY.

John Aimetti, Borough of Berwick.

DAUPHIN COUNTY.

Harry S. Gilbert, Borough of Millersburg.

Miss Evalyn Goshorn, Harrisburg.

Marko Kofalt, Borough of Steelton.

Mrs. Grace M. MacWilliams, Harrisburg.

J. P. Middour, Harrisburg.

DELAWARE COUNTY.

Miss Tillie E. Dankelman, Borough of Eddystone.

Miss Marie B. Johnson, Chester.

Felix Santilli, Chester.

ERIE COUNTY.

John L. Crotty, Erie.

Earl J. Fitzgerald, Erie.

B. E. Gallagher, Erie.

William Noble, Erie.

Don F. Smith, Corry.

John W. Thomas, Township of Millcreek.

HUNTINGDON COUNTY.

Taylor L. Archey, Borough of Mount Union.

LACKAWANNA COUNTY.

M. J. Reedy, Borough of Archbald.

Alfred L. Sherman, Scranton.

Hayes G. Shimp, Lancaster.

LEBANON COUNTY.

S. Stewart Ulrich, Lebanon.

MONTGOMERY COUNTY.

Milton D. Schweiger, Township of Cheltenham.

NORTHAMPTON COUNTY.

William Leston Ealer, Easton.

PHILADELPHIA COUNTY.

James J. Boyle, Philadelphia.

Thomas M. Datzell, Philadelphia.

John J. Donnelly, Philadelphia.

Levi W. Fountain, Philadelphia.
 Mrs. Camilla M. Gallagher, Philadelphia.
 James H. Gleason, Philadelphia.
 Conrad Goldner, Philadelphia.
 Frederick A. Guthapfel, Philadelphia.
 B. F. Hawley, Jr., Philadelphia.
 Robert E. Kift, Philadelphia.
 Miss Anna M. Miller, Philadelphia.
 Miss Laura M. Schappelle, Philadelphia.
 Miss Bertha E. Walker, Philadelphia.
 Louis P. Weiss, Philadelphia.
 Miss Marian Welch, Philadelphia.

SCHUYLKILL COUNTY.

Enoch Daubenspeck, Township of West Penn.

VENANGO COUNTY.

J. V. Wrightnour, Franklin.

WESTMORELAND COUNTY.

Jas. T. Hughes, Borough of Latrobe.
 R. B. McDowell, Borough of Legonier.

YORK COUNTY.

Charles M. Fry, Township of Lower Chanceford (Kyleville).
 WM. C. SPROUL.

Commonwealth of Pennsylvania,
 Executive Chamber, Harrisburg, March 17, 1919.
 To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the dates set opposite their names, respectively:

ALLEGHENY COUNTY.

Miss Elva Stanick, Pittsburgh, March 22, 1919.
 Leroy M. Stephens, Pittsburgh, March 19, 1919.

BEAVER COUNTY.

John D. Cottage, Borough of Conway, March 29, 1919.

BERKS COUNTY.

Harry Egolf, Reading, March 20, 1919.

CRAWFORD COUNTY.

Miss Margaret M. Addle, Meadville, March 22, 1919.

LUZERNE COUNTY.

Edward T. Boyer, Hazleton, March 29, 1919.
 Anna Breese, Hazleton, March 29, 1919.
 Gustave B. Kleeman, Wilkes-Barre, March 22, 1919.

PHILADELPHIA COUNTY.

Fred W. Cassidy, Philadelphia, March 29, 1919.
 Manuel Hurevitz, Philadelphia, March 29, 1919.

SCHUYLKILL COUNTY.

Wm. M. Marsh, Borough of Gordon, March 20, 1919.
 Charles A. Millet, Borough of Tamaqua, March 20, 1919.
 George E. Runkle, Borough of St. Clair, March 20, 1919.
 Charles D. Thompson, Borough of Gilbertson, March 20, 1919.

WM. C. SPROUL.

Commonwealth of Pennsylvania,
 Executive Chamber, Harrisburg, March 17, 1919.
 To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of confirmation.

ALLEGHENY COUNTY.

Miss Lelie Parker Calderwood, Pittsburgh.

LEBANON COUNTY.

Henry T. Updegrove, Lebanon.
 Robert L. Stine, Lebanon.
 M. B. Nye, Lebanon.
 Earle R. Carreter, Lebanon.

YORK COUNTY.

Miss Mary J. Brockley, Borough of Hanover.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent.

A motion was made by Mr. LESLIE.

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations,

Which was agreed to,

Whereupon,

A motion was made by Mr. LESLIE.

That the Senate do advise and consent to said nominations

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin, F. E., Einstein,	Marlow,	Salus,
Baldwin, R. J., Eyre,	Martin,	Sassaman,
Barnes,	McConnell,	Schantz,
Barr,	McNichol,	Smith,
Beales,	Meakle,	Snyder,
Buckman,	Miller, J. S.,	Sones,
Craig,	Miller, S. J.,	Tompkins,
Daix,	Homsher,	Turner,
Davis,	Jones,	Nason,
DeWitt,	Leiby,	Patton,
Donahue,	Leslie,	Phipps,
		Whitten,
		Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Governor be informed accordingly.

Mr. LESLIE. Mr. President, I move that the Executive Session do now arise.

Mr. MURDOCH. Mr. President, I second the motion.

The motion was agreed to.

COMMUNICATIONS FROM THE GOVERNOR.

The Chair cleared his table and laid before the Senate communications in writing from His Excellency, the Governor the Commonwealth, filed with the Chief Clerk during the interim, which were read as follows:

APPROVAL OF SENATE BILL NO. 177.

Commonwealth of Pennsylvania,
 Executive Chamber, Harrisburg, March 14, 1919.
 To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 177, entitled "An Act making an appropriation to the State Highway Department for the construction of permanent State highways for the payment of the Commonwealth's share in the expenses of constructing State-aid highways for the maintenance and repair of State highways within the limits of boroughs for the maintenance and repair of State-aid highways for the payment of expenses costs and awards in the purchase or condemnation of turnpikes and toll bridges for the payment of the deficiency caused during the years one thousand nine hundred thirteen and fourteen in carrying out the laws of Pennsylvania relative to the construction maintenance and repair of roads in townships of the second class for the payment of damages to property caused or occasioned in connection with the work of the State Highway Department."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 178.

Commonwealth of Pennsylvania,
 Executive Chamber, Harrisburg, March 14, 1919.
 To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 178, entitled "An Act making an appropriation to the State Highway Department for salaries expenses and maintenance of the same."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 2.

Commonwealth of Pennsylvania,
 Executive Chamber, Harrisburg, March 14, 1919.
 To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 2, entitled "An Act conferring upon judge advocates of the United States Army

the powers of notaries public declaring the effect thereof validating notarial acts heretofore performed by judge advocates and declaring the effect thereof."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 8.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, March 14, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 8, entitled "An Act to amend section five of an act approved the twenty-fourth day of July one thousand nine hundred and thirteen (Pamphlet Laws 1018), entitled 'An Act making it unlawful for the commissioners of any county in this Commonwealth to contract to repair build or rebuild any county bridges without due advertisement for sealed proposals excepting contracts not amounting to two hundred and fifty dollars' by excepting contracts for the repair building or rebuilding of any bridge or bridges that will cost less than five hundred dollars."

WM. C. SPROUL.

VETO OF SENATE BILL NO. 69.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, March 12, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I herewith return, without my approval, Senate Bill No. 69.

This bill attempts to validate decrees in divorce which are nullities, and therefore endeavors to make valid divorces for which there was no warrant in law at the time the decrees were made, and in which the proceedings were entirely irregular because the Court was without jurisdiction to entertain the proceedings or enter the decrees.

Furthermore, this bill would not authorize the granting of divorces to all persons whose husbands or wives were insane, but only to those persons within that class who had heretofore been illegally granted a divorce.

This bill also violates Section 7 of Article III of the Constitution, which prohibits special legislation "granting divorces," and would seem to infringe the constitutional provision against "any law impairing the obligation of contracts," and of the provision that no person "can be deprived of his life, liberty or property unless by the judgment of his peers or the law of the land."

WM. C. SPROUL.

On the question.

Shall the bill pass the objections of the Governor to the contrary notwithstanding?

BILL POSTPONED.

Mr. SALUS. Mr. President, I move that the question together with the further consideration of the bill be postponed for the present.

Mr. MEARKLE. Mr. President, I second the motion. The motion was agreed to.

HOUSE MESSAGES.

HOUSE CONCURS IN SENATE BILL NO. 10.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 10, entitled:

An Act authorizing cities of the third class with the assent of the electors duly obtained at an election to use moneys borrowed or authorized to be borrowed for purposes which have proved impracticable or impossible for any other lawful municipal purpose.

with the information that the House has passed the same without amendment.

SENATE BILL NO. 25 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 25, entitled:

An Act amending section five hundred and fifteen of an act approved May eighteenth Anno Domini one thousand nine hundred and eleven (Pamphlet Laws Three Hundred and Nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" so as to modify the scope of the prohibition against levying of taxes or incurring of debts for certain purposes, while any proceeding for a change of boundary lines affecting any school district is pending.

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Mr. SCHANTZ. Mr. President, I move that Rule 21, which requires amended bills to be noted on the calendar, be in this case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives to the foregoing bill.

Mr. MEARKLE. Mr. President, I second the motion. The motion was agreed to.

Said amendments having been printed as required by the Constitution were read as follows:

Amend Section 1, page 3, by striking out the following:

Section 515 While proceedings are pending in court for the changing of any boundary lines of any city incorporated town borough or township or the creation of any new city borough or township the board of school directors in every school district the territory of which will be lessened or wholly annexed to another municipality by such change of boundary lines or creation of a new municipality shall not levy or assess any school tax or incur any debts for the purpose of purchasing ground or building or enlarging a school building. Provided That this section shall not prevent the levying and collecting of the necessary taxes or the incurring of an indebtedness in order to rebuild a school building recently injured or destroyed or in order to pay any debts previously incurred.

and inserting in lieu thereof the following:

Section 515 While proceedings are pending in court for the changing of any boundary lines of any city incorporated town borough or township or the creation of any new city borough or township the board of school directors in every school district to be affected by such change of boundary lines or creation of a new municipality shall be permitted to levy and assess a school tax and incur debts for the purpose of purchasing ground or building or enlarging a school building in the same manner as though such proceedings were not pending in court for the changing of any boundary lines of any such city incorporated town borough or township or the creation of any new city borough or township.

Amend the title, page 1, line 12 by striking out the words "modify the scope of" and inserting in lieu thereof the word "remove."

On the question.

Will the Senate concur in the same?

Mr. SCHANTZ. Mr. President, it appears that in the passage of this bill in the House there was an error made and that the bill must be further amended. It appears that the only way to do it will be to non-concur now in the House amendments and send it back to the House for further amendment. I, therefore, ask the Senate to non-concur in the House amendments.

And the question recurring.

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YAYS—46.

Baldwin, F. E., Donahue,	Leslie,	Salus,
Baldwin, R. J., Einstein,	Marlow,	Sassaman,
Barnes,	Martin,	Schantz,
Barr,	Eyre,	Smith,
Beales,	Graff,	McConnell,
Boyd,	Gray,	McNichol,
Buckman,	Haldeman,	Mearkle,
Craig,	Heaton,	Miller, J. S.,
Daix,	Herron,	Miller, S. J.,
Davis,	Holmsher,	Murdoch,
DeWitt,	Jones,	Nason,
	Leiby,	Patton,
		Phipps,
		Whitten,
		Woodward,

YEAS—0.

A majority of all the Senators having voted "aye" the question was determined in the negative.

Ordered, That the Clerk inform the House of Representatives accordingly.

BILL ON THIRD READING POSTPONED FOR PRESENT RECALLED FROM GOVERNOR.

Mr. McCONNELL. Mr. President, I move that the Senate do now proceed to the consideration of Senate Bill No. 59 on Third reading postponed for the present recalled from the Governor, entitled:

An Act to amend section two of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-two) entitled "An Act authorizing county controllers in counties having a population of more than one hundred thousand and less than two hundred sixty thousand inhabitants to appoint a solicitor pre-

scribing the duties of said solicitor and fixing his salary" by authorizing the county commissioners and county controller to fix the salary of the solicitor

Mr. PHIPPS. Mr. President, I second the motion.
The motion was agreed to.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 59, entitled:

An Act to amend section two of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-two) entitled "An Act authorizing county controllers in counties having a population of more than one hundred thousand and less than two hundred sixty thousand inhabitants to appoint a solicitor prescribing the duties of said solicitor and fixing his salary" by authorizing the county commissioners and county controller to fix the salary of the solicitor

On the question,

Will the Senate agree to the bill?

Mr. McCONNELL. Mr. President, I ask unanimous consent to amend section 1, page 1, line 4, by striking out the word "two" and inserting in lieu thereof the word "one"; also page 2, line 2, by striking out the word "two" and inserting in lieu thereof the word "one"; also line 3, by striking out the word "sixty" and inserting in lieu thereof the words "and fifty"; also in line 3, by inserting after the word "thousand" the word "inhabitants"; also by inserting after line 5 the following: "Section 1. Be it enacted, etc. That in all counties having a population of more than one hundred thousand and less than one hundred and fifty thousand inhabitants, as shown by the last preceding decennial census of the United States, the county controller is authorized to appoint one person, learned in the law, as his solicitor, is hereby amended to read as follows:

Section 1. Be it enacted, etc. That in all counties having a population of more than one hundred thousand and less than two hundred and sixty thousand inhabitants, as shown by the last preceding decennial census of the United States, the county controller is authorized to appoint one person, learned in the law, as his solicitor.

Section 2. That section two of said act which read as follows:

Also title page 1, line 1, by striking out the words "section two of"; also line 6, by striking out the word "two" and inserting in lieu thereof the word "one"; also line 6, by striking out the word "sixty" and inserting in lieu thereof the words "and fifty" also line 8, by inserting after the word "by" the following: "extending the provisions of the act to include counties having a population of more than one hundred thousand and less than two hundred and sixty thousand inhabitants and."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILL ON FINAL PASSAGE RECALLED FROM GOVERNOR.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 59, as follows:

An act to amend section two and section five as amended and to supplement an act approved the seventh day of July one thousand eight hundred eighty-five (Pamphlet Laws two hundred and fifty-seven) entitled "An act to confer upon the several courts of common pleas of this Commonwealth jurisdiction of a court of equity in all cases of dower and partition and prescribing the method of procedure" by enlarging the powers of the master and confirming all cases heretofore proceeded in to final decree

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act approved the seventh day of July one thousand eight hundred eighty-five (Pamphlet Laws two hundred and fifty-seven) entitled "An act to confer upon the several courts of common pleas of this Commonwealth jurisdiction of a court of equity in all cases of dower and partition and prescribing the method of procedure" which reads as follows

"Section 2 Whenever a bill shall hereafter be filed in any court having the jurisdiction of a court of equity in cases of partition it shall be lawful for the said court after a decree for partition shall have been made to refer the cause to a master or a master and commissioner to decide and partition the lands and tenements into purparts and to value the same and to ascertain the amounts that shall be paid or charged thereon for owelty or which shall be paid or secured to the parties to whom no purparts can be allotted in the manner now authorized by law under writs of partition issued out of the courts of common law And the said master after such partition and valuation has been made shall award the said purparts to and among the parties entitled together with the sum to be charged thereon and payable as and for owelty of partition and when the premises cannot be conveniently divided into as many purparts as there are parties entitled to award and allot the amount or sum to be paid or secured to them respectively and the times when such payments shall be made and the purparts out of which the same shall be payable" be and same is hereby amended to read as follows

Section 2 Whenever a bill shall hereafter be filed in any court having the jurisdiction of courts of equity in cases of partition it shall be lawful for the said court after a decree in partition shall have been made to refer the cause to a master or to a master and commissioner to divide and partition the lands and tenements into purparts and to value the same and to ascertain the amounts that shall be paid or charged thereon for owelty or which shall be paid or secured to the parties to whom no purparts can be allotted in the manner now authorized by law under writs of partition issued out of the courts of common law And the said master after such partition and valuation has been made or in case the master shall find that the lands and tenements cannot be divided into purparts without prejudice to or spoiling the whole and has placed a valuation thereon shall issue a rule on all parties in interest to appear before the master on a day certain to accept or refuse the said real estate at the valuation placed thereon by the master put in bids for the same or to show cause why the same should not be sold and on the return of said rule shall award and allot the said lands or the said purparts to the acceptant or to the highest bidder together with the sum to be charged thereon and payable as and for owelty of partition and when the premises cannot be conveniently divided into as many purparts as there are parties entitled to award and allot the amount or sum to be paid or secured to them respectively and the times when such payments shall be made and the purparts out of which the same shall be payable

Section 2 That the fifth section of said act which as amended by an act approved the fourteenth day of July one thousand eight hundred and ninety-seven (Pamphlet Laws two hundred and sixty-eight) entitled "An act to amend the fifth section of an act entitled 'An act to confer upon the several courts of common pleas of the Commonwealth jurisdiction of a court of equity in all cases of dower and partition and prescribing the method of procedure' approved the seventh day of July Anno Domini one thousand eight hundred and eighty-five so as to authorize decrees of sales of purparts in partition in common law courts be and the same is hereby amended to read as follows

"Section 5 Whenever a bill shall have been or shall hereafter be filed in any court having equitable jurisdiction in cases in partition and master or the master and commissioners to whom the proceedings have been or may be referred have reported or shall hereafter report that the lands or tenements cannot be divided without prejudice to or spoiling the whole and the parties in interest have refused or shall hereafter refuse to take the same at the valuation or if the master or the master and commissioners have reported or shall hereafter report that the parties in interest or either or any of them have refused to make any purpart or purparts at the valuation thereof then in such case the said courts may order the master to make sale of such purpart or purparts or of the whole so reported to have been refused at public auction giving like notice that is required in sales under proceedings in partition in common law courts"

Section 5 Whenever a bill shall be filed in any court having equitable jurisdiction in cases in partition and the master or master and commissioner to whom the proceedings have been referred have reported that the lands or tenements cannot be divided without prejudice to or spoiling the whole and the parties have refused to take the same at the valuation then it shall be the duty of the said court to order the master to make sale thereof at public auction giving the like notice that is required in sales under proceedings in partitions in the common law courts

Section 3 That all partition proceedings in equity heretofore instituted in which final decree has been entered be and the same are hereby ratified

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Baldwin, F. E., Donahue,
Baldwin, R. J., Einstein,
Barnes, Eyre,
Barr, Graff,
Beales, Gray,
Boyd, Haldeman,
Buckman, Heaton,

Marlow, Martin,
McConnell, Schantz,
McNichol, Smith,
Markle, Snyder,
Miller, J. S., Sones,
Miller, S. J., Tompkins

Craig,	Herron,	Murdoch,	Turner,
Daix,	Homsher,	Nason,	Vare,
Davis,	Leiby,	Patton,	Weaver,
DeWitt,	Leslie,	Phipps,	Whitten,
			Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.
Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.
The Senate proceeded to the third reading and consideration of Senate Bill No. 206, as follows:

- An Act authorizing corporations incorporated for certain purposes under the laws of any other State of the United States to acquire erect and maintain buildings and manufacturing establishments and to take hold mortgage lease and convey real estate necessary and proper for such corporate purposes
- Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall and may be lawful for any corporation incorporated under the laws of any other State for any one or more of the following purposes to hold real estate in Pennsylvania
- I For the manufacture of any form of iron or steel
 - II For the manufacture of any form of glass
 - III For the manufacture of any form of lumber or wood
 - IV For the manufacture of chemicals and chemical fibre
 - V For the manufacture of pyroligneous acids acetate of lime and charcoal by process of destructive distillation
 - VI For the manufacture of cotton velvet or other fabrics or the cleansing dyeing and conversion thereof
 - VII For the manufacture of carbon dioxide and magnesia and the products thereof and composition articles and apparatus for use in connection therewith
 - VIII For the manufacture of extracts from wood bark leaves and roots or any other extract for tanning cleansing dyeing or other purposes
 - IX For the manufacturing and printing of wall paper lithographs or prints
 - X For the manufacturing harvesting supplying and selling of ice
 - XI For the manufacturing purchasing selling of paper wood-pulp or products thereof
 - XII For the manufacture and sale of food-stuffs and eatables
 - XIII For the manufacturing and selling of garden and horticultural implements and the dealing in seeds plants bulbs and flowers
 - XIV For the bottling and selling of natural and mineral springs water
 - XV For the quarrying of cement rock and the manufacture of cement and cement products
 - XVI For the preparation of cattle hair for use
 - XVII For the quarrying of slate granite stone or rocks of any kind or for dressing polishing or manufacturing the same or any of them
 - XVIII For the mining and manufacturing of clay into brick tile and other articles and products produced from clay and other substances mixed therewith
 - XIX For the manufacturing buying selling leasing using and operation of electrical apparatus and machinery and articles of every kind appertaining to or in any wise connected with the production use regulation control distribution or application of electricity or electrical energy or products for any use or purpose constructing acquiring using selling buying or leasing any works construction or plant or part thereof connected with or involving such use distribution regulation control or application of electricity or the control or use of electrical apparatus for any purpose and of producing furnishing and supplying electricity or electrical apparatus in any form and for any purpose and to carry on a general manufacturing business
 - XX For the refining manufacturing or sale of petroleum and petroleum products
 - XXI For the manufacture and sale of explosives
 - XXII For the manufacture of fire-brick and refractories and the mining and quarrying of raw material therefor
 - XXIII For the manufacture storage distribution or sale of cheese or butter or other dairy or creamery products
 - XXIV For the manufacture buying selling dealing in and using of collapsible tubes and metal specialties
 - XXV For packing manipulating or manufacturing or buying selling or dealing in tobacco cigars cigarettes or other tobacco products
 - XXVI For the manufacture and sale of artificial silk
 - XXVII For the manufacture storage distribution or sale of coal-tar and its products or roofing felt roofing roofing materials and building papers or products and by-products of coal and asphalt
 - XXVIII For the manufacture of automobiles motor-trucks or other motor-vehicles or of any article appertaining to or entering into the construction thereof
 - XXIX For the building of boats ships and the machinery and tackle appertaining thereto
 - XXX For briquetting coal or other minerals
 - XXXI For the manufacture of any form of leather or any article or thing which may be manufactured from leather or articles or things in which leather is a component part

- XXXII For the erecting of theatres moving picture houses opera houses and other places for furnishing amusement
 - XXXIII For the manufacture of rubber in any form or for the manufacturing purchasing and selling of goods of which rubber cancho, gutta-percha balata or any of their substitutes are a component part and the various materials entering into the manufacturing of any and all such goods
 - XXXIV For the manufacturing selling importing exporting and otherwise dealing in silverware plate-ware and flat-ware of every kind and description
 - XXXV For the establishment maintenance and continuance of a ferry or bridge between this Commonwealth and another state and for the erection of piers therefor
 - XXXVI For the transportation of passengers and freight by steam boats or other vessels upon any waters between this Commonwealth and another state
 - XXXVII For the publication and sale of books tracts newspapers periodicals and such other business as is commonly connected with the publishing and sale of books the net profits of which corporation are by its charter or governing body required to be applied to religious and charitable uses which corporation has a duly authorized agent for the purpose of carrying on such business
- Section 2 Every such foreign corporation may erect and maintain buildings and manufacturing establishments and take hold mortgage lease and convey real estate to an amount necessary for its corporate purpose but foreign publishing and book selling corporations as aforesaid shall not hold real estate the clear yearly value or income from which is over twenty thousand dollars
- Section 3 No foreign corporation shall employ any greater amount of capital in its business within this Commonwealth than corporations of the same kind are permitted to use in their business under the laws of the state in which they are incorporated
- Section 4 Nothing herein contained shall be deemed to prevent or relieve real estate taken held mortgaged leased or conveyed by such corporation under the provisions of this act from being taxed in like manner with other real estate within this Commonwealth
- Section 5 Every such foreign corporation doing business as aforesaid in this Commonwealth shall be liable to taxation to an amount not exceeding that imposed on corporations organized for similar purposes under the laws of this State and every such foreign corporation taking the benefit of this act shall make the same returns to the Auditor General that are now required by law of the corporations of this State
- Section 6 The title to any real estate taken held mortgaged leased or conveyed for any of the purposes aforesaid by any foreign corporation under the provisions of any of the acts of assembly repealed by this act is hereby validated and such real estate now held by any such corporation shall be taken held mortgaged leased or conveyed with the same effect as if acquired under the provisions of this act
- Section 7 The following acts of assembly are absolutely repealed viz
- I An Act approved the ninth day of June one thousand eight hundred and eighty-one (Pamphlet Laws eighty-nine) entitled "An Act authorizing companies incorporated under the laws of any other state of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes"
 - II An Act approved the twenty-fifth day of June one thousand eight hundred and eighty-five (Pamphlet Laws one hundred and seventy-nine) entitled "A supplement to an act entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes' approved the ninth day of June one thousand eight hundred and eighty-one authorizing companies incorporated under the laws of any other State of the United States for the conversion dyeing and cleansing of cotton and other fabrics to erect and maintain buildings for such manufacturing purposes and for offices and salesrooms or either and to take have and hold real estate necessary and proper for such purposes"
 - III An Act approved the twenty-eighth day of April one thousand eight hundred and eighty-seven (Pamphlet Laws seventy-six) entitled "A supplement to an act entitled 'A supplement to an act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes approved the ninth day of June one thousand eight hundred and eighty-one authorizing companies incorporated under the laws of any other state of the United States for the conversion dyeing and cleansing of cotton and other fabrics to erect and maintain buildings for such manufacturing purposes and for offices and sales rooms or either and to take have and hold real estate necessary and proper for such purposes' approved the twenty-fifth day of June Anno Domini one thousand eight hundred and eighty-five conferring similar powers upon companies incorporated under the laws of any other State of the United States for the manufacture of lumber and wood products and pyroligneous acids acetate of lime and charcoal by the process of destructive distillation or the preparation of cattle hair for use"
 - IV An Act approved the sixth day of June one thousand eight hundred and eighty-seven (Pamphlet Laws three hundred and fifty-two) entitled "An Act authorizing companies incorporated under the laws of any other State of the United

States for the establishment maintenance and continuance of a ferry or for the maintenance and continuance bridge between this State and any other State upon or over any river flowing between said States to erect and maintain piers and certain other buildings and structures to hold real estate in this State and to mortgage lease or convey the same"

V An Act approved the seventeenth day of April one thousand eight hundred and eighty-nine (Pamphlet Laws thirty-five) entitled "An Act authorizing companies incorporated under the laws of any other State of the United States for the transportation of passengers and freight by steamboats or other vessels on rivers or other waters between this State and any other State to hold real estate in this State and to lease mortgage and convey the same"

VI An Act approved the thirtieth day of April one thousand eight hundred and ninety-one (Pamphlet Laws thirty-nine) entitled "A supplement to an act entitled 'A supplement to an act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes approved the ninth day of June one thousand eight hundred and eighty-one authorizing companies incorporated under the laws of any other state of the United States for the conversion dyeing and cleansing of cotton and other fabrics to erect and maintain buildings for such manufacturing purposes and for offices and salesrooms or either and to take have and hold real estate necessary and proper for such purposes approved the twenty-fifth day of June Anno Domini one thousand eight hundred and eighty-five conferring similar powers upon companies incorporated under the laws of any other state of the United States for the manufacture of lumber and wood products and pyroigneous acids acetate of lime and charcoal by the process of destructive distillation or the preparation of cattle hair for use" approved the twenty-eighth day of April one thousand eight hundred and eighty-seven conferring similar power upon companies incorporated under the laws of any other state of the United States for the manufacture of carbon dioxide and magnesia and the products thereof and compositions articles and apparatus from and in connection therewith and for the manufacture of cotton velvet and other fabrics and for the manufacture of extracts out of wood bark leaves and roots or any other extracts for tanning cleansing dyeing or other purposes"

VII An Act approved the eighth day of June one thousand eight hundred and ninety-three (Pamphlet Laws three hundred and eighty-nine) entitled "A supplement to a supplement to an act entitled 'A supplement to an act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacture purposes" approved the ninth day of June one thousand eight hundred and eighty-one authorizing companies incorporated under the laws of any other State of the United States for the conversion dyeing and cleansing of cotton and other fabrics to erect and maintain buildings for such manufacturing purposes and for offices and salesrooms or either and to take have and hold real estate necessary and proper for such purposes approved the twenty-fifth day of June Anno Domini one thousand eight hundred and eighty-five conferring similar powers upon companies incorporated under the laws of any other State of the United States for the manufacture of lumber and wood products and pyroigneous acids acetate of lime and charcoal by the process of destructive distillation or the preparation of cattle hair for use approved the twenty-eighth day of April one thousand eight hundred and eighty-seven conferring similar power upon companies incorporated under the laws of any other State of the United States for the manufacture of carbon dioxide and magnesia and the products thereof and compositions articles and apparatus from and in connection therewith and for the manufacture of cotton velvet and other fabrics and for the manufacture of extracts out of wood bark leaves and roots or any other extracts for tanning cleansing dyeing or other purposes" approved the thirtieth day of April Anno Domini one thousand eight hundred and ninety-one conferring similar powers upon companies incorporated under the laws of any other State of the United States for the manufacture or printing of wall paper lithographs or prints and for mining and manufacture of clay into brick tile and various other articles and products produced from clay and from clay and other substances mixed therewith"

VIII An Act approved the sixteenth day of June one thousand eight hundred and ninety-three (Pamphlet Laws four hundred and sixty-six) entitled "An Act to amend an act entitled "An Act authorizing companies incorporated under the laws of any other States of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes" approved the ninth day of June Anno Domini one thousand eight hundred and eighty-one extending the same to companies formed for the purpose of quarrying slate granite stone or rocks or for dressing polishing working or manufacturing the same or any of them and to mineral springs companies incorporated for the purpose of bottling and selling natural mineral springs water"

IX An Act approved the twenty-fourth day of June one thousand eight hundred and ninety-five (Pamphlet Laws two hundred and thirty-eight) entitled "An act to enable foreign corporations engaged in this State in the publication and sale of books tracts newspapers et cetera the net profits of which are by its charter or governing body required to be applied to religious and charitable uses to hold real estate in this Commonwealth"

X An Act approved the nineteenth day of April one thousand nine hundred and one (Pamphlet Laws eighty-six) entitled "An Act to amend an act entitled "An Act to amend an act entitled "An Act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes" approved the ninth day of June Anno Domini one thousand eight hundred and eighty-one extending the same to companies formed for the purpose of quarrying slate granite stone or rocks or for dressing polishing working or manufacturing the same or any of them and to mineral springs companies incorporated for the purpose of bottling and selling natural mineral springs water" approved the sixteenth day of June Anno Domini one thousand eight hundred and ninety-three"

XI An Act approved the twenty-eighth day of May one thousand nine hundred and seven (Pamphlet Laws two hundred and sixty-six) entitled "An Act to amend an act entitled "An Act to amend an act entitled "An Act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes" approved the ninth day of June Anno Domini one thousand eight hundred and eighty-one extending the same to companies formed for the purpose of quarrying slate granite stone or rocks or for dressing polishing working or manufacturing the same or any of them and to mineral springs companies incorporated for the purpose of bottling and selling natural mineral springs water" approved the sixteenth day of June Anno Domini one thousand eight hundred and ninety-three" approved the nineteenth day of April Anno Domini one thousand nine hundred and one extending the same to companies formed for the purpose of manufacturing and selling chemicals foodstuffs cement and cement products and the quarrying of cement rock"

XII An Act approved the twenty-seventh day of April one thousand nine hundred and nine (Pamphlet Laws one hundred and seventy-three) entitled "An Act to amend an act entitled "An Act to amend an act entitled "An Act to amend an act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes" approved the ninth day of June Anno Domini one thousand eight hundred and eighty-one extending the same to companies formed for the purpose of quarrying slate granite stone or rocks or for dressing polishing working or manufacturing the same or any of them and to mineral springs companies incorporated for the purpose of bottling and selling natural mineral springs water approved the sixteenth day of June Anno Domini one thousand eight hundred and ninety-three" extending the same to companies incorporated for the purpose of manufacturing supplying and sale of ice approved the nineteenth day of April Anno Domini one thousand nine hundred and one" by extending the same to companies incorporated for the manufacture of paper wood-pulp or chemical fibre"

XIII An Act approved the twentieth day of April one thousand nine hundred and eleven (Pamphlet Laws sixty-eight) entitled "An Act to amend an act entitled "An Act to amend an act entitled "An Act to amend an act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes" approved the ninth day of June Anno Domini one thousand eight hundred and eighty-one extending the same to companies formed for the purpose of quarrying slate granite stone or rocks or for dressing polishing working or manufacturing the same or any of them and to mineral springs companies incorporated for the purpose of bottling and selling natural mineral springs water" approved the sixteenth day of June Anno Domini one thousand eight hundred and ninety-three and further extending the same to companies formed for the purpose of manufacturing and selling garden and horticultural implements and dealing in seeds plants bulbs and flowers"

XIV An Act approved the twenty-third day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred and fifteen) entitled "An Act to amend an act entitled "An Act to amend an act entitled "An Act to amend an act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes" approved the ninth day of June Anno Domini one thousand eight hundred and eighty-one extending the same to companies formed for the purpose of quarrying slate granite stone or rocks or for dressing polishing working or manufacturing the same or any of them and to mineral springs companies incorporated for the purpose of bottling and selling natural mineral springs water approved the sixteenth day of June Anno Domini one thousand eight hundred and ninety-three" approved the nineteenth day of April Anno Domini one thousand nine hundred and one extending the same to companies formed for the purposes of manufacturing and selling chemicals foodstuffs cement and cement products and the quarrying of cement rock" approved May twenty-eighth one thousand nine hundred and seven extending the same to companies incorporated for the manufacture buying selling leasing using and operation of

XXV. An Act approved the sixteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws nine hundred and ninety-nine) entitled "An Act authorizing companies incorporated under the laws of any other State of the United

States for certain purposes to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for such purposes."

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

Baldwin, F. E., Donahue,	Martin,	Sassaman,
Baldwin, R. J., Einstein,	McConnell,	Schantz,
Barnes, Eyre,	McNichol,	Smith,
Barr, Graff,	Mearkle,	Snyder,
Beales, Gray,	Miller, J. S.,	Sones,
Boyd, Haldeman,	Miller, S. J.,	Tompkins,
Buckman, Herron,	Murdoch,	Turner,
Craig, Homsher,	Nason,	Vare,
Daix, Leiby,	Patton,	Weaver,
Davis, Leslie,	Phipps,	Whitten,
DeWitt, Marlow,	Salus,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr. VARE. Mr. President, I ask that Senate Bill No. 371 (House Bill No. 631), on third reading, entitled:

An act to amend section two of an act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws eighty-three) entitled "An Act to regulate and improve the civil service of the cities of the first class in the Commonwealth of Pennsylvania making violation of its provisions to be a misdemeanor and providing penalties for violations thereof."

go over in its order.

The PRESIDENT. Is there any objection? The Chair hears none.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 6, entitled:

An Act constituting the county commissioners county controller and county treasurer in any county having a population of more than one hundred thousand inhabitants a board to appoint depositories of county funds and to fix the rate of interest to be paid to the county by such depositories.

The first, second, third and fourth sections of the bill were read as follows, and agreed to.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in any county containing a population of more than one hundred thousand and less than seven hundred thousand inhabitants the county commissioners county controller and county treasurer shall constitute a board for the following purposes and with the following powers

They shall meet at the office of the county controller not later than noon of the third Wednesday following the date at which any county treasurer qualifies for a full term and there appoint one or more banks or banking institutions as depositories of county funds for the term for which the treasurer shall have been elected

Section 2 At said meeting the board shall designate the rate of interest to be paid by such depository to the county for the term which rate of interest shall be not less than two per centum per annum calculated on daily balances Deposits shall be made with such banks or banking institutions as soon as satisfactory bonds approved by the county commissioners shall be filed with the controller

Section 3 For the purpose of voting at their meetings the county commissioners shall each have one vote the county controller one vote and the county treasurer one vote and the majority shall be necessary to enable the said board to transact its business as hereinbefore set forth

Section 4 Nothing in this act contained shall be construed to repeal the act of April first one thousand nine hundred and nine (Pamphlet Laws ninety-three) entitled "An Act constituting the county commissioners county controller and county treasurer in any county now or hereafter containing not less than seven hundred and fifty thousand nor more than one million two hundred thousand inhabitants a board having the

power to adopt depositories of county funds defining the powers of said board and specifying their duties describing how the said depositories shall be selected and repealing certain acts and parts of acts of Assembly inconsistent herewith"

All acts and parts of acts inconsistent with this act are hereby repealed

The title of the bill was read as follows:

An Act Constituting the county commissioners county controller and county treasurer in any county having a population of more than one hundred thousand inhabitants a board to appoint depositories of county funds and to fix the rate of interest to be paid to the county by such depositories

On the question.

Will the Senate agree to the title?

Mr. EYRE. Mr. President, I move to amend title page 1, line 3, by inserting after the word "thousand" the following: "and less than seven hundred thousand."

Mr. BUCKMAN. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 7, as follows:

An Act prescribing the surties to be furnished on all their official bonds by the county treasurers of the several counties of this Commonwealth and providing for the payment of the premiums on said bonds

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the surties to be furnished on all their official bonds given by the county treasurers in every county of this Commonwealth shall be one or more surety companies authorized to do business in the Commonwealth of Pennsylvania and the premiums for all such bonds whether given to secure State or county funds shall be paid out of the county treasury

Nothing in this section contained shall otherwise affect the bonds required to be given by the county treasurer of such county to the Commonwealth of Pennsylvania under section thirty-four of an act of Assembly approved the fifteenth day of April one thousand eight hundred and thirty-four Pamphlet Laws five hundred and thirty-seven entitled "An Act relating to counties and townships and county and township officers"

Section 2 This act shall not except as set forth in section one affect or repeal the provisions of the act of Assembly of April twenty-eighth one thousand nine hundred and fifteen Pamphlet Laws one hundred and ninety-eight entitled "An Act relating to the bonds to be given by county officers the amount and conditions thereof the surties for such bonds the payment of the premiums therefor and the recording and custody thereof in counties having over eight hundred thousand and less than one million five hundred thousand inhabitants"

All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, to be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 72, as follows:

An Act authorizing Banking Companies incorporated and organized under the laws of the Commonwealth and having Capital Stock at least equal to the Capital Stock which Trust Companies are required by law to have to act in any fiduciary capacity in which Trust Companies organized under the laws of the Commonwealth are empowered to act and prescribing the method of acquiring such rights

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That corporations organized or hereafter to be organized under the laws of the Commonwealth for carrying on the business of banking and having capital stock at least equal to the capital stock which trust companies are required by law to have may be granted by special permit the right and power to act as trustees executor administrator registrar of stocks and bonds guardian of estates assignee receiver committee of estates of lunatics or habitual drunkards or in any other

fiduciary capacity in which trust companies organized under the laws of this Commonwealth have authority and are permitted to act

Section 2 Such rights powers and privileges shall be exercised by State banking companies for and during the term of the charter of said banking companies and any renewal and extension thereof

Section 3 Banking companies exercising any or all of the rights powers and privileges enumerated in section one of this act or included therein by reference to the laws regulating trust companies shall keep all trust funds and trust investments separate and apart from the general assets of the bank and shall keep a separate set of books and records showing in proper detail all transactions engaged in under authority of this act Such books and records shall be open to inspection examination and supervision by the State Bank Department to the same extent as the other books records and assets of the banking company are by laws existing or which may be hereafter enacted

Section 4 Banking corporations exercising the rights and powers conferred by this act shall not be required to execute the bond usually required of individuals but shall have the power to execute any bond required by law when acting in any fiduciary capacity

Section 5 In any case in which the laws of this Commonwealth requires that a corporation acting in any fiduciary capacity shall take an oath or make an affidavit the president vice-president cashier or trust officer of such banking corporation may take the necessary oath or execute the necessary affidavit

Section 6 Any banking company acquiring the additional rights and powers authorized by this act shall include in or add to its corporate name the words "Trust Company"

Section 7 Any banking company incorporated under the laws of this Commonwealth desiring to acquire and exercise the rights and powers authorized by this act shall by its board of directors adopt a resolution setting forth such desire authorize its president and secretary to make application therefor under its corporate seal and record such resolution on its minute book

Section 8 The proper officers of the banking company shall file in the office of the Secretary of the Commonwealth a certificate in substantially the form following

To His Excellency the Governor of the Commonwealth of Pennsylvania and the Commissioner of Banking

This is to certify that the undersigned banking company incorporated and organized under the laws of the Commonwealth desires to obtain and exercise the rights and powers under an act authorizing the grant by special permit to banking companies organized under the laws of the Commonwealth to act in any fiduciary capacity in which trust companies organized under the laws of the Commonwealth are by such laws empowered to act and as provided therein hereby certifies as follows

One Name of Banking Corporation

Two Date of incorporation or re-charter

Three Location or place of business

Four Name (containing words "Trust Company" proposed to be used)

Five Amount of capital stock paid in

Six Copy or resolution of Board of Directors and date of adoption

Seven This certificate is made to enable the State Banking Company to obtain the right to act as trustee executor administrator registrar of stocks and bonds guardian of estates assignee receiver committee of estates of lunatics or habitual drunkards or in any other fiduciary capacity in which trust companies organized under the laws of this Commonwealth have authority and are permitted under such laws to act

Section 9 This certificate shall be acknowledged before a judge or notary public which certificate with acknowledgment certified and authenticated by the seal of such court or notary public shall be transmitted after approval by the Governor and Secretary of the Commonwealth to the Commissioner of Banking to be filed recorded and preserved in his office

Copies of such certificate duly certified by the Commissioner of Banking and authenticated by the seal of office shall be conclusive evidence in all courts of the Commonwealth of the right of said banking company to exercise the rights and privileges authorized by this act and of every other matter or thing which could be proved by the production of the original certificate

Section 10 The Commissioner of Banking upon the receipt of the said certificate if he approve the same shall certify a copy of such certificate to the Governor who shall upon receiving the same cause letters patent under the great seal of the Commonwealth to be issued to the said banking company under the corporate name as set forth in the certificate

Section 11 Before application shall be made under the provisions of this act the banking company shall cause a notice of such intended application to be advertised in two newspapers printed in the county in which such corporate body is located at least once a week for three weeks before such application shall be made and the notice of such application shall specify the name and style the location the amount of capital and the purpose of the application Proofs of such publication shall accompany the application

Section 12 Every banking corporation acquiring the additional rights and privileges of this act shall cause the letters patent to be recorded in the Recorder's office of the proper county shall adopt a corporate seal and have succession by the name designated in its certificate for the term of twenty years from the date of its original incorporation or re-charter By its changed corporate name it may make contracts sue and be sued complain prosecute and defend in any court of law and equity or before any magistrate as fully as natural persons and

shall have and possess all corporate powers under its original corporation or re-charter together with the rights and powers authorized by this act

Section 13 All acts or parts of acts inconsistent with this act be and the same are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. TOMPKINS. Mr. President, I move that Senate Bill No. 72, the bill just read, be recommitted to the Committee on Finance for the purpose of a hearing.

Mr. SASSAMAN. Mr. President, I second the motion. The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 105, entitled:

An Act amending section five of an act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws seventy-eight) entitled "An Act to regulate nomination and election expenses and to require accounts of nomination and election expenses to be filed and providing penalties for the violation of this act"

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five of an act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws seventy-eight) entitled "An Act to regulate nomination and election expenses and to require accounts of nomination and election expenses to be filed and providing penalties for the violation of this act" which reads as follows

"Section 5 Every candidate for nomination at any primary election caucus or convention whether nominated thereat or not shall within fifteen days after the same was held if the amount received or expended shall exceed the sum of fifty dollars and every candidate for election and every treasurer of a political committee or person acting as such treasurer shall within thirty days after every election at which such candidate was voted for or with such political committee was concerned if the amount received or expended shall exceed the sum of fifty dollars file with the officers hereinafter specified a full true and detailed account subscribed and sworn or affirmed to by him before an officer authorized to administer oaths setting forth each and every sum of money contributed received or disbursed by him for election expenses the date of each contribution receipt and disbursement the name of the person from whom received or to whom paid and the object or purpose for which the same was disbursed Such account shall also set forth the unpaid debts and obligations of any such candidate or committee for election expenses with the nature and amount of each and to whom owing In the case of candidates for election who have previously filed accounts as candidates for nomination the accounts shall only include contribution receipts and disbursements subsequent to the date of such prior accounts If the aggregate receipts or disbursements of a candidate or political committee in connection with any nomination or election shall not exceed fifty dollars the treasurer of the committee or candidate shall within thirty days after the election certify that fact under oath to the officer with whom the statement is filed as hereinafter approved is hereby amended to read as follows

Section 5 Every candidate for nomination at any primary election caucus or convention whether nominated thereat or not shall within fifteen days after the same was held if the amount received or expended shall exceed the sum of fifty dollars and every candidate for election and every treasurer of a political committee or person acting as such treasurer shall within thirty days after every election at which such candidate was voted for or with which such political committee was concerned if the amount received or expended shall exceed the sum of fifty dollars file with the officers hereinafter specified a full true and detailed account subscribed and sworn or affirmed to by him before an officer authorized to administer oaths setting forth each and every sum of money contributed received or disbursed by him for election expenses the date of each contribution receipt and disbursement the name of the person from whom received or to whom paid and the object or purpose for which the same was disbursed Such account shall also set forth the unpaid debts and obligations of any such candidate or committee for election expenses with the nature and amount of each and to whom owing In the case of candidates for election who have previously filed accounts as candidates for nomination the accounts shall only include contributions receipts and disbursements subsequent to the date of such prior accounts If the aggregate receipts or disbursements of a candidate or political committee in connection with any nomination or election shall not exceed fifty dollars the treasurer of the committee or candidate shall within thirty days after the election certify that fact under

oath to the officer with whom the statement is filed as hereinafter provided. Provided however That if a candidate or political committee does not receive any contributions or make any disbursements the candidates or the treasurer of the political committee shall not be required to file any account or to make any affidavit.

On the question,

Will the Senate agree to the section?

Mr. PHIPPS. Mr. President, I move to amend section 1, page 2, line 6, by inserting after the word "with" the word "which"; also page 2, line 21, by striking out the word "contribution" and inserting in lieu thereof the word "contributions"; also line 29, by striking out the word "approved" and inserting in lieu thereof the word "provided".

Mr. NASON. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows and agreed to.

An Act amending section five of an act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws seventy-eight) entitled "An Act to regulate nomination and election expenses and to require accounts of nomination and election expenses to be filed and providing penalties for the violation of this act."

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 108, entitled:

An Act to amend section two thousand thirty-four of article twenty of an act, entitled: "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith," approved the 18th day of May, 1911, by authorizing and empowering the State Board of Education to make purchases and sales of real estate for normal schools purchased by the State and prescribing the disposition of the proceeds of any such sales.

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two thousand and thirty-four of article twenty of an act entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" approved the eighteenth day of May one thousand nine hundred and eleven which reads as follows.

"Section 2034 Upon the payment of the purchase money to the stockholders of any such State Normal School properly executed deeds of conveyance for all of its real estate together with all of its other properties shall be delivered to the Commonwealth and thereafter such State Normal Schools shall be owned controlled and maintained as a State Institution.

The Corporation of any State Normal School conveying its property to the Commonwealth as herein provided shall then be dissolved by the stockholders thereof in the manner provided by law" is hereby amended to read as follows.

Section 2034 Upon the payment of the purchase money to the stockholders of any such Normal School properly executed deeds of conveyance for all of its real estate together with all its other property shall be delivered to the Commonwealth and thereafter such State Normal School shall be owned controlled and maintained as a State Institution and the State Board of Education is hereby vested with full power and authority to purchase in the name of the Commonwealth for any such Normal School from the earnings thereof and from moneys received from the lease grant sale or conveyance hereafter in this section authorized or from moneys specifically appropriated therefor by the Commonwealth any real estate deemed necessary and proper for the use of any such Normal School and to lease grant sell and convey by agreement deed or other proper instrument of writing the real estate of any such Normal School or any portion thereof when it appears that the same shall be no longer needed for the use thereof or that the interests of the Commonwealth

or its citizens will be promoted thereby The proceeds from any such lease grant sale or conveyance shall be paid direct to the State Treasurer who shall hold such proceeds in a special fund which fund shall be available to the State Board of Education to purchase land for the Normal School whose land or part thereof was leased granted sold or conveyed as hereinbefore provided or for betterments of or repairs to the property thereof as the State Board of Education may deem necessary Such money shall be paid on warrants signed by the president of the State Board of Education and itemized vouchers for all expenditures from such money shall be filed with the Auditor General If the State Board of Education shall notify the State Treasurer that the proceeds of such lease grant sale or conveyance will not be used for the purchase of real estate as above provided such proceeds shall then go into the general fund of the treasury.

The corporation of any State Normal School conveying its property to the Commonwealth as herein provided shall then be dissolved by the stockholders in the manner provided by law.

On the question,

Will the Senate agree to the section?

Mr. GRAFF. Mr. President, I move to amend section 1 page 2 line 15 by striking out the word "properties" and inserting in lieu thereof the word "property."

Mr. F. E. BALDWIN. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

Mr. WEAVER. Mr. President, I move to amend section 1 page 3 line 7 by inserting after the word "estate" the words "or other property"; also line 11 by inserting after "tate" the words "or other property"; also by striking out in line 26 the following: "if the State Board of Education shall notify the State Treasurer that the proceeds of such lease, grant, sale or conveyance will not be used for the purchase of real estate as above provided, such proceeds shall then go into the general funds of the treasury."

Mr. SNYDER. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows and agreed to.

An Act to amend section two thousand thirty-four of article twenty of an act, entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general, special or local, or any parts thereof, that are or may be inconsistent therewith," approved the 18th day of May, 1911, by authorizing and empowering the State Board of Education to make purchases and sales of real estate for normal schools purchased by the State and prescribing the disposition of the proceeds of any such sales.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 113, entitled:

An Act to amend sections four and five of an act approved the second day of April one thousand eight hundred and sixty-eight (Pamphlet Laws three) entitled: "An Act to ascertain and appoint the fees to be received by the several officers of this Commonwealth"

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the fourth section of an act approved the second day of April one thousand eight hundred and sixty-eight (Pamphlet Laws three) entitled "An Act to ascertain and appoint the fees to be received by the several officers of this Commonwealth" which reads as follows.

"Section 4 The fees of the several clerks of the courts of quarter sessions of the several counties of this Commonwealth shall be as follows to wit

Venire for and swearing grand jury to be paid by the county ninety cents

Filing and entering if necessary all papers relating to one prosecution where true bills are found including arraignment of defendant entering pleas and stationery one dollar and fifty cents

The same services where bill is returned ignoramus including discharge by proclamation seventy-five cents

Calling recognizance and entry of forfeiture twenty cents
Taking recognizance in court each person twenty-five cents
Respiring or discharging forfeited recognizance and motion therefor fifteen cents

Every motion and rule twenty-five cents

Continuance ten cents

Entering retraction of pleas or nolle prosequi twenty cents

Entering submission and judgment sixty cents

Swearing jury witnesses constable and entering verdict and judgment sixty cents

All services in cases of surety of the peace except subpoenas or attachments or for taking recognizance sixty cents

Process on indictment docket entry and return seventy-five cents

Copy of rule or order of court with certificate and seal forty cents

Filing petition and order thereon twenty cents

Filing petition for a view or re-view of a road or bridge and order under seal ninety cents

Recording return of viewers and confirmation for every eight words one cent

Order to open road under seal one dollar and twenty-five cents

Certificate for pay of road or bridge viewers to be paid by the county each case thirty cents

Constable's bond twenty-five cents

Receiving and entering constable's return to be paid by county fifteen cents

Filing and recording returns of borough and township elections each person elected to be paid by the county ten cents

Issuing subpoena under seal thirty cents

Each name after the first two cents

Issuing attachment entering motion therefor and return forty cents

Copy of record or of any paper filed for every eight words one cent

Certificate and seal thirty cents

Every search where no other service is performed to which any fee is attached fifteen cents

Taxing costs other than the clerk of the sessions twenty-five cents

Re-taxing parties' bill of costs and making report fifty cents

Making return to writ of error one dollar

Entering proceedings of supreme court forty cents

Entering appeals from justices forty cents

Certificate for pay of jurors crier and constables paid by the county seventy-five cents

Issuing notice to defaulting jurors each twenty-five cents

Issuing fi fa against defaulting jurors fifty cents

Filing any paper not relating to any suit pending and not hereinbefore provided for fifteen cents

All proceedings in tavern or eating houses licenses except certificate one dollar

All proceedings on peddler's license one dollar

Every warrant of seizure and proceedings thereon one dollar

The fees for services not herein specially provided shall be the same as for similar services" is hereby amended to read as follows

Section 4. The fees of the several clerks of the courts of quarter sessions of the several counties of this Commonwealth shall be as follows

Venire for and swearing grand jury to be paid by county one dollar

Venire for and swearing petit jury to be paid by county one dollar

Venire for and swearing special jury to be paid by the county one dollar

Filing and entering if necessary all papers relating to one prosecution where true bills are found including arraignment of defendant entering pleas and stationery one dollar and fifty cents

The same services where bill is returned ignoramus including discharge by proclamation seventy-five cents

Calling recognizance and entry of forfeiture twenty cents

Taking recognizance in court each person twenty-five cents

Respiring or discharging forfeited recognizance and motion therefor fifteen cents

Every motion and rule twenty-five cents

Continuance ten cents

Entering retraction of pleas of nolle prosequi twenty cents

Entering submission and judgment sixty cents

Swearing jury witnesses constable and entering verdict and judgment sixty cents

All services in cases of surety of the peace and desertion two dollars

Process on indictment docket entry and return seventy-five cents

Copy of rule or order of court with certificate and seal forty cents

Filing petition entry and order thereon seventy-five cents

Filing and docketing petition for the appointment of viewers filing report and confirmation five dollars

Recording return of viewers and confirmation for every one hundred words twenty-five cents

Order to open road under seal two dollars

Certificate for pay of road or bridge viewers to be paid by the county each case fifty cents

Constable's bond one dollar

Receiving and recording constable's return to be paid by the county twenty-five cents

Filing and recording returns of borough and township elections each district to be paid by the county three dollars

Issuing subpoena under seal thirty cents

Each name after the first two cents

Issuing attachment entering motion thereon and return one dollar

Copy of record or of any paper filed for every hundred words twenty-five cents

Certificate and seal fifty cents

Every search where no other service is performed to which any fee is attached twenty-five cents

Taxing costs other than the clerk of the sessions twenty-five cents

Retaxing parties' bill of costs and making report fifty cents

Making return to writ of error one dollar

Entering proceedings of supreme court one dollar

Entering proceedings of superior court one dollar

Entering appeals from justices forty cents

Certificate for pay for jurors each juror to be paid by the county fifty cents

Certificate for pay for constables each constable to be paid by the county fifty cents

Issuing notice to defaulting jurors each twenty-five cents

Issuing fi fa against defaulting jurors fifty cents

Filing any paper not relating to any suit pending and not hereinbefore provided for twenty-five cents

All proceedings in tavern or eating house licenses except certificate one dollar

All proceedings on peddler's license one dollar

Every warrant of seizure and proceedings thereon one dollar

Tax bond one dollar

Bail piece one dollar

Bench warrants one dollar

Commitment to county prison fifty cents

Commitment to Eastern State Penitentiary one dollar

Commitment to house of refuge one dollar

Commitment to protectory one dollar

Certificate of constable fifty cents

Certificate for school directors fifty cents

Notifying election officers of their election to be paid by the county each fifty cents

Certificate for sheriff to draw grand petit jurors one dollar

Certificate for sheriff to draw special jurors one dollar

Commission on lunacy swearing commission filing and recording et cetera two dollars and fifty cents

Certified copy of record bill of indictment two dollars

Certified copy of docket entries one dollar

Certified copy of docket entries in road cases one dollar

Dog registry one dollar

Discharged on ignored bill fifty cents

Discharge on bail entered fifty cents

Discharge prisoner from dock twenty-five cents

Exemplification of the record homicide cases four dollars

Exemplification of the record general cases two dollars

Filing and entering reasons for new trial fifty cents

Filing and entering motions in arrest of judgment fifty cents

Entering a nolle prosequi one dollar

Seal in every case twenty-five cents

Filing and entering inquisitions to be paid by the county fifty cents

Filing and entering election expense statements to be paid by the county fifty cents

Entering any order of the court minimum fifty cents

Filing and docketing any petition not herein provided for two dollars and fifty cents

Filing and docketing appeal from award or road jury one dollar and twenty-five cents

Certificate for road damages fifty cents

Entering rule to take depositions fifty cents

Services of each minute clerk during sessions of the court to be paid by the county per day four dollars

Report to Board of Public Charities five dollars

Præcipe for argument twenty-five cents

Filing and entering opinion and docket entries one dollar

Filing and entering financial statements of surety companies one dollar

Filing and entering auditor's report one dollar

Placing case on argument list twenty-five cents

Filing and entering appointments made by the court to be paid by the county two dollars and fifty cents

Certificates of appointment to be paid by the county fifty cents

Filing and entering appeal from report of auditors two dollars and fifty cents

Reporting election of supervisors to the State Highway Department to be paid by the county each fifty cents

Preparing files and records for cases on trial or argument list to be paid by the county each case fifty cents

Filing and entering notes of testimony fifty cents

Filing and entering plan or topographical survey one dollar

Filing Commonwealth bill of costs twenty-five cents

Filing and entering prison report one dollar

Filing and entering poor directors' report one dollar

Receiving and paying out moneys for maintenance in desertion and non-support cases to be paid by the county three per centum on amount received

Filing and docketing juvenile cases per case two dollars and fifty cents

Filing entering and docketing petitions for discharge from reformatories per case to be paid by the county two dollars and fifty cents

The fees for services not herein specially provided shall be the same as for similar services

On the question,

Will the Senate agree to the section?

Mr. SASSAMAN. Mr. President, I move to amend section 1, page 2, line 21, by striking out the word "recogni-

zance" and inserting in lieu thereof the word "recognizances"; also page 4, line 8, by striking out the word "houses" and inserting in lieu thereof the word "house"; also page 8, line 18, by striking out the word "or" and inserting in lieu thereof the word "of."

Mr. DeWITT. Mr. President, I second the motion.

On the question.

Will the Senate agree to the amendment?

It was agreed to.

On the question.

Will the Senate agree to the section as amended?

It was agreed to.

The second section of the bill was read as follows:

Section 2 That the fifth section of said act which reads as follows

FEEs OF CLERKS OF OYER AND TERMINER

"Section 5 All services performed in any one prosecution where a bill is found except for subpoena attachments for witnesses or process on indictments four dollars

When bill is returned ignoramus one dollar and twenty-five cents

For subpoenas attachments seal and certificate and capias and other services not herein provided for same fees as are allowed to clerk of quarter sessions" is hereby amended to read as follows

Section 5 All services performed in any one prosecution where a bill is found except for subpoenas attachments for witnesses or process on indictment four dollars

When bill is returned ignoramus two dollars

For subpoenas attachments seal and certificate and capias and other services not herein provided for same fees as are allowed to clerks of quarter sessions

On the question.

Will the Senate agree to the section?

Mr. SASSAMIAN. Mr. President, I move to amend section 2, page 10, line 7, by striking out the word "subpoena" and inserting in lieu thereof the word "subpoenas"; also page 10, line 8, by striking out the word "indictments" and inserting in lieu thereof the word "indictment."

Mr. DeWITT. Mr. President, I second the motion.

On the question.

Will the Senate agree to the amendment?

It was agreed to.

On the question.

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows and agreed to:

An Act to amend sections four and five of an act approved the second day of April one thousand eight hundred and sixty-eight (Pamphlet Laws three) entitled "An Act to ascertain and appoint the fees to be received by the several officers of this Commonwealth"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 143, entitled:

An Act to amend the first section of an act approved the ninth day of April Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws one hundred and eleven) to provide for the immediate printing and distribution of advance sheets of the laws of this Commonwealth as they are enacted from time to time to persons making application therefor and to certain officials" so as to include members of the General Assembly

The first section of the bill was read, as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That Section one of an Act approved the ninth day of April Anno Domini one thousand nine hundred and fifteen Pamphlet Laws one hundred and eleven entitled "An Act to provide for the immediate printing and distribution of advance sheets of the laws of this Commonwealth as they are enacted from time to time to persons making application therefor and to ascertain officials" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the passage of this act it shall be the duty of the Secretary of the Commonwealth of Pennsylvania within ten days after the signing of any bill by the Governor whereby it becomes a law to furnish proof of same to the Superintendent of Public Printing and Binding

who shall immediately print advance sheets of such laws and by and through the Division of Distribution of Documents in this department to transmit by mail during any Legislative session one copy of said law to any person applying in writing therefor Provided That before any person shall be entitled to receive the same he shall have paid to the Secretary of the Commonwealth for the use of the State the sum of two dollars which said payment shall entitle such person to any copy of each law passed during any one session of the General Assembly and the Secretary of the Commonwealth shall furnish the Superintendent of Public Printing and Binding with the name and address of each such person so entitled to advance sheets of laws Provided further That a copy of advance sheets of laws shall be forwarded to each department of the State Government to each prothonotary and to each law judge of the courts and to every county and public law library of this Commonwealth" be and the same is hereby amended so as to read as follows

Section 1 Be it enacted by the Senate and the House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the passage of this act it shall be the duty of the Secretary of the Commonwealth of Pennsylvania within ten days after the signing of any bill by the Governor whereby it becomes a law to furnish proof of same to the Superintendent of Public Printing and Binding who shall immediately print advance sheets of such laws and by and through the Division of Distribution of Documents in his department to transmit by mail during any Legislative session one copy of said law to any person applying in writing therefor Provided That before any person shall be entitled to receive the same he shall have paid to the Secretary of the Commonwealth for the use of the State the sum of two dollars which said payment shall entitle such person to one copy of each law passed during any one session of the General Assembly and the Secretary of the Commonwealth shall furnish the Superintendent of Public Printing and Binding with the name and address of each such person so entitled to advance sheets of laws Provided further That a copy of advance sheets of laws shall be forwarded to each department of the State Government to each prothonotary and to each law judge of the courts and to every county and public law library of this Commonwealth and to each member of the General Assembly

On the question.

Will the Senate agree to the section?

Mr. SCHANTZ. Mr. President, I move to amend section 1, page 2, line 2, by striking out the word "ascertain" and inserting in lieu thereof the word "certain."

Mr. PATTON. Mr. President, I second the motion.

On the question.

Will the Senate agree to the amendment?

It was agreed to.

On the question.

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows and agreed to.

An Act to amend the first section of an act approved the ninth day of April Anno Domini one thousand nine hundred and fifteen Pamphlet Laws one hundred and eleven entitled "An Act to provide for the immediate printing and distribution of advance sheets of the laws of this Commonwealth as they are enacted from time to time to persons making application therefor and to certain officials" so as to include members of the General assembly.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 154, as follows:

An Act providing for the control and eradication of the European wart disease of the potato imposing certain powers and duties upon the Department of Agriculture providing penalties and making an appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in order to protect the potato crops of the Commonwealth the disease of the common potato known as "Wart Disease" "Potato Canker" "Cauliflower Disease" or "Black Scab" caused by the fungus *Chrysophyctis endobiotica* Schill imported from Europe and now found in the Commonwealth is hereby declared a public nuisance

Section 2 The Secretary of Agriculture shall make an investigation of the prevalence of said disease and the means whereby the same may be controlled and eradicated In any area affected by the disease or in any area adjacent thereto he is hereby authorized to control supervise and regulate the planting growing digging storage and marketing the potatoes and also the movement and shipment of potatoes or manure or other material capable of carrying said disease

Section 3 The Secretary of Agriculture is authorized to establish quarantines and quarantine restrictions in affected areas

and areas adjacent thereto and to adopt issue and enforce rules and regulations relative to such quarantine and for the control and eradication of such disease.

Section 4 Any person copartnership association or corporation having potatoes or potato plants knowing that the same are affected with the potato wart disease aforementioned on their premises or in their possession or under their control or having knowledge of the occurrence of said disease within the Commonwealth shall immediately report the fact with all possible details to the Secretary of Agriculture or his duly authorized agent.

Section 5 Any person copartnership association or corporation violating any provision of this act or any rule or regulation adopted by the Secretary of Agriculture under the authority of this act shall be guilty of a misdemeanor and on conviction shall be sentenced to pay a fine not exceeding two hundred dollars for each offense. All fines collected under this act shall be paid to the Secretary of Agriculture or his agent and by him shall be paid into the State Treasury.

Section 6 There is appropriated from the State Treasury from funds not otherwise appropriated the sum of twenty thousand dollars (\$20,000) for the enforcement of this act ten thousand dollars (\$10,000) to be immediately available and the remainder of the sum after June first nineteen hundred and nineteen.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 157, entitled:

An Act to further amend section two of an act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An Act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire escapes fire-extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended.

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the section section of an act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An Act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire escapes fire-extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" which as amended by an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and seventy-four) entitled "An Act to amend an act approved May third one thousand nine hundred and nine entitled 'An Act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire escapes fire-extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same'" reads as follows

Section 2 In every theater moving-picture theater opera house or other building where stage scenery moving-picture or other apparatus is used or entertainments are given there shall be provided one or more direct exterior doorways from the stage and for dressing-rooms direct exterior doorways shall be provided—all of the said doorways to be not less than five feet in width in the clear and to be equipped with approved panic bolts. The passageways leading to such exits shall not be obstructed and shall be properly lighted. At each exit there shall be a colored illuminated sign with the word "Exit" thereon and in the said passageways there shall be signs indicating the direction of the said exits. Neither on or about the stage auditorium or galleries nor in any other part of the building in which the said theater moving-picture theater opera house or public hall is located shall any inflammable or explosive oil be used or stored. All lights on or about the stage and throughout the auditorium shall be properly guarded. All electrical wiring and appliances in such buildings shall be installed according to specifications set forth in the Pennsylvania Electrical Code or rules adopted by the Industrial Board of the Department of Labor and Industry and so maintained.

"There shall be a proscenium curtain constructed of wire-woven asbestos of not less than two pounds per square yard or of sheet metal and all other drop-curtains and sky-borders on the stage shall be of an approved non combustible substance and on each side of the stage there shall be standpipes of at least two inches in diameter with hose and nozzle and rack for same such hose and attachments to be not less than one and one-half inches in diameter of sufficient quantity and properly maintained. There shall also be provided for each side of the stage not less than two chemical fire-extinguishers of an approved type and one cask of not less than forty-two gallons capacity which shall be kept full of water and two buckets for each cask the said buckets and

casks to be painted red. The said fire-extinguishers and casks shall be kept free from any obstruction and in readiness for immediate use at all times.

"In all auditoriums and galleries of the said buildings as described in this section there shall be at least one aisle of a width of not less than four feet in the clear throughout its entire length leading to the exits and no person shall be permitted to stand in nor any obstruction be permitted in any aisle or in the line of passage between an aisle and an exit. There shall be not more than six seats between any one seat and an aisle nor more than fourteen seats between any two aisles and all seats shall be securely fastened to the floor during all performances or entertainments. The word "Exit" in large legible illuminated letters shall be posted and kept posted at each and every exit and all exits shall be equipped with approved panic bolts shall open outward and shall be kept unobstructed and ready for instant use from the opening of the said buildings to the close of each and every performance or entertainment therein.

"In all buildings hereafter erected or adapted for any of the purposes designated in this section the auditorium shall not be located above or below the ground level and any such auditorium or place of assembly used for any of the purposes set forth in this section shall conform to this provision on or before June first one thousand nine hundred and twenty" is hereby further amended to read as follows

Section 2 In every theater moving-picture theater opera house or other building where stage scenery moving picture or other apparatus is used or entertainments are given there shall be provided one or more direct exterior doorways from the stage and for dressing-rooms direct exterior doorways shall be provided all of the said doorways to be not less than five feet in width in the clear and to be equipped with approved panic bolts. The passage ways leading to such exits shall not be obstructed and shall be properly lighted. At each exit there shall be a colored illuminated sign with the word "Exit" thereon and in the said passageways there shall be signs indicating the direction of the said exits. Neither on or about the stage auditorium or galleries nor in any other part of the building in which the said theater moving picture theater opera house or public hall is located shall any inflammable or explosive oil be used or stored. All lights on or about the stage and throughout the auditorium shall be properly guarded. All electrical wiring and appliances in such buildings shall be installed according to specifications set forth in the Pennsylvania Electrical Code of rules adopted by the Industrial board of the Department of Labor and Industry and so maintained.

There shall be a proscenium curtain constructed of wire-woven asbestos of not less than two pounds per square yard or of sheet metal and all other drop-curtains and sky-borders on the stage shall be of an approved non-combustible substance and on each side of the stage there shall be standpipes of at least two inches in diameter with hose and nozzle and rack for same such hose and attachments to be not less than one and one-half inches in diameter of sufficient quantity and properly maintained. There shall also be provided for each side of the stage not less than two chemical fire-extinguishers of an approved type and one cask of not less than forty-two gallons capacity which shall be kept full of water and two buckets for each cask the said buckets and casks to be painted red. The said fire-extinguishers and casks shall be kept free from any obstruction and in readiness for immediate use at all times.

"In all auditoriums and galleries of the said buildings as described in this section there shall be at least one aisle of a width of not less than four feet in the clear throughout its entire length leading to the exits and no person shall be permitted to stand in nor any obstruction be permitted in any aisle or in the line of passage between an aisle and an exit. There shall be not more than six seats between any one seat and an aisle nor more than fourteen seats between any two aisles and all seats shall be securely fastened to the floor during all performance or entertainments. The word "Exit" in large legible illuminated letters shall be posted and kept posted at each and every exit and all exits shall be equipped with approved panic bolts shall open outward and shall be kept unobstructed and ready for instant use from the opening of the said buildings to the close of each and every performance or entertainment therein.

"In all buildings hereafter erected or adapted for any of the purposes designated in this section the auditorium shall not be located above or below the ground level.

On the question,

Will the Senate agree to the section?

Mr. McCONNELL. Mr. President, I move to amend section 1, page 5, line 13, by striking out the word "inflammable" and inserting in lieu thereof the word "inflammable," also page 6, line 19, by striking out the word "performance" and inserting in lieu thereof the word "performances."

Mr. PHIPPS. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows and agreed to,

An Act to further amend section two of an act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled: "An Act for the safety of persons from fire or panic in certain buildings

not in cities of the first and second classes by providing proper exits fire-escapes fire-extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 183, as follows:

An Act investing the several courts of common pleas of the Commonwealth with power and authority to determine and decree the invalidity of any marriage contract heretofore entered into by parties either of whom may be resident of the Commonwealth by reason of the insanity or weak-mindedness of either party to said contract at the time it was entered into

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the several courts of common pleas of the Commonwealth are hereby invested with the power and authority to determine and decree the invalidity of any marriage contract entered into by and between parties either of whom may be residents of the Commonwealth for inability to enter into such a contract by reason of the insanity or weak-mindedness of either party to said contract at the time of its consummation

Section 2 The proceedings shall be commenced by the petition of the party who may have been competent to enter into such marriage contract or by the committee or guardian of the party whose incapacity to enter into such contract is sought so be established and shall be prosecuted as in similar proceedings in divorce

Section 3 This act shall apply to proceedings already instituted for such purposes in any court of the Commonwealth where proper service of the subpoena has been had upon the respondent or the legal representatives of an irresponsible respondent

Section 4 All acts and parts of acts inconsistent with the provisions of this act are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 230, (House Bill No. 7) entitled:

An Act to repeal section thirty-two of an act approved the twenty-ninth day of April one thousand eight hundred forty-four (Pamphlet Laws four hundred eighty-six) entitled "An Act to reduce the State debt and to incorporate the Pennsylvania canal and railroad company" in so far as it imposes a tax on horses mares geldings mules and neat cattle over the age of four years for county purposes in counties having a population of more than one million four hundred thousand inhabitants.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 231, (House Bill No. 165) entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. PATTON. Mr. President, I move that Senate Bill No. 231 (House Bill No. 165), the bill just read, be recommended to the Committee on Judiciary General.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 233, (House Bill No. 32), entitled:

A supplement to an act approved May twenty-fourth Anno Domini one thousand eight hundred eighty-seven (Pamphlet Laws seven hundred twenty-seven) entitled "An Act to regulate the practice of pharmacy and sale of poisons and to prevent adulterations in drugs and medicinal preparation in the State of Pennsylvania."

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the twenty-seventh day of April one thousand nine hundred and eleven (Pamphlet Laws eighty-six) entitled "An Act regulating the compensation of court criers and tipstaves in counties containing more than ninety thousand and less than one hundred and fifty thousand inhabitants providing for the payment of the same by the particular county limiting the number of tipstaves to be appointed and repealing an act of Assembly entitled 'An Act to regulate the fees of court criers and tipstaves of the courts in judicial districts containing more than ninety thousand and less than one hundred and fifty thousand inhabitants approved the twenty-ninth day of April Anno Domini one thousand nine hundred and nine' which reads as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in the counties of this Commonwealth which contain more than ninety thousand and less than one hundred and fifty thousand inhabitants the court criers of the several courts shall be paid an annual salary of eight hundred and forty dollars and the tipstaves thereof shall be paid an annual salary of six hundred dollars said salaries shall be paid monthly out of the treasury of the particular county in which the services shall be rendered Provided however That in none of the counties falling within the provisions of this act shall there be more than six tipstaves employed at any one time" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in the counties of this Commonwealth which contain more than seventy-five thousand and less than one hundred and fifty thousand inhabitants the court criers of the several courts shall be paid an annual salary of ten hundred and eighty dollars and the tipstaves shall be paid an annual salary of eight hundred and forty dollars said salaries shall be paid monthly out of the treasury of the particular county in which the services shall be rendered Provided however That in none of the counties falling within the provisions of this act shall there be more than six tipstaves employed at any one time

On the question,

Will the Senate agree to the section?

Mr. SONES. Mr. President, I move to amend section 1 page 3 line 13 after the word "than" by striking out the word "seventy-five" and inserting in lieu thereof the word "ninety."

Mr. DeWITT. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows and agreed to:

An Act to amend section one of an act approved the twenty-seventh day of April one thousand nine hundred and eleven entitled "An Act regulating the compensation of court criers and tipstaves in counties containing more than ninety thousand and less than one hundred and fifty thousand inhabitants providing for the payment of the same by the particular county limiting the number of tipstaves to be appointed and repealing an act of Assembly entitled 'An Act to regulate the fees of court criers and tipstaves of the courts in judicial districts containing more than ninety thousand and less than one hundred and fifty thousand inhabitants approved the twenty-ninth day of April Anno Domini one thousand nine hundred and nine' by extending the provisions of said act to include counties containing more than seventy-five thousand and less than one hundred and fifty thousand inhabitants and fixing the salaries of the court criers and tipstaves thereof

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 241 (House Bill No. 185), entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. DAIX. Mr. President, I move that Senate Bill No. 241, the bill just read, be recommitted to the Committee on Judiciary General.

Mr. PHIPPS. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 244 (House Bill No. 108), entitled:

An Act authorizing the appointment of clerks by the judges of the Orphans' Court of certain counties

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. VARE. Mr. President, I move that Senate Bill No. 244 (House Bill No. 108); the bill just read, be recommitted to the Committee on Judiciary General.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 274 (House Bill No. 237), entitled:

An Act to amend the third section of an act approved the nineteenth day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand fifty-five) entitled "An Act authorizing the release on probation of certain convicts instead of imposing sentences the appointment of probation and parole officers and the payment of their salaries and expenses regulating the manners of sentencing convicts in certain cases and providing for their release on parole and reconviction for breach of parole and extending the powers and duties of boards of prison inspectors of penitentiaries" to empower the court to appoint assistants to the probation officer and to fix their salaries

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. LESLIE. Mr. President, I move that Senate Bill No. 274, the bill just read, be recommitted to the Committee on Judiciary General.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 285, as follows:

An Act to amend section twelve of an act approved the seventh day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws eight hundred ninety-eight) entitled

"An Act to supervise the operations of fire insurance rate-making bureaus and providing for their examination by the Insurance Commissioner prohibiting discrimination in fixing and collecting fire insurance rates requiring companies to maintain and co-operate in maintaining and operating rate-making bureaus requiring inspection and survey by such bureaus of all risks specifically rated and regulating agreements between companies or other insurers with respect to fixing and collecting fire insurance rates, and repealing existing laws" by granting to the Insurance Commissioner authority to ascertain whether rates made by such insurance company individual association or rate-making bureau are excessive or inadequate and to determine reasonable rates in such cases

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly and it is hereby enacted by the authority of the same That Section twelve of an Act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and ninety-eight) entitled "An Act to supervise the operations of fire insurance rate-making bureaus and providing for their examination by the Insurance Commissioner prohibiting discrimination in fixing and collecting fire insurance rates requiring companies to maintain and co-operate in maintaining and operating rate-making bureaus requiring inspection and survey by such bureaus of all risks specifically rated and regulating agreements between companies or other insurers with respect to fixing and collecting fire insurance rates and repealing existing laws" which reads as follows

"Section 12 The Insurance Commissioner may after due notice and hearing upon complaint or upon his own motion make an order disapproving any such agreement or any part of such agreement No such agreement shall be in force nor shall any rights be based thereon after service of a copy of such order upon each of the parties to such agreement and upon each bureau with which such agreement is required to be filed Service may be made by mail and shall be completed upon the expiration of a reasonable time for transmission fixed in such order The action of the Insurance Commissioner in making or refusing to make any such order shall be subject to summary review before a Court of competent jurisdiction of this Commonwealth

"The provisions of this Act shall not apply to mutual insurance companies" is hereby amended to read as follows

Section 12 (a) The Insurance Commissioner may after due notice and hearing upon complaint or upon his own motion make an order disapproving any such agreement or any part of such agreement no such agreement shall be in force nor shall any rights be based therein after service of a copy of such order upon each of the parties to such agreement and upon each bureau with which such agreement is required to be filed Service may be made by mail and shall be completed upon the expiration of a reasonable time for transmission fixed in such order

(b) The Insurance Commissioner shall also after due notice and hearing upon complaint or upon his own motion determine whether any rate made in accordance with such agreement or otherwise by any insurance company individual association or rate-making bureau in this Commonwealth is excessive or unreasonably high or that such rate is not adequate to the safety or soundness of the company or association granting the same and accordingly as he may find he is authorized to direct said insurance company individual association or rate-making bureau to publish and file a higher or a lower rate which shall be commensurate with the character of the risk but in every such case the rate shall be reasonable Provided that any action decision or determination of the Insurance Commissioner under the provisions of this act shall be subject to review by the Courts of this Commonwealth

(c) The provisions of this Act shall not apply to mutual insurance companies

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. McCONNELL. Mr. President, I move that Senate Bill No. 285, the bill just read, be recommitted to the Committee on Judiciary Special.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 295, entitled:

An Act to amend section one of an act approved the twenty-third day of February one thousand eight hundred and seventy (Pamphlet Laws two hundred and twenty-six) entitled: "An Act to ascertain and appoint the fees to be received by the coroner in the County of Erie."

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General

Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the twenty-third day of February one thousand eight hundred and seventy (Pamphlet Laws two hundred twenty-six) entitled "An Act to ascertain and appoint the fees to be received by the coroner in the county of Erie" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the fees of the coroner of Erie County shall be the same as are hereinafter ascertained and appointed

For legally viewing a dead body three dollars for legally summoning and qualifying in inquest drawing and returning an inquisition four dollars

If it requires more than one day to view a dead body and hold an inquisition an additional two dollars for each day necessarily occupied in the discharge of the coroner's duty

For each jurymen for each day necessarily occupied in making an inquest one dollar

For each mile circular necessarily traveled by the coroner six cents

For subpoenaing and notifying each witness thirty-seven cents" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the fees of the coroner of Erie county shall be the same as are hereinafter ascertained and appointed

For legally viewing a dead body three dollars for legally summoning and qualifying an inquest drawing and returning an inquisition four dollars

If it requires more than one day to view a dead body and hold an inquisition an additional two dollars for each day necessarily occupied in the discharge of the coroner's duty

For each jurymen for each day necessarily occupied in making an inquest one dollar

For each mile circular necessarily traveled by the coroner six cents

For subpoenaing and notifying each witness thirty-seven cents

For each autopsy performed when required twenty-five dollars to be paid to the coroner or deputy coroner performing the autopsy

On the question,

Will the Senate agree to the section?

Mr. NASON. Mr. President, I move to amend section 1, page 2, line 4, by striking out the word "in" and inserting in lieu thereof the word "an."

Mr. PHIPPS. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows and agreed to.

An Act to amend section one of an act approved the twenty-third day of February one thousand eight hundred and seventy (Pamphlet Laws two hundred twenty-six) entitled: "An Act to ascertain and appoint the fees to be received by the coroner in the county of Erie"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 301, (House Bill No. 25), entitled:

An Act making an appropriation to the Commission of Soldiers' Orphan School of Pennsylvania for the payment of a deficiency in the appropriation for maintenance for the two fiscal years ending May thirty-first one thousand nine hundred and nineteen.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 311, (House Bill No. 339) entitled:

An Act fixing the salaries of Real Estate Assessors in counties containing a population of more than one million five hundred thousand (1,500,000) inhabitants

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. VARE. Mr. President, I move that Senate Bill No. 311 (House Bill No. 339), the bill just read be recommitted to the Committee on Judiciary General.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 314, (House Bill No. 139) entitled:

An Act to prevent the abatement of certain suits at law or in equity heretofore commenced now pending or hereafter to be brought.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 316, (House Bill No. 201), entitled:

An Act providing for the appointment of assistant district attorneys in the several counties of this Commonwealth having a population of over one million and less than one million five hundred thousand inhabitants prescribing the powers and duties and fixing their salaries.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 317, (House Bill No. 121), entitled:

An Act providing for the appointment of the district attorney in counties having a population of over one million and less than one million five hundred thousand in habitants of a chief county detective an assistant chief county detective and special county detectives defining their duties defining their authority fixing their salaries and authorizing the payment of the same together with the necessary traveling expenses by the county.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 324, as follows:

An Act to appoint the Philadelphia National Bank of Philadelphia loan and transfer agent of the Commonwealth of Pennsylvania succeeding the Farmers and Mechanics National Bank in liquidation

Whereas by resolution of the legislature approved April fourteen one thousand eight hundred thirty-five the Auditor General removed to the Bank of Pennsylvania all books pertaining to loans of this Commonwealth with authority to said bank to keep a record of all transfers of loans and

Whereas because of the insolvency of the Bank of Pennsylvania said books were transferred to the Farmers and Mechanics National Bank of Philadelphia later the Farmers and Mechanics National Bank of Philadelphia under authority of the act of the legislature approved April twenty-one one thousand eight hundred fifty-eight pursuant to which the Farmers and Mechanics National Bank has acted as loan and transfer agent of the Commonwealth of Pennsylvania and in this capacity has issued and registered the loans of this Commonwealth and now has in its custody the records of the issues and transfers of said loans and

Whereas on the thirty-first day of August one thousand nine hundred and eighteen the business of the Farmers and Mechanics National Bank was absorbed by the Philadelphia National Bank and the affairs of the Farmers and Mechanics National Bank are now in state of voluntary liquidation because of which said bank desires to discontinue being the loan and transfer agent of the Commonwealth of Pennsylvania and to be relieved of the custody of the books and records now in its possession and

Whereas The Philadelphia National Bank having absorbed the business of the Farmers and Mechanics National Bank desires to become the Loan and Transfer Agent of the Commonwealth of Pennsylvania and to receive the custody of the books and records pertaining to the loans of this Commonwealth.

Now Therefore be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it hereby is enacted by the authority of the same that the Auditor General be and he hereby is authorized and required to cause to be removed to The Philadelphia National Bank all the books and records now in the possession of the Farmers and Mechanics National Bank of Philadelphia by virtue of a resolution passed on the fourteenth day of April Anno Domini one thousand eight hundred thirty-five or an act approved on the twenty-first day of April Anno Domini one thousand eight hundred fifty-eight and that The Philadelphia National Bank be and hereby is appointed the Loan and Transfer Agent of the Commonwealth of Pennsylvania and as such agent is authorized and empowered to perform all the acts and duties as directed by said resolution and act to be done by the said Farmers and Mechanics National Bank of Philadelphia relative to the several loans and transfers thereof and be subject to the same liabilities and restrictions provided that the State may at any time discontinue the agency of said bank and its custody of the transfer books of the public loans and in such an event the compensation herein provided for shall cease and determine

The treasurer of this Commonwealth is authorized hereby to pay annually to The Philadelphia National Bank the sum of five hundred (\$500) dollars for the custody and safe keeping of the books and records pertaining to loans

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 343, as follows:

An Act Relating to the consideration upon appeal by the Supreme and Superior Courts of testimony taken in proceedings in courts of record and providing for the making of such testimony a part of the records

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in any proceedings heretofore or hereafter had in any court of record of this Commonwealth where the testimony has been or shall be taken by witnesses depositions or otherwise and where an appeal has been or shall hereafter be taken from the order sentence decree or judgment entered in said proceedings to the Superior or Supreme court such testimony shall be filed in said proceedings and the effect of said appeal shall be to remove for the consideration of the appellate court the testimony taken in the court from which the appeal is taken and the same shall be reviewed by the appellate court as a part of the record with like effect as upon an appeal from a judgment entered upon the verdict of a jury in an action at law and the appeal so taken shall not have the effect only of a certiorari to review the regularity of the proceedings in the court below

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL OVER IN ORDER.

Mr. LEIBY. Mr. President, I ask that Senate Bill No. 344, on second reading, entitled:

An Act to quiet the title of real estate by providing that the sale of real estate of any bankrupt or insolvent debtor shall pass the title of such real estate freed from any claims for or rights to any statutory interest inchoate of the spouse of the bankrupt or insolvent debtor

go over in its order.

The PRESIDENT. Is there any objection? The Chair hears none.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 365 (House Bill No. 425), entitled:

An Act making a deficiency appropriation to the State Hospital of Coaldale Coaldale Schuylkill County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. DAIX. Mr. President, I move that Senate Bill No. 365, the bill just read, be recommitted to the Committee on Appropriations.

Mr. VARE. Mr. President, I second the motion.
The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 366 (House Bill No. 344), entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania to cover deficiency in maintenance and education of State pupils

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 368 (House Bill No. 486), entitled:

An Act to amend the act approved the fifteenth day of April one thousand nine hundred fifteen (Pamphlet Laws one hundred and thirty-two) entitled "An Act relative to the burial of the bodies of certain indigent deceased widows at the county expenses" as amended requiring county commissioners to pay from the county funds the expenses of burial of all widows of honorably discharged soldiers sailors and marines legally resident within the county authorizing the county commissioners to make inquiries and investigations providing for payments to persons who buried such bodies and requiring public officers and officers and agents of institutions to report deaths of such widows

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. PATTON. Mr. President, I move that Senate Bill No. 368 (House Bill No. 486), the bill just read, be recommitted to the Committee on Judiciary General.

Mr. VARE. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 370 (House Bill No. 243), entitled:

An Act to quiet the title to real estate and to enable citizens of the United States and corporations authorized to hold real estate within this Commonwealth to hold and convey title to real estate which has been formerly held by or for corporations not authorized by law to hold the same

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 378 (House Bill No. 586), entitled:

An Act validating all decrees of divorce granted by virtue of and pursuant to an act approved the twenty-fifth day of June one thousand eight hundred and ninety-five (Pamphlet Laws three hundred eight) entitled: "An Act amending section three of an act entitled 'an Act concerning divorces' approved the eighth day of May one thousand eight hundred and fifty-four enlarging the same so as to include indignities to the person of the husband" where in the decree of divorce shall be

silent as to support or alimony and the court shall not have allowed any alimony or support to the wife nor in any manner determined the right of the wife thereto

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 381, as follows:

An Act In relation to the public safety defense and welfare of the Commonwealth and of the United States continuing the Commission of Public Safety and Defense as a Commission of Public Welfare prescribing its powers and duties authorizing the Governor as chairman of the Commission to appoint a Governor's Council of Public Welfare to assist in carrying into effect the provisions of this act prescribing the powers and duties of the council and making an appropriation

Whereas by the act approved the fifteenth day of May one thousand nine hundred seventeen (Pamphlet Laws one hundred and ninety-two) there was created a Commission of Public Safety and Defense to prepare for the defense of the Commonwealth the safety of its people and the protection of their property and to aid the government of the United States in protecting and defending said government and the people thereof and their property and

Whereas for the purpose of working in conjunction with said Commission of Public Safety and Defense the Governor appointed a committee composed of citizens from the several counties of the Commonwealth known as the Pennsylvania Council of National Defense which council rendered valuable service to the Commonwealth and to the Government of the United States during the war with Germany and Austria and

Whereas there is urgent necessity that activities of this character be continued to meet the hitherto unserved wants of the Commonwealth and the new social industrial and economic conditions which will necessarily arise following the war therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Commission of Public Safety and Defense composed of the Governor the Lieutenant Governor and the members of the Military Board is hereby permanently continued and shall be known as the Commission of Public Welfare of the Commonwealth of Pennsylvania

Section 2 The Governor shall be chairman of the Commission The Commission shall appoint a secretary an executive director a treasurer and such other assistants clerks and stenographers as may be necessary to carry out the provisions of this act The members of the Commission shall not receive any compensation for their services but shall be allowed their actual and necessary expenses The Commission shall fix the compensation of its appointees which together with the expenses of the members of the Commission shall be paid from the appropriation hereinafter made

Section 3 The Commission shall whenever it may deem the same necessary prepare for the defense and security of the Commonwealth the safety of its people and the protection and preservation of their property The Commission shall if necessity arise aid the government of the United States in protecting and defending said government the people thereof and their property In the interests of the welfare of the State and Nation the Commission may undertake measures for the Americanization of foreign born residents and for the interpretation to the American born of the life and ideals of the allies of the United States

Section 4 The Commission is authorized to investigate and to aid and assist any activity having for its purpose the betterment of social educational agricultural or industrial conditions or the securing and preserving to the citizens of the Commonwealth the rights and liberties guaranteed under the Constitution of the Commonwealth and of the United States

Section 5 The Commission may invite the affiliation with itself of all or any relief organizations upon such terms as it may deem proper and the Governor may prescribe the form of a certificate of good standing and issue the same to each of such affiliated organizations

Section 6 The Commission shall have authority to organize agencies designed to perpetuate the deeds records and achievements of the soldiers sailors marines and of citizens and organizations of the Commonwealth active during the war with Germany and Austria and to prepare print and publish a history of such deeds records and achievements

Section 7 The Governor acting as chairman of the Commission may appoint such a number of men and women as he may deem proper to constitute a Governor's Council of Public Welfare and may appoint a chairman and vice-chairman thereof The Governor's Council if and when appointed shall organize by choosing a secretary and a treasurer and other necessary officers and employees The Council shall have the right to adopt by-laws and to establish and maintain headquarters In addition to its stated meetings it shall be convened at Harrisburg from time to time at the call of the chairman of the Commission The members of the Council shall not receive any compensation for their services but shall be allowed their actual and necessary expenses

Section 8 The Commission shall have power to delegate to the Governor's Council the performance of any duty or the conduct of any activity provided for within the scope of this act The treasurer of the Council shall receive and disburse the funds appropriated by the Commission for the use of the Council in accordance with such system of accounting as shall be determined by the Commission and approved by the Auditor General

Section 9 (a) Whenever a matter of public concern is referred to the Council by the Governor or by the Commission or whenever any such matter is regarded by the Council as requiring its attention a committee on the matter in question may be formed by the council composed wholly or in part of members of the Council If the matter is within the scope of any existing department of the state government the committee thus formed shall act as an auxiliary to that department and in consultation with the department head

(b) Such local organization may take the form of a community council composed of men and women or such other form as local conditions may render advisable

(c) Such local organization shall receive such financial support as may be granted by the Commission on the recommendation of the council

Section 10 The necessary printing of the Commission and the Council shall be furnished by the Department of Public Printing and Binding upon requisitions of the respective secretaries of the Commission and Council

Section 11 The heads of all the departments bureaus divisions and commissions of the State shall co-operate with the Commission and shall render it such assistance as will not interfere with the proper conduct of the respective departments bureaus divisions and commissions

Section 12 All documents records and correspondence of the Commission of Public Safety and Defense and the Pennsylvania Council of National Defense shall be preserved and made available for the use of the Commission of Public Welfare

Section 13 The Board of Commissioners of Public Grounds and Buildings shall furnish an office for the use of the Council within or without the capitol building

Section 14 The sum of one million (\$1,000,000) dollars together with any unexpended balance of moneys heretofore appropriated to the council of Public Safety and Defense or as much thereof as may be necessary is hereby specifically appropriated to the Commission of Public Welfare for the purpose of carrying out the provisions of this act

All moneys hereby appropriated shall be paid by the State Treasurer on order of the Secretary of the Commission and on warrant of the Auditor General

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. EYRE. Mr. President, I move that Senate Bill No. 381, the bill just read, be recommitted to the Committee on Appropriations for the purpose of amendment.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 384 (House Bill No. 563), as follows:

An Act making an appropriation for deficiencies to the trustees of the State Hospital for the Insane of the Southeastern District of Pennsylvania located at Norristown Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ninety thousand dollars (\$90,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the trustees of the State Hospital for the Insane of the Southeastern District of Pennsylvania located at Norristown Pennsylvania to cover a deficiency in maintenance of the said hospital for the two fiscal years beginning June first one thousand nine hundred and seventeen

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. DAIX. Mr. President, I move that Senate Bill No. 384 (House Bill No. 563), the bill just read, be recommitted to the Committee on Appropriations.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senat Bill No. 387 (House Bill No. 513), entitled:

An Act making an appropriation for the Dixmont Hospital for the Insane

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. DAIX. Mr. President, I move that Senate Bill No. 387, the bill just read, be recommitted to the Committee on Appropriations.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 388 (House Bill No. 399), entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Danville Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 391 (House Bill No. 616), entitled:

An Act fixing the mileage to be allowed common pleas judges in judicial districts containing more than one county

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. DAIX. Mr. President, I move that Senate Bill No. 391 (House Bill No. 616), the bill just read, be recommitted to the Committee on Appropriations.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 422, as follows:

An Act authorizing companies incorporated to supply light heat and power or either of them by electricity to merge and consolidate with motor power or street railway companies

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be lawful for any company incorporated for the supply of light heat and power or any of them to the public by electricity now or hereafter organized under any act of assembly of this Commonwealth to merge and consolidate its corporate rights franchises powers and privileges with and into those of any motor power company or street railway company now or hereafter organized under any act of assembly authorizing the formation of such corporations so that by virtue of this act such corporations may consolidate and so that all the property rights franchises and privileges than by law vested in either of such corporations so merged shall be transferred to and vested in the corporation into which such merger shall be made.

Section 2 Said merger or consolidation shall be made under the conditions provisions and restrictions and with the powers herein set forth namely

I The directors of each corporation may enter into a joint agreement under the corporate seal of each corporation for the merger and consolidation of said corporations prescribing the terms and conditions thereof the mode of carrying the same into effect the name of the new corporation the number and names of the directors and other officers thereof and who shall be the first directors and officers and their places of residence the number of shares of the capital stock the amount or par value of each share and the manner of converting the capital stock of each of said corporations into the stock of the new corporation and how and when directors and officers shall be chosen with such other details as they shall deem necessary to perfect the said consolidation and merger but said agreement shall not be effective unless the same shall be approved by the stockholders of said corporation in the manner hereinafter provided

II Said agreement shall be submitted to the stockholders of each of said corporations at separate special meetings of the time place and object of which respective meetings due notice shall be given by publication once a week for two successive weeks before said respective meetings in at least one newspaper in the county or each of the counties in which the principal offices of said respective corporations shall be situate and at said meetings the said agreement of the directors shall be considered and a vote of the stockholders in person or by proxy shall be taken by ballot for the adoption or rejection of the same — each share of stock entitling the holder thereof to one vote and if a majority in amount of the entire capital stock of each of said corporations shall vote in favor of said agreement merger and consolidation then that fact shall be certified by the secretary of each corporation under the seal thereof and said certificates together with the said agreement or a copy thereof shall be filed in the office of the Secretary of the Commonwealth whereupon the said agreement shall be deemed and taken to be the act of consolidation of said corporation

Section 3 Upon the filing of said certificates and agreement or copy of agreement in the office of the Secretary of the Commonwealth the said merger shall be deemed to have taken place and the said corporations to be one corporation under the name adopted in and by said agreement possessing all the rights privileges and franchises theretofore vested in each of them and all the estate and property real and personal and all the rights of action of each of said corporations shall be deemed and taken to be transferred to and vested in the said new corporation without any further act or deed

Provided That all rights of creditors and all liens upon the property of each of said corporations shall continue unimpaired and all debts duties and liabilities of each of said constituent corporations shall thenceforth attach to the said new corporation and may be enforced against it to the same extent and by the same process as if said debts duties and liabilities had been contracted by it But such merger and consolidation shall not be complete and no such consolidated corporation shall do any business of any kind until it shall have first obtained from the Governor of the Commonwealth new letters patent and shall have paid to the State Treasurer a bonus of one-third of one per centum on all its corporate stock in excess of the amount of the capital stock of the several corporations so consolidating upon which the bonus required by law had been theretofore paid

And provided further That new letters patent of such consolidated corporation shall not be issued by the Governor of the Commonwealth until each and every corporation entering and forming the consolidated corporation shall have filed with the Secretary of the Commonwealth a certificate from the Auditor General of the Commonwealth setting forth that all reports required by the Auditor General of the Commonwealth have been duly filed and that all taxes due the Commonwealth have been paid

Section 4 A certified copy of said certificate and agreement or copy of agreement so to be filed in the office of the Secretary of the Commonwealth shall be evidence of the lawful holding and action of such meetings and of the merger and consolidation of said corporations

Section 5 If any stockholder or stockholders of any corporation which shall become a party to an agreement of merger and consolidation hereunder shall be dissatisfied with or object to such consolidation and shall not have voted in favor of the same at the stockholders' meeting it shall and may be lawful for any such stockholder or stockholders within thirty days after the adoption of said agreement of merger and consolidation by the stockholders as herein provided and upon reasonable notice to said corporation to apply by petition to the court of common pleas of the county in which the chief office of such corporation may be situate or to a judge of said court in vacation to appoint an assessor or assessors to appraise the value of the share or shares of said dissatisfied and objecting stockholder or stockholders in the said corporation which appraisement when made and confirmed by the said court shall be final and conclusive and the said corporation shall thereupon pay to the said stockholder or stockholders the value of the stock so ascertained and upon the payment of the value of the stock as aforesaid the said stockholder or stockholders shall transfer the stock so held by them to the said corporation and in case the value of said stock as aforesaid shall not be so paid within thirty days after the said award shall have been made and confirmed by said court the said award and

assessment so found and confirmed shall be filed in the office of the prothonotary of said court as a judgment against said corporation and may be collected as other judgments in said court are by law recoverable

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 434 (House Bill No. 420), entitled:

An Act to provide for an additional law judge of the court of common pleas of the thirty-first Judicial District

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 464, as follows:

A Joint Resolution authorizing action by the authorities of this Commonwealth to prevent discrimination against the citizens of this Commonwealth in the use of natural gas which would result from the law recently enacted by the State of West Virginia

Whereas There are millions of domestic and hundreds of industrial consumers of natural gas citizens of this Commonwealth who have expended enormous sums of money to equip their houses and plants respectively with appliances adapted for burning this fuel and to restrict and diminish the supply to any considerable extent would affect the domestic consumers in their health their comfort their convenience or their welfare would subject them to enormous property losses in rendering useless their present appliances and necessitating the substitution of others in many cases requiring the reconstruction of dwellings while the industrial consumers if thus restricted and the supply of gas greatly diminished would not only suffer great loss but be placed at a disadvantage in competition with manufacturers in other States where by law an adequate supply was provided

And Whereas Citizens of this Commonwealth have invested hundreds of millions of dollars in the exploration for and the development of natural gas wells and fields in the State of West Virginia and in the installation of transportation systems for the transmission of the gas thus found from West Virginia into Pennsylvania in order to obtain a supply for its citizens and to this end have made contracts and entered into obligations with cities and boroughs as well as with industrial plants and others and

Whereas The citizens of said cities and boroughs and the owners of said industrial plants and others are to a large extent dependent upon and have relied for their supply upon the gas transported from the State of West Virginia into the State of Pennsylvania the natural gas available from other sections being wholly inadequate a large proportion of said gas now consumed in Pennsylvania coming from West Virginia and

Whereas In order to restrain and restrict the transmission of this gas from West Virginia into Pennsylvania and to discriminate against the citizens of Pennsylvania and in favor of the citizens of West Virginia and State of West Virginia on the seventeenth day of February one thousand nine hundred and nineteen did enact a law the effect whereof is that the gas produced in said State should be first applied to the full satisfaction of all the domestic industrial and other demands of the citizens of that State before any thereof could be transmitted into Pennsylvania thus disregarding the rights of citizens of Pennsylvania and the obligations of their contracts and

Whereas By cumulative fines and penalties civil and criminal said law of West Virginia is designed to deter parties engaged in the production and transmission of natural gas in West Virginia into Pennsylvania from instituting legal proceedings to have tested and adjudicated the right of said State so to restrict and prevent the transmission of gas from West Virginia until after all of the demands of its citizens have been first adequately supplied and

Whereas The citizens of this State who will suffer in their health comfort convenience welfare and property by the enforcement of this law are without remedy or redress except through action by this Commonwealth and

Whereas The enforcement of said law of West Virginia would be in conflict with the Constitution of the United States which inhibits the placing of burdens and restraints upon interstate commerce and prevents laws impairing the obligation of contracts and

Whereas The framers of the Constitution of the United States by the provisions of said Constitution sought to prevent any State from husbanding and applying its natural resources solely for the benefit of its own citizens to the detriment and loss of the citizens of other States well knowing if this policy were pursued it would result in reprisals and all of the evils attendant thereon and vested in the Federal courts the power to prevent any State from entering upon any such course of conduct now therefore

Be it Resolved By the Senate of the Commonwealth of Pennsylvania with the concurrence of the House of Representatives that the Attorney General be and he is hereby authorized and directed to institute such legal proceedings and do all other acts necessary to protect the rights and interests of the Commonwealth of Pennsylvania and of its citizens from any and all violation or infringement by the State of West Virginia or by any of its constituted authorities under or in pursuance of said law of West Virginia affecting or intended to affect consumers of natural gas in Pennsylvania.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL INTRODUCED.

Mr. BUCKMAN. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BUCKMAN read in his place and presented to the Chair, Senate Bill No. 535, entitled:

A Supplement to an act entitled: "An Act to provide for the incorporation and regulation of certain corporations" approved the twenty-ninth day of April Anno Domini one thousand eight hundred and seventy-four providing for the incorporation and regulation of telephone companies defining the rights powers and privileges of such corporations authorizing and regulating the purchase acquisition and leasing the whole or any part of the properties systems capital stock and securities of other corporations associations and persons engaged in the telephone business authorizing existing telegraph corporations to accept the provisions of this act.

Which was committed to the Committee on Judiciary Special.

REPORTS FROM COMMITTEE.

Mr. DAIX. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX from the Committee on Appropriations reported as amended, Senate Bill No. 365 (House Bill No. 425), entitled:

An Act making a deficiency appropriation to the State Hospital of Coaldale, Coaldale, Schuylkill County, Pennsylvania.

Also from the Committee on Appropriations reported as amended, Senate Bill No. 387, entitled:

An Act making an appropriation for the Dixmont Hospital for the Insane.

BILL INTRODUCED.

Mr. SALUS. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SALUS read in his place and presented to the Chair Senate Bill No. 536, entitled:

An Act making an appropriation to the Howard Hospital of Philadelphia.

Which was committed to the Committee on Appropriations.

REPORTS FROM COMMITTEE.

Mr. BUCKMAN. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BUCKMAN from the Committee on Judiciary Special reported as committed, Senate Bill No. 535, entitled:

A Supplement to an act, entitled: "An Act to provide for the incorporation and regulation of certain corporations" approved the 29th day of April, A. D. 1874, providing for the incorporation and regulation of telephone companies, defining the rights, powers and privileges of such corporations, authorizing and regulating the purchase, acquisition, and leasing the whole or any part of the properties systems capital stock and securities of other corporations associations and persons engaged in the telephone business authorizing existing telegraph corporations to accept the provisions of this act.

Mr. GRAFF. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. GRAFF from the Committee on Judiciary Special reported as amended, Senate Bill No. 351, entitled:

An Act authorizing churches, cemetery companies and burial associations to lease or convey certain coal and other minerals, providing for the use and expenditure of the funds derived therefrom, and for the support of the overlying surface.

HOUSE MESSAGES.

HOUSE CONCURS IN RESOLUTION RECALLING FROM THE GOVERNOR
SENATE BILL NO. 26.

The Clerk of the House of Representatives being introduced presented communication from the House of Representatives informing the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate March 17, 1919.
Resolved (If the House of Representatives concur), That Senate Bill No. 26, entitled "An Act to amend an act, entitled the twenty-first day of May, Anno Domini, one thousand nine hundred one so as to provide that the commissioners' board in counties where the population exceeds one million may appropriate a sum not exceeding one thousand dollars annually to the Chief Historical Society in said county, approved the thirty-first day of March, Anno Domini, one thousand nine hundred fifteen (Pamphlet Laws thirty-six), increasing the sum that they may be appropriated and provide for joint appropriations" is hereby recalled from the Governor for the purpose of amendment.

HOUSE CONCURS IN RESOLUTION RECALLING FROM THE GOVERNOR
SENATE BILL NO. 16.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate March 17, 1919.
Resolved (If the House of Representatives concur), That Senate Bill No. 16, entitled:

A supplement to the act approved the 29th day of May one thousand eight hundred and eighty-five (Pamphlet Laws twenty-nine) entitled "An Act to provide for the incorporation and regulation of natural gas companies" extending the duration of certain charters and providing a procedure therefor be recalled from the Governor for the purpose of amendment.

SENATE BILL NO. 224 RETURNED WITH AMENDMENTS.

The Clerk of the House of Representatives being introduced returned to the Senate, Senate Bill No. 224, entitled:

An Act to regulate and establish the fees to be charged and collected by the Recorder of Deeds in counties having a population of over eight hundred thousand or less than one million, five hundred thousand inhabitants as computed by the last preceding United States census.

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Mr. SALUS. Mr. President, I move that Rule 21, which requires amended bills to be noted on the calendar, be in this case dispensed with, and that the Senate proceed to the consideration of the amendments made by the House of Representatives in the foregoing bill.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution, were read as follows:

Amend section 1, page 2, line 17 by striking out the word "leases" after the word "assignments" and inserting after the word "agreements" the word "leases."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Baldwin, F. E., Eyre,	Marin,	Sassaman,
Baldwin, R. J., Graff,	McNichol,	Schantz,
Harnes, Gray,	Meakle,	Smith,
Buckman, Haldeman,	Miller, J. S.,	Snyder,

Craig,	Herron
Daix,	Homsher,
Davis,	Jones,
DeWitt,	Leiby,
Donahue,	Leslie,
Einstein,	Marlow,

Miller, S. J.,	Sones,
Murdoch,	Tompkins,
Nason,	Turner,
Patton,	Vare,
Phipps,	Weaver,
Salus,	Whitten,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

RECESS.

Mr. VARE. Mr. President, I move that the Senate do now take a recess for five minutes.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

HOUSE MESSAGE.

HOUSE BILLS FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced, presented for concurrence bills of the House of Representatives as follows:

House Bill No. 349 (Senate Bill No. 537), entitled:

An Act to amend the act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto

Which was committed to the Committee on Judiciary General.

House Bill No. 89. (Senate Bill No. 538), entitled:

An Act to amend an act approved the fifth day of July one thousand nine hundred seventeen (Pamphlet Laws six hundred eighty-four) entitled "An Act fixing the pay of election officers" and also clerks appointed by the inspectors

Which was committed to the Committee on Elections.

House Bill No. 126. (Senate Bill No. 539), entitled:

An Act providing for the payment into the State Treasury of unclaimed funds in the hands of fiduciaries defining the term fiduciary providing for the refunding of such funds from the State Treasury with interest to persons entitled thereto and making an appropriation therefor prohibiting the discharge of such fiduciaries the release of their sureties or the final distribution of funds in their possession unless the compliance with the provisions of this act and imposing penalties

Which was committed to the Committee on Finance.

House Bill No. 686 (Senate Bill No. 540), entitled:

An Act authorizing the issue and sale of bonds to the amount of fifty millions dollars by the Commonwealth of Pennsylvania defining the powers and duties of the Governor the Auditor General and the State Treasurer in relation thereto making an appropriation of the proceeds of such bonds for the purpose of improving and rebuilding the highways of the Commonwealth providing for the payment of interest on and the redemption of such bonds by the Sinking Fund Commission and making an appropriation to carry out the provisions of this act

Which was committed to the Committee on Finance.

House Bill No. 710 (Senate Bill No. 541), entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen entitled: "An Act creating a fund for the purpose of rebuilding restoring and replacing buildings structures equipment or other property of the Commonwealth of Pennsylvania damaged or destroyed by fire or other casualty and regulating the placing of insurance thereon and providing penalties for any violation of the provisions of this act"

Which was committed to the Committee on Finance.

House Bill No. 709, (Senate Bill No. 542), entitled:

An Act to amend section one of an act approved the twelfth day of February one thousand eight hundred seventy-six (Pamphlet Laws three) entitled "An Act supplementary to the act entitled 'An Act supplementary to the several acts relating to the State treasurer and commissioners of the sinking fund' approved May ninth one thousand eight hundred and seventy-four."

Which was committed to the Committee on Finance.

House Bill No. 604 (Senate Bill No. 543), entitled:

An Act to further amend section two of an act approved the first day of May one thousand nine hundred and seven (Pamphlet Laws one hundred and thirty-five) entitled "An Act relating to the appointment of stenographers and assistant stenographers to report proceedings in the several courts of common pleas and orphans' courts of oyer and terminer and general jail delivery and courts of quarter sessions of the peace of this Commonwealth as well as before commissioners masters and special masters in chancery referees examiners auditors and other officers prescribing their powers and duties and when such reports shall be evidence of the facts reported prescribing their compensation and allowances for expenses when the same shall be paid by the county wherein such stenographers or assistant stenographers are employed and when by the parties to such proceedings and repealing an act entitled 'An Act directing the appointment of official stenographers in the several civil courts of this Commonwealth authorizing the appointment of stenographers by examiners masters referees commissioners and auditors authorizing the appointment of assistant stenographers repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth prescribing their duties and fixing their compensation' approved May fifteenth one thousand eight hundred and seventy-four repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth prescribing their duties and fixing their compensation' approved May eighth one thousand eight hundred and seventy-six and repealing 'An act defining the duty of court stenographers in the several counties in this State' approved June tenth one thousand eight hundred and eighty-one' approved the twenty-fourth day of May one thousand eight hundred and eighty-seven but such repeal not to revive any law repealed by the said act of twenty-fourth of May one thousand eight hundred and eighty-seven" as amended by requiring judges of the quarter sessions courts to employ stenographers in certain cases and to furnish copies of testimony to defendants at the cost of the county"

Which was committed to the Committee on Judiciary General.

ADJOURNMENT.

Mr. VARE. Mr. President, I move that the Senate do now adjourn until tomorrow morning at eleven o'clock.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 11.18 P. M., until Tuesday morning March 18, 1919, at 11 o'clock.

HOUSE OF REPRESENTATIVES.

MONDAY, March 17, 1919.

The House met at 9:00 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

Rabbi Louis J. Haas of Harrisburg, Pa., offered the following prayer:

Most gracious and beneficent God, Thou in whose hands are the destinies of all men and nations, we invoke Thy blessing upon us this evening. Be with the members of this branch of the Legislative Assembly of our Commonwealth. Cause them to arise to a true appreciation of their prerogatives and opportunities, of their obligations and their responsibilities. May their deliberations and enactments be of a constructive character, making for the greatest good to the greatest number. May they do their work faithfully and honorably and make those laws which will so tend that every man, woman and child of this Commonwealth, obeying those laws and upholding those mandates, will be granted life, liberty and pursuit of happiness. We ask Thy blessing upon the Governor and Lieutenant Governor of this State, upon the Speaker of this House and all the members of the official family of this State. Direct them aright through Thine own counsel to perform their duties creditably and honorably, placing

our Commonwealth in the forefront of this great and glorious Republic; in Thy name O Lord, our God, and God of all men. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of the proceedings of Wednesday, March 12, 1919.

The Clerk proceeded to read the Journal of the proceedings of Wednesday, March 12, 1919, when, on motion of Mr. Joseph T. Evans the further reading was dispensed with and the Journal was approved.

PETITIONS FAVORING PASSAGE OF HOUSE BILLS NOS. 273 AND 285.

Mr. KENNEDY. presented several petitions from Granges and Labor Unions of Beaver county favoring the passage of House Bills Nos. 273 and 285 known as the Goodnough Conservation bills.

Referred to the Committee on Forestry.

The SPEAKER presented the petition of The Women's Trade Union League of Philadelphia, favoring the passage of House Bills Nos. 273 and 285 known as "The Grange Conservation Bills."

Referred to the Committee on Forestry.

LEAVES OF ABSENCE.

Mr. POWELL asked and obtained leave of absence for Mr. McKay.

Mr. McCURDY asked and obtained leave of absence for Mr. Zook, on account of illness.

Mr. SOWERS asked and obtained leave of absence for Mr. Aron, on account of illness.

Mr. GANS asked and obtained leave of absence for Mr. Dilzheimer, on account of illness.

Mr. EPHRAIM asked and obtained leave of absence for Mr. Ingham.

Mr. VICKERMAN asked and obtained leave of absence for Mr. Simpson, on account of illness.

BILLS INTRODUCED AND REFERRED.

By Mr. GANS (By request). House Bill No. 916.

An Act to exempt from taxation public property used for public purposes, actual places of religious worship, places of burial not used or held for private or corporate profit, and institutions of purely public charity, and repealing prior acts relating thereto.

Referred to the Committee on Ways and Means.

By Mr. ROTHENBERGER. House Bill No. 917.

An Act to establish as a state highway a certain section of public road in the County of Berks.

*Referred to the Committee on Public Roads.

By Mr. CON. House Bill No. 918.

An Act to amend section seventeen of an act approved the seventh day of July, one thousand nine hundred thirteen (P. L. 672) entitled "An Act relating to and regulating motor vehicles and vehicles trailing after or propelled by motor vehicles; controlling their speed upon the public streets and highways in the Commonwealth of Pennsylvania; providing for their registration and licensing of certain operators, by the State Highway Department; prohibiting the operation of any motor vehicle by any person when intoxicated, or without the consent of the owner; forbidding the passage of any law laying a tax upon or requiring the registration of motor vehicles, or licensing of any operator, or regulating the speed of motor vehicles, by any county, borough, city, incorporated town, or township; establishing the rights of motor vehicles; providing for their equipment and for the width of tires to be used upon motor vehicles; and vehicles trailing after or propelled by motor vehicles; regulating the service of process and proceedings in actions for damages arising therefrom; providing for arrest and for service of process, and proceedings for violating of this act; prescribing the penalties therefor; and providing for the disposition of fees collected and fines imposed thereunder," by increasing the penalties provided by said section for the unauthorized use of motor vehicles.

Referred to the Committee on Public Roads.

By Mr. STEVENSON. House Bill No. 919.

An Act making an appropriation to the Adrian Hospital Association, of Punxsutawney, Jefferson County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. FRANKLIN. House Bill No. 920.

An Act making an appropriation to the Robert Wood Home of Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. DAWSON. House Bill No. 921.

An Act making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania, at Scranton, Pa.

Referred to the Committee on Appropriations.

By Mr. DAWSON. House Bill No. 922.

An Act repealing an act entitled "An Act to provide revenue for State and county purposes, and, in cities co-extensive with counties, for city and county purposes; imposing taxes upon certain classes of personal property; providing for the assessment and collection of the same; providing for the duties and compensation of prothonotaries and recorders in connection therewith; and modifying existing legislation which provided for raising revenue for State purposes," approved the seventeenth day of June, one thousand nine hundred and thirteen.

Referred to the Committee on Ways and Means.

By Mr. DAWSON. House Bill No. 923.

An Act amending Section 16 of an act entitled "A further supplement to an act, entitled 'An Act to provide revenue by taxation,' approved the seventh day of June, Anno Domini one thousand eight hundred and seventy-nine," approved the first day of June, Anno Domini one thousand eight hundred and eighty-nine, as amended by the act approved the eighth day of June, Anno Domini one thousand eight hundred and ninety-one, so as to provide for the return of one-half of the tax on personal property to the respective counties.

Referred to the Committee on Ways and Means.

By Mr. DAWSON. House Bill No. 924.

An Act providing for and regulating the payment into the State Treasury, without escheat, of certain unclaimed moneys in the hands of depositories, fiduciaries, prothonotaries and clerks of orphans' courts; defining the terms "depositories," and "fiduciaries," as used in the act; providing for the refund of such moneys, with interest thereon when claimed by persons entitled thereto; making an appropriation for such refunds, and imposing penalties.

Referred to the Committee on Ways and Means.

By Mr. RAMSEY. House Bill No. 925.

An Act to amend an act approved the sixth day of July, one thousand nine hundred and seventeen (P. L. 747), entitled: "An Act requiring all counties, cities, boroughs, townships, school districts, and other municipalities and incorporated districts, to sell any bonds, or other securities issued by them to the highest responsible bidder, after due public notice," regulating the publication of such notices and the manner of receiving, opening and announcing bids and providing that securities sold in violation of the act shall be void.

Referred to the Committee on Counties and Townships.

By Mr. RAMSEY. House Bill No. 926.

An Act to amend an act approved the fourteenth day of May, one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve), entitled: "An Act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs."

Referred to the Committee on Counties and Townships.

By Mr. RAMSEY. House Bill No. 927.

An Act to amend section two thousand six hundred and twenty-four of an act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws three hundred nine), entitled: "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," as amended.

Referred to the Committee on Counties and Townships.

By Mr. RINN. House Bill No. 928.

An Act to provide for the abolition of railroad grade crossings; prescribing the procedure; and imposing the costs on the railroad companies and on the city, borough, town or township.

Referred to the Committee on Manufactures.

By Mr. MANGAN. House Bill No. 929.

An Act to amend sections one and nineteen of an act approved the second day of May, one thousand nine hundred and give, (Pamphlet Laws three hundred fifty-two), entitled "An Act to regulate the employment, in all kinds of industrial establishments, of women and children employed at wages or salary, by regulating the age at which minors can be employed and the mode of certifying the same, and by fixing the hours of labor for women and minors; to provide for the safety of all employes in all industrial establishments, and of men, women and children in school-houses, academies, seminaries, colleges, hotels, hospitals, store-houses, office buildings, public halls, and places of amusements, in which proper fire-escapes, exits and extinguishers are required; to provide for the health of all employes, and of men, women and children in all such establishments, storehouses and buildings, by proper sanitary appliances; and to provide for the appointment of inspectors, office clerks and others, who, with the Chief Factory Inspector, shall constitute the Department of Factory Inspection; to enforce the same, and providing penalties for violations of the provisions thereof; fixing the term and salaries of the Chief Factory Inspector and his appointees."

Referred to the Committee on Manufactures.

By Mr. ULSH. House Bill No. 930.

An Act to establish as a State Highway a certain section of public road in the Counties of Dauphin and Northumberland.

Referred to the Committee on Public Roads.

REPORTS FROM COMMITTEES.

Mr. McCAIG, from the Committee on Appropriations, reported as amended House Bill No. 639, entitled

An Act making an appropriation for the payment of compensation outstanding and due and to become due to injured employees in the various departments of the Commonwealth of Pennsylvania, for the bi-ennial period ending May thirty-first, one thousand nine hundred and nineteen.

Mr. McCAIG, from the Committee on Appropriations, reported as committed House Bill No. 814, entitled

An Act to amend section three of an act approved the twenty-seventh day of April, one thousand nine hundred and nine, (Pamphlet Laws two hundred eight), entitled "An Act to create a Legislative Reference Bureau in the Pennsylvania State Library; authorizing the appointment of a Reference Director and subordinate officers, defining their duties, and fixing their compensation," as amended.

Mr. McCAIG, from the Committee on Appropriations, reported as committed House Bill No. 859, (Senate Bill No. 118), entitled

An Act making an appropriation to the Commissioners of Valley Forge Park.

REPORT OF THE COMMISSION TO INVESTIGATE AND REVISE THE INSURANCE LAWS.

The SPEAKER. The Chair lays before the House the Report of the Commission to Study, Investigate, and Revise the Insurance Laws of the Commonwealth of Pennsylvania. The same will be noted on the Journal and printed in the appendix of the Legislative Journal.

(For report see Appendix).

RESOLUTION EXPRESSING SYMPATHY ON THE DEATH OF DR. NATHAN C. SCHAEFFER.

Mr. SARIG offered the following resolution, which was twice read by the clerk as follows:

In the House of Representatives, March 17, 1919.

Whereas, The people of the Commonwealth have been saddened by the announcement of the death of Dr. Nathan C. Schaeffer, Superintendent of Public Instruction; and

Whereas, The Commonwealth has by the death of Dr. Schaeffer lost an efficient and capable head of the Department of Public Instruction, a conscientious officer and the oldest executive of the Commonwealth in point of service; and

Whereas, The cause of education has by the death of Dr. Schaeffer lost a great and forceful leader and educational author, who by his public career and private life has set a standard worthy of emulation by every true American, therefore be it

Resolved, That in the death of Dr. Nathan C. Schaeffer, the Commonwealth of Pennsylvania has suffered an irreparable loss.

Resolved, That the members of the House of Representatives record their sorrow, and express their heartfelt sympathy to his bereaved family,

Resolved, That when the House of Representatives of the Commonwealth adjourn this day, it do so to the memory of Dr. Nathan C. Schaeffer.

Resolved, That these resolutions be engrossed and a copy thereof as an expression of sympathy be sent to the family.

On the question,

Will the House adopt the resolution?

Mr. SARIG. Mr. Speaker, I rise at this time to pay feeble tribute to the memory and the life and character of our distinguished friend and our distinguished servant, Dr. Nathan C. Schaeffer. It has been my privilege to enjoy an intimate acquaintance with him, being in his classroom as a boy, and later as a teacher in the public schools, and still later as a representative from Berks County I had the privilege and the pleasure to have a close connection with him and to understand fully the nature of this distinguished citizen from Berks County.

Dr. Schaeffer was born in Berks County seventy years ago on a farm in Maxatawny Township. His father was strongly and incentive in favor of education, and at one time—at one and the same time—he sent five sons away from his farm to the higher institutions of learning while he did the work of his farm with the aid of help. I first became acquainted with Dr. Schaeffer as a pupil at the Kutztown State Normal School, in 1891, and I then for the first time realized and understood the practical nature of his character. Dr. Schaeffer was a tower of strength among men in the intellectual world and he was not only a giant among intellectuals, but Dr. Schaeffer possessed that great heart power and that great soul power which has made America famous the world over during the last few years. European writers tell us at the present day that the great inspiring power back of the American Army was its heart power or its soul power, as you please. It was that power, that spirit of the Crusaders, that drove them against the Hun and that never permitted the Hun to face westward again after they once had been on the run. It was this peculiar characteristic of Dr. Schaeffer that made him so successful in the schoolroom. I remember distinctly when the news reached the Normal School at Kutztown that Dr. Schaeffer had been appointed Superintendent of Public Instruction and that he was to leave us. I remember then the sorrows and heartaches among those pupils, for you have no idea what strong ties and bonds of friendship there had sprung up between Dr. Schaeffer and his pupils. The secret of his success as a teacher and lecturer was his ability and his power to reach men through the good way to their hearts. He taught not only the intellectual, he trained not only the intellectual powers of those pupils, but the peculiar characteristics that Dr. Schaeffer had was to appeal to the heart-power, the soul power and he inspired the heart to better things and pupils felt it who came under his instruction. That was the secret of his great life as a teacher; that was the secret of his life as a lecturer. There were very few audiences who did not feel inspired and whose hearts Dr. Schaeffer could not reach. After he was elevated to the post of Superintendent of Public Instruction, these same qualities stood him in good need. It was these same qualities, these qualities of heart power, that good sound commonsense and that good business judgment that made him the power that he was in the educational world. As I have said before, he stood in the educational field a power among men, like a mighty giant oak in the forest when the educational winds would blow, when men would sway to and fro with their fancies and their frills, we had in him one who would not yield and Dr. Schaeffer stood like a giant oak. He was progressive along safe and sane lines; he was progressive and steady. It was this peculiar, strong judgment, his peculiar strong character that made him the power among men that he was. In the death of Dr. Schaeffer Pennsylvania loses one of her most distinguished citizens. He was re-appointed by six governors to the position which he held at the time of his death, and he has served longer as Superintendent of Public Instruction in the Commonwealth of Pennsylvania than any other man in the history of Pennsylvania. In the death of Dr. Schaeffer Berks County loses one of her most distinguished citizens and that is a loss not alone to Berks County, it is a loss to the people of Pennsylvania and as his reputation extended beyond the borders of Pennsylvania, his death is a distinct loss to the nation. Dr. Schaeffer has gone to his reward, but his great heart and

his great soul and the power that issued therefrom, the heart throbs will live and will continue to throb long in the hearts of men and women. I therefore ask my friends that when this House adjourns tonight, that it do so in memory of this great and distinguished citizen of the Commonwealth of Pennsylvania—Dr. Nathan C. Schaeffer.

Mr. HESS. Mr. Speaker and gentlemen of the House: Dr. Schaeffer was born in Berks county, a Democrat, but after he saw the light he became a Republican. He then moved to Lancaster county and spent his declining years in the shadow of his alma mater, Franklin and Marshall college. Dr. Schaeffer has honored Lancaster county by having made it the place of his residence during a large part of his life, and I feel, in rising to second this resolution, that in the death of Nathan C. Schaeffer, Lancaster county has lost one of its foremost citizens, and Pennsylvania and our country have lost one of our foremost educators. He always emphasized means to an end, and as such he embraced every opportunity to impress the people of the Commonwealth, over the education of which he was honored as its presiding officer, to improve the plant, the physical plant, as well as the teacher within the plant; and there stand today over this Commonwealth mighty monuments in the shape of splendid school buildings, monuments to his memory.

If you will refer to Smull's Handbook of 1916, page 246, you will find there three photographs; first, that of Henry Honck, who came to Harrisburg in 1867 first, as Deputy Superintendent of Public Instruction and later as Secretary of Internal Affairs. Next to the photograph of Henry Honck you will find that of Thomas J. Stewart, first Assistant and later Adjutant General of this great State. Next on the same page you will find the photograph of Nathan C. Schaeffer, who came to Harrisburg on June 1, 1893, as the head of the Department of Education of this great Commonwealth. Three short years have rolled by since that edition of Smull's was published, but within a trifle of little more than a year these three great men have been moved upward to a higher plane, and if it emphasizes anything it emphasizes the work of the great Reaper and the nearness of the end of us all.

Nathan C. Schaeffer served in this capacity for a greater period of time than any man served in a similar capacity in all these United States of America. What can be said that more profoundly emphasizes the manner in which he was appreciated by the citizens of this great Commonwealth! He was a man of remarkable mental and intellectual power, great executive ability and wide learning; he was frank and straightforward in character and endowed with a high degree of common sense. In his life, Dr. Schaeffer was guided by the rule that whatever was worth doing was worth doing well. If there was one thing that distinguished him above any other, it was that of thoroughness in all the work that he undertook. He was a man of a genial disposition and splendid personality, a man whom to know was to love, and in his death the County of Lancaster and the County of Berks, and the Commonwealth of Pennsylvania loses one of its foremost citizens.

The SPEAKER. Are there any further remarks?

On the question recurring,

Will the House adopt the resolution?

It was adopted.

RESOLUTION RECALLING HOUSE BILL NO. 83 FROM THE GOVERNOR.

Mr. POWELL offered the following resolution, which was twice read, considered and agreed to:

In the House of Representatives, March 17, 1919.
Resolved (If the Senate concur) That House Bill No. 83, entitled "An act making an appropriation to the Trustees of the State Hospital of Nanticoke, Luzerne County, Pennsylvania" be recalled from the Governor for the purpose of amendment.

Ordered. That the Clerk present the same to the Senate for concurrence.

RESOLUTION RELATIVE TO THE APPOINTMENT OF A FOOD, COAL AND MARKETING COMMISSION.

Mr. GLASS offered the following resolution, which was read and laid over for printing under the rules.

CONCURRENT RESOLUTION.

Providing for the appointment by the Governor of a Commission to be known as the Food, Coal and Marketing Commission; to make an inventory of the food products and coal of the Commonwealth; to investigate the prices thereof and the manner of their distribution; authorizing the Commission to investigate the marketing facilities of such food products and coal with a view to a possible reduction in the prices thereof; authorizing the Commission to appoint a Secretary and stenographers and to fix their salaries; empowering the Commission to issue subpoenas and fixing the penalty for failure to obey such subpoenas; authorizing and empowering the said Commission to call upon the Attorney General of the Commonwealth to act as its attorney; and make a report of its findings and recommendations thereon to the present session of the Legislature of Pennsylvania.

Whereas attention has been directed to the high prices of food products and coal prevailing in this Commonwealth with a threatened rise in the price of coal and with no apparent prospects of its early reduction; and

Whereas it is the patriotic duty of our people to direct their efforts toward restoring the cost of living to a normal basis; and

Whereas it is to the interest and welfare of the people of this Commonwealth that the continued high cost of food products and coal be immediately investigated and the causes thereof determined,

Now Therefore Be It Resolved by the House of Representatives (if the Senate concur), that a Commission of nine persons, citizens of this Commonwealth to be known as the Food, Coal and Marketing Commission be appointed by the Governor of this Commonwealth; two of said Commissions shall be members of the present House of Representatives; two shall be members of the present Senate of Pennsylvania, one shall be the Secretary of Agriculture of this Commonwealth, and one shall be a mining expert.

The said Commission shall organize immediately upon its appointment, and elect its officers. The members of the said Commission shall receive no compensation for their services but shall be allowed all actual and necessary expenses in the performance of their duties. The Commission is authorized to appoint a Secretary and one or more stenographers; to fix the salaries of the said appointees, which, together with the expenses of the members of the Commission shall be paid out of the appropriation to be hereafter made for that purpose.

It shall be the duty of the said Commission to make an inventory of all the food products and coal in this Commonwealth and to investigate the prices thereof and the manner of their distribution. It shall have power in any manner in which it may deem advisable to thoroughly investigate the marketing facilities of such food products and coal with a view of obtaining the possible reduction in the prices thereof.

For the purpose of enabling said Commission to carry out the provisions of this act it is authorized to sit in any part of the Commonwealth and shall have power to compel the attendance of witnesses and the production of books, papers and other evidence, and for such purposes the Commission may issue subpoenas signed by the President thereof and cause the same to be served in any part of the Commonwealth.

If any witness shall refuse to testify to any fact within his knowledge or to produce any books or papers within his possession or under his control the secretary of the commission shall forthwith report the facts of such refusal to the Court of Common Pleas of the county wherein such witness resides or wherein his or her attendance was required, and all questions arising from such refusal shall at once be heard by said court.

If the court determines that the testimony or other evidence required of such witness is legal and competent then said court shall make an order upon such witness commanding him or her to testify or to produce such books or papers or both as the case may be. If such witness shall thereafter refuse to testify or to produce books or papers as aforesaid then the said court shall have power to order the commitment of such witness to the county jail for contempt.

The Attorney General of the Commonwealth shall be the attorney for the commission and shall advise the commission upon request of any member thereof.

The said Commission shall make a report of its findings and recommendations thereon to the present session of the Legislature of Pennsylvania.

BILL RECOMMENDED.

Mr. GOODNOUGH offered the following motion, which was twice read and agreed to.

Moved by Mr. Goodnough, seconded by Mr. Neary, that House Bill No. 273, File Folio 1205, entitled

An Act defining the water resources of the Commonwealth providing for the making of a comprehensive survey thereof by the Water Supply Commission of Pennsylvania vesting in said Commission certain powers and duties providing for annulment of forfeited or invalid claims affecting water and for limiting the duration of franchises and rights pertaining to water providing penalties for violation of this act and making an appropriation to carry the same into effect

on page twelve of today's calendar, bills on second reading, be recommitted to the Committee on Appropriations.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL NO. 47.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, March 14, 1919.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 47, entitled "An Act transferring part of the fund appropriated to the quarantine physician of Philadelphia by the General Assembly of one thousand nine hundred and seventeen for the maintenance of the boat including fuel new boiler and new steel plates on hull of boat to the fund for the payment of the salaries of employes on boat."

WM. C. SPROUL.

BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 405, entitled

An Act to amend the section one of an act approved the twenty-third day of May one thousand nine hundred seven (Pamphlet Laws two hundred and six) entitled "An Act to regulate and improve the civil service of the cities of the second class in the Commonwealth of Pennsylvania making violations of its provisions to be misdemeanors and providing penalties for violations thereof" giving preference in appointments to honorably discharged soldiers sailors and marines who served in the armed forces of the United States or its Allies during its war against the Imperial German Government

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 680, entitled

An Act empowering municipal corporations to adopt ordinance regulating the operation of street railway cars

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 718, entitled

An Act to provide for the personal registration of electors as a condition of their right to vote at elections, and their enrollment as members of political parties as a further condition of their right to vote at primaries, in cities of the first class of this Commonwealth, by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein; denning the jurisdiction of said commissions, and the powers and duties of the commissioners constituting same, and of their appointees, including registrars, inspectors of registration, clerks and counsel; fixing their qualifications, terms of office and compensation, granting them certain immunity from arrest on registration days and empowering such inspectors to arrest, without warrant, certain persons committing certain offenses in violation of this act in their presence, as well as to enter and inspect buildings given as residences of electors, to interrogate the inmates thereof, to copy or demand a list of the lodgers therein and to supervise the conduct of registrars; regulating the registration of electors at polling places by registrars, and at the offices of commissions by commissioners, and the right of parties or bodies of electors to have watchers there at and the preparation and use of street lists and other records of those registered; allowing the names of persons not entitled to vote to be struck from the registers in certain cases; permitting all records regarding registration to be inspected and copied by any elector under certain conditions; directing how the registers shall be used at elections and primaries; compelling the attendance of witnesses and payment of witness fees, and providing penalties for refusal to obey subpoenas; directing Receivers of Taxes to appoint Chief Clerks of Commissions as deputies to collect poll taxes and to give receipts therefor; authorizing such clerks to administer oaths, sign subpoenas and vouchers and to collect and disburse witness fees; prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing for actions of registrars to said commissions and allowing for appeals from the decisions of the Commissions in certain cases to Courts of Common Pleas; imposing certain duties upon election officers and upon the Mayors, Councils, Treasurers, Controllers, Receivers of Taxes, City Solicitors, Police Officers, Commissioners and other officials of said cities and upon the Courts, Judges, Prothonotaries, Sheriffs, Commissioners, Peace Officers and other off-

clals of the judicial districts and counties in which said cities are situated, or with which they are co-extensive; legalizing certain acts required hereby, if done on any Sunday or Legal Holiday; requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this Act, and to transfer the unexpended balances of certain appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen, to and for the use of the said commissions; punishing and fixing penalties for violations hereof and repealing all legislation inconsistent herewith.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 842, entitled

An Act to amend sections ten, thirteen, fourteen and fifteen of an act entitled "An Act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to National party conventions, and of certain party officers, including state committee-men; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties, and their reimbursement by the state, of the expenses of the same; authorizing the state committee of a political party to make, and to alter amend and revoke, rules; and providing penalties for the violation of the provisions of this act, and for repealing inconsistent legislation," approved the twelfth day of July, A. D. one thousand nine hundred and thirteen (P. L. 719), so as to provide fully how many official and specimen ballots shall be provided for each party at the primaries and to whom the same shall be delivered; what other election materials shall be furnished and what printed instructions shall be given voters and election officers; how the official ballots shall be given to qualified electors; how party membership shall be evidence and how and when it may be challenged; how the vote shall be counted, recorded and returned by the election officers, what shall be done with the ballots voted, their stubs and the unused, spoiled and void ballots, tally paper, oaths of election officers, affidavits of voters, etc., lists of voters of each party, triplicate and other return sheets, and who shall have the custody of same to require the return and public inspection of all the spoiled and unused ballots from each election district before the computation of any returns therefrom; to prescribe the method of computing and canvassing such returns publicly; to provide who shall constitute the return board for any county wherein one or more of the commissioners are candidates at any primary; to regulate the manner of correcting apparent errors in certain returns and the opening of ballot boxes and the recounting of votes when any county commissioner or judge of the Court of Common Pleas deems it necessary in order to obtain a correct count or upon the petition of three electors averring fraud or error; to assure the right of any authorized representative of any party or candidate to hear, record and check up the returns as read as well as to inspect the same and any other public documents relating to any primary election; to allow any person aggrieved by any decision of the county commissioners to appeal therefrom to the court of common pleas of the proper county; to make certain violations of said act as amended hereby misdemeanors and to provide penalties for the punishment of such offences and to repeal inconsistent legislation.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 844, entitled

An Act to amend the third section of an act entitled "An Act regulating certain political parties, providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to National party conventions, and of certain party officers, including State committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties, and their reimbursement by the State, of the expenses of the same; authorizing the State committee of a political party to make, and to alter, amend and revoke, rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein; and repealing inconsistent legislation," approved the twelfth day of July, A. D. one thousand nine hundred and thirteen (P. L. 719), as amended by an act approved the sixth day of July, A. D. one thousand nine hundred and seventeen (P. L. 753), so as to change the date of the Fall primary from the third Wednesday to the fourth Tuesday of September in all odd-numbered years.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 723, entitled

An Act making an appropriation for the Pennsylvania State Oral School for the Deaf at Scranton.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 697, entitled

An Act authorizing the judges of the court of common pleas and orphans' courts in certain counties to adopt a uniform system of indices in the offices of the recorder of deeds, prothonotary and register of wills and clerk of the orphans' court and providing for the installation of the same at the cost of the county

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 858 (Senate Bill No. 188), entitled

An Act making an appropriation to the Trustees of the Homeopathic State Hospital for the Insane at Allentown, Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 395, entitled

An Act regulating the sale, conveyance, transfer or disposition of motor vehicles; requiring the making and filing of sworn descriptions thereof, and statements in relation thereto; forbidding the removal, defacement, alteration, destruction, obliteration or concealment of the trade-marks, identification numbers, serial numbers, or other distinguishing marks of motor vehicles, or the having possession of motor vehicles or parts thereof, on or from which such trade or other distinguishing marks or numbers have been removed, defaced, altered, destroyed, obliterated or concealed; prohibiting the registration of motor vehicles subject to the provisions of this act unless in compliance with its terms; providing for the licensing of the business of dealing in second-hand motor vehicles; and fixing penalties for violation of the provisions of this act, and providing that the making of a false affidavit, under the provisions of this act shall be perjury and shall be punishable as such.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILLS ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 686, as follows:

An Act authorizing the issue and sale of bonds to the amount of fifty millions of dollars by the Commonwealth of Pennsylvania defining the powers and duties of the Governor the Auditor General and the State Treasurer in relation thereto making an appropriation of the proceeds of such bonds for the purpose of improving and rebuilding the highways of the Commonwealth providing for the payment of interest on and the redemption of such bonds by the Sinking Fund Commission and making an appropriation to carry out the provisions of this act

POWER TO BORROW MONEY

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in accordance with the provisions of section four of article nine of the Constitution of Pennsylvania as amended the fifth day of November one thousand nine hundred and sixteen the Governor on behalf of the Commonwealth of Pennsylvania is hereby authorized to borrow from time to time on the credit of the Commonwealth of Pennsylvania for the purpose of improving and rebuilding the highways of the Commonwealth a sum or sums of money not exceeding in the aggregate fifty millions of dollars

BONDS—ISSUE MATURITY INTEREST ET CETERA

Section 2 (a) As evidence of the indebtedness herein authorized bonds of the Commonwealth of Pennsylvania shall be issued from time to time for such total amounts in such form in such denominations and subject to such terms and conditions of issue redemption and maturity not to exceed thirty years rate of interest not to exceed four and one-half per centum per annum and time of payment of interest as the Governor shall direct

(b) All bonds issued under the authority of this act shall be signed by the Governor under the great seal of the Commonwealth of Pennsylvania and shall be countersigned by the State Treasurer and Auditor General

(e) The principal and interest of such bonds shall be payable in lawful money of the United States. All bonds issued under the provisions of this act shall be exempt from taxation for State and local purposes.

(d) Such bonds may be issued with or without interest coupons attached. In case interest coupons are attached they shall contain lithographed facsimile signatures of the State Treasurer and the Auditor General.

(e) When directed so to do by the Governor the Auditor General and the State Treasurer shall proceed to have the necessary bonds prepared and printed. The bonds as soon as they are prepared and printed shall be forthwith deposited with the State Treasurer there to remain until sold in accordance with the provisions of this act.

SALE OF BONDS

Section 3 Whenever bonds are issued under the direction of the Governor they shall be offered for sale at not less than par and shall be sold by the Auditor General and State Treasurer to the highest and best bidder or bidders after due public advertisement on such terms and conditions and upon such open competitive bidding as the Governor shall direct. The manner and character of such advertisements and the times of advertising shall be prescribed by the Governor.

Any portion of any bond issue so offered and not sold or subscribed for may be disposed of otherwise by the Auditor General and the State Treasurer in such manner and at such prices not less than par as the Governor shall direct. No commission shall be allowed or paid for the sale of any bonds issued under the authority of this act.

DISPOSITION AND USE OF PROCEEDS APPROPRIATION

Section 4 The proceeds realized from the sale of bonds under the provisions of this act shall be paid into the State Treasury and shall be set apart and be kept in a separate fund which shall be known as "The State Bond Road Fund".

All moneys in the State Bond Road Fund from time to time are hereby specifically appropriated to the State Highway Department for the purpose of improving and rebuilding the highways of the Commonwealth.

The Auditor General shall upon requisition from time to time of the State Highway Commissioner draw his warrant upon the State Treasurer for the amounts specified in such requisitions not exceeding however the amount in such fund at the time of making such requisitions.

REGISTRATION OF BONDS

Section 5 The Auditor General shall prepare the necessary registry books to be kept in his office for the registration of any bonds at the request of owners thereof. All bonds which are issued without interest coupons attached shall be registered in the registry books kept by the Auditor General.

DEPOSITS WITH STATE DEPOSITORIES

Section 6 The State Treasurer with the approval of the Governor and Auditor General is authorized to deposit any of the moneys in the State Bond Road Fund not repositioned by the State Highway Department in any of the qualified State Depositories of the Commonwealth. All such deposits shall be secured in such manner and shall be made upon such terms and conditions as are now provided for by existing law relative to State deposits.

INFORMATION TO GENERAL ASSEMBLY

Section 7 It shall be the duty of the Governor during the biennial sessions of the General Assembly to give to the General Assembly full information in relation to the issuing of bonds under the provisions of this act to enable the General Assembly to provide by appropriation the moneys necessary for the sinking fund of the Commonwealth for the payment of the interest on said bonds and the principal thereof at maturity.

SINKING FUND, INVESTMENTS, REDEMPTION OF BONDS.

Section 8. All bonds issued under the authority of this Act shall be redeemed at maturity, and all interest due from time to time on such bonds shall be paid by the Sinking Fund Commission of the Commonwealth. For the specific purpose of redeeming said bonds at maturity and paying all interest thereon, and in accordance with the information received from the Governor, as provided in Section 7 of this Act, the General Assembly shall appropriate biennially the moneys necessary for the payment of the interest on said bonds and the principal thereof at maturity. All moneys so appropriated shall be paid into the Sinking Fund by the State Treasurer and all of such moneys not necessary to pay accruing interest shall be invested by the Sinking Fund Commission in such securities as are provided by law for the investment of the Sinking Funds of the Commonwealth.

The investments, and such moneys, and the accumulations thereon, in the Sinking Fund shall be devoted to and used exclusively for the payment of the interest accruing on such bonds and their redemption at maturity; Provided, however, that the Sinking Fund Commission is authorized at any time to use any of such funds for the purchase and retirement of all or any part of the bonds issued under the authority of this act. In the event that all or any part of said bonds shall be purchased by the Sinking Fund Commission, they shall be cancelled and returned into the State Treasury, as cancelled and paid bonds, and thereafter all payments of interest thereon shall cease.

REPORT OF STATE TREASURER

Section 9 The State Treasurer shall in his report furnish to the General Assembly a detailed statement of the total amount of bonds and total amount of the proceeds thereof used by the State Highway Department to carry out the provisions of this act.

APPROPRIATION

Section 10 In order to defray all the necessary expenses connected with the issues of bonds authorized by the provisions of this act the sum of fifty thousand dollars or so much thereof as may be necessary is hereby specifically appropriated. Payments from said appropriation shall be made on order of the Governor by warrant of the Auditor General on the State Treasurer.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—183.

Alexander,	Donneley,	Lauler,	Schilling,
Allum,	Drinkhouse,	Levis,	Scott,
Armstrong,	Dunn,	MacCallum,	Shaffer,
Baldrige,	Ehrhardt,	Magill,	Shellenberger,
Barnhart,	Ephraim,	Mallery,	Showalter,
Bechtold,	Evans, J. T.,	Marcus,	Shunk,
Beckley,	Evans, S. J.,	Marshall,	Sinclair,
Bennett,	Finney,	Martin,	Smith, E. R.,
Benninger,	Fitzgibbon,	McCaig,	Smith, F. I.,
Bidelsbacher,	Flynn,	McCurdy,	Snowder,
Bigler,	Foster,	McIntyre,	Snyder,
Bolard,	Fowler,	McKin,	Sofel,
Bower,	Fox, A. R. B.,	McVicar,	Sowers,
Bowman,	Franklin,	Mehring,	Sprows,
Brady,	Gans,	Michel,	Stadlander,
Brendle,	Glass,	Miller,	Stark,
Brislin,	Goldcr,	Milner,	Statler,
Brooks,	Goodnough,	Miller, A. D.,	Steedle,
Bucher,	Graham,	Miller, C. G.,	Sterling,
Burgard,	Griest,	Miller, D. I.,	Stevenson,
Campbell,	Griffith,	Miller, D. D.,	Stott,
Catin,	Haines,	Millin,	Sullivan,
Clements,	Hamilton, J.,	Milner,	Sweitzer,
Clutton,	Hamilton, W. J.,	Morgan,	Todd,
Coldsmith,	Hampson,	Murphy,	Trach,
Colville,	Heffernan,	Neary,	Uish,
Comer,	Hess,	North,	Vickerman,
Conner,	Heyburn,	Norton,	Wagner,
Cook,	Hickernell,	Palmer,	Walker, G. T.,
Corhin,	Hoffman,	Patterson,	Walker, J. A.,
Cox,	Hollingsworth,	Perry,	Wallace, R. L.,
Crawford,	Horne,	Phillips,	Wallace, W. F.,
Crockett,	Hough,	Pidgeon,	West,
Crum,	Huntington,	Powell,	Wettach,
Curran,	Hutchison,	Quigley,	Whiteman,
Curry, A. E.,	Jones,	Ramsey,	Willert,
Curry, R.,	Jordan,	Reber, C. A.,	Williams,
Davis, D. F.,	Kantner,	Reber, H. F.,	Willson,
Davis, J. T.,	Kennedy,	Rhoads,	Woner,
Davis, W.,	Kinsman,	Ringler,	Wood,
Dawson,	Kooser,	Rinn,	Woodruff,
Dewey,	Krause, T. S.,	Robertson,	Wynne,
Diehm,	Krause, W.,	Rorke,	Zanders,
Di Lemmo,	Krug,	Rothenberger,	Zimmerman,
Dithrich,	Kunkle,	Ruddy,	Spangler,
	Lafferty,	Sarig,	Speaker,
	Lanius,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the consideration on final passage of House Bill, No. 126, as follows:

An act providing for the payment into the State Treasury of unclaimed funds in the hands of fiduciaries defining the term fiduciaries providing for the refunding of such funds from the State Treasury with interest to persons entitled thereto and making an appropriation therefor prohibiting the discharge of such fiduciaries the release of their sureties or the final distribution of funds in their possession until after compliance with the provisions of this act and imposing penalties.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That (a) the term "fiduciary" in this act shall include receivers executors administrators guardians committee trustees assignees and all other persons associations or corporations acting in any fiduciary capacity whatever subject to the jurisdiction of any court of any county in this Commonwealth (b) The word "he" shall mean he she it or they (c) the word "his" shall mean his hers its or theirs and (d) the word "him" shall mean him her it or them according to whether the fiduciary is a male or female a corporation or association or two or more individuals.

Section 2 Every receiver appointed by any court in this Commonwealth shall at or before the filing of this final account file with the court having jurisdiction of his accounts a separate sworn statement setting forth in detail the amounts of funds in his possession for which no valid claim has been made.

upon him and the owner or owners of which or their whereabouts or the legal representatives of whom he has been unable to ascertain said statement shall set out the name and last known address of each person to whom any of said amounts stand credited the amount due to him and the efforts if any which have been made by the receiver to locate each of said persons in order to make payment to him. If the receiver shall have no such unclaimed funds in his possession he shall so report under oath. A sworn duplicate shall be forwarded by the clerk or prothonotary of the said court to the Auditor General of the time or as soon thereafter as may be notify the Auditor General of the date fixed for audit or adjudication of such account. The filing of such statement and the duplicate thereof and the forwarding of the duplicate to the Auditor General shall be entered of record in said court.

It shall be unlawful for any prothonotary or clerk of any court to accept for record in his office the final account of any receiver unless the statement required to be filed by such receiver under the provisions of this act is filed therewith or has been theretofore filed in his office.

Any receiver failing to file such statement or duplicate with his account shall be subject to a penalty of one hundred dollars to be recovered to the use of the Commonwealth in an action of assumpsit by the Attorney General but if the receiver be a corporation or association then the officer or person executing and filing the account shall be personally subject to the penalty.

No receiver shall be discharged nor his sureties released and no final distribution of funds in his possession shall be authorized or permitted until such statement is filed and action taken thereupon in the manner hereinafter provided.

Section 3 Whenever the statement filed by any receiver in compliance with the provisions of the second section of this act shall show any unclaimed funds in his possession the Attorney General shall at the suggestion of the Auditor General apply by petition before the audit or adjudication of such account to the court having jurisdiction of the accounts of such receiver for an order directing the payment of so much of said funds as shall remain unclaimed at the date of said application into the State Treasury to be reimbursed therefrom upon application by the owner thereof in the manner hereinafter provided.

A copy of said petition shall be served upon the receiver and upon proof of such service the said court shall proceed to determine the matter by hearing upon the audit or adjudication of such account if any of said funds are claimed at the hearing by persons lawfully entitled thereto or if it shall appear to the satisfaction of the court that any of the said funds have been claimed prior to said hearing by persons lawfully entitled thereto or that any of said funds were not properly returnable by the receiver under the provisions of this act the court shall order said funds to be paid to said claimants or to remain in the hands of the receiver as the facts shall warrant. If the court shall be of the opinion that the efforts theretofore made by the receiver to locate and pay the owners of the remaining funds have been sufficient it shall order said funds to be forthwith paid into the State Treasury to the credit of the Commonwealth otherwise it shall order such publication of notice to the owners of said funds as it may deem proper after which publication and proof thereto it shall likewise order said funds the owners of which have not been located within sixty days after the conclusion of said advertising to be similarly paid into the State Treasury to the credit of the Commonwealth.

No receiver whose statement filed in compliance with the provisions of this act shall show any unclaimed funds to be in his possession shall be discharged nor his sureties released nor any final distribution of the funds in his possession made until he shall have filed in court the receipt of the State Treasurer for the moneys so paid. On the compliance by the receiver with the said order of the court as evidenced by said receipt the receiver and his sureties shall be relieved from all liability for the said funds so paid into the State Treasury.

Section 4 The owner of any such money so paid into the State Treasury or his legal representatives or any person entitled to the possession thereof may at any time apply to the State Treasurer for a refund of the same and upon his making proof of his ownership or right of possession to the satisfaction of the Auditor General State Treasurer and Attorney General constituting the Board of Public Accounts such money shall be paid him on the requisition of said board and the warrant of the Auditor General drawn on the State Treasurer in conformity therewith out of any moneys in the State Treasury not otherwise appropriated with interest thereon at the rate of two per centum per annum from the date when said moneys were paid into the State Treasury to the date of the refund thereof and an appropriation sufficient to make such refund is hereby made.

Any claimant for any such refund may appeal by petition to the Court of Common Pleas of Dauphin County from an adverse decision of said Board which court shall thereupon hear such testimony as may be offered in support of the claim and determine whether or not the claimant is entitled to any refund and if so the amount thereof. If the court find that he is so entitled it shall report its finding to the said Board and order the making of a refund of the proper amount. Thereupon the refund shall be made with interest as aforesaid in the manner hereinafter provided. No such appeal shall be entertained however unless the claimant shall file with his petition an affidavit that all the proof which he proposes to offer in support of his claim had been presented to the said Board of Public Accounts before that Board acted adversely upon his claim.

Section 5 Whenever on the audit or adjudication of the account of any fiduciary there shall be and remain in his possession any moneys not awarded to any claimant or claimants, or any moneys which shall have been awarded to any claimant or claimants the whereabouts whereof or that of their

legal representatives the fiduciary has been unable to ascertain, the fiduciary shall, within sixty days after the date of said audit or adjudication file in the court having jurisdiction of his account, a sworn statement of such unawarded or unclaimed moneys, with duplicate, in the same form and manner prescribed in the second section of this act, and thereupon proceedings to secure the payment of such moneys into the State Treasury, to be refunded as hereinbefore provided, shall be had similar in all respects to those hereinbefore provided for in cases where a statement of unclaimed moneys is filed at or before the filing of the final account of the receiver except that in proceedings under this section the court shall by its order provide for the serving of a copy of the petition upon the fiduciary, and shall fix a day for a hearing upon said petition. The fiduciary and his sureties shall be relieved from all liability for any funds paid into the State Treasury as the result of proceedings under the provisions of this section.

If said fiduciary shall fail or neglect to file the statement required by the provisions of this section, the unawarded or unclaimed moneys in his hands which should have been reported in said statement shall when ascertained nevertheless be subject to be paid into the State Treasury upon proceedings had in the manner provided by this act.

Any fiduciary failing to file the statement required to be made by this section shall be subject to a penalty of one thousand (\$1,000.00) dollars, to be recovered to the use of the Commonwealth in an action of assumpsit by the Attorney General, but if the fiduciary be a corporation or association, then the officer or person executing and filing the account shall be personally subject to the penalty.

No fiduciary shall be discharged nor his sureties released, and no final distribution of funds in his possession shall be authorized or permitted so long as he has in his possession any funds subject to payment into the State Treasury under the provisions of this act.

Section 6 If any fiduciary shall knowingly and willfully report in the statements hereinbefore required to be filed that he has no unclaimed funds in his possession when he in fact has such funds or shall so report a less sum than he actually has said fiduciary or if the fiduciary be an association or corporation then the officer thereof making such statements shall be guilty of a misdemeanor and on conviction thereof shall be sentenced to pay a fine of not less than one hundred dollars nor more than five hundred dollars to the use of the proper county or to imprisonment in the county jail for not more than six months or both in the discretion of the court.

Section 7 Whenever the Auditor General shall have reason to believe that any fiduciary has in his possession any moneys of which he has filed no account within the time prescribed by law, or, if no such time be so prescribed, then when he has filed no such account within a reasonable time after such moneys shall have come into his possession, which moneys would be subject to be paid into the State Treasury under the provisions of this act, if an account thereof were filed, the Attorney General shall, at the suggestion of the Auditor General, apply by petition to the court to the jurisdiction of which the said fiduciary is subject for the issue of a citation to said fiduciary to show cause why he should not file an account of such moneys, and the statement thereof required by the provisions of this act to be filed therewith, and if no sufficient cause to the contrary be shown on the return of such citation, the said court shall order the filing of said account and statement, and enforce such order by attachment.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—187.

Alexander,	Drinkhouse,	Lafferty,	Sarig,
Allum,	Dunn,	Lanuis,	Schaeffer
Armstrong,	Ehrhardt,	Levis,	Schilling,
Baldi,	Ephraim,	MacCallum,	Scott,
Baldridge,	Evans, J. T.,	Magill,	Shaffer,
Barnhart,	Evans, S. J.,	Mallery,	Showalter,
Bechtold,	Finnex,	Mangan,	Shunk,
Bell,	Fitzgibbon,	Marcus,	Sinclair,
Berchoff,	Flynn,	Marshall,	Smith, E. R.,
Benninger,	Foster,	Martin,	Smith, F. I.,
Bidelspacher,	Fowler,	McCaig,	Snowden,
Bigler,	Fox, A. R. B.,	McCurdy,	Snyder,
Boland,	Fox, I. M.,	McGeary,	Soffel,
Bower,	Franklin,	McIntyre,	Sowers,
Brady,	Gans,	McKim,	Sprolws,
Brendle,	Glass,	McVicar,	Stadlander,
Brislin,	Golder,	Mehring,	Stark,
Brooks,	Goodnough,	Michel,	Statler,
Bucher,	Graham,	Millar,	Steedle,
Bungard,	Griest,	Miller, A. D.,	Sterling,
Campbell,	Haines,	Miller, C. G.,	Stevenson,
Catlin,	Haldeman,	Miller, D. I.,	Stott,
Clements,	Hamilton, J.,	Miller, D. D.,	Sullivan,
Clutton,	Hamilton, W. J.,	Millin,	Switzer,
Coldsmith,	Hampson,	Miner,	Todd,
Collier,	Harer,	Morgan,	Trach,
Colville,	Harvey,	Murphy,	Ush,
Comer,	Hefferman,	Neary,	Vickerman,
Cook,	Hess,	North,	Wagner,
Corbin,	Heyburn,	Palmer,	Walker, G. T.,
Crawford,	Hickernell,	Patterson,	Walker, J. A.,
	Hoffman,		Wallace, R. L.,
	Hollingsworth,	Perry,	

Crockett,	Horne,	Phillips,	Wallace W. T.
Crum,	Hough,	Pidgeon,	West,
Curran,	Huntington,	Pike,	Wettach,
Curry, A. E.,	Hutchinson,	Powell,	Whiteman,
Curry, R.,	Ingham,	Quigley,	Willert,
Davis, D. F.,	Jennings,	Ramsey,	Williams,
Davis, J. T.,	Jones,	Reber, C. A.,	Willson,
Davis, W.,	Jordan,	Reber, H. F.,	Woner,
Dawson,	Kantner,	Rhoads,	Wood,
Day,	Kennedy,	Ringler,	Woodruff,
Dewey,	Kinsman,	Rinn,	Wynne,
Diehm,	Kooser,	Robertson,	Zanders,
Di Lemmo,	Krause, T. S.,	Rorke,	Zimmerman,
Dithrich,	Krause, W.,	Rothenberg,	Spangler,
Donneley,	Krugh,	Ruddy,	Speaker.
	Kunkle,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 742, entitled

An Act to amend section seventeen of an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and thirty-two) entitled "An Act for the imposition and collection of certain inheritance taxes."

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section seventeen of an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and thirty-two) entitled "An Act for the imposition and collection of certain inheritance taxes" which reads as follows

"Section 17 The registers of wills upon their filing with the Auditor General the bond hereinafter required shall be the agents of the Commonwealth for the collection of the said tax For services rendered in collecting and paying over the same they shall be allowed to retain for their own use upon the gross amount collected during any year five per centum upon the tax collected if such tax shall amount to a sum of fifty thousand (\$50,000) dollars or less three per centum on the amounts collected in excess of fifty thousand (\$50,000) dollars and not exceeding one hundred thousand (\$100,000) dollars two per centum on the amounts collected in excess of one hundred thousand (\$100,000) dollars and not over two hundred thousand (\$200,000) dollars and one per centum on the amounts collected in excess of two hundred thousand (\$200,000) dollars" be an the same is hereby amended to read as follows

Section 17 The registers of wills upon their filing with the Auditor General the bond hereinafter required shall be the agents of the Commonwealth for the collection of the said tax For services rendered in collecting and paying over the same they shall be allowed to retain for their own use upon the gross amount collected during any year three per centum upon the tax collected if such tax shall amount to a sum of fifty thousand (\$50,000) dollars or less two per centum on the amounts collected in excess of fifty thousand (\$50,000) dollars and not exceeding one hundred thousand (\$100,000) dollars one per centum on the amounts collected in excess of one hundred thousand (\$100,000) dollars and not over two hundred thousand (\$200,000) dollars and one-half of one per centum on the amounts collected in excess of two hundred thousand (\$200,000) dollars Provided That the amount retained by any register for the aforesaid services shall in no case exceed the sum of five thousand (\$5,000.00) dollars for the collection of the said tax in any one year And provided further That this section shall not apply to the fees of the registers elected prior to the passage of this act

On the question,

Will the House agree to the section?

Mr. DAWSON. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 2, line 19, by striking out the word "three" and inserting in lieu thereof "five."

Amend section 1, page 2, line 20, by inserting after the words "sum of" the following: "ten thousand (\$10,000) dollars or less three per centum on amounts collected in excess of ten thousand (\$10,000) dollars and not exceeding."

Amend section 1, page 2, line 20, by striking out the word "or" after "dollars."

Amend section 1, page 2, line 21, by striking out the word "less."

Amend section 1, page 2, line 25, by inserting before the word "and" the word "dollars."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend section seventeen of an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and thirty-two) entitled "An Act for the imposition and collection of certain inheritance taxes"

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 740, entitled

An Act to amend section sixteen of an act approved the sixth day of May one thousand eight hundred and eighty-seven (Pamphlet Laws seventy-nine) entitled "An Act to provide for the better collection of collateral inheritance tax" as amended

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section sixteen of an act approved the sixth day of May one thousand eight hundred and eighty-seven (Pamphlet Laws seventy-nine) entitled "An Act to provide for the better collection of collateral inheritance taxes" which is amended by an act approved the fourteenth day of May one thousand eight hundred and ninety-one (Pamphlet Laws fifty-nine) entitled "An Act to amend section sixteen of an act entitled 'An Act to provide for the better collection of collateral inheritance taxes' approved the sixth day of May Anno Domini one thousand eight hundred and eighty-seven fixing the fees of the agents of the Commonwealth for the collection of said taxes" reads as follows

"Section 16 The register of wills of the several counties of this Commonwealth upon their filing with the Auditor General the bond hereinafter required shall be the agents of the Commonwealth for the collection of the collateral inheritance tax and for services rendered in collecting and paying over the same the said agents shall be allowed to retain for their own use five per centum upon the collateral inheritance tax collected if the said tax shall amount to a sum less than two hundred thousand dollars in any year or four per centum upon the said tax if the same shall amount to two hundred thousand dollars and less than three hundred thousand dollars in any year or three per centum upon the said tax if the tax collected shall amount to three hundred thousand dollars or more in any year Provided further That this section shall not apply to the fees of the registers elected prior to the passage of this act" is hereby further amended to read as follows

Section 16 The registers of wills of the several counties of this Commonwealth upon their filing with the Auditor General the bond hereinafter required shall be the agents of the Commonwealth for the collection of collateral inheritance tax and for services rendered in collecting and paying over the same they shall be allowed to retain for their own use upon the gross amount collected during any year three per centum upon the tax collected if such tax shall amount to a sum of fifty thousand (\$50,000) dollars or less two per centum on the amounts collected in excess of fifty thousand (\$50,000) dollars and not exceeding one hundred thousand (\$100,000) dollars and one per centum on the amounts collected in excess of one hundred thousand (\$100,000) dollars and not over two hundred thousand (\$200,000) dollars and one-half of one per centum on the amounts collected in excess of two hundred thousand (\$200,000) dollars Provided That the amount retained by any register for the aforesaid services shall in no case exceed the sum of five thousand (\$5,000) dollars for the collection of the said tax in any one year And provided further That this section shall not apply to the fees of the registers elected prior to the passage of this act

On the question,

Will the House agree to the section?

Mr. DAWSON. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 2, line 24, by inserting after the words "collection of" the word "the."

Amend section 1, page 2, line 28, by striking out the word "three" and inserting in lieu thereof "five."

Amend section 1, page 2, line 29, by inserting after the words "sum of" the following: "ten thousand (\$10,000) dollars or less, three per centum on amounts collected in excess of ten thousand (\$10,000) dollars and not exceeding."

Amend section 1, page 3, line 1, by striking out the words "or less."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

The title was read as follows:

An Act to amend section sixteen of an act approved the sixth day of May one thousand eight hundred and eighty-seven (Pamphlet Laws seventy-nine) entitled "An Act to provide for the better collection of collateral inheritance tax" as amended

On the question,

Will the House agree to the title?

Mr. DAWSON. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title, page 1, line 5, by striking out the word "tax" and inserting in lieu thereof "taxes."

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 43, entitled

An Act to further amend section five of an act approved the fifth day of May Anno Domini one thousand nine hundred and eleven entitled "An Act to fix the salaries of the judges of the Supreme Court the judges of the Superior Court the judges of the Courts of Common Pleas and the judges of the Orphans' Courts" as amended by an act approved the twenty-eighth day of July Anno Domini one thousand nine hundred and seventeen

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five of an act approved the fifth day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws one hundred eighty-two) entitled "An act to fix the salaries of the judges of the Supreme Court the judges of the Superior Court the judges of the Courts of Common Pleas and the judges of the Orphans' Courts" as amended by an act approved the twenty-eighth day of July Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws one hundred and twenty-three) which section as amended reads as follows

Section 5 The annual salary of each of the judges of the courts of common pleas learned in the law in judicial districts having a population of two hundred thousand (200,000) and less than five hundred thousand (500,000) shall be eight thousand five hundred dollars (\$8,500) in judicial districts having a population of one hundred forty thousand (140,000) and less than two hundred thousand (200,000) the annual salary of each of the judges of the courts of common pleas learned in the law shall be eight thousand dollars (\$8,000) in judicial districts having a population of ninety thousand (90,000) and less than one hundred forty thousand (140,000) the annual salary of each of the judges of the court of common pleas learned in the law shall be seven thousand dollars (\$7,000) in judicial districts having a population of less than ninety thousand (90,000) the annual salary of each of the judges shall be six thousand dollars (\$6,000) but each of the judges of the court of common pleas of Dauphin county shall receive four thousand dollars (\$4,000) additional for trying the Commonwealth's civil cases is hereby further amended to read as follows

Section 5 The annual salary of each of the judges of the courts of common pleas learned in the law in judicial districts of this Commonwealth having a population of one hundred thousand (100,000) and less than five hundred thousand (500,000) shall be ten thousand dollars (\$10,000) in judicial districts of this Commonwealth having a population of sixty-five thousand (65,000) and less than one hundred thousand (100,000) the annual salary of each of the judges of the court of common pleas learned in the law shall be eight thousand dollars

(\$8,000) in judicial districts of this Commonwealth having a population of less than sixty-five thousand (65,000) the annual salary of each of the judges of the courts of common pleas learned in the law shall be seven thousand dollars (\$7,000) Provided That in judicial districts of this Commonwealth consisting of more than one county each of the judges of the courts of common pleas shall receive three hundred dollars (\$300) additional for each additional county after the first therein And provided further That each of the judges of the courts of common pleas of Dauphin County shall receive four thousand dollars (\$4,000) additional for trying the civil cases for the Commonwealth

On the question,

Will the House agree to the section?

Mr. ALEXANDER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 3, line 14, by inserting before the words "The annual salary" the following: "Section 5."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to further amend section five of an Act approved the fifth day of May Anno Domini one thousand nine hundred and eleven entitled "An Act to fix the salaries of the judges of the Supreme Court the judges of the Superior Court the judges of the Courts of Common Pleas and the judges of the Orphans' Courts" as amended by an Act approved the twenty-eighth day of July Anno Domini one thousand nine hundred and seventeen.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 247, entitled

An Act relating to police pension funds in cities of the third class and directing such cities to appropriate certain moneys thereto.

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That there may be paid to the organization or association constituting and having in charge the distribution of police pension funds in every city of the third class one per centum of all city taxes collected by the city other than taxes levied to pay interest on or extinguish the debt of the municipality or any part thereof

The second section was read as follows:

Section 2 The organization herein mentioned shall consist only of such as is by city ordinance designated as the official and authorized organization or association to hold receive and distribute the funds of moneys for the purpose of pensioning the police officers of said cities

On the question,

Will the House agree to the section?

Mr. WILLSON. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 2, page 2, line 1, by striking out the word "of" after "funds" and inserting in lieu thereof "or."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read as follows:

An Act relating to police pension funds in cities of the third class and directing such cities to appropriate certain moneys thereto

On the question,
Will the House agree to the title?

Mr. WILLSON. Mr. Speaker; I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend title, page 1, line 1, by striking out the word "if" following "cities" and inserting in lieu thereof "of."

Amend title, page 1, line 2, by striking out the word "directing" and inserting in lieu thereof "authorizing."

On the question.

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 753 (House Bill No. 100), entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mt. Carmel Coal Fields

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 556, as follows:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb located at Mount Airy Philadelphia to cover deficiency in maintenance and education of State pupils

Whereas In the appropriation heretofore made by the General Assembly to the Pennsylvania Institution for the Deaf and Dumb the per capita allowance for the expense of each State pupil for the two fiscal years ending May thirty-first one thousand nine hundred and nineteen is inadequate for the maintenance of the Institution therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Pennsylvania Institution for the Deaf and Dumb located at Mount Airy Philadelphia Pennsylvania to cover deficiency in maintenance of State pupils for the two fiscal years ending May thirty-first one thousand nine hundred and nineteen

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 801, entitled

An Act fixing the compensation of the assistant librarian of the Senate the assistant resident clerk of the House of Representatives and the superintendent of the store rooms of the Senate and of the House of Representatives and repealing all acts or parts of acts inconsistent herewith

The first and second section were separately read and agreed to as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the assistant librarian of the Senate and the assistant resident clerk of the House of Representatives shall each receive eighteen hundred dollars for each regular biennial session ten dollars per diem for each special or extraordinary session and two hundred and fifty dollars per month during the interim between legislative sessions The superintendents of the store rooms of the Senate and House of Representatives shall each receive two thousand four hundred dollars per annum

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed

The title was read as follows:

An Act fixing the compensation of the assistant librarian of the Senate the assistant resident clerk of the House of Representatives and the superintendent of the store rooms of the Senate and of the House of Representatives and repealing all acts or parts of acts inconsistent herewith

On the question.

Will the House agree to the title?

Mr. McCAIG. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title, line 3, add the letter "s" to the word "superintendent."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 773, as follows:

An Act providing for the protection of the public health and the prevention of fraud and deception by regulating the weighing testing buying and selling of milk and cream providing for the examination and appointment of certified testers and the issuing of licenses and making of tests and providing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every creamery shipping station milk factory cheese factory ice cream factory or milk condensary or person receiving buying paying for and selling milk or cream on the basis of or with reference to the amount of butterfat contained therein shall be required to hold a permit The permit shall be issued to such creamery shipping station milk factory cheese factory ice cream factory condensary or person by the Secretary of Agriculture The permit shall be valid for a term of one calendar year and shall be revoked by the Secretary of Agriculture for violation of the provisions of this act This provision shall not apply to individuals buying milk or cream for private use or to hotels restaurants boarding houses railroad dining cars or drug stores

Section 2 It shall be unlawful for any person association co-partnership or corporation their agents or servants engaged in the business of buying milk or cream on the basis of or in any manner with reference to the amount or percentage of butterfat contained therein to under-read over-read or otherwise fraudulently manipulate the test commonly known as the "Babcock test" used for determining the percentage of such fat in said milk or cream or to falsify the record thereof or to make the "Babcock" reading except when the fat has a temperature of one hundred thirty degrees to one hundred forty-five degrees Fahrenheit or to use for such test quantities other than seventeen and six-tenths (17.6) cubic centimeters in the case of milk and nine (9) grams or eighteen (18) grams in the case of cream In all tests of cream the cream shall be weighed and not measured into the test bottle

Section 3 No person association co-partnership or corporation purchasing milk or cream and paying for the same on the basis of the percentage of butterfat contained therein shall if the percentage of butterfat is ascertained by the said "Babcock test" use any test glassware except Standard Babcock Test Glassware which has been previously inspected and approved by the Bureau of Standards If the proportion of butterfat is determined by any method other than the "Babcock test" no utensil or instrument shall be used in such determination until the same has been inspected and approved by the Secretary of Agriculture

Section 4 Every person association co-partnership corporation or agent or servant thereof engaged in the business of receiving or buying milk or cream on the basis of or in any way with reference to the amount of butterfat contained therein as determined by the "Babcock test" shall have the samples taken and said test or tests made only by a certified tester who shall supervise and be responsible for the same For the purpose of this act a "certified tester" is any person who having furnished satisfactory evidence of good character and having passed a satisfactory examination in milk and cream testing conducted by the Dairy Husbandry Department of the Pennsylvania State College shall have received a certificate of proficiency from the said Department Each applicant for

such certificate shall pay a fee of three dollars (\$3.00) to said Department in such manner as its regulations may prescribe to defray the cost of the required examination and of the certificate. The said Department shall make an annual report to the State Treasurer of all moneys received and expended and any unexpended balance shall be by the said Department paid into the State Treasury for the use of the Commonwealth. The said Department shall issue such certificate of proficiency in the name of the approved applicant and under serial number and shall maintain a correspondingly numbered register of all such certificates issued under this act. This certificate shall be forwarded by the said Department to the Secretary of Agriculture who shall issue a license to said applicant good for one calendar year on the payment of a fee of two dollars (\$2.00) to the Secretary of Agriculture. This license shall be renewed annually without further examination at the discretion of the Secretary of Agriculture upon the payment of two dollars. All moneys so collected shall be used to meet the expenses of the Department of Agriculture. Each certified tester shall post his license in plain view in the testing room in which he is employed. The Secretary of Agriculture shall revoke said license for failure to post it as above required or for any other just cause.

Section 5 Any person association co-partnership or corporation engaged in the business of buying milk or cream on the basis of or in any way with reference to the amount or percentage of butterfat contained therein as determined by the "Babcock test" shall make such test of milk or cream bought from each person at least once every sixteen days. The milk or cream purchased from each person shall be represented by a composite sample taken from each of the several lots of milk or cream bought from said person and shall cover a period of not more than sixteen days. The composite samples to which a suitable preservative has been added shall be made up of aliquot parts taken from each of the several lots of milk or cream bought from each person concerned and composite samples of all persons concerned shall cover the same period of time. Each composite sample shall be plainly labeled with the name of the person whose milk or cream the composite sample represents and with the date of the first and last day of the period of time covered by the said composite sample. After such samples have been tested their residues shall be kept intact on the premises for a further period of not less than ten days in order to make possible a check test. The Secretary of Agriculture is hereby authorized to make check tests whenever in his judgment such tests are for the public welfare.

Section 6 No percentage of fat ascertained from a sample containing milk or cream that has been so treated as to cause it to test lower or higher than the test of the milk or cream from which it was taken shall be used as a basis of payment for milk or cream purchased or sold. No composite sample shall be tested for use as a basis for payment of milk which has been kept more than fifteen days after such composite sample has been completely taken.

Section 7 No person association co-partnership or corporation purchasing or selling milk or cream or both by weight and no agent or servant of any such person association co-partnership or corporation shall fraudulently use as the basis of payment for such purchase any weight other than the true weight of the milk or cream so purchased or sold.

Section 8 The Secretary of Agriculture and his agents are hereby authorized to enter the premises and to examine the books and records and testing apparatus of any person association co-partnership or corporation for the purpose of carrying out the provisions of this act.

Section 9 The Secretary of Agriculture shall be charged with the enforcement of the provisions of this act. Nothing contained in this section shall be construed to prevent any individual from prosecuting any one violating any of the provisions of this act.

Section 10 Any person violating any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than twenty-five dollars (\$25.00) nor more than one hundred dollars (\$100.00) or imprisonment in the county jail for not more than thirty days or both in the discretion of the court.

Section 11 All fines and penalties imposed and received for the violation of any of the provisions of this act shall be paid to the Secretary of Agriculture or his agent and shall thereafter be paid into the State Treasury for the use of the Commonwealth.

Section 12 This act shall take effect January first one thousand nine hundred and twenty but all necessary examinations shall have been held and all licenses and permits issued a suitable length of time previous to the above date.

Section 13 All acts and parts of acts inconsistent with this act are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 774, entitled:

An Act supplementary to an act approved the twenty-fourth day of June one thousand nine hundred and thirteen entitled "An Act to provide for the appointment of county and city

inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof" providing for the examination of the glass ware used for testing milk and cream for butterfat with the Babcock test prohibiting the use of inaccurate testing glassware defining the term standard Babcock glassware and fixing penalties for the violations of the provisions of this act.

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every person firm company association corporation or agent thereof engaged in the business of buying milk or cream on the basis of or in any manner with reference to the amount or percentage of butterfat contained therein as determined by the "Babcock test" shall use standard "Babcock" bottles pipettes and weights as defined in section two of this act. All such Babcock test bottles pipettes and weights so used shall have been inspected for accuracy by the Bureau of Standards of Pennsylvania or its proper officer or agent and shall be legibly and indelibly marked by the said Bureau of Standards or its inspectors of weights and measures with the letters "S C P" (Standard Glassware Pennsylvania) and no Babcock bottle pipette or weight shall be used for such test unless so examined and marked by the said inspectors of weights and measures. It shall be unlawful for any person persons firm or company association corporation or any agents or weights which have been examined and marked as provided in this section to determine the amount of fat in milk or cream bought on the butterfat basis as determined by the Babcock test.

The second section was read as follows:

Section 2 The term "Standard Babcock Testing Glassware" shall apply to glassware and weights complying with the following specifications

(a) Standard Milk Test Bottles

Graduation. The total per centum graduation shall be eight. The graduated portion of the neck shall have a length of not less than sixty-three and five-tenths millimeters (two and one-half inches). The graduation shall represent whole per centum five-tenths per centum and tenths per centum. The tenths per centum graduation shall not be less than three millimeters in length the five-tenths per centum graduations shall be one millimeter longer than the tenths per centum graduations projecting one millimeter to the left the whole per centum graduations shall extend at least one-half way around the neck to the right and projecting two millimeters to the left of the tenths per centum graduations. Each per centum graduation shall be numbered the number being placed on the left of the scale. The error at any point of the scale shall not exceed one-tenth per centum.

Neck. The neck shall be cylindrical and the cylindrical shape shall extend for at least nine millimeters below the lowest and above the highest graduation mark. The top of the neck shall be flared to a diameter of not less than ten millimeters.

Bulb. The capacity of the bulb up to the junction of the neck shall not be less than forty-five cubic centimeters. The shape of the bulb may be either cylindrical or conical with the smallest diameter at the bottom. If cylindrical the outside diameter shall be between thirty-four and thirty-six millimeters if conical the outside diameter of the base shall be between thirty-one and thirty-three millimeters and the maximum diameter between thirty-five and thirty-seven millimeters. The charge of the bottle shall be eighteen grams.

The total height of the bottle shall be between one hundred and fifty and one hundred and sixty-five millimeters (five and seven-eighths and six and one-half inches).

(b) Standard Cream Test Bottles

Three types of bottles shall be accepted as standard cream test bottles a fifty per centum nine gram short-neck bottle a fifty per centum nine gram long-neck bottle and a fifty per centum eighteen gram long-neck bottle.

Fifty per centum nine gram short-neck bottles. Graduation. The total per centum graduation shall be fifty. The graduated portion of the neck shall have a length of not less than sixty-three and five-tenths millimeters (two and one-half inches). The graduation shall represent five per centum one per centum and five-tenths per centum. The five per centum graduations shall extend at least half way around the neck (to the right). The five-tenths per centum graduation shall be at least three millimeters in length and the one per centum graduations shall have a length intermediate between the five per centum and the five-tenths per centum graduations. Each five per centum graduation shall be numbered the number being placed on the left of the scale. The error at any point of the scale shall not exceed five-tenths per centum.

Neck. The neck shall be cylindrical and the cylindrical shape shall extend at least nine millimeters below the lowest and nine millimeters above the highest graduation mark. The top of the neck shall be flared to a diameter of not less than ten millimeters.

Bulb. The capacity of the bulb up to the junction of the neck shall not be less than forty-five cubic centimeters. The shape of the bulb may be either cylindrical or conical with the smallest diameter at the bottom. If cylindrical the outside diameter shall be between thirty-four and thirty-six millimeters if conical the outside diameter of the base shall

be between thirty-one and thirty-three millimeters and the maximum diameter between thirty-five and thirty-seven millimeters

The charge of the bottle shall be nine grams All bottles shall bear on top of the neck above the graduations in plainly legible characters a mark defining the weight of the charge to be used (nine grams)

The total height of the bottle shall be between one hundred and fifty and one hundred and sixty-five millimeters (five and seven-eighths and six and one-half inches) same as standard milk test bottles

Fifty per centum nine gram long-neck bottles
The same specifications in every detail as specified for the fifty per centum nine gram short-neck bottle shall apply for the long-neck bottle with the exception however the total height of this bottle shall be between two hundred and ten and two hundred and thirty-five millimeters (eight and one-fourth and eight and seven-eighths inches) and that the total length of the graduation shall not be less than one hundred and twenty millimeters

Fifty per centum eighteen gram long-neck bottles The same specifications in every detail as specified for the fifty per centum nine gram long-neck bottles except that the charge of the bottle shall be eighteen grams All bottles shall bear on the top of the neck the graduation in plainly legible characters a mark defining the weight of the charge to be used (eighteen grams)

(c) The Standard Babcock Pipette Total length of pipette not more than three hundred and thirty millimeters (thirteen and one-fourth inches) Outside diameter of suction tube six to eight millimeters Length of suction tube one hundred and thirty millimeters Outside diameter of delivery tube four and five-tenths to five and five-tenths millimeters Length of delivery tube one hundred to one hundred and twenty millimeters Distance of graduation mark above bulb thirty to sixty millimeters Nozzle straight Delivery seventeen and six-tenths cubic centimeters of water at twenty degrees centigrade in five to eight seconds

(d) Standard weights The standard weights shall be of nine (9) grams and eighteen (18) grams denominations

On the question.

Will the House agree to the section?

Mr. HEYBURN. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 2, page 5, line 9, by striking out the word "of" and inserting in lieu thereof "if."

Amend section 2, page 6, line 21, by striking out the word "gram" and inserting in lieu thereof "grams."

On the question.

Will the House agree to the amendments?

They were agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The third, fourth and fifth sections were separately read and agreed to as follows:

Section 3 Any person violating any of the provisions of this act shall be guilty of a misdemeanor and shall be subject to the same penalties as provided in the act to which this is a supplement

Section 4 The Bureau of Standards of the State of Pennsylvania through its inspectors of weights and measures shall be charged with the enforcement of the provisions of this act

Section 5 The provisions of this act shall take effect January first one thousand nine hundred and twenty with the exception that the provisions of section two as respects the denominations of the glassware therein specified shall not be held to require the abandonment of the use of glassware of other denominations in use at the time of the passage of this act provided that the said glassware of other than standard denominations shall have been certified after examination by the proper officer of the Pennsylvania Bureau of Standards to be correct to their graduations

The title was read as follows:

An Act supplementary to an act approved the twenty-fourth day of June, one thousand nine hundred and thirteen, entitled "An Act to provide for the appointment of county and city inspectors of weights and measures, providing for their compensation and expenses; prescribing their duties; prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof," providing for the examination of the glassware used for testing milk and cream for butterfat with the Babcock test; prohibiting the use of inaccurate testing glassware; defining the term standard Babcock glassware and fixing penalties for the violations of the provisions of this act

On the question.

Will the House agree to the title?

Mr. HEYBURN. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend title, page 1, line 1, by striking out the words "twenty-fourth" and inserting in lieu thereof "eleventh."

Amend title, page 1, line 2, by striking out the word "June" and inserting in lieu thereof "May."

Amend title, page 1, line 2, by striking out the word "thirteen" and inserting in lieu thereof "eleven."

Amend title, page 1, line 6, by striking out the word "vendors" and inserting in lieu thereof "vendors."

On the question.

Will the House agree to the amendments?

They were agreed to.

On the question.

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 183, as follows:

An Act to amend section five hundred and twenty-four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five hundred and twenty-four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 524 In all school districts of the first class the school taxes for the following fiscal year shall be levied annually by the board of school directors thereof on or after the second Monday of November and before the first Monday of December following

The total annual school tax levy made in any one year by any school district of the first class shall not be less than five nor more than six mills on the dollar of the total assessment of all property assessed and certified for taxation therein" is hereby amended to read as follows

Section 524 In all school districts of the first class the school taxes for the following fiscal year shall be levied annually by the board of school directors thereof on or after the second Monday of November and before the first Monday of December following

The total annual school tax levy made in any one year by any school district of the first class shall not be less than six nor more than eight mills on the dollar of the total assessment of all property assessed and certified for taxation therein

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 194, entitled

An Act Relative to the sale in bulk of the whole or a large part of a stock of goods wares or merchandise of any kind or of fixtures or of goods ware or merchandise of any kind and fixtures not in the ordinary course of business providing certain requirements therefor and imposing certain duties upon the seller and buyer and auctioneers and agents making their violation a misdemeanor

The first and second sections were read separately and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly and it is hereby enacted by the authority of the same That it shall be the duty of every person who shall

bargain for or purchase and every auctioneer or agent who shall sell for another any stock of goods wares or merchandise of any kind in bulk or fixtures or any goods wares or merchandise of any kind and fixtures in bulk for cash or on credit before paying to the vendor or his agent or representative or delivering to the vendor or his agent any part of the purchase price thereof or any promissory note or other evidence therefor or offering such stock or fixtures or stocks and fixtures for sale to demand of and receive from such vendor or agent or if the vendor or agent be a corporation then from the president vice-president secretary or managing agent of such corporation a written statement sworn to substantially as herein-after provided of the names and addresses of all the creditors of the said vendor to whom said vendor may be indebted together with the amount of the indebtedness due or owing and to become due or owing by said vendor to each of such creditors and an accurate inventory of the stock or fixtures or stock and fixtures to be purchased or sold. And it shall be the duty of said vendor or agent to furnish said statement which shall be verified by an oath to the following effect

State of Pennsylvania ss

County of

Before Me
personally appeared (vendor or agent as the case may be) who being by me first duly sworn upon his oath doth depose and say that the foregoing statement contains the names of all the creditors of (the name of the vendor) together with their addresses and that the amount set opposite each of said respective names is the amount now due and owing and which shall become due and owing by (vendor) to such creditors and that there are no creditors holding claims due or which shall become due or which shall become due for or on account of goods wares merchandise or fixtures purchased upon credit or on account of money borrowed to carry on the business of which said stock or fixtures or stock and fixtures are a part other than as set forth in said statement and the facts set out in this affidavit are within the personal knowledge of affiant
Subscribed and Sworn to before me this day of (title of Officer taking oath)

Section 2 Thereupon it shall be the duty of the person who shall bargain for or purchase or offer for sale as auctioneer or as agent bargained for or purchased for another any stock of goods wares or merchandise or fixtures of any kind or of goods wares or merchandise of any kind and fixtures in bulk at least ten (10) days before the completion of said purchase or the payment therefor or undertaking to sell to notify personally or by registered mail each of said creditors of the said vendor of said proposed sale the price to be paid therefore the time set for the sale of said goods or fixtures or goods and fixtures if same are to be sold at auction and the terms and conditions thereof and a copy of the statement of creditors provided for in section one of this act

The third section was read as follows:

Section 3 Whenever any person shall bargain for or purchase or sell as an auctioneer or as agent bargained for or purchased for another any stock of goods wares or merchandise of any kind or fixtures or of goods wares or merchandise of any kind and fixtures in bulk for cash or on credit and shall pay any part of the purchase price to such vendor or execute or deliver to the vendor thereof or to his order or to any person for his use any promissory note or other evidence of indebtedness for said purchase price or any part thereof without first having demanded and received from said vendor or from his agent the statement provided for in section one of this act and verified as therein provided and without paying or seeing to it that the purchase money of said property is applied to the payment of the bona fide claims of the creditors of the vendor pro rata according to the dignity of their several claims as shown upon such verified statement and without first having sent the notices of said sale and said statement of creditors as provided for in section two of this act then such sale or transfer shall be fraudulent and void and such purchaser auctioneer or agent shall at the suit of any creditor be held liable to the creditors of the said vendor as a receiver for the fair value of all the property so bought or sold by him. Provided however that no proceeding at law or equity shall be brought against the purchaser to invalidate any such sale after the expiration of ninety (90) days from the consummation thereof

On the question,

Will the House agree to the section?

Mr. STADTLANDER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 3, page 4, line 20, by inserting after the word "that" the following: "if the vendor and creditors, do not agree in uniting to a schedule of distribution of the proceeds of said sale, or the purchaser, auctioneer or agent has reason to believe that the vendor has failed to either furnish a list of all his, her or its creditors, or furnished the full amounts of the debts due each creditor, or for any other reason, the said purchaser, auctioneer or agent is unable to make proper distribution as herein provided, then the said purchaser, auctioneer or agent, shall within ten days after the consummation of said sale, pay the purchase money of said sale, less the expenses of sale, into the court of common pleas of the county in which the place of business of the vendor is situate and the said court shall, upon notice of any party interested, frame an issue in such form as said court may deem proper, and make distribu-

tion of said fund to and among the persons legally entitled thereto, and provided further that"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The fourth, fifth and sixth section were separately read and agreed to as follows:

Section 4 Any vendor of any stock of goods in bulk fixtures wares or merchandise of any kind or any person who is acting for or on behalf of any vendor who shall knowingly or wilfully make or deliver or cause to be made or delivered a statement as provided for in section one of this act which shall not include the names of all of the creditors of such vendor with the correct amount due and to become due to each of them or which shall contain any false or untrue statement shall be deemed guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five thousand dollars or to undergo an imprisonment not exceeding six (6) months or both or either at the discretion of the court

Section 5 A sale and transfer or attempted sale and transfer in contemplation of this act shall be deemed to be any sale or transfer of the whole or a large part of any stock of goods wares or merchandise of any kind or fixtures or of goods wares or merchandise of any kind and fixtures by auction or otherwise than in the ordinary or of goods wares or merchandise of any kind and fixtures by auction or otherwise than in the ordinary course of trade and in the regular and usual prosecution of the seller's business. Provided however that if such vendor produces and delivers a written waiver of the provisions of this act from his creditors as shown by such verified statement then in that case the provisions of this act shall not apply

Section 6 Nothing contained in this act shall apply to sales made under any order of a court or to any sales made by assignees for the benefit of creditors executors administrators receivers or any public officer in his official capacity or by any officer of a court

The seventh section was read as follows:

Section 7 Provided that nothing herein contained shall prevent or hinder the vendor from demanding and receiving security from any purchaser to insure faithful performance of the contract prior to furnishing the list of creditors as hereinabove set forth

On the question,

Will the House agree to the section?

Mr. STADTLANDER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 7, page 6, line 3, by inserting after the word "contract" the following: "agreeable to the provisions of this act"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The eighth section was read and agreed to as follows:

Section 8 Any person or persons firm or corporation or any person or persons acting for on behalf of any firm or corporation who shall procure from any seller or vendor a list of creditors as hereinabove set forth through fraud misrepresentation or deceit for the purpose of injuring said seller or vendor in his business and not for the purpose of securing the creditors of such seller or vendor as contemplated by this act shall be deemed guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding one thousand dollars

The ninth section was read as follows:

Section 9 All acts or parts of acts inconsistent with the provisions of this act be and the same are hereby repealed

On the question,

Will the House agree to the section?

Mr. STADTLANDER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 9, page 6, line 16, by striking out the word "all" and inserting in lieu thereof the following: "An Act relating to the sale in bulk of the whole, or a large part, of a stock of merchandise and fixtures, or merchan-

dise, or fixtures, not in the ordinary course of business: providing certain requirements therefor; imposing certain duties upon the seller; and making their violation a misdemeanor, (approved the 27th day of March, A. D. 1905 P. L. 62) and all other"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act Relative to the sale in bulk of the whole or a large part of a stock of goods wares or merchandise of any kind or of fixtures or of goods wares or merchandise of any kind and fixtures not in the ordinary course of business providing certain requirements therefor and imposing certain duties upon the seller and buyer and auctioneers and agents making their violation a misdemeanor

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 804, entitled

An Act amending "An Act for the establishment of a uniform standard of time throughout the Commonwealth" approved the thirteenth day of April Anno Domini one thousand eight hundred and eighty-seven so as to make the same uniform to the standard fixed by Act of Congress

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That Section 1 of an act entitled "An Act for the establishment of a uniform standard of time throughout the Commonwealth" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the first day of July Anno Domini one thousand eight hundred and eighty-seven the mean solar time of the seventy-fifth meridian of longitude west of Greenwich commonly called eastern standard time shall be the sole and uniform legal standard of time throughout this Commonwealth and on and after the date aforesaid all days shall be everywhere taken to begin and end in accordance with said standard and every mention of or reference to any hour or time in any and all existing future acts of Assembly municipal ordinances and corporate by-laws in any and all existing or future rules or regulations adopted by any public officer or official board in any and all rules of the courts of the Commonwealth or any of them whether standing or special and whether now in force or hereafter to be promulgated in any and all orders judgments and decrees of said courts or any of them and judgments and sentences of magistrates pronounced or entered on or after the date aforesaid in any and all contracts deeds wills and notices and in the transaction of all matters of business public legal commercial or otherwise shall be construed with reference to and in accordance with the said standard hereby adopted unless a different standard is therein expressly provided for Provided however That this act shall not operate to impose upon any person any forfeiture of rights or subject him to the consequences of any default by reason of any failure occurring prior to the date aforesaid to comply with the requirement of or do any act under or in pursuance of any law ordinance contract notice deed will regulation rule order judgment sentence or decree if such person shall before the said date have properly done the act or acts which would be requisite to save such forfeiture or prevent such default had this law not been enacted" be amended so as to read as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the first day of July Anno Domini one thousand eight hundred and eighty-seven the mean solar time of the seventy-fifth meridian of longitude west of Greenwich commonly called eastern standard time shall be the sole and uniform legal standard of time throughout this Commonwealth and on and after the date aforesaid all days shall everywhere be taken to begin and end in accordance with said standard and every mention of or reference to any hour or time in any and all existing future acts of Assembly municipal ordinances and corporate by-laws in any and all existing or future rules or regulations adopted by any public officer or official board in any and all rules of the courts of the Commonwealth or any of them whether standing or special and whether now in force or hereafter to be promulgated in any and all orders judgments and decrees of said courts or any of them and judgments and sentences of magistrates pronounced or entered on or after the date aforesaid in any and all con-

tracts deeds wills and notices and in the transaction of all matters of business public legal commercial or otherwise shall be construed with reference to and in accordance with the said standard hereby adopted unless a different standard is therein expressly provided for Provided however That this act shall not operate to impose upon any person any forfeiture of rights or subject him to the consequences of any aforesaid to reason of any failure occurring prior to the date aforesaid to comply with the requirement of or do any act under or in pursuance of any law ordinance contract notice deed will regulation rule order judgment sentence or decree if such person shall before the said date have properly done the act or acts which would be requisite to save such forfeiture or prevent such default had this law not been enacted And Provided Further that when the standard time shall be advanced for any portion of the year by any Act of Congress now in force or hereafter passed the time so fixed by such Act of Congress shall be the standard time of this Commonwealth for such portion of the year

On the question,

Will the House agree to the section?

Mr. ALEXANDER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 1, line 4, by inserting before the word "entitled" the following: "approved the thirteenth day of April one thousand eight hundred and eighty-seven (P. L. 21)."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act amending "An Act for the establishment of a uniform standard of time throughout the Commonwealth" approved the thirteenth day of April Anno Domini one thousand eight hundred and eighty-seven so as to make the same uniform to the standard fixed by Act of Congress.

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 777, as follows:

An Act to provide for the removal or retirement of judges of the Supreme Superior Common Pleas Orphans' Municipal and County Court permanently disqualified by reason of physical or mental disability to perform their judicial functions or duties and providing for the payment of salaries to them during the balance of the term for which they may have been elected and for the remainder of their lives after such removal or retirement and for filling the vacancies caused thereby providing for such judges as may have been or who may have retired under provisions of previous acts and for judges who have heretofore retired and repealing certain acts

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act wherever the Governor is of the opinion based upon satisfactory medical evidence that a judge of the Supreme Superior Common Pleas Orphans' Municipal or County Court is by reason of physical or mental disability permanently incapacitated for performing his judicial functions or duties he shall notify said judge of his opinion giving the reason therefor and if such judge shall resign within thirty days after such notice and shall hold himself in readiness to advise with his successor and colleagues and to perform such duties as may be imposed upon him as special master referee auditor or examiner in such ways as he may be reasonably able to do he shall receive for the remainder of the term for which he was elected if he shall so long live and shall not be engaged in any remunerative business or employment the salary he would have received had he remained in active service in such court

Section 2 Any judge of the Supreme Superior Common Pleas Orphans' Municipal or County Court so resigning who shall have served in judicial office for fifteen (15) years or more immediately prior to the date of his resignation who is not engaged in any remunerative business or employment and who shall hold himself in readiness to advise with his successors and colleagues and to perform duties as special master referee auditor or examiner in such ways as he may be reasonably able to do shall receive during the remainder of his life after the expiration of the term for which he shall have

been elected a sum equal to three-fourths (3-4ths) of the salary which would have been paid to him had he continued in active service in such court

Section 3 Any judge of the Supreme Superior Common Pleas Orphans' Municipal or County Court who has heretofore served or who may hereafter serve in judicial office for twenty years or more and who has heretofore retired or who may hereafter retire from office by expiration of his term of by resignation or otherwise and who shall after the passage of this act hold himself in readiness to advise his successors and the colleagues of the court of which he had been a member and to perform such duties as special master referee auditor or examiner in such ways as he may be reasonably able to do shall receive during the remainder of his life one-half of the salary which would have been paid to him had he continued in active service as a member of such court

Section 4 No judge while accepting the benefits of this act shall be entitled to any additional compensation for the performance of any duties assigned to him hereunder but such judge shall not be obliged to accept an assignment or duty from any court other than the court of which he was a member at the time of his retirement

Section 5 Any judge who by reason of physical or mental disability is permanently incapacitated for performing his judicial duties or functions may notify the Governor thereof whereupon the Governor shall proceed as provided by Section one hereof or the Governor may on his own initiative proceed as provided therein

Section 6 All payments under this act shall be made monthly upon the certificate of the retired judge that he is not engaged in any remunerative business or employment If the judge is unable to make such certificate it may be made by his personal representative or by a physician having full knowledge of the facts

Section 7 Any judge or judges who may have been or who may have retired under the provisions of the Act approved the eleventh day of May one thousand nine hundred and one (Pamphlet Laws one hundred and sixty-five) or the act approved the twenty-third day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred and twenty-one) or the act approved the fifth day of June one thousand nine hundred and seventeen (Pamphlet Laws three hundred and thirty-three) are hereby given all the benefits and advantages and made subject to the requirements of this act to the same extent and with the same force and effect as if they had been retired under the provisions hereof

Section 8 Any vacancy created by a retirement under this act prior to the expiration of the current term that the judge is filling at the time of such retirement shall be filled as now provided by law in cases of vacancies in judicial offices

Section 9 The act approved the eleventh day of May one thousand nine hundred and one (Pamphlet Laws one hundred and sixty-five) entitled "An Act to provide for the removal of judges of the supreme superior common pleas and orphans' courts permanently disqualified by reason of physical or mental disability to perform their judicial functions and duties with half pay for their unexpired terms and the filling of vacancies caused by such removal" the act approved the twenty-third day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred and twenty-one) entitled "An Act to provide for the removal of judges of the Supreme Superior Common Pleas and Orphans' Courts permanently disqualified by reason of physical or mental disability to perform their judicial functions and duties with half pay for their unexpired terms and the filling of vacancies caused by such removal" approved May eleventh one thousand nine hundred and one so as to allow them full pay during the balance of their terms of office and under certain conditions half pay during the remainder of their lives' the act approved the fifth day of June one thousand nine hundred and seventeen (Pamphlet Laws three hundred and thirty-three) entitled "An act to amend section one of an act entitled 'An Act to provide for the removal of judges of the Supreme Superior Common Pleas and Orphans' Courts permanently disqualified by reason of physical or mental disability to perform their judicial functions and duties with half pay for their unexpired terms and the filling of vacancies caused by such removal' approved May eleventh one thousand nine hundred and one as amended by an act entitled 'An Act to amend section one of an act entitled 'An Act to provide for the removal of judges of the Supreme Superior Common Pleas and Orphans' Courts permanently disqualified by reason of physical or mental disability to perform their judicial functions and duties with half pay for their unexpired terms and the filling of vacancies caused by such removal' approved May eleventh one thousand nine hundred and one so as to allow them full pay during the balance of their terms of office and under certain conditions half pay during the remainder of their lives' approved twenty-third day of June one thousand nine hundred and eleven so as to provide that any judge of the Supreme or Superior Court who has served in judicial office for twenty or more years shall be entitled to receive the benefits of said act immediately after his honorable retirement from office by expiration of term resignation or otherwise whether said service be continuous or not and extending the provisions of said act to judges of the court of common pleas and orphans' court who have served continuously for twenty years or more and have reached the age of sixty-five years after retirement from office of any of such judges after the expiration of their term resignation or otherwise" are hereby repealed All other acts of assembly general special or local or any part thereof which in any way conflict or are inconsistent with the provisions of this act or any part thereof be and the same are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 639, as follows:

An Act to amend section five of an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy) entitled "An Act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five of an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy) entitled "An Act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize plots of ground missioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines" which reads as follows

"Section 5 It shall also be the duty of the county commissioners of each county in this State upon the death of any soldier sailor or marine who shall be buried within their counties under the provisions of this act to cause a headstone to be placed at the head of the grave of each such deceased soldier sailor or marine containing his name and if possible the organization to which he belonged or in which he served to be of such material and design as they may deem suitable and the expense for the same shall be paid out of the funds of the county in which such soldier sailor or marine died or shall have had his legal residence Provided however That the expense shall not exceed the sum of fifteen dollars for each headstone and the county commissioners of each county acting under this section shall draw a warrant on the treasurer of their county for the payment of said expense in favor of the party or parties furnishing such headstone" is hereby amended to read as follows

Section 5 It shall also be the duty of the county commissioners of each county in this State upon the death of any soldier sailor or marine who shall be buried within their counties under the provisions of this act to cause a headstone to be placed at the head of the grave of each such deceased soldier sailor or marine containing his name and if possible the organization to which he belonged or in which he served to be of such material and design as they may deem suitable and the expense for the same shall be paid out of the funds of the county in which such soldier sailor or marine died or shall have had his legal residence Provided however That the expense shall not exceed the sum of twenty-five dollars for each headstone and the county commissioners of each county acting under this section shall draw a warrant on the treasurer of their county for the payment of said expense in favor of the party or parties furnishing such headstone

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 713, as follows:

An Act authorizing the erection and construction by counties of memorial halls in memory of the soldiers sailors and marines of such counties providing for the purchase and condemnation of property for the erection thereon of such halls regulating the use of such halls and providing for the maintenance and care of the same by a board of control at the expense of the county

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in any county of the Commonwealth where the petition of at least fifty citizens thereof to the court of quarter sessions for the erection or completion and maintenance of a memorial or monument in honor of the soldiers sailors and marines from such county who served in the army and navy of the United States in the War of the Rebellion the Spanish-American War the Philippine Insurrection the War with Germany and Austria and all other wars in which

the United States has been or may hereafter be engaged has been or may be laid before two successive grand juries and approved by them and the said court it shall be lawful for the county commissioners of such county to erect at the county-seat a memorial hall as such memorial or monument and for such purpose to acquire by purchase donation or by condemnation under the right of eminent domain the necessary site and to erect and maintain thereon a suitable and proper memorial hall or building in memory of the soldiers sailors and marines of such wars All proceedings for the condemnation of any property under the provisions of this act shall be in the same manner as now provided by law for the condemnation of property for other county purposes

If the site so secured has a hall or building already erected thereon which can be altered and improved so as to be made suitable for such memorial hall it shall be lawful for such county commissioners to acquire such site in manner aforesaid for the purpose of a memorial hall

Section 2 For the purpose of aiding in paying the purchase money and price for the site an erection and construction of such memorial hall voluntary donations and contributions may be accepted by the county commissioners from individuals associations and organizations.

Section 3 The county commissioners of said county may and are authorized hereby to levy a special tax to an amount sufficient to pay for the ground purchased or condemned and the erection thereon of said memorial hall within the period of ten years from the erection thereof Such tax shall be levied and collected from all taxable persons and property of the county and the rate of such tax shall not exceed two mills on the property taxable for county purposes in any one year Such memorial hall shall be and remain the property of and shall be maintained by the county The county commissioners may borrow moneys or issue bonds for the purchase and construction above mentioned the said loans or bonds to be paid within or at the expiration of the tax period above prescribed

Section 4 Such memorial hall shall be in honor of the soldiers sailors and marines from said county who served in the army or navy of the United States in the War of the Rebellion the Spanish-American War the Philippine Insurrection the War with Germany and Austria and all other wars in which the United States has been or may hereafter be engaged Such memorial halls shall each contain one large assembly room or auditorium for public meetings of the soldiers sailors and marines of such county which may be used also for other public meetings such as teachers' institutes conventions or other patriotic educational agricultural or religious purposes by the consent of the board of control herein provided for Such memorial hall shall also contain rooms for meetings of posts of the Grand Army of the Republic encampments of the Union Veteran Legion Commanderies of the Loyal Legion camps of Sons of Veterans Women's Relief Corps Ladies of the Revolution Organizations of the Spanish-American War Philippine Insurrection the War with Germany and Austria and all other wars in which the United States has been or may be engaged and also rooms for Agricultural bodies for the County Historical Society and for such Committees of Public Defense and Welfare as may be created by the State or as may be approved by the board of control hereinafter provided for Such memorial halls shall also provide rooms for the display and preservation of relics and trophies of all wars in which the United States has been or may be engaged photographs paintings and portraits busts and statues of the soldiers sailors and marines of the said counties and mural tablets upon which shall be inscribed the names of such soldiers sailors and marines Such memorial halls shall also contain waiting and rest rooms with lavatories attached for the use of the citizens of the county

Section 5 The room for the County Historical Society shall be made as nearly fire-proof as possible and be provided with the proper files and furnishing for preservation and storing of all historical data of the said county with reference to any and all subjects

Section 6 The judges of the court of quarter sessions and the county commissioners shall constitute a board of control in all matters for the said building and shall be assisted by an advisory board to be selected by the survivors of the said wars residing in such county and to be composed of not more than two members for any of such wars

Section 7 A suitable flagstaff shall be erected upon said memorial hall from which shall be displayed the flag of the United States from sunrise to sunset on each and every day of the year

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 630, entitled:

An Act to fix the salaries of the chief clerk and chief search clerk in the office of the recorder of deeds of any county of this Commonwealth having a population of one million five hundred thousand or over payable from the fees of the office

The first and second sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General

Assembly met and it is hereby enacted by the authority of the same That from and after the first day of July one thousand nine hundred and nineteen the salaries and compensation of the chief clerk and chief search clerk in the office of the recorder of deeds of any county of this Commonwealth having a population of one million five hundred thousand or over shall be as follows Chief clerk at the rate of three thousand dollars per annum chief search clerk at the rate of three thousand dollars per annum and typists at the rate of fifteen hundred dollars per annum Such salaries and compensation to be paid out of the fees of the office of the recorder of deeds monthly by the treasurer of such county according to existing laws

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed

The title was read as follows:

An Act to fix the salaries of the chief clerk and chief search clerk in the office of the recorder of deeds of any county of this Commonwealth having a population of one million five hundred thousand or over payable from the fees of the office

On the question,

Will the House agree to the title?

Mr. EPHRAIM. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend title page 1, line 1, by striking out the word "and" before "chief."

Amend title, page 1, line 2, by inserting after the word "clerk" the words "and typists."

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 789, as follows:

An Act relating to appointments under the civil service in counties cities and boroughs and providing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the names of all persons who shall attain the average percentage required by law or the rules and regulations of the board or commission having in charge the civil service examinations in any county city or borough shall be placed on the eligible list for appointments under the civil service in such counties cities and boroughs

Section 2 The board or commission shall arrange the names of the persons on any eligible list according to their percentage and shall certify to the appointing power upon request the four names standing highest on said list and the appointing power shall appoint any one of such four persons in like manner as other appointments are made except as hereinafter provided in the case of honorably discharged soldiers sailors and marines

Section 3 Preference may be given by the appointing power to all honorably discharged soldiers sailors and marines who served in the army or navy of the United States during times of war who have passed the required civil service examinations notwithstanding the fact that the names of such soldiers sailors and marines may not be among the four names standing highest upon the eligible lists as hereinbefore provided Such appointments of soldiers sailors and marines may be made without regard to any age limitations now provided for by law or the rules and regulations of any board or commission having in charge civil service regulations in any county city or borough

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 699, as follows:

An Act authorizing J McF Carpenter and William B Secrist of Pittsburgh Allegheny County Pennsylvania executors of the estate of James M. Bell deceased to bring suit in the court

of common pleas of Allegheny County Pennsylvania against the Commonwealth of Pennsylvania.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That J McF Carpenter and William B Secrist of Pittsburgh Allegheny County Pennsylvania executors of the estate of James M Bell deceased are hereby authorized to bring suit or suits either in law or equity in the court of common pleas of Allegheny County against the Commonwealth of Pennsylvania for any sum or sums of money that may be legally or justly due the estate of James M Bell deceased by reason of injury or damage to the property of said estate of James M Bell deceased in Sewickley Heights Township Allegheny County Pennsylvania caused or arising from the construction of a certain road by the State Highway Department in the years one thousand nine hundred and twelve and one thousand nine hundred and thirteen known as "Quaker Road" leading from the Borough line of Edgeworth to the center of a public road opposite the entrance to the Allegheny Country Club in Sewickley Heights Township Allegheny County Pennsylvania Such suit or suits shall be subject to the same rules of practice pleading and evidence as in other and similar cases between individuals and the defenses open to the Commonwealth shall be such as would be available to an individual if sued upon like facts

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 688, as follows:

An Act to amend section one of an act entitled "An Act authorizing the employment of stenographers by the district attorneys of certain counties" approved the twenty-seventh day of April Anno Domini one thousand nine hundred nine (Pamphlet Laws two hundred fifty-eight) as said section was amended by the act approved the fourth day of June Anno Domini one thousand nine hundred fifteen (Pamphlet Laws eight hundred seven)

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act entitled "An Act authorizing the employment of stenographers by the district attorneys of certain counties" approved the twenty-seventh day of April Anno Domini one thousand nine hundred nine (Pamphlet Laws two hundred fifty-eight) which as amended by the act approved the fourth day of June Anno Domini one thousand nine hundred fifteen (Pamphlet Laws eight hundred seven) reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the district attorney of any county which shall have less than two hundred and fifty thousand inhabitants and more than ninety thousand inhabitants may employ a stenographer as an assistant in his office at a salary not to exceed the sum of twelve hundred dollars per year to be paid in the same manner that other county officers are paid" be and the same is hereby amended so as to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the district attorney of any county which shall have less than two hundred and fifty thousand inhabitants and more than ninety thousand inhabitants may employ such number of stenographers as assistants in his office at a salary not to exceed the sum of twelve hundred dollars per year each as the court of said county shall approve to be paid in the same manner as other county officers are paid

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 74, as follows:

An Act to amend parts of section six of an act approved the thirty-first day of May one thousand nine hundred and eleven (Pamphlet Laws four hundred sixty-eight) entitled

"An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting

county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid Highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That Route One Hundred and Six of section six of an act approved the thirty-first day of May one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of Commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpike or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated town with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" which reads as follows

"Route One Hundred and Six From Wellsboro to Lock Haven Commencing in Wellsboro and running by way of Sweetbriar Morris and Lloyd to a point on the dividing line between Tioga and Lycoming counties thence by way of Hillborn Slate Run and Pump Station thence following the line of the Williamsport and Coudersport Turnpike to a point near Caldwell thence to a point on route one hundred and five thence over route one hundred and five to Lock Haven Clinton county" is hereby amended to read as follows

Route One Hundred and Six From Wellsboro to Lock Haven Commencing in Wellsboro and running by way of Sweetbriar Morris Hoytville Lorenton Oregon Hill and English

Centre to Brookside thence over route three hundred and fifty-three to Larry's Creek thence over route twenty-three to Lock Haven

Section 2 That Route Two Hundred and Sixty-six of section six of said act which as amended by an act approved the twentieth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and sixty-nine) reads as follows

"Route Two Hundred and Sixty-six From Coudersport to Williamsport Commencing in Coudersport and running over route one hundred and two to Sweden Valley thence by way of Cherry Springs and Oleona to a point on the dividing line between Potter and Lycoming counties thence to Pump Station thence over route one hundred and six to the intersection of the Upper Pine Bottom Flat Township road thence over Upper Pine Bottom Flat road to the Pine Creek road about two-thirds of a mile above Waterville thence along Pine Creek to Jersey Shore thence over route twenty-three to a point on the boundary line of the city of Williamsport Lycoming county" is hereby further amended to read as follows

Route Two Hundred and Sixty-six From Coudersport to Williamsport Commencing in Coudersport and running over route one hundred and two to Sweden Valley thence by way of Cherry Springs and Oleona to a point on the dividing line between Potter and Lycoming counties thence to Pump Station thence to the intersection of the Upper Pine Bottom Flat Township road thence over Upper Pine Bottom Flat road to Pine Creek road about two-thirds of a mile above Waterville thence along Pine Creek to Jersey Shore thence over route twenty-three to a point on the boundary line of the city of Williamsport Lycoming county

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 813, as follows:

An Act to validate the official acts of certain persons acting as deputy notaries public

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all cases where a notary public of this Commonwealth has heretofore entered the military service of this state or of the United States and such notary public appointed a deputy to act in his or her stead during his or her absence in said service all official acts of such person acting as a deputy notary public heretofore performed shall be as valid and effectual to all intents and purposes as if done by the notary public in person notwithstanding the fact that such appointment was made under a misapprehension and that there was at the time no legal authority for making such appointment

Section 2 All acts and parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 623, entitled

An Act relating to the duties of constables prohibiting them from making returns to the court of quarter sessions in certain cases authorizing the court to direct investigations and reports by constables and fixing their compensation in such cases

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all cases where under the laws of the Commonwealth the constables of the various political divisions are required to make a return to the courts of quarter sessions of the respective counties at regular intervals and where the said constables have no information to impart in such return the said constables shall not make a return to the court

On the question,

Will the House agree to the section?

Mr. HUNTINGTON: Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 1, line 4, by inserting in the beginning of the line before the word "in" the words "in all counties containing more than twenty thousand and less than one hundred thousand inhabitants."

On the question,

Will the House agree to the amendment?

It was agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second, third and fourth sections were separately read and agreed to as follows:

Section 2 Except as provided in section three of this act no compensation for making a return to court shall be paid to any constable unless he has actually appeared in court and presented his return containing information required by the court at the regular time fixed by law for making such return

Section 3 Whenever any complaint is made to the court of quarter sessions of violations of law or of conditions which under the law the constable of the district is required to report to the court the said court may summon the constable of the district to appear before it and direct him to investigate such violations and conditions and make a report of his investigations

For such investigation and report he shall receive the same compensation as he is allowed by law for similar services

Section 4 All acts and parts of acts inconsistent with this act are hereby repealed

The title was read as follows:

An Act relating to the duties of constables prohibiting them from making returns to the court of quarter sessions in certain cases authorizing the court to direct investigations and reports by constables and fixing their compensation in such cases

On the question,

Will the House agree to the title?

Mr. HUNTINGTON. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title by inserting in line 1, after the word "constables," the words "in certain counties."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 871, entitled

An Act to amend sections seven, eight, nine and nineteen of an act entitled "An Act to establish a county court for the county of Allegheny, and prescribing its powers and duties; regulating the procedure therein and providing for the expenses thereof," approved the fifth day of May, one thousand nine hundred and eleven, as amended, by requiring answers to be filed in all civil actions, except by municipalities; by authorizing a demand for a jury trial; and providing for the trial of cases by a Judge without a jury, regulating the procedure and practice thereof; by providing for an appeal or writ of error, from the decisions of said court to the supreme or superior court and by providing for the fixing of fees and costs.

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section seven of an act entitled "An Act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" approved the fifth day of May one thousand nine hundred and eleven as amended by section one of an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws page five hundred forty-five) which reads as follows

"Section 7 The procedure in said court in all civil action shall be substantially as follows

(a) The plaintiff may file with a clerk of the court at the county-seat or in the district nearest to the residence or place of business of either plaintiff or defendant or any of them if there be more than one plaintiff or defendant a written statement of his demand verified by affidavit or may make to the clerk his complaint orally whereupon the clerk shall reduce the same to writing which shall be signed and sworn to by plaintiff and said clerk shall thereupon issue a writ of summons or replevin under the seal of the court requiring the defendant

to appear at a time and place designated in said writ to answer the plaintiff's complaint and a copy of the plaintiff's statement however prepared shall be served with the writ. The time of said hearing shall not be less than twelve nor more than fifteen days from date of said writ.

(b) Upon the date fixed in said writ or such other date to which the cause may have been duly adjourned by order of the court and which shall not be less than nine days after service of the writ upon the defendant the parties shall attend with their witnesses and the cause shall be heard by one or more of the judges of said court who shall hear the parties and their witnesses and counsel if any and the decision of the judge or judges hearing the cause shall be rendered at the conclusion of the trial or at such other time not more than five days thereafter as may then be designated for that purpose and said judgment shall forthwith be entered upon the docket of said court.

(c) In all actions except actions ex delicto in which actions ex delicto the defendant shall not file nor be required to file any answer or affidavit of defense the defendant shall at least three days exclusive Sundays before the time fixed for hearing by the writ or within such further time as the court may allow upon cause shown file with the clerk of the court an answer duly sworn to setting forth the nature and character of his defense to the plaintiff's demand or he may make a statement of such defense orally to the clerk which shall be reduced to writing by the clerk and sworn to. If no answer be filed the plaintiff may at any time after the time for filing such answer has expired in actions for the recovery of money on contract and in actions or replevin enter judgment in the clerk's office in default of such answer. In actions ex delicto the court shall on or after the time for hearing fixed by the summons enter such judgment as may be proper after examination of the plaintiff's statement or after hearing such evidence as may be necessary for the proper disposal of the case. If an answer be filed as aforesaid all material averments of the plaintiff's statement which are not denied by the answer shall be deemed and taken to be true. Provided however That in all cases the court may for proper cause require either party to file a bill of particulars.

(d) In the action of replevin the practice shall be as is provided by law except in so far as modified by any of the provisions of this amending and supplementary act. Any party interested desiring to intervene may do so as of course prior to the expiration of time to answer and thereafter upon leave of court. If no answer or intervention be filed the plaintiff may take judgment by default in the clerk's office as of course. If no answer or intervention be filed the plaintiff may take judgment by default in the clerk's office as of course. If answer or intervention be filed the case shall be heard on the day fixed for hearing in the writ or thereafter as the court may direct and shall be disposed of on the pleadings or evidence as the court may find necessary. The court may require such additional pleadings as may be necessary to define the issue. In desertion and non-support cases and appeals from summary convictions and judgments for penalties the practice shall be as is now provided by law.

(e) Service of the writ of summons and replevin and of copies of plaintiff's statements and execution of the writ of replevin shall be made in the same manner as is now provided by law for the service and execution of such writs in the Courts of Common Pleas of Allegheny County and may be made by the sheriff of the County by a constable of the County or by such persons as may be appointed by the Court for that purpose as shall be determined by the Court" be and the same is hereby amended to read as follows:

Section 7. The procedure in said Court in all civil actions shall be substantially as follows:

(a) The plaintiff may file with a clerk of the Court at the county-seat or in the district nearest to the residence or place of business of either plaintiff or defendant or of any of them if there be more than one plaintiff or defendant a written statement of his demand verified by affidavit or may make to the clerk his complaint orally whereupon the clerk shall reduce the same to writing which shall be signed and sworn to by plaintiff and said clerk shall thereupon issue a writ of summons or replevin under the seal of the court requiring the defendant to appear at a time and place designated in said writ to answer the plaintiff's complaint and a copy of the plaintiff's statement however prepared shall be served with the writ. The time of said hearing shall be not less than twelve nor more than fifteen days from date of said writ.

(b) Upon the date fixed in said writ or such other date to which the cause may have been duly adjourned by order of the Court and which shall not be less than nine days after service of the writ upon the defendant the parties shall attend with their witnesses and the cause shall be heard by one or more of the Judges of said Court who shall hear the parties and their witnesses and counsel if any and the decision of the Judge or Judges hearing the cause shall be rendered at the conclusion of the trial or at such other time not more than five days thereafter as may then be designated for that purpose and said judgment shall forthwith be entered upon the docket of said Court.

(c) In all actions the defendant shall at least three days exclusive of Sundays before the time fixed for hearing by the writ or within such further time as the Court may allow upon cause shown file with the clerk of the Court an answer duly sworn to setting forth the nature and character of his defense to plaintiff's demand or he may make a statement of such defense orally to the clerk which shall be reduced to writing by the clerk and sworn to. If no answer be filed the plaintiff may at any time after the time for filing such answer has expired in actions for the recovery of money on contract and in actions of replevin enter judgment in the clerk's office in

default of such answer. In actions ex delicto the Court shall on or after the time for hearing fixed by the summons enter such judgment as may be proper after examination of plaintiff's statement or after hearing such evidence as may be necessary for the proper disposal of the case. If an answer be filed as aforesaid all material averments of plaintiff's statement which are not denied by the answer shall be deemed and taken to be true. In actions of trespass the averments in the statement of the person by whom the act was committed the agency or employment of such person the ownership or possession of the vehicle machinery property or instrumentality involved and all similar averments if not denied shall be taken to be admitted the averments of the other facts however on which the plaintiff relies to establish liability and averments relating to damages claimed or their amount need not be answered or denied but shall be deemed to be put in issue in all cases unless expressly admitted. Provided however that municipalities shall not be required to file an answer. But in all cases the Court may for proper cause require either party to file a bill of particulars.

(d) In the action of replevin the practice shall be as is provided by law except in so far as modified by any of the provisions of this amending and supplementary act. Any party interested desiring to intervene may do so as of course prior to the expiration of time to answer and thereafter upon leave of Court. If no answer or intervention be filed the plaintiff may take judgment by default in the clerk's office as of course. If answer or intervention be filed the case shall be heard on the day fixed for hearing in the writ or thereafter as the Court may direct and shall be disposed of on the pleadings or evidence as the Court may find necessary. The Court may require such additional pleadings as may be necessary to define the issue. In desertion and non-support cases and appeals from summary convictions and judgments for penalties the practice shall be as is now provided by law.

(e) Service of the writs of summons and replevin and of copies of plaintiff's statements and execution of the writ of replevin shall be made in the same manner as is now provided by law for the services and execution of such writs in the courts of common pleas of Allegheny county and may be made by the sheriff of the county by a constable of the county or by such persons as may be appointed by the court for that purpose as shall be determined by the court.

On the question,

Will the House agree to the section?

Mr. DITHRICH. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 2, line 5, by inserting after the word "cleven" the word "which."

Amend section 1, page 2, by striking out lines 6 and 7 and the following words on line 8 "Laws (page five hundred forty-five) which" and inserting in lieu thereof the following:—"by an act approved the nineteenth day of March one thousand nine hundred and fifteen (P. L. 6)."

Amend section 1, page 2, line 25, by striking out the word "be" after "not" and inserting the word "be" before "not."

Amend section 1, page 4, by inserting after line 24 the following "Provided That in desertion and non-support cases there shall be no preliminary hearing before a magistrate or justice of the peace; but the information in all cases shall be made before the county court, which shall thereupon issue its warrant of arrest, and the person accused shall be immediately brought before the court for trial. Any justice of the peace or magistrate may admit to bail, for a hearing before the court, persons arrested on original warrant issued out of the county court."

Amend section 1, page 4, line 27, by inserting after "replevin" the following:—"and execution of warrants of arrest, or other processes in desertion and non-support cases."

Amend section 1, page 4, line 29, by inserting after the word "writs" the following:—"warrants and processes."

Amend section 1, page 4, line 29, by inserting after the word "Pleas" the following:—"and the Court of Quarter Sessions."

Amend section 1, page 8, line 2, by inserting at the end thereof, after the word "law" the following:

"Provided, That in desertion and non-support cases there shall be no preliminary hearing before a magistrate or justice of the peace; but the information in all cases shall be made before the county court, which shall thereupon issue its warrant of arrest, and the person accused shall be immediately brought before the court for trial. Any justice of the peace and magistrate may admit to bail, for a hearing before the court, persons arrested on original warrant issued out of the county court."

Amend section 1, page 8, line 5, by inserting after the word "replevin" the following "and execution of warrants of arrest, or other processes in desertion and non-support cases."

Amend section 1, page 8, line 7, by inserting after the word "writs" the following "warrants and processes."

Amend section 1, page 8, line 7, by inserting after the word "pleas" the following "and the court of quarter sessions."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the quest

Will the House agree to the section as amended?
It was agreed to.
The second section was read as follows:

Section 2 That section eight of the above mentioned act as amended by section one of an act approved the ninth day of April one thousand nine hundred and fifteen (Pamphlet Laws page forty-eight) which reads as follows

"Section 8 At the time of filing the statement of claim and before it shall be received by the clerk there shall be contained on the back thereof an endorsement made by the plaintiff or his counsel as follows "Jury trial demanded" or "It is agreed that this case be tried by a judge without a jury" If the plaintiff demands a jury trial he shall at the time of filing his statement pay to the prothonotary a jury fee of four dollars Every answer where the plaintiff has not demanded a jury trial shall contain on the back thereof a similar endorsement and if the defendant demands a jury trial he shall at the time of filing his answer pay to the clerk a jury fee of four dollars and said jury fee by whomsoever paid shall be taxed as part of the costs of the case If both parties have filed agreements as aforesaid that the case may be tried by a judge without a jury it shall be so tried under such rules of procedure as the court shall prescribe Provided That at the trial in the county court of cases before a judge without a jury either party may present to the trial judge such requests for findings of law or fact as he may desire which requests shall be answered by the trial judge to which answers either party may within the time prescribed by the court except and thereupon such requests for findings and the answers of the court thereto shall become part of the record The testimony shall be taken stenographically at the expense of the county and transcribed at the expense of the party desiring such transcript or at the expense of the county if the court so orders and such testimony when transcribed and certified by the trial judge shall also become part of the record When a jury trial is demanded by either party the court shall direct trial by jury in the manner now provided by law the jurors to be summoned and paid as they are for the courts of common pleas of said county Provided further That when a jury trial is demanded the court shall make a separate list of such cases from time to time as are put at issue and proceed to the trial and determination of said cases at the County-seat" be and the same is hereby amended to read as follows

Section 8 In any case brought in this court in which the parties are entitled by the Constitution and laws of this Commonwealth to a trial by jury the plaintiff if he desires a trial by a jury shall at the time of filing his statement endorse thereon or file separately a written demand for a jury trial in substantially the words "Jury trial demanded" signed by himself or his counsel and if no such demand is made by the plaintiff but a trial by jury is desired by the defendant he shall in like form at the time of filing his answer demand a trial by jury (except a municipality not being required to file an answer shall when defendant make its demand at least three days exclusive of Sundays before the time fixed for the hearing by the writ) If neither party shall make a demand in writing for a trial by jury he shall be deemed to have waived his right to trial by jury and the court shall proceed to try the case without a jury The party making demand for trial by the jury may withdraw the same with the written consent of the other side filed in the case and the parties shall be deemed to have waived their right to trial by jury and the court or any judge thereof may proceed to try the case without a jury the same as if the demand had never been made Cases tried by the court without a jury shall be tried under such rules of procedure as the court shall prescribe Provided That at the trial in the county court of cases before a judge without a jury either party may present to the trial judge such requests for findings of law or fact as he may desire which requests shall be answered by the trial judge to which answer either party may within the time prescribed by the court except and thereupon such requests for findings and the answers of the court thereto shall become part of the record The testimony shall be taken stenographically at the expense of the county and transcribed at the expense of the party desiring such transcript or at the expense of the county if the court so orders and such testimony when transcribed and certified by the trial judge shall also become part of the record When a jury trial is demanded by either party the court shall direct trial by jury in the manner now provided by law the jurors to be summoned and paid as they are for the courts of common pleas of said county Provided further That when a jury trial is demanded the court shall make a separate list of such cases from time to time as are put at issue and proceed to the trial and determination of said cases at the county-seat

On the question.

Will the House agree to the section?

Mr. DITHRICH. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 2, page 9, line 11, by striking out the word "thereto" and inserting in lieu thereof "thereto."
Amend section 2, page 10, line 17, by striking out the word "the" before "jury."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The third section was read and agreed to as follows:

Section 3 That section nine of the above mentioned act as amended by section two of an act approved the ninth day of April one thousand nine hundred and fifteen (Pamphlet Laws page forty-eight) which reads as follows

"Section 9 Either party may within ten days after the allowance of an appeal to the Court of Common Pleas as herein provided in any civil action appeal to the Court of Common Pleas of said county by taking and perfecting an appeal in the manner following

The party appealing shall procure from the County Court a transcript duly certified under the seal of the Court showing the proceedings had in said cases and shall file the same in the office of the prothonotary of said County and at the time of filing the same shall also make affidavit that the said appeal is not taken for the purpose of delay The appellant shall give bail absolute in a sum and with surety or sureties to be approved as hereinafter provided for his compliance with any judgment that may be finally rendered against him and for payment of all interest and costs likely to accrue All costs accrued up to the time of filing the transcript shall be paid by appellant in the first instance and if the appellant shall finally recover judgment in the case appealed he shall be entitled to receive and collect from the adverse party the costs so as aforesaid paid on appeal

The costs on appeals accruing at and from the time of filing the transcript shall abide the event of the suit and be paid by the unsuccessful party as in other cases Provided That if the plaintiff be the appellant he shall pay all costs which may accrue on the appeal if in the event of the suit he shall not recover a greater sum or a more favorable judgment exclusive of interest than was rendered by the County Court And provided also That if the defendant either on the trial of the cause before the County Court or before an appeal is taken shall offer to give the plaintiff a judgment for an amount which the defendant shall admit to be due and if the said plaintiff shall not accept such offer then and in that case if the defendant shall appeal the plaintiff shall pay all the costs which shall accrue on the appeal if he shall not in the event of the suit recover a greater amount than that for which the defendant offered to give a judgment and in both cases the defendant's bill shall be taxed and paid by the plaintiff in the same manner as if a judgment had been rendered in Court for the defendant But provided further That in all cases where the judgment of the County Court shall be in favor of defendant on a counterclaim then the terms "plaintiff" and "defendant" in the foregoing provisions relating to costs on appeals shall be taken as inverted Any appellant shall have the right to appeal and demand and receive transcripts without payment of costs upon his making and filing with the Judge approving the appeal bond an affidavit that he is unable through poverty to pay said costs provided said Judge shall be satisfied of the truth of the statements in such affidavit All appeals taken and perfected in the manner above provided shall operate as a supersedeas The amount of the penalties of and the sureties upon such bonds shall be approved by a Judge of the County Court but in allowing the appeal the Common Pleas Court may for proper cause order that no bonds be required or may otherwise prescribe the condition of allowance of said appeals as may be just and proper under the circumstances

Any party shall be entitled within ten days from the date of judgment or within such further time as the court of common pleas may grant to a writ of certiorari to remove the record to any court of common pleas of said county in the manner as now provided by law in regards to writs of certiorari issuing out of said common pleas but such certiorari shall not operate as a supersedeas unless bail absolute for said judgment interest and costs shall be given and approved by the court of common pleas from which such writ of certiorari issues

From a final judgment of the said common pleas court upon a certiorari issued as aforesaid an appeal may be taken to the Superior court in the same manner as appeals are taken from other final judgments of the said court of common pleas and this right of appeal to the Superior court shall apply to pending cases in which the time for such appeal has not yet expired

Provided That no appeal to the common pleas court shall be perfected as above set forth until leave to take such appeal has first been obtained by the appellant from the court of common pleas or a judge thereof The application for leave to appeal shall be by petition to the common pleas court setting forth the reasons why a retrial of issues of fact is necessary to prevent an injustice This petition shall be heard after such notice to the adverse party as the common pleas court shall prescribe and if leave to take such appeal be granted a copy of the order allowing the appeal shall be filed in the office of the clerk of the county court Where error is alleged in a finding of fact it shall be the duty of the court of common pleas to examine the testimony and if from such examination the said court shall entertain doubt of the correctness of such finding the said appeal shall be allowed Said application for leave to appeal shall be made to the common pleas court within ten days after the entry of judgment by the county court but where the case has been tried in the county court by a judge

without a jury and a motion to open the judgment has been made within said court within such time as the county court may prescribe then the ten days for making application to appeal shall run from the date of the judgment of the county court on the motion to open judgment. In disposing of the application for leave to appeal the court of common pleas may in its discretion direct the entry by the county court of such judgment as may be proper on its whole record and from such order of the common pleas court an appeal shall lie to the Superior court of Pennsylvania" be and the same is hereby amended to read as follows:

Section 9 All parties believing themselves to be aggrieved by the decisions of the said county court may remove their cases by appeal or writ of error to the Supreme or Superior court as the case may be in accordance with the law now existing or which may hereafter be adopted and in accordance with the practice and procedure now existing or which may hereafter be adopted in perfecting appeals from the common pleas and quarter sessions courts in Allegheny county. Provided all applications for leave to appeal pending in the court of common pleas of said county at the time of the passage of this act shall be disposed of by that court as if this act had not been passed but all proceedings on appeal or in error begun thereafter shall be governed by the provisions hereof.

The fourth section was read as follows:

Section 4 That section nineteen of the above mentioned act as amended by section nine of an act approved the second day of April one thousand nine hundred and thirteen (Pamphlet Laws page twenty-one) which reads as follows:

"Section 19 The fees and costs for all witnesses writs and entries and other services charged for shall be the same in amount as the charge for the corresponding fee writ entry or service in the courts of common pleas and quarter sessions of said county and shall follow the judgment in civil cases as in the court of common pleas but regardless of the amount claimed or of the amount of said judgment but in case of tender before suit brought or payment of money into court the court may make such order as to payment of costs as shall be equitable. But no costs shall be required to be deposited or secured in advance except in the case of non-resident plaintiffs upon order of this court" be and the same is hereby amended to read as follows:

Section 19 The fees and costs for all writs entries and other services charged for shall be fixed by the judges of said court provided however that the same in amount shall not exceed the charge for the corresponding fee writ entry or service in the courts of common pleas and quarter sessions of said county and the same with all witness fees which shall correspond with the witness fees in said courts of common pleas and quarter sessions shall follow the judgment in civil cases as in the court of common pleas but regardless of the amount claimed or of the amount of said judgment but in case of tender before suit brought or payment of money into court the court may make such order as to payment of costs as shall be equitable. But no costs shall be required to be deposited or secured in advance except in the case of non-resident plaintiffs upon order of this court.

Section 5 All acts or parts of acts inconsistent herewith are hereby repealed.

On the question,

Will the House agree to the section?

Mr. DITHRICH. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 4 (page 171, line 3, by striking out the word "but" after "pleas,"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend sections seven eight nine and nineteen of an act entitled "An Act to establish a County Court for the County of Allegheny, and prescribing its powers and duties; regulating the procedure therein, and providing for the expenses thereof," approved the fifth day of May, one thousand nine hundred and eleven, as amended, by requiring answers to be filed in all civil actions, except by municipalities; by authorizing a demand for a jury trial, and providing for the trial of cases by a Judge without a jury, regulating the procedure and practice thereof; by providing for an appeal or writ of error, from the decisions of said Court to the Supreme or Superior Court; and by providing for the fixing of fees and costs.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 726, entitled

An Act requiring cities of the first class to appropriate certain moneys to police and firemen pension funds

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That one per centum of all city taxes collected by every city of the first class within this Commonwealth except taxes levied to pay interest on or extinguish the debt of such city or any part thereof shall be paid over to the organization or association having in charge the police pension fund and to the organization or association having in charge the firemen's pension fund Sixty per centum of such money shall be paid into the police pension fund and forty per centum thereof into the firemen's pension fund

On the question,

Will the House agree to the section?

Mr. DUNN. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 1, line 4, by inserting before the word "one" the words "one-half of."

In line 9, strike out everything following the word "fund" down to and including the word "fund" in line 13.

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section was read as follows:

Section 2 The organizations or associations herein specified shall consist only of such as are by city ordinance designated as the official and authorized organizations or associations to hold receive and distribute the moneys for the pensioning of policemen and firemen of such cities

On the question,

Will the House agree to the section?

Mr. DUNN. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 2, page 1, line 16, by striking out the word "organizations" and inserting in lieu thereof the word "organization."

Amend section 2, page 2, line 1, by striking out the word "associations" and inserting in lieu thereof the word "association."

Amend section 2, line by striking out after the word "policemen" the words "and firemen."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The third section was read as follows:

Section 3 The city treasurer shall upon collection of said taxes pay over to the proper officials of such organizations or associations annually the moneys provided by this act taking their receipts for such moneys which receipts shall constitute a voucher and quitance for the moneys so paid

On the question,

Will the House agree to the section?

Mr. DUNN. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 3, page 2, lines 4 and 5, by striking out the words "organizations or associations" and inserting in lieu thereof the words "organization or association."

On the question,

Will the House agree to the amendment?

It was agreed to

On the question.

Will the House agree to the section as amended?

It was agreed to.

The fourth section was read and agreed to as follows:

Section 4 All acts and parts of acts contrary to the provisions of this act are hereby repealed

The title was read as follows:

An Act requiring cities of the first class to appropriate certain moneys to police and firemen pension funds

On the question.

Will the House agree to the title?

Mr. DUNN. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows

Amend title by striking out in line 2 the words "and firemen."

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 594, as follows:

An Act fixing the salaries of the chief clerk and assistant chief clerk of the Board of Revision of Taxes in counties containing a population of more than one million five hundred thousand inhabitants

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the first day of June one thousand nine hundred and nineteen in counties containing a population of more than one million five hundred thousand inhabitants the annual salary of the chief clerk appointed by the Board of Revision of Taxes in the said counties shall be three thousand dollars (\$3,000) and the annual salary of the assistant chief clerk appointed by the Board of Revision of Taxes in said counties shall be twenty-five hundred dollars (\$2,500) payable as now provided by law for the payment of salaries of officials and employes in said counties

Section 2 All acts or parts of acts inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 681, entitled

An Act relating to the shooting or shooting at live pigeon or using it as a target and prohibiting the lease of any building room field or premises for such purpose and imposing penalties

The first, second, third and fourth sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any person who uses a live pigeon for the purpose of a target or to be shot at for amusement or as a test of skill in marksmanship or shoots at a pigeon used as aforesaid or is a party to such shooting or uses a trap or other device for the purpose of releasing a pigeon to be shot at or leases any building room field or premises or knowingly permits the use thereof for the purpose of such shooting shall be guilty of a misdemeanor

Section 2 Any person who violates any of the provisions of this act shall on conviction thereof before any alderman magistrate or justice of the peace be sentenced to pay a fine of sixty dollars and an additional fine of twenty-five dollars for each live pigeon shot at or killed or to undergo imprisonment not exceeding sixty days or both at the direction of the court

Section 3 This act does not apply to the shooting or shooting at game birds while hunting.

Section 4 All acts and parts of acts inconsistent with or supplied by this act are repealed

The title was read as follows:

An Act relating to the shooting or shooting at live pigeon or using it as a target and prohibiting the lease of any building room field or premises for such purpose and imposing penalties.

On the question.

Will the House agree to the title?

Mr. DITHRICH. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend title, page 1, line 1, by striking out the word "pigeon" and inserting in lieu thereof "pigeons."

Amend title, page 1, line 2, by striking out the following: "it as a target and prohibited" and inserting in lieu thereof the following: "them as targets and prohibiting."

On the question.

Will the House agree to the amendments?

They were agreed to.

On the question.

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 701, entitled

An Act supplementary to an act, entitled "An Act defining the powers of the several courts of quarter sessions of the peace within this Commonwealth with reference to the care, treatment and control of dependent, neglected, incorrigible and delinquent children under the age of sixteen years and providing for the means in which such power may be exercised," approved the twenty-third day of April, Anno Domini one thousand nine hundred and three, (Pamphlet Laws two hundred and seventy-four); prohibiting magistrates, aldermen or justices of the peace from sentencing or committing for trial for any offenses dependent, neglected, incorrigible or delinquent children under the age of sixteen years and providing for the disposition of such children by the juvenile courts; providing that the jurisdiction of such courts over children committed by them shall continue notwithstanding such children may remove or be removed from the territorial limits of such courts; authorizing the said courts to commit such children in proper cases to the custody of their mothers to be maintained in their respective homes, and providing for the payment of the cost of such maintenance by the proper county; prescribing the duties of probation officers in such cases, and authorizing the several juvenile courts to employ medical experts in certain cases.

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no magistrate alderman or justice of the peace shall sentence commit or hold for trial any dependent neglected incorrigible or delinquent child under the age of sixteen years but in all cases in which any such child shall be charged with any offense before such magistrate alderman or justice of the peace he shall give such child into the custody of a probation officer of the proper juvenile court the duty of which officer shall be to thereupon petition the said court setting forth the facts in the case whereupon such court shall take such action agreeably to existing law as it deems proper and if upon the hearing such court shall be of the opinion that the offense charged is of such a character that the case of the delinquent should be disposed of by a court of criminal jurisdiction it shall be the duty of such court to return the same to the court of quarter sessions and the delinquent shall thereupon be proceeded against as in other cases in which there is a binding over to said court by committing magistrates

On the question.

Will the House agree to the section?

BILL RECOMMENDED.

Mr. HEYBURN. Mr. Speaker, I move that House Bill No. 701, file folio 1253, be recommitted to the Committee on Judiciary General, for the purpose of a hearing.

Mr. ALEXANDER. Mr. Speaker, I second the motion. The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 707, as follows:

An Act transferring part of the fund appropriated to the Department of Forestry by the General Assembly of one thousand nine hundred seventeen for the purchase of lands to be set aside and held as State forest reserves to the fund for the payment of examination of titles to lands purchased by said department

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty-five hundred (\$3500) dollars of the fund appropriated to the Department of Forestry by the General Assembly of one thousand nine hundred seventeen for the purchase of lands to be set aside and held as State forest reserves is hereby transferred to the fund appropriated to said department by the General Assembly of one thousand nine hundred seventeen for the payment of examination of titles to lands purchased by said Department of Forestry.

Section 2. The Auditor General shall draw his warrant on the State Treasurer who shall make payment of the said amount accordingly

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 408, entitled:

An Act creating additional subjects of taxation in cities of the second class by subjecting all real estate situate in cities of the second class and owned or possessed by any public service or quasi public corporation to taxation for city and school purposes the same as other real estate in said cities and defining the term "real estate" as used herein

The first section was read as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all real estate situate in cities of the second class and owned or possessed by any public service or quasi public corporation shall be subject to taxation for city and school purposes the same as other real estate in said cities

On the question,

Will the House agree to the section?

BILL RECOMMENDED.

Mr. STADFLANDER. Mr. Speaker, I move that House Bill No. 408, file folio 1265, be recommitted to the Committee on Municipal Corporations, for the purpose of a hearing.

Mr. POWELL. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 521 (Senate Bill No. 24), entitled:

An Act validating certain proceedings and elections of counties cities boroughs townships school districts and other incorporated districts or municipalities had and held pursuant to the provisions of an act approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four entitled "An Act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 258 (Senate Bill No. 27), entitled:

An Act authorizing county commissioners to appropriate moneys to cities and boroughs to assist in the erection of comfort and waiting stations

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 651 (Senate Bill No. 51), entitled

An Act validating municipal liens and the procedure thereon

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 652 (Senate Bill No. 52), entitled

An Act relating to the procedure on Municipal Liens

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 752 (Senate Bill No. 94), entitled

An Act fixing the pay of election officers and clerks

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 857 (Senate Bill No. 116), entitled

An Act declaring it a misdemeanor for any maker or drawer with intent to defraud to make or draw or utter or deliver any check draft or order when such person has not sufficient funds in or credit with the depository upon which the same is drawn

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 755 (Senate Bill No. 208), entitled

An Act requiring assessors and assistant assessors for county purposes in cities of the third class to keep an account of days actually employed and make return thereof to the county commissioners and fixing their compensation

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

TIME EXTENDED ON BILL.

Mr. DITHRICH asked and received unanimous consent for an extension of five days time on House Bill No. 510, file folio 469, on page 5 of today's calendar, entitled

An Act to amend section twelve of an act approved the nineteenth day of March one thousand nine hundred and nine (Pamphlet Laws forty-nine) entitled "An Act to regulate the practice of osteopathy in the State of Pennsylvania to provide for the establishment of a State Board of Osteopathic Examiners to define the powers and duties of said Board of Osteopathic Examiners to provide for the examining and licensing of osteopaths in this State and to provide penalties

for the violation of this act" by further defining the powers and authority of osteopathic physicians licensed under this act

now on final passage postponed.

BILL ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 606, as follows:

An Act to amend an act approved the nineteenth day of June one thousand nine hundred eleven (Pamphlet Laws one thousand fifty-nine) entitled "An Act extending the powers of judges of courts of quarter sessions and of oyer and terminer in relation to releasing prisoners in jails and workhouses on parole" providing for the parole of persons committed to State Penitentiaries reformatories reform and industrial schools

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the nineteenth day of June one thousand nine hundred eleven (Pamphlet Laws one thousand fifty-nine) entitled "An Act extending the powers of judges of courts of quarter sessions and of oyer and terminer in relation to releasing prisoners in jails and workhouses on parole" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by authority of the same That the judges of the courts of quarter sessions and the courts of oyer and terminer of the several judicial districts of the Commonwealth are authorized after due inquiry to release on parole any convict confined in the county jail or workhouse of their respective districts and place him or her in charge of and under the supervision of a designated probation officer and shall have the power to recommit to jail or workhouse on cause shown by such probation officer that such convict has violated his or her parole and to reparole if in the judgment of the said judge there is a reasonable probability that the convict will be benefited by again according liberty to such convict and also to again recommit for violation of such parole This power shall not extend beyond the limit of the sentence which shall have been first imposed upon the prisoner" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by authority of the same That the judges of the courts of quarter sessions and the courts of oyer and terminer of the several judicial districts of the Commonwealth are authorized after due inquiry to release on parole any convict confined in the county jail or workhouse of their respective districts or in any state penitentiary or any person by such court confined in a reformatory or reform or industrial school and place him or her in charge of and under the supervision of a designated probation officer and shall have the power to recommit to jail or workhouse or State Penitentiary reformatory or reform or industrial school on cause shown by such probation officer that such convict or person has violated his or her parole and to reparole if in the judgment of the said judge there is a reasonable probability that the convict will be benefited by again according liberty to such convict or person and also to again recommit for violation of such parole This power shall not extend beyond the limit of the sentence which shall have been first imposed upon the prisoner.

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

BILL POSTPONED.

Mr. MARCUS. Mr. Speaker, I move that this bill be placed on the postponed calendar.

Mr. STADTLANDER. Mr. Speaker, I second the motion. The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 349, as follows:

An Act to amend the act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred and forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one hundred sixty of the act approved the fourteenth day of July one thousand nine hundred seventeen

(Pamphlet Laws eight hundred and forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto" which reads as follows

"Section 160 At the municipal election in the year one thousand nine hundred and seventeen and at the municipal election every four years thereafter the qualified electors of each township of the second class shall elect one township assessor The township assessor elected under this section shall hold his office for a term of four years from the first Monday of January next following his election" is hereby amended to read as follows

Section 160 At the municipal election in the year one thousand nine hundred and nineteen and at the municipal election every four years thereafter the qualified electors of each township of the second class shall elect one township assessor The township assessor elected under this section shall hold his office for a term of four years from the first Monday of January next following his election

Section 2 Section one hundred and sixty-one of said bill which reads as follows:

"Section 161 Whenever a township of the second class is created by the division of a township of the first or second class under the provisions of chapter three article four of this act or whenever a township of the second class is created by re-establishment from a township of the first class as provided by chapter three article three of this act or whenever a township of the second class is erected under the provisions of chapter three article one of this act and in the latter case the court so orders—the qualified electors of any such township shall at the next municipal election elect one township assessor for either of the following terms to wit. If such election occurs in the year in which an election for assessor is held under the provisions of section one hundred and seven of this act then such assessor shall be elected for a term of four years. If such election occurs in a year when no assessor is elected under the provisions of said section one hundred and sixty then such assessor shall be elected for a term of two years

All assessors elected under this section shall hold their office for a term of two or four years as the case may be from the first Monday of January next following their election

At the municipal election preceding the expiration of the term of any of the aforesaid assessors and at the municipal election every four years thereafter an assessor shall be elected for a term of four years to hold office from the first Monday of January next succeeding such election" is hereby amended to read as follows

Section 161 Whenever a township of the second class is created by the division of a township of the first or second class under the provisions of chapter three article four of this act or whenever a township of the second class is created by re-establishment from a township of the first class as provided by chapter three article three of this act or whenever a township of the second class is erected under the provisions of chapter three article one of this act and in the latter case the court so orders—the qualified electors of any such township shall at the next municipal election elect one township assessor for either of the following terms to wit—If such election occurs in the year in which an election for assessor is held under the provisions of section one hundred and sixty of this act then such successor shall be elected for a term of four years If such election occurs in a year when no successor is elected under the provisions of said section one hundred and sixty then such assessor shall be elected for a term of two years.

All assessors elected under this section shall hold their office for a term of two or four years as the case may be from the first Monday of January next following their election.

At the municipal election preceding the expiration of the term of any of the aforesaid assessors and at the municipal election every four years thereafter an assessor shall be elected for a term of four years to hold office from the first Monday of January next succeeding such election.

Section 3 Section one hundred eighty-three of said act which reads as follows

"Section 183 If the electors of any township of the second class shall fail to choose a tax collector or if any person elected to such office shall fail to qualify or if a vacancy shall occur in the office by death resignation or otherwise the court of quarter sessions shall upon presentation of a petition of any citizen who is a resident of the township setting forth the facts appoint a person to fill the vacancy for the unexpired term of the person whose place he is appointed to fill

In case when the person elected to the office shall fail to qualify the court before making the appointment shall declare the office vacant

Whenever a vacancy exists in the office of tax collector in any township of the second class and no person resident within the township is willing to accept the appointment to fill such vacancy the authorities authorized to levy and assess taxes in the township may petition the court of quarter sessions for the appointment of a tax collector whereupon the court may appoint any citizen of the county to collect such taxes" is hereby amended to read as follows

Section 183 If the electors of any township of the second class shall fail to choose a tax collector or if any person elected to such office shall fail to qualify or shall fail or neglect to perform the duties of such office or shall neglect to give bond on or before the fourth day of the term of quarter sessions ensuing his election or if a vacancy shall occur in the office by death resignation creation of any new township or otherwise the county commissioners shall upon presentation of a petition of the township supervisors or of ten citizens resident in the township setting forth the facts appoint a person to fill the vacancy for the unexpired term of the person whose place he is appointed to fill

In case when the person elected to the office shall fail to qualify the county commissioners before making the appointment shall declare the office vacant

Whenever a vacancy exists in the office of tax collector in any township of the second class and no person resident within the township is willing to accept the appointment to fill such vacancy the authorities authorized to levy and assess taxes in the township may petition the county commissioners for the appointment of a tax collector whereupon the commissioners may appoint any citizen of the county to collect such taxes

Section 4. Chapter eight article two of said act is hereby amended by adding thereto section four hundred and forty as follows

Section 440 When any township of the second class shall borrow money and issue bonds or other securities therefor except in the case of the giving of notes for temporary loans as may be authorized by law the supervisors shall sell the same to the highest bidder after public notice by advertisement once a week for three weeks in at least one newspaper of general circulation published in the county in which such township shall be situated No bid for such bonds or securities at less than par value shall be accepted

Section 5 Section six hundred eighty-six of said act which reads as follows

"Section 686 No such change or alteration of any part of any public road shall be made the costs and expenses of which including damages shall exceed three hundred dollars A petition setting forth the facts accompanied by a map or draft of such proposed change shall be presented to the court of quarter sessions for approval before such actual change is made whereupon the new location approved by the court shall be taken to be the public road and the old location shall be vacated" is hereby amended to read as follows

Section 686 No such change or alteration of any part of any public road shall be made the cost and expenses of which to such township including damages shall exceed three hundred dollars A petition setting forth the facts accompanied by a map or draft of such proposed change shall be presented to the court of quarter session for approval before such actual change is made whereupon the new location approved by the court shall be taken to be the public road and the old location shall be vacated

Section 6 The following acts of assembly are hereby repealed in so far as they relate to townships

The act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and twenty-one) entitled "An Act providing for the filling of vacancies in the office of tax collector in boroughs and townships by the county commissioners and repealing certain acts inconsistent therewith"

The act approved the sixth day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and forty-seven) entitled "An Act requiring all counties cities boroughs townships school districts and other municipalities and incorporated districts to sell any bonds or other securities issued by them to the highest responsible bidder after due public notice"

The act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and seventy-seven) entitled "An Act to amend an act entitled 'A Supplement to an act entitled 'An Act relating to roads highways and bridges' approved the thirteenth day of June Anno Domini eighteen hundred and thirty-six' approved the fifth day of May one thousand nine hundred eleven so as to provide for the construction change or alteration of parts of public roads in counties boroughs or townships without the formality of a view where the costs and expenses to such county borough or township including damages shall not exceed three hundred dollars"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—185

Alexander,	Dunn,	Kunkle,	Rothenberger,
Allum,	Ehrhardt,	Lafferty,	Ruddy,
Armstrong,	Ephraim,	Lanier,	Sarig,
Baldi,	Evans, J. T.,	Lauler,	Schaeffer,
Baldrige,	Evans, S. J.,	Levis,	Schilling,
Barnhart,	Finney,	MacCallum,	Scott,
Bechtold,	Fitzgibbon,	Magill,	Shaffer,
Bell,	Flynn,	Mallery,	Showalter,
Benninger,	Foster,	Mangan,	Shunk,
Bidelspacher,	Fowler,	Marcus,	Sinclair,
Bigler,	Fox, A. R. B.,	Marshall,	Smith, E. R.,
Bolard,	Franklin,	Martin,	Smith, F. L.,
Bower,	Gans,	McCaig,	Snowden,
Bowman,	Geary,	McCurdy,	Snyder,
Brendle,	Glass,	McGeary,	Soffel,
Brislin,	Goehring,	McIntyre,	Sowers,
Brooks,	Golder,	McKim,	Sprowls,
Bucher,	Goodnough,	McVicar,	Stadlander,
Burgard,	Graham,	Michel,	Stark,
Campbell,	Griest,	Miller,	Statler,
Caines,	Griffith,	Miller, A. D.,	Steedle,
Clements,	Haines,	Miller, C. G.,	Sterling,
Clutton,	Hamilton, J.,	Miller, D. I.,	Stevenson,
Coldsmith,	Hamilton, W. J.,	Miller, D. D.,	Stott,
Colville,	Hampson,	Millin,	Sullivan,
	Harvey,		

Comerer,	Heffernan,	Milner	Swetzze,
Cook,	Hell,	Morgan,	Todd,
Corbin,	Hess,	Murphy,	Uish,
Cox,	Heyburn,	Nearby,	Wagner,
Crawford,	Hickernell,	North,	Walker, G. T.,
Crockett,	Hoffman,	Norton,	Walker, J. A.,
Crum,	Hollingsworth,	Palmer,	Wallace, R. L.,
Curran,	Horne,	Patterson,	Wallace W. T.,
Curry, A. E.,	Hough,	Perry,	Wells,
Curry, R.,	Huntington,	Phillips,	West,
Davis, P. F.,	Hutchison,	Pidgeon,	Wettach,
Davis, J. T.,	Jennings,	Pike,	Whiteman,
Davis, W.,	Jones,	Powell,	Wiliert,
Dawson,	Jordan,	Quigley,	Williams,
Day,	Kantner,	Ramsey,	Willson,
Dewey,	Kennedy,	Reber, C. A.,	Woner,
Diehm,	Kinsman,	Reber, H. F.,	Wood,
Ditrich,	Kooser,	Rhoads,	Woodruff,
Donneley,	Krause, T. S.,	Ringler,	Zanders,
Drinkhouse,	Krause, W.,	Rinn,	Zimmerman,
	Krugh,	Robertson,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

SENATE MESSAGE.

RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, March 17, 1919.

Resolved (if the House of Representatives concur), That Senate Bill No. 16, file folio 101, entitled "A Supplement to the act approved the twenty-ninth day of May one thousand eight hundred and eighty-five (Pamphlet Laws twenty-nine), entitled "An Act to provide for the incorporation and regulation of natural gas companies," extending the duration of certain charters and providing a procedure therefor, be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, March 17, 1919.

Resolved (if the House of Representatives concur), That Senate Bill No. 26, entitled "An Act to amend an act, entitled 'An Act to encourage county historical societies,' approved the twenty-first day of May, Anno Domini, one thousand nine hundred one so as to provide that the commissioners' board in counties where the population exceeds one million may appropriate a sum not exceeding one thousand dollars annually to the Chief Historical Society in said county," approved the thirty-first day of March, Anno Domini, one thousand nine hundred fifteen (Pamphlet Laws thirty-six), increasing the sum that they may be appropriated and provide for joint appropriations," is hereby recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 756 (Senate Bill No. 224), as follows:

An Act to regulate and establish the fees to be charged and collected by the Recorder of Deeds in counties having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last preceding United States census

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General

Assembly met and it is hereby enacted by the authority of the same That the fees to be charged and collected by the Recorder of Deeds in counties having a population of over eight hundred thousand and less than one million five hundred thousand as computed by the last preceding United States census shall be as follows

For Recording Deeds the minimum fee for not more than one description or more than four legal cap typewritten pages shall be three dollars (\$3.00) and for each additional description twenty-five cents (25c) extra

For recording Sheriffs Deeds three dollars (\$3.00)

For Indexing Deeds Mortgages and all other writings with more than four names ten cents (10c) extra for each additional name

For Recording Agreements Leases Oil and Gas Leases Rights of Way Municipal Ordinances Vacating Streets Lanes or Alleys or parts thereof not more than four legal cap typewritten pages the minimum fee shall be three dollars (\$3.00) and fifty cents (50c) for each additional legal cap typewritten page or fractional part thereof

For recording assignments of agreements leases oil and gas leases rights of way or other instrument of writing by separate paper except such as are herein specially provided of not more than two legal cap typewritten pages the minimum fee shall be two dollars (\$2.00) and fifty cents (50c) for each additional page or fractional part thereof

For recording adjudication in bankruptcy two dollars (\$2.00)

For recording widow's election one dollar and seventy-five cents (\$1.75)

For recording widow's appraisal two dollars and seventy-five cents (\$2.75)

For recording release of legacies one dollar and seventy-five cents (\$1.75)

For recording soldier's discharge one dollar (\$1.00) Fee to be paid by the County

For recording decree of feme-sole-trader two dollars (\$2.00)

For recording declaration of trust of not more than one description of property or more than four legal cap typewritten pages the minimum fee shall be three dollars (\$3.00) and fifty cents (50c) for each additional page or fractional part thereof

For recording decree or order of court of not more than two legal cap typewritten pages two dollars (\$2.00) and fifty cents (50c) for each additional page or fractional part thereof

For recording mortgages of not more than one description or more than four legal cap typewritten pages the minimum fee shall be three dollars (\$3.00) and each additional description twenty-five cents (25c) extra

For recording assignment of mortgages when attached to mortgage at time of recording one dollar (\$1.00)

For recording assignment of mortgage by separate paper of not more than one assignment one dollar and seventy-five cents (\$1.75) for noting each additional assignment twenty cents (20c)

For recording satisfactions partial payments postponements or releases by separate paper one dollar and seventy-five cents (\$1.75)

For entering satisfactions assignments partial payments releases extensions and postponements on margin of mortgage record fifty cents (50c)

For entering partial payment release extension and assignment under one marginal entry fifty cents (50c) for first item and twenty-five cents (25c) for each additional item

For mortgage searches on not more than one piece of property each name one dollar (\$1.00) and for each unsatisfied mortgage shown fifty cents (50c)

For reporting mortgage lien assignment or satisfaction thereof to the county commissioners or board of assessor's ten cents (10c) each to be paid by the county

For recording or exemplifying or Commission for notary public with bond and oath five dollars (\$5.00) city or county officer with bond and oath five dollars (\$5.00) justice of the peace or alderman with bond and oath five dollars and fifty cents (\$5.50) special police officer three dollars (\$3.00)

For exemplification of special police officer's oath one dollar (\$1.00)

For furnishing Auditor General with information concerning limited partnerships twenty-five cents (25c)

For affidavit and acknowledgment of bondsmen for notary public justice of the peace or alderman one person fifty cents (50c) two persons seventy-five cents (75c)

For recording powers of attorney of not more than two names or more than two legal cap typewritten pages the minimum fee shall be two dollars (\$2.00) and fifty cents (50c) for each additional page or fractional part thereof

For noting any instrument on margin of record twenty cents (20c)

For recording charters or limited partnerships of not more than four legal cap typewritten pages the minimum fee shall be three dollars (\$3.00) and fifty cents (50c) for each additional page or fractional part thereof

For recording bank bonds two dollars (\$2.00)

Section 2 All fees shall include any State tax now provided for by law and shall be payable in advance

Section 3 The act approved the third day of May one thousand nine hundred fifteen (Pamphlet Laws two hundred and thirty-five) entitled "An act to regulate and establish the fees to be charged and collected by the recorder of deeds in counties having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last preceding United States census" is hereby repealed

All other acts and parts of acts general special and local inconsistent with the provisions of this act are hereby repealed

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—194.

Alexander,	Dithrich,	Kunkle,	Ruddy,
Allum,	Donnelcy,	Lafferty,	Sarig,
Armstrong,	Drinkhouse,	Lanius,	Schaeffer,
Baldi,	Dunn,	Lauler,	Schilling,
Baldrige,	Ehrhardt,	Levis,	Scott,
Barnhart,	Ephraim,	MacCallum,	Shaffer,
Bechtold,	Evans, J. T.,	Magill,	Shellenberger,
Bell,	Evans, S. J.,	Mallery,	Showalter,
Benchoff,	Finney,	Mangan,	Shunk,
Bennett,	Fitzgibbon,	Marcus,	Sinclair,
Benninger,	Flynn,	Marshall,	Smith, E. R.,
Bidelspacher,	Foster,	Martin,	Smith, F. L.,
Blger,	Fowler,	McCaig,	Snowden,
Blanck,	Fox, A. R. B.,	McCurdy,	Snyder,
Boland,	Fox, I. M.,	McGeary,	Soffel,
Bower,	Franklin,	McIntyre,	Sowers,
Bowman,	Gans,	McKim,	Spowls,
Brady,	Glass,	McVicar,	Stattlander,
Brendle,	Golder,	Mehring,	Stark,
Brislin,	Goodnough,	Michel,	Statler,
Brooks,	Graham,	Millar,	Steele,
Bucher,	Griest,	Miller, A. D.,	Sterling,
Bungard,	Griffith,	Miller, C. G.,	Stevenson,
Campbell,	Haines,	Miller, D. I.,	Stott,
Catin,	Haldeman,	Miller, D. D.,	Sweetzer,
Clements,	Hamilton, J.,	Millin,	Todd,
Clutton,	Hamilton, W. J.,	Milner,	Trach,
Coldsmith,	Hampson,	Morgan,	Ulsh,
Colville,	Harvey,	Murphy,	Vickerman,
Comcerer,	Heffernan,	Nearby,	Wagner,
Conner,	Helt,	North,	Walker, G. T.,
Cook,	Hess,	Norton,	Walker, J. A.,
Corbin,	Heyburn,	Palmer,	Wallace, R. L.,
Cox,	Hickernell,	Patterson,	Wallace, W. T.,
Crawford,	Hoffman,	Perry,	Wells,
Crockett,	Hollingsworth,	Phillips,	West,
Crum,	Horne,	Pidgeon,	Wettach,
Curran,	Hough,	Pike,	Whiteman,
Curry, A. E.,	Huntington,	Powell,	Willert,
Curry, R.,	Hutchison,	Quigley,	Williams,
Davis, D. F.,	Jennings,	Ramsey,	Willson,
Davis, J. T.,	Jones,	Reber, C. A.,	Woner,
Davis, W.,	Jordan,	Reber, H. F.,	Wood,
Dawson,	Kantner,	Rhoads,	Woodruff,
Day,	Kennedy,	Ringler,	Wynne,
Dewey,	Kinsman,	Rinn,	Zanders,
Diehm,	Kooser,	Robertson,	Zimmerman,
Di Lemmo,	Krause, T. S.,	Rorke,	Spangler,
	Krause, W.,	Rothenberger,	Speaker.
	Krugh,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments, in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the consideration on third reading House Bill No. 131, entitled

A Supplement to the second section of an act, entitled "An Act to provide revenue by taxation, approved the seventh day of June, one thousand eight hundred and seventy-nine," approved the first day of June, one thousand eight hundred and eighty-nine, amending the twenty-fourth section, by providing for the payment by the State Treasurer of one-half of the two per centum tax on premiums paid by foreign fire insurance companies to the treasurers of the several cities and boroughs within this Commonwealth," approved the twenty-eighth day of June one thousand eight hundred and ninety-five; amending the same to provide for the payment of the net proceeds of the entire two per centum tax for the purpose indicated in the original act and supplement, including townships, among the distributees, and providing for certain conditions upon said distributions.

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. COX. Mr. Speaker, In absence of the sponsor, I move that this bill be placed on the postponed calendar.

Mr. GLASS. I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 741, entitled

An Act providing that clerks assisting the registers of wills in the collection of inheritance taxes shall be appointed and their compensation fixed by the Auditor General and prescribing the method of their payment and that of other expenses incident to the collection of said taxes

On the question,
Will the House agree to the bill on third reading?
It as agreed to.

On the question,
Shall the bill pass finally?

Mr. PHILLIPS. Mr. Speaker, I would like to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. DAWSON. Mr. Speaker, I will.

Mr. PHILLIPS. This bill provides that all clerks and other persons other than appraisers required to assist any register of wills in any one of the counties of this Commonwealth in collecting and paying over inheritance taxes shall be appointed and their compensation fixed by the Auditor General. In counties the size of ours, or the smaller counties, the deputy recorder sometimes assists in the collection of this money. He is appointed by the recorder. According to this bill he would have to be appointed by the Auditor General, and his compensation fixed by the Auditor General.

Mr. DAWSON. Mr. Speaker, it is true that this bill affects the small counties as well as the large counties. The Auditor General would have the appointing of them individually, and would have the fixing of their salaries.

Mr. PHILLIPS. Mr. Speaker, I would like to ask another question. Would not the Auditor General have the appointing of the deputy recorder? or else the deputy recorder could not receive taxes as referred to in this bill, inheritance taxes. Is that right?

Mr. DAWSON. Mr. Speaker, the Auditor General would not have to appoint the deputy recorder; in fact, he would not have to appoint the deputy recorder even to collect other taxes, but if the law would permit him to appoint the deputy he could fix the additional salary.

Mr. ROBERT L. WALLACE. Mr. Speaker and gentlemen of the House: I do not believe this House is going to pass this bill as it is now offered. I can see no reason why we should take away from our county recorders or registers the duty they now have of collecting these inheritance taxes. They are the men we elected for that purpose. They are competent and can do this work better and more satisfactorily, I believe, than anyone else. Why should we take away from the counties this duty that is now imposed upon them by law? Has there been any dissatisfaction in your county over the collecting of these inheritance taxes? This is a rather broad proposition. In but a few words, it provides that these clerks and assistants for collecting these taxes shall be appointed by the Auditor General of the Commonwealth, and that he shall fix their salaries. I do not believe, gentlemen, that we ought to go that far. I believe we ought to leave a very satisfactory method of collecting inheritance taxes alone. It is very satisfactory, the present arrangement. The tax is collected, and at a very reasonable figure. Gentlemen, I think we should vote down this bill.

Mr. DAWSON. Mr. Speaker, I beg to differ with the gentleman from Lawrence (Mr. Robert L. Wallace). This tax was not put on the statute books until within the last few years, and the register of wills was named as a collector, and it has been found that it has not proven satisfactory. The Auditor General should be in charge of all State taxes, and not a county official. The Auditor General now has clerks in the various offices throughout the Commonwealth, with the approval of the registers of wills, and they are looking after the collection of taxes for the State. The Auditor General has also appointed attorneys in various complicated estates to expedite the collecting of taxes. When the gentleman from Lawrence says that the collection of State taxes has been satisfactory, that is not true; because the Auditor General states that under the present arrangements he has no actual supervision, and there is no method of finding out whether the State gets all that may be due it. We have found in the collection of the mercantile tax that it has not. Now that the Auditor General of the State is in charge, we have increased that

over one hundred per cent. As you all know, this is an administration measure and provides that all State taxes should be collected by the State, and not by a county official or his clerks.

Mr. ROBERT L. WALLACE. Mr. Speaker, I don't think there is any disposition by anyone to take away from the Register of Wills the duty of collecting inheritance taxes. We have on the calendar two bills following this by the same sponsor fixing fees if you please, of the Register of Wills of all the counties for the collection of those taxes. He is obliged by law and no doubt will be after those other bills are passed, to collect and will still be continued in the capacity of the collector of collateral inheritance taxes and direct inheritance taxes. Why should we say to him, "We will furnish you your employees, your clerks, to do this," when the obligation rests upon the Register of Wills to collect those taxes and the Register is obliged to do this work and we are going to continue him in that capacity? The provisions of this bill are that you shall not select your clerks or employees, but that the state will select them for you. Now, we have all the safeguards possible thrown around the collection of those taxes. Every administrator when he takes out letters of administration gives bonds of surety thereon conditioned for the collection of those taxes, when he takes oath swearing that he will perform the duties of administrator with fidelity and seek to collect those taxes. Every time the courts appoint an auditor it is the duty of that auditor when making distribution of the proceeds of that estate to first see that the taxes are paid. All the safeguards possible are thrown around this, and in addition to all that, the Auditor General has his legal representative in every county to see to it that this thing is done. I think we ought to go a step further and say to the Register of Wills whose duty it is to collect those taxes, "You are not competent to select your clerks and assistants and we will select them for you." Let us hold the man that is responsible by law and let us continue him in that responsibility for the collection of those taxes. Every man works best when he is surrounded by men whom he is personally responsible for. If the Register of Wills makes his own selection he is responsible for those men and responsible for the service they give him. If somebody else is forced upon him, if clerks or employees are forced upon him who are not to his liking, possibly not congenial themselves and for whom he is not responsible, if you will take away from him the great incentive to do faithful service in that county, we will fail and we elect our Registers of Wills to collect these taxes. Every man that we select is sworn and bonded and their duty is as an employee and appointees of the court that they have to do with the distribution and the administration of estates and are required to do so by law, to see that the collateral inheritance tax as well as the direct inheritance taxes are paid. There is no way that a man can escape paying these taxes and I don't believe that there are many that do escape, and Auditor General's office has in every county man for the purpose of seeing to this.

Mr. DAWSON. Mr. Speaker, this is a bill that provides for men to assist in the collection of these taxes under the supervision of the Auditor General. As far as collecting taxes, anybody can take that money when it is handed over the counter. This provides for men who will make it a practical study. The Auditor General looks after it all to see that it is done and the Auditor General will see that the state tax under the operation of the Department and under the supervision of the Auditor General that we will have the same efficiency and that we will receive much more money than in the past. That has been proven by the Mercantile Tax Act.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken.

Mr. ALLAN D. MILLER. Mr. Speaker, I ask for a verification of the roll.

The roll was verified as follows:

YEAS—89.

Alexander,*	Evans, S. J.,	MacCallum,	Sheldon.
Allum,	Fitzgibbon,	McCaig,	Smith, E. R.,
Baldi,	Flynn,	McIntyre,	Smith, F. L.,
Bechtold,	Foster,	Michel,	Slowden,

Benninger,	Fowler,	Miller, C. G.,	Soffel,
Bidelspacher,	Goldner,	Miller, D. I.,	Sowers,
Bigler,	Goodnough,	Miller, D. D.,	Sprowls,
Brady,	Graham,	Morgan,	Stadtlander,
Brislin,	Haines,	Murphy,	Siedle,
Brooks,	Haldeman,	Nearby,	Sweetzer,
Bucher,	Hamilton, J.,	Palmer,	Uish,
Bungard,	Heffernan,	Perry,	Wagner,
Campbell,	Hickernell,	Pidgeon,	Walker, G. T.,
Clutton,	Hollingsworth,	Powell,	Wallace, W. T.,
Crum,	Hough,	Quigley,	West,
Curran,	Jones,	Ramsey,	Wettach,
Davis, D. F.,	Kantner,	Reber, H. F.,	Willson,
Dawson,	Kooser,	Robertson,	Wynne,
Di Lemmo,	Krause, W.,	Ruddy,	Zanders,
Dithrich,	Krugh,	Schaeffer,	Zimmerman,
Donneley,	Lafferty,	Shilling,	Spangler,
Ehrhardt,	Lauler,	Shaffer,	Shunk,
	Levis,		

NAYS—78.

Armstrong,	Diehm,	Kennedy,	Rhoads
Baldrige,	Drinkhouse,	Kinsman,	Ringler,
Barnhart,	Dunn,	Krause, T. S.,	Rorke,
Bell,	Ephraim,	Kunkle,	Rothenberger,
Benchoff,	Evans, J. T.,	Lanius,	Shellenberger,
Bowman,	Finney,	Magill,	Snyder,
Brendle,	Fox, A. R. B.,	Mallery,	Stadler,
Colville,	Fox, I. M.,	Marcus,	Stevenson,
Comerer,	Glass,	Marshall,	Stott,
Cook,	Griest,	Martin,	Todd,
Corbin,	Griffith,	McCurdy,	Trach,
Cox,	Hamilton, W. J.,	McGeary,	Vickerman,
Crawford,	Hampson,	McKim,	Wallace, R. L.,
Crockett,	Harvey,	Miller, A. D.,	Whiteman,
Curry, A. E.,	Hess,	Milner,	Willert,
Curry, R.,	Hoffman,	North,	Williams,
Davis, J. T.,	Horne,	Norton,	Woner,
Davis, W.,	Huntington,	Phillips,	Wood,
Dewey,	Hutchison,	Reber, C. A.,	Woodruff,
	Jordan,		

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 709, entitled:

An Act to amend section one of an act approved the twelfth day of February one thousand eight hundred seventy-six (Pamphlet Laws three) entitled "An Act supplementary to the act entitled 'An Act supplementary to the several acts relating to the state treasurer and commissioners of the sinking fund' approved May ninth one thousand eight hundred and seventy-four" the appointment of official stenographers in the several civil courts of this Commonwealth authorizing the appointment of stenographers by examiners masters referees commissioners and auditors authorizing the appointment of assistant stenographers repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth prescribing their duties and fixing their compensation' approved May fifteenth one thousand eight hundred and seventy-four repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth prescribing their duties and fixing their compensation' approved May eighth one thousand eight hundred and seventy-six and repealing 'An Act defining the duty of court stenographers in the several counties in this State' approved June tenth one thousand eight hundred and eighty-one' approved the twenty-fourth day of May one thousand eight hundred and eighty-seven but such repeal not to revive any law repealed by the said act of twenty-fourth of May one thousand eight hundred and eighty-seven" as amended by requiring judges of the quarter sessions courts to employ stenographers in certain cases and to furnish copies of testimony to defendants at the cost of the county

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—183.

Alexander,	Drinkhouse,	Lafferty,	Sarig,
Allum,	Dunn,	Lanius,	Schaeffer,
Armstrong,	Ehrhardt,	Lauler,	Schilling,
Baldi,	Ephraim,	Levis,	Scott,
Baldrige,	Evans, J. T.,	MacCallum,	Shaffer,
Barnhart,	Evans, S. J.,	Magill,	Shellenberger,
Bechtold,	Finney,	Mallery,	Showalter,
Bell,	Fitzgibbon,	Marcus,	Shunk,
Benninger,	Flynn,	Marshall,	Sinclair,
Bidelspacher,	Foster,	Martin,	Smith, E. R.,
Bigler,	Fowler,	McCaig,	Smith, F. I.,
Blank,	Fox, A. R. B.,	McCurdy,	Snowden,
Bolard,	Fox, I. M.,	McIntyre,	Snyder,
Bower,	Gans,	McKim,	Soffel,

Bowman,	Glass,	McVicar,	Sowers,
Brendle,	Goldner,	Mehring,	Sprowls,
Brislin,	Goodnough,	Michel,	Stadtlander,
Brooks,	Graham,	Millar,	Stark,
Bucher,	Griest,	Miller, A. D.,	Stallr,
Bungard,	Griffith,	Miller, C. G.,	Steele,
Campbell,	Haines,	Miller, D. I.,	Sterling,
Catin,	Haldeman,	Miller, D. D.,	Stevenson,
Clements,	Hamilton, J.,	Millin,	Stott,
Clutton,	Hamilton, W. J.,	Milner,	Sweetzer,
Colville,	Hampson,	Morgan,	Todd,
Comerer,	Harvey,	Murphy,	Trach,
Cook,	Heffernan,	Nearby,	Uish,
Corbin,	Helt,	North,	Wagner,
Cox,	Hess,	Norton,	Walker, G. T.,
Crawford,	Heyburn,	Palmer,	Walker, J. A.,
Crockett,	Hickernell,	Patterson,	Wallace, W. T.,
Crum,	Hoffman,	Perry,	Wells,
Curran,	Hollingsworth,	Phillips,	West,
Curry, A. E.,	Horne,	Pidgeon,	Wettach,
Curry, R.,	Houghton,	Pike,	Whiteman,
Davis, D. F.,	Hutchison,	Powell,	Willert,
Davis, J. T.,	Jennings,	Quigley,	Willson,
Davis, W.,	Jones,	Ramsey,	Woner,
Dawson,	Jordan,	Reber, C. A.,	Wood,
Day,	Kantner,	Reber, H. F.,	Woodruff,
Dewey,	Kennedy,	Rhoads,	Wynne,
Diehm,	Kooser,	Ringer,	Zanders,
Di Lemmo,	Krause, T. S.,	Rinn,	Zimmerman,
Dithrich,	Krause, W.,	Robertson,	Spangler,
Donneley,	Krugh,	Rothenberger,	Speaker,
	Kunkle,	Ruddy,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Mr. MARCUS. Mr. Speaker, I desire to call up from page 8, today's calendar, bills on third reading postponed, House Bill No. 604.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Marcus,

The House resumed the consideration on third reading of House Bill No. 604, entitled

An Act to further amend section two of an act approved the first day of May, one thousand nine hundred and seven (P. L. 135), entitled "An Act relating to the appointment of stenographers and assistant stenographers to report proceedings in the several courts of common pleas, and orphans' courts, courts of oyer and terminer and general jail delivery, and courts of quarter sessions of the peace, of this Commonwealth, as well as before commissioners, masters and special masters in chancery, referees, examiners, auditors, and other officers; prescribing their powers and duties, and when such reports shall be evidence of the facts reported; prescribing their compensation and allowances for expenses, when the same shall be paid by the county wherein such stenographers or assistant stenographers are employed, and when by the parties to such proceedings; and repealing an act, entitled 'An Act directing the courts of this Commonwealth; authorizing the appointment of stenographers by examiners, master, referees, commissioners, and auditors; authorizing the appointment of assistant stenographers repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth, prescribing their duties and fixing their compensation,' approved May fifteenth, one thousand eight hundred and seventy-four; repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth, prescribing their duties and fixing their compensation,' approved May eighth, one thousand eight hundred and seventy-six, and repealing 'An Act defining the duty of court stenographers in the several counties in this State,' approved June tenth, one thousand eight hundred and eighty-one,' approved the twenty-fourth day of May, one thousand eight hundred and eighty-seven; but such repeal not to revive any law repealed by the said act of twenty-fourth of May, one thousand eight hundred and eighty-seven," as amended, by requiring judges of the quarter sessions courts to employ stenographers in certain cases, and to furnish copies of testimony to defendants at the cost of the county.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—186.

Alexander,	Diehm,	Krause, T. S.,	Robertson,
Allum,	Di Lemmo,	Krause, W.,	Rorke,
Armstrong,	Dithrich,	Krugh,	Ruddy,
Baldi,	Donneley,	Kunkle,	Sarig,
Baldrige,	Drinkhouse,	Lafferty,	Schaeffer,
Barnhart,	Dunn,	Lanius,	Schilling,

Bechtold,	Ehrhardt,	Lauler,	Scott,
Bell,	Ephraim,	Levis,	Shaffer,
Bennett,	Evans, J. T.,	MacCallum,	Shellenberger,
Benninger,	Evans, S. J.,	Magill,	Shunk,
Bidelspacher,	Finney,	Mallery,	Sinclair,
Bigler,	Fitzgibbon,	Marcus,	Smith, E. R.,
Black,	Flynn,	Marshall,	Smith, F. I.,
Bolard,	Poster,	Martin,	Snowden,
Bower,	Fowler,	McCaig,	Snyder,
Bowman,	Fox, A. R. B.,	McCurdy,	Soffel,
Brady,	Fox, I. M.,	McIntyre,	Sowers,
Brendle,	Gans,	McKim,	Sprohls,
Brislin,	Glass,	McVicar,	Stadtlunder,
Brooks,	Gold,	Mehring,	Stark,
Bucher,	Goodnough,	Michel,	Statler,
Bungard,	Graham,	Millar,	Steedle,
Campbell,	Griest,	Miller, A. D.,	Sterning,
Catlin,	Griffith,	Miller, C. G.,	Stevenson,
Clements,	Haines,	Miller, D. I.,	Stott,
Clutton,	Haldeman,	Miller, D. P.,	Todd,
Coldsmith,	Hamilton, J.,	Millin,	Trach,
Collier,	Hamilton, W. J.,	Milner,	Uish,
Colville,	Hampson,	Morgan,	Wagner,
Comer,	Harvey,	Murphy,	Walker, G. T.,
Conner,	Heffernan,	Near,	Walker, J. A.,
Cook,	Helt,	North,	Wallace, W. T.,
Corbin,	Hess,	Norton,	Wells,
Cox,	Heyburn,	Palmer,	West,
Crawford,	Hickernell,	Patterson,	Wettach,
Crockett,	Hoffman,	Perry,	Whiteman,
Crum,	Hollingsworth,	Phillips,	Willert,
Curran,	Horne,	Pidgeon,	Williams,
Curry, A. E.,	Hough,	Pike,	Willson,
Curry, R.,	Huntington,	Powell,	Woner,
Davis, D. F.,	Hutchison,	Quigley,	Wood,
Davis, J. T.,	Jennings,	Ramsey,	Woodruff,
Dawson, W.,	Jones,	Reber, C. A.,	Wynne,
Day,	Jordan,	Reber, H. F.,	Zanders,
Dewey,	Kantner,	Rhoads,	Zimmerman,
	Kennedy,	Ringler,	Spangler,
	Kinsman,	Rinn,	Speaker,
	Kooser,		

NAYS—1.

Rothenberger,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 725, entitled

An Act permitting wholesale or retail dealers brewers distillers rectifiers compounders bottlers agents or other persons licensed to deal in or sell any vinous spirituous malt or brewed liquors to surrender licenses heretofore granted and issued authorizing county treasurer to refund a proportionate amount of the annual license fee and additional license tax requiring the State Treasurer and the municipalities to contribute to the amount so refunded and making an appropriation

On the question.

Will the House agree to the bill on third reading?

Mr. DUNN. Mr. Speaker, I ask unanimous consent to offer amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk then read the amendment as follows:

Amend title page 1, line 5, by striking out the word "treasurer" and inserting in lieu thereof "treasurers."

Amend section 2, page 2, line 21, by striking out the word "portion" and inserting in lieu thereof "portions."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question.

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 710, entitled

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen entitled "An Act creating a fund for the purpose of rebuilding restoring and replacing buildings structures equipment or other property of the Commonwealth of Pennsylvania damaged or destroyed by fire or other casualty and regulating the placing of insurance thereon and providing penalties for any violation of the provisions of this act"

And said bill having been read at length the third time. considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—189.

Alexander	Donnelev,	Lafferty,	Sarig,
Allum,	Drinkhouse,	Lanius,	Schaffer,
Armstrong,	Dunn,	Lauler,	Schilling,
Baldi,	Ehrhardt,	Levis,	Scott,
Baldrige,	Ephraim,	MacCallum,	Shaffer,
Barnhart,	Evans, J. T.,	Magill,	Shellenberger,
Bechtold,	Evans, S. J.,	Mallery,	Showalter,
Bell,	Finney,	Mangan,	Shunk,
Benchoff,	Fitzgibbon,	Marcus,	Sinclair,
Benninger,	Flynn,	Marshall,	Smith, E. R.,
Bidelspacher,	Poster,	Martin,	Smith, F. I.,
Bigler,	Fowler,	McCaig,	Snowden,
Black,	Fox, A. R. B.,	McCurdy,	Snyder,
Bolard,	Fox, I. M.,	McGeary,	Soffel,
Bower,	Gans,	McIntyre,	Sowers,
Bowman,	Glass,	McKim,	Sprohls,
Brady,	Gold,	Mehring,	Stadtlunder,
Brendle,	Goodnough,	Michel,	Stark,
Brislin,	Graham,	Millar,	Statler,
Brooks,	Griest,	Miller, A. D.,	Steedle,
Bucher,	Griffith,	Miller, C. G.,	Sterling,
Bungard,	Haines,	Miller, D. I.,	Stevenson,
Campbell,	Haldeman,	Miller, D. D.,	Stott,
Catlin,	Hamilton, J.,	Millin,	Sweetzer,
Clements,	Hamilton, W. J.,	Milner,	Todd,
Clutton,	Hampson,	Morgan,	Trach,
Coldsmith,	Harvey,	Murphy,	Uish,
Colville,	Heffernan,	Near,	Wagner,
Conner,	Helt,	North,	Walker, J. T.,
Cook,	Hess,	Norton,	Walker, J. A.,
Corbin,	Heyburn,	Palmer,	Wallace, R. L.,
Cox,	Hickernell,	Patterson,	Wallace, W. T.,
Crawford,	Hoffman,	Perry,	Wells,
Crockett,	Hollingsworth,	Phillips,	West,
Crum,	Horne,	Pidgeon,	Wettach,
Curran,	Hough,	Pike,	Whiteman,
Curry, A. E.,	Huntington,	Powell,	Willert,
Curry, R.,	Hutchison,	Quigley,	Williams,
Davis, D. F.,	Jennings,	Ramsey,	Willson,
Davis, J. T.,	Jones,	Reber, C. A.,	Woner,
Dawson, W.,	Jordan,	Reber, H. F.,	Wood,
Day,	Kantner,	Rhoads,	Woodruff,
Dewey,	Kennedy,	Ringler,	Wynne,
Diehm,	Kinsman,	Rinn,	Zanders,
Di Lemmo,	Kooser,	Robertson,	Zimmerman,
Dithrich,	Krause, T. S.,	Rorke,	Spangler,
	Krause, W.,	Rothenberger,	Speaker,
	Krugh,	Ruddy,	
	Kunkle,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 429, entitled

An Act to amend the first section of an act approved the fourth day of June, one thousand nine hundred fifteen, entitled "An Act to provide revenue by imposing a State tax upon sales or agreements to sell or memoranda of sales of stock and upon deliveries or transfers of shares or certificates of stock in domestic and foreign corporations, co-partnership associations and joint-stock associations; providing the manner of collecting such tax and prescribing the manner of collecting such tax and prescribing penalties" by exempting from the provisions thereof stock of building and loan associations sales, agreements to sell or memoranda of sales deliveries or transfers of shares or certificates of stock of such associations.

On the question.

Will the House agree to the bill on third reading?

Mr. HEFFERNAN. Mr. Speaker, I ask unanimous consent to offer amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk then read the amendment as follows:

Amend section 1, page 2, line 13, by inserting after the word "each" the word "one."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House

On the question,
Will the House agree to the bill on third reading as amended?
It was agreed to.
Ordered, That the bill as amended lie over for printing.

Agreeably to order.
The House proceeded to the third reading and consideration of House Bill No. 558, entitled

An Act to provide for the appointment of assistant district attorneys in the several counties having over two hundred thousand inhabitants and fixing their salaries

And said bill having been read at length the third time, considered and agreed to.

On the question.
Shall the bill pass finally?
Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—172.			
Alexander,	Dawson,	Lanier,	Shaffer.
Allum,	Day,	Lauler,	Shellenberger.
Armstrong,	Dewey,	Levis,	Showalter,
Baldi,	Diehm,	MacCallum,	Shunk,
Baldrige,	Di Lemmo,	Magill,	Sinclair,
Barnhart,	Dilsheimer,	Mallery,	Smith, E. R.,
Bechtold,	Ditrich,	Marcus,	Smith, F. I.,
Beckley,	Donneley,	Martin,	Snowden,
Bell,	Drinkhouse,	McCaig,	Snyder,
Benchoff,	Dunn,	McCurdy,	Soffel,
Bennett,	Ehrhardt,	McGeary,	Spowls,
Benninger,	Ephraim,	McIntyre,	Stadtlander,
Bidelspacher,	Evans, J. T.,	McVicar,	Statler,
Bigler,	Fitzgibbon,	Mehring,	Steedle,
Bolard,	Flynn,	Miller, C. G.,	Sterling,
Bower,	Fox, A. R. B.,	Miller, D. I.,	Stevenson,
Bowman,	Franklin,	Milner,	Stott,
Brady,	Gans,	Morgan,	Sullivan,
Brendle,	Glass,	Murphy,	Sweitzer,
Brislin,	Goldr,	Neary,	Trach,
Brooks,	Goodnough,	Norton,	Uish,
Brooks,	Griest,	Palmer,	Vickerman,
Bucher,	Haines,	Patterson,	Walker, G. T.,
Bungard,	Haldeman,	Perry,	Walker, J. A.,
Campbell,	Hamilton, J.,	Phillips,	Wallace, F. L.,
Catlin,	Hamilton, W. J.,	Pidgeon,	Wallace, W. T.,
Clutton,	Hampson,	Pike,	Wells,
Coldsmith,	Heffernan,	Powell,	West,
Collier,	Hess,	Quigley,	Wettach,
Colville,	Heyburn,	Ramsey,	Whiteman,
Comer,	Hoffman,	Reber, C. A.,	Willert,
Conner,	Hollingsworth,	Rhoads,	Williams,
Cook,	Horne,	Ringler,	Willson,
Corbin,	Hough,	Rinn,	Woner,
Cox,	Hutchison,	Robertson,	Wood,
Crawford,	Jones,	Rorke,	Woodruff,
Crockett,	Jordan,	Ruddy,	Wynne,
Crum,	Kennedy,	Sarig,	Zanders,
Curran,	Kinsman,	Schaeffer,	Zimmerman,
Curry, A. E.,	Krause, T. S.,	Schilling,	Spangler,
Curry, R.,	Krause, W.,	Scott,	Speaker.
Davis, D. F.,	Krug,		
Davis, J. T.,	Kunkle,		
Davis, W.,	Lafferty,		

NAYS—0.
The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.
Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.
The House proceeded to the third reading and consideration of House Bill No. 559, entitled

An Act to fix the salaries of district attorneys in the several counties having over two hundred thousand inhabitants and less than five hundred thousand inhabitants

And said bill having been read at length the third time, considered and agreed to.

On the question,
Shall the bill pass finally?
Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—178.			
Alexander,	Donneley,	Lafferty,	Schaeffer,
Allum,	Drinkhouse,	Lauler,	Schilling,
Armstrong,	Dunn,	Levis,	Scott,
Baldi,	Ehrhardt,	MacCallum,	Shaffer,
Baldrige,	Ephraim,	McCall	Shellenberger

Barnhart,	Evans, J. T.,	Mallery,	Showalter,
Bechtold,	Evans, S. J.,	Mangan,	Shunk,
Bockley,	Finney,	Marcus,	Sinclair,
Bell,	Flynn,	Marshall,	Smith, E. R.,
Benchoff,	Fowler,	Martin,	Smith, F. I.,
Benninger,	Fox, A. R. B.,	McCaig,	Snowden,
Bidelspacher,	Fox, I. M.,	McCurdy,	Snyder,
Bigler,	Franklin,	McGeary,	Soffel,
Blank,	Gans,	McIntyre,	Sowers,
Bolard,	Glass,	McVicar,	Spowls,
Brady,	Goehring,	Mehring,	Stadtlander,
Brendle,	Goldr,	Michel,	Statler,
Brooks,	Goodnough,	Millar,	Steedle,
Brooks,	Graham,	Miller, C. G.,	Sterling,
Bucher,	Griest,	Miller, D. I.,	Stevenson,
Bungard,	Griffith,	Miller, D. D.,	Stott,
Campbell,	Haines,	Millin,	Sullivan,
Catlin,	Hamilton, J.,	Morgan,	Sweitzer,
Clutton,	Hamilton, W. J.,	Murphy,	Trach,
Coldsmith,	Hampson,	Neary,	Uish,
Collier,	Harvey,	North,	Wagner,
Colville,	Heffernan,	Palmer,	Walker, G. T.,
Comer,	Helt,	Patterson,	Walker, J. A.,
Cook,	Hess,	Perry,	Wallace, F. L.,
Corbin,	Heyburn,	Phillips,	Wallace, W. T.,
Corbin,	Hickernell,	Pidgeon,	Wells,
Cox,	Hoffman,	Pike,	West,
Crawford,	Hollingsworth,	Powell,	Wettach,
Crockett,	Horne,	Quigley,	Whiteman,
Crum,	Hough,	Ramsey,	Williams,
Curran,	Huntington,	Reber, C. A.,	Willson,
Curry, A. E.,	Hutchison,	Reber, H. F.,	Woner,
Curry, R.,	Jennings,	Rhoads,	Wood,
Davis, D. F.,	Jones,	Ringler,	Woodruff,
Davis, J. T.,	Jordan,	Rinn,	Wynne,
Davis, W.,	Kinsman,	Robertson,	Zanders,
	Kooser,	Rorke,	Zimmerman,
	Krause, T. S.,	Rothenberger,	Spangler,
	Krause, W.,	Ruddy,	Speaker.
	Krug,	Sarig,	
	Kunkle,		

NAYS—0.
The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.
Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS SIGNED BY SPEAKER.
Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

House Bill No. 83.
An Act making an appropriation to the Trustees of the State Hospital of Nanticoke Luzerne County Pennsylvania

House Bill No. 217.

An Act to amend Clause (f) Section forty-nine of an act approved the seventh day of June one thousand nine hundred seventeen Pamphlet Laws four hundred and forty-seven) entitled "An Act relating to the administration and distribution of the estates of decedents and of minors and of trust estates including the appointment bonds rights powers duties liabilities accounts discharge and removal of executors administrators guardians and trustees herein designated as fiduciaries the administration and distribution of the estates of presumed decedents widow's and children's exemptions debts of decedents decedents widow's and children's exemptions debts of the lien rents of real estate as assets for payment thereof the lien thereof sales and mortgages of real estate for the payment thereof judgments and executions therefor and the discharge of real estate from the lien thereof contracts of decedents for the sale or purchase of real estate legacies including legacies charged on land the discharge of residuary estates and of real estate from the lien of legacies and other charges the appraisement of real estate devised at a valuation the ascertainment of the curtilage of dwelling houses or other buildings devised the abatement and survival of actions and the substitution of executors and administrators therein and suits against fiduciaries investments by fiduciaries the organization of corporations to carry on the business of decedents the audit and review of accounts of fiduciaries refunding bonds transcripts to the court of common pleas of balances due by fiduciaries the rights powers and liabilities of non-resident and foreign fiduciaries the appointment bonds rights powers duties and liabilities of trustees during absence the recording and registration of decrees reports and other proceedings and the fees therefor appeals in certain cases and also generally dealing with the jurisdiction powers and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents"

Whereupon.
The SPEAKER, in the presence of the House, signed the same

SENATE MESSAGE.

AMENDED SENATE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate Bill numbered and entitled as follows:

Senate Bill No. 224.

An Act to regulate and establish the fees to be charged and collected by the Recorder of Deeds in Counties having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last preceding United States census

SENATE MESSAGE.

AMENDED SENATE BILL NONCONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has nonconcurred in the amendments made by the House of Representatives to Senate Bills numbered and entitled as follows:

Senate Bill No. 25.

An Act amending Section Five Hundred and Fifteen of an act approved May Eighteenth Anno Domini One Thousand Nine Hundred and Eleven (Pamphlet Laws Three Hundred and Nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith so as to remove the prohibition against levying of taxes or incurring of debts for certain purposes while and proceeding for a change of boundary lines affecting any school district is pending

RECONSIDERATION OF VOTE.

Mr. CHARLES A. REBER, Mr. Speaker, I move that the vote by which Senate Bill No. 25 passed finally in the House be reconsidered.

Mr. HARVEY. Mr. Speaker, I second the motion. The motion was agreed to.

Mr. CHARLES A. REBER. Mr. Speaker, I move that the vote by which Senate Bill No. 25 passed third reading in the House be reconsidered.

Mr. HARVEY. Mr. Speaker, I second the motion. The motion was agreed to.

On the question,

Will the House agree to the bill on third reading?

Mr. CHARLES A. REBER. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk then read the amendment as follows:

Amend title page 1, line 14, by striking out the word "and" and inserting in lieu thereof "any."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

ADJOURNMENT OUT OF RESPECT TO THE MEMORY OF
DR. NATHAN C. SCHAEFFER.

The SPEAKER: In accordance with the resolution of the gentleman from Berks (Mr. Sarig), the Chair declares an adjournment until tomorrow morning at 10:30 o'clock.

Whereupon (at 11:15 P. M.) the House adjourned until tomorrow morning at 10:30 o'clock.

Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., TUESDAY, MARCH 18, 1919.

No. 26.

SENATE.

TUESDAY, March 18, 1919.

The Senate met at 11 o'clock A. M.
The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the Chair.

PRAYER.

The Chaplain, Rev. Thomas W. Davis, offered the following prayer:

Almighty God, we thank Thee for this beautiful and inspiring day, for life's liberty and happiness, for the spirit of co-operation and brotherhood manifested by the American people. We pray that it may become one of the great objectives of our lives to bear each other's burdens and thus fulfill the great fundamental laws of life. These blessings we ask in our Saviour's name. Amen.

JOURNAL APPROVED.

The PRESIDENT—A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. F. E. BALDWIN, the further reading was dispensed with, and the Journal was approved.

PETITIONS FAVORING PASSAGE OF HOUSE BILLS NOS. 273 AND 285.

Mr. TURNER presented petition of Burrell Grange, No. 515 of Cochran Mills, favoring passage of House Bills Nos. 273 and 285.

Which was referred to the Committee on Forestry.

Mr. TOMPKINS presented petition of Pringle Hill Grange, No. 1377 of Wilmore, favoring passage of House Bills Nos. 273 and 285.

Which was referred to the Committee on Forestry.

Mr. BARNES presented petition of The Industrial Club of Stroudsburg, favoring passage of House Bills Nos. 273 and 285.

Which was referred to the Committee on Forestry.

The Chair presented petition of Philadelphia Local No. 563A, Firemen, favoring passage of House Bills Nos. 273 and 285.

Which was referred to the Committee on Forestry.

He also presented petition of Engineers Local No. 506, International Union Steam and Operating Engineers of Philadelphia, favoring passage of House Bills Nos. 273 and 285.

Which was referred to the Committee on Forestry.

FAVORING THE PASSAGE OF LAWS MAKING PHYSICAL TRAINING A PART OF EDUCATION IN THE PUBLIC SCHOOLS.

Mr. TOMPKINS presented petition of the Farmers Society of Johnstown, favoring the passage of laws making physical training a part of education in the public school.

Which was referred to the Committee on Education.

FAVORING PASSAGE OF HOUSE BILLS NOS. 273 AND 285.

He also presented petition of United Mine Workers Union No. 3000, favoring passage of House Bills Nos. 273 and 285. Which was referred to the Committee on Forestry.

REPORTS FROM COMMITTEE.

Mr. CRAIG, from the Committee on Education, reported as committed, Senate Bill No. 229 (House Bill No. 163), entitled:

An Act to amend section one thousand four hundred and fourteen of an act approved the 18th day of May, 1911 (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general, special or local or any parts thereof that are or may be inconsistent therewith."

Mr. NASON, from the Committee on Judiciary General, reported as committed, Senate Bill No. 236 (House Bill No. 192), entitled:

An Act fixing the salary of the crier of the courts of common pleas in the several counties of this Commonwealth having more than one million and less than one million five hundred thousand inhabitants.

Mr. SNYDER, from the Committee on Education, reported as amended, Senate Bill No. 348, entitled:

An Act defining consolidation of schools; providing for the establishment and regulation of consolidated schools; and providing for State aid for the transportation of pupils to and from consolidated schools.

Mr. WEAVER, from the Committee on Judiciary General, reported as committed, Senate Bill No. 287, entitled:

An Act to amend section two of an act, approved the 17th day of April, 1905 (P. L. 170), entitled "An Act providing that the district attorneys, in all counties whose population does not exceed one hundred and fifty thousand, shall be paid a salary, and fixing the same, which shall be in lieu of all fees, and in full compensation for their services; and providing for the appointment of assistant district attorneys, in said counties, and for the compensation of the same, and providing that the fees heretofore allowed the district attorneys upon indictments shall remain in amount as heretofore, but shall hereafter be as part of the cost, for the use and benefit of the proper county," as amended.

Also from the Committee on Corporations reported as amended, Senate Bill No. 386 (House Bill No. 119), entitled:

An Act to amend an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and sixty) entitled "An Act to amend an act approved ninth day of April one thousand nine hundred fifteen entitled 'An Act to amend an act entitled 'An Act to amend an act entitled 'An Act to amend an act entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes' approved the ninth day of June Anno Domini one thousand eight hundred and eighty-one extending the same to companies formed for the purpose of quarrying slate granite stone or rocks or for dressing polishing working or manufacturing the same or any of them and to mineral springs companies incorporated for the purpose of bottling and selling natural mineral springs water approved the sixteenth day of June Anno Domini one thousand eight hundred and ninety-three' approved the nineteenth day of

April Anno Domini one thousand nine hundred and one extending the same to companies formed for the purpose of manufacturing and selling chemicals foodstuffs cement and cement products and the quarrying of cement rock' approved May twenty-eighth one thousand nine hundred and seven extending the same to companies incorporated for the manufacture buying selling leasing using and operation of electrical apparatus and machinery and articles of every kind appertaining to or in anywise connected with the production use regulation control distribution or products for any use or purpose constructing acquiring using selling buying or leasing any works construction or plant or part thereof connected with or involving such use distribution regulation control or application of electricity or the control or use of electrical apparatus for any purpose and of producing furnishing and supplying electricity or electrical apparatus in any form and for any purpose and to carry on a general manufacturing business' approved the twenty-third day of June one thousand nine hundred and eleven by extending the same to companies incorporated for the purpose of refining manufacturing or sale of petroleum and petroleum products" by extending the same to corporations incorporated for the manufacture of leather or articles containing leather" by extending the same to companies incorporated for the purpose of converting raw silk into thread and the manufacture of silk goods

Also from the Committee on Corporations reported as committed, Senate Bill No. 364 (House Bill No. 244), entitled:

An Act to amend an act approved the 17th day of May, 1917 (P. L. 237), entitled "An Act to amend an act, entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for certain purposes to erect and maintain buildings and manufacturing establishments and to take, have and hold real estate necessary and proper for such purposes,' approved the 13th day of May, A. D. 1915," extending the provisions of said act to corporations organized under the laws of the District of Columbia or of the United States.

Mr. SCHANTZ from the Committee on Judiciary General reported as committed Senate Bill No. 298, entitled:

A joint resolution amending a joint resolution approved the 17th day of July, 1917 (P. L. 1036), entitled "A joint resolution authorizing the authorities having control and supervision of county jails and prisons to permit the employment of inmates thereof on county or almshouse farms; exempting wardens and keepers from liability in certain cases for escapes."

Mr. TURNER from the Committee on Agriculture reported as committed Senate Bill No. 474, entitled:

An Act to amend section one of an act approved the 14th day of May, 1913 (P. L. 204), entitled "An Act authorizing the board of county commissioners of the several counties of the State to appropriate money for co-operative agricultural extension work for the purpose of improving and developing the agricultural resources of the proper counties."

Mr. WHITTEN from the Committee on Judiciary General reported as amended, Senate Bill No. 243 (House Bill No. 236), entitled:

An Act to amend an act approved the 17th day of April, 1861, (P. L. 346), entitled "An Act to authorize the erection of a poor house by the township of Blakely in Luzerne County," providing for the appointment of auditors by the court of common pleas of Lackawanna county, and fixing the compensation of the auditors and the salaries of the directors of the poor of the poor district of said township.

Mr. MEARKLE from the Committee on Judiciary General reported as committed, Senate Bill No. 418, entitled:

An Act creating the office of indictment and cost clerk as an assistant to the district attorney in the several counties of this Commonwealth having a population of not less than one hundred and fifty thousand and not more than two hundred and fifty thousand inhabitants; providing for the appointment of a person in each of said counties, to fill said office; prescribing the qualifications, duties, and term of office of said appointees; fixing their salaries, and authorizing the payment of the same by the county.

Mr. McCONNELL from the Committee on Judiciary Special reported as committed, Senate Bill No. 524, entitled:

An Act to repeal an act, entitled "An Act changing the mode and manner of appointing collectors of taxes in the County of Lehigh," approved the 25th day of March, A. D. 1844, P. L. 160.

Also from the Committee on Judiciary Special reported as committed, Senate Bill No. 526, entitled:

An Act to repeal an act, entitled "An Act regulating the salary of the Treasurer of Lehigh County," approved the 16th day of March, A. D. 1867, P. L. 485.

Mr. HERRON from the Committee on Education reported as committed, Senate Bill No. 404, entitled:

An Act to amend section one thousand six hundred and seven of an act approved the 18th day of May, 1911, (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. PHIPPS from the Committee on Judiciary General reported as committed, Senate Bill No. 467, entitled:

An Act defining the duties of the Governor with regard to the approval of warrants, vouchers, claims, accounts, agreements and contracts; and repealing inconsistent acts.

Also from the Committee on Military Affairs reported as committed, Senate Bill No. 95, entitled:

An Act amending section nine of an Act of Assembly entitled "An Act for the appointment and maintenance of a board to be known as the Armory Board of the State of Pennsylvania and for the payment of its expenses and for providing managing and caring for armories for the use of the National Guard of Pennsylvania throughout the Commonwealth of Pennsylvania and making an appropriation for the same authorizing the State Armory Board to receive from counties cities municipalities and other sources donations or contributions for the purpose of this act" approved the 11th day of May, 1905, by providing for the return by the Commonwealth of any contributions of money made by any county city or municipality for the purpose of acquiring or erecting any armory to such county city or municipality upon the sale of any such armory under the provisions of the act to which this is a supplement and making the provisions of this act apply to sales heretofore as well as sales hereafter made

Mr. CAMPBELL from the Committee on Public Roads and Highways, reported as committed, Senate Bill No. 352, entitled:

An Act amending Section Two, Four and Fifteen of an act entitled, "An Act authorizing and empowering the several counties of this Commonwealth to locate, lay out, open, construct and maintain public bridges, whether wholly or partly within any city, borough or township therein, across any river or stream dividing or separating any part of said county from any other part thereof, together with the necessary bridge approaches viaduct, or other approaches, to conveniently connect the same with existing streets or public roads in such cities, boroughs, or townships; authorizing the cities and boroughs wherein such bridges are located to share in the cost thereof, and to provide approaches therefor; authorizing the taking and appropriation of property and rights of property, public or private, for such purposes; providing a method for making compensation for property taken, injured or destroyed thereby; authorizing the several counties to enter upon and over public streets or roads in cities, boroughs, or townships, for said purposes; authorizing the several counties to appropriate money, levy taxes, and incur indebtedness therefor; and authorizing the several counties to charge and collect tolls and rentals for the concurrent use of such bridges and approaches by street-railway, telegraph, telephone or other corporations, or persons making use thereof other than for ordinary foot or vehicle traffic, and to enter into contracts for such use," approved the twenty-fourth day of May, one thousand nine hundred seventeen.

Mr. PATTON from the Committee on Judiciary General reported as committed, Senate Bill No. 267, entitled:

An Act providing for and regulating the maintenance and government of a county home in each county of the State having a population of less than two hundred and fifty thousand for indigent orphans and for delinquent, incorrigible, indigent, dependent and neglected children under sixteen years of age; and providing for their commitment thereto.

Mr. F. E. BALDWIN (by request of Mr. Buckman) from the Committee on Judiciary General, reported as committed, Senate Bill No. 70, entitled:

An Act providing for a State Association for county controllers and for the meetings thereof, and providing for the payment by the counties of the expenses thereof.

Also from the Committee on Judiciary General reported as amended, Senate Bill No. 312 (House Bill No. 173), entitled:

An Act to amend the first section of an act, entitled "An Act to amend the first section of an act, entitled 'An Act increasing the salaries of tipstaves in the courts of any county of this Commonwealth of a population of not less than five hundred thousand approved the 30th day of May, 1895, by changing the limit of population of such counties and increasing the minimum and maximum limits of said salaries approved the 1st day of June, 1911,'" by increasing the salaries or compensation of tipstaves.

Mr. TOMPKINS from the Committee on Judiciary General reported as committed, Senate Bill No. 318 (House Bill No. 345), entitled:

An Act in relation to the appointment and salaries of certain clerks appointed by the several clerks of courts of oyer and terminer and general jail delivery and quarter sessions of the peace in counties of this Commonwealth having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last United States census.

Also from the Committee on Judiciary General reported as amended, Senate Bill No. 355, entitled:

An Act to amend section ten of an act approved the 27th day of June, 1895 (P. L. 403), entitled "An Act creating the office of County Controller in counties of this Commonwealth containing one hundred and fifty thousand inhabitants to five hundred thousand inhabitants, prescribing his duties and abolishing the office of county auditor in said counties."

Mr. DAIX from the Committee on Appropriations reported as committed, Senate Bill No. 463, entitled:

An Act creating a State Art Commission in the Board of Commissioners of Public Grounds and Buildings; requiring the approval of the Commission of the design and location of all public monuments, memorials, buildings or other structures and certain private structures.

Also from the Committee on Appropriations reported as committed, Senate Bill No. 469, entitled:

An Act providing for the creation of a commission to study and to report to the General Assembly upon the subject of the revision and amendment of the constitution of this Commonwealth, prescribing its powers and duties, and making an appropriation.

Also from the Committee on Appropriations reported as amended, Senate Bill No. 416, entitled:

An Act establishing a Bureau of Statistics and Information in the Department of Internal Affairs; authorizing the Secretary of Internal Affairs to appoint a Chief of Bureau and other officers and employees; fixing their duties, powers and salaries; making it the duty of corporations, firms and individuals to furnish information required; prescribing penalties for violation of such duty, and repealing certain acts and transferring the records, equipment and supplies in the Division of Production in the Bureau of Statistics and Information in the Department of Labor and Industry to the Bureau hereby established.

Also from the Committee on Appropriations reported as amended, Senate Bill No. 466, entitled:

An Act creating a State Salary Board to fix, grade and equalize the salaries and compensation of employees of the Executive branch of the State Government; defining the powers and duties of such board; and making an appropriation.

Mr. LEIBY from the Committee on Education reported as committed, Senate Bill No. 448 (House Bill No. 286), entitled:

An Act to amend section one thousand six hundred and eight and section two thousand and sixteen of an act approved the 18th day of May, 1911, (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof, providing revenues to establish and maintain the same, and the method of collecting such revenue and repealing all laws general, special or local or any parts thereof that are or may be inconsistent therewith."

Also from the Committee on Judiciary General reported as committed, Senate Bill No. 268, entitled:

An Act to establish a separate orphans' court in and for the County of Washington.

Mr. J. S. MILLER from the Committee on Agriculture reported as committed, Senate Bill No. 502, entitled:

An Act reorganizing the Department of Agriculture; creating bureaus therein, and providing for the proper administration thereof.

Also from the Committee on Education reported as committed, Senate Bill No. 471, entitled:

An Act to amend section one thousand four hundred and six of an act approved the 18th day of May, 1911 (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. SCHANTZ from the Committee on Railroads reported as committed, Senate Bill No. 402, entitled:

An Act to amend section one of an act, approved the 5th day of May, 1832, entitled "An Act regulating lateral railroads," by extending the provisions thereof to any person or persons, corporation of the first or second class, partnership, municipal or quasi-municipal corporation, school or poor district of the State of Pennsylvania, incorporated under general or special Act of Assembly, being the owner or owners of land, mills, quarries, coal mines, lime kilns, or other real estate in the vicinity of any railroad, canal or slack-water navigation, made or to be made by any company, or by the State of Pennsylvania, and not more than four miles distant therefrom.

Mr. VARE, from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 450 (House Bill No. 259), entitled:

An Act to amend section six of an act approved the 20th day of June, 1917, (P. L. 618), entitled "An Act relating to the appointment of persons to the police department in cities of the third class, providing for and regulating examinations the manner of appointments and the manner and power of removal of employees of said Department, and providing a method for fixing compensation," so as to permit temporary suspensions by the superintendent of public affairs.

BILLS INTRODUCED.

Mr. HALDEMAN read in his place and presented to the Chair Senate Bill No. 544, entitled:

An Act making an appropriation to the Good Samaritan Hospital, of Lebanon, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. BARNES read in his place and presented to the Chair Senate Bill No. 545, entitled:

An Act to amend chapter three, article one, of an act approved the fourteenth day of July, one thousand nine hundred and seventeen (P. L. 840), entitled "An Act concerning townships; and revising, amending and consolidating the law relating thereto," by providing a method for the change of the name of a township of the second class; and providing that the county shall be liable for the costs of such proceeding.

Which was committed to the Committee on Public Roads and Highways.

Mr. EINSTEIN read in his place and presented to the Chair Senate Bill No. 546, entitled:

An Act making an appropriation for the care and preservation of the oil paintings and mural decorations in the capitol building, State library and executive mansion.

Which was committed to the Committee on Appropriations.

Mr. CAMPBELL read in his place and presented to the Chair Senate Bill No. 547, entitled:

An Act making an appropriation to the Cottage State Hospital for injured persons, located at Mercer, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. BALDWIN read in his place and presented to the Chair Senate Bill No. 548, entitled:

A joint resolution providing for the appointment of a committee to investigate the public school system and the administration and distribution of appropriations therefor, and making an appropriation.

Which was committed to the Committee on Appropriations.

Mr. VARE read in his place and presented to the Chair Senate Bill No. 549, entitled:

An Act to amend section ten of article four of an act approved the twenty-sixth day of July, one thousand nine hundred and thirteen, known as "The Public Service Company Law."

Which was committed to the Committee on Judiciary Special.

Mr. DAIX read in his place and presented to the Chair Senate Bill No. 550, entitled:

A joint resolution proposing an amendment to article nine section eight of the Constitution of Pennsylvania.

Which was committed to the Committee on Judiciary General.

TIME OF NEXT MEETING.

Mr. LESLIE offered the following resolution which was twice read, considered and agreed to:

Resolved (If the House of Representatives concur), That when the Senate adjourns today it reconvene on Monday evening, March twenty-fourth, at nine o'clock; and when the House of Representatives adjourns this week it reconvene on Monday evening, March twenty-fourth, at nine o'clock.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

BILL ON FINAL PASSAGE RECALLED FROM GOVERNOR.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 59, as follows:

An Act to amend an act approved the eighteenth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand and forty-two) entitled "An Act authorizing County Controllers in counties having a population of more than one hundred thousand and less than one hundred and fifty thousand inhabitants to appoint a solicitor prescribing the duties of said solicitor and fixing his salary" by extending the provisions of the act to include counties having a population of more than one hundred thousand and less than two hundred and sixty thousand inhabitants and authorizing the county commissioners and county controller to fix the salary of the solicitor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the eighteenth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand forty-two) entitled "An Act authorizing county controllers in counties having a population of more than one hundred thousand and less than one hundred and fifty thousand inhabitants to appoint a solicitor prescribing the duties of said solicitor and fixing his salary" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties having a population of more than one hundred thousand and less than one hundred and fifty thousand inhabitants as shown by the last preceding decennial census of the United States the county controller is authorized to appoint one person learned in the law as his solicitor" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties having a population of more than one hundred thousand and less than two hundred and sixty thousand inhabitants as shown by the last preceding decennial census of the United States the county controller is authorized to appoint one person learned in the law as his solicitor

Section 2 That section two of said act which reads as follows

"Section 2 The said solicitor shall advise upon all legal matters that may be submitted to him and shall conduct any litigation when requested so to do by the controller The solicitor shall hold office for the term for which the controller was elected (and shall receive a salary of five hundred dollars per annum) to be paid out of the county treasury" be and the same is hereby amended to read as follows

Section 2 The said solicitor shall advise upon all legal matters that may be submitted to him and shall conduct any litigation when requested so to do by the controller The solicitor shall hold office for the term for which the controller was elected and his salary shall be fixed by the county commissioners and county controller

And the said amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Baldwin, F. E.,	Marlow,	Sassaman,
Baldwin, R. J.,	Byre,	Martin,
Barnes,	Graff,	McConnell,
Barr,	Gray,	McNichol,
Beales,	Hackett,	Mearkle,
Boyd,	Haldeman,	Miller, J. S.,
Campbell,	Heaton,	Miller, S. J.,
Craig,	Herron,	Murdoch,
		Vare,

Daix,
Davis,
DeWitt,
Donahue,

Homsher,
Jones,
Leiby,
Leslie,

Nason,
Patton,
Phipps,
Salus,

Weaver,
Whitten,
Woodward,
Buckman,
Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present the said bill to the House of Representatives for concurrence.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 6, as follows:

An Act constituting the county commissioners county controller and county treasurer in any county having a population of more than one hundred thousand inhabitants a board to appoint depositories of county funds and to fix the rate of interest to be paid to the county by such depositories.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—43.

Baldwin, F. E.,
Baldwin, R. J.,
Barnes,
Barr,
Beales,
Boyd,
Campbell,
Craig,
Daix,
Davis,
DeWitt,

McNichol,
Mearkle,
Miller, J. S.,
Miller, S. J.,
Murdoch,
Nason,
Patton,
Phipps,
Salus,
Sassaman,
Schantz,

Smith,
Snyder,
Sones,
Tompkins,
Turner,
Vare,
Weaver,
Whitten,
Woodward,
Buckman,
Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present the said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 7, entitled

An Act prescribing the sureties to be furnished on all their official bonds by the county treasurers of the several counties of this Commonwealth and providing for the payment of the premiums on said bonds

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—43.

Baldwin, F. E.,
Baldwin, R. J.,
Barnes,
Beales,
Boyd,
Campbell,
Craig,
Daix,
Davis,
DeWitt,
Donahue,

Martin,
McConnell,
McNichol,
Mearkle,
Miller, J. S.,
Miller, S. J.,
Murdoch,
Nason,
Patton,
Phipps,
Sassaman,

Schantz,
Smith,
Snyder,
Sones,
Turner,
Vare,
Weaver,
Whitten,
Woodward,
Buckman,
Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present the said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

The PRESIDENT. Senate Bill No. 105 on third reading, entitled:

An Act amending section five of an act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws seventy-eight) entitled "An Act to regulate nomination and election expenses and to require accounts of nomination and election expenses to be filed and providing penalties for the violation of this act."

and Senate Bill No. 108 on third reading, entitled:

An Act to amend section two thousand thirty-four of article twenty of an act entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" approved the eighteenth day of May one thousand nine hundred and eleven by authorizing and empowering the State Board of Education to make purchases and sales of real estate or other property for normal schools purchased by the State and prescribing the disposition of the proceeds of any such sales

have not been received from the printer and will go over in their order.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 113, as follows:

An Act to amend sections four and five of an act approved the second day of April one thousand eight hundred and sixty-eight (Pamphlet Laws three) entitled "An act to ascertain and appoint the fees to be received by the several officers of this Commonwealth"

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—42.

Faldwin, F. E., Einstein,	McConnell,	Smith,
Baldwin, R. J., Eyre,	McNichol,	Snyder,
Barnes,	Graff,	Sones,
Barr,	Gray,	Miller, J. S.,
Boyd,	Haldeman,	Tompkins,
Campbell,	Heaton,	Nason,
Craig,	Herron,	Patton,
Daix,	Homsher,	Phipps,
Davis,	Leslie,	Salus,
DeWitt,	Marlow,	Sassaman,
Donahue,	Martin,	Schantz,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

The PRESIDENT. Senate Bill No. 143 on third reading, entitled:

An Act to amend the first section of an act approved the ninth day of April Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws one hundred and eleven) to provide for the immediate printing and distribution of advance sheets of the laws of this Commonwealth as they are enacted from time to time to persons making application therefor and to certain officials" so as to include members of the General Assembly

has not been received from the printer and will go over in its order.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 154, entitled:

An Act providing for the control and eradication of the European wart disease of the potato imposing certain powers and duties upon the Department of Agriculture providing penalties and making an appropriation.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., Einstein,	Martin,	Schantz,
Baldwin, R. J., Eyre,	McConnell,	Smith,
Barnes,	McNichol,	Snyder,
Barr,	Gray,	Sones,
Beales,	Haldeman,	Miller, J. S.,
Boyd,	Heaton,	Miller, S. J.,
Campbell,	Herron,	Murdoch,
Craig,	Homsher,	Nason,
Daix,	Jones,	Patton,
Davis,	Leiby,	Phipps,
DeWitt,	Leslie,	Salus,
Donahue,	Marlow,	Sassaman,
		Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

The PRESIDENT. Senate Bill No. 157 on third reading, entitled:

An Act to further amend section two of an act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An Act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire escapes fire-extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended.

Has not been received from the printer and will go over in its order.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 183, entitled:

An Act investigating the several courts of common pleas of the Commonwealth with power and authority to determine and decree the invalidity of any marriage contract heretofore entered into by parties either of whom may be resident of the Commonwealth by reason of the insanity or weakmindedness of either party to said contract at the time it was entered into.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—37.

Baldwin, F. E., DeWitt,	Jones,	Sassaman,
Baldwin, R. J., Donahue,	Leiby,	Smith,
Barnes,	Einstein,	Snyder,
Barr,	Eyre,	Sones,
Beales,	Graff,	McConnell,
Boyd,	Gray,	Mearkle,
Campbell,	Haldeman,	Miller, S. J.,
Craig,	Heaton,	Nason,
Daix,	Herron,	Phipps,
Davis,	Homsher,	

NAYS—2.

Marlow, Miller, J. S.,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 230, (House Bill No. 7), entitled:

An Act to repeal section thirty-two of an act approved the twenty-ninth day of April one thousand eight hundred and forty-four (Pamphlet Laws four hundred and eighty-

six) entitled "An Act to reduce the State debt and to incorporate the Pennsylvania canal and railroad company" in so far as it imposes a tax on horses mares geldings mules and neat cattle over the age of four years for county purposes in counties having a population of more than one million four hundred thousand inhabitants.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—41.

Baldwin, F. E., Eyre,	McNichol,	Smith,
Baldwin, R. J., Graff,	Mearkle,	Snyder,
Barnes,	Miller, J. S.,	Sones,
Barr,	Miller, S. J.,	Tompkins,
Beales,	Murdoch,	Turner,
Campbell,	Patton,	Vare,
Craig,	Phipps,	Weaver,
Daix,	Salus,	Whitten,
DeWitt,	Sassaman,	Buckman,
Donahue,	Schantz,	Pres. pro tem.
Einstein,	McConnell,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL OVER IN ORDER.

The PRESIDENT. Senate Bill No. 233 (House Bill No. 32), on third reading, entitled:

An Act to amend section one of an act, approved the twenty-seventh day of April one thousand nine hundred and eleven; entitled "An Act regulating the compensation of court criers and tipstaves in counties containing more than ninety thousand and less than one hundred and fifty thousand inhabitants, providing for the payment of the same by the particular county, limiting the number of tipstaves to be appointed, and repealing an act of Assembly entitled, 'An Act to regulate the fees of court criers and tipstaves of the courts in judicial districts, containing more than ninety thousand and less than one hundred and fifty thousand inhabitants, approved the twenty-ninth day of April, Anno Domini, one thousand nine hundred and nine by extending the provisions of said act to include counties containing more than seventy-five thousand and less than one hundred and fifty thousand inhabitants, and fixing the salaries of the court criers and tipstaves thereof.

has not been received from the printer and will go over in its order.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 266, entitled:

An Act providing a fixed charge on lands acquired by the State to be held as State forests and the distribution of the game for county purposes within the counties where State forests are located.

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—32.

Baldwin, F. E., Einstein,	McConnell,	Sassaman,
Baldwin, R. J., Eyre,	McNichol,	Snyder,
Barnes,	Mearkle,	Sones,
Barr,	Miller, J. S.,	Turner,
Campbell,	Miller, S. J.,	Vare,
Craig,	Nason,	Weaver,
DeWitt,	Patton,	Whitten,
Donahue,	Phipps,	Buckman,
		Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

The PRESIDENT. Senate Bill No. 295, on third reading, entitled:

An Act to amend section one of an act approved the twenty-third day of February one thousand eight hundred and seventy (Pamphlet Laws two hundred and twenty-six) entitled "An Act to ascertain and appoint the fees to be received by the coroner in the County of Erie"

has not been received from the printed and will go over in its order.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 301 (House Bill No. 25), entitled:

An Act making an appropriation to the Commission of Soldiers' Orphan Schools of Pennsylvania for the payment of a deficiency in the appropriation for maintenance for the two fiscal years ending May thirty-first one thousand nine hundred and nineteen

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., Einstein,	Martin,	Schantz,
Baldwin, R. J., Eyre,	McConnell,	Smith,
Barnes,	McNichol,	Snyder,
Barr,	Gray,	Sones,
Beales,	Haldeman,	Tompkins,
Boyd,	Heaton,	Miller, S. J.,
Campbell,	Herron,	Murdoch,
Craig,	Homsher,	Nason,
Daix,	Jones,	Patton,
Davis,	Leiby,	Phipps,
DeWitt,	Leslie,	Salus,
Donahue,	Marlow,	Sassaman,
		Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 314 (House Bill No. 139), entitled:

An Act to prevent the abatement of certain suits at law or in equity heretofore commenced now pending or hereafter to be brought

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—33.

Baldwin, F. E., Eyre,	Marlow,	Phipps,
Barnes,	Graff,	Martin,
Barr,	Gray,	McNichol,
Campbell,	Hackett,	Miller, J. S.,
Craig,	Haldeman,	Miller, S. J.,
Daix,	Heaton,	Murdoch,
DeWitt,	Jones,	Nason,
Donahue,	Leiby,	Patton,
Einstein,	Leslie,	
		Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 316 (House Bill No. 201), entitled:

An Act providing for the appointment of assistant district attorneys in the several counties of this Commonwealth having a population of over one million and less than one million five hundred thousand inhabitants prescribing the powers and duties and fixing their salaries

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—33.

Baldwin, F. E., Eyre,	Marlow,	Sassaman,
Baldwin, R. J., Graff,	McConnell,	Schantz,
Barnes,	McNichol,	Smith,
Campbell,	Haldeman,	Mearkle,
Craig,	Herron,	Miller, J. S.,
DeWitt,	Homsher,	Murdoch,
Donahue,	Jones,	Nason,
Einstein,	Leslie,	Patton,
		Phipps,
		Whitten,
		Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 317 (House Bill No. 121), entitled:

An Act providing for the appointment by the district attorney in counties having a population of over one million and less than one million five hundred thousand inhabitants of a chief county detective an assistant chief county detective and special county detectives defining their duties defining their authority fixing their salaries and authorizing the payment of the same together with the necessary traveling expenses by the county

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—39.

Baldwin, F. E., Graff,	Mearkle,	Smith,
Baldwin, R. J., Herron,	Miller, J. S.,	Snyder,
Barr,	Homsher,	Miller, S. J.,
Campbell,	Jones,	Murdoch,
Craig,	Leiby,	Nason,
Daix,	Leslie,	Patton,
DeWitt,	Marlow,	Phipps,
Donahue,	Martin,	Salus,
Einstein,	McConnell,	Sassaman,
Dyre,	McNichol,	Schantz,
		Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 324, entitled:

An Act to appoint the Philadelphia National Bank of Philadelphia Loan and Transfer Agent of the Commonwealth of Pennsylvania succeeding the Farmers and Mechanics National Bank in liquidation

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

Mr. VARE. Mr. President, for the information of the Senate, this bill was introduced at the request of George Wharton Pepper, of Philadelphia. It is for the purpose

of allowing the Philadelphia National Bank of Philadelphia to be a Loan and Transfer agent of the State in place of the Farmers and Mechanics Bank, which has gone out of business.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—43.

Baldwin, F. E., Eyre,	McConnell,	Schantz,
Baldwin, R. J., Graff,	McNichol,	Smith,
Barnes,	Gray,	Snyder,
Barr,	Haldeman,	Miller, J. S.,
Beales,	Herron,	Miller, S. J.,
Campbell,	Homsher,	Murdoch,
Craig,	Jones,	Nason,
Daix,	Leiby,	Patton,
DeWitt,	Leslie,	Phipps,
Donahue,	Marlow,	Salus,
Einstein,	Martin,	Sassaman,
		Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 343, entitled:

An Act relating to the consideration upon appeal by the Supreme and Superior Courts of testimony taken in proceedings in courts of record and providing for the making of such testimony a part of the records."

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—27.

Baldwin, F. E., Eyre,	McNichol,	Snyder,
Baldwin, R. J., Graff,	Mearkle,	Sones,
Barnes,	Herron,	Miller, J. S.,
Barr,	Homsher,	Miller, S. J.,
Daix,	Leiby,	Salus,
DeWitt,	Leslie,	Sassaman,
Einstein,	McConnell,	Smith,
		Pres. pro tem.

NAYS—5.

Campbell,	Nason,	Phipps,	Weaver,
Craig,			

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILLS OVER IN ORDER.

The PRESIDENT. Senate Bill No. 351 on third reading, entitled:

An Act authorizing churches cemetery companies and burial associations to lease or convey certain coal and other minerals providing for the use and expenditure of the funds derived therefrom and for the support of the overlying surface.

And Senate Bill No. 365 (House Bill No. 425) on third reading, entitled:

An Act making a deficiency appropriation to the State Hospital of Coaldale Coaldale Schuylkill County Pennsylvania.

Have not been received from the printer and will go over in their order.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 366 (House Bill No. 344), entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania to cover deficiency in maintenance and education of State pupils.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., Einstein,	Martin,	Schantz.
Baldwin, R. J., Eyre,	McConnell,	Smith.
Barnes, Graff,	McNichol,	Snyder.
Barr, Gray,	Mearkle,	Scues.
Beales, Haldeman,	Miller, J. S.,	Tompkins,
Boyd, Heaton,	Miller, S. J.,	Turner,
Campbell, Herron,	Murdoch,	Vare,
Craig, Homsher,	Nason,	Weaver,
Daix, Jones,	Patton,	Whitten,
Davis, Leiby,	Phipps,	Woodward.
DeWitt, Leslie,	Salus,	Buckman,
Donahue, Marlow,	Sassaman,	Fres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 370 (House Bill No. 243), entitled:

An Act to quiet the title to real estate and to enable citizens of the United States and corporation authorized to hold real estate within this Commonwealth to hold and convey title to real estate which has been formerly held by or for corporations not authorized by law to hold the same.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—30.

Baldwin, F. E., Homsher,	Miller, J. S.,	Sones,
Baldwin, R. J., Jones,	Miller, S. J.,	Turner,
Campbell, Leiby,	Patton,	Vare,
Craig, Leslie,	Phipps,	Weaver,
DeWitt, Marlow,	Salus,	Whitten,
Einstein, McConnell,	Sassaman,	Buckman,
Eyre, McNichol,	Schantz,	Fres. pro tem.
Graff, Mearkle,	Snyder,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 371 (House Bill No. 631, as follows:

An Act to amend section two of an act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws eighty-three), entitled "An Act to regulate and improve the civil service of the cities of the first class in the Commonwealth of Pennsylvania making violation of its provisions to be a misdemeanor and providing penalties for violations thereof"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws eighty-three), entitled "An Act to regulate and improve the civil service of the cities of the first class in the Commonwealth of Pennsylvania making violation of its provisions to be a misdemeanor and providing penalties for violations thereof" which reads as follows

"Section 2 The Civil Service Commission of each city of the first class shall consist of three commissioners to be appointed by the mayor The persons appointed commissioners shall be men in full sympathy with the purposes of this act Not more than two of the said Commissioners at any one time shall be adherents of the same political party The commissioners in each city shall be appointed as follows On the first day of March one thousand nine hundred and six the

mayor of each city of the first class shall appoint three commissioners the first to serve for a term of five years the second for a term of three years and the third for the term of one year The mayor shall appoint one of the commissioners president of the commission and one the secretary thereof At the expiration of each of the said terms the mayor shall appoint a commissioner to serve for the full term of five years Thereafter each commissioner shall be appointed for a full term of five years The mayor may at any time remove a commissioner for good cause which shall be stated in writing and made a part of the records of the commission and fill such vacancy or any other vacancy which may occur in said commission by appointment of a successor to serve for the remainder of the unexpired term The commissioners shall hold no other office under the United States the Commonwealth of Pennsylvania or any city or county thereof The president of the commission shall receive a salary of five thousand dollars per year Each of the other commissioners shall be paid a salary of three thousand dollars per year The commissioners shall qualify by filing with the mayor in oath to perform faithfully the duties of their office" is hereby amended to read as follows

Section 2 The Civil Service Commission of each city of the first class shall consist of three commissioners to be appointed by the mayor. The persons appointed commissioners shall be men in full sympathy with the purposes of this act Not more than two of the said commissioners at any one time shall be adherents of the same political party The commissioners in each city shall be appointed as follows On the first day of March one thousand nine hundred and six the mayor of each city of the first class shall appoint three commissioners the first to serve for a term of five years the second for a term of three years and the third for a term of one year The mayor shall appoint one of the commissioners president of the commission and one the secretary thereof At the expiration of each of the said terms the mayor shall appoint a commissioner to serve for the full term of five years Thereafter each commissioner shall be appointed for a full term of five years The mayor may at any time remove a commissioner for good cause which shall be stated in writing and made a part of the records of the commission and fill such vacancy or any other vacancy which may occur in said commission by appointment of a successor to serve for the remainder of the unexpired term The commissioners shall hold no other office under the United States the Commonwealth of Pennsylvania or any city or county thereof The president and secretary of the commission shall each receive a salary of five thousand dollars per year The remaining member of the commission shall receive a salary of three thousand dollars per year The commissioners shall qualify by filing with the mayor an oath to perform faithfully the duties of their office.

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—38.

Baldwin, F. E., Graff,	Mearkle,	Smith.
Baldwin, R. J., Herron,	Miller, J. S.,	Snyder,
Campbell, Homsher,	Miller, S. J.,	Sones,
Craig, Jones,	Murdoch,	Tompkins,
Daix, Leiby,	Nason,	Vare,
Davis, Leslie,	Patton,	Weaver,
DeWitt, Marlow,	Phipps,	Whitten,
Donahue, Martin,	Salus,	Buckman,
Einstein, McConnell,	Sassaman,	Fres. pro tem.
Eyre, McNichol,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILLS ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 378 (House Bill No. 586), entitled:

An Act validating all decrees granted by virtue of an pursuant to an act approved the twenty-fifth day of June one thousand eight hundred and ninety-five (Pamphlet Laws three hundred and eight) entitled "An Act amending section three of an act entitled 'An Act concerning divorces' approved the eighth day of May one thousand eight hundred and fifty-four enlarging the same so as to include indignities to the person of the husband" wherein the decree of divorce shall be silent

as to support or alimony and the court shall not have allowed any alimony or support to the wife nor in any manner determined the right of the wife thereto

And said bill having been read at length the third time, On the question,

Will the Senate agree to the bill?

Mr. BARNES. Mr. President, I do not understand the provisions of this bill. I would like a little information from some one who is more familiar with it.

The PRESIDENT. From whom would the Senator from Wayne, Mr. Barnes, like to have this information?

Mr. BARNES. Mr. President, I am not exactly clear on it, and would like to have some information from any one who is able to give it.

The PRESIDENT. Is there any Senator present having charge of this bill, or who can explain it?

BILL OVER IN ORDER.

Mr. LESLIE. Mr. President this bill originated in the House of Representatives and was introduced by a Member from Allegheny County, and as a matter of courtesy to the Senator from Wayne, I ask that the bill go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

The PRESIDENT. Senate Bill No. 387 (House Bill No. 513), on third reading, entitled:

An Act making an appropriation for the Dixmont Hospital for the Insane

has not been received from the printer and will go over in its order.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 388 (House Bill No. 399), entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Danville Pennsylvania.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., Einstein,	Martin.	Schantz,
Baldwin, R. J., Eyre,	McConnell,	Smith,
Barnes, Graff,	McNichol,	Snyder,
Barr, Gray,	Meakle,	Sones,
Beales, Haldeman,	Miller, J. S.,	Tompkins,
Boyd, Heaton,	Miller, S. J.,	Turner,
Campbell, Herron,	Murdoch,	Vare,
Craig, Homsher,	Nason,	Weaver,
Daix, Jones,	Patton,	Whitten,
Davis, Leiby,	Phipps,	Woodward,
DeWitt, Leslie,	Salus,	Buckman,
Donahue, Marlow,	Sassaman,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 422, entitled:

An Act authorizing companies incorporated to supply light heat and power or either of them by electricity to merge and consolidate with motor power or street railway companies

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Baldwin, F. E., Eyre,	McConnell,	Schantz,
Baldwin, R. J., Graff,	McNichol,	Smith,
Barnes, Hackett,	Meakle,	Snyder,
Campbell, Herron,	Miller, J. S.,	Sones,
Craig, Homsher,	Miller, S. J.,	Tompkins,
Daix, Jones,	Murdoch,	Turner,

Davis,
DeWitt,
Donahue,
Einstein,

Leiby,
Leslie,
Marlow,
Martin,

Nason,
Patton,
Phipps,
Salus,

Vare,
Whitten,
Woodward,
Buckman,
Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 434 (House Bill No. 420), entitled:

An Act to provide for an additional law judge of the court of common pleas of the thirty-first Judicial District

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—43.

Baldwin, F. E., Eyre,	Martin,	Smith,
Baldwin, R. J., Graff,	McConnell,	Snyder,
Barnes, Gray,	McNichol,	Sones,
Beales, Hackett,	Meakle,	Tompkins,
Campbell, Haldeman,	Miller, J. S.,	Turner,
Craig, Herron,	Miller, S. J.,	Vare,
Daix, Homsher,	Patton,	Weaver,
Davis, Jones,	Phipps,	Whitten,
DeWitt, Leiby,	Salus,	Woodward,
Donahue, Leslie,	Sassaman,	Buckman,
Einstein, Marlow,	Schantz,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 464, entitled:

A joint resolution authorizing action by the authorities of this Commonwealth to prevent discrimination against the citizens of this Commonwealth in the use of natural gas which would result from the law recently enacted by the State of West Virginia

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin, F. E., Eyre,	McConnell,	Smith,
Baldwin, R. J., Graff,	McNichol,	Snyder,
Barnes, Gray,	Meakle,	Sones,
Barr, Haldeman,	Miller, J. S.,	Tompkins,
Beales, Heaton,	Miller, S. J.,	Turner,
Campbell, Herron,	Murdoch,	Vare,
Craig, Homsher,	Nason,	Weaver,
Daix, Jones,	Patton,	Whitten,
Davis, Leiby,	Phipps,	Woodward,
DeWitt, Leslie,	Salus,	Buckman,
Donahue, Marlow,	Sassaman,	Pres. pro tem.
Einstein, Martin,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr. LEBY. Mr. President, I ask that Senate Bill No. 344 on second reading, entitled:

An Act to quiet the title of real estate by providing that the sale of the real estate of any bankrupt or insolvent debtor

shall pass the title of such real estate freed from any claims for or rights to any statutory interest inchoate of the spouse of the bankrupt or insolvent debtor

go over in its order.

The PRESIDENT. Is there any objection. The Chair hears none.

BILL ON FIRST READING.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 279, entitled

An Act providing for the relocation alteration and vacation of public roads and highways approaching leading into or contiguous to parks and public grounds other than those within the limits of incorporated boroughs and municipalities title to which parks and public grounds is vested in the State of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL RECOMMITTED.

Mr. SALUS. Mr. President. I move that Senate Bill No. 279 (House Bill No. 181), the bill just read, be recommitted to the Committee on Public Roads and Highways.

Mr. F. E. BALDWIN. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 302 (House Bill No. 14), entitled

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 357, entitled

A supplement to the act approved the 26th day of July, 1913, entitled "An Act defining public service companies; and providing for their regulation by prescribing and defining their duties and liabilities; prescribing, defining, and limiting their powers, and regulating their incorporation, and to a limited extent, regulating municipal corporations engaged or about to engage in the business of public service companies; creating and establishing a Public Service Commission for the regulation aforesaid; prescribing and defining the powers and duties of such Commission and its officers, including the exclusive power to regulate the construction, alteration, relocation, or abolition of the crossings of railroad corporations, street railway corporations, or other public service companies, and of public highways by the tracks or other facilities of said companies; providing for the ascertainment by the Commission of the expense and damages resulting from such construction, alterations relocation or abolition, and for the payment of such expense and damages severally or proportionately, by the Public service companies interested, the State or municipal corporation concerned and giving persons whose property is thereby taken, injured or destroyed, authority to sue the Commonwealth for damages in such cases, providing for the terms, salaries, and compensation of the members of the Commission, its officers, counsel, and employees; prescribing and regulating the practice and procedure before such Commission, and upon appeal and judicial review of its orders and determinations by the courts of common pleas; and giving the courts of common pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases, and of all injunctions, mandamus, or other appropriate proceedings to enforce the provisions of this act and the orders of the Commission, and to restrain such orders, subject to an appeal to the Supreme Court; prescribing penalties, fines, and imprisonment for the violation of the provisions of this act, and for the violation of the orders of said Commission; making it the duty of the Public Service Commission to enforce the provisions of the act approved the 19th day of June, 1911, entitled "An Act to promote the safety of travelers and employees on railroads, by compelling common carriers by railroad to properly man their trains," by amending section nine thereof; repealing the act approved the 31st day of May, 1907, which provided for the appointment of the Pennsylvania State Railroad Commission and sections one and two of the act approved the 4th day of June, 1883, entitled "An Act to enforce the provisions of the 17th article of the Constitution relative to railroads and canals," and an act, entitled "To provide the maximum car service charges, including

car storage charges that railroad companies and corporations, or associations, may charge and collect on each car loading, and not unloaded within the free time for unloading cars, and fixing the free time that shall be allowed for unloading cars," approved 24th day of May, A. D. 1907; and the proviso of clause three and the provisos of clause seven of section thirty-four of the act, entitled "An Act to provide for the incorporation and regulation of certain corporations," approved the 29th day of April, 1874, and all other legislation inconsistent with or supplied by this act, requiring traction motor companies or street railways operating as a single system different lines of street railway in a city to order and direct such traction motor companies or street railway corporations operating different lines of street railway in any city as a single system as aforesaid to make extensions to any line or lines so operated on any street or portions of a street to such new streets or parts of a street not occupied by tracks whenever the interests and convenience of the public may require such extensions, and to have power to require said motor companies or other railway corporations operating different lines of street railway as a single system in a city as aforesaid to take all formal steps requisite to perfect their charter rights and local consents to carry out the order of the Commission for such extensions and giving the Commission power to order the lessor or lessee company to take separately or jointly such action as may be necessary to perfect the right of each or of both jointly to acquire the legal power to carry out the orders of the Commission as to such extensions.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 358, entitled

A supplement to the act approved the 26th day of July, 1913, entitled: "An Act defining public service companies; and providing for their regulation by prescribing and defining their duties and liabilities; prescribing defining and limiting their powers, and regulating their incorporation, and to a limited extent, regulating municipal corporations engaged or about to engage in the business of public service companies; creating and establishing a Public Service Commission for the regulation aforesaid; prescribing and defining the powers of such Commission and its officers, including the exclusive power to regulate the construction, alteration, relocation, or abolishing the crossings of railroad corporations, street railway corporations, or other public service companies and of public highways by the tracks or other facilities of said companies; providing for the ascertainment by the commission of the expense and damages resulting from such construction, alteration, relocation or abolishing, and for a payment of such expense and damage severally or proportionately, by the public service companies interested, the State or municipal corporation concerned and giving persons whose property is thereby taken, injured, or destroyed, authority to sue the Commonwealth for damages in such cases; providing for the terms, salaries, and compensation of members of the Commission, its officers, counsel, and employees; prescribing and regulating the practice and procedure before such Commission and upon appeal and judicial review of its orders and determinations by the courts of common pleas; and giving the court of common pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases, and of all injunctions, mandamus, or other appropriate proceedings to enforce the provisions of this act and the orders of the Commission, and to restrain such orders, subject to an appeal to the Supreme Court; prescribing penalties, fines, and imprisonment for the violation of the provisions of this act and for the violation of the orders of said commission; making it the duty of the Public Service Commission to enforce the provisions of the act approved the 19th day of June, 1911, entitled, "An Act to promote the safety of travelers and employees on railroads, by compelling common carriers by railroad to properly man their trains," by amending section nine thereof; repealing the act approved the 31st day of May, 1907, which provided for the appointment of the Pennsylvania State Railroad Commission; and section one and two of the act, approved the fourth day of June, 1883, entitled: "An Act to enforce the provisions of the seventeenth article of the Constitution, relative to railroads and canals"; and an act, entitled: "To provide the maximum car service charges, including car storage charges, that railroad companies and corporations, or associations, may charge and collect on each car loading, and not unloaded within the free time for unloading cars, and fixing the free time that shall be allowed for unloading cars," approved the twenty-fourth day of May, A. D. 1907; and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled: "An act to provide for the incorporation and regulation of certain corporations," approved the 29th day of April, 1874, and all legislation inconsistent with or supplied by this act," requiring street railway corporations whose facilities cross or are adjacent to the facilities of other street railway lines under certain circumstances, to establish transfer points and switch or other connections at points of crossing or adjacent and through routes and service and joint rates for the conveyance of passengers over two or more lines connected at transfer points; giving the Public Service Commission jurisdiction in the premises; and prescribing the conditions upon which the Commission shall have jurisdiction to regulate the joint facilities, services or rates of a street railway corporation and a street railway line owned, leased or operated by a municipal corporation.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 367 (House Bill No. 409), entitled:

An Act authorizing counties cities and boroughs to appropriate moneys for aiding entertaining and caring for soldiers sailors and marines and validating and ratifying appropriations and payments theretofore made.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 373 (House Bill No. 560), entitled:

An Act to fix the compensation for members of the General Assembly.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL RECOMMITTED.

Mr. PATTON. Mr. President, I move that Senate Bill No. 373, the bill just read, be recommitted to the Committee on Appropriations for the purpose of amendment.

Mr. VARE. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 427 (House Bill No. 71), entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Anthracite Coal Region at Ashland Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 449 (House Bill No. 664), entitled:

An Act to authorize and empower any motor power company of this Commonwealth which shall own at least two-thirds of the capital stock of a turnpike company of this Commonwealth whose turnpike has been purchased by the Commonwealth and which has acquired the road property franchises powers privileges and immunities of a passenger railroad company which are operated under a lease by the turnpike company to the motor power company to acquire the road property franchises powers privileges and immunities of the turnpike company

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 451 (House Bill No. 40), entitled:

An Act to amend and revise an act entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" approved the twenty-seventh day of June Anno Domini one thousand nine hundred and thirteen enlarging changing modifying and defining certain of the powers of cities of the third class

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 455 (House Bill No. 667), entitled:

An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the biennial period ending May thirty-first one thousand nine hundred and seventeen

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 456 (House Bill No. 583), entitled:

An Act making an appropriation to the board of trustees of the Pennsylvania Soldiers and Sailors Home of Erie Pennsylvania for deficiency in maintenance of said home

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 458 (House Bill No. 677), entitled:

An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the two years ending May thirty-first one thousand nine hundred and nineteen

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 535, entitled:

A supplement to an act entitled "An Act to provide for the incorporation and regulation of certain corporations" approved the twenty-ninth day of April Anno Domini one thousand eight hundred and seventy-four providing for the incorporation and regulation of telephone companies defining the rights powers and privileges of such corporations authorizing and regulating the purchase acquisition and leasing the whole or any part of the properties systems capital stock and securities of other corporations associations and persons engaged in the telephone business authorizing existing telegraph corporations to accept the provisions of this act

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

COMMUNICATIONS FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented communications in writing from His Excellency, the Governor of the Commonwealth, which were laid upon the table.

BILLS INTRODUCED.

Mr. DAVIS. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAVIS read in his place and presented to the Chair, Senate Bill No. 551, entitled:

An Act to provide for the trial of actions at law before a referee agreed upon by the Parties, and a Jury.

Which was committed to the Committee on Judiciary General.

Mr. JONES. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. JONES read in his place and presented to the Chair, Senate Bill No. 552, entitled:

An Act to amend section forty-five of an act approved the twenty-eighth day of July, one thousand nine hundred and seventeen (P. L. 1215), entitled "An Act to revise, amend, and consolidate the law relating to fish, and providing penalties."

Which was committed to the Committee on Game and Fisheries.

Mr. VARE. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. VARE read in his place and presented to the Chair Senate Bill No. 553, entitled:

An Act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River, connecting the City of Philadelphia and the City of Camden, and the approaches thereto; providing for a joint commission for that purpose and defining its powers and duties; providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties; providing for the payment of a part of the cost thereof by the City of Philadelphia; and providing for the acquiring, taking and condemnation of the real estate for the site and approaches thereof, and making an appropriation for the purposes of this act.

Which was committed to the Committee on Municipal Affairs.

Mr. SALUS. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SALUS read in his place and presented to the Chair Senate Bill No. 554, entitled

An Act authorizing municipalities with the assent of the electors duly obtained at an election to use moneys borrowed or authorized to be borrowed for purposes which have proved impracticable or impossible for any other lawful municipal purpose.

Which was committed to the Committee on Municipal Affairs.

Also read in his place and presented to the Chair Senate Bill No. 555, entitled

An Act amending section four of an act approved the eleventh day of March, one thousand nine hundred and nine (P. L. 15), entitled "An Act relating to non-alcoholic drinks; defining the same; and prohibiting the manufacture, sale, offering for sale, exposing for sale, or having in possession with intent to sell, of any adulterated or misbranded non-alcoholic drinks; and providing penalties for the violation thereof, and providing for the enforcement thereof."

Which was committed to the Committee on Public Health and Sanitation.

REPORTS FROM COMMITTEES.

Mr. PATTON. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. PATTON from the Committee on Insurance reported as committed, Senate Bill No. 509, entitled:

An Act requiring certain standard provisions in policies of insurance issued against loss or damage resulting from accident to or injury suffered by an employee or other person or against loss or damage to property caused by horses or by any vehicle drawn, propelled or operated by any motor power and for which the person insured is liable.

Mr. EYRE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE from the Committee on Public Roads and Highways re-reported as amended, Senate Bill No. 279 (House Bill No. 181), entitled:

An Act providing for the relocation, alteration and vacation of public roads and highways approaching leading into or contiguous to Parks and Public Grounds other than those within the limits of incorporated boroughs and municipalities title to which Parks and Public Grounds is vested in the State of Pennsylvania, and providing remedies therefor.

Mr. DAIX. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 373 (House Bill No. 560), entitled:

An Act to fix the salary and mileage of the members, officers and employees of the General Assembly and to provide for the furnishing of such postage, stationery and supplies as may be necessary for the conduct of their offices, and repealing all acts or parts of acts inconsistent therewith

HOUSE MESSAGES.

TIME OF NEXT MEETING.

The Clerk of the House of Representatives being introduced, presented communication from the House of Representatives, informing the Senate that the House has concurred in resolution from the Senate as follows:

Resolved (if the House of Representatives concur). That when the Senate adjourns today it reconvene on Monday evening, March twenty-fourth, at nine o'clock; and when the House of Representatives adjourns this week it reconvene on Monday evening, March twenty-fourth, at nine o'clock.

HOUSE CONCURS IN AMENDMENT TO SENATE BILL NO. 66, RECALLED FROM THE GOVERNOR FOR AMENDMENT.

He also returned to the Senate Senate Bill No. 66, entitled:

An Act to amend section two and section five as amended and to supplement an act approved the seventh day of July one thousand eight hundred eighty-five (Pamphlet Laws two hun-

dred and fifty-seven) entitled "An Act to confer upon the several courts of common pleas of this Commonwealth jurisdiction of a court of equity in all cases of dower and partition and prescribing the method of procedure" by enlarging the powers of the master and confirming all cases heretofore proceeded in to final decree

With the information that the House has concurred in the amendments made by the Senate, said bill having been recalled from the Governor for the purpose of amendment. The votes had on final passage and third reading on said bill were reconsidered in the Senate and the bill amended.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) announced that the Chief Clerk having reported that the following bills had passed both Houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 10, entitled:

An Act authorizing cities of the third class with the assent of the electors duly obtained at an election to use moneys borrowed or authorized to be borrowed for purposes which have proved impracticable or impossible for any other lawful municipal purpose

Senate Bill No. 224, entitled:

An Act to regulate and establish the fees to be charged and collected by the Recorder of Deeds in counties having a population of over eight hundred thousand or less than one million five hundred thousand inhabitants as computed by the last preceding United States census

Senate Bill No. 66, entitled:

An Act to amend section two and section five as amended and to supplement an act approved the seventh day of July one thousand eight hundred and eighty-five (Pamphlet Laws two hundred and fifty-seven) entitled "An Act to confer upon the several courts of common pleas of this Commonwealth jurisdiction of a court of equity in all cases of dower and partition and prescribing the method of procedure" by enlarging the powers of the master and confirming all cases heretofore proceeded in to final decree

Whereupon.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the presence of the Senate signed the same.

NOMINATIONS BY THE GOVERNOR.

The Chair cleared his table and laid before the Senate communications in writing from his Excellency, the Governor of the Commonwealth, which were read as follows:

NOTARIES PUBLIC.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, March 18, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of confirmation.

ALLEGHENY COUNTY.

John A. Tannehill, Pittsburgh.
Mrs. June M. Morrow, Pittsburgh.
H. Earl McKinney, Pittsburgh.

CAMBERIA COUNTY.

Miss Minnie Jarvie, Borough of South Fork.

LEHIGH COUNTY.

Leon E. Jacoby, Bethlehem.

PHILADELPHIA COUNTY.

Arthur W. L. Cohen, Philadelphia.
Francis M. Dougherty, Philadelphia.
Charles E. Koob, Philadelphia.
Mrs. Nellie H. Maloney, Philadelphia.

WESTMORELAND COUNTY.

Elmer H. Wright, Township of Hempfield.

WM. C. SPROUL.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, March 18, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the dates set opposite their names, respectively:

ALLEGHENY COUNTY.

George Harnic, City of Pittsburgh, March 9, 1919.
Samuel R. McClure, City of Pittsburgh, March 20, 1919.
W. G. Stern, City of Pittsburgh, March 3, 1919.

LYCOMING COUNTY.

Giglio Oreste, City of Williamsport, March 9, 1919.

PHILADELPHIA COUNTY.

Frederick C. Eberhart, Philadelphia, March 27, 1919.
WM. C. SPROUL.

COMMISSIONERS OF DEEDS FOR PENNSYLVANIA.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, March 18, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Commissioners of Deeds for Pennsylvania, for the term of five years to be computed from the date of confirmation:

R. P. Momeson, Rio de Janeiro, Brazil.
Theo. D. Francis, Brooklyn, N. Y.

WM. C. SPROUL.

JUSTICE OF THE PEACE.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, March 18, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Victor Schollaert, to be a Justice of the Peace in and for the Township of South Fayette, County of Allegheny, until the first Monday of January, 1920, vice R. C. Lytle, resigned.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent.

A motion was made by Mr. PATTON.

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations.

Which was agreed to.

Whereupon.

A motion was made by Mr. PATTON.

That the Senate do advise and consent to said nominations.

On the question.

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., Einstein,	Martin.	Schantz,
Baldwin, R. J., Eyre,	McConnell,	Smith,
Barnes,	McNichol,	Snyder,
Barr,	Gray,	Sones,
Beales,	Haldeman,	Miller, J. S.,
Boyd,	Heaton,	Miller, S. J.,
Campbell,	Herron,	Murdoch,
Craig,	Homsher,	Nason,
Daix,	Jones,	Patton,
Davis,	Leiby,	Phipps,
DeWitt,	Leslie,	Salus,
Donahue,	Marlow,	Sassaman,
		Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. SALUS. Mr. President, I move that the executive session do now rise.

Mr. HERRON. Mr. President, I second the motion.

The motion was agreed to.

COMMUNICATION FROM THE GOVERNOR.

The Chair cleared his table and laid before the Senate communication in writing from His Excellency, the Governor of the Commonwealth, which was read as follows:

APPROVAL OF RESOLUTION RECALLING FROM GOVERNOR SENATE BILL NO. 26.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, March 18, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed a Resolution of the Senate and House of Representatives recalling Senate Bill No. 26, File Folio 169, from the Governor, for the purpose of amendment.

WM. C. SPROUL.

RECONSIDERATION OF SENATE BILL NO. 26, RECALLED FROM THE GOVERNOR.

Mr. SCHANTZ. Mr. President, I move to reconsider the vote by which the bill passed finally.

The PRESIDENT. How did the Senator vote?

Mr. SCHANTZ. Mr. President, I voted "aye."

Mr. McNICHOL. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. McNICHOL. Mr. President, I voted "aye."

The motion was agreed to.

And the question recurring,

Shall the bill pass finally?

Mr. SCHANTZ. Mr. President, I move to reconsider the vote by which the bill passed third reading.

Mr. McNICHOL. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill on third reading?

Mr. SCHANTZ. Mr. President, I ask unanimous consent to amend section 1, page 1 by striking out lines 1, 2, 3 and 4, and page 2 by striking out lines 1, 2, 3, 4, 5, 6, 7, and 8, and inserting in lieu thereof the following:

"Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same, That the first section of the act entitled "An Act to encourage county historical societies" approved the twenty-first day of May Anno Domini one thousand nine hundred and one, as amended by the act approved the thirty-first day of March, Anno Domini one thousand nine hundred and nine, which reads as follows:"

Also page 3, line 7, by striking out the word "comprises" and inserting in lieu thereof the following words "is comprised of residents of"

Also title by striking out lines 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, and 11, and inserting in lieu thereof the following:

"An Act to amend the first section of an act entitled 'An Act to encourage county historical societies' approved the twenty-first day of May, Anno Domini one thousand nine hundred and one, as amended by the act approved the thirty-first day of March, one thousand nine hundred and fifteen so as to increase the sum that may be appropriated to such societies, and providing for joint appropriations."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

COMMUNICATION FROM THE GOVERNOR.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, March 18, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed a Resolution of the Senate and House of Representatives recalling Senate Bill No. 16, File Folio 101, from the Governor, for the purpose of amendment.

WM. C. SPROUL.

APPROVAL OF RESOLUTION RECALLING FROM GOVERNOR SENATE BILL NO. 16.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, March 18, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed a Resolution of the Senate and House of Representatives recalling Senate Bill No. 16, File Folio 101, from the Governor, for the purpose of amendment.

WM. C. SPROUL.

RECONSIDERATION OF SENATE BILL NO. 16, RECALLED FROM THE GOVERNOR.

Mr. JONES. Mr. President, I move to reconsider the vote by which this bill passed finally.

The PRESIDENT. How did the Senator vote?

Mr. JONES. Mr. President, I voted "aye."

Mr. SNYDER. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. SNYDER. Mr. President, I voted "aye".

The motion was agreed to.

And the question recurring,
Shall the bill pass finally?

Mr. JONES. Mr. President, I move to reconsider the vote by which the bill passed third reading.

Mr. SNYDER. Mr. President, I second the motion.

The motion was agreed to

And the question recurring?

Will the Senate agree to the bill on third reading?

BILL POSTPONED.

Mr. JONES. Mr. President, I move that the question, together with the further consideration of the bill be postponed for the present.

Mr. SNYDER. Mr. President, I second the motion.

The motion was agreed to.

HOUSE MESSAGE.

INVITATION TO ATTEND CONCERT BY PHILADELPHIA ORCHESTRA IN HALL OF THE HOUSE OF REPRESENTATIVES.

The Clerk of the House of Representatives being introduced, presented extract from the Journal of the House, which was read as follows:

In the House of Representatives, March 18, 1919.

Resolved, That the members of the House of Representatives hereby respectfully extend to the members of the Senate of Pennsylvania an invitation to attend the concert of the Philadelphia Orchestra, to be held in the Hall of the House of Representatives Wednesday afternoon, March nineteenth, one thousand nine hundred and nineteen.

Resolved, That a copy of this resolution be sent to the Senate of Pennsylvania.

I do hereby certify that the foregoing is a true and correct copy of a resolution passed in the House of Representatives on the 18th day of March, A. D. 1919.

THOMAS H. GARVIN,
Chief Clerk of the House of Representatives.

Mr. EINSTEIN. Mr. President, I move that the invitation just read be accepted by the Senate and that the House of Representatives be advised accordingly.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

Ordered, That the Clerk inform the House of Representatives accordingly.

RECESS.

Mr. VARE. Mr. President, I move that the Senate do now take a recess until four-thirty o'clock this afternoon.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

PRESIDENT. The time of recess having elapsed the Senate will be in order.

REPORTS FROM COMMITTEES.

Mr. MURDOCH. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MURDOCH, from the Committee on Printing reported as committed, Senate Bill No. 468, entitled

An Act providing for biennial instead of annual reports by the several departments of the State government.

Mr. LEIBY. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. LEIBY from the Committee on Judiciary General reported as committed, Senate Bill No. 247 (House Bill No. 39), entitled

A joint resolution proposing an amendment to Article three (III) of the Constitution of the Commonwealth of Pennsylvania.

Mr. LESLIE. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. LESLIE, from the Committee on Judiciary General reported as committed, Senate Bill No. 436, entitled

An Act amending an act approved the 14th day of May, 1915, entitled "An Act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs," by adding thereto Sections twenty to twenty-six inclusive as sub article sixteen of Article sixteen, Chapter VI, authorizing the erection of dykes and embankments along certain water courses upon the request of the Board of Health, granting the right of entry therefor, and providing for the assessment of damages and benefits against property affected.

Mr. WHITTEN. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WHITTEN, from the Committee on Judiciary General reported as committed Senate Bill No. 431 (House Bill No. 536), entitled

An Act to amend section one of the act approved the 8th day of May, 1889 (P. L. 132), entitled "An Act authorizing county commissioners to employ detectives, offer and pay rewards for the detection arrest and conviction of felons to include persons charged with a misdemeanor.

Also from the Committee on Judiciary General reported as committed, Senate Bill No. 480 (House Bill No. 179), entitled

An Act authorizing the judges learned in the law of the courts of common pleas and orphans' courts of the counties having a population of more than one hundred and fifty thousand and less than two hundred fifty thousand inhabitants to employ suitable clerical assistance and providing for the payment of such clerical assistance by the several counties.

Mr. WEAVER. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WEAVER, from the Committee on Judiciary General re-reported as committed, Senate Bill No. 258, entitled

An Act regulating the sale, offering for sale, barter, exchange and giving of theatre tickets and providing penalties.

Mr. NASON. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. NASON, from the Committee on Judiciary General, re-reported as committed, Senate Bill No. 479 (House Bill No. 644), entitled:

An Act providing for the appointment of county detectives in certain counties and fixing their salaries payable from the county treasury.

Mr. CRAIG. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CRAIG, from the Committee on Judiciary General, reported as committed, Senate Bill No. 232 (House Bill No. 180), entitled:

An Act to amend section one of an act approved the first day of June, one thousand nine hundred and seven (P. L. 364), entitled "An Act to increase the pay of jurors and witnesses in this Commonwealth."

Mr. CRAIG (by request of Mr. J. S. Miller). Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CRAIG, from the Committee on Judiciary General, reported as committed, Senate Bill No. 374 (House Bill No. 188), entitled:

An Act relating to the parties to writs of scire facias sur mortgage in certain cases and to the title acquired by a sale on a judgment of foreclosure in such cases.

Mr. WEAVER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WEAVER, from the Committee on Judiciary General, reported as committed, Senate Bill No. 396, entitled:

An Act authorizing any county and city, in any county in which the county seat is within the limits of such city, to erect a joint county and municipal building or buildings; providing for the conditions and agreements under which such building or buildings may be erected and occupied, and for the ownership thereof; providing for the selection of a site for said building or buildings, and authorizing said county and city to make a sale or exchange of properties under certain conditions for the purpose of securing such site; authorizing the acquisition of property for such building or buildings by purchase or condemnation; and authorizing the county to issue bonds in payment of any indebtedness incurred for its share of the cost of such building or buildings and land.

Mr. PATTON. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. PATTON from the Committee on Judiciary General reported as committed, Senate Bill No. 365 (House Bill No. 189), entitled:

An Act providing for the recording of deeds and patents granted by the Commonwealth when executed by the proper officer or officers and bearing the great seal of the Commonwealth in witness thereof in the office for recording deeds in the county where the lands lie without other acknowledgment or attestation and that such records or certified copies thereof shall be evidence in all cases where the original deeds or patents would be evidence, validating the records of all such deeds and patents heretofore so recorded and making such records or certified copies thereof legal evidence.

BILLS INTRODUCED.

Mr. MURDOCH. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MURDOCK read in his place and presented to the Chair Senate Bill No. 556, entitled:

An Act to amend section two, article five, chapter seven of an act approved the fourteenth day of May, one thousand nine hundred and fifteen (P. L. 312) entitled "An Act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs," as amended.

Which was committed to the Committee on Municipal Affairs.

Mr. VARE. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. VARE read in his place and presented to the Chair Senate Bill No. 557, entitled:

An Act providing for the regulation of the financial affairs of cities of the first class, requiring the annual submission to and adoption by the Councils of said cities of a budget of receipts, expenses, and other details with reference to the pecuniary concerns of such cities; authorizing the levying and fixing of a tax rate and the opening and closing of the tax duplicate to regulate the appropriations and expenditures of said cities; providing for the regulation of municipal contracts therein; and prescribing penalties for the violation of the provisions thereof.

Which was committed to the Committee on Municipal Affairs.

Mr. WHITTEN. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WHITTEN read in his place and presented to the Chair Senate Bill No. 558, entitled

An Act providing an additional method for the collection of delinquent borough and school taxes in boroughs.

Which was committed to the Committee on Judiciary General

Mr. F. E. BALDWIN. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. F. E. BALDWIN (at the request of Mr. Buckman) read in his place and presented to the Chair Senate Bill No. 559, entitled

An Act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll-bridges over the Delaware River.

Which was committed to the Committee on Public Roads and Highways

REPORT FROM COMMITTEE.

Mr. EYRE. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE from the Committee on Public Roads and Highways reported as committed, Senate Bill No. 559, entitled

An Act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll-bridges over the Delaware River.

MOTION TO READ BILLS THE FIRST TIME.

Mr. EYRE. Mr. President, I move that all bills reported from committee at today's session be read the first time.

Mr. HOMSHER. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 229 (House Bill No. 163), entitled:

An Act to amend section one thousand four hundred and fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 236 (House Bill No. 192), entitled:

An Act fixing the salary of the crier of the courts of common pleas in the several counties of this Commonwealth having more than one million and less than one million five hundred thousand inhabitants

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 348, entitled:

An Act defining consolidation of schools providing for the establishment and regulation of consolidated schools and providing for State aid for the transportation of pupils to and from consolidated schools

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 364 (House Bill No. 244), entitled:

An Act to amend an act approved the seventeenth day of May one thousand nine hundred seventeen (Pamphlet Laws two hundred and thirty-seven) entitled "An Act to amend an act entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for certain purposes to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for such purposes' approved the thirteenth day of May Anno Domini one thousand nine hundred and fifteen" extending the provisions of said act to corporations organized under the laws of the District of Columbia or of the United States

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 386 (House Bill No. 119), entitled:

An Act to amend an act approved the seventh day of June, one thousand nine hundred and seventeen, (P. L. 560), entitled "An Act to amend an act, approved the ninth day of April, one thousand nine hundred fifteen, entitled "An Act to amend an act, entitled "An Act to amend an act, entitled "An Act to amend an act, entitled "An Act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron, steel, or glass to erect and maintain buildings and manufacturing establishments, and to take, have, and hold real estate necessary and proper for manufacturing purposes," approved the ninth day of June, Anno Domini one thousand eight hundred and eighty-one; extending the same to companies formed for the purpose of quarrying slate, granite, stone, or rocks, or for dressing, polishing, working, or manufacturing the same, or any of them, and to mineral springs companies, incorporated for the purpose of bottling and selling natural mineral springs water, approved the sixteenth day of June, Anno Domini one thousand eight hundred and ninety-three," approved the nineteenth day of April, Anno Domini one thousand nine hundred and one; extending the same to companies formed for the purposes of manufacturing and selling chemicals, foodstuffs, cement, and cement products, and the quarrying of cement rock," approved May twenty-eighth, one thousand nine hundred and seven; extending the same to companies incorporated for the manufacture, buying, selling, leasing, using and operation of electrical apparatus and machinery, and articles of every kind appertaining to or in any wise connected with the production, use, regulation, control, distribution or application of electricity or electrical energy or products for any use or purpose; constructing, acquiring, using, selling, buying, or leasing any works, construction or plant, or part thereof, connected with or involving such use, distribution, regulation, control, or application of electricity, or the control or use of electrical apparatus for any purpose; and of producing, furnishing, and supplying electricity or electrical apparatus in any form and for any purpose, and to carry on a general manufacturing business," approved the twenty-third day of June, one thousand nine hundred and eleven; by extending the same to companies incorporated for the purpose of refining, manufacturing or sale of petroleum and petroleum products," by extending the same to corporations incorporated for the manufacture of leather or articles containing leather" by extending the same to companies incorporated for the purpose of converting raw silk into thread and the manufacture of silk goods.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 287, entitled:

An Act to amend section two of an act approved the seventeenth day of April one thousand nine hundred and five (Pamphlet Laws one hundred and seventy) entitled "An Act providing that the district attorneys in all counties whose population does not exceed one hundred and fifty thousand shall be paid a salary and fixing the same which shall be in lieu of all fees and in full compensation for their services, and providing for the appointment of assistant district attorneys in said counties and for the compensation of the same and providing that the fees heretofore allowed the district attorneys upon indictments shall remain in amount as heretofore but shall hereafter be as part of the cost for the use and benefit of the proper county" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 298, entitled:

A joint resolution amending a joint resolution approved the seventeenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and thirty-six) entitled "A joint resolution authorizing the authorities having control and supervision of county jails and prisons to permit the employment of inmates thereof on county or almshouse farms exempting wardens and keepers from liability in certain cases for escapes."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 474, entitled:

An Act to amend section one of an act approved the fourteenth day of May one thousand nine hundred thirteen (Pamphlet Laws two hundred and four) entitled "An Act authorizing the board of county commissioners of the several counties of the State to appropriate money for co-operative agricultural extension work for the purpose of improving and developing the agricultural resources of the proper counties."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 243 (House Bill No. 236), entitled:

An Act to amend an act approved the seventeenth day of April one thousand eight hundred and sixty-one (Pamphlet Laws three hundred forty-six) entitled "An Act to authorize the erection of a poor-house by the township of Blakely in Luzerne county providing for the appointment of auditors by the court of common pleas of Lackawanna county and fixing the compensation of the auditors and the salaries of the directors of the poor of the poor district of said township.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 418, entitled

An Act creating the office of indictment and cost clerk as an assistant to the district attorney in the several counties of this Commonwealth having a population of not less than one hundred and fifty thousand and not more than two hundred and fifty thousand inhabitants providing for the appointment of a person in each of said counties to fill said office prescribing the qualifications duties and term of office of said appointees fixing their salaries and authorizing the payment of the same by the county

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 524, entitled

An Act to repeal an act, entitled "An Act changing the mode and manner of appointing collectors of taxes in the County of Lehigh," approved the 25th day of March, A. D. 1844, P. L. 160.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 526, entitled

An Act to repeal an act, entitled "An Act regulating the salary of the Treasurer of Lehigh County," approved the 16th day of March A. D. 1867, P. L. 485.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 404, entitled

An Act to amend section one thousand six hundred and seven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 95, entitled:

An Act amending section nine of an act of Assembly entitled "An Act for the appointment and maintenance of a board to be known as the Armory Board of the State of Pennsylvania and for the payment of its expenses and for providing managing and caring for armories for the use of the National Guard of Pennsylvania throughout the Commonwealth of Pennsylvania and making an appropriation for the same authorizing the State Armory Board to receive from counties cities municipalities and other sources donations or contributions for the purpose of this act" approved the eleventh day of May one thousand nine hundred and five by providing for the return by the Commonwealth of any contributions of money made by any county city or municipality for the purpose of acquiring or erecting any armory to such county city or municipality upon the sale of any such armory under the provisions of the act to which this is a supplement and making the provisions of this act apply to sales heretofore as well as sales hereafter made

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 467, entitled:

An Act defining the duties of the Governor with regard to the approval of warrants vouchers claims accounts agreements and contracts and repealing inconsistent acts.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 352, entitled:

An Act amending sections two four and fifteen of an act entitled "An Act authorizing and empowering the several counties of this Commonwealth to locate lay out open construct and maintain public bridges whether wholly or partly within any city borough or township therein across any river or stream dividing or separating any part of said county from any other part thereof together with the necessary bridge approaches viaduct or other approaches to conveniently connect the same with existing streets or public roads in such cities boroughs or townships authorizing the cities and boroughs wherein such bridges are located to share in the cost thereof and to provide approaches therefor authorizing the taking and appropriation of property and rights of property public or private for such purposes providing a method for making compensation for property taken injured or destroyed thereby authorizing the several counties to enter upon and over public streets or roads in cities boroughs or townships for said purposes authorizing the several counties to appropriate money levy taxes and incur indebtedness therefor and authorizing the several counties to charge and collect tolls and rentals for the concurrent use of such bridges and approaches by street railway telegraph telephone or other corporations or persons making use thereof other than for ordinary foot or vehicle traffic and to enter into contracts for such use" approved the twenty-fourth day of May one thousand nine hundred seventeen

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 267, entitled:

An Act providing for and regulating the maintenance and government of a county home in each county of the State having a population of less than two hundred and fifty thousand for indigent orphans and for delinquent incorrigible indigent dependent and neglected children under sixteen years of age and providing for their commitment thereto

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 70, entitled:

An Act providing for a State association of county controllers and for the meetings thereof and providing for the payment by the counties of the expenses thereof.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 312 (House Bill No. 173), entitled:

An Act to amend the first section of an act entitled "An Act to amend the first section of an act entitled 'An Act increasing the salaries of tipstaves in the courts of any county of this Commonwealth of a population of not less than five hundred thousand approved the thirtieth day of May one thousand eight hundred and ninety-five by changing the limit of population of such counties and increasing the minimum and maximum limits of salaries approved the first day of June one thousand nine hundred and eleven'" by increasing the salaries or compensation of

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 318 (House Bill No. 345), entitled

An Act in relation to the appointment and salaries of certain clerks appointed by the several clerks of courts of oyer and terminer and general jail delivery and quarter sessions of the peace in counties of this Commonwealth having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last United States census

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 355, entitled:

An Act to amend section ten of an act approved the twenty-seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and three) entitled "An Act creating the office of county controller in counties of this Commonwealth containing one hundred and fifty thousand inhabitants and over prescribing his duties and abolishing the office of county auditor in said counties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 463, entitled:

An Act creating a State Art Commission in the Board of Commissioners of Public Grounds and Buildings requiring the approval of the commission of the design and location of all public monuments memorials buildings or other structures and certain private structures.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 469, entitled:

An Act providing for the creation of a commission to study and report to the General Assembly upon the subject of the revision and amendment of the Constitution of this Commonwealth prescribing its powers and duties and making an appropriation

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 416, entitled:

An Act establishing a Bureau of Statistics in the Department of Internal Affairs authorizing the Secretary of Internal Affairs to appoint a Chief of Bureau and other officers and employees fixing their duties powers and salaries making it the duty of corporations firms and individuals to furnish information required prescribing penalties for violation of such duty and repealing certain acts

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 466, entitled:

An Act creating a State Salary Board to fix grade and equalize the salaries and compensation of employees of the executive branch of the State government defining the powers and duties of such board and making an appropriation

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 268, entitled:

An Act to establish a separate orphans' court in and for the County of Washington.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 448 (House Bill No. 286), entitled:

An Act to amend section one thousand six hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing laws general special or local or any parts thereof that are or may be inconsistent therewith."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 471, entitled:

An Act to amend section one thousand four hundred and six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 502, entitled:

An Act reorganizing the Department of Agriculture: creating Bureau therein, and providing for the proper administration thereof.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 402, entitled:

An Act to amend section one of an act approved the fifth day of May one thousand eight hundred and thirty-two entitled "An Act regulating lateral railroads" by extending the provisions thereof to any person or persons corporation of the first and second class partnership municipal or quasi-municipal corporation school or poor district of the State of Pennsylvania incorporated under general or special Act of Assembly being the owner or owners of land mills quarries coal mines lime kilns or other real estate in the vicinity of any railroad canal or slack-water navigation made or to be made by any company or by the State of Pennsylvania and not more than four miles distant therefrom.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 450 (House Bill No. 259), entitled:

An Act to amend section six of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An Act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employees of said department and providing a method for fixing compensation" so as to permit temporary suspensions by the superintendent of Public Affairs.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 509, entitled:

An Act requiring certain standard provisions in policies of insurance issued against loss or damage resulting from accident to or injury suffered by an employee or other person or against loss or damage to property caused by horses or by any vehicle drawn, propelled or operated by any motor power and for which the person insured is liable.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 468, entitled:

An Act providing for biennial instead of annual reports by the several departments of the several departments of the State government.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 436, entitled:

An Act amending an act approved the fourteenth day of May one thousand nine hundred and fifteen entitled "An Act providing a system of government for boroughs and re-

vising amending and consolidating the law relating to boroughs" by adding thereto sections twenty to twenty-six inclusive as subarticle sixteen of article sixteen chapter VI authorizing the erection of dykes and embankments along certain water courses upon the request of the Board of Health granting the right of entry therefor and providing for the assessment of damages and benefits against property effected

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 431 (House Bill No. 536), entitled:

An Act to amend section one of the act approved the eighth day of May one thousand eight hundred eighty-nine (Pamphlet Laws one hundred and thirty-two) entitled "An Act authorizing county commissioners to employ detectives offer and pay rewards for the detection arrest and conviction of felons to include persons charged with a misdemeanor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 480 (House Bill No. 179), entitled:

An Act authorizing the judges learned in the law of the courts of common pleas and orphans' courts of the counties having a population of more than one hundred and fifty thousand and less than two hundred fifty thousand inhabitants to employ suitable clerical assistance and providing for the payment of such clerical assistance by the several counties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 479 (House Bill No. 644), entitled:

An Act providing for the appointment of county detectives in certain counties and fixing their salaries payable from the county treasury

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 232 (House Bill No. 180), entitled:

An Act to amend section one of an act approved the first day of June one thousand nine hundred and seven (Pamphlet Laws three hundred and sixty-four) entitled "An Act to increase the pay of jurors and witnesses in this Commonwealth"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 374 (House Bill No. 188), entitled:

An Act relating to the parties to writs of scire facias sur mortgage in certain cases and to the title acquired by a sale on a judgment of foreclosure in such cases

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 396, entitled:

An Act authorizing any county and city in any county in which the county seat is within the limits of such city to erect a joint county and municipal building or buildings providing for the conditions and agreements under which such building or buildings may be erected and occupied and for the ownership thereof providing for the selection of a site for said building or buildings and authorizing said county and city to make a sale or exchange of properties under certain conditions for the purpose of securing such site authorizing the acquisition of property for such building or buildings by purchase or condemnation and authorizing the county to issue bonds in payment of any indebtedness incurred for its share of the cost of such building or buildings and land

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 305 (House Bill No. 189), entitled:

An Act to amend part of section six of an act approved the 31st day of May, 1911 (P. L. 468), entitled "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads, connecting county-seats, principal cities and towns, and extending to the State line; describing and defining same by route numbers as the State highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways, solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways, wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property or otherwise in the improvement thereof; providing for purchase or acquiring of turnpikes, or toll-roads, forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State-aid in the improvement, maintenance and repair of township or county roads, and prescribing the contents of township, county, borough or incorporated town petitions, providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough or incorporated town and requiring contracts by counties, townships, boroughs and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act, and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 559, entitled

An Act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll-bridges over the Delaware River.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

MOTION TO PROCEED TO THE CONSIDERATION OF BILLS ON THIRD READING.

Mr. EYRE. Mr. President, I move that the Senate do now proceed to the consideration of all bills on third reading that went over in their order at today's session.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 105, as follows:

An Act amending section five of an act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws seventy-eight) entitled "An Act to regulate nomination and election expenses and to require accounts of nomination and election expenses to be filed and providing penalties for the violation of this act."

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five of an act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws seventy-eight) entitled "An Act to regulate nomination and election expenses and to require accounts of nomination and election expenses to be filed and providing penalties for the violation of this act" which reads as follows

"Section 5 Every candidate for nomination at any primary election caucus or convention whether nominated thereat or not shall within fifteen days after the same was held if the amount received or expended shall exceed the sum of fifty dollars and every candidate for election and every treasurer of a political committee or person acting as such treasurer shall within thirty days after every election at which such candidate was voted for or with which such political committee was concerned if the amount received or expended shall exceed the sum of fifty dollars file with the officers hereinafter specified a full true and detailed account subscribed and sworn or affirmed to by him before an officer authorized to administer oaths setting forth each and every sum of money contributed received or disbursed by him for election expenses the date of each contribution receipt and disbursement the name of the person from whom received or to whom paid and the object or purpose for which the same was disbursed Such account shall also set forth the unpaid debts and obligations of any such candidate or committee for election expenses with the nature and amount of each and to whom owing In the case of candidates for election who have previously filed accounts as candidates for nomination the accounts shall only include contribution receipts and disbursements subsequent to the date of such prior accounts If the aggregate receipts or disbursements of a candidate or political committee in connection with any nomination or election shall not exceed fifty dollars the treasurer of the committee or candidate shall within thirty days after the election certify that fact under oath to the officer with whom the statement is filed as hereinafter provided is hereby amended to read as follows

Section 5 Every candidate for nomination at any primary election caucus or convention whether nominated thereat or not shall within fifteen days after the same was held if the amount received or expended shall exceed the sum of fifty dollars and every candidate for election and every treasurer of a political committee or person acting as such treasurer shall within thirty days after every election at which such candidate was voted for or with which such political committee was concerned if the amount received or expended shall exceed the sum of fifty dollars file with the officers hereinafter specified a full true and detailed account subscribed and sworn or affirmed to by him before an officer authorized to administer oaths setting forth each and every sum of money contributed received or disbursed by him for election expenses the date of each contribution receipt and disbursement the name of the person from whom received or to whom paid and the object or purpose for which the same was disbursed Such account shall also set forth the unpaid debts and obligations of any such candidate or committee for election expenses with the nature and amount of each and to whom owing In the case of candidates for election who have previously filed accounts as candidates for nomination the accounts shall only include contributions receipts and disbursements subsequent to the date of such prior accounts If the aggregate receipts or disbursements of a candidate or political committee in connection with any nomination or election shall not exceed fifty dollars the treasurer of the committee or candidate shall within thirty days after the election certify that fact under oath to the officer with whom the statement is filed as hereinafter provided Provided however That if a candidate or political committee does not receive any contributions or make any disbursements the candidates or the treasurer of the political committee shall not be required to file any account or to make any affidavit

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—41.

Baldwin, F. E.,	Einstein,	McNichol,	Snyder,
Baldwin, R. J.,	Eyre,	Mearkle,	Sones,
Barnes,	Graff,	Miller, S. J.,	Tompkins,
Barr,	Haldeman,	Murdoch,	Turner,
Beales,	Homsher,	Nason,	Vare,
Campbell,	Jones,	Patton,	Weaver,
Craig,	Leiby,	Phipps,	Whitten,
Daix,	" "	Sassaman,	Woodward,
Davis,	Marlow,	Schantz,	Buckman,
DeWitt,	Martin,	Smith,	Pres. pro tem,
Donahue,	McConnell,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 108, as follows:

An Act to amend section two thousand thirty-four of article twenty of an act entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with

the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" approved the eighteenth day of May one thousand nine hundred and eleven by authorizing and empowering the State Board of Education to make purchases and sales of real estate or other property for normal schools purchased by the State and prescribing the disposition of the proceeds of any such sales.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two thousand and thirty-four of article twenty of an act entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" approved the eighteenth day of May one thousand nine hundred and eleven which reads as follows

"Section 2034 Upon the payment of the purchase money to the stockholders of any such State Normal School properly executed deeds of conveyance for all of its real estate together with all of its other properties shall be delivered to the Commonwealth and thereafter such State Normal Schools shall be owned controlled and maintained as a State Institution

The Corporation of any State Normal School conveying its property to the Commonwealth as herein provided shall then be dissolved by the stockholders thereof in the manner provided by law" is hereby amended to read as follows

Section 2034 Upon the payment of the purchase money to the stockholders of any such Normal School properly executed deeds of conveyance for all of its real estate together with all its other property shall be delivered to the Commonwealth and thereafter such State Normal School shall be owned controlled and maintained as a State Institution and the State Board of Education is hereby vested with full power and authority to purchase in the name of the Commonwealth for any such Normal School from the earnings thereof and from moneys received from the lease grant sale or conveyance hereafter in this section authorized or from moneys specifically appropriated therefor by the Commonwealth any real estate or other property deemed necessary and proper for the use of any such Normal School and to lease grant sell and convey by agreement deed or other proper instrument of writing the real estate or other property of any such Normal School or any portion thereof when it appears that the same shall be no longer needed for the use thereof or that the interests of the Commonwealth or its citizens will be promoted thereby The proceeds from any such lease grant sale or conveyance shall be paid direct to the State Treasurer who shall hold such proceeds in a special fund which fund shall be available to the State Board of Education to purchase land for the Normal School whose land or part thereof was leased granted sold or conveyed as hereinbefore provided or for betterments of or repairs to the property thereof as the State Board of Education may deem necessary Such money shall be paid on warrants signed by the president of the State Board of Education and itemized vouchers for all expenditures from such money shall be filed with the Auditor General.

The corporation of any State Normal School conveying its property to the Commonwealth as herein provided shall then be dissolved by the stockholders in the manner provided by law

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—38.

Baldwin, F. E., Eyre,	Miller, J. S.,	Sones,
Baldwin, R. J., Homsher,	Miller, S. J.,	Tompkins,
Barnes,	Jones,	Murdoch,
Campbell,	Leiby,	Nason,
Craig,	Leslie,	Patton,
Daix,	Marlow,	Phipps,
Davis,	Martin,	Salus,
DeWitt,	McConnell,	Sassaman,
Donahue,	McNichol,	Smith,
Einstein,	Mearkle,	Snyder,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 143, as follows:

An Act to amend the first section of an Act approved the ninth day of April Anno Domini one thousand nine hundred and fifteen Pamphlet Laws one hundred and eleven entitled "An Act to provide for the immediate printing and distribution

of advance sheets of the laws of this Commonwealth as they are enacted from time to time to persons making application therefor and to certain officials" so as to include members of the General Assembly

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That Section one of an Act approved the ninth day of April Anno Domini one thousand nine hundred and fifteen Pamphlet Laws one hundred and eleven entitled "An Act to provide for the immediate printing and distribution of advance sheets of the laws of this Commonwealth as they are enacted from time to time to persons making application therefor and to certain officials" which reads as follows

"Section 1 Be it enacted by the Senate and the House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the passage of this act it shall be the duty of the Secretary of the Commonwealth of Pennsylvania within ten days after the signing of any bill by the Governor whereby it becomes a law to furnish proof of same to the Superintendent of Public Printing and Binding who shall immediately print advance sheets of such laws and by and through the Division of Distribution of Documents in this department to transmit by mail during any Legislative session one copy of said law to any person applying in writing therefor Provided That before any person shall be entitled to receive the same he shall have paid to the Secretary of the Commonwealth for the use of the State the sum of two dollars which said payment shall entitle such person to any copy of each law passed during any one session of the General Assembly and the Secretary of the Commonwealth shall furnish the Superintendent of Public Printing and Binding with the name and address of each such person so entitled to advance sheets of laws Provided further That a copy of advance sheets of laws shall be forwarded to each department of the State Government to each prothonotary and to each law judge of the courts and to every county and public law library of this Commonwealth" be and the same is hereby amended so as to read as follows

Section 1 Be it enacted by the Senate and the House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the passage of this act it shall be the duty of the Secretary of the Commonwealth of Pennsylvania within ten days after the signing of any bill by the Governor whereby it becomes a law to furnish proof of same to the Superintendent of Public Printing and Binding who shall immediately print advance sheets of such laws and by and through the Division of Distribution of Documents in his department to transmit by mail during any Legislative session one copy of said law to any person applying in writing therefor Provided That before any person shall be entitled to receive the same he shall have paid to the Secretary of the Commonwealth for the use of the State the sum of two dollars which said payment shall entitle such person to one copy of each law passed during any one session of the General Assembly and the Secretary of the Commonwealth shall furnish the Superintendent of Public Printing and Binding with the name and address of each such person so entitled to advance sheets of laws Provided further That a copy of advance sheets of laws shall be forwarded to each department of the State Government to each prothonotary and to each law judge of the courts and to every county and public law library of this Commonwealth and to each member of the General Assembly

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—37.

Baldwin, F. E., Homsher,	Miller, J. S.,	Smith,
Barnes,	Jones,	Snyder,
Campbell,	Leiby,	Murdoch,
Craig,	Leslie,	Nason,
Daix,	Marlow,	Patton,
Davis,	Martin,	Phipps,
DeWitt,	McConnell,	Salus,
Donahue,	McNichol,	Sassaman,
Einstein,	Mearkle,	Schantz,
Eyre,		Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 157, as follows:

An Act to further amend section two of an act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An Act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by

providing proper exits fire-escapes fire-extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the section section of an act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen), entitled "An Act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire-escapes fire-extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" which as amended by an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and seventy-four) entitled "An Act to amend an act approved May third one thousand nine hundred and nine entitled 'An Act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire-escapes fire-extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same'" reads as follows

Section 2. In every theater moving-picture theater opera house or other building where stage scenery moving-picture or other apparatus is used or entertainments are given there shall be provided one or more direct exterior doorways from the stage and for dressing-rooms direct exterior doorways shall be provided—all of the said doorways to be not less than five feet in width in the clear and to be equipped with approved panic bolts. The passageways leading to such exits shall not be obstructed and shall be properly lighted. At each exit there shall be a colored illuminated sign with the word "Exit" thereon and in the said passageways there shall be signs indicating the direction of the said exits. Neither on or about the stage auditorium or galleries nor in any other part of the building in which the said theater moving-picture theater opera house or public hall is located shall any inflammable or explosive oil be used or stored. All lights on or about the stage and throughout the auditorium shall be properly guarded. All electrical wiring and appliances in such buildings shall be installed according to specifications set forth in the Pennsylvania Electrical Code or rules adopted by the Industrial Board of the Department of Labor and Industry and so maintained.

"There shall be a proscenium curtain constructed of wire-woven asbestos of not less than two pounds per square yard or of sheet metal and all other drop-curtains and sky-borders on the stage shall be of an approved non-combustible substance and on each side of the stage there shall be standpipes of at least two inches in diameter with hose and nozzle and rack for same such hose and attachments to be not less than one and one-half inches in diameter of sufficient quantity and properly maintained. There shall also be provided for each side of the stage not less than two chemical fire-extinguishers of an approved type and one cask of not less than forty-two gallons capacity which shall be kept full of water and two buckets for each cask the said buckets and casks shall be kept free from any obstruction and in readiness for immediate use at all times

"In all auditoriums and galleries of the said buildings as described in this section there shall be at least one aisle of a width of not less than four feet in the clear throughout its entire length leading to the exits and no person shall be permitted to stand in nor any obstruction be permitted in any aisle or in the line of passage between an aisle and an exit. There shall be not more than six seats between any one seat and an aisle nor more than fourteen seats between any two aisles and all seats shall be securely fastened to the floor during all performances or entertainments. The word "Exit" in large legible illuminated letters shall be posted and kept posted at each and every exit and all exits shall be equipped with approved panic bolts shall open outward and shall be kept unobstructed and ready for instant use from the opening of the said buildings to the close of each and every performance or entertainment therein

"In all buildings hereafter erected or adapted for any of the purposes designated in this section the auditorium shall not be located above or below the ground level and any such auditorium or place of assembly used for any of the purposes set forth in this section shall conform to this provision on or before June first one thousand nine hundred and twenty" is hereby further amended to read as follows

Section 2. In every theatre moving-picture theatre opera house or other building where stage scenery moving picture or other apparatus is used or entertainments are given there shall be provided one or more direct exterior doorways from the stage and for dressing-rooms direct exterior doorways shall be provided all of the said doorways to be not less than five feet in width in the clear and to be equipped with approved panic bolts. The passage ways leading to such exits shall not be obstructed and shall be properly lighted. At each exit there shall be a colored illuminated sign with the word "Exit" thereon and in the said passageways there shall be signs indicating the direction of the said exits. Neither on or about the stage auditorium or galleries nor in any other part of the building in which the said theater moving picture theatre opera house or public hall is located shall any inflammable or explosive oil be used or stored. All lights on or about the stage and throughout the auditorium shall be properly guarded. All electrical wiring and appliances in such buildings shall be installed according to specifications set forth in the Penn-

sylvania Electrical Code of rules adopted by the Industrial board of the Department of Labor and Industry and so maintained

There shall be a proscenium curtain constructed of wire-woven asbestos of not less than two pounds per square yard or of sheet metal and all other drop-curtains and sky-borders on the stage shall be of an approved non-combustible substance and on each side of the stage there shall be standpipes of at least two inches in diameter with hose and nozzle and rack for same such hose and attachments to be not less than one and one-half inches in diameter of sufficient quantity and properly maintained. There shall also be provided for each side of the stage not less than two chemical fire-extinguishers of an approved type and one cask of not less than forty-two gallons capacity which shall be kept full of water and two buckets for each cask the said buckets and casks to be painted red. The said fire-extinguishers and casks shall be kept free from any obstruction and in readiness for immediate use at all times

In all auditoriums and galleries of the said buildings as described in this section there shall be at least one aisle of a width of not less than four feet in the clear throughout its entire length leading to the exits and no person shall be permitted to stand in nor any obstruction be permitted in any aisle or in the line of passage between an aisle and an exit. There shall be not more than six seats between any one seat and an aisle nor more than fourteen seats between any two aisles and all seats shall be securely fastened to the floor during all performances or entertainments. The word "Exit" in large legible illuminated letters shall be posted and kept posted at each and every exit and all exits shall be equipped with approved panic bolts shall open outward and shall be kept unobstructed and ready for instant use from the opening of the said buildings to the close of each and every performance or entertainment therein

In all buildings hereafter erected or adapted for any of the purposes designated in this section the auditorium shall not be located above or below the ground level

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—35.

Baldwin, F. E.,	Eyre,	Mearkle,	Snyder,
Barnes	Graff,	Miller, S. J.,	Sones,
Campbell,	Jones,	Murdoch,	Tompkins,
Craig,	Leiby,	Nason,	Vare,
Daix,	Leslie,	Patton,	Weaver,
Davis,	Marlow,	Phipps,	Whitten,
DeWitt,	Martin,	Salus,	Woodward,
Donahue,	McConnell,	Sassaman,	Buekman,
Einstein,	McNichol,	Smith,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL RECOMMENDED.

Mr. SONES. Mr. President, I move that Senate Bill No. 233 (House Bill No. 32), on third reading, entitled:

An Act to amend section one of an act approved the twenty-seventh day of April one thousand nine hundred and eleven entitled "An Act regulating the compensation of court criers and tipstaves in counties containing more than ninety thousand and less than one hundred and fifty thousand inhabitants providing for the payment of the same by the particular county limiting the number of tipstaves to be appointed and repealing an act of Assembly entitled 'An Act to regulate the fees of court criers and tipstaves of the courts in judicial districts containing more than ninety thousand and less than one hundred and fifty thousand inhabitants approved the twenty-ninth day of April Anno Domini one thousand nine hundred and nine by extending the provisions of said act to include counties containing more than seventy-five thousand and less than one hundred and fifty thousand inhabitants and fixing the salaries of the court criers and tipstaves thereof

be recommitted to the Committee on Judiciary General.

Mr. DeWITT. Mr. President, I second the motion. The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 295, as follows:

An Act to amend section one of an Act approved the twenty-third day of February one thousand eight hundred and sev-

enty (Pamphlet Laws two hundred twenty-six), entitled "An Act to ascertain and appoint the fees to be received by the coroner in the county of Erie"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the twenty-third day of February one thousand eight hundred and seventy (Pamphlet Laws two hundred twenty-six) entitled "An Act to ascertain and appoint the fees to be received by the coroner in the county of Erie" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the fees of the coroner of Erie County shall be the same as are hereinafter ascertained and appointed

For legally viewing a dead body three dollars for legally summoning and qualifying and inquest drawing and returning an inquisition four dollars

If it requires more than one day to view a dead body and hold an inquisition an additional two dollars for each day necessarily occupied in the discharge of the coroner's duty

For each jurymen for each day necessarily occupied in making an inquest one dollar

For each mile circular necessarily traveled by the coroner six cents

For subpoenaing and notifying each witness thirty-seven cents" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the fees of the coroner of Erie county shall be the same as are hereinafter ascertained and appointed

For legally viewing a dead body three dollars for legally summoning and qualifying an inquest drawing and returning an inquisition four dollars

If it requires more than one day to view a dead body and hold an inquisition an additional two dollars for each day necessarily occupied in the discharge of the coroner's duty

For each jurymen for each day necessarily occupied in making an inquest one dollar

For each mile circular necessarily traveled by the coroner six cents

For subpoenaing and notifying each witness thirty-seven cents

For each autopsy performed when required twenty-five dollars to be paid to the coroner or deputy coroner performing the autopsy

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—35.

Baldwin, F. E., Eyre,	Mearkle,	Snyder,
Barnes, Gray,	Miller, J. S.,	Sones,
Campbell, Homsher,	Miller, S. J.,	Tompkins,
Craig, Jones,	Nason,	Vare,
Daix, Leiby,	Patton,	Weaver,
Davis, Leslie,	Phipps,	Whitten,
DeWitt, Marlow,	Sassaman,	Woodward,
Donahue, McConnell,	Schantz,	Buckman,
Einstein, McNichol,	Smith,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 351, as follows:

An Act authorizing churches cemetery companies and burial associations to lease or convey certain coal and other minerals providing for the use and expenditure of the funds derived therefrom and for the support of the overlying surface

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act it shall be lawful for all incorporated or unincorporated churches cemetery companies and burial associations now prevented by charter restrictions or otherwise from leasing or selling any coal or other minerals owned by them and said churches companies and associations are hereby authorized and empowered to sell lease or convey said coal and other minerals subject to such conditions as will ensure the support of the overlying surface

Section 2 The funds raised by such lease or sale shall be used and applied only for the purchase and acquisition of additional land for the purposes and uses of said churches companies and associations or for the improvement care beautifying endowment and maintenance of their properties

(Section 3 All acts general special or local or any parts thereof inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—30.

Paldwin, F. E., Eyre,	Miller, S. J.,	Sones,
Barnes, Homsher,	Nason,	Tompkins,
Campbell, Jones,	Patton,	Vare,
Craig, Leiby,	Phipps,	Weaver,
Daix, Leslie,	Sassaman,	Whitten,
DeWitt, Marlow,	Schantz,	Woodward,
Donahue, McConnell,	Snyder,	Buckman,
Einstein, McNichol,		Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 365 (House Bill No. 425), as follows:

An Act making a deficiency appropriation to the State Hospital of Coaldale Coaldale Schuylkill County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seven thousand one hundred and twenty dollars and ninety-one cents (\$7,120.91) is hereby specifically appropriated to the State Hospital of Coaldale Coaldale Schuylkill County Pennsylvania to cover deficiencies in maintenance of said hospital namely

For deficit in maintenance existing May thirty-first one thousand nine hundred seventeen the sum of four hundred eighty-two dollars and ninety-three cents (\$482.93)

For deficit in maintenance for the two fiscal years ending May thirty-first one thousand nine hundred nineteen the sum of six thousand six hundred thirty-seven dollars and ninety-eight cents (\$6,637.98)

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., Einstein,	Martin,	Schantz,
Baldwin, R. J., Eyre,	McConnell,	Smith,
Barnes, Graff,	McNichol,	Snyder,
Barr, Gray,	Mearkle,	Sones,
Beales, Haldeman,	Miller, J. S.,	Tompkins,
Boyd, Heaton,	Miller, S. J.,	Turner,
Campbell, Herron,	Murdoch,	Vare,
Craig, Homsher,	Nason,	Weaver,
Daix, Jones,	Patton,	Whitten,
Davis, Leiby,	Phipps,	Woodward,
DeWitt, Leslie,	Salus,	Buckman,
Donahue, Marlow,	Sassaman,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 378 (House Bill No. 586), as follows:

An Act validating all decrees of divorce granted by virtue of and pursuant to an act approved the twenty-fifth day of June one thousand eight hundred and ninety-five (Pamphlet Laws three hundred eight) entitled "An Act amending section three of an act entitled 'An Act concerning divorces' approved the

eight day of May one thousand eight hundred and fifty-four enlarging the same so as to include indignities to the person of the husband" wherein the decree of divorce shall be silent as to support or alimony and the court shall not have allowed any alimony or support to the wife nor in any manner determined the right of the wife thereto

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all decrees of divorce granted pursuant to under or by virtue of an act approved the twenty-fifth day of June one thousand eight hundred and ninety-five (Pamphlet Laws three hundred eight) entitled "An Act amending section three of an act entitled 'An Act concerning divorces' approved the eighth day of May one thousand eight hundred and fifty-four enlarging the same so as to include indignities to the person of the husband" wherein the court shall not have made any allowance for the support of or alimony to the wife and shall not have decreed or determined anything relating thereto are hereby validated and made as good in law as if the court granting such decrees of divorces or decree of divorce should have allowed such support or alimony or should have determined the right of the wife thereto and mentioned the same in the decree of divorce

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitutions,

On the question,

Shall the bill pass finally?

Mr. BARNES. Mr. President, the author of this bill, Mr. Dithrich, has explained its intent and purpose and I hereby withdraw my objection to the bill.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—33.

Baldwin, F. E., Eyre,	Murdoch,	Sones,
Barnes, Homsher	Nason,	Tompkins,
Campbell, Jones,	Patton,	Vare,
Craig, Leiby,	Phipps,	Weaver,
Daix, Leslie,	Sassaman,	Whitten,
Davis, Marlow,	Schantz,	Woodward,
DeWitt, McConnell,	Smith,	Buckman,
Donahue, McNichol,	Snyder,	Pres. pro tem.
Einstein, Miller, S. J.,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 387 (House Bill No. 513), as follows:

An Act making an appropriation for the Dixmont Hospital for the Insane

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eighty thousand (\$80,000) dollars or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Dixmont Hospital for the Insane at Dixmont Allegheny County Pennsylvania to cover a deficiency in maintenance of the said hospital from June first one thousand nine hundred seventeen to May thirty-first one thousand nine hundred and nineteen

And said bill having been read at length the third time, and agreed to,

And the amendment made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., Einstein,	Martin,	Schantz,
Baldwin, R. J., Eyre,	McConnell,	Smith,
Barnes, Graff,	McNichol,	Snyder,
Barr, Gray,	Mearkle,	Sones,
Beales, Haldeman,	Miller, J. S.,	Tompkins,
Boyd, Heaton,	Miller, S. J.,	Turner,
Campbell, Herron,	Murdoch,	Vare,
Craig, Homsher,	Nason,	Weaver,

Daix,
Davis,
DeWitt,
Donahue,

Jones,
Leiby,
Leslie,
Marlow,

Patton,
Phipps,
Salus,
Sassaman,

Whitten,
Woodward,
Buckman,
Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate passed the same with amendments in which the concurrence of the House is requested.

BILLS INTRODUCED.

Mr. JONES. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. JONES read in his place and presented to the Chair Senate Bill No. 560, entitled

An Act to amend an act approved the fourteenth day of May, one thousand nine hundred and fifteen (P. L. 312), entitled, "An Act providing a system of government for boroughs and revising, amending and consolidating the law relating to boroughs."

Which was committed to the Committee on Municipal Affairs.

Also read in his place and presented to the Chair Senate Bill No. 561, entitled

An Act to amend section three hundred and twenty-nine of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Which was committed to the Committee on Education.

Also read in his place and presented to the Chair Senate Bill No. 562, entitled

An Act to amend section one thousand one hundred five of an act approved the fourth day of July, 1917 (P. L. 840), entitled "An Act concerning townships; and revising, amending, and consolidating the law relating thereto."

Which was committed to the Committee on Public Roads and Highways.

Also read in his place and presented to the Chair Senate Bill No. 563, entitled:

An Act to amend an act approved the fourteenth day of May, 1915, (P. L. 312), entitled "An Act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs."

Which was committed to the Committee on Municipal Affairs.

Also read in his place and presented to the Chair Senate Bill No. 564, entitled:

An Act requiring the filing of plans and specifications for buildings, public works, highways or improvements undertaken by boroughs, townships or school districts, in the office of the clerk of the court of quarter sessions, and requiring copies to be furnished by the secretary, architect or engineer of the municipality to applicants therefor.

Which was committed to the Committee on Public Roads and Highways.

REPORT FROM COMMITTEE.

Mr. McCONNELL. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McCONNELL, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 531, entitled:

An Act providing that street passenger railway, electric light, water and other public service companies of any kind may appeal to the Public Service Commission of the Commonwealth of

Pennsylvania from the levying or imposition of any license tax, fees, charges or payments on or from the regulating of the franchises, powers, duties or liabilities of such companies, by cities, boroughs and other municipalities and authorizing the Public Service Commission to revoke, modify or suspend, after hearing, such license tax, fees, charges, payments or regulations when the same shall be found to be reasonable in whole or in part: and authorizing an appeal to the Superior Court.

HOUSE MESSAGE.

HOUSE CONCURS IN SENATE BILL NO. 100.

The Clerk of the House of Representatives being introduced returned to the Senate, Senate Bill No. 100, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mount Carmel Coal Fields

with the information that the House has passed the same without amendment.

SENATE BILL NO. 25 RETURNED WITH AMENDMENTS.

He also presented communication from the House of Representatives, returning to the Senate, Senate Bill No. 25, entitled:

An Act amending Section Five Hundred and Fifteen of an act approved May Eighteenth Anno Domini One Thousand Nine Hundred and Eleven (Pamphlet Laws Three Hundred and Nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith so as to remove the prohibition against levying of taxes or incurring of debts for certain purposes while any proceeding for a change of boundary lines affecting any school district is pending

with the information that the House has passed the same with amendment, in which the concurrence of the Senate is requested.

Mr. F. E. BALDWIN. Mr. President, I move that Rule 21, which requires amended bills to be noted on the calendar, be in this case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives in the foregoing bill.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution were read as follows:

Amend the title, page 2, line 4, by striking out the words "modify the scope of" and inserting in lieu thereof the word "remove" also section 1, page 3, by striking out all of "Section 515" and inserting in lieu thereof the following:

Section 515 While proceeding are pending in court for the changing of any boundary lines of any city incorporated town borough or township or the creation of any new city borough or township the board of school directors in every school district to be affected by such change of boundary lines or creation of a new municipality shall be permitted to levy and assess a school tax and incur debts for the purpose of purchasing ground or building or enlarging a school building in the same manner as though such proceeding were not pending in court for the changing of any boundary lines of any such city incorporated town borough or township or the creation of any new city borough or township

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—34.

Baldwin, F. E.,	Eyre,	Mearkle,	Smith,
Barnes,	Honshier,	Miller, S. J.,	Snyder,
Campbell,	Jones,	Nason,	Tompkins,
Craig,	Leiby,	Patton,	Turner,
Daix,	Leslie,	Phipps,	Vare,
Davis,	Marlow,	Salus,	Whitten,
DeWitt,	Martin,	Sassaman,	Woodward,
Donahue,	McConnell,	Schantz,	Buckman,
Einstein,	McNichol,		Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE CONCURS IN AMENDMENTS MADE BY THE SENATE TO HOUSE BILL NO. 631.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 631, entitled:

An Act to amend section two of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws eighty-three) entitled "An Act to regulate and improve the civil service of the cities of the first class in the Commonwealth of Pennsylvania making violation of its provisions to be a misdemeanor and providing penalties for violations thereof"

BILL SIGNED.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman), announced that the Chief Clerk having reported that the following bill had passed both Houses of the General Assembly and the same being correct, the title was publicly read as follows:

House Bill No. 631, entitled:

An Act to amend section two of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws eighty-three) entitled "An Act to regulate and improve the civil service of the cities of the first class in the Commonwealth of Pennsylvania making violation of its provisions to be a misdemeanor and providing penalties for violations thereof"

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman), in the presence of the Senate signed the same.

RESOLUTION FOR PRINTING OF THE HEALTH INSURANCE COMMISSION, RECALLED FROM THE GOVERNOR.

The Clerk of the House of Representatives being introduced, presented extract from the Journal of the House of Representatives, which was twice read, considered and agreed to;

In the House of Representatives, March 18, 1919.

Resolved, (if the Senate concur), That the concurrent resolution of February nineteenth, one thousand nine hundred and nineteen, authorizing the chief clerk of the House of Representatives to draw his requisition on the Department of Printing and Binding to have printed by the State printer, ten thousand copies of the report of the Health Insurance Commission, be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk inform the House, accordingly.

NOMINATIONS BY THE GOVERNOR.

The Secretary to the Governor being introduced, presented communications in writing from his Excellency, the Governor of the Commonwealth, which were read as follows:

ALDERMAN.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, March 18, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advise and consent of the Senate, Sylvester M. Saunders, to be an Alderman in and for the Fifth Ward of the City of Carbondale, County of Lackawanna, until the first Monday of January, 1920, vice Alexander Copeland, deceased.

WM. C. SPROUL.

CORONER.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, March 18, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advise and consent of the Senate, Frederick R. Bausch, of Allentown, to be Coroner in and for the County of Lehigh, until the first Monday of January, 1920, vice James Goheen, deceased.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent.

A motion was made by Mr. EYRE.

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed

with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations.

Which was agreed to.

Whereupon,

A motion was made by Mr. EYRE.

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—35.

Baldwin, F. E.,	Homsher,	Miller, S. J.,	Snyder,
Barnes,	Jones,	Murdoch,	Sones,
Campbell,	Leiby,	Nason,	Tompkins,
Craig,	Leslie,	Patton,	Turner,
Davis,	Marlow,	Phipps,	Weaver,
DeWitt,	Martin,	Salus,	Whitten,
Donahue,	McConnell,	Sassaman,	Woodward,
Einstein,	McNichol,	Schantz,	Buckman,
Eyre,	Mearkle,	Smith,	Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. EYRE. Mr. President, I move that the executive session do now rise.

Mr. EINHSTEIN. Mr. President, I second the motion.

The motion was agreed to.

RECESS.

Mr. HEATON. Mr. President, I move that the Senate do now take a recess for five minutes.

Mr. TURNER. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will now be in order.

HOUSE MESSAGE.

HOUSE BILLS FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced presented for concurrence bills of the House of Representatives as follows:

House Bill No. 801 (Senate Bill No. 565), entitled:

An Act fixing the compensation of the assistant librarian of the Senate the assistant resident clerk of the House of Representatives and the superintendents of the store rooms of the Senate and of the House of Representatives and repealing all acts or parts of acts inconsistent herewith.

Which was committed to the Committee on Appropriations.

House Bill No. 247 (Senate Bill No. 566), entitled:

An Act relating to police pension funds in cities of the third class and directing such cities to appropriate certain moneys thereto.

Which was committed to the Committee on Municipal Affairs.

House Bill No. 183 (Senate Bill No. 567), entitled:

An Act to amend section five hundred twenty-four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

Which was committed to the Committee on Education.

House Bill No. 773 (Senate Bill No. 568), entitled:

An Act providing for the protection of the public health and the prevention of fraud and deception by regulating the weighing testing buying and selling of milk and cream providing for the examination and appointment of certified testers and the issuing of licenses and making of tests and providing penalties

Which was committed to the Committee on Agriculture.

House Bill No. 556 (Senate Bill No. 569), entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb located at Mount Airy Philadelphia to cover deficiency in maintenance and education of state pupils

Which was committed to the Committee on Appropriations.

House Bill No. 774 (Senate Bill No. 570), entitled:

An Act supplementary to an act approved the twenty-fourth day of June one thousand nine hundred and thirteen entitled "An Act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof" providing for the examination of the glass ware used for testing milk and cream for butterfat with the Babcock test prohibiting the use of inaccurate testing glassware defining the term standard Babcock glassware and fixing penalties for the violations of the provisions of this act

Which was committed to the Committee on Agriculture.

House Bill No. 559 (Senate Bill No. 571), entitled:

An Act to fix the salaries of district attorneys in the several counties having over two hundred thousand inhabitants and less than five hundred thousand inhabitants.

Which was committed to the Committee on Judiciary General.

House Bill No. 558 (Senate Bill No. 572), entitled:

An Act to provide for the appointment of assistant district attorneys in the several counties having over two hundred thousand and less than three hundred thousand inhabitants and fixing their salaries.

Which was committed to the Committee on Judiciary General.

House Bill No. 742 (Senate Bill No. 573), entitled:

An Act to amend section seventeen of an Act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and thirty-two) entitled "An Act for the imposition and collection of certain inheritance taxes."

Which was committed to the Committee on Finance.

House Bill No. 740 (Senate Bill No. 574), entitled:

An Act to amend section sixteen of an act approved the sixth day of May one thousand eight hundred and eighty-seven (Pamphlet Laws seventy-nine) entitled "An Act to provide for the better collection of collateral inheritance taxes," as amended.

Which was committed to the Committee on Finance.

House Bill No. 43 (Senate Bill No. 575) entitled:

An Act to further amend section five of an act approved the fifth day of May Anno Domini one thousand nine hundred and eleven entitled "An Act to fix the salaries of the judges of the Supreme Court the judges of the Superior Court the judges of the Courts of Common Pleas and the judges of the Orphans' Courts" as amended by an act approved the twenty-eighth day of July Anno Domini one thousand nine hundred and seven-

teen.

Which was committed to the Committee on Appropriations.

House Bill No. 74 (Senate Bill No. 576), entitled:

An Act to amend parts of section six of an act approved the thirty-first day of May, one thousand nine hundred and eleven (P. L. 468), entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads, connecting county-seats, principal cities and towns, and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways, solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain

State Highways, wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property or otherwise in the improvement thereof; providing for purchase or acquiring of turnpikes or toll roads, forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads, and prescribing the contents of township, county, borough or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough or incorporated town, and requiring contracts by counties, townships, boroughs and incorporated towns, with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act, and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act."

Which was committed to the Committee on Public Roads and Highways.

House Bill No. 789 (Senate Bill No. 577), entitled:

An Act relating to appointments under the civil service in counties cities and boroughs and providing penalties.

Which was committed to the Committee on Judiciary General.

House Bill No. 713 (Senate Bill No. 578), entitled

An Act authorizing the erection and construction by counties of memorial halls in memory of the soldiers sailors and marines of such counties providing for the purchase and condemnation of property for the erection thereon of such halls regulating the use of such halls and providing for the maintenance and care of the same by a board of control at the expense of the county

Which was committed to the Committee on Judiciary General.

House Bill No. 639 (Senate Bill No. 579), entitled

An Act to amend section five of an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy) entitled "An Act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expenses of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines"

Which was committed to the Committee on Judiciary General.

House Bill No. 688 (Senate Bill No. 580), entitled

An Act to amend section one of an act entitled "An Act authorizing the employment of stenographers by the district attorneys of certain counties" approved the twenty-seventh day of April Anno Domini one thousand nine hundred nine (Pamphlet Laws two hundred fifty-eight) as said section was amended by the act approved the fourth day of June Anno Domini one thousand nine hundred fifteen (Pamphlet Laws eight hundred and seven)

Which was committed to the Committee on Judiciary General.

House Bill No. 699 (Senate Bill No. 581), entitled

An Act authorizing J. McF. Carpenter and William B. Seerist of Pittsburgh Allegheny county Pennsylvania executors of the estate of James M. Bell deceased to bring suit in the court of common pleas of Allegheny county Pennsylvania against the Commonwealth of Pennsylvania

Which was committed to the Committee on Judiciary General.

BILL SIGNED.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) announced that the Chief Clerk having reported that the following bill had passed both Houses of the General Assembly and the same being correct, the titles was publicly read as follows:

An Act to quiet the title to real estate and to enable citizens of the United States and corporations authorized to hold real estate within this Commonwealth to hold and convey title to real estate which has been formerly held by or for corporations not authorized by law to hold the same.

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the presence of the Senate signed the same.

ADJOURNMENT.

OUT OF RESPECT TO THE MEMORY OF HON. NATHAN CHRIST SCHAEFER.

Mr. HOMSHER offered the following resolution, which was twice read, considered and agreed to.

In the Senate March 18, 1919.
Resolved, That the Senate has learned with deep regret of the death of Hon. Nathan Christ Schaefer, Superintendent of Public Instruction of the Commonwealth since June 1893, and that out of respect to him the Senate do now adjourn.

The Senate adjourned at 6:05 P. M. until Monday evening, March 24, 1919 at nine o'clock.

HOUSE OF REPRESENTATIVES.

TUESDAY, March 18, 1919.

The House met at 10:30 o'clock A. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

O Thou Eternal Word, who wast in the beginning and hurled the world into space, and didst crown all Thy work in making man, grant, we beseech Thee, that Thy divine image may be in each and every man in this body. Grant unto them that right, truth, mercy, and justice, equity and love may prevail, and may they be real men; men of heart and brain and soul; men courageous enough not to be frightened by numbers; men who will not submit to wealth; men who will have an eye single to justice; men who will have no ear except to the cry of conscience; men who will seek to do at all times that which will enable them to face Thee without trembling. Grant unto them high convictions, and may they be men enough to defend them. Give them breadth of mind that they may have charity enough for those who differ with them. Purge Thou them from everything that is little. Give unto them Thy Spirit so that once again it may be said that Thou didst exalt them a little below the angels. But, O God, whatever else they may need, grant unto them that they may be men, red-hearted men, big-hearted men, noble, generous men. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. Hess the further reading was dispensed with and the Journal was approved.

BILLS INTRODUCED AND REFERRED.

By Mr. DUNN. House Bill No. 931.

An Act providing for the refunding of liquor license fees and additional taxes to wholesale and retail dealers, brewers, distillers, rectifiers, compounders, bottlers, agents and other persons prevented from engaging in business by order of regulation of the President or Secretary of War; providing for the return of the proportions thereof paid to municipalities and the Commonwealth; and making an appropriation.

Referred to the Committee on Judiciary General

By Mr. ROBERT L. WALLACE. House Bill No. 932.

An Act supplementary to The Public Service Company Law, approved the twenty-sixth day of July, Anno Domini, one thousand nine hundred and thirteen, giving the Public Service Commission the power in the elimination of grade crossings, to direct the construction of bridges or viaducts over, above, and across railroads and railways, and where necessary across rivers and streams, and in order to affect said elimination to change the location to a new place or to another street or highway; and where the said bridge or viaduct is located by the Commission and directed to be constructed in the line of any street or highway which crosses a navigable river, or a stream, which has been declared a public highway by Act of Assembly at a point where the Commonwealth has been authorized to construct a public bridge to replace a county bridge destroyed by flood, or other casualty, to provide for the payment by the Commonwealth of part of the cost of said improvement, from appropriations made by the Board of Commissioners of Public Grounds and Buildings, the making of the contract, and the expenditure of said appropriation.

Referred to the Committee on Judiciary Special.

By Mr. EHRHARDT. House Bill No. 933.

A Further Supplement to an act approved the twenty-fourth day of July, one thousand nine hundred and thirteen (P. L. 977), entitled "An Act to provide for the personal registration of electors, and their enrollment as members of political parties, in cities of the first and second classes of this Commonwealth; to make such registration a condition of the right to vote in such cities, and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities; and providing for the payment of witness fees for persons summoned before the commissioners; to provide penalties for violations of its provisions; and to repeal acts inconsistent herewith."

Referred to the Committee on Elections.

By Mr. EHRHARDT. House Bill No. 934.

An Act authorizing any company incorporated under the laws of any other State for the purpose of cutting, harvesting, storing, transporting and selling natural ice, or for any of said purposes, to erect and maintain buildings and storage houses and to have and to hold, either by leases for terms of years or by deed in fee simple, real estate to an amount necessary and proper therefor.

Referred to the Committee on Manufactures.

By Mr. SARIG. House Bill No. 935.

An Act to amend section two, article one, of an act approved the eighth day of April, one thousand eight hundred and forty-eight, (Pamphlet Laws three hundred and ninety-nine), entitled "An Act relative to the Berks County prison, and to discharged convicts."

Referred to the Committee on Judiciary Special.

By Mr. SARIG. House Bill No. 936.

An Act to provide for the appointment of the Badge Commission, and empowering that Commission to secure a badge for each Pennsylvania soldier or sailor who served in the United States Army or Navy for a term, not less than sixty days, between April 6, 1917, and November 11, 1918, commemorative of the services rendered by the troops from Pennsylvania in the Great European War, and making an appropriation for the cost of such badges and the expenses of the commission.

Referred to the Committee on Appropriations.

By Mr. BOWMAN. House Bill No. 937.

An Act making an appropriation to the Carlisle Hospital, Carlisle, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. HUNTINGTON. House Bill No. 938.

An Act making an appropriation to the Northern Tier Home, Harrison Valley, Potter County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. GANS. House Bill No. 939.

An Act to amend section one of an act approved the fourth day of April, one thousand nine hundred and seven, (P. L. 48), entitled "An Act to fix the salaries of the deputy register, clerks, and employees in the office of the register of wills of any county of this Commonwealth having a population of one million, or over," as amended.

Referred to the Committee on Judiciary General.

By Mr. ROBERTSON. House Bill No. 940.

An Act to amend the act approved the seventh day of June, one thousand nine hundred eleven (P. L. 673), entitled "An Act requiring foundries to be provided with toilet-room and water-closet, regulating same; and providing a penalty for violation thereof," as amended; by extending the provisions of the act to rolling mills, boiling mills, heating mills and finishing mills.

Referred to the Committee on Manufactures.

By Mr. GANS. House Bill No. 941.

An Act relating to eggs, prohibiting the sale, offering for sale, exposing for sale, or having in possession with intent to sell, eggs, for and as fresh, that are not fresh eggs, or of branding or of labeling, or marking eggs as being fresh eggs that are not fresh eggs, prescribing certain duties of the Dairy and Food Commissioner in reference thereto, and providing penalties for the violation thereof.

Referred to the Committee on Public Health and Sanitation.

By Mr. JAMES A. WALKER. House Bill No. 942.

An Act to amend section one of an act approved the twenty-fifth day of May, one thousand nine hundred and seven, (P. L. 231), entitled "An Act authorizing the Board of Public Charities to appoint two assistant general agents, and prescribing their duties," as amended by fixing the salaries of such assistant general agents.

Referred to the Committee on Judiciary General.

By Mr. JAMES A. WALKER. House Bill No. 943.

An Act to amend section one of an act approved the twenty-ninth day of April, one thousand nine hundred and fifteen, (P. L. 204), entitled "An Act authorizing the Board of Public Charities to appoint two additional assistant general agents, and prescribing their duties," fixing the salaries of such additional assistant general agents.

Referred to the Committee on Judiciary General.

By Mr. ADAM C. SCHAEFFER. House Bill No. 944.

An Act to amend section six of an act approved the thirty-first day of May, one thousand nine hundred eleven (Pamphlet Laws four hundred and sixty-eight) entitled, "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads, connecting county-seats, principal cities and towns, and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways, solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and to improve or maintain the same and relieving said townships or counties of authority over same, requiring boroughs and incorporated towns to maintain certain State highways, wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property or otherwise in the improvement thereof; providing for purchase or acquiring of turnpikes, or toll roads, forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township, or county roads, and prescribing the contents of township, county borough or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough or incorporated town and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways and kind of materials to be used in the improvement; providing for payment of cost of improvement, and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act, and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this Act."

Referred to the Committee on Public Roads

By Mr. GEORGE T. WALKER. House Bill No. 945.

An Act requiring the registration of all deeds and other conveyances of real estate in the office of the county commissioners in the several counties prior to the recording of such instruments in the respective offices of the recorder of deeds, and prescribing penalties.

Referred to the Committee on Judiciary General.

By Mr. GANS. House Bill No. 946.

An Act to amend sections two and three of an act approved the eleventh day of March, one thousand nine hundred and nine (P. L. 15), entitled "An Act relating to non-alcoholic drinks; defining the same; and prohibiting the manufacture, sale, offering for sale; exposing for sale, or having in possession with intent to sell, of any adulterated or misbranded non-alcoholic drinks; and providing penalties for the violation thereof, and providing for the enforcement thereof."

Referred to the Committee on Public Health and Sanitation.

By Mr. GANS. House Bill No. 947.

An Act to amend an act approved the eleventh day of April one thousand nine hundred and thirteen (Pamphlet Laws fifty-eight), entitled "An Act supplementary to an act entitled 'An Act for the protection of the public health by prohibiting the sale, offering for sale, exposing for sale or having in possession with intent to sell of eggs unfit for food as therein defined and prohibiting the use of such eggs in the preparation for food products providing penalties for the violation thereof and providing for the enforcement thereof' approved the eleventh day of March Anno Domini one thousand nine hundred and nine, providing for the denaturing by kerosene of all eggs unfit for food within the meaning of said act and providing penalties for the violation thereof" providing for the licensing by the Dairy and Food Commissioner of persons, copartnerships, associations, and corporations engaged in the business of breaking eggs and separating the egg content from the shell and using or disposing of the contents thereof for any purpose, authorizing the Dairy and Food Commissioner and his agents and assistants to take samples of eggs for the purpose of analysis and providing penalties.

Referred to the Committee on Public Health and Sanitation.

By Mr. McINTYRE. House Bill No. 948.

An Act making an appropriation to the Uniontown Hospital, Uniontown, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. WILLSON. House Bill No. 949.

An Act to amend and to repeal certain sections of an act approved the twenty-seventh day of June, one thousand nine hundred and thirteen (P. L. 568), entitled "An Act providing for the incorporation, regulation, and government of cities of the third class; regulating nomination and election of municipal officers therein; and repealing, consolidating, and extending existing laws in relation thereto."

Referred to the Committee on Municipal Corporations.

By Mr. ARTHUR R. B. FOX. House Bill No. 950.

An Act authorizing the Adjutant General of the Commonwealth to have medals prepared for and distributed to honorably discharged soldiers, sailors and marines of the war with Germany and Austria; and making an appropriation.

Referred to the Committee on Appropriations.

By Mr. STADTLANDER. House Bill No. 951.

An Act making an appropriation to the Pennsylvania Association for the Blind, at Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. STADTLANDER. House Bill No. 952.

An Act making an appropriation to the German Protestant Home for Aged, at Fair Oaks, Allegheny County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. STADTLANDER. House Bill No. 953.

Supplement to an act entitled "An Act for the government of cities of the second class," approved the seventh day of March, 1901, authorizing cities of the second class to regulate and limit the height and bulk of buildings and the areas of yards, courts and open spaces and to regulate and restrict the location of trades and industries and the location of buildings for specified uses and to make regulations for trades and industries and for the use of buildings and for the above purposes to di-

vide the cities into districts and authorizing the city planning commission to recommend the boundaries of districts and appropriate regulations therein and providing the method of adoption of said districts, regulations and restrictions and the method of amendment or change thereof.

Referred to the Committee on Municipal Corporations.

By Mr. JAMES A. WALKER. House Bill No. 954.

An Act to amend section six of the act approved the nineteenth day of June, one thousand nine hundred eleven (P. L. 1055), entitled "An Act authorizing the release on probation of certain convicts, instead of imposing sentences; the appointment of probation and parole officers, and the payment of their salaries and expenses; regulating the manner of sentencing convicts in certain cases, and providing for their release on parole; their conviction of crime during parole; and their rearrest and reconviction for breach of parole, and extending the powers and duties of boards of prison inspectors of penitentiaries."

Referred to the Committee on Judiciary General.

By Mr. BRISLIN. House Bill No. 955.

An Act making an appropriation to the Wilkes-Barre City Hospital.

Referred to the Committee on Appropriations.

By Mr. SOWERS. House Bill No. 956.

An Act making it a felony to receive or bring, or assist in receiving or bringing into the Commonwealth of Pennsylvania any stolen property, and fixing a penalty.

Referred to the Committee on Judiciary Special.

By Mr. SOWERS. House Bill No. 957.

An Act making it a misdemeanor for any person to remove, deface, alter, change, destroy or obliterate in any manner whatsoever, any distinguishing mark of any kind or character, on goods or chattels, with the intention of preventing the owner from identifying the same.

Referred to the Committee on Judiciary Special.

By Mr. HAMPSON. House Bill No. 958.

An Act making an appropriation to the Waynesburg Hospital of Waynesburg, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. ALLUM. House Bill No. 959.

An Act to amend section thirty-two of an act approved the twenty-third day of May, one thousand eight hundred and seventy-four, (Pamphlet Laws two hundred and thirty), entitled "An Act dividing the cities of this State into three classes, regulating the passage of ordinances, providing for contracts for supplies and work for said cities, authorizing the increase of indebtedness, and the creation of a sinking fund to redeem the same defining and punishing certain offences in all of said cities, and providing for the incorporation and government of cities of the third class."

Referred to the Committee on Municipal Corporations.

By Mr. SWEITZER. House Bill No. 960.

An Act to amend section one thousand four hundred and six of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. BALDRIGE. House Bill No. 961.

An Act to clarify existing law regulating the advertising of the sales of real estate by the sheriffs in the several counties of this Commonwealth, and repealing all acts and parts of acts, general and inconsistent therewith.

Referred to the Committee on Judiciary Local.

By Mr. WALKER. House Bill No. 962.

An Act providing a method of establishing title to land acquired at a sale for unpaid taxes or municipal claims.

Referred to the Committee on Judiciary General.

By Mr. EDGAR R. SMITH. House Bill No. 963.

An Act to amend sections one thousand and seventy-eight, one thousand and eighty-one and one thousand and eighty-two, of an act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty), entitled "An Act concerning townships; and revising, amending, and consolidating the law relating thereto."

Referred to the Committee on Counties and Townships.

By Mr. POWELL. House Bill No. 964.

An Act to amend an act approved the twenty-eighth day of July, one thousand nine hundred and seventeen entitled, "An Act to revise, amend, and consolidate the law relating to fish, and providing penalties."

Referred to the Committee on Fisheries.

By Mr. CORBIN. House Bill No. 965.

An Act providing a method for the abatement of the penalty as fixed by law for killing by mistake a deer or an elk in this Commonwealth.

Referred to the Committee on Game.

By Mr. COLDSMITH. House Bill No. 966.

An Act to amend an act approved the twenty-second day of April, one thousand nine hundred and seven, (P. L. 96), entitled "An Act to confer upon street railway companies, and the lessees or operators thereof, the right to do an express business, and to transport light, freight and property, and to charge and collect reasonable compensation therefor."

Referred to the Committee on Judiciary Special.

By Mr. HOUGH. House Bill No. 967.

An Act making an appropriation to the Woods Run Settlement Association, Petrosky Street, North Side, Pittsburgh, Allegheny County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. HESS. House Bill No. 968.

An Act permitting companies incorporated under the laws of any State, territory, the District of Columbia, or the United States, for profit, to take, have and hold real estate necessary and proper for manufacturing purposes.

Referred to the Committee on Manufactures.

By Mr. EDGAR R. SMITH. House Bill No. 969.

An Act to amend section seven hundred and eight of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general special or local, or any parts thereof, that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. DAVID I. MILLER. House Bill No. 970.

An Act making an appropriation to the Harrisburg Polyclinic Hospital, of Harrisburg, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. RAMSEY. House Bill No. 971.

An Act making an appropriation to the Retirement Board for the purposes of carrying out the provisions of the act approved the eighteenth day of July, one thousand nine hundred and seventeen, (P. L. 1943), entitled "An Act establishing a public school employees' retirement system, and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employees, defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon boards having the employment of public school employees; exempting annuities, allowances, returns, benefits, and rights from taxation and judicial process; and providing penalties."

Referred to the Committee on Appropriations.

REPORTS FROM COMMITTEES.

Mr. CHARLES A. REBER, from the Committee on Education, reported as committed, House Bill No. 637, entitled

An Act to amend sections one thousand one hundred and twenty-one and one thousand one hundred and thirty of an act approved the eighteenth day of May, one thousand nine hun-

dred and eleven (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. SARIG, from the Committee on Education, reported as committed, House Bill No. 883, entitled

An Act to amend section twelve hundred and six of the act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. MARTIN, from the Committee on Education, reported as committed, House Bill No. 906, entitled

An Act to amend an act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. ZIMMERMAN, from the Committee on Judiciary Special, reported as committed, House Bill No. 687, entitled

An Act to amend section four of an act approved the eleventh day of July, one thousand nine hundred and seventeen, (P. L. 818), entitled "An Act relating to dogs, and the protection of livestock and poultry from damage by dogs; providing for the licensing of dogs; regulating the keeping of dogs, and authorizing their destruction in certain cases; providing for the protection of licensed dogs, and for dogs temporarily imported for trial, show, and breeding purposes; prescribing certain privileges for hunting dogs, and dogs owned or used by the Board of Game Commissioners; providing for the assessment of damages done by dogs, and payment thereof by the proper county to the owners of livestock and poultry, and of damages to licensed dogs; imposing powers and duties on certain State, county, city, borough, town, and township officers and employees, and on city councils of cities of the first and second class; and providing penalties."

Mr. THADDEUS S. KRAUSE, from the Committee on Judiciary Special, reported as committed, House Bill No. 709, entitled

An Act fixing the penalty for murder of the first degree and vesting certain discretionary powers in the court and in the jury in connection therewith.

Mr. MARCUS, from the Committee on Judiciary Special, reported with a negative recommendation, House Bill No. 816, entitled

An Act providing that where wall-papering in buildings is to be done, the old paper shall be removed from the walls and fixing a penalty.

RESOLUTION.

SENATE INVITED TO CONCERT BY PHILADELPHIA ORCHESTRA.

The SPEAKER offered the following resolution, which was twice read, considered and agreed to.

In the House of Representatives, March 18, 1919.

Resolved, That the Members of the House of Representatives hereby respectfully extend to the Members of the Senate of Pennsylvania an invitation to attend the concert of the Philadelphia Orchestra, to be held in the Hall of the House of Representatives Wednesday afternoon, March nineteenth, one thousand nine hundred and nineteen.

Resolved, That a copy of this resolution be sent to the Senate of Pennsylvania.

BILLS ON THIRD READING.

Agreeably to order,

The House Proceeded to the third reading and consideration of House Bill No. 279, as follows:

An Act requiring the publication of all legal notices and legal advertising in the English language only and repealing all acts and parts of acts general local or special inconsistent therewith.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the

same That hereafter all legal notices and legal advertisements published under authority of any law or any ordinance or rule of court by the commonwealth or by any county city borough town township school district or poor district or by any officer thereof or published under authority of any law or any ordinance or rule of court by any person copartnership association or corporation or any of their officers or agents shall be published in the English language only

Section 2 All acts and parts of acts general local or special which provide for or permit or require the publication of legal notices or legal advertising in any language other than the English language be and the same are hereby repealed

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. BOLARD. Mr. Speaker, before voting on this bill, as sponsor for it, I wish to say a few words in explanation of the attitude of the bill. It has been talked by many that this is a bill aimed at certain publications, certain individual publications. I wish to correct that. I wish to say that this bill is very short and very simple in its language, and provides just one thing: It provides that all the legal advertisements in this Commonwealth, no matter what nature they are, if in the nature of legal advertisements, shall be printed only in the English language. There is no other language in the jurisprudence of this Commonwealth except the English language. I maintain that the use of any language other than the English language, in a legal advertisement to be certified and go back into the records of this Commonwealth as part of the records of the Commonwealth, is not American, is not according to the spirit of our times, is not according to the spirit of the founders of this great Commonwealth. We have been allowed to drift and we have allowed ourselves to drift into a condition where we have even gone at the present time beyond specifying any particular foreign language in which an advertisement might be published, and in some counties it has gone so far as to compel officers to publish in a foreign language. This bill now repeals all that and puts us back to the fundamental principles of our court practice and our record practice.

There might be some argument that this is not necessary. I contend that the only way to build up the true spirit of Americanism to make this nation one nation without any division in it is to use but one language. I wish to quote the words of one of our most distinguished, if not the most distinguished, citizens we have had and who has just passed from us Ex-President Roosevelt. He says: "We have room but for one language here, and that is the English language, for we intend to see that the crucible turns our people out as Americans of American nationality and not as dwellers in a polyglot boarding house. The whole structure of good citizenship rests upon a knowledge of the English language. How can one who cannot read or speak our language expect to understand our government?"

There can be no question about that and the idea of this bill is to bring us back to the fundamental English language in all our legal advertising. I wish to say that since the introduction of this bill there have been a number of voluntary endorsements that have come to me and recommendations of the positions taken by the bill. I want to state briefly a few of them. The chairman of the Legislative Committee of the Pennsylvania League of Boroughs, representing practically all of the boroughs in this Commonwealth, writes me as follows, after a meeting of that association: "At the session of the Pennsylvania League of Boroughs, held on the 26th day of February, in Harrisburg, with over five hundred present, representing the three million citizens of the boroughs of this Commonwealth, it was unanimously agreed that all legal advertisements should be published in the English language only, and we sincerely hope that the bill of which you are the sponsor will receive the vote of every red-blooded American in the House." I have also the hearty endorsement of the Pennsylvania State Camp, Patriotic Order Sons of America, endorsing it and making it and asking that it be passed. I have also the endorsement, very emphatic, of the Philadelphia Protestant Federation, recognizing and recommending that it is what we need to build up and put together for all future time our Americanism.

The point was raised in discussion with me the other day in this matter that this bill was not necessary; that we

should have the foreign languages for the foreign people. In the discussion the gentleman even made this statement: He said "I have people in my district in the third generation in America who speak nothing but the Yiddish language and read Yiddish publications." I immediately said to the gentleman: "My dear sir, that is the best argument I can have in favor of this bill; if we cannot build up out of the growing boys and girls first-class Americans, as Roosevelt has said, what are we coming to in the future? Just to illustrate that, I want to read for your information from an editorial that appeared in a German paper published in Pittsburgh. I want to read this because it comes from the point of an American-born citizen but who happened to be brought up under wrong tutelage. It appeared on July 4, 1917 in the Volksblatt und Freiheits-Freund, and I wish you would all notice this simply because it comes from an American-born citizen, but who had been raised and tutored under German tutelage and educated under German editorials. He says: "Those who today, July 4, 1917, read the Declaration of Independence should not read it aloud, as that immortal document contains several traitorous places about our dear allies. Properly speaking, the document should be burned publicly by the hangman." Gentlemen of the House, is that the spirit that we want to build up in this country? I say that the trouble in that we are lax and that this is for legal practices here and that we want to do away with it.

I have also had furnished me from Allegheny a statement showing the financial end of this. In the county of Allegheny they have, unfortunately, a compulsory law that requires the sheriff to advertise sales in one German paper. And in the past few years, for which I have a schedule, there being one German paper there, with a small circulation, that German paper got \$219,191.86 for advertising, while the English newspapers, scattered throughout that locality, got only \$196,883.17 for advertising. This, gentlemen, shows what you can do under pressure, where there is a mandatory law.

Now, gentlemen, I think the whole spirit of this law is purely American. It is not aimed at any individual, nor is it aimed at the German language any more than the Yiddish, Italian, Chinese or any other paper published in a foreign language in this Commonwealth. We do not propose to build up any cliques or clans of any denomination, but to be American, all American. I hope and trust that every man in this House will feel it his duty and privilege to vote for this bill.

Mr. GOLDER. Mr. Speaker, I am usually of a very peaceful disposition and do not care to enter into a controversy of any kind. Yesterday was a day of rejoicing and celebration, and in the wee hours of the morning my colleagues and myself up in 1014 were disturbed and enchanted by a most beautiful voice singing, "Potatoes and Fishes Make Glorious Dishes." We recognized the voice of our colleague Fred Ehrhardt, and almost instantly and unconsciously I joined in the refrain. "Pop" Franklin said to me, "Benny, if you sing in the morning you will cry before night, and the way that you can break this spell is by getting into some controversy in the morning." So I rise, not only to break the spell, but sitting as I do on the so-called Democratic side of this House, to take offense at what appears to me to be not only an attack on the League of Nations, but, my friends, an attack on our brothers in the League of Nations.

Now I have never believed in forceful feeding. Of course, sometimes we will have a suffragette who is anxious to get her picture in the paper and attain some notoriety, and will do something to get put in jail, and then has to be fed forcibly. Sometimes it works, but I have never known it to work.

This bill in effect tends to feed to American citizens that which they are adopting as quickly and as rapidly and as anxiously as can be.—Americanism, American spirit, American institutions and American ideals. Those who are in favor of the English policy towards Ireland—giving Ireland something but taking much in return—those who feel that England has the right to force her own kind of liberty down the throats of the Irish, may agree with this bill, but gentlemen, it tends to take from some people in our ranks that which we would take for ourselves.

I speak not as an ex-service man, but I do desire to speak for the men with whom I have served. There were three service men in my flying squadron who were killed, and one was an Italian who received letters from his parents in Italian. They came here and gave to him and took for themselves the best in America. America was their ideal, America was their haven. They came here and gave him what they could not get themselves, a good education, but they could not read or write the English language.

Testimonials have been offered here in behalf of this bill. I have some to offer which I believe will refute any heretofore offered. I have here the rolls of honor cut from the different newspapers,—not of any special date, but published during the last three or four days. Let me read some of the names that appear on these rolls of honor:

Bortolo Corletti,
Wojcick Sitanski,
Giuseppe Vangiére,
Samuel Cohen,
Fred Ginaaiptertio,
Joseph Sledeskin.

There are a lot of other names, some of which I cannot even read.

I have before me an article cut from one of the newspapers, headed, "Foreign-born First To Plan Loan Drive." If I may be permitted, I would like to read it:

"FOREIGN-BORN FIRST TO PLAN LOAN DRIVE"

WILL GIVE DINNER TUESDAY NIGHT PREPARATORY TO
LAUNCHING CAMPAIGN

Foreign-born citizens of Philadelphia will be the first to start preliminary work for the Victory Loan, to be offered in April. Announcement has been made by Cassimir Sienkiewicz, executive secretary of the foreign committee, that the resumption of active work will be signalized by a dinner at the Adelphia Hotel next Tuesday at 6.30 o'clock.

Not a resignation has been received by the foreign committee from any member of the nineteen different race committees that operated under its direction in the fourth Liberty Loan campaign. Every member has agreed to serve in the Victory Liberty Loan.

Judge Joseph Buffington, of the United States Circuit Court, will be chairman at the dinner. E. T. Stotesbury, also a member of the committee, will be present if he is in Philadelphia.

"Plans for the conduct of the Victory Loan campaign among the people of foreign birth will be outlined at the dinner," said Mr. Sienkiewicz yesterday. "We who have been in touch with the various subcommittees, and through them with the high proportion of foreign-born citizens of Philadelphia, know that there will be no lagging in this among the foreigners.

"Probably more than native-born Americans, the people of foreign birth who have made this their adopted home are keenly aware that America has won the respect and admiration of the world by her achievements in the world war and by the unselfishness of her motives in entering it.

"This feeling has increased the spirit of patriotism. It has made the foreign-born man proud to be a citizen of the United States. He feels that the country of his adoption is the primary agency in the movement to lift the ancient burdens of his homeland.

"The Victory Loan offers a wonderful opportunity for the foreign-born to demonstrate their patriotism and their respect for America. I think it is significant that not one resignation has been received, although all the members of the subcommittee are busy men."

Now Mr. Speaker, these are my testimonials, testimonials that we all can see, that I have myself seen. I have been in the ranks, and although the closest I have ever been to a foreign aeroplane was examining one that had been brought down and captured, and although I have seen no actual work, I have seen men, foreign-born American

citizens, go forth to war and never come back. On the snow-covered and blood-stained battlefields of France and Italy have been foreign-born men who could not speak the English language, but who were Americans nevertheless. They were Americans and they had that spirit of Americanism and American ideals when they went forth to give their lives. Two years ago, when these same men left their homes to fight and bleed and die, if necessary, this Legislature extended to these people the privilege of receiving their advertisements in a language that they could read. They are tax payers. Sometimes their lands are confiscated, and the only notice they can get of that is through the advertisement. If they cannot read English is it in accordance with the true spirit of Americanism to publish it only in English? Is it fair and square to take from these men the only means and medium that they have of learning what is becoming of their land? It is forceful feeding. The Romans did that in centuries back. They tried to force upon them their ideals and their thought and show the Christians the error of their ways by throwing them into arenas with wild beasts. And what are we doing today? The same thing, in spirit. Now my friends, let us stand here as men who would not say, "I thank God I am not as other men." Let us be fair, let us be reasonable. I haven't any doubt that this bill was offered in the spirit which hits at the very foundation of America. America was founded, America was built, cultivated by men of all lands. That is what America means; that is what the Statue of Liberty means. It means to them when they come here, "I am going to a land where I can think and act and do as I will without breaking any laws." It never hurts to extend privileges to those who come to our shores. It is weakening the foundation of American ideals to take these privileges from them. Before we try to keep others from being Americans, let us be Americans ourselves.

Mr. GLASS. Mr. Speaker, I would like to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. BOLARD. Mr. Speaker, I will.

Mr. GLASS. Mr. Speaker, I desire to ask the sponsor of the bill whether the bill now on the calendar is the same bill that was reported out of the committee last week?

Mr. BOLARD. Yes, sir; as reported out and amended on second reading.

Mr. GLASS. That is not an answer to my question. I desire the gentleman from Crawford (Mr. Bolard) to answer the question directly.

The SPEAKER. The gentleman will have to answer in his own way.

Mr. BOLARD. It was amended in second reading after being reported.

Mr. GLASS. Will the gentleman say that this is the bill on second reading now, the identical bill reported last week.

Mr. BOLARD. It was amended by adding the word "only."

Mr. GLASS. Mr. Speaker, I desire to further interrogate the gentleman from Crawford (Mr. Bolard).

The SPEAKER. The gentleman will, proceed.

Mr. GLASS. Mr. Speaker, did the gentleman from Crawford consult any member of the Judiciary Local Committee with reference to an amendment so important as this?

Mr. BOLARD. The Judiciary Local Committee had nothing to do with this bill.

Mr. GLASS. That is all.

Mr. GLASS. Mr. Speaker, and gentlemen of the House: This is a most drastic bill. If you will note, the word "only" was inserted in line 12, and that means that when a person desires to advertise a notice in any newspaper in any language other than the English language, he has not the right to do so. In other words, if a man wants to reach a certain class of persons by an advertisement the only way to reach that class of people is by having that notice published in a foreign newspaper, whether it be Yiddish, Italian or any other language. Under this act he has no right to do so.

Mr. Speaker and gentlemen of the House, I have listened very attentively to the argument of the gentleman from Crawford (Mr. Bolard), and he wants us to vote for this bill because he thinks that this is Americanism. Mr.

Speaker and gentlemen of the House, we judge people by their acts, and so we judge newspapers by what they do. There are several foreign newspapers in the City of Philadelphia that have a circulation of over one hundred thousand each. One of them is "The Jewish World," the only Jewish newspaper which is printed in Pennsylvania, and it has a circulation of over one hundred thousand.

Now Mr. Speaker, if this foreign newspaper had done anything during the war that might have been construed to be detrimental to the interests of this government, I would be the first one here to vote for the passage of this bill. But, as I said, we judge these newspapers by what they have done, and I am not going to take up the time of the House much longer, but will just ask you to be patient for a minute and listen as I read this testimonial, a letter of appreciation from the Liberty Loan Committee of the Third Federal Reserve District, Liberty Loan Committee.

"Mr. Jacob Ginsberg,
The Jewish World,
233 S. Fifth St.,
Philadelphia, Pa.

My Dear Mr. Ginsberg: It has been brought to my attention the very excellent publicity that the Jewish World is giving the Liberty Loan.

Every true American is trying to do his part in this great campaign that we are waging to raise the necessary funds to back up our army in France.

In the name of the Liberty Loan Committee, I want to thank you and your good paper for the very great aid you are giving this Committee in this campaign.

Congratulating you, believe me.

Very respectfully.

R. E. NORTON,
Director of Publicity,
Third Federal Reserve District."

I want to say Mr. Speaker and gentlemen of the House, that the wife of the editor of this Jewish newspaper was the head of the Woman's Committee in South Philadelphia, working in the interest of the Third Liberty Loan. I think it is an insult to our intelligence because a man is foreign-born to say he is not an American, or even to insinuate it. If the House will be patient with me, I will read a translation of an editorial printed in this paper in Yiddish, a copy of which I hold in my hand. I think it is the best argument in refutation of the argument of the gentleman from Crawford (Mr. Bolard).

"This day"—This is the Liberty Day edition of the The Jewish World.

"This day has been designated by the President as Liberty Day. On this day more than in the past should every one become retrospective—should take himself to account and ascertain what his contribution has been to make secure that freedom which he is enjoying in this freest of all republics.

"At this time—since it has fallen to the lot of America to become not only the champion of freedom and independence of every land and every nation throughout the world—

"Now, when the entire world is steeped in a welter of blood, thanks to the autocrat whose aim it is to destroy the principles of independence and to place the world under his despotie heel—

"When the danger of the sword hangs over the mightiest of nations and imperils their progress along the lines of equality and right—

"When there is the fear of their being relegated to the darkness of the Middle Ages—

"At this time it is particularly fitting that they who are a part and parcel of the oppressed nations should ask themselves the question: When the cedars become prey to the flames, what hope is there for the moss?

"And so every Jew must take himself to account. He must decide what his duty is at this time, when the safety of democracy and the doctrine of self-determination are at stake. For that is fundamental to the future of the Jewish people.

"There is only one guarantee; we have but one form of security—to free ourselves and every one else from the Prussian beast which has brought this deluge of blood upon the world.

"This security and this guarantee is now the aim of America. The eyes of the progressive family of nations are directed at our mighty nation, which, at its very birth, proclaimed that all men are born equal, that all are entitled to equal rights, and that there be no despotism

of man over men. This principle we must help realize for the entire world. There must be no sovereignty of one people over another; no subjugation of one land by its neighbor. That is the brightest page that America is now contributing to the history of the world—just as bright as the page she contributed in her Declaration of Independence. And every one who is supplying the means to overthrow Prussian autocracy is helping to write this glorious page in the history of the world—a page which will be read by our children and children's children unto the remotest generations. It will be a beacon light to brighten the path for our future.

"When our children were called upon to help in this sacred cause of world liberation, we did not hesitate. At a time when we are willing to sacrifice blood of our blood and flesh of our flesh, will we hesitate when material means are necessary to bring this war in which our youth is engaged to a successful culmination?

"The Jewish World has extended an invitation to prominent men, leading city, state and national officials, renowned jurists, public-spirited citizens and well-known journalists, editors of great and influential newspapers, requesting them to convey their message to the Jewish people on the significance of this great day.

"We did it not because we think it necessary for any one to remind us of our duty, but rather in the spirit of unity, in the sentiment of a common cause and common aims, with which all elements must be permitted in grateful appreciation, as an integral part of a common citizenship under the American flag, pledging together to do our duty in this historic moment.

"What a brilliant array of men it is who speak to us in the true spirit of Liberty, endearing to us so much more the great democracy of the United States—and illuminating the question of the day with a clear vision, impressing the imperative need of sacrificing our fortunes as well as our sons are sacrificing their lives, so that the sun of freedom may shine upon the horizon of Europe, even as it shines on this side of the ocean; so that the world shall no more know of despotic rulers such as the Hohenzollerns or the Romanoffs. Let the danger of Prussian militarism forever disappear.

"In celebrating 'Liberty Day' let us devote ourselves to making the Liberty Loan a success, not only by subscribing ourselves, but by taking, preaching and exhorting, if need be, our friends, our neighbors and our acquaintances everywhere, so that there may not be a single living person who shall not possess at least one Liberty Bond.

"Every one of us must be imbued with this spirit of the day. We must devote ourselves to the cause of humanity, so that it shall not sink to the depths of slavery. This is our duty—we shall not be found wanting."

Mr. Speaker, I think this is the best argument I can give in refutation of the argument of the gentleman from Crawford, I sincerely ask the members of this House to vote "no" on this bill.

Mr. WILLIAM DAVIS. Mr. Speaker, I am personally informed about this measure. The gentleman who last spoke used the expression that it was an insult to our intelligence. Yes; it is an insult to my intelligence, and to your intelligence, for any Hungarian or Italian or German or any other class of people to come into the United States of America and dictate to us what language we shall use in the United States. We are an English-speaking people. He also referred to the sun shining on Europe. The sun shines upon English Europe, not German Europe, not Italian or Hungarian or, if you please, Jewish Europe. I know, and you know that most of the people referred to, especially the Jews of the United States, can read English language. The trend of public opinion today is to Englishify the people of the United States. We must pass measures to compel the people who come here using foreign languages to recognize our language, and not us to recognize them. It is foolish for them to expect the United States of America to stoop to them. To have an article printed in Hungarian, in Italian, in Jewish, or, if you please, in any other foreign language, would be to tear down the American fabric. Let them come to the United States; let them come to us, and use our language and learn to read our language.

One of the speakers used the word, "Americanize." That is just exactly what we are talking about; that is just

what this bill wants. I want to give you an illustration. Only last September I had the pleasure—no, no pleasure—I had the contemptible task of examining my client through an interpreter; examining his daughter twelve years old, and examining another child fourteen years old through an interpreter and the county paid that interpreter five dollars a day because those children, who were born in Pennsylvania, could not speak English. This bill is not drastic; it is only the beginning, it is the baby in infancy. Why, gentlemen, we ought to pass a law to punish a man of that kind that will raise children in his own family in the United States that cannot talk English, and I told the father that. I say, there ought to be a penalty imposed upon him for having a girl of twelve and another of fourteen years of age who were born in Pennsylvania and cannot speak English and require an interpreter costing the county five dollars a day. What do we want? Name the language that you read, but we are opposed to this measure. We cannot read Yiddish.

Mr. GLASS. I will come out and read it to you.

Mr. WILLIAM DAVIS. My friend, Mr. Glass, says, "I will come out and read it to you." I would just like to see him come up to the Allegheny Mountains and read articles to me out of papers printed in Yiddish language or in a Hungarian language or in any other foreign language. No, we are not compelled to get on our feet to them. They have come here and have asked us to adopt them and they must ask in their own language for whatever they may want.

Mr. BOLARD. Mr. Speaker, I want to ask Mr. Golder a question.

The SPEAKER. Will the gentleman from Philadelphia. Mr. Golder, permit himself to be interrogated?

Mr. GOLDER. Mr. Speaker, yes, sir.

Mr. BOLARD. I wish to ask you, do you mean to represent to this House that those young men in your district who are of foreign birth when they went abroad in the service were not able to read and write the English language?

Mr. GOLDER. I submitted it to you as I got it.

Mr. BOLARD. I ask you if that is the impression that you intended to give this House?

Mr. GOLDER. The gentleman from Crawford must take his own impression and you may adopt it or reject it.

Mr. BOLARD. Is it not a fact that you intended to give that impression?

Mr. GOLDER. I have to answer your question in my own way. My impression is that there is one thing which is greater than language, and that is the language of the spirit.

Mr. BOLARD. That is no answer to my question.

Mr. GOLDER. It is the language of American citizenship; it is the language of the men from my district who were in the service.

Mr. BOLARD. I wish to submit that that bunch of patriotic young men, if they did come from foreign birth, and did go from Philadelphia and were in a position to go to the public schools, could not read and write the English language. If they could not I would like to know, but if they did and they were patriotic Americans, nobody can give them more honor than I do or respect them more than I do and there is no argument on their being foreign born or the children of foreign born parents. Gentlemen, there is no argument against this bill at all. One word more in explanation: It has been stated here that this bill is presented for the purpose of stopping the publication of foreign language papers. It has nothing to do with it unless they are living on legal advertising. This bill simply strikes at one language for legal advertising. It is that class of advertising that comes with legal affairs, gives jurisdiction, gives right to sell property, makes ordinances valid, and gives the right to sell property—legal advertising only.

Mr. GOLDER. Mr. Speaker, I wish to say a word in reply to the gentleman from Crawford, Mr. Bolard. I had no intention or no desire to be abrupt or discourteous to Mr. Bolard, but at that time I could not answer his question in any other way different from the manner in which I did answer it. I have just been advised by the representative from Philadelphia to my right, that according to the newspaper dispatches the first American that was killed on the other side was a Jewish boy from his

district, a boy who could neither write nor read English, and he waived any claim he may have had for exemption. What I intended saying before is this: there is one thing that is greater than mere language; is more powerful than words, and those of you who have been in the service will know that it is the spirit of the man to go forth and fight the battles of America. When they went into battle, whether they were American or Englishmen or Frenchmen or Italians, when they went on that blood-stained soil on the other side, they did not go into action as an Italian soldier or as a Jewish soldier, but those who came for America went in side by side with the others as Americans. If this were a bill that was presented to wipe out newspapers altogether that are printed in a foreign language, I would pursue another tack but in this bill the judges have the discretion, they have the right to say what legal advertisement shall be inserted in foreign newspapers and which one should be inserted in an American newspaper and when Mr. Davis speaks of "rewards and punishments," as to these men, who will gain say that have not won the respect of the entire world, and who can say that the American soldier was this, that or the other thing? Who can distinguish? Who can say that this man who was called an American may have been an Italian or he may have been an American? There was no distinction as soon as they agreed to put on their colors as American citizens. There is nothing compulsory here that a judge must give out an advertisement if there is an advertisement given out; it is a matter of spirit, a matter of fair play. You have no right after they have delivered the goods under the colors to say that they are not fit, that they are not Americans; to say, "you are trying to adapt yourself to be Americans, but you are not deserving of your own publications." It is that language of fair play and spirit that I am after, in the spirit of fair play and brotherhood; fair play and a larger American spirit.

Mr. WILLIAMS. I would like to interrogate the gentleman from Philadelphia, Mr. Glass.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Glass, permit himself to be interrogated?

Mr. GLASS. Mr. Speaker, yes, sir.

Mr. WILLIAMS. I would like to ask the gentleman from Philadelphia, Mr. Glass, what percentage of the people living in the first legislative district of Philadelphia are unable to speak or write the English language?

Mr. GLASS. I can answer the gentleman from Tioga by saying that at least fifty per cent of the people living in the first legislative district, in South Philadelphia, are Jewish people and while every Jewish child living in my legislative district is brought up in the Public schools of Philadelphia and are all true Americans and are taught English in many cases, their parents are unable to read and write the English language. I don't know just exactly what the per cent is, but it is large.

Mr. WILLIAMS. Mr. Speaker, I desire further to interrogate the gentleman and ask in what language the ballots are printed in his legislative district?

Mr. GLASS. In the English language.

Mr. WILLIAMS. I want to ask the gentleman about the voters in that district who are unable to read English and unable to read their ballots, how can they cast an intelligent ballot?

Mr. GLASS. The law provides that where a man is unable to mark his ballot he has the right to ask for assistance, to ask any elector to help him prepare his ballot and those gentlemen who cannot read their own ballots have this privilege.

Mr. WILLIAMS. I would like to ask the gentleman from Philadelphia if that law provides this assistance for both the primary and general election?

Mr. GLASS. I want to say in this way, further, in answer to my friend from Tioga, the Jewish newspapers, especially one, the one from which I read the editorial a few moments ago, prints the names of the candidates prior to the primary election so that the voters may be able to read them and so that they may intelligently vote when they came to the polls.

On the question recurring.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken.

Mr. GLASS. Mr. Speaker, I ask for a verification of the roll.

The SPEAKER. The roll will be verified.

The roll was verified as follows:

YEAS—100.

Allum,	Diehm.	Krause, T. S.,	Rinn.
Armstrong,	Ehrhardt,	Krause, W.,	Sarig,
Barnhart,	Finney,	Kunkle,	Shaffer.
Bell,	Fitzgibbon,	Lanius,	Shellenberger,
Benchoff,	Flynn,	Magill,	Smith, E. R.,
Bidelspacher,	Foster,	Mallery,	Smith, F. I.,
Bigler,	Fox, A. R. B.,	Marshall,	Snyder,
Blanck,	Fox, I. M.,	Martin,	Stark,
Boland,	Goodnough,	McCurdy,	Statler.
Bower,	Graham,	McGeary,	Stevenson,
Bowman,	Griffith,	McKim,	Sweitzer,
Brendle,	Haines,	McVicar,	Todd,
Brooks,	Haldeman,	Millar,	Uish.
Catlin,	Hamilton, W. J.,	Miller, A. D.,	Vickerman,
Clutton,	Hampson,	Miller, D. I.,	Walker, J. A.,
Coldsmith,	Harer,	Miller, D. D.,	Wallace, R. L.,
Comeror,	Harvey,	Millin,	West.
Cook,	Hess,	North,	Whiteman,
Corbin,	Hickernell,	Norton,	Williams,
Crum,	Hollingsworth,	Palmer,	Woner,
Curry, A. E.,	Horne,	Phillips,	Wood,
Davis, D. F.,	Huntington,	Pidgeon,	Woodruff,
Davis, J. T.,	Ingham,	Quigley,	Zimmerman,
Davis, W.,	Jordan,	Reber, C. A.,	Spangler.
Dewey,	Kennedy,	Reber, H. F.,	Speaker.
	Kinsman,	Ringer,	

NAYS—0.

Alexander,	Fowler,	Michel,	Snowden,
Baldi,	Franklin,	Miller, C. G.,	Soffel,
Bennett,	Glass,	Milner,	Sowers,
Benninger,	Golder,	Murphy,	Stadlander,
Brislin,	Heyburn,	Nearby,	Steedle,
Bucher,	Hoffman,	Patterson,	Sterling,
Bungard,	Hough,	Perry,	Stott,
Clements,	Hutchison,	Pike,	Trach,
Colville,	Jones,	Powell,	Wagner,
Crawford,	Kantner,	Rhoads,	Walker, C. T.,
Crockett,	Kooser,	Robertson,	Wallace, W. T.,
Curran,	Lafferty,	Rorke,	Wettach,
Curry, R.,	Lauler,	Rothenberger,	Wilert,
Di Lemmo,	Levis,	Ruddy,	Willson,
Donneley,	MacCallum,	Schaeffer,	Wynne,
Drinkhouse,	Marcus,	Shunk,	Zanders,
Evans, J. T.,	McIntyre,	Sinclair,	

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 742, as follows:

An Act to amend section seventeen of an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and thirty-two) entitled "An Act for the imposition and collection of certain inheritance taxes"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section seventeen of an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and thirty-two) entitled "An Act for the imposition and collection of certain inheritance taxes" which reads as follows

"Section 17 The registers of wills upon their filing with the Auditor General the bond hereinafter required shall be the agents of the Commonwealth for the collection of the said tax For services rendered in collecting and paying over the same they shall be allowed to retain for their own use upon the gross amount collected during any year five per centum upon the tax collected if such tax shall amount to a sum of fifty thousand (\$50,000) dollars or less three per centum on the amounts collected in excess of fifty thousand (\$50,000) dollars and not exceeding one hundred thousand (\$100,000) dollars two per centum on the amounts collected in excess of one hundred thousand (\$100,000) dollars and not over two hundred thousand (\$200,000) dollars and one per centum on the amounts collected in excess of two hundred thousand (\$200,000) dollars" be an the same is hereby amended to read as follows

Section 17 The registers of wills upon their filing with the Auditor General the bond hereinafter required shall be the agents of the Commonwealth for the collection of the said tax For services rendered in collecting and paying over the same they shall be allowed to retain for their own use upon the gross amount collected during any year five per centum upon the tax collected if such tax shall amount to a sum of ten thousand (\$10,000) dollars or less three per centum on amounts collected in excess of ten thousand dollars (\$10,000) and not exceeding fifty thousand (\$50,000) dollars two per centum on the amounts collected in excess of fifty thousand (\$50,000) dollars and not exceeding one hundred thousand (\$100,000) dollars one per centum on the amounts collected in excess of one hundred thousand (\$100,000) dollars and not over two hundred

thousand (\$200,000) dollars and one-half of one per centum on the amounts collected in excess of two hundred thousand (\$200,000) dollars Provided That the amount retained by any register for the aforesaid services shall in no case exceed the sum of five thousand (\$5,000.00) dollars for the collection of the said tax in any one year And provided further That this section shall not apply to the fees of the registers elected prior to the passage of this act

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—191.

Alexander,	Donneley,	Krugh,	Rothenberger
Allum,	Drinkhouse,	Kunkle,	Ruddy,
Armstrong,	Dunn,	Lafferty,	Sarig,
Baldi,	Ehrhardt,	Lanius,	Schaeffer,
Baldridge,	Ephraim,	Lauler,	Schilling,
Barnhart,	Evans, J. T.,	Levis,	Shaffer,
Bell,	Evans, S. J.,	MacCallum,	Shellenberger,
Benchoff,	Finney,	Magill,	Showalter,
Bennett,	Fitzgibbon,	Mallery,	Shunk,
Benninger,	Flynn,	Marcus,	Sinclair,
Bidelspacher,	Foster,	Marshall,	Smith, E. R.,
Bigler,	Fowler,	Martin,	Smith, F. I.,
Blanck,	Fox, A. R. B.,	McCaig,	Snowden,
Boland,	Fox, I. M.,	McCurdy,	Snyder,
Bower,	Franklin,	McGeary,	Soffel,
Bowman,	Glass,	McIntyre,	Sowers,
Brady,	Golder,	McKim,	Sprohls,
Brendle,	Goodnough,	McVicar,	Stadlander,
Brislin,	Graham,	Mehring,	Stark,
Brooks,	Griest,	Michel,	Statler,
Bucher,	Griffith,	Millar,	Steedle,
Bungard,	Haines,	Miller, A. D.,	Sterling,
Campbell,	Haldeman,	Miller, C. G.,	Stevenson,
Catlin,	Hamilton, J.,	Miller, D. I.,	Stott,
Clements,	Hamilton, W. J.,	Miller, D. D.,	Sweitzer,
Clutton,	Hampson,	Millin,	Todd,
Coldsmith,	Harer,	Milner,	Trach,
Collier,	Harvey,	Morgan,	Uish,
Comeror,	Heffernan,	Murphy,	Vickerman,
Conner,	Helt,	Nearby,	Wagner,
Cook,	Hess,	North,	Walker, G. T.,
Corbin,	Heyburn,	Norton,	Walker, J. A.,
Crawford,	Hickernell,	Palmer,	Wallace, R. L.,
Crockett,	Hollingsworth,	Patterson,	Wallace, W. T.,
Crum,	Horne,	Perry,	Wells,
Curran,	Hough,	Phillips,	West,
Curry, A. E.,	Huntington,	Pidgeon,	Wettach,
Curry, R.,	Hutchison,	Pike,	Whiteman,
Davis, D. F.,	Ingham,	Powell,	Wilert,
Davis, J. T.,	Jennings,	Quigley,	Williams,
Davis, W.,	Jones,	Ramsey,	Willson,
Dawson,	Jordan,	Reber, C. A.,	Woner,
Day,	Kantner,	Reber, H. F.,	Wood,
Dewey,	Kennedy,	Rhoads,	Woodruff,
Diehm,	Kinsman,	Ringer,	Wynne,
Di Lemmo,	Kooser,	Rinn,	Zanders,
Dithrich,	Krause, T. S.,	Robertson,	Zimmerman,
	Krause, W.,	Rorke,	Spangler,
			Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 740, as follows:

An Act to amend section sixteen of an act approved the sixth day of May one thousand eight hundred and eighty-seven (Pamphlet Laws seventy-nine) entitled "An Act to provide for the better collection of collateral inheritance taxes" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section sixteen of an act approved the sixth day of May one thousand eight hundred and eighty-seven (Pamphlet Laws seventy-nine) entitled "An Act to provide for the better collection of collateral inheritance taxes" which as amended by an act approved the fourteenth day of May one thousand eight hundred and ninety-one (Pamphlet Laws fifty-nine) entitled "An Act to amend section sixteen of an act entitled 'An Act to provide for the better collection of collateral inheritance taxes' approved the sixth day of May Anno Domini one thousand eight hundred and eighty-seven fixing the fees of the agents of the Commonwealth for the collection of said taxes" reads as follows

"Section 16 The register of wills of the several counties of this Commonwealth upon their filing with the Auditor General the bond hereinafter required shall be the agents of the Com-

monwealth for the collection of the collateral inheritance tax and for services rendered in collecting and paying over the same the said agents shall be allowed to retain for their own use five per centum upon the collateral inheritance tax collected if the said tax shall amount to a sum less than two hundred thousand dollars in any year or four per centum upon the said tax if the same shall amount to two hundred thousand dollars and less than three hundred thousand dollars in any year or three per centum upon the said tax if the tax collected shall amount to three hundred thousand dollars or more in any year. Provided further That this section shall not apply to the fees of the registers elected prior to the passage of this act" is hereby further amended to read as follows

Section 16 The registers of wills of the several counties of this Commonwealth upon their filing with the Auditor General the bond hereinafter required shall be the agents of the Commonwealth for the collection of the collateral inheritance tax and for services rendered in collecting and paying over the same they shall be allowed to retain for their own use upon the gross amount collected during any year five per centum upon the tax collected if such tax shall amount to a sum of ten thousand (\$10,000) dollars or less three per centum on accounts collected in excess of ten thousand (\$10,000) dollars and not exceeding fifty thousand (\$50,000) dollars two per centum on the amounts collected in excess of fifty thousand (\$50,000) dollars and not exceeding one hundred thousand (\$100,000) dollars and one per centum on the amounts collected in excess of one hundred thousand (\$100,000) dollars and not over two hundred thousand (\$200,000) dollars and one-half of one per centum on the amounts collected in excess of two hundred thousand (\$200,000) dollars. Provided That the amount retained by any register for the aforesaid services shall in no case exceed the sum of five thousand (\$5,000) dollars for the collection of the said tax in any one year. And provided further That this section shall not apply to the fees of the registers elected prior to the passage of this act

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—175.

Alexander,	Finney,	Magill,	Shellenberger,
Armstrong,	Fitzgibbon,	Mallery,	Showalter,
Baldi,	Flynn,	Marcus,	Shunk,
Baldrige,	Foster,	Marshall,	Sinclair,
Barnhart,	Fowler,	Martin,	Smith, E. R.,
Bell,	Fox, A. R. B.,	McCaig,	Smith, F. L.,
Benchoff,	Fox, I. M.,	McCurdy,	Snowden,
Benninger,	Franklin,	McKay,	Snyder,
Bidelspacher,	Gans,	McKim,	Soffel,
Bigler,	Geary,	McVicar,	Sowers,
Blank,	Glass,	Mehring,	Sprolws,
Bower,	Goehring,	Miller, A. D.,	Stadtlander,
Brendle,	Golder,	Miller, C. G.,	Stark,
Brislin,	Graham,	Miller, D. L.,	Statler,
Brooks,	Griest,	Miller, D. D.,	Steele,
Bucher,	Griffith,	Millin,	Sterling,
Bungard,	Haines,	Milner,	Stevenson,
Clements,	Haldeman,	Morgan,	Stott,
Clutton,	Hamilton, J.,	Nearv,	Sullivan,
Coldsmith,	Hamilton, W. J.,	North,	Sweitzer,
Colville,	Hampson,	Norton,	Todd,
Comer,	Harer,	Palmer,	Trach,
Conner,	Heffernan,	Patterson,	Ulsh,
Cook,	Helt,	Perry,	Vickerman,
Corbin,	Hess,	Phillips,	Wagner,
Cox,	Heyburn,	Pidgeon,	Walker, G. T.,
Crockett,	Hoffman,	Pike,	Walker, J. A.,
Crum,	Horne,	Powell,	Wallace, R. L.,
Curry, A. E.,	Hough,	Quigley,	Wallace, W. T.,
Curry, R.,	Huntington,	Ramsey,	Wells,
Davis, D. F.,	Hutchinson,	Reber, C. A.,	West,
Davis, J. T.,	Ingham,	Reber, H. F.,	Wettach,
Davis, W.,	Jordan,	Rhoads,	Whiteman,
Dawson,	Kantner,	Ringler,	Willert,
Dewey,	Kennedy,	Rinn,	Williams,
Diehn,	Kinsman,	Robertson,	Willson,
Di Lemmo,	Kooser,	Rorke,	Woner,
Dithrich,	Krause, T. S.,	Rothenberger,	Wood,
Donneley,	Krause, W.,	Ruddy,	Woodruff,
Drinkhouse,	Kunkle,	Sarig,	Wynne,
Dunn,	Lafferty,	Schaeffer,	Zanders,
Ehnsardt,	Lanius,	Schilling,	Zimmerman,
Evans, J. T.,	Levis,	Scott,	Spangler,
	MacCallum,	Shaffer,	Spaker,

NAYS—1.

Bechtold,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 43, as follows:

An Act to further amend section five of an Act approved the fifth day of May Anno Domini one thousand nine hundred and eleven entitled "An act to fix the salaries of the judges of the Supreme Court the judges of the Superior Court the judges of the Courts of Common Pleas and the judges of the Orphans' Courts" as amended by an act approved the twenty-eighth day of July Anno Domini one thousand nine hundred and seventeen

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five of an act approved the fifth day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws one hundred eighty-two) entitled "An act to fix the salaries of the judges of the Supreme Court the judges of the Superior Court the judges of the Courts of Common Pleas and the judges of the Orphans' Courts" as amended by an act approved the twenty-eighth day of July Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred thirty-seven) which section as amended reads as follows

Section 5 The annual salary of each of the judges of the courts of common pleas learned in the law in judicial districts having a population of two hundred thousand (200,000) and less than five hundred thousand (500,000) shall be eight thousand and five hundred dollars (\$8,500) in judicial districts having a population of one hundred forty thousand (140,000) and less than two hundred thousand (200,000) the annual salary of each of the judges of the courts of common pleas learned in the law shall be eight thousand dollars (\$8,000) in judicial districts having a population of ninety thousand (90,000) and less than one hundred forty thousand (140,000) the annual salary of each of the judges of the court of common pleas learned in the law shall be seven thousand dollars (\$7,000) in judicial districts having a population of less than ninety thousand (90,000) the annual salary of each of the judges shall be six thousand dollars (\$6,000) but each of the judges of the court of common pleas of Dauphin county shall receive four thousand dollars (\$4,000) additional for trying the Commonwealth's civil cases is hereby further amended to read as follows

Section 5 The annual salary of each of the judges of the courts of common pleas learned in the law in judicial districts of this Commonwealth having a population of one hundred thousand (100,000) and less than five hundred thousand (500,000) shall be ten thousand dollars (\$10,000) in judicial districts of this Commonwealth having a population of sixty-five thousand (65,000) and less than one hundred thousand (100,000) the annual salary of each of the judges of the court of common pleas learned in the law shall be eight thousand dollars (\$8,000) in judicial districts of this Commonwealth having a population of less than sixty-five thousand (65,000) the annual salary of each of the judges of the courts of common pleas learned in the law shall be seven thousand dollars (\$7,000). Provided That in judicial districts of this Commonwealth consisting of more than one county each of the judges of the courts of common pleas shall receive three hundred dollars (\$300) additional for each additional county after the first therein. And provided further That each of the judges of the courts of common pleas of Dauphin County shall receive four thousand dollars (\$4,000) additional for trying the civil cases for the Commonwealth

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. BIGLER. Mr. Speaker, I am opposed to the passage of this bill. It seems to me that there is something very strange that has taken hold of us here in this respect. Everybody wants to raise salaries. I think we might term it "salaryitis" that has taken possession of us here. I am sure, as far as I am concerned, I have my hat off and my bow is made to the judges of the State of Pennsylvania. It always has been and I expect it always to be off, but it seems to me that this is a very inopportune time to commence talking about raising the salary of judges. There might be some pertinent questions asked in regard to this matter. Would we get a better brand of justice if we raised the salaries of judges? Would we get better judges if we raised their salaries? Would we get better service if we raised their salaries? Gentlemen of the House, I ask you to answer these questions.

Now, there is something else that seems to me it is time to talk about, and that is the raising of the salaries of the forty-five thousand teachers in the State of Pennsylvania. When are we going to do that? We have delayed this matter. We have been doing the teachers a great wrong by not raising their salaries long ago, and yet we stand around here and put the teachers off until everything else is raised. Gentlemen, it is wrong, and I ask you as thinking men and as patriotic men to defer this matter at the present time and vote this bill down, which it deserves, until our teachers are taken care of, until our good roads are taken care of. Now is the time for us to stand up and be men and later on, when we get the money

in the treasury, we may be able to reconsider this matter of judges salaries. Gentlemen, I hope the bill will be voted down.

Mr. ALEXANDER. Mr. Speaker and gentlemen of the House: I am somewhat surprised to find that I am obliged to make a speech in defense of a bill as meritorious as this bill, especially after we have placed on our statute books an act which is considered a disgrace to this Commonwealth, an act known as the "judges pension act," in which we admit that we do not pay our judges while they are working for us a sufficient sum that after they have given us the best of their life and given us the best they have for twenty years and arrived at the age of sixty-five years, that we are going to make them a ward of the State, a semi-pauper, if you please. I say, if for no other purpose, we should raise the dignity of our courts, and should take them out of any question of suspicion and give them such a salary that no suspicion arise. I know of instances, and everyone in this House knows of instances, when a man with a \$15,000.00 or \$20,000.00 practice has taken the office of the judge of the courts at \$7,000.00, \$8,000.00 or \$8,500.00. Immediately you hear the question asked: "What is there in it in addition to the salary?" I say, if for no other purpose, we should raise that salary so that this unjust suspicion should not be raised against the courts.

Now, gentlemen, another question: This has been worked out to a table so that it equalizes the county districts with the districts of Allegheny and Philadelphia. Perhaps in the district that the honorable gentleman from Mercer (Mr. Bigler) comes from they are not as busy as they are in eastern part of this State. Our judges in Delaware county work from the third Monday in September until the second Monday in July, including Saturday's until 2:00 or 3:00 o'clock. These two men are worked continuously, and therefore either one of them does as much work as any judge either in Allegheny or Philadelphia. I say, therefore, in order to put the county districts on the same par, in the same line with the city districts who are now getting at the present time \$11,000.00, this bill should be passed, and I ask you, gentlemen, in fair play, honorable to your men, honorable to your courts, that you vote "aye" on this bill.

Mr. HORNE. Mr. Speaker, judges' bills are old bills, and have been considered for generations. As far back as Biblical times judges were given absolute sway, and when they were given all the power that they wanted, they usurped it in such a manner as to cause their own downfall. There is no question but that the judges have a very prominent place with us. There is danger, however, in making them believe, like the judges of old, that they have absolute power and are an autocracy unto themselves,—that they shall sway and dominate all who live,—and that danger, I believe, is fostered by this bill.

I think there is no question but that there is a lurking belief in the hearts of the American people today that the courts are not what they should be,—not exactly what they should be—and a suspicion that the court is not given that honor which is due it. That is largely fostered by making the judges salary so large that the people are prejudiced against it. The judges of the State of Pennsylvania are well paid as compared with other judges. Their salaries are large as compared with the salaries of the judges of the District Courts of the United States, who get six thousand dollars per year, and the Supreme Court of the United States, the judges of which do not get nearly so much as is proposed here. It seems that men come to this legislature session after session wishing to boost the salaries for some unknown reason. Is it possible that you do not have proper candidates to run for these offices in your counties? Is it possible that you cannot secure good timber for the judgeships without boosting the salary far beyond the salaries paid in other states and in the United States? Is it possible that the timber in Pennsylvania is so much better than that for the Supreme Court of United States and for the District Courts of the United States?

I do not believe that they are better.

On the contrary we are building up by this bill a political system of men running for the judgeships because of the large salary, and not because of the honor, not because of the appreciation of the honor of being placed there.

But, gentlemen, there is another side to this question. Just now the State of Pennsylvania is concerned with very

grave questions, more grave than the raising of the salaries of the judges. These questions are produced by a great crisis. We have in Pennsylvania many widows and orphans, caused by the great war and also by a great epidemic which struck this State. So far this legislature has taken no advanced ground looking to a constructive measure for these people, and why should we give attention to a few judges in the State of Pennsylvania as against these men and women who compose the society to pay these bills. Why should we call back our soldiers and have them walk the streets without a job, after having received only thirty dollars a month and only having a few cents in their pockets upon their discharge, and then ask them to pay these increased salaries to these judges. They are the men who will have to pay it, and the widows and orphans caused by this epidemic and war will have to dig down into their pockets and pay these salaries. Do you not believe that in all fairness and justice that they should be protected?

It seems to me that this measure is prepared with a wish to cater to the judges. Do you men come here and vote for this bill because you are fearful of what these judges will do to you if you do not? Are they strong enough to solicit your vote or force it? If the judges should force you to vote for this measure they are not worthy of your vote. I believe we can only vote on this measure in one way, and that is to vote it down absolutely. The raise asked for them here is inconsistent and unfair to every other man. Some men have left the impression or have given the argument that the salary is not sufficient to tempt the best lawyers in the State to assume these positions. That may be true and it may not be true. You will have to judge that from the standpoint of conditions prevailing in your own county. Now I think that we have plenty of candidates for judgeships in the counties of this State, men of worth and men of education. I very much fear if we pass this bill that the candidates for the positions will be seeking these large salaries, the men will be looking to the salary rather than to the honor attached to the position.

I urge the men of this House to consider the widows and orphans and the soldiers of Pennsylvania as against these people. Up on the hillsides and in the valleys of our State are men and women owning small houses, holding down small positions whose salaries are an asset to the State of Pennsylvania. They may make a bare living, but they will have to dig down into their jeans and pay the salaries of these judges, so that they might live in luxury and lavishly, as compared with the living conditions of these people. We are all born equal, and all people like some pleasure and some advantages, but I believe that this bill is absolutely unfair to your population in Pennsylvania and to the people generally.

Mr. WILLIAM DAVIS. Mr. Speaker, I desire to interrogate the gentleman from Cambria (Mr. Horne).

The SPEAKER: Will the gentleman from Cambria (Mr. Horne) permit himself to be interrogated?

Mr. HORNE. I will, Mr. Speaker.

Mr. WILLIAM DAVIS. Mr. Speaker, I would like to ask the gentleman how many weeks he spent in the courts of Cambria County while they were in session in 1918.

Mr. HORNE. I think only one week.

Mr. WILLIAM DAVIS. One week?

Mr. HORNE. I think so.

Mr. WILLIAM DAVIS. Did you spend a week in that Court House?

Mr. HORNE. Not a whole week.

Mr. WILLIAM DAVIS. How long were you there?

Mr. HORNE. I was there a very short time.

Mr. WILLIAM DAVIS. What do you mean by a very short time?

Mr. WILLIAM DAVIS. Was that the time you attended a committee meeting to select a chairman for the county committee?

Mr. HORNE. No that was not the time.

Mr. WILLIAM DAVIS. Were you there in court when he court was in session in 1918?

Mr. HORNE. Yes, sir, I was.

Mr. WILLIAM DAVIS. Did you know anything about the workings of the court in Cambria County?

Mr. HORNE. Well, now, you may not agree with me in that; but I believe I do.

Mr. WILLIAM DAVIS. You believe you do?

Mr. HORNE. Yes, sir.

Mr. WILLIAM DAVIS. How long did it take you to learn this in 1918 while the court was in session?

Mr. HORNE. Well, I don't come here as a lawyer, and therefore cannot answer the question. I am not a practitioner at the bar, and am not familiar with court proceedings.

Mr. WILLIAM DAVIS. Mr. Speaker, I have always found that when you want to learn something about a matter it is better to ask someone who doesn't know a thing about it, and he will tell you all about it. That seems to be the theory of the old grannies. Any man who opposes this measure will never be able to measure up to the requirements of a judge, nor does he know what a judge sacrifices when he ascends the bench. I have heard men while sitting in the bar association meeting, while sitting in the attorney's room smoking their cigars, say they would not accept the judgeship if it were handed them on a silver platter. Why? Because a man would have to sacrifice, for the paltry sum of seven or eight thousand dollars, to keep himself and family and lay up for the future, an earning that comes to him in fees annually of two or three times that amount. I want to tell you right here that you cannot always get the best man to take that position, for the simple reason, no only that he is giving up a practice worth two or three times what the judgeship is worth, but to give up privileges I would not sacrifice for all the judgeships in Pennsylvania.

I want to tell you, gentlemen, I am not the only member of the bar of Cambria County who has the same opinion, and that is so in half the counties of Pennsylvania. You must mingle with those people, you must know something about them in addition to spending one hour in the courthouse selecting a county chairman, before you can condemn them. You do not have the best men at all times in your county on the bench. They cannot afford it. I have known, and you have known, men who were elected and elevated to the bench who resigned because they could not keep themselves and their families and lay up for the days to come, and the years to come, and could not support themselves. Ten thousand dollars! Yes, ten thousand dollars. How many lawyers in your county are making more than ten thousand dollars? And how many of them will not accept the judgeship? We simply feel that we in the country districts should be on a par with the large counties, and ask our sister counties of Philadelphia and Allegheny to go along with us. You don't want any discrimination. We don't. Many of the judges tell you they could not live on twelve thousand dollars a year, and there are others of the same kind throughout the State and nation. Ten thousand dollars! Why, I have known a man to be elected judge for the sake of the name, and he resigned to go back to a practice of sixteen thousand dollars so that he would be able to provide for the future. I hope you will not pass this measure.

Mr. HORNE. Mr. Speaker, I would like to interrogate the gentleman.

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. WILLIAM DAVIS. Mr. Speaker, I will.

Mr. HORNE. Did you state in your remarks that you would not take a judgeship if it were handed you on a silver platter?

Mr. WILLIAM DAVIS. I will answer that by saying that I have not consulted my constituents and cannot say. Mr. Speaker, I was asked that question one time when I was initiated and gave the same answer—I was blind-folded at that time.

Mr. HORNE. Mr. Speaker, I would like to further interrogate the gentleman.

The SPEAKER. Will the gentleman allow himself to be further interrogated?

Mr. WILLIAM DAVIS. Yes, Mr. Speaker; with pleasure.

Mr. HORNE. Would the gentleman be open for such a position if it were provided in the proposed bill that Cambria County should have a new judge?

Mr. WILLIAM DAVIS. If there should be such a bill passed, and I felt inclined to be a candidate, I would claim that privilege, provided the people would say, "Come on." But we do not know what the people will say until that time comes.

Mr. HORNE. I would like to say that I did not mean to be personal, since the gentleman has deemed it advisable to take me seriously, because my remarks were not intended personally for my opponent, or rather my colleague, as he comes from Cambria County.

Mr. ROBERT L. WALLACE. Mr. Speaker and gentlemen of the House: I am opposed to this bill. I did not intend to speak, but since the gentleman from Cambria (Mr. William Davis) stated that any man who opposed this bill would never measure up to the judgeship, I wish to say that I am a lawyer. I admit it. So I am about to attack my own measure now. I am going to vote against this bill. It is a serious proposition, and it is of importance to other parts of this Commonwealth as well as the County of Cambria. When, my friends, has it become improper for a school teacher or school teachers, if you please, to voice the sentiments of the people on any matter of legislation that comes before this House? Are you going to leave it to us lawyers to determine the compensation that we will get, or are you going to have them say what you will pay lawyers and pay judges in this Commonwealth? Don't you know, my friends, that there are more half-starved lawyers in the State of Pennsylvania than any other class of people? I will admit that they need the money and would like to have it, and that is what we are all after, whether we be lawyers or school teachers. But who is going to fix the salary? It is for this whole House, laymen as well as lawyers. Who is demanding the passage of this bill? I have no doubt every judge in this State would like to have his salary increased; so would you, no matter what your business is. But that is no reason why we should raise them at this particular time, and I say, without fear of successful contradiction, that the judges are the best paid public servants in this Commonwealth.

I think there can be no question about that statement. I know of many lawyers, my friends, who are making much bigger compensation than the judges. Of course that is true. This is an age of specialties. The man who specializes in the law ordinarily earns the biggest compensation. A criminal lawyer who is successful and is well learned in that particular branch of the law, can earn more money, perhaps, than any judge in this state. The great corporation lawyer whose practice along that particular line is big and wonderful, earns princely fees, but, gentlemen, you would not for a moment say that any lawyer who is a specialist in only one line would make an ideal judge to preside over our courts and to administer all the laws of the Commonwealth. Gentlemen, you know perhaps that we have more judges in the state of Pennsylvania alone than there are in all England. You know that we now pay our judges such a salary that keeps them on the bench. Who ever heard of a judge resigning? It is almost unheard of. Did you ever see more spirited campaigns for elections to public office than are conducted by and in behalf of candidates for judges in this Commonwealth? Gentlemen, they are after the job and when they get it they sit tight and hold that job down. Now, I will agree with my colleague from Mercer County, that the time may come when this state can well afford to increase the compensation of our judges. I am not opposed to judges getting bigger salaries, as a general proposition; I am not opposed to the raising of salaries of all our public officials when they need it and when we are in shape to give them that raise. But, gentlemen, the people of this Commonwealth are clamoring right now for improvements, for good roads. We must, as members of this House, do everything in our power to raise this grand old Keystone State out of the mud. We must do something, gentlemen, to pay living wages to the school teachers of this Commonwealth. There are many things that need our immediate attention, and now, of all times, is not the time to raise the salaries of the judges of this state. Men are ambitious for this office; men are being candidates for this office whenever the election comes about, knowing that they will sacrifice in a financial way, but, gentlemen, money—salary—is not the only thing in life. There is not a lawyer in this Commonwealth who is proud of his profession, that is proud of the ideals of the profession, whose life ambition is not to be a judge. Gentlemen, there are higher things in connection with the great office of judge than merely the amount of money that they get out

of it. Every honest lawyer is in his own heart an aspirant for judicial honors. He will make financial sacrifices in order to obtain the aim of his ambition. Men, when they arrive at middle age or past middle age, are perfectly willing to retire from the active practice of law and go on the bench at much less compensation than they were able to earn in the practice of their profession. Now gentlemen, are the lawyers in your county demanding of you that you raise the salaries of our judges at this time? They are not in my county. Are the judges in your county insisting that you raise their salaries? I don't believe they are. Who is it that comes into this House at this particular time and demands that we raise the salaries of these judges? I don't know. My friends, now is the time when we must conserve; now is the time, when we are right in the midst of the after-war conditions, when prices have already commenced to tumble, when wages are being cut from day to day, and when incomes are on the decrease and not on the increase, and now is not the time for us to raise these salaries. Let us remember the things that need our immediate attention. This is not one of them. Let us ask ourselves this question: who is demanding this? Is this a most worthy thing that we have now confronting us in which we are asked to spend the money of this Commonwealth? For my part, I can answer both these questions in the negative and I must vote against this bill, notwithstanding the fact that I forevermore eliminate myself from judicial honors.

Mr. PALMER. Mr. Speaker, I did not expect to enter into this debate, but when I heard the gentleman from Lawrence say that there are more half-starved lawyers in Pennsylvania than there are in any other profession or business or vocation, I thought it was proper for me to attempt to straighten out that record. I don't believe that there is one half-starved lawyer in Pennsylvania; those who are half-starved lawyers are members of the bar, but they have never attained to the right of being called lawyers. One phase of this proposition has not been touched upon. In the smaller counties of this Commonwealth some of the judges receive the sum of six thousand dollars a year, and out of that they pay their own stenographers and their own assistants in the writing of their opinions, reducing their salaries to less than five thousand dollars a year. If the judges in Philadelphia and Allegheny Counties receive a greater sum, it is because they have a greater amount to do and it is made by giving them more judges. After all, equality is justice and they are trying to raise these judges to a more place near the remuneration received by the judges sitting in the large cities. I realize that it is always a popular move to be against the raising of salaries and it has always been more or less popular to be outspoken against a court. That is always when they are right, but to allow any personal influence to guide you in the matter is all wrong. To say that the judges should not receive ten thousand dollars or should not be raised at all should be decided upon the question of whether or not they are worthy of it or whether or not their service is rendered. I have no doubt that what the gentleman from Lawrence says is true, that every lawyer expects or hopes some day to attain to this high seat of honor and that he also feels that if the salary is kept low enough, that opposition will be decreased and that his hope may be realized, but after all I hope that he reaches some day to that high seat and I want to see him get sufficient remuneration suitable for a man of his marked ability. First of all, the consideration of country judges should be taken into account. They are just as capable, just as sincere and just as studious as the judges elsewhere, and their salaries should be raised. We have gone through in former Legislatures and picked out the judges in certain populated districts and gave them a very marked increase, but not so with the country judges, because it seems that there is not sufficient legislative support behind it to influence this result. There should be an equitable adjustment of the whole proposition. I believe that the bill before us, this bill, gives that adjustment.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken.

Mr. BIGLER. Mr. Speaker, I ask for a verification of the roll.

The SPEAKER. Does the gentleman insist on the verification?

Mr. BIGLER. Mr. Speaker, we insist.

The SPEAKER. The roll will be verified.

Mr. STADTLANDER. Mr. Speaker, on a point of special privilege I would like to interrogate the gentleman what he means by saying "we insist" upon the verification of the roll.

The SPEAKER. Will the gentleman from Mercer (Mr. Bigler) permit himself to be interrogated?

Mr. BIGLER. I will, Mr. Speaker. The gentleman has answered his own question.

The roll was verified as follows:

YEAS—126.

Alexander,	Dunn,	Krause, W.,	Schaeffer,
Armstrong,	Ehrhardt,	Lafferty,	Schilling,
Baldi,	Ephraim,	Lauler,	Scott,
Baldrige,	Evans, J. T.,	Levis,	Shaffer,
Bechtold,	Evans, S. J.,	MacCallum,	Shunk,
Bennett,	Fitzgibbon,	Mallery,	Sinclair,
Benninger,	Flynn,	Mangan,	Smith, E. R.,
Brady,	Foster,	Marcus,	Smith, F. L.,
Brislin,	Fowler,	McIntyre,	Snowden,
Bucher,	Fox, A. R.,	McKim,	Soffel,
Burgard,	Franklin,	Michel,	Sowers,
Campbell,	Gans,	Millar,	Sprohls,
Catlin,	Glass,	Miller, C. G.,	Stadtlander,
Clutton,	Golder,	Miller, D. I.,	Statler,
Coldsmith,	Goodnough,	Miller, D. D.,	Steedle,
Colville,	Haines,	Milner,	Sterling,
Conner,	Haldeman,	Murphy,	Stott,
Cox,	Hamilton, J.,	Neary,	Todd,
Crawford,	Hamilton, W. J.,	Palmer,	Trach,
Crockett,	Harer,	Patterson,	Ush,
Curran,	Harvey,	Ferry,	Wagner,
Curry, R.,	Heffernan,	Phillips,	Walker, G. T.,
Davis, D. F.,	Hess,	Pidgeon,	Walker, J. A.,
Davis, J. T.,	Heyburn,	Pike,	Wallace, W. T.,
Davis, W.,	Hicknell,	Powell,	West,
Dawson,	Hough,	Quigley,	Wettach,
Dewey,	Hutchison,	Ramsey,	Willson,
Diehm,	Jones,	Rinn,	Woner,
Di Lemmo,	Jordan,	Robertson,	Wood,
Dithrich,	Kantner,	Rorke,	Wynne,
Drinkhouse,	Kooser,	Ruddy,	Zanders,
			Zimmerman,

NAYS—55.

Allum,	Graham,	McCurdy,	Shellenberger,
Barnhart,	Griest,	McGeary,	Showalter,
Beil,	Griffith,	McKay,	Snyder,
Benchoff,	Hampson,	McVicar,	Stark,
Bigler,	Hoffman,	Miller, A. D.,	Stevenson,
Bower,	Horne,	Millin,	Sweitzer,
Bowman,	Huntington,	North,	Vickerman,
Brendle,	Ingham,	Norton,	Wallace, R. L.,
Brooks,	Kinsman,	Reber, C. A.,	Whiteman,
Comerer,	Krause, T. S.,	Reber, H. F.,	Willert,
Cook,	Kunkle,	Rhoads,	Williams,
Corbin,	Lanius,	Ringler,	Woodruff,
Crum,	Magill,	Rothenberger,	Spangler,
Finney,	Martin,	Sarig,	Speaker,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

RESOLUTION RECALLING RESOLUTION FROM THE GOVERNOR.

Mr. RAMSEY asked and received unanimous consent to offer the following resolution, which was twice read, considered and agreed to:

In the House of Representatives March 18, 1919.
Resolved (if the Senate concur), That the concurrent resolution of February nineteenth, one thousand nine hundred and nineteen, authorizing the chief clerk of the House of Representatives to draw his requisition on the department of Printing and Binding to have printed by the State printer, ten thousand copies of the report of the Health Insurance Commission, be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

SENATE MESSAGE.

TIME OF NEXT MEETING.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, March 18, 1919.
Resolved (if the House of Representatives concur), That when the Senate adjourns today it reconvene on Monday evening, March 24, at 9:00 o'clock; and when the House of Representatives adjourns this week it reconvene on Monday evening, March 24, at 9:00 o'clock.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

SENATE BILL FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bill numbered and entitled as follows:

Senate Bill No. 66.

An Act to amend section two and section five as amended and to supplement an act approved the seventh day of July one thousand eight hundred eighty-five (Pamphlet Laws two hundred and fifty-seven), entitled "An Act to confer upon the several courts of common pleas of this Commonwealth jurisdiction of a court of equity in all cases of dower and partition and prescribing the method of procedure" by enlarging the powers of the master and confirming all cases heretofore proceeded in to final decree

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading reconsidered in the Senate and the bill amended, in which amendments the concurrence of the House of Representatives is requested.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 4, page 5, by inserting after the word "court" at the end of line 2, the words "be and the same is hereby amended to read as follows:"

On the question,

Will the House concur in the amendment?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—171.

Alexander,	Dithrich,	Lafferty,	Scott,
Alum,	Donneley,	Lanius,	Shaffer,
Armstrong,	Drinkhouse,	Lauler,	Shellenberger,
Baldi,	Dunn,	Levis,	Showalter,
Baldrige,	Ehrhardt,	MacCallum,	Shunk,
Barnhart,	Ephraim,	Mallery,	Sinclair,
Bechtold,	Evans, J. T.,	Mangan,	Smith, E. R.,
Bell,	Evans, S. J.,	Marcus,	Smith, F. I.,
Benchoff,	Finney,	Marshall,	Snowden,
Bennett,	Fitzgibbon,	McCaig,	Snyder,
Benninger,	Flynn,	McCurdy,	Soffel,
Bigler,	Foster,	McIntyre,	Sowers,
Blank,	Fowler,	McKay,	Sprowls,
Bower,	Fox, J. M.,	McVicar,	Stadlander,
Bowman,	Franklin,	Michel,	Stark,
Brady,	Gans,	Miller, A. D.,	Statler,
Brendle,	Glass,	Muller, C. G.,	Steele,
Brislin,	Goldner,	Miller, D. D.,	Sterling,
Brooks,	Goodnough,	Milner,	Stott,
Bucher,	Graham,	Morgan,	Sullivan,
Bungard,	Griest,	Murphy,	Sweitzer,
Campbell,	Griffith,	Neary,	Todd,
Clements,	Haines,	North,	Trach,
Clutton,	Hamilton, J.,	Norton,	Uish,
Coldsmith,	Hamilton, W. J.,	Palmer,	Vickerman,
Collier,	Hampson,	Patterson,	Wagner,
Colville,	Harer,	Perry,	Walker, J. A.,
Comer,	Heffernan,	Phillips,	Wallace, R. L.,
Conner,	Hess,	Pidgeon,	Wallace, W. C.,
Cook,	Heyburn,	Pike,	Wells,
Corbin,	Hickernell,	Powell,	West,
Cox,	Hoffman,	Quigley,	Wetack,
Crawford,	Hollingsworth,	Ramsey,	Whiteman,
Crockett,	Hough,	Reber, C. A.,	Willert,
Curran,	Huntington,	Reber, H. F.,	Williams,
Curry, A. E.,	Hutchison,	Rhoads,	Willson,
Curry, R.,	Jones,	Rinn,	Woner,
	Jordan,		

Davis, J. T.,	Kantner,	Robertson,	Wood,
Davis, W.,	Kennedy,	Rorke,	Wynne,
Dawson,	Kooser,	Ruddy,	Zanders,
Day,	Krause, W.,	Saris,	Zimmerman,
Dewey,	Krugh,	Schaeffer,	Spangler,
Di Lemmo,	Kunkle,	Schilling,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment concurred in.

Ordered, That the Clerk inform the Senate accordingly.

RECESS.

The SPEAKER. If there is no objection, the Chair will declare a recess until 4:00 o'clock this afternoon.

Whereupon, (at 1:00 o'clock P. M.) the House took a recess until 4:00 o'clock P. M.

AFTER RECESS.

The House reconvened at 4:00 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

BILLS SIGNED BY SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

Senate Bill No. 66.

An Act to amend section two and section five as amended and to supplement an act approved the seventh day of July one thousand eight hundred eighty-five (Pamphlet Laws two hundred and fifty-seven) entitled "An Act to confer upon the several courts of common pleas of this Commonwealth jurisdiction of a court of equity in all cases of dower and partition and prescribing the method of procedure" by enlarging the powers of the master and confirming all cases heretofore proceeded in to final decree

Senate Bill No. 10.

An Act authorizing cities of the third class with the assent of the electors duly obtained at an election to use moneys borrowed or authorized to be borrowed for purposes which have proved impracticable or impossible for any other lawful municipal purpose

Senate Bill No. 224.

An Act to regulate and establish the fees to be charged and collected by the Recorder of Deeds in Counties having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last preceding United States census

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

REPORTS FROM COMMITTEES.

Mr. RHOADS, from the Committee on Fisheries, reported as committed House Bill No. 786, entitled

An Act authorizing the Department of Fisheries to purchase certain land near the Wayne County Fish Hatchery.

Mr. WHITEMAN, from the Committee on Judiciary General, reported as committed House Bill No. 942, entitled

An Act to amend section one of an act approved the twenty-fifth day of May, one thousand nine hundred and seven, (P. L. 231), entitled "An Act authorizing the Board of Public Charities to appoint two assistant general agents, and prescribing their duties" as amended by fixing the salaries of such assistant general agents

Mr. WHITEMAN, from the Committee on Judiciary General, reported as committed House Bill No. 943, entitled

An Act to amend section one of an act approved the twenty-ninth day of April, one thousand nine hundred and fifteen, (P. L. 204), entitled "An Act authorizing the Board of Public Charities to appoint two additional assistant general agents, and prescribing their duties," fixing the salaries of such additional assistant general agents.

Mr. LAULER, from the Committee on Municipal Corporations, reported as committed House Bill No. 910, entitled

An Act to amend section two, article one, of chapter five of an act approved the fourteenth day of May, one thousand nine

hundred and fifteen, (P. L. 312), entitled "An Act providing a system of government for boroughs and revising, amending and consolidating the law relating to boroughs.

Mr. BROOKS, from the Committee on Judiciary Special, reported as amended House Bill No. 855, entitled

An Act to amend an act, approved the twenty-seventh day of April, one thousand nine hundred and nine (P. L. 153), entitled "An Act authorizing the employment of stenographers by the district attorneys of certain counties," as amended.

Mr. KINSMAN, from the Committee on Fisheries, reported as amended, House Bill No. 771, entitled

An Act to amend an act approved the twenty-eighth day of July, one thousand nine hundred and seventeen (P. L. 1215), entitled "An Act to revise, amend and consolidate the law relating to fish; and providing penalties."

Mr. GRIEST, from the Committee on Judiciary Local, reported as committed, House Bill No. 765, entitled

An Act to amend part of section one of an act approved the eleventh day of July, one thousand nine hundred and one (P. L. 663), entitled "An Act to regulate and establish the fees to be charged by sheriffs in this Commonwealth, and to provide for the taxation and collection of the same," as amended.

Mr. BOWMAN, from the Committee on Game, reported as committed, House Bill No. 821, entitled

An Act authorizing the Board of Game Commissioners to acquire through purchase or gift lands for game preserve purposes.

Mr. DEWEY, from the Committee on Mines and Mining, reported as committed, House Bill No. 605, entitled

A Joint Resolution continuing the commission appointed, pursuant to a joint resolution dated the twenty-fifth day of July, one thousand nine hundred and seventeen, (P. L. 1198), entitled "A joint resolution providing for the appointment of a commission to investigate and report upon the subject of old-age pensions," and making an appropriation.

Mr. BRADY, from the Committee on Judiciary General, reported as amended, House Bill No. 599, entitled

An Act fixing the salary of the first assistant district attorney in certain counties.

Mr. JOHN T. DAVIS, from the Committee on Mines and Mining, reported as committed, House Bill No. 260, entitled

An Act to establish a commission to continue the investigation made by the commission appointed under the act approved the twenty-fifth day of July, one thousand nine hundred and seventeen, (P. L. 1199), entitled "An Act to establish a commission to investigate sickness and accident, not compensated under the Workmen's Compensation Act of one thousand nine hundred and fifteen, of employed persons and their families, and to make an appropriation for such commission."

Mr. SOWERS, from the Committee on Judiciary Local, reported as committed, House Bill No. 823, entitled

An Act making incurable insanity a cause for divorce; and providing the procedure in such cases.

Mr. CAMPBELL, from the Committee on Municipal Corporations, reported as committed, House Bill No. 660, entitled

An Act authorizing the transfer by township poor districts to the township supervisors, of certain poor funds.

Mr. WHITEMAN, from the Committee on Game, reported as amended, House Bill No. 419, entitled

An Act creating a reward or bounty for the destruction of certain noxious animals killed within the Commonwealth of Pennsylvania; providing a method for the payment of the same; and providing the method of furnishing evidence of said destruction, and penalties for the violation of the several provisions hereof.

Mr. HAINES, from the Committee on Public Health and Sanitation, reported as committed, House Bill No. 661, entitled

An Act amending section two of the act approved the fourteenth day of May, one thousand nine hundred fifteen (P. L. 506), entitled "An Act amending and supplementing sections one and two of an act, entitled 'An Act for the promotion of medical science by the distribution and use of unclaimed human bodies for scientific purposes, through a board created for that

purpose, and to prevent unauthorized uses and traffic in human bodies, approved June thirteenth one thousand eight hundred and eighty-three; by providing that the name of said board of distribution shall be Anatomical Board of the State of Pennsylvania; by extending its provisions to all persons having charge or control over bodies required to be buried at the public expense; by requiring immediate notice of the death of any person required to be buried at the public expense; by requiring notice in all cases; but providing that there shall not be delivered to the board created under the act the bodies of deceased indigent persons, where claimed by relatives within twenty-four hours after death, for interment at the expense of the claimant, or the bodies of honorably discharged soldiers, sailors or marines who have served the United States in any war, or who were in active service in the militia of the State of Pennsylvania under and in pursuance of any of the proclamations issued by the Governor during the Civil War, and not duly mustered into the service of the United States; by repealing the provisions as to deceased indigent travelers; by providing for the burial at the expense of the county of indigent persons unfit for anatomical purposes, upon the certificate of the board or its duly authorized officer or agent that such bodies are unfit for anatomical purposes, or are the bodies of soldiers, sailors or marines required to be buried at the public expense, and that the provisions of this act have been complied with; by providing that no warrants for payment of expenses of burial shall be drawn or paid except upon such certificate; by providing for the burial of bodies rendered unfit for anatomical purposes by the failure to comply with the provisions of this act, at the expense of the person failing to comply with its provisions."

Mr. BRADY, from the Committee on Judiciary General, reported as committed House Bill No. 954, entitled

An Act to amend section six of the act approved the nineteenth day of June, one thousand nine hundred eleven (P. L. 1055), entitled "An Act authorizing the release on probation of certain convicts, instead of imposing sentences; the appointment of probation and parole officers, and the payment of their salaries and expenses; regulating the manner of sentencing convicts in certain cases, and providing for their release on parole; their conviction of crime during parole; and their rearrest and reconviction for breach of parole; and extending the powers and duties of boards of prison inspectors of penitentiaries."

Mr. ALEXANDER, from the Committee on Judiciary General reported as committed House Bill No. 931, entitled

An Act providing for the refunding of liquor license fees and additional taxes to wholesale and retail dealers, brewers, distillers, rectifiers, compounders, bottlers, agents and other persons prevented from engaging in business by order or regulation of the President or Secretary of War; providing for the return of the proportions thereof paid to municipalities and the Commonwealth; and making an appropriation.

Mr. ALLAN D. MILLER, from the Committee on Judiciary General, reported as amended House Bill No. 70, entitled

An Act to amend section two of an act approved the twenty-eighth day of May, one thousand nine hundred and thirteen, (P. L. 378), entitled "An Act authorizing certain corporations to issue preferred stock of one or more classes; providing for the manner of issuance, restrictions and regulations in the matter of voting thereof, and the rights and privileges of the holders thereof; and repealing all acts or parts of acts inconsistent therewith."

Mr. BALDRIGE, from the Committee on Judiciary General, reported as committed House Bill No. 899, entitled

An Act amending the first and second sections of an act, entitled "An Act to regulate the salaries of tipstaves in the courts of common pleas,oyer and terminer and general jail delivery, quarter sessions of the peace, and orphans' courts, in counties having a population of over eight hundred thousand and less than one million four hundred thousand inhabitants," approved the twentieth day of July, one thousand nine hundred and seventeen, by increasing the minimum and maximum salaries of said tipstaves, and making the president judge of the court of common pleas or orphans' court, a member of the salary board when such salaries are to be fixed.

Mr. TRACH, from the Committee on Public Health and Sanitation, reported as committed House Bill No. 812, entitled

An Act making it compulsory on hotels, restaurants and lunchrooms where food is displayed on a counter, or counters, to display such food only under a glass covering and fixing a penalty.

Mr. NORTH, from the Committee on Judiciary Special, reported as committed House Bill No. 361, entitled

An Act relating to criminal procedure before aldermen, justices of the peace and magistrates in cases of assault, and assault and battery and providing for the assessment of costs

in such cases upon the prosecutor, defendant or county and the commitment of the prosecutor or defendant in case of default.

Mr. POWELL, from the Committee on Municipal Corporations, reported as committed House Bill No. 949, entitled

An Act to amend and to repeal certain sections of an act approved the twenty-seventh day of June, one thousand nine hundred and thirteen (P. L. 568), entitled "An Act providing for the incorporation, regulation, and government of cities of the third class; regulating nomination and election of municipal officers therein; and repealing, consolidating, and extending existing laws in relation thereto."

Mr. WILLSON, from the Committee on Municipal Corporations, reported as committed House Bill No. 50, entitled

An Act to amend section three, article five, of the act approved the twenty-seventh day of June, one thousand nine hundred and thirteen (P. L. 568), entitled "An Act providing for the incorporation, regulation, and government of cities of the third class; regulating nomination and election of municipal officers therein; and repealing, consolidating, and extending existing laws in relation thereto," by adding thereto clause forty-nine, relative to appropriations for municipal music.

Mr. TODD, from the Committee on Judiciary Special, reported as amended House Bill No. 760, entitled

An Act relating to the employment of Deputy Wardens, Guards, Turnkeys, and Matrons, and other employes in Jails of this Commonwealth, and regulating the number of work days and hours.

Mr. STARK, from the Committee on Fisheries, reported as amended House Bill No. 792, entitled

An Act to revise, amend, and consolidate the law relating to fish in certain boundary lakes, bays and peninsular waters.

Mr. DITHRICH, from the Committee on Public Roads, reported as amended House Bill No. 107, entitled

An Act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles; requiring the registration of the same and the licensing of all operators thereof other than registered owners; providing the fees therefor and the disposition of such fees, prohibiting the unauthorized use of and tampering with motor vehicles; limiting and defining the powers of cities, boroughs, incorporated towns, townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing, registration or licensing thereof, imposing certain duties on the State Highway Commissioner and on proprietors of public garages, providing procedure and penalties for violations thereof and the disposition of fines collected, and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle.

Mr. STATLER, from the Committee on Public Roads, reported as committed House Bill No. 888 (Senate Bill No. 144), entitled

An Act to amend section two hundred thirty-five of an act approved the fourteenth day of July Anno Domini one thousand nine hundred seventeen Pamphlet Laws eight hundred forty entitled "An Act concerning townships and revising amending and consolidating the law relating thereto" by increasing the compensation of supervisors.

Mr. JAMES A. WALKER, from the Committee on Judiciary General, reported as committed House Bill No. 962, entitled

An Act providing a method of establishing title to land acquired at a sale for unpaid taxes or municipal claims.

Mr. JAMES A. WALKER, from the Committee on Judiciary General, reported as committed House Bill No. 575, entitled

An Act creating a Division of Building Inspection within the Department of Labor and Industry and Divisions of Building Inspection in the third class cities and providing for the creation of such divisions in certain of the counties, boroughs and townships of the Commonwealth of Pennsylvania, providing for the promulgation of rules and regulations by the Industrial Board to effectuate the purposes of this act, establishing an examining and advisory committee within the Division of Building Inspection, providing for the appointment of officers and employes for the enforcement of the provisions of this act, defining the authority and powers of said Division of Building Inspection and Examining and Advisory Committee and duties and powers of their officers and employes providing penalties for the violation of the provisions of this act and of the aforesaid rules and regulations of the Industrial Board and repeal-

ing all acts or parts of acts inconsistent with this act, provided, however, that no acts or parts of acts relating to cities of the first and second class are hereby repealed.

Mr. ALEXANDER, from the Committee on Judiciary General, reported as committed House Bill No. 889, (Senate Bill No. 262), entitled

An Act making the Secretary of Internal Affairs the custodian of all deeds contracts, maps, surveys, policies of title insurance abstracts of titles and other documents or instruments relating to the titles to real estate owned or hereafter to be acquired by the Commonwealth.

Mr. ALEXANDER, from the Committee on Judiciary General, reported as committed House Bill No. 890 (Senate Bill No. 263), entitled

An Act establishing a Bureau of Municipalities in the Department of Internal Affairs and repealing the Act approved June first one thousand nine hundred and fifteen, entitled "An Act creating a Division of Municipal Statistics and Information of the Department of Labor and Industry and fixing the compensation of officers and employes therein" as amended.

Mr. CATLIN, from the Committee on Judiciary Special, reported with a negative recommendation, House Bill No. 233, entitled

An Act to amend an act approved the twenty-first day of May, one thousand nine hundred and thirteen, (P. L. 285), entitled, "An Act providing for the return of taxes on seated lands in counties, poor districts, boroughs, incorporated towns and townships, for county, poor, borough, town, or township taxes respectively; and providing for the sale of such lands for taxes," as amended, providing for the preservation of the lien of first mortgages.

Mr. NORTH, from the Committee on Judiciary Special, reported with a negative recommendation, House Bill No. 22, entitled

An Act to amend section two of an act approved the twenty-eighth day of May, one thousand nine hundred one, (Pamphlet Laws, three hundred and twenty-seven), entitled "An Act to prohibit the manufacture and sale of oleomargarine, butterine and other similar products, when colored in imitation of yellow butter; to provide for license fees to be paid by manufacturers, wholesale and retail dealers, and by proprietors of hotels, restaurants, dining-rooms and boarding-houses; for the manufacture or sale of oleomargarine, butterine, or other similar products, not colored in imitation of yellow butter; and to regulate the manufacture and sale of oleomargarine, butterine, or other similar products, not colored in imitation of yellow butter, and prevent and punish fraud and deception in such manufacture and sale as an imitation butter; and to prescribe penalties and punishment for violation of this act, and the means and the method of procedure for its enforcement, and regulate certain matters of evidence in such procedure," as amended.

Mr. WILLERT, from the Committee on Public Health and Sanitation, reported with a negative recommendation, House Bill No. 215, entitled

An Act to provide a just and equitable method of distributing money appropriated for the relief of the poor requiring medical and surgical treatment in hospitals and sanatoriums in this Commonwealth not under the absolute control of the State, and unable to pay for the same.

BILL RE-REFERRED.

Mr. EDGAR R. SMITH returned from the Committee on Public Roads, with the recommendation that it be re-referred to the Committee on Labor and Industry, House Bill No. 423, entitled

An Act prohibiting the operation in certain cases of steam traction and steam portable engines unless equipped with spark arresters.

The SPEAKER. The bill is now referred to the Committee on Labor and Industry.

ANNOUNCEMENT BY THE SPEAKER.

The SPEAKER. A number of the members in reporting bills from committees, have failed to insert the date and to sign their names. The Chair would advise the members that it is very important that they date the bill and sign it before they report it, so that the clerk may know by whom the bill is reported and the date on which it is reported.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 631.

An Act to amend section two of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws eighty-three) entitled "An Act to regulate and improve the civil service of the cities of the first class in the Commonwealth of Pennsylvania making violation of its provisions to be a misdemeanor and providing penalties for violation thereof"

With information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk then read the amendments as follows:

Amend section one, page three, line twenty, after the word "and" by inserting the word "one;" amend section one, page four, by inserting after the word "thereof" in line three the following: "The President and secretary of the commission shall each receive a salary of five thousand dollars per year. The remaining member of the commission shall receive a salary of three thousand dollars per year"

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—183.

Alexander,	Donneley,	Lafferty,	Schilling,
Allum,	Drinkhouse,	Lanius,	Scott,
Armstrong,	Dunn,	Levis,	Shaffer,
Baldi,	Ephraim,	MacCallum,	Shellenberger,
Baldrige,	Evans, J. T.,	Magill,	Showalter,
Barnhart,	Evans, S. J.,	Mallery,	Simpson,
Bechtold,	Finney,	Mangan,	Sinclair,
Beckley,	Fitzgibbon,	Marcus,	Smith, E. R.,
Bell,	Flynn,	Marshall,	Smith, F. I.,
Benchoff,	Foster,	Martin,	Snowden,
Bennett,	Fox, A. R. B.,	McCaig,	Snyder,
Benninger,	Fox, I. M.,	McCurdy,	Soffel,
Bidelspacher,	Franklin,	McGeary,	Sowers,
Bigler,	Gans,	McIntyre,	Sprolws,
Bolard,	Geary,	McKay,	Stadlander,
Bower,	Glass,	McKim,	Stark,
Bowman,	Goehring,	McVicar,	Statler,
Brady,	Golder,	Michel,	Steedle,
Brendle,	Goodnough,	Miller,	Sterling,
Brislin,	Griest,	Miller, C. G.,	Stevenson,
Bungard,	Griffith,	Miller, D. D.,	Stott,
Campbell,	Haines,	Millin,	Sullivan,
Catlin,	Haldeman,	Miner,	Sweitzer,
Clements,	Hamilton, J.,	Morgan,	Todd,
Clutton,	Hampson,	Murphy,	Trach,
Coldsmith,	Harer,	Neary,	Ulsh,
Collier,	Harvey,	North,	Vickerman,
Colville,	Heffernan,	Norton,	Wagner,
Comeror,	Helt,	Palmer,	Walker, G. T.,
Conner,	Hess,	Patterson,	Walker, J. A.,
Cook,	Heyburn,	Perry,	Wallace, R. L.,
Cox,	Hickernell,	Phillips,	Wallace, W. T.,
Crawford,	Hoffman,	Pidgeon,	Wells,
Crockett,	Hollingsworth,	Pike,	West,
Crum,	Horne,	Powell,	Whiteman,
Curran,	Hough,	Quigley,	Willert,
Curry, A. E.,	Huntington,	Ramsey,	Williams,
Curry, R.,	Hutchison,	Reber, H. F.,	Willson,
Davis, D. F.,	Inglam,	Rhoads,	Woner,
Davis, J. T.,	Jones,	Ringler,	Wood,
Davis, W.,	Jordan,	Robertson,	Woodruff,
Dawson,	Kantner,	Rorke,	Wynne,
Dewey,	Kennedy,	Rothenberger,	Zanders,
Di Lemmo,	Kinsman,	Ruddy,	Zimmerman,
Dilsheimer,	Kooser,	Sarg,	Zook,
Dithrich,	Krause, W.,	Schaeffer,	Spangler,
	Krugh,		Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED SENATE BILL RECALLED FROM THE GOVERNOR RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bill numbered and entitled as follows:

Senate Bill No. 59.

An Act to amend an act approved the eighteenth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand and forty-two) entitled "An Act authorizing County Controllers in counties having a population of more than one hundred thousand and less than one hundred and fifty thousand inhabitants to appoint a solicitor prescribing the duties of said solicitor and fixing his salary" by extending the provisions of the act to include counties having a population of more than one hundred thousand and less than two hundred and sixty thousand inhabitants authorizing the county commissioners and county controller to fix the salary of the solicitor

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading reconsidered in the Senate the bill was amended, in which amendments the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend title in line one after the word "amend" by striking out the words "section two of"; in line six after the word "than" strike out the word "two" and insert the word "one"; in same line after word "hundred" strike out the word "sixty" and insert the words "and fifty"; in line eight after the word "by" insert "extending the provisions of the act to include counties having a population of more than one hundred thousand and less than two hundred and sixty thousands inhabitants and"; amend section one, line four after the word "section" by striking out the word "two" and inserting the word "one"; amend section one page two line four after the word "than" by striking out the word "two" and inserting the word "one"; in line five strike out the word "sixty" and insert the words "and fifty"; in same line after word "thousand" insert the word "inhabitants"; after the word "follows" in line seven insert the following:

"Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties having a population of more than one hundred thousand and less than one hundred and fifty thousand inhabitants as shown by the last preceding decennial census of the United States the county controller is authorized to appoint one person learned in the law as his solicitor" is hereby amended to read as follows

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties having a population of more than one hundred thousand and less than two hundred and sixty thousand inhabitants as shown by the last preceding decennial census of the United States the county controller is authorized to appoint one person learned in the law as his solicitor

Section 2. That section two of said act which reads as follows

On page three line eleven after the word "elected" insert "and his salary shall be fixed by the county commissioners and county controller."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—198.

Alexander,	Drinkhouse,	Kunkle,	Sarig,
Allum,	Dunn,	Lafferty,	Schaeffer,
Armstrong,	Ehrhardt,	Lanius,	Schilling,
Aron,	Ephraim,	Lauler,	Scott,
Baldi,	Evans, J. T.,	Levis,	Shellenberger,
Baldrige,	Evans, S. J.,	MacCallum,	Showalter,
Barnhart,	Finney,	Magill,	Shunk,
Beckley,	Fitzgibbon,	Mangan,	Simpson,
Bell,	Flynn,	Marcus,	Sinclair,
Benchoff,	Foster,	Marshall,	Smith, E. R.,
Bennett,	Fowler,	Martin,	Smith, F. I.,
Benninger,	Fox, A. R. B.,	McCaig,	Snowden,
Bidelspacher,	Fox, I. M.,	McCurdy,	Snyder,
Bigler,	Gans,	McGeary,	Soffel,
Blanch,	Geary,	McIntyre,	Sowers,
Bolard,	Glass,	McKay,	Sprolws,
Bower,	Goehring,	McKim,	Stadlander,
Bowman,	Golder,	McVicar,	Stark,
Brady,	Goodnough,	Mehring,	Statler,
Brendle,	Griest,	Michel,	Sterling,
		Miller,	Stevenson,

Brooks,	Griffith,	Miller, A. D.,	Sullivan,
Bucher,	Haldeman,	Miller, C. G.,	Sweitzer,
Bungard,	Hamilton, J.,	Miller, D. D.,	Todd,
Catlin,	Hamilton, W. J.,	Milner,	Trach,
Clements,	Hampson,	Morgan,	Ulsh,
Clutton,	Harer,	Murphy,	Vickerman,
Coldsmith,	Harvey,	Neary,	Wagner,
Collier,	Heffernan,	North,	Walker, G. T.,
Colville,	Hess,	Norton,	Walker, J. A.,
Comeror,	Heyburn,	Palmer,	Wallace, R. L.,
Conner,	Hickernell,	Patterson,	Wallace, W. T.,
Cook,	Hoffman,	Phillips,	Wells,
Corbin,	Hollingsworth,	Pidgeon,	West,
Cox,	Horne,	Pike,	Wettach,
Crawford,	Hough,	Powell,	Whiteman,
Crockett,	Huntington,	Quigley,	Willert,
Curran,	Hutchison,	Ramsey,	Williams,
Curry, A. E.,	Ingham,	Reber, C. A.,	Willson,
Curry, R.,	Jennings,	Reber, H. F.,	Woner,
Davis, D. F.,	Jordan,	Rhoads,	Wood,
Davis, J. T.,	Kantner,	Ringler,	Woodruff,
Dawson,	Kennedy,	Rinn,	Wynne,
Dewey,	Kinsman,	Robertson,	Zanders,
Diehm,	Kooser,	Rorke,	Zimmerman,
Dilsheimer,	Krause, T. S.,	Ruddy,	Spangler,
Donneley,	Krause, W.,	Krugh,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

HOUSE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

House Bill No. 420.

An Act to provide for an additional law judge of the court of common pleas of the thirty-first Judicial District

House Bill No. 399.

An Act making an appropriation to the trustees of the State Hospital for the Insane at Danville Pennsylvania

House Bill No. 243.

An Act to quiet the title to real estate and to enable citizens of the United States and corporations authorized to hold real estate within this Commonwealth to hold and convey title to real estate which has been formerly held by or for corporations not authorized by law to hold the same

House Bill No. 344.

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania to cover deficiency in maintenance and education of State pupils

House Bill No. 139.

An Act to prevent the abatement of certain suits at law or in equity heretofore commenced now pending or hereafter to be brought.

House Bill No. 25.

An Act making an appropriation to the Commission of Soldiers' Orphans Schools of Pennsylvania for the payment of a deficiency in the appropriation for maintenance for the two fiscal years ending May thirty-first one thousand nine hundred and nineteen.

House Bill No. 7.

An Act to repeal section thirty-two of an act approved the twenty-ninth day of April one thousand eight hundred forty-four (Pamphlet Laws four hundred eighty-six) entitled "An Act to reduce the State debt and to incorporate the Pennsylvania canal and railroad company" in so far as it imposes a tax on horses mares geldings mules and neat cattle over the age of four years for county purposes in counties having a population of more than one million four hundred thousand inhabitants.

House Bill No. 121.

An Act providing for the appointment by the district attorney in counties having a population of over one million and less than one million five hundred thousand inhabitants of a chief county detective an assistant chief county detective and special county detectives defining their duties defining their authority fixing their salaries and authorizing the payment of the same together with the necessary traveling expenses by the county.

House Bill No. 201.

An Act providing for the appointment of assistant district attorneys in the several counties of this Commonwealth having a population of over one million and less than one million five hundred thousand inhabitants prescribing the powers and duties and fixing their salaries.

With the information that the Senate has passed the same without amendment.

BILL ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 383 (Senate Bill No. 25), as follows:

An Act amending Section Five Hundred and Fifteen of an act approved May Eighteenth Anno Domini One Thousand Nine Hundred and Eleven (Pamphlet Laws Three Hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general or local or any parts thereof that are or may be inconsistent therewith so as to remove the prohibition against levying of taxes or incurring of debts for certain purposes while any proceeding for a change of boundary lines affecting any school district is pending

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That Section Five Hundred and Fifteen of the act approved May Eighteenth Anno Domini One Thousand Nine Hundred and Eleven (Pamphlet Laws Three Hundred and Nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which section is as follows

"Section 515 While proceedings are pending in court for the changing of any boundary lines of any city incorporated town borough or township the board of school directors in every school district to be affected by such change of boundary lines or creation of a new municipality shall not levy or assess any school tax or incur any debts for the purpose of purchasing ground or building or enlarging a school building Provided That this section shall not prevent the levying and collecting of the necessary taxes or the incurring of any indebtedness in order to rebuild a school building recently injured or destroyed or in order to pay any debts previously incurred" be and the same is hereby amended so that it shall be and read as follows

Section 515 While proceedings are pending in court for the changing of any boundary lines of any city incorporated town borough or township the board of school directors in every school district to be affected by such change of boundary lines or creation of a new municipality shall be permitted to levy and assess a school tax and incur debts for the purpose of purchasing ground or building or enlarging a school building in the same manner as though such proceedings were not pending in court for the changing of any boundary lines of any such city incorporated town borough or township or the creation of any new city borough or township

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—189.

Alexander,	Dithrich,	Lanlus,	Schilling,
Allum,	Donneley,	Lauler,	Scott,
Armstrong,	Drinkhouse,	Levis,	Shaffer,
Baldi,	Dunn,	MacCallum,	Showalter,
Baldrige,	Ehrhardt,	Magill,	Shunk,
Barnhart,	Ephraim,	Mallery,	Simpson,
Bechtold,	Evans, J. T.,	Mangan,	Sinclair,
Beckley,	Finney,	Marcus,	Smith, E. R.,
Bell,	Fitzgibbon,	Marshall,	Smith, F. I.
Benchoff,	Flynn,	Martin,	Snowder,
Bennett,	Foster,	McCaig,	Soffel,
Benninger,	Fox, A. R. B.,	McCurdy,	Snyder,
Bidelspacher,	Fox, I. M.,	McIntyre,	Sowers,
Bigler,	Franklin,	McKay,	Sprows,
Blanc,	Gans,	McKim,	Stadlander,
Blanc,	Glass,	Mehring,	Stark,
Bower,	Gehring,	Michel,	Stader,
Bowman,	Gold,	Miller,	Stedle,
Brady,	Goodnough,	Miller, A. D.,	Sterling,
Brendle,	Graham,	Miller, C. G.,	Stevenson,
Brislin,	Griest,	Miller, D. I.,	Stott,
Brooks,	Griffith,	Millin,	Sullivan,
Bucher,	Haines,	Millner,	Sweitzer,
Bungard,	Haldeman,	Morgan,	Todd,
Campbell,	Hamilton, J.,		

Clements,	Hampson,	Murphy,	Trach,
Clutton,	Harer,	Neary,	Ulsh,
Coldsmith,	Heffernan,	North,	Viekerman,
Collier,	Helt,	Norton,	Wagner,
Colville,	Hess,	Palmer,	Walker, G. T.,
Comerger,	Heyburn,	Patterson,	Walker, J. A.,
Cook,	Hiekernell,	Phillips,	Wallace, R. L.,
Corbin,	Hoffman,	Pidgeon,	Wallace, W. T.,
Cox,	Hollingsworth,	Pike,	Wells,
Crawford,	Hough,	Powell,	West,
Crockett,	Huntington,	Quigley,	Wettach,
Curran,	Hutehison,	Ramsey,	Whiteman,
Curry, A. E.,	Ingham,	Reber, C. A.,	Willert,
Curry, R.,	Jennings,	Reber, H. F.,	Williams,
Davis, D. F.,	Jones,	Rhoads,	Willson,
Davis, J. T.,	Jordan,	Ringler,	Woner,
Davis, W.,	Kennedy,	Rinn,	Woodruff,
Day,	Kinsman,	Robertson,	Wynne,
Dewey,	Kooser,	Rorke,	Zanders,
Diehm,	Krause, W.,	Rothemberger,	Zimmerman,
Di Lemmo,	Krugh,	Ruddy,	Spangler,
Dilsheimer,	Kunkle,	Sarig,	Speaker.
	Lafferty,	Schaeffer,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

MR. RAMSEY IN THE CHAIR.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 247, as follows

An Act relating to police pension funds in cities of the third class and authorizing such cities to appropriate certain moneys thereto

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That there may be paid to the organization or association constituting and having in charge the distribution of police pension funds in every city of the third class one per centum of all city taxes collected by the city other than taxes levied to pay interest on or extinguish the debt of the municipality or any part thereof

Section 2 The organization herein mentioned shall consist only of such as is by city ordinance designated as the official and authorized organization or association to hold receive and distribute the funds or moneys for the purpose of pensioning the police officers of said cities

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

Alexander,	Dilsheimer,	Kunkle,	Rothemberger,
Allum,	Dithrich,	Lafferty,	Ruddy,
Armstrong,	Donneley,	Lanius,	Sarig,
Baldi,	Drinkhouse,	Lauler,	Schaeffer,
Baldrige,	Dunn,	Levis,	Schilling,
Barnhart,	Ehrhardt,	MacCallum,	Scott,
Bechtold,	Ephraim,	Magill,	Shaffer,
Beckley,	Evans, J. T.,	Mallery,	Shellenberger,
Bell,	Evans, S. J.,	Marcus,	Showalter,
Benchoff,	Finney,	Marshall,	Shunk,
Bennett,	Fitzgibbon,	Martin,	Simpson,
Benninger,	Flynn,	McCaig,	Sinclair,
Bidelspacher,	Fowler,	McCurdy,	Smith, E. R.,
Bigler,	Fox, A. R. B.,	McGeary,	Smith, F. I.,
Blanck,	Fox, I. M.,	McIntyre,	Snowden,
Boland,	Franklin,	McKay,	Soffel,
Bower,	Gans,	McKim,	Sowers,
Bowman,	Glass,	McVicar,	Sprovis,
Brady,	Goehring,	Mehring,	Stadtlander,
Brendle,	Golder,	Miehel,	Statler,
Brislin,	Goodneugh,	Millar,	Steele,
Brooks,	Graham,	Miller, A. D.,	Stevenson,
Bueher,	Griest,	Miller, C. G.,	Stott,
Bungard,	Haines,	Miller, D. I.,	Sullivan,
Campbell,	Haldeman,	Miller, D. D.,	Sweitzer,
Catlin,	Hamilton, J.,	Millin,	Todd,
Clements,	Hamilton, W. J.,	Milner,	Trach,
Clutton,	Hampson,	Morgan,	Ulsh,
Coldsmith,	Harer,	Murphy,	Viekerman,
Collier,	Harvey,	Neary,	
Colville,	Heffernan,	North,	
	Helt,	Norton,	
	Heyburn,	Palmer,	
	Hiekernell,	Patterson,	
	Hoffman,	Perry,	
	Hollingsworth,	Phillips,	
	Horne,	Pidgeon,	
	Hough,	Pike,	
	Huntington,	Powell,	
	Hutchison,	Quigley,	
	Ingham,	Ramsey,	
	Jones,	Reber, C. A.,	
	Jordan,	Reber, H. F.,	
	Kantner,	Rhoads,	
	Kennedy,	Ringler,	
	Kinsman,	Rinn,	
	Kooser,	Robertson,	
	Krause, T. S.,	Rorke,	
	Krause, W.,	Rothemberger,	
	Krugh,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 753 (Senate Bill No. 100), entitled

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mt. Carmel Coal Fields

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Dithrich,	Krugh,	Ruddy,
Allum,	Donneley,	Kunkle,	Sarig,
Armstrong,	Drinkhouse,	Lafferty,	Schaeffer,
Baldi,	Dunn,	Lanius,	Schilling,
Baldrige,	Ehrhardt,	Lauler,	Scott,
Barnhart,	Ephraim,	Levis,	Shaffer,
Bechtold,	Evans, J. T.,	MacCallum,	Shellenberger,
Beckley,	Evans, S. J.,	Magill,	Showalter,
Bell,	Finney,	Mallery,	Shunk,
Benchoff,	Fitzgibbon,	Mangan,	Simpson,
Bennett,	Flynn,	Marcus,	Sinclair,
Benninger,	Foster,	Marshall,	Smith, E. R.,
Bidelspacher,	Fowler,	Martin,	Smith, F. I.,
Bigler,	Fox, A. R. B.,	McCaig,	Snowden,
Blanck,	Fox, I. M.,	McCurdy,	Snyder,
Boland,	Franklin,	McGeary,	Soffel,
Bower,	Gans,	McIntyre,	Sowers,
Bowman,	Glass,	McKay,	Sprovis,
Brady,	Goehring,	McKim,	Stadtlander,
Brendle,	Golder,	McVicar,	Stark,
Brislin,	Goodneugh,	Mehring,	Statler,
Brooks,	Graham,	Miehel,	Steele,
Bueher,	Griest,	Millar,	Sterling,
Bungard,	Griffith,	Miller, A. D.,	Stevenson,
Campbell,	Haines,	Miller, C. G.,	Stott,
Catlin,	Haldeman,	Miller, D. I.,	Sullivan,
Clements,	Hamilton, J.,	Miller, D. D.,	Sweitzer,
Clutton,	Hamilton, W. J.,	Millin,	Todd,
Coldsmith,	Hampson,	Milner,	Trach,
Collier,	Harer,	Morgan,	Ulsh,
Colville,	Harvey,	Murphy,	Viekerman,
Comerger,	Heffernan,	Neary,	Wagner,
Conner,	Helt,	North,	Walker, G. T.,
Cook,	Heyburn,	Norton,	Walker, J. A.,
Corbin,	Hiekernell,	Palmer,	Wallace, R. L.,
Cox,	Hoffman,	Patterson,	Wallace, W. T.,
Crawford,	Hollingsworth,	Perry,	Wells,
Crockett,	Horne,	Phillips,	West,
Crum,	Hough,	Pidgeon,	Wettach,
Curran,	Huntington,	Pike,	Whiteman,
Curry, A. E.,	Hutchison,	Powell,	Willert,
Curry, R.,	Ingham,	Quigley,	Williams,
Davis, D. F.,	Jones,	Ramsey,	Willson,
Davis, J. T.,	Jordan,	Reber, C. A.,	Woner,
Davis, W.,	Kantner,	Reber, H. F.,	Wood,
Dawson,	Kennedy,	Rhoads,	Woodruff,
Day,	Kinsman,	Ringler,	Wynne,
Dewey,	Kooser,	Rinn,	Zanders,
Diehm,	Krause, T. S.,	Robertson,	Zimmerman,
Di Lemmo,	Krause, W.,	Rorke,	Spangler,
	Krugh,	Rothemberger,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 556, entitled

An Act making an appropriation to the Pennsylvania Institution for Deaf and Dumb located at Mount Airy Philadelphia to cover deficiency in maintenance and education of State pupils

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—202.

Alexander,	Dithrich,	Kunkle,	Ruddy,
Allum,	Donneley,	Lafferty,	Sarig,
Armstrong,	Drinkhouse,	Lanius,	Schaeffer,
Baldi,	Dunn,	Lauler,	Schilling,
Baldrige,	Ehrhardt,	Levis,	Scott,
Barnhart,	Ephraim,	MacCallum,	Shaffer,
Bechtold,	Evans, J. T.,	Magill,	Shellenberger,
Beckley,	Evans, S. J.,	Mallery,	Shunk,
Bell,	Finney,	Mangan,	Simpson,
Benchhoff,	Fitzgibbon,	Marcus,	Sinclair,
Bennett,	Flynn,	Marshall,	Smith, E. R.,
Benninger,	Foster,	Martin,	Smith, F. I.,
Ridelspacher,	Fowler,	McCaig,	Spowden,
Bigler,	Fox, A. R. B.,	McCurdy,	Snyder,
Blank,	Fox, I. M.,	McGeary,	Soffel,
Boland,	Franklin,	McIntyre,	Sowers,
Bower,	Glass,	McKay,	Spowls,
Bowman,	Goehring,	McKim,	Stadtlander,
Brady,	Golder,	McVicar,	Stark,
Brendle,	Goodnough,	Mehring,	Statler,
Brislin,	Graham,	Michel,	Steedle,
Brooks,	Griest,	Miller,	Sterling,
Bucher,	Griffith,	Miller, A. D.,	Stevenson,
Bungard,	Haines,	Miller, C. G.,	Stott,
Campbell,	Haldeman,	Miller, D. I.,	Sullivan,
Catlin,	Hamilton, J.,	Miller, D. D.,	Sweetzer,
Clements,	Hamilton, W. J.,	Millin,	Todd,
Clutton,	Hampson,	Milner,	Trach,
Coldsmith,	Harer,	Morgan,	Uish,
Collier,	Harvey,	Murphy,	Vickerman,
Colville,	Helt,	Neary,	Walker, G. T.,
Comerer,	Hess,	North,	Walker, J. A.,
Conner,	Heyburn,	Norton,	Wallace, R. L.,
Cook,	Hickernell,	Palmer,	Wallace, W. T.,
Corbin,	Hoffman,	Patterson,	Wells,
Cox,	Hollingsworth,	Perry,	Wettach,
Crawford,	Horne,	Phillips,	Whiteman,
Crockett,	Hough,	Pidgeon,	Willert,
Crum,	Huntington,	Pike,	Williams,
Curran,	Hutchison,	Powell,	Willson,
Curry, A. E.,	Ingham,	Quigley,	Woner,
Curry, R.,	Jennings,	Ramsey,	Wood,
Davis, D. F.,	Jones,	Reber, C. A.,	Woodruff,
Davis, J. T.,	Jordan,	Reber, H. F.,	Wynne,
Davis, W.,	Kantner,	Rhoads,	Zanders,
Dawson,	Kennedy,	Ringler,	Zimmerman,
Day,	Kinsman,	Rinn,	Springler,
Dewey,	Kooser,	Robertson,	Speaker,
Diehm,	Krause, T. S.,	Rorke,	
Di Lemmo,	Krause, W.,	Rothenberger,	
	Krugh,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 801, as follows:

An Act fixing the compensation of the assistant librarian of the Senate the assistant resident clerk of the House of Representatives and the superintendent of the store rooms of the Senate and of the House of Representatives and repealing all acts or parts of acts inconsistent herewith

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the assistant librarian of the Senate and the assistant resident clerk of the House of Representatives shall each receive eighteen hundred dollars for each regular biennial session ten dollars per diem for each special or extraordinary session and two hundred and fifty dollars per month during the interim between

legislative sessions The superintendents of the store rooms of the Senate and House of Representatives shall each receive two thousand four hundred dollars per annum

Section 2. All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—186.

Alexander,	Donneley,	Lafferty,	Schaeffer,
Allum,	Drinkhouse,	Lanius,	Schilling,
Armstrong,	Dunn,	Lauler,	Scott,
Baldi,	Ehrhardt,	Levis,	Shaffer,
Baldrige,	Ephraim,	MacCallum,	Shellenberger,
Barnhart,	Evans, S. J.,	Magill,	Showalter,
Bechtold,	Finney,	Mallery,	Shunk,
Beckley,	Fitzgibbon,	Mangan,	Simpson,
Bell,	Flynn,	Marcus,	Sinclair,
Benchhoff,	Foster,	Marshall,	Smith, E. R.,
Bennett,	Fox, A. R. B.,	McCaig,	Smith, F. I.,
Benninger,	Fox, I. M.,	McCurdy,	Spowden,
Bigler,	Franklin,	McGeary,	Snyder,
Blank,	Gans,	McIntyre,	Sowers,
Boland,	Glass,	McKay,	Spowls,
Bower,	Goehring,	McKim,	Stadtlander,
Brady,	Golder,	McVicar,	Stark,
Brendle,	Goodnough,	Mehring,	Statler,
Brislin,	Graham,	Michel,	Steedle,
Brooks,	Griest,	Miller,	Sterling,
Bucher,	Haldeman,	Miller, A. D.,	Stevenson,
Bungard,	Hamilton, J.,	Miller, C. G.,	Stott,
Campbell,	Hampson,	Miller, D. I.,	Sullivan,
Catlin,	Harer,	Miller, D. D.,	Sweetzer,
Clements,	Harvey,	Milner,	Todd,
Clutton,	Heffernan,	Morgan,	Trach,
Coldsmith,	Helt,	Murphy,	Uish,
Collier,	Hess,	Neary,	Vickerman,
Colville,	Heyburn,	North,	Walker, G. T.,
Comerer,	Hickernell,	Palmer,	Walker, J. A.,
Conner,	Hoffman,	Patterson,	Wallace, R. L.,
Cook,	Hollingsworth,	Perry,	Wallace, W. T.,
Corbin,	Horne,	Phillips,	Wells,
Cox,	Hough,	Pidgeon,	Wettach,
Crawford,	Huntington,	Pike,	Whiteman,
Crockett,	Hutchison,	Powell,	Willert,
Crum,	Ingham,	Quigley,	Williams,
Curran,	Jennings,	Ramsey,	Willson,
Curry, A. E.,	Jones,	Reber, C. A.,	Woner,
Curry, R.,	Jordan,	Reber, H. F.,	Wood,
Davis, D. F.,	Kantner,	Rhoads,	Woodruff,
Davis, J. T.,	Kennedy,	Ringler,	Wynne,
Davis, W.,	Kinsman,	Rinn,	Zanders,
Dawson,	Kooser,	Robertson,	Zimmerman,
Day,	Krause, T. S.,	Rorke,	Springler,
Dewey,	Krause, W.,	Rothenberger,	Speaker,
Diehm,	Krugh,		
Dilheimer,	Kunkle,		
Dithrich,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 773, entitled

An Act providing for the protection of the public health and the prevention of fraud and deception by regulating the weighing testing buying and selling of milk and cream providing for the examination and appointment of certified testers and the issuing of licenses and making of tests and providing penalties

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

Alexander,	Diehm,	Krause, T. S.,	Robertson,
Allum,	Dilheimer,	Krause, W.,	Rorke,
Armstrong,	Dithrich,	Krugh,	Rothenberger,
Baldi,	Donneley,	Kunkle,	Ruddy,
Baldrige,	Drinkhouse,	Lafferty,	Sarig,
Barnhart,	Ehrhardt,	Lanius,	Schaeffer,
Bechtold,	Ephraim,	Lauler,	Schilling,
Beckley,	Evans, J. T.,	Levis,	Scott,

Bell,	Evans, S. J.,	MacCallum,	Shaffer,
Benchhoff,	Finney,	Magill,	Shellenberger,
Bennett,	Fitzgibbon,	Mallory,	Showalter,
Benninger,	Flynn,	Mangan,	Shunk,
Bidelspacher,	Foster,	Marcus,	Sinclair,
Bigler,	Fowler,	Marshall,	Smith, E. R.,
Blanck,	Fox, A. R. B.,	Marshall,	Smith, F. I.,
Boland,	Fox, I. M.,	McCaig,	Snowden,
Bowler,	Franklin,	McCurdy,	Snvder,
Bowman,	Gans,	McGeary,	Soffel,
Brady,	Geary,	McIntyre,	Sowers,
Breide,	Glass,	McKim,	Sprolws,
Brislin,	Goehring,	McVicar,	Statler,
Brooks,	Golder,	Mehring,	Steele,
Brooks,	Goodnough,	Michel,	Sterling,
Bucher,	Graham,	Miller,	Stevenson,
Bungard,	Griest,	Miller, A. D.,	Stott,
Campbell,	Griffith,	Miller, C. G.,	Sullivan,
Catlin,	Haiges,	Miller, D. I.,	Sweitzer,
Clements,	Haldeman,	Miller, D. D.,	Tach,
Cutton,	Hamilton, J.,	Milner,	Tish,
Coldsmith,	Hamilton, W. J.,	Morgan,	Vickerman,
Collier,	Hampson,	Murphy,	Wagner,
Colville,	Harer,	Nearby,	Walker, G. T.,
Comer,	Harvey,	North,	Walker, J. A.,
Comer,	Heffernan,	Norton,	Wallace, R. L.,
Cook,	Helt,	Palmer,	Wallace, W. T.,
Corbin,	Heyburn,	Patterson,	Wells,
Cox,	Hickernell,	Perry,	West,
Crawford,	Hoffman,	Phillips,	Whitman,
Crockett,	Hollingsworth,	Pidgeon,	Willert,
Crum,	Hough,	Pike,	Williams,
Curran,	Huntington,	Powell,	Willson,
Curry, R.,	Hutchison,	Quikley,	Woner,
Davis, D. F.,	Ingham,	Ramsey,	Wood,
Davis, J. T.,	Jennings,	Reber, C. A.,	Woodruff,
Davis, W.,	Jones,	Rhoads,	Wynne,
Dawson,	Jordan,	Ringer,	Zimmerman,
Day,	Kantner,	Rinn,	Spencer,
Dewey,	Kennedy,		Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 774, as follows:

An Act supplementary to an act approved the twenty-fourth day of June one thousand nine hundred and thirteen entitled "An Act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof" providing for the examination of the glassware used for testing milk and cream for butterfat with the Babcock test prohibiting the use of inaccurate testing glassware defining the term standard Babcock glassware and fixing penalties for the violations of the provisions of this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every person firm company association corporation or agent thereof engaged in the business of buying milk or cream on the basis of or in any manner with reference to the amount or percentage of butterfat contained therein as determined by the "Babcock test" shall use standard "Babcock" bottles pipettes and weights as defined in section two of this act All such Babcock test bottles pipettes and weights so used shall have been inspected for accuracy by the Bureau of Standards of Pennsylvania or its proper officer or agent and shall be legibly and indelibly marked by the said Bureau of Standards or its inspectors of weights and measures with the letters "S G P" (Standard Glassware Pennsylvania) and no Babcock bottle pipette or weight shall be used for such test unless so examined and marked by the said inspectors of weights and measures It shall be unlawful for any person persons firm or company association corporation or any agents to use any other than standard test bottles pipettes and weights which have been examined and marked as provided in this section to determine the amount of fat in milk or cream brought on the butterfat basis as determined by the Babcock test

Section 2 The term "Standard Babcock Testing Glassware" shall apply to glassware and weights complying with the following specifications

(a) Standard Milk Test Bottles

Graduation The total per centum graduation shall be eight The graduated portion of the neck shall have a length of not less than sixty-three and five-tenths millimeters (two and one-half inches) The graduation shall represent whole per centum five-tenths per centum and tenths per centum The tenths per centum graduation shall not be less than three millimeters in length the five-tenths per centum graduations shall be one millimeter longer than the tenths per centum graduations projecting one millimeter to the left the whole per centum graduations shall extend at least one-half way around the neck to the right and projecting two millimeters

to the left of the tenths per centum graduations Each per centum graduation shall be numbered the number being placed on the left of the scale The error at any point of the scale shall not exceed one-tenth per centum

Neck The neck shall be cylindrical and the cylindrical shape shall extend for at least nine millimeters below the lowest and above the highest graduation mark The top of the neck shall be flared to a diameter of not less than ten millimeters

Bulb The capacity of the bulb up to the junction of the neck shall not be less than forty-five cubic centimeters The shape of the bulb may be either cylindrical or conical with the smallest diameter at the bottom If cylindrical the outside diameter shall be between thirty-four and thirty-six millimeters if conical the outside diameter of the base shall be between thirty-one and thirty-three millimeters and the maximum diameter between thirty-five and thirty-seven millimeters

The charge of the bottle shall be eighteen grams

The total height of the bottle shall be between one hundred and fifty and one hundred and sixty-five millimeters (five and seven-eighths and six and one-half inches)

(b) Standard Cream Test Bottles

Three types of bottles shall be accepted as standard cream test bottles a fifty per centum nine gram short-neck bottle a fifty per centum nine gram long-neck bottle and a fifty per centum eighteen gram long-neck bottle

Fifty per centum nine gram short-neck bottles Graduation The total per centum graduation shall be fifty The graduated portion of the neck shall have a length of not less than sixty-three and five-tenths millimeters (two and one-half inches) The graduation shall represent five per centum one per centum and five-tenths per centum The five per centum graduations shall extend at least half way around the neck (to the right) The five-tenths per centum graduation shall be at least three millimeters in length and the one per centum graduations shall have a length intermediate between the five per centum and the five-tenths per centum graduations Each five per centum graduation shall be numbered the number being placed on the left of the scale The error at any point of the scale shall not exceed five-tenths per centum

Neck The neck shall be cylindrical and the cylindrical shape shall extend at least nine millimeters below the lowest and nine millimeters above the highest graduation mark The top of the neck shall be flared to a diameter of not less than ten millimeters

Bulb The capacity of the bulb up to the junction of the neck shall not be less than forty-five cubic centimeters The shape of the bulb may be either cylindrical or conical with the smallest diameter at the bottom If cylindrical the outside diameter shall be between thirty-four and thirty-six millimeters if conical the outside diameter of the base shall be between thirty-one and thirty-three millimeters and the maximum diameter between thirty-five and thirty-seven millimeters

The charge of the bottle shall be nine grams All bottles shall bear on top of the neck above the graduations in plainly legible characters a mark defining the weight of the charge to be used (nine grams)

The total height of the bottle shall be between one hundred and fifty and one hundred and sixty-five millimeters (five and seven-eighths and six and one-half inches) same as standard milk test bottles

Fifty per centum nine gram long-neck bottles

The same specifications in every detail as specified for the fifty per centum nine gram short-neck bottle shall apply for the long-neck bottle with the exception however the total height of this bottle shall be between two hundred and ten and two hundred and thirty-five millimeters (eight and one-fourth and eight and seven-eighths inches) and that the total length of the graduation shall not be less than one hundred and twenty millimeters

Fifty per centum eighteen gram long-neck bottles The same specifications in every detail as specified for the fifty per centum nine gram long-neck bottles except that the charge of the bottle shall be eighteen grams All bottles shall bear on the top of the neck the graduation in plainly legible characters a mark defining the weight of the charge to be used (eighteen grams)

(c) The Standard Babcock Pipette Total length of pipette not more than three hundred and thirty millimeters (thirteen and one-fourth inches) Outside diameter of suction tube six to eight millimeters Length of suction tube one hundred and thirty millimeters Outside diameter of delivery tube four and five-tenths to five and five-tenths millimeters Length of delivery tube one hundred to one hundred and twenty millimeters Distance of graduation mark above bulb thirty to sixty millimeters Nozzle straight Delivery seventeen and six-tenths cubic centimeters of water at twenty degrees centigrade in five to eight seconds

(d) Standard weights The standard weights shall be of nine (9) grams and eighteen (18) grams denominations

Section 3 Any person violating any of the provisions of this act shall be guilty of a misdemeanor and shall be subject to the same penalties as provided in the act to which this is a supplement

Section 4 The Bureau of Standards of the State of Pennsylvania through its inspectors of weights and measures shall be charged with the enforcement of the provisions of this act

Section 5 The provisions of this act shall take effect January first one thousand nine hundred and twenty with the exception that the provisions of section two as respects the denominations of the glassware therein specified shall not be held to require the abandonment of the use of glassware of other denominations in use at the time of the passage of this act provided that the said glassware of other than standard

denominations shall have been certified after examination by the proper officer of the Pennsylvania Bureau of Standards to be correct to their graduations

. And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—185.

Alexander,	Dithrich,	Krugh,	Rothenberger,
Allum,	Donneley,	Kunkle,	Ruddy,
Armstrong,	Drinkhouse,	Lafferty,	Sarig,
Baldi,	Dunn,	Lanius,	Schilling,
Baldrige,	Ehrhardt,	Lauler,	Scott,
Barnhart,	Ephraim,	Levis,	Shaffer,
Bechtold,	Evans, J. T.,	MacCallum,	Shellenberger,
Beckley,	Evans, S. J.,	Mallery,	Showalter,
Bell,	Finney,	Mangan,	Shunk,
Benchoff,	Fitzgibbon,	Marcus,	Simpson,
Bennett,	Flynn,	Marshall,	Sinclair,
Bidelspacher,	Foster,	Martin,	Smith, E. R.,
Bigler,	Fowler,	McCaig,	Smith, F. I.,
Blanck,	Fox, A. R. B.,	McCurdy,	Snyder,
Bolard,	Fox, I. M.,	McGeary,	Soffel,
Bower,	Franklin,	McIntyre,	Sowers,
Bowman,	Gans,	McKim,	Sprows,
Brady,	Glass,	McVicar,	Stadlander,
Brislin,	Goehring,	Michel,	Stark,
Brooks,	Goldner,	Miller, A. D.,	Statler,
Bucher,	Graham,	Miller, C. G.,	Steedle,
Bungard,	Griffith,	Miller, D. D.,	Sterling,
Campbell,	Haines,	Milner,	Stevenson,
Catlin,	Haldeman,	Morgan,	Sullivan,
Clements,	Hamilton, J.,	Murphy,	Sweitzer,
Clutton,	Hamilton, W. J.,	Nearv,	Trach,
Coldsmith,	Harvey,	North,	Ulsh,
Colville,	Heffernan,	Norton,	Vickerman,
Comeror,	Helt,	Palmer,	Walker, J. A.,
Conner,	Hess,	Patterson,	Wallace, R. L.,
Cook,	Heyburn,	Ferr,	Wallace, W. T.,
Corbin,	Hickernell,	Phillips,	West,
Cox,	Hoffman,	Pidgeon,	Wattach,
Crawford,	Hollingsworth,	Pike,	Whiteman,
Crockett,	Horne,	Powell,	Willert,
Crum,	Hough,	Quigley,	Williams,
Curry, A. E.,	Huntington,	Ramsey,	Wilson,
Curry, R.,	Hutchison,	Reber, C. A.,	Woner,
Davis, D. F.,	Ingham,	Reber, H. F.,	Wood,
Davis, J. T.,	Jennings,	Rhoads,	Woodruff,
Davis, W.,	Jordan,	Ringer,	Wynne,
Dawson,	Kennedy,	Rinn,	Zanders,
Day,	Kinsman,	Robertson,	Zimmerman,
Dewey,	Kooser,	Rorke,	Spangler,
Diehm,	Krause, T. S.,	Rorke,	Speaker,
Di Lemmo,	Krause, W.,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 183, entitled

An Act to amend section five hundred and twenty-four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—179.

Alexander,	Dilsheimer,	Krugh,	Schaeffer,
Allum,	Dithrich,	Kunkle,	Schilling,
Armstrong,	Donneley,	Lanius,	Scott,
Baldi,	Drinkhouse,	Levis,	Shaffer,
Baldrige,	Dunn,	MacCallum,	Shellenberger,
Barnhart,	Ehrhardt,	Magill,	Showalter,
Bechtold,	Ephraim,	Mallery,	Shunk,
Beckley,	Evans, S. J.,	Mangan,	Simpson,

Bell,	Finney,	Marcus,	Sinclair,
Benchoff,	Fitzgibbon,	Marshall,	Smith, E. R.,
Bennett,	Flynn,	Martin,	Smith, F. I.,
Benninger,	Foster,	McCurdy,	Snowden,
Bidelspacher,	Fowler,	McGeary,	Snyder,
Bigler,	Fox, A. R. B.,	McIntyre,	Sowers,
Bolard,	Fox, I. M.,	McKay,	Sprows,
Bower,	Franklin,	McKim,	Stadlander,
Bowman,	Gans,	McVicar,	Stark,
Brady,	Glass,	Mehring,	Statler,
Brendle,	Goehring,	Michel,	Steele,
Brislin,	Goldner,	Miller,	Sterling,
Brooks,	Graham,	Miller, A. D.,	Stevenson,
Bucher,	Griest,	Miller, C. G.,	Stott,
Bungard,	Griffith,	Miller, D. I.,	Sullivan,
Campbell,	Haines,	Miller, D. D.,	Sweitzer,
Catlin,	Haldeman,	Millin,	Todd,
Clements,	Hamilton, J.,	Morgan,	Trach,
Coltsmith,	Hamilton, W. J.,	Murphy,	Ulsh,
Collier,	Hampson,	Nearv,	Vickerman,
Colville,	Harer,	North,	Wagner,
Comeror,	Harvey,	Norton,	Walker, J. T.,
Conner,	Heffernan,	Palmer,	Walker, J. A.,
Cook,	Helt,	Patterson,	Wallace, R. L.,
Cox,	Hess,	Perry,	Wallace, W. T.,
Crawford,	Heyburn,	Phillips,	Wells,
Crockett,	Hickernell,	Pidgeon,	West,
Crum,	Hoffman,	Pike,	Wettach,
Curran,	Hollingsworth,	Powell,	Whiteman,
Curry, A. E.,	Horne,	Quigley,	Willert,
Curry, R.,	Hutchison,	Ramsey,	Williams,
Davis, D. F.,	Ingham,	Reber, C. A.,	Wilson,
Davis, J. T.,	Jennings,	Reber, H. F.,	Woner,
Davis, W.,	Jordan,	Rhoads,	Wood,
Dawson,	Kantner,	Rinn,	Woodruff,
Day,	Kennedy,	Robertson,	Wynne,
Dewey,	Kinsman,	Rorke,	Zanders,
Diehm,	Kooser,	Rothenberger,	Zimmerman,
Di Lemmo,	Krause, T. S.,	Ruddy,	Spangler,
	Krause, W.,	Sarig,	Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

The SPEAKER. The next two bills on the calendar, House Bills Nos. 194 and 804, are not on files and will be passed over for the present.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 777, entitled

An Act to provide for the removal or retirement of judges of the Supreme Superior Common Pleas Orphans' Municipal and County Court permanently disqualified by reason of physical or mental disability to perform their judicial functions or duties and providing for the payment of salaries to them during the balance of the term for which they may have been elected and for the remainder of their lives after such removal or retirement and for filling the vacancies caused thereby providing for such judges as may have been or who may have retired under provisions of previous acts and for judges who have heretofore retired and repealing certain acts.

On the question,

Will the House agree to the bill on third reading?

It was agreed to,

On the question,

Shall the bill pass finally?

Mr. MARSHALL. Mr. Speaker and gentlemen of the House: It is not my intention at this time, or at any other time in this session, to oppose any legislation brought before this House which I consider meritorious or deserving of my support; but having read this bill carefully and digested it, as I believe I have, I think it would be an improper thing at this time to let this bill go to a vote of the House without having been discussed and the attention of the members of this House called to its provisions. This bill provides, as you will note, that in any case where a judge has been elected to the office, and for any reason he becomes incapable of handling that office, either because of sickness or mental disability, the Governor of this Commonwealth can so notify him and ask him to resign. If he complies within thirty days, he can be made, as it were, a member ex officio of that court, and a new member, or a new judge, appointed to take his place, and during the remainder of his term, serving in this capacity as a member ex officio, he will receive his full salary. I can see, gentlemen, how this provision can be used in a way to work a very great injustice. I would not for a minute

insinuate or infer that the Governor of this Commonwealth would be a party to any appointment that would not be proper; but I can see how members of a political party can take advantage of a condition of this kind to have a man who may be their friend make such a move to be relieved from his position and another friend appointed to fill that position.

This morning we had a discussion before this House on another measure providing for an increase of salary, and one of the worthy members at that time referred to the wave of sentiment passing over this House which might be called salaryitis. I feel when we come to consider this bill we are still suffering from that same thing. I am sorry to say that during the past few days I have had men come to me in traveling to and from my home, and in my home county refer to the trend of legislation in this House at the present time continuing to increase salaries and providing pensions for men who have been or are holding positions in this State. I am perfectly willing that every man who serves our Commonwealth shall receive full compensation; but our judges are not paupers. We just this last session, in the early part of this day, passed a bill increasing the salaries of the judges who are referred to in this bill, and who would be taken care of by its provisions. I say our judges are not paupers. I am very anxious to see that they are well taken care of in their salaries; but the provisions of this bill detract from the dignity of the office of judge in this Commonwealth, which holds him up to the people, as it were, who look upon the judges as men who have not been taken care of. I say it detracts from the dignity of the judges, from the people who elected them, and I say also the judges should be paid an adequate salary. These salaries have been provided, and I think that in justice to the people and with due respect to the judges this bill should not be passed.

BILL POSTPONED.

Mr. BUCHER. Mr. Speaker, I move that further consideration of this bill be postponed for the present.

Mr. PATTERSON. Mr. Speaker, I second the motion. The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 639, entitled

An Act to amend section five of an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy) entitled "An Act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines."

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—180.

Alexander,	Donneley,	Lafferty,	Ruddy,
Allum,	Drinkhouse,	Lanier,	Sarig,
Armstrong,	Dunn,	Lauler,	Scheffer,
Baldi,	Ehrhardt,	Levis,	Scott,
Baldrige,	Ephraim,	MacCallum,	Shaffer,
Barnhart,	Evans, J. T.,	Magill,	Shellenberger,
Bechtold,	Evans, S. J.,	Mallery,	Shunk,
Beckley,	Finney,	Mangan,	Simpson,
Bell,	Fitzgibbon,	Marcus,	Sinclair,
Benchoff,	Foster,	Marshall,	Smith, E. R.,
Bennett,	Fowler,	Martin,	Smith, F. I.,
Benninger,	Fox, A. R. B.,	McCaig,	Snowden,
Bidelspacher,	Fox, I. M.,	McCurdy,	Soffel,
Bisler,	Franklin,	McGeary,	Sowers,
Blanck,	Gans,	McIntyre,	Sprows,
Power,	Glass,	McKim,	Stadtlander,
Bowman,	Goehring,	McVicar,	Stark,
Brady,	Golder,		

Brendle,	Graham,	Mehring,	Statler,
Brislin,	Griest,	Michel,	Steele,
Brooks,	Griffith,	Miller,	Sterling,
Bucher,	Haines,	Miller, A. D.,	Stevenson,
Bungard,	Hamilton, J.,	Miller, C. G.,	Stott,
Campbell,	Hamilton, W. J.,	Miller, D. I.,	Sullivan,
Catlin,	Hampson,	Miller, D. D.,	Sweitzer,
Clements,	Harer,	Millin,	Todd,
Coldsmith,	Harvey,	Miner,	Trach,
Collier,	Heffernan,	Morgan,	Ulsh,
Colville,	Helt,	Murphy,	Vickerman,
Comer,	Hess,	Neary,	Wagner,
Conner,	Heyburn,	North,	Walker, G. T.,
Cook,	Hickernell,	Norton,	Walker, J. A.,
Cox,	Hoffman,	Palmer,	Wallace, R. L.,
Crawford,	Hollingsworth,	Patterson,	Wallace, W. T.,
Crockett,	Horne,	Perry,	Wells,
Crum,	Hough,	Phillips,	West,
Curran,	Huntington,	Pidgeon,	Wetrach,
Curry, A. E.,	Ingham,	Pike,	Whiteman,
Curry, R.,	Jennings,	Powell,	Willert,
Davis, J. T.,	Jones,	Quigley,	Williams,
Davis, W.,	Jordan,	Ramsey,	Willson,
Dawson,	Kantner,	Reber, C. A.,	Woner,
Day,	Kennedy,	Reber, H. F.,	Wordruff,
Dewey,	Kinsman,	Rhoads,	Wynne,
Diehm,	Kooser,	Ringler,	Zanders,
Dishimer,	Krause, T. S.,	Robertson,	Zimmerman,
Dithrich,	Krause, W.,	Porke,	Spangler,
	Kunkle,	Rothenberger,	Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 713, entitled

An Act authorizing the erection and construction by counties of memorial halls in memory of the soldiers sailors and marines of such counties providing for the purchase and condemnation of property for the erection thereon of such halls regulating the use of such halls and providing for the maintenance and care of the same by a board of control at the expense of the county.

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—192.

Alexander,	Dilsheimer,	Krause, W.,	Rothenberger,
Allum,	Dithrich,	Krugh,	Ruddy,
Armstrong,	Donneley,	Kunkle,	Sarig,
Baldi,	Drinkhouse,	Lafferty,	Schaeffer,
Baldrige,	Dunn,	Lanier,	Scott,
Barnhart,	Ehrhardt,	Lauler,	Shaffer,
Bechtold,	Ephraim,	Levis,	Shellenberger,
Beckley,	Evans, J. T.,	MacCallum,	Showalter,
Bell,	Evans, S. J.,	Magill,	Shunk,
Benchoff,	Finney,	Mallery,	Simpson,
Bennett,	Fitzgibbon,	Mangan,	Sinclair,
Benninger,	Flynn,	Marshall,	Smith, E. R.,
Bidelspacher,	Foster,	Martin,	Smith, F. I.,
Bisler,	Fowler,	McCaig,	Snowden,
Blanck,	Fox, A. R. B.,	McGeary,	Snyder,
Power,	Fox, I. M.,	McIntyre,	Soffel,
Bowman,	Franklin,	McKay,	Sprows,
Brady,	Gans,	McKim,	Stadtlander,
Brendle,	Glass,	McVicar,	Stark,
Brooks,	Goehring,	Mehring,	Statler,
Bucher,	Golder,	Michel,	Steele,
Bungard,	Graham,	Miller,	Sterling,
Campbell,	Griest,	Miller, A. D.,	Stevenson,
Catlin,	Griffith,	Miller, C. G.,	Stott,
Clements,	Haines,	Miller, D. I.,	Sullivan,
Clutton,	Hamilton, J.,	Millin,	Sweitzer,
Coldsmith,	Hamilton, W. J.,	Miner,	Todd,
Collier,	Hampson,	Morgan,	Trach,
Comer,	Harer,	Murphy,	Ulsh,
Conner,	Harvey,	Neary,	Vickerman,
Cook,	Heffernan,	North,	Wagner,
Corbin,	Helt,	Norton,	Walker, G. T.,
Cox,	Hess,	Palmer,	Walker, J. A.,
Crawford,	Heyburn,	Patterson,	Wallace, R. L.,
Crockett,	Hickernell,	Perry,	Wallace, W. T.,
Crum,	Hoffman,	Phillips,	Wells,
Curran,	Hollingsworth,	Pidgeon,	West,
Curry, A. E.,	Horne,	Pike,	Wetrach,
Curry, R.,	Huntington,	Powell,	Whiteman,
Davis, D. E.,	Hutchison,	Quigley,	Willert,
Davis, J. T.,	Ingham,	Ramsey,	Williams,
	Jennings,	Reber, C. A.,	Willson,
	Jones,	Reber, H. F.,	Wood,

Davis, W.,	Jordan,	Rhoads	Woodruff,
Dawson,	Kantner,	Ringler,	Wynne,
Day,	Kennedy,	Rinn,	Zanders,
Dewey,	Kinsman,	Robertson,	Spangler,
Diehm,	Kooser,	Rorke,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

The SPEAKER. The next bill on the calendar, House Bill No. 630, is not on the files and will be passed over for the present.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 789, entitled

An Act relating to appointments under the civil service in counties cities and boroughs and providing penalties.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—185.

Alexander,	Donneley,	Krause, W.,	Schaeffer,
Allum,	Drinkhouse,	Krugh,	Schilling,
Armstrong,	Dunn,	Lafferty,	Scott,
Baldi,	Ehrhardt,	Lanius,	Shaffer,
Baldrige,	Ephraim,	Lauler,	Shellenberger,
Barnhart,	Evans, J. T.,	MacCallum,	Showalter,
Bechtold,	Evans, S. J.,	Magill,	Shunk,
Beckley,	Finney,	Mallery,	Simpson,
Bell,	Flynn,	Mangan,	Sinclair,
Benchoff,	Foster,	Marcus,	Smith, E. R.,
Bennett,	Fowler,	Marshall,	Smith, M. I.,
Bidelspacher,	Fox, A. R. B.,	McCaig,	Snowden,
Bigler,	Fox, I. M.,	McCurdy,	Snyder,
Blanck,	Franklin,	McGeary,	Soffel,
Boland,	Gans,	McIntyre,	Sowers,
Bowman,	Glass,	McVicar,	Sprowls,
Brady,	Goehring,	Michel,	Stadtlander,
Brendle,	Golder,	Miller,	Staller,
Brislin,	Goodnough,	Miller, A. D.,	Steele,
Brooks,	Graham,	Miller, C. G.,	Sterling,
Bucher,	Griest,	Miller, D. I.,	Sullivan,
Bungard,	Haines,	Miller, D. D.,	Sweitzer,
Campbell,	Hamilton, J.,	Miller, D. D.,	Todd,
Catlin,	Hamilton, W. J.,	Miller, D. D.,	Trach,
Clements,	Hampson,	Miller, D. D.,	Ush,
Coldsmith,	Harer,	Miller, D. D.,	Vickerman,
Collier,	Harvey,	Miller, D. D.,	Wagner,
Colville,	Heffernan,	Miller, D. D.,	Walker, G. T.,
Comer,	Helt,	Miller, D. D.,	Wallace, R. L.,
Conner,	Hess,	Miller, D. D.,	Wallace, W. T.,
Cook,	Heyburn,	Miller, D. D.,	West,
Corbin,	Hickernell,	Miller, D. D.,	Wettach,
Cox,	Hoffman,	Miller, D. D.,	Whitman,
Crockett,	Hollingsworth,	Miller, D. D.,	Willert,
Crum,	Horne,	Miller, D. D.,	Williams,
Curran,	Hough,	Miller, D. D.,	Willson,
Curry, A. E.,	Hutchinson,	Miller, D. D.,	Woner,
Curry, R.,	Ingham,	Miller, D. D.,	Wood,
Davis, J. T.,	Jennings,	Miller, D. D.,	Wynne,
Davis, W.,	Jones,	Miller, D. D.,	Zanders,
Dawson,	Jordan,	Miller, D. D.,	Zimmerman,
Day,	Kantner,	Miller, D. D.,	Spangler,
Dewey,	Kennedy,	Miller, D. D.,	Speaker.
Diehm,	Kinsman,	Miller, D. D.,	
Di Lemmo,	Kooser,	Miller, D. D.,	
Dithrich,	Krause, T. S.,	Miller, D. D.,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 699, entitled

An Act authorizing J. McF. Carpenter and William B. Secrist of Pittsburgh Allegheny County Pennsylvania executors of the estate of James M. Bell deceased to bring suit in the court of common pleas of Allegheny County Pennsylvania against the Commonwealth of Pennsylvania.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—191.

Alexander,	Donneley,	Lanius,	Rothenberger,
Allum,	Drinkhouse,	Lauler,	Ruddy,
Armstrong,	Dunn,	Levis,	Sarig,
Baldi,	Ephraim,	MacCallum,	Schaeffer,
Baldrige,	Evans, J. T.,	Magill,	Schilling,
Barnhart,	Evans, S. J.,	Mallery,	Scott,
Bechtold,	Fitzgibbon,	Mangan,	Shaffer,
Beckley,	Flynn,	Marcus,	Shellenberger,
Bell,	Foster,	Marshall,	Showalter,
Benchoff,	Fowler,	Martin,	Shunk,
Bennett,	Fox, A. R. B.,	McCaig,	Simpson,
Benninger,	Fox, I. M.,	McCurdy,	Sinclair,
Bidelspacher,	Franklin,	McGeary,	Smith, F. I.,
Bigler,	Glass,	McIntyre,	Snowden,
Blanck,	Goehring,	McKay,	Snyder,
Boland,	Golder,	McKim,	Soffel,
Bowman,	Goodnough,	McVicar,	Sowers,
Brady,	Graham,	Mehring,	Sprowls,
Brendle,	Griest,	Michel,	Stadtlander,
Brislin,	Griffith,	Miller,	Stark,
Brooks,	Haines,	Miller, A. D.,	Statler,
Bucher,	Haldeman,	Miller, C. G.,	Steedle,
Bungard,	Hamilton, J.,	Miller, D. I.,	Sterling,
Campbell,	Hamilton, W. J.,	Miller, D. D.,	Stott,
Campbell,	Hampson,	Miller, D. D.,	Sullivan,
Clutton,	Harer,	Miller, D. D.,	Sweitzer,
Coldsmith,	Harvey,	Miller, D. D.,	Todd,
Collier,	Heffernan,	Morgan,	Trach,
Colville,	Hess,	Murphy,	Ush,
Comer,	Heyburn,	Nearby,	Vickerman,
Conner,	Hickernell,	North,	Wagner,
Cook,	Hoffman,	Norton,	Walker, J. A.,
Corbin,	Hollingsworth,	Palmer,	Wallace, R. L.,
Crawford,	Horne,	Patterson,	Wallace, W. T.,
Crockett,	Hough,	Perry,	Wells,
Crum,	Huntington,	Phillips,	West,
Curran,	Hutchinson,	Pidgeon,	Wettach,
Curry, A. E.,	Ingham,	Pike,	Whitman,
Curry, R.,	Jennings,	Powell,	Willert,
Davis, J. T.,	Jones,	Quigley,	Williams,
Davis, W.,	Jordan,	Ramsey,	Willson,
Dawson,	Kantner,	Reber, C. A.,	Woner,
Day,	Kennedy,	Reber, H. F.,	Wood,
Dewey,	Kinsman,	Rhoads,	Wynne,
Diehm,	Kooser,	Ringler,	Zanders,
Di Lemmo,	Krause, T. S.,	Rinn,	Zimmerman,
Dithrich,	Krause, W.,	Robertson,	Spangler,
	Kunkle,	Rorke,	Speaker.
	Lafferty,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 688, entitled

An Act to amend Section one of an act entitled "An Act authorizing the employment of stenographers by the district attorneys of certain counties" approved the twenty-seventh day of April Anno Domini one thousand nine hundred nine Pamphlet Laws page two hundred fifty-eight as said section was amended by the Act approved the fourth day of June Anno Domini one thousand nine hundred fifteen Pamphlet Laws page eight hundred seven.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—181.

Alexander,	Diehm,	Kunkle,	Ruddy,
Allum,	Di Lemmo,	Lafferty,	Sarig,
Armstrong,	Donneley,	Lanius,	Schaeffer,
Baldi,	Drinkhouse,	Lauler,	Schilling,
Baldrige,	Ephraim,	Levis,	Scott,
Barnhart,	Evans, J. T.,	MacCallum,	Shaffer,
Bechtold,	Evans, S. J.,	Magill,	Shellenberger,
Beckley,	Finney,	Mallery,	Shunk,
Bell,	Flynn,	Mangan,	Simpson,
Benchoff,	Foster,	Marcus,	Sinclair,
Bennett,	Fowler,	Marshall,	Smith, E. R.,
Benninger,		Martin,	Smith, F. I.,

Bidelspacher,	Fox, A. R.,	McCaig,	Snowden,
Bigler,	Fox, I. M.,	McCurdy,	Soffel,
Blanch,	Franklin,	McGeary,	Sowers,
Boland,	Gans,	McIntyre,	Sprowls,
Bower,	Glass,	McKay,	Stadlander,
Bowman,	Goehring,	McKim,	Stark,
Brady,	Golder,	McVicar,	Statler,
Brendle,	Goodnough,	Mehring,	Steedle,
Brislin,	Graham,	Michel,	Sterling,
Brooks,	Griffith,	Millar,	Stott,
Bucher,	Haines,	Miller, A. D.,	Sullivan,
Bungard,	Haldeman,	Miller, C. G.,	Sweitzer,
Campbell,	Hamilton, J.,	Miller, D. I.,	Todd,
Catlin,	Harer,	Millin,	Ush,
Clements,	Harvey,	Milner,	Vickerman,
Clutton,	Heffernan,	Morgan,	Wagner,
Coldsmith,	Helt,	Murphy,	Walker, T. T.,
Colville,	Hess,	Neary,	Walker, J. A.,
Comeror,	Hevburn,	Norton,	Wallace, R. L.,
Conner,	Hoffman,	Palmer,	Wallace, W. T.,
Cook,	Holingsworth,	Patterson,	Wells,
Corbin,	Horne,	Perry,	West,
Cox,	Hough,	Phillips,	Wettach,
Crawford,	Huntington,	Pidgeon,	Whiteman,
Crockett,	Hutchison,	Pike,	Willert,
Crum,	Ingham,	Powell,	Williams,
Curran,	Jennings,	Quigley,	Willson,
Curry, R.,	Jones,	Ramsey,	Woner,
Davis, D. F.,	Jordan,	Reber, C. A.,	Wood,
Davis, J. T.,	Kantner,	Reber, H. F.,	Woodruff,
Davis, W.,	Kennedy,	Rhoads,	Wynne,
Dawson,	Kinsman,	Ringler,	Zanders,
Day,	Krause, T. S.,	Rinn,	Zimmerman,
Dewey,	Krause, W.,	Robertson,	Spangler,
	Krugh,	Rothenberger,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 74, entitled

An Act to amend parts of section six of an act approved the thirty-first day of May one thousand nine hundred and eleven (Pamphlet Laws four hundred sixty-eight) entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies, and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid Highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—182.

A. Zander,	Drinkhouse,	Lauler,	Schilling,
Allum,	Dunn,	Levis,	Shaffer,
Armstrong,	Ephraim,	MacCallum,	Shellenberger,
Baldi,	Evans, J. T.,	Magill,	Showalter,
Baldrige,	Evans, S. J.,	Mallery,	Shunk,
Barnhart,	Fitzgibbon,	Mangan,	Simpson,
Bechtold,	Foster,	Marcus,	Sinclair,
Beckley,	Fowler,	Marshall,	Smith, E. R.,
Bell,	Fox, A. R. B.,	Martin,	Smith, F. I.,
Benchoff,	Fox, I. M.,	McCaig,	Snowden,
Bennett,	Franklin,	McCurdy,	Snyder,
Benninger,	Gans,	McGeary,	Sowers,
Bidelspacher,	Glass,	McIntyre,	Sprowls,
Blanch,	Goehring,	McKay,	Stadlander,
Boland,	Golder,	McKim,	Stark,
Bower,	Goodnough,	McVicar,	Statler,
Brady,	Graham,	Michel,	Steedle,
Brislin,	Griest,	Millar,	Sterling,
Brooks,	Griffith,	Miller, A. D.,	Stevenson,
Bungard,	Haines,	Miller, C. G.,	Stett,
Catlin,	Haldeman,	Miller, D. I.,	Sullivan,
Clements,	Hamilton, J.,	Miller, D. D.,	Sweitzer,
Clutton,	Hamilton, W. J.,	Millin,	Todd,
Coldsmith,	Hampson,	Milner,	Trach,
Collier,	Heffernan,	Morgan,	Ush,
Colville,	Helt,	Neary,	Vickerman,
Comeror,	Hess,	North,	Wagner,
Conner,	Hevburn,	Norton,	Walker, G. T.,
Cook,	Hoffman,	Palmer,	Walker, J. A.,
Corbin,	Horne,	Patterson,	Wallace, R. L.,
Cox,	Hough,	Perry,	Wallace, W. T.,
Crawford,	Huntington,	Phillips,	Wells,
Crockett,	Hutchison,	Pidgeon,	West,
Crum,	Ingham,	Pike,	Wettach,
Curran,	Jennings,	Powell,	Whiteman,
Curry, A. E.,	Jones,	Quigley,	Willert,
Curry, R.,	Jordan,	Ramsey,	Williams,
Davis, D. F.,	Kantner,	Reber, C. A.,	Willson,
Davis, J. T.,	Kennedy,	Reber, H. F.,	Woner,
Davis, W.,	Kinsman,	Rhoads,	Wood,
Dawson,	Kooser,	Ringler,	Woodruff,
Day,	Krause, T. S.,	Rinn,	Wynne,
Dewey,	Krause, W.,	Robertson,	Zanders,
Diehm,	Krugh,	Rothenberger,	Zimmerman,
Di Lemmo,	Kunkle,	Roddy,	Spangler,
Dittrich,	Lafferty,	Sarig,	Speaker.
Donneley,	Lanius,	Schaeffer,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 813, entitled

An Act to validate the official acts of certain persons acting as deputy notaries public

On the question,

Will the House agree to the bill on third reading?

Mr. KENNEDY. Mr. Speaker, this bill provides where a notary public has entered into military service of the nation and has appointed a deputy, and that deputy has performed certain acts as notary public, under this bill the acts of that supposed deputy would be legalized. Along about the time of the Civil War an act was passed by this legislature which provided when a man went into the military service of the United States he could appoint a deputy to serve in his stead during the time he was in that service. That act was repealed in 1917. Evidently in the county from which the sponsor of this bill comes some notary public has entered the military service and appointed a deputy, thinking he had authority to do so; as a matter of fact, he had no authority. If this bill were to pass the House and Senate in its present shape it would have to be vetoed by the Governor for the reason that it is clearly unconstitutional. It would attempt to breathe the breath of life into something that does not exist and that would have no legal standing in the beginning and therefore it would have to be vetoed by the governor. I don't see the sponsor of the bill in the House and there is possibly some condition in his county that needs to be remedied and it may be that some change may be made to adjust that.

BILL POSTPONED.

Mr. KENNEDY. Mr. Speaker, I move that further consideration of this bill be postponed for the present.

Mr. CHARLES A. SHAFFER. Mr. Speaker, I second the motion.

The motion was agreed to.

The SPEAKER. The next three bills, House Bills Nos. 623, 871 and 726, are not on files and will be passed over for the present.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 504, entitled

An Act fixing the salaries of the chief clerk and assistant chief clerk of the Board of Revision of Taxes in counties containing a population of more than one million five hundred thousand inhabitants

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—180.

Alexander,	Drinkhouse,	Lauler,	Schoeffler,
Allum,	Dunn,	Levis,	Schilling,
Armstrong,	Ehrhardt,	MacCallum,	Scott,
Baldi,	Ephraim,	Magill,	Shaffer,
Baldrige,	Evans, J. T.,	Mallery,	Shellenberger,
Barnhart,	Evans, S. J.,	Mangan,	Showalter,
Bechtold,	Fitzgibbon,	Marcus,	Simpson,
Beckley,	Flynn,	Marshall,	Sinclair,
Bell,	Poster,	Martin,	Smith, E. R.,
Benchoff,	Fowler,	McCurdy,	Smith, F. L.,
Benninger,	Fox, A. R. B.,	McGeary,	Snowden,
Bidelspacher,	Fox, I. M.,	McIntyre,	Snyder,
Bigler,	Franklin,	McKay,	Soffel,
Blank,	Glass,	McKim,	Sprohls,
Bower,	Goehring,	McVicar,	Stadtlander,
Bowman,	Golder,	Mehring,	Stark,
Brady,	Goodnough,	Michel,	Statler,
Brendle,	Griest,	Miller,	Steedle,
Brislin,	Griest,	Miller, A. D.,	Stevenson,
Brooks,	Haines,	Miller, C. G.,	Stott,
Bucher,	Haldeman,	Miller, D. L.,	Sullivan,
Campbell,	Hamilton, J.,	Miller,	Sweitzer,
Catin,	Hamilton, W. J.,	Miner,	Todd,
Clements,	Hampson,	Morgan,	Ulsh,
Clutton,	Harvey,	Murphy,	Vickerman,
Coldsmith,	Heffernan,	Nearv,	Wagner,
Colville,	Helt,	North,	Walker, G. T.,
Comer,	Hess,	Norton,	Walker, J. A.,
Comer,	Hickernell,	Palmer,	Wallace, R. L.,
Cook,	Hoffman,	Patterson,	Wallace, W. T.,
Corbin,	Hollingsworth,	Perry,	West,
Cox,	Horne,	Phillips,	Wettach,
Crawford,	Hough,	Pidgeon,	Whitman,
Crum,	Huntington,	Pike,	Willert,
Curran,	Hutchison,	Powell,	Williams,
Curry, A. E.,	Jennings,	Quigley,	Wilson,
Curry, R.,	Jones,	Ramsey,	Wood,
Davis, J. T.,	Jordan,	Reber, C. A.,	Woodruff,
Davis, W.,	Kantner,	Reber, H. F.,	Wynne,
Dawson,	Kinsman,	Ringle,	Zimmers,
Day,	Kooser,	Rinn,	Zimmerman,
Dewey,	Krause, T. S.,	Robertson,	Spangler,
Di Lemmo,	Krause, W.,	Rothenberg,	Speaker,
Dithrich,	Krugh,	Ruddy,	
Donneley,	Kunkle,	Sarig,	
	Lanius,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

The SPEAKER. The next bill, House Bill No. 681, is not on files and will be passed over for the present.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 707, entitled

An Act transferring part of the fund appropriated to the Department of Forestry by the General Assembly of one thousand nine hundred seventeen for the purchase of lands to be set aside and held as State forest reserves to the fund for the payment of the examination of titles to lands purchased by said departur

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—181.

Alexander,	Dunn,	Lauler,	Lanius,
Allum,	Ehrhardt,	Levis,	Scalling,
Armstrong,	Ephraim,	MacCallum,	Scott,
Baldi,	Evans, J. T.,	Magill,	Shaffer,
Baldrige,	Evans, S. J.,	Mallery,	Shellenberger,
Barnhart,	Finney,	Mangan,	Showalter,
Bechtold,	Fitzgibbon,	Marcus,	Shunk,
Beckley,	Foster,	Martin,	Sinclair,
Benchoff,	Fowler,	McCaig,	Smith, E. R.,
Benninger,	Fox, A. R. B.,	McCurdy,	Smith, F. L.,
Bidelspacher,	Fox, I. M.,	McGeary,	Snowden,
Bigler,	Franklin,	McIntyre,	Snyder,
Blank,	Glass,	McKay,	Soffel,
Boland,	Goehring,	McKim,	Sowers,
Bower,	Golder,	McVicar,	Sprohls,
Bowman,	Goodnough,	Mehring,	Stadtlander,
Brady,	Graham,	Michel,	Stark,
Brendle,	Griest,	Miller,	Statler,
Brislin,	Haines,	Miller, A. D.,	Steedle,
Brooks,	Haldeman,	Miller, D. L.,	Sterling,
Bucher,	Hamilton, J.,	Miller, D. D.,	Stevenson,
Bungard,	Hamilton, W. J.,	Miner,	Stott,
Catin,	Hampson,	Morgan,	Sullivan,
Clements,	Harvey,	Murphy,	Todd,
Clutton,	Heffernan,	Nearv,	Trach,
Coldsmith,	Helt,	North,	Ulsh,
Collier,	Hess,	Norton,	Vickerman,
Comer,	Heyburn,	Palmer,	Wagner,
Comer,	Hickernell,	Patterson,	Walker, G. T.,
Cook,	Hoffman,	Perry,	Walker, J. A.,
Corbin,	Hollingsworth,	Phillips,	Wallace, R. L.,
Cox,	Horne,	Pidgeon,	Wallace, W. T.,
Crawford,	Hough,	Pike,	Wells,
Crockett,	Hutchison,	Powell,	West,
Curran,	Ingham,	Quigley,	Wettach,
Curry, R.,	Jennings,	Reber, C. A.,	Whitman,
Davis, D. F.,	Jones,	Reber, H. F.,	Willert,
Davis, J. T.,	Jordan,	Rhoads,	Williams,
Davis, W.,	Kantner,	Ringle,	Wilson,
Dawson,	Kennedy,	Rinn,	Wood,
Day,	Kinsman,	Robertson,	Woodruff,
Dewey,	Kooser,	Rothenberg,	Wynne,
Di Lemmo,	Krause, T. S.,	Ruddy,	Zackers,
Dithrich,	Krause, W.,	Sarig,	Zimmerman,
Donneley,	Krugh,	Schaeffer,	Speaker,
	Kunkle,		
	Donneley,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON SECOND READING.

The SPEAKER. If there is no objection we will take up bills on second reading at this time, on page 9 of today's calendar.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 764, entitled

An Act abolishing the inquest to condemn real estate providing for sale thereof upon the writ of fieri facias except in certain cases in which the debtor claims an exemption out of real estate and certain cases in which an officer levies upon real estate lying in one or more adjoining tracts in different counties saving the right of lien creditors to procure the appointment of sequestrators when life estates are levied upon and repealing all acts and parts of acts inconsistent with the provisions thereof

The first, second and third sections were separately read and agreed to as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever an officer shall under a writ of fieri facias levy upon any interest in real estate he shall not as heretofore summon an inquest to determine whether the rents and profits beyond all reprises will be sufficient to satisfy within seven years the judgment on which such execution was issued with the interest and costs of suit but shall save in the cases specified in sections two and three hereof after giving the notice provided by law forthwith sell the same upon the writ of fieri facias on or before the return

day thereof or within six days thereafter without any other writ. Provided That when an estate for life in improved lands or tenements yielding rents issues or profits shall have been levied upon a lien creditor may as heretofore procure the appointment of a sequestrator on or before the return day of the face writ of fieri facias whereon a sale shall be advertised.

Section 2 Whenever after a levy as aforesaid the defendant in the execution shall elect to retain real estate amounting in value to the whole sum of three hundred dollars or any less sum and the appraisers appointed according to law shall set apart so much of the said real estate as in their opinion shall be of sufficient value to answer the requirements of the defendant the said officer shall sell the real estate remaining after the said portion thereof shall have been so set apart only upon a writ of venditioni exponas.

Section 3 Whenever after a levy as aforesaid upon real estate lying in one or more adjoining tracts in different counties the inquest summoned according to law shall determine that real estate lying in an adjoining county or counties ought to be sold with the part taken in execution the said officer shall sell the said real estate so taken in execution together with the other real estate described in the inquisition only upon a writ of venditioni exponas.

The fourth section was read as follows:

Section 4 The following acts and parts of acts and all other acts and parts of acts inconsistent herewith are hereby repealed. The act approved the sixth day of March one thousand eight hundred and twenty (Pamphlet Laws fifty) entitled "A supplement to the act entitled 'An Act for taking lands in execution for payment of debts'."

Sections forty-four forty-five forty-six forty-seven forty-eight forty-nine fifty fifty-one fifty-eight fifty-nine sixty and sixty-one of the act approved June sixteen one thousand eight hundred and thirty-six (Pamphlet Laws seven hundred and fifty-one) entitled "An act relating to executions."

Sections two three and four of the act approved the thirteenth day of October one thousand eight hundred and forty (Pamphlet Laws one) entitled "An Act relating to Orphans' Courts and for other purposes."

The act approved the tenth day of February one thousand eight hundred and forty-six (Pamphlet Laws thirty-seven) entitled "An Act relating to notices in case of extended real estate."

Section four of the act approved the twenty-fourth day of January one thousand eight hundred and forty-nine (Pamphlet Laws six hundred and seventy-seven) entitled "An Act relating to judgements and acknowledgment of deeds and sequestration of life estates and relatives to the high constable of the borough of Wilkes-Barre."

Section three of the act approved the fourth day of May one thousand eight hundred and fifty-two (Pamphlet Laws five hundred and sixty-nine) entitled "An Act in reference to Clifton Street in the county of Philadelphia relative to a certain wharf in Southwark Philadelphia county to inquisition on real estate to Wallace township Chester county to the borough of Danville in Columbia county authorizing the canal board to examine the claim of David Lee for damages relative to limitation of actions incorporating the Lock Haven and Flemington plank road company relative to the Hand-in-Hand Fire Company to Penn's Treaty ground in the district of Kensington to the Watchmans beneficial society to the Western Hospital to action in partition to an election district in Lancaster county authorizing the Female Medical College of Philadelphia to make a loan relative to Mifflinburg bridge company authorizing St. Mary's Roman Catholic Society of Philadelphia to extinguish certain rent charge and relative to Johnstown State road."

The act approved the tenth day of May one thousand eight hundred and eighty-one (Pamphlet Laws thirteen) entitled "A supplement to an act entitled 'An Act relating to executions' approved the sixteenth day of June one thousand eight hundred and thirty-six amending and extending the second section of an act entitled 'A supplement to an act relating to executions approved the sixteenth day of June one thousand eight hundred and thirty-six providing for the return of writs of fieri facias issued within seven days of the next succeeding term of court and fixing the number of jurors on inquest upon real estate levied upon by virtue of writs of fieri facias'."

The act approved the fourth day of June one thousand nine hundred and one (Pamphlet Laws four hundred and twenty-six) entitled "An Act to amend the last proviso of section four of an act passed the twenty-fourth day of January one thousand eight hundred and forty-nine entitled 'An Act relating to judgments and the acknowledgment of deeds and the sequestration of life estates' which proviso reads as follows 'And provided also that no such writ shall be issued unless by the direction of the proper court and on the application of any lien creditor for a writ of venditioni exponas the tenant for life shall have at least ten days notice of the application of such writ'."

On the question.

Will the House agree to the section?

Mr. STERLING. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 4, page 3, line 14, by inserting after the words "Pamphlet Laws" the following: "one thousand eight hundred and forty-one page."

On the question.

Will the House agree to the amendment?

It was agreed to.

Will the House agree to the section as amended?

It was agreed to.

The fifth section and title were separately read and agreed to as follows:

Section 5 This act shall take effect on the first day of January one thousand nine hundred and twenty and shall apply only to cases in which the aforesaid writs of fieri facias shall be issued on or after that day.

An Act abolishing the inquest to condemn real estate providing for sale thereof upon the writ of fieri facias except in certain cases in which the debtor claims an exemption out of real estate and certain cases in which an officer levies upon real estate lying in one or more adjoining tracts in different counties saving the right of lien creditors to procure the appointment of sequestrators when life estates are levied upon and repealing all acts and parts of acts inconsistent with the provisions thereof.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 680, entitled

An Act empowering municipal corporations to adopt ordinances regulating the operation of street railway cars.

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That municipal corporations are empowered to adopt ordinances regulating the operation of street railway cars within their respective limits Such ordinances may include provisions designating the street intersections at which and the circumstances under which such cars shall be stopped for the convenience and safety of passengers and the public No ordinance shall be adopted by any such municipal corporation in any manner violating the franchises of any street railway corporation.

On the question.

Will the House agree to the section?

Mr. GOLDER. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section one by striking out in lines 5 and 6 the following:

"Regulating the operation of street railway cars within their respective limits Such ordinances may include provisions."

Amend section one, line 8, by striking out the word "such" and inserting in lieu thereof "street railways."

On the question.

Will the House agree to the amendments?

They were agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act empowering the municipal corporations to adopt ordinances regulating the operation of street railway cars.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 723, as follows:

An Act making an appropriation for the Pennsylvania State Oral School for the Deaf at Scranton.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of nine thousand five hundred dollars (\$9,500) or so much thereof as may be necessary is hereby specifically appropriated to the Pennsylvania State Oral

School for the Deaf at Scranton for deficiency in maintenance for the two fiscal years ending May thirty-first one thousand nine hundred and nineteen.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 697, as follows:

An Act Authorizing the judges of the court of common pleas and orphans' courts in certain counties to adopt a uniform system of indices in the offices of the recorder of deeds, prothonotary and register of wills and clerk of the orphans' court and providing for the installation of the same at the cost of the county.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in counties of the Commonwealth having a population of more than one million and less than one million five hundred thousand inhabitants the judges of the court of common pleas and the judges of the orphans' court shall at a joint meeting agree upon an adopt a uniform system of indexing for the offices of the recorder of deeds, prothonotary and register of wills and clerk of the orphans' court.

Section 2 The system of indexing so agreed upon shall include the indexing of deeds mortgages and assignments in the office of the recorder of deeds the indexing of suits judgments tax liens and sheriffs' deeds in the office of the prothonotary and the indexing of wills estates distributions and partition proceedings in the office of the register of wills and clerk of the orphans' court The judges shall also establish uniform systems for such other indices in such offices as to them may appear necessary and proper.

Section 3 Such indices shall be prepared and installed under the direction of the judges within one year after the passage of this act and shall be installed at the cost of the county.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 858 (Senate Bill No. 188), entitled

An Act making an appropriation to the Trustees of the Homeopathic State Hospital for the Insane at Allentown Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 395, entitled

An Act regulating the sale, conveyance, transfer or disposition of motor vehicles; requiring the making and filing of sworn descriptions thereof, and statements in relation thereto; forbidding the removal, defacement, alteration, destruction, obliteration or concealment of the trade-marks, identification numbers, serial numbers, or other distinguishing marks of motor vehicles, or the having possession of motor vehicles or parts thereof, on or from which such trade or other distinguishing marks or numbers have been removed, defaced, altered, destroyed, obliterated or concealed; prohibiting the registration of motor vehicles subject to the provisions of this act unless in compliance with its terms; providing for the licensing of the business of dealing in second-hand motor vehicles; and fixing penalties for violation of the provisions of this act, and providing that the making of a false affidavit, under the provisions of this act shall be perjury and shall be punishable as such.

The first, second and third sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that the term, "motor vehicle" as used in this act shall include automobiles motor bicycles motorcycles trucks tractors and all other vehicles which are self-propelled or designed to be self-propelled by mechanical power except those running upon or guided by rails or tracks. The term "person" as hereinafter used shall include the singular and plural numbers and shall embrace all individuals of either sex whether acting on their own behalf or as members officers employees agents or other representatives of any other individual, or of any firm copartnership corporation association or artificial body of any kind

or character whatsoever. The term used "motor vehicle" for the purposes of this act is defined to mean a motor vehicle which has been sold bargained exchanged given away by or title transferred from the person who first took title to it from the manufacturer or importer or the agent of the manufacturer or importer and is to include all motor vehicles which have been in use in such manner as to have become what are commonly known as "second-hand" motor vehicles or automobiles within such definition.

Section 2 That from and after the passage of this act it shall be unlawful for any person to sell convey transfer or pass title to any used motor vehicle unless he shall at or before such sale conveyance transfer or passage of title deliver to the vendee buyer or transferee thereof a full description of such used motor vehicle in duplicate. The said description shall include the name of the manufacturer thereof the horsepower of such used motor vehicle the number under which it was last registered with the State Highway Department of the Commonwealth of Pennsylvania or if not so registered in this Commonwealth the name of the State wherein it is so registered and the number of the last register therein together with a full account of any numbers and marks thereon which may identify or tend to identify the said motor vehicle. The said duplicate description of such used motor vehicle shall be accompanied by a written statement also in duplicate of the name or names and residence or residences of the bona fide owner or owners of such used motor vehicles from whom the person transferring the same derived title thereto or ownership thereof. The residence or residences so stated shall be by city borough township or county together with the street and number or post office address if any of such former owner or owners or if there be no such addresses then by such description designation or information as may reasonably fix the place or places residence or residences of such former owner or owners or the place where he she or they may be found with his her or their occupation and place of business or employment if employed by any other person or persons and the name of such employer and shall also contain the date and place when and where the ownership of the said used motor vehicle by the person transferring the same began and whether he acquired title thereto by purchase from such last owner or in what manner he did acquire such title such statement shall further set forth any or all changes and alterations in the finish design or appearance of the said used motor vehicle which had been made within the knowledge of the person making the statement and it shall be verified in duplicate by his oath or affidavit.

Section 3 That from and after the passage of this act it shall be the duty of any person who buys purchases procures or otherwise acquires title to any used motor vehicle to obtain from the vendor or transferee thereof a written description and statement in duplicate provided for in section two of this act and it shall further be the duty of such person buying purchasing procuring or otherwise acquiring title thereto to make a written statement in duplicate containing such vendee or transferee's name residence or residences by city borough and county together with the street and number or post office address if any of such vendee or transferee or if there be no such address then by such description designation or information as may reasonably fix the place or places of residence of such vendee or transferee or the place where he or she may be found with his or her occupation and place of business or employment if employed by any other person or persons and the name of such employer or employers and a description of the motor vehicle acquired including the name of the manufacturer thereof the horsepower the number under which it was last registered with the State Highway Department of the Commonwealth of Pennsylvania or if not so registered in this Commonwealth the name of the state wherein it is so registered and the number of the last register therein together with a full account of any numbers and marks thereon which may identify or tend to identify the said motor vehicle. The said statement and description in duplicate shall be verified by the oath or affirmation of such vendee or transferee that the matters stated therein are true and the vendee or transferee shall within ten days after acquiring such motor vehicle file one copy of each of the said verified statement and description prescribed by this act in the office of the State Highway Commissioner of the Commonwealth of Pennsylvania and one copy of each of the said verified statements and descriptions in the office of the chief of police of the city or borough wherein the acquisition was made if it be made in the city or borough having a chief of police or otherwise with the office of the clerk of the court of quarter sessions of the county in which such acquisition has been made.

The fourth section was read as follows:

Section 4 That the Commissioner of the State Highway Department of this Commonwealth shall not register any used motor vehicle or issue any certificate of registration thereof or number tags together unless and until the owner thereof shall have complied with the provisions of this act. The State Highway Commissioner shall cause the statements and descriptions hereinabove directed to be furnished him to be recorded in a book to be kept for that purpose and he shall upon request furnish a certificate of such recording upon payment of the fees receivable by him for similar service. He may prescribe the form of the statements to be made and shall be entitled to receive from the vendee or transferee of each used motor vehicle the sum of one dollar (\$1.00) for each statement and description furnished him in accordance with the provisions of this act.

On the question.

Will the House agree to the section?

Mr. COX. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 4, page 5, line 27, by striking out the syllable "icter" and inserting in lieu thereof "ister."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The fifth section was read as follows:

Section 5 It shall be the duty of the State Highway Commissioner whenever he may receive a report of the theft of a motor vehicles whether the same has been registered or not and whether owned in this or any other state together with the make and manufacturer's number, to order thereof and file the same in numerical order of the manufacturer's number with the records of the vehicles of such make already registered. In the event of the receipt of an application for the registration of such motor vehicle he shall immediately notify the rightful owner thereof and unless registration has already been issued shall withhold the issuing of a registration certificate until a proper investigation shall have been made.

In the event of the recovery of a stolen vehicle of which the Highway Commissioner has been notified it shall be the duty of the owner to notify immediately the Highway Commissioner who shall cause the record of the theft of such vehicle to be removed from the file. The State Highway Commissioner shall cause the original application for registration and for license on file in his office to be destroyed three (3) years after such applications were received.

On the question,

Will the House agree to the section?

Mr. COX. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 5, page 6, line 22, by striking out the word "receipt" and inserting in lieu thereof "receipt."

On the question,

Will the House agree to the mendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The sixth, seventh and eighth sections were separately read and agreed to as follows:

Section 6 That it shall be unlawful and it is hereby forbidden for any person intentionally or knowingly to remove deface alter change destroy or obliterate or in any manner whatsoever cause or procure to be removed defaced altered changed destroyed or obliterated any trademark manufacturer's number or identification number serial number or distinguishing mark of any kind or character on or from any motor vehicle.

Section 7 That it shall be unlawful and it is hereby prohibited for any person to have in his possession any motor vehicle or any part or parts thereof with the knowledge that any trademark distinguishing or identification number manufacturer's number serial number or mark has been or is removed defaced destroyed or obliterated or so covered as to be concealed or where such trademark distinguishing or identification number manufacturer's number serial number or mark has been or is altered or changed in any manner whatsoever. Any person having in his possession any motor vehicle or part or parts thereof from which such trade marks distinguishing or identification number manufacturer's number serial number or mark has been so removed defaced destroyed or obliterated covered altered or changed shall be prima facie presumed to have knowledge thereof and the burden of proof shall rest upon such person to show that he had no such knowledge.

It shall be the duty of every sheriff deputy sheriff constable or police officer having knowledge of any motor vehicle on which the manufacturer's number or identification mark has been defaced altered or obliterated to seize and take possession of the same and to arrest the owner or custodian thereof and make information against him for violation of this act and to notify immediately the State Highway Commissioner.

Section 8 The proprietor of every public garage shall cause a record to be kept after the manner to be prescribed by the State Highway Commissioner of the names of any and all persons owning or having charge of any motor vehicle stored or left for repair or other purposes at any such public garage together with the manufacturer's number name of the state of registration and the registration number of such motor vehicles. Such record shall be kept in ink or indelible pencil and shall be open to the inspection of police officers or other proper authorities. Such records shall be retained and be available for a period of one (1) year after the entry but not thereafter. He shall also immediately notify the local police authorities and the State

Highway Commissioners of any such motor vehicle whereon the manufacturer's number or mark has apparently been altered obliterated or removed.

The ninth section was read as follows:

Section 9 That after the first day of July one thousand nine hundred and nineteen it shall be unlawful and it is hereby forbidden for any person to carry on or conduct in this Commonwealth the business of buying selling or dealing in used motor vehicles unless and until he shall have received a license from the Commissioner of Highways of the Commonwealth authorizing the carrying on or conducting of such business. Such license shall be furnished annually by the said Commissioner and shall run from the first day of July one thousand nine hundred and nineteen and annually thereafter for each year beginning on the first day of July. Application for such license shall be made not later than the fifteenth day of June of each year. The said applications shall be in such form as may be prescribed by the said Commissioner of Highways and subject to such rules and regulations with respect thereto as may be so prescribed by him. Such applications shall be verified by oath or affirmation and shall contain a full statement of the name or names of the person or persons applying therefor the name of the firm or copartnership with the names and places of residence of all the members thereof if such applicant be a firm or copartnership the name and residence of the principal officers if the applicant be a body corporate or other artificial body the location of the place or all the places at which such business is to be carried on and conducted and said application shall contain such other relevant information as may be prescribed by the Commissioner of Highways. It shall be accompanied by an affidavit of two reputable persons of the community in which such business is to be conducted and carried on certifying to the good moral character of the person or persons applying for such license. Upon making such application the person applying therefor shall pay to the State Highway Commissioner a fee of ten dollars (\$10.00). A license certificate shall be issued by the State Highway Commissioner in accordance with such application when the same shall be regular in form and in compliance with the provisions of this section and such license when so issued shall entitle the licensee to carry on and conduct the business of buying selling and dealing in used motor vehicles for a period of one year from the first day of July of the then current year and they shall be annually renewed. The Commissioner of Highways shall have power to make suitable rules and regulations for the issuance of such licenses to expire upon the first of the succeeding July when the application therefor shall be made during the current year and upon payment of a proportionment part of the license fee hereinabove provided for.

On the question,

Will the House agree to the section?

Mr. COX. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 9, page 16, line 22, by striking out the word "upon."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The tenth, eleventh and twelfth sections were separately read and agreed to as follows:

Section 10 That the violation of any of the provisions of this act shall constitute a misdemeanor and upon conviction thereof the person or persons so convicted shall be subject to a fine of not less than one hundred (\$100) dollars and not more than two hundred (\$200) dollars or to imprisonment for not less than three months or more than six months or both at the discretion of the court for a violation of section two of this act to a fine of not less than one hundred (\$100) dollars and not more than two hundred (\$200) dollars or to imprisonment for not less than three months or more than six months or both at the discretion of the court for a violation of section three of this act to a fine of not less than three hundred (\$300) dollars and not more than one thousand (\$1,000) dollars or to imprisonment for not less than one year or more than three years or both at the discretion of the court for a violation of section five of this act to a fine of not less than three hundred (\$300) dollars and not more than one thousand (\$1,000) dollars or to imprisonment for not less than one year or more than three years or both at the discretion of the court for a violation of section six of this act to a fine of not less than one hundred (\$100) dollars and not more than three hundred (\$300) dollars or to imprisonment for not less than six months or more than one year or both at the discretion of the court for a violation of section seven of this act. Any person who shall make any false affidavit or shall knowingly swear or affirm falsely to any matter or thing required by the terms of this act to be sworn or affirmed to shall be guilty of perjury and upon conviction shall be punishable by fine and imprisonment as other persons committing perjury are punishable.

Section 11 Except as otherwise hereinabove provided this act shall take effect immediately upon its passage
 Section 12 All acts or parts of acts inconsistent herewith and the same are hereby repealed

The title was read as follows:

An Act regulating the sale, conveyance, transfer or disposition of motor vehicles; requiring the making and filing of sworn descriptions thereof, and statements in relation thereto; forbidding the removal, defacement, alteration, destruction, obliteration or concealment of the trade-marks, identification numbers, serial numbers, or other distinguishing marks of motor vehicles, or the having possession of motor vehicles or parts thereof, on or from which such trade or other distinguishing marks or numbers have been removed, defaced, altered, destroyed, obliterated or concealed; prohibiting the registration of motor vehicles subject to the provisions of this act unless in compliance with its terms; providing for the licensing of the business of dealing in second-hand motor vehicles and fixing penalties for violation of the provisions of this act and providing that the making of a false affidavit under the provisions of this act shall be perjury and shall be punishable as such

On the question,

Will the House agree to the title?

Mr. COX. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend the title by inserting in line 2 before the word "motor" the words "second-hand."

Amend the title by inserting after the word "thereto" in line 4 the words "regulating the registry of such vehicles, imposing certain duties on the State Highway Commissioner relative to stolen vehicles."

Amend the title, line 11, by inserting after the word "concealed" the words "imposing certain duties upon deputy sheriffs, constables police officers and proprietors of public garages."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 659, entitled

An Act making an appropriation for the payment of compensation outstanding and due to and to become due to injured employes in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May thirty-first one thousand nine hundred and nineteen

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 814, entitled

An Act to amend section three of an act approved the twenty-seventh day of April one thousand nine hundred and nine (Pamphlet Laws two hundred eight) entitled "An Act to create a Legislative Reference Bureau in the Pennsylvania State Library authorizing the appointment of a Reference Director and subordinate officers defining their duties and fixing their compensation" as amended

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 859 (Senate Bill No. 118), entitled

An Act making an appropriation to the commissioners of Valley Forge Park

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

BILL ON FINAL PASSAGE.

Mr. DUNN. Mr. Speaker, I would like to call up House Bill No. 725, file folio 1403, on page 8 of today's calendar, bills on final passage.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 725, as follows:

An Act permitting wholesale or retail dealers brewers distillers rectifiers compounders bottlers agents or other persons licensed to deal in or sell any vinuous spirituous malt or brewed liquors to surrender licenses heretofore granted and issued authorizing county treasurers to refund a proportionate amount of the annual license fee and additional license tax requiring the State Treasurer and the municipalities to contribute to the amount so refunded and making an appropriation.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any wholesale or retail dealer brewer distiller rectifier compounder bottler agent or other person licensed under the laws of this Commonwealth to deal in or sell at wholesale or retail any vinuous spirituous malt or brewed liquors or any admixture thereof who has heretofore paid at or before the time the license was issued the full annual license fee and the additional license tax for the year for which such license was granted may at any time during such year surrender such license to the clerk of the court of quarter sessions out of which the license issued and thereupon the county treasurer who collected such license fee and additional license tax shall refund and pay to the licensee a proportionate amount of such license fee and tax The amount of the license fee and additional license tax to be refunded shall be based upon the unexpired portion of the year for which such license was granted.

Section 2 Upon the return of any such license fee and additional license tax to the licensee as herein provided the county treasurer shall notify the State Treasurer and the municipality to whom a part of such license fee has been paid that the licensee has surrendered his license and that the proper proportion of the annual license fee and additional license tax was refunded according to the provisions of this act and shall request the State Treasurer and such municipality to return and pay into the county treasury their respective portions of such fee and tax so refunded to the licensee It shall be the duty of the State Treasurer and such municipality on receipt of such notice and request to return to the county treasurer such proportionate amount of the license fee and tax received by the State and municipality as may be necessary to reimburse the county for any moneys refunded to the licensee.

Section 3 The annual license fees and additional license taxes paid into the State Treasury before the passage of this act by the county treasurer of any county or such part thereof as may be necessary are hereby specifically appropriated for the purpose of reimbursing any county for any moneys paid out of its treasury under the provisions of this act.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—142.

Alexander,	Drinkhouse,	Jordan,	Ramsey,
Allum,	Dunn,	Kantner,	Reber, C. A.,
Armstrong,	Ehrhardt,	Kennedy,	Reboas,
Baldi,	Ephraim,	Kinsman,	Ringler,
Baldrige,	Evans, J. T.,	Kooser,	Robertson,
Barnhart,	Evans, S. J.,	Krause, W.,	Rorke,
Beckley,	Fitzgibbon,	Krug,	Schaeffer,
Bell,	Flynn,	Kunkle,	Schilling,
Benchoff,	Foster,	Lafferty,	Showalter,
Boland,	Fowler,	Lauler,	Simpson,
Bower,	Fox, A. R.,	Levis,	Sinclair,
Bowman,	Fox, I. M.,	MacCallum,	Smith, F. L.,
Brady,	Franklin,	Magill,	Snowden,
Brende,	Gans,	Mangan,	Soffel,
Brooks,	Glass,	Marcus,	Sprows,
Campbell,	Goehring,	Marshall,	Stadtlander,
Catum,	Golder,	Martin,	Statler,
Clements,	Granam,	McGeary,	Steede,
Clutton,	Griest,	McIntyre,	Sterling,
Coldsmith,	Griffith,	McKay,	Sullivan,
Collier,	Haldeman,	McVicar,	Sweitzer,
Cox,	Hamilton, J.,	Mehring,	Trach,
Crawford,	Hamilton, W. J.,	Michel,	Ush,
Crockett,	Hampton,	Miller, C. G.,	Wagner,
Crum,	Harvey,	Miller, D. D.,	Walker, J. A.,
Curry, A. E.,	Heffernan,	Milner,	Wels,
Curry, R.,	Hess,	Murphy,	West,
Davis, J. T.,	Heyburn,	North,	Wettach,
Davis, W.,	Hickernell,	Palmer,	Williams,
Dawson,	Hollingsworth,	Perry,	Woner,
Dewey,	Horne,	Phillips,	Wood,
Diehm,	Hough,	Pidgeon,	Woodruff,
Di Lemmo,	Hutchison,	Pike,	Zanders,
Dittrich,	Ingham,	Powell,	Zimmerman,
Doneley,	Jones,		Spangler,
			Spaker,

NAYS—0.

Bigler,	McCurdy,	Norton,	Wallace, R. L.,
Bungard,	Miller, A. D.,	Vickerman,	Wilbert,
Mallery,			

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 521 (Senate Bill No. 24), entitled

An Act validating certain proceedings and elections of counties cities boroughs townships school districts and other incorporated districts or municipalities had and held pursuant to the provisions of an act approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four entitled "An Act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—166.

Alexander,	Dilsheimer,	Lafferty,	Schilling,
Allum,	Ditrich,	Lanius,	Shaffer,
Armstrong,	Drinkhouse,	Levis,	Shellenberger,
Baldi,	Dunn,	MacCallum,	Showalter,
Baldrige,	Ehrhardt,	Magill,	Simpson,
Barnhart,	Evans, J. T.,	Mangan,	Sinclair,
Bechtold,	Evans, S. J.,	Marshall,	Smith, E. R.,
Beckley,	Fitzgibbon,	Martin,	Snowden,
Bell,	Flynn,	McCaig,	Snyder,
Benchoff,	Foster,	McCurdy,	Soffel,
Benninger,	Fox, A. R. B.,	McGeary,	Sowers,
Bidelspacher,	Franklin,	McKay,	Stadlander,
Bigler,	Gans,	McKim,	Stark,
Bolard,	Glass,	McVicar,	Statter,
Bower,	Gochring,	Michel,	Stedde,
Bowman,	Golder,	Miller,	Sterling,
Brady,	Goodnough,	Miller, A. D.,	Stott,
Brishin,	Griest,	Miller, C. G.,	Sullivan,
Brooks,	Griffith,	Miller, D. I.,	Sweitzer,
Bucher,	Haines,	Millin,	Todd,
Campbell,	Hamilton, J.,	Morgan,	Ullsh,
Catlin,	Hamilton, W. J.,	Murphy,	Vickerman,
Clements,	Harer,	Nearby,	Wagner,
Coldsmith,	Harvey,	Norton,	Walker, G. T.,
Collier,	Heffernan,	Patterson,	Wallace, P. L.,
Colville,	Hess,	Perry,	Wallace, W. T.,
Comer,	Heyburn,	Phillips,	Wells,
Comer,	Hoffman,	Pidgeon,	Wettach,
Cook,	Hollingsworth,	Pike,	Whiteman,
Corbin,	Horne,	Powell,	Willert,
Cox,	Huntington,	Quigley,	Williams,
Crawford,	Hutchison,	Ramsey,	Willson,
Crockett,	Ingham,	Reber, C. A.,	Woner,
Crum,	Jennings,	Rhoads,	Wood,
Curran,	Jordan,	Ringler,	Woodruff,
Curry, R.,	Kennedy,	Rinn,	Wynne,
Davis, D. F.,	Kinsman,	Rorke,	Zanders,
Davis, W.,	Krause, T. S.,	Rothenberger,	Zimmerman,
Dawson,	Krause, W.,	Ruddy,	Spangler,
Day,	Krug,	Schaeffer,	Spacker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 258 (Senate Bill No. 27), entitled

An Act authorizing county commissioners to appropriate moneys to cities and boroughs to assist in the erection of comfort and waiting stations.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—167.

Alexander,	Drinkhouse,	MacCallum,	Schilling,
Allum,	Ehrhardt,	Magill,	Scott,

Armstrong,	Ephraim,	Mangan,	Shellenberger,
Baldi,	Evans, J. T.,	Marcus,	Showalter,
Baldrige,	Evans, S. J.,	Marshall,	Shunk,
Barnhart,	Finney,	McCaig,	Simpson,
Bechtold,	Flynn,	McCurdy,	Sinclair,
Bell,	Foster,	McGeary,	Smith, E. R.,
Bennett,	Fox, A. R. B.,	McKay,	Smith, F. I.,
Benninger,	Fox, I. M.,	McKim,	Snowden,
Bidelspacher,	Franklin,	McVicar,	Snyder,
Bigler,	Glass,	Mehring,	Sowers,
Bolard,	Gochring,	Michel,	Sprows,
Bower,	Golder,	Miller,	Stadlander,
Bowman,	Goodnough,	Miller, A. D.,	Statter,
Brady,	Griest,	Miller, C. G.,	Stedde,
Brendle,	Griffith,	Miller, D. I.,	Sterling,
Brislin,	Haines,	Miller, D. D.,	Stevenson,
Brooks,	Hamilton, J.,	Millin,	Stott,
Bucher,	Hamilton, W. J.,	Morgan,	Sullivan,
Campbell,	Harer,	Murphy,	Sweitzer,
Catlin,	Harvey,	Nearby,	Trach,
Clements,	Helt,	North,	Ullsh,
Clutton,	Heyburn,	Norton,	Vickerman,
Coldsmith,	Hickernell,	Palmer,	Wagner,
Colville,	Hoffman,	Patterson,	Walker, G. T.,
Comer,	Hollingsworth,	Perry,	Walker, J. A.,
Cook,	Horne,	Phillips,	Wallace, P. L.,
Cox,	Hough,	Pidgeon,	Wallace, W. T.,
Crawford,	Huntington,	Pike,	West,
Crum,	Hutchison,	Powell,	Wettach,
Curran,	Ingham,	Quigley,	Whiteman,
Curry, A. E.,	Jordan,	Ramsey,	Willert,
Curry, R.,	Kantner,	Reber, C. A.,	Willson,
Davis, R.,	Kennedy,	Reber, H. F.,	Woner,
Davis, D. F.,	Kinsman,	Ringler,	Wood,
Davis, J. T.,	Kooser,	Rinn,	Woodruff,
Dawson,	Krause, T. S.,	Robertson,	Wynne,
Dewey,	Krug,	Rothenberger,	Zanders,
Diehm,	Kurkle,	Ruddy,	Zimmerman,
	Lafferty,	Sarig,	Spangler,
	Lauler,	Schaeffer,	Speaker.
	Donneley,		
	Levis,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 651 (Senate Bill No. 51), entitled

An Act Validating municipal liens and procedure thereon.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—170.

Alexander,	Ehrhardt,	MacCallum,	Sarig,
Allum,	Ephraim,	Magill,	Schaeffer,
Armstrong,	Evans, S. J.,	Mallery,	Schilling,
Baldi,	Finney,	Mangan,	Scott,
Baldrige,	Fitzgibbon,	Marcus,	Shaffer,
Barnhart,	Flynn,	Marshall,	Shellenberger,
Bechtold,	Foster,	Martin,	Shunk,
Beckley,	Fowler,	McCaig,	Simpson,
Benchoff,	Fox, A. R. B.,	McGeary,	Sinclair,
Benninger,	Fox, I. M.,	McKay,	Smith, E. R.,
Bidelspacher,	Franklin,	McKim,	Smith, F. I.,
Bigler,	Glass,	McVicar,	Snyder,
Blanck,	Gochring,	Mehring,	Soffel,
Bower,	Golder,	Michel,	Sowers,
Bowman,	Goodnough,	Miller,	Sprows,
Brady,	Graham,	Miller, A. D.,	Stadlander,
Brendle,	Griffith,	Miller, C. G.,	Stark,
Brislin,	Haines,	Miller, D. I.,	Statter,
Bucher,	Haldean,	Miller, D. D.,	Stedde,
Bungard,	Hamilton, W. J.,	Millin,	Sterling,
Campbell,	Hampson,	Miner,	Stott,
Clements,	Harer,	Morgan,	Sullivan,
Clutton,	Heffernan,	Nearby,	Sweitzer,
Collier,	Helt,	North,	Todd,
Colville,	Hess,	Norton,	Trach,
Comer,	Heyburn,	Palmer,	Ullsh,
Comer,	Hoffman,	Patterson,	Wagner,
Cook,	Hollingsworth,	Perry,	Walker, G. T.,
Corbin,	Horne,	Phillips,	Walker, J. A.,
Cox,	Hough,	Pidgeon,	Wallace, P. L.,
Crockett,	Huntington,	Pike,	Wallace, W. T.,
Curran,	Hutchison,	Powell,	Wells,
Curry, R.,	Jordan,	Quigley,	West,
Davis, D. F.,	Kantner,	Ramsey,	Whiteman,
Davis, J. T.,	Kennedy,	Reber, C. A.,	Williams,
Davis, W.,	Kinsman,	Reber, H. F.,	Willson,
Dawson,	Kooser,	Rhoads,	Woner.
	Krause, T. S.,		

Dewey,
Diehm,
Dithrich,
Donneley,
Drinkhouse,

Krugh,
Kunkle,
Lanius,
Lauler,
Levis,

Ringler,
Rinn,
Robertson,
Rorke,
Ruddy,

Woodruff,
Wynne,
Zanders,
Zimmerman,
Spangler,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

SPEAKER SPANGLER IN THE CHAIR.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 652 (Senate Bill No. 52), entitled

An Act relating to the procedure on Municipal Liens.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—166.

Alexander,
Allum,
Armstrong,
Baldi,
Baldrige,
Barnhart,
Beckley,
Bell,
Benchoff,
Benninger,
Bidelspacher,
Bigler,
Boland,
Bowman,
Brady,
Brendle,
Brislin,
Brooks,
Bucher,
Bungard,
Catlin,
Clements,
Clutton,
Coldsmith,
Collier,
Colville,
Conner,
Cook,
Corbin,
Crawford,
Crockett,
Crum,
Curran,
Curry, A. E.,
Curry, R.,
Davis, D. F.,
Davis, J. T.,
Day,
Dewey,
Diehm,
Di Lemmo,

Dithrich,
Donneley,
Dunn,
Ehrhardt,
Ephraim,
Evans, S. J.,
Finney,
Fitzgibbon,
Flynn,
Foster,
Fox, A. R. B.,
Fox, I. M.,
Franklin,
Gans,
Glass,
Goehring,
Golder,
Graham,
Griest,
Haines,
Haideman,
Hamilton, J.,
Hamilton, W. J.,
Harer,
Harvey,
Heffernan,
Hess,
Heyburn,
Hickernell,
Hollingsworth,
Horne,
Hough,
Hutchison,
Ingham,
Jennings,
Jordan,
Kantner,
Kennedy,
Kinsman,
Krause, T. S.,
Krause, W.,
Kunkle,
Lafferty,

Lauler,
Levis,
MacCallum,
Magill,
Mallery,
Mangan,
Marcus,
Marshall,
Martin,
McCaig,
McCurdy,
McGeary,
McIntyre,
McKim,
McVicar,
Mehring,
Michel,
Miller, A. D.,
Miller, C. G.,
Miller, D. L.,
Miller, D. D.,
Millin,
Milner,
Morgan,
Murphy,
Nearby,
Norton,
Palmer,
Patterson,
Phillips,
Pidgeon,
Pike,
Powell,
Quigley,
Ramsey,
Reber, C. A.,
Reber, H. F.,
Ringler,
Rinn,
Robertson,
Rorke,

Rothenberger,
Ruddy,
Sarig,
Schaaffer,
Schilling,
Shaffer,
Shellenberger,
Showalter,
Simpson,
Sinclair,
Smith, E. R.,
Smith, F. L.,
Snyder,
Soffel,
Sowers,
Stadtlander,
Stark,
Statler,
Steedle,
Stevenson,
Stott,
Sullivan,
Todd,
Trach,
Vickerman,
Wagner,
Walker, J. A.,
Wallace, R. L.,
Wallace, W. T.,
Wells,
Wettach,
Whiteman,
Willert,
Williams,
Willson,
Wood,
Woodruff,
Wynne,
Zanders,
Zimmerman,
Spangler,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 752 (Senate Bill No. 94), entitled

An Act fixing the pay of election officers and clerks.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—167.

Alexander,
Allum,
Armstrong,
Baldi,
Baldrige,
Barnhart,
Beckley,
Benchoff,
Bennett,
Benninger,
Bidelspacher,
Bigler,
Blank,
Bower,
Brady,
Brendle,
Brislin,
Brooks,
Bungard,
Campbell,
Catlin,
Clutton,
Coldsmith,
Collier,
Colville,
Comer,
Conner,
Corbin,
Cox,
Crawford,
Curran,
Curry, R.,
Davis, D. F.,
Davis, J. T.,
Day,
Dewey,
Dilshimer,
Dithrich,

Donneley,
Drinkhouse,
Ehrhardt,
Evans, J. T.,
Finney,
Fitzgibbon,
Flynn,
Foster,
Fox, A. R. B.,
Fox, I. M.,
Franklin,
Glass,
Goehring,
Golder,
Griest,
Griffith,
Haines,
Hamilton, J.,
Hamilton, W. J.,
Hampson,
Harvey,
Helt,
Hess,
Hickernell,
Hoffman,
Horne,
Hough,
Huntington,
Hutchison,
Ingham,
Jennings,
Jordan,
Kennedy,
Kinsman,
Kooser,
Krause, T. S.,
Krause, W.,
Kunkle,
Lanius,
Lauler,

Levis,
MacCallum,
Magill,
Mallery,
Marcus,
Marshall,
Martin,
McCurdy,
McGeary,
McIntyre,
McKay,
McKim,
McVicar,
Michell,
Millar,
Miller, A. D.,
Miller, C. G.,
Miller, D. L.,
Millin,
Morgan,
Murphy,
Nearby,
North,
Norton,
Palmer,
Patterson,
Perry,
Phillips,
Pidgeon,
Pike,
Powell,
Quigley,
Ramsey,
Reber, C. A.,
Reber, H. F.,
Rhoads,
Ringler,
Rinn,

Robertson,
Rorke,
Ruddy,
Schaaffer,
Schilling,
Scott,
Shellenberger,
Shunk,
Simpson,
Smith, E. R.,
Smith, F. L.,
Snowden,
Snyder,
Soffel,
Sowers,
Sprowls,
Stark,
Statler,
Steedle,
Sterling,
Stott,
Todd,
Trach,
Vickerman,
Wagner,
Walker, G. T.,
Walker, J. A.,
Wallace, R. L.,
Wells,
West,
Whiteman,
Willson,
Woner,
Wood,
Wynne,
Zanders,
Zimmerman,
Spangler,
Speaker.

NAYS—7.

Crum,
Showalter,

Stevenson,
Sweetzer,

Wallace, W. T.,
Williams,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 857 (Senate Bill No. 116), entitled

An Act declaring it a misdemeanor for any maker or drawer with intent to defraud to make or draw or utter or deliver any check draft or order when such person has not sufficient funds in or credit with the depository upon which the same is drawn

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. DITHRICH. Mr. Speaker, I move that further consideration of this bill be postponed for the present.

Mr. BALDRIGE. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 755 (Senate Bill No. 208), entitled

An Act requiring assessors and assistant assessors for county purposes in cities of the third class to keep an account of days actually employed and make return thereof to the county commissioners and fixing their compensation

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—172.

Alexander,
Allum,

Dithrich,
Donneley,

Lafferty,
Lauler,

Schilling,
Scott,

Armstrong,	Dunn,	Levis,	Shaffer,
Baldi,	Ehrhardt,	MacCallum,	Shellenberger,
Baldrige,	Ephraim,	Magill,	Showalter,
Barnhart,	Evans, S. J.,	Mallery,	Shunk,
Bechtold,	Finney,	Mangan,	Simpson,
Beckley,	Fitzgibbon,	Marcus,	Sinclair,
Bell,	Foster,	Marshall,	Smith, E. R.,
Benchoff,	Fowler,	Martin,	Smith, F. L.,
Bennett,	Fox, A. R. B.,	McCaig,	Snyder,
Bidelspacher,	Fox, I. M.,	McCurdy,	Soffel,
Bigler,	Franklin,	McIntyre,	Sowers,
Blank,	Glass,	McKim,	Sprohls,
Bower,	Goehring,	McVicar,	Stadtlander,
Bowman,	Golder,	Michel,	Statler,
Brendle,	Goodnough,	Miller,	Steedle,
Brislin,	Griest,	Miller, C. G.,	Sterling,
Brooks,	Griffith,	Miller, D. I.,	Stett,
Bucher,	Haines,	Miller, D. D.,	Sweitzer,
Bungard,	Haldeman,	Millin,	Todd,
Campbell,	Hamilton, W. J.,	Milner,	Trach,
Clements,	Hampson,	Morgan,	Uish,
Clutton,	Harer,	Murphy,	Vickerman,
Coldsmith,	Harvey,	Neary,	Wagner,
Colville,	Heffernan,	North,	Walker, J. A.,
Comer,	Hess,	Norton,	Wallace, R. L.,
Conner,	Heyburn,	Patterson,	Wallace, W. T.,
Cook,	Hickernell,	Perry,	Wells,
Corbin,	Hollingsworth,	Phillips,	Wettach,
Crawford,	Horne,	Pidgeon,	Whiteman,
Crockett,	Hough,	Pike,	Willert,
Crum,	Huntington,	Powell,	Williams,
Curran,	Hutchison,	Quigley,	Willson,
Curry, A. E.,	Ingham,	Ramsey,	Woner,
Davis, D. F.,	Jennings,	Reber, C. A.,	Wood,
Davis, J. T.,	Jordan,	Rhoads,	Woodruff,
Davis, W.,	Kennedy,	Ringler,	Wynne,
Dawson,	Kusman,	Rinn,	Zanders,
Dewey,	Kooser,	Robertson,	Zimmerman,
Diehm,	Krause, T. S.,	Rorke,	Ruddy,
Di Lemmo,	Krause, W.,	Sarig,	Spangler,
	Krugh,		Speaker.
	Kunkle,		

YAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

SENATE MESSAGE.

AMENDED SENATE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate Bill numbered and entitled as follows:

Senate Bill No. 25.

An Act amending section five hundred and fifteen of an act approved May eighteenth Anno Domini one thousand nine hundred and eleven (Pamphlet Laws Three Hundred and Nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" so as to remove the prohibition against levying of taxes or incurring of debts for certain purposes while any proceeding for a change of boundary lines affecting any school district is pending.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives, as follows:

In the House of Representatives, March 13, 1919.

Resolved (if the Senate concur), That the concurrent resolution of February nineteenth, one thousand nine hundred and nineteen, authorizing the chief clerk of the House of Representatives to draw his requisition on the Department of Printing and Binding to have printed by the State Printer, ten thousand copies of the report of the Health Insurance Commission, be recalled from the Governor for the purpose of amendment.

SENATE MESSAGE.

The Clerk of the Senate being introduced, returned resolution from the House of Representatives with its acceptance as follows:

In the House of Representatives, March 18, 1919.

Resolved, That the Members of the House of Representatives hereby respectfully extend to the Members of the Senate of Pennsylvania an invitation to attend the concert of the Phila-

delphia Orchestra, to be held in the Hall of the House of Representatives Wednesday afternoon, March nineteenth, one thousand nine hundred and nineteen.

Resolved, That a copy of this resolution be sent to the Senate of Pennsylvania.

I do hereby certify that the foregoing is a true and correct copy of a resolution passed in the House of Representatives on the 18th day of March, A. D. 1919.

THOMAS H. GARVIN,

Chief Clerk of the House of Representatives.

I do hereby certify that the following resolution was read in the Senate this 18th day of March, A. D. 1919 and on motion, the invitation contained therein was accepted unanimously and with thanks.

W. P. GALLAGHER,

Chief Clerk of the Senate.

The SPEAKER. In connection with the resolution just read, the Chair wishes to announce he feels the members of the House, in the event they desire to attend, and probably a great many of the members of the House do desire to attend the concert tomorrow afternoon, that special reservation should be made for the members, and he shall so direct the Sergeant-at-Arms.

SENATE MESSAGE.

HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 586.

An Act validating all decrees of divorce granted by virtue of and pursuant to an act approved the twenty-fifth day of June one thousand eight hundred and ninety-five (Pamphlet Laws three hundred eight) entitled "An Act amending section three of an act entitled 'An Act concerning divorces' approved the eighth day of May one thousand eight hundred and fifty-four enlarging the same so as to include indignities to the person of the husband" wherein the decree of divorce shall be silent as to support or alimony and the court shall not have allowed any alimony or support to the wife nor in any manner determined the right of the wife thereto.

With the information that the Senate has passed the same without amendment.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 513.

An Act making an appropriation for the Dixmont Hospital for the Insane.

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk than read the amendments as follows:

Amend section 1, page 1, line 4, by inserting after the word "of" the words "eighty thousand (\$80,000)."

Amend section 1, page 1, lines 8 and 9, by striking out the words "and operation."

Amend section 1, page 1, line 9, by inserting after the word "from" the word "June."

On the question,

Will the House concur in the amendments made by the Senator?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—180.

Alexander,	Donneley,	Kunkle,	Ruddy,
Allum,	Drinkhouse,	Lafferty,	Sarig,
Armstrong,	Dunn,	Lamus,	Schaeffer,
Baldi,	Ehrhardt,	Lauler,	Schilling,
Baldrige,	Ephraim,	Levis,	Scott,
Barnhart,	Evans, J. T.,	Magill,	Shaffer,
Bechtold,	Finney,	Mallery,	Shellenberger,
Beckley,	Fitzgibbon,	Mangan,	Showalter,
Bell,	Flynn,	Marcus,	Shunk,

Benchoff,	Fowler,	Marshall,	Simpson,
Bennett,	Fox, A. R. B.,	Martin,	Sinclair,
Bidelspacher,	Fox, I. M.,	McCaig,	Smith, E. R.,
Bigler,	Franklin,	McCurdy,	Smith, F. I.,
Blank,	Gans,	McGeary,	Snowden,
Boland,	Glass,	McKay,	Snyder,
Bowman,	Goehring,	McKim,	Soffel,
Brady,	Gold,	McVicar,	Sprolows,
Brendle,	Goodnough,	Michel,	Stadtlander,
Brislin,	Graham,	Miller,	Stark,
Brooks,	Griffith,	Miller, A. D.,	Statler,
Bucher,	Haines,	Miller, C. G.,	Steedle,
Bungard,	Haldeman,	Miller, D. I.,	Sterling,
Campbell,	Hamilton, J.,	Miller, D. D.,	Stott,
Clements,	Hamilton, W. J.,	Millin,	Sullivan,
Clutton,	Hampson,	Miller,	Sweitzer,
Coldsmith,	Harer,	Morgan,	Todd,
Collier,	Harvey,	Murphy,	Trach,
Colville,	Heffernan,	Neary,	Ush,
Comer,	Helt,	North,	Vickerman,
Conner,	Hess,	Norton,	Walker, G. T.,
Cook,	Heyburn,	Palmer,	Walker, J. A.,
Cox,	Hickernell,	Patterson,	Wallace, R. I.,
Crawford,	Hollingsworth,	Perry,	Wallace, W. T.,
Crockett,	Horne,	Phillips,	Wells,
Curran,	Hough,	Pidgeon,	West,
Curry, A. E.,	Huntington,	Pike,	Whiteinan,
Curry, R.,	Hutchison,	Powell,	Willert,
Davis, D. F.,	Ingham,	Quigley,	Williams,
Davis, J. T.,	Jennings,	Ramsey,	Wilson,
Davis, W.,	Jones,	Reber, H. F.,	Woner,
Dawson,	Jordan,	Rhoads,	Wood,
Day,	Kantner,	Rinn,	Woodruff,
Dewey,	Kennedy,	Robertson,	Zanders,
Diehm,	Kinsman,	Rorke,	Zimmerman,
Dilshelmer,	Krause, T. S.,	Rothenberger,	Spangler,
Dithrich,	Krause, W.,		Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

BILLS SIGNED BY SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

House Bill No. 243.

An Act to quiet the title to real estate and to enable citizens of the United States and corporations authorized to hold real estate within this Commonwealth to hold and convey title to real estate which has been formerly held by or for corporations not authorized by law to hold the same

House Bill No. 631.

An Act to amend section two of the act approved the fifth day of March one thousand nine hundred and six Pamphlet Laws eighty-three) entitled "An Act to regulate and improve the civil service of the cities of the first class in the Commonwealth of Pennsylvania making violation of its provisions to be a misdemeanor and providing penalties for violations thereof"

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 425.

An Act making a deficiency appropriation to the State Hospital of Coal Dale Coal Dale Schuylkill County Pennsylvania

With the information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment. The Clerk then read the amendment as follows:

Amend section one line eight after the word "maintenance" by striking out the words "and operation."

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—175.

Alexander,	Dewey,	Kantner,	Sarig,
Allum,	Diehn,	Kinsman,	Schaeffer,
Armstrong,	Di Lemmo,	Kooser,	Schilling,
Baldi,	Dilshelmer,	Krause, T. S.,	Scott,
Baldrige,	Dithrich,	Krause, W.,	Shaffer,
Barnhart,	Drinkhouse,	Kunkle,	Shellenberger,
Bechtold,	Dunn,	Lafferty,	Showalter,
Beckley,	Ehrhardt,	Lanuis,	Shunk,
Bell,	Ephraim,	Levis,	Sinclair,
Benchoff,	Evans, J. T.,	Magill,	Smith, E. R.,
Bennett,	Finney,	Marcus,	Smith, F. I.,
Benninger,	Fitzgibbon,	Marshall,	Snowden,
Bidelspacher,	Flynn,	McCaig,	Snyder,
Bigler,	Foster,	McGeary,	Sowers,
Blank,	Fowler,	McKay,	Sprolows,
Boland,	Fox, A. R. B.,	McKim,	Stadlander,
Bower,	Fox, I. M.,	McVicar,	Stark,
Bowman,	Franklin,	Michel,	Statler,
Brady,	Gans,	Miller, A. D.,	Steedle,
Brendle,	Glass,	Miller, C. G.,	Sterling,
Brislin,	Goehring,	Miller, D. I.,	Stevenson,
Brooks,	Gold,	Miller, D. D.,	Sullivan,
Bucher,	Goodnough,	Millin,	Sweitzer,
Bungard,	Graham,	Morgan,	Todd,
Campbell,	Griest,	Murphy,	Trach,
Catlip,	Griffith,	Neary,	Ush,
Clements,	Haldeman,	North,	Vickerman,
Clutton,	Hamilton, J.,	Palmer,	Wagner,
Coldsmith,	Hamilton, W. J.,	Patterson,	Walker, G. T.,
Collier,	Hampson,	Perry,	Walker, J. A.,
Colville,	Harer,	Phillips,	Wallace, W. T.,
Comer,	Helt,	Pike,	Wells,
Cook,	Hess,	Powell,	West,
Corbin,	Heyburn,	Quigley,	Wetrach,
Cox,	Hickernell,	Ramsey,	Willert,
Crawford,	Hoffman,	Reber, C. A.,	Williams,
Crockett,	Hollingsworth,	Reber, H. F.,	Willson,
Crum,	Hough,	Rhoads,	Woner,
Curry, A. E.,	Huntington,	Ringler,	Wood,
Curry, R.,	Hutchison,	Rinn,	Woodruff,
Davis, J. T.,	Ingham,	Robertson,	Wynne,
Davis, W.,	Jennings,	Rorke,	Zanders,
Dawson,	Jones,	Rothenberger,	Zimmerman,
Day,	Jordan,	Ruddy,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment concurred in.

Ordered, That the Clerk inform the Senate accordingly.

ADJOURNMENT.

Mr. RAMSEY. Mr. President, I move this House do now adjourn.

The motion was agreed to, and (at 6:10 o'clock P. M.) the House adjourned until tomorrow morning at 10:30 o'clock.

Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., WEDNESDAY, MARCH 19, 1919.

No. 27.

HOUSE OF REPRESENTATIVES.

WEDNESDAY, March 19, 1919.

The House met at 10:30 o'clock A. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

O Thou God of law and of right, who didst first send forth in thunder tones from the rugged heights of Sinai, Thine own inviolable will, grant, we pray Thee, that we may ever hold before us as model and guide those truths which Thou hast given unto us and which dare not be broken with impunity. Grant unto us, we pray Thee, that in all of our doings we may look unto Thee, Thou who hast given us truth and justice as it cannot be found elsewhere, and may never violent hands be laid upon Thine own great code. Help us, if ever prompted for greed or glory, to turn away therefrom, to remember the melancholy marks of history where they who have defied Thee have fallen by the way; and may these lawmakers humbly bow before Thee, the great Lawmaker, and have their wills at all times brought in submission and harmony to Thy divine will. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. Colville, the further reading was dispensed with and the Journal was approved.

PETITIONS PROTESTING AGAINST THE PASSAGE OF THE RORKE AND POWELL BILLS TO REPEAL AND AMEND THE BLUE LAW OR SUNDAY LAW.

Mr. MARTIN presented resolutions of the Second United Presbyterian Church of Wilkinsburg, the Trinity Reformed Church of Wilkinsburg, the South Avenue M. E. Church of Wilkinsburg, and the petition of numerous citizens of Allegheny County protesting against the passage of the Rorke Bill and the Powell Bill to amend and repeal the Sunday Law or Blue Law.

The SPEAKER presented communications from the First Baptist Church of New Kensington, the Presbyterian Church of Parnassus and of the Tri-Boro Ministerium of New Kensington, Parnassus and Arnold, Pa., protesting against the passage of House Bill No. 94 to repeal the Sabbath Laws, House Bill No. 308 to legalize fishing on Sunday, and House Bill No. 263 to legalize concerts, moving picture shows, etc., on the Sabbath.

All of which were referred to the Committee on Law and Order.

BILLS INTRODUCED AND REFERRED.

By Mr. ARTHUR R. B. FOX. House Bill No. 972.

An Act to prohibit traffic in intoxicating liquor for beverage purposes and to provide for the manufacture and distribution of intoxicating liquor for permitted purposes only, and containing certain provisions for the enforcement of such prohibition; and prohibiting certain advertising, and advertisements pertaining to the liquor traffic.

Referred to the Committee on Law and Order.

By Mr. RAMSEY. House Bill No. 973.

A joint resolution proposing an amendment to section one article eight of the Constitution of Pennsylvania.

Referred to the Committee on Judiciary General.

By Mr. STEEDLE. House Bill No. 974.

An Act to amend section three of the act approved the sixth day of April, one thousand nine hundred eleven (Pamphlet Laws fifty-one), entitled "An Act providing for the protection of the public health and the prevention of fraud and deception, by prohibiting the sale, the offering for sale or exposing for sale, or the having in possession with intent to sell, of adulterated or deleterious sausage; defining sausage; and prescribing the penalty for the violation thereof."

Referred to the Committee on Public Health and Sanitation.

By Mr. EHRHARDT. House Bill No. 975.

An Act making an appropriation for the Associated Charities and Humane Society, of Lackawanna County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. McINTYRE. House Bill No. 976.

An Act directing the Public Service Commission to appoint appraisers to fix the physical value of the lines, rolling-stock and other equipments of Street Railway Corporations, operating in this State, empowering the commission to enforce the purchase and elimination of all fictitious non-earning stock that may have been issued in excess of the physical valuation of any such corporation's plant accessories thereto, making an appropriation to cover the expense of such appraisement and fixing a penalty for violation of this act.

Referred to the Committee on Manufactures.

By Mr. FOWLER. House Bill No. 977.

An Act making an appropriation to Saint Patrick's Orphan Asylum, of Scranton, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. CORBIN. House Bill No. 978.

An Act relating to exhibitions by certain poultry associations; providing State aid for the payment of premiums on exhibits, the regulating the payment thereof.

Referred to the Committee on Appropriations.

By Mr. DAWSON. House Bill No. 979.

An Act making an appropriation to the House of Good Shepherd, Scranton, Lackawanna County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. GANS. House Bill No. 980.

An Act fixing the salaries of certain clerks in the office of the recorder of deeds in counties having a population of one million five hundred thousand inhabitants or over.

Referred to the Committee on Judiciary Special.

By Mr. CHARLES A. REBER. House Bill No. 981.

An Act to amend section two thousand one hundred and one of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions

by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. JAMES A. WALKER. House Bill No. 983.

An Act making an appropriation to The Teachers' Institute of the city and county of Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. JAMES A. WALKER. House Bill No. 984.

An Act making an appropriation to The Teachers' Annuity and Aid Association of the city of Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. BIGLER. House Bill No. 985.

An Act to amend section one thousand six hundred and one of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. ROBERT L. WALLACE. House Bill No. 986.

An Act providing for the establishment of Auxiliary State Game Preserves.

Referred to the Committee on Game.

By Mr. MAGILL. House Bill No. 987.

An Act to repeal the act approved the twenty-sixth day of March, one thousand eight hundred seventy-three (P. L. 419), entitled "An Act relating to the fees of the sheriff of Franklin County."

Referred to the Committee on Judiciary Local.

By Mr. DRINKHOUSE. House Bill No. 988.

An Act making an appropriation to the Hospital of the Woman's Medical College of Philadelphia, Pennsylvania, for use in the Hospital Department.

Referred to the Committee on Appropriations.

By Mr. DRINKHOUSE. House Bill No. 989.

An Act making an appropriation to the National Stomach Hospital, of Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. GOLDER. House Bill No. 990.

An Act to amend section twenty-two of the act approved the third day of May, one thousand nine hundred seventeen (P. L. 113), entitled "An act providing for the organization, government, discipline, maintenance, and regulation of the armed land forces of this Commonwealth."

Referred to the Committee on Military.

By Mr. GOLDER. House Bill No. 991.

An Act making burial or cemetery companies subject to and liable for certain taxes; and removing exemptions from taxation from all places of burial and cemeteries.

Referred to the Committee on Ways and Means.

By Mr. BALDRIGE. House Bill No. 992.

An Act to amend section two of an act approved the ninth day of April, one thousand nine hundred and fifteen, (P. L. 73), entitled "An act to provide for the better protection and preservation of deer and elk, squirrels, and certain birds classed as game-birds, within the Commonwealth; providing a method through which certain lands in the Commonwealth may be closed to hunting for a term of years; and prescribing penalties for violation of its several provisions."

Referred to the Committee on Game.

By Mr. POWELL. House Bill No. 993.

An Act to amend section thirteen of an act approved the seventh day of June, one thousand nine hundred and seventeen, (P. L. 572), entitled "An act to provide for the protection and preservation of game, game-quadrupeds, and game-birds, and song and insectivorous and other wild birds, and prescribing penalties for violation of its several provisions."

Referred to the Committee on Game.

By Mr. MacCALLUM. House Bill No. 994.

An Act making an appropriation to the Florence Crittenton Circle of Wilkes-Barre.

Referred to the Committee on Appropriations.

By Mr. BOWMAN. House Bill No. 995.

An Act to amend section one of an act approved the twenty-second day of July, one thousand nine hundred and thirteen, (P. L. 948), entitled "An act establishing certain public roads as State Highways, and providing for their construction and maintenance at the expense of the Commonwealth."

Referred to the Committee on Public Roads.

By Mr. BALDRIGE. House Bill No. 996.

An Act to amend sections eight and nine of an act approved the seventh day of June, one thousand nine hundred seventeen (P. L. 429), entitled, "An Act relating to the descent and distribution of the real and personal property of persons dying intestate; and to provide for the recording and registering of the decrees of the orphans' court in connection therewith, and the fees therefor."

Referred to the Committee on Judiciary Local.

By Mr. GOLDER. House Bill No. 997.

An Act regulating the sale of theatre tickets and providing penalties.

Referred to the Committee on Ways and Means.

By Mr. FOWLER. House Bill No. 998.

An Act making it not to be unlawful for men and women to organize to carry out collectively any purpose not illegal when done singly, denying a judge, or judges, the right to issue an injunction in a labor dispute, unless to prevent irreparable injury to property, to prevent picketing, exclusive dealing, payment of strike, or other benefits, and providing that no person shall be indicted, or tried, in any court for entering into any agreement between themselves with a view to lessening the hours of labor, increasing wages, or bettering the conditions of workmen.

Referred to the Committee on Manufactures.

By Mr. FOWLER. House Bill No. 999.

An Act to regulate advertisements and solicitations for employees during strikes or lockouts or other labor disputes.

Referred to the Committee on Manufactures.

By Mr. SPANGLER. House Bill No. 1000.

An Act to amend sections eighteen and nineteen of an act approved the eleventh day of July, one thousand nine hundred and seventeen (P. L. 818), entitled "An Act relating to dogs, and the protection of livestock and poultry from damage by dogs; providing for the licensing of dogs; regulating the keeping of dogs, and authorizing their destruction in certain cases; providing for the protection of licensed dogs, and for dogs temporarily imported for trial, show, and breeding purposes; prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners; providing for the assessment of damages done by dogs, and payment thereof by the proper county to the owners of livestock and poultry, and of damages to licensed dogs; imposing powers and duties on certain State, county, city, borough, town, and township officers and employees, and on city councils of cities of the first and second class; and providing penalties."

Referred to the Committee on Judiciary Special.

By Mr. DRINKHOUSE. House Bill No. 1001.

An Act making an appropriation to the Woman's Hospital of Philadelphia.

Referred to the Committee on Appropriations.

By Mr. EHRHARDT. House Bill No. 1002.

An Act providing for the erection of Memorial Halls at the county-seats in the different counties of Pennsylvania; authorizing and directing the county commissioners of such counties,

upon petition of at least fifty citizens, approved by two successive grand juries and the court of quarter sessions, to purchase a plot of ground in such county-seat and erect thereon a Memorial Hall, in honor of the soldiers, sailors, and marines from such county who served in the army or navy in the War with Germany and Austria-Hungary; and authorizing the levying of a tax to raise a fund to pay the purchase money of the ground and the expense of the erection of a Memorial Hall.

Referred to the Committee on Judiciary Special.

By Mr. HEYBURN. House Bill No. 1003.

An Act providing a closed season on sturgeon or mormoose in the Delaware River and Bay, and the tributaries thereof, upon the passage of similar legislation by certain States.

Referred to the Committee on Fisheries.

By Mr. WILLERT. House Bill No. 1004.

An Act authorizing county commissioners of certain counties to appoint county engineers and to fix their compensation; and prescribing the duties of such engineers.

Referred to the Committee on Manufactures.

By Mr. INGHAM. House Bill No. 1015.

An Act to establish as a State Highway a certain section of public road in the counties of Wyoming, Sullivan and Lycoming.

Referred to the Committee on Public Roads.

By Mr. INGHAM. House Bill No. 1016.

An Act to enable county commissioners to abolish election districts which have become useless and burdensome.

Referred to the Committee on Elections.

By Mr. INGHAM. House Bill No. 1017.

An Act to establish as a State Highway a certain section of public road in the counties of Sullivan and Bradford.

Referred to the Committee on Public Roads.

By Mr. McVICAR. House Bill No. 1018.

An Act authorizing fifty per centum of the registration and license fees paid by persons residing within the several boroughs for the registration of motor vehicles and drivers' licenses to be returned to the various boroughs, for the purpose of constructing, repairing, maintaining and improving certain highways therein; providing the manner in which the same shall be returned; and imposing certain duties and conditions upon such boroughs in relation thereto.

Referred to the Committee on Public Roads.

By Mr. GOLDER. House Bill No. 1019.

An Act reorganizing the Adjutant General's Department designating the officers and employes thereof and fixing the salaries of each.

Referred to the Committee on Military.

By Mr. RORKE. House Bill No. 1020.

An Act to amend the third and fourth sections of an act entitled "An Act relating to Sheriff's and Coroner's deeds approved the 22nd day of April, Anno Domini one thousand nine hundred and five (1905)."

Referred to the Committee on Judiciary Special.

By Mr. RORKE. House Bill No. 1021.

An Act conferring upon all courts the authority and power to issue writs, processes and so forth and apply such remedies and relief as is voted in courts of co-ordinate jurisdiction.

Referred to the Committee on Judiciary Special.

By Mr. JAMES A. WALKER. House Bill No. 1022.

An Act to provide for the licensing and regulation of public dance halls and ball rooms and for the regulation and supervision of public dances and balls, in cities of the first, second and third classes.

Referred to the Committee on Ways and Means.

By Mr. VICKERMAN. House Bill No. 1023.

An Act authorizing the council of any borough in which an unimproved portion of a State Highway is located to enter into an agreement with the State Highway Commissioner for the improvement or reconstruction of the same.

Referred to the Committee on Public Roads.

By Mr. SINCLAIR. House Bill No. 1024.

An Act to amend section one and section seven of an act approved the fourth day of June one thousand nine hundred and fifteen entitled an act to provide revenue by imposing a State tax upon sales or agreements to sell or memoranda of sales of stock, and upon deliveries of transfers of shares or certificates of stock in domestic and foreign corporations, co-partnership associations, and joint-stock associations; providing the manner of collecting such tax, and prescribing penalties, and repealing all acts or parts of acts inconsistent therewith.

Referred to the Committee on Ways and Means.

By Mr. STEEDLE. House Bill No. 1031.

An Act to amend clause (e) of section three hundred and six of an act approved the second day of June, one thousand nine hundred and fifteen, (P. L. 736), entitled "An Act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment; establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder."

Referred to the Committee on Public Health and Sanitation.

SENATE MESSAGE.

SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows:

Senate Bill No. 206 (House Bill No. 982).

An Act authorizing corporations incorporated for certain purposes under the laws of any other State of the United States to acquire erect and maintain buildings and manufacturing establishments and to take hold mortgage lease and convey real estate necessary and proper for such corporate purposes.

Referred to the Committee on Manufactures.

Senate Bill No. 464 (House Bill No. 1005).

A joint resolution authorizing action by the authorities of this Commonwealth to prevent discrimination against the citizens of this Commonwealth in the use of natural gas which would result from the law recently enacted by the State of West Virginia.

Referred to the Committee on Manufactures.

Senate Bill No. 422 (House Bill No. 1006).

An Act authorizing companies incorporated to supply light heat and power or either of them by electricity to merge and consolidate with motor power or street railway companies.

Referred to the Committee on Manufactures.

Senate Bill No. 343 (House Bill No. 1007).

An Act relating to the consideration upon appeal by the Supreme and Superior Courts of testimony taken in proceedings in courts of record and providing for the making of such testimony a part of the records.

Referred to the Committee on Judiciary Special.

Senate Bill No. 324 (House Bill No. 1008).

An Act to appoint the Philadelphia National Bank of Philadelphia loan and transfer agent of the Commonwealth of Pennsylvania succeeding the Farmers and Mechanics National Bank in liquidation.

Referred to the Committee on Banks and Banking.

Senate Bill No. 266 (House Bill No. 1009).

An Act providing a fixed charge on lands acquired by the State to be held as State Forests and the distribution of the same for county purposes within the counties where State Forests are located.

Referred to the Committee on Forestry.

Senate Bill No. 183 (House Bill No. 1010).

An Act investing the several courts of common pleas of the Commonwealth with power and authority to determine and decree the invalidity of any marriage contract heretofore entered into by parties either of whom may be resident of the Commonwealth by reason of the insanity or weak-mindedness of either party to said contract at the time it was entered into.

Referred to the Committee on Judiciary General.

Senate Bill No. 154 (House Bill No. 1011).

An Act providing for the control and eradication of the European wart disease of the potato imposing certain powers and duties upon the Department of Agriculture providing penalties and making an appropriation.

Referred to the Committee on Agriculture.

Senate Bill No. 113 (House Bill No. 1012).

An Act to amend sections four and five of an act approved the second day of April one thousand eight hundred and sixty-eight (Pamphlet Laws three) entitled "An Act to ascertain and appoint the fees to be received by the several officers of this Commonwealth."

Referred to the Committee on Judiciary General.

Senate Bill No. 7 (House Bill No. 1013).

An Act prescribing the sureties to be furnished on all their official bonds by the county treasurers of the several counties of this Commonwealth and providing for the payment of the premiums on said bonds.

Referred to the Committee on Judiciary Local.

Senate Bill No. 6 (House Bill No. 1014).

An Act constituting the county commissioners county controller and county treasurer in any county having a population of more than one hundred thousand and less than seven hundred thousand inhabitants and to require depositories of county funds and to fix the rate of interest to be paid to the county by such depositories.

Referred to the Committee on Judiciary Local.

Senate Bill No. 105. (House Bill No. 1025).

An Act amending section five of an act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws seventy-eight) entitled "An Act to regulate nomination and election expenses and to require accounts of nomination and election expenses to be filed and providing penalties for the violation of this act."

Referred to the Committee on Elections.

Senate Bill No. 108. (House Bill No. 1026).

An Act to amend section two thousand thirty-four of article twenty of an act entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" approved the eighteenth day of May one thousand nine hundred and eleven by authorizing and empowering the State Board of Education to make purchases and sales of real estate or other property for normal schools purchased by the State and prescribing the disposition of the proceeds of any such sales.

Referred to the Committee on Education.

Senate Bill No. 143. (House Bill No. 1027).

An Act to amend the first section of an act approved the ninth day of April Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws one hundred and eleven) entitled "An Act to provide for the immediate printing and distributing of advance sheets of the Laws of this Commonwealth as they are enacted from time to time to persons making application therefor and to certain officials" so as to include members of the General Assembly.

Referred to the Committee on Judiciary General.

Senate Bill No. 157. (House Bill No. 1028).

An Act to further amend section two of an act approved the third of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An Act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire-escapes fire-extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same."

Referred to the Committee on Manufactures.

Senate Bill No. 351 (House Bill No. 1029).

An Act authorizing churches cemetery companies and burial associations to lease or convey certain coal and other minerals providing for the use and expenditure of the funds derived therefrom and for the support of the overlying surface.

Referred to the Committee on Counties and Townships.

Senate Bill No. 295 (House Bill No. 1030).

An Act to amend section one of an act approved the twenty-third day of February one thousand eight hundred and seventy (Pamphlet Laws two hundred twenty-six) entitled "An Act to ascertain and appoint the fees to be received by the coroner in the county of Erie."

Referred to the Committee on Counties and Townships.

REPORTS FROM COMMITTEES.

Mr. HICKERNEILL, from the Committee on Judiciary General, reported as amended, House Bill No. 835, entitled

A supplement to an act approved the second day of May, one thousand eight hundred and ninety-nine, (P. L. 184), entitled "An Act to provide revenue by imposing a mercantile license tax on venders of or dealers in goods, wares and merchandise, and providing for the collection of said tax," provided for the appointment of and the fixing of salaries of mercantile appraisers in certain counties, and providing for the disposition of moneys collected as fees for mercantile appraisers.

Mr. McINTYRE, from the Committee on Counties and Townships, reported as committed, House Bill No. 911, entitled

An Act relating to attorneys' or solicitors' fees for filing municipal liens in boroughs and townships of the first class.

Mr. McKAY, from the Committee on Counties and Townships, reported as committed, House Bill No. 55, entitled

An Act to repeal the act approved the fifth day of July, one thousand nine hundred and seventeen, (P. L. 666), entitled "An Act relating to tax assessment returns in certain counties."

Mr. BOWMAN, from the Committee on Counties and Townships, reported as committed, House Bill No. 925, entitled

An Act to amend an act approved the sixth day of July, one thousand nine hundred and seventeen, (P. L. 747), entitled "An Act requiring all counties, cities, boroughs, townships, school districts, and other municipalities and incorporated districts, to sell any bonds or other securities issued by them to the highest responsible bidder, after due public notice," regulating the publication of such notices and the manner of receiving, opening and announcing bids and providing that securities sold in violation of the act shall be void.

Mr. POWELL, from the Committee on Counties and Townships, reported as committed, House Bill No. 927, entitled

An Act to amend section two thousand six hundred and twenty-four of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," as amended.

Mr. KENNEDY, from the Committee on Judiciary Local, reported with a negative recommendation, House Bill No. 898, entitled

An Act to amend sections one and two of an act approved the first day of June, one thousand nine hundred and fifteen, (P. L. 706), entitled "An Act requiring the county commissioners to provide, at the expense of the county, a telephone, typewriter, and stenographer for the use of the county superintendent of schools," by requiring the county commissioners to furnish such other equipment as the county superintendent may require.

Mr. HOFFMAN, from the Committee on Banks and Banking, reported as committed, House Bill No. 281, entitled

An Act to amend sections one, two and three of the act entitled "An Act regulating the business of loaning money in sums of three hundred (\$300) dollars or less, either with or without security to individuals pressed by lack of funds to meet immediate necessities; fixing the rate of interest and charges therefor; requiring the licensing of lenders; and prescribing penalties for the violation of this act."

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives, as follows:

In the House of Representatives, Mar. 17, 1919.
Resolved (if the Senate concur) That House Bill No. 83, entitled "An Act making an appropriation to the Trustees of the State Hospital of Nanticoke, Luzerne County, Pennsylvania" be recalled from the Governor for the purpose of amendment.

LEAVE OF ABSENCE.

Mr. WONER asked an obtained leave of absence for Mr. Barnhart.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 506, entitled

An Act to amend section six hundred two of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section six hundred two of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 602 In order to comply with the provisions of this act and subject to the conditions thereof the board of school directors of each district is hereby vested with the necessary power and authority to acquire in the name of the district by purchase lease gift devise agreement condemnation or otherwise any and all such real estate either vacant or occupied as the board of school directors may deem necessary to furnish suitable sites for school buildings and play grounds for said district or to enlarge the grounds of any school property held by such district and to sell convey transfer dispose of or abandon the same or any part thereof as the board of school directors may determine" is hereby amended to read as follows

Section 602 In order to comply with the provisions of this act and subject to the conditions thereof the board of school directors of each district is hereby vested with the necessary power and authority to acquire in the name of the district by purchase lease gift devise agreement condemnation or otherwise any and all such real estate either vacant or occupied as the board of school directors may deem necessary to furnish suitable sites for school buildings and play grounds for said district or to enlarge the grounds of any school property held by such district and to sell convey transfer dispose of or abandon the same or any part thereof as the board of school directors may determine

Where the territory of any school district entirely or partially surrounds the territory of another school district or where any part of the territory of any school district is so located that access thereto can be had only by passing through some other school district the board of school directors are authorized for the convenience of attending pupils to acquire by purchase lease or condemnation any real estate in such other district for the erection thereon of school buildings and to sell convey transfer or abandon the same or any part thereof Any real estate acquired in any other district by any such school district shall be exempt from taxation for any purposes whatsoever Whenever any such real estate is condemned by a board of school directors the proceedings for such condemnation and for the appointment of viewers and for the assessment of damages and benefits in connection therewith shall be as provided in sections six hundred five to six hundred fourteen inclusive of the act to which this is an amendment

On the question,

Will the House agree to the section?

Mr. COOK. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 3, line 10, by inserting after the word "district" the following "or where an existing school building, private or public, not required for school purposes by the district in which the same is located in conveniently located for use."

Amend section 1, page 3, line 13, by inserting before the word "any" the following "Any such school building or."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend section six hundred two of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 508 as follows:

An Act to repeal an act approved the seventh day of June one thousand nine hundred fifteen (Pamphlet Laws eight hundred ninety-five) entitled "An Act authorizing township school districts which entirely surround a city or borough to acquire in such city or borough lands and to erect thereon buildings for high-school purposes and exempting property so acquired from taxation by such city borough or school district thereof and authorizing such township school directors to enter upon and occupy sufficient ground for such high-school purposes and providing for the determination of damages done and suffered by the owners of the land by reason of the taking thereof for such high-school purposes"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the seventh day of June one thousand nine hundred fifteen (Pamphlet Laws eight hundred ninety-five) entitled "An Act authorizing township school districts which entirely surround a city or borough to acquire in such city or borough lands and to erect thereon buildings for high-school purposes and exempting property so acquired from taxation by such city borough or school district thereof and authorizing such township school directors to enter upon and occupy sufficient ground for such high-school purposes and providing for the determination of damages done and suffered by the owners of the land by reason of the taking thereof for such high-school purposes" is hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 405 as follows:

An Act to amend the section one of an act approved the twenty-third day of May one thousand nine hundred seven (Pamphlet Laws two hundred and six) entitled "An act to regulate and improve the civil service of the cities of the second class in the Commonwealth of Pennsylvania making violations of its provisions to be misdemeanors and providing penalties for violations thereof" giving preference in appointments to honorably discharged soldiers sailors and marines who served in the armed forces of the United States or its allies during its war against the Imperial German Government

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the twenty-third day of May one thousand nine hundred seven (Pamphlet Laws two hundred and six) entitled "An Act to regulate and improve the civil service of the cities of the second class in the Commonwealth of Pennsylvania making violations of its provisions to be misdemeanors and providing penalties for violations thereof" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the first day of July one thousand nine hundred and seven appointments to and promotions in the civil service of the cities of the second class shall be made only according to qualifications and fitness to be ascertained by examinations which so far as practicable shall be competitive as hereinafter provided On and after the said date no person shall be appointed transferred reinstated or promoted as an officer clerk employe or laborer in the civil service under the government of any city of the second class in any manner

or by any means other than those prescribed in this act Provided however That among those persons possessing equal qualifications and eligible for appointment to any office preference in appointment shall be given to honorably discharged soldiers and sailors who served in the army or navy of the United States during the War of the Rebellion Provided further however That if the preference hereby provided for be for any reason invalid all the other provisions of this act shall remain in force with like effect as if said preference had not been contained therein it being the intention of the Legislature not to make the other provisions of the act dependent upon the validity of said preference

The term "civil service" of a city shall include all offices positions and employments in which the officers or employees are paid by the city treasurer either directly or through some official or agent and all offices positions and employments in or under institutions departments boards or commissions wherein the city through any official or board or commission has the exclusive right to select the officials and employees" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the first day of July one thousand nine hundred and seven appointments to and promotions in the civil service of the cities of the second class shall be made only according to qualifications and fitness to be ascertained by examinations which so far as practicable shall be competitive as hereinafter provided. On and after the said date no person shall be appointed transferred reinstated or promoted as an officer clerk employe or laborer in the civil service under the government of any city of the second class in any manner or by any means other than prescribed in the act Provided however That among those persons possessing equal qualifications and eligible for appointment to any office preference in appointment shall be given to honorably discharged soldiers and sailors who served in the army or navy of the United States during the War of the Rebellion or to honorably discharged soldiers sailors and marines who served in the armed forces of the United States or its Allies during its war against the Imperial German Government Provided further however That if the preference hereby provided for be for any reason invalid all the other provisions of this act shall remain in force with like effect as if said preference had not been contained therein it being the intention of the Legislature not to make the other provisions of the act dependent upon the validity of said preference

The term "civil service" of a city shall include all offices positions and employments in which the officers or employees are paid by the city treasurer either directly or through some official or agent and all offices positions and employments in or under institutions departments boards or commissions wherein the city through any official or board or commission has the exclusive right to select the officials and employees

Section 2 That all acts or parts of acts inconsistent with this act be and the same are hereby repealed

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 659, as follows:

An Act making an appropriation for the payment of compensation outstanding and due and to become due to injured employes in the various departments of the Commonwealth of Pennsylvania for the bi-ennial period ending May thirty-first one thousand nine hundred and nineteen

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty thousand dollars (\$40,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated for the payment of compensation outstanding and due to injured employes in the various departments of the Commonwealth of Pennsylvania already accrued and to become due at the end of the bi-ennial period ending May thirty-first one thousand nine hundred and nineteen said appropriation to be paid by the State Treasurer on the warrant of the Auditor General upon certificates furnished by the Commissioner or Acting Commissioner of Labor and Industry.

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 814, as follows

An Act to amend section three of an act approved the twenty-seventh day of April one thousand nine hundred and nine (Pamphlet Laws two hundred and eight) entitled "An Act to create a Legislative Reference Bureau in the Pennsylvania

State Library authorizing the appointment of a Reference Director and subordinate officers defining their duties and fixing their compensation" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three of an act approved the twenty-seventh day of April one thousand nine hundred and nine (Pamphlet Laws two hundred and eight) entitled "An Act to create a Legislative Reference Bureau in the Pennsylvania State Library authorizing the appointment of a Reference Director and subordinate officers defining their duties and fixing their compensation" which as amended by an act approved the twenty-first day of April one thousand nine hundred and eleven (Pamphlet Laws seventy-six) entitled "An Act amending the second third fourth and seventh sections of an act approved the twenty-seventh day of April Anno Domini one thousand nine hundred and nine entitled "An Act to create a Legislative Reference Bureau in the Pennsylvania State Library authorizing the appointment of a Reference Director and subordinate officers defining their duties and fixing their compensation" by providing for additional permanent and emergency employes in the bureau and fixing the salaries increasing the salaries of the director and the assistant director and increasing the powers and duties of the directors" reads as follows

"Section 3 The director by and with the approval of the Governor shall appoint one assistant director learned in the law who shall receive a salary of four thousand dollars per annum a search clerk who shall receive a salary of two thousand dollars per annum a reference division stenographer who shall receive a salary of twelve hundred dollars per annum an assistant stenographer who shall receive a salary of one thousand dollars per annum a cataloguer who shall receive a salary of one thousand dollars per annum and a messenger who shall receive a salary of nine hundred dollars per annum The State Librarian shall also at the request of the director assign any employes of the library for work in the Legislative Reference Bureau during the session of the General Assembly The director may for a period commencing one month prior to and ending one month after each future session of the General Assembly appoint not more than three search clerks learned in the law at a salary not to exceed five dollars per day each two stenographers at a salary not to exceed five dollars per day each and three stenographers at a salary not to exceed two dollars per day each and a record clerk at a salary not to exceed four dollars per day such employes when appointed shall be certified to the Auditor General by the director and shall receive the amount due them at the end of each month upon warrant of the Auditor General" is hereby further amended to read as follows

Section 3 The director by and with the approval of the Governor shall appoint one assistant director learned in the law who shall be a skilled bill drafter and who shall receive the salary now provided for by law a search clerk learned in the law at an annual salary of two thousand four hundred dollars two compilers and bill drafters learned in the law at an annual salaries not to exceed three thousand dollars each one compiler and bill-reading clerk learned in the law at an annual salary of twenty-four hundred dollars one reference division stenographer at an annual salary of fourteen hundred dollars one cataloguer at an annual salary of fourteen hundred dollars one assistant stenographer at an annual salary of twelve hundred dollars two compilation stenographers at annual salaries of twelve hundred dollars each and one messenger who shall receive the salary now provided for by law The director may for a period commencing one month prior to and ending one month after each session of the General Assembly appoint two bill-book clerks at a salary of one hundred and fifty dollars per month each and such stenographers as may be necessary at one hundred dollars per month each

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 859 (Senate Bill No. 118), entitled

An Act making an appropriation to the Commissioners of Valley Forge Park

BILL ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 429, as follows

An Act to amend the first section of an act approved the fourth day of June one thousand nine hundred fifteen entitled "An Act to provide revenue by imposing a State tax upon sales or agreements to sell or memoranda of sales of stock and upon deliveries or transfers of shares or certificates of stock in domestic and foreign corporations co-partnership associations and joint-stock associations providing the manner of collecting such tax and prescribing penalties" by exempting from the provisions thereof stock of building and loan associations sales agreements to sell or memoranda of sales deliveries or transfers of shares or certificates of stock of such associations

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General

Assembly met and it is hereby enacted that the authority of the same That the first section of an act approved the fourth day of June one thousand nine hundred fifteen (Pamphlet Laws eight hundred twenty-eight) entitled "An Act to provide revenue by imposing a State tax upon sales or agreements to sell or memoranda of stock and upon deliveries or transfers of shares or certificates of stock in domestic and foreign corporations co-partnership associations and joint-stock associations providing the manner of collecting such tax and prescribing penalties" which reads as follows

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a State tax of two cents on each one hundred dollars of the face value or fraction thereof is hereby imposed on all sales or agreements to sell or memoranda of sales of stock and upon any and all deliveries or transfers of shares or certificates of stock in any domestic or foreign corporation co-partnership association or joint-stock company made on or after the date when this act takes effect whether made upon or shown by the books of the corporation co-partnership association or joint stock company or by any assignment in blank or by any delivery or by any paper or agreement or memorandum or other evidence of sale or transfer whether intermediate or final and whether investing the holder with the beneficial interest in or legal title to said stock merely with the possession or use thereof for any purpose or to secure the future payment of money or the future transfer of any stock In cases where the shares or certificates of stock are issued without designated monetary value the tax hereby imposed shall be at the rate of two cents for each and every share of such stock instead of being based upon the face value thereof as hereinbefore provided Every person or persons making or effectuating any such sale or transfer shall procure affix and cancel the stamps and pay the tax provided by this act" be and the same is hereby amended to read as follows

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a State tax of two cents on each one hundred dollars of the face value or fraction thereof is hereby imposed on all sales or agreements to sell or memoranda of sales of stock and upon any and all deliveries or transfers of shares or certificates of stock in any domestic or foreign corporation co-partnership association or joint-stock company made on or after the date when this act takes effect whether made upon or shown by the books of the corporation co-partnership association or joint-stock company or by any assignment in blank or by any delivery or by any paper or agreement or memorandum or other evidence of sale or transfer whether intermediate or final and whether investing the holder with the beneficial interest in or legal title to said stock merely with the possession or use thereof for any purpose or to secure the future payment of money or the future transfer of any stock In cases where the shares or certificates of stock are issued without designated monetary value the tax hereby imposed shall be at the rate of two cents for each and every share of such stock instead of being based upon the face value thereof as hereinbefore provided Every person or persons making or effectuating any such sale or transfer shall procure affix and cancel the stamps and pay the tax provided by this act Provided That stock of building and loan associations sales or agreements to sell or memoranda of sales of stock of said associations and all deliveries or transfers of shares or certificates of stock thereof shall be exempt from the provisions of this act

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—172.

Alexander,	Drinkhouse,	Lauler,	Scott,
Allum,	Dunn,	Levis,	Shaffer,
Baldi,	Ehrhardt,	Magill,	Shellenberger,
Baldrige,	Ephraim,	Mallery,	Showalter,
Bechtold,	Evans, J. T.,	Mangan,	Shunk,
Bell,	Evans, S. J.,	Marcus,	Simpson,
Benchoff,	Finney,	Marshall,	Smith, E. R.,
Bennett,	Flynn,	Martin,	Smith, F. I.,
Benninger,	Fowler,	McCaig,	Snowden,
Bigler,	Fox, A. R. B.,	McCurdy,	Snyder,
Bolard,	Fox, I. M.,	McIntyre,	Soffel,
Bower,	Franklin,	McKay,	Sowers,
Bowman,	Gans,	McKin,	Sprowls,
Brendle,	Glass,	Mehring,	Stadtlander,
Brislin,	Goehring,	Michel,	Stark,
Brooks,	Goldner,	Miller,	Stattler,
Bucher,	Goodnough,	Miller, A. D.,	Steele,
Bungard,	Graham,	Miller, D. I.,	Sterling,
Campbell,	Griest,	Miller, D. D.,	Stevenson,
Catlin,	Griffith,	Millin,	Stott,
Coldsmith,	Haines,	Miner,	Sullivan,
Collier,	Hamilton, J.,	Morgan,	Sweetzer,
Colville,	Hampson,	Murphy,	Todd,
Comer,	Harvey,	Nearby,	Trach,
Conner,	Heffernan,	North,	Ulsh,
Cook,	Helt,	Norton,	Wagner,
Corbin,	Hess,	Palmer,	Walker, G. T.,
Cox,	Heyburn,	Patterson,	Walker, J. A.,
Crawford,	Hickernell,	Perry,	Wallace, F. L.,
Crockett,	Hoffman,	Phillips,	Wallace, W. T.,
Crum,	Hollingsworth,	Pidgeon,	Wells,
Curran,	Hough,	Pike,	West,
	Huntington,		

Curry, R.,	Hutchison,	Powell,	Wettach,
Davis, D. F.,	Ingham,	Quigley,	Whiteman,
Davis, J. T.,	Jones,	Ramsey,	Willert,
Davis, W.,	Jordan,	Reber, H. F.,	Williams,
Dawson,	Kantner,	Rhoads,	Willson,
Day,	Kennedy,	Rinn,	Wood,
Dewey,	Kinsman,	Robertson,	Woodruff,
Diehm,	Kooser,	Rorke,	Wynne,
Di Lemmo,	Krause, T. S.,	Rothberger,	Zanders,
Dillsheimer,	Krause, W.,	Ruddy,	Zimmerman,
Dithrich,	Kunkle,	Sarig,	Spangler,
	Lafferty,	Schilling,	Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

ROLLS ON THIRD READING.

Mr. CONNER. Mr. Speaker, I desire to call up at this time House Bill No. 131, file folio 1069, on page 9 of today's calendar, bills on third reading postponed.

Agreeably to order,

The bill having been called up from postponed calendar, by Mr. Conner.

The House resumed the consideration on third reading of House Bill No. 131, entitled

A Supplement to the second section of an act, entitled "A Supplement to the twenty-fourth section of an act, entitled 'An Act to provide revenue by taxation, approved the seventh day of June, one thousand eight hundred and seventy-nine,' approved the first day of June, one thousand eight hundred and eighty-nine, amending the twenty-fourth section, by providing for the payment by the State Treasurer of one-half of the two per centum tax on premiums paid by foreign fire insurance companies to the treasurers of the several cities and boroughs within this Commonwealth," approved the twenty-eighth day of June one thousand eight hundred and ninety-five; amending the same to provide for the payment of the net proceeds of the entire two per centum tax for the purpose indicated in the original act and supplement, including townships, among the distributees, and providing for certain conditions upon said distributions.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. CONNER. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk then read the amendments as follows:

Amend title page 1, line 1, by striking out the words "A supplement" and inserting in lieu thereof "An act."

Amend title page 1, line 2, by inserting after the word "to" the word "amend."

Amend title page 1, line 1, by inserting after the word "section" the word "as amended."

Amend title page 1, line 17, by striking out the word "supplement."

Amend title page 1, lines 18, and 19 by striking out the following: "and providing for certain conditions upon said distributions."

Amend section 1, page 2, line 5, by inserting after the words "ninety-five" the following: "(P. L. 408)."

Amend section 1, page 2, line 15, by inserting after the word "which" the following: "as amended by an act approved the twentieth day of April one thousand nine hundred and five (P. L. 229) entitled 'An Act amending section two of an act, entitled 'A supplement to the twenty-fourth section of an act, entitled 'A further supplement to an act to provide revenue by taxation, approved the seventh day of June, one thousand eight hundred and seventy-nine' approved the first day of June, one thousand eight hundred and eighty-nine, amending the twenty-fourth section by providing for the payment by the State Treasurer of one half of the two per centum tax on premiums paid by foreign fire insurance companies to the treasurers of the several cities and boroughs within this Commonwealth,' approved the twenty-eighth day of June, one thousand eight hundred and ninety-five: providing for the extension of the provisions of this act to townships of the first class.'"

Amend section 1, page 2, by striking out lines 16 to 29 inclusive, and also strike out on page 3, lines 1 and 2 and that part of line 3 which reads "to pay the same" and insert in lieu thereof the following:

"Section 2. On and after the first day of January, one thousand nine hundred and six, and annually thereafter, there shall be paid by the State Treasurer to the treasurers of the several cities, boroughs and townships of the first class within this Commonwealth, one-half of the net amount received from the two per centum tax paid upon premiums by foreign fire insurance companies. The amount to be paid to each of the treasurers of the several cities, boroughs and townships of the first class, shall be based upon the return of the said two per centum tax upon premiums, received from foreign fire

insurance companies doing business within the said cities, boroughs and townships of the first class, as is shown by the Insurance Commissioner's Report. Warrants for the above purpose shall be drawn by the Auditor General payable to the treasurers of the several cities, boroughs and townships of the first class, in accordance with this act, whenever there are sufficient funds in the State Treasury to pay the same."

Amend section 1, page 3, line 3, by striking out the word "be" and inserting in lieu thereof "is."

Amend section 1, page 3, line 5, by striking out the word "seventeen" and inserting in lieu thereof "nineteen."

On pages 3 and 4 strike out all of sections 3, 4 and 5.

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 914, as follows.

An Act relative to the sale in bulk of the whole or a large part of a stock of goods wares or merchandise of any kind or of fixtures or of goods wares or merchandise of any kind and fixtures not in the ordinary course of business providing certain requirements therefor and imposing certain duties upon the seller and buyer and actuoneers and agents making their violation a misdemeanor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly and it is hereby enacted by the authority of the same That it shall be the duty of every person who shall bargain for or purchase and every auctioneer or agent who shall sell for another any stock of goods wares or merchandise of any kind in bulk or fixtures or any goods wares or merchandise of any kind and fixtures in bulk for cash or on credit before paying to the vendor or his agent or representative or delivering to the vendor or his agent any part of the purchase price thereof or any promissory note or other evidence therefore or offering such stock or fixtures or stocks and fixtures for sale to demand of and receive from such vendor or agent or if the vendor or agent be a corporation then from the president vice-president secretary or managing agent of such corporation a written statement sworn to substantially as herein-after provided of the names and addresses of all the creditors of the said vendor to whom said vendor may be indebted together with the amount of the indebtedness due or owing and to become due or owing by said vendor to each of such creditors and an accurate inventory of the stock or fixtures or stock and fixtures to be purchased or sold And it shall be the duty of said vendor or agent to furnish said statement which shall be verified by an oath to the following effect

State of Pennsylvania ss

County of

Before Me

Personally appeared (vendor or agent as the case may be) who being by me first duly sworn upon his oath doth depose and say that the foregoing statement contains the names of all the creditors of (the name of the vendor) together with their addresses and that the amount set opposite each of said respective names is the amount now due and owing and which shall become due and owing by (vendor) to such creditors and that there are no creditors holding claims due or which shall become due or which shall become due for or on account of goods wares merchandise or fixtures purchased upon credit or on account of money borrowed to carry on the business of which said stock or fixtures or stock and fixtures are a part other than as set forth in said statement and the facts set out in this affidavit are within the personal knowledge of affiant
Subscribed and Sworn to before me this day

(title of Officer taking oath)

Section 2 Thereupon it shall be the duty of the person who shall bargain for or purchase or offer for sale as auctioneer or as agent bargained for or purchased for another any stock of goods wares or merchandise or fixtures of any kind or of goods wares or merchandise of any kind and fixtures in bulk at least ten (10) days before the completion of said purchase or the payment therefor or undertaking to sell to notify personally or by registered mail each of said creditors of the said vendor of said proposed sale the price to be paid therefore the time set for the sale of said goods or fixtures or goods and fixtures if same are to be sold at auction and the terms and conditions thereof and a copy of the statement of creditors provided for in section one of this act

Section 3 Whenever any person shall bargain for or purchase or sell as an auctioneer or as agent bargained for or purchased for another any stock of goods wares or merchandise of any kind and fixtures in bulk for cash or on credit and shall pay any part of the purchase price to such vendor or execute or deliver to the vendor thereof or to his order or to any person for his use any promissory note or other evidence of indebtedness for said purchase price or any part thereof without first

having demanded and received from said vendor or from his agent the statement provided for in section one of this act and verified as therein provided and without paying or seeing to it that the purchase money of said property is applied to the payment of the bona fide claims of the creditors of the vendor pro rata according to the dignity of their several claims as shown upon such verified statement and without first having sent the notices of said sale and said statement of creditors as provided for in section two of this act then such sale or transfer shall be fraudulent and void and such purchaser auctioneer or agent shall at the suit of any creditor be held liable to the creditors of the said vendor as a receiver for the fair value of all the property so bought or sold by him Provided however That if the vendor and creditors do not agree in uniting to a schedule of distribution of the proceeds of said sale or the purchaser auctioneer or agent has reason to believe that the vendor has failed to either furnish a list of all his or her or its creditors or furnished the full amounts of the debts due each creditor or for any other reason the said purchaser auctioneer or agent is unable to make proper distribution as herein provided then the said purchaser auctioneer or agent shall within ten days after the consummation of said sale pay the purchase money of said sale less the expense of sale into the court of common pleas of the county in which the place of business of the vendor is situate and the said court shall upon notice of any party interested frame an issue in such form as said court may deem proper and make distribution of said fund to and among the persons legally entitled thereto And provided further That no proceeding of law or equity shall be brought against the purchaser to invalidate any such sale after the expiration of ninety (90) days from the consummation thereof

Section 4 Any vendor of any stock of goods in bulk fixtures wares or merchandise of any kind or any person who is acting for or on behalf of any vendor who shall knowingly or wilfully make or deliver or cause to be made or delivered a statement as provided for in section one of this act which shall not include the names of all of the creditors of such vendor with the correct amount due and to become due to each of them or which shall contain any false or untrue statement shall be deemed guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five thousand dollars or to undergo an imprisonment not exceeding six (6) months or both or either at the discretion of the court

Section 5 A sale and transfer or attempted sale and transfer in contemplation of this act shall be deemed to be any sale or transfer of the whole or a large part of any stock of goods wares or merchandise of any kind or fixtures or of goods wares or merchandise of any kind and fixtures by auction or otherwise than in the ordinary or of goods wares or merchandise of any kind and fixtures by auction or otherwise than in the ordinary course of trade and in the regular and usual prosecution of the seller's business Provided however that if such vendor produces and delivers a written waiver of the provisions of this act from his creditors as shown by such verified statement then in that case the provisions of this act shall not apply

Section 6 Nothing contained in this act shall apply to sales made under any order of a court or to any sales made by assignees for the benefit of creditors executors administrators receivers or any public officer in his official capacity or by any officer of a court

Nor shall the provisions of this act apply to sales by farmers of their stock implements or fixtures either in bulk or otherwise

Section 7 Provided that nothing herein contained shall prevent or hinder the vendor from demanding and receiving security from any purchaser to insure faithful performance of the contract agreeable to the provisions of this act prior to furnishing the list of creditors as hereinabove set forth

Section 8 Any person or persons firm or corporation or any person or persons acting for or on behalf of any firm or corporation who shall procure from any seller or vendor a list of creditors as hereinabove set forth through fraud misrepresentation or deceit for the purpose of injuring said seller or vendor in his business and not for the purpose of securing the creditors of such seller or vendor as contemplated by this act shall be deemed guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding one thousand dollars

Section 9 An act relating to the sale in bulk of the whole or a large part of a stock of merchandise and fixtures or business providing certain requirements therefor imposing certain duties upon the seller and making their violation a misdemeanor (approved the twenty-seventh day of March Anno Domini nineteen hundred and five Pamphlet Laws sixty-two) and all other acts or parts of acts inconsistent with the provisions of this act be and the same are hereby repealed

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

BILL POSTPONED.

Mr. DITHRICH. Mr. Speaker, in the absence of the sponsor of this bill, I move that it be placed upon the postponed calendar.

Mr. WILLSON. Mr. Speaker, I second the motion.

The motion was agreed to

BILLS ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 804, as follows:

An Act amending "An Act for the establishment of a uniform standard of time throughout the Commonwealth" approved the thirteenth day of April Anno Domini one thousand eight hundred and eighty-seven so as to make the same uniform to the standard fixed by Act of Congress

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the thirteenth day of April one thousand eight hundred and eighty-seven (Pamphlet Laws twenty-one entitled "An Act for the establishment of a uniform standard of time throughout the Commonwealth" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the first day of July Anno Domini one thousand eight hundred and eighty-seven the mean solar time of the seventy-fifth meridian of longitude west of Greenwich commonly called eastern standard time shall be the sole and uniform legal standard of time throughout this Commonwealth and on and after the date aforesaid all days shall be everywhere taken to begin and end in accordance with said standard and every mention of or reference to any hour or time in any and all existing future acts of Assembly municipal ordinances and corporate by-laws in any and all existing or future rules or regulations adopted by any public officer or official board in any and all rules of the courts of the Commonwealth or any of them whether standing or special and whether now in force or hereafter to be promulgated in any and all orders judgments and decrees of said courts or any of them and judgments and sentences of magistrates pronounced or entered on or after the date aforesaid in any and all contracts deeds wills and notices and in the transaction of all matters of business public legal commercial or otherwise shall be construed with reference to and in accordance with the said standard hereby adopted unless a different standard is therein expressly provided for Provided however That this act shall not operate to impose upon any person any forfeiture of rights or subject him to the consequences of any default by reason of any failure occurring prior to the date aforesaid to comply with the requirement of or do any act under or in pursuance of any law ordinance contract notice deed will regulation rule order judgment sentence or decree if such person shall before the said date have properly done the act or acts which would be requisite to save such forfeiture or prevent such default had this law not been enacted" be amended so as to read as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the first day of July Anno Domini one thousand eight hundred and eighty-seven the mean solar time of the seventy-fifth meridian of longitude west of Greenwich commonly called eastern standard time shall be the sole and uniform legal standard of time throughout this Commonwealth and on and after the date aforesaid all days shall everywhere be taken to begin and end in accordance with said standard and every mention of or reference to any hour or time in any and all existing future acts of Assembly municipal ordinances and corporate by-laws in any and all existing or future rules or regulations adopted by any public officer or official board in any and all rules of the courts of the Commonwealth or any of them whether standing or special and whether now in force or hereafter to be promulgated in any and all orders judgments and decrees of said courts or any of them and judgments and sentences of magistrates pronounced or entered on or after the date aforesaid in any and all contracts deeds wills and notices and in the transaction of all matters of business public legal commercial or otherwise shall be construed with reference to and in accordance with the said standard hereby adopted unless a different standard is therein expressly provided for Provided however That this act shall not operate to impose upon any person any forfeiture of rights or subject him to the consequences of any default by reason of any failure occurring prior to the date aforesaid to comply with the requirement of or do any act under or in pursuance of any law ordinance contract notice deed will regulation rule order judgment sentence or decree if such person shall before the said date have properly done the act or acts which would be requisite to save such forfeiture or prevent such default had this law not been enacted And Provided Further that when the standard time shall be advanced for any portion of the year by any Act of Congress now in force or hereafter passed the time so fixed by such Act of Congress shall be the standard time of this Commonwealth for such portion of the year

And said bill having been read at length the third time considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—180.

Alexander,	Dunn,	Kunkle,	Ruddy,
Allum,	Ehrhardt,	Lafferty,	Sarig,
Armstrong,	Ephraim,	Lanius,	Schaeffer,

Baldi,	Evans, J. T.,	Lauler,	Schilling,
Baldrige,	Evans, S. J.,	Levis,	Shaffer,
Bechtold,	Finney,	MacCallum,	Shellenberger,
Beckley,	Flynn,	Magill,	Showalter,
Bell,	Foster,	Mallery,	Shunk,
Benninger,	Fowler,	Marcus,	Sinclair,
Bidelspacher,	Fox, A. R. B.,	Marshall,	Smith, E. R.,
Bigler,	Fox, I. M.,	Martin,	Smith, F. I.,
Blank,	Franklin,	McCurdy,	Snowden,
Boland,	Gans,	McGeary,	Snyder,
Bowman,	Glass,	McIntyre,	Soffel,
Brendle,	Golder,	McKim,	Sowers,
Brislin,	Goodnough,	McVicar,	Sprohls,
Brooks,	Graham,	Mehring,	Stadlander,
Bucher,	Griest,	Michel,	Stark,
Bungard,	Griffith,	Millar,	Statter,
Campbell,	Haines,	Miller, A. D.,	Steeble,
Catlin,	Haldeman,	Miller, C. G.,	Sterling,
Clemens,	Hamilton, J.,	Miller, D. I.,	Stevenson,
Clutton,	Hamilton, W. J.,	Miller, D. D.,	Stott,
Coldsmith,	Hampson,	Millin,	Sweitzer,
Colville,	Harer,	Milner,	Todd,
Conner,	Harvey,	Morgan,	Trach,
Cook,	Heffernan,	Murphy,	Uish,
Corbin,	Helt,	Nearby,	Wagner,
Cox,	Hess,	North,	Walker, G. T.,
Crawford,	Heyburn,	Norton,	Walker, J. A.,
Crockett,	Hickernell,	Palmer,	Wallace, R. L.,
Crum,	Hoffman,	Patterson,	Wallace, W. T.,
Curran,	Hollingsworth,	Perry,	Wells,
Curry, A. E.,	Horne,	Phillips,	West,
Curry, R.,	Hough,	Pidgeon,	Westach,
Davis, D. F.,	Huntington,	Pike,	Whiteman,
Davis, J. T.,	Hutchison,	Powell,	Willert,
Davis, W.,	Ingham,	Quigley,	Williams,
Dawson,	Jennings,	Ramsey,	Willson,
Day,	Jones,	Reber, C. A.,	Woner,
Dewey,	Jordan,	Reber, H. F.,	Wood,
Diehm,	Kantner,	Rhoads,	Woodruff,
Di Lemmo,	Kennedy,	Ringler,	Wynne,
Dittrich,	Kinsman,	Rinn,	Zanders,
Donneley,	Kooser,	Robertson,	Zimmerman,
Drinkhouse,	Krause, T. S.,	Rorke,	Spangler,
	Krause, W.,	Rothenberger,	Speaker.
	Krugh,		

NAYS—3.

Benchloff. Bower. Comerer.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 630, as follows:

An Act to fix the salaries of the chief clerk chief search clerk and typists in the office of the recorder of deeds of any county of this Commonwealth having a population of one million five hundred thousand or over payable from the fees of the office

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the first day of July one thousand nine hundred and nineteen the salaries and compensation of the chief clerk and chief search clerk in the office of the recorder of deeds of any county of this Commonwealth having a population of one million five hundred thousand or over shall be as follows Chief clerk at the rate of three thousand dollars per annum chief search clerk at the rate of three thousand dollars per annum and typists at the rate of fifteen hundred dollars per annum Such salaries and compensation to be paid out of the fees of the office of the recorder of deeds monthly by the treasurer of such county according to existing laws

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—166.

Alexander,	Donneley,	Krugh,	Schaeffer,
Allum,	Drinkhouse,	Kunkle,	Schilling,
Armstrong,	Dunn,	Lafferty,	Shaffer,
Baldi,	Ehrhardt,	Lauler,	Shellenberger,
Barnhart,	Ephraim,	Levis,	Showalter,
Bechtold,	Evans, J. T.,	MacCallum,	Shunk,
Bell,	Evans, S. J.,	Magill,	Simpson,
Benninger,	Fitzgibbon,	Mangan,	Sinclair,
Bidelspacher,	Flynn,	Marshall,	Smith, E. R.,
Bigler,	Foster,	McCaig,	Snowden,
Boland,	Fowler,	McCurdy,	Snyder,
Bower,	Fox, A. R.,	McGeary,	Soffel,
Bowman,	Franklin,	McIntyre,	Sowers,
	Glass,	McKim,	Sprohls,

Brady,	Gochring,	McVicar,	Stadlander,
Brendie,	Golder,	Michel,	Statler,
Brislin,	Goodnough,	Millar,	Steadle,
Brooks,	Griest,	Miller, A. D.,	Sterling,
Bucher,	Griffith,	Miller, C. G.,	Stevenson,
Bungard,	Haines,	Miller, D. I.,	Sullivan,
Campbell,	Hamilton, J.,	Millin,	Sweitzer,
Catlin,	Hamilton, W. J.,	Milner,	Trach,
Clutton,	Hampson,	Morgan,	Uish,
Coldsmith,	Harer,	Murphy,	Vickerman,
Collier,	Harvey,	Neary,	Wagner,
Comeror,	Heffernan,	Norton,	Walker, G. T.,
Conner,	Helt,	Palmer,	Walker, J. A.,
Cook,	Hess,	Perry,	Wallace, R. L.,
Cox,	Hickernell,	Phillips,	Wallace, W. T.,
Crockett,	Hoffman,	Pidgeon,	Weiss,
Crum,	Hollingsworth,	Pike,	West,
Curran,	Horne,	Powell,	Wettrach,
Curry, A. E.,	Hough,	Quigley,	Willert,
Curry, R.,	Huntington,	Ramsey,	Williams,
Davis, D. F.,	Ingham,	Reber, C. A.,	Wilson,
Davis, J. T.,	Jennings,	Reber, H. F.,	Woner,
Davis, W.,	Jores,	Ringler,	Wood,
Dawson,	Jordan,	Robertson,	Woodruff,
Dewey,	Kantner,	Rorke,	Wynne,
Diehm,	Kennedy,	Rottenberger,	Zanders,
Di Lemmo,	Kinsman,	Ruddy,	Zimmerman,
Dithrich,	Krause, T. S.,	Sarig,	Spangler,
	Krause, W.,		Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 623, as follows:

An Act relating to the duties of constables in certain counties prohibiting them from making returns to the court of quarter session in certain cases authorizing the court to direct investigations and reports by constables and fixing their compensation in such cases

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties containing more than twenty thousand and less than one hundred thousand inhabitants in all cases where under the laws of the Commonwealth the constables of the various political divisions are required to make a return to the courts of quarter sessions of the respective counties at regular intervals and where the said constables have no information to impart in such return the said constables shall not make a return to the court

Section 2 Except as provided in section three of this act no compensation for making a return to court shall be paid to any constable unless he has actually appeared in court and presented his return containing information required by the court at the regular time fixed by law for making such return

Section 3 Whenever any complaint is made to the court of quarter sessions of violations of law or of conditions which under the law the constable of the district is required to report to the court the said court may summon the constable of the district to appear before it and direct him to investigate such violations and conditions and make a report of his investigations

For such investigation and report he shall receive the same compensation as he is allowed by law for similar services

Section 4 All acts and parts of acts inconsistent with this act are hereby repealed

On the question,
Will the House agree to the bill on third reading?
It was agreed to.
On the question,
Shall the bill pass finally?

BILL POSTPONED.

Mr. HUNTINGTON. Mr. Speaker, I move that further consideration of this bill be postponed for the present.

Mr. GOODNOUGH. Mr. Speaker, I second the motion.
The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 871, as follows:

An Act to amend sections seven eight nine and nineteen of an act entitled "An Act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" approved the fifth day of May one thousand nine hundred and eleven as amended by requiring answers to be filed in all civil actions except by municipalities by authorizing a demand

for a jury trial and providing for the trial of cases by a judge without a jury regulating the procedure and practice thereof by providing for an appeal or writ of error from the decisions of said court to the Supreme or Superior court and by providing for the fixing of fees and costs

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section seven of an act entitled "An Act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" approved the fifth day of May one thousand nine hundred and eleven which as amended by an act approved the nineteenth day of March one thousand nine hundred and fifteen (Pamphlet Laws six) reads as follows "Section 7 The procedure in said court in all civil action shall be substantially as follows

(a) The plaintiff may file with a clerk of the court at the county-seat or in the district nearest to the residence or place of business of either plaintiff or defendant or any of them if there be more than one plaintiff or defendant a written statement of his demand verified by affidavit or may make to the clerk his complaint orally whereupon the clerk shall reduce the same to writing which shall be signed and sworn to by plaintiff and said clerk shall thereupon issue a writ of summons or replevin under the seal of the court requiring the defendant to appear at a time and place designated in said writ to answer the plaintiff's complaint and a copy of the plaintiff's statement however prepared shall be served with the writ The time of said hearing shall be not less than twelve nor more than fifteen days from date of said writ

(b) Upon the date fixed in said writ or such other date to which the cause may have been duly adjourned by order of the court and which shall not be less than nine days after service of the writ upon the defendant the parties shall attend with their witnesses and the cause shall be heard by one or more of the judges of said court who shall hear the parties and their witnesses and counsel if any and the decision of the judge or judges hearing the cause shall be rendered at the conclusion of the trial or at such other time not more than five days thereafter as may then be designated for that purpose and said judgment shall forthwith be entered upon the docket of said court

(c) In all actions except actions ex delicto in which actions ex delicto the defendant shall not file nor be required to file any answer or affidavit of defense the defendant shall at least three days exclusive Sundays before the time fixed for hearing by the writ or within such further time as the court may allow upon cause shown file with the clerk of the court an answer duly sworn to setting forth the nature and character of his defense to the plaintiff's demand or he may make a statement of such defense orally to the clerk which shall be reduced to writing by the clerk and sworn to If no answer be filed the plaintiff may at any time after the time for filing such answer has expired in actions for the recovery of money on contract and in actions or replevin enter judgment in the clerk's office in default of such answer In actions ex delicto the court shall on or after the time for hearing fixed by the summons enter such judgment as may be proper after examination of the plaintiff's statement or after hearing such evidence as may be necessary for the proper disposal of the case If an answer be filed as aforesaid all material averments of the plaintiff's statement which are not denied by the answer shall be deemed and taken to be true Provided however That in all cases the court may for proper cause require either party to file a bill of particulars

(d) In the action of replevin the practice shall be as is provided by law except in so far as modified by any of the provisions of this amending and supplementary act Any party interested desiring to intervene may do so as of course prior to the expiration of time to answer and thereafter upon leave of court If no answer or intervention be filed the plaintiff may take judgment by default in the clerk's office as of course If answer or intervention be filed the case shall be heard on the day fixed for hearing in the writ or thereafter as the court may direct and shall be disposed of on the pleadings or evidence as the court may find necessary The court may require such additional pleadings as may be necessary to define the issue In desertion and non-support cases and appeals from summary convictions and judgments for penalties the practice shall be as is now by law Provided That in desertion and non-support cases there shall be no preliminary hearing before a magistrate or justice of the peace but the information in all cases shall be made before the county court which shall thereupon issue its warrant of arrest and the person accused shall be immediately brought before the court for trial Any justice of the peace or magistrate may admit to bail for a hearing before the court persons arrested on original warrant issued out of the county court

(e) Service of the writ of summons and replevin and of copies of plaintiff's statements and execution of the writ of replevin and execution of warrants of arrest or other process in desertion and non-support cases shall be made in the same manner as is now provided by law for the services and execution of such writs warrants and processes in the Courts of Common Pleas and the court of quarter sessions of Allegheny County and may be made by the sheriff of the County by a constable of the County or by such persons as may be appointed by the Court for that purpose as shall be determined by the Court and the same is hereby amended to read as follows

Section 7 The procedure in said Court in all civil actions shall be substantially as follows

(a) The plaintiff may file with a clerk of the Court at the county-seat or in the district nearest to the residence or place of business of either plaintiff or defendant or of any of them

if there be more than one plaintiff or defendant a written statement of his demand verified by affidavit or may make to the clerk his complaint orally whereupon the clerk shall reduce the same to writing which shall be signed and sworn to by plaintiff and said clerk shall thereupon issue a writ of summons or replevin under the seal of the court requiring the defendant to appear at a time and place designated in said writ to answer the plaintiff's complaint and a copy of the plaintiff's statement however prepared shall be served with the writ. The time of said hearing shall be not less than twelve nor more than fifteen days from date of said writ.

(b) Upon the date fixed in said writ or such other date to which the cause may have been duly adjourned by order of the Court and which shall not be less than nine days after service of the writ upon the defendant the parties shall attend with their witnesses and the cause shall be heard by one or more of the Judges of said Court who shall hear the parties and their witnesses and counsel if any and the decision of the Judge or Judges hearing the cause shall be rendered at the conclusion of the trial or at such other time not more than five days thereafter as may then be designated for that purpose and said judgment shall forthwith be entered upon the docket of said Court.

(c) In all actions the defendant shall at least three days exclusive of Sundays before the time fixed for hearing by the writ or within such further time as the Court may allow upon cause shown file with the clerk of the Court an answer duly sworn to setting forth the nature and character of his defense to plaintiff's demand or he may make a statement of such defense orally to the clerk which shall be reduced to writing by the clerk and sworn to. If no answer be filed the plaintiff may at any time after the time for filing such answer has expired in actions for the recovery of money on contract and in actions of replevin enter judgment in the clerk's office in default of such answer. In actions ex delicto the Court shall on or after the time for hearing fixed by the summons enter such judgment as may be proper after examination of plaintiff's statement or after hearing such evidence as may be necessary for the proper disposal of the case. If an answer be filed as aforesaid all material averments of plaintiff's statement which are not denied by the answer shall be deemed and taken to be true. In actions of trespass the averments in the statement of the person by whom the act was committed the agency or employment of such person the ownership or possession of the vehicle machinery property or instrumentality involved and all similar averments if not denied shall be taken to be admitted the averments of the other facts however on which the plaintiff relies to establish liability and averments relating to damages claimed or their amount need not be answered or denied but shall be deemed to be put in issue in all cases unless expressly admitted. Provided however that municipalities shall not be required to file an answer. But in all cases the Court may for proper cause require either party to file a bill of particulars.

(d) In the action of replevin the practice shall be as is provided by law except in so far as modified by any of the provisions of this amending and supplementary act. Any party interested desiring to intervene may do so as of course prior to the expiration of time to answer and thereafter upon leave of Court. If no answer or intervention be filed the plaintiff may take judgment by default in the clerk's office as of course. If answer or intervention be filed the case shall be heard on the day fixed for hearing in the writ or thereafter as the Court may direct and shall be disposed of on the pleadings or evidence as the Court may find necessary. The Court may require such additional pleadings as may be necessary to define the issue. In desertion and non-support cases and appeals from summary convictions and judgments for penalties the practice shall be as is now provided by law. Provided That in desertion and non-support cases there shall be no preliminary hearing before a magistrate or justice of the peace but the information in all cases shall be made before the county court which shall thereupon issue its warrant of arrest and the person accused shall be immediately brought before the court for trial. Any justice of the peace or magistrate may admit to bail for a hearing before the court persons arrested on original warrant issued out of the county court.

(e) Service of the writs of summons and replevin and of copies of plaintiff's statements and execution of the writ of replevin and execution of warrants of arrest or other processes in desertion and non-support cases shall be made in the same manner as is now provided by law for the services and execution of such writs warrants and processes in the courts of common pleas and the court of quarter sessions of Allegheny county and may be made by the sheriff of the county by a constable of the county or by such persons as may be appointed by the court for that purpose as shall be determined by the court.

Section 2 That section eight of the above mentioned act as amended by section one of an act approved the ninth day of April one thousand nine hundred and fifteen (Pamphlet Laws page forty-eight) which reads as follows

"Section 8 At the time of filing the statement of claim and before it shall be received by the clerk there shall be contained on the back thereof an endorsement made by the plaintiff or his counsel as follows "Jury trial demanded" or "It is agreed that this case be tried by a judge without a jury" If the plaintiff demands a jury trial he shall at the time of filing his statement pay to the prothonotary a jury fee of four dollars. Every answer where the plaintiff has not demanded a jury trial shall contain on the back thereof a similar endorsement and if the defendant demands a jury trial he shall at the time of filing his answer pay to the clerk a jury fee of four dollars and said jury fee by whomsoever paid shall be taxed as part of the costs of the case. If both parties have filed agreements as aforesaid that the case may be

tried by a judge without a jury it shall be so tried under such rules of procedure as the court shall prescribe. Provided That at the trial in the county court of cases before a judge without a jury either party may present to the trial judge such requests for findings of law or fact as he may desire which requests shall be answered by the trial judge to which answers either party may within the time prescribed by the court except and thereupon such requests for findings and the answers of the court thereto shall become part of the record. The testimony shall be taken stenographically at the expense of the county and transcribed at the expense of the party desiring such transcript or at the expense of the county if the court so orders and such testimony when transcribed and certified by the trial judge shall also become part of the record. When a jury trial is demanded by either party the court shall direct trial by jury in the manner now provided by law the jurors to be summoned and paid as they are for the courts of common pleas of said county. Provided further That when a jury trial is demanded the court shall make a separate list of such cases from time to time as are put at issue and proceed to the trial and determination of said cases at the County-seat" be and the same is hereby amended to read as follows

Section 8 In any case brought in this court in which the parties are entitled by the Constitution and laws of this Commonwealth to a trial by jury the plaintiff if he desires a trial by a jury shall at the time of filing his statement endorse thereon or file separately a written demand for a jury trial in substantially the words "Jury trial demanded" signed by himself or his counsel and if no such demand is made by the plaintiff but a trial by jury is desired by the defendant he shall in like form at the time of filing his answer demand a trial by jury (except a municipality not being required to file an answer shall when defendant make its demand at least three days exclusive of Sundays before the time fixed for the hearing by the writ) If neither party shall make a demand in writing for a trial by jury he shall be deemed to have waived his right to trial by jury and the court shall proceed to try the case without a jury. The party making demand for trial by the jury may withdraw the same with the written consent of the other side filed in the case and the parties shall be deemed to have waived their right to trial by jury and the court or any judge thereof may proceed to try the case without a jury the same as if the demand had never been made. Cases tried by the court without a jury shall be tried under such rules of procedure as the court shall prescribe. Provided That at the trial in the county court of cases before a judge without a jury either party may present to the trial judge such requests for findings of law or fact as he may desire which requests shall be answered by the trial judge to which answer either party may within the time prescribed by the court except and thereupon such requests for findings and the answers of the court thereto shall become part of the record. The testimony shall be taken stenographically at the expense of the county and transcribed at the expense of the party desiring such transcript or at the expense of the county if the court so orders and such testimony when transcribed and certified by the trial judge shall also become part of the record. When a jury trial is demanded by either party the court shall direct trial by jury in the manner now provided by law the jurors to be summoned and paid as they are for the courts of common pleas of said county. Provided further That when a jury trial is demanded the court shall make a separate list of such cases from time to time as are put at issue and proceed to the trial and determination of said cases at the county-seat.

Section 3 That section nine of the above mentioned act as amended by section two of an act approved the ninth day of April one thousand nine hundred and fifteen (Pamphlet Laws page forty-eight) which reads as follows

"Section 9 Either party may within ten days after the allowance of an appeal to the Court of Common Pleas as herein provided in any civil action appeal to the Court of Common Pleas of said county by taking and perfecting an appeal in the manner following

The party appealing shall procure from the County Court a transcript duly certified under the seal of the Court showing the proceedings had in said cases and shall file the same in the office of the prothonotary of said County and at the time of filing the same shall also make affidavit that the said appeal is not taken for the purpose of delay. The appellant shall give bail absolute in a sum and with surety or sureties to be approved as hereinafter provided for his compliance with any judgment that may be finally rendered against him and for payment of all interest and costs likely to accrue. All costs accrued up to the time of filing the transcript shall be paid by appellant in the first instance and if the appellant shall finally recover judgment in the case appealed he shall be entitled to receive and collect from the adverse party the costs so as aforesaid paid on appeal.

The costs on appeals accruing at and from the time of filing the transcript shall abide the event of the suit and be paid by the unsuccessful party as in other cases. Provided That if the plaintiff be the appellant he shall pay all costs which may accrue on the appeal if in the event of the suit he shall not recover a greater sum or a more favorable judgment exclusive of interest than was rendered by the County Court. And provided also That if the defendant either on the trial of the cause before the County Court or before an appeal is taken shall offer to give the plaintiff a judgment for an amount which the defendant shall admit to be due and if the said plaintiff shall not accept such offer then and in that case if the defendant shall appeal the plaintiff shall pay all the costs which shall accrue on the appeal if he shall not in the event of the suit recover a greater amount than that for which the defendant offered to give a judgment and in both cases the defendant's bill shall be

taxed and paid by the plaintiff in the same manner as if a judgment had been rendered in Court for the defendant. But provided further That in all cases where the judgment of the County Court shall be in favor of defendant on a counterclaim then the terms "plaintiff" and "defendant" in the foregoing provisions relating to costs on appeals shall be taken as inverted. Any appellant shall have the right to appeal and demand and receive transcripts without payment of costs upon his making and filing with the Judge approving the appeal bond an affidavit that he is unable through poverty to pay said costs provided said Judge shall be satisfied of the truth of the statements in such affidavit. All appeals taken and perfected in the manner above provided shall operate as a supersedeas. The amount of the penalties of and the surties upon such bonds shall be approved by a Judge of the County Court but in allowing the appeal the Common Pleas Court may for proper cause order that no bonds be required or may otherwise prescribe the condition of allowance of said appeals as may be just and proper under the circumstances.

Any party shall be entitled within ten days from the date of judgment or within such further time as the court of common pleas may grant to a writ of certiorari to remove the record to any court of common pleas of said county in the manner as now provided by law in regards to writs of certiorari issuing out of said common pleas but such certiorari shall not operate as a supersedeas unless bail absolute for said judgment interest and costs shall be given and approved by the court of common pleas from which such writ of certiorari issues.

From a final judgment of the said common pleas court upon a certiorari issued as aforesaid an appeal may be taken to the Superior court in the same manner as appeals are taken from other final judgments of the said court of common pleas and this right of appeal to the Superior court shall apply to pending cases in which the time for such appeal has not yet expired.

Provided That no appeal to the common pleas court shall be perfected as above set forth until leave to take such appeal has first been obtained by the appellant from the court of common pleas or a judge thereof. The application for leave to appeal shall be by petition to the common pleas court setting forth the reasons why a retrial of issues of fact is necessary to prevent an injustice. This petition shall be heard after such notice to the adverse party as the common pleas court shall prescribe and if leave to take such appeal be granted a copy of the order allowing the appeal shall be filed in the office of the clerk of the county court. Where error is alleged in a finding of fact it shall be the duty of the court of common pleas to examine the testimony and if from such examination the said court shall entertain doubt of the correctness of such finding the said appeal shall be allowed. Said application for leave to appeal shall be made to the common pleas court within ten days after the entry of judgment by the county court but where the case has been tried in the county court by a judge without a jury and a motion to open the judgment has been made within said court within such time as the county court may prescribe then the ten days for making application to appeal shall run from the date of the judgment of the county court on the motion to open judgment. In disposing of the application for leave to appeal the court of common pleas may in its discretion direct the entry by the county court of such judgment as may be proper on its whole record and from such order of the common pleas court an appeal shall lie to the Superior court of Pennsylvania be and the same is hereby amended to read as follows:

Section 9. All parties believing themselves to be aggrieved by the decisions of the said county court may remove their cases by appeal or writ of error to the Supreme or Superior court as the case may be in accordance with the law now existing or which may hereafter be adopted and in accordance with the practice and procedure now existing or which may hereafter be adopted in perfecting appeals from the common pleas and quarter sessions courts in Allegheny county. Provided all applications for leave to appeal pending in the court of common pleas of said county at the time of the passage of this act shall be disposed of by that court as if this act had not been passed but all proceedings on appeal or in error begun thereafter shall be governed by the provisions hereof.

Section 4. That section nineteen of the above mentioned act as amended by section nine of an act approved the second day of April one thousand nine hundred and thirteen (Pamphlet Laws page twenty-one) which reads as follows:

"Section 19. The fees and costs for all witnesses writs and entries and other services charged for shall be the same in amount as the charge for the corresponding fee writ entry or service in the courts of common pleas and quarter sessions of said county and shall follow the judgment in civil cases as in the court of common pleas but regardless of the amount claimed or of the amount of said judgment but in case of tender before suit brought or payment of money into court the court may make such order as to payment of costs as shall be equitable. But no costs shall be required to be deposited or secured in advance except in the case of non-resident plaintiffs upon order of this court" be and the same is hereby amended to read as follows:

Section 19. The fees and costs for all writs entries and other services charged for shall be fixed by the judges of said court provided however that the same in amount shall not exceed the charge for the corresponding fee writ entry or service in the courts of common pleas and quarter sessions of said county and the same with all witness fees which shall correspond with the witness fees in said courts of common pleas and quarter sessions shall follow the judgment in civil cases as in the court of common pleas regardless of the amount claimed

or of the amount of said judgment but in case of tender before suit brought or payment of money into court the court may make such order as to payment of costs as shall be equitable. But no costs shall be required to be deposited or secured in advance except in the case of non-resident plaintiffs upon order of this court.

Section 5. All acts or parts of acts inconsistent herewith are hereby repealed.

On the question,
Will the House agree to the bill on third reading?
It was agreed to.
On the question,
Shall the bill pass finally?

BILL POSTPONED.

Mr. DITHRICH. Mr. Speaker, I move that further consideration of this bill be postponed for the present.

Mr. MARCUS. Mr. Speaker, I second the motion.
The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 726, as follows:

An Act requiring cities of the first class to appropriate certain moneys to police pension funds.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That one-half of one per centum of all city taxes collected by every city of the first class within this Commonwealth except taxes levied to pay interest on or extinguish the debt of such city or any part thereof shall be paid over to the organization or association having in charge the police pension fund.

Section 2. The organizations or associations herein specified shall consist only of such as are by city ordinance designated as the official and authorized organization or association to hold receive and distribute the moneys for the pensioning of policemen of such cities.

Section 3. The city treasurer shall upon collection of said taxes pay over to the proper officials of such organization or association annually the moneys provided by this act taking their receipts for such moneys which receipts shall constitute a voucher and quittance for the moneys so paid.

Section 4. All acts and parts of acts contrary to the provisions of this act are hereby repealed.

And said bill having been read at length the third time, considered and agreed to.

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—181.

Alexander,	Drinkhouse,	Kunkle,	Ruddy,
Armstrong,	Dunn,	Lafferty,	Sarig,
Baldi,	Ehrhardt,	Lanius,	Schaeffer,
Baldrige,	Ephraim,	Lauler,	Schilling,
Bechtold,	Evans, J. T.,	Levis,	Scott,
Beckley,	Evans, S. J.,	MacCallum,	Shaffer,
Bell,	Finney,	Magill,	Showalter,
Benchoff,	Fitzgibbon,	Mallery,	Shunk,
Bennett,	Flynn,	Marcus,	Sinclair,
Benninger,	Foster,	Marshall,	Smith, E. R.,
Bidelspacher,	Fowler,	Martin,	Smith, F. I.,
Bigler,	Fox, A. R.,	McCaig,	Snowden,
Blank,	Fox, I. M.,	McCurdy,	Snyder,
Bolard,	Glass,	McGeary,	Soffel,
Bowser,	Golder,	McIntyre,	Sowers,
Bowman,	Goodnough,	McKay,	Sprowls,
Brady,	Graham,	McKim,	Stadtlander,
Brendle,	Griest,	McVicar,	Stark,
Brislin,	Griffith,	Michel,	Stattler,
Brooks,	Haines,	Millar,	Steedle,
Bucher,	Haldeman,	Miller, A. D.,	Sterling,
Burgard,	Hamilton, J.,	Miller, C. G.,	Stevenson,
Campbell,	Hamilton, W. J.,	Miller, D. I.,	Stott,
Catin,	Hampson,	Miller, D. D.,	Todd,
Clements,	Harer,	Millin,	Trach,
Clutton,	Harvey,	Milner,	Wagner,
Coldsmith,	Heffernan,	Morgan,	Walker, C. T.,
Collier,	Helt,	Neary,	Walker, J. A.,
Colville,	Hess,	North,	Wallace, R. L.,
Comer,	Hexburn,	Norton,	Wallace, W. T.,
Conner,	Hickernell,	Patterson,	Wells,
Cook,	Hoffman,	Perry,	West,
Corbin,	Hollingsworth,	Phillips,	Wettach,
Cox,	Hough,	Pidgeon,	Whitman,
Crim,	Huntington,	Pike,	Willert,
Curran,	Hutchison,	Powell,	Wildars,
Curry, A. E.,	Ingham,	Quigley,	Willson,
Davis, D. F.,	Jennings,	Ramsey,	Woner,
Davis, J. T.,	Jones,	Reber, C. A.,	Wood,
Day,	Jordan,	Reber, H. F.,	Woodruff,
	Kantner,	Rhoads,	Wynne,
	Kennedy,		

Dewey, Kinsman, Ringler, Zanders,
Diehm, Nooser, Rinn, Zimmerman,
Di Lemmo, Krause, T. S., Robertson, Spangler,
Dithrich, Krause, W., Rorke, Speaker,
Donneley, Krugh, Rothenberger,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 681, as follows:

An Act relating to the shooting or shooting at live pigeons or using them as targets and prohibiting the lease of any building room field or premises for such purpose and imposing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any person who uses a live pigeon for the purpose of a target or to be shot at for amusement or as a test of skill in marksmanship or shoots at a pigeon used as aforesaid or is a party to such shooting or uses a trap or other device for the purpose of releasing a pigeon to be shot at or leases any building room field or premises or knowingly permits the use thereof for the purpose of such shooting shall be guilty of a misdemeanor

Section 2 Any person who violates any of the provisions of this act shall on conviction thereof before any alderman magistrate or justice of the peace be sentenced to pay a fine of sixty dollars and an additional fine of twenty-five dollars for each live pigeon shot at or killed or to undergo imprisonment not exceeding sixty days or both at the direction of the court

Section 3 This act does not apply to the shooting or shooting at game birds while hunting

Section 4 All acts and parts of acts inconsistent with or supplied by this act are repealed

On the question,
Will the House agree to the bill on third reading?
It was agreed to.
On the question,
Shall the bill pass finally?

BILL POSTPONED.

Mr. DITHRICH. Mr. Speaker, I move that further consideration of this bill be postponed for the present.

Mr. MARCUS. Mr. Speaker, I second the motion.
The motion was agreed to.

The SPEAKER. The next two bills on the calendar, House Bills Nos. 764 and 680, are not on the files and will be passed over for the present.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 723, entitled:

An Act making an appropriation for the Pennsylvania State Oral School for the Deaf at Scranton

And said bill having been read at length the third time, considered and agreed to.

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

Alexander, Dithrich, Krause, W., Ruddy,
Allum, Donneley, Krugh, Sarig,
Armstrong, Drinkhouse, Kunkle, Schaeffer,
Baldi, Dunn, Lafferty, Schilling,
Baldridge, Ehrhardt, Lanius, Scott,
Barnhart, Ephraim, Lauler, Shaffer,
Bechtold, Evans, J. T., Levis, Shellenberger,
Beckley, Evans, S. J., MacCallum, Showalter,
Bell, Finney, Magill, Shunk,
Benchoff, Flynn, Mallery, Sinclair,
Bennett, Foster, Mangan, Smith, E. R.,
Benninger, Fowler, Marcus, Smith, F. I.,
Bidelspacher, Fox, A. R. B., Martin, Snowden,
Bigler, Fox, I. M., McCaig, Snyder,
Bolard, Franklin, McCurdy, Soffel,
Gans, Gans, McGearry, Sowers,
Bower, Geary, McIntyre, Sprowls,
Bowman, Glass, McKim, Stadlander,
Brady, Gochring, McVicar, Stark,
Staller,

Brendle, Golder, Mehring, Steedle,
Brislin, Goodnough, Michel, Sterling,
Brooks, Graham, Millar, Stevenson,
Bucher, Griest, Miller, A. D., Stott,
Bungard, Griffith, Miller, C. G., Sullivan,
Campbell, Haines, Miller, D. I., Sweitzer,
Catlin, Haldeman, Miller, D. D., Todd,
Clements, Hamilton, J., Millin, Trach,
Clutton, Hamilton, W. J., Milner, Ullsh,
Coldsmith, Hampson, Morgan, Vickerman,
Collier, Harer, Murphy, Wagner,
Colville, Harvey, Neary, Walker, G. T.,
Comer, Heffernan, North, Walker, J. A.,
Comer, Helt, Norton, Wallace, R. I.,
Conner, Hess, Palmer, Wallace, W. T.,
Cook, Heyburn, Patterson, Wells,
Corbin, Hickernell, Perry, West,
Cox, Hoffman, Phillips, Wettach,
Crawford, Hollingsworth, Fidgeon, Whiteman,
Crockett, Horne, Pike, Willert,
Crum, Hough, Powell, Williams,
Curran, Huntington, Quigley, Willson,
Curry, A. E., Hutchison, Ramsey, Woner,
Curry, R., Ingham, Reber, C. A., Woodruff,
Davis, D. F., Jennings, Reber, H. F., Wood,
Davis, J. T., Jones, Jordan, Rhoads, Wynne,
Davis, W., Kantner, Ringler, Zanders,
Dawson, Kennedy, Rinn, Zimmerman,
Dewey, Kinsman, Robertson, Spangler,
Diehm, Kooser, Rorke, Speaker,
Di Lemmo, Krause, T. S., Rothenberger,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 697, entitled:

An Act authorizing the judges of the court of common pleas and orphans' courts in certain counties to adopt a uniform system of indices in the offices of the recorder of deeds probatory and register of wills and clerk of the orphans' court and providing for the installation of the same at the cost of the county

And said bill having been read at length the third time, considered and agreed to.

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—168.

Alexander, Drinkhouse, Lauler, Schaeffer,
Allum, Dunn, MacCallum, Schilling,
Armstrong, Ehrhardt, Magill, Scott,
Baldridge, Ephraim, Mallery, Shaffer,
Barnhart, Evans, J. T., Marcus, Shellenberger,
Beckley, Evans, S. J., Martin, Showalter,
Benchoff, Fitzgibbon, McCaig, Shunk,
Bennett, Flynn, McCurdy, Simpson,
Benninger, Foster, McIntyre, Sinclair,
Bidelspacher, Fox, A. R. B., McKim, Smith, F. I.,
Bigler, Fox, I. M., McVicar, Snowden,
Bolard, Franklin, Mehring, Snyder,
Gans, Gans, Michel, Sowers,
Bower, Glass, Millar, Sorowls,
Bowman, Goehring, Miller, C. G., Starck,
Brendle, Golder, Miller, D. I., Statter,
Brislin, Goodnough, Miller, D. D., Steedle,
Brooks, Graham, Millin, Stevenson,
Bucher, Haines, Milner, Stott,
Campbell, Haldeman, Morgan, Sullivan,
Catlin, Hamilton, J., Murry, Sweitzer,
Clements, Hamilton, W. J., Neary, Trach,
Clutton, Harer, Norton, Ullsh,
Coldsmith, Harvey, Palmer, Vickerman,
Collier, Helt, Patterson, Wagner,
Comer, Hess, Heyburn, Walker, G. T.,
Conner, Hickernell, Phillips, Walker, J. A.,
Cook, Hollingsworth, Fidgeon, Wallace, R. I.,
Corbin, Horne, Pike, Wallace, W. T.,
Crawford, Hough, Powell, Wells,
Crockett, Huntington, Quigley, Wettach,
Curran, Hutchison, Ramsey, Whiteman,
Curry, A. E., Ingham, Reber, C. A., Willert,
Curry, R., Jordan, Reber, H. F., Williams,
Davis, D. F., Kantner, Rhoads, Willson,
Davis, J. T., Kennedy, Ringler, Woner,
Davis, W., Kooser, Rinn, Wood,
Dawson, Krause, T. S., Robertson, Woodruff,
Dewey, Krause, W., Rorke, Wynne,
Diehm, Krugh, Rothenberger, Zanders,
Di Lemmo, Kunkle, Ruddy, Zimmerman,
Dithrich, Lanius, Sarig, Spangler,
Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 858 (Senate Bill No. 188), entitled

An Act making an appropriation to the Trustees of the Homeopathic State Hospital for the Insane at Allentown Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

Alexander,	Donneley,	Krugh,	Sariz,
Allum,	Drinkhouse,	Kunkle,	Schaeffer,
Armstrong,	Dunn,	Lafferty,	Schilling,
Baldi,	Ehrhardt,	Lanius,	Scott,
Baldrige,	Ephraim,	Lauler,	Shaffer,
Bechtold,	Evans, J. T.,	Levis,	Shellenberger,
Beckley,	Evans, S. J.,	MacCallum,	Showalter,
Bell,	Finnev,	Maill,	Shunk,
Benchoff,	Fitzgibbon,	Mallery,	Sinclair,
Bennett,	Flynn,	Mangan,	Smith, E. R.,
Benninger,	Foster,	Marcus,	Smith, F. I.,
Bidelspacher,	Fowler,	Marshall,	Snowden,
Bigler,	Fox, A. R. B.,	Martin,	Snyder,
Blanck,	Fox, I. M.,	McCaig,	Soffel,
Bolard,	Franklin,	McCurdy,	Sowers,
Bower,	Gans,	McGeary,	Sprows,
Bowman,	Geary,	McIntyre,	Stadlander,
Brady,	Glass,	McKim,	Stark,
Brendle,	Goehring,	McVicar,	Statler,
Brislin,	Golder,	Mehring,	Steele,
Brooks,	Goodnough,	Michel,	Sterling,
Bucher,	Graham,	Miller,	Stevenson,
Bungard,	Griest,	Miller, A. D.,	Stott,
Campbell,	Griffith,	Miller, C. G.,	Sullivan,
Catlin,	Haines,	Miller, D. L.,	Sweitzer,
Clements,	Haldeman,	Miller, D. D.,	Todd,
Clinton,	Hamilton, J.,	Millin,	Trach,
Coldsmith,	Hamilton, W. J.,	Milner,	Tish,
Collier,	Hampson,	Morgan,	Vickerman,
Colville,	Harer,	Murnhy,	Wagner,
Comerger,	Harvey,	Neary,	Walker, G. T.,
Conner,	Heffernan,	North,	Walker, E. A.,
Cook,	Helt,	Norton,	Wallace, R. L.,
Corbin,	Hess,	Palmer,	Wallace, W. C.,
Cox,	Hewburn,	Patterson,	Wells,
Crawford,	Hibernell,	Perry,	West,
Crockett,	Hoffman,	Phillips,	Wettach,
Crum,	Hollingsworth,	Pidgeon,	Whiteman,
Curran,	Horne,	Pike,	Willert,
Curry, A. E.,	Hough,	Powell,	Williams,
Curry, R.,	Huntington,	Quisley,	Willson,
Davis, D. F.,	Hutchison,	Pamsey,	Woner,
Davis, J. T.,	Ingham,	Reher, C. A.,	Wood,
Davis, W.,	Jennings,	Reher, H. F.,	Woodruff,
Dawson,	Jones,	Phoads,	Vyrne,
Day,	Jordan,	Ringle,	Zanders,
Dewey,	Kantner,	Rinn,	Zimmerman,
Diehm,	Kennedy,	Robertson,	Spangler,
Di Lemmo,	Kinsman,	Porke,	Speaker,
Dithrich,	Kooser,	Rothberger,	
	Krause, T. S.,	Ruddy,	
	Krause, W.,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

The SPEAKER. The next bill on the calendar, House Bill No. 395, is not on the files and will be passed over for the present.

BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 637, entitled

An Act to amend sections one thousand one hundred and twenty-one and one thousand one hundred and thirty of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same

and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 883, entitled

An Act to amend section twelve hundred and six of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 906, entitled

An Act to amend an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 687, entitled

An Act to amend section four of an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and eighteen) entitled "An Act relating to dogs and the protection of livestock and poultry from damages by dogs providing for the licensing of dogs regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done by dogs and payment thereof by the proper county to the owners of livestock and poultry and of damages to licensed dogs imposing powers and duties on certain State county city borough town and township officers and employees and on city councils of cities of the first and second class and providing penalties"

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 769, entitled

An Act fixing the penalty for murder of the first degree and vesting certain discretionary powers in the court and in the jury in connection therewith

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 786, entitled

An Act authorizing the Department of Fisheries to purchase certain land near the Wayne County Fish Hatchery

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 942, entitled

An Act to amend section one of an act approved the twenty-fifth day of May one thousand nine hundred and seven (Pamphlet Laws two hundred and thirty-one) entitled "An Act authorizing the Board of Public Charities to appoint two assistant general agents and prescribing their duties" as amended by fixing the salaries of such assistant general agents

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 943, entitled

An Act to amend section one of an act approved the twenty-ninth day of April one thousand nine hundred and fifteen (Pamphlet Laws two hundred and four) entitled "An Act authorizing the Board of Public Charities to appoint two additional assistant general agents and prescribing their duties" fixing the salaries of such additional assistant general agents

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 910, entitled

An Act to amend section two article one of chapter five of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 855, entitled

An Act to amend an act approved the twenty-seventh day of April one thousand nine hundred and nine (Pamphlet Laws two hundred and fifty-eight) entitled "An Act authorizing the employment of stenographers by the district attorneys of certain counties" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 771, entitled

An Act to amend an act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws twelve hundred and fifteen) entitled "An Act to revise amend and consolidate the law relating to fish and providing penalties"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 765, entitled

An Act to amend part of section one of an act approved the eleventh day of July one thousand nine hundred and one (Pamphlet Laws six hundred and sixty-three) entitled "An Act to regulate and establish the fees to be charged by sheriffs in this Commonwealth and to provide for the taxation and collection of the same" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 821, entitled

An Act authorizing the Board of Game Commissioners to acquire through purchase or gift lands for game preserve purposes

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 605, entitled

A joint resolution continuing the commission appointed pursuant to a joint resolution dated the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws eleven hundred and ninety-eight) entitled "A joint resolution providing for the appointment of a commission to investigate and report upon the subject of old age pensions" and making an appropriation

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 599, entitled

An Act fixing the salary of the first assistant district attorney in certain counties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 260, entitled

An Act to establish a commission to continue the investigation made by the commission appointed under the act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws eleven hundred and ninety-nine) entitled "An Act to establish a commission to investigate sickness and accident not compensated under the Workmen's Compensation Act of one thousand nine hundred and fifteen of employed persons and their families and to make an appropriation for such commission

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 823, entitled

An Act making incurable insanity a cause for divorce and providing the procedure in such cases

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 660, entitled

An Act authorizing the transfer by township poor districts to the township supervisors of certain poor funds

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 419, entitled

An Act creating a reward or bounty for the destruction of certain noxious animals killed within the Commonwealth of Pennsylvania providing a method for the payment of the same and providing the method of furnishing evidence of said destruction and penalties for the violation of the several provisions hereof

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 661, entitled

An Act amending section two of the act approved the fourteenth day of May, one thousand nine hundred fifteen (P. L. 506), entitled "An Act amending and supplementing sections one and two of an act, entitled "An Act for the promotion of medical science by the distribution and use of unclaimed human bodies for scientific purposes, through a board created for that purpose, and to prevent unauthorized uses and traffic in human bodies, approved June thirteenth one thousand eight hundred and eighty-three; by providing that the name of said board of distribution shall be Anatomical Board of the State of Pennsylvania; by extending its provisions to all persons having charge or control over bodies required to be buried at the public expense; by requiring immediate notice of the death of any person required to be buried at the public expense; by requiring notice in all cases; but providing that there shall not be delivered to the board created under the act the bodies of deceased indigent persons, where claimed by relatives within twenty-four hours after death, for interment at the expense of the claimant, or the bodies of honorably discharged soldiers, sailors or marines who have served the United States in any war, or who were in active service in the militia of the State of Pennsylvania under and in pursuance of any of the proclamations issued by the Governor during the Civil War, and not duly mustered into the service of the United States; by repealing the provisions as to deceased indigent travelers; by providing for the burial at the expense of the county of indigent persons unfit for anatomical purposes, upon the certificate of the board or its duly authorized officer or agent that such bodies are unfit for anatomical purposes, or are the bodies of soldiers, sailors or marines required to be buried at the public expense, and that the provisions of this act have been complied with; by providing that no warrants for payment of expenses of burial shall be drawn or paid except upon such certificate; by providing for the burial of bodies rendered unfit for anatomical purposes by the failure to comply with the provisions of this act, at the expense of the person failing to comply with its provisions."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 954, entitled

An Act to amend section six of the act approved the nineteenth day of June one thousand nine hundred eleven (Pamphlet Laws ten hundred and fifty-five) entitled "An Act authorizing the release on probation of certain convicts instead of imposing sentences the appointment of probation and parole officers"

cers and the payment of their salaries and expenses regulating the manner of sentencing convicts in certain cases and providing for their release on parole their conviction of crime during parole and their rearrest and reconviction for breach of parole and extending the powers and duties of boards of prison inspectors of penitentiaries"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 931, entitled

An Act providing for the refunding of liquor license fees and additional taxes to wholesale and retail dealers brewers distillers rectifiers compounders bottlers agents and other persons prevented from engaging in business by order or regulation of the President or Secretary of War providing for the return of the proportions thereof paid to municipalities and the Commonwealth and making an appropriation

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 70, entitled

An Act to amend section two of an act approved the twenty-eighth day of May one thousand nine hundred and thirteen (Pamphlet Laws three hundred and seventy-eight) entitled "An act authorizing certain corporations to issue preferred stock of one or more classes providing for the manner of issuance restrictions and regulations in the matter of voting thereof and the rights and privileges of the holders thereof and repealing all acts or parts of acts inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 899, entitled

An act amending the first and second sections of an act entitled "An Act to regulate the salaries of tipstaves in the courts of common pleas over and terminer and general jail delivery quarter sessions of the peace and orphans' courts in counties having a population of over eight hundred thousand and less than one million four hundred thousand inhabitants" approved the twentieth day of July one thousand nine hundred and seventeen by increasing the minimum and maximum salaries of said tipstaves and making the president judge of the court of common pleas or orphans' court a member of the salary board when such salaries are to be fixed

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 812, entitled

An Act making it compulsory on hotels restaurants and lunch rooms where food is displayed on a counter or counters to display such food only under a glass covering and fixing a penalty

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 361, entitled

An Act relating to criminal procedure before aldermen justices of the peace and magistrates in cases of assault and assault and battery and providing for the assessment of cost in such cases upon the prosecutor defendant or county and the commitment of the prosecutor or defendant in case of default

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 949, entitled

An Act to amend and to repeal certain sections of an act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 50, entitled

An Act to amend section three article five of the act approved the twenty-seventh day of June one thousand nine hundred thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" by adding thereto clause forty-nine relative to appropriations for municipal music

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 760, entitled

An Act relating to the employment of deputy wardens guards turnkeys and matrons and other employes in jails of this Commonwealth and regulating the number of work days and hours

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 962, entitled

An Act providing a method of establishing titles to land acquired at a sale for unpaid taxes or municipal claims

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 575, entitled

An Act creating a division of building inspection within the Department of Labor and Industry and divisions of building inspection in the third class cities and providing for the creation of such division in certain of the counties boroughs and townships of the Commonwealth of Pennsylvania providing for the promulgation of rules and regulations by the industrial board to effectuate the purposes of this act establishing an examining and advisory committee within the division of building inspection providing for the appointment of officers and employes for the enforcement of the provisions of this act defining the authority and powers of said division of building inspection and examining and advisory committee and duties and powers of their officers and employes providing penalties for the violation of the provisions of this act and of the aforesaid rules and regulations of the industrial board and repealing all acts or parts of acts inconsistent with this act provided however that no acts or parts of acts relating to cities of the first and second class are hereby repealed

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 792, entitled

An Act to revise amend and consolidate the law relating to fish in certain boundary lakes bays and peninsular water

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 107, entitled

An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof other than registered owners providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns township and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 888 (Senate Bill No. 144) entitled

An act to amend section two hundred thirty-five of an act approved the fourteenth day of July Anno Domini one thousand nine hundred seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by increasing the compensation of supervisors

And said bill having been read at length the first time.

Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 889 (Senate Bill No. 262) entitled

An act making the Secretary of Internal Affairs the custodian of all deeds contracts maps surveys policies of title insurance abstracts of titles and other documents or instruments relating to the titles to real estate owned or hereafter to be acquired by the Commonwealth

And said bill having been read at length the first time.

Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 890 (Senate Bill No. 263) entitled

An act establishing a bureau of municipalities in the Department of Internal Affairs and repealing the act approved June

first one thousand nine hundred and fifteen entitled "An Act creating a Division of Municipal Statistics and Information of the Department of Labor and Industry and fixing the compensation of officers and employes thereon"

And said bill having been read at length the first time.

Ordered, To be laid aside for second reading.

ANNOUNCEMENT BY SPEAKER.

The SPEAKER. The Chair wishes to announce that the hearing on the Rorke Bill will be held at 1:00 o'clock this afternoon, and the Philadelphia Orchestra will give its concert in the Hall of the House of Representatives immediately after the hearing, which will probably be about 2:30 o'clock. The lower floor, the seats of the members, will be reserved for the Legislature, the Senate and the House. The public is invited to take such seats as are not occupied by the members of the Legislature.

ADJOURNMENT.

Mr. DUNN. Mr. Speaker, I move this House do now adjourn.

The motion was agreed to, and (at 11:30 o'clock A. M.) the House adjourned until Monday evening March 24, 1919, at 9:00 o'clock.

Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., MONDAY, MARCH 24, 1919.

No. 28.

SENATE.

MONDAY, March 24, 1919.

The Senate met at 9 o'clock P. M.
The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the Chair.

PRAYER.

The Chaplain, Rev. Thomas W. Davis, offered the following prayer:

Almighty God, we pray Thee to help us bear in mind that at all times, no matter what our creed, nationality, or occupation, what we sow we must also reap. The departure from this life of Senator Catlin reminds us once again of the brevity and uncertainty of life. Our hearts are bowed in sorrow as we contemplate the loss to this body of his noted and distinguished service. We commend to Thy favor and blessing all those who were near and dear to him in this life. These blessings we ask in our Saviour's name. Amen.

JOURNAL APPROVED.

The PRESIDENT—A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk preceeded to read the Journal of the preceding session, when, on motion of Mr. S. J. MILLER, the further reading was dispensed with, and the Journal was approved.

PETITIONS FAVORING PASSAGE OF HOUSE BILLS NOS. 273 AND 285.

Mr. CRAIG presented petition of Citizens of Beaver County favoring passage of House Bills Nos. 273 and 285. Which was referred to the Committee on Forestry.

PROTESTING AGAINST PASSAGE OF HOUSE BILLS NOS. 94, 308 AND 263.

He also presented petition of Citizens of Beaver County, protesting against the passage of House Bills Nos. 94, 308 and 263.

Which was referred to the Committee on Law and Order.

FAVORING PASSAGE OF HOUSE BILLS NOS. 273 AND 285.

Mr. CAMPBELL presented petition of Citizens of Mercer County favoring passage of House Bills Nos. 273 and 285. Which was referred to the Committee on Forestry.

FAVORING PASSAGE OF HOUSE BILLS NOS. 273 AND 285.

The CHAIR laid before the Senate numerous petitions favoring passage of House Bills No. 273 and 285.

Which were referred to the Committee on Forestry.

PROTESTING AGAINST PASSAGE OF HOUSE BILL NO. 625.

He also laid before the Senate petition of Philadelphia Mother's Club protesting against the passage of House Bill No. 635.

Which was referred to the Committee on Public Health and Sanitation.

PROTESTING AGAINST THE PASSAGE OF THE RORKE BILL.

He also laid before the Senate petition of 46th Ward Council, Philadelphia, Stonemen's Fellowship, protesting against the passage of the Rorke Bill.

Which was referred to the Committee on Law and Order.

FAVORING PASSAGE OF HOUSE BILLS NOS. 273 AND 285.

Mr. BARNES presented petition of Weatherby Local, No. 26, favoring passage of House Bills Nos. 273 and 285. Which was referred to the Committee on Forestry.

URGING AMENDMENT TO HOUSE BILL NO. 703.

He also presented petition of School Directors of Monroe County, urging amendment to House Bill No. 703, Which was referred to the Committee on Education.

URGING LIBERAL APPROPRIATION TO THE MINERS' HOSPITAL OF NORTHERN CAMBRIA COUNTY.

Mr. TOMPKINS presented numerous petitions of citizens of Cambria County, urging liberal appropriation to the Miner's Hospital of Northern Cambria County, Which were referred to the Committee on Appropriations.

REPORTS FROM COMMITTEES.

Mr. SCHANTZ from the Committee on Judiciary General reported as amended, Senate Bill No. 379 (House Bill No. 572), entitled:

An Act to amend section one of an act approved the fifth day of June one thousand nine hundred and seventeen (Pamphlet Laws three hundred and thirty-three) entitled "An Act to amend section one of an act entitled 'An Act to provide for the removal of judges of the Supreme Superior common pleas and orphans' courts permanently disqualified by reason of physical or mental disability to perform their judicial functions and duties with half pay for their unexpired terms and the filling of vacancies caused by such removal' approved eleventh day of May one thousand nine hundred and one as amended by an act entitled 'An Act to amend section one of an act entitled 'An Act to provide for the removal of judges of the Supreme Superior common pleas and orphans' courts permanently disqualified by reason of physical or mental disability to perform their judicial functions and duties with half pay for their unexpired terms and the filling of vacancies caused by such removal' approved May eleventh one thousand nine hundred and one so as to allow them full pay during the balance of their terms of office and under certain conditions half pay during the remainder of their lives' approved twenty-third day of June one thousand nine hundred and eleven so as to provide that any judge of the Supreme or Superior Court who has served in judicial office for twenty or more years shall be entitled to receive the benefits of said act immediately after his honorable retirement from office by expiration of term resignation or other wise whether said service be continuous or not and extending the provisions of said act to judges of the court of common pleas and orphans' court who have served continuously for twenty years or more and have reached the age of sixty-five years after retirement from office of any of such judges after the expiration of their term resignation or otherwise" extending the provisions thereof to judges retired prior to the passage of the act and not entitled to the benefits thereof and eliminating the requirements of continuous service.

Mr. J. S. MILLER from the Committee on Public Health and Sanitation reported as committed, Senate Bill No. 487, entitled:

An Act to amend an act approved the 17th day of May, 1917 (P. L. 208), entitled "An Act to regulate the practice of pharmacy and sale of poisons and drugs, and providing penalties for the violation thereof; defining the words "drug" and "poison"; and providing for the appointment of a board which shall have in charge the enforcement of said law, and the power to make rules and regulations for the enforcement of said law; and providing for the purchase of samples of drugs for determining their quality, strength and purity.

Mr. F. E. BALDWIN from the Committee on Judiciary General reported as amended Senate Bill No. 304 (House Bill No. 174), entitled:

An Act to repeal section one of the act approved the 5th day of July, 1917 (P. L. 566), entitled "An Act relating to tax assessment returns in certain counties."

Mr. DAIN from the Committee on Appropriations reported as committed, Senate Bill No. 521, entitled:

An Act to fix the number and salaries of assistant district attorneys in counties of this Commonwealth, having one million five hundred thousand inhabitants, and prescribing the powers and duties of said assistant district attorneys.

Also from the Committee on Appropriations reported as committed, Senate Bill No. 519, entitled:

An Act providing for the appointment by the district attorney in counties having a population of over one million five hundred thousand inhabitants of a chief county detective, an assistant chief county detective, and special county detectives, defining their duties, defining their authority, fixing their salaries, and authorizing the payment of the same, together with the necessary travelling expenses by the county.

Also from the Committee on Appropriations re-reported as committed, Senate Bill No. 276 (House Bill No. 136), entitled:

An Act to further amend an act approved the 26th day of May, 1823, entitled "An Act to facilitate the labors of the justices of the Supreme Court by providing suitable clerical assistance as amended, authorizing the payment of expenses of judges and the employment of briefers, investigators stenographers typewriters and clerks," and increasing the amount now allowed therefor.

Also from the Committee on Appropriations reported as committed, Senate Bill No. 569 (House Bill No. 556), entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb, located at Mount Airy, Philadelphia, to cover deficiency in maintenance and education of State pupils.

Also from the Committee on City Passenger Railways reported as committed, Senate Bill No. 426 (House Bill No. 656) entitled:

An Act to authorize and empower any motor company of this Commonwealth which shall own the entire capital stock of any street railway company of this Commonwealth to acquire the corporate powers, franchises, property rights and credits of any such street railway company.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) announced that the Chief Clerk having reported that the following bills had passed both Houses of the General Assembly and the same being correct, the titles were publicly read as follows:

House Bill No. 7, entitled:

An Act to repeal section thirty-two of an act approved the twenty-ninth day of April one thousand eight hundred forty-four (Pamphlet Laws four hundred eighty-six) entitled "An Act to reduce the State debt and to incorporate the Pennsylvania canal and railroad company" in so far as it imposes a tax on horses mares geldings mules and neat cattle over the age of four years for county purposes in counties having a population of more than one million four hundred thousand inhabitants

House Bill No. 121, entitled:

An Act providing for the appointment by the district attorney in counties having a population of over one million and less than one million five hundred thousand inhabitants of a chief county detective an assistant chief county detective and special county detectives defining their duties defining their authority fixing their salaries and authorizing the payment of the same together with the necessary travelling expenses by the county

House Bill No. 201, entitled:

An Act providing for the appointment of assistant district attorneys in the several counties of this Commonwealth having a population of over one million and less than one million five hundred thousand inhabitants prescribing the powers and duties and fixing their salaries

House Bill No. 420, entitled:

An Act to provide for an additional law judge of the court of common pleas of the Thirty-first Judicial District

Horse Bill No. 399, entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Danville Pennsylvania

House Bill No. 344, entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania to cover deficiency in maintenance and education of State pupils

House Bill No. 586, entitled:

An Act validating all decrees of divorce granted by virtue of and pursuant to an act approved the twenty-fifth day of June one thousand eight hundred and ninety-five (Pamphlet Laws three hundred and eight) entitled "An Act amending section three of an act entitled 'An Act concerning divorces' approved the eighth day of May one thousand eight hundred and fifty-four enlarging the same so as to include indignities to the person of the husband" wherein the decree of divorce shall be silent as to support or alimony and the court shall not have allowed any alimony or support to the wife nor in any manner determined the right of the wife thereto

House Bill No. 513, entitled:

An Act making an appropriation for the Dixmont Hospital for the Insane

House Bill No. 425, entitled:

An Act making an deficiency appropriation to the State Hospital of Coaldale Coaldale Schuylkill County Pennsylvania

House Bill No. 139, entitled:

An Act to prevent the abatement of certain suits at law or in equity heretofore commenced now pending or hereafter to be brought

House Bill No. 25, entitled:

An act making an appropriation to the Commission of Soldiers' Orphan Schools of Pennsylvania for the payment of a deficiency in the appropriation for maintenance for the two fiscal years ending May thirty-first one thousand nine hundred and nineteen.

House Bill No. 17, entitled:

An Act fixing the per diem compensation of borough assessors and assistant assessors and the method of ascertaining the number of days employed.

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the presence of the Senate signed the same.

HOUSE MESSAGE.

HOUSE CONCURS IN SENATE BILL NO. 188.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 188, entitled:

An Act making an appropriation to the Trustees of the Homeopathic State Hospital for the Insane at Allentown Pennsylvania.

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 24.

He also returned to the Senate, Senate Bill No. 24, entitled:

An Act validating certain proceedings and elections of counties cities borough townships school districts and other incorporated districts or municipalities had and held pursuant to the provisions of an act approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four entitled "An Act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections.

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 27.

He also returned to the Senate, Senate Bill No. 27, entitled:

An Act authorizing county commissioners to appropriate moneys to cities and boroughs to assist in the erection of comfort and waiting stations.

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 51.

He also returned to the Senate, Senate Bill No. 51, entitled:

An Act validating municipal liens and the procedure thereon with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 52.

He also returned to the Senate, Senate Bill No. 52, entitled:

An Act relating to the procedure on municipal liens with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 94.

He also returned to the Senate, Senate Bill No. 94, entitled:

An Act fixing the pay of election officers and clerks with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 208.

He also returned to the Senate, Senate Bill No. 208, entitled:

An act requiring assessors and assistant assessors for county purposes in cities of the third class to keep an account of days actually employed and make return thereof to the county commissioners and fixing their compensation

with the information that the House has passed the same without amendment.

HOUSE BILL NO. 83 RECALLED FROM THE GOVERNOR.

He also presented extract from the Journal of the House of Representatives, which was twice read as follows, considered and agreed:

In the House of Representatives, March 17, 1919.
Resolved (If the Senate concur) That House Bill No. 83, entitled "An Act making an appropriation to the Trustees of the State Hospital of Nanticoke, Luzerne County, Pennsylvania" be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE CONCURS IN AMENDMENTS TO SENATE BILL NO. 59.
RECALLED FROM THE GOVERNOR FOR AMENDMENT.

He also returned to the Senate Senate Bill No. 59, entitled:

An Act to amend section two of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-two) entitled "An Act authorizing county controllers in counties having a population of more than one hundred thousand and less than two hundred sixty thousand inhabitants to appoint a solicitor prescribing the duties of said solicitor and fixing his salary" by authorizing the county commissioners and county controller to fix the salary of the solicitor

With the information that the House has concurred in the amendments made by the Senate, said bill having been recalled from the Governor for the purpose of amendment. The votes had on final passage and third reading on said bill were reconsidered in the Senate and the bill amended.

BILLS INTRODUCED.

Mr. WOODWARD read in his place and presented to the Chair Senate Bill No. 582, entitled:

An Act making an appropriation to the House of Good Shepherd, Penn and Chew Streets, Germantown, Philadelphia, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 583, entitled:

An Act making an appropriation to the Florence Crittenton Home, located at one hundred and thirty-nine Queen Street, Germantown, Philadelphia, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 584, entitled:

An Act making an appropriation to the Midnight Mission, of Philadelphia, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. SNYDER read in his place and presented to the Chair Senate Bill No. 585, entitled:

An Act making an appropriation to the Board of Managers of the Pennsylvania Industrial Reformatory at Huntingdon, Pennsylvania, for the erection and construction of a new building.

Which was committed to the Committee on Appropriations.

Mr. LESLIE read in his place and presented to the Chair Senate Bill No. 586, entitled:

An Act relating to and regulating the solicitation of moneys and property for charitable and patriotic purposes.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 587, entitled:

An Act to amend section one of an act approved the seventh day of June, one thousand nine hundred and fifteen (P. L. 870), entitled "An Act to amend, revise, and consolidate the law providing for the burial of certain honorably discharged soldiers, sailors and marines, at the expense of the counties in which they shall die or have a legal residence at the time of their death; to provide a system for effecting the burial of such soldiers, sailors, and marines; to provide headstones and markers for the graves of such soldiers, sailors and marines; and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers, sailors and marines," as amended; providing for the payment of funeral expenses of soldiers, sailors and marines dying while in service, and for headstones for the graves of such soldiers, sailors and marines.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair, Senate Bill No. 588, entitled:

An Act requiring the county commissioners of the several counties and all collectors and assessors of taxes for local purposes in this Commonwealth, to furnish to the Secretary of Internal Affairs, or his representatives, any and all other statistics and information relating to the collection and assessing of said taxes, in addition to those required to be furnished under existing laws, as may be demanded by him.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair, Senate Bill No. 589, entitled:

An Act to regulate the practice of architecture in the Commonwealth of Pennsylvania; by providing for the examination and registration of architects by a State Board of Examiners; defining the power and duties of said Board of Examiners and providing penalties for the violation of this act.

Which was committed to the Committee on Appropriations.

Mr. VARE read in his place and presented to the Chair, Senate Bill No. 590, entitled:

An Act making an appropriation to Saint Agnes Hospital, Philadelphia.

Which was committed to the Committee on Appropriations.

Mr. PHIPPS read in his place and presented to the Chair, Senate Bill No. 591, entitled:

An Act making an appropriation to the Oil City Hospital, Oil City, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. BARR read in his place and presented to the Chair, Senate Bill No. 592, entitled:

An Act exempting scrip, bonds or certificates of indebtedness issued by any county, city, borough, township, school district or other municipal subdivision of this Commonwealth from taxation for State purposes.

Which was committed to the Committee on Finance.

Mr. MEARKLE read in his place and presented to the Chair, Senate Bill No. 593, entitled:

An Act to amend an act approved the seventh day of June, one thousand nine hundred and fifteen (P. L. 885), entitled "An Act concerning life insurance; the persons who may place, sell, or solicit life insurance, and be compensated or benefited therefor; making it unlawful for attorneys, officers, clerks, servants, and employees, or persons otherwise hired and engaged, to receive compensation for life insurance placed, sold, or solicited for the benefit of, or on the lives of, their clients, partners, employers, masters, or fellow attorneys, officers, clerks, servants, or employees; defining the time of such employment; fixing a penalty for violation of this act, and making said violation a misdemeanor; and repealing existing laws," by making it unlawful to pay certain commissions, and by authorizing the Insurance Commissioner to revoke certain licenses.

Which was committed to the Committee on Insurance.

Also read in his place and presented to the Chair, Senate Bill No. 594, entitled:

An Act making an appropriation to the Tuberculosis League, of Pittsburgh, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. SCHANTZ read in his place and presented to the Chair, Senate Bill No. 595, entitled:

An Act to exempt certain playgrounds not used for private or corporate profit from taxation where the entire revenue is applied to support said playgrounds and to increase the efficiency and improvement thereof.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 596, entitled:

An Act to amend section one of an act of the General Assembly of the Commonwealth of Pennsylvania approved the thirteenth day of May, one thousand nine hundred and fifteen, entitled "A Supplement to an act approved the twenty-seventh day of June nineteen hundred and thirteen, entitled 'An Act providing for the incorporation, regulation and government of cities of the third class; regulating nomination and election of municipal officers therein; and repealing, consolidating and extending existing laws in relation thereto.'"

Which was committed to the Committee on Municipal Affairs.

Also read in his place and presented to the Chair Senate Bill No. 597, entitled:

A Joint Resolution proposing an amendment to article three, section six of the Constitution of the Commonwealth of Pennsylvania, so that the subject of an amendment or supplement to a law and the subject to which such law is extended or on which it is conferred shall be clearly expressed in its title.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 598, entitled:

An Act validating the holding, ownership and exercise of material, rolling stock, property and franchises sold and conveyed under and by virtue of any process or decree of any court or under or by virtue of a power of sale contained in any mortgage or deed of trust, as the property of any gas, water, coal, iron, steel, lumber, oil or mining or manufacturing, transportation or telegraph company, or any railroad, canal, turnpike, bridge or plank road, or any corporation, notwith-

standing the failure of the owner or owners thereof to reorganize said company or corporation in accordance with the Act of Assembly, entitled "An Act concerning the sale of railroads, canals, turnpikes, buildings, plank roads," approved the 8th day of April, A. D. 1861, and the supplements and amendments thereto.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 599, entitled:

An Act providing for only one assessment of all property for taxation in cities of the third class within this Commonwealth, directing said assessment to be made by the city assessors of said cities and said city assessors in addition to their duties as such assessors to perform all other duties now performed by the county assessors in said cities, and requiring said cities to furnish copies of said assessments to each of the boards of school directors in said cities to each of the boards of county commissioners of the respective counties wherein said cities are located and to all other boards or authorities levying and collecting taxes in said cities and all taxes, city, school, county, poor and other taxes to be levied on said assessment.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 600, entitled:

An Act relating to the collection of city, county, school, poor and other taxes in the several cities of the third class in this Commonwealth, providing that the city treasurer of each of said cities shall be the collector of the said several taxes, prescribing his duties providing for his compensation, authorizing him to appoint deputy collectors and clerks and providing for their compensation.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 601, entitled:

An Act relating to the disposition of penalties collected under the provisions of the act of May eighth, one thousand nine hundred and nine, amended by the act of July eleventh, one thousand nine hundred and seventeen, Pamphlet Laws four sixty-six and seven seventy-nine, respectively; also the act of June first, one thousand nine hundred and fifteen, Pamphlet Laws six forty-four, relating to the possession by unnaturalized foreign-born residents of firearms and dogs respectively.

Which was committed to the Committee on Game and Fisheries.

Also read in his place and presented to the Chair Senate Bill No. 602, entitled:

An Act to repeal so much of an act entitled "An Act to give additional protection to wild birds and animals and game within the Commonwealth of Pennsylvania" prohibiting the hunting for or capture or killing of such wild birds or animals or game by unnaturalized foreign-born residents forbidding the ownership or possession of dogs by any unnaturalized foreign-born resident within the Commonwealth and prescribing penalties for violation of its provisions," approved the first day of June, one thousand nine hundred and fifteen, Pamphlet Laws, six hundred forty-four, as forbids the ownership or possession of dogs by any unnaturalized foreign-born person residing upon and operating a farm within the Commonwealth.

Which was committed to the Committee on Game and Fisheries.

Mr. NASON read in his place and presented to the Chair Senate Bill No. 603, entitled:

An Act making an appropriation to refund to certain contractors the amounts of money obtained by the State Treasurer on certified checks accompanying bids for certain State highway work which the bidders were unable to perform.

Which was committed to the Committee on Appropriations.

Mr. R. J. BALDWIN read in his place and presented to the Chair Senate Bill No. 604, entitled:

An Act to amend an act approved the fourteenth day of July, one thousand nine hundred and seventeen (P. L. 840), entitled, "An Act concerning townships; and revising, amending, and consolidating the law relating thereto."

Which was committed to the Committee on Judiciary General.

Mr. BOYD read in his place and presented to the Chair Senate Bill No. 605, entitled:

An Act to amend sections thirteen and twenty of an act approved the eleventh day of May, one thousand nine hundred and eleven (P. L. 241), entitled "An Act providing for the original location, laying out and construction of public roads or highways in the several counties of this Commonwealth, and for the permanent improvement of certain public roads or highways therein; making such originally constructed or improved roads and highways county roads; authorizing the relocation, opening, straightening, widening, extensions and alteration of the same, and the vacation of so much of any road as may thereby become necessary; providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties, and prescribing penalties for the violation thereof; providing for the taking of property for such improvement, the compensation to be paid therefor, and the payment of damages resulting from such taking, and the manner in which such damages may be determined; providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads; authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof; prescribing a method for improving a county road lying within or traversing a borough, and apportioning the cost of such improvement; and authorizing the vacation of any county road;" providing for the repair, maintenance and vacation of abandoned and condemned turnpikes.

Which was committed to the Committee on Public Roads and Highways.

Mr. F. B. BALDWIN read in his place and presented to the Chair Senate Bill No. 606 entitled:

An Act to amend the nineteenth section of an act entitled "An Act to regulate the employment, in all kinds of industrial establishments, of women and children employed at wages or salary, by regulating the age at which minors can be employed and the mode of certifying the same, and by fixing the hours of labor for women and minors; to provide for the safety for all employees in all industrial establishments, and of men, women and children in schoolhouses, academies, seminaries, colleges, hotels, hospitals, storehouses, office buildings, public halls, and places of amusements, in which proper fire-escapes, exits and extinguishers are required; to provide for the health of all employees, and of men, women and children in all such establishments, storehouses and buildings, by proper sanitary appliances; and to provide for the appointment of inspectors, office clerks and others, who, with the Chief Factory Inspector, shall constitute the Department of Factory Inspection; to enforce the same, and providing penalties for violations of the provisions thereof; fixing the term and salaries of the Chief Factory Inspector and his appointees," approved the second day of May, A. D. one thousand nine hundred and five (P. L. 352).

Which was committed to the Committee on Judiciary Special.

Mr. REALES read in his place and presented to the Chair Senate Bill No. 607, entitled:

An Act to amend section one of the act approved the fifteenth day of July one thousand eight hundred ninety-seven (P. L. 299), entitled "An Act relative to costs in suits before magistrates, aldermen and justices of the peace, and for the return of the same to the plaintiff in case of appeal by defendant," as amended.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 608, entitled:

An Act to establish as a State highway a certain section of public road in the county of Adams.

Which was committed to the Committee on Public Roads and Highways.

Also read in his place and presented to the Chair Senate Bill No. 609, entitled:

An Act to amend section one of an act approved the twenty-fourth day of June, one thousand eight hundred and eighty-five, (P. L. 159), entitled "An Act relative to costs in suits before aldermen and justices of the peace, and the collection of the same," as amended.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 610, entitled:

An Act to amend section one of the act approved the seventeenth day of April, one thousand eight hundred seventy-six (P. L. 29), entitled "An Act relating to appeals in cases of summary convictions," as amended.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 611, entitled:

An Act to amend Route Three Hundred and Forty-two of section one of an act approved the twenty-second day of July, one thousand nine hundred and thirteen, (P. L. 948), entitled "An Act establishing certain public roads as State Highways, and providing for their construction and maintenance at the expense of the Commonwealth."

Which was committed to the Committee on Public Roads and Highways.

Mr. PATTON read in his place and presented to the Chair Senate Bill No. 612, entitled:

An Act vesting in the managers or directors of any cemetery the right to remove the headstones, posts, railings and other structures upon cemetery lots which have fallen into decay, or become dangerous to those entitled to use the said cemeteries.

Which was committed to the Committee on Judiciary General.

Mr. McCONNELL read in his place and presented to the Chair Senate Bill No. 613, entitled:

An Act to provide for the erection, construction, equipment, maintenance and management of a State pathological, X-ray and chemical laboratory, and making an appropriation therefor.

Which was committed to the Committee on Appropriations.

Mr. MARLOW read in his place and presented to the Chair Senate Bill No. 614, entitled:

An Act to protect the health, safety and welfare of the people of Pennsylvania by regulating the light, ventilation, sanitation, fire protection, maintenance, alteration, improvement, use and occupancy of dwellings and land appurtenant thereto; to define the classes of dwellings affected by the act, to establish administrative requirements, to establish remedies and fix penalties for the violation thereof, and to make an appropriation therefor.

Which was committed to the Committee on Public Health and Sanitation.

Also read in his place and presented to the Chair Senate Bill No. 615, entitled:

An Act providing that it shall be the duty of the court appointing a guardian for a lunatic or weak-minded spouse, to grant leave to the guardian of a lunatic or weak-minded spouse to elect to take real and personal estate or real or personal estate, under or against the provisions of the will of a spouse who died testate or intestate prior to June 7, 1917; and to take real and personal estate of real or personal estate of a spouse who died or shall die testate or intestate subsequent to June 7, 1917, and providing the procedure thereon.

Which was committed to the Committee on Judiciary General.

Mr. SALUS read in his place and presented to the Chair Senate Bill No. 616, entitled:

An Act making certain evidence lawful in civil proceedings to recover loss or damage resulting from accident to or injuries suffered by an employee or other person, or to recover loss or damage to property caused by horses or by any vehicle drawn, propelled or operated by any motor power.

Which was committed to the Committee on Judiciary General.

Mr. HEATON read in his place and presented to the Chair Senate Bill No. 617, entitled:

An Act to amend section six of an act approved the thirty-first day of May, one thousand nine hundred eleven (P. L. 168), entitled "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and

the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads, connecting county-seats, principal cities and towns, and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement maintenance and repair of said State Highways, solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same, requiring boroughs and incorporated towns to maintain certain State Highways, wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property or otherwise in the improvement thereof; providing for purchase or acquiring of turnpikes, or toll roads, forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads, and prescribing the contents of township, county, borough or incorporated town petitions; providing for percentage of cost of improvement or repair, to be paid by State, county, township borough or incorporated town and requiring contracts by counties, townships, boroughs and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways and kind of materials to be used in the improvement; providing for payment of cost of improvement, and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act, and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act."

Which was committed to the Committee on Public Roads and Highways.

Mr. J. S. MILLER read in his place and presented to the Chair Senate Bill No. 618, entitled:

An Act fixing the per diem compensation of court criers and tipstaves in counties having a population of less than seventy-five thousand inhabitants.

Which was committed to the Committee on Judiciary General.

Mr. TOMPKINS read in his place and presented to the Chair Senate Bill No. 619, entitled:

An Act to provide for the appointment of medical advisors in any of the several counties of this Commonwealth, defining their duties, providing for their salaries, and authorizing the payment of same together with the necessary traveling expenses from the county treasury.

Which was committed to the Committee on Judiciary General.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) announced that the Chief Clerk having reported that the following bills had passed both Houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 25, entitled:

An Act amending section five hundred and fifteen of an act approved May eighteen Anno Domini one thousand nine hundred and eleven (Pamphlet Laws Three Hundred and Nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" so as to remove the prohibition against levying of taxes or incurring of debts for certain purposes while any proceeding for a change of boundary lines affecting any school district is pending.

Senate Bill No. 100, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mount Carmel Coal Fields

Senate Bill No. 24, entitled:

An Act validating certain proceedings and elections of counties cities boroughs townships school districts and other incorporated districts or municipalities had and held pursuant to the provisions of an act approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four entitled "An Act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections

Senate Bill No. 27, entitled:

An Act authorizing county commissioners to appropriate moneys to cities and boroughs to assist in the erection of comfort and waiting stations

Senate Bill No. 52, entitled:

An Act relating to the procedure on municipal liens.

Senate Bill No. 94, entitled:

An Act fixing the pay of election officers and clerks.

Senate Bill No. 51, entitled:

An Act validating municipal liens and the procedure thereon

Senate Bill No. 59, entitled:

An Act to amend section two of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-two) entitled "An Act authorizing county controllers in counties having a population of more than one hundred thousand and less than one hundred fifty thousand inhabitants to appoint a solicitor prescribing the duties of said solicitor and fixing his salary" by authorizing the county commissioners and county controller to fix the salary of the solicitor

Senate Bill No. 188, entitled:

An Act making an appropriation to the Trustees of the Homeopathic State Hospital for the Insane at Allentown Pennsylvania

Senate Bill No. 208, entitled:

An Act requiring assessors and assistant assessors for county purposes in cities of the third class to keep an account of days actually employed and make return thereof to the county commissioners and fixing their compensation

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the presence of the Senate signed the same.

COMMUNICATIONS FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented communications in writing from his Excellency, the Governor of the Commonwealth, which were read as follows:

APPROVAL OF SENATE BILL NO. 86.

Commonwealth of Pennsylvania,
Executive Chamber Harrisburg, March 21, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 86, entitled "An Act to amend section one of an act approved the fifth day of July one thousand nine hundred and seventeen entitled "An Act authorizing cities to refund moneys paid by property owners into their treasuries when a court of competent jurisdiction shall have determined that there was no liability for such payment when made" extending the provisions thereof to boroughs and incorporated towns."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 76.

Commonwealth of Pennsylvania,
Executive Chamber Harrisburg, March 21, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 76, entitled "An Act making a deficiency appropriation to the Pennsylvania State Lunatic Hospital"

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 42.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, March 21, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 42, entitled "An Act making an appropriation to cover deficiency to the trustees of the State Hospital for the Criminal Insane at Farview Pennsylvania."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 19.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, March 21, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 19, entitled "An Act validating certain agreements heretofore entered into by counties to pay a portion of the cost of improving and reconstructing certain borough roads and streets and authorizing the payment by the county of such portion of the cost of such improvement and reconstruction."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 17.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, March 21, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 17, entitled "An Act making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania for deficiency."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 15.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, March 21, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 15, entitled "An Act making an emergency appropriation to cover deficiency to the trustees of the State Institution for Feeble-Minded of Western Pennsylvania at Polk Pennsylvania."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 13.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, March 21, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 13, entitled "An Act making an appropriation to the trustees of the State Institution for the Feeble-Minded of Eastern Pennsylvania at Spring City."

WM. C. SPROUL.

NOMINATIONS BY THE GOVERNOR.

JUSTICES OF THE PEACE.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, March 24, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Justices of the Peace, until the first Monday of January, 1920:

Edwain H. Schlicher, Township of Upper Hanover, County of Montgomery.
Howard C. Fritsch, Borough of Narberth, County of Montgomery.

WM. C. SPROUL.

NOTARIES PUBLIC.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, March 24, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of confirmation:

ALLEGHENY COUNTY.

Frank G. Freyvogel, Pittsburgh.
Walter B. McRoberts, Pittsburgh.
Julius C. Schmidt, Pittsburgh.
Wm. J. Seib, Pittsburgh.

CAMBRIA COUNTY.

Ralph S. McGraw, Johnstown.

CARBON COUNTY.

J. Monroe Miller, Borough of Summit Hill.

CHESTER COUNTY.

John G. Hobek, Township of East Fallowfield.

DAUPHIN COUNTY.

H. E. Gallagher, Borough of Steelton.
Miss Margaret J. Wieseman, Harrisburg.

LACKAWANNA COUNTY.

Leslie H. Simons, Scranton.

LUZERNE COUNTY.

Miss Christella M. O'Neil, Pittston.
Edward F. Rafferty, Wilkes-Barre.
John Yourishin, Hazleton.

PHILADELPHIA COUNTY.

Mrs. F. Irene Daly, Philadelphia.
Miss Frances F. H. Graham, Philadelphia.
Charles M. Grass, Philadelphia.
William H. Heston, Philadelphia.
Sidney Lee Livers, Philadelphia.
Alexander McMichael, Philadelphia.
Irving L. Podolin, Philadelphia.
William Irwin Woodcock, Jr., Philadelphia.

TIOGA COUNTY.

William J. Ordway, Borough of Elkland.

WESTMORELAND COUNTY.

Paul S. Barnhart, Borough of Greensburg.

WM. C. SPROUL.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, March 24th, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for a term of four years, to compute from the date of confirmation:

ALLEGHENY COUNTY.

Miss Martha M. Brogan, Pittsburgh.
Chas. A. Haas, Pittsburgh.
Mrs. Etta G. Haas, Pittsburgh.
Miss Helen L. Quatchak, Pittsburgh.
Miss Margaret A. Schwalm, Pittsburgh.
Matija Skender, Pittsburgh.
Miss Edna Zacharias, Pittsburgh.

CAMBRIA COUNTY.

George H. Masters, Johnstown.

CHESTER COUNTY.

Mrs. Katie T. McDade, Borough of Phoenixville.

DAUPHIN COUNTY.

Grant Ramey, Harrisburg.

FOREST COUNTY.

Henry A. Shipe, Township of Jenks.

JEFFERSON COUNTY.

Joseph Marinaro, Boro of Reynoldsville.

LANCASTER COUNTY.

John B. Graybill, Lancaster.
Wilmot K. Romig, Township of Ephrata.

LAWRENCE COUNTY.

Miss Pearl A. Robinson, New Castle.

LUZERNE COUNTY.

Philip T. Myers, Wilkes-Barre.

MCKEAN COUNTY.

William P. Mount, Boro. of Kane.

MERCER COUNTY.

R. A. Irvine, Boro. of Farrell.

MONTGOMERY COUNTY.

Clement Comly, Twnp. of Springfield.
Norman W. Gray, Boro. of Conshohocken.

MERCER COUNTY.

G. R. Johnston, Boro. of Sharon.

NORTHAMPTON COUNTY.

James S. Canavan, Bethlehem.

NORTHUMBERLAND COUNTY.

George W. Marshall, Boro. of Shamokin.
Oscar N. Raeder, Boro. of Mt. Carmel.

PHILADELPHIA COUNTY.

John M. Cook, Jr., Philadelphia.
Solomon Rosenstein, Philadelphia.
D. Audley Reuben, Philadelphia.
Gerson Shalita, Philadelphia.
Bertram K. Wolfe, Philadelphia.

WM. C. SPROUL.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, March 24th, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for a term of four years, to compute from the dates set opposite their names, respectively:

ALLEGHENY COUNTY.

John K. Benn, Pittsburgh, March 29th, 1919.
O. R. Cooke, Pittsburgh, April 21st, 1919.
Joseph H. Hammill, Boro. of Carnegie, April 6th, 1919.
Edward G. Kearney, McKeesport, April 30th, 1919.
Miss Agnes Lubbers, Pittsburgh, March 31st, 1919.
William M. Ward, Pittsburgh, April 26th, 1919.
W. A. Young, Boro. of Millvale, April 12th, 1919.

ARMSTRONG COUNTY.

Miss Verna D. Daugherty, Boro. of Kittanning, April 19th, 1919.

LACKAWANNA COUNTY.

John E. Bradley, Scranton, April 2nd, 1919.

MONTGOMERY COUNTY.

Irvin P. Knipe, Boro. of Norristown, April 17th, 1919.

PHILADELPHIA COUNTY.

Lewis D. Bach, Philadelphia, April 5th, 1919.
Sol. Barenbaum, Philadelphia, April 10th, 1919.
Charles A. Fessler, Philadelphia, April 1st, 1919.
Lewis Hornick, Philadelphia, April 6th, 1919.

YORK COUNTY.

Isaac H. Stubbs, Boro. of Delta, March 27th, 1919.

WM. C. SPROUL.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, March 24th, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the dates set opposite their names, respectively:

DAUPHIN COUNTY.

Mark Munma, Boro. of Steelton, April 6th, 1919.

FAYETTE COUNTY.

Abraham Jubelirer, Township of Menallen, April 4th, 1919.

NORTHAMPTON COUNTY.

Harvey C. Werst, Easton, April 13th, 1919.

PHILADELPHIA COUNTY.

Henry Saxe, Philadelphia, April 13th, 1919.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent.

A motion was made by Mr. CROW.

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations.

Which was agreed to.

Whereupon,

A motion was made by Mr. CROW.

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Baldwin, F. E., Donahue,	Marlow,	Sassaman,
Baldwin, R. J., Einstein,	Martin,	Schantz,
Barnes,	Eyre,	Smith,
Barr,	Graff,	Snyder,
Beales,	Gray,	Sones,
Boyd,	Hackett,	Miller, J. S.,
Campbell,	Haldeman,	Miller, S. J.,
Craig,	Heaton,	Murdoch,
Crow,	Herron,	Nason,
Daix,	Homsher,	Patton,
Davis,	Leiby,	Phipps,
DeWitt,	Leslie,	Salus,
		Whitten,
		Woodward,
		Buckman,
		Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. CROW. Mr. President, I move that the executive session do now rise.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

BILL ON FINAL PASSAGE RECALLED FROM GOVERNOR.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 26, as follows:

An Act to amend the first section of an act entitled "An Act to encourage county historical societies" approved the twenty-first day of May Anno Domini one thousand nine hundred and one as amended by the act approved the thirty-first day of March one thousand nine hundred and fifteen so as to increase the sum that may be appropriated to such societies and providing for joint appropriations

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the first section of the act entitled "An Act to encourage county historical societies" approved the twenty-first day of May Anno Domini one thousand nine hundred and one as amended by the act approved the thirty-first day of March Anno Domini one thousand nine hundred and nine which reads as follows

"Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the commissioners' board of the respective counties of this Commonwealth may in its discretion pay out of the county funds not otherwise appropriated and upon proper voucher being given a sum not exceeding two hundred dollars annually to the historical society of said county to assist in paying the running expenses thereof Provided however That in counties where the population exceeds one million the commissioners' board may in its discretion pay out of the county funds not otherwise appropriated and upon proper voucher being given a sum not exceeding one thousand dollars annually to the chief historical society in said county to assist in paying the running expenses thereof" be amended so as to read as follows

Section 1. Be it enacted by the Senate and the House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the commissioners' board of the respective counties of this Commonwealth may in its discretion pay out of the county funds not otherwise appropriated and upon proper vouchers being given a sum not exceeding one thousand dollars annually to the historical society of said county to assist in paying the running expenses thereof Where such a society is comprised of residents of more than one county the commissioners of said respective counties may jointly pay said sum in such proportion as they shall agree

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Baldwin, F. E., Donahue,	Marlow,	Sassaman,
Baldwin, R. J., Einstein,	Martin,	Schantz,
Barnes,	Eyre,	Smith,
Barr,	Graff,	Snyder,
Beales,	Gray,	Sones,
Boyd,	Hackett,	Miller, J. S.,
Campbell,	Haldeman,	Miller, S. J.,
		Turner,

Craig.	Heaton,	Murdoch,	Vare.
Crow.	Herron,	Nason,	Weaver.
Daix.	Homsher,	Patton,	Whitten.
Davis.	Leiby,	Phipps,	Woodward.
DeWitt.	Leslie,	Salus,	Buckman,
			Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 70, entitled:

An Act providing for a State association of county controllers and for the meetings thereof and providing for the payment by the counties of the expenses thereof:

The first and second sections of the bill were read as follows and agreed to.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That county controllers may form a State association of county controllers and may hold meetings thereof for the purpose of discussing the various questions which arise in the discharge of their duties and such other purposes as will conduce to greater efficiency in their respective offices

Section 2 This association may meet at the same time and place as the State association of county commissioners and may meet in joint session with them if mutually agreed upon It shall however have a separate session on at least two days of the annual meeting

The third section of the bill was read as follows:

Section 3 Each controller or deputy controller and the solicitor to the controller shall be allowed his expenses actually and necessarily incurred in going to attending and returning from the annual meeting of the association The time spent in attending the meeting exclusive of the time employed in traveling shall not exceed four days These expenses shall be paid by the respective county The expenses of the annual meeting of the association including printing committee expenses and stenographers shall be paid by the counties having controllers but shall not exceed twenty-five dollars per annum for each county

On the question,

Will the Senate agree to the section?

Mr. SNYDER. Mr. President, I move to amend section 3 page 2 line 12 by adding the words "In addition to the traveling expenses hereinbefore provided for."

Mr. S. J. MILLER. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows and agreed to:

An Act providing for a State association of county controllers and for the meetings thereof and providing for the payment by the counties of the expenses thereof

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 95, as follows:

An Act amending section nine of an Act of Assembly entitled "An Act for the appointment and maintenance of a board to be known as the Armory Board of the State of Pennsylvania and for the payment of its expenses and for providing managing and caring for armories for the use of the National Guard of Pennsylvania throughout the Commonwealth of Pennsylvania and making an appropriation for the same authorizing the State Armory Board to receive from counties cities municipalities and other sources donations or contributions for the purpose of this act" approved the eleventh day of May one thousand nine hundred and five by providing for the return by the Commonwealth of any contributions of money

made by any county city or municipality for the purpose of acquiring or erecting any armory to such county city or municipality upon the sale of any such armory under the provisions of the act to which this is a supplement and making the provisions of this act apply to sales heretofore as well as sales hereafter made

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section nine of an Act of Assembly entitled "An Act for the appointment and maintenance of a board to be known as the Armory Board of the State of Pennsylvania and for the payment of its expenses and for providing managing and caring for armories for the use of the National Guard of Pennsylvania throughout the Commonwealth of Pennsylvania and making an appropriation for the same authorizing the State Armory Board to receive from counties cities municipalities and other sources donations or contributions for the purpose of this act" approved the eleventh day of May one thousand nine hundred and five (Pamphlet Laws four hundred forty-two) which reads as follows.

"Section 9. That when the aforesaid Armory Board shall receive from the Governor information of the disbandment of the organization of the National Guard of Pennsylvania occupying and using an armory provided by the Commonwealth under the direction of the Armory Board it shall be the duty of said Armory Board to take charge of such armory and they are hereby authorized and directed to make sale of such armory at public or private sale after due publication for the highest price to be obtained for the same and return the proceeds thereof into the State Treasury shall be and the same is hereby amended to read as follows

Section 9. That when the aforesaid Armory Board shall receive from the Governor information of the disbandment of the organization of the National Guard of Pennsylvania occupying and using an armory provided by the Commonwealth under the direction of the Armory Board it shall be the duty of said Armory Board to take charge of such armory and they are hereby authorized and directed to make sale of such armory at public or private sale after due publication for the highest price to be obtained for the same and return the proceeds thereof into the State Treasury Upon the sale of any such armory the Commonwealth shall return any moneys contributed by any county city or municipality for the purpose of acquiring or erecting such armory to such county city or municipality which amounts shall be paid by the State Treasurer from the proceeds of such sale upon the warrant of the Auditor General upon properly authorized vouchers of the said board and the provisions hereof shall apply to sale heretofore made as well as sales hereafter made by said board under the provisions of the act to which this is a supplement

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILLS RECOMMENDED.

Mr. PHIPPS. Mr. President, I move that Senate Bill No. 95, the bill just read, be recommitted to the Committee on Appropriations.

Mr. NASON. Mr. President, I second the motion.

The motion was agreed to.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 229 (House Bill No. 163), entitled:

An Act to amend section one thousand four hundred and fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

be recommitted to the Committee on Education for the purpose of a hearing.

Mr. McNICHOL. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 232 (House Bill No. 180), entitled:

An Act to amend section one of an act approved the first day of June one thousand nine hundred and seven (Pamphlet Laws three hundred and sixty-four) entitled "An Act to increase the pay of jurors and witnesses in this Commonwealth"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 236 (House Bill No. 192), entitled:

An Act fixing the salary of the crier of the courts of common pleas in the several counties of this Commonwealth having more than one million and less than one million five hundred thousand inhabitants

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 243 (House Bill No. 236), as follows:

An act to amend an act approved the seventeenth day of April one thousand eight hundred and sixty-one (Pamphlet Laws three hundred and forty-six) entitled "An Act to authorize the erection of a Poor House by the township of Blakely in Luzerne county" providing for the appointment of auditors by the court of common pleas of Lackawanna county and fixing the compensation of the auditors and the salaries of the directors of the poor of the poor district of said township

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eleven of an act approved the seventeenth day of April one thousand eight hundred and sixty-one (Pamphlet Laws three hundred and forty-six) entitled "An Act to authorize the erection of a Poor House by the township of Blakely in Luzerne county" which reads as follows

"Section 11 That the auditors of the township of Blakely shall constitute a board of auditors to settle the accounts of said directors and which auditors shall meet for that purpose on the second Monday of January in each year and shall receive for their services each one dollar per day for every day necessarily employed" is hereby amended to read as follows

Section 11 The court of common pleas of Lackawanna county shall immediately after the passage of this act and triennially thereafter appoint two auditors for the poor district of the township of Blakely for terms of three years each The auditors so appointed shall meet on the second Monday of April in each year and shall audit and settle the accounts of all the officers of said poor district Vacancies happening in the office of auditor shall be filled by said court for the unexpired term The auditors shall be entitled to receive a per diem compensation of five dollars each while actually engaged in the performance of their duties which compensation shall be paid from the funds of the district on approval of the court

Section 2 That section fourteen of said act which reads as follows

"Section 14 That the compensation of the treasurer collector steward matron physician and other officers and assistants shall be fixed by the directors aforesaid and the compensation of the directors shall be fixed by the board of auditors at each yearly settlement for the ensuing year Provided That the compensation of said directors from the passage of this act until the first settlement shall be fixed by the board of auditors at the first yearly settlement the said directors to furnish the said auditors a correct account under oath or affirmation of the time and expenses lost and incurred by them in attending to their duties from which account the said compensation shall be fixed and adjusted" is hereby amended to read as follows

Section 14 The compensation of the treasurer collector steward matron physician and other officers and assistants shall be fixed by the directors aforesaid The compensation of the directors of the poor of the district shall be one thousand dollars per annum each payable from the funds of the district

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 247 (House Bill No. 39, entitled:

A joint resolution proposing an amendment to article three (III) of the Constitution of the Commonwealth of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. CROW. Mr. President, I move that Senate Bill No. 258, entitled:

An Act regulating the sale offering for sale barter exchange and giving of theatre tickets and providing penalties

be recommitted to the Committee on Judiciary General.

Mr. F. E. BALDWIN. Mr. President, I second the motion.

Motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 267, as follows:

An Act providing for and regulating the maintenance and government of a county home in each county of the State having a population of less than two hundred and fifty thousand for indigent orphans and for delinquent incorrigible indigent dependent and neglected children under sixteen years of age and providing for their commitment thereto

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county commissioners of any county having a population of less than two hundred and fifty thousand by and with the approval of the grand jury and of the court of Quarter Sessions of the peace of the county shall have the authority and are hereby authorized to purchase a farm or plot of ground within the county and erect buildings thereon or add to and improve buildings already erected and make such improvements thereon and thereto as may be convenient and necessary for the use and purpose of providing a home within the county for the keeping care education and training of all indigent orphans dependent upon the public for support and not otherwise provided for delinquent incorrigible indigent dependent and neglected children of either sex under sixteen years of age who shall be committed to said home by the court of Quarter Sessions of the peace juvenile court of the county county commissioners poor directors of said county or the poor directors of any poor district within the county and pay for the same out of the public funds belonging to the said county

Section 2 The courts county commissioners poor directors or any other authority before making orders for the commitment of children to said "County Home" shall place them first as far as possible in care and custody of persons having the same religious belief as the parents of the child or with some association which is controlled by persons of such religious belief And shall as far possible provide in making orders of commitment that the care custody and discipline of the child shall be as nearly as possible that which should be given by its parents In all cases where it can be properly done the child shall be placed in an approved family home and become a member of the family by legal adoption or otherwise

Section 3 That said land when purchased shall be deeded to the county and shall be known as "County Home" and shall be thereafter supported and maintained by the county out of the public funds of the said county

Section 4 The said county commissioners are hereby authorized to receive from time to time donations gifts legacies endowments devices and conveyance or conveyances of property either real or personal that may be made given or granted towards the support and maintenance of said "County Home" and use the same for said purpose

Section 5 Said county commissioners shall have full control of said "County Home" and of the inmates therein and may in their discretion place the said inmates or anyone or more of them in private homes to be kept and maintained in said private homes for such time and under such circumstances as shall be agreed upon by the said parties and the county commissioners without any expense to the county having due regard to the religious belief of the parents of such inmate as provided in section two and may discharge from said home any inmate when in their discretion they consider him or her capable and able to care for themselves or for any other sufficient reason

Section 6 Said county commissioners shall have authority and they are hereby authorized in the support conduct and management of said "County Home" to employ a superintendent and sufficient help and assistance to keep said children or inmates properly clothed fed and cared for in sickness and in health and to make proper provisions for giving said inmates instructions in reading writing arithmetic drawing duties of citizenship and such branches as may be deemed requisite for a good English education as provided by and subject to the provisions of the School Code of one thousand nine hundred and eleven and its supplements

Section 7 It shall be lawful for said county commissioners to employ and require the inmates committed in said "County Home" to do and perform any work in said home or on said farm not beyond their strength and not interfering with their attendance at school during school hours established by said institution

Section 8 Said county commissioners shall have authority to adopt all necessary by-laws rules and regulations not inconsistent with the Constitution and laws of this Commonwealth for the control conduct and management of said "County Home"

Section 9 Said county commissioners shall have authority and are hereby authorized at any time after the purchase of said farm or property to buy and purchase any additional land and erect additional buildings from time to time as the circumstances and requirements of the said "County Home" shall

require and pay for the same out of the funds of the said county by and with the approval of the grand jury and the Court of Quarter Sessions of the Peace of the said county

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. WOODWARD. Mr. President, I move that Senate Bill No. 267, the bill just read, be recommitted to the Committee on Judiciary General for a hearing.

Mr. BARNES. Mr. President, I second motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 268, as follows:

An Act to establish a separate orphans' court in and for the County of Washington

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in the county of Washington there be and hereby is established a separate orphans' court the name and style of which shall be The Orphans' Court of Washington County which said court shall be a court of record and shall consist of one judge learned in the law

Section 2 That the Governor of this Commonwealth shall appoint and commission a judge learned in the law to preside over the said court whose term of office shall begin on the first Monday of January one thousand nine hundred and twenty and shall continue until his successor shall be duly elected and qualified that at the municipal election of this Commonwealth next following the first Monday of January one thousand nine hundred and twenty a judge of the said court shall be elected and duly commissioned and shall assume the duties of the said office on the first Monday of January one thousand nine hundred and twenty-two and shall hold and occupy the same for the same term and in the same manner as the judges of the court of common pleas of the said county and that the annual salary of the said judge shall be the same as is paid to the judges of the court of common pleas of the said county and shall be paid in the same manner as the salaries of the said judges of the court of common pleas are now or may be hereafter made by law payable

Section 3 That the terms of the said orphans' court shall be the same as the terms of the court of common pleas of the said county and may also be held at such other times and as often as the judge thereof shall deem necessary or proper

Section 4 That the register of wills of the said county shall be the clerk of the said orphans' court and subject to its direction in all matters pertaining to his office

Section 5 That the said court shall have and exercise all the jurisdiction and powers now vested in or which may hereafter be conferred upon the orphans' courts of this Commonwealth under and by virtue of the laws thereof

Section 6 That the commissioners of the said county shall provide proper and suitable apartments in which the said orphans' court shall be held and its business transacted and in which the records thereof shall be safely and securely kept

Section 7 That this act shall take effect on the first Monday of January one thousand nine hundred and twenty but the Governor may make the appointment provided for in section two at any time after the passage of this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 279 (House Bill No. 181), as follows:

An Act providing for the relocation alteration and vacation of public roads and highways approaching leading into or contiguous to Parks and Public Grounds other than those within the limits of incorporated boroughs and municipalities title to which Parks and Public Grounds is vested in the State of Pennsylvania and providing remedies therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever a public road or highway within a Park or Public Grounds title to which Park or Public Grounds is vested in the State of Pennsylvania is laid out located relocated altered or vacated in such manner that a public road or highway approaching leading into or contiguous to such Park or Public Grounds shall become either useless inconvenient or burdensome such public road or highway approaching leading into or contiguous to such Park or

Public Grounds may be altered relocated or vacated by the township supervisors or other officials charged with the duty of maintaining such roads or highways in whole or in part for the purpose of making it convenient and suitable as an approach to the roads and highways within said Park or Public Grounds upon the consent and agreement of (a) the Commissioners or officials charged with the care and management of said Park or Public Grounds (b) the township supervisors or other officials charged with the duty of maintaining said roads or highways approaching leading into or contiguous to said Park or Public Grounds and (c) the property owners owning the majority of the frontage of land abutting upon the relocated portion of the roads or highway approaching leading into or contiguous to said Park or Public Grounds

Section 2 This act shall not apply to public roads or highways approaching leading into or contiguous to Parks or Public Grounds within the limits of incorporated boroughs or municipalities

Section 3 The filing of the consent and agreement of commissioners or officials charged with the care and management of such Park or Public Grounds the township supervisors or officials charged with the maintenance of said roads and highways and of the property owners provided for in section one of this act in the court of quarter sessions of the county or counties in which the altered relocated or vacated road or highway is situated shall have the same force and effect as the filing and the approval and absolute confirmation by the court of quarter sessions of a report of Viewers appointed in accordance with the general road law and shall have the same force and effect as though said Viewers had laid out located relocated altered or vacated such road or highway in accordance with the agreement filed as aforesaid and the report of said Viewers had been filed approved and absolutely confirmed by the Court

Section 4 The filing of said agreement in the court of quarter sessions shall be conclusive as to the question of the necessity for the laying out location relocation alteration or vacation of said roads or highways as contained in the said agreement and as to whether the said roads or highways as laid out located relocated altered or vacated are useless inconvenient and burdensome

Section 5 Such road or highway when altered or relocated shall be maintained and repaired in the same manner as other township roads are maintained and repaired

Section 6 This act shall not be construed to deprive any property owner who has not joined in the agreement provided for in section one of this act of the rights and remedies to which he may be entitled under the existing road laws

Section 7 All acts or parts of acts inconsistent with the provisions of this act are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 287, as follows:

An Act to amend section two of an act approved the seventeenth day of April one thousand nine hundred and five (Pamphlet Laws one hundred seventy) entitled "An Act providing that the district attorneys in all counties whose population does not exceed one hundred and fifty thousand shall be paid a salary and fixing the same which shall be in lieu of all fees and in full compensation for their services and providing for the appointment of assistant district attorneys in said counties and for the compensation of the same and providing that the fees heretofore allowed the district attorneys upon indictments shall remain in amount as heretofore but shall hereafter be as part of the costs for the use and benefit of the proper county" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act approved the seventeenth day of April one thousand nine hundred and five (Pamphlet Laws one hundred seventy) entitled "An Act providing that the district attorneys in all counties whose population does not exceed one hundred fifty thousand shall be paid a salary and fixing the same which shall be in lieu of all fees and in full compensation for their services and providing for the appointment of assistant district attorneys in said counties and for the compensation of the same and providing that the fees heretofore allowed the district attorneys upon indictments shall remain in amount as heretofore but shall hereafter be as part of the costs for the use and benefit of the proper county" which is amended by an act approved the twenty-third day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred ninety-eight) entitled "An Act to amend section two of an act approved the seventeenth day of April one thousand nine hundred and five entitled 'An Act providing that the district attorneys in all counties whose population does not exceed one hundred and fifty thousand shall be paid a salary and fixing the same which shall be in lieu of all fees and in full compensation for their services and providing for the appointment of assistant district attorneys in said counties and for the compensation of the same and providing that the fees heretofore allowed the district attorneys upon indictments shall remain in amount as heretofore but shall hereafter be as part of the costs for the use and benefit of the proper county' which reads as follows

"Section 2 The salary of the district attorney in counties whose population does not exceed ten thousand shall be four

hundred dollars per year the salary of the district attorney in counties whose population is more than ten thousand and does not exceed twenty thousand shall be four hundred dollars per year the salary of the district attorney in counties whose population is more than twenty thousand and does not exceed thirty thousand shall be five hundred dollars per year the salary of the district attorney in counties whose population is more than thirty thousand and does not exceed forty thousand shall be eight hundred dollars per year the salary of the district attorney in counties whose population is more than forty thousand and does not exceed fifty thousand shall be one thousand dollars per year the salary of the district attorney in counties whose population is more than fifty thousand and does not exceed sixty thousand shall be twelve hundred and fifty dollars per year the salary of the district attorney in counties whose population is more than sixty thousand and does not exceed seventy thousand shall be fifteen hundred dollars per year the salary of the district attorney in counties whose population is more than seventy thousand and does not exceed eighty thousand shall be two thousand dollars per year the salary of the district attorney in counties whose population is more than eighty thousand and does not exceed ninety thousand shall be two thousand five hundred dollars per year the salary of the district attorney in counties whose population is more than ninety thousand and does not exceed one hundred and fifty thousand shall be four thousand dollars per year. Provided That in no case shall the amount of salary fixed by this act be more than one thousand dollars per annum in excess of the aggregate amount of fees received in the year Anno Domini one thousand nine hundred and four by the district attorney of any county to which the act applies the amount of such fees to be inquired into ascertained and fixed by the court of quarter sessions of the peace of any county affected by this proviso and the amount so fixed by order of court and one thousand dollars in addition thereto shall be the amount of salary payable under the terms of this act" is hereby amended to read as follows

Section 2 The salary of the district attorney in counties whose population does not exceed ten thousand shall be five hundred dollars per year the salary of the district attorney in counties whose population is more than ten thousand and does not exceed twenty thousand shall be five hundred dollars per year the salary of the district attorney in counties whose population is more than twenty thousand and does not exceed thirty thousand shall be six hundred and twenty-five dollars per year the salary of the district attorney in counties whose population is more than thirty thousand and does not exceed forty thousand shall be one thousand dollars per year the salary of the district attorney in counties whose population is more than forty thousand and does not exceed fifty thousand shall be twelve hundred and fifty dollars per year the salary of the district attorney in counties whose population is more than fifty thousand and does not exceed sixty thousand shall be fifteen hundred and sixty-two dollars and fifty cents per year the salary of the district attorney in counties whose population is more than sixty thousand and does not exceed seventy thousand shall be eighteen hundred and seventy-five dollars per year the salary of the district attorney in counties whose population is more than seventy thousand and does not exceed eighty thousand shall be twenty-five hundred dollars per year the salary of the district attorney in counties whose population is more than eighty thousand and does not exceed ninety thousand shall be three thousand one hundred and twenty-five dollars per year the salary of the district attorney in counties whose population is more than ninety thousand and does not exceed one hundred and fifty thousand shall be five thousand dollars per year

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 298, entitled:

A joint resolution amending a joint resolution approved the seventeenth day of July one thousand nine hundred and seventeen (Pamphlet Laws ten hundred and thirty-six) entitled "A joint resolution authorizing the authorities having control and supervision of county jails and prisons to permit the employment of inmates thereof on county or almshouse farms exempting wardens and keepers from liability in certain cases for escapes"

The first section of the bill was read as follows:

Section 1 Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That section one of the joint resolution approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and thirty-six) entitled "A Joint Resolution authorizing the authorities having control and supervision of county jails and prisons to permit the employment of inmates thereof on county or almshouse farms exempting wardens and keepers from liability in certain cases for escapes" which reads as follows

"Section 1 Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That it shall be lawful for the authorities having control and supervision of any county jail or county prison within this Commonwealth and they are hereby empowered during the continuance of the present war to permit the employment of such inmates serving sentences therein as

they shall deem advisable at agricultural labor on any county or almshouse farm of the county or poor district in which such jail or prison is located by the poor authorities of such county or district under the direction and guard of the warden or keeper of such jail or prison or any deputy or deputies of such warden or keeper and all inmates so employed shall at all times be amenable to restraint discipline and punishment in the same manner as if they were confined in the proper jail or prison" is hereby amended to read as follows

Section 1 Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That it shall be lawful for the authorities having control and supervision of any county jail or county prison within this Commonwealth and they are hereby empowered to permit the employment of such inmates serving sentences therein as they shall deem advisable at agricultural labor on any county or almshouse farm of the county or poor district in which such jail or prison is located by the poor authorities of such county or district under the direction and guard of the warden or keeper of such jail or prison or any deputy or deputies of such warden or keeper and all inmates so employed shall at all times be amenable to restraint discipline and punishment in the same manner as if they were confined in the proper jail or prison

On the question,

Will the Senate agree to the section?

Mr. SASSAMAN. Mr. President, I move to amend section 1 page 1 line 5 by striking out the word "nineteen" and inserting in lieu thereof the word "seventeen."

Mr. SONES. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows and agreed to.

A joint resolution amending a joint resolution approved the seventeenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and thirty-six) entitled "A joint resolution authorizing the authorities having control and supervision of county jails and prisons to permit the employment of inmates thereof on county or almshouse farms exempting wardens and keepers from liability in certain cases for escapes"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 302 (House Bill No. 14), as follows:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that the sum of sixty-five thousand dollars (\$65,000) or so much thereof as may be necessary is hereby specifically appropriated to the trustees of the State Hospital for the Insane at Warren, Pennsylvania, the same being maintenance deficiency for the biennial period ending May thirty-first one thousand nine hundred and nineteen.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 305 (House Bill No. 189), entitled:

An Act providing for the recording of deeds and patents granted by the Commonwealth when executed by the proper officer or officers and bearing the great seal of the Commonwealth in witness thereof in the office for recording deeds in the county where the lands lie without other acknowledgment or attestation and that such records or certified copies thereof shall be evidence in all cases where the original deeds or patents would be evidence validating the records of all such deeds and patents heretofore so recorded and making such records or certified copies thereof legal evidence

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 312 (House Bill No. 173), as follows:

An Act to amend the first section of an act entitled "An Act to amend the first section of an act entitled 'An Act increasing the salaries of tipstaves in the courts of any county of this Commonwealth of a population of not less than five hundred thousand approved the thirtieth day of May one thousand eight hundred and ninety-five by changing the limit of population of such counties and increasing the minimum and maximum limits of said salaries approved the first day of June one thousand nine hundred and eleven'" by increasing the salaries or compensation of tipstaves

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That Section 1 of an act approved the first day of June one thousand nine hundred and eleven, entitled "An Act to amend the first section of an act entitled 'An Act increasing the salaries of tipstaves in the courts of any county of this Commonwealth of a population of not less than five hundred thousand approved the thirtieth day of May one thousand eight hundred and ninety-five by changing the limit of population of such counties and increasing the minimum and maximum limits of said salaries'" which reads as follows

"Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the first day of June Anno Domini one thousand nine hundred and eleven the salary or compensation of each tipstave employed in the courts of any county in this Commonwealth having a population of not less than one million five hundred thousand shall not be less than one thousand eight hundred dollars nor exceeding two thousand dollars per annum and shall be paid in the same manner as such tipstaves are now paid" be and the same is hereby amended so as to read

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that from and after the passage of this act the salary or compensation of each tipstave employed in the courts of any county of this Commonwealth having a population of not less than one million five hundred thousand shall not be less than two thousand two hundred dollars nor exceeding two thousand four hundred dollars per annum and shall be paid in the same manner as such tipstaves are now paid

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate preceded to the second reading and consideration of Senate Bill No. 318 (House Bill No. 345), entitled:

An Act in relation to the appointment and salaries of certain clerks appointed by the several clerks of courts of oyer and terminer and general jail delivery and quarter sessions of the peace in counties of this Commonwealth having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last United States census

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. LEIBY. Mr. President, I move that Senate Bill No. 344, entitled:

An Act to quiet the title of real estate by providing that the sale of real estate of any bankrupt or insolvent debtor shall pass the title of such real estate freed from any claims for or rights to any statutory interest inchoate of the spouse of the bankrupt or insolvent debtor

be recommitted to the Committee on Judiciary General for the purpose of a hearing.

Mr. TOMPKINS. Mr. President, I second the motion.

Motion was agreed to.

BILL ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate preceded to the second reading and consideration of Senate Bill No. 348, entitled:

An Act defining consolidation of schools providing for the establishment and regulation of consolidated schools and providing for State aid for the transportation of pupils to and from consolidated schools

The first and second sections of the bill were read as follows and agreed to.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following words and phrases as used in this act shall unless a different meaning is plainly required by the context have the following meanings

One consolidation of schools is the act of uniting two or more public elementary schools which prior to such union were maintained in separate buildings and which after such union are housed in one school plant and taught by two or more teachers

Two. A consolidated school is a public elementary school formed by uniting two or more public elementary schools which prior to such union were maintained in separate buildings and which after said union is housed in one school plant and taught by two or more teachers

Three. "A joint consolidated school" is a consolidated school maintained by the joint action of two or more school districts

School Administration and Supervision

Section 2. The State Board of Education is hereby authorized and directed to investigate and to aid in the establishment of consolidated schools and to inspect and approve such schools as hereinafter provided. The State Board of Education shall make a report annually to the Governor and Legislature describing the condition and progress of consolidation of schools throughout the Commonwealth and making such recommendations as the board may deem advisable

The State Superintendent of Public Instruction shall be the executive officer of the State Board of Education for the administration of this act said administration to be carried on through the agricultural division of the Bureau of Vocational Education

The third section of the bill was read as follows:

Local Administration and Control

Section 3. Any school district may through its board of directors establish equip furnish and maintain consolidated schools and may transport pupils to and from such schools as already provided for by law

Two or more districts may as provided in article eighteen sections one thousand eight hundred and one to one thousand eight hundred and eight inclusive to the act approved the eighth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" through a joint school committee establish equip furnish and maintain consolidated schools

On the question,

Will the Senate agree to the section?

Mr. EYRE. Mr. President, I move to amend section 3, page 3, line 14, by striking out the word "eighth" and inserting in lieu thereof the word "eighteenth."

Mr. DAIX. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The fourth, fifth and sixth sections of the bill were read as follows and agreed to.

Reimbursement

Section 4. Consolidated or joint consolidated schools shall so long as they are approved by the State Board of Education as to organization control location equipment courses of study qualifications of teachers methods of instruction condition of admission expenditures of money methods and means of transportation and the contracts providing therefor constitute approved local or joint consolidated schools School districts maintaining such approved local or joint consolidated school shall receive reimbursement as hereinafter provided

The Commonwealth in order to aid in the establishment and maintenance of approved local or joint consolidated schools shall as provided in this act pay annually from the treasury to school districts and unions of school districts maintaining such schools an amount equal to one-half the sum which has been expended during the previous school year by such a school district or districts for transporting pupils of said consolidated schools to and from said consolidated schools. Provided That said sum shall not include amounts paid for the purchase and repair of the vehicle or vehicles used for transporting these pupils and Provided further That no one school district shall receive more than three thousand dollars (\$3,000) in any one school year from the funds provided in this act

On or before the third Wednesday of January of any year in which the regular session of the Legislature is held the State Board of Education shall present to the Legislature an estimate of the amount of money necessary to meet the expenditures to be incurred in the administration of this act for the two school years beginning with the first day of the ensuing July and of the amount necessary to meet the claims of school districts and unions of school districts maintaining approved consolidated schools under the provisions of this act for the two school years beginning with the first day of the ensuing July. On the basis of such a statement the Legislature shall make an appropriation of such amounts as may be necessary to meet the expense of carrying this act into effect and of reimbursing such school districts and unions of school districts for such school years as herein provided.

On or before the tenth day of July of each year the school board of each district maintaining a consolidated school shall present to the State Superintendent of Public Instruction a sworn statement of the amount expended during the school year previous to such first day of July for transporting pupils to and from local or joint schools as herein provided. On the basis of such a statement the State Superintendent of Public Instruction shall by requisition upon the State Treasury pay such school district or districts and joint school districts such reimbursement for the previous school year as is provided for in this act.

Section 5 To carry out the purposes of this act during the two school years ending July one one thousand nine hundred and twenty-one so much of the general school appropriations as is necessary shall be available provided that the sum or sums expended for the purposes of this act during the said two years shall not exceed three hundred fifty thousand dollars (\$350,000).

Provision for the necessary expenses incurred in carrying out the purposes on this act shall be made in the general appropriation act.

Section 6 All acts and parts of acts inconsistent herewith are hereby repealed.

The title of the bill was read as follows and agreed to.

An Act defining consolidation of schools providing for the establishment and regulation of consolidated schools and providing for State-aid for the transportation of pupils to and from consolidated schools.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. FYRE. Mr. President, I move that Senate Bill No. 348, the bill just read, be recommitted to the Committee on Education for the purpose of a hearing.

Mr. CRAIG. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 352, as follows:

An Act amending section two four and fifteen of an act entitled "An Act authorizing and empowering the several counties of this Commonwealth to locate lay out open construct and maintain public bridges whether wholly or partly within any city borough or township therein across any river or stream dividing or separating any part of said county from any other part thereof together with the necessary bridge approaches viaduct or other approaches to conveniently connect the same with existing streets or public roads in such cities boroughs or townships authorizing the cities and boroughs wherein such bridges are located to share in the cost thereof and to provide approaches therefor authorizing the taking and appropriation of property and rights of property public or private for such purposes providing a method for making compensation for property taken injured or destroyed thereby authorizing the several counties to enter upon and over public streets or roads in cities boroughs or townships for said purposes authorizing the several counties to appropriate money levy taxes and incur indebtedness therefor and authorizing the several counties to charge and collect tolls and rentals for the concurrent use of such bridges and approaches by street-railway telegraph telephone or other corporations or persons making use thereof other than for ordinary foot or vehicle traffic and to enter into contracts for such use" approved the twenty-fourth day of May one thousand nine hundred seventeen.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act entitled "An Act authorizing and empowering the several counties of this Commonwealth to locate lay out open construct and maintain public bridges whether wholly or partly within any city borough or township therein across any river or stream dividing or separating any part of said county from any other part thereof together with the necessary bridge approaches viaduct or other approaches

to conveniently connect the same with existing streets or public roads in such cities boroughs or townships authorizing the cities and boroughs wherein such bridges are located to share in the cost thereof and to provide approaches therefor authorizing the taking and appropriation of property and rights of property public or private for such purposes providing a method for making compensation for property taken injured or destroyed thereby authorizing the several counties to enter upon and over public streets or roads in cities boroughs or townships for said purposes authorizing the several counties to appropriate money levy taxes and incur indebtedness therefor and authorizing the several counties to charge and collect tolls and rentals for the concurrent use of such bridges and approaches by street-railway telegraph telephone or other corporations or persons making use thereof other than for ordinary foot or vehicle traffic and to enter into contracts for such use" approved the twenty-fourth day of May one thousand nine hundred seventeen (Pamphlet Laws two hundred seventy-six) which reads as follows

"Section 2 Whenever the county commissioners of any county shall resolve to exercise any of the powers conferred by section one hereof they shall cause to be prepared plans and surveys showing the location of the proposed bridge and its approaches and the property or rights of property affected thereby together with any streets or public roads in any city borough or township proposed to be used in connection therewith and they shall present the same together with their petition on behalf of said county to the court of quarter sessions of such county praying for authority to locate lay out open and construct the same which petition shall briefly describe the location and the estimated cost thereof or if the method of construction has not been fully determined the estimated cost thereof for each alternative method of construction proposed.

Upon the filing of any such application or petition the court shall fix a time for the hearing of the same by and refer the same to the grand jury. Notice of the time place and purpose of said hearing shall be given by an advertisement published once a week for three successive weeks in at least one newspaper of general circulation in such county and by handbills posted in conspicuous places along or in the neighborhood of the proposed bridge and its approaches or otherwise as the court shall direct having regard to the circumstances of the case.

If the grand jury by a majority vote shall approve said application or petition it shall thereupon certify its approval to said court whereupon the court shall make an order fixing a time not less than ten days thereafter for the filing of exceptions thereto. Upon the hearing thereof the court may for proper cause shown disapprove of said application otherwise it shall make an order approving the location and the plans and surveys therefor and authorize such county to construct such bridge and its approaches and to let a contract or contracts therefor under specifications to be prepared by the county engineer or other proper county authority and thereupon the said bridge and its approaches shall be deemed to be laid out and opened in accordance with the surveys plans accompanying said petition" shall be and the same is hereby amended to read as follows.

Section 2 Whenever the county commissioners of any county shall resolve to exercise any of the powers conferred by section one hereof they shall cause to be prepared plans and surveys showing the location of the proposed bridge and its approaches and the property or rights of property affected thereby together with any streets or public roads in any city borough or township proposed to be used in connection therewith and they shall present the same together with their petition on behalf of said county to the court of quarter sessions of such county praying for authority to locate lay out open and construct the same which petition shall briefly describe the location and the estimated cost thereof or if the method of construction has not been fully determined the estimated cost thereof for each alternative method of construction proposed.

Upon the filing of any such application or petition the court shall fix a time for the hearing of the same by and refer the same to the grand jury. Notice of the time place and purpose of said hearing shall be given by an advertisement published once a week for three successive weeks in at least one newspaper of general circulation in such county and by handbills posted in conspicuous places along or in the neighborhood of the proposed bridge and its approaches or otherwise as the court shall direct having regard to the circumstances of the case.

If the grand jury by a majority vote shall approve said application or petition it shall thereupon certify its approval to said court whereupon the court shall make an order fixing a time not less than ten days thereafter for the filing of exceptions thereto. Upon the hearing thereof the court may for proper cause shown disapprove of said application otherwise it shall make an order approving the location and the plans and surveys therefor and authorize such county to construct such bridge and its approaches and to let a contract or contracts therefor under specifications to be prepared by the county engineer or other proper county authority and thereupon the said bridge and its approaches shall be deemed to be laid out and opened in accordance with the surveys plans accompanying said petition.

Where the proposed bridge crosses any navigable stream or other public water or the property rights of property or rights of way of any railroad or other public service corporation and by reason thereof the approval of any state or federal officer board or body is required as to the location and construction of such a bridge or its approaches such county shall be deemed to have full and complete authority to construct such bridge in such other location and in such other manner as may be necessary to comply with the conditions prescribed by such officer board or body in granting such approval provided the county commissioners of such county be of the opinion and by

resolution duly adopted by a majority vote so decide that the bridge as thus changed is necessary for the convenience of the traveling public and will accommodate substantially the same traveling public as the bridge would have done if it had been constructed at the location and in the manner originally provided. Upon the adoption of any such resolution and prior to the construction of such bridge and the entry upon and taking of property for that purpose such county through its county commissioners shall present its petition to the court of quarter sessions of said county briefly setting forth the facts as to the obtaining of such approval and the changes made in consequence thereof and the adoption of such resolution together with plans and surveys showing the new location and manner of construction and an estimate showing the cost of the construction of such bridge as thus changed and if the proceedings shall appear to be regular the court shall thereupon make a decree authorizing and empowering said county to construct such bridge in accordance with such new plans and surveys and thereupon such bridge shall be deemed to have been laid out and opened in accordance with such plans and surveys. The provisions of this act shall apply to proceedings now pending as well as those hereafter begun.

Section 2 That section four of said act which reads as follows

"Section 4 Whenever any public bridge is ordered to be constructed as aforesaid the county commissioners or a majority of them shall endeavor to agree with the persons interested as to the damages if any sustained by reason of the taking injuring or destroying of property thereby. If the amounts of such damages are agreed upon the proper county officers are authorized and directed to pay the same out of the general county or other funds provided for that purpose" shall be and the same is hereby amended to read as follows

Section 4 The county commissioners pursuant to a resolution duly adopted by a majority of the board may agree as to the amount of damages occasioned to any person for property taken injured or destroyed for the purposes aforesaid which agreement the county commissioners shall report to the court of quarter sessions of said county and upon the approval thereof by such court such damages shall be payable by the county out of the general county funds or other funds provided for that purpose

Section 3 That section fifteen of said act which reads as follows

"Section 15 The several counties are hereby authorized and empowered when the county commissioners of the respective county shall by a majority vote resolve so to do to borrow money and to incur indebtedness in compliance with the acts regulating the increase of indebtedness by counties to an amount in the aggregate not exceeding one-half of one per cent of the assessed valuation of the taxable property in such county as fixed by the last preceding assessed valuation thereof for the construction of such public bridges together with the approaches and appurtenances aforesaid and for the funding of any indebtedness incurred therefor and to issue as evidences of such indebtedness registered or coupon bonds payable within thirty years from the date of their issue and bearing interest at a rate not exceeding six per centum per annum payable semi-annually which bonds shall not be sold for less than their par value and accrued interest and to levy and collect taxes on all taxable property in such counties in addition to all other taxes for the purpose of paying any such indebtedness and interest thereon

Any county incurring any such indebtedness shall at or before the time of incurring the same make provision for a sinking fund to pay at maturity the indebtedness so incurred and interest thereon" shall be and the same is hereby amended to read as follows

Section 15 The several counties are further authorized and empowered pursuant to a resolution adopted for that purpose by a majority of the county commissioners of such county to borrow money and to incur indebtedness for the purposes aforesaid to an amount not exceeding the limit of indebtedness prescribed by the Constitution of this Commonwealth in compliance with the laws regulating the manner of increasing such indebtedness and also to fund any indebtedness incurred for the purposes aforesaid and to issue as evidences of such indebtedness registered and coupon bonds or either of them payable within thirty years from the date of their issue and bearing interest at a rate not exceeding six per centum per annum payable semi-annually which bonds shall not be sold at less than their par value and accrued interest and to levy and collect taxes on all taxable property in such county in addition to all other taxes for the purpose of paying such indebtedness and interest thereon. Any county incurring such indebtedness shall at or before the time of incurring the same make provision for a sinking fund to pay at maturity all indebtedness so incurred and interest thereon

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. CRAIG. Mr. President, I move that Senate Bill No. 352, the bill just read, be recommended to the Committee on Public Roads and Highways for the purpose of amendment.

Mr. PHIPPS. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 355, entitled:

An Act to amend section ten of an act approved the twenty-seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and three) entitled "An Act creating the office of county controller in counties of this Commonwealth containing one hundred and fifty thousand inhabitants to five hundred thousand inhabitants prescribing his duties and abolishing the office of county auditor in said counties."

The first section of the bill was read as follows and agreed to.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section ten of an act approved the twenty-seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and three) entitled "An act creating the office of county controller in counties of this Commonwealth containing one hundred and fifty thousand inhabitants and over prescribing his duties and abolishing the office of county auditor in said counties" which reads as follows

"Section 10 That from and after the passage of this act all contracts made by the commissioners of said county involving an expenditure exceeding one hundred dollars shall be in writing and shall immediately after their execution be filed with the controller but no contract shall be made nor the payment thereof certified by the controller for over one hundred dollars unless when made with the lowest and best bidder after due notice to be published by the controller when directed by the commissioners if he approve the purpose of the proposals invited all bids to be received by the controller under seal and to be in his presence opened by the commissioners and the contracts awarded of which awards the controller shall keep a record and he shall certify no warrants for contracts not made agreeably thereto" is hereby amended to read as follows

Section 10 That from and after the passage of this act all contracts made by the commissioners of said county involving an expenditure exceeding three hundred dollars shall be in writing and shall immediately after their execution be filed with the controller but no contract shall be made nor the payment thereof certified by the controller for over three hundred dollars unless when made with the lowest and best bidder after due notice to be published by the controller when directed by the commissioners if he approve the purpose of the proposals invited all bids to be received by the controller under seal and to be in his presence opened by the commissioners and the contracts awarded of which awards the controller shall keep a record and he shall certify no warrants for contracts not made agreeably thereto

The title of the bill was read as follows:

An Act to amend section ten of an act approved the twenty-seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and three) entitled "An Act creating the office of county controller in counties of this Commonwealth containing one hundred and fifty thousand inhabitants to five hundred thousand (500,000) inhabitants prescribing his duties and abolishing the office of county auditor in said counties"

On the question.

Will the Senate agree to the title?

Mr. SASSAMAN. Mr. President, I move to amend title page 1, line 8, by striking out the following: "to five hundred thousand (500,000) inhabitants" and inserting in lieu thereof the words "and over."

Mr. TOMPKINS. Mr. President, I second the motion.

On the question.

Will the Senate agree to the amendment?

It was agreed to.

On the question.

Will the Senate agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 357, as follows:

A Supplement to the act approved the twenty-sixth day of July one thousand nine hundred and thirteen entitled "An Act defining public service companies and providing for their regulation by prescribing and defining their duties and liabilities prescribing defining and limiting their powers and regulating their incorporation and to a limited extent regulating municipal corporations engaged or about to engage in the business of public service companies creating and establishing a Public Service Commission for the regulation aforesaid pre-

scribing and defining the powers and duties of such Commission and its officers including the exclusive power to regulate the construction alteration relocation or abolition of the crossings of railroad corporations street railway corporations or other public service companies and of public highways by the tracks or other facilities of said companies providing for the ascertainment by the commission of the expense and damages resulting from such construction alteration relocations or abolition and for the payment of such expense and damages severally or proportionately by the public service companies interested the State or municipal corporation concerned and giving persons whose property is thereby taken injured or destroyed authority to sue the Commonwealth for damages in such cases providing for the terms salaries and compensation of the members of the commission its officers counsel and employees prescribing and regulating the practice and procedure before such commission and upon appeal and judicial review of its orders and determinations by the courts of common pleas and giving the court of common pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases and of all injunctions mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the commission and to restrain such orders subject to an appeal to the Supreme Court prescribing penalties fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said commission making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June one thousand nine hundred and eleven entitled "An Act to promote the safety of travelers and employees on railroads by compelling common carriers by railroad to properly man their trains" by amending section nine thereof repealing the act approved the thirty-first day of May one thousand nine hundred and seven which provided for the appointment of the Pennsylvania State Railroad Commission and sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled "An Act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals" and an act entitled "To provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unloaded within the free time, for unloading cars and fixing the free time that shall be allowed for unloading cars" approved twenty-fourth day of May Anno Domini one thousand nine hundred and seven and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled "An Act to provide for the incorporation and regulation of certain corporations" approved the twenty-ninth day of April one thousand eight hundred and seventy-four and all other legislation inconsistent with or supplied by this act requiring traction motor companies or street railways operating as a single system different lines of street railway in a city to order and direct such traction motor companies or street railway corporations operating different lines of street railway in any city as a single system as aforesaid to make extensions to any line or lines so operated on any street or portions of a street to such new streets or parts of a street not occupied by tracks whenever the interests and convenience of the public may require such extensions and to have power to require said motor companies of other railway corporations operating different lines of street railway as a single system in a city as aforesaid to take all formal steps requisite to perfect their charter rights and local consents to carry out the order of the Commission for such extensions and giving the Commission power to order the lesser or lessee company to take separately or jointly such action as may be necessary to perfect the right of each or of both jointly to acquire the legal power to carry out the orders of the Commission as to such extensions

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever a traction motor company or a street railway corporation operates as a single system different lines of street railway in a city it shall be lawful and the power is hereby conferred upon the Public Service Commission of its own motion or upon complaint made and after hearing thereon to order and direct such traction motor company or street railway corporation operating different lines of street railways as a single system in any city as aforesaid to make extensions to any line or lines so operated on any street or portions of a street to new streets or to parts of a street not occupied by tracks whenever the interest and convenience of the public may require such extensions.

Section 2 In case said traction motor company operates any of the lines of said single system as lessee the Commission shall have power to require said lessee to take such formal steps by the organization of a new corporation or otherwise as may be necessary to give said lessee the right to apply through said new corporation for local consent for said extensions and in case it is necessary for an underlying company under said lessee to extend its charter over new streets or over parts of streets not occupied by tracks the Commission shall have power to require the Board of Directors and officials of said underlying company to apply for an extension of amendment of its charter and for the requisite local consent and to do all other formal things necessary to perfect the right of said underlying company to make the extensions ordered by the Commission as aforesaid

Section 3 The Commission shall have power to order both a lessor and lessee of street railways as aforesaid in cities where different street railways are operated as a single system as aforesaid either separately or jointly to do all things necessary to perfect the right of each or of both jointly to acquire

the legal power to carry out the order of the Commission as to such extensions

Section 4 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. DAIX. Mr. President, I move that Senate Bill No. 357, the bill just read, be recommitted to the Committee on Appropriation for the purpose of a hearing.

Mr. GRAY. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 35, entitled:

A supplement to the act approved the 26th day of July, 1913, entitled: "An Act defining public service companies; and providing for their regulation by prescribing and defining their duties and liabilities; prescribing defining and limiting their powers, and regulating their incorporation, and to a limited extent, regulating municipal corporations engaged or about to engage in the business of public service companies; creating and establishing a Public Service Commission for the regulation aforesaid; prescribing and defining the powers of such Commission and its officers, including the exclusive power to regulate the construction, alteration, relocation, or abolishing the crossings of railroad corporations, street railway corporations, or other public service companies and of public highways by the tracks or other facilities of said companies; providing for the ascertainment by the commission of the expense and damages resulting from such construction, alteration, relocation or abolishing, and for a payment of such expense and damage severally or proportionately, by the public service companies interested, the State or municipal corporation concerned and giving persons whose property is thereby taken, injured, or destroyed, authority to sue the Commonwealth for damages in such cases; providing for the terms, salaries, and compensation of members of the Commission, its officers, counsel, and employees; prescribing and regulating the practice and procedure before such Commission and upon appeal and judicial review of its orders and determinations by the courts of common pleas; and giving the court of common pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases, and of all injunctions, mandamus, or other appropriate proceedings to enforce the provisions of this act and the orders of the Commission, and to restrain such orders, subject to an appeal to the Supreme Court; prescribing penalties, fines, and imprisonment for the violation of the provisions of this act and for the violation of the orders of said commission; making it the duty of the Public Service Commission to enforce the provisions of the act approved the 19th day of June, 1911, entitled, "An Act to promote the safety of travelers and employees on railroads, by compelling common carriers by railroad to properly man their trains," by amending section nine thereof; repealing the act approved the 31st day of May, 1907, which provided for the appointment of the Pennsylvania State Railroad Commission; and section one and two of the act, approved the fourth day of June, 1883, entitled: "An Act to enforce the provisions of the seventeenth article of the Constitution, relative to railroads and canals"; and an act, entitled: "To provide the maximum car service charges, including car storage charges, that railroad companies and corporations, or associations, may charge and collect on each car loading, and not unloaded within the free time for unloading cars, and fixing the free time that shall be allowed for unloading cars," approved the twenty-fourth day of May, A. D. 1907; and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled: "An act to provide for the incorporation and regulation of certain corporations," approved the 29th day of April, 1874, and all legislation inconsistent or supplied by this act," requiring street railway corporations whose facilities cross or are adjacent to the facilities of other street railway lines under certain circumstances, to establish transfer points and switch or other connections at points of crossing or adjacent and through routes and service and joint rates for the conveyance of passengers over two or more lines connected at transfer points; giving the Public Service Commission jurisdiction in the premises; and prescribing the conditions upon which the Commission shall have jurisdiction to regulate the joint facilities, services or rates of a street railway corporation and a street railway line owned, leased or operated by a municipal corporation.

The first, second, third, fourth, fifth and sixth sections of the bill were read as follows and agreed to.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That when the facilities of a street railway corporation and the facilities of another street railway line cross at the same or different levels or are adjacent to each other it shall be the duty of each such street railway corporation

(a) To establish transfer points at such places of crossing or adjacency when the same shall be reasonable for the accommodation and convenience of patrons desiring to transfer from the cars of one line to the cars of the other line and to obey all reasonable regulations and orders in respect to the establishment of such transfer points as may be made by The Public Service Commission of the Commonwealth of Pennsylvania.

(b) To furnish and maintain at such transfer points such service and such stations platforms and other facilities as shall in all respects be just reasonable adequate and practically sufficient for the accommodation convenience and safety of patrons desiring to transfer from the cars of one line to the cars of the other line and to obey the reasonable regulation and orders of the commission relating to the furnishing and maintenance thereof.

(c) To make publish and file when and as required by the commission just and reasonable joint rates for the conveyance of passengers over two or more lines connected at transfer points.

(d) To construct and maintain at such places of crossing or adjacency when and as required by the commission such switch or other connections as shall be reasonably practical where the lines can be readily connected to form a continuous line of transportation establish through routes and service for the conveyance of passengers over the same without transferring from one car to another and make publish and file such joint rates applicable thereto as shall be just and reasonable and in conformity with such reasonable regulations and orders as may be made by the commission. Provided That nothing herein shall require any street railway corporation to give the use of its tracks or terminal facilities to any other common carrier or require a street railway corporation engaged in the business of carrying passengers but not engaged in the general business of transporting freight and which does not solicit the transportation of freight as a main branch of its business to operate cars or transport freight.

Section 2 When the facilities of a street railway corporation and the facilities of another street railway line cross or are adjacent to each other the commission shall inquire into the reasonable necessity for direct the establishment of and regulate on its own motion or on complaint.

(a) Transfer points at any such place of crossing or adjacency.

(b) Service and stations platforms and other facilities at such transfer points as shall in all respects be just adequate and practically sufficient for the accommodation convenience and safety of patrons desiring to transfer at such points.

(c) Just and reasonable joint rates for the conveyance of passengers over two or more lines connected at transfer points.

(d) Switch or other connections at any such place or crossing or adjacency as shall be reasonably practical where the lines can be readily connected to form a continuous line of transportation through routes and service and just and reasonable joint rates. Provided That nothing herein shall empower the Commission to require any street railway corporation to give the use of its tracks or terminal facilities to any other common carrier or require a street railway corporation engaged in the business of carrying passengers but not engaged in the general business of transporting freight and which does not solicit the transportation of freight as a main branch of its business to operate freight cars or transport freight.

Section 3 The Commission shall have power to apportion the cost of the joint service and of the erection and maintenance of such stations platforms or other facilities that may be ordered by the Commission in accordance with this act between the street railway or municipal corporations affected by this act and also shall have power to fix and apportion the joint rate to be charged for the through service provided for herein between the street railway or municipal corporations affected by this act.

Section 4 This act shall apply to municipalities and to street railway lines owned leased controlled or operated by municipal corporations.

Section 5 The joint rates and the joint service ordered by this act shall remain in force and effect until otherwise ordered by the Commission of its own motion or on complaint.

Section 6 All acts or parts of acts inconsistent herewith are hereby repealed.

The title of the bill was read as follows:

A Supplement to the act approved the twenty-sixth day of July one thousand nine hundred thirteen entitled "An Act defining public service companies and providing for their regulation by prescribing and defining their duties and liabilities prescribing defining and limiting their powers and regulating their incorporation and to a limited extent regulating municipal corporations engaged or about to engage in the business of public service companies creating and establishing a Public Service Commission for the regulation aforesaid prescribing and defining the powers and duties of such commission and its officers including the exclusive power to regulate the construction alteration relocation or abolition of the crossings of railroad corporations street railway corporations or other public service companies and of public highways by the tracks or other facilities of said companies providing for the ascertainment by the commission of the expense and damages resulting from such construction alteration relocation or abolition and for the payment of such expense and service companies interested the State or municipal corporation concerned and giving persons whose property is hereby taken injured or destroyed authority to sue the Commonwealth for damages in such cases providing for the terms salaries and compensation of the members of the commission its officers counsel and employees prescribing and regulating the practice and procedure before such commission and upon appeal and judicial review of its

orders and determinations by the courts of common pleas and giving the court of common pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases and of all injunctions mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the commission and to restrain such orders subject to an appeal to the Supreme Court prescribing penalties fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said commission making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June one thousand nine hundred and eleven entitled "An Act to promote the safety of travelers and employees on railroads by compelling common carriers by railroad to properly man their trains" by amending section nine thereof repealing the act approved the thirty-first day of May one thousand nine hundred and seven which provided for the appointment of the Pennsylvania State Railroad Commission and sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled "An Act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals" and an act entitled "To provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unloaded withing the free time for unloading cars and fixing the free time that shall be allowed for unloading cars" approved twenty-fourth day of May Anno Domini one thousand nine hundred and seven and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled "An Act to provide for the incorporation and regulation of certain corporations" approved the twenty-ninth day of April one thousand eight hundred and seventy-four and all other legislation inconsistent with or supplied by this act" requiring street railway corporations whose facilities cross or are adjacent to the facilities of other street railway lines under certain circumstances to establish transfer points and switch or other connections at points of crossing or adjacency and through routes and service and joint rates for the conveyance of passengers over two or more lines connected at transfer points giving the Public Service Commission jurisdiction in the premises and prescribing the conditions upon which the commission shall have jurisdiction to regulate the joint facilities services or rates of a street railway corporation and a street railway line owned leased or operated by a municipal corporation.

On the question,

Will the Senate agree to the title?

Mr. DAIX. Mr. President, I move to amend the title page 2, line 3, by inserting at end thereof after the word "and" the following:—"damages severally or proportionally by the public"; also line 20, by striking out the word "fixes" and inserting in lieu thereof the word "fines."

Mr. PATTON. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 364 (House Bill No. 244), as follows:

An Act to amend an act approved the seventeenth day of May one thousand nine hundred seventeen (Pamphlet Laws two hundred and thirty-seven) entitled "An Act to amend an act entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for certain purposes to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for such purposes' approved the thirteenth day of May Anno Domini one thousand nine hundred and fifteen" extending the provisions of said act to corporations organized under the laws of the District of Columbia or of the United States.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the seventeenth day of May one thousand nine hundred seventeen (Pamphlet Laws two hundred and thirty-seven) entitled "An Act to amend an act entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for certain purposes to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for such purposes' approved the thirteenth day of May Anno Domini one thousand nine hundred and fifteen" which reads as follows

"It shall and may be lawful for any company incorporated under the laws of any other State for the mining and manufacturing of any clay into brick tile and various other articles and products produced from clay or from clay and other substances mixed therewith or for the manufacture and sale of

explosives or for the manufacture of firebrick and refractories and the mining and quarrying of the raw material therefor or for the manufacture storage distribution or sale of cheese or butter or other dairy or creamery products or for the manufacture buying selling dealing in and using of collapsible tubes and metal specialties or for the building of boats ships and the machinery and tackle appertaining thereto to erect and maintain buildings and manufacturing establishments within this Commonwealth and to have and hold real estate to an amount necessary and proper for corporate purposes Provided That nothing herein contained shall be deemed to prevent or relieve real estate taken and held by such company under the provisions of this statute from being taxed in like manner with other real estate within this Commonwealth And provided further That no foreign corporation shall be entitled to employ any greater amount of capital in any such business in this State than the same kind of corporations organized under the laws of this State are entitled to employ And provided further That every such foreign corporation doing business as aforesaid in this Commonwealth shall be liable to taxation to an amount not exceeding that imposed on corporations organized for similar purposes under the laws of this State and every such foreign corporation taking the benefit of this act shall make the same returns to the Auditor General that are now required by law of the corporations of this State" be and the same is hereby amended to read as follows

It shall and may be lawful for any company incorporated under the laws of any other state of the United States the District of Columbia or of the United States for the mining and manufacturing of any clay into brick tile and various other articles and products produced from clay or from clay and other substances mixed therewith or for the manufacture and sale of explosives or for the manufacture of fire-brick and refractories and the mining and quarrying of the raw material therefor or for the manufacture storage distribution or sale of cheese or butter or other dairy or creamery products or for the manufacture buying selling dealing in and using of collapsible tubes and metal specialties or for the building of boats ships and the machinery and tackle appertaining thereto to erect and maintain buildings and manufacturing establishments within this Commonwealth and to have and hold real estate to an amount necessary and proper for corporate purposes Provided That nothing herein contained shall be deemed to prevent or relieve real estate taken and held by such company under the provisions of this statute from being taxed in like manner with other real estate within this Commonwealth And Provided further That no foreign corporation shall be entitled to employ any greater amount of capital in any such business in this State than the same kind of corporations organized under the laws of this State are entitled to employ And provided further That every such foreign corporation doing business as aforesaid in this Commonwealth shall be liable to taxation to an amount not exceeding that imposed on corporations organized for similar purposes under the laws of this State and every such foreign corporation taking the benefit of this act shall make the same returns to the Auditor General that are now required by law of the corporations of this State

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 367 (House Bill No. 409), as follows:

An Act authorizing counties cities and boroughs to appropriate moneys for aiding entertaining and caring for soldiers sailors and marines and validating and ratifying appropriations and payments heretofore made

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the several counties cities and boroughs of this Commonwealth are hereby authorized to appropriate and use from the public funds such moneys as the corporate authorities thereof may deem proper and necessary for the purpose of aiding soldiers sailors and marines enlisted or drafted in the army and navy of the United States and for providing for their entertainment and for their care after their discharge from service and return to their homes Also such other war activities as are or will be approved by the legislative bodies in the counties cities and boroughs referred to

Section 2 All appropriations and payments heretofore made by the several cities boroughs and townships for any of the purposes enumerated in section one of this act are hereby ratified and validated

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with

The Senate proceeded to the second reading and consideration of Senate Bill No. 373 (House Bill No. 560), as follows:

An Act to fix the salary and mileage of the members officers and employees of the General Assembly and to provide for the furnishing of such postage stationery and supplies as may be necessary for the conduct of their offices and repealing all acts or parts of acts inconsistent therewith

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the salary of the members of the General Assembly shall be two thousand five hundred dollars (\$2,500) for each biennial session and mileage to and from their homes at the rate of thirty cents per mile circular to be computed by the ordinary mail route between their home and the capital of the State and five hundred dollars (\$500) and mileage as aforesaid for each special or extraordinary session and no other compensation shall be allowed whatever except one hundred and fifty dollars (\$150) in postage for each regular biennial session and fifty dollars (\$50) for each special or extraordinary session and any expenses which may be incurred as a member of a regularly authorized and appointed State or Legislative Committee

Section 2 The salary and mileage of the officers and employees of the General Assembly shall be the same as now fixed by law

Section 3 Each member and the principal officers and employees of the Legislature shall also be entitled to receive the stationery and supplies necessary for their official use also such printed or engraved official stationery as may be necessary for the conduct of their offices and to carry out this provision the chief clerks of the respective Houses are hereby authorized when requested in writing so to do from a Senator Member or principal officer of the Legislature to requisition the Department of Public Printing and Binding for the official stationery herein authorized properly printed or engraved in such quantities as he may deem necessary The chief clerks of each respective branch of the Legislature shall also have the authority to order such official stationery properly printed or engraved from the Department of Public Printing and Binding as may be necessary for the use of the employees and committees of each House

Section 4 The chief clerks of each House shall be the custodian of all stationery and supplies and shall have authority to requisition the Board of Public Grounds and Buildings from time to time for such stationery and supplies as will be necessary for each House including members officers employees committee and office work

Section 5 That section nine of an act approved the twelfth day of June one thousand eight hundred seventy-nine entitled "An Act to carry out the provisions of section twelve article three of the Constitution relative to contracts for supplies for the Legislature and the various departments of the State Government" and all acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 374 (House Bill No. 188), entitled:

An Act relating to the parties to writs of scire facias sur mortgage in certain cases and to the title acquired by a sale on a judgment of foreclosure in such cases

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 386 (House Bill No. 119), as follows:

An Act to amend an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and sixty) entitled "An Act to amend an act approved the ninth day of April one thousand nine hundred fifteen entitled "An Act to amend an act entitled "An Act to amend an act entitled "An Act to amend an act entitled "An Act to amend an act entitled "An Act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes" approved the ninth day of June Anno Domini one thousand eight hundred and eighty-one extending the same to companies formed for the purpose of quarrying slate granite stone or rocks or for dressing

polishing working or manufacturing the same or any of them and to mineral springs companies incorporated for the purpose of bottling and selling natural mineral springs water approved the sixteenth day of June Anno Domini one thousand eight hundred and ninety-three' approved the nineteenth day of April Anno Domini one thousand nine hundred and one extending the same to companies formed for the purposes of manufacturing and selling chemicals foodstuffs cement and cement products and the quarrying of cement rock' approved May twenty-eighth one thousand nine hundred and seven extending the same to companies incorporated for the manufacture buying selling leasing using and operation of electrical apparatus and machinery and articles of every kind appertaining to or in anywise connected with the production use regulation control distribution or application of electricity or electrical energy or products for any use or purpose constructing acquiring using selling buying or leasing any works construction or plant or part thereof connected with or involving such use distribution regulation control or application of electricity or the control or use of electrical apparatus for any purpose and of producing furnishing and supplying electricity or electrical apparatus in any form and for any purpose and to carry on a general manufacturing business' approved the twenty-third day of June one thousand nine hundred and eleven by extending the same to companies incorporated for the purpose of refining manufacturing or sale of petroleum and petroleum products" by extending the same to corporations incorporated for the manufacture of leather or articles containing leather" by extending the same to companies incorporated for the purpose of converting raw silk into thread and the manufacture of silk goods

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That so much of the act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and sixty) as reads as follows.

"Section 1 It shall and may be lawful for any company incorporated under the laws of any other State for the manufacture of any form of iron steel or glass or for the quarrying of slate granite cement rock stone or rocks of any kind or for dressing polishing or manufacturing the same or any of them or for any mineral springs company incorporated for the purpose of bottling and selling natural mineral springs water or for any company incorporated for the purpose of manufacturing supplying the sale of ice or for the manufacture and sale of chemicals or for the manufacture and sale of foodstuffs and eatables cement and cement products and the quarrying of cement rock or for the manufacture buying selling leasing using and operation of electrical apparatus and machinery and articles of every kind appertaining to or in anywise connected with the production use regulation control distribution or application of electricity or electrical energy or products for any use or purpose constructing acquiring using selling buying or leasing any works construction or plant or part thereof connected with or involving such use distribution regulation control or application of electricity or the control or use of electrical apparatus for any purpose and of producing furnishing and supplying electricity or electrical apparatus in any form and for any purpose and to carry on a general manufacturing business or for the refining manufacturing or sale of petroleum and petroleum products or for the manufacture of any form of leather or any article or things which may be manufactured from leather or articles or things in which leather is a component part to erect and maintain buildings and manufacturing establishments within this Commonwealth and to have and hold real estate to an amount necessary and proper therefor Provided That nothing herein contained shall be deemed to prevent or relieve real estate taken and held by such company under the provisions of this statute from being taxed in like manner with other real estate within this Commonwealth And provided further That no foreign corporations shall be entitled to employ any greater amount of capital in any such business in this State than the same kind of corporations organized under the laws of this State are entitled to employ And provided further That every such foreign corporation doing business as aforesaid in this Commonwealth shall be liable to taxation to an amount not exceeding that imposed on corporations organized for similar purposes under the laws of this State and every such foreign corporation taking the benefit of this act shall make the same returns to the Auditor General that are now required by law of the corporations of this State" is hereby amended to read as follows

Section 1 It shall and may be lawful for any company incorporated under the laws of any other State for the manufacture of any form of iron steel or glass or for the quarrying of slate granite cement rock stone or rocks of any kind or for dressing polishing or manufacturing the same or any of them or for any mineral springs company incorporated for the purpose of bottling and selling natural mineral springs water or for any company incorporated for the purpose of manufacturing supplying and sale of ice or for the manufacture and sale of chemicals or for the manufacture and sale of foodstuffs and eatables cement and cement products and the quarrying of cement rock or for the manufacture buying selling leasing using and operation of electrical apparatus and machinery and articles of every kind appertaining to or in anywise connected with the production use regulation control distribution or application of electricity or electrical energy or products for any use or purpose constructing acquiring using selling buying or leasing any works construction or plant or part thereof connected with or involving such use distribution regulation control or application of electricity or the control or use of electrical apparatus for any purpose and of producing furnishing and supplying electricity or electrical apparatus in any form and for any purpose and to carry on a

general manufacturing business or for the refining manufacturing or sale of petroleum and petroleum products or for the manufacture of any form of leather or any article or things which may be manufactured from leather or articles or things in which leather is a component part or the buying selling manufacturing or processing of silk or silk products to erect and maintain buildings and manufacturing establishments within this Commonwealth and to have and hold real estate to an amount necessary and proper therefor Provided That nothing herein contained shall be deemed to prevent or relieve real estate taken and held by such company under the provisions of this statute from being taxed in like manner with other real estate within this Commonwealth And provided further That no foreign corporations shall be entitled to employ any greater amount of capital in any such business in this State than the same kind of corporations organized under the laws of this State are entitled to employ And provided further That every such foreign corporation doing business as aforesaid in this Commonwealth shall be liable to taxation to an amount not exceeding that imposed on corporations organized for similar purposes under the laws of this State and every such foreign corporation taking the benefit of this act shall make the same returns to the Auditor General that are now required by law of the corporations of this State

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 396, as follows:

An Act authorizing any county and city in any county in which the county-seat is within the limits of such city to erect a joint county and municipal building or buildings providing for the conditions and agreements under which such building or buildings may be erected and occupied and for the ownership thereof providing for the selection of a site for said building or buildings and authorizing said county and city to make a sale or exchange of properties under certain conditions for the purpose of securing such site authorizing the acquisition of property for such building or buildings by purchase or condemnation and authorizing the county to issue bonds in payment of any indebtedness incurred for its share of the cost of such building or buildings and land

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in each county in this Commonwealth where the county-seat is within the limits of any city the county commissioners and the corporate authorities of such city shall have the power and they are hereby authorized to agree upon a site within the limits of such city to acquire own and hold the same as tenants in common and to erect thereon a joint county and municipal building or buildings to be used by the county for courthouse and other county purposes and by the city for municipal purposes The county commissioners and the corporate authorities of such city shall agree upon and adopt plans for such building or buildings and upon the approval of such plans by the court of common pleas of such county the county commissioners and the corporate authorities of such city shall have full authority to erect upon the land thus obtained and held the building or buildings so adopted and approved

Section 2 It shall be lawful and the county commissioners and the corporate authorities of such city are hereby authorized and empowered to choose for the site of such joint county and municipal building or buildings land owned and held by the county or land owned and held by the city Whenever the site chosen as aforesaid consists of land owned and held by the county it shall be lawful for the county commissioners of such county and they are hereby authorized and empowered to convey in fee to such city at private sale and upon a fair valuation such an undivided interest therein as may be agreed upon It shall be lawful for the corporate authorities of such city and they are hereby authorized and empowered to pay in cash for such undivided interest or in their discretion to convey in fee to the county at private sale and at a fair valuation in exchange for the conveyance to the city of the undivided interest aforesaid any land owned by the city which in the estimation of the corporate authorities of such city is not needed for municipal purposes The land or any part thereof so conveyed to the county may be held and used by the county for county purposes or if in the estimation of the county commissioners it is not needed for such purposes it may be sold by the county commissioners at either public or private sale.

Whenever the site chosen as aforesaid consists of land owned and held by the city it shall be lawful for the corporate authorities of such city and they are hereby authorized and empowered to convey in fee to such county at private sale and upon a fair valuation such an undivided interest therein as may be agreed upon It shall also be lawful for the county commissioners of such county and they are hereby authorized and empowered to pay in cash for such undivided interest or in their discretion to convey in fee to the city at private sale and upon a fair valuation in exchange for the conveyance to the county of the undivided interest aforesaid any land owned by the county which in the estimation of the county commissioners is not needed for county purposes The land or any

part thereof so conveyed to the city may be held and used by the city for municipal purposes or if in the estimation of the corporate authorities of such city it is not needed for such purposes it may be sold by the corporate authorities of such city at either public or private sale

Section 3 Any sale or conveyance of land or interest therein made pursuant to the provisions of this act shall be subject to the approval of the court of common pleas of the proper county of the price agreed to be paid therefor and the terms and conditions thereof The county commissioners and the corporate authorities of such city for the construction of such building or buildings are authorized and empowered to enter into a joint contract or contracts and agreement or agreements for the payment by each of its proportionate share of the cost of the construction maintenance and operation of such building or buildings with the right to provide in such agreement or agreements for the modification from time to time of the proportionate parts of the cost of maintenance and operation as the county or city in fact uses a greater or lesser part of the building or buildings to be apportioned upon the floor space occupied or otherwise equitably determined The county commissioners and the corporate authorities of such city are further authorized and empowered to agree between them as to the manner and to what extent each shall occupy the joint building or buildings so erected and to make such other agreements and do such other acts as may be necessary to fully exercise the powers herein conferred

In the event that the county commissioners and the corporate authorities of such city are unable to agree upon the proportionate parts of the cost of construction maintenance and operation of such joint building or buildings to be paid by each or upon any modification thereof which may be necessary from time to time the question or questions shall on motion of either party be submitted to a board of arbitrators one to be chosen by the county commissioners and one by the corporate authorities of such city and if the two thus chosen are unable to agree a third arbitrator shall be selected by them the decision of a majority thereof or of the original two to be final and conclusive upon both the county commissioners and the corporate authorities of such city without right of appeal The expenses of such arbitration shall be born equally by the county and the city and the compensation of each arbitrator shall not exceed ten dollars per day for each day actually devoted to the duties of his appointment

Section 4 If it shall be deemed necessary by the county commissioners and the corporate authorities of such city to acquire land for such building or buildings then such county commissioners and corporate authorities are hereby vested with the necessary power and authority to acquire in the name of such county and city in such proportions of undivided interest as may be agreed upon by purchase condemnation or otherwise any and all such real estate either vacant or occupied as the respective authorities may deem necessary to furnish a suitable site or sites for such building or buildings and to sell convey transfer dispose of or abandon the same or any part thereof as the county commissioners and the corporate authorities of such city may determine

Whenever the county commissioners and the corporate authorities of such city cannot agree on the terms of their purchase with the owner or owners of any real estate that has been selected as aforesaid such county commissioners and corporate authorities after having decided upon the amount and location thereof may enter upon take possession of and occupy such land as may have been selected and designate and mark the boundary lines thereof and thereafter may use the same for the purposes authorized by this act

The funds which are raised by taxation in such county and city shall be pledged and hereby are made security to the owner or owners of any property taken for the purposes aforesaid for all damages they may sustain on account of the taking of such property The title to all real estate acquired by condemnation proceedings as herein provided for shall be vested in such county and city in fee simple

When the county commissioners and the corporate authorities of such city shall enter upon and occupy lands for the purposes herein authorized they or the owners of such premises or anyone of them in behalf of all of them may present a petition to the court of common pleas of the county in which such land is situated setting forth the facts giving a description of the premises taken by metes and bounds and the names of all the owners thereof whereupon the said court shall appoint a jury of viewers and shall fix a time for a hearing when they shall view the said premises Said time shall not be less than ten nor more than thirty days after their said appointment of which time and place five days notice shall be given by the petitioners to said viewers and other parties interested If on account of non-residence or for any other reason personal notice cannot be given notice of such view shall be given as the court may direct

At the same time and place fixed for the said view the said viewers having first been duly sworn or affirmed to perform their duties with fidelity and according to law shall view and examine the premises so taken and after hearing such parties as may desire to be heard shall decide and make a true report to said court concerning the matters set forth in such petition and submitted to them and taking into consideration the quality and location of and improvements upon the land so taken and occupied and taking into consideration the damages sustained and the benefits accruing shall estimate and determine what amount of damages if any have been sustained by the owners of such premises by reason of the taking of said land and to whom payable if they can ascertain the legal owners thereof Such hearing may be adjourned from time to time as such viewers may direct and the said

county commissioners and corporate authorities and the parties interested shall have at least five days notice of the filing of such report If the actual owner of such premises or any part thereof by reason of non-residence or otherwise cannot be notified notice of the filing of such report shall be given as directed by the court

If no exceptions are filed to or appeal taken from said report by any party interested within thirty days after the filing thereof the same shall be confirmed absolutely by the court and the amount therein awarded to a person shall be a valid debt and obligation of such county and city in the proportions of the interest acquired by each collectible as provided by law

If on account of any liens existing against such premises or if the actual owners hereof cannot be found or if the owners or any of them refuse the amount awarded by such report or if for any other reason the said county commissioners and corporate authorities cannot pay the sum awarded for such damages to the persons legally entitled thereto they may pay the same into court and thereafter the owners of such premises or its lien creditors shall look to said fund for all damages accruing to them on account of the taking of said property

Exceptions to or appeals from said report shall be disposed of according to the rules of said court

All costs and witness fees in any such case shall be borne equally by the county and city Provided That in cases where an appeal is taken by any property owners from the award made by any board of viewers and the appellant does not recover a verdict for a greater amount than the viewers awarded the appellant shall pay all costs of such appeal and trial

Section 5 It shall be lawful for the county commissioners of such county and they are hereby authorized and empowered to incur or increase the indebtedness of the county to an amount sufficient to pay its share of the cost of any land or lands required and of erecting the building or buildings aforesaid by issuing coupon bonds in sums of not less than one hundred dollars each bearing interest at a rate not exceeding five per centum per annum and the principal thereof reimbursable at a period not exceeding thirty years from the date at which the same are authorized

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreed to by order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 402, as follows:

An Act to amend section one of an act approved the fifth day of May one thousand eight hundred and thirty-two entitled "An Act regulating lateral railroads" by extending the provisions thereof to any person or persons corporation of the first or second class partnership municipal or quasi-municipal corporation school or poor district of the State of Pennsylvania incorporated under general or special Act of Assembly being the owner or owners of land mills quarries coal mines lime kilns or other real estate in the vicinity of any railroad canal or slack-water navigation made or to be made by any company or by the State of Pennsylvania and not more than four miles distant therefrom

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the fifth day of May one thousand eight hundred and thirty-two (Pamphlet Laws five hundred one) entitled "An Act regulating lateral railroads" which reads as follows

"That if any owner or owners of land mills quarries coal mines lime kilns or other real estate in the vicinity of any railroad canal or slack-water navigation made or to be made by any company or by the State of Pennsylvania and not more than three miles distant therefrom shall desire to make a railroad thereto over any intervening lands he or they their engineers agents and artists may enter upon any lands and survey and mark such route as he or they shall think proper to adopt doing no damage to the property explored and thereupon may present a petition to the Court of Common Pleas of the county in which said intervening land is situated setting forth his or their desire to be allowed to construct and finish a railroad in and upon the said route and the beginning courses and distances thereof and place of intersection of the main railroad canal or slack-water navigation which shall be filed and entered of record in the said court whereupon the said court shall appoint six disinterested and judicious men resident in said county who shall view the said marked and proposed route for a railroad and examine the same and if they or any four of them shall deem the same necessary and useful for public or private purposes they shall report in writing to the subsequent term of said court what damages will be sustained by the owner or owners of the said intervening land by the opening constructing completing and using of the said railroad and the report of the said viewers and appraisers shall be filed of record in the said court and if not appealed from be liable to be confirmed or rejected by the said court as to right and justice shall appertain and if either of the parties shall be dissatisfied with said report he or they may appeal therefrom to the said Court of Common Pleas within twenty days after such report has been filed in the prothonotary's office and not after and after such appeal either party

may put the cause at issue in the form approved of by the Court and the said issue shall be placed first on the trial list of the next regular term of the said court and be there tried and determined by the court and jury and the verdict so rendered and judgment thereon shall be final and conclusive without further appeal or writ of error and it shall be the duty of the said viewers and jury to take into consideration the advantages which may be derived by the owner or owners of land passed by the said railroad when making up their report or forming their verdict thereon" be and the same hereby is amended to read as follows

Section 1 That if any person or persons corporation of the first or second class partnership municipal or quasi-municipal corporation school or poor district of the State of Pennsylvania incorporated under general or special Act of Assembly being the owner or owners of land mills quarries coal mines lime kilns or other real estate in the vicinity of any railroad canal or slack-water navigation made or to be made by any company or by the State of Pennsylvania and not more than four miles distant therefrom shall desire to make a railroad thereto over any intervening lands he it or they their engineers agents and artists may enter upon any lands and survey and mark such route as he it or they shall think proper to adopt doing no damage to the property explored and thereupon may present a petition to the Court of Common Pleas of the county in which said intervening land is situated setting forth his its or their desire to be allowed to construct and finish a railroad in and upon the said route and the beginning courses and distances thereof and place of intersection of the main railroad canal or slack-water navigation which shall be filed and entered of record in the said court whereupon the said court shall appoint six disinterested and judicious men resident in said county who shall view the said marked and proposed route for a railroad and examine the same and if they or any four of them shall deem the same necessary and useful for public or private purposes they shall report in writing to the subsequent term of said court what damages will be sustained by the owner or owners of the said intervening land by the opening constructing completing and using the said railroad and the report of the land viewers and appraisers shall be filed of record in the said court and if not appealed from be liable to be confirmed or rejected by the said court as to right and justice shall appertain and if either of the parties shall be dissatisfied with said report he it or they may appeal therefrom to the said Court of Common Pleas within twenty days after such report has been filed in the prothonotary's office and not after and after such appeal either party may put the cause at issue in the form approved of by the court and the said issue shall be placed first on the trial list of the next regular term of the said court and be there tried and determined by the court and jury and the verdict so rendered and judgment thereon shall be final and conclusive without further appeal or writ of error and it shall be the duty of the said viewers and jury to take into consideration the advantages which may be derived by the owner or owners of land passed by the said railroad when making up their report or forming their verdict thereon

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 404, as follows

An Act to amend section one thousand six hundred and seven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand six hundred and seven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows.

"Section 1507 In every elementary public school established and maintained in this Commonwealth under the provisions of this act there shall be taught in the English language the following common English branches Spelling reading writing arithmetic geography English grammar history of the United States and of Pennsylvania including the elements of civil government physiology and hygiene also a system of humane education which shall include kind treatment of horses birds and other animals together with such other branches including vocal music public speaking drawing physical training elemen-

tary manual training elementary domestic science and elementary agriculture as the board of school directors in any district with the approval of the proper superintendent of schools may prescribe Provided That in all school districts of the first class physical training shall be carried on as part of the regular course of study in the public schools" is hereby amended to read as follows

Section 1507 In every elementary public school established and maintained in this Commonwealth under the provisions of this act there shall be taught in the English language the following common English branches Spelling reading writing arithmetic geography English grammar history of the United States and of Pennsylvania including the elements of civil government physiology and hygiene and instruction in safety first methods also a system of humane education which shall include kind treatment of horses birds and other animals together with such other branches including vocal music public speaking drawing physical training elementary manual training elementary domestic science and elementary agriculture as the board of school directors in any district with the approval of the proper superintendent of schools may prescribe Provided That in all school districts of the first class physical training shall be carried on as a part of the regular course of study in the public schools

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 416, entitled:

An Act establishing a Bureau of Statistics and Information in the Department of Internal Affairs authorizing the Secretary of Internal Affairs to appoint a chief of bureau and other officers and employes fixing their duties powers and salaries making it the duty of corporations firms and individuals to furnish information required prescribing penalties for violation of such duty and repealing certain acts and transferring the records equipment and supplies in the Division of Production in the Bureau of Statistics and Information in the Department of Labor and Industry to the bureau hereby established.

The first, second and third sections of the bill were read as follows and agreed to.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That pursuant to the requirements of the Constitution there is hereby established within the Department of Internal Affairs of the Commonwealth a Bureau of Statistics and Information

Section 2 The Secretary of Internal Affairs is authorized to appoint a chief of said Bureau who shall receive an annual salary of four thousand dollars (\$4,000) an assistant to the chief who shall receive an annual salary of three thousand dollars (\$3,000) two statisticians at an annual salary of two thousand dollars (\$2,000) each one filing and one copying clerk at an annual salary of fifteen hundred dollars (\$1,500) each four collectors of statistics at an annual salary of fifteen hundred dollars (\$1,500) each five clerks at an annual salary of fifteen hundred dollars (\$1,500) each one editor of publications at an annual salary of two thousand dollars (\$2,000) one expert tabulating machine operator at an annual salary of eighteen hundred dollars (\$1,800) one machine operator at an annual salary of fifteen hundred dollars (\$1,500) one stenographer at an annual salary of fifteen hundred dollars (\$1,500) five key punch operators at an annual salary of nine hundred dollars (\$900) each The Secretary of Internal Affairs may use any clerks or employes of the Department of Internal Affairs temporarily in the Bureau as occasion may require

Section 3 The Bureau shall collect compile and publish all statistics and useful data and information relating and pertaining to labor coal mining oil and gas production manufacturing industries commercial operations public service companies (except transportation companies which are collected compiled and published by the Bureau of Railways in the Department of Internal Affairs) and other business interests of the State and in order to facilitate the duties herein imposed all corporations firms or individuals engaged in business as herein described within this Commonwealth are hereby required to furnish such statistical information as the Secretary of Internal Affairs or the Chief of such bureau may require The Secretary of Internal Affairs shall have a complete summarized and systematized report of the statistics and information collected and compiled by the Bureau published annually and shall otherwise provide means for making such information available for the use and benefit of the public as he may find necessary All records files work in course of completion and such equipment and supplies as may be necessary in the work of said bureau now in the possession of the production division of the Bureau of Statistics and Information in the Department of Labor and Industry are hereby transferred to the bureau hereby established and are to be delivered to the Secretary of Internal Affairs when this act goes into effect This act shall be in effect on the first day of June one thousand nine hundred and nineteen

The fourth section of the bill was read as follows:

Section 4 The Secretary of Internal Affairs the Chief of said Bureau or other person duly authorized by either of them shall have power to issue subpoena administer oaths hold hearings and take testimony in all matters relating to the duties herein required of said Bureau Any corporation firm or individual doing business within the Commonwealth who shall neglect or refuse for thirty days to answer questions requested by circular official blank or personal application or who shall refuse to obey the subpoena and give testimony according to the provisions of the act shall be liable to a penalty of one hundred dollars to be collected by the Secretary of Internal Affairs in a proper action for the use of the Commonwealth

The following acts and parts of acts are hereby repealed as respectively indicated namely so much of section four Act of eleventh of May one thousand eight hundred and seventy-four (Pamphlet Laws one hundred and thirty-six) entitled "An act regulating the election of Secretary of Internal Affairs defining his duties and fixing his salary" as provides for a bureau of industrial statistics

An act entitled "An act authorizing the appointment of collectors of statistics prescribing their duties and providing for their compensation" approved April fourth one thousand eight hundred and eighty-nine (Pamphlet Laws twenty-six) entitled "An act authorizing the appointment of collectors of statistics prescribing their duties and providing for their compensation" absolutely

So much of section four as provides for a bureau of statistics and information and section eleven absolutely of an Act entitled "An Act creating a Department of Labor and Industry defining its powers and duties establishing an Industrial Board providing for the appointment of a Commissioner of labor inspectors statisticians clerks and others to enforce the provisions of this act and providing salaries for the same prescribing a standard of reasonable and adequate protection to be observed in the rooms buildings and places where labor is employed empowering the said Industrial Board to make alter amend and repeal rules and regulations relating thereto transferring the powers and duties of the Department of Factory Inspection to the Department of Labor and Industry and abolishing the Department of Factory Inspection and providing a penalty for the violation of the provisions of this act or the rules and the regulations of the said board" approved June second one thousand nine hundred and thirteen (Pamphlet Laws three hundred and ninety-six)

So much of section one of an act entitled "An act authorizing the commissioner of Labor and Industry to appoint additional officers and employes in the department of Labor and Industry fixing their duties and salaries and increasing the salaries of the Chief Medical Inspector Chief of the bureau of statistics and information and the chief clerk" approved April twenty-two one thousand nine hundred and fifteen (Pamphlet Laws one hundred and sixty-seven) as relates to the appointment and compensation of additional employes in the Bureau of Statistics and Information and fixes their compensation and the salary of the chief of said bureau

On the question,

Will the Senate agree to the section?

Mr. CROW. Mr. President, I move to amend section 4, page 4, line 16, by striking out the word "subpoena" and inserting in lieu thereof the word "subpoenas."

Mr. F. E. BALDWIN. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows:

An Act establishing a Bureau of Statistics and Information in the Department of Internal Affairs authorizing the Secretary of Internal Affairs to appoint a Chief of Bureau and other officers and employes fixing their duties powers and salaries making it the duty of corporation firms and individuals to furnish information required prescribing penalties for violation of such duty and repealing certain acts and transferring the records equipment and supplies in the Division of Production in the Bureau of Statistics and Information in the Department of Labor and Industry to the Bureau hereby established

On the question,

Will the Senate agree to the title?

Mr. CROW. Mr. President, I move to amend title page 1, line 6, by striking out the word "corporation" before the word "firms" and inserting in lieu thereof the word "corporations."

Mr. F. E. BALDWIN. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 418, as follows:

An Act creating the office of indictment and cost clerk as an assistant to the district attorney in the several counties of this Commonwealth having a population of not less than one hundred and fifty thousand and not more than two hundred and fifty thousand inhabitants providing for the appointment of a person in each of said counties to fill said office prescribing the qualifications duties and term of office of said appointees fixing their salaries and authorizing the payment of the same by the county

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the district attorney of any county having a population of not less than one hundred and fifty thousand and not more than two hundred and fifty thousand inhabitants in addition to appointing the assistants authorized by existing legislation shall have authority to appoint an assistant learned in the law who shall be designated as indictment and cost clerk to assist the district attorney in the discharge of his duties such appointee to hold office during the term of office of the district attorney appointing him but the district attorney may remove such appointee for any cause he deems sufficient and appoint another person duly qualified to fill the vacancy Said indictment and cost clerk shall receive a salary of one hundred dollars per month to be paid in the same manner that other county officers are paid

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 427 (House Bill No. 71), as follows:

An Act making an appropriation to the State Hospital for injured persons of the Anthracite Coal Region at Ashland Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000.00) or so much thereof as may be necessary is hereby specifically appropriated to the State Hospital for Injured Persons of the Anthracite Coal Region at Ashland Pennsylvania for deficiency in maintenance for the two fiscal years ending May thirty-first one thousand nine hundred nineteen

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 431 (House Bill No. 536), entitled:

An Act to amend section one of the act approved the eighth day of May one thousand eight hundred and eighty-nine (Pamphlet Laws one hundred and thirty-two) entitled "An Act authorizing county commissioners to employ detectives offer and pay rewards for the detection arrest and conviction of felons to include persons charged with a misdemeanor.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 436, as follows:

An Act amending an act approved the fourteenth day of May one thousand nine hundred and fifteen entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" by

adding thereto Sections twenty to twenty-six inclusive as sub article sixteen of Article sixteen Chapter VI authorizing the erection of dykes and embankments along certain water courses upon the request of the Board of Health granting the right of entry therefor and providing for the assessment of damages and benefits against property affected

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An Act providing a system of government for borough and revising amending and consolidating the law relating to boroughs is amended by adding to chapter six article sixteen the following sections

(d) ERECTING DYKES AND EMBANKMENTS ALONG CERTAIN WATER COURSES ON REQUEST OF THE BOARD OF HEALTH

Section 20 Upon the written request of the Board of Health the borough may erect dykes and embankments along any mill race or other unavailable water course if the same shall be necessary to prevent the water from overflowing the banks thereof and for such purpose may enter upon and condemn such property and materials as may be necessary to complete such work

Section 21 No ordinance for the crection of dykes and embankments under Section twenty hereof shall be passed until notice thereof has been given by publication of the proposed ordinance once a week for three consecutive weeks in one newspaper published in the county

Section 22 When the work of erecting such dykes and embankments has been completed if the borough cannot agree with the property owners as to the payment of the costs and expenses the borough may present its petition to the Court of Common Pleas setting forth the character of such improvements and that the damages costs and expenses incurred have not been paid and praying the court to appoint three freeholders as viewers to ascertain the damages costs and expenses resulting therefrom and to ratably assess the damages costs and expenses or so much thereof as the viewers may deem reasonable upon the property benefited and make report thereof to the court

Section 23 The court or any law judge thereof shall thereupon appoint three viewers from the county board of viewers and appoint a time not less than twenty nor more than thirty days thereafter when the viewers shall meet upon the line of the improvement and view the same

Section 24 The proceedings before such viewers for the allowance of damages for property taken injured or destroyed and for the assessment of benefits upon property benefited shall be as provided in chapter six article two of this act

Section 25 The final assessment against any property shall be a lien for the amount of such assessment dating from the time of the final confirmation of the report or the final decree of the court fixing such assessment if filed in the court within six months from the final assessment or confirmation

Section 26 Nothing contained in Section twenty of the Article or in the sections based thereon shall apply to any water course used by any borough or Water Company as a course of supply unless such borough or Water Company shall consent to such erection of dykes and embankments

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 448 (House Bill No. 286), entitled:

An Act to amend section one thousand six hundred and eight and section two thousand and sixteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenues to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 448 (House Bill No. 286), the bill just read, be recommended to the Committee on Education for the purpose of a hearing.

Mr. McNICHOL. Mr. President, I second the motion. The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 449 (House Bill No. 664), entitled:

An Act to authorize and empower any motor power company of this Commonwealth which shall own at least two-thirds of the capital stock of a turnpike company of this Commonwealth whose turnpike has been purchased by the Commonwealth and which has acquired the road property franchises powers privileges and immunities of a passenger railroad company which are operated under a lease by the turnpike company to the motor power company to acquire the road property franchises powers privileges and immunities of the turnpike company

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 450 (House Bill No. 259), entitled:

An Act to amend section six of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An Act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employees of said department and providing a method for fixing compensation" so as to permit temporary suspensions by the superintendent of public affairs

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 451 (House Bill No. 40), as follows:

An Act to amend and revise an act entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" approved the twenty-seventh day of June Anno Domini one thousand nine hundred and thirteen enlarging changing modifying and defining certain of the powers of cities of the third class

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the hereinafter mentioned articles sections and clauses of an act entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" approved the twenty-seventh day of June Anno Domini one thousand nine hundred thirteen be revised and amended as hereinafter set forth

Section 2 That article one section three of said act which reads as follows

"Section 3 All of the property and estates whatsoever real and personal of the towns townships or boroughs which shall have thus become a city of the third class are hereby severally and respectively vested in the corporation or body politic of said city by the name style and title given thereto as aforesaid and for the use and benefit of the citizens thereof forever and the charters of the said towns townships or boroughs shall continue in full force and operation and all officers under the same shall hold their respective offices until the first Monday of January following the general municipal election next succeeding the issuing of the letters patent to the said city at which time the officers of said city chosen at the preceding municipal election shall enter upon their respective terms of service and the city government shall be duly organized under this act All suits prosecutions debts and claims whatsoever shall thereupon become transferred to the said city which in all suits pending shall be substituted as a party and be under the management and control thereof as fully and completely as if no alteration had been made in said charter and all claims and demands of whatsoever nature whether payable presently or in the future existing against the said towns townships or boroughs when the said charter shall go into operation shall by force thereof be recoverable from or against the said city Provided That where two or more towns townships or boroughs shall under the provisions of this act be consolidated into a city the debt or debts of each of said towns townships or boroughs contracted prior to such consolidation shall be paid by such towns townships or boroughs respectively and for the liquidation of such debt the authorities of such city shall have power to adjust and provide

for the same and to levy separate rates of taxation on all property subject to taxation within the boundaries of the said towns townships or boroughs respectively" be and the same is hereby amended to read as follows

Section 3 All of the property and estates whatsoever real and personal of the towns townships or boroughs which shall have thus become a city of the third class are hereby severally and respectively vested in the corporation or body politic of said city by the name style and title given thereto as aforesaid and for the use and benefit of the citizens thereof forever and the charters of the said towns townships or boroughs shall continue in full force and operation and all officers under the same shall hold their respective offices until the first Monday of January following the general municipal election next succeeding the issuing of the letters patent to the said city at which time the officers of said city chosen at the preceding municipal election shall enter upon their respective terms of service and the city government shall be duly organized under this act All suits prosecutions debts and claims whatsoever shall thereupon become transferred to the said city which in all suits pending shall be substituted as a party and he under the management and control thereof as fully and completely as if no alteration had been made in said charter and all claims and demands of whatsoever nature whether payable presently or in the future existing against the said towns townships or boroughs when the said charter shall go into operation shall by force thereof be recoverable from or against the said city Provided That where two or more towns townships or boroughs shall under the provisions of this act be consolidated into a city the bonds and floating indebtedness and the interest thereon of each of said towns townships or boroughs contracted prior to such consolidation shall be paid by the said city thus organized and chartered so that the taxes shall be uniform throughout the territorial limits of the whole city

Section 3 That article three section three of said act as the same was amended by an act approved the third day of May Anno Domini one thousand nine hundred and seventeen which reads as follows

"Section 3 The action of said city council after ten days shall be final and conclusive unless an appeal therefrom be taken within said ten days to the court of quarter sessions of the proper county upon such appeal the clerks of said city council and of said borough council shall certify to the said court all the papers and proceedings in the case whereupon the court shall examine and inquire and if the proceedings appear to have been in conformity with the law shall approve the same and thereupon said annexation shall take effect" be and the same is hereby amended to read as follows

Section 3 The action of said city council after ten days shall be final and conclusive notwithstanding any initiative or referendum provisions of any act of Assembly relating to cities of the third class unless an appeal therefrom be taken within the said ten days to the court of quarter sessions of the proper county Upon such appeal the clerks of said city council and of said borough council shall certify to the said court all the papers and proceedings in the case whereupon the court shall examine and inquire and if the proceedings appear to have been in conformity with the law shall approve the same and thereupon said annexation shall take effect

Section 4 That article three section six of said act which reads as follows

"Section 6 When it shall appear to said court of quarter sessions that the township from which any part or portion or any out-lots or section of land has been taken has moneys or funds on hand or is indebted it shall be the duty of said court to determine and decree how much of said funds or moneys shall be paid as a ratable and equitable part to the said city or to the said township as the case may be" be and the same is hereby amended to read as follows

Section 6 When it shall appear to said court of quarter sessions that the township from which any part or portion or any out-lots or section of land has been taken has moneys or funds on hand or is indebted it shall be the duty of said court to determine and decree how much of said funds or moneys shall be paid as a ratable and equitable part to the said city or to the said townships as the case may be and all the territory within the limits of the city as thus enlarged by the annexation of a borough township or part of a township shall be liable for the bonded and floating indebtedness and the interest thereon of both the annexed territory and the city to which it or they be annexed so that the taxes shall be uniform throughout the territorial limits of the whole city

Section 5 That article four section three of said act which reads as follows

"Section 3 Every bill shall be read at length and no bill shall be passed finally upon the same day on which it is introduced or reported and at least three days shall intervene before its final passage" be and the same is hereby amended to read as follows

Section 3 Every bill shall be read at length and no bill shall be passed finally on the same day on which it was introduced and at least three days shall intervene before its final passage

Section 6 That article four section five of said act which reads as follows

"Section 5 All stationery paper and fuel used in the council and in other departments of the city government and all work and materials required by the city shall be furnished and the printing advertising and all other kinds of work to be done for the city except ordinary repairs of highways and sewers and other public improvements shall be performed under contract to be given to the lowest responsible bidder under such regulations as shall be prescribed by ordinance and all sales of personal property owned by the city shall be to the highest bidder under such regulations as shall be prescribed by ordinance or resolution Council may by ordinance provide a contingent fund for necessary repairs or incidental expenses not otherwise pro-

vided for in the general appropriations and such funds may be expended without advertising for bids" be and the same is hereby amended to read as follows

Section 5 All stationery paper fuel supplies materials printing and advertising and all work required by the city or any department thereof (except the ordinary repairs of highways sewers and other public improvements) where the amount thereof exceeds two hundred and fifty dollars shall be furnished and performed under contract to be given the lowest responsible bidder The council shall by ordinance provide for and regulate the award of all contracts the manner of hiring and discharge of employees and laborers and the fixing of their salaries or compensation when not otherwise fixed by ordinance the purchase of supplies and materials and the sale of personal property The council may also by ordinance provide a contingent fund or funds for necessary repairs and incidental expenses not otherwise provided for in the general appropriations and such funds may be expended without advertising for bids Cities of the third class may by ordinance provide for the establishment of a purchasing department which shall have supervision over the purchase and distribution of all supplies purchased to the amount allowed by the provisions of this act The said department shall be attached to the department of accounts and finance or such other department as council may determine The operation of the said department shall be in accordance with rules and regulations to be adopted by the city council the rules to include the manner in which quotations shall be secured on the supplies purchased It shall be the duty of the said department to assist the council at all times in eliminating waste and extravagance in the purchase and distribution of the city's supplies

Section 7 That article four section seven of said act which reads as follows

"Section 7 Any member of council who shall solicit demand or receive or consent to receive directly or indirectly for himself or for another from any company corporation or person any money appointment employment testimonial reward thing of value or enjoyment or of personal advantage or promise thereof for his vote or official influence or for withholding the same or with an understanding expressed or implied that his vote or official action shall be in any way influenced thereby or who shall solicit or demand such money or other advantage matter or thing aforesaid for another as the consideration of his vote or official influence or for withholding the same or shall give or withhold his vote or influence in consideration of the payment or promise of such money advantage or thing to another shall be guilty of bribery and upon conviction thereof shall be punished by a fine not exceeding ten thousand dollars and by separate and solitary confinement at labor for a period not exceeding five years and shall be forever incapable of holding any place of profit or trust in this Commonwealth" be and the same is hereby amended to read as follows

Section 7 Any member of council or other city officer or employee who shall solicit demand or receive or consent to receive directly or indirectly for himself or for another from any company corporation or persons any money office appointment employment testimonial reward thing of value or enjoyment or of personal advantage or promise thereof for his vote or official influence or for withholding the same or with an understanding expressed or implied that his vote or official action shall be in any way influenced thereby or who shall solicit or demand such money or other advantage matter or thing aforesaid for another as the consideration of his vote or official influence or for withholding the same or shall give or withhold his vote or influence in consideration of the payment or promise of such money advantage or thing to another shall be held guilty of bribery and upon conviction thereof shall be punished by a fine not exceeding ten thousand dollars and by separate and solitary confinement at labor for a period not exceeding five years and shall be forever incapable of holding any place of profit or trust in this Commonwealth

Section 8 That article four section eight of said act which reads as follows

"Section 8 Any person who shall directly or indirectly offer give or promise any money or thing of value testimonial privilege or personal advantage to any member of council to influence him in the performance or non-performance of any of his public or official duties shall be guilty of bribery and be punished in such manner as that offense is by law punishable" be and the same is hereby amended to read as follows

Section 8 Any person who shall directly or indirectly offer give or promise any money or anything of value testimonial privilege or personal advantage to any member of council or other city officer or employee to influence him in the performance or non-performance of any of his public or official duties shall be guilty of bribery and be punished in such manner as that offense is by law punishable

Section 9 That article five section three clause four of said act which reads as follows

"Four To levy and collect a license tax not exceeding one hundred dollars each annually on all auctioneers contractors druggists hawkers peddlers produce or merchandise vendors bankers brokers undertakers pawnbrokers merchants of all kinds persons selling or leasing goods upon installments grocers confectioners butchers restaurants billiard parlors bowling alleys billiard tables pool and other gaming table drays hacks carriages omnibuses automobiles carts wagons street railway cars and other vehicles used in the city for hire or pay lumber dealers including commission men and all persons who make a business of buying lumber for sale at wholesale or retail furniture dealers saddle or harness dealers stationers jewelers livery or automobile or boarding stable keepers real estate agents of fire life or other insurance companies market house companies garage companies express companies or agencies telegraph telephone steam heating gas natural gas water electric light or power companies or agencies or individ-

uals furnishing communication light heat or power by any of the means enumerated and to regulate the collection of the same" be and the same is hereby amended to read as follows

Four To levy and collect a license tax for general revenue purposes not exceeding one hundred dollars each annually on all auctioneers contractors druggists hawkers peddlers produce or merchandise vendors bankers brokers undertakers pawnbrokers trading stamp or premium companies or dealers warehouses or storage houses or places merchants of all kinds persons selling or leasing goods upon installments grocers confectioners butchers wholesalers meat dealers restaurants billiard parlors bowling alleys billard tables pool tables and other gaming tables drays hacks carriages omnibuses automobiles carts wagons street railway cars and including other vehicles likewise used in the city for hire or pay lumber dealers commission men and all persons who make a business of buying lumber for sale at wholesale or retail furniture dealers saddle or harness dealers stationers jewelers livery or automobile or boarding stable keepers real estate agents market house companies and owners of market houses garage companies and owners of other than private garages express companies or agencies and where no other license tax is imposed on telegraph telephone steam heating gas natural gas water electric light or power companies or agencies or individuals furnishing communication light heat or power by any of the means enumerated and to regulate the collection of the same and the taxes assessed under this clause shall be in addition to all other taxes levied and collected by the city county or Commonwealth

Section 10 That article five section three clause ten of said act which reads as follows

"Ten To cause to be graded paved or macadamized any public street lane or alley or part thereof which is now or may hereafter be laid out and opened in any of said cities and have the same set with curb stone and to provide for the payment of the cost and expenses thereof in whole or in part by the city or by the owners of real estate bounding and abutting thereon which cost and expense upon the abutting real estate shall be assessed according to the foot front rule or according to benefits as council shall by ordinance determine except in case of grading only the said cost and expense of which shall be assessed according to benefits When the costs and expenses or any part thereof are to be paid for by the foot front rule the city shall assess or cause to be assessed the said cost and expense upon real estate abounding or abutting on the line of the improvement by an equal assessment on said property in proportion to the number of feet the same fronts on the respective street lane or alley or part thereof to be improved and the council must provide for an equitable reduction from the frontage of lots at all street and other intersections and at other places where from the peculiar or pointed shape of the lots an assessment for the full frontage would be inequitable and unequal When the costs and expenses of any grading paving macadamizing or other improvement of any street lane or alley or part thereof is to be paid for by the owners of real estate abutting as aforesaid according to benefits the same shall be assessed by viewers appointed by the court of common pleas as is now or shall be hereafter provided by act of Assembly But no ordinance shall be passed providing for the paving macadamizing grading or other improvement of any street avenue lane or alley or part thereof or for the opening widening straightening or extending or vacating thereof except upon the petition of a majority in number or interest of the owners of property abutting on the line of the proposed improvement to be verified by the affidavit of one or more of the petitioners (a majority in interest of owners of undivided interests in any piece of property to be deemed and treated as one person for the purpose of said petition) unless the ordinance for such improvement shall have been passed by the affirmative vote of at least four members of council in which case council may direct the improvement to be made at the cost or in part at the cost of the owners or at the cost of the city in whole or in part without petition Provided however That no such ordinance ordering any street or alley or part thereof to be thus improved without a petition therefor shall be finally passed in a less period than thirty days from the date of its introduction and in the meantime copies of such ordinance shall be published in the official newspaper or newspapers of said cities for three consecutive weeks once a week immediately following the introduction thereof and in case said city shall have no official newspaper then in at least one and not more than two newspapers published in the county in which such city is situate once a week for three consecutive weeks Provided however that the requirements for such publication shall not preclude the amendments of any paving ordinance as to the kind of pavement with which any street or alley or part thereof is proposed to be paved The passage of the ordinance providing for any of the aforesaid improvements upon petition therefor and the publication of the names of the petitioners in one newspaper or newspapers published in said city by one insertion at least five days before the passage of said ordinance shall be conclusive that a majority in number or interest have petitioned therefor The cost and expenses of any improvement of streets and construction of sewers done and completed under an ordinance providing for the assessment of the cost and expense therefor under the foot front rule may be assessed according to benefits upon the passage of an ordinance to that effect within six months after the completion of the work which assessment according to benefits shall be made in like manner and in like effect as if the original ordinance providing for the improvement had provided for such assessment" be and the same is hereby amended to read as follows

Ten To cause to be graded paved or macadamized any public street lane or alley or part thereof which is now

or may hereafter be laid out and opened in any of the said cities and have the same set with curbstone and to provide for the payment of the costs and expenses thereof in whole or in part by the city or by the owners of real estate bounding and abutting thereon which cost and expense upon the abutting real estate shall be assessed according to the foot front rule or according to the benefits as council shall by ordinance determine except that in case of grading only the said costs and expense shall be assessed according to benefits When the costs and expenses or any part thereof are to be paid for by the foot front rule the city shall assess or cause to be assessed the said cost and expenses upon the real estate bounding or abutting on the line of the improvement by an equal assessment on said property in proportion to the number of feet the same fronts on the respective street lane or alley or part thereof to be improved and the council may provide for an equitable reduction from the frontage of lots at all street alley railroad or like intersection where from the peculiar or pointed shape of the lots an assessment for the full frontage would be inequitable and unequal When the cost and expenses or any part thereof of any grading paving macadamizing or other improvement of any street lane or alley or part thereof is to be paid for by the owners of real estate abutting or abounding as aforesaid according to benefits the same shall be assessed by viewers appointed by the court of common pleas as is now or shall be hereafter provided by act of Assembly But no ordinance shall be passed for the paving macadamizing grading or other improvement of any street avenue lane or alley or part thereof at the cost and expense of the abutting property owners in whole or in part or for the opening widening straightening extending or vacating thereof except upon the petition of a majority in number or interest of the owners of property abutting or abounding on the line of the proposed improvement to be verified by the affidavit of one or more of the petitioners (a majority in interest of owners of undivided interest in any piece of property to be deemed and treated as one person for the purpose of said petition) unless the ordinance for such improvement shall have been passed by the affirmative vote of at least four members of council in which case council may direct the improvement to be made at the cost or in part at the cost of the owners of the abutting property without petition Provided however That no such ordinance ordering any street or alley or part thereof to be thus improved at the cost and expense of the abutting property owners in whole or in part without a petition therefor shall be finally passed in a less period than thirty days from the date of its introduction and in the mean time copies of such ordinance shall be published in the official newspaper or newspapers of said cities for three consecutive weeks once a week immediately following the introduction thereof and in case said city shall have no official newspaper then in at least one and not more than two newspapers published in the county in which such city is situate once a week for three consecutive weeks Provided however That the requirements for such publication shall not preclude the amendment of any paving ordinance as to the kind of pavement with which any street or alley or part thereof is proposed to be paved The passage of the ordinance providing for any of the aforesaid improvements upon petition therefor and the publication of the names of the petitioners in one newspaper or newspapers published in said city and in case no paper is published in said city then in one newspaper published in the county in which said city is situate by one insertion at least five days before the passage of said ordinance shall be conclusive that a majority in number or interest (as the case may be) have petitioned therefor The cost and expenses of any improvement of streets and construction of sewers done and completed under an ordinance providing for the assessment of the cost and expenses thereof under the foot front rule may be assessed according to benefits upon the passage of an ordinance to that effect within six months after the completion of the respective work which assessment according to benefits shall be made in like manner and with like effect as if the original ordinance providing for the improvement had therein provided for such assessment.

Section 11 That article five section three clause six of said act which reads as follows

"Six To provide for the issuing of bonds and for the application of bonds already issued by cities heretofore incorporated for the purpose of funding any and all indebtedness now existing or hereafter created of the city now due or to become due Provided That said bonds shall be payable in not less than five years and not more than thirty years from the date of their issue and that the same shall bear interest at a rate not exceeding six per centum per annum with interest coupons attached payable annually or semi-annually and the said bonds shall not be sold or exchanged for less than their par value" be and the same is hereby amended to read as follows

Six To provide for the issuing of bonds and for the application of bonds already issued by cities heretofore incorporated for the purpose of funding any and all indebtedness now existing or hereafter created of the city now due or to become due provided that said bonds shall be payable in not less than one year and not more than thirty years from the date of their issue and may be issued in series payable at different times within said thirty years or in equal annual instalments Such bonds shall bear interest at a rate not exceeding six per centum per annum with interest coupons attached payable annually or semi-annually and the said bonds shall not be sold or exchanged for less than their par value

Section 12 That article five section three clause sixteen of said act which reads as follows

"Sixteen To require the removal of all obstructions from the sidewalks curbstones gutters streets and street crossings at the expense of the owners or occupiers of the ground fronting thereon or at the expense of the person or persons placing

the same there and to regulate the planting and protection of shade trees in the streets the building of cellar and basement ways and other excavations through or under the sidewalks in said city" be and the same is hereby amended to read as follows

Sixteen To require the removal of all obstructions and nuisances from the sidewalks curbstones gutters streets public alleys ways and street crossings at the expense of the owners or occupiers of the ground fronting thereof or at the expense of the person or persons placing the same there or causing the same and to regulate the planting trimming care and protection of shade trees in the streets subject to the rights of persons and corporations lawfully using the same building of cellars and basement ways and other excavations through or under the sidewalks in said city

Section 13 That article five section three clause twenty-three of said act which reads as follows

"Twenty-three To establish and enforce suitable police regulations for the protection of persons and property at public squares parks depots depot ground and other places of public resort and for the arrest and commitment of professional thieves" be and the same is hereby amended to read as follows

Twenty-three To establish and enforce suitable police regulations for the protection of persons and property at public squares parks depots depot grounds and other places of public resort and for the arrest and commitment of professional thieves and suspicious persons found in any part of the city who can give no reasonable account of themselves To provide for and pay old age pensions to such officers and employees as have been in the City's service over twenty years and have attained the age of seventy years

Section 14 That article five section three clause thirty of said act which reads as follows

"Thirty To purchase and own ground for and to erect and establish market houses and market places for which latter purpose parts of any streets or sidewalks may be temporarily used to contract with any person or persons or association of persons companies or corporations for the erection and regulation of market houses and market places on such terms and conditions and in such manner as the council may prescribe and raise all necessary revenue therefor as herein provided and also to levy and collect a license tax from every person or persons who may be authorized by council to occupy any portion of the streets or sidewalk for temporary public market purposes" be and the same is hereby amended to read as follows

Thirty To purchase and own ground for and to erect maintain and establish market houses milk depots and market places for which latter purpose parts of any streets or sidewalks may be temporarily used To provide and enforce suitable general market regulations To contract with any persons or persons or association of persons companies or corporations for the erection and regulation of market houses milk depots and market places on such terms and conditions and in such manner as the council may prescribe and raise all necessary revenue therefor as herein provided and also to levy and collect a license tax from every person or persons who may be authorized by council to occupy any portion of the streets or sidewalks for temporary market purposes To provide for the collection and removal of garbage ashes and other waste or refuse material

Section 15 That article five section three clause thirty-two of said act which reads as follows

"Thirty-two To provide for the construction and maintenance of levees and ferries within the jurisdiction of any such city or within the limits thereof to erect wharves on navigable waters adjacent to the city regulate the use thereof collect wharfage and establish wharf and dock lines and to provide for protection against floods and constructing and maintaining docks retaining walls dams or embankments and by removing obstructions from and deepening the channels of rivers and streams flowing through or adjacent to the city" be and the same is hereby amended to read as follows

Thirty-two To provide for the construction and maintenance of levees and ferries within the jurisdiction of any such city and within the limits thereof to erect wharves on navigable waters adjacent to the city regulate the use thereof collect wharfage and establish wharf and dock lines and to provide for protection against floods To construct and maintain docks retaining walls dams or embankments to remove obstructions from deepening and widening the channels of rivers and streams flowing through or adjacent to the city and to construct maintain and manage municipal boat houses and bath houses

Section 16 That article five section three clause thirty-four of said act which reads as follows

"Thirty-four To purchase lands and premises for public parks and to levy and collect such special taxes as may be necessary to pay for the same and to make appropriations for the improvement and regulations for the government of parks owned and controlled by the city" be and the same is hereby amended to read as follows

Thirty-four To purchase lands and premises for public parks and playgrounds to levy and collect such special taxes as may be necessary to pay for the same and to make appropriations for the improvement maintenance care regulation and government of parks and playgrounds owned or controlled by the city

Section 17 That article five section three clause thirty-nine of said act which reads as follows

"Thirty-nine To regulate the construction and inspection of fire places chimneys stoves stove-pipes ovens boilers kettles forges or any apparatus used in any building manufactory or business and to order the suppression or cleaning thereof when deemed necessary for the prevention of fires to regulate or prohibit the manufacture sale storage or transportation of inflammable or explosive substances within the city and to prescribe limits within which no dangerous obnoxious or offensive business shall be carried on" be and the same is hereby amended to read as follows

Thirty-nine To regulate the construction and inspection of fire-places chimneys stoves stove-pipes ovens boilers kettles forges or any apparatus used in any building manufactory or business and to order the suppression or cleaning thereof when deemed necessary for the prevention of fires to regulate and control the production and emission of unnecessary smoke from any chimney or other source except railroad locomotives to regulate or prohibit the manufacture sale storage or transportation of inflammable or explosive substances within the city and to prescribe limits within which no dangerous obnoxious or offensive business shall be carried on

Section 18 That article five section three clause forty-six of said act which reads as follows

Forty-six To make all such ordinances by-laws rules and regulations not inconsistent with the Constitution and laws of this Commonwealth as may be expedient or necessary in addition to the special powers in this section granted for the proper management care and control of the city and its finances and the maintenance of the peace good government safety and welfare of the city and its trade commerce and manufactures and the same to alter modify and repeal at pleasure and to enforce all ordinances by inflicting penalties upon inhabitants or other persons for violation thereof not exceeding one hundred dollars for any one offense recoverable with cost together with judgment or imprisonment not exceeding thirty days if the amount of said judgment and costs shall not be paid" be and the same is hereby amended to read as follows

Forty-six To make all such ordinances by-laws rules and regulation not inconsistent with or restrained by the Constitution and Laws of this Commonwealth as may be expedient or necessary for the proper management care and control of the city and its finances and the maintenance of the peace good government safety and welfare of the city and its trade commerce manufactures and the exercise of full and complete powers for local self-government in matters of police and the same to alter modify and repeal at pleasure and to enforce all ordinances by inflicting penalties upon inhabitant or other persons for violations thereof not exceeding one hundred dollars for any one offense recoverable with costs together with judgment or imprisonment not exceeding ninety days if the amount of said judgment and costs shall not be paid

Section 19 That article six section one of said act which reads as follows

"Section 1 The mayor and members of the city council in cities of the third class shall be at least twenty-five years of age and shall be elected by the electors at large They shall have been citizens and inhabitants of the city wherein they shall be elected one year next before their election and shall reside therein during their terms of service In cities of the third class where the term of mayor expires on the first Monday of December in the year one thousand nine hundred and thirteen the qualified electors of such city shall at the municipal election in that year elect a mayor who shall serve from said first Monday until the first Monday of January one thousand nine hundred and eighteen In the year one thousand nine hundred and seventeen and quadrennially thereafter the qualified electors of said city shall at the municipal election elect a mayor who shall serve for a term of four years from the first Monday of January next succeeding his election In cities of the third class where the mayor was elected at the municipal election in the year one thousand nine hundred and eleven the qualified electors of the city shall in the year one thousand nine hundred and fifteen and quadrennially thereafter elect a mayor who shall serve for a term of four years from the first Monday of January next succeeding his election At the first municipal election held after the passage of this act and biennially thereafter the qualified electors of each city of the third class shall elect four members of council who shall serve for a term of two years from the first Monday of January next succeeding their election except in the case of members first elected under this act who shall serve from the first Monday of December next following their election until the first Monday of January one thousand nine hundred and sixteen" be and the same is hereby amended to read as follows

Section 1 The mayor and members of the city council in cities of the third class shall be at least twenty-five years of age and shall be elected by the electors at large They shall have been citizens and inhabitants of the city wherein they shall be elected one year next before their election and shall reside therein during their terms of service The mayor and members of council shall respectively serve for a term of four years from the first Monday of January next succeeding their respective elections and shall each be eligible to re-election Mayors and councilmen in said cities now in office shall serve for the terms for which they were respectively elected. At the municipal elections in each of the said cities immediately preceding the expiration of the term of mayor thereof the qualified electors of each such city shall elect a mayor to serve for the term of four years and every fourth year thereafter a mayor shall be elected in each such city to serve for the term of four years At the first municipal election held after the passage of this act the qualified electors of each city of the third class shall elect four members of the city council The two nominees for such office receiving respectively the highest number of votes at such election shall serve for four years from the first Monday of January next succeeding their election and the two nominees for council at such election receiving the next highest number of votes at such election shall serve during the term of two years from the first Monday of January next succeeding their election and thereafter two councilmen shall be elected at large at each biennial municipal election to serve for the term of four years from the first Monday of January next succeeding their election

Section 20 That article six section two of said act which reads as follows

"Section 2 Each member of council including the mayor shall have the right to vote on all questions coming before the Council but the mayor shall have no right to veto such acts as shall have been passed by the affirmative vote of a majority of the members elected to said council" be and the same is hereby amended to read as follows

Section 2 Each member of council including the mayor shall have the right to vote on all questions coming before the council but the mayor shall have no right to veto Except as otherwise herein provided an affirmative vote of three members shall be necessary in order to pass any ordinance

Section 21 That article six section seven of said act which reads as follows

"Section 7 All ordinances may be proved by the certificate of the city clerk under the corporate seal and when printed or published in book or pamphlet form and purporting to be published by authority of the city shall be read and received as evidence in all courts and places without further proof All ordinances shall unless otherwise provided therein or by law shall take effect in ten days after their passage upon their being signed by the mayor and attested by the city clerk and every ordinance prescribing a penalty for the violation thereof shall be forthwith published at least three times in not more than two newspapers printed and circulated within the city in such manner as council may direct All ordinances shall within one month after their passage be certified and recorded by the city clerk in a book provided by the city for that purpose which shall be at all times open to the inspection of citizens" be and the same is hereby amended to read as follows

Section 7 All ordinances immediately after their passage shall be signed by the mayor and attested by the city clerk and ordinances may be proved by the certificate of the city clerk under the corporate seal of the city and when printed or published in book or pamphlet form and purporting to be published by authority of the city shall be read and received as evidence in all courts and places without further proof All ordinances unless otherwise provided therein or by law shall take effect in ten days after their passage and shall within one month after their passage be certified and recorded by the city clerk in a book provided by the city for that purpose which shall be at all times open to the inspection of citizens

Section 22 That article six section eleven of said act which reads as follows

"Section 11 The councilmen in cities of the third class shall receive for their services during their term of service annual salaries to be fixed by ordinance payable in monthly installments Council may by ordinance fixing said salaries provide for the assessment and retention therefrom of reasonable fines for absence from regular or special meetings of council or councilmanic committees Council shall by ordinance fix the respective salaries to be paid to councilmen for their services The salary paid to any councilman shall not be less than two hundred fifty dollars per year nor more than three thousand dollars per year provided however that for the first term of councilmen elected under the provisions of this act and until thereafter changed by ordinance the salary of each councilman shall be as follows in cities of the third class of fifteen thousand inhabitants or under by the last United States census each councilman shall receive a salary of three hundred dollars per annum where said population is between fifteen thousand and thirty thousand seven hundred and fifty dollars per annum in cities having a population above thirty thousand and not to exceed fifty thousand two thousand dollars per annum in cities having a population of over fifty thousand and not exceeding seventy thousand two thousand five hundred dollars per annum in cities having a population of over seventy thousand three thousand dollars per annum

The first council elected under the provisions of this act shall by ordinance determine the amount of salaries to be paid in said cities the compensation to be received by councilmen shall not be increased or diminished during the term for which they shall have been elected but succeeding councils may change all compensation said change to take effect after the expiration of term of office of the council making such change" be and the same is hereby amended to read as follows

Section 11 The councilmen in cities of the third class shall receive for their services during their term of service annual salaries to be fixed by ordinance payable in monthly installments Councils may by ordinance fixing said salaries provide for the assessment and retention therefrom of reasonable fines for absence from regular or special meetings of council or councilmanic committees The salary paid to any councilman shall not be less than two hundred and fifty dollars per year nor more than three thousand dollars per year provided however that for the term of city councilmen and until thereafter changed by ordinance the salary of each councilman shall be as follows

In cities of the third class of fifteen thousand inhabitants or under by the last United States census each councilman shall receive a salary of three hundred dollars per annum where said population is between fifteen thousand and thirty thousand seven hundred and fifty dollars per annum in cities having a population above thirty thousand and not exceeding fifty thousand two thousand dollars per annum in cities having a population of over fifty thousand and not exceeding seventy thousand two thousand five hundred dollars per annum in cities having a population of over seventy thousand three thousand dollars per annum The council elected under the provisions of this act shall have power by ordinance to determine the amount of salaries to be paid in said cities The compensation to be received by councilmen shall not be increased or diminished during the term for which they shall be elected but succeeding councils may change all compensation said change to take effect after the expiration of term of office of the council making the change.

Section 23 That article seven section four of said act which reads as follows

"Section 4 The mayor shall also supervise the conduct of all city officers examine the grounds of all reasonable complaints against any of them and cause all of their violation or neglect of their duty to be promptly punished or reported to the proper tribunal for correction and for the purpose aforesaid he is hereby empowered to issue subpoenas and compulsory processes under his official seal for the attendance of such persons and the production of such books and papers as he may deem necessary He shall have the authority at all times to call upon any officials of the city or heads of departments for any information as to the affairs under their control and management as he may require and he may call special meetings of council to consider any matter which he may think proper He shall communicate to council at their first stated meeting in January of each year and from time to time as he may deem expedient a statement of the condition and affairs of the city in respect to its government finances and improvements together with suggestions and recommendations of all such measures as he may deem conducive to the interests and welfare thereof" be and the same is hereby amended to read as follows

Section 4 The mayor shall also supervise the conduct of all city officers examine the grounds of all reasonable complaints against any of them and cause all of their violations or neglect of duty to be promptly punished or reported to the proper tribunal for correction and for the purpose aforesaid he is hereby empowered to issue subpoenas and compulsory processes under his official seal for the attendance of such persons and the production of such books and papers as he may deem necessary He shall have the authority at all times to call upon any official of the city or heads of departments for any information as to the affairs under their control and management as he may require and he may call special meetings of the council to consider any matter which he may think proper He shall communicate to council from time to time as he may deem expedient a statement of the condition and affairs of the city in respect to its government finances and improvements together with suggestions and recommendations of all such measures as he may deem conducive to the interest and welfare thereof

Section 24 That article seven section five of said act which reads as follows

"Section 5 The mayor shall have the criminal jurisdiction of an alderman within the city and shall have no civil jurisdiction except in relation to action for fines penalties or forfeitures imposed by virtue of the ordinances of the city or the laws of this Commonwealth relating thereto He shall have the power of a committing magistrate under the acts of assembly relating to tramps and vagrants and shall in addition have authority to commit to any city or county prison for a term not exceeding thirty days any dissolute or disorderly persons in default of payment of such fine or penalty as may be fixed by ordinance with the cost of suit or arrest He shall be empowered to take acknowledgements of any instruments in writing solemnize marriages and administer oaths and affirmations and shall attest all his acts with his official seal He shall keep a docket and shall enter therein all actions and proceedings had before him and said docket with the entries therein and duly certified transcripts thereof shall be received in evidence in the same manner and with like effect as the docket entries and transcripts of aldermen are by law admissible for similar purposes He shall charge and receive for all official services the same fees and costs as are allowed by law to the aldermen of the city for similar services but shall pay over the same into the city treasury monthly according to the statements thereof verified by oath or affirmation before the superintendent of finance and filed with him" be and the same is hereby amended to read as follows

Section 5 The mayor shall have the criminal jurisdiction of an alderman within the city and shall have no civil jurisdiction except in relation to actions for fines penalties or forfeitures imposed by virtue of the ordinances of the city or the laws of the Commonwealth relating thereto He shall have the power of a committing magistrate under the acts of assembly relating to tramps and vagrants and shall in addition have authority to commit to any city or county prison for a term not exceeding ninety days any dissolute or disorderly person in default of payment of such fine or penalty as may be fixed by ordinances with the cost of suit or arrest He shall be empowered to take acknowledgements of any instruments in writing solemnize marriages and administer oaths and affirmations and shall attest all his acts with his official seal He shall keep a docket and shall enter therein all actions and proceedings had before him and said docket with the entries therein and duly certified transcripts thereof shall be received in evidence in the same manner and with like effect as the docket entries and transcripts of aldermen are by law admissible for similar purposes He shall charge and receive for all official services the same fees and costs as are allowed by law to aldermen of the city for similar services but shall pay over the same into the city treasury monthly according to the statements thereof verified by oath or affirmation before the superintendent of accounts and finance and filed with him

Section 25 That article seven section six of said act which reads as follows

"Section 6 The council shall fix by ordinance the number rank and compensation of the members of the city police force and prescribe all necessary rules and regulations for the organization and government thereof in accordance with this act and it shall be a misdemeanor in office for any policeman to ask demand or receive any other compensation or reward whatsoever for his official services to be followed by dismissal from office Provided That members of the police force may receive and retain rewards offered for the arrest of persons accused of crime committed outside of the city in which they hold office The council may also designate from the force the chief

and other officers who shall be subject to the direction and control of the council and shall serve as such officers until their successors be duly designated and qualified" be and the same is hereby amended to read as follows

Section 6 The council shall fix by ordinance the number rank and compensation of the members of the city police force and prescribe all necessary rules and regulations for the organization and government thereof in accordance with this act and it shall be a misdemeanor in office punishable by fine or imprisonment either or both for any policeman to ask demand or receive any other compensation or reward whatsoever for his official services to be followed by dismissal from office. Provided That members of the police force may receive and retain rewards offered for the arrest of persons accused of crime committed outside of the city in which they hold office. The council may also designate from the force the chief and other officers who shall serve as such officers until their successors be duly designated and qualified. The council or the mayor acting by authority and direction of council on occasions of threatened public disorder or danger whenever in the judgment of the council or the mayor it is necessary for the public safety or to preserve order may appoint supernumerary or extra policemen to serve for such period as the council or the mayor may designate not exceeding ten days whose compensation shall be fixed by council before or at the time said appointments are made.

Section 26 That article seven section seven of said act which reads as follows

"Section 7. Policemen shall be ex-officio constables of the city and shall and may without warrant and upon view arrest and commit for hearing any and all persons guilty of breach of the peace vagrancy riotous or disorderly conduct or drunkenness or who may be engaged in the commission of any unlawful act tending to imperil the personal security or endanger the property of the citizens or violating any of the ordinances of said city for the violation of which a fine or penalty is imposed. They shall have authority to serve and execute all criminal process or processes for the violation of the city ordinances which may be issued by the mayor or any alderman and shall charge the same fees and costs as pertain by law to the constables of the city for similar services but the said fees and costs shall be received and collected by the mayor and by him paid into the city treasury monthly as herein provided. Policemen shall obey the orders of the mayor and make report to him which report shall be laid by him before council whenever required. The mayor shall exercise a constant supervision and control over their conduct and hear and determine all complaints against them in the discharge of their duties and he shall be required to remove from office any member or officer of the police force upon a resolution to that effect passed by council" be and the same is hereby amended to read as follows

Section 7. Policemen shall be ex-officio constables of the city and shall and may without warrant and upon view arrest and commit for hearing any and all persons guilty of breach of the peace vagrancy riotous or disorderly conduct or drunkenness or who may be engaged in the commission of any unlawful act tending to imperil the personal security or endanger the property of the citizens or violating any of the ordinances of said city for the violation of which a fine or penalty is imposed. They shall have authority to serve and execute all criminal process or processes for the violation of the city ordinances which may be issued by the mayor or any alderman and shall charge the same fees and costs as pertain by law to the constables of the city for similar services but the said fees and costs shall be received and collected by the mayor and by him paid into the city treasury monthly as herein provided. Policemen shall obey the orders of the mayor and make report to him which report shall be laid by him before council whenever required. The mayor shall exercise a constant supervision and control over their conduct and hear and determine all complaints against them in the discharge of their duties and upon finding any such complaint well founded shall submit his report thereon to council for its action and in the meantime pending action by council the mayor shall have power to suspend such policeman from duty.

Section 27 That article seven section fourteen of said act which reads as follows

"Section 14. The superintendent of finance shall from time to time and as often as he may deem expedient or the city council shall direct suggest plans to the council for the management and improvement of the city finances and he shall make a report verified by oath or affirmation to the city council at the first stated meeting in January in each year of the public accounts of the city and of the trusts in its care exhibiting all of the expenditures thereof respectively and the sources from which the revenue and funds are derived and in what manner the same have been disbursed each account to be accompanied by a statement in detail of the several appropriations made by council the amount drawn on each appropriation and the balance outstanding to the debit or credit of such appropriation at the close of the fiscal year which report shall be published in pamphlet form. He shall also at the first stated meeting in January in each year present to council a detailed statement of the estimated receipts expenditures and liabilities of every kind for the ensuing year with the balance of unexpended appropriations and all other information of value as a basis for fixing the levy and tax rate for the next fiscal year" be and the same is hereby amended to read as follows

Section 14. The superintendent of accounts and finance shall from time to time and as often as he may deem expedient or the city council shall direct suggest plans to the council for the management and improvement of the city finances and he shall make a report verified by oath or affirmation to the city council at the first stated meeting in March in each year of the public accounts of the city and of the trusts in its care exhibiting all of the expenditures thereof respectively and the sources from which the revenue and funds are derived and in what manner

the same have been disbursed each account to be accompanied by a statement in detail of the several appropriations made by council the amount drawn on each appropriation and the balance outstanding to the debit or credit of such appropriation at the close of the fiscal year which report shall be published in pamphlet form. He shall also at the first stated meeting in December in each year present to council a detailed statement of the estimated receipts expenditures and liabilities of every kind for the ensuing year with the balance of unexpended appropriations and all other information of value as a basis for fixing the levy and tax rate for the next fiscal year." The superintendent of accounts and finance shall have authority to administer oaths or affirmations in relation to any matter touching the authentication of every account with or claim or demand against the city but shall not be entitled to receive any fee therefor. He shall also have power to appoint a deputy who shall also have power to administer oaths or affirmations in all matters relating to the affairs of said office but the said superintendent shall in all cases be responsible and liable for the actions and conduct of the said deputy.

Section 28 That article seven section fifteen of said act which reads as follows

"Section 15. The mayor of each city of the third class in Pennsylvania elected under the provisions of this act shall receive for his services during his term of service an annual salary to be fixed by ordinance payable in monthly installments. The council in said city shall by ordinance fix the amount of the salary to be paid to the mayor for his services and may provide for the assessment and retention therefrom of reasonable fines for absence from regular or special meetings of council or councilmanic committees. The amount of said salary in cities of the third class shall not be less than five hundred dollars nor more than three thousand five hundred dollars per year. For the first term of any mayor elected under the provisions of this act and until thereafter changed by ordinance the salary of said mayors in cities of the third class shall be as follows: In cities having a population of fifteen thousand or under by the last United States census five hundred dollars in cities having a population of over fifteen thousand and less than thirty thousand inhabitants one thousand two hundred dollars per year in cities having a population exceeding thirty thousand and not exceeding fifty thousand inhabitants two thousand five hundred dollars per annum in cities having a population of over fifty thousand and not exceeding seventy thousand inhabitants three thousand dollars per annum in cities having a population of over seventy thousand inhabitants three thousand five hundred dollars per annum.

The first council elected under the provisions of this act shall by ordinance fix the salary to be paid to the mayor in said cities for succeeding terms and the amount of compensation for the mayor in any of said cities shall not be increased or diminished during the term of office for which he shall be elected. Succeeding councils may change the amount of such compensation" be and the same is hereby amended to read as follows

Section 15. The mayor of each city of the third class elected under the provisions of this act shall receive for his services during the term of service an annual salary to be fixed by ordinance payable in monthly installments. The council shall by ordinance fix the amount of salary to be paid to the mayor for his services and may provide for the assessment and retention therefrom of reasonable fines for absence from regular or special meetings of council or councilmanic committees. The amount of salary in cities of the third class shall not be less than five hundred dollars nor more than three thousand five hundred dollars per year. Until changed by ordinance the salary of said mayors in cities of the third class shall be as follows: In cities having a population of fifteen thousand or under by the last United States census five hundred dollars per annum in cities having a population of over fifteen thousand and less than thirty thousand inhabitants one thousand two hundred dollars per annum in cities having a population exceeding thirty thousand and not exceeding fifty thousand inhabitants two thousand five hundred dollars per annum in cities having a population of over fifty thousand and not exceeding seventy thousand inhabitants three thousand dollars per annum in cities having a population of over seventy thousand inhabitants three thousand five hundred dollars per annum and the amount of compensation for the mayor in any of the said cities shall not be increased or diminished during the term of office for which he shall be elected. Succeeding council may change the amount of such compensation but such change shall not affect the compensation of the mayor then in office.

Section 29 That article eight section one of said act which reads as follows

"Section 1. Subject to the provisions of section thirteen of article six of this act the council of each city of the third class shall on the first Monday of January after its election elect a city treasurer who shall hold his office for the term of two years from said first Monday of January and until his successor is duly elected and qualified or until the said treasurer shall have been removed from office according to law. The city treasurer shall be a competent accountant and shall have been a resident of the city and an elector thereof for at least three years previous to his election. He shall give lawful bond to the city with two or more sufficient sureties or with a surety or other company authorized by law to act as surety to be approved by the council in such sum as it may by ordinance direct conditioned for the honest and faithful discharge of his official duties and the safe keeping and payment over of all public moneys entrusted to his care. He shall receive a fixed annual salary to be provided by ordinance" be and the same is hereby amended to read as follows

Section 1. The Council of each city of the third class shall on the first Monday of January Anno Domini one thousand nine hundred and twenty and on the first Monday of January in every fourth year thereafter elect a city treasurer who shall

hold his office for the term of four years from the said first Monday of January and until his successor is duly elected and qualified or until the said treasurer shall have been removed from office according to law. The city treasurer shall be a competent accountant and shall have been a resident of the city and an elector thereof for at least three years previous to his election. He shall give lawful bond to the city with two or more sufficient sureties or with a surety or other company authorized by law to act as surety to be approved by the council in such sum as it may by ordinance direct conditioned for the honest and faithful discharge of his official duties, and the safe keeping and payment over of all public moneys entrusted to his care. He shall receive a fixed annual salary to be provided by ordinance.

Section 30 That article nine section one of said act as the same was amended by an act approved the nineteenth day of July Anno Domini one thousand nine hundred and seventeen which reads as follows

"Section 1 In cities of the third class where the term of city controller expires on the first Monday of December in the year one thousand nine hundred and thirteen the qualified electors of the city shall at the municipal election of that year elect a city controller who shall serve from said first Monday of December until the first Monday of January one thousand nine hundred and eighteen. In the year one thousand nine hundred and seventeen and quadrennially thereafter the qualified electors of such city shall at the municipal election elect a city controller who shall serve for a term of four years from the first Monday of January next succeeding his election. In cities of the third class where the city controller was elected at the municipal election in the year one thousand nine hundred and eleven the qualified electors of the city shall in the year one thousand nine hundred and fifteen and quadrennially thereafter elect a city controller who shall serve for a term of four years from the first Monday of January next succeeding his election. The city controller shall examine audit and settle all accounts whatsoever in which the city is concerned either as debtor or creditor where provision for the settlement thereof is made by law and where no provision or an insufficient provision has been made he shall examine such accounts and report to the city council the facts relating thereto. He shall have authority to administer oaths or affirmations in relation to any matter touching the authentication of every account with or claim or demand against the city but shall not be entitled to receive any fee therefor and the treasurer of said city shall pay no money out of the city treasury unless the warrant therefor is duly countersigned by the city controller" be and the same is hereby amended to read as follows

Section 1 In cities of the third class where the term of the city controller expires on the first Monday of January in the year one thousand nine hundred and twenty the qualified electors of the city shall at the municipal election of the preceding year and every four years thereafter elect a city controller who shall possess the qualifications herein prescribed for the city treasurer and who shall serve for the term of four years from the first Monday of January next succeeding their respective elections

In cities of the third class where the city controller was elected in the year one thousand nine hundred and seventeen to serve until the first Monday of January in the year one thousand nine hundred and twenty-two the qualified electors of said cities shall elect a city controller at the municipal election to be held in the year one thousand nine hundred and twenty-one and every four years thereafter elect a controller in like manner to serve for the term aforesaid the said terms to begin on the first Monday of January next succeeding their respective elections

Section 31 That article nine section two of an act which reads as follows

"Section 2 The said city controller shall receive such compensation as may be prescribed by council" be and the same is hereby amended to read as follows

Section 2 That said city controller shall examine audit and settle all accounts whatsoever in which the city is concerned either as debtor or creditor and shall also examine and audit the accounts of all officers and departments which collect receive and disburse public moneys or who are charged with the management control or custody thereof and in case he discovers any default irregularity delinquency or mismanagement he shall make report to the council. He shall also make report to council on the first Monday of January in each year and oftener if so required by council of the audits which he shall have made of the accounts of the officers having charge custody control and disbursements of public moneys showing the balance in their hands respectively. He shall have the power to administer oaths or affirmations in relation to any matter touching the authentication of any account claim or demand against the city but shall not receive any fee therefor and the treasurer of said city shall pay no money out of the city treasury unless the warrant therefor is duly countersigned by the city controller. He shall have power to issue subpoenas to obtain the attendance of officers whose accounts he is authorized to adjust audit and settle and also to subpoena any person or persons who it may be necessary to examine as witnesses and in case any city officer or any witness refuses to appear upon being subpoenaed he shall report such refusal to council and the council is hereby empowered to enact ordinances to compel the attendance of city officers and witnesses before the said city controller and to impose penalties in case of refusal. The city controller shall give bond with surety to be approved by council in such sum as the council shall fix by ordinance and he shall receive such compensation as shall be prescribed by council. Provided however such compensation shall not be less than the compensation paid to members of council which shall not be increased or diminished during his term. In case a vacancy occurs in the office of city controller thirty days or more prior to the time for holding the next fall or municipal primary election in

said cities the council shall fill the vacancy by electing a city controller to serve until the first Monday of January next succeeding the time of holding said fall or municipal primary election and the qualified electors of the city in which said vacancy exists shall at said fall or municipal primary election nominate and at the succeeding fall or municipal election elect in the manner provided by law a city controller who shall serve for the regular term of four years from the first Monday of January succeeding his election but in case the vacancy occurs less than thirty days prior to the next fall or municipal primary election the council shall elect a city controller to serve during the remainder of the term of the city controller whose office has become vacant

Section 32 That article nine section three of said act which reads as follows

"Section 3 That the council of each city of the third class in this Commonwealth are hereby authorized and directed to elect a city clerk whose term of office and compensation shall be fixed by ordinance. Provided however That the said term of office shall not exceed four years" be and the same is hereby amended to read as follows

Section 3 The council of each city of the third class is hereby authorized and directed to elect a city clerk who shall serve for a term of four years and until his successor is duly elected and qualified and whose compensation shall be fixed by ordinance and he shall be removable in the manner provided by law

Section 33 That article ten section one of said act which reads as follows

"Section 1 Subject to the provisions of article six the council of each of said cities of the third class shall on the first Monday of January following the election of members thereof or as soon thereafter as may be practicable by the vote of a majority of the members chosen elect one person learned in the law and qualified to practice in the Supreme Court of this Commonwealth who shall be styled the city solicitor and shall serve for the term of two years from the said first Monday of January and until his successor shall be duly qualified unless he shall have been removed from office sooner in the method prescribed by law. Vacancies in said office shall be filled by council for the unexpired term. He shall give lawful bond to the corporation with two or more sureties or with a surety or other company authorized by law to act as surety to be approved by council in such sum as they shall by ordinance direct conditioned for the faithful performance of his official duties as the same are or may be defined by law or ordinance" be and the same is hereby amended to read as follows

Section 1 Subject to the provisions of article six the council of each of the said cities of the third class on the first Monday of May Anno Domini one thousand nine hundred and twenty and on the first Monday of May every fourth year thereafter or as soon thereafter as practicable in each of said years by a vote of a majority of the members shall elect one person learned in the law and qualified to practice in the Supreme Court of this Commonwealth who shall be styled the city solicitor and shall serve for the term of four years from the said first Monday of May and until his successor shall be duly qualified unless he shall have been removed from office sooner in the method prescribed by law. Vacancies in said office shall be filled by council for the unexpired term. He shall give lawful bond to the corporation with two or more sureties or with a surety or other company authorized by law to act as surety to be approved by council in such sum as they shall by ordinance direct conditioned for the faithful performance of his official duties as the same are or may be defined by law or ordinance

Section 34 That article eleven section one of said act which reads as follows

"Section 1 The council of any city of the third class of the State of Pennsylvania may by ordinance create a board of health. The organization powers and duties of said board of health shall be as provided by laws now in force in relation to boards of health" be and the same is hereby amended to read as follows

Section 1 The council of any city of the third class by ordinance may create a board of health. The organization powers and duties of said board of health shall be as provided by laws now in force in relation to boards of health except the members officers and subordinates thereof may be appointed by the council

Section 35 That article eleven section three of said act which reads as follows

"Section 3 The city clerk in cities of the third class shall be ex-officio secretary of the board of health in case the council of said city shall create a board of health under the provisions of this act" be and the same is hereby repealed

Section 36 That article fourteen section six of said act which reads as follows

"Section 6 The viewers provided for in the foregoing sections of this article may be appointed before or at any time within six years after the entry taking appropriation or injury or the passing of an ordinance providing for any matter set forth in section one of article fourteen of any property or materials for constructing said improvement and upon the report of said viewers or any two of them being filed in the said court any party may within thirty days thereafter file his her or their appeal from the said report to the said court. Such appeal shall be in writing and accompanied by an affidavit of the appellant or their agent or attorney that the same is not taken for the purpose of delay but because the affiant firmly believes that injustice has been done and after such appeal the court may put the cause at issue in the form directed by the court and the same shall be tried by said court and the final judgment either party may have an appeal from to the proper court the Superior Court or the Supreme Court in the manner prescribed in other cases. The said court of common pleas shall have power to order what notices shall be given in connection with any part of the proceedings and may make

all such orders as it may deem requisite. If any exceptions be filed with any appeal to the proceedings they shall be speedily disposed of and if allowed a new view shall be ordered and if disallowed the appeal shall proceed as hereinbefore provided" be and the same is hereby amended to read as follows

Section 6 The viewers provided for in the foregoing sections of this article may be appointed before or at any time within six years after the entry taking appropriation or injury or the passing of an ordinance providing for any matter set forth in section one of this article of any property or material for constructing said improvement and upon the report of said viewers or any two of them being filed in the said court which report shall be filed within three months from the date of their appointment unless the time for so doing shall be extended by the court any party may within thirty days thereafter file his her or their appeal from the said report to the said court. Such appeal shall state the grounds or reasons for the appeal as in other appeal cases and shall be in writing and accompanied by an affidavit of the appellant or their agent or attorney that the same is not taken for the purpose of delay but because the affiant firmly believes that injustice has been done and after such appeal either party may put the cause at issue in the form directed by said court and the same shall be tried by said court and jury and after final judgment either party may have an appeal therefrom to the proper court the Superior Court or the Supreme Court in the manner as prescribed in other cases. The said court of common pleas shall have power to order what notices shall be given in connection with any part of the proceedings and may make all such orders as it may deem requisite. If any exceptions be filed with any appeal to the proceedings they shall be speedily disposed of and if allowed a new view shall be ordered and if disallowed the appeal shall proceed as hereinbefore provided

Section 37 That article fourteen section seven of said act which reads as follows

"Section 7 In case any city shall repeal any ordinance passed or discontinue any proceeding taken providing for any of the improvements mentioned in the first section of this article prior to the entry upon taking appropriation or injury to any property or material and within thirty days after the filing of the report of viewers assessing damages and benefit the said city shall not thereafter be liable to pay any damages which have been or might have been assessed but all costs upon any proceedings had thereon shall be paid by the said city" be and the same is hereby amended to read as follows

Section 7 In case any such city shall repeal any ordinance passed or discontinue any proceeding taken providing for any of the improvements mentioned in the first section of this article prior to the entry upon taking appropriation or injury to any property or materials and within thirty days after the filing of the report of viewers assessing damages and benefits the said city shall not thereafter be liable to pay any damages which have or might have been assessed but all costs upon any proceeding had thereon shall be paid by the city including attorney fees to be fixed by the court on behalf of the owner or owners

Section 38 That article fifteen section one of said act which reads as follows

"Section 1 Subject to the provisions of article six of this act the council of each of said cities of the third class shall on the first Monday of January or as soon thereafter as may be conveniently done elect one person resident of the city for at least five years previous to his election a qualified elector thereof and owner of real estate therein at the time of his election and during the entire term of service of the assessed value of at least five hundred dollars as city assessor to serve from the date of his election until the first Monday of January of the succeeding year. Council shall not permit any person elected assessor to enter upon the duties of said office nor continue in office when he does not have and possess all of the qualifications aforesaid and for this purpose council shall have power by a majority vote of all the members elected thereto to declare the said office of assessor vacant at any time any person has not or ceases to have the qualifications aforesaid for the said office and they may thereupon fill the vacancy thus occasioned in the manner hereinafter provided for the filling of vacancies" be and the same is hereby amended to read as follows

Section 1 The council of each of said cities of the third class on the first Monday of January one thousand nine hundred and twenty and on the first Monday of January in every fourth year thereafter or as soon thereafter as may be conveniently done shall elect one person resident of the city for at least five years previous to his election a qualified elector thereof and owner of real estate therein at the time of his election and during the entire term of service of the assessed value of at least five hundred dollars as city assessor to serve for the term of four years from the first Monday of January in the year in which he is elected. Council shall not permit any person elected assessor to enter upon the duties of said office nor continue in office when he does not have and possess all of the qualifications aforesaid and for this purpose council shall have power by a majority vote of all the members elected thereto to declare the said office of assessor vacant at any time any person has not or ceases to have the qualifications aforesaid for the said office and they may thereupon fill the vacancy thus occasioned in the manner hereinafter provided for the filling of vacancies

Section 39 That article fifteen section ten of said act which reads as follows

"Section 10 The said assessor shall complete his triennial assessment and the annual assessments in intervening years on or before the first day of September in each year and he shall have power to add to the duplicates in the hands of the city

treasurer any subject of taxation therefrom and to rectify any and all errors and mistakes made therein" be and the same is hereby amended to read as follows

Section 10 The said assessor shall complete his triennial assessment and the annual assessments in intervening years on or before the first day of September in each year and he shall have power with the approval of the board of revision and appeals to add to the duplicates in the hands of the city treasurer any subject of taxation omitted therefrom and to rectify any and all errors and mistakes made therein

Section 40 That article sixteen section one of said act which reads as follows

"Section 1 Subject to the provisions of article six of this act the council of each city of the third class shall on the first Monday of January succeeding their election or as soon thereafter as practicable elect by majority vote of said council a competent civil engineer who shall be styled the city engineer and shall serve for a term of two years from the date of his election and until his successor shall be duly qualified unless he shall sooner be removed from said office according to law" be and the same is hereby amended to read as follows

Section 1 Subject to the provisions of article six of this act the council of each city of the third class shall on the first Monday of May Anno Domini one thousand nine hundred twenty and on the first Monday of May in every fourth year thereafter or as soon thereafter as practicable in each of said years elect by majority vote of said council a competent civil engineer who shall be styled the city engineer and shall serve for a term of four years from the said first Monday of May and until his successor shall be duly qualified unless he shall sooner be removed from said office according to law. He shall give bond with surety in such sum as council may direct conditioned for the faithful performance of his duties. Vacancies in said office shall be filled by council for the unexpired term

Section 41 That article nineteen of said act which reads as follows

ARTICLE XIX

Section 1 Any proposed ordinance may be submitted to the council by a petition signed by the electors of any city of the third class of the Commonwealth of Pennsylvania. Upon the written request of one hundred qualified electors directed to the city clerk asking that a petition be prepared he shall prepare such petition within ten days and in the meantime notice shall be given in one of the daily newspapers if one be published in the city and if not then in a weekly newspaper that such petition will be ready for signing at the expiration of ten days from the presentation of the aforesaid request. This notice shall state the purpose for which the petition is made the place where and when it may be signed and ten days shall be allowed for signatures. The signing shall be done in the city clerk's office only and the petition shall be retained there at all times during the period of ten days. Each signer shall add to his signature his place of residence street and number and shall make oath before the city clerk that he is a qualified elector of the city and resides at the address given. At the expiration of the ten days aforesaid and within ten days thereafter the city clerk shall examine such petition and from the voters registered ascertain whether or not said petition is signed by voters equal to twenty per centum of all votes cast for all candidates for mayor at the last preceding municipal election and if necessary the council shall allow him extra help for that purpose and he shall attach to said petition his certificate showing the result of said examination. If by the clerk's certificate the petition is shown to contain less than twenty per centum as aforesaid it may be amended within ten days from the date of said certificate. The clerk shall within ten days after such amendment make like examination and certification of the amended petition and if his certificate shall show the same to contain less than twenty per centum as aforesaid it shall be returned to the person filing the same without prejudice. If the petition shall be certified to contain twenty per centum of said votes cast as aforesaid the clerk shall submit the same to the council without delay. If the petition accompanying the proposed ordinance be signed by electors equal in number to twenty per centum of the votes cast for all candidates for mayor at the last preceding municipal election and contains a request that the said ordinance be submitted to a vote of the people if not passed by the council such council shall either

(a) Pass said ordinance without alteration within twenty days except as otherwise provided herein after attachment of the clerk's certificate to the accompanying petition or

(b) Forthwith after the clerk shall attach to the petition accompanying such ordinance his certificate of sufficiency the council shall call a special election unless the general municipal election is fixed within ninety days thereafter and at such special or general election if one is so fixed such ordinance shall be submitted without alteration to the vote of the electors of the said city. The ballots used when voting upon said ordinance shall be supplied by council and shall contain the words "For the ordinance" (stating the nature of proposed ordinance) and "Against the ordinance" (stating the nature of proposed ordinance). If the majority of the qualified electors voting on the proposed ordinance shall vote in favor thereof such ordinance shall thereupon become a valid and binding ordinance of said city. Any ordinance which under the provisions of article nineteen or article twenty of this act is proposed by petition or which shall be adopted by a vote of the people cannot be repealed or amended within two years except by a vote of the people. Any number of proposed ordinances may be voted upon at the same election in accordance with the provisions of this section but there shall not be more than one special election in any period of six months for such purpose. The council may submit a proposition for the repeal of any such ordinance or amendments thereto to be voted upon at any succeeding general city election and should such

proposition so submitted receive a majority of the votes thereon at such election such ordinance shall thereby be repealed or amended accordingly Whenever any ordinance or proposition is required by this act to be submitted to the voters of the city at any election city clerks shall cause such ordinance or proposition to be published once in each of the daily newspapers published in said city such publication to be not more than twenty or less than five days before the submission of such proposition or ordinance to be voted on" be and the same is hereby amended to read as follows

ARTICLE XIX

Section 1 Any proposed ordinance (except as hereinafter mentioned) may be submitted to the council by a petition signed by the electors of any city of the third class of the Commonwealth of Pennsylvania Upon the written request of one hundred qualified electors directed to the city clerk asking that a petition be prepared he shall prepare such petition within ten days and in the meantime notice by one insertion shall be given in one of the daily newspapers if one be published in the city and if not then in a weekly or daily newspaper published in the county in which said city is situated that such petition will be ready for signing at the expiration of ten days from the presentation of said request The notice shall state the purpose for which the petition is made the place where and when it may be signed and ten days shall be allowed for signatures The signing shall be done in the city clerk's office only and the petition shall be retained there at all times during the period of ten days Each signer shall add to his signature his place of residence street and number and shall make oath before the city clerk that he is a qualified elector of the city and resides at the address given At the expiration of the ten days aforesaid and within ten days thereafter the city clerk shall examine such petition and from the voters registered ascertain whether or not said petition is signed by voters equal to twenty per centum of all votes cast for all candidates for mayor at the last preceding municipal election at which a mayor was elected and if necessary the council shall allow him extra help for that purpose and he shall attach to said petition his certificate showing the result of said examination If by the clerk's certificate the petition is shown to contain less than twenty per centum as aforesaid it may be amended within ten days from the date of said certificate The clerk shall within ten days after such amendment make like examination and certification of the amended petition and if his certificate shall show the same to contain less than twenty per centum as aforesaid it shall be returned to the person filing the same without prejudice If the petition shall be certified to contain twenty per centum of said votes cast as aforesaid the clerk shall submit the same to the council without delay If the petition accompanying the proposed ordinance be signed by electors equal in number to twenty per centum of the votes cast for all candidates for mayor at the last preceding municipal election at which a mayor was elected and contains a request that the said ordinance be submitted to a vote of the people if not passed by the council such council shall either

(a) Pass said ordinance without alteration within twenty days except as otherwise provided herein after attachment of the clerk's certificate to the accompanying petition or

(b) Forthwith after the clerk shall attach to the petition accompanying such ordinance his certificate of sufficiency the council shall call a special election unless the general or municipal election is fixed within ninety days thereafter and at such special election if one is so fixed or at the said general or municipal election such ordinance shall be submitted without alteration to the vote of the electors of the said city The ballots used when voting upon said ordinance shall be supplied by council and shall contain the words "For the ordinance" (stating the nature of proposed ordinance) and "Against the ordinance" (stating the nature of proposed ordinance) If the majority of the qualified electors voting on the proposed ordinance shall vote in favor thereof such ordinance shall thereupon become a valid and binding ordinance of said city Any ordinance which under the provisions of Article Nineteen (XIX) or of Article Twenty (XX) of this act is proposed by petition or which shall be adopted by a vote of the people cannot be repealed or amended within two years except by a vote of the people Any number of proposed ordinances may be voted upon at the same election in accordance with the provisions of this section but there shall not be more than one special election in any period of six months for such purpose The council may submit a proposition for the repeal of any such ordinance or amendments hereto to be voted upon at any succeeding municipal or general election and should such proposition so submitted receive a majority of the votes thereon at such election such ordinance shall thereby be repealed or amended accordingly Whenever any ordinance or proposition is required by this act to be submitted to the voters of the city at any election city clerks shall cause such ordinance or proposition to be published once in at least two of the newspapers published in said city and if two newspapers are not published in the city then in two newspapers published in the county such publication to be not less than five nor more than twenty days before the submission of such proposition or ordinance to be voted on

Section 2 That the provisions of the foregoing section shall not apply to or include any ordinance

(a) Relating to any matter subject or thing which is not the subject of a referendum vote as hereinafter provided

(b) To repeal amend or modify any ordinance which had been subject of the provisions of the referendum as hereinafter provided

Section 42 That article twenty of said act which reads as follows

ARTICLE XX

Section 1 No ordinance passed by the council except when otherwise required by the general laws of the State or required

or permitted by the provisions of this act and except ordinances for the immediate preservation of the public peace health or safety which contains a statement of their urgency shall go into effect before ten days from the time of its final passage and if during the said ten days from the time of its final passage a petition signed by electors of the city equal in number to at least twenty per centum of the entire votes of all candidates for mayor at the last preceding general municipal election at which a mayor was elected protesting against the passage of such ordinance be presented to the council the same shall thereupon be suspended from going into operation and it shall be the duty of the council to reconsider such ordinance and if the same is not entirely repealed the council shall submit the ordinance as is provided by subsection (b) of section one of article nineteen of this act to the vote of the electors of the city either at the general election or at a special municipal election to be called for that purpose and such ordinance shall not go into effect or become operative unless a majority of the qualified electors voting on the same shall vote in favor thereof Said petition shall be prepared signed and perfected in all respects in accordance with the provisions of said section one of article nineteen and be examined and certified to by the clerk in all respects as therein provided And provided That the provisions of article nineteen and article twenty shall not become effective until January first nineteen hundred and fourteen nor apply to any tax levy nor to the annual appropriation ordinance nor to any ordinance providing for the exercise of the right of eminent domain And provided further That no franchise or consent to occupy the public streets highways or other places in any of said cities shall be given or granted to any person or persons railroad railway gas water electric light telegraph or telephone company or to any other public service corporation except by ordinance and no ordinance for such purpose shall go into effect for thirty days after its approval or for thirty days after the time it would otherwise have become a law If within said thirty days a petition prepared advertised and perfected in all respects complying with the provisions of article nineteen section one is addressed to the council signed by electors of the city equal in number to at least twenty per centum of the total number of registered voters as shown by the last preceding registration protesting against the passage of said ordinance the latter shall be suspended It shall be the duty of the city clerk within ten days after said petition is filed with him to examine and ascertain from the registry of votes whether or not said petition is signed by the requisite number of electors and if necessary the council shall allow the said clerk extra help for said purpose When the said clerk has made said examination he shall attach his certificate to said petition showing the result of his examination and if it shall appear that the petition has not the requisite number of electors as petitioners no further action shall be taken but this shall not prevent the filing of another petition in like manner within said thirty days and in case such petition is presented the same proceedings shall be had thereon as in the first petition If no petition having the twenty per centum of electors as hereinabove provided is presented or filed with the city clerk within said thirty days the said ordinance shall then go into immediate effect unless otherwise provided in the ordinance

In case the petition or petitions provided for in the preceding section be signed by the twenty per centum of the total number of registered voters shown by the last preceding registration the council shall reconsider such ordinance and if the same is not entirely repealed the council shall call a special election unless the general or municipal election is to be held within ninety days therefrom in which latter case the question of reference shall be to the general or municipal election as the case may be At the special election if one is so fixed by the council or at the general or the municipal election occurring within ninety days the said ordinance shall be submitted without alteration

When the submission is at a general or municipal election the city clerk shall certify to the county commissioners a copy of the ordinance and the proceedings of council directing the referendum vote and the county commissioners shall cause the proper ballot to be printed in the ballot sheet used at the said respective elections Where there is a special election the ballots shall be prepared and furnished by the city and said elections shall be held by the same officers who hold the general or municipal elections (as the case may be) and the expenses of said special elections shall be paid for by the city and said city may fix not only the day of election but the time for opening and closing of the polls Any number of ordinances may be referred and voted on at the same election and there shall not be more than one special election every six months The ballot for each referendum shall be substantially in the following form

CITY ORDINANCE REFERENDUM

If you are for the ordinance mark an X opposite the word FOR if you are against the ordinance mark an X opposite the word AGAINST

Approval of the city ordinance (stating the purpose of said ordinance)

FOR	
AGAINST	

The officers holding said elections shall keep tally sheets and make returns of votes in the same manner as tally sheets are kept and returns made in the election of officers and the submission of other questions as now provided by law the said returns shall be filed with the prothonotary of the court of common pleas and the said court shall compute the returns and cause the result thereof to be filed in the said court and the said prothonotary shall certify the result to the council of the proper city In

case of special elections the said prothonotary shall lay the returns of elections before the said court at a meeting or session of the said court to be held on the Tuesday succeeding said election for computation as aforesaid. If it shall appear that more persons have voted for said ordinance than against it the ordinance shall take immediate effect the same as if it had been approved by the mayor and there had been no referendum vote thereon. If the vote is against said ordinance it shall be lost and of no effect.

Before any referendum election is held on any ordinance as hereinbefore provided it shall be the duty of the city clerk to publish or cause to be published a copy of the ordinance which is submitted to a vote of the people one insertion in at least two newspapers published in the respective city and if two newspapers are not published in the city then in two newspapers published in the county if there be such said publication to be not less than five nor more than twenty days before the respective election and a copy of said publication duly verified by affidavit shall be filed by the city clerk in the prothonotary's office of said court with the result of the election as computed and filed by the court" be and the same is hereby amended to read as follows:

ARTICLE XX

Section 1. No ordinance passed by the council except as hereinbefore provided it shall go into effect before ten (10) days from the time of its final passage and if during the said ten days from the time of its final passage a petition signed by electors of the city equal in number to at least twenty per centum of the entire vote for all candidates for mayor at the last preceding general municipal election at which a mayor was elected protesting against the passage of such ordinance be presented to the council the same shall thereupon be suspended from going into operation and it shall be the duty of the council to reconsider such ordinance and if the same is not entirely repealed the council shall submit the ordinance as is provided by sub-section (b) of section one of the preceding article of this act to the vote of the electors of the city either at the general or municipal election or a special election to be called for that purpose and such ordinance shall not go into effect or become operative unless a majority of the qualified electors voting on the same shall vote in favor thereof. Upon the written request of one hundred qualified electors directed to the city clerk asking that the petition hereinabove provided for be prepared he shall prepare such petition immediately and thereupon give notice by one insertion in one of the daily newspapers if one be published in the city and if not then in a weekly or daily newspaper published in the county that such petition is ready for signing and the purpose of the petition giving the place where and time when it may be signed and the said signing shall be done in the city clerk's office only where the petition shall be retained during the period of ten days after the passage of the said ordinance.

Each signer shall add to his signature his place of residence street and number and shall make oath before the city clerk that he is a qualified elector of the city and resides at the address given. The city clerk shall keep his office open for the purpose of signatures to the initiative and referendum petitions from eight o'clock in the forenoon to twelve (noon) and from one o'clock in the afternoon to five o'clock in the afternoon of each day except Sundays and holidays and he shall not permit any person to sign any of the said petitions after five o'clock in the afternoon of the last day for signing the initiative nor after the tenth day following the passage of the ordinance on which the referendum vote is prayed for and at the expiration of said ten days the said petition in which a referendum vote is asked then in the hands of the city clerk shall be deemed and taken to be filed with and presented to the council and it shall be the duty of the city clerk to lay the same before the council at its first meeting thereafter. After its presentation the city clerk shall ascertain from the voters registry whether or not said referendum petition is signed by voters equal to twenty per centum of all the votes cast for mayor at the last preceding municipal election at which a mayor was elected and if necessary the council shall allow him extra help for that purpose and after he has made said examination he shall report the result thereof to council.

Section 2. No franchise or consent to occupy the public streets highways or other places in any city of the third class shall be given or granted to any person or persons railroad railway gas water light telephone or telegraph company or to any public service corporation except by ordinance and no ordinance for such purpose shall go into effect for thirty days after its final passage. If within said thirty days a petition prepared advertised and perfected in all respects complying with the provisions of the preceding section of this article (except that the petitioners shall have thirty days in which to prepare said petition) is addressed to the council signed by registered electors of the city equal in number to at least twenty per centum of all the votes cast for mayor as the last preceding municipal election at which a mayor was elected protesting against the passage of said ordinance the latter shall be suspended and it shall be the duty of the city clerk to examine said petition and ascertain from the registry of voters whether or not said petition is signed by the required number of electors and if necessary the council shall allow the city clerk extra help for said purpose and upon such examination he shall report the result to council.

Section 3. In case it shall appear that the petitions hereinabove provided for in sections one (1) and two (2) of this article have not been signed by the requisite number of voters no action shall be taken but the ordinances shall be deemed and taken to be in full force from the time or times they each would have gone into effect had there been no petition against the same but in case the petition or petitions provided for in the preceding sections in this article be signed by electors equal to twenty per centum of all the votes cast for mayor as aforesaid the council shall reconsider such ordinance and if the same is not entirely repealed the council shall call a special election unless

the general or municipal election is to be held within ninety days therefrom in which case the question of reference shall be to the general or municipal election as the case may be. At the special election if one is so fixed by council or at the general or municipal election occurring within ninety days the said ordinance shall be submitted without alteration.

Section 4. When the submission is at a general or municipal election the city clerk shall certify to the county commissioners a copy of the ordinance and the proceedings of council directing the referendum vote and the county commissioners shall cause the proper ballot to be printed on the ballot sheet used in the respective elections. Where there is a special election the ballots shall be prepared and furnished by the city and said elections shall be held by the same officers who hold the general or municipal elections (as the case may be) and the expenses of said special elections shall be paid for by the city and said city may fix not only the day of the election but the time for opening and closing the polls. Any number of ordinances may be referred to and voted on at the same election and there shall not be more than one special election every six months. The ballot for each referendum shall be substantially in the following form:

CITY ORDINANCE REFERENDUM

If you are for the ordinance mark an X opposite the word FOR if you are against the ordinance mark an X opposite the word AGAINST

Approval of the city ordinance (stating the purpose of said ordinance)

FOR

AGAINST

Section 5. The officers holding said elections shall keep tally sheets and make returns of votes in the same manner as tally sheets are kept and returns made in elections of officers and the submission of other questions as now provided by law. The said returns shall be filed with the prothonotary of the court of common pleas and the said court shall compute the returns and cause the results thereof to be filed in said court and the said prothonotary shall certify the result to the council of the proper city. In case of special elections the said prothonotary shall lay the returns of the election before the said court at a meeting or session of the said court to be held on the Tuesday succeeding the said election for computation as aforesaid. If it shall appear that more persons have voted for said ordinance than against it the ordinance shall take immediate effect the same as if it had been passed by the council and signed by the mayor and thereon. If the vote is against said ordinance it shall be lost and of no effect.

Section 6. Before any referendum election is held on any ordinance as hereinbefore provided it shall be the duty of the city clerk to publish or cause to be published a copy of the ordinance which is to be submitted to the vote of the people one insertion in at least two newspapers published in the respective city and if two newspapers are not published in the said city then in two newspapers published in the county if there be such publication to be not less than five nor more than twenty days before the respective election and a copy of said publication duly verified by affidavit shall be filed by the city clerk in the prothonotary's office in said court with the result of the election as computed and filed by the court.

Section 7. The provisions of this article with reference to referendum proceedings shall not apply to any ordinance passed for the following purposes namely:

(a) Ordinances expressly required to be passed by the general laws of the State or by the provisions of any act of Assembly or the provisions of which and the matters to be carried out thereunder are subject to the approval of an officer or tribunal of the State government.

(b) Ordinances providing for tax levies annual and other appropriations and for the exercise of the right of eminent domain.

(c) Ordinances for the preservation of the public peace health morals safety and in the exercise of the police powers of the city government and for the prevention and abatement of nuisances.

(d) Any ordinances providing for an election to increase indebtedness and any other ordinance which by law must be submitted to an election before it shall take effect.

(e) Ordinances for the opening paving grading or other improvement of streets or highways when the improvement is petitioned for by a majority in number or interest of the abutting property owners.

(f) Ordinances for the construction of sewers and for the purpose of keeping the streets highways and sidewalks in good order and repair and in a safe and passable condition.

Section 43. That article twenty-one of said act which reads as follows:

"Section 4. All acts of Assembly or parts of acts relating to cities of the third class not inconsistent with the provisions of this act shall be and remain in full force and all acts and parts of acts general special or local appertaining to the subject matter covered by this act so far as they are inconsistent with the provisions thereof be and the same are hereby repealed except that nothing in this act shall be interpreted to repeal abridge or in any way effect the provisions of an act approved the twenty-second day of April Anno Domini nineteen hundred and five entitled "An Act to preserve the purity of the waters of the State for the protection of the public health" be and the same is hereby amended to read as follows:

Section 4. All acts of Assembly or parts of acts relating to cities of the third class not inconsistent with the provisions of this act shall be and remain in full force and all acts and

parts of acts general special or local appertaining to the subject matter covered by this act so far as they are inconsistent with the provisions thereof be and the same are hereby repealed except that nothing in this act shall be interpreted to repeal abridge or in any way affect the provisions of an act approved the twenty-second day of April Anno Domini nineteen hundred and five entitled "An Act to preserve the purity of the waters of the State for the protection of the public health" or the provisions of an act approved the twenty-eighth day of April Anno Domini nineteen hundred and three entitled "An Act for the annexation of any city borough township or part of a township to a contiguous city and providing for the indebtedness of the same" and the amendments or supplements thereof or of the Public Service Company Law or amendments or supplements thereof

Section 44 Any acts or parts of any act inconsistent with the provisions of this act are hereby repealed.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. HOMSHER. Mr. President, I move that Senate Bill No. 451 (House Bill No. 40), the bill just read, be recommitted to the Committee on Municipal Affairs for the purpose of amendment.

Mr. SONES. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bill to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 455 (House Bill No. 667), entitled:

An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the biennial period ending May thirty-first one thousand nine hundred and seventeen.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 456 (House Bill No. 583), entitled:

An Act making an appropriation to the board of trustees of the Pennsylvania Soldiers and Sailors Home of Erie Pennsylvania for deficiency in maintenance of said home

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 458 (House Bill No. 677), entitled:

An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the two years ending May thirty-first one thousand nine hundred and nineteen

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. DALX. Mr. President, I move that Senate Bill No. 458, the bill just read, be recommitted to the Committee on Appropriations for the purpose of amendment.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 463, as follows:

An Act creating a State Art Commission in the Board of Commissioners of Public Grounds and Buildings requiring the approval of the Commission of the design and location of all public monuments memorials buildings or other structures and certain private structures

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a State Art Commission is hereby created in the Department of Public Grounds and Buildings consisting of five citizens of this Commonwealth to be appointed by the Governor by and with the advice and consent of the Senate for the term of three years All vacancies on the Commission shall be filled by the Governor Three members shall constitute a quorum

Section 2 The members of the Commission shall serve without compensation but shall be paid all actual traveling and other necessary expenses incurred in the performance of their duties

Section 3 The Governor shall appoint a President and a Secretary of the Commission The Commission shall have power to adopt its own rules of procedure and to prescribe regulations for the submission to it of all matters within its jurisdiction

Section 4 The Board of Public Grounds and Buildings shall furnish such offices for the Commission as shall be required and shall also furnish to it such clerical and other assistants as it may require and fix the compensation of the persons so employed

Section 5 From and after the approval of this Act no public monument memorial building or other structure shall become the property of the Commonwealth or any subdivision thereof by purchase gift or otherwise unless a design for the same and the proposed location thereof shall have first been submitted to and approved by the State Art Commission

No construction or erection of any public monument memorial building or other structure which is to be paid for either wholly or in part by appropriation from the State Treasury or from any subdivision of the State or for which the State or any subdivision is to furnish a site shall be begun unless the design and proposed location thereof shall have been approved by such Commission

No monument memorial building or other structure belonging to any person or corporation shall be erected upon or extend over any highway stream lake square park or other public place within any subdivision of this State except the design for and the location thereof shall have been approved by such Commission

Section 6 The Commission shall submit annually to the Governor on or before the first Monday of December a report of its proceedings during that year together with such recommendations as the Commission shall deem conducive to the improvement of the Commonwealth or any subdivision thereof

Section 7 The expenses of the Commission and the compensation of employees shall be paid out of appropriations to be made to the Department of Public Grounds and Buildings

Section 8 The Act of May twenty-fifth Anno Domini one thousand nine hundred and seven Pamphlet Laws two hundred and forty-nine entitled "An Act creating an art jury for cities of the first class and prescribing its powers and duties" is repealed so far as inconsistent and all other acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 466, entitled:

An Act creating a State Salary Board to fix grade and equalize the salaries and compensation of employees of the executive branch of the State government defining the powers and duties of such board and making an appropriation

The first section of the bill was read as follows and agreed to.

DEPARTMENT DEFINED

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the word "Department" as used in this act shall include all departments boards bureaus divisions and commissions of the executive branch of State government

The second section of the bill was read as follows:

STATE SALARY BOARD

Section 2 There is hereby created a State Salary Board hereinafter called the board to consist of the Governor the Auditor the State Treasurer and the Attorney General The Governor shall be chairman of the board

On the question,

Will the Senate agree to the section?

Mr. CROW. Mr. President, I move to amend section 2, page 1, line 11, by inserting after the word "auditor" the word "General."

Mr. BUCKMAN. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The third, fourth, fifth, sixth, seventh, eighth, ninth, tenth, eleventh, twelfth, thirteenth and fourteenth sections of the bill were read as follows and agreed to.

APPOINTEES OF BOARD SALARIES AND EXPENSES

Section 3 The members of the board shall receive no compensation for their services but shall be paid all necessary and actual expenses incurred in the performance of their duties. The board shall appoint a secretary and such other employees as may be necessary and fix their salaries. The expenses of the board and the salaries of its appointees shall be paid from appropriations made for such purposes.

DUTIES OF BOARD AND HEADS OF DEPARTMENTS

Section 4 It shall be the duty of the board after the passage of this act to fix grade and equalize the salaries and compensation of the employees of the several departments of the executive branch of the State government. The board shall classify all such employees into as many classes as the nature of the several employments shall require. The head of each department shall furnish to the board such information as it may require and in such information he shall make such recommendations concerning his department as to him may seem advisable.

OFFICERS AND EMPLOYEES EXCEPTED

Section 5 This act does not authorize the board to fix the salary of any officer or employee of the legislative or judicial branch of the State government or of any State institution nor does it authorize the board to fix the salary of any head deputy secretary chief clerk or any person authorized to perform the duties of the head of any department of the State government.

NEW CLASSIFICATION AND SALARIES

Section 6 The salaries and compensation when fixed by the board shall remain as so fixed until the board shall arrange a new classification of employees and fix a new rate of salaries or compensation.

CHANGE OF SALARIES AND COMPENSATION FOR MERITORIOUS SERVICES ETC

Section 7 The board may however from time to time upon recommendation of the head of any department for meritorious service or for any other sufficient reason change the salary or compensation of any employee from that set forth in the existing classification then in force or approve of the employment of temporary assistants expert or otherwise and fix their compensation.

PAYMENTS OF SALARIES AND COMPENSATION

Section 8 The salaries and compensation of the employees of the several departments when fixed by the board shall be certified to the heads of the several departments and to the Auditor General and State Treasurer by the Secretary of the board and shall be paid from appropriations made to the several departments for such purposes upon warrant of the Auditor General on the State Treasurer in the usual manner.

REQUISITIONS AND PAYMENTS NOT TO BE IN EXCESS OF SALARY FIXED

Section 9 It shall be unlawful for any person to pay or to make requisition for the payment of any salary or compensation of any such employee in excess of the salary or compensation fixed by the board.

BOARD TO STUDY DUPLICATIONS IN DEPARTMENTS

Section 10 The board shall make an analysis of the various acts of Assembly creating the several departments and all other acts creating positions or salaries therefor in the executive branch of the government in order to ascertain what if any duplication exists and shall make report to the General Assembly from time to time with such recommendations as the board may deem proper.

CO-OPERATION BETWEEN DEPARTMENTS

Section 11 The board shall endeavor to secure co-operation and closer relationship between the several departments of the State government in order to prevent so far as may be practical duplication of work conflict of authority and unnecessary expenditure of public money.

PRINTING

Section 12 All printing required by the board shall be furnished by the Department of Public Printing and Binding upon requisition of the Secretary of the board.

APPROPRIATION

Section 13 The sum of Twenty Thousand Dollars (\$20,000) or so much thereof as may be necessary is hereby specifically appropriated to carry into effect the provisions of this act.

REPEAL

Section 14 As soon as the Salary Board shall have carried into effect the provisions of this act all acts and parts of acts of Assembly fixing the salary or compensation of any employee of any department of the executive branch of the state government which salary or compensation is authorized to be fixed by the salary board under the provisions of this act are repealed in so far as the same may be inconsistent herewith.

All other acts and parts of acts inconsistent with this act are repealed.

The title of the bill was read as follows and agreed to.

An Act creating a State Salary Board to fix grade and equalize the salaries and compensation of employees of the executive branch of the State government defining the powers and duties of such board and making an appropriation.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 467, as follows:

An Act defining the duties of the Governor with regard to the approval of warrants vouchers claims accounts agreements and contracts and repealing inconsistent acts.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter the Governor of the Commonwealth shall not be required to approve any warrant voucher or claim for the expenditure of public moneys nor shall he be required to approve any account agreement or contract to which the Commonwealth is a party except such contracts as require his approval under section twelve article three of the Constitution.

Section 2 All acts and parts of acts which require the approval of the Governor to any warrant voucher or claim for the expenditure of public moneys or to any account agreement or contract to which the Commonwealth is a party other than such contracts which are saved and excepted in the first section of this act be and the same are hereby repealed so far as inconsistent with this act.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 468, as follows:

An Act providing for biennial instead of annual reports by the several departments of the State government.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all reports required to be made annually under existing law shall hereafter be made biennially only. All such reports shall be made to the Governor not later than the first day of June of each odd-numbered year and shall cover the report of the department board bureau division or commission for the two years immediately preceding said reports shall be printed and distributed only on order of the Governor.

This act shall not be construed to interfere with any contracts now in force relative to the printing and binding of departmental reports.

Section 2 All acts and parts of acts inconsistent with this act are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 469, as follows:

An Act providing for the creation of a commission to study and to report to the General Assembly upon the subject of the revision and amendment of the Constitution of this Commonwealth prescribing its powers and duties and making an appropriation.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That twenty-five citizens of this Commonwealth appointed by the Governor are hereby constituted a commission to be known as "The Commission on Constitutional Amendment and Revision" The Governor shall designate one

member of the commission as its chairman. All vacancies in the commission shall be filled by the Governor.

Section 2 It shall be the duty of the Commission on Constitutional Amendment and Revision to study comprehensively and in detail the provisions of the present Constitution in the light of modern thought and conditions with especial view to the necessity or advisability of changing or omitting any such provisions in order to obtain and secure for the people of this Commonwealth a form of government best suited to their needs and most conducive to their welfare. If the commission find a change in the Constitution advisable it shall determine the best means of effecting such change whether by amendment of particular sections or articles or by general revision.

The commission shall report to the General Assembly at its next session of one thousand nine hundred and twenty-one not later than the first Monday of February. The report shall contain in detail such recommendations as to the continuance, discontinuance or modification of existing provisions or the adoption of new provisions as the commission from its investigation and study shall deem advisable and proper. The report shall further contain drafts of any proposed amendments or may contain the draft of a general revision.

Section 3 The members of the commission shall receive no compensation but shall be reimbursed for all expenses necessarily incurred in the performance of their duties.

Section 4 The commission shall with the consent of the Governor have power to employ one or more secretaries, necessary stenographers and clerks and such attorneys, investigators and experts as it may deem necessary.

Section 5 The heads of the several departments, Bureaus and Commissions of the State and of the Municipal divisions of the State are hereby directed to co-operate with the commission and to render it such assistance as will not interfere with the proper conduct of the respective Departments, Bureaus and Commissions.

Section 6 Rooms in buildings owned or leased by the Commonwealth shall as far as possible be available for the use of the commission. The Board of Commissioners of Public Grounds and Buildings shall provide suitable quarters at the State Capitol for the use of the commission and its employees.

The necessary printing and binding shall be done by the Department of Public Printing and Binding on the order of the chairman.

Section 7 The sum of sixty thousand dollars (\$60,000) or so much thereof as may be necessary is hereby specifically appropriated for the actual and necessary expenses of the commission in performing the duties as herein provided. Payment of all money shall be on order of the chairman of the commission and on warrant of the Auditor General.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 471, entitled:

An Act to amend one thousand four hundred and six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand four hundred and six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 1406 The board of school directors of any school district in this Commonwealth may on account of the small number of pupils in attendance or the condition of the then existing school building or for the purpose of better gradation and classification or for economical or other reasons close and consolidate any one or more of the public schools in its district and upon such school or schools being so closed the pupils who belong to the same shall be assigned to other schools. Provided That in any district of the fourth class pupils who belong to any such closed school and reside one and a half miles or more from school to which they are assigned shall be furnished proper transportation at the expense

of the district to and from the school to which they are assigned" is hereby amended to read as follows

Section 1406 The board of school directors of any school district in this Commonwealth may on account of the small number of pupils in attendance or the condition of the then existing school building or for the purpose of better gradation and classification or for economical or other reasons close and consolidate any one or more of the public schools in its district and upon such school or schools being so closed the pupils who belong to the same shall be assigned to other schools. Whenever the average term attendance of pupils regularly enrolled at any one-room school in any school district of the fourth class is ten or less than ten the board of school directors shall close such school and provide proper transportation as is hereinafter provided for the pupils of such closed school to and from the nearest or most convenient school to which the pupils shall be assigned. If the board of school directors does not deem it feasible to close such school they may present their petition to the State Board of Education showing the reasons why such school should not be closed. Thereupon the State Board of Education shall consider such petition and shall make such order as may deem just in the premises. In any district of the fourth class pupils who belong to any such closed school and reside one and a half miles or more by the public road from the school to which they are assigned shall be furnished proper transportation at the expense of the district to and from the school to which they are assigned. Nothing in this act shall be construed to prevent the reimbursement of any school district by the State for money expended for transporting pupils to consolidated schools. The secretary of each board of school directors in districts operating one-room schools shall forward to the county superintendent on or before the first day of June of each year to be by him forwarded on or before the first day of July of each year to the Superintendent of Public Instruction on blanks provided for that purpose a report showing the average term attendance of pupils regularly enrolled at each and every one-room school in each district.

On the question,

Will the Senate agree to the section?

Mr. EYRE. Mr. President, I move to amend section 1, page 2, line 20, by inserting after the word "from" the word "the"; also page 3, line 17, by inserting after the word "may" the word "it."

Mr. F. E. BALDWIN. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows and agreed to.

An Act to amend section one thousand four hundred and six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. EYRE. Mr. President, I move that Senate Bill No. 471, the bill just read, be recommitted to the Committee on Education for the purpose of a hearing.

Mr. F. E. BALDWIN. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 474, as follows:

An Act to amend section one of an act approved the fourteenth day of May one thousand nine hundred thirteen (Pamphlet Laws two hundred and four) entitled "An act authorizing the board of county commissioners of the several counties of the State to appropriate money for cooperative agricultural extension work for the purpose of improving and developing the agricultural resources of the proper counties"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the

same That section one of any act approved the fourteenth day of May one thousand nine hundred thirteen (Pamphlet Laws two hundred and four) entitled "An act authorizing the board of county commissioners of the several counties of the State to appropriate money for cooperative agricultural extension work for the purpose of improving and developing the agricultural resources of the proper counties" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the board of county commissioners of each county are hereby authorized to appropriate from the funds of the county a sum not to exceed fifteen hundred dollars (\$1,500.00) annually for agricultural extension work in cooperation with the Pennsylvania State College is encouraging improved methods of farm management and home economics and giving practical instruction and demonstrations in agriculture for the purpose of improving and developing the agricultural resources of the county" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the board of county commissioners of each county are hereby authorized to appropriate from the funds of the county a sum not to exceed twenty-five hundred dollars (\$2,500.00) annually for agricultural extension work in cooperation with the Pennsylvania State College in encouraging improved methods of farm management and home economics and giving practical instruction and demonstrations in agriculture for the purpose of improving and developing the agricultural resources of the county

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 479 (House Bill No. 644), entitled:

An Act providing for the appointment of county detectives in certain counties and fixing their salaries payable from the county treasury

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 480 (House Bill No. 179), entitled:

An Act authorizing the judges learned in the law of the courts of common pleas and orphans' courts of the counties having a population of more than one hundred and fifty thousand and less than two hundred fifty thousand inhabitants to employ suitable clerical assistance and providing for the payment of such clerical assistance by the several counties

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 502, as follows:

An Act reorganizing the Department of Agriculture creating bureaus therein and providing for the proper administration thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Department of Agriculture be and the same is hereby reorganized as hereinafter provided that the executive head of said Department shall be known as the Secretary of Agriculture who shall be appointed by the Governor with the advice and consent of the Senate for a term of four years and who shall receive an annual salary of eight thousand (\$8,000) dollars He shall give bond to the Commonwealth in the sum of twenty-five thousand (\$25,000) dollars

Section 2 The said Department of Agriculture shall have power to encourage and promote the development of agriculture horticulture and kindred industries to take such measures as may be deemed advisable concerning the causes methods of prevention control and eradication of diseases of poultry animals and plants to collect and punish facts relating to the transportation and marketing of farm products and to promote

the better marketing of such products to enforce all laws relating to the manufacture and sale of foods and drinks to make chemical analyses and examinations of agricultural products products used for agricultural purposes and food products or the ingredients used in any of them to collect compile and publish statistics relating to the agricultural industries and interests of the State to inquire into and report upon any matters pertaining to the economics of agriculture in the State To better carry out the powers herein given the said Department of Agriculture shall have all the power and authority heretofore conferred by law upon the Department of Agriculture

Section 3 There shall be a Deputy Secretary of Agriculture who shall be appointed by the Secretary of Agriculture with the approval of the Governor and who shall perform such duties as the Secretary of Agriculture may designate In the absence or incapacity of the Secretary of Agriculture or vacancy in the office of the Secretary of Agriculture the Deputy Secretary shall act as the Secretary of Agriculture and shall have all the powers and perform all the duties imposed by law upon the Secretary of Agriculture He shall receive a salary of five thousand (\$5,000) dollars per year

Section 5 The Secretary of Agriculture is hereby authorized to organize in the Department of Agriculture the following bureaus

- Bureau of Animal Industry
- Bureau of Plant Industry
- Bureau of Markets
- Bureau of Foods
- Bureau of Chemistry
- Bureau of Statistics

Section 6 The Director of the Bureau of Animal Industry shall be the State Veterinarian He shall be a graduate of a recognized veterinary college and shall have been engaged in veterinary work for a period of not less than five years after graduation His salary shall be five thousand (\$5,000) dollars per year

There shall be a Deputy Director of the Bureau of Animal Industry who shall be the Deputy State Veterinarian and who shall be appointed by the Secretary of Agriculture upon the recommendation of the State Veterinarian He shall be a graduate of a recognized veterinary college and shall have been engaged in veterinary work for a period of not less than five years after graduation He shall perform such duties as the Director of the Bureau shall designate In the absence or incapacity of the Director the Deputy Director shall have in all respects the powers and duties of the Director His salary shall be four thousand (\$4,000) dollars per year

It shall be the duty of the Bureau of Animal Industry through its officers agents and employees to promote the livestock industry to prevent suppress control and eradicate any transmissible diseases of animals and poultry to establish and maintain general or special quarantines on premises to prevent the spread of infectious and communicable diseases of animals and poultry and for this purpose the officers agents or employees of the Bureau of Animal Industry may at any time enter any premises where domestic animals or products thereof are kept confined or stored to take such measures as may seem advisable concerning methods of preventing controlling and eradicating diseases of animals to cause the disinfection of any premise and when deemed necessary to prevent the spread of disease to cause the destruction of animals poultry and personal property and to regulate and prohibit the movement or transportation of animals or poultry into this Commonwealth or from one place to another within this Commonwealth to purchase such supplies and material as may be deemed necessary to provide for the licensing of breeding animals kept for public service and to prevent fraud and deception in the licensing of stallions kept for public service to regulate the manufacture use and sale of biological products for use on domestic animals to make such examinations and tests as may be deemed necessary to determine the healthfulness of the domestic animals and poultry of the Commonwealth to organize and administer a service for the purpose of protecting the public against the use of unwholesome meat or meat food products For the better carrying out of the powers herein given the said Bureau of Animal Industry its officers agents and employees shall have all the powers and perform all the duties heretofore by law imposed upon the State Livestock Sanitary Board its officers agents and employees

Section 7 The Director of the Bureau of Plant Industry shall be qualified by scientific training and practical experience in entomology and plant pathology His salary shall be five thousand (\$5,000) dollars per year

There shall be a Deputy Director of the Bureau of Plant Industry appointed by the Director with the approval of the Secretary of Agriculture who shall have practical experience in entomology and plant pathology and shall perform such duties as the Director of the Bureau of Plant Industry shall designate His salary shall be three thousand (\$3,000) dollars per year

The Bureau of Plant Industry is authorized to inspect any nursery orchard farm garden park cemetery or any private or public place which may become infested or infected with harmful insects or plant diseases and shall have power to establish and enforce quarantines to issue and enforce orders and regulations and make investigations for the control of said pests wherever they may exist within the Commonwealth and may assume such other duties relating to "plants" and "plant products" as directed by the Secretary of Agriculture or by act of the Legislature Said Bureau shall also inspect aparies for diseases inimical to bees and bee keeping and shall enforce the laws relating thereto and for the better administration of the powers herein conferred the said Bureau

of Plant Industry shall have all the powers heretofore conferred by law upon the Secretary of Agriculture and the Economic Zoologist

Section 8 The Secretary of Agriculture upon the recommendation of the Director of the Bureau of Animal Industry or the Director of the Bureau of Plant Industry shall have the power to establish general quarantines relating to diseases of animals or plants and their products also to make all needful rules and regulations for the enforcement of the laws relating to animals and plants or the products thereof

When the general quarantines relating to animals have been declared or rules and regulations for the enforcement of the laws relating to animals or the products thereof have been adopted such quarantines or rules and regulations shall be enforced by the officers or agents of the Bureau of Animal Industry and for the purpose of enforcing such quarantines rules and regulations the officers and agents of the Bureau of Animal Industry shall have all the powers now by law vested in the officers and agents of the State Livestock Sanitary Board When general quarantines pertaining to plants are declared or rules and regulations for the enforcement of the laws relating to plants and plant products have been adopted such quarantines rules and regulations shall be enforced by the Bureau of Plant Industry and for the purpose of enforcing such quarantines rules and regulations the Bureau of Plant Industry shall have all the powers by law now vested in the Department of Agriculture for such purposes

In any case where the Secretary of Agriculture declares general quarantines or makes rules and regulations for the enforcement of the laws of the Commonwealth the enforcement of which has heretofore been imposed upon the State Livestock Sanitary Board the Economic Zoologist and the Department of Agriculture the same penalties shall be imposed for the violation of such rules and regulations as are provided for the violation of the act of Assembly relating to the subject matter covered by such quarantines rules and regulations

Section 9 The Director of the Bureau of Markets shall be qualified for the performance of his duties by practical experience and training in marketing His salary shall be five thousand (\$5,000) dollars per year

The said Bureau of Markets shall have power to investigate the subject of marketing farm products including the cost of marketing to publish the results of such investigations and to furnish advice and assistance to the public with reference to the marketing of farm products within this Commonwealth and all matters relevant thereto to gather and diffuse timely information concerning the supply demand prevailing prices and commercial movement of farm products including quantities in common and cold storage to secure in the performance of the duties herein prescribed the co-operation and assistance of all other agencies to assist and advise in the organization and conduct of public markets of co-operative, and other associations for improving marketing conditions and activities among producers distributors and consumers to investigate delays embargoes conditions practices charges and rates in the transportation and storage of all farm products which appear to be detrimental to a free economical and efficient marketing of such products to take such lawful steps as may be deemed advisable to prevent waste of perishable products In carrying out the provisions of this act the Director his employees or agents are authorized to enter on any business day during the usual hours of business any storehouse warehouse cold storage plant packing house stockyard railroad yard railroad car or any other building or place where farm products are kept or stored by any person engaged in marketing farm products

Section 10 The Director of the Bureau of Foods shall be qualified by training and experience and shall receive a salary of five thousand (\$5,000) dollars per year

He shall have power to enforce all the laws of the Commonwealth relating to the production manufacture transportation and sale of food or drink for man and for that purpose shall have authority to purchase from any wholesale or retail dealer samples of any food or drink and have the same analyzed or examined and prosecute the sale of adulterated misbranded or deleterious foods or drink He shall also have the power to examine all cold storage warehouses within the meaning of the laws of Pennsylvania to ascertain whether the said warehouses are kept in a sanitary condition the wholesomeness of the food therein and the time within which foods shall have been so kept He shall have power to make such rules and regulations necessary for the enforcement of all acts of Assembly relating to oleomargarine food drink and cold storage warehouses

For the better carrying out of the powers herein conferred the Director of the Bureau of Foods shall have all the powers and duties conferred or imposed upon the Dairy and Food Commissioner by any and all of the laws of this Commonwealth

Section 11 The Director of the Bureau of Chemistry who shall be the Chief Chemist of the Department of Agriculture shall be a graduate of a recognized college and shall have specialized in chemistry His salary shall five thousand (\$5,000) dollars per year He shall have the power to obtain or to purchase from wholesale or retail dealers for the purpose of making chemical analyses any fertilizers lime and lime products feeds feeding-stuffs insecticides fungicides paints oils turpentine putties or materials or ingredients used in the manufacture or compound of any such fertilizers lime and lime products feeds feeding-stuffs insecticides fungicides paints oils turpentine or putties and shall make examinations and analyses for the Bureaus of the Department of Agriculture when requested

by the Secretary of Agriculture He shall keep correct records of all analyses made of each of the commodities received and shall report to the Secretary such analyses and commodities which do not comply with the requirements of the law

Section 12 The Director of the Bureau of Statistics shall be competent by experience and training to take charge of the collection compilation and publication of the agricultural statistics of the State He shall receive a salary of four thousand (\$4,000) dollars per year

The said Bureau shall collect tabulate and publish monthly crop and livestock reports and such other information from time to time pertaining to the agricultural industries and interests of the State as the Secretary of Agriculture may direct

It shall be the duty of the Director of the Bureau of Statistics to publish such bulletins and reports as the Secretary of Agriculture may direct

For the better carrying out of the powers herein conferred upon said Bureau it shall have all the powers and be subject to all the duties now by law conferred or imposed upon the Secretary of Agriculture

Section 13 The Directors of all of the Bureaus hereby created shall be appointed by the Secretary of Agriculture with the approval of the Governor The Secretary of Agriculture or the Directors of said Bureaus with the approval of the Secretary shall have the power to appoint and fix the compensation of such clerks experts and assistants as may be necessary to perform the work of the Department of Agriculture and of the said bureaus

Section 14 The Department of Agriculture and the several bureaus thereof shall be located in the State Capital

It shall be the duty of the Board of Public Grounds and Buildings to furnish all supplies and equipment necessary to carry out the work of said Department and its bureaus

Section 15 It shall be the duty of the Department of Public Printing and Binding to furnish said Department of Agriculture and its bureaus with such printing and binding as may be necessary in the performance of the work of the department

Section 16 The Secretary of Agriculture upon the request of the Governor shall make a report of the activities of the department which may be published if the Governor shall so direct

Section 17 The term "food" as used in this act when not otherwise limited shall include every article of food used for man animal and plants as well as every article entering into and intended for use as an ingredients in the preparation of food for man animal and plants

"Person" includes individuals partnerships associations and corporations

"Farm product" means any agricultural or horticultural product any fresh or salt water food product or any product designed for food or feed purposes manufactured or prepared principally from any agricultural or horticultural product or products

"Marketing" includes preparing for market transporting storing consigning buying for purposes of manufacture or sale offering for sale selling soliciting consignments or receiving on consignment

Section 18 The several sections or provisions of this act are hereby declared to be severable and if any section or provision shall be held by any court to be unconstitutional it is the intent that the remainder would have been enacted without regard to such unconstitutional provision

Section 19 The Act approved the eighth day of May Anno Domini one thousand eight hundred and seventy-six (Pamphlet Laws one hundred and twenty-nine) entitled "An act to establish a State Board of Agriculture" the act approved the fourteenth day of May Anno Domini one thousand nine hundred and thirteen (Pamphlet Laws two hundred and three) entitled "An act providing for the appointment and qualifications of instructors and demonstrators in agriculture and making an appropriation for the same" and the act approved the eighteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred and forty-one) entitled "An act establishing a State Commission of Agriculture defining its powers and duties including its powers relative to the Department of Agriculture and the Livestock Sanitary Board" be and the same are hereby repealed

All acts or parts of acts inconsistent herewith are also hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. JONES. Mr. President, I move that Senate Bill No. 502, the bill just read, be recommitted to the Committee on Appropriations.

Mr. DAIN. Mr. President, I second the motion. The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 509, entitled:

An Act requiring certain standard provisions in policies of insurance issued against loss or damage resulting from accident to or injury suffered by an employee or other person or against loss or damage to property caused by horses or by any vehicle drawn propelled or operated by any motor power and for which the person insured is liable.

The first section of the bill was read as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the first day of January nineteen hundred and nineteen no policy of insurance against loss or damage resulting from accident to injury suffered by an employee or other person and for which the person insured is liable or against loss or damage to property caused by horses or by any vehicle drawn propelled or operated by any motive power and for which loss or damage the person insured is liable shall be issued or delivered to any person in this State by any corporation organized under the laws of this Commonwealth or if a foreign corporation authorized to do business in this State unless there shall be contained within such policy a provision that the insolvency or bankruptcy of the person insured shall not release the insurance carrier from the payment of damages for injury sustained or loss occasioned during the life of such policy and stating that in case execution against the insured is returned unsatisfied in an action brought by the injured or his or her personal representative in case death results from the accident because of such insolvency or bankruptcy that then an action may be maintained by the injured person or his or her personal representative against the corporation under the terms of the policy for the amount of the judgment in the said action not exceeding the amount of the policy

On the question,

Will the Senate agree to the section?

Mr. SALUS. Mr. President, I move to amend section 1 page 1 line 5 by striking out the word "nineteen" and inserting in lieu thereof the word "twenty".

Mr. HOMSHER. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows:

An Act requiring certain standard provisions in policies of insurance issued against loss or damage resulting from accident to or injury suffered by an employee or other person or against loss or damage to property caused by horses or by any vehicle drawn propelled or operated by any motor power and for which the person insured is liable.

On the question,

Will the Senate agree to the title?

Mr. SALUS. Mr. President, I move to amend title page 1 line 7 by striking out the word "motor" before the word "power" and inserting in lieu thereof the word "motive"

Mr. HOMSHER. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 524, as follows:

An Act to repeal an act entitled "An Act changing the mode and manner of appointing collectors of taxes in the County of Lehigh" approved the twenty-fifth day of March Anno Domini one thousand eight hundred and forty-four Pamphlet Laws one hundred and sixty

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act entitled "An Act changing the mode and manner of appointing collectors of taxes in the County of Lehigh" approved the twenty-fifth day of March Anno Domini one thousand eight hundred and forty-four Pamphlet Laws one hundred and sixty be and the same is hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 526, as follows:

An Act to repeal an act entitled "An Act regulating the salary of the Treasurer of Lehigh County" approved the sixteenth day of March Anno Domini one thousand eight hundred and sixty-seven Pamphlet Laws four hundred and eighty-five

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act entitled "An Act regulating the salary of the Treasurer of Lehigh County" approved the sixteenth day of March Anno Domini one thousand eight hundred and sixty-seven Pamphlet Laws four hundred and eighty-five be and the same is hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 531, as follows:

An Act providing that street passenger railway electric light water and other public service companies of any kind may appeal to the Public Service Commission of the Commonwealth of Pennsylvania from the levying or imposition of any license tax fees charges or payments on or from the regulating of the franchises powers duties or liabilities of such companies by cities boroughs and other municipalities and authorizing the Public Service Commission to revoke modify or suspend after hearing such license tax fees charges payments or regulations when the same shall be found to be unreasonable in whole or in part and authorizing an appeal to the Superior Court

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any city borough or other municipality of the State of Pennsylvania by virtue of general or special law ordinance or contract shall levy or impose a license tax fees charges or payments whatsoever upon a street passenger railway electric light water or any other public service company of any kind now incorporated or hereafter to be incorporated under the laws of the State of Pennsylvania or upon the franchises of any of such public service companies or shall otherwise regulate the franchises powers duties and liabilities of any such companies any of the aforesaid public service companies deeming itself aggrieved thereby may appeal from such levy imposition or regulation to the Public Service Commission of the Commonwealth of Pennsylvania which commission after due hearing shall determine whether the license tax fees charges or payments or regulation is reasonable or unreasonable and if such commission shall find the same to be unreasonable shall by order or decree duly served upon the parties interested revoke change modify or suspend the same and thereafter the license tax fees charges or payments or regulations established by the said commission shall be in force for a period of two years at the expiration of which the said commission may upon application of any party interested after due hearing have power to change alter or modify its order or decree Provided however that nothing in this act shall permit an appeal to the Public Service Commission from taxes levied for general purposes upon the property of a public service company not used or useful in the conduct of its business

Section 2. Any party to the record aggrieved by the final order or decree of the said Public Service Commission may appeal therefrom to the Superior Court of Pennsylvania the party appealing being plaintiff and appellant and the Public Service Commission of the Commonwealth of Pennsylvania being the defendant and appellee Such appeal shall be taken or prosecuted in the same manner and form and with the same effect as is provided in other cases of appeal from the Public Service Commission of the Commonwealth of Pennsylvania to the Superior Court and no appeal shall act as a supersedeas except upon special allowance by the Superior Court and upon such terms as that court may fix

Section 3. All acts and parts of acts inconsistent with this act are repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 535, as follows:

A Supplement to an act entitled "An act to provide for the incorporation and regulation of certain corporations" approved the twenty-ninth day of April Anno Domini one thousand eight hundred and seventy-four providing for the incorporation and regulation of telephone companies defining the rights powers and privileges of such corporations authorizing and regulating the purchase acquisition and leasing the whole or any part of the properties systems capital stock and securities of other corporations associations and persons engaged in the telephone business authorizing existing telegraph corporations to accept the provisions of this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That corporations of the second class may be formed and created in the manner provided for by the act to which this is a supplement and the acts amendatory thereof and supplementary thereto with all the rights powers and privileges therein granted for the purpose of constructing owning maintaining equipping installing leasing acquiring and operating a telephone system or systems to furnish telephone services and for the purpose of owning any interest in telephone line or lines property rights privileges or franchises and for the transaction of any business incidental to telephone service and business

Section 2 Such corporation may erect construct lay and maintain lines of telephone across along under and upon any public road street lane or highway and across or under any waters within the limits of this Commonwealth by the erection and construction of buildings poles underground conduits cables wires anchor guys posts piers abutments or subways with all other necessary fixtures and may alter inspect renew and repair its system the lines shall be so constructed as not to injuriously interrupt the public use of said roads streets lanes or highways or the navigation of said waters This section shall not be construed to authorize the construction of a bridge across navigable waters

Section 3 Before erecting or constructing any telephone system or systems as authorized in the preceding section across along under or upon any public road street lane or highway in any city incorporated town or borough application for permission shall be made to the proper authorities of such city incorporated town borough or township who shall thereupon grant permission by ordinance or other proper procedure imposing such reasonable conditions and regulations as may be deemed necessary

Section 4 Subject to the approval of the Public Service Commission established under "The Public Service Company Law" approved the twenty-sixth day of July Anno Domini one thousand nine hundred and thirteen or its successors in authority such corporation or any corporation accepting the provisions of this act as hereinafter provided may buy and own all or any part of the capital stock of any other like corporation or may acquire in the manner hereinafter provided and thereafter be possessed of own hold exercise and enjoy all the franchises corporate property rights and credits then possessed owned held or exercised by said last mentioned vendor corporation including all line or lines system or systems or telephone owned operated or maintained by said vendor corporation whether or not competing with the lines of telephone operated or maintained by the said vendee corporation

Section 5 Such acquisition shall be effected in the manner and upon the conditions hereinafter stated to wit

First The corporations shall pursuant to resolution duly adopted by the directors of each make and execute under their respective corporate seals duly attested an agreement providing for such terms stipulations and conditions thereof and particularly showing the number of outstanding shares of capital stock of the vendor corporation the amount fixed as the price or value per share thereof and the mode by which the respective holders shall receive payment for the same and with a map of the telephone line to be acquired thereunder annexed and made a part thereof

Second Said agreement shall be submitted for approval or disapproval to the stockholders of each corporation at separate meetings either annual or special duly convened after notice given by advertisement once a week for four (4) weeks in at least one newspaper of general circulation published in each county in which said corporations have their principal offices and if said agreement shall be approved by a majority of the stockholders of each corporation present at such meeting then that fact shall be certified by the secretary of each corporation under its corporate seal and a copy of the agreement with said certificates attached shall be filed in the office of the Secretary of the Commonwealth and immediately upon the filing thereof all the corporate rights franchises and privileges and all the corporate property real personal and mixed rights and credits owned possessed held used or otherwise exercised by the vendor corporation shall (subject however to full payment in the manner prescribed by said agreement of the stipulated price or value of the whole capital stock of said vendor corporation) become and be vested in the acquiring corporation subject to all the debts liabilities and duties of said vendor corporation and shall thereafter be possessed held used and exercised and enjoyed by said acquiring corporation as fully completely and absolutely in all respects as the same had been theretofore owned held exercised and enjoyed by said vendor corporation and said acquiring corporation may also with respect to the property so acquired

have exercise and enjoy all the rights powers privileges and franchises which it has and may exercise respecting its other lines and property Upon the filing in the office of the Secretary of the Commonwealth of said copy of agreement and attached certificates as herein required the capital stock of said vendor corporation shall be wholly extinguished by payment in the mode prescribed in the said agreement of the stipulated price or value thereof and all certificates representative thereof shall be delivered to the acquiring corporation for immediate cancellation and all the corporate rights franchises privileges and property of every kind acquired under said agreement shall thereafter be represented by the capital stock of the acquiring corporation and thereupon the corporate existence of said vendor corporation shall terminate

Section 6 That a copy of said agreement with said certificates attached filed in the office of the Secretary of the Commonwealth shall be evidence of the lawful holding of the meetings of stockholders of each corporation and of the due approval of the said agreement as required by this act as well as the precedent action of the directors of other proper officers of each approving corporation If any stockholder or stockholders of the corporation whose franchises corporate property rights and credits are acquired under said agreement and who did not vote of favor of said agreement shall be dissatisfied with said acquisition and the terms and conditions thereof contained in said agreement then it shall and may be lawful for any such stockholder or stockholders within thirty days after the filing of said agreement in the office of the Secretary of the Commonwealth to apply by petition to the court of common pleas of the county in which the chief office of the said last mentioned corporation may be situate and the court shall thereupon appoint three disinterested persons who shall estimate and appraise the damage if any which such stockholder or stockholders shall suffer or sustain by reason of the purchase and acquisition provided for by said agreement and whose award or that of a majority of them when confirmed by the said court shall be final and conclusive and the persons so appointed or a majority of them shall also appraise the share or shares of said stockholders in the said company at the market value thereof without regard to any depreciation resulting from said purchase and acquisition and the said company may at its election either pay to the said holder the amount of damages so found or the value of the stock so ascertained and thereupon the said stock shall be transferred to and be vested in said acquiring company

Section 7 In connection with and upon consummation of such acquisition as aforesaid the acquiring company may issue its own then authorized or lawfully increased capital stock or its own bonds properly authorized either or both at not less than the par or face value thereof not exceeding the amount authorized by its charter for the purpose of paying for and extinguishing the outstanding capital stock and bonded indebtedness or either of the corporation whose rights property and franchises are so acquired

Section 8 Subject to the approval of the Public Service Commission established under the Public Service Company Law approved the twenty-sixth day of July Anno Domini one thousand nine hundred and thirteen or its successor in authority such corporation or any corporation accepting the provisions of this act as hereinafter provided may purchase lease or acquire all or any part of any line or lines system or systems of telephone communication and also the appurtenant or incidental property rights privileges municipal consents and franchises owned by any individual partnership joint stock franchises owned by any individual partnership joint stock said all or part of such line or lines system or systems competes with any telephone line or lines telephone system or systems or part thereof owned controlled operated or maintained by the purchasing corporation such purchase lease or acquisition shall be effected by deed bill of sale lease or other proper instrument provided however that no purchase lease or acquisition of all of the lines or systems of telephone communication of another corporation shall be made under the provisions of this section until same shall first be approved by a majority vote of the stockholders of the vendor corporation at a meeting duly called for that purpose and any stockholder of stockholders of said vendor corporation who shall not vote in favor of the said proposed disposition and shall be dissatisfied with the same or with the conditions thereof may exercise all the remedial rights hereinbefore provided for to a non-assenting stockholder under section six hereof

Section 9 Any corporation heretofore incorporated under the laws of this Commonwealth and engaged in the business of furnishing telephone service may upon filing in the office of the Secretary of the Commonwealth a certificate under the seal of such corporation accepting the provisions of this act duly authorized at a meeting of the stockholders called for that purpose by a vote of the majority of said stockholders be entitled to and shall thereafter possess all the privileges immunities rights franchises and powers conferred upon corporations formed hereunder and all the property rights easements and privileges belonging to any such corporation theretofore acquired by gift grant conveyance assignment municipal ordinance or resolution or otherwise upon filing such acceptance as aforesaid shall be ratified approved confirmed and assured unto such corporation with like effect and to all intents and purposes as if the same had been originally acquired by and under the authority of this act

Section 10 All the provisions of the act to which this is supplementary and of other acts affecting or relating to companies doing a telephone business shall apply to corporations formed under or accepting the provisions of this act to the same extent and in the same manner as they applied prior

to the approving of this act except so far as they may be inconsistent with the provisions hereof.

Section 11 Nothing herein contained shall restrict limit modify or change the privileges immunities rights franchises and powers conferred upon corporations heretofore incorporated under the laws of this Commonwealth and engaged in the business of furnishing telegraph and telephone service or either of said services unless such corporation shall accept in the manner herein provided the provisions of this act.

Section 12 Each section of this act and ever part thereof is hereby declared to be an independent section or part of a section and if any section sub-section sentence clause or word of this act shall for any reason be held unconstitutional the validity of the remaining words phrases clauses sentences sub-sentences and sections of this act shall not be affected thereby.

Section 13 All acts and parts of acts inconsistent herewith are hereby repealed and no previously repealed act is reenacted hereby.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. McCONNELL. Mr. President, I move that Senate Bill No. 535, the bill just read, be recommended to the Committee on Judiciary Special.

Mr. PHIPPS. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 559, as follows:

An Act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll-bridges over the Delaware river.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the word "bridge" wherever used in this act shall mean any bridge wherever toll is charged over the Delaware river between the Commonwealth of Pennsylvania and the State of New Jersey except such bridges as are used exclusively for railroad or railway purposes and shall include the actual bridge the approaches thereto and all real and personal property including the franchise belonging to the owner or owners of such bridge used in the operation and maintenance of same.

Section 2 The Board of Commissioners of Public Grounds and Buildings of the Commonwealth of Pennsylvania is hereby constituted a commission to act in conjunction with a similar commission of the State of New Jersey as a joint commission for the acquisition of the various toll-bridges over the Delaware river between the Commonwealth of Pennsylvania and the State of New Jersey.

Section 3 The acquisition of said toll-bridges may be either by purchase or by condemnation proceedings as said joint commission may deem more expedient. The one-half of the cost of acquiring said bridges shall be paid by the Commonwealth of Pennsylvania provided the one-half of the cost of acquiring said bridges shall be paid by the State of New Jersey.

Section 4 The said commission shall so far as it deems it practicable so to do acquire by purchase in the name of the Commonwealth of Pennsylvania and the State of New Jersey any or all of said bridges and the rights franchises approaches and real and personal property thereto belonging upon such terms prices or considerations as may be considered by it to be reasonable and can be agreed upon between it and the companies corporations stock companies partnerships or persons owning and operating said bridges but if for any reason the said commission does not agree with the companies corporations stock companies partnerships or persons owning and operating any of said bridges upon the price or consideration thereof and receive a proper conveyance or proper conveyances thereof the said commission having given the said companies corporations stock companies partnerships or persons owning and operating said bridges and all other parties in interest at least sixty days' notice of its intention so to do shall enter upon and take possession of said bridge or bridges in the name of the Commonwealth of Pennsylvania and the State of New Jersey and such entry and possession shall entitle the joint commission and through it the Commonwealth of Pennsylvania and the State of New Jersey to the exclusive use and right of possession of such property for the purposes set forth in this act. The said joint commission shall appoint a time not less than twenty nor more than thirty days therefrom when the members thereof shall meet upon the property and view the same and the premises affected thereby and shall give at least ten days' personal notice of the time and place of the first meeting to the Attorney General of the Commonwealth of Pennsylvania and to the president secretary or director of any corporation or stock company or to any partnership or persons affected if any of the aforesaid officers or persons reside within this Commonwealth otherwise by advertisement for three consecutive weeks in two newspapers published in the county in which said bridge is located and by hand bills posted upon the premises. The said joint commission having

viewed the premises or examined the property shall hear all parties interested and their witnesses and shall estimate the value of the property taken including any easement rights or franchises incident thereto as well as the damages for property taken injured or destroyed in connection therewith and shall find to whom the damages are payable and the commission shall have authority and power to subpoena witnesses at the instance of the claimants the Commonwealth of Pennsylvania or the State of New Jersey. In said hearing the commission shall take into consideration the value of the franchise to the corporation stock company partnership or persons owning or operating said bridge as incident to the bridge property the value of said franchise to be estimated on its then present value as incident to such property and not upon estimated future receipts from toll charges. Said joint commission shall file a report within ten days thereafter in the court of common pleas of Dauphin county Pennsylvania and shall within ten days after the filing of said report give personal notice of the filing thereof to all parties in interest if resident within the Commonwealth of Pennsylvania and if not by advertisement in two newspapers of general circulation in the county of Dauphin Commonwealth of Pennsylvania. Said report shall include a description of said bridge and the location thereof the value of that portion of the bridge located in the Commonwealth of Pennsylvania the then present value of the franchise incident to that portion of the bridge located within the Commonwealth of Pennsylvania and the amount of damages if any occasioned by the condemnation of said bridge and the person or persons firm or corporation to whom said award or awards shall be paid. If within thirty days after the filing of said report in the Court of Common Pleas of Dauphin County any person firm or corporation or the Commonwealth of Pennsylvania by its Attorney General shall present a petition to said Court setting forth the facts in the case praying for an issue to determine the amount of damages for the taking of said bridge and accompanied by affidavit that he verily believes injustice has been done by the action of said commission inflicting the value of that portion of the bridge located in the Commonwealth of Pennsylvania or the value of the franchise incident thereto or in the assessment of damages it shall be the duty of the said Court to award an issue to determine the value of the portion of said bridge located in the Commonwealth of Pennsylvania the value of the franchise incident thereto and the amount of damages if any for the taking of said bridge as aforesaid which action shall be entered upon the Common Pleas Docket of said Court with the name of the Commonwealth of Pennsylvania as the party defendant and the petitioner or petitioners as parties plaintiff and be tried and prosecuted to judgment in the same course and manner as other suits in the same Court and with the same privileges of appeal. Provided That the said Court is authorized and empowered to issue a writ of mandamus to the Auditor General and the State Treasurer or either of them as the case may require to secure the payment of any judgment properly recovered and entered on the record of said Court which writ shall be returnable in like manner as other writs of mandamus.

Section 5 The amount finally determined either by the joint commission or by final judgment of the court of common pleas of Dauphin county in an issue or issues framed therein as to the value of that portion of the bridge located in Pennsylvania with the value of the franchise incident thereto and the damages occasioned by the condemnation if any and the amount finally determined by the commission or the final judgment of the proper court of the State of New Jersey in an issue or issues framed therein as to the value of that portion of the bridge located within the State of New Jersey with the value of the franchises incident thereto and the damages if any occasioned by the condemnation thereof shall be added together and fifty per centum of such sum total shall be paid by the Commonwealth of Pennsylvania and fifty per centum shall be paid by the State of New Jersey.

Section 6 All expenses of the Pennsylvania members of the joint commission and all court costs in the State of Pennsylvania including advertisements incurred in the proceedings aforesaid shall be defrayed by the Commonwealth of Pennsylvania.

Section 7 As soon as said joint commission shall have acquired any such bridge either by purchase or condemnation the said joint commission shall at once take possession of such bridge in the joint names of the Commonwealth of Pennsylvania and the State of New Jersey. Toll charges on such bridge shall thereupon cease and such bridge shall thereafter be free to the traveling public under such rules and regulations as may be prescribed by said joint commission or its lawful successors. Any railroad or railway now having the use of any such bridge by lease or agreement shall pay according to the rules and regulations of the joint commission or as otherwise provided by law such rental charges now paid to the owner or owners of such bridge or such other charges as may be agreed upon or required by law.

Section 8 Upon the acquisition of any such bridge by the Commonwealth of Pennsylvania and the State of New Jersey the same shall remain in the charge and control of said joint commission or its successors. Such bridge shall thereafter be maintained jointly by the Commonwealth of Pennsylvania and the State of New Jersey. Fifty per centum of any and all expense in connection with such maintenance shall be paid by the Commonwealth of Pennsylvania and fifty per centum shall be paid by the State of New Jersey. Fifty per centum of the net income shall be paid to the Commonwealth of Pennsylvania and fifty per centum to the State of New Jersey or to such body or bodies as may be provided by law in each state provided that appropriate concurrent legislation for the same purpose be enacted by the State of New Jersey.

Section 9 To carry out the provisions of this act the unexpended balance appropriated under the provisions of the act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws twelve hundred and seventy seven) entitled "An Act providing for the joint acquisition and the maintenance by the Commonwealth and the

State of New Jersey of certain toll bridges over the Delaware River and making an appropriation therefor" and re-appropriated under the provisions of the Act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws eleven hundred and eighty-four) entitled "An Act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll bridges over the Delaware River and making an appropriation therefor" is hereby specifically re-appropriated. The amount herein appropriated shall be available until the purposes of this act may be accomplished and shall not be held or construed to have lapsed for the reason that the same was not used within the specified time after the passage of this Act.

Section 10 The Act of Assembly entitled "An Act providing for the joint acquisition and maintenance of the Commonwealth of Pennsylvania and the State of New Jersey of certain toll bridges over the Delaware River and making an appropriation therefor approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws twelve hundred and seventy-seven) and the Act of Assembly entitled "An Act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll bridges over the Delaware River and making an appropriation therefor approved the twenty-fifth day of July Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws eleven hundred and eighty-four) and all others Acts or parts of Acts inconsistent herewith be and the same are hereby repealed.

And said bill having been read at length the second time and agreed to.

Ordered. To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. DAIX. Mr. President. I move that Senate Bill No. 559, the bill just read, be recommitted to the Committee on Appropriations.

Mr. S. J. MILLER. Mr. President. I second the motion. The motion was agreed to.

REPORTS FROM COMMITTEES.

Mr. DAIX. Mr. President. I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX from the Committee on Appropriations reported as amended, Senate Bill No. 458 (House Bill No. 677), entitled:

An Act making an appropriation to pay for the deficiency in the care, treatment, removal and maintenance of the indigent insane for the two years ending May 31st, 1919.

Mr. VARE. Mr. President. I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. VARE, from the Committee on Municipal Affairs, reported as amended, Senate Bill No. 553, entitled:

An Act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware river, connecting the City of Philadelphia and the City of Camden, and the approaches thereto; providing for a joint commission for that purpose and defining its powers and duties; providing for an independent commission in this Commonwealth in relation thereto, and defining its powers and duties; providing for the payment of a part of the cost thereof by the City of Philadelphia; and providing for the acquiring, taking and condemnation of the real estate for the State and approaches thereof; and making an appropriation for the purposes of this act.

Also from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 443, entitled:

An Act relating to building construction in cities of the first class; by prescribing the minimum live loads to be considered in designing the walls, floors, roofs, yards and courts of all buildings hereafter erected or altered in cities of the first class; specifying the factors of safety to be applied in such designs; regulating the thickness of brick walls in dwellings; prescribing the minimum thickness of wooden floor joists and roof rafters; defining the various classes of buildings and other terms used in the act; regulating the loading of floors; providing penalties for violations; and repealing inconsistent laws.

BILL SIGNED.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) announced that the Chief Clerk having reported that the following bill had passed both Houses of the Gen-

eral Assembly and the same being correct, the title was publicly read as follows:

Senate Bill No. 26, entitled:

An Act to amend an act entitled "An Act to amend the first section of an act entitled 'An Act to encourage county historical societies' approved the twenty-first day of May Anno Domini one thousand nine hundred and one so as to provide that the commissioners' board in counties where the population exceeds one million may appropriate a sum not exceeding one thousand dollars annually to the chief historical society in said county" approved the thirty-first day of March Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws thirty-six) increasing the sum that may be appropriated and providing for joint appropriations

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the presence of the Senate signed the same.

RECESS.

Mr. SMITH. Mr. President. I move that the Senate do now take a recess for ten minutes.

Mr. CROW. Mr. President. I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

BILLS INTRODUCED.

Mr. SMITH. Mr. President. I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SMITH read in his place and presented to the Chair Senate Bill No. 620, entitled:

An Act to amend, revise and consolidate the law relating to the State Library and Museum, including the law relating to the free library commission and the division of Public Records; abolishing the board of trustees of the State Library, the advisory commission of Public Records and the free library commission; and repealing existing laws in relation thereto.

Which was committed to the Committee on Appropriations.

Mr. McCONNELL. Mr. President. I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McCONNELL read in his place and presented to the Chair, Senate Bill No. 621, entitled:

An Act to repeal the act approved the thirteenth day of April, one thousand nine hundred thirteen (P. L. 152), entitled "An Act providing that the right of eminent domain, as respects the appropriation of streams, rivers, or waters, or the land covered thereby, shall not be exercised by water companies incorporated under law."

Which was committed to the committee on Judiciary Special.

HOUSE MESSAGE.

HOUSE BILLS FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced, presented for concurrence bills of the House of Representatives as follows:

House Bill No. 429 (Senate Bill No. 622), entitled:

An Act to amend the first section of an act approved the fourth day of June one thousand nine hundred fifteen entitled "An Act to provide revenue by imposing a State tax upon sales or agreements to sell or memoranda of sales of stock and upon deliveries or transfers of shares or certificates of stock in domestic and foreign corporations co-partnership associations and joint stock associations providing the manner of collecting such tax and prescribing penalties" by exempting from the provisions thereof stock of building and loan associations sales agreements to sell or memoranda of sales deliveries of transfers of shares or certificates of stock of such associations.

Which was committed to the Committee on Finance.

House Bill No. 804 (Senate Bill No. 623) entitled:

An Act amending "An Act for the establishment of a uniform standard of time throughout the Commonwealth" approved the thirteenth day of April Anno Domini one thousand eight hundred and eighty-seven so as to make the same uniform to the standard fixed by Act of Congress.

Which was committed to the Committee on Judiciary General.

House Bill No. 630 (Senate Bill No. 624), entitled:

An Act to fix the salaries of the chief clerk and chief search clerk in the office of the recorder of deeds of any county of this Commonwealth having a population of one million five hundred thousand or over payable from the fees of the office.

Which was committed to the Committee on Judiciary General.

House Bill No. 726 (Senate Bill No. 625), entitled:

An Act requiring cities of the first class to appropriate certain moneys to police and firemen pension funds.

Which was committed to the Committee on Municipal Affairs.

House Bill No. 723 (Senate Bill No. 626), entitled:

An Act making an appropriation for the Pennsylvania State Oral School for the Deaf at Scranton.

Which was committed to the Committee on Appropriations.

House Bill No. 697 (Senate Bill No. 627), entitled:

An Act authorizing the judges of the court of common pleas and orphans' courts in certain counties to adopt a uniform system of indices in the offices of the recorder of deeds, prothonotary and register of wills and clerk of the orphans' court and providing for the installation of the same at the cost of the county.

Which was committed to the Committee on Judiciary General.

House Bill No. 707 (Senate Bill No. 628), entitled:

An Act transferring part of the fund appropriated to the Department of Forestry by the General Assembly of one thousand nine hundred seventeen for the purchase of lands to be set aside and held as State forest reserves to the fund for the payment of the examination of titles to lands purchased by said department

Which was committed to the Committee on Appropriations.

House Bill No. 504 (Senate Bill No. 629), entitled:

An Act fixing the salaries of the chief clerk and assistant chief clerk of the Board of Revision of Taxes in counties containing a population of more than one million five hundred thousand inhabitants

Which was committed to the Committee on Municipal Affairs.

House Bill No. 725 (Senate Bill No. 630), entitled:

An Act permitting wholesale or retail dealers brewers distillers rectifiers compounders bottlers agents or other persons licensed to deal in or sell any vinous spirituous malt or brewed liquors to surrender licenses heretofore granted and issued authorizing county treasurers to refund a proportionate amount of the annual license fee and additional license tax requiring the State Treasurer and the municipalities to contribute to the amount so refunded and making an appropriation

Which was committed to the Committee on Finance.

NOMINATION BY THE GOVERNOR.

The Secretary to the Governor being introduced, presented communication in writing from his Excellency, the Governor of the Commonwealth, which was read as follows:

JUSTICE OF THE PEACE.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, March 24, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, John W.

Pratt, to be a Justice of the Peace in and for the Borough of Kennett Square, County of Chester, until the first Monday of January, 1920, vice S. B. Dougherty, deceased.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. Crow,

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations.

Which was agreed to.

Whereupon,

A motion was made by Mr. CROW,

That the Senate do advise and consent to said nomination.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40

Baldwin, F. E.,	Davis,	Leiby,	Nason,
Baldwin, R. J.,	DeWitt,	Leslie,	Phipps,
Barnes,	Donahue,	Marlow,	Sassaman,
Barr,	Einstein,	Martin,	Schantz,
Beales,	Eyre,	McConnell,	Sones,
Boyd,	Graff,	McNichol,	Vare,
Campbell,	Gray,	Meakle,	Weaver,
Craig,	Haldeman,	Miller, J. S.,	Whitten,
Crow,	Hornsher,	Miller, S. J.,	Woodward,
Daix,	Jones,	Murdoch,	Buckman,
			Fres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. F. E. BALDWIN. Mr. President, I move that the executive session do now rise.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

REPORTS FROM COMMITTEES.

Mr. PHIPPS. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. PHIPPS, from the Committee on Judiciary General, re-reported as committed, Senate Bill No. 244 (House Bill No. 108), entitled:

An Act authorizing the appointment of clerks by the judges of the Orphans' Court of certain counties.

Mr. NASON. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. NASON from the Committee on Judiciary General reported as amended, Senate Bill No. 41, entitled:

An Act to amend section one of an act approved the twenty-fifth day of July, 1913, (P. L. 1024), entitled "An Act to protect the public health and welfare by regulating the employment of females in certain establishments, with respect to their hours of labor and the conditions of their employment; by establishing certain sanitary regulations in the establishments in which they work; by requiring certain abstracts and notices to be posted; by providing for the enforcement of this act by the Commissioner of Labor and Industry and others; by prescribing penalties for violations thereof; by defining the procedure in prosecutions; and by repealing all acts and parts of acts inconsistent with the provisions thereof;" by providing that the term "establishment" shall not include, nor shall the act apply to summer boarding houses during certain months.

Mr. DAIN. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIN from the Committee on Appropriations reported as committed, Senate Bill No. 626, entitled:

An Act making an appropriation for the Pennsylvania State Oral School for the Deaf at Scranton.

ADJOURNMENT OUT OF RESPECT TO THE MEMORY OF THE LATE
SENATOR STERLING R. CATLIN.

Mr. CROW. Mr. President, it becomes my sad duty to announce the death of Senator Sterling R. Catlin, of Luzerne County, which occurred at his home in the City of Wilkes-Barre yesterday morning at six o'clock. Senator Catlin was the Dean of the Senate, both in years and in service. He was one of the most unique, virile and yet lovable characters that ever held membership in this body. Those of us who knew him loved him and his death is a distinct loss. To those who did not enjoy the privilege of his acquaintance, friendship and association have missed much. I move that the entire Senate be appointed as a committee to attend his funeral and that the Chief Clerk of the Senate be authorized to make all arrangements and that the Senate, out of respect to his memory, do now adjourn until to-morrow morning at 11 o'clock.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 11:18 P. M., until Tuesday morning, March 25, at 11 o'clock.

HOUSE OF REPRESENTATIVES.

MONDAY, March 24, 1919.

The House met at 9:00 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

O Thou all Highest, not by the fiction of sycophants who are seeking and currying favor, but because of Thy divine attributes of omniscience and omnipresence, and Thy greatness and Thy glory, we call upon Thee tonight and, laying before Thee our hearts' desires for this nation and for this people, we pray Thee that Thou wilt grant unto us that Thy eye may rest upon us with gentleness and love; and we beseech Thee that Thou wilt so guide us that we shall be true to ourselves, that as the nations across the waters look with wistful eyes to see whether man is fit to control himself and govern his own self, that he may find here that the embodiment of liberty is not something that is a fiction, but, by Thy grace, something which can be a blessing. And so help us to live that the duty and consistency in our lives may surround us in all our doings here. We ask Thee to let Thy blessing rest upon all bodies like unto this, that they may serve Thy highest and holiest ends in Thy sphere. For Thy great glory and for the good of all men, we ask Thee. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of the proceedings of Wednesday, March 19, 1919.

The Clerk proceeded to read the Journal of the proceedings of Wednesday, March 19, 1919, when, on motion of Mr. Dunn, the further reading was dispensed with and the Journal was approved.

PETITIONS.

FAVORING PASSAGE OF HOUSE BILLS NOS. 273 AND 285.

The SPEAKER presented a petition from the Current Events Club, of Philadelphia, favoring the passage of House Bills Nos. 273 and 285 known as the "Grange Conservation Bills."

Referred to the Committee on Forestry.

PROTESTING AGAINST THE PASSAGE OF THE RORKE BILL NO. 263.

Mr. MARTIN presented a petition from Members of the Calvary Reformed Church, of Turtle Creek, protesting against the passage of the Rorke Bill, No. 263.

Referred to the Committee on Judiciary Special.

Mr. MARTIN presented a petition from Members of the James Street Methodist Episcopal Church of Wilkesburg protesting against the passage of the Rorke Bill, No. 263.

Referred to the Committee on Judiciary Special.

PROTESTING AGAINST FISHING LICENSE TAX.

The SPEAKER presented a petition from citizens of York County protesting against the passage of a bill taxing fishermen.

Referred to the Committee on Fisheries.

BILLS INTRODUCED AND REFERRED.

By Mr. BROOKS. House Bill No. 1032.

A Joint Resolution directing the Attorney General to institute quo warrant proceedings against the Susquehanna Canal and Power Company.

Referred to the Committee on Judiciary Special.

By Mr. BROOKS. House Bill No. 1033.

A Joint Resolution directing the Attorney General to institute quo warrant proceedings against the Tide Water and Susquehanna River Railroad Company.

Referred to the Committee on Judiciary Special.

By Mr. McGEARY. House Bill No. 1034.

An Act to amend sections four and five of an act approved the second day of April, one thousand eight hundred and sixty-eight (Pamphlet Laws three), entitled "An Act to ascertain and appoint the fees to be received by the several officers of this Commonwealth."

Referred to the Committee on Judiciary Local.

By Mr. SPROWLS. House Bill No. 1035.

An Act making an appropriation to the Pennsylvania Training School, at Morgantown.

Referred to the Committee on Appropriations.

By Mr. COLVILLE. House Bill No. 1036.

An Act making an appropriation to the Home for the Aged, located at one thousand eight hundred nine Mount Vernon Street, Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. ALBERT E. CURRY. House Bill No. 1037.

An Act making an appropriation to the Kittanning General Hospital, Kittanning, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. DITHRICH. House Bill No. 1038.

An Act to authorize, empower and enable any person having a right of action against two or more persons or corporations, arising out of injury or death caused by the negligence of said two or more persons or corporations, to bring separate suits or actions at law against each and all of the parties or corporations liable, or responsible for said injury or death."

Referred to the Committee on Judiciary General.

By Mr. DAVID I. MILLER. House Bill No. 1039.

An Act making an appropriation to W. D. Markley of the City of Harrisburg for moneys inadvertently paid into the state treasury.

Referred to the Committee on Ways and Means.

By Mr. WYNNE. House Bill No. 1040.

An Act making an appropriation to the Pittston Hospital Association of the City of Pittston, Pennsylvania.

Referred to the Committee on Appropriations.

REPORTS FROM COMMITTEES.

Mr. POWELL, from the Committee on Municipal Corporations; reported as committed House Bill No. 567, entitled

An Act to repeal an act approved the twenty-fourth day of July, one thousand nine hundred thirteen, (Pamphlet Laws one thousand and one), entitled "An Act to regulate the nom-

inations and elections for all elective offices of cities of the second class and all offices of judge of a court of record; providing for non-partisan nominations and elections for said offices; prescribing certain existing methods of nomination in such cases and the use of party or political names or appellations at elections with respect to said offices; imposing certain duties upon the Secretary of the Commonwealth, county commissioners, and election officers, and clerks; and providing penalties for the violation of the provisions hereof and the punishment of certain offenses," together with all amendments thereto.

Mr. GANS, from the Committee on Public Health and Sanitation, reported as committed House Bill No. 974, entitled

An Act to amend section three of an act approved the sixth day of April, one thousand nine hundred eleven (Pamphlet Laws fifty-one), entitled "An Act providing for the protection of the public health and the prevention of fraud and deception, by prohibiting the sale, the offering for sale or exposing for sale, or the having in possession with intent to sell, of adulterated or deleterious sausage; defining sausage; and prescribing the penalty for the violation thereof."

Mr. McCaIG, from the Committee on Appropriations, reported as committed House Bill No. 721, entitled

An Act to provide for the ordinary expenses of the Executive, Judicial, and Legislative Departments of the Commonwealth, interest on the public debt, and the support of the public schools, for the two fiscal years beginning June first, one thousand nine hundred and nineteen; and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first, one thousand nine hundred and nineteen.

BILL ON FIRST READING.

Mr. McCaIG, asked and obtained unanimous consent to have House Bill No. 721 read for the first time.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 721, entitled:

An Act to provide for the ordinary expenses of the Executive, Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and nineteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and nineteen

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

LEAVES OF ABSENCE.

Mr. POWELL asked and obtained leave of absence for Mr. McKay, on account of sickness.

Mr. WILLERT asked and obtained leave of absence for Mr. Schilling, on account of sickness.

Mr. BENNINGER asked and obtained leave of absence for Mr. Trach, on account of illness.

Mr. McCURDY asked and obtained leave of absence for Mr. Zook.

Mr. ALBERT E. CURRY asked and obtained leave of absence for Mr. Armstrong.

Mr. GLASS. Mr. Speaker, I desire to call up for the purpose of amendment, Resolution No. 5, File Folio 1479.

The resolution was read by the Clerk as follows:

A Resolution providing for the appointment by the Governor of a commission to be known as the Food Coal and Marketing Commission to make an inventory of the food products and coal of the Commonwealth to investigate the prices thereof and the manner of their distribution authorizing the Commission to investigate the marketing facilities of such food products and coal with a view to a possible reduction in the prices thereof authorizing the commission to appoint a secretary and stenographers and to fix their salaries empowering the commission to issue subpoenas and fixing the penalty for failure to obey such subpoenas authorizing and empowering the said commission to call upon the Attorney General of the Commonwealth to act as its attorney and make a report of its findings and recommendations thereon to the present session of the Legislature of Pennsylvania

Whereas attention has been directed to the high prices of food products and coal prevailing in this Commonwealth with a threatened rise in the price of coal and with no apparent prospects of its early reduction; and

Whereas it is the patriotic duty of our people to direct their efforts toward restoring the cost of living to a normal basis; and

Whereas it is to the interest and welfare of the people of this Commonwealth that the continued high cost of food products and coal be immediately investigated and the causes thereof determined,

Now therefore be it resolved by the House of Representatives (if the Senate concur). That a Commission of nine persons, citizens of this Commonwealth to be known as the Food, Coal and Marketing Commission be appointed by the Governor of this Commonwealth; two of said Commissions shall be members of the present House of Representatives; two shall be members of the present Senate of Pennsylvania, one shall be the Secretary of Agriculture of this Commonwealth, and one shall be a mining expert.

The said Commission shall organize immediately upon its appointment, and elect its officers. The members of the said Commission shall receive no compensation for their services but shall be allowed all actual and necessary expenses in the performance of their duties. The Commission is authorized to appoint a Secretary and one or more stenographers; to fix the salaries of the said appointees, which, together with the expenses of the members of the Commission shall be paid out of the appropriation to be hereafter made for that purpose.

It shall be the duty of the said Commission to make an inventory of all the food products and coal in this Commonwealth and to investigate the prices thereof and the manner of their distribution. It shall have power in any manner in which it may deem advisable to thoroughly investigate the marketing facilities of such food products and coal with a view of obtaining the possible reduction in the prices thereof.

For the purpose of enabling said Commission to carry out the provisions of this act it is authorized to sit in any part of the Commonwealth and shall have power to compel the attendance of witnesses and the production of books, papers and other evidence, and for such purposes the Commission may issue subpoenas signed by the President thereof and cause the same to be served in any part of the Commonwealth.

If any witness shall refuse to testify to any fact within his knowledge or to produce any books or papers within his possession or under his control the secretary of the commission shall forthwith report the facts of such refusal to the Court of Common Pleas of the county wherein such witness resides or wherein his or her attendance was required, and all questions arising from such refusal shall at once be heard by said court.

If the court determines that the testimony or other evidence required of such witness is legal and competent then said court shall make an order upon such witness commanding him or her to testify or to produce such books or papers or both as the case may be. If such witness shall thereafter refuse to testify or to produce books or papers as aforesaid then the said court shall have power to order the commitment of such witness to the county jail for contempt.

The Attorney General of the Commonwealth shall be the attorney for the commission and shall advise the commission upon request of any member thereof.

The said Commission shall make a report of its findings and recommendations thereon to the present session of the Legislature of Pennsylvania.

On the question,

Will the House adopt the resolution?

Mr. GLASS. Mr. Speaker, I offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The Clerk then read the amendments as follows:

Amend title by inserting after the word "to" and before the word "act" in line 15 thereof, the words "designate who shall."

Amend on page 4, line 3, by inserting after the word "shall" and before the word "be" the words "designate who shall."

Amend in line 4, page 4, by inserting after "and" and before "shall" the word "who."

On the question,

Will the House agree to the amendments?

They were agreed to.

Ordered, That the resolution as amended lie over for printing.

RESOLUTION.

Mr. PIKE offered the following resolution, which was read and laid over under the rules:

In the House of Representatives, March 24, 1919.

Whereas, The Revenue Law of the United States provides for the assessment and collection of a tax upon all articles commercially known as sporting goods, and

Whereas, This tax will of necessity increase the price of such articles and in many instances prevent the purchase thereof by the boys and girls because of insufficient means, and

Whereas, This inability to purchase will have a direct effect upon the health and proper development of the boys and girls of the nation who love to indulge in manly sports, therefore be it

Resolved (if the Senate concur). That the members of the Senate and House of Representatives of the General Assembly of the Commonwealth of Pennsylvania do respectfully address and petition the Congress of the United States to repeal the provisions of the present Revenue Law of the United States which impose a tax upon articles commercially known as sporting goods;

Resolved, That the Secretary of the Commonwealth forward a copy of this resolution to the Senate and the House of Representatives of the United States, and that a copy thereof

be sent to each member of said bodies from the Commonwealth of Pennsylvania.

RESOLUTION RELATIVE TO ADJOURNMENT TO THE MEMORY OF SENATOR STERLING R. CATLIN.

Mr. POWELL offered a resolution, which was read by the Clerk as follows:

Resolved, That when the House of Representatives do adjourn this evening, it do so to the memory of Senator Sterling R. Catlin.

On the question.

Will the House adopt the resolution?

Mr. POWELL. Mr. Speaker and gentlemen of the House I rise to say a few words in behalf of the gentleman from Luzerne, the late Senator Sterling R. Catlin, the oldest Senator in point of service that there is in the State of Pennsylvania to-day, and the gentlemen who had the pleasure of knowing this man could only speak of him in terms of praise. True, he was rough in his ways like an uncut diamond, but to those who knew him, he was a friend that went to the very end to do what a friend should do. I might say, at this time, that one of the requests of Senator Catlin was that no eulogy should be said in his behalf. Therefore I think in carrying out the wish of the distinguished gentleman that it would not be right for me to extend my remarks any further at this time. However, I can say in closing, that in the death of the distinguished gentleman from Luzerne, the State of Pennsylvania has suffered a loss that will be hard to replace. I am satisfied that whoever will have the privilege looking into the history of the late Senator Catlin will find a record that any legislator would be proud of, and the working men of Pennsylvania have lost a friend and the citizens of Luzerne County have lost a distinguished servant.

On the question recurring.

Will the House adopt the resolution?

It was adopted.

RESOLUTION RECALLING HOUSE BILL NO. 513 FROM THE GOVERNOR.

Mr. McCAIG offered the following resolution, which was twice read, considered and agreed to:

Resolved, (if the Senate concur), that House Bill No. 513, entitled

An Act making an appropriation for the Dixmont Hospital for the Insane

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

RECONSIDERATION OF VOTE ON HOUSE BILL NO. 741.

Mr. WHITEMAN. Mr. Speaker, I move that the vote by which House Bill No. 741, entitled

An Act providing that clerks assisting the registers of wills in the collection of inheritance taxes shall be appointed and their compensation fixed by the Auditor General and prescribing the method of their payment and that of other expenses incident to the collection of said taxes

was defeated on Monday, March 17th, be reconsidered for the purpose of amendment.

Mr. COLLSMITH. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

It was agreed to.

On the question recurring.

Shall the bill pass finally?

BILL POSTPONED.

Mr. DAWSON. Mr. Speaker, I move this bill be postponed for the present.

Mr. RAMSEY. Mr. Speaker, I second the motion.

The motion was agreed to.

RECONSIDERATION OF VOTE ON HOUSE BILL NO. 279.

Mr. CURRAN. Mr. Speaker, I move that the vote by which House Bill No. 279, file folio 1295, entitled

An Act requiring the publication of all legal notices and legal advertising in the English language only and repealing

all acts and parts of acts general local or special inconsistent therewith:

was defeated on final passage, be reconsidered.

Mr. SHUNK. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

The Speaker announced that the "ayes" appeared to have it.

Whereupon, a division was called for, and one hundred and eight gentlemen, or more than the constitutional majority of the House having voted in the affirmative, the question was determined in the affirmative and the motion was agreed to.

On the question recurring.

Shall the bill pass finally?

Mr. GLASS. Mr. Speaker, I do not think that there is any member of this House who has any reason for changing his vote from "no" to "aye" on this bill since its discussion on the floor last week. This bill has been thoroughly discussed, pro and con. All the arguments that possibly could have been advanced for the passage of this bill have been advanced, and what could have been advanced against this bill have also been advanced. It is not my purpose to take up the time of this body in lengthy discussion. I have before me, Mr. Speaker, a letter written by a Federal Judge, a Judge of the United States Court, which I will read to this body, and you can then judge whether a bill of the character of the bill now before this House, should be enacted into law. I ask the indulgence of the members of the House while I read this letter.

United States Court,
Pittsburgh, March 22, 1919.

"My Dear Sir: I understand that the bills in reference to foreign newspapers will be before the Legislature for consideration on Monday night. As a citizen of Pennsylvania, and as a Federal judge charged with the administration of espionage, treason and the like, I feel constrained to write you.

"For twenty-seven years my work as a Federal judge has brought me in close relation with the foreign-born people of the State of Pennsylvania. I believe, without egotism, that there is no one in the State of Pennsylvania who has a closer and more intimate knowledge of the foreign-born than I have. On the outbreak of the war I felt it my especial work to avail myself of the knowledge and intimacy I had with the foreign-born and with their newspaper press, to aid the Government in its relations with the million and a half of foreign-born people that we had in the State of Pennsylvania. My first duty bore on the law in reference to naturalized and alien people. That the enclosed Loyalty Leaflet has been circulated by the Government in half a dozen different tongues and to the extent of hundreds of thousands of copies, shows how necessary the foreign tongue was to reach these people. The next step I took was through the foreign language press. I had translations made of their editorials, furnished them to the Government at Washington, made out lists of those papers that were loyal and those which should be carefully watched. As the war went on I was called to Philadelphia to take charge of the Third and Fourth Liberty Loans among the foreign-born people. We organized fourteen races there; twenty-five millions were raised in the Third Liberty Loan, thirty-two in the Fourth, and we are now thoroughly organized for the Fifth Liberty Loan. During all this time I have had the hearty co-operation from the foreign language newspapers, and when in the early stages of the war well meaning people but people who were ignorant of the real patriotism of the foreign-born, sought to forbid the use of the mails to some foreign language papers, I took an earnest part in calling the attention of the Government to this mistaken policy and that the suppression of these newspapers, through which we are reaching the people with personal articles in reference to the Liberty Loan, the Red Cross, the Food Administration and other Government agencies, would be entirely lost if these papers were closed up, and that the foreign population would be turned over to the anarchist and propaganda people, and we would be powerless to reach them. The record of the million and a half of foreign-born people in Pennsylvania, their loyalty, their generous subscription to Liberty bonds, War Savings Stamps, Red Cross and other activities, is one of the finest pictures of patriotism that I know of in any connection with the war. I have in mind where during the Liberty Loans some of these people refused to accept paid advertisements while our English newspapers were being paid for their services in advertising the loans.

"I cannot speak too earnestly on behalf of the foreign-born people in opposing any measure which goes to cripple their usefulness and strike them down. The test of loyalty is not the language a man has on his lips; it is the patriotism he has in his heart. Our public and parochial schools are teaching the children the English language. The foreign language newspapers are so feeling the effects of this that many of them have now columns in English and will eventually be turned into English language publications. We see the same thing in many of our city newspapers, that have a column or so in Italian, to accommodate the increasing number of Italian readers who take the English paper but get something of the home language in it as well.

"I want to say to you as a lawyer, that after the Revolutionary War some States passed statutes which made it a crime for a lawyer to cite in a court of justice a case decided in a British court of justice. Would the misguided men who in their supposed patriotism passed those laws one hundred and thirty years ago, vote in favor of such laws after the excitement of the Revolution passed? We want to take a broad-gauge view of this thing. These people have been deeply loyal through the war. I have had the finest inspirations of patriotism coming from them and from the columns of their press, and I want to record my deep, earnest and patriotic protest against the passage of such bills by the Legislature of a State I love and whose great material development is largely based on the work of the foreign-born people.

"You are at liberty to make any use in a public way, of this letter, for I feel it my duty to speak with no uncertain voice on behalf of the million and a half of foreign-born people in the State of Pennsylvania, who have been loyal here at home and whose sons have been on the other side. No man can take a casualty list of the Pennsylvania troops and see those long lists of foreign-born men, and fail to realize their patriotism as it was brought home to me in the naturalization camps where I had the privilege of admitting hundreds of them to full citizenship during the war.

Respectfully yours,

JOS. BUFFINGTON."

Mr. SPEAKER, with this I will close. I do not think it is necessary for me to say another word, and I earnestly hope that the members will bear in mind the contents of this letter and vote "no" on this bill.

Mr. BALDI. Mr. Speaker, the reason for this bill tonight being reconsidered is something which I think is unfair. The law today gives the sheriff or the county judge the right to publish any legal notices they see fit in the foreign-language newspapers. In other words, it is mandatory. Now if we pass this bill tonight it takes that right away from the sheriff or the judges of the different counties.

Gentlemen, if we were to consider our ancestors, I doubt very much whether there would be many of us who could say that they were Americans through and through. My father is an Italian. I am very proud to say that I had three brothers on the other side, and not one of them waited to be drafted. I still have one there.

In the section I come from we have many different classes of foreigners, and I do not remember one time when they had to be urged by the Americans. They went of their own free will. Now so far as the newspapers are concerned, the Government at Washington has commended time after time the manner in which they handled the Liberty Loans, and gentlemen they are writing today asking the different foreign language newspapers to take charge of the coming loan, the "Victory Loan."

During the war the different departments wrote to the foreign language newspapers in Philadelphia for their support and I am frank to say that after they did write the articles were printed, and the letters sent in in return were amazing.

Mr. Heinz, of the Food Commission at Washington, wrote and ask the Italian and Jewish newspapers in Philadelphia to follow it up closely. Just one instance: The time we were using the substitutes for bread, they had cards sent out. They published them in the foreign languages. That was not sufficient. They called upon the press to follow it up. Long articles were printed day after day explaining just what these substitutes meant and what it would mean to the bakers in case they did not abide by it.

All these things I just bring before you because no doubt many of you are unfamiliar of the fact that the foreign language newspapers of today are increasing instead of decreasing. They are being encouraged by the authorities in Washington, and I do not say that from hearsay. I give that to you right from the shoulder; I give it to you from the authority where I received it, and I ask you gentlemen tonight to consider this before you vote in favor of the bill.

The present bill, understand, does not compel the sheriff or the judge to advertise in the foreign language newspapers. If they find there are a number of Italians in one section and a number of Jewish people in another, they are permitted to advertise in the foreign language newspapers.

In the passage of this bill tonight gentlemen you would eliminate that, and if you would go down and figure what Americanism is, we are just eliminating here the freedom which sure should be left with us. The foreigners can get their newspapers that are printed in their own tongue, from over the seas, but that does not acquaint them with the things going on in this country. The foreign language news-

papers of today, print nothing but the current news, with a little here and there of what is going on on the other side. I ask your support gentlemen, in defeating this bill.

Mr. BOLARD. Mr. Speaker and gentlemen of the House: I want to say a few words on this bill. I think no more time should be taken by this House in talking of the patriotism of our boys "Over There," but simply to consider the bill. We do not need to make patriotic speeches. Nearly all of us have boys who have been in the service and are patriotic. We do not need to make any patriotic speeches after the patriotism that has been shown by them. Now the question is merely the way legal practice is to be conducted, whether it is to be in the American language, or whether it is to be in half a dozen different foreign languages. Are we to be Americans in Pennsylvania, or are we to have half a dozen languages as they have in Europe, where they cross the border from one country to another? If we go into one district we would have to read in Yiddish, and in another district in Italian, and in another district English. Is that the way we are to enact our laws? The entire point of this bill is to require every legal notice to be printed in English. This is a good thing for us as a Nation. It is the proper thing for us as a State in all our legal proceedings. It is said that it is unfair to have any restrictions placed on the publication of legal notices. I say it is not unfair or unjust to require this, and it is not unfair to ask for a reconsideration of the bill. When the bill was defeated last week, unfortunately forty members happened to be absent at the time it was considered. Now I ask all of you and all of those forty who were not here to vote for this bill, and I hope that those forty are in line to vote for it. To reconsider it now gives every one of the members a chance to go on record and show whether he is for or against this bill.

Now another point raised in reference to this bill is that it has been brought forth by the English-publishing newspapers. It came from me personally, because I was tired of having the notices published in a German newspaper, and I agreed to present this bill. Under the law at the present time the sheriff or other officer can do as he pleases. He can advertise in a German paper or Italian paper if he wants to. I differ from the gentleman from Philadelphia (Mr. Glass) when he says the bill is unfair. After we acted on the bill the other day an attorney from Crawford county said it cost him one hundred and thirty dollars for advertising in a German newspaper. It is simply nothing but a legal holdup, and I say it is absolutely unjust; and I say, gentlemen, the bill should have the unanimous support of every man in this House. If any one is not interested in supporting any such German newspapers, or foreign-tongue newspapers, I can see no argument in not supporting this bill. I ask you to support it, and I do not care to go into a discussion as to the loyalty or patriotism or anything of that sort, for we all know about that.

Mr. DILSHEIMER. Mr. Speaker, I was absent when this bill was considered last week. I want to say here that this bill, in my estimation, is an unjust bill, for this reason: In the larger cities throughout this Commonwealth we have a large population of foreign-born citizens. Those people are as loyal American citizens as anyone in this House, and I say we should be fair and just to them. From my experience, in my district, we have a large foreign element more or less, those people have legal business, and they are not able to read the English newspaper, especially the elder people. Should those people be deprived of their rights? I do not think it would be fair. I do not see any harm in any man advertising his business, if he finds it necessary, in a foreign-language newspaper. If that is so, we are only just in giving those people fair consideration, and I ask you to vote against this bill.

Mr. GOLDER. Mr. Speaker, I would like to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. BOLARD. Mr. Speaker, I will.

Mr. GOLDER. I understand you once had difficulties with a German newspaper?

Mr. BOLARD. I did not so state.

Mr. GOLDER. Would you mind stating what you did say?

Mr. BOLARD. I said that some years ago we had a German newspaper in our district, and for that reason one of the old practitioners asked me to present this bill.

Mr. GOLDER. Did that newspaper get any legal advertising?

Mr. BOLARD. Once.

Mr. GOLDER. Do you know as a matter of fact that under the act of 1917 advertising could not be given to such newspaper?

Mr. BOLARD. I was not referring to the act of 1917.

Mr. GOLDER. Will you state under what act that newspaper could have received any legal advertising?

Mr. BOLARD. I cannot refer you to any such situation.

Mr. GOLDER. Isn't it a fact, sir, that this bill refers only to legal advertising?

Mr. BOLARD. Which bill?

Mr. GOLDER. The bill under discussion.

Mr. BOLARD. The main question is the policy of the newspapers.

Mr. GOLDER. It changes the status of these newspapers, the financial status, and takes away from one newspaper dollars and cents, and places them with another newspaper; but the real question is dollars and cents.

Mr. Speaker and gentlemen of the House: I confess that when one hundred and eight votes had been cast in favor of a reconsideration of this bill, I was a bit worried that this House was going to do something that it might be ashamed of; I was just a bit worried; and then I remembered when the American army came to Château Thierry and the Germans had been driving forward, and forward, and forward, and as the French army had retreated and the English army had retreated, that when the first detachment of American troops came up a Lieutenant Colonel of the French army came and said to the commanding officer of the American troops: "Stay as long as you can and retreat when you must." The American officer said: "Retreat Hell: we have just started." Just one hundred and eight votes against us on reconsideration, but I believe that those men who wish to think aright are just started. I don't wonder that my friend Mr. Bolard said he did not want to discuss patriotism, and Americanism and loyalty. I don't wonder that any man who would sponsor such a bill would refuse and disclaim any desire to discuss any such principles.

Mr. Bolard said: "I don't wish to take much time." Now let us see how much time this bill has taken. The first time it came out of committee it came out with a negative recommendation. Mr. Bolard moved that the action of the committee be reconsidered and that the bill be placed on the calendar. I voted with Mr. Bolard, feeling that every man is entitled to have a hearing on his bill. It came up again, after full and lengthy discussion, and the bill was defeated. Unfortunately, Mr. Bolard forgot to count noses that time. Tonight he has counted them and perhaps he has enough. Now, gentlemen, I have taken a lot of your time and I ask you to pardon me because I feel very strongly about this bill and I also ask you to pardon me if I speak about myself. The only excuse I can give to you for taking more time is the fact that when the occasion arose, I was willing to give you my time and I served with men of foreign birth, men of foreign parentage, who gave their time and who gave their lives. I did not want to get into any further discussion. I was fair with Mr. Bolard. I went to him before the session and told him and put him on notice that I intended fighting the bill, so that he would be prepared. I wanted to give him notice that there would be a contest on this bill.

Now we were speaking about the patriotism in this bill, and I will ask you to indulge me so that I might refer for a time to an incident that comes from the Bible, unusual, I suppose, but it came about in a strange way. Some nights ago when this bill came up, I was worried and the last man I saw when I left the House was our Chaplain here, and I thought how carefree and easy was the work of our Chaplain, friendly with everybody, no contest, no quarrels. As I lay on my bed that night thinking about the bill, I finally passed away into dreamland, and I found myself in a beautiful land and I walked along, knowing not what was the meaning of the music and the fragrance there. I was stopped by a man in livery, a man who appeared to be a policeman, who asked me where I was going. I looked at him and could give him no excuse or authority, when all at once I came across a card

in my pocket, entitled "Department of Police. This is to certify that Honorable Benjamin M. Golder is entitled to the courtesies of the Department as long as his conduct warrants the same." I showed him the piece of cardboard and he let me in. I looked up and before me lay the Golden Stairs and I went up there and I heard a discussion, and lo and behold there was Saint Peter and my friend, Mr. Bolard, holding a discussion, a debate as it were, and the subject of that debate was, "Did God err or was God right when he confused tongues at the Tower of Babel." Saint Peter contended that the Lord knew what he was doing. Bolard said: "The times are different. The Lord made a mistake in those days. We must change it now." And then as they were engaged and in the midst of discussion an array of horsemen came galloping just as quickly as you please and a spokesman stepped forward to Saint Peter and said: "Sir, I come to you as a representative of the English printing press, and we come to you because we are in difficulty. We were reading in the Bible that a good shepherd had ninety and nine sheep, and one of them was lost, and so he left the ninety and nine and went after the other one. In years gone by we had one hundred per cent. of the legal advertising in Pennsylvania, and two years ago a bill was passed which took from us one per cent. of the advertising, and having read in the Bible where the shepherd was commended for leaving the ninety and nine and going in search of the one, we came to seek your assistance." Saint Peter saw the chance of the newspapers in this and he said: "You have it all wrong on this, I think. Some years ago a mighty king of Israel, Ahab by name, had vineyards and wealth galore but there was a little piece of land that he coveted and wanted, a small vineyard that belonged to a man named Nabob, which he could not get fairly, so he raised up false witnesses to swear against the owner of this small vineyard and so he accomplished his purpose and gained it." Gentlemen, I did not realize last week when I spoke that I was striking at the great big, selfish out-stretched hands of the English press of Pennsylvania. The sponsor of this bill has suggested the foundation of the bill. The real thing it can do is to hit the little papers in favor of the big, financial newspapers. What does it do now? It prints a legal notice in a foreign newspaper. Now, can that possibly change the policy of that newspaper? We speak about Bolshevism. By taking out of that newspaper the legal advertising, can you change the policy of that paper? How can that be? You are hitting at that newspaper for the benefit of the English-speaking newspaper.

Now I understand that some expression has gone through the House that this is an administration measure. Will you bear with me a minute while I read what Governor Sproul said about these people? I am quoting from Governor Sproul's Inaugural Address. (Reading)

"Twenty per cent. of foreign immigration comes to Pennsylvania. When we entered the war, people who did not know them looked on this great body of foreign-born people as a menace. Their mistake is now apparent, for we have found in the hearts of the foreign-born an unexpected depth of patriotism, keen appreciation of the principles involved in the war and a great eagerness to take this first opportunity to prove their devotion to their adopted country. Their sons have gone in great numbers into the army and navy. They have organized among themselves and bought Liberty Bonds in surprising amounts, and in mines, mills and factory, they have worked patriotically and faithfully in war industries. As an example of patriotic work they have come throughout the Commonwealth, I may cite the fact that twenty different races organized in Philadelphia and took sixty millions of Third and Fourth Liberty Bonds. We, who are native-born, have been slow to recognize the great patriotic and industrial asset Pennsylvania has in her foreign-born people. Without them, we could not have developed our resources. They have acquired homes, their children fill our public schools, their industry, their thrift, their devotion to American principles, when properly led, unite to make them a great asset in the future of our State. We propose, during this administration, that the State of Pennsylvania shall get into closer touch with its foreign-born, that these people may realize that the State is their friend, that they are a part of it, and that it cherishes them and will protect them from those who would impose upon them or exploit them."

There is the expression of Governor Sproul, the foremost man in this Commonwealth, on a fair deal to the foreign-born citizen. Now if this were a bill that would entirely eliminate the publication of foreign language newspapers, I would say that the arguments advanced that it hits the foreign countries is correct; but it cannot change, it cannot make American the people who would otherwise be un-American by taking printing and advertisements away from foreign language newspapers which advertisements are given, under the direction of the court to these newspapers. You are hitting these people; the one shepherd you are sacrificing for the ninety-and nine. It is a business proposition of dollars and cents. I cannot let this opportunity go by without saying a word on behalf of the millions who have done their share. There are Greek newspapers, Italian newspapers and French newspapers—and let me say to you that while America was sitting by for three and half years these men, these Greeks, Italians and French were fighting our battle over here and then nobody refused to discuss patriotism, when these men, hundreds of thousands of foreign-born became citizens, even after they left our land here. No, that was discussed at that time. We did not refuse to discuss patriotism then, they were faithful enough to go forward into the jaws of Hell and now the newspapers come along and surely you will let me read what some of the newspapers have said about our men. But no, I will not take that time. Let me say that I, among twenty-one other Philadelphians, was accused of being a foreign representative in this House; that men who for reasons of their own, men who because they did not attend meetings of the committee were accused of favoring the Hun because they did not come out and express themselves on this bill. One representative, Mr. Lafferty, received a postal card—and he is only one of twenty-five of thirty-five, saying: "You are a coward; you are afraid of the foreigner. Stand your ground and vote for the Bolard bill." Let me say to you that when these men went forth to battle not to come back, they were not stamped by newspapers, they did not receive any letters saying, "If you don't do right we will work to rid you out of our organization so you never come back." There is a so-called paper in Philadelphia, a Democratic newspaper in Philadelphia—I find no fault with the Democratic party—but that Democratic paper said that twenty-two Republican representatives from the City of Philadelphia are not coming back to the House next session because they voted against the Bolard bill and this newspaper is going to see that they don't come back. Surely that is black-mailing the men of independent thought and spirit who because they do not vote for a bill that the sponsor himself says only takes a dollar out of their pocket, they are un-American. Let men say what they will and let newspapers say what they will, but let me say, I will not be stamped by newspapers or turned from my way by any threats, and if my friends don't want to send me here because I have the strength of mind and courage to vote my convictions, because they will not send me here to express without fear the sentiments of fair play and fair treatment to all, then don't send me back because I do not wish to serve in a House where men are stamped because they are called cowards or what not, or are afraid to do what they think they should do. I do not say men here are doing what they do because they are afraid, but I do say, don't let any threats swerve you from you know to be your path of duty. And I want to say that no threats or anything that the newspapers say, call me a foreigner or Hun or un-American, will stampede me or cause me to vote other than against the Bolard bill.

Mr. MARTIN. This afternoon I had the privilege of a conversation with the gentleman who has just left the floor, Mr. Golder of Philadelphia, and we could not agree on the merits of this bill, and I want to assure the gentleman at the outset that there is nothing personal in what I am saying in favor of this bill. I noticed in the public press a statement purporting to have come from Secretary Lane of the Department of the Interior. In this statement Secretary Lane said that ten per cent of the American adult population could not read or write the English language. He also, in that same statement, said that eighteen per cent of the coming citizens of this country are not attending the public schools. He also said in that same statement that ten per cent of the first two million

soldiers in this country who went to the colors could not read their orders nor understand them. Gentlemen, to me it is perfectly plain that the American nation has been somewhat slow in the teaching of the English language to the foreigners who have come to our shores. I am in favor of this bill for the reason that it does no injustice to the foreigner, and I am here to say, gentlemen, that when a citizen of a foreign country steps on a vessel in his native country and crosses three thousand miles across the water and steps down the gang plank into our country, he has a right and he is under an obligation to learn the English language just as soon as possible. The point has been made in the opposition to this bill that we could not change the policy of these foreign language newspapers. That is true, nor do we care to do that. We merely want to increase the number of them, educationally, as the years go by, so that the coming generations will be able to read practically the English language. They say we are hitting these newspapers financially. We are. That is one reason why I am going to vote for this bill. We want to hit these papers financially, because I am ready to believe that there are many of these newspapers that will go out of business in the very near future if this financial feat on which they have been sucking for the past few years shall be removed. I ask the gentleman of this House to be in favor of passing this bill.

Mr. BENNETT. Mr. Speaker, I think sufficient time has been wasted in discussing this bill and its merits and demerits, but as an individual and as a citizen of Pennsylvania, and as a member of this House, I want to say that the bill is a most peculiar one, and since it leads to a misconception of its functions, there is an element of doubt as to its righteousness. My friend, who has just sat down, says that a foreigner who steps on board a vessel in some foreign land and comes here should acquire a knowledge of the English language or education in that language. I have not the least doubt that ninety-nine per cent of the men, women and children who leave Europe are imbued with a fundamental desire to become a good American citizen, and we are not facing it from the theory of politics or advertising. We are facing a stubborn fact that remains as stubborn as a mountain. Prior to the world's war one million emigrants, practically, came from Eastern and Southern Europe; men and women who fled away from religious persecution, from despotism, from autocracy, from caste, from bureaucracy, to come to the United States, God's blessed land, to seek their chance in that opportunity that is guaranteed to the humblest son of the humblest immigrant and to the immigrant himself by the constitution of this land. I have little desire and I know this House has no time to enter into petty squabbles of advertising, legal or otherwise. If there was a bill brought up here to wipe out every foreign paper in the nation, I don't believe that Bennett of Philadelphia would stand for it; and when a bill is brought up here that is doubtful in its functions and that its sponsor is even in doubt about as to what is meant, then I say, it is not a bill that stands on its own feet. My friends, one who has just passed into the shadow, who has been laid into the silent city of the dead and has been quoted as referring to this bill, the great big strong heart, the matchless, peerless American. The great man of this nation, to whom the world has paid homage, whom we revere today, and in whose memory we bow our heads at all times, the champion of liberty, that man, Theodore Roosevelt, has been quoted here as speaking for Americanism, and I question any man from Maine to California, from the rushing waters of the north to the warm waters of the gulf, to find one man in American history who has paid such tribute to the foreign born that have come here for protection, to become assimilated with the people of this great nation and Mr. Roosevelt has said whether that man be a Swede in Wyoming, a Frenchman in Louisiana, an Italian or a Pennsylvania Dutchman, or an Irishman in New York or Massachusetts, no man has paid greater tribute to the sterling worth of millions of men, women and children who have left the old land to come here and whose sons and daughters today are the matchless citizens of this great Commonwealth and this great nation. I ask you a plain, logical question; the world's affairs are in a state of flux; the brightest minds don't know what the next forty-eight hours may bring forth. Europe is in a state of chaos, running riot with

blood. I say that unless this land prohibits emigration and checks immigration as it came here before the war five million foreigners, if you please, will come to our shores in a few years, and we must adapt ourselves to present conditions.

I ask you my friends, as sincere Americans that love America, her institutions and her guarantees, that recognize that obligation and dignity and privilege and honor of American citizenship,—because no coronet ever graced a king's crown or a queen's crown that was the equal of American citizenship—I ask you, my friends, how are you going to reach the millions that are already here, and how are you going to reach the millions that are already coming in from the reservoirs of the poverty-stricken, war-devastated, religious-persecuted, oppressed Europe, coming to our shores? And well mark you, I am not speaking of the political end; I have no brief for the foreign language newspapers—I cannot read them—I am not taking any part in the political debate. As to which paper gets the advertising, I care not—but I am speaking of something more fundamental, and from the depths of my heart, and before my Creator, I am sincere. You would take away here what I consider an American freedom—the newspaper. I consider the newspaper the bulwark of liberty in this land. I consider that the newspapers have made this land largely what it is, and I do say here that if Russia had an enlightened newspaper as we have in this land, we would not have chaos as it exists today in Europe. And, my friends, if you are going to shut out, or help directly or indirectly to shut out the legitimate foreign language newspapers—remember I say the legitimate foreign newspaper that is reaching its millions of people throughout this land—I say that you do not know what Americanism means, and if you throw out the foreigner of 40, 45 or 50, that comes to your gates, and which the United States government has done its best to put under a system to trail him, if you turn him loose without being indexed or without knowing whether he has colonized in Philadelphia, in Pittsburgh, in New York or Chicago, you are turning him loose without any influence of school, without any influence of organization, without the influence of any church. You are turning him loose for what? I will tell you. There is one institution in this land, there is one organization in this land, there is one philosophy in this land, that will reach the foreigner here, and of which there is no method of counteracting except by the foreign language newspapers. That institution is an advanced socialism the I. W. W., the Bolsheviki and the anarchist.

You citizens of this great Commonwealth, you great sons of Penn., you great children of Meade, you great men of this great empire and nation, mark you this, there is one institution that reaches the foreigner and takes him by the ear, up the back stairs and through the dark alleys and inoculates him with that poison that says, "Down with America; down with the American flag; spit on her; refuse her citizenship." I ask you, in the name of the Great God of this Commonwealth, what has been done? What has been done by the great organizations of this land, Catholic or Protestant; what has been done by any of the great fraternal societies; what has been done by any of the great churches in the last twenty-five years to help to assimilate the foreigner that is coming to our land, a foreigner to whom the very uniform of a policeman means despotism? I stand here and can quote from the very best of authorities that we have done nothing to help him. When we pass him through Ellis Island we say to him, "You are due West on the first express from Jersey City," and we know no more about him. That is the cause. What is the effect? The effect is that the federal government today is deporting men from this land, deporting them because they have been inoculated with the vim of Bolshevism, with the poison of I. W. W.-ism, with the dastardly propaganda of socialism, that will drag God out of the universe and tear down the institutions of your fathers.

My friends, I am not speaking in defense of the foreign language newspapers. Now if there is a newspaper in this land, published either in the English or a foreign language, that for one instance is not loyal to all the grand traditions of the newspaper world and to all the grand traditions of our ancestors, that is not true and sin-

cere nor in conformity with all our laws, not only to preserve them and perpetuate them and to make them the one best thing for the one hundred million of men, and the best thing for the race the world over, I say that newspaper ought to be suppressed. If there is a foreign language newspaper not in sympathy with the rights and traditions that our people have loved and do love, I say suppress it. But if you are going to speak of the foreigner with an expression of filth, I want to say to you that it is un-American. If you walk the streets of Philadelphia and Pittsburgh you would see the Polish language, the Italian language, you would see the English language and the French language, "Buy Bonds." They did it and that is Americanism, that showed their desire of American citizenship. That is why they are coming here, and that is why they are here. We, you and I, are responsible for the quality of their citizenship. We are responsible for the quality of their enlightenment, and if our forefathers, who loved and bled and suffered heartbreaks to make this country what it is, if they were to return tonight or to stand in their graves they would look with shame upon us here refusing to take the best care of the foreigners who come to our shores. The policy of the American has always been to help, the policy has always been to take care of people, liberty loving people who come here from the despotism of Europe and find a haven in this land.

There was never a time in the history of the United States when our Americanism was more in test than now. Our Governor, that fearless man, I believe to be trained by temperament, by education, by experience, by brain, by mental qualities and leadership, with that sympathetic touch of man—I believe there is no man in the United States in a better position today than is our own great Governor right here in this State to accomplish this.

He went yesterday or the day before and stood up before a pageant of foreign Americans to show them the way to love this land. When you yell "Foreigner" at them, I say you insult them. I ask you men here how many of you, speaking English, at 40, 45 or 50, thrown on the shores of Russia, I ask you how many of you could acquire the Russian language? What knowledge of the French language could you acquire? What knowledge of any other language than English could you acquire at 45 or 50? My friends, there is more in this bill than appears on the surface. I ask you as Pennsylvanians, as Americans citizens.

You come to these American citizens today and say to them "You must not publish legal notices in any but English papers." We have got to have vigorous, robust Americanism which shall not be opposed to American traditions, and not mere pettifoggery, saying that this State shall not pay one hundred dollars to a newspaper published in Jewish or Italian. That is not the true basis of ideal of Americanism. That is not the basis of the justice of Americanism, that is not the basis of the justice of our forefathers, to keep alive and purge democracy. That is not democracy, not liberty, not justice. How many who sit in this House who trace your ancestry to foreigners would be ready to say you are not Americans?

My friends, I ask you in the name of the great Penn. in the memory of every man of foreign birth who gave his life for this land to preserve and perpetuate our institutions; I ask you in the name of the great State of Pennsylvania not to disgrace yourselves. This bill is fundamentally a question of dollars and cents. In the name of the great wealth that warms our heart, in the name of the steel that drives terror into the hearts of our enemy; I ask you in the name of the great cause of education, in the name of the great newspapers everywhere; I ask you in the name of the State that contributed more native-born and foreign-born citizens to the cause of democracy; I ask you in the name of our Allies that you stand shoulder to shoulder with them, because you and I who stayed here were as truly there as those who fought and bled in Flanders; and I ask you, my friends, as citizens, as gentlemen, as colleagues in this House to vote down this bill. I ask you to vote it down in the name of this great State of Penn., and not disgrace the great founder that laid the broad principle of liberty and privilege. The great founder that made this State the greatest State of the Nation. I ask you that the great

State of Penn. will not go on record as being so narrow as to pass an act that next week will be ridiculed from the house-tops.

In this great State, along the highways, down the valley and across the mountain the foreign papers will soon be blazing forth their patriotism and asking all American citizens, of all classes, creeds and countries, to subscribe for the Fifth Liberty Loan, the Victory Loan. I ask you, my friends, without reference to how I vote myself. I come here as a representative. Whether we come here as representatives from Philadelphia, from the coal regions, or from the great Lancaster farming and cattle country, we are Pennsylvanians, Americans first and Pennsylvanians next. As representatives, let us not disgrace ourselves.

Mr. ALEXANDER. Mr. Speaker and gentlemen of the House: I hold in my hand at the present time an editorial clipped from the Philadelphia Inquirer; also a letter directed to me from the Patriotic Order of Sons of America; and also a postal card—the postal card has already been referred to by one of the gentlemen who has preceded me. If it had not been for these criticisms of the members who voted, who had the courage to vote, against this bill last Tuesday, I do not believe that I would have risen to my feet to oppose this bill; for I believe at the present time there have been enough reasons given why the members should vote it down. But when people write anonymous postal cards and make threats like the one I hold in my hand, "You are cowardly men, afraid of foreigners; vote for the Bolard bill on Tuesday;" or a letter coming from a society which should be patriotic and should be broad-minded, as Americans should be always, and criticize your action or my action, and tell you that on the following Monday when this bill is reconsidered they are going to watch your vote, and are going to send out broadcast how you voted; and when the editors of the newspapers parade their patriotism against us, and look upon us as holding office merely for the reward in dollars and cents regardless of our duty to our country; when a criticism like this comes doubtless many who have voted against the measure did so thoughtlessly. They can have no such excuse tonight. They must toe the mark.

I say we know the patriotism of the papers; it is measured by dollars and cents. And when that man was writing his editorial he forgot we had members who are working against this bill and voted against it. This House should vote this bill down unanimously without any further discussion. You do not want these papers to say that they scared you. If for no other reason, we should vote this bill down, and I challenge any editor or writer of editorials sitting pleasantly at his desk to dictate to us. I challenge them to point out a body of men with more Americanism or patriotism than the members of this House.

The question is, what is in this bill, what good will come about through it? We should not pass legislation here just for sentiment. This is not a sentimental body. We are not going to be moved, broad-minded men that you are, business men that you are, you are not going to be moved by mandarin sentiment or editorials of newspapers, hollering "patriotism" when the thing is dollars and cents to it. We need to rebuke the newspaper which waves the American flag and then threatens you what it will do if you don't vote for it. That is lack of patriotism. What good does this bill do except it be a sentimental idea at this time? What good does it do? I challenge you to point out, I challenge anybody to point out one lot of good to any American citizen in any part of the State of Pennsylvania or any part of the United States that this bill will do if passed by this House.

Now, since last Tuesday I have taken the pains to look up the different Acts of Assembly relative to advertisement. I find that ever since 1853 there was a special act passed for Union County. That simply provides that publications of a legal character may be published in two or more newspapers in the county. From that on down to 1895 there are a number of acts passed—Union County, Susquehanna County, Lycoming County, Luzerne County, Chamberland County, Clinton County, Cambria County, Allegheny County and Philadelphia County. Most of those acts, gentlemen, excepting those for Allegheny, Philadelphia and Cambria

Counties, however, do say that one of the two newspapers shall be a German newspaper. Now then, if this bill was a repealer of those Acts of Assembly which provided that one of the advertisements did not have to be in a German newspaper, I would vote for the bill. I am in favor of leaving it discretionary with the jurisdiction in which the publication is being inserted; and the most of the acts which refers to Philadelphia and Allegheny provides that outside of Philadelphia and counties of over one hundred and fifty thousand population, the advertisements may be published in a German newspaper.

Now, What is the result of this act? Why should not the courts or the bar associations be permitted to pass rules of court providing where those publications should be printed? There is nothing un-American about that. Suppose, for instance, in the City of Chester, in the county from which I come, there is a great Italian population. Suppose I loan money on a mortgage on property in that Italian population or in that Italian settlement. Suppose that Italian fails to pay me the interest or principal when it is due. I issue a scire facias on that mortgage and go into the sheriff's office and have the sale, and it is to my interest to have this sale put before the people who will bid the high dollar for that property. Why should I not have the privilege of asking the sheriff to print the advertisement in an Italian newspaper? Is it because I am an American that I cannot publish that in an Italian newspaper? And yet this bill that we are asked here to vote for says it shall not be printed in anything except the English language. Suppose on the other hand, and perhaps this strikes some of us a little closer, suppose you are appointed master in divorce. I suppose there is no man in this House wants a decree entered against another for divorce without giving the respondent due notice. Suppose that man, we will say, is in Venezuela. You cannot, as master, advertise that in a Venezuela paper where the respondent could get notice because there is nothing printed there except Spanish and that would be illegal under this act. Why should we members of this House, why should we say what paper it is printed in? People residing in the jurisdiction in which the sale or legal notice is desired to be published are better judges, know more about what is the proper notice to give to the litigants than we do, and therefore I say this House has no business,—because the litigant pays the cost, not the city, and not the county, and so we as members of this House have no business to say what paper it is printed in.

Therefore, for all these reasons I say that this is a bad bill and this House should vote it down. If you vote for it now it would look as if those threats from the newspapers and from these letters had driven you to change your vote.

Mr. BOLARD. Mr. Speaker, I would like to interrogate the gentleman from Delaware (Mr. Alexander).

The SPEAKER. Will the gentleman from Delaware (Mr. Alexander) permit himself to be interrogated?

Mr. ALEXANDER. I will, Mr. Speaker.

The SPEAKER. The gentleman from Crawford (Mr. Bolard) will proceed.

Mr. BOLARD. Mr. Speaker, I would like to ask the gentleman this question. The postal card which you just referred to, I believe you referred to as a anonymous matter, did you not?

Mr. ALEXANDER. Yes, sir, Mr. Speaker.

Mr. BOLARD. Mr. Speaker, why then was it brought up in the House if known to be anonymous, if not wanted to help your cause? It certainly would help your cause. Who did it come from?

Mr. ALEXANDER. Mr. Speaker, not having any name to it, the man not having signed his name, I cannot tell.

Mr. BOLARD. Mr. Speaker, was it not presented in the hope that it would perhaps help your cause before this House?

Mr. ALEXANDER. Mr. Speaker, I presented it to show the tactics of the people who are opposing this bill.

Mr. BOLARD. Mr. Speaker, that is all. I submit, gentlemen of the House, that there is nothing before us to show that that was not put in by the opposition to this bill, and the fact that it has been presented by two opponents of this bill is the best evidence that the postal card is a thing that has been set up by the opponents of this bill to make you think that I am the citizen or someone working with me that sent it out as a piece of blackmail.

But it is not so. The only time that it got before the House is when it was brought out by two of the opponents of this bill.

Mr. RAMSEY. Mr. Speaker, it is not my desire to cut off debate on this matter, but I think we are all here and all ready to vote, and I therefore move the previous question.

The SPEAKER. I think all have spoken who desires to speak, and we will proceed with the roll call.

On the question recurring.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—116.

Allum,	Dewey,	Magill,	Shaffer,
Barnhart,	Diehm,	Mallery,	Shellenberger,
Bechtold,	Dithrich,	Marshall,	Sinclair,
Bell,	Ehrhardt,	Martin,	Smith, E. R.,
Benchoff,	Finney,	McCurdy,	Snowden,
Bidelspacher,	Fitzgibbon,	McGeary,	Snyder,
Bigler,	Flynn,	McIntyre,	Sprows,
Blanch,	Foster,	McKim,	Stark,
Boland,	Fox, A. R. B.,	McVicar,	Stadler,
Bower,	Fox, I. M.,	Miller,	Stevenson,
Bowman,	Gans,	Miller, A. D.,	Stott,
Prady,	Goodnough,	Miller, D. I.,	Sweitzer,
Brendle,	Graham,	Miller, D. D.,	Todd,
Brooks,	Griest,	Millar,	Ullsh,
Bucher,	Griffith,	Millin,	Vickerman,
Campbell,	Haines,	Nearby,	Walker, G. T.,
Catlin,	Hamilton, W. J.,	Norton,	Walker, J. A.,
Clutton,	Harer,	Palmer,	Wallace, R. L.,
Goldsmith,	Heffernan,	Perry,	West,
Comer,	Hess,	Phillips,	Whiteman,
Corbin,	Hickernell,	Pidgeon,	Williams,
Crum,	Huntington,	Pike,	Willson,
Curran,	Ingham,	Quigley,	Woner,
Curry, A. E.,	Jennings,	Ramsey,	Wood,
Davis, D. F.,	Kennedy,	Reber, C. A.,	Woodruff,
Davis, J. T.,	Kinsman,	Reber, H. F.,	Zanders,
Davis, W.,	Kooser,	Ringle,	Zimmerman,
Dawson,	Krause, W.,	Rinn,	Spangler,
Day,	Kunkle,	Sarig,	Speaker.
	Lanius,		

NAYS—63.

Alexander,	Drinkhouse,	Krugh,	Borke,
Aron,	Dunn,	Lafferty,	Rothenberger,
Baldi,	Ephraim,	Lauler,	Ruddy,
Bennett,	Evans, J. T.,	Levis,	Schaeffer,
Benninger,	Fowler,	MacCallum,	Scott,
Brislin,	Franklin,	Mangan,	Showalter
Clematis,	Geary,	Marcus,	Shunk,
Colville,	Glass,	Mehring,	Simpson,
Conner,	Goehring,	Michel,	Sowers,
Cox,	Golder,	Milner,	Steedle,
Crawford,	Heyburn,	Murphy,	Sterling,
Crockett,	Hoffman,	North,	Wagner,
Curry, R.,	Hollingsworth,	Patterson,	Wallace, W. T.,
Di Lemmo,	Hutchison,	Powell,	Wells,
Dilheimer,	Jones,	Rhoads,	Wettach,
Donneley,	Kantner,	Robertson,	Willert,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

MOTION AUTHORIZING SPEAKER TO APPOINT A COMMITTEE TO ATTEND FUNERAL OF THE LATE SENATOR STERLING R. CATLIN.

Mr. POWELL asked and received unanimous consent to offer the following motion which was twice read, considered and agreed to.

Moved by Mr. Powell of Luzerne, seconded by Mr. Dawson of Lackawanna, that the Speaker of the House of Representatives be authorized to appoint a committee of twenty-five members of the House to attend the funeral of the late Senator from Luzerne, Hon. Sterling R. Catlin, to be held at Wilkes-Barre, Pa., Wednesday, March 26, 1919.

MOTION TO RECOMMIT BILL.

Mr. ROBERT L. WALLACE offered the following motion:

Moved by Mr. Robert L. Wallace, seconded by Mr. Showalter, that House Bill No. 949, file folio 1699, entitled

An Act to amend and to repeal certain sections of an act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An Act providing for the incorporation regu-

lation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing, consolidating and extending existing laws in relation thereto"

on page 14 of today's calendar, bills on second reading, be recommitted to the Committee on Municipal Corporations for the purpose of a public hearing.

On the question,

Will the House agree to the motion?

Mr. WILLSON. Mr. Speaker and members of the House: I object to this bill being recommitted. It is simple and plain and everyone in the House understands it, and I do not see why the gentleman from Lawrence asks that the bill be recommitted. I would like to know on what grounds he asks to have it recommitted for a hearing.

The SPEAKER. Does the gentleman object to the consideration of the motion at this time?

Mr. WILLSON. Mr. Speaker, I do.

The SPEAKER. The Chair has to rule that the gentleman from Allegheny is entirely in order. The order of business on motions to recommit have been passed. The only way the gentleman from Lawrence could have the motion considered at this time is by unanimous consent, and unanimous consent has been refused.

Mr. ROBERT L. WALLACE. Mr. Speaker, I thought we were still on that order of business. I withdraw the motion for the present.

BILLS ON FIRST READING.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 835, entitled

A Supplement to an act approved the second day of May one thousand eight hundred and ninety-nine (Pamphlet Laws one hundred and eighty-four) entitled "An Act to provide revenue by imposing a mercantile license tax on venders of or dealers in goods wares and merchandise and providing for the collection of said tax" provided for the appointment of and the fixing of salaries of mercantile appraisers in certain counties and providing for the disposition of moneys collected as fees for mercantile appraisers

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 911, entitled

An Act relating to attorneys' or solicitors' fees for filing municipal liens in boroughs and townships of the first class

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 55, entitled

An Act to repeal the act approved the fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws six hundred and sixty-six) entitled "An Act relating to tax assessment returns in certain counties"

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 925, entitled

An Act to amend an act approved the sixth day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and forty-seven) entitled "An Act requiring all counties cities boroughs townships school districts and other municipalities and incorporated districts to sell any bonds or other securities issued by them to the highest responsible bidder after due public notice" regulating the publication of such notices and the manner of receiving opening and announcing bids and providing that securities sold in violation of the act shall be void

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 927, entitled

An Act to amend section two thousand six hundred and twenty-four of an act approved the eighteenth day of May one

thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 281, entitled

An Act to amend sections one two and three of the act entitled "An Act regulating the business of loaning money in sums of three hundred (\$300) dollars or less either with or without security to individuals pressed by lack of funds to meet immediate necessities fixing the rate of interest and charges therefor requiring the licensing of lenders and prescribing penalties for the violation of this act"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON FINAL PASSAGE.

Agreeably to order.

The House proceeded to the consideration on final passage of House Bill No. 131, as follows:

An Act to amend the second section as amended of an act entitled "A supplement to the twenty-fourth section of an act entitled 'An Act to provide revenue by taxation approved the seventh day of June one thousand eight hundred and seventy-nine' approved the first day of June one thousand eight hundred and eighty-nine amending the twenty-fourth section by providing for the payment by the State Treasurer of one-half of the two per centum tax on premiums paid by foreign fire insurance companies to the treasurers of the several cities and boroughs within this Commonwealth" approved the twenty-eighth day of June one thousand eight hundred and ninety-five amending the same to provide for the payment of the net proceeds of the entire two per centum tax for the purpose indicated in the original act and including townships among the distributees

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of the act of June twenty-eighth one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and eight) entitled "A supplement to the twenty-fourth section of an act entitled 'An Act to provide revenue by taxation approved revenue by taxation approved the seventh day of June one thousand eight hundred and seventy-nine' approved the first day of June one thousand eight hundred and eighty-nine amending the twenty-fourth section by providing for the payment by the State Treasurer of one-half of the two per centum tax on premiums paid by foreign fire insurance companies to the treasurers of the several cities and boroughs within this Commonwealth" which as amended by an act approved the twentieth day of April one thousand nine hundred and five (Pamphlet Laws two hundred and twenty-nine) entitled "An Act amending section two of an act entitled 'A supplement to the twenty-fourth section of an act entitled 'A further supplement to an act to provide revenue by taxation approved the seventh day of June one thousand eight hundred and seventy-nine' approved the first day of June one thousand eight hundred and eighty-nine amending the twenty-fourth section by providing for the payment of the State Treasurer of one-half of the two per centum tax on premiums paid by foreign fire insurance companies to the treasurers of the several cities and boroughs within this Commonwealth' approved the twenty-eighth day of June one thousand eight hundred and ninety-five providing for the extension of the provisions of this act to townships of the first class" reads as follows

"Section 2 On and after the first day of January one thousand nine hundred and six and annually thereafter there shall be paid by the State Treasurer to the treasurers of the several cities boroughs and townships of the first class within this Commonwealth one-half of the net amount received from the two per centum tax paid upon premiums by foreign fire insurance companies. The amount to be paid to each of the treasurers of the several cities boroughs and townships of the first class shall be based upon the return of the said two per centum tax upon premiums received from foreign fire insurance companies doing business within the said cities boroughs and townships of the first class as is shown by the Insurance Commissioner's report Warrants for the above purpose shall be drawn by the Auditor General payable to the treasurers of the several cities boroughs and townships of the first class in accordance with this act whenever there are sufficient funds in the State Treasury to pay the same is amended to read as follows

Section 2 On and after the first day of January one thousand nine hundred and nineteen and annually thereafter there shall be paid by the State Treasurer to the treasurers of the several cities townships and boroughs within the Commonwealth the entire net amount received from the two per centum tax paid upon premiums by foreign fire insurance companies The

amount to be paid to each of the treasurers of the several cities townships and boroughs shall be based upon the return of said two per centum tax upon premiums received from foreign fire insurance companies doing business within the said cities townships and boroughs as shown by the Insurance Commissioner's report Warrants for the above purposes shall be drawn by the Auditor General payable to the treasurers of the several cities townships and boroughs in accordance with this act whenever there are sufficient funds in the State Treasury to pay the same

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Dilsheimer,	Krugh,	Rothenberger,
Allum,	Dittrich,	Kunkle,	Ruddy,
Aron,	Donneley,	Lafferty,	Sarig,
Baldi,	Drinkhouse,	Lanius,	Schaeffer,
Baldrige,	Dunn,	Lauler,	Scott,
Barnhart,	Ehrhardt,	Levis,	Shaffer,
Bechtold,	Ephraim,	MacCallum,	Shellenberger,
Beckley,	Evans, J. T.,	Magill,	Showalter,
Bell,	Evans, S. J.,	Mallery,	Shunk,
Benchoff,	Finney,	Mangan,	Simpson,
Bennett,	Fitzgibbon,	Marcus,	Sinclair,
Benninger,	Flynn,	Marshall,	Smith, E. R.,
Bidelspacher,	Foster,	Martin,	Smith, F. L.,
Bigler,	Fowler,	McCaig,	Snowden,
Blank,	Fox, A. R.,	McCurdy,	Snyder,
Belard,	Fox, I. M.,	McCurry,	Softel,
Bower,	Franklin,	McIntyre,	Sowers,
Bowman,	Gans,	McKim,	Spowls,
Brady,	Geary,	McVicar,	Stadtlander,
Brandle,	Glass,	Mehring,	Stark,
Brislin,	Goehring,	Michel,	Statler,
Brooks,	Golder,	Millar,	Steadle,
Bucher,	Goodnough,	Miller, A. D.,	Sterling,
Campbell,	Graham,	Miller, C. G.,	Stevenson,
Catlin,	Griest,	Miller, D. I.,	Sullivan,
Clements,	Griffith,	Miller, D. D.,	Sweitzer,
Clutton,	Haines,	Millin,	Todd,
Cloodsmith,	Hamilton, J.,	Miller,	U'ish,
Colville,	Hamilton, W. J.,	Morgan,	Vickerman,
Comer,	Hampson,	Murphy,	Wagner,
Conner,	Harer,	Nearby,	Walker, G. T.,
Cook,	Harvey,	North,	Walker, J. A.,
Corbin,	Heffernan,	Norton,	Wallace, R. L.,
Cox,	Hess,	Palmer,	Wallace, W. T.
Crawford,	Heyburn,	Patterson,	Wells,
Crockett,	Hickernell,	Perry,	West,
Crum,	Hoffman,	Phillips,	Wettach,
Curran,	Hollingsworth,	Pidgeon,	Whiteman,
Curry, A. E.,	Hough,	Pike,	Willert,
Curry, R.,	Huntington,	Powell,	Williams,
Davis, D. F.,	Hutchison,	Quigley,	Wilson,
Davis, J. T.,	Ingham,	Ramsay,	Woner,
Davis, W.,	Jennings,	Reber, C. A.,	Wood,
Dawson,	Jones,	Reber, H. F.,	Woodruff,
Day,	Kantner,	Rhoads,	Wynne,
Dewey,	Kennedy,	Ringler,	Zanders,
Diehm,	Kinsman,	Rinn,	Zimmerman,
Di Lenimo,	Kooser,	S. Robertson,	Spangler,
	Krause, T.,	Rorke,	Speaker.
	Krause, W.,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 659, entitled

An Act making an appropriation for the payment of compensation outstanding and due and to become due to injured employees in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May thirty-first one thousand nine hundred and nineteen

And said bill having been read at length the third time,
and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—202.

Alexander,	Dilsheimer,	Krause, W.,	Rothenberger,
Allum,	Dittrich,	Krugh,	Ruddy,
Aron,	Donneley,	Kunkle,	Sarig,
Baldi,	Drinkhouse,	Lafferty,	Schaeffer,
Baldrige,	Dunn,	Lanius,	Scott,
Barnhart,	Ehrhardt,	Lauler,	Shaffer,

Bechtold,	Ephraim,	Levis,	Shellenberger,	Collier,	Hampson,	Milner,	Vickerman,
Beckley,	Evans, J. T.,	MacCallum,	Showalter,	Colville,	Harer,	Morgan,	Wagner,
Bell,	Evans, S. J.,	Magill,	Shunk,	Comer,	Harvey,	Murphy,	Walker, G. T.,
Benchoff,	Finnay,	Mallery,	Simpson,	Conner,	Heffernan,	Neary,	Walker, J. A.,
Bennett,	Fitzgibbon,	Mangan,	Sinclair,	Corbin,	Helt,	North,	Wallace, R. L.,
Benninger,	Flynn,	Marcus,	Smith, E. R.,	Cox,	Hess,	Norton,	Wallace, W. T.,
Bidelspacher,	Foster,	Marshall,	Smith, F. L.,	Crawford,	Heyburn,	Palmer,	Wells,
Bigler,	Fowler,	Martin,	Snowden,	Crockett,	Hickernell,	Patterson,	West,
Blanck,	Fox, A. R. B.,	McCaig,	Snyder,	Crum,	Hoffman,	Perry,	Wettach,
Bolard,	Fox, I. M.,	McCurdy,	Soffel,	Curran,	Hollingsworth,	Phillips,	Whiteman,
Bower,	Franklin,	McGeary,	Sowers,	Curry, A. E.,	Hough,	Pidgeon,	Willert,
Bowman,	Gans,	McIntyre,	Sowis,	Curry, R.,	Huntington,	Pike,	Williams,
Brady,	Geary,	McKim,	Statlander,	Davis, D. F.,	Hutchison,	Powell,	Willson,
Brendle,	Glass,	McVicar,	Stark,	Davis, J. T.,	Ingham,	Quigley,	Woner,
Brislin,	Goehring,	Mehring,	Statler,	Davis, W.,	Jennings,	Ramsey,	Woodruff,
Brooks,	Golder,	Michel,	Steedle,	Dawson,	Jones,	Reber, C. A.,	Wood,
Bucher,	Goodnough,	Miller,	Sterling,	Day,	Kantner,	Reber, H. F.,	Wynne,
Bungard,	Graham,	Miller, A. D.,	Stevenson,	Dewey,	Kennedy,	Rhoads,	Zanders,
Campbell,	Griest,	Miller, C. G.,	Stott,	Diehm,	Kinsman,	Ringler,	Zimmerman,
Catlin,	Griffith,	Miller, D. I.,	Sullivan,	Di Lemmo,	Kooser,	Rinn,	Spangler,
Clements,	Haines,	Miller, D. D.,	Sweitzer,		Krause, T. S.,	Robertson,	Speaker,
Clutton,	Haldeman,	Millin,	Todd,				
Coldsmith,	Hamilton, J.,	Milner,	Uish,				
Collier,	Hamilton, W. J.,	Morgan,	Vickerman,				
Colville,	Hampson,	Murphy,	Wagner,				
Comer,	Harer,	Neary,	Walker, G. T.,				
Conner,	Harvey,	North,	Walker, J. A.,				
Cock,	Heffernan,	Norton,	Wallace, R. L.,				
Corbin,	Helt,	Palmer,	Wallace, W. T.,				
Cox,	Hess,	Patterson,	Wells,				
Crawford,	Heyburn,	Perry,	West,				
Crockett,	Hickernell,	Phillips,	Wettach,				
Crum,	Hoffman,	Pidgeon,	Whiteman,				
Curran,	Hollingsworth,	Pike,	Willert,				
Curry, A. E.,	Hough,	Powell,	Williams,				
Curry, R.,	Huntington,	Quigley,	Willson,				
Davis, D. F.,	Hutchison,	Ramsey,	Woner,				
Davis, J. T.,	Ingham,	Reber, C. A.,	Wood,				
Davis, W.,	Jennings,	Reber, H. F.,	Woodruff,				
Dawson,	Jones,	Rhoads,	Wynne,				
Day,	Kantner,	Rinn,	Zanders,				
Dewey,	Kennedy,	Robertson,	Zimmerman,				
Diehm,	Kinsman,	Rorke,	Speaker,				
Di Lemmo,	Kooser,						
	Krause, T. S.,						

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 859 (Senate Bill No. 118), entitled

An Act making an appropriation to the Commissioners of Valley Forge Park

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—202.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 814, entitled

An Act to amend section three of an act approved the twenty-seventh day of April one thousand nine hundred and nine (Pamphlet Laws two hundred and eight) entitled "An Act to create a Legislative Reference Bureau in the Pennsylvania State Library authorizing the appointment of a Reference Director and subordinate officers defining their duties and fixing their compensation" as amended

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—192.

Alexander,	Dilsheimer,	Krause, W.,	Rorke,	Alexander,	Dilsheimer,	Krause, W.,	Rorke,
Allum,	Dithrich,	Krugh,	Rothemberger,	Allum,	Dithrich,	Krugh,	Ruddy,
Aron,	Donneley,	Kunkle,	Ruddy,	Aron,	Donneley,	Kunkle,	Sarig,
Baldi,	Drinkhouse,	Lafferty,	Sarig,	Baldi,	Drinkhouse,	Lafferty,	Schaeffer,
Baldrige,	Dunn,	Lanius,	Scott,	Baldrige,	Dunn,	Lanius,	Scott,
Barnhart,	Ehrhardt,	Lauler,	Shaffer,	Barnhart,	Ehrhardt,	Lauler,	Shellenberger,
Bechtold,	Ephraim,	Levis,	Shellenberger,	Bechtold,	Ephraim,	Levis,	Showalter,
Beckley,	Evans, J. T.,	MacCallum,	Shunk,	Beckley,	Evans, J. T.,	MacCallum,	Simpson,
Bell,	Evans, S. J.,	Magill,	Showalter,	Bell,	Evans, S. J.,	Magill,	Sinclair,
Benchoff,	Finnay,	Mallery,	Shunk,	Benchoff,	Finnay,	Mallery,	Smith, E. R.,
Bennett,	Fitzgibbon,	Mangan,	Simpson,	Bennett,	Fitzgibbon,	Mangan,	Smith, F. L.,
Benninger,	Flynn,	Marcus,	Sinclair,	Benninger,	Flynn,	Marcus,	Snowden,
Bidelspacher,	Foster,	Marshall,	Smith, E. R.,	Bidelspacher,	Foster,	Marshall,	Snyder,
Bigler,	Fowler,	Martin,	Smith, F. L.,	Bigler,	Fowler,	Martin,	Soffel,
Blanck,	Fox, A. R. B.,	McCaig,	Snowden,	Blanck,	Fox, A. R. B.,	McCaig,	Sowers,
Bolard,	Fox, I. M.,	McCurdy,	Snyder,	Bolard,	Fox, I. M.,	McCurdy,	Sowis,
Bower,	Franklin,	McGeary,	Statlander,	Bower,	Franklin,	McGeary,	Statler,
Bowman,	Gans,	McIntyre,	Steedle,	Bowman,	Gans,	McIntyre,	Sterling,
Brady,	Geary,	McKim,	Sterling,	Brady,	Geary,	McKim,	Stevenson,
Brendle,	Glass,	McVicar,	Stott,	Brendle,	Glass,	McVicar,	Sullivan,
Brislin,	Goehring,	Mehring,	Sweitzer,	Brislin,	Goehring,	Mehring,	Todd,
Brooks,	Golder,	Michel,	Uish,	Brooks,	Golder,	Michel,	Vickerman,
Bucher,	Goodnough,	Miller,	Vickerman,	Bucher,	Goodnough,	Miller,	Wagner,
Bungard,	Graham,	Miller, A. D.,	Walker, G. T.,	Bungard,	Graham,	Miller, A. D.,	Walker, J. A.,
Campbell,	Griest,	Miller, C. G.,	Wallace, R. L.,	Campbell,	Griest,	Miller, C. G.,	Wallace, W. T.,
Catlin,	Griffith,	Miller, D. I.,	Wells,	Catlin,	Griffith,	Miller, D. I.,	West,
Clements,	Haines,	Miller, D. D.,	Wettach,	Clements,	Haines,	Miller, D. D.,	Whiteman,
Clutton,	Haldeman,	Millin,	Willert,	Clutton,	Haldeman,	Millin,	Williams,
Coldsmith,	Hamilton, J.,	Milner,	Willson,	Coldsmith,	Hamilton, J.,	Milner,	Woner,
Collier,	Hamilton, W. J.,	Morgan,	Wood,	Collier,	Hamilton, W. J.,	Morgan,	Woodruff,
Colville,	Hampson,	Murphy,	Zanders,	Colville,	Hampson,	Murphy,	Zimmerman,
Comer,	Harer,	Neary,	Spangler,	Comer,	Harer,	Neary,	Speaker,
Conner,	Harvey,	North,		Conner,	Harvey,	North,	
Cook,	Heffernan,	Norton,		Cook,	Heffernan,	Norton,	
Corbin,	Helt,	Palmer,		Corbin,	Helt,	Palmer,	
Cox,	Hess,	Patterson,		Cox,	Hess,	Patterson,	
Crawford,	Heyburn,	Perry,		Crawford,	Heyburn,	Perry,	
Crockett,	Hickernell,	Phillips,		Crockett,	Hickernell,	Phillips,	
Crum,	Hoffman,	Pidgeon,		Crum,	Hoffman,	Pidgeon,	
Curran,	Hollingsworth,	Pike,		Curran,	Hollingsworth,	Pike,	
Curry, A. E.,	Hough,	Powell,		Curry, A. E.,	Hough,	Powell,	
Curry, R.,	Huntington,	Quigley,		Curry, R.,	Huntington,	Quigley,	
Davis, D. F.,	Hutchison,	Ramsey,		Davis, D. F.,	Hutchison,	Ramsey,	
Davis, J. T.,	Ingham,	Reber, C. A.,		Davis, J. T.,	Ingham,	Reber, C. A.,	
Davis, W.,	Jennings,	Reber, H. F.,		Davis, W.,	Jennings,	Reber, H. F.,	
Dawson,	Jones,	Rhoads,		Dawson,	Jones,	Rhoads,	
Day,	Kantner,	Rinn,		Day,	Kantner,	Rinn,	
Dewey,	Kennedy,	Robertson,		Dewey,	Kennedy,	Robertson,	
Diehm,	Kinsman,	Rorke,		Diehm,	Kinsman,	Rorke,	
Di Lemmo,	Kooser,			Di Lemmo,	Kooser,		
	Krause, T. S.,				Krause, T. S.,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk return the same to the Senate with information that the House has passed it without amendment

BILLS ON SECOND READING.

The SPEAKER. It there is no objection, the Chair will take up bills on second reading, on page 6 of today's calendar.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 849, entitled

An Act an act to fix the salaries of the clerks of the State Department in the office of the county treasurer of any county of this Commonwealth having a population of one million or over

The first and second sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the first day of June one thousand nine hundred and nineteen the salaries and compensation of the clerks of the State Department in the office of the county treasurer of any county of the Commonwealth having a population of one million or over shall be as follows executive clerk three thousand (\$3,000) dollars per annum State clerk three thousand (\$3,000) dollars per annum first assistant clerk twenty-five hundred (\$2,500) dollars per annum seven assistant State clerks two thousand (\$2,000) dollars each per annum

Such salaries and compensation to be paid semi-monthly according to existing laws

Section 2 All laws or parts of laws inconsistent herewith are hereby repealed

The title was read as follows:

An Act to fix the salaries of the clerks of the State Department in the office of the county treasurer of any county of this Commonwealth having a population of one million or over

On the question,

Will the House agree to the title?

Mr. NEARY. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title, page 1, line 1, by striking out the words "An Act" at beginning of line.

On the question.

Will the House agree to the amendment.

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 637, entitled

An Act to amend sections one thousand one hundred and twenty-one and one thousand one hundred and thirty of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provision by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand one hundred and twenty-one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the

Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

Section 1121 The annual salary of each county superintendent elected or appointed under the provisions of this act shall be paid by the State from appropriations made for this purpose or from the appropriations for the public schools and shall be fifteen dollars (\$15.00) for each of the first one hundred schools within his jurisdiction at the time of his election and five dollars (\$5.00) for each such additional school Provided that the salary of a county superintendent shall not be less than fifteen hundred dollars (\$1,500.00) per annum or more than two thousand dollars (\$2,000.00) per annum but a convention of school directors assembled for the purpose of electing a county superintendent may vote him a salary greater than the amount he would receive by this act such increase to be paid in all cases out of the school fund apportioned to the school districts over which such county superintendent has supervision before the same is distributed The salaries of county superintendents shall be paid quarterly Provided that the provisions of this act relating to the amount and the manner of determining the salaries of county superintendents shall not take effect before the first Monday of June one thousand nine hundred and fourteen (1914)" is hereby amended to read as follows

Section 1121 The annual salary of each county superintendent elected or appointed under the provisions of this act shall be paid by the State from appropriations made for this purpose or from the appropriations for the public schools and shall be fifteen dollars (\$15.00) for each of the first one hundred schools within his jurisdiction at the time of his election and five dollars (\$5.00) for each such additional school Provided That the salary of a county superintendent shall not be less than fifteen hundred dollars (\$1,500.00) per annum or more than two thousand dollars (\$2,000.00) per annum but a convention of school directors assembled for the purpose of electing a county superintendent may vote him a salary greater than the amount he would receive by this act such increase to be paid in all cases out of the school fund apportioned to the school districts over which such county superintendent has supervision before the same is distributed The salaries of county superintendents shall be paid quarterly Provided That the provisions of this act relating to the amount and the manner of determining the salaries of county superintendents shall not take effect before the first Monday of June one thousand nine hundred and fourteen (1914)

In addition to the said salary each county superintendent shall receive annually the sum of five hundred dollars to be paid by the State as above provided for use as traveling expenses Such additional sum shall be payable annually in ten monthly installments beginning with the first day of September

On the question.

Will the House agree to the section?

Mr. BECHTOLD. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 2, line 9, by inserting after the word "which" the following: "as amended by an act approved the sixth day of July, one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and thirty-seven), entitled "An Act to amend section eleven hundred and twenty-one of an act, approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local or any parts thereof, that are or may be inconsistent therewith," as amended."

Amend section 1, page 2, line 16, by striking out the word "five" and figure "\$5.00" and inserting in lieu thereof respectively the word "ten" and the figure "\$10.00)."

Amend section 1, page 2, lines 18 and 19, by striking out the words "fifteen hundred" and the figures "(\$1,500.00)" and inserting in lieu thereof respectively the words "two thousand and the figures (\$2,000.00)."

Amend section 1, page 2, line 19, by striking out the word "or" and inserting in lieu thereof "nor."

Amend section 1, page 2, lines 19 and 20, by striking out the words "two thousand" and the figures "(\$2,000.00)" and inserting in lieu thereof respectively the words "two thousand five hundred and the figures (\$2,500.00)."

Amend section 1, page 2, line 28, by striking out the word "quarterly" and inserting in lieu thereof "monthly."

Amend section 1, pages 2, and 3, beginning on line 28, page 3, by striking out the following: "Provided that the provisions of this act relating to the amount and the manner of determining the salaries of county superintendents shall not take effect before the first Monday of June one thousand nine hundred and fourteen (1914)."

On the question.

Will the House agree to the amendments?

They were agreed to.
On the question,
Will the House agree to the section as amended?
It was agreed to.

The second section was read as follows:

Section 2 That section one thousand one hundred and thirty of said act which read as follows

"Section 1130 The minimum salary of each assistant county superintendent shall be twelve hundred dollars (\$1,200.00) per year which shall be paid out of the State appropriation for public schools in such payments and manner as the county superintendents are paid. The salaries of additional assistant county superintendents whose appointments may be authorized as herein provided shall be fixed by the convention of school directors which provides for their appointment and together with any additional salary granted by said convention to any required assistant county superintendent shall be paid from the school appropriation apportioned among the several school districts under the supervision of the county superintendent before the same is distributed. The salaries of assistant county superintendent shall be paid quarterly" is hereby amended to read as follows

Section 1130 The minimum salary of each assistant county superintendent shall be twelve hundred dollars (\$1,200.00) per year which shall be paid out of the State appropriation for public schools in such payments and manner as the county superintendents are paid. The salaries of additional assistant county superintendents whose appointments may be authorized as herein provided shall be fixed by the convention of school directors which provides for their appointment and together with any additional salary granted by said convention to any required assistant county superintendent shall be paid from the school appropriation apportioned among the several school districts under the supervision of the county superintendent before the same is distributed. The salaries of assistant county superintendents shall be paid quarterly

In addition to the said salary each assistant county superintendent shall receive annually the sum of five hundred dollars to be paid by the State as above provided for use as traveling expenses. Such additional sum shall be payable annually in ten monthly installments beginning with the first day of September

On the question,

Will the House agree to the section?

Mr. BECHTOLD. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 2, page 4, line 6, by inserting after the word "which" the following: "as amended by an act approved the sixth day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred thirty-five), entitled 'An Act to amend section eleven hundred and thirty of an act approved the eighteenth day of May, one thousand nine hundred eleven (Pamphlet Laws three hundred and nine), entitled 'An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith'"

Amend section 2, page 4, lines 8 and 9, by striking out the word "twelve" and the figures "\$1,200.00" and inserting in lieu thereof respectively the word "eighteen" and the figures "\$1,800.00"

Amend section 2, page 4, line 21, by striking out the word "quarterly" and inserting in lieu thereof "monthly."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read as follows:

An Act to amend sections one thousand one hundred and twenty-one and one thousand one hundred and thirty of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

On the question,

Will the House agree to the title?

Mr. BECHTOLD. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title, page 1, line 13, by inserting after the word "therewith" the words "as amended."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 883, as follows:

An Act to amend section twelve hundred and six of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section twelve hundred and six of the act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

Section 1206 When a board of school directors is compelled to close any school or schools on account of contagious disease the destruction or damage of the school building by fire or other causes unless otherwise provided in their contracts of employment the school district shall be liable for the salaries of the teachers of said school or schools for the terms for which they were engaged" is hereby amended to read as follows

"Section 1206 When a board of school directors is compelled to close any school or schools on account of contagious disease the destruction or damage of the school building by fire or other causes the school district shall be liable for the salaries of the teachers of said school or schools for the terms for which they were engaged. Whenever a teacher is prevented from following his or her occupation as a teacher during any period of the school term for any of the reasons in this section specified the school district shall be liable for the salary of such teacher for such period at the rate of compensation stipulated in the contract between the district and the teacher in addition to the time actually occupied in teaching by such teacher

All contracts with teachers shall hereafter contain a covenant providing for their payment in cases arising under the circumstances described in this section and at the same rate as is specified for the time actually engaged in teaching

Payments of salaries heretofore or hereafter made for the school year ending June thirtieth one thousand nine hundred nineteen or any portion thereof in conformity with the provisions of this act are hereby declared to be valid and effectual in law and binding upon the school district

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 906, as follows:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general

special or local or any parts thereof that are or may be inconsistent therewith."

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" is hereby amended by adding the following section

Section 1205 A The salary of any teacher in any of the school districts of the Commonwealth may be increased at any time during the year for which such teacher is employed whenever the board of school directors of the district deems it necessary or advisable to do so Whenever such increase is determined upon by the action of the school board by mutual consent of the parties the contract existing between them may be cancelled Thereupon a new contract shall be entered into between the parties The new contract shall contain no changes from the original contract except in the matter of salary unless expressly agreed upon between the contracting parties

Any increases of salary heretofore granted and paid by any school board during the school year shall be as valid and binding upon the school district as if made after the passage of this act notwithstanding that the original contract was not cancelled or a new contract entered into

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 687, as follows:

An Act to amend section four of an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and eighteen) entitled "An Act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done by dogs and payment thereof by the proper county to the owners of livestock and poultry and of damages to licensed dogs imposing powers and duties on certain State county city borough town and township officers and employees and on city councils of cities of the first and second class and providing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section four of an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and eighteen) entitled "An Act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done by dogs and payment thereof by the proper county to the owners of livestock and poultry and of damages to licensed dogs imposing powers and duties on certain State county city and borough town and township officers and employees and on city councils of cities of the first and second class and providing penalties which reads as follows

"Section 4 On or before the fifteenth day of January one thousand nine hundred and eighteen and on or before the fifteenth day of January of each year thereafter the owner of any dog six months old or over shall apply to the county treasurer either orally or in writing for a license for each dog owned or kept by him Such application shall state the breed sex age color and markings of such dog and the name and address of the last previous owner and shall be accompanied by a fee of not less than one dollar nor more than two dollars for each male dog and each spayed female dog and by a fee of not less than two dollars nor more than four dollars for each unspayed female dog The license fee shall be determined by the commissioners of the several counties of the State and shall be the only license or tax required for the ownership or keeping of said dog or dogs" is hereby amended to read as follows

Section 4 On or before the fifteenth day of January one thousand nine hundred and eighteen and on or before the fifteenth day of January of each year thereafter the owner of any dog six months old or over shall apply to the county treasurer either orally or in writing for a license for each such dog owned or kept by him Such application shall state the breed sex age color and markings of such dog and the name and address of the last previous owner and for one dog owned by a family regardless of sex shall be accompanied by

a fee of twenty-five cents and all over such one dog shall be accompanied by a fee of not less than one dollar nor more than two dollars for each male dog and each spayed female dog and by a fee of not less than two dollars nor more than four dollars for each unspayed female dog The license fee shall be determined by the commissioners of the several counties of the State and shall be the only license or tax required for the ownership or keeping of said dog or dogs

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 786, as follows:

An Act authorizing the Department of Fisheries to purchase certain land near the Wayne County Fish Hatchery

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Department of Fisheries of the Commonwealth of Pennsylvania is hereby authorized to purchase for the use and development of the Wayne County Fish Hatchery eighteen acres more or less of good tillable soil lying south of said hatchery title to which is now vested in Nathan R. Buller Commissioner of Fisheries and which was purchased by the said Nathan R. Buller some years ago for the protection of the Commonwealth

Section 2 The purchase price to be paid for said land by the Department of Fisheries shall be taken from funds appropriated to said Department for such purposes and shall not exceed the original price paid for said land by the said Nathan R. Buller together with the actual cost of any improvements taxes and interest on the original investment

Section 3 Before the Department of Fisheries shall purchase said land the Attorney General of the Commonwealth shall approve the title thereto Title to said land shall be taken by the Department of Fisheries for the use of the Commonwealth

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 942, entitled

An Act to amend section one of an act approved the twenty-fifth day of May one thousand nine hundred and seven (Pamphlet Laws two hundred and thirty-one) entitled "An Act authorizing the Board of Public Charities to appoint two assistant general agents and prescribing their duties" as amended by fixing the salaries of such assistant general agents

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the twenty-fifth day of May one thousand nine hundred and seven (Pamphlet Laws two hundred and thirty-one) entitled "An act authorizing the Board of Public Charities to appoint two assistant general agents and prescribing their duties" which as amended by an act approved the twenty-ninth day of April one thousand nine hundred and fifteen (Pamphlet Laws two hundred and three) entitled "An Act amending the first section of an act approved the twenty-fifth day of May one thousand nine hundred and seven entitled 'An Act authorizing the Board of Public Charities to appoint two assistant general agents and prescribing their duties'" reads as follows

"That the Board of Public Charities be and are hereby authorized to appoint two assistant general agents who shall each be paid annually the sum of two thousand five hundred dollars and actual traveling expenses" be and the same is hereby amended to read as follows

That the Board of Public Charities be and are hereby authorized to appoint two assistant general agents who shall each be paid annually the sum of three thousand five hundred dollars and actual traveling expenses

On the question,

Will the House agree to the section?

BILL RECOMMENDED.

Mr. JAMES A. WALKER. Mr. Speaker, I move that this bill be referred to the Committee on Appropriations.

Mr. ALEXANDER. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 943, entitled

An Act to amend section one of an act approved the twenty-ninth day of April one thousand nine hundred and fifteen (Pamphlet Laws two hundred and four) entitled "An Act authorizing the Board of Public Charities to appoint two additional assistant general agents and prescribing their duties" fixing the salaries of such additional assistant general agents

The first section was read as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of act approved the twenty-ninth day of April one thousand nine hundred and fifteen (Pamphlet Laws two hundred and four) entitled "An act authorizing the Board of Public Charities to appoint two additional assistant general agents and prescribing their duties" which reads as follows

"That the Board of Public Charities be and are hereby authorized to appoint two additional assistant general agents who shall each be paid annually the sum of two thousand five hundred dollars and actual traveling expenses" be and the same is hereby amended to read as follows

That the Board of Public Charities be and are hereby authorized to appoint two additional assistant general agents who shall each be paid annually the sum of three thousand five hundred dollars and actual traveling expenses

On the question.

Will the House agree to the section?

BILL RECOMMENDED.

Mr. JAMES A. WALKER. Mr. Speaker, I move that this bill be recommitted to the Committee on Appropriations.

Mr. ALEXANDER. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 910, as follows:

An Act to amend section two article one of chapter five of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That chapter five article one section two of an act approved the fourteenth day of May one thousand nine hundred fifteen (Pamphlet Laws three hundred and twelve) entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" be and the same is hereby amended by adding thereto the following clause

XLIV To make contracts or purchases in connection with proper legal requirements of the borough provided that all contracts or purchases made by any borough involving an expenditure of over three hundred dollars (\$300.00) shall be in writing and shall not be made except with and from the lowest bidder after due public notice by the secretary published once a week for three weeks at intervals of seven days in one newspaper of the county in which such borough shall be situated and such bids shall be received opened and read in open meeting of council at a time fixed by such notice and not earlier than twenty-one days after the first publication thereof

The acceptance of bids shall only be made by public announcement at the meeting at which bids are received or at a subsequent meeting the time and place of which shall be publicly announced when bids are received If for any reason one or both of the above meetings shall not be held the same business may be transacted at subsequent meetings provided that one week's notice thereof shall be published in the newspaper aforesaid

The successful bidder shall be required to furnish a bond with sufficient surety in the amount of fifty per cent of the amount of the contract within ten days after the contract has been awarded and upon failure to furnish such bond within such time the previous award shall be void and the contract shall be awarded to the next lowest bidder subject to the same provisions and requirements as stated

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 855, as follows:

An Act to amend an act approved the twenty-seventh day of April one thousand nine hundred and nine (Pamphlet Laws two hundred and fifty-eight) entitled "An Act authorizing the employment of stenographers by the district attorneys of certain counties" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the twenty-seventh day of April one thousand nine hundred and nine (Pamphlet Laws two hundred and fifty-eight) entitled "An Act authorizing the employment of stenographers by the district attorneys of certain counties" which as amended by the act approved the fourth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seven) entitled "An Act to amend an act entitled 'An Act authorizing the employment of stenographers by the district attorneys of certain counties' approved the twenty-seventh day of April one thousand nine hundred and nine" reads as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the district attorney of any county which shall have less than two hundred and fifty thousand inhabitants and more than ninety thousand inhabitants may employ a stenographer as an assistant in his office at a salary not to exceed the sum of twelve hundred dollars per year to be paid in the same manner that other county officers are paid" is hereby further amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the district attorney of any county which shall have less than two hundred and fifty thousand inhabitants and more than one hundred thousand inhabitants may employ a stenographer as an assistant in his office at a salary not to exceed sixteen hundred dollars per year to be paid in the same manner that other county officers are paid

And said bill having been read at length the second time and agreed to.

Ordered. To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 771, entitled:

An Act to amend an act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen), entitled "An Act to revise amend and consolidate the law relating to fish and providing penalties"

The first, second and third sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That clause (c) of section fifteen of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An Act to revise amend and consolidate the law relating to fish and providing penalties" which reads as follows

"(c) Small and large mouth bass rock bass white bass crappie strawberry or calico bass from the thirty-first day of December to the thirtieth day of June next following both dates inclusive" is hereby amended to read as follows

"(c) Small and large mouth bass rock bass white bass crappie strawberry or calico bass from the thirty-first day of December to the first day of June next following both dates inclusive

Section 2 That clause (d) of section fifteen of said act which reads as follows

"(d) Pike-perch otherwise called wall-eyed pike or Susquehanna salmon from the thirty-first day of December to the thirtieth day of June next following both dates inclusive" is hereby amended to read as follows

"(d) Pike-perch otherwise called wall-eyed pike or Susquehanna salmon from the thirty-first day of January to the thirtieth day of June next following both dates inclusive

Section 3 That clause (e) of section fifteen of said act which reads as follows

"(e) Pickerel from the thirty-first day of December to the thirtieth day of June next following both dates inclusive" is hereby amended to read as follows

"(e) Pickerel from the thirty-first day of January to the thirtieth day of June next following both dates inclusive

The fourth section was read as follows:

Section 4 That clause (a) of section forty-five of said act which reads as follows

"(a) Game fish a single rod and line or one hand line with not more than three hooks attached" is hereby amended to read as follows

(a) Game fish two single rods and two line or two hand line with not more than three hooks attached Pickerel and yellow perch may be caught through the ice by use of tip-ups The total of either pickerel or yellow perch or both together which may be taken by any one fisherman in any one day shall not exceed twenty pounds in weight

On the question,

Will the House agree to the section?

Mr. STARK. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 4, page 3, line 1, by striking out the word "line" and inserting in lieu thereof "lines."

Amend section 4, page 3, line 2, by striking out the word "line" and inserting in lieu thereof "lines."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The fifth section was read and agreed to as follows:

Section 5 That clause (b) of section forty-five of said act which reads as follows

"(b) Food-fish rods and lines or one hand line with not more than three hooks attached The rods and lines and the handline must be under the immediate control of the person using the same" is hereby amended to read as follows

(b) Food-fish and lines or one handline with not more than three hooks attached or burr hooks having not more than four hook points

Suckers cat-fish carp and eels may be taken with fish baskets as provided in section fifty of this act Eels may be taken also with set lines Each set line shall have attached thereto a card or label bearing in legible form the name and address of the owner thereof In waters and streams not inhabited by brook or other trout it shall be lawful to catch or kill carp suckers mullets and eels by means of a gig or spear having a space of not less than one-half inch between the prongs from May first to October thirty-first inclusive in each year

The rods and lines except set lines must be under the immediate control of the person using the same

The sixth section was read as follows:

Section 6 That article six of said act is hereby amended by adding thereto the following section

Section 50 (a) The bottom of the fish basket as provided for in section forty-five of this act shall be made of wooden slats set not less than three-eighths of an inch apart when wet and having the edges of each slat well rounded These slats shall be so arranged to make possible the removal of at least three-fourths of the bottom of any basket that could be used for fishing at that time and the same shall be actually removed from said basket or so adjusted as to make the catching of a fish by said basket an impossibility during that part of each day beginning at one hour after sunrise and continuing to one hour before sunset unless said fish basket be under the immediate care and supervision of an operator who shall be responsible for each and every game-fish taken through the use of said basket and retained or permitted to have been so taken and retained Each and every game-fish that may come into any basket thus operated shall be immediately released unharmed into the water below said basket.

(b) Before any person shall be legally entitled to operate a fish basket under the provisions of this act he shall be required to secure a license authorizing such action Said license shall be issued by the treasurer of the county in which such person proposes to operate upon payment of the sum of five dollars fifty cents of which shall belong to the county treasurer for services rendered and the remaining four dollars and fifty cents shall belong to and be forwarded to the Department of Fisheries at Harrisburg on or before the first day of the next month following the date of such license together with a copy of each license issued

(c) Each fish basket operated under the provisions of this act shall bear the number of the certificate issued to the owner thereof in black and white figures of not less than twelve inches in length painted or fastened upon each side of said basket in a conspicuous place

(d) Said basket may be operated at any time from the fifteenth day of August to the first day of December next following by any person or persons under the direction of the owner thereof who shall for the purposes of this act be in all instances the person named in said license and such owner shall be responsible for any violation of any fish law of this Commonwealth through or by the use of such basket and shall on or before the first day of December following the date of such license issued to him make affidavit in writing and forward the same to the Department of Fisheries at

Harrisburg clearly setting forth the fact that he has not since the date of the license to him either taken or permitted another to take and retain a game fish of any kind through or by or with the use of said basket

(e) Any owner of a fish law of this Commonwealth by a violation of any fish law of this Commonwealth by another person through the use of his fish basket shall be exonerated of all personal liability for such offense if he within one week of the commission of such violation notify the Department of Fisheries of such fact and testify against the offender in case such person is prosecuted by said department

(f) The operator of any fish basket who may elect the fish his basket during the interval between one hour after sun rise and one hour before sunset shall not leave the same unattended for a period of more than one hour while it is set for fishing during such period

On the question,

Will the House agree to the section?

Mr. STARK. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 6, page 6, line 5, by striking out the word "the" before "fish" and inserting in lieu thereof "to."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend an act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen), entitled "An Act to revise amend and consolidate the law relating to fish and providing penalties."

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 765, as follows:

An Act to amend part of section one of an act approved the eleventh day of July one thousand nine hundred and one (Pamphlet Laws six hundred and sixty-three) entitled "An Act to regulate and establish the fees to be charged by sheriffs in this Commonwealth and to provide for the taxation and collection of the same" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That so much of section one of an act approved the eleventh day of July one thousand nine hundred and one (Pamphlet Laws six hundred and sixty-three) entitled "An Act to regulate and establish the fees to be charged by sheriffs in this Commonwealth and to provide for the taxation and collection of the same" as amended by an act approved the first day of June one thousand nine hundred and fifteen (Pamphlet Laws six hundred and seventy-seven) entitled "An Act to amend an act approved the eleventh day of July one thousand nine hundred one entitled 'An Act to regulate and establish the fees to be charged by sheriffs in this Commonwealth and to provide for the taxation and collection of the same'" which reads as follows

"For traveling expenses or mileage in serving or executing any of the writs rules orders decrees processes or performing any of the duties or services herein specified and intended so to be or authorized by law the sheriff shall be entitled to receive and have taxed as costs six cents a mile for each mile actually traveled and necessary the same to be allowed on each separate writ rule order decree process or service performed He shall not receive more than one mileage where the plaintiff and defendant or plaintiffs and defendants in two or more contemporaneous writs are the same nor shall he receive more than one mileage when conducting two or more prisoners at one time to or from a place of detention or collection whether he is authorized by one or more writs" is hereby amended to read as follows

For traveling expenses or mileage in serving or executing any of the writs rules orders decrees processes or performing any of the duties or services herein specified and intended so to be or authorized by law the sheriff shall be entitled to receive and have taxed as costs ten cents a mile for each mile actually traveled and necessary the same to be allowed on each separate writ rule order decree process or service performed He shall not receive more than one mileage where the plaintiff and defendant or plaintiffs and defendants in two or more contemporaneous writs are the same nor shall he receive more than one mileage when conducting two or more prisoners at one time to or from a place of detention or correction whether he is authorized by one or more writs

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 605, as follows:

An Act continuing the commission appointed pursuant to a joint resolution dated the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-eight) entitled "A joint resolution providing for the appointment of a commission to investigate and report upon the subject of old-age pensions" and making an appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the commission appointed by the Governor pursuant to a joint resolution dated the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-eight) entitled "A joint resolution providing for the appointment of a commission to investigate and report upon the subject of old-age pensions" is hereby continued and said commission is directed to make further report and recommendations to the General Assembly of one thousand nine hundred and twenty-one

Section 2 The sum of twenty-five thousand dollars together with the unexpended balance appropriated by the said joint resolution dated the twenty-fifth day of July one thousand nine hundred and seventeen or so much thereof as may be necessary is hereby specifically appropriated for the purpose of completing the work of said commission

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. RAMSEY. Mr. Speaker, I move that House Bill No. 605, File Folio 1641, be recommitted to the Committee on Appropriations.

Mr. ALEXANDER. Mr. Speaker, I second the motion. The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 599, as follows:

An Act fixing the salary of the first assistant district attorney in certain counties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties having a population of more than one hundred thousand and less than two hundred thousand inhabitants the salary of the first assistant district attorney shall be two thousand five hundred dollars (\$2,500.00) per annum payable as now provided by law

Section 2 All acts or parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 260, as follows:

An Act to establish a commission to continue the investigation made by the commission appointed under the act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-nine) entitled "An Act to establish a commission to investigate sickness and accident not compensated under the Workmen's compensation Act of one thousand nine hundred and fifteen of employed persons and their families and to make an appropriation for such commission"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a commission is hereby created to be known as the Health Insurance Commission which shall

One Continue the investigation begun and carried on by the commission appointed under the act approved the twenty-fifth day of July one thousand nine hundred and seventeen

(Pamphlet Laws one thousand one hundred and ninety-nine) entitled "An Act to establish a commission to investigate sickness and accident not compensated under the Workmen's Compensation Act of one thousand nine hundred and fifteen of employed persons and their families and to make an appropriation for such commission"

Two Make a study of proposed and existing systems of health insurance in this and other countries

Three Make a careful study of possible remedial legislation which shall provide adequate medical care for employees and their families during sickness afford a means of meeting the wage loss suffered by employees during such periods of sickness and stimulate state wide interest and active work in sickness prevention

Section 2 The commission shall hold public meetings in different parts of the Commonwealth and shall submit to the General Assembly of one thousand nine hundred and twenty-one a full final report including such recommendations for legislation by bill or otherwise as in its judgment may seem proper

Section 3 The commission shall consist of three senators to be appointed by the president pro tempore of the Senate three representatives to be appointed by the speaker of the House of Representatives and five other persons not members of the General Assembly to be appointed by the Governor

Section 4 The commission shall have power to elect its chairman and other officers to examine witnesses books and papers respecting all matters to be investigated to issue subpoenas to compel the attendance of witnesses and the production of books and papers to administer oaths to employ a secretary experts in the matters to be investigated and all necessary clerical and other assistants to purchase books and all necessary supplies and to rent halls for hearings If the commission shall appoint from its members sub-committees to make an inquiry the sub-committees shall have the same powers for the examination of persons and papers and to administer oaths as are herein conferred upon the commission Salaries and other expenses of the commission shall be paid upon vouchers approved by the chairman of the commission up to the amount appropriated by the General Assembly

Section 5 The Commissioner of Health and the Commissioner of Labor and Industry are hereby directed by co-operate with the commission and to render it any such proper aid and assistance as in their judgment may not interfere with the proper conduct of their respective departments and as far as possible rooms in buildings owned or leased by the Commonwealth shall be assigned to the commission for hearings or other purposes

Section 6 The sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary is hereby specifically appropriated for the actual and necessary expenses of the commission in carrying out the provisions of this act Payment of the money shall be on order of the chairman of the commission and on warrant of the Auditor General

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. RAMSEY. Mr. Speaker, I move that this bill be recommitted to the Committee on Appropriations.

Mr. ALEXANDER. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 823, as follows:

An Act making incurable insanity a cause for divorce and providing procedure in such cases

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in addition to the causes now provided for by law it shall be lawful for the courts of common pleas to grant a divorce from the bonds of matrimony to any libellant whose husband or wife is suffering with incurable insanity.

Section 2 The courts of common pleas are invested with authority to receive a petition or libel for divorce alleging that the respondent named in the libel is suffering with incurable insanity and to provide for the service of the subpoena upon the committee of the insane person In case the insane person is without a committee the court is authorized to appoint a committee Ad Litem

Section 3 Upon the hearing of the case before the court a master or a jury the incurability of the insanity of the respondent shall be proved by expert and other testimony Provided however That if the respondent is an inmate of an asylum or institution for the insane at the time of the filing of the petition for libel and has been an inmate of an asylum or institution for the insane continuously for a period of ten years or more prior to the filing of the petition or libel proof of such fact shall be sufficient to establish the cause of incurable insanity

Section 4 In all cases under this act where a husband is the libellant the court shall have power to provide by order or decree for the payment of alimony to such insane wife or to her committee the amount of said alimony to be determined upon due consideration of the estate and circum-

stances of the libellant and the separate estate of the wife and to require the libellant to file in court a bond with sufficient sureties in such sum as the court may require conditioned upon obedience to the order or decree of the court as in this section provided for

Section 5 Except as in this act otherwise provided all proceedings for divorce on the ground of incurable insanity shall be as now provided by law in other cases of divorce

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 660, entitled

An Act authorizing the transfer by township poor districts to the township supervisors of certain poor funds

The first section was read as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any township poor district has unexpected poor funds in its possession and no apparent or prospective use for the same for poor purposes because of the absence of poor in such poor district who are public charges the poor authorities of any such poor district may by resolution or vote signify a desire to turn over such fund or any portion of it to the township supervisors of such township and such poor funds may be so transferred and used if the assent of the electors in such poor district is obtained thereto as herein provided

On the question.

Will the House agree to the section?

Mr. HARER. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 1, lines 10 and 11, by striking out the words "township supervisors" and inserting in lieu thereof "school district."

Amend section 1, page 1, line 12, by striking out the word "roads" and inserting in lieu thereof "schools."

Amend section 1, page 1, line 12, by inserting after the word "township" the words "school district."

On the question.

Will the House agree to the amendments?

They were agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The second section was read as follows:

Section 2. The poor authorities of any such township poor district shall give notice during at least thirty days by weekly advertisements in at least one newspaper circulated in the district in addition to twenty printed handbills posted in public places in said township of an election to be held at the place or places of holding the municipal elections on a day to be by them fixed. Such notice shall state (a) The date of such election (b) the total amount of money in such poor fund (c) the amount of such poor fund proposed for transfer to the township supervisors (d) that there is no apparent or prospective use for the same for poor purposes because of the absence of poor in such poor district who are public charges (e) that the transfer is recommended and desired by the poor authorities of such poor district

A certified copy of the resolution or vote hereinbefore required and of the above notice with proof of publication shall be filed by the authorities of such township poor district in the office of the clerk of the court of quarter sessions

On the question.

Will the House agree to the section?

Mr. HARER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

School District

Amend section 2, page 2, line 10, by striking out the word "supervisors" and inserting in lieu thereof "school district."

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The third section was read as follows:

Section 3. The poor authorities of such poor district shall in all cases fix the time of the holding of any such election on the day of the municipal or general election unless more than ninety days elapse between the date of the resolution or vote and the day of holding the municipal or general election. If any day other than the day of the municipal or general election day is fixed the expense of holding the election shall be paid by the township if such transfer is authorized otherwise it shall be paid by the township poor district

On the question.

Will the House agree to the section?

Mr. HARER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 3, page 2, line 29, by inserting after the word "township" the words "school district."

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The fourth section was read as follows:

Section 4. Such election shall be held at the place time and under the same regulations as provided by law for the holding of municipal elections and the question to be submitted to the electors shall be in the following form

Shall the sum of (\$.....) dollars heretofore collected for the care of the poor in the township of be transferred and set over by to the township supervisors of to be used for the improvement of township roads

The ballot shall be prepared in the manner provided by the general election law for the submission of similar questions

On the question.

Will the House agree to the section?

Mr. HARER. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 4, page 3, line 10, by striking out the words "township supervisors" and inserting in lieu thereof "school district of the township."

Amend section 4, page 3, lines 11 and 12, by striking out the words "township roads" and inserting in lieu thereof "the schools."

On the question.

Will the House agree to the amendments?

They were agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The fifth section was read and agreed to as follows:

Section 5. The election shall be conducted by the regular election officers. The election officers shall count the tickets cast at such election and make a return thereof to the clerk of the court of quarter sessions of the county duly certified as is required by law. In receiving and counting and in making returns of votes cast the inspectors clerks and judges of election shall be governed by the laws of this Commonwealth governing municipal elections and the vote shall be counted by the court as is now provided by laws governing municipal elections. All penalties of the said election laws for violation thereof are hereby extended to and shall apply to the voters inspectors judges and clerks voting at and in attendance upon elections held under the provisions of this act

The sixth section was read as follows:

Section 6. The clerk of the court shall make a return of the votes cast upon such question as filed in his office to the

authorities of such township poor district and to the township supervisors and the same shall be placed on record upon their minutes

On the question.

Will the House agree to the section?

Mr. HARER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 6, page 4, line 6, by striking out the word "supervisors" and inserting in lieu thereof "school district."

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The seventh section was read as follows:

Section 7 If at any such election a majority of the electors shall vote in favor of transferring and setting over such poor funds the township poor district to the township supervisors as above provided the poor authorities of such township poor district shall after complying with the provisions of this act transfer and set over such poor funds to such township supervisors. Such transfer shall relieve said poor authorities from all further liabilities to account for said funds

On the question.

Will the House agree to the section?

Mr. HARER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 7, page 4, line 10, by inserting after the word "funds" the word "of."

Amend section 7, page 4, line 11, by striking out the word "supervisors" and inserting in lieu thereof "school district."

Amend section 7, page 4, line 14, by striking out the word "supervisors" and inserting in lieu thereof "school district."

On the question.

Will the House agree to the amendments?

They were agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The title was read as follows:

An Act authorizing the transfer by township poor districts to the township supervisors of certain poor funds.

On the question.

Will the House agree to the title?

Mr. HARER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title page 1, line 2, by striking out the word "supervisors" and inserting in lieu thereof "school districts."

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered. To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 419, entitled

An Act creating a reward or bounty for the destruction of certain noxious animals killed within the Commonwealth of Pennsylvania providing a method for the payment of the same and providing the method of furnishing evidence of said destruction and penalties for the violation of the several provisions hereof

The first, second and third sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a reward or bounty shall be paid by this Commonwealth for the killing within the Commonwealth only of the following noxious animals For each Canada or bay lynx commonly called bobcat or wild-cat the sum of eight dollars for each fox the sum of two dollars for each weasel the sum of two dollars and for each mink the sum of one dollar

Section 2 It shall be the duty of any person who having killed within this Commonwealth one or more of the animals named in section one of this act and being desirous of securing the reward or bounty named for such killing as fixed by section one of this act to produce such slain animal or animals or the entire pelt thereof before any game protector or special deputy game protector or any other person authorized to administer oaths within this Commonwealth and to make affidavit that he or some member of his family naming such person killed the same naming it stating clearly the approximate time of such killing that it was killed in a wild state that the place where such animal was killed naming it was within the Commonwealth of Pennsylvania and that such animal was not reared in captivity

Upon the production of such animal or pelt before any person authorized to take affidavits under the provisions of this act such official shall prepare his statement in accordance with the provisions of this act and such official shall include in one affidavit all claims for bounty that may be made by one person at one time not to exceed five and shall excepting in the case of a salaried game protector receive in full for services rendered a fee of twenty-five cents (25c) where but one animal is named in such affidavit Where more than one animal is named in one affidavit the fee shall be fifty cents (50c) such fee in all cases to be paid by the claimant for bounty The affidavit shall preferably be made upon forms to be provided by the Board of Game Commissioners on demand made by any person authorized to take affidavits within this Commonwealth and all affidavits of this character shall in all cases clearly set forth the name of the animal killed for which a bounty is claimed the name of the person killing same the approximate time when such animal was killed that it was killed in a wild state giving as nearly as possible the name of the place and county within this Commonwealth where same was killed and that such animal was not reared or held in captivity

Upon the completion of such affidavit and the payment of the fee as above stated the game protector or other person administering the oath shall without splitting the face or otherwise mutilating the skin as otherwise provided in this act deliver said affidavit and skin or pelt brought before him to the claimant for bounty who shall as soon as may be forward such affidavit and the unutilized skin or pelt of the animal or animals for the killing of which a bounty is claimed and named in such affidavit to the Secretary of the Board of Game Commissioners at Harrisburg

Section 3 Upon the receipt of such affidavit and skins or pelts in proper form the Secretary of the Board of Game Commissioners being satisfied that the skins or pelts presented to him are the skins or pelts of animals for the killing of which a bounty is offered by this act and that such claims are in all respects legitimate shall split the face of the skin from between the eyes through the end of the nose and shall as quickly as may be forward his check to the claimant for the amount found to be due and shall return all such skins or pelts at the expense of the bounty fund to such address as the owner may direct and shall at least once a month render an accounting to the Auditor General in such form as he may prescribe of all claims paid giving the name and address of the payee the number of the check given and the amount so paid

For the purpose of this authority the Secretary of the Game Commission is hereby empowered to make requisition upon the fund in the State treasury designated by law as the Bounty Fund and to secure through a warrant of the Auditor General such an amount monthly from such fund as may be considered necessary to meet the demands that may be made for bounty during the succeeding month The bond of the secretary of the Game Commission shall be in such amount as to cover the amount of cash in his hands at any time

The fourth section was read as follows

Section 4 The Auditor General upon presentation to him of the requisition of the Secretary of the Board of Game Commissioners shall draw his warrant upon the State Treasurer against the fund hereinafter designated received from the hunters' license fees fines penalties and other laws of this Commonwealth as set out in the third section of this act of Assembly and hereinafter designated "Fund for the Payment of Bounties"

On the question.

Will the House agree to the section?

Mr. PHILLIPS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 4, page 4, line 23, by striking out the word "third" and inserting in lieu thereof "fifth."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The fifth, sixth, seventh, eighth and ninth sections and title were separately read and agreed to as follows:

Section 5 Pursuant to section twelve of the act of April seventeenth one thousand nine hundred and thirteen (Pamphlet Laws eighty-five) providing for the licensing of hunters which provides "It being specifically provided that fifty per centum of any fund returned to the State through or because of the provisions of this act or so much of said fifty per centum as may be needed shall be applied by the Legislature at its biennial sessions to the payment of bounties" one-half of the said sum hereafter received from all hunters' license fees fines and penalties under the provisions of said act of Assembly and all other fines and penalties set apart under any other laws of this Commonwealth for the payment of bounties are hereby directed to be placed by the State Treasurer in a separate and special fund to be designated and known as "Fund for the Payment of Bounties" and all the moneys placed in said fund are declared to be available as soon as paid into the State treasury and are hereby specifically appropriated for the payment of the bounties as provided by this act and the Auditor General shall charge against the said fund all the warrants drawn by him for the payment of bounties and the State Treasurer is directed to pay out of said fund all of the warrants so drawn by the Auditor General in favor of the Secretary of the Game Commission Provided That the office expenses clerk hire postage et cetera necessary to the performance of the extra duties imposed by this act upon the Board of Game Commissioners shall be a charge against the fund created by this act and shall be paid upon requisition of the Secretary of said Board and in the same form and manner as requisitions for bounty are paid Provided further That any moneys so placed in this fund and not needed under the provisions of this act shall be used solely for the purpose of wild bird and game protection under the supervision of the Board of Game Commissioners in the same manner as other moneys held separate and apart for such use

Section 6 The Game Protectors and Special Deputy Game Protectors of the Commonwealth of Pennsylvania are hereby authorized and empowered to administer the oath necessary to the proving of the claims made as provided by section two of this act but no charge for administering such oath is to be made by any salaried Game Protector Provided That Special Deputy Game Protectors shall supply seals at their own expense for such work

Section 7 It shall be unlawful for any person at any time to collect or to attempt to collect a bounty for the killing of any animal named in this act the front of the face of which is split before presentation to the persons authorized to take affidavits under the provisions of this act or to at any time collect or attempt to collect a second bounty for the killing of any animal under the provisions of this act or to collect or attempt to collect such bounty through the presentation of the skin or carcass or any part thereof of any animal not named in this act or through deception of any character or to present for the purpose of securing the bounty provided for by this act the skin or carcass or any part thereof of an animal that has been reared or held in captivity or the skin or carcass or any part thereof of any animal killed or captured outside of this Commonwealth Every person who shall wilfully or fraudulently collect or attempt to collect any reward or bounty provided for by this act to which he or they are not legally entitled under the provisions of this act or shall aid or abet or assist in any capacity official or otherwise in any attempt to defraud the State through the collection or payment of any reward or bounty provided for by this act shall be guilty of a misdemeanor and upon conviction thereof shall in addition to the penalty that may be imposed for perjury where a false affidavit is made be sentenced to pay to the Commonwealth of Pennsylvania a fine of not less than one hundred dollars or more than five hundred dollars or in default of the payment thereof with costs shall suffer an imprisonment in the common jail of the county in which the affidavit is made for a period of one day in jail for each dollar of fine imposed and unpaid

Section 8 An act entitled "An act creating a reward or bounty for the destruction of certain noxious animals killed within the Commonwealth of Pennsylvania providing a method for the payment of the same and providing the method of furnishing evidence of said destruction and penalties for the violation of the several provisions hereof" approved the fifteenth day of April one thousand nine hundred and fifteen (Pamphlet Laws one hundred and twenty-six) is hereby repealed

The repeal of the aforesaid Act of Assembly shall not affect any prosecutions pending at the date this act becomes effective nor prevent the institution of any prosecution for violation of any provisions of the aforesaid act committed prior to the date this act becomes effective but all such pending prosecutions shall be terminated and all such violations shall be prosecuted in the same manner and under the same authority and with like effect as prior to the date this act becomes effective

Section 9 The provision of this act shall be effective on and after the first day of June one thousand nine hundred and nineteen and not prior to that date

An Act creating a reward or bounty for the destruction of certain noxious animals killed within the Commonwealth of Pennsylvania providing a method for the payment of the same and providing the method of furnishing evidence of said destruction and penalties for the violation of the several provisions hereof

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 661, as follows:

An Act amending section two of the act approved the fourteenth day of May one thousand nine hundred fifteen (Pamphlet Laws five hundred and six) entitled "An Act amending and supplementing sections one and two of an act entitled 'An Act for the promotion of medical science by the distribution and use of unclaimed human bodies for scientific purposes through a board created for that purpose and to prevent unauthorized uses and traffic in human bodies' approved June thirteenth one thousand eight hundred and eighty-three by providing that the name of said board of distribution shall be Anatomical Board of the State of Pennsylvania by extending its provisions to all persons having charge or control over bodies required to be buried at the public expense by requiring immediate notice of the death of any person required to be buried at the public expense by requiring notice in all cases but providing that there shall not be delivered to the board created under the act the bodies of deceased indigent persons where claimed by relatives within twenty-four hours after death or interment at the expense of the claimant or the bodies of honorably discharged soldiers sailors or marines who have served the United States in any war or who were in active service in the militia of the State of Pennsylvania under and in pursuance of any of the proclamations issued by the Governor during the Civil War and not duly mustered into the service of the United States by repealing the provisions as to deceased indigent travelers by providing for the burial at the expense of the county of indigent persons unfit for anatomical purposes upon the certificate of the board or its duly authorized officer or agent that such bodies are unfit for anatomical purposes or are the bodies of soldiers sailors or marines require to be buried at the public expense and that the provisions of this act have been complied with by providing that no warrants for payment of expenses of burial shall be drawn or paid except upon such certificate by providing for the burial of bodies unfit for anatomical purposes by the failure to comply with the provisions of this act at the expense of the person failing to comply with its provisions.

Section 1 Be it enacted by the Senate and the House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of the act approved the fourteenth day of May one thousand nine hundred fifteen (Pamphlet Laws five hundred and six) entitled "An act amending and supplementing sections one and two of an act entitled 'An Act for the promotion of medical science by the distribution and use of unclaimed human bodies for scientific purposes through a board created for that purpose and to prevent unauthorized uses and traffic in human bodies' approved June thirteenth one thousand eight hundred and eighty-three by providing that the name of said board of distribution shall be Anatomical Board of the State of Pennsylvania by extending its provisions to all persons having charge or control over bodies required to be buried at the public expense by requiring immediate notice of the death of any person required to be buried at the public expense by requiring notice in all cases but providing that there shall not be delivered to the board created under the act the bodies of deceased indigent persons where claimed by relatives within twenty-four hours after death or interment at the expense of the claimant or the bodies of honorably discharged soldiers sailors or marines who have served the United States in any war or who were in active service in the militia of the State of Pennsylvania under and in pursuance of any of the proclamations issued by the Governor during the Civil War and not duly mustered into the service of the United States by repealing the provisions as to deceased indigent travelers by providing for the burial at the expense of the county of indigent persons unfit for anatomical purposes upon the certificate of the board or its duly authorized officer or agent that such bodies are unfit for anatomical purposes or are the bodies of soldiers sailors or marines required to be buried at the public expense and that the provisions of this act have been complied with by providing that no warrants for payment of expenses of burial shall be drawn or paid except upon such certificate by providing for the burial of bodies rendered unfit for anatomical purposes by the failure to comply with the provisions of this act at the expense of the person failing to comply with its provisions" which reads as follows

"Section 2 All public officers agents and servants and all officers agents and servants of any and every county city township borough district and other municipality and of any and every almshouse prison morgue hospital or other municipality or other public institution having charge or control

over dead human bodies required to be buried at the public expense are hereby required to notify the said board of distribution or such person or persons as may from time to time be designated by said board or its duly authorized officer or agent whenever any such body or bodies come to his or their possession charge or control and shall without fee or reward deliver such body or bodies and permit and suffer the said board and its agents and the physicians and surgeons from time to time designated by them who may comply with the provisions of this act to take and remove all such bodies to be used within the State for the advancement of medical science but no such notice need be given nor shall any such body be delivered if any relative by blood or marriage shall claim the said body for burial within a reasonable time which shall not be less than forty-eight hours after death but the body shall be surrendered to said claimant for interment and no such notice shall be given nor shall any such body be delivered if any friend or any representative of a fraternal society of which deceased was a member or a representative of any charitable organization shall claim the said body for burial within a reasonable time which shall not be limited to less than forty-eight hours said burial to be at the expense of such friend fraternal society or charitable organization nor shall the notice be given or body delivered if said person was a traveler who died suddenly or was an honorably discharged soldier sailor or marine of the United States or of the militia of the State of Pennsylvania in which case said body shall be buried in accordance with the provisions of existing laws In case of the death of any person whose body is required to be buried at the public expense and the duly authorized officer or agent of the board deems such body unfit for anatomical purposes or in counties in which there are no directors overseers than the county commissioners of the county where such person died who shall direct some person to take charge of the body of such deceased indigent person and cause it to be buried and draw warrants upon the treasurer of their county for the payment of such expenses not exceeding however the sum of thirty-five dollars on each body buried in accordance with the provisions of this act Such warrants shall be made payable to the persons so authorized and directed who shall have buried the bodies for which the warrants are to be drawn No warrants for the payment of the expenses of the burial of any persons whose body is required to be buried at the public expense shall be drawn or paid except upon the certificate of the duly authorized officer or agent of the board to the effect that such body is unfit for anatomical purposes or that the body is that of a soldier sailor or marine required to be buried at the public expense and that the provisions of this act have been complied with Wherever through the failure of any person to deliver the body of a deceased indigent as required by this act such body shall become unfit for anatomical purposes and is so certified by the duly authorized officer or agent of said board of distribution such body shall be buried in accordance with the provisions of this act and the person so failing to deliver such body shall pay to the county treasurer the expense so incurred and upon the refusal or failure of such person on demand to pay such expense the poor directors or overseers or in counties in which there are no poor directors or overseers then the county commissioners shall bring suit to recover the same to be recovered as debts of like amount are by law collectible is hereby amended to read as follows

Section 2 All public officers agents and servants and all officers agents and servants of any and every county city township borough district and other municipality and of any and every almshouse prison morgue hospital or other municipality or other public institution having charge or control over dead human bodies required to be buried at the public expense are hereby required to notify the said board of distribution or such person or persons as may from time to time be designated by said board or its duly authorized officer or agent whenever any such body or bodies come to his or their possession charge or control and shall without fee or reward deliver such body or bodies and permit and suffer the said board and its agents and the physicians and surgeons from time to time designated by them who may comply with the provisions of this act to take and remove all such bodies to be used within the State for the advancement of medical science but no such notice need be given nor shall any such body be delivered if any relative by blood or marriage shall claim the body for burial within a reasonable time which shall not be less than forty-eight hours after death but the body shall be surrendered to said claimant for interment and no such notice shall be given nor shall any such body be delivered if any friend or any representative of a fraternal society of which deceased was a member or a representative of any charitable organization shall claim the said body for burial within a reasonable time which shall not be limited to less than forty-eight hours said burial to be at the expense of such friend fraternal society or charitable organization nor shall the notice be given or body delivered if said person was a traveler who died suddenly or was an honorably discharged soldier sailor or marine of the United States or of the militia of the State of Pennsylvania in which case said body shall be buried in accordance with the provisions of existing laws In case of the death of any person whose body is required to be buried at the public expense and the duly authorized officer or agent of the board deems such body unfit for anatomical purposes he shall notify in writing the poor directors overseers or in counties in which there are no poor directors overseers then the county commissioners of the county where such person died who shall direct some person to take charge of the body of such deceased indigent person and cause it to be buried and draw warrants upon the

treasurer of their county for the payment of such expenses which expenses shall not be less than thirty-five dollars nor more than fifty dollars on each body buried in accordance with the provisions of this act Such warrants shall be made payable to the persons so authorized and directed who shall have buried the bodies for which no warrants are to be drawn No warrants for the payment of the expenses of the burial of any person whose body is required to be buried at the public expense shall be drawn or paid except upon the certificate of the duly authorized officer or agent of the board to the effect that such body is unfit for anatomical purposes or that the body is that of a soldier sailor or marine required to be buried at the public expense and that the provisions of this act have been complied with Wherever through the failure of any person to deliver the body of a deceased indigent as required by this act such body shall become unfit for anatomical purposes and is so certified by the duly authorized officer or agent of said board of distribution such body shall be buried in accordance with the provisions of this act and the person so failing to deliver such body shall pay to the county treasurer the expense so incurred and upon the refusal or failure of such person on demand to pay such expenses the poor directors or overseers or in counties in which there are no poor directors or overseers then the county commissioners shall bring suit to recover the same to be recovered as debts of like amount are by law collectible

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 954, entitled

An Act to amend section six of the act approved the nineteenth day of June one thousand nine hundred eleven (Pamphlet Laws one thousand fifty-five) entitled "An Act authorizing the release on probation of certain convicts instead of imposing sentences the appointment of probation and parole officers and the payment of their salaries and expenses regulating the manner of sentencing convicts in certain cases and providing for their release on parole their conviction of crime during parole and their rearrest and reconviction for breach of parole and extending the powers and duties of boards of prison inspectors of penitentiaries"

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section six of the act approved the nineteenth day of June one thousand nine hundred eleven (Pamphlet Laws one thousand fifty-five) entitled "An Act authorizing the release on probation of certain convicts instead of imposing sentences the appointment of probation and parole officers and the payment of their salaries and expenses regulating the manner of sentencing convicts in certain cases and providing for their release on parole their conviction of crime during parole and their rearrest and reconviction for breach of parole and extending the powers and duties of boards of prison inspectors of penitentiaries" which read as follows

"Section 6 Whenever any person convicted in any court of this Commonwealth of any crime shall be sentenced to imprisonment in any penitentiary of the State the court instead of pronouncing upon such convict a definite or fixed term of imprisonment shall pronounce upon such convict a sentence of imprisonment for an indefinite term stating in such sentence the minimum and maximum limits thereof and the minimum limit shall never exceed the maximum time now or hereafter prescribed as a penalty for such offense Provided That no person sentenced for an indeterminate term shall be entitled to any benefits under the act entitled 'An Act providing for the commutation of sentences for good behavior of convicts in prisons penitentiaries workhouses and county jails in this State and regulations governing the same' approved the eleventh day of May Anno Domini one thousand nine hundred and one" is hereby amended to read as follows

Section 6 Whenever any person convicted in any court of this Commonwealth of any crime shall be sentenced to imprisonment in any penitentiary of this State the court instead of pronouncing upon such convict a definite or fixed term of imprisonment shall pronounce upon such convict a sentence of imprisonment for an indefinite term stating in such sentence the minimum and maximum limits thereof and the maximum time now or hereafter prescribed as a penalty for such offense and except in cases of conviction for murder administering poison kidnapping incest sodomy buggery rape assault and battery with intent to ravish arson robbery or burglary the minimum limit shall never exceed one-third of the maximum sentence prescribed by any court and any convict in the State penitentiaries who is now serving under a sentence or sentences imposed after the thirtieth day of June one thousand nine hundred and eleven may if not convicted of any of the aforesaid crimes when he or she shall have served one-third of such maximum sentence or sentences be eligible to parole under the provisions and subject to the conditions of the act to which this is an amendment And provided further That no person sentenced for an indeterminate term shall be entitled to any

benefits under the act entitled "An Act providing for the commutation of sentences for good behavior of convicts in prisons penitentiaries workhouses and county jails in this State and regulations governing the same" approved the eleventh day of May one thousand nine hundred and one

On the question,

Will the House agree to the section?

Mr. JAMES A. WALKER. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 2, line 17, by striking out the word "minimum" and inserting in lieu thereof "maximum."

Amend section 1, page 3, line 24, by striking out the word "in" and inserting in lieu thereof "of."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend section six of the act approved the nineteenth day of June one thousand nine hundred eleven (Pamphlet Laws ten hundred and fifty-five) entitled "An Act authorizing the release on probation of certain convicts instead of imposing sentences the appointment of probation and parole officers and the payment of their salaries and expenses regulating the manner of sentencing convicts in certain cases and providing for their release on parole their conviction of crime during parole and their rearrest and reconviction for breach of parole and extending the powers and duties of boards of prison inspectors of penitentiaries"

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 931, entitled

An Act providing for the refunding of liquor license fees and additional taxes to wholesale and retail dealers brewers distillers rectifiers compounders bottlers agents and other persons prevented from engaging in business by order or regulation of the President or Secretary of War providing for the return of the proportions thereof paid to municipalities and the Commonwealth and making an appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any wholesale or retail dealer brewer distiller rectifier compounder bottler agent or other person licensed under the laws of this Commonwealth to manufacture or deal in or sell at wholesale or retail any vinous spirituous malt or brewed liquors or any admixture thereof has been heretofore or shall hereafter be prevented from engaging in such business by order or regulation of the President of the United States or the Secretary of War for the United States issued under authority of an act of Congress such wholesale or retail dealer brewer distiller rectifier compounder bottler agent or other person shall be reimbursed for a proportionate amount the license fee and additional tax paid for the privilege of engaging in such business during the time when such order or regulation shall have been enforced

The first section was read as follows:

On the question,

Will the House agree to the section?

Mr. DUNN. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 2, line 5, by inserting after the word "amount" the word "of."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section was read as follows:

Section 2 Any person copartnership association or corporation so licensed who or which has been prevented from engaging in business under any such order or regulation may file his or its petition in the court of quarter sessions of the proper county setting forth the facts and specifying the time during which he or it was prevented from engaging in the business for which licensed which petition shall be verified by affidavit After a full investigation of the matter if the court finds that such person copartnership association or corporation was prevented from engaging in such business it shall make an order upon the county treasurer directing him to pay from the county treasurer as a refund of the license fee and additional tax therefore paid an amount sufficient to reimburse such person copartnership association or corporation for the period during which he or it was prevented from engaging in business under such license and shall also in such order determine the proportion of such refund which has been paid into the treasuries of the several municipalities and the portion of such amount which has been paid into the treasury of the Commonwealth and shall make an order upon the respective municipality and upon the State Treasurer to return to the county treasury such amount

Section 3 For the purpose of refunding from the State Treasury amounts necessary to reimburse the county treasuries hereunder the sum of fifty thousand dollars or so much thereof as may be necessary is hereby specifically appropriated Payments from said appropriation shall be made by warrant of the Auditor General on the State Treasurer

On the question,

Will the House agree to the section?

Mr. DUNN. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 2, page 2, line 22, by striking out the word "therefore" and inserting in lieu thereof "theretofore."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act providing for the refunding of liquor license fees and additional taxes to wholesale and retail dealers brewers distillers rectifiers compounders bottlers agents and other persons prevented from engaging in business by order or regulation of the President or Secretary of War providing for the return of the proportions thereof paid to municipalities and the Commonwealth and making an appropriation

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 70, as follows:

An Act to amend section two of an act approved the twenty-eighth day of May one thousand nine hundred and thirteen (Pamphlet Laws three hundred and seventy-eight) entitled "An Act authorizing certain corporations to issue preferred stock of one or more classes providing for the manner of issuance restrictions and regulations in the matter of voting thereof and the rights and privileges of the holders thereof and repealing all acts or parts of acts inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act approved the twenty-eighth day of May one thousand nine hundred and thirteen (Pamphlet Laws three hundred and seventy-eight) entitled "An Act authorizing certain corporations to issue preferred stock of one or more classes providing for the manner of issuance restrictions and regulations in the matter of voting thereof and the rights and privileges of the holders thereof and repealing all acts or parts of acts inconsistent therewith" which reads as follows

"Section 2 This act shall not apply to the following classes of corporations namely—building and loan associations insurance banking trust companies and such companies as are required by the provisions of an act entitled 'An Act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) and supplements thereto to have their charters approved by the courts of common pleas" is hereby amended to read as follows

Section 2 This act shall not apply to the following classes of corporations namely—building and loan associations insurance banking companies and such companies as are required

by the provisions of an act entitled "An Act to provide for the incorporation and regulation of certain corporations" approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) and supplements thereto to have their charters approved by the courts of common pleas

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 899, as follows:

An Act amending the first and second sections of an act entitled "An Act to regulate the salaries of tipstaves in the courts of common pleas over and terminer and general jail delivery quarter sessions of the peace and orphans' courts in counties having a population of over eight hundred thousand and less than one million four hundred thousand inhabitants" approved the twentieth day of July one thousand nine hundred and seventeen by increasing the minimum and maximum salaries of said tipstaves and making the president judge of the court of common pleas or orphans' court a member of the salary board when such salaries are to be fixed

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act entitled "An Act to regulate the salaries of tipstaves in the courts of common pleas over and terminer and general jail delivery quarter sessions of the peace and orphans' courts in counties having a population of over eight hundred thousand and less than one million four hundred thousand inhabitants" approved the twentieth day of July one thousand nine hundred and seventeen (Pamphlet Laws eleven hundred and thirty-eight) which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the tipstaves in the courts of common pleas over and terminer and general jail delivery quarter sessions of the peace and orphans' courts in counties having a population of over eight hundred thousand and less than one million four hundred thousand inhabitants shall receive such salary as shall be fixed by the salary board not exceeding the sum of eighteen hundred dollars nor less than one thousand dollars per annum The said salary to be paid out of the county treasury monthly" be and the same is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the tipstaves in the courts of common pleas over and terminer and general jail delivery quarter sessions of the peace and orphans' courts in counties having a population of over eight hundred thousand and less than one million four hundred thousand inhabitants shall receive such salary as shall be fixed by the salary board not exceeding the sum of twenty-two hundred dollars nor less than fifteen hundred dollars per annum The said salary to be paid out of the county treasury monthly

Section 2 That section two of said act which reads as follows

"Section 2 The presiding judge of the said court of common pleas shall constitute a member of the salary board when said salaries are to be fixed" be and the same is hereby amended to read as follows

Section 2 The president judge of the said court of common pleas shall constitute a member of the salary board when said salaries in the courts of common pleas over and terminer and general jail delivery and quarter sessions of the peace are to be fixed The president judge of the said orphans' court shall constitute a member of the salary board when said salaries in the orphans' court are to be fixed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 812, as follows:

An Act making it compulsory on hotels restaurants and lunch-rooms where food is displayed on a counter or counters to display such food only under a glass covering and fixing a penalty

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That after passage of this act it shall be obligatory on all hotels restaurants and lunch-rooms where food is to be displayed on a counter or counters it shall be so displayed only under a glass covering

Section 2 That a violation of this act shall be a misdemeanor punishable by a fine of not less than twenty-five (\$25.00) dollars for each offense to be imposed on the owner or manager

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 949, entitled

An Act to amend and to repeal certain sections of an act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto"

The first and second sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of article six of an act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" which reads as follows

"Section 1 The mayor and members of the city council in cities of the third class shall be at least twenty-five years of age and shall be elected by the electors at large They shall have been citizens and inhabitants of the city wherein they shall be elected one year before their election and shall reside therein during their terms of service

In cities of the third class where the term of mayor expires on the first Monday of December in the year one thousand nine hundred and thirteen the qualified electors of such city shall at the municipal election in that year elect a mayor who shall serve from said first Monday until the first Monday of January one thousand nine hundred and eighteen in the year one thousand nine hundred and seventeen and quadriennially thereafter the qualified electors of said city shall at the municipal election elect a mayor who shall serve for a term of four years from the first Monday of January next succeeding his election in cities of the third class where the mayor was elected at the municipal election in the year one thousand nine hundred and eleven the qualified electors of the city shall in the year one thousand nine hundred and fifteen and quadriennially thereafter elect a mayor who shall serve for a term of four years from the first Monday of January next succeeding his election At the first municipal election held after the passage of this act and biennially thereafter the qualified electors of each city of the third class shall elect four members of council who shall serve for a term of two years from the first Monday of January next succeeding their election except in the case of members first elected under this act who shall serve from the first Monday of December next following their election until the first Monday of January one thousand nine hundred and sixteen" be and the same is hereby amended to read as follows

Section 1 The mayor and members of the city council in cities of the third class shall be at least twenty-five years of age and shall be elected by the electors at large They shall have been residents and inhabitants of the city wherein they shall be elected one year next before their election and shall reside therein during their terms of service The mayor and members of council shall respectively serve for a term of four years from the first Monday of January next succeeding their respective elections and shall each be eligible to re-election The mayor and members of council in cities of the third class now in office shall serve for the terms for which they were respectively elected At the municipal election in each of the said cities immediately preceding the expiration of the term of the mayor thereof the qualified electors of each such city shall elect a mayor to serve for a term of four years and every fourth year thereafter a mayor shall be elected in each such city to serve for a term of four years At the first municipal election held after the passage of this act the qualified electors of each city of the third class shall elect four members of city council The two nominees for such office receiving respectively the highest number of votes at such election shall serve for four years from the first Monday of January next succeeding their election and the two nominees for council at such election receiving the next highest number of votes shall serve for the term of two years from the first Monday of January next succeeding their election and thereafter two councilmen shall be elected at large at each biennial municipal election to serve for a term of four years from the first Monday of January next succeeding their election

Section 2 That section one article eight of said act which reads as follows

"Section 1 Subject to the provisions of section thirteen of article six of this act the council of each city of the third class shall on the first Monday of January after its election elect a city treasurer who shall hold his office for the term of two years from said first Monday of January and until his successor is duly elected and qualified or until the said treasurer shall have been removed from office according to law The city treasurer shall be a competent accountant and shall have been a resident of the city and an elector thereof for at least three years previous to his election He shall give lawful bond to the city with two or more sufficient sureties or with a surety or

other company authorized by law to act as surety to be approved by the council in such sum as it may by ordinance direct conditioned for the honest and faithful discharge of his official duties and the safe-keeping and payment over of all public moneys entrusted to his care. He shall receive a fixed annual salary to be provided by ordinance" be and the same is hereby amended to read as follows:

Section 1 Subject to the provisions of section thirteen of article six of this act there shall be elected at the municipal election in the year one thousand nine hundred and nineteen and every fourth year thereafter a city treasurer who shall hold office for a term of four years from the first Monday of January next succeeding his election and until his successor is duly elected and qualified or until the said treasurer shall have been removed from office according to law. The city treasurer shall be a competent accountant and shall have been a resident of the city and an elector thereof for at least three years previous to his election. He shall give lawful bond to the city with two or more sufficient sureties or with a surety or other company authorized by law to act as surety to be approved by the council in such sum as it may by ordinance direct conditioned for the honest and faithful discharge of his official duties and the safe keeping and payment over of all public moneys entrusted to his care. He shall receive a fixed annual salary to be provided by ordinance.

The third section was read as follows:

Section 3 That section one of article twelve of said act which reads as follows:

"Section 1 Any qualified voter in any city of the third class may be nominated to any elective municipal office in said city in the following manner" be and the same is hereby amended to read as follows:

Section 1 The mayor members of council the city controller and all other elective officers of cities of the third class shall hereafter be nominated on party tickets at party primaries in the same manner and at the same time and subject to the same laws in all respects as govern the nomination of municipal officers nominated by the electors of the several municipalities in accordance with the provisions of an act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An Act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to National party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" and the amendments and supplements thereto and such mayor members of council city controller and other officers shall be elected at municipal elections which shall be held and conducted in the same manner and subject to the same laws in all respects as govern the election of municipal officers nominated on party tickets by the electors of the several municipalities. All mayor members of council city controllers and other officers in office at the date of the approval of this act shall continue to hold and exercise their respective offices until the expiration of their respective terms.

On the question.

Will the House agree to the section?

Mr. WILSON. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 3, page 6, line 2, by inserting after the word "controller" the words "city treasurer."

Amend section 3, page 6, line 26, by inserting after the word "controller" the words "city treasurer."

On the question.

Will the House agree to the amendments?

They were agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The fourth section and title were separately read and agreed to as follows:

Section 4 That sections two three four five six seven eight nine ten eleven twelve and thirteen of article twelve of said act be and the same are hereby repealed.

An Act to amend and to repeal certain sections of an act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto"

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

BILL RE-COMMITTED.

Mr. SIMPSON. Mr. Speaker, I move that House Bill 949, File Folio 1699, be re-committed to the Committee on Municipal Corporations.

Mr. ROBERT L. WALLACE. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 50, as follows:

An Act to amend section three article five of the act approved the twenty-seventh day of June one thousand nine hundred thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" by adding thereto clause forty-nine relative to appropriations for municipal music.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three of article five of the act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" be hereby amended by adding thereto the following:

Forty-nine To appropriate money for the expenses of municipal music.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 760, entitled:

An Act relating to the employment of Deputy Wardens Guards Turnkeys and Matrons and other employees in jails of this Commonwealth and regulating the number of work days and hours.

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act no Deputy Wardens Guards Turnkeys Matrons or other employees of any penitentiaries workhouses or any penal institutions of the Commonwealth shall work more than six days per week and not more than eight hours on any such work days.

The title was read as follows:

An Act relating to the employment of deputy wardens guards turnkeys and matrons and other employees in jails of this Commonwealth and regulating the number of work days and hours.

On the question.

Will the House agree to the title?

Mr. TODD. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title, page 1, line 2, by striking out the word "Jails" and inserting in lieu thereof the words "penitentiaries, workhouses and all penal institutions."

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

*The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 962, as follows:

An Act providing a method of establishing title to land acquired at a sale for unpaid taxes or municipal claims

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all cases where land has been heretofore sold by the sheriff on claims for unpaid taxes or municipal liens under any act or acts of Assembly the purchaser (including a municipality in case it be the purchaser) at such sale or his or its successor in title may present his or its petition under oath to the court of common pleas of the county wherein the land is situate setting forth (a) The location of the lands by metes and bounds or if it be in a recorded plan of lots the plan number of the lot and the place of the lot and the place of record of the plan (b) the names of the former owners reputed owners persons in possession or any other person having or claiming to have a right to interest in or claim against said land if any there be and (c) that upon diligent inquiry no person has been found who has or claims to have any right title or interest in or claim against said land unless it be those named in the petition Thereupon a rule shall be granted upon the persons named in the petition and generally upon all other persons not named in the petition who have or claim to have any right title or interest in or claim against the said land to appear within sixty days from service of the rule and show cause why the title of the petitioner to said land should not be adjudicated and decreed valid and indefeasible as against all rights or claims whatsoever The rule may be made returnable to such term or return day as may be fixed by the court and shall be entered of record in the appearance docket of said court and duly indexed therein and also in the ejectment index of said court As to persons domiciled within the county the rule shall be served and returned as writs of summons are served and returned As to those persons who do not have their domicile within the county in which the rule is issued or those whose domicile is outside the State the rule may be served by mailing a true and attested copy of the petition and rule by registered letter to his or their last known address if any

In addition thereto the court shall direct that notice by one advertisement in a newspaper of general circulation in the county where the land is situate be given to all persons including those named in the petition to appear on or before the return day of the rule and show cause why the title of the petitioner should not be adjudicated and decreed valid and indefeasible as against all rights or claims whatsoever The advertisement shall be made at least sixty days before the return day of the said rule

Section 2. In case no person or persons shall appear within the time hereinbefore stipulated or in case he shall appear and does not make answer to said rule within fifteen days after appearance the court shall make the rule absolute as to all persons who do not appear or answer as the case may be Thereafter all rights and claims of those against whom the rule is made absolute with respect to said land shall be totally barred and any deficiency or defects whatever in the procedure whereby the land was acquired at sheriff's sale as aforesaid from the filing of the claim up to and including the actual sale and delivery of sheriff's deed shall not thereafter be asserted and the title of the petitioner shall be adjudicated and decreed valid and indefeasible as against all such persons If any person or persons shall appear and make answer to said petition the court shall thereupon order and decree that such person or persons shall begin proceedings to establish his or their title or interest in or claim against said land within ninety days thereafter and if such person or persons shall fail to comply with said order or decree the court shall thereupon make the rule absolute with the same force and effect as hereinbefore stated

Section 3. The court may make such other or further orders or decrees in the premises as it may deem necessary or proper

Section 4. The remedy herein provided is not intended as an exclusive method of establishing title to land acquired at a sheriff's sale on a tax claim or municipal claim

Section 5. The provisions of this act shall not affect the right of redemption as now provided by law

Section 6. All acts or parts of acts inconsistent with the provisions of this act are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 575, entitled:

The first section was read as follows:

An Act creating a Division of Building Inspection within the Department of Labor and Industry and Divisions of Building Inspection in the third class cities and providing for the creation of such division in certain of the counties boroughs and townships of the Commonwealth of Pennsylvania providing for the promulgation of rules and regulations by the Industrial Board to effectuate the purposes of this act establishing an examining and advisory committee within the Division of Building Inspection providing for the appointment of officers and em-

ployes for the enforcement of the provisions of this act defining the authority and powers of said Division of Building Inspection and Examining and Advisory Committee and duties and powers of their officers and employes providing penalties for the violation of the provisions of this act and of the aforesaid rules and regulations of the Industrial Board and repealing all acts or parts of acts inconsistent with this act provided however that no acts or parts of acts relating to cities of the first and second class are hereby repealed.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That there is hereby created and established a Division of Building Inspection in the Department of Labor and Industry

There shall be a chief of said Division of Building Inspection who shall be the civil engineer of the Department of Labor and Industry appointed by the Commissioner of Labor and Industry with the approval of the Governor He shall be provided with a consulting associate or associates to be designated by the Commissioner of Labor and Industry together with such assistants and clerical force as may be necessary for the effective administration of the division The salary of the chief of the Division of Buildings shall be five thousand (\$5,000) dollars per annum the compensation of such associate or associates as the Commissioner of Labor and Industry shall deem necessary for the proper administration of said Division of Buildings shall not exceed ten (\$10.00) dollars per day for each period of employment together with traveling expenses actually or necessarily incurred in the performance of their duty and the salary of the assistants to the chief of the Division of Buildings shall be not more than three thousand (\$3,000) dollars per annum for each such assistant

There is hereby created in such Division of Buildings an examining and advisory committee to consist of the commissioner and the chief of the Bureau of Inspection of the Department of Labor and Industry the State Commissioner of Health and the State Fire Marshal and four additional members to be appointed by the Commissioner of Labor and Industry after consultation with the Industrial Board and with the approval of the Governor one of whom shall be a representative of the third class cities of the Commonwealth one a representative of the counties of the Commonwealth one a representative of the boroughs of the Commonwealth and one a representative of the townships of the Commonwealth The last four members of the examining and advisory committee shall be men of known experience and capacity in building construction who shall also have served an apprenticeship in a building trade or have completed an acceptable course in architecture or building construction The Commissioner of Labor and Industry shall be chairman of the said committee but in his absence the chief of the Bureau of Inspection shall be the chairman of such examining committee and the Commissioner of Labor and Industry shall appoint and fix the salary of a secretary for said committee and all members of said committee with the exception of the Commissioner and Chief inspector of the Department of Labor and Industry the State Commissioner of Health and the State Fire Marshal shall receive the compensation of ten (\$10.00) dollars per day for each day of service actually rendered to such committee and all members shall receive such traveling and other expenses as are actually and necessarily incurred Vacancies in said committee shall be filled by the Commissioner of Labor and Industry after consultation with the Industrial Board and with the approval of the Governor

Such examining and advisory committee shall be the judge of the qualification of applicants for the position of building inspectors or assistant building inspectors of any of the divisions of inspection provided by this act and no person who has failed to pass the examination before such committee shall be appointed to the position of such building or assistant building inspector in this Commonwealth provided however that nothing in this provision shall apply to cities of the first and second class The Commissioner of Labor and Industry shall make required appointments from those persons who have successfully passed the tests of said examining committee except in the case of local officials the appointment of whom is hereafter provided for and shall appoint all clerks and other executive or clerical force required to make this act effective provided that no inspector at present employed shall be required to be examined The committee shall hold its examinations at such intervals and at such places in the Commonwealth as the committee shall deem necessary Notice of the time and place of its examinations shall be given by the committee at least fifteen days prior to the holding of such examination

On the question,

Will the House agree to the section?

BILL RECOMMITTED.

Mr. PALMER. Mr. Speaker, I move that this bill be re-committed to the Committee on Judiciary General, for the purpose of amendment.

Mr. WILLIAMS. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 792, as follows:

An Act to revise amend and consolidate the law relating to fish in certain boundary lakes bays and peninsular waters

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That

ARTICLE I Definitions

Section 2 The following terms when used in this act are employed except where the context otherwise indicates with the meaning herein respectively assigned thereto

"Boundary Lake" means such part or parts of lakes of more than five thousand acres lying between this and any other State or foreign country as this Commonwealth has jurisdiction over

"Bay" means a bay adjacent to or connected with a boundary lake as above defined

"Peninsular waters" means water on any peninsula which water is adjacent to or connected with a boundary lake as above defined

"Person" means an individual copartnership association or corporation

"Game fish" means all species or varieties of black or yellow bass rock bass calico bass or strawberry bass crappie bass muscullonge and grass pike

"Bait fish" means minnows and killifishes

"Food fish" means all fish other than game fish and bait fish as above defined

Singular number includes the plural

Masculine gender includes the feminine and neuter

ARTICLE II

Regulatory provisions applicable to boundary lakes bays and peninsular waters

Section 5 Except as hereinafter otherwise specifically provided no person shall fish for or capture game fish or food fish in boundary lakes bays or peninsular waters in any manner with any device means or method other than

(a) Rod and line having not more than three hooks

(b) Hand line having not more than three hooks

(c) Trolling line with spoon hooks attached

(d) Spear which may be used for catching carp and suckers only

Any person violating any provision of this section shall on conviction be subject to a penalty of twenty-five dollars or in default of payment undergo imprisonment in the county jail for a period of one day for each dollar of fine imposed

Section 6 No person shall in any one day catch kill or have in possession the same being killed more than the number of fish herein designated for the respective species that is to say

(a) Rock bass twenty-five

(b) Crappie twenty-five

(c) Strawberry or calico twenty-five

(d) Any species of black bass twelve

(e) Any species of grass pike twelve

(f) Any species of muscullonge twelve

Section 7 No person shall catch take or have in possession the same being killed any game fish from the first day of November to the thirtieth day of May next ensuing both dates inclusive

Section 8 Any person violating the provisions of section six or seven of this act shall on conviction be subject to a penalty of five dollars for each and every fish caught killed or had in possession In default of payment such person shall be imprisoned in the county jail for the period of one day for each dollar of fine imposed

Section 9 No person shall cause or allow any dead fish fish offal contents of tannery vats planing mill shaving dye stuffs coal or gas tar coal oil sawdust tan bark cocculus indicus (otherwise known as fish berries) lime vitrol or any of the compounds thereof refuse from gas houses oil tanks pipes or vessels or any deleterious destructive or poisonous substances of any kind or character to be turned into or allowed to run flow wash or be emptied into any boundary lakes bays or peninsular waters

Any person violating the provisions of this section shall on conviction be subject to a penalty of one hundred dollars or to undergo imprisonment in the county jail for six months or both

Section 10 No persons shall fish in any boundary lake bay or peninsular waters with electricity quick-lime or any kind of explosive drug or poisonous substance

No persons shall place any such substance in such waters except for engineering purposes and after written permission has been obtained from the proper national State or local authorities

Any person violating any provision of this section shall on conviction be subject to a penalty of one hundred dollars or to undergo an imprisonment in the county jail for a period of six months or both

Section 11 Except by and with the consent of the Commissioner of Fisheries no person shall catch sell or make use of any game fish or food fish or minor food fish for the purpose of making composts or other fertilizing mixture

Any person violating the provisions of this section shall on conviction be subject to a penalty of one hundred dollars or to undergo an imprisonment in the county jail for three months or both

Section 12 No person shall capture and kill any sturgeon under four feet in length nor have in possession the carcass or flesh of any sturgeon under the length aforesaid

Any sturgeon of less than the said length of four feet which may be captured must be immediately returned to the waters

from which taken and in such a manner as to cause to the fish so returned the least possible injury

Any person violating any provision of this section shall be subject for each sturgeon illegally captured and killed or had in possession to a penalty of twenty-five dollars or to undergo an imprisonment in the county jail for the period of one month

Section 13 The Commissioner of Fisheries may make such rules and regulations applicable to any peninsula on which is located any peninsular waters as hereinbefore defined as he may deem necessary for the protection of fish in such peninsular waters or for the protection of any fish hatchery located on such peninsula Such rules and regulations shall be posted in not less than five conspicuous places on such peninsula Any person violating any such rule or regulation shall on conviction be subject to a penalty of fifty dollars

ARTICLE III

Regulatory Provisions Applicable Exclusively to Bays and Peninsular Waters

Section 20 The Commissioner of Fisheries is hereby empowered to authorize the use of minnow nets for angling or scientific purposes in any bay or peninsular water

Section 21 The Commissioner of Fisheries or any representative of the Department of Fisheries may for the purpose of stocking the waters or for the purpose of taking spawn catch fish with nets in such waters at any time of the year

Section 22 The Department of Fisheries may remove by means of nets by contract or otherwise any fish which it may deem injurious to other fish

ARTICLE IV

Regulatory Provisions Applicable Exclusively to Boundary Lakes

Section 25 The Department of Fisheries is hereby authorized to issue a fishing license upon written application therefor signed by the applicant upon payment of the license fee herein prescribed for the respective fishing devices that is to say for each

(a) Row or sail-boat used in fishing with gill nets ten dollars

(b) Boat other than a row boat or sail boat under ten tons gross burden twenty dollars

(c) Boat from ten to twenty tons gross burden thirty dollars

(d) Boat over twenty tons gross burden forty dollars

(e) Pound net twenty dollars

(f) Trap net or device other than a pound net not less than one dollar nor more than ten dollars to be determined and fixed by the Commissioner of Fisheries

The Commissioner of Fisheries may revoke any license for violation of any provision of this act or for violation of any conditions in which the license was granted

Any person operating or employing others to operate any boat net or device without being licensed as hereinbefore provided shall on conviction be subject to a penalty of fifty dollars or in default of payment be imprisoned in the county jail for a period of one day for each dollar of fine All fish caught with such unlicensed devices shall be forfeited to the Department of Fisheries All unlicensed devices used in violation of the provisions of this act shall be forfeited to the Department of Fisheries

Section 26 No license shall be issued except upon the condition that the operator of any boat so licensed shall permit a person designated by the Commissioner of Fisheries to accompany such boat at any time when it is engaged in fishing for the purpose of securing for the use of the Department of Fisheries from the fish so caught so much of their spawn as the Department may desire

Section 27 No license shall be issued to a resident of any State or county whose laws prohibit the issuing of a license to a resident of the Commonwealth of Pennsylvania

Section 28 Except as in this section hereinafter provided no gill nets shall be licensed other than gill nets having a mesh of not less than three inches stretched mesh fishing measure

Gill nets used in fishing for trout may be licensed which have meshes of at least five and one-half inches in size stretched mesh fishing measure

No pound nets shall be licensed other than pound nets the cribs of which shall have a mesh of not less than two and one-half inches stretched mesh fishing measure

No trap nets shall be licensed other than trap nets of which shall have a mesh of not less than two and one-half inches stretched mesh fishing measure

Section 29 Licenses issued under the authority of this article shall be good for the calendar year in which issued Such licenses shall be carried by the operator of any boat net or device for which issued and shall be shown on demand to any fish warden constable deputy sheriff fish commissioner or any authorized representative of the Department of Fisheries

Any person refusing to exhibit his license on demand as aforesaid shall be subject to a penalty of five dollars or in default of payment be imprisoned in the county jail for one day for each dollar of fine

Section 30 No net except a gill or a net fastened to and supported by poles driven in the ground and known as a pound net shall be set fastened drawn or used within sixteen miles from the entrance to any bay nor within one-half mile from any stream measured in a direct line

No gill net or pound net shall be set fastened drawn or used within two miles of the entrance to any bay

No net of any character shall be set fastened drawn or used within three-fourths of a mile from shore measured in a direct line

A person violating any provision of this section shall be subject to a penalty of one hundred dollars or imprisonment in the county jail for a period of three months

Section 31 No nets except gill nets and pound nets shall be set fixed or fastened without having thereto attached a buoy of at least eighteen inches in diameter bearing a metallic tag on which shall be marked the owner's name and address and which buoy must be plainly visible and above water at all times.

A person violating any provision of this section shall on conviction be subject to a penalty of twenty-five dollars and the confiscation of the net. Any net required to be buoyed which is found in the water without buoy as above provided and the owner cannot be located shall be confiscated to the Department of Fisheries.

Section 32 No person except the owners thereof or their representatives shall remove or take fish from any device licensed under and operated according to the provisions of this act.

A person violating any provision of this section shall on conviction be subject to a penalty of ten dollars for each fish so unlawfully taken provided the total amount of fines shall not exceed one hundred dollars for fish taken at any one time. In default of payment such person shall be imprisoned in the county jail for the period of one day for each dollar of fine.

Any fish recovered shall be returned to the owner or owners from the net or device from which they were taken and all boats and appliances used in unlawfully taking the fish shall be forfeited to the Department of Fisheries.

Section 33 No person shall catch by means of any device for which a license is issued under the provisions of this act any

(a) Blue pike and sauger pike less than eleven inches in length

(b) Yellow pike less than thirteen inches in length

(c) Yellow perch less than nine inches in length

(d) Ciscoes not less than six ounces in weight in the round

(e) White fish not less than one and three-fourths pounds in weight in the round.

Any person violating the provisions of this section shall be subject to a penalty of ten dollars for each fish so taken or had in possession.

The foregoing provisions of this section shall not apply to a person who having caught any fish less than the size or weight permitted returns such fish in the condition in which they were caught to the waters from which they were taken.

Section 34 The Commissioner of Fisheries is hereby empowered to authorize the use of minnow nets for angling or for scientific purposes.

Section 35 The Commissioner of Fisheries may make such rules and regulations applicable to any boundary lake as hereinbefore defined as he may deem necessary for the protection of fish in such waters.

ARTICLE V

Provisions Relating to the Enforcement of the Act and the Disposition of Fines

Section 40 Any fish commissioner fish warden special warden sheriff constable or any special officer or any peace officer in this Commonwealth is hereby authorized and required to proceed with such force of the county as may be necessary to seize any device for catching fish used contrary to or prohibited by this act. Such officers are required to arrest with or without warrant any person owning placing or using such device or violating any provision of this act.

Section 41 Such officers are authorized and required to apprehend and arrest and immediately take any person guilty of any violation of this act before any alderman magistrate or justice of the peace who shall forthwith hear and determine such charge in the manner herein provided.

Section 42 In case of any fish commissioner fish warden or any other officer hereinbefore named fails to prove his case and the defendant is discharged or in case the defendant is convicted and sent to jail in lieu of the payment of fine the county in which the case is heard shall pay the costs.

Section 43 Such arrests may be made on Sunday or any legal holiday in which case the person so arrested shall be taken before the proper officer and proceeded against on the first lawful day following the arrest.

Section 44 Any sheriff deputy sheriff constable special officer or other peace officer of this Commonwealth refusing or neglecting to proceed with such force of the county to forthwith remove and destroy any existing device illegally used for the catching of fish within its jurisdiction after being notified in writing of the existence of such illegally used device or any such officer neglecting or refusing to remove or destroy any such illegal device for catching fish within the Commonwealth of which he shall be cognizant shall on conviction as provided herein be sentenced to pay a fine of fifty dollars.

Section 45 Any person who shall by threat menace or force or in any manner attempt to deter or prevent any fish warden or other person authorized to make arrests for violation of the fish laws from enforcing or carrying into effect any provisions of this act or who shall resist the seizure of boats devices or nets illegally used shall on conviction thereof as provided herein be sentenced to pay a fine of one hundred dollars.

Section 46 That in all cases of arrest for violation of any provision of this act the possession of fish prohibited by such provision or the possession of a device at or near a place where such device is prohibited by such provision shall be prima facie evidence of the violation of such provision.

In case of the pollution of waters by any substances known to be injurious to fish it shall not be necessary to prove that such substances actually caused the death of any particular fish.

Section 47 Any alderman magistrate or justice of the peace upon information or complaint made to him by affidavit of one or more persons charging any person with having violated any of the provisions of this act or any of the rules and regulations adopted and promulgated by the Commissioner of

Fisheries pursuant to this act is hereby authorized and required to issue his warrant under his hand and seal directed to any constable peace officer or warden and shall cause such person to be arrested and brought before such alderman magistrate or justice of the peace who shall hear and determine the guilt or innocence of the person or persons so charged.

Section 48 All license fees collected under this act and all fines imposed and collected for the violation of any provision of this act shall be forthwith paid by such alderman magistrate or justice of the peace to the Department of Fisheries at Harrisburg. All moneys received or recovered by the Department of Fisheries under any provision of this act shall be immediately paid into the State Treasury where it shall be kept as part of a fund separate and apart to be used solely under the direction of the Department of Fisheries for the purpose of the payment of the salaries of the Commissioner of Fisheries clerks stenographers fish wardens traveling expenses counsel fees court expenses and contingent expenses for the propagation protection and distribution of fish the stocking of the waters and the employment of necessary labor and the purchase of material and implements therefor for necessary repairs and improvements to fish hatcheries for field work gathering spawn transferring fish and the employment of necessary labor and the purchase of necessary implements therefor for the purchase of necessary land and water supplies to State fish hatcheries for the purchase and erection of buildings ponds and other extensions incidental to State fish hatcheries for the maintenance and operation of a boat on Lake Erie and the cruiser Anna at Torresdale on the Delaware river and for the dredging of channels ponds and the making of improvements on Presque Isle Peninsula and the approach to the fish hatchery at Erie.

All moneys in such separate fund from time to time are hereby specifically appropriated to the Department of Fisheries and may be expended for the purposes hereinbefore enumerated. The Auditor General shall upon requisition from time to time of the Commissioner of Fisheries draw his warrant on the State Treasurer for the amount specified in such requisition not exceeding however the amount in such fund at the time of making such requisition.

Section 49 All actions for violation of any provisions of this act shall be taken within one year from the time the offense is committed. The Commissioner of Fisheries is hereby authorized to employ legal counsel to assist in the enforcement of this act and to defend the officers and employes of the Department of Fisheries for acts done in the proper performance of their duties.

Section 50 All boats and legal devices used unlawfully and forfeited to the Department of Fisheries under any of the provisions of this act shall be sold by the Commissioner of Fisheries or destroyed by his order. All unlawful nets or devices not preserved for exhibition purposes by the Department of Fisheries shall be destroyed by the Commissioner of Fisheries or by his order. Records shall be made of all such sales or destruction on the books of the Department.

ARTICLE VI

Construction and Repeal

Section 60 The provisions of this act are severable and if any of the provisions shall be held to be unconstitutional such decisions shall not affect the validity of any of the remaining provisions of this act. This act is intended as a complete and exclusive system for the protection and propagation of fish in boundary lakes bays and peninsular waters as hereinbefore defined.

Nothing in this act shall be construed to affect in any way the provisions of the act approved April fifth one thousand nine hundred and seventeen entitled "An Act prescribing a closed season for sturgeon in the waters of Lake Erie under the jurisdiction of this Commonwealth on the condition that certain legislation shall be adopted by certain States of the United States and by the Province of Ontario of the Dominion of Canada."

Section 61 The act of May fifth one thousand nine hundred eleven (Pamphlet Laws one hundred sixty-four) entitled "An Act to forbid the use of a gill net of more than thirty meshes deep in such parts of boundary lakes of more than five thousand acres as this Commonwealth has jurisdiction over and providing penalty and punishment for the violation of any provision of the act."

The act approved April eighteenth one thousand nine hundred thirteen (Pamphlet Laws one hundred) entitled "An Act to classify the species of fish in such parts of the boundary lakes of more than five thousand acres as this Commonwealth has jurisdiction over and in waters of any peninsula or in any bay adjacent to or connected with such lakes to declare which fish are game fish which fish are food fish and which are minnows or bait fish to protect and provide for the maintenance and increase of fish in such lakes to regulate and provide for the payment of license fees for the catching of fish from such boundary lakes and prohibit the unauthorized taking of fish from devices used by authority of such license to provide penalties and punishments for the violation of any of the provisions of this act and requiring the county wherein an offense is charged to pay costs of prosecution in certain instances and repealing all acts inconsistent herewith" are hereby repealed.

All other acts or parts of acts inconsistent with the provisions of this act are hereby repealed.

The repeal by this act of any act or parts of acts shall not operate to revive any act or parts of acts heretofore repealed.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 107, as follows:

An Act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof other than registered owners providing the fees therefore and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties or violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That except as is hereinafter provided for non-residents and dealers no motor vehicle shall be operated upon any public highway in this Commonwealth until such motor vehicle shall have been registered with the State Highway Department of this Commonwealth

Section 2 The term "motor vehicle" as used in this act shall include all wheeled vehicles operated or propelled by any form of engine motor or mechanical power or operated by power received from any source other than from engine motor or mechanical power forming part of such vehicle except traction engines road rollers agricultural machinery and vehicles which move upon or are guided by a track or travel through the air

The term "motor cycle" as used in this act shall include all motor operated vehicles of the bicycle or tricycle type whether the motive power be a part thereof or attached thereto

The term "trailer" as used in this act shall include all vehicles trailing after or propelled by a motor vehicle

The term "commercial vehicle" as used in this act shall include motor omnibuses used for the transportation of passengers for pay or hire and motor vehicles constructed or used for the transportation of goods wares or merchandise

The term "owner" as used in this act shall include the person or persons having a motor vehicle in his or their possession custody or control under a lease or contract of conditional sale or other like agreement

The term "public highway" as used in this act shall include all public roads streets avenues alleys boulevards parks and squares also bridges and approaches thereto

The term "Department" as used in this act shall refer to the State Highway Department of this Commonwealth

Section 3 Application for the registration of motor vehicles shall be made to the State Highway Department upon a blank provided for the purpose by the Department The application shall contain the full name and residence of the owner or owners (not in excess of two in the case of joint ownership) together with the statement that such person is more than sixteen (16) years of age and is mentally and physically qualified to operate a motor vehicle as defined in this act also a brief description of the motor vehicle the name the manufacturer's number the character of the motive power and the horse power and in the case of commercial vehicles weighing more than three thousand (3,000) pounds the gross weight of the vehicle and shall be signed by the owner or owners

Applicants for registration who are not residents of this Commonwealth shall in their application in addition to the above requirements shall designate the State Highway Commissioner as their authorized agent upon whom process may be served

The horse power of motor vehicles except those propelled by steam or electricity shall be computed by the following formula Diameter of the bore in inches squared times by the numbers of cylinders times four tenths (.4) The accepted horse power for the registration of motor vehicles propelled by steam or electricity shall be that given and certified to by the manufacturer

Upon receipt of the application and the proper fee the State Highway Department shall register the said motor vehicle in a book or index kept for that purpose and shall issue to the owner or owners a registration certificate and an owner's license which shall entitle the holder or holders provided such persons are more than sixteen (16) years of age and are not mentally or physically disqualified to lawfully operate any motor vehicle Said license shall not be valid until signed by the holder or holders thereof The registration certificate shall show the name and address of the owner or owners the name type horse power and manufacturer's number of the motor vehicle and the registration number thereof

No motor vehicle on which the manufacturer's number has been omitted obliterated or defaced shall be registerable without a special permit from the State Highway Commissioner

Before issuing a registration certificate for any such motor vehicle the Highway Commissioner shall require information as to the date of purchase of such vehicle and the name and address of the person from whom it was purchased together with satisfactory evidence that the number was not removed for the purpose of concealing the identity of such vehicle. He shall require that a special number designated by him shall be immediately stamped thereon Such number shall be preceded by the letter S and followed by "Pa." and the registration will not be valid until this requirement has been complied with

No motor vehicle or trailer shall be registerable that exceeds an outside over all length of three hundred thirty-six

inches (336) or width of ninety (90) inches or that exceeds a weight of fourteen thousand (14,000) pounds

Any person or persons knowingly making any misstatement of facts in his or their application for registration of a motor vehicle shall be deemed guilty of a misdemeanor and upon conviction thereof shall be subject to a fine of not less than two hundred (\$200.00) dollars or more than five hundred (\$500.00) dollars or imprisonment for one (1) year or both at the discretion of the Court and the State Highway Commissioner shall upon proper evidence of such misstatement revoke the registration of the motor vehicle so registered

It shall be the duty of the registered owner of every motor vehicle to notify the State Highway Department of any change in his place of residence within one week after such change is made

Section 4 The State Highway Department shall issue two (2) registration plates for each vehicle registered having thereon the registration number in figures not more than five (5) inches in height the year and the abbreviated name of the state except that for motor cycles one plate only shall be issued and on such plates the registration number shall be in figures not more than three and one-half (3 1-2) inches in height

On the plates for "Dealers" shall be the words "Penna. Dealer" and the number shall be preceded by the letter "X" On the plates for trailers the number shall be preceded by the letter "T"

The registration plates shall be rigidly attached to the motor vehicle so that they cannot swing or oscillate the one on the front the other on the rear They shall at all times be parallel to the axles and shall not be underneath any part of the body more than twelve (12) inches from the rear end thereof nor shall they be covered obscured bent altered or defaced in any manner and the lower edge of the plates shall be not less than fifteen (15) inches above the ground

They shall be kept free from oil grease dirt or other substance likely to impair their legibility and between one hour after sunset and one hour before sunrise the rear plate shall be illuminated so that the registration number can be plainly distinguished provided however that motor cycles need display but one registration plate which shall be attached to the rear thereof in such manner as to fully comply with the provisions of this section

No motor vehicles shall be operated under any other plates than those of its own registration except as is provided in this act for non-residents

Section 5 Upon the transfer of ownership or the destruction of any motor vehicle its registration shall expire and in the event of the sale of the motor vehicle the original owner shall remove the registration plates therefrom and shall within forty-eight (48) hours notify the State Highway Commissioner of the name and address of the purchaser

The original owner may however by proper application upon a blank to be furnished by the Department register another motor vehicle upon payment of a fee of one (\$1.00) dollar when such motor vehicle is of equal or less horse power or classification than that originally registered or upon payment of a fee of one (\$1.00) dollar and the difference between the fee originally paid and that due if the new motor vehicle be properly registrable in a higher class and unless the original registration plates have been destroyed such owner shall be assigned the registration number previously issued to him and shall receive a new registration certificate

Section 6 In the event of the loss of one or both registration plates or should a plate or plates be so defaced that the number thereon is illegible it shall be the duty of the owner of the motor vehicle for which same were issued to apply to the State Highway Department for new plates within forty-eight (48) hours of his discovery of the loss or defacement of such plate or plates

Such application shall be made upon a blank furnished by the Department on which shall be set forth the loss defacing or destruction of such plate or plates and be accompanied by a fee of fifty (50) cents for the plate for a motor-cycle or motor bicycle or one (\$1.00) dollar for the plates for any other motor vehicle

Thereupon the Department shall issue to the applicant new plates of another number than that of the plates originally issued also a corrected registration certificate

Upon the receipt of new plates it shall be the duty of the owner to immediately return to the State Highway Department the old plate or plates unless lost or destroyed

No owner or operator of a motor vehicle shall be subject to a fine by reason of one or both registration plates being missing provided he make affidavit that the same was lost or stolen within the period of ten (10) days and that application for new plates was made within forty-eight (48) hours as required herein

Section 7 Motor vehicles owned or kept by manufacturers or dealers solely for the purpose of testing demonstrating or selling shall be exempt from individual registration by manufacturer's number provided said manufacturer or dealer registers with the State Highway Department in the "Dealers Class" Application for such registration shall be made upon a blank provided for the purpose by the Department and shall set forth the full name and business address of the applicant and shall be verified by oath or affirmation Upon receipt of the application accompanied by the proper fee for each certificate and pair of number plates desired the Department shall issue to the applicant as many certificates of registration and pairs of plates as may have been applied for Provided The number be not less than two (2) No motor vehicle shall under any circumstances be operated under a Dealers registration unless both number plates are displayed as provided in this act

Provided that when any dealer in motor vehicles whether a resident of this state or not has in transit from the manufacturer thereof or the manufacturer's agent five or more motor vehicles at the same time such vehicles may make use of the public highways if signs reading "In Transit" are displayed on the front and rear of each such vehicle except the

first and the last and that the first and the last vehicles display number plates as required by this act.

No person or persons shall use or permit the use of the plates issued under a dealers registration on any motor vehicle other than those owned by such dealer and operated by such dealer or his employees or for any other purpose than those set forth in this section.

Section 8 Non residents of this state shall be exempt from the provisions of this act as to the registration of motor vehicles and the licensing of operators for the same time and to the same extent as like exemptions are granted residents of this state under the laws of the foreign country state territory or federal district of their residence provided that they shall have complied with the provisions of the law of the foreign country state territory or federal district of their residence relative to the registration of their motor vehicles and shall conspicuously display the number plates as required thereby and have in their possession the registration certificate issued for such motor vehicle but such exemption shall not apply to commercial vehicles owned by foreign corporations or individuals used in this state more frequently than one (1) round trip in any one month nor to the operators thereof.

Section 9 The fee for the registration of a motor cycle shall be three (\$3.00) dollars and for the registration of a bicycle with a motor attached two (\$2.00) dollars.

The fee for the registration of other motor vehicles except such as are equipped with metal tires when registered is issued prior to September first of any year shall be ten (\$10.00) dollars for each motor vehicle of less than thirty (30) horse power fifteen (\$15.00) dollars for each motor vehicle of thirty (30) horse power and less than fifty (50) horse power twenty (\$20.00) dollars for each motor vehicle of fifty (50) horse power or more.

The fees for the registration of commercial motor vehicles weighing less than three thousand (3,000) pounds shall be on the basis of the horse power. The weight shall be that given and certified to by the manufacturer.

Commercial vehicles weighing three thousand (3,000) pounds or more shall be divided into six (6) classes.

The fee for each such vehicle in Class A weighing three thousand (3,000) pounds and less than four thousand (4,000) pounds shall be fifteen (\$15.00) dollars.

The fee for each such vehicle in Class B weighing four thousand (4,000) pounds and less than six thousand (6,000) pounds shall be twenty-five (\$25.00) dollars.

The fee for each such vehicle in Class C weighing six thousand (6,000) pounds and less than eight thousand (8,000) pounds shall be forty (\$40.00) dollars.

The fee for each such vehicle in Class D weighing eight thousand (8,000) pounds and less than ten thousand (10,000) pounds shall be sixty (\$60.00) dollars.

The fee for each such vehicle in Class E weighing ten thousand (10,000) pounds and less than twelve thousand (12,000) pounds shall be one hundred (\$100.00) dollars.

The fee for each such vehicle in Class F weighing twelve thousand (12,000) pounds and not more than fourteen thousand (14,000) pounds shall be one hundred fifty (\$150.00) dollars.

No registration shall be required of a trailer weighing less than five hundred (500) pounds.

The fee shall be two (\$2.00) dollars for each trailer weighing five hundred (500) pounds and less than seven hundred and fifty (750) pounds.

Five (\$5.00) dollars for each trailer weighing seven hundred and fifty (750) pounds and less than one thousand (1,000) pounds.

Ten (\$10.00) dollars for each trailer weighing on thousand (1,000) pounds and less than two thousand (2,000) pounds.

Fifteen (\$15.00) dollars for each trailer weighing two thousand (2,000) pounds or more.

The fee for the registration of any motor vehicle equipped with metal tires shall be double the regular fee for such vehicle.

The fee for registration when issued on or after July first shall be one-half those hereinbefore named.

The fee shall be five (\$5.00) dollars for each certificate and number plate issued to persons registered as Motor Cycle Dealers and ten (\$10.00) dollars for each certificate and pair of number plates issued to persons registered as dealers in other motor vehicles.

The fees herein set forth for the registration of motor vehicles and trailers shall be in lieu of any other fees or taxes to be imposed by this Commonwealth or any subdivision thereof and no city borough incorporated town township or county shall require or collect any registration or license fee or tax for any motor vehicle or license from any proprietor thereof except as to motor vehicles transporting passengers or property for pay or hire within the limits of any city or from points within such city to points outside of the city limits.

No fee shall be charged for the registration of motor vehicles owned and used by the United States the State of Pennsylvania or by any city borough incorporated town township or county duly authorized volunteer fire department hospital humane society or anti-cruelty society in this Commonwealth or by the American Red Cross but all such vehicles shall be registered and shall display number plates as is provided for privately owned vehicles.

All registrations shall expire December thirty-first of the year issued unless sooner revoked for cause by the State Highway Commissioner.

Section 10 No person whether the owner of a motor vehicle or not who is less than sixteen (16) years of age or who is mentally impaired or who is physically incapacitated as defined in this act shall operate any motor vehicle upon any public highway in this Commonwealth.

No person shall operate a motor vehicle upon any public highway until such person shall have had issued to him a license or permit by the State Highway Department. No such

license or permit shall be issued to any person less than sixteen (16) years of age or in the case of paid operators less than eighteen (18) years of age and who has not had at least five (5) days' experience in the operation of a motor vehicle.

No person who is the owner or custodian of any motor vehicle shall permit any person who is less than sixteen (16) years of age or who is not a licensed operator or chauffeur or holder of a Learner's Permit to operate any such motor vehicle or employ or permit any person to operate such motor vehicle for hire who is not eighteen (18) years of age and a licensed chauffeur.

No person shall operate any motor vehicle as a paid operator or chauffeur without taking out a chauffeur's license.

Any person who has lost the use of one hand or both or who has lost the use of both feet or whose eyesight is so impaired that with the aid of glasses he cannot distinguish substantial objects clearly at a distance of two hundred (200) feet or who shall have less than twenty (20) per centum of normal vision or who shall have less than two per centum of normal hearing shall be considered physically incapacitated any person violating any of the provisions of this section shall be deemed guilty of a misdemeanor and upon conviction thereof shall be subject to a fine of not less than One Hundred (\$100.00) Dollars or more than Three Hundred (\$300.00) Dollars or in the case of non-payment of such fine to undergo imprisonment in the county jail for a period of exceeding thirty (30) days and no license or permit shall be issued thereafter to any person so convicted.

Provided that the State Highway Commissioner may at his discretion issue a special license or permit to a person who has lost the use of one hand only upon the receipt of such evidence or demonstration as shall satisfy him that such person has had sufficient experience in the operation of a motor vehicle to enable him to do so without endangering the safety of the public. The fee for such special license or permit shall be one (\$1.00) dollar.

Section 11 Application for a paid operator or chauffeur's license shall be made upon a blank furnished by the Department and shall be signed by the applicant. Such application shall contain the applicant's full name and residence and shall set forth that he is over eighteen (18) years of age and has had at least five (5) days' experience in the operation of a motor vehicle and is not mentally or physically incapacitated as defined in this act.

The applicant may also at the option of the State Highway Commissioner be required to submit himself to such test of his ability and examination as to his knowledge of the operation of motor vehicles as may be required by the State Highway Commissioner for which examination no charge shall be made.

Upon receipt of the application and a fee of two (\$2.00) dollars the State Highway Department shall if the applicant fulfills the requirements issue to him a chauffeurs license which shall be carried by him at all times when operating a motor vehicle. Such license shall be numbered and shall set forth the licensee's name and residence but shall not be valid until licensee's name and residence but shall not be valid until licensee's signature is attached thereto.

Any person other than a paid operator desiring to operate a motor vehicle shall first obtain an operator's license from the State Highway Department.

Application for such license shall be made upon a blank furnished by the Department and shall be signed by the applicant. Such application shall contain the applicant's full name and residence and set forth that he is over sixteen (16) years of age and has had at least five (5) days' experience in the operation of a motor vehicle and is not mentally or physically incapacitated as defined in this act.

Upon the receipt of the application and a fee of one (\$1.00) dollar the State Highway Department shall if the applicant fulfills the requirements issue to such applicant a license which shall be carried by the licensee at all times when operating a motor vehicle. Such license shall be numbered and shall set forth the licensee's name and residence but shall not be valid until the licensee's signature is attached thereto.

All licenses shall expire December thirty-first of the year issued unless sooner revoked for cause by the State Highway Commissioner.

The State Highway Commissioner shall issue learners permits to persons over sixteen (16) years of age not mentally or physically incapacitated as defined in this act who may desire to learn to operate a motor vehicle.

Such permits shall be issued for a period of thirty (30) days but shall be valid only when such person is accompanied by a licensed driver or operator.

The fee for such permit shall be fifty (50) cents.

Any person making any misstatement of facts in his application for a license or permit shall be deemed guilty of a misdemeanor and upon conviction thereof shall be subject to a fine of not less than one hundred (\$100.00) dollars or more than two hundred (\$200.00) dollars or imprisonment for six (6) months or both at the discretion of the court.

It shall be the duty of every licensee to notify the State Highway Department of any change in his place of residence within one week after such change is made.

Section 12 The moneys derived under the provisions of this act from registration and license fees and from fines and forfeited bail shall be paid by the State Highway Department into the State Treasury for safe keeping and shall by the State Treasurer be placed in a separate fund to be available for the use of the State Highway Department upon requisition of the State Highway Commissioner. All such moneys hereafter paid into the State treasury are hereby specifically appropriated to the State Highway Department for the purpose of assisting in the maintenance and repair of the State highways of Pennsylvania.

The Auditor General shall upon requisition of the State Highway Commissioner draw his warrant upon the State Treasurer for the amount specified in such requisition not exceeding how-

ever the amount in such fund at the time of making such requisition.

Section 13 The State Highway Commissioner may refuse to issue a license to any applicant who is shown by proper evidence to be a reckless or careless operator endangering the safety of the public or an habitual violator of the provisions of this act.

He may also revoke or suspend the license issued to any such person upon hearing before the Commissioner or his representative after due notice in writing of the proposed action and the grounds therefore has been mailed to the owner or licensee at the address given in his application.

The State Highway Commissioner may immediately suspend the license of any owner operator or chauffeur who has been involved in an accident resulting in injury to person or property upon the sworn statement of two reputable persons that such accident was the result of recklessness or carelessness on the part of such owner or licensee and after a hearing before the Commissioner or his representative shall annul the license owned by such person if the evidence justifies such action.

Section 14 Any person who shall knowingly operate any motor vehicle the registration of which has been suspended or revoked or any person whose license has been suspended or revoked who shall operate any motor vehicle upon any public highway in this Commonwealth or any person owning or having any motor vehicle in his custody who shall knowingly permit any person whose license has been suspended or revoked or the registration of whose motor vehicle has been suspended or revoked to operate any such motor vehicle shall be deemed guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred (\$100.00) dollars nor more than two hundred (\$200.00) dollars or undergo imprisonment for a period of not more than six (6) months or both at the discretion of the Court.

Section 15 The State Highway Commissioner shall issue monthly printed bulletins which may be printed by other than the State Printer should the State Highway Commissioner deem it necessary or expedient giving the name address and number of each licensee and the name and address of the owner of each motor vehicle registered together with the registration number and the make and manufacturer's number thereof which shall upon request be furnished free of charge to Mayors Burgesses magistrates Chiefs of Police Aldermen and Justices of the Peace in this Commonwealth and shall be sold at a nominal fee to all other applicants.

He shall also cause such records of each motor vehicle registered to be promptly compiled and classified by make and numerically arranged as to manufacturer's number as will readily reveal the name and address of the owner thereof.

It shall be the duty of the State Highway Commissioner whenever he may receive a report of the theft of a motor vehicle whether the same has been registered or not and whether owned in this or any other state together with the make and manufacturer's number thereof to make a distinctive record thereof and file the same in numerical order of the manufacturer's number with the records of the vehicles of such make already registered. In the event of the receipt of an application for the registration of such motor vehicle he shall immediately notify the rightful owner thereof and unless registration has already been issued shall withhold the issuing of a registration certificate until a proper investigation shall have been made.

In the event of the recovery of a stolen vehicle of which the Highway Commissioner has been notified it shall be the duty of the owner to immediately notify the Highway Commissioner who shall cause the record of the theft of such vehicle to be removed from the files.

The State Highway Commissioner shall cause the original application for registration and for license on file in his office to be destroyed three (3) years after such applications were received.

Section 16 Any person or persons removing altering or obliterating the manufacturer's plate number or identification mark on any motor vehicle or any person or persons aiding or abetting in such removing altering or obliterating or any person or persons receiving purchasing or selling or knowingly having in his possession any motor vehicle upon which the manufacturer's plate or number has been removed altered or obliterated without being in possession of evidence that the said manufacturer's plate or number was not removed altered or obliterated with the intent of concealing the identity of said motor vehicle or any person who shall knowingly operate a motor vehicle with altered or false registration plates shall be deemed guilty of a misdemeanor and upon conviction thereof shall be subject to a fine of not less than one hundred (\$100.00) dollars or more than five hundred (\$500.00) dollars or imprisonment not exceeding one (1) year or both at the discretion of the court.

Section 17 The proprietor of every public garage shall cause a record to be kept after the manner to be prescribed by the State Highway Commissioner of the names of any and all persons owning or having charge of any motor vehicle stored or left for repair or other purposes at any such public garage together with the make manufacturer's number name of the State of registration and the registration number of such motor vehicles. Such record shall be kept in ink or indelible pencil and shall be open to the inspection of police officers or other proper authorities. Such records shall be retained and be available for a period of one (1) year after entry but not thereafter. He shall also immediately notify the local police authorities if the State Highway Commissioner of any such motor vehicle whereon the manufacturer's number or mark has apparently been altered obliterated or removed.

Section 18 No unauthorized person shall sound the horn handle the levers or set in motion or in any way tamper with or damage or deface any motor vehicle standing upon any public highway.

No person shall hang on to or ride on the rear end of any motor vehicle and no person on a bicycle roller skates or any similar device shall hold fast to or hitch on to any moving motor vehicle.

No person shall throw any missile at the occupants of any motor vehicle or throw or place any substance upon any public highway injurious or damaging to a motor vehicle or the tires thereof.

Section 19 A rate of speed of fifteen (15) miles per hour shall not be exceeded by the operator of any motor vehicle in the business section of cities boroughs and towns where the buildings on either or both sides of the highway adjoin each other also in passing a standing street passenger car and at sharp curves and intersecting highways.

A rate of speed of twenty (20) miles per hour shall not be exceeded where the buildings on either or both sides of the highways are separated by an average distance of ten (10) feet or less.

A rate of speed of thirty (30) miles per hour shall be permitted but not exceeded elsewhere provided that no person shall operate a motor vehicle on the public highways in this Commonwealth recklessly or at a rate of speed that is greater than is reasonable and proper having regard to the width traffic and use of the highway or so as to endanger the person or property of any user thereof.

Provided further That no commercial motor vehicle weighing more than four thousand (4,000) pounds shall at any time exceed a rate of speed of fifteen (15) miles per hour and that no such vehicle weighing more than eight thousand (8,000) pounds shall exceed a rate of speed of twelve (12) miles per hour.

No commercial motor vehicle weighing four thousand (4,000) pounds or more shall exceed a rate of speed of six (6) miles per hour when operated on any bridge in this Commonwealth.

The proper authorities having charge of the highways may erect or cause to be erected at dangerous places or at school houses churches and public playgrounds signs reading "Fifteen Mile Speed Limit" and a speed of fifteen (15) miles per hour shall not be exceeded for a distance of one-eighth (1-8) of a mile beyond such sign. Such signs shall be placed on the right-hand side of the highway facing the traffic to be controlled clearly legible therefrom and the lettering thereon shall be not less than five (5) inches in height.

Section 20 Every motor vehicle on the public highways shall from one hour after sunset until one hour before sunrise or whenever it is impossible to see clearly for a distance of two hundred (200) feet show at least two lights of approximately equal power on the front of such vehicle that shall be clearly visible for a distance of two hundred (200) feet provided that motor cycles to which no side car is attached need display only one such light but no brilliant light shall be displayed on any motor vehicle standing on the left-hand side of the highway.

Every motor vehicle or other equipped with and using electric light or lights upon any of the public highways of this State shall be provided and equipped with some practical and efficient device or devices whereby the forward light or lights of such vehicle may be dimmed or lessened at the will of the driver or chauffeur to such an extent that such electric light or the reflection therefrom through said forward light or lights will not interfere with the sight of nor temporarily blind the vision of the driver of an approaching vehicle and it shall be the duty of every chauffeur or driver of such motor vehicle or other vehicle equipped with and using electric lights upon the public highways of this State to effectually apply such dimmer to the forward light or lights of the vehicle being driven by him or her and cause such light or lights to be dimmed and lessened so as not to interfere with the sight or temporarily blind the vision of the driver of any approaching vehicle.

Every motor vehicle including motor cycles shall also display one red light on the rear thereof and if a trailer or trailers be attached to such motor vehicle or another motor vehicle is being towed so as to obscure such red light then a red light shall be displayed on the rear of such vehicle or such trailer or the last trailer if there be more than one.

The registration plate on the rear of every motor vehicle including motor cycles and trailer or last trailer if more than one shall also be clearly illuminated during the same period.

Whenever there is not sufficient light within the limits of the highway to clearly reveal persons vehicles or substantial objects at a distance of two hundred (200) feet the front lights shall when the vehicle is in motion clearly illuminate the road for a distance of at least two hundred (200) feet in front of such vehicle and for five (5) feet to the right of such vehicle at a point twenty (20) feet in front of the lamps.

No lights of more than thirty-two (32) candle power shall be used on any motor vehicle and all lights in excess of four (4) candle power equipped with reflectors shall be so arranged designed diffused or deflected that no dazzling rays of light shall at a point seventy-five (75) feet or more ahead of the lamps rise more than forty-two (42) inches above the level surface on which the vehicle stands.

All additional or supplemental lights including movable spot-lights or searchlights shall fully comply with these restrictions and the rays of light from any such searchlight or spotlight shall at no time extend to the left of the center of the highway.

No red light shall be displayed on the front of any motor vehicle.

In the event of the failure of the lighting system of any motor vehicle while actually traveling upon the highways thereby rendering it an impossibility to display any or all lights as required in this section the operator of such vehicle may proceed to his immediate destination provided a rate of speed of twelve (12) miles per hour is not exceeded and if where the highway is not lighted he shall sound his horn or

signal device every two hundred (200) feet but after reaching his destination the said motor vehicle shall not again be operated upon the highways until the lighting system shall be completely repaired

Section 21 Every motor vehicle shall be provided when in use with adequate brakes capable of controlling such vehicle under all normal conditions and with an adequate horn bell or other signal device and where such vehicle is so constructed or covered as to prevent the operator thereof from having a sufficient view of the traffic following it shall be equipped with a mirror or other device that will enable the operator to see the road to the rear

Section 22 Every operator of a motor vehicle shall sound his horn bell or signal device giving reasonable warning of his approach whenever necessary to insure the safety of other users of the highway and before passing any vehicle he may overtake or pedestrian using any part of the highway other than the sidewalk also at curves and intersecting highways where the view of approaching vehicles for a distance of one hundred (100) feet is obscured but the horn bell or other signal device shall not be sounded unnecessarily or when such signal is not actually needed as a warning

Section 23 No person whether an employe of the owner or custodian of any motor vehicle or not shall tamper with or make use of or operate any motor vehicle without the knowledge or consent of the owner or custodian thereof

No person shall operate a motor vehicle while under the influence of intoxicating liquor or any narcotic or habit producing drug or permit any person who may be under the influence of intoxicating liquor or narcotic drugs to operate any motor vehicle owned by him or in his custody or control

No person shall take part in any race or speed contest for a prize or wager or otherwise upon any public highway or attempt to establish or lower any speed record upon any public highway

Any operator of a motor vehicle who shall have injured the person or property of any other user of the highway shall stop and render such assistance as may be necessary and shall upon request give his name and address to the injured party or his proper representative This provision shall apply to the owner of the motor vehicle if present whether he was operating such motor vehicle or not

No person shall turn off any or all of the lights on a motor vehicle for the purpose of avoiding identification or arrest

Any person violating any of the provisions of this section shall be deemed guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred (\$100.00) dollars nor more than five hundred (\$500.00) dollars or imprisonment not exceeding one (1) year or both at the discretion of the court and the Clerk of the Court in which such conviction is had shall certify such conviction to the State Highway Commissioner who shall suspend or revoke the license issued to such person and no other license shall be issued to such person for a period of one (1) year following such condition

Section 24. No motor vehicle of any description shall be used or operated on the public highways unless the engine be muffled so that the explosions thereof shall not constitute a nuisance to the public and no muffler cutout shall be used on any public highway

No motor vehicle shall be used or operated upon any public highway having metal spurs lugs or other metal projections more than three-fourths (3/4) of an inch in length upon the tires thereof except upon natural earth roads or where the highways are covered with ice or snow so that the safety of other users of the highways makes the use of such devices necessary

No motor vehicle or trailer shall be operated upon any public highway having a gross weight of vehicle and load combined in excess of twenty-six thousand (26,000) pounds or in excess of eighteen thousand (18,000) pounds on any axle or in excess of seven hundred and fifty (750) pounds on any one wheel for each nominal inch of width of tire on such wheel or that exceeds an over all length of vehicle of three hundred and thirty-six (336) inches or an over all width of vehicle or load of ninety (90) inches

All the provisions of this section shall apply to the owner of the motor vehicle or the person having control thereof who causes or permits such motor vehicle to be operated or equipped contrary to such provisions and any such person shall be deemed equally guilty with the operator of any violation thereof

Section 25 No operator of a motor vehicle who meets or overtakes a street passenger car that has stopped for the purpose of taking on or discharging passengers shall pass said car on the side on which the passengers get on or off until the car has started and until any passengers who may have alighted shall have reached the side of the highway It shall be the duty of such passengers to immediately step to the sidewalk or side of the highway

When meeting or when overtaken by any other vehicle legally traveling at a greater rate of speed the operator of any motor vehicle shall turn promptly to the right of the center of the highway allowing such other vehicle free passage to the left

The operator of any motor vehicle overtaking another vehicle shall pass such vehicle on the left but shall not attempt to pass any such vehicle at intersecting highways or at a sharp turn or curve or on approaching the crest of a hill where a full view of the highway ahead for a distance of two hundred (200) feet is obstructed

Every operator of a motor vehicle shall at all times keep as close as possible to the righthand side of the highway allowing other vehicles free passage to the left and no operator of a motor vehicle shall allow such vehicle to stand in the center of the highway or so as to obstruct or interfere with any other users thereof

At the intersection of public highways the operator of a motor vehicle shall keep to the right of the intersection of the centers of such highways when turning to the right and shall pass to the right of such intersection before turning to the left

When two vehicles approach the intersection of two public highways at the same time the vehicle approaching from the right shall have the right of way

When signaled to do so by the rider or driver of any horse or other animal of draft or burden the operator of a motor vehicle shall stop until any danger has been avoided

Section 26 The operator of any motor vehicle shall stop upon request or signal of any constable police officer or member of the State Police Force who shall be in uniform or shall exhibit his badge or other sign of authority and shall upon request exhibit his registration certificate or license and shall write his name in the presence of such officer if so required for the purpose of establishing his identity He shall also furnish to any legally constituted authority any information in his possession as to the identity of the operator or owner of any motor vehicle

Section 27 Operators of motor vehicles shall have the same rights upon the public highways as the drivers of other vehicles and no public highway open to other vehicles shall be closed to motor vehicles

Section 28 It being the purpose of this act to provide a system or code of law regulating the use and operation of motor vehicles throughout this Commonwealth no city borough incorporated town township or county shall hereafter adopt maintain or enforce any rule regulation or ordinance regulating the speed equipment use or operation of motor vehicle other than city or borough ordinances regulating the stopping and parking of vehicles the use of certain streets as one-way street or regulating the kind of traffic thereon or the establishment of safety zones

Provided that any city may regulate the transportation by motor vehicles of passengers for pay within the limits of such city or from points in the city to points beyond the city limits and make and enforce regulations for the operation of such vehicles not inconsistent with this act fix the rates to be charged for transportation and designate certain streets upon which such vehicles may be operated

Section 29 -All informations for offenses defined in this act committed by motor vehicle owners or users shall be brought under this act and not under any local ordinance rule or regulation and all such informations shall be made before a mayor burgess magistrate alderman or justice of the peace within the city borough incorporated town or township wherein such offense is alleged to have occurred except in the case of misdemeanors when the information shall be made in the county wherein the offense is alleged to have occurred

When the rate of speed of any motor vehicle is timed on a measured stretch of any highway for the purpose of ascertaining whether or not the operator of such motor vehicle is violating the provisions of this act such time shall be taken by not less than two persons and no convictions shall be had upon the unsupported evidence of one person and no such measured stretch shall be less than one-eighth (1/8) of a mile in length

Section 30 In any proceeding for the violation of the provisions of this act the registration number displayed on the motor vehicle shall be prima facie evidence that the owner of such vehicle was then operating the same Provided however that if at any hearing or proceeding the owner shall testify under oath or affirmation that he was not operating the said motor vehicle at the time of the alleged violation of this act and shall submit himself to an examination as to who at that time was operating such motor vehicle and reveal the name of the person if known to him or if the information is made in a county other than that of his own residence shall forward to the burgess magistrate alderman or justice of the peace an affidavit setting forth these facts then the prima facie evidence arising from the registration number shall be overcome and removed and the burden of proof shifted

Section 31 Constables and police officers of the State and of the cities boroughs incorporated towns townships and counties of this Commonwealth may arrest upon view any person or persons violating any of the provisions of this act and such officer shall forthwith make and file with the burgess magistrate alderman or justice of the peace before whom the person arrested is taken an affidavit setting forth in detail the offense complained of and at once furnish a copy thereof to the person arrested

If the defendant is unable to give bail for a hearing or for his appearance at Court the burgess magistrate alderman or justice of the peace shall accept as bail any article of sufficient value or provided the defendant is the owner thereof shall hold in custody the motor vehicle found in his possession and the Court burgess magistrate alderman or justice of the peace after the trial of the defendant or when bail according to law has been given shall make such order as to the disposition of such motor vehicle or other articles accepted as bail as shall seem just and proper

Section 32 Proceedings under this act may be commenced by warrant issued in the name of the Commonwealth which warrant may be served by a constable policeman or other officer having authority to serve warrants in the county in which the violation is alleged to have been committed but if the person charged cannot be served within such county then the burgess magistrate alderman or justice of the peace shall deputize a constable policeman or other officer having legal authority to serve warrants of the county wherein the person charged resides or may be found who shall serve such warrant and for such service shall receive the usual fee and expenses therefor as allowed by law for such service

A copy of the information shall be served with such warrant and the officer serving such warrant shall take the de-

fendant before the nearest magistrate alderman or justice of the peace of the county in which the defendant is found who shall take bail either for the defendant's appearance before the burgess magistrate alderman or justice of the peace who issued the warrant or for his appearance for trial in the proper court if a summary hearing is waived.

All informations charging violations of any of the provisions of this act excepting violations of the provisions in section three ten eleven fourteen sixteen twenty-three thirty-five and thirty-six shall be brought within two (2) weeks after the commission of the alleged offense and not after. Provided that before the service of any warrant and within the period of seven (7) days after information has been lodged the burgess magistrate alderman or justice of the peace shall mail to the person so charged at the address shown by the records of the State Highway Department a notice in writing of the issuing of the warrant together with a copy of the information and if the person named in the warrant shall not voluntarily appear within ten (10) days thereafter the warrant may then be served as herein provided.

Section 33 In the event of the arrest of an operator or owner of a motor vehicle for failure to have his license or registration certificate with him and upon his making affidavit that he possesses such license or registration certificate the burgess magistrate alderman or justice of the peace before whom he is taken shall upon demand of such defendant and upon the entering of satisfactory bail or the depositing of articles of the value of fifty (\$50.00) dollars in lieu of bail continue the hearing until such time as will reasonably permit the defendant to produce such license or registration certificate. If the said license or registration certificate when produced bears a date prior to the date of arrest then the information shall be withdrawn and the bail or security deposited returned to the owner thereof.

Section 34 Any person except as provided in sections three ten eleven fourteen sixteen twenty-three thirty-five and thirty-six convicted of violating any of the provisions of this act shall be subject to a fine or penalty of not less than five (\$5.00) dollars nor more than twenty-five (\$25.00) dollars to be collected by summary conviction before any burgess magistrate alderman or justice of the peace as like fines and penalties are now by law collected or in case of non-payment of such fine to undergo an imprisonment in the county jail for a period not exceeding five (5) days provided that any person so convicted shall have the right of appeal as in other cases of summary conviction and further provided that any person accused of violating any of the provisions of this act may waive the summary hearing and give bond in the sum of not less than fifty (\$50.00) dollars nor more than one hundred (\$100.00) dollars for appearance for trial before a Judge of the Court of Quarter Sessions or in the County Court or in the Municipal Court in counties wherein such courts exist and thereupon the burgess magistrate alderman or justice of the peace shall within fifteen (15) days return the complaint or information to the said court and if any person so accused shall be convicted in such court of the offense charged he shall be subject to a fine of not less than five (\$5.00) dollars nor more than twenty-five (\$25.00) dollars or in case of non-payment of such fine to undergo imprisonment in the county jail for a period not exceeding five (5) days.

Any person previously convicted of violating any of the provisions of this act shall upon conviction of any second or subsequent violation within a period of six (6) months after such conviction be subject to pay a fine of not less than twenty-five (\$25.00) dollars nor more than fifty (\$50.00) dollars or in case of non-payment of such fine to undergo imprisonment in the county jail for a period not exceeding ten (10) days provided that any person so accused of any second or subsequent violation of the provisions of this act shall have the same right of appeal or may waive summary hearing in the same manner and upon the same conditions as is provided for in cases of first violation.

Section 35 Every mayor burgess magistrate alderman or justice of the peace shall in every case arising under this act make and preserve an exact record of the proceedings showing fine and costs paid if any which shall be at all times subject to inspection on demand of any person.

The mayor burgess magistrate alderman or justice of the peace shall deliver without charge to the defendant a receipt showing in detail the amount of fine and costs imposed upon and paid by him.

No mayor burgess magistrate alderman or justice of the peace shall divide the fees of his office with any constable or other officer or with any individual not an officer who may assist in making an arrest or furnish evidence in any case arising under this act.

Any mayor burgess magistrate alderman justice of the peace or other officer violating any of the provisions of this section shall be deemed guilty of a misdemeanor in office and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred (\$100.00) dollars nor more than five hundred (\$500.00) dollars or undergo imprisonment in the county jail for a period not exceeding sixty (60) days or both at the discretion of the Court.

Section 36 All fines and penalties collected under the provisions of this act for violations of the same shall be paid to the State Treasurer except those collected for violations of the provisions as to speed or weight which shall be paid to the treasurer of the city borough town or township wherein the violation occurred to be used for the construction repair and maintenance of the highways thereof and sworn statements of all fines and penalties so collected shall also be made upon blanks to be furnished by the State Highway Department by the burgess magistrate justice of the peace or other officer imposing or receiving the same to the State Highway Commissioner. Said reports shall be made quarterly not later than the tenth (10th) day of the months of January April July and

October of each year. Any burgess magistrate justice of the peace or other officer who shall fail to make such quarterly reports and returns or either of them shall be deemed guilty of a misdemeanor in office and upon conviction thereof shall be subject to a fine of not less than one hundred dollars (\$100.00) nor more than five hundred dollars (\$500.00) or imprisonment in the county jail for a period of sixty (60) days or both at the discretion of the court.

Section 37 All civil actions for damages arising from the use and operation of any motor vehicle may be brought in the county wherein the alleged damages were sustained and service of process may be made by the sheriff of the county wherein the suit is brought deputizing the sheriff of the county wherein the defendant or his registered agent resides or where service may be had upon him under the existing laws of this Commonwealth in like manner as process may now be served in the proper county.

Section 40 The act approved April twenty-third one thousand nine hundred and three entitled "An Act relating to automobiles or motor vehicles providing for the registration thereof regulating the speed limit upon the public highways within this Commonwealth providing for the licensing of the operators thereof and fixing the amount of the license regulating the service of process and of proceedings in actions for damages arising therefrom and prescribing the penalties for the violations of the provisions of the same" and the act approved April nineteenth one thousand nine hundred and five entitled "An Act relating to automobiles or motor vehicles and regulating the speed limit upon the streets and public highways of this Commonwealth providing for the licensing of the operators thereof by the State Highway Department fixing the amount of said license regulating the service of process and of proceedings of actions in damages arising therefrom and prescribing the penalties for the violations of the provisions of the same" and the act approved April twenty-seventh one thousand nine hundred and nine entitled "An Act relating to motor vehicles regulating their speed upon the public streets and highways of the Commonwealth of Pennsylvania providing for their registration and the licensing of operators by the State Highway Department establishing the rights of motor vehicles upon the public highways with relation to other vehicles regulating the service of process and of proceedings in actions for damages arising therefrom prescribing the penalties for violations of the provisions of this act and providing for the disposition of fines imposed thereunder" and the act approved April twenty-first one thousand nine hundred and eleven entitled "An Act to amend section seven of an act entitled 'An Act relating to motor vehicles regulating their speed upon the public streets and highways of the Commonwealth of Pennsylvania providing for their registration and the licensing of operators by the State Highway Department establishing the rights of motor vehicles upon the public highways with relation to other vehicles regulating the service of process and of proceedings in action for damages arising therefrom prescribing the penalties for violations of the provisions of this act and providing for the disposition of fines imposed thereunder' by striking out from section seven of said act the word 'hire' wherever it may occur in said section and the act approved June first one thousand nine hundred and eleven entitled "An Act to amend the first section of an act approved the twenty-seventh day of April Anno Domini one thousand nine hundred and nine entitled 'An Act relating to motor vehicles regulating their speed upon the public streets and highways of the Commonwealth of Pennsylvania providing for their registration and the licensing of operators by the State Highway Department establishing the rights of motor vehicles upon the public highways with relation to other vehicles regulating the service of process and of proceedings in actions for damages arising therefrom prescribing the penalties for violations of the provisions of this act and providing for the disposition of fines imposed thereunder by exempting hospital motor ambulances and motor fire engines and motor fire apparatus and requiring them to be furnished free of charge with registration certificates and number tags" and the act approved July seventh one thousand nine hundred and thirteen entitled "An Act relating to and regulating motor vehicles and vehicles trailing after or propelled by motor vehicles controlling their speed upon the public streets and highways in the Commonwealth of Pennsylvania providing for their registration and licensing of certain operators by the State Highway Department prohibiting the operation of any motor vehicle by any person when intoxicated or without the consent of the owner forbidding the passage of any law laying a tax upon or requiring the registration of motor vehicles or licensing of any operator or regulating the speed of motor vehicles by any county borough city incorporated town or township establishing the rights of motor vehicles upon the public highways with relation to other vehicles providing for their equipment and for the width of tires to be used upon motor vehicles and vehicles trailing after or propelled by motor vehicles regulating the service of process and proceedings in actions for damages arising therefrom providing for arrest and for service of process in proceedings for violation of this act prescribing the penalties therefor and providing for the disposition of fees collected and fines imposed thereunder" and all other acts or parts of acts inconsistent herewith shall be and the same are hereby repealed.

Provided however That the provisions of the said act approved July seventh one thousand nine hundred and thirteen relating to the registration of motor vehicles and trailers and the licensing of operators and the fees therefor shall remain in full force and effect until December thirty-first one thousand nine hundred and nineteen.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. DITHRICH. Mr. Speaker, I move that House Bill No. 107 be recommended to the Committee on Public Roads.
Mr. MARCUS. Mr. Speaker, I second the motion.
The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 888 (Senate Bill No. 144), entitled

An Act to amend section two hundred thirty-five of an act approved the fourteenth day of July Anno Domini one thousand nine hundred seventeen (Pamphlet Laws eight hundred forty), entitled "An Act concerning townships and revising amending and consolidating the law relating thereto" by increasing the compensation of supervisors.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 889 (Senate Bill No. 262), entitled

An Act making the Secretary of Internal Affairs the custodian of all deeds contracts maps surveys policies of title insurance abstracts of titles and other documents or instruments relating to the titles to real estate owned or hereafter to be acquired by the Commonwealth.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 890 (Senate Bill No. 263), entitled

An Act establishing a bureau of municipalities in the Department of Internal Affairs and repealing the act approved June first one thousand nine hundred and fifteen entitled "An Act creating a Division of Municipal Statistics and Information of the Department of Labor and Industry and fixing the compensation of officers and employees therein" as amended.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL ON FINAL PASSAGE.

Mr. ALEXANDER. Mr. Speaker, I desire to call up at this time House Bill No. 194, file folio 1443, on page 3, of today's calendar bills on final passage postponed.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Alexander,

The House resumed the consideration on final passage of House Bill No. 914, entitled

An Act relative to the sale in bulk of the whole or a large part of a stock of goods wares or merchandise of any kind or of fixtures or of goods wares or merchandise of any kind and fixtures not in the ordinary course of business providing certain requirements therefor and imposing certain duties upon the seller and buyer and auctioneers and agents making their violation a misdemeanor

On the question,

Shall the bill pass finally?

RECONSIDERATION OF VOTE.

Mr. ALEXANDER. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. EDGAR R. SMITH. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question, recurring,

Will the House agree to the bill on third reading?

Mr. ALEXANDER. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk then read the amendments as follows:

Amend section 3, page 4, line 23, by striking out the word "uniting" and inserting in lieu thereof "writing."

Amend section 3, page 4, line 27, by striking out the word "furnished" and inserting in lieu thereof "furnish."

Amend section 3, page 5, line 7, by striking out the word "notice" and inserting in lieu thereof the word "motion."

Amend section 6, page 6, by striking out lines 19, 20 and 21.

Amend section 9, page 7, line 10, by striking out the word "relating" and inserting in lieu thereof "relative."

Amend section 9, page 7, line 15, by striking out the words "twenty-seventh" and inserting in lieu thereof "twenty-eighth."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

Will the House agree to the bill on third reading as amended.

It was agreed to.

Ordered, That the bill as amended lie over for printing.

BILL ON FINAL PASSAGE.

Mr. MARCUS. Mr. Speaker, I desire to call up at this time House Bill No. 606, file folio 1137, on page 3 of today's calendar, bill on final passage postponed.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Marcus,

The House resumed the consideration on final passage of House Bill No. 606, entitled

An Act to amend an act approved the nineteenth day of June one thousand nine hundred eleven (Pamphlet Laws one thousand fifty-nine) entitled "An Act extending the powers of judges of courts of quarter sessions and of oyer and terminer in relation to releasing prisoners in jails and workhouses on parole" providing for the parole of persons committed to State Penitentiaries reformatories reform and industrial schools

On the question recurring,

Shall the bill pass finally?

Mr. SIMPSON. Mr. Speaker, I would just ask the sponsor of this bill to explain the purpose of it, so that my friends on the other side of the House may be able to know just what they are voting on, and why we should have some more laws put on the statute books for the purpose of relieving criminals who have already been sentenced.

Mr. MARCUS. Mr. Speaker, for the purpose of explaining the object of this bill, and also to enlighten the gentleman from Allegheny (Mr. Simpson), who has given you a false impression by stating that if you vote for this bill you vote for a bill that has for its purpose the releasing of criminals, I desire to state to this House that the courts now only have the power of parole in cases of prisoners confined in the Allegheny County jail or other penal institutions and workhouses. The purpose of this bill is to give the courts the power and the right of parole in institutions such as reformatories or penitentiaries. It is merely the means of increasing the power or authority that the courts now have.

Mr. SIMPSON. Mr. Speaker, I have, of course, regret, that I feel constrained to rise against a bill that comes from one of my colleagues from Allegheny County. But it certainly seems to me that we are passing entirely too many acts for the sole and express purpose of relieving men who have violated the penal code of the State of Pennsylvania. I have about arrived at the conclusion that the best possible way to eliminate crime is to punish the criminal, and until we do that, I do not believe we will ever be very successful in the State of Pennsylvania in coping with the crimes that are committed in every district of this State. They are committed daily and nightly and hourly. The men are brought into our criminal courts, and the time of the courts is spent, day in and day out, month in and month out, until Allegheny County today is compelled to bring in from two to three judges every day of the year, for the purpose of helping them try their criminal calendar, and after they

have been tried, there are a hundred different ways by which these men are brought up and sentence suspended. If sentence is not suspended, the judges are treated with, petitioned to, cajoled and coerced, for the sole and express purpose of paroling the prisoner and giving them another chance, until Allegheny County to-day is full of paroled prisoners, out under the jurisdiction of the probation officers, ready to go abroad and do just exactly what they had been doing, for which they should have been committed. And now we have an act authorizing the courts to take away from the prison boards the rights that they have. The prison boards in every penitentiary have the right now, after a person, or after a man or woman, that has been sentenced, has served a sufficient time, under the rule of good behavior they are allowed now to parole, until our criminal courts in this State have become an absolute farce, for the sole and express purpose of taking the money away from the tax-payers and letting the criminal go free, until it is common talk in Allegheny County that there is absolutely no use in taking shoplifters into the criminal courts and wasting your time and your money, for the express purpose of having them paroled after you have taken the time to convict them. And I say to you that the sooner we come to the conclusion that the proper way to eliminate crime is to punish the criminal, the sooner we will do away with a great many of the crimes now being committed. I say to you that any man or woman that has put himself or herself inside of the penal code has a right to suffer the penalty that a just jury has seen fit to convict him of and that a wise and discreet Court has seen fit to sentence him for. Instead of us passing acts for the purpose of encouraging this, let us pass a few acts for the purpose of doing away with crime. Let us punish the criminal so that instead of his going out for the purpose of committing other crimes, he will hesitate before he violates our statutes and places you and me in the position probably where we will have to defend our homes. I ask you to vote this bill down.

Mr. MARCUS. It is questionable in my mind if the gentleman from Allegheny (Mr. Simpson) has even read the bill, for surely he could not make such statements on the floor of this House that the main object of this bill is to encourage criminals and make it a harvest for criminals brought before our courts. The Act of 1911 gives our courts the right to parole. It is the purpose and intention of this bill to give our courts the right to review these cases. This act merely amends the act of 1911 for the purpose of giving other courts the right to have full jurisdiction. In other words, permit me to give you a concrete case. If our local court sentences a man to a reformatory such as Morganza or Huntingdon, and after the passes out of the hands of the courts, that practically compels every young man who wishes to apply for a parole to wait thirteen months. I say the court that originally sentenced the man should finally dispose of the case. It is not the object of this bill to create criminals, and I would suggest to the gentlemen who has spoken against this bill to at least read the bill and become acquainted with the particulars of the bill before criticizing it.

Mr. SIMPSON. Mr. Speaker, I would like to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. MARCUS. Mr. Speaker, I will.

Mr. SIMPSON. May I read the amendment? It reads, "or in any State penitentiary or any person by such court confined in a reformatory or reform or industrial school." Is that meant for the purpose of paroling that man?

Mr. MARCUS. That is meant for the purpose of giving the court which has sentenced that man final authority to pass on the parole.

Mr. SIMPSON. I asked you if that is meant for the purpose of paroling that man after he has been sentenced?

Mr. MARCUS. It is.

Mr. SIMPSON. And do you want the House now to understand that the court after sentencing that man is in a better position to understand that man's condition than the people at Huntingdon, or Morganza or at the penitentiary know, and the court that sentenced him?

Mr. MARCUS. I say, yes, and that the court can have power to investigate.

Mr. SIMPSON. And would you take the power from the superintendent at Morganza and place that discretionary power in the courts?

Mr. MARCUS. I would, for the reason that the courts have authority to parole upon such investigation as they would actually have.

Mr. SIMPSON. And you would take that power from the superintendent of the Western Penitentiary and put it in the courts?

Mr. MARCUS. I would.

Mr. SIMPSON. And you would take that power from the superintendent at Huntingdon and put it in the hands of the courts?

Mr. MARCUS. I would, for the reason that I think the court is the proper place to have it investigated.

Mr. SIMPSON. In a better position to act than the superintendent of these institutions?

Mr. MARCUS. Equally as good, if not better.

Mr. ALEXANDER. Mr. Speaker and gentlemen of the House: I differ somewhat from the gentleman from Allegheny (Mr. Simpson) because I have always been in favor of the parole act. I do not think however, that the parole act should be extended to the review of schools or industrial schools. A young man or a young girl is heard before the court and is sentenced to a reform school to be disciplined. I think few courts interfere with cases that have been sent to reform schools, I think, on the other hand it would be very detrimental to the discipline of these reform schools if the courts that sentenced them to the reform schools were to interfere with that discipline and have them removed or taken home on parole. Therefore, it seems to me that this bill should be defeated because of the fact that it does extend to reform and industrial schools.

Mr. BOLARD. Mr. Speaker, I would like to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. MARCUS. Mr. Speaker, I will.

Mr. BOLARD. Would not this bill as drawn permit of another judge than the one who tried the criminal, in a case of manslaughter, for instance, would this not permit another judge in the same district, or any other judge sitting there, to hear it, and release that criminal from a long term of years?

Mr. MARCUS. I would say it would after it had been reviewed by the court sentencing the criminal.

Mr. BOLARD. Would not this bill permit that?

Mr. MARCUS. I have no reason to doubt it.

Mr. BOLARD. Would that not simply take it out of the hands of the board of pardons?

Mr. MARCUS. I would say from the contents of the act that the person would have the option of appearing before the Board of Pardons or before the court.

Mr. BOLARD. Mr. Speaker, it appears that this bill practically takes it out of the hands of the Board of Pardons. Here we have an act that has provided for the smaller offenses which have been turned over to the probation officer, largely minor offenses and children. This bill as amended should be defeated by all means.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—29.

Aron,	Dilsheimer,	Graham,	Patterson,
Conner,	Duna,	Hamilton, W. J.,	Scott,
Cox,	Ehrhardt,	Huntington,	Sowers,
Curry, R.,	Geary,	Marcus,	Sterling,
Davis, W.,	Glass,	Martin,	Stott,
Dawson,	Goehring,	Mehring,	Wagner,
Di Lenmo,	Golder,	Milner,	Walker, J. A.,
			Weiss,

NAYS—95.

Alexander,	Dithrich,	Levis,	Ruddy,
Allum,	Donneley,	MacCallum,	Shaffer,
Baldrige,	Evans, J. T.,	Magill,	Shellenberger,
Barnhart,	Foster,	Mallery,	Simpson,
Bell,	Fox, A. R.,	Marshall,	Sinclair,
Benchoff,	Fox, I. M.,	McCurdy,	Snyder,
Benninger,	Goodnough,	McGeary,	Snowles,
Blanck,	Griest,	McIntyre,	Stark,
Bolard,	Griffith,	McKim,	Statler,
Bower,	Haines,	Miller, A. D.,	Stevenson,
	Maldeman,	Miller, D. D.,	Switzer,

Brendle,	Hamilton, J.,	Murphy,	Todd,
Brislin,	Harer,	Norton,	Wallace, R. L.,
Brooks,	Heffernan,	Perry,	Wallace, W. T.,
Campbell,	Hess,	Phillips,	West,
Catlin,	Heyburn,	Pike,	Whiteman,
Coldsmith,	Hickernell,	Powell,	Willert,
Comer,	Hoffman,	Ramsey,	Williams,
Corbin,	Hollingsworth,	Reber, C. A.,	Wilson,
Crawford,	Hutchison,	Reber, H. F.,	Woner,
Crum,	Ingham,	Rhoads,	Wood,
Curran,	Kinsman,	Ringler,	Woodruff,
Diehm,	Kooser,	Robertson,	Spangler,
Davis, J. T.,	Kunkle,	Rothenberger,	Speaker.
Day,			

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

SENATE MESSAGE.

AMENDED SENATE BILL RECALLED FROM THE GOVERNOR RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bill numbered and entitled as follows:

Senate Bill No. 26.

An Act to amend the first section of an act entitled "An Act to encourage county historical societies" approved the twenty-first day of May Anno Domini one thousand nine hundred and one as amended by the act approved the thirty-first day of March one thousand nine hundred and fifteen so as to increase the sum that may be appropriated to such societies and providing for joint appropriations.

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading reconsidered in the Senate and the bill amended, in which amendments the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend the title by striking out the following:

"To amend an act entitled 'An Act to amend the first section of an act entitled 'An Act to encourage county historical societies' approved the twenty-first day of May Anno Domini one thousand nine hundred and one so as to provide that the commissioners' board in counties where the population exceeds one million may appropriate a sum not exceeding one thousand dollars annually to the chief historical society in said county' approved the thirty-first day of March Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws thirty-six) increasing the sum that may be appropriated and providing for joint appropriations"

and inserting in lieu thereof.

"To amend the first section of an act entitled 'An Act to encourage county historical societies' approved the twenty-first day of May Anno Domini one thousand nine hundred and one as amended by the act approved the thirty-first day of March one thousand nine hundred and fifteen so as to increase the sum that may be appropriated to such societies and providing for joint appropriations"

Amend section 1, page 2, lines 4 to 12 inclusive, by striking out

"The" Act to amend the first section of an act entitled "An Act to encourage county historical societies" approved the twenty-first day of May Anno Domini one thousand nine hundred and one so as to provide that the commissioners' board in counties where the population exceeds one million may appropriate a sum not exceeding one thousand dollars annually to the chief historical society in said county" approved the thirty-first day of March Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws thirty-six) which reads as follows"

and inserting in lieu thereof.

"The first section of the act entitled 'An Act to encourage county historical societies' approved the twenty-first day of May Anno Domini one thousand nine hundred and one as amended by the act approved the thirty-first day of March Anno Domini one thousand nine hundred and nine which reads as follows."

Amend section 1, page 3, line 20, by striking out the word "comprises" and inserting in lieu thereof the words "is comprised of residents of."

On the question.

Will the House concur in the amendments?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—192.

Alexander,	Dilsheimer,	Krause, W.,	Rorke,
Allum,	Dithrich,	Krugh,	Rothenberger,
Aron,	Donneley,	Kunkle,	Ruddy,
Baldi,	Drinkhouse,	Lafferty,	Sariz,
Baldrige,	Dunn,	Lanlus,	Schaeffer,
Barnhart,	Ehrhardt,	Levis,	Schilling,
Bechtold,	Ephraim,	MacCallum,	Scott,
Beckley,	Evans, J. T.,	Magill,	Shaffer,
Bell,	Evans, S. J.,	Mallery,	Shellenberger,
Benchoff,	Finney,	Mangan,	Showalter,
Bennett,	Fitzgibbon,	Marcus,	Shunk,
Benninger,	Flynn,	Marshall,	Simpson,
Bidelspacher,	Foster,	Martin,	Sinclair,
Bigler,	Fowler,	McCaig,	Smith, E. R.,
Blank,	Fox, A. R. B.,	McCurdy,	Snowden,
Boland,	Fox, J. M.,	Snyder,	Sowers,
Bower,	Franklin,	Spowls,	Stadlander,
Bowman,	Gans,	Stark,	Statler,
Brady,	Geary,	Steele,	Sterling,
Brendle,	Glass,	Stevenson,	Stott,
Brislin,	Goehring,	Swoitzer,	Todd,
Brooks,	Golder,	Uish,	Vickerman,
Bucher,	Goodnough,	Wagner,	Walker, G. T.,
Campbell,	Graham,	Walker, J. A.,	Wallace, R. L.,
Catlin,	Griest,	Wallace, W. L.,	Wells,
Clements,	Griffith,	West,	Wettach,
Clifton,	Haines,	Whiteman,	Willert,
Coldsmith,	Hamilton, J.,	Williams,	Willson,
Colville,	Hamilton, W. J.,	Woner,	Wood,
Comer,	Hampson,	Woodruff,	Zanders,
Conner,	Harer,	Zimmerman,	Spangler,
Corbin,	Harvey,	Speaker.	
Cox,	Heffernan,		
Crawford,	Hess,		
Crockett,	Heyburn,		
Crum,	Hickernell,		
Curran,	Hoffman,		
Curry, A. E.,	Hollingsworth,		
Curry, R.,	Hough,		
Davis, D. F.,	Huntington,		
Davis, J. T.,	Hutchison,		
Davis, W.,	Ingham,		
Dawson,	Jennings,		
Day,	Jones,		
Dewey,	Kanner,		
Diehm,	Kennedy,		
Di Lemmo,	Kinsman,		
	Kooser,		
	Krause, T. S.,		
	Rinn,		
	Robertson,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered. That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY THE SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives, as follows:

In the House of Representatives, March 17, 1919.

Resolved (if the Senate concur). That House Bill No. 83, entitled "An Act making an appropriation to the Trustees of the State Hospital of Nanticoke, Luzerne County, Pennsylvania," be recalled from the Governor for the purpose of amendment.

BILLS SIGNED BY THE SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

House Bill No. 7.

An Act to repeal section thirty-two of an act approved the twenty-ninth day of April one thousand eight hundred forty-four (Pamphlet Laws four hundred eighty-six), entitled "An Act to reduce the State debt and to incorporate the Pennsylvania canal and railroad company" in so far as it imposes a tax on horses mares geldings mules and neat cattle over the age of four years for county purposes in counties having a population of more than one million four hundred thousand inhabitants.

House Bill No. 121.

An Act providing for the appointment by the district attorney in counties having a population of over one million and less than one million five hundred thousand inhabitants of a chief county detective an assistant chief county detective and special county detectives defining their duties defining their authority fixing their salaries and authorizing the payment of the same together with the necessary traveling expenses by the county.

House Bill No. 201.

An Act providing for the appointment of assistant district attorneys in the several counties of this Commonwealth having a population of over one million and less than one million five hundred thousand inhabitants prescribing the powers and duties and fixing their salaries.

House Bill No. 420.

An Act to provide for an additional law judge of the court of common pleas of the thirty-first Judicial District.

House Bill No. 399.

An Act making an appropriation to the trustees of the State Hospital for the Insane at Danville Pennsylvania.

House Bill No. 344.

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania to cover deficiency in maintenance and education of State pupils.

House Bill No. 586.

An Act validating all decrees of divorce granted by virtue of and pursuant to an act approved the twenty-fifth day of June one thousand eight hundred and ninety-five (Pamphlet Laws three hundred eight), entitled "An Act amending section three of an act entitled 'An Act concerning divorces' approved the eighth day of May one thousand eight hundred and fifty-four enlarging the same so as to include indignities to the person of the husband" wherein the decree of divorce shall be silent as to support or alimony and the court shall not have allowed any alimony or support to the wife nor in any manner determined the right of the wife thereto.

House Bill No. 513.

An Act making an appropriation for the Dixmont Hospital for the Insane.

House Bill No. 425.

An Act making a deficiency appropriation to the State Hospital of Coaldale Coaldale Schuylkill County Pennsylvania.

House Bill No. 139.

An Act to prevent the abatement of certain suits at law or in equity heretofore commenced now pending or hereafter to be brought.

House Bill No. 25.

An Act making an appropriation to the Commission of Soldiers' Orphan Schools of Pennsylvania for the payment of a deficiency in the appropriation for maintenance for the two fiscal years ending May thirty-first one thousand nine hundred and nineteen.

House Bill No. 17.

An Act fixing the per diem compensation of borough and township assessors and assistant assessors and the method of assessment.

Senate Bill No. 25.

An Act amending Section Five Hundred and Fifteen of an act approved May eighteenth Anno Domini one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith so as to remove the prohibition against levying of taxes or incurring of debts for certain purposes while any proceeding for a change of boundary lines affecting any school district is pending.

Senate Bill No. 100.

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mt. Carmel Coal Fields.

Senate Bill No. 24.

An Act validating certain proceedings and elections of counties cities boroughs townships school districts and other incorporated districts or municipalities had and held pursuant to the provisions of an act approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four entitled "An Act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections.

Senate Bill No. 27.

An Act authorizing county commissioners to appropriate moneys to cities and boroughs to assist in the erection of comfort and waiting stations.

Senate Bill No. 52.

An Act relating to the procedure on Municipal Liens.

Senate Bill No. 94.

An Act fixing the pay of election officers and clerks.

Senate Bill No. 51.

An Act validating liens and the procedure thereon.

Senate Bill No. 59.

An Act to amend an act approved the eighteenth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand and forty-two) entitled "An act authorizing County Controllers in counties having a population of more than one hundred thousand and less than one hundred and fifty thousand inhabitants to appoint a solicitor prescribing the duties of said solicitor and fixing his salary" by extending the provisions of the act to include counties having a population of more than one hundred thousand and less than two hundred and sixty thousand inhabitants and authorizing the county commissioners and county controller to fix the salary of the solicitor

Senate Bill No. 188.

An Act making an appropriation to the Trustees of the Homeopathic State Hospital for the Insane at Allentown Pennsylvania.

Senate Bill No. 208.

An Act requiring assessors and assistant assessors for county purposes in cities of the third class to keep an account of days actually employed and make return thereof to the county commissioners and fixing their compensation.

Whereupon,

THE SPEAKER, in the presence of the House, signed the same.

APPOINTMENT OF COMMITTEE TO ATTEND THE FUNERAL OF
HON. STERLING R. CATLIN, LATE SENATOR
FROM LUZERNE COUNTY.

THE SPEAKER. In pursuance with the resolution of the gentleman from Luzerne (Mr. Powell), the Chair appoints the following gentlemen as a committee to attend the funeral of Honorable Sterling R. Catlin on Wednesday next:

Mr. Conrad G. Miller, Luzerne County; Mr. Peter Murphy, Luzerne County; Mr. Patrick H. Wynne, Luzerne County; Mr. Thomas J. Morgan, Luzerne County; Mr. Richard Powell, Luzerne County; Mr. John McKay, Luzerne County; Mr. Robert B. MacCallum, Luzerne County; Mr. James W. Brislin, Luzerne County; Mr. David Fowler, Lackawanna County; Mr. Hugh A. Dawson, Lackawanna County; Mr. Frederick C. Ehrhardt, Lackawanna County; Mr. Michael J. Ruddy, Lackawanna County; Mr. William W. Jones, Lackawanna County; Mr. David F. Davis, Lackawanna County; Mr. Joseph E. Phillips, Clearfield County; Mr. Sinclair Duncan, Fayette County; Mr. George Williams, Tioga County; Mr. W. T. Ramsey, Delaware County; Mr. James A. Walker, Philadelphia County; Mr. Harry Zanders, Carbon County; Mr. John Coldsmith, Westmoreland County; Mr. John Fitzgibbon, McKean County; Mr. William C. Wagner, Allegheny County; Mr. William McCall, Allegheny County; Mr. William Benninger, Northampton County; Mr. Robert S. Spangler, York County.

There will be a special train to take the committee of the House and the members of the Senate to Wilkes-Barre on Wednesday. Further particulars will be announced later.

ADJOURNMENT OUT OF RESPECT TO THE MEMORY OF HONORABLE
STERLING R. CATLIN, LATE SENATOR FROM
LUZERNE COUNTY.

MR. RAMSEY. Mr. Speaker, in pursuance of the resolution presented by the gentleman from Luzerne (Mr. Powell), I move that the House do now adjourn, out of respect to the memory of Honorable Sterling R. Catlin, late Senator from Luzerne County, until 11:00 o'clock tomorrow morning.

The Motion was agreed to, and (at 11:55 o'clock P. M.) the House adjourned until tomorrow morning at 11:00 o'clock.

Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., TUESDAY, MARCH 25, 1919.

No. 29.

SENATE.

TUESDAY, March 25, 1919.

The Senate met at 11 o'clock A. M.

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) in the Chair.

PRAYER.

The Chaplain, Rev. Thomas W. Davis, offered the following prayer:

Almighty God, we thank Thee for the revelations of Thy will contained in Thy sacred word, for the revelations of Thy glory expressed in nature in its various forms, for the revelation of the possibilities of human beings as expressed in the lives of our fellowmen; and in return for these great blessings we pray Thee to help us to dedicate our powers not only for ourselves, but for the best interests of our fellow-men. These blessings we ask in our Saviour's name. Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. VARE the further reading was dispensed with, and the Journal was approved.

PETITIONS.

PROTESTING AGAINST PASSAGE OF HOUSE BILL NO. 263.

Mr. TURNER presented petition of citizens of Armstrong County, protesting against the passage of House Bill No. 263.

Which was referred to the Committee on Law and Order.

ASKING FULL APPROPRIATION FOR GREEN DREHER COMMUNITY VOCATIONAL SCHOOL.

Mr. BARNES presented petition of officers of Green Dreher Community Vocation School, asking for full appropriation for school for 1919-1921.

Which was referred to the Committee on Appropriations.

PROTESTING AGAINST REPEAL OF ACT OF 1794, KNOWN AS THE BLUE LAW.

The CHAIR laid before the Senate numerous petitions of citizens of Franklin County protesting against the repeal of the Act of 1794, known as the Blue Law.

Which was referred to the Committee on Law and Order.

HOUSE CONCURS IN SENATE BILL NO. 118.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 118, entitled:

An Act making an appropriation to the Commissioners of Valley Forge Park

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two hundred and fifty thousand dollars (\$250,000) or so much thereof as may be necessary is hereby specifically appropriated to the Commissioners of Valley Forge Park for the purpose of the payment for land condemned and designated as located within the boundaries of Valley Forge Park

with the information that the House has passed the same without amendment.

HOUSE BILL NO. 513 RECALLED FROM THE GOVERNOR.

He also presented extract from the Journal of the House of Representatives which was twice read as follows, considered and agreed to.

In the House of Representatives, March 24, 1919. Resolved (if the Senate concur) That House Bill No. 513, entitled:

An Act making an appropriation for the Dixmont Hospital for the Insane.

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

RESOLUTION RELATING TO REPEAL OF FEDERAL TAX ON SPORTING GOODS.

He also presented extract from the Journal of the House of Representatives, which was twice read, as follows:

In the House of Representatives, March 24, 1919. Whereas: The Revenue Law of the United States provides for the assessment and collection of a tax upon all articles commercially known as sporting goods, and

Whereas, This tax will of a necessity increase the price of such articles and in many instances prevent the purchase thereof by the boys and girls because of insufficient means, and

Whereas, This inability to purchase will have a direct effect upon the health and proper development of the boys and girls of the nation who love to indulge in manly sports, therefore be it

Resolved, (if the Senate concur) That the members of the Senate and House of Representatives of the General Assembly of the Commonwealth of Pennsylvania do respectfully address and petition the Congress of the United States to repeal the provisions of the present Revenue Law of the United States which imposes a tax upon articles commercially known as sporting goods:

Resolved, That the Secretary of the Commonwealth forward a copy of this resolution to the Senate and the House of Representatives of the United States, and that a copy thereof be sent also to each member of said bodies from the Commonwealth of Pennsylvania.

Mr. BUCKMAN. Mr. President, I move that the resolution just read be referred to the Committee on Public Health and Sanitation.

Mr. LEIBY. Mr. President, I second the motion. The motion was agreed to.

BILL SIGNED.

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) announced that the Chief Clerk having reported that the following bill had passed both houses of the General Assembly and the same being correct, the title was publicly read as follows:

Senate Bill No. 118, entitled:

An Act making an appropriation to the Commissioners of Valley Forge Park

Whereupon,

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) in the presence of the Senate signed the same.

COMMITTEE TO DRAFT RESOLUTIONS ON DEATH OF THE LATE SENATOR J FRANK GRAFF.

The PRESIDENT. The President Pro Tempore announces the appointment of the following committee to draft resolutions on the death of the late Senator J. Frank Graff:

The Senator from Potter, Mr. F. E. Baldwin, the Senator from Beaver, Mr. Craig, the Senator from Venango, Mr. Phipps, the Senator from Erie, Mr. Nason, the Senator from Allegheny, Mr. Whitten, the Senator from Fayette, Mr. Crow, the Senator from Indiana, Mr. Wilbur P. Graff and the Senator from Perry, Mr. Leiby.

COMMITTEE TO DRAFT RESOLUTIONS ON DEATH OF THE LATE SENATOR WILLIAM WALLACE SMITH.

He also announces the following committee to draft resolutions on the death of the late Senator William Wallace Smith.

The Senator from Philadelphia, Mr. Vane, the Senator from Philadelphia, Mr. Martin, the Senator from Philadelphia, Mr. Salus, the Senator from Philadelphia, Mr. Daix, the Senator from Lancaster, Mr. Homsher, the Senator from Philadelphia, Mr. Patton, the Senator from Chester, Mr. Eyre, and the Senator from Berks, Mr. Sassaman.

TIME OF NEXT MEETING.

Mr. CROW offered the following resolution, which was twice read, considered and agreed to:

Resolved (if the House of Representatives concur), That when the Senate adjourns today it reconvene on Monday evening, March thirty-first at nine-thirty o'clock; and when the House of Representatives adjourns this week it reconvene on Monday evening, March thirty-first at nine o'clock.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

REPORTS FROM COMMITTEES.

Mr. NASON, from the Committee on Judiciary General reported as committed, Senate Bill No. 234 (House Bill No. 160), entitled:

An Act providing for a cash deposit in lieu of bail in cases of arrest and prescribing the fees of the sheriff in cases of forfeiture.

Mr. PHIPPS, from the Committee on Judiciary General, reported as committed, Senate Bill No. 485, entitled:

An Act to validate certain municipal claims and municipal liens in the several boroughs of the Commonwealth; providing for the filing of claims therefor, and the proceedings for the collection of such claims.

Mr. CAMPBELL, from the Committee on Judiciary General, reported as committed, Senate Bill No. 51, entitled:

An Act amending section six of an act, approved the 1st day of May, 1907, (P. L. 135), entitled "An Act relating to the appointment of stenographers and assistant stenographers to report proceedings in the several courts of common pleas and orphans' courts, courts of oyer and terminer and general jail delivery, and courts of quarter sessions of the peace of this Commonwealth, as well as before Commissioners, Masters, and Special Masters in chancery, referees, examiners, auditors, and other officers; prescribing their powers and duties, and when such reports shall be evidence of the facts reported; prescribing their compensation and allowances for expenses, when the same shall be paid by the county wherein such stenographers or assistant stenographers are employed, and when by the parties to such proceedings; and repealing an act, entitled 'An Act directing the appointment of official stenographers in the several civil courts of this Commonwealth; authorizing the appointment of stenographers by examiners, masters, referees, commissioners, and auditors; authorizing the appointment of assistant stenographers; repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth, prescribing their duties and fixing their compensation,' approved May 15th, 1874; repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth, prescribing their duties and fixing their compensation,' approved May 8th, 1876; and repealing 'An Act defining the duty of court stenographers in the several counties of this State,' approved June 10, 1881; approved the 24th day of May, 1887; but such repeal not to revive any law repealed by said act of 24th of May, 1887," as amended.

Mr. SMITH, from the Committee on Public Health and Sanitation, reported as amended, Senate Bill No. 398, entitled:

An Act to amend section thirteen of an act approved the fifth day of May, 1915, (P. L. 248), entitled "An Act regulating the practice of veterinary medicine, including veterinary surgery and veterinary dentistry or any branch thereof; and establishing as incidental thereto, a State Board of Veterinary Medical Examiners, and defining its powers and duties."

Also from the Committee on Public Health and Sanitation, reported as amended, Senate Bill No. 103, entitled:

A supplement to an act approved the 24th day of July, 1913 (P. L. 965), entitled "An act defining commodities; regulating the sale thereof, and providing penalties for violation hereof; regulating the sale of poultry and fowl, and providing penalties.

Mr. S. J. MILLER, from the Committee on Public Health and Sanitation, reported as committed, Senate Bill No. 528, entitled:

An Act establishing a Homestead Commission, consisting of the Commissioner of Labor and Industry, the Commissioner of Health, the Commissioner of Banking and four members to be appointed by the Governor by and with the advice and consent of the Senate; enumerating the powers and duties of such commission and making an appropriation.

Also from the Committee on Public Health and Sanitation reported as committed, Senate Bill No. 555, entitled:

An Act amending section four of an act approved the 11th day of March, 1909 (P. L. 15), entitled "An Act relating to non-alcoholic drinks; defining the same; and prohibiting the manufacture, sale, offering for sale, exposing for sale, or having in possession with intent to sell, or any adulterated or misbranded non-alcoholic drinks; and providing penalties for the violation thereof, and providing for the enforcement thereon."

Mr. SNYDER from the Committee on Public Health and Sanitation re-reported as amended, Senate Bill No. 248, entitled:

An Act to amend sections one, two, three, nine, ten and eleven and to amend also sections four, five and seven as amended of an act approved the 1st day of May, 1909 (P. L. 321), entitled "An Act to provide for State Registration of Nurses, to establish a State Board of Examiners in connection therewith, and to provide penalties for the violation of certain provisions regarding such registration," by providing for a change in membership of said board for the appointment of physicians as advisors thereto, for an increase in salary of the secretary and educational director and for the registration of persons properly qualified as Licensed Attendants for the care of the sick.

Mr. DAIX from the Committee on Judiciary General reported as committed, Senate Bill No. 311 (House Bill No. 339), entitled:

An Act fixing the salaries of real estate assessors in counties containing a population of more than one million five hundred thousand (1,500,000) inhabitants

Also from the Committee on Judiciary General reported as committed, Senate Bill No. 414, entitled:

An Act to amend section one of an act approved the 26th day of February, one thousand nine hundred and three (P. L. 8), entitled "An Act providing for the appointment of boards of visitation for institutions, societies and associations caring for dependent, neglected and delinquent children," as amended, by providing that the Board of Visitors may visit institutions without the county to which residents of the county are committed.

Also from the Committee on Judiciary General reported as committed, Senate Bill No. 550, entitled:

A joint resolution proposing an amendment to article nine, section eight of the Constitution of Pennsylvania.

Also from the Committee on Appropriations re-reported as committed, Senate Bill No. 95, entitled:

An Act amending section nine of an act of Assembly entitled "An Act for the appointment and maintenance of a board to be known as the Armory Board of the State of Pennsylvania and for the payment of its expenses and for providing managing and caring for armories for the use of the National Guard of Pennsylvania throughout the Commonwealth of Pennsylvania and making an appropriation for the same authorizing the State Armory Board to receive from cities municipalities and other sources donations or contributions for the purpose of this act" approved the eleventh day of May one thousand nine hundred and five by providing for the return by the Commonwealth of any contributions of money made by any county city or municipality for the purpose of acquiring or erecting any armory to such county city or municipality upon the sale of any such armory under the provisions of the act to which this is a supplement and making the provisions of this act apply to sales heretofore as well as sales hereafter made

Also from the Committee on Appropriations reported as committed, Senate Bill No. 565 (House Bill No. 801), entitled:

An Act fixing the compensation of the assistant librarian of the Senate, the resident clerk of the House of Represent-

tatives and the superintendents of the store rooms of the Senate and of the House of Representatives, and repealing all acts or parts of acts inconsistent herewith.

Also from the committee on Appropriations reported as committed, Senate Bill No. 502, entitled:

An Act reorganizing the Department of Agriculture, creating bureaus therein, and providing for the proper administration thereof.

Also from the Committee on Appropriations, re-reported as committed, Senate Bill No. 548, entitled:

A joint resolution providing for the appointment of a committee to investigate the public school system and the administration and distribution of appropriations therefor, and making an appropriation.

Also from the Committee on Appropriations, re-reported as amended, Senate Bill No. 559, entitled:

An Act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll-bridges over the Delaware river.

Mr. EYRE, from the Committee on Finance, re-reported as committed, Senate Bill No. 72, entitled:

An Act authorizing banking companies incorporated and organized under the laws of the Commonwealth, and having capital stock at least equal to the capital stock which trust companies are required by law to have to act in any fiduciary capacity in which trust companies organized under the laws of the Commonwealth are empowered to act and prescribing the method of acquiring such rights.

Mr. SMITH, from the Committee on Banks and Building and Loan Associations, reported as committed, Senate Bill No. 482 (House Bill No. 670), entitled:

An Act permitting building and loan associations to invest their uninvested funds in bonds of the United States issued for war purposes and validating investments heretofore made by such associations in bonds of the United States government issued for war purposes.

Mr. SCHANTZ, from the Committee on Judiciary General, reported as committed, Senate Bill No. 319 (House Bill No. 253), entitled:

An Act authorizing registers of wills and ex-officio clerks of the orphans' courts with the consent of the judges of the separate orphans' court in counties having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants to fix and determine the salaries of assistant clerks in said court.

Mr. LESLIE, from the Committee on Judiciary General, reported as committed Senate Bill No. 360, entitled:

An Act requiring prothonotaries and clerks of courts to furnish to the Secretary of Internal Affairs copies of orders of court relative to the creation, consolidation, division and partition of cities, boroughs and townships, and fixing the fee of such officers for such services.

Mr. J. S. MILLER, from the Committee on Judiciary General, reported as committed, Senate Bill No. 289, entitled:

An Act to amend section one of an act approved the 11th day of May, 1911 (P. L. 275), entitled "An Act to provide for the appointment of county and city inspectors of weights and measures; providing for their compensation and expenses; prescribing their duties; prohibiting vendors from giving false or insufficient weights; and fixing the penalties for the violation of the provisions hereof," as amended; providing for the appointment of inspectors of weights and measures by the chief of the Bureau of Standards, in the several counties and cities of the third class where the proper authorities neglect or refuse to make appointments; fixing their salaries; and providing for the payment of the salaries and expenses of such inspectors by such counties and cities.

Mr. HALDEMAN, from the Committee on Education, re-reported as committed, Senate Bill No. 471, entitled:

An Act to amend section one thousand four hundred and six of an act approved the 18th day of May, 1911, (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue and repealing all laws general, special or local or any parts thereof that are or may be inconsistent therewith."

Mr. TOMPKINS, from the Committee on Education, re-reported as committed, Senate Bill No. 348, entitled:

An Act defining consolidation of schools, providing for the establishment and regulation of consolidated schools and providing for State-aid for the transportation of pupils to and from consolidated schools.

Also from the Committee on Judiciary General, reported as committed, Senate Bill No. 523, entitled:

An Act requiring all owners or lessees of any dam to properly protect, guard and police the same; providing for the appointment of special policemen therefor and for penalties for the violation hereof.

Mr. PATTON, from the Committee on Judiciary General, reported as committed, Senate Bill No. 440, entitled:

An Act to establish municipal courts in cities of the third class in the Commonwealth; prescribing its powers and duties; regulating the procedure therein, and providing for the expense thereof.

Mr. BARR, from the Committee on Public Health and Sanitation, reported as amended, Senate Bill No. 377 (House Bill No. 566), entitled:

An Act to amend part of section three of an act approved the 13th day of May, 1909, (Pamphlet Laws 520) entitled "An Act relating to food, defining food, providing for the protection of the public health, and the prevention of fraud and deception by prohibiting the manufacture or sale, the offering for sale, or exposing for sale, or the having in possession with intent to sell of adulterated, misbranded, or deleterious foods, prescribing certain duties of the Dairy and Food Commissioner in reference thereto, and providing penalties for the violation thereof."

BILLS INTRODUCED.

Mr. McCONNELL read in his place and presented to the Chair Senate Bill No. 631, entitled:

An Act making an appropriation to the Mary M. Packer Hospital, Sunbury, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 632, entitled:

An Act defining trading stamps as including stamps, coupons, tickets, cards, certificates and other similar devices given with a sale or bailment of merchandise regulating and licensing the sale furnishing and giving of trading stamps and providing penalties for the violation thereof.

Which was committed to the Committee on Judiciary Special.

Mr. SMITH read in his place and presented to the Chair Senate Bill No. 633, entitled:

An Act making an appropriation to the several fire companies of the city of Harrisburg, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. TURNER read in his place and presented to the Chair Senate Bill No. 634, entitled:

An Act to amend an Act, approved the thirty-first day of May, one thousand nine hundred and eleven, entitled, "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; Providing for the improvement, maintenance and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway, and procedure therein; providing for work of improvement of

State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads and prescribing the contents of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highway and State-aid highways, and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying state highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act," as amended.

Which was committed to the Committee on Public Roads and Highways.

Mr. R. J. BALDWIN read in his place and presented to the Chair Senate Bill No. 635, entitled:

An Act relating to policies of life insurance or annuities.

Which was committed to the Committee on Insurance.

Also read in his place and presented to the Chair Senate Bill No. 636, entitled:

An Act prohibiting under certain conditions the commutation encumbrance or assignment of the proceeds of life insurance and annuity policies and the income arising therefrom by persons entitled thereto prohibiting the attachment of such proceeds and income and authorizing life insurance companies to hold such proceeds as part of the general corporate funds.

Which was committed to the Committee on Insurance.

REPORT FROM COMMITTEE.

Mr. LESLIE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. LESLIE (by request of Mr. Mearkle), from the Committee on Judiciary General, reported as committed, Senate Bill No. 437, entitled:

An Act requiring counties having a population of over one million and less than one million five hundred thousand to establish a pension fund for the employees of such counties, and providing for the administration of such fund and payments therefrom.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 70, as follows:

An Act providing for a State association of county controllers and for the meetings thereof and providing for the payment by the counties of the expenses thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That county controllers may form a State association of county controllers and may hold meetings thereof for the purpose of discussing the various questions which arise in the discharge of their duties and for such other purposes as will conduce to greater efficiency in their respective offices

Section 2 This association may meet at the same time and place as the State association of county commissioners and may meet in joint session with them if mutually agreed upon It shall however have a separate session on at least two days of the annual meeting

Section 3 Each controller or deputy controller and the solicitor to the controller shall be allowed his expenses actually and necessarily incurred in going to attending and returning from the annual meeting of the association The time spent in attending the meeting exclusive of the time employed in traveling shall not exceed four days These expenses shall be paid by the respective county The expenses of the annual meeting of the association including printing committee expenses and stenographers shall be paid by the counties having controllers but shall not exceed twenty-five dollars per annum for each county in addition to the traveling expenses hereinbefore provided for

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	DeWitt,	Leslie,	Sassaman,
Baldwin, R. J.,	Donahue,	Marlow,	Schantz,
Barnes,	Einstein,	Martin,	Smith,
Barr,	Eyre,	McConnell,	Snyder,
Beales,	Graft,	McNichol,	Sones,
Boyd,	Gray,	Mearkle,	Tompkins,
Buckman,	Hackett,	Miller, J. S.,	Turner,
Campbell,	Haldeman,	Miller, S. J.,	Vare,
Craig,	Heaton,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, that the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 232 (House No. 180), entitled:

An Act to amend section one of an act approved the first day of June one thousand nine hundred and seven (Pamphlet Laws three hundred and sixty-four) entitled "An Act to increase the pay of jurors and witnesses in this Commonwealth"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin, F. E.,	DeWitt,	Marlow,	Sassaman,
Baldwin, R. J.,	Donahue,	Martin,	Schantz,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Beales,	Graft,	Mearkle,	Sones,
Boyd,	Gray,	Miller, J. S.,	Tompkins,
Buckman,	Hackett,	Miller, S. J.,	Turner,
Campbell,	Haldeman,	Nason,	Vare,
Craig,	Heaton,	Patton,	Weaver,
Crow,	Homsher,	Phipps,	Whitten,
Daix,	Jones,	Salus,	Woodward,
Davis,	Leslie,		

NAYS—1.

Leiby,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 236 (House No. 192), entitled:

An Act fixing the salary of the crier of the courts of common pleas in the several counties of this Commonwealth having more than one million and less than one million five hundred thousand inhabitants

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	DeWitt,	Leslie,	Sassaman,
Baldwin, R. J.,	Donahue,	Marlow,	Schantz,
Barnes,	Einstein,	Martin,	Smith,
Barr,	Eyre,	McConnell,	Snyder,
Beales,	Graft,	McNichol,	Sones,
Boyd,	Gray,	Mearkle,	Tompkins,
Buckman,	Hackett,	Miller, J. S.,	Turner,
Campbell,	Haldeman,	Miller, S. J.,	Vare,
Craig,	Heaton,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 243 (House Bill No. 236), entitled:

An Act to amend an act approved the seventeenth day of April one thousand eight hundred and sixty-one (Pamphlet Laws three hundred and forty-six) entitled "An Act to authorize the erection of a poor house by the township of Blakely in Luzerne County" providing for the appointment of auditors by the court of common pleas of Lackawanna county and fixing the compensation of the auditors and the salaries of the directors of the poor of the poor district of said township.

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., DeWitt,	Leslie,	Sassaman,
Baldwin, R. J., Donahue,	Marlow,	Schantz,
Barnes,	Einstein,	Smith,
Barr,	Eyre,	McConnell,
Beales,	Graff,	McNichol,
Boyd,	Gray,	Snyder,
Buckman,	Hackett,	Sones,
Campbell,	Haldeman,	Tompkins,
Craig,	Heaton,	Turner,
Crow,	Homsher,	Vare,
Daix,	Jones,	Weaver,
Davis,	Leiby,	Whitten,
		Woodward,
		Salus,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 244 (House Bill No. 108), entitled:

An Act authorizing the appointment of clerks by the judges of the Orphans' Court of certain counties

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., DeWitt,	Leslie,	Sassaman,
Baldwin, R. J., Donahue,	Marlow,	Schantz,
Barnes,	Einstein,	Smith,
Barr,	Eyre,	McConnell,
Beales,	Graff,	McNichol,
Boyd,	Gray,	Snyder,
Buckman,	Hackett,	Sones,
Campbell,	Haldeman,	Tompkins,
Craig,	Heaton,	Turner,
Crow,	Homsher,	Vare,
Daix,	Jones,	Weaver,
Davis,	Leiby,	Whitten,
		Woodward,
		Salus,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 247 (House Bill No. 39), entitled:

A Joint Resolution proposing an amendment to article three (III) of the Constitution of the Commonwealth of Pennsylvania.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., DeWitt,	Leslie,	Sassaman,
Baldwin, R. J., Donahue,	Marlow,	Schantz,
Barnes,	Einstein,	Smith,
Barr,	Eyre,	McConnell,
Beales,	Graff,	McNichol,
Boyd,	Gray,	Snyder,
Buckman,	Hackett,	Sones,
Campbell,	Haldeman,	Tompkins,
Craig,	Heaton,	Turner,
Crow,	Homsher,	Vare,
Daix,	Jones,	Weaver,
Davis,	Leiby,	Whitten,
		Woodward,
		Salus,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 268, entitled:

An Act to establish a separate orphans' court in and for the county of Washington

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., DeWitt,	Leslie,	Sassaman,
Baldwin, R. J., Donahue,	Marlow,	Schantz,
Barnes,	Einstein,	Smith,
Barr,	Eyre,	McConnell,
Beales,	Graff,	McNichol,
Boyd,	Gray,	Snyder,
Buckman,	Hackett,	Sones,
Campbell,	Haldeman,	Tompkins,
Craig,	Heaton,	Turner,
Crow,	Homsher,	Vare,
Daix,	Jones,	Weaver,
Davis,	Leiby,	Whitten,
		Woodward,
		Salus,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr. LEIBY. Mr. President, I ask that Senate Bill No. 276 (House Bill No. 136) on third reading, entitled:

An Act to further amend an act approved the twenty-sixth day of May one thousand eight hundred and ninety-one (Pamphlet Laws one hundred and twenty-three) entitled "An Act to facilitate the labors of the justices of the Supreme Court by providing suitable clerical assistance" authorizing the payment of expenses of judges and the employment of stenographers typewriters and clerks as amended

go over in its order.

THE PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 279 (House Bill No. 181), entitled:

An Act providing for the relocation alteration and vacation of public roads and highways approaching leading into or contiguous to parks and public grounds other than those within the limits of incorporated boroughs and municipalities title to which parks and public grounds is vested in the State of Pennsylvania and providing remedies therefor

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	DeWitt,	Leslie,	Sassaman,
Baldwin, R. J.,	Donahue,	Marlow,	Schantz,
Barnes,	Einstein,	Martin,	Smith,
Barr,	Eyre,	McConnell,	Snyder,
Beales,	Graff,	McNichol,	Sones,
Boyd,	Gray,	Mearkle,	Tompkins,
Buckman,	Hackett,	Miller, J. S.,	Turner,
Campbell,	Haldeman,	Miller, S. J.,	Vare,
Craig,	Heaton,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 287, entitled:

An Act to amend section two of an act approved the 17th day of April, 1905 (P. L. 170), entitled "An Act providing that the district attorneys, in all counties whose population does not exceed one hundred and fifty thousand, shall be paid a salary, and fixing the same, which shall be in lieu of all fees, and in full compensation for their services; and providing for the appointment of assistant district attorneys in said counties, and for the compensation of the same; and providing that the fees heretofore allowed the district attorneys upon indictments shall remain in amount as heretofore, but shall hereafter be as part of the cost, for the use and benefit of the proper county," as amended.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin, F. E.,	DeWitt,	Leslie,	Sassaman,
Baldwin, R. J.,	Donahue,	Marlow,	Schantz,
Barnes,	Einstein,	Martin,	Smith,
Barr,	Eyre,	McConnell,	Snyder,
Beales,	Graff,	McNichol,	Sones,
Boyd,	Gray,	Mearkle,	Tompkins,
Buckman,	Hackett,	Miller, J. S.,	Turner,
Campbell,	Haldeman,	Miller, S. J.,	Vare,
Craig,	Heaton,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,		Salus,	

NAYS—1.

Leiby,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 298, entitled:

A joint resolution amending a joint resolution approved the seventeenth day of July one thousand nine hundred and seventeen (Pamphlet Laws ten hundred and thirty-six) entitled "A joint resolution authorizing the authorities having control and supervision of county jails and prisons to permit the employment of inmates thereof on county or almshouse farms exempting wardens and keepers from liability in certain cases for escapes"

And said bill having been read at length the third time and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin, F. E.,	DeWitt,	Marlow,	Sassaman,
Baldwin, R. J.,	Donahue,	Martin,	Schantz,
Barnes,	Einstein,	McConnell,	Smith,

Barr,	Eyre,	McNichol,	Snyder,
Beales,	Graff,	Mearkle,	Sones,
Boyd,	Hackett,	Miller, J. S.,	Tompkins,
Buckman,	Haldeman,	Miller, S. J.,	Turner,
Campbell,	Heaton,	Nason,	Vare,
Craig,	Homsher,	Patton,	Weaver,
Crow,	Jones,	Phipps,	Whitten,
Daix,	Leiby,	Salus,	Woodward,
Davis,	Leslie,		

NAYS—1.

Gray,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 302 (House Bill No. 14), entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	DeWitt,	Leslie,	Sassaman,
Baldwin, R. J.,	Donahue,	Marlow,	Schantz,
Barnes,	Einstein,	Martin,	Smith,
Barr,	Eyre,	McConnell,	Snyder,
Beales,	Graff,	McNichol,	Sones,
Boyd,	Gray,	Mearkle,	Tompkins,
Buckman,	Hackett,	Miller, J. S.,	Turner,
Campbell,	Haldeman,	Miller, S. J.,	Vare,
Craig,	Heaton,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 305 (House Bill No. 139), entitled:

An Act providing for the recording of deeds and patents granted by the Commonwealth when executed by the proper officer or officers and bearing the great seal of the Commonwealth in witness thereof in the office for recording deeds in the county where the lands lie without other acknowledgment or attestation and that such records or certified copies thereof shall be evidence in all cases where the original deeds or patents would be evidence validating the records of all such deeds and patents heretofore so recorded and making such records or certified copies thereof legal evidence

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	DeWitt,	Marlow,	Sassaman,
Baldwin, R. J.,	Donahue,	Martin,	Schantz,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Beales,	Graff,	Mearkle,	Sones,
Boyd,	Gray,	Miller, J. S.,	Tompkins,
Buckman,	Hackett,	Miller, S. J.,	Turner,
Campbell,	Haldeman,	Nason,	Vare,
Craig,	Heaton,	Patton,	Weaver,
Crow,	Homsher,	Phipps,	Whitten,
Daix,	Jones,	Salus,	Woodward,
Davis,	Leiby,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 312 (House Bill No. 173), entitled:

An Act to amend the first section of an act entitled "An act to amend the first section of an act entitled 'An act increasing the salaries of tipstaves in the courts of any county of this Commonwealth of a population of not less than five hundred thousand approved the thirtieth day of May one thousand eight hundred and ninety-five by changing the limit of population of such counties and increasing the minimum and maximum limits of said salaries approved the first day of June one thousand nine hundred and eleven'" by increasing the salaries or compensation of tipstaves

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., DeWitt.	Leslie.	Sassaman,
Baldwin, R. J., Donahue,	Marlow,	Schantz,
Barnes, Einstein,	Martin,	Smith,
Barr, Eyre,	McConnell,	Snyder,
Beales, Graff,	McNichol,	Sones,
Boyd, Gray,	Mearkle,	Tompkins,
Buckman, Hackett,	Miller, J. S.,	Turner,
Campbell, Haldeman,	Miller, S. J.,	Vare,
Craig, Heaton,	Nason,	Weaver,
Crow, Homsher,	Patton,	Whitten,
Daix, Jones,	Phipps,	Woodward,
Davis, Leiby,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 318 (House No. 345), entitled:

An Act in relation to the appointment and salaries of certain clerks appointed by the several clerks of courts of oyer and terminer and general jail delivery and quarter sessions of the peace in the counties of this Commonwealth having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed the by last United States census.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., DeWitt.	Leslie.	Sassaman,
Baldwin, R. J., Donahue,	Marlow,	Schantz,
Barnes, Einstein,	Martin,	Smith,
Barr, Eyre,	McConnell,	Snyder,
Beales, Graff,	McNichol,	Sones,
Boyd, Gray,	Mearkle,	Tompkins,
Buckman, Hackett,	Miller, J. S.,	Turner,
Campbell, Haldeman,	Miller, S. J.,	Vare,
Craig, Heaton,	Nason,	Weaver,
Crow, Homsher,	Patton,	Whitten,
Daix, Jones,	Phipps,	Woodward,
Davis, Leiby,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 355, as follows:

An Act to amend section ten of an act approved the twenty-seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and three) entitled "An act creating the office of county controller in counties of this Commonwealth containing one hundred and fifty thousand inhabitants and over prescribing his duties and abolishing the office of county auditors in said counties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section ten of an act approved the twenty-seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and three) entitled "An act creating the office of county controller in counties of this Commonwealth containing one hundred and fifty thousand inhabitants and over prescribing his duties and abolishing the office of county auditor in said counties" which reads as follows

"Section 10 That from and after the passage of this act all contracts made by the commissioners of said county involving an expenditure exceeding one hundred dollars shall be in writing and shall immediately after their execution be filed with the controller but no contract shall be made nor the payment thereof certified by the controller for over one hundred dollars unless when made with the lowest and best bidder after due notice to be published by the controller when directed by the commissioners if he approve the purpose of the proposals invited all bids to be received by the controller under seal and to be in his presence opened by the commissioners and the contracts awarded of which awards the controller shall keep a record and he shall certify no warrants for contracts not made agreeably thereto" is hereby amended to read as follows

Section 10 That from and after the passage of this act all contracts made by the commissioners of said county involving an expenditure exceeding three hundred dollars shall be in writing and shall immediately after their execution be filed with the controller but no contract shall be made nor the payment thereof certified by the controller for over three hundred dollars unless when made with the lowest and best bidder after due notice to be published by the controller when directed by the commissioners if he approve the purpose of the proposals invited all bids to be received by the controller under seal and to be in his presence opened by the commissioners and the contracts awarded of which awards the controller shall keep a record and he shall certify no warrants for contracts not made agreeably thereto

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., DeWitt.	Leslie.	Sassaman,
Baldwin, R. J., Donahue,	Marlow,	Schantz,
Barnes, Einstein,	Martin,	Smith,
Barr, Eyre,	McConnell,	Snyder,
Beales, Graff,	McNichol,	Sones,
Boyd, Gray,	Mearkle,	Tompkins,
Buckman, Hackett,	Miller, J. S.,	Turner,
Campbell, Haldeman,	Miller, S. J.,	Vare,
Craig, Heaton,	Nason,	Weaver,
Crow, Homsher,	Patton,	Whitten,
Daix, Jones,	Phipps,	Woodward,
Davis, Leiby,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present the said bill to the House of Representatives for concurrence.

BILL RECOMMITTED.

Mr. DAIX. Mr. President, I move that Senate Bill No. 358 on this reading, entitled:

A supplement to the act approved the 26th day of July, 1913, entitled: "An Act defining public service companies; and providing for their regulation by prescribing and defining their duties and liabilities; prescribing defining and limiting their powers, and regulating their incorporation, and to a limited extent, regulating municipal corporations engaged or about to engage in the business of public service companies; creating and establishing a Public Service Commission for the regulation aforesaid; prescribing and defining the powers of such Commission and its officers, including the exclusive power to regulate the construction, alteration, relocation, or abolishing the crossings of railroad corporations, street railway corporations, or other public service companies, and of public highways by the tracks or other

facilities of said companies; providing for the ascertainment by the commission of the expense and damages resulting from such construction, alteration, relocation or abolishing, and for a payment of such expense and damage severally or portionately, by the public service companies interested, the State or municipal corporation concerned and giving persons whose property is thereby taken, injured, or destroyed, authority to sue the Commonwealth for damages in such cases; providing for the terms, salaries, and compensation of members of the Commission, its officers, counsel, and employees; prescribing and regulating the practice and procedure before such Commission and upon appeal and judicial review of its orders and determinations by the courts of common pleas; and giving the court of common pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases, and of all injunctions, mandamus, or other appropriate proceedings to enforce the provisions of this act and the orders of the Commission, and to restrain such orders, subject to an appeal to the Supreme Court; prescribing penalties, fines, and imprisonment for the violation of the provisions of this act and for the violation of the orders of said commission; making it the duty of the Public Service Commission to enforce the provisions of the act approved the 19th day of June, 1911, entitled: "An Act to promote the safety of travelers and employees on railroads, by compelling common carriers by railroad to properly man their trains," by amending section nine thereof; repealing the act approved the 31st day of May, 1907, which provided for the appointment of the Pennsylvania State Railroad Commission; and section one and two of the act, approved the fourth day of June, 1883, entitled: "An Act to enforce the provisions of the seventeenth article of the Constitution, relative to railroads and canals"; and an act, entitled: "To provide the maximum car service charges, including car storage charges, that railroad companies and corporations, or associations, may charge and collect on each car loading, and not unloaded within the free time for unloading cars, and fixing the free time that shall be allowed for unloading cars," approved the twenty-fourth day of May, A. D. 1907; and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled: "An act to provide for the incorporation and regulation of certain corporations," approved the 29th day of April, 1874, and all legislation inconsistent or supplied by this act," requiring street railway corporations whose facilities cross or are adjacent to the facilities of other street railway lines under certain circumstances, to establish transfer points and switch or other connections at points of crossing or adjacent and through routes and service and joint rates for the conveyance of passengers over two or more lines connected at transfer points; giving the Public Service Commission jurisdiction in the premises; and prescribing the conditions upon which the Commission shall have jurisdiction to regulate the joint facilities, services or rates of a street railway corporation and a street railway line owned, leased or operated by a municipal corporation.

be recommitted to the Committee on Appropriations.

Mr. McNICHOL. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 364 (House Bill No. 244), entitled:

An Act to amend an act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and thirty-seven) entitled "An Act to amend an act entitled 'An Act authorizing companies incorporated under the laws of any other state of the United States for certain purpose to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for such purposes' approved the thirteenth day of May Anno Domini one thousand nine hundred and fifteen" extending the provisions of said act to corporations organized under the laws of the District of Columbia or of the United States

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, R. J.,	DeWitt,	Leslie,	Sassaman,
Baldwin, F. E.,	Donahue,	Marlow,	Schantz,
Barnes,	Einstein,	Martin,	Smith,
Barr,	Eyre,	McConnell,	Snyder,
Beales,	Graff,	McNichol,	Sones,
Boyd,	Gray,	Mearkle,	Tompkins,
Buckman,	Hackett,	Miller, J. S.,	Turner,
Campbell,	Haldeman,	Miller, S. J.,	Vare,
Craig,	Heaton,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 367 (House Bill No. 409), entitled:

An Act authorizing counties cities and boroughs to appropriate moneys for aiding entertaining and caring for soldiers sailors and marines and validating and ratifying appropriations and payments theretofore made

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Faldwin, F. E.,	DeWitt,	Leslie,	Sassaman,
Baldwin, R. J.,	Donahue,	Marlow,	Schantz,
Barnes,	Einstein,	Martin,	Smith,
Barr,	Eyre,	McConnell,	Snyder,
Beales,	Graff,	McNichol,	Sones,
Boyd,	Gray,	Mearkle,	Tompkins,
Buckman,	Hackett,	Miller, J. S.,	Turner,
Campbell,	Haldeman,	Miller, S. J.,	Vare,
Craig,	Heaton,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILL RECOMMENDED.

Mr. EYRE. Mr. President, I move that Senate Bill No. 373 (House Bill No. 560), entitled:

An Act to fix the salary and mileage of the members officers and employees of the General Assembly and to provide for the furnishing of such postage stationery and supplies as may be necessary for the conduct of their offices and repealing all acts or parts of acts inconsistent therewith

be recommitted to the Committee on Appropriations for the purpose of a hearing.

Mr. GRAFF. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 374 (House No. 188), entitled:

An Act relating to the parties to writs of scire facias sur mortgage in certain cases and to the title acquired by a sale on a judgment of foreclosure in such cases

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	DeWitt,	Leslie,	Sassaman,
Baldwin, R. J.,	Donahue,	Marlow,	Schantz,
Barnes,	Einstein,	Martin,	Smith,
Barr,	Eyre,	McConnell,	Snyder,
Beales,	Graff,	McNichol,	Sones,
Boyd,	Gray,	Mearkle,	Tompkins,
Buckman,	Hackett,	Miller, J. S.,	Turner,
Campbell,	Haldeman,	Miller, S. J.,	Vare,
Craig,	Heaton,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 386 (House Bill No. 119), entitled:

An Act to amend an act approved the seventh day of June, one thousand nine hundred and seventeen, (P. L. 560), entitled "An Act to amend an act, approved the ninth day of April, one thousand nine hundred fifteen, entitled "An Act to amend an act, entitled "An Act to amend an act, entitled "An Act to amend an act, entitled "An Act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron, steel, or glass to erect and maintain buildings and manufacturing establishments, and to take, have, and hold real estate necessary and proper for manufacturing purposes," approved the ninth day of June, Anno Domini one thousand eight hundred and eighty-one; extending the same to companies formed for the purpose of quarrying slate, granite, stone, or rocks, or for dressing, polishing, working, or manufacturing the same, or any of them, and to mineral springs companies, incorporated for the purpose of bottling and selling natural mineral springs water, approved the sixteenth day of June, Anno Domini one thousand eight hundred and ninety-three; approved the nineteenth day of April, Anno Domini one thousand nine hundred and one; extending the same to companies formed for the purposes of manufacturing and selling chemicals, foodstuffs, cement, and cement products, and the quarrying of cement rock; approved May twenty-eighth, one thousand nine hundred and seven; extending the same to companies incorporated for the manufacture, buying, selling, leasing, using and operation of electrical apparatus and machinery, and articles of every kind appertaining to or in any wise connected with the production, use, regulation, control, distribution or application of electricity or electrical energy or products for any use or purpose; constructing, acquiring, using, selling, buying, or leasing any works, construction or plant, or part thereof, connected with or involving such use, distribution, regulation, control, or application of electricity, or the control or use of electrical apparatus for any purpose; and of producing, furnishing, and supplying electricity or electrical apparatus in any form and for any purpose, and to carry on a general manufacturing business," approved the twenty-third day of June, one thousand nine hundred and eleven; by extending the same to companies incorporated for the purpose of refining, manufacturing or sale of petroleum and petroleum products," by extending the same to corporations incorporated for the manufacture of leather or articles containing leather" by extending the same to companies incorporated for the purpose of converting raw silk into thread and the manufacture of silk goods.

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—17.

Baldwin, F. E.,	DeWitt,	Leslie,	Sassaman,
Baldwin, R. J.,	Donahue,	Marlow,	Schantz,
Barnes,	Einstein,	Martin,	Smith,
Barr,	Eyre,	McConnell,	Snyder,
Beales,	Graff,	McNichol,	Sones,
Boyd,	Gray,	Mearkle,	Tompkins,
Buckman,	Hackett,	Miller, J. S.,	Turner,
Campbell,	Haldeman,	Miller, S. J.,	Vare,
Craig,	Heaton,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	Buckman,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the Chair.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 396, entitled:

An Act authorizing any county and city, in any county in which the county seat is within the limits of such city, to erect a joint county and municipal building or buildings; providing for the conditions and agreements under which such building or buildings may be erected and occupied, and for the ownership thereof; providing for the selection of a site for said building or buildings, and authorizing said county and city to make a sale or exchange of properties under certain

conditions for the purpose of securing such site; authorizing the acquisition of property for such building or buildings by purchase or condemnation; and authorizing the county to issue bonds in payment of any indebtedness incurred for its share of the cost of such building or buildings and land.

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	Donahue,	Marlow,	Schantz,
Baldwin, R. J.,	Einstein,	Martin,	Smith,
Barnes,	Eyre,	McConnell,	Snyder,
Barr,	Graff,	McNichol,	Sones,
Beales,	Gray,	Mearkle,	Tompkins,
Boyd,	Hackett,	Miller, J. S.,	Turner,
Campbell,	Haldeman,	Miller, S. J.,	Vare,
Craig,	Heaton,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	Buckman,
DeWitt,	Leslie,	Sassaman,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 402, entitled:

An Act to amend section one of an act approved the fifth day of May one thousand eight hundred and thirty-two entitled "An Act regulating lateral railroads" by extending the provisions thereof to any person or persons corporation of the first or second class partnership municipal or quasi-municipal corporation school or poor district of the State of Pennsylvania incorporated under general or special Act of Assembly being the owner or owners of land mills quarries coal mines limekilns or other real estate in the vicinity of any railroad canal or slack-water navigation made or to be made by any company or by the State of Pennsylvania and not more than four miles distant therefrom

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	Donahue,	Marlow,	Schantz,
Baldwin, R. J.,	Einstein,	Martin,	Smith,
Barnes,	Eyre,	McConnell,	Snyder,
Barr,	Graff,	McNichol,	Sones,
Beales,	Gray,	Mearkle,	Tompkins,
Boyd,	Hackett,	Miller, J. S.,	Turner,
Campbell,	Haldeman,	Miller, S. J.,	Vare,
Craig,	Heaton,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	Buckman,
DeWitt,	Leslie,	Sassaman,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 404, entitled:

An Act to amend section one thousand six hundred and seven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., Donahue,	Marlow,	Schantz,
Baldwin, R. J., Einstein,	Martin,	Smith,
Barnes,	Eyre,	McConnell,
Barr,	Graff,	McNichol,
Beales,	Gray,	Mearkle,
Boyd,	Hackett,	Miller, J. S.,
Campbell,	Haldeman,	Miller, S. J.,
Craig,	Heaton,	Nason,
Crow,	Homsher,	Patton,
Daix,	Jones,	Phipps,
Davis,	Leiby,	Salus,
DeWitt,	Leslie,	Sassaman,
		Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 416, as follows:

An Act establishing a Bureau of Statistics and Information in the Department of Internal Affairs authorizing the Secretary of Internal Affairs to appoint a Chief of Bureau and other officers and employes fixing their duties powers and salaries making it the duty of corporation firms and individuals to furnish information required prescribing penalties for violation of such duty and repealing certain acts and transferring the records equipment and supplies in the Division of Production in the Bureau of Statistics and Information in the Department of Labor and Industry to the Bureau hereby established

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That pursuant to the requirements of the Constitution there is hereby established within the Department of Internal Affairs of the Commonwealth a Bureau of Statistics and Information

Section 2 The Secretary of Internal Affairs is authorized to appoint a chief of said Bureau who shall receive an annual salary of four thousand dollars (\$4,000) an assistant to the chief who shall receive an annual salary of three thousand dollars (\$3,000) two statisticians at an annual salary of two thousand dollars (\$2,000) each one filing and one copying clerk at an annual salary of fifteen hundred dollars (\$1,500) each four collectors of statistics at an annual salary of fifteen hundred dollars (\$1,500) each five clerks at an annual salary of fifteen hundred dollars (\$1,500) each one editor of publications at an annual salary of two thousand dollars (\$2,000) one expert tabulating machine operator at an annual salary of eighteen hundred dollars (\$1,800) one machine operator at an annual salary of fifteen hundred dollars (\$1,500) one stenographer at an annual salary of fifteen hundred dollars (\$1,500) five key punch operators at an annual salary of nine hundred dollars (\$900) each The Secretary of Internal Affairs may use any clerks or employes of the Department of Internal Affairs temporarily in the Bureau as occasion may require

Section 3 The Bureau shall collect compile and publish all statistics and useful data and information relating and pertaining to labor coal mining oil and gas production manufacturing industries commercial operations public service companies (except transportation companies which are collected compiled and published by the Bureau of Railways in the Department of Internal Affairs) and other business interests of the State and in order to facilitate the duties herein imposed all corporations firms or individuals engaged in business as herein described within this Commonwealth are hereby required to furnish such statistical information as the Secretary of Internal Affairs or the Chief of such bureau may require The Secretary of Internal Affairs shall have a complete summarized and systematized report of the statistics and information collected and compiled by the Bureau published annually and shall otherwise provide means for making such information available for the use and benefit of the public as he may find necessary All records files work in course of completion and such equipment and supplies as may be necessary in the work of said bureau now in the possession of the production division of the Bureau of Statistics and Information in the Department of Labor and Industry are hereby transferred to the bureau hereby established and are to be delivered to the Secretary of Internal Affairs when this act goes into effect This act shall be in effect on the first day of June one thousand nine hundred and nineteen

Section 4 The Secretary of Internal Affairs the Chief of said Bureau or other person duly authorized by either of them shall have power to issue subpoena administer oaths hold hearings and take testimony in all matters relating to the duties herein required of said Bureau Any corporation firm or individual doing business within the Commonwealth who shall neglect or refuse for thirty days to answer questions requested by circular official blank or personal application or who shall refuse to obey the subpoena and give testimony according to the provisions of the act shall be liable to a penalty of one hundred dollars to be collected by the Secretary of Internal Affairs in a proper action for the use of the Commonwealth

The following acts and parts of acts are hereby repealed as respectively indicated namely so much of section four Act of eleventh of May one thousand eight hundred and seventy-four (Pamphlet Laws one hundred and thirty-six) entitled "An act regulating the election of Secretary of Internal Affairs defining his duties and fixing his salary" as provides for a bureau of industrial statistics

An act entitled "An act authorizing the appointment of collectors of statistics prescribing their duties and providing for their compensation" approved April fourth one thousand eight hundred and eighty-nine (Pamphlet Laws twenty-six) entitled "An act authorizing the appointment of collectors of statistics prescribing their duties and providing for their compensation" absolutely

So much of section four as provides for a bureau of statistics and information and section eleven absolutely of an Act entitled "An Act creating a Department of Labor and Industry defining its powers and duties establishing an Industrial Board providing for the appointment of a Commissioner of labor inspectors statisticians clerks and others to enforce the provisions of this act and providing salaries for the same prescribing a standard of reasonable and adequate protection to be observed in the rooms buildings and places where labor is employed empowering the said Industrial Board to make alter amend and repeal rules and regulations relating thereto transferring the powers and duties of the Department of Factory Inspection to the Department of Labor and Industry and abolishing the Department of Factory Inspection and providing a penalty for the violation of the provisions of this act or the rules and the regulations of the said board" approved June second one thousand nine hundred and thirteen (Pamphlet Laws three hundred and ninety-six)

So much of section one of an act entitled "An act authorizing the commissioner of Labor and Industry to appoint additional officers and employes in the department of Labor and Industry fixing their duties and salaries and increasing the salaries of the Chief Medical Inspector Chief of the bureau of statistics and information and the chief clerk" approved April twenty-two one thousand nine hundred and fifteen (Pamphlet Laws one hundred and sixty-seven) as relates to the appointment and compensation of additional employes in the Bureau of Statistics and Information and fixes their compensation and the salary of the chief of said bureau

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin, F. E., Donahue,	Martin,	Smith,
Baldwin, R. J., Einstein,	McConnell,	Snyder,
Barnes,	Eyre,	McNichol,
Barr,	Graff,	Mearkle,
Beales,	Gray,	Miller, J. S.,
Boyd,	Hackett,	Miller, S. J.,
Campbell,	Haldeman,	Nason,
Craig,	Heaton,	Patton,
Crow,	Homsher,	Phipps,
Daix,	Jones,	Woodward,
Davis,	Leslie,	Buckman,
DeWitt,	Sassaman,	Pres. pro tem.
	Marlow,	Schantz,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 418, entitled:

An Act creating the office of indictment and cost clerk as an assistant to the district attorney in the several counties of this Commonwealth having a population of not less than one hundred and fifty thousand and not more than two hundred and fifty thousand inhabitants providing for the appointment of a person in each of said counties to fill said office prescribing the qualifications duties and term of office of said appointees fixing their salaries and authorizing the payment of the same by the county.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., Donahue,	Marlow,	Schantz,
Baldwin, R. J., Einstein,	Martin,	Smith,
Barnes,	Eyre,	McConnell,
		Snyder,

Barr,	Graff,	McNichol,	Sones,
Beales,	Gray,	Mearkle,	Tompkins,
Boyd,	Hackett,	Miller, J. S.,	Turner,
Campbell,	Haldeman,	Miller, S. J.,	Vare,
Craig,	Heaton,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	Buckman,
DeWitt,	Leslie,	Sassaman,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 427 (House Bill No. 71), entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Anthracite Coal Region at Ashland Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	Donahue,	Marlow,	Schantz,
Baldwin, R. J.,	Einstein,	Martin,	Smith,
Barnes,	Eyre,	McConnell,	Snyder,
Barr,	Graff,	McNichol,	Sones,
Beales,	Gray,	Mearkle,	Tompkins,
Boyd,	Hackett,	Miller, J. S.,	Turner,
Campbell,	Haldeman,	Miller, S. J.,	Vare,
Craig,	Heaton,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	Buckman,
DeWitt,	Leslie,	Sassaman,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 431 (House Bill No. 536), entitled:

An Act to amend section one of the act approved the eighth day of May one thousand eight hundred and eighty-nine (Pamphlet Laws one hundred and thirty-two) entitled "An Act authorizing county commissioners to employ detectives offer and pay rewards for the detection arrest and conviction of felons to include persons charged with a misdemeanor.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—38.

Baldwin, F. E.,	Gray,	Miller, J. S.,	Sones,
Barr,	Hackett,	Miller, S. J.,	Tompkins,
Beales,	Haldeman,	Nason,	Turner,
Craig,	Heaton,	Patton,	Vare,
Crow,	Homsher,	Phipps,	Weaver,
Daix,	Jones,	Salus,	Whitten,
Davis,	Leiby,	Sassaman,	Woodward,
DeWitt,	Martin,	Schantz,	Buckman,
Eyre,	McNichol,	Smith,	Pres. pro tem.
Graff,	Mearkle,	Snyder,	

NAYS—4.

Baldwin, R. J.,	Barnes,	Donahue,	Marlow,
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A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 436, entitled:

An Act amending an act approved the fourteenth day of May one thousand nine hundred and fifteen entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" by adding thereto sections twenty to twenty-six inclusive as sub article sixteen of article sixteen chapter six authorizing the erection of dykes and embankments along certain water courses upon the request of the board of health granting the right of entry therefor and providing for the assessment of damages and benefits against property affected.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	Donahue,	Marlow,	Schantz,
Baldwin, R. J.,	Einstein,	Martin,	Smith,
Barnes,	Eyre,	McConnell,	Snyder,
Barr,	Graff,	McNichol,	Sones,
Beales,	Gray,	Mearkle,	Tompkins,
Boyd,	Hackett,	Miller, J. S.,	Turner,
Campbell,	Haldeman,	Miller, S. J.,	Vare,
Craig,	Heaton,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	Buckman,
DeWitt,	Leslie,	Sassaman,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 449 (House Bill No. 664), entitled:

An Act to authorize and empower any motor power company of this Commonwealth which shall own at least two-thirds of the capital stock of a turnpike company of this Commonwealth whose turnpike has been purchased by the Commonwealth and which has acquired the road property franchises powers privileges and immunities of a passenger railroad company which are operated under a lease by the turnpike company to the motor power company to acquire the road property franchises powers privileges and immunities of the turnpike company.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	Donahue,	Marlow,	Schantz,
Baldwin, R. J.,	Einstein,	Martin,	Smith,
Barnes,	Eyre,	McConnell,	Snyder,
Barr,	Graff,	McNichol,	Sones,
Beales,	Gray,	Mearkle,	Tompkins,
Boyd,	Hackett,	Miller, J. S.,	Turner,
Campbell,	Haldeman,	Miller, S. J.,	Vare,
Craig,	Heaton,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	Buckman,
DeWitt,	Leslie,	Sassaman,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 450 (House Bill No. 259), entitled:

An Act to amend section six of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An Act relating to the appointment of persons to the police department in cities of the third class providing for and regulating

examinations the manner of appointments and the manner and power of removal of employes of said department and providing a method of fixing compensation" so as to permit temporary suspensions by the superintendent of public affairs.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

Baldwin, F. E., Donahue,	Marlow,	Schantz,
Baldwin, R. J., Einstein,	Martin,	Smith,
Barnes, Eyre,	McConnell,	Snyder,
Barr, Graff,	McNichol,	Sones,
Beales, Hackett,	Mearkle,	Tompkins,
Boyd, Haldeman,	Miller, J. S.,	Turner,
Campbell, Heaton,	Miller, S. J.,	Vare,
Crow, Homsher,	Nason,	Weaver,
Daix, Jones,	Patton,	Whitten,
Davis, Leiby,	Salus,	Woodward,
DeWitt, Leslie,	Sassaman,	Buckman,
		Pres. pro tem.

NAYS—3.

Craig, Gray, Phipps,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 455 (House Bill No. 667), entitled:

An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the biennial period ending May thirty-first one thousand nine hundred and seventeen.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., Donahue,	Marlow,	Schantz,
Baldwin, R. J., Einstein,	Martin,	Smith,
Barnes, Eyre,	McConnell,	Snyder,
Barr, Graff,	McNichol,	Sones,
Beales, Gray,	Mearkle,	Tompkins,
Boyd, Hackett,	Miller, J. S.,	Turner,
Campbell, Haldeman,	Miller, S. J.,	Vare,
Craig, Heaton,	Nason,	Weaver,
Crow, Homsher,	Patton,	Whitten,
Daix, Jones,	Phipps,	Woodward,
Davis, Leiby,	Salus,	Buckman,
DeWitt, Leslie,	Sassaman,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 456 (House Bill No. 583), entitled:

An Act making an appropriation to the board of trustees of the Pennsylvania Soldiers and Sailors Home of Erie Pennsylvania for deficiency in maintenance of said home

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., Donahue,	Marlow,	Schantz,
Baldwin, R. J., Einstein,	Martin,	Smith,
Barnes, Eyre,	McConnell,	Snyder,
Garr, Graff,	McNichol,	Sones,
Beales, Gray,	Mearkle,	Tompkins,

Boyd,	Hackett,	Miller, J. S.,	Turner,
Campbell,	Haldeman,	Miller, S. J.,	Vare,
Craig,	Heaton,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	Buckman,
DeWitt,	Leslie,	Sassaman,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 458 (House Bill No. 677), as follows:

An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the two years ending May thirty-first one thousand nine hundred nineteen

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three hundred seventy-five thousand (\$375,000) dollars or so much thereof as may be necessary be and the same is hereby specifically appropriated to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the two years ending May thirty-first one thousand nine hundred nineteen

The said appropriation shall be paid on the warrant of the Auditor General on the basis of settlement by that officer and the State Treasurer but no warrant shall be drawn or settlement made until the directors or managers of the several hospitals and asylums for the insane shall have made on oath or affirmation to the Auditor General a quarterly report setting forth the actual number of indigent persons received and maintained in said hospitals and asylums for the insane respectively during the quarter for which the report is made with the dates of their admission and discharge or death respectively and the actual time during which each of said indigent insane persons was treated maintained and cared for during said quarter Provided also That no payment shall be made on account of the care and treatment of the insane until the secretary of the Board of Public Charities shall have certified to the Auditor General that the quarterly report of the cost of such care and treatment contains no charge except for "care treatment removal and maintenance" as the said words are construed in this act Provided further That the words "care treatment removal and maintenance" used in this act shall be construed to mean medical and surgical treatment and nursing food and clothing and absolutely necessary repairs to existing buildings of such hospitals and asylums

Section 2 It shall be the duty of the commissioners of the several counties of the Commonwealth or the directors or overseers of the poor of the different counties or poor districts of the State to report under oath to the Auditor General on the first day of September December March and June of each year the number of indigent insane persons transferred from said counties or poor districts respectively to the State hospitals or asylums for the insane in their respective districts Said report shall contain the name of every indigent insane person so transferred or maintained at said hospitals or asylums and shall set forth when he or she was admitted the length of time cared for in said hospitals or asylum and the date of discharge or death

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., Donahue,	Marlow,	Schantz,
Baldwin, R. J., Einstein,	Martin,	Smith,
Barnes, Eyre,	McConnell,	Snyder,
Barr, Graff,	McNichol,	Sones,
Beales, Gray,	Mearkle,	Tompkins,
Boyd, Hackett,	Miller, J. S.,	Turner,
Campbell, Haldeman,	Miller, S. J.,	Vare,
Craig, Heaton,	Nason,	Weaver,
Crow, Homsher,	Patton,	Whitten,
Daix, Jones,	Phipps,	Woodward,
Davis, Leiby,	Salus,	Buckman,
DeWitt, Leslie,	Sassaman,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendment in which the concurrence of the House is requested.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 463, entitled:

An Act creating a State Art Commission in the Board of Commissioners of Public Grounds and Buildings requiring the approval of the commission of the design and location of all public monuments memorials buildings or other structures and certain private structures

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitutions, and were as follows, viz:

YEAS—45.

Baldwin, F. E.,	Einstein,	McConnell,	Smith,
Baldwin, R. J.,	Eyre,	McNichol,	Snyder,
Barnes,	Graff,	Mearkle,	Sones,
Beales,	Hackett,	Miller, J. S.,	Tompkins,
Boyd,	Haldeman,	Miller, S. J.,	Turner,
Campbell,	Heaton,	Nason,	Vare,
Craig,	Homsher,	Patton,	Weaver,
Crow,	Jones,	Phipps,	Whitten,
Daix,	Leibv,	Salus,	Woodward,
Davis,	Leslie,	Sassaman,	Buckman,
DeWitt,	Marlow,	Schantz,	Pres. pro tem.
Donahue,	Martin,		

NAYS—2.

Barr, Gray,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 466, entitled:

An Act creating a State Salary Board to fix grade and equalize the salaries and compensation of employees of the executive branch of the State government defining the powers and duties of such board and making an appropriation

DEPARTMENT DEFINED

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the word "Department" as used in this act shall include all departments boards bureaus divisions and commissions of the executive branch of State government

STATE SALARY BOARD

Section 2 There is hereby created a State Salary Board hereinafter called the board to consist of the Governor the Auditor General the State Treasurer and the Attorney General The Governor shall be chairman of the board

APPOINTEES OF BOARD SALARIES AND EXPENSES

Section 3 The members of the board shall receive no compensation for their services but shall be paid all necessary and actual expenses incurred in the performance of their duties The board shall appoint a secretary and such other employees as may be necessary and fix their salaries The expenses of the board and the salaries of its appointees shall be paid from appropriations made for such purposes

DUTIES OF BOARD AND HEADS OF DEPARTMENTS

Section 4 It shall be the duty of the board after the passage of this act to fix grade and equalize the salaries and compensation of the employees of the several departments of the executive branch of the State government The board shall classify all such employees into as many classes as the nature of the several employments shall require The head of each department shall furnish to the board such information as it may require and in such information he shall make such recommendations concerning his department as to him may seem advisable

OFFICERS AND EMPLOYEES EXCEPTED

Section 5 This act does not authorize the board to fix the salary of any officer or employee of the legislative or judicial branch of the State government or of any State institution nor does it authorize the board to fix the salary of any head deputy secretary chief clerk or any person authorized to perform the duties of the head of any department of the State government

NEW CLASSIFICATION AND SALARIES

Section 6 The salaries and compensation when fixed by the board shall remain as so fixed until the board shall arrange a new classification of employees and fix a new rate of salaries or compensation

CHANGE OF SALARIES AND COMPENSATION FOR MERITORIOUS SERVICES ETC

Section 7 The board may however from time to time upon recommendation of the head of any department for meritorious

service or for any other sufficient reason change the salary or compensation of any employee from that set forth in the existing classification then in force or approve of the employment of temporary assistants expert or otherwise and fix their compensation

PAYMENTS OF SALARIES AND COMPENSATION

Section 8 The salaries and compensation of the employees of the several departments when fixed by the board shall be certified to the heads of the several departments and to the Auditor General and State Treasurer by the Secretary of the board and shall be paid from appropriations made to the several departments for such purposes upon warrant of the Auditor General on the State Treasurer in the usual manner

REQUISITIONS AND PAYMENTS NOT TO BE IN EXCESS OF SALARY FIXED

Section 9 It shall be unlawful for any person to pay or to make requisition for the payment of any salary or compensation of any such employee in excess of the salary or compensation fixed by the board

BOARD TO STUDY DUPLICATIONS IN DEPARTMENTS

Section 10 The board shall make an analysis of the various acts of Assembly creating the several departments and all other acts creating positions or salaries therefor in the executive branch of the government in order to ascertain what if any duplication exists and shall make report to the General Assembly from time to time with such recommendations as the board may deem proper

CO-OPERATION BETWEEN DEPARTMENTS

Section 11 The board shall endeavor to secure co-operation and closer relationship between the several departments of the State government in order to prevent so far as may be practical duplication of work conflict of authority and unnecessary expenditure of public money

PRINTING

Section 12 All printing required by the board shall be furnished by the Department of Public Printing and Binding upon requisition of the Secretary of the board

APPROPRIATION

Section 13 The sum of Twenty Thousand Dollars (\$20,000) or so much thereof as may be necessary is hereby specifically appropriated to carry into effect the provisions of this act

Section 14 As soon as the Salary Board shall have carried into effect the provisions of this act all acts and parts of acts of Assembly fixing the salary or compensation of any employee of any department of the executive branch of the state government which salary or compensation is authorized to be fixed by the salary board under the provisions of this act are repealed in so far as the same way be inconsistent herewith

All other acts and parts of acts inconsistent with this act are repealed

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin, F. E.,	Donahue,	Martin,	Smith,
Baldwin, R. J.,	Einstein,	McConnell,	Snyder,
Barnes,	Eyre,	McNichol,	Sones,
Barr,	Graff,	Mearkle,	Tompkins,
Beales,	Gray,	Miller, J. S.,	Turner,
Boyd,	Hackett,	Miller, S. J.,	Vare,
Campbell,	Haldeman,	Nason,	Weaver,
Craig,	Heaton,	Patton,	Whitten,
Crow,	Homsher,	Phipps,	Woodward,
Daix,	Jones,	Salus,	Buckman,
Davis,	Leslie,	Sassaman,	Pres. pro tem.
DeWitt,	Marlow,	Schantz,	

NAYS—1.

Leiby,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 467, entitled:

An Act defining the duties of the Governor with regard to the approval of warrants vouchers claims accounts agreements and contracts and repealing inconsistent acts

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., Donahue,	Marlow,	Schantz,
Baldwin, R. J., Einstein,	Martin,	Smith,
Barnes, Eyre,	McConnell,	Snyder,
Barr, Graff,	McNichol,	Sones,
Beales, Gray,	Mearkle,	Tompkins,
Boyd, Hackett,	Miller, J. S.,	Turner,
Campbell, Haldeman,	Miller, S. J.,	Vare,
Craig, Heaton,	Nason,	Weaver,
Crow, Homsher,	Patton,	Whitten,
Daix, Jones,	Phipps,	Woodward,
Davis, Leiby,	Salus,	Buckman,
DeWitt, Leslie,	Sassaman,	Pres. pro tem

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 468, entitled:

An Act providing for biennial instead of annual reports by the several departments of the State government.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., Donahue,	Marlow,	Schantz,
Baldwin, R. J., Einstein,	Martin,	Smith,
Barnes, Eyre,	McConnell,	Snyder,
Barr, Graff,	McNichol,	Sones,
Beales, Gray,	Mearkle,	Tompkins,
Boyd, Hackett,	Miller, J. S.,	Turner,
Campbell, Haldeman,	Miller, S. J.,	Vare,
Craig, Heaton,	Nason,	Weaver,
Crow, Homsher,	Patton,	Whitten,
Daix, Jones,	Phipps,	Woodward,
Davis, Leiby,	Salus,	Buckman,
DeWitt, Leslie,	Sassaman,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 469, entitled:

An Act providing for the creation of a commission to study and to report to the General Assembly upon the subject of the revision and amendment of the Constitution of this Commonwealth prescribing its powers and duties and making an appropriation.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., Donahue,	Marlow,	Schantz,
Baldwin, R. J., Einstein,	Martin,	Smith,
Barnes, Eyre,	McConnell,	Snyder,
Barr, Graff,	McNichol,	Sones,
Beales, Gray,	Mearkle,	Tompkins,
Boyd, Hackett,	Miller, J. S.,	Turner,
Campbell, Haldeman,	Miller, S. J.,	Vare,
Craig, Heaton,	Nason,	Weaver,
Crow, Homsher,	Patton,	Whitten,
Daix, Jones,	Phipps,	Woodward,
Davis, Leiby,	Salus,	Buckman,
DeWitt, Leslie,	Sassaman,	Pres. pro tem

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

SENATE BILL NO. 471 ON CALENDAR IN ERROR.

The PRESIDENT. Senate Bill No. 471, entitled:

An Act to amend section one thousand four hundred and six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

is erroneously upon the calendar having been recommitted to Committee last evening, and will not be considered at this time.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 474, entitled:

An Act to amend section one of an act approved the fourteenth day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred and four) entitled "An Act authorizing the board of county commissioners of the several counties of the State to appropriate money for co-operative agricultural extension work for the purpose of improving and developing the agricultural resources of the proper counties"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., Donahue,	Marlow,	Schantz,
Baldwin, R. J., Einstein,	Martin,	Smith,
Barnes, Eyre,	McConnell,	Snyder,
Barr, Graff,	McNichol,	Sones,
Beales, Gray,	Mearkle,	Tompkins,
Boyd, Hackett,	Miller, J. S.,	Turner,
Campbell, Haldeman,	Miller, S. J.,	Vare,
Craig, Heaton,	Nason,	Weaver,
Crow, Homsher,	Patton,	Whitten,
Daix, Jones,	Phipps,	Woodward,
Davis, Leiby,	Salus,	Buckman,
DeWitt, Leslie,	Sassaman,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 479 (House Bill No. 644), entitled:

An Act providing for the appointment of county detectives in certain counties and fixing their salaries payable from the county treasury

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., Donahue,	Marlow,	Smith,
Baldwin, R. J., Einstein,	McConnell,	Snyder,
Barr, Eyre,	McNichol,	Sones,
Beales, Graff,	Mearkle,	Tompkins,
Boyd, Gray,	Miller, J. S.,	Turner,
Campbell, Hackett,	Nason,	Vare,
Craig, Haldeman,	Phipps,	Weaver,
Crow, Homsher,	Salus,	Whitten,
Daix, Jones,	Sassaman,	Buckman,
Davis, Leiby,	Schantz,	Pres. pro tem.
DeWitt, Leslie,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Mr. LEIBY. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 276 (House Bill No. 136), entitled:

An Act to further amend an act approved the 26th day of May one thousand eight hundred and twenty-three entitled "An Act to facilitate the labors of the justices of the Supreme Court by providing suitable clerical assistance as amended authorizing the payment of expenses of judges and the employment of briefers investigators stenographers typewriters and clerks" and increasing the amount now allowed therefor

Mr. TOMPKINS. Mr. President, I second the motion. The motion was agreed to.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 276 (House Bill No. 136), entitled:

An Act to further amend an act approved the 26th day of May one thousand eight hundred and twenty-three entitled "An Act to facilitate the labors of the justices of the Supreme Court by providing suitable clerical assistance as amended authorizing the payment of expenses of judges and the employment of briefers investigators stenographers typewriters and clerks" and increasing the amount now allowed therefor

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—30.

Baldwin, F. E.,	Daix,	Leslie,	Sassaman,
Baldwin, R. J.,	Davis,	McConnell,	Schantz,
Barr,	DeWitt,	McNichol,	Smith,
Beales,	Donahue,	Mearkle,	Sones,
Boyd,	Einstein,	Nason,	Tompkins,
Campbell,	Eyre,	Phipps,	Whitten,
Craig,	Gray,	Buckman,	
Crow,	Hackett,	Pres. pro tem.	

NAYS—11.

Graff,	Jones,	Miller, J. S.,	Vare,
Haldeman,	Leiby,	Snyder,	Weaver,
Homsher,	Marlow,	Turner,	

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 480 (House Bill No. 179), entitled:

An Act authorizing the judges learned in the law of the courts of common pleas and orphans' courts of the counties having a population of more than one hundred and fifty thousand and less than two hundred fifty thousand inhabitants to employ suitable clerical assistance and providing for the payment of such clerical assistance by the several counties

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	Donahue,	Marlow,	Schantz,
Baldwin, R. J.,	Einstein,	Martin,	Smith,
Barnes,	Eyre,	McConnell,	Snyder,
Barr,	Graff,	McNichol,	Sones,
Beales,	Gray,	Mearkle,	Tompkins,
Boyd,	Hackett,	Miller, J. S.,	Turner,
Campbell,	Haldeman,	Miller, S. J.,	Vare,
Craig,	Heaton,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	Buckman,
DeWitt,	Leslie,	Sassaman,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 509, as follows:

An Act requiring certain standard provisions in policies insurance issued against loss or damage resulting from accident to or injury suffered by an employe or other person or against loss or damage to property caused by horses or by any vehicle drawn propelled or operated by any motive power and for which the person insured is liable

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the first day of January nineteen hundred and twenty no policy of insurance against loss or damage resulting from accident to injury suffered by an employe or other person and for which the person insured is liable or against loss or damage to property caused by horses or by any vehicle drawn propelled or operated by any motive power and for which loss or damage the person insured is liable shall be issued or delivered to any person in this State by any corporation organized under the laws of this Commonwealth or if a foreign corporation authorized to do business in this State unless there shall be contained within such policy a provision that the insolvency or bankruptcy of the person insured shall not release the insurance carrier from the payment of damages for injury sustained or loss occasioned during the life of such policy and stating that in case execution against the insured is returned unsatisfied in an action brought by the injured or his or her personal representative in case death results from the accident because of such insolvency or bankruptcy that then an action may be maintained by the injured person or his or her personal representative against the corporation under the terms of the policy for the amount of the judgment in the said action not exceeding the amount of the policy

And said bill having been read at length the third time, On the question,

Will the Senate agree to the bill?

Mr. SALUS. Mr. President, I ask unanimous consent to amend the title in line 7 by striking out the word "person" after the word "the;" also Section 1, line 6, by striking out the word "to" and inserting in lieu thereof the word "or;" also line 7, by striking out the word "person" after the word "the" and inserting in lieu thereof the word "insured;" also on page 2, line 2, by striking out the words "person insured" and inserting in lieu thereof the word "insured;" also page 2, line 3, by striking out the word "person" and inserting in lieu thereof the word "insured;" also page 2, line 5, by inserting before the word "authorized" the following "or by any person partnership or association;" also page 2, line 7, by striking out the word "person;" also page 2, line 16, by striking out the word "corporation" and inserting in lieu thereof the word "insurer."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILLS ON THIRD READING AND FINAL PASSAGE

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 524, entitled:

An Act to repeal an act entitled "An Act changing the mode and manner of appointing collectors of taxes in the county of Lehigh" approved the twenty-fifth day of March Anno Domini one thousand eight hundred and forty-four (Pamphlet Laws one hundred and sixty)

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	Donahue,	Marlow,	Schantz,
Baldwin, R. J.,	Einstein,	Martin,	Smith,
Barnes,	Eyre,	McConnell,	Snyder,
Barr,	Graff,	McNichol,	Sones,
Beales,	Gray,	Mearkle,	Tompkins,

Boyd,	Hackett,	Miller, J. S.	Turner,
Campbell,	Haldeman,	Miller, S. J.	Vare,
Craig,	Heaton,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	Buckman,
DeWitt,	Leslie,	Sassaman,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 526, entitled:

An Act to repeal an act entitled "An Act regulating the salary of the treasurer of Lehigh County" approved the sixteenth day of March Anno Domini one thousand eight hundred and sixty-seven (Pamphlet Laws four hundred and eighty-five)

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	Donahue,	Marlow,	Schantz,
Baldwin, R. J.,	Einstein,	Martin,	Smith,
Barnes,	Eyre,	McConnell,	Snyder,
Barr,	Graff,	McNichol,	Sones,
Beales,	Gray,	Meakle,	Tompkins,
Boyd,	Hackett,	Miller, J. S.,	Turner,
Campbell,	Haldeman,	Miller, S. J.,	Vare,
Craig,	Heaton,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	Buckman,
DeWitt,	Leslie,	Sassaman,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 531, entitled:

An Act providing that street passenger railway electric light water and other public service companies of any kind may appeal to the Public Service Commission of the Commonwealth of Pennsylvania from the levying or imposition of any license tax free charges or payments on or from the regulating of the franchises powers duties or liabilities of such companies by cities boroughs and other municipalities and authorizing the Public Service Commission to revoke modify or suspend after hearing such license tax fees charges payments or regulations when the same shall be found to be reasonable in whole or in part and authorizing an appeal to the Superior Court

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	Donahue,	Marlow,	Schantz,
Baldwin, R. J.,	Einstein,	Martin,	Smith,
Barnes,	Eyre,	McConnell,	Snyder,
Barr,	Graff,	McNichol,	Sones,
Beales,	Gray,	Meakle,	Tompkins,
Boyd,	Hackett,	Miller, J. S.,	Turner,
Campbell,	Haldeman,	Miller, S. J.,	Vare,
Craig,	Heaton,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	Buckman,
DeWitt,	Leslie,	Sassaman,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILLS ON FIRST READING.

Agreeably to order,

The Senate proceeded on first reading and consideration of Senate Bill No. 41, entitled:

An Act to amend section one of an act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand twenty-four) entitled "An Act to protect the public health and welfare by regulating the employment of females in certain establishments with respect to their hours of labor and the conditions of their employment by establishing certain sanitary regulations in the establishments in which they work by requiring certain abstracts and notices to be posted by providing for the enforcement of this act by the Commissioner of Labor and Industry and others by prescribing penalties for violations thereof by defining the procedure in prosecutions and by repealing all acts and parts of acts inconsistent with the provisions thereof" by providing that the term "establishment" shall not include nor shall the act apply to summer boarding house during certain months.

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded on first reading and consideration of Senate Bill No. 304 (House Bill No. 174), entitled:

An Act to repeal act approved the fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws five hundred and sixty-six) entitled "An Act relating to tax assessment returns in certain counties."

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded on first reading and consideration of Senate Bill No. 379 (House Bill No. 572), entitled:

An Act to amend section one of an act approved the fifth day of June, one thousand nine hundred and seventeen, (P. L. 333), entitled "An Act to amend section one of an act, entitled 'An Act to provide for the removal of judges of the Supreme Superior, common pleas, and orphans' courts, permanently disqualified by reason of physical or mental disability to perform their judicial functions and duties, with half pay for their unexpired terms, and the filling of vacancies caused by such removal,' approved eleventh day of May, one thousand nine hundred and one, as amended by an act, entitled 'An Act to amend section one of an act, entitled 'An Act to provide for the removal of judges of the Supreme Superior, common pleas, and orphans' courts, permanently disqualified by reason of physical or mental disability to perform their judicial functions and duties, with half pay for their unexpired terms, and the filling of vacancies caused by such removal,' approved May eleventh, one thousand nine hundred and one: so as to allow them full pay during the balance of their terms of office, and, under certain conditions, half pay during the remainder of their lives,' approved twenty-third day of June, one thousand nine hundred and eleven, so as to provide that any judge of the Supreme or Superior Court who has served in judicial office for twenty or more years shall be entitled to receive the benefits of said act immediately after his honorable retirement from office, by expiration of term, resignation, or otherwise, whether said service be continuous or not, and extending the provisions of said act to judges of the court of common pleas and orphans' court who have served continuously for twenty years or more, and have reached the age of sixty-five years, after retirement from office of any of such judges after the expiration of their term, resignation or otherwise;" extending the provisions thereof to judges retired prior to the passage of the act, and not entitled to the benefits thereof and eliminating the requirements of continuous service.

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

BILL RECOMMITTED.

Mr. DAIX. Mr. President, I move that the Senate Bill No. 379 (House Bill No. 572), the bill just read, be recommitted to the Committee on Appropriations.

Mr. JONES. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 426 (House Bill No. 656), entitled:

An Act to authorize and empower any motor company of this Commonwealth which shall own the entire capital stock of any street railway company of this Commonwealth to acquire the corporate powers franchises property rights and credits of any such street railway company

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 443, entitled:

An Act relating to building construction in cities of the first class by prescribing the minimum live loads to be considered in designing the walls floors roofs yards and courts of all buildings hereafter erected or altered in cities of the first class specifying the factors of safety to be applied in such designs regulating the thickness of brick walls in dwellings prescribing the minimum thickness of wooden floor joists and roof rafters defining the various classes of buildings and other terms used in the act regulating the loading of floors providing penalties for violations and repealing inconsistent laws

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 487, entitled:

An Act to amend an act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and eight) entitled "An Act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words "drug" and "poison" and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL RECOMMITTED.

Mr. SNYDER. Mr. President, I move that the Senate Bill No. 487, the bill just read, be recommitted to the Committee on Appropriations.

Mr. NASON. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 519, entitled:

An Act providing for the appointment by the district attorney in counties having a population of over one million five hundred thousand inhabitants of a chief county detective an assistant chief county detective and special county detectives defining their duties defining their authority fixing their salaries and authorizing the payment of the same together with the necessary travelling expenses by the county

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 521, entitled:

An Act to fix the number and salaries of assistant district attorneys in counties of this Commonwealth having one million five hundred thousand inhabitants and prescribing the powers and duties of said assistant district attorneys

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 553, entitled:

An Act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River connecting the City of Philadelphia and the City of Camden and the approaches thereto providing for a joint commission for that purpose and the defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the City of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the State and approaches thereof and making an appropriation for the purposes of of this act.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 569 (House Bill No. 556), entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb located at Mount Airy Philadelphia to cover deficiency in maintenance and education of State pupils.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 626 (House Bill No. 723), entitled:

An Act making an appropriation for the Pennsylvania State Oral School for the Deaf at Scranton.

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

RECONSIDERATION OF HOUSE BILL NO. 173.

Mr. VARE. Mr. President, I move to reconsider the vote by which Senate Bill No. 312 (House Bill No. 173), entitled:

An Act to amend the first section of an act entitled "An Act to amend the first section of an act entitled 'An Act increasing the salaries of tipstaves in the courts of any county of this Commonwealth of a population of not less than five hundred thousand approved the thirtieth day of May one thousand eight hundred and ninety-five by changing the limit of population of such counties and increasing the minimum and maximum limits of said salaries approved the first day of June one thousand nine hundred and eleven'" by increasing the salaries or compensation of tipstaves.

passed finally.

The PRESIDENT. How did the Senate vote?

Mr. VARE. Mr. President, I voted "aye"

Mr. SALUS. Mr. President, I second the motion.

The PRESIDENT. How did the the Senator vote?

Mr. SALUS. Mr. President, I voted "aye"

The motion was agreed to.

And the question recurring.

Shall the bill pass finally?

Mr. VARE. Mr. President, I move to reconsider the vote by which the bill passed third reading.

The PRESIDENT. How did the Senator vote?

Mr. VARE. Mr. President, I voted "aye"

Mr. SAULS. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. SALUS. Mr. PRESIDENT, I voted "aye"

And the question recurring?

Will the Senate agree to the bill on third reading?

BILL RECOMMITTED.

Mr. VARE. Mr. President, I move that the bill be recommitted to the Committee on Appropriations.

Mr. SALUS. Mr. President, I second the motion.
The motion was agreed to.

SENATE BILL NO. 224 RECALLED FROM THE GOVERNOR.

Mr. MEARKLE offered the following resolution, which was twice read, considered and agreed to:

In the Senate, March 25th, 1919.

Resolved (if the House of Representatives concur) That Senate Bill No. 224, entitled "An Act to regulate and establish the fees to be charged and collected by the Recorder of Deeds in counties having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last preceding United States census," be recalled from the Governor for purpose of amendment.

Ordered that the Clerk present the same to the House of Representatives for concurrence.

REPORTS FROM COMMITTEE.

Mr. SALUS. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SALUS from the Committee on Judiciary General reported as committed, Senate Bill No. 58, entitled:

An Act to fix the salary of court criers, court interpreters and tipstaves in judicial districts containing more than one hundred and fifty thousand inhabitants, and less than one million inhabitants, and repealing certain acts.

Mr. F. E. BALDWIN. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The chair hears none.

Mr. F. E. BALDWIN from the Committee on Judiciary General reported as committed, Senate Bill No. 516, entitled:

An Act authorizing certain officers of the United States Army to take acknowledgments of deeds and other instruments in writing

SENATE BILL NO. 26, RECALLED FROM THE GOVERNOR.

Mr. SCHANTZ offered the following resolution, which was twice read, considered and agreed to:

In the Senate, March 25, 1919.
Resolved (if the House of Representatives concur), That Senate Bill No. 26, entitled "An Act to amend the first section of an act entitled 'An Act to encourage county historical societies' approved the twenty-first day of May Anno Domini one thousand nine hundred and one as amended by the act approved the thirty-first day of March one thousand nine hundred and fifteen so as to increase the sum that may be appropriated to such societies and providing for joint appropriations," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

HOUSE MESSAGE.

TIME OF NEXT MEETING.

The Clerk of the House of Representatives being introduced presented communication from the House of Representatives, informing the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate, March 25, 1919.
Resolved (if the House of Representatives concur), That when the Senate adjourns today it reconvene on Monday evening, March thirty-first at nine-thirty o'clock; and when the House of Representatives adjourns this week it reconvene on Monday evening, March thirty-first, at nine o'clock.

NOMINATIONS BY THE GOVERNOR.

The Secretary to the Governor being introduced, presented communication in writing from His Excellency, the Governor of the Commonwealth, which was read as follows:

NOTARIES PUBLIC.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, March 25th, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:
Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years to compute from the date of confirmation.

ALLEGHENY COUNTY.

Louis Biederman, Boro of Wilksburg.

BERKS COUNTY.

Miss Cora C. Mays, Reading.

BRADFORD COUNTY.

Bernardo Cacchione, Boro of Sayre.
Chas. C. Yocum, Boro of Sayre.

BUCKS COUNTY.

Harvey M. Freed, Boro of Richlandtown.

CRAWFORD COUNTY.

John Henry Fisher, Titusville.
James R. Gahan, Titusville.

ELK COUNTY.

Audley N. Kifer, Town of St. Mayrs.

LACKAWANNA COUNTY.

Herbert L. Taylor, Scranton.

LANCASTER COUNTY.

Edward P. DeHaven, Twnp. of Salisbury.

NORTHAMPTON COUNTY.

George Fraunfelder, Boro of Glendon.

NORTHUMBERLAND COUNTY.

Thomas A. Foltz, Boro of Shamokin.

PHILADELPHIA COUNTY.

Winfield R. Kates, Philadelphia.
Elmer Ritchie, Philadelphia.

SCHUYLKILL COUNTY.

B. V. O'Hare, Boro of Shenandoah.

WESTMORELAND COUNTY.

C. Lee Collier, Twnp. of Allegheny.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. CROW,

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations.

Which was agreed to.

Whereupon,

A motion was made by Mr. CROW.

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	Donahue,	Marlow,	Schantz,
Baldwin, R. J.,	Einstein,	Martin,	Smith,
Barnes,	Eyre,	McConnell,	Snyder,
Barr,	Graff,	McNichol,	Sones,
Beales,	Grav,	Meakle,	Tompkins,
Boyd,	Hackett,	Miller, J. S.,	Turner,
Campbell,	Haldeman,	Miller, S. J.,	Vare,
Craig,	Heaton,	Nason,	Weaver,
Crow,	Homsheer,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	Buckman,
DeWitt,	Leslie,	Sassaman,	Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. CROW. Mr. President, I move that the executive session do now rise.

Mr. F. E. BALDWIN. Mr. President, I second the motion. The motion was agreed to.

BILLS INTRODUCED.

Mr. CROW. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW read in his place and presented to the Chair Senate Bill No. 637, entitled:

An Act making an appropriation to the Pennsylvania State College for educational extension work and for maintaining a summer session for teachers.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 638, entitled:

A further supplement to an act approved the first day of April, one thousand eight hundred and sixty-three, (P. L. 213), entitled "An Act to accept the grant of Public Lands, by the United States, to the several states, for the endowment of Agricultural Colleges;" and making appropriations for carrying the same into effect.

Which was committed to the Committee on Appropriations.

RECESS.

Mr. CROW. Mr. President, I move that the Senate do now take a recess until four-thirty o'clock this afternoon.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

RECONSIDERATION OF HOUSE BILL NO. 136.

Mr. F. E. BALDWIN. Mr. President, I move to reconsider the vote by which Senate Bill No. 276 (House Bill No. 136), entitled:

An Act to further amend an act approved the 26th day of May one thousand eight hundred and twenty-three entitled "An

Act to facilitate the labors of the justices of the Supreme Court by providing suitable clerical assistance as amended authorizing the payment of expenses of judges and the employment of briefers investigators stenographers typewriters and clerks" and increasing the amount now allowed therefor

passed finally.

The PRESIDENT. How did the Senate vote?

Mr. F. E. BALDWIN. Mr. President, I voted "aye."

Mr. CAMPBELL. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. CAMPBELL. Mr. President, I voted "aye."

The motion was agreed to.

And the question recurring.

Shall the bill pass finally?

Mr. F. E. BALDWIN. Mr. President, I move to reconsider the vote by which the bill passed third reading.

The PRESIDENT. How did the Senator vote?

Mr. F. E. BALDWIN. Mr. President, I voted "aye."

Mr. CAMPBELL. Mr. President, I second the motion.

Mr. PRESIDENT. How did the Senator vote?

Mr. CAMPBELL. Mr. President, I voted "aye."

And the question recurring.

Will the Senate agree to the bill on third reading?

BILL RECOMMITTED.

Mr. F. E. BALDWIN. Mr. President, I move that the bill be recommitted to the Committee on Appropriations.

Mr. CAMPBELL. Mr. President, I second the motion.

The motion was agreed to.

RECONSIDERATION OF HOUSE BILL NO. 189.

Mr. R. J. BALDWIN. Mr. President, I move to reconsider the vote by which Senate Bill No. 305 (House Bill No. 189), entitled:

An Act providing for the recording of deeds and patents granted by the Commonwealth when executed by the proper officer or officers and bearing the great seal of the Commonwealth in witness thereof in the office for recording deeds in the county where the lands lie without other acknowledgment or attestation and that such records or certified copies thereof shall be evidence in all cases where the original deeds or patents would be evidence validating the records of all such deeds and patents heretofore so recorded and making such records or certified copies thereof legal evidence.

passed finally.

The PRESIDENT. How did the Senate vote?

Mr. R. J. BALDWIN. Mr. President, I voted "aye."

Mr. LESLIE. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. LESLIE. Mr. President, I voted "aye."

The motion was agreed to.

And the question recurring.

Shall the bill pass finally?

Mr. R. J. BALDWIN. Mr. President, I move to reconsider the vote by which the bill passed third reading.

The PRESIDENT. How did the Senator vote?

Mr. R. J. BALDWIN. Mr. President, I voted "aye."

Mr. LESLIE. Mr. President I second the motion.

Mr. PRESIDENT. How did the Senator vote?

Mr. LESLIE. Mr. President, I voted "aye."

And the question recurring.

Will the Senate agree to the bill on third reading?

Mr. R. J. BALDWIN. Mr. President, I ask unanimous consent to amend the title by striking out the following: "when executed by the proper officer or officers and bearing the great seal of the Commonwealth in witness thereof" and inserting in lieu thereof the words "of Pennsylvania"; also line 6, by striking out the word "other"; also line 6 by striking out the words "or attestation"; also section 1, page 1, line 4, by inserting after the word "Commonwealth" the words "of Pennsylvania"; also page 2, beginning on line 2, by striking out the following: "when executed by the proper officer or officers and bearing the great seal of the Commonwealth in witness thereof without other" and inserting in lieu thereof the word "without"; also line 5, by striking out the words "or attestation."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILLS INTRODUCED.

Mr. PATTON. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there any objection? The Chair hears none.

Mr. PATTON read in his place and presented to the Chair Senate Bill No. 639, entitled:

An Act making an appropriation to the Philadelphia Home for Incurables.

Which was committed to the Committee on Appropriations.

Mr. F. E. BALDWIN. Mr. President, I ask unanimous consent to read bills in place at this time.

The PRESIDENT. Is there any objection? The Chair hears none.

Mr. F. E. BALDWIN read in his place and presented to the Chair Senate Bill No. 640, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania, located at Blossburg, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also (by request) read in his place and presented to the Chair Senate Bill No. 641, entitled:

A Joint Resolution proposing amendments to sections four and five of article five of the Constitution of Pennsylvania.

Which was committed to the Committee on Judiciary General.

Mr. R. J. BALDWIN. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there any objection? The Chair hears none.

Mr. R. J. BALDWIN read in his place and presented to the Chair Senate Bill No. 642, entitled:

An act creating a department of conservation; charging the department with the enforcement, administration and execution of laws heretofore enforced, administered and executed by or through the department of fisheries, the department of forestry, the board of game commissioners, the water supply commission and the state forestry reservation commission; defining the powers and duties of the department of conservation, and prescribing penalties; abolishing certain departments boards, commissions and offices; providing for the disposition of certain moneys received by the department, and making appropriations.

Which was committed to the Committee on Appropriations.

Mr. F. E. BALDWIN. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there any objection? The Chair hears none.

Mr. F. E. BALDWIN (by request of Mr. Buckman) read in his place and presented to the Chair, Senate Bill No. 643, entitled:

An Act to amend section twelve of an act entitled "An Act to supervise the operations of fire insurance rate-making bureaus and providing for their examination by the Insurance Commissioner prohibiting discrimination in fixing and collecting fire insurance rates requiring companies to maintain and co-operate in maintaining and operating rate-making bureaus requiring inspection and survey by such bureaus of all risks specifically rated and regulating agreements between companies or other insurers with respect to fixing and collecting fire insurance rates and repealing existing laws" approved June seventh one thousand nine hundred and fifteen relating to mutual insurance companies.

Which was committed to the Committee on Insurance.

REPORTS FROM COMMITTEES.

Mr. TOMPKINS. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. TOMPKINS from the Committee on Judiciary General reported as committed, Senate Bill No. 420, entitled:

An Act validating proceedings by councils, in boroughs for the paving and curbing of public highways; and validating municipal liens filed therefor.

Mr. WOODWARD. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WOODWARD, from the Committee on Judiciary General, reported as amended, Senate Bill No. 235 (House Bill No. 204), entitled:

An Act fixing the salary of the crier of the courts of quarter sessions of the peace and oyer and terminer and general jail delivery in the several counties of this Commonwealth having more than one million and less than one million five hundred thousand inhabitants.

Mr. CAMPBELL. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CAMPBELL, from the Committee on Judiciary General, reported as committed, Senate Bill No. 78, entitled:

An Act providing for and regulating the taking and appropriation of land and property by incorporated cemetery and burial associations not for profit, for the purpose of enlarging cemeteries and burial grounds.

Mr. WHITTEN. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WHITTEN, from the Committee on Judiciary General, reported as committed, Senate Bill No. 170, entitled:

An Act providing for the formation and regulation of stock corporations having either or both preferred or common shares without nominal or par value and authorizing such corporations to issue shares without par value upon formation, reorganization, merger or consolidation.

Mr. HOMSHER. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. HOMSHER from the Committee on Public Roads and Highways reported as amended, Senate Bill No. 465, entitled:

An Act making it lawful for twenty-five or more resident taxpayers of any county in this Commonwealth in which any turnpike, road or highway is wholly or partly located, upon which tolls are charged the traveling public, to present their petition to the County Commissioners of their county setting forth that it would be for the best interests of the people of their county that such turnpike, road or highway, or part thereof, should be purchased and become a public road free from tolls and toll gates, and thereupon, for the County Commissioners of the petitioners' county to purchase the same for public use, free from tolls and toll gates, if a price therefor can be agreed upon with the owners thereof, and pay for the same out of the funds of their county not otherwise appropriated, and if such county has not sufficient funds, to issue bonds, of said county for that purpose, and providing that any turnpike, road or highway, or part thereof, so purchased and made a public road, shall thereafter be repaired, maintained and improved by the county, township, borough or city in which the same, or part thereof, is located.

Mr. SHANTZ. Mr. President, I ask unanimous consent to make reports from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SCHANTZ from the Committee on Judiciary General reported as committed, Senate Bill No. 148, entitled:

An Act authorizing recorders of deeds in counties having a population of from one hundred and fifty thousand to five hundred thousand inhabitants to appoint a solicitor; prescribing the duties of said solicitor; and fixing his term of appointment and salary.

Mr. SONES. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SONES from the Committee on Judiciary General reported as amended Senate Bill No. 535, entitled:

A supplement to an act, entitled "An Act to provide for the incorporation and regulation of certain corporations," approved

the 29th day of April, A. D. 1874, providing for the incorporation and regulation of telephone companies, defining the rights, powers and privileges of such corporations, authorizing and regulating the purchase, acquisition and leasing the whole or any part of the properties, systems, capital stock and securities of other corporations, associations and persons engaged in the telephone business and authorizing existing telegraph corporations to accept the provisions of this act.

NOMINATIONS BY THE GOVERNOR.

The Secretary to the Governor being introduced, presented communication in writing from his Excellency, the Governor of the Commonwealth, which was read as follows:

SUPERINTENDENT DEPARTMENT OF PRINTING AND BINDING.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, March 25, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Robert C. Miller, of Gettysburg, to be Superintendent of the Department of Public Printing and Binding of the Commonwealth of Pennsylvania, until February 8, 1921.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. CROW,

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations,

Which was agreed to.

Whereupon,

A motion was made by Mr. CROW,

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	Donahue,	Marlow,	Schantz,
Baldwin, R. J.,	Einstein,	Martin,	Smith,
Barnes,	Eyre,	McConnell,	Snyder,
Barr,	Graff,	McNichol,	Sones,
Beales,	Gray,	Mearkile,	Tompkins,
Boyd,	Hackett,	Miller, J. S.,	Turner,
Campbell,	Haldeman,	Miller, S. J.,	Vare,
Craig,	Heaton,	Nason,	Weaver,
Crow,	Homsheer,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	Buckman,
DeWitt,	Leslie,	Sassaman,	Pres. pro tem.

NAYS—0.

Two-thirds of all Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. CROW. Mr. President, I move that the executive session do now rise.

Mr. F. E. BALDWIN. Mr. President, I second the motion.

The motion was agreed to.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 119.

The Clerk of the House of Representatives being introduced, presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 119, entitled:

An Act to amend an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and sixty) entitled "An Act to amend an act approved the ninth day of April one thousand nine hundred and fifteen entitled "An Act to amend an act entitled 'An Act to amend an act entitled 'An Act to amend an act entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes' approved the ninth day of June Anno Domini one thousand eight hundred and eighty-one extending the same to companies

formed for the purpose of quarrying slate granite stone or rocks or for dressing polishing working or manufacturing the same or any of them and to mineral springs companies incorporated for the purpose of bottling and selling natural mineral springs water approved the sixteenth day of June Anno Domini one thousand eight hundred and ninety-three' approved the nineteenth day of April Anno Domini one thousand nine hundred and one extending the same to companies formed for the purposes of manufacturing and selling chemicals food stuffs cement and cement products and the quarrying of cement rock' approved May twenty-eighth one thousand nine hundred and seven extending the same to companies incorporated for the manufacture buying selling leasing using and operation of electrical apparatus and machinery and articles of every kind appertaining to or in anywise connected with the production use regulation control distribution or application of electricity or electrical energy or products for any use or purpose constructing acquiring using selling buying or leasing any works construction or plant or part thereof connected with or involving such use distribution regulation control or application of electricity or the control or use or electrical apparatus for any purpose and of producing furnishing and supplying electricity or electrical apparatus in any form and for any purpose and to carry on a general manufacturing business' approved the twenty-third day of June one thousand nine hundred and eleven by extending the same to companies incorporated for the purpose of refining manufacturing or sale of petroleum and petroleum products" by extending the same to corporations incorporated for the manufacture of leather or articles containing leather" by extending the same to companies incorporated for the purpose of converting raw silk into thread and the manufacture of silk goods

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 71.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 71, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Anthracite Coal Region at Ashland Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 181.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 181, entitled:

An Act providing for the relocation alteration and vacation of public roads and highways approaching leading into or contiguous to parks and public grounds other than those within the limits of incorporated boroughs and municipalities title to which parks and public grounds is vested in the State of Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 236.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 236, entitled:

An Act to amend an act approved the seventeenth day of April one thousand eight hundred and sixty-one (Pamphlet Laws three hundred and forty-six) entitled "An Act to authorize the erection of a Poor House in the township of Blakely in Luzerne county" providing for the appointment of auditors by the court of common pleas of Lackawanna county and fixing the compensation of the auditors and the salaries of the directors of the poor of the poor district of said township

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 14.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 14, entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 409.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 409, entitled:

An Act authorizing counties cities and boroughs to appropriate moneys for aiding entertaining and caring for soldiers sailors and marines and validating and ratifying appropriations and payments heretofore made

HOUSE CONCURS IN RESOLUTION RECALLING SENATE BILL NO. 26 FROM THE GOVERNOR.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate, March 25, 1919.

Resolved (if the House of Representatives concur), That Senate Bill No. 26, entitled "An Act to amend the first section of an act entitled 'An Act to encourage county historical societies' approved the twenty-first day of May Anno Domini one thousand nine hundred and one as amended by the act approved the thirty-first day of March one thousand nine hundred and fifteen so as to increase the sum that may be appropriated to such societies and providing for joint appropriations," be recalled from the Governor for the purpose of amendment.

HOUSE CONCURS IN RESOLUTION RECALLING SENATE BILL NO. 224 FROM THE GOVERNOR.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate, March 25, 1919.

Resolved (if the House of Representatives concur), That Senate Bill No. 224, entitled:

An Act to regulate and establish the fees to be charged and collected by the Recorder of Deeds in counties having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last preceding United States census

be recalled from the Governor for the purpose of amendment.

RESOLUTION RELATING TO PRINTING REPORT OF THE HEALTH INSURANCE COMMISSION.

He also presented extract from the Journal of the House of Representatives, which was twice read as follows:

In the House of Representatives, February 19, 1919.

Resolved (if the Senate concur). That the Chief Clerk of the House of Representatives is directed to draw his requisition on the Department of Printing and Binding to have printed by the State printer thirty-five hundred copies of the Report of the Health Insurance Commission constituted by the act approved the twenty-fifth day of July, one thousand nine hundred seventeen (Pamphlet Laws eleven hundred ninety-nine), entitled "An Act to establish a Commission to investigate sickness and accident not compensated under the Workmen's Compensation Act of one thousand nine hundred and fifteen, of employed persons and their families, and to make an appropriation for such Commission."

The said copies when printed shall be deposited with the Division for the Distribution of Documents, and shall be distributed as follows: Ten copies to each Senator, Member and principal officer of the General Assembly, and the remainder to be at the disposal of the Governor.

Mr. CROW. Mr. President, I ask unanimous consent that Rule 39, which requires resolutions to be referred to an appropriate committee be suspended, and that the Senate proceed to the immediate consideration of the resolution just read.

The PRESIDENT. Is there objection? The Chair hears none.

On the question,

Will the Senate agree to the resolution?

It was agreed to.

Ordered. That the inform the House of Representatives accordingly.

HOUSE CONCURS IN SENATE BILL NO. 263.

He also returned to the Senate, Senate Bill No. 263, entitled:

An Act establishing a Bureau of Municipalities in the Department of Internal Affairs and repealing the act approved June first one thousand nine hundred and fifteen entitled "An Act creating a Division of Municipal Statistics and Information in the Department of Labor and Industry and fixing the compensation of officers and employes therein" as amended

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 144.

He also returned to the Senate, Senate Bill No. 144, entitled:

An Act to amend section two hundred and thirty-five of an act approved the fourteenth day of July Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws eight

hundred and forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto" by increasing the compensation of supervisors

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 262.

He also returned to the Senate, Senate Bill No. 262, entitled:

An Act making the Secretary of Internal Affairs the custodian of all deeds contracts maps surveys policies of title insurance abstracts of title and other documents or instruments relating to the titles to real estate owned or hereafter to be acquired by the Commonwealth

with the information that the House has passed the same without amendment.

RECESS.

Mr. CROW. Mr. President, I move that the Senate do now take a recess for five minutes.

Mr. LESLIE. Mr. President, I second the motion.
The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will now be in order.

HOUSE MESSAGE.

The Clerk of the House of Representatives being introduced, presented for concurrence bills of the House of Representatives as follows:

House Bill No. 962 (Senate Bill No. 644), entitled:

An Act providing a method of establishing titles to land acquired at a sale for unpaid taxes or municipal claims

Which was committed to the Committee on Judiciary General.

House Bill No. 50 (Senate Bill No. 645), entitled:

An Act to amend section three article five of the act approved the twenty-seventh day of June one thousand nine hundred thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" by adding thereto clause forty-nine relative to appropriation for municipal music.

Which was committed to the Committee on Municipal Affairs.

House Bill No. 70 (Senate Bill No. 646), entitled:

An Act to amend section two of an act approved the twenty-eighth day of May one thousand nine hundred and thirteen (Pamphlet Laws three hundred and seventy-eight) entitled "An Act authorizing certain corporation to issue preferred stock of one or more classes providing for the manner of issuance restrictions and regulations in the matter of voting thereof and the rights and privileges of the holders thereof and repealing all acts or parts of acts inconsistent therewith."

Which was committed to the Committee on Corporations.

House Bill No. 899 (Senate Bill No. 647), entitled:

An Act amending the first and second sections of an act entitled "An Act to regulate the salaries of tipstaves in the courts of common pleas over and terminer and general jail delivery quarter sessions of the peace and orphans' courts in counties having a population of over eight hundred thousand and less than one million four hundred thousand inhabitants" approved the twentieth day of July one thousand nine hundred and seventeen by increasing the minimum and maximum salaries of said tipstaves and making the president judge of the court of common pleas or orphans' court a member of the salary board when such salaries are to be fixed.

Which was committed to the Committee on Judiciary General.

House Bill No. 599 (Senate Bill No. 648), entitled:

An Act fixing the salary of the first assistant district attorney in certain counties.

Which was committed to the Committee on Judiciary General.

House Bill No. 765 (Senate Bill No. 649), entitled:

An Act to amend part of section one of an act approved the eleventh day of July one thousand nine hundred and one (Pamphlet Laws six hundred and sixty-three) entitled "An Act to regulate and establish the fees to be charged by sheriffs in this Commonwealth and to provide for the taxation and collection of the same" as amended.

Which was committed to the Committee on Judiciary General.

House Bill No. 855 (Senate Bill No. 650), entitled:

An Act to amend an act approved the twenty-seventh day of April one thousand nine hundred and nine (Pamphlet Laws two hundred and fifty-eight) entitled "An Act authorizing the employment of stenographers by the district attorneys of certain counties" as amended.

Which was committed to the Committee on Judiciary General.

House Bill No. 786 (Senate Bill No. 651) entitled:

An Act authorizing the Department of Fisheries to purchase certain land near the Wayne County Fish Hatchery.

Which was committed to the Committee on Game and Fisheries.

House Bill No. 906 (Senate Bill No. 652), entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

Which was committed to the Committee on Education.

House Bill No. 883 (Senate Bill No. 653), entitled:

An Act to amend section twelve hundred and six of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Which was committed to the Committee on Education.

House Bill No. 506 (Senate Bill No. 654), entitled:

An Act to amend section six hundred and two of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Which was committed to the Committee on Education.

House Bill No. 508 (Senate Bill No. 655), entitled:

An Act to repeal an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and ninety-five) entitled "An Act authorizing township school districts which entirely surround a city or borough to acquire in such city or borough lands and to erect thereon buildings for high school purposes and exempting property so acquired from taxation by such city borough or school district thereof and authorizing such township school directors to enter upon and occupy sufficient ground for such high school purposes and providing for the determination of damages done and suffered by the owners of the land by reason of the taking thereof for such high school purposes"

Which was committed to the Committee on Education.

House Bill No. 405 (Senate Bill No. 656), entitled:

An Act to amend section one of an act approved the twenty-third day of May one thousand nine hundred seven (Pamphlet Laws two hundred and six) entitled "An Act to regulate and improve the civil service of the cities of the second class in the Commonwealth of Pennsylvania making violations of its provisions to be misdemeanors and providing penalties for violations thereof" giving preference in appointments to honorably discharged soldiers sailors and marines

who served in the armed forces of the United States or its Allies during its war against the Imperial German Government

Which was committed to the Committee on Municipal Affairs.

House Bill No. 198 (Senate Bill No. 657), entitled:

An Act relating to petitions for laying out certain public roads and to reports of viewers thereon

Which was committed to the Committee on Public Roads and Highways.

House Bill No. 182 (Senate Bill No. 658), entitled:

An Act requiring employers to permit all employes to have a leave of absence of two hours on election without any deduction in wages

Which was committed to the Committee on Judiciary Special.

House Bill No. 279 (Senate Bill No. 659), entitled:

An Act requiring the publication of all legal notice and legal advertising in the English language and repealing all acts and parts of acts general local or special inconsistent therewith

Which was committed to the Committee on Judiciary General.

House Bill No. 814 (Senate Bill No. 660), entitled:

An Act to amend section three of an act approved the twenty-seventh day of April one thousand nine hundred and nine (Pamphlet Laws two hundred eight) entitled "An Act to create a Legislative Reference Bureau in the Pennsylvania State Library authorizing the appointment of a Reference Director and subordinate officers defining their duties and fixing their compensation" as amended

Which was committed to the Committee on Appropriations.

House Bill No. 659 (Senate Bill No. 661), entitled:

An Act making an appropriation for the payment of compensation outstanding and due and to become due to injured employes in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May thirty-first one thousand nine hundred and nineteen

Which was committed to the Committee on Appropriations.

House Bill No. 131 (Senate Bill No. 662), entitled:

A Supplement to the second section of an act, entitled "A Supplement to the twenty-fourth section of an act, entitled 'An Act to provide revenue by taxation, approved the seventh day of June, one thousand eight hundred and seventy-nine,' approved the first day of June, one thousand eight hundred and eighty-nine, amending the twenty-fourth section, by providing for the payment by the State Treasurer of one-half of the two per centum tax on premiums paid by foreign fire insurance companies to the treasurers of the several cities and boroughs within this Commonwealth," approved the twenty-eighth day of June one thousand eight hundred and ninety-five; amending the same to provide for the payment of the net proceeds of the entire two per centum tax for the purpose indicated in the original act and supplement, including townships, among the distributees, and providing for certain conditions upon said distributions.

Which was committed to the Committee on Finance.

House Bill No. 680 (Senate Bill No. 663), entitled:

An Act empowering municipal corporations to adopt ordinance regulating the operation of street railway cars

Which was committed to the Committee on Municipal Affairs.

House Bill No. 764 (Senate Bill No. 664), entitled:

An Act abolishing the inquest to condemn real estate providing for sale thereof upon the writ of fieri facias except in certain cases in which the debtor claims an exemption out of real estate and certain cases in which an officer levies upon real estate lying in on or more adjoining tracts in different counties saving the right of lien creditors to procure the appointment of sequestrators when life estates are levied upon and repealing all acts and parts of acts inconsistent with the provisions thereof

Which was committed to the Committee on Judiciary General.

House Bill No. 395 (Senate Bill No. 665), entitled:

An Act regulating the sale, conveyance, transfer or disposition of motor vehicles; requiring the making and filing of sworn descriptions thereof, and statements in relation thereto; forbidding the removal, defacement, alteration, destruction, obliteration or concealment of the trade-marks, identification numbers, serial numbers, or other distinguishing marks of motor vehicles, or the having possession of motor vehicles or parts thereof, on or from which such trade or other distinguishing marks or numbers have been removed, defaced, altered, destroyed, obliterated or concealed; prohibiting the registration of motor vehicles subject to the provisions of this act unless in compliance with its terms; providing for the licensing of the business of dealing in second-hand motor vehicles and fixing penalties for violation of the provisions of this act and providing that the making of a false affidavit under the provisions of this act shall be perjury and shall be punishable as such

Which was committed to the Committee on Judiciary General.

BILL INTRODUCED.

Mr. EYRE. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there any objection? The Chair hears none.

Mr. EYRE read in his place and presented to the Chair Senate Bill No. 666, entitled:

An Act amending section 9 of Article VII of Chapter VI of an act approved May 14, 1915, entitled "An Act providing a system of government for boroughs and revising, amending and consolidating the law relating to boroughs" by adding thereto a sixth sub-section, which shall provide that where the total distance by an unpaved street or unpaved streets from the paved streets of a borough to the borough line to there connect with an improved state highway or an improved State Aid Highway or an improved County Road leading to the County seat of the same or an adjoining County or to a state line, is less than two-thirds (2-3) of a mile, the borough may grade, curb and pave the connecting link between its paved street and such improved highway without the petition of the abutting property holders, and charge the same part of the cost thereof to the abutting property holders that was charged to the abutting property holders along the streets of such boroughs that were graded, curbed and paved prior to the time the ordinance for the improvement provided for in this amendment is introduced into Council, provided that the amount of streets in such borough, graded, curbed and paved on the same basis, prior to said time exceeds one (1) mile in length, and is more than one-half (1-2) of the grading, curbing and paving done in such borough.

Which was committed to the Committee on Public Roads and Highways.

REPORT FROM COMMITTEE.

Mr. EYRE. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE from the Committee on Public Roads and Highways reported as committed, Senate Bill No. 666, entitled:

An Act amending section nine of Article VII of Chapter VI of an act approved May 14, 1915, entitled "An Act providing a system of government for boroughs and revising, amending and consolidating the law relating to boroughs," by adding thereto a sixth sub-section which shall provide that where the total distance by an unpaved street or unpaved streets from the paved streets of a borough to the borough line to there connect with an improved State highway or an improved State-aid Highway or an improved county road leading to the county seat of the same or an adjoining county or to a State line, is less than two-thirds (2-3) of a mile, the borough may grade, curb and pave the connecting link between its paved street and such improved highway without the petition of the abutting property holders, and charge the same part of the cost thereof to the abutting property holders that was charged to the abutting property holders along the streets of such boroughs that were graded, curbed and paved prior to the time the ordinance for the improvement provided for in this amendment is introduced into council, providing that the amount of streets in such borough graded, curbed and paved on the same basis, prior to said time exceeds one (1) mile in length, and is more than one-half (1-2) of the grading, curbing and paving done in such borough.

MOTION TO READ BILLS THE FIRST TIME.

Mr. CROW. Mr. President, I move that all bills reported from committees at today's session be read the first time.

Mr. SCHANTZ. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 234 (House Bill No. 160), entitled:

"An Act providing for a cash deposit in lieu of bail in cases of arrest and prescribing the fees of the sheriff in case of forfeiture.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 485, entitled:

An Act to validate certain municipal claims and municipal liens in the several boroughs of the Commonwealth providing for the filing of claims therefor and the proceedings for the collection of such claims

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 81, entitled:

An Act amending section six of an act approved the first day of May one thousand nine hundred and seven (Pamphlet Laws one hundred and thirty-five) entitled "An Act relating to the appointment of stenographers and assistant stenographers to report proceedings in the several courts of common pleas and orphans' courts courts of oyer and terminer and general jail delivery and courts of quarter sessions of the peace of this Commonwealth as well as before commissioners masters and special masters in chancery referees examiners auditors and other officers prescribing their powers and duties and when such reports shall be evidence of the facts reported prescribing their compensation and allowances for expenses when the same shall be paid by the county wherein such stenographers or assistant stenographers are employed and when by the parties to such proceedings and repealing an act entitled 'An Act directing the appointment of official stenographers in the several civil courts of the Commonwealth authorizing the appointment of stenographers by examiners masters referees commissioners and auditors authorizing the appointment of assistant stenographers repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth prescribing their duties and fixing their compensation' approved May fifteenth one thousand eight hundred and seventy-four repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth prescribing their duties and fixing their compensation' approved May eighth one thousand eight hundred and seventy-six and repealing 'An Act defining the duty of court stenographers in the several counties of this State' approved June tenth one thousand eight hundred and eighty-one' approved the twenty-fourth day of May one thousand eight hundred and eighty-seven but such repeal not to revive any law repealed by said act of twenty-fourth of May one thousand eight hundred and eighty-seven" as amended.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 398, entitled:

An Act to amend section thirteen of an act approved the fifth day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and forty-eight) entitled "An Act regulating the practice of veterinary medicine including veterinary surgery and veterinary dentistry or any branch thereof and establishing as incidental thereto a State Board of Veterinary Medical Examiners and defining its powers and duties"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 103:

A supplement to an act approved the twenty-fourth day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred and sixty-five) entitled "An Act defining commodities regulating the sale thereof and providing penalties for violation hereof" regulating the sale of poultry and fowl and providing penalties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 528, entitled:

An Act establishing a homestead commission consisting of the Commissioner of Labor and Industry the Commissioner of Health the Commissioner of Banking and four members to be appointed by the Governor by and with the advice and consent of the Senate enumerating the powers and duties of such commission and making an appropriation

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 555, entitled:

An Act amending section four of an act approved the eleventh day of March one thousand nine hundred and nine (Pamphlet Laws fifteen) entitled "An Act relating to non-alcoholic drinks defining the same and prohibiting the manufacture sale offering for sale exposing for sale or having in possession with intent to sell of any adulterated or misbranded non-alcoholic drinks and providing penalties for the violation thereof and providing for the enforcement thereof"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 414, entitled:

An Act to amend section one of an act approved the twenty-sixth day of February one thousand nine hundred and three (Pamphlet Laws eight) entitled "An Act providing for the appointment of boards of visitation for institutions societies and associations caring for dependent neglected and delinquent children" as amended by providing that the board of visitors may visit institutions without the county to which residents of the county are committed.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 550, entitled:

A joint resolution proposing an amendment to article nine section eight of the Constitution of Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 565 (House Bill No. 801), entitled:

An Act fixing the compensation of the assistant librarian of the Senate the assistant resident clerk of the House of Representatives and the superintendents of the store rooms of the Senate and of the House of Representatives and repealing all acts or parts of acts inconsistent herewith.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 548, entitled:

A joint resolution providing for the appointment of a committee to investigate the public school system and the administration and distribution of appropriations therefor and making an appropriation.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 482 (House Bill No. 670), entitled:

An Act permitting building and loan associations to invest their uninvested funds in bonds of the United States issued for war purposes and validating investments heretofore made by such associations in bonds of the United States government issued for war purposes.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 319 (House Bill No. 253), entitled:

An Act authorizing the registers of wills and ex-officio clerks of the orphans' court with the consent of the judges of the separate orphans' court in counties having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants to fix and determine the salaries of assistant clerks in said court.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 360, entitled:

An Act requiring prothonotaries and clerks of courts to furnish to the Secretary of Internal Affairs copies of orders of court relative to the creation consolidation division and partition of cities boroughs and townships and fixing the fees of such officers for such services.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 289, entitled:

An Act to amend section one of an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred and seventy-five) entitled "An Act to provide for the appointment of county and city inspectors of weights and measures providing for the compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof" as amended providing for the appointment of inspectors of weights and measures by the Chief of the Bureau of Standards in the several counties and cities of the third class where the proper authorities neglect or refuse to make appointments fixing their salaries and providing for the payment of the salaries and expenses of such inspectors by such counties and cities.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 523, entitled:

An Act requiring all owners or lessees of any dam to properly protect guard and police the same providing for the appointment of special policemen therefor and for penalties for the violation thereof

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 440, entitled:

An Act to establish municipal courts in cities of the third class in the Commonwealth prescribing its powers and duties regulating the procedure therein and providing for the expense thereof

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 377 (House Bill No. 566), entitled:

An Act to amend part of section three of an act approved the thirteenth day of May one thousand nine hundred and nine (Pamphlet Laws five hundred and twenty) entitled "An Act relating to food defining food providing for the protection of the public health and the prevention of fraud and deception by prohibiting the manufacture or sale the offering for sale or exposing for sale or the having in possession with intent to sell of adulterated misbranded or deleterious foods prescribing certain duties of the Dairy and Food Commissioner in reference thereto and providing penalties for the violation thereof"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 437, entitled:

An Act requiring counties having a population of over one million and less than one million five hundred thousand to

establish a pension fund for the employes of such counties and providing for the administration of such fund and payments therefrom

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 58, entitled:

An Act to fix salary of court criers court interpreters and tipstaves in judicial districts containing more than one hundred and fifty thousand inhabitants and less than one million inhabitants and repealing certain acts

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 516, entitled:

An Act authorizing certain officers of the United States Army to take acknowledgments of deeds and other instruments in writing

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 235, (House Bill No. 204), entitled:

An Act fixing the salary of the crier of the courts of quarter sessions of the peace and oyer and terminer and general jail delivery in the several counties of this Commonwealth having more than one million and less than one million five hundred thousand inhabitants

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 78, entitled:

An Act providing for and regulating the taking and appropriation of land and property by incorporated cemetery and burial associations not for profit for the purpose of enlarging cemeteries and burial grounds

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 170, entitled:

An Act providing for the formation and regulation of stock corporations having either or both preferred or common shares without nominal or par value and authorizing such corporations to issue shares without par value upon formation reorganization merger or consolidation

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 465, entitled:

An Act making it lawful for twenty-five or more resident tax payers of any county in this Commonwealth in which any turnpike road or highway is wholly or partly located upon which tolls are charged the traveling public to present their petition to the county commissioners of their county setting forth that it would be for the best interests of the people of their county that such turnpike road or highway or part thereof should be purchased and become a public road free from tolls and toll gates and thereupon for the county commissioners of the petitioners' county to purchase the same for public use free from tolls and toll gates if a price therefor can be agreed upon with the owners thereof and pay for the same out of the funds of their county not otherwise appropriated and if such county has not sufficient funds to issue bonds of said county for that purpose and providing that any turnpike road or highway or part thereof so purchased and make a public road shall thereafter if accepted by the township borough or city authorities be repaired maintained and improved by the township borough or city in which the same or part thereof is located

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 148, entitled:

An Act authorizing recorders of deeds in counties having a population of from one hundred and fifty thousand to five hundred thousand inhabitants to appoint a solicitor prescribing the duties of said solicitor and fixing his term of appointment and salary

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 666, entitled:

An act amending section 9 of Article VII of Chapter VI of an Act approved May 14, 1915 entitled "An Act providing a system of government for boroughs and revising, amending and consolidating the law regulating the boroughs" by adding thereto a sixth sub-section, which shall provide that where the total distance of an unpaved street or unpaved streets from the paved streets of a borough to the borough line to there connect with an improved state highway or an improved State Aid Highway or an improved County Road leading to the County seat of the same or an adjoining County or to a state line, is less than two thirds (2-3) of a mile, the borough may grade, curb and pave the connecting link between its paved and such a highway without the petition of the abutting property holders and charge the same; part of the cost thereof to the abutting property holders that was charged to the abutting property holders along the streets of such boroughs that were graded, curbed and paved prior to the time the ordinance for the improvement provided for in this amendment is introduced into Council, provided that the amount of streets in such borough, graded curbed and paved on the same basis, prior to said time exceeds one (1) mile in length, is more than one half (1-2) of the grading, curbing, and paving done in such borough.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

ADJOURNMENT.

Mr. CROW. Mr. President, I move that the Senate do now adjourn.

Mr. WHITTEN. Mr. President, I second the motion. The motion was agreed to.

The Senate adjourned at 5:58 P. M. until Monday evening, March 31, 1919, at 9:30 o'clock.

HOUSE OF REPRESENTATIVES.

TUESDAY, March 25, 1919.

The House met at 11:00 o'clock A. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

O Thou who are the way, the truth and the life, grant we beseech Thee that Thou wilt take the thoughts of these men and make them to express Thy thought, using their will so it shall flow into Thy will, that they may become through Thee a contributing cause to Thy great and divine consummation, to which the whole creation is moving and must move, because Thou hast ordained it so. Whatever in them is low, raise, we pray Thee, and support: whatever is dark and cloudy, grant that it may become illumined and clarified. May they take time, circumstance and place, and conscientiously use them so that they shall weave a part of the great tapestry of time, that shall show them a perfect picture and work.

Bless Thou them, and may they find their joy in service, though they are not sympathized with: may duty be strong enough to sustain them, though they are not applauded. May they find enough satisfaction in truth and justice that they shall be able if necessary, to spurn honor itself. And thus, Thou great Leader, lead Thou them in the pathway that makes for patience, for peace and for satisfaction. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings when, on motion of Mr. Graham, the further reading was dispensed with and the Journal was approved.

PETITIONS.

PROTESTING AGAINST THE PASSAGE OF HOUSE BILL NO. 263,
KNOWN AS THE RORKE BILL.

Mr. HORACE F. REBER presented the petition of citizens of Schuylkill County protesting against the passage of House Bill No. 263 known as the Rorke bill.

Referred to the Committee on Judiciary Special.

Mr. KENNEDY presented the petition of citizens of Beaver County protesting against the passage of House Bill No. 263 known as the Rorke bill.

Referred to the Committee on Judiciary Special.

Mr. PIKE presented several petitions from citizens of Montgomery County protesting against the passage of House Bill No. 263 known as the Rorke bill.

Referred to the Committee on Judiciary Special.

BILLS INTRODUCED AND REFERRED.

By Mr. SIMPSON. House Bill No. 1041.

An Act to provide for the selection of a site and the erection of buildings for a State Psychopathic Hospital to be erected west of the Allegheny Mountains, and to be known as the Western Pennsylvania State Psychopathic Hospital; providing for the management of the same, and making an appropriation for the purchase of said site and the preparation of plans for the construction of buildings for the said hospital.

Referred to the Committee on Appropriations.

By Mr. PALMER. House Bill No. 1042.

An Act to amend sections three, five, twelve and sixteen of an act approved the twenty-fourth day of July, one thousand nine hundred thirteen (Pamphlet Laws ten hundred one), entitled "An Act to regulate nominations and elections for all elective offices of cities of the second class and all offices of judge of a court of record; providing for non-partisan nominations and elections for said offices; abolishing certain existing methods of nomination in such cases and the use of party or political names or appellations at elections with respect to said offices; imposing certain duties upon the Secretary of the Commonwealth, county commissioners, and election officers and clerks; and providing penalties for the violation of the provisions hereof, and the punishment of certain offenses.

Referred to the Committee on Elections.

By Mr. ALBERT MILLAR. House Bill No. 1043.

An Act fixing the compensation of the custodian of the wash room, custodian of the basement, day watchman, night watchman, and elevatorman of the Senate, the elevatorman, day watchman and night watchman of the House of Representatives, and repealing all acts or parts of acts inconsistent herewith.

Referred to the Committee on Public Buildings.

By Mr. McCAIG. House Bill No. 1044.

An Act dedicating to public use as a historical memorial and public park certain lands and buildings of the Commonwealth of Pennsylvania in the Borough of Ambridge, County of Beaver, and providing for the custody, maintenance and use thereof.

Referred to the Committee on Appropriations.

By Mr. CHARLES A. SHAFFER. House Bill No. 1045.

An Act to amend sections one, two and three of article five, chapter two of an act approved the fourteenth day of May, one thousand nine hundred and fifteen, (Pamphlet Laws three hundred and twelve), entitled "An Act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs.

Referred to the Committee on Municipal Corporations.

By Mr. GLASS. House Bill No. 1046.

An Act to amend section eight of an act approved the nineteenth day of June, A. D. one thousand nine hundred and eleven, entitled "An Act to provide for licensing and regulating private banking in the Commonwealth of Pennsylvania, and providing penalties for the violating thereof."

Referred to the Committee on Banks and Banking.

By Mr. BIDEISPACHER. House Bill No. 1047.

An Act to amend section three of an act approved the twelfth day of July, one thousand nine hundred and thirteen. (Pamphlet Laws seven hundred and nineteen), entitled "An Act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to National party conventions, and of certain party officers, including State committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties, and their reimbursement by the State, of the expenses of the same; authorizing the State committee of a political party to make, and to alter, amend, and revoke, rules; and providing penalties for the violations of the provisions of this act, and for the punishment of certain offenses provided for herein; and repealing inconsistent legislation," as amended.

Referred to the Committee on Elections.

By Mr. CHARLES A. REBER. House Bill No. 1048.

An Act providing for the examination of applicants for and the appointment of persons to the office of city clerk, assistant city clerk, and of all persons holding salaried positions in the office of the city clerk in cities of the third class in the Commonwealth of Pennsylvania, creating a civil service board in each of such cities to have charge of the examination of applicants for and the recommendation of the appointment of persons to the aforesaid office, providing for the suspension and discharge of such persons so appointed, prescribing the powers and duties of said civil service board, authorizing the appointment of a secretary to said board and providing for his compensation and providing for the stationery and supplies used by said board incidental to its administration.

Referred to the Committee on Municipal Corporations.

By Mr. PIKE. House Bill No. 1049.

An Act to amend section one hundred and twenty of an act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty), entitled "An Act concerning townships; and revising amending and consolidating the law relating thereto," by providing for the election of two township assessors in townships of the first class containing a population of ten thousand inhabitants or more, and providing for the division of such townships by the county commissioners of the respective county.

Referred to the Committee on Counties and Townships.

By Mr. CONNOR. House Bill No. 1050.

An Act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River connecting the city of Philadelphia and the city of Camden and the approaches thereto; providing for a joint commission for that purpose and defining its powers and duties; providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties; providing for the payment of a part of the cost thereof by the city of Philadelphia and providing for the acquiring, taking and condemnation of the real estate for the site and approaches thereof and making an appropriation for the purpose of this act.

Referred to the Committee on Appropriations.

By Mr. MILLIN. House Bill No. 1051.

An Act to amend section twelve of an act, approved the eighteenth day of June, one thousand eight hundred and ninety-five (Pamphlet Laws 203), entitled "An Act to provide for the more effectual protection of the public health in the several municipalities of this Commonwealth" by imposing certain duties upon boards of school directors in relation to vaccination.

Referred to the Committee on Public Health and Sanitation.

By Mr. BENCHOFF. House Bill No. 1052.

An Act to repeal section twelve of an act approved the eighteenth day of June, one thousand eight hundred and ninety-five, (Pamphlet Laws 203), entitled "An Act to provide for the more effectual protection of the public health in the several municipalities of this Commonwealth," in so far as it affects counties having a population of less than seventy thousand.

Referred to the Committee on Public Health and Sanitation.

By Mr. HESS. House Bill No. 1053.

An Act to provide for the establishment and government of six correctional institutions to be known as the Pennsylvania

State Farm of the first, second, third, fourth, fifth and sixth districts respectively; providing for the care and confinement of prisoners therein, and the transfer of prisoners thereto; and making an appropriation.

Referred to the Committee on Manufactures.

By Mr. ALLAN D. MILLER. House Bill No. 1054.

An Act to amend section twenty-one of an act approved the first day of June, one thousand eight hundred and eighty-nine. (Pamphlet Laws 420), entitled "A further supplement to an act entitled "An Act to provide revenue by taxation," approved the seventh day of June, Anno Domini one thousand eight hundred and seventy-nine," as amended.

Referred to the Committee on Manufactures.

By Mr. LANIUS. House Bill No. 1055.

An Act to amend section 1413 of an act approved the eighteenth day of May, one thousand nine hundred and eleven. (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same and the method of collecting such revenue; and repealing all laws, general, special or local or any parts thereof, that are or may be inconsistent therewith," by providing for the special education of certain children incapable of receiving proper education in the regular classes of the public schools.

Referred to the Committee on Education.

By Mr. LANIUS. House Bill No. 1056.

An Act to protect the health, safety and welfare of the people of Pennsylvania by regulating the light, ventilation, sanitation, fire protection, maintenance, alteration, improvement, use and occupancy of dwellings and land appurtenant thereto; to define the classes of dwellings affected by the act, to establish administrative requirements, to establish remedies and fix penalties for the violation thereof, and to make an appropriation therefor.

Referred to the Committee on Public Health and Sanitation.

By Mr. BRADY. House Bill No. 1057.

An Act to amend section one of an act approved the fourteenth day of April, one thousand nine hundred and three, entitled "An Act relating to change of polling places, and authorizing the commissioners to change the same."

Referred to the Committee on Elections.

By Mr. CORBIN. House Bill No. 1058.

An Act to amend Route Two Hundred and Sixty-one of section six of an act approved the thirty-first day of May, one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight), entitled "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public road, connecting county-seats, principal cities and towns, and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways, solely at the expense of the Commonwealth, and relieving the several townships and counties from any further obligation and expense to improve and maintain the same and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State highways, wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioners; providing for the payment of damages in taking up property or otherwise in the improvement thereof; providing for purchase or acquiring of turnpikes, or toll roads, forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highway to be done by contract except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads, and prescribing the contents of township, county, borough or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough or incorporated town and requiring contracts by counties, townships, boroughs and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways and kind of materials to be used in the improvements; providing for payment of cost of improvement, and repairs, pro-

viding penalties for injuring or destroying State Highways; making appropriations to carry out the provisions of the act, and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act," as amended.

Referred to the Committee on Public Roads.

By Mr. SOWERS. House Bill No. 1059.

An Act to amend section twenty of the act approved the fifth day of March, one thousand nine hundred six (Pamphlet Laws eighty-three), entitled "An Act to regulate and improve the civil service of the cities of the first class in the Commonwealth of Pennsylvania, making violation of its provisions to be a misdemeanor, and providing penalties for violations thereof."

Referred to the Committee on Municipal Corporations.

By Mr. PALMER. House Bill No. 1060.

An Act to amend section one of an act approved the fourteenth day of April, one thousand nine hundred and five (Pamphlet Laws one hundred sixty-nine), entitled "An Act making it unlawful to trespass upon land posted as private property, and providing the penalty therefor"; permitting persons to lawfully hunt and fish on wild or unimproved lands other than game preserves, lands used for resort purposes and lands lying along streams used for domestic purposes.

Referred to the Committee on Judiciary General.

By Mr. SOWERS. House Bill No. 1061.

An Act to amend the act approved the first day of June, one thousand eight hundred eighty-five (Pamphlet Laws thirty-seven), entitled "An Act to provide for the better government of cities of the first class, in this Commonwealth," as amended.

Referred to the Committee on Municipal Corporations.

By Mr. HESS. House Bill No. 1063.

An Act to amend section one of an act, entitled "An Act relative to costs in civil suits before Aldermen and Justices of the Peace, and the collection of the same" approved the twentieth day of May Anno Domini one thousand nine hundred and seven; providing that when an appellant shall enter good and sufficient bail absolute, for the payment of debt interest and costs on affirmation of the judgment, in which case the appellant shall not be required to pay the costs before taking such appeal.

Referred to the Committee on Judiciary Local.

By Mr. MILNER. House Bill No. 1064.

An Act to amend section two of an act approved the thirteenth day of March, one thousand eight hundred and fifteen, (Pamphlet Laws one hundred fifty), entitled "An Act concerning divorces," as amended, by changing the time for making service of the subpoena upon the respondent, and validating divorces heretofore granted where service was made personally at any time before the return day; or where a return of non est inventus has been sworn to at any time prior to the return day.

Referred to the Committee on Judiciary General.

By Mr. MARCUS. House Bill No. 1065.

An Act making an appropriation to the Pittsburgh Home for Babies.

Referred to the Committee on Appropriations.

By Mr. HESS. House Bill No. 1066.

An Act establishing four state industrial farms, dividing the State into districts for such purpose; authorizing the purchase of sites and the erection and equipment of buildings and works for such institutions; providing for their government and control by boards of managers appointed by the Governor and the Committee on Delinquency of this Commonwealth, and for the commitment, admission, transfer, employment and discharge of inmates; imposing the cost of maintaining and, except in certain cases, transporting inmates on the counties; and of sites, buildings, improvements, overhead expenses and the transportation of certain prisoners on the Commonwealth; exempting State industrial farms from taxation; and making an appropriation.

Referred to the Committee on Manufacturers.

By Mr. HESS. House Bill No. 1067.

An Act providing for the appointment by the Governor, with the advice and consent of the Senate, of two additional members of the Board of Public Charities.

Referred to the Committee on Judiciary General.

By Mr. HESS. House Bill No. 1068.

An Act for the centralized regulation and supervision of penal, correctional and reformatory institutions within this Commonwealth and of the labor of the inmates thereof; creating a Committee on Delinquency to be elected by the Board of Public Charities from its members, with a Commissioner of Delinquency to be appointed as its executive officer; providing for the appointment of certain directors, and of such other directors, experts, agents and employes as shall be necessary; enumerating the powers and duties of the committee; providing for the transfer with the approval of the courts, of inmates from one institution to another; requiring all institutions within the jurisdiction of the committee to obey its rules and regulations, make reports, and give inmates an opportunity to work at useful employment; providing for the payment of compensation to the inmates of certain institutions within the jurisdiction of the committee; abolishing the Prison Labor Commission; fixing penalties for disobedience of the provisions of this act; and making an appropriation.

Referred to the Committee on Manufactures.

By Mr. HESS. House Bill No. 1069.

An Act providing for the purchase of a tract of land to be used for the benefit of the Eastern Penitentiary, regulating the operation of the tract, and the duties of the Secretary of Agriculture, and the Commissioner of Forestry, and making an appropriation.

Referred to the Committee on Manufactures.

By Mr. HESS. House Bill No. 1070.

An Act prohibiting fees or allowances and contracts for furnishing meals to the inmates of penal, correctional or reformatory institutions owned or managed and controlled by the Commonwealth or any political subdivision thereof; and providing for and regulating the purchase of food-stuffs and other materials necessary for furnishing meals to such inmates and the preparation thereof.

Referred to the Committee on Manufactures.

By Mr. HESS. House Bill No. 1071.

An Act requiring the Commonwealth and all political subdivisions thereof and all public institutions owned or managed and controlled by the Commonwealth or any political subdivision thereof to purchase certain supplies and materials from the Committee on Delinquency of this Commonwealth; providing for the administration of this act by the Committee on Delinquency and others; making it unlawful under certain circumstances for the Auditor General of the Commonwealth or the controller or other auditing officer of any political subdivision thereof to approve or the treasurer of any institution owned or managed and controlled by the Commonwealth or any political subdivision thereof to pay any bill for such supplies and materials purchased elsewhere; and providing for the determination by a board of arbitration chosen for the purpose, of disagreements arising in the administration of this act.

Referred to the Committee on Manufactures.

By Mr. DAWSON. House Bill No. 1072.

An Act providing for the nomination and election of the Mayor, members of council and city controller in cities of the second-class; and repealing inconsistent laws.

Referred to the Committee on Municipal Corporations.

By Mr. DAWSON. House Bill No. 1073.

An Act providing for the election of councilmen in cities of the third class; and extending the term of office of all councilmen of such cities who are now in office.

Referred to the Committee on Municipal Corporations.

By Mr. MARTIN. House Bill No. 1074.

An Act providing for the time during which pupils may be taught in institutions for the Instruction of the Blind in this Commonwealth.

Referred to the Committee on Education.

By Mr. MARTIN. House Bill No. 1075.

An Act making an appropriation to provide the necessary expenses of blind students who are residents of the Commonwealth in attendance at institutions of higher learning.

Referred to the Committee on Appropriations.

By Mr. ARON. House Bill No. 1076.

An Act requiring newspapers, periodicals, magazines and other publications, printed or published in this Commonwealth, to have printed thereon the time of going to press; and providing a penalty.

Referred to the Committee on Judiciary Special.

By Mr. FRANKLIN. House Bill No. 1077.

An Act to provide revenue for county purposes and in cities co-extensive with counties for city and county purposes imposing taxes upon certain classes of personal property providing for the assessment and collection of the same providing for the duties of recorders prothonotaries registers banks trust companies and other fiduciaries and modifying existing legislation which provided for raising revenue for county and city purposes.

Referred to the Committee on Ways and Means.

By Mr. RAMSEY. House Bill No. 1078.

An Act to carry into effect section twenty-two of article five of the Constitution by establishing separate orphans' courts in the several counties of this Commonwealth, now or hereafter having a population exceeding one hundred and fifty thousand inhabitants.

Referred to the Committee on Judiciary General.

By Mr. HEYBURN. House Bill No. 1083.

An Act making an appropriation to St. Francis' Country House, Darby, Pennsylvania.

Referred to the Committee on Appropriations.

REPORTS FROM COMMITTEES.

Mr. ZIMMERMAN, from the Committee on Judiciary Special, reported as committed House Bill No. 1000, entitled

An Act to amend sections eighteen and nineteen of an act approved the eleventh day of July, one thousand nine hundred and seventeen (P. L. 818), entitled "An Act relating to dogs, and the protection of livestock and poultry from damage by dogs; providing for the licensing of dogs; regulating the keeping of dogs, and authorizing their destruction in certain cases; providing for the protection of licensed dogs, and for dogs temporarily imported for trial, show, and breeding purposes; prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners; providing for the assessment of damages done by dogs, and payment thereof by the proper county to the owners of livestock and poultry, and of damages to licensed dogs; imposing powers and duties on certain State, county, city, borough, town, and township officers and employees, and on city councils of cities of the first and second class; and providing penalties."

Mr. NORTH, from the Committee on Judiciary Special, reported as committed House Bill No. 887 (Senate Bill No. 56), entitled

An Act to give women married and single the same right as men to be incorporators and in furtherance of their interests as stockholders to serve as directors and officers of corporations for profit.

Mr. BOLARD, from the Committee on Judiciary Special, reported as committed House Bill No. 1007 (Senate Bill No. 343), entitled

An Act relating to the consideration upon appeal by the Supreme and Superior Courts of testimony taken in proceedings in courts of record and providing for the making of such testimony a part of the records.

TIME EXTENDED ON HOUSE BILL NO. 493.

The SPEAKER. The Chair at this time calls attention to House Bill No. 493. Mr. Zook's bill, at the top of page 8 of to-day's calendar. The gentlemen from Blair, Mr. Zook, is ill, and requests that an extension of time be granted on this bill. If there is no objection, the time of this bill will be extended for a period of five days.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 764, as follows:

An Act abolishing the inquest to condemn real estate providing for sale thereof upon the writ of fieri facias except in certain cases in which the debtor claims an exemption out of real estate and certain cases in which an officer levies upon real estate lying in one or more adjoining tracts in different counties saving the right of lien creditors to procure the appointment of sequestrators when life estates are levied upon and repealing all acts and parts of acts inconsistent with the provisions thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever an officer shall under a writ of

fieri facias levy upon any interest in real estate he shall not as heretofore summon an inquest to determine whether the rents and profits beyond all reprises will be sufficient to satisfy within seven years the judgment on which such execution was issued with the interest and costs of suit but shall save in the cases specified in sections two, and three hereof after giving the notice provided by law forthwith sell the same upon the writ of fieri facias on or before the return day thereof or within six days thereafter without any other writ Provided That when an estate for life in improved lands or tenements yielding rents issues or profits shall have been levied upon a lien creditor may as heretofore procure the appointment of a sequestrator on or before the return day of the face writ of fieri facias whereon a sale shall be advertised

Section 2 Whenever after a levy as aforesaid the defendant in the execution shall elect to retain real estate amounting in value to the whole sum of three hundred dollars or any less sum and the appraisers appointed according to law shall set apart so much of the said real estate as in their opinion shall be of sufficient value to answer the requirements of the defendant the said officer shall sell the real estate remaining after the said portion thereof shall have been so set apart only upon a writ of venditioni exponas

Section 3 Whenever after a levy as aforesaid upon real estate lying in one or more adjoining tracts in different counties the inquest summoned according to law shall determine that real estate lying in an adjoining county or counties ought to be sold with the part taken in execution the said officer shall sell the said real estate so taken in execution together with the other real estate described in the inquisition only upon a writ of venditioni exponas

Section 4 The following acts and parts of acts and all other acts and parts of acts inconsistent herewith are hereby repealed The act approved the sixth day of March one thousand eight hundred and twenty (Pamphlet Laws fifty) entitled "A supplement to the act entitled 'An Act for taking lands in execution for payment of debts'"

Sections forty-four forty-five forty-six forty-seven forty-eight forty-nine fifty fifty-one fifty-eight fifty-nine sixty and sixty-one of the act approved June sixteenth one thousand eight hundred and thirty-six (Pamphlet Laws seven hundred and fifty-one) entitled "An act relating to executions"

Sections two three and four of the act approved the thirteenth day of October one thousand eight hundred and forty (Pamphlet Laws one thousand eight hundred and forty-one page one) entitled "An Act relating to Orphans' Courts and for other purposes"

The act approved the tenth day of February one thousand eight hundred and forty-six (Pamphlet Laws thirty-seven) entitled "An Act relating to notices in case of extended real estate"

Section four of the act approved the twenty-fourth day of January one thousand eight hundred and forty-nine (Pamphlet Laws six hundred and seventy-seven) entitled "An Act relating to judgments and acknowledgment of deeds and sequestration of life estates and relatives to the high constable of the borough of Wilkes-Barre"

Section three of the act approved the fourth day of May one thousand eight hundred and fifty-two (Pamphlet Laws five hundred and sixty-nine) entitled "An Act in reference to Clifton Street in the county of Philadelphia relative to a certain wharf in Southwark Philadelphia county to inquisition on real estate to Wallace township Chester county to the borough of Danville in Columbia county authorizing the canal board to examine the claim of David Lee for damages relative to limitation of actions incorporating the Lock Haven and Flemington plank road company relative to the Hand-in-Hand Fire Company to Penn's Treaty ground in the district of Kensington to the Watchmans beneficial society to the Western Hospital to action in partition to an election district in Lancaster county authorizing the Female Medical College of Philadelphia to make a loan relative to Mifflinburg bridge company authorizing St. Mary's Roman Catholic Society of Philadelphia to extinguish certain rent charge and relative to Johnstown State road"

The act approved the tenth day of May one thousand eight hundred and eighty-one (Pamphlet Laws thirteen) entitled "A supplement to an act entitled 'An Act relating to executions' approved the sixteenth day of June one thousand eight hundred and thirty-six amending and extending the second section of an act entitled 'A supplement to an act relating to executions approved the sixteenth day of June one thousand eight hundred and thirty-six providing for the return of writs of fieri facias issued within seven days of the next succeeding term of court and fixing the number of jurors on inquest' upon real estate levied upon by virtue of writs of fieri facias"

The act approved the fourth day of June one thousand nine hundred and one (Pamphlet Laws four hundred and twenty-six) entitled "An Act to amend the last proviso of section four of an act passed the twenty-fourth day of January one thousand eight hundred and forty-nine entitled 'An Act relating to judgments and the acknowledgment of deeds and the sequestration of life estates' which proviso reads as follows 'And provided also that no such writ shall be issued unless by the direction of the proper court and on the application of any lien creditor for a writ of venditioni exponas the tenant for life shall have at least ten days notice of the application of such writ'"

Section 5 This act shall take effect on the first day of January one thousand nine hundred and twenty and shall apply only to cases in which the aforesaid writs of fieri facias shall be issued on or after that day

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

Alexander,	Di Lemmo,	Krugh,	Rorke,
Allum,	Dilsheimer,	Kunkle,	Rothenberger,
Aron,	Dithrich,	Lafferty,	Ruddy,
Baldi,	Donneley,	Lanius,	Sarig,
Baldrige,	Drinkhouse,	Lauler,	Schaeffer,
Barnhart,	Dunn,	Levis,	Scott,
Bechtold,	Ehrhardt,	MacCallum,	Shaffer,
Beckley,	Ephraim,	Magill,	Shellenberger,
Bell,	Evans J. T.,	Mallery,	Showalter,
Benchoff,	Evans S. J.,	Mangan,	Shunk,
Bennett,	Finney,	Marcus,	Simpson,
Benninger,	Fitzgibbon,	Marshall,	Sinclair,
Bidelspacher,	Flynn,	Martin,	Smith, E. R.,
Bigler,	Foster,	McCaig,	Smith, F. I.,
Blank,	Fowler,	McCurdy,	Snowden,
Boland,	Fox, A. R. B.,	McGeary,	Snyder,
Bower,	Fox, I. M.,	McIntyre,	Sowers,
Bowman,	Franklin,	McKilm,	Sprows,
Brady,	Gans,	McVicar,	Stark,
Brendle,	Geary,	Mehring,	Statler,
Brislin,	Glass,	Michel,	Steele,
Brooks,	Gochring,	Millar,	Sterling,
Bucher,	Golder,	Miller, A. D.,	Stevenson,
Bungard,	Goodnough,	Miller, C. G.,	Stott,
Campbell,	Graham,	Miller, D. I.,	Sweitzer,
Catlin,	Griest,	Miller, D. D.,	Todd,
Clements,	Griffith,	Millin,	Ulsh,
Clutton,	Haines,	Miller,	Vickerman,
Coldsmith,	Hamilton, W. J.,	Milner,	Wagner,
Colville,	Hampson,	Morgan,	Walker, G. T.,
Comerer,	Harer,	Murphy,	Walker, J. A.,
Conner,	Harvey,	Neary,	Wallace, R. L.,
Cook,	Hefferman,	North,	Wallace, W. T.,
Corbin,	Hess,	Norton,	Wells,
Cox,	Heyburn,	Palmer,	West,
Crawford,	Hickernell,	Patterson,	Wetach,
Crockett,	Hoffman,	Perry,	Whiteman,
Crum,	Hollingsworth,	Phillips,	Willert,
Curran,	Huntington,	Pidgeon,	Williams,
Curry, A. E.,	Hutchison,	Pike,	Willson,
Curry, R.,	Ingham,	Powell,	Woner,
Davis D. F.,	Jennings,	Quigley,	Wood,
Davis, W.,	Jones,	Ramsey,	Woodruff,
Dawson,	Kantner,	Reber, C. A.,	Zimmerman,
Day,	Kennedy,	Reber, H. F.,	Zanders,
Dewey,	Kinsman,	Rhoads,	Zimmerman,
Diehm,	Kooser,	Ringler,	Spangler,
	Krause, T. S.,	Rinn,	Speaker.
	Krause, W.,	Robertson,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 680, as follows:

An Act empowering municipal corporations to adopt ordinances regulating the operation of street railway cars

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That municipal corporations are empowered to adopt ordinances designating the street intersections at which and the circumstances under which street railway cars shall be stopped for the convenience and safety of passengers and the public No ordinance shall be adopted by any such municipal corporation in any manner violating the franchises of any street railway corporation

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—191.

Alexander,	Di Lemmo,	Krugh,	Schilling,
Allum,	Dilsheimer,	Kunkle,	Shaffer,
Baldi,	Dithrich,	Lafferty,	Shellenberger,
Aron,	Donneley,	Lanius,	Showalter,
Baldrige,	Drinkhouse,	Lauler,	Shunk,
Barnhart,	Dunn,	Levis,	Simpson,
Bechtold,	Ehrhardt,	MacCallum,	Sinclair,
Beckley,	Evans J. T.,	Magill,	Smith, E. R.,
Bell,	Evans S. J.,	Mangan,	Smith, F. I.,
Benchoff,	Finney,	Marcus,	Snowden,
Bennett,	Fitzgibbon,	Marshall,	Snyder,
Benninger,	Flynn,	Martin,	Soffel,
Bidelspacher,	Foster,	McCurdy,	Sowers,
Bigler,	Fowler,	McGeary,	Sprows,

Blank,	Fox, A. R. B.,	McIntyre,	Stadtlander,
Boland,	Fox, I. M.,	McKim,	Stark,
Bower,	Gans,	Mehring,	Statler,
Bowman,	Geary,	Michel,	Steele,
Brady,	Glass,	Millar,	Sterling,
Brendle,	Golder,	Miller, A. D.,	Stevenson,
Brislin,	Goodnough,	Miller, C. G.,	Stott,
Brooks,	Graham,	Miller, D. I.,	Sullivan,
Bucher,	Griest,	Miller, D. D.,	Sweitzer,
Bungard,	Griffith,	Millin,	Todd,
Campbell,	Haines,	Morgan,	Ulsh,
Clements,	Hamilton, J.,	Murphy,	Vickerman,
Clutton,	Hamilton, W. J.,	Neary,	Wagner,
Coldsmith,	Hampson,	North,	Walker, G. T.,
Collier,	Harer,	Norton,	Walker, J. A.,
Colville,	Harvey,	Palmer,	Wallace, R. L.,
Comerer,	Helt,	Patterson,	Wallace, W. T.,
Conner,	Hess,	Phillips,	Wells,
Cook,	Heyburn,	Pidgeon,	West,
Corbin,	Hickernell,	Pike,	Wetach,
Cox,	Hollingsworth,	Powell,	Whiteman,
Crawford,	Horne,	Quigley,	Willert,
Crockett,	Hough,	Ramsey,	Williams,
Crum,	Huntington,	Reber, H. F.,	Willson,
Curran,	Hutchison,	Rhoads,	Woner,
Curry, A. E.,	Ingham,	Ringler,	Wood,
Curry, R.,	Jennings,	Rinn,	Woodruff,
Davis, J. T.,	Jordan,	Robertson,	Wynne,
Davis, W.,	Kantner,	Rorke,	Zanders,
Dawson,	Kennedv,	Rothenberger,	Zimmerman,
Day,	Kinsman,	Ruddy,	Spangler,
Dewey,	Kooser,	Sarig,	Speaker.
Diehm,	Krause, T. S.,	Schaeffer,	
	Krause, W.,		

NAYS—8.

Mallery, McVicar,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

QUESTION OF PERSONAL PRIVILEGE.

Mr. MALLERY. Mr. Speaker, I will rise to a question of personal privilege to make a protest. I very much dislike to do this, but on the first bill passed this morning, House Bill No. 764, I voted negatively and was not recorded at all. On the bill which has just been passed, House Bill No. 680, to my certain knowledge three gentlemen voted negatively and only two were so recorded.

The SPEAKER. If the gentleman will send his protest in writing to the desk, the corrections will be made and the gentleman's vote will be recorded as he voted.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 395, as follows:

An Act regulating the sale conveyance transfer or disposition of second hand motor vehicles requiring the making and filing of sworn descriptions thereof and statements in relation thereto regulating the registry of such vehicles imposing certain duties on the State Highway Commissioner relative to such stolen vehicles forbidding the removal defacement alteration destruction obliteration or concealment of the trade marks identification numbers serial numbers or other distinguishing marks of motor vehicles or the having possession of motor vehicles or parts thereof on or from which such trade or other distinguishing marks or numbers have been removed defaced altered destroyed obliterated or concealed imposing certain duties upon deputy sheriffs constables police officers and proprietors of public garages prohibiting the registration of motor vehicles subject to the provisions of this act unless in compliance with its terms providing for the licensing of the business of dealing in second hand motor vehicles and fixing penalties for violation of the provisions of this act and providing that the making of a false affidavit under the provisions of this act shall be perjury and shall be punishable as such

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that the term "motor vehicle" as used in this act shall include automobiles motor bicycles motorcycles trucks tractors and all other vehicles which are self-propelled or designed to be self-propelled by mechanical power except those running upon or guided by rails or tracks The term "person" as here-in used shall include the singular and plural numbers and shall embrace all individuals of either sex whether acting on their own behalf or as members officers employees agents or other representatives of any other individual or of any firm copartnership corporation association or artificial body of any kind or character whatsoever The term used "motor vehicle" for the purposes of this act is defined to mean a motor vehicle which has been sold bargained exchanged given away by or

title transferred from the person who first took title to it from the manufacturer or importer or the agent of the manufacturer or importer and is to include all motor vehicles which have been in use in such manner as to have become what are commonly known as "second-hand" motor vehicles or automobiles within such definition.

Section 2 That from and after the passage of this act it shall be unlawful for any person to sell convey transfer or pass title to any used motor vehicle unless he shall at or before such sale conveyance transfer or passage of title deliver to the vendee buyer or transferee thereof a full description of such used motor vehicle in duplicate. The said description shall include the name of the manufacturer thereof the horsepower of such used motor vehicle the number under which it was last registered with the State Highway Department of the Commonwealth of Pennsylvania or if not so registered in this Commonwealth the name of the State wherein it is so registered and the number of the last register therein together with a full account of any numbers and marks thereon which may identify or tend to identify the said motor vehicle. The said duplicate description of such used motor vehicle shall be accompanied by a written statement also in duplicate of the name or names and residence or residences of the bona fide owner or owners of such used motor vehicles from whom the person transferring the same derived title thereto or ownership thereof. The residence or residences so stated shall be by city borough township or county together with the street and number or post office address if any of such former owner or owners or if there be no such addresses then by such description designation or information as may reasonably fix the place or places residence or residences of such former owner or owners or the place where he she or they may be found with his her or their occupation and place of business or employment if employed by any other person or persons and the name of such employer and shall also contain the date and place when and where the ownership of the said used motor vehicle by the person transferring the same began and whether he acquired title thereto by purchase from such last owner or in what manner he did acquire such title such statement shall further set forth any or all changes and alterations in the finish design or appearance of the said used motor vehicle which had been made within the knowledge of the person making the statement and it shall be verified in duplicate by his oath or affidavit.

Section 3 That from and after the passage of this act it shall be the duty of any person who buys purchases procures or otherwise acquires title to any used motor vehicle to obtain from the vendor or transferee thereof a written description and statement in duplicate provided for in section two of this act and it shall further be the duty of such person buying purchasing procuring or otherwise acquiring title thereto to make a written statement in duplicate containing such vendee or transferee's name residence or residences by city borough and county together with the street and number or post office address if any of such vendee or transferee or if there be no such address then by such description designation or information as may reasonably fix the place or places of residence of such vendee or transferee or the place where he or she may be found with his or her occupation and place of business or employment if employed by any other person or persons and the name of such employer or employers and a description of the motor vehicle acquired including the name of the manufacturer thereof the horsepower the number under which it was last registered with the State Highway Department of the Commonwealth of Pennsylvania or if not so registered in this Commonwealth the name of the state wherein it is so registered and the number of the last register therein together with a full account of any numbers and marks thereon which may identify or tend to identify the said motor vehicle. The said statement and description in duplicate shall be verified by the oath or affirmation of such vendee or transferee that the matters stated therein are true and the vendee or transferee shall within ten days after acquiring such motor vehicle file one copy of each of the said verified statement and description prescribed by this act in the office of the State Highway Commissioner of the Commonwealth of Pennsylvania and one copy of each of the said verified statements and descriptions in the office of the chief of police of the city or borough wherein the acquisition was made if it be made in the city or borough having a chief of police or otherwise with the office of the clerk of the court of quarter sessions of the county in which such acquisition has been made.

Section 4 That the Commissioner of the State Highway Department of this Commonwealth shall not register any used motor vehicle or issue any certificate of registration thereof or number tags together unless and until the owner thereof shall have complied with the provisions of this act. The State Highway Commissioner shall cause the statements and descriptions hereinabove directed to be furnished him to be recorded in a book to be kept for that purpose and he shall upon request furnish a certificate of such recording upon payment of the fees receivable by him for similar service. He may prescribe the form of the statements and certificates hereinabove directed to be made and shall be entitled to receive from the vendee or transferee of each used motor vehicle the sum of one dollar (\$1.00) for each statement and description furnished him in accordance with the provisions of this act.

Section 5 It shall be the duty of the State Highway Commissioner whenever he may receive a report of the theft of a motor vehicle whether the same has been registered or not and whether owned in this or any other state together with the make and manufacturer's number thereof to make a distinctive record thereof and file the same in numerical order of the manufacturer's number with the records of the vehicles of such make already registered. In the event of the receipt of an application for the registration of such motor vehicle he shall immediately notify the rightful owner thereof and unless registration has already been issued shall withhold the issuing of a registration certificate until a proper investigation shall have been made.

In the event of the recovery of a stolen vehicle of which the Highway Commissioner has been notified it shall be the duty of the owner to notify immediately the Highway Commissioner who shall cause the record of the theft of such vehicle to be removed from the file. The State Highway Commissioner shall cause the original application for registration and for license on file in his office to be destroyed three (3) years after such applications were received.

Section 6 That it shall be unlawful and it is hereby forbidden for any person intentionally or knowingly to remove deface alter change destroy or obliterate or in any manner whatsoever cause or procure to be removed defaced altered changed destroyed or obliterated any trademark manufacturer's number or identification number serial number or distinguishing mark of any kind or character on or from any motor vehicle.

Section 7 That it shall be unlawful and it is hereby prohibited for any person to have in his possession any motor vehicle or any part or parts thereof with the knowledge that any trademark distinguishing or identification number manufacturer's number serial number or mark has been or is removed defaced destroyed or obliterated or so covered as to be concealed or where such trademark distinguishing or identification number manufacturer's number serial number or mark has been or is altered or changed in any manner whatsoever. Any person having in his possession any motor vehicle or part or parts thereof from which such trade marks distinguishing or identification number manufacturer's number serial number or mark has been so removed defaced destroyed or obliterated covered altered or changed shall be prima facie presumed to have knowledge thereof and the burden of proof shall rest upon such person to show that he had no such knowledge.

It shall be the duty of every sheriff deputy sheriff constable or police officer having knowledge of any motor vehicle in which the manufacturer's number or identification mark has been defaced altered or obliterated to seize and take possession of the same and to arrest the owner or custodian thereof and make information against him for violation of this act and to notify immediately the State Highway Commissioner.

Section 8 The proprietor of every public garage shall cause a record to be kept after the manner to be prescribed by the State Highway Commissioner of the names of any and all persons owning or having charge of any motor vehicle stored or left for repair or other purposes at any such public garage together with the manufacturer's number name of the state of registration and the registration number of such motor vehicles. Such record shall be kept in ink or indelible pencil and shall be open to the inspection of police officers or other proper authorities. Such records shall be retained and be available for a period of one (1) year after the entry but not thereafter. He shall also immediately notify the local police authorities and the State Highway Commissioners of any such motor vehicle whereon the manufacturer's number or mark has apparently been altered obliterated or removed.

Section 9 That after the first day of July one thousand nine hundred and nineteen it shall be unlawful and it is hereby forbidden for any person to carry on or conduct in this Commonwealth the business of buying selling or dealing in used motor vehicles unless and until he shall have received a license from the Commissioner of Highways of the Commonwealth authorizing the carrying on or conducting of such business. Such license shall be furnished annually by the said Commissioner and shall run from the first day of July one thousand nine hundred and nineteen and annually thereafter for each year beginning on the first day of July. Application for such license shall be made not later than the fifteenth day of June of each year. The said applications shall be in such form as may be prescribed by the said Commissioner of Highways and subject to such rules and regulations with respect thereto as may be so prescribed by him. Such applications shall be verified by oath or affirmation and shall contain a full statement of the name or names of the person or persons applying therefor the name of the firm or copartnership with the names and places of residence of all the members thereof if such applicant be a firm or copartnership the name and residence of the principal officers if the applicant be a body corporate or other artificial body the location of the place or all the places at which such business is to be carried on and conducted and said application shall contain such other relevant information as may be prescribed by the Commissioner of Highways. It shall be accompanied by an affidavit of two reputable persons of the community in which such business is to be conducted and carried on certifying to the good moral character of the person or persons applying for such license. Upon making such application the person applying therefor shall pay to the State Highway Commissioner a fee of ten dollars (\$10.00). A license certificate shall be issued by the State Highway Commissioner in accordance with such application when the same shall be regular in form and in compliance with the provisions of this section and such license when so issued shall entitle the licensee to carry on and conduct the business of buying selling and dealing in used motor vehicles for a period of one year from the first day of July of the then current year and they shall be annually renewed. The Commissioner of Highways shall have power to make suitable rules and regulations for the issuance of such licenses to expire upon the first of the succeeding July when the application therefor shall be made during the current year and upon payment of a proportionment part of the license fee hereinabove provided for.

Section 10 That the violation of any of the provisions of this act shall constitute a misdemeanor and upon conviction thereof the person or persons so convicted shall be subject to a fine of not less than one hundred (\$100) dollars and not more than two hundred (\$200) dollars or to imprisonment for not less than three months or more than six months or both at the discretion of the court for a violation of section two of this act to a fine of not less than one hundred (\$100) dollars and not more than two hundred (\$200) dollars or to imprisonment for not less than three months or more than six months or both at the discretion of the court for a violation of section

three of this act to a fine of not less than three hundred (\$300) dollars and not more than one thousand (\$1,000) dollars or or to imprisonment for not less than one year or more than three years or both at the discretion of the court for a violation of section five of this act to a fine of not less than three hundred (\$300) dollars and not more than one thousand (\$1,000) dollars or to imprisonment for not less than one year or more than three years or both at the discretion of the court for a violation of section six of this act to a fine of not less than one hundred (\$100) dollars and not more than three hundred (\$300) dollars or to imprisonment for not less than six months or more than one year or both at the discretion of the court for a violation of section seven of this act. Any person who shall make any false affidavit or shall knowingly swear or affirm falsely to any matter or thing required by the terms of this act to be sworn or affirmed to shall be guilty of perjury and upon conviction shall be punishable by fine and imprisonment as other persons committing perjury are punishable.

Section 11 Except as otherwise hereinabove provided this act shall take effect immediately upon its passage.

Section 12 All acts or parts of acts inconsistent herewith and the same are hereby repealed.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—184.

Alexander,	Diehm,	Krause, *T. S.,	Rinn,
Allum,	Di Lemmo,	Krause, W.,	Robertson,
Aron,	Dilsheimer,	Kunkle,	Rorke,
Baldi,	Dithrich,	Lafferty,	Rothenberger,
Barnhart,	Donneley,	Lanius,	Ruddy,
Bechtold,	Drinkhouse,	Lauler,	Schaeffer,
Beckley,	Dunn,	Levis,	Scott,
Bell,	Ehrhardt,	MacCallum,	Shaffer,
Benchoff,	Ephraim,	Magill,	Shellenberger,
Bennett,	Evans, J. T.,	Mangan,	Showalter,
Benninger,	Evans, S. J.,	Marcus,	Shunk,
Bidelspacher,	Finney,	Marshall,	Simpson,
Bigler,	Flynn,	Martin,	Sinclair,
Blanch,	Foster,	McCaig,	Smith, E. R.,
Boland,	Fowler,	McCurdy,	Snowden,
Bower,	Fox, A. R. B.,	McGeary,	Snyder,
Bowman,	Fox, I. M.,	McIntyre,	Sowers,
Brady,	Franklin,	McKim,	Sprows,
Brendle,	Gans,	McVicar,	Stark,
Brislin,	Geary,	Mehring,	Statler,
Brooks,	Glass,	Michel,	Steedie,
Bucher,	Goehring,	Millar,	Sterling,
Bungard,	Golder,	Miller, A. D.,	Stevenson,
Campbell,	Goodnough,	Miller, C. G.,	Stott,
Catlin,	Graham,	Miller, D. I.,	Sweitzer,
Clutton,	Griest,	Miller, D. D.,	Todd,
Coldsmith,	Griffith,	Millin,	Uish,
Colville,	Haines,	Milner,	Vickerman,
Comerer,	Hamilton, J.,	Morgan,	Wagner,
Conner,	Hampson,	Murphy,	Walker, G. T.,
Cook,	Harvey,	Neary,	Walker, J. A.,
Corbin,	Heffernan,	North,	Wallace, R. J.,
Cox,	Helt,	Norton,	Wallace, W. T.,
Crawford,	Hess,	Palmer,	Wells,
Crockett,	Heyburn,	Patterson,	Wettach,
Crum,	Hickernell,	Perry,	Williams,
Curran,	Hoffman,	Phillips,	Willson,
Curry, A. E.,	Hollingsworth,	Pidgeon,	Woner,
Curry, R.,	Huntington,	Pike,	Wood,
Davis, D. F.,	Hutchison,	Powell,	Woodruff,
Davis, J. T.,	Jennings,	Quigley,	Zanders,
Davis, W.,	Jones,	Ramsey,	Zimmerman,
Dawson,	Jordan,	Reber, C. A.,	Sprangler,
Day,	Kantner,	Reber, H. F.,	
Dewey,	Kennedy,	Rhoads,	
	Kinsman,	Ringler,	
	Kooser,		

NAYS—8.

Baldrige,	Harer,	Krugh,	West,
Fitzgibbon,	Ingham,	Mallory,	Willert,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Mr. RINN. Mr. Speaker, I desire to call up at this time House Bill No. 182, File Folio 991, bills on third reading postponed, on page 7 of to-day's calendar.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Rinn,

The House resumed the consideration on third reading of House Bill No. 182, entitled

An Act requiring employers to permit all employes to have a leave of absence of two hours on election without any deduction in wages.

On the question,

Will the House agree to the Bill on Third Reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. PALMER. Mr. Speaker, it is a privilege for me to rise and endorse this measure which is before the House. The author of this bill is one of the old members on this floor and one of the most active members in legislation since he has been a member. There never has been a good measure before this House which the gentleman from Lehigh did not support and did not work for. His heart goes out to all the workingmen in Pennsylvania to see to it that they shall have a right to exercise their suffrage on election day, and that is why he has introduced this measure. It hardly needs arguments. It is something which has been passed in the State of New York and in other states and we ought to give it a chance so that we may have a general expression on election day at the polls and so that men cannot make use of the argument that they were not allowed to go away from their work to vote. There is no argument against this bill. I think this House, out of respect to this gentleman, will support it as they know he would not introduce anything but meritorious measure on this floor and they should vote "aye" unanimously. Let him who votes "No" be consigned to oblivion for the rest of this session.

Mr. ARON. Mr. Speaker, I would like to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Lehigh, Mr. Rinn, permit himself to be interrogated?

Mr. RINN. Mr. Speaker, yes, sir.

Mr. ARON. I really do not want to interrogate the gentleman, but I would like to have him explain the bill.

Mr. RINN. Mr. Speaker and gentlemen of the House. This is the same bill that was passed by this branch of the Legislature two years ago by a vote of 158 in favor and 14 against. In the Senate, the vote was 22 in favor and 14 against the measure. We had no time to have it reconsidered in the Senate. All that this bill provides for is that it gives every workingman an opportunity to cast his ballot on election day; that is all there is to this bill.

On the question, recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—163.

Alexander,	Fitzgibbon,	MacCallum,	Schaeffer,
Allum,	Flynn,	Magill,	Scott,
Aron,	Foster,	Mallery,	Shaffer,
Baldrige,	Fox, A. R. B.,	Mangan,	Showalter,
Barnhart,	Fox, I. M.,	Marcus,	Shunk,
Benninger,	Franklin,	Martin,	Simpson,
Bigler,	Gans,	McCaig,	Sinclair,
Blanch,	Geary,	McCurdy,	Smith, F. I.,
Boland,	Glass,	McGeary,	Snowden,
Bower,	Goehring,	McIntyre,	Snyder,
Bowman,	Goodnough,	McVicar,	Soffel,
Brady,	Graham,	Mehring,	Sprows,
Brendle,	Griest,	Michel,	Statlander,
Brislin,	Griffith,	Millar,	Statler,
Bucher,	Haines,	Miller, C. G.,	Steedie,
Bungard,	Hamilton, W. J.,	Miller, D. I.,	Sterling,
Campbell,	Hamilton, W. J.,	Miller, D. D.,	Stevenson,
Clements,	Harer,	Millin,	Stott,
Clutton,	Heffernan,	Murphy,	Sullivan,
Coldsmith,	Helt,	North,	Sweitzer,
Conner,	Hess,	Norton,	Todd,
Crockett,	Heyburn,	Palmer,	Uish,
Crum,	Hoffman,	Patterson,	Vickerman,
Curran,	Hollingsworth,	Perry,	Wagner,
Curry, R.,	Horne,	Phillips,	Walker, C. T.,
Davis, D. F.,	Huntington,	Pidgeon,	Walker, J. A.,
Davis, J. T.,	Hutchison,	Pike,	Wallace, W. T.,
Davis, W.,	Jones,	Powell,	Wells,
Dawson,	Jordan,	Quigley,	West,
Diehm,	Kantner,	Ramsey,	Wettach,
Di Lemmo,	Kennedy,	Reber, C. A.,	Willert,
Dilsheimer,	Kinsman,	Reber, H. F.,	Williams,
Dithrich,	Kooser,	Rhoads,	Willson,
Donneley,	Krause, T. S.,	Ringler,	Wood,
Dunn,	Krause, W.,	Rinn,	Woodruff,
Ehrhardt,	Krugh,	Robertson,	Wynne,
Ephraim,	Lafferty,	Rorke,	Zanders,
Evans, S. J.,	Lanius,	Rothenberger,	Spangler,
Finney,	Lauler,	Ruddy,	Speaker,
	Levis,	Sarig,	

NAYS—14.

Baldi,	Prooks,	Jennings,	Wallace, R. L.,
Bell,	Day,	Morgan,	Whiteman
Benchoff,	Dewey,	Neary,	Woner,
Bidelspacher,	Hampson,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

QUESTION OF PERSONAL PRIVILEGE.

Mr. RINN. I rise, Mr. Speaker, on a question of special privilege. I wish to thank the members of this House for the confidence they have reposed in this bill, and I am sure that when they go back home to the people of their districts, they will be commended by their constituents for their present action.

BILL ON THIRD READING.

Mr. BOWMAN. Mr. Speaker, I desire to call up House Bill No. 198 on the third reading postponed calendar, page 7 of today's calendar.

Agreeably to order.

The bill having been called up from postponed calendar by Mr. Bowman.

The House resumed the consideration on third reading of House Bill No. 198, entitled

An Act relating to petitions for laying out certain public roads and to reports of viewers thereon

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. MALLERY. Mr. Speaker and gentlemen of the House: I am persuaded that the bill that is presented to us for consideration has, in the particular case which the promoter has in mind, a very great deal of merit. If the bill went no farther than to supply the needs of the conditions under which his constituents are existing I certainly would have no opposition to the bill; but we are very fearful that if his needs are supplied it will mean the establishment of a condition which is very detrimental to the public generally and which would open the way to a condition which would permit people, if so minded, to take advantage of other people in the same community. Under the existing law a road to be laid out is required to begin on a public road and end on a public road; that is, that it must have an inlet and an outlet. Any proceeding looking towards the laying out of a road which does not begin on a public road and end on a public road will fail because it is in direct violation of the law. The bill before us seeks to annul that condition of road law and permit a road to be laid out which begins on a public road and ends without reaching another public road,—that it may stop at a private house or that it may simply go into a piece of land that is remote from the public road. If this bill were to be enacted into law, a person might be able to buy a piece of land that is some distance from a public road at a very reduced price and, through a petition to the court, be enabled to have a public road laid out leading to his piece of land and thus bring it to the front and very much enhance its value. A person who desires to build for himself a summer resort up some valley or at some remote place could do so and then by legal proceeding have established a public road from the main highway to his resort, and the county would be compelled in this case to maintain this road for the benefit of this individual. I have in mind a particular case where persons have expended several thousand dollars in the construction of a private road leading to their place of business. They would be very glad, indeed, if this bill was passed because it would enable them to make a public road of the road, on which they have already expended a great deal of money, and make it a charge upon the county.

I do not mean to oppose any bill which is looking to the interest of the people of our Commonwealth if that interest is of a general character, but when it opens the way for an individual person to take advantage of the general public, I feel that it is a measure we should not allow to be placed upon our statute books. There may be many persons who would use the law and use it discreetly and use it to advantage, but as long as the law is there, it is

open to the use of indiscreet and indiscriminate persons who would take advantage of the conditions and impose upon the public an expense which does not justly belong to them, and which does not benefit the public generally. I think, therefore, Mr. Speaker and members of the House, that this bill should be voted down.

Mr. BOWMAN. Mr. Speaker and gentlemen of the House: I fail to see anything vicious in this bill. We have taken it up carefully with the Highway Commissioner and also with the Attorney General who has agreed with us that there is nothing vicious in it. Many counties in the State have roads with conditions just of this nature. The one in particular that I have in mind now is a township in Cumberland county that is very thickly populated. Streets are laid out and on account of the railroad running on the east side of the town and the Susquehanna river being just below the railroad, it is impossible for them to construct a road east of these railroad tracks and the natural barrier of the river.

Under the method of establishing public roads, the people petition the court and the court appoints viewers, the matter is advertised in the particular district affected, and after a hearing it is reported back to the court which decides whether a road is really necessary or not. There is nothing in this bill that interferes with that procedure. You will find in many counties, Dauphin county, and various other counties, conditions of this kind. The streets are built up solidly to the street's ends. The people pay hundreds of dollars of taxes into the township in this case. Almost one-third of the taxes paid in the township in question are paid by the people residing in the particular district affected, and they have absolutely no relief. Their road is in almost impassable condition most of the year around and now they ask, through a law of this kind, that the supervisors be given the right to expend a portion of the taxes in repairing and maintaining this road or street. It is true this road begins on a public road but does not end on one because it is and always will be impossible to have it end on public road inasmuch as the main line of railway company and the Susquehanna river are on the east side and there is no place there to construct a public road to connect.

As I said before, there is nothing vicious in this bill and I hope the gentlemen of the House will cast a favorable vote for it.

Mr. WILLIAM DAVIS. Mr. Speaker, I want to give one illustration why I say that this is a good measure. The gentleman who has just spoken was right when he said that under the present law you must indicate the point on public highway that your road begins and what point on the public highway it ends. This is a bill to provide for highways upon which the residents of the State live that cannot have a public highway under the present law. I have in mind one in our own county, a quarter of a mile long, ending up against the graded bank of a railway, which is used by the public now as a highway. On either side, in the quarter of a mile, there are a dozen of families, all of whom are entitled to some remedy by legislation that they may have an outlet. You might say, "Why not have a subway under that railroad? There is no necessity for a subway under it. There is nothing beyond it except the Susquehanna River, and there is no necessity for a bridge crossing. It is but a quarter of a mile long, and the dozen of families living on it are tax-payers and own their own property, but this public road leads up against that railroad. Are we going to deny the people the right to have a public road? They cannot have it under the present law. This bill provides for cases of that kind when the tax-payers are penned in. They are people who own their property and have improved it. I know of one place of the same kind that has two public buildings on it. These people are good tax-payers and citizens, and I say that we should provide a remedy for them that they do not now have. I consider it a very good measure.

Mr. MALLERY. Mr. Speaker, in answer to the gentleman who has just preceded me, when he says that these people who are living off from the public road have no means of supplying their needs in the way of a road, I wish to advise the gentleman, and no doubt he well knows, I presume, that the present law does provide a means for these people, but it requires that they purchase their right-of-way.

If they buy their land at a place not on a public road, they have purchased that land at a lesser price than if it were on a public road. Now then for the tax-payers of that county to enhance the value of their land by building and maintaining a public road, is not justice to the rest of the people. All they have to do is to petition to the court to lay out a private road and show that it is needed, and the court is compelled to appoint viewers and the viewers are compelled to lay out the road and supply their needs.

Mr. WILLIAM DAVIS. Mr. Speaker, I might say that I have had some experience on that question of private roads, and it is a most annoying thing for the court to deal with. This little measure here provides a remedy where these people may have public roads, a long-felt want to many and many families who pay high taxes towards keeping up public roads, but who cannot use their taxes to keep up their own road. You ask him to go before the court under the present law, which we can do, and ask to have it set aside as a private road—yes—keep it up—yes—but pay your taxes toward keeping up some other man's road. That is not proper. That is the history of the private road. They are a troublesome road. The only thing that ought to be done with the private road act is to repeal it.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—104.

Alexander,	Day,	Kunkle,	Reber, C. A.,
Allum,	Dewey,	Lauler,	Rizgler,
Baldrige,	Diehm,	Mangan,	Rinn,
Bechtold,	Di Lemmo,	Martin,	Robertson,
Bidelspacher,	Dilsheimer,	McGeary,	Ruddy,
Bigler,	Donneley,	McKim,	Schaeffer,
Blanck,	Dunn,	McVicar,	Shaffer,
Bolard,	Ehrhardt,	Mehring,	Shunk,
Bower,	Ephraim,	Michel,	Smith, E. R.,
Bowman,	Evans, S. J.,	Millar,	Snowden,
Brady,	Fitzgibbon,	Miller, A. D.,	Snyder,
Brendle,	Fox, A. R. B.,	Miller, C. G.,	Statler,
Brooks,	Glass,	Miller, D. D.,	Sweitzer,
Bucher,	Golder,	Millin,	Todd,
Catlin,	Goodnough,	Milner,	Ullsh,
Clements,	Griffith,	Morgan,	Vickerman,
Coldsmith,	Haines,	Murphy,	Wagner,
Colville,	Hamilton, J.,	Neary,	Walker, J. A.,
Conner,	Hamilton, W. J.,	North,	Wallace, W. T.,
Cook,	Heffernan,	Norton,	Wells,
Crawford,	Helt,	Patterson,	West,
Curran,	Heyburn,	Perry,	Wettach,
Curry, A. E.,	Hickernell,	Phillips,	Whiteman,
Curry, R.,	Jennings,	Powell,	Williams,
Davis, D. F.,	Jones,	Quigley,	Wongler,
Davis, W.,	Krause, W.,	Ramsey,	Speaker.

NAYS—39.

Barnhart,	Finney,	Kennedy,	Miller, D. I.,
Bell,	Foster,	Kinsman,	Palmer,
Benchoff,	Fox, I. M.,	Kooser,	Reber, H. F.,
Benninger,	Graham,	Krause, T. S.,	Rhoads,
Brislin,	Griest,	Laferty,	Rothenberger,
Clutton,	Hoffman,	Magill,	Stark,
Comerer,	Hollingsworth,	Mallery,	Stevenson,
Cox,	Huntington,	Marcus,	Walker, G. T.,
Davis, J. T.,	Hutchison,	Marshall,	Wood,
Evans, J. T.,	Ingham,	McIntyre,	

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

SENATE MESSAGE.

TIME OF NEXT MEETING.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

Resolved (if the House of Representatives concur), That when the Senate adjourns to-day it reconvenes on Monday evening, March thirty-first at nine-thirty o'clock; and when the House of Representatives adjourns this week it reconvenes on Monday evening, March thirty-first, at nine o'clock.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

One the question,

Will the House concur in the resolution of the Senate?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives, as follows:

In the House of Representatives, March 24, 1919.
Resolved, (if the Senate concur), That House Bill No. 513, file folio 523, entitled "An Act making an appropriation for the Dixmont Hospital for the Insane."

be recalled from the Governor for the purpose of amendment.

BILLS SIGNED BY SPEAKER.

Bills numbered and entitled as follows, having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

Senate Bill No. 26:

An Act to amend the first section of an act entitled "An Act to encourage county historical societies" approved the twenty-first day of May Anno Domini one thousand nine hundred and one as amended by the act approved the thirty-first day of March one thousand nine hundred and fifteen so as to increase the sum that may be appropriated to such societies and providing for joint appropriations.

Senate Bill No. 118:

An Act making an appropriation to the Commissioners of Valley Forge Park

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 506, as follows:

An Act to amend section six hundred two of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section six hundred two of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 602 In order to comply with the provisions of this act and subject to the conditions thereof the board of school directors of each district is hereby vested with the necessary power and authority to acquire in the name of the district by purchase lease gift devise agreement condemnation or otherwise any and all such real estate either vacant or occupied as the board of school directors may deem necessary to furnish suitable sites for school buildings and play grounds for said district or to enlarge the grounds of any school property held by such district and to sell convey transfer dispose of or abandon the same or any part thereof as the board of school directors may determine" is hereby amended to read as follows

Section 602 In order to comply with the provisions of this act and subject to the conditions thereof the board of school directors of each district is hereby vested with the necessary power and authority to acquire in the name of the district by purchase lease gift devise agreement condemnation or otherwise any and all such real estate either vacant or occupied as the board of school directors may deem necessary to furnish suitable sites for school buildings and play grounds for said district or to enlarge the grounds of any school property held by such district and to sell convey transfer dispose of or abandon the same or any part thereof as the board of school directors may determine

Where the territory of any school district entirely or partially surrounds the territory of another school district or where any part of the territory of any school district is so located that access thereto can be had only by passing through some other school district the board of school directors are authorized for the convenience of attending pupils to acquire by purchase lease or condemnation any such school building or any real estate in such other district for the erection thereon of school buildings and to sell convey transfer or abandon the same or any part thereof. Any real estate acquired in any other district by any such school district shall be exempt from taxation for any purposes whatsoever. Whenever any such real estate is condemned by a board of school directors the proceedings for such condemnation and for the appointment of viewers and for the assessment of damages and benefits in connection therewith shall be as provided in sections six hundred five to six hundred fourteen inclusive of the act to which this is an amendment.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—192.

Alexander,	Di Lemmo,	Kooser,	Ruddy,
Allum,	Dilsheimer,	Krause, T. S.,	Sarig,
Aron,	Dithrich,	Krause, W.,	Schaeffer,
Baldi,	Donneley,	Krug,	Scott,
Baldrige,	Drinkhouse,	Kunkle,	Shaffer,
Barnhart,	Dunn,	Lafferty,	Shellenberger,
Bechtold,	Ehrhardt,	Lauler,	Showalter,
Bell,	Ephraim,	Levis,	Shunk,
Benchoff,	Evans, J. T.,	MacCallum,	Simpson,
Benninger,	Evans, S. J.,	Magill,	Sinclair,
Bidelspacher,	Fitzgibbon,	Mallery,	Smith, E. R.,
Bigler,	Flynn,	Marcus,	Smith, F. I.,
Blank,	Foster,	Marshall,	Snowden,
Bolard,	Fowler,	Martin,	Snyder,
Bower,	Fox, A. R. B.,	McCurdy,	Sowers,
Bowman,	Fox, I. M.,	McGeary,	Sprowls,
Brady,	Franklin,	McIntyre,	Stark,
Brendle,	Gans,	McKim,	Statler,
Brislin,	Gear,	McVicar,	Steedle,
Brooks,	Goehring,	Mehring,	Sterling,
Bucher,	Golder,	Michel,	Stevenson,
Bungard,	Goodnough,	Millar,	Stott,
Campbell,	Graham,	Miller, A. D.,	Switzer,
Catlin,	Griest,	Miller, C. G.,	Todd,
Clements,	Griffith,	Miller, D. I.,	Ulsh,
Clutton,	Haines,	Miller, D. D.,	Vickerman,
Coldsmith,	Haldeman,	Milner,	Wagner,
Collier,	Hamilton, W. J.,	Morgan,	Walker, G. T.,
Colville,	Hampson,	Murphy,	Walker, J. A.,
Comer,	Harer,	Murphy,	Wallace, R. L.,
Conner,	Harvey,	Near,	Wallace, W. F.,
Cook,	Heffernan,	North,	Wells,
Corbin,	Hess,	Norton,	West,
Cox,	Heyburn,	Palmer,	Wettach,
Crawford,	Hickernell,	Patterson,	Whiteman,
Crockett,	Hoffman,	Perry,	Willert,
Crum,	Hollingsworth,	Phillips,	Williams,
Curran,	Horne,	Pidgeon,	Willson,
Curry, A. E.,	Huntington,	Pike,	Woner,
Davis, D. F.,	Hutchison,	Powell,	Wood,
Davis, J. T.,	Ingham,	Quigley,	Woodruff,
Davis, W.,	Jennings,	Ramsey,	Zanders,
Dawson,	Jordan,	Reber, C. A.,	Zimmerman,
Day,	Kantner,	Reber, H. F.,	Spangler,
Dewey,	Kennedy,	Rhoads,	Speaker,
Diehm,	Kinsman,	Ringler,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 508, entitled

An Act to repeal an act approved the seventh day of June one thousand nine hundred fifteen (Pamphlet Laws eight hundred ninety-five) entitled "An Act authorizing township school districts which entirely surround a city or borough to acquire in such city or borough lands and to erect thereon buildings for high-school purposes and exempting property so acquired from taxation by such city or borough or school district thereof and authorizing such township school directors to enter upon and occupy sufficient ground for such high school purposes and providing for the determination of damages done and suffered by the owners of the land by reason of the taking thereof for such high school purposes"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—189.

Alexander,	Di Lemmo,	Kooser,	Rinn,
Allum,	Dilsheimer,	Krause, T. S.,	Robertson,
Aron,	Dithrich,	Krause, W.,	Rorke,
Baldi,	Donneley,	Krug,	Rothenberger,
Baldrige,	Drinkhouse,	Kunkle,	Ruddy,
Barnhart,	Dunn,	Lafferty,	Sarig,
Bechtold,	Ehrhardt,	Lauler,	Schaeffer,
Bell,	Ephraim,	Levis,	Scott,
Benchoff,	Evans, J. T.,	MacCallum,	Shaffer,
Bennett,	Evans, S. J.,	Magill,	Shellenberger,
Benninger,	Finney,	Mallery,	Showalter,
Bidelspacher,	Fitzgibbon,	Mangan,	Shunk,
Bigler,	Flynn,	Marcus,	Simpson,
Blank,	Foster,	Marshall,	Sinclair,
Bolard,	Fowler,	Martin,	Smith, E. R.,
Bower,	Fox, A. R. B.,	McCaig,	Smith, F. I.,
Bowman,	Fox, I. M.,	McCurdy,	Snowden,
Brady,	Franklin,	McGeary,	Snyder,
Brendle,	Gans,	McIntyre,	Sowers,
Brislin,	Gear,	McKim,	Sprowls,
Brooks,	Goehring,	McVicar,	Stark,
Bucher,	Golder,	Mehring,	Statler,
Bungard,	Goodnough,	Michel,	Steedle,
Campbell,	Graham,	Millar,	Sterling,
Catlin,	Griest,	Miller, A. D.,	Stevenson,
Clements,	Griffith,	Miller, C. G.,	Stott,
Clutton,	Haines,	Miller, D. I.,	Switzer,
Coldsmith,	Haldeman,	Miller, D. D.,	Todd,
Collier,	Hamilton, J.,	Millin,	Ulsh,
Colville,	Hampson,	Milner,	Vickerman,
Comer,	Harer,	Morgan,	Wagner,
Conner,	Harvey,	Murphy,	Walker, G. T.,
Cook,	Heffernan,	Near,	Walker, J. A.,
Corbin,	Helt,	North,	Wallace, R. L.,
Cox,	Hess,	Norton,	Wallace, W. F.,
Crawford,	Heyburn,	Palmer,	Wells,
Crockett,	Hickernell,	Patterson,	West,
Curran,	Hoffman,	Perry,	Wettach,
Crum,	Hollingsworth,	Phillips,	Whiteman,
Curry, A. E.,	Huntington,	Pidgeon,	Willert,
Davis, D. F.,	Hutchison,	Pike,	Williams,
Davis, J. T.,	Ingham,	Powell,	Willson,
Davis, W.,	Jennings,	Quigley,	Woner,
Dawson,	Jordan,	Ramsey,	Wood,
Day,	Kantner,	Reber, C. A.,	Woodruff,
Dewey,	Kennedy,	Reber, H. F.,	Zanders,
Diehm,	Kinsman,	Rhoads,	Zimmerman,
		Ringler,	Spangler,
			Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 405, entitled

An Act to amend the section one of an act approved the twenty-third day of May one thousand nine hundred seven (Pamphlet Laws two hundred and six) entitled "An Act to regulate and improve the civil service of the cities of the second class in the Commonwealth of Pennsylvania making violations of its provisions to be misdemeanors and providing penalties for violations thereof" giving preference in appointments to honorably discharged soldiers sailors and marines who served in the armed forces of the United States or its allies during its war against the Imperial German Government

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—188.

Alexander,	Dithrich,	Krause, W.,	Rothenberger,
Allum,	Donneley,	Krug,	Ruddy,
Aron,	Drinkhouse,	Kunkle,	Sarig,
Baldi,	Ehrhardt,	Lafferty,	Schaeffer,
Baldrige,	Ephraim,	Lauler,	Scott,
Barnhart,	Evans, J. T.,	Levis,	Shaffer,
Bechtold,	Evans, S. J.,	MacCallum,	Shellenberger,
Beckley,	Finney,	Magill,	Showalter,
Bell,	Fitzgibbon,	Mallery,	Shunk,
Benchoff,	Flynn,	Mangan,	Simpson,
Bennett,	Fowler,	Marcus,	Sinclair,
Benninger,	Fox, A. R. B.,	Marshall,	Smith, F. I.,
Bidelspacher,	Fox, I. M.,	Martin,	Snowden,

Bigler.	Franklin.	McCaig.	Snyder.
Blanch.	Gans.	McCurdy.	Soffel.
Bolard.	Geary.	McGeary.	Sowers.
Bower.	Glass.	McKim.	Sprowls.
Bowman.	Goehring.	McVicar.	Starklander.
Brady.	Goldner.	Mehring.	Statler.
Brendle.	Goodnough.	Michel.	Steedle.
Brislin.	Graham.	Miller.	Sterling.
Brooks.	Griest.	Miller, A. D.	Stevenson.
Bucher.	Griffith.	Miller, C. G.	Sullivan.
Bungard.	Haines.	Miller, D. I.	Sweitzer.
Campbell.	Haldeman.	Miller, D. D.	Todd.
Catlin.	Hamilton, J.	Millin.	Ulsh.
Clements.	Hamilton W. J.	Miller.	Vickerman.
Clutton.	Harer.	Morgan.	Wagner.
Coldsmith.	Harvey.	Murphy.	Walker, G. T.
Colville.	Heffernan.	Nearby.	Walker, J. A.
Comer.	Helt.	North.	Wallace, R. L.
Conner.	Hess.	Norton.	Wallace, W. T.
Corbin.	Heyburn.	Palmer.	Wells.
Cox.	Hickernell.	Patterson.	West.
Crawford.	Hoffman.	Perry.	Wettach.
Crockett.	Hollingsworth.	Phillips.	Whiteman.
Crum.	Horne.	Pidgeon.	Willert.
Curry, A. E.	Hough.	Pike.	Williams.
Curry, R.	Huntington.	Powell.	Willson.
Davis, D. F.	Hutchison.	Quigley.	Woner.
Davis, J. T.	Ingham.	Ramsey.	Wood.
Davis, W.	Jones.	Reber, C. A.	Woodruff.
Dawson.	Jordan.	Reber, H. F.	Wynne.
Day.	Kantner.	Rhoads.	Zanders.
Diehm.	Kennedy.	Ringler.	Zimmerman.
Di Lemmo.	Kinsman.	Rinn.	Zook.
Dilsheimer.	Kooser.	Robertson.	Spangler.
	Krause, T. S.	Rorke.	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

The SPEAKER. The next two bills on calendar, House Bills Nos. 849 and 637, are not on the files and will be passed over for the present.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 883, entitled

An Act to amend section twelve hundred and six of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—180.

Alexander.	Dithrich.	Krugh.	Robertson.
Allum.	Donneley.	Kunkle.	Rorke.
Aron.	Drinkhouse.	Lafferty.	Rothenberger.
Baldrige.	Dunn.	Lanius.	Ruddy.
Barnhart.	Ephraim.	Lauler.	Sarig.
Bechtold.	Evans, J. T.	Levis.	Schaeffer.
Beckley.	Evans, S. J.	MacCallum.	Scott.
Bell.	Finney.	Magill.	Shaffer.
Bennett.	Fitzgibbon.	Mallery.	Shellenberger.
Benninger.	Flynn.	Mangan.	Showalter.
Bidelspacher.	Foster.	Marcus.	Shunk.
Bigler.	Fowler.	Marshall.	Simpson.
Blanch.	Fox, A. R.	Martin.	Sinclair.
Bolard.	Fox, I. M.	McCaig.	Smith, E. R.
Bowman.	Franklin.	McCurdy.	Smith, F. I.
Brady.	Gans.	McGeary.	Snowden.
Brendle.	Geary.	McIntyre.	Snyder.
Brislin.	Glass.	McKim.	Sowers.
Brooks.	Goehring.	McVicar.	Sprowls.
Bucher.	Goldner.	Mehring.	Stark.
Bungard.	Goodnough.	Michel.	Statler.
Campbell.	Griest.	Miller.	Steedle.
Catlin.	Griffith.	Miller, A. D.	Sterling.
Clements.	Haines.	Miller, C. G.	Stevenson.
Clutton.	Haldeman.	Miller, D. I.	Stott.
Coldsmith.	Hamilton, J.	Miller, D. D.	Sullivan.
Colville.	Hamilton W. J.	Millin.	Sweitzer.
Comer.	Hampson.	Miller.	Todd.
Conner.	Harer.	Morgan.	Trach.
Cook.	Harvey.	Murphy.	Ulsh.

Corbin.	Harvey.	Nearby.	Walker, G. T.
Cox.	Heffernan.	North.	Walker, J. A.
Crawford.	Hess.	Norton.	Wallace, R. L.
Crockett.	Heyburn.	Palmer.	Wallace, W. T.
Crum.	Hickernell.	Patterson.	Wells.
Curran.	Hoffman.	Perry.	West.
Curry, A. E.	Hollingsworth.	Phillips.	Wettach.
Curry, R.	Huntington.	Pidgeon.	Whiteman.
Davis, D. F.	Hutchison.	Pike.	Willert.
Davis, J. T.	Ingham.	Powell.	Willson.
Davis, W.	Jennings.	Quigley.	Woner.
Dawson.	Jones.	Ramsey.	Wood.
Day.	Jordan.	Reber, C. A.	Woodruff.
Dewey.	Kantner.	Reber, H. F.	Zanders.
Diehm.	Kennedy.	Rhoads.	Zimmerman.
Di Lemmo.	Kinsman.	Ringler.	Zook.
Dilsheimer.	Kooser.	Rinn.	Spangler.
	Krause, T. S.		Speaker.

NAYS—1.

Benchhoff.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 906, entitled

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

Alexander.	Dilsheimer.	Krugh.	Rothenberger.
Allum.	Dithrich.	Kunkle.	Ruddy.
Aron.	Donneley.	Lafferty.	Sarig.
Baldi.	Drinkhouse.	Lanius.	Schaeffer.
Baldrige.	Dunn.	Lauler.	Scott.
Barnhart.	Ephraim.	Levis.	Shaffer.
Bechtold.	Evans, J. T.	MacCallum.	Shellenberger.
Beckley.	Evans, S. J.	Magill.	Showalter.
Bell.	Finney.	Mallery.	Shunk.
Benchhoff.	Fitzgibbon.	Mangan.	Simpson.
Bennett.	Flynn.	Marcus.	Sinclair.
Benninger.	Poster.	Marshall.	Smith, E. R.
Bidelspacher.	Fowler.	Martin.	Smith, F. I.
Bigler.	Fox, A. R. B.	McCaig.	Snowden.
Blanch.	Fox, I. M.	McCurdy.	Snyder.
Bolard.	Franklin.	McGeary.	Soffel.
Bower.	Gans.	McIntyre.	Sowers.
Bowman.	Geary.	McKim.	Starklander.
Brendle.	Glass.	Mehring.	Statler.
Brislin.	Goehring.	Michel.	Steedle.
Brooks.	Goldner.	Miller.	Sterling.
Bucher.	Goodnough.	Miller, A. D.	Stevenson.
Bungard.	Griest.	Miller, C. G.	Stott.
Campbell.	Griffith.	Miller, D. I.	Sullivan.
Catlin.	Haines.	Miller, D. D.	Sweitzer.
Clements.	Haldeman.	Millin.	Todd.
Clutton.	Hamilton, J.	Miller.	Trach.
Collier.	Hamilton W. J.	Morgan.	Ulsh.
Colville.	Hampson.	Murphy.	Vickerman.
Comer.	Harer.	Nearby.	Wagner.
Conner.	Harvey.	North.	Walker, G. T.
Cook.	Heffernan.	Norton.	Walker, J. A.
Cowman.	Hess.	Palmer.	Wallace, R. L.
Crawford.	Heyburn.	Patterson.	Wallace, W. T.
Crockett.	Hickernell.	Perry.	Wells.
Crum.	Hoffman.	Phillips.	West.
Curran.	Hollingsworth.	Pidgeon.	Wettach.
Curry, A. E.	Horne.	Pike.	Whiteman.
Curry, R.	Huntington.	Powell.	Willert.
Davis, D. F.	Hutchison.	Quigley.	Willson.
Davis, J. T.	Jennings.	Ramsey.	Woner.
Davis, W.	Jordan.	Reber, C. A.	Wood.
Dawson.	Kantner.	Reber, H. F.	Woodruff.
Day.	Kennedy.	Rhoads.	Wynne.
Dewey.	Kinsman.	Ringler.	Zanders.
Diehm.	Kooser.	Rinn.	Spangler.
Di Lemmo.	Krause, T. S.	Robertson.	Speaker.
	Krause, W.	Rorke.	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 687, entitled

An Act to amend section four of an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and eighteen) entitled "An Act relating to dogs and the protection of livestock and poultry from damages by dogs providing for the licensing of dogs regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done by dogs and payment thereof by the proper county to the owners of livestock and poultry and of damages to licensed dogs imposing powers and duties on certain State county city borough town and township officers and employees and on city councils of cities of the first and second class and providing penalties"

On the question.

Will the House agree to the bill on third reading?

BILL RECOMMENDED.

Mr. BRENDLE. Mr. Speaker, I request that House Bill No. 687, file folio 1589, be recommitted to the Judiciary Special Committee for the purpose of amendment.

Mr. SARIG. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 786, entitled

An Act authorizing the Department of Fisheries to purchase certain land near the Wayne County Fish Hatchery

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—188.

Alexander,	Dilsheimer,	Krause, T. S.,	Robertson,
Allum,	Dithrich,	Krause, W.,	Rorke,
Aron,	Donneley,	Krugh,	Rothenberg,
Baldi,	Drinkhouse,	Kunkle,	Ruddy,
Baldridge,	Dunn,	Lafferty,	Sarig,
Barnhart,	Ephraim,	Lauler,	Schoffer,
Beechold,	Evans, J. T.,	Levis,	Scott,
Beckley,	Evans, S. J.,	MacCallum,	Shaffer,
Bell,	Finney,	Magill,	Shellenberger,
Benchoff,	Fitzgibbon,	Mallery,	Showalter,
Bennett,	Flynn,	Mangan,	Shunk,
Benninger,	Foster,	Marcus,	Simpson,
Bidelspacher,	Fowler,	Marshall,	Sinclair,
Bigler,	Fox, A. R. B.,	Martin,	Smith, E. R.,
Blank,	Fox, I. M.,	McCurdy,	Smith, F. L.,
Boland,	Franklin,	McGeary,	Snowden,
Bower,	Gans,	McIntyre,	Snyder,
Bowman,	Geary,	McKim,	Sowers,
Brady,	Glass,	McVicar,	Sprowls,
Brendle,	Goehring,	Mehring,	Stark,
Brislin,	Golder,	Michel,	Staller,
Brooks,	Goodnough,	Miller,	Steedie,
Bucher,	Graham,	Miller, A. D.,	Sterling,
Campbell,	Griest,	Miller, C. G.,	Stevenson,
Catlin,	Griffith,	Miller, D. I.,	Stett,
Clements,	Haines,	Miller, D. D.,	Sweitzer,
Clutton,	Haldeman,	Millin,	Todd,
Coldsmith,	Hamilton, J.,	Miner,	Ullsh,
Colville,	Hamilton, W. J.,	Morgan,	Vickerman,
Conner,	Hampson,	Murphy,	Wagner,
Conner,	Harvey,	Nearby,	Walker, G. T.,
Cook,	Heffernan,	North,	Walker, J. A.,
Corbin,	Helt,	Norton,	Wallace, R. L.,
Cox,	Heyburn,	Palmer,	Wallace, W. T.,
Crawford,	Hickernell,	Patterson,	Wells,
Crockett,	Hoffman,	Lerry,	West,
Crum,	Hollingsworth,	Phillips,	Wettach,
Curran,	Huntington,	Pidgeon,	Whiteman,
Curry, A. E.,	Hutchison,	Pike,	Willert,
Davis, D. F.,	Ingham,	Powell,	Williams,
Davis, J. T.,	Jennings,	Quigley,	Woner,
Davis, W.,	Jones,	Ramsey,	Wood,
	Jordan,	Reber, C. A.,	Wood,

Dawson,
Day,
Dewey,
Dihm,
Di Lemmo,

Kantner,
Kennedy,
Kinsman,
Kooser,

Reber, H. F.,
Rhoads,
Ringler,
Rinn,

Woodruff,
Zanders,
Zimmerman,
Spangler,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 910, entitled

An Act to amend section two article one of chapter five of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

On the question.

Will the House agree to the bill on third reading?

BILL RECOMMENDED.

Mr. MALLERY. Mr. Speaker, I move that House Bill No. 910, file folio 1619, be recommitted to the Committee on Municipal Corporations for the purpose of amendment.

Mr. PHILLIPS. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 853, entitled

An Act to amend an act approved the twenty-seventh day of April one thousand nine hundred and nine (Pamphlet Laws two hundred and fifty-eight) entitled "An Act authorizing the employment of stenographers by the district attorneys of certain counties" as amended

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—181.

Alexander,	Dilsheimer,	Krause, T. S.,	Rorke,
Allum,	Dithrich,	Krugh,	Rothenberg,
Aron,	Donneley,	Kunkle,	Sarig,
Baldi,	Drinkhouse,	Lanlus,	Schaeffer,
Baldridge,	Dunn,	Lauler,	Scott,
Barnhart,	Ephraim,	MacCallum,	Shaffer,
Beechold,	Evans, J. T.,	Magill,	Shellenberger,
Beckley,	Evans, J. T.,	Mallery,	Showalter,
Bell,	Finney,	Mangan,	Shunk,
Benchoff,	Flynn,	Marcus,	Simpson,
Bennett,	Foster,	Marshall,	Sinclair,
Benninger,	Fowler,	Martin,	Smith, E. R.,
Bidelspacher,	Fox, A. R. B.,	McCaig,	Smith, F. L.,
Bigler,	Fox, I. M.,	McCurdy,	Snowden,
Blank,	Franklin,	McGeary,	Soffel,
Boland,	Gans,	McKim,	Sowers,
Bower,	Geary,	McVicar,	Sprowls,
Bowman,	Glass,	Mehring,	Stadlander,
Brady,	Goehring,	Michel,	Stark,
Brendle,	Golder,	Miller,	Staller,
Brislin,	Goodnough,	Miller, A. D.,	Steedie,
Brooks,	Graham,	Miller, C. G.,	Sterling,
Bucher,	Griest,	Miller, D. I.,	Stevenson,
Bungard,	Griffith,	Miller, D. L.,	Stott,
Campbell,	Hamilton, J.,	Millin,	Sullivan,
Catlin,	Hamilton, W. J.,	Milner,	Todd,
Clutton,	Hampson,	Morgan,	Vickerman,
Coldsmith,	Harer,	Nearby,	Wagner,
Collier,	Harvey,	North,	Walker, G. T.,
Colville,	Heffernan,	Norton,	Walker, J. A.,
Conner,	Helt,	Palmer,	Wallace, R. L.,
Cook,	Hess,	Patterson,	Wallace, W. T.,
Corbin,	Heyburn,	Perry,	Wells,
Cox,	Hoffman,	Phillips,	West,
Crawford,	Hollingsworth,	Pidgeon,	Wettach,
Crockett,	Horne,	Pike,	Whiteman,
Curran,	Hough,	Powell,	Willert,
Curry, A. E.,	Huntington,	Quigley,	Williams,
Curry, R.,	Ingham,	Ramsey,	Woner,
Davis, D. F.,	Jennings,	Reber, C. A.,	Wood,
Davis, J. T.,	Jordan,	Reber, H. F.,	Woodruff,

Davis, W.,
Dawson,
Dewey,
Diehm,

Kantner,
Kennedy,
Kinsman,
Kooser,

Rhoads
Ringle,
Rinn,
Robertson,

Wynne,
Zanders,
Zimmerman,
Spangler,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

The SPEAKER. The next bill on the calendar, House Bill No. 777, is not on the files and will be passed over for the present.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 765, entitled

An Act to amend part of section one of an act approved the eleventh day of July one thousand nine hundred and one (Pamphlet Laws six hundred and sixty-three) entitled "An Act to regulate and establish the fees to be charged by sheriffs in this Commonwealth and to provide for the taxation and collection of the same" as amended

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—187.

Alexander,	Diehm,	Kooser,	Rinn,
Allum,	Di Lemmo,	Krause, T. S.,	Robertson,
Aron,	Dilsheimer,	Krause, W.,	Rorke,
Baldi,	Dithrich,	Krug,	Rothenberger,
Baldrige,	Donneley,	Kunkle,	Ruddy,
Barnhart,	Drinkhouse,	Lafferty,	Sarig,
Bechtold,	Dunn,	Lauler,	Schaeffer,
Beckley,	Ephraim,	Levis,	Scott,
Bell,	Evans, J. T.,	MacCallum,	Shaffer,
Benchoff,	Evans, S. J.,	Magill,	Shellenberger,
Benninger,	Finney,	Mallery,	Showalter,
Bidelspacher,	Fitzgibbon,	Mangan,	Shunk,
Bigler,	Foster,	Marcus,	Simpson,
Blank,	Fowler,	Marshall,	Sinclair,
Boland,	Fox, A. R. B.,	Martin,	Smith, E. R.,
Bower,	Fox, I. M.,	McCaig,	Smith, F. I.,
Bowman,	Franklin,	McCurdy,	Snyder,
Brady,	Gans,	McGeary,	Sowers,
Brendie,	Geary,	McIntyre,	Sprowls,
Brislin,	Goehring,	McKim,	Stadtlander,
Brooks,	Golder,	McVicar,	Stark,
Bucher,	Goodnough,	Mehring,	Statler,
Bungard,	Graham,	Michel,	Steedle,
Campbell,	Griest,	Millar,	Sterling,
Catlin,	Griffith,	Miller, A. D.,	Stevenson,
Clements,	Haines,	Miller, D. I.,	Stott,
Clutton,	Haldeinan,	Miller, D. D.,	Sweitzer,
Coldsmith,	Hamilton, J.,	Millin,	Todd,
Colville,	Hamilton, W. J.,	Millner,	Ush,
Comer,	Hampson,	Morgan,	Wagner,
Conner,	Harer,	Neary,	Walker, G. T.,
Cook,	Harvey,	North,	Walker, J. A.,
Corbin,	Helt,	Norton,	Wallace, R. L.,
Cox,	Hess,	Palmer,	Wallace, W. T.,
Crawford,	Heyburn,	Patterson,	Wells,
Crockett,	Hickernell,	Perry,	West,
Crum,	Hoffman,	Phillips,	Wettach,
Curran,	Hollingsworth,	Pidgeon,	Whiteman,
Curry, A. E.,	Huntington,	Pike,	Willert,
Curry, R.,	Hutchison,	Powell,	Williams,
Davis, D. F.,	Ingham,	Quigley,	Willson,
Davis, J. T.,	Jennings,	Woner,	Wood,
Davis, W.,	Jones,	Woodruff,	Wynne,
Dawson,	Jordan,	Zanders,	Zimmerman,
Day,	Kantner,	Zimmerman,	Spangler,
Dewey,	Kennedy,	Spangler,	Speaker.
	Kinsman,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 599, entitled

An Act fixing the salary of the first assistant district attorney in certain counties

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—179.

Alexander,	Dithrich,	Krause, W.,	Rothenberger,
Allum,	Donneley,	Kunkle,	Ruddy,
Aron,	Drinkhouse,	Lafferty,	Sarig,
Baldi,	Dunn,	Lanius,	Schaeffer,
Baldrige,	Ehrhardt,	Levis,	Shaffer,
Barnhart,	Ephraim,	MacCallum,	Shellenberger,
Bechtold,	Evans, S. J.,	Magill,	Showalter,
Beckley,	Finney,	Mallery,	Shunk,
Bell,	Fitzgibbon,	Mangan,	Simpson,
Benchoff,	Flynn,	Marcus,	Smith, E. R.,
Bennett,	Foster,	Marshall,	Smith, F. I.,
Benninger,	Fowler,	Martin,	Snyder,
Bidelspacher,	Fox, A. R. B.,	McCaig,	Soffel,
Blank,	Fox, I. M.,	McCurdy,	Sowers,
Boland,	Franklin,	McGeary,	Stadtlander,
Bower,	Gans,	McIntyre,	Stark,
Bowman,	Geary,	McKim,	Statler,
Brendie,	Glass,	McVicar,	Steedle,
Brislin,	Goehring,	Mehring,	Sterling,
Brooks,	Goodnough,	Michel,	Stevenson,
Bucher,	Graham,	Millar,	Stott,
Bungard,	Griest,	Miller, A. D.,	Sullivan,
Campbell,	Griffith,	Miller, C. G.,	Sweitzer,
Catlin,	Haines,	Miller, D. I.,	Todd,
Clutton,	Hamilton, J.,	Miller, D. D.,	Ush,
Cloldsmith,	Hamilton, W. J.,	Millin,	Vickerman,
Collier,	Hampson,	Morgan,	Wagner,
Colville,	Harer,	Murphy,	Walker, G. T.,
Comer,	Heffernan,	Neary,	Walker, J. A.,
Conner,	Helt,	North,	Wallace, R. L.,
Cook,	Heyburn,	Norton,	Wallace, W. T.,
Corbin,	Hickernell,	Palmer,	Wells,
Cox,	Hoffman,	Patterson,	West,
Crawford,	Hollingsworth,	Perry,	Wettach,
Crockett,	Hough,	Phillips,	Whiteman,
Crum,	Huntington,	Pidgeon,	Willert,
Curran,	Hutchison,	Powell,	Williams,
Davis, D. F.,	Ingham,	Quigley,	Willson,
Davis, J. T.,	Jennings,	Ramsey,	Woner,
Davis, W.,	Jones,	Reber, C. A.,	Wood,
Dawson,	Jordan,	Reber, H. F.,	Woodruff,
Day,	Kantner,	Rhoads,	Wynne,
Dewey,	Kennedy,	Rinn,	Zimmerman,
	Kinsman,	Robertson,	Spangler,
	Kooser,		Speaker.
	Krause, T. S.,	Rorke,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 823, entitled

An Act making incurable insanity a cause for divorce and providing procedure in such cases

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Agreeably to order,

Mr. PHILLIPS. Mr. Speaker, I would like to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. SIMPSON. Mr. Speaker, I will.

Mr. PHILLIPS. Mr. Speaker, in the first section of this proposed act it says, "it shall be lawful for the courts of common pleas to grant a divorce from the bonds of matrimony to any libellant whose husband or wife is suffering with incurable insanity." Who shall decide who is an incurable?

Mr. SIMPSON. The only possible way to decide as to insanity is by a commission appointed by the court.

Mr. PHILLIPS. Will the gentleman please repeat his answer?

Mr. SIMPSON. The only possible way to decide is by a commission appointed by the court of common pleas.

Mr. PHILLIPS. Isn't it a fact that doctors and commissioners have pronounced people incurable and afterwards they were returned to health again?

Mr. SIMPSON. Not as a general proposition. I think statistics show that where they are committed after a commission has once been appointed and report made to the court of common pleas there is not quite two per cent. of them returned from the institutions. These are the statistics from the institutions of the State.

Mr. PHILLIPS. I would like to further interrogate the gentleman.

The SPEAKER. Will the gentleman permit himself to be further interrogated?

Mr. SIMPSON. Mr. Speaker, I will.

Mr. PHILLIPS. Does this act cover a special case in your county?

Mr. SIMPSON. Oh, no.

Mr. PHILLIPS. Do you think it is right to allow the courts to interfere with the sacred bonds of matrimony in a case that is incurable, as you call it?

Mr. SIMPSON. It is right for the court for many reasons. In the first place, if a person is married to an insane person and before that party becomes insane they are blessed with children and the man holding the property would die before the woman or vice versa, which ever one of them may become insane, or which ever one held the property, then, of course, the property would be tied up for an indefinite period, and to the great detriment of the children of that particular party.

Mr. PALMER. Mr. Speaker. I desire to interrogate the gentleman from Allegheny (Mr. Simpson).

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. SIMPSON. Mr. Speaker, I will.

Mr. PALMER. Will the gentleman repeat what his answer was in the case of a man dying?

Mr. SIMPSON. In case a man dies, the wife being insane, and they having first been blessed with children, and having property in the name of the husband, the property would be held up for an indefinite time to the detriment of the children.

Mr. PALMER. How would a man need a divorce after he is dead? Why should a man need a divorce after he died?

Mr. SIMPSON. The act has never contemplated anything of the kind.

Mr. PALMER. Could not a man by his last will and testament take care of provide for that situation?

Mr. SIMPSON. If there is an act of Assembly on the books—and that is the only reason we have wills—that makes provision whereby a man can devise to his wife the entire amount of her property, or the entire amount of the property that she would necessarily come into on his death, I have been unable as yet to find it.

Mr. PALMER. I am not opposed to divorces where the petitioner is an innocent and injured party; where the respondent in the case has done some malicious or willful act which is enumerated in the grounds for divorce as they now exist in Pennsylvania, but for a man to put away a woman or a woman to put away a man because he or she has been inflicted with a serious mental illness which is absolutely beyond his or her control, which is inflicted, as it were, by God Almighty, seems to me to be the most outrageous thing imaginable. It is said that, "Those whom God hath joined together let no man put asunder." It has been modified where one is malicious and is unlawfully or willfully not true to the marriage bond, but to divorce a person on the ground of insanity is like condemning a man for murder for those acts which he might do in the delirium of typhoid fever. It is not a question of property rights; there is a higher, a larger, a more humane question involved. If the property rights were the only questions involved, we might say, Amen, but a higher moral question is at issue before this House. The whole argument may be summed up in what I have said: It is not the right thing to do; it is in violation of that solemn promise which you make and you are punishing one who has nothing at all to do with the act, but it has been an infliction by some unknown cause. The right kind of a man would not take advantage of the act and the wrong kind of a man—we don't want to give him the opportunity to do it.

Mr. SIMPSON. Mr. Speaker and gentlemen of the House. I have no particular interest in this bill—that is, no personal interest. The only reason in the world for presenting it was because I thought it one of the things that ought to be incorporated in our divorce procedure. If we go back over our divorce courts we will find that the only possible way to get a divorce is by an act of assembly. Prior to the passage of the acts of assembly on this question there was no possible way to get a divorce and the acts of assembly made certain specific things ground for a divorce. One of those specific things is that of desertion. There are others but I cite that in particular. Can you think of anything more that would be a better ground for a divorce than a woman being deserted from a man or a man being deserted from a woman by reason of incurable insanity. We have on the statute books today as a ground for a divorce what is known as desertion. Is it possible to think of anything that would create a wider desertion, a more complete desertion, than that of incurable insanity. I say to you now that which is the means today of injury is not by tying up a little bit of property, but hundreds of thousands of dollars' worth of property in the state of Pennsylvania. Men who are confined in institutions who will never come out and women who are confined in institutions who will never be released, and that property is tied up to the detriment of their children because every one of them under our present laws are compelled to have a commission appointed and that commission goes to the court of common pleas in their report that that person is no longer a person sui juris, and that person is no longer fit to live either with a man or woman but in order that society might be protected, it is absolutely necessary to divorce them and they divorce them from themselves and take one or the other away to one of our state institutions for the sole and express purpose of keeping them away from society, and for the sole and express purpose of looking after their interests. If there was a possibility of that person coming out of that institution they could not possibly get a divorce, because this act of assembly says it must be "incurable insanity" an insanity which has taken them away from each other; that has taken her or him away from society and placed them in an institution for their own good, and that is why I ask that this act of assembly be passed. It is simply adding another ground to what we already have for divorce. If my good friend on the other side of the House will look up Deuteronomy, and apply it, instead of quoting what he did, "That which God hath joined together let no man put asunder," he will see that which says to give him a bill of divorce, that is just as applicable here as it is in any act of assembly that we have on the books. I say to you, that it would not be the bad man that would take advantage of this, but the man who knows that he has lost his life's partner; the man that knows that the woman he loved and would die for at any time and that had born him children and is now away from him forever and that he now has got to look after their children, her children and his children, and in order that he may look after them properly it is necessary for him to apply to the courts in order that he may get that which he has already been deprived of in order that he might be placed in a position to restore that which has been taken away from him. That is the reason why I think that this act of assembly ought to be put on the statute books of Pennsylvania.

Mr. BALDRIGE. Mr. Speaker. I would like to interrogate the gentleman from Allegheny.

The SPEAKER. Will the gentleman from Allegheny, Mr. Simpson, permit himself to be interrogated?

Mr. SIMPSON. Mr. Speaker, yes, sir.

Mr. BALDRIGE. When you stated that thousands of dollars worth of property will be tied up—in what way will it be tied up?

Mr. SIMPSON. I said it has been tied up.

Mr. BALDRIGE. Will you state in what way?

Mr. SIMPSON. When one of the two contracting parties has been committed to an institution for the care of the insane and the other party dies, that portion of the estate that comes to her or him under our interstate laws cannot be divested from him or her and remains in that state until the other party dies and a commission is invariably appointed by the Court of Common Pleas for the purpose of taking care of that property and administering it.

Mr. BALDRIGE. Is it not a fact that they can have a committee appointed to take care of such cases?

Mr. SIMPSON. There are thousands already appointed and do take care of that and they pay from \$2.50 to \$5.50 into the Auditor General's office and from there it passes into the State Treasury for the purpose of taking care of that insane person.

Mr. STERLING. Mr. Speaker, I would like to interrogate the gentleman from Allegheny.

The SPEAKER. Will the gentleman from Allegheny, Mr. Simpson, permit himself to be further interrogated?

Mr. SIMPSON. Why not one at a time—yes, sir?

Mr. STERLING. Does the gentleman from Allegheny know that during this session the Senate passed a bill, which was also passed in this House, covering the same question, which was vetoed by the Governor?

Mr. SIMPSON. No, sir, I did not know that.

Mr. STERLING. That is the case, and I think we are wasting a lot of time in the discussion of this bill.

Mr. GOLDER. Mr. Speaker, as I understand it, the bill vetoed by the Governor, that bill validated divorces which had been granted some time prior. Those divorces were not valid at the time, which was the reason the Governor assigned for the veto. I am for this bill because I cannot see, purely as a matter of sentiment, how a person, man or woman, hopelessly and incurably insane, can be hurt either morally, physically or financially, by separation. If the husband is incurable, how can she be injured, or hurt if she is separated by law from her husband? I know of an instance in Philadelphia, a young woman thirty-two years of age with two children, one nine and another seven years of age, whose husband has been in an insane institution for about six years. She cannot get a divorce from him and she cannot remarry, and she must take care of her husband in an insane institution and take care of her children. This illustrates an instance which would be covered by this act and that is why I don't think that the Governor would veto this bill.

Mr. BENNETT. Mr. Speaker, I consider this a vicious piece of legislation. There is no such term defined by law as incurable. Some of the most brilliant doctors, some of the most brilliant surgeons, some of the most brilliant specialists in mind and in body have declared men and women incurable, and have sent them to institutions and they have afterwards returned to normal life and functioned mentally and physically properly. We are here and going to pass a piece of legislation that allows to be done what has been done before in history, have a man take advantage by putting away his wife in an institution that she may be turned loose from ten years after securing a divorce. I have no doubt of the sincerity of my friend from Allegheny (Mr. Simpson) but I do believe that there is a loop-hole here where the vicious, the mentally perverted would take exception and advantage of and I do hope, my friends and members of this House, that you will go on record as a moral body, fearing that one case alone of injustice may be done, knowing in your hearts, as you must know, that no man or set of men, or commission, is capable of defining what is incurable. I have known men that have been told they did not have thirteen weeks to live, and that is thirteen years ago, and they are still alive. This is a mighty dangerous proposition, and I hope you will vote it down.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitutions, the yeas and nays were taken and were as follows, viz:

YEAS—23.

Aron,	Ehrhardt,	Powell,	Simpson,
Benninger,	Golder,	Reber, H. F.,	Sowers,
Blanch,	Ingham,	Rothenberger,	Sprows,
Bucher,	Jones,	Shaffer,	Todd,
Di Lemmo,	Lauler,	Shunk,	West,
			Wettach,

NAYS—129.

Alexander,	Curry, A. E.,	Hutchison,	Pidgeon,
Allum,	Curry, R.,	Jordan,	Pike,
Baldi,	Davis, J. T.,	Kantner,	Quigley,
Baldrige,	Dawson,	Kennedy,	Reber, C. A.,
Barnhart,	Day,	Kinsman,	Rhoads,
Bechtold,	Dewey,	Krause, T. S.,	Ringler,
Beckley,	Dichm,	Krause, W.,	Robertson,
Bell,	Dilsheimer,	Lanius,	Ruddy,
Benchoff,	Donneley,	Levis,	Sarig,

Bennett,	Drinkhouse,	Magill,	Schaeffer,
Bigler,	Dunn,	Mallery,	Shellenberger,
Boland,	Evans, J. T.,	Mangan,	Sinclair,
Bower,	Evans, S. J.,	Marcus,	Smith, E. P.
Bowman,	Finney,	Marshall,	Snowden,
Brady,	Fitzgibbon,	Martin,	Snyder,
Brendle,	Flynn,	McCurdy,	Stark,
Bristin,	Foster,	McGeary,	Statler,
Brooks,	Fowler,	McIntyre,	Steele,
Bungard,	Fox, A. R. B.,	McKim,	Sterling,
Campbell,	Geary,	McVicar,	Stevenson,
Catlin,	Glass,	Mehring,	Stott,
Clements,	Goehring,	Michel,	Sweitzer,
Clutton,	Goodnough,	Miller,	Vickerman,
Coldsmith,	Griest,	Miller, A. D.,	Walker, J. A.,
Colville,	Haines,	Miller, D. I.,	Wallace, R. L.,
Cornerer,	Haldean,	Miller, D. D.,	Wallace, W. T.,
Conner,	Hamilton, J.,	Millin,	Wells,
Cook,	Harer,	Milner,	Whiteman,
Corbin,	Hamilton, W. J.,	Murphy,	Willert,
Cox,	Harer,	Neary,	Williams,
Crawford,	Heffernan,	North,	Woner,
Crockett,	Hess,	Norton,	Wood,
Crum,	Hickernell,	Palmer,	Zimmerman,
Curran,	Hollingsworth,	Phillips,	Spangler,
			Speaker.

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

Mr. CHARLES A. SHAFFER asked and received unanimous consent to call up House Bill No. 661 on the third reading calendar, page 5, for the purpose of amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 661, entitled

An Act amending section two of the act approved the fourteenth day of May, one thousand nine hundred fifteen (P. L. 506), entitled "An Act amending and supplementing sections one and two of an act, entitled 'An Act for the promotion of medical science by the distribution and use of unclaimed human bodies for scientific purposes, through a board created for that purpose, and to prevent unauthorized uses and traffic in human bodies, approved June thirteenth one thousand eight hundred and eighty-three; by providing that the name of said board of distribution shall be Anatomical Board of the State of Pennsylvania; by extending its provisions to all persons having charge or control over bodies required to be buried at the public expense; by requiring immediate notice of the death of any person required to be buried at the public expense; by requiring notice in all cases; but providing that there shall not be delivered to the board created under the act the bodies of deceased indigent persons, where claimed by relatives within twenty-four hours after death, for interment at the expense of the claimant, or the bodies of honorably discharged soldiers, sailors or marines who have served the United States in any war, or who were in active service in the militia of the State of Pennsylvania under and in pursuance of any of the proclamations issued by the Governor during the Civil War, and not duly mustered into the service of the United States; by repealing the provisions as to deceased indigent travelers; by providing for the burial at the expense of the county of indigent persons unfit for anatomical purposes, upon the certificate of the board or its duly authorized officer or agent that such bodies are unfit for anatomical purposes, or are the bodies of soldiers, sailors or marines required to be buried at the public expense, and that the provisions of this act have been complied with; by providing that no warrants for payment of expenses of burial shall be drawn or paid except upon such certificate; by providing for the burial of bodies rendered unfit for anatomical purposes by the failure to comply with the provisions of this act, at the expense of the person failing to comply with its provisions."

On the question,

Will the House agree to the bill on third reading?

Mr. CHARLES A. SHAFFER. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk then read the amendment as follows:

Amend House Bill No. 661, file folio 1665, section 2, line 25, after "bodies," insert the following: "except such bodies that are too badly mutilated or decomposed on receipt of such officers, agents or servants, as to render them unfit for scientific purposes."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

RECESS.

Mr. RAMSEY. Mr. Speaker, I move that the House take a recess until 4:00 o'clock this afternoon.

The motion was agreed to and (at 1:20 o'clock P. M.) the House took a recess until 4:00 o'clock P. M.

AFTER RECESS.

The House reconvened at 4:00 o'clock P. M.
The SPEAKER (Robert S. Spangler) in the Chair.

PETITIONS.

PROTESTING AGAINST THE PASSAGE OF THE RORKE BILL TO REPEAL THE SUNDAY LAWS.

Mr. MARTIN presented petitions of numerous citizens of Turtle Creek and Allegheny County protesting against the passage of House Bill No. 263, known as the Rorke bill, to break down the Sabbath laws.

Which were referred to the Committee on Judiciary Special.

BILLS INTRODUCED AND REFERRED.

By Mr. BUCHER. House Bill No. 1080.

An Act relating to and regulating motor vehicles trailing after or propelled by motor vehicles, providing for the kind and nature of tires to be used upon motor vehicles and vehicles trailing after or propelled by the same, providing for violation of this act, prescribing the penalties for violation of the provisions of this act.

Referred to the Committee on Public Roads.

By Mr. BIGLER. House Bill No. 1081.

An Act to amend an act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent herewith."

Referred to the Committee on Education.

By Mr. NORTH. House Bill No. 1082.

An Act to provide revenue by the imposition and collection of a State tax on coal.

Referred to the Committee on Ways and Means.

By Mr. NORTON. House Bill No. 1084.

An Act to amend sections five and twelve, and to repeal sections two, three, four and sixteen, of an act approved the twenty-ninth day of March, one thousand eight hundred twenty-four, (Pamphlet Laws two hundred), entitled "An Act to provide for the erection of a house for the employment and support of the poor, in the county of Berks, and for other purposes;" by abolishing the offices of directors of the poor, and providing that the county commissioners shall act as directors of the poor.

Referred to the Committee on Judiciary Special.

By Mr. RAMSEY. House Bill No. 1085.

An Act creating a Bureau of Topographic and Geological Survey in the Department of Internal Affairs; providing for a topographic and geological survey of the State; and abolishing the Topographic and Geological Survey Commission of Pennsylvania and all offices or places held thereunder.

Referred to the Committee on Mines and Mining.

By Mr. STARK. House Bill No. 1086.

An Act to amend article seven of an act approved the twenty-eighth day of July, one thousand nine hundred and seventeen, (Pamphlet Laws twelve hundred and fifteen), entitled "An Act to revise, amend, and consolidate the law relating to fish, and providing penalties."

Referred to the Committee on Fisheries.

By Mr. HAINES. House Bill No. 1087.

An Act making an appropriation to the Temporary Shelter for Women located at Croyden, Pennsylvania.

Referred to the Committee on Appropriations

By Mr. STARK. House Bill No. 1088.

An Act to amend section eight of an act approved the thirty-first day of May, one thousand nine hundred and eleven, (Pamphlet Laws four hundred sixty-eight), entitled "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of Commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance, and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll roads forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance, and repair of township or county roads, and prescribing the contents of township, county, borough or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, County, township borough or incorporated town, and requiring contracts with Commonwealth governing same; providing for the minimum width of State Highways and State-aid highways, and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act."

Referred to the Committee on Public Roads.

By Mr. STARK. House Bill No. 1089.

An Act to establish as a State Highway a certain section of public road in the county of Wyoming.

Referred to the Committee on Public Roads.

By Mr. WILLERT. House Bill No. 1090.

An Act making an appropriation to the Erie Home for the Friendless, of the City of Erie, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. BUCHER. House Bill No. 1091.

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb located at Mount Airy, Philadelphia, for the purchase and installation of boilers.

Referred to the Committee on Appropriations.

By Mr. LAULER. House Bill No. 1092.

An Act making an appropriation to the Lake Erie & Ohio River Canal Board of Pennsylvania for the payment of expenses incurred in printing, distributing and otherwise making available for public use, reports, maps, documents and records of the Board; in securing the co-operation and aid of the Government of the United States and other public authorities in the construction of the canal or waterway authorized to be constructed by the Board; for the payment of incidental office expenses and for the payment of salaries, fees and expenses.

Referred to the Committee on Appropriations.

By Mr. GEARY. House Bill No. 1093.

An Act making an appropriation to the Coleman Industrial Home for colored boys, Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. KENNEDY. House Bill No. 1094.

An Act designating Frances Willard day in the public schools.

Referred to the Committee on Education.

By Mr. HESS. House Bill No. 1095.

An Act to amend section four of an act approved the second day of June, one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and sixty-nine), entitled "An Act regulating policies of insurance against liability arising under article three of the Workmen's Compensation Act of 1915; providing for the regulation of premium rates therefor; and providing penalties for the violation thereof," providing for the approval by the Commissioner of Insurance of the bureau employed to make and apply premium rates for such insurance.

Referred to the Committee on Insurance.

By Mr. JOSEPH T. EVANS. House Bill No. 1096.

An Act relative to the costs in civil suits or actions before magistrates, aldermen and justices of the peace, and the collection of the same.

Referred to the Committee on Judiciary Local.

Mr. DAVID I. MILLER. House Bill No. 1097.

An Act fixing the salaries of the guides in the State Capitol buildings.

Referred to the Committee on Appropriations.

BILLS RE-REFERRED.

Mr. DAWSON returned from the Committee on Ways and Means, with the request that it be re-referred to the Committee on Game, House Bill No. 754 (Senate Bill No. 141), entitled

An Act to amend section eight (8) of an act entitled "An Act for the better protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting and wild birds or animals protected by the laws of this Commonwealth and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith and providing for the disposition of the license fees fines and penalties received approved the seventeenth day of April Anno Domini one thousand nine hundred and thirteen.

The SPEAKER. The bill is re-referred to the Committee on Game.

Mr. BRADY, from the Committee on Congressional Apportionment returned to the House, with the request that it be re-referred to the Committee on Elections, House Bill No. 112, entitled

A Supplement to an act, approved the eleventh day of July, one thousand nine hundred and one (Pamphlet Laws six hundred and fifty-two), entitled "An Act to apportion the State into Congressional districts," designating the places in which the return judges of such Congressional districts shall meet, in districts composed of two or more counties, or parts of two or more counties.

The SPEAKER. The bill is re-referred to the Committee on Elections.

SENATE MESSAGE.

RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, March 25, 1919.
Resolved (if the House of Representatives concur), That Senate Bill No. 26, entitled

An Act to amend the first section of an act entitled "An Act to encourage county historical societies" approved the twenty-first day of May Anno Domini one thousand nine hundred and one as amended by the act approved the thirty-first day of March one thousand nine hundred and fifteen so as to increase the sum that may be appropriated to such societies and providing for joint appropriations"

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, March 25, 1919.
Resolved (if the House of Representatives concur), That Senate Bill No. 224, entitled:

An Act to regulate and establish the fees to be charged and collected by the Recorder of Deeds in Counties having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last preceding United States census

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

HOUSE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

House Bill No. 180.

An Act to amend section one of an act approved the first day of June one thousand nine hundred and seven (Pamphlet Laws three hundred and sixty-four) entitled "An Act to increase the pay of jurors and witnesses in this Commonwealth"

House Bill No. 192.

An Act fixing the salary of the crier of the courts of common pleas in the several counties of this Commonwealth having more than one million and less than one million five hundred thousand inhabitants

House Bill No. 108.

An Act authorizing the appointment of clerks by the judges of the Orphans' Court of certain counties

House Bill No. 39.

A joint resolution proposing an amendment to article three (III) of the Constitution of the Commonwealth of Pennsylvania

House Bill No. 345.

An Act in relation to the appointment and salaries of certain clerks appointed by the several clerks of courts of oyer and terminer and general jail delivery and quarter sessions of the peace in counties of this Commonwealth having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last United States census

House Bill No. 244.

An Act to amend an act approved the seventeenth day of May, one thousand nine hundred seventeen. (Pamphlet Laws, two hundred thirty-seven), entitled "An Act to amend an act, entitled 'An Act authorizing' companies incorporated under the laws of any other State of the United States for certain purposes to erect and maintain buildings and manufacturing establishments and to take, have, and hold real estate necessary and proper for such purposes," approved the thirteenth day of May, Anno Domini, one thousand nine hundred and fifteen," extending the provisions of said act to corporations organized under the laws of the District of Columbia or of the United States.

House Bill No. 188.

An Act relating to the parties to writs of scire facias sur mortgage in certain cases and to the title acquired by a sale on a judgment of foreclosure in such cases

House Bill No. 536.

An Act to amend section one of the act approved the eighth day of May one thousand eight hundred and eighty-nine (Pamphlet Laws one hundred and thirty-two) entitled "An Act authorizing county commissioners to employ detectives offer and pay rewards for the detection arrest and conviction of felons to include persons charged with a misdemeanor"

House Bill No. 664.

An Act to authorize and empower any motor power company of this Commonwealth which shall own at least two-thirds of the capital stock of a turnpike company of this Commonwealth whose turnpike has been purchased by the Commonwealth and which has acquired the road property franchises powers privileges and immunities of a passenger railroad company which are operated under a lease by the turnpike company to the motor power company to acquire the road property franchises powers privileges and immunities of the turnpike company

House Bill No. 259.

An Act to amend section six of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An Act relating to appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employes of said department and providing a method for fixing compensation" so as to permit temporary suspensions by the superintendent of public affairs

House Bill No. 583.

An Act making an appropriation to the board of trustees of the Pennsylvania Soldiers and Sailors Home of Erie Pennsylvania for deficiency in maintenance of said home

House Bill No. 644.

An Act providing for the appointment of county detectives in certain counties and fixing their salaries payable from the county treasury

House Bill No. 179.

An Act authorizing the judges learned in the law of the courts of common pleas and orphans' courts of the counties having a population of more than one hundred and fifty thousand and less than two hundred fifty thousand inhabitants to employ suitable clerical assistance and providing for the payment of such clerical assistance by the several counties

With the information that the Senate has passed the same without amendment.

REPORTS FROM COMMITTEES.

Mr. GLASS, from the Committee on Elections, reported as committed, House Bill No. 438, entitled

An Act fixing the time for the filing of nomination papers for the nomination of candidates and for the pre-emption of party names by certain political bodies.

Mr. COX, from the Committee on Elections, reported as committed, House Bill No. 352, entitled

A Supplement to the act approved the fifth day of March, one thousand nine hundred and six (Pamphlet Laws sixty-three), entitled "An Act to provide for the personal registration of electors in cities of the third class of this Commonwealth, to make such registration a condition of the right to vote in such cities, and to provide penalties for violation of its provisions," providing for the payment by the county for the use of rooms by registrars when sitting for the registration of electors.

Mr. WILLIAMS, from the Committee on Public Roads, reported as amended, House Bill No. 795, entitled

An Act providing that any county bridge crossed by any State Highway shall become a part of such State Highway and shall be constructed or reconstructed and repaired and maintained as such by the State Highway Department.

Mr. QUIGLEY, from the Committee on Game, reported as amended House Bill No. 986, entitled

An Act providing for the establishment of Auxillary State Game Preserves.

Mr. QUIGLEY, from the Committee on Military, reported as amended House Bill No. 330, entitled

An Act establishing a course of military and health instruction and training in certain public schools and normal schools of this Commonwealth, and in colleges and universities receiving State appropriations, and for persons between the ages of sixteen and eighteen not in such institutions; creating a Military Training Commission; prescribing its powers and duties; authorizing military and school authorities to permit the use of certain property, and making an appropriation.

Mr. SNYDER, from the Committee on Game, reported as committed, House Bill No. 965, entitled

An Act providing a method for the abatement of the penalty as fixed by law for killing by mistake a deer or an elk in this Commonwealth.

Mr. WELLS, from the Committee on Corporations, reported as committed, House Bill No. 342, entitled

An Act to amend clause twelve, section thirty-nine of an act approved the twenty-ninth day of April, one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An Act to provide for the incorporation and regulation of certain corporations."

Mr. HORACE F. REBER, from the Committee on Education, reported as committed, House Bill No. 679, entitled

An Act to amend section two hundred six of an act, approved the eighteenth day of May, one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. SINCLAIR, from the Committee on Manufactures, reported as Committed House Bill No. 238, entitled

An Act authorizing any company incorporated under the laws of any other State for the manufacturing, buying and selling of elevators and hoisting machinery or of any article appertaining to or entering into the construction thereof or of engines, dynamos, generators, pumps and any and all kinds of machinery and mechanical apparatus, to erect and maintain buildings and manufacturing establishments and to have and to hold real estate to any amount necessary and proper therefor.

Mr. KOOSER, from the Committee on Education, reported as committed House Bill No. 854, entitled

An Act to amend article fourteen of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same; and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. BELL, from the Committee on Military, reported as committed House Bill No. 990, entitled

An Act to amend section twenty-two of the act approved the third day of May, one thousand nine hundred seventeen, (Pamphlet Laws one hundred and thirteen), entitled "An Act providing for the organization, government, discipline, maintenance and regulation of the armed land forces of this Commonwealth."

Mr. ALLUM, from the Committee on Elections, reported as committed House Bill No. 1016, entitled

An Act to enable county commissioners to abolish election districts which have become useless and burdensome.

Mr. WOOD, from the Committee on Ways and Means, reported as committed House Bill No. 708, entitled

An Act relating to repairs to, or alterations of, articles of personal property, creating a lien for the value of services; providing a method of collection; escheating certain moneys to the Commonwealth; providing for a refund thereof to the owners, and prescribing penalties for violations.

Mr. PHILLIPS, from the Committee on Game, reported as committed, House Bill No. 992, entitled

An Act to amend section two of an act approved the ninth day of April, one thousand nine hundred and fifteen, (Pamphlet Laws seventy-three), entitled "An Act to provide for the better protection and preservation of deer and elk, squirrels, and certain birds classed as game-birds, within the Commonwealth; providing a method through which certain lands in the Commonwealth may be closed to hunting for a term of years; and prescribing penalties for violation of its several provisions."

Mr. FRANKLIN, from the Committee on Corporations, reported as committed, House Bill No. 802, entitled

An Act to amend section three of an act approved the seventh day of June, one thousand nine hundred and eleven, entitled "An Act to restrain and regulate the use of billiard tables, pool tables, and bagatelle-boards or tables, kept and maintained for the use of the general public, for hire or reward, in cities of the first class in this Commonwealth; providing for the granting of licenses, and providing for punishment for the violations of the provision of this act."

Mr. CRUM, from the Committee on Corporations, reported as committed, House Bill No. 284, entitled

An Act to prevent unfair competition and unfair trade practices.

Mr. ARTHUR R. B. FOX, from the Committee on Banks and Banking, reported as committed, House Bill No. 851, entitled

An Act relating to the incorporation of banks of discount and deposit savings banks and trust companies and defining the powers and duties of the Commissioner of Banking and the Governor in relation thereto.

Mr. PATTERSON, from the Committee on Judiciary Special, reported as committed, House Bill No. 956, entitled

An Act making it a felony to receive or bring, or assist in receiving or bringing into the Commonwealth of Pennsylvania any stolen property, and fixing a penalty.

Mr. CAMPBELL, from the Committee on Elections, reported as committed House Bill No. 933, entitled

A Further Supplement to an act approved the twenty-fourth day of July, one thousand nine hundred thirteen (Pamphlet Laws nine hundred seventy-seven), entitled "An Act to provide for the personal registration of electors, and their enrollment as members of political parties, in cities of the first and second classes of this Commonwealth; to make such registration a condition of the right to vote in such cities, and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities; and providing for the payment of witness fees for persons summoned before the commissioners; to provide penalties for violations of its provisions; and to repeal acts inconsistent herewith."

Mr. CAMPBELL, from the Committee on Judiciary Special, reported as committed House Bill No. 980, entitled

An Act fixing the salaries of certain clerks in the office of the recorder of deeds in counties having a population of one million five hundred thousand inhabitants or over.

Mr. HALDEMAN, from the Committee on Manufactures, reported as committed House Bill No. 934, entitled

An Act authorizing any company incorporated under the laws of any other State for the purpose of cutting, harvesting, storing transporting and selling natural ice, or for any of said purposes, to erect and maintain buildings and storage houses and to have and to hold, either by leases for terms of years or by deed in fee simple, real estate to an amount necessary and proper therefore.

Mr. BALDI, from the Committee on Judiciary Special, reported as committed House Bill No. 511, entitled

An Act to amend part of section one of an act approved the twentieth day of July, one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred fifty-eight), entitled "An Act to fix, regulate, and establish the fees to be charged, and received by constables in this Commonwealth."

Mr. BALDI, from the Committee on Judiciary Special, reported as committed House Bill No. 776, entitled:

An Act to amend section one of an act approved the sixteenth day of May, one thousand eight hundred ninety-one (Pamphlet Laws eighty-eight), entitled "An Act to authorize burial or cemetery companies to accept trusts in certain cases."

Mr. GRAHAM, from the Committee on Game, reported as amended House Bill No. 993, entitled

An Act to amend section thirteen of an act approved the seventh day of June, one thousand nine hundred and seventeen (Pamphlet Laws five hundred seventy-two) entitled, "An Act to provide for the protection and preservation of game, game-quadrupeds, and game-birds, and song and insectivorous and other wild birds, and prescribing penalties for violation of its several provisions."

Mr. NORTH, from the Committee on Judiciary Special, reported as committed House Bill No. 678, entitled

An Act to amend section one of an act approved the third day of June, one thousand nine hundred eleven (Pamphlet Laws six hundred twenty-seven), entitled "An Act providing for the payment by the proper county, or by the treasurer of a city co-extensive with a county, of the costs of appeal, including printing of paper-book, in murder cases, where counsel have been assigned to the defense of the prisoner," by providing for the payment of costs of application for pardon.

Mr. BOLARD, from the Committee on Judiciary Special, reported as committed House Bill No. 856, entitled

An Act relating to the indexing of sheriff's coroner's and tax deeds in the office of the recorder of deeds; imposing the expense of such indexing on the county; and providing that such indices shall be notice to all persons.

Mr. CHAS. A. REBER, from the Committee on Military, reported as committed House Bill No. 1019, entitled

An Act reorganizing the Adjutant General's Department designating the officers and employes thereof and fixing the salaries of each.

Mr. ALBERT E. CURRY, from the Committee on Education, reported as committed House Bill No. 828, entitled

An Act to amend section three hundred and three of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (Pamphlet Laws three hundred nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof that are or may be inconsistent therewith."

Mr. RUDDY, from the Committee on Judiciary Local, reported as committed House Bill No. 704, entitled

An Act relating to the funeral expenses of indigent members of certain societies, requiring the societies to pay such expenses in certain cases, and authorizing the deduction of the amount thereof from the sum due to the beneficiary.

Mr. CATLIN, from the Committee on Judiciary Special, reported as committed House Bill No. 957, entitled

An Act making it a misdemeanor for any person to remove, deface, alter, change, destroy or obliterate in any manner whatsoever any distinguishing mark of any kind or character, on goods or chattels, with the intention of preventing the owner from identifying the same.

Mr. DAWSON, from the Committee on Ways and Means, reported as amended House Bill No. 116, entitled

An Act for the better protection of fish, requiring citizens of the United States residing within and without this Commonwealth, to procure a license to fish or angle in the waters of this Commonwealth, or in the waters bounding or adjacent thereto, and regulating the issuance of such license; providing penalties for the violation of this act and the manner of proceeding to enforce compliance therewith, and providing for the disposition of the penalties recovered and license fees received.

Mr. ROBERT L. WALLACE, from the Committee on Judiciary Special, reported as committed House Bill No. 935, entitled

An Act to amend section two, article one, of an act approved the eighth day of April, one thousand eight hundred and forty-eight, (Pamphlet Laws three hundred and ninety-nine), entitled "An Act relative to the Berks County prison, and to discharged convicts."

Mr. BECHTOLD, from the Committee on Elections, reported as committed House Bill No. 1025, (Senate Bill No. 105), entitled

An Act amending section five of an act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws seventy-eight) entitled "An Act to regulate nomination and election expenses and to require accounts of nomination and election expenses to be filed and providing penalties for the violation of this act."

Mr. HEYBURN, from the Committee on Judiciary Special, reported as committed House Bill No. 807, entitled

An Act to enable city, county, poor, ward, school, borough, and township tax collectors, their executors and administrators if they are deceased, or either surety or sureties, if the surety or sureties have paid the taxes, to collect taxes, for the payment of which they have become personally liable without having collected the same, by the expiration of the authority of their respective bonds, or by the expiration of the authority of their respective warrants, or by the expiration of their terms of office, and to extend the time for the collection of the same for a period of two years from the passage of this act.

Mr. STERLING, from the Committee on Education, reported as amended House Bill No. 703, entitled

An Act to further amend section one thousand two hundred ten and to repeal sections one thousand two hundred eleven, one thousand two hundred twelve, one thousand two hundred thirteen and two thousand eight hundred five of an act approved the eighteenth day of May, one thousand nine hundred eleven (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing pen-

alties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. WILLSON, from the Committee on Ways and Means, reported as committed House Bill No. 869, entitled

An Act requiring the directors of the poor of the Scranton poor district to issue their warrant for the collection of poor taxes assessed and levied in the borough of Dunmore to tax collector of said borough.

Mr. DEWEY, from the Committee on Agriculture, reported as committed House Bill No. 1011, (Senate Bill No. 154), entitled

An Act providing for the control and eradication of the European wart disease of the potato imposing certain powers and duties upon the Department of Agriculture providing penalties and making an appropriation.

Mr. BECHTOLD, from the Committee on Manufactures, reported as committed, House Bill No. 1006 (Senate Bill No. 422), entitled

An Act authorizing companies incorporated to supply light heat and power or either of them by electricity to merge and consolidate with motor power or street railway companies.

Mr. SOWERS, from the Committee on Judiciary Local, reported as committed, House Bill No. 520 (Senate Bill No. 18), entitled

An Act to authorize courts of common pleas to decree the sale of real estate held for poor purposes in the several county poor districts in this Commonwealth having a population of less than one hundred and fifty thousand inhabitants whether the title to such property is held by the poor district or was reserved by the Commonwealth for the use of a poor district and providing for the reinvestment of the proceeds thereof.

Mr. HAINES, from the Committee on Manufactures, reported as committed, House Bill No. 1028 (Senate Bill No. 157), entitled

An Act to further amend section two of an act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An Act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire-escapes fire-extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended.

Mr. SWEITZER, from the Committee on Judiciary Special, reported as committed, House Bill No. 517 (Senate Bill No. 3), entitled

An Act to amend section one of the act approved the eighth day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventy-five), entitled "An Act to provide that admission now had or that may hereafter be had to practice as an attorney at law in the Supreme Court of this Commonwealth shall of itself" without more operate as an admission of such attorney as an attorney at law in every other court of this Commonwealth and to provide that disbarment or suspension of any attorney by the said Supreme Court shall of itself without more operate as a disbarment or suspension of such attorney as an attorney in every other court of this Commonwealth" requiring attorneys at law to file certificates of admission in the Supreme Court before admission in other courts and fixing the fees of the prothonotaries of the Supreme and other courts in connection therewith

Mr. JAMES A. WALKER, from the Committee on Manufactures, reported as amended, House Bill No. 1005 (Senate Bill No. 464), entitled

A joint resolution authorizing action by the authorities of this Commonwealth to prevent discrimination against citizens of this Commonwealth in the use of natural gas which would result from the law recently enacted by the State of West Virginia.

Mr. BALDRIGE, from the Committee on Game, reported as committed, House Bill No. 754 (Senate Bill No. 141), entitled

"An Act to amend section eight (8) of an act entitled "An Act for the better protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith and provid-

ing for the disposition of the license fees fines and penalties received the seventeenth day of April Anno Domini one thousand nine hundred and thirteen.

Mr. BROOKS, from the Committee on Judiciary Special, re-reported with a negative recommendation, House Bill No. 479, entitled

An Act abolishing the distinction between an appeal and a certiorari from the judgments of justices of the peace and aldermen in certain counties providing that all judgments of justices of the peace and aldermen shall be reviewed by a procedure called an appeal and regulating the practice in such appeals.

Mr. NORTON, from the Committee on Judiciary Special, reported with a negative recommendation House Bill No. 263, entitled

An Act to amend section 1 of an act approved the twenty-second day of April, A. D. one thousand seven hundred and ninety-four, entitled "An Act for the prevention of vice and immorality, and of unlawful gaming, and to restrain disorderly sports and dissipation."

Mr. JAMES A. WALKER, from the Committee on Banks and Banking, reported as committed House Bill No. 1008 (Senate Bill No. 324), entitled

An Act to appoint the Philadelphia National Bank of Philadelphia loan and transfer agent of the Commonwealth of Pennsylvania succeeding the Farmers and Mechanics National Bank in liquidation.

BILL REFERRED.

Mr. WILLIAMS. Mr. Speaker, I move that House Bill No. 795, entitled

An Act providing that any county bridge crossed by any State Highway shall become a part of such State Highway and shall be constructed or reconstructed and repaired and maintained as such by the State Highway Department

which was reported from the Committee on Public Roads this afternoon, be re-referred to the Committee on Appropriations, as it now carries with it an appropriation.

Mr. ROBERT L. WALLACE. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON FIRST READING.

Mr. JAMES A. WALKER. Mr. Speaker, I request that House Bill No. 1008 (Senate Bill No. 324), be read for the first time. It provides for the appointment of a registrar and transfer agent for Philadelphia, and inasmuch as this office is now vacant, I ask unanimous consent to have the bill read for the first time.

The SPEAKER. Is there any objection? The Chair hears none.

Agreeably to order.

The House proceeded to the first reading and reconsideration of House Bill No. 1008 (Senate Bill No. 324), entitled

An Act to appoint the Philadelphia National Bank of Philadelphia loan and transfer agent of the Commonwealth of Pennsylvania succeeding the Farmers and Mechanics National Bank in liquidation.

And said bill having been read at length the first time.

Ordered, To be laid aside for second reading.

ANNOUNCEMENT BY THE SPEAKER.

The SPEAKER. The Chair wishes to announce at this time that the special train will leave for Wilkes-Barre, for those who wish to attend the funeral of the late Senator Catlin, at 8.45 o'clock to-morrow morning. It will leave Wilkes-Barre, returning at 4.30 o'clock, arriving in Harrisburg at 7.45 o'clock tomorrow evening.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, March 19, 1919.
To the Honorable the House of Representatives, of the Commonwealth of Pennsylvania:
Gentlemen: I have the honor to inform you that I have this day approved and signed a resolution of the Senate and House

of Representatives recalling a concurrent resolution providing for the printing of ten thousand copies of the Report of the Health Insurance Commission, from the Governor, for the purpose of amendment.

WM. C. SPROUL.

Mr. RAMSEY. Mr. Speaker, I move that the communication lie upon the table.

Mr. ALEXANDER. Mr. Speaker, I second the motion. The motion was agreed to.

RESOLUTION FOR PRINTING REPORT OF HEALTH INSURANCE COMMISSION.

Mr. RAMSEY. Mr. Speaker, I offer in lieu of the resolution just tabled, a resolution and ask unanimous consent for its immediate consideration.

The SPEAKER. The Clerk will read the resolution. The Clerk then read the resolution as follows:

CONCURRENT RESOLUTION.

In the House of Representatives, February 19, 1919.
Resolved (if the Senate concur), That the Chief Clerk of the House of Representatives is directed to draw his requisition on the Department of Printing and Binding to have printed by the State printer thirty-five hundred copies of the Report of the Health Insurance Commission constituted by the act approved the twenty-fifth day of July, one thousand nine hundred seventeen (Pamphlet Laws eleven hundred ninety-nine), entitled "An Act to establish a Commission to investigate sickness and accident not compensated under the Workmen's Compensation Act of one thousand nine hundred and fifteen, of employed persons and their families, and to make an appropriation for such commission."

The said copies when printed shall be deposited with the Division for the Distribution of Documents, and shall be distributed as follows: ten copies to each Senator, member and principal officer of the General Assembly, and the remainder to be at the disposal of the Governor.

The SPEAKER. Will the House give unanimous consent to the consideration of the Resolution at this time? Is there any objection? The Chair hears none.

On the question,

Will the House adopt the resolution?

It was adopted.

Ordered, That the Clerk present the same to the Senate for concurrence.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, March 25, 1919.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed a Resolution of the Senate and House of Representatives recalling from the Governor, House Bill No. 83 for the purpose of amendment.

WM. C. SPROUL.

RECONSIDERATION OF VOTE.

Mr. POWELL. Mr. Speaker, I move that the vote by which House Bill No. 83 passed finally be reconsidered.

Mr. BROOKS. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. POWELL. Mr. Speaker, I move that the vote by which this bill was agreed to on third reading be reconsidered.

Mr. BROOKS. I second the motion.

The motion was agreed to.

On the question recurring.

Will the House agree to the bill on third reading?

Mr. POWELL. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk then read the amendments as follows:

Amend section 1, line 4, by striking out "seven thousand five hundred dollars (\$7,500)" and inserting in lieu thereof the words "fifteen thousand dollars (\$15,000)."

Amend section 1, lines 7 to 12 by striking out all after the word "the" in line 7 and inserting in lieu thereof the following: "payment of deficit in maintenance account and for the bills and obligations entered into up to June first, one thousand nine hundred nineteen."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 70, entitled

An Act to amend section two of an act approved the twenty-eighth day of May one thousand nine hundred and thirteen (Pamphlet Laws three hundred and seventy-eight) entitled "An Act authorizing certain corporations to issue preferred stock of one or more classes providing for the manner of issuance restrictions and regulations in the matter of voting thereof and the rights and privileges of the holders thereof and repealing all acts or parts of acts inconsistent therewith"

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—183.

Alexander,	Donneley,	Krugh,	Robertson,
Allum,	Drinkhouse,	Kunkle,	Rorke,
Aron,	Dunn,	Lafferty,	Rothenger,
Baldi,	Ehrhardt,	Lanius,	Ruddy,
Baldridge,	Ephraim,	Lauler,	Sariz,
Barnhart,	Evans, J. T.,	Levis,	Schaeffer,
Bechtold,	Evans, S. J.,	MacCallum,	Scott,
Beckley,	Finney,	Magill,	Shaffer,
Bell,	Fitzgibbon,	Mallery,	Shellenberger,
Benchoff,	Flynn,	Mangan,	Showalter,
Benninger,	Fowler,	Marcus,	Shunk,
Bidgspacher,	Fox, A. R. B.,	Marshall,	Simpson,
Blanck,	Fox, I. M.,	Martin,	Sinclair,
Bolard,	Franklin,	McCaig,	Smith, E. R.,
Bower,	Gans,	McCurdy,	Snyder,
Bowman,	Geary,	McGeary,	Sowers,
Brady,	Glass,	McIntyre,	Spowls,
Brendle,	Goehring,	McKim,	Stadtlander,
Brislin,	Golder,	McVicar,	Stark,
Brooks,	Goodnough,	Mehring,	Statler,
Eungard,	Graham,	Michel,	Steele,
Campbell,	Griest,	Miller,	Sterling,
Catlin,	Griffith,	Miller, A. D.,	Stevenson,
Clements,	Haines,	Miller, C. G.,	Stott,
Clutton,	Haldeman,	Miller, D. I.,	Switzer,
Coldsmith,	Hamilton, J.,	Miller, D. D.,	Todd,
Colville,	Hamilton, W. J.,	Millin,	Wagner,
Comer,	Hampson,	Milner,	Walker, G. T.,
Conner,	Harer,	Morgan,	Walker, J. A.,
Cook,	Harvey,	Murphy,	Wallace, P. L.,
Corbin,	Heffernan,	Nearby,	Wallace, W. T.,
Cox,	Heyburn,	North,	Vells,
Crawford,	Hickernell,	Norton,	West,
Crockett,	Hoffman,	Palmer,	Wettach,
Crum,	Hollingsworth,	Patterson,	Whiteman,
Curran,	Huntington,	Perry,	Willert,
Curry, A. E.,	Hutchison,	Phillips,	Williams,
Curry, R.,	Ingham,	Pidgeon,	Willson,
Davis, D. F.,	Jennings,	Pike,	Woner,
Dawson,	Jones,	Powell,	Wood,
Day,	Jordan,	Quigley,	Woodruff,
Dewey,	Kantner,	Ramsey,	Zanders,
Diehm,	Kennedy,	Reher, H. F.,	Zimmerman,
Di Lemmo,	Kinsman,	Rhoads,	Spangler,
Dilsheimer,	Kooser,	Ringer,	
Ditrich,	Krause, T. S.,		
	Krause, W.,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 899, entitled

An Act amending the first and second sections of an act entitled "An Act to regulate the salaries of tipstaves in the courts of common pleas over and terminer and general jail delivery quarter sessions of the peace and orphans' courts in counties having a population of over eight hundred thousand

and less than one million four hundred thousand inhabitants" approved the twentieth day of July one thousand nine hundred and seventeen by increasing the minimum and maximum salaries of said tipstaves and making the president judge of the court of common pleas or orphans' court a member of the salary board when such salaries are to be fixed.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—183.

Alexander,	Dithrich,	Lafferty,	Sarig,
Allum,	Donneley,	Lanius,	Schaeffer,
Aron,	Drinkhouse,	Lauler,	Scott,
Baldi,	Dunn,	Levis,	Shaffer,
Barnhart,	Ephraim,	MacCallum,	Shellenberger,
Bechtold,	Evans, J. T.,	Magill,	Showalter,
Beckley,	Evans, S. J.,	Mallery,	Shunk,
Bell,	Finney,	Mangan,	Sinclair,
Benchoff,	Fitzgibbon,	Marcus,	Smith, E. R.,
Bennett,	Flynn,	Marshall,	Smith, F. I.,
Benninger,	Fowler,	Martin,	Snowder,
Bidelspacher,	Fox, I. M.,	McCaig,	Snyder,
Bigler,	Franklin,	McCurdy,	Soffel,
Blanck,	Gans,	McGeary,	Sowers,
Bolard,	Geary,	McKim,	Sprolws,
Bower,	Glass,	McVicar,	Stadtlander,
Bowman,	Goehring,	Mehring,	Statler,
Brendle,	Golder,	Michel,	Steedle,
Brislin,	Goodnough,	Millar,	Sterling,
Brooks,	Graham,	Miller, A. D.,	Stevenson,
Bucher,	Griest,	Miller, C. G.,	Stott,
Bungard,	Griffith,	Miller, D. I.,	Sullivan,
Campbell,	Haldeman,	Miller, D. D.,	Switzer,
Catlin,	Hamilton, J.,	Milner,	Todd,
Clements,	Hamilton, W. J.,	Morgan,	Uish,
Clutton,	Hampson,	Murphy,	Vickerman,
Coldsmith,	Harer,	Neary,	Wagner,
Collier,	Harvey,	North,	Walker, G. T.,
Colville,	Helt,	Norton,	Walker, J. A.,
Comerer,	Hess,	Palmer,	Wallace, R. L.,
Conner,	Heyburn,	Patterson,	Wallace, W. T.,
Corbin,	Hickernell,	Perry,	Wells,
Cox,	Hoffman,	Pidgeon,	West,
Crawford,	Hollingsworth,	Pike,	Wettach,
Crockett,	Horne,	Powell,	Whiteman,
Crum,	Hough,	Quigley,	Willert,
Curran,	Hutchison,	Ramsey,	Williams,
Curry, A. E.,	Ingham,	Reber, C. A.,	Willson,
Curry, R.,	Jennings,	Reber, H. F.,	Woner,
Davis, D. F.,	Jones,	Rhoads,	Wood,
Davis, J. T.,	Kantner,	Ringer,	Woodruff,
Davis, W.,	Kinsman,	Rinn,	Wynne,
Dawson,	Kooser,	Robertson,	Zanders,
Day,	Krause, T. S.,	Rorke,	Zimmerman,
Diehm,	Krause, W.,	Rothenberger,	Spangler,
Di Lemmo,	Krugh,	Ruddy,	Speaker,
Dilsheimer,	Kunkle,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 812, entitled

An Act making it compulsory on hotels restaurants and lunchrooms where food is displayed on a counter or counters to display such food only under a glass covering and fixing a penalty.

On the question.

Will the House agree to the bill on third reading?

BILL RECOMMITTED.

Mr. ALLUM. Mr. Speaker, I move that House Bill No. 812 be recommitted to the Committee on Public Health and Sanitation.

Mr. DITHRICH. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 50, entitled

An Act to amend section three article five of the act approved the twenty-seventh day of June one thousand nine hundred thirteen (Pamphlet Laws five hundred and sixty-eight)

entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" by adding thereto clause forty-nine relative to appropriations for municipal music.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—185.

Alexander,	Di Lemmo,	Kooser,	Ringler,
Allum,	Dilsheimer,	Krause, T. S.,	Rinn,
Aron,	Dithrich,	Krause, W.,	Robertson,
Baldi,	Donneley,	Krugh,	Rorke,
Baldrige,	Drinkhouse,	Kunkle,	Rothenberger,
Barnhart,	Dunn,	Lafferty,	Vickerman,
Bechtold,	Ehrhardt,	Lanius,	Wagner,
Beckley,	Ephraim,	Lauler,	Walker, G. T.,
Bell,	Evans, J. T.,	Levis,	Ruddy,
Benchoff,	Evans, S. J.,	MacCallum,	Sarig,
Benninger,	Finney,	Magill,	Schaeffer,
Bidelspacher,	Fitzgibbon,	Mallery,	Scott,
Bigler,	Flynn,	Mangan,	Shaffer,
Blanck,	Foster,	Marcus,	Shellenberger,
Bolard,	Fowler,	Marshall,	Showalter,
Bower,	Fox, A. R. B.,	Martin,	Shunk,
Brady,	Fox, I. M.,	McCaig,	Simpson,
Brendle,	Franklin,	McCurdy,	Sinclair,
Brislin,	Gans,	McGeary,	Smith, E. R.,
Brooks,	Geary,	McIntyre,	Sowers,
Bucher,	Glass,	McKay,	Sprolws,
Bungard,	Goehring,	Mullin,	Stark,
Campbell,	Golder,	McVicar,	Statler,
Catlin,	Goodnough,	Mehring,	Steedle,
Clements,	Graham,	Michel,	Sterling,
Clutton,	Griest,	Millar,	Stevenson,
Coldsmith,	Griffith,	Miller, A. D.,	Stott,
Colville,	Haines,	Miller, C. G.,	Switzer,
Comerer,	Haldeman,	Miller, D. I.,	Todd,
Conner,	Hamilton, J.,	Miller, D. D.,	Uish,
Cook,	Hamilton, W. J.,	Millin,	Walker, J. A.,
Corbin,	Hampson,	Milner,	Wallace, R. L.,
Cox,	Harer,	Morgan,	Wallace, W. T.,
Crawford,	Harvey,	Murphy,	Wells,
Crockett,	Heffernan,	Neary,	West,
Crum,	Heyburn,	North,	Wettach,
Curran,	Hickernell,	Norton,	Whiteman,
Curry, A. E.,	Hoffman,	Patterson,	Willert,
Curry, R.,	Hollingsworth,	Phillips,	Williams,
Davis, D. F.,	Huntington,	Pidgeon,	Willson,
Davis, J. T.,	Hutchison,	Pike,	Woner,
Davis, W.,	Ingham,	Powell,	Wood,
Dawson,	Jennings,	Quigley,	Woodruff,
Day,	Jones,	Ramsey,	Zanders,
Diehm,	Jordan,	Reber, C. A.,	Zimmerman,
Di Lemmo,	Kantner,	Reber, H. F.,	Spangler,
Dilsheimer,	Kennedy,	Rhoads,	Speaker,
	Kinsman,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

The SPEAKER. The next bill on the calendar, House Bill No. 760, is not on the files and will be passed over for the present.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 962, entitled

An Act providing a method of establishing title to land acquired at a sale for unpaid taxes or municipal claims

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—178.

Alexander,	Dithrich,	Kunkle,	Schaeffer,
Allum,	Donneley,	Lafferty,	Schilling,
Aron,	Drinkhouse,	Lauler,	Shaffer,
Baldi,	Dunn,	Levis,	Shellenberger,
Baldrige,	Ehrhardt,	MacCallum,	Showalter,
Barnhart,	Evans, J. T.,	Magill,	Shunk,
Bechtold,	Evans, S. J.,	Mallery,	Simpson,
Beckley,	Finney,	Mangan,	Sinclair,

Bell,	Fitzgibbon,	Marshall,	Smith, E. R.,	Baldrige,	Donneley,	Lauler,	Schaeffer,
Benchoff,	Foster,	McCaig,	Snowden,	Barnhart,	Drinkhouse,	Levis,	Scott,
Benninger,	Fowler,	McCurdy,	Snyder,	Bechtold,	Dunn,	MacCallum,	Shaffer,
Bidelspacher,	Fox, A. R. B.,	McGeary,	Soffel,	Beckley,	Ephraim,	Mallery,	Shellenberger,
Bigler,	Fox, I. M.,	McIntyre,	Sowers,	Bell,	Evans, J. T.,	Mangan,	Showalter,
Blank,	Franklin,	McKim,	Sprows,	Benchoff,	Evans, S. J.,	Marcus,	Shunk,
Bower,	Geary,	McVicar,	Stadlander,	Bennett,	Finney,	Marshall,	Simpson,
Bowman,	Glass,	Michel,	Stark,	Benninger,	Flynn,	Martin,	Sinclair,
Brendle,	Goehring,	Miller,	Statler,	Bidelspacher,	Foster,	McCaig,	Smith, E. R.,
Brislin,	Golder,	Miller, A. D.,	Steedle,	Bigler,	Fox, A. R. B.,	McCurdy,	Smith, F. L.,
Brooks,	Goodnough,	Miller, C. G.,	Sterling,	Blank,	Fox, I. M.,	McGeary,	Snowden,
Bucher,	Graham,	Miller, D. I.,	Stevenson,	Boland,	Franklin,	McIntyre,	Snyder,
Bungard,	Griest,	Miller, D. D.,	Stott,	Bower,	Gans,	McKim,	Soffel,
Campbell,	Griffith,	Millin,	Sullivan,	Bowman,	Geary,	McVicar,	Sowers,
Catlin,	Haldeman,	Milner,	Sweitzer,	Brady,	Glass,	Mehring,	Sprows,
Clutton,	Hamilton, J.,	Morgan,	Todd,	Brendle,	Goehring,	Michel,	Stark,
Coldsmith,	Hamilton, W. J.,	Murphy,	Ullsh,	Brislin,	Golder,	Miller,	Statler,
Collier,	Hampson,	Neary,	Vickerman,	Brooks,	Goodnough,	Miller, A. D.,	Steedle,
Colville,	Harer,	North,	Walker, G. T.,	Bucher,	Graham,	Miller, C. G.,	Sterling,
Comer,	Harvey,	Norton,	Walker, J. A.,	Bungard,	Griest,	Miller, D. I.,	Stevenson,
Conner,	Heffernan,	Palmer,	Wallace, R. L.,	Campbell,	Griffith,	Miller, D. D.,	Stott,
Corbin,	Hess,	Patterson,	Wallace, W. T.,	Catlin,	Haines,	Millin,	Sweitzer,
Cox,	Heyburn,	Perry,	Wells,	Clements,	Hamilton, J.,	Milner,	Todd,
Crawford,	Hickernell,	Phillips,	West,	Clutton,	Hamilton, W. J.,	Morgan,	Ullsh,
Crockett,	Hoffman,	Pidgeon,	Wettach,	Coldsmith,	Hampson,	Murphy,	Wagner,
Crum,	Hollingsworth,	Pike,	Whiteman,	Colville,	Harvey,	Neary,	Walker, G. T.,
Curran,	Hough,	Powell,	Willert,	Conner,	Heffernan,	North,	Walker, J. A.,
Curry, A. E.,	Huntington,	Quigley,	Williams,	Cook,	Heyburn,	Norton,	Wallace, R. L.,
Curry, R.,	Hutchison,	Ramsey,	Willson,	Corbin,	Hickernell,	Palmer,	Wells,
Davis, D. F.,	Ingham,	Reber, C. A.,	Woner,	Cox,	Hoffman,	Patterson,	West,
Davis, W.,	Jennings,	Reber, H. F.,	Wood,	Crawford,	Hollingsworth,	Pidgeon,	Wettach,
Dawson,	Jones,	Rhoads,	Woodruff,	Crockett,	Huntington,	Pike,	Whiteman,
Day,	Kantner,	Rinn,	Wynne,	Crum,	Hutchison,	Powell,	Willert,
Dewey,	Kinsman,	Rorke,	Zimmersman,	Curran,	Ingham,	Quigley,	Williams,
Diehm,	Kooser,	Rothemberger,	Spangler,	Curran,	Jennings,	Ramsey,	Willson,
Di Lemmo,	Krause, T. S.,	Ruddy,	Speaker,	Curry, A. E.,	Jordan,	Reber, C. A.,	Woner,
Dilsheimer,	Krause, W.,	Sarig,		Davis, D. F.,	Kantner,	Rhoads, H. F.,	Wood,
				Davis, J. T.,	Kennedy,	Ringler,	Woodruff,
				Davis, W.,	Kissman,	Rinn,	Zimmersman,
				Dewey,	Kooser,	Robertson,	Spangler,
							Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 792, entitled

An Act to revise amend and consolidate the law relating to fish in certain boundary lakes bays and peninsular waters

On the question,

Will the House agree to the bill on third reading?

It was agreed to,

On the question,

Shall the bill pass finally?

Mr. STARK. Mr. Speaker, I desire to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman permit himself to be interrogated? The sponsor of this bill is not present.

BILL POSTPONED.

Mr. WILLERT. Mr. Speaker, in absence of the sponsor of this bill, on account of sickness, I move that this bill be placed on the postponed calendar.

Mr. GOLDER. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 888 (Senate Bill No. 144), entitled

An Act to amend section two hundred thirty-five of an act approved the fourteenth day of July Anno Domini one thousand nine hundred seventeen Pamphlet Laws eight hundred forty entitled "An Act concerning townships and revising amending and consolidating the law relating thereto" by increasing the compensation of supervisors

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—182.

Alexander,	Diehm,	Krause, T. S.,	Rorke,
Allum,	Di Lemmo,	Krause, W.,	Rothemberger,
Aron,	Dilsheimer,	Krugh,	Ruddy,
Baldi,	Dittrich,	Kunkle,	Sarig,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 889 (Senate Bill No. 262), entitled

An Act making the Secretary of Internal Affairs the custodian of all deeds contracts maps surveys policies of title insurance abstracts of titles and other documents or instruments relating to the titles to real estate owned or hereafter to be acquired by the Commonwealth

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—180.

Alexander,	Donneley,	Krugh,	Sarig,
Allum,	Dunn,	Kunkle,	Schaeffer,
Aron,	Ephraim,	Lanius,	Scott,
Baldi,	Evans, J. T.,	Lauler,	Shaffer,
Baldrige,	Evans, S. J.,	Levis,	Shellenberger,
Barnhart,	Finney,	MacCallum,	Showalter,
Bechtold,	Fitzgibbon,	Magill,	Shunk,
Beckley,	Flynn,	Mallery,	Sinclair,
Bell,	Foster,	Mangan,	Smith, E. R.,
Benchoff,	Fowler,	Marcus,	Smith, F. L.,
Benninger,	Fox, A. R.,	Marshall,	Snowden,
Bidelspacher,	Fox, I. M.,	Martin,	Snyder,
Bigler,	Franklin,	McCurdy,	Sowers,
Blank,	Gans,	McGeary,	Sprows,
Bower,	Glass,	McIntyre,	Stadlander,
Bowman,	Goehring,	McKim,	Stark,
Brady,	Golder,	McVicar,	Steedle,
Brendle,	Goodnough,	Mehring,	Sterling,
Brislin,	Graham,	Michel,	Stevenson,
Brooks,	Griest,	Miller,	Stott,
Bucher,	Griffith,	Miller, A. D.,	Sullivan,
Bungard,	Haines,	Miller, C. G.,	Sweitzer,
Campbell,	Haldeman,	Miller, D. I.,	Todd,
Clements,	Hamilton, J.,	Millin,	Ullsh,
Clutton,	Hamilton, W. J.,	Morgan,	Vickerman,
Coldsmith,	Harer,	Murphy,	Wagner,
Collier,	Harvey,	Neary,	Walker, G. T.,
Colville,	Heffernan,	North,	Walker, J. A.,
Comer,	Helt,	Norton,	Wallace, R. L.,
Cook,	Heyburn,	Palmer,	Wallace, W. T.,
Corbin,	Hickernell,	Patterson,	Wells,
Cox,	Hoffman,	Phillips,	West,

Crawford,	Hollingsworth,	Pidgeon,	Wettach,
Crockett,	Horne,	Pike,	Whiteman,
Crum,	Hough,	Powell,	Willert,
Curran,	Huntington,	Quigley,	Williams,
Curry, R.,	Ingham,	Ramsey,	Willson,
Davis, D. F.,	Jennings,	Reber, C. A.,	Woner,
Davis, J. T.,	Jones,	Reber, H. F.,	Wood,
Davis, W.,	Jordan,	Rhoads,	Woodruff,
Dawson,	Kantner,	Ringler,	Wynne,
Day,	Kennedy,	Rinn,	Zanders,
Dewey,	Kinsman,	Robertson,	Zimmerman,
Diehm,	Kooser,	Rorke,	Spangler,
Di Lemmo,	Krause, T. S.,	Rotnenberger,	Speaker.
Dithrich,	Krause, W.,	Ruddy,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

RESOLUTION CONGRATULATING HON. SAMUEL HUTCHISON.

Mr. ZANDERS. Mr. Speaker, I desire to offer the following resolution, and move its adoption:

The resolution was read by the Clerk as follows:

In the House of Representatives, March 25, 1919.

Whereas, The Honorable Samuel Hutchison, of Northampton County, has this day completed seventy-five years of his life, and is still in the vigor of manhood, therefore be it

Resolved, That we, his colleagues in the House of Representatives, extend our congratulations and wish for the gentleman's health, happiness and many returns of this day.

Mr. BENNINGER. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. HUTCHISON. Mr. Speaker, I thank the gentleman who proposed that resolution for his kindness. As I am not a speaker, I have nothing more to say.

BILL ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 890, (Senate Bill No. 263), entitled

An Act establishing a Bureau of Municipalities in the Department of Internal Affairs and repealing the act approved June first one thousand nine hundred and fifteen entitled "An Act creating a Division of Municipal Statistics and Information of the Department of Labor and Industry and fixing the compensation of officers and employes therein" as amended

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—183.

Alexander,	Dithrich,	Krause, W.,	Robertson,
Allum,	Donneley,	Krugh,	Rorke,
Aron,	Drinkhouse,	Kunkle,	Rothenberg,
Baldi,	Dunn,	Lafferty,	Ruddy,
Baldrige,	Ehrhardt,	Lauler,	Sarig,
Barnhart,	Evans, J. T.,	Levis,	Schaeffer,
Bechtold,	Evans, S. J.,	MacCallum,	Scott,
Beckley,	Finney,	Magill,	Shaffer,
Bell,	Fitzgibbon,	Mallery,	Shellenberger,
Benchoff,	Flynn,	Mangan,	Showalter,
Benninger,	Foster,	Marcus,	Shunk,
Bidelspacher,	Fowler,	Marshall,	Sinclair,
Bigler,	Fox, A. R. B.,	Martin,	Smith, E. R.,
Blanck,	Fox, I. M.,	McCaig,	Smith, F. I.,
Boland,	Franklin,	McCurdy,	Snowden,
Bower,	Gans,	McGeary,	Snyder,
Bowman,	Geary,	McIntyre,	Sowers,
Brendle,	Glass,	McKim,	Sprolws,
Brislin,	Goehring,	McVicar,	Stark,
Brooks,	Goldner,	Mehring,	Statler,
Brooks,	Goodnough,	Michel,	Steele,
Bucher,	Graham,	Miller,	Sterling,
Bungard,	Griest,	Miller, A. D.,	Stevenson,
Campbell,	Griffith,	Miller, C. G.,	Stott,
Catlin,	Haines,	Miller, D. I.,	Sweitzer,
Clements,	Haldeman,	Miller, D. L.,	Todd,
Clutton,	Hamilton, J.,	Miller, D. D.,	Ulsh,
Coldsmith,	Hamilton, W. J.,	Millin,	Wagner,
Colville,	Hampson,	Milner,	Walker, G. T.,
Comer,	Harer,	Morgan,	Walker, J. A.,
Comer,	Harvey,	Murphy,	Wallace, R. L.,
Cook,	Heffernan,	Nearby,	Wallace W. T.,
Corbin,	Heyburn,	North,	Wells,
Cox,	Hickernell,	Norton,	West,

Crawford,	Hoffman,	Patterson,	Wettach,
Crockett,	Hollingsworth,	Perry,	Whiteman,
Crum,	Huntington,	Phillips,	Willert,
Curran,	Hutchinson,	Pidgeon,	Williams,
Curry, A. E.,	Ingham,	Pike,	Willson,
Curry, R.,	Jennings,	Powell,	Woner,
Davis, D. F.,	Jones,	Quigley,	Wood,
Dawson,	Jordan,	Ramsey,	Woodruff,
Day,	Kantner,	Reber, C. A.,	Zanders,
Dewey,	Kennedy,	Reber, H. F.,	Zimmerman,
Diehm,	Kinsman,	Rhoads,	Spangler,
Di Lemmo,	Kooser,	Ringler,	Speaker.
Dilsheimer,	Krause, T. S.,	Rinn,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 285, as follows:

An Act pertaining to Forestry defining the qualifications duties and powers of the Commissioner of Forestry and the powers and duties of the State Forestry Reservation Commission providing instruction for Forest Rangers and for an investigation concerning the two courses of instruction in Forestry now maintained by the State fixing the salaries of certain officials of the Department of Forestry providing for the disposition of forest tree seedlings in State Forest nurseries imposing an additional one cent per acre in lieu of taxes on State Forest and Auxiliary Forest Reserve land and providing definitely for civil damages to be paid by those causing forest fires

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Commissioner of Forestry shall be a trained forester and shall have and exercise the power and duty of administering protecting and utilizing or permitting the utilization of the State Forests

Section 2 The State Forestry Reservation Commission shall purchase by and with the consent of the Governor any lands suitable and necessary in the opinion of the Commission for State Forest purposes and shall exchange for other land to become State Forest land any lands so purchased if and when such exchange shall be advantageous to the State The Governor may appoint a Land Purchasing Agent of the State Forestry Reservation Commission who under direction of the President of said Commission shall perform such duties as the said Commission may prescribe All other powers and duties heretofore imposed on or possessed by said Commission shall become and be powers and duties of the Commissioner of Forestry

Section 3 The Commissioner of Forestry may in his discretion but without interference with the care and protection of the State Forests order any Forest Ranger as a part of his official duty to attend institutes or gatherings for instruction on or near State Forests or to receive instruction at the State Forest Academy for not exceeding two months during any two consecutive years No Forest Ranger shall receive such instruction at the State Forest Academy until he shall sign a promise to remain in the employ of the Department of Forestry for two years thereafter unless his employment be sooner terminated by or with the consent of the Commissioner of Forestry

Section 4 The Governor shall appoint a commission of not more than five nor less than three to investigate and report to the next session of the State Legislature the facts and their recommendations concerning the advisability of consolidating the courses of instruction in forestry at the State Forestry Academy and at State College or of terminating or continuing either or both The members of said commission shall receive no salaries but shall have their actual necessary expense paid from the general funds of the Department of Forestry

Section 5 The Commissioner of Forestry shall receive a salary of six thousand dollars per annum and the Deputy Commissioner of Forestry a salary of four thousand five hundred dollars per annum and the Chief Forest Fire Warden and the Land Purchasing Agent of the State Forestry Reservation Commission shall receive salaries of four thousand dollars per annum each

Section 6 Forest tree seedlings not otherwise required in the State Forest nurseries may be offered and if accepted shall be shipped without cost to the Governments of France Belgium England Italy and Serbia as the Commissioner of Forestry shall determine

Section 7 In addition to the two cents for each acre of State Forest land and Auxiliary Forest Reserve land within any county now paid to such county for the building maintenance or improvement of roads and the two cents per acre similarly paid for school purposes all lands of the State Forests

or Auxiliary Forest Reservation shall be subject to an annual charge of one cent per acre in lieu of taxes for the general use of counties in which said State Forests or Auxiliary Forest Reserves are located and the method of determining the amount of said charge and of payment thereof to the counties respectively entitled thereto shall be the same as now provided by law in case of similar payment for the benefit of roads and schools.

Section 8 Any individual association or corporation who shall kindle a fire upon or adjacent to any State Forest or other forest or woodland within the State or cause or be the cause of a fire to burn thereon or thereto adjacent except in accord with such rules as the Chief Forest Fire Warden may have prescribed or except as a back fire set and controlled in good faith to stop or extinguish a forest brush or grass fire already burning shall be liable to civil damages in full for all loss caused by such fires. Such damage shall be paid to the State in case of injury to State Forest land or in case of expenditures incurred by the State to extinguish such fires and otherwise to the party or parties damaged or if not so paid may be collected in the courts of the county wherein damage or fire fighting expense occurred. If the fire causing the damage was set or caused to burn wilfully or maliciously or so negligently as to convince a jury of the wilfulness or malice of the party causing or setting the fire then penal damages may be collected by the State or the party or parties injured to the amount of three times the damage proved. If a fire shall originate on the land of one party and escape therefrom and damage any other party the burden shall be on the party on whose land the fire originated to prove that he did not set or cause the fire doing the damage.

Section 9 All acts and parts of acts inconsistent with this act are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 821, as follows:

An Act authorizing the Board of Game Commissioners to acquire through purchase or gift lands for game preserve purposes.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Board of Game Commissioners of the Commonwealth be and hereby is authorized to acquire through purchase or gift suitable land whereon state game preserves may be located and maintained perpetually in the manner provided for by an act approved the fifteenth day of April one thousand nine hundred and fifteen (Pamphlet Laws one hundred and thirty-five) entitled "An Act providing for the establishment regulation and maintenance by the Board of Game Commissioners of State game preserves on the forestry reservations and elsewhere and providing penalties for violation of this act." The board is also authorized to purchase land adjacent to land on which game preserves are located or to be located and purchase or erect such buildings as may be deemed necessary properly to maintain and protect such game preserves. The land which may be purchased hereunder shall include land from which underlying minerals are excepted or have been excepted or conveyed and land subject to the right to mine such minerals.

Section 2 No land shall be purchased under the provisions of this act unless at the direction of a majority of the Board of Game Commissioners. In any purchase the president of the Board of Game Commissioners shall represent the board.

Section 3 The title to any such land shall be taken by the Board of Game Commissioners in the name of the Commonwealth and when so acquired the entire control of such land shall be under the direction of the Board of Game Commissioners.

Section 4 No land shall be purchased at a price exceeding ten dollars per acre excepting in cases where buildings or cultivated lands are included in the survey or are deemed necessary to the proper maintenance of the lands desired in which case the Board of Game Commissioners expend for the purchase of such lands an amount in excess of fifty thousand dollars per annum excepting for the first year after the passage of this act during which time one hundred thousand dollars if necessary may be expended. The purchase price of any such land shall be paid from the Resident Hunters' License Fund. All payments for any such land shall be made by checks drawn by direct requisition on the Resident Hunters' License Fund and all accounts relative to the purchase of any such lands shall be audited by the Auditor General in the same manner as other accounts of the Board of Game Commissioners are now audited.

Section 5 Any land when so acquired shall be used for the purpose of creating protecting and maintaining perpetually a game preserve. Such lands shall be exempt from the payment of all taxes except such taxes as apply to and are imposed upon State Forests. All taxes assessed against such land shall be paid by the Board of Game Commissioners from the Resident Hunters' License Fund.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 835, entitled

A supplement to an act approved the second day of May one thousand eight hundred and ninety-nine (Pamphlet Laws one hundred eighty-four) entitled "An Act to provide revenue by imposing a mercantile license tax on venders of or dealers in goods wares and merchandise and providing for the collection of said tax" provided for the appointment of and the fixing of salaries of mercantile appraisers in certain counties and providing for the disposition of moneys collected as fees for mercantile appraisers.

The first and second sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties having a population of more than one million and less than one million five hundred thousand inhabitants the Auditor General shall appoint five citizens as mercantile appraisers who shall each receive a salary not to exceed the sum of five thousand dollars per annum which salary shall be fixed by the Auditor General. The fee of fifty cents as now provided and collected by law from the dealer and paid to the mercantile appraiser shall be collected and paid into the county treasury for the use of the Commonwealth. In lieu of the fee of fifty cents heretofore paid to the mercantile appraiser the salary of such appraisers shall be paid monthly out of the mercantile license moneys collected upon bills rendered to and approved by the Auditor General.

The mercantile appraisers herein provided for are authorized and required to publish the mercantile appraisers list of names and classification of each person subject to license in not less than two nor more than three newspapers of general circulation published in the counties in which such mercantile appraisers reside one of which newspapers to represent the minority party of the two principal parties of the county. The cost of such publications shall be paid in the manner now provided by law.

This act shall take effect the first day of October one thousand nine hundred nineteen.

Section 2 All acts and parts of acts general special and local inconsistent with the provisions of this act are hereby repealed.

The title was read as follows:

A Supplement to an act approved the second day of May one thousand eight hundred and ninety-nine (Pamphlet Laws one hundred eighty-four) entitled "An Act to provide revenue by imposing a mercantile license tax on venders of or dealers in goods wares and merchandise and providing for the collection of said tax" providing for the appointment of and the fixing of salaries of mercantile appraisers in certain counties and providing for the disposition of moneys collected as fees for mercantile appraisers.

On the question,

Will the House agree to the title?

Mr. DITHRICH. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend title, page 1, line 8, by striking out the word "provided" before "for" and inserting in lieu thereof "providing."

Amend title page 1, by adding to the title the following: "and authorizing the mercantile appraisers of such counties instead of the county commissioners to have supervision of the publication of the mercantile appraisers lists."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 911, as follows:

An Act relating to attorneys' or solicitors fees for filing municipal liens in boroughs and townships of the first class.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General

Assembly met and it is hereby enacted by the authority of the same That whenever a fee shall be paid by any borough or township of the first class to any attorney or solicitor for the filing of any municipal lien the same shall be taxed as part of the costs of said lien and upon the payment or collection of such lien the amount of such fee shall be paid into the borough or township treasury Provided That this act shall not affect the right of any attorney or solicitor who shall collect said lien to retain any other commission or compensation for the collection of such lien allowed by law and provided further that the fee for filing any municipal lien shall not exceed two dollars

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 55, as follows:

An Act to repeal the act approved the fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws six hundred and sixty-six) entitled "An Act relating to tax assessment returns in certain counties"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws six hundred and sixty-six) entitled "An Act relating to tax assessment returns in certain counties" be and the same is hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 925, as follows:

An Act to amend an act approved the sixth day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred forty-seven) entitled "An Act requiring all counties cities boroughs townships school districts and other municipalities and incorporated districts to sell any bonds or other securities issued by them to the highest responsible bidder after due public notice regulating the publication of such notices and the manner of receiving opening and announcing bids and providing that securities sold in violation of the act shall be void

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the sixth day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred forty-seven) entitled "An Act requiring all counties cities boroughs townships school districts and other municipalities and incorporated districts to sell any bonds or other securities issued by them to the highest responsible bidder after due public notice" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That when any county city borough township school district or other municipality or incorporated district of this Commonwealth having authority so to do shall borrow money and issue bonds or other securities therefor except in the case of the giving of notes for temporary loans as may be authorized by law the authorities thereof shall sell the same to the highest responsible bidder after public notice by advertisement once a week for three weeks in at least one newspaper of general circulation published in the county in which such county city borough township or school district or other municipality or incorporated district shall be situated Provided that no bid for such bonds or securities at less than their par value shall be accepted" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That when any county city borough township school district or other municipality or incorporated district of this Commonwealth having authority so to do shall borrow money and issue bonds or other securities therefor except in the case of the giving of notes for temporary loans as may be authorized by law the authorities thereof shall sell the same to the highest responsible bidder after notice by publication in one or more newspapers once a week for three weeks which notice shall be made by three successive newspaper publications at seven day intervals in one newspaper of the proper county and the time of the meeting of the authorities of the municipality at which the bids shall be publicly received opened and read shall be fixed in said notices at not earlier than twenty-one days after the first publication of the notice of said meeting The acceptance of bid shall only be made by public announcement at the meeting at which bids are received or at a subsequent meeting the time and place of which shall be publicly announced when the bids are received If for any reason

either or both of the above meetings shall not be held the same business may be transacted at subsequent meetings provided that one weeks' notice thereof shall be published in the newspaper aforesaid No securities sold or contracts made by any municipality in violation of the provisions hereof shall be valid Provided that no bid for such bonds or securities at less than their par value shall be accepted

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 927, entitled

An Act to amend section two thousand six hundred and twenty-four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two thousand six hundred and twenty-four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which as amended by an act approved the twenty-first day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred and eighty-eight) entitled "A supplement to an act entitled 'An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing a revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' approved the eighteenth day of May Anno Domini one thousand nine hundred and eleven amending section two thousand six hundred and twenty-two two thousand six hundred and twenty-four two thousand six hundred and twenty-six and two thousand six hundred and twenty-seven thereof and also conferring upon taxpayers similar rights in regard to reports of auditors of school districts of the second third and fourth classes filed prior to the passage of this act as are hereby conferred by the above-enumerated amending sections upon taxpayers in regard to such reports of auditors hereafter filed and providing a similar method of disposition of appeals from such reports of auditors filed prior to the passage of this act as is provided hereby in regard to appeals from reports of auditors filed subsequently hereto" which reads as follows

"Section 2624 If in any report filed by the auditors of any school district of the second or third class there has been any sum charged against any person or persons the amount charged against such person or persons shall in the absence of an appeal within thirty days as aforesaid by such person or persons become a judgment and shall be entered by the prothonotary in favor of the school district against the person or persons charged therewith the same to be collected from such person or persons or the sureties thereof by the school district for its use and benefit or any taxpayer of such district may on its behalf proceed to enforce collection of such judgment for said school district by any appropriate proceeding exceptuonary or otherwise upon filing bond with sufficient surety or sureties conditioned to indemnify and save harmless said school district from any costs accruing by reason of such proceeding" is hereby amended to read as follows

Section 2624 If in any report filed by the auditors of any school district of the second or third class there has been any sum charged or any balance stated therein against any person or persons the amount charged or any balance stated therein against such person or persons shall in the absence of an appeal within thirty days as aforesaid by such person or persons become a judgment and shall be entered by the prothonotary in favor of the school district against the person or persons charged therewith the same to be collected from such person or persons or the sureties thereof by the school district for its use and benefit or any taxpayer of such district may on its behalf proceed to enforce collection of such judgment for said school district by any appropriate proceeding executionary or otherwise upon filing bond with sufficient surety or sureties conditioned to indemnify and save harmless said school district from any costs accruing by reason of such proceeding

On the question,

Will the House agree to the section?

Mr. RAMSEY. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 3, line 4, by striking out the word "which."

Amend section 1, page 3, line 19, by striking out the word "exceptionary" and inserting in lieu thereof "executionary."

On the question.

Will the House agree to the amendments?

They were agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend section two thousand six hundred and twenty-four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 281, entitled

An Act to amend sections one two and three of the act entitled "An Act regulating the business of loaning money in sums of three hundred (\$300) dollars or less either with or without security to individuals pressed by lack of funds to meet immediate necessities fixing the rate of interest and charges therefor requiring the licensing of lenders and prescribing penalties for the violation of this act."

The first section was read as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after passage of this act it shall be lawful for any person persons partnership association or corporation within this Commonwealth who shall comply with the requirements of this act to loan money in sums of three hundred (\$300) dollars or less either with or without security to individuals pressed by lack of funds to meet immediate necessities and charge and collect for the loan thereof interest and fees as hereinafter provided under the following conditions

(a) Any person or persons firm corporation or association applying for the same under oath and in the form prescribed by the Banking Commissioner and paying the sum of fifty (\$50) dollars may in the discretion of the Banking Commissioner except as hereinafter provided obtain a license for carrying on the said business. The said license shall be issued by the Banking Commissioner and shall expire the first day of June next following the date of its issuance but no abatement of said charge shall be made if licenses are issued for less than one year. Every such license shall be renewed annually on the first day of June in each year. No license shall be granted to any corporation unless and until such corporation shall in writing and in due form to be first approved by and filed by the Banking Commissioner appoint an agent resident in the Commonwealth of Pennsylvania upon whom all judicial and other process or legal notice directed to such corporation may be served and in the case of the death removal from the Commonwealth or any legal disability or disqualification of any such agent service of such process or notice may be made upon the Banking Commissioner. The said Commissioner shall have the power to reject any application for license if he is satisfied that the character and general fitness of the applicant or applicants is not such as to command the confidence of the community and to warrant the conclusion that the business will be honestly transacted in accordance with the intent and purpose of this act. The said Commissioner may revoke any license if the licensee shall violate any of the provisions of this act. Whenever such license is revoked said Commissioner shall not issue another to said licensee until the expiration of at least one year from the date of revocation of such license and not at all if such licensee shall have been convicted of a violation of this act under the supervision of section six (6) thereof. In addition to said license fee said licensee shall pay for the examination by said Banking Commissioner as hereinafter provided. Every such applicant shall execute and file a bond to the Commonwealth of Pennsylvania in the penal sum of five thousand (\$5,000) dollars with the Banking Commissioner to be approved by him for the faithful

observance of all laws relating to such business. Said bond shall be executed by a surety company authorized by the laws of Pennsylvania to transact business within the Commonwealth and such bond shall be renewed and refilled annually not later than the first day of June in each year.

(b) The license shall state fully the name or names of the person or corporation and of every member of the firm or association authorized to do business thereunder and the location of the office or place of business in which the business is to be conducted and in the case of a corporation shall also state the date and place of its incorporation the names of its directors for the period for which the license is issued and the name and address of the agent as provided in section one (1) of this act. Such license shall be kept posted in a conspicuous place in the office where the business is transacted. No person persons firm corporation or association so licensed shall transact or solicit business under any other name or at any other office or place of business than that named in the license. Not more than one office or place of business shall be maintained under the same license and no loans or advancements shall be made at any other place than that designated in the license. But in case of a removal the Banking Commissioner may on application indorse thereon a transfer to the new place of business with the date of transfer and from the time of such indorsement the new place so designated shall be deemed the place designated in the license.

(c) The Banking Commissioner shall either personally or by such person or persons as he may appoint for the purpose at least once a year and oftener if he deems it advisable investigate the business and affairs of every such licensee and for that purpose shall have free access to the vaults books and papers thereof and other sources of information with regard to the business of such licensee and shall ascertain the condition of the business and whether it has been transacted in accordance with the law. Said Commissioner and every examiner appointed by him shall have authority to examine under oath or affirmation any person whose testimony relative to the business of any such licensee may be required on any such examination. The cost of every such examination shall be paid by the licensee so examined and said Commissioner may maintain an action for the recovery of such costs in any Court of competent jurisdiction" is hereby amended to read as follows

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the passage of this act it shall be lawful for any person persons partnership association or corporation within this Commonwealth who shall comply with the requirements of this act to loan money in sums of three hundred (\$300) dollars or less either with or without security to individuals pressed by lack of funds to meet immediate necessities and charge and collect for the loan thereof interest as hereinafter provided under the following conditions

(a) Any person or persons firm corporation or association applying for the same under oath and in the form prescribed by the Banking Commissioner and paying the sum of fifty (\$50) dollars may in the discretion of the Banking Commissioner except as hereinafter provided obtain a license for carrying on said business. The said license shall be issued by the Banking Commissioner and shall expire the first day of June next following the date of its issuance but no abatement of said charge shall be made if licenses are issued for less than one year. Every such license shall be renewed annually on the first day of June in each year. No license shall be granted to any corporation unless and until such corporation shall in writing and in due form to be first approved by and filed by the Banking Commissioner appoint an agent resident in the Commonwealth of Pennsylvania upon whom all judicial and other process or legal notice directed to such corporation may be served and in the case of death removal from the Commonwealth or any legal disability or disqualification of any such agent service of such process or notice may be made upon the Banking Commissioner. The said Commissioner shall have the power to reject any application for license if he is satisfied that the character and general fitness of the applicant or applicants is not such as to command the confidence of the community and to warrant the conclusion that the business will be honestly transacted in accordance with the intent and purpose of this act. The said Commissioner may revoke any license if the licensee shall violate any of the provisions of this act. Whenever such license is revoked the Commissioner shall not issue another to said licensee until the expiration of at least one year from the date of revocation of such license and not at all if such licensee shall have been convicted of a violation of this act under the provisions of section six (6) thereof. In addition to said license fee said licensee shall pay for the examination by said Banking Commissioner as hereinafter provided. Every such applicant shall execute and file a bond to the Commonwealth of Pennsylvania in the penal sum of five thousand (\$5,000) dollars with the Banking Commissioner to be approved by him for the faithful observance of all laws relating to such business. Said bond shall be executed by a surety company authorized by the laws of Pennsylvania to transact business within the Commonwealth and such bond shall be renewed and refilled annually not later than the first day of June in each year.

(b) The license shall state fully the name or names of the person or corporation and of every member of the firm or association authorized to do business thereunder and the location of the office or place of business in which the business is to be conducted and in the case of a corporation shall also state the date and place of its incorporation the names of its directors for the period for which the license is issued and

the name and address of the agent as provided in section one (1) of this act. Such license shall be kept posted in a conspicuous place in the office where the business is transacted. No person persons firm corporation or association so licensed shall transact or solicit business under any other name or at any other office or place of business than that named in the license. Not more than one office or place of business shall be maintained under the same license and no loans or advancements shall be made at any other place than that designated in the license. But in case of a removal the Banking Commissioner may on application indorse thereon a transfer to the new place of business with the date of transfer and from the time of such indorsement the new place so designated shall be deemed the place designated in the license.

(c) The Banking Commissioner shall either personally or by such person or persons as he may appoint for the purpose at least once a year and oftener if he deems it advisable investigate the business and affairs of every such licensee and for that purpose shall have free access to the vaults books and papers thereof and other sources of information with regard to the business of such licensee and shall ascertain the condition of the business and whether it has been transacted in accordance with the law. Said Commissioner and every examiner appointed by him shall have authority to examine under oath or affirmation any person whose testimony relative to the business of any such licensee may be required on any such examination. The cost of every such examination shall be paid by the licensee so examined and said Commissioner may maintain an action for the recovery of such costs in any Court of competent jurisdiction.

"Section 2. Any person persons copartnership association or corporation who shall obtain a license in accordance with the provisions of section one of this act shall be entitled to loan money in sums of three hundred (\$300) dollars or less either with or without security to individuals pressed by lack of funds to meet immediate necessities at his their or its place of business for which said license is issued and to charge the borrower thereof for its use or loan interest as follows: Upon loans not exceeding one hundred (\$100) dollars in amount not more than three (3) per centum per month upon loans exceeding one hundred (\$100) dollars in amount and not exceeding three hundred (\$300) dollars not more than two (2) per centum per month and in addition in any case in which the loan is made for a period of not less than four (4) months on sums not exceeding fifty (\$50) dollars in amount an examination fee of not more than one (\$1) dollar on sums exceeding fifty (\$50) dollars an examination fee of not more than two (\$2) dollars may be charged for examining the security offered or the credit and responsibility of the borrower. No charge of any kind in addition to interest shall be made on a loan of less than fifteen (\$15) dollars. No charge in addition to the said interest and examination fee shall be exacted charged or collected."

"It shall not be lawful for said lender to divide or split up applications for loans under any pretext whatsoever so as to acquire or exact any other or greater charges than prescribed therein or to make any charges for renewals or extensions or for any transfers or charges of any loan or loans within four months of the date of the original loan. Said licensee shall be entitled to charge for each renewal extension or transfer of any loan made after the expiration of four months from date of said loan a new examination fee as hereinbefore specified providing said renewal extension or transfer shall be for a period of not less than four months from date of making said renewal extension or transfer. Interest shall not be payable in advance and shall be chargeable only upon unpaid balances. The examination fee herein provided may be payable at the time of the making of the loan. A licensee shall not be entitled to any examination fee or any charge whatsoever unless a loan is actually made. If interest or charges in excess of those hereinbefore prescribed shall be received by any licensee the said licensee shall thereupon lose all his right to collect or receive the interest and charges allowed under this act and shall be entitled to recover from the borrower only the amount actually loaned together with interest at the rate of six per centum per annum upon unpaid balances less any and all amounts already paid by the borrower on account of said loan either as principal or interest. Any person borrowing money from any licensee under this act who shall be charged and pay any charges or interest in excess of those prescribed and allowed by the provisions of this act shall be entitled to recover back from the lender by action at law begun at any time within two years from the date of the last payment any and all sums of money so charged and paid in excess of the amount of the original loan together with interest at the rate of six per centum per annum upon unpaid balances up to the date of final payment of said loan and in addition fifty (\$50) dollars as a penalty to be paid to the borrower" is hereby amended to read as follows:

On the question,

Will the House agree to the section?

Mr. JAMES A. WALKER. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 1, line 1, by inserting after the figure "1" the following: "Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same, That section one of an act approved the seven-

teenth day of June one thousand nine hundred and fifteen (P. L. 1012) entitled "An Act regulating the business of loaning money in sums of three hundred (\$300) dollars or less, either with or without security, to individuals pressed by lack of funds to meet immediate necessities; fixing the rates of interest and charges therefor; requiring the licensing of lenders; and prescribing penalties for the violation of this act," which reads as follows."

Amend section 1, page 6, line 26, by striking out the syllable "ank" and inserting in lieu thereof "ing."

Amend page 8, by inserting after line 20, the following: "Section 2 That section two of said act which reads as follows."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section was read as follows:

Section 2. Any person persons copartnership association or corporation who shall obtain a license in accordance with the provisions of section one of this act shall be entitled to loan money in sums of three hundred (\$300) dollars or less either with or without security to individuals pressed by lack of funds to meet immediate necessities at his their or its place of business for which said license is issued and to charge the borrower thereof for its use or loan interest at a rate not to exceed three and one-half (3½) per centum per month. No fees fines or other charges either in addition to or as a part of the above specified interest shall be charged or collected under any pretext whatsoever.

Interest shall not be payable in advance or compounded and shall be computed only on unpaid balances for the time that has elapsed at date of payment. If interest in excess of that hereinbefore prescribed shall be received by any licensee the said licensee shall thereupon lose all his right to collect or receive the interest allowed under this act and shall be entitled to recover from the borrower only the amount actually loaned together with interest at the rate of six per centum per annum upon unpaid balances less any and all amounts already paid by the borrower on account of said loan either as principal or interest. Any person borrowing money from any licensee under this act who shall be charged and pay any interest in excess of that prescribed and allowed by the provisions of this act shall be entitled to recover back from the lender by action at law begun at any time within two years from the date of the last payment any and all sums of money so charged and paid in excess of the amount of the original loan together with interest at the rate of six per centum per annum upon unpaid balances up to the date of final payment of said loan and in addition fifty (\$50) dollars as a penalty to be paid to the borrower.

"Section 3. A licensee making any loan under the terms of this act shall at the time of making such loan give to the borrower a receipt or card upon which shall be stated the date and amount actually loaned the amount of examination fee the amount and date of each payment thereon and the rate of interest charged. On the back thereof or immediately attached thereto shall be printed in legible type in English a copy of section two (2) of this act" is hereby amended to read as follows:

On the question,

Will the House agree to the section?

Mr. JAMES A. WALKER. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 2, page 9, line 22, by striking out the word "charges" and inserting in lieu thereof "changes."

Amend page 12, by inserting after line 8, the following: "Section 3 That section three of said act which reads as follows."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The third section was read and agreed to as follows:

Section 3. A licensee making any loan under the terms of this act shall at the time of making such loan give to the borrower a receipt or card upon which shall be stated the date and amount actually loaned the amount and date of each payment thereon and the rate of interest charged. On the back thereof shall be printed in legible type in English a copy of section two (2) of this act.

The title was read as follows:

An Act to amend sections one two and three of the act entitled "An Act regulating the business of loaning money in sums of three hundred (\$300) dollars or less either with or without security to individuals pressed by lack of funds to

meet immediate necessities fixing the rate of interest and charges therefor requiring the licensing of lenders and prescribing penalties for the violation of this act"

On the question,

Will the House agree to the title?

Mr. JAMES H. WALKER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title page 1, line 1, by inserting after the word "act" the following: "approved the seventeenth day of June one thousand nine hundred and fifteen (P. L. 1012)."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 721, as follows:

An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and nineteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and nineteen

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following sums or so much thereof as may be necessary be and the same are hereby specifically appropriated to the several objects hereinafter named for the two fiscal years commencing on the first day of June one thousand nine hundred and nineteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and nineteen to be paid out of any moneys in the treasury not otherwise appropriated

Section 2 For the payment of the salaries of the several State officers the clerks and employes in the several departments of the State Government and for the incidental expenses of the said departments the following sums or so much thereof as may be necessary the same to be paid on the warrant of the Auditor General upon the State Treasurer in the amounts as follows and in the manner prescribed by law

EXECUTIVE DEPARTMENT.

Office of Governor.

For the payment of the salary of the Governor two years the sum of twenty thousand dollars (\$20,000)

For the payment of clerk hire two years the sum of fifty thousand three hundred and sixty dollars (\$50,360)

For the contingent expenses including clerical and stenographic charges for the Executive Department and the traveling expenses of the Secretary to the Governor for the two fiscal years beginning June first one thousand nine hundred and nineteen the sum of twelve thousand dollars (\$12,000)

For the payment of the traveling and the incidental expenses of the Governor the miscellaneous expenses incurred in the conduct and management of the Executive Mansion for the two fiscal years beginning June first one thousand nine hundred and nineteen and for the payment of like expenses incurred and remaining unpaid prior to June first one thousand nine hundred and nineteen the sum of twenty-four thousand dollars (\$24,000) or so much thereof as may be necessary to be expended at the discretion of the Governor

For the payment of the increase in the salaries of the employes of the Executive Department as provided in Senate bill number ninety-nine providing for the reorganization of the said Executive Department from the date of the approval of the said act February twenty-sixth one thousand nine hundred and nineteen to May thirty-first one thousand nine hundred and nineteen the sum of two thousand one hundred forty-nine dollars and eleven cents (\$2,149.11)

Office of Lieutenant Governor

For the payment of the salary of the Lieutenant-Governor two years the sum of ten thousand dollars (\$10,000)

For all contingent expenses including traveling clerical and stenographic charges of the Lieutenant-Governor for the two fiscal years beginning June first one thousand nine hundred and nineteen the sum of two thousand five hundred dollars (\$2,500)

EXECUTIVE CONTROLLER DEPARTMENT

For the payment of the salary of the Executive Controller two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the Assistant Executive Controller two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of the stenographer and typewriter two years the sum of two thousand dollars (\$2,000)

For the payment of contingent expenses extra clerk hire investigations and traveling expenses two years the sum of three thousand dollars (\$3,000)

STATE DEPARTMENT

For the payment of the salary of the Secretary of the Commonwealth two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salary of the Deputy Secretary of the Commonwealth two years the sum of nine thousand dollars (\$9,000)

For the payment of clerk hire including messenger and night-watchman two years the sum of one hundred and thirty-two thousand seven hundred and sixty dollars (\$132,760)

For the payment of janitor postage express charges traveling and contingent expenses two years the sum of fifteen thousand dollars (\$15,000)

AUDITOR GENERAL'S DEPARTMENT

For the payment of the Auditor General two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the Auditor General for services as a member of the Board of Public Grounds and Buildings two years the sum of one thousand two hundred dollars (\$1,200)

For the salaries of the Deputy Auditor General Assistant Deputy Auditor General Chief Clerks Chief of Bureau of Corporations and assistants Traveling Auditors Accountants bookkeepers and all other clerks and employes provided by law the sum of seven hundred sixty-two thousand two hundred dollars (\$762,200)

For the payment of compensation and expenses of persons appointed in pursuance of law to examine the accounts of officers or of individuals required by law to make report to the Auditor General of moneys due the Commonwealth and for the payment of expenses of deputies and traveling auditors actually and necessarily incurred by them in the performance of the duties assigned them as provided by law two years the sum of one hundred thousand dollars (\$100,000)

For the payment of extra clerks for the purpose of balancing and transferring accounts making new indices for rendering any other general assistance to the regular clerical force two years the sum of one hundred thousand dollars (\$100,000)

For the purchase of patent indexes records law books and other books necessary for the proper conduct of the work of collecting taxes from corporations and auditing accounts two years the sum of three thousand dollars (\$3,000)

For the payment of persons employed by the Auditor General to discover prosecute and collect delinquent corporation taxes for two years beginning June first one thousand nine hundred and nineteen and for the payment of persons who have been so employed prior to that date the sum of one hundred thousand dollars (\$100,000) or so much thereof as may be necessary

For the payment of the compensation of informants in escheats as provided for in the act of May second one thousand eight hundred and eighty-nine and amendments thereto the fees and expenses of escheats and the services of attorneys authorized by the Auditor General in connection with such escheat proceedings and for the refund of moneys to those entitled thereto upon the traverse of decrees in escheat as provided by said act for the two years beginning June first one thousand nine hundred and nineteen the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary

For the payment of the costs of publishing in newspapers and legal periodicals statements containing the names addresses amount of money or character of property as filed in the office of the Auditor General under the provisions of an act approved the seventh day of June one thousand nine hundred and fifteen entitled "An act providing for the escheat of deposits of money or property of another received for storage or safe keeping the dividends profits debts and interest on debts of corporations companies banks trust companies insurance companies limited partnerships and partnership associations organized under the laws of this Commonwealth except mutual saving fund-society not having a capital stock represented by shares and except also building and loan associations and property held for the benefit of another by the same and the profits accretions and interest on such property as well as interest thereon accrued or which should have accrued between the fixing of the amount of such property by the award of any court and the actual distribution thereof" the sum of one hundred and twenty-five thousand dollars (\$125,000) or so much thereof as may be necessary

For the payment of costs in suits against delinquent dealers for mercantile and other licenses incurred during the years one thousand nine hundred and nineteen and one thousand nine hundred and twenty-one the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

For the balance due or to become due retired county officers on account of over-payment of mercantile and other taxes collected for the Commonwealth the sum of five thousand dollars (\$5,000)

DEPARTMENT OF INTERNAL AFFAIRS

For the payment of the salary of the Secretary of Internal Affairs two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salary of the Deputy Secretary of Internal Affairs two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the clerk to the Board of Public Property two years the sum of four hundred dollars (\$400)

For the payment of the salary of the Chief of the Bureau of Standards in the Department of Internal Affairs two years the sum of six thousand dollars (\$6,000)

For the payment of traveling and other contingent expenses for the Bureau of Standards for the two fiscal years beginning June first one thousand nine hundred and seventeen the sum of one thousand dollars (\$1,000) and for additional equipment and maintenance the sum of five hundred dollars (\$500)

For the payment of the salaries of the other officials clerks and employes in the Department of Internal Affairs two years the sum of seventy-seven thousand two hundred dollars (\$77,200)

For the payment of contingent expenses two years the sum of eight thousand dollars (\$8,000)

For the payment of services rendered and expenses incurred in the collection of tax statistics and for the compilation of the same as required by the act of Assembly approved May ninth one thousand eight hundred and eighty-nine for the two fiscal years beginning June first one thousand nine hundred and nineteen the sum of ten thousand dollars (\$10,000) to be paid upon the warrant of the Auditor General upon specifically itemized vouchers certified by the Secretary of Internal Affairs

For the payment of necessary services and expenses incurred through the bureau of railways of the Department of Internal Affairs in the investigation of complaints made against corporations under sections four and five of the act approved the eleventh day of May one thousand eight hundred and seventy-four for the necessary services and expenses incident to the investigation against delinquent corporations under the act approved the nineteenth day of April one thousand eight hundred and ninety-seven and for the investigation of accidents and the securing of special reports as authorized under section eleven article seventeen of the Constitution and for the payment of postage express charges and other incidental expenses of the bureau for the two fiscal years beginning June first one thousand nine hundred and nineteen the sum of five thousand dollars (\$5,000) All expenditures under this appropriation to be itemized on vouchers by the Secretary of Internal Affairs and filed with the Auditor General

For the payment of skilled draftsmen surveyors and other assistants necessary to the proper continuation of the warrant map work authorized by the act of Assembly approved June thirteenth one thousand nine hundred and seven and subsequent amendments and supplements thereto including all necessary traveling and subsistence expenses in the field work of the same for the two fiscal years beginning June first one thousand nine hundred and nineteen the sum of fifteen thousand dollars (\$15,000)

For services and other expenses incident to the investigating and surveying of vacant and unappropriated land as authorized and provided in the first section of the act entitled "An Act relating to the granting of titles by the Commonwealth of Pennsylvania to vacant and unappropriated land and the price to be paid for the same the conveyance to the State Forestry Reservation Commission where desirable for forest culture or forest preservation preventing the granting of warrants for the beds of navigable rivers and providing for acceptance of returns of surveys without limitation as to excess or surplus" approved the third day of May one thousand nine hundred and nine for the two fiscal years beginning June first one thousand nine hundred and nineteen the sum of one thousand five hundred dollars (\$1,500)

For the payment of expenses incident to maintenance of equipment and for additional equipment for the two fiscal years beginning June first one thousand nine hundred and nineteen the sum of three hundred dollars (\$300.00)

For the temporary employment of draftsmen in copying the surveys or other ancient papers important to be preserved in the land office bureau as required by the act approved the sixteenth day of February one thousand eight hundred and thirty-three (Pamphlet Laws page forty-seven) for the two fiscal years beginning June first one thousand nine hundred and nineteen the sum of thirty-two thousand dollars (\$32,000)

For the inspection and repairs of State boundary-line monuments under authority of section two of the act of Assembly approved May fourth one thousand eight hundred and eighty-nine and subsequent amendments and supplements thereto for the two fiscal years beginning June first one thousand nine hundred and nineteen the sum of one thousand dollars (\$1,000)

TREASURY DEPARTMENT

For the payment of the salary of the State Treasurer two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the State Treasurer for services as a member of the Board of Public Grounds and Buildings two years the sum of one thousand two hundred dollars (\$1,200)

For the payment of the salary of the Cashier two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of Assistant Cashier two years the sum of seven thousand two hundred dollars (\$7,200)

For the payment of clerk hire including messenger and three watchmen two years the sum of ninety thousand eight hundred dollars (\$90,800)

For the payment of contingent expenses two years the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

For the payment of such extra clerks and employes as the State Treasurer may find necessary for the purpose of balancing and transferring accounts making new indices or rendering any other general assistance to the regular clerical force and for the payment of cleaners two years the sum of ninety thousand dollars (\$90,000) or so much thereof as may be necessary

For the purchase of patent indices law books and other books necessary for the proper conduct of the work of the department two years the sum of one thousand five hundred dollars (\$1,500) or so much thereof as may be necessary

For the payment of traveling expenses of the State Treasurer and employes while on departmental business two years the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary

For the payment of postage express charges and other incidental expenses two years the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

For the payment of cost of procuring bonds required to be given by employes of the Treasury Department to the State Treasurer for the faithful performance of their duties two years the sum of two thousand five hundred dollars (\$2,500) or so much thereof as may be necessary

ATTORNEY GENERAL'S DEPARTMENT

For the payment of the salary of the Attorney General two years the sum of twenty-four thousand dollars (\$24,000)

For the payment of the salaries of the six deputy Attorneys General two years the sum of sixty-one thousand dollars (\$61,000)

For the payment of the salaries of the private secretary three law clerks five stenographers one messenger and one telephone operator two years the sum of forty-one thousand two hundred dollars (\$41,200)

For the payment of such additional Deputy Attorneys General clerks investigators of maintenance claims against estates of the insane and stenographers as shall be appointed by the Attorney General contingent expenses witness fees serving processes and for such other costs as the Commonwealth may be liable in cases in which the Commonwealth is or may be a party postage express charges the purchase of law books for the law library of the Attorney General's Department the services and expenses of attorneys to be employed to assist in cases and the prosecution of claims in which the Commonwealth is interested for the two fiscal years commencing June first one thousand nine hundred and nineteen the sum of one hundred and twenty-five thousand dollars (\$125,000)

BANKING DEPARTMENT

For the payment of the salary of the Commissioner of Banking two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salary of the Deputy Commissioner of Banking two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the chief clerk two years the sum of four thousand dollars (\$4,000)

For the payment of the salaries of five clerks two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salary of one additional clerk two years the sum of three thousand two hundred dollars (\$3,200)

For the payment of the salaries of three stenographers and typewriters two years the sum of seven thousand two hundred dollars (\$7,200)

For the payment of the salary of the messenger two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the contingent expenses two years the sum of six thousand five hundred dollars (\$6,500)

For the payment of the salaries of employes and other expenses incident to the supervision of private banks as provided for in the act approved the nineteenth day of June Anno Domini one thousand nine hundred and eleven entitled "An Act to provide for licensing and regulating private banking in the Commonwealth of Pennsylvania and providing penalties therefor" two years the sum of eleven thousand dollars (\$11,000)

For the payment of the salaries and expenses of the examiners two years the sum of one hundred and seventy-five thousand dollars (\$175,000) this item to include any technical or additional expert evidence which may be necessary to determine the solvency of institutions under the supervision of the Banking Department

For the payment of the salaries of employes and other expenses incident to the supervision of the business of loaning money to individuals two years the sum of six thousand dollars (\$6,000)

DEPARTMENT OF PUBLIC INSTRUCTION

For the payment of the salary of the Superintendent of Public Instruction two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of the Deputy Superintendent clerks and messenger two years the sum of twenty-five thousand two hundred dollars (\$25,200)

For extra clerical assistance necessary in the distribution of the appropriation to the common schools two years the sum of one thousand dollars (\$1,000) Provided That the sum paid for such clerical assistance shall not exceed one hundred dollars per month for five months of each of said two years

For the payment of the contingent expenses two years the sum of six thousand dollars (\$6,000)

For the payment of the expenses of the State Normal School examiners two years the sum of five thousand five hundred dollars (\$5,500)

For the payment of the salaries of the high school inspectors two years the sum of twenty thousand dollars (\$20,000)

For the payment of the traveling and other expenses of the high school inspectors two years the sum of eight thousand dollars (\$8,000)

For the payment of the expenses and services of the examining boards for State permanent and special certificates two years the sum of five thousand dollars (\$5,000)

For the payment of four stenographers and typewriters two years the sum of eight thousand dollars (\$8,000)

For the payment of the cost of circulating the Pennsylvania School Journal two years the sum of five thousand dollars (\$5,000)

Bureau of Professional Education

For the payment of the officers and assistants and expenses of the Bureau of Professional Education in the Department of Public Instruction two years the sum of twenty thousand dollars (\$20,000)

Bureau of Medical Education and Licensure

For the payment of the salaries and expenses of the officers and members of the Bureau of Medical Education and Licensure and for incidental expenses including rent clerical services stenographer typewriting and other necessary assistance two years the sum of thirty thousand dollars (\$30,000)

For the payment of the expenses incurred in the regulation of the practice of midwifery act of June fifth one thousand nine hundred and thirteen (Pamphlet Laws four hundred and forty-one) the sum of fifteen thousand five hundred dollars (\$15,500)

State Board of Education

For the payment of the necessary expenses of the members of the State Board of Education and the salaries of clerks stenographers and other employees and of other necessary expenses of the board two years the sum of fifty-seven thousand five hundred dollars (\$57,500)

Schools

For the support of the public schools State normal schools vocational schools continuation schools and other public school agencies in this Commonwealth for the two fiscal years beginning on the first Monday of July one thousand nine hundred and nineteen the sum of twenty million dollars (\$20,000,000)

Provided That out of said amount hereby appropriated there shall be set apart the sum of nine hundred thousand dollars (\$900,000) for the encouragement and support of township and borough high schools including joint high schools maintained by two or more townships or by a borough and one or more townships but no high school shall receive appropriations as a high school of the first grade unless it has three teachers who devote their entire time to the high school work during a period of nine months and no high schools shall receive appropriations as a high school of the second grade unless it has two teachers who devote their entire time to high school work during a period of eight months nor shall any high school receive appropriation unless it has a regular attendance of twelve pupils doing high school work

And provided further That out of the amount hereby appropriated there shall be paid for the education of teachers in the State normal schools the sum of eight hundred and fifty thousand dollars (\$850,000) to be applied as follows For each student over seventeen years of age who shall sign an agreement binding said student to teach in the common schools of this State two full annual terms there shall be paid the sum of one dollar and fifty cents a week towards the payment of expenses for tuition for said student Provided That each student in a State normal school drawing such an allowance from the State must receive regular instruction in the science and art of teaching in a special class devoted to that object for the whole time for which said allowance is drawn which amount shall be paid upon the warrants of the Superintendent of Public Instruction

And provided further That out of the said amount hereby appropriated there shall be set apart the sum of two hundred and ninety-five thousand dollars (\$295,000) to be expended on the warrants of the Superintendent of Public Instruction for the payment of the salaries of the county superintendents of public schools for two years

And provided further That out of the said amount hereby appropriated there shall be set apart the sum of two hundred and thirty-one thousand dollars (\$231,000) to be expended on the warrant of the Superintendent of Public Instruction for the payment of the salaries for two years of the assistant county superintendents of public schools

And provided further That the sum of five hundred and twenty thousand dollars (\$520,000) or so much thereof as may be necessary is hereby set apart out of said amount for the several normal schools organized and accepted as such under the laws of this Commonwealth to be divided equally among them for the two fiscal years beginning June first one thousand nine hundred and nineteen for maintenance for the payment of debts already incurred and for betterments

And provided further That the sum of two hundred and fifty-four thousand dollars (\$254,000) is hereby set apart out of said amount for necessary additions extensions alterations equipment and repairs to the several normal schools now owned by the Commonwealth

And provided further That out of said amount the sum of one hundred thousand dollars (\$100,000) or so much thereof as may be necessary is hereby appropriated to the State Board of Education for the purchase by the Commonwealth of Pennsylvania of State normal schools in this Commonwealth and for liquidation of indebtedness of the same existing at the time of the purchase

And provided further That out of said amount there shall be set apart for the use of the State Board of Education the sum of five hundred and fifty-three thousand dollars (\$553,000) for the purpose of liquidating a portion of the mortgage indebtedness of the several State normal schools now owned by the Commonwealth

And provided further That out of the said amount hereby appropriated there shall be set apart the sum of four hundred and one thousand five hundred and fifty- (\$401,550) dollars to aid school districts which now maintain or shall cause to be established and maintained vocational schools or departments as a part of the public school system for the training of vocational teachers in such institutions as the State Board of Education may designate and under such regulations as the State Board of Education may prescribe and for the payment of salaries and other expenses of the Bureau of Vocational Education for the two fiscal years beginning June first one thousand nine hundred and nineteen

And provided further That out of the amount hereby appropriated there shall be set apart and paid over to the State Board of Education when and as may be required by it the sum of three hundred forty-six thousand six hundred dollars (\$346,600) for the purpose of encouraging promoting organizing and maintaining schools for agricultural education manual training domestic science and such other vocational and practical education as the needs of the Commonwealth require and for the purpose of equalizing educational advantages in the different parts of the Commonwealth as provided for in section nine hundred and five and nine hundred and seven of an act of the General Assembly commonly known as the School Code and entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" approved the eighteenth day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine)

And provided further That out of the amount hereby appropriated there shall be set apart the sum of fifteen thousand dollars (\$15,000) or so much thereof as may be necessary for the two fiscal years beginning June first one thousand nine hundred and nineteen for the investigation transportation and necessary expenses involved in the education of blind children under section one thousand four hundred thirty-nine of the act entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" Said moneys shall be paid by the State Treasurer on order of the State Board of Education and on warrant of the Auditor General

The remainder of the amount hereby appropriated shall be paid on warrant of the Superintendent of Public Instruction drawn in favor of the several districts of the Commonwealth in amounts designated by the State Treasurer and whenever he shall notify the Superintendent of Public Instruction in writing that there are sufficient funds in the State treasury to pay the same

College and University Council

For the payment of the traveling expenses of the members of the College and University Council two years the sum of one thousand dollars (\$1,000)

Dental Council of Pennsylvania

For the payment of the necessary expenses of the Dental Council two years the sum of three thousand dollars (\$3,000)

ADJUTANT GENERAL'S DEPARTMENT

For the payment of the salary of the Adjutant General two years the sum of fifteen thousand dollars (\$15,000)

For the payment of clerk hire in the Adjutant General's office and employees of the State Arsenal two years the sum of one hundred and five thousand two hundred dollars (\$105,200)

For the payment of the contingent expenses including the shipping of arms and so forth two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of the State Military Board two years the sum of three thousand six hundred dollars (\$3,600)

For the purchase of military stores in place of those sold or exchanged by the Adjutant General under the provisions of section twenty-eight of an act of Assembly approved May third one thousand nine hundred and seventeen reading as follows "He (the Adjutant General) may with the approval of the Governor as Commander-in-Chief sell or exchange for

time to time such military stores belonging to the Commonwealth as are found unserviceable or in state of decay or which it may be deemed for the best interest of the Commonwealth to sell or exchange all moneys received for stores so sold shall be paid into the Treasury of the Commonwealth" or Acts of Assembly subsequent thereto and for the expense of packing and transportation in issuing new stores or receiving old or obsolete stores returned to the State Arsenal or for improvements necessary at permanent camp grounds or for such other military purposes as the State Military Board may direct. Provided That payment by the Auditor General shall not at any time be in excess of the amount paid into the State Treasury by the Adjutant General as proceeds of such sales or exchanges—the sum of fifty thousand dollars (\$50,000) or as much thereof as may be necessary said payments to be made on the warrants of the Auditor General drawn upon the State Treasury upon certificates of the Adjutant General showing amount paid into State Treasury and then available and upon properly itemized vouchers being filed by the Adjutant General.

For the payment of the organizations of the National Guard of Pennsylvania entitled thereto or to the United States Government of amounts recovered and paid into the State Treasury by or on account of officers of the National Guard delinquent in accounting for public moneys paid to them or military stores or supplies issued to such officers under the provisions of an act of Assembly approved May third one thousand nine hundred and seventeen entitled "An Act providing for the organization government discipline maintenance and regulation of the armed land forces of this Commonwealth" or acts of Assembly subsequent thereto—the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary payments to be made by warrants of the Auditor General drawn upon the State Treasury upon proper certificate of the Adjutant General showing collection of moneys from sureties on bonds and payment of the same into the State Treasury.

STATE ARMORY BOARD

For the payment of salaries of the members of the State Armory Board except members ex officio the sum of twelve thousand dollars (\$12,000) or so much thereof as may be necessary.

INSURANCE DEPARTMENT

For the payment of the salary of the Insurance Commissioner two years the sum of fifteen thousand dollars (\$15,000).

For the payment of the salary of the Deputy Insurance Commissioner two years the sum of eight thousand dollars (\$8,000).

For the payment of the salary of the actuary two years the sum of ten thousand dollars (\$10,000).

For the payment of the salary of the actuary two years the sum of ten thousand dollars (\$10,000).

For the payment of the salaries of the examiner-in-chief and three assistant examiners one examiner of statements and four examiners two years the sum of sixty-five thousand dollars (\$65,000).

For the payment of the salaries of two inspectors two years the sum of eight thousand dollars (\$8,000).

For the payment of clerk hire including messenger two years the sum of eighty-five thousand dollars (\$85,000).

For the payment of contingent expenses and for traveling and contingent expenses of actuary examiners and inspectors two years the sum of twenty-five thousand dollars (\$25,000).

STATE FIRE MARSHAL'S DEPARTMENT

For the payment of the salary of the State Fire Marshal two years the sum of ten thousand dollars (\$10,000).

For the payment of the salary of the Chief Assistant State Fire Marshal two years the sum of eight thousand dollars (\$8,000).

For the payment of the salary of the first second third and fourth deputy state fire marshals two years the sum of twenty-four thousand dollars (\$24,000).

For the payment of salaries of clerks and stenographers (not to exceed one thousand five hundred dollars (\$1,500) per annum each) two years the sum of thirty-six thousand dollars (\$36,000).

For the payment of the salaries of twenty-five (25) Deputy State Fire Marshals two years the sum of eighty-six thousand dollars (\$86,000).

For the payment of the salary of messenger two years the sum of two thousand eight hundred dollars (\$2,800).

For the payment of contingent expenses for contingent traveling expenses of the State Fire Marshal his deputies and assistants for the reporting of fires and mileage incident thereto for the investigation of incendiary fires and the inspection of property for the payment of services of special investigators attorneys and expenses incident thereto to assist in the detection and prosecution of the crime of arson for the payment of costs witness fees the taking of testimony and the serving of processes for the demolition and removal of dilapidated buildings and dangerous fire hazards et cetera for preparing and disseminating knowledge of fire prevention and for carrying out the act of establishing the Department of State Fire Marshal for two years the sum of eighty thousand dollars (\$80,000).

STATE LIBRARY

For the payment of the salary of the State Librarian two years the sum of nine thousand dollars (\$9,000).

For the payment of the salary of the First Assistant State Librarian two years the sum of five thousand dollars (\$5,000).

For the payment of the salary of the Second Assistant State Librarian two years the sum of four thousand dollars (\$4,000).

For the payment of the salary of the clerk two years the sum of two thousand dollars (\$2,000).

For the payment of the salary of an assistant in charge of the Division of Public Records in connection with the State Library two years the sum of four thousand dollars (\$4,000).

For the payment of the salary of the stenographer two years the sum of two thousand four hundred dollars (\$2,400).

For the payment of the salary of the two night assistants two years the sum of three thousand six hundred dollars (\$3,600).

For the payment of the salaries and necessary expenses incident to the preservation of the public records in the Division of Public Records two years the sum of fourteen thousand eight hundred dollars (\$14,800).

For the payment of the salary of the messenger two years the sum of two thousand four hundred dollars (\$2,400).

For the payment of the salary of the night watchman two years the sum of two thousand forty dollars (\$2,040).

For the payment of freight expressage postage traveling expenses cleaning rooms and miscellaneous expenses two years the sum of five thousand dollars (\$5,000).

For the payment of the salaries of four assistants in the library at fifty dollars per month two years the sum of four thousand eight hundred dollars (\$4,800).

For the purchase of law books and exchanges two years the sum of six thousand dollars (\$6,000).

For the payment of the annual subscription of at least one leading newspaper in each county of the Commonwealth for permanent preservation and one newspaper of seventeen cities of the United States and for completing the files of Pennsylvania newspapers two years the sum of one thousand two hundred dollars (\$1,200).

For the purchase of miscellaneous books and illustrations two years the sum of twelve thousand dollars (\$12,000).

For the purchase of such English parliamentary papers as may be deemed advisable by the Librarian and Trustees of the State Library two years the sum of seven hundred and fifty dollars (\$750).

For the payment of the salaries and expenses incident to the work of preparing a law catalogue of the State Library and for the continuation of the regular cataloguing work of the Library two years the sum of four thousand eight hundred dollars (\$4,800).

For the payment of the salaries and expenses incident to the completion of the work of preparing a catalogue of the State Library on a card catalogue system for such indexing work as may be needed two years the sum of eight thousand six hundred dollars (\$8,600).

For the purpose of binding library books periodicals and newspapers two years the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary.

State Museum

To provide for the expenses of the State Museum and for the payment of the employees necessary for the two fiscal years commencing June first one thousand nine hundred and nineteen the sum of twenty-four thousand five hundred dollars (\$24,500).

For the purchase of lantern slides to be added to the collection of the educational division of the State Museum two years the sum of three thousand dollars (\$3,000).

Pennsylvania Free Library Commission

For the payment of the salaries and expenses incident to the establishment and maintenance of traveling libraries and other work authorized by section two of the act of Assembly establishing the Free Library Commission of Pennsylvania approved the fifth day of May Anno Domini one thousand eight hundred and ninety-nine two years the sum of thirty-seven thousand four hundred dollars (\$37,400).

For the payment of the traveling expenses of the members of the Free Library Commission and its officers two years the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary.

Legislative Reference Bureau

For the payment of the salaries of the officers and employees incidental expenses of the Legislative Reference Bureau for the two fiscal years beginning June first one thousand nine hundred and nineteen and session employees for the session of one thousand nine hundred and twenty-one the following amounts.

For the payment of the salary of the director of the Legislative Reference Bureau two years the sum of ten thousand dollars (\$10,000).

For the payment of the salary of an Assistant Director of the Legislative Reference Bureau two years the sum of ten thousand dollars (\$10,000).

For the payment of the salary of a reference division stenographer in the Legislative Reference Bureau two years the sum of two thousand four hundred dollars (\$2,400).

For the payment of the salary of an assistant stenographer in the Legislative Reference Bureau two years the sum of two thousand dollars (\$2,000).

For the payment of the salary of the search clerk in the Legislative Reference Bureau two years the sum of four thousand dollars (\$4,000).

For the payment of the salary of the cataloguer in the Legislative Reference Bureau two years the sum of two thousand dollars (\$2,000).

For the payment of the salary of the messenger in the Legislative Reference Bureau two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the Director of the Legislative Reference Bureau for maintenance and incidental expenses and emergency clerical help if needed for two years the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

For the payment of the salaries of the search clerks stenographers and record clerk in the Legislative Reference Bureau as provided by law for a period of one month prior to the session of the General Assembly of one thousand nine hundred and twenty-one and during such session and during one month subsequent to such session the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary

State Reporter

For the payment of the salary of the State Reporter two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Assistant State Reporter two years the sum of six thousand dollars (\$6,000)

For the payment of stationery clerk hire and assistance two years the sum of six thousand dollars (\$6,000)

DEPARTMENT OF PUBLIC GROUNDS AND BUILDINGS

For the payment of the salary of the Superintendent of Public Grounds and Buildings two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the clerk two years the sum of thirty-six hundred dollars (\$3,600)

For the payment of the salary of the bookkeeper two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of a draftsman two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the schedule clerk two years the sum of twenty-eight hundred dollars (\$2,800)

For the payment of the salaries of two stenographers two years the sum of forty-eight hundred dollars (\$4,800)

For the payment of the salary of the storekeeper two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of the assistant storekeeper two years the sum of twenty-four hundred dollars (\$2,400)

For the payment of the salary of the assistant storekeeper two years the sum of twenty-four hundred dollars (\$2,400)

For the payment of the salary of the secretary of the board two years the sum of twelve hundred dollars (\$1,200)

For the payment of the salary of the stenographer for the board two years the sum of four hundred dollars (\$400)

For the payment of the salary of one additional stenographer two years the sum of twenty-four hundred dollars (\$2,400)

For the payment of the salaries of five additional charmen two years the sum of seventy-two hundred dollars (\$7,200)

For the payment of the salaries of five additional Capitol police two years the sum of ten thousand two hundred dollars (\$10,200)

For the payment of the salaries of the chief and assistant engineers of the power-plant and all other employees required in conducting cleaning and making repairs and everything necessary for the safety and keeping of the buildings and grounds for the two fiscal years commencing June first one thousand nine hundred and nineteen the sum of two hundred and ninety-five thousand eight hundred and eighty dollars (\$295,880)

For the payment of the cost of general supplies including stationery supplies furniture fuel repairs alterations and improvements and other matters required by the Legislature the several departments boards and commissions of the State government and the Executive Mansion as set forth and included in the general annual schedule of supplies for the State government and for the payment of bills and accounts for such supplies remaining unpaid for two years the sum of four hundred and fifty thousand dollars (\$450,000)

For the purchase of any article of furniture furnishings stationery supplies fuel or any other matters or things and for the payment of the cost of any repairs alterations or improvements the want of which may not have been anticipated at the time of the issue of the annual schedule and which do not appear in the same and for which requisition is made on the superintendent and for the payment of bills and accounts for such supplies et cetera remaining unpaid for two years the sum of one hundred and twenty-five thousand dollars (\$125,000) which appropriation shall be known as the Board's General Fund. Provided That no expenditure from said fund shall be made by the superintendent without first receiving authority from the board so to do. And provided also That from this fund shall be paid any bills for designs or specifications by the board. And provided also That in awarding contracts under this schedule proposals for such contracts shall be invited by the Superintendent of Public Grounds and Buildings in such manner and at such times as the Board of Commissioners of Public Grounds and Buildings in their discretion may direct.

For the payment by the Superintendent for any emergency supplies the want of which may not have been anticipated at the time of the issue of the annual schedule and which do not appear in the same and for which requisitions shall be made upon the superintendent and for the payment by the superintendent for emergency repairs and supplies and all temporary help for the care maintenance and preservation of the public grounds and buildings including the Executive Mansion for two years the sum of forty thousand dollars (\$40,000) which appropriation shall be known as the Board's Contingent Fund

For the payment of premiums on insurance upon State property real personal or mixed and wherever situated which may be properly under the control and supervision of the Board of Commissioners of Public Grounds and Buildings for two years the sum of five thousand dollars (\$5,000)

For the cost of advertising of the annual schedule of supplies the sale of unserviceable furnishings the re-advertising of the annual schedule when necessary and all other advertisements as authorized by the Board of Commissioners of Public Grounds and Buildings and the superintendent and for the payment of bills and accounts for such advertising remaining unpaid for two years the sum of fifteen thousand dollars (\$15,000)

For the payment of cost of procuring various bonds required by statute to be given by State officials and employees for the faithful performance of their duties and for the payment of bills and accounts for such services remaining unpaid two years the sum of fifteen thousand dollars (\$15,000)

For the payment to the City of Harrisburg for supplying the public grounds and buildings with water for the two fiscal years commencing June first one thousand nine hundred and nineteen the sum of twelve thousand dollars (\$12,000)

For the payment of the costs of electric current gas and steam for light heat and power for the public grounds and buildings where not supplied from the Capitol power-plant for the two fiscal years beginning June first one thousand nine hundred and nineteen the sum of twenty-five thousand dollars (\$25,000)

For the payment of the rent of offices and rooms outside of the Capitol building when necessary for the accommodation of any department board or commission of the State government in accordance with the act approved the seventh day of June Anno Domini one thousand nine hundred and eleven two years the sum of one hundred and seventy-five thousand dollars (\$175,000)

For the payment of rental charges for telephone service and other patented leased office devices the cost of toll and long distance telephone messages and telegrams for the Legislature the several departments boards and commissions of the State government and Executive Mansion two years the sum of one hundred thousand dollars (\$100,000) out of which amount there shall be paid fifteen hundred dollars (\$1,500) per annum for the services of a clerk who shall have full charge of all telephone accounts

For the payment of the cost of erecting highway bridges under the act of one thousand eight hundred and ninety-five and the supplement of one thousand nine hundred and three any balance remaining unexpended of the appropriation made therefor under the general appropriation bill of the session of one thousand nine hundred and seventeen and the further sum of three hundred thousand dollars (\$300,000) or as much thereof as may be necessary for the two fiscal years beginning June first one thousand nine hundred and nineteen

Commissioners of Sinking Fund

For the payment of the salaries of Commissioners two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of clerk two years the sum of two thousand dollars (\$2,000)

Board of Public Accounts

For the payment of the salaries of a clerk stenographer and a messenger two years the sum of six thousand four hundred dollars (\$6,400)

For the payment of postage express charges and other incidental expenses of the board two years the sum of six hundred dollars (\$600)

Board of Pardons

For the payment of the salaries of the members of the Board of Pardons two years the sum of four thousand dollars (\$4,000)

For the payment of postage express charges and other incidental expenses of the Board of Pardons for the two fiscal years commencing June first one thousand nine hundred and nineteen the sum of eight hundred dollars (\$800)

DEPARTMENT OF AGRICULTURE

For the payment of the salary of the Secretary of Agriculture two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Deputy Secretary of Agriculture two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the chief clerk of the Department of Agriculture two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of salaries of employees of the Department of Agriculture provided by law two years the sum of twenty-four thousand two hundred dollars (\$24,200)

For the payment of the contingent expenses including traveling expenses of the officers of the Department of Agriculture two years the sum of ten thousand dollars (\$10,000)

For the payment of the expenses of the Farmers' Local Institutes including lectures salaries two years the sum of four thousand dollars (\$4,000)

For the maintenance of the Bureau of Disbursements in the Department of Agriculture two years the sum of thirteen thousand dollars (\$13,000)

For the payment of premiums and other expense incident to the State Farm Products Show and agricultural meetings

held in connection therewith including compensation and payment of expenses of lecturers for the years one thousand nine hundred twenty and one thousand nine hundred twenty-one the sum of five thousand dollars (\$5,000)

For the maintenance of an agricultural library including the issuing and distribution of agricultural bulletins and other publicity work for two years the sum of seven thousand five hundred dollars (\$7,500)

State Livestock Sanitary Board

For the payment of the salary of the State Veterinarian of the Department of Agriculture two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the Deputy Veterinarian of the Department of Agriculture two years the sum of six thousand dollars (\$6,000)

For the enforcement of the acts of May twenty-first one thousand eight hundred and ninety-five and March thirtieth one thousand nine hundred and five and June third one thousand nine hundred and eleven and July twenty-second one thousand nine hundred and thirteen and May twenty-eight one thousand nine hundred and fifteen two years the sum of three hundred and forty thousand dollars (\$340,000) or so much thereof as may be necessary

For the payment of indemnity for animals afflicted with dangerous contagious or infectious diseases as provided by law two years the sum of one hundred and twenty thousand dollars (\$120,000)

Bureau of Economic Zoology

For the payment of the salary of the Economic Zoologist of the Department of Agriculture two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the Assistant Economic Zoologist of the Department of Agriculture two years the sum of four thousand dollars (\$4,000)

For the payment of salaries of specialists inspectors clerks and stenographers in the Bureau of Zoology of the Department of Agriculture two years the sum of one hundred twenty-six thousand eight hundred and forty dollars (\$126,840)

For the scouting and control of the imported white pine blister rust for two years the sum of seven thousand six hundred dollars (\$7,600)

For carrying out provisions of Senate Bill No. 154 should same become law for two years the sum of fifty thousand dollars (\$50,000)

For the payment of traveling and necessary expenses of the Economic Zoologist and the officers and employees of the Bureau of Economic Zoologist of the Department of Agriculture for two years the sum of fifty-four thousand two hundred dollars (\$54,200)

For the payment for supplies including scientific apparatus chemicals books postage and other materials not obtainable otherwise including maintenance of field laboratories of the Bureau of Economic Zoology of the Department of Agriculture for two years the sum of eleven thousand four hundred dollars (\$11,400)

Bureau of Markets

For the payment of the salary of the Director of Bureau of Markets of the Department of Agriculture two years the sum of eight thousand dollars (\$8,000)

For the payment of expenses incident to carrying out the provisions of existing laws including salaries now in force or subsequently enacted on the subject of marketing for two years the sum of seventy-five thousand dollars (\$75,000)

Dairy and Food Bureau

For the payment of the salary of the Dairy and Food Commissioner of the Department of Agriculture two years the sum of eight thousand dollars (\$8,000)

For the payment of attorneys assistants and special work of the Dairy and Food Bureau of the Department of Agriculture two years the sum of twelve thousand five hundred dollars (\$12,500)

For the payment of clerical and stenographers' services in the Dairy and Food Bureau of the Department of Agriculture two years the sum of seventeen thousand five hundred dollars (\$17,500)

For the payment of chemists of the Dairy and Food Bureau of the Department of Agriculture together with their actual expenses two years the sum of thirty-six thousand dollars (\$36,000)

For the payment of traveling and necessary expenses of the Dairy and Food Commissioner and special agents including the cost of samples of food products express telegraph and other incidental expenses of the Dairy and Food Bureau of the Department of Agriculture two years the sum of thirty-seven thousand five hundred dollars (\$37,500)

For the payment of the inspection of the cold storage plants as to their sanitary condition and equipment and the keeping of proper supervision over same and the enforcement of all other provisions of the cold storage act approved May sixteenth one thousand nine hundred thirteen two years the sum of twenty thousand dollars (\$20,000)

For the payment of the salaries of the special agents of the Dairy and Food Bureau of the Department of Agriculture two years the sum of fifty-seven thousand dollars (\$57,000)

Bureau of Chemistry

For the payment of the salary of the chief chemist of the Department of Agriculture two years the sum of eight thousand dollars (\$8,000) or so much thereof as may be necessary

For the payment of salaries of chemists agents clerks and stenographers of the Bureau of Chemistry of the Department of Agriculture for two years the sum of sixty-one thousand one hundred sixty dollars (\$61,160)

For the payment of expenses of carrying out the provisions of laws now in force or hereafter to be enacted pertaining to the inspection and analysis of concentrated commercial feeds fertilizers lime used for agricultural purposes linseed oil paints seeds and insecticides including per diem of special agents for two years the sum of fifty thousand five hundred dollars (\$50,500)

Bureau of Statistics

For the payment of the salary of the chief of the Bureau of Statistics of the Department of Agriculture two years the sum of five thousand dollars (\$5,000)

For the maintenance of the Bureau of Statistics of the Department of Agriculture including the payment of compensation of reporters necessary traveling expenses of officers and employees and postage for two years the sum of twenty-five thousand dollars (\$25,000)

General Maintenance

For the general maintenance of the Department of Agriculture including the expense incident to the establishment and enforcement of quarantines compensation and expenses of specialists investigators counselors advisers in agriculture and agricultural products clerical hire and such other items of necessary expense as are not specifically provided for two years the sum of forty thousand dollars (\$40,000)

DEPARTMENT OF FORESTRY

For the payment of the salary of the Commissioner of Forestry two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the Deputy Commissioner of Forestry two years the sum of five thousand dollars (\$5,000)

For the payment of salaries of two clerks two years the sum of six thousand dollars (\$6,000)

For the payment of the contingent expenses of the Department of Forestry and of the traveling and other necessary expenses of the members of the State Forestry Reservation Commission two years the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

For the payment of salaries and expenses of foresters and forest rangers two years the sum of four hundred thousand dollars (\$400,000)

For the payment of draftsmen bookkeepers stenographers and messengers two years the sum of twenty thousand dollars (\$20,000)

For the payment of surveys two years the sum of ten thousand dollars (\$10,000)

For the payment of labor two years the sum of four hundred thousand dollars (\$400,000)

For the payment of the expenses to be incurred for the erection and repair of buildings the purchase of necessary materials and equipment used in forest management and development for the maintenance planting and improvement of the State forests and for the encouragement and promotion of proper forest practice two years the sum of one hundred thousand dollars (\$100,000)

For the purchase of lands to be set aside and held as State forests and the examination of titles to the same two years the sum of five hundred thousand dollars (\$500,000)

For the payment of the necessary expenses to be incurred in the administration of the affairs of the Bureau of Forest Protection two years the sum of two hundred and eighty thousand dollars (\$280,000)

For the payment of salaries and expenses of instructors clerks matrons cooks waitresses light and heat stationery books and for maintenance at the State Forest Academy two years the sum of thirty thousand dollars (\$30,000)

For the salaries and expenses to be incurred for district foresters two years the sum of forty thousand dollars (\$40,000)

DEPARTMENT OF MINES

For the payment of the salary of the Chief of the Department of Mines two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Deputy Chief of the Department of Mines two years the sum of seven thousand dollars (\$7,000)

For the payment of the salary of the chief clerk of the Department of Mines two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salary of the statistician of the Department of Mines two years the sum of four thousand dollars (\$4,000)

For the payment of the salaries of the clerks stenographers and typewriter and messenger of the Department of Mines two years the sum of twenty-four thousand dollars (\$24,000)

For the payment of contingent expenses including traveling expenses of the Chief of the Department and other officials and employees of the Department also books instruments chemicals plans express freight janitor telegrams stamps et cetera two years the sum of nine thousand dollars (\$9,000)

For the payment of the salaries of the inspectors of coal mines as provided by law two years the sum of three hundred and eighty-five thousand dollars (\$385,000)

For the payment of salaries of inspectors of coal mines appointed temporarily as substitutes in case of disability of any of the regular inspectors two years the sum of five thousand dollars (\$5,000)

For the payment of the actual traveling expenses of the inspectors and for their office rent stationery postage telegrams express charges instruments typewriters furniture and all other actual necessary expenses two years the sum of eighty-five thousand dollars (\$85,000)

For the payment of the compensation and expenses attending the examination of candidates for inspectors of coal mines mine foremen assistant mine foremen and fire bosses as provided for by the acts of Assembly relating thereto such sums as may be necessary therefor not exceeding in the aggregate for two years the sum of forty thousand dollars (\$40,000) Provided That no examination for inspectors of coal mines shall exceed in duration the period of forty days in the bituminous districts and the period of twenty days in the anthracite districts and no examination of mine foreman assistant mine foremen and fire bosses in the bituminous districts and mine foremen and assistant mine foremen in the anthracite districts shall exceed in duration the period of ten days Provided further That no indebtedness shall be incurred until the authority for the same shall have been granted by the Department of Mines

For the payment of counsel fees two years the sum of four thousand dollars (\$4,000) Provided however That no indebtedness shall be incurred until the authority for the same shall have been granted by the Department of Mines and no payment for salaries or expenses incurred shall be made under this appropriation until proper specifically itemized vouchers verified under oath are made and transmitted to the Chief of the said Department and by him examined approved and certified to the Auditor General

For the payment of expert electrical service in connection with the installation of electrical equipment in the mines two years the sum of two thousand dollars (\$2,000)

DEPARTMENT OF FISHERIES

For the payment of the salary of the Commissioner of Fisheries two years the sum of nine thousand dollars (\$9,000)

For the payment of the salary of the clerk two years the sum of three thousand dollars (\$3,000)

For the payment of the salaries of two stenographers two years of the sum of four thousand eight hundred dollars (\$4,800)

For the propagation and distribution of fish the stocking of the waters of the Commonwealth therewith and for the supervision of the same for the employment of necessary labor and the purchase of necessary materials and implements therefor and for the operation of and the necessary repairs and improvements to State Fish Hatcheries two years the sum of one hundred and seventy-five thousand dollars (\$175,000)

For the payment of reasonable and necessary expenses of the Commissioner of Fisheries members of the Fishery Commission and office employes two years the sum of eight thousand dollars (\$8,000)

For the payment of counsel fees and court expenses two years the sum of two thousand dollars (\$2,000)

For the payment of salaries and reasonable expenses of fish wardens and the supervision of the same two years the sum of one hundred thousand dollars (\$100,000)

For the payment of contingent expenses two years the sum of three thousand dollars (\$3,000)

For the purpose of maintaining and operating boat on Lake Erie two years the sum of fifteen thousand dollars (\$15,000)

For the purpose of maintaining and operating the cruiser "Anna" at Torresdale on the Delaware two years the sum of two thousand six hundred dollars (\$2,600)

For the purchase of necessary land and water supplies adjacent to the present State Fish Hatcheries two years the sum of six thousand dollars (\$6,000)

For Field Work gathering spawn transferring fish and for the supervision of the same for the employment of necessary labor and the purchase of necessary implements therefor two years the sum of twenty-five thousand dollars (\$25,000)

For buildings ponds extensions and other work incidental towards completing State Fish Hatcheries and the supervision of the same two years the sum of one hundred and twenty-five thousand dollars (\$125,000)

For the purpose of repairing and putting in a seaworthy condition the tug "Commodore Perry" the sum of ten thousand dollars (\$10,000)

For dredging out the channels ponds and other improvements on Presque Isle Peninsula and approach to the hatchery in Erie county and the supervision of the same two years the sum of fifty thousand dollars (\$50,000)

DEPARTMENT OF PUBLIC PRINTING AND BINDING

For the payment of the salary of the Superintendent of the Department of Public Printing and Binding two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the chief clerk of the Department of Public Printing and Binding two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salaries of the other clerks stenographers and messengers two years the sum of thirteen thousand two hundred dollars (\$13,200)

For the payment of printing binding ruling et cetera two years the sum of five hundred thousand dollars (\$500,000)

For the payment of paper envelopes and other supplies two years the sum of four hundred thousand dollars (\$400,000)

For the payment of plates cuts electrotypes dies and stamps two years the sum of seven thousand dollars (\$7,000)

For the payment of the contingent expenses two years the sum of two thousand five hundred dollars (\$2,500)

For advertising proposals for executing the State printing supplying the Commonwealth with paper lithographic printing engraving plates cuts electrotypes dies stamps and purchase of waste paper two years the sum of three thousand dollars (\$3,000)

For the payment of the salaries of four (4) proofreaders and four (4) copyholders for the legislative session of one thousand nine hundred and twenty-one and any balance due the proofreaders and copyholders for the session of one thousand nine hundred and nineteen the sum of five thousand dollars (\$5,000) to be paid monthly to each proofreader one hundred and twenty-five dollars (\$125) per month and to each copyholder ninety dollars (\$90) per month.

Division of Distribution of Documents

For the payment of the salary of the Chief of the Division of Distribution of Documents two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the chief clerk of the Division of Distribution of Documents two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salaries of the shipping clerks mailing clerks stenographers bookkeepers and messenger in the Division of Distribution of Documents two years the sum of seventeen thousand four hundred dollars (\$17,400)

For the payment of freight drayage postage and express in the Division of Distribution of Documents for two years the sum of fifty thousand dollars (\$50,000)

For the payment of contingent expenses in the Division of Distribution of Documents two years the sum of six thousand five hundred dollars (\$6,500)

BOARD OF REVENUE COMMISSIONERS

For the payment of the salaries of the three members of the board two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the clerk two years the sum of two thousand dollars (\$2,000)

DEPARTMENT OF LABOR AND INDUSTRY

For the payment of the salary of the Commissioner two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salary of the chief clerk two years the sum of seven thousand dollars (\$7,000)

For the payment of the salaries of two copying clerks two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of a skilled stenographer and typewriter in the principal office of the department two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of one stenographer and typewriter in the principal office of the department two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salaries of three stenographers and typewriters in the principal office of the department two years the sum of five thousand four hundred dollars (\$5,400)

For the payment of the salary of messenger two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salary of one filing clerk in the principal office of the department two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of an auditor in the principal office of the Department two years the sum of four thousand dollars (\$4,000)

Bureau of Inspection

For the payment of the salary of the chief inspector two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of a skilled stenographer and inspector two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of one stenographer and typewriter two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salaries of one hundred inspectors of the first grade two years the sum of three hundred and fifty-five thousand dollars (\$355,000)

For the payment of salaries of four inspectors who shall be skilled stenographers and typewriters to act as assistant supervisors and clerks in the several branch offices two years the sum of twelve thousand dollars (\$12,000)

For the payment of salaries of four inspectors of the second grade two years the sum of twenty-eight thousand dollars (\$28,000)

Division of Hygiene and Engineering

For the payment of the salary of the Chief Medical Inspector who shall be Chief of the Division of Hygiene and Engineering two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of stenographers clerks and such additional or expert assistance as may be needed by the Division of Hygiene and Engineering two years commencing June first one thousand nine hundred and nineteen the sum of thirty-eight thousand eight hundred dollars (\$38,800)

Bureau of Statistics and Information

For the payment of the salary of the Chief of the Bureau two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the assistant chief of the Bureau two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the statistician in the Bureau two years the sum of four thousand dollars (\$4,000)

For the payment of the salaries of three collectors of statistics two years the sum of nine thousand dollars (\$9,000)

For the payment of the salary of one filing clerk two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of one copying clerk two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of one editor of publication two years the sum of three thousand two hundred dollars (\$3,200)

For the payment of the salaries of two additional clerks two years the sum of five thousand six hundred dollars (\$5,600)

For the payment of the salary of one expert tabulating machine operator two years the sum of two thousand eight hundred dollars (\$2,800)

For the payment of the salaries of two machine operators two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salary of one skilled stenographer and typewriter two years the sum of three thousand dollars (\$3,000)

Bureau of Mediation and Arbitration

For the payment of the salary of the Chief of the Bureau two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of a secretary who shall be an expert stenographer and typewriter two years the sum of four thousand dollars (\$4,000)

Industrial Board

For the payment of the salaries of four members of the Industrial Board at ten dollars per day and such stenographic and other expenses as are not otherwise provided for two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salary of a secretary to the board two years the sum of eight thousand dollars (\$8,000)

Bureau of Employment

For the payment of the salaries of director chief clerk examiners stenographers and other necessary employes in the offices established at Harrisburg Pittsburgh Philadelphia Chester Reading Scranton Erie Allentown York Altoona Johnstown Wilkes-Barre McKeesport New Kensington and Williamsport two years the sum of one hundred sixty-two thousand nine hundred and twenty dollars (\$162,920)

Bureau of Municipalities

For the payment of the salary of the chief of the bureau two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of one stenographer and typewriter two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salaries of two planning engineers two years the sum of twelve thousand dollars (\$12,000)

Bureau of Workmen's Compensation

For the payment of the salaries of the members of the board attorneys referees clerks and other employes of the bureau as provided by law two years the sum of two hundred sixty thousand six hundred thirty-three dollars and thirty-two cents (\$260,633.32)

Salary Fund

For the payment of the salaries of officers and employes now employed but not provided for by statute and such other additional employes necessary to carry out the provisions of the various acts relating to the Department of Labor and Industry two years the sum of three hundred thirty-one thousand one hundred and eighty dollars (\$331,180)

General Expense Fund

For the payment of the incidental and traveling expenses of the Commissioner and all other officers and employes of the Department for the payment of all contingent and incidental expenses of the Department of Labor and Industry for the payment of expert services counsel and such other services as may be required for carrying out the intent and provisions of the various acts of the Department two years the sum of three hundred and sixty-five thousand dollars (\$365,000)

Quarantine Physician Philadelphia

For the payment of the salary of the Quarantine Physician two years the sum of ten thousand dollars (\$10,000)

For the payment of the Senior Deputy Quarantine Physician two years the sum of six thousand dollars (\$6,000)

For the payment of the Junior Deputy Quarantine Physician two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the Quarantine Messenger two years the sum of two thousand dollars (\$2,000)

For the payment of the salaries of the shore employes including nurse two years the sum of fifteen thousand dollars (\$15,000)

For the payment of the salaries of nine employes on the boat two years the sum of twenty-five thousand dollars (\$25,000)

For the payment of insurance on the boat and launch two years the sum of six hundred dollars (\$600)

For the maintenance of the boat including fuel new boiler and new steel plates on hull of boat two years the sum of twenty thousand dollars (\$20,000)

For maintenance of all employes including uniforms and caps two years the sum of twelve thousand dollars (\$12,000)

For the purchase of drugs and supplies two years the sum of three thousand dollars (\$3,000)

For the purchase of coal for heating shore buildings two years the sum of four thousand dollars (\$4,000)

For maintenance of the office including one thousand dollars (\$1,000) for service of Maritime Exchange in reporting all incoming and outgoing vessels rent and care of office stationery telephone and telegraph service and for like expenses at the office at Marcus Hook two years the sum of six thousand dollars (\$6,000)

For maintenance of the quarantine station including all supplies repairs water and gas supply labor painting plumbing carpenter repair work feed for horses necessary improvements and additions to buildings new buildings and any and all expenses incident to maintaining the grounds and buildings and the furnishing and equipping of same as well as repairs to wharf and tramway two years the sum of twenty-five thousand dollars (\$25,000)

Health Officer Philadelphia

For the payment of the salary of the Health Officer two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the clerk to the Health Officer two years the sum of two thousand four hundred dollars (\$2,400)

For the payment and the care of the office of the Health Officer telephone and messenger and stationery two years the sum of two thousand six hundred and forty dollars (\$2,640)

DEPARTMENT OF STATE POLICE

For the payment of the salary of the Superintendent of State Police two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salary of the Deputy Superintendent of State Police two years the sum of seven thousand dollars (\$7,000)

For the payment of the salary of the clerk two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the stenographer two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of four Captains (each at twenty-four hundred dollars per annum) two years the sum of nineteen thousand two hundred dollars (\$19,200)

For the payment of four Lieutenants (each eighteen hundred dollars per annum) two years the sum of fourteen thousand four hundred dollars (\$14,400)

For the payment of four First Sergeants (each thirteen hundred fifty dollars per annum) two years the sum of ten thousand eight hundred dollars (\$10,800)

For the payment of sixteen Sergeants (each twelve hundred dollars per annum) two years the sum of thirty-eight thousand four hundred dollars (\$38,400)

For the payment of thirty-two Corporals (each eleven hundred dollars per annum) two years the sum of seventy thousand dollars four hundred dollars (\$70,400)

For the payment of two hundred and seventy Privates (each ten hundred and twenty dollars per annum) two years the sum of five hundred fifty thousand eight hundred dollars (\$550,800)

Re-enlistment pay required for two years the sum of forty-two thousand three hundred and ninety dollars (\$42,390)

For the payment of keep of horses renewal of uniforms horse equipment replacing horses rent of barracks maintenance of sub-stations purchase and maintenance of motor vehicles medical attendance and funeral expenses of men injured or killed in line of duty and other necessary expenses incurred in the proper operation of the Force in the discretion of the Superintendent of State Police for two years the sum of four hundred sixty-eight thousand seven hundred and fifty dollars (\$468,750)

STATE BOARD OF CENSORS

For the payment of the salaries of the three members of the State Board of Censors two years the sum of fifteen thousand eight hundred dollars (\$15,800)

For the payment of the salaries of the assistant clerks and employes of the State Board of Censors as follows

Chief Clerk two years the sum of three thousand six hundred dollars (\$3,600) one assistant clerk two years the sum of three thousand dollars (\$3,000) two assistant clerks two years the sum of four thousand eight hundred dollars (\$4,800) two stenographers two years the sum of four thousand dollars (\$4,000) three stenographers two years the sum of four thousand three hundred twenty dollars (\$4,320) one chief inspector two years the sum of three thousand dollars (\$3,000) eight inspectors two years the sum of twenty-two thousand four hundred dollars (\$22,400) one chief operator two years the sum of two thousand eight hundred dollars (\$2,800) six operators two years the sum of fourteen thousand four hundred dollars (\$14,400) seven clerks two years the sum of eight thousand four hundred dollars (\$8,400) one janitor two years the sum of one thousand two hundred dollars (\$1,200)

For the payment of the contingent traveling and incidental expenses and the necessary costs and expenses incurred in the prosecution of offenders or violators of the act creating the State Board of Censors two years the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary

DEPARTMENT OF HEALTH

For the payment of the salary of the Commissioner of Health two years the sum of twenty thousand dollars (\$20,000)

For the payment of the salaries of the Assistant to the Commissioner the Executive Secretary General Inspector Auditor Assistant to Secretary Assistant to Auditor Employment Clerk Messenger three Stenographers Night Clerk Manager of Traveling Exhibit Clerk Assistant with Exhibit two Exhibit Nurses two Clerks and Multigraph operator the sum of ninety thousand four hundred and twenty dollars (\$90,420)

Medical Division

For the payment of the salary of the Chief Medical Inspector Associate Chief Medical Inspector Assistant Chief Medical Inspector Chief Clerk five Stenographers and sixteen Clerks two years the sum of sixty-four thousand two hundred dollars (\$64,200)

Laboratories and Experimental Station

For the payment of the salaries of the Chief of the Division of Laboratories two Bacteriologists Pathologist Chemist Serologist Technical Assistant two Stenographers three Clerks three Laboratory Helpers and Janitor two years the sum of forty-six thousand one hundred and twelve dollars (\$46,112)

Division of Distribution of Biological Products

For the payment of the salaries of the Chief of the Division Chief Clerk two Stenographers and two Clerks two years the sum of sixteen thousand dollars (\$16,000)

Bureau of Vital Statistics

For the payment of the salary of the State Registrar of Vital Statistics two years the sum of eight thousand dollars (\$8,000)

For the payment of the salaries of the Chief Clerk Classification Clerk Returns Clerk General Clerk two Traveling Inspectors and interpreters Tabulating Machine Operator Assistant Tabulating Machine Operator three expert Stenographers six Typists fifteen clerks two years the sum of seventy-nine thousand six hundred dollars (\$79,600)

Sanitary Engineering Division

For the payment of the salaries of the Chief Engineer Assistant Engineer in charge of Water Works and Sewerage eighteen Assistant Engineers on Water Works and Sewerage Assistant Engineer in charge of Design and Construction five Draftsmen Chief Field Inspector eight Clerks Secretary to the Chief Engineer eleven Stenographers Nuisance Officer Chief of the Bureau of Housing Public Service Officer two Assistant Housing and Public Service Officers and three Inspectors two years the sum of two hundred five thousand four hundred and sixty dollars (\$205,460)

Division of Accounting and Purchasing

For the payment of the salaries of the Chief of the Division Chief Bookkeeper two Assistant Purchasing Agents three Assistant Bookkeepers Chief Clerk six Stenographers Head Voucher Clerk and eighteen Clerks two years the sum of eight thousand and eighty dollars (\$8,080)

Division of Supplies

For the payment of the salaries of the Superintendent of the Division of Supplies one Stenographer four Clerks and Janitor two years the sum of sixteen thousand four hundred dollars (\$16,400)

Division of Child Hygiene

For the payment of the salaries of the chief of the division of child hygiene assistant to the chief Stenographer two clerks and twenty nurses two years the sum of fifty-five thousand two hundred dollars (\$55,200)

Division of Genito-Urinary Dispensaries

For the payment of the salaries of the chief of the Genito-Urinary division deputy inspector two stenographers and clerk two years the sum of nineteen thousand eight hundred dollars (\$19,800)

Division of Tuberculosis Dispensaries

For the payment of the salaries of the medical inspector of dispensaries deputy medical inspector of dispensaries chief visiting nurse assistant chief visiting nurse statistical inspector three stenographers and four clerks two years the sum of thirty-seven thousand four hundred dollars (\$37,400)

Bureau of Drug Control

For the payment of the salaries of the chief of the bureau of drug control chief clerk one inspector and one stenographer two years the sum of sixteen thousand two hundred dollars (\$16,200)

General Fund

For the payment of the cost of diphtheria antitoxin and other products for free distribution for the poor for the employment of such special and assistant engineers stream and sanitary inspectors and such other employees as may be necessary for the fees and necessary traveling expenses of the county medical inspectors and rural health officers for the necessary traveling expenses of the Commissioner of Health his assistants and other employees for the maintenance of the bureau of vital and morbidity statistics for the maintenance of laboratories and experimental station for educational work for the maintenance of the division of child hygiene for the maintenance of the division of Genito-Urinary dispensaries and for the payment of all other necessary expenses of the Department of Health in the performance of duties imposed upon it by acts of Assembly in supervising epidemics of diseases and in protecting the public health two years the sum of one million seven hundred thirteen thousand three hundred sixty-one dollars (\$1,713,361)

Medical Inspection of Schools

For the medical inspection of the public schools in accordance with the provisions of the School Code and incidental expenses in connection therewith the sum of two hundred and fifty thousand dollars (\$250,000) or so much thereof as may be necessary

All expenditures made by the Department of Health shall be approved by the Governor and the amounts except those of salaries specifically mentioned shall be paid to the Commissioner of Health by warrant of the Auditor General upon requisition of said commissioner of health and all sums so paid shall be accounted for as expended by properly itemized vouchers

DEPARTMENT OF WATER SUPPLY COMMISSION

For the payment of the salaries of the Commissioners two years the sum of eighteen thousand dollars (\$18,000)

For the payment of the salary of the engineer two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the stenographer two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salary and expenses of engineers engineering assistants experts and clerical assistance employed by the commission in making examinations and reports upon applications for water and water-power company charters mergers consolidations and new or additional supplies of water and water-power investigations and reports of the status of water and water-power company charters special examinations investigations and reports upon protest lodged with the commission the establishment and maintenance and operation of stream-gaging stations and other expenses necessary to carry into effect the various laws relating to or affecting the water supply commission of Pennsylvania two years the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary

For the payment of salaries and expenses of engineers engineering assistants experts and clerical assistance employed by the commission in making examinations and reports upon dams and other encroachments now existing or hereafter to be placed in or along any of the streams of the Commonwealth of Pennsylvania two years the sum of seventy thousand dollars (\$70,000) or as much thereof as may be necessary

For the payment of the salaries and expenses of the flood forecaster gage readers and clerical assistance employed by the Commission in establishing and maintaining gaging stations on the principal rivers and tributaries thereof for the determination of the daily height of water in such streams and tributaries thereof in order that the Water Supply Commission may during the freshet and flood conditions issue bulletins to be telegraphed or telephoned to such municipalities in the Commonwealth where flood damage is likely to occur forecasting the probable gage heights expected to be reached and the probable time of such expected gage heights and for carrying into effect the provisions of the act of May twenty-three Anno Domini one thousand nine hundred and thirteen (Pamphlet Laws three hundred and forty-seven) two years the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

THE PUBLIC SERVICE COMMISSION OF THE COMMONWEALTH OF PENNSYLVANIA

For the payment of the salary of the chairman for two years the sum of twenty-one thousand dollars (\$21,000)

For the payment of the salaries of six commissioners for two years the sum of one hundred twenty thousand dollars (\$120,000)

For the payment of the salary of the secretary for two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of counsel for two years the sum of fifteen thousand dollars (\$15,000)

For the payment of the salary of assistant counsel for two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the marshal for two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of the investigator of accidents for two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Chief of the Bureau of Engineering for two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salary of the Chief of the Bureau of Rates and Tariffs for two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Chief of the Bureau of Accounts and Statistics for two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Chief of the Bureau of Public Convenience for two years the sum of ten thousand dollars (\$10,000)

For the payment of salaries wages or fees of experts engineers inspectors examiners accountants investigators reporters statisticians technical assistants testers draftsmen clerks stenographer messengers janitor and other employees fees and expenses of witnesses the purchase of laboratory apparatus and supplies and of postage books stationery printing and other materials for which requisition may not be made in the making of special field examinations valuations and appraisals of plants facilities and properties of public service companies inspection and regulation of grade crossings and other facilities inspection and testing of meters lamps and standards inspection and regulation of safety devices safeguards and other facilities necessary for prevention of accidents investigation of accidents examination analysis and investigation of rates and tariffs special field examinations and analysis of accounts and records development and administration of systems of accounts to be prescribed developed and administration of reports to be prescribed examination and analysis of reports and compilation of data information and statistics respecting public service company development and also the activities of the commission the formulation supervision and analysis of applications complaints petitions and other proceedings reporting and recording of testimony economic engineering accounting and judicial research by the commission and its agents and their co-operation with other bodies engaged in such research classification indexing and filing of documents reports tariffs records correspondence et cetera conduct of hearings and investigations before the commission and for meeting all other responsibilities and performing all other duties prescribed by the Public Service Company Law and the amendments thereto for two years the sum of six hundred fifty thousand dollars (\$650,000)

For the traveling expenses of commissioners counsel experts engineers inspectors examiners accountants investigators and other employees for two years the sum of one hundred and forty thousand dollars (\$140,000)

BOARD OF PUBLIC CHARITIES

For the payment of the salary of the General Agent and Secretary two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Secretary of the Committee on Lunacy two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of four Assistant General Agents of the Board of Public Charities two years the sum of twenty thousand dollars (\$20,000)

For the payment of the necessary clerical expert or other assistance for the Board of Public Charities and the Committee on Lunacy two years the sum of thirty thousand dollars (\$30,000)

For the payment of the traveling expenses and automobile hire of the Commissioners officers and employees of the Board of Public Charities and the members Secretary and employees of the Committee on Lunacy two years the sum of eighteen thousand five hundred dollars (\$18,500)

For the payment of postage telegrams express charges messenger service fuel light and incidental expenses of the Board of Public Charities and the Committee on Lunacy two years the sum of five thousand dollars (\$5,000)

JUDICIARY DEPARTMENT

Section 3 For the payment of the salaries of the judges of the Supreme Court and Superior Courts the salaries and mileage of the president and other law judges of the several courts of common pleas in the Commonwealth and the judges of the several orphans' courts and for the compensation of common pleas judges holding courts in other districts and for the payment of the salaries and mileage of associate judges the following sums or so much thereof as may be necessary for the two fiscal years beginning June first one thousand nine hundred and nineteen payments to be made monthly by warrant drawn by the Auditor General on the State Treasurer except in the case of associate judges who shall be paid quarterly on August thirty-first November thirtieth February twenty-eighth and May thirty-first of each year but when by reason of death or resignation salary for a fraction of a quarter is due any judge it shall be computed according to the ratio it bears to the whole quarter so as not however to increase or diminish the salary he is entitled to receive under the several acts of Assembly fixing the compensation of judges Provided That at the beginning of the term the interval from the first Monday of January to the first Monday of March shall be reckoned as two-thirds of a quarter and at the close of the term the interval from the first day of December to the first Monday of January shall be reckoned as one-third of a quarter

Supreme Court Judges

For the payment of the salaries of the Supreme Court judges two years the sum of one hundred eighty-three thousand dollars (\$183,000)

For the payment of the salaries of the seven clerks two years the sum of thirty-five thousand dollars (\$35,000)

For the payment of the salaries of the deputy prothonotaries of the Eastern Middle and Western districts of Pennsylvania two years the sum of thirteen thousand six hundred and forty dollars (\$13,640)

For the payment of the salaries of the chief clerk in the office of the prothonotaries of the Supreme Court for the Eastern and Western Districts and the salary of a clerk as assistant to the chief clerk in the prothonotary's office in the Eastern District two years the sum of nine thousand eight hundred dollars (\$9,800)

For the payment of the salary of a record clerk in the office of the prothonotary of the Eastern District two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the crier librarian and tipstaves of the Eastern Middle and Western Districts two years the sum of thirty-two thousand three hundred and twenty dollars (\$32,320)

For the payment of an attendant of the Supreme Court room and office and showrooms adjacent thereto Middle District two years the sum of twelve hundred dollars (\$1,200) payable monthly and for the payment of the contingent expenses of the Supreme Court in the Middle District and the Superior Court at Harrisburg two years the sum of six hundred dollars (\$600) or so much thereof as may be necessary

For the care and use of the libraries of the Supreme and Superior Courts in Philadelphia and Pittsburgh two years the sum of three thousand dollars (\$3,000)

For the purchase of stationery supplies and the payment of the necessary expenses of the said Supreme Court for the Eastern and Western Districts thereof two years the sum of eight thousand dollars (\$8,000) or so much thereof as may be necessary to be paid on the warrant of the Auditor General upon presentation of specifically itemized vouchers approved by the prothonotaries of the said Supreme Court for the Eastern and Western Districts thereof

Superior Court Judges

For the payment of the salaries of the judges of the Superior Court two years the sum of one hundred and sixty-nine thousand dollars (\$169,000)

For the payment of the salaries of the seven clerks of the Superior Court and to reimburse the judges of said court for expenses incurred in the discharge of their duties two years the sum of thirty-five thousand dollars (\$35,000)

For the payment of the salaries of the crier and necessary tipstaves of the Superior Court two years the sum of thirty-two thousand three hundred and twenty dollars (\$32,320)

For the purchase of dockets stationery supplies books for the library and other necessary expenses of the said Superior Court and its officers two years the sum of eight thousand dollars (\$8,000) to be paid on the warrant of the Auditor General upon presentation of specifically itemized vouchers approved by the prothonotary of the said Superior Court Philadelphia Harrisburg and Pittsburgh

Common Pleas Judges

For the payment of the salaries of the judges of the courts of common pleas learned in the law in the several judicial districts of the Commonwealth two years the sum of one million six hundred and eighty-three thousand dollars (\$1,683,000)

For the payment of the judges of the courts of common pleas of Dauphin county for clerk hire in accordance with the provisions of the act of one thousand eight hundred and ninety-three (Pamphlet Laws page twenty-one) the sum of four thousand dollars (\$4,000)

Orphan's Court Judges

For the payment of the salaries of the orphans' court judges in the several judicial districts in which separate orphans' courts have been established by law two years the sum of three hundred and eight thousand dollars (\$308,000)

For the payment of the compensation car fare and expenses of judges for holding court outside of their own judicial districts in accordance with the provisions of the act of Assembly approved April twenty-seventh Anno Domini one thousand nine hundred and eleven the sum of seventy-five thousand dollars (\$75,000) or so much thereof as may be necessary

For the payment of salaries of the judges of the Municipal Court of Philadelphia in accordance with the provisions of the act of Assembly approved July twelfth Anno Domini one thousand nine hundred and thirteen the sum of one hundred and nine thousand dollars (\$109,000)

For the payment of the salary of the present President Judge of the county court for the county of Allegheny two years the sum of thirteen thousand dollars (\$13,000)

For the payment of the salaries of the other judges of the county court for the county of Allegheny two years the sum of forty-eight thousand dollars (\$48,000)

For the payment of the salaries of the judges of the Supreme Superior common pleas and orphans' courts who may resign or retire in accordance with the provisions of the act of Assembly approved June twenty-third Anno Domini one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred and twenty-one) and in accordance with the provisions of an act of Assembly approved the fifth day of June Anno Domini one thousand nine hundred and seventeen two years the sum of eighty thousand dollars (\$80,000) or so much thereof as may be necessary

Associate Judges

For the payment of the salaries of the associate judges for two years the sum of eighty thousand dollars (\$80,000) or so much thereof as may be necessary

Mileage

For the payment to the associate judges of mileage for the two fiscal years beginning June first one thousand nine hundred and nineteen and for the payment of the deficiency which has arisen in the payment to the associate judges of mileage prior to May thirty-one one thousand nine hundred and nineteen the sum of fifteen thousand dollars (\$15,000) or so much thereof as may be necessary

LEGISLATIVE DEPARTMENT

Section 4 For the payment of the expenses of the Legislative Department for two years ending May thirty-one one thousand nine hundred and twenty-one and also for the expenses of the session and recess of one thousand nine hundred and nineteen not previously provided for the following sums or so much thereof as may be necessary to be paid in the manner prescribed by law

Provided That the salaries stationery and mileage of the members of the Senate and House of Representatives and all the salaries and mileage of the session officers and employes of the Legislative session of one thousand nine hundred and twenty-one shall only be paid after statement of the amounts due the several Senators Members officers and employes shall have been certified to by the Auditor General by the President pro tempore of the Senate and the Speaker of the House of Representatives respectively and that the Senators and Members also the officers receiving fixed salaries for said session shall each be paid three hundred dollars per month for the first four months of the session if the Legislature shall be in session that long and the balance on the day fixed for the final adjournment of the Legislature or during the two days previous thereto and that the session officers and employes receiving per diem salaries shall be paid amount due them at the end of each month during the session except the last month when payment shall be made on the day fixed for final adjournment of the Legislature or during the two days previous thereto

Senate

For the payment of the salaries of fifty Senators and extra compensation allowed by law to the President pro tempore of the Senate session of one thousand nine hundred and twenty-one the sum of seventy-five thousand seven hundred and fifty dollars (\$75,750)

For the payment of the mileage of fifty Senators session of one thousand nine hundred and twenty-one the sum of three thousand five hundred dollars (\$3,500) or so much thereof as may be necessary

For the payment of stationery session of one thousand nine hundred and twenty-one allowed by law to fifty Senators fifty dollars each the sum of two thousand five hundred dollars (\$2,500)

For the payment of the postage session of one thousand nine hundred and twenty-one allowed by law to fifty Senators one hundred dollars each the sum of five thousand dollars (\$5,000)

For the payment of the postage session of one thousand nine hundred and twenty-one allowed by law for the chief clerk and assistants the sum of one hundred dollars (\$100)

For the payment of the postage session of one thousand nine hundred and twenty-one allowed by law to the Lieutenant Governor the sum of one hundred dollars (\$100)

To the Chief Clerk of the Senate for the payment of the postage on the Legislative Journal bills and calendars session of one thousand nine hundred and twenty-one the sum of four thousand five hundred dollars (\$4,500) or as much thereof as may be necessary also the additional sum of five hundred dollars (\$500) for the session of one thousand nine hundred and nineteen

For the payment of the salaries of the officers and employes of the Senate session of one thousand nine hundred and twenty-one also for the payment of the session and recess salaries of all officers and employes whose positions are now or may hereafter be created and for the payment of which provision is not otherwise made also for the payment of any increases which may now or hereafter be authorized in the recess and session salaries of the officers and employes of the Senate whose present salaries are provided for in this section the sum of seventy-six thousand dollars (\$76,000) or so much thereof as may be necessary for the two years ending May thirty-first one thousand nine hundred and twenty-one

For the payment of the mileage of the officers and employes of the Senate session of one thousand nine hundred and twenty-one the sum of two thousand seven hundred dollars (\$2,700)

For the payment of the salaries of the returning officers of the Senate at the beginning of the session of one thousand nine hundred and twenty-one the sum of nine thousand dollars (\$9,000)

For the payment of the mileage of the returning officers of the Senate at the beginning of the session one thousand nine hundred and twenty-one the sum of two thousand five hundred dollars (\$2,500)

For the payment of the salaries of the officers and employes of the Senate session of one thousand nine hundred and nineteen the additional sum of one thousand dollars (\$1,000) or as much thereof as may be necessary

For the payment of the salary of the chief clerk of the Senate for the two years beginning June first one thousand nine hundred and nineteen the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the assistant clerk of the Senate for the session of one thousand nine hundred and twenty-one the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the assistant clerk of the Senate for the time employed during the recess periods in the two years ending May thirty-first one thousand nine hundred and twenty-one the sum of three thousand two hundred dollars (\$3,200) or so much thereof as may be necessary

For the payment of the salary of the Secretary of the Senate for the two years beginning June first one thousand nine hundred and nineteen the sum of twelve thousand dollars (\$12,000)

For the payment of the salary of the stenographer to the Secretary of the Senate for the time employed during the recess periods in the two years ending May thirty-first one thousand nine hundred and twenty-one as provided by law the sum of three thousand dollars (\$3,000) or as much thereof as may be necessary

For the payment of the salary of the librarian of the Senate for the two years beginning June first one thousand nine hundred and nineteen the sum of seven thousand two hundred dollars (\$7,200)

For the payment of the salary and mileage of additional officers and employes of the Senate session of one thousand nine hundred and nineteen the sum of two thousand eight hundred and seventy-four dollars and seventy-five cents (\$2,874.75) or as much thereof as may be necessary

For the payment of the salary of the stenographer to the Senate librarian for the time employed during the recess periods in the two years ending May thirty-first one thousand nine hundred and twenty-one the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary

For the payment of the salary of the superintendent of the store-room of the Senate for the recess periods ending May thirty-first one thousand nine hundred and twenty-one as provided by law the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary

For the payment of the salary of the assistant librarian of the Senate for the session of one thousand nine hundred and twenty-one the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the assistant librarian of the Senate for the time employed during the recess periods in the two years ending May thirty-first one thousand nine hundred and twenty-one the sum of three thousand five hundred dollars (\$3,500)

For the payment of the salary to the clerk to the President of the Senate for two years ending May thirty-one one thousand nine hundred and twenty-one the sum of three thousand dollars (\$3,000)

For the payment of the salary of the stenographer to the President of the Senate for the two years ending May thirty-one one thousand nine hundred and twenty-one the sum of two thousand dollars (\$2,000)

For the payment of the salaries of two watchmen of the Senate for the time employed during the recess periods in the two years ending May thirty-one one thousand nine hundred and twenty-one as provided by law the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary

For the payment of the salaries of two eustodians of the Senate for the time employed during the recess periods in the two years ending May thirty-one one thousand nine hundred and twenty-one the sum of four thousand dollars or as much thereof as may be necessary

For the payment of the salaries of two custodians of the Senate for the time employed during the recess periods in the two years ending May thirty-one one thousand nine hundred and twenty-one the sum of two thousand dollars or as much thereof as may be necessary

For the payment of the expenses of the Committee on Appropriations of the Senate session of one thousand nine hundred and twenty-one in investigating schools reformatories prisons asylums hospitals and other institutions supported in whole or in part from the Treasury of the Commonwealth and for the necessary clerical assistance the sum of twelve thousand dollars (\$12,000) or so much thereof as may be necessary to be paid on the warrant of the Auditor General drawn in favor of the chairman of said committee on the presentation of his requisition for same and said chairman shall file an account of the committee's expense with the Auditor General within thirty days after the adjournment of the Legislature

For the payment of the incidental expenses of the Senate for the session of one thousand nine hundred and nineteen the additional sum of two thousand (\$2,000) dollars or so much thereof as may be necessary to be expended by the Chief Clerk of the Senate who shall render to the Auditor General accounts from time to time with proper specifically itemized vouchers to be settled in the same manner as other accounts

For the contingent expenses including clerical and stenographic charges of the president pro tempore of the Senate during the recess ending January fourth one thousand nine hundred and twenty-one the sum of two thousand dollars (\$2,000) and for like expenses for the session of one thousand nine hundred and twenty-one the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary

For the payment of the necessary expenses including extra labor in the office of the chief clerk for the year ending May thirty-first one thousand nine hundred and twenty the sum of four thousand dollars (\$4,000) and for the six months ending November thirty one thousand nine hundred and twenty the sum of one thousand eight hundred dollars (\$1,800) or so much thereof as may be necessary

For the payment of the incidental expenses of the Senate the six months commencing December first one thousand nine hundred and twenty and for the entire period of the session of one thousand nine hundred and twenty-one should same extend beyond May thirty-first such sum as may be necessary to be expended by the chief clerk of the Senate who shall render to the Auditor General accounts from time to time with proper specifically itemized vouchers to be settled in the same manner as other accounts but said chief clerk shall at no time have in his hands more than two thousand dollars (\$2,000) for which accounts have not been rendered and settled and the whole amount expended by said chief clerk shall not exceed the sum of eight thousand dollars (\$8,000) out of which amount such necessary extra labor in the Senate shall be paid as shall be certified by the President pro tempore and the chief clerk.

For the payment of the postage labor and incidental expenses in the office of the secretary of the Senate for the year ending May thirty-one one thousand nine hundred and twenty the sum of one thousand eight hundred dollars (\$1,800) and a like sum for the year ending May thirty-one one thousand nine hundred and twenty-one or so much thereof as may be necessary.

For the payment of postage labor express charges and other expenses in the office of the librarian of the Senate for the year ending May thirty-one one thousand nine hundred and twenty the sum of two thousand eight hundred dollars (\$2,800) and for the year ending May thirty-one one thousand nine hundred and twenty-one the sum of two thousand eight hundred dollars (\$2,800) or so much thereof as may be necessary.

For the payment of the salary stationery postage and mileage for the session of one thousand nine hundred and nineteen as allowed by law to Richard J. Baldwin elected to the Senate February twenty-fifth one thousand nine hundred and nineteen the sum of sixteen hundred ninety-seven and twenty one-hundredths dollars (\$1,697.20).

For the payment of the salary stationery and postage for the session of one thousand nine hundred and nineteen as allowed by law to Frank A. Smith elected to the Senate February twenty-fifth one thousand nine hundred and nineteen the sum of sixteen hundred and fifty dollars (\$1,650).

House of Representatives

For the payment of the salaries of two hundred and seven members of the House of Representatives and extra compensation allowed by law to the Speaker of the House session of one thousand nine hundred and twenty-one the sum of three hundred and eleven thousand two hundred and fifty dollars (\$311,250) or so much thereof as may be necessary.

For the payment of the mileage of two hundred and seven members of the House session of one thousand nine hundred and twenty-one the sum of fourteen thousand dollars (\$14,000) or so much thereof as may be necessary.

For the payment of stationery session of one thousand nine hundred and twenty-one allowed by law to two hundred and seven members fifty dollars each the sum of ten thousand three hundred and fifty dollars (\$10,350).

For the payment of postage session of one thousand nine hundred and twenty-one allowed by law to two hundred and seven members one hundred dollars each the sum of twenty thousand seven hundred dollars (\$20,700).

For the payment of postage sessions of one thousand nine hundred and twenty-one allowed by law to the chief clerk and assistants the sum of one hundred dollars (\$100).

To the chief clerk of the House of Representatives for the payment of postage on the Legislative Journal bills and calendars sessions of one thousand nine hundred and twenty-one the sum of seven thousand five hundred dollars (\$7,500) or so much thereof as may be necessary.

For the payment of the salaries of the officers and employees of the House of Representatives session of one thousand nine hundred and twenty-one also for the payment of the session and recess salaries of all officers and employees whose positions are now or may be hereafter created and for the payment of which provision is not otherwise made also for the payment of any increases which may now or hereafter be authorized in the recess and session salaries of the officers and employees of the House of Representatives whose present salaries are provided for in this section the sum of one hundred and forty thousand dollars (\$140,000) or so much thereof as may be necessary for the two years ending May thirty-one one thousand nine hundred and twenty-one.

For the payment of the mileage of the officers and employees of the House of Representatives session of one thousand nine hundred and twenty-one the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary.

For the payment of the salaries of the returning officers of the House of Representatives at the beginning of the session one thousand nine hundred and twenty-one the sum of thirteen thousand dollars (\$13,000).

For the payment of the mileage of the returning officers of the House of Representatives at the beginning of the session of one thousand nine hundred and twenty-one the sum of three thousand dollars (\$3,000).

For the payment of the salary of the chief clerk of the House of Representatives for the two years beginning June first one thousand nine hundred and nineteen the sum of ten thousand dollars (\$10,000).

For the payment of the salary of the assistant clerk of the House of Representatives for the session of one thousand nine hundred and twenty-one the sum of one thousand eight hundred dollars (\$1,800).

For the payment of the salary of the assistant clerk of the House of Representatives for the time employed during the recess periods in the two years ending May thirty-first one thousand nine hundred and twenty-one the sum of three thousand two hundred dollars (\$3,200) or so much thereof as may be necessary.

For the payment of the salary of the resident clerk of the House of Representatives for the two years beginning June first one thousand nine hundred and nineteen the sum of seven thousand two hundred dollars (\$7,200).

For the payment of the salary of the stenographer to the resident clerk of the House of Representatives for the time employed during the recess periods in the two years ending May thirty-first one thousand nine hundred and twenty-one as provided by law the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary.

For the payment of the salary of the superintendent of store rooms of the House of Representatives for the time employed during the recess periods in the two years twenty-one as provided by law the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary.

For the payment of the salary of the assistant resident clerk of the House of Representatives for the session of one thousand nine hundred and twenty-one the sum of one thousand eight hundred dollars (\$1,800).

For the payment of the salary of the assistant resident clerk of the House of Representatives for the time employed during the recess periods in the two years ending May thirty-first one thousand nine hundred and twenty-one the sum of three thousand five hundred dollars (\$3,500) or so much thereof as may be necessary.

For the payment of the salaries of two watchmen of the House of Representatives for the time employed during the recess periods in the two years ending May thirty-first one thousand nine hundred and twenty-one as provided by law the sum of four thousand dollars (\$4,000) or as much thereof as may be necessary.

For the payment of the salary of the chief elevator operator of the House of Representatives for the time employed during the recess periods in the two years ending May thirty-first one thousand nine hundred and twenty-one the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary.

For the contingent expenses including clerical and stenographic charges of the Speaker of the House of Representatives during the recess ending January first one thousand nine hundred and twenty-one the sum of two thousand dollars (\$2,000) and for like expense from January fourth to the close of the session of one thousand nine hundred and twenty-one the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary.

For the payment of the necessary expenses including extra labor in the office of the chief clerk of the House of Representatives for the year ending May thirty-one one thousand nine hundred and twenty the sum of four thousand seven hundred dollars (\$4,700) and for the six months ending November thirty one thousand nine hundred and twenty the sum of two thousand three hundred and fifty dollars (\$2,350) or so much thereof as may be necessary.

For the payment of the incidental expenses of the House of Representatives for the six months commencing December one thousand nine hundred and twenty such sum as may be necessary to be expended by the chief clerk of the House of Representatives who shall render to the Auditor General accounts from time to time with proper specifically itemized vouchers to be settled in the same manner as other accounts but said chief clerk shall at no time have in his hands more than two thousand dollars for which accounts have not been rendered and settled and the whole amount expended by said chief clerk shall not exceed the sum of twelve thousand dollars (\$12,000) out of which amount such necessary extra labor in the House of Representatives shall be paid as certified by the Speaker and the chief clerk.

For the payment of postage labor express charges and other expenses in the office of the resident clerk of the House of Representatives for the year ending May thirty-one one thousand nine hundred and twenty the sum of three thousand five hundred dollars (\$3,500) and for the year ending May thirty-one one thousand nine hundred and twenty-one the sum of three thousand five hundred dollars (\$3,500) or so much thereof as may be necessary.

For the payment of the expenses of the Committee on Appropriations of the House of Representatives session of one thousand nine hundred and twenty-one in investigating schools reformatories prisons asylums hospitals and other institutions supported in whole or in part from the Treasury of the Commonwealth and for necessary clerical assistance the sum of twelve thousand dollars (\$12,000) or as much thereof as may be necessary to be paid on the warrant of the Auditor General drawn in favor of the chairman of the said committee on presentation of his requisition for same and said chairman shall file an account of the committee's expenses with the Auditor General within thirty days after the adjournment of the Legislature.

Legislative Journal

Section 5. The expenses for paper and printing of the Legislative Journal shall be paid out of the general appropriations for paper and printing made to the Department of Public Printing and Binding contained in this act.

Section 6. For the payment of the chief clerk of the Senate and the chief clerk of the House of Representatives for making indices for the journals of each House for the session of one thousand nine hundred and nineteen the sum of six hundred dollars each (\$1,200).

For the work of the Legislative Journal officials after the close of the session of nineteen hundred and nineteen on the Legislative Journal also the proof-reading of the appendix and index thereto as provided by law the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary.

For the payment of the person or persons appointed to index the Legislative Journal session of one thousand nine hundred and twenty-one the sum of one thousand dollars (\$1,000), in accordance with the act establishing said Journal.

For the payment of the compensation allowed by law to the compiler and assistant compiler of Smull's Legislative Hand Book for the year one thousand nine hundred and twenty the sum of one thousand five hundred dollars each (\$3,000) and like amounts for the year one thousand nine hundred and twenty-one three thousand dollars (\$3,000)

Interest on Funded Debt

Section 7 For the payment of the interest on the funded debt of the Commonwealth which falls due on the first day of August one thousand nine hundred and nineteen and the first day of February one thousand nine hundred and twenty and on the first day of August one thousand nine hundred and twenty and the first day of February one thousand nine hundred and twenty-one the sum of sixty-two thousand and forty dollars (\$62,040)

For the compensation of the fiscal agent of the Farmers and Mechanics National Bank of Philadelphia the sum of five hundred dollars (\$500) for each year ending November thirtieth one thousand nine hundred and nineteen and November thirtieth one thousand nine hundred and twenty one thousand dollars (\$1,000)

Section 8 For the balance due or to become due retired county officers on account of over-payment of mercantile and other taxes collected for the Commonwealth the sum of five thousand dollars (\$5,000)

Section 9 For the payment of the expenses of publishing monthly statement of the general sinking-funds as required by the act of February seventeenth one thousand nine hundred and six and for the payment of such advertisements as are required by law to be published by the accounting officers in the newspapers including advertisements for "proposals for publication of the decisions of the Supreme Court" under the provisions of an act approved the twelfth day of June one thousand eight hundred and seventy-eight two years the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary approved the eleventh day of May Anno Domini one thousand nine hundred and one (Pamphlet Laws page one hundred and sixty-five) and for the two years ending May thirty-first one thousand nine hundred and twenty-one the sum of five hundred dollars (\$500) or so much thereof as may be necessary

Section 10 To Walter George Smith Judge William H Staake and William M Hargest esquire commissioners on the part of Pennsylvania of the National Commission on Uniformity of Legislation for the payment of expenses and incidentals already incurred and to be incurred during the two years beginning June first one thousand nine hundred and nineteen as members of said commission the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary

Section 11 For the purpose of refunding under the provisions of the act of June fourteenth one thousand nine hundred and eleven (Pamphlet Laws page nine hundred and thirty-six) fees paid for commissions as notary public when such commissions have not been issued or if issued have not been recovered and have been canceled two years the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary

Section 12 For the payment of the expenses incident to issuing certificates of election of Senators for the session of one thousand nine hundred and twenty-one (act of June fourteen one thousand nine hundred and eleven) the sum of seventy-one dollars and fifty cents (\$71.50) or so much thereof as may be necessary to be paid by the State Treasurer on warrants of the Auditor General upon the presentation of vouchers approved by the President pro tempore of the Senate

Section 13 For the payment of the fees of county officers for furnishing information to the officers of the Commonwealth in accordance with the act of April fourteenth one thousand eight hundred and ninety-seven (Pamphlet Laws twenty-two) two years the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary

Section 14 For the payment of the mileage of the appraisers of the mercantile and other license taxes of the several counties of the Commonwealth two years the sum of twenty thousand dollars (\$20,000)

Section 15 For the payment of pensions and gratuities that have been granted by act of Legislature or that may hereafter be granted according to law two years the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary to be paid out of any funds of the State treasury not otherwise appropriated

Section 16 For the purpose of refunding collateral inheritance taxes paid in error for the two fiscal years beginning June first one thousand nine hundred and nineteen the sum of twenty-five thousand dollars (\$25,000) said refunds being directed by acts of Assembly of June twelve one thousand eight hundred and seventy-eight and March twenty-fifth one thousand nine hundred and one

Section 17 For the payment of the compensation and expenses of members of commissions heretofore appointed by the Governor to examine judges of any of the Supreme Superior

common pleas or orphans' courts of this Commonwealth who by reason of physical or mental disability appear to be incapacitated from performing their judicial functions and duties as provided by the act of Assembly approved the eleventh day of May Anno Domini one thousand nine hundred and one (Pamphlet Laws page one hundred and sixty-five) and for the two years ending May thirty-one one thousand nine hundred and twenty-one the sum of five hundred dollars (\$500) or so much thereof as may be necessary

Section 18 For the payment of the expenses incident to issuing certificates of election to Members of the House of Representatives for the session of one thousand nine hundred and twenty-one (Act of June fourteenth one thousand nine hundred and eleven) the sum of five hundred and sixty-nine dollars and twenty-five cents (\$569.25) or so much thereof as may be necessary to be paid by the State Treasurer on warrants of the Auditor General upon presentation of vouchers approved by the Speaker of the House of Representatives

Section 19 For the payment of the expenses of registration of births and deaths in cities of the first and second class in accordance with the provisions of the act of Assembly regulating such payments the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary for the two fiscal years beginning June first one thousand nine hundred and nineteen

Section 20 For the payment of the salaries of State employes who may be retired by resignation the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary for the two fiscal years beginning June first one thousand nine hundred and nineteen

Section 21 For clerical and incidental expenses of the board created for the examination of letters patent relative to the granting of charters for underground and elevated passenger railway companies the sum of one thousand five hundred dollars (\$1,500) for the two fiscal years ending May thirty-first one thousand nine hundred and twenty-one

Section 22 For the payment of expenses incident to the participation in the proceedings of the organization known as the Governor's Conference for the years one thousand nine hundred and nineteen and one thousand nine hundred and twenty the sum of three hundred dollars (\$300)

Section 23 For the payment of the expenses for the publication in the various newspapers of the State the several amendments to the Constitution of the Commonwealth for the two fiscal years beginning June first one thousand nine hundred and nineteen the sum of one hundred and twenty thousand dollars or so much thereof as may be necessary (\$120,000) Provided however That for the purpose of facilitating the settlement of the accounts with publishers of newspapers in which are published Constitutional amendments and which are to be paid from the appropriations herein made the Secretary of the Commonwealth shall prior to the letting of any such advertising obtain from the publishers of all newspapers of general circulation who may desire to secure publication of the Constitutional amendments sworn statements of their average circulation for the calendar year next preceding the date of the proposed publication together with the rates usually charged for the publication of advertisements of a similar character and the rates they will charge for the publication of advertisements of a similar character and the rates they will charge for the publication of Constitutional amendments if a contract is awarded therefor. The Secretary of the Commonwealth shall file with the Auditor General at least ten days before any contract or order for the publication of any of said amendments the above sworn statements or certified copies thereof together with the means and addresses of the newspapers in which publication is to be made. The Auditor General is authorized to withhold the payment of the account of any publisher who shall neglect or refuse to file a sworn statement with the Secretary of the Commonwealth and the Auditor General shall not pay the accounts of any publisher in so far as the same may be in excess of the rates as shown in the sworn statement filed with the Secretary of the Commonwealth

Section 24 To provide for the payment of the further or additional compensation of substitutes for State officials and employes who shall enlist enroll or be drafted into the military or naval services of the United States or any branch or unit thereof in addition to the portion of such State official or employes' salaries remaining after payments have been made to dependents in accordance with the act approved June seventh one thousand nine hundred and seventeen two years the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary

Section 25 For refunding inheritance taxes paid in error two years the sum of seventy-five thousand dollars (\$75,000.00) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to.

Ordered. To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. McCAIG. Mr. Speaker, I move that House Bill No. 721 be recommitted to the Committee on Appropriations.

Mr. POWELL. Mr. Speaker I second the motion. The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 974, entitled

An Act to amend section three of the act approved the sixth day of April one thousand nine hundred eleven (Pamphlet Laws fifty-one) entitled "An Act providing for the protection of the public health and the prevention of fraud and deception by prohibiting the sale the offering for sale or exposing for sale or the having in possession with intent to sell of adulterated or deleterious sausage defining sausage and prescribing the penalty for the violation thereof"

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 567, entitled:

An Act to repeal an act approved the twenty-fourth day of July one thousand nine hundred thirteen (Pamphlet Laws one thousand and one) entitled "An Act to regulate the nominations and elections for all elective offices of cities of the second class and all offices of judge of a court of record providing for non-partisan nominations and elections for said offices abolishing certain existing methods of nomination in such cases and the use of party or political names or appellations at elections with respect to said offices imposing certain duties upon the Secretary of the Commonwealth county commissioners and election officers and clerks and providing penalties for the violation of the provisions hereof and the punishment of certain offenses" together with all amendments thereto.

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 236.

An Act to amend an act approved the seventeenth day of April one thousand eight hundred and sixty-one (Pamphlet Laws three hundred and forty-six) entitled "An Act to authorize the Erection of a Poor House by the township of Blakely in Luzerne County" providing for the appointment of auditors by the court of common pleas of Lackawanna County and fixing the compensation of the auditors and the salaries of the directors of the poor of the poor district of said township

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk then read the amendments as follows:

Amend section 1, page 2, line 23, by inserting after the word "district" the words "on approval of the court."

Amend section 2, page 3, line 16, by striking out the words "twenty-five hundred" and inserting in lieu thereof "one thousand."

On the question.

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—183.

Alexander,	Dithrich,	Krause, W.,	Robertson,
Allum,	Donneley,	Krugh,	Rorke,
Aron,	Drinkhouse,	Kunkle,	Rothenberger,
Baldi,	Ehrhardt,	Lafferty,	Ruddy,
Baldrige,	Ephraim,	Lanier,	Sarig,
Barnhart,	Evans, J. T.,	Lauler,	Schaeffer,
Bechtold,	Evans, S. J.,	Levis,	Shaffer,
Beckley,	Finney,	MacCallum,	Shellenberger,
Bel,	Fitzgibbon,	Magill,	Showalter,
Benchoff,	Flynn,	Mallery,	Shunk,
Bennett,	Foster,	Mangan,	Simpson,
Bidelspacher,	Fowler,	Marcus,	Sinclair,
Bigler,	Fox, A. R. B.,	Martin,	Smith, E. R.,
Blanck,	Franklin,	McCaig,	Snyder,
Boland,	Gans,	McCurdy,	Sowers,
Bower,	Geary,	McGeary,	Spruells,
Bowman,	Glass,	McIntyre,	Stadlander,
Brady,	Goehring,	McKim,	Stark,
Brendle,	Goldner,	McVicar,	Statler,
Brislin,	Goodnough,	Mehering,	Steele,
Brooks,	Graham,		Sterling,
	Griest,		

Bucher,	Griffith,	Michel,	Stevenson,
Bungard,	Haines,	Millar,	Stott,
Catlin,	Haldeman,	Miller, A. D.,	Sweitzer,
Clements,	Hamilton, J.,	Miller, C. G.,	Todd,
Clutton,	Hampson,	Miller, D. I.,	Uish,
Coldsmith,	Harer,	Miller, D. D.,	Wagner,
Colville,	Harvey,	Millin,	Walker, G. T.,
Comerer,	Heffernan,	Miner,	Walker, J. A.,
Conner,	Helt,	Morgan,	Wallace, R. L.,
Cook,	Hess,	Neary,	Wallace, W. T.,
Corbin,	Ileyburn,	North,	Wells,
Cox,	Hickernell,	North,	West,
Crawford,	Hoffman,	Norton,	Wettach,
Crockett,	Hollingsworth,	Patterson,	Whiteman,
Curran,	Huntington,	Perry,	Willert,
Curry, A. E.,	Hutchison,	Phillips,	Williams,
Curry, R.,	Ingham,	Pidgeon,	Wilson,
Davis, D. F.,	Jennings,	Pike,	Woner,
Dawson,	Jones,	Powell,	Wood,
Day,	Jordan,	Quigley,	Woodruff,
Dewey,	Kantner,	Ramsey,	Zanders,
Diehl,	Kennedy,	Reber, C. A.,	Zimmerman,
Di Lemmo,	Kinsman,	Reber, H. F.,	Spangler,
Dilsheimer,	Kooser,	Rhoads,	Speaker,
	Krause, T. S.,	Rin,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 181.

An Act providing for the relocation alteration and vacation of public roads and highways approaching leading into or contiguous to parks and public grounds other than those within the limits of incorporated boroughs and municipalities title to which parks and public grounds is vested in the State of Pennsylvania and providing remedies therefor

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk then read the amendments as follows:

Amend title, page 1 by inserting after the word "Pennsylvania" the words "and providing remedy therefor."

Amend section 1, page 2, lines 16, 17, 18 and 19, by striking out "the property owners abutting upon or through whose land the portion of the roads or highway approaching leading into or contiguous to said park or public grounds as relocated passes," and inserting in lieu thereof the following: "the property owners owning the majority of the frontage of land abutting upon the relocated portion of the roads or highway approaching leading into or contiguous to said park or public grounds."

Amend page 3, after section 5, by inserting section 6, as follows:

"Section 6 This act shall not be construed to deprive any property owner who has not joined in the agreement provided for in section one of this act of the rights and remedies to which he may be entitled under the existing road laws."

Amend section 6, page 4, line 3, by striking out after the word "Section" the figure "6" and inserting in lieu thereof the figure "7."

On the question.

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—181.

Alexander,	Dithrich,	Kurkle,	Rothenberger,
Allum,	Donneley,	Lafferty,	Ruddy,
Aron,	Drinkhouse,	Lanier,	Sarig,
Baldi,	Ehrhardt,	Lauler,	Schaeffer,
Baldrige,	Ephraim,	Levis,	Scott,
Barnhart,	Evans, J. T.,	MacCallum,	Shaffer,
Bechtold,	Evans, S. J.,	Magill,	Shellenberger,
Beckley,	Finney,	Mallery,	Showalter,
Bel,	Fitzgibbon,	Mangan,	Shunk,
Benchoff,	Flynn,	Marcus,	Simpson,
Benninger,	Foster,	Marshall,	Sinclair,
Bidelspacher,	Fowler,	Martin,	Smith, E. R.,
Bigler,	Fox, A. R. B.,	McCaig,	Snowden,
Blanck,	Fox, I. M.,	McCurdy,	Snyder,

Bolard,	Franklin,	McGeary,	Sowers,
Bower,	Geary,	McIntyre,	Sprows,
Bowman,	Glass,	McKim,	Stark,
Brady,	Goehring,	McVicar,	Statler,
Brendle,	Golder,	Mehring,	Steedle,
Brislin,	Goodnough,	Michel,	Sterling,
Brooks,	Graham,	Millar,	Stevenson,
Bungard,	Griest,	Miller, A. D.,	Scott,
Campbell,	Griffith,	Miller, C. G.,	Sullivan,
Catlin,	Haines,	Miller, D. L.,	Sweetzer,
Clements,	Haldeman,	Miller, D. D.,	Todd,
Clutton,	Hamilton, J.,	Millin,	Uish,
Coldsmith,	Hamilton, W. J.,	Millner,	Wagner,
Colville,	Harvey,	Morgan,	Walker, G. T.,
Comer,	Heffernan,	Murphy,	Walker, J. A.,
Comer,	Hess,	Nearby,	Wallace, R. L.,
Conner,	Heyburn,	Norton,	Wallace, W. T.,
Cook,	Hickernell,	Patterson,	Wells,
Corbin,	Hoffman,	Perry,	West,
Cox,	Hollingsworth,	Phillips,	Wettach,
Crawford,	Huntington,	Pidgeon,	Whiteman,
Crockett,	Hutchison,	Pike,	Willert,
Crum,	Ingham,	Powell,	Williams,
Curran,	Jennings,	Quigley,	Wolner,
Curry, A. E.,	Jones,	Ramsey,	Wood,
Curry, R.,	Jordan,	Reber, C. A.,	Woodruff,
Davis, D. F.,	Kantner,	Reber, H. F.,	Zanders,
Dawson,	Kennedy,	Rhoads,	Zimmerman,
Day,	Kinsman,	Ringler,	Spangler,
Dewey,	Kooser,	Rinn,	Robertson,
Diehm,	Krause, T. S.,	Rorke,	Robertson,
Di Lemmo,	Krause, W.,	Robertson,	Robertson,
Dilsheimer,	Krugh,	Robertson,	Robertson,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 14.

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk then read the amendments as follows:

Amend section 1, page 1, line 4, by striking out the word "fifty" and the figures "(\$50,000)" and inserting in lieu thereof the words "sixty-five" and the figures "(\$65,000)".

On the question.

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—180.

Alexander,	Dithrich,	Lafferty,	Sarig,
Allum,	Drinkhouse,	Lantus,	Schaeffer,
Aron,	Dunn,	Lauier,	Scott,
Baldi,	Ehrhardt,	Levis,	Shaffer,
Baldrige,	Ephraim,	MacCallum,	Shellenberger,
Bechtold,	Evans, J. T.,	Magill,	Showalter,
Beckley,	Evans, S. J.,	Shunk,	Shunk,
Bell,	Finney,	Marcus,	Sinclair,
Benchoff,	Fitzgibbon,	Marshall,	Smith, E. R.,
Bennett,	Flynn,	Martin,	Smith, F. L.,
Benninger,	Foster,	McCaig,	Snowden,
Bidelspacher,	Fowler,	McCurdy,	Snyder,
Bigler,	Fox, I. M.,	McGeary,	Soffel,
Bolard,	Franklin,	McIntyre,	Sowers,
Bower,	Geary,	McKim,	Sprows,
Bowman,	Glass,	McVicar,	Stadlander,
Brady,	Goehring,	Mehring,	Stark,
Brendle,	Golder,	Michel,	Statler,
Brooks,	Goodnough,	Millar,	Steedle,
Bucher,	Griest,	Miller, A. D.,	Sterling,
Bungard,	Griffith,	Miller, C. G.,	Stevenson,
Campbell,	Haines,	Miller, D. L.,	Sullivan,
Clements,	Haldeman,	Miller, D. D.,	Sweetzer,
Clutton,	Hamilton, J.,	Millin,	Todd,
Coldsmith,	Hamilton, W. J.,	Millner,	Uish,
Collier,	Harvey,	Morgan,	Vickerman,
Colville,	Heffernan,	Murphy,	Walker, G. T.,
Comer,	Helt,	Nearby,	Walker, J. A.,
Conner,	Hess,	Norton,	Wallace, R. L.,
Cook,	Heyburn,	Palmer,	Wallace, W. T.,

Cox,	Hoffman,	Patterson,	Wallace, W. T.,
Crawford,	Hollingsworth,	Perry,	Wells,
Crockett,	Horne,	Phillips,	West,
Crum,	Hough,	Pidgeon,	Wettach,
Curran,	Huntington,	Pike,	Whiteman,
Curry, A. E.,	Hutchison,	Powell,	Willert,
Curry, R.,	Ingham,	Quigley,	Williams,
Davis, J. T.,	Jennings,	Ramsey,	Willson,
Davis, W.,	Jones,	Reber, C. A.,	Wolner,
Dawson,	Jordan,	Reber, H. F.,	Wood,
Day,	Kennedy,	Ringler,	Woodruff,
Dewey,	Kinsman,	Rinn,	Wynne,
Diehm,	Kooser,	Robertson,	Zanders,
Di Lemmo,	Krause, T. S.,	Rorke,	Zimmerman,
Dilsheimer,	Krause, W.,	Rothenberger,	Spangler,
	Krugh,	Ruddy,	Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 71.

An Act making an appropriation to the State Hospital for injured persons of the Anthracite Coal Region at Ashland Pennsylvania

With the information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.

The Clerk then read the amendment as follows:

Amend section 1, line 8, by inserting after the word "deficiency" the words "in maintenance."

On the question.

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—178.

Alexander,	Dithrich,	Lanier,	Schilling,
Allum,	Donneley,	Lauler,	Scott,
Aron,	Drinkhouse,	Levis,	Shaffer,
Baldi,	Ehrhardt,	MacCallum,	Shellenberger,
Baldrige,	Ephraim,	Magill,	Showalter,
Bechtold,	Evans, J. T.,	Mallery,	Shunk,
Beckley,	Evans, S. J.,	Mangan,	Sinclair,
Bell,	Finney,	Marshall,	Smith, E. R.,
Benchoff,	Fitzgibbon,	Martin,	Smith, F. L.,
Bennett,	Flynn,	McCaig,	Snowden,
Benninger,	Foster,	McCurdy,	Snyder,
Bidelspacher,	Fowler,	McGeary,	Sowers,
Bigler,	Fox, A. R. B.,	McIntyre,	Sprows,
Bolard,	Fox, I. M.,	McKim,	Stadlander,
Bower,	Franklin,	McVicar,	Stark,
Bowman,	Glass,	Michel,	Statler,
Brady,	Goehring,	Miller,	Steedle,
Brendle,	Golder,	Miller, A. D.,	Stevenson,
Brooks,	Goodnough,	Miller, C. G.,	Stott,
Bucher,	Graham,	Miller, D. L.,	Sullivan,
Bungard,	Griffith,	Miller, D. D.,	Sweetzer,
Campbell,	Haines,	Millin,	Todd,
Clements,	Haldeman,	Morgan,	Trach,
Clutton,	Hamilton, J.,	Murphy,	Uish,
Coldsmith,	Hampson,	Nearby,	Vickerman,
Collier,	Harer,	Norton,	Wagner,
Colville,	Heffernan,	Palmer,	Walker, G. T.,
Comer,	Helt,	Patterson,	Walker, J. A.,
Conner,	Hess,	Perry,	Wallace, R. L.,
Cook,	Hickernell,	Phillips,	Wallace, W. T.,
Cox,	Hoffman,	Pidgeon,	Wells,
Crawford,	Hollingsworth,	Pike,	West,
Crockett,	Horne,	Powell,	Wettach,
Crum,	Hough,	Quigley,	Whiteman,
Curran,	Huntington,	Ramsey,	Willert,
Curry, A. E.,	Hutchison,	Reber, C. A.,	Williams,
Curry, R.,	Jennings,	Reber, H. F.,	Willson,
Davis, D. F.,	Jones,	Rhoads,	Wolner,
Davis, J. T.,	Jordan,	Ringler,	Wood,
Davis, W.,	Kantner,	Rinn,	Woodruff,
Dawson,	Kennedy,	Robertson,	Wynne,
Day,	Kinsman,	Rorke,	Zanders,
Dewey,	Kooser,	Rothenberger,	Zimmerman,
Diehm,	Krause, T. S.,	Ruddy,	Spangler,
Di Lemmo,	Krause, W.,	Sarig,	Speaker,
Dilsheimer,	Kunkle,	Schaeffer,	
	Lafferty,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 119.

An Act to amend an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and sixty) entitled "An Act to amend an act approved the ninth day of April one thousand nine hundred and fifteen entitled "An Act to amend an act entitled 'An Act to amend an act entitled 'An Act to amend an act entitled 'An Act to amend an act entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes' approved the ninth day of June Anno Domini one thousand eight hundred and eighty-one extending the same to companies formed for the purpose of quarrying slate granite or rock or for dressing polishing working or manufacturing the same or any of them and to mineral springs companies incorporated for the purpose of bottling and selling natural mineral springs water approved the sixteenth day of June Anno Domini one thousand eight hundred and ninety-three' approved the nineteenth day of April Anno Domini one thousand nine hundred and one extending the same to companies formed for the purpose of manufacturing and selling chemicals foodstuffs cement and products and the quarrying of cement rock' approved May twenty-eighth one thousand nine hundred and seven extending the same to companies incorporated for the manufacture buying selling leasing using and operation of electrical apparatus and machinery and articles of every kind appertaining to or in anywise connected with the production use regulation control distribution or application of electricity or electrical energy or products for any use or purpose constructing acquiring using selling buying or leasing any works construction or plant or part thereof connected with or involving such use distribution regulation control or application of electricity or the control or use of electrical apparatus for any purpose and of producing furnishing and supplying electricity or electrical apparatus in any form and for any purpose and to carry on a general manufacturing business' approved the twenty-third day of June one thousand nine hundred and eleven by extending the same to companies incorporated for the purpose of refining manufacturing or sale of petroleum and petroleum products" by extending the same to corporations incorporated for the manufacture of leather or articles containing leather" by extending the same to companies incorporated for the purpose of converting raw silk into thread and the manufacture of silk goods

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk then read the amendments as follows:

Amend section one, page 6, line 12, by inserting after the word "or" the words "the buying, selling, manufacturing or processing of silk or silk products"; in line 13, strike out the words "for the conversion of raw silk into thread and the manufacture of silk goods."

On the question.

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—172.

Alexander,	Diehm,	Lafferty,	Schaeffer,
Allum,	Di Lemmo,	Lanius,	Scott,
Aron,	Dithrich,	Levis,	Shaffer,
Baldi,	Donneley,	MacCallum,	Shellenberger,
Baldrige,	Drinkhouse,	Magill,	Showalter,
Barnhart,	Ehrhardt,	Mallery,	Shunk,
Bechtold,	Evans, J. T.,	Mangan,	Simpson,
Beckley,	Evans, S. J.,	Marcus,	Sinclair,
Bell,	Finney,	Marshall,	Smith, E. R.,
Benchoff,	Fitzgibbon,	Martin,	Smith, F. I.,
Bennett,	Foster,	McCaig,	Snowden,
Benninger,	Fowler,	McCurdy,	Snyder,
Bigler,	Fox, A. R. B.,	McGeary,	Soffel,
Blank,	Franklin,	McIntyre,	Sowers,
Boiard,	Geary,	McKim,	Sprowls,
Bower,	Glass,	McVicar,	Stadlander,
Bowman,	Goehring,	Mehring,	Stark,
Brady,	Golder,	Michel,	Statler,
Brendle,	Goodnough,	Millar,	Steele,
Brislin,	Graham,	Miller, A. D.,	Sterling,
Brooks,	Griffith,	Miller, C. G.,	Stevenson,

Bucher,	Haines,	Miller, D. I.,	Stott,
Bungard,	Haldeman,	Miller, D. D.,	Sullivan,
Campbell,	Hamilton, W. J.,	Millin,	Sweitzer,
Catlin,	Hampson,	Milner,	Todd,
Clements,	Harvey,	Morgan,	Ulsh,
Clutton,	Heffernan,	Murphy,	Wagner,
Collier,	Hess,	Neary,	Walker, G. T.,
Colville,	Heyburn,	North,	Walker, J. A.,
Comerer,	Hickernell,	Norton,	Wallace, R. L.,
Conner,	Hoffman,	Palmer,	Wallace, W. T.,
Cook,	Hollingsworth,	Patterson,	West,
Corbin,	Horne,	Phillips,	Wettach,
Cox,	Hough,	Pidgeon,	Whiteman,
Crawford,	Huntington,	Pike,	Willert,
Crockett,	Hutchison,	Powell,	Williams,
Crum,	Ingham,	Quigley,	Willson,
Curran,	Jennings,	Ramsey,	Woner,
Curry, A. E.,	Jones,	Reber, C. A.,	Wood,
Davis, D. F.,	Jordan,	Reber, H. F.,	Woodruff,
Davis, J. T.,	Kantner,	Ringer,	Wynne,
Davis, W.,	Kinsman,	Robertson,	Zanders,
Dawson,	Kooser,	Rorke,	Zimmerman,
Day,	Krause, W.,	Rothemberger,	Spangler,
Dewey,	Krugh,	Ruddy,	Speaker,
	Kunkle,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 409.

An Act authorizing counties cities and boroughs to appropriate moneys for aiding entertaining and caring for soldiers sailors and marines and validating and ratifying appropriations and payments heretofore made

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk then read the amendments as follows:

Amend section 1, page 2, by inserting lines 1, 2, and 3 as follows: "Also such other war activities as are or will be approved by the legislative bodies in the counties cities and boroughs referred to."

On the question.

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—178.

Alexander,	Diehm,	Krugh,	Rothenberger,
Allum,	Di Lemmo,	Kunkle,	Ruddy,
Aron,	Dilsheimer,	Lafferty,	Sarig,
Baldi,	Dithrich,	Lanius,	Schaeffer,
Baldrige,	Donneley,	Lauler,	Scott,
Barnhart,	Drinkhouse,	Levis,	Shaffer,
Bechtold,	Ehrhardt,	Magill,	Showalter,
Beckley,	Ephraim,	Mallery,	Shunk,
Bell,	Evans, J. T.,	Mangan,	Sinclair,
Benchoff,	Evans, S. J.,	Marshall,	Smith, E. R.,
Benninger,	Finney,	Martin,	Smith, F. I.,
Bidelspacher,	Fitzgibbon,	McCaig,	Snowden,
Bigler,	Flynn,	McCurdy,	Snyder,
Boiard,	Foster,	McGeary,	Sowers,
Blank,	Fowler,	McKim,	Sprowls,
Bower,	Fox, A. R. B.,	McVicar,	Stadlander,
Bowman,	Franklin,	Mehring,	Statler,
Brady,	Geary,	Michel,	Steele,
Brendle,	Glass,	Millar,	Sterling,
Brislin,	Goehring,	Miller, A. D.,	Stott,
Bucher,	Golder,	Miller, C. G.,	Sullivan,
Bungard,	Goodnough,	Miller, D. I.,	Sweitzer,
Campbell,	Graham,	Miller, D. D.,	Ulsh,
Catlin,	Griest,	Millin,	Vickerman,
Clements,	Griffith,	Milner,	Wagner,
Clutton,	Haines,	Morgan,	Walker, G. T.,
Coldsmith,	Haldeman,	Murphy,	Walker, J. A.,
Collier,	Hamilton, J.,	North,	Wallace, R. L.,
Colville,	Hampson,	Norton,	Wallace, W. T.,
Comerer,	Harer,	Palmer,	Wells,
Conner,	Harvey,	Patterson,	West,
Cook,	Helt,	Perry,	Wettach,
	Hess,		

Corbin,
Cox,
Crockett,
Crum,
Curian,
Curry, A. E.,
Curry, R.,
Davis, D. F.,
Davis, J. T.,
Davis, W.,
Day,
Dewey,

Heyburn,
Hickernell,
Hoffman,
Huntington,
Hutchison,
Ingham,
Jennings,
Jones,
Kantner,
Kennedy,
Kinsman,
Kooser,
Krause, T. S.,

Phillips,
Pidgeon,
Pike,
Powell,
Quigley,
Ramsey,
Reber, C. A.,
Reber, H. F.,
Rhoads,
Ringler,
Rinn,
Robertson,
Rorke,

Whiteman,
Willert,
Williams,
Willson,
Woner,
Wood,
Woodruff,
Wynne,
Zanders,
Zimmerman,
Spangler,
Speaker.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

ADJOURNMENT.

Mr. WILLIAMS. Mr. Speaker, I move this House do now adjourn.

The motion was agreed to, and (at 5.30 o'clock P. M.) the House adjourned until Monday evening, March 31, 1919, at 9.00 o'clock.

NAYS—0.

Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., MONDAY, MARCH 31, 1919.

No. 30.

SENATE.

MONDAY, March 31, 1919.

The Senate met at 9.30 o'clock P. M.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the Chair.

PRAYER.

The Acting Chaplain, Rev. T. T. Mutchler, offered the following prayer:

We look to Thee, Oh Lord, our Heavenly Father, with gratitude for Thy goodness that has been so abundantly manifested toward each one of us. May we each one fill the place wisely and well that we are assigned to. May we realize the importance of life and the responsibilities that rest upon us. Now let Thy blessing rest upon those who are in council upon the other side of the sea, give them wisdom that they shall take such action as shall be for the best interests of the world and for Thy glory. Be with our nation and direct all those in charge of the affairs that pertain to the welfare of this Commonwealth and also all who are associated with these legislative bodies. May we each one honor Thee and do the things that are acceptable in Thy sight, guiding and keeping from sin by grace for the Master's sake. Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. MURDOCH, the further reading was dispensed with, and the Journal was approved.

PROTESTING AGAINST PASSAGE OF HOUSE BILLS NOS. 94, 308 AND 263.

Mr. McCONNELL presented numerous petitions of citizens of Northumberland County protesting against the passage of House Bills Nos. 94, 308 and 263.

Which were referred to the Committee on Law and Order.

FAVORING PASSAGE OF HOUSE BILLS NOS. 273 AND 285.

Mr. BARNES presented petition of the Civic Club of Stroudsburg favoring the passage of House Bills Nos. 273 and 285.

Which was referred to the Committee on Forestry.

He also presented petition of Division 153, O. R. C. of Manch Chunk favoring the passage of House Bills Nos. 273 and 285.

Which was referred to the Committee on Forestry.

PROTESTING AGAINST PASSAGE OF BILL INCREASING STATE POLICE.

He also presented petition of International Brotherhood of Blacksmiths protesting against the passage of Bill increasing the State Police.

Which was referred to the Committee on Law and Order.

FAVORING PASSAGE OF HOUSE BILLS NOS. 273 AND 285.

Mr. CAMPBELL presented petition of citizens of Mercer County favoring the passage of House Bills Nos. 273 and 285.

Which was referred to the Committee on Forestry.

FAVORING PASSAGE OF MINE CAVE BILL.

He also presented petition of citizens of Mercer County favoring the passage of Mine Cave Bill.

Which was referred to the Committee on Mines and Mining.

REPORTS FROM COMMITTEES.

Mr. DAIX, from the Committee on Appropriations, reported as amended, Senate Bill No. 640, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania, located at Blossburg, Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 532, entitled:

An Act authorizing the Governor to appoint volunteer police officers, providing for the organization and direction of such police officers, defining their powers and duties, imposing certain charges upon the State and counties for the expense thereof.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 661 (House Bill No. 659), entitled:

An Act making an appropriation for the payment of compensation outstanding and due and to become due to injured employees in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May thirty-first, one thousand nine hundred and nineteen.

Also from the Committee on Appropriations, re-reported as amended, Senate Bill No. 276 (House Bill No. 136), entitled:

An Act to further amend an act approved the 26th day of May, 1891 (P. L. 123), entitled "An Act to facilitate the labors of the justices of the Supreme Court, by providing suitable clerical assistance as amended, authorizing the payment of expenses of judges and the employment of briefers, investigators, stenographers, typewriters and clerks," and increasing the amount now allowed therefor.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 487, entitled:

An Act to amend an act approved the 17th day of May, 1917 (P. L. 208), entitled "An Act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof, defining the words "drug" and "poison" and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law, and providing for the purchase of samples of drugs for determining their quality strength and purity."

BILLS INTRODUCED.

Mr. CRAIG read in his place and presented to the Chair Senate Bill No. 667, entitled:

An Act making an appropriation to the Topographic and Geological Survey Commission of Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. McCONNELL read in his place and presented to the Chair Senate Bill No. 668, entitled:

An Act to amend route numbered two hundred eighty-three of section six of the act approved the thirty-first day of May, one thousand nine hundred and eleven (P. L. 468), entitled "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads, connecting county seats, principal cities and towns, and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways, solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways, wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property or otherwise in the improvement thereof; providing for purchase or acquiring of turnpikes, or toll roads, forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads, with Commonwealth governing same; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough or incorporated town and requiring contracts by counties, townships, boroughs and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act, and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act."

Which was committed to the Committee on Public Roads and Highways.

Mr. DONAHUE read in his place and presented to the Chair Senate Bill No. 669, entitled:

An Act to amend part of section one of an act approved the eleventh day of July, one thousand nine hundred and one (P. L. 663) entitled "An Act to regulate and establish the fees to be charged by sheriffs in this Commonwealth, and to provide for the taxation and collection of the same," as amended.

Which was committed to the Committee on Judiciary General.

Mr. SALUS read in his place and presented to the Chair Senate Bill No. 670, entitled:

An Act to amend section 2 of an act approved the eleventh day of July, Anno Domini, one thousand nine hundred and seventeen, entitled "An Act to regulate the importation into the State of Pennsylvania of dependent, delinquent, or defective children; and providing a penalty for the violation thereof," so as to reduce the amount of the indemnity bond in favor of the State of Pennsylvania from ten thousand dollars to one thousand dollars.

Which was committed to the Committee on Judiciary General.

Mr. HERRON read in his place and presented to the Chair Senate Bill No. 671, entitled:

An Act making an appropriation to the State Board of Education for the purpose of increasing the salaries of teachers in State Normal Schools.

Which was committed to the Committee on Appropriations.

Mr. HEATON read in his place and presented to the Chair Senate Bill No. 672, entitled:

An Act establishing a Bureau of County Highways in certain counties; defining the powers and imposing duties of

such bureau; providing for the appointment of a chief of such bureau, and clerks and stenographers, and for their salaries payable from the county treasury.

Which was committed to the Committee on Public Roads and Highways.

Mr. NASON read in his place and presented to the Chair Senate Bill No. 673, entitled:

An Act requiring cities of the third class to establish a pension fund for employees of said cities, and regulating the administration of such funds and the payment of such pensions.

Which was committed to the Committee on Municipal Affairs.

Mr. MEARKLE read in his place and presented to the Chair Senate Bill No. 674, entitled:

An Act making an appropriation to the Coleman Industrial Home for Colored Boys, Pittsburgh, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. TOMPKINS read in his place and presented to the Chair Senate Bill No. 675, entitled:

An Act prohibiting the Public Service Commission from issuing certificates of public convenience in certain cases and revoking such certificates heretofore granted.

Which was committed to the Committee on Judiciary Special.

Also read in his place and presented to the Chair Senate Bill No. 676, entitled:

An Act to amend sections 8, 9, 10, 13, 14, 19, 22 and 67 of an act entitled "An Act providing for the examination, licensure and registration of persons, firms or corporations engaged or engaging in the business or work of plumbing or house drainage, and prescribing certain rules, regulations and requirement for the construction of plumbing, house drainage and cess pools in cities of the second class, and imposing fines, penalties and forfeitures for violation thereof," approved the seventh day of June, Anno Domini, one thousand nine hundred and one, as amended.

Which was committed to the Committee on Judiciary General.

REPORT FROM COMMITTEE.

Mr. VARE. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. VARE from the Committee on Municipal Affairs, reported as amended, Senate Bill No. 451 (House Bill No. 40), entitled:

An Act to amend and revise an act, entitled "An Act providing for the incorporation, regulation, and government of cities of the third class, regulating nomination and election of municipal officers, therein, and repealing, consolidating, and extending existing laws in relation thereto," approved the 27th day of June, A. D. 1913, enlarging, changing, modifying and defining certain of the powers of cities of the third class.

PRESENTATION OF TOKEN TO MR. W. HARRY BAKER, SECRETARY OF THE SENATE.

Mr. SALUS. Mr. President, at the request of the employees of the Senate Transcribing Room, I present to our Secretary this beautiful basket of roses. I refer to our friend, Mr. Baker. Why I should have been selected to make this presentation I do not know, surrounded as we are by a body of men in this Senate, who in truthfulness are in the class with George Washington, in wisdom the equal of Abraham Lincoln, and in statesmanship as proficient as President Wilson. Why I should be called upon to make this presentation I do not know, but yet I consider it a signal honor to make this little speech at this time, because of the caliber, the character and the qualities of the man to whom this token is presented. Its financial value is large to those who made it, but small to Mr. Baker. Its intrinsic worth is but little, but I know that when he takes it to his home to-night that it will mean much to him and will bring back many pleasant recollections of

his life's history. Each one of those roses, and for his sake I will not at this time mention their number, because like the ladies of the present day he may not care for the public generally to know that he has been with all of us people so many years, but each one represents a milestone in his life; and as they in their beauty stand on that platform they are not properly arranged, because each one, starting from the rose of his infancy to the rose of to-day, should have been larger and more fragrant, because every day in his life, particularly from the day when he was a page boy in this Senate, has been a better year, a greater year and a grander year for Pennsylvania. Thirty-two years, I believe, if I am correct, he has devoted his life's work and industry for the benefit of the Senate of Pennsylvania and the citizens thereof, and every one of those thirty-two years has been a better year until he is here to-day the most valuable man that this state has ever had in its employ, the most genial man that any man who has had the honor of being a member of this Senate and has had occasion to come in contact with him, and in addition to that, he certainly must be a most devoted, and interested man, not only to the Senators, but to those who come either directly or indirectly under his employ. It must of course be a great honor, a great credit and a great satisfaction to any man to know that those who surround him, no matter what his business career or calling may be, had the consideration to remember him on an occasion such as this and to have the good will and good wishes not only of the employees of this Senate, but every Senator and every man in Pennsylvania who has had the honor and privilege of having any business or other dealings with him, and, Mr. Baker, on behalf of these employees at this time, I present you with this bouquet.

Mr. BAKER: Mr. President, Senators and employees: I wish I had the ability to express my thoughts at the present time, but you all know me well enough to understand that I am not much of a speechmaker. I want to say to you that I appreciate the many kind thoughts expressed by Senator Salus, and I extend my thanks to the employees in the Transcribing Room for this beautiful bouquet of flowers. I sincerely hope that in the future our friendship will be still greater than it has been in the past.

REPORTS FROM COMMITTEE.

Mr. VARE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. VARE, from the Committee on Municipal Affairs, reported as amended, Senate Bill No. 132, entitled:

An Act to amend section six of an act approved May 23d, 1874, entitled "An Act dividing the cities of this State into three classes, regulating the passage of ordinances, providing for contracts for supplies and work for said cities, authorizing the increase of indebtedness and the creation of a sinking fund to redeem the same, defining and punishing certain offenses in all of said cities, and providing for the incorporation and government of cities of the third class."

Also, from the Committee on Municipal Affairs, reported as amended, Senate Bill No. 131, entitled:

An Act to amend section one, article fourteen, as amended in part of an act approved the 1st day of June, 1885 (P. L. 37), entitled "An Act to provide for the better government of cities of the first class in this Commonwealth," in reference to contracts of said cities.

BILLS ON FINAL PASSAGE.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 305 (House Bill No. 189), as follows:

An Act providing for the recording of deeds and patents granted by the Commonwealth of Pennsylvania in the office for recording deeds in the county where the lands lie without acknowledgment and that such records or certified copies thereof shall be evidence in all cases where the original deeds or patents would be evidence validating the records of all such deeds and patents heretofore so recorded and making such records or certified copies thereof legal evidence

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all deeds and patents granted by the Common-

wealth of Pennsylvania may be recorded in the office for recording deeds in the county where the lands lie without acknowledgment and the records thereof or duly certified copies thereof shall be evidence in all cases where the original deeds or patents would be evidence and where any of the deeds or patents aforesaid have been heretofore recorded in the office for recording deeds in the county where the lands lie the records thereof are hereby made valid and said records or duly certified copies thereof shall be as good evidence as if the same had been recorded under the provisions of this act

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	Donahue,	Martin,	Schantz,
Baldwin, R. J.,	Einstein,	McConnell,	Smith,
Barnes,	Eyre,	McNichol,	Snyder,
Barr,	Graff,	Meakle,	Sones,
Beales,	Gray,	Miller, J. S.,	Tompkins,
Boyd,	Hackett,	Miller, S. J.,	Turner,
Campbell,	Haldeman,	Murdoch,	Vare,
Craig,	Heaton,	Nason,	Weaver,
Crow,	Herron,	Patton,	Whitten,
Daix,	Homsher,	Phipps,	Woodward,
Davis,	Leslie,	Salus,	Buckman,
DeWitt,	Marlow,	Sassaman,	Pies. pro tem

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 509, as follows:

An Act requiring certain standard provisions in policies of insurance issued against loss or damage resulting from accident to or injury suffered by an employee or other person or against loss or damage to property caused by horses or by any vehicle drawn propelled or operated by any motive power and for which the insured is liable

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the first day of January nineteen hundred and twenty no policy of insurance against loss or damage resulting from accident or injury suffered by an employee or other person and for which the insured is liable or against loss or damage to property caused by horses or by any vehicle drawn propelled or operated by any motive power and for which loss or damage the insured is liable shall be issued or delivered to any insured in this State by any corporation organized under the laws of this Commonwealth or if a foreign corporation or by any person partnership or association authorized to do business in this State unless there shall be contained within such policy a provision that the insolvency or bankruptcy of the insured shall not release the insurance carrier from the payment of damages for injury sustained or loss occasioned during the life of such policy and stating that in case execution against the insured is returned unsatisfied in an action brought by the injured or his or her personal representative in case death results from the accident because of such insolvency or bankruptcy that then an action may be maintained by the injured person or his or her personal representative against the insurer under the terms of the policy for the amount of the judgment in the said action not exceeding the amount of the policy

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

Mr. SALUS. Mr. President, I move to reconsider the vote by which Senate Bill No. 509, entitled:

An Act requiring certain standard provisions in policies of insurance issued against loss or damage resulting from accident to or injury suffered by an employee or other person or against loss or damage to property caused by horses or by any vehicle drawn propelled or operated by any motive power and for which the insured is liable

passed third reading.

The PRESIDENT. How did the Senator vote?

Mr. SALUS. Mr. President, I voted "aye."

Mr. HALDEMAN. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. HALDEMAN. Mr. President, I voted "aye."

The motion was agreed to.

And the question recurring.

Will the Senate agree to the bill on third reading.

Mr. SALUS. Mr. President, I ask unanimous consent to amend section 1, page 2, line 17, by striking out the word "insure" and inserting in lieu thereof the word "insurer."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question.

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 72, entitled:

An Act authorizing banking companies incorporated and organized under the laws of the Commonwealth and having capital stock at least equal to the capital stock which trust companies are required by law to have to act in any fiduciary capacity in which trust companies organized under the laws of the Commonwealth are empowered to act and prescribing the method of acquiring such rights

And said bill having been read at length the third time and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin, F. E., Donahue,	Martin,	Smith,
Baldwin, R. J., Einstein,	McConnell,	Snyder,
Earnes,	McNichol,	Sones,
Barr,	Graff,	Mearkle,
Beales,	Gray,	Miller, S. J.,
Boyd,	Hackett,	Murdoch,
Campbell,	Haldeman,	Nason,
Craig,	Heston,	Patton,
Crow,	Herron,	Phipps,
Daix,	Homsher,	Salus,
Davis,	Leslie,	Sassaman,
DeWitt,	Marlow,	Schantz,
		Vare,
		Weaver,
		Whitten,
		Woodward,
		Buckman,
		Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present the said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 95, entitled:

An Act amending section nine of an Act of Assembly entitled "An Act for the appointment and maintenance of a board to be known as the Armory Board of the State of Pennsylvania and for the payment of its expenses and for providing managing and caring for armories for the use of the National Guard of Pennsylvania throughout the Commonwealth of Pennsylvania and making an appropriation for the same authorizing the State Armory Board to receive from counties cities municipalities and other sources donations or contributions for the purpose of this act" approved the 11th day of May, 1905, by providing for the return by the Commonwealth of any contributions of money made by any county city or municipality for the purpose of acquiring or erecting any armory to such county city or municipality upon the sale of any such armory under the provisions of the act to which this is a supplement and making the provisions of this act apply to sales heretofore as well as sales hereafter made

And said bill having been read at length the third time and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin, F. E., Donahue,	Martin,	Smith,
Baldwin, R. J., Einstein,	McConnell,	Snyder,
Earnes,	McNichol,	Sones,
Barr,	Graff,	Mearkle,
Beales,	Gray,	Miller, S. J.,
		Turner,

Boyd,
Campbell,
Craig,
Crow,
Daix,
Davis,
DeWitt,

Hackett,
Haldeman,
Heaton,
Herron,
Homsher,
Leslie,
Marlow,

Murdoch,
Nason,
Patton,
Phipps,
Salus,
Sassaman,
Schantz,

Vare,
Weaver,
Whitten,
Woodward,
Buckman,
Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present the said bill to the House of Representatives for concurrence.

BILLS ON THIRD READING.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 248, as follows:

An Act to amend sections one two three nine ten and eleven and to amend also sections four five and seven as amended by an act approved the first day of May one thousand nine hundred and nine (Pamphlet Laws three hundred and twenty-one) entitled "An Act to provide for State Registration of Nurses to establish a State Board of Examiners in connection therewith and to provide penalties for the violation of certain provisions regarding such registration" by providing for a change in membership of said board for the appointment of physicians as advisors thereto for an increase in salary of the secretary and educational director and for the registration of persons properly qualified as Licensed Attendants for the care of the sick

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the first day of May one thousand nine hundred and nine (Pamphlet Laws three hundred and twenty-one) entitled "An Act to provide for State Registration of Nurses to establish a State Board of Examiners in connection therewith and to provide penalties for the violation of certain provisions regarding such registration" which reads as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that within sixty days after the passage of this act the Governor shall appoint a State Board of Examiners for Registration of Nurses composed of five members three of said members shall be physicians two of whom shall be connected in an official capacity with public hospitals where nurses' training schools are maintained and all of whom shall have practiced their profession in the State of Pennsylvania for at least five years immediately preceding the time of their appointment and the remaining two members shall be nurses graduated from training schools connected with hospitals where practical and theoretical instruction is given in general surgical and medical nursing and who shall have been engaged in nursing for at least five years since graduation is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that within sixty days after the passage of this act the Governor shall appoint a State Board of Examiners for Registration of Nurses composed of five members three of whom shall be registered nurses graduated from training schools connected with hospitals where practical and theoretical instruction is given in general surgical and medical nursing and who shall have been engaged in nursing in the State of Pennsylvania at least five years since graduation The Governor shall also name two physicians as members of said board They shall be connected in an official capacity with public hospitals where nurses' training schools are maintained and shall have practiced their profession in the State of Pennsylvania for at least five years immediately preceding the time of their appointment

Section 2 That section two of said act which reads as follows

Section 2 The Governor shall appoint the original members of said board one for one year one for two years one for three years one for four years and one for five years and upon the expiration of the term of office of any member the Governor shall likewise appoint persons with the above specified qualifications to fill the vacancy for a term of five years and until a successor is chosen The unexpired term of any member caused by death resignation or otherwise shall be filled by the Governor in the same manner as an original appointment The Governor may remove any member for neglect of duty incompetence or dishonorable or unprofessional conduct is hereby amended to read as follows

Section 2 The Governor shall appoint the original members of said Board one for one year one for two years one for three years one for four years one for five years and upon the expiration of the term of office of any member the Governor shall likewise appoint persons with the above specified qualifications to fill the vacancy for a term of five years and until a successor is chosen The unexpired term of any member caused by death resignation or otherwise shall be filled by the Governor in the same manner as an original appointment The Governor

may remove any member for neglect of duty incompetence or dishonorable or unprofessional conduct

Section 3 That section three of said act which reads as follows

Section 3 The said board as soon as appointed and annually thereafter on a date to be fixed by the by-laws shall meet for organization and shall also hold other meetings by call of the secretary upon written request of two members or under such other circumstances as may be prescribed by the by-laws Three members shall always constitute a quorum At such organization meeting the board shall elect from its members a president and a secretary the secretary shall act as treasurer

The said officers shall be elected for a term of one year and until their successors are duly chosen and all vacancies arising in said offices shall be filled by the board in like manner for the unexpired term The board shall adopt a seal and shall establish by-laws and regulations for its own government and for the execution of the provisions of this act The secretary shall keep a record of all proceedings of the board and also a register of all nurses registered under this act which register shall at all reasonable times be open for public inspection is hereby amended to read as follows

Section 3 The said board as soon as appointed and annually thereafter on a date to be fixed by the by-laws shall meet for organization and shall also hold other meetings by call of the secretary upon written request of two members or under such other circumstances as may be prescribed by the by-laws Three members shall always constitute a quorum At such organization meeting the board shall elect from its members a president a secretary and an educational director the secretary shall act as treasurer.

The said officers shall be elected for a term of one year and until their successors are duly chosen and all vacancies arising in said offices shall be filled by the board in like manner for the unexpired term The board shall adopt a seal and shall establish by-laws and regulations for its own government and for the execution of the provisions of this act The secretary shall keep a record of all proceedings of the board and also a register of all nurses and licensed attendants registered under this act which register shall at all reasonable times be open for public inspection

Section 4 That section four of said act which as the same is amended by an act approved the fourth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and nine) entitled "An Act to provide for State registration of nurses and to establish a State Board of Examiners in connection therewith and to provide penalties for the violation of certain provisions regarding such registration" approved the first day of May one thousand nine hundred and nine providing further regulation as to applications for examination for registration of nurses and the fee chargeable therefor and providing for the making of reports of training schools for nurses whose competency for instruction is approved by the said board" reads as follows

Section 4 The secretary immediately upon the registration of every nurse shall file in the office of the State Commissioner of Health under the seal of the said Board of Examiners an exact counterpart of the certificate issued to the holder thereof and said counterpart shall be filed and indexed in the office of the State Commissioner of Health and kept by him for public inspection and information If the secretary of the board neglect to file said counterpart as aforesaid for more than twenty days from the date of issue of the corresponding certificate unless prevented therefrom by sickness or other unavoidable inability the said secretary shall be held guilty of a breach of duty and shall forfeit his or her membership and his or her offices in the said Board of Examiners

The nurses' registration records now in the office of the Secretary of the Commonwealth shall upon the approval of this amendment be transferred to the office of the Commissioner of Health is hereby amended to read as follows

Section 4 The secretary immediately upon the registration of every nurse or licensed attendant shall file in the office of the State Commissioner of Health under the seal of the said board of examiners an exact counterpart of the certificate issued to the holder hereof and said counterpart shall be filed and indexed in the office of the State Commissioner of Health and kept by him for public inspection and information If the secretary of the board neglect to file said counterpart as aforesaid for more than twenty days from the date of issue of the corresponding certificate unless prevented therefrom by sickness or other unavoidable inability the said secretary shall be held guilty of a breach of duty and shall forfeit his or her membership and his or her offices in the said board of examiners

The nurses' registration records now in the office of the Secretary of the Commonwealth shall upon the approval of this amendment be transferred to the office of the Commissioner of Health

Section 5 That section five of said act which as the same is amended by an act approved the fourth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and nine) reads as follows

Section 5 The secretary of the board shall receive a salary not to exceed one hundred dollars (\$100.00) a year All members of the board shall receive five dollars (\$5.00) a day for each day actually engaged in the transaction of official business together with all actual expenses incurred as aforesaid All expenditures of the said board shall be paid from the fees received thereby under the provisions of this act and said expenditures shall in no case be paid from the State Treasury The treasurer of the board shall give bond in such sum as may be fixed by the by-laws which bond shall be subject to the approval of the State Treasurer The said treasurer shall pay the necessary and current expenses of the board and may retain in the treasury a sum not exceeding five thousand dollars to defray the ordinary expenditures but all moneys exceeding the said sum of five

thousand dollars shall be paid by the treasurer of the board to the State Treasury The said board shall have no power to fix prices or in any way control the compensation received by the registered nurse is hereby amended to read as follows

Section 5 The secretary of the board shall receive a salary not to exceed twenty-five hundred dollars a year and in addition shall receive all actual expenses incurred while engaged in the transaction of official business All other members excepting the educational director whose salary is otherwise provided for herein shall receive five dollars (\$5.00) for each day actually engaged in the transaction of official business together with all actual expenses incurred as aforesaid All expenditures shall in no case be paid from the State Treasury The treasurer of the board shall give bond in such sums as may be fixed by the by-laws which bond shall be subject to the approval of the State Treasurer The said treasurer shall pay all necessary and current expenses of the board and may retain in the treasury a sum not exceeding five thousand dollars to defray the ordinary expenditures but all moneys exceeding the said sum of five thousand dollars shall be paid by the treasurer of the board to the State Treasurer The said board shall have no power to fix prices or in any way control the compensation received by the registered nurse

Section 6 That section seven of said act which as amended by the act approved the fourth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and nine) reads as follows

Section 7 On and after August first one thousand nine hundred and fifteen no application for registration shall be considered unless accompanied by a fee of ten dollars Every applicant to be eligible for examination must furnish evidence satisfactory to the board that he or she is twenty-one years of age or over is of good moral character and has graduated from a training school for nurses which gives at least a two years' course of instruction or has received instruction in different training schools or hospitals for periods of time amounting to at least a two years' course as aforesaid and then graduated and that such applicant during said period of at least two years has received practical and theoretical training in surgical and medical nursing Provided that a graduate nurse registered in any State of the United States where the requirements for registration in the judgment of the registration board for nurses of this State are at least equal to the requirements of law for such nurses in Pennsylvania may at the discretion of the board be registered without examination upon application in writing on forms provided by the board and upon the payment of a fee of ten dollars And provided further That it shall be the duty of the said registration board to prepare and make a report for public distribution at intervals regulated by the by-laws of the said board of all training schools or combinations of training schools that are approved by the board as possessing the necessary requirements for giving a pupil-nurse a full and adequate course of instruction And provided further That a State educational director of training schools for nurses shall be appointed by the State Board of Examiners for the Registration of Nurses of the State of Pennsylvania This appointee shall be a registered nurse and under the direction of the board of examiners and her duty shall be to assist in maintaining the necessary standards in the living working and educational conditions of training schools or nurses The salary of the educational director shall be one thousand four hundred dollars (\$1,400) per year and her railroad mileage to be paid from the additional registration fee provided for in this act is hereby amended to read as follows

Section 7 On and after August first one thousand nine hundred and fifteen no application for registration as a registered nurse shall be considered unless accomplished by a fee of ten dollars Every applicant to be eligible for examination must furnish evidence satisfactory to the Board that he or she is twenty-one years of age or over is of good moral character and has graduated from a training school for nurses which gives at least a two years' course of instruction or has received instruction in different training schools or hospitals for periods of time amounting to at least a two years' course as aforesaid and then graduated and that such applicant during said period of at least two years has received practical and theoretical training in surgical and medical nursing provided that a graduate nurse registered in any State of the United States where the requirements for registration in the judgment of the Registration Board for Nurses of this State are at least equal to the requirements of law for such nurses in Pennsylvania may at the discretion of the Board be registered without examination upon application in writing on forms provided by the Board and upon the payment of a fee of ten dollars And provided further That it shall be the duty of the Registration Board to prepare and make a report for public distribution at intervals regulated by the by-laws of the said Board of all training schools or combinations training schools that are approved by the Board as possessing the necessary requirements for giving a pupil-nurse a full and adequate course of instruction and provided further that a state educational director of training schools for nurses shall be appointed from among its members by the State Board of Examiners for the registration of nurses of the State of Pennsylvania This appointee shall have all the powers of a member of the Board while acting officially as a member of said board but shall be under the direction of the Board of Examiners in all matters pertaining to her position as educational director and her duty shall be to assist in maintaining the necessary standards in the living working and educational conditions of training schools for nurses The salary of the educational director shall be twenty-five hundred dollars per year and her railroad mileage and actual expenses incurred while engaged in official business to be paid from the additional registration fee provided for in this act

Section 7 That section nine of this act which reads as follows

Section 9 Every nurse who shall receive a certificate of registration under the provisions of this act shall be entitled to be styled and known as a Registered Nurse and it shall be unlawful for any other person to use said title or any equivalent thereof But this act shall not be construed so as to affect in any way the right of any person to nurse gratuitously or for hire the purpose of this legislation being to secure the registration to those nurses only who are properly qualified therefor Nor shall anything herein contained be considered as conferring any authority to practice medicine or to undertake the treatment and cure of disease in violation of the laws of the Commonwealth is hereby amended to read as follows

Section 9 Every graduate nurse who shall receive a certificate of registration under the provisions of this act shall be entitled to be styled and known as a Registered Nurse and it shall be unlawful for any other person to use said title or any equivalent thereof Persons who have been practicing nursing before this act takes effect may apply paying an examination fee of five dollars to the State Board for an examination and if the board finds thereupon the applicant competent to practice nursing said Board may issue to the said applicant a certificate authorizing him or her to practice as a Licensed Attendant but not as a Registered Nurse The said Board shall prescribe a course of training to be required of said applicants for registration as licensed attendants and shall examine all persons who have taken the course prescribed or in the opinion of the Board an equivalent course who make application for said examination All persons who have satisfactorily passed the examinations of the said Board shall be registered as licensed attendants for the care of the sick Every applicant to be eligible for examination must furnish evidence satisfactory to the Board that he or she is eighteen years of age or over is of good moral character and that he or she has completed the course prescribed by the said Board or its equivalent in some institution for the mentally sick in a convalescent home or in any institution of a similar nature not having a training school for nurses or has had training which in the opinion of the Board warrants the examination of the said person for registration as a licensed attendant for the care of the sick Any person so licensed shall be entitled to be styled and known as "Licensed Attendant" and it shall be unlawful for any other person to use said title or the equivalent thereof But this act shall not be construed so as to affect in any way the right of any persons to nurse gratuitously or for hire the purpose of this legislation being to secure the registration of those nurses and licensed attendants only who are properly qualified therefor Nor shall anything herein contained be considered as conferring any authority to practice medicine or to undertake the treatment and cure of disease in violation of the laws of the Commonwealth All the provisions of this act consistent with this section shall apply to licensed attendants

Section 8 That section ten of said act which reads as follows

Section 10 After one year from the passage of this act it shall be unlawful for any person without said certificate of registration to profess to be a registered nurse or assume said title or to use the abbreviation R. N. or any other letters or figures indicative of his or her being a registered nurse Every person who shall violate any of the provisions of this section or who shall wilfully make false representations to the said board in applying for registration as aforesaid shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than fifty nor more than two hundred dollars for each offense and shall be disqualified for applying for registration for the period of five years from the commission of the offense The said board may institute and assist in any prosecutions under the provisions of this act and may use the funds in the treasury of the board in connection with such proceedings is hereby amended to read as follows

Section 10 After one year from the passage of this act it shall be unlawful for any person without said certificate of registration to profess to be a registered nurse or licensed attendant or assume said title or to use the abbreviations R. N. L. A. or any other letters or figures indicative of his or her being a registered nurse or licensed attendant Every person who shall violate any of the provisions of this section or shall wilfully make false representations to the said board in applying for registration as aforesaid shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than fifty dollars nor more than two hundred dollars for each offense and shall be disqualified for applying for registration for a period of five years from the commission of the offense The said board may institute and assist in any prosecutions under the provisions of this act and may use the funds in the treasury of the board in connection with such proceedings

Section 9 That section eleven of said act which reads as follows

Section 11 The said board may revoke any certificate of registration for sufficient cause in accordance with the by-laws and regulations of the board and the secretary shall cause the name of the holder of such certificate to be stricken from the roll of registered nurses in his or her own possession and in that of the Secretary of the Commonwealth But such revocation shall only be by unanimous vote of the members of the board and after a full and fair hearing before the board upon the question of revocation and after thirty days' notice of the time and place of said hearing and a copy of the charges preferred have been given to the holder of the certificate is hereby amended to read as follows

Section 11 The said board may revoke any certificate of registration for sufficient cause in accordance with the by-laws and

regulations of the board and the secretary shall cause the name of the holder of such certificate to be stricken from the roll of registered nurses or licensed attendants in his or her possession and in that of the Commissioner of Health But such revocation shall only be by unanimous vote of the members of the board after a full and fair hearing before the board upon the question of revocation and after thirty days' notice of the time and place of said hearing and a copy of the charges preferred have been given to the holder of the certificate

Section 10 All acts or parts of acts inconsistent with the provisions of this act are hereby repealed

And said bill having been read at length the third time,
On the question,

Will the Senate agree to the bill?

Mr. WHITTEN. Mr. President, I ask unanimous consent to amend the title page 1 lines 10 and 11 by striking out the following: "for the appointment of physicians as advisors thereto."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILL OVER IN ORDER.

Mr. VARE. Mr. President, I ask that Senate Bill No. 311 (House Bill No. 339) on third reading, entitled:

An Act fixing the salaries of real estate assessors in counties containing a population of more than one million five hundred thousand (1,500,000) inhabitants

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 348, as follows:

An Act defining consolidation of schools providing for the establishment and regulation of consolidated schools and providing for State-aid for the transportation of pupils to and from consolidated schools

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following words and phrases as used in this act shall unless a different meaning is plainly required by the context have the following meanings

One consolidation of schools is the act of uniting two or more public elementary schools which prior to such union were maintained in separate buildings and which after such union are housed in one school plant and taught by two or more teachers

Two A consolidated school is a public elementary school formed by uniting two or more public elementary schools which prior to such union were maintained in separate buildings and which after said union is housed in one school plant and taught by two or more teachers

Three "A joint consolidated school" is a consolidated school maintained by the joint action of two or more school districts

School Administration and Supervision

Section 2 The State Board of Education is hereby authorized and directed to investigate and to aid in the establishment of consolidated schools and to inspect and approve such schools as hereinafter provided The State Board of Education shall make a report annually to the Governor and Legislature describing the condition and progress of consolidation of schools throughout the Commonwealth and making such recommendations as the board may deem advisable

The State Superintendent of Public Instruction shall be the executive officer of the State Board of Education for the administration of this act said administration to be carried on through the agricultural division of the Bureau of Vocational Education

Local Administration and Control

Section 3 Any school district may through its board of directors establish equip furnish and maintain consolidated schools and may transport pupils to and from such schools as already provided for by law

Two or more districts may as provided in article eighteen sections one thousand eight hundred and one to one thousand eight hundred and eight inclusive of the act approved the eighteen day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

through a joint school committee establish equip furnish and maintain consolidated schools

Reimbursement

Section 4 Consolidated or joint consolidated schools shall so long as they are approved by the State Board of Education as to organization control location equipment courses of study qualifications of teachers methods of instruction condition of admission expenditures of money methods and means of transportation and the contracts providing therefor constitute approved local or joint consolidated schools School districts maintaining such approved local or joint consolidated school shall receive reimbursement as hereinafter provided

The Commonwealth in order to aid in the establishment and maintenance of approved local or joint consolidated schools shall as provided in this act pay annually from the treasury to school districts and unions of school districts maintaining such schools an amount equal to one-half the sum which has been expended during the previous school year by such a school district or districts for transporting pupils of said consolidated schools to and from said consolidated schools Provided That said sum shall not include amounts paid for the purchase and repair of the vehicle or vehicles used for transporting these pupils and Provided further That no one school district shall receive more than three thousand dollars (\$3,000) in any one school year from the funds provided in this act

On or before the third Wednesday of January of any year in which the regular session of the Legislature is held the State Board of Education shall present to the Legislature an estimate of the amount of money necessary to meet the expenditures to be incurred in the administration of this act for the two school years beginning with the first day of the ensuing July and of the amount necessary to meet the claims of school districts and unions of school districts maintaining approved consolidated schools under the provisions of this act for the two school years beginning with the first day of the ensuing July On the basis of such a statement the Legislature shall make an appropriation of such amounts as may be necessary to meet the expense of carrying this act into effect and of reimbursing such school districts and unions of school districts for such school years as herein provided

On or before the tenth day of July of each year the school board of each district maintaining a consolidated school shall present to the State Superintendent of Public Instruction a sworn statement of the amount expended during the school year previous to such first day of July for transporting pupils to and from local or joint schools as herein provided On the basis of such a statement the State Superintendent of Public Instruction shall by requisition upon the State Treasury pay such school district or districts and joint school districts such reimbursement for the previous school year as is provided for in this act

Section 5 To carry out the purposes of this act during the two school years ending July one one thousand nine hundred and twenty-one so much of the general school appropriations as is necessary shall be available provided that the sum or sums expended for the purposes of this act during the said two years shall not exceed three hundred fifty thousand dollars (\$350,000)

Provision for the necessary expenses incurred in carrying out the purposes on this act shall be made in the general appropriation act

Section 6 All acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—14.

Baldwin, F. E., DeWitt,	Martin,	Schantz,
Baldwin, R. J., Donahue,	McConnell,	Smith,
Barnes, Einstein,	McNichol,	Snyder,
Barr, Eyre,	Meakle,	Sones,
Beales, Graff,	Miller, S. J.,	Tompkins,
Boyd, Gray,	Murdoch,	Turner,
Campbell, Hackett,	Nason,	Vare,
Craig, Haldeman,	Patton,	Weaver,
Crow, Heaton,	Phipps,	Whitten,
Daix, Herron,	Salus,	Woodward,
Davis, Marlow,	Sassaman,	Buckman,
		Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 471, as follows

An Act to amend section one thousand four hundred and six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred

and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand four hundred and six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 1406 The board of school directors of any school district in this Commonwealth may on account of the small number of pupils in attendance or the condition of the then existing school building or for the purpose of better gradation and classification or for economical or other reasons close and consolidate any one or more of the public schools in its district and upon such school or schools being so closed the pupils who belong to the same shall be assigned to other schools Provided That in any district of the fourth class pupils who belong to any such closed school and reside one and a half miles or more from the school to which they are assigned shall be furnished proper transportation at the expense of the district to and from the school to which they are assigned" is hereby amended to read as follows

Section 1406 The board of school directors of any school district in this Commonwealth may on account of the small number of pupils in attendance or the condition of the then existing school building or for the purpose of better gradation and classification or for economical or other reasons close and consolidate any one or more of the public schools in its district and upon such school or schools being so closed the pupils who belong to the same shall be assigned to other schools Whenever the average term attendance of pupils regularly enrolled at any one-room school in any school district of the fourth class is ten or less than ten the board of school directors shall close such school and provide proper transportation as is hereinafter provided for the pupils of such closed school to and from the nearest or most convenient school to which the pupils shall be assigned If the board of school directors does not deem it feasible to close such school they may present their petition to the State Board of Education showing the reasons why such school should not be closed Thereupon the State Board of Education shall consider such petition and shall make such order as it may deem just in the premises In any district of the fourth class pupils who belong to any such closed school and reside one and a half miles or more by the public road from the school to which they are assigned shall be furnished proper transportation at the expense of the district to and from the school to which they are assigned Nothing in this act shall be construed to prevent the reimbursement of any school district by the State for money expended for transporting pupils to consolidated schools The secretary of each board of school directors in districts operating one-room schools shall forward to the county superintendent on or before the first day of June of each year to be by him forwarded on or before the first day of July of each year to the Superintendent of Public Instruction on blanks provided for that purpose a report showing the average term attendance of pupils regularly enrolled at each and every one-room school in each district

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—33.

Baldwin, F. E., Eyre,	Miller, S. J.,	Sones,
Baldwin, R. J., Graff,	Murdoch,	Turner,
Barnes, Hackett,	Nason,	Vare,
Barr, Haldeman,	Patton,	Weaver,
Campbell, Leslie,	Phipps,	Whitten,
Davis, Marlow,	Sassaman,	Woodward,
DeWitt, McConnell,	Smith,	Buckman,
Donahue, McNichol,	Snyder,	Pres. pro tem.
Einstein, Meakle,		

NAYS—1.

Craig,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 502, entitled:

An Act reorganizing the Department of Agriculture creating bureaus therein and providing for the proper administration thereof

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—42.

Baldwin, F. E.,	Eyre,	McNichol,	Smith,
Barr,	Graff,	Mearkle,	Snyder,
Boyd,	Gray,	Miller, S. J.,	Sones,
Campbell,	Hackett,	Murdoch,	Tompkins,
Craig,	Haldeman,	Nason,	Turner,
Crow,	Heaton,	Patton,	Vare,
Darr,	Herron,	Phipps,	Weaver,
Davis,	Leslie,	Salus,	Whitten,
DeWitt,	Marlow,	Sassaman,	Woodward,
Donahue,	Martin,	Schantz,	Buckman,
Einstein,	McConnell,		Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk present said bill to the House of Representatives for concurrence.

BILL RECOMMENDED.

Mr. McCONNELL. Mr. President, I move that Senate Bill No. 535 on third reading, entitled:

A Supplement to an act entitled "An Act to provide for the incorporation and regulation of certain corporations" approved the twenty-ninth day of April Anno Domini one thousand eight hundred and seventy-four providing for the incorporation and regulation of telephone companies defining the rights powers and privileges of such corporations authorizing and regulating the purchase acquisition and leasing the whole or any part of the properties systems capital stock and securities of other corporations associations and persons engaged in the telephone business authorizing existing telegraph corporations to accept the provisions of this act

be recommitted to the Committee on Judiciary Special.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 559, as follows:

An Act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll-bridges over the Delaware river

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the word "bridge" wherever used in this act shall mean any bridge wherever toll is charged over the Delaware river between the Commonwealth of Pennsylvania and the State of New Jersey except such bridges as are used exclusively for railroad or railway purposes and shall include the actual bridge the approaches thereto and all real and personal property including the franchise belonging to the owner or owners of such bridge used in the operation and maintenance of same

Section 2 The Board of Commissioners of Public Grounds and Buildings of the Commonwealth of Pennsylvania is hereby constituted a commission to act in conjunction with a similar commission of the State of New Jersey as a joint commission for the acquisition of the various toll-bridges over the Delaware river between the Commonwealth of Pennsylvania and the State of New Jersey

Section 3 The acquisition of said toll-bridges may be either by purchase or by condemnation proceedings as said joint commission may deem more expedient The one-half of the cost of acquiring said bridges shall be paid by the Commonwealth of Pennsylvania provided the one-half of the cost of acquiring said bridges shall be paid by the State of New Jersey

Section 4 The said commission shall so far as it deems it practicable so to do acquire by purchase in the name of the Commonwealth of Pennsylvania and the State of New Jersey any or all of said bridges and the rights franchises approaches and real and personal property thereto belonging upon such terms prices or considerations as may be considered by it to be reasonable and can be agreed upon between it and the companies corporations stock companies partnerships or persons owning and operating said bridges but if for any reason the said commission does not agree with the companies cor-

porations stock companies partnerships or persons owning and operating any of said bridges upon the price or consideration therefor and receive a proper conveyance or proper conveyances thereof the said commission having given the said companies corporations stock companies partnerships or persons owning and operating said bridges and all other parties in interest at least sixty days' notice of its intention so to do shall enter upon and take possession of said bridge or bridges in the name of the Commonwealth of Pennsylvania and the State of New Jersey and such entry and possession shall entitle the joint commission and through it the Commonwealth of Pennsylvania and the State of New Jersey to the exclusive use and right of possession of such property for the purposes set forth in this act The said joint commission shall appoint a time not less than twenty nor more than thirty days thereafter when the members thereof shall meet upon the property and view the same and the premises affected thereby and shall give at least ten days' personal notice of the time and place of the first meeting to the Attorney General of the Commonwealth of Pennsylvania and to the president secretary or director of any corporation or stock company or to any partnership or persons affected if any of the aforesaid officers or persons reside within this Commonwealth otherwise by advertisement for three consecutive weeks in two newspapers published in the county in which said bridge is located and by hand bills posted upon the premises The said joint commission having viewed the premises or examined the property shall hear all parties interested and their witnesses and shall estimate the value of the property taken including any easement rights or franchises incident thereto as well as the damages for property taken injured or destroyed in connection therewith and shall find to whom the damages are payable and the commission shall have authority and power to subpoena witnesses at the instance of the claimants the Commonwealth of Pennsylvania or the State of New Jersey In said hearing the commission shall take into consideration the value of the franchise to the corporation stock company partnership or persons owning or operating said bridge as incident to the bridge property the value of said franchise to be estimated on its then present value as incident to such property and not upon estimated future receipts from toll charges Said joint commission shall file a report within ten days thereafter in the court of common pleas of Dauphin county Pennsylvania and shall within ten days after the filing of said report give personal notice of the filing thereof to all parties in interest if resident within the Commonwealth of Pennsylvania and if not by advertisement in two newspapers of general circulation in the county of Dauphin Commonwealth of Pennsylvania Said report shall include a description of said bridge and the location thereof the value of that portion of the bridge located in the Commonwealth of Pennsylvania the then present value of the franchise incident to that portion of the bridge located within the Commonwealth of Pennsylvania and the amount of damages if any occasioned by the condemnation of said bridge and the person or persons firm or corporation to whom said award or awards shall be paid If within thirty days after the filing of said report in the Court of Common Pleas of Dauphin County any person firm or corporation or the Commonwealth of Pennsylvania by its Attorney General shall present a petition to said Court setting forth the facts in the case praying for an issue to determine the amount of damages for the taking of said bridge and accompanied by affidavit that he verily believes injustice has been done by the action of said commission inflicting the value of that portion of the bridge located in the Commonwealth of Pennsylvania or the value of the franchise incident thereto or in the assessment of damages it shall be the duty of the said Court to award an issue to determine the value of the portion of said bridge located in the Commonwealth of Pennsylvania the value of the franchise incident thereto and the amount of damages if any for the taking of said bridge as aforesaid which action shall be entered upon the Common Pleas Docket of said Court with the name of the Commonwealth of Pennsylvania as the party defendant and the petitioner or petitioners as parties plaintiff and be tried and prosecuted to judgment in the same course and manner as other suits in the same Court and with the same privileges of appeal Provided That the said Court is authorized and empowered to issue a writ of mandamus to the Auditor General and the State Treasurer or either of them as the case may require to secure the payment of any judgment properly recovered and entered on the record of said Court which writ shall be returnable in like manner as other writs of mandamus

Section 5 The amount finally determined either by the joint commission or by final judgment of the court of common pleas of Dauphin county in an issue or issues framed therein as to the value of that portion of the bridge located in Pennsylvania with the value of the franchise incident thereto and the damages occasioned by the condemnation if any and the amount finally determined by the commission or the final judgment of the proper court of the State of New Jersey in an issue or issues framed therein as to the value of that portion of the bridge located within the State of New Jersey with the value of the franchises incident thereto and the damages if any occasioned by the condemnation thereof shall be added together and fifty per centum of such sum total shall be paid by the Commonwealth of Pennsylvania and fifty per centum shall be paid by the State of New Jersey

Section 6 All expenses of the Pennsylvania members of the joint commission and all court costs in the State of Pennsylvania including advertisements incurred in the proceedings aforesaid shall be defrayed by the Commonwealth of Pennsylvania

Section 7 As soon as said joint commission shall have acquired any such bridge either by purchase or condemnation the said joint commission shall at once take possession of such bridge in the joint names of the Commonwealth of Pennsylvania and the State of New Jersey Toll charges on such bridge shall thereupon cease and such bridge shall thereafter be free to the traveling public under such rules and regulations as may be prescribed by said joint commission or its lawful

successors. Any railroad or railway now having the use of any such bridge by lease or agreement shall pay according to the rules and regulations of the joint commission or as otherwise provided by law such rental charges now paid to the owner or owners of such bridge or such other charges as may be agreed upon or required by law.

Section 8 Upon the acquisition of any such bridge by the Commonwealth of Pennsylvania and the State of New Jersey the same shall remain in the charge and control of said joint commission or its successors. Such bridge shall thereafter be maintained jointly by the Commonwealth of Pennsylvania and the State of New Jersey. Fifty per centum of any and all expense in connection with such maintenance shall be paid by the Commonwealth of Pennsylvania and fifty per centum shall be paid by the State of New Jersey. Fifty per centum of the net income shall be paid to the Commonwealth of Pennsylvania and fifty per centum to the State of New Jersey or to such body or bodies as may be provided by law in each state provided that appropriate concurrent legislation for the same purpose be enacted by the State of New Jersey.

Section 9 To carry out the provisions of this act the unexpended balance appropriated under the provisions of the act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws twelve hundred and seventy-seven) entitled "An Act providing for the joint acquisition and the maintenance by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll bridges over the Delaware River and making an appropriation therefor" and re-appropriated under the provisions of the Act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws eleven hundred and eighty-four) entitled "An Act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll bridges over the Delaware River and making an appropriation therefor" is hereby specifically re-appropriated. The amount herein appropriated shall be available until the purposes of this act may be accomplished and shall not be held or construed to have lapsed for the reason that the same was not used within the specified time after the passage of this Act.

Section 10 The Act of Assembly entitled "An Act providing for the joint acquisition and maintenance of the Commonwealth of Pennsylvania and the State of New Jersey of certain toll bridges over the Delaware River and making an appropriation therefor" approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws twelve hundred and seventy-seven) and the Act of Assembly entitled "An Act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll bridges over the Delaware River and making an appropriation therefor" approved the twenty-fifth day of July Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws eleven hundred and eighty-four) and all others Acts or parts of Acts inconsistent herewith be and the same are hereby repealed.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Baldwin, F. E.,	Donahue,	Martin,	Schantz,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Beales,	Graff,	Meakle,	Sones,
Boyd,	Gray,	Miller, S. J.,	Tompkins,
Campbell,	Hackett,	Murdoch,	Turner,
Craig,	Haldeman,	Nason,	Vare,
Crow,	Heaton,	Patten,	Wenger,
Laix,	Herron,	Phipps,	Whitten,
Davis,	Leslie,	Salus,	Woodward,
DeWitt,	Marlow,	Sassaman,	Buckman,
			Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 41, as follows:

An Act to amend section one of an act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand and twenty-four) entitled "An Act to protect the public health and welfare by regulating the employment of females in certain establishments with respect to their hours of labor and the conditions of their employment by establishing certain sanitary regula-

tions in the establishments in which they work by requiring certain abstracts and notices to be posted by providing for the enforcement of this act by the Commissioner of Labor and Industry and others by prescribing penalties for violations thereof by defining the procedure in prosecutions and by repealing all acts and parts of acts inconsistent with the provisions thereof" by providing that the term "establishment" shall not include nor shall the act apply to summer boarding houses during certain months.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand and twenty-four) entitled "An Act to protect the public health and welfare by regulating the employment of females in certain establishments with respect to their hours of labor and the conditions of their employment by establishing certain sanitary regulations in the establishment in which they work by requiring certain abstracts and notices to be posted by providing for the enforcement of this act by the Commissioner of Labor and Industry and others by prescribing penalties for violations thereof by defining the procedure in prosecutions and by repealing all acts and parts of acts inconsistent with the provisions thereof" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the term 'establishment' when used in this act shall mean any place within this Commonwealth where work is done for compensation of any sort to whomever payable. Provided That this act shall not apply to work in private homes and farming.

The term 'person' when used in this act shall be construed to include any individual partnership or other unincorporated association corporation and municipality.

The term 'week' when used in this act shall mean any seven consecutive days and the term 'day' shall mean any twenty-four consecutive hours" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the term "establishment" when used in this act shall mean any place within this Commonwealth where work is done for compensation of any sort to whomever payable. Provided That this act shall not apply to work in private homes and farming nor to summer boarding houses from the first day of May to the first day of November.

The term "person" when used in this act shall be construed to include any individual partnership or other incorporated association corporation and municipality.

The term "week" when used in this act shall mean any seven consecutive days and the term "day" shall mean any twenty-four consecutive hours.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. WOODWARD. Mr. President, I move that Senate Bill No. 41, the bill just read, be recommitted to the Committee on Judiciary General for the purpose of a hearing.

Mr. SNYDER. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 58, as follows:

An Act to fix salary of court criers court interpreters and tipstaves in judicial districts containing more than one hundred and fifty thousand inhabitants and less than one million inhabitants and repealing certain acts.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all the judicial districts of this Commonwealth containing more than one hundred and fifty thousand and less than one million inhabitants the court criers of the several courts shall be paid a salary of eighteen hundred dollars per annum and the tipstaves a salary of fifteen hundred dollars per annum. The court interpreters shall be paid a salary of twelve hundred dollars per annum. The said salaries to be paid out of the county treasury monthly.

Section 2 The act approved the fifth day of March one thousand nine hundred and three (Pamphlet Laws nine) entitled "An Act to regulate the fees of tipstaves in judicial districts containing more than one hundred and fifty thousand inhabitants and less than five hundred thousand inhabitants" and an act approved the twelfth day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred ninety-three) entitled "An Act to amend an act entitled 'An Act to regulate the fees of tipstaves in judicial districts containing more than one hundred and fifty thousand inhabitants and less than five hundred thousand inhabitants' approved the fifth day

of March Anno Domini one thousand nine hundred and three by further regulating the salary of tipstaves and court criers in judicial districts containing more than one hundred and fifty thousand inhabitants and less than two hundred and fifty thousand inhabitants" and an act approved the thirtieth day of March one thousand nine hundred and eleven (Pamphlet Laws thirty) entitled "An Act to fix salary of court criers and tipstaves in judicial districts containing more than two hundred and fifty thousand inhabitants and less than one million inhabitants" and an act approved the sixth day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and seventy-one) entitled "An Act to fix salary of court criers court interpreters and tipstaves in judicial districts containing more than two hundred and fifty thousand inhabitants and less than one million inhabitants" are hereby repealed.

All acts or parts of acts inconsistent herewith are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 78, as follows

An Act providing for and regulating the taking and appropriation of land and property by incorporated cemetery and burial associations not for profit for the purpose of enlarging cemeteries and burial grounds

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be lawful for any incorporated cemetery or burial association not for profit to acquire land for the purpose of enlarging any cemetery or burial ground of such association and for such purpose such cemetery or burial association is authorized to enter upon and to appropriate any private land or property adjacent to such cemetery or burial ground

No cemetery or burial association shall exercise the right of eminent domain as against any land or property situate within any borough or city without the consent of such borough or city nor as against any land occupied by and used as a dwelling house nor shall any public highway be vacated in the exercise of the right of eminent domain herein conferred

Section 2 In all cases where the parties cannot agree upon the amount of damages to be paid for such taking or where by reason of the absence or legal incapacity of the owner no such agreement can be made the cemetery or burial association may tender a bond with sufficient security to the party entitled to damages or to the agent or attorney of any person absent or to the agent or officer of a corporation or to the guardian or committee of any one under legal capacity

The condition of the bond shall be that the cemetery or burial association shall pay or cause to be paid such amount of damages as the party shall be entitled to receive after the same shall have been agreed upon by the parties or associations in the manner provided for in this act In case the party claiming damages refuses to accept the security tendered the cemetery or burial association shall give the party or his agent attorney guardian or committee a notice of the time when such bond will be presented in court

When approved by court as to the amount thereof and as to the character of the security the bond shall be filed in court for the benefit of those interested and recovery may be had thereon for the amount of damages assessed Upon the approval of the bond the cemetery or burial association shall have a right to enter upon and take possession of such land or property

Section 3 In case the compensation for the damages accruing from such taking and appropriation have not been agreed upon the court of common pleas of the proper county or any law judge thereof in vacation on application thereto by petition of the cemetery or burial associations or any party interested shall appoint three viewers and appoint a time not less than twenty nor more than thirty days thereafter when the viewers shall meet upon the land and property and view the same

The viewers may be appointed before or after entry and appropriation of such land or property The viewers shall give at least ten days notice of their first meeting in such manner as the court shall direct

Section 4 The viewers having been sworn or affirmed faithfully justly and impartially to decide and a true report to make concerning all matters to be submitted to them and in relation to which they are authorized to inquire and having viewed the land and property shall hear all parties interested and their witnesses and shall determine the damages for the land and property taken and appropriated

The viewers shall make report to court showing the damages assessed for such taking and appropriation and shall file therewith a plan showing the land and property taken and appropriated

Section 5 When the report is filed notice thereof shall immediately be given in such manner as the court shall direct to all parties interested Such notice shall state the date of the filing of the report and shall state that unless exceptions thereto be filed within thirty days or an appeal therefrom within said time be taken the report will be confirmed

Section 6 When the report is filed the prothonotary shall mark the same "confirmed nisi" In case no exceptions thereto are filed or no appeal is taken therefrom he shall enter a decree confirming the report absolutely

Section 7 Within thirty days after the filing of any report any party interested may file exceptions to the same and the court shall confirm modify or change such report or the amount of damages made therein or refer the report back to the same or new viewers

Section 8 Within thirty days after any report of viewers is filed in court any party interested may appeal to the court of common pleas of the proper county and demand a jury trial Such appeal shall state the grounds upon which it is taken and shall be signed by the appellant or by his agent or attorney and shall be accompanied by an affidavit that it is not taken for the purpose of delay but because the appellant believes that an injustice has been done

Upon the trial of any such appeal in case the party appellant does not obtain a verdict more favorable than was the report of the viewers the appellant shall not recover any costs

The court of common pleas shall order what costs shall be given in connection with any such appeal and may by rule or otherwise prescribe the form of pleadings

Section 9 Within six months after the confirmation of any report by the court of common pleas or after verdict and final judgment in a jury trial either party may appeal to the Superior or Supreme Court

Section 10 All assessments for damages shall bear interest at the expiration of thirty days after they shall have been finally ascertained

Section 11 Each viewers shall be entitled to receive five dollars (\$5.00) for each day actually employed in the discharge of his duty and mileage at the rate of six cents per mile necessarily traveled which shall be paid by the cemetery or burial association

Section 12 All acts or parts of act inconsistent with the provisions of this act are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 81, as follows

An Act amending section six of an act, approved the 1st day of May, 1907, (P. L. 135), entitled "An Act relating to the appointment of stenographers and assistant stenographers to report proceedings in the several courts of common pleas and orphans' courts, courts of oyer and terminer and general jail delivery, and courts of quarter sessions of the peace of this Commonwealth, as well as before Commissioners, Masters, and Special Masters in chancery, referees, examiners, auditors, and other officers; prescribing their powers and duties, and when such reports shall be evidence of the facts reported; prescribing their compensation and allowances for expenses, when the same shall be paid by the county wherein such stenographers or assistant stenographers are employed, and when by the parties to such proceedings; and repealing an act, entitled 'An Act directing the appointment of official stenographers in the several civil courts of this Commonwealth,' authorizing the appointment of stenographers by examiners, masters, referees, commissioners, and auditors; authorizing the appointment of assistant stenographers; repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth, prescribing their duties and fixing their compensation,' approved May 15th, 1874; repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth, prescribing their duties and fixing their compensation,' approved May 8th, 1876; and repealing 'An Act defining the duty of court stenographers in the several counties of this State,' approved June 10, 1881; approved the 24th day of May, 1887; but such repeal not to revive any law repealed by said act of 24th of May, 1887," as amended.

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sixth section of an act approved the first day of May one thousand nine hundred seven (Pamphlet Laws one hundred and thirty-five) entitled "An Act relating to the appointment of stenographers and assistant stenographers to report proceedings in the several courts of common pleas and orphans' courts of oyer and terminer and general jail delivery and courts of quarter sessions of the peace of this Commonwealth as well as before Commissioners master and special masters in chancery referees examiners auditors and other officers prescribing their powers and duties and when such reports shall be evidence of the facts reported prescribing their compensation and allowances for expenses when the same shall be paid by the county wherein such stenographers or assistant stenographers are employed and when by the parties to such proceedings and repealing an act entitled 'An Act directing the appointment of official stenographers in the several civil courts of this Commonwealth authorizing the appointment of stenographers by examiners masters referees commissioners and auditors authorizing the appointment of assistant stenographers repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth prescribing their duties and fixing their compensation' approved May fifteenth one thousand eight hundred and seventy-four (Pamphlet Laws one hundred and eighty-two) repealing 'An Act to authorize the appointment of stenographers in the sev-

eral courts of his Commonwealth prescribing their duties and fixing their compensation' approved May eighth one thousand eight hundred and seventy-six and repealing (Pamphlet Laws one hundred and forty) 'An Act defining the duty of court stenographers in the several counties in this State' approved June tenth one thousand eight hundred and eighty-one' approved the twenty-fourth day of May one thousand eight hundred and eighty-seven but such repeal not to revive any law repealed by the said act of twenty-fourth of May one thousand eight hundred and eighty-seven" as amended by an act approved the twenty-eighth day of May one thousand nine hundred fifteen (Pamphlet Laws five hundred and ninety-four) entitled "An Act to amend an act approved the first day of May one thousand nine hundred seven entitled 'An Act relating to the appointment of stenographers and assistant stenographers to report proceedings in the several courts of common pleas and orphans' courts courts of oyer and terminer and general jail delivery and courts of quarter sessions of the peace of this Commonwealth as well as before Commissioners masters and special masters in chancery referees examiners auditors and other officers prescribing their powers and duties and when such reports shall be evidence of the facts reported' prescribing their compensation and allowances for expenses when the same shall be paid by the county wherein such stenographers or assistant stenographers are employed and when by the parties to such proceedings and repealing an act entitled 'An Act directing the appointment of official stenographers in the several civil courts of this Commonwealth authorizing the appointment of stenographers by examiners masters referees commissioners and auditors authorizing the appointment of assistant stenographers repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth prescribing their duties and fixing their compensation' approved May fifteenth one thousand eight hundred and seventy-four repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth prescribing their duties and fixing their compensations' approved May fifteenth one thousand eight hundred and seventy-four repealing "An Act to authorize the appointment of stenographers in the several courts of this Commonwealth prescribing their duties and fixing their compensation" approved May eighth one thousand eight hundred and seventy-six repealing "An Act defining the duty of court stenographers in the several counties of this State" approved June tenth one thousand eight hundred and eighty-one approved the twenty-fourth day of May one thousand eight hundred and eighty-seven but such repeal not to revive any law repealed by said act of twenty-fourth of May one thousand eight hundred and eighty-seven" which as amended reads as follows

"Section 6 Each official stenographer shall be paid a compensation at the rate of ten dollars per day for every day actually present by himself or his assistant upon a trial or other proceedings for the purpose of taking notes by the direction of any judge or judges of any of the courts aforesaid or in attendance upon any of the said judges in connection with the business of the courts and also be allowed in addition such expenses and supplies as the court may deem proper and necessary said per diem compensation and allowances for expenses and supplies to be paid by the county in and for which the said services are performed upon the order of the presiding judge Whenever in the opinion of the judges of any of said courts the proper despatch of the business of said courts requires the increased attendance of any official stenographer upon them or in the court of said judge or judges they may order and decree that in lieu of the aforesaid per diem compensation the official stenographer shall receive an annual compensation (of not less than fifteen hundred dollars and not exceeding three thousand dollars) and in addition thereto he shall be allowed such expenses and supplies as the court may deem proper and necessary which said annual compensation and allowances shall be paid by the county in and for which the said services are rendered upon the order of the presiding judge" is amended to read

Section 6 Each official stenographer shall be paid a compensation at the rate of ten dollars per day for every day actually present by himself or his assistant upon a trial or other proceeding for the purpose of taking notes by the direction of any judge or judges of any of the courts aforesaid or in attendance upon any of the said judges in connection with the business of the courts and also be allowed in addition such expenses and supplies as the court may deem proper and necessary said per diem compensation and allowance for expenses and supplies to be paid by the county in and for which the said services are performed upon the order of the presiding judge Whenever in the opinion of the judges of any of said courts the proper despatch of the business of said courts requires the increased attendance of any official stenographer upon them or in the court of said judge or judges they may order and decree that in lieu of the aforesaid per diem compensation the official stenographer shall receive an annual compensation the amount thereof to be fixed by said judge or judges and in addition thereto he shall be allowed such expenses and supplies as the court may deem proper and necessary which said annual compensation and allowance shall be paid by the county in and for which the said services are rendered upon the order of the presiding judge

On the question,

Will the Senate agree to the section?

Mr. MEARKLE. Mr. President, I move to amend section 1, page 3, line 5, by striking out the word "master"

after the word "commissioners" and inserting in lieu thereof the word "masters"; also page 5, lines 2 to 6, beginning on line 2 by striking out the following: "An Act to authorize the appointment of stenographers in the several courts of this Commonwealth prescribing their duties and fixing their compensation" approved May fifteenth one thousand eight hundred and seventy-four, repealing; also line 10 by inserting after the words "seventy-six" the word "and"; also line 21 by striking out the word "proceedings" and inserting in lieu thereof the word "proceeding;" also page 6, line 9, by striking out the words "fifteen hundred" and inserting in lieu thereof the words "one thousand"; also line 13 by striking out the word "allowances" and inserting in lieu thereof the word "allowance."

Mr. GRAFF. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows:

An Act amending section six of an act approved the first day of May one thousand nine hundred and seven (Pamphlet Laws one hundred and thirty-five) entitled "An Act relating to the appointment of stenographers and assistant stenographers to report proceedings in the several courts of common pleas and orphans' courts courts of oyer and terminer and general jail delivery and courts of quarter sessions of the peace of this Commonwealth as well as before commissioners masters and special masters in chancery referees examiners auditors and other officers prescribing their powers and duties and when such reports shall be evidence of the facts reported prescribing their compensation and allowances for expenses when the same shall be paid by the county wherein such stenographers or assistant stenographers are employed and when by the parties to such proceedings and repealing an act entitled 'An Act directing the appointment of official stenographers in the several civil courts of the Commonwealth authorizing the appointment of stenographers by examiners masters referees commissioners and auditors authorizing the appointment of assistant stenographers repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth prescribing their duties and fixing their compensation' approved May fifteenth one thousand eight hundred and seventy-four repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth prescribing their duties and fixing their compensation' approved May eighth one thousand eight hundred and seventy-six repealing 'An Act defining the duty of court stenographers in the several counties of this State' approved June tenth one thousand eight hundred and eighty-one' approved the twenty-fourth day of May one thousand eight hundred and eighty-seven but such repeal not to revive any law repealed by said act of twenty-fourth of May one thousand eight hundred and eighty-seven" as amended.

On the question,

Will the Senate agree to the title?

Mr. MEARKLE. Mr. President, I move to amend the title, page 2, line 16, by striking out the word "of" and inserting in lieu thereof the word "in"; also line 20 by inserting after the word "by" the word "the."

Mr. GRAFF. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 103, as follows:

A supplement to an act approved the twenty-fourth day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred and sixty-five) entitled "An Act defining commodities regulating the sale thereof and providing penalties for violation hereof regulating the sale of poultry and fowl and providing penalties

The first section of the bill was read as follows and agreed to;

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter it is unlawful to sell any poultry or fowl dressed in any manner except by weight For the purposes of this act dressed poultry or fowl is defined as poultry or fowl from which the head has been severed and from which the feet and legs have been severed to the first joint above the foot and from which the entrails have been drawn It is unlawful to sell dressed poultry or fowl unless conforming to the requirements above defined for dressed poultry and fowl

The second section of the bill was read as follows:

Section 2 Any person copartnership association or corporation violating the provisions of this act shall upon conviction thereof for the first offense before any alderman magistrate or justice of the peace of the proper county be fined not more than twenty-five dollars upon convictions thereof for the second offense shall be find not less than twenty-five dollars and not more than one hundred dollars and upon conviction thereof for a third or subsequent offense shall be find not less than one hundred dollars and not more than two hundred and fifty dollars It shall be the duty of the proper city and county inspectors of weights and measures to enforce the provisions of this act

On the question,

Will the Senate agree to the section?

Mr. McCONNELL. Mr. President, I move to amend section 2, page 2, line 7, by striking out the word "find" and inserting in lieu thereof the word "fined"; also line 10 by striking out the word "find" and inserting in lieu thereof the word "fined."

Mr. NASON. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows and agreed to:

A Supplement to an act approved the twenty-fourth day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred sixty-five) entitled "An Act defining commodities regulating the sale thereof and providing penalties for violation hereof" regulating the sale of poultry and fowl and providing penalties

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 148, as follows:

An Act authorizing records of deeds in counties having a population of from one hundred and fifty thousand to five hundred thousand inhabitants to appoint a solicitor prescribing the duties of said solicitor and fixing his term of appointment and salary

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties of this Commonwealth having a population of not less than one hundred and fifty thousand and not more than five hundred thousand inhabitants as ascertained by the last preceding decennial census of the United States the recorder of deeds is authorized to appoint one person learned in the law to act as his solicitor

Section 2 It shall be the duty of the said solicitor to advise the recorder of deeds upon all such legal matters as may be submitted to him and to conduct any litigation in which the recorder of deeds as an officer may be party

Section 3 The solicitor to the recorder of deeds shall hold office at the pleasure of the recorder of deeds He shall receive a salary of one thousand dollars per annum which salary shall be paid out of the earnings of the office in the same manner as the deputies and clerks to the recorder of deeds are now by law paid

Section 4 All acts and parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 170, as follows:

An Act providing for the formation and regulation of stock corporations having either or both preferred or common shares without nominal or par value and authorizing such corporations to issue shares without par value upon information reorganization merger or consolidation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That upon the formation or reorganization of any stock corporation under the laws of this Commonwealth now or hereafter in force or upon the merger or consolidation thereunder of two or more such corporations provisions may be made for the issuance of the shares of stock of such corporation without any nominal or par value by stating in the certificate of incorporation or reorganization in the joint agreement of merger or consolidation

(a) The number of shares that may be issued by the corporation either preferred of one or more classes or common with one or more classes or both

(b) The certificate of incorporation may also provide for the issuance of shares of preferred stock of any or all classes and common stock of any class by such corporation without any nominal or par value

(c) Where preferred stock is issued under the terms of this act the various classes shall be stated if more than one with the preference rights and limitations with respect to each class and the preferences or rights for any preferred stock may be stated not with respect to par value thereof but the amount of dollars or cents which each share thereof shall be entitled to receive on account of dividends cumulative or non-cumulative and the amount in dollars which each share shall be entitled to receive as a preference in the distribution of assets on dissolution The preferred stock may also be issued with such rights of redemption conversion into other stock of the corporation and such other privileges and restrictions as the certificate of incorporation or the by laws may contain

(d) In the certificate of incorporation there shall be stated the amount of capital with which the corporation will begin and carry on business but in no event shall the amount be less than five thousand dollars

(e) For all taxation purposes except as hereinafter provided preferred stocks without nominal or par value and common stocks without any nominal or par value shall be valued at their actual value

(f) Such statements in the certificate of incorporation shall be in lieu of any statements now prescribed by law as to the amount of its capital stock the number of shares into which the same shall be divided or the amount or par value of such shares

Section 2 Each share of such preferred stock without any nominal or par value and each share of such common stock without any nominal or par value shall be equal to every other share of such stock of the same class Provided however That preferences may be given to any class as to dividends which may be cumulative or non-cumulative and as to priority in distribution by naming the amount of such preferred dividends and the amount of any preference in distribution in dollars or cents per share That the voting power of the different classes of stock whether preferred or common to be issued hereunder may be so regulated subject to the Constitution and laws of this Commonwealth as may be provided in the certificate of incorporation or reorganization or in the by-laws of the corporation

Section 3 Every certificate for such shares of stock without any nominal or par value shall have plainly written upon its face the number of such shares which it represents and no certificate shall express any par value for such shares

Section 4 The necessity under any law for having a par value in any share of stock is hereby repealed

Section 5 Such corporation may issue and may sell its authorized shares from time to time for such consideration as may be prescribed in the certificate of incorporation or reorganization or in the joint agreement of merger or consolidation or as from time to time may be fixed by the board of directors of such corporation

Section 6 Any and all shares issued as permitted by this act shall be deemed fully paid and non-assessable and the holder of such shares shall not be liable thereon to the corporation or to its creditors except for the unpaid purchase price or consideration where said stock has been issued or sold for a specific consideration

Section 7 No corporation authorized to issue stock without any nominal or par value in pursuance of this act shall begin to carry on business or shall incur any indebtedness until the amount of its capital as stated in pursuance of this act shall have been fully paid in cash or in the property taken at its actual value Provided That nothing in this act shall be held to exempt any corporation from the payment of ten per centum of its capital in cash now required by law

Section 8 No such corporation shall declare any dividend which shall reduce the amount of its capital below the initial amount stated in pursuance of this act as the amount of capital with which the corporation will carry on business plus all additions made thereto from time to time nor out of anything except net profits or surplus In case any (such) dividends shall be declared other than from net profits or surplus the directors in whose administration the same shall have been declared except those who may have caused their dissent therefrom to be entered upon the minutes of such directors meeting at the time or who being absent when such action was taken shall have filed their objections (with the secretary of the corporation upon learning of such action) shall be liable jointly and severally to such cor-

poration and to the creditors thereof to the full amount of any loss sustained by such corporation or by its creditors respectively by reason of such dividend.

Section 9 Any corporation having shares without any nominal or par value in pursuance of this act may increase or reduce the number of shares which it may issue or may increase or reduce the amount of its stated capital in the manner and subject to the terms and conditions now provided by law for the increase or reduction of the capital stock of a similar corporation having shares with a par value. In case consent is given to an increase of stated capital and to an increase of the number of shares that may be issued or either the resolution of directors and of stockholders declaring such purpose and consenting to such increase shall be included in the return filed in the office of the Secretary of the Commonwealth and shall specify both the amount of such authorized increase of stated capital if any and the number of additional shares authorized.

Section 10 The bonus required by law to be paid upon the authorized capital stock of a corporation shall in the case of a corporation issuing shares without any nominal or par value be paid upon the amount of capital with which the corporation carries on business as stated pursuant to section one sub-division (d) of this act and upon any increase thereof.

Section 11 For all purposes of a corporation formed hereunder each share of stock without any nominal or par value shall be deemed to be an aliquot part of the aggregate capital of the corporation subject however to any preference rights or limitations with respect to any or all clauses of preferred stock under this act.

Section 12 Unless otherwise provided in the certificate of incorporation the by-laws or the certificate of stock wherever a preference is stated with respect to dividends or distribution or both such preferences so specified shall be all that the holder of such shares shall receive in dividends or distribution of assets unless otherwise specifically provided and mentioned.

Section 13 Except as otherwise provided by this act corporations issuing shares without any nominal or par value under the provisions hereof shall be and remain subject to the laws of this Commonwealth now or hereafter in force relating to the formation and regulation of such corporations and all other laws applicable thereto.

Section 14 All acts or parts of acts inconsistent herewith are hereby repealed.

Section 15 This act shall take effect immediately.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 234 (House Bill No. 160), as follows:

An Act providing for a cash deposit in lieu of bail in cases of arrest and prescribing the fees of the sheriff in case of forfeiture.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all cases of arrest for any bailable offense or tort under either civil or criminal process it shall be lawful for the defendant to deposit with the clerk of the court having jurisdiction of the case the sum of money in which bail is demanded in lieu of the bail now provided for by law. Upon making such deposit the defendant shall receive from the said officer a receipt for the sum so deposited and he shall be forthwith discharged from arrest in the action in which said deposit was made and the liability of the other bail if any has been given shall cease and determine.

Section 2 Such cash bail shall be conditioned that the defendant appear and abide the event of the action and in case of forfeiture the proceedings thereon shall be had in the same manner and subject to the same laws as is now provided for the forfeiting of recognizances.

Section 3 On all sums realized on final judgment the sheriff of the county shall be entitled to a commission charge of two per centum on the first five hundred dollars and one-half per centum on the sum in excess of that amount.

Section 4 Whenever the liability of the bail in such case is terminated the clerk of the court shall return to such person the sum of money so deposited with him.

Section 5 All acts or parts of acts inconsistent herewith are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 235 (House Bill No. 204), entitled:

An Act fixing the salary of the crier of the courts of quarter sessions of the peace and oyer and terminer and general jail delivery in the several counties of this Commonwealth having more than one million and less than one million five hundred thousand inhabitants.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties of this Commonwealth having more than one million and less than one million five hundred thousand inhabitants the salary of the crier of the courts of quarter sessions of the peace and oyer and terminer and general jail delivery shall be fixed by the judges of said courts and be paid out of the treasury of said counties. The maximum salary to be paid to any such crier shall not exceed the sum of twenty-eight hundred dollars per annum.

Section 2 All acts or parts of acts inconsistent herewith and the same are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 289, as follows:

An Act to amend section one of an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred and seventy-five) entitled "An Act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof" as amended providing for the appointment of inspectors of weights and measures by the chief of the Bureau of Standards in the several counties and cities of the third class where the proper authorities neglect or refuse to make appointments fixing their salaries and providing for the payment of the salaries and expenses of such inspectors by such counties and cities.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred and seventy-five) entitled "An Act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof" as amended by an act approved the nineteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eleven hundred and two) entitled "An Act to further amend an act approved the eleventh day of May one thousand nine hundred and eleven entitled 'An Act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof' which reads as follows:

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the mayors of cities of the second and third class and the several boards of county commissioners shall respectively appoint one or more competent persons as inspectors of weights and measures in the respective county or city whose salary shall not be less than one thousand dollars per annum to be paid out of the respective revenues of such county or city. Provided however That the payment of a minimum salary shall not apply to counties having a population of fifteen thousand or less. In addition to the salary provided by law the said county and city inspectors shall be entitled to receive the actual expenses incurred by them personally in performing the duties of their office such as transportation hotel livery telephone telegraph and postal charges to be paid by the boards of county commissioners of their respective counties and by the proper officers of their respective cities in such proportion as may be agreed upon by said boards of county commissioners and proper officers of cities on bills itemized and properly sworn to. Provided however That nothing in this act shall be construed to prevent two or more counties or any county and city from combining the whole or any part of their districts as may be agreed upon by the board of county commissioners and mayors of cities with one set of standards and one inspector upon the written consent of the chief of the bureau of standards. Provided further In cities of the first class the inspectors shall be appointed by the county commissioners of the county in which the said city may be located. Any inspector appointed in pursuance of an agreement for such combination shall subject to the terms of his appointment have the same authority and duties as if he had been appointed by each of the authorities who are parties to the agreement. The county and city inspectors of weights and measures as appointed by the respective counties and cities shall hold their office during good behavior and shall not be removed discharged or reduced in pay or position except for inefficiency incapacity conduct unbecoming employes or other just cause and until the said officials shall have been furnished with written statements of the reason for such removal discharge or reduction shall have been given reasonable time to make written answer thereto. Nor shall such removal discharge or reduction be made until the charge or charges shall have been examined into and found true in fact by the appointing power of such county or city at a hearing upon reasonable notice to the person charged at which time he may be repre-

sented by counsel and offer testimony or witnesses in his own behalf. It shall be unlawful for any sealer or inspector of weights and measures or any of his deputies to perform clerical or other services for the county or city of their respective districts" is hereby amended to read as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the mayors of cities of the second and third class and the several boards of county commissioners shall respectively appoint one or more competent persons as inspectors of weights and measures in the respective county or city whose salary shall not be less than one thousand dollars per annum to be paid out of the respective revenues of such county or city. Provided however That the payment of a minimum salary shall not apply to counties having a population of fifteen thousand or less. In addition to the salary provided by law the said county and city inspectors shall be entitled to receive the actual expenses incurred by them personally in performing the duties of their office such as transportation hotel livery telephone telegraph and postal charges to be paid by the boards of county commissioners of their respective counties and by the proper officers of their respective cities in such proportion as may be agreed upon by said boards of county commissioners and proper officers of cities on bills itemized and properly sworn to. Provided however That nothing in this act shall be construed to prevent two or more counties or any county and city from combining the whole or any part of their districts as may be agreed upon by the board of county commissioners and mayors of cities with one set of standards and one inspector upon the written consent of the chief of the bureau of standards. Provided further In cities of the first class the inspectors shall be appointed by the county commissioners of the county in which the said city may be located. Any inspector appointed in pursuance of an agreement for such combination shall subject to the terms of his appointment have the same authority and duties as if he had been appointed by each of the authorities who are parties to the agreement. If any mayor of any city of the third class or any board of county commissioners shall neglect or refuse to appoint an inspector of weights and measures as hereinbefore provided the chief of the Bureau of Standards of the Department of Internal Affairs may if he deems the same necessary appoint an inspector for such county or city or for any two or more such counties or for any such county and such city. Any inspector of weights and measures appointed by the chief of the Bureau of Standards shall receive a salary of not less than one thousand dollars per annum and in addition thereto his actual expenses as hereinbefore provided to be paid by the county or city for which he was appointed and in case such inspector was appointed for two or more counties or for any county and city then such salary and expenses shall be paid by such counties or by such county and city in such proportion as the chief of the Bureau of Standards may determine and certify to the proper authorities. The county and city inspectors of weights and measures as appointed by the respective counties and cities or by the Chief of the Bureau of Standards shall hold their office during good behavior and shall not be removed discharged or reduced in pay or position except for inefficiency incapacity conduct unbecoming employees or other just cause and until the said officials shall have been furnished with written statements of the reason for such removal discharge or reduction and shall have been given reasonable time to make written answer thereto. Nor shall such removal discharge or reduction be made until the charge or charges shall have been examined into and found true in fact by the appointing power of such county or city at a hearing upon reasonable notice to the person charged at which time he may be represented by counsel and offer testimony or witnesses in his own behalf. It shall be unlawful for any sealer or inspector of weights and measures or any of his deputies to perform clerical or other services for the county or city of their respective districts.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 304 (House Bill No. 174), as follows:

An Act to repeal the act approved the fifth day of July one thousand nine hundred seventeen (Pamphlet Laws six hundred sixty-six) entitled "An Act relating to tax assessment returns in certain counties"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the fifth day of July one thousand nine hundred seventeen (Pamphlet Laws six hundred sixty-six) entitled "An Act relating to tax assessment returns in certain counties" be and the same is hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 319 (House Bill No. 253), entitled:

An Act authorizing registers of wills and ex-officio clerks of the orphans' courts with the consent of the judges of the separate orphans' court in counties having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants to fix and determine the salaries of assistant clerks in said court.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 360, as follows:

An Act requiring prothonotaries and clerks of courts to furnish to the Secretary of Internal Affairs copies of orders of court relative to the creation consolidation division and partition of cities boroughs and townships and fixing the fee of such officers for such services.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever a final order is granted by any court authorizing the creation of a new city borough or township or authorizing the consolidation of existing cities boroughs or townships or the division or partition of the above named civil divisions the Prothonotary or Clerk of the Court as the case may be shall furnish a certified copy of such final order to the Secretary of Internal Affairs of the Commonwealth. The Prothonotary or Clerk of the Court shall be allowed a fee of one dollar for his services to be paid as part of the costs of the proceedings.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. SMITH. Mr. President, I move that Senate Bill No. 377 (House Bill No. 566) on second reading, entitled:

An Act to amend part of section three of an act approved the thirteenth day of May one thousand nine hundred and nine (Pamphlet Laws five hundred and twenty) entitled "An Act relating to food defining food providing for the protection of the public health and the prevention of fraud and deception by prohibiting the manufacture or sale the offering for sale or exposing for sale or the having in possession with intent to sell of adulterated misbranded or deleterious foods prescribing certain duties of the Dairy and Food Commissioner in reference thereto and providing penalties for the violation thereof."

be recommended to the Committee on Public Health and Sanitation for the purpose of a hearing.

Mr. WOODWARD. Mr. President, I second the motion. The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 398, as follows:

An Act to amend section thirteen of an act approved the fifth day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and forty-eight) entitled "An Act regulating the practice of veterinary medicine including veterinary surgery and veterinary dentistry or any branch thereof and establishing as incidental thereto a State Board of Veterinary Medical Examiners and defining its powers and duties"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section thirteen of an act approved the fifth day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and forty-eight) entitled "An Act regulating the practice of veterinary medicine including veterinary surgery and veterinary dentistry or any branch thereof and establishing as incidental thereto a State Board of Veterinary Medical Examiners and defining its powers and duties" which reads as follows:

"Section 13. Any person not heretofore authorized to practice veterinary medicine and desiring to practice may deliver to the secretary of the board upon the payment of a fee of ten dollars a written application for license. The application shall be accompanied by satisfactory proof that the applicant (a) Is twenty-one years of age or upwards (b)

is of good moral character (c) possesses a certificate from the Bureau of Professional Education of Pennsylvania certifying that the applicant has received a preliminary education covering at least fifteen standard high school units or their equivalent (d) has received a diploma conferring the degree of doctor of veterinary medicine or its equivalent from some legally incorporated and reputable veterinary school of the United States or a diploma or license conferring the full right to practice all the branches of veterinary medicine in some foreign country (e) and any other requirements that the board may deem just and advisable Such proof shall be made if required upon affidavit

The provisions of clause (c) in this section shall not apply to any person who prior to the first day of June one thousand nine hundred fifteen shall have in good faith registered as a student in and on said date is in regular attendance at a reputable veterinary school" is hereby amended to read as follows

Section 13 Any person not heretofore authorized to practice veterinary medicine and desiring to practice may deliver to the secretary of the board upon the payment of a fee of ten dollars a written application for license The application shall be accompanied by satisfactory proof that the applicant (a) is twenty-one years of age or upwards (b) is of good moral character (c) possesses a certificate from the Bureau of Professional Education of Pennsylvania certifying that the applicant has received a preliminary education covering at least fifteen standard high school units or their equivalent (d) has received a diploma conferring the degree of doctor of veterinary medicine or its equivalent from some legally incorporated and reputable veterinary school of the United States or a diploma or license conferring the full right to practice all the branches of veterinary medicine in some foreign country (e) and any other requirements that the board may deem just and advisable Such proof shall be made if required upon affidavit

The provisions of clause (c) in this section shall not apply to any person who prior to the first day of June one thousand nine hundred sixteen shall have in good faith registered as a student in and on said date is in regular attendance at a reputable veterinary school

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 414, as follows:

An Act to amend section one of an act approved the twenty-sixth day of February one thousand nine hundred and three (Pamphlet Laws eight) entitled "An Act providing for the appointment of boards of visitation for institutions societies and associations caring for dependent neglected and delinquent children" as amended by providing that the Board of Visitors may visit institutions without the county to which residents of the county are committed

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the twenty-sixth day of February one thousand nine hundred and three (Pamphlet Laws eight) entitled "An Act providing for the appointment of boards of visitation for institutions societies and associations caring for dependent neglected and delinquent children" which as amended by the act approved the sixth day of June one thousand nine hundred thirteen (Pamphlet Laws four hundred and fifty-two) entitled "An Act to amend an act providing for the appointment of a board of visitation for institutions societies and associations caring for dependent neglected or delinquent children" approved the twenty-sixth day of February Anno Domini one thousand nine hundred and three and making it the duty of the board of visitation to visit all institutions within the county which receive their inmates from more than one county and are in whole or in part supported and managed by the Commonwealth and all institutions which are wholly supported and managed by any city county borough or township of the poor district of the Commonwealth and providing for the making of nominations of appointment on the boards of visitation" reads as follows

"Section 1 That it shall be the duty of the court of common pleas in each county within this Commonwealth to appoint a board consisting of six or more reputable citizens who shall serve without compensation to constitute a Board of Visitors whose duty it shall be to visit at least once a year all institutions societies and associations within the county into whose care and custody dependent neglected or delinquent children shall be committed under the provisions of the laws of this Commonwealth and all charitable reformatory or penal institutions and all institutions within the county which receive their inmates from more than one county and are supported or managed in whole or in part by the Commonwealth or any of the officers thereof and all institutions within the county which are wholly supported and managed by any city county borough or poor district of the Commonwealth Such visits shall be made monthly by not less than two of the members of the board who shall report to the board The said Board of Visitors shall make reports to the court from time to time on matters pertaining to the welfare of the institutions particularly the treatment received by the inmates A copy of such report

shall be submitted by the board to the persons in charge of such institutions societies and associations The board shall make an annual report to the Board of Public Charities The said Board of Visitors shall be entitled to receive from the counties in which they shall be appointed such sum or sums of money for actual and necessary expenses as may be approved by the board of county commissioners in their respective counties" is hereby further amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be the duty of the court of common pleas in each county within this Commonwealth to appoint a board consisting of six or more reputable citizens who shall serve without compensation to constitute a Board of Visitors whose duty it shall be to visit at least once a year all institutions societies and associations within the county into whose care and custody dependent neglected or delinquent children shall be committed under the provisions of the laws of this Commonwealth and all charitable reformatory or penal institutions and all institutions within the county which receive their inmates from more than one county and are supported or managed in whole or in part by the Commonwealth or any of the officers thereof and all institutions within the county which are wholly supported and managed by any city county borough or poor district of the Commonwealth Such visits shall be made monthly by not less than two of the members of the board who shall report to the board The said Board of Visitors may under the direction of the court visit institutions without the county to which institutions residents of the county have been committed The said Board of Visitors shall make reports to the court from time to time on matters pertaining to the welfare of the institutions particularly the treatment received by the inmates A copy of such report shall be submitted by the board to the persons in charge of such institutions societies and associations The board shall make an annual report to the Board of Public Charities The said Board of Visitors shall be entitled to receive from the counties in which they shall be appointed such sum or sums of money for actual and necessary expenses as may be approved by the board of county commissioners in their respective counties

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 420, as follows:

An Act validating proceedings by councils in boroughs for the paving and curbing of public highways and validating municipal liens therefor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever in any borough in this Commonwealth prior to the passage of this act a highway or part thereof has been improved by being paved or paved and curbed with brick or other paving and curbing material in the pursuance of authority of an act of Assembly and an ordinance passed and enacted in pursuance thereof and the costs and expenses or part thereof of the improvement assessed on the abutting property owners as provided by the ordinance and act of Assembly authorizing and directing such improvement and a municipal lien has been filed against the property owner therefore but owing to some defect in the ordinance assessment or for any other reason the proceeding by the council authorizing and directing the improvement or any municipal lien filed therefor is defective or invalid such proceedings authorizing the improvement and any municipal lien filed therefor are hereby validated and made binding for the amount justly and equitably due and payable on account of such paving and curbing Provided That this act shall not apply to any proceeding suit or lien wherein a final order or judgment of any court of record has already been made or entered

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 426 (House Bill No. 656), entitled:

An Act to authorize and empower any motor company of this Commonwealth which shall own the entire capital stock of any street railway company of this Commonwealth to acquire the corporate powers franchises property rights and credits of any such street railway company

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 437, as follows:

An Act requiring counties having a population of over one million and less than one million five hundred thousand to establish a pension fund for the employes of such counties and providing for the administration of such fund and payments therefrom

The first, second, third, fourth, fifth, sixth and seventh sections of the bill was read as follows and agreed to.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a county employe for the purposes of this act is any person employed by the county at a wage or salary payable at stated intervals that is to say semi-monthly monthly quarterly or annually The term does not include any person elected by the vote of the people

Section 2 Each county having a population exceeding one million inhabitants but not exceeding one million five hundred thousand inhabitants shall provide a pension system for such county and shall establish and regulate a pension fund in connection therewith

Section 3 The pension system shall be under the sole direction of a Pension Board hereinafter designated the board which shall consist of the county commissioners the treasurer and the controller of the county

Section 4 The county treasurer shall be the treasurer of the board and shall give such bond for the proper performance of his duties as is required by the board the premium on said bond shall be paid from the pension fund on warrants of the board The treasurer shall receive for his services the sum of one hundred dollars (\$100.00) per annum from the pension fund payable on warrants of the board

Section 5 The board shall keep a register of employes containing the names ages residence nature of employment time of entering the employ of the county and such other information as the board deems necessary in the performance of its duties The board may adopt amend revise and abolish in its discretion such regulations not inconsistent with law as it deems necessary in carrying out the intent of this act

Section 6 The head of each department or office of the county shall as soon as practicable after the passage of this act file with the board a list of all employes of such department or office with the amount of the salary or wage received by each the age of the employe time of entering the county employ and such other information relative to such employes as is required by the board From time to time and whenever requested by the board all dismissals appointments resignations transfers changes in salaries or in employment and other information relative to employes shall be furnished to the board by the head of each such department or office

Section 7 The county commissioners shall annually in January appropriate and pay into the pension fund not less than one-half of one per centum and not more than two per centum of all available moneys received by the county as taxes during the preceding calendar year All moneys in any pension fund heretofore established shall be transferred to the pension fund created under this act

The eighth section of the bill was read as follows:

Section 8 Each county employe shall each month pay into the pension fund one per centum of the amount received by him as salary or wages from the county during the preceding calendar month Such amounts shall be collected by the county treasurer and by him paid into the pension fund Such monthly payments by an employe shall cease when such employe is entitled to receive a pension under this act No employe shall be entitled to a pension who does not make the monthly payment herein required

On the question.

Will the Senate agree to the section?

Mr. LESLIE. Mr. President, I move to amend section 8, page 3, line 16, by striking out the word "entitled" and inserting in lieu thereof the word "entitled."

Mr. EYRE. Mr. President, I second the motion

On the question.

Will the Senate agree to the amendment?

It was agreed to.

On the question.

Will the Senate agree to the section as amended?

It was agreed to.

The ninth, tenth, eleventh, twelfth, thirteenth, fourteenth, fifteenth, sixteenth and seventeenth sections of the bill were read as follows and agreed to.

Section 9 The board may in its discretion invest the moneys of the pension fund or any part thereof in obligations of the United States or of this State or of any political division of this State or it may deposit such moneys or any part thereof in one or more banks or trust companies of the county selected by the board The banks or trust companies offering to pay the highest

rate of interest and that have a paid-in capital and surplus of not less than three hundred thousand dollars shall be selected A contract with a depository shall be for a period covering the term of the county treasurer No moneys shall be paid to a depository until it shall have executed to the board a bond for the proper safeguarding of the funds so deposited The bond shall have such surety as is approved by the court of common pleas No moneys exceeding in the aggregate the amount of the bond shall be paid to any depository

Section 10 Every person now or hereafter in the employ of the county who has reached the age of fifty years or upwards and who shall have been in the employ of the county during a period of not less than twenty years shall upon application to the board be retired from service and shall thereafter receive during life a pension under the provisions of this act The time spent in the employ of the county need not necessarily have been continuous

Section 11 Any employe who has been in the county employ for a period of not less than ten years shall be entitled to a pension if he or she becomes totally and permanently disabled even though such employe has not reached the age of fifty years Proof of total and permanent disability shall be the sworn statement of three practicing physicians of the county designated by the board to the effect that such employe is totally and permanently disabled from performing the duties of his or her position or office

Section 12 The pension paid under the provisions of this act shall equal annually fifty per centum of the average annual amount received by the employe as salary or wages during the two years immediately preceding the date of retirement of the employe receiving the pension No pension shall exceed the sum of one hundred dollars per month Pensions shall be paid in monthly instalments on warrants on the board

Section 13 If any employe after twenty years in the county employ is dismissed or retires voluntarily or is in any other manner deprived of his or her employment before attaining the age of fifty years such employe if he continues to contribute to the pension fund monthly a sum equal to the last monthly contribution paid while in the county employ shall when he or she reaches the age of fifty years be entitled to a pension under this act

Section 14 If any county employe contributing monthly to the pension fund shall for any cause cease to be an employe of the county before the expiration of the twenty-year period the total amount of the contributions paid into the pension fund by such employe shall upon demand in writing be repaid to him or her or to his or her personal representatives out of the fund

Section 15 Should any county employe who has withdrawn his contributions paid into the pension fund desire to be reinstated and again become a beneficiary he or she may do so by the payment in full of the amount withdrawn and by paying the assessments provided for in section eight of this act

Section 16 Any pension herein provided for shall not be subject to execution or to attachment shall be payable only to the beneficiary provided by this act and shall not be subject to assignment or transfer

Section 17 The act approved the eleventh day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and eighty-five) entitled "An Act requiring each county having a population of less than one million five hundred thousand and over one million to establish a pension fund for employes of said county and regulating the payment of such pensions" is hereby repealed All other acts and parts of acts inconsistent herewith are hereby repealed

The title of the bill was read as follows and agreed to.

An Act requiring counties having a population of over one million and less than one million five hundred thousand to establish a pension fund for the employes of such counties and providing for the administration of such fund and payments therefrom

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. HALDEMAN. Mr. President, I move that Senate Bill No. 440 on second reading, entitled:

An Act to establish municipal courts in cities of the third class in the Commonwealth prescribing its powers and duties regulating the procedure therein and providing for the expense thereof

be recommitted to the Committee on Municipal Affairs for the purpose of a hearing.

Mr. F. E. BALDWIN. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 443, entitled:

An Act relating to building construction in cities of the first class by prescribing the minimum live loads to be considered in designing the walls floors roofs yards and courts of all buildings hereafter erected or altered in cities of the first class specifying the factors of safety to be applied in such designs regulating the thickness of brick walls in dwellings prescribing the minimum thickness of wooden floor joists and roof rafters defining the various classes of buildings and other terms used in the act regulating the loading of floors providing penalties for violations and repealing inconsistent laws

The first, second, third fourth, fifth and sixth sections of the bill were read as follows and agreed to.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every building hereafter erected or altered in cities of the first class shall have the floors roof yard or court so designed as to provide sufficient strength in all parts to bear safely any imposed loads whether permanent or temporary in addition to the dead loads depending thereon provided however that no floor in any building or in any extension to an existing building hereafter erected or altered shall be designed to carry less than the following live loads per square foot of area uniformly distributed according as the floor may be intended or used for the purposes indicated

(a) Forty pounds for residence buildings

(b) One hundred pounds for public buildings or places of assembly except that for classrooms of schools or other places of instruction the floor need not be designed for more than seventy-five pounds

(c) One hundred and twenty pounds for business buildings except that the floors of offices need not be designed for more than sixty pounds

Section 2 The live loads for which any and every floor may be designed shall be clearly shown in the application and on the plans before any permit to erect is issued

Section 3 Concentrated loads Every steel floor beam in any building hereafter erected or altered used for any business purpose shall be capable of sustaining a live load concentrated at its center of at least four thousand pounds

Section 4 Moving loads Running machinery or other moving loads shall be considered as increasing the live loads in proportion to the degree of vibratory impulse transmitted to the floor

Section 5 Roof loads Every roof hereafter erected shall be apporportioned to bear safely a live load of thirty pounds per square foot of surface

Section 6 Yard and court loads For yards and courts inside the building line the live loads shall be taken at not less than one hundred and twenty pounds per square foot

The seventh section of the bill was read as follows:

Section 7 The factor of safety shall be as one to four for steel wrought iron and timber and as one to six for cast iron and as one to ten for natural or artificial stone and brick or stone masonry All calculations shall be based upon the actual size of the materials and not the nominal sizes

On the question.

Will the Senate agree to the section?

Mr. VARE. Mr. President, I move to amend section 7 page 3 line 9 by inserting after the word "timber" the words "and concrete."

Mr. PATTON. Mr. President, I second the motion.

On the question.

Will the Senate agree to the amendment?

It was agreed to.

On the question.

Will the Senate agree to the section as amended?

It was agreed to.

The eighth, ninth, tenth, eleventh, twelfth, thirteenth, fourteenth, fifteenth and sixteenth sections of the bill were read as follows and agreed to.

Section 8 The minimum thickness of any wooden floor joists or roof rafters shall be two inches provided such joists or rafters are not more than twelve inches in depth

Section 9 Doubtful classification In case any building is not herein specifically provided for or if there is any uncertainty as to its classification its status shall be fixed by a rule promulgated by the Chief of the Bureau of Building Inspection

Section 10 Mixed occupancy In case a building is occupied or used for different purposes in different parts the provisions of this act apply to each class of occupancy shall apply to such parts of the building as come within that class and if there should be conflicting provisions the requirements securing the greater safety shall apply

Section 11 Loading of floors No person shall place or cause or permit to be placed on any floor of any building any greater load than the approved safe load

Section 12 Safes No safe shall be placed on a stair landing or in a stair hall nor shall its weight be carried by any beam which also carries the floor of any landing or stair hall

Section 13 All buildings used exclusively as dwellings for one or two families not over twenty feet in width and sixty feet in length having a height not exceeding twenty-six feet may have brick walls nine inches in thickness provided that if any such walls are party walls the adjoining lot

shall not be encumbered with more than nine inches of stone wall and four and one-half inches of brick wall

Section 14 Definitions The various terms appearing this act are defined as follows

Dead load The term "dead load" means the weight of walls partitions framing floors roofs and all permanent construction entering into any building

Live load The term "live load" means all forms of loading other than the weight of the material entering into the construction of the building

Residence Buildings "Residence buildings" are buildings or parts of buildings in which sleeping accommodations are provided except such as may for other reasons be classified as public buildings including dwellings tenement houses hotels apartment houses lodging houses dormitories convents and studios hospitals asylums and club houses having sleeping accommodations

Public Buildings "Public buildings" are buildings or parts of buildings in which persons congregate for civic political educational religious or recreational purposes or in which persons are held or detained by reason of public or civic duty or for correctional purposes including court houses passenger depots schools colleges libraries museums exhibition buildings lecture halls churches assembly halls lodge rooms dance halls theatres bath houses armories fire houses police stations and jails

Business buildings "Business Buildings" are buildings or parts of buildings which are not public buildings or residence buildings including office buildings stores markets restaurants warehouses freight depots car barns stables garages factories laboratories smoke houses grain elevators and coal pockets

Section 15 (a) Any person firm partnership or corporation found guilty of violating any of the provisions of this act shall for the first offense be sentenced to pay a fine of not less than Fifty Dollars (\$50.00) and for the second and each subsequent offense shall be sentenced to pay a fine of not more than Seventy-five Dollars (\$75.00) to be recovered as debts of like amount are now by law recoverable and all fines so recovered shall be paid into the city treasury

(b) City magistrates shall have jurisdiction to hear and determine actions arising from violations of the provisions of this act and to impose the penalties prescribed subject to appeal as the laws shall direct

(c) It shall be the duty of the Chief of the Bureau of Building Inspection to carry out the provisions of this act and to institute prosecutions for violation thereof

Section 16 All acts or parts of acts inconsistent herewith be and the same are hereby repealed

The title of the bill was read as follows and agreed to:

An Act relating to building construction in cities of the first class by prescribing the minimum live loads to be considered in designing the Walls Floors Roofs Yards and Courts of all buildings hereafter erected or altered in cities of the first class specifying the factors of safety to be applied in such designs regulating the thickness of brick walls in dwellings prescribing the minimum thickness of wooden floor joists and roof rafters defining the various classes of buildings and other terms used in the act regulating the loading of floors providing penalties for violations and repealing inconsistent laws

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 465, as follows:

An Act making it lawful for twenty-five or more resident taxpayers of any county in this Commonwealth in which any turnpike, road or highway is wholly or partly located, upon which tolls are charged the traveling public, to present their petition to the County Commissioners of their county setting forth that it would be for the best interests of the people of their county that such turnpike, road or highway, or part thereof, should be purchased and become a public road free from tolls and toll gates, and thereupon, for the County Commissioners of the petitioners' county to purchase the same for public use, free from tolls and toll gates, if a price therefor can be agreed upon with the owners thereof, and pay for the same out of the funds of their county not otherwise appropriated, and if such county has not sufficient funds, to issue bonds, of said county for that purpose, and providing that any turnpike, road or highway, or part thereof, so purchased and made a public road, shall thereafter be repaired, maintained and improved by the county, township, borough or city in which the same, or part thereof, is located.

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act it shall be lawful for twenty-five or more resident tax payers of any county in this Commonwealth in which any turnpike road or highway heretofore or hereafter constructed upon which tolls are charged the traveling public under any general or special law is wholly or partly located to present their petition to the County Commis-

sioners of their county setting forth that it would be for the best interests of the people of their country that such turnpike road or highway or part thereof should be purchased by their county and become a public road free from tolls and toll gates whereupon it shall be lawful for the County Commissioners of the petitioners' county upon behalf thereof to enter into negotiations with the owners of said turnpikes road or highway or part thereof for the purchase of the same and if the price thereof can be mutually agreed upon it shall be paid by the said County Commissioners out of any funds of their county not otherwise appropriated and upon payment thereof the said turnpike road or highway or part thereof shall become a public road free from tolls and toll gates. Provided That if said county commissioners and the owners of said turnpike road or highway or part thereof can not agree upon the price to be paid for the same nothing in this act contained shall prevent the petitioners or any other resident tax payers of the county from proceeding to have such turnpike road or highway or part thereof condemned under existing laws and made a public road free from tolls and toll gates and the said road as made or heretofore made free of tolls either by negotiation or condemnation proceedings as aforesaid shall be properly repaired and maintained at the expense of the county city or borough in which the said turnpike or part thereof lies. Provided That the portion of any turnpike or toll-road which lies within a township shall if accepted by the board of supervisors or commissioners of the township in which the same or any part of the same is located signified in writing and filed in the office of the court of quarter sessions of the county in which said road is located become a part of the road system of said township and shall thereafter be maintained in the same manner as other roads legally laid out in said township. Provided further That the provisions of this act shall not apply to any turnpike road or highway or part thereof which now forms or may hereafter form a part of the State Highway system of this Commonwealth.

On the question.

Will the Senate agree to the section?

Mr. HALDEMAN. Mr. President, I move to amend section 1, page 2, line 7, by inserting after the word "Constructed" the following: "is wholly or partly located and"; also line 9 by striking out the following: "is wholly or partly located"; also page 3, line 26, by inserting after the word "located" the word "when."

Mr. F. E. BALDWIN. Mr. President, I second the motion.

On the question.

Will the Senate agree to the amendment?

It was agreed to.

On the question.

Will the Senate agree to the section as amended?

It was agreed to.

The second section of the bill was read as follows and agreed to:

Section 2 That it shall be lawful for the County Commissioners of any county in this Commonwealth not having sufficient funds not otherwise appropriated to pay for any turnpike road or highway or part thereof purchased under the provisions of this act to issue bonds of the said county in accordance with the constitution and existing laws of this Commonwealth for that purpose.

Section 3 That all acts or parts of acts inconsistent herewith be and the same are hereby repealed.

The title of the bill was read as follows and agreed to:

An Act making it lawful for twenty-five or more resident tax payers of any county in this Commonwealth in which any turnpike road or highway is wholly or partly located upon which tolls are charged the traveling public to present their petition to the county commissioners of their county setting forth that it would be for the best interests of the people of their county that such turnpike road or highway or part thereof should be purchased and become a public road free from tolls and toll gates and thereupon for the county commissioners of the petitioners' county to purchase the same for public use free from tolls and toll gates if a price therefor can be agreed upon with the owners thereof and pay for the same out of the funds of the county not otherwise appropriated and if such county has not sufficient funds to issue bonds of said county for that purpose and providing that any turnpike road or highway or part thereof so purchased and made a public road shall thereafter be repaired maintained and improved by the county township borough or city in which the same or part thereof is located.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 482 (House Bill No. 670), entitled:

An Act permitting building and loan associations to invest their uninvested funds in bonds of the United States issued for

war purposes and validating investments heretofore made by such association in bonds of the United States government issued for war purposes.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 485, as follows:

An Act to validate certain municipal claims and municipal liens in the several boroughs of the Commonwealth providing for the filing of claims therefor and the proceedings for the collection of such claims.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever heretofore the council of any incorporated borough of this Commonwealth has required by ordinance and cause to be graded paved curbed or macadamized with brick stone or other suitable material or otherwise improved any public street or thoroughfare or part thereof either cartway or footwalk or has caused sewers to be constructed therein or both pursuant to such ordinance but owing to some defect in the petition action of council notice publication or other proceeding necessary under existing laws and ordinance to give jurisdiction to such council because of non-compliance with existing law as to publication of copies of ordinance and posting of hand bills prior to the final passage of such ordinance or because the ordinance itself or the official record book containing the same has been lost mislaid or destroyed or has not been transcribed in the official record book or for any other reason the cost of such improvement or a portion thereof cannot be legally assessed upon the property bounding or abutting upon the street or part thereof improved or owing to some defect in the statement of claim filed to secure the lien or the failure of the borough solicitor to sign the same for the cost of such improvement payment thereof cannot be enforced as was contemplated by the act or acts of the General Assembly under which the improvement was attempted to be made and statement of claim filed now by this act such improvements are made valid and binding and the council of such incorporated borough may cause the property bounding or abutting upon the street or part thereof upon which the improvement has been made or is now being made to be assessed in the manner now provided by law with such a portion of the cost of such improvement as is contemplated by the law under which the improvement was made or attempted to be made or is now being made. Such assessment shall be a lien upon the property assessed. The lien shall date from the completion of the improvement for which the assessment is made and shall remain a lien until fully paid and satisfied. Provided That a writ of seque facias is issued to revive the same during every period of five years after the lien is filed as hereinafter provided.

Section 2 The council of any incorporated borough of this Commonwealth entitled to a lien under this act shall file a lien therefor in the office of the prothonotary of the county within which the property lies within six months after the completion of the work where the improvement is now in progress or within six months after the approval of this act where the improvement is now completed and the same shall be entered upon record as other municipal claims. Such liens shall state the name of the party claimant which shall be the corporate name of the borough making the improvement the name of the owner or reputed owner of the property assessed a reasonable description of the property assessed the amount or sum claimed to be due which shall include interest on the assessment from the completion of the improvement where the improvement is now being made or from date of the filing of such claim where the improvement has been heretofore completed for what improvement the claim is made the date of its completion the date of the assessment for which the lien is filed. Such lien when so filed shall be prima facie evidence of all matters therein set forth and of the right of the borough to recover the amount therein claimed to be due together with the interest from the date of the lien or completion of the improvement costs and an attorney's commission of five per centum for collecting.

Section 3 The claim when so filed shall be proceeded upon for collection by writ of seque facias. Provided That this act shall not apply to any proceeding suit or lien wherein a final order or judgment of any court of record has already been made or entered.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 516, as follows:

An Act authorizing certain officers of the United States Army to take acknowledgements of deeds and other instruments in writing.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any person holding the rank of major or any higher rank in the Army of the United States and every Judge Advocate in the Army of the United States is hereby authorized and empowered to take within or without this State the acknowledgement of any deed or other instrument in writing Provided that the acknowledgment be accompanied by a certificate of the Adjutant or commanding officer of the regiment or chief-of-staff or commanding officer of the division to which the officer taking the same is attached certifying that he was such officer at the time of taking the acknowledgment

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 519, as follows:

An Act providing for the appointment by the district attorney in counties having a population of over one million five hundred thousand inhabitants of a chief county detective an assistant chief county detective and special county detectives defining their duties defining their authority fixing their salaries and authorizing the payment of the same together with the necessary travelling expenses by the county

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in each and every county of this Commonwealth having a population of over one million five hundred thousand inhabitants the district attorney may appoint a chief county detective an assistant chief county detective and special county detectives not exceeding fourteen in number whose duties it shall be to serve subpoenas in cases in which the Commonwealth is a party in a court of record to investigate and make report to the district attorney as to the conduct in office of justices of the peace constables deputy constables and other officers connected with the administration of criminal justice to make such investigation and endeavor to obtain such evidence as may be required by the district attorney in any criminal case and perform such other duties as the district attorney may direct Said detectives shall be general police officers and shall have all powers now conferred on constables by existing laws of this Commonwealth so far as they relate to crimes or criminal procedure

Section 2 The said chief county detective shall receive a salary of four thousand (\$4,000) dollars per annum the said assistant chief county detective shall receive a salary of three thousand (\$3,000) dollars per annum and the special county detectives shall receive a salary of one hundred seventy-five (\$175) dollars per month each together with all necessary travelling expenses which said salary and expenses having been verified by affidavit of the chief county detective assistant chief county detective or special county detective incurring the same and approved by the district attorney shall be paid out of the treasury of the county on a certificate issued by the district attorney directed to the controller of the county who shall order warrants for said amounts according to law

Section 3 All acts or parts of acts inconsistent herewith are hereby repealed so far as the same may affect any county within or coming within the provisions of this act.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. SALUS. Mr. President, I move that Senate Bill No. 519, the bill just read, be recommitted to the Committee on Appropriations for the purpose of a hearing.

Mr. SONES. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 521, as follows:

An Act to fix the number and salaries of Assistant District Attorneys in counties of this Commonwealth having one million five hundred thousand inhabitants and prescribing the powers and duties of said Assistant District Attorneys

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in every county of this Commonwealth having over one million five hundred thousand inhabitants the District Attorney shall have the power to appoint one or more assistants learned in the law not exceeding fourteen in number

to assist him in the discharge of his duties One of said Assistant District Attorneys shall receive a salary of seven thousand five hundred dollars per annum two of said Assistant District Attorneys shall receive salaries of six thousand dollars per annum each four of said Assistant District Attorneys shall receive salaries of five thousand dollars per annum each four of said Assistant District Attorneys shall receive salaries of four thousand dollars per annum each and three of said Assistant District Attorneys shall receive salaries of three thousand dollars per annum each In the event of the appointment of a less number of assistants than fourteen the District Attorney shall have the power to determine in which class as to salaries the appointee or appointees shall be placed Said salaries shall be paid out of the county treasury

Section 2 The District Attorney shall have the power to designate and appoint one of the Assistant District Attorneys herein provided for as his first assistant who shall in the absence of the District Attorney from the jurisdiction or during his disability to perform the duties of his office through sickness or other cause be vested with all the duties powers and privileges now given by law to the District Attorney and generally at such times be empowered to do and perform all things in connection with his office which the District Attorney may by law be entitled to do or perform

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. DAIX. Mr. President, I move that Senate Bill No. 521, the bill just read, be recommitted to the Committee on Appropriations for the purpose of a hearing.

Mr. SALUS. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 523, as follows:

An Act requiring all owners or lessees of any dam to properly protect guard and police the same providing for the appointment of special policemen therefor and for penalties for the violation hereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every person or corporation who either as owner lessee superintendent or manager operates or maintains any dam for the purpose of holding or storing water in this Commonwealth shall when notified so to do by the Superintendent of State Police be required to properly and sufficiently protect guard and police the said dam to prevent injury or damage thereto or to property which might be occasioned by the breaking thereof

Section 2 The court of common pleas of any county in which any dam is located is hereby authorized and empowered upon petition under oath by the owner or lessee thereof to appoint one or more special policemen as the court may deem necessary for the purpose of guarding protecting and policing any such dam Said policemen shall be paid by the owner or operator of such dam

Section 3 Each policeman so appointed shall before entering upon the duties of his office take and subscribe the oath proscribed by the Seventh Article of the Constitution of Pennsylvania which said oath shall be filed of record together with the petition and order for said appointment in the office of the prothonotary of said county

Section 4 Such policemen so appointed shall severally possess all the powers of constables in this Commonwealth for the purpose of protecting guarding policing and preserving order in and around the said dams for the protection of which they are appointed

Section 5 The president and directors of any corporation the members of any partnership or any individual owning leasing or maintaining any dam for the holding or storage of water and the superintendent or other officer in charge of any such dam who shall after proper notice from the Superintendent of State Police fail or refuse to protect guard and police any dam or dams owned leased maintained or operated by them shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine of not less than one hundred (\$100) dollars or more than one thousand (\$1,000) dollars and to undergo imprisonment of not more than three years either or both at the discretion of the court

Section 6 The penalty herein imposed for violation of this act of Assembly is not intended in any manner to relieve any owner lessee superintendent or other person in charge of any such dam from any civil liability arising from negligence in maintaining protecting and guarding any such dam

Section 7 All acts or parts of acts inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. McCONNELL. Mr. President, I move that Senate Bill No. 523, the bill just read, be recommitted to the Committee on Judiciary Special.

Mr. CAMPBELL. Mr. President, I second the motion. The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 528, as follows:

An Act establishing a homestead commission consisting of the Commissioner of Labor and Industry the Commissioner of Health the Commissioner of Banking and four members to be appointed by the Governor by and with the advice and consent of the Senate enumerating the powers and duties of such commission and making an appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a commission to be known as The Homestead Commission of the Commonwealth of Pennsylvania be and the same is hereby established

Section 2 The said commission shall consist of the Commissioner of Labor and Industry the Commissioner of Health the Commissioner of Banking and four members so to be appointed by the Governor Of the four members so to be appointed by the Governor one shall be a woman and at least one a representative of labor

Section 3 The said commission shall have the power and it shall be its duty to investigate ascertain and devise ways and means by which with or without the assistance of the Commonwealth mechanics factory employees laborers clerks and other persons with small incomes may acquire homesteads or small houses and plots of ground suitable for gardening and raising of vegetables in and near the cities of this Commonwealth and to render a report to the legislature in the year one thousand nine hundred and twenty-one making such recommendations as it shall deem expedient

Section 4 The members of the said commission shall serve without compensation but shall be reimbursed for any expenses reasonably incurred by them in the performance of their duties including the cost of clerical assistance

Section 5 For the purpose of carrying out the provisions of this act the sum of five thousand dollars or so much thereof as shall be necessary is hereby specifically appropriated to the Homestead Commission The said moneys shall be paid by the State Treasury upon the order of the Chairman of the Commission and on warrant of the Auditor General

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. WOODWARD. Mr. President, I move that Senate Bill No. 528, the bill just read, be recommitted to the Committee on Appropriations.

Mr. S. J. MILLER. Mr. President, I second the motion. The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 548, as follows:

A Joint Resolution providing for the appointment of a committee to investigate the public school system and the administration and distribution of appropriations therefor and making an appropriation

Whereas An urgent demand has been made upon the present General Assembly to appropriate large sums of money for the purpose of increasing the salaries of teachers of the public schools of this Commonwealth and

Whereas The General Assembly of one thousand nine hundred seventeen appropriated eighteen million dollars for the support of the public schools of the Commonwealth and

Whereas The moneys requested for the increase in teachers' salaries will involve an appropriation for the next two fiscal years greatly in excess of the eighteen million dollars heretofore appropriated therefore

Section 1 Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That a joint committee consisting of three members of the present Senate one of whom shall be of the minority political party to be appointed by the President Pro Tempore of the Senate and five members of the present House of Repre-

sentatives one of whom shall be of the minority political party to be appointed by the Speaker of the House of Representatives is hereby created for the purpose of making a full free unobstructed comprehensive and impartial investigation of the public school system and the administration and distribution of appropriations therefor

Section 2 The said joint committee is hereby directed to organize and conduct as many hearings as it may deem necessary The committee shall summon witnesses for the purpose of carrying out the investigation and shall issue subpoenas for such purpose shall administer oaths and may demand the production of such books bills checks and check books minutes records vouchers agreements and every other form of written or documentary evidence as may be pertinent and germane to the inquiry

Section 3 The said joint committee shall be vested with all the powers and authority which the General Assembly by virtue of the Constitution and acts of Assembly can confer upon such a committee for the accomplishment of its purpose The sergeant-at-arms of the Senate shall attend said committee to serve all subpoenas issued by it and generally to enforce all orders which such committee shall make

Section 4 The said joint committee shall employ such clerical and skilled assistants as may be necessary for the proper discharge of its duties and shall make its report to the present session of the Legislature

Section 5 The sum of five thousand dollars or so much thereof as may be necessary is hereby specifically appropriated to defray the expenses necessarily incurred by said joint committee in the discharge of the duties imposed upon it and payment thereof shall be made on order of the chairman of the committee and on warrant of the Auditor General as now prescribed by law

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 550, as follows:

A Joint Resolution proposing an amendment to article nine section eight of the Constitution of Pennsylvania

Section 1 Be it resolved by the Senate and House of Representatives in General Assembly met that the following amendment to the Constitution of Pennsylvania be and the same is hereby proposed in accordance with the eighteenth article thereof

That article nine section eight be amended to read as follows:

Section 8 The debt of any county city borough township school district or other municipality or incorporated district except as provided herein and in section fifteen of this article shall never exceed seven (7) per centum upon the assessed value of the taxable property therein but the debt of the City of Philadelphia may be increased in such amount that the total city debt of said city shall not exceed ten per centum (10) upon the assessed value of the taxable property therein nor shall any such municipality or district incur any new debt or increase its indebtedness to an amount exceeding two (2) per centum upon such assessed valuation of property without the consent of the electors thereof at a public election in such manner as shall be provided by law In ascertaining the borrowing capacity of the City of Philadelphia at any time there shall be deducted from such debt so much of the debt of said city as shall have been incurred or is about to be incurred and the proceeds thereof expended or about to be expended upon any public improvement or in the construction purchase or condemnation of any public utility or part thereof or facility thereof if such public improvement or public utility or part thereof whether separately or in connection with any other public improvement or public utility or part thereof may reasonably be expected to yield revenue in excess of operating expenses sufficient to pay the interest and sinking fund charges thereon The method of determining such amount so to be deducted may be prescribed by the General Assembly

In incurring indebtedness for any purpose the City of Philadelphia may issue its obligations maturing not later than fifty (50) years from the date thereof with provision for a sinking fund sufficient to retire said obligations at maturity the payment to such sinking fund to be in equal or graded annual or other periodical instalments Where any indebtedness shall be or shall have been incurred by said City of Philadelphia for the purpose of the construction or improvements of public works or utilities of any character from which income or revenue is to be derived by said city or for the reclamation of land to be used in the construction of wharves or docks owned or to be owned by said city such obligations may be in an amount sufficient to provide for and may include the amount of the interest and sinking fund charges accruing and which may accrue thereon throughout the period of construction and until the expiration of one year after the completion of the work for which said indebtedness shall have been incurred and said city shall not be required to levy a tax to pay said interest and sinking fund charges as required by section ten article nine of the Constitution of Pennsylvania until the expiration of said period of one year after the completion of said work

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate bill No. 553, as follows:

An Act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River connecting the City of Philadelphia and the City of Camden and the approaches thereto providing for a joint commission for that purpose and refining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the City of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the site and approaches thereof and making an appropriation for the purposes of this act

Whereas The State of New Jersey has expressed a willingness to join the Commonwealth of Pennsylvania in the construction of a bridge over the Delaware River between Philadelphia and Camden for the development of the trade and relations between the two States

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Commonwealth of Pennsylvania agrees to join therein on condition that the City of Philadelphia will bear one-half of the cost of the land and approaches on the Pennsylvania side and share equally with the Commonwealth of Pennsylvania in the one-half cost of the superstructure of said bridge it being the intention of this act that the Commonwealth of Pennsylvania and the City of Philadelphia shall contribute as their share of said bridge the cost of the land and approaches on the Pennsylvania side and one-half of the cost of the superstructure of the bridge

Section 2 The word "bridge" whenever used in this act shall include the word "approaches" whenever used in this act shall be construed to mean all that portion of the bridge extending from the beginning of the approach to the furthestmost abutment of the bridge on the same side of the river but not to include such abutment The word "superstructure" whenever used in this act shall be construed to mean all that portion of the bridge between the approaches The term "cost of construction" as used in this act shall include the cost of constructing the superstructure of the bridge and the approaches thereto and the cost of acquisition of the ground for the site of said bridge and the approaches thereto including any franchises easement rights or damages incident thereto or consequent upon the taking thereof The "Pennsylvania Commission" as used in this act shall be construed to mean the Board of Commissioners of Public Grounds and Buildings of the Commonwealth of Pennsylvania the Mayor of the City of Philadelphia and two other citizens of the Commonwealth to be appointed by the Governor The term "interstate bridge commission" as used in this act shall be construed to mean the New Jersey Interstate Bridge and Tunnel Commission The "joint commission" as referred to in this act shall mean the New Jersey Interstate Bridge and Tunnel Commission and the Pennsylvania Commission acting as a joint commission for and on behalf of the Commonwealth of Pennsylvania and the State of New Jersey The term "owner" as used in this act shall be construed to mean all individuals incorporated companies and religious benevolent literary or other societies or associations having any title or interest in lands structures rights-of-way franchises easements or other interests in lands

Section 3 That the Board of Commissioners of Public Grounds and Buildings of the Commonwealth of Pennsylvania the Mayor of the City of Philadelphia and two other citizens of the Commonwealth to be appointed by the Governor are hereby constituted a commission to act in conjunction with a similar commission of the State of New Jersey as a Joint Commission for the purpose of constructing a bridge over the Delaware River connecting the City of Philadelphia in the State of Pennsylvania and the City of Camden in the State of New Jersey No action of the said Joint Commission shall be valid and binding unless a majority of the Pennsylvania Commission and a majority of the New Jersey Commission shall vote in favor thereof

Section 4 That the said Joint Commission is hereby authorized and empowered and it shall be its duty to have prepared the necessary and proper plans and specifications for the construction of the bridge to select the location for the same determine the size type and method of construction thereof to plan and fix its boundaries and approaches to make all necessary estimates of the probable cost of its construction and the acquisition of the ground for its site and approaches to proceed to obtain such consent as may be necessary of the Government of the United States and the approval of the Secretary of War and to cause a survey and map to be made of all lands structures rights of way franchises easements or other interests in lands lying within the Commonwealth including lands under water and riparian rights owned by any person corporation or municipality the acquisition of which may be deemed necessary for the construction of such bridge and to cause such map and survey to be filed in its office The members of said Joint Commission or the members of the Pennsylvania Commission acting independently its or their agents and employees may enter upon such lands structures and lands under water notwithstanding any interests in such lands or other interests for the purpose of making such survey and map There shall be annexed to the survey and map a certificate issued by the Commission stating what lands structures lands under water and other interests described in such survey and map are necessary for the construction of said bridge and said Joint Commission is hereby

authorized and empowered and it shall be its duty to do and perform all acts and things whatsoever necessary for the carrying out of the provisions of this act Provided however That the said joint commission shall not proceed to exercise or carry out any authority or power herein or hereby given it to bind the Commonwealth of Pennsylvania beyond the extent to which it shall have appropriate or made available to said Joint Commission moneys hereinbefore stipulated as the share of the Commonwealth of Pennsylvania Said moneys contributed or made available by the Commonwealth of Pennsylvania shall be disbursed to said Joint Commission by the State Treasurer on warrants to be drawn by the Joint Commission on the Auditor General of the Commonwealth and payable on vouchers submitted to him by the Joint Commission Provided further that the said Joint Commission shall not proceed to exercise or carry out any authority or power herein or hereby given until the State of New Jersey by appropriate legislation shall first have vested like powers herewith in said Joint Commission and beyond the extent to which the State of New Jersey shall have appropriated or made available to the said Joint Commission the moneys hereinbefore stipulated as the share of that State for providing the cost of acquiring the land for the approaches to and for the erection and construction of the approaches and the superstructure of said bridge said moneys appropriated or made available by said State to be payable to said Joint Commission upon warrants drawn by said Joint Commission when duly signed by the proper fiscal officer or the State of New Jersey And provided further That said Joint Commission shall not proceed to exercise or carry out any authority or power herein or hereby given it beyond the extent to which the City of Philadelphia shall have appropriated or made available to said Joint Commission the moneys hereinbefore stipulated as the share of the City of Philadelphia in providing the cost of acquired land for the approaches to and the erection and construction of the approaches and the superstructure of said bridge said moneys to be disbursed on warrants drawn by the said Joint Commission on the City Treasury of the City of Philadelphia countersigned by the city controller and payable by the City Treasurer to said Joint Commission on vouchers duly submitted to him by the Joint Commission and it shall thereupon be the duty of the City Treasurer of the City of Philadelphia to pay said warrants

All moneys expended or appropriated to be expended for the purposes of this act shall be used and expended under the supervision of said Joint Commission and no contracts or agreements with any contractor or contractors for the construction of such bridge exceeding in amount the sum of two thousand dollars (\$2,000.00) shall be made without advertisement for bids for such time and in such manner as shall be determined by said Joint Commission

Section 5 For the purpose of carrying into effect the provisions of this act the joint commission is hereby authorized to purchase in the Commonwealth of Pennsylvania such lands structures rights-of-way franchises easements or other interests in lands including lands under water and riparian rights of any person railroad or other public or private corporations or municipality necessary for the building of said bridge and the approaches thereto upon such terms prices or considerations as may be considered by it to be reasonable and can be agreed upon between it and the owner or owners But if for any reason the said joint commission does not agree with the owner or owners of said lands or interests upon the price or consideration therefor and receive a proper conveyance or proper conveyances thereof the said joint commission having given to the owner or owners and the person or persons in possession thereof at least sixty days' notice of its intention so to do shall enter upon and take possession of said lands and interests in the name of the Commonwealth of Pennsylvania Said Joint Commission is hereby authorized to accept on behalf of the Commonwealth of Pennsylvania any gifts of lands rights or interests in lands or other interests contiguous or adjacent to said bridge in the Commonwealth of Pennsylvania or in the State of New Jersey for the purpose of building the same Such Joint Commission shall also have the power to alter or change the grade of any highway or public street when necessary for the purpose of carrying out the plans by it adopted If it shall become necessary to change the location or gradient of any waterway canal railroad or street railway or the appurtenances thereof the person or corporation owning and operating the same shall be required to so relocate and change the same so far as needful and if possible to agree with said joint commission upon the details thereof the costs thereof to be paid by said Joint Commission as part of the expense of said work

Section 6 In all cases where the price or damages to the owner or owners part-owner or part-owners possessor or possessors of interest or any one of them in said real estate can be agreed upon and proceedings to assess damages shall become necessary the said Pennsylvania commission acting through the Attorney General shall petition the court of common pleas of the County of Philadelphia for the appointment of viewers whereupon the said court shall appoint a jury of view and if the said Pennsylvania commission shall delay petitioning as aforesaid for the period of sixty days after notice is given of the taking possession of said ground then said jury shall be appointed upon the petition of any person whose property shall be taken Provided however That in case of said Pennsylvania commission after the appointment of said jury of view may negotiate and agree with the owners of any part of said ground as to the price thereof and said price shall be reported to the said court and if approved and confirmed by said court shall be binding on said State and the other parties thereto and Provided further That whenever it shall be necessary to have recourse to a jury of view to assess the damages to any property to be taken as aforesaid the jury shall consist of such number and shall proceed in the same manner as now provided by law for the taking of land for streets in cities of the first class When

said jury shall have appraised and reported the damages which the owner or owners shall be entitled to receive therefor said report shall be presented for confirmation nisi at the term of said court next succeeding said appraisal and confirmation nisi unless by order of said court the same be continued to a later term and if no exceptions are filed thereto said report shall at the expiration of thirty days after confirming nisi be confirmed absolutely and an appeal therefrom by the Commonwealth on the other parties in interest shall lie to the court of common pleas of said county within thirty days after confirmation absolute and thereupon it shall be the duty of said court to frame an issue to determine the amount of damages for the taking of any land or interest therein which action shall be entered upon the common pleas docket of said County of Philadelphia with the name of the Commonwealth of Pennsylvania as the party defendant and the appellant or appellants as party or parties plaintiff and be tried and prosecuted to judgment in the same course and manner as other suits in the same court subject to an appeal to the superior or supreme courts as the case may be. Provided however That an appeal taken by one or more of several owners of a specified tract of property shall not affect the award to such as are not parties to such proceedings but the same shall proceed only for the proportionate part of the property owned by the claimant or claimants appealing.

The cost of said condemnation proceedings including the court costs and the advertising required shall be paid by the Joint Commission.

Section 7 Whenever any liens exist upon any estate or interests conveyed or acquired under the provisions of this act the same shall be paid and satisfied out of the purchase money or damages and in case said purchase money or damages shall be insufficient to pay said liens or any dispute shall arise as to the validity of any such liens or the amount due thereon the joint commission or the Pennsylvania commission as the case may be may present a petition to the court of common pleas of Philadelphia County setting forth the facts and upon the proper order of said court may pay the amount of such purchase money or damages into said court to be distributed by said court among the parties entitled thereto in the same manner as moneys paid into court upon sheriff's sales are distributed and upon such payment into court of such purchase money or damages said liens shall be extinguished and said court shall direct satisfaction of said liens to be entered of record.

Section 8 The said Joint Commission and the said Pennsylvania commission shall cause to be kept a full fair and accurate record of all its or their proceedings properly indexed and open to the inspection of the public. Copies of all records documents and papers when duly certified by said Joint Commission or said Pennsylvania commission shall be received in evidence in the several courts of this Commonwealth in all cases where the original records documents and papers would be admitted in evidence. Provided however That in any judicial controversy before any court of this Commonwealth either party may have the original records documents or papers produced on the service of proper process for that purpose.

Section 9 The said Joint Commission is hereby authorized and empowered to appoint a treasurer who may or may not be a member of said Joint Commission a secretary an accountant and real estate engineering architectural and construction experts and inspectors and such other employees as in the opinion of said Joint Commission may be necessary all of whom shall do such work in the premises as the Joint Commission shall direct and said Joint Commission shall fix the respective compensations of the persons so appointed which compensations shall be paid by the Joint Commission. The Attorney General of the Commonwealth of Pennsylvania and the Attorney General of the State of New Jersey are empowered to assign such attorneys and counsellors to the said Joint Commission as in their judgment shall be requisite and necessary who shall be paid such compensation out of the funds in the hands of the joint commission as said commission shall solely fix.

Section 10 The Pennsylvania commission is hereby authorized to enter into any contract or contracts with the New Jersey commission which may be deemed requisite and necessary to carry out the terms and provisions and intent of this act.

Section 11 Said bridge upon its completion shall be turned over by said Joint Commission to the City of Philadelphia and such agency or agencies as shall be designated by the State of New Jersey by whom the same shall be maintained.

Section 12 That the sum of three million seven hundred and fifty thousand (\$3,750,000) dollars be and the same is hereby appropriated to the said Joint Commission of which sum seven hundred and fifty thousand (\$750,000) dollars shall be available during the year beginning June first one thousand nine hundred and nineteen and ending May thirty-first one thousand nine hundred and twenty and one million five hundred thousand (\$1,500,000) dollars shall be available each year during the two succeeding years.

Section 13 The act approved the twenty-fifth day of July Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and seventy-seven) entitled "An Act providing for the appointment of a commission to act as a Joint Commission with similar commissions of any other contiguous State or States or as an independent commission for the purpose of planning and accomplishing the erection or building of one or more bridges or tunnels as may be suitable and necessary over or under any navigable stream or river which is one of the boundaries of this Commonwealth and providing for the acquisition of ground for the site and approaches of said bridge or tunnel and for the maintenance of the same by the county or counties wherein it is located and making an appropriation therefor" be and the same is hereby repealed in so far as it authorizes the commission therein constituted to construct a bridge over the Delaware river connecting the City of Philadelphia and the City of Camden.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 555, as follows:

An Act amending section four of an act approved the eleventh day of March one thousand nine hundred and nine (Pamphlet Laws fifteen) entitled "An Act relating to non-alcoholic drinks defining the same and prohibiting the manufacture sale offering for sale exposing for sale or having in possession with intent to sell or any adulterated or misbranded non-alcoholic drinks and providing penalties for the violation thereof and providing for the enforcement thereof."

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section four of an act approved the eleventh day of March one thousand nine hundred and nine (Pamphlet Laws fifteen) entitled "An Act relating to non-alcoholic drinks defining the same and prohibiting the manufacture sale offering for sale exposing for sale or having in possession with intent to sell of any adulterated or misbranded non-alcoholic drinks and providing penalties for the violation thereof and providing for the enforcement thereof" which reads as follows

Section 4 That for the purpose of this act a non-alcoholic drink shall be deemed to be misbranded

First If it be an imitation of or offered for sale under the distinctive name of another article or if it is colored or flavored in imitation of the genuine color or flavor of another substance

Second If it be labeled or branded or tagged so as to deceive or mislead the purchaser

Third If the bottle or receptacle containing it or its label shall bear any statement design or device regarding the ingredients or the substances contained therein which statement design or device shall be false or misleading in any particular. Provided That any non-alcoholic drink which does not contain any added poisonous or deleterious ingredients shall not be deemed to be adulterated or misbranded under the following conditions

A In the case of mixtures or compounds which may be now or from time to time hereafter known as non-alcoholic beverages under their own distinctive names and not an imitation of or offered for sale under the name of another article

B In case of non-alcoholic beverages which are labeled branded or tagged so as to plainly indicate that they are compounds imitations or blends and the word "Compound" "Imitation" or "Blend" as the case may be is plainly stated on the container in which it is offered for sale. Provided That the term "blend" as used herein shall be construed to mean a mixture of like substances not excluding harmless coloring or flavoring ingredients not prohibited by this act and used for the purpose of coloring or flavoring only" be and the same is hereby amended to read as follows

Section 4 That for the purpose of this act a non-alcoholic drink shall be deemed to be misbranded

First If it be an imitation of or offered for sale under the distinctive name of another article or if it is colored or flavored in imitation of the genuine color or flavor of another substance

Second If it be labeled or capped or branded or tagged so as to deceive or mislead the purchaser

Third If the bottle or receptacle containing it or its label or cap shall bear any statement design or device regarding the ingredients or the substances contained therein which statement design or device shall be false or misleading in any particular. Provided That any non-alcoholic drink which does not contain any added poisonous or deleterious ingredients shall not be deemed to be adulterated or misbranded under the following conditions

A In the case of mixtures or compounds which may be now or from time to time hereafter known as non-alcoholic beverages under their own distinctive names and not an imitation of or offered for sale under the name of another article

B In the case of non-alcoholic beverages which are labeled capped branded or tagged so as to plainly indicate that they are compounds imitations artificial or blends and the word "Compound" "Imitation" "Artificial" or "Blend" as the case may be is plainly stated on the container in which it is offered for sale. Provided That the term "blend" as used herein shall be construed to mean a mixture of like substance not excluding harmless coloring or flavoring ingredients not prohibited by this act and used for the purpose of coloring or flavoring only

On the question.

Will the Senate agree to the section?

Mr. SALTS. Mr. President, I move to amend section 1, page 2, line 7, by striking out "imitation" and inserting in lieu thereof the word "imitation"; also line 26 by inserting after the word "in" the word "the"; also page 4, line 7, by striking out the word "of" where it occurs the second time and inserting in lieu thereof the word "or."

Mr. HALDEMAN. Mr. President, I second the motion.
On the question,
Will the Senate agree to the amendment?
It was agreed to.
On the question,
Will the Senate agree to the section as amended?
It was agreed to.
The title of the bill was read as follows and agreed to:

An Act amending section four of an act approved the eleventh day of March one thousand nine hundred and nine (Pamphlet Laws fifteen) entitled "An Act relating to non-alcoholic drinks defining the same and prohibiting the manufacture sale offering for sale exposing for sale or having in possession with intent to sell of any adulterated or misbranded non-alcoholic drinks and providing penalties for the violation thereof and providing for the enforcement thereof"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 565 (House Bill No. 801), entitled:

An Act fixing the compensation of the assistant librarian of the Senate the resident clerk of the House of Representatives and the superintendents of the store rooms of the Senate and of the House of Representatives and repealing all acts or parts of acts inconsistent herewith

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 569 (House Bill No. 556), entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb located at Mount Airy Philadelphia to cover deficiency in maintenance and education of State pupils

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 626 (House Bill No. 723), entitled:

An Act making an appropriation for the Pennsylvania State Oral School for the Deaf at Scranton

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 666, as follows:

An Act amending section nine of Article VII of Chapter VI of an act approved May 14, 1915, entitled "An Act providing a system of government for boroughs and revising, amending and consolidating the law relating to boroughs," by adding thereto a sixth sub-section which shall provide that where the total distance by an unpaved street or unpaved streets from the paved streets of a borough to the borough line to there connect with an improved State highway or an improved State-aid Highway or an improved county road leading to the county seat of the same or an adjoining county or to a State line, is less than two-thirds (2-3) of a mile, the borough may grade, curb and pave the connecting link between its paved street and such improved highway without the petition of the abutting property holders, and charge the same part of the cost thereof to the abutting property holders that was charged to the abutting property holders along the streets of such boroughs that were graded, curbed and paved prior to the time the ordinance for the improvement provided for in this amendment is introduced into council, providing that the amount of streets in such borough graded, curbed and paved on the same basis, prior to said time exceeds one (1) mile in length, and is more than one-half (1-2) of the grading, curbing and paving done in such borough.

The first section of the bill was read as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the ninth section of article seven of chapter six of an act approved May fourteenth one thousand nine hundred fifteen entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" be amended by adding thereto a sixth sub-section as follows

VI Where the total distance by an unpaved street or unpaved streets from the paved streets of a borough to a borough line of such borough to there connect with an improved State highway or an improved State aid highway or an improved county road leading to the county seat of the same or an adjoining county or to a State line is less than two-thirds (2-3) of a mile the borough may grade curb and pave the connecting line between such paved streets and such improved highway or road without petition of the abutting property holders and charge the same part of the cost thereof to the abutting property holders along said connecting link that was charged to the abutting property holders along the streets of such borough that were graded curbed and paved prior to the time the ordinance for the improvement provided for in this amendment is introduced into council without regard to whether such prior grading curbing and paving was done on petition or otherwise provided that the amount of streets of such borough graded curbed and paved on the same bases prior to said time exceeds one mile in length and is more than one-half of the grading curbing and paving done in such borough

On the question,

Will the Senate agree to the section?

Mr. EYRE. Mr. President, I move to amend section 1, page 3, line 5, by striking out "paved" and inserting in lieu thereof the word "paved"; also line 10, by striking out the word "bases" and inserting in lieu thereof the word "basis."

Mr. LESLIE. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows:

An Act amending section 9 of Article VII of Chapter VI of an act approved May 14, 1915, entitled "An Act providing a system of government for boroughs and revising, amending and consolidating the law relating to boroughs" by adding thereto a sixth sub-section, which shall provide that where the total distance by an unpaved street or unpaved streets from the paved streets of a borough to the borough line to there connect with an improved state highway or an improved State Aid Highway or an improved County Road leading to the County seat of the same or an adjoining County or to a state line, is less than two-thirds (2-3) of a mile, the borough may grade, curb and pave the connecting link between its paved street and such improved highway without the petition of the abutting property holders, and charge the same part of the cost thereof to the abutting property holders that was charged to the abutting property holders along the streets of such boroughs that were graded, curbed and paved prior to the time the ordinance for the improvement provided for in this amendment is introduced into Council, provided that the amount of streets in such borough, graded, curbed and paved on the same basis, prior to said time exceeds one (1) mile in length, and is more than one-half (1-2) of the grading, curbing and paving done in such borough.

On the question,

Will the Senate agree to the title?

Mr. EYRE. Mr. President, I move to amend the title, page 1, line 1, by striking out "chapteer" and inserting in lieu thereof the word "chapter."

Mr. LESLIE. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

House Bill No. 644, entitled:

An Act providing for the appointment of county detectives in certain counties and fixing their salaries payable from the county treasury.

House Bill No. 259, entitled:

An Act to amend section six of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An Act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employes of said department and providing a method for fixing compensation" so as to permit temporary suspensions by the superintendent of Public Affairs

House Bill No. 664, entitled:

An Act to authorize and empower any motor power company of this Commonwealth which shall own at least two-thirds of the capital stock of a turnpike company of this Commonwealth whose turnpike has been purchased by the Commonwealth and which has acquired the road property franchises powers privileges and immunities of a passenger railroad company which are operated under a lease by the turnpike company to the motor power company to acquire the road property franchises powers privileges and immunities of the turnpike company

House Bill No. 244, entitled:

An Act to amend an act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and thirty-seven) entitled "An Act to amend an act entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for certain purposes to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for such purposes' approved the thirteenth day of May Anno Domini one thousand nine hundred and fifteen" extending the provisions of said act to corporations organized under the laws of the District of Columbia or of the United States

House Bill No. 345, entitled:

An Act in relation to the appointment and salaries of certain clerks appointed by the several clerk of courts of over and terminer and general jail delivery and quarter sessions of the peace in counties of this Commonwealth having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last United States census

House Bill No. 108, entitled:

An Act authorizing the appointment of clerks by the judges of the Orphans' Court of certain counties

House Bill No. 39, entitled:

A Joint Resolution proposing an amendment to Article three (III) of the Constitution of the Commonwealth of Pennsylvania.

House Bill No. 192, entitled:

An Act fixing the salary of the crier of the courts of common pleas in the several counties of this Commonwealth having more than one million and less than one million five hundred thousand inhabitants.

House Bill No. 179, entitled:

An Act authorizing the judges learned in the law of the courts of common pleas and orphans' courts of the counties having a population of more than one hundred and fifty thousand and less than two hundred fifty thousand inhabitants to employ suitable clerical assistance and providing for the payment of such clerical assistance by the several counties.

House Bill No. 536, entitled:

An Act to amend section one of the act approved the eighth day of May one thousand eight hundred eighty-nine (Pamphlet Laws one hundred thirty-two) entitled "An Act authorizing county commissioners to employ detectives offer and pay rewards for the detection arrest and conviction of felony" to include persons charged with a misdemeanor.

House Bill No. 409, entitled:

An Act authorizing counties cities and boroughs to appropriate moneys for aiding entertaining and caring for soldiers sailors and marines and validating and ratifying appropriations and payments heretofore made.

House Bill No. 14, entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania.

House Bill No. 236, entitled:

An Act to amend an act approved the seventeenth day of April one thousand eight hundred and sixty-one (Pamphlet Laws three hundred forty-six) entitled "An Act to authorize the erection of a poor house by the township of Blakely in Luzerne county providing for the appointment of auditors by the court of common pleas of Lackawanna county and fixing the compensation of the auditors and the salaries of the directors of the poor of the poor district of said township.

House Bill No. 71, entitled:

An Act making an appropriation to the State Hospital for injured persons of the Anthracite Coal Region at Ashland Pennsylvania.

House Bill No. 181, entitled:

An Act providing for the relocation alteration and vacation of public roads and highways approaching leading into or contiguous to parks and public grounds other than those within the limits of incorporated boroughs and municipalities title to which parks and public grounds is vested in the State of Pennsylvania and providing remedies therefor.

House Bill No. 583, entitled:

An Act making an appropriation to the board of trustees of the Pennsylvania Soldiers and Sailors' Home at Erie Pennsylvania for deficiency in maintenance of said home.

House Bill No. 188, entitled:

An Act relating to the parties to writs of scire facis sur mortgage in certain cases and to the title acquired by a sale on a judgment of foreclosure in such cases.

House Bill No. 667, entitled:

An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the biennial period ending May thirty-first one thousand nine hundred and seventeen.

House Bill No. 180, entitled:

An Act to amend section one of an act approved the first day of June one thousand nine hundred and seven (Pamphlet Laws three hundred sixty-four) entitled "An Act to increase the pay of jurors and witnesses in this Commonwealth.

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the presence of the Senate signed the same.

NOMINATIONS BY THE GOVERNOR.

The Chair cleared his table and laid before the Senate communications in writing from His Excellency, the Governor of the Commonwealth, filed with the Chief Clerk during the interim, which were read as follows:

JUSTICE OF THE PEACE.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, March 31, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Harry J. Paul to be a Justice of the Peace in and for the Township of Upper Tulpehocken, County of Berks, until the first Monday of January, 1920, vice Calvin A. Unger, resigned.

WM. C. SPROUL.

MEMBER OF THE BOARD OF TRUSTEES OF THE STATE HOSPITAL OF COALDALE.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, March 31, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, William Whilden, of Lansford, to be a Member of the Board of Trustees of the State Hospital of Coaldale, Schuylkill County, until the ninth day of July, 1921.

WM. C. SPROUL.

NOTARIES PUBLIC.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, March 31, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of confirmation:

ALLEGHENY COUNTY.

R. V. Elankenbuehler, Borough of Elizabeth.
Jno. G. Gill, Borough of Turtle Creek.
Frank H. Jack, Town of Willock.
Mrs. Alicia A. Kaufmann, Borough of Carrick.
L. C. Knirnschild, Borough of Millvale.
Geo. L. McCleary, Pittsburgh.
John F. Will, Pittsburgh.

BEAVER COUNTY.

R. W. Snyder, Township of Harmony.

CAMBRIA COUNTY.

Michael J. Metz, Johnstown.

ERIE COUNTY.

E. Lloyd Evans, Erie.
I. D. McQuisition, Erie.

LAWRENCE COUNTY.

Charles L. Ross, New Castle.

LUZERNE COUNTY.

Frank Sacco, Hazleton.

MERCER COUNTY.

A. R. Totten, Borough of Sharpsville.

PHILADELPHIA COUNTY.

Robert Armstrong, Jr., Philadelphia.
Miss Rose Jacobs, Philadelphia.
Charles W. Chain, Philadelphia.
Maurice M. Dessen, Philadelphia.
Robert McSorley, Philadelphia.
Sidney P. Miller, Philadelphia.
Miss Nellie Pnueger, Philadelphia.

WASHINGTON COUNTY.

Sam W. Smith, Borough of Canonsburg.

WESTMORELAND COUNTY.

Miss Mary Epstein, Greensburg.

WM. C. SPROUL.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, March 28th, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the dates set opposite their names respectively:

ALLEGHENY COUNTY.

Fred C. Grote, Pittsburgh, April 6th, 1919.

JEFFERSON COUNTY.

Mrs. Blanche B. Wilson, Boro of Big Run, April 2nd, 1919.

MONTGOMERY COUNTY.

William E. Starr, Boro of Norristown, April 4th, 1919.

WM. C. SPROUL.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, March 31st, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the dates set opposite their names, respectively:

LAWRENCE COUNTY.

W. H. Grinnen, Boro of Wampum, April 25th, 1919.

PHILADELPHIA COUNTY.

J. H. Cumberland, Philadelphia, April 26th, 1919.
Samson McDowell, Philadelphia, April 9th, 1919.
William H. F. Ward, Philadelphia, April 19th, 1919.
Walter K. Wood, Philadelphia, April 23rd, 1919.

YORK COUNTY.

H. M. Raab, Boro of Dallastown, April 9th, 1919.

WM. C. SPROUL.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, March 28th, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of confirmation.

ALLEGHENY COUNTY.

Thomas F. Dougherty, Boro of Braddock.
Frank Ferrante, Pittsburgh.
Miss Lillian D. Foiger, Pittsburgh.
David E. Shannon, Boro of McKees Rocks.

BUTLER COUNTY.

Alvin R. Burton, Butler.
Lloyd D. Ewing, Butler.
Adolph Steele, Township of Butler.

CAMBRIA COUNTY.

Wm. Williams, City of Johnstown.

CENTRE COUNTY.

Jno. P. Kelley, Boro of Snow Shoe.

CHESTER COUNTY.

Raymond M. Heald, Boro of West Chester.

CLEARFIELD COUNTY.

Samuel Teney, Boro of Clearfield.

CLINTON COUNTY.

Oliver Lewis Sallada, Boro of Avis.

DAUPHIN COUNTY.

Edwin M. Hershey, Harrisburg.

FAYETTE COUNTY.

W. S. Conwell, Boro of Brownsville.

PHILADELPHIA COUNTY.

Miss Mabel S. Blithe, Philadelphia.
Herman Coane, Philadelphia.
Thomas K. Duff, Philadelphia.
W. H. Henderson, Philadelphia.
George W. Kane, Philadelphia.
H. P. Keever, Philadelphia.
Jas. G. Woodrow, Philadelphia.

SCHUYLKILL COUNTY.

J. P. Monaghan, Boro of Shenandoah.
Thomas Price, Jr., Township of W. Mahanoy.

SOMERSET COUNTY.

William McCulloh, Boro of Somerfield.

WASHINGTON COUNTY.

A. L. Bowers, Boro of Charleroi.
Mrs. Hettie E. Masters, Boro of W. Brownsville.

YORK COUNTY.

Isaac H. Stubbs, Boro of Delta.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent,
A motion was made by Mr. CROW.

That Rule 38, which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations.

Which was agreed to.

Whereupon,

A motion was made by Mr. CROW.

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

NAYS 44.

Baldwin, F. E.,	Donahue,	Martin,	Schantz.
Barnes,	Einstein,	McConnell,	Smith.
Barr,	Eyre,	McNichol,	Snyder.
Bcales,	Graff,	Mearkle,	Sones.
Boyd,	Gray,	Miller, S. J.,	Tompkins.
Campbell,	Hackett,	Murdoch,	Turner.
Craig,	Haldeman,	Nason,	Vare.
Crow,	Heaton,	Patton,	Weyer.
Dair,	Herron,	Phipps,	Whitten.
Davis,	Leslie,	Salus,	Woodward.
DeWitt,	Marlow,	Sassaman,	Buckman.
			Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Governor be informed accordingly.

Mr. CROW. Mr. President, I move that the Executive Session do now rise.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

COMMUNICATIONS FROM THE GOVERNOR.

The Chair cleared his table and laid before the Senate communications in writing from His Excellency, the Governor of the Commonwealth, filed with the Chief Clerk during the interim, which were read as follows:

APPROVAL OF SENATE BILL NO. 10.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, March 27th, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 10, entitled "An Act authorizing cities of the third class with the assent of the electors duly obtained at an election to use moneys borrowed or authorized to be borrowed for purposes which have proved impracticable or impossible for any other lawful municipal purpose."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 66.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, March 27th, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 66, entitled "An Act to amend section two and section five as amended and to supplement an act approved the seventh day of July one thousand eight hundred eighty-five (Pamphlet Laws two hundred and fifty-seven) entitled "An Act to confer upon the several courts of common pleas of this Commonwealth jurisdiction of a court of equity in all cases of dower and partition and prescribing the method of procedure" by enlarging the powers of the master and confirming all cases heretofore proceeded in to final decree."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 24.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, March 27th, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 24, entitled "An Act validating certain proceedings and elections of counties cities borough townships school districts and other incorporated districts or municipalities had and held pursuant to the provisions of an act approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four entitled "An Act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections."

WM. C. SPROUL.

APPROVAL OF RESOLUTION RECALLING FROM THE GOVERNOR SENATE BILL NO. 26.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, March 27th, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed a resolution of Senate and the House of Representatives, recalling from the Governor Senate Bill No. 26, File Folio 733, for the purpose of amendment.

WM. C. SPROUL.

RECONSIDERATION OF SENATE BILL NO. 26, RECALLED FROM THE GOVERNOR.

Mr. CROW. Mr. President, I move to reconsider the vote by which the bill passed finally.

The PRESIDENT. How did the Senator vote?

Mr. CROW. Mr. President, I voted "aye."

Mr. EYRE. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. EYRE. Mr. President, I voted "aye."

The motion was agreed to.

And the question recurring,

Shall the bill pass finally?

Mr. CROW. Mr. President, I move to reconsider the vote by which the bill passed third reading.

The PRESIDENT. How did the Senator vote?

Mr. CROW. Mr. President, I voted "aye."

Mr. EYRE. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. EYRE. Mr. President, I voted "aye."

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill on third reading.

BILL POSTPONED.

Mr. CROW. Mr. President, I move that the question, together with the further consideration of the bill be postponed for the present.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

COMMUNICATION FROM THE GOVERNOR

The Chair cleared his table and laid before the Senate communication in writing from His Excellency, the Governor of the Commonwealth, filed with the Chief Clerk during the interim, which was read as follows:

APPROVAL OF RESOLUTION RECALLING FROM THE GOVERNOR SENATE BILL NO. 224.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, March 27, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed, a resolution of the Senate and the House of Representatives, recalling from the Governor Senate Bill No. 224, file folio 557, for the purpose of amendment.

WM. C. SPROUL.

RECONSIDERATION OF SENATE BILL NO. 224, RECALLED FROM THE GOVERNOR.

Mr. MEARKLE. Mr. President, I move to reconsider the vote by which the bill passed finally.

The PRESIDENT. How did the Senator vote?

Mr. MEARKLE. Mr. President, I voted "aye."

Mr. EINSTEIN. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. EINSTEIN. Mr. President, I voted "aye."

The motion was agreed to.

And the question recurring,

Shall the bill pass finally?

Mr. MEARKLE. Mr. President, I move to reconsider the vote by which the bill passed third reading.

The PRESIDENT. How did the Senator vote?

Mr. MEARKLE. Mr. President, I voted "aye."

Mr. EINSTEIN. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. EINSTEIN. Mr. President, I voted "aye."

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill on third reading?

BILL POSTPONED.

Mr. MEARKLE. Mr. President, I move that the question, together with the further consideration of the bill be postponed for the present.

Mr. EINSTEIN. Mr. President, I second the motion.

The motion was agreed to.

COMMUNICATION FROM THE GOVERNOR.

The Chair cleared his table and laid before the Senate communication in writing from His Excellency, the Governor of the Commonwealth, filed with the Chief Clerk during the interim, which was read as follows:

APPROVAL OF SENATE BILL NO. 25.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, March 27, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 25, entitled "An Act amending section five hundred and fifteen of an act approved May eighteenth Anno Domini one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine), entitled

'An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' so as to revoke the prohibition against levying of taxes or incurring of debts for certain purposes while any proceeding for a change of boundary lines affecting any school district is pending."

WM. C. SPROUL.

BILL SIGNED.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman), announced that the Chief Clerk having reported that the following bill had passed both Houses of the General Assembly and the same being correct, title was publicly read as follows:

House Bill No. 119, entitled:

An Act to amend an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and sixty) entitled "An Act to amend an act approved the ninth day of April one thousand nine hundred and fifteen entitled 'An Act to amend an act entitled 'An Act to amend an act entitled 'An Act to amend an act entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes' approved the ninth day of June Anno Domini one thousand eight hundred and eighty-one extending the same to companies formed for the purpose of quarrying slate granite stone or rocks or for dressing polishing working or manufacturing the same or any of them and to mineral springs companies incorporated for the purpose of bottling and selling natural mineral springs water approved the sixteenth day of June Anno Domini one thousand eight hundred and ninety-three' approved the nineteenth day of April Anno Domini one thousand nine hundred and one extending the same to companies formed for the purposes of manufacturing and selling chemicals food stuffs cement and cement products and the quarrying of cement rock' approved May twenty-eighth one thousand nine hundred and seven extending the same to companies incorporated for the manufacture buying selling leasing using and operation of electrical apparatus and machinery and articles of every kind appertaining to or in anywise connected with the production use regulation control distribution or application of electricity or electrical energy or products for any use or purpose constructing acquiring using selling buying or leasing any works construction or plant or part thereof connected with or involving such use distribution regulation control or application of electricity or the control or use or electrical apparatus for any purpose and of producing furnishing and supplying electricity or electrical apparatus in any form and for any purpose and to carry on a general manufacturing business' approved the twenty-third day of June one thousand nine hundred and eleven by extending the same to companies incorporated for the purpose of refining manufacturing or sale of petroleum and petroleum products" by extending the same to corporations incorporated for the manufacture of leather or articles containing leather" by extending the same to companies incorporated for the purpose of converting raw silk into thread and the manufacture of silk goods

Whereupon.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman), in the presence of the Senate signed the same.

HOUSE MESSAGES.

HOUSE BILL NO. 181 RECALLED FROM THE GOVERNOR.

The Clerk of the House of Representatives being introduced, presented extract from the Journal of the House of Representatives which was twice read as follows, considered and agreed to:

In the House of Representatives, March 31, 1919.

Resolved (If the Senate concur), That House Bill No. 181, file folio 1823, entitled "An Act providing for the relocation alteration and vacation of public roads and highways approaching leading into or contiguous to Parks and Public Grounds other than those within the limits of incorporated boroughs and municipalities, title to which Parks and Public Grounds is vested in the State of Pennsylvania and providing remedies therefor," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

RESOLUTION EXPRESSING THANKS TO SELECTIVE SERVICE BOARDS OF STATE.

He also presented extract from the Journal of the House of Representatives, which was twice read as follows, considered and agreed to.

Whereas: All Selective Service Boards in Pennsylvania officially cease to exist on and after the 31st day of March, 1919, and

Whereas: In the State of Pennsylvania alone, 281 Local Boards, 8 District Boards, and 55 Medical Advisory Boards, were instrumental in registering approximately two million one hundred fifty thousand men, and in examining and inducting into the army of the United States two hundred twenty-five thousand men; therefore be it

Resolved (If the Senate concur), That the General Assembly of the Commonwealth of Pennsylvania does hereby extend its gratitude and sincere appreciation to the men on the Selective Service Boards of this State, who through their devotion to duty and their splendid self-sacrifice have completed a noble work in which this and future generations can take great and just pride.

Ordered, That the Clerk inform the House of Representatives accordingly.

COMMUNICATION FROM THE SECRETARY OF COMMONWEALTH RELATING TO RESOLUTION ALLOWING DISCHARGED SOLDIERS, SAILORS AND MARINES TO RETAIN UNIFORMS.

The Chair laid before the Senate communication from the Secretary of the Commonwealth, which was read as follows:

March 29, 1919.

Honorable Edward E. Beidleman,

Lieutenant-Governor and President of the Senate.

Harrisburg, Pennsylvania.

Sir: I have the honor to report that, in compliance with the terms of Concurrent Resolutions Number 3-B and 6-B, adopted by the General Assembly of the Commonwealth of Pennsylvania, on February 25, 1919, and March 4, 1919, respectively, I transmitted said Resolutions to the Secretary of War for the United States of America. I hand you herewith a copy of his reply thereto.

I have the honor to be,

Respectfully,

(Signed)

CYRUS E. WOODS,
Secretary of the Commonwealth.

Equip. 3980.

WAR DEPARTMENT
OFFICE OF THE CHIEF OF STAFF

Washington, March 27, 1919.

Mr. Cyrus E. Woods,

Secretary of the Commonwealth

State of Pennsylvania,

Harrisburg, Pa.

Dear Sir: Receipt is acknowledged of your communication of March 20, 1919, to the Secretary of War enclosing copies of Concurrent Resolutions Nos. 3-B and 6-B, passed by the General Assembly of the Commonwealth of Pennsylvania.

In reply, I beg to inform you that Congress has passed a law authorizing discharged soldiers, sailors and marines to retain one complete uniform. Instructions are being issued by the War Department to this effect.

In regard to the distribution of captured war material I beg to inform you that only Congress can authorize distribution of such property. Several bills on this subject were introduced at the last session, but none were passed.

Very truly yours,

ROBT. E. WYLIE,
Colonel, General Staff,
Chief, Equipment Branch.

REPORT FROM COMMITTEE.

Mr. DAIX. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX from the Committee on Appropriations reported as committed, Senate Bill No. 61, entitled:

An Act making an appropriation to cover deficiencies in maintenance and imminent repairs to the Home for the Training in Speech of Deaf Children before they are of School Age, at Belmont Ave. and Monument Road, Philadelphia.

Also from the Committee on Appropriations reported as amended, Senate Bill No. 381, entitled:

An Act in relation to the public safety and welfare of the Commonwealth and of the United States, continuing the Commission of Public Safety and Defense as a Commission of Public Welfare, prescribing its powers and duties, authorizing the Governor as chairman of the Commission to appoint a Governor's Council of Public Welfare to assist in carrying into effect the provisions of this act, prescribing the powers and duties of the council and making an appropriation.

BILL INTRODUCED.

Mr. DAIX. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX read in his place and presented to the Chair Senate Bill No. 677, entitled:

An Act authorizing the Governor to employ consultants, experts, accountants, investigators, inspectors and clerks in connection with the work of the Commonwealth; authorizing the Governor to fix their salaries, wages and fees; and making an appropriation to carry into effect the provisions of the act.

Which was committed to the Committee on Appropriations.

RECESS.

Mr. CROW. Mr. President, I move that the Senate do now take a recess for ten minutes.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

MOTION TO READ BILL THE SECOND TIME.

Mr. SNYDER. Mr. President, I move that the Senate do now proceed to the second reading and consideration of Senate Bill No. 487, entitled:

An Act to amend an act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and eight) entitled "An Act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words "drug" and "poison" and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 487, as follows:

An Act to amend an act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and eight) entitled "An Act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words "drug" and "poison" and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity.

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section sixteen of the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and eight) entitled "An Act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words "drug" and "poison" and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" which reads as follows

"Section 16 That the Pennsylvania Board of Pharmacy may register as a pharmacist without examination any person who was duly registered as a pharmacist by examination in some other State Provided That the said person shall produce satisfactory evidence of having had the required secondary and professional education demanded of applicants for registration as pharmacist under the provisions of this act And provided also That the State in which such person was registered shall grant registration as a pharmacist without examination to pharmacists duly registered by examination within the meaning of this act A fee of twenty-five dollars (\$25) shall be paid for such registration" is hereby amended to read as follows

Section 16 (a) That the Pennsylvania Board of Pharmacy may in its discretion register as a pharmacist without examination any person who is duly so registered by examination in some other State Provided That the said person shall

produce satisfactory evidence of having had the required secondary and professional education and is possessed of good character and morals demanded of applicants for registration as pharmacist under the provisions of the pharmacy act of Pennsylvania excepting that persons of good moral character who have become registered as pharmacists by examination in other States prior to May seventeenth one thousand nine hundred and seventeen shall be required to meet only the requirements which existed in Pennsylvania at the time when they became registered in such other State and provided also That the State in which such person is registered shall grant registration as a pharmacist without examination to pharmacists duly registered by examination in the State of Pennsylvania Applicants for such registration in Pennsylvania shall pay a fee of fifteen (\$15) dollars for the application and expense of making an investigation of their character general reputation and pharmaceutical standing in the State where they have resided by the Pennsylvania Board of Pharmacy A fee of twenty-five (\$25) dollars shall be paid for the registration and certificate thereof

(b) The Pennsylvania Board of Pharmacy in order to be informed and to determine the status of Boards of Pharmacy of other States desiring to effect agreements for reciprocal registration of pharmacists and in order also to be advised regarding the progress of pharmacy throughout the country shall annually select one of its members to meet with like representatives from other States Boards of Pharmacy At such meetings when arranged there shall be discussed the degree of fitness for registration which is required by the several State Boards of Pharmacy The Pennsylvania Board of Pharmacy through its representative may with like representatives from other State Boards of Pharmacy join in creating and maintaining an association of representatives of the several State Boards of Pharmacy to be engaged in the general advancement of pharmacy and the keeping of records pertaining to reciprocal registration of pharmacists and in its discretion may give to such association information which it possesses relating to such aims and objects The Pennsylvania Board of Pharmacy at an expense not to exceed twenty-five (\$25) dollars per annum may subscribe for and secure the service of an association engaged in the compilation of pharmaceutical information knowledge and progress specially adopted to secure efficiency in the work of the board

(c) That every person registered as a pharmacist or as an assistant pharmacist or under a corresponding title in any other State or Territory of the United States of America or in the District of Columbia who has served in the army or navy of the United States while at war with Austria-Hungary and Germany and who has been honorably discharged from the service of the United States army or navy shall be permitted after such honorable discharge upon submitting satisfactory evidence thereof and upon submitting satisfactory evidence of such registration to the Pennsylvania Board of Pharmacy to practice as a pharmacist or assistant pharmacist as the case may be within the State of Pennsylvania for a period not to exceed six months The Pennsylvania Board of Pharmacy shall issue a permit to that effect to all persons applying therefor and complying with the requirements of this section without the payment of a fee

(d) Any person who under the provision of section sixteen clause (c) has received such permission for the period of six months to practice as a pharmacist or assistant pharmacist who upon oath declares his intention to permanently reside within the State of Pennsylvania may apply to the Pennsylvania Board of Pharmacy for registration as a pharmacist or assistant pharmacist as the case may be under the laws of this State Upon payment of a fee of five (\$5) dollars for issuing a certificate as assistant pharmacist or of twelve (\$12) dollars for issuing a certificate as Pharmacist and submitting satisfactory evidence of good character and reputation the Pennsylvania Board of Pharmacy shall issue a certificate of registration as pharmacist or assistant pharmacist as the case may be to such a person without requiring him to meet other provisions of law which may otherwise prevail for registration in this State without passing an examination before the board

On the question,

Will the Senate agree to the section?

Mr. SNYDER. Mr. President, I move to amend section 1, page 3, line 16, by striking out "pharmaceutical" and inserting in lieu thereof the word "pharmaceutical"; also line 28 by striking out the word "States" and inserting in lieu thereof the word "State"; also page 5, line 21, by inserting after the word "State" the word "and."

Mr. DAIX. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The second section of the bill was read as follows and agreed to.

Section 2 That section eighteen of said act which reads as follows

"Section 18 This act shall not apply to the sale of poisons for technical use and not sold or offered for sale as a drug

within the meaning of this act provided that the article is labeled to show plainly that it is for technical use and not for medicinal use and is sold in compliance with section eighteen of this act of Assembly" be and the same is hereby amended to read as follows

Section 18 This act shall not apply to the sale of poisons for technical use and not sold or offered for sale as a drug within the meaning of this act provided that the article is labeled to show plainly that it is for technical use and not for medicinal use and is sold in compliance with section seventeen of this act of Assembly

The title of the bill was read as follows and agreed to.

An Act to amend an act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred eight) entitled "An Act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words "drug" and "poison" and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity"

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

REPORT FROM COMMITTEE.

Mr. VARE. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. VARE from the Committee on Municipal Affairs reported as committed, Senate Bill No. 90, entitled:

An Act to further amend an act approved the 20th day of March, 1915, entitled "An Act to promote the health and efficiency of firemen, in cities of the second class, by providing for a two-platoon system for firemen in the department of public safety of such cities," as amended, by extending the same to cities of the third class.

BILL INTRODUCED.

Mr. DAIN. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIN read in his place and presented to the Chair Senate Bill No. 678, entitled:

An Act defining cold storage and regulating time of storage of certain articles of food and providing penalties for the violation of the provisions of this act

Which was committed to the Committee on Judiciary Special.

ADJOURNMENT.

Mr. VARE. Mr. President, I move that the Senate do now adjourn until eleven o'clock tomorrow morning.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 11.15 P. M., until Tuesday morning, April 1, 1919, at 11 o'clock.

HOUSE OF REPRESENTATIVES.

MONDAY, March 31, 1919.

The House met at 9:00 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

O Thou Rock of Ages, who hast been ever the solace of all mankind, and declared Thyself to be the Eternal Cornerstone on which all good can be built, we beseech Thee that we may indeed sink all our hope in Thee, and that our grasp and purpose in life may entirely go out according to the lines that Thou has dictated, and that we may aspire to things great and good and beautiful, because we have built on the eternal verities that Thou Thyself hast declared. Grant, we beseech Thee, that this State may not be merely a geographical description or a matter of miles or of population, but that it may lie in

sentiments and in ideals, and that it may be something more than just the poor material things pandering unto the flesh. Grant that the lives of those that lie in Flanders and their spirits may indeed summon us on to greater and to better things, and may the wounded and battered bodies of our heroes who have come back continually remind us of the ideals for which they fought; and so may this State take its proper place in leadership and advance those thoughts and those ideals which are indeed for the great good of mankind. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of the proceedings of Tuesday, March 25, 1919.

The Clerk proceeded to read the Journal of the proceedings of Tuesday, March 25, 1919, when, on motion of Mr. Heyburn, the further reading was dispensed with and the Journal was approved.

PETITIONS.

FAVORING PASSAGE OF HOUSE BILLS NOS. 273 AND 285.

The SPEAKER presented the petition from the Local Union No. 260, United Mine Workers of America, Moon Run, Pa., praying for the passage of House Bills Nos. 273 and 285.

Referred to the Committee on Forestry.

PROTESTING AGAINST APPROPRIATING PUBLIC FUNDS TO SECTARIAN INSTITUTIONS.

Mr. DUNN (by request), presented the petition of citizens of Philadelphia protesting against appropriating public funds to sectarian institutions.

Referred to the Committee on Appropriations.

SENATE MESSAGE.

SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows:

Senate Bill No. 70 (House Bill No. 1098).

An Act providing for a State association of county controllers and for the meetings thereof and providing for the payment by the counties of the expenses thereof.

Referred to the Committee on Judiciary Local.

Senate Bill No. 268 (House Bill No. 1099).

An Act to establish a separate Orphans' Court in and for the County of Washington.

Referred to the Committee on Judiciary General.

Senate Bill No. 287 (House Bill No. 1100).

An Act to amend section two of an act, approved the 17th day of April, 1905 (Pamphlet Laws one hundred and seventy), entitled "An Act providing that the district attorneys, in all counties whose population does not exceed one hundred and fifty thousand, shall be paid a salary, and fixing the same, which shall be in lieu of all fees, and in full compensation for their services; and providing for the appointment of assistant district attorneys, in said counties, and for the compensation of the same, and providing that the fees heretofore allowed the district attorneys upon indictments shall remain in amount as heretofore, but shall hereafter be as part of the cost, for the use and benefit of the proper county," as amended.

Referred to the Committee on Judiciary Special.

Senate Bill No. 298 (House Bill No. 1101).

A Joint Resolution amending a joint resolution approved the seventeenth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand and thirty-six) entitled "A Joint Resolution authorizing the authorities having control and supervision of county jails and prisons to permit the employment of inmates thereof on county or almshouse farms exempting wardens and keepers from liability in certain cases for escapes."

Referred to the Committee on Judiciary General.

Senate Bill No. 355 (House Bill No. 1102).

An Act to amend section ten of an act approved the twenty-seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and three) entitled "An

Act creating the office of county controller in counties of this Commonwealth containing one hundred and fifty thousand inhabitants and over prescribing his duties and abolishing the office of county auditor in said counties."

Referred to the Committee on Judiciary General.

Senate Bill No. 396 (House Bill No. 1103).

An Act authorizing any county and city, in any county in which the county seat is within the limits of such city, to erect a joint county and municipal building or buildings; providing for the conditions and agreements under which such building or buildings may be erected and occupied, and for the ownership thereof; providing for the selection of a site for said building or buildings, and authorizing said county and city to make a sale or exchange of properties under certain conditions for the purpose of securing such site; authorizing the acquisition of property for such building or buildings by purchase or condemnation; and authorizing the county to issue bonds in payment of any indebtedness incurred for its share of the cost of such building or buildings and land.

Referred to the Committee on Municipal Corporations.

Senate Bill No. 402 (House Bill No. 1104).

An Act to amend section one of an act approved the fifth day of May one thousand eight hundred and thirty-two entitled "An Act regulating lateral railroads" by extending the provisions thereof to any person or persons corporation of the first or second class partnership municipal or quasi-municipal corporation school or poor district of the State of Pennsylvania incorporated under general or special Act of Assembly being the owner or owners of land mills quarries coal mines lime-kilns or other real estate in the vicinity of any railroad canal or slack-water navigation made or to be made by any company or by the State of Pennsylvania and not more than four miles distant therefrom

Referred to the Committee on Mines and Mining.

Senate Bill No. 404 (House Bill No. 1105).

An Act to amend section one thousand six hundred and seven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

Referred to the Committee on Education.

Senate Bill No. 416 (House Bill No. 1106).

An Act establishing a Bureau of Statistics and Information in the Department of Internal Affairs authorizing the Secretary of Internal Affairs to appoint a Chief of Bureau and other officers and employees fixing their duties powers and salaries making it the duty of corporations firms and individuals to furnish information required prescribing penalties for violation of such duty and repealing certain acts and transferring the records equipment and supplies in the Division of Production in the Bureau of Statistics and Information in the Department of Labor and Industry to the Bureau hereby established.

Referred to the Committee on Appropriations.

Senate Bill No. 418 (House Bill No. 1107).

An Act creating the office of indictment and cost clerk as an assistant to the district attorney in the several counties of this Commonwealth having a population of not less than one hundred and fifty thousand and not more than two hundred and fifty thousand inhabitants providing for the appointment of a person in each of said counties to fill said office prescribing the qualifications duties and term of office of said appointees fixing their salaries and authorizing the payment of the same by the county.

Referred to the Committee on Judiciary General.

Senate Bill No. 436 (House Bill No. 1108).

An Act amending an act approved the fourteenth day of May one thousand nine hundred and fifteen entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" by adding thereto Sections twenty to twenty-six inclusive as sub article sixteen of Article sixteen Chapter VI authorizing the erection of dykes and embankments along certain water courses upon the request of the Board of Health granting the right of entry therefor and providing for the assessment of damages and benefits against property affected.

Referred to the Committee on Judiciary Local.

Senate Bill No. 463 (House Bill No. 1109).

An Act creating a State Art Commission in the Board of Commissioners of Public Grounds and Buildings requiring the approval of the Commission of the design and location of all public monuments memorials buildings or other structures and certain private structures.

Referred to the Committee on Public Buildings.

Senate Bill No. 466 (House Bill No. 1110).

An Act creating a State Salary Board to fix grade and equalize the salaries and compensation of employees of the executive branch of the State government defining the powers and duties of such board and making an appropriation.

Referred to the Committee on Appropriations.

Senate Bill No. 467 (House Bill No. 1111).

An Act defining the duties of the Governor with regard to the approval of warrants vouchers claims accounts agreements and contracts and repealing inconsistent acts.

Referred to the Committee on Judiciary General.

Senate Bill No. 468 (House Bill No. 1112).

An Act providing for biennial instead of annual reports by the several departments of the State government.

Referred to the Committee on Judiciary General.

Senate Bill No. 469 (House Bill No. 1113).

An Act providing for the creation of a commission to study and to report to the General Assembly upon the subject of the revision and amendment of the Constitution of this Commonwealth prescribing its powers and duties and making an appropriation.

Referred to the Committee on Appropriations.

Senate Bill No. 474 (House Bill No. 1114).

An Act to amend section one of an act approved the fourteenth day of May one thousand nine hundred thirteen (Pamphlet Laws two hundred and four) entitled "An Act authorizing the board of county commissioners of the several counties of the State to appropriate money for cooperative agricultural extension work for the purpose of improving and developing the agricultural resources of the proper counties."

Referred to the Committee on Agriculture.

Senate Bill No. 524 (House Bill No. 1115).

An Act to repeal an act entitled "An Act changing the mode and manner of appointing collectors of taxes in the County of Lehigh" approved the twenty-fifth day of March Anno Domini one thousand eight hundred and forty-four Pamphlet Laws one hundred and sixty.

Referred to the Committee on Judiciary Special.

Senate Bill No. 526 (House Bill No. 1116).

An Act to repeal an act entitled "An Act regulating the salary of the Treasurer of Lehigh County" approved the sixteenth day of March Anno Domini one thousand eight hundred and sixty-seven Pamphlet Laws four hundred and eighty-five.

Referred to the Committee on Judiciary Special.

Senate Bill No. 531 (House Bill No. 1116).

An Act providing that street passenger railway electric light water and other public service companies of any kind may appeal to the Public Service Commission of the Commonwealth of Pennsylvania from the levying or imposition of any license tax fees charges or payments on or from the regulating of the franchises powers duties or liabilities of such companies by cities boroughs and other municipalities and authorizing the Public Service Commission to revoke modify or suspend after hearing such license tax fees charges payments or regulations which the same shall be found to be unreasonable in whole or in part and authorizing an appeal to the Superior Court.

Referred to the Committee on Judiciary General.

BILLS INTRODUCED AND REFERRED.

By Mr. RAMSEY. House Bill No. 1062.

An Act to enforce the Eighteenth Amendment to the Constitution of the United States.

Referred to the Committee on Law and Order.

By Mr. POWELL. House Bill No. 1079.

An Act relating to the sale of liquids not containing more than one-half of one per centum of alcohol.

Referred to the Committee on Law and Order.

By Mr. HORACE F. REBER. House Bill No. 1118.

An Act making an appropriation to the Pottsville Hospital, Pottsville, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. MARTIN. House Bill No. 1119.

An Act to regulate and improve the civil service of the Commonwealth of Pennsylvania, and making any violation of its provisions a misdemeanor and providing penalties for any violations thereof.

Referred to the Committee on Municipal Corporations.

By Mr. COX. House Bill No. 1120.

An Act providing for the distribution of the proceeds of the mercantile and certain license taxes among cities, boroughs and townships and repealing acts and parts of acts inconsistent therewith.

Referred to the Committee on Ways and Means.

By Mr. POWELL. House Bill No. 1121.

An Act relating to fires and fire prevention; imposing duties and conferring powers heretofore exercised by the State Fire Marshal upon the Department of State Police; constituting the Chiefs of Fire Departments and certain public officers as assistants to said Department and defining their powers and duties; providing for the investigation of the cause, origin and circumstance of fires and the inspection of all and the removal or change of certain buildings; imposing duties on school authorities and on certain corporations, associations and fire rating agencies; providing for the attendance of witnesses before the Department and the enforcement of its orders; and prescribing penalties.

Referred to the Committee on Municipal Corporations.

By Mr. COX. House Bill No. 1122.

A Joint Resolution proposing an amendment to article nine of the Constitution of Pennsylvania.

Referred to the Committee on Corporations.

By Mr. COX. House Bill No. 1123.

An Act refunding to the City of Philadelphia money paid by it as taxes upon the bequest of an Art Gallery to the municipality, by the late John G. Johnson.

Referred to the Committee on Appropriations.

By Mr. COX. House Bill No. 1124.

A Joint Resolution proposing an amendment to article nine of the Constitution of Pennsylvania.

Referred to the Committee on Corporations.

By Mr. RAMSEY. House Bill No. 1125.

An Act to amend section one of an act approved the fifteenth day of April, one thousand nine hundred and seven (Pamphlet Laws eighty-six), entitled "An Act fixing the salary of the Superintendent of Public Instruction and of the Deputy Superintendent of Public Instruction," fixing the salary of the superintendent of Public Instruction for all services required to be performed by law.

Referred to the Committee on Judiciary General.

By Mr. GLASS. House Bill No. 1126.

An Act subjecting the real estate of all railroad railway, canal, water, gas, electric light, telegraph and telephone companies and of all other public service corporations or companies to taxation for county, city, borough, township, school, poor and other local purposes.

Referred to the Committee on Ways and Means.

By Mr. PALMER. House Bill No. 1127.

An Act making an appropriation to the Bencvolent Association's Home for Children, Pottsville, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. GOLDER. House Bill No. 1128.

An Act for the protection of the public health in cities of the first class by regulating the preparation, exposure and handling of foods and providing a penalty for the violation thereof.

Referred to the Committee on Public Health and Sanitation.

By Mr. GLASS. House Bill No. 1129.

An Act to amend the first section of an act approved the seventh day of June, one thousand eight hundred and eighty-nine, entitled "A further supplement to an act entitled 'An Act to provide revenue by taxation' approved the seventh day of June, one thousand eight hundred and seventy-nine as originally enacted and as amended by an act approved the eighth day of June, one thousand eight hundred and ninety-one exempting certain public loans from taxation.

Referred to the Committee on Ways and Means.

By Mr. MEHRING. House Bill No. 1130.

An Act to prohibit experiments upon living dogs and providing a penalty for the violation thereof.

Referred to the Committee on Judiciary Special.

By Mr. RORKE. House Bill No. 1131.

An Act making an appropriation to the Hospital of the Hahnemann Medical College and Hospital.

Referred to the Committee on Appropriations.

By Mr. POWELL. House Bill No. 1132.

An Act reorganizing the Department of State Police, creating therein a Bureau of Fire Protection, providing for a State Police force and defining the powers and duties of the same including the enforcement of laws relating to game, fish, forestry and water supply and certain other laws, and including the collection of information useful for the detection of crime and the apprehension of criminals; providing for the equipment, maintenance and transportation of such police, barracks and sub-stations therefor and medical attention for men injured and funeral expenses to men killed, in line of duty; and prescribing penalties.

Referred to the Committee on Judiciary General.

By Mr. ARTHUR R. B. FOX. House Bill No. 1133.

An Act to amend section one of the act approved the seventh day of June, one thousand nine hundred fifteen (Pamphlet Laws eight hundred seventy), entitled "An Act to amend, revise and consolidate the law providing for the burial of certain honorably discharged soldiers, sailors and marines, at the expense of the counties in which they shall die or have a legal residence at the time of their death; to provide a system for effecting the burial of such soldiers, sailors and marines; to provide headstone and markers for the graves of such soldiers, sailors and marines; and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers, sailors and marines," as amended.

Referred to the Committee on Judiciary Local.

By Mr. McVICAR. House Bill No. 1134.

An Act to enable city, county, poor, ward, school, borough and township tax collectors, their executors, and administrators if they are deceased, or either surety or sureties, if the surety or sureties have paid the taxes, to collect taxes, for the payment of which they have become personally liable without having collected the same, by the expiration of the authority of their respective bonds, or by the expiration of the authority of their respective warrants, or by the expiration of their term of office, and to extend the time for the collection of the same for a period of two years from the passage of this act.

Referred to the Committee on Judiciary General.

By Mr. WONER. House Bill No. 1135.

An Act making a deficiency appropriation for the maintaining of agricultural education, manual training, domestic science and other vocational and practical education.

Referred to the Committee on Appropriations.

REPORTS FROM COMMITTEES.

Mr. HESS, from the Committee on Manufactures, reported as committed House Bill No. 1004, entitled

An Act authorizing county commissioners of certain counties to appoint county engineers and to fix their compensation; and prescribing the duties of such engineers.

Mr. DAWSON, from the Committee on Ways and Means, reported as amended House Bill No. 601, (Senate Bill No. 64), entitled

An Act to amend the second section of and to supplement an act entitled "A Supplement to the twenty-fourth section of an act entitled 'An Act to provide revenue by taxation approved the seventh day of June one thousand eight hundred and seventy-nine' approved the first day of June one thousand eight hundred and eighty-nine amending the twenty-fourth section by providing for the payment by the State Treasurer of one-half of the two per centum tax on premiums paid by foreign fire insurance companies to the treasurers of the several cities and boroughs within this Commonwealth" approved the twenty-eighth day of June one thousand eight hundred and ninety-five amending the same to provide for the payment of the net proceeds of the entire two per centum tax for the purpose indicated in the original act and supplement including townships among the distrioutees and providing for certain conditions upon said distributions.

LEAVES OF ABSENCE.

Mr. SARIG asked and obtained leave of absence for Mr. Rothenberger on account of sickness.

Mr. BOLARD asked and obtained leave of absence for Mr. Finney on account of sickness.

Mr. McCURDY asked and obtained leave of absence for Mr. Zook for the balance of the week on account of sickness.

Mr. POWELL asked and obtained leave of absence for Mr. Conrad G. Miller for the balance of the week on account of sickness.

Mr. JACOB HAMILTON asked and obtained leave of absence for Mr. Pike on account of sickness.

Mr. JACOB HAMILTON asked and obtained leave of absence for Mr. Haldeman on account of sickness.

Mr. ALLUM asked and obtained leave of absence for Mr. Bigler.

TIME EXTENDED ON BILLS.

Mr. BRADY offered the following motion which was twice read, considered and agreed to:

Moved by Mr. Brady, seconded by Mr. Perry, that the time for House Bills Nos. 718, 842 and 844 to remain on the second reading calendar be extended for a period of two weeks.

CONCURRENT RESOLUTION NO. 5.

Mr. GLASS, Mr. Speaker, I desire to call up Concurrent Resolution No. 5 and move its adoption.

The resolution was read by the Clerk as follows:

A Resolution providing for the appointment by the Governor of a commission to be known as the Food Coal and Marketing Commission to make an inventory of the food products and coal of the Commonwealth to investigate the prices thereof and the manner of their distribution authorizing the Commission to investigate the marketing facilities of such food products and coal with a view to a possible reduction in the prices thereof authorizing the commission to appoint a secretary and stenographers and to fix their salaries empowering the commission to issue subpoenas authorizing and empowering the said commission to call upon the Attorney General of the Commonwealth to designate who shall act as its attorney and make a report of its findings and recommendations thereon to the present session of the Legislature of Pennsylvania

Whereas attention has been directed to the high prices of food products and coal prevailing in this Commonwealth with a threatened rise in the price of coal and with no apparent prospect of its early reduction; and

Whereas it is the patriotic duty of our people to direct their efforts toward restoring the cost of living to a normal basis; and

Whereas it is to the interest and welfare of the people of this Commonwealth that the continued high cost of food products and coal be immediately investigated and the causes thereof determined.

Now therefore be it resolved by the House of Representatives (if the Senate concur). That a Commission of nine persons, citizens of this Commonwealth to be known as the Food, Coal and Marketing Commission be appointed by the Governor of this Commonwealth; two of said Commissions shall be members of the present House of Representatives; two shall be members of the present Senate of Pennsylvania, one shall be the Secretary of Agriculture of this Commonwealth, and one shall be a mining expert.

The said Commission shall organize immediately upon its appointment, and elect its officers. The members of the said Commission shall receive no compensation for their services but shall be allowed all actual and necessary expenses in the performance of their duties. The Commission is authorized to appoint a Secretary and one or more stenographers; to fix the salaries of the said appointees, which, together with

the expenses of the members of the Commission shall be paid out of the appropriation to be hereafter made for that purpose.

It shall be the duty of the said Commission to make an inventory of all the food products and coal in this Commonwealth and to investigate the prices thereof and the manner of their distribution. It shall have power in any manner in which it may deem advisable to thoroughly investigate the marketing facilities of such food products and coal with a view of obtaining the possible reduction in the prices thereof.

For the purpose of enabling said Commission to carry out the provisions of this act it is authorized to sit in any part of the Commonwealth and shall have power to compel the attendance of witnesses and the production of books, papers and other evidence, and for such purposes the Commission may issue subpoenas signed by the President thereof and cause the same to be served in any part of the Commonwealth.

If any witness shall refuse to testify to any fact within his knowledge or to produce any books or papers within his possession or under his control the secretary of the commission shall forthwith report the facts of such refusal to the Court of Common Pleas of the county wherein such witness resides or wherein his or her attendance was required, and all questions arising from such refusal shall at once be heard by said court.

If the court determines that the testimony or other evidence required of such witness is legal and competent then said court shall make an order upon such witness commanding him or her to testify or to produce such books or papers or both as the case may be. If such witness shall thereafter refuse to testify or to produce books or papers as aforesaid then the said court shall have power to order the commitment of such witness to the county jail for contempt.

The Attorney General of the Commonwealth shall be the attorney for the commission and shall advise the commission upon request of any member thereof.

The said Commission shall make a report of its findings and recommendations thereon to the present session of the Legislature of Pennsylvania.

On the question.

Will the House adopt the resolution?

Mr. RAMSEY, Mr. Speaker, inasmuch as this matter of the investigation of the fuel question is a matter which the Governor himself has had under consideration, I do not think it would be just the proper time to pass this resolution. While this resolution calls for a commission to investigate "food, coal and marketing; to make an inventory of food products and the coal of the Commonwealth; to investigate the prices thereof and the manner of their distribution; authorizing the commission to investigate," and so on, I do not see any appropriation that this commission might be able to use in doing its work; and, therefore, I think this resolution should either remain where it is or be referred to some committee in order that it may go along with the Governor's wishes on this coal investigation. Before I make a motion, I would like to have its sponsor just explain to the House the real purpose for this investigation.

Mr. GLASS, Mr. Speaker, I think I can be very brief in explaining the purpose of this resolution. The purpose of this resolution is to see whether it is possible to obtain food and coal in this Commonwealth at lower prices than what is being paid for them now. I introduced a bill of this nature January twenty-ninth and the matter was referred to a committee. About three weeks ago I had an interview with the Governor of this Commonwealth, explained to him what I was after, showed him a draft of what was contemplated, and he told me then that he was perfectly satisfied to go along with it. After I drafted this resolution and after it had been placed on the calendar, I consulted the Attorney General of this Commonwealth and he read the resolution and he could see nothing in the resolution which would be harmful. As a matter of fact, Mr. Speaker and gentlemen of the House, he made several suggestions to me with reference to the attorney for the commission, and it was only last week that I offered an amendment in conformity with the suggestion made by the Attorney General.

Mr. Speaker and gentlemen of the House, if we want a reduction in the price that is being paid for coal now, the only way we will be able to accomplish that is by investigating. We, in Philadelphia, and some of you men in other parts of the State, have been paying \$11.50 a ton for coal, whereas, as a matter of fact all you should have paid is about \$8.50 to \$9.00 a ton. I do not say that the fault is with the operator, Mr. Speaker and gentlemen of the House. The fault is not with the miner. I don't think that this would hurt either. But somebody has been robbing the public, and we want to find out who has been robbing them. The same thing, Mr. Speaker and gentlemen of the House, applies to your food products. The only interest I have in

this, Mr. Speaker and gentlemen of the House, is the public's interest. I think that this resolution has been here long enough, and I think we ought to act on it tonight; either vote for this resolution or vote against it, but don't send it to any committee, there to die. And then everyone in the House will agree with me that something must be done, and I think this is the proper way to do it. I sincerely hope that everyone in this House will vote for the passage of this bill.

Mr. RAMSEY. Mr. Speaker, in this resolution I see that "the said commission shall organize immediately upon its appointment and elect its officers. The members of the said commission shall receive no compensation for their services, but shall be allowed all actual and necessary expenses in the performance of their duties. The commission is authorized to appoint a secretary and one or more stenographers; to fix the salaries of the said appointees, which together with the expense of the members of the commission shall be paid out of the appropriation to be hereafter made for that purpose."

It seems to me, Mr. Speaker, that the appropriation ought to be along with the resolution. It does not seem complete. There ought to be an appropriation here so that we will know what amount of money is going to be used by this commission now when we are passing it. I am not opposed to the State of Pennsylvania finding out the price of coal through a commission nor the price of food through a commission, but I don't think that resolution is just in the proper form, and I hope the House will not pass a resolution authorizing a commission to appoint stenographers and clerks and fix their salaries upon an appropriation to be made after the commission is appointed. If we are going to make a commission, let us give them the amount of money they are going to spend when we make the commission. That seems proper to me, and that is the only way I think to do it. And furthermore, in regard to that interview with the Governor, who has initiated himself a coal investigation, I think if he wants a commission, it seems to me that he would ask the House to appoint it, notwithstanding the interview of the gentleman from Philadelphia with him. The Governor has not come in, and I think, Mr. Speaker, that that appropriation ought to be embodied in the resolution or else this House ought to vote it down.

Mr. GLASS. Mr. Speaker, it is my purpose to introduce a bill in the nature of an appropriation bill later on. It was my purpose that if that appropriation was not made that we could raise the money by popular subscription to pay the expenses of this commission. Mr. Speaker, I believe that the people of this Commonwealth are entitled to know why they are paying the prices that they are.

Mr. WILLIAMS. Mr. Speaker, as I recall it, four years ago a commission was appointed to ascertain the reason for the increase in the price of anthracite coal. That bill carried with it an appropriation of a number of thousands of dollars. All that money was spent. They make a voluminous report, but they did not succeed in finding out the reason for the advance in the price of coal. Taking that into consideration, I do not believe that this bill will accomplish the purpose that the sponsor hopes that it will.

On the question recurring,

Will the House adopt the resolution?

The yeas and nays were required by Mr. Glass and Mr. Lanis were as follows:

YEAS—30.

Arcn.	Dilsheimer,	Lanis,	Schaeffer,
Baldi,	Dunn,	Levis,	Scott,
Bechtold,	Glass,	Marcus,	Sowers,
Benchoff,	Golder,	Palmer,	Sterling,
Bennett,	Hamilton, W. J.,	Patterson,	Stott,
Clements,	Kantner,	Robertson,	Tilsh,
Conner,	Krause, T. S.,	Sarig,	Wells,
Cox,	Lafferty,		

NAYS—125.

Alexander,	Dewey,	Kennedy,	Shellenberger,
Allum,	Diehm,	Kinsman,	Shunk,
Armstrong,	Di Lemmo,	Kooser,	Sinclair,
Barnhart,	Ditrich,	Krause, W.,	Smith, E. R.,
Bell,	Evans, S. J.,	Krugh,	Smith, F. I.,
Benninger,	Fitzgibbon,	Kunkle,	Snyder,
Bidelspacher,	Flynn,	Lauler,	Soffel,

Bolard,	Foster,	Magill,	Sprolws,
Bower,	Fox, A. R. B.	Mallery,	Statlander,
Bowman,	Fox, I. M.,	Marshall,	Stark,
Brendle,	Franklin,	Martin,	Statler,
Brishin,	Gans,	McCaig,	Steedle,
Brooks,	Goehring,	McCurdy,	Todd,
Bucher,	Goodnough,	McKay,	Trach,
Bungard,	Graham,	McVicar,	Wagner,
Campbell,	Griest,	Michel,	Walker, G. T.,
Catlin,	Griffith,	Miller,	Walker, J. A.,
Clutton,	Hamilton, J.,	Miller, A. D.,	Wallace, R. I.,
Coldsmith,	Harer,	Miller, D. D.,	Wallace, W. T.,
Collier,	Harvey,	Murphy,	West,
Colville,	Heffernan,		Whiteman,
Comer,	Hess,	Neary,	Willert,
Cook,	Heyburn,	North,	Williams,
Corbin,	Hickernell,	Perry,	Willson,
Crum,	Hollingsworth,	Phillips,	Wener,
Curry, A. E.,	Horne,	Pidgeon,	Wood,
Curry, R.,	Hough,	Powell,	Woodruff,
Davis, D. F.,	Huntington,	Ramsey,	Zanders,
Davis, J. T.,	Hutchinson,	Reber, C. A.,	Zimmerman,
Davis, W.,	Ingham,	Reber, H. F.,	Spangler,
Dawson,	Jennings,	Ruddy,	Speaker,
Day,	Jones,	Schilling,	
	Jordan,	Shaffer,	

So the question was determined in the negative, and the resolution was not adopted.

RESOLUTION RECALLING HOUSE BILL NO. 181 FROM THE GOVERNOR.

Mr. SOWERS offered the following resolution which was twice read, considered and agreed to:

In the House of Representatives, March 31, 1919.
Resolved (if the Senate concur), That House bill No. 181, file folio 1823, entitled "An Act providing for the relocation, alteration and vacation of public roads and highways approaching leading into or contiguous to Parks and Public Grounds other than those within the limits of incorporated boroughs and municipalities, title to which Parks and Public Grounds is vested in the State of Pennsylvania and providing remedies therefor," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

TIME EXTENDED ON BILL.

Mr. BUCHER asked and obtained an extension of five days' time on House Bill No. 777, file folio 1177, entitled

An Act to provide for the removal or retirement of judges of the Supreme Superior Common Pleas Orphans' Municipal and County Court permanently disqualified by reason of physical or mental disability to perform their judicial functions or duties and providing for the payment of salaries to them during the balance of the term for which they may have been elected and for the remainder of their lives after such removal or retirement and for filling the vacancies caused thereby providing for such judges as may have been or who may have retired under provisions of previous acts and for judges who have heretofore retired and repealing certain acts

RESOLUTION THANKING SELECTIVE SERVICE DRAFT BOARDS.

Mr. BIDEISPACHER offered the following resolution, which was twice read, considered and agreed to:

Whereas; All Selective Service Boards in Pennsylvania officially cease to exist on and after the 31st day of March, 1919, and

Whereas; In the State of Pennsylvania alone, 281 Local Boards, 8 District Boards, and 55 Medical Advisory Boards, were instrumental in registering approximately two million one hundred fifty thousand men, and in examining and inducting into the army of the United States two hundred twenty-five thousand men; therefore be it

Resolved (if the Senate concur), That the General Assembly of the Commonwealth of Pennsylvania does hereby extend its gratitude and sincere appreciation to the men on the Selective Service Boards of this State, who through their devotion to duty and their splendid self-sacrifice have completed a noble work in which this and future generations can take great and just pride.

Ordered, That the Clerk present the same to the Senate for concurrence.

ADDRESS BY AUDITOR GENERAL SNYDER.

The SPEAKER. If there is no objection, the Chair will, at this time, ask Auditor General Snyder to address the House on a matter of importance.

AUDITOR GENERAL SNYDER. Mr. Speaker and gentlemen of the House, I want to say that the fiscal officer of the Commonwealth very much appreciates this courtesy on the part of the House, and that position means, as you all know, the Auditor General of the State of Pennsylvania.

There has been a bill introduced, of which you no doubt all have knowledge, House Bill No. 741, which gives to the Auditor General more comprehensive powers concerning the revenues of the Commonwealth. I want to say to you this evening, gentlemen, that the chief business of the Legislature is to provide appropriations. We will have forty-five or fifty every session providing appropriations and powers to the different departments of the Commonwealth. This year you will be called upon to vote more money to the Commonwealth for three causes: First, because there is the feeling that because we have more money we will need more money for our institutions which desire help and which require more money. Second, because we have more money we will be called upon to appropriate more money. Third, the State Treasurer and the Auditor General are compelled to have that authority to collect that money for the Commonwealth. In order to collect this money we must have some authority. In order to have that authority we must have it imposed upon us by you members of the Legislature. I submit that I am unable to exercise that authority unless the authority is given to me by you to exercise it.

There is considerable confusion and considerable criticism of that law. Now the bill that is before the House imposes upon the fiscal officers the collection of the inheritance tax. This tax was imposed upon the authorities of the Commonwealth by the last Legislature. In order to collect this inheritance tax it is necessary for the fiscal officers to notify the registers of each county of the number of deaths occurring in the last thirty or sixty days. The number of deaths in the Commonwealth amounted to one hundred and thirty to one hundred and forty thousand, but on account of the epidemic last year, there were considerably more. Therefore the fiscal officers of the State were compelled to send to the registers cards covering the number of deaths occurring in all counties. The opposition to this bill is that it imposes this duty upon the fiscal officers as well as upon the registers of the county. Another objection is that it takes away from the register his commission, and will reduce his income, which will then go to the fiscal officers. In every county, or in any county, in which the deaths have been below nine hundred per annum, the Auditor General and State Treasurer have said to that register "We will give you one dollar, a fair fee for the return or report upon the deaths sent to you." That is, if the register receives nine hundred cards and reports upon nine hundred deaths, he is allowed to report on that number of deaths. That is, whether there is an estate or whether there is no estate. This is nowise interferences with the commission of the register. He received the same commission as if he had no clerk. He has the same power to appoint for every estate an appraiser, an ordinary appraiser. He has the same power in the estate, and if they appoint expert appraisers there is no interference, on the part of the fiscal officers of the State, except to approve his appointments. The law, however, provides that if the register or the Auditor General makes the appointment of a special appraiser, that appointment shall stand; however, with the approval of the Auditor General. In these two years, I submit to the House, that at no time have any of the fiscal officers tried to impose upon the registers in the appointment of their expert appraisers, except that which he himself desires. Therefore, in the operation of this law, he receives one dollar for reporting on the deaths, and he receives his commissions, whether for collateral or for direct, and he has the power to appoint or to keep that money himself.

Now then, as I said, there are twenty-eight counties in which the deaths have been below nine hundred, and out of these twenty-eight there are twelve counties that have not reported a death to the State, although in the county of Armstrong, where in seventeen months, there were 1,380 deaths, the register has so far refused to make any return; so that he has collected \$417.14 of direct inheritance commissions from those deaths. And yet the Auditor General and State Treasurer hardly know which one he has collected money from, because he has kept the commissions. In the county of Beaver, where there were 2,100 deaths in seventeen months—and all these cards have been sent to the registers of these counties—the register of that county has so far refused to report upon any deaths; so that he received in direct inheritance commission \$1,345 and

in collateral inheritance tax \$1,208. In one year the register of Beaver County received \$2,500 in commissions for his work.

Now then, I will say to you, gentlemen, upon the estates that pay he is required to do more work than on the smaller estates. In Crawford County, in Elk County, in Huntingdon County, in Juniata County, and, I regret I must say the County of Lancaster, probably the richest county in the State—I am sorry there were so many deaths in that county—there were reported 3,711 deaths, and the register in that county has collected on direct inheritance taxes \$3,506 and on collateral inheritance taxes \$3,027 in one year. The register in the county of Lancaster has collected this in commissions besides all his other fees or salary, yet out of the thirty-seven hundred deaths in seventeen months—and that commission is only what he received in seventeen months—the register has up to date refused to make a report. However, last week, when he wrote in for the appointment of a clerk, we confirmed that clerk without reservation.

The County of Mifflin reports 1,731 deaths. The county of Montour reports 247 deaths. Susquehanna County reports 311 deaths. Clearfield County had 1,614 deaths and reported 34. Schuylkill County the same way and all these counties have been on about the same basis. I say to you gentlemen, that if the fiscal officers of the State are to collect the money, it is for you to secure proper appropriations and if you desire to appropriate money and have the fiscal officers of the State collect that money you must give the fiscal officers of the Commonwealth the authority so that they can collect this money. Whether the tax is just or unjust, we are not here to argue, but the law imposes the duty upon its fiscal officers to collect this money and it imposes the duty upon us to see that the money is put into the hands of the State Treasurer. It imposes the further duty upon the officers to see that the money is paid in. But the Auditor General has no power to go into the register's office of any county to make any examination or to investigate unless the register permits him to do so. Take in the County of Sullivan, the deaths there amounted to 321, the reports from Sullivan County have been 111, and the register absolutely refuses to make any answer to it. Of course the Auditor General and the Treasurer are not bound to go there to get that money, as it would cost money to do that and so far we have refused to go to these places. It is impossible to make a report unless the fiscal officers of the State have the right and power to collect this money. It is necessary to appoint some man or a number of men to go to these places and to the register and make an examination and investigation to collect as there is no other possible way for the officers of the State to find out unless he goes to the register's office. It is not the duty of the fiscal officers of the State to indict every register or any register in the Commonwealth of Pennsylvania. There are sixty-seven registers in the State of Pennsylvania, and they are pretty well paid.

The average commission that is paid upon the collection of State taxes, that is, the collateral and direct inheritance taxes to the sixty-seven registers, outside of their salaries, amounts to \$3,300 per year for each register. Of course in several counties, like Philadelphia, where the register gets \$34,000 for twelve months' work, in the commissions which he collects on taxes for the State. I am not saying anything to discredit those officers, but in the city of Philadelphia in this past year there were thirty-four thousand deaths and the report from there is two thousand, two hundred and twenty-one in seven months, while the reports have been thirty-four thousand; and when we asked the register to hustle up down there, he would say, "It is my district, and I am doing this in my own way." I am not complaining about this, but referring to Allegheny County, it is about the same in proportion, 13,000. In this county the register receives from \$34,000 to \$35,000 a year in addition to the salary. It does seem to me that if these registers were required to make their returns, it would result in much more money being paid to the State of Pennsylvania and there would be a much larger return. Therefore, I ask every member to consider whether it is not his duty to help the fiscal officers of the Commonwealth to collect this money, all this money that possibly can be collected under

the law, and collect it without oppression and without irritation and collect it without any exposition in the courts with this or that register in a sensible, sane, businesslike way, and help the officers of the State to get the money into the treasury and so that when we come here at the proper time that you have all the money that is due it from the activities of the State. It is a grave question, and whether John Smith or John Brown shall collect this money or appoint these officers; whether they shall be appointed by the Auditor Generals or the State Treasurers at present in office or those that may come in office in the future, as Auditor Generals and State Treasurers come and go like the seasons. Next year it may be some fellow who is new to it, but I want to say that, as the Auditor General of this term, here at this time I will ask the Legislature to give me authority so that I may collect the money and that will give the fiscal officers of the Commonwealth power to say to the registers that they must make their reports. I will again refer to the counties that have been remiss in making reports: Armstrong, Beaver, Crawford, Cumberland, Juniata, Lancaster, Clearfield, Schuylkill, Susquehanna, and several others. Last and not least, the object is that the Auditor General may say: Gentlemen, we want clerks to collect this money, to make investigations and if you do not give us power to appoint the right kind of men to do this work we will ask you gentlemen to appoint them. There has been some argument made that the Auditor General has interjected his own personality into some of the appointments. The Auditor General is just as human as any other Auditor General and there may be some of that sort of appointments, but I submit to you that when this bill comes up, which it possibly will next week, that you take up the matter and talk to your registers and find out whether or not the present officers have done anything in this direction, and if not, that something be done to appoint men to collect this money. My friend, Mr. Hess of Lancaster, stands amazed that such a good chance to fill a vacancy for a clerk has been missed. I do not know why they don't fill these positions. I don't know why registers should not be appointed to do that work. I ask you gentlemen to consider whether or not the Auditor General should not have the power to secure these registers or why they should be refused the power to appoint men to collect this money. I can see no reason why you should not—we will say to you—that you can call up on the telephone and find out if a baby died in the township. It would cost no more than five or ten cents, and while a baby is not supposed to have left an estate, it would not involve much of an expense, as nobody would be interested in that estate, but I do know where an infant has died where the estate counted up into millions of dollars and the register refused to make an investigation or refused to appoint an appraiser, and we had to appoint a lawyer and an expert appraiser, in one particular case, for instance, on which, by the way, the State got \$55,000 more taxes through that proceeding. I am asking the members of this House for the proper authority to enforce the provisions of the act of assembly for the collection of these moneys, especially for the enforcement of the Revenue Act of the Assembly of the State of Pennsylvania. In conclusion, I wish to say that the present fiscal officers of this Commonwealth desire to increase the revenues of the treasury, not by oppression or insult, but along sane business lines in order that millions of dollars may be brought into the treasury at the proper time. I ask you gentlemen whether or not you are going to aid the Commonwealth of Pennsylvania and consider the appointment of registers in Pennsylvania.

COMMUNICATIONS FROM THE SECRETARY OF THE COMMONWEALTH.

The SPEAKER. The Chair lays before the House communications from the Secretary of the Commonwealth, which the Clerk will read.

CYRUS E. WOODS, SECRETARY OF THE COMMONWEALTH.

Harrisburg, Pennsylvania, March 29, 1919.

Honorable Robert S. Spangler,
Speaker of the House of Representatives,
Harrisburg, Pennsylvania.

Sir: I have the honor to report that, in compliance with the terms of Concurrent Resolutions numbers 3-B and 6-B, adopted by the General Assembly of the Commonwealth of

Pennsylvania, on February 25, 1919, and March 4, 1919, respectively, I transmitted said resolution to the Secretary of War for the United States of America. I hand you herewith a copy of his reply thereto.

I have the honor to be

Respectfully,

CYRUS E. WOODS,

Secretary of the Commonwealth.

WAR DEPARTMENT OFFICE OF THE CHIEF OF STAFF.

Washington, March 27, 1919.

Mr. Cyrus E. Woods,

Secretary of the Commonwealth,
State of Pennsylvania, Harrisburg, Pa.

Dear Sir: Receipt is acknowledged of your communication of March 20, 1919, to the Secretary of War, enclosing copies of Concurrent Resolutions number 3-B and 6-B, passed by the General Assembly of the Commonwealth of Pennsylvania.

In reply, I beg to inform you that Congress has passed a law authorizing discharged soldiers, sailors and marines to retain one complete uniform. Instructions are being issued by the War Department to this effect.

In regard to the distribution of captured war material, I beg to inform you that only Congress can authorize distribution of such property. Several bills on this subject were introduced at the last session, but none were passed.

Very truly yours,

ROBT. E. WYLLIE,

Colonel, General Staff, Chief Equipment Branch.

The SPEAKER. The communications will be spread upon the Legislative Journal.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY THE SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives, as follows:

CONCURRENT RESOLUTION.

In the House of Representatives, February 19, 1919.

Resolved (if the Senate concur). That the Chief Clerk of the House of Representatives is directed to draw his requisition on the Department of Printing and Binding to have printed by the State printer thirty-five hundred copies of the Report of the Health Insurance Commission constituted by the act approved the twenty-fifth day of July, one thousand nine hundred seventeen (Pamphlet Laws eleven hundred ninety-nine) entitled "An Act to establish a Commission to investigate sickness and accident not compensated under the Workman's Compensation Act of one thousand nine hundred and fifteen, of employed persons and their families, and to make an appropriation for such Commission."

The said copies when printed shall be deposited with the Division for the Distribution of Documents, and shall be distributed as follows: ten copies to each Senator, Member and principal officer of the General Assembly, and the remainder to be at the disposal of the Governor.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 677.

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk then read the amendments as follows:

Section 1, line four, strike out the word "twenty-five" and insert the word "seventy-five"; line five, strike out the figures "\$325,000" and insert the figures "\$375,000."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—198.

Alexander,
Allum,
Armstrong,
Aron,
Baldi,
Baldrige,
Barnhart,
Bechtold,
Beckley,

Di Lemmo,
Dilsheimer,
Dithrich,
Donneley,
Drinkhouse,
Dunn,
Ehrhardt,
Ephraim,
Evans, J. T.,

Krause, T. S.,
Krause, W.,
Krug,
Kunkle,
Lafferty,
Lanius,
Lauler,
Levis,
MacCallum,

Ruddy,
Sarg,
Schaeffer,
Schilling,
Scott,
Shaffer,
Shellenberger,
Shunk,
Simpson,

Bell, Benchoff, Bennett, Benninger, Bidelspacher, Black, Bolard, Bower, Bowman, Brady, Brendle, Brislin, Brooks, Bucher, Bungard, Campbell, Catlin, Clements, Cutton, Coldsmith, Collier, Colville, Comer, Conner, Cook, Corbin, Cox, Crawford, Crockett, Crum, Curran, Curry, A. E., Curry, R., Davis, D. F., Davis, J. T., Davis, W., Dawson, Day, Dewey, Diehm, Evans, S. J., Fitzgibbon, Flynn, Foster, Fowler, Fox, A. R. B., Fox, I. M., Franklin, Gans, Geary, Glass, Goehring, Golder, Goodnough, Graham, Griest, Griffith, Haines, Hamilton, J., Hamilton, W. J., Hampson, Harer, Harvey, Heffernan, Helt, Hess, Heyburn, Hickernell, Hoffman, Hollingsworth, Horne, Hough, Huntington, Hutchison, Ingham, Jennings, Jones, Jordan, Kantner, Kennedy, Kinsman, Kooser, Magill, Mallery, Mangano, Marcus, Marshall, Martin, McCaig, McCurdy, McGear, McIntyre, McKay, McKim, McVicar, Mehring, Michel, Miller, A. D., Miller, D. I., Miller, D. D., Millin, Milner, Morgan, Murphy, Neary, North, Norton, Palmer, Patterson, Perry, Phillips, Pidgeon, Powell, Quigley, Ramsey, Reber, C. A., Reber, H. F., Rhoads, Ringle, Rinn, Robertson, Rorke, Sinclair, Smith, E. R., Smith, F. I., Snowden, Snyder, Soffel, Sowers, Spowls, Stadlander, Stark, Statler, Steele, Sterling, Stevenson, Scott, Sullivan, Sweitzer, Todd, Trach, Ulsch, Vackerman, Wagner, Walker, G. T., Walker, J. A., Wallace, W. T., Wells, West, Wettach, Whiteman, Willert, Williams, Willson, Woner, Wood, Woodruff, Wynne, Zanders, Zimmerman, Spangler, Speaker.

making an appropriation to the trustees of the State Hospital for the Insane at Danville, Pennsylvania."

WM. C. SPROUL.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL NO. 217.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, March 27, 1919.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 217, entitled "An Act to amend Clause (f) Section forty-nine of an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws four hundred and forty-seven) entitled "An Act relating to the administration and distribution of the estates of decedents and of minors and of trust estates including the appointment bonds rights powers duties liabilities accounts discharge and removal of executors administrators guardians and trustees herein designated as fiduciaries the administration and distribution of the estates of presumed decedents widow's and children's exemptions debts of decedents rents of real estate as assets for payment thereof the lien thereof sales and mortgages of real estate for the payment thereof judgments and executions therefor and the discharge of real estate from the lien thereof contracts of decedents for the sale or purchase of real estate legacies including legacies charged on hand the discharge of residuary estates and of real estate from the lien of legacies and other charges the appraisal of real estate devised at a valuation the ascertainment of the curtilage of dwelling house or other buildings devised the abatement and survival of actions and the substitution of executors and administrators therein and suits against fiduciaries investments by fiduciaries the organization of corporations to carry on the business of decedents the audit and review of accounts of fiduciaries refunding bonds transcripts to the court of common pleas of balances due by fiduciaries the rights powers and liabilities of nonresident and foreign fiduciaries the appointment bond rights powers duties and liabilities of trustees durante absentia the recording and registration of decrees reports and other proceedings and the fees therefor appeals in certain cases and also generally dealing with the jurisdiction powers and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents."

WM. C. SPROUL.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments concurred in.

Ordered, That the Clerk inform the Senate accordingly.

COMMUNICATIONS FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, March 29, 1919.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I return herewith, without my approval, House Bill No. 631, entitled "An Act to amend section two of the act approved the fifth day of March, one thousand nine hundred and six (Pamphlet Laws eighty-three), entitled 'An Act to regulate and improve the civil service of the cities of the first class in the Commonwealth of Pennsylvania; making violation of its provisions to be a misdemeanor, and providing penalties for violations thereof.'"

This measure provides for an increase of the salary of the Secretary of the Civil Service Commission of the City of Philadelphia from \$3,000 to \$5,000. The three Civil Service commissioners now receive an aggregate salary of \$11,000; the chairman draws \$5,000, and the other two members each \$3,000. From all that I can learn, the duties of the office are not unduly onerous, and considering the difficulties which confront Philadelphia's municipal finance I do not consider it wise to place additional burdens upon the taxpayers of the city except in cases where the need or the justice of such increased expenditures are most clearly shown. When the city government has funds to spare for increasing salaries, attention should be given to those essential employees who have to work hard for small wages.

For these reasons the bill is not approved.

WM. C. SPROUL.

And the question being,

Shall the bill become a law, the objections of His Excellency the Governor to the contrary notwithstanding?

A motion was made by Mr. Ramsey.

That the question, together with the further consideration of the communication, be laid upon the table.

Which was agreed to.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL NO. 399.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, March 29, 1919.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 399, entitled "An Act

APPROVAL OF HOUSE BILL NO. 243.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, March 27, 1919.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 243, entitled "An Act to quiet the title to real estate and to enable citizens of the United States and corporations authorized to hold real estate within this Commonwealth to hold and convey title to real estate which has been formerly held by or for corporations not authorized by law to hold the same."

WM. C. SPROUL.

BILL ON FINAL PASSAGE RECALLED FROM THE GOVERNOR.

Agreeably to order.

The House proceeded to the consideration on final passage of House Bill No. 83, as follows:

An Act making an appropriation to the Trustees of the State Hospital of Nanticoke Luzerne County Pennsylvania.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifteen thousand dollars (\$15,000) or as much thereof as may be necessary is hereby appropriated to the trustees of the State Hospital of Nanticoke Luzerne county Pennsylvania for the payment of deficit in maintenance account and for the bills and obligations entered into up to June first one thousand nine hundred nineteen

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—197.

Alexander	Di Lemmo,	Kooser,	Rorke,
Allum	Dilsheimer,	Krause, T. S.,	Ruddy,
Armstrong,	Ditrich,	Krause, W.,	Sarg,
Aron,	Donneley,	Krugh,	Schaeffer,
Baldi,	Drinkhouse,	Kunkle,	Schilling,
Baldridge,	Dunn,	Lafferty,	Scott,
Barnhart,	Ehrhardt,	Lanier,	Shaffer,
Bechtold,	Ephraim,	Lauier,	Shellenberger,
Beckley,	Evans, J. T.,	Levis,	Shunk,

Bell,	Evans, S. J.,	MacCallum,	Simpson,
Benchhoff,	Fitzgibbon,	Magill,	Sinclair,
Bennett,	Flynn,	Mallery,	Smith, E. R.,
Benninger,	Foster,	Mangan,	Smith, F. I.,
Bidelspacher,	Fowler,	Marcus,	Snowden,
Blank,	Fox, A. R.,	Marshall,	Snyder,
Boland,	Fox, I. M.,	Martin,	Soffel,
Bower,	Franklin,	McCurdy,	Sowers,
Bowman,	Gans,	McGeary,	Sprowis,
Brady,	Geary,	McIntyre,	Stadtlander,
Brendle,	Glass,	McKay,	Stark,
Brislin,	Goehring,	McKim,	Statler,
Brooks,	Gold,	McVicar,	Steedle,
Bucher,	Goodnough,	Mehring,	Sterling,
Bungard,	Graham,	Michel,	Stevenson,
Campbell,	Griest,	Miller,	Stolt,
Catlin,	Griffith,	Miller, A. D.,	Sweitzer,
Clements,	Haines,	Miller, P. L.,	Todd,
Clutton,	Hamilton, J.,	Miller, L. L.,	Trach,
Coldsmith,	Hamilton, W. J.,	Millin,	Uish,
Collier,	Hampson,	Milner,	Vickerman,
Colville,	Harer,	Morgan,	Wagner,
Comerer,	Harvey,	Murphy,	Walker, G. T.,
Conner,	Heffernan,	Neary,	Walker, J. A.,
Cook,	Helt,	North,	Wallace, W. T.,
Corbin,	Hess,	Norton,	Wells,
Cox,	Heyburn,	Palmer,	West,
Crawford,	Hickernell,	Patterson,	Wettach,
Crockett,	Hoffman,	Perry,	Whiteman,
Cruin,	Hollingsworth,	Phillips,	Willert,
Curran,	Horne,	Pidgeon,	Williams,
Curry, A. E.,	Hough,	Powell,	Willson,
Curry, R.,	Huntington,	Quigley,	Woner,
Davis, D. F.,	Hutchison,	Ramsey,	Wood,
Davis, J. T.,	Ingham,	Reber, C. A.,	Woodruff,
Davis, W.,	Jennings,	Reber, H. F.,	Wynne,
Dawson,	Jones,	Rhoads,	Zanders,
Day,	Jordan,	Ringler,	Zimmerman,
Dewey,	Kantner,	Rinn,	Spangler,
Diehm,	Kennedy,	Robertson,	Speaker.
	Kinsman,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1000, entitled

An Act to amend sections eighteen and nineteen of an act approved the eleventh day of July, one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and eighteen), entitled "An Act relating to dogs, and the protection of livestock and poultry from damage by dogs; providing for the licensing of dogs; regulating the keeping of dogs, and authorizing their destruction in certain cases; providing for the protection of licensed dogs, and for dogs temporarily imported for trial, show, and breeding purposes; prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners; providing for the assessment of damages done by dogs, and payment thereof by the proper county to the owners of livestock and poultry, and of damages to licensed dogs; imposing powers and duties on certain State, county, city, borough, town, and township officers and employes, and on city councils of cities of the first and second class; and providing penalties."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 438, entitled

An Act fixing the time for the filing of nomination papers for the nomination of candidates and for the preemption of party names by certain political bodies

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 352, entitled

A Supplement to the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An Act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions" providing for the payment by the county for the use of rooms by registrars when sitting for the registration of electors

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 795, entitled

An Act providing that any county bridge crossed by any State Highway shall become a part of such State Highway and shall be constructed or reconstructed and repaired and maintained as such by the State Highway Department

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL RECOMMENDED.

Mr. WILLIAMS. Mr. Speaker, I move that House Bill No. 795, file folio 2177, be recommitted to the Committee on Appropriations.

Mr. SNYDER. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 986, entitled

An Act providing for the establishment of Auxiliary State Game Preserves

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 330, entitled

An Act establishing a course of military and health instruction and training in certain public schools and normal schools of this Commonwealth and in colleges and universities receiving State appropriations and for persons between the ages of sixteen and eighteen not in such institutions creating a Military Training Commission prescribing its powers and duties authorizing military and school authorities to permit the use of certain property and making an appropriation.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 965, entitled

An Act providing a method for the abatement of the penalty as fixed by law for killing by mistake a deer or an elk in this Commonwealth.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 342, entitled

An Act to amend clause twelve section thirty-nine of an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An Act to provide for the incorporation and regulation of certain corporations."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 679, entitled

An Act to amend section two hundred six of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 238, entitled

An Act authorizing any company incorporated under the laws of any other State for the manufacturing buying and

selling of elevators and hoisting machinery or of any article appertaining to or entering into the construction thereof or of engines dynamos generators pumps and any and all kinds of machinery and mechanical apparatus to erect and maintain buildings and manufacturing establishments and to have and to hold real estate to any amount necessary and proper therefor.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 854, entitled

An Act to amend article fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 990, entitled

An Act to amend section twenty-two of the act approved the third day of May, one thousand nine hundred seventeen (Pamphlet Laws one hundred and thirteen) entitled "An Act providing for the organization government discipline maintenance and regulation of the armed land forces of this Commonwealth."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1016, entitled

An Act to enable county commissioners to abolish election districts which have become useless and burdensome.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 708, entitled

An Act relating to repairs to or alterations of articles of personal property creating a lien for the value of services providing a method of collection escheating certain moneys to the Commonwealth providing for a refund thereof to the owners and prescribing penalties for violations.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 992, entitled

An Act to amend section two of an act approved the ninth day of April one thousand nine hundred and fifteen (Pamphlet Laws seventy-three) entitled "An Act to provide for the better protection and preservation of deer and elk squirrels and certain birds classed as game birds within the Commonwealth providing a method through which certain lands in the Commonwealth may be closed to hunting for a term of years and prescribing penalties for violation of its several provisions"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 802, entitled

An Act to amend section three of an act approved the seventh day of June one thousand nine hundred and eleven entitled "An Act to restrain and regulate the use of billiard-tables pool tables and bagatelle boards or tables kept and maintained for the use of the general public for hire or regard in cities of the first class in this Commonwealth providing for the granting of licenses and providing for punishment for the violations of the provision of this act"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 284, entitled

An Act to prevent unfair competition and unfair trade practices

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 851, entitled

An Act relating to the incorporation of banks of discount and deposit savings banks and trust companies and defining the powers and duties of the Commissioner of Banking and the Governor in relation thereto

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 956, entitled

An Act making it a felony to receive or bring or assist in receiving or bringing into the Commonwealth of Pennsylvania any stolen property and fixing penalty

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 933, entitled

A further supplement to an act approved the twenty-fourth day of July one thousand nine hundred thirteen (Pamphlet Laws nine hundred thirteen (Pamphlet Laws nine hundred seventy-seven), entitled "An Act to provide for the personal registration of electors and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities and providing for the payment of witness fees for persons summoned before the commissioners to provide penalties for violations of its provisions and to repeal acts inconsistent herewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 980, entitled

An Act fixing the salaries of certain clerks in the office of the recorder of deeds in counties having a population of one million five hundred thousand inhabitants or over

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 934, entitled

An Act authorizing any company incorporated under the laws of any other State for the purpose of cutting harvesting storing transporting and selling natural ice or for any of said purposes to erect and maintain buildings and storage houses and to have and to hold either by lease for terms of years or by deed in fee simple real estate to an amount necessary and proper therefor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 511, entitled

An Act to amend part of section one of an act approved the twentieth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred fifty-eight) entitled "An Act to fix regulate and establish the fees to be charged and received by constables in this Commonwealth"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The house proceeded to the first reading and consideration of House Bill No. 776, entitled

An Act to amend section one of an act approved the sixteenth day of May one thousand eight hundred and ninety-one (Pamphlet Laws eighty-eight) entitled "An Act to authorize burial or cemetery companies to accept trusts in certain cases"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The house proceeded to the first reading and consideration of House Bill No. 993, entitled

An Act to amend section thirteen of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred seventy-two) entitled "An Act to provide for the protection and preservation of game game-quadrupeds and game birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The house proceeded to the first reading and consideration of House Bill No. 678, entitled

An Act to amend section one of an act approved the third day of June one thousand nine hundred eleven (Pamphlet Laws six hundred twenty-seven) entitled "An Act providing for the payment by the proper county or by the treasurer of a city co-extensive with a county of the costs of appeal including printing of paper-book in murder cases where counsel have been assigned to the defense of the prisoner" by providing for the payment of costs of application for person

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The house proceeded to the first reading and consideration of House Bill No. 856, entitled

An Act relating to the indexing of sheriff's coroner's and tax deeds in the office of the recorder of deeds imposing the expense of such indexing on the county and providing that such indices shall be notice to all persons

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The house proceeded to the first reading and consideration of House Bill No. 1019, entitled

An Act reorganizing the Adjutant General's Department designating the officers and employes thereof and fixing the salaries of each

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The house proceeded to the first reading and consideration of House Bill No. 828, entitled

An Act to amend section three hundred and three of an act approved the eighteen day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 704, entitled

An Act relating to the funeral expenses of indigent members of certain societies requiring the societies to pay such expenses in certain cases and authorizing the deduction of the amount thereof from the sum due to the beneficiary

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 957, entitled

An Act making it a misdemeanor for any person to remove deface alter change destroy or obliterate in any manner whatsoever any distinguishing mark of any kind or character on goods or chattels with the intention of preventing the owner from identifying the same

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 116, entitled

An Act for the better protection of fish requiring citizens of the United States residing within and without this Commonwealth to procure a license to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act and the manner of proceeding to enforce compliance therewith and providing for the disposition of the penalties recovered and license fees received

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 935, entitled

An Act to amend section two, article one of an act approved the eighth day of April one thousand eight hundred and forty-eight (Pamphlet Laws three hundred and ninety-nine) entitled "An Act relative to the Berks County Prison and to discharged convicts"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 807, entitled

An Act to enable city county poor ward school borough and township tax collectors their executors and administrators if they are deceased or either surety or sureties if the surety or sureties have paid the taxes to collect taxes for the payment of which they have become personally liable without having collected the same by the expiration of the authority of their respective bonds or by the expiration of the authority of their respective warrants or by the expiration of their terms of office and to extend the time for the collection of the same for a period of two years from the passage of this act

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 703, entitled

An Act to further amend section one thousand two hundred ten and to repeal sections one thousand two hundred eleven, one thousand two hundred twelve, one thousand two hundred thirteen and two thousand eight hundred five of an act approved the eighteenth day of May, one thousand nine hundred eleven (Pamphlet Laws three hundred nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that or may be inconsistent therewith."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL RECOMMENDED.

Mr. WOODRUFF. Mr. Speaker, I move that House Bill No. 703, file folio 2245, be recommitted to the Committee on Education for amendment.

Mr. ALEXANDER. Mr. Speaker, I second the motion.
The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 869, entitled

An Act requiring the directors of the poor of the Scranton poor district to issue their warrant for the collection of poor taxes assessed and levied in the borough of Dunmore to tax collector of said borough

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 887 (Senate Bill No. 56), entitled

An Act to give women married and single the same right as men to be corporators and in furtherance of their interests as stockholders to serve as directors and officers of corporations for profit

And said bill having been read at length the first time,
Ordered. To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1007 (Senate Bill No. 343), entitled

An Act relating to the consideration upon appeal by the Supreme and Superior Courts of testimony taken in proceedings in courts of record and providing for the making of such testimony a part of the records

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1025 (Senate Bill No. 105), entitled

An Act amending section five of an act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws seventy-eight) entitled "An Act to regulate nomination and election expenses and to require accounts of nomination and election expenses to be filed and providing penalties for the violation of this act"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1011 (Senate Bill No. 154), entitled

An Act providing for the control and eradication of the European wart disease of the potato imposing certain powers and duties upon the Department of Agriculture providing penalties and making an appropriation

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1006 (Senate Bill No. 422), entitled

An Act authorizing companies incorporated to supply light heat and power or either of them by electricity to merge and consolidate with motor power or street railway companies

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 520 (Senate Bill No. 18), entitled

An Act to authorize courts of common pleas to decree the sale of real estate held for poor purposes in the several county poor districts in this Commonwealth having a population of less than one hundred and fifty thousand inhabitants whether the title to such property is held by the poor district or was reserved by the Commonwealth for the use of a poor district and providing for the reinvestment of the proceeds thereof

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1028 (Senate Bill No. 157), entitled

An Act to further amend section two of an act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An Act for

the safety of persons from fire or panic in certain buildings not in cities of the first and second class by providing proper exits fire-escapes fire-extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 517 (Senate Bill No. 3), entitled

An Act to amend section one of the act approved the eighth day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventy-five), entitled "An Act to provide that admission now had or that may hereafter be had to practice as an attorney at law in the Supreme Court of this Commonwealth shall of itself" without more operate as an admission of such attorney as an attorney at law in every other court of this Commonwealth and to provide that disbarment or suspension of any attorney by the said Supreme Court shall of itself without more operate as a disbarment or suspension of such attorney as an attorney in every other court of this Commonwealth" requiring attorneys at law to file certificates of admission in the Supreme Court before admission in other courts and fixing the fees of the prothonotaries of the Supreme and other courts in connection therewith

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1005 (Senate Bill No. 464), entitled

A Joint Resolution authorizing action by the authorities of this Commonwealth to prevent discrimination against citizens of this Commonwealth in the use of natural gas which would result from the law recently enacted by the State of West Virginia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 754 (Senate Bill No. 141), entitled

An Act to amend section eight (8) of an act entitled "An Act for the better protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith and providing for the disposition of the license fees fines and penalties received approved the seventeenth day of April Anno Domini one thousand nine hundred and thirteen

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON FINAL PASSAGE.

Agreeably to order,

The bill having been called up from postponed calendar by Mr. Gochring.

The House resumed the consideration on final passage of House Bill No. 510, entitled

An Act to amend section twelve of an act approved the nineteenth day of March one thousand nine hundred and nine (Pamphlet Laws forty-nine) entitled "An Act to regulate the practice of osteopathy in the State of Pennsylvania to provide for the establishment of a State Board of Osteopathic Examiners to define the powers and duties of said Board of Osteopathic Examiners to provide for the examining and licensing of osteopaths in this State and to provide penalties for the violation of this act" by further defining the powers and authority of osteopathic physicians licensed under this act

On the question,

Shall the bill pass finally?

RECONSIDERATION OF VOTE.

Mr. GOEHRING. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.
Mr. ALEXANDER. Mr. Speaker, I second the motion.
The motion was agreed to.

BILL RECOMMENDED.

Mr. GOEHRING. Mr. Speaker, I move that House Bill No. 510, the bill under consideration, be recommitted to the Judiciary General Committee for the purpose of amendment.

Mr. SIMPSON. Mr. Speaker, I second the motion.
The motion was agreed to.

BILL ON FINAL PASSAGE.

Agreeably to order,
The bill having been called up from the postponed calendar by Mr. Dithrich.
The House resumed the consideration on final passage of House Bill No. 681, entitled

An Act relating to the shooting or shooting at live pigeons or using them as targets and prohibiting the lease of any building room field or premises for such purpose and imposing penalties.

On the question,
Shall the bill pass finally?

RECONSIDERATION OF VOTE.

Mr. DITHRICH. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.
Mr. POWELL. Mr. Speaker, I second the motion.
The motion was agreed to.

BILL RECOMMENDED.

Mr. DITHRICH. Mr. Speaker, I move that House Bill No. 681, the bill under consideration, be recommitted to the Committee on Game for the purpose of a hearing.
Mr. POWELL. Mr. Speaker, I second the motion.
The motion was agreed to.

BILL ON FINAL PASSAGE.

Agreeably to order,
The bill having been called up from the postponed calendar by Mr. Huntington.
The House resumed the consideration on final passage of House Bill No. 623, entitled

An Act relating to the duties of constables in certain counties prohibiting them from making returns to the court of quarter sessions in certain cases authorizing the court to direct investigations and reports by constables and fixing their compensation in such cases.

On the question,
Shall the bill pass finally?

RECONSIDERATION OF VOTE.

Mr. HUNTINGTON. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.
Mr. COMERER. Mr. Speaker, I second the motion.
The motion was agreed to.

BILL RECOMMENDED.

Mr. HUNTINGTON. Mr. Speaker, I move that House Bill No. 623, the bill under consideration, be recommitted to the Judiciary Local Committee for the purpose of amendment.

Mr. COMERER. Mr. Speaker, I second the motion.
The motion was agreed to.

BILLS ON THIRD READING.

Mr. JONES asked and received unanimous consent to call up House Bill No. 911, file folio 1865, bills on third reading, page twelve of today's calendar.

Agreeably to order,
The House proceeded to the third reading and consideration of House Bill No. 911, entitled

An Act relating to attorneys' or solicitors' fees for filing municipal liens in boroughs and townships of the first class

On the question,
Will the House agree to the bill on third reading?
Mr. JONES. Mr. Speaker, I ask unanimous consent to offer amendment as this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk then read to amend as follows:

Amend House Bill No. 911, line 14, after the word fee, insert "taxed as costs."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,
Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Mr. DITHRICH asked and obtained unanimous consent to call up House Bill No. 835, file folio 2083, on page 12 of to-day's calendar, bills on third reading.

Agreeably to order,
The House proceeded to the third reading and consideration of House Bill No. 835, as follows:

A Supplement to an act approved the second day of May one thousand eight hundred and ninety-nine (Pamphlet Laws one hundred eighty-four) entitled "An Act to provide revenue by imposing a mercantile license tax on venders of or dealers in goods wares and merchandise and providing for the collection of said tax" providing for the appointment of and the fixing of salaries of mercantile appraisers in certain counties and providing for the disposition of moneys collected as fees for mercantile appraisers and authorizing the mercantile appraisers of such counties instead of the county commissioners to have supervision of the publication of the mercantile appraisers lists

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties having a population of more than one million and less than one million five hundred thousand inhabitants the Auditor General shall appoint five citizens as mercantile appraisers who shall each receive a salary not to exceed the sum of five thousand dollars per annum which salary shall be fixed by the Auditor General The fee of fifty cents as now provided and collected by law from the dealer and paid to the mercantile appraiser shall be collected and paid into the county treasury for the use of the Commonwealth In lieu of the fee of fifty cents heretofore paid to the mercantile appraiser the salary of such appraisers shall be paid monthly out of the mercantile license moneys collected upon bills rendered to and approved by the Auditor General

The mercantile appraisers herein provided for are authorized and required to publish the mercantile appraisers list of names and classification of each person subject to license in not less than two nor more than three newspapers of general circulation published in the counties in which such mercantile appraisers reside one of which newspapers to represent the minority party of the two principal parties of the county The cost of such publications shall be paid in the manner now provided by law

This act shall take effect the first day of October one thousand nine hundred nineteen

Section 2 All acts and parts of acts general special and local inconsistent with the provisions of this act are hereby repealed

On the question,
Will the House agree to the bill on third reading?
Mr. DITHRICH. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk then read the amendments as follows:

Amend section 1, page 2, line 3, by inserting after the word "general" the following "The Auditor General shall also appoint such clerks as may be deemed necessary to assist the said mercantile appraisers and shall fix their salaries."

Amend section 1, page 2, line 8, by inserting after the word "appraisers" the word "and clerks."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,
Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing

Mr. PHILLIPS asked and obtained unanimous consent to call up at this time House Bill No. 419, file folio 1933, on page 11 of today's calendar, bills on third reading.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 419, as follows

An Act creating a reward or bounty for the destruction of certain noxious animals killed within the Commonwealth of Pennsylvania providing a method for the payment of the same and providing the method of furnishing evidence of said destruction and penalties for the violation of the several provisions hereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a reward or bounty shall be paid by this Commonwealth for the killing within the Commonwealth only of the following noxious animals For each Canada or bay lynx commonly called bobcat or wild-cat the sum of eight dollars for each fox the sum of two dollars for each weasel the sum of two dollars and for each mink the sum of one dollar

Section 2 It shall be the duty of any person who having killed within this Commonwealth one or more of the animals named in section one of this act and being desirous of securing the reward or bounty named for such killing as fixed by section one of this act to produce such slain animal or animals or the entire pelt thereof before any game protector or special deputy game protector or any other person authorized to administer oaths within this Commonwealth and to make affidavit that he or some member of his family naming such person killed the same naming it stating clearly the approximate time of such killing that it was killed in a wild state that the place where such animal was killed naming it was within the Commonwealth of Pennsylvania and that such animal was not reared in captivity

Upon the production of such animal or pelt before any person authorized to take affidavits under the provisions of this act such official shall prepare his statement in accordance with the provisions of this act and such official shall include in one affidavit all claims for bounty that may be made by one person at one time not to exceed five and shall excepting in the case of a salaried game protector receive in full for services rendered a fee of twenty-five cents (25c) where but one animal is named in such affidavit Where more than one animal is named in one affidavit the fee shall be fifty cents (50c) such fee in all cases to be paid by the claimant for bounty The affidavit shall preferably be made upon forms to be provided by the Board of Game Commissioners on demand made by any person authorized to take affidavits within this Commonwealth and all affidavits of this character shall in all cases clearly set forth the name of the animal killed for which a bounty is claimed the name of the person killing same the approximate time when such animal was killed that it was killed in a wild state giving as nearly as possible the name of the place and county within this Commonwealth where same was killed and that such animal was not reared or held in captivity

Upon the completion of such affidavit and the payment of the fee as above stated the game protector or other person administering the oath shall without splitting the face or otherwise mutilating the skin as otherwise provided in this act deliver said affidavit and skin or pelt brought before him to the claimant for bounty who shall as soon as may be forward such affidavit and the unutilized skin or pelt of the animal or animals for the killing of which a bounty is claimed and named in such affidavit to the Secretary of the Board of Game Commissioners at Harrisburg

Section 3 Upon the receipt of such affidavit and skins or pelts in proper form the Secretary of the Board of Game Commissioners being satisfied that the skins or pelts presented to him are the skins or pelts of animals for the killing of which a bounty is offered by this act and that such claims are in all respects legitimate shall split the face of the skin from between the eyes through the end of the nose and shall as quickly as may be forward his check to the claimant for the amount found to be due and shall return all such skins or pelts at the expense of the bounty fund to such address as the owner may direct and shall at least once a month render an accounting to the Auditor General in such form as he may prescribe of all claims paid giving the name and address of the payee the number of the check given and the amount so paid

For the purpose of this authority the Secretary of the Game Commission is hereby empowered to make requisition upon the fund in the State treasury designated by law as the Bounty Fund and to secure through a warrant of the Auditor General such an amount monthly from such fund as may be considered necessary to meet the demands that may be made for bounty during the succeeding month The bond of the secretary of the Game Commission shall be in such amount as to cover the amount of cash in his hands at any time

Section 4 The Auditor General upon presentation to him for the requisition of the Secretary of the Board of Game Commissioners shall draw his warrant upon the State Treasurer against the fund hereinafter designated received from the hunters' license fees fines penalties and other laws of this Commonwealth as set out in the fifth section of this act of Assembly and hereinafter designated "Fund for the Payment of Bounties"

Section 5 Pursuant to section twelve of the act of April seventeenth one thousand nine hundred and thirteen (Pamphlet Laws eighty-five) providing for the licensing of hunters which provides "It being specifically provided that fifty per centum of any fund returned to the State through or because of the provisions of this act or so much of said fifty per centum as may be needed shall be applied by the Legislature at its biennial sessions to the payment of bounties" one-half of the said sum hereafter received from all hunters' license fees fines and penalties under the provisions of said act of Assembly and all other fines and penalties set apart under any other laws of this Commonwealth for the payment of bounties are hereby directed to be placed by the State Treasurer in a separate and special fund to be designated and known as "Fund for the Payment of Bounties" and all the moneys placed in said fund are declared to be available as soon as paid into the State treasury and are hereby specifically appropriated for the payment of the bounties as provided by this act and the Auditor General shall charge against the said fund all the warrants drawn by him for the payment of bounties and the State Treasurer is directed to pay out of said fund all of the warrants so drawn by the Auditor General in favor of the Secretary of the Game Commission Provided That the office expenses clerk hire postage et cetera necessary to the performance of the extra duties imposed by this act upon the Board of Game Commissioners shall be a charge against the fund created by this act and shall be paid upon requisition of the Secretary of said Board and in the same form and manner as requisitions for bounty are paid Provided further That any moneys so placed in this fund and not needed under the provisions of this act shall be used solely for the purpose of wild bird and game protection under the supervision of the Board of Game Commissioners in the same manner as other moneys held separate and apart for such use

Section 6 The Game Protectors and Special Deputy Game Protectors of the Commonwealth of Pennsylvania are hereby authorized and empowered to administer the oath necessary to the proving of the claims made as provided by section two of this act but no charge for administering such oath is to be made by any salaried Game Protector Provided That Special Deputy Game Protectors shall supply seals at their own expense for such work

Section 7 It shall be unlawful for any person at any time to collect or to attempt to collect a bounty for the killing of any animal named in this act the front of the face of which is split before presentation to the persons authorized to take affidavits under the provisions of this act or to at any time collect or attempt to collect a second bounty for the killing of any animal under the provisions of this act or to collect or attempt to collect such bounty through the presentation of the skin or carcass or any part thereof of any animal not named in this act or through deception of any character or to present for the purpose of securing the bounty provided for by this act the skin or carcass or any part thereof of an animal that has been reared or held in captivity or the skin or carcass or any part thereof of any animal killed or captured outside of this Commonwealth Every person who shall wilfully or fraudulently collect or attempt to collect any reward or bounty provided for by this act to which he or they are not legally entitled under the provisions of this act or shall aid or abet or assist in any capacity official or otherwise in any attempt to defraud the State through the collection or payment of any reward or bounty provided for by this act shall be guilty of a misdemeanor and upon conviction thereof shall in addition to the penalty that may be imposed for perjury where a false affidavit is made be sentenced to pay to the Commonwealth of Pennsylvania a fine of not less than one hundred dollars or more than five hundred dollars or in default of the payment thereof with costs shall suffer an imprisonment in the common jail of the county in which the affidavit is made for a period of one day in jail for each dollar of fine imposed and unpaid

Section 8 An act entitled "An act creating a reward or bounty for the destruction of certain noxious animals killed within the Commonwealth of Pennsylvania providing a method for the payment of the same and providing the method of furnishing evidence of said destruction and penalties for the violation of the several provisions hereof" approved the fifteenth day of April one thousand nine hundred and fifteen (Pamphlet Laws one hundred and twenty-six) is hereby repealed

The repeal of the aforesaid Act of Assembly shall not affect any prosecutions pending at the date this act becomes effective nor prevent the institution of any prosecution for violation of any provisions of the aforesaid act committed prior to the date this act becomes effective but all such pending prosecutions shall be terminated and all such violations shall be prosecuted in the same manner and under the same authority and with like effect as prior to the date this act becomes effective

Section 9 The provision of this act shall be effective on and after the first day of June one thousand nine hundred and nineteen and not prior to that date

On the question,

Will the House agree to the bill on third reading?

BILL RECOMMENDED.

Mr. PHILLIPS. Mr. Speaker, I move that this bill be recommitted to the Committee on Game for the purpose of amendment.

Mr. NORTON. Mr. Speaker, I second the motion.
The motion was agreed to.

BILL ON THIRD READING.

Mr. JAMES A. WALKER asked and obtained unanimous consent to call up House Bill No. 281, file folio 1847, on page 13 of today's calendar, bill on third reading.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 281, as follows:

An Act to amend sections one two and three of the act approved the seventeenth day of June one thousand nine hundred and fifteen (Pamphlet Laws ten hundred and twelve), entitled "An Act regulating the business of loaning money in sums of three hundred (\$300) dollars or less either with or without security to individuals pressed by lack of funds to meet immediate necessities fixing the rate of interest and charges therefor requiring the licensing of lenders and prescribing penalties for the violation of this act"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the seventeenth day of June one thousand nine hundred and fifteen (Pamphlet Laws ten hundred and twelve) entitled "An Act regulating the business of loaning money in sums of three hundred (\$300) dollars or less either with or without security to individuals pressed by lack of funds to meet immediate necessities fixing the rates of interest and charges therefor requiring the licensing of lenders and prescribing penalties for the violation of this act" which reads as follows

On and after passage of this act it shall be lawful for any person partnership association or corporation within this Commonwealth who shall comply with the requirements of this act to loan money in sums of three hundred (\$300) dollars or less either with or without security to individuals pressed by lack of funds to meet immediate necessities and charge and collect for the loan thereof interest and fees as hereinafter provided under the following conditions

(a) Any person or persons firm corporation or association applying for the same under oath and in the form prescribed by the Banking Commissioner and paying the sum of fifty (\$50) dollars may in the discretion of the Banking Commissioner except as hereinafter provided obtain a license for carrying on the said business. The said license shall be issued by the Banking Commissioner and shall expire the first day of June next following the date of its issuance but no abatement of said charge shall be made if licenses are issued for less than one year. Every such license shall be renewed annually on the first day of June in each year. No license shall be granted to any corporation unless and until such corporation shall in writing and in due form to be first approved by and filed by the Banking Commissioner appoint an agent resident in the Commonwealth of Pennsylvania upon whom all judicial and other process or legal notice directed to such corporation may be served and in the case of the death removal from the Commonwealth or any legal disability or disqualification of any such agent service of such process or notice may be made upon the Banking Commissioner. The said Commissioner shall have the power to reject any application for license if he is satisfied that the character and general fitness of the applicant or applicants is not such as to command the confidence of the community and to warrant the conclusion that the business will be honestly transacted in accordance with the intent and purpose of this act. The said Commissioner may revoke any license if the licensee shall violate any of the provisions of this act. Whenever such license is revoked said Commissioner shall not issue another to said licensee until the expiration of at least one year from the date of revocation of such license and not at all if such licensee shall have been convicted of a violation of this act under the supervision of section six (6) thereof. In addition to said license fee said licensee shall pay for the examination by said Banking Commissioner as hereinafter provided. Every such applicant shall execute and file a bond to the Commonwealth of Pennsylvania in the penal sum of five thousand (\$5,000) dollars with the Banking Commissioner to be approved by him for the faithful observance of all laws relating to such business. Said bond shall be executed by a surety company authorized by the laws of Pennsylvania to transact business within the Commonwealth and such bond shall be renewed and refilled annually not later than the first day of June in each year.

(b) The license shall state fully the name or names of the person or corporation and of every member of the firm or association authorized to do business thereunder and the location of the office or place of business in which the business is to be conducted and in the case of a corporation shall also state the date and place of its incorporation the names of its directors for the period for which the license is issued and the name and address of the agent as provided in section one (1) of this act. Such license shall be kept posted in a conspicuous place in the office where the business is transacted. No person persons firm corporation or association so licensed shall transact or solicit business under any other name or at any other office or place of business than that named in the license. Not more than one office or place of business shall be maintained under the same license and no loans or advancements shall be made at any other place than that designated in the license. But in case of a removal the Banking Commissioner may on application indorse thereon a transfer to the new place of business with the date of transfer and from the time of such indorsement the new place so designated shall be deemed the place designated in the license.

"(c) The Banking Commissioner shall either personally or by such person or persons as he may appoint for the purpose at least once a year and oftener if he deems it advisable investigate the business and affairs of every such licensee and for that purpose shall have free access to the vaults books and papers thereof and other sources of information with regard to the business of such licensee and shall ascertain the condition of the business and whether it has been transacted in accordance with the law. Said Commissioner and every examiner appointed by him shall have authority to examine under oath or affirmation any person whose testimony relative to the business of any such licensee may be required on any such examination. The cost of every such examination shall be paid by the licensee so examined and said Commissioner may maintain an action for the recovery of such costs in any Court of competent jurisdiction" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the passage of this act it shall be lawful for any person persons partnership association or corporation within this Commonwealth who shall comply with the requirements of this act to loan money in sums of three hundred (\$300) dollars or less either with or without security to individuals pressed by lack of funds to meet immediate necessities and charge and collect for the loan thereof interest as hereinafter provided under the following conditions

(a) Any person or persons firm corporation or association applying for the same under oath and in the form prescribed by the Banking Commissioner and paying the sum of fifty (\$50) dollars may in the discretion of the Banking Commissioner except as hereinafter provided obtain a license for carrying on said business. The said license shall be issued by the Banking Commissioner and shall expire the first day of June next following the date of its issuance but no abatement of said charge shall be made if licenses are issued for less than one year. Every such license shall be renewed annually on the first day of June in each year. No license shall be granted to any corporation unless and until such corporation shall in writing and in due form to be first approved by and filed by the Banking Commissioner appoint an agent resident in the Commonwealth of Pennsylvania upon whom all judicial and other process or legal notice directed to such corporation may be served and in the case of death removal from the Commonwealth or any legal disability or disqualification of any such agent service of such process or notice may be made upon the Banking Commissioner. The said Commissioner shall have the power to reject any application for license if he is satisfied that the character and general fitness of the applicant or applicants is not such as to command the confidence of the community and to warrant the conclusion that the business will be honestly transacted in accordance with the intent and purpose of this act. The said Commissioner may revoke any license if the licensee shall violate any of the provisions of this act. Whenever such license is revoked the Commissioner shall not issue another to said licensee until the expiration of at least one year from the date of revocation of such license and not at all if such licensee shall have been convicted of a violation of this act under the provisions of section six (6) thereof. In addition to said license fee said licensee shall pay for the examination by said Banking Commissioner as hereinafter provided. Every such applicant shall execute and file a bond to the Commonwealth of Pennsylvania in the penal sum of five thousand (\$5,000) dollars with the Banking Commissioner to be approved by him for the faithful observance of all laws relating to such business. Said bond shall be executed by a surety company authorized by the laws of Pennsylvania to transact business within the Commonwealth and such bond shall be renewed and refilled annually not later than the first day of June in each year.

(b) The license shall state fully the name or names of the person or corporation and of every member of the firm or association authorized to do business thereunder and the location of the office or place of business in which the business is to be conducted and in the case of a corporation shall also state the date and place of its incorporation the names of its directors for the period for which the license is issued and the name and address of the agent as provided in section one (1) of this act. Such license shall be kept posted in a conspicuous place in the office where the business is transacted. No person persons firm corporation or association so licensed shall transact or solicit business under any other name or at any other office or place of business than that named in the license. Not more than one office or place of business shall be maintained under the same license and no loans or advancements shall be made at any other place than that designated in the license. But in case of a removal the Banking Commissioner may on application indorse thereon a transfer to the new place of business with the date of transfer and from the time of such indorsement the new place so designated shall be deemed the place designated in the license.

(c) The Banking Commissioner shall either personally or by such person or persons as he may appoint for the purpose at least once a year and oftener if he deems it advisable investigate the business and affairs of every such licensee and for that purpose shall have free access to the vaults books and papers thereof and other sources of information with regard to the business of such licensee and shall ascertain the condition of the business and whether it has been transacted in accordance with the law. Said Commissioner and every examiner appointed by him shall have authority to examine under oath or affirmation any person whose testimony relative to the business of any such licensee may be required on any such examination. The cost of every such examination

shall be paid by the licensee so examined and said Commissioner may maintain an action for the recovery of such costs in any Court of competent jurisdiction

Section 2. That section two of said act which reads as follows

"Section 2 Any person persons copartnership association or corporation who shall obtain a license in accordance with the provisions of section one of this act shall be entitled to loan money in sums of three hundred (\$300) dollars or less either with or without security to individuals pressed by lack of funds to meet immediate necessities at his their or its place of business for which said license is issued and to charge the borrower thereof for its use or loan interest as follows Upon loans not exceeding one hundred (\$100) dollars in amount not more than three (3) per centum per month upon loans exceeding one hundred (\$100) dollars in amount and not exceeding three hundred (\$300) dollars not more than two (2) per centum per month and in addition in any case in which the loan is made for a period of not less than four (4) months on sums not exceeding fifty (\$50) dollars in amount an examination fee of not more than one (\$1) dollar on sums exceeding fifty (\$50) dollars an examination fee of not more than two (\$2) dollars may be charged for examining the security offered or the credit and responsibility of the borrower No charge of any kind in addition to interest shall be made on a loan of less than fifteen (\$15) dollars No charge in addition to the said interest and examination fee shall be exacted charged or collected"

"It shall not be lawful for said lender to divide or split up applications for loans under any pretext whatsoever so as to acquire or exact any other or greater charges than prescribed therein or to make any charges for renewals or extensions or for any transfers or changes of any loan or loans within four months of the date of the original loan Said licensee shall be entitled to charge for each renewal extension or transfer of any loan made after the expiration of four months from date of said loan a new examination fee as hereinbefore specified providing said renewal extension or transfer shall be for a period of not less than four months from date of making said renewal extension or transfer Interest shall not be payable in advance and shall be chargeable only upon unpaid balances The examination fee herein provided may be payable at the time of the making of the loan A licensee shall not be entitled to any examination fee or any charge whatsoever unless a loan is actually made If interest or charges in excess of those hereinbefore prescribed shall be received by any licensee the said licensee shall thereupon lose all his right to collect or receive the interest and charges allowed under this act and shall be entitled to recover from the borrower only the amount actually loaned together with interest at the rate of six per centum per annum upon unpaid balances less any and all amounts already paid by the borrower on account of said loan either as principal or interest Any person borrowing money from any licensee under this act who shall be charged and pay any charges or interest in excess of those prescribed and allowed by the provisions of this act shall be entitled to recover back from the lender by action at law begun at any time within two years from the date of the last payment any and all sums of money so charged and paid in excess of the amount of the original loan together with interest at the rate of six per centum per annum upon unpaid balances up to the date of final payment of said loan and in addition fifty (\$50) dollars as a penalty to be paid to the borrower" is hereby amended to read as follows

Section 2 Any person persons copartnership association or corporation who shall obtain a license in accordance with the provisions of section one of this act shall be entitled to loan money in sums of three hundred (\$300) dollars or less either with or without security to individuals pressed by lack of funds to meet immediate necessities at his their or its place of business for which said license is issued and to charge the borrowers thereof for its use or loan interest at a rate not to exceed three and one-half (3½) per centum per month No fees fines or other charges either in addition to or as a part of the above specified interest shall be charged or collected under any pretext whatsoever

Interest shall not be payable in advance or compounded and shall be computed only on unpaid balances for the time that has elapsed at date of payment If interest in excess of that hereinbefore prescribed shall be received by any licensee the said licensee shall thereupon lose all his right to collect or receive the interest allowed under this act and shall be entitled to recover from the borrower only the amount actually loaned together with interest at the rate of six per centum per annum upon unpaid balances less any and all amounts already paid by the borrower on account of said loan either as principal or interest Any person borrowing money from any licensee under this act who shall be charged and pay any interest in excess of that prescribed and allowed by the provisions of this act shall be entitled to recover back from the lender by action at law begun at any time within two years from the date of the last payment any and all sums of money so charged and paid in excess of the amount of the original loan together with interest at the rate of six per centum per annum upon unpaid balances up to the date of final payment of said loan and in addition fifty (\$50) dollars as a penalty to be paid to the borrower

Section 3 That section three of said act which reads as follows

"Section 3 A licensee making any loan under the terms of this act shall at the time of making such loan give to the borrower a receipt or card upon which shall be stated the date and amount actually loaned the amount of examination fee the amount and date of each payment thereon and the rate of interest charged On the back thereof or immediately attached

thereto shall be printed in legible type in English a copy of section two (2) of this act" is hereby amended to read as follows

Section 3 A licensee making any loan under the terms of this act shall at the time of making such loan give to the borrower a receipt or card upon which shall be stated the date and amount actually loaned the amount and date of each payment thereon and the rate of interest charged On the back thereof shall be printed in legible type in English a copy of section two (2) of this act

On the question,

Will the House agree to the bill on third reading?

Mr. JAMES A. WALKER. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk then read the amendment as follows:

Amend section 1, page 1, line 8, by inserting before the word "on" the following: "Section 1. Be it enacted, &c., That."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objections? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

BILLS ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 194 as follows:

An Act relative to the sale in bulk of the whole or a large part of a stock of goods wares or merchandise of any kind or of fixtures or of goods wares or merchandise of any kind and fixtures not in the ordinary course of business providing certain requirements therefor and imposing certain duties upon the seller and buyer and auctioneers and agents making their violation a misdemeanor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly and it is hereby enacted by the authority of the same That it shall be the duty of every person who shall bargain for or purchase and every auctioneer or agent who shall sell for another any stock of goods wares or merchandise of any kind in bulk or fixtures or any goods wares or merchandise of any kind and fixtures in bulk for cash or on credit before paying to the vendor or his agent or representative or delivering to the vendor or his agent any part of the purchase price thereof or any promissory note or other evidence therefore or offering such stock or fixtures or stocks and fixtures for sale to demand of and receive from such vendor or agent or if the vendor or agent be a corporation then from the president vice-president secretary or managing agent of such corporation a written statement sworn to substantially as hereinafter provided of the names and addresses of all the creditors of the said vendor to whom said vendor may be indebted together with the amount of the indebtedness due or owing and to become due or owing by said vendor to each of such creditors and an accurate inventory of the stock or fixtures or stock and fixtures to be purchased or sold And it shall be the duty of said vendor or agent to furnish said statement which shall be verified by an oath to the following effect

State of Pennsylvania

County of

ss

Before Me

personally appeared (vendor or agent as the case may be) who being by me first duly sworn upon his oath doth depose and say that the foregoing statement contains the names of all the creditors of (the name of the vendor) together with their addresses and that the amount set opposite each of said respective names is the amount now due and owing and which shall become due and owing by (vendor) to such creditors and that there are no creditors holding claims due or which shall become due or which shall become due for or on account of goods wares merchandise or fixtures purchased upon credit or on account of money borrowed to carry on the business of which said stock or fixtures or stock and fixtures are a part other than as set forth in said statement and the facts set out in this affidavit are within the personal knowledge of affiant

Subscribed and Sworn to before me this

day of

(title of Officer taking oath)

Section 2 Thereupon it shall be the duty of the person who shall bargain for or purchase or offer for sale as auctioneer or as agent bargained for or purchased for another any stock of goods wares or merchandise or fixtures of any kind or of goods wares or merchandise of any kind and fixtures in bulk at least ten (10) days before the completion of said purchase or the payment therefor or undertaking to sell to notify personally or by registered mail each of said creditors of the said vendor of said proposed sale the price to be paid therefore the time set for the sale of said goods or fixtures or goods

and fixtures if same are to be sold at auction and the terms and conditions thereof and a copy of the statement of creditors provided for in section one of this act

Section 3 Whenever any person shall bargain for or purchase or sell as an auctioneer or as agent bargained for or purchased for another any stock of goods wares or merchandise of any kind or fixtures or of goods wares or merchandise of any kind and fixtures in bulk for cash or on credit and shall pay any part of the purchase price to such vendor or execute or deliver to the vendor thereof or to his order or to any person for his use any promissory note or other evidence of indebtedness for said purchase price or any part thereof without first having demanded and received from said vendor or from his agent the statement provided for in section one of this act and verified as therein provided and without paying or seeing to it that the purchase money of said property is applied to the payment of the bona fide claims of the creditors of the vendor pro rata according to the dignity of their several claims as shown upon such verified statement and without first having sent the notices of said sale and said statement of creditors as provided for in section two of this act then such sale or transfer shall be fraudulent and void and such purchaser auctioneer or agent shall at the suit of any creditor be held liable to the creditors of the said vendor as a receiver for the fair value of all the property so bought or sold by him. Provided however That if the vendor and creditors do not agree in uniting to a schedule of distribution of the proceeds of said sale or the purchaser auctioneer or agent has reason to believe that the vendor has failed to either furnish a list of all his or her or its creditors or furnished the full amounts of the debts due each creditor or for any other reason the said purchaser auctioneer or agent is unable to make proper distribution as herein provided then the said purchaser auctioneer or agent shall within ten days after the consummation of said sale pay the purchase money of said sale less the expense of sale into the court of common pleas of the county in which the place of business of the vendor is situate and the said court shall upon motion of any party interested frame an issue in such form as said court may deem proper and make distribution of said fund to and among the persons legally entitled thereto. And provided further That no proceeding at law or equity shall be brought against the purchaser to invalidate any such sale after the expiration of ninety (90) days from the consummation thereof

Section 4 Any vendor of any stock of goods in bulk fixtures wares or merchandise of any kind or any person who is acting for or on behalf of any vendor who shall knowingly or wilfully make or deliver or cause to be made or delivered a statement as provided for in section one of this act which shall not include the names of all of the creditors of such vendor with the correct amount due and to become due to each of them or which shall contain any false or untrue statement shall be deemed guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five thousand dollars or to undergo an imprisonment not exceeding six (6) months or both or either at the discretion of the court

Section 5 A sale and transfer or attempted sale and transfer in contemplation of this act shall be deemed to be any sale or transfer of the whole or a large part of any stock of goods wares or merchandise of any kind or fixtures or of goods wares or merchandise of any kind and fixtures by auction or otherwise than in the ordinary or of goods wares or merchandise of any kind and fixtures by auction or otherwise than in the ordinary course of trade and in the regular and usual prosecution of the seller's business. Provided however that if such vendor produces and delivers a written waiver of the provisions of this act from his creditors as shown by such verified statement then in that case the provisions of this act shall not apply

Section 6 Nothing contained in this act shall apply to sales made under any order of a court or to any sales made by assignees for the benefit of creditors executors administrators receivers or any public officer in his official capacity or by any officer of a court

Section 7 Provided that nothing herein contained shall prevent or hinder the vendor from demanding and receiving security from any purchaser to insure faithful performance of the contract agreeable to the provisions of this act prior to furnishing the list of creditors as hereinabove set forth

Section 8 Any person or persons firm or corporation or any person or persons acting for or on behalf of any firm or corporation who shall procure from any seller or vendor a list of creditors as hereinabove set forth through fraud misrepresentation or deceit for the purpose of injuring said seller or vendor in his business and not for the purpose of securing the creditors of such seller or vendor as contemplated by this act shall be deemed guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding one thousand dollars

Section 9 An Act relative to the sale in bulk of the whole or a large part of a stock of merchandise and fixtures or merchandise or fixtures not in the ordinary course of business providing certain requirements therefor imposing certain duties upon the seller and making their violation a misdemeanor approved the twenty-eighth day of March Anno Domini nineteen hundred and five (Pamphlet Laws sixty-two) and all other acts or parts of acts inconsistent with the provisions of this act be and the same are hereby repealed

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—196.

Alexander,	Dillsheimer,	Krause, T. S.,	Rorke,
Allum,	Dithrich,	Krause, W.,	Ruddy,
Armstrong,	Donneley,	Krug,	Sarig,
Aron,	Drinkhouse,	Kunkle,	Schaeffer,
Baldi,	Dunn,	Lafferty,	Schilling,
Barnhart,	Ehrhardt,	Lanius,	Scott,
Bechtold,	Ephraim,	Lauler,	Shaffer,
Beckley,	Evans, J. T.,	Levis,	Shellenberger,
Bell,	Evans, S. J.,	MacCallum,	Shunk,
Benchoff,	Fitzgibbon,	Magill,	Simpson,
Bennett,	Flynn,	Mallery,	Sinclair,
Benninger,	Foster,	Mangan,	Smith, E. R.,
Bidelspacher,	Fowler,	Marcus,	Smith, F. I.,
Blank,	Fox, A. R. B.,	Marshall,	Snowden,
Boland,	Fox, I. M.,	Martin,	Snyder,
Bower,	Franklin,	McCaig,	Soffel,
Bowman,	Gans,	McCurdy,	Sowers,
Brady,	Geary,	McGeary,	Sprowls,
Brendle,	Glass,	McIntyre,	Stadlander,
Brislin,	Goehring,	McKay,	Stark,
Brooks,	Golder,	McKim,	Statter,
Bucher,	Goodnough,	McVicar,	Steedle,
Bungard,	Graham,	Mehring,	Sterling,
Campbell,	Griest,	Michel,	Stevenson,
Catlin,	Griffith,	Miller,	Stott,
Clements,	Haines,	Miller, A. D.,	Switzer,
Clutton,	Hamilton, J.,	Minter, D. I.,	Todd,
Coldsmith,	Hamilton, W. J.,	Miller, D. D.,	Trach,
Collier,	Hampson,	Millin,	Uish,
Colville,	Harer,	Milner,	Vickerman,
Comer,	Harvey,	Morgan,	Wagner,
Conner,	Heffernan,	Murphy,	Walker, G. T.,
Cook,	Helt,	Neary,	Walker, J. A.,
Corbin,	Hess,	North,	Wallace, W. T.,
Cox,	Heyburn,	Norton,	Wells,
Crawford,	Hickernell,	Palmer,	West,
Crockett,	Hoffman,	Patterson,	Wettach,
Crum,	Hollingsworth,	Perry,	Whiteman,
Curran,	Horne,	Phillips,	Willert,
Curry, A. E.,	Hough,	Pidgeon,	Williams,
Curry, R.,	Huntington,	Powell,	Willson,
Davis, D. F.,	Hutchison,	Quigley,	Woner,
Davis, J. T.,	Ingham,	Ramsey,	Wood,
Davis, W.,	Jennings,	Reber, C. A.,	Woodruff,
Dawson,	Jones,	Reber, H. F.,	Wynne,
Day,	Jordan,	Rhoads,	Zanders,
Dewey,	Kantner,	Ringler,	Zimmerman,
Diehm,	Kennedy,	Rinn,	Spangler,
Di Lenmo,	Kinsman,	Robertson,	Speaker.
	Kooser,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the consideration on final passage of House Bill No. 661, as follows:

An Act amending section two of the act approved the fourteenth day of May one thousand nine hundred fifteen (Pamphlet Laws five hundred and six) entitled "An Act amending and supplementing sections one and two of an act entitled 'An Act for the promotion of medical science by the distribution and use of unclaimed human bodies for scientific purposes through a board created for that purpose and to prevent unauthorized uses and traffic in human bodies' approved June thirteenth one thousand eight hundred and eighty-three by providing that the name of said board of distribution shall be Anatomical Board of the State of Pennsylvania by extending its provisions to all persons having charge or control over bodies required to be buried at the public expense by requiring immediate notice of the death of any person required to be buried at the public expense by requiring notice in all cases but providing that there shall not be delivered to the board created under the act the bodies of deceased indigent persons where claimed by relatives within twenty-four hours after death or interment at the expense of the claimant or the bodies of honorably discharged soldiers sailors or marines who have served the United States in any war or who were in active service in the militia of the State of Pennsylvania under and in pursuance of any of the proclamations issued by the Governor during the Civil War and not duly mustered into the service of the United States by repealing the provisions as to deceased indigent travelers by providing for the burial at the expense of the county of indigent persons unfit for anatomical purposes upon the certificate of the board or its duly authorized officer or agent that such bodies are unfit for anatomical purposes or are the bodies of soldiers sailors or marines require to be buried at the public expense and that the provisions of this act have been complied with by providing that no warrants for payment of expenses of burial shall be drawn or paid except upon such certificate by providing for the burial of bodies unfit for anatomical purposes by the failure to comply with the provisions of this act at the expense of the person failing to comply with its provisions.

Section 1 Be it enacted by the Senate and the House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of

the same That section two of the act approved the fourteenth day of May one thousand nine hundred fifteen (Pamphlet Laws five hundred and six) entitled "An act amending and supplementing sections one and two of an act entitled 'An Act for the promotion of medical science by the distribution and use of unclaimed human bodies for scientific purposes through a board created for that purpose and to prevent unauthorized uses and traffic in human bodies' approved June thirteenth one thousand eight hundred and eighty-three by providing that the name of said board of distribution shall be Anatomical Board of the State of Pennsylvania by extending its provisions to all persons having charge or control over bodies required to be buried at the public expense by requiring immediate notice of the death of any person required to be buried at the public expense by requiring notice in all cases but providing that there shall not be delivered to the board created under the act the bodies of deceased indigent persons where claimed by relatives within twenty-four hours after death for interment at the expense of the claimant or the bodies of honorably discharged soldiers sailors or marines who have served the United States in any war or who were in active service in the militia of the State of Pennsylvania under and in pursuance of any of the proclamations issued by the Governor during the Civil War and not duly mustered into the service of the United States by repealing the provisions as to deceased indigent travelers by providing for the burial at the expense of the county of indigent persons unfit for anatomical purposes upon the certificate of the board or its duly authorized officer or agent that such bodies are unfit for anatomical purposes or are the bodies of soldiers sailors or marines required to be buried at the public expense and that the provisions of this act have been complied with by providing that no warrants for payment of expenses of burial shall be drawn or paid except upon such certificate by providing for the burial of bodies rendered unfit for anatomical purposes by the failure to comply with the provisions of this act at the expense of the person failing to comply with its provisions" which reads as follows

"Section 2 All public officers agents and servants and all officers agents and servants of any and every county city township borough district and other municipality and of any and every almshouse prison morgue hospital or other municipality or other public institution having charge or control over dead human bodies required to be buried at the public expense are hereby required to notify the said board of distribution or such person or persons as may from time to time be designated by said board or its duly authorized officer or agent whenever any such body or bodies except such bodies that are too badly mutilated or decomposed on receipt of such officers agents or servants as to render them unfit for scientific purposes and permit and suffer the said board and its agents and the physicians and surgeons from time to time designated by them who may comply with the provisions of this act to take and remove all such bodies to be used within the State for the advancement of medical science but no such notice need be given nor shall any such body be delivered if any relative by blood or marriage shall claim the said body for burial within a reasonable time which shall not be less than forty-eight hours after death but the body shall be surrendered to said claimant for interment and no such notice shall be given nor shall any such body be delivered if any friend or any representative of a fraternal society of which deceased was a member or a representative of any charitable organization shall claim the said body for burial within a reasonable time which shall not be limited to less than forty-eight hours said burial to be at the expense of such friend fraternal society or charitable organization nor shall the notice be given or body delivered if said person was a traveler who died suddenly or was an honorably discharged soldier sailor or marine of the United States or of the militia of the State of Pennsylvania in which case said body shall be buried in accordance with the provisions of existing laws In case of the death of any person whose body is required to be buried at the public expense and the duly authorized officer or agent of the board deems such body unfit for anatomical purposes or in counties in which there are no directors overseers then the county commissioners of the county where such person died who shall direct some person to take charge of the body of such deceased indigent person and cause it to be buried and draw warrants upon the treasurer of their county for the payment of such expenses not exceeding however the sum of thirty-five dollars on each body buried in accordance with the provisions of this act Such warrants shall be made payable to the persons so authorized and directed who shall have buried the bodies for which the warrants are to be drawn No warrants for the payment of the expenses of the burial of any persons whose body is required to be buried at the public expense shall be drawn or paid except upon the certificate of the duly authorized officer or agent of the board to the effect that such body is unfit for anatomical purposes or that the body is that of a soldier sailor or marine required to be buried at the public expense and that the provisions of this act have been complied with Wherever through the failure of any person to deliver the body of a deceased indigent as required by this act such body shall become unfit for anatomical purposes and is so certified by the duly authorized officer or agent of said board of distribution such body shall be buried in accordance with the provisions of this act and the person so failing to deliver such body shall pay to the county treasurer the expense so incurred and upon the refusal or failure of such person on demand to pay such expense the poor directors or overseers or in counties in which there are no poor directors or overseers then the county commissioners shall bring suit to recover the same to be recovered as debts of like amount are by law collectible is hereby amended to read as follows

Section 2 All public officers agents and servants and all officers agents and servants of any and every county city township borough district and other municipality and of any and every almshouse prison morgue hospital or other municipality or other public institution having charge or control over dead human bodies required to be buried at the public expense are hereby required to notify the said board of distribution or such person or persons as may from time to time be designated by said board or its duly authorized officer or agent whenever any such body or bodies come to his or their possession charge or control and shall without fee or reward deliver such body or bodies and permit and suffer the said board and its agents and the physicians and surgeons from time to time designated by them who may comply with the provisions of this act to take and remove all such bodies to be used within the State for the advancement of medical science but no such notice need be given nor shall any such body be delivered if any relative by blood or marriage shall claim the body for burial within a reasonable time which shall not be less than forty-eight hours after death but the body shall be surrendered to said claimant for interment and no such notice shall be given nor shall any such body be delivered if any friend or any representative of a fraternal society of which deceased was a member or a representative of any charitable organization shall claim the said body for burial within a reasonable time which shall not be limited to less than forty-eight hours said burial to be at the expense of such friend fraternal society or charitable organization nor shall the notice be given or body delivered if said person was a traveler who died suddenly or was an honorably discharged soldier sailor or marine of the United States or of the militia of the State of Pennsylvania in which case said body shall be buried in accordance with the provisions of existing laws In case of the death of any person whose body is required to be buried at the public expense and the duly authorized officer or agent of the board deems such body unfit for anatomical purposes he shall notify in writing the poor directors overseers or in counties in which there are no poor directors overseers then the county commissioners of the county where such person died who shall direct some person to take charge of the body of such deceased indigent person and cause it to be buried and draw warrants upon the treasurer of their county for the payment of such expenses which expenses shall not be less than thirty-five dollars nor more than fifty dollars on each body buried in accordance with the provisions of this act Such warrants shall be made payable to the persons so authorized and directed who shall have buried the bodies for which no warrants are to be drawn No warrants for the payment of the expenses of the burial of any person whose body is required to be buried at the public expense shall be drawn or paid except upon the certificate of the duly authorized officer or agent of the board to the effect that such body is unfit for anatomical purposes or that the body is that of a soldier sailor or marine required to be buried at the public expense and that the provisions of this act have been complied with Wherever through the failure of any person to deliver the body of a deceased indigent as required by this act such body shall become unfit for anatomical purposes and is so certified by the duly authorized officer or agent of said board of distribution such body shall be buried in accordance with the provisions of this act and the person so failing to deliver such body shall pay to the county treasurer the expense so incurred and upon the refusal or failure of such person on demand to pay such expenses the poor directors or overseers or in counties in which there are no poor directors or overseers then the county commissioners shall bring suit to recover the same to be recovered as debts of like amount are by law collectible

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—196.

Alexander,	Di Lemmo,	Kooser,	Porke,
Allum,	Dilsheimer,	Krause, T. S.,	Ruddy,
Armstrong,	Dithrich,	Krause, W.,	Sarig,
Aron,	Donneley,	Krugh,	Schaeffer,
Baldi,	Drinkhouse,	Kunkle,	Schilling,
Baldridge,	Dunn,	Lafferty,	Scott,
Barnhart,	Ehrhardt,	Lanius,	Shaffer,
Bechtold,	Ephraim,	Lauler,	Schlenberger,
Beckley,	Evans, J. T.,	Levis,	Shunk,
Bell,	Evans, S. J.,	MacCallum,	Simpson,
Benchoff,	Fitzelibbon,	Magill,	Sinclair,
Bennett,	Flynn,	Mallery,	Smith, E. R.,
Benninger,	Foster,	Marcus,	Smith, F. L.,
Bidelsbacher,	Fowler,	Marshall,	Snowden,
Blank,	Fox, A. R. B.,	Martin,	Snyder,
Bolard,	Fox, I. M.,	McCaig,	Soffel,
Bower,	Franklin,	McCurdy,	Sowers,
Bowman,	Geary,	McGeary,	Sprows,
Brady,	Glass,	McIntyre,	Stadtlander,
Brendle,	Goehring,	McKim,	Stark,
Brislin,	Golder,	McVicar,	Statler,
Brooks,	Goodnough,	Mehring,	Steadle,
Bucher,	Graham,	Michel,	Sterling,
Bungard,	Griest,	Miller,	Stevenson,
Campbell,	Griffith,	Miller, A. D.,	Stott,
Catlin,	Haines,	Miller, D. L.,	Switzer,
Clements,	Hamilton, J.,	Miller, D. D.,	Todd,
			Trach,

Clutton,	Hamilton, W. J.	Millin,
Coldsmith,	Hampson,	Milner,
Colville,	Harer,	Morgan,
Comer,	Harvey,	Murphy,
Conner,	Heffernan,	Neary,
Cook,	Helt,	North,
Corbin,	Hess,	Norton,
Cox,	Heyburn,	Palmer,
Crawford,	Hickernell,	Patterson,
Crockett,	Hoffman,	Perry,
Crum,	Hollingsworth,	Phillips,
Curran,	Horne,	Pidgeon,
Curry, A. E.,	Hough,	Powell,
Curry, R.,	Huntington,	Quigley,
Davis, D. F.,	Hutchison,	Ramsey,
Davis, J. T.,	Ingham,	Reber, C. A.,
Davis, W.,	Jennings,	Reber, H. F.,
Dawson,	Jones,	Rhoads,
Day,	Jordan,	Ringler,
Dewey,	Kantner,	Rinn,
Diehm,	Kennedy,	Robertson,
	Kinsman,	

YAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON THIRD READING.

The House proceeded to the third reading and consideration of House Bill No. 849, as follows:

An Act to fix the salaries of the clerks of the State Department in the office of the county treasurer of any county of this Commonwealth having a population of one million or over

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the first day of June one thousand nine hundred and nineteen the salaries and compensation of the clerks of the State Department in the office of the county treasurer of any county of the Commonwealth having a population of one million or over shall be as follows executive clerk three thousand (\$3,000) dollars per annum State clerk three thousand (\$3,000) dollars per annum first assistant clerk twenty-five hundred (\$2,500) dollars per annum seven assistant State clerks two thousand (\$2,000) dollars each per annum

Such salaries and compensation to be paid semi-monthly according to existing laws

Section 2 All laws or parts of laws inconsistent herewith are hereby repealed

Agreeably to order.

Will the House agree to the bill on third reading?

Mr. NEARY. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk then read the amendments as follows:

In Section 1, line 8, after the word "million" insert the words "five hundred thousand."

Amend the title by inserting after the word "million" the words "five hundred thousand."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objections? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 637, as follows:

An Act to amend sections one thousand one hundred and twenty-one and one thousand one hundred and thirty of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled

"An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the

Ulsh,
Vickerman,
Wagner,
Walker, G. T.,
Walker, J. A.,
Wallace, W. T.,
Wells,
Wettach,
Whiteman,
Willert,
Williams,
Willson,
Woner,
Wood,
Woodruff,
Wynne,
Zanders,
Zimmerman,
Spengler,
Speaker.

same That section one thousand one hundred and twenty-one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which as amended by an act approved the sixth day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and thirty-seven) entitled "An Act to amend section eleven hundred and twenty-one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'" as amended reads as follows

"Section 1121 The annual salary of each county superintendent elected or appointed under the provisions of this act shall be paid by the State from appropriations made for this purpose or from the appropriations for the public schools and shall be fifteen dollars (\$15.00) for each of the first one hundred schools within his jurisdiction at the time of his election and ten dollars (\$10.00) for each such additional school Provided that the salary of a county superintendent shall not be less than two thousand dollars (\$2,000) per annum nor more than two thousand five hundred dollars (\$2,500.00) per annum but a convention of school directors assembled for the purpose of electing a county superintendent may vote him a salary greater than the amount he would receive by this act such increase to be paid in all cases out of the school fund apportioned to the school districts over which such county superintendent has supervision before the same is distributed The salaries of county superintendents shall be paid monthly" is hereby amended to read as follows

Section 1121 The annual salary of each county superintendent elected or appointed under the provisions of this act shall be paid by the State from appropriations made for this purpose or from the appropriations for the public schools and shall be fifteen dollars (\$15.00) for each of the first one hundred schools within his jurisdiction at the time of his election and five dollars (\$5.00) for each such additional school Provided That the salary of a county superintendent shall not be less than fifteen hundred dollars (\$1,500.00) per annum or more than two thousand dollars (\$2,000.00) per annum but a convention of school directors assembled for the purpose of electing a county superintendent may vote him a salary greater than the amount he would receive by this act such increase to be paid in all cases out of the school fund apportioned to the school districts over which such county superintendent has supervision before the same is distributed The salaries of county superintendents shall be paid quarterly Provided That the provisions of this act relating to the amount and the manner of determining the salaries of county superintendents shall not take effect before the first Monday of June one thousand nine hundred and fourteen (1914)

In addition to the said salary each county superintendent shall receive annually the sum of five hundred dollars to be paid by the State as above provided for use as traveling expenses Such additional sum shall be payable annually in ten monthly installments beginning with the first day of September

Section 2 That section one thousand one hundred and thirty of said act which as amended by an act approved the sixth day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and thirty-five) entitled "An Act to amend section eleven hundred and thirty of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'" reads as follows

"Section 1130 The minimum salary of each assistant county superintendent shall be eighteen hundred dollars (\$1,800.00) per year which shall be paid out of the State appropriation for public schools in such payments and manner as the county superintendents are paid The salaries of additional assistant county superintendents whose appointments may be authorized as herein provided shall be fixed by the convention of school directors which provides for their appointment and together with any additional salary granted by said convention to any required assistant county superintendent shall be paid from the school appropriation apportioned among the several school districts under the supervision of the county superintendent before the same is distributed The salaries of assistant county superintendent shall be paid monthly" is hereby amended to read as follows

Section 1130 The minimum salary of each assistant county superintendent shall be twelve hundred dollars (\$1,200.00) per year which shall be paid out of the State appropriation for public schools in such payments and manner as the county superintendents are paid The salaries of additional assistant county superintendents whose appointments may be authorized as herein provided shall be fixed by the convention of school directors which provides for their appointment and together with any additional salary granted by said convention any required assistant county superintendent shall be paid from the

school appropriation apportioned among the several school districts under the supervision of the county superintendent before the same is distributed. The salaries of assistant county superintendents shall be paid quarterly.

In addition to the said salary each assistant county superintendent shall receive annually the sum of five hundred dollars to be paid by the State as above provided for use as traveling expenses. Such additional sum shall be payable annually in ten monthly installments beginning with the first day of September.

On the question,

Will the House agree to the bill on third reading?

Mr. BECHTOLD. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk then read the amendments as follows:

Amend section 1, page 2, line 23, by striking out the syllable "itscred" and inserting in lieu thereof "istered."

Amend section 1, page 2, line 27, by bringing the words "as amended" within the quotation marks following "therewith."

Amend section 1, page 4, line 4, by striking out the word "five" and the figures "(\$5.00)" and inserting in lieu thereof respectively, "ten" "(\$10.00)."

Amend section 1, page 4, lines 6 and 7, by striking out the words "fifteen hundred" and the figures "(\$1500.00)" and inserting in lieu thereof respectively, "two thousand (\$2,000.00)."

Amend section 1, page 4, line 7, by striking out the word "or" and inserting in lieu thereof "nor."

Amend section 1, page 4, lines 7 and 8, by striking out the words "two thousand" and the figures "(\$2,000.00)" and inserting in lieu thereof respectively, "twenty-five hundred (\$2,500.00)."

Amend section 1, page 4, lines 15 and 16, by striking out the word "quarterly" and inserting in lieu thereof "monthly."

Amend section 1, page 4, lines 16 to 20, inclusive, by striking out the following: "Provided that the provisions of this act relating to the amount and the manner of determining the salaries of county superintendents shall not take effect before the first Monday of June one thousand nine hundred and fourteen (1914)."

Amend section 2, page 6, lines 2 and 3, by striking out the word "twelve" and the figures "(\$1,200.00)" and inserting in lieu thereof respectively, "eighteen" "(\$1,800.00)."

Amend section 2, page 6, line 15, by striking out the word "quarterly" and inserting in lieu thereof "monthly."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objections? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 771, as follows:

An Act to amend an act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen), entitled "An Act to revise amend and consolidate the law relating to fish and providing penalties"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That clause (c) of section fifteen of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An Act to revise amend and consolidate the law relating to fish and providing penalties" which reads as follows

"(c) Small and large mouth bass rock bass white bass crappie strawberry or calico bass from the thirty-first day of December to the thirtieth day of June next following both dates inclusive" is hereby amended to read as follows

"(c) Small and large mouth bass rock bass white bass crappie strawberry or calico bass from the thirty-first day of December to the first day of June next following both dates inclusive

Section 2 That clause (d) of section fifteen of said act which reads as follows

"(d) Pike-perch otherwise called wall-eyed pike or Susquehanna salmon from the thirty-first day of December to the thirtieth day of June next following both dates inclusive" is hereby amended to read as follows

"(d) Pike-perch otherwise called wall-eyed pike or Susquehanna salmon from the thirty-first day of January to the thirtieth day of June next following both dates inclusive

Section 3 That clause (e) of section fifteen of said act which reads as follows

"(e) Pickerel from the thirty-first day of December to the thirtieth day of June next following both dates inclusive" is hereby amended to read as follows

"(e) Pickerel from the thirty-first day of January to the thirtieth day of June next following both dates inclusive

Section 4 That clause (a) of section forty-five of said act which reads as follows

"(a) Game fish a single rod and line or one hand line with not more than three hooks attached" is hereby amended to read as follows

"(a) Game fish two single rods and two line or two hand line with not more than three hooks attached Pickerel and yellow perch may be caught through the ice by use of tip-ups The total of either pickerel or yellow perch or both together which may be taken by any one fisherman in any one day shall not exceed twenty pounds in weight

Section 5 That clause (b) of section forty-five of said act which reads as follows

"(b) Food-fish rods and lines or one hand line with not more than three hooks attached The rods and lines and the handline must be under the immediate control of the person using the same" is hereby amended to read as follows

"(b) Food-fish and lines or one handline with not more than three hooks attached or burr hooks having not more than four hook points

Suckers cat-fish carp and eels may be taken with fish baskets as provided in section fifty of this act Eels may be taken also with set lines Each set line shall have attached thereto a card or label bearing in legible form the name and address of the owner thereof In waters and streams not inhabited by brook or other trout it shall be lawful to catch or kill carp suckers mullets and eels by means of a gig or spear having a space of not less than one-half inch between the prongs from May first to October thirty-first inclusive in each year

The rods and lines except set lines must be under the immediate control of the person using the same

Section 6 That article six of said act is hereby amended by adding thereto the following section

Section 50 (a) The bottom of the fish basket as provided for in section forty-five of this act shall be made of wooden slats set not less than three-eighths of an inch apart when wet and having the edges of each slat well rounded These slats shall be so arranged to make possible the removal of at least three-fourths of the bottom of any basket that could be used for fishing at that time and the same shall be actually removed from said basket or so adjusted as to make the catching of a fish by said basket an impossibility during that part of each day beginning at one hour after sunrise and continuing to one hour before sunset unless said fish basket be under the immediate care and supervision of an operator who shall be responsible for each and every game-fish taken through the use of said basket and retained or permitted to have been so taken and retained Each and every game-fish that may come into any basket thus operated shall be immediately released unharmed into the water below said basket.

(b) Before any person shall be legally entitled to operate a fish basket under the provisions of this act he shall be required to secure a license authorizing such action Said license shall be issued by the treasurer of the county in which such person proposes to operate upon payment of the sum of five dollars fifty cents of which shall belong to the county treasurer for services rendered and the remaining four dollars and fifty cents shall belong to and be forwarded to the Department of Fisheries at Harrisburg on or before the first day of the next month following the date of such license together with a copy of each license issued

(c) Each fish basket operated under the provisions of this act shall bear the number of the certificate issued to the owner thereof in black and white figures of not less than twelve inches in length painted or fastened upon each side of said basket in a conspicuous place

(d) Said basket may be operated at any time from the fifteenth day of August to the first day of December next following by any person or persons under the direction of the owner thereof who shall for the purposes of this act be in all instances the person named in said license and such owner shall be responsible for any violation of any fish law of this Commonwealth through or by the use of such basket and shall on or before the first day of December following the date of such license issued to him make affidavit in writing and forward the same to the Department of Fisheries at Harrisburg clearly setting forth the fact that he has not since the date of the license to him either taken or permitted another to take and retain a game fish of any kind through or by or with the use of said basket

(e) Any owner of a fish basket who may know of a violation of any fish law of this Commonwealth by another person through the use of his fish basket shall be exonerated of all personal liability for such offense if he within one week of the commission of such violation notify the Department of Fisheries of such fact and testify against the offender in case such person is prosecuted by said department

(f) The operator of any fish basket who may elect to fish his basket during the interval between one hour after sun rise and one hour before sunset shall not leave the same unattended for a period of more than one hour while it is set for fishing during such period

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—194.

Alexander,	Dilsheimer,	Krause, W.,	Ruddy,
Allum,	Donneley,	Krugh,	Sarg,
Armstrong,	Drinkhouse,	Lafferty,	Schaffer,
Aron,	Dunn,	Lanius,	Schilling,
Baldi,	Thrhardt,	Lauler,	Scott,

Barnhart,	Ephraim,	Levis,	Shaffer,
Bechtold,	Evans, J. T.,	MacCallum,	Shellenberger.
Beckley,	Evans, S. J.,	Magill,	Shunk,
Bell,	Fitzgibbon,	Mallery,	Simpson,
Benchoff,	Flynn,	Mangan,	Sinclair,
Bennett,	Foster,	Marcus,	Smith, E. R.,
Benninger,	Fowler,	Marshall,	Smith, F. I.,
Bidelspacher,	Fox, A. R. B.,	Martin,	Snowden,
Blank,	Fox, I. M.,	McCaig,	Snyder,
Boland,	Franklin,	McCurdy,	Soffel,
Bower,	Gans,	McGeary,	Soffel,
Bowman,	Geary,	McIntyre,	Sowers,
Brady,	Glass,	McKay,	Stadlander,
Brendle,	Goehring,	McKim,	Stark,
Brislin,	Gold,	McVicar,	Statler,
Brooks,	Goodnough,	Mehring,	Steele,
Bucher,	Graham,	Michel,	Sterling,
Bungard,	Griest,	Miller,	Stevenson,
Campbell,	Griffith,	Miller, A. D.,	Stott,
Clements,	Haines,	Miller, D. I.,	Sullivan,
Clutton,	Hamilton, J.,	Miller, D. D.,	Sweitzer,
Coldsmith,	Hamilton, W. J.,	Miller, D. D.,	Todd,
Collier,	Hampson,	Milner,	Trach,
Colville,	Harer,	Morgan,	Ush,
Comer,	Harvey,	Murphy,	Vickerman,
Conner,	Heffernan,	Near,	Wagner,
Cook,	Hell,	North,	Walker, G. T.,
Corbin,	Hess,	Norton,	Walker, J. A.,
Cox,	Heyburn,	Palmer,	Wallace, W. T.,
Crawford,	Hickernell,	Patterson,	Wells,
Crockett,	Hoffman,	Perry,	West,
Crum,	Hollingsworth,	Phillips,	Wettach,
Curran,	Horne,	Pidgeon,	Whiteman,
Curry, A. E.,	Hough,	Powell,	Williams,
Curry, R.,	Huntington,	Quigley,	Willson,
Davis, D. F.,	Hutchison,	Ramsey,	Woner,
Davis, J. T.,	Ingham,	Reber, C. A.,	Wood,
Davis, W.,	Jennings,	Reber, H. F.,	Woodruff,
Dawson,	Jones,	Rhoads,	Wynne,
Day,	Jordan,	Ringer,	Zanders,
Dewey,	Kantner,	Rinn,	Zimmerman,
Diehn,	Kennedy,	Rinn,	Spangler,
Di Lemmo,	Kinsman,	Robertson,	Speaker.
	Kooser,	Rorke,	
	Krause, T. S.,		

NAYS—1.

Willert.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Mr. SCHILLING. Mr. Speaker, I desire to call up at this time House Bill No. 792, file folio 1729, bills on third reading postponed, on page 13 of today's calendar.

Agreeably to order.

The bill having been called up from postponed calendar by Mr. Schilling.

The House resumed the consideration on third reading of House Bill No. 792, entitled

An Act to revise amend and consolidate the law relating to fish in certain boundary lakes bays and peninsular waters

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—191.

Alexander,	Dilsheimer,	Krause, W.,	Ruddy,
Allum,	Ditrich,	Krug,	Sarig,
Armstrong,	Donnelly,	Kunkle,	Shaffer,
Aron,	Drinkhouse,	Lafferty,	Schilling,
Baldi,	Ehrhardt,	Lanhus,	Scott,
Barnhart,	Ephraim,	Lauler,	Shaffer,
Bechtold,	Evans, J. T.,	Levis,	Shellenberger,
Beckley,	Evans, S. J.,	MacCallum,	Shunk,
Bell,	Fitzgibbon,	Magill,	Simpson,
Benchoff,	Flynn,	Mallery,	Sinclair,
Bennett,	Foster,	Mangan,	Smith, E. R.,
Benninger,	Fowler,	Marcus,	Smith, F. I.,
Bidelspacher,	Fox, A. R. B.,	Marshall,	Snowden,
Bigler,	Fox, I. M.,	Martin,	Snyder,
Blank,	Franklin,	McCaig,	Soffel,
Boland,	Gans,	McCurdy,	Sowers,
Bower,	Geary,	McGeary,	Sprows,
Bowman,	Glass,	McIntyre,	Stadlander,
Brady,	Goehring,	McKay,	Stark,
Brendle,	Gold,	McVicar,	Statler,
Brislin,	Goodnough,	Mehring,	Steele,
Brooks,	Graham,	Michel,	Sterling,
Bucher,	Griest,	Miller,	Stevenson,
Bungard,	Griffith,	Miller, A. D.,	Stott,
Campbell,	Haines,	Miller, D. I.,	Sweitzer,
Caldin,	Hamilton, J.,	Miller, D. D.,	Todd,
	Hamilton, W. J.,		

Clements,	Hampson,	Millin,	Trach,
Coldsmith,	Harer,	Milner,	Ush,
Collier,	Harvey,	Morgan,	Vickerman,
Colville,	Heffernan,	Murphy,	Wagner,
Comer,	Hell,	Near,	Walker, G. T.,
Conner,	Hess,	North,	Walker, J. A.,
Cook,	Heyburn,	Norton,	Wallace, W. T.,
Corbin,	Hickernell,	Palmer,	Wells,
Cox,	Hoffman,	Patterson,	West,
Crawford,	Hollingsworth,	Perry,	Wettach,
Crockett,	Hough,	Phillips,	Whiteman,
Crum,	Huntington,	Pidgeon,	Willert,
Curran,	Hutchison,	Powell,	Williams,
Curry, A. E.,	Ingham,	Quigley,	Willson,
Curry, R.,	Jennings,	Ramsey,	Woner,
Davis, D. F.,	Jones,	Reber, C. A.,	Woodruff,
Davis, J. T.,	Jordan,	Reber, H. F.,	Wood,
Davis, W.,	Kantner,	Rhoads,	Wynne,
Dawson,	Kennedy,	Ringer,	Zanders,
Day,	Kinsman,	Rinn,	Zimmerman,
Dewey,	Kooser,	Robertson,	Spangler,
Di Lemmo,	Krause, T. S.,	Rorke,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 660, as follows:

An Act authorizing the transfer by township poor districts to the township school districts of certain poor funds

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any township poor district has unexpected poor funds in its possession and no apparent or prospective use for the same for poor purposes because of the absence of poor in such poor district who are public charges the poor authorities of any such poor district may by resolution or vote signify a desire to turn over such fund or any portion of it to the school district of such township to be used for the improvement of the schools in such township school district and such poor funds may be so transferred and used if the assent of the electors in such poor district is obtained thereto as herein provided

Section 2 The poor authorities of any such township poor district shall give notice during at least thirty days by weekly advertisements in at least one newspaper circulated in the district in addition to twenty printed handbills posted in public places in said township of an election to be held at the place or places of holding the municipal elections on a day to be by them fixed Such notice shall state (a) The date of such election (b) the total amount of money in such poor fund (c) the amount of such poor fund proposed for transfer to the township school district (d) that there is no apparent or prospective use for the same for poor purposes because of the absence of poor in such poor district who are public charges (e) that the transfer is recommended and desired by the poor authorities of such poor district

A certified copy of the resolution or vote hereinbefore required and of the above notice with proof of publication shall be filed by the authorities of such township poor district in the office of the clerk of the court of quarter sessions

Section 3 The poor authorities of such poor district shall in all cases fix the time of the holding of any such election on the day of the municipal or general election unless more than ninety days elapse between the date of the resolution or vote and the day of holding the municipal or general election If any day other than the day of the municipal or general election day is fixed the expense of holding the election shall be paid by the school district if such transfer is authorized otherwise it shall be paid by the township poor district

Section 4 Such election shall be held at the place time and under the same regulations as provided by law for the holding of municipal elections and the question to be submitted to the electors shall be in the following form

Shall the sum of (\$.....) dollars heretofore collected for the care of the poor in the township of be transferred and set over by to the school district of the township of to be used for the improvement of the schools

The ballot shall be prepared in the manner provided by the general election law for the submission of similar questions

Section 5 The election shall be conducted by the regular election officers The election officers shall count the tickets cast at such election and make a return thereof to the clerk of the court of quarter sessions of the county duly certified as is required by law In receiving and counting and in making returns of votes cast the inspectors clerks and judges of election shall be governed by the laws of this Commonwealth governing municipal elections and the vote shall be counted by the court as is now provided by laws governing municipal elections All penalties of the said election laws for violation thereof are hereby extended to and shall apply to the voters inspectors judges and clerks voting at and in attendance upon elections held under the provisions of this act

Section 6 The clerk of the court shall make a return of the votes cast upon such question as filed in his office to the authorities of such township poor district and to the township school district and the same shall be placed on record upon their minutes

Section 7 If at any such election a majority of the electors shall vote in favor of transferring and setting over such poor funds of the township poor district to the township school district as above provided the poor authorities of such township poor district shall after complying with the provisions of this act transfer and set over such poor funds to such township school district Such transfer shall relieve said poor authorities from all further liabilities to account for said funds

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—193.

Alexander,	Di Lemmo,	Krause, W.,	Rorke,
Allum,	Dilsheimer,	Krugh,	Ruddy,
Armstrong,	Ditrich,	Kunkle,	Sarig,
Aron,	Donneley,	Lafferty,	Schaeffer,
Baldi,	Drinkhouse,	Lanius,	Schilling,
Barnert,	Ehrhardt,	Lauler,	Scott,
Bechtold,	Ephraim,	Levis,	Shaffer,
Beckley,	Evans, J. T.,	MacCallum,	Shellenberger,
Bell,	Evans, S. J.,	Magill,	Shunk,
Benchoff,	Fitzgibbon,	Mallery,	Simpson,
Bennett,	Flynn,	Mangan,	Sinclair,
Benninger,	Foster,	Marcus,	Smith, E. R.,
Bidelspacher,	Fowler,	Marshall,	Smith, F. L.,
Bigler,	Fox, A. R. B.	Martin,	Snowden,
Blanck,	Fox, I. M.,	McAfee,	Soffel,
Bolard,	Franklin,	McCurdy,	Sowers,
Bower,	Gans,	McGeary,	Srowls,
Bowman,	Geary,	McIntyre,	Stallander,
Brady,	Glass,	McKay,	Stark,
Brendle,	Goehring,	McKini,	Statler,
Brislin,	Gold,	McVicar,	Steedle,
Brooks,	Goodnough,	Mehring,	Stirling,
Bucher,	Graham,	Michel,	Stevenson,
Burgard,	Griest,	Miller,	Stott,
Cambell,	Griffith,	Miller, A. D.,	Switzer,
Catlin,	Haines,	Miller, D. L.,	Todd,
Clements,	Hamilton, J.,	Miller, D. D.,	Trach,
Coldsmith,	Hamilton, W. J.,	Millin,	Uish,
Collier,	Hampson,	Milner,	Vickerman,
Colville,	Harer,	Morgan,	Wagner,
Comer,	Harvey,	Murphy,	Walker, G. T.,
Conner,	Heffernan,	Neary,	Walker, J. A.,
Cook,	Helt,	North,	Wallace, W. T.,
Corbin,	Heyburn,	Norton,	Wells,
Cox,	Hickernell,	Palmer,	West,
Crawford,	Hoffman,	Patterson,	Wettach,
Crockett,	Hollingsworth,	Perry,	Whiteman,
Crum,	Horne,	Phillips,	Willert,
Curran,	Hough,	Pidgeon,	Williams,
Curry, A. E.,	Huntington,	Powell,	Willson,
Curry, R.,	Hutchison,	Quigley,	Woner,
Davis, D. F.,	Ingham,	Ramsey,	Wood,
Davis, J. T.,	Jennings,	Reber, C. A.,	Woodruff,
Davis, W.,	Jones,	Reber, H. F.,	Wynne,
Dawson,	Jordan,	Rhoads,	Zanders,
Day,	Kantner,	Ringler,	Zimmerman,
Dewey,	Kennedy,	Rinn,	Spangler,
Diehm,	Kinsman,	Robertson,	Speaker
	Kooser,		
	Krause, T. S.,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 954, as follows:

An Act to amend section six of the act approved the nineteenth day of June one thousand nine hundred eleven (Pamphlet Laws one thousand fifty-five) entitled "An Act authorizing the release on probation of certain convicts instead of imposing sentences the appointment of probation and parole officers and the payment of their salaries and expenses regulating the manner of sentencing convicts in certain cases and providing for their release on parole their conviction of crime during parole and their rearrest and reconviction for breach of parole and extending the powers and duties of boards of prison inspectors of penitentiaries"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section six of the act approved the nineteenth day of June one thousand nine hundred eleven (Pamphlet Laws one thousand fifty-five) entitled "An Act authorizing

the release on probation of certain convicts instead of imposing sentences the appointment of probation and parole officers and the payment of their salaries and expenses regulating the manner of sentencing convicts in certain cases and providing for their release on parole their conviction of crime during parole and their rearrest and reconviction for breach of parole and extending the powers and duties of boards of prison inspectors of penitentiaries" which read as follows

"Section 6 Whenever any person convicted in any court of this Commonwealth of any crime shall be sentenced to imprisonment in any penitentiary of the State the court instead of pronouncing upon such convict a definite or fixed term of imprisonment shall pronounce upon such convict a sentence of imprisonment for an indefinite term stating in such sentence the minimum and maximum limits thereof and the minimum limit shall never exceed the maximum time now or hereafter prescribed as a penalty for such offense Provided That no person sentenced for an indeterminate term shall be entitled to any benefits under the act entitled 'An Act providing for the commutation of sentences for good behavior of convicts in prisons penitentiaries workhouses and county jails in this State and regulations governing the same' approved the eleventh day of May Anno Domini one thousand nine hundred and one" is hereby amended to read as follows

Section 6 Whenever any person convicted in any court of this Commonwealth of any crime shall be sentenced to imprisonment in any penitentiary of this State the court instead of pronouncing upon such convict a definite or fixed term of imprisonment shall pronounce upon such convict a sentence of imprisonment for an indefinite term stating in such sentence the minimum and maximum limits thereof and the maximum limit thereof shall never exceed the maximum time now or hereafter prescribed as a penalty for such offense and except in cases of conviction for murder administering poison kidnapping incest sodomy buggery rape assault and battery with intent to ravish arson robbery or burglary the minimum limit shall never exceed one-third of the maximum sentence prescribed by any court and any convict in the State penitentiaries who is now serving under a sentence or sentences imposed after the thirtieth day of June one thousand nine hundred and seven may if not convicted of any of the aforesaid crimes when he or she shall have served one-third of such maximum sentence or sentences be eligible to parole under the provisions and subject to the conditions of the act to which this is an amendment And provided further That no person sentenced for an indeterminate term shall be entitled to any benefits under the act entitled "An Act providing for the commutation of sentences for good behavior of convicts in prisons penitentiaries workhouses and county jails in this State and regulations governing the same" approved the eleventh day of May one thousand nine hundred and one

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. JAMES A. WALKER. Mr. Speaker, this bill differs from the parole bill considered several days ago, in that it only applies to those prisoners who have been committed to the penitentiaries of our State, and the parole is left primarily, or in the first place, with the officers, already appointed by law for that purpose, namely, the inspectors of the prison or the penitentiary. Under the law as it now stands, there is no provision for parole except this, that the court may grant a maximum and a minimum sentence. Under the old law the prisoner was given the maximum sentence, and then the minimum was one-fourth of that maximum. But the courts and humane organizations of the State, interested in the improvement of prisoners, agreed that that was not a fair proposition, and so it was amended, and it was believed to be wise to leave the question of parole always in the hands of the courts with the result that there are prisoners in the penitentiaries of our State who have sentences like this: not more than twenty years; not less than sixteen years, eleven months and twenty-nine days. In other words, it is only one day of parole. Under the commutation act of 1901, which is still in existence, a prisoner is far better off on the question of good behavior if he is not given an indeterminate sentence at all. If he is given a flat sentence, good behavior will permit him to go free after a certain time. But this act, after an experience from 1911 to the present time, shows that there is still a chance to make out of a prisoner who has proven himself to be corrected—and that is the purpose of imprisonment just the same as we punish our children with the idea of correcting them. So it has been felt humane and right to punish a prisoner, and then if he has proven himself to be ready to return to the bosom of society, he should be paroled.

The parole does not mean release of discharge. It means release outside the penitentiary, but subject to the parole rules, which require that he shall report to the parole

officer at least once a month thereafter to the end of his maximum sentence; he shall be required to report monthly to the parole officer, who looks after his needs.

Gentlemen, two years ago the Legislature passed a bill somewhat similar to this one, which the then Governor vetoed on the ground that such a bill would work wrong, because it would permit men convicted of murder and the greater degrees of crime to go free after a lapse of, say, more than one-third of a twenty-year sentence. The Governor in his veto message called attention to that. So this bill has been amended so as to provide for all greater crimes. You will notice on page 3 the bill provides that "murder, administering poison, kidnaping, incest, sodomy, buggery, rape, assault and battery with intent to ravish, arson, robbery or burglary" was not included in the provisions of this act. Therefore, we do not need to consider those maximums; but I want to point out under the Act of 1911, this being an amendment merely to section 6, that act did, even if a man is deemed worthy to be paroled, even if his conduct had been such in the penitentiary that the inspectors, who alone are the real judges of whether or not that man is worthy, if these inspectors believe he is ready to be returned from such slavery—for imprisonment and slavery are coterminous under the Constitution—they recommend him to the Board of Pardons, and then the Board of Pardons acts, and if the Board of Pardons approves, they recommend the parole to the Governor; so that before a man is paroled first the district attorney and the officials are consulted. Then following that the Board of Pardons is compelled to allow any citizen who objects to appear for that purpose. And then, after giving a fair hearing, they refer the matter to the Governor; and anyone who objects may appear before the Governor. So that a citizen has a right to make objection to the parole if he believes the man is not worthy of parole.

Inasmuch as one of the newspapers made reference some days ago to a certain criminal in which I was interested—I do not know who the criminal is and have never even heard his name—I take this opportunity to say that I have no interest whatever in any particular man, and this bill has been drawn absolutely for a single purpose. It is for the pure and sole purpose of reforming a condition which the law undertook to reform in 1911.

Gentlemen, I want to call your attention for a moment to the similarity of this bill with the laws in other places. The United States government has a law like this: every prisoner that is committed to the penitentiary is entitled to parole after serving one-third of his sentence. The great state of Illinois has an act which includes this one-third provision. Therefore, after an examination by and large, I believe that this would make a change in our law which would be beneficial to a man who actually wants to be and is reformed. Furthermore, this act does not provide that the minimum sentence must be one-third of the maximum sentence. It provides that the maximum shall not be greater than one-third. So if the judge finds that the man before him needs a special chance, he may give a minimum sentence of one year and a maximum of twelve years. So when all is said and done, the prison inspectors are, under our law, the judges as to whether that man is worthy. I feel that there is a great deal of merit in the bill, and it does no harm to any person who believes that the law should be stricter than it is. Under our present law a judge has the right to sentence a man who comes before him, so that generally speaking it is possible to pyramid a sentence, so if a man is really to be corrected, he can be given all the years the judge feels he should have. I therefore, respectfully ask that you support the measure.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—182.

Alexander,	Dilsheimer,	Krause, W.,	Rorke,
Allum,	Dithrich,	Krugh,	Ruddy,
Armstrong,	Donneley,	Kunkle,	Sarg,
Aron,	Drinkhouse,	Lanius,	Schaeffer,
Barnhart,	Ehrhardt,	Lauler,	Schilling,
Bechtold,	Ephraim,	Levis,	Scott,
Bell,	Evans, J. T.,	MacCallum,	Shaffer,
Benchoff,	Evans, S. J.,	Magill,	Shellenberger,
Benninger,	Fitzgibbon,	Mallery,	Shunk,

Bidelspacher,	Flynn,	Mangan,	Simpson,
Bigler,	Foster,	Marcus,	Sinclair,
Blank,	Fowler,	Marshall,	Smith, E. R.,
Boland,	Fox, A. R. B.,	Martin,	Smith, F. I.,
Bower,	Fox, I. M.,	McCaig,	Snowden,
Bowman,	Franklin,	McCuray,	Soffel,
Brady,	Gans,	McGeary,	Sowers,
Brishin,	Glass,	McIntyre,	Snowlis,
Brooks,	Goebring,	McKay,	Stadtlander,
Bucher,	Golder,	McKim,	Stark,
Bungard,	Goodnough,	McVicar,	Statler,
Campbell,	Graham,	Mehring,	Sterling,
Catlin,	Griest,	Michel,	Stevenson,
Clematis,	Griffith,	Miller,	Stott,
Clutton,	Haines,	Miller, A. D.,	Sweitzer,
Coldsmith,	Hamilton, J.,	Miller, D. I.,	Todd,
Collier,	Hamilton, W. J.,	Miller, D. D.,	Trach,
Colville,	Hampson,	Millin,	Ulsch,
Comer,	Harvey,	Milner,	Vickerman,
Conner,	Heffernan,	Morgan,	Wagner,
Cook,	Helt,	Neary,	Walker, G. T.,
Corbin,	Hess,	North,	Walker, J. A.,
Cox,	Heyburn,	Norton,	Wallace, W. T.,
Crawford,	Hickernell,	Palmer,	Wells,
Crockett,	Hoffman,	Patterson,	West,
Crum,	Horne,	Perry,	Whiteman,
Curran,	Hough,	Phillips,	Willert,
Curry, A. E.,	Huntington,	Pidgeon,	Williams,
Curry, R.,	Hutchison,	Powell,	Willson,
Davis, J. T.,	Ingham,	Quigley,	Woner,
Davis, W.,	Jennings,	Ramsey,	Wood,
Dawson,	Jones,	Reber, C. A.,	Woodruff,
Day,	Jordan,	Reber, H. F.,	Wynne,
Dewey,	Kantner,	Rhoads,	Zanders,
Diehn,	Kennedy,	Ringler,	Zimmerman,
Di Lemmo,	Kinsman,	Rinn,	Spangler,
	Kooser,	Robertson,	Speaker.
	Krause, T. S.,		

NAYS—3.

Baldi, Beckley, Wattach.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

MR. DITHRICH IN THE CHAIR.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 931, as follows:

An Act providing for the refunding of liquor license fees and additional taxes to wholesale and retail dealers brewers distillers rectifiers compounders bottlers agents and other persons prevented from engaging in business by order or regulation of the President or Secretary of War providing for the return of the proportions thereof paid to municipalities and the Commonwealth and making an appropriation

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any wholesale or retail dealer brewer distiller rectifier compounder bottler agent or other person licensed under the laws of this Commonwealth to manufacture or deal in or sell at wholesale or retail any vinous spirituous malt or brewed liquors or any admixture thereof has been heretofore or shall hereafter be prevented from engaging in such business by order or regulation of the President of the United States or the Secretary of War for the United States issued under authority of an act of Congress such wholesale or retail dealer brewer distiller rectifier compounder bottler agent or other person shall be reimbursed for a proportionate amount the license fee and additional tax paid for the privilege of engaging in such business during the time when such order or regulation shall have been enforced

Section 2. Any person copartnership association or corporation so licensed who or which has been prevented from engaging in business under any such order or regulation may file his or its petition in the court of quarter sessions of the proper county setting forth the facts and specifying the time during which he or it was prevented from engaging in the business for which licensed which petition shall be verified by affidavit After a full investigation of the matter if the court finds that such person copartnership association or corporation was prevented from engaging in such business it shall make an order upon the county treasurer directing him to pay from the county treasury as a refund of the license fee and additional tax theretofore paid an amount sufficient to reimburse such person copartnership association or corporation for the period during which he or it was prevented from engaging in business under such license and shall also in such order determine the proportion of such refund which has been paid into the treasuries of the several municipalities and the portion of such amount which has been paid into the treasury of the Commonwealth and shall make an order upon the respective municipality and upon the State Treasurer to return to the county treasury such amount

Section 3 For the purpose of refunding from the State Treasury amounts necessary to reimburse the county treasuries hereunder the sum of fifty thousand dollars or so much thereof as may be necessary is hereby specifically appropriated. Payments from said appropriation shall be made by warrant of the Auditor General on the State Treasurer

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—185.

Alexander,	Donneley,	Kunkle,	Ruddy,
Allum,	Drinkhouse,	Lafferty,	Sarig,
Armstrong,	Dunn,	Lanius,	Schaeffer,
Aron,	Ehrhardt,	Lauler,	Schilling,
Baldi,	Ephraim,	Levis,	Scott,
Barnhart,	Fitzgibbon,	MacCallum,	Shaffer,
Bechtold,	Flynn,	Magill,	Shellenberger,
Beckley,	Fowler,	Mangan,	Shunk,
Bell,	Fox, A. R. B.,	Marcus,	Simpson,
Benchoff,	Fox, I. M.,	Marshall,	Sinclair,
Bennett,	Franklin,	Martin,	Smith, E. R.,
Benninger,	Gans,	McCaig,	Smith, F. I.,
Bidelspacher,	Geary,	McCurdy,	Snowden,
Bolard,	Glass,	McGeary,	Snyder,
Bower,	Goehring,	McIntyre,	Soffel,
Bowman,	Golder,	McKay,	Sowers,
Brady,	Goodnough,	McKim,	Sprowls,
Brendle,	Griest,	McVicar,	Stadtlander,
Brislin,	Griffith,	Mehring,	Stark,
Brooks,	Haines,	Miller,	Steedle,
Bucher,	Hamilton, J.,	Miller, A. D.,	Stirling,
Campbell,	Hamilton, W. J.,	Miller, D. I.,	Stott,
Catlin,	Hampson,	Miller, D. D.,	Sweetzer,
Clements,	Harer,	Millin,	Todd,
Clutton,	Harvey,	Miner,	Trach,
Collier,	Heffernan,	Morgan,	Wagner,
Colville,	Helt,	Murphy,	Walker, G. T.,
Comeror,	Hess,	Nearby,	Walker, J. A.,
Conner,	Heyburn,	North,	Wallace, W. T.,
Cook,	Hickernell,	Norton,	Wells,
Corbin,	Hoffman,	Palmer,	West,
Cox,	Hollingsworth,	Patterson,	Wettach,
Crawford,	Horne,	Perry,	Whiteman,
Crockett,	Hough,	Phillips,	Wilbert,
Crum,	Huntington,	Pidgeon,	Williams,
Curran,	Hutchinson,	Powell,	Willson,
Curry, A. E.,	Ingham,	Quigley,	Woner,
Curry, R.,	Jennings,	Ramsey,	Wood,
Davis, W.,	Jones,	Reber, C. A.,	Woodruff,
Dawson,	Kantner,	Reber, H. F.,	Wynne,
Day,	Kennedy,	Rhoads,	Zanders,
Dewey,	Kinsman,	Ringler,	Zimmerman,
Diehm,	Kooser,	Rinn,	Spangler,
Di Lemmo,	Krause, T. S.,	Robertson,	Speaker,
Dilsheimer,	Krause, W.,	Rorke,	
Ditrich,	Krugh,		

NAYS—1.

Bigler,	Foster,	Mallery,	Stevenson,
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 760, as follows

An Act relating to the employment of Deputy Wardens Guards Turnkeys and Matrons and other employes in penitentiaries workhouses and all penal institutions of this Commonwealth and regulating the number of work days and hours.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act no Deputy Wardens Guards Turnkeys Matrons or other employes of any penitentiaries workhouses or any penal institutions of the Commonwealth shall work more than six days per week and not more than eight hours on any such work days

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—187.

Alexander,	Diehm,	Krause, W.,	Sarig,
Allum,	Di Lemmo,	Kunkle,	Schaeffer,
Armstrong,	Dilsheimer,	Lafferty,	Schilling,
Aron,	Donneley,	Lanius,	Scott,
Baldi,	Drinkhouse,	Lauler,	Shaffer,
Barnhart,	Dunn,	Levis,	Shellenberger,
Bechtold,	Ehrhardt,	MacCallum,	Shunk,
Beckley,	Ephraim,	Magill,	Simpson,
Bell,	Evans, J. T.,	Mallery,	Sinclair,
Benchoff,	Evans, S. J.,	Mangan,	Smith, E. R.,
Bennett,	Fitzgibbon,	Marcus,	Smith, F. I.,
Benninger,	Flynn,	Marshall,	Snowden,
Bidelspacher,	Foster,	Martin,	Snyder,
Blank,	Fox, A. R.,	McCaig,	Soffel,
Bolard,	Fox, I. M.,	McCurdy,	Sowers,
Bower,	Franklin,	McIntyre,	Sprowls,
Bowman,	Gans,	McKay,	Stadtlander,
Brady,	Geary,	McKim,	Stark,
Brendle,	Glass,	McVicar,	Statter,
Brislin,	Goehring,	Mehring,	Steedle,
Brooks,	Golder,	Michel,	Sterling,
Bucher,	Graham,	Millar,	Stevenson,
Bungard,	Griest,	Miller, A. D.,	Stott,
Campbell,	Griffith,	Miller, D. I.,	Todd,
Catlin,	Haines,	Miller, D. D.,	Trach,
Clements,	Hamilton, J.,	Millin,	Ulsh,
Clutton,	Hamilton, W. J.,	Miner,	Vickerman,
Coldsmith,	Hampson,	Morgan,	Wagner,
Collier,	Harer,	Murphy,	Walker, G. T.,
Colville,	Heffernan,	Nearby,	Walker, J. A.,
Comeror,	Helt,	Norton,	Wallace, W. T.,
Conner,	Hess,	Palmer,	Wells,
Cook,	Heyburn,	Patterson,	West,
Corbin,	Hickernell,	Perry,	Wettach,
Cox,	Hoffman,	Phillips,	Whiteman,
Crawford,	Hollingsworth,	Pidgeon,	Wilbert,
Crockett,	Horne,	Powell,	Williams,
Crum,	Hough,	Quigley,	Willson,
Curran,	Huntington,	Ramsey,	Woner,
Curry, A. E.,	Hutchinson,	Reber, C. A.,	Wood,
Curry, R.,	Ingham,	Reber, H. F.,	Woodruff,
Davis, W.,	Jennings,	Rhoads,	Wynne,
Dawson,	Jones,	Ringler,	Zanders,
Day,	Kantner,	Rinn,	Zimmerman,
Dewey,	Kennedy,	Robertson,	Spangler,
Diehm,	Kinsman,	Rorke,	
Di Lemmo,	Kooser,	Ruddy,	
Dilsheimer,	Krause, T. S.,		
Ditrich,	Krause, W.,		
	Krugh,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 285, entitled

An Act pertaining to Forestry; defining the qualifications, duties, and powers of the Commissioner of Forestry, and the powers and duties of the State Reservation Commission; providing instruction for Forest Rangers, and for an investigation concerning the two courses of instruction in Forestry now maintained by the State; fixing the salaries of certain officials of the Department of Forestry; providing for the disposition of forest tree seedlings in State Forest nurseries; imposing an additional one cent per acre in lieu of taxes on State Forest and Auxiliary Forest Reserve land; and providing definitely for civil damages to be paid by those causing forest fires.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—186.

Alexander,	Dilsheimer,	Krugh,	Ruddy,
Allum,	Ditrich,	Kunkle,	Sarig,
Armstrong,	Donneley,	Lanius,	Schaeffer,
Aron,	Drinkhouse,	Lauler,	Schilling,
Baldi,	Ehrhardt,	Levis,	Scott,
Barnhart,	Ephraim,	MacCallum,	Shaffer,
Bechtold,	Evans, J. T.,	Magill,	Shellenberger,
Beckley,	Evans, S. J.,	Mallery,	Shunk,
Bell,	Fitzgibbon,	Mangan,	Simpson,
Benchoff,	Flynn,	Marcus,	Sinclair,
Bennett,	Fowler,	Marshall,	Smith, E. R.,
Benninger,	Fox, A. R. B.,	Martin,	Smith, F. I.,
Bidelspacher,	Fox, I. M.,	McCaig,	Snowden,
Bigler,	Franklin,	McCurdy,	Snyder,
Blank,	Gans,	McGeary,	Soffel,
Bolard,	Geary,	McIntyre,	Sowers,
Bowman,	Glass,	McKay,	Sprowls,
Brady,	Goehring,	McKim,	Stadtlander,
Brendle,	Goodnough,	McVicar,	Stark,
	Graham,	Mehring,	Statter,

Brislin,	Griest,	Michel,	Steele.
Brooks,	Griffith,	Millar,	Sterling.
Bucher,	Haines,	Miller, A. D.,	Stevenson,
Bungard,	Hamilton, J.,	Miller, D. I.,	Stott.
Campbell,	Hamilton, W. J.,	Miller, D. D.,	Sweitzer,
Catlin,	Hampson,	Millin,	Todd,
Clements,	Harer,	Milner,	Trach,
Clutton,	Harvey,	Morgan,	Wagner,
Coldsmith,	Heffernan,	Neary,	Walker, G. T.,
Collier,	Helt,	North,	Walker, J. A.,
Comerer,	Hess,	Norton,	Wallace, W. T.,
Conner,	Heyburn,	Palmer,	Wells,
Cook,	Hickernell,	Patterson,	West,
Corbin,	Hollingsworth,	Perry,	Wetach,
Cox,	Horne,	Phillips,	Whiteman,
Crawford,	Hough,	Pidgeon,	Willert,
Crockett,	Huntington,	Powell,	Williams,
Crum,	Hutchison,	Quigley,	Willson,
Curran,	Ingham,	Ramsey,	Woner,
Curry, A. E.,	Jennings,	Reber, C. A.,	Wood,
Curry, R.,	Jones,	Reber, H. F.,	Woodruff,
Davis, D. F.,	Jordan,	Rhoads,	Wynne,
Davis, W.,	Kantner,	Ringler,	Zanders,
Dawson,	Kennedy,	Rinn,	Zimmerman,
Day,	Kinsman,	Robertson,	Spangler,
Dewey,	Kooser,	Rorke,	Speaker.
Diehm,	Krause, T. S.,		
Di Lemmo,	Krause, W.,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 821, entitled

An Act authorizing the Board of Game Commissioners to acquire through purchase or gift lands for game preserve purposes

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—182.

Alexander,	Dilsheimer,	Krause, T. S.,	Ruddy,
Allum,	Dithrich,	Krause, W.,	Sariz,
Armstrong,	Donneley,	Krugh,	Schaeffer,
Aron,	Drinkhouse,	Kunkle,	Schilling,
Baldi,	Ehrhardt,	Lanius,	Scott,
Barnhart,	Ephraim,	Lauler,	Shaffer,
Bechtold,	Evans, J. T.,	Levis,	Shovalter,
Beckley,	Evans, S. J.,	MacCallum,	Shunk,
Bell,	Fitzgibbon,	Magill,	Simpson,
Benchoff,	Flynn,	Mallery,	Sinclair,
Bennett,	Foster,	Mangan,	Smith, E. R.,
Benninger,	Fowler,	Marcus,	Smith, P. L.,
Bidelspacher,	Fox, I. M.,	Marshall,	Snowden,
Bigler,	Franklin,	Martin,	Soffel,
Blanck,	Gans,	McCaig,	Sowers,
Bolard,	Geary,	McCurdy,	Sprowls,
Bower,	Glass,	McGeary,	Stadlander,
Bowman,	Goehring,	McKin,	Stark,
Brady,	Golder,	McKear,	Statler,
Brendle,	Goodnough,	Michel,	Steele,
Brooks,	Graham,	Millar,	Sterling,
Bucher,	Griest,	Miller, A. D.,	Stevenson,
Bungard,	Haines,	Miller, D. I.,	Stott,
Campbell,	Hamilton, J.,	Miller, D. D.,	Sweitzer,
Catlin,	Hamilton, W. J.,	Millin,	Todd,
Clements,	Hampson,	Milner,	Trach,
Clutton,	Harer,	Morgan,	Ush,
Coldsmith,	Harvey,	Murphy,	Vickerman,
Collier,	Heffernan,	Neary,	Walker, G. T.,
Comerer,	Helt,	North,	Walker, J. A.,
Conner,	Hess,	Norton,	Wallace, W. T.,
Cook,	Heyburn,	Palmer,	Wells,
Corbin,	Hickernell,	Patterson,	West,
Cox,	Hoffman,	Perry,	Wetach,
Crawford,	Hollingsworth,	Phillips,	Willert,
Crockett,	Hough,	Pidgeon,	Williams,
Crum,	Huntington,	Powell,	Willson,
Curran,	Hutchison,	Quigley,	Woner,
Curry, A. E.,	Ingham,	Ramsey,	Wood,
Davis, D. F.,	Jennings,	Reber, C. A.,	Woodruff,
Davis, J. T.,	Jones,	Reber, H. F.,	Wynne,
Davis, W.,	Jordan,	Rhoads,	Zanders,
Dawson,	Kantner,	Rinn,	Zimmerman,
Dewey,	Kennedy,	Robertson,	Spangler,
Diehm,	Kinsman,	Rorke,	Speaker.
Di Lemmo,	Kooser,		

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 55, entitled

An Act to repeal the act approved the fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws six hundred and sixty-six) entitled "An Act relating to tax assessment returns in certain counties"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—182.

Alexander,	Dithrich,	Krause, W.,	Ruddy,
Allum,	Donneley,	Krugh,	Sarig,
Armstrong,	Drinkhouse,	Kunkle,	Schaeffer,
Aron,	Dunn,	Lafferty,	Schilling,
Baldi,	Ehrhardt,	Lanius,	Scott,
Barnhart,	Ephraim,	Lauler,	Shaffer,
Beckley,	Evans, J. T.,	Levis,	Shellenberger,
Bcl,	Evans, S. J.,	MacCallum,	Shunk,
Benchoff,	Fitzgibbon,	Magill,	Simpson,
Benninger,	Flynn,	Mallery,	Sinclair,
Bidelspacher,	Foster,	Mangan,	Smith, E. R.,
Bigler,	Fox, A. R. B.,	Marshall,	Smith, P. L.,
Bolard,	Fox, I. M.,	Martin,	Snowden,
Bower,	Franklin,	McCaig,	Snyder,
Bowman,	Gans,	McCurdy,	Soffel,
Brady,	Glass,	McGeary,	Sprowls,
Brendle,	Goehring,	McIntyre,	Stadlander,
Brislin,	Goodnough,	McKay,	Stark,
Brooks,	Graham,	McKin,	Statler,
Bucher,	Griest,	Melring,	Steele,
Campbell,	Griffith,	Michel,	Sterling,
Catlin,	Haines,	Millar,	Stevenson,
Clements,	Halderman,	Miller, A. D.,	Stott,
Clutton,	Hamilton, J.,	Miller, D. I.,	Sweitzer,
Coldsmith,	Hamilton, W. J.,	Miller, D. D.,	Todd,
Collier,	Hampson,	Millin,	Trach,
Collville,	Harer,	Milner,	Wagner,
Comerer,	Harvey,	Morgan,	Walker, G. T.,
Conner,	Heffernan,	Murphy,	Walker, J. A.,
Cook,	Helt,	Neary,	Wallace, W. T.,
Corbin,	Hickernell,	North,	Wells,
Crawford,	Hoffman,	Norton,	West,
Crockett,	Hollingsworth,	Palmer,	Wetach,
Crum,	Horne,	Patterson,	Whiteman,
Curran,	Hough,	Perry,	Willert,
Curry, A. E.,	Huntington,	Phillips,	Williams,
Curry, R.,	Hutchison,	Pidgeon,	Willson,
Davis, D. F.,	Ingham,	Powell,	Woner,
Davis, W.,	Jennings,	Quigley,	Wood,
Dawson,	Jones,	Ramsey,	Woodruff,
Day,	Jordan,	Reber, C. A.,	Wynne,
Dewey,	Kantner,	Reber, H. F.,	Zanders,
Diehm,	Kennedy,	Rhoads,	Zimmerman,
Di Lemmo,	Kinsman,	Ringler,	Spangler,
Dilsheimer,	Kooser,	Robertson,	Speaker.
	Krause, T. S.,	Rorke,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 925, entitled:

An Act to amend an act approved the sixth day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and forty-seven) entitled "An Act requiring all counties cities boroughs townships school districts and other municipalities and incorporated districts to sell any bonds or other securities issued by them to the highest responsible bidder after due public notice" regulating the publication of such notices and the manner of receiving opening and announcing bids and providing that securities sold in violation of the act shall be void

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. RAMSEY. Mr. Speaker, I move that further consideration of this bill be postponed for the present.

Mr. SIMPSON. Mr. Speaker, I second the motion.
The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 927, as follows:

An Act to amend section two thousand six hundred and twenty-four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two thousand six hundred and twenty-four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which as amended by an act approved the twenty-first day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred and eighty-eight) entitled "A supplement to an act entitled 'An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing a revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' approved the eighteenth day of May Anno Domini one thousand nine hundred and eleven amending section two thousand six hundred and twenty-two two thousand six hundred and twenty-four two thousand six hundred and twenty-six and two thousand six hundred and twenty-seven thereof and also conferring upon taxpayers similar rights in regard to reports of auditors of school districts of the second third and fourth classes filed prior to the passage of this act as are hereby conferred by the above-enumerated amending sections upon taxpayers in regard to such reports of auditors hereafter filed and providing a similar method of disposition of appeals from such reports of auditors filed prior to the passage of this act as is provided hereby in regard to appeals from reports of auditors filed subsequently hereto" reads as follows

"Section 2624 If in any report filed by the auditors of any school district of the second or third class there has been any sum charged against any person or persons the amount charged against such person or persons shall in the absence of an appeal within thirty days as aforesaid by such person or persons become a judgment and shall be entered by the prothonotary in favor of the school district against the person or persons charged therewith the same to be collected from such person or persons or the sureties thereof by the school district for its use and benefit or any taxpayer of such district may on its behalf proceed to enforce collection of such judgment for said school district by any appropriate proceeding executionary or otherwise upon filing bond with sufficient surety or sureties conditioned to indemnify and save harmless said school district from any costs accruing by reason of such proceeding" is hereby amended to read as follows

Section 2624 If in any report filed by the auditors of any school district of the second or third class there has been any sum charged or any balance stated therein against any person or persons the amount charged or any balance stated therein against such person or persons shall in the absence of an appeal within thirty days as aforesaid by such person or persons become a judgment and shall be entered by the prothonotary in favor of the school district against the person or persons charged therewith the same to be collected from such person or persons or the sureties thereof by the school district for its use and benefit or any taxpayer of such district may on its behalf proceed to enforce collection of such judgment for said school district by an appropriate proceeding executionary or otherwise upon filing bond with sufficient surety or sureties conditioned to indemnify and save harmless said school district from any costs accruing by reason of such proceeding

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. RAMSEY. Mr. Speaker, I move that further consideration of this bill be postponed for the present.

Mr. SIMPSON. Mr. Speaker, I second the motion.
The motion was agreed to.

SPEAKER SPANGLER IN THE CHAIR.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from House of Representatives numbered and entitled as follows:

House Bill No. 189.

An Act providing for the recording of deeds and patents by the Commonwealth of Pennsylvania in the office for recording deeds in the county where the lands lie without acknowledgment and that such records or certified copies thereof shall be evidence in all cases where the original deeds or patents would be evidence validating the records of all such deeds and patents heretofore so recorded and making such records or certified copies thereof legal evidence

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all deeds and patents granted by the Commonwealth of Pennsylvania may be recorded in the office for recording deeds in the county where the lands lie without acknowledgment and the records thereof or duly certified copies thereof shall be evidence in all cases where the original deeds or patents would be evidence and where any of the deeds or patents aforesaid have been heretofore recorded in the office for recording deeds in the county where the lands lie the records thereof are hereby made valid and said records or duly certified copies thereof shall be as good evidence as if the same had been recorded under the provisions of this act

With information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk then read the amendments as follows:

Amend title, line 2, by inserting "of Pennsylvania" and striking out on lines 2, 3 and 4, "when executed by the proper officer or officers and bearing the great seal of the Commonwealth in witness whereof"; also strike out on line 6, the word "other" also "or attestation."

Amend section 1, by inserting in line 4, the words "of Pennsylvania," and on page 2, lines 2, 3 and 4, strike out "when executed by the proper officer or officers and bearing the great seal of the Commonwealth in witness thereof;" also on line 4, strike out "other?"; also on line 5, strike out the words "or attestation."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—181.

Alexander,	Donneley,	Krause, W.,	Ruddy,
Allum,	Drinkhouse,	Krugh,	Sarig,
Armstrong,	Duna,	Kunkle,	Schaeffer,
Aron,	Ehrhardt,	Lafferty,	Schilling,
Baldi,	Ephraim,	Lauler,	Scott,
Barnhart,	Evans, J. T.,	Levis,	Shaffer,
Bechtold,	Evans, S. J.,	MacCallum,	Shellenberger,
Beckley,	Fitzgibbon,	Magill,	Shunk,
Bell,	Flynn,	Mallery,	Simpson,
Benchoff,	Foster,	Marcus,	Sinclair,
Bennett,	Fowler,	Marshall,	Smith, E. R.,
Benninger,	Fox, A. R. L.,	Martin,	Smith, P. L.,
Bidelspacher,	Fox, I. M.,	McCaig,	Snyder,
Bigler,	Franklin,	McGeary,	Soffel,
Blank,	Gans,	McIntyre,	Sowers,
Bower,	Geary,	McKay,	Sprohls,
Bowman,	Glass,	McKim,	Stadlander,
Brady,	Goehring,	McVicar,	Stark,
Brendle,	Golder,	Mehring,	Statler,
Brislin,	Goodnough,	Michel,	Steedle,
Brooks,	Graham,	Miller,	Sterling,
Bucher,	Griest,	Miller, A. D.,	Stevenson,
Campbell,	Griffith,	Miller, D. L.,	Stott,
Catin,	Haines,	Miller, D. D.,	Sweetzer,
Clements,	Hamilton, J.,	Millin,	Trach,
Coldsmith,	Hamilton, W. J.,	Miner,	Uish,
Collier,	Hampson,	Morgan,	Vickerman,
Colville,	Harvey,	Murphy,	Wagner,
Comer,	Heffernan,	Neary,	Walker, G. T.,
Cook,	Helt,	North,	Walker, J. A.,
Corbin,	Hess,	Norton,	Wallace W. T.,
Cox,	Heyburn,	Palmer,	Wells,
Crawford,	Hickernell,	Patterson,	West,
Crockett,	Hoffman,	Perry,	Wetlich,
Curran,	Hollingsworth,	Phillips,	Whiteman,
Curry, A. E.,	Horne,	Pidgeon,	Willert,
Curry, R.,	Hough,	Powell,	Williams,
Davis, D. F.,	Huntington,	Quigley,	Woner,
Davis, J. T.,	Inglishon,	Ramsey,	Wood,
Davis, W.,	Jenning,	Reber, C. A.,	Woodruff,
	Jordan,	Reber, H. F.,	Wynne,

Dawson,
Dewey,
Di Lemmo,
Dillsheimer,
Dithrich,

Kantner,
Kennedy,
Kinsman,
Kooser,
Krause, T. S.,

Rhoads
Ringler,
Rinn,
Robertson,
Rorke,

Zanders,
Zimmerman,
Spangler,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, March 31, 1919.

Resolved (if the Senate concur). That House Bill No. 181, file folio 1823, entitled "An Act providing for the relocation, alteration and vacation of public roads and highways approaching leading into or contiguous to Parks and Public Grounds other than these within the limits of incorporated boroughs and municipalities, title to which Parks and Public Grounds is vested in the State of Pennsylvania and providing remedies therefor," be recalled from the Governor for the purpose of amendment.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, March 31, 1919.

Whereas All Selective Service Boards in Pennsylvania officially cease to exist on and after the 31st day of March, 1919, and

Whereas In the State of Pennsylvania alone, 281 local boards, 3 district boards, and 58 medical advisory boards, were instrumental in registering approximately two million one hundred fifty thousand men, and in examining and inducting into the army of the United States two hundred twenty-five thousand men; therefore be it

Resolved (if the Senate concur). That the General Assembly of the Commonwealth of Pennsylvania does hereby extend its gratitude and sincere appreciation to the men on the Selective Service Boards of this State, who through their devotion to duty and their splendid self-sacrifice have completed a noble work in which this and future generations can take great and just pride.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 769, as follows:

An Act fixing the penalty for murder of the first degree and vesting certain discretionary powers in the court and in the jury in connection therewith

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every person convicted of the crime of murder of the first degree his aiders abettors and counsellors shall be sentenced to suffer death in the manner provided by law or to undergo imprisonment for life. The jury trying the case shall fix the penalty by its verdict and the court shall impose the penalty so fixed as in other cases. In case of a plea of guilty the court where it determines the crime to be murder of the first degree shall in its discretion impose sentence of death or imprisonment for life

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 361, as follows:

An Act relating to criminal procedure before aldermen justices of the peace and magistrates in cases of assault and assault and battery and providing for the assessment of costs in such cases upon the prosecutor defendant or county and the commitment of the prosecutor or defendant in case of default Whereas Many cases of prosecutions for assault and assault and battery have been hastily and unjustly brought before

aldermen justices of the peace and magistrates which have entailed considerable cost and expense to the prosecutor or defendant as well as placing unjustly great costs upon the several counties of the Commonwealth

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all cases of prosecutions for assault or assault and battery the alderman justices of the peace or magistrate before whom such case is instituted shall before he binds any person so charged over to the court of quarter sessions upon the oath of any complainant enter into a full hearing and investigation of the facts charged and shall only bind over the defendant to the said court when he is satisfied from the evidence that the prosecution is reasonably well founded

Section 2 In all such cases when the evidence does not show that the prosecution is well founded the alderman justice of the peace or magistrate shall discharge the defendant and determine by whom the costs shall be paid In assessing the costs he may order that the prosecutor or defendant pay all or any part thereof or he may assess the costs on the county In default of payment of any costs so imposed on the prosecutor or defendant the person so defaulting shall be committed to the county jail one day for each dollar of such costs or until such costs are paid or until such person is discharged according to law

Section 3 All acts and parts of acts local special or general inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 974, as follows:

An Act to amend section three of the act approved the sixth day of April one thousand nine hundred eleven (Pamphlet Laws fifty-one) entitled "An Act providing for the protection of the public health and the prevention of fraud and deception by prohibiting the sale the offering for sale or exposing for sale or having in possession with intent to sell of adulterated or deleterious sausage defining sausage and prescribing the penalty for the violation thereof"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three of the act approved the sixth day of April one thousand nine hundred eleven (Pamphlet Laws fifty-one) entitled "An Act providing for the protection of the public health and the prevention of fraud and deception by prohibiting the sale the offering for sale or exposing for sale or the having in possession with intent to sell of adulterated or deleterious sausage defining sausage and prescribing the penalty for the violation thereof" which reads as follows

"Section 3 That for the purpose of this act sausage shall be deemed to be adulterated

First If it contains added water in excess of the quantity required to bring the amount up to that which the meats from which it is prepared contain immediately after slaughter

Second If it contains any cereal or vegetable flour

Third If it contains any coal-tar dye boric acid or borates sulphates sulphur dioxide sulphurous acid or any other substance injurious or deleterious to health

Fourth If it contains any diseased contaminated filthy or decomposed substance or is manufactured in whole or in part from a diseased contaminated filthy or decomposed substance or a substance produced stored transported or kept in a way or manner that would render the article diseased contaminated or unwholesome or if it is any product of a diseased animal or the product of any animal which has died otherwise than by slaughter" is hereby amended to read as follows

Section 3 That for the purpose of this act sausage shall be deemed to be adulterated

First If it contains any added water or ice except such as may be added for the purpose of facilitating grinding chopping and mixing and which shall in no case exceed three per centum except that sausage of the class which are smoked or cooked such as Frankfort style Vienna style and bologna style may contain added water in excess of three per centum but not in excess of the amount necessary to make the product palatable

Second If it contains any cereal or vegetable flour

Third If it contains any coal-tar dye boric acid or borates sulphates sulphur dioxide sulphurous acid or any other substance injurious or deleterious to health

Fourth If it contains any diseased contaminated filthy or decomposed substance or is manufactured in whole or in part from a diseased contaminated filthy or decomposed substance or a substance produced stored transported or kept in a way or manner that would render the article diseased contaminated or unwholesome or if it is any product of a diseased animal or the product of any animal which has died otherwise than by slaughter

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 567, as follows:

An Act to repeal an act approved the twenty-fourth day of July one thousand nine hundred thirteen (Pamphlet Laws one thousand and one) entitled "An Act to regulate the nomination and elections for all elective offices of cities of the second class and all offices of judge of a court of record providing for non-partisan nominations and elections for said offices abolishing certain existing methods of nomination in such cases and the use of party or political names or appellations at elections with respect to said offices imposing certain duties upon the Secretary of the Commonwealth county commissioners and election officers and clerks and providing penalties for the violation of the provisions hereof and the punishment of certain offenses" together with all amendments thereto

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the twenty-fourth day of July one thousand nine hundred thirteen (Pamphlet Laws one thousand and one) entitled "An Act to regulate the nominations and elections for all elective offices of judge of a court of record providing for non-partisan nominations and elections for said offices abolishing certain existing methods of nomination in such cases and the use of party or political names or appellations at elections with respect to said offices imposing certain duties upon the Secretary of the Commonwealth county commissioners and election officers and clerks and providing penalties for the violation of the provisions hereof and the punishment of certain offenses" together with all amendments thereto is hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 567, file folio 1951, the bill just passed on second read-

ing, be recommitted to the Committee on Municipal Corporations.

Mr. McCURDY. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1008 (Senate Bill No. 324), entitled

An Act to appoint the Philadelphia National Bank of Philadelphia loan and transfer agent of the Commonwealth of Pennsylvania succeeding the Farmers and Mechanics National Bank in liquidation.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RE-REFERRED.

Mr. GANS returned from the Committee on Judiciary Special, with the request that it be re-referred to the Committee on Public Health and Sanitation, House Bill No. 1130, entitled

An Act to prohibit experiments upon living dogs and providing a penalty for the violation thereof.

The SPEAKER. The bill is re-referred to the Committee on Public Health and Sanitation.

ADJOURNMENT.

Mr. RAMSEY. Mr. Speaker, I move this House do now adjourn.

The motion was agreed to, and (at 11.35 o'clock P. M.) the House adjourned until tomorrow morning at 11.00 o'clock.

Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., TUESDAY, APRIL 1, 1919.

No. 31.

SENATE.

MONDAY, April 1, 1919.

The Senate met at 11 o'clock, A. M.

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) in the Chair.

PRAYER.

The acting Chaplain, Rev. T. T. Mutchler, offered the following prayer:

Our Heavenly Father, we recognize Thee as the great I am, with Thine omnipotence and Thine omniscience, and yet with a father's love for each one of us. Grant that, that love manifested toward us may prompt our love, that the highest and best in us may be prompted because of Thy goodness manifested toward us. Grant, O God, that Thy blessing may rest upon this world and that the Prince of Peace may reign and rule in human hearts everywhere, that we as a nation shall be prompted by the highest and best motives to be a real Christian nation, obeying God and doing his will: let Thy blessing rest upon this great Commonwealth, with so much involved; may Thy blessing rest upon our Chief Executive, noble and true as he is, and upon the Senate and House and all associated in it enacting laws for the welfare of this Commonwealth. Guide each one that we shall do our best, and when our journey here below is ended we shall receive the welcome "Well done." This with all else we need we ask for the Master's sake. Amen.

JOURNAL APPROVED

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. CROW, the further reading was dispensed with, and the Journal was approved.

LEAVE OF ABSENCE.

The Chair asked and obtained leave of absence for Mr. J. S. Miller for the week, on account of business engagements.

PETITIONS.

FAVORING PASSAGE OF HOUSE BILLS NOS. 273 AND 285.

Mr. CRAIG presented numerous petitions of citizens of Lawrence County favoring the passage of House Bills Nos. 273 and 285.

Which were referred to the Committee on Forestry.

PROTESTING AGAINST PASSAGE OF RORKE BILL.

He also presented petitions of citizens of Lawrence County protesting against the passage of the Rorke bill.

Which was referred to the Committee on Law and Order.

FAVORING PASSAGE OF HOUSE BILLS NOS. 273 AND 285.

Mr. TURNER presented petition of Sagamore Local No. 696, United Mine Workers of America, praying for the passage of House Bills Nos. 273 and 285.

Which was referred to the Committee on Forestry.

PROTESTING AGAINST PASSAGE OF POWELL BILL.

Mr. DAVIS presented petition of citizens of Lackawanna County protesting against the passage of the Powell bill which would exact a fee for the privilege of fishing.

Which was referred to the Committee on Game and Fisheries.

TIME OF NEXT MEETING.

Mr. CROW. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW offered the following resolution, which was twice read, considered and agreed to.

Resolved (if the House of Representatives concur), That when the Senate adjourns today it reconvene on Monday evening, April seventh, at nine o'clock; and when the House of Representatives adjourns this week it reconvene on Monday evening, April seventh, at nine o'clock.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

REPORTS FROM COMMITTEES.

Mr. CRAIG, from the Committee on Judiciary General, reported as amended, Senate Bill No. 612, entitled:

An Act vesting in the managers or directors of any cemetery the right to remove headstones, posts, railings and other structures upon cemetery lots which have fallen into decay, or become dangerous to those entitled to use the said cemeteries.

Also from the Committee on Education, reported as committed, Senate Bill No. 448 (House Bill No. 286), entitled:

An Act to amend section one thousand six hundred and eight and section two thousand and sixteen of an act approved the 18th day of May, 1911 (Pamphlet Laws three hundred nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by whom it shall be administered and prescribing penalties for the violation thereof, providing revenues to establish and maintain the same, and the method of collecting such revenue, and repealing all laws general, special or local or any parts thereof that are or may be inconsistent therewith."

Mr. PHIPPS, from the Committee on Judiciary General, re-reported as committed, Senate Bill No. 587, entitled:

An Act to amend section one of an act approved the seventh day of June, one thousand nine hundred and fifteen (P. L. 870), entitled "An Act to amend, revise, and consolidate the law providing for the burial of certain honorably discharged soldiers, sailors and marines, at the expense of the counties in which they shall die or have a legal residence at the time of their death; to provide a system for effecting the burial of such soldiers, sailors, and marines; to provide headstones and markers for the graves of such soldiers, sailors and marines; and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers, sailors and marines," as amended; providing for the payment of funeral expenses of soldiers, sailors and marines dying while in service, and for headstones for the graves of such soldiers, sailors and marines.

Mr. MARLOW, from the Committee on Education, re-reported as committed, Senate Bill No. 229 (House Bill No. 163), entitled:

An Act to amend section one thousand four hundred and fourteen of an act approved the 18th day of May, 1911 (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provi-

sions by which it shall be administered and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same and the method of collecting such revenue, and repealing all laws general, special or local or any parts thereof that are or may be inconsistent therewith."

Mr. PATTON, from the Committee on Judiciary General, reported as amended, Senate Bill No. 433 (House Bill No. 618), entitled:

An Act to amend section one hundred of an act approved the 31st day of March, 1860 (P. L. 382), entitled "An Act to consolidate, revise and amend the penal laws of this Commonwealth.

Mr. DAIX, from the Committee on Appropriations, reported as amended, Senate Bill No. 477 (House Bill No. 45), entitled:

An Act making an appropriation providing for a deficiency in the maintenance of the Glen Mills Schools, Glen Mills, Delaware County, Pennsylvania.

Also from the Committee on Appropriations reported as committed, Senate Bill No. 406, entitled:

An Act authorizing the Secretary of Internal Affairs to establish and maintain in the Department of Internal Affairs a bureau of Topographic and Geological Survey of the State; defining its powers and duties; providing for the appointment of a State Geologist who shall be Chief of said Bureau, and other assistants and employees, and for the fixing of their salaries; providing for the transfer of all papers, maps, surveys and other property of the State in the possession of the Topographic and Geological Survey Commission of the State to the Secretary of Internal Affairs and abolishing the said Commission.

Also from the Committee on Appropriations reported as committed, Senate Bill No. 209, entitled:

An Act making an appropriation for the purpose of maintaining and preserving the public roads through the Cornplanter Indian Reservation in Elk Township, Warren County, Pennsylvania.

Also from the Committee on Appropriations reported as committed, Senate Bill No. 510, entitled:

An Act amending sections three, ten, eleven, and thirteen of an act approved the 15th day of May, 1915 (P. L. 534), entitled "An Act relating to motion-picture films, reels or stereopticon views or slides; providing a system of examination, approval, and regulation thereof, and of the banners, posters, and other like advertising matter used in connection therewith; creating the Board of Censors; and providing penalties for the violation of this act," and providing for the appointment of a Deputy to the Board of Censors and additional employees of said Board, and fixing their salaries.

Also from the Committee on Appropriations reported as committed, Senate Bill No. 660 (House Bill No. 814), entitled:

An Act to amend section three of an act approved the 27th day of April, 1909 (P. L. 208), entitled "An Act to create a Legislative Reference Bureau in the Pennsylvania State Library, authorizing the appointment of a Reference Director and subordinate officers, defining their duties and fixing their compensation," as amended.

Also from the Committee on Appropriations reported as committed, Senate Bill No. 361, entitled:

An Act providing for the publication and distribution of a revised edition of the Railroad Map of Pennsylvania by the Department of Internal Affairs; making an appropriation for the work of revising, compiling and proof-reading; and an appropriation for printing the same, and paper.

Mr. SCHANTZ, from the Committee on Judiciary General, reported as committed, Senate Bill No. 290, entitled:

An Act to amend section two of the act approved the 23d day of June, 1911 (P. L. 1118), entitled "An Act to provide for the establishment of a Bureau of Standards in the Department of Internal Affairs of Pennsylvania; the appointment of a chief of that Bureau, prescribing his duties and fixing his salary; authorizing the purchase of a set of standardized weights and measures, for the use of the Bureau, and making an appropriation therefor;" by providing for the appointment of deputies in the Bureau of Standards and fixing their salaries; and prescribing additional powers and duties for the Chief of the Bureau of Standards and for his deputies.

Mr. TOMPKINS, from the Committee on Judiciary General, reported as committed, Senate Bill No. 588, entitled:

An Act requiring the county commissioners of the several counties and all collectors and assessors or taxes for local purposes in this Commonwealth to furnish to the Secretary of Internal Affairs or his representatives any and all other

statistics and information relating to the collection and assessing of said taxes, in addition to those required to be furnished under existing laws, as may be demanded by him.

Mr. DAVIS, from the Committee on Mines and Mining, reported as committed, Senate Bill No. 297, entitled:

An Act making it unlawful so to mine or remove coal as to cause the caving-in, collapse, or subsidence of certain structures, highways or public utility facilities, providing penalties for the violation thereof, making it a subsidence of the surface in certain cases prima facie evidence of such violation, defining the procedure in prosecutions thereunder, authorizing the restraint by injunction of threatened violations thereof; and repealing all acts and parts of act inconsistent therewith.

Mr. F. E. BALDWIN, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 606, entitled:

An Act to amend the nineteenth section of an act entitled "An Act to regulate the employment, in all kinds of industrial establishments, of women and children employed at wages or salary, by regulating the age at which minors can be employed and the mode of certifying the same, and by fixing the hours of labor for women and minors; to provide for the safety for all employees in all industrial establishments, and of men, women and children in schoolhouses, academies, seminaries, colleges, hotels, hospitals, storehouses, office buildings, public halls, and places of amusements, in which proper fire-escapes, exits and extinguishers are required; to provide for the health of all employees, and of men, women and children in all such establishments, storehouses and buildings, by proper sanitary appliances; and to provide for the appointment of inspectors, office clerks and others, who, with the Chief Factory Inspector, shall constitute the Department of Factory Inspection; to enforce the same, and providing penalties for violations of the provisions thereof; fixing the term and salaries of the Chief Factory Inspector and his appointees," approved the second day of May, A. D. one thousand nine hundred and five (P. L. 352).

Mr. CAMPBELL, from the Committee on Judiciary General, reported as committed, Senate Bill No. 315 (House Bill No. 335), entitled:

An Act to amend section two of an act approved the 26th day of May, 1897 (P. L. 95), entitled "An Act relating to proceedings where goods or chattels have been levied upon or seized by the sheriff and claimed to belong to others than the defendant in the execution or process" as amended.

Also, from the Committee on Judiciary General reported as committed, Senate Bill No. 245 (House Bill No. 168), entitled:

An Act to repeal section eleven of the act approved the 18th day of February, 1854 (P. L. 79), entitled "A Supplement to the act incorporating the Pottsville Water Company approved the 11th day of April, A. D. 1834."

Mr. NASON, from the Committee on Judiciary General, reported as committed, Senate Bill No. 286, entitled:

An Act to repeal the proviso of an act approved the 16th day of May, A. D. 1891, entitled "An Act to authorize burial or cemetery companies to accept trusts in certain cases."

Also, from the Committee on Judiciary General, reported as committed, Senate Bill No. 258, entitled:

An Act regulating the sale, offering for sale, barter, exchange and giving of theater tickets and providing penalties.

Mr. LEIBY, from the Committee on Judiciary General, reported as committed, Senate Bill No. 369 (House Bill No. 265), entitled:

An Act validating certain sales of real estate for non-payment of taxes and validating the title to such real estate in the hands of purchasers, their heirs, grantees and assigns.

BILLS INTRODUCED.

Mr. SCHANTZ read in his place and presented to the Chair Senate Bill No. 679, entitled:

An Act making an appropriation to the Homeopathic State Hospital for the Insane, at Allentown, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 680, entitled:

An Act authorizing cities of the third class to prohibit the keeping and slaughtering of horses, cows, calves, swine, sheep, goats and any other animal or fowl deemed objectionable by the Department of Health.

Which was committed to the Committee on Municipal Affairs."

Also read in his place and presented to the Chair Senate Bill No. 681, entitled:

An Act making an appropriation to the Trustees of the Homeopathic State Hospital for the Insane at Allentown, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. SMITH read in his place and presented to the Chair Senate Bill No. 682, entitled:

An Act to amend section three, article five, of the act approved the twenty-seventh day of June, one thousand nine hundred thirteen, (Pamphlet Laws, five hundred and sixty-eight), entitled, "An Act providing for the incorporation, regulation, and government of cities of the third class, regulating nomination and election of municipal officers therein, and repealing, consolidating and extending existing laws in relation thereto," by adding thereto clause fifty, relative to the collection and disposal of garbage, ashes, and other waste and refuse matter.

Which was committed to the Committee on Municipal Affairs.

Mr. PHIPPS read in his place and presented to the Chair Senate Bill No. 683, entitled:

An Act to establish a Court of Claim in this Commonwealth; prescribing and regulating its constitution, officers, jurisdiction, powers, practice, and procedure; prescribing the powers and duties of the judges and other officers of said court and fixing their compensation; permitting an appeal from its decisions; assuming liability by the Commonwealth for damages arising from injuries to person or property or death resulting from alleged negligence of the Commonwealth or its agents; and authorizing suits and actions to be brought against the Commonwealth in actions ex delicto and ex contractu.

Which was committed to the Committee on Judiciary General.

Mr. R. J. BALDWIN read in his place and presented to the Chair Senate Bill No. 684, entitled:

An Act to provide for the appointment of a commission to suggest revisions and amendments to the statutes of the State of Pennsylvania which relate to children especially to those which relate to the dependent, defective, delinquent, neglected, incorrigible, or illegitimate children, defining the powers and duties of the commission, authorizing the examination of documents, records and papers and making an appropriation to meet the expenses of the said commission.

Which was committed to the Committee on Appropriations.

Mr. MURDOCH read in his place and presented to the Chair Senate Bill No. 685, entitled:

An Act to amend section five of an act approved the seventh day of June, one thousand nine hundred and fifteen (Pamphlet Laws eight hundred seventy), entitled "An Act to amend, revise, and consolidate the law providing for the burial of certain honorably discharged soldiers, sailors and marines, at the expense of the counties in which they shall die or have a legal residence at the time of their death; to provide a system for effecting the burial of such soldiers, sailors and marines; to provide headstones and markers for the graves of such soldiers, sailors and marines; and to authorize the county commissioners of the several counties to purchase plots of ground, for the burial of such soldiers, sailors and marines."

Which was committed to the Committee on Judiciary General.

Also read in place and presented to the Chair Senate Bill No. 686, entitled:

An Act to amend section two of an act approved the eighteenth day of May, one thousand nine hundred and seventeen (Pamphlet Laws two hundred fifty-nine), entitled "An Act to provide for the classification of inspectors of the Department of Labor and Industry according to qualifications determined by a committee of the Department of Labor and Industry, and fixing the salaries of inspectors within the several classifications."

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 687, entitled:

An Act to amend section one of an act approved the fourteenth day of April, one thousand nine hundred and five, (P. L. 169), entitled "An Act making it unlawful to trespass upon

land posted as private property, and providing the penalty therefor;" permitting persons to lawfully hunt and fish on untenanted and unseated wild or unimproved lands other than game preserves, lands used for resort purposes and lands lying along streams used for domestic purposes.

Which was committed to the Committee on Judiciary General.

Mr. MEARKLE read in his place and presented to the Chair Senate Bill No. 688, entitled:

An Act making an appropriation to the Salvation Army Social Settlement and Day Nursery, Fernando Street, Pittsburgh, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 689, entitled:

An Act making an appropriation to the Industrial Home for Crippled Children, 1426 Denniston Avenue, Pittsburgh, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. EINSTEIN read in his place and presented to the Chair Senate Bill No. 690, entitled:

An Act making an appropriation to the Pittsburgh Sunshine Children's Home, 3532 California Avenue, N. S. Pittsburgh, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. SALUS read in his place and presented to the Chair Senate Bill No. 691, entitled:

An Act making an appropriation to the Pennsylvania Home Teaching Society and Free Circulating Library for the Blind, at Philadelphia.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 692, entitled:

An Act making an appropriation to the Woman's Southern Homeopathic Hospital, of Philadelphia.

Which was committed to the Committee on Appropriations.

Mr. PATTON read in his place and presented to the Chair Senate Bill No. 693, entitled:

An Act making an appropriation to the Philadelphia Home for Infants, located at four thousand six hundred eighteen Westminster Avenue, Philadelphia.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 694, entitled:

An Act making an appropriation to the Home of the Good Shepherd, Fairmount Avenue and Thirty-fifth Street, Philadelphia, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. HEATON read in his place and presented to the Chair Senate Bill No. 695, entitled:

An Act making an appropriation to the Pottsville Hospital, Pottsville, Schuylkill County, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 696, entitled:

An Act making an appropriation to the Pottsville Benevolent Home for Children, Pottsville, Schuylkill County, Pennsylvania.

Which was committed to the Committee on Appropriations.

REPORTS FROM COMMITTEES.

Mr. CROW. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW, from the Committee on Finance, reported as committed, Senate Bill No. 278 (House Bill No. 127), entitled:

An Act providing for the payment into the State Treasury of the amounts of unclaimed distributive shares from the assets of corporations unincorporated associations and limited partnership associations in process of dissolution, requiring reports of such amounts to be made to the Auditor-General by the liquidating trustees or other persons charged with the dissolution of unincorporated associations and limited partnership associations, further providing for the refund of such amounts from the State Treasury with interest thereon to persons entitled thereto, and making an appropriation therefor and providing penalties.

Also, from the Committee on Finance, reported as committed, Senate Bill No. 306 (House Bill No. 129), entitled:

An Act to amend the second section of an act, entitled "An Act relating to unclaimed deposits in savings banks and transfer of stock," approved the 17th day of April, A. D. 1872 (P. L. 62), so as to provide that the Auditor-General, State Treasurer and Attorney General may upon satisfactory proof of ownership order the refund to persons entitled thereto of the amounts of deposits paid into the State Treasury under the provisions of said act with interest thereon in place of requiring a suit for such refund to be instituted in the court of common pleas of Dauphin County.

Also, from the Committee on Finance, reported as committed, Senate Bill No. 307 (House Bill No. 128), entitled:

An Act providing for the payment into the State Treasury without escheat of certain moneys and property subject to escheat under the provisions of any act of the General Assembly and for the refund thereof with interest to persons entitled thereto, and making an appropriation for such refund.

Also, from the Committee on Finance, reported as committed, Senate Bill No. 539 (House Bill No. 126), entitled:

An Act providing for the payment into the State Treasury of unclaimed funds in the hands of fiduciaries, defining the term fiduciary, providing for the refunding of such funds from the State Treasury with interest to persons entitled thereto, and making an appropriation therefor, prohibiting the discharge of such fiduciaries, the release of their sureties or the final distribution of funds in their possession until after compliance with the provisions of this act, and imposing penalties.

Also, from the Committee on Finance, reported as committed, Senate Bill No. 540 (House Bill No. 686), entitled:

An Act authorizing the issue and sale of bonds to the amount of fifty million of dollars by the Commonwealth of Pennsylvania, defining the powers and duties of the Governor, the Auditor-General and the State Treasurer in relation thereto, making an appropriation of the proceeds of such bonds for the purpose of improving and rebuilding the highways of the Commonwealth, providing for the payment of interest on and the redemption of such bonds by the Sinking Fund Commission, and making an appropriation to carry out the provisions of this act.

Mr. VARE. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. VARE from the Committee on Municipal Affairs reported as amended, Senate Bill No. 321, entitled:

An Act for the better government of cities of the first class of this Commonwealth.

Also from the Committee on Municipal Affairs, reported as amended, Senate Bill No. 323, entitled:

An Act to regulate and improve the civil service of counties having a population of one million five hundred thousand or over making violations of its provisions a misdemeanor and providing penalties for violations thereof.

Also from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 322, entitled:

An Act to provide for a purchasing agent in counties having a population of one million five hundred thousand or over.

Mr. DAIX. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX, from the Committee on Appropriations, reported as committed, Senate Bill No. 628 (House Bill No. 707), entitled:

An Act transferring part of the fund appropriated to the Department of Forestry by the General Assembly of one thousand nine hundred seventeen for the purchase of lands to be set aside and held as State forest reserves to the fund for the payment of the examination of titles to lands purchased by said department.

Also from the Committee on Insurance reported as committed, Senate Bill No. 635, entitled:

An Act relating to policies of life insurance or annuities.

Also from the Committee on Insurance reported as committed, Senate Bill No. 636, entitled:

An Act prohibiting under certain conditions the commutation, encumbrance or assignment of the proceeds of life insurance and annuity policies and the income arising therefrom by persons entitled thereto, prohibiting the attachment of such proceeds and income and authorizing life insurance companies to hold such proceeds as part of the general corporate funds.

BILLS ON FINAL PASSAGE.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 248, as follows:

An Act to amend sections one two three nine ten and eleven and to amend also sections four five and seven as amended by an act approved the first day of May one thousand nine hundred and nine (Pamphlet Laws three hundred and twenty-one) entitled "An Act to provide for State Registration of Nurses to establish a State Board of Examiners in connection therewith and to provide penalties for the violation of certain provisions regarding such registration" by providing for a change in membership of said board for an increase in salary of the secretary and educational director and for the registration of persons properly qualified as Licensed Attendants for the care of the sick.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the first day of May one thousand nine hundred and nine (Pamphlet Laws three hundred and twenty-one) entitled "An Act to provide for State Registration of Nurses to establish a State Board of Examiners in connection therewith and to provide penalties for the violation of certain provisions regarding such registration" which reads as follows

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that within sixty days after the passage of this act the Governor shall appoint a State Board of Examiners for Registration of Nurses composed of five members three of said members shall be physicians two of whom shall be connected in an official capacity with public hospitals where nurses' training schools are maintained and all of whom shall have practiced their profession in the State of Pennsylvania for at least five years immediately preceding the time of their appointment and the remaining two members shall be nurses graduated from training schools connected with hospitals where practical and theoretical instruction is given in general surgical and medical nursing and who shall have been engaged in nursing for at least five years since graduation is hereby amended to read as follows

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that within sixty days after the passage of this act the Governor shall appoint a State Board of Examiners for Registration of Nurses composed of five members three of whom shall be registered nurses graduated from training schools connected with hospitals where practical and theoretical instruction is given in general surgical and medical nursing and who shall have been engaged in nursing in the State of Pennsylvania at least five years since graduation. The Governor shall also name two physicians as members of said board. They shall be connected in an official capacity with public hospitals where nurses' training schools are maintained and shall have practiced their profession in the State of Pennsylvania for at least five years immediately preceding the time of their appointment

Section 2 That section two of said act which reads as follows

Section 2 The Governor shall appoint the original members of said board one for one year one for two years one for three years one for four years and one for five years and upon the expiration of the term of office of any member the Governor shall likewise appoint persons with the above specified qualifications to fill the vacancy for a term of five years and until a successor is chosen The unex-

pired term of any member caused by death resignation or otherwise shall be filled by the Governor in the same manner as an original appointment. The Governor may remove any member for neglect of duty incompetence or dishonorable or unprofessional conduct is hereby amended to read as follows

Section 2 The Governor shall appoint the original members of said Board one for one year one for two years one for three years one for four years one for five years and upon the expiration of the term of office of any member the Governor shall likewise appoint persons with the above specified qualifications to fill the vacancy for a term of five years and until a successor is chosen. The unexpired term of any member caused by death resignation or otherwise shall be filled by the Governor in the same manner as an original appointment. The Governor may remove any member for neglect of duty incompetence or dishonorable or unprofessional conduct

Section 3 That section three of said act which reads as follows

Section 3 The said board as soon as appointed and annually thereafter on a date to be fixed by the by-laws shall meet for organization and shall also hold other meetings by call of the secretary upon written request of two members or under such other circumstances as may be prescribed by the by-laws. Three members shall always constitute a quorum. At such organization meeting the board shall elect from its members a president and a secretary the secretary shall act as treasurer

The said officers shall be elected for a term of one year and until their successors are duly chosen and all vacancies arising in said offices shall be filled by the board in like manner for the unexpired term. The board shall adopt a seal and shall establish by-laws and regulations for its own government and for the execution of the provisions of this act. The secretary shall keep a record of all proceedings of the board and also a register of all nurses registered under this act which register shall at all reasonable times be open for public inspection is hereby amended to read as follows

Section 3 The said board as soon as appointed and annually thereafter on a date to be fixed by the by-laws shall meet for organization and shall also hold other meetings by call of the secretary upon written request of two members or under such other circumstances as may be prescribed by the by-laws. Three members shall always constitute a quorum. At such organization meeting the board shall elect from its members a president a secretary and an educational director the secretary shall act as treasurer.

The said officers shall be elected for a term of one year and until their successors shall be duly chosen and all vacancies arising in said offices shall be filled by the board in like manner for the unexpired term. The board shall adopt a seal and shall establish by-laws and regulations for its own government and for the execution of the provisions of this act. The secretary shall keep a record of all proceedings of the board and also a register of all nurses and licensed attendants registered under this act which register shall at all reasonable times be open for public inspection

Section 4 That section four of said act which as the same is amended by an act approved the fourth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and nine) entitled "An Act to provide for State registration of nurses and to establish a State Board of examiners in connection therewith and to provide penalties for the violation of certain provisions regarding such registration" approved the first day of May one thousand nine hundred and nine providing further regulation as to applications for examination for registration of nurses and the fee chargeable therefor and providing for the making of reports of training schools for nurses whose competency for instruction is approved by the said board" reads as follows

Section 4 The secretary immediately upon the registration of every nurse shall file in the office of the State Commissioner of Health under the seal of the said Board of Examiners an exact counterpart of the certificate issued to the holder thereof and said counterpart shall be filed and indexed in the office of the State Commissioner of Health and kept by him for public inspection and information. If the secretary of the board neglect to file said counterpart as aforesaid for more than twenty days from the date of issue of the corresponding certificate unless prevented therefrom by sickness or other unavoidable inability the said secretary shall be held guilty of a breach of duty and shall forfeit his or her membership and his or her offices in the said Board of Examiners

The nurses' registration records now in the office of the Secretary of the Commonwealth shall upon the approval of this amendment be transferred to the office of the Commissioner of Health is hereby amended to read as follows

Section 4 The secretary immediately upon the registration of every nurse or licensed attendant shall file in the office of the State Commissioner of Health under the seal of the said board of examiners an exact counterpart of the certificate issued to the holder hereof and said counterpart shall be filed and indexed in the office of the State Commissioner of Health and kept by him for public inspection and information. If the secretary of the board neglect to file said counterpart as aforesaid for more than twenty days from the date of issue of the corresponding certificate unless prevented therefrom by sickness or other unavoidable inability the said secretary shall be held guilty of a breach of duty and shall forfeit his or her membership and his or her offices in the said board of examiners

The nurses' registration records now in the office of the Secretary of the Commonwealth shall upon the approval of this amendment be transferred to the office of the Commissioner of Health

Section 5 That section five of said act which as the same is amended by an act approved the fourth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and nine) reads as follows

Section 5 The secretary of the board shall receive a salary not to exceed one hundred dollars (\$100.00) a year. All members of the board shall receive five dollars (\$5.00) a day for each day actually engaged in the transaction of official business together with all actual expenses incurred as aforesaid. All expenditures of the said board shall be paid from the fees received thereby under the provisions of this act and said expenditures shall in no case be paid from the State Treasury. The treasurer of the board shall give bond in such sum as may be fixed by the by-laws which bond shall be subject to the approval of the State Treasurer. The said treasurer shall pay the necessary and current expenses of the board and may retain in the treasury a sum not exceeding five thousand dollars to defray the ordinary expenditures but all moneys exceeding the said sum of five thousand dollars shall be paid by the treasurer of the board to the State Treasury. The said board shall have no power to fix prices or in any way control the compensation received by the registered nurse is hereby amended to read as follows

Section 5 The secretary of the board shall receive a salary not to exceed twenty-five hundred dollars a year and in addition shall receive all actual expenses incurred while engaged in the transaction of official business. All other members excepting the educational director whose salary is otherwise provided for herein shall receive five dollars (\$5.00) for each day actually engaged in the transaction of official business together with all actual expenses incurred as aforesaid. All expenditures of the board shall be paid from the State Treasury. The treasurer of the board shall give bond in such sums as may be fixed by the by-laws which bond shall be subject to the approval of the State Treasurer. The said treasurer shall pay all necessary and current expenses of the board and may retain in the treasury a sum not exceeding five thousand dollars to defray the ordinary expenditures but all moneys exceeding the said sum of five thousand dollars shall be paid by the treasurer of the board to the State Treasurer. The said board shall have no power to fix prices or in any way control the compensation received by the registered nurse

Section 6 That section seven of said act which as amended by the act approved the fourth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and nine) reads as follows

Section 7 On and after August first one thousand nine hundred and fifteen no application for registration shall be considered unless accompanied by a fee of ten dollars. Every applicant to be eligible for examination must furnish evidence satisfactory to the board that he or she is twenty-one years of age or over is of good moral character and has graduated from a training school for nurses which gives at least a two years' course of instruction or has received instruction in different training schools or hospitals for periods of time amounting to at least a two years' course as aforesaid and then graduated and that such applicant during said period of at least two years has received practical and theoretical training in surgical and medical nursing. Provided That a graduate nurse registered in any State of the United States where the requirements for registration in the judgment of the registration board for nurses of this State are at least equal to the requirements of law for such nurses in Pennsylvania may at the discretion of the board be registered without examination upon application in writing on forms provided by the board and upon the payment of a fee of ten dollars. And provided further That it shall be the duty of the said registration board to prepare and make a report for public distribution at intervals regulated by the by-laws of the said board of all training schools or combinations of training schools that are approved by the board as possessing the necessary requirements for giving a pupil-nurse a full and adequate course of instruction. And provided further That a State educational director of training schools for nurses shall be appointed by the State Board of Examiners for the Registration of Nurses of the State of Pennsylvania. This appointee shall be a registered nurse and under the direction of the board of examiners and her duty shall be to assist in maintaining the necessary standards in the living working and educational conditions of training schools or nurses. The salary of the educational director shall be one thousand four hundred dollars (\$1,400) per year and her railroad mileage to be paid from the additional registration fee provided for in this act is hereby amended to read as follows

Section 7 On and after August first one thousand nine hundred and fifteen no application for registration as a registered nurse shall be considered unless accompanied by a fee of ten dollars. Every applicant to be eligible for examination must furnish evidence satisfactory to the Board that he or she is twenty-one years of age or over is of good moral character and has graduated from a training school for nurses which gives at least a two years' course of instruction or has received instruction in different training schools or hospitals for periods of time amounting to at least a two years' course as aforesaid and then graduated and that such applicant during said period of at least two years has received practical and theoretical training in surgical and medical nursing provided that a graduate nurse registered in any State of the United States where the requirements for registration in the judgment of the Registration Board for Nurses of this State are at least equal to the requirements of law for such nurses in Pennsylvania may at the discretion of the Board be registered without examination upon application in writing on forms provided by the Board and upon the payment of a fee of ten dollars. And provided further That it shall be the duty of the Registration Board to prepare and make a report for public distribution at intervals regulated by the by-laws of the said Board of all training schools or combinations training schools that are approved by the Board as possessing the necessary requirements for giving a pupil-nurse a full and adequate course of instruction and provided further that a state educational director of training schools for nurses

shall be appointed from among its members by the State Board of Examiners for the registration of nurses of the State of Pennsylvania. This appointee shall have all the powers of a member of the Board while acting officially as a member of said board but shall be under the direction of the Board of Examiners in all matters pertaining to her position as educational director and her duty shall be to assist in maintaining the necessary standards in the living working and educational conditions of training schools for nurses. The salary of the educational director shall be twenty-five hundred dollars per year and her railroad mileage and actual expenses incurred while engaged in official business to be paid from the additional registration fee provided for in this act.

Section 7 That section nine of this act which reads as follows

Section 9 Every nurse who shall receive a certificate of registration under the provisions of this act shall be entitled to be styled and known as a Registered Nurse and it shall be unlawful for any other person to use said title or any equivalent thereof. But this act shall not be construed so as to affect in any way the right of any person to nurse gratuitously or for hire the purpose of this legislation being to secure the registration to those nurses only who are properly qualified therefor. Nor shall anything herein contained be considered as conferring any authority to practice medicine or to undertake the treatment and cure of disease in violation of the laws of the Commonwealth is hereby amended to read as follows:

Section 9 Every graduate nurse who shall receive a certificate of registration under the provisions of this act shall be entitled to be styled and known as a Registered Nurse and it shall be unlawful for any other person to use said title or any equivalent thereof. Persons who have been practicing nursing before this act takes effect may apply paying an examination fee of five dollars to the State Board for an examination and if the board finds thereupon the applicant competent to practice nursing said Board may issue to the said applicant a certificate authorizing him or her to practice as a Licensed Attendant but not as a Registered Nurse. The said Board shall prescribe a course of training to be required of said applicants for registration as licensed attendants and shall examine all persons who have taken the course prescribed or in the opinion of the Board an equivalent course who make application for said examination. All persons who have satisfactorily passed the examinations of the said Board shall be registered as licensed attendants for the care of the sick. Every applicant to be eligible for examination must furnish evidence satisfactory to the Board that he or she is eighteen years of age or over is of good moral character and that he or she has completed the course prescribed by the said Board or its equivalent in some institution for the mentally sick in a convalescent home or in any institution of a similar nature not having a training school for nurses or has had training which in the opinion of the Board warrants the examination of the said person for registration as a licensed attendant for the care of the sick. Any person so licensed shall be entitled to be styled and known as "Licensed Attendant" and it shall be unlawful for any other person to use said title or the equivalent thereof. But this act shall not be construed so as to affect in any way the right of any persons to nurse gratuitously or for hire the purpose of this legislation being to secure the registration of those nurses and licensed attendants only who are properly qualified therefor. Nor shall anything herein contained be considered as conferring any authority to practice medicine or to undertake the treatment and cure of disease in violation of the laws of the Commonwealth. All the provisions of this act consistent with this section shall apply to licensed attendants.

Section 8 That section ten of said act which reads as follows

Section 10 After one year from the passage of this act it shall be unlawful for any person without said certificate of registration to profess to be a registered nurse or assume said title or to use the abbreviation R. N. or any other letters or figures indicative of his or her being a registered nurse. Every person who shall violate any of the provisions of this section or who shall wilfully make false representations to the said board in applying for registration as aforesaid shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than fifty nor more than two hundred dollars for each offense and shall be disqualified for applying for registration for the period of five years from the commission of the offense. The said board may institute and assist in any prosecutions under the provisions of this act and may use the funds in the treasury of the board in connection with such proceedings is hereby amended to read as follows:

Section 10 After one year from the passage of this act it shall be unlawful for any person without said certificate of registration to profess to be a registered nurse or licensed attendant or assume said title or to use the abbreviations R. N. L. A. or any other letters or figures indicative of his or her being a registered nurse or licensed attendant. Every person who shall violate any of the provisions of this section or shall wilfully make false representations to the said board in applying for registration as aforesaid shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than fifty dollars nor more than two hundred dollars for each offense and shall be disqualified for applying for registration for a period of five years from the commission of the offense. The said board may institute and assist in any prosecutions under the provisions of this act and may use the funds in the treasury of the board in connection with such proceedings.

Section 9 That section eleven of said act which reads as follows

Section 11 The said board may revoke any certificate of registration for sufficient cause in accordance with the by-laws and regulations of the board and the secretary shall cause the name of the holder of such certificate to be stricken from the roll of registered nurses in his or her own possession and in that of the Secretary of the Commonwealth. But such revocation shall only be by unanimous vote of the members of the board and after a full and fair hearing before the board upon the question of revocation and after thirty days' notice of the time and place of said hearing and a copy of the charges preferred have been given to the holder of the certificate is hereby amended to read as follows:

Section 11 The said board may revoke any certificate of registration for sufficient cause in accordance with the by-laws and regulations of the board and the secretary shall cause the name of the holder of such certificate to be stricken from the roll of registered nurses or licensed attendants in his or her possession and in that of the Commissioner of Health. But such revocation shall only be by unanimous vote of the members of the board after a full and fair hearing before the board upon the question of revocation and after thirty days' notice of the time and place of said hearing and a copy of the charges preferred have been given to the holder of the certificate.

Section 10 All acts or parts of acts inconsistent with the provisions of this act are hereby repealed.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—37.

Baldwin, F. E., Eyre,	Marlow,	Sassaman,
Baldwin, R. J., Graff,	Martin,	Schantz,
Barnes,	Gray,	Smith,
Barr,	McConnell,	Snyder,
Beales,	McNichol,	Sones,
Boyd,	Mearkle,	Tompkins,
Buckman,	Miller, S. J.,	Turner,
Campbell,	Nason,	Whitten,
Daix,	Patton,	Woodward,
Elmstein,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 569, as follows:

An Act requiring certain standard provisions in policies of insurance issued against loss or damage resulting from accident to or injury suffered by an employee or other person or against loss or damage to property caused by horses or by any vehicle drawn propelled or operated by any motive power and for which the insured is liable.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the first day of January nineteen hundred and twenty no policy of insurance against loss or damage resulting from accident or injury suffered by an employee or other person and for which the insured is liable or against loss or damage to property caused by horses or by any vehicle drawn propelled or operated by any motive power and for which loss or damage the insured is liable shall be issued or delivered to any insured in this State by any corporation organized under the laws of this Commonwealth or if a foreign corporation or by any person partnership or association authorized to do business in this State unless there shall be contained within such policy a provision that the insolvency or bankruptcy of the insured shall not release the insurance carrier from the payment of damages for injury sustained or loss occasioned during the life of such policy and stating that in case execution against the insured is returned unsatisfied in an action brought by the injured or his or her personal representative in case death results from the accident because of such insolvency or bankruptcy that then an action may be maintained by the injured person or his or her personal representative against the insurer under the terms of the policy for the amount of the judgment in the said action not exceeding the amount of the policy.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—33.

Baldwin, R. J., Eyre,	McConnell,	Sassaman,
Barnes,	Hackett,	Smith,
Barr,	Haldeman,	Snyder,

Buckman,	Heaton,	Miller, S. J.,	Sones,
Craig,	Herron,	Nason,	Vare,
Crow,	Leiby,	Patton,	Weaver,
Daix,	Leslie,	Phipps,	Whitten,
DeWitt,	Martin,	Salus,	Woodward,
Einstein,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 58, entitled:

An Act to fix the salary of court clerks court interpreters and tpstaves in judicial dlstrlcts containing more than one hundred and fifty thousand inhabitants and less than one million inhabitants and repealing certain acts

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—34.

Baldwin, R. J.,	Daix,	Marlow,	Salus,
Barnes,	DeWitt,	Martin,	Saxsaman,
Barr,	Einstein,	McNichol,	Snyder,
Beales,	Byre,	Mearkle,	Sones,
Boyd,	Gray,	Miller, S. J.,	Vare,
Buckman,	Haldeman,	Murdoch,	Weaver,
Campbell,	Heaton,	Nason,	Whitten,
Craig,	Herron,	Patton,	Woodward,
Crow,	Leslie,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr. BUCKMAN. Mr. President, at the request of the sponsor of this bill, I ask that Senate Bill No. 78 on third reading, entitled:

An Act providing for and regulating the taking and appropriation of land and property by incorporated cemetery and burial associations not for profit for the purpose of enlarging cemeteries and burial grounds

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 81, as follows:

An Act amending section six of an act, approved the 1st day of May, 1907, (P. L. 135), entitled "An Act relating to the appointment of stenographers and assistant stenographers to report proceedings in the several courts of common pleas and orphans' courts courts of oyer and terminer and general jail delivery, and courts of quarter sessions of the peace of this Commonwealth, as well as before Commissioners, Masters, and Special Masters in chancery, referees, examiners, auditors, and other officers; prescribing their powers and duties, and when such reports shall be evidence of the facts reported; prescribing their compensation and allowances for expenses, when the same shall be paid by the county wherein such stenographers or assistant stenographers are employed, and when by the parties to such proceedings; and repealing an act entitled 'An Act directing the appointment of official stenographers in the several civil courts of this Commonwealth; authorizing the appointment of stenographers by examiners, masters, referees, commissioners, and auditors; authorizing the appointment of assistant stenographers; repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth, prescribing their duties and fixing their compensation,' approved May 15th, 1874; repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth, prescribing their duties and fixing their compensation,' approved May 8th, 1876; and repealing 'An Act defining the

duty of court stenographers in the several counties in this State,' approved June 10, 1881; approved the 24th day of May, 1887; but such repeal not to revive any law repealed by the said act of 24th of May, 1887," as amended.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sixth section of an act approved the first day of May one thousand nine hundred seven (Pamphlet Laws one hundred and thirty-five) entitled "An Act relating to the appointment of stenographers and assistant stenographers to report proceedings in the several courts of common pleas and orphans' courts courts of oyer and terminer and general jail delivery and courts of quarter sessions of the peace of this Commonwealth as well as before Commissioners masters and special masters in chancery referees examiners auditors and other officers prescribing their powers and duties and when such reports shall be evidence of the facts reported prescribing their compensation and allowances when the same shall be paid by the county wherein such stenographers or assistant stenographers are employed and when by the parties to such proceedings and repealing an act entitled 'An Act directing the appointment of official stenographers in the several civil courts of this Commonwealth authorizing the appointment of stenographers by examiners masters referees commissioners and auditors authorizing the appointment of assistant stenographers repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth prescribing their duties and fixing their compensation' approved May fifteenth one thousand eight hundred and seventy-four (Pamphlet Laws one hundred and eighty-two) repealing 'An Act to authorize the appointment of stenographers in the several courts of his Commonwealth prescribing their duties and fixing their compensation' approved May eighth one thousand eight hundred and seventy-six and repealing (Pamphlet Laws one hundred and forty) 'An Act defining the duty of court stenographers in the several counties in this State' approved June tenth one thousand eight hundred and eighty-one' approved the twenty-fourth day of May one thousand eight hundred and eighty-seven but such repeal not to revive any law repealed by the said act of twenty-fourth of May one thousand eight hundred and eighty-seven" as amended by an act approved the twenty-eighth day of May one thousand nine hundred fifteen (Pamphlet Laws five hundred and ninety-four) entitled "An Act to amend an act approved the first day of May one thousand nine hundred seven entitled 'An Act relating to the appointment of stenographers and assistant stenographers to report proceedings in the several courts of common pleas and orphans' courts courts of oyer and terminer and general jail delivery and courts of quarter sessions of the peace of this Commonwealth as well as before Commissioners masters and special masters in chancery referees examiners auditors and other officers prescribing their powers and duties and when such reports shall be evidence of the facts reported' prescribing their compensation and allowances for expenses when the same shall be paid by the county wherein such stenographers or assistant stenographers are employed and when by the parties to such proceedings and repealing an act entitled 'An Act directing the appointment of official stenographers in the several civil courts of this Commonwealth authorizing the appointment of stenographers by examiners masters referees commissioners and auditors authorizing the appointment of assistant stenographers repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth prescribing their duties and fixing their compensation' approved May fifteenth one thousand eight hundred and seventy-four repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth prescribing their duties and fixing their compensations' approved May fifteenth one thousand eight hundred and seventy-four repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth prescribing their duties and fixing their compensation' approved May eighth one thousand eight hundred and seventy-six and repealing 'An Act defining the duty of court stenographers in the several counties of this State' approved June tenth one thousand eight hundred and eighty-one approved the twenty-fourth day of May one thousand eight hundred and eighty-seven but such repeal not to revive any law repealed by said act of twenty-fourth of May one thousand eight hundred and eighty-seven" which as amended reads as follows

'Section 6 Each official stenographer shall be paid a compensation at the rate of ten dollars per day for every day actually present by himself or his assistant upon a trial or other proceeding for the purpose of taking notes by the direction of any judge or judges of any of the courts aforesaid or in attendance upon any of the said judges in connection with the business of the courts and also be allowed in addition such expenses and supplies as the court may deem proper and necessary said per diem compensation and allowances for expenses and supplies to be paid by the county in and for which the said services are performed upon the order of the presiding judge Whenever in the opinion of the judges of any of said courts the proper despatch of the business of said courts requires the increased attendance of any official stenographer upon them or in the court of said judge or judges they may order and decree that in lieu of the aforesaid per diem compensation the official stenographer shall receive an annual compensation (of not less than one thousand dollars and not exceeding three thousand dollars) and in addition thereto he shall be allowed such expenses and supplies as the court may deem proper and necessary which said annual compensation and allowance shall be paid by the county in and for which

the said services are rendered upon the order of the presiding judge" is amended to read

Section 6 Each official stenographer shall be paid a compensation at the rate of ten dollars per day for every day actually present by himself or his assistant upon a trial or other proceeding for the purpose of taking notes by the direction of any judge or judges of any of the courts aforesaid or in attendance upon any of the said judges in connection with the business of the courts and also be allowed in addition such expenses and supplies as the court may deem proper and necessary said per diem compensation and allowance for expenses and supplies to be paid by the county in and for which the said services are performed upon the order of the presiding judge Whenever in the opinion of the judges of any of said courts the proper despatch of the business of said courts requires the increased attendance of any official stenographer upon them or in the court of said judge or judges they may order and decree that in lieu of the aforesaid per diem compensation the official stenographer shall receive an annual compensation the amount thereof to be fixed by said judge or judges and in addition thereto he shall be allowed such expenses and supplies as the court may deem proper and necessary which said annual compensation and allowance shall be paid by the county in and for which the said services are rendered upon the order of the presiding judge

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—37.

Baldwin, F. E., Daix,	Herron,	Salus,
Baldwin, R. J., DeWitt,	Leslie,	Schantz,
Barnes,	Martin,	Smith,
Barr,	McConnell,	Snyder,
Beales,	Eyre,	McNichol,
Boyd,	Graff,	Mearkle,
Buckman,	Gray,	Miller, S. J.,
Campbell,	Hackett,	Murdoch,
Craig,	Haldeman,	Nason,
Crow,		Woodward,

NAYS—1.

Leiby,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL RECOMMITTED.

Mr. R. J. BALDWIN. Mr. President, I move that Senate Bill No. 103 on third reading, entitled:

A supplement to an act approved the twenty-fourth day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred and sixty-five) entitled "An Act defining commodities regulating the sale thereof and providing penalties for violation hereof regulating the sale of poultry and fowl and providing penalties

be recommitted to the Committee on Judiciary Special.

Mr. MCCONNELL. Mr. President, I second the motion. The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 131, entitled:

An Act to amend section one article fourteen as amended in part of an act approved the first day of June eighteen hundred and eighty-five (Pamphlet Laws thirty-seven) entitled "An Act to provide for the better government of cities of the first class in this Commonwealth in reference to contracts of said cities

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—31.

Baldwin, F. E., Eyre,	McConnell,	Schantz,
Baldwin, R. J., Gray,	McNichol,	Smith,
Barnes,	Miller, S. J.,	Snyder,
	Hackett,	

Barr,	Haldeman,	Nason,
Buckman,	Heaton,	Phipps,
Craig,	Jones,	Salus,
Davis,	Leiby,	Sassaman,
DeWitt,	Leslie,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 132, entitled:

An Act to amend section six of an act approved May twenty-three one thousand eight hundred and seventy-four entitled "An Act dividing the cities of this State into three classes regulating the passage of ordinances providing for contracts for supplies and work for said cities authorizing the increase of indebtedness and the creation of a sinking fund to redeem the same defining and punishing certain offences in all of said cities and providing for the incorporation and government of cities of the third class"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—37.

Baldwin, F. E., Donahue,	Leiby,	Patton,
Baldwin, R. J., Einstein,	Leslie,	Phipps,
Barnes,	Marlow,	Salus,
Boyd,	Graff,	Martin,
Buckman,	Gray,	McConnell,
Campbell,	Hackett,	McNichol,
Craig,	Haldeman,	Mearkle,
Crow,	Heaton,	Miller, S. J.,
Davis,	Herron,	Nason,
DeWitt,		Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 148, entitled:

An Act authorizing recorders of deeds in counties having a population of from one hundred and fifty thousand to five hundred thousand inhabitants to appoint a solicitor prescribing the duties of said solicitor and fixing his term of appointment and salary.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—30.

Baldwin, R. J., Eyre,	McNichol,	Snyder,
Barnes,	Graff,	Sones,
Barr,	Gray,	Tompkins,
Buckman,	Hackett,	Vare,
Campbell,	Haldeman,	Weaver,
Crow,	Herron,	Whitten,
DeWitt,	Leslie,	Woodward,
Einstein,	Martin,	

NAYS—1.

Leiby,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 170, entitled:

An Act providing for the formation and regulation of stock corporations having either or both preferred or common shares

without nominal or par value and authorizing such corporations to issue shares without par value upon formation or organization merger or consolidation.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—32.

Baldwin, F. E.,	Haldeman,	McNichol,	Sassaman,
Baldwin, R. J.,	Heaton,	Mearkle,	Schantz,
Barnes,	Herron,	Miller, S. J.,	Smith,
Farr,	Leiby,	Murdoch,	Snyder,
Beales,	Leslie,	Nason,	Vare,
DeWitt,	Marlow,	Patton,	Weaver,
Eyre,	Martin,	Phipps,	Whitten,
Hackett,	McConnell,	Salus,	Woodward,

NAYS—2.

Buckman, Gray,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL RECOMMENDED.

Mr. BUCHMAN. Mr. President, I move that Senate Bill No. 234 (House Bill No. 160), on third reading, entitled:

An Act providing for a cash deposit in lieu of bail in cases of arrest and prescribing the fees of the sheriff in case of forfeiture

be recommended to the Committee on Judiciary General.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 235 (House Bill No. 204), entitled:

An Act fixing the salary of the crier of the courts of quarter sessions of the peace and oyer and terminer and general jail delivery in the several counties of this Commonwealth having more than one million and less than one million five hundred thousand inhabitants

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Baldwin, F. E.,	DeWitt,	Marlow,	Schantz,
Baldwin, R. J.,	Donahue,	McConnell,	Smith,
Barnes,	Einstein,	McNichol,	Snyder,
Beales,	Eyre,	Miller, S. J.,	Senes,
Boyd,	Graff,	Murdoch,	Tompkins,
Buckman,	Gray,	Nason,	Turner,
Campbell,	Hackett,	Patton,	Vare,
Craig,	Haldeman,	Phipps,	Weaver,
Crow,	Herron,	Salus,	Whitten,
Daix,	Leiby,	Sassaman,	Woodward,

NAYS—1.

Leiby,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 276 (House Bill No. 136), entitled:

An Act to further amend an act approved the twenty-sixth day of May one thousand eight hundred and ninety-one (Pam-

phlet Laws one hundred and twenty-three) entitled "An Act to facilitate the labors of the justices of the Supreme Court by providing suitable clerical assistance as amended authorizing the payment of expenses of judges and the employment of briefers investigators stenographers typewriters and clerks" and increasing the amount now allowed therefor

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—35.

Baldwin, F. E.,	DeWitt,	Marlow,	Salus,
Baldwin, R. J.,	Donahue,	Martin,	Sassaman,
Beales,	Einstein,	McConnell,	Schantz,
Boyd,	Eyre,	McNichol,	Tompkins,
Buckman,	Gray,	Mearkle,	Turner,
Campbell,	Hackett,	Miller, S. J.,	Vare,
Craig,	Heaton,	Murdoch,	Weaver,
Crow,	Herron,	Patton,	Whitten,
Davis,	Leslie,	Phipps,	

NAYS—5.

Haldeman,	Leiby,	Snyder,	Senes,
Jones,			

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return the said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 289, entitled:

An Act to amend section one of an act approved the 11th day of May, 1911 (P. L. 275), entitled "An Act to provide for the appointment of county and city inspectors of weights and measures; providing for their compensation and expenses; prescribing their duties; prohibiting vendors from giving false or insufficient weights; and fixing the penalties for the violation of the provisions hereof," as amended; providing for the appointment of inspectors of weights and measures by the chief of the Bureau of Standards, in the several counties and cities of the third class where the proper authorities neglect or refuse to make appointments; fixing their salaries; and providing for the payment of the salaries and expenses of such inspectors by such counties and cities.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—38.

Baldwin, F. E.,	DeWitt,	Martin,	Schantz,
Baldwin, R. J.,	Donahue,	McConnell,	Smith,
Barnes,	Einstein,	McNichol,	Snyder,
Beales,	Eyre,	Mearkle,	Senes,
Boyd,	Graff,	Miller, S. J.,	Tompkins,
Buckman,	Hackett,	Nason,	Vare,
Campbell,	Herron,	Phipps,	Weaver,
Craig,	Jones,	Salus,	Whitten,
Daix,	Leslie,	Sassaman,	Woodward,
Davis,	Marlow,		

NAYS—1.

Haldeman,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 304 (House Bill No. 174), entitled:

An Act to repeal the act approved the fifth day of July one thousand nine hundred seventeen (Pamphlet Laws six hundred sixty-six) entitled "An Act relating to tax assessment returns in certain counties"

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—41.

Baldwin, R. J.,	Eyre,	Martin,	Sassaman,
Barnes,	Graff,	McConnell,	Schantz,
Barr,	Gray,	McNichol,	Smith,
Campbell,	Haldeman,	Mearkle,	Snyder,
Craig,	Heaton,	Miller, S. J.,	Sones,
Crow,	Herron,	Murdoch,	Tompkins,
Daix,	Jones,	Nason,	Turner,
DeWitt,	Leiby,	Patton,	Vare,
Donahue,	Leslie,	Phipps,	Weaver,
Einstein,	Marlow,	Salus,	Whitten,
			Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return the said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILL ON THIRD READING.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 311 (House Bill No. 339), entitled:

An Act fixing the salaries of real estate assessors in counties containing a population of more than one million five hundred thousand (1,500,000) inhabitants

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

BILL POSTPONED.

Mr. PATTON. Mr. President, I move that the question, together with the further consideration of the bill, be postponed for the present.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 319 (House Bill No. 253), entitled:

An Act authorizing registers of wills and ex-officio clerks of the orphans' courts with the consent of the judges of the separate orphans' court in counties having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants to fix and determine the salaries of assistant clerks in said court

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

Baldwin, F. E.,	Einstein,	Marlow,	Sassaman,
Baldwin, R. J.,	Eyre,	Martin,	Schantz,
Barr,	Graff,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Mearkle,	Sones,
Campbell,	Haldeman,	Miller, S. J.,	Tompkins,
Crow,	Heaton,	Murdoch,	Turner,
Daix,	Herron,	Nason,	Vare,
Davis,	Jones,	Patton,	Weaver,
DeWitt,	Leiby,	Phipps,	Whitten,
Donahue,	Leslie,	Salus,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 360, entitled:

An Act requiring prothonotaries and clerks of courts to furnish to the Secretary of Internal Affairs copies of orders of court relative to the creation consolidation division and partition of cities boroughs and townships and fixing the fee of such officers for such services

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Baldwin, F. E.,	Donahue,	Marlow,	Sassaman,
Baldwin, R. J.,	Einstein,	Martin,	Schantz,
Barnes,	Eyre,	McConnell,	Smith,
Barr,	Graff,	McNichol,	Snyder,
Boyd,	Hackett,	Mearkle,	Sones,
Buckman,	Haldeman,	Miller, S. J.,	Tompkins,
Campbell,	Heaton,	Murdoch,	Turner,
Craig,	Herron,	Nason,	Vare,
Crow,	Homsher,	Patton,	Weaver,
Daix,	Leiby,	Phipps,	Whitten,
Davis,	Leslie,	Salus,	Woodward,
DeWitt,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 381, as follows:

An Act in relation to the public safety defense and welfare of the Commonwealth and of the United States continuing the Commission of Public Safety and Defense as a Commission of Public Welfare prescribing its powers and duties authorizing the Governor as chairman of the Commission to appoint a Governor's Council of Public Welfare to assist in carrying into effect the provisions of this act prescribing the powers and duties of the council and making an appropriation

Whereas by the act approved the fifteenth day of May one thousand nine hundred seventeen (Pamphlet Laws one hundred and ninety-two) there was created a Commission of Public Safety and Defense to prepare for the defense of the Commonwealth the safety of its people and the protection of their property and to aid the government of the United States in protecting and defending said government and the people thereof and their property and

Whereas for the purpose of working in conjunction with said Commission of Public Safety and Defense the Governor appointed a committee composed of citizens from the several counties of the Commonwealth known as the Pennsylvania Council of National Defense which council rendered valuable service to the Commonwealth and to the Government of the United States during the war with Germany and Austria and

Whereas there is urgent necessity that activities of this character be continued to meet the hitherto unserved wants of the Commonwealth and the new social industrial and economic conditions which will necessarily arise following the war therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Commission of Public Safety and Defense composed of the Governor the Lieutenant Governor and the members of the Military Board is hereby permanently continued and shall be known as the Commission of Public Welfare of the Commonwealth of Pennsylvania

Section 2 The Governor shall be chairman of the Commission The Commission shall appoint a secretary an executive director a treasurer and such other assistants clerks and stenographers as may be necessary to carry out the provisions of this act The members of the Commission shall not receive any compensation for their services but shall be allowed their actual and necessary expenses The Commission shall fix the compensation of its appointees which together with the expenses of the members of the Commission shall be paid from the appropriation hereinafter made

Section 3 The Commission shall whenever it may deem the same necessary prepare for the defense and security of the Commonwealth the safety of its people and the protection and preservation of their property The Commission shall if necessity arise aid the government of the United States in protecting and defending said government the people thereof and their property In the interests of the welfare of the State and Nation the Commission may undertake measures for the Americanization of foreign born residents and for the interpretation to the American born of the life and ideals of the allies of the United States

Section 4 The Commission is authorized to investigate and to aid and assist any activity having for its purpose the betterment of social educational agricultural or industrial conditions or the securing and preserving to the citizens of the Commonwealth the rights and liberties guaranteed under the Constitution of the Commonwealth and of the United States

Section 5 The Commission may invite the affiliation with itself of all or any relief organizations upon such terms as it may deem proper and the Governor may prescribe the form of a certificate of good standing and issue the same to each of such affiliated organizations

Section 6 The Commission shall have authority to organize agencies designed to perpetuate the deeds records and achievements of the soldiers sailors marines and of citizens and organizations of the Commonwealth active during the war with Germany and Austria and to prepare print and publish a history of such deeds records and achievements

Section 7 The Governor acting as chairman of the Commission may appoint such a number of men and women as he may deem proper to constitute a Governor's Council of Public Welfare and may appoint a chairman and vice-chairman thereof The Governor's Council if and when appointed shall organize by choosing a secretary and a treasurer and other necessary officers and employees The Council shall have the right to adopt by-laws and to establish and maintain headquarters In addition to its stated meetings it shall be convened at Harrisburg from time to time at the call of the chairman of the Commission The members of the Council shall not receive any compensation for their services but shall be allowed their actual and necessary expenses

Section 8 The Commission shall have power to delegate to the Governor's Council the performance of any duty or the conduct of any activity provided for within the scope of this act The treasurer of the Council shall receive and disburse the funds appropriated by the Commission for the use of the Council in accordance with such system of accounting as shall be determined by the Commission and approved by the Auditor General

Section 9 (a) Whenever a matter of public concern is referred to the Council by the Governor or by the Commission or whenever any such matter is regarded by the Council as requiring its attention a committee on the matter in question may be formed by the council composed wholly or in part of members of the Council If the matter is within the scope of any existing department of the state government the committee thus formed shall act as an auxiliary to that department and in consultation with the department head

(b) Such local organization may take the form of a community council composed of men and women or such other form as local conditions may render advisable

(c) Such local organization shall receive such financial support as may be granted by the Commission on the recommendation of the council

Section 10 The necessary printing of the Commission and the Council shall be furnished by the Department of Public Printing and Binding upon requisitions of the respective secretaries of the Commission and Council

Section 11 The heads of all the departments bureaus divisions and commissions of the State shall co-operate with the Commission and shall render it such assistance as will not interfere with the proper conduct of the respective departments bureaus divisions and commissions

Section 12 All documents records and correspondence of the Commission of Public Safety and Defense and the Pennsylvania Council of National Defense shall be preserved and made available for the use of the Commission of Public Welfare

Section 13 The Board of Commissioners of Public Grounds and Buildings shall furnish an office for the use of the Council within or without the capitol building.

Section 14 The sum of seven hundred and fifty thousand (\$750,000.00) dollars together with any unexpended balance of moneys heretofore appropriated to the Commission of Public Safety and Defense or as much thereof as may be necessary is hereby specifically appropriated to the Commission of Public Welfare for the purpose of carrying out the provisions of this act

All moneys hereby appropriated shall be paid by the State Treasurer on order of the Secretary of the Commission and on warrant of the Auditor General

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Baldwin, F. E., Donahue,	Marlow,	Sassaman,
Baldwin, R. J., Einstein,	Martin,	Schantz,
Barnes,	McConnell,	Smith,
Eyre,	McNichol,	Snyder,
Graff,	Mearkle,	Sones,
Gray,	Miller, S. J.,	Tompkins,
Hackett,	Murdoch,	Turner,
Buckman,	Nason,	Vare,
Haldeman,		
Campbell,		

Craig,
Crow,
Davis,
DeWitt,

Herron,
Jones,
Leslie,

Patton,
Phipps,
Salus,

Weaver,
Whitten,
Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 398, entitled:

An Act to amend section thirteen of an act approved the fifth day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and forty-eight) entitled "An Act regulating the practice of veterinary medicine including veterinary surgery and veterinary dentistry or any branch thereof and establishing as incidental thereto a State Board of Veterinary Medical Examiners and defining its powers and duties"

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin, F. E., Donahue,
Baldwin, R. J., Einstein,
Barnes, Eyre,
Barr, Graff,
Beales, Gray,
Buckman, Hackett,
Campbell, Haldeman,
Craig, Heaton,
Crow, Herron,
Daix, Jones,
Davis, Leiby,
DeWitt, Leslie,

Marlow,
Martin,
McConnell,
McNichol,
Mearkle,
Miller, S. J.,
Murdoch,
Nason,
Patton,
Phipps,
Salus,
Sassaman,
Schantz,
Smith,
Snyder,
Sones,
Tompkins,
Turner,
Vare,
Weaver,
Whitten,
Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 414, entitled:

An Act to amend section one of an act approved the twenty-sixth day of February one thousand nine hundred and three (Pamphlet Laws eight) entitled "An Act providing for the appointment of boards of visitation for institutions societies and associations caring for dependent neglected and delinquent children" as amended by providing that the Board of Visitors may visit institutions without the county to which residents of the county are committed

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—41.

Baldwin, F. E., Donahue,
Baldwin, R. J., Einstein,
Barnes, Eyre,
Barr, Graff,
Beales, Gray,
Buckman, Hackett,
Campbell, Haldeman,
Crow, Herron,
Daix, Jones,
Davis, Leslie,
DeWitt,

Martin,
McConnell,
Mearkle,
Miller, S. J.,
Murdoch,
Nason,
Patton,
Phipps,
Salus,
Sassaman,
Schantz,
Smith,
Snyder,
Sones,
Tompkins,
Turner,
Vare,
Weaver,
Whitten,
Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,
The Senate proceeded to the third reading and consideration of Senate Bill No. 420, entitled:

An Act validating proceedings by councils in boroughs for the paving and curbing of public highways and validating municipal liens filed therefor.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	DeWitt,	Leslie,	Sassaman,
Baldwin, R. J.,	Donahue,	Marlow,	Schantz,
Barnes,	Einstein,	Martin,	Smith,
Barr,	Eyre,	McConnell,	Snyder,
Beales,	Graff,	McNichol,	Sones,
Boyd,	Gray,	Mearkle,	Tompkins,
Buckman,	Hackett,	Miller, S. J.,	Turner,
Campbell,	Haldeman,	Murdoch,	Vare,
Craig,	Heaton,	Nason,	Weaver,
Crow,	Herron,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 426 (House Bill No. 656), entitled:

An Act to authorize and empower any motor company of this Commonwealth which shall own the entire capital stock of any street railway company of this Commonwealth to acquire the corporate powers franchises property rights and credits of any such street railway company.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Baldwin, F. E.,	Donahue,	McConnell,	Schantz,
Baldwin, R. J.,	Einstein,	McNichol,	Smith,
Beales,	Eyre,	Mearkle,	Snyder,
Buckman,	Graff,	Miller, S. J.,	Sones,
Campbell,	Gray,	Murdoch,	Tompkins,
Craig,	Haldeman,	Nason,	Turner,
Crow,	Herron,	Patton,	Vare,
Daix,	Jones,	Phipps,	Weaver,
Davis,	Leslie,	Salus,	Whitten,
DeWitt,	Martin,	Sassaman,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 437, as follows:

An Act requiring counties having a population of over one million and less than one million five hundred thousand to establish a pension fund for the employees of such counties and providing for the administration of such fund and payments therefrom

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a county employe for the purposes of this act is any person employed by the county at a wage or salary payable at stated intervals that is to say semi-monthly monthly quarterly or annually. The term does not include any person elected by the vote of the people

Section 2. Each county having a population exceeding one million inhabitants but not exceeding one million five hundred

thousand inhabitants shall provide a pension system for such county and shall establish and regulate a pension fund in connection therewith

Section 3. The pension system shall be under the sole direction of a Pension Board hereinafter designated the board which shall consist of the county commissioners the treasurer and the controller of the county

Section 4. The county treasurer shall be the treasurer of the board and shall give such bond for the proper performance of his duties as is required by the board the premium on said bond shall be paid from the pension fund on warrants of the board The treasurer shall receive for his services the sum of one hundred dollars (\$100.00) per annum from the pension fund payable on warrants of the board

Section 5. The board shall keep a register of employees containing the names ages residence nature of employment time of entering the employ of the county and such other information as the board deems necessary in the performance of its duties The board may adopt amend revise and abolish in its discretion such regulations not inconsistent with law as it deems necessary in carrying out the intent of this act

Section 6. The head of each department or office of the county shall as soon as practicable after the passage of this act file with the board a list of all employes of such department or office with the amount of the salary or wage received by each the age of the employe time of entering the county employ and such other information relative to such employes as is required by the board From time to time and whenever requested by the board all dismissals appointments resignations transfers changes in salaries or in employment and other information relative to employes shall be furnished to the board by the head of each such department or office

Section 7. The county commissioners shall annually in January appropriate and pay into the pension fund not less than one-half of one per centum and not more than two per centum of all available moneys received by the county as taxes during the preceding calendar year All moneys in any pension fund heretofore established shall be transferred to the pension fund created under this act

Section 8. Each county employe shall each month pay into the pension fund one per centum of the amount received by him as salary or wages from the county during the preceding calendar month Such amounts shall be collected by the county treasurer and by him paid into the pension fund Such monthly payments by an employe shall cease when such employe is entitled to receive a pension under this act No employe shall be entitled to a pension who does not make the monthly payment herein required

Section 9. The board may in its discretion invest the moneys of the pension fund or any part thereof in obligations of the United States or of this State or of any political division of this State or it may deposit such moneys or any part thereof in one or more banks or trust companies of the county selected by the board The banks or trust companies offering to pay the highest rate of interest and that have a paid-in capital and surplus of not less than three hundred thousand dollars shall be selected A contract with a depository shall be for a period covering the term of the county treasurer No moneys shall be paid to a depository until it shall have executed to the board a bond for the proper safeguarding of the funds so deposited The bond shall have such surety as is approved by the court of common pleas No moneys exceeding in the aggregate the amount of the bond shall be paid to any depository

Section 10. Every person now or hereafter in the employ of the county who has reached the age of fifty years or upwards and who shall have been in the employ of the county during a period of not less than twenty years shall upon application to the board be retired from service and shall thereafter receive during life a pension under the provisions of this act. The time spent in the employ of the county need not necessarily have been continuous

Section 11. Any employe who has been in the county employ for a period of not less than ten years shall be entitled to a pension if he or she becomes totally and permanently disabled even though such employe has not reached the age of fifty years Proof of total and permanent disability shall be the sworn statement of three practicing physicians of the county designated by the board to the effect that such employe is totally and permanently disabled from performing the duties of his or her position or office

Section 12. The pension paid under the provisions of this act shall equal annually fifty per centum of the average annual amount received by the employe as salary or wages during the two years immediately preceding the date of retirement of the employe receiving the pension No pension shall exceed the sum of one hundred dollars per month Pensions shall be paid in monthly instalments on warrants on the board

Section 13. If any employe after twenty years in the county employ is dismissed or retires voluntarily or is in any other manner deprived of his or her employment before attaining the age of fifty years such employe if he continues to contribute to the pension fund monthly a sum equal to the last monthly contribution paid while in the county employ shall when he or she reaches the age of fifty years be entitled to a pension under this act

Section 14. If any county employe contributing monthly to the pension fund shall for any cause cease to be an employe of the county before the expiration of the twenty-year period the total amount of the contributions paid into the pension fund by such employe shall upon demand in writing be repaid to him or her or to his or her personal representatives out of the fund

Section 15. Should any county employe who has withdrawn his contributions paid into the pension fund desire to be reinstated and again become a beneficiary he or she may do so by the payment in full of the amount withdrawn and by paying the assessments provided for in section eight of this act

Section 16 Any pension herein provided for shall not be subject to execution or to attachment shall be payable only to the beneficiary provided by this act and shall not be subject to assignment or transfer

Section 17 The act approved the eleventh day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and eighty-five) entitled "An Act requiring each county having a population of less than one million five hundred thousand and over one million to establish a pension fund for employees of said county and regulating the payment of such pensions" is hereby repealed. All other acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—39.

Baldwin, F. E., Eyre,	McConnell,	Schantz,
Baldwin, R. J., Graff,	McNichol,	Smith,
Barnes, Gray,	Mearkle,	Snyder,
Campbell, Hackett,	Miller, S. J.,	Sones,
Craig, Haldeman,	Murdoch,	Tompkins,
Crow, Heaton,	Nason,	Turner,
Davis, Herron,	Patton,	Vare,
DeWitt, Jones,	Phipps,	Whitten,
Donahue, Leslie,	Salus,	Woodward,
Einstein, Marlow,	Sassaman,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 443, as follows:

An Act relating to building construction in cities of the first class by prescribing the minimum live loads to be considered in designing the Walls Floors Roofs Yards and Courts of all buildings hereafter erected or altered in cities of the first class specifying the factors of safety to be applied in such designs regulating the thickness of brick walls in dwellings prescribing the minimum thickness of wooden floor joists and roof rafters defining the various classes of buildings and other terms in the act regulating the loading of floors providing penalties for violations and repealing inconsistent laws

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every building hereafter erected or altered in cities of the first class shall have the floors roof yard or court so designed as to provide sufficient strength in all parts to bear safely any imposed loads whether permanent or temporary in addition to the dead loads depending thereon provided however that no floor in any building or in any extension to an existing building hereafter erected or altered shall be designed to carry less than the following live loads per square foot of area uniformly distributed according as the floor may be intended or used for the purposes indicated

(a) Forty pounds for residence buildings

(b) One hundred pounds for public buildings or places of assembly except that for classrooms of schools or other places of instruction the floor need not be designed for more than seventy-five pounds

(c) One hundred and twenty pounds for business buildings except that the floors of offices need not be designed for more than sixty pounds

Section 2 The live loads for which any and every floor may be designed shall be clearly shown in the application and on the plans before any permit to erect is issued

Section 3 Concentrated loads Every steel floor beam in any building hereafter erected or altered used for any business purpose shall be capable of sustaining a live load concentrated at its center of at least four thousand pounds

Section 4 Moving loads Running machinery or other moving loads shall be considered as increasing the live loads in proportion to the degree of vibratory impulse transmitted to the floor

Section 5 Roof loads Every roof hereafter erected shall be apportioned to bear safely a live load of thirty pounds per square foot of surface

Section 6 Yard and court loads For yards and courts inside the building line the live loads shall be taken at not less than one hundred and twenty pounds per square foot

Section 7 The factor of safety shall be as one to four for steel wrought iron and timber and concrete and as one to six for cast iron and as one to ten for natural or artificial stone and brick or stone masonry All calculations shall be based upon the actual size of the materials and not the nominal sizes

Section 8 The minimum thickness of any wooden floor joists or roof rafters shall be two inches provided such joists or rafters are not more than twelve inches in depth

Section 9 Doubtful classification In case any building is not herein specifically provided for or if there is any un-

certainly as to its classification its status shall be fixed by a rule promulgated by the Chief of the Bureau of Building Inspection

Section 10 Mixed occupancy In case a building is occupied or used for different purposes in different parts the provisions of this act apply to each class of occupancy shall apply to such parts of the building as come within that class and if there should be conflicting provisions the requirements securing the greater safety shall apply

Section 11 Loading of floors No person shall place or cause or permit to be placed on any floor of any building any greater load than the approved safe load

Section 12 Safes No safe shall be placed on a stair landing or in a stair hall nor shall its weight be carried by any beam which also carries the floor of any landing or stair hall

Section 13 All buildings used exclusively as dwellings for one or two families not over twenty feet in width and sixty feet in length having a height not exceeding twenty-six feet may have brick walls nine inches in thickness provided shall not be encumbered with more than nine inches of stone wall and four and one-half inches of brick wall

Section 14 Definitions The various terms appearing this act are defined as follows

Dead load The term "dead load" means the weight of walls partitions framing floors roofs and all permanent construction entering into any building

Live load The term "live load" means all forms of loading other than the weight of the material entering into the construction of the building

Residence Buildings "Residence buildings" are buildings or parts of buildings in which sleeping accommodations are provided except such as may for other reasons be classified as public buildings including dwellings tenement houses hotels apartment houses lodging houses dormitories convents and studios hospitals asylums and club houses having sleeping accommodations

Public Buildings "Public buildings" are buildings or parts of buildings in which persons congregate for civic political educational religious or recreational purposes or in which persons are held or detained by reason of public or civic duty or for correctional purposes including court houses passenger depots schools colleges libraries museums exhibition buildings lecture halls churches assembly halls lodge rooms dance halls theatres bath houses armories fire houses police stations and jails

Business buildings "Business buildings" are buildings or parts of buildings which are not public buildings or residence buildings including office buildings stores markets restaurants warehouses freight depots car barns stables garages factories laboratories smoke houses grain elevators and coal pockets

Section 15 (a) Any person firm partnership or corporation found guilty of violating any of the provisions of this act shall for the first offense be sentenced to pay a fine of not less than Fifty Dollars (\$50.00) and for the second and each subsequent offense shall be sentenced to pay a fine of not more than Seventy-five Dollars (\$75.00) to be recovered as debts of like amount are now by law recoverable and all fines so recovered shall be paid into the city treasury

(b) City magistrates shall have jurisdiction to hear and determine actions arising from violations of the provisions of this act and to impose the penalties prescribed subject to appeal as the laws shall direct

(c) It shall be the duty of the Chief of the Bureau of Building Inspection to carry out the provisions of this act and to institute prosecutions for violation thereof

Section 16 All acts or parts of acts inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—41.

Baldwin, F. E., Einstein,	McConnell,	Schantz,
Baldwin, R. J., Gray,	McNichol,	Smith,
Barnes, Hackett,	Mearkle,	Snyder,
Boyd, Haldeman,	Miller, S. J.,	Sones,
Buckman, Heaton,	Murdoch,	Tompkins,
Campbell, Herron,	Nason,	Turner,
Craig, Jones,	Patton,	Vare,
Crow, Leiby,	Phipps,	Weaver,
Davis, Leslie,	Salus,	Whitten,
DeWitt, Martin,	Sassaman,	Woodward,
Donahue,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 451 (House Bill No. 40), as follows:

An Act to amend and revise an act entitled "An Act providing for the incorporation regulation and government of cities of the

third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" approved the twenty-seventh day of June Anno Domini one thousand nine hundred and thirteen enlarging changing modifying and defining certain of the powers of cities of the third class

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the hereinafter mentioned articles sections and clauses of an act entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" approved the twenty-seventh day of June Anno Domini one thousand nine hundred thirteen be revised and amended as hereinafter set forth

Section 2 That article one section three of said act which reads as follows

"Section 3 All of the property and estates whatsoever real and personal of the towns townships or boroughs which shall have thus become a city of the third class are hereby severally and respectively vested in the corporation or body politic of said city by the name style and title given thereto as aforesaid and for the use and benefit of the citizens thereof forever and the charters of the said towns townships or boroughs shall continue in full force and operation and all officers under the same shall hold their respective offices until the first Monday of January following the general municipal election next succeeding the issuing of the letters patent to the said city at which time the officers of said city chosen at the preceding municipal election shall enter upon their respective terms of service and the city government shall be duly organized under this act All suits prosecutions debts and claims whatsoever shall thereupon become transferred to the said city which in all suits pending shall be substituted as a party and be under the management and control thereof as fully and completely as if no alteration had been made in said charter and all claims and demands of whatsoever nature whether payable presently or in the future existing against the said towns townships or boroughs when the said charter shall go into operation shall by force thereof be recoverable from or against the said city Provided That where two or more towns townships or boroughs shall under the provisions of this act be consolidated into a city the debt or debts of each of said towns townships or boroughs contracted prior to such consolidation shall be paid by such towns townships or boroughs respectively and for the liquidation of such debt the authorities of such city shall have power to adjust and provide for the same and to levy separate rates of taxation on all property subject to taxation within the boundaries of the said towns townships or boroughs respectively" be and the same is hereby amended to read as follows

Section 3 All of the property and estates whatsoever real and personal of the towns townships or boroughs which shall have thus become a city of the third class are hereby severally and respectively vested in the corporation or body politic of said city by the name style and title given thereto as aforesaid and for the use and benefit of the citizens thereof forever and the charters of the said towns townships or boroughs shall continue in full force and operation and all officers under the same shall hold their respective offices until the first Monday of January following the general municipal election next succeeding the issuing of the letters patent to the said city at which time the officers of said city chosen at the preceding municipal election shall enter upon their respective terms of service and the city government shall be duly organized under this act All suits prosecutions debts and claims whatsoever shall thereupon become transferred to the said city which in all suits pending shall be substituted as a party and be under the management and control thereof as fully and completely as if no alteration had been made in said charter and all claims and demands of whatsoever nature whether payable presently or in the future existing against the said towns townships or boroughs when the said charter shall go into operation shall by force thereof be recoverable from or against the said city Provided That where two or more towns townships or boroughs shall under the provisions of this act be consolidated into a city the bonds and floating indebtedness and the interest thereon of each of said towns townships or boroughs contracted prior to such consolidation shall be paid by the said city thus organized and chartered so that the taxes shall be uniform throughout the territorial limits of the whole city

Section 3 That article three section three of said act as the same was amended by an act approved the third day of May Anno Domini one thousand nine hundred and seventeen which reads as follows

"Section 3 The action of said city council after ten days shall be final and conclusive unless an appeal therefrom be taken within said ten days to the court of quarter sessions of the proper county upon such appeal the clerks of said city council and of said borough council shall certify to the said court all the papers and proceedings in the case whereupon the court shall examine and inquire and if the proceedings appear to have been in conformity with the law shall approve the same and thereupon said annexation shall take effect" be and the same is hereby amended to read as follows

Section 3 The action of said city council after ten days shall be final and conclusive notwithstanding any initiative or referendum provisions of any act of Assembly relating to cities of the third class unless an appeal therefrom be taken within the said ten days to the court of quarter sessions of the proper county Upon such appeal the clerks of said city council and of said borough council shall certify to the said court all the papers and proceedings in the case whereupon the court shall

examine and inquire and if the proceedings appear to have been in conformity with the law shall approve the same and thereupon said annexation shall take effect

Section 4 That article three section six of said act which reads as follows

"Section 6 When it shall appear to said court of quarter sessions that the township from which any part or portion or any out-lots or section of land has been taken has moneys or funds on hand or is indebted it shall be the duty of said court to determine and decree how much of said funds or moneys shall be paid as a ratable and equitable part to the said city or to the said township as the case may be" be and the same is hereby amended to read as follows

Section 6 When it shall appear to said court of quarter sessions that the township from which any part or portion or any out-lots or section of land has been taken has moneys or funds on hand or is indebted it shall be the duty of said court to determine and decree how much of said funds or moneys shall be paid as a ratable and equitable part to the said city or to the said townships as the case may be and all the territory within the limits of the city as thus enlarged by the annexation of a borough township or part of a township shall be liable for the bonded and floating indebtedness and the interest thereon of both the annexed territory and the city to which it or they are annexed so that the taxes shall be uniform throughout the territorial limits of the whole city

Section 5 That article four section three of said act which reads as follows

"Section 3 Every bill shall be read at length and no bill shall be passed finally upon the same day on which it is introduced or reported and at least three days shall intervene before its final passage" be and the same is hereby amended to read as follows

Section 3 Every bill shall be read at length and no bill shall be passed finally on the same day on which it was introduced and at least three days shall intervene before its final passage

Section 6 That article four section five of said act which reads as follows

"Section 5 All stationery paper and fuel used in the council and in other departments of the city government and all work and materials required by the city shall be furnished and the printing advertising and all other kinds of work to be done for the city except ordinary repairs of highways and sewers and other public improvements shall be performed under contract to be given to the lowest responsible bidder under such regulations as shall be prescribed by ordinance and all sales of personal property owned by the city shall be to the highest bidder under such regulations as shall be prescribed by ordinance or resolution Council may by ordinance provide a contingent fund for necessary repairs or incidental expenses not otherwise provided for in the general appropriations and such funds may be expended without advertising for bids" be and the same is hereby amended to read as follows

Section 5 All stationery paper fuel supplies materials printing and advertising and all work required by the city or any department thereof (except the ordinary repairs of highways sewers and other public improvements) where the amount thereof exceeds two hundred and fifty dollars shall be furnished and performed under contract to be given the lowest responsible bidder The council shall by ordinance provide for and regulate the award of all contracts the manner of hiring and discharge of employees and laborers and the fixing of their salaries or compensation when not otherwise fixed by ordinance the purchase of supplies and materials and the sale of personal property The council may also by ordinance provide a contingent fund or funds for necessary repairs and incidental expenses not otherwise provided for in the general appropriations and such funds may be expended without advertising for bids Cities of the third class may by ordinance provide for the establishment of a purchasing department which shall have supervision over the purchase and distribution of all supplies purchased to the amount allowed by the provisions of this act The said department shall be attached to the department of accounts and finance or such other department as council may determine The operation of the said department shall be in accordance with rules and regulations to be adopted by the city council the rules to include the manner in which quotations shall be secured on the supplies purchased It shall be the duty of the said department to assist the council at all times in eliminating waste and extravagance in the purchase and distribution of the city's supplies

Section 7 That article four section seven of said act which reads as follows

"Section 7 Any member of council who shall solicit demand or receive or consent to receive directly or indirectly for himself or for another from any company corporation or person any money appointment employment testimonial reward thing of value or enjoyment or of personal advantage or promise thereof for his vote or official influence or for withholding the same or with an understanding expressed or implied that his vote or official action shall be in any way influenced thereby or who shall solicit or demand such money or other advantage matter or thing aforesaid for another as the consideration of his vote or official influence or for withholding the same or shall give or withhold his vote or influence in consideration of the payment or promise of such money advantage or thing to another shall be guilty of bribery and upon conviction thereof shall be punished by a fine not exceeding ten thousand dollars and by separate and solitary confinement at labor for a period not exceeding five years and shall be forever incapable of holding any place of profit or trust in this Commonwealth" be and the same is hereby amended to read as follows

Section 7 Any member of council or other city officer or employee who shall solicit demand or receive or consent to receive directly or indirectly for himself or for another from any company corporation or persons any money office appointment em-

ployment testimonial reward thing of value or enjoyment or of personal advantage or promise thereof for his vote or official influence or for withholding the same or with an understanding expressed or implied that his vote or official action shall be in any way influenced thereby or who shall solicit or demand such money or other advantage matter or thing aforesaid for another as the consideration of his vote or official influence or for withholding the same or shall give or withhold his vote or influence in consideration of the payment or promise of such money advantage or thing to another shall be held guilty of bribery and upon conviction thereof shall be punished by a fine not exceeding ten thousand dollars and by separate and solitary confinement at labor for a period not exceeding five years and shall be forever incapable of holding any place of profit or trust in this Commonwealth.

Section 8 That article four section eight of said act which reads as follows

"Section 8 Any person who shall directly or indirectly offer give or promise any money or thing of value testimonial privilege or personal advantage to any member of council to influence him in the performance or non-performance of any of his public or official duties shall be guilty of bribery and be punished in such manner as that offense is by law punishable" be and the same is hereby amended to read as follows

Section 8 Any person who shall directly or indirectly offer give or promise any money or anything of value testimonial privilege or personal advantage to any member of council or other city officer or employee to influence him in the performance or non-performance of any of his public or official duties shall be guilty of bribery and be punished in such manner as that offense is by law punishable

Section 9 That article five section three clause four of said act which reads as follows

"Four To levy and collect a license tax not exceeding one hundred dollars each annually on all auctioneers contractors druggists hawkers peddlers produce or merchandise venders bankers brokers undertakers pawnbrokers merchants of all kinds persons selling or leasing goods upon installments grocers confectioners butchers restaurants billiard parlors bowling alleys billiard tables pool and other gaming table drays hacks carriages omnibuses automobiles carts wagons street railway cars and other vehicles used in the city for hire or pay lumber dealers including commission men and all persons who make a business of buying lumber for sale at wholesale or retail furniture dealers saddle or harness dealers stationers estate agents of fire life or other insurance companies market house companies garage companies express companies or agencies telegraph telephone steam heating gas natural gas jewelers livery or automobile or boarding stable keepers real water electric light or power companies or agencies or individuals furnishing communication light heat or power by any of the means enumerated and to regulate the collection of the same" be and the same is hereby amended to read as follows

Four To levy and collect a license tax for general revenue purposes not exceeding one hundred dollars each annually on all auctioneers contractors druggists hawkers peddlers produce or merchandise venders bankers brokers undertakers pawnbrokers trading stamp or premium companies or dealers warehouses or storage houses or places merchants of all kinds persons selling or leasing goods upon installments grocers confectioners butchers wholesale meat dealers restaurants billiard parlors bowling alleys billiard tables pool tables and other gaming tables drays hacks carriages omnibuses automobiles carts wagons street railway cars and including other vehicles likewise used in the city for hire or pay lumber dealers commission men and all persons who make a business of buying lumber for sale at wholesale or retail furniture dealers saddle or harness dealers stationers jewelers livery or automobile or boarding stable keepers real estate agents market house companies and owners of market houses garage companies and owners of other than private garages express companies or agencies and where no other license tax is imposed on telegraph telephone steam heating gas natural gas water electric light or power companies or agencies or individuals furnishing communication light heat or power by any of the means enumerated and to regulate the collection of the same and the taxes assessed under this clause shall be in addition to all other taxes levied and collected by the city county or Commonwealth

Section 10 That article five section three clause ten of said act which reads as follows

"Ten To cause to be graded paved or macadamized any public street lane or alley or part thereof which is now or may hereafter be laid out and opened in any of said cities and have the same set with curb stone and to provide for the payment of the cost and expenses thereof in whole or in part by the city or by the owners of real estate bounding and abutting thereon which cost and expense upon the abutting real estate shall be assessed according to the foot front rule or according to benefits as council shall by ordinance determine except in case of grading only the said cost and expense of which shall be assessed according to benefits When the costs and expenses or any part thereof are to be paid for by the foot front rule the city shall assess or cause to be assessed the said cost and expense upon real estate abounding or abutting on the line of the improvement by an equal assessment on said property in proportion to the number of feet the same fronts on the respective street lane or alley or part thereof to be improved and the council must provide for an equitable reduction from the frontage of lots at all street and other intersections and at other places where from the peculiar or pointed shape of the lots an assessment for the full frontage would be inequitable and unequal When the costs and expenses of any grading paving macadamizing or other improvement of any street lane or alley or part thereof is to be paid for by the owners of real estate abutting as aforesaid

according to benefits the same shall be assessed by viewers appointed by the court of common pleas as is now or shall be hereafter provided by act of Assembly But no ordinance shall be passed providing for the paving macadamizing grading or other improvement of any street avenue lane or alley or part thereof or for the opening widening straightening or extending or vacating thereof except upon the petition of a majority in number or interest of the owners of property abutting on the line of the proposed improvement to be verified by the affidavit of one or more of the petitioners (a majority in interest or owners of undivided interests in any piece of property to be deemed and treated as one person for the purpose of said petition) unless the ordinance for such improvement shall have been passed by the affirmative vote of at least four members of council in which case council may direct the improvement to be made at the cost or in part at the cost of the owners or at the cost of the city in whole or in part without petition Provided however That no such ordinance ordering any street or alley or part thereof to be thus improved without a petition therefor shall be finally passed in a less period than thirty days from the date of its introduction and in the meantime copies of such ordinance shall be published in the official newspaper or newspapers of said cities for three consecutive weeks once a week immediately following the introduction thereof and in case said city shall have no official newspaper then in at least one and not more than two newspapers published in the county in which such city is situated once a week for three consecutive weeks Provided however that the requirements for such publication shall not preclude the amendments of any paving ordinance as to the kind of pavement with which any street or alley or part thereof is proposed to be paved The passage of the ordinance providing for any of the aforesaid improvements upon petition therefor and the publication of the names of the petitioners in one newspaper or newspapers published in said city by one insertion at least five days before the passage of said ordinance shall be conclusive that a majority in number or interest have petitioned therefor The cost and expenses of any improvement of streets and construction of sewers done and completed under an ordinance providing for the assessment of the cost and expense therefor under the foot front rule may be assessed according to benefits upon the passage of an ordinance to that effect within six months after the completion of the work which assessment according to benefits shall be made in like manner and in like effect as if the original ordinance providing for the improvement had provided for such assessment" be and the same is hereby amended to read as follows

Ten To cause to be graded paved or macadamized any public street lane or alley or part thereof which is now or may hereafter be laid out and opened in any of the said cities and have the same set with curbstone and to provide for the payment of the costs and expenses thereof in whole or in part by the city or by the owners of real estate bounding and abutting thereon which cost and expense upon the abutting real estate shall be assessed according to the foot front rule or according to the benefits as council shall by ordinance determine except that in case of grading only the said costs and expense shall be assessed according to benefits When the costs and expenses or any part thereof are to be paid for by the foot front rule the city shall assess or cause to be assessed the said cost and expenses upon the real estate bounding or abutting on the line of the improvement by an equal assessment on said property in proportion to the number of feet the same fronts on the respective street lane or alley or part thereof to be improved and the council may provide for an equitable reduction from the frontage of lots at all street alley railroad or like intersections where from the peculiar or pointed shape of the lots an assessment for the full frontage would be inequitable and unequal When the cost and expenses or any part thereof of any grading paving macadamizing or other improvement of any street lane or alley or part thereof is to be paid for by the owners of real estate abutting or abounding as aforesaid according to benefits the same shall be assessed by viewers appointed by the court of common pleas as is now or shall be hereafter provided by act of Assembly But no ordinance shall be passed for the paving macadamizing grading or other improvement if any street avenue lane or alley or part thereof at the cost and expense of the abutting property owners in whole or in part or for the opening widening straightening extending or vacating thereof except upon the petition of a majority in number or interest of the owners of property abutting or abounding on the line of the proposed improvement to be verified by the affidavit of one or more of the petitioners (a majority in interest of owners of undivided interest in any piece of property to be deemed and treated as one person for the purpose of said petition) unless the ordinance for such improvement shall have been passed by the affirmative vote of at least four members of council in which case council may direct the improvement to be made at the cost or in part at the cost of the owners of the abutting property without petition Provided however That no such ordinance ordering any street or alley or part thereof to be thus improved at the cost and expense of the abutting property owners in whole or in part without a petition therefor shall be finally passed in a less period than thirty days from the date of its introduction and in the mean time copies of such ordinance shall be published in the official newspaper or newspapers of said cities for three consecutive weeks once a week immediately following the introduction thereof and in case said city shall have no official newspaper then in at least one and not more than two newspapers published in the county in which such city is situated once a week for three consecutive weeks Provided however That the requirements for such publication shall not preclude the amendment of any paving ordinance as to the kind of pavement with which any street or alley or part thereof is

proposed to be paved. The passage of the ordinance providing for any of the aforesaid improvements upon petition therefor and the publication of the names of the petitioners in one newspaper or newspapers published in said city and in case no paper is published in said city then in one newspaper published in the county in which said city is situate by one insertion at least five days before the passage of said ordinance shall be conclusive that a majority in number or interest (as the case may be) have petitioned therefor. The cost and expenses of any improvement of streets and construction of sewers done and completed under an ordinance providing for the assessment of the cost and expenses thereof under the foot front rule may be assessed according to benefits upon the passage of an ordinance to that effect within six months after the completion of the respective work which assessment according to benefits shall be made in like manner and with like effect as if the original ordinance providing for the improvement had therein provided for such assessment.

Section 11 That article five section three clause six of said act which reads as follows

"Six To provide for the issuing of bonds and for the application of bonds already issued by cities heretofore incorporated for the purpose of funding any and all indebtedness now existing or hereafter created of the city now due or to become due. Provided That said bonds shall be payable in not less than five years and not more than thirty years from the date of their issue and that the same shall bear interest at a rate not exceeding six per centum per annum with interest coupons attached payable annually or semi-annually and the said bonds shall not be sold or exchanged for less than their par value" be and the same is hereby amended to read as follows

Six To provide for the issuing of bonds and for the application of bonds already issued by cities heretofore incorporated for the purpose of funding any and all indebtedness now existing or hereafter created of the city now due or to become due provided that said bonds shall be payable in not less than one year and not more than thirty years from the date of their issue and may be issued in series payable at different times within said thirty years or in equal annual instalments. Such bonds shall bear interest at a rate not exceeding six per centum per annum with interest coupons attached payable annually or semi-annually and the said bonds shall not be sold or exchanged for less than their par value

Section 12 That article five section three clause sixteen of said act which reads as follows

"Sixteen To require the removal of all obstructions from the sidewalks curbstones gutters streets and street crossings at the expense of the owners or occupiers of the ground fronting thereon or at the expense of the person or persons placing the same there and to regulate the planting and protection of shade trees in the streets the building of cellar and basement ways and other excavations through or under the sidewalks in said city" be and the same is hereby amended to read as follows

Sixteen To require the removal of all obstructions and nuisances from the sidewalks curbstones gutters streets public alleys ways and street crossings at the expense of the owners or occupiers of the ground fronting thereof or at the expense of the person or persons placing the same there or causing the same and to regulate the planting trimming care and protection of shade trees in the streets subject to the rights of persons and corporations lawfully using the same building of cellars and basement ways and other excavations through or under the sidewalks in said city

Section 13 That article five section three clause twenty-three of said act which reads as follows

"Twenty-three To establish and enforce suitable police regulations for the protection of persons and property at public squares parks depots depot ground and other places of public resort and for the arrest and commitment of professional thieves" be and the same is hereby amended to read as follows

Twenty-three To establish and enforce suitable police regulations for the protection of persons and property at public squares parks depots depot grounds and other places of public resort and for the arrest and commitment of professional thieves and suspicious persons found in any part of the city who can give no reasonable account of themselves. To provide for and pay old age pensions to such officers and employees as have been in the City's service over twenty years and have attained the age of seventy years

Section 14 That article five section three clause thirty of said act which reads as follows

"Thirty To purchase and own ground for and to erect and establish market houses and market places for which latter purpose parts of any streets or sidewalks may be temporarily used to contract with any person or persons or association of persons companies or corporations for the erection and regulation of market houses and market places on such terms and conditions and in such manner as the council may prescribe and raise all necessary revenue therefor as herein provided and also to levy and collect a license tax from every person or persons who may be authorized by council to occupy any portion of the streets or sidewalk for temporary public market purposes" be and the same is hereby amended to read as follows

Thirty To purchase and own ground for and to erect maintain and establish market houses milk depots and market places for which latter purpose parts of any streets or sidewalks may be temporarily used. To provide and enforce suitable general market regulations. To contract with any persons or persons or association of persons companies or corporations for the erection and regulation of market houses milk depots and market places on such terms and conditions and in such manner as the council may prescribe and raise all necessary revenue therefor as herein provided and also to levy and collect a license tax from every person or persons who may be authorized by council to occupy any portion of the streets or sidewalks for

temporary market purposes. To provide for the collection and removal of garbage ashes and other waste or refuse material

Section 15 That article five section three clause thirty-two of said act which reads as follows

"Thirty-two To provide for the construction and maintenance of levees and ferries within the jurisdiction of any such city or within the limits thereof to erect wharves on navigable waters adjacent to the city regulate the use thereof collect wharfage and establish wharf and dock lines and to provide for protection against floods and constructing and maintaining docks retaining walls dams or embankments and by removing obstructions from and deepening the channels of rivers and streams flowing through or adjacent to the city" be and the same is hereby amended to read as follows

Thirty-two To provide for the construction and maintenance of levees and ferries within the jurisdiction of any such city and within the limits thereof to erect wharves on navigable waters adjacent to the city regulate the use thereof collect wharfage and establish wharf and dock lines and to provide for protection against floods. To construct and maintain docks retaining walls dams or embankments to remove obstructions from deepen and widen the channels of rivers and streams flowing through or adjacent to the city and to construct maintain and manage municipal boat houses and bath houses

Section 16 That article five section three clause thirty-four of said act which reads as follows

"Thirty-four To purchase lands and premises for public parks and to levy and collect such special taxes as may be necessary to pay for the same and to make appropriations for the improvement and regulations for the government of parks owned and controlled by the city" be and the same is hereby amended to read as follows

Thirty-four To purchase lands and premises for public parks and playgrounds to levy and collect such special taxes as may be necessary to pay for the same and to make appropriations for the improvement maintenance care regulation and government of parks and playgrounds owned or controlled by the city

Section 17 That article five section three clause thirty-nine of said act which reads as follows

"Thirty-nine To regulate the construction and inspection of fire places chimneys stoves stove-pipes ovens boilers kettles forges or any apparatus used in any building manufactory or business and to order the suppression or cleaning thereof when deemed necessary for the prevention of fires to regulate or prohibit the manufacture sale storage or transportation of inflammable or explosive substances within the city and to prescribe limits within which no dangerous obnoxious or offensive business shall be carried on" be and the same is hereby amended to read as follows

Thirty-nine To regulate the construction and inspection of fire-places chimneys stoves stove-pipes ovens boilers kettles forges or any apparatus used in any building manufactory or business and to order the suppression or cleaning thereof when deemed necessary for the prevention of fires to regulate and control the production and emission of unnecessary smoke from any chimney or other source except railroad locomotives to regulate or prohibit the manufacture sale storage or transportation of inflammable or explosive substances within the city and to prescribe limits within which no dangerous obnoxious or offensive business shall be carried on

Section 18 That article five section three clause forty-six of said act which reads as follows

Forty-six To make all such ordinances by-laws rules and regulations not inconsistent with the Constitution and laws of this Commonwealth as may be expedient or necessary in addition to the special powers in this section granted for the proper management care and control of the city and its finances and the maintenance of the peace good government safety and welfare of the city and its trade commerce and manufactures and the same to alter modify and repeal at pleasure and to enforce all ordinances by inflicting penalties upon inhabitants or other persons for violation thereof not exceeding one hundred dollars for any one offense recoverable with cost together with judgment or imprisonment not exceeding thirty days if the amount of said judgment and costs shall not be paid" be and the same is hereby amended to read as follows

Forty-six To make all such ordinances by-laws rules and regulation not inconsistent with or restrained by the Constitution and Laws of this Commonwealth as may be expedient or necessary for the proper management care and control of the city and its finances and the maintenance of the peace good government safety and welfare of the city and its trade commerce manufactures and the exercise of full and complete powers for local self-government in matters of police and the same to alter modify and repeal at pleasure and to enforce all ordinances by inflicting penalties upon inhabitant or other persons for violations thereof not exceeding one hundred dollars for any one offense recoverable with costs together with judgment or imprisonment not exceeding ninety days if the amount of said judgment and costs shall not be paid

Section 19 That article six section one of said act which reads as follows

"Section 1 The mayor and members of the city council in cities of the third class shall be at least twenty-five years of age and shall be elected by the electors at large. They shall have been citizens and inhabitants of the city wherein they shall be elected one year next before their election and shall reside therein during their terms of service. In cities of the third class where the term of mayor expires on the first Monday of December in the year one thousand nine hundred and thirteen the qualified electors of such city shall at the municipal election in that year elect a mayor who shall serve from said first Monday until the first Monday of January one thousand nine hundred and eighteen. In the year one thousand nine hundred and seventeen and quadrennially thereafter the qualified electors of said city shall at the municipal election elect a mayor who shall serve for

a term of four years from the first Monday of January next succeeding his election. In cities of the third class where the mayor was elected at the municipal election in the year one thousand nine hundred and eleven the qualified electors of the city shall in the year one thousand nine hundred and fifteen and quadriennially thereafter elect a mayor who shall serve for a term of four years from the first Monday of January next succeeding his election. At the first municipal election held after the passage of this act and biennially thereafter the qualified electors of each city of the third class shall elect four members of council who shall serve for a term of two years from the first Monday of January next succeeding their election except in the case of members first elected under this act who shall serve from the first Monday of December next following their election until the first Monday of January one thousand nine hundred and sixteen" be and the same is hereby amended to read as follows

Section 1. The mayor and members of the city council in cities of the third class shall be at least twenty-five years of age and shall be elected by the electors at large. They shall have been citizens and inhabitants of the city wherein they shall be elected one year next before their election and shall reside therein during their terms of service. The mayor and members of council shall respectively serve for a term of four years from the first Monday of January next succeeding their respective elections and shall each be eligible to re-election. Mayors and councilmen in said cities now in office shall serve for the terms for which they were respectively elected. At the municipal elections in each of the said cities immediately preceding the expiration of the term of mayor thereof the qualified electors of each such city shall elect a mayor to serve for the term of four years and every fourth year thereafter a mayor shall be elected in each such city to serve for the term of four years. At the first municipal election held after the passage of this act the qualified electors of each city of the third class shall elect four members of the city council. The two nominees for such office receiving respectively the highest number of votes at such election shall serve for four years from the first Monday of January next succeeding their election and the two nominees for council at such election receiving the next highest number of votes at such election shall serve during the term of two years from the first Monday of January next succeeding their election and thereafter two councilmen shall be elected at large at each biennial municipal election to serve for the term of four years from the first Monday of January next succeeding their election.

Section 20. That article six section two of said act which reads as follows

"Section 2. Each member of council including the mayor shall have the right to vote on all questions coming before the Council but the mayor shall have no right to veto such acts as shall have been passed by the affirmative vote of a majority of the members elected to said council" be and the same is hereby amended to read as follows

Section 2. Each member of council including the mayor shall have the right to vote on all questions coming before the council but the mayor shall have no right to veto. Except as otherwise herein provided an affirmative vote of three members shall be necessary in order to pass any ordinance.

Section 21. That article six section seven of said act which reads as follows

"Section 7. All ordinances may be proved by the certificate of the city clerk under the corporate seal and when printed or published in book or pamphlet form and purporting to be published by authority of the city shall be read and received as evidence in all courts and places without further proof. All ordinances shall unless otherwise provided therein or by law shall take effect in ten days after their passage upon their being signed by the mayor and attested by the city clerk and every ordinance prescribing a penalty for the violation thereof shall be forthwith published at least three times in not more than two newspapers printed and circulated within the city in such manner as council may direct. All ordinances shall within one month after their passage be certified and recorded by the city clerk in a book provided by the city for that purpose which shall be at all times open to the inspection of citizens" be and the same is hereby amended to read as follows

Section 7. All ordinances immediately after their passage shall be signed by the mayor and attested by the city clerk and ordinances may be proved by the certificate of the city clerk under the corporate seal of the city and when printed or published in book or pamphlet form and purporting to be published by authority of the city shall be read and received as evidence in all courts and places without further proof. All ordinances unless otherwise provided therein or by law shall take effect in ten days after their passage and shall within one month after their passage be certified and recorded by the city clerk in a book provided by the city for that purpose which shall be at all times open to the inspection of citizens

Section 22. That article six section eleven of said act which reads as follows

"Section 11. The councilmen in cities of the third class shall receive for their services during their term of service annual salaries to be fixed by ordinance payable in monthly installments. Council may by ordinance fixing said salaries provide for the assessment and retention therefrom of reasonable fines for absence from regular or special meetings of council or councilmanic committees. Council shall by ordinance fix the respective salaries to be paid to councilmen for their services. The salary paid to any councilman shall not be less than two hundred fifty dollars per year nor more than three thousand dollars per year provided however that for the first term of councilmen elected under the provisions of this act and until thereafter changed by ordinance the salary of each councilman shall be as follows in cities of the third class of fifteen thousand inhabitants or under by the last United States census each coun-

cilman shall receive a salary of three hundred dollars per annum where said population is between fifteen thousand and thirty thousand seven hundred and fifty dollars per annum in cities having a population above thirty thousand and not to exceed fifty thousand two thousand dollars per annum in cities having a population of over fifty thousand and not exceeding seventy thousand two thousand five hundred dollars per annum in cities having a population of over seventy thousand three thousand dollars per annum

The first council elected under the provisions of this act shall by ordinance determine the amount of salaries to be paid in said cities the compensation to be received by councilmen shall not be increased or diminished during the term for which they shall have been elected but succeeding councils may change all compensation said change to take effect after the expiration of term of office of the council making such change" be and the same is hereby amended to read as follows

Section 11. The councilmen in cities of the third class shall receive for their services during their term of service annual salaries to be fixed by ordinance payable in monthly installments. Councils may by ordinance fixing said salaries provide for the assessment and retention therefrom of reasonable fines for absence from regular or special meetings of council or councilmanic committees. The salary paid to any councilman shall not be less than two hundred and fifty dollars per year nor more than three thousand dollars per year provided however that for the term of city councilmen and until thereafter changed by ordinance the salary of each councilman shall be as follows

In cities of the third class of fifteen thousand inhabitants or under by the last United States census each councilman shall receive a salary of three hundred dollars per annum where said population is between fifteen thousand and thirty thousand seven hundred and fifty dollars per annum in cities having a population above thirty thousand and not exceeding fifty thousand two thousand dollars per annum in cities having a population of over fifty thousand and not exceeding seventy thousand two thousand five hundred dollars per annum in cities having a population of over seventy thousand three thousand dollars per annum. The council elected under the provisions of this act shall have power by ordinance to determine the amount of salaries to be paid in said cities. The compensation to be received by councilmen shall not be increased or diminished during the term for which they shall be elected but succeeding councils may change all compensation said change to take effect after the expiration of term of office of the council making the change

Section 23. That article seven section four of said act which reads as follows

"Section 4. The mayor shall also supervise the conduct of all city officers examine the grounds of all reasonable complaints against any of them and cause all of their violation or neglect of their duty to be promptly punished or reported to the proper tribunal for correction and for the purpose aforesaid he is hereby empowered to issue subpoenas and compulsory processes under his official seal for the attendance of such persons and the production of such books and papers as he may deem necessary. He shall have the authority at all times to call upon any officials of the city or heads of departments for any information as to the affairs under their control and management as he may require and he may call special meetings of council to consider any matter which he may think proper. He shall communicate to council at their first stated meeting in January of each year and from time to time as he may deem expedient a statement of the condition and affairs of the city in respect to its government finances and improvements together with suggestions and recommendations of all such measures as he may deem conducive to the interests and welfare thereof" be and the same is hereby amended to read as follows

Section 4. The mayor shall also supervise the conduct of all city officers examine the grounds of all reasonable complaints against any of them and cause all of their violations or neglect of duty to be promptly punished or reported to the proper tribunal for correction and for the purpose aforesaid he is hereby empowered to issue subpoenas and compulsory processes under his official seal for the attendance of such persons and the production of such books and papers as he may deem necessary. He shall have the authority at all times to call upon any official of the city or heads of departments for any information as to the affairs under their control and management as he may require and he may call special meetings of the council to consider any matter which he may think proper. He shall communicate to council from time to time as he may deem expedient a statement of the condition and affairs of the city in respect to its government finances and improvements together with suggestions and recommendations of all such measures as he may deem conducive to the interest and welfare thereof

Section 24. That article seven section five of said act which reads as follows

"Section 5. The mayor shall have the criminal jurisdiction of an alderman within the city and shall have no civil jurisdiction except in relation to action for fines penalties or forfeitures imposed by virtue of the ordinances of the city or the laws of this Commonwealth relating thereto. He shall have the power of a committing magistrate under the acts of assembly relating to tramps and vagrants and shall in addition have authority to commit to any city or county prison for a term not exceeding thirty days any dissolute or disorderly persons in default of payment of such fine or penalty as may be fixed by ordinance with the cost of suit or arrest. He shall be empowered to take acknowledgements of any instruments in writing solemnize marriages and administer oaths and affirmations and shall attest all his acts with his official seal. He shall keep a docket and shall enter therein all actions and proceedings had before him and said docket with the entries therein and duly certified transcripts thereof shall be received in evidence in the same manner and with like effect as the docket entries and

transcripts of aldermen are by law admissible for similar purposes. He shall charge and receive for all official services the same fees and costs as are allowed by law to the aldermen of the city for similar services but shall pay over the same into the city treasury monthly according to the statements thereof verified by oath or affirmation before the superintendent of finance and filed with him" be and the same is hereby amended to read as follows

Section 5 The mayor shall have the criminal jurisdiction of an alderman within the city and shall have no civil jurisdiction except in relation to actions for fines penalties or forfeitures imposed by virtue of the ordinances of the city or the laws of the Commonwealth relating thereto. He shall have the power of a committing magistrate under the acts of assembly relating to tramps and vagrants and shall in addition have authority to commit to any city or county prison for a term not exceeding ninety days any dissolute or disorderly person in default of payment of such fine or penalty as may be fixed by ordinances with the cost of suit or arrest. He shall be empowered to take acknowledgements of any instruments in writing solemnize marriages and administer oaths and affirmations and shall attest all his acts with his official seal. He shall keep a docket and shall enter therein all actions and proceedings had before him and said docket with the entries therein and duly certified transcripts thereof shall be received in evidence in the same manner and with like effect as the docket entries and transcripts of aldermen are by law admissible for similar purposes. He shall charge and receive for all official services the same fees and costs as are allowed by law to aldermen of the city for similar services but shall pay over the same into the city treasury monthly according to the statements thereof verified by oath or affirmation before the superintendent of accounts and finance and filed with him

Section 25 That article seven section six of said act which reads as follows

"Section 6 The council shall fix by ordinance the number rank and compensation of the members of the city police force and prescribe all necessary rules and regulations for the organization and government thereof in accordance with this act and it shall be a misdemeanor in office for any policeman to ask demand or receive any other compensation or reward whatsoever for his official services to be followed by dismissal from office. Provided That members of the police force may receive and retain rewards offered for the arrest of persons accused of crime committed outside of the city in which they hold office. The council may also designate from the force the chief and other officers who shall be subject to the direction and control of the council and shall serve as such officers until their successors be duly designated and qualified" be and the same is hereby amended to read as follows

Section 6 The council shall fix by ordinance the number rank and compensation of the members of the city police force and prescribe all necessary rules and regulations for the organization and government thereof in accordance with this act and it shall be a misdemeanor in office punishable by fine or imprisonment either or both for any policeman to ask demand or receive any other compensation or reward whatsoever for his official services to be followed by dismissal from office. Provided That members of the police force may receive and retain rewards offered for the arrest of persons accused of crime committed outside of the city in which they hold office. The council may also designate from the force the chief and other officers who shall serve as such officers until their successors be duly designated and qualified. The council or the mayor acting by authority and direction of council on occasions of threatened public disorder or danger whenever in the judgment of the council or the mayor it is necessary for the public safety or to preserve order may appoint supernumerary or extra policemen to serve for such period as the council or the mayor may designate not exceeding ten days whose compensation shall be fixed by council before or at the time said appointments are made

Section 26 That article seven section seven of said act which reads as follows

"Section 7 Policemen shall be ex-officio constables of the city and shall and may without warrant and upon view arrest and commit for hearing any and all persons guilty of breach of the peace vagrancy riotous or disorderly conduct or drunkenness or who may be engaged in the commission of any unlawful act tending to imperil the personal security or endanger the property of the citizens or violating any of the ordinances of said city for the violation of which a fine or penalty is imposed. They shall have authority to serve and execute all criminal process or processes for the violation of the city ordinances which may be issued by the mayor or any alderman and shall charge the same fees and costs as pertain by law to the constables of the city for similar services but the said fees and costs shall be received and collected by the mayor and by him paid into the city treasury monthly as herein provided. Policemen shall obey the orders of the mayor and make report to him which report shall be laid by him before council whenever required. The mayor shall exercise a constant supervision and control over their conduct and hear and determine all complaints against them in the discharge of their duties and he shall be required to remove from office any member or officer of the police force upon a resolution to that effect passed by council" be and the same is hereby amended to read as follows

Section 7 Policemen shall be ex-officio constables of the city and shall and may without warrant and upon view arrest and commit for hearing any and all persons guilty of breach of the peace vagrancy riotous or disorderly conduct or drunkenness or who may be engaged in the commission of any unlawful act tending to imperil the personal security or endanger the property of the citizens or violating any of the ordinances of said city for the violation of which a fine or penalty is imposed. They shall have authority to serve and execute all criminal process or processes for the violation of the city ordinances which

may be issued by the mayor or any alderman and shall charge the same fees and costs as pertain by law to the constables of the city for similar services but the said fees and costs shall be received and collected by the mayor and by him paid into the city treasury monthly as herein provided. Policemen shall obey the orders of the mayor and make report to him which report shall be laid by him before council whenever required. The mayor shall exercise a constant supervision and control over their conduct and hear and determine all complaints against them in the discharge of their duties and upon finding any such complaint well founded shall submit his report thereon to council for its action and in the meantime pending action by council he may shall have power to suspend such policeman from duty

Section 27 That article seven section fourteen of said act which reads as follows

"Section 14 The superintendent of finance shall from time to time and as often as he may deem expedient or the city council shall direct suggest plans to the council for the management and improvement of the city finances and he shall make a report verified by oath or affirmation to the city council at the first stated meeting in January in each year of the public accounts of the city and of the trusts in its care exhibiting all of the expenditures thereof respectively and the sources from which the revenue and funds are derived and in what manner the same have been disbursed each account to be accompanied by a statement in detail of the several appropriations made by council the amount drawn on each appropriation and the balance outstanding to the debit or credit of such appropriation at the close of the fiscal year which report shall be published in pamphlet form. He shall also at the first stated meeting in January in each year present to council a detailed statement of the estimated receipts expenditures and liabilities of every kind for the ensuing year with the balance of unexpended appropriations and all other information of value as a basis for fixing the levy and tax rate for the next fiscal year" be and the same is hereby amended to read as follows

Section 14 The superintendent of accounts and finance shall from time to time and as often as he may deem expedient or the city council shall direct suggest plans to the council for the management and improvement of the city finances and he shall make a report verified by oath or affirmation to the city council at the first stated meeting in March in each year of the public accounts of the city and of the trusts in its care exhibiting all of the expenditures thereof respectively and the sources from which the revenue and funds are derived and in what manner the same have been disbursed each account to be accompanied by a statement in detail of the several appropriations made by council the amount drawn on each appropriation and the balance outstanding to the debit or credit of such appropriation at the close of the fiscal year which report shall be published in pamphlet form. He shall also at the first stated meeting in December in each year present to council a detailed statement of the estimated receipts expenditures and liabilities of every kind for the ensuing year with the balance of unexpended appropriations and all other information of value as a basis for fixing the levy and tax rate for the next fiscal year. The superintendent of accounts and finance shall have authority to administer oaths or affirmations in relation to any matter touching the authentication of every account with or claim or demand against the city but shall not be entitled to receive any fee therefor. He shall also have power to appoint a deputy who shall also have power to administer oaths or affirmations in all matters relating to the affairs of said office but the said superintendent shall in all cases be responsible and liable for the actions and conduct of the said deputy

Section 28 That article seven section fifteen of said act which reads as follows

"Section 15 The mayor of each city of the third class in Pennsylvania elected under the provisions of this act shall receive for his services during his term of service an annual salary to be fixed by ordinance payable in monthly installments. The council in said city shall by ordinance fix the amount of the salary to be paid to the mayor for his services and may provide for the assessment and retention therefrom of reasonable fines for absence from regular or special meetings of council or councilmanic committees. The amount of said salary in cities of the third class shall not be less than five hundred dollars nor more than three thousand five hundred dollars per year. For the first term of any mayor elected under the provisions of this act and until thereafter changed by ordinance the salary of said mayors in cities of the third class shall be as follows: In cities having a population of fifteen thousand or under by the last United States census five hundred dollars in cities having a population of over fifteen thousand and less than thirty thousand inhabitants one thousand two hundred dollars per year in cities having a population exceeding thirty thousand and not exceeding fifty thousand inhabitants two thousand five hundred dollars per annum in cities having a population of over fifty thousand and not exceeding seventy thousand inhabitants three thousand dollars per annum in cities having a population of over seventy thousand inhabitants three thousand five hundred dollars per annum

The first council elected under the provisions of this act shall by ordinance fix the salary to be paid to the mayor in said cities for succeeding terms and the amount of compensation for the mayor in any of said cities shall not be increased or diminished during the term of office for which he shall be elected. Succeeding councils may change the amount of such compensation" be and the same is hereby amended to read as follows

Section 15 The mayor of each city of the third class elected under the provisions of this act shall receive for his services during the term of service an annual salary to be fixed by ordinance payable in monthly installments. The council shall by ordinance fix the amount of salary to be paid to the mayor for his services and may provide for the assessment and re-

tention therefrom of reasonable fines for absence from regular or special meetings of council or councilmanic committees. The amount of salary in cities of the third class shall not be less than five hundred dollars nor more than three thousand five hundred dollars per year. Until changed by ordinance the salary of said mayors in cities of the third class shall be as follows: In cities having a population of fifteen thousand or under by the last United States census five hundred dollars per annum in cities having a population of over fifteen thousand and less than thirty thousand inhabitants one thousand two hundred dollars per annum in cities having a population exceeding thirty thousand and not exceeding fifty thousand inhabitants two thousand five hundred dollars per annum in cities having a population of over fifty thousand and not exceeding seventy thousand inhabitants three thousand dollars per annum in cities having a population of over seventy thousand inhabitants three thousand five hundred dollars per annum and the amount of compensation for the mayor in any of the said cities shall not be increased or diminished during the term of office for which he shall be elected. Succeeding council may change the amount of such compensation but such change shall not affect the compensation of the mayor then in office.

Section 29 That article eight section one of said act which reads as follows

"Section 1 Subject to the provisions of section thirteen of article six of this act the council of each city of the third class shall on the first Monday of January after its election elect a city treasurer who shall hold his office for the term of two years from said first Monday of January and until his successor is duly elected and qualified or until the said treasurer shall have been removed from office according to law. The city treasurer shall be a competent accountant and shall have been a resident of the city and an elector thereof for at least three years previous to his election. He shall give lawful bond to the city with two or more sufficient sureties or with a surety or other company authorized by law to act as surety to be approved by the council in such sum as it may by ordinance direct conditioned for the honest and faithful discharge of his official duties and the safe keeping and payment over of all public moneys entrusted to his care. He shall receive a fixed annual salary to be provided by ordinance" be and the same is hereby amended to read as follows

Section 1 The Council of each city of the third class shall on the first Monday of January Anno Domini one thousand nine hundred and twenty and on the first Monday of January in every fourth year thereafter elect a city treasurer who shall hold his office for the term of four years from the said first Monday of January and until his successor is duly elected and qualified or until the said treasurer shall have been removed from office according to law. The city treasurer shall be a competent accountant and shall have been a resident of the city and an elector thereof for at least three years previous to his election. He shall give lawful bond to the city with two or more sufficient sureties or with a surety or other company authorized by law to act as surety to be approved by the council in such sum as it may by ordinance direct conditioned for the honest and faithful discharge of his official duties, and the safe keeping and payment over of all public moneys entrusted to his care. He shall receive a fixed annual salary to be provided by ordinance.

Section 30 That article nine section one of said act as the same was amended by an act approved the nineteenth day of July Anno Domini one thousand nine hundred and seventeen which reads as follows

"Section 1 In cities of the third class where the term of city controller expires on the first Monday of December in the year one thousand nine hundred and thirteen the qualified electors of the city shall at the municipal election of that year elect a city controller who shall serve from said first Monday of December until the first Monday of January one thousand nine hundred and eighteen. In the year one thousand nine hundred and seventeen and quadrennially thereafter the qualified electors of such city shall at the municipal election elect a city controller who shall serve for a term of four years from the first Monday of January next succeeding his election. In cities of the third class where the city controller was elected at the municipal election in the year one thousand nine hundred and eleven the qualified electors of the city shall in the year one thousand nine hundred and fifteen and quadrennially thereafter elect a city controller who shall serve for a term of four years from the first Monday of January next succeeding his election. The city controller shall examine audit and settle all accounts whatsoever in which the city is concerned either as debtor or creditor where provision for the settlement thereof is made by law and where no provision or an insufficient provision has been made he shall examine such accounts and report to the city council the facts relating thereto. He shall have authority to administer oaths or affirmations in relation to any matter touching the authentication of every account with or claim or demand against the city but shall not be entitled to receive any fee therefor and the treasurer of said city shall pay no money out of the city treasury unless the warrant therefor is duly countersigned by the city controller" be and the same is hereby amended to read as follows

Section 1 In cities of the third class where the term of the city controller expires on the first Monday of January in the year one thousand nine hundred and twenty the qualified electors of the city shall at the municipal election of the preceding year and every four years thereafter elect a city controller who shall possess the qualifications herein prescribed for the city treasurer and who shall serve for the term of four years from the first Monday of January next succeeding their respective elections

In cities of the third class where the city controller was elected in the year one thousand nine hundred and seventeen to serve until the first Monday in January in the year one thousand nine hundred and twenty-two the qualified electors of

said cities shall elect a city controller at the municipal election to be held in the year one thousand nine hundred and twenty-one and every four years thereafter elect a controller in like manner to serve for the term aforesaid the said terms to begin on the first Monday of January next succeeding their respective elections

Section 31 That article nine section two of an act which reads as follows

"Section 2 The said city controller shall receive such compensation as may be prescribed by council" be and the same is hereby amended to read as follows

Section 2 That said city controller shall examine audit and settle all accounts whatsoever in which the city is concerned either as debtor or creditor and shall also examine and audit the accounts of all officers and departments which collect receive and disburse public moneys or who are charged with the management control or custody thereof and in case he discovers any default irregularity delinquency or mismanagement he shall make report to the council. He shall also make report to council on the first Monday of January in each year and oftener if so required by council of the audits which he shall have made of the accounts of the officers having charge custody control and disbursements of public moneys showing the balance in their hands respectively. He shall have the power to administer oaths or affirmations in relation to any matter touching the authentication of any account claim or demand against the city but shall not receive any fee therefor and the treasurer of said city shall pay no money out of the city treasury unless the warrant therefor is duly countersigned by the city controller. He shall have power to issue subpoenas to obtain the attendance of officers whose accounts he is authorized to adjust audit and settle and also to subpoena any person or persons who it may be necessary to examine as witnesses and in case any city officer or any witness refuses to appear upon being subpoenaed he shall report such refusal to council and the council is hereby empowered to enact ordinances to compel the attendance of city officers and witnesses before the said city controller and to impose penalties in case of refusal. The city controller shall give bond with surety to be approved by council in such sum as the council shall fix by ordinance and he shall receive such compensation as shall be prescribed by council. Provided however such compensation shall not be less than the compensation paid to members of council which shall not be increased or diminished during his term. In case a vacancy occurs in the office of city controller thirty days or more prior to the time for holding the next fall or municipal primary election in said cities the council shall fill the vacancy by electing a city controller to serve until the first Monday of January next succeeding the time of holding said fall or municipal primary election and the qualified electors of the city in which said vacancy exists shall at said fall or municipal primary election nominate and at the succeeding fall or municipal election elect in the manner provided by law a city controller who shall serve for the regular term of four years from the first Monday of January succeeding his election but in case the vacancy occurs less than thirty days prior to the next fall or municipal primary election the council shall elect a city controller to serve during the remainder of the term of the city controller whose office has become vacant

Section 32 That article nine section three of said act which reads as follows

"Section 3 That the council of each city of the third class in this Commonwealth are hereby authorized and directed to elect a city clerk whose term of office and compensation shall be fixed by ordinance. Provided however That the said term of office shall not exceed four years" be and the same is hereby amended to read as follows

Section 3 The council of each city of the third class is hereby authorized and directed to elect a city clerk who shall serve for a term of four years and until his successor is duly elected and qualified and whose compensation shall be fixed by ordinance and he shall be removable in the manner provided by law

Section 33 That article ten section one of said act which reads as follows

"Section 1 Subject to the provisions of article six the council of each of said cities of the third class shall on the first Monday of January following the election of members thereof or as soon thereafter as may be practicable by the vote of a majority of the members chosen elect one person learned in the law and qualified to practice in the Supreme Court of this Commonwealth who shall be styled the city solicitor and shall serve for the term of two years from the said first Monday of January and until his successor shall be duly qualified unless he shall have been removed from office sooner in the method prescribed by law. Vacancies in said office shall be filled by council for the unexpired term. He shall give lawful bond to the corporation with two or more sureties or with a surety or other company authorized by law to act as surety to be approved by council in such sum as they shall by ordinance direct conditioned for the faithful performance of his official duties as the same are or may be defined by law or ordinance" be and the same is hereby amended to read as follows

Section 1 Subject to the provisions of article six the council of each of the said cities of the third class shall on the first Monday of May Anno Domini one thousand nine hundred and twenty and on the first Monday of May every fourth year thereafter or as soon thereafter as practicable in each of said years by a vote of a majority of the members shall elect one person learned in the law and qualified to practice in the Supreme Court of this Commonwealth who shall be styled the city solicitor and shall serve for the term of four years from the said first Monday of May and until his successor shall be duly qualified unless he shall have been removed from office sooner in the method prescribed by law. Vacancies in said office shall be filled by council for the unexpired term. He shall give lawful bond to the corporation with two or more sureties or with a surety

or other company authorized by law to act as surety to be approved by council in such sum as they shall by ordinance direct conditioned for the faithful performance of his official duties as the same are or may be defined by law or ordinance.

Section 34 That article eleven section one of said act which reads as follows

"Section 1 The council of any city of the third class of the State of Pennsylvania may by ordinance create a board of health. The organization powers and duties of said board of health shall be as provided by laws now in force in relation to boards of health" be and the same is hereby amended to read as follows

Section 1 The council of any city of the third class by ordinance may create a board of health. The organization powers and duties of said board of health shall be as provided by laws now in force in relation to boards of health except the members officers and subordinates thereof may be appointed by the council

Section 35 That article eleven section three of said act which reads as follows

"Section 3 The city clerk in cities of the third class shall be ex-officio secretary of the board of health in case the council of said city shall create a board of health under the provisions of this act" be and the same is hereby repealed

Section 36 That article fourteen section six of said act which reads as follows

"Section 6 The viewers provided for in the foregoing sections of this article may be appointed before or at any time within six years after the entry taking appropriation or injury or the passing of an ordinance providing for any matter set forth in section one of article fourteen of any property or materials for constructing said improvement and upon the report of said viewers or any two of them being filed in the said court any party may within thirty days thereafter file his her or their appeal from the said report to the said court. Such appeal shall be in writing and accompanied by an affidavit of the appellant or their agent or attorney that the same is not taken for the purpose of delay but because the affiant firmly believes that injustice has been done and after such appeal either party may put the cause at issue in the form directed by said court and the same shall be tried by said court and jury and after final judgment either party may have an appeal therefrom to the proper court the Superior Court or the Supreme Court in the manner prescribed in other cases. The said court of common pleas shall have power to order what notices shall be given in connection with any part of the proceedings and may make all such orders as it may deem requisite. If any exceptions be filed with any appeal to the proceedings they shall be speedily disposed of and if allowed a new view shall be ordered and if disallowed the appeal shall proceed as hereinbefore provided" be and the same is hereby amended to read as follows

Section 6 The viewers provided for in the foregoing sections of this article may be appointed before or at any time within six years after the entry taking appropriation or injury or the passing of an ordinance providing for any matter set forth in section one of this article of any property or material for constructing said improvement and upon the report of said viewers or any two of them being filed in the said court which report shall be filed within three months from the date of their appointment unless the time for so doing shall be extended by the court any party may within thirty days thereafter file his her or their appeal from the said report to the said court. Such appeal shall state the grounds or reasons for the appeal as in other appeal cases and shall be in writing and accompanied by an affidavit of the appellant or their agent or attorney that the same is not taken for the purpose of delay but because the affiant firmly believes that injustice has been done and after such appeal either party may put the cause at issue in the form directed by said court and the same shall be tried by said court and jury and after final judgment either party may have an appeal therefrom to the proper court the Superior Court or the Supreme Court in the manner as prescribed in other cases. The said court of common pleas shall have power to order what notices shall be given in connection with any part of the proceedings and may make all such orders as it may deem requisite. If any exceptions be filed with any appeal to the proceedings they shall be speedily disposed of and if allowed a new view shall be ordered and if disallowed the appeal shall proceed as hereinbefore provided

Section 37 That article fourteen section seven of said act which reads as follows

"Section 7 In case any city shall repeal any ordinance passed or discontinue any proceeding taken providing for any of the improvements mentioned in the first section of this article prior to the entry upon taking appropriation or injury to any property or material and within thirty days after the filing of the report of viewers assessing damages and benefit the said city shall not thereafter be liable to pay any damages which have been or might have been assessed but all costs upon any proceedings had thereon shall be paid by the said city" be and the same is hereby amended to read as follows

Section 7 In case any such city shall repeal any ordinance passed or discontinue any proceeding taken providing for any of the improvements mentioned in the first section of this article prior to the entry upon taking appropriation or injury to any property or materials and within thirty days after the filing of the report of viewers assessing damages and benefits the said city shall not thereafter be liable to pay any damages which have or might have been assessed but all costs upon any proceeding had thereon shall be paid by the city including attorney fees to be fixed by the court on behalf of the owner or owners

Section 38 That article fifteen section one of said act which reads as follows

"Section 1 Subject to the provisions of article six of this act the council of each of said cities of the third class shall on the first Monday of January or as soon thereafter as may be

conveniently done elect one person resident of the city for at least five years previous to his election a qualified elector thereof and owner of real estate therein at the time of his election and during the entire term of service of the assessed value of at least five hundred dollars as city assessor to serve from the date of his election until the first Monday of January of the succeeding year. Council shall not permit any person elected assessor to enter upon the duties of said office nor continue in office when he does not have and possess all of the qualifications aforesaid and for this purpose council shall have power by a majority vote of all the members elected thereto to declare the said office of assessor vacant at any time any person has not or ceases to have the qualifications aforesaid for the said office and they may thereupon fill the vacancy thus occasioned in the manner hereinafter provided for the filling of vacancies" be and the same is hereby amended to read as follows

Section 1 The council of each of said cities of the third class on the first Monday of January one thousand nine hundred and twenty and on the first Monday of January in every fourth year thereafter or as soon thereafter as may be conveniently done shall elect one person resident of the city for at least five years previous to his election a qualified elector thereof and owner of real estate therein at the time of his election and during the entire term of service of the assessed value of at least five hundred dollars as city assessor to serve for the term of four years from the first Monday of January in the year in which he is elected. Council shall not permit any person elected assessor to enter upon the duties of said office nor continue in office when he does not have and possess all of the qualifications aforesaid and for this purpose council shall have power by a majority vote of all the members elected thereto to declare the said office of assessor vacant at any time any person has not or ceases to have the qualifications aforesaid for the said office and they may thereupon fill the vacancy thus occasioned in the manner hereinafter provided for the filling of vacancies

Section 39 That article fifteen section ten of said act which reads as follows

"Section 10 The said assessor shall complete his triennial assessment and the annual assessments in intervening years on or before the first day of September in each year and he shall have power to add to the duplicates in the hands of the city treasurer any subject of taxation therefrom and to rectify any and all errors and mistakes made therein" be and the same is hereby amended to read as follows

Section 10 The said assessor shall complete his triennial assessment and the annual assessments in intervening years on or before the first day of September in each year and he shall have power with the approval of the board of revision and appeals to add to the duplicates in the hands of the city treasurer any subject of taxation omitted therefrom and to rectify any and all errors and mistakes made therein

Section 40 That article sixteen section one of said act which reads as follows

"Section 1 Subject to the provisions of article six of this act the council of each city of the third class shall on the first Monday of January succeeding their election or as soon thereafter as practicable elect by majority vote of said council a competent civil engineer who shall be styled the city engineer and shall serve for a term of two years from the date of his election and until his successor shall be duly qualified unless he shall sooner be removed from said office according to law" be and the same is hereby amended to read as follows

Section 1 Subject to the provisions of article six of this act the council of each city of the third class shall on the first Monday of May Anno Domini one thousand nine hundred twenty and on the first Monday of May in every fourth year thereafter or as soon thereafter as practicable in each of said years elect by majority vote of said council a competent civil engineer who shall be styled the city engineer and shall serve for a term of four years from the said first Monday of May and until his successor shall be duly qualified unless he shall sooner be removed from said office according to law. He shall give bond with surety in such sum as council may direct conditioned for the faithful performance of his duties. Vacancies in said office shall be filled by council for the unexpired term

Section 41 That article nineteen of said act which reads as follows

ARTICLE XIX

Section 1 Any proposed ordinance may be submitted to the council by a petition signed by the electors of any city of the third class of the Commonwealth of Pennsylvania. Upon the written request of one hundred qualified electors directed to the city clerk asking that a petition be prepared he shall prepare such petition within ten days and in the meantime notice shall be given in one of the daily newspapers if one be published in the city and if not then in a weekly newspaper that such petition will be ready for signing at the expiration of ten days from the presentation of the aforesaid request. This notice shall state the purpose for which the petition is made the place where and when it may be signed and ten days shall be allowed for signatures. The signing shall be done in the city clerk's office only and the petition shall be retained there at all times during the period of ten days. Each signer shall add to his signature his place of residence street and number and shall make oath before the city clerk that he is a qualified elector of the city and resides at the address given. At the expiration of the ten days aforesaid and within ten days thereafter the city clerk shall examine such petition and from the voters registered ascertain whether or not said petition is signed by voters equal to twenty per centum of all votes cast for all candidates for mayor at the last preceding municipal election; and if necessary the council shall allow him extra help for that purpose and he shall attach to said petition his certificate showing the result of said examination. If by the clerk's certificate the petition is shown to contain less than

twenty per centum as aforesaid it may be amended within ten days from the date of said certificate. The clerk shall within ten days after such amendment make like examination and certification of the amended petition and if his certificate shall show the same to contain less than twenty per centum as aforesaid it shall be returned to the person filing the same without prejudice. If the petition shall be certified to contain twenty per centum of said votes cast as aforesaid the clerk shall submit the same to the council without delay. If the petition accompanying the proposed ordinance be signed by electors equal in number to twenty per centum of the votes cast for all candidates for mayor at the last preceding municipal election and contains a request that the said ordinance be submitted to a vote of the people if not passed by the council such council shall either

(a) Pass said ordinance without alteration within twenty days except as otherwise provided herein after attachment of the clerk's certificate to the accompanying petition or

(b) Forthwith after the clerk shall attach to the petition accompanying such ordinance his certificate of sufficiency the council shall call a special election unless the general municipal election is fixed within ninety days thereafter and at such special or general election if one is so fixed such ordinance shall be submitted without alteration to the vote of the electors of the said city. The ballots used when voting upon said ordinance shall be supplied by council and shall contain the words "For the ordinance" (stating the nature of proposed ordinance) and "Against the ordinance" (stating the nature of proposed ordinance). If the majority of the qualified electors voting on the proposed ordinance shall vote in favor thereof such ordinance shall thereupon become a valid and binding ordinance of said city. Any ordinance which under the provisions of article nineteen or article twenty of this act is proposed by petition or which shall be adopted by a vote of the people cannot be repealed or amended within two years except by a vote of the people. Any number of proposed ordinances may be voted upon at the same election in accordance with the provisions of this section but there shall not be more than one special election in any period of six months for such purpose. The council may submit a proposition for the repeal of any such ordinance or amendments thereto to be voted upon at any succeeding general city election and should such proposition so submitted receive a majority of the votes thereon at such election such ordinance shall thereby be repealed or amended accordingly. Whenever any ordinance or proposition is required by this act to be submitted to the voters of the city at any election city clerks shall cause such ordinance or proposition to be published once in each of the daily newspapers published in said city such publication to be not more than twenty or less than five days before the submission of such proposition or ordinance to be voted on" be and the same is hereby amended to read as follows

ARTICLE XIX

Section 1 Any proposed ordinance (except as hereinafter mentioned) may be submitted to the council by a petition signed by the electors of any city of the third class of the Commonwealth of Pennsylvania. Upon the written request of one hundred qualified electors directed to the city clerk asking that a petition be prepared he shall prepare such petition within ten days and in the meantime notice by one insertion shall be given in one of the daily newspapers if one be published in the city and if not then in a weekly or daily newspaper published in the county in which said city is situated that such petition will be ready for signing at the expiration of ten days from the presentation of said request. This notice shall state the purpose for which the petition is made the place where and when it may be signed and ten days shall be allowed for signatures. The signing shall be done in the city clerk's office only and the petition shall be retained there at all times during the period of ten days. Each signer shall add to his signature his place of residence street and number and shall make oath before the city clerk that he is a qualified elector of the city and resides at the address given. At the expiration of the ten days aforesaid and within ten days thereafter the city clerk shall examine such petition and from the voters registered ascertain whether or not said petition is signed by voters equal to twenty per centum of all votes cast for all candidates for mayor at the last preceding municipal election at which a mayor was elected and if necessary the council shall allow him extra help for that purpose and he shall attach to said petition his certificate showing the result of said examination. If by the clerk's certificate the petition is shown to contain less than twenty per centum as aforesaid it may be amended within ten days from the date of said certificate. The clerk shall within ten days after such amendment make like examination and certification of the amended petition and if his certificate shall show the same to contain less than twenty per centum as aforesaid it shall be returned to the person filing the same without prejudice. If the petition shall be certified to contain twenty per centum of said votes cast as aforesaid the clerk shall submit the same to the council without delay. If the petition accompanying the proposed ordinance be signed by electors equal in number to twenty per centum of the votes cast for all candidates for mayor at the last preceding municipal election at which a mayor was elected and contains a request that the said ordinance be submitted to a vote of the people if not passed by the council such council shall either

(a) Pass said ordinance without alteration within twenty days except as otherwise provided herein after attachment of the clerk's certificate to the accompanying petition or

(b) Forthwith after the clerk shall attach to the petition accompanying such ordinance his certificate of sufficiency the council shall call a special election unless the general or municipal election is fixed within ninety days thereafter and at such special election if one is so fixed or at the said general or municipal election such ordinance shall be submitted without alteration to the vote of the electors of the said city

The ballots used when voting upon said ordinance shall be supplied by council and shall contain the words "For the ordinance" (stating the nature of proposed ordinance) and "Against the ordinance" (stating the nature of proposed ordinance). If the majority of the qualified electors voting on the proposed ordinance shall vote in favor thereof such ordinance shall thereupon become a valid and binding ordinance of said city. Any ordinance which under the provisions of Article Nineteen (XIX) or of Article Twenty (XX) of this act is proposed by petition or which shall be adopted by a vote of the people cannot be repealed or amended within two years except by a vote of the people. Any number of proposed ordinances may be voted upon at the same election in accordance with the provisions of this section but there shall not be more than one special election in any period of six months for such purpose. The council may submit a proposition for the repeal of any such ordinance or amendments hereto to be voted upon at any succeeding municipal or general election and should such proposition so submitted receive a majority of the votes thereon at such election such ordinance shall thereby be repealed or amended accordingly. Whenever any ordinance or proposition is required by this act to be submitted to the voters of the city at any election city clerks shall cause such ordinance or proposition to be published once in at least two of the newspapers published in said city and if two newspapers are not published in the city then in two newspapers published in the county such publication to be not less than five nor more than twenty days before the submission of such proposition or ordinance to be voted on.

Section 2 That the provisions of the foregoing section shall not apply to or include any ordinance

(a) Relating to any matter subject or thing which is not the subject of a referendum vote as hereinafter provided

(b) To repeal amend or modify any ordinance which had been subject of the provisions of the referendum as hereinafter provided

Section 42 That article twenty of said act which reads as follows

ARTICLE XX

Section 1 No ordinance passed by the council except when otherwise required by the general laws of the State or required or permitted by the provisions of this act and except ordinances for the immediate preservation of the public peace health or safety which contains a statement of their urgency shall go into effect before ten days from the time of its final passage and if during the said ten days from the time of its final passage a petition signed by electors of the city equal in number to at least twenty per centum of the entire votes of all candidates for mayor at the last preceding general municipal election at which a mayor was elected protesting against the passage of such ordinance be presented to the council the same shall thereupon be suspended from going into operation and it shall be the duty of the council to reconsider such ordinance and if the same is not entirely repealed the council shall submit the ordinance as is provided by subsection (b) of section one of article nineteen of this act to the vote of the electors of the city either at the general election or at a special municipal election to be called for that purpose and such ordinance shall not go into effect or become operative unless a majority of the qualified electors voting on the same shall vote in favor thereof. Said petition shall be prepared signed and perfected in all respects in accordance with the provisions of said section one of article nineteen and be examined and certified to by the clerk in all respects as therein provided. And provided That the provisions of article nineteen and article twenty shall not become effective until January first nineteen hundred and fourteen nor apply to any tax levy nor to the annual appropriation ordinance nor to any ordinance providing for the exercise of the right of eminent domain. And provided further That no franchise or consent to occupy the public streets highways or other places in any of said cities shall be given or granted to any person or persons railroad railway gas water electric light telegraph or telephone company or to any other public service corporation except by ordinance and no ordinance for such purpose shall go into effect for thirty days after its approval or for thirty days after the time it would otherwise have become a law. If within said thirty days a petition prepared advertised and perfected in all respects complying with the provisions of article nineteen section one is addressed to the council signed by electors of the city equal in number to at least twenty per centum of the total number of registered voters as shown by the last preceding registration protesting against the passage of said ordinance the latter shall be suspended. It shall be the duty of the city clerk within ten days after said petition is filed with him to examine and ascertain from the registry of votes whether or not said petition is signed by the requisite number of electors and if necessary the council shall allow the said clerk extra help for said purpose. When the said clerk has made said examination he shall attach his certificate to said petition showing the result of his examination and if it shall appear that the petition has not the requisite number of electors as petitioners no further action shall be taken but this shall not prevent the filing of another petition in like manner within said thirty days and in case such petition is presented the same proceedings shall be had thereon as in the first petition. If no petition having the twenty per centum of electors as hereinabove provided is presented or filed with the city clerk within said thirty days the said ordinance shall then go into immediate effect unless otherwise provided in the ordinance.

In case the petition or petitions provided for in the preceding section be signed by the twenty per centum of the total number of registered voters shown by the last preceding registration the council shall reconsider such ordinance and if the same is not entirely repealed the council shall call a special election unless the general or municipal election is to be held within ninety days therefrom in which latter case the question of reference shall be to the general or municipal election as the case

may be. At the special election if one is so fixed by the council or at the general or the municipal election occurring within ninety days the said ordinance shall be submitted without alteration.

When the submission is at a general or municipal election the city clerk shall certify to the county commissioners a copy of the ordinance and the proceedings of council directing the referendum vote and the county commissioners shall cause the proper ballot to be printed in the ballot sheet used at the said respective elections. Where there is a special election the ballots shall be prepared and furnished by the city and said elections shall be held by the same officers who hold the general or municipal elections (as the case may be) and the expenses of said special elections shall be paid for by the city and said city may fix not only the day of election but the time for opening and closing of the polls. Any number of ordinances may be referred and voted on at the same election and there shall not be more than one special election every six months. The ballot for each referendum shall be substantially in the following form

CITY ORDINANCE REFERENDUM

If you are for the ordinance mark an X opposite the word FOR if you are against the ordinance mark an X opposite the word AGAINST

Approval of the city ordinance (stating the purpose of said ordinance)

FOR
AGAINST

The officers holding said elections shall keep tally sheets and make returns of votes in the same manner as tally sheets are kept and returns made in the election of officers and the submission of other questions as now provided by law the said returns shall be filed with the prothonotary of the court of common pleas and the said court shall compute the returns and cause the result thereof to be filed in the said court and the said prothonotary shall certify the result to the council of the proper city. In case of special elections the said prothonotary shall lay the returns of elections before the said court at a meeting or session of the said court to be held on the Tuesday succeeding said election for computation as aforesaid. If it shall appear that more persons have voted for said ordinance than against it the ordinance shall take immediate effect the same as if it had been approved by the mayor and there had been no referendum vote thereon. If the vote is against said ordinance it shall be lost and of no effect.

Before any referendum election is held on any ordinance as hereinbefore provided it shall be the duty of the city clerk to publish or cause to be published a copy of the ordinance which is submitted to a vote of the people one insertion in at least two newspapers published in the respective city and if two newspapers are not published in the city then in two newspapers published in the county if there be such said publication to be not less than five nor more than twenty days before the respective election and a copy of said publication duly verified by affidavit shall be filed by the city clerk in the prothonotary's office of said court with the result of the election as computed and filed by the court" be and the same is hereby amended to read as follows

ARTICLE XX

Section 1. No ordinance passed by the council except as hereinafter mentioned shall go into effect before ten (10) days from the time of its final passage and if during the said ten days from the time of its final passage a petition signed by electors of the city equal in number to at least twenty per centum of the entire vote for all candidates for mayor at the last preceding general municipal election at which a mayor was elected protesting against the passage of such ordinance be presented to the council the same shall thereupon be suspended from going into operation and it shall be the duty of the council to reconsider such ordinance and if the same is not entirely repealed the council shall submit the ordinance as is provided by sub-section (b) of section one of the preceding article of this act to the vote of the electors of the city either at the general or municipal election or a special election to be called for that purpose and such ordinance shall not go into effect or become operative unless a majority of the qualified electors voting on the same shall vote in favor thereof. Upon the written request of one hundred qualified electors directed to the city clerk asking that the petition hereinabove provided for be prepared he shall prepare such petition immediately and thereupon give notice by one insertion in one of the daily newspapers if one be published in the city and if not then in a weekly or daily newspaper published in the county that such petition is ready for signing and the purpose of the petition giving the place where and time when it may be signed and the said signing shall be done in the city clerk's office only where the petition shall be retained during the period of ten days after the passage of the said ordinance.

Each signer shall add to his signature his place of residence street and number and shall make oath before the city clerk that he is a qualified elector of the city and resides at the address given. The city clerk shall keep his office open for the purpose of signatures to the initiative and referendum petitions from eight o'clock in the forenoon to twelve (noon) and from one o'clock in the afternoon to five o'clock in the afternoon of each day except Sundays and holidays and he shall not permit any person to sign any of the said petitions after five o'clock in the afternoon of the last day for signing the initiative nor after the tenth day following the passage of the ordinance on which the referendum vote is prayed for and at the expiration of said ten days the said petition in which a referendum vote is asked then in the hands of the city clerk shall be deemed and taken

to be filed with and presented to the council and it shall be the duty of the city clerk to lay the same before the council at its first meeting thereafter. After its presentation the city clerk shall ascertain from the voters registry whether or not said referendum petition is signed by voters equal to twenty per centum of all the votes cast for mayor at the last preceding municipal election at which a mayor was elected and if necessary the council shall allow him extra help for that purpose and after he has made said examination he shall report the result thereof to council.

Section 2. No franchise or consent to occupy the public streets highways or other places in any city of the third class shall be given or granted to any person or persons railroad railway gas water light telephone or telegraph company or to any public service corporation except by ordinance and no ordinance for such purpose shall go into effect for thirty days after its final passage. If within said thirty days a petition prepared advertised and perfected in all respects complying with the provisions of the preceding section of this article (except that the petitioners shall have thirty days in which to prepare said petition) is addressed to the council signed by registered electors of the city equal in number to at least twenty per centum of all the votes cast for mayor as the last preceding municipal election at which a mayor was elected protesting against the passage of said ordinance the latter shall be suspended and it shall be the duty of the city clerk to examine said petition and ascertain from the registry of voters whether or not said petition is signed by the required number of electors and if necessary the council shall allow the city clerk extra help for said purpose and upon such examination he shall report the result to council.

Section 3. In case it shall appear that the petitions hereinabove provided for in sections one (1) and two (2) of this article have not been signed by the requisite number of voters no action shall be taken but the ordinances shall be deemed and taken to be in full force from the time or times they each would have gone into effect had there been no petition against the same but in case the petition or petitions provided for in the preceding sections in this article be signed by electors equal to twenty per centum of all the votes cast for mayor as aforesaid the council shall reconsider such ordinance and if the same is not entirely repealed the council shall call a special election unless the general or municipal election is to be held within ninety days therefrom in which case the question of reference shall be to the general or municipal election as the case may be. At the special election if one is so fixed by council or at the general or municipal election occurring within ninety days at the said ordinance shall be submitted without alteration.

Section 4. When the submission is at a general or municipal election the city clerk shall certify to the county commissioners a copy of the ordinance and the proceedings of council directing the referendum vote and the county commissioners shall cause the proper ballot to be printed on the ballot sheet used in the respective elections. Where there is a special election the ballots shall be prepared and furnished by the city and said elections shall be held by the same officers who hold the general or municipal elections (as the case may be) and the expenses of said special elections shall be paid for by the city and said city may fix not only the day of the election but the time for opening and closing the polls. Any number of ordinances may be referred to and voted on at the same election and there shall not be more than one special election every six months. The ballot for each referendum shall be substantially in the following form

CITY ORDINANCE REFERENDUM

If you are for the ordinance mark an X opposite the word FOR if you are against the ordinance mark an X opposite the word AGAINST

Approval of the city ordinance (stating the purpose of said ordinance)

FOR
AGAINST

Section 5. The officers holding said elections shall keep tally sheets and make returns of votes in the same manner as tally sheets are kept and returns made in elections of officers and the submission of other questions as now provided by law. The said returns shall be filed with the prothonotary of the court of common pleas and the said court shall compute the returns and cause the results thereof to be filed in said court and the said prothonotary shall certify the result to the council of the proper city. In case of special elections the said prothonotary shall lay the returns of the election before the said court at a meeting or session of the said court to be held on the Tuesday succeeding the said election for computation as aforesaid. If it shall appear that more persons have voted for said ordinance than against it the ordinance shall take immediate effect the same as if it had been passed by the council and signed by the mayor and there had been no referendum vote thereon. If the vote is against said ordinance it shall be lost and of no effect.

Section 6. Before any referendum election is held on any ordinance as hereinbefore provided it shall be the duty of the city clerk to publish or cause to be published a copy of the ordinance which is to be submitted to the vote of the people one insertion in at least two newspapers published in the respective city and if two newspapers are not published in the said city then in two newspapers published in the county if there be such publication to be not less than five nor more than twenty days before the respective election and a copy of said publication duly verified by affidavit shall be filed by the city clerk in the prothonotary's office in said court with the result of the election as computed and filed by the court.

Section 7 The provisions of this article with reference to referendum proceedings shall not apply to any ordinance passed for the following purposes namely:

(a) Ordinances expressly required to be passed by the general laws of the State or by the provisions of any act of Assembly or the provisions of which and the matters to be carried out thereunder are subject to the approval of an officer or tribunal of the State government

(b) Ordinances providing for tax levies annual and other appropriations and for the exercise of the right of eminent domain

(c) Ordinances for the preservation of the public peace health morals safety and in the exercise of the police powers of the city government and for the prevention and abatement of nuisances

(d) Any ordinances providing for an election to increase indebtedness and any other ordinance which by law must be submitted to an election before it shall take effect

(e) Ordinances for the opening paving grading or other improvement of streets or highways when the improvement is petitioned for by a majority in number or interest of the abutting property owners

(f) Ordinances for the construction of sewers and for the purpose of keeping the streets highways and sidewalks in good order and repair and in a safe and passable condition

Section 43 That article twenty-one of said act which reads as follows

"Section 4 All acts of Assembly or parts of acts relating to cities of the third class not inconsistent with the provisions of this act shall be and remain in full force and all acts and parts of acts general special or local appertaining to the subject matter covered by this act so far as they are inconsistent with the provisions thereof be and the same are hereby repealed except that nothing in this act shall be interpreted to repeal abridge or in any way effect the provisions of an act approved the twenty-second day of April Anno Domini nineteen hundred and five entitled "An Act to preserve the purity of the waters of the State for the protection of the public health" be and the same is hereby amended to read as follows

Section 4 All acts of Assembly or parts of acts relating to cities of the third class not inconsistent with the provisions of this act shall be and remain in full force and all acts and parts of acts general special or local appertaining to the subject matter covered by this act so far as they are inconsistent with the provisions thereof be and the same are hereby repealed except that nothing in this act shall be interpreted to repeal abridge or in any way affect the provisions of an act approved the twenty-second day of April Anno Domini nineteen hundred and five entitled "An Act to preserve the purity of the waters of the State for the protection of the public health" or the provisions of an act approved the twenty-eighth day of April Anno Domini nineteen hundred and three entitled "An Act for the annexation of any city borough township or part of a township to a contiguous city and providing for the indebtedness of the same" and the amendments or supplements thereof or of the Public Service Company Law or amendments or supplements thereof Provided That this act shall not apply to any city incorporated prior to May twenty-third one thousand eight hundred seventy-four by special act of Assembly which has not accepted the provisions of an act entitled "An Act dividing cities of this State into three classes regulating the passage of ordinances providing for contracts for supplies and work for said cities authorizing the increase of indebtedness and the creation of a sinking fund to redeem the same defining and punishing certain offenses in all of said cities and providing for the incorporation and government of the cities of the third class" approved the twenty-third day of May one thousand eight hundred and seventy-four (Pamphlet Laws two hundred thirty)

Section 41 Any acts or parts of any act inconsistent with the provisions of this act are hereby repealed.

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—30.

Baldwin, F. E., DeWitt,	Leslie,	Salus,
Baldwin, R. J., Donahue,	McConnell,	Sassaman,
Boyd,	McNichol,	Smith,
Buckman,	Eyre,	Sones,
Campbell,	Gray,	Turner,
Craig,	Haldeman,	Nason,
Crow,	Herron,	Vare,
Davis,	Jones,	Philpps,
		Weaver,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILL RECOMMENDED.

Mr. EYRE. Mr. President, I move that Senate Bill No. 465, on third reading, entitled:

An Act making it lawful for twenty-five or more resident tax payers of any county in this Commonwealth in which an turnpike road or highway is wholly or partly located upon which tolls are charged the travelling public to present their petition to the county commissioners of their county setting forth that it would be for the best interests of the people of their county that such turnpike road or highway or part thereof should be purchased and become a public road free from tolls and toll gates and thereupon for the county commissioners of the petitioners county to purchase the same for public use free from tolls and toll gates if a price therefor can be agreed upon with the owners thereof and pay for the same out of the funds of their county not otherwise appropriated and if such county has not sufficient funds to issue bonds of said county for that purpose and providing that any turnpike road or highway or part thereof so purchased and made a public road shall thereafter be repaired maintained and improved by the county township borough or city in which the same or part thereof is located

be recommended to the Committee on Public Roads and Highways.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 482 (House No. 670), entitled:

An Act permitting building and loan associations to invest their uninvested funds in bonds of the United States issued for war purposes and validating investments heretofore made by such associations in bonds of the United States government issued for war purposes

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Baldwin, F. E., Donahue,	Marlow,	Sassaman,
Baldwin, R. J., Einstein,	Martin,	Schantz,
Barnes,	Eyre,	Smith,
Barr,	Graff,	McConnell,
Boyd,	Gray,	McNichol,
Buckman,	Hackett,	Meerkle,
Campbell,	Haldeman,	Miller, S. J.,
Craig,	Heaton,	Murdoch,
Crow,	Herron,	Nason,
Daix,	Jones,	Patton,
Davis,	Leslie,	Philpps,
DeWitt,		Salus,
		Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 485, entitled:

An Act to validate certain municipal claims and municipal liens in the several boroughs of the Commonwealth providing for the filing of claims therefor and the proceedings for the collection of such claims

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., DeWitt,	Leslie,	Sassaman,
Baldwin, R. J., Donahue,	Marlow,	Schantz,
Barnes,	Einstein,	Martin,
Barr,	Eyre,	McConnell,
Beales,	Graff,	McNichol,
Boyd,	Gray,	Meerkle,
Buckman,	Hackett,	Miller, S. J.,
Campbell,	Haldeman,	Murdoch,
		Vare,

Craig,
Crow,
Daix,
Davis,

Heaton,
Herron,
Jones,
Leiby,

Nason,
Patton,
Phipps,
Salus,

Weaver,
Whitten,
Woodward,

YAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 487, as follows:

An Act to amend an act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred eight) entitled "An Act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words "drug" and "poison" and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section sixteen of the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred eight) entitled "An Act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words "drug" and "poison" and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" which reads as follows

"Section 16 That the Pennsylvania Board of Pharmacy may register as a pharmacist without examination any person who was duly registered as a pharmacist by examination in some other State Provided That the said person shall produce satisfactory evidence of having had the required secondary and professional education demanded of applicants for registration as pharmacist under the provisions of this act And provided also That the State in which such person was registered shall grant registration as a pharmacist without examination to pharmacists duly registered by examination within the meaning of this act A fee of twenty-five dollars (\$25) shall be paid for such registration" is hereby amended to read as follows

Section 16 (a) That the Pennsylvania Board of Pharmacy may in its discretion register as a pharmacist without examination any person who is duly so registered by examination in some other State Provided That the said person shall produce satisfactory evidence of having had the required secondary and professional education and is possessed of good character and morals demanded of applicants for registration as pharmacist under the provisions of the pharmacy act of Pennsylvania excepting that persons of good moral character who have become registered as pharmacists by examination in other States prior to May seventeenth one thousand nine hundred and seventeen shall be required to meet only the requirements which existed in Pennsylvania at the time when they became registered in such other State and provided also That the State in which such person is registered shall grant registration as a pharmacist without examination to pharmacists duly registered by examination in the State of Pennsylvania Applicants for such registration in Pennsylvania shall pay a fee of fifteen (\$15) dollars for the application and expense of making an investigation of their character general reputation and pharmaceutical standing in the State where they have resided by the Pennsylvania Board of Pharmacy A fee of twenty-five (\$25) dollars shall be paid for the registration and certificate thereof

(b) The Pennsylvania Board of Pharmacy in order to be informed and to determine the status of Boards of Pharmacy of other States desiring to effect agreements for reciprocal registration of pharmacists and in order also to be advised regarding the progress of pharmacy throughout the country shall annually select one of its members to meet with like representatives from other States Boards of Pharmacy At such meetings when arranged there shall be discussed the degree of fitness for registration which is required by the several State Boards of Pharmacy The Pennsylvania Board of Pharmacy through its representative may with like representatives from other State Boards of Pharmacy join in creating and maintaining an association of representatives of the several State Boards of Pharmacy to be engaged in the general advancement of pharmacy and the keeping of records pertaining to reciprocal registration of pharmacists and in its discretion may give to such association information which it possesses relating to such aims and objects The Pennsylvania Board of Pharmacy at an expense not to exceed twenty-five (\$25) dollars per annum may subscribe for and secure the service of an association engaged in the compilation of pharmaceutical information knowledge and progress specially adopted to secure efficiency in the work of the board

(c) That every person registered as a pharmacist or as an assistant pharmacist or under a corresponding title in any other State or Territory of the United States of America or in

the District of Columbia who has served in the army or navy of the United States while at war with Austria-Hungary and Germany and who has been honorably discharged from the service of the United States army or navy shall be permitted after such honorable discharge upon submitting satisfactory evidence thereof and upon submitting satisfactory evidence of such registration to the Pennsylvania Board of Pharmacy to practice as a pharmacist or assistant pharmacist as the case may be within the State of Pennsylvania for a period not to exceed six months The Pennsylvania Board of Pharmacy shall issue a permit to that effect to all persons applying therefor and complying with the requirements of this section without the payment of a fee

(d) Any person who under the provision of section sixteen clause (c) has received such permission for the period of six months to practice as a pharmacist or assistant pharmacist who upon oath declares his intention to permanently reside within the State of Pennsylvania may apply to the Pennsylvania Board of Pharmacy for registration as a pharmacist or assistant pharmacist as the case may be under the laws of this State Upon payment of a fee of five (\$5) dollars for issuing a certificate as assistant pharmacist or of twelve (\$12) dollars for issuing a certificate as pharmacist and submitting satisfactory evidence of good character and reputation the Pennsylvania Board of Pharmacy shall issue a certificate of registration as pharmacist or assistant pharmacist as the case may be to such a person without requiring him to meet other provisions of law which may otherwise prevail for registration in this State and without passing an examination before the board

Section 2 That section eighteen of said act which reads as follows

"Section 18 This act shall not apply to the sale of poisons for technical use and not sold or offered for sale as a drug within the meaning of this act provided that the article is labeled to show plainly that it is for technical use and not for medicinal use and is sold in compliance with section eighteen of this act of Assembly" be and the same is hereby amended to read as follows

Section 18 This act shall not apply to the sale of poisons for technical use and not sold or offered for sale as a drug within the meaning of this act provided that the article is labeled to show plainly that it is for technical use and not for medicinal use and is sold in compliance with section seventeen of this act of Assembly

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—35.

Baldwin, F. E., Davis,	Herron,	Patton.
Baldwin, R. J., DeWitt,	Jones,	Smith.
Barr,	Donahue,	Snyder.
Boyd,	Einstei,	Scenes.
Buckman,	Eyre,	Martin.
Campbell,	Gray,	McNichol.
Craig,	Hackett,	Mearkle.
Crow,	Haldeman,	Miller, S. J.,
Daix,	Heaton,	Nason,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 516, entitled:

An Act authorizing certain officers of the United States Army to take acknowledgments of deeds and other instruments in writing

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin, F. E., DeWitt,	Marlow,	Sassaman.
Baldwin, R. J., Donahue,	Martin,	Schantz.
Barnes,	McConnell,	Smith.
Barr,	Einstei,	Snyder.
Beales,	Eyre,	Sones.
Boyd,	Graff,	Tompkins.
Buckman,	Gray,	Turner,
	Hackett,	
	Miller, S. J.,	
	Murdoch,	

Campbell, Craig, Crow, Daix, Davis,	Haldeman, Heaton, Herron, Jones, Leslie,	Nason, Patton, Phipps, Salus,	Vare, Weaver, Whitten, Woodward,
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NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 548, entitled:

A Joint Resolution providing for the appointment of a committee to investigate the public school system and the administration and distribution of appropriations therefor and making an appropriation

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—42.

Baldwin, F. E., Donahue, Baldwin, R. J., Einstein, Barnes, Boyd, Buckman, Campbell, Craig, Crow, Daix, Davis, DeWitt,	Marlow, Martin, McConnell, McNichol, Gray, Mearkle, Miller, S. J., Murdoch, Nason, Herron, Jones, Leslie,	Schantz, Smith, Snyder, Sones, Tompkins, Turner, Vare, Weaver, Whitten, Woodward.
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NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 550, entitled:

A Joint Resolution proposing an amendment to article nine section eight of the Constitution of Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Baldwin, F. E., Eyre, Baldwin, R. J., Gray, Buckman, Campbell, Crow, Daix, Davis, DeWitt, Donahue, Einstein,	Martin, McConnell, McNichol, Mearkle, Miller, S. J., Murdoch, Nason, Patton, Phipps, Salus,	Sassaman, Schantz, Smith, Snyder, Sones, Tompkins, Turner, Weaver, Whitten, Woodward,
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NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL RECOMMENDED.

Mr. DAIX. Mr. President, I move that Senate Bill No. 553 on third reading, entitled:

An Act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River connecting the City of Philadelphia and the City of Camden and the approaches thereto providing for a joint commission for that purpose and the defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and de-

fining its powers and duties providing for the payment of a part of the cost thereof by the City of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the State and approaches thereof and making an appropriation for the purposes of of this act.

be recommended to the Committee on Municipal Affairs.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 553, as follows:

An Act amending section four of an act approved the eleventh day of March one thousand nine hundred and nine (Pamphlet Laws fifteen) entitled "An Act relating to non-alcoholic drinks defining the same and prohibiting the manufacture sale offering for sale exposing for sale or having in possession with intent to sell of any adulterated or misbranded non-alcoholic drinks and providing penalties for the violation thereof and providing for the enforcement thereof

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section four of an act approved the eleventh day of March one thousand nine hundred and nine (Pamphlet Laws fifteen) entitled "An Act relating to non-alcoholic drinks defining the same and prohibiting the manufacture sale offering for sale exposing for sale or having in possession with intent to sell of any adulterated or misbranded non-alcoholic drinks and providing penalties for the violation thereof and providing for the enforcement thereof" which reads as follows

Section 4. That for the purpose of this act a non-alcoholic drink shall be deemed to be misbranded

First If it be an imitation of or offered for sale under the distinctive name of another article or if it is colored or flavored in imitation of the genuine color or flavor of another substance

Second If it be labeled or branded or tagged so as to deceive or mislead the purchaser

Third If the bottle or receptacle containing it or its label shall bear any statement design or device regarding the ingredients or the substances contained therein which statement design or device shall be false or misleading in any particular Provided That any non-alcoholic drink which does not contain any added poisonous or deleterious ingredients shall not be deemed to be adulterated or misbranded under the following conditions

A In the case of mixtures or compounds which may be now or from time to time hereafter known as non-alcoholic beverages under their own distinctive names and not an imitation of or offered for sale under the name of another article

B In the case of non-alcoholic beverages which are labeled branded or tagged so as to plainly indicate that they are compounds imitations or blends and the word "Compound" "Imitation" or "Blend" as the case may be is plainly stated on the container in which it is offered for sale Provided That the term "blend" as used herein shall be construed to mean a mixture of like substances not excluding harmless coloring or flavoring ingredients not prohibited by this act and used for the purpose of coloring or flavoring only be and the same is hereby amended to read as follows

Section 4 That for the purpose of this act a non-alcoholic drink shall be deemed to be misbranded

First If it be an imitation of or offered for sale under the distinctive name of another article or if it is colored or flavored in imitation of the genuine color or flavor of another substance

Second If it be labeled or capped or branded or tagged so as to deceive or mislead the purchaser

Third If the bottle or receptacle containing it or its label or cap shall bear any statement design or device regarding the ingredients or the substances contained therein which statement design or device shall be false or misleading in any particular Provided That any non-alcoholic drink which does not contain any added poisonous or deleterious ingredients shall not be deemed to be adulterated or misbranded under the following conditions

A In the case of mixtures or compounds which may be now or from time to time hereafter known as non-alcoholic beverages under their own distinctive names and not an imitation of or offered for sale under the name of another article

B In the case of non-alcoholic beverages which are labeled capped branded or tagged so as to plainly indicate that they are compounds imitations artificial or blends and the word "Compound" "Imitation" "Artificial" or "Blend" as the case may be is plainly stated on the container in which it is offered for sale Provided That the term "blend" as used herein shall be construed to mean a mixture of like substance not excluding harmless coloring or flavoring ingredients not prohibited by this act and used for the purpose of coloring or flavoring only

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz :

YEAS—44.

Baldwin, F. E.,	DeWitt,	Leslie,	Sassaman,
Baldwin, R. J.,	Donahue,	Marlow,	Schantz,
Barnes,	Einstein,	Martin,	Smith,
Barr,	Eyre,	McConnell,	Snyder,
Beales,	Graff,	McNichol,	Sones,
Buckman,	Gray,	Mearkle,	Tompkins,
Campbell,	Hackett,	Miller, S. J.,	Turner,
Craig,	Haldeman,	Nason,	Vare,
Crow,	Heaton,	Patton,	Weaver,
Daix,	Herron,	Phipps,	Whitten,
Davis,	Jones,	Salus,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 565 (House Bill No. 801), entitled :

An Act fixing the compensation of the assistant librarian of the Senate the resident clerk of the House of Representatives and the superintendents of the store rooms of the Senate and of the House of Representatives and repealing all acts or parts of acts inconsistent herewith

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz :

YEAS—45.

Baldwin, F. E.,	Donahue,	Marlow,	Sassaman,
Baldwin, R. J.,	Einstein,	Martin,	Schantz,
Barnes,	Eyre,	McConnell,	Smith,
Beales,	Graff,	McNichol,	Snyder,
Boyd,	Gray,	Mearkle,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Tompkins,
Campbell,	Haldeman,	Murdoch,	Turner,
Craig,	Heaton,	Nason,	Vare,
Crow,	Herron,	Patton,	Weaver,
Daix,	Jones,	Phipps,	Whitten,
Davis,	Leslie,	Salus,	Woodward,
DeWitt,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 569 (House Bill No. 556), entitled :

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb located at Mount Airy Philadelphia to cover deficiency in maintenance and education of State pupils

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz :

YEAS—45.

Baldwin, F. E.,	Donahue,	Marlow,	Sassaman,
Baldwin, R. J.,	Einstein,	Martin,	Schantz,
Barnes,	Eyre,	McConnell,	Smith,
Beales,	Graff,	McNichol,	Snyder,
Boyd,	Gray,	Mearkle,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Tompkins,
Campbell,	Haldeman,	Murdoch,	Turner,
Craig,	Heaton,	Nason,	Vare,
Crow,	Herron,	Patton,	Weaver,
Daix,	Jones,	Phipps,	Whitten,
Davis,	Leslie,	Salus,	Woodward,
DeWitt,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 626 (House Bill No. 723), entitled :

An Act making an appropriation for the Pennsylvania State Oral School for the Deaf at Scranton

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz :

YEAS—45.

Baldwin, F. E.,	Donahue,	Marlow,	Sassaman,
Baldwin, R. J.,	Einstein,	Martin,	Schantz,
Barnes,	Eyre,	McConnell,	Smith,
Beales,	Graff,	McNichol,	Snyder,
Boyd,	Gray,	Mearkle,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Tompkins,
Campbell,	Haldeman,	Murdoch,	Turner,
Craig,	Heaton,	Nason,	Vare,
Crow,	Herron,	Patton,	Weaver,
Daix,	Jones,	Phipps,	Whitten,
Davis,	Leslie,	Salus,	Woodward,
DeWitt,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 666, as follows :

An Act amending section nine of article seven of chapter six of an act approved May fourteenth one thousand nine hundred fifteen entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" by adding thereto a sixth sub-section which shall provide that where the total distance by an unpaved street or unpaved streets from the paved streets of a borough to the borough line to there connect with an improved State highway or an improved State aid highway or an improved county road leading to the county seat of the same or an adjoining county or to a State line is less than two-thirds (2-3) of a mile the borough may grade curb and pave the connecting link between its paved street and such improved highway without the petition of the abutting property holders and charge the same part of the cost thereof to the abutting property holders that was charged to the abutting property holders along the streets of such boroughs that were graded curbed and paved prior to the time the ordinance for the improvement provided for in this amendment is introduced into council provided that the amount of streets in such borough graded curbed and paved on the same basis prior to said time exceeds one (1) mile in length and is more than one-half (1-2) of the grading curbing and paving done in such borough

Section I Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the ninth section of article seven of chapter six of an act approved May fourteenth one thousand nine hundred fifteen entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" be amended by adding thereto a sixth sub-section as follows

VI Where the total distance by an unpaved street or unpaved streets from the paved streets of a borough to a borough line of such borough to there connect with an improved State highway or an improved State aid highway or an improved county road leading to the county seat of the same or an adjoining county or to a State line is less than two-thirds (2-3) of a mile the borough may grade curb and pave the connecting line between such paved streets and such improved highway or road without petition of the abutting property holders and charge the same part of the cost thereof to the abutting property holders along said connecting link that was charged to the abutting property holders along the streets of such borough that were graded curbed and paved prior to the time the ordinance for the improvement provided for in this amendment is introduced into council without regard to whether such prior grading curbing and paving was done on petition or otherwise provided

that the amount of streets of such borough graded curbed and paved on the same basis prior to said time exceeds one mile in length and is more than one-half of the grading curbing and paving done in such borough

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—42.

Baliwin, F. E.,	Donahue,	Martin,	Schantz,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Beales,	Gray,	Mearkle,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Tompkins,
Campbell,	Haldeman,	Nason,	Turner,
Craig,	Heaton,	Patton,	Vare,
Crow,	Herron,	Phipps,	Weaver,
Daix,	Jones,	Salus,	Whitten,
Davis,	Leslie,	Sassaman,	Woodward,
DeWitt,	Marlow,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

REPORTS FROM COMMITTEES.

Mr. TOMPKINS. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. TOMPKINS, from the Committee on Education, reported as committed, Senate Bill No. 277 (House Bill No. 149), entitled:

An Act to amend section two thousand one hundred and eight of an act approved the 18th day of May, 1911 (P. L. 309), entitled "An Act to establish a school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general, special or local or any parts thereof that are or may be inconsistent therewith."

Mr. VARE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. VARE, from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 425 (House Bill No. 184), entitled:

An Act to amend section one of an act approved the twentieth day of July, one thousand nine hundred and seventeen, (P. L. 1158), entitled "An Act requiring counties having a population of more than eight hundred thousand and less than one million five hundred thousand inhabitants to give an increase of at least one hundred and fifty dollars per year to all employees now drawing a salary of fifteen hundred dollars per annum or less, and providing a method to enforce the provisions of this act," declaring that it was the legislative intent that the provisions of the act should apply to employees whose duties and salaries are fixed by statute as well as to those employees whose duties and salaries were not so fixed.

Mr. WEAVER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WEAVER, from the Committee on Education, reported as committed, Senate Bill No. 633 (House Bill No. 383), entitled:

An Act to amend section twelve hundred and six of the act approved the 15th day of May, 1911 (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same, and the method of collecting such revenue, and repealing all laws general, special or local or any parts thereof that are or may be inconsistent therewith."

Also, from the Committee on Education, reported as committed, Senate Bill No. 632 (House Bill No. 906), entitled:

An Act to amend an act approved the 18th day of May, 1911 (P. L. 309), entitled "An Act to establish a public school

system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same, and the method of collecting such revenue and repealing all laws general, special or local or any parts thereof that are or may be inconsistent therewith."

Also, from the Committee on Education, reported as committed, Senate Bill No. 567 (House Bill No. 183), entitled:

An Act to amend section five hundred and twenty-four of an act approved the 18th day of May, 1911 (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general, special or local or any parts thereof that are or may be inconsistent therewith."

BILL ON THIRD READING POSTPONED FOR PRESENT RECALLED FROM GOVERNOR.

Mr. SCHANTZ. Mr. President, I move that the Senate do now resume the third reading and consideration of Senate Bill No. 26 on third reading, postponed for the present, recalled from the Governor, entitled:

An Act to amend the first section of an act entitled "An Act to encourage county historical societies" approved the twenty-first day of May Anno Domini one thousand nine hundred and one as amended by the act approved the thirty-first day of March one thousand nine hundred and fifteen so as to increase the sum that may be appropriated to such societies and providing for joint appropriations

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring.

Will the Senate agree to the bill on third reading?

Mr. SCHANTZ. Mr. President, I ask unanimous consent to amend section 1, page 2, line 17, by striking out the word "nine" where it occurs the second time, and inserting in lieu thereof the word "fifteen."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILLS ON FIRST READING.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 61, entitled:

An Act making an appropriation to cover deficiencies in maintenance and imminent repairs to the Home for the Training in Speech of Deaf Children before they are of School Age at Belmont Avenue and Monument Road Philadelphia

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 90, entitled:

An Act to further amend an act approved the thirtieth day of March one thousand nine hundred and fifteen entitled "An Act to promote the health and efficiency of firemen in cities of the second class by providing for a two-plateau system for firemen in the department of public safety of such cities" as amended by extending the same to cities of the third class

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 532, entitled:

An Act authorizing the Governor to appoint volunteer police officers providing for the organization and direction of such police officers defining their powers and duties imposing certain charges upon the State and counties for the expenses thereof

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 640, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania located at Blossburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 661 (House Bill No. 659), entitled:

An Act making an appropriation for the payment of compensation outstanding and due and to become due to injured employes in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May thirty-first one thousand nine hundred and nineteen

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

HOUSE MESSAGES.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 136.

The Clerk of the House of Representatives being introduced, presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 136, entitled:

An Act to further amend an act approved the twenty-sixth day of May one thousand eight hundred and ninety-one (Pamphlet Laws one hundred and twenty-three) entitled "An Act to facilitate the labors of the justices of the Supreme Court by providing suitable clerical assistance as amended authorizing the payment of expenses of judges and the employment of briefers investigators stenographers typewriters and clerks" and increasing the amount now allowed therefor

HOUSE CONCURS IN SENATE BILL NO. 324.

He also returned to the Senate, Senate Bill No. 324, entitled:

An Act to appoint the Philadelphia National Bank of Philadelphia loan and transfer agent of the Commonwealth of Pennsylvania succeeding the Farmers and Mechanics National Bank in liquidation

with the information that the House has passed the same without amendment.

TIME OF NEXT MEETING.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate, April 1, 1919.
Resolved (if the House of Representatives concur), That when the Senate adjourns today it reconvene on Monday evening, April seventh, at nine o'clock; and when the House of Representatives adjourns this week it reconvene on Monday evening, April seventh, at nine o'clock.

BILLS SIGNED.

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 262, entitled:

An Act making the Secretary of Internal Affairs the custodian of all deeds contracts maps surveys policies of title insurance abstracts of title and other documents or instruments relating to the titles to real estate owned or hereafter to be acquired by the Commonwealth.

Senate Bill No. 263, entitled:

An Act establishing a Bureau of Municipalities in the Department of Internal Affairs and repealing the act approved June first one thousand nine hundred and fifteen entitled "An Act creating a Division of Municipal Statistics and Information in the Department of Labor and Industry and fixing the compensation of officers and employes therein" as amended.

Senate Bill No. 144, entitled:

An Act to amend section two hundred and thirty-five of an act approved the fourteenth day of July Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto" by increasing the compensation of supervisors.

Senate Bill No. 324, entitled:

An Act to appoint the Philadelphia National Bank of Philadelphia loan and transfer agent of the Commonwealth of Pennsylvania succeeding the Farmers and Mechanics National Bank in liquidation.

Whereupon,

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) in the presence of the Senate signed the same.

NOMINATIONS BY THE GOVERNOR.

The Secretary to the Governor being introduced, presented communications in writing from his Excellency, the Governor of the Commonwealth, which were read as follows:

NOTARIES PUBLIC.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, March 31, 1919.
The Honorable, the Senate of the Commonwealth of Pennsylvania
Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of their confirmation:

ADAMS COUNTY

Miss Frances McClean, Gettysburg.

ALLEGHENY COUNTY.

J. L. Sarver, Pittsburgh.
F. Rea Bailey, Pittsburgh.
I. W. Jacobs, Pittsburgh.
Julius C. Hamrock, Homestead.
Miss Laura M. Gephardt, Tarentum.
Miss S. E. Green, Pittsburgh.
Mrs. Christine Hermann, Pittsburgh.
E. A. Berry, Pittsburgh.
James Cahoon McFee, Pittsburgh.
F. H. Thompson, Pittsburgh.
Frank A. Brinkman, Pittsburgh.
Miss E. G. Drynan, Pittsburgh.
Michael Danko, Pittsburgh.
Jas. E. Ford, Pittsburgh.
Mrs. Florence D. Strouss, Pittsburgh.
J. Harvey Lash, Pittsburgh.
Victor T. Reed, Pittsburgh.
Miss Agnes B. Cochrane, Pittsburgh.
W. Sheraden Hall, Pittsburgh.
W. Heselbarth, Pittsburgh.
Miss Lily Stillwagen, Pittsburgh.
James L. McKee, Baldwin Twp.
R. J. Wigmore, Munhall.
Daniel Frederiek Coast, Pittsburgh.
Miss Phoebe M. Soffel, Pittsburgh.
Frank M. McKelvey, Chartiers Twp.
Oliver W. Brown, Pittsburgh.
Harry B. Conner, Pittsburgh.
H. D. Goodwin, Pittsburgh.
S. W. Provost, Pittsburgh.
Miss Nora R. Roach, Pittsburgh.
William J. Wilson, Pittsburgh.
W. S. Bowman, Pittsburgh.
C. W. Brooks, Pittsburgh.
Kenneth R. Cunningham, Pittsburgh.
James B. Egan, Pittsburgh.
Fred C. Reich, Stowe Twp.
Miss M. Daugherty, Pittsburgh.
James Hull, Munhall.
Walter J. Pawlowski, Pittsburgh.
Miss J. Iona Plyler, Pittsburgh.
Frank Ed. Foster, Carnegie.
William T. Mueller, Emsworth.
F. P. Barbour, Pittsburgh.
George Columbus, Jr., Pittsburgh.
Miss S. R. Harnack, Pittsburgh.
Malcolm Harper, Pittsburgh.
James E. Hershey, Pittsburgh.
Miss Lillian Jones, Pittsburgh.
Miss Ida F. Kimball, Pittsburgh.
Christopher L. Magee, Pittsburgh.
W. C. McKenzie, Pittsburgh.
Chas. W. Morris, Pittsburgh.
G. Walter Bauer, Millvale.
Frank R. Cyphers, Pittsburgh.
John Magel, Pittsburgh.
Miss M. Estelle Sellers, Pittsburgh.
Stanley Jakubowski, Pittsburgh.
Clemence B. Leidecker, Pittsburgh.
A. H. Longenecker, Coraopolis.
Albert E. Lucot, Pittsburgh.

James J. Marshall, Pittsburgh.
 Miss Elizabeth C. Ritz, Pittsburgh.
 Anton Zbasnik, Pittsburgh.
 R. J. Clark, Pittsburgh.
 F. I. Livingston, Pittsburgh.
 John C. Murray, Pittsburgh.
 Ralph J. Zacharias, Pittsburgh.
 Joseph E. Jackman, Pittsburgh.
 Miss Bernice R. Jenkins, McKeesport.
 E. Mruczek, Pittsburgh.
 H. O. Perry, Pittsburgh.
 Miss Hilda R. Sauer, Pittsburgh.
 Joseph C. Schmidt, Pittsburgh.
 P. C. Weller, Pittsburgh.
 A. L. Austin, Penn Twp.
 Arthur E. Davis, Pittsburgh.
 Miss Nette A. Graham, Pittsburgh.
 Miss Beulah N. Remington, Braddock.
 Frank E. Snyder, Pittsburgh.
 Hugh W. Beck, Spring Garden.
 C. C. Curns, Pittsburgh.
 Walter B. George, Indiana Twp.
 Joseph G. Ketter, Braddock.
 Joseph A. McMath, Stowe Twp.
 John D. Turner, Pittsburgh.
 C. B. Church, Pittsburgh.
 Michael H. Kennedy, Pittsburgh.
 Philip J. Klingensmith, Penn Twp.
 W. H. Say, Pittsburgh.
 Miss Maria Thomas, Pittsburgh.
 William H. Thomas, Etna.
 James L. Boitano, Pittsburgh.
 James A. Manuppelli, Pittsburgh.
 T. A. Sheets, Chartiers Twp.
 W. A. Stoehr, Pittsburgh.
 Maurice Walsh, Pittsburgh.
 W. P. Borland, Pittsburgh.
 Wm. Downey, Pittsburgh.
 Mrs. Lucy E. Graves, Pittsburgh.
 E. E. Jordan, Pittsburgh.
 W. W. Knotts, Pittsburgh.
 David F. Owen, McKeesport.
 Miss Margaret Cagney, Pittsburgh.
 Faulk DeVitis, Wilmerding.
 Harry H. Dixon, Millvale.
 George T. Ghriest, Pittsburgh.
 Geo. F. Marlier, Pittsburgh.
 Mrs. Anna M. McDonald, Sewickley.
 Miss Estella M. McDonnell, Pittsburgh.
 H. H. Montgomery, Pittsburgh.
 E. O. Ramsey, Pittsburgh.
 H. W. Rano, Pittsburgh.
 J. S. Rodgers, Pittsburgh.
 Miss Olive E. Alexander, Carnegie.
 T. P. Cullison, Pittsburgh.
 James W. King, Pittsburgh.
 C. E. Lewis, Carnegie.
 Hugh A. Murphy, Pittsburgh.
 J. E. A. Tracey, Pittsburgh.
 H. L. Andrews, Pittsburgh.
 Miss Jane M. Heckathorn, Pittsburgh.
 W. P. McNeillie, Pittsburgh.
 Miss Florence E. Davis, North Braddock.
 Frank LaBarrer, Pittsburgh.
 Miss Florence E. Schultz, Pittsburgh.
 G. M. Wilson, Pittsburgh.
 Charles Russell Parnell, West Deer Twp.
 S. Frank McKee, Stowe Twp.
 Harry E. McWhinney, Homestead.
 William E. Young, Pittsburgh.
 Miss Elizabeth E. Bottorff, Pittsburgh.
 Lloyd V. Cain, Carrick.
 Edward C. Foser, Oakmont.
 C. A. Harmeyer, Pittsburgh.
 R. F. McCrea, Pittsburgh.
 Harry L. Costello, South Fayette Twp.
 Miss A. L. Felding, McKeesport.
 H. A. Henigen, Pittsburgh.
 Robert B. Kennan, Carnegie.
 W. Edgar Vance, Plum Twp.
 Constantine J. Woshner, Pittsburgh.
 Joseph H. Zelch, Pittsburgh.
 Julius Bano, Homestead.
 Miss Ellen D. Frendberg, Pittsburgh.
 Walter J. Kent, Pittsburgh.
 G. E. Carson, Pittsburgh.
 W. H. Semmens, Jr., Turtle Creek.
 A. G. Cronin, Pittsburgh.
 M. M. Sandles, Pittsburgh.
 Richard W. Ahlers, Pittsburgh.
 Harrison M. Fines, Pittsburgh.
 J. R. Leizue, Leetsdale.
 John M. McDonough, McKees Rocks.
 Miss Mabel Mishbaugh, Pittsburgh.
 J. Robb Snyder, Pittsburgh.
 Irving E. Kemp, Pittsburgh.
 Robert C. Wilson, Pittsburgh.
 W. V. Blackstone, Pittsburgh.
 Miss Laura A. Ganster, Pittsburgh.
 W. L. Morgan, McKeesport.
 Miss Edith Raden, Pittsburgh.
 Oswald J. Unger, East Pittsburgh.
 Frederic S. Cone, Pittsburgh.
 Miss Catharine E. Kerner, Pittsburgh.
 Harry C. Mendel, Pittsburgh.

Mrs. Gertrude Collins, Sharpsburg.
 Miss Florence M. Abbott, Pittsburgh.
 George R. Brannon, Pittsburgh.
 Miss Lulu Creighton, Pittsburgh.
 Miss A. M. Douglas, Pittsburgh.
 Miss Mary E. Hall, Pittsburgh.
 Miss E. M. McKinley, McKees Rocks.
 F. S. Mellon, Pittsburgh.
 Oscar W. Patchick, Pittsburgh.
 John Wilkins, Pittsburgh.
 Louis M. Sachs, Pittsburgh.
 Mrs. Nellie McFarland, Pittsburgh.
 Miss Marie Naughton, Pittsburgh.
 M. Kristoff, Pittsburgh.
 L. B. Woodford, Pittsburgh.
 Homer J. Freese, Pittsburgh.
 Miss Esther R. Goodman, Pittsburgh.
 James McFarlane, Pittsburgh.
 P. L. Gase, Pittsburgh.
 Frank H. Neff, East Pittsburgh.
 Miss Rhoda E. Ransick, McKeesport.
 John George Reuter, Pittsburgh.
 Miss Julia A. Devey, Pittsburgh.
 Howard C. Glosser, Pittsburgh.
 Edward R. Hazlewood, Pittsburgh.
 Miss E. Mabel Stewart, Pittsburgh.
 D. K. Tsorvas, Pittsburgh.
 Miss Margaret H. Ryan, Pittsburgh.
 Harry C. Gardner, McKeesport.
 Mrs. W. M. Lockie, Pittsburgh.
 John H. Wallace, Pittsburgh.
 James A. Dysart, Oakmont.
 Wm. G. C. Mitchell, Pittsburgh.
 J. L. Allison, Jr., Pittsburgh.
 A. E. Weger, Pittsburgh.
 Miss Margaret Wagner, Wilkinsburg.
 John P. Bowers, Pittsburgh.
 William H. Faeder, Pittsburgh.
 Mrs. Eleanor L. Ley, Pittsburgh.
 Miss Kathryn A. Martin, Pittsburgh.
 M. E. Studer, Emsworth.
 Geo. W. Robinson, McKeesport.
 Miss Marie D. Wessler, Pittsburgh.
 Fred Praegner, Pittsburgh.
 Ralph H. Kipp, Pittsburgh.
 C. S. Reed, Pitcairn.
 Morris D. Canter, Pittsburgh.
 Miss M. A. Driscoll, Pittsburgh.
 Harry N. Wolcott, Wilson.
 Mrs. Adah M. Bertram, Pittsburgh.
 C. W. Baird, Pittsburgh.
 Dorrell A. Beck, Pittsburgh.
 Miss Emma M. Bennett, Pittsburgh.
 Miss Mary F. Callender, Pittsburgh.
 John F. Lehrain, Pittsburgh.
 C. C. Phillips, Pittsburgh.
 Alex. G. Stitt, Pittsburgh.
 W. W. Briant, Pittsburgh.
 Joseph D'Andrea, Pittsburgh.
 Miss Mary C. Delahany, Pittsburgh.
 Frank H. Fulmer, Pittsburgh.
 Rista G. Proklich, Pittsburgh.
 William M. Riedl, Rankin.
 Miss Louise M. Rodgers, Pittsburgh.
 H. W. Wehrstedt, Pittsburgh.
 Mrs. Eunice G. Sayre, Pittsburgh.
 Miss B. M. Dunne, Pittsburgh.
 William G. Evans, Pittsburgh.
 A. D. Feeman, Pittsburgh.
 Walter Johnston, Wilkinsburg.
 G. F. Kelly, Pittsburgh.
 P. M. Leahy, Pittsburgh.
 Henry G. Lefferts, Pittsburgh.
 Edgar Masters, Pittsburgh.
 W. A. Munson, Pittsburgh.
 James Sylvester Nichols, Pittsburgh.
 Charles Richardson, Pittsburgh.
 Miss Florence F. Schwartz, Pittsburgh.
 William O. Shaffer, Pittsburgh.
 Miss Margaret Trust, Pittsburgh.
 Miss Pearl Walker, Pittsburgh.
 James Adams, Carnegie.
 Theo. R. Foster, Pittsburgh.
 Miss Elizabeth G. Harrington, Pittsburgh.
 R. J. Reithel, Pittsburgh.
 William C. Young, Pittsburgh.
 John Andritzanos, Pittsburgh.
 Miss Leah Ruth Benford, Pittsburgh.
 Miss Margaret A. Conley, McKees Rocks.
 M. D. Galbreath, Pittsburgh.
 S. S. Graham, Swissvale.
 W. E. Huston, Pittsburgh.
 Miss Anne L. Madden, Pittsburgh.
 Samuel P. McCurdy, Pittsburgh.
 Miss Elizabeth C. Peeler, Pittsburgh.
 Wilbur Ewing Thompson, Swissvale.
 Chas. L. Cunningham, Pittsburgh.
 Thos. D. Lackey, Pittsburgh.
 M. E. Ramsey, Pittsburgh.
 Edward J. Westerman, Oakmont.
 Miss Lulu Z. Yingling, Pittsburgh.
 W. C. Goodman, Pittsburgh.
 Isaac J. J. Jenkins, Pittsburgh.

Charles Nash, Pittsburgh.
 Miss Edna K. Bezler, Pittsburgh.
 Robert A. Fey, Pittsburgh.
 Miss Margaret A. Flaherty, Pittsburgh.
 Robert E. McChesney, Pittsburgh.
 O. C. Reiter, Pittsburgh.
 Miss M. E. Flygar, Braddock.
 Chas. K. White, Carrick.
 Charles Gust, Jr., Pittsburgh.
 Mrs. Rosella M. O'Connell, Pittsburgh.
 Miss Eva Bernstein, Pittsburgh.
 William P. Brennan, North Braddock.
 William J. Burns, Pittsburgh.
 Walter Hannington, Pittsburgh.
 Miss Anna R. Heldman, Pittsburgh.
 Edwin B. McNaughton, Pittsburgh.
 Joseph H. Shipp, Pittsburgh.
 Mrs. Grace Triplett, Pittsburgh.
 Miss L. E. Gatfield, Pittsburgh.
 Miss Mae Lewis, Pittsburgh.
 Miss Ana M. McMinn, Pittsburgh.
 Roy J. Sternagle, Pittsburgh.
 Richard Earl Vaughn, Pittsburgh.
 Harold R. Wade, Pittsburgh.
 J. H. DeJohn, McKees Rocks.
 R. B. Drain, Braddock.
 J. L. Hernon, Pittsburgh.
 Arba A. Jordan, Pittsburgh.
 Raymond J. Leahy, Pittsburgh.
 Charles A. Lewis, Pittsburgh.
 L. F. Masterson, Pittsburgh.
 Robert Charles Muncaster, Pittsburgh.
 C. G. Will, Pittsburgh.
 Miss Dawn N. Lewis, Pittsburgh.
 K. R. McMahon, Collier Twp.
 Ralph W. Steetle, Pittsburgh.
 W. A. Terrill, Clairton.
 A. J. Bien, Pittsburgh.
 C. T. Carmer, Pittsburgh.
 C. B. Martin, Pittsburgh.
 J. Elmer McCaffrey, Pittsburgh.
 George A. Smith, Pittsburgh.
 Miss Viola J. Wright, Pittsburgh.
 M. W. Alter, Pittsburgh.
 William Craig, McKeesport.
 Edward F. Harrison, Pittsburgh.
 F. Marshall, Pittsburgh.
 Miss Clara A. Miller, Pittsburgh.
 Hyatt M. Cribbs, Verona.
 A. D. Dresser, Pittsburgh.
 Miss Edna P. Gibb, Pittsburgh.
 Wm. M. Letsche, East Pittsburgh.
 Mrs. Estelle Cumming, Pittsburgh.
 Mrs. Katherine A. Harney, Pittsburgh.
 George A. Hopper, Pittsburgh.
 Andrew Kvasnak, Clairton.
 Albert C. Schmitz, Leetsdale.
 Harry G. Strous, Pittsburgh.
 Miss Minnie Z. Bucklev, Pittsburgh.
 Miss E. N. Jacob, Pittsburgh.
 Miss Irene F. Lawrence, Pittsburgh.
 M. M. Mallov, Pittsburgh.
 Walter E. Michel, Pittsburgh.
 Norman B. Faust, Pittsburgh.
 Miss Nellie J. Bremner, Pittsburgh.
 Arthur M. Grossman, Pittsburgh.
 Miss Hattie B. Rowlev, Pittsburgh.
 George L. Shultz, Pittsburgh.
 J. Fred Allen, Pittsburgh.
 Floyd A. Coons, Shaler Twp.
 Walter Foster, Pittsburgh.
 O. J. Lothamer, Bellevue.
 Frank P. McBride, Braddock.
 Lewis Anderson McKee, Pittsburgh.
 William J. Rau, Pittsburgh.

ARMSTRONG COUNTY

John Connell, Sr., Cowanshannock Twp.
 H. I. Kunselman, Bethel Twp.

BEAVER COUNTY.

Miss M. Eva Simmons, Rochester.
 W. S. Neff, Ambridge.
 Joseph A. Doyle, Woodlawn.
 Daniel Brennan, Woodlawn.
 Miss Emma A. Taylor, Aliquippa.
 B. E. Bransford, Ambridge.
 Armour R. Mullan, New Sewickley Twp.
 John H. Sturgeon, Beaver Falls.
 Mrs. B. L. Todd, Beaver Falls.
 J. C. Potts, Midland.
 Charles A. Conti, Beaver Falls.
 Henry A. McClmans, Freedom.
 Leo I. Brown, Ambridge.
 John C. Busse, College Hill.
 Mrs. Emma M. McCarter, College Hill.
 Miss Ethel M. Cummins, Beaver Falls.
 Roy N. Patterson, Beaver Falls.
 John S. Littell, College Hill.
 Samuel McCaw, Freedom.
 W. C. Jack, Koppel.

BERKS COUNTY.

T. C. Howard, West Reading.
 John J. Sallade, Wormelsdorf.

Miss Helene K. Hauelsen, Reading.
 Miss H. R. Brown, Reading.
 Paul H. Miller, Bechtelsville.
 Miss Jennie Allison Cather, Reading.
 William B. Kofer, Reading.
 L. W. Frankhauser, Shillington.
 Edgar H. Heydt, Boyertown.
 Henry M. Schroeder, Reading.
 Lloyd G. Ketterer, Reading.
 S. H. Neatock, Reading.
 Mrs. M. Beaver, Reading.
 William F. Dootson, Reading.
 Harry W. Lee, Reading.
 Harrison Rick, Reading.
 Miss Mayme LeVan, Reading.
 Anthony Zaffiro, Reading.
 Mrs. Laura M. Roberts, Reading.
 Miss Helen H. Stahler, Reading.
 Edgar W. Herring, Kutztown.
 Lewis Miller, Reading.
 Mrs. Caroline P. Muntz, Reading.
 Mrs. Florence M. Gerloff, Reading.
 Mrs. Mattie T. Raubenbush, Reading.
 James B. Shaner, Reading.

BLAIR COUNTY.

William A. Miller, Tyrone.
 Miss Blanche E. McCummons, Altoona.
 Henry J. McChesney, Juniata.
 Paul V. Tillard, Altoona.
 John Lewis, Hollidaysburg.
 Walter M. Hunt, Altoona.
 Miss Marguerite McNelis, Tyrone.
 Miss Dorothy Stuart, Altoona.

BRADFORD COUNTY

William T. Carey, Sayre.
 Miss Katherine Crowley, Sayre.
 Arthur H. Baxter, Athens.

BUCKS COUNTY.

Thomas Bromley, Jr., Andalusia.
 Webster S. Achey, Doylestown.
 George E. Eben, Riegelsville.
 William A. Rossiter, Middletown Township.
 William W. Benner, Quakertown.
 Charles S. Roberts, New Hope.
 Alvin T. Lippincott, Bensalem Township.
 Joseph R. Duff, Bristol Township.
 Miss Mary A. McIlvain, Bristol.
 Miss Jessie M. Straub, Quakertown.

BUTLER COUNTY.

John R. Henninger, Butler.
 F. R. Dickey, Butler.
 Walter A. Parker, Buffalo Township.
 J. H. B. Black, Bruin.
 John R. Humphrey, Portersville.
 J. B. Dick, Butler.
 W. R. Colbert, Butler.
 J. C. Hennon, Marion Township.
 C. J. Turner, Butler.
 Victor A. Barnhart, Evansburg.
 M. Morgan Dorcy, Butler Township.
 Miss Helene S. O'Donnell, Butler.
 V. E. Henninger, Butler.

CAMBERIA COUNTY.

Miss Lola Kenney, Johnstown.
 Mrs. Cora B. Swarts, Johnstown.
 Miss Margaret A. Gocher, Johnstown.
 Miss Hilda A. Shaffer, Johnstown.
 Michael J. McCann, Ebensburg.
 O. J. Connell, Lilly.
 George B. Rodgers, Vintondale.
 P. C. Walters, Johnstown.
 C. W. Mosholder, Johnstown.
 Louis Kriston, Johnstown.
 Miss Bella M. Coll, Johnstown.
 Fred Edwards, Jackson Township.
 J. E. Harvey, West Carroll Township.
 Miss Susanna G. Snare, Johnstown.
 Henry S. Cole, Cresson.
 A. Dix Tittle, Johnstown.
 B. J. Waltz, Hastings.
 George C. Keim, Johnstown.
 Earl H. St. Clair, East Conemaugh.
 Miss Ithea V. Spatz, Johnstown.
 John E. Kauffelt, West Carroll Township.
 Harry T. Correll, Johnstown.

CAMERON COUNTY.

Miss Edith Hall, Emporium.
 Nelson L. Allen, Emporium.
 William M. Thomas, Jr., Driftwood.
 Claude A. Campbell, Emporium.

CARBON COUNTY.

E. A. Boyer, Rowmanstown.
 Chas. T. McCauley, Mauch Chunk.
 Clifford L. Snyder, Palmerton.

CENTRE COUNTY.

W. H. Payne, Benner Township.
Miss Grace S. Stevens, State College.
H. J. Griffith, Benner Township.

CHESTER COUNTY.

B. A. Blume, Coatesville.
B. J. Passmore, Malvern.
Brandt H. Malin, Coatesville.
O. H. Monholland, Coatesville.
Miss Helen M. Rea, Coatesville.
C. Edw. Richards, East Fallowfield Township.
R. Jerome Thompson, West Chester.
Elwood J. Kerns, Kennett Square.
Chas. F. Innis, East Fallowfield Township.
Frank Parke, Downingtown.
Henry D. Rankin, Phoenixville.
M. J. C. Smoyer, Phoenixville.
Mrs. J. Charles Ludwick, Honey Brook.
Walton F. Comfort, West Chester.
Miss Sarah E. Miller, Downingtown.

CLARION COUNTY.

Miss Ethel Levier, Clarion.
S. Niederriter, Washington Twp.
Miss Matilda Kerr, Clarion.
R. A. Thomas, East Brady.
Miss Edith N. Breaker, New Bethlehem.
Miss Anna B. Graham, Clarion.

CLEARFIELD COUNTY.

Mrs. Clemence C. Palmer, Clearfield.
W. C. Fugate, Mahaffey.
Harold D. Roper, DuBois.
Miss Elizabeth A. MacBlain, Clearfield.
Charles G. Kozel, Clearfield.
Charles J. Henderson, DuBois.

CLINTON COUNTY.

Andrew D. Nelson, Renovo.
Miss Elizabeth Yearick, Lock Haven.
Amey F. Hoke, Renovo.
F. M. Slack, Lock Haven.
Miss E. May Stevenson, Lock Haven.
Lester William Veley, Avis.

COLUMBIA COUNTY.

Jerome B. DeLong, Orangeville.
Arthur E. Arndt, Berwick.
Nick R. Ratamess, Berwick.
T. Carl McHenry, Benton.

CRAWFORD COUNTY.

A. G. Bellen, Titusville.
D. D. Hughes, Titusville.
John I. Thomson, Spartansburg.
B. A. Krenz, Titusville.
W. B. Benn, Townville.
Miss Effie M. Peters, Meadville.
Mark Ward, Cochranston.
Miss Madelyn V. Franz, Titusville.
William Harry Gieschen, Meadville.
Geo. W. Bunce, Meadville.
Miss Anna Haury, Meadville.

CUMBERLAND COUNTY.

William P. Walls, Shiremanstown.
Miss Besse Railing, Shippensburg.
Ira C. Mellinger, East Pennsboro Twp.
Frederick R. Worthington, Upper Allen Twp.

DAUPHIN COUNTY.

Elmer E. Erb, Derry Twp.
Miss Laura M. Wakefield, Harrisburg.
Harry T. Gebhardt, Hummelstown.
Jas. S. Ulrich, Middletown.
Miss N. Jane Wakefield, Harrisburg.
Miss Della D. Costello, Harrisburg.
Miss Susan Pearl Emery, Snsquehanna Twp.
W. R. Denchey, Harrisburg.
P. Vanderloo, Harrisburg.
Miss Clara I. Miller, Harrisburg.
Miss Anna M. Collins, Harrisburg.
Robert Hughes, Harrisburg.
Miss Carrie B. Lawrence, Steelton.
Miss Anna E. Karmany, Harrisburg.
Amos W. Dunkle, Harrisburg.
Miss J. Azalea Wigfield, Harrisburg.
C. W. Crist, Harrisburg.
George W. VanWagner, Harrisburg.

DELAWARE COUNTY.

Harry R. C. Robinson, Chester.
Richard L. Hoiden, Eddystone.
Frank H. Reynolds, Eddystone.
Walter K. Ryder, Chester.
Robert Wetherill, Jr., Chester.

T. Henry Flounders, Upland.
Miss Caroline J. Moore, Chester.
Miss Jane Nolan, Chester.
John F. Crowley, Chester.
Miss Matilda M. Culbert, Chester.
Frank Rorer, Chester.
Thos. Kearne, Chester.
Robert Kruger, Aldan.
Miss May C. Reese, Ridley Twp.
J. Harvey Blake, Millbourne.
William N. Goff, Marcus Hook.
John A. Poulson, Chester.
Mrs. Henriette S. Riley, Media.
James Kirkman, Eddystone.
H. Blair Cooke, Collingdale.
William N. Nitzberg, Chester.
George M. Wallace, Jr., Chester.
Miss Mary J. Breen, Media.
Miss Katharine Bitler, Sharon Hill.
John C. Tulloch, Prospect Park.
Edgar Woodrow, Tincum Twp.
Miss Mary N. Deakyn, Chester.
Miss Myrtle M. LaRue, Chester.
Miss Mav F. Todd, Chester.
J. S. Williams, Tincum Twp.
S. T. Malmel, Eddystone.
W. E. Hazzard, Eddystone.
Mrs. Kathryn M. Fahey, Chester.
A. W. W. Stevenson, Jr., Upper Darby Twp.
Richard K. Thomas, Marcus Hook.
Miss M. Adelaide Hastings, Tincum Twp.
Miss Catharine M. Powers, Chester.
E. Fred Muser, Rutledge.
Edwin I. Stokes, Chester.
Miss Louise VanDyke, Chester.
Patrick Leo McCarthy, Eddystone.
William D. Sherrard, Upper Darby Twp.
Mrs. Gertude W. Carey, Chester.
O. E. Mount, Chester.
George Green, Jr., Chester.

ELK COUNTY.

Miss M. Ruth Leary, Ridgway.
Irwen H. Burns, St. Marys.
Miss Nellie Keeley, Fox Twp.
Bernard E. Willard, St. Marys.
Miss Wilda G. Irwin, Ridgway.
Frank L. McCracken, Ridgway.
J. Belmont Mosser, St. Marys.
Mrs. Grace M. Knecht, Ridgway.
D. B. Sellin, Highland Twp.
A. A. Urmann, Ridgway.

ERIE COUNTY.

Ralph W. DeLancey, Erie.
L. T. Rossiter, Erie.
Miss Ida Schweinhardt, Erie.
Matthew F. McCarthy, Erie.
Sydney W. Schuster.
Russel L. Hiles, Wesleyville.
Leverett E. Cushman, North East.
Mrs. Elsie Moore, Erie.
Miss E. J. Pfeffer, Erie.
Miss Harriet I. Whitley, Erie.
Miles B. Kitts, Erie.
Horace Heber Simmons, Millcreek Twp.
Miss Gertrude Gross, Erie.
William J. Donovan, Erie.
E. S. Smith, Erie.
E. M. Miller, Millcreek Twp.
Miss Elizabeth M. Moran, Erie.
Harold W. Tomson, Erie.
F. W. Marks, Erie.
Harry M. Schuwerk, Erie.
Miss R. V. Darling, North East.
Miss Mary A. Scouler, North East.
Edward A. Solomon, Erie.
Miss K. Myrtle Kensill, Erie.
J. A. Root, Erie.
Theodore Landsberg, Erie.
Wilbur R. Seabrook, Erie.
James T. Malone, Erie.
Edward P. Beard, Erie.
E. L. Camp, Erie.
Geo. F. Diehl, Erie.
B. M. Oxtoby, Erie.
Timothy F. Carroll, Erie.
Frank J. Gavan, Erie.
Hubert H. Hall, Erie.
Clyde A. Parker, Erie.
E. P. Kling, Erie.
Robert Charles McKee, Erie.
Everett F. Spring, Corry.
John F. Allen, Erie.
Pierre A. Miner, Erie.
Henry L. Morse, Erie.
Marcus E. Peters, Erie.
W. C. Varnum, Erie.
Thomas R. Buss, Millcreek Twp.
Geo. C. Flickinger, Erie.
Mrs. Charlotte Shafer Zenk, Erie.
William D. Hazel, Corry.
John Maras, Erie.
Miss Lila E. Thomas, Erie.
Ralph R. Riehl, Erie.

FAYETTE COUNTY.

Miss Daisy Reed, Uniontown.
 Miss Kathryn D. Reagan, Uniontown.
 Miss Effie Patterson, Uniontown.
 Miss Bertha Thomas, Uniontown.
 Stuart F. Guy, German Twp.
 C. E. Arison, Vanderbilt.
 Mrs. Eugenia M. Howard, Uniontown.
 A. H. Neaman, Brownsville.
 A. A. Straub, Connellsville.
 Joseph J. Michael, Uniontown.
 Oscar Jubelirer, Jr., Brownsville.
 F. A. Kahl, Connellsville.
 Charles Keighlev, North Union Twp.
 A. H. Orler, Jefferson Twp.
 Martin C. Hess, Brownsville.
 Eli H. Hatfield, Luzerne Twp.
 Nick Markovitch, Washington Twp.
 Miss Anna Kate Harris, Connellsville.
 W. J. Walker, Uniontown.
 H. R. Rankin, Uniontown.
 Oliver P. Markle, Uniontown.
 Miss Mary E. Drake, Uniontown.
 Sigmund Semsey, Uniontown.

FOREST COUNTY.

William H. Pickens, Jenks Twp.
 Frank J. Kranking, Howe Twp.
 K. R. Morrison, Harmony Twp.

FRANKLIN COUNTY.

Miss Pearl S. Ridenour, Waynesboro.
 Thomas K. Scheler, Chambersburg.
 Henry M. Riddlesberger, Waynesboro.
 Harry Kunkel, Quincy Twp.
 M. E. Branthaver, Antrim Twp.
 Miss Clara L. Fortna, Chambersburg.
 S. Frank Schlichter, Chambersburg.

GREENE COUNTY.

J. L. Rea, Carmichaels.
 G. W. Church, Waynesburg.
 Miss Anna M. Keener, Waynesburg.
 Miss Laura Walsh, Waynesburg.
 Gilmore F. Bell, Cumberland Twp.
 Mrs. Daisy Cole, Waynesburg.

HUNTINGDON COUNTY.

Miss Mary Garland, Huntingdon.

INDIANA COUNTY.

A. W. Ifesse, Pine Twp.
 Harry R. Vensel, Washington Twp.
 J. H. Burgess, Indiana.
 Miss Stela D. Baylor, Center Twp.
 Miss M. E. McFarland, Blairsville.

JEFFERSON COUNTY.

E. T. McGaw, Reynoldsville.
 W. E. King, Jr., Brookville.

LACKAWANNA COUNTY.

Fred V. Lynn, Scranton.
 John Dano, Scranton.
 R. Leo Huber, Scranton.
 W. C. Hessinger, Scranton.
 T. Archer Morgan, Scranton.
 Walter R. Smith, Moosic.
 Wm. H. Horger, Scranton.
 Miss G. E. Casey, Scranton.
 Miss Mary E. McNamara, Scranton.
 Miss Stasia M. Rainey, Scranton.
 Saverio Rosato, Scranton.
 Jesse Kabatchnick, Scranton.
 Martin Crippen, Carbondale.
 John A. Powell, Taylor.
 Miss Erna A. Henkelman, Scranton.
 Clarence J. Wing, Scranton.
 George H. Bishop, Archbald.
 Frank P. Noack, Moscow.
 Lorenzo Semenza, Old Forge.
 Lyman M. Smith, Carbondale.
 Frank L. Martin, Scranton.
 T. U. Powderly, Jr., Carbondale.
 Robert Helms, Carbondale.
 James M. Woerner, Scranton.
 Miss Janet O'Harro, Scranton.
 William G. Cottle, Scranton.
 Miss Belle J. Kellow, Scranton.
 Umberto Molinari, Scranton.
 W. G. Pearson, Scranton.
 Roswell Phillips, Scranton.
 Miss Sara F. Hoadley, Scranton.
 Miss Bessie L. Smith, Scranton.
 A. E. Britton, Scranton.
 Miss Gertrude A. Lynn, Dunmore.
 Wm. A. Jensen, Scranton.
 J. Arlington Rees, Scranton.
 Axel Oellgaard, Scranton.
 Miss Marie A. Walker, Carbondale.

LANCASTER COUNTY.

I. N. Bechtel, West Cocalico Township.
 George Hammond, Lancaster.
 Miss Mary E. Homsher, Strasburg.
 Miss Irene L. Lupold, Lancaster.
 R. A. Barton, Manheim Township.
 Walter S. Mellinger, Lancaster.
 Miss Charlotte F. Wiley, Lancaster.
 Roy H. Shirk, Manheim Township.
 J. E. S. Paxton, Lancaster.
 C. R. Weaver, New Holland.
 Miss Mary E. Shroy, Lancaster.
 Miss Helen A. Gerlitzki, Lancaster.
 Jerre P. Trout, Bart Township.
 Ellsworth Elmer Gates, Lancaster.

LAWRENCE COUNTY.

Walter H. Harlan, New Castle.
 Mark L. Rabinovitz, New Castle.
 R. Frazier, Taylor Township.
 John H. Gross, New Castle.
 Roy E. Butler, Ellwood City.
 J. Elder, Bryan, New Castle.
 G. C. Brand, New Castle.
 Roy C. Miller, New Castle.
 Wm. J. Moffatt, New Castle.
 Russell E. White, Ellwood City.
 Thomas C. Armstrong, North Beaver Township.
 H. M. Cresswell, Ellwood City.
 Miss E. A. Brown, Ellwood City.
 Miss Mary E. Browne, New Castle.
 W. E. McKee, Taylor Township.

LEBANON COUNTY.

Ray G. Light, Lebanon.
 Cyrus E. Shenk, Annville.
 Irving K. Walborn, Lebanon.
 H. Rank Bickel, Lebanon.
 Miss Sallie Kegerreis, Richland.
 Howard J. H. Liebig, Lebanon.
 John Geiger Ingram, Cornwall Township.
 G. Carper Bachman, Lebanon.

LEHIGH COUNTY.

Miss Millie J. Dixon, Allentown.
 Ralph J. Dorney, Allentown.
 Miss Miriam M. Woodring, Allentown.
 Earl F. Ritter, Allentown.
 Wm. H. Rodgers, Allentown.
 Miss S. M. Sweitzer, Allentown.
 Frank Tarone, Allentown.
 Wilson C. Wenner, Emaus.
 Miss Martha H. Henninger, Allentown.
 Peter J. Briody, Allentown.
 Louis Silberstein, Allentown.
 Harry H. Dewalt, Bethlehem.
 William T. Minnich, Allentown.
 Miss Marguerite M. Butz, Allentown.
 Harry Jablin, Allentown.
 Miss Miriam M. Oberly, Allentown.
 Miss Bessie M. Dickert, Allentown.
 Frank T. Sterner, Allentown.
 Samuel B. Lehr, Allentown.
 William J. Langenheim, Bethlehem.
 Miss Mabel L. Hower, Allentown.
 Miss C. E. Bowman, Allentown.

LUZERNE COUNTY.

Miss Ruth M. Boland, Wilkes-Barre.
 Adam L. Knies, White Haven.
 Jonathan R. Davis, Wilkes-Barre.
 T. P. Dolan, Plains Twp.
 James A. Gorman, Hazleton.
 Edward Griffith, Wilkes-Barre.
 J. J. Jones, Wilkes-Barre.
 Wolfe Kirshner, Plains Twp.
 H. W. Heidenreich, Hazleton.
 Henry K. Markman, Hazleton.
 Joseph Freeman, Duryea.
 Walter G. Iles, Hazleton.
 Loren M. Williams, Forty Fort.
 George E. Gwilliam, Plymouth.
 Miss Ruth Drescher, Hazleton.
 N. J. Gries, Wilkes-Barre.
 Joseph F. Coll, Hazleton.
 H. J. Steinhauer, Wilkes-Barre.
 Harry Brown, Dorranceton.
 Andrew Nowak, Jenkins Twp.
 E. M. Ellsworth, Dorranceton.
 Wm. J. Coplan, Pittston.
 Miss Lillian M. Christman, Wilkes-Barre.
 Andrew J. Sordoni, Forty Fort.
 Robert M. Hewitt, Wilkes-Barre.

LYCOMING COUNTY.

C. C. Pfeegor, Muncy.
 W. O. Kaufman, Williamsport.
 Charles W. Miller, Williamsport.
 Romaine M. Moorehead, Williamsport.
 Albert H. Bubbs, Williamsport.

MCKEAN COUNTY.

Mrs. Frances S. Alder, Bradford.
Merton Lee Willis, Bradford.
Griffith C. Burch, Hamlin Twp.
James J. Matthews, Bradford.
Miss Katherine Cowan, Bradford.
C. G. Boyd, Bradford.
Miss Mary E. Clark, Bradford.
Melvin L. Peterson, Kane.

MERCER COUNTY.

Miss Nora Joyce, Farrell.
John Frankovitch, Farrell.
Ira E. McNeal, Sharon.
Sol. J. Gully, Farrell.
C. C. Covert, Grove City.
John H. Low, Farrell.
J. S. Bycroft, Sr., Sharon.
Miss Agnes Callahan, Greenville.
H. T. Vaughn, Wheatland.
John C. Wilkes, Sharon.
John M. Clingan, Farrell.
I. S. Horovitz, Farrell.
Will T. Baines, Sharon.
Thomas Harris, Sharon.
Miss F. S. Templeton, Greenville.
Miss Florence A. Flinn, Sharon.
Miss Edith E. Lininger, Sharon.
W. W. Johnson, West Middlesex.
Fred A. Mills, Grove City.
James Nevant, Farrell.
C. R. Vogel, Sharpsville.

MIFFLIN COUNTY.

Frederick C. Walker, Wayne Twp.
Dyson Fisher, Burnham.
Howard W. Bollinger, Wayne Twp.
John L. Pandel, Burnham.
J. Paul Kauffman, Wayne Twp.

MONROE COUNTY.

R. W. E. Macnichol, Stroudsburg.
A. E. Herrick, Tobyhanna Twp.
George M. Sutton, East Stroudsburg.

MONTGOMERY COUNTY.

Miss Carrie B. Rumbel, Norristown.
Mrs. Emma H. Walton, Jenkintown.
W. L. Hirst, Bergen, Lower Merion Twp.
Alexander G. Harrison, Norristown.
Arnold P. Hitner, Pottstown.
Joseph H. Johnson, Royersford.
Miss Amy E. Rudolph, Ambler.
Miss Elizabeth A. Widroder, Norristown.
David J. Schwenk, Norristown.
Miss Sarah E. Yerkes, Hatboro.
Robert Hafer, Nagle, Pottstown.
Wm. B. Godfrey, Narberth.
David L. Macdonald, Norristown.
Norwood D. Matthias, Norristown.
Frank N. McCormick, Cheltenham Twp.
Miss Sylvia H. Ashenfelter, Norristown.
John R. Leslie, Pottstown.
L. S. Moore, Ambler.
Herman R. Leslie, Pottstown.
Nelson F. Schmidt, Schwensksville.

MONTGOMERY COUNTY.

Miss A. Viola Kishel, Mahoning Twp.

NORTHAMPTON COUNTY.

Miss Helena P. Hoere, Bethlehem.
Adrian Strausburg, Easton.
C. H. Riegel, Easton.
H. M. Witemeyer, Bethlehem.
Miss Mary Sabatine, Bangor.
Oscar S. Kohl, Palmer Twp.
Grier P. Bowersox, Bethlehem Twp.
L. P. Kostenbader, Nazareth.
Miss Florence E. Barberey, Easton.
William V. Duckbinder, Northampton Heights.
William E. Green, Easton.
G. William Riegel, Bethlehem.
Miss Laura McLean, Lehigh Twp.
Elmer E. Earich, Bethlehem.
Miss Elsie F. Fehnel, Bangor.
Bernhardt D. Mayer, Easton.
Charles H. McCloskey, Bethlehem.
Charles H. Riegel, Bethlehem.
Walter Allen Smith, Bethlehem.
Jno. P. Baker, Bethlehem.
Robert S. Beidelman, Bethlehem.
Edward L. Christman, Bethlehem.
Moulton Dorward, Bethlehem.
Charles L. T. Edwards, Bethlehem.
Thomas F. Gaffney, Bethlehem.
Thomas H. Grainger, Bethlehem.
M. C. Hanssen, Bethlehem.

Paul C. Huff, Bethlehem.
Wesley Jones, Bethlehem.
C. E. King, Bethlehem.
Chas. G. Kuhns, Bethlehem.
E. J. Lynch, Bethlehem.
Wm. J. Mareks, Bethlehem.
George F. Miller, Bethlehem.
William Morlock, Bethlehem.
L. H. Parker, Bethlehem.
John J. Reilly, Bethlehem.
Edward H. Smith, Bethlehem.
Maurice E. Sollday, Bethlehem.
Frank P. Stirk, Bethlehem.
Elmer C. Weaver, Bethlehem.
Irwin T. Weiser, Bethlehem.
Oliver C. Werst, Bethlehem.
Thomas S. Wren, Bethlehem.
A. H. Wright, Bethlehem.
Edward A. Yellis, Bethlehem.
Arnold Deutsch, Bethlehem.
Frank P. Martenis, Bethlehem.
R. L. Hunsicker, Bethlehem.
G. E. Snell, Plainfield Twp.
Edwin T. H. Hutchinson, Lower Saucon Twp.
Miss Emma L. Peters, Bethlehem.
Miss Gertrude Dougherty, Easton.
James S. Canavan, Bethlehem.
Harvey S. Drummheller, Pen Argyl.
George N. Reisel, Easton.
Valentine Chas. Pfister, Bethlehem.
William D. Reading, Bethlehem.
Harry W. Stone, Bethlehem.
Wilford H. Yeomans, Easton.
Phillip M. Manieri, Easton.
Miss Esther E. Smith, Bethlehem.
Mrs. Agnes Meffan Pelker, Bethlehem.
Walter E. Resh, Bangor.
Miss Laura M. McKean, Easton.
Wm. Van McIlhaney, Washington Twp.
William H. Bregenzer, Bethlehem.
Robert G. Arnold, Easton.

NORTHUMBERLAND COUNTY.

Wm. E. Ressler, Shamokin.
Arthur M. Elliot, Sunbury.
Miss Kathryn Hafer, Milton.
B. H. Houseworth, Sunbury.
Mrs. Mary R. Tier, Mt. Carmel.
Miss May Myerlev, Milton.
Edward Raker, Shamokin.
Mrs. Ottie Corbin Logan, Milton.
Miss Ruth E. Culp, Point Twp.
William D. Deibler, Shamokin.
Miss Hazel M. Huber, Mount Carmel.

PHILADELPHIA COUNTY.

August De Benedetto.
Gordon Butterworth.
Miss Mary V. McNally.
Charles Duffine.
William F. Goodwin.
William P. B. Hansell.
Miss Agnes C. Rossbauer.
W. C. Turner.
Robert J. Ragan.
Miss A. Florence Yerger.
Frank J. Kerigan.
Daniel F. Ryan.
Charles C. Leidy.
Miss A. Marguerite McDowell.
Irving M. Dogole.
Miss Theresa M. Marker.
Wm. F. Berkowitz.
Charles H. Krauss.
Arthur F. Bennett, Jr.
Miss Mary E. Messenger.
Charles T. Jacks.
Ormond Rambo, Jr.
Jules M. Simon.
Pierce Archer, Jr.
Samuel Cantor.
Joseph Dunn.
Harry A. Grear.
John A. Quigley.
Louis Schwartz.
George L. Spangler.
Mrs. Anna J. Bennis.
Thomas L. Cooper.
H. D. Crozier.
Frank A. Fitzpatrick.
Frank B. Flower.
Edw. D. Kelly.
Miss Adda M. Lutz.
Taddeo F. Mattia.
Henry W. Schorr.
Miss Grace C. Wiswell.
Joseph J. Fischer.
Samuel T. Furman.
Thomas L. Jennings.
Jacob F. Nagel.
William V. Rowan.
Clarence E. Webb.
Miss Florence E. Loux.
Benjamin F. Stilling.

Thomas I. Cross.
 Miss Bessie E. Donoghue.
 Miss Marguerite Ott.
 John F. Pollard.
 Charles H. Reed.
 Frank J. Straka, Jr.
 W. R. Tyson.
 Miss Ida V. Frank.
 Miss Kathryn M. Furlong.
 Bernard Kelley.
 J. Desmond Langan.
 Lorenzo J. Riley.
 Robert Taylor.
 George W. Williams.
 Miss Catherine Irvin.
 Miss Regina Mahoney.
 James A. McKinney.
 John S. Oberly.
 Casimir J. Przybylowski.
 Miss Mary A. Townsend.
 Henry S. Werblun.
 B. William Wrigley.
 John A. Blankin.
 Robert A. Hall.
 Michael LeVine.
 Miss Sara M. Reavey.
 Miss Sara S. Robinson.
 Mrs. Mabel A. Yates.
 Miss Eleanor C. Broderick.
 Miss Mabel Corson.
 Miss Kathryn F. Dowling.
 Frank S. Lewis.
 Walter H. Lewis.
 Miss Elizabeth MacIntire.
 Miss Helen L. Meixner.
 Walter F. Mulhall.
 Charles M. Rasper.
 H. Mark Reeve.
 George W. Reif.
 C. L. Roach.
 Wilbur S. Scott.
 Stanislaus D. Siatkowski.
 Miss Elizabeth Stiles.
 Miss Helen M. Baker.
 William Friedrich.
 T. P. McFarland.
 Aaron Berman.
 William Byrd.
 Wm. A. Derk.
 Arthur E. Donovan.
 Morris Friedman.
 Horace B. Meininger.
 George W. Mintzer.
 Herbert Jay Myers.
 Robt. V. Myers, Sr.
 William S. Snyder.
 Aron Zavells.
 Myer Harry Berg.
 John Wilson Drown.
 Jacob Auerbach.
 Jacob Harris.
 W. LeRoy Hart.
 James Hindle.
 Wm. Barclay Lex.
 Ralph G. Luff.
 George M. Miller.
 Wm. H. Robinson, Jr.
 Joseph Tambone.
 William A. Whitney.
 C. Walter Glasgow.
 William N. Alcorn.
 Ralph J. Bordsky.
 Horatio N. W. Dunseith.
 William Hetzel.
 David J. Miller.
 Walter M. Barber.
 Mrs. Marie L. Briggs.
 Solomon W. Dennis.
 C. P. Floyd.
 Philip Green.
 Benjamin M. Kline.
 Albert Lees.
 J. F. Leupold, Jr.
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 Miss Anna E. Woods.
 Miss Katherine Pettigrew Ancker.
 Joseph P. Bartlucci.
 Floyd T. Doherty.
 Miss Mada Franz.
 Garrett Smith McCafferty.
 Miss Sara R. Freeman.
 Emilio F. Pagan.
 Homer G. White.
 George J. Worst.
 Louis Howard Zeff.
 Bernard F. Mactee.
 Mrs. J. L. Flamm.
 Max Katzman.
 Miss Clara R. McCargo.
 Miss E. L. McClellan.
 David Schorsch.
 Harry A. Tripple.
 Morris Wecht.

Jesse H. Barlow.
 Miss Marie Bowen.
 W. Stanley Kite.
 Francis P. McQuillen.
 Paul de Moll.
 Harry C. Barnes.
 Miss Mathilde P. Frederick.
 David M. Morganstein.
 Frank Zinman.
 Thomas Derby.
 Alexander Hirsh.
 Miss A. C. Korb.
 Gustav Lewin.
 E. F. McGrillis.
 Miss Sadie Polss.
 George Purviance.
 Nathan Sperring.
 Charles F. Fichtner.
 Miss Dorothy M. Ford.
 L. LeRoy Smith.
 William R. Brown.
 Miss Henrietta E. Burger.
 G. E. Pixton.
 John L. Brogan.
 Miss Mathilda H. Remmert.
 Miss Ethel Ballance.
 George E. Fili.
 Miss Mabel T. Hanna.
 John F. Megonigal.
 Frank Cannoe.
 Antonios Papamarkou.
 Isaac L. Banks.
 Leon Ghon.
 Miss Isabel Lower.
 Miss Matilda M. Markley.
 James M. Moore.
 George H. Scatchard.
 J. Wilson Scott, Jr.
 Ervin Lyndall.
 Isaac B. Rose.
 Miss J. Florence Smith.
 Arthur R. Wilcox.
 Frank P. Will.
 John E. Adams.
 Howard M. Cantrell.
 Robert J. Keegan.
 George A. Gaul.
 Harry L. Hackett.
 Frank J. Kesel.
 William M. Allen.
 Miss Abbie E. Davis.
 William F. Ritz.
 F. O. Biberstein.
 John Joseph Dempsey.
 Miss Miriam N. Eastwood.
 Miss Elizabeth M. Marr.
 Louis B. Randolph.
 Mrs. Gertrude M. Supplee.
 Edward B. Beechey.
 Joseph B. Englander.
 Harry Davis Grover.
 Eugene Gullmann.
 John W. Happel.
 Wm. H. Lango.
 M. Harold Weber.
 Miss Josephine V. Yaeger.
 Walter Allison.
 Mrs. Lenore T. Murray.
 Francis C. Bischoff.
 J. Warren Heebner.
 Mrs. Nellie W. Schmucker.
 Mrs. Florence W. Whartenby.
 Thomas B. Brooks, Jr.
 Samuel Cathers.
 Miss Alma R. Diggles.
 Harry E. Franks.
 James B. Jackson.
 H. W. Lochiel.
 Watson H. Magill.
 Albert F. Montague.
 Miss Irma M. Hemmeter.
 Max Rosenbluth.
 Benjamin H. Sobelman.
 William I. Greenfield.
 H. Darragh Mackenzie.
 William H. Shaffer.
 Charles M. Town.
 Harry N. Granat.
 Linden T. Harris.
 Alexander S. Levy.
 Gerson Green.
 J. Renwick Hoag.
 Philip P. Chase.
 Miss Kathryn H. Murray.
 Titus L. Stauffer.
 Joseph W. Klingel.
 Eugene J. Remillon.
 Miss Margaret W. Unruh.
 David J. Vint.
 Michael F. Lawler.
 William C. Lippman.
 Frank A. Doyle.
 Miss Miriam E. Harmer.
 Miss Harriet D. Lockhart.
 Thomas A. Mann.
 Miss Katharine Schuehler.

Albert Shapiro.
 Philip Shapiro.
 Thomas Rzepiski.
 William E. Schubert.
 Edwin K. Borie.
 Miss Helen E. Coughlin.
 Harry C. Hagen.
 Walter N. Kennedy.
 Miss Lillian M. Brogan.
 Clifford E. Larzelere.
 Clarence P. Sterner.
 Frederick H. Warner.
 Miss Florence Bailey.
 Nathan Fischer.
 Angelo Cusano.
 Samuel Ellis.
 Miss Sidney Ray Thomas.
 William Franklin Laudeman.
 Miss Ethel B. Rogers.
 Jesse W. Achey, Jr.
 Robert A. Davies.
 Mrs. Rose E. Landberg.
 Mrs. Mary C. Lewis.
 Mrs. Jessie C. Nevin.
 LeRoy A. Worrell.
 Robert J. Hewitt.
 Gregore Sambor.
 Miss Philomena D'Ambrosio.
 George Edward Insley.
 Leo A. Russ.
 Henry J. Tunstall.
 Miss Sarah Perelman.
 John Cox.
 Stillman A. Darrel.
 Leslie C. Garvin.
 Samuel Gordon.
 A. J. Kniebuehler.
 Miss Mollie E. Abrams.
 Edward A. Lally.
 Edward M. O'Brien.
 John J. Burns.
 B. D. Easling.
 Robert E. Foulkrod.
 Miss Elsie Klinge.
 Miss Elsie Litchman.
 Olin R. Plummer.
 W. Harold Young.
 John J. Bedenk, Jr.
 R. C. Boddorff.
 Theodore Dimmick.
 Charles G. Enz.
 Lincoln L. Eyre.
 Owen B. G. Fullaway.
 Mrs. Anne D. Haas.
 Miss E. Beatrice Hamlin.
 Miss Elizabeth M. Hossler.
 Miss Teresa M. Mangano.
 Thomas J. McCormack.
 Jeremiah N. McMichael.
 Miss Mary A. Sweeney.
 Sol. Topkin.
 Francis T. Underwood.
 Orin S. Wilson.
 Miss Margaret M. Horan.
 George A. Jones.
 Andrew M. Stokes.
 Robt. J. Winsmore.
 Benjamin D. Anton.
 Mrs. Emily L. Kolb.
 Miss Martha T. McGovern.
 John S. Mink.
 William Burns Pritchard.
 Miss Ada M. Smith.
 Miss Ada M. Thomas.
 Hyman Backman.
 Harry A. Schoenberg.
 Abraham Swonetz.
 Geo. P. McArthur.
 Joshua R. Serfass.
 C. L. Baer.
 Colie A. McPherson.
 Elwood H. Moyer.
 Mrs. Della T. Reinheimer.
 John J. Ryan.
 Leonard Fries.
 Miss Kathryn Hardeker.
 Solomon Hopkins.
 John S. MacLaughlin.
 Meyer Newmayer.
 Harold S. Warren.
 William F. Beck.
 Mrs. Myrtle T. Booth.
 Miss Jean Hamilton Burns.
 Raymond A. Carney.
 William K. DeVictor.
 Sol. B. Forstein.
 Henry Hermanns.
 Miss Edna M. Hill.
 John L. Hopkins.
 Miss Edna L. Kirchmann.
 Nathan Milgram.
 Harvey W. Monks.
 Abraham L. Rettinger.
 Miss Lena H. Rohrer.
 Miss Lorna D. Rutter.
 Edward Louis Schwartz.
 John W. Ward.

Albert J. Wunderle.
 Horace Bannister.
 Earl Blizard.
 Miss Irene M. Buchanan.
 Miss K. R. McKenna.
 Robert H. Prentice.
 Miss Eleanor Twiss.
 M. Braunstein.
 Miss Mary J. Gavin.
 Miss Charlotte R. Helms.
 Chas. M. Hoagland.
 D. M. Rhodes.
 Miss Mary N. Walker.
 Thos. W. Cox, Jr.
 Miss Georgeanna Virginia Dougherty.
 Durban C. Greiner.
 Frank R. Herbert.
 Henry M. Roth.
 T. Wistar Brown, 3d.
 George B. Plews.
 Miss Elizabeth Williams.
 Samuel H. Wolf.
 Harvey E. Cressman.
 Jacob Dogole.
 Llewellyn G. Hill.
 Wm. Henry Kern.
 Chas. J. MacGuffin.
 Clarence B. Morton.
 William J. Poehlmann.
 Miss Florence E. Schulte.
 Miss Edith Horton Sherwood.
 M. B. Blakemore.
 Edward L. Byren.
 J. H. Casey.
 Robert D. Cameron.
 Miss Anna M. Dornan.
 Wendell J. Haller.
 Maurice J. Hausman.
 Paul A. Nidecker.
 Geo. A. Casey.
 Miss Hannah E. Fite.
 Joseph Hamilton.
 August J. Kolbe.
 Miss Helen M. Nageli.
 Elbert Williamson.
 C. Raymond Ireland.
 Miss Dorothea Bean Jones.
 Miss Lucy Shaw Turner.
 Howard D. Evoy.
 C. Harris Colehower.
 Miss Agnes V. Gallagher.
 Miss Josephine H. Helmig.
 Charles F. Iszard.
 Miss Sara F. Mahon.
 Eugene Raymond, Jr.
 Matthew A. Roth.
 Samuel D. Schwartz.
 Miss Alice M. Wright.
 Wesley P. Cline, Jr.
 George W. Seeds.
 Baltzer N. Stallman.
 John J. Stiles.
 H. G. Weaver.

POTTER COUNTY.

Jacob Wiser, Austin.

SCHUYLKILL COUNTY.

L. K. Edwards, Pottsville.
 William G. Hart, North Manheim Twp.
 G. A. Schumacher, Porth Carbon.
 Miss M. D. Garretson, Pottsville.
 George M. Gerhard, Cressona.
 Miss Mary M. Boyle, Coaldale.
 Jeremiah Vincent Tierney, Shenandoah.
 Miss Agnes A. Davis, Mahanoy City.
 Horace I. Weston, Pottsville.
 Miss E. K. Phillips, Pottsville.
 Francis S. Freiler, Pottsville.
 Wm. A. Kienzle, Pottsville.
 Arthur W. Granger, Frackville.
 Miss Frances M. Beard, Tamaqua.
 Michael A. Cullather, Minersville.
 Allen S. Paul, Pottsville.
 Bright L. Keller, Barry Twp.

SOMERSET COUNTY.

Orville Fike, Confluence.
 William K. Taylor, Rockwood.
 Miss Virginia Ickes Boswell.
 John Kircher, Boswell.
 C. C. Zimmerman, Benson.
 Charles McMann, Somerset Twp.

SUSQUEHANNA COUNTY.

Nathaniel Travis Conn, Susquehanna.

UNION COUNTY.

Miss Pearl May Breisch, White Deer Twp.

VENANGO COUNTY.

F. B. Allen, Clintonville.
 Miss Mabel E. Witherup, Franklin.

E. A. Herrington, Oil City.
Harry L. Howe, Oil City.
Miss Jessie Urey, Oil City.
W. M. Redding, Oil City.
Mrs. Mabel Bascom, Oil City.
E. U. Baker, Franklin.
Mrs. Hattie B. Hepner, Franklin.
Miss Katherine F. Suttman, Franklin.
L. A. Fleming, Franklin.
Miss Fern Dunn, Oil City.

WARREN COUNTY.

Miss Belle H. Topper, Warren.
F. W. Jefferson, Warren.
Mrs. Genevieve G. Moll, Warren.
George B. Monroe, Brokenstraw Twp.
Miss Alice R. Kelley, Warren.
Miss Charlotte L. Breidenbaker, Warren.

WASHINGTON COUNTY.

Israel P. Hepler, Charleroi.
Hugh E. Fergus, Charleroi.
Adam Wagner, Cecil Twp.
Alexander Holowka, Donora.
Miss Lulu E. Doak, Washington.
Charles A. Hamilton, Smith Twp.
Miss M. P. Stange, Monongahela City.
Andrew Zemany, California.
Charles M. Hull, Cannonsburg.
Guy Moffit, Charleroi.
Samuel B. Robinson, Monongahela City.
Miss Catherine D. Neill, Donora.
Roman E. Koehler, Donora.
Miss Pauline M. Gessford, Washington.
F. G. Peterson, Donora.
Miss Sue Doraldson, Cecil Twp.
F. I. Potter, Cecil Twp.
Miss Romaine Murray, Washington.
Mrs. Bertha Garrett Crayne, East Bethlehem Twp.
Philip A. Burkhardt, Donora.
Miss M. E. Underwood, California.
G. E. Koedel, Donora.

WESTMORELAND COUNTY.

William A. McGeary, Vandergrift.
Alex Eicher, Greensburg.
Miss Irma Beulcke, Jeannette.
James A. Watkins, Monessen.
C. A. McGuire, Manor.
J. Y. Wilkinsor, Rostraver Twp.
Frank C. Wray, Scottsdale.
J. L. McCannoun, New Kensington.
Miss Helen E. Anderson, Derry Twp.
A. W. Blackburn, Jr., Monessen.
Ray Dounelly Harr, Latrobe.
F. P. Underwood, Derry Twp.
W. A. Thomas, New Kensington.
H. H. Dinsmore, Greensburg.
Charles E. Anderson, Vandegrift.
James W. McKenna, Monessen.
C. M. McClune, Ligonier.
D. L. Alter, New Kensington.
Frank B. Sowash, Irwin.
Miss Vera Ender, Greensburg.
Miss Sarah B. Fogg, Eouth Greensburg.
Frank Di Claudio, Jeannette.
William F. McCabe, New Kensington.
Miss Rebecca Clare Eicher, Greensburg.
William R. Corter, Ligonier Twp.
Mrs. Grace M. Kimber, Greensburg.
Charles F. Engel, Unity Twp.
Miss Edna L. Myers, Scottsdale.
Michael Mahniak, Monessen.
J. H. Green, Avonmore.
J. J. Mahady, Latrobe.
J. W. Ronian, Avonmore.

YORK COUNTY.

R. E. Goodling, York.
Miss Charlotte E. Lehn, York.
James I. Decker, New Freedom.
Harry E. Feiser, York.
S. C. Zeigler, West Manchester Twp.
Miss Jessie L. Walter, York.
Miss H. M. Ness, York.
J. M. Reifsnider, York.
Charles U. S. G. Coulson, Dillsburg.
Sharon E. Smith, Hanover.

WM. C. SPROUL.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 1, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of confirmation:

ALLEGHENY COUNTY.

Winfield S. Walsh, Borough of Dormont

BEAVER COUNTY.

Walter C. Titus, Borough of Woodlawn.
A. S. Watkins, Borough of Woodlawn.
L. Arthur West, Borough of Woodlawn.

CAMBRIA COUNTY.

LeRoy J. Scanlan, Johnstown.

PHILADELPHIA COUNTY.

Chas. H. Amos, Philadelphia.
John G. Haber, Philadelphia.

WM. C. SPROUL.

COMMISSIONER OF DEEDS.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, March 31, 1919.
The Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Commissioners of Deeds, for the term of five years to compute from the dates set opposite their names, respectively:

Adolph Michelson, Montreal, Canada, July 19, 1917.
George H. Corey, New York, N. Y., August 26, 1917.
Albert C. Stephany, Atlantic City, N. J., September 26, 1917.
Charles G. Loeb, Paris, France, December 3, 1917.
Charles Henry Hesse, Baltimore, Md., January 22, 1918.
Robert Willoughby Hamilton, Dowra, Ireland, March 8, 1918.
D. W. Barnard, New York, N. Y., March 15, 1918.
J. Chauncey Van Horn, Trenton, N. J., April 14, 1918.
Joseph B. Braman, New York, N. Y., April 17, 1918.
Nicholas Harris, Belvidere, N. J., April 24, 1918.
George A. Elvins, Atlantic City, N. J., May 7, 1918.
Miss Emeline G. Bender, Camden, N. J., May 9, 1918.
Charles E. Fell, Atlantic City, N. J., May 27, 1918.
Archie A. Way, Boston, Mass., June 7, 1918.
John P. Hutchinson, Bordentown, N. J., June 11, 1918.
Lucas D. Gray, Ballybay, Ireland, June 18, 1918.
John J. Dwyer, New York, N. J., July 3, 1918.
R. Curtis Robinson, Ocean City, N. J., August 15, 1918.
Miss S. I. Harper, Paris, France, September 9, 1918.
Russell I. Hare, Paris, France, September 30, 1918.
M. V. Collins, San Francisco, Cal., October 23, 1918.
William E. Schull, Baltimore, Md., November 1, 1918.
Michael J. Solan, Trenton, N. J., November 16, 1918.
Wilbur Zimmerman, Atlantic City, N. J., November 21, 1918.

WM. C. SPROUL.

MEMBERS OF THE BOARD OF TRUSTEES TO ADMINISTER THE MOTHERS' ASSISTANCE FUND.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, March 31, 1919.
The Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Members of the Board of Trustees to Administer the Mothers' Assistance Fund until lawfully determined or annulled, to compute from the dates set opposite their names, respectively:

BEAVER COUNTY.

Mrs. Clara E. Manning, Ambridge, December 6, 1917.

BEDFORD COUNTY.

Mrs. Frank Wiesgarver, Hyndman, August 8, 1918.

BERKS COUNTY.

Mrs. Isaac Heister, Reading, September 21, 1918.
Mrs. Frances E. Beard, Reading, September 21, 1918.
Mrs. Daniel Ancona, Reading, September 21, 1918.
Mrs. Solon D. Bausner, Hamburg, September 21, 1918.
Mrs. Charles Spatz, Boyertown, September 21, 1918.
Mrs. A. D. Nelson, Wyomissing, September 21, 1918.
Mrs. C. C. Boyer, Kutztown, September 21, 1918.

BLAIR COUNTY.

Mrs. Helen Graves Runkle Smith, Altoona, March 19, 1918.

BUTLER COUNTY.

Mrs. J. S. Bean, Eau Claire, August 15, 1918.

CAMBRIA COUNTY.

Miss Sar M. Gallaber, Ebensburg, October 29, 1917.
Mrs. George W. Dibert, Johnstown, October 29, 1917.
Mrs. Nan McL. Denlinger, Patton, October 29, 1917.
Mrs. Ada M. Barr, Nanty Glo, October 29, 1917.
Mrs. Richard Mitchell, Johnstown, October 29, 1917.
Mrs. W. O. Cameron, Johnstown, October 29, 1917.
Mrs. Maude Border, Portage, October 22, 1918.

CENTRE COUNTY.

Mrs. John S. Walker, Bellefonte, March 26, 1918.
 Miss Mary H. Linn, Bellefonte, March 26, 1918.
 Mrs. L. W. Nuttall, Philipsburg, March 26, 1918.
 Mrs. G. S. Frank, Millheim, March 26, 1918.
 Mrs. G. G. Pond, State College, March 26, 1918.

CHESTER COUNTY.

Miss Jennie B. Feters, Malvern, April 2, 1918.
 Mrs. Charles P. Lukens, Parkesburg, December 4, 1918.
 Mrs. J. Douglass Perkins, Coatesville, December 4, 1918.

CLEARFIELD COUNTY.

Mrs. H. I. Merris, DuBois, August 15, 1918.
 Mrs. L. C. Norris, Clearfield, August 15, 1918.

CLINTON COUNTY.

Mrs. H. F. McFarland, Renovo, October 1, 1917

COLUMBIA COUNTY.

Miss Elizabeth Lowry, Berwick, September 10, 1917.
 Miss Ella Greene Stewart, Orangeville, September 10, 1917.
 Mrs. H. M. Smith, Bloomsburg, August 1, 1918.

CRAWFORD COUNTY.

Mrs. A. J. Affantranger, Meadville, June 26, 1918.
 Mrs. W. M. Johnson, Venango, June 26, 1918.
 Mrs. W. H. Cram, Linesville, June 26, 1918.
 Mrs. Frank C. Smith, Cochranton, June 26, 1918.
 Mrs. Samuel Grumbine, Titusville, June 26, 1918.
 Mrs. D. W. Spaulding, Conneautville, June 26, 1918.
 Mrs. W. P. Burlingham, Spartansburg, June 26, 1918.

DAUPHIN COUNTY.

Mrs. Lyman D. Gilbert, Harrisburg, January 6, 1919.
 Mrs. Mercer E. Tate, Harrisburg, January 6, 1919.
 Mrs. David Kauffman, Harrisburg, January 6, 1919.
 Mrs. David E. Tracy, Harrisburg, January 6, 1919.
 Mrs. Robert M. Rutherford, Steelton, January 6, 1919.
 Mrs. John H. Lehr, Lykens, January 6, 1919.
 Mrs. D. P. Deatrick, Middletown, January 6, 1919.

FAYETTE COUNTY.

Mrs. M. A. McCormick, Fairchance, August 1, 1918.

LAWRENCE COUNTY.

Miss Alice Hope, New Wilmington, August 2, 1917.
 Mrs. A. C. Mornes, New Castle, March 15, 1918.
 Mrs. J. V. Cunningham, New Castle, June 12, 1918.
 Mrs. H. C. Turner, New Castle, June 12, 1918.

LEBANON COUNTY.

Mrs. Clark Seltzer, Lebanon, March 27, 1918.

MCKEAN COUNTY.

Miss Ann E. Davis, Mt. Jewett, February 1, 1918.
 Miss Margaret W. Martin, Bradford, July 25, 1918.

MONTGOMERY COUNTY.

Mrs. G. N. Leicester, Pottstown, March 30, 1918.

NORTHUMBERLAND COUNTY.

Mrs. Daniel Powers, Mt. Carmel, June 6, 1918.
 Mrs. Frank H. Strouse, Mt. Carmel, June 6, 1918.

PHILADELPHIA COUNTY.

Mrs. Charles J. Rhodes, Philadelphia, November 30, 1917.

POTTER COUNTY.

Mrs. J. Walter Wells, Coudersport, December 19, 1918.
 Mrs. Nellie V. Pleiffer, Roulette, December 19, 1918.
 Mrs. Earl White, Galeton, December 19, 1918.
 Mrs. Frank E. Baldwin, Austin, December 19, 1918.

UNION COUNTY.

Mrs. John P. Ruhl, Lewisburg, March 19, 1918.

VENANGO COUNTY.

Mrs. Harry B. Mitchell, Emelenton, August 2, 1917.

WASHINGTON COUNTY.

Mrs. John C. Judson, Washington, August 15, 1918.
 Mrs. C. C. Wright, Charleroi, August 15, 1918.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent,
 A motion was made by Mr. SALUS

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations,

Which was agreed to.

Whereupon,

A motion was made by Mr. SALUS,

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin, F. E.	Donahue,	Marlow,	Sassaman,
Baldwin, R. J.	Einstein,	Martin,	Schantz,
Barnes,	Eyre,	McConnell,	Smith,
Barr,	Graff,	McNichol,	Snyder,
Beales,	Gray,	Mearkle,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Tompkins,
Campbell,	Haldeman,	Murdoch,	Turner,
Craig,	Heaton,	Nason,	Vare,
Crow,	Herron,	Patton,	Weaver,
Daix,	Jones,	Phipps,	Whitten,
Davis,	Leiby,	Salus,	Woodward,
DeWitt,	Leslie,		

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. SALUS. Mr. President, I move that the executive session do now rise.

Mr. BUCKMAN. Mr. President, I second the motion.
 The motion was agreed to.

REPORT FROM COMMITTEE.

Mr. SNYDER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SNYDER, from the Committee on Education, reported as committed, Senate Bill No. 273 (House Bill No. 87), entitled:

An Act to amend article four of an act approved the 18th day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general, special or local or any parts thereof, that are or may be inconsistent therewith" by adding a section providing for the appointment and the payment of the expenses of delegates to State Conventions or associations of school directors.

RECESS.

Mr. VARE. Mr. President, in view of what Senator Salus said on the floor of this Senate last night, and in view of the high plane he puts some of the Senators on—first Senator Crow on one part of the Senate, comparing fully with George Washington, and second, Senator Eyre and the rest of us, comparing fully with Abraham Lincoln, I think that we are fully entitled to a rest. I therefore move you that we take a recess until 4:30 o'clock this afternoon.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the chair.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

REPORT FROM COMMITTEE.

Mr. DAVIS. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAVIS, from the Committee on Game and Fisheries, reported as committed, Senate Bill No. 651 (House Bill No. 786), entitled

An Act authorizing the Department of Fisheries to purchase certain land near the Wayne County Fish Hatchery.

BILLS INTRODUCED.

Mr. WOODWARD. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WOODWARD read in his place and presented to the Chair Senate Bill No. 697, entitled:

An Act to exempt from the payment of inheritance taxes bequests and devises, made for certain purposes.

Which was committed to the Committee on Judiciary Special.

Mr. MURDOCH. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MURDOCH read in his place and presented to the Chair Senate Bill No. 698, entitled:

An Act providing that failure to carry lights on vehicles other than motor vehicles shall be prima facie evidence of negligence in any suit for the recovery of damages.

Which was committed to the Committee on Public Roads and Highways.

Mr. VARE. Mr. President, I ask unanimous consent to read bills in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. VARE read in his place and presented to the Chair Senate Bill No. 699, entitled:

An Act to amend "An Act to amend an act approved the eleventh day of May, one thousand nine hundred and eleven, entitled "An Act to provide for the appointment of County and City Inspectors of Weights and Measures; providing for their compensation and expenses; prescribing their duties; prohibiting vendors from giving false or insufficient weights; and fixing the penalties for the violation of the provisions hereof," approved the twenty-fourth day of July, one thousand nine hundred and thirteen.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 700, entitled:

An Act repealing an act, or an act to repeal an act entitled "An Act regulating the sale, offering for sale, or exposing for sale of vegetables, grapes and fruits; providing standard containers, baskets and trays therefor; and imposing penalties," approved the first day of May, one thousand nine hundred and fifteen.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 701, entitled:

An Act to amend "An Act defining commodities, regulating the sale thereof; and providing penalties for violation hereof," approved the twenty-fourth day of July, one thousand nine hundred and thirteen.

Which was committed to the Committee on Judiciary General.

REPORT FROM COMMITTEE.

Mr. McCONNELL. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McCONNELL from the Committee on Judiciary Special reported as committed, or as amended, Senate Bill No. 675, entitled:

An Act prohibiting the Public Service Commission from issuing certificates of public convenience in certain cases, and revoking such certificates heretofore granted.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 677.

The Clerk of the House of Representatives being introduced, presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 677, entitled:

An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the two years ending May thirty-first one thousand nine hundred nineteen

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 189.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 189, entitled:

An Act providing for the recording of deeds and patents granted by the Commonwealth when executed by the proper officer or officers and bearing the great seal of the Commonwealth in witness thereof in the office for recording deeds in the county where the lands lie without other acknowledgment or attestation and that such records or certified copies thereof shall be evidence in all cases where the original deeds or patents would be evidence and validating the records of all such deeds and patents heretofore so recorded

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 136.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 136, entitled:

An Act to further amend an act approved the twenty-sixth day of May one thousand eight hundred and ninety-one (Pamphlet Laws one hundred and twenty-three) entitled "An Act to facilitate the labors of the justices of the Supreme Court by providing suitable clerical assistance as amended authorizing the payment of expenses by judges and the employment of briefers investigators stenographers typewriters and clerks" and increasing the amount now allowed therefor

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) announced that the Chief Clerk having reported that the following bills had passed both Houses of the General Assembly and the same being correct; the titles were publicly read as follows:

House Bill No. 801, entitled:

An Act fixing the compensation of the assistant librarian of the Senate the assistant resident clerk of the House of Representatives and the superintendents of the store rooms of the Senate and of the House of Representatives and recalling all acts or parts of acts inconsistent herewith

House Bill No. 189, entitled:

An Act providing for the recording of deeds and patents granted by the Commonwealth when executed by the proper officer or officers and bearing the great seal of the Commonwealth in witness thereof in the office for recording deeds in the county where the lands lie without other acknowledgment or attestation and that such records or certified copies thereof shall be evidence in all cases where the original deeds or patents would be evidence and validating the records of all such deeds and patents heretofore so recorded

House Bill No. 136, entitled:

An Act to further amend an act approved the twenty-sixth day of May one thousand eight hundred and ninety-one (Pamphlet Laws one hundred and twenty-three) entitled "An Act to facilitate the labors of the justices of the Supreme Court by providing suitable clerical assistance as amended authorizing the payment of expenses of judges and the employment of briefers investigators stenographers typewriters and clerks" and increasing the amount now allowed therefor

House Bill No. 677, entitled:

An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the two years ending May thirty-first one thousand nine hundred nineteen

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the presence of the Senate signed the same.

HOUSE MESSAGE.

AMENDMENT TO HOUSE BILL NO. 83 RECALLED FROM THE GOVERNOR.

The Clerk of the House of Representatives being introduced, presented for concurrence bill of the House of Representatives as follows:

House Bill No. 83, entitled:

An Act making an appropriation to the Trustees of the State Hospital of Nanticoke Luzerne County Pennsylvania

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading were reconsidered in the House and the bill amended, in which amendments the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read as follows:

By striking out in Section 1, line 4, the words "seven thousand five hundred dollars (\$7,500)" and inserting in lieu thereof the words "fifteen thousand dollars (15,000)."

On the question,

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—36.

Baldwin, F. E.,	Graff,	Mearkle,	Sones,
Baldwin, R. J.,	Gray,	Miller, S. J.,	Tompkins,
Barnes,	Hackett,	Murdoch,	Turner,
Barr,	Haldeman,	Nason,	Vare,
Beales,	Leslie,	Phipps,	Weaver,
Boyd,	Marlow,	Salus,	Whitten,
Campbell,	Martin,	Sassaman,	Woodward,
DeWitt,	McConnell,	Schantz,	Buckman,
Einstein,	McNichol,	Smith,	Pres. pro tem.
Lyre,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

REPORT FROM COMMITTEE.

Mr. EYRE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE, from the Committee on Public Roads and Highways re-reported as amended, Senate Bill No. 352, entitled:

An Act amending sections two four and fifteen of an act entitled "An Act authorizing and empowering the several counties of this Commonwealth to locate lay out open construct and maintain public bridges whether wholly or partly within any city borough or township therein across any river or stream dividing or separating any part of said county from any other part thereof together with the necessary bridge approaches, viaduct or other approaches to conveniently connect the same with existing streets or public roads in such cities boroughs or townships authorizing the cities and boroughs wherein such bridges are located to share in the cost thereof and to provide approaches therefor authorizing the taking and appropriation of property and rights of property public or private for such purposes providing a method for making compensation for property taken injured or destroyed thereby authorizing the several counties to enter upon and over public streets or roads in cities boroughs or townships for said purposes authorizing the several counties to appropriate money levy taxes and incur indebtedness therefor and authorizing the several counties to charge and collect tolls and rentals for the concurrent use of such bridges and approaches by street railway telegraph telephone or other corporations or persons making use thereof other than for ordinary foot or vehicle traffic and to enter into contracts for such use" approved the twenty-fourth day of May one thousand nine hundred seventeen

REPORT FROM COMMITTEE.

Mr. CROW. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 678, entitled:

An Act defining cold storage and regulating time of storage of certain articles of food and providing penalties for the violation of the provisions of this act.

RECESS.

Mr. CROW. Mr. President, I move that the Senate do now take a recess for five minutes.

Mr. EYRE. Mr. President, I second the motion. The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

HOUSE MESSAGE.

HOUSE BILLS FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced, presented for concurrence bills of the House of Representatives as follows:

House Bill No. 194. (Senate Bill No. 702), entitled:

An Act relative to the sale in bulk of the whole or a large part of a stock of goods wares or merchandise of any kind or of fixtures or of goods wares or merchandise of any kind and fixtures not in the ordinary course of business providing certain requirements therefor and imposing certain duties upon the seller and buyer and auctioneers and agents making their violation a misdemeanor.

Which was committed to the Committee on Judiciary General.

House Bill No. 661 (Senate Bill No. 703), entitled:

An Act amending section two of the act approved the fourteenth day of May, one thousand nine hundred fifteen (P. L. 506), entitled "An Act amending and supplementing sections one and two of an act, entitled 'An Act for the promotion of medical science by the distribution and use of unclaimed human bodies for scientific purposes, through a board created for that purpose, and to prevent unauthorized uses and traffic in human bodies, approved June thirteenth one thousand eight hundred and eighty-three; by providing that the name of said board of distribution shall be Anatomical Board of the State of Pennsylvania; by extending its provisions to all persons having charge or control over bodies required to be buried at the public expense; by requiring immediate notice of the death of any person required to be buried at the public expense; by requiring notice in all cases; but providing that there shall not be delivered to the board created under the act the bodies of deceased indigent persons, where claimed by relatives within twenty-four hours after death, for interment at the expense of the claimant, or the bodies of honorably discharged soldiers, sailors or marines who have served the United States in any war, or who were in active service in the militia of the State of Pennsylvania under and in pursuance of any of the proclamations issued by the Governor during the Civil War, and not duly mustered into the service of the United States; by repealing the provisions as to deceased indigent travelers; by providing for the burial at the expense of the county of indigent persons unfit for anatomical purposes, upon the certificate of the board or its duly authorized officer or agent that such bodies are unfit for anatomical purposes, or are the bodies of soldiers, sailors or marines required to be buried at the public expense, and that the provisions of this act have been complied with; by providing that no warrants for payment of expenses of burial shall be drawn or paid except upon such certificate; by providing for the burial of bodies rendered unfit for anatomical purposes by the failure to comply with the provisions of this act, at the expense of the person failing to comply with its provisions."

Which was committed to the Committee on Public Health and Sanitation.

House Bill No. 660 (Senate Bill No. 704), entitled:

An Act authorizing the transfer by township poor districts to the township supervisors of certain poor funds

Which was committed to the Committee on Judiciary General.

House Bill No. 954 (Senate Bill No. 705), entitled:

An Act to amend section six of the act approved the nineteenth day of June one thousand nine hundred eleven (Pamphlet Laws ten hundred and fifty-five) entitled "An Act authorizing the release on probation of certain convicts instead of imposing sentences the appointment of probation and parole officers and the payment of their salaries and expenses regulating the manner of sentencing convicts in certain cases and providing for their release on parole their conviction of crime during parole and their rearrest and reconviction for breach of parole and extending the powers and duties of boards of prison inspectors of penitentiaries"

Which was committed to the Committee on Judiciary General.

House Bill No. 931 (Senate Bill No. 706), entitled:

An Act providing for the refunding of liquor license fees and additional taxes to wholesale and retail dealers brewers distillers rectifiers compounders bottlers agents and other persons prevented from engaging in business by order or regulation of the President or Secretary of War providing for the return of the proportions thereof paid to municipalities and the Commonwealth and making an appropriation.

Which was committed to the Committee on Appropriations.

House Bill No. 760 (Senate Bill No. 707), entitled:

An Act relating to the employment of deputy wardens guards turnkeys and matrons and other employes in jails of this Commonwealth and regulating the number of work days and hours.

Which was committed to the Committee on Judiciary General.

House Bill No. 771 (Senate Bill No. 708), entitled:

An Act to amend an act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws twelve hundred and fifteen) entitled "An Act to revise amend and consolidate the law relating to fish and providing penalties."

Which was committed to the Committee on Game and Fisheries.

House Bill No. 792 (Senate Bill No. 709), entitled:

An Act to revise and consolidate the law relating to fish in certain boundary lakes bays and peninsular waters.

Which was committed to the Committee on Game and Fisheries.

House Bill No. 821 (Senate Bill No. 710), entitled:

An Act authorizing the Board of Game Commissioners to acquire through purchase or gift lands for game preserve purposes.

Which was committed to the Committee on Game and Fisheries.

House Bill No. 285 (Senate Bill No. 711), entitled:

An Act pertaining to Forestry defining the qualifications duties and powers of the Commissioner of Forestry and the powers and duties of the State Forestry Reservation Commission providing instruction for Forest Rangers and for an investigation concerning the two courses of instruction in Forestry now maintained by the State fixing the salaries of certain officials of the Department of Forestry providing for the disposition of forest tree seedlings in State Forest nurseries imposing an additional one cent per acre in lieu of taxes on State Forest and Auxiliary Forest Reserve land and providing definitely for civil damages to be paid by those causing forest fires

Which was committed to the Committee on Corporations.

House Bill No. 55 (Senate Bill No. 712), entitled:

An Act to repeal the act approved the fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws six hundred and sixty-six) entitled "An Act relating to tax assessment returns in certain counties"

Which was committed to the Committee on Judiciary General.

House Bill No. 974 (Senate Bill No. 713), entitled:

An Act to amend section three of the act approved the sixth day of April one thousand nine hundred eleven (Pamphlet Laws fifty-one) entitled "An Act providing for the protection of the public health and the prevention of fraud and deception by prohibiting the sale the offering for sale or exposing for sale or the having in possession with intent to sell of adulterated or deleterious sausage defining sausage and prescribing the penalty for the violation thereof"

Which was committed to the Committee on Public Health and Sanitation.

House Bill No. 361 (Senate Bill No. 714) entitled:

An Act relating to criminal procedure before aldermen justices of the peace and magistrates in cases of assault and assault and battery and providing for the assessment of costs in such cases upon the prosecutor defendant or county and the commitment of the prosecutor or defendant in case of default

Which was committed to the Committee on Judiciary General.

House Bill No. 769 (Senate Bill No. 715), entitled:

An Act fixing the penalty for murder of the first degree and vesting certain discretionary powers in the court and in the jury in connection therewith

Which was committed to the Committee on Judiciary General.

REPORT FROM COMMITTEE.

Mr. CROW. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW from the Committee on Finance reported as committed, Senate Bill No. 630 (House Bill No. 725), entitled:

An Act permitting wholesale or retail dealers, brewers, distillers, rectifiers, compounders, bottlers, agents or other persons licensed to deal in or sell any vinous, spirituous, malt or brewed liquors to surrender licenses heretofore granted and issued; authorizing county treasurers to refund a proportionate amount of the annual license fee and additional license tax, requiring the State Treasurer and the municipalities to contribute to the amount so refunded and making an appropriation.

MOTION TO READ BILLS THE FIRST TIME.

Mr. CROW. Mr. President, I move that all bills reported from committees at today's session be read the first time.

Mr. WOODWARD. Mr. President, I second the motion. The motion was agreed to.

• BILLS ON FIRST READING.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 612, entitled:

An Act vesting in the managers or directors of any cemetery the right to remove headstones posts railings and other structures upon cemetery lots which have fallen into decay or become dangerous to those entitled to use the said cemeteries

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 587, entitled:

An Act to amend section one of an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy) entitled "An Act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines" as amended providing for the payment of funeral expenses of soldiers sailors and marines dying while in service and for headstones for the graves of such soldiers sailors and marines

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 433 (House Bill No. 618), entitled:

An Act to amend section one hundred of an act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred eighty-two) entitled "An Act to consolidate revise and amend the penal laws of this Commonwealth"

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 477 (House Bill No. 45), entitled:

An Act making an appropriation providing for a deficiency in the maintenance of The Glen Mills Schools Glen Mills Delaware county Pennsylvania

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 406, entitled:

An Act authorizing the Secretary of Internal Affairs to establish and maintain in the Department of Internal Affairs a Bureau of Topographic and Geologic Survey of the State defining its powers and duties providing for the appointment of a State Geologist who shall be chief of said Bureau and other assistants and employees and for the fixing of their salaries providing for the transfer of all papers maps surveys and other property of the State in the possession of the Topographic and Geologic Survey Commission of the State to the Secretary of Internal Affairs and abolishing the said Commission

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 209, entitled:

An Act making an appropriation for the purpose of maintaining and preserving the public roads through the Cornplanter Indian Reservation in Elk Township Warren County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 310, entitled:

An Act amending sections three ten eleven and thirteen of an act approved the fifteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred and thirty-four) entitled "An Act relating to motion-picture films reels or stereopticon views or slides providing a system of examination approval and regulation thereof and of the banners posters and other like advertising matter used in connection therewith creating the Board of Censors and providing penalties for the violation of this act" and providing for the appointment of a Deputy to the Board of Censors and additional employees of said Board and fixing their salaries.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 660 (House Bill No. 814), entitled:

An Act to amend section three of an act approved the twenty-seventh day of April one thousand nine hundred and nine (Pamphlet Laws two hundred and eight) entitled "An Act to create a Legislative Reference Bureau in the Pennsylvania State Library authorizing the appointment of a Reference Director and subordinate officers defining their duties and fixing their compensation" as amended.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 361, entitled:

An Act providing for the publication and distribution of a revised edition of the railroad map of Pennsylvania by the Department of Internal Affairs making an appropriation for the work of revising compiling and proof-reading and an appropriation for printing the same and paper.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 290, entitled:

An Act to amend section two of the act approved the twenty-third day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred and eighteen) entitled "An Act to provide for the establishment of a Bureau of Standards in the Department of Internal Affairs of Pennsylvania the appointment of a Chief of that Bureau prescribing his duty and fixing his salary authorizing the purchase of a set of standardized weights and measures for the use of the Bureau and making an appropriation therefor" by providing for the appointment of deputies in the Bureau of Standards and fixing their salaries and prescribing additional powers and duties for the Chief of the Bureau of Standards and for his deputies.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 588, entitled:

An Act requiring the county commissioners of the several counties and all collectors and assessors of taxes for local purposes in this Commonwealth to furnish to the Secretary of Internal Affairs or his representatives any and all other statistics information relating to the collection and assessing of said taxes in addition to those required to be furnished under existing laws as may be demanded by him

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 297, entitled:

An Act making it unlawful so to mine or remove coal as to cause the caving-in collapse or subsidence of certain structures highways or public utility facilities providing penalties for the violation thereof making a subsidence of the surface in certain cases prima facie evidence of such violation defining the procedure in prosecutions thereunder authorizing the restraint by injunction of threatened violations thereof and repealing all acts and parts of acts inconsistent therewith

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL RECOMMENDED.

Mr. DAVIS. Mr. President, I move that Senate Bill No. 297, entitled:

An Act making it unlawful so to mine or remove coal as to cause the caving-in collapse or subsidence of certain structures highways or public utility facilities providing penalties for the violation thereof making a subsidence of the surface in certain cases prima facie evidence of such violation defining the procedure in prosecutions thereunder authorizing the restraint by injunction of threatened violations thereof and repealing all acts and parts of acts inconsistent therewith

be recommitted to the Committee on Mine and Mining for the purpose of a hearing.

Mr. NASON. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 606, entitled:

An Act to amend the nineteenth section of an act entitled "An Act to regulate the employment in all kinds of industrial establishments of women and children employed at wages or salary by regulating the age at which minors can be employed and the mode of certifying the same and by fixing the hours of labor for women and minors to provide for the safety for all employees in all industrial establishments and of men women and children in school-houses academies seminaries colleges hotels hospitals storehouses office buildings public halls and places of amusements in which proper fire-escapes exits and extinguishers are required to provide for the health of all employees and of men women and children in all such establishments storehouses and buildings by proper sanitary appliances and to provide for the appointment of inspectors office clerks and others who with the Chief Factory Inspector shall constitute the Department of Factory Inspection to enforce the same and providing penalties for violations of the provisions thereof fixing the term and salaries of the Chief Factory Inspector and his appointees" approved the second day of May Anno Domini one thousand nine hundred and five (Pamphlet Laws three hundred and fifty-two)

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 315 (House Bill No. 335), entitled:

An Act to amend section two of an act approved the twenty-sixth day of May one thousand eight hundred and ninety-seven (Pamphlet Laws ninety-five) entitled "An Act relating to proceedings where goods or chattels have been levied upon or seized by the sheriff and claimed to belong to others than the defendant in the execution or process" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 286, entitled:

An Act to repeal the proviso of an act approved the sixteenth day of May Anno Domini one thousand eight hundred ninety-one entitled "An Act to authorize burial or cemetery companies to accept trusts in certain cases"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 369 (House Bill No. 265), entitled:

An Act validating certain sales of real estate for non-payment of taxes and validating the title to such real estate in the hands of purchasers their heirs grantees and assigns

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 245 (House Bill No. 168), entitled:

An Act to repeal section eleven of the act approved the eighteenth day of February one thousand eight hundred fifty-four (Pamphlet Laws seventy-nine) entitled "A Supplement to the act incorporating the Pottsville Water Company approved the eleventh day of April Anno Domini one thousand eight hundred thirty-four"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 628 (House Bill No. 707), entitled:

An Act transferring part of the fund appropriated to the Department of Forestry by the General Assembly on one thousand nine hundred seventeen for the purchase of lands to be set aside and held as State forest reserves to the fund for the payment of the examination of titles to lands purchased by said department.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 635, entitled:

An Act relating to policies of life insurance or annuities.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 636, entitled:

An Act prohibiting under certain conditions the commutation encumbrance or assignment of the proceeds of life insurance and annuity policies and the income arising therefrom by persons entitled thereto prohibiting the attachment of such proceeds and income and authorizing life insurance companies to hold such proceeds as part of the general corporate funds.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 540 (House Bill No. 686), entitled:

An Act authorizing the issue and sale of bonds to the amount of fifty millions of dollars by the Commonwealth of Pennsylvania defining the powers and duties of the Governor the Auditor General and the State Treasurer in relation thereto making an appropriation of the proceeds of such bonds for the purpose of improving and rebuilding the highways of the Commonwealth providing for the payment of interest on and the redemption of such bonds by the Sinking Fund Commission and making an appropriation to carry out the provisions of this act.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 277 (House Bill No. 149), entitled:

An Act to amend section two thousand one hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

enue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 425 (House Bill No. 184), entitled:

An Act to amend section one of an act approved the twentieth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and fifty-eight) entitled "An Act requiring counties having a population of more than eight hundred thousand and less than one million five hundred thousand inhabitants to give an increase of at least one hundred and fifty dollars per year to all employes now drawing a salary of fifteen hundred dollars per annum or less and providing a method to enforce the provisions of this act" declaring that it was the legislative intent that the provisions of the act should apply to employes whose duties and salaries are fixed by statute as well as to those employes whose duties and salaries were not so fixed

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 653 (House Bill No. 883), entitled:

An Act to amend section twelve hundred and six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 652 (House Bill No. 906), entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 567 (House Bill No. 183), entitled:

An Act to amend section five hundred and twenty-four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 273 (House Bill No. 87), entitled:

An Act to amend article four of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by adding a section providing for the appointment and the payment of the expenses of delegates to State conventions or associations of school directors

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 651 (House Bill No. 786), entitled:

An Act authorizing the Department of Fisheries to purchase certain land near the Wayne County Fish Hatchery.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 675, entitled:

An Act prohibiting the Public Service Commission from issuing certificates of public convenience in certain cases, and revoking such certificates heretofore granted.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 678, entitled:

An Act defining cold storage and regulating time of storage of certain articles of food and providing penalties for the violation of the provisions of this act.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The Senate proceeded to the first reading and consideration of Senate Bill No. 630 (House Bill No. 725), entitled:

An Act permitting wholesale or retail dealers brewers distillers rectifiers compounders bottlers agents or other persons licensed to deal in or sell any vinous spirituous malt or brewed liquors to surrender licenses heretofore granted and issued authorizing county treasurers to refund a proportionate amount of the annual license fee and additional license tax requiring the State Treasurer and the municipalities to contribute to the amount so refunded and making an appropriation.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

REPORT FROM COMMITTEE.

Mr. DAIX. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX from the Committee on Appropriations re-reported as amended, Senate Bill No. 384 (House Bill No. 563), entitled:

An Act making an appropriation for deficiencies to the trustees of the State Hospital for the Insane of the Southeastern District of Pennsylvania, located at Norristown, Pennsylvania.

BILL INTRODUCED.

Mr. DAIX. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX read in his place and presented to the Chair Senate Bill No. 716, entitled:

An Act to amend an act, entitled "An Act granting to water power companies and other corporations owning or controlling water power, authority to develop and distribute electric power by means of their water power and to erect, construct and maintain the necessary buildings, plant and apparatus for that purpose," approved the second day of July, A. D. 1895, by giving to such companies the right of eminent domain and conferring upon The Public Service Commission of the Commonwealth of Pennsylvania certain powers with respect thereto.

Which was committed to the Committee on Judiciary Special.

ADJOURNMENT.

Mr. CROW. Mr. President, I move that the Senate do now adjourn.

Mr. MURDOCH. Mr. President, I second the motion.
The motion was agreed to.

The Senate adjourned at 5:15 P. M., until Monday evening, April 7, 1919, at 9 o'clock.

HOUSE OF REPRESENTATIVES

TUESDAY, April 1, 1919.

The House met at 11.00 o'clock A. M.

The SPEAKER (Robert S. Spangler) in the chair.

PRAYER.

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

"O Thou, in whom we live and move and have our being, accept our unfeigned thanks, we beseech Thee, for all the goodness that Thou hast so signally showered down upon us, and grant unto us that the true spirit of gratitude may be upon us at all times and in all places. May the gracious hand that gave also see fit to guide and direct that our blessings become, not a curse and burden unto us and that a by-word because of our inappreciation. We beseech Thee, that Thou wilt help us to be ever mindful that every privilege brings with it a responsibility; and we further pray Thee that Thou wilt so lead, guide and direct us, that these blessings for which we must give answer to Thee, as entrusted talent, may not find us wanting in the least. Keep us from sin peculiar in prosperity, from laziness, luxuriousness and licentiousness, that we become not whitened sepulchres. Rather make us a virile, live, active, nation, conscious that Thou hast blessed us, conscious that we must serve our day and generation and help us to hand down to posterity a name untarnished and a spirit unblemished because of these blessings. Guide, purify, direct and help to sustain us in every condition of life. Amen."

JOURNAL APPROVED

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings when, on motion of Mr. McCurdy, the further reading was dispensed with and the Journal was approved.

PETITIONS.

PROTESTING AGAINST THE PASSAGE OF BILLS AMENDING THE BLUE LAWS.

The SPEAKER presented resolutions, letters, telegrams and petitions from the Philadelphia Christian Endeavor Union, residents of Shamokin, Northumberland County, the Lord's Day Alliance of Pennsylvania, numerous citizens of Philadelphia, Harrisburg, Pittsburgh, Sunbury, and other parts of the State, the Carron Street Baptist Church, the Sixth Mt. Zion Baptist Church, of Pittsburgh; the Men's Bible Class of the First U. P. Church of Crafton Heights, the National Reform Association and various other persons and organizations, protesting against the passage of bills amending the Blue Laws.

Referred to the Committee on Judiciary Special.

PROTESTING AGAINST THE PASSAGE OF A FISHERMEN'S LICENSE TAX LAW.

Mr. KINSMAN presented the petitions of citizens of Wayne County protesting against the passage of an act imposing a tax of one dollar a year on fishermen.

Referred to the Committee on Fisheries.

FAVORING THE PASSAGE OF THE GRANGE CONSERVATION BILLS.

The SPEAKER presented resolutions of Local Union, No. 3147, United Mine Workers of America, Keystone Local No. 157, National Association of Letter Carriers, and Faun Grange, No. 1733, favoring the passage of House Bills Nos. 273 and 285, known as the "Grange Conservation Bills."

Referred to the Committee on Forestry.

BILLS INTRODUCED AND REFERRED.

By Mr. BOLARD. House Bill No. 1136.

An Act to repeal Section 3, entitled "An Act relating to the fees, salaries and duties of certain county officers in Allegheny County, Page 477, Section 3, Laws of Pennsylvania, No. 1871.

Referred to the Committee on Counties and Townships.

By Mr. HEFFERNAN. House Bill No. 1137.

An Act making an appropriation to the House of the Good Shepherd, Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. QUIGLEY. House Bill No. 1138.

An Act authorizing the Commonwealth to rebuild county bridges over eight hundred feet in length, located on State Highways where such bridges have been heretofore destroyed by fire; providing for the appointment of viewers and inspectors; and for the payment of the costs of rebuilding such bridges; and imposing certain charges upon counties.

Referred to the Committee on Counties and Townships.

By Mr. HOLLINGSWORTH. House Bill No. 1139.

An Act making an appropriation to the Homeopathic Hospital of Chester County, located at West Chester, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. HOLLINGSWORTH. House Bill No. 1140.

An Act making an appropriation to the Chester County Hospital, West Chester, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. WOODRUFF. House Bill No. 1141.

An Act making an appropriation to the Building Commission of the Eastern State Hospital for the Insane located at Selinsgrove, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. VICKERMAN. House Bill No. 1142.

An Act providing for the appointment of a prohibition commissioner and deputy commissioner; fixing their salaries and providing for the payment of their expenses; defining the powers and duties of the commissioner and his deputies relative to the administration and enforcement of the laws of the Commonwealth relating to the manufacture, sale and distribution of intoxicating liquors and the liquor traffic, including the power to subpoena witnesses; providing penalties, and making an appropriation.

Referred to the Committee on Law and Order.

By Mr. HOLLINGSWORTH. House Bill No. 1143.

An Act making an appropriation to the Coatesville Hospital, Coatesville, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. JOHN T. DAVIS. House Bill No. 1144.

An Act to regulate and establish the fees to be charged by justices of the peace, aldermen, and magistrates, in this Commonwealth.

Referred to the Committee on Judiciary Local.

By Mr. POWELL. House Bill No. 1145.

An Act prohibiting the issuing of warrants and granting of patents to lakes owned by the Commonwealth without the approval of the Department of Fisheries or the Department of Conservation; and authorizing the Department of Fisheries or the Department of Conservation to acquire any lakes and lands adjacent thereto by purchase or condemnation.

Referred to the Committee on Fisheries.

By Mr. GEARY. House Bill No. 1146.

An Act making an appropriation to the Beulah Rescue Home for Colored Women and Girls, located at two hundred and eleven Erin Street, Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations

By Mr. JENNINGS. House Bill No. 1147.

An Act creating a State Board of Agriculture a Department of Agriculture and defining their relations, duties and authorities.

Referred to the Committee on Agriculture.

By Mr. DAWSON. House Bill No. 1148.

An Act amending Section 1 of the Act entitled "An Act amending and supplementing section one of an act, entitled, 'An Act to provide revenue by taxation,' approved the seventh day of June, Anno Domini one thousand eight hundred and seventy-nine,, as the same was amended by the enactment of 'A further supplement to an act entitled 'An Act to provide revenue by taxation,' approved the seventh day of June, Anno Domini one thousand eight hundred and eighty-nine, approved the first day of June, Anno Domini one thousand eight hundred and eighty-nine, as further amended and supplemented by 'An Act to provide increased revenues for the purpose of relieving the burdens of local taxation, being supplementary to an act, entitled 'An Act to provide revenue by taxation,' approved the seventh day of June, Anno Domini one thousand eight hundred and seventy-nine, amending the first, fourteenth, sixteenth, twentieth, twenty-first, twenty-fifth, and twenty-sixth sections of an act supplementary thereto, which became a law on the first day of June, Anno Domini one thousand eight hundred and eighty-nine, entitled 'A further supplement to an act, entitled 'An Act to provide revenue by taxation,' approved the seventh day of June, Anno Domini one thousand eight hundred and seventy-nine, and providing for greater uniformity of taxation, by taxing all of the property of corporations, limited partnerships, and joint stock associations having capital stock, at the rate of five mills on each dollar of its actual value,' approved the eighth day of June, Anno Domini one thousand eight hundred and ninety-one," approved the eleventh day of May, Anno Domini one thousand nine hundred and eleven, (Pamphlet Laws, Two hundred and sixty-five).

Referred to the Committee on Ways and Means.

By Mr. DAWSON. House Bill No. 1149.

An Act to amend section three of an act approved the second day of May, one thousand eight hundred and ninety-nine, (Pamphlet Laws one hundred eighty-four), entitled "An Act to provide revenue by imposing a mercantile license tax on vendors of or dealers in goods, wares and merchandise and providing for the collection of said tax."

Referred to the Committee on Ways and Means.

By Mr. EHRHARDT (By request). House Bill No. 1150.

An Act to amend paragraph four of section one of an Act approved the eighteenth day of March, Anno Domini one thousand nine hundred and nine (Pamphlet Laws thirty-seven) entitled "An Act to further amend paragraphs four and five of section one of an act entitled 'An Act relating to and authorizing changes of venue in civil causes' approved the thirtieth day of March, Anno Domini one thousand eight hundred and seventy-five."

Referred to the Committee on Judiciary General.

By Mr. SCOTT. House Bill No. 1151.

An Act providing for the construction and maintenance of roads for travel for horses whenever certain roads and highways shall be constructed rebuilt and improved by the State Highway Department.

Referred to the Committee on Public Roads.

By Mr. RHOADS. House Bill No. 1152.

An Act to amend section ninety-two of article nine of an act approved the twenty-eighth day of July, one thousand nine hundred seventeen (Pamphlet Laws twelve hundred fifteen), entitled "An Act to revise, amend and consolidate the law relating to fish and providing penalties."

Referred to the Committee on Fisheries.

By Mr. ADAM C. SCHAEFFER. House Bill No. 1153.

An Act establishing a Bureau of County Highways in certain counties; defining the powers and imposing duties of such bureau; providing for the appointment of a chief of such bureau, and clerks and stenographers, and for their salaries payable from the county treasury.

Referred to the Committee on Public Roads.

By Mr. MILLIN. House Bill No. 1154.

An Act to amend section twelve of an act approved the eighteenth day of June, one thousand eight hundred and ninety-five (Pamphlet Laws two hundred three), entitled "An Act to

provide for the more effectual protection of the public health in the several municipalities of this Commonwealth."

Referred to the Committee on Public Health and Sanitation.

By Mr. BROOKS. House Bill No. 1155.

An Act to amend section one thousand three hundred and twelve of an act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws three hundred nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. ALEXANDER. House Bill No. 1156.

An Act to provide medals for officers and men of the Pennsylvania Reserve Militia and making an appropriation.

Referred to the Committee on Judiciary General.

By Mr. WONER. House Bill No. 1157.

An Act relating to county officers in counties having a population of more than seventy thousand and less than one hundred and fifty thousand inhabitants; and providing for their salaries and the compensation of deputies and clerks in the respective county offices; requiring the payment into the respective county treasury of the fees of county officers and providing penalties for violation of this act.

Referred to the Committee on Counties and Townships.

By Mr. WONER. House Bill No. 1158.

An Act providing for the conservation of land and the restoration of the surface of land denuded or despoiled by mining operations, known as the stripping process; requiring operators to file a bond for such purpose; imposing upon county commissioners the duty of restoring surfaces of such lands upon failure of the operators to do so, and to pay for the same from the county treasury, and to collect the cost from the operators.

Referred to the Committee on Mines and Mining.

By Mr. McCALLUM. House Bill No. 1159.

An Act authorizing the payment of fifty dollars to all Pennsylvania soldiers and sailors by the State of Pennsylvania who have been inducted into the Army or Navy of the United States from the State of Pennsylvania since the commencement of the War upon their honorable discharge.

Referred to the Committee on Appropriations.

By Mr. GLASS. House Bill No. 1160.

An Act fixing the salaries and compensation of the officers, clerks and employees in the office of the recorder of deeds of any county having a population of one million five hundred thousand inhabitants or over.

Referred to the Committee on Judiciary Local.

By Mr. STADTLANDER. House Bill No. 1161.

An Act being a supplement to an act entitled "An Act for the government of cities of the second class," approved the 7th day of March, Anno Domini, 1901, authorizing the licensing and regulation of persons carrying on the business of taking, receiving, boarding or keeping infant children under the age of three years for hire, and providing for the violation hereof.

Referred to the Committee on Municipal Corporations.

By Mr. FLYNN. House Bill No. 1175.

An Act defining sedition and prescribing the punishment therefore.

Referred to the Committee on Judiciary General.

SENATE MESSAGE.

SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows:

Senate Bill No. 72 (House Bill No. 1162)

An Act authorizing Banking Companies incorporated and organized under the laws of the Commonwealth and having Capital Stock at least equal to the Capital Stock which Trust

Companies are required by law to have to act in any fiduciary capacity in which Trust Companies organized under the laws of the Commonwealth are empowered to act and prescribing the method of acquiring such rights.

Referred to the Committee on Banks and Banking.

Senate Bill No. 95 (House Bill No. 1163)

An Act amending section nine of an act of Assembly entitled "An Act for the appointment and maintenance of a board to be known as the Armory Board of the State of Pennsylvania and for the payment of its expenses and for providing managing and caring for armories for the use of the National Guard of Pennsylvania throughout the Commonwealth of Pennsylvania and making an appropriation for the same authorizing the State Armory Board to receive from counties cities municipalities and other sources donations or contributions for the purpose of this act" approved the eleventh day of May one thousand nine hundred and five by providing for the return by the Commonwealth of any contributions of money made by any county city or municipality for the purpose of acquiring or erecting any armory to such county city or municipality upon the sale of any such armory under the provisions of the act to which this is a supplement and making the provisions of this act apply to sales heretofore as well as sales hereafter made

Referred to the Committee on Military.

Senate Bill No. 348 (House Bill No. 1164)

An Act defining consolidation of schools providing for the establishment and regulation of consolidated schools and providing for State-aid for the transportation of pupils to and from consolidated school.

Referred to the Committee on Education.

Senate Bill No. 471 (House Bill No. 1165)

An Act to amend section one thousand four hundred and six of an Act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

Referred to the Committee on Education.

Senate Bill No. 502 (House Bill No. 1166)

An Act reorganizing the Department of Agriculture creating bureaus therein and providing for the proper administration thereof.

Referred to the Committee on Agriculture.

Senate Bill No. 559 (House Bill No. 1167)

An Act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll-bridges over the Delaware river.

Referred to the Committee on Public Roads.

REPORTS FROM COMMITTEES.

Mr. SHUNK, from the Committee on Fisheries, reported as committed House Bill No. 1086, entitled

An Act to amend article seven of an act approved the twenty-eighth day of July, one thousand nine hundred and seventeen (Pamphlet Laws twelve hundred fifteen), entitled "An Act to revise, amend and consolidate the law relating to fish, and providing penalties.

Mr. COLDSMITH, from the Committee on Public Buildings, reported as committed House Bill No. 1043, entitled

An Act fixing the compensation of the custodian of the wash room, custodian of the basement, day watchman, night watchman, and elevatorman of the Senate, the elevatorman, day watchman and night watchman of the House of Representatives, and repealing all acts or parts of act inconsistent herewith.

Mr. STARK, from the Committee on Fisheries, reported as committed House Bill No. 1003, entitled

An Act providing a closed season on sturgeon or mamose in the Delaware River and Bay, and the tributaries thereof, upon the passage of similar legislation by certain States.

Mr. MARTIN, from the Committee on Labor and Industry, reported as committed House Bill No. 423, entitled

An Act prohibiting the operation in certain cases of steam traction and steam portable engines unless equipped with spark arresters.

Mr. McINTYRE, from the Committee on Labor and Industry, reported as committed House Bill No. 350, entitled

An Act authorizing the appointment of a commission to inquire into the causes and results of industrial accidents; and to study advanced methods for safeguarding against the same.

Mr. WILLIAM DAVIS, from the Committee on Fisheries, reported as amended House Bill No. 308, entitled

An Act to amend section ten of an act approved the twenty-eighth day of July, one thousand nine hundred and seventeen (Pamphlet Laws twelve hundred fifteen), entitled "An Act to revise, amend, and consolidate the law relating to fish and providing penalties."

Mr. BUNGARD, from the Committee of Fisheries, reported as committed House Bill No. 318, entitled

An Act to repeal Section Five of An Act approved the twenty-ninth day of May, one thousand nine hundred seventeen (Pamphlet Laws three hundred twenty-two), entitled "An Act to give protection, and to regulate the catching or taking or having in possession, within this Commonwealth, of any bullfrogs, tadpoles and terrapin; and providing penalties and punishments for violation of any of the provisions of this act, and the manner of proceeding to enforce compliance therewith; and providing for the disposition of the penalties and fines recovered and received; and how, and by whom, the costs in such cases shall be paid."

Mr. CHARLES A. SHAFFER, from the Committee on Public Buildings, reported as committed House Bill No. 1109 (Senate Bill No. 463), entitled

An Act creating a State Art Commission in the Board of Commissioners of Public Grounds and Buildings requiring the approval of the Commission of the design and location of all public monuments memorials buildings or other structures and certain private structures.

Mr. GOODNOUGH, from the Committee on Forestry, reported as committed House Bill No. 1009, (Senate Bill No. 266), entitled

An Act providing a fixed charge on lands acquired by the State to be held as State Forests and the distribution of the same for county purposes within the counties where State Forests are located.

Mr. PHILLIPS, from the Committee on Agriculture, reported as committed House Bill No. 1114 (Senate Bill No. 474), entitled

An Act to amend section one of an act approved the fourteenth day of May, one thousand nine hundred thirteen (Pamphlet Laws two hundred and four) entitled "An Act authorizing the board of county commissioners of the several counties of the State to appropriate money for co-operative agricultural extension work for the purpose of improving and developing the agricultural resources of the proper counties."

Mr. DONALD D. MILLER, from the Committee on Game, re-reported as committed House Bill No. 419, entitled

An Act creating a reward or bounty for the destruction of certain noxious animals killed within the Commonwealth of Pennsylvania providing a method for the payment of the same and providing the method of furnishing evidence of said destruction and penalties for the violation of the several provisions hereof.

LEAVES ON ABSENCE.

Mr. MARTIN asked and obtained leave of absence for Mr. McKim on account of illness.

Mr. KENNEDY asked and obtained leave of absence for Mr. R. L. Wallace on account of illness.

Mr. BOLARD asked and obtained leave of absence for Mr. Finney on account of illness.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, March 25, 1919.
To the Honorable, the House of Representatives, of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed a Resolution of the Senate and House of Representatives, recalling from the Governor House Bill No. 513, Senate reprint No. 1489, for the purpose of amendment.

WM. C. SPROUL.

RECONSIDERATION OF VOTE.

Mr. McCAIG. Mr. Speaker, I move that the vote by which House Bill No. 513, file folio 1489, entitled

An Act making an appropriation for the Dixmont Hospital for the Insane

passed finally, be reconsidered.

Mr. POWELL. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. McCAIG. Mr. Speaker, I move that the vote by which this bill was agreed to on third reading, be reconsidered.

Mr. POWELL. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. McCAIG. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk then read the amendment as follows:

Amend House Bill No. 513, file folio No. 1489, entitled "An Act making an appropriation to the Dixmont Hospital for the Insane," line 4, by striking out the words "eighty thousand (\$80,000)," and inserting in lieu thereof the words "ninety-five thousand (\$95,000)."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

SENATE MESSAGE.

TIME OF NEXT MEETING.

The Clerk of the Senate being introduced, presented the following resolution, which was twice read, considered and concurred in:

In the Senate, April 1, 1919.
Resolved (if the House of Representatives concur), That when the Senate adjourn to-day it reconvene on Monday evening, April seventh, at nine o'clock; and when the House of Representatives adjourns this week it reconvene on Monday evening, April seventh, at nine o'clock.

Ordered, That the Clerk inform the Senate accordingly.

BILLS ON THIRD READING

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 769, entitled

An Act fixing the penalty for murder of the first degree and vesting certain discretionary powers in the court and in the jury in connection therewith.

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. MARSHALL. Mr. Speaker, the bill which we are about to consider at this time, is an extremely short bill, so far as words are concerned, but there is a mighty big principle involved in this bill which we should consider very carefully before voting upon it. This bill, as you will notice, provides that where any person is convicted of the crime of murder of the first degree, his aiders, abettors and counselors shall be sentenced to suffer death in the manner provided by law, or to undergo imprisonment for life. The jury trying the case shall fix the penalty by its verdict, and the court shall impose the penalty so fixed as in other cases. In case of a plea of guilty the court, where it determines the crime to be murder of the first degree, shall in its discretion impose sentence of death or imprisonment for life.

Under our present law the crime of homicide is divided into degrees. This is done by statute, and the statute also fixes definitely the punishment for the various degrees of

the crime. The jury, under the present system, has absolutely nothing to do with the imposition of the punishment for the crime. That is fixed by statute. When a jury is selected their duty is not to determine the penalty, but to take the facts as they are presented to them by the witnesses called on the part of the Commonwealth and by the defense. They weigh that evidence, and they render their verdict according to the facts that they have gleaned from the evidence presented to them. If they are satisfied that the defendant is guilty of murder of the first degree, they render such a verdict. The punishment incident to that verdict they have nothing whatever to do with. That is prescribed by statute. Under the present bill, which is before the House at this time, the purpose is not only to put the duty upon the jury of taking this evidence as presented and determining under which class of guilt the defendant shall be placed, but it also puts the additional burden upon the jury of saying what punishment shall be imposed upon the defendant. Under our present law anyone familiar with criminal practice knows and realizes that it is a mighty difficult job to get a jury in a murder case. Men do not want to sit upon such a jury. They do not want to assume the responsibility of even determining in which class this man shall be classed, whether in the first degree, second degree or a lower degree of guilt. They do not want to assume this responsibility, I say. Men will shun such a duty at every opportunity. If we change our law and put an additional burden upon these men of not only determining the guilt but also prescribing the penalty, it will make it just so much more difficult to get a jury in such cases. It is unfair, gentlemen, not only to the jurors who are selected for such a duty, but it is likewise unfair from the standpoint of the defendant. You can readily see how one man may be found guilty of murder in the first degree, and the jury that tries this man and hears the evidence will find him guilty of such a crime, but in imposing the sentence they will recommend that he be imprisoned for life. Another man may be found guilty and may not in fact be as guilty or as guilty of as great a crime as the first man to whom I referred, but he may be unfortunate enough to be tried by a jury that would recommend that he be electrocuted. I tell you, gentlemen, it is a mighty serious thing to say whether a man shall live or die. It is a duty which should not be put upon a jury, and it should not be placed upon a judge. In this bill, you will notice in the latter part, if a defendant enters a plea, the judge shall determine in what degree the defendant is guilty, and if he determines he is guilty of murder in the first degree, he shall determine what the punishment shall be. I say this is unfair to the trial judge or any judge before whom such a plea is taken. I do not think we should impose impossible and impracticable burdens under such a system which are not workable in actual practice.

I say this is unfair to the jurors, it is unfair to the defendants, and it is unfair to the trial judge, or the judge before whom the plea is taken. The burden of determining the great question of whether a man shall suffer the penalty of death for any crime should be a matter decided and determined definitely by the Legislature or the government-making body of any state or nation: it should not be left indiscriminately for the jurymen or judge who may be called upon to try the defendant for the crime for which he is charged. I hope the members of this House will consider this bill very carefully. I think if you will give it a second thought that the burden and the duties which it imposes are too great for any juror to be asked to assume and to be responsible for, and I hope when this bill is called for final passage we will not make the mistake of passing this bill and imposing duties that are impracticable and unjust, but vote it down as I think it should be.

Mr. ALEXANDER. Mr. Speaker and gentlemen of the House: I do not agree with my friend from Beaver (Mr. Marshall) that this bill will put a considerable burden on the jurymen. This bill will relieve him in many instances from the burden he has at the present time, because now when the jurymen says "murder in the first degree," he says with that verdict the defendant shall be executed. In this instance, with this bill, it relieves the jurymen in many instances because it permits him to say that the defendant shall be sentenced for life. I guarantee that, with this bill on our statute books, there will be many more convictions for first degree murder than heretofore. It has been tried

in many states, and I am sure in every state where it has been tried they would not return to the old law. I have in mind at the present time two cases of murder where under the law there was nothing left for the jury to do, under the law and evidence, but to find the defendant guilty of murder in the first degree. And yet, in each of those instances, there were extenuating circumstances where the defendant should not have been executed, and with this bill on the statute books the jury could have said that the defendant be sentenced for life. This surely is a humane measure, it is surely an act in the right direction, and it is an act where it has been tried in many states in this Union they will never return to the old law as we now have it. I am heartily in favor of this bill, and I hope this House will vote for it.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—112.

Alexander,	Crum,	Harvey,	Ruddy,
Allum,	Curry, A. E.,	Heffernan,	Rorke,
Aron,	Curry, R.,	Heyburn,	Saris,
Baldi,	Davis, D. F.,	Horne,	Scott,
Barnhart,	Davis, J. T.,	Huntington,	Shunk,
Bechtold,	Davis, W.,	Kooser,	Smith, F. I.,
Bell,	Dawson,	Krause, T. S.,	Snowden,
Benchoff,	Day,	Kunkle,	Snyder,
Bennett,	Dewey,	Levis,	Sowers,
Benninger,	Diehm,	Magill,	Stark,
Bigler,	Di Lemmo,	Mallery,	Sterling,
Blank,	Dilsheimer,	Marcus,	Stevenson,
Brendle,	Donneley,	McIntyre,	Stott,
Brislin,	Drinkhouse,	McKay,	Ush,
Bucher,	Dunn,	Millar,	Walker, G. T.,
Bungard,	Ehrhardt,	Miller, A. D.,	Walker, J. A.,
Campbell,	Ephraim,	Milner,	Wallace, W. T.,
Catlin,	Evans, S. J.,	Morgan,	Wells,
Clutton,	Flynn,	Murphy,	Whiteman,
Coldsmith,	Foster,	Neary,	Willert,
Collier,	Fowler,	North,	Williams,
Colville,	Fox, A. R. D.,	Norion,	Woner,
Comer,	Fox, I. M.,	Palmer,	Wood,
Comer,	Franklin,	Patterson,	Woodruff,
Corbin,	Geary,	Phillips,	Zanders,
Cox,	Glass,	Powell,	Spangler,
Crawford,	Griffith,	Ramsey,	Speaker.
Crockett,	Hamilton, J.,	Reber, H. F.,	
	Hamilton, W. J.,	Rinn,	

NAYS—53.

Armstrong,	Graham,	Krugh,	Schilling,
Bidelsnacher,	Griest,	Lanius,	Shaffer,
Bolard,	Haines,	Lauler,	Shellenberger,
Bower,	Harer,	Marshall,	Simpson,
Bowman,	Hollingsworth,	Martin,	Soffel,
Brooks,	Hough,	McCurdy,	Sprows,
Clements,	Hutchison,	McGeary,	Statler,
Cook,	Ingham,	McVicar,	Steedle,
Curran,	Jones,	Miller, D. D.,	Todd,
Ditrich,	Jordan,	Reber C. A.,	Trach,
Fitzgibbon,	Kantner,	Ringler,	West,
Goehring,	Kennedy,	Robertson,	Wetach,
Goldner,	Krause, W.,	Schaeffer,	Willson,
Goodnough,			

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS SIGNED BY SPEAKER.

Bills numbered and entitled as follows, having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

House Bill No. 180.

An Act To amend section one of an act approved the first day of June one thousand nine hundred and seven (Pamphlet Laws three hundred and sixty-four) entitled "An Act to increase the pay of jurors and witnesses in this Commonwealth."

House Bill No. 644.

An Act Providing for the appointment of county detectives in certain counties and fixing their salaries payable from the county treasury.

House Bill No. 259.

An Act to amend section six of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An Act relat-

ing to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employees of said department and providing a method for fixing compensation" so as to permit temporary suspensions by the superintendent of Public Affairs

House Bill No. 664.

An Act To authorize and empower any motor power company of this Commonwealth which shall own at least two-thirds of the capital stock of a turnpike company of this Commonwealth whose turnpike has been purchased by the Commonwealth and which has acquired the road property franchise powers privileges and immunities of a passenger railroad company which are operated under a lease by the turnpike company to the motor power company to acquire the road property franchises powers privileges and immunities of the turnpike company.

House Bill No. 244.

An Act to amend an act approved the seventeenth day of May one thousand nine hundred seventeen (Pamphlet Laws two hundred and thirty-seven) entitled "An Act to amend an act entitled "An Act authorizing companies incorporated under the laws of any other State of the United States for certain purposes to erect and maintain buildings and manufacturing establishments and to take lease and hold real estate necessary and proper for such purposes" approved the thirteenth day of May Anno Domini one thousand nine hundred and fifteen" extending the provisions of said act to corporations organized under the laws of the District of Columbia or of the United States.

House Bill No. 345.

An Act in relation to the appointment and salaries of certain clerks appointed by the several clerks of courts of oyer and terminer and general jail delivery and quarter session of the peace in counties of this Commonwealth having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last United States census.

House Bill No. 108.

An Act authorizing the appointment of clerks by the judges of the Orphans' Court of certain counties.

House Bill No. 39.

A Joint Resolution proposing an amendment to Article three (III) of the Constitution of the Commonwealth of Pennsylvania.

House Bill No. 192.

An Act fixing the salary of the crier of the courts of common pleas in the several counties of this Commonwealth having more than one million and less than one million five hundred thousand inhabitants.

House Bill No. 179.

An Act authorizing the judges learned in the law of the courts of common pleas and orphans' courts of the counties having a population of more than one hundred and fifty thousand and less than two hundred fifty thousand inhabitants to employ suitable clerical assistance and providing for the payment of such clerical assistance by the several counties.

House Bill No. 536.

An Act to amend section one of the act approved the eighth day of May one thousand eight hundred eighty-nine (Pamphlet Laws one hundred and thirty-two) entitled "An Act authorizing county commissioners to employ detectives offer and pay rewards for the detection arrest and conviction of felons to include persons charged with a misdemeanor.

House Bill No. 188.

An Act relating to the parties to writs of scire facias sur mortgage in certain cases and to the title acquired by a sale on a judgment of foreclosure in such cases.

House Bill No. 667.

An Act making an appropriation to pay for the deficiency in the care and treatment, removal and maintenance of the indigent insane for the biennial period ending May thirty-first, one thousand nine hundred seventeen.

House Bill No. 583.

An Act making an appropriation to the board of trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie, Pennsylvania, for deficiency in maintenance of said home.

House Bill No. 71.

An Act making an appropriation to the State Hospital for Injured Persons of the Anthracite Coal Region, at Ashland, Pennsylvania.

House Bill No. 181.

An Act providing for the relocation, alteration and vacation of public roads and highways approaching, leading into or contiguous to Parks and Public Grounds other than those within the limits of incorporated boroughs and municipalities, title to which Parks and Public Grounds is vested in the State of Pennsylvania and providing remedies therefor.

House Bill No. 236.

An Act to amend an act approved the seventeenth day of April, one thousand eight hundred and sixty-one (Pamphlet Laws the hundred and forty-six) entitled "An Act to authorize the erection of a poor house by the township of Blakely, in Luzerne county," providing for the appointment of auditors by the court of common pleas of Lackawanna county, and fixing the compensation of the auditors and the salaries of the directors of the poor of the poor district of said township.

House Bill No. 14.

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren, Pennsylvania.

House Bill No. 409.

An Act authorizing counties, cities and boroughs to appropriate moneys for aiding, entertaining and caring for soldiers, sailors and marines, and validating and ratifying appropriations and payments heretofore made.

House Bill No. 119.

An Act to amend an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and sixty) entitled "An Act to amend an act approved the ninth day of April one thousand nine hundred and fifteen entitled "An Act to amend an act entitled 'An Act to amend an act entitled 'An Act to amend an act entitled 'An Act to amend an act authorized companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes' approved the ninth day of June Anno Domini one thousand eight hundred and eighty-one extending the same to companies formed for the purpose of quarrying slate granite stone or rocks or for dressing polishing working or manufacturing the same or any of them and to mineral springs companies incorporated for the purpose of bottling and selling natural mineral springs water approved the sixteenth day of June Anno Domini one thousand eight hundred and ninety-three' approved the nineteenth day of April Anno Domini one thousand nine hundred and one extending the same to companies formed for the purpose of manufacturing and selling chemicals foodstuffs cement and cement products and the quarrying of cement rock' approved May twenty-eight one thousand nine hundred and seven extending the same to companies incorporated for the manufacture buying selling leasing using and operation of electrical apparatus and machinery and articles of every kind appertaining to or in anywise connected with the production use regulation control distribution or application of electricity or electrical energy or products for any use or purpose constructing acquiring using selling buying or leasing any works construction or plant or part thereof connected with or involving such use distribution regulation control or application of electricity or the control or use of electrical apparatus for any purpose and of producing furnishing and supplying electricity or electrical apparatus in any form and for any purpose and to carry on a general manufacturing business' approved the twenty-third day of June one thousand nine hundred and eleven by extending the same to companies incorporated for the purpose of refining manufacturing or sale of petroleum and petroleum products" by extending the same to corporations incorporated for the manufacture of leather or articles containing leather" by extending the same to companies incorporated for the purpose of converting raw silk into thread and the manufacture of silk goods.

Senate Bill No. 144.

An Act to amend section two hundred thirty-five of an act approved the fourteenth day of July, Anno Domini one thousand nine hundred seventeen (Pamphlet Laws eight hundred forty), entitled "An Act concerning townships and revising, amending and consolidating the law relating thereto," by increasing the compensation of supervisors.

Senate Bill No. 262.

An Act making the Secretary of Internal Affairs the custodian of all deeds, contracts, maps, surveys, policies of title, insurance abstracts of titles and other documents or instruments relating to the titles to real estate owned or hereafter to be acquired by the Commonwealth.

Senate Bill No. 263.

An Act establishing a Bureau of Municipalities in the Department of Internal Affairs, and repealing the act approved June first, one thousand nine hundred and fifteen, entitled "An Act creating a Division of Municipal Statistics and Information of the Department of Labor and Industry, and fixing the compensation of officers and employes therein," as amended.

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 361, entitled

An Act relating to criminal procedure before aldermen justices of the peace and magistrates in case of assault and assault and battery and providing for the assessment of costs in such cases upon the prosecutor defendant or county and the commitment of the prosecutor or defendant in case of default

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—194.

Alexander,	Diehm,	Kooser,	Ruddy,
Allum,	Di Lemmo,	Krause, T. S.,	Sarig,
Armstrong,	Dilshelmer,	Krause, W.,	Schaeffer,
Aron,	Dithrich,	Kunkle,	Schilling,
Baldi,	Donneley,	Lafferty,	Scott,
Baldrige,	Drinkhouse,	Lanius,	Shaffer,
Barnhart,	Dunn,	Lauler,	Shellenberger,
Bechtold,	Ehrhardt,	Levis,	Shunk,
Beckley,	Ephraim,	MacCallum,	Simpson,
Bell,	Evans, J. T.,	Magill,	Sinclair,
Benchoff,	Evans, S. J.,	Mangan,	Smith, E. R.,
Bennett,	Fitzgibbon,	Marcus,	Smith, F. I.,
Benninger,	Flynn,	Marshall,	Snowden,
Bidelspacher,	Foster,	Martin,	Snyder,
Bigler,	Fowler,	McCaig,	Soffel,
Blank,	Fox, A. R. B.,	McCurdy,	Sowers,
Boland,	Fox, I. M.,	McGeary,	Sprolws,
Bower,	Franklin,	McIntyre,	Stadlander,
Bowman,	Gans,	McKay,	Stark,
Brady,	Geary,	McVicar,	Statler,
Brendle,	Glass,	Mehring,	Steadle,
Brislin,	Goehring,	Michel,	Stevenson,
Brooks,	Golder,	Miller, A. D.,	Stott,
Bucher,	Goodnough,	Miller, D. I.,	Sullivan,
Bungard,	Graham,	Miller, D. D.,	Sweitzer,
Campbell,	Griffith,	Millin,	Todd,
Catlin,	Haines,	Hamilton, J.,	Trach,
Clements,	Harer,	Hamilton, W. J.,	Ush,
Clutton,	Harvey,	Morgan,	Vickerman,
Coldsmith,	Heffernan,	Murphy,	Walker, G. T.,
Collier,	Helt,	Nearr,	Walker, J. A.,
Colville,	Hess,	North,	Wallace, R. L.,
Comer,	Heyburn,	Norron,	Wallace, W. T.,
Conner,	Hickernell,	Palmer,	Wells,
Cook,	Hoffman,	Patterson,	Wetach,
Corbin,	Hollingsworth,	Perrv,	Whiteman,
Cox,	Horne,	Phillips,	Willert,
Crawford,	Hough,	Pidgeon,	Williams,
Crockett,	Huntington,	Powell,	Willson,
Crum,	Hutchison,	Quigley,	Werner,
Curran,	Ingham,	Ramsey,	Wood,
Curry, A. E.,	Jennings,	Reber, C. A.,	Woodruff,
Curry, R.,	Jones,	Reber, H. F.,	Wynne,
Davis, J. T.,	Jordan,	Rhoads,	Zanders,
Davis, W.,	Kantner,	Ringer,	Zimmerman,
Dawson,	Kennedy,	Rinn,	Spangler,
Day,	Kinsman,	Robertson,	Rorkc,
Dewey,			Speaker.

NAYS—1.

Woner,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 974, entitled

An Act to amend section three of the act approved the sixth day of April one thousand nine hundred eleven (Pamphlet

Laws fifty-one) entitled "An Act providing for the protection of the public health and prevention of fraud and deception by prohibiting the sale the offering for sale or exposing for sale or the having in possession with intent to sell of adulterated or deleterious sausage defining sausage and prescribing the penalty for the violation thereof"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—192.

Alexander,	Di Lemmo,	Krause, T. S.,	Rorke,
Allum,	Dilshelmer,	Krause, W.,	Ruddy,
Armstrong,	Dithrich,	Krugh,	Sarig,
Aron,	Donneley,	Kunkle,	Schaeffer,
Baldi,	Drinkhouse,	Lafferty,	Schilling,
Barnhart,	Dunn,	Lanius,	Scott,
Bechtold,	Ehrhardt,	Lauler,	Shaffer,
Beckley,	Ephraim,	Levis,	Shellenberger,
Bell,	Evans, J. T.,	MacCallum,	Shunk,
Benchoff,	Evans, S. J.,	Magill,	Simpson,
Bennett,	Fitzgibbon,	Mallery,	Sinclair,
Benninger,	Flynn,	Mangan,	Smith, E. R.,
Bidelspacher,	Foster,	Marcus,	Smith, F. I.,
Bigler,	Fowler,	Marshall,	Snowden,
Blank,	Fox, A. R.,	Martin,	Snyder,
Boland,	Fox, I. M.,	McCaig,	Soffel,
Bower,	Franklin,	McCurdy,	Sowers,
Bowman,	Gans,	McGeary,	Sprolws,
Brady,	Geary,	McIntyre,	Stadlander,
Brendle,	Glass,	McKay,	Stark,
Brislin,	Goehring,	McVicar,	Statler,
Brooks,	Goodnough,	Mehring,	Steadle,
Bucher,	Graham,	Michel,	Sterling,
Bungard,	Griffith,	Miller,	Stevenson,
Campbell,	Haines,	Miller, A. D.,	Stott,
Catlin,	Hamilton, J.,	Miller, D. I.,	Sweitzer,
Clements,	Hamilton, W. J.,	Miller, D. D.,	Todd,
Clutton,	Hampson,	Millin,	Trach,
Coldsmith,	Harer,	Milner,	Ush,
Collier,	Harvey,	Morgan,	Vickerman,
Colville,	Heffernan,	Murphy,	Walker, G. T.,
Comer,	Helt,	Nearr,	Walker, J. A.,
Conner,	Hess,	North,	Wallace, R. L.,
Cook,	Heyburn,	Norron,	Wallace, W. T.,
Corbin,	Hickernell,	Palmer,	Wells,
Cox,	Hoffman,	Patterson,	Wetach,
Crawford,	Horne,	Perrv,	Whiteman,
Crockett,	Hough,	Phillips,	Willert,
Crum,	Huntington,	Pidgeon,	Williams,
Curran,	Hutchison,	Powell,	Willson,
Curry, A. E.,	Ingham,	Quigley,	Werner,
Curry, R.,	Jennings,	Ramsey,	Wood,
Davis, J. T.,	Jones,	Reber, C. A.,	Woodruff,
Davis, W.,	Jordan,	Reber, H. F.,	Wynne,
Dawson,	Kantner,	Rhoads,	Zanders,
Day,	Kennedy,	Ringer,	Zimmerman,
Dewey,	Kinsman,	Rinn,	Spangler,
	Kooser,	Robertson,	Speaker.

NAYS—3.

Golder, Hollingsworth, West,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1008 (Senate Bill No. 324), entitled

An Act to appoint the Philadelphia National Bank of Philadelphia loan and transfer agent of the Commonwealth of Pennsylvania succeeding the Farmers and Mechanics National Bank in liquidation

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—187.

Alexander,	Dilshelmer,	Krause, W.,	Ruddy,
Allum,	Dithrich,	Kunkle,	Sarig,
Armstrong,	Donneley,	Lafferty,	Schaeffer,
Aron,	Drinkhouse,	Lanius,	Schilling,
Baldi,	Dunn,	Lauler,	Scott,
Barnhart,	Ehrhardt,	Levis,	Shaffer,
Bechtold,	Ephraim,	MacCallum,	Shellenberger

Beckley,	Evans, J. T.,	Magill,	Shunk,
Bell,	Evans, S. J.,	Mallery,	Simpson,
Benchoff,	Fitzgibbon,	Mangan,	Sinclair,
Bennett,	Flynn,	Marcus,	Smith, F. I.,
Benninger,	Foster,	Marshall,	Snowden,
Bidelspacher,	Fowler,	Martin,	Snyder,
Bigler,	Fox, A. R. B.,	McCaig,	Soffel,
Blank,	Fox, J. M.,	McCurdy,	Sowers,
Boland,	Franklin,	McGeary,	Spruows,
Bower,	Gans,	McIntyre,	Stadlander,
Bowman,	Geary,	McKay,	Stark,
Brady,	Glass,	McVicar,	Statler,
Brendle,	Goehring,	Mehring,	Stedie,
Brislin,	Goodnough,	Michel,	Stevenson,
Brooks,	Graham,	Miller,	Stott,
Bucher,	Griest,	Miller, A. D.,	Sweitzer,
Bungard,	Griffith,	Miller, D. I.,	Todd,
Campbell,	Haines,	Miller, D. D.,	Trach,
Catlin,	Hamilton, J.,	Millin,	Uish,
Clements,	Hamilton, W. J.,	Milner,	Vickerman,
Clutton,	Harer,	Morgan,	Wagner,
Colville,	Harvey,	Murphy,	Walker, G. T.,
Comerer,	Hefferman,	Neary,	Walker, J. A.,
Conner,	Helt,	North,	Wallace W. T.,
Cook,	Heyburn,	Norton,	Wells,
Cabin,	Hickernell,	Palmer,	West,
Croftford,	Hoffman,	Patterson,	Wettach,
Crockett,	Hollingsworth,	Perry,	Whiteman,
Crum,	Horne,	Phillips,	Willert,
Curran,	Hough,	Pidgeon,	Williams,
Curry, A. E.,	Huntington,	Powell,	Willson,
Curry, R.,	Ingham,	Quigley,	Woner,
Davis, W.,	Jennings,	Ramsey,	Woodruff,
Dawson,	Jones,	Reber, C. A.,	Wynne,
Day,	Jordan,	Reber, H. F.,	Zanders,
Devey,	Kanfer,	Rhoads,	Zimmerman,
Diehm,	Kennedy,	Ringler,	Spangler,
Di Lemmo,	Kinsman,	Rinn,	Speaker.
	Kooser,	Robertson,	
	Krause, T. S.,	Rorke,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

TIME EXTENDED ON BILL.

Mr. DITHRICH asked and received unanimous consent to extend the time on Senate Bill No. 116 (House Bill No. 857), bills on third reading postponed, on page 1, of to-day's calendar, for a period of five days.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1000, as follows:

An Act to amend sections eighteen and nineteen of an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred eighteen) entitled "An Act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done by dogs and payment thereof by the proper county to the owners of livestock and poultry and of damages to licensed dogs imposing powers and duties on certain State county city borough town and township officers and employees and on city councils of cities of the first and second class and providing penalties"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eighteen of an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred eighteen) entitled "An Act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done by dogs and payment thereof by the proper county to the owners of livestock and poultry and damages to licensed dogs imposing powers and duties on certain State county city borough town and township officers and employees and on city councils of cities of the first and second class and providing penalties" which reads as follows

"Section 18 It shall be the duty of every police officer to seize and detain any dog or dogs which bear a proper license

tag and which are found running at large and unaccompanied by its owner or keeper It shall be the duty of every police officer to kill any dog which does not bear a proper license tag which is found running at large. The chief of police or his agents of any city the high constable of any borough or the constable of any borough not having a high constable and the constable of any incorporated town or township shall cause any dog bearing a proper license tag and so seized and detained to be properly kept and fed and shall cause immediate notice either personal or by registered mail to be given to the person in whose name the license was procured or his agent to claim such dog within ten days The owner of a dog so detained shall pay all reasonable expenses incurred by reason of its detention under the provisions of this section before the dog is returned" is hereby amended to read as follows

Section 18 It shall be the duty of every police officer to seize and detain any dog or dogs which are found running at large and unaccompanied by its owner or keeper The chief of police or his agents of any city the high constable of any borough or the constable of any borough not having a high constable and the constable of any incorporated town or township shall cause any dog so seized and detained to be properly kept and fed and shall cause immediate notice either personal or by registered mail to be given to the owner or his agent if known to claim such dog within ten days If the owner of such dog seized as aforesaid is unknown the police officer or constable shall detain such dog for a period of three days to give the owner thereof opportunity to claim such dog The owner of a dog so detained shall pay all reasonable expenses incurred by reason of its detention under the provisions of this section before the dog is returned

Section 2 That section nineteen of said act which reads as follows

"Section 19 If after ten days from the giving of such notice such dog has not been claimed such chief of police or his agent constable or high constable shall dispose of such dog by sale or by destruction in some humane manner No dog so caught and detained shall be sold for the purpose of vivisection All moneys derived from the sale of such dog after deducting the expense of its detention shall be paid to the county treasurer and by him placed in the county fund For services under sections eighteen and nineteen of this act such officers shall be paid the sum of one dollar for detaining a licensed dog and the sum of one dollar for the killing of a dog All expenses incurred under this act or the preceding section and not otherwise provided for shall be paid by the proper county" is hereby amended to read as follows

Section 19 If after ten days from the giving of such notice to the owner or if after three days where the owner of such dog is unknown such dog has not been claimed such chief of police or his agent constable or high constable shall dispose of such dog by sale or by destruction in some humane manner No dog so caught and detained shall be sold for the purpose of vivisection All moneys derived from the sale of such dog after deducting the expense of its detention shall be paid to the county treasurer and by him placed in the county fund For services under sections eighteen and nineteen of this act such officers shall be paid the sum of one dollar for detaining a dog and the sum of one dollar for the killing of a dog All expenses incurred under this act or the preceding section and not otherwise provided for shall be paid by the proper county

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 438, as follows:

An Act fixing the time for the filing of nomination papers for the nomination of candidates and for the pre-emption of party names by certain political bodies

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter no nomination of candidates shall be made by nomination papers unless such nomination papers are duly filed with the Secretary of the Commonwealth or the County Commissioners as the case may be prior to the date fixed by law for the holding of the primary election and unless the electors composing the political body and making such nomination by nomination papers shall prior to the date fixed by law for the holding of the primary election file with the prothonotary of the county in which such nomination papers are required to be filed the affidavit setting forth the political appellation which they have adopted to designate their policy required by the third section of an act approved the tenth day of June one thousand eight hundred and ninety-three (Pamphlet Laws four hundred and nineteen) entitled "An Act to regulate the nomination and election of public officers requiring certain expenses incident thereto to be paid by the several counties and punishing certain offenses in regard to

such elections' approved the tenth day of June Anno Domini one thousand eight hundred and ninety-three by specifying how the names adopted by political bodies may be protected fixing the time for filing certificate of nominations and nomination papers limiting the number of times that names of candidates shall appear on the official ballot and prescribing how the same shall be certified by the Secretary of the Commonwealth"

Section 2 All acts and parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 352, as follows:

A Supplement to the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An Act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions" providing for the payment by the county for the use of room by registrars when sitting for the registration of electors

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the owners or lessees of any room or rooms provided by the county commissioners for the use of the registrars in cities of the third class when sitting for the purpose of registering electors under the provisions of the act to which this is a supplement shall receive the sum of ten dollars for each day such room is so used which shall be paid by the county

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 330, as follows:

An Act establishing a course of military and health instruction and training in certain public schools and normal schools of this Commonwealth and in colleges and universities receiving State appropriations and for persons between the ages of sixteen and eighteen not in such institutions creating a Military Training Commission prescribing its powers and duties authorizing military and school authorities to permit the use of certain property and making an appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all public high schools and normal schools of this Commonwealth and in all colleges and universities receiving appropriations from the State there may be established for male students a course of military and health instruction and training under the control regulation and supervision of a commission to be known as the Military Training Commission which shall consist of the Commissioner of Public Health the Adjutant General and Superintendent of Public Instruction and two other citizens of the State to be appointed by the Governor The Governor shall appoint the chairman of the Commission

Section 2 The Commission shall determine the times and places of meeting except that meetings shall be held at the call of the chairman or a majority of the Commission at a time and place stated in the call it shall formulate plans for the purpose of carrying into effect the provisions of this act it shall make such rules and regulations as may be deemed necessary for the instruction and training herein provided shall outline and supervise such instruction and training and prescribe such methods as may be best adapted to prepare students for service useful to themselves and to the State in the promotion of the public health and the public safety and in the maintenance of the defense of this Commonwealth shall encourage habits and customs and methods best adapted to develop mental and physical vigor and alertness self-control initiative sense of duty and obligation of citizenship character and a spirit of co-operation

Section 3 The Commission shall appoint prescribe the powers and duties and fix the compensation of a supervisor of military and health instruction and training and such employes as may be necessary to carry out the provisions of this act

Section 4 After the first day of September one thousand nine hundred and nineteen male students attending any of the aforesaid public high schools normal schools colleges and universities shall be given such military and health instruction and training as the commission may prescribe

The course prescribed by the commission shall be a part of the curriculum for the several grades or classes and the work of the students shall be marked as in other courses or subjects and the training of the students in connection therewith shall form a part of the requirements for promotion or graduation

Section 5 The Commission may annually between the dates of June first and October first establish and maintain field training camps throughout the State for those students who have during the preceding school or college year undergone military instruction and training and upon application are accepted by Commission Such field training shall be without cost to those attending

Section 6 The Board of Public Grounds or Buildings is hereby directed to provide upon the application of the Commission such room or rooms as may be necessary for the office of the Commission The military authorities of the Commonwealth are hereby directed to authorize upon the application of the Commission the use of armories grounds uniforms arms and other equipment or property of the State under their control not required for the use of the National Guard Naval Militia or Reserve Militia and of arms and equipment which may be rendered obsolete and unserviceable and which may be retained and issued for such purposes under such rules and regulations as said authorities may prescribe The school authorities within this Commonwealth are authorized and empowered to permit the use of school buildings and grounds for the purpose of carrying out the provisions of this act

Section 7 Suitable and adequate provisions as may be adapted to their sex including the camp and training requirements and privileges may be made for the health instruction of female students in the aforementioned educational institutions

Section 8 Upon the request of the Commission the Auditor General shall refuse to sign warrants upon the State Treasury for all unpaid portions of the State appropriations made in behalf of any educational institution to which this act shall apply until such institution shall have fulfilled the requirements of this act to the satisfaction of the Commission

Section 9 A member of any religious sect which as part of its religious beliefs and teachings forbids its members to engage in war for any reason whatsoever may be exempted from the portion of this act requiring instruction in military training

Section 10 The sum of two hundred thousand dollars or so much thereof as may be necessary is hereby appropriated for the purpose of carrying out the provisions of this act for the two fiscal years beginning the first day of June one thousand nine hundred and nineteen which sum shall be paid by the State Treasurer upon warrant of the Auditor General in the usual manner

Section 11 All acts or parts of acts inconsistent with the provisions of this act are hereby repealed

Section 12 If it shall be decided by the courts that any provision herein is unconstitutional the intent of the Legislature is hereby expressed that said provision only shall be void and that all other provisions of this act shall be valid and enforceable

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 965, as follows:

An Act providing a method for the abatement of the penalty as fixed by law for killing by mistake a deer or an elk in this Commonwealth

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act each individual who may by mistake kill either an elk or a deer in this Commonwealth contrary to any law of this Commonwealth shall have returned to him one-fourth of the penalty imposed by law for such offense and actually paid by him to a legally authorized representative of the Commonwealth if such individual to the best of his ability dress and hang up the carcass of the animal so killed and shall within twenty-four hours after such killing make report of the wrong done to either a justice of the peace or a game protector or a representative of the Department of Forestry in the neighborhood where the offense was committed and shall give to such person definite information regarding the place where such carcass may be found and shall within the same period of twenty-four hours after such killing forward to the Board of Game Commissioners at Harrisburg a statement in writing under oath explaining when and where and how such mistake was made

Section 2 Said one-fourth of the penalty imposed by law and paid into the hands of the Board of Game Commissioners at Harrisburg shall be returned to the said individual as quickly as possible after the said Board is satisfied that said killing was by mistake and was not intentional

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 342, as follows:

An Act to amend clause twelve section thirty-nine of an act approved the twenty-ninth day of April one thousand eight

hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An Act to provide for the incorporation and regulation of certain corporations"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That clause twelve section thirty-nine of an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An Act to provide for the incorporation and regulation of certain corporations" which reads as follows

"Clause 12 Any such corporation may from time to time acquire and dispose of real estate and may construct have or otherwise dispose of dwellings and other buildings but no power to sell or release the real estate of such corporation shall be exercised by the directors thereof unless such power be expressly given in the certificates originally filed without a consent of a majority of the stock in value consenting and agreeing to such sale or lease before making the same which consent shall be obtained at a meeting of the stockholders to be held for that purpose of which meeting thirty days' notice shall be given in one of the newspapers of the proper county and such consent shall be evidenced only by the written signatures of said stockholders" is hereby amended to read as follows

Clause 12 Any such corporation may from time to time acquire and dispose of real estate and may construct have or otherwise dispose of dwellings and other buildings

Section 2 That section thirty-nine of said act is hereby amended by adding the following new clause

Clause 13 That whenever heretofore any conveyance of real estate situate in this Commonwealth has been made without the consent of the majority in value of the stockholders of any mechanical mining quarrying manufacturing or other corporation of this Commonwealth for a valuable consideration to any resident of this Commonwealth such conveyance of real estate shall be indefeasible in the grantee or grantees thereof and they shall hold and may convey an indefeasible title in the same Provided That this act shall not be construed so as to affect any suit or suits now pending

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 679, as follows:

An Act to amend section two hundred six of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two hundred six of the act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 206 Every independent school district established as herein provided shall have its affairs—except as to the election of school directors who shall be appointed as hereinafter provided—administered by a board of school directors subject to all the provisions of this act relating to the class of school districts to which such independent district belongs And the court establishing such independent school district shall at the time of so doing appoint a board of properly qualified residents of the district of like number and for the same terms as is herein provided for such class of districts and in November of every odd year such court shall appoint the proper number of directors for the full term of six years whose terms shall begin on the first Monday of December following their appointment and any vacancy in such board shall be filled by the court for the unexpired term" is hereby amended to read as follows

Section 206 In each independent school district established as herein provided there shall be five (5) school directors elected at large at the time of the municipal election held in November one thousand nine hundred nineteen but in a different room in which the municipal election is held two directors for two years two for four years and one for six years and thereafter an election shall be held every two years At the first two elections following two directors shall be elected and at each third following election one director shall be elected Their terms of office shall be for six years and shall begin on the first Monday of December following their election The term of the present board of directors shall expire on the first Monday of December one thousand nine hundred nineteen

The president vice president and secretary of the present board and of all following boards of school directors in and for such independent school districts shall constitute the election board for the election of school directors for such independent school districts The election board shall have the same pay and powers as are delegated to other municipal election officers and such election officers shall be paid by the county and such election in all other respects shall be conducted in conformity with the existing school law The president of the present board and of all following boards of school directors in and for such independent school district shall be the judge of election the vice-president the inspector of election and the secretary the clerk of election

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 238, as follows:

An Act authorizing any company incorporated under the laws of any other state for the manufacturing buying and selling of elevators and hoisting machinery or of any article appertaining to or entering into the construction thereof or of engines dynamos generators pumps and any and all kinds of machinery and mechanical apparatus to erect and maintain buildings and manufacturing establishments and to have and to hold real estate to an amount necessary and proper therefor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall and may be lawful for any company incorporated under the laws of any other state for the manufacturing buying and selling of elevators and hoisting machinery or of any article appertaining to or entering into the construction thereof or of engines dynamos generators pumps and any and all kinds of machinery and mechanical appliances to erect and maintain buildings and manufacturing establishments and to have and to hold real estate within this Commonwealth to an amount necessary and proper therefor Provided That nothing herein contained shall be deemed to prevent or relieve real estate taken and held by such company under the provisions of this statute from being taxed in like manner with other real estate within this Commonwealth And provided further than no foreign corporation shall be entitled to employ any greater amount of capital in any such business in this State than the same kind of corporations organized under the laws of this State are entitled to employ And provided further That every such foreign corporation doing business as aforesaid in this Commonwealth shall be liable to taxation to an amount not exceeding that imposed on corporations organized for similar purposes under the laws of this State and every such foreign corporation taking the benefit of this act shall make the same returns to the Auditor General that are now required by the law of the corporations of this State

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 990, as follows:

An Act to amend section twenty-two of the act approved the third day of May one thousand nine hundred seventeen (Pamphlet Laws one hundred thirteen) entitled "An Act providing for the organization government discipline maintenance and regulation of the armed land forces of this Commonwealth"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section twenty-two of the act approved the third day of May one thousand nine hundred seventeen (Pamphlet Laws one hundred thirteen) entitled "An Act providing for the organization government discipline maintenance and regulation of the armed land forces of this Commonwealth" which reads as follows

"Section 22 Commissioned officers who shall have served forty years either as an officer or enlisted man or both in the Pennsylvania National Guard shall upon application made to the Adjutant General be retired from active service and placed upon the retired list as of the next higher grade except a major general whose grade upon the retired list shall remain the same and when any commissioned officer is sixty-four years of age he shall be retired from active service and may be placed upon the retired list as of the next higher grade except a major general whose grade on the retired list shall remain the same Provided That service in the volunteer forces of the United States or in the Army Navy or Marine Corps thereof during the War for the Suppression of the Rebellion or the War with Spain in Mexican border service or in other Federal service may be included as of twice its actual length in computing the forty years of service required for retire-

ment The Governor as Commander-in-Chief shall have power and is hereby authorized to relieve from active service and place upon the retired list as of the next higher grade any commissioned officer who has served continuously in any one grade for fifteen years. The commission of any officer so relieved from active duty and placed upon the retired list shall be considered as terminated and the office held by him as vacated. When an officer has become incapable from any cause of performing the duties of his office he may be ordered before an efficiency board created as herein provided and sitting as a retiring board. If he is found disqualified by reason of physical disability incurred in the line of duty he may be retired as of the next higher grade but if he is found disqualified for any other reason he shall be retired without increase in grade. The action of every such board shall be subject to the approval of the Governor as Commander-in-Chief" is hereby amended to read as follows:

Section 22 Commissioned officers who shall have served forty years either as an officer or enlisted man or both in the Pennsylvania National Guard shall upon application made to the Adjutant General be retired from active service and placed upon the retired list as of the next higher grade except a major general whose grade upon the retired list shall remain the same and when any commissioned officer is sixty-four years of age he shall be retired from active service and may be placed upon the retired list as of the next higher grade except a major general whose grade upon the retired list shall remain the same. Provided That service in the volunteer forces of the United States or in the Army Navy or Marine Corps thereof during the War for the Suppression of the Rebellion or the War with Spain in Mexican border service or in other Federal service may be included as of twice its actual length in computing the forty years of service required for retirement. The Governor as Commander-in-Chief shall have power and is hereby authorized to relieve from active service and place upon the retired list as of the next higher grade any commissioned officer who has served continuously in any grade for fifteen years. The commission of any officer so relieved from active duty and placed upon the retired list shall be considered as terminated and the office held by him as vacated. When an officer has become incapable from any cause of performing the duties of his office he may be ordered before an efficiency board created as herein provided and sitting as a retiring board. If he is found disqualified by reason of physical disability incurred in the line of duty he may be retired as of the next higher grade but if he is found disqualified for any other reason he shall be retired without increase in grade. The action of every such board shall be subject to the approval of the Governor as Commander-in-Chief.

Any officer who shall have served under a commission in the Pennsylvania National Guard or Pennsylvania Reserve Militia may be placed upon the retired list of the Pennsylvania National Guard upon his own application as of the highest grade he may have held provided he shall have been in continuous commission or otherwise as an officer of the said Pennsylvania National Guard or Pennsylvania Reserve Militia or both for a period of at least ten years in the aggregate. Provided that service in the volunteer forces of the United States in the War with Spain in Mexican border service or in any other Federal service may be computed as of twice its actual length and shall be entitled to wear the uniform of said highest grade as a retired officer of the Pennsylvania National Guard on proper military or semi-military occasions.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 708, entitled

An Act relating to repairs to or alterations of articles of personal property, creating a lien for the value of services, providing a method of collection, escheating certain moneys to the Commonwealth, providing for a refund to the owners and prescribing penalties for violations.

The first and second sections were separately read and agreed to, as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act every person co-partnership association or corporation to whom or which any article of personal property has been delivered for repairs or alterations shall have a lien upon such article of personal property for the value of the repairs and alterations so performed and shall have the right to detain such personal property until the indebtedness is paid.

Section 2 If any article of personal property remains in the hands or possession of any such person co-partnership association or corporation for a period of one year after the performance and completion of the alterations or repairs without payment being made for such alterations or repairs it shall be lawful for such person co-partnership association or corporation to cause such article of personal property to be sold at public sale. Before making the sale due notice by registered letter shall be mailed to the address of the owner if known at least ten days before the sale.

The third section was read as follows:

Section 3 If the address of the owner is unknown due notice of the sale shall be given by advertisement printed in at least one newspaper of general circulation within the county printed in the English language once a week for two weeks immediately prior thereto. Any number of such articles of personal property may be included in the same advertisement.

The notice shall contain the name and his last known place of residence if known a brief description of the property and the amount of the charges due for alterations and repairs.

On the question,

Will the House agree to the section?

Mr. WILLERT. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 3, page 2, line 19, by inserting after the word "name" the following: "of the owner."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The fourth, fifth and sixth sections were separately read and agreed to as follows:

Section 4 The owner of the property at any time previous to the sale may redeem the same upon payment of the charge and the costs of advertising incurred.

Section 5 After the sale of any article of personal property as herein provided it shall be the duty of said person co-partnership association or corporation within ten days thereafter to make a return to the Auditor General giving the name and last known address of the owner a brief description of the property the sum realized from the sale the amount of the charges due for alterations and repairs and the costs incurred for the sale thereof.

Section 6 The proceeds of the sale after the deduction of the charges and costs as aforesaid shall be paid to the owner thereof if known and if unknown the same shall escheat to the Commonwealth and shall be transmitted with the return to the Auditor General who shall pay the same into the State Treasury.

The seventh section was read as follows:

Section 7 Whenever any moneys are escheated to the Commonwealth under the provisions of this act and the proceeds thereof are in the State Treasury in money the same shall be refunded to the owner thereof his her or their legal representatives upon producing to the Auditor General and State Treasurer satisfactory proof that he she or they are the person or persons or the legal representatives of the person or persons whose money has been so escheated.

The money so escheated shall be paid to the person or persons entitled thereto under the provisions of this section by warrant of the Auditor General on the State Treasurer.

On the question,

Will the House agree to the section?

Mr. WILLERT. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 7, page 3, line 14, by striking out the words "in money"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The eighth section was read as follows:

Section 8 Any person or any member of a co-partnership association or any officer or director of any corporation selling any article of personal property under the provisions of this act and failing to make return thereof and to pay over the proceeds of the sale as required by this act shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine not exceeding one hundred dollars or undergo imprisonment for a period not exceeding ninety days or both at the discretion of the court.

On the question,

Will the House agree to the section?

Mr. WILLERT. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 8, page 3, line 28, by striking out the word "falling" and inserting in lieu thereof "falling."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act relating to repairs to or alterations of articles of personal property creating a lien for the value of services providing a method of collection escheating certain moneys to the Commonwealth providing for a refund thereof to the owners and prescribing penalties for violations

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 802, entitled

An Act to amend section three of an act approved the seventh day of June one thousand nine hundred and eleven entitled "An Act to restrain and regulate the use of billiard-tables pool-tables and bagatelle-boards or tables kept and maintained for the use of the general public for hire or reward in cities of the first class in this Commonwealth providing for the granting of licenses and providing for punishments for the violations of the provisions of this act"

The first section was read as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three of an act approved the seventh day of June one thousand nine hundred and eleven entitled "An Act to restrain and regulate the use of billiard-tables pool-tables and bagatelle-boards or tables kept and maintained for the use of the general public for hire or reward in cities of the first class in this Commonwealth providing for the granting of licenses and providing for punishments for the violations of the provisions of this act" which reads as follows to wit

"Section 3 Said licenses shall be granted only by the Department of Public Safety and shall be for one year from the date thereof" be amended to read as follows

"Section 3 Said licenses shall be granted only by the Department of Public Safety and shall be for one year from a date fixed by rule of standing order of the Department of Public Safety The Director of the Department of Public Safety shall fix by rule or standing order a time at which all applications for said licenses shall be heard at which time all persons applying or making objections to applications for licenses may be heard by evidence petition remonstrance or counsel

On the question,

Will the House agree to the section?

Mr. COX. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 2, line 12, by striking out the word "of" after "rule" and inserting in lieu thereof "or."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend section three of an act approved the seventh day of June one thousand nine hundred and eleven entitled "An Act to restrain and regulate the use of billiard-tables pool-tables and bagatelle-boards or tables kept and maintained for the use of the general public for hire or reward in cities of the first class in this Commonwealth providing for the granting of licenses and providing for punishments for the violations of the provisions of this act."

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 284, as follows:

An Act to prevent unfair competition and unfair trade practices

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any merchant firm or corporation to appropriate for his or their own ends a name brand trade-mark reputation or good will of any grower or maker in whose product said merchant firm or corporation deals or to discriminate against the same by depreciating the value of such products in the public mind or by misrepresentation as to value or quality or by price inducement or by unfair discrimination between buyers or in any other manner whatsoever except in cases where said goods do not carry any notice prohibiting such practice and excepting in case of a receiver's sale or a sale by a concern going out of business

Section 2 That this act shall take effect immediately

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 851, as follows:

An Act relating to the incorporation of banks of discount and deposit savings banks and trust companies and defining the powers and duties of the Commissioner of Banking and the Governor in relation thereto

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That before the incorporation of any bank of discount and deposit savings bank or trust company in this Commonwealth the Commissioner of Banking shall ascertain

(a) Whether greater convenience will be afforded to any considerable number of persons by opening such bank of discount and deposit savings bank or trust company at the place designated in their certificate of incorporation

(b) Whether the proposed bank of discount and deposit savings bank or trust company is the promotion of any individual individuals company or corporation for which charges are made for the organization thereof

Section 2 After the Commissioner of Banking shall have made the investigation as provided for in section one of this act he shall submit his report thereon to the Governor who may in his discretion after a hearing before him withhold the granting of letters patent for any of the corporations named in this act if in his judgment he shall deem such incorporation to be against the public interest

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 956, as follows:

An Act making it a felony to receive or bring or assist in receiving or bringing into the Commonwealth of Pennsylvania any stolen property, and fixing a penalty

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That if any person shall receive or bring into the Commonwealth of Pennsylvania or aid or assist in bringing any goods chattels monies or securities or any other matter or thing knowing or having reasonable cause to know the same to have been stolen or feloniously taken in any other State or Commonwealth such person shall be guilty of a felony and on conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars and undergo an imprisonment by separate and solitary confinement at labor not exceeding three years

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 933, entitled

A Further Supplement to an act approved the twenty-fourth day of July, one thousand nine hundred thirteen (Pamphlet Laws nine hundred seventy-seven), entitled "An Act to pro-

vide for the personal registration of electors, and their enrollment as members of political parties, in cities of the first and second classes of this Commonwealth; to make such registration a condition of the right to vote in such cities, and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities; and providing for the payment of witness fees for persons summoned before the commissioners; to provide penalties for violations of its provisions; and to repeal acts inconsistent herewith."

The firsts, second and third sections were separately read and agreed to as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any person employed in the service of this State or in the service of the Federal Government and required thereby to be absent from the city wherein he resided when entering such employment shall on petition to the proper registration commissioners verified by affidavit and without appearing personally before the commissioners be registered as of the district wherein he shall have resided prior to entering such service In such case a residence by street and number shall not be required but the person shall be registered as of the proper district In the case of persons employed by this Commonwealth no such petition shall be considered unless it be accompanied by a certificate from the Auditor General under the seal of his office setting forth that the proper person is actually employed in the service of this Commonwealth and also setting forth the nature of such employment and the time when such person first entered such employment In the case of persons employed by the Federal Government no such petition shall be considered unless it be accompanied by a certificate from the head of the proper department or chief of the proper division or bureau under the seal of his office setting forth that the proper person is actually employed in the service of the United States and also setting forth the nature of such employment and the time when such person first entered such employment No such person shall be registered unless he shall produce to the registration commissioners satisfactory proof that he is by payment of taxes and otherwise entitled to registration When any such person so registered shall vote he shall be required by the proper election officers to sign the ballot check list of the proper district

Section 2 The petitions required by this act shall be upon blank form which shall be prepared by the proper registration commissioners and shall be by them furnished on written application

Section 3 The act approved the twentieth day of May one thousand nine hundred thirteen (Pamphlet Laws two hundred forty-nine) entitled "A further supplement to an act approved the seventeenth day of February one thousand nine hundred six entitled "An Act to provide for the personal registration of electors in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violations of its provisions" and all other acts and parts of acts inconsistent herewith are hereby repealed

The title was read as follows:

A Further Supplement to an act approved the twenty-fourth day of July one thousand nine hundred thirteen (Pamphlet Laws nine hundred seventy-seven) entitled "An Act to provide for the personal registration of electors and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities and providing for the payment of witness fees for persons summoned before the commissioners to provide penalties for violations of its provisions an to repeal acts inconsistent herewith"

On the question,

Will the House agree to the title?

Mr. EHRHARDT. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title, page 1, line 14, by striking out the word "an" following "provisions" and inserting in lieu thereof "and."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 980, as follows:

An Act fixing the salaries of certain clerks in the office of the recorder of deeds in counties having a population of one million five hundred thousand inhabitants or over

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties having a population of one million five hundred thousand inhabitants or over as computed by the last preceding United States census the salaries and compensation of the chief deed index clerk and the chief mortgage index clerk shall be at the rate of twenty-one hundred dollars per annum each and the salaries and compensation of the assistant chief deed index clerk and the assistant chief mortgage index clerk shall be at the rate of eighteen hundred dollars per annum each Such salaries and compensation shall be paid monthly by the treasurer of the respective county according to existing laws

Section 2 All acts and parts of acts inconsistent with the provisions of this act are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 934, entitled

An Act authorizing any company incorporated under the laws of any other State for the purpose of cutting harvesting storing transporting and selling natural ice or for any of said purposes to erect and maintain buildings and storage houses and to have and to hold either by leases for terms of years or by deed in fee simple real estate to an amount necessary and proper therefor

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall and may be lawful for any company incorporated under the laws of any other State for the purpose of cutting harvesting storing transporting and selling natural ice or for any of such purposes to erect and maintain buildings and store houses and to have and to hold either by leases for terms of years or by deed in fee simple real estate within this Commonwealth to an amount necessary and proper therefor Provided That nothing herein contained shall be deemed to prevent or relieve real estate taken and held by such company under the provisions of this statute from being taxed in like manner with other real estate within this Commonwealth and further provided that no foreign corporation shall be entitled to employ any greater amount of capital in any such business than the same kind of corporations organized under the laws of this State are entitled to employ and provided further that every such foreign corporation doing business as aforesaid in this Commonwealth shall be liable to taxation to an amount not exceeding that imposed on corporations organized for similar purposes under the laws of this State and every such foreign corporation taking the benefit of this company shall make the same returns to the Auditor General that are now required by law of the corporations of this State

On the question,

Will the House agree to the section?

Mr. EHRHARDT. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 2, line 16, by striking out the word "company" and inserting in lieu thereof "act."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section and title were separately read and agreed to as follows:

Section 2 All acts or parts of acts inconsistent with the provisions of this act be and the same are hereby repealed

An Act authorizing any company incorporated under the laws of any other State for the purpose of cutting harvesting storing transporting and selling natural ice or for any of said purposes to erect and maintain buildings and storage houses

and to have and to hold either by leases for terms of years or by deed in fee simple real estate to an amount necessary and proper therefor

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 511, as follows:

An Act to amend part of section one of an act approved the twentieth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred fifty-eight) entitled "An Act to fix regulate and establish the fees to be charged and received by constables in this Commonwealth"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That so much of section one of an act approved the twentieth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred fifty-eight) entitled "An Act to fix regulate and establish the fees to be charged and received by constables in this Commonwealth" which reads as follows

"For attending general special township ward or borough election three dollars which sum shall include pay for serving notices in writing to the persons elected at such special township ward or borough elections Provided That where any such election be held in any township ward or borough in which there are more than one election districts or precincts and a deputy constable is appointed to attend an election held at each of such districts or precincts said deputy constables shall each receive the sum of three dollars" is hereby amended to read as follows

"For attending general special township ward or borough election five dollars which sum shall include pay for serving notices in writing to the persons elected at such special township ward or borough elections Provided That where any such election be held in any township ward or borough in which there are more than one election districts or precincts and a deputy constable is appointed to attend an election held at each of such districts or precincts said deputy constable shall each receive the sum of five dollars

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 776; entitled

An Act to amend section one of an act approved the sixteenth day of May one thousand eight hundred ninety-one (Pamphlet Laws eighty-eight) entitled "An Act to authorize burial or cemetery companies to accept trusts in certain cases."

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the sixteenth day of May one thousand eight hundred ninety-one (Pamphlet Laws eighty-eight) entitled "An Act to authorize burial or cemetery companies to accept trusts in certain cases" which reads as follows

"Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the passage of the act it shall and may be lawful for any duly incorporated burial or cemetery company within this Commonwealth and said companies are hereby authorized and empowered to accept from any person or persons by the terms of any deed will or otherwise any gift devise or bequest in trust for the use and purposes of keeping in good order and repair the family burial lots monuments vaults tombs graves and lot improvements as well as for the planting of flowers trees or shrubbery or general decoration with flowers of any such lots or graves of such grantors or devisors But this power and authority shall not extend to any other uses or purposes whatsoever (Provided however That such burial or cemetery company upon receipt of any such gift devise or bequest shall report the same to the court of common pleas of the proper county and obtain the approval of the court as to the investment of the same when such gift devise or bequest requires a principal sum of money to be held in trust by such company") is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the passage of the act it shall and may be lawful for any duly incorporated burial or cemetery company within this Commonwealth and said companies are

hereby authorized and empowered to accept from any person or persons by the terms of any deed will or otherwise any gift devise or bequest in trust for the uses and purposes of keeping in good order and repair the family burial lots monuments vaults tombs graves and lot improvements as well as for the planting of flowers trees or shrubbery or general decoration with flowers of any such lots or graves of such grantors or devisors But this power and authority shall not extend to any other uses or purposes whatever

On the question,

Will the House agree to the section?

Mr. SOWERS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 2, line 5, by striking out the word "use" and inserting in lieu thereof "uses."

Amend section 1, page 2, line 11, by striking out the syllable "whatso" and inserting in lieu thereof "what."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend section one of an act approved the sixteenth day of May one thousand eight hundred ninety-one (Pamphlet Laws eighty-eight) entitled "An Act to authorize burial or cemetery companies to accept trusts in certain cases"

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 993, as follows:

An Act to amend section thirteen of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and seventy-two) entitled "An Act to provide for the protection and preservation of game game-quadrupeds and game-birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section thirteen of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and seventy-two) entitled "An Act to provide for the protection and preservation of game game-quadrupeds and game-birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions" which reads as follows

"Section 13 There shall be no hunting for or shooting at or chasing of game upon the first day of the week commonly called Sunday Any person violating this section shall upon conviction be liable to a penalty of twenty-five dollars for each offense" is hereby amended to read as follows

Section 13 There shall be no hunting for or shooting at or chasing of game upon the first day of the week commonly called Sunday This section shall not prohibit the owner of any dogs from using such dogs for the purpose of training them on game on Sunday during the open season but when so using dogs it shall be unlawful for the owner of such dogs to carry or have in his possession on Sunday any gun or fire arm Provided That this act shall not be construed to alter or change the present law relating to the killing of vermin Any person violating this section shall upon conviction be liable to a penalty of twenty-five dollars for each offense.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 678, as follows:

An Act to amend section one of an act approved the third day of June one thousand nine hundred eleven (Pamphlet Laws six hundred twenty-seven) entitled "An Act providing for the payment by the proper county or by the treasurer of a city co-extensive with a county of the costs of appeal including printing of paper book in murder cases where

counsel have been assigned to the defense of the prisoner" by providing for the payment of costs of application for pardon.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the third day of June one thousand nine hundred eleven (Pamphlet Laws six hundred twenty-seven) entitled "An Act providing for the payment by the proper county or by the treasurer of a city co-extensive with a county of the costs of appeal including printing of paper-book in murder cases where counsel have been assigned to the defense of the prisoner" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That when any person shall have been indicted on a charge of murder and when on account of the destitute circumstances of such person counsel shall have been assigned to him or to her and when upon trial such person shall have been convicted of murder in the first degree and such counsel shall deem it necessary to appeal to the supreme court a statement of the costs of such appeal including the cost of printing the paper-book sworn to by such counsel shall be filed in the office of the clerk of the court of quarter sessions of the proper county and such costs shall be paid by the treasurer of such county or where any city is co-extensive with such county then by the treasurer of such city Such costs shall not be paid unless such statement be accompanied by a certificate of the judge who shall have presided at such trial setting forth the fact of such appointment of counsel and the fact that such appeal was taken" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That when any person shall have been indicted on a charge of murder and when on account of the destitute circumstances of such person counsel shall have been assigned to him or her and when upon such trial such person shall have been convicted of murder in the first degree and such counsel shall deem it necessary to appeal to the Supreme Court or to present an application to the Board of Pardons a statement of the costs of such appeal including the cost of printing the paper-book or a statement of the costs of such application including the costs of a transcript of the testimony and a schedule or list of all papers filed sworn to by such counsel shall be filed in the office of the clerk of the court of quarter sessions of the proper county and such costs shall be paid by the treasurer of such county or where any city is co-extensive with such county then by the treasurer of such city Such costs shall not be paid unless such statement be accompanied by a certificate of the judge who shall have presided at such trial setting forth the fact of such appointment of counsel

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 856, as follows:

An Act relating to the indexing of sheriff's coroner's and tax deeds in the office of the recorder of deeds imposing the expense of such indexing on the county and providing that such indices shall be notice to all persons

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all sheriff's coroner's and tax deeds heretofore entered in the records of the court of common pleas of any county in this Commonwealth including the minutes or record of the acknowledgment of such deeds may be indexed in the office of the recorder of deeds of the proper county in the regular grantee and grantor indices of deeds or in a grantee and grantor index arranged in a separate book or books known as the Sheriff's and Tax Deed Index Books. In either case such deeds shall be indexed in the grantee index in the name of the grantee or grantees therein and in the grantor index in the name of the defendant or defendants and of the terretenant or terre-tenants if any or in the name of the person or persons who were the owners or reputed owners of the property conveyed by such deed.

Section 2 All books and material and all clerical labor or assistance necessary to make and install such indices of deeds heretofore indexed only in the Prothonotary's office of any county in this Commonwealth whether indexed in the regular grantee and grantor indices or in a separate book or books kept for that purpose shall be furnished and provided by the county commissioners at the expense of the county and shall be paid for out of the county treasury.

Section 3 The index of all sheriff's coroner's and tax deeds indexed under or in accordance with the provisions of this act shall be deemed to be sufficient legal notice to all persons interested of the record and contents of such deeds

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1019, as follows:

An Act reorganizing the Adjutant General's Department designating the officers and employees thereof and fixing the salaries of each

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Adjutant General's Department on and after June first nineteen hundred and nineteen shall consist of the bureaus and branches thereof together with officers and employees named whose annual salaries are hereby fixed and shall be as follows:

The Adjutant General at a salary of seven thousand five hundred (\$7,500) dollars per annum

The Deputy Adjutant General at a salary of three thousand six hundred (\$3,600) dollars per annum

BUREAU OF ADMINISTRATION

One chief clerk who shall also be secretary to the State Armory Board at a salary of three thousand six hundred (\$3,600) dollars per annum

One file clerk at a salary of one thousand four hundred (\$1,400) dollars per annum

One assistant file clerk at a salary of one thousand two hundred (\$1,200) dollars per annum

One stenographer who shall also be stenographer to the State Armory Board at a salary of one thousand eight hundred and eighty (\$1,880) dollars per annum

One stenographer at a salary of one thousand five hundred (\$1,500) dollars per annum

One stenographer at a salary of one thousand four hundred (\$1,400) dollars per annum

One clerk who shall also act as clerk for the State Armory Board at a salary of one thousand six hundred (\$1,600) dollars per annum

One messenger who shall also act as messenger for the State Armory Board at a salary of one thousand two hundred (\$1,200) dollars per annum

BUREAU OF ACCOUNTS

(a) Finance Branch

One bookkeeper at a salary of one thousand eight hundred (\$1,800) dollars per annum

One warrant clerk who shall also keep the accounts of the State Armory Board at a salary of two thousand (\$2,000) dollars per annum

One stenographer at a salary of one thousand two hundred (\$1,200) dollars per annum

(b) Property Branch

One order clerk at a salary of one thousand five hundred (\$1,500) dollars per annum

One bookkeeper at a salary of one thousand four hundred (\$1,400) dollars per annum

One bookkeeper at a salary of one thousand two hundred (\$1,200) dollars per annum

One stenographer at a salary of one thousand two hundred (\$1,200) dollars per annum

BUREAU OF RECORDS

(a) Personnel Branch

One clerk at a salary of one thousand four hundred (\$1,400) dollars per annum

One stenographer at a salary of one thousand two hundred (\$1,200) dollars per annum

(b) Record Branch

One search clerk at a salary of one thousand five hundred (\$1,500) dollars per annum

One assistant search clerk at a salary of one thousand four hundred (\$1,400) dollars per annum

One stenographer at a salary of one thousand two hundred (\$1,200) dollars per annum

One clerk at a salary of one thousand (\$1,000) dollars per annum

BUREAU OF SUPPLIES

(a) Administration Branch

One superintendent of State arsenal at a salary of three thousand four hundred (\$3,400) dollars per annum

One assistant superintendent of State arsenal at a salary of two thousand two hundred (\$2,200) dollars per annum

One foreman of State arsenal at a salary of two thousand (\$2,000) dollars per annum

(b) Accounting Branch

One chief clerk at a salary of one thousand eight hundred (\$1,800) dollars per annum

One stock keeper at a salary of one thousand five hundred (\$1,500) dollars per annum

One bookkeeper at a salary of one thousand four hundred (\$1,400) dollars per annum

One stenographer at a salary of one thousand four hundred (\$1,400) dollars per annum
 Two stenographers each at a salary of one thousand two hundred (\$1,200) dollars per annum
 One receiving clerk at a salary of one thousand four hundred (\$1,400) dollars per annum
 One shipping clerk at a salary of one thousand four hundred (\$1,400) dollars per annum
 One assistant shipping clerk at a salary of one thousand two hundred (\$1,200) dollars per annum

(c) Manufacturing Branch

One skilled tentmaker at a salary of one thousand six hundred (\$1,600) dollars per annum
 One skilled tentmaker at a salary of one thousand four hundred (\$1,400) dollars per annum
 One canvasser at a salary of one thousand four hundred (\$1,400) dollars per annum
 One canvasser at a salary of one thousand two hundred (\$1,200) dollars per annum
 One tailor at a salary of one thousand two hundred (\$1,200) dollars per annum

(d) Mechanical Branch

One carpenter at a salary of one thousand six hundred (\$1,600) dollars per annum
 One carpenter at a salary of one thousand three hundred (\$1,300) dollars per annum
 One general mechanic at a salary of one thousand four hundred (\$1,400) dollars per annum
 One painter at a salary of one thousand two hundred (\$1,200) dollars per annum
 One blacksmith at a salary of one thousand two hundred (\$1,200) dollars per annum
 One pipefitter at a salary of one thousand two hundred (\$1,200) dollars per annum
 One auto mechanic at a salary of one thousand five hundred (\$1,500) dollars per annum
 One assistant auto mechanic at a salary of one thousand three hundred (\$1,300) dollars per annum
 Three chauffeurs each at a salary of one thousand two hundred (\$1,200) dollars per annum
 One garage man at a salary of one thousand two hundred (\$1,200) dollars per annum

(e) Utility Branch

One engineer at a salary of one thousand four hundred (\$1,400) dollars per annum
 One fireman at a salary of one thousand two hundred (\$1,200) dollars per annum
 One charman at a salary of one thousand (\$1,000) dollars per annum

Three watchmen each at a salary of one thousand two hundred (\$1,200) dollars per annum

Section 2 All employees in the office of the Adjutant General and in the State arsenal shall be appointed by the Adjutant General who is hereby authorized to make such assignments to duty and to change or alter such assignments as may in his judgment be necessary to subserve the interests of the Commonwealth.

Section 3 All salaries provided for in this act shall be paid as now provided by law.

Section 4 All acts or parts of acts inconsistent herewith be and the same are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 828, as follows:

An Act to amend section three hundred and three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three hundred and three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 303 A permanent organization shall then be effected for the ensuing year as follows

In all school districts of the first class the school directors shall elect a president and a vice-president from their members and a secretary who is not a member They shall elect the treasurer of the city constituting such school district of the first class as the school treasurer for such school district for the ensuing fiscal year In each school district of the second third or fourth class the school directors shall elect from their members a president and a vice-president and shall annually on the first Monday of July elect a secretary and a treasurer each of whom shall serve for one year In school districts of the second class the secretary and treasurer shall not be members of the board In districts of the third and fourth class they may be members of the board The same person shall not be secretary and treasurer of any board of school directors" is hereby amended to read as follows

Section 303 A permanent organization shall then be effected for the ensuing year as follows

In all school districts of the first class the school directors shall elect a president and a vice-president from their members and a secretary who is not a member They shall elect the treasurer of the city constituting such school district of the first class as the school treasurer for such school district for the ensuing fiscal year In each school district of the second and third class the school directors shall elect from their members a president and a vice-president and shall annually on the first Monday of July elect a treasurer each to serve for one year and shall on the first Monday of July one thousand nine hundred and nineteen and every four years thereafter elect a secretary for a term of four years Vacancies in the office of secretary shall be filled for the unexpired term In each school district of the fourth class the school directors shall elect from their members a president and a vice-president and shall annually on the first Monday of July elect a treasurer each of whom shall serve for a term of one year They shall also on the first Monday of July one thousand nine hundred and nineteen elect a secretary for any term not exceeding four years and shall elect successors to such secretary at the expiration of the term of such secretary for terms not exceeding four years Vacancies in the office of such secretary shall be filled for the unexpired term In school districts of the second class the secretary and treasurer shall not be members of the board In districts of the third and fourth class they may be members of the board The same person shall not be secretary and treasurer of any board of school directors

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 704, as follows:

An Act relating to the funeral expenses of indigent members of certain societies requiring the societies to pay such expenses in certain cases and authorizing the deduction of the amount thereof from the sum due to the beneficiary

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That when any person is a member of any fraternal beneficial society secret fraternal beneficial society or society organized for beneficial or protective purposes to its members from funds collected therein and such member dies while in good standing in such society without leaving an estate or relatives financially and legally responsible for the burial of such person it shall be the duty of such society to defray the funeral expenses of such person

Section 2 In all cases where any such person is a member in good standing at the time of death of more than one such society the expenses of the funeral shall be apportioned among the several societies according to the sums due and payable by such societies to the beneficiary of such deceased member

Section 3 The liability of the society for such funeral expenses shall be limited to the amount due by the society to the beneficiary of the decedent and the amount so paid for funeral expenses shall be deducted from the amount to be paid to the beneficiary and no liability on the part of the society shall exist for the sum so deducted

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 957, as follows:

An Act making it a misdemeanor for any person to remove deface alter change destroy or obliterate in any manner whatsoever any distinguishing mark of any kind or character on goods or chattels with the intention of preventing the owner from identifying the same

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any person to remove deface alter change destroy or obliterate any trade-mark manu-

facturers number identification mark serial number or other distinguishing mark of any kind or character on or from any goods and chattels with the intention of preventing the owner thereof from identifying his property. Any person violating the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred (\$500) dollars or undergo an imprisonment not exceeding three years or both at the discretion of the court.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 116, entitled

An Act for the better protection of fish, requiring citizens of the United States residing within and without this Commonwealth to procure a license to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act and the manner of proceeding to enforce compliance therewith and providing for the disposition of the penalties recovered and license fees received.

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the word "persons" as used in this act except where the context otherwise indicates means any male citizen of the State of Pennsylvania over sixteen years of age and all citizens male and female of the United States not citizens of Pennsylvania without regard to age Masculine gender includes the feminine Singular number includes the plural

The second section was read as follows:

Section 2 The provisions of this act are severable and in the event of any section hereof being declared unconstitutional it is hereby declared as the intention of the legislature that such section may be eliminated therefrom without effecting any other provisions of this act

On the question,

Will the House agree to the section?

Mr. POWELL. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 2, page 2, line 8, by striking out the word "effecting" and inserting in lieu thereof "affecting."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The third, fourth, fifth, sixth and seventh sections were separately read and agreed to as follows:

Section 3 No person except as hereinafter provided shall angle or fish at any time in any of the waters of this Commonwealth or in the waters bounding or adjacent thereto without having first secured a license as hereinafter provided

Section 4 Citizens of this State and citizens of the United States not citizens of this State but who have resided herein for at least one year immediately preceding their application are entitled upon written or oral application to receive from any county treasurer or justice of the peace or from the Commissioner of Fisheries his officers or agents a "resident's fishing license" upon payment of a license fee of one dollar and the cost of such treasurer's or justice's fee

Section 5 Citizens of the United States who are not citizens of the State of Pennsylvania and who have not resided herein for the period of one year immediately preceding their application are entitled upon written or oral application to receive from any county treasurer or justice of the peace or from the Commissioner of Fisheries his officers or agents a "non-resident's fishing license" upon payment of a license fee of five dollars together with the cost of such treasurer's or justice's fee

Section 6 All licenses shall be issued on forms prepared and supplied by the Commissioner of Fisheries at the expense of the Commonwealth. The license shall show the name age occupation and residence of the licensee and the date of its issue. It shall also contain the signature of the licensee written in ink and shall authorize the person named therein to fish or angle in the waters of this Commonwealth or in the waters bounding and adjacent thereto under the restrictions and requirements of existing laws during that year the date of which is inscribed

thereon. The license shall become void upon the thirty-first day of December next following the date of issue. The license may contain such other information as the Commissioner of Fisheries may require.

Section 7 Every county treasurer of this Commonwealth shall keep in a book to be supplied by the Commissioner of Fisheries at the cost of the Commonwealth a correct and complete record of all fishing licenses issued by him. Every county treasurer shall cause to be entered in such book at the close of each week the name and place of residence of each individual to whom a license shall have been issued that week. Such book shall be open at reasonable hours to the inspection of any officer of the Commonwealth whose duty it is by law to protect the fish in the waters of this Commonwealth or in the waters bounding or adjacent thereto.

The eight section was read as follows:

Section 8 Any justice of the peace who has qualified therefor by having applied to the county treasurer of the county in which he is located and having received and receipted therefor the necessary blanks may issue any fishing license provided by this act on like conditions and in the like manner as prescribed for the issuance of such licenses by any county treasurer upon payment of fifteen cents to said justice by said license and in addition to the license fee hereinbefore provided said sum of fifteen cents to be retained by said justice of the peace as his fee for the issuance of the license and for reporting the same and remitting payment therefor to the county treasurer of the county in which said justice of the peace is located. Such report and remittance shall be made by such justice of the peace within twenty-four hours after the issuance of said license by him. Upon such report and remittance said license as though it has been issued from his office except that he shall also note upon his record the name of the justice issuing the license. Every justice of the peace shall deliver the book or books from which he has issued licenses together with the stubs thereon properly filled out and showing the names of each licensee the number and character of the license and such other matter as the stubs may require to the treasurer of his county during the month of January of each year.

On the question,

Will the House agree to the section?

Mr. POWELL. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 8, page 4, line 8, by striking out the word "license" and inserting in lieu thereof "licensee."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The ninth section was read and agreed to as follows:

Section 9 Every county treasurer of this Commonwealth shall each week forward to the Commissioner of Fisheries a complete list of the licenses granted with the names and addresses of the licensees and the number and character of their respective licenses on blanks to be furnished by the Commissioner of Fisheries at the cost of the Commonwealth. The Commissioner of Fisheries is authorized to appoint such clerks and stenographers as may be necessary to carry out the provisions of this act.

The tenth section was read as follows:

Section 10 A county treasurer may collect for services rendered under this act the sum of ten cents to be paid by the applicant for a license. All license fees except said treasurer's fees paid to a county treasurer under this act shall be by such treasurer paid into the State Treasury at least once a month to be applied to the purposes hereinafter provided. Such county treasurer shall make a return to the State Treasurer upon a form to be supplied by the Commissioner of Fisheries at the cost of the Commonwealth and shall in all such cases forward a duplicate of such report to the Commissioner of Fisheries at Harrisburg.

On the question,

Will the House agree to the section?

Mr. POWELL. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 10, page 5, line 10, by striking out the word "licenses" and inserting in lieu thereof "license."

On the question,
Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The eleventh, twelfth and thirteenth sections were separately read and agreed to as follows:

Section 11 No person shall angle or fish unless the license hereinbefore provided be at such time continually kept about the person of the licensee and exhibited upon the request of any fish commissioner fish warden sheriff constable or other officer of the Commonwealth

Section 12 No person shall alter loan or transfer any license authorized by this act nor give any false or misleading information to the county treasurer or to the Commissioner of Fisheries his officers or agents in the application therefor

Section 13 Any person violating any provision of this act shall on conviction be sentenced for each offense to pay a fine of twenty-five dollars together with the costs of prosecution. In addition to such penalty the license of any person convicted or signing an acknowledgement as hereinafter provided shall be void and shall be surrendered by such person and immediately sent by the court making the conviction or the officer taking the acknowledgment to the Commissioner of Fisheries at Harrisburg

The fourteenth section was read as follows:

Section 14 Whenever any person shall be convicted of violating any provisions of this act shall refuse or neglect to at once pay a fine imposed together with the costs of prosecution such person shall be at once committed to the county jail of the county in which the conviction occurs for a period of one day for each dollar or penalty imposed unless such person enter good and sufficient recognizance to pay the fine and costs within five days after the date of the conviction or to prosecute an appeal according to law

On the question.

Will the House agree to the section?

Mr. POWELL. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 14, page 6, line 13, by inserting after the word "act" the word "and."

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The fifteenth, sixteenth, seventeenth, eighteenth, nineteenth, twentieth, twenty-first and twenty-second sections were separately read and agreed to as follows:

Section 15 Every alderman magistrate or justice of the peace shall have the power of summary conviction in matters pertaining to the violation of any provisions of this act

Section 16 All actions for violations of any provision of this act excepting where the defendant is taken in the act of violating the law or in a pursuit immediately following such violation shall be commenced by a complaint of any person before an alderman magistrate or justice of the peace made under oath within one year after the date of such violation

Section 17 Upon such complaint any alderman magistrate or justice of the peace shall issue a warrant directed to any constable peace officer fish commissioner or fish warden and cause such person to be brought before him. Such alderman magistrate or justice of the peace shall hear the evidence and determine the innocence or guilt of the person accused and if such person be convicted shall be sentenced to pay the fine and costs as hereinbefore provided

Section 18 All fines recovered under this act in cases where the prosecutor is a salaried officer of the Commonwealth shall be immediately surrendered by the court receiving the same to the prosecutor. Such prosecutor shall as soon as possible forward or deliver such amount to the Commissioner of Fisheries at Harrisburg. Where any officer of the Commonwealth other than a salaried officer is a prosecutor the fine shall be as soon as the case is fully determined before him forwarded by such alderman magistrate or justice of the peace to the Commissioner of Fisheries at Harrisburg together with a statement of the cause for which such money shall have been collected. The cost of such statement is hereby fixed at fifty cents and made a part of the costs of prosecution

Section 19 All fines imposed for violation of this act and all license fees collected under this act received by the Commissioner of Fisheries shall be by the Commissioner paid into the State Treasury to be applied for the purposes hereinafter provided

Section 20 All license fees collected under this act and all fines imposed and collected for the violation of any provision of this act shall be forthwith paid by such alderman magistrate or justice of the peace to the Department of Fisheries at Harrisburg. All moneys received or recovered by the Department of Fisheries under any provision of this act shall be immediately paid into the State Treasury where it shall be kept as a part of a fund separate and apart to be used solely under the directions of the Department of Fisheries for the purpose of the payment of the salaries of the Commissioner of Fisheries clerks stenographers fish wardens traveling expenses counsel fees court expenses and contingent expenses for the propagation protection and distribution of fish the stocking of the waters and the employment of the necessary labor and the purchase of material and implements therefor for necessary repairs and improvements to fish hatcheries for field work gathering spawn transferring fish and the employment of necessary labor and the purchase of necessary implements therefor for the purchase of necessary land and water supplies to State fish hatcheries for the purchase and erection of buildings ponds and other extensions incidental to State fish hatcheries for the maintenance and operation of a boat on Lake Erie and the cruiser Anna at Torresdale on the Delaware river and for the dredging of channels ponds and the making of improvements on Presque Isle Peninsula and the approach to the fish hatchery at Erie

All moneys in such separate fund from time to time are hereby specifically appropriated to the Department of Fisheries and may be expended for the purposes hereinbefore enumerated. The Auditor General shall upon requisition from time to time of the Commissioner of Fisheries draw his warrant on the State Treasurer for the amount specified in such requisition not exceeding however the amount in such fund at the time of making such requisition

Section 21 Any officer of this Commonwealth whose duty it is to protect fish in the waters of this Commonwealth or in the waters bounding or adjacent thereto is authorized to arrest without warrant any person in the act of violating any provision of this act or in a pursuit immediately following such violation. The officer making such arrest shall immediately take the person so arrested to the nearest alderman magistrate or justice of the peace for a hearing upon the charge upon which the person was arrested

Section 22 A person charged with violating any provisions of this act may sign an acknowledgment of the offense committed either before or after the beginning of prosecution and pay to any salaried officer of the Department of Fisheries the penalty in full as fixed by this act together with costs accrued to that date. The printed receipt therefor which shall in every instance bear the signature of the Commissioner of Fisheries shall be full evidence of full satisfaction of the offense committed

The twenty-third section was read as follows:

Section 23 No person now required by law to procure a license to fish or to propagate fish for sale shall be required in addition to secure the license provided by this act in order to enable such person to exercise those right conferred by the license or licenses so procured under the laws existing prior to the passage of this act

On the question.

Will the House agree to the section?

Mr. POWELL. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 23, page 10, line 5, by striking out the word "right" and inserting in lieu thereof "rights."

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The twenty-fourth, twenty-fifth and twenty-sixth sections and title were separately read and agreed to as follows:

Section 24 The provisions of this act shall not apply to nor prevent the owner or lessee of any farm or other land situated in this Commonwealth who actually resides thereon throughout the year or the members of his family so residing upon said farm or land from angling or fishing in waters wholly within the limits of said farm or land or abutting thereon without such license

The exemption provided by the foregoing provisions of this section shall not apply to any person temporarily residing upon said farm or land or any tenant thereon who is not a member of the family of said owner or lessee nor shall said exemption apply to any servant or employee of said owner or lessee

Section 25 This act shall not affect the provisions of an act approved April twenty-first one thousand nine hundred and fifteen entitled "An Act to give additional protection to the fish in the waters within the Commonwealth of Pennsylvania prohibiting the fishing for or capture or killing of such fish by unnaturalized foreign-born residents and prescribing penalties

for violation of its provisions" nor the provisions of any act for the propagation or protection of fish.

Section 26. All acts or parts of acts inconsistent with this act are repealed.

An Act for the better protection of fish, requiring citizens of the United States residing within and without this Commonwealth to procure a license to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act and the manner of proceeding to enforce compliance therewith and providing for the disposition of the penalties recovered and license fees received.

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 935, as follows:

An Act to amend section two article one of an act approved the eighth day of April one thousand eight hundred and forty-eight (Pamphlet Laws three hundred and ninety-nine) entitled "An Act relative to the Berks County prison and to discharged convicts"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That article one of section two of an act approved the eighth day of April one thousand eight hundred and forty-eight (Pamphlet Laws three hundred and ninety-nine) entitled "An Act relative to the Berks County prison and to discharged convicts" which reads as follows

"They shall at their first meeting and annually thereafter appoint of their number a president and secretary they shall keep regular minutes of their proceedings hold stated meetings once a month and adjourned and special meetings whenever necessary they shall annually nominate and with approbation of the court of quarter sessions appoint a keeper matron and physician for the prison and shall fix their salaries or compensation as well as that of all other persons employed in and about the prison a majority of said inspectors shall constitute a board and may do any act or acts required of said inspectors and shall with the approbation of the court of quarter sessions of said county make such rules for the internal regulation and government of prison as shall not be inconsistent with the constitution and laws of this Commonwealth or the principles of separate confinement as set forth and declared by this act they shall direct the manner in which all the bedding clothing provisions and all articles and supplies necessary for the support and employment of the persons confined in said prison shall be purchased and also the sale of all articles manufactured therein and shall direct the manner in which the convicts confined in said prison shall be employed they shall determine the quantity and the kind of food that shall be furnished daily to each person confined in said prison and the debtors' apartment they shall determine the bedding of all convicts prisoners and debtors the form and color of the uniform of male convicts and the kind of dress to be worn by female convicts and prisoners in summer and winter they shall at least by one of their number visit the prison and apartment for debtors at least once a week and oftener if necessary to see that the duties of the several officers and attendants are correctly and strictly performed and to prevent all oppression and peculation or other abuse or mismanagement of said prison they shall on their visits to the cells and to the debtor apartment speak to each person confined therein and shall not be attended by any of the officers of the prison unless thereto especially required by them they shall if required be furnished by the keeper with a calendar of the persons confined in said prison and shall by actual inspection see whether all the persons named in said calendar are confined in the respective cells and apartment assigned to them and the convicts employed as directed they shall have power to examine any person upon oath or affirmation relative to any abuse or oppression in said prison or other matter within the purview of their duties they shall at any time after the annual period of appointing have power with the approbation of two of the judges of the court of quarter sessions the president being one to dismiss the keeper matron physician or solicitor and to supply vacancies thus or otherwise occurring they shall on or before the Monday of the first term of the court of quarter sessions in every year make a report in writing to the said court of the state of said prison the report shall contain the number of prisoners in confinement their age sex alleged place of nativity time of commitment for what offense noticing those who escaped died were pardoned or discharged also such observations on the efficiency of the system of separate confinement as may be the result of their experience and give such information as they deem expedient for making said prison effectual in the punishment and reformation of offenders whereupon the said court may take such order on said report as they shall think proper and cause said report to be filed in office of the clerk of the court aforesaid

They shall at their first meeting and annually thereafter appoint of their number a president and secretary they shall keep regular minutes of their proceedings hold stated meetings once a month and adjourned and special meetings whenever neces-

sary they shall quadrennially nominate and with the approbation of the court of quarter sessions appoint a keeper matron physician and solicitor for the prison and shall fix their salaries or compensation as well as that of all other persons employed in and about the prison a majority of said inspectors shall constitute a board and may do any act or acts required of said inspectors and shall with the approbation of the court of quarter sessions of said county make such rules for the internal regulation and government of prison as shall not be inconsistent with the constitution and laws of this Commonwealth or the principles of separate confinement as set forth and declared by this act they shall direct the manner in which all the bedding clothing provisions and all articles and supplies necessary for the support and employment of the persons confined in said prison shall be purchased and also the sale of all articles manufactured therein and shall direct the manner in which the convicts confined in said prison shall be employed they shall determine the quantity and the kind of food that shall be furnished daily to each person confined in said prison and the debtors' apartment they shall determine the bedding of all convicts prisoners and debtors the form and color of the uniform of male convicts and the kind of dress to be worn by female convicts and prisoners in summer and winter they shall at least by one of their number visit the prison and apartment for debtors at least once a week and oftener if necessary to see that the duties of the several officers and attendants are correctly and strictly performed and to prevent all oppression peculation or other abuse or mismanagement of said prison they shall on their visits to the cells and to the debtor apartment speak to each person confined therein and shall not be attended by any of the officers of the prison unless thereto especially required by them they shall if required be furnished by the keeper with a calendar of the persons confined in said prison and shall by actual inspection see whether all the persons named in said calendar are confined in the respective cells and apartment assigned to them and the convicts employed as directed they shall have power to examine any person upon oath or affirmation relative to any abuse or oppression in said prison or other matter within the purview of their duties they shall at any time after the annual period of appointing have power with the approbation of two of the judges of the court of quarter sessions the president being one to dismiss the keeper matron physician or solicitor and to supply vacancies thus or otherwise occurring they shall on or before the Monday of the first term of the court of quarter sessions in every year make a report in writing to the said court of the state of said prison the report shall contain the number of prisoners in confinement their age sex alleged place of nativity time of commitment for what offense noticing those who escaped died were pardoned or discharged also such observations on the efficiency of the system of separate confinement as may be the result of their experience and give such information as they may deem expedient for making said prison effectual in the punishment and reformation of offenders whereupon the said court may take such order on said report as they shall think proper and cause said report to be filed in office of the clerk of the court aforesaid

Section 2 The keeper matron physician and solicitor now in office shall continue in such office until the expiration of their respective terms

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 807, as follows:

An Act to enable city county poor ward school borough and township tax collectors their executors and administrators if they are deceased or either surety or sureties if the surety or sureties have paid the taxes to collect taxes for the payment of which they have become personally liable without having collected the same by the expiration of the authority of their respective bonds or by the expiration of their terms of office and to extend the time for the collection of the same for a period of two years from the passage of this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all cases in which the period of two years the limitation of the warrants of the duplicates of the county State dog poor road city township ward school and borough tax collectors have expired and in case where the power and authority of said tax collectors have expired or shall expire during the year one thousand nine hundred and nineteen by virtue of the expiration of their terms of office and said tax collector or collectors have or shall become personally liable for the taxes contained in said duplicates and warrants or any part thereof by reason of the personal payment or otherwise by the said tax collector or collectors of the said taxes or any part thereof without having recovered or collected the same from the person or persons against whom they have been levied and assessed or without having recovered or collected the same from the person or persons owing the property against which the said taxes have been levied and assessed the said duplicates and warrants and the powers and authority of the said tax collectors in all such cases are hereby revived and

extended for another period of two years after the passage of this act and the said tax collector or collectors their executors or administrators if they are deceased or either surety or sureties if the said surety or sureties have paid the said taxes are hereby empowered to proceed and and collect said taxes from all such persons who have not paid them residing in said district within which said taxes are assessed as well as from all persons who may remove or have removed from said city ward township or townships or boroughs and have neglected to pay the taxes as aforesaid assessed with the like effect as if said warrant or warrants had not expired by the limitation of the two years as aforesaid or the term of office of said tax collector had not expired. Provided That the provisions of this act shall not apply to warrants issued prior to the year one thousand eight hundred ninety-four and that nothing in this act shall release any bondsman or security. Provided That this act shall not apply to cities having special laws on this subject. Provided also That no collector or the sureties thereof who take advantage of this act shall be permitted to plead the statute of limitations in any action brought to recover the amount of any duplicate or warrant so extended or renewed. Provided further That no statute of limitations shall prevent the collection of any tax for which the warrants and powers and authorities of the said tax collectors have been so as aforesaid extended renewed and revived.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 869, as follows:

An Act requiring the directors of the poor of the Scranton poor district to issue their warrant for the collection of poor taxes assessed and levied in the borough of Dunmore to tax collector of said borough.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the directors of the poor of the Scranton poor district assessed and levied the taxes for said district in the manner as now authorized by law shall issue their warrant for the collection of the taxes assessed and levied in the borough of Dunmore to the collector of taxes of said borough authorizing and empowering said collector to collect from every person named in the duplicate for said borough the poor taxes charged against them in the manner and by the same process as poor taxes are by existing laws now collected.

Section 2 All acts or parts of acts general local or special inconsistent herewith be and the same are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 887 (Senate Bill No. 56), entitled

An Act to give women married and single the same right as men to be incorporators and in furtherance of their interests as stockholders to serve as directors and officers of corporations for profit

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bills No. 1007 (Senate Bill No. 343), entitled

An Act relating to the consideration upon appeal by the Supreme and Superior Courts of testimony taken in proceedings in courts of record and providing for the making of such testimony a part of the records

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1025 (Senate Bill No. 105), entitled

An Act amending section five of an act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws seventy-eight) entitled "An Act to regulate nomination

and election expenses and to require accounts of nomination and election expenses to be filed and providing penalties for the violation of this act"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1011 (Senate Bill No. 154), entitled

An Act providing for the control and eradication of the European wart disease of the potato imposing certain powers and duties upon the Department of Agriculture providing penalties and making an appropriation

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1006 (Senate Bill No. 422), entitled

An Act authorizing companies incorporated to supply light heat and power or either of them by electricity to merge and consolidate with motor power or street railway companies

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 520 (Senate Bill No. 18), entitled

An Act to authorize courts of common pleas to decree the sale of real estate held for poor purposes in the several county poor districts in this Commonwealth having a population of less than one hundred and fifty thousand inhabitants whether the title to such property is held by the poor district or was reserved by the Commonwealth for the use of a poor district and providing for the reinvestment of the proceeds thereof

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1028 (Senate Bill No. 157), entitled

An Act to further amend section two of an act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An Act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire-escapes fire-extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 517 (Senate Bill No. 3), entitled

An Act to amend section one of the Act approved the eighth day of May, one thousand nine hundred and nine (Pamphlet Laws four hundred seventy-five) entitled "An Act to provide that admission now had or that may hereafter be had to practice as an attorney at law in the Supreme Court of this Commonwealth shall of itself" without more, operate as an admission of such attorney as an attorney at law in every other court of this Commonwealth; and to provide that disbarment or suspension of any attorney by the said Supreme Court shall of itself, without more, operate as a disbarment or suspension of such attorney as an attorney in every other court of this Commonwealth;" requiring attorneys at law to file certificates of ad-

mission in the Supreme Court before admission in other courts; and fixing the fees of the prothonotaries of the Supreme and other courts in connection therewith.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1005 (Senate Bill No. 464), as follows:

A Joint Resolution authorizing action by the authorities of this Commonwealth to prevent discrimination against the citizens of this Commonwealth in the use of natural gas which would result from the law recently enacted by the State of West Virginia

Whereas There are millions of domestic and hundreds of industrial consumers of natural gas citizens of this Commonwealth who have expended enormous sums of money to equip their houses and plants respectively with appliances adapted for burning this fuel and to restrict and diminish the supply to any considerable extent would affect the domestic consumers in their health their comfort their convenience and their welfare would subject them to enormous property losses in rendering useless their present appliances and necessitating the substitution of others in many cases requiring the reconstruction of dwellings while the industrial consumers if thus restricted and the supply of gas greatly diminished would not only suffer great loss but be placed at a disadvantage in competition with manufacturers in other States where by law an adequate supply was provided

And Whereas Citizens of this Commonwealth have invested hundreds of millions of dollars in the exploration for and the development of natural gas wells and fields in the State of West Virginia and in the installation of transportation systems for the transmission of the gas thus found from West Virginia into Pennsylvania in order to obtain a supply for its citizens and to this end have made contracts and entered into obligations with cities and boroughs as well as with industrial plants and others and

Whereas The citizens of said cities and boroughs and the owners of said industrial plants and others are to a large extent dependent upon and have relied for their supply upon the gas transported from the State of West Virginia into the State of Pennsylvania the natural gas available from other sections being wholly inadequate a large proportion of said gas now consumed in Pennsylvania coming from West Virginia and

Whereas In order to restrain and restrict the transmission of this gas from West Virginia into Pennsylvania and to discriminate against the citizens of Pennsylvania and in favor of the citizens of West Virginia and State of West Virginia on the seventeenth day of February one thousand nine hundred and nineteen did enact a law the effect whereof is that the gas produced in said State should be first applied to the full satisfaction of all the domestic industrial and other demands of the citizens of that State before any thereof could be transmitted into Pennsylvania thus disregarding the rights of citizens of Pennsylvania and the obligations of their contracts and

Whereas By cumulative fines and penalties civil and criminal said law of West Virginia is designed to deter parties engaged in the production and transmission of natural gas in West Virginia into Pennsylvania from instituting legal proceedings to have tested and adjudicated the right of said State so to restrict and prevent the transmission of gas from West Virginia until after all of the demands of its citizens have been first adequately supplied and

Whereas The citizens of this State who will suffer in their health comfort convenience welfare and property by the enforcement of this law are without remedy or redress except through action by this Commonwealth and

Whereas The enforcement of said law of West Virginia would be in conflict with the Constitution of the United States which inhibits the placing of burdens and restraints upon interstate commerce and prevents laws impairing the obligation of contracts and

Whereas The framers of the Constitution of the United States by the provisions of said Constitution sought to prevent any State from husbanding and applying its natural resources solely for the benefit of its own citizens to the detriment and loss of the citizens of other States well knowing if this policy were pursued it would result in reprisals and all of the evils attendant thereon and vested in the Federal courts the power to prevent any State from entering upon any such course of conduct now therefore

Be it Resolved By the Senate of the Commonwealth of Pennsylvania with the concurrence of the House of Representatives that the Attorney General be and he is hereby authorized and directed to institute such legal proceedings and do all other acts necessary to protect the rights and interests of the Commonwealth of Pennsylvania and of its citizens from any and all violation or infringement by the State of West Virginia or by any of its constituted authorities under or in pursuance of said law of West Virginia affecting or intended to affect consumers of natural gas in Pennsylvania.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 754, (Senate Bill No. 141), entitled

"An Act to amend section eight (8) of an act entitled "An Act for the better protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith and providing for the disposition of the license fees fines and penalties received approved the seventeenth day of April Anno Domini one thousand nine hundred and thirteen

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1004, entitled

An Act authorizing county commissioners of certain counties to appoint county engineers and to fix their compensation and prescribing the duties of such engineers

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 601 (Senate Bill No. 64), entitled

An Act to amend the second section of and to supplement an act, entitled "A supplement to the twenty-fourth section of an act, entitled 'An act to provide revenue by taxation, approved the seventh day of June one thousand eight hundred and seventy-nine' approved the first day of June one thousand eight hundred and eighty-nine, amending the twenty-fourth section by providing for the payment by the State Treasurer of one-half of the two per centum tax on premiums paid by foreign fire insurance companies to the treasurers of the several cities and boroughs within this Commonwealth," approved the twenty-eighth day of June, one thousand eight hundred and ninety-five, amending the same to provide for the payment of the net proceeds of the entire two per centum tax for the purpose indicated in the original act and supplement including townships among the distributees, and providing for certain conditions upon said distributions.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

BILL RECOMMITTED.

Mr. CONNOR. Mr. Speaker, I move that House Bill No. 601 (Senate Bill No. 64), file folio 1181, the bill just read for the first time, be recommitted to the Committee on Ways and Means for the purpose of a hearing.

Mr. COX. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL RECOMMITTED.

Mr. GOLDER. Mr. Speaker, I move that House Bill No. 330, file folio 2125, entitled

An Act establishing a course of military and health instruction and training in certain public schools and normal schools of this Commonwealth and in colleges and universities receiving State appropriations and for persons between the ages of sixteen and eighteen not in such institutions creating a Military Training Commission prescribing its powers and duties authorizing military and school authorities to permit the use of certain property and making an appropriation

which is on page eight of today's calendar, bills on second reading, be recommitted to the Committee on Military for the purpose of a hearing.

Mr. BALDI. Mr. Speaker, I second the motion.

The motion was agreed to.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 136.

An Act to further amend an act approved the twenty-sixth day of May one thousand eight hundred and ninety-one (Pamphlet Laws one hundred and twenty-three) entitled "An Act to facilitate the labors of the justices of the Supreme Court by providing suitable clerical assistance as amended authorizing the payment of expenses of judges and the employment of briefers investigators stenographers typewriters and clerks" and increasing the amount now allowed therefor

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk then read the amendments as follows:

Amend title, sixth line, after the word "assistants" by inserting the words "as amended;" line 7, by inserting after the words "employment of" the words "briefers, investigators;" line 8, strike out the word "as;" line 9, strike out the word "amended," and insert the words "and increasing the amount now allowed therefor"

Amend section 1, page 3, line 3, after the word "the" by inserting the word "judges;" and after the word "court," by inserting the words "and to reimburse them;" line 5, after the word "duties," by inserting the words "or attendant upon the execution of the duties of the office;" line 6, after the word "authorized" by inserting the words "to pay such expenses;" line 7, after the word "such" by inserting the words "briefers, investigators;" line 8, after the word "necessary" by inserting the words "but in no case shall such expense together with the compensation of such briefers, investigators, stenographers, typewriters and clerks exceed in any one year;" line 11, after the word "of" strike out the words "twenty-five, forty-five" and insert the words "four thousand;" line twelve, after the word "dollars" insert the figures "\$4,000;" same line, after the word "judge" insert the words "The expenses and compensation herein provided for shall be paid by the judge incurring the same and shall be repaid to him monthly by the State Treasurer upon warrant of the Auditor General;" line 17, strike out the word "actually" and the words "for clerk hire and such expenses."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—193.

Alexander,	Dilsheimer,	Krugh,	Ruddy,
Allum,	Ditrich,	Kunkle,	Sarg,
Armstrong,	Donneley,	Lafferty,	Schaeffer,
Aron,	Drinkhouse,	Lanius,	Schilling,
Barnhart,	Dunn,	Lauler,	Scott,
Bechtold,	Ehrhardt,	Levis,	Shaffer,
Beckley,	Eubraim,	MacCallum,	Shellenberger,
Bell,	Evans, S. J.,	Magill,	Shunk,
Benchoff,	Fitzgibbon,	Mallery,	Simpson,
Bennett,	Flynn,	Mangan,	Sinclair,
Benninger,	Foster,	Marcus,	Smith, E. R.,
Bidelspacher,	Fowler,	Marshall,	Smith, F. L.,
Bigler,	Fox, A. R. B.,	Martin,	Snowden,
Blank,	Fox, I. M.,	McCaig,	Snyder,
Boland,	Franklin,	McCurdy,	Soffel,
Bower,	Gans,	McGeary,	Sowers,
Boyman,	Geary,	McIntyre,	Sprows,
Brady,	Glass,	McKay,	Stadlander,
Brendle,	Goehring,	McVicar,	Stark,
Brislin,	Golder,	Mehring,	Statler,
Brooks,	Goodnough,	Michel,	Steedle,
Bucher,	Graham,	Miller,	Sterling,
Bungard,	Griest,	Miller, A. D.,	Stevenson,
Campbell,	Griffith,	Miller, D. L.,	Stott,
Catlin,	Haines,	Miller, D. D.,	Sweitzer,
Clements,	Hamilton, J.,	Millin,	Todd,
Clutton,	Hamilton, W. J.,	Milner,	Trach,
Coldsmith,	Harer,	Morgan,	Ush,
Collier,	Harvey,	Murphy,	Vickerman,
Colville,	Heffernan,	Nearby,	Wagner,
Comer,	Hess,	North,	Walker, G. T.,
Conner,	Heyburn,	Norton,	Walker, J. A.,
Cook,	Hickernell,	Palmer,	Wallace, W. T.,
Corbin,	Hollingsworth,	Patterson,	Wells,
Cox,	Horne,	Perry,	West,
Crawford,	Hough,	Phillips,	Weitach,
Crockett,	Huntington,	Pidgeon,	Whiteman,
Crum,	Hutchison,	Pike,	Willert,
Curran,	Ingram,	Powell,	Williams,
Curry, A. E.,	Jennings,	Quigley,	Willson,
Curry, R.,	Jones,	Ramsey,	Woner,
Davis, J. T.,	Jordan,	Reber, C. A.,	Wood,
Davis, W.,	Kantner,	Reber, H. F.,	Woodruff,
Dawson,	Kennedy,	Rhoads,	Wynne,
Day,	Kinsman,	Ringler,	Zander,
Dewey,	Kooser,	Rinn,	Zimmerman,
Diehm,	Krause, T. S.,	Robertson,	Spangler,
Di Lemmo,	Krause, W.,	Rorke,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

RESOLUTION TO PLACE HOUSE BILL NO. 263 ON CALENDAR.

Mr. RORKE asked and received unanimous consent to offer a resolution, which was read by the Clerk as follows:

Resolved, That House Bill No. 263, an amendment to the act of 1794, of this House, be placed upon the calendar, notwithstanding the negative recommendation of the Judiciary Special Committee.

Mr. RORKE. Mr. Speaker, I move the adoption of the resolution.

Mr. FOWLER. Mr. Speaker, I second the motion.

On the question,

Will the House adopt the resolution?

Mr. RORKE. Mr. Speaker, there is one word only that I wish to say regarding the placing of this bill before the House. I wish to give my views regarding the Judiciary Special Committee which had this bill in charge. In the first place, the bill was offered in the House for the mere purpose of giving to the people of the State certain forms of amusement on Sunday evenings after 7.00 o'clock. Immediately upon it being so referred to the Judiciary Special Committee, a sub-committee of six persons was appointed to look after and see what views the people in the State had on this legislation. The Chairman of that committee—and I want to say it without any bias—dominated from the very first that committee, dominated by merely stating to men before the sub-committee was appointed that he was opposed to the bill—

The SPEAKER. If the Chair may interrupt the gentleman at this time, it is out of order to divulge on the floor of the House anything that occurred in the committee. The question is upon the adoption of the resolution here for the placing of the bill on the calendar, notwithstanding a negative recommendation, and the gentleman will kindly confine himself to the subject matter.

Mr. RORKE. Mr. Speaker, I want to say that this was an open meeting, and that there were present a number of people, including the paid lobbyists, who used their influence in the presence of that committee; that some of the members of that committee, with their narrow views, were dominated and influenced by the paid lobbyists, and the Chairman of that committee thought this legislation was of such class that the entire membership of this House should have their say whether this bill should be placed upon the calendar and not negated by their narrow views. I merely want to ask the House as a whole, and I say that there were a number of members of that sub-committee that had views to express, and there were some forty-six or forty-eight labor organizations that had resolutions to present that were prevented from passing upon this subject, and upon that committee a number of men in committee voted in favor of this bill and a number of them voted negatively that feel they should have a right to be heard and express their opinion on the floor of this House. I would like the members to consider this matter thoroughly when the vote is taken regarding the placing of this bill on the calendar.

Mr. BOLARD. Mr. Speaker, I do not think it is right to attack this committee in this way on the floor of the House, and I feel that I have a right to defend the committee to this extent: That the committee was not affected or influenced in any weak or narrow way or in a biased way. I was one of the committee, one of the sub-committee. I attended all the meetings and heard all the arguments and voted to negative this bill, and I did not do it because of any particular or small influence. I want to say that it was overwhelmingly negated by that committee, after it had been openly discussed pro and con. I will say this, that the gentleman tried to get this matter delayed after we had had an agreement to hold the hearing at a stated time. We went right ahead and took an open vote, and the bill was overwhelmingly negated when it came to a vote. There was nothing in the proceedings that was not open and above board.

Mr. FOWLER. Mr. Speaker, as a member of the sub-committee I wish to state that in that committee I took a stand against this bill being reported negatively. I, as one

of the members of the committee, believed that the sub-committee should have the right to put before the members of this House what we had gathered in the hearing in Philadelphia, Harrisburg and Pittsburgh.

I want to say, as a member of that committee, that threats were made to me personally in Pittsburgh, that if I would go into the committee and if I voted in favor of the bill, that they would see to it that they would send to my home-town and there notify the churches to take a stand against me in the coming election, that is, provided I decided to run. I want to say, my friends, that I have always opposed the smothering of bills in committee, and for that reason I voted for the bill to be brought before the House, that it could be properly placed here, and that the men who have accused the members of the sub-committee would have the right to go on record themselves. I did not believe it was fair to allow anyone to come into the sub-committee or the general committee rooms for the purpose of intimidating anybody's vote on this bill. It was unfair. They had been given their hearings in Pittsburgh, Philadelphia and Harrisburg.

I wish to state that labor has been injected into these arguments in the hearings. I want to say to you that labor has not taken any stand for or against this bill. Some local organizations, perhaps, have come to the front either for or against the bill, but I don't want it understood here that labor has taken a stand for or against it. The members of the House can take my word for it that labor does not ask you to vote for or against it. I want to be made clear on that, and in order that the sponsor of the bill may be given a chance to argue his point, I believe that the bill should be placed upon the calendar.

Mr. HEYBURN. Mr. Speaker, as a member of that committee and of the sub-committee, I want to say to you that I voted in favor of reporting this bill to the floor of the House, and while I voted in favor of so reporting the bill, it does not mean that I am in favor of the bill. I am not in favor of it and will vote against it, but the actions of the sub-committee as reported would give the impression that we are favorable to this bill. For that reason I think it should be given to the House for consideration, in order that we may be placed on record as to how we stand.

Mr. DUNN. Mr. Speaker, I wish to present at this time petitions from my constituency against this bill.

The SPEAKER. The Chair would state at this time that petitions must be filed with the Chief Clerk under the rules.

Mr. PALMER. Mr. Speaker, I want to call attention to the fact that at the beginning of this session the House took the stand that the majority of the committee would control the bill coming on the floor, keeping it in committee, or giving it a negative recommendation. The very same question is again involved. The evidence shows that the committee examined into the features of this bill and decided in full committee that it should be reported with a negative recommendation. The fact that there were lobbyists for and against the bill has nothing whatever to do with the question. As there has been no charges of accident, fraud or mistake against the chairman of this committee, I ask that the motion be voted down.

Mr. RORKE. Mr. Speaker, I just want to say that bills have come to the floor of this House with a negative recommendation—one in particular, the Bolard Bill, which was defeated, reconsidered and passed by this House after having been negatively recommended by the committee. There have been a number of bills of such character. If a committee on legislation of this kind, with the small and narrow views of counties that have only one light, only one view, is permitted to stifle legislation which appeals to the masses, if they have it in their power to stifle legislation of this kind without reporting it to the House and allowing every man by his vote to express his opinion and go on record to his constituency, I say it is not fair play.

Mr. RAMSEY. Mr. Speaker, I can see no harm in a member who is sponsor for a measure attempting to place that bill upon the calendar over the negative recommendation of a committee. In this particular instance I do not believe it is a question as to whether the committee was influenced for or against the particular measure. But I think we are now at the very place where every member of this House desires to be, and that is to go upon record for or against the particular legislation. As the question

before the House is, shall the bill be placed on the calendar notwithstanding the negative recommendation of the committee, and a roll call has been asked for, I think we can all register our feeling on this particular question by voting for or against the resolution to place the bill on the calendar, feeling that when we vote not to sustain the resolution we are registering our objection to the entire piece of legislation. Therefore, without prejudice, the gentlemen who desire to get the matter before the House further will all be in the position of satisfying themselves that they have done the proper thing and have had a chance to vote on the measure, even though it seems to be rather camouflaged. I think, Mr. Speaker, that without further consideration the roll should be called, and those who are actually against the bill can very conscientiously vote to sustain the negative report of the committee, and those who might be in favor of the legislation can very conscientiously vote to place the bill on the calendar, and that will give an expression of the entire House of Representatives.

Mr. FRANKLIN. Mr. Speaker, I desire to file the following remonstrance against the bill.

Mr. STERLING. Mr. Speaker, I desire at this time to file petitions opposing this bill.

The SPEAKER. The remonstrance and petitions will be noted in the proceedings and referred to the proper committee.

On the question recurring,

Will the House adopt the resolution?

The yeas and nays were required by Mr. Rorke and Mr. Aron and were as follows:

YEAS—20.

Aron.	Dilsheimer,	Lauler.	Rorke.
Baldi.	Fowler,	Marcus,	Ruddy.
Conner.	Geary,	Neary.	Schilling.
Crockett.	Glass,	Patterson.	Shunk.
Di Lemmo,	Ingham,	Powell,	West.

NAYS—139.

Alexander,	Davis, D. F.,	Jones,	Rinn.
Allum.	Davis, J. T.,	Jordan,	Robertson.
Armstrong,	Davis, W.,	Kennedy,	Srig.
Barnhart,	Dawson,	Kinsman,	Schaeffer,
Bell,	Day,	Kooser,	Scott.
Bechtold,	Diehm,	Krause, T. S.,	Simpson.
Benchoff,	Dithrich,	Krause, W.,	Sinclair.
Bennett,	Donneley,	Kunkle,	Smith, E. R.,
Benninger,	Dunn,	Lanlus,	Smith, F. L.,
Bidelspacher,	Ehrhardt,	Magill,	Snyder.
Bigler,	Evans, S. J.,	Mallery,	Sowers.
Bolard,	Fitzgibbon,	Marshall,	Sprolws,
Bower,	Flynn,	Martin,	Stark.
Brady,	Foster,	McCurdy,	Statler.
Brendle,	Fox, A. R. B.,	McGeary,	Sterling.
Brislin,	Fox, Ira M.,	McIntyre,	Stevenson.
Brooks,	Franklin,	McKay,	Stott.
Bucher,	Gans,	Mehring,	Todd.
Bungard,	Goehring,	Miller,	Trach.
Campoell,	Golder,	Miller, A. D.,	Uish.
Catlin,	Goodnough,	Miller, D. D.,	Vickerman.
Clements,	Graham,	Millin,	Wagner.
Clutton,	Griest,	Milner,	Walker, G. T.,
Coldsmith,	Griffith,	Morgan,	Walker, J. A.,
Collier,	Haines,	Murphy,	Wallace, W. F.,
Colville,	Hamilton, W. J.,	North,	Wells.
Comer,	Harer,	Norton,	Whitman.
Cook,	Harvey,	Palmer,	Willert.
Corbin,	Heffernan,	Perry,	Williams.
Cox,	Heyburn,	Phillips,	Willson.
Crawford,	Hollingsworth,	Quigley,	Woner.
Crump,	Horne,	Ramsey,	Wood.
Curran,	Hough,	Reber, C. A.,	Zanders.
Curry, A. E.,	Huntington,	Reher, H. F.,	Spangler.
Curry, R.,	Hutchison,	Ringler,	Speaker.
	Jennings,		

So the question was determined in the negative and the resolution was not adopted.

PETITIONS.

PROTESTING AGAINST THE REPEAL OR MODIFICATION OF THE SUNDAY LAWS.

Mr. HORNE presented the petition of citizens of Cambridge County protesting against the passage of laws for the modification or repeal of the Sabbath or Blue Laws.

Mr. FRANKLIN presented the petition of citizens of Philadelphia against the modification, revision or repeal of the Sunday Blue Laws.

Mr. STERLING presented the petition of citizens of Philadelphia against the passage of House Bill No. 263,

known as the Rorke bill providing for the amendment of the Sunday or Blue Laws of 1794.

Mr. DUNN presented the petitions of citizens of Philadelphia, protesting against the passage of laws modifying or repealing the Sunday Blue Laws.

All of which were referred to the Judiciary Special Committee.

RECESS.

Mr. RAMSEY. Mr. Speaker, I move that this House take a recess until 4:00 o'clock P. M.

Mr. ALEXANDER. Mr. Speaker, I second the motion.

The motion was agreed to, and (at 1:20 o'clock P. M.) the House took a recess until 4:00 o'clock P. M.

AFTER RECESS.

The House reconvened at 4:00 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

BILLS INTRODUCED AND REFERRED.

By Mr. CHARLES A. REBER. House Bill No. 1168.

An Act to amend an act, entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith," by adding thereto section one thousand five hundred and twelve authorizing the directors of any school district in which a special school for pupils having tuberculosis shall be established to provide the pupils thereof with food, clothing and transportation necessary for attendance thereat.

Referred to the Committee on Education.

By Mr. JOHN THOMAS DAVIS. House Bill No. 1169.

An Act to amend section one of an act approved the fourteenth day of April, one thousand nine hundred and five (Pamphlet Laws one hundred and sixty-nine), entitled "An Act making it unlawful to trespass upon land posted as private property, and providing the penalty therefor"; permission persons to lawfully hunt and fish on untenanted or unscattered wild or unimproved lands other than game preserves, lands used for resort purposes and lands lying along streams used for domestic purposes

Referred to the Committee on Game.

By Mr. SHUNK. House Bill No. 1170.

An Act to amend route two hundred and seventy-two of section six of an act approved the thirty-first day of May, one thousand nine hundred and eleven (Pamphlet Laws four hundred sixty-eight), entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads, connecting county-seats, principal cities and towns, and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways, solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways, wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or other wise in the improvement thereof; providing for purchase or acquiring of turnpikes, or toll roads, forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State aid highways; providing method of application for State aid in the improvement, maintenance and repair of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough or incorporated town; and requiring contracts by counties, townships, boroughs and incorporated towns with Commonwealth governing same; providing for the minimum width

of State Highways and State-aid Highways and kind of materials to be used in the improvement; providing for the minimum width of State Highways and State-aid Highways and kind of materials to be used in the improvement; providing for payment of cost of improvement, and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act, and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act;" by changing route two hundred and seventy-two from Erie to Meadville.

Referred to the Committee on Public Roads.

By Mr. HOUGH. House Bill No. 1171.

An Act to amend section one of an act approved the twenty-second day of April Anno Domini one thousand seven hundred and ninety-four entitled "An Act for the prevention of vice and immorality and of unlawful gaming and to restrain disorderly sports and dissipation."

Referred to the Committee on Law and Order.

By Mr. SOWERS. House Bill No. 1172.

An Act relating to proceedings for the sale of real estate on mortgages, providing for assignment of mortgages and stay of proceedings for the benefit of tenants in certain cases.

Referred to the Committee on Judiciary Local.

By Mr. SOWERS. House Bill No. 1173.

An Act to amend section two of an act approved the twenty-third day of May, one thousand eight hundred and seventy-four (Pamphlet Laws two hundred thirty), entitled "An Act dividing the cities of this State into three classes regulating the passage of ordinances, providing for contracts for supplies and work for said cities, authorizing the increase of indebtedness, and the creation of a sinking fund to redeem the same, defining and punishing certain offences in all of said cities, and providing for the incorporation and government of cities of the third class."

Referred to the Committee on Municipal Corporations.

By Mr. SOWERS. House Bill No. 1174.

An Act authorizing and regulating the publication and distribution of an official newspaper by cities of the first class; directing the publication therein of all legal notices, including legal notices published in counties co-extensive with cities of the first class; and providing that the contents thereof may be admitted in evidence.

Referred to the Committee on Manufactures.

By Mr. BRISLIN. House Bill No. 1176.

An Act amending the first section of an act approved the seventeenth day of June, one thousand nine hundred thirteen, entitled "An Act to provide revenue for state and county purposes and in cities co-extensive with counties for city and county purposes, imposing taxes upon certain classes of personal property, providing for the assessment and collection of the same, providing for the duties and compensation of prothonotaries and recorders in connection therewith and modifying existing legislation which provided for raising revenue for State purposes," by authorizing the return by the county of part of said taxes collected in cities of the second and third class and boroughs, towns and townships to such cities, boroughs, towns and townships.

Referred to the Committee on Ways and Means.

By Mr. JONES. (By request). House Bill No. 1177.

An Act to fix, regulate and establish the fees to be charged and received by constables in this Commonwealth, and to provide for the taxation payment and collection of the same.

Referred to the Committee on Judiciary Special.

By Mr. MARCUS. House Bill No. 1178.

An Act to amend sections three and four of an act approved the twenty-eighth day of May, one thousand nine hundred and fifteen (Pamphlet Laws five hundred ninety-six), entitled "An Act requiring cities of the second class to establish a pension fund for employees of said cities, and regulating the administration and the payment of such pensions."

Referred to the Committee on Municipal Corporations.

By Mr. STEVENSON. House Bill No. 1179.

An Act to establish as a State Highway a certain section of public road in the county of Jefferson.

Referred to the Committee on Public Road.

By Mr. STEVENSON. House Bill No. 1180.

An Act to amend sections one, fourteen and sixteen of an act approved the seventh day of June, one thousand nine hundred and seventeen, (Pamphlet Laws five hundred seventy-two), entitled "An Act to provide for the protection and preservation of game, game-quadrupeds, and game-birds, and song and insectivorous and other wild birds, and prescribing penalties for violation of its several provisions.

Referred to the Committee on Game.

By Mr. STEVENSON. House Bill No. 1181.

An Act creating a reward or bounty for the destruction of a crow killed within the Commonwealth of Pennsylvania; providing the method of furnishing evidence of said destruction, and penalties for the violation of the several provisions hereof.

Referred to the Committee on Game.

By Mr. HOUGH. House Bill No. 1182.

An Act making an appropriation to the Pittsburgh Sunshine Children's Home.

Referred to the Committee on Appropriations.

By Mr. ARMSTRONG. House Bill No. 1183.

An Act authorizing boroughs to appropriate moneys for the care, upkeep, maintenance and beautifying of cemeteries, burial grounds and private roads therein or leading thereto.

Referred to the Committee on Manufactures.

By Mr. ARMSTRONG. House Bill No. 1184.

An Act to amend section five hundred and forty-two, one thousand five hundred and one, one thousand five hundred and three and two thousand three hundred and ten, of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (Pamphlet Laws three hundred nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. JORDAN. House Bill No. 1185.

A further supplement to an act approved the first day of April, one thousand eight hundred and sixty-three, (Pamphlet Laws two hundred thirteen), entitled "An Act to accept the grant of public lands, by the United States, to the several states, for the endowment of Agricultural Colleges"; and making appropriations for carrying the same into effect.

Referred to the Committee on Appropriations.

By Mr. JORDAN. House Bill No. 1186.

An Act making an appropriation to the Pennsylvania State College for educational extension work and for maintaining a summer session for teachers.

Referred to the Committee on Appropriations.

By Mr. PERRY. House Bill No. 1187.

An Act making an appropriation to the North East Hospital of Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. KOOSER. House Bill No. 1188.

An Act making an appropriation to the Cottage State Hospital, Cottage Avenue, Connellsville, Fayette County, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. KOOSER. House Bill No. 1189.

An Act making a deficiency appropriation to the Cottage State Hospital, Cottage Avenue, Connellsville, Fayette County, Pennsylvania.

Referred to the Committee on Appropriations.

BILL RE-REFERRED.

Mr. WEST returned from the Committee on Judiciary General, with a recommendation that it be re-referred to the Committee on Appropriations, House Bill No. 1156, entitled

An Act to provide medals for officers and men of the Pennsylvania Reserve Militia, and making an appropriation.

Referred to the Committee on Appropriations.

REPORTS FROM COMMITTEES.

Mr. WILLERT from the Committee on Public Health and Sanitation, reported as committed House Bill No. 947, entitled

An Act to amend an act approved the eleventh day of April one thousand nine hundred and thirteen (Pamphlet Laws fifty-eight), entitled "An Act supplementary to an act entitled 'An Act for the protection of the public health by prohibiting the sale, offering for sale, exposing for sale or having in possession with intent to sell of eggs unfit for food as therein defined and prohibiting the use of such eggs in the preparation for food products providing penalties for the violation thereof and providing for the enforcement thereof' approved the eleventh day of March Anno Domini one thousand nine hundred and nine, providing for the denaturing by kerosene of all eggs unfit for food within the meaning of said act and providing penalties for the violation thereof" providing for the licensing by the Dairy and Food Commissioner of persons, copartnerships, associations, and corporations engaged in the business of breaking eggs and separating the egg content from the shell and using or disposing of the contents thereof for any purpose, authorizing the Dairy and Food Commissioner and his agents and assistants to take samples of eggs for the purpose of analysis and providing penalties.

Mr. MARCUS, from the Committee on Judiciary Special, reported as committed House Bill No. 966, entitled

An Act to amend an act approved the twenty-second day of April, one thousand nine hundred and seven (Pamphlet Laws ninety-six), entitled "An Act to confer upon street railway companies, and the lessees or operators thereof, the right to do an express business, and to transport light freight and property, and to charge and collect reasonable compensation therefor."

Mr. MARCUS from the Committee on Judiciary Special, reported as committed House Bill No. 932, entitled

An Act supplementary to The Public Service Company Law, approved the twenty-sixth day of July, Anno Domini, one thousand nine hundred and thirteen, giving the Public Service Commission the power in the elimination of grade crossings, to direct the construction of bridges or viaducts over, above, and across railroads and railways, and where necessary across rivers and streams, and in order to affect said elimination to change the location to a new place or to another street or highway; and where the said bridge or viaduct is located by the Commission and directed to be constructed in the line of any street or highway which crosses a navigable river, or a stream which has been declared a public highway by Act of Assembly at a point where the Commonwealth has been authorized to construct a public bridge to replace a county bridge destroyed by flood, or other casualty, to provide for the payment by the Commonwealth of part of the cost of said improvement, from appropriations made by the Board of Commissioners of Public Grounds and Buildings, the making of the contract, and the expenditure of said appropriation.

Mr. MARCUS from the Committee on Judiciary Special, reported as committed House Bill No. 360, entitled

An Act to further amend section five of an act, entitled "An Act to establish a county court for the county of Allegheny, and prescribing its powers and duties; regulating the procedure therein, and providing for the expenses thereof," approved the fifth day of May, one thousand nine hundred and eleven, as amended by an act, entitled "An Act amending section five of an act, entitled 'An Act to establish a county court for the county of Allegheny, and prescribing its powers and duties; regulating the procedure therein, and providing for the expenses thereof' approved the fifth day of May, Anno Domini one thousand nine hundred and eleven by changing the manner of appointment and of determining the number, duties and compensation of clerks and other assistants" approved the fourteenth day of May, one thousand nine hundred and fifteen, by changing the manner fixing the compensation of clerks and other assistants directing same to be fixed by the salary board of which the President Judge of said court shall constitute a member when such salaries are fixed.

Mr. HAINES from the Committee on Public Health and Sanitation, reported as committed House Bill No. 860, entitled

An Act prohibiting the sale or offering for sale within the Commonwealth of Pennsylvania of cooking utensils of agate or enamel ware containing antimony or other mineral substances melting at a low temperature and imposing a penalty therefor.

Mr. SARIG from the Committee on Education, reported as committed House Bill No. 1074, entitled

An Act providing for the time during which pupils may be taught in Institutions for the Instruction of the Blind in this Commonwealth.

Mr. FRANK I. SMITH from the Committee on Mines and Mining, reported as committed House Bill No. 1085, entitled

An Act creating a Bureau of Topographic and Geological Survey in the Department of Internal Affairs; providing for

a topographic and geological survey of the State; and abolishing the Topographic and Geological Survey Commission of Pennsylvania and all offices or places held thereunder.

Mr. BOLARD, from the Committee on Judiciary Special, reported as amended House Bill No. 193, entitled

An Act to prevent unfairness, imposition, deceit or fraud in the sale or disposition of certain "securities" herein defined by requiring an inspection thereof; providing for the inspection, supervision and regulation by the commissioner of Banking, of the business of any person, association, co-partnership, or corporation, engaged or intending to engage, whether as principal, broker, or agent, in the sale of any such securities in the Commonwealth; and prescribing penalties.

Mr. ARON, from the Committee on Judiciary Special, reported as committed, House Bill No. 1021, entitled

An Act conferring upon all courts the authority and power to issue writs, processes and so forth and apply such remedies and relief as is voted in courts of co-ordinate jurisdiction.

Mr. ALEXANDER, from the Committee on Judiciary General, reported as committed, House Bill No. 1064, entitled

An Act to amend section two of an act approved the thirteenth day of March, one thousand eight hundred and fifteen (Pamphlet Laws one hundred fifty), entitled "An Act concerning divorces," as amended, by changing the time for making service of the subpoena upon the respondent, and validating divorces heretofore granted where service was made personally at any time before the return day; or where a return of non est inventus has been sworn to at any time prior to the return day.

Mr. McINTYRE, from the Committee on Counties and Townships, reported as committed, House Bill No. 146, entitled

An Act to amend section two hundred and thirty-five of an act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty), entitled "An Act concerning townships; and revising, amending, and consolidating the law relating thereto."

Mr. COLLIER, from the Committee on Mines and Mining, reported as amended, House Bill No. 872, entitled

An Act fixing the salaries of mine inspectors in this Commonwealth and the expenses incident to the office.

Mr. JAMES A. WALKER, from the Committee on Judiciary General, reported as committed, House Bill No. 1175, entitled

An Act defining sedition and prescribing the punishment therefor.

Mr. THADDEUS S. KRUSE, from the Committee on Judiciary Special, reported as committed, House Bill No. 850, entitled

An Act to amend sections three and five of an act approved the twentieth day of May, one thousand nine hundred fifteen (Pamphlet Laws five hundred and sixty-six), entitled "An Act requiring cities of the first class to establish a pension fund for employees of said cities, and all county or other public employes, if any, paid by appropriation of the city councils thereof, and out of the treasury of said cities; and regulating the administration and the payment of such pensions" as amended, giving credit to employees of such cities for time in the service of the Commonwealth; fixing the contributions of such employes; and permitting employes leaving the employ of the city to continue as contributors in order to become beneficiaries of said fund.

Mr. CHARLES A. REBER, from the Committee on Education, reported as committed, House Bill No. 981, entitled

An Act to amend section two thousand one hundred and one of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. WELLS, from the Committee on Judiciary General, reported as committed, House Bill No. 1125, entitled

An Act to amend section one of an act approved the fifteenth day of April, one thousand nine hundred and seven, (Pamphlet Laws eighty-six), entitled "An Act fixing the salary of the Superintendent of Public Instruction and of the Deputy Superintendent of Public Instruction, fixing the salary of the superintendent of Public Instruction for all services required to be performed by law.

Mr. STERLING, from the Committee on Education, reported as amended House Bill No. 645, entitled

An Act establishing a course of physical education and training in the public schools and normal schools of this Commonwealth; creating a Bureau of Physical Education and Training in the department of public instruction; and making an appropriation.

Mr. STERLING, from the committee on Judiciary General, reported as amended House Bill No. 291, entitled

An Act concerning fraudulent conveyances and to make uniform the law relating thereto.

Mr. GOLDER, from the Committee on Judiciary General, reported as committed House Bill No. 1038, entitled

An Act to authorize, empower and enable any person having a right of action against two or more persons or corporations, arising out of injury or death caused by the negligence of said two or more persons or corporations, to bring separate suits or actions at law against each and all of the parties or corporations liable, or responsible for said injury or death.

Mr. JONES, from the Committee on Counties and Townships, reported as committed House Bill No. 1029 (Senate Bill No. 351), entitled

An Act authorizing churches, cemetery companies and burial associations to lease or convey certain coal and other minerals providing for the use and expenditure of the funds derived therefrom and for the support of the overlying surface.

Mr. TODD, from the Committee on Public Health and Sanitation, reported as committed, House Bill No. 941, entitled

An Act relating to eggs, prohibiting the sale, offering for sale, exposing for sale, or having in possession with intent to sell, eggs, for and as fresh, that are not fresh eggs, or of branding or of labeling, or marking eggs as being fresh eggs that are not fresh eggs, prescribing certain duties of the Dairy and Food Commissioner in reference thereto, and providing penalties for the violation thereof."

Mr. SIMPSON, from the Committee on Judiciary General, reported as committed, House Bill No. 1012 (Senate Bill No. 113), entitled

An Act to amend sections four and five of an act approved the second day of April one thousand eight hundred and sixty-eight (Pamphlet Laws three), entitled "An Act to ascertain and appoint the fees to be received by the several officers of this Commonwealth."

Mr. FITZGIBBON, from the Committee on Judiciary General, reported as committed, House Bill No. 1111 (Senate Bill No. 467), entitled

An Act defining the duties of the Governor with regard to the approval of warrants vouchers claims accounts agreements and contracts and repealing inconsistent acts.

Mr. EHRHARDT, from the Committee on Judiciary General, reported as committed, House Bill No. 1101 (Senate Bill No. 298), entitled

A Joint Resolution amending a joint resolution approved the seventeenth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand and thirty-six) entitled "A Joint Resolution authorizing the authorities having control and supervision of county jails and prisons to permit the employment of inmates thereof on county or almshouse farms exempting wardens and keepers from liability in certain cases for escapes."

Mr. JAMES A. WALKER, from the Committee on Judiciary General, reported as committed, House Bill No. 1027 (Senate Bill No. 143), entitled

An Act to amend the first section of an act approved the ninth day of April, Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws one hundred and eleven), entitled "An Act to provide for the immediate printing and distribution of advance sheets of the laws of this Commonwealth as they are enacted from time to time to persons making application therefor and to certain officials" so as to include members of the General Assembly

Mr. BARNHART, from the Committee on Education, reported as committed, House Bill No. 1026 (Senate Bill No. 108), entitled

An Act to amend section two thousand thirty-four of article twenty of an act entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with

the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws, general, special or local or any parts thereof that are or may be inconsistent therewith" approved the eighteenth day of May, one thousand nine hundred and eleven by authorizing and empowering the State Board of Education to make purchases and sales of real estate or other property for normal schools purchased by the State and prescribing the disposition of the proceeds of any such sales.

Mr. WELLS, from the Committee on Judiciary General, reported as committed, House Bill No. 1112 (Senate Bill No. 468), entitled

An Act providing for biennial instead of annual reports by the several departments of the State government.

Mr. GOLDER, from the Committee on Judiciary General, reported as committed, House Bill No. 1099 (Senate Bill No. 268), entitled

An Act to establish a separate orphans' court in and for the county of Washington.

Mr. INGHAM, from the Committee on Judiciary General, reported as committed House Bill No. 1107 (Senate Bill No. 418), entitled

An Act creating the office of indictment and cost clerk as an assistant to the district attorney in the several counties of this Commonwealth having a population of not less than one hundred and fifty thousand and not more than two hundred and fifty thousand inhabitants providing for the appointment of a person in each of said counties to fill said office; prescribing the qualifications, duties and term of office of said appointees, fixing their salaries and authorizing the payment of the same by the county.

Mr. CAMPBELL, from the Committee on Judiciary Special, reported with a negative recommendation House Bill No. 913, entitled

An Act to amend the fifth, sixth, seventh, eighth, ninth and tenth sections of an act entitled "An Act to provide for the incorporation of institutions of learning with power to confer degrees in art, pure and applied science, philosophy, literature, law and theology, and for the supervision and regulation of the same, and providing a method by which institutions already incorporated may obtain power to confer degrees, and exempting from the provisions of this act colleges heretofore incorporated by the courts of common pleas with power to confer degrees, in cases where such colleges have, at the time of the passage of this act, a specified amount of capital or resources," relieving institutions teaching the practice of chiropractic, only from the provisions of the aforesaid sections of the act.

BILLS SIGNED BY THE SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

Senate Bill No. 324.

An Act to appoint the Philadelphia National Bank of Philadelphia loan and transfer loan agent of the Commonwealth of Pennsylvania succeeding the Farmers and Mechanics National Bank in liquidation

House Bill No. 136.

An Act to further amend an act approved the twenty-sixth day of May one thousand eight hundred and ninety-one (Pamphlet Laws one hundred and twenty-three) entitled "An Act to facilitate the labors of the justices of the Supreme Court by providing suitable clerical assistance as amended authorizing the payment of expenses of judges and the employment of briefers investigators stenographers typewriters and clerks" and increasing the amount now allowed therefor

House Bill No. 189.

An Act providing for the recording of deeds and patents granted by the Commonwealth of Pennsylvania in the office for recording deeds in the county where the lands lie without acknowledgment and that such records or certified copies thereof shall be evidence in all cases where the original deeds or patents would be evidence validating the records of all such deeds and patents heretofore so recorded and making such records or certified copies thereof legal evidence

House Bill No. 677.

An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the two years ending May thirty-first one thousand nine hundred nineteen

Whereupon,

The SPEAKER in the presence of the House, signed the same.

RESOLUTION EXTENDING SYMPATHY TO HON. J. C. HAMPSON.

Mr. BUNGARD presented a resolution which was twice read, considered and agreed to as follows:

In the House of Representatives, April 1, 1919.
Resolved, That the members of the General Assembly of the Commonwealth of Pennsylvania learn with deep sorrow of the death of Mrs. J. C. Hampson, of Waynesburg, Greene County, wife of the Hon. J. C. Hampson, and extend to their brother member and his family their heartfelt sympathy.
Resolved, That the Chief Clerk of the House of Representatives forward a copy of this resolution to the family.

SENATE MESSAGE.

HOUSE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

House Bill No. 253.

An Act authorizing the Registers of Wills and ex-officio clerks of the orphans' courts with the consent of the judges of the separate orphans' court in counties having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants to fix and determine the salaries of assistant clerks in said court

House Bill No. 656.

An Act to authorize and empower any motor power company of this Commonwealth which shall own the entire capital stock of any street railway company of this Commonwealth to acquire the corporate powers franchises property rights and credits of any such street railway company

House Bill No. 670.

An Act permitting building and loan associations to invest their uninvested funds in bonds of the United States issued for war purposes and validating investments heretofore made by such associations in bonds of the United States government issued for war purposes

House Bill No. 723.

An Act making an appropriation for the Pennsylvania State Oral School for the Deaf at Scranton.

House Bill No. 556.

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb located at Mount Airy Philadelphia to cover deficiency in maintenance and education of State pupils

House Bill No. 801.

An Act fixing the compensation of the assistant librarian of the Senate the assistant resident clerk of the House of Representatives and the superintendents of the store rooms of the Senate and of the House of Representatives and repealing all acts or parts of acts inconsistent herewith

With the information that the Senate has passed the same without amendment.

CONCURRENT RESOLUTION.

RESOLUTION RELATIVE TO THE RECOGNITION OF THE JEWISH RACE AT THE PEACE CONFERENCE.

Mr. MARCUS asked and obtained unanimous consent to present a resolution which was twice read, considered and agreed to as follows:

Whereas, The future prosperity and peace of the world depends upon a just and equitable settlement of the European War whereby each and every nationality, however small, be granted the liberty to determine its own destiny and the opportunity of living its own life, and

Whereas, The government of the United States of America is recognized as an ardent exponent of the rights of the small nations; therefore be it

Resolved (if the Senate concur), That it is the opinion of the General Assembly of the Commonwealth of Pennsylvania that the national aspirations and historical claims of the Jewish people with regard to Palestine be recognized at the Peace Conference, in accordance with the British Government's declaration of November second, one thousand nine hundred and seventeen, that there shall be established such political, administrative, and economic conditions in Palestine as will assure the development of Palestine into a Jewish Commonwealth; and

Resolved, That the General Assembly of the Commonwealth of Pennsylvania request the American representatives at the Peace Conference to use their best endeavors to facilitate the achievement of this object;

Resolved, That it is the opinion of the General Assembly of the Commonwealth of Pennsylvania that express provisions be made at the Peace Conference for the purpose of granting the Jewish people in every land the complete enjoyment of life, liberty and the opportunities for national development to and end that justice may be done to one of the most suffering people on earth—the Jewish people; and, be it further

Resolved, That a copy of these resolutions be transmitted by the Secretary of the Commonwealth to the President of the United States.

Ordered, That the Clerk present the same to the Senate for concurrence.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 204.

An Act fixing the salary of the cricr of the courts of quarter sessions of the peace andoyer andterminer and general jail delivery in the several counties of this Commonwealth having more than one million and less than one million five hundred thousand inhabitants

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The Clerk then read the amendments as follows:

In section 1, page 2, line 1, strike out the words "three thousand" and insert in lieu thereof the words "twenty-eight hundred."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—187.

Alexander,	Di Lemmo,	Krugh,	Sarig,
Allum,	Dilsheimer,	Kunkle,	Schaeffer,
Armstrong,	Dithrich,	Lafferty,	Schilling,
Aron,	Drinkhouse,	Lanius,	Scott,
Baldi,	Dunn,	Lauler,	Shaffer,
Barnhart,	Ehrhardt,	Levis,	Shellenberger,
Bechtold,	Ephraim,	MacCallum,	Simpson,
Beckley,	Evans, S. J.,	Magill,	Sinclair,
Bell,	Fitzgibbon,	Mallery,	Smith, E. R.,
Bennett,	Flynn,	Mangan,	Smith, F. I.,
Benninger,	Foster,	Marcus,	Snowden,
Bidelspacher,	Fowler,	Marshall,	Snyder,
Bolard,	Fox, A. R. B.,	Martin,	Soffel,
Bower,	Fox, I. M.,	McCaig,	Sowers,
Bowman,	Franklin,	McCurdy,	Spowls,
Brendle,	Gans,	McGeary,	Stadlander,
Brislin,	Geary,	McIntyre,	Stark,
Brooks,	Glass,	McKay,	Statler,
Bucher,	Goehring,	McVicar,	Steedle,
Bungard,	Golder,	Mehring,	Sterling,
Campbell,	Goodnough,	Michel,	Stevenson,
Catlin,	Graham,	Miller,	Stott,
Clements,	Griest,	Miller, A. D.,	Sweitzer,
Clutton,	Griffith,	Miller, D. I.,	Todd,
Coldsmith,	Hamilton, J.,	Miller, D. D.,	Trach,
Collier,	Hamilton, W. J.,	Millin,	Ulsh,
Colville,	Harer,	Miner,	Vickerman,
Comer,	Harvey,	Morgan,	Wagner,
Conner,	Heffernan,	Murphy,	Walker, G. T.,
Cook,	Ielt,	Neary,	Walker, J. A.,
Corbin,	Heyburn,	North,	Wallace, W. T.,
Cox,	Hickernell,	Norton,	Wells,
Crawford,	Hoffman,	Palmer,	West,
Crockett,	Hollingsworth,	Perry,	Wettach,
Crum,	Horne,	Phillips,	Whiteman,
Curran,	Hough,	Pidgeon,	Willert,
Curry, A. E.,	Huntington,	Pike,	Williams,
Curry, R.,	Hutchison,	Powell,	Willson,
Davis, J. T.,	Ingham,	Quigley,	Woner,
Davis, W.,	Jennings,	Ramsey,	Wood,
Dawson,	Jones,	Reber, H. F.,	Woodruff,
Day,	Kantner,	Rhoads,	Wynne,
Dewey,	Kennedy,	Ringle,	Zanders,
Diehm,	Kinsman,	Rinn,	Zimmerman,
	Kooser,	Robertson,	Spangler,
	Krause, T. S.,	Rorke,	Speaker.
	Krause, W.,	Ruddy,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 174.

An Act to repeal the act approved the fifth day of July one thousand nine hundred seventeen (Pamphlet Laws six hundred sixty-two) entitled "An Act relating to tax assessment returns in certain counties."

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The Clerk then read the amendments as follows:

Amend title, page 1, line 1, by striking out after the word "To" the words "amend section one of" and inserting in lieu thereof the word "repeal."

Amend section 1, page 1, line 4, by striking out the words "ection one of," in line 7, after the word "counties" insert "be and the same is hereby repealed;" in line 8, strike out the words "which reads as follows."

Beginning with line 9 strike out the remainder of the act.

On the question,

Will the House concur in the amendments made by the Senate?

Mr. WILLIAMS. Mr. Speaker, the amendment is entirely satisfactory to me.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—189.

Alexander,	Dewey,	Kennedy,	Rinn,
Allum,	Diehm,	Kinsman,	Robertson,
Armstrong,	Di Lemmo,	Krause, T. S.,	Rorke,
Aron,	Dilsheimer,	Krause, W.,	Ruddy,
Baldi,	Dithrich,	Krugh,	Sarig,
Barnhart,	Donneley,	Kunkle,	Schaeffer,
Bechtold,	Drinkhouse,	Lafferty,	Schilling,
Beckley,	Dunn,	Lanius,	Scott,
Bell,	Ehrhardt,	Lauler,	Shaffer,
Bennett,	Ephraim,	Levis,	Shellenberger,
Benninger,	Evans, S. J.,	MacCallum,	Shunk,
Bidelspacher,	Fitzgibbon,	Magill,	Simpson,
Bigler,	Flynn,	Mallery,	Smith, E. R.,
Blank,	Poster,	Mangan,	Smith, F. I.,
Bolard,	Fowler,	Marcus,	Snowden,
Bower,	Fox, A. R.,	Marshall,	Snyder,
Bowman,	Fox, I. M.,	Martin,	Soffel,
Brady,	Franklin,	McCaig,	Sowers,
Brendle,	Gans,	McCurdy,	Spowls,
Brislin,	Geary,	McGeary,	Stadlander,
Brooks,	Glass,	McIntyre,	Stark,
Bucher,	Goehring,	McKay,	Statler,
Bungard,	Golder,	McVicar,	Steedle,
Campbell,	Goodnough,	Mehring,	Sterling,
Catlin,	Graham,	Michel,	Stevenson,
Clements,	Griest,	Miller,	Stott,
Clutton,	Griffith,	Miller, A. D.,	Sweitzer,
Coldsmith,	Haines,	Miller, D. I.,	Todd,
Collier,	Hamilton, J.,	Miller, D. D.,	Trach,
Colville,	Hamilton, W. J.,	Millin,	Ulsh,
Comer,	Harer,	Miner,	Vickerman,
Conner,	Harvey,	Morgan,	Wagner,
Cook,	Heffernan,	Murphy,	Walker, G. T.,
Corbin,	Ielt,	Neary,	Walker, J. A.,
Cox,	Heyburn,	North,	Wallace, W. T.,
Crawford,	Hickernell,	Norton,	Wells,
Crockett,	Hoffman,	Palmer,	West,
Crum,	Hollingsworth,	Perry,	Whiteman,
Curran,	Horne,	Phillips,	Willert,
Curry, A. E.,	Hough,	Pidgeon,	Williams,
Curry, R.,	Huntington,	Pike,	Willson,
Davis, J. T.,	Hutchison,	Powell,	Woner,
Davis, W.,	Ingham,	Quigley,	Wood,
Dawson,	Jennings,	Ramsey,	Woodruff,
Day,	Jones,	Reber, C. A.,	Wynne,
Dewey,	Reber, H. F.,	Rhoads,	Zanders,
Diehm,	Rhoads,	Ringler,	Zimmerman,
	Ringler,	Speaker.	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

The SPEAKER. Are there any bills on the final passage postponed calendar that any member desires to call up at this time? If not, the House will be at ease for ten minutes.

BILL SIGNED BY SPEAKER.

Bill numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the title was publicly read as follows:

House Bill No. 801.

An Act fixing the compensation of the assistant librarian of the Senate the assistant resident clerk of the House of Representatives and the superintendents of the store rooms of the Senate and of the House of Representatives and repealing all acts or parts of acts inconsistent herewith

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 40.

An Act to amend and revise an act entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" approved the twenty-seventh day of June Anno Domini one thousand nine hundred and thirteen enlarging changing modifying and defining certain of the powers of cities of the third class

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk then read the amendments as follows:

Page 24, section 18, line 9, after the word "safety," insert the word "and."

Add to the end of section 43, page 77, the following:

"Provided That this act shall not apply to any city incorporated prior to May twenty-third one thousand eight hundred seventy-four by special act of Assembly which has not accepted the provisions of an act entitled "An Act dividing cities of this State into three classes regulating the passage of ordinances providing for contracts for supplies and work for said cities authorizing the increase of indebtedness and the creation of a sinking fund to redeem the same defining and punishing certain offenses in all of said cities and providing for the incorporation and government of the cities of the third class" approved the twenty-third day of May one thousand eight hundred and seventy-four (Pamphlet Laws two hundred thirty)."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—186.

Alexander,	Di Lemmo,	Krause, W.,	Rorke,
Allum,	Dilsheimer,	Krugh,	Ruddy,
Armstrong,	Dithrich,	Kunkle,	Sarik,
Aron,	Donneley,	Lafferty,	Schaeffer,
Baldi,	Drinkhouse,	Lanius,	Schilling,
Barnhart,	Dunn,	Lauler,	Scott,
Bechtold,	Ehrhardt,	Levis,	Shaffer,
Beckley,	Ephraim,	MacCallum,	Shellcnberger,
Bell,	Evans, J. T.,	Magill,	Shunk,
Benchoff,	Evans, S. J.,	Mallery,	Simpson,
Bennett,	Flynn,	Mangan,	Sinclair,
Benninger,	Foster,	Marcus,	Smith, E. R.,
Bidelspacher,	Fowler,	Marshall,	Smith, F. I.,
Blanck,	Fox, A. R. B.,	Martin,	Snowden,
Bolard,	Fox, I. M.,	McCaig,	Snyder,
Bower,	Franklin,	Gans,	Soffel,
Bowman,	Gears,	McCurdy,	Sowers,
Brady,	Glass,	McGeary,	Sowsls,
Brendle,	Goehring,	McIntyre,	Stadtlander,
Brislin,	Golder,	McKay,	Stark,
Brooks,	Goodnough,	McVicar,	Statler,
Bucher,	Graham,	Mehring,	Stegule,
Bungard,	Griest,	Michel,	Sterling,
Campbell,	Griffith,	Miller, A. D.,	Stevenson,
Catlin,	Haines,	Miller, D. I.,	Stott,
Clements,	Hamilton, W. J.,	Miller, D. D.,	Sweitzer,
Coldsmith,	Hampson,	Millin,	Todd,
Collier,	Harer,	Milner,	Trach,
Colville,	Harvey,	Morgan,	Ush,
Comerer,	Heffernan,	Murphy,	Vickerman,
Conner,	Helt,	Neary,	Wagner,
Cook,	Hess,	North,	Walker, G. T.,
Corbin,	Heyburn,	Norton,	Walker, J. A.,
Cox,	Hickernell,	Palmer,	Wallace, W. T.,
Crawford,	Hollingsworth,	Patterson,	Wells,
Crockett,	Horne,	Perry,	West,
Crum,	Hough,	Phillips,	Wetach,
Curran,	Huntington,	Pidgeon,	Whiteman,
Curry, A. E.,	Hutchison,	Powell,	Willert,
Curry, R.,	Ingham,	Quigley,	Williams,
Davis, D. F.,	Jennings,	Ramsey,	Willson,
Davis, J. T.,	Jones,	Reber, C. A.,	Woner,
Davis, W.,	Jordan,	Reber, H. F.,	Wood,
Dawson,	Kantner,	Rhoads,	Wynne,
Day,	Kennedy,	Ringler,	Zanders,
Dewey,	Kinsman,	Rinn,	Zimmerman,
Diehm,	Kooser,	Robertson,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

ADJOURNMENT.

The SPEAKER. If there is no objection, the desk being clear, the Chair will declare an adjournment until tomorrow morning at 10:00 o'clock. The Chair hears no objection.

Whereupon (at 4:40 o'clock, P. M.) the House adjourned until tomorrow morning at 10:00 o'clock.

Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., WEDNESDAY, APRIL 2, 1919.

No. 32.

HOUSE OF REPRESENTATIVES

WEDNESDAY, April 2, 1919.

The House met at 10:00 o'clock A. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

O Thou great Head of us all, who hast declared that we are all members one of another, grant unto us that we may so find our place under Thee that each one shall lend his part to that great and beautiful part that Thou art playing for us; and let each one and every one so hold and esteem every man, women and child as of worthiness in Thy sight.

"Nothing useless is or low
Each in its place is best;
And that which seems but idle show
Strengthens and support the rest."

And grant, O God, that these men may have in mind always the entire State in all of its parts so that there shall be a consideration not only for the great and the high but also for the lowly and obscure and unknown. Make them, therefore, the defenders of those who have no defenders, and make them true knights in the highest sense of the word so that labor shall have its due reward, that the great middle class may be protected from oppression, and that those who are at the head of affairs may receive justice such as they are truly and rightly entitled to; and may that great brotherhood of men thus be brought about in each one esteeming the other higher than himself. Amen.

JOURNAL APPROVED

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. Goodnough, the further reading was dispensed with, and the Journal was approved.

PETITIONS.

FAVORING PASSAGE OF HOUSE BILLS 273 AND 285.

The SPEAKER presented several petitions from Van Bergen Lodge No. 62, favoring the passage of House Bills 273 and 285, known as the "Grange Conservation Bills."

Referred to the Committee on Forestry.

Mr. HORNE presented petitions from Johnstown Local 493 and Local Union No. 144, U. M. W. of A., Spangler, Pa., favoring the passage of House Bills 273 and 285, known as the "Grange Conservation Bills."

Referred to the Committee on Forestry.

PROTESTING AGAINST THE REPEAL OF THE SUNDAY OBSERVANCE LAW.

Mr. HORNE presented the petition from the Franklin Street Methodist Episcopal Church of Johnstown, protesting against the repeal of the Sunday observance law.

Referred to the Committee on Judiciary General.

BILLS INTRODUCED AND REFERRED.

By Mr. VICKERMAN. House Bill No. 1213.

An Act providing for assistance to certain mothers; providing for the appointment of boards of trustees for the sev-

eral counties of the Commonwealth and for the appointment of a State Supervisor and assistants and fixing the salaries of such State Supervisor and assistants; defining the powers and duties of boards of trustees, including the power of appointing assistant and investigators and the distribution of funds at their disposal; providing for the apportionment of the state appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys; and providing penalties.

Referred to the Committee on Judiciary Local.

By Mr. BROOKS. House Bill No. 1214.

An Act to amend section fifty-six of an act approved the twenty-eighth day of July, one thousand nine hundred and seventeen (Pamphlet Laws twelve hundred fifteen), entitled "An Act to revise, amend, and consolidate the law relating to fish, and providing penalties."

Referred to the Committee on Fisheries.

By Mr. COOK. House Bill No. 1215.

An Act to amend section four hundred and thirty-two and to repeal section four hundred and thirty-seven of an act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty), entitled "An act concerning townships; revising, amending and consolidating the law relating thereto."

Referred to the Committee on Counties and Townships.

By Mr. JONES. House Bill No. 1216.

An Act making separation for a period of four years a ground for divorce.

Referred to the Committee on Judiciary Special.

By Mr. WOOD. House Bill No. 1217.

An Act to amend an act approved the thirteenth day of March, one thousand nine hundred seventeen (Appropriation Acts 16), entitled "An act making an appropriation for the purpose of continuing and maintaining schools among the Cornplanter Indians of Warren County."

Referred to the Committee on Education.

By Mr. HAINES. House Bill No. 1218.

An Act to amend an act approved the twenty-sixth day of April, one thousand eight hundred and eighty-nine (Pamphlet Laws 64), entitled "An Act to prevent the deterioration of stock by animals running at large on the public highways of this Commonwealth," extending the same to animals going beyond or outside the enclosures of their owners and straying upon the lands of others, and to provide for the impounding of strays, and for indemnity for damages done by strays.

Referred to the Committee on Agriculture.

By Mr. CURRAN. House Bill No. 1219.

An Act authorizing the county commissioners of the various counties of this Commonwealth to direct the assessors and assistant assessors of their respective counties to enroll all soldiers, sailors and marines, who entered the service of the United States, from said counties in the war with Germany, and compile the service record thereof, and authorizing the expenditure of county funds for the foregoing purpose.

Referred to the Committee on Judiciary General.

By Mr. GANS. House Bill No. 1220.

An Act relating to and regulating the price and sale of patent medicine antiseptic cosmetics perfumes toilet soaps in original packages on which the price is printed and providing penalties.

Referred to the Committee on Public Health and Sanitation

By Mr. GANS. House Bill No. 1221.

An Act for the protection of the public health by providing for clean, sanitary and healthful food and food establishments, receptacles and utensils, and providing penalties for the enforcement thereof.

Referred to the Committee on Public Health and Sanitation.

By Mr. SPROWLS. House Bill No. 1222.

An Act making an appropriation to the Charleroi-Monessen Hospital at Charleroi, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. DAWSON. House Bill No. 1223.

An Act making an appropriation for the Pennsylvania State Oral School for the Deaf, at Scranton, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. QUIGLEY. House Bill No. 1224.

An Act to amend section five of an act approved the twenty-third day of June, one thousand nine hundred and eleven, (Pamphlet Laws eleven hundred twenty-three), entitled "An Act establishing in each county a board of viewers; prescribing their duties; providing for their appointment as viewers, road juries, juries of view, and commissioners to view land; and providing for the charges upon the respective counties in the matter of salaries, costs, and expenses thereof."

Referred to the Committee on Counties and Townships.

By Mr. CROCKETT. House Bill No. 1225.

An Act to amend part of section eleven of an act approved the second day of February, one thousand eight hundred and fifty-four, (Pamphlet Laws twenty-one), entitled "A further supplement to an act entitled 'An Act to incorporate the City of Philadelphia.'"

Referred to the Committee on Judiciary General.

By Mr. CROCKETT. House Bill No. 1226.

An Act to fix the salaries of clerks in the Bureau of Searches under the Receiver of Taxes, in Cities of the first class.

Referred to the Committee on Judiciary General.

By Mr. SIMPSON. House Bill No. 1227.

An Act providing a method of establishing title to land acquired at a sale for unpaid taxes or municipal claims, and confirming and validating titles to real estate under proceedings had pursuant to the provisions of the act of assembly approved the fourth day of June, one thousand nine hundred and fifteen, (Pamphlet Laws eight hundred forty-two), entitled "An Act providing a method of establishing title to land acquired at a sale for unpaid taxes or municipal claims," or the act of assembly approved the eighteenth day of July, one thousand nine hundred and seventeen, (Pamphlet Laws ten hundred seventy-two), entitled "An Act providing a method of establishing title to land acquired at a sale for unpaid taxes."

Referred to the Committee on Judiciary General.

By Mr. McCAIG. House Bill No. 1228.

An Act making an appropriation to the Prison Labor Commission.

Referred to the Committee on Appropriations.

By Mr. FOWLER. House Bill No. 1229.

An Act making an appropriation to the Scranton Society for the Prevention and Cure of Consumption, West Mountain, Scranton, Pennsylvania.

Referred to the Committee on Appropriations.

SENATE MESSAGES.

SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows:
Senate Bill No. 58. (House Bill No. 1190).

An Act to fix salary of court criers, court interpreters and tip-staves in judicial districts containing more than one hundred and fifty thousand inhabitants and less than one million inhabitants and repealing certain acts.

Referred to the Committee on Judiciary General.

Senate Bill No. 81. (House Bill No. 1191).

An Act amending section six of an act approved the first day of May one thousand nine hundred seven (Pamphlet Laws one hundred and thirty-five) entitled "An Act relating to the appointment of stenographers and assistant stenographers to report proceedings in the several courts of common pleas and orphans' courts courts of oyer and terminer and general jail delivery and courts of quarter sessions of the peace of this Commonwealth as well as before Commissioners Masters and Special Masters in chancery referees examiners auditors and other officers prescribing their powers and duties and when such reports shall be evidence of the facts reported prescribing their compensation and allowances for expenses when the same shall be paid by the county wherein such stenographers or assistant stenographers are employed and when by the parties to such proceedings and repealing an act entitled 'An Act directing the appointment of official stenographers in the several civil courts of this Commonwealth authorizing the appointment of stenographers by examiners masters referees commissioners and auditors authorizing the appointment of assistant stenographers repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth prescribing their duties and fixing their compensation' approved May fifteenth one thousand eight hundred and seventy-four repealing 'An Act to authorize the appointment of stenographers in the several courts of this Commonwealth prescribing their duties and fixing their compensation' approved May eighth one thousand eight hundred and seventy-six and repealing 'An Act defining the duty of court stenographers in the several counties in this State' approved June tenth one thousand eight hundred and eighty-one' approved the twenty-fourth day of May one thousand eight hundred and eighty-seven but such repeal not to revive any law repealed by the said act of twenty-fourth of May one thousand eight hundred and eighty-seven" as amended.

Referred to the Committee on Judiciary General.

Senate Bill No. 132. (House Bill No. 1192).

An Act to amend Section six of an act approved May twenty-third one thousand eight hundred and seventy-four entitled "An Act dividing the cities of this State into three classes regulating the passage of ordinances providing for contracts for supplies and work for said cities authorizing the increase of indebtedness and the creation of a sinking fund to redeem the same defining and punishing certain offenses in all of said cities and providing for the incorporation and government of cities of the third class."

Referred to the Committee on Judiciary General.

Senate Bill No. 131. (House Bill No. 1193).

An Act to amend section one article fourteen as amended in part of an act approved the first day of June one thousand eight hundred eighty-five (Pamphlet Laws thirty-seven) entitled "An Act to provide for the better government of cities of the first class in this Commonwealth" in reference to contracts of said cities.

Referred to the Committee on Municipal Corporations.

Senate Bill No. 509. (House Bill No. 1194).

An Act requiring certain standard provisions in policies of insurance issued against loss or damage resulting from accident to or injury suffered by an employee or other person or against loss or damage to property caused by horses or by any vehicle drawn propelled or operated by any motive power and for which the insured is liable.

Referred to the Committee on Insurance.

Senate Bill No. 248 (House Bill No. 1195).

An Act to amend sections one two three nine ten and eleven and to amend also sections four five and seven as amended of an act approved the first day of May one thousand nine hundred and nine (Pamphlet Laws three hundred and twenty-one) entitled "An Act to provide for State Registration of Nurses to establish a State Board of Examiners in connection therewith and to provide penalties for the violation of certain provisions regarding such registration" by providing for a change in membership of said board for an increase in salary of the secretary and educational director and for the registration of persons properly qualified as licensed attendants for the care of the sick.

Referred to the Committee on Appropriations.

Senate Bill No. 381 (House Bill No. 1196).

An Act in relation to the public safety defense and welfare of the Commonwealth and of the United States continuing the Commission of Public Safety and Defense as a Commission of Public Welfare prescribing its powers and duties authorizing the Governor as chairman of the Commission to appoint a Governor's Council of Public Welfare to assist in carrying into effect the provisions of this act prescribing the powers and duties of the council and making an appropriation.

Referred to the Committee on Appropriation.

Senate Bill No. 148 (House Bill No. 1197).

An Act authorizing recorders of deeds in counties having a population of from one hundred and fifty thousand to five hundred thousand inhabitants to appoint a solicitor prescribing the duties of said solicitor and fixing his term of appointment and salary.

Referred to the Committee on Judiciary General.

Senate Bill No. 170 (House Bill No. 1198).

An Act providing for the formation and regulation of stock corporations having either or both preferred or common shares without nominal or par value and authorizing such corporations to issue shares without par value upon formation reorganization merger or consolidation.

Referred to the Committee on Manufactures.

Senate Bill No. 289 (House Bill No. 1199).

An Act to amend section one of an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred and seventy-five) entitled "An Act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof" as amended providing for the appointment of inspectors of weights and measures by the chief of the Bureau of Standards in the several counties and cities of the third class where the proper authorities neglect or refuse to make appointments fixing their salaries and providing for the payment of the salaries and expenses of such inspectors by such counties and cities.

Referred to the Committee on Judiciary General.

Senate Bill No. 360 (House Bill No. 1200).

An Act requiring prothonotaries and clerks of courts to furnish to the Secretary of Internal Affairs copies of orders of court relative to the creation consolidation division and partition of cities boroughs and townships and fixing the fee of such officers for such services

Referred to the Committee on Judiciary General.

Senate Bill No. 398 (House Bill No. 1201).

An Act to amend section thirteen of an act approved the fifth day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and forty-eight) entitled "An Act regulating the practice of veterinary medicine including veterinary surgery and veterinary dentistry or any branch thereof and establishing as incidental thereto a State Board of Veterinary Medical Examiners and defining its powers and duties."

Referred to the Committee on Public Health and Sanitation.

Senate Bill No. 414 (House Bill No. 1202).

An Act to amend section one of An Act approved the twenty-sixth day of February one thousand nine hundred and three (Pamphlet Laws eight) entitled "An Act providing for the appointment of boards of visitation for institutions societies and associations caring for dependent neglected and delinquent children" as amended by providing that the Board of Visitors may visit institutions without the county to which residents of the county are committed.

Referred to the Committee on Judiciary General.

Senate Bill No. 437 (House Bill No. 1203).

An Act validating proceedings by councils in boroughs for the paving and curbing of public highways and validating municipal liens therefor.

Referred to the Committee on Municipal Corporations.

Senate Bill No. 437. (House Bill No. 1204).

An Act requiring counties having a population of over one million and less than one million five hundred thousand to establish a pension fund for the employes of such counties and providing for the administration of such fund and payment therefrom.

Referred to the Committee on Judiciary General.

Senate Bill No. 443. (House Bill No. 1205).

An Act relating to building construction in cities of the first class by prescribing the minimum live loads to be considered in designing the walls floors roofs yards and courts of all buildings hereafter erected or altered in cities of the first class specifying the factors of safety to be applied in such designs regulating the thickness of brick walls in dwellings prescribing the minimum thickness of wooden floor joists and roof rafters defining the various classes of buildings and other terms used in the act regulating the loading of floors providing penalties for violation and repealing inconsistent laws.

Referred to the Committee on Judiciary Special.

Senate Bill No. 485. (House Bill No. 1206).

An Act to validate certain municipal claims and municipal liens in the several boroughs of the Commonwealth providing for the filing of claims therefor and the proceedings for the collection of such claims.

Referred to the Committee on Municipal Corporations.

Senate Bill No. 516. (House Bill No. 1207).

An Act authorizing certain officers of the United States Army to take acknowledgments of deeds and other instruments in writing.

Referred to the Committee on Judiciary Special.

Senate Bill No. 548. (House Bill No. 1208).

A Joint Resolution providing for the appointment of a committee to investigate the public school system and the administration and distribution of appropriations therefor and making an appropriation.

Referred to the Committee on Appropriations.

Senate Bill No. 550. (House Bill No. 1209).

A Joint Resolution proposing an amendment to article nine section eight of the Constitution of Pennsylvania.

Referred to the Committee on Ways and Means.

Senate Bill No. 555. (House Bill No. 1210).

An Act amending section four of an act approved the eleventh day of March one thousand nine hundred and nine (Pamphlet Laws fifteen) entitled "An Act relating to non-alcoholic drinks defining the same and prohibiting the manufacture sale offering for sale exposing for sale or having in possession with intent to sell of any adulterated or misbranded non-alcoholic drinks and providing penalties for the violation thereof and providing for the enforcement thereof."

Referred to the Committee on Law and Order.

Senate Bill No. 487. (House Bill No. 1211).

An Act to amend an act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred eight) entitled "An Act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words "drug" and "poison" and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity."

Referred to the Committee on Public Health and Sanitation.

Senate Bill No. 666. (House Bill No. 1212).

An Act amending section nine of article seven of chapter six of an act approved May fourteenth one thousand nine hundred fifteen entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" by adding thereto a six sub-section which shall provide that where the total distance by an unpaved street or unpaved streets from the paved streets of a borough to the borough line to there connect with an improved State highway or an improved State aid highway or an improved county road leading to the county seat of the same or an adjoining county or to a State line is less than two-thirds (2-3) of a mile the borough may grade curb and pave the connecting link between its paved street and such improved highway without the petition of the abutting property holders and charge the same part of the cost thereof to the abutting property holders that was charged to the abutting property holders along the streets of such boroughs that were graded curbed and paved prior to the time the ordinance for the improvement provided for in this amendment introduced into council provided that the amount of streets in such borough graded curbed and paved on the same basis prior to said time exceeds one (1) mile in length and is more than one-half (½) of the grading curbing and paving done in such borough.

Referred to the Committee on Public Roads.

REPORTS FROM COMMITTEES.

Mr. CATLIN, from the Committee on Judiciary Special, reported as committed House Bill No. 1033, entitled

A Joint Resolution directing the Attorney General to institute quo warranto proceedings against the Tide Water and Susquehanna River Railroad Company.

Mr. BRADY, from the Committee on Judiciary General, reported as committed House Bill No. 1102 (Senate Bill No. 355), entitled

An Act to amend section ten of An Act approved the twenty-seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and three) entitled "An Act creating the office of county controller in counties of this Commonwealth containing one hundred and fifty thousand inhabitants and over prescribing his duties and abolishing the office of county auditor in said counties."

Mr. ALEXANDER, from the Committee on Judiciary General, re-reported as amended House Bill No. 510, entitled

An Act to amend section twelve of An Act approved the nineteenth day of March one thousand nine hundred and nine (Pamphlet Laws forty-six) entitled "An Act to regulate the practice of osteopathy in the State of Pennsylvania to provide for the establishment of a State Board of Osteopathic Examiners to define the powers and duties of said Board of Osteopathic Examiners to provide for the examining and licensing and licensing of osteopaths in this State and to provide penalties for the violation of this act" by further defining the powers and authority of osteopathic physicians licensed under this act

Mr. JENNINGS, from the Committee on Appropriations, reported as committed House Bill No. 775, entitled

An Act providing for the payment of certain claims for damage done to property by bear, providing a method for the ascertainment of such damage and making an appropriation.

Mr. McCAIG, from the Committee on Appropriations, reported as committed House Bill No. 166, entitled

An Act to fix the salaries of the Judges of the Municipal Court of Philadelphia, State of Pennsylvania.

Mr. RAMSEY, from the Committee on Appropriations, reported as committed House Bill No. 44, entitled.

An Act making an appropriation providing for a deficiency in the maintenance of the Pennsylvania Training School for Feeble-Minded Children, Elwyn, Delaware County, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as amended House Bill No. 1106 (Senate Bill No. 416), entitled

An Act establishing a Bureau of Statistics and Information in the Department of Internal Affairs authorizing the Secretary of Internal Affairs to appoint a Chief of Bureau and other officers and employees fixing their duties powers and salaries making it the duty of corporations firms and individuals to furnish information required prescribing penalties for violation of such duty and repealing certain acts and transferring the records equipment and supplies in the Division of Production in the Bureau of Statistics and Information in the Department of Labor and Industry to the Bureau hereby established.

LEAVE OF ABSENCE.

Mr. BOLARD asked and obtained leave of absence for Mr. Finney on account of illness.

SENATE MESSAGE.

AMENDED HOUSE BILL RECALLED FROM THE GOVERNOR CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 83:

An Act Making an appropriation to the Trustees of the State Hospital of Nanticoke, Luzerne County Pennsylvania.

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading reconsidered in the House and the bill amended, in which amendments the Senate has concurred.

ANNOUNCEMENT BY THE SPEAKER.

The SPEAKER. The Chair wishes to announce at this time that he is rather disappointed with the attendance of the members at to-day's session. There is a heavy calendar for to-day and the attendance is not satisfactory. In previous sessions of the Legislature it has been the custom at

this season of the year to work through Thursday. It seems very difficult now to have a sufficiently large house, a quorum as it were, to do business even on Wednesday morning. If the members of this House contemplate an early adjournment, the Chair would suggest that the members be present while the Legislature is in session. It is not fair to the members from the western part of the State, who are compelled to be here practically the whole week, for the members to leave early on Tuesday or Tuesday night. This announcement might be conveyed to the members who are absent.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 854, as follows:

An Act to amend article fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That article fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" is hereby amended by adding thereto the following section

Section 1411 The court of common pleas of each county containing school districts of the third and fourth classes shall appoint a county attendance officer for such county for a term of four years at a monthly salary of not less than one hundred dollars during the calendar year and necessary traveling expenses to be paid by the county commissioners of the respective counties out of the county treasury Such county attendance officer shall be eligible for reappointment and may be removed from office by the appointing power for incompetency immorality or failure to perform his duties He shall have all the power and perform all the duties enumerated in sections one thousand four hundred thirty-two to one thousand four hundred thirty-eight inclusive of the act to which this is an amendment The jurisdiction of the county attendance officer shall extend only over school districts of the third and fourth classes and all local attendance officers provided for in sections one thousand four hundred thirty-two to one thousand four hundred thirty-eight of said act shall perform their duties subject to the general direction and control of the county attendance officer Such officer shall upon receiving a report from the county or assistant county superintendent district superintendent supervisor supervising principal teacher school director or citizen of the school district concerning the destruction or defacing of any school grounds buildings or property or from non-attendance of pupils as required by law or for incorrigibility or insubordination of any child while in the care of the teacher or for disturbance by any person at any public school gathering investigate such report and if found true and correct shall cause the arrest of any such offenders and prosecute the same through the courts of justice The costs of any such legal proceedings shall be paid out of the treasury of the school district in which the offender resides The county commissioners of each county shall provide furnish and maintain fit and suitable office rooms at the county-seat for the use of the county attendance officer and shall also provide for the use of such attendance officer all necessary blanks stationery postage and all else that he may require for the necessary performance of his duties

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1004, as follows:

An Act authorizing county commissioners of certain counties to appoint county engineers and to fix their compensation and prescribing the duties of such engineers

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties having a population of not less than

one hundred thousand and not more than one hundred and fifty thousand inhabitants the county commissioners may appoint a competent civil engineer who shall be styled the county engineer. Such engineer shall serve for a term of four years and shall receive such compensation as the county commissioners shall fix.

Section 2 The county engineer so appointed shall prepare plans specifications and estimates of all engineering work undertaken by such county and shall whenever required furnish the commissioners with reports information or estimates on any such work and in general shall perform all such duties with reference to any county engineering work as the county commissioners may from time to time prescribe.

Section 3 All acts or parts of acts inconsistent herewith are hereby repealed.

And said bill having been read at length the second time and agreed to.

Ordered. To be transcribed for a third reading.

BILL ON FINAL PASSAGE.

Agreeably to order.

The House proceeded to the consideration on final passage of House Bill No. 849, as follows:

An Act to fix the salaries of the clerks of the State Department in the office of the county treasurer of any county of this Commonwealth having a population of one million five hundred thousand or over.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the first day of June one thousand nine hundred and nineteen the salaries and compensation of the clerks of the State Department in the office of the county treasurer of any county of the Commonwealth having a population of one million five hundred thousand or over shall be as follows executive clerk three thousand (\$3,000) dollars per annum State clerk three thousand (\$3,000) dollars per annum first assistant clerk twenty-five hundred (\$2,500) dollars per annum seven assistant State clerks two thousand (\$2,000) dollars each per annum.

Such salaries and compensation to be paid semi-monthly according to existing laws.

Section 2 All laws or parts of laws inconsistent herewith are hereby repealed.

On the question,

Shall the bill pass finally?

BILL POSTPONED.

Mr. DUNN. Mr. Speaker, in the absence of the sponsor of this bill, I move that it be postponed for the present.

Mr. STOTT. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON FINAL PASSAGE.

Agreeably to order.

The House proceeded to the consideration on final passage of House Bill No. 637, as follows:

An Act to amend sections one thousand one hundred and twenty-one and one thousand one hundred and thirty of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand one hundred and twenty-one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended reads as follows

"Section 1121 The annual salary of each county superintendent elected or appointed under the provisions of this act shall be paid by the State from appropriations made for this purpose or from the appropriations for the public schools and shall be fifteen dollars (\$15.00) for each of the first one hundred schools within his jurisdiction at the time of his election and ten dollars (\$10.00) for each such additional school. Provided that the salary of a county superintendent shall not be less than two thousand dollars (\$2,000) per annum nor more than two thousand five hundred dollars (\$2,500.00) per annum but a convention of school directors assembled for the purpose of electing a county superintendent may vote him a salary greater than the amount he would receive by this act such increase to be paid in all cases out of the school fund apportioned to the school districts over which such county superintendent has supervision before the same is distributed. The salaries of county superintendents shall be paid monthly" is hereby amended to read as follows

Section 1121 The annual salary of each county superintendent elected or appointed under the provisions of this act shall be paid by the State from appropriations made for this purpose or from the appropriations for the public schools and shall be fifteen dollars (\$15.00) for each of the first one hundred schools within his jurisdiction at the time of his election and ten dollars (\$10.00) for each such additional school. Provided that the salary of a county superintendent shall not be less than two thousand dollars (\$2,000.00) per annum nor more than twenty-five hundred dollars (\$2,500.00) per annum but a convention of school directors assembled for the purpose of electing a county superintendent may vote him a salary greater than the amount he would receive by this act such increase to be paid in all cases out of the school fund apportioned to the school districts over which such county superintendent has supervision before the same is distributed. The salaries of county superintendents shall be paid monthly.

In addition to the said salary each county superintendent shall receive annually the sum of five hundred dollars to be paid by the State as above provided for use as traveling expenses. Such additional sum shall be payable annually in ten monthly installments beginning with the first day of September.

Section 2 That section one thousand one hundred and thirty of said act which as amended by an act approved the sixth day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and thirty-five) entitled "An Act to amend section eleven hundred and thirty of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" reads as follows

"Section 1130 The minimum salary of each assistant county superintendent shall be eighteen hundred dollars (\$1,800.00) per year which shall be paid out of the State appropriation for public schools in such payments and manner as the county superintendents are paid. The salaries of additional assistant county superintendents whose appointments may be authorized as herein provided shall be fixed by the convention of school directors which provides for their appointment and together with any additional salary granted by said convention to any required assistant county superintendent shall be paid from the school appropriation apportioned among the several school districts under the supervision of the county superintendent before the same is distributed. The salaries of assistant county superintendent shall be paid monthly" is hereby amended to read as follows

Section 1130 The minimum salary of each assistant county superintendent shall be eighteen hundred dollars (\$1,800.00) per year which shall be paid out of the State appropriation for public schools in such payments and manner as the county superintendents are paid. The salaries of additional assistant county superintendents whose appointments may be authorized as herein provided shall be fixed by the convention of school directors which provides for their appointment and together with any additional salary granted by said convention to any required assistant county superintendent shall be paid from the school appropriation apportioned among the several school districts under the supervision of the county superintendent before the same is distributed. The salaries of assistant county superintendents shall be paid monthly.

In addition to the said salary each assistant county superintendent shall receive annually the sum of five hundred dollars to be paid by the State as above provided for use as traveling expenses. Such additional sum shall be payable annually in ten monthly installments beginning with the first day of September.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—147.

Alexander,	Fowler,	Mallery,	Scott,
Allum,	Fox, I. M.,	Marcus,	Shaffer,
Armstrong,	Franklin,	Marshall,	Shellenberger,
Barnhart,	Geary,	Martin,	Shunk,
Bechtold,	Goehring,	McCaig,	Simpson,
Bell,	Graham,	McCurdy,	Smith, E. R.,
Bigler,	Griest,	McGeary,	Snowden,
Blanch,	Griffith,	McIntyre,	Snyder,

Boland,	Haines,	McKay,	Sowers,
Bowman,	Hamilton, J.,	Mehring,	Sprowls,
Brady,	Hamilton, W. J.,	Michel,	Stark,
Brendle,	Harer,	Miller,	Statler,
Brislin,	Harvey,	Miller, A. D.,	Steedle,
Campbell,	Heffernan,	Miller, D. D.,	Sterling,
Catlin,	Helt,	Millin,	Stevenson,
Collier,	Hickernell,	Miner,	Stott,
Colville,	Hollingsworth,	Morgan,	Switzer,
Cook,	Hough,	Murphy,	Todd,
Cox,	Huntington,	North,	Trach,
Crawford,	Hutchison,	Norton,	Ulsh,
Crockett,	Ingham,	Palmer,	Wagner,
Crum,	Jennings,	Patterson,	Walker, G. T.,
Curran,	Jones,	Perry,	Walker, J. A.,
Curry, R.,	Jordan,	Phillips,	Wallace, W. T.,
Day,	Kantner,	Pidgeon,	Wells,
Dewey,	Kennedy,	Powell,	West,
Diehm,	Kinsman,	Quigley,	Willert,
Di Lemmo,	Kooser,	Ramsey,	Willson,
Dilsheimer,	Krause, T. S.,	Reber, C. A.,	Woner,
Donncley,	Krause, W.,	Reber, H. F.,	Wood,
Dunn,	Krugli,	Ringler,	Woodruff,
Ehrhardt,	Kunkle,	Rinn,	Wynne,
Ephraim,	Lanius,	Robertson,	Zanders,
Fitzgibbon,	Lauler,	Rorke,	Zimmerman,
Flynn,	Levis,	Ruddy,	Spengler,
Foster,	MacCallum,	Sarig,	Speaker.
	Magill,	Schaeffer,	

NAYS—1.

Benchoff,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 835, as follows:

A Supplement to an act approved the second day of May one thousand eight hundred and ninety-nine (Pamphlet Laws one hundred eighty-four) entitled "An Act to provide revenue by imposing a mercantile license tax on venders of or dealers in goods wares and merchandisc and providing for the collection of said tax" providing for the appointment of and the fixing of salaries of mercantile appraisers in certain counties and providing for the disposition of moneys collected as fees for mercantile appraisers and authorizing the mercantile appraisers of such counties instead of the county commissioners to have supervision of the publication of the mercantile appraisers lists

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties having a population of more than one million and less than one million five hundred thousand inhabitants the Auditor General shall appoint five citizens as mercantile appraisers who shall each receive a salary not to exceed the sum of five thousand dollars per annum which salary shall be fixed by the Auditor General The Auditor General shall also appoint such clerks as may be deemed necessary to assist the said mercantile appraisers and shall fix their salaries The fee of fifty cents as now provided and collected by law from the dealer and paid to the mercantile appraiser shall be collected and paid into the county treasury for the use of the Commonwealth In lieu of the fee of fifty cents heretofore paid to the mercantile appraiser the salary of such appraisers and clerks shall be paid monthly out of the mercantile license moneys collected upon bills rendered to and approved by the Auditor General

The mercantile appraisers herein provided for are authorized and required to publish the mercantile appraisers list of names and classification of each person subject to license in not less than two nor more than three newspapers of general circulation published in the counties in which such mercantile appraisers reside one of which newspapers to represent the minority party of the two principal parties of the county The cost of such publications shall be paid in the manner now provided by law

This act shall take effect the first day of October one thousand nine hundred nineteen

Section 2 All acts and parts of acts general special and local inconsistent with the provisions of this act are hereby repealed

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—145.

Alexander,	Foster,	MacCallum,	Scott,
Allum,	Powder,	Magill,	Shaffer,
Armstrong,	Fox, J. M.,	Mallery,	Shellenberger,
Barnhart,	Franklin,	Marcus,	Shunk,
Bechtold,	Gans,	Marshall,	Simpson,
Beli,	Geary,	Martin,	Smith, E. R.,

Benchoff,	Goehring,	McCaig,	Snowden,
Bigler,	Graham,	McCurdy,	Snyder,
Blanch,	Griest,	McGeary,	Sowers,
Boland,	Griffith,	McIntyre,	Sprowls,
Bowman,	Haines,	McKay,	Stark,
Brady,	Hamilton, J.,	Mehring,	Statler,
Brendle,	Hamilton, W. J.,	Michel,	Steedle,
Brislin,	Harer,	Miller,	Sterling,
Campbell,	Harvey,	Miller, A. D.,	Stevenson,
Catlin,	Heffernan,	Miller, D. D.,	Stott,
Collier,	Helt,	Millin,	Switzer,
Colville,	Hickernell,	Miner,	Todd,
Cook,	Hollingsworth,	Morgan,	Trach,
Cox,	Hough,	Murphy,	Ush,
Crawford,	Huntington,	North,	Wagner,
Crockett,	Hutchison,	Norton,	Walker, G. T.,
Crum,	Ingham,	Palmer,	Walker, J. A.,
Curran,	Jennings,	Patterson,	Wallace, W. T.,
Curry, R.,	Jones,	Pidgeon,	Wells,
Day,	Jordan,	Powell,	West,
Dewey,	Kantner,	Quigley,	Willert,
Diehm,	Kennedy,	Ramsey,	Willson,
Di Lemmo,	Kinsman,	Reber, C. A.,	Woner,
Dilsheimer,	Kooser,	Reber, H. F.,	Wood,
Dithrich,	Krause, T. S.,	Ringler,	Woodruff,
Donneley,	Krause, W.,	Rinn,	Wynne,
Dunn,	Krugli,	Robertson,	Zanders,
Ehrhardt,	Kunkle,	Rorke,	Zimmerman,
Ephraim,	Lanius,	Ruddy,	Spengler,
Fitzgibbon,	Lauler,	Sarig,	Speaker.
Flynn,	Levis,	Schaeffer,	

NAYS—1.

Phillips,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 911, as follows:

An Act relating to attorneys' or solicitors fees for filing municipal liens in boroughs and townships of the first class

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever a fee shall be paid by any borough or township of the first class to any attorney or solicitor for the filing of any municipal lien the same shall be taxed as part of the costs of said lien and upon the payment or collection of such lien the amount of such fee shall be paid into the borough or township treasury Provided That this act shall not affect the right of any attorney or solicitor who shall collect said lien to retain any other commission or compensation for the collection of such lien allowed by law and provided further that the fee taxed as costs for filing any municipal lien shall not exceed two dollars

On the question,

Shall the bill pass finally?

BILL POSTPONED.

Mr. JONES. Mr. Speaker, I move that the further consideration of this bill be postponed for the present.

Mr. HAINES. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 281, as follows:

An Act to amend sections one two and three of the act approved the seventeenth day of June one thousand nine hundred and fifteen (Pamphlet Laws ten hundred and twelve), entitled "An Act regulating the business of loaning money in sums of three hundred (\$300) dollars or less either with or without security to individuals pressed by lack of funds to meet immediate necessities fixing the rate of interest and charges therefor requiring the licensing of lenders and prescribing penalties for the violation of this act"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the seventeenth day of June one thousand nine hundred and fifteen (Pamphlet Laws ten hundred and twelve) entitled "An Act regulating the business of loaning money in sums of three hundred (\$300) dollars or less either with or without security to individuals pressed by lack of funds to meet immediate necessities fixing the rates of interest and charges therefor requiring the licensing of lenders and prescribing penalties for the violation of this act" which reads as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the

same. That on and after passage of this act it shall be lawful for any person partnership association or corporation within this Commonwealth who shall comply with the requirements of this act to loan money in sums of three hundred (\$300) dollars or less either with or without security to individuals pressed by lack of funds to meet immediate necessities and charge and collect for the loan thereof interest and fees as hereinafter provided under the following conditions

(a) Any person or persons firm corporation or association applying for the same under oath and in the form prescribed by the Banking Commissioner and paying the sum of fifty (\$50) dollars may in the discretion of the Banking Commissioner except as hereinafter provided obtain a license for carrying on the said business. The said license shall be issued by the Banking Commissioner and shall expire the first day of June next following the date of its issuance but no abatement of said charge shall be made if licenses are issued for less than one year. Every such license shall be renewed annually on the first day of June in each year. No license shall be granted to any corporation unless and until such corporation shall in writing and in due form to be first approved by and filed by the Banking Commissioner appoint an agent resident in the Commonwealth of Pennsylvania upon whom all judicial and other process or legal notice directed to such corporation may be served and in the case of the death removal from the Commonwealth or any legal disability or disqualification of any such agent service of such process or notice may be made upon the Banking Commissioner. The said Commissioner shall have the power to reject any application for license if he is satisfied that the character and general fitness of the applicant or applicants is not such as to command the confidence of the community and to warrant the conclusion that the business will be honestly transacted in accordance with the intent and purpose of this act. The said Commissioner may revoke any license if the licensee shall violate any of the provisions of this act. Whenever such license is revoked said Commissioner shall not issue another to said licensee until the expiration of at least one year from the date of revocation of such license and not at all if such licensee shall have been convicted of a violation of this act under the supervision of section six (6) thereof. In addition to said license fee said licensee shall pay for the examination by said Banking Commissioner as hereinafter provided. Every such applicant shall execute and file a bond to the Commonwealth of Pennsylvania in the penal sum of five thousand (\$5,000) dollars with the Banking Commissioner to be approved by him for the faithful observance of all laws relating to such business. Said bond shall be executed by a surety company authorized by the laws of Pennsylvania to transact business within the Commonwealth and such bond shall be renewed and refilled annually not later than the first day of June in each year.

(b) The license shall state fully the name or names of the person or corporation and of every member of the firm or association authorized to do business thereunder and the location of the office or place of business in which the business is to be conducted and in the case of a corporation shall also state the date and place of its incorporation the names of its directors for the period for which the license is issued and the name and address of the agent as provided in section one (1) of this act. Such license shall be kept posted in a conspicuous place in the office where the business is transacted. No person persons firm corporation or association so licensed shall transact or solicit business under any other name or at any other office or place of business than that named in the license. Not more than one office or place of business shall be maintained under the same license and no loans or advancements shall be made at any other place than that designated in the license. But in case of a removal the Banking Commissioner may on application indorse thereon a transfer to the new place of business with the date of transfer and from the time of such indorsement the new place so designated shall be deemed the place designated in the license.

"(c) The Banking Commissioner shall either personally or by such person or persons as he may appoint for the purpose at least once a year and oftener if he deems it advisable investigate the business and affairs of every such licensee and for that purpose shall have free access to the vaults books and papers thereof and other sources of information with regard to the business of such licensee and shall ascertain the condition of the business and whether it has been transacted in accordance with the law. Said Commissioner and every examiner appointed by him shall have authority to examine under oath or affirmation any person whose testimony relative to the business of any such licensee may be required on any such examination. The cost of every such examination shall be paid by the licensee so examined and said Commissioner may maintain an action for the recovery of such costs in any Court of competent jurisdiction" is hereby amended to read as follows

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same. That on and after the passage of this act it shall be lawful for any person persons partnership association or corporation within this Commonwealth who shall comply with the requirements of this act to loan money in sums of three hundred (\$300) dollars or less either with or without security to individuals pressed by lack of funds to meet immediate necessities and charge and collect for the loan thereof interest as hereinafter provided under the following conditions

(a) Any person or persons firm corporation or association applying for the same under oath and in the form prescribed by the Banking Commissioner and paying the sum of fifty (\$50) dollars may in the discretion of the Banking Commissioner except as hereinafter provided obtain a license for carrying on

said business. The said license shall be issued by the Banking Commissioner and shall expire the first day of June next following the date of its issuance but no abatement of said charge shall be made if licenses are issued for less than one year. Every such license shall be renewed annually on the first day of June in each year. No license shall be granted to any corporation unless and until such corporation shall in writing and in due form to be first approved by and filed by the Banking Commissioner appoint an agent resident in the Commonwealth of Pennsylvania upon whom all judicial and other process or legal notice directed to such corporation may be served and in the case of death removal from the Commonwealth or any legal disability or disqualification of any such agent service of such process or notice may be made upon the Banking Commissioner. The said Commissioner shall have the power to reject any application for license if he is satisfied that the character and general fitness of the applicant or applicants is not such as to command the confidence of the community and to warrant the conclusion that the business will be honestly transacted in accordance with the intent and purpose of this act. The said Commissioner may revoke any license if the licensee shall violate any of the provisions of this act. Whenever such license is revoked the Commissioner shall not issue another to said licensee until the expiration of at least one year from the date of revocation of such license and not at all if such licensee shall have been convicted of a violation of this act under the provisions of section six (6) thereof. In addition to said license fee said licensee shall pay for the examination by said Banking Commissioner as hereinafter provided. Every such applicant shall execute and file a bond to the Commonwealth of Pennsylvania in the penal sum of five thousand (\$5,000) dollars with the Banking Commissioner to be approved by him for the faithful observance of all laws relating to such business. Said bond shall be executed by a surety company authorized by the laws of Pennsylvania to transact business within the Commonwealth and such bond shall be renewed and refilled annually not later than the first day of June in each year.

(b) The license shall state fully the name or names of the person or corporation and of every member of the firm or association authorized to do business thereunder and the location of the office or place of business in which the business is to be conducted and in the case of a corporation shall also state the date and place of its incorporation the names of its directors for the period for which the license is issued and the name and address of the agent as provided in section one (1) of this act. Such license shall be kept posted in a conspicuous place in the office where the business is transacted. No person persons firm corporation or association so licensed shall transact or solicit business under any other name or at any other office or place of business than that named in the license. Not more than one office or place of business shall be maintained under the same license and no loans or advancements shall be made at any other place than that designated in the license. But in case of a removal the Banking Commissioner may on application indorse thereon a transfer to the new place of business with the date of transfer and from the time of such indorsement the new place so designated shall be deemed the place designated in the license.

(c) The Banking Commissioner shall either personally or by such person or persons as he may appoint for the purpose at least once a year and oftener if he deems it advisable investigate the business and affairs of every such licensee and for that purpose shall have free access to the vaults books and papers thereof and other sources of information with regard to the business of such licensee and shall ascertain the condition of the business and whether it has been transacted in accordance with the law. Said Commissioner and every examiner appointed by him shall have authority to examine under oath or affirmation any person whose testimony relative to the business of any such licensee may be required on any such examination. The cost of every such examination shall be paid by the licensee so examined and said Commissioner may maintain an action for the recovery of such costs in any Court of competent jurisdiction.

Section 2. That section two of said act which reads as follows

"Section 2. Any person persons copartnership association or corporation who shall obtain a license in accordance with the provisions of section one of this act shall be entitled to loan money in sums of three hundred (\$300) dollars or less either with or without security to individuals pressed by lack of funds to meet immediate necessities at his their or its place of business for which said license is issued and to charge the borrower thereof for its use or loan interest as follows: Upon loans not exceeding one hundred (\$100) dollars in amount not more than three (3) per centum per month upon loans exceeding one hundred (\$100) dollars in amount and not exceeding three hundred (\$300) dollars not more than two (2) per centum per month and in addition in any case in which the loan is made for a period of not less than four (4) months on sums not exceeding fifty (\$50) dollars in amount an examination fee of not more than one (\$1) dollar on sums exceeding fifty (\$50) dollars an examination fee of not more than two (\$2) dollars may be charged for examining the security offered or the credit and responsibility of the borrower. No charge of any kind in addition to interest shall be made on a loan of less than fifteen (\$15) dollars. No charge in addition to the said interest and examination fee shall be exacted charged or collected"

"It shall not be lawful for said lender to divide or split up applications for loans under any pretext whatsoever so as to acquire or exact any other or greater charges than prescribed therein or to make any charges for renewals or extensions or for any transfers or changes of any loan or loans

within four months of the date of the original loan. Said licensee shall be entitled to charge for each renewal extension or transfer of any loan made after the expiration of four months from date of said loan a new examination fee as hereinbefore specified providing said renewal extension or transfer shall be for a period of not less than four months from date of making said renewal extension or transfer. Interest shall not be payable in advance and shall be chargeable only upon unpaid balances. The examination fee herein provided may be payable at the time of the making of the loan. A licensee shall not be entitled to any examination fee or any charge whatsoever unless a loan is actually made. If interest or charges in excess of those hereinbefore prescribed shall be received by any licensee the said licensee shall thereupon lose all his right to collect or receive the interest and charges allowed under this act and shall be entitled to recover from the borrower only the amount actually loaned together with interest at the rate of six per centum per annum upon unpaid balances less any and all amounts already paid by the borrower on account of said loan either as principal or interest. Any person borrowing money from any licensee under this act who shall be charged and pay any charges or interest in excess of those prescribed and allowed by the provisions of this act shall be entitled to recover back from the lender by action at law begun at any time within two years from the date of the last payment any and all sums of money so charged and paid in excess of the amount of the original loan together with interest at the rate of six per centum per annum upon unpaid balances up to the date of final payment of said loan and in addition fifty (\$50) dollars as a penalty to be paid to the borrower" is hereby amended to read as follows:

Section 2 Any person persons copartnership association or corporation who shall obtain a license in accordance with the provisions of section one of this act shall be entitled to loan money in sums of three hundred (\$300) dollars or less either with or without security to individuals pressed by lack of funds to meet immediate necessities at his their or its place of business for which said license is issued and to charge the borrowers thereof for its use or loan interest at a rate not to exceed three and one-half (3½) per centum per month. No fees fines or other charges either in addition to or as a part of the above specified interest shall be charged or collected under any pretext whatsoever.

Interest shall not be payable in advance or compounded and shall be computed only on unpaid balances for the time that has elapsed at date of payment. If interest in excess of that hereinbefore prescribed shall be received by any licensee the said licensee shall thereupon lose all his right to collect or receive the interest allowed under this act and shall be entitled to recover from the borrower only the amount actually loaned together with interest at the rate of six per centum per annum upon unpaid balances less any and all amounts already paid by the borrower on account of said loan either as principal or interest. Any person borrowing money from any licensee under this act who shall be charged and pay any interest in excess of that prescribed and allowed by the provisions of this act shall be entitled to recover back from the lender by action at law begun at any time within two years from the date of the last payment any and all sums of money so charged and paid in excess of the amount of the original loan together with interest at the rate of six per centum per annum upon unpaid balances up to the date of final payment of said loan and in addition fifty (\$50) dollars as a penalty to be paid to the borrower.

Section 3 That section three of said act which reads as follows:

"Section 3 A licensee making any loan under the terms of this act shall at the time of making such loan give to the borrower a receipt or card upon which shall be stated the date and amount actually loaned the amount of examination fee the amount and date of each payment thereon and the rate of interest charged. On the back thereof or immediately attached thereto shall be printed in legible type in English a copy of section two (2) of this act" is hereby amended to read as follows:

Section 3 A licensee making any loan under the terms of this act shall at the time of making such loan give to the borrower a receipt or card upon which shall be stated the date and amount actually loaned the amount and date of each payment thereon and the rate of interest charged. On the back thereof shall be printed in legible type in English a copy of section two (2) of this act.

On the question,

Shall the bill pass finally?

Mr. J. A. WALKER. Mr. Speaker, this bill was handed to me by one of the employees in the Department of Banking that has this particular division of the work in charge. He informed me that under the present system the law provides for a charge of three per cent. a month for loans made by small loan brokers, and they are also permitted to charge the equivalent of two per cent. for the carrying out or completion of the loan. It has developed in the department that a great deal of difficulty is experienced in checking up these loans, or the extra percentage charged on these loans. So as a result legislation, known as the Uniform Act on this subject, has been passed by other states. The Banking Department suggests that the rate be increased from three to three and one-half per cent. with no charge at all for the other services, which now cost about two per cent. The purposes of this act have

been approved, as I have already said, by a number of other states. I find among the correspondence which I have received from the representatives of banking departments in other states, a letter from the sponsor and father of the present law, the Honorable Edwin R. Cox, of this House. He has made a much greater study of the subject than I have, and I would appreciate it very much if he were to give to the House his facts on this subject.

Mr. COX. The proposed act attempts to clarify the act of 1915. What my friend from Philadelphia has told you in relation to an increase of rate of one-half per cent. is correct. Under the Act of 1915, an examination fee of one dollar was charged on all loans from the unscrupulous money lender. He was charging this on every loan irrespective of its time. The Banking Department claimed that this act was faulty to that extent. I had a long talk with the Commissioner of Banking of this State when this bill was introduced by my friend from Philadelphia, and it was his opinion that if we raised the rate one-half per cent. and cut out the examination fees we would have a much stronger act; and to back that up I have on my desk a number of letters from the different banking departments throughout the United States where the same law is in effect, proving that the examination fees are not what they are cracked up to be when they get into the hands of unscrupulous money lenders. So I believe from the experience gained in other states that we are not making a mistake by permitting the small money lender to charge this half per cent. additional and cut out the examination fees. Our Banking Department says it can check more readily on flat rates than on the so-called examination fees which the unscrupulous money lender imposes upon the borrower. I would therefore suggest to this House that this bill be passed, as I think it is a meritorious measure.

Mr. PHILLIPS. Mr. Speaker, I would like to interrogate the gentleman from Philadelphia (Mr. Cox).

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. COX. Mr. Speaker, I will.

Mr. PHILLIPS. Mr. Speaker, under the present law as I understand it, these companies are permitted to charge three per cent. a month, which would mean thirty-six per cent. a year.

Mr. COX. That is right; up to a certain rate three per cent., up to one hundred dollars; over one hundred dollars, two per cent. a month.

Mr. PHILLIPS. Under this present bill it is proposed to increase it to forty per cent.

Mr. COX. Practically, yes.

Mr. PHILLIPS. Practically?

Mr. COX. Forty per cent.

Mr. PHILLIPS. That one dollar examination fee applies when a person applies for a loan up to one hundred dollars, for examination.

Mr. COX. That is right.

Mr. PHILLIPS. Suppose they renew every month, do they still have to pay?

Mr. COX. That is what we are trying to correct. The unscrupulous money lender, if a man pays off when the two months are up, can charge his examination fee. So you see they double up this high rate of interest on the borrower. These letters I have here from the other states prove conclusively that the banking departments in those states are right in their contention that they are able to check up more readily the fees charged than they are under our law. That is the reason I advocate it.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—147.

Alexander,	Dewey,	Krause, W.,	Rorke,
Alum,	Diehm,	Krugh,	Ruddy,
Armstrong,	Di Lemmo,	Kunkle,	Schaeffer,
Aron,	Disheimer,	Lafferty,	Shaffer,
Barnhart,	Ditrich,	Lanius,	Shellenberger,
Bechtold,	Drinkhouse,	Lauler,	Shunk,
Bell,	Dunn,	Levis,	Sinclair,
Benchoff,	Ehrhardt,	Magill,	Smith, E. R.,
Bennett,	Ephraim,	Mareus,	Smith, F. J.,
Bigler,	Evans, S. J.,	Marshall,	Snyder,

Blank,	Fitzgibbon,	Martin,	Soffel,
Boland,	Flynn,	McCaig,	Sowers,
Bower,	Foster,	McCurdy,	Sprowls,
Bowman,	Fox, I. M.,	McGeary,	Stadtlander,
Brady,	Franklin,	McIntyre,	Stark,
Brendle,	Geary,	McKay,	Steedie,
Brislin,	Hass,	Mehring,	Sterling,
Brooks,	Goehring,	Michel,	Stevenson,
Bucher,	Goodnough,	Miller,	Stott,
Campbell,	Graham,	Miller, D. D.,	Todd,
Catlin,	Griest,	Millin,	Ush,
Clements,	Griffith,	Milner,	Walker, G. T.,
Clutton,	Haines,	Morgan,	Walker, J. A.,
Coldsmith,	Hamilton, J.,	Murphy,	Wallace, W. T.,
Collier,	Hamilton, W. J.,	Neary,	Wells,
Colville,	Harer,	North,	West,
Comer,	Harvey,	Norton,	Wettach,
Conner,	Heffernan,	Palmer,	Whiteman,
Cook,	Heyburn,	Patterson,	Willert,
Corbin,	Hickernell,	Perry,	Willson,
Cox,	Hollingsworth,	Phillips,	Woner,
Crawford,	Hough,	Powell,	Wood,
Crockett,	Ingham,	Quigley,	Woodruff,
Crum,	Jennings,	Reber, C. A.,	Zanders,
Curran,	Jones,	Reber, H. F.,	Spangler,
Curry, R.,	Kennedy,	Rinn,	Speaker.
Dawson,	Kinsman,	Robertson,	

NAYS—4.

Benninger,	Mallery,	Ringler,	Sarig,
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

TIME EXTENDED ON POSTPONED BILL.

Mr. DITHRICH asked and received unanimous consent for an extension of five days' time on House Bill No. 871, file folio 1451, on page 6 of today's calendar, bills on final passage postponed, entitled

An Act to amend sections seven, eight, nine and nineteen of an act entitled "An Act to establish a county court for the county of Allegheny, and prescribing its powers and duties; regulating the procedure therein and providing for the expenses thereof," approved the fifth day of May, one thousand nine hundred and eleven, as amended, by requiring answers to be filed in all civil actions, except by municipalities; by authorizing a demand for a jury trial, and providing for the trial of cases by a Judge without a jury, regulating the procedure and practice thereof; by providing for an appeal or writ of error, from the decisions of said court to the supreme or superior court and by providing for the fixing of fees and costs.

BILL ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1000, entitled

An Act to amend sections eighteen and nineteen of an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred eighteen) entitled "An Act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done by dogs and payment thereof by the proper county to the owners of livestock and poultry and of damages to licensed dogs imposing powers and duties on certain State county city borough town and township officers and employees and on city councils of cities of the first and second class and providing penalties"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—145.

Alexander,	Donneley,	MacCallum,	Schilling,
Allum,	Drinkhouse,	Magill,	Shaffer,
Armstrong,	Dunn,	Mallery,	Shellenberger,
Barnhart,	Ehrhardt,	Mangan,	Shunk,
Bechtold,	Ephraim,	Marcus,	Simpson,
Bell,	Evans, S. J.,	Marshall,	Sinclair,
Berchoff,	Fitzgibbon,	Martin,	Smith, E. R.,
Benninger,	Foster,	McCaig,	Smith, F. I.,
Bigler,	Fowler,	McCurdy,	Snowden,
Blank,	Fox, A. R. B.,	McGeary,	Snyder,

Boland,	Fox, I. M.,	McIntyre,	Soffel,
Bowman,	Franklin,	McKay,	Sprowls,
Brady,	Geary,	McVicar,	Stark,
Brendle,	Goehring,	Mehring,	Statler,
Brislin,	Goodnough,	Michel,	Steedle,
Brooks,	Graham,	Miller,	Sterling,
Campbell,	Griffith,	Miller, D. D.,	Stevenson,
Clutton,	Haines,	Millin,	Stott,
Coldsmith,	Hamilton, J.,	Milner,	Todd,
Collier,	Hamilton, W. J.,	Morgan,	Ush,
Colville,	Heffernan,	Murphy,	Walker, G. T.,
Cook,	Hess,	Neary,	Walker, J. A.,
Corbin,	Heyburn,	Norton,	Wallace, W. T.,
Cox,	Hickernell,	Palmer,	Wells,
Crawford,	Hough,	Patterson,	West,
Crockett,	Huntington,	Phillips,	Wettach,
Crum,	Hutchison,	Pidgeon,	Whiteman,
Curran,	Ingham,	Powell,	Willert,
Curry, R.,	Jennings,	Quigley,	Willson,
Dawson,	Jones,	Reber, C. A.,	Woner,
Dewey,	Jordan,	Reber, H. F.,	Wood,
Diehm,	Kennedy,	Rinn,	Woodruff,
Di Lemmo,	Krause, W.,	Robertson,	Zanders,
Dilsheimer,	Krugh,	Ruddy,	Spangler,
Dithrich,	Kunkle,	Sarig,	Speaker.
	Lauler,	Schaeffer,	
	Levis,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON FINAL PASSAGE.

Mr. NEARY asked and received unanimous consent to call up at this time House Bill No. 849, file folio 4325, on page 4 of today's calendar, bills on final passage postponed.

Agreeably to order.

The bill having been called up from the postponed calendar by Mr. Neary,

The House resumed the consideration on final passage of House Bill No. 849, entitled

An Act to fix the salaries of the clerks of the State Department in the office of the county treasurer of any county of this Commonwealth having a population of one million or over

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—148.

Alexander,	Dithrich,	Lauler,	Schilling,
Allum,	Dunn,	Levis,	Shaffer,
Armstrong,	Ehrhardt,	MacCallum,	Shellenberger,
Barnhart,	Evans, S. J.,	Magill,	Shunk,
Bechtold,	Fitzgibbon,	Mallery,	Simpson,
Beckley,	Foster,	Marcus,	Sinclair,
Bell,	Fowler,	Marshall,	Smith, E. R.,
Berchoff,	Fox, A. R. B.,	Martin,	Snowden,
Bigler,	Fox, I. M.,	McCaig,	Snyder,
Blank,	Franklin,	McCurdy,	Soffel,
Boland,	Geary,	McGeary,	Sowers,
Bower,	Goehring,	McIntyre,	Sprowls,
Brady,	Goodnough,	McKay,	Stark,
Brendle,	Graham,	Mehring,	Statler,
Brislin,	Griest,	Michel,	Steedle,
Brooks,	Griffith,	Miller,	Sterling,
Campbell,	Haines,	Miller, D. D.,	Stevenson,
Catlin,	Hamilton, J.,	Millin,	Stott,
Clements,	Hamilton, W. J.,	Milner,	Todd,
Clutton,	Harvey,	Morgan,	Trach,
Collier,	Heyburn,	Murphy,	Ush,
Colville,	Hickernell,	Neary,	Walker, G. T.,
Cook,	Hollingsworth,	Norton,	Walker, J. A.,
Corbin,	Hough,	Patterson,	Wallace, W. T.,
Cox,	Huntington,	Perry,	Wells,
Crawford,	Hutchison,	Phillips,	West,
Crockett,	Ingham,	Pidgeon,	Wettach,
Crum,	Jennings,	Powell,	Whiteman,
Curran,	Jones,	Quigley,	Willert,
Curry, R.,	Jordan,	Ramsey,	Willson,
Davis W.,	Kantner,	Reber, C. A.,	Woner,
Dawson,	Kennedy,	Reber, H. F.,	Wood,
Day,	Kinsman,	Ringler,	Woodruff,
Dewey,	Kooser,	Rinn,	Zanders,
Diehm,	Krause, T. S.,	Robertson,	Zimmerman,
Di Lemmo,	Krause, W.,	Ruddy,	Spangler,
Dilsheimer,	Krugh,	Sarig,	Speaker.
	Kunkle,	Schaeffer,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 438, entitled

An Act fixing the time for the filing of nomination papers for the nomination of candidates and for the pre-emption of party names by certain political bodies

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

BILL POSTPONED.

Mr. DUNN. Mr. Speaker, I move that this bill be placed on the postponed calendar for the present.

Mr. RICHARD CURRY. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 352, entitled

A Supplement to the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An Act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions" providing for the payment by the county for the use of room by registrars when sitting for the registration of electors

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—153.

Alexander,	Donneley,	Lafferty,	Sarig,
Allum,	Drinkhouse,	Lauler,	Schaeffer,
Armstrong,	Dunn,	Levis,	Schilling,
Aron,	Ehrhardt,	MacCallum,	Shaffer,
Barnhart,	Ephraim,	Magill,	Shellenberger,
Bechtold,	Evans, S. J.,	Mallery,	Shunk,
Bell,	Fitzgibbon,	Mangan,	Simpson,
Benchoff,	Foster,	Marcus,	Sinclair,
Benninger,	Fowler,	Marshall,	Smith, E. R.,
Bigler,	Fox, A. R. B.,	Martin,	Smith, F. I.,
Blank,	Fox, I. M.,	McCaig,	Snowden,
Bolard,	Geary,	McGeary,	Snyder,
Brady,	Goehring,	McIntyre,	Soffel,
Brendle,	Goodnough,	McKay,	Sowers,
Brislin,	Graham,	Mehring,	Sprohls,
Brooks,	Griest,	Michel,	Stark,
Campbell,	Griffith,	Miller, D. I.,	Statler,
Catlin,	Haines,	Miller, D. D.,	Steedle,
Clements,	Hamilton, W. J.,	Millin,	Sterling,
Clutton,	Harer,	Millin,	Stevenson,
Coldsmith,	Harvey,	Miner,	Trach,
Collier,	Hickernell,	Morgan,	Ulsh,
Coiville,	Hollingsworth,	Murphy,	Walker, G. T.,
Cook,	Hough,	Nearby,	Walker, J. A.,
Corbin,	Huntington,	Norton,	Wells,
Cox,	Hutchison,	Patterson,	West,
Crawford,	Ingham,	Phillips,	Wettach,
Crockett,	Jennings,	Pidgeon,	Whiteman,
Crum,	Jones,	Powell,	Willert,
Curran,	Jordan,	Quigley,	Willson,
Curry, R.,	Kantner,	Ramsey,	Woner,
Dawson,	Kennedy,	Reber, C. A.,	Wood,
Day,	Kinsman,	Reber, H. F.,	Woodruff,
Dewey,	Kooser,	Ringler,	Zanders,
Diehm,	Krause, T. S.,	Rinn,	Zimmerman,
Di Lemmo,	Krause, W.,	Robertson,	Spangler,
Dilsheimer,	Krugh,	Rorke,	Speaker.
Dithrich,	Kunkle,	Ruddy,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 965, entitled

An Act providing a method for the abatement of the penalty as fixed by law for killing by mistake a deer or an elk in this Commonwealth

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—145.

Alexander,	Dawson,	Kennedy,	Schaeffer,
Allum,	Day,	Kinsman,	Shaffer,
Armstrong,	Dewey,	Kooser,	Shellenberger,
Aron,	Diehm,	Krause, W.,	Shunk,
Barnhart,	Di Lemmo,	Krugh,	Simpson,
Bechtold,	Dilsheimer,	Kunkle,	Sinclair,
Beckley,	Dithrich,	Laudus,	Smith, E. R.,
Bell,	Donneley,	Lauler,	Snyder,
Benchoff,	Drinkhouse,	Magill,	Soffel,
Benninger,	Dunn,	Mallery,	Sowers,
Bidelspacher,	Ehrhardt,	Marcus,	Sprohls,
Bigler,	Ephraim,	Marshall,	Statlander,
Blank,	Evans, S. J.,	McCaig,	Stark,
Bolard,	Fitzgibbon,	McCurdy,	Statler,
Bower,	Flynn,	McGeary,	Steele,
Bowman,	Foster,	McIntyre,	Stevenson,
Brady,	Fowler,	McKay,	Stott,
Brendle,	Fox, A. R. B.,	Miller,	Sweitzer,
Brislin,	Fox, I. M.,	Miller, A. D.,	Todd,
Brooks,	Franklin,	Miller, D. D.,	Trach,
Campbell,	Gans,	Millin,	Ulsh,
Catlin,	Geary,	Miner,	Walker, G. T.,
Clements,	Goehring,	Morgan,	Walker, J. A.,
Clutton,	Goodnough,	Murphy,	Wallace, W. T.,
Coldsmith,	Griest,	Nearby,	Wells,
Collier,	Griffith,	North,	West,
Colville,	Haines,	Norton,	Wettach,
Corriner,	Hamilton, J.,	Phillips,	Whiteman,
Cook,	Hamilton, W. J.,	Powell,	Willert,
Corbin,	Harer,	Quigley,	Willson,
Cox,	Heffernan,	Reber, C. A.,	Woner,
Crawford,	Heyburn,	Reber, H. F.,	Wood,
Crockett,	Hough,	Ringler,	Woodruff,
Crum,	Huntington,	Robertson,	Zanders,
Curran,	Hutchison,	Ruddy,	Zimmerman,
Curry, A. E.,	Ingham,	Sarig,	Spangler,
Curry, R.,	Jones,		Speaker.
	Jordan,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 342, entitled

An Act to amend clause twelve section thirty-nine of an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An Act to provide for the incorporation and regulation of certain corporations"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—153.

Alexander,	Di Lemmo,	Krugh,	Ruddy,
Allum,	Dilsheimer,	Kunkle,	Sarig,
Armstrong,	Dithrich,	Lafferty,	Schaeffer,
Aron,	Donneley,	Lauler,	Schilling,
Barnhart,	Ehrhardt,	Levis,	Shaffer,
Bechtold,	Ephraim,	MacCallum,	Shellenberger,
Beckley,	Evans, S. J.,	Magill,	Shunk,
Bell,	Fitzgibbon,	Mallery,	Simpson,
Benchoff,	Foster,	Marcus,	Sinclair,
Benninger,	Fowler,	Marshall,	Smith, E. R.,
Bigler,	Fox, A. R. B.,	Martin,	Snyder,
Blank,	Fox, I. M.,	McCaig,	Soffel,
Bolard,	Franklin,	McCurdy,	Sowers,
Bower,	Geary,	McGeary,	Sprohls,
Bowman,	Goehring,	McIntyre,	Stark,
Brady,	Goodnough,	McKay,	Statler,
Brendle,	Graham,	Mehring,	Steedle,
	Griest,	Michel,	Sterling,

Brislin,
Brooks,
Bucher,
Campbell,
Catlin,
Clements,
Clutton,
Coldsmith,
Colville,
Comerer,
Cook,
Corbin,
Cox,
Crawford,
Crockett,
Crum,
Curran,
Curry, A. E.,
Curry, R.,
Davis, W.,
Dawson,
Diehm,

Griffith,
Hamilton, J.,
Hamilton, W. J.,
Harvey,
Heffernan,
Helt,
Heyburn,
Hickernell,
Hollingsworth,
Hough,
Huntington,
Hutchison,
Ingham,
Jennings,
Jones,
Jordan,
Kantner,
Kennedy,
Kinsman,
Kooser,
Krause, W.,

Miller,
Miller, A. D.,
Miller, D. D.,
Millin,
Milner,
Morgan,
Murphy,
Nearby,
North,
Norton,
Patterson,
Phillips,
Powell,
Quigley,
Reber, C. A.,
Reber, H. F.,
Rhoads,
Ringle,
Rinn,
Robertson,
Rorke,

Stevenson,
Stott,
Todd,
Trach,
Uish,
Walker, G. T.,
Walker, J. A.,
Wallace, W. T.,
Wells,
West,
Wettach,
Whiteman,
Willert,
Willson,
Woner,
Wood,
Woodruff,
Zanders,
Zimmerman,
Spangler,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,
The House preceeded to the third reading and consideration of House Bill No. 379, entitled

An Act to amend section two hundred six of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time, considered and agreed to.

On the question,
Shall the bill pass finally?
Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—136.

Allum,
Armstrong,
Aron,
Baldi,
Bell,
Benchoff,
Blanck,
Brady,
Brooks,
Bucher,
Bungard,
Campbell,
Catlin,
Clutton,
Collier,
Colville,
Cook,
Corbin,
Cox,
Crawford,
Crockett,
Crum,
Curry, R.,
Davis, D. F.,
Davis, J. T.,
Davis, W.,
Dawson,
Dewey,
Diehm,
Di Lemmo,
Dilsheimer,
Dithrich,
Donneley,

Dunn,
Ehrhardt,
Ephraim,
Evans, S. J.,
Flyn,
Foster,
Fowler,
Fox, A. R. B.,
Fox, I. M.,
Franklin,
Geary,
Goehring,
Goodnough,
Graham,
Griest,
Haines,
Hamilton, J.,
Hamilton, W. J.,
Harer,
Heyburn,
Hickernell,
Hollingsworth,
Hough,
Huntington,
Hutchison,
Jennings,
Jones,
Kantner,
Kennedy,
Kinsman,
Krause, W.,
Krugh,
Kunkle,
Lafferty,
Lauler,

MacCallum,
Magill,
Mallery,
Mangan,
Marcus,
Marshall,
McCaig,
McCurdy,
McGeary,
McIntyre,
Mehring,
Michel,
Miller,
Miller, D. D.,
Millin,
Milner,
Morgan,
Murphy,
Nearby,
Norton,
Perry,
Phillips,
Powell,
Quigley,
Reber, C. A.,
Reber, H. F.,
Rhoads,
Ringle,
Rinn,
Ruddy,
Sarig,
Schaeffer,
Schilling,
Shaffer,

Shellenberger,
Shunk,
Simpson,
Sinclair,
Smith, E. R.,
Smith, F. I.,
Snowden,
Soffel,
Sprowls,
Stadtlander,
Stark,
Statler,
Steele,
Sterling,
Stott,
Sweitzer,
Todd,
Trach,
Uish,
Vagner,
Walker, G. T.,
Walker, J. A.,
Wallace, W. F.,
Wells,
West,
Wettach,
Whiteman,
Willert,
Willson,
Wood,
Woodruff,
Zanders,
Zimmerman,
Spangler,
Speaker.

NAYS—6.

Barnhart,
Bigler,

Bowman,
Brendle,

Ingham,

Woner,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,
The House proceeded to the third reading and consideration of House Bill No. 238, entitled

An Act authorizing any company incorporated under the laws of any other State for the manufacturing buying and selling of elevators and hoisting machinery or of any article appertaining to or entering into the construction thereof or of engines dynamos generators pumps and any and all kinds of machinery and mechanical apparatus to erect and maintain buildings and manufacturing establishments and to have and to hold real estate to an amount necessary and proper therefor

On the question,
Will the House agree to the bill on third reading?
It was agreed to.
On the question,
Shall the bill pass finally?

BILL POSTPONED.

Mr. CAMPBELL. Mr. Speaker, I move in the absence of the sponsor, that this bill be postponed for the present.

Mr. COLVILLE. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,
The House proceeded to the third reading and consideration of House Bill No. 990, entitled

An Act to amend section twenty-two of the act approved the third day of May one thousand nine hundred seventeen (Pamphlet Laws one hundred thirteen) entitled "An Act providing for the organization government discipline maintenance and regulation of the armed land forces of this Commonwealth"

And said bill having been read at length the third time, considered and agreed to.

On the question,
Shall the bill pass finally?
Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—146.

Alexander,
Allum,
Armstrong,
Aron,
Barnhart,
Bechtold,
Beckley,
Bell,
Benchoff,
Benninger,
Bidelspacher,
Bigler,
Blanck,
Bolard,
Bower,
Bowman,
Brady,
Brendle,
Brislin,
Campbell,
Catlin,
Clements,
Clutton,
Coldsmith,
Collier,
Colville,
Comerer,
Cook,
Corbin,
Cox,
Crawford,
Crockett,
Crum,
Curry, A. E.,
Curry, R.,
Dawson,
Day,

Dewey,
Diehm,
Di Lemmo,
Dilsheimer,
Dithrich,
Donneley,
Drinkhouse,
Dunn,
Ehrhardt,
Ephraim,
Evans, S. J.,
Fitzgibbon,
Flyn,
Foster,
Fowler,
Fox, A. R. B.,
Fox, I. M.,
Franklin,
Gans,
Geary,
Goehring,
Golder,
Goodnough,
Griest,
Griffith,
Haines,
Hamilton, J.,
Hamilton, W. J.,
Harer,
Heffernan,
Heyburn,
Hough,
Huntington,
Hutchison,
Ingham,
Jones,
Jordan,
Kennedy,

Kinsman,
Kooser,
Krause, W.,
Krugh,
Kunkle,
Lanuis,
Lauler,
Magill,
Mallery,
Marcus,
Marshall,
McCaig,
McCurdy,
McGeary,
McIntyre,
McKay,
Miller,
Miller, A. D.,
Miller, D. D.,
Millin,
Milner,
Morgan,
Murphy,
Nearby,
North,
Norton,
Phillips,
Powell,
Quigley,
Reber, C. A.,
Reber, H. F.,
Ringle,
Robertson,
Ruddy,
Sarig,
Schaeffer,

Shaffer,
Shellenberger,
Shunk,
Simpson,
Sinclair,
Smith, E. R.,
Snyder,
Soffel,
Sowers,
Sprowls,
Stadtlander,
Stark,
Statler,
Steele,
Stevenson,
Stott,
Sweitzer,
Todd,
Trach,
Uish,
Walker, G. T.,
Walker, J. A.,
Wallace, W. T.,
Wells,
West,
Wettach,
Whiteman,
Willert,
Willson,
Woner,
Wood,
Woodruff,
Zimmerman,
Zook,
Spangler,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

The SPEAKER. The next two bills, House Bill No. 703 and House Bill No. 802, are not on the files and will be passed over for the present.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 284, entitled

An Act to prevent unfair competition and unfair trade practices

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—145.

Alexander,	Day,	Kennedy,	Shaffer,
Allum,	Dewey,	Kinsman,	Shellenberger,
Armstrong,	Diehm,	Kooser,	Shunk,
Aron,	Di Lemmo,	Krause, W.,	Simpson,
Barnhart,	Dilsheimer,	Krug,	Sinclair,
Bechtold,	Dithrich,	Kunkle,	Smith, E. R.,
Beckley,	Donneley,	Lanlus,	Snyder,
Benchoff,	Drinkhouse,	Lauler,	Soffel,
Benninger,	Dunn,	Magill,	Sowers,
Bidelspacher,	Ehrhardt,	Mallery,	Sprowls,
Bigler,	Ephraim,	Marcus,	Stadtlander,
Blank,	Evans, S. J.,	Marshall,	Stark,
Bolard,	Fitzgibbon,	McCaig,	Statler,
Bower,	Flynn,	McCurdy,	Steedle,
Bowman,	Foster,	McGeary,	Stevenson,
Brady,	Fowler,	McIntyre,	Stott,
Brendle,	Fox, A. R. B.,	McKay,	Sweitzer,
Brislin,	Fox, I. M.,	Millar,	Todd,
Brooks,	Franklin,	Miller, A. D.,	Trach,
Campbell,	Gans,	Miller, D. D.,	Ush,
Catlin,	Geary,	Millin,	Walker, G. T.,
Clements,	Goehring,	Miller,	Walker, J. A.,
Clutton,	Golder,	Morgan,	Wallace, W. T.,
Coldsmith,	Goodnough,	Murphy,	Wells,
Collier,	Griest,	Nearby,	West,
Colville,	Griffith,	North,	Wettach,
Comer,	Haines,	Norton,	Whiteman,
Comer,	Hamilton, J.,	Phillips,	Willert,
Cook,	Hamilton, W. J.,	Powell,	Willson,
Corbin,	Harer,	Quigley,	Woner,
Cox,	Heffernan,	Reber, C. A.,	Wood,
Crawford,	Heyburn,	Reber, H. F.,	Woodruff,
Crockett,	Hough,	Ringer,	Zanders,
Crum,	Huntington,	Robertson,	Zimmerman,
Curran,	Hutchison,	Ruddy,	Spangler,
Curry, A. E.,	Ingham,	Sarig,	Speaker,
Curry, R.,	Jones,	Schaeffer,	
	Jordan,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 851, entitled

An Act relating to the incorporation of banks of discount and deposit savings banks and trust companies and defining the powers and duties of the Commissioner of Banking and the Governor in relation thereto

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—158.

Alexander,	Dithrich,	Krause, W.,	Ruddy,
Allum,	Donneley,	Krug,	Sarig,
Armstrong,	Dunn,	Kunkle,	Schaeffer,
Aron,	Ehrhardt,	Lauler,	Schelling,
Baldi,	Ephraim,	MacCallum,	Shaffer,
Barnhart,	Evans, J. T.,	Magill,	Shellenberger,
Bechtold,	Evans, S. J.,	Mallery,	Shunk,
Bell,	Fitzgibbon,	Mangan,	Simpson,
Benchoff,	Flynn,	Marcus,	Sinclair,
Benninger,	Foster,	Marshall,	Smith, E. R.,
Bigler,	Fowler,	McCaig,	Smith, F. I.,
Blank,	Fox, A. R. B.,	McCurdy,	Snodden,
Bolard,	Fox, I. M.,	McGeary,	Snyder,
Brady,	Franklin,	McIntyre,	Soffel,
Brendle,	Geary,	McKay,	Sowers,
Brislin,	Goehring,	Mehring,	Stadtlander,
Brooks,	Golder,	Michel,	Stark,
Bucher,	Goodnough,	Millar,	Statler,
Campbell,	Graham,	Miller, A. D.,	Sterling,
	Griest,	Miller, D. I.,	Stevenson,

Clutton,	Griffith,	Miller, D. D.,	Stott,
Coldsmith,	Haines,	Millin,	Sweitzer,
Collier,	Hamilton, J.,	Milner,	Todd,
Colville,	Hamilton, W. J.,	Morgan,	Ush,
Comer,	Harer,	Murphy,	Walker, G. T.,
Cook,	Harvey,	Nearby,	Walker, J. A.,
Corbin,	Helt,	North,	Wallace, W. T.,
Cox,	Heyburn,	Norton,	Wells,
Crawford,	Hickernell,	Patterson,	West,
Crockett,	Hollingsworth,	Perry,	Wettach,
Crum,	Hough,	Phillips,	Whiteman,
Curran,	Huntington,	Pidgeon,	Willert,
Curry, R.,	Hutchison,	Powell,	Willson,
Davis, D. F.,	Ingham,	Quigley,	Woner,
Davis, W.,	Jennings,	Ramsey,	Wood,
Dawson,	Jones,	Reber, C. A.,	Woodruff,
Day,	Jordan,	Reber, H. F.,	Zanders,
Dewey,	Kantner,	Ringer,	Zimmerman,
Diehm,	Kennedy,	Rinn,	Spangler,
Di Lemmo,	Kinsman,	Robertson,	Speaker,
Dilsheimer,	Kooser,		
	Krause, T. S.,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 956, entitled

An Act making it a felony to receive or bring or assist in receiving or bringing into the Commonwealth of Pennsylvania any stolen property and fixing a penalty

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—149.

Alexander,	Davis, W.,	Jordan,	Schaeffer,
Allum,	Dawson,	Kantner,	Shaffer,
Armstrong,	Day,	Kennedy,	Shellenberger,
Aron,	Dewey,	Kinsman,	Shunk,
Barnhart,	Diehm,	Kooser,	Simpson,
Bechtold,	Di Lemmo,	Krause, T. S.,	Sinclair,
Beckley,	Dilsheimer,	Krause, W.,	Smith, E. R.,
Bell,	Dithrich,	Krug,	Snyder,
Benchoff,	Donneley,	Kunkle,	Soffel,
Benninger,	Drinkhouse,	Lanlus,	Sowers,
Bidelspacher,	Dunn,	Lauler,	Sprowls,
Bigler,	Ehrhardt,	Magill,	Stadtlander,
Blank,	Ephraim,	Mallery,	Stark,
Bolard,	Evans, S. J.,	Marcus,	Statler,
Bower,	Fitzgibbon,	Marshall,	Steedle,
Bowman,	Flynn,	McCaig,	Stevenson,
Brady,	Foster,	McCurdy,	Stott,
Brendle,	Fowler,	McGeary,	Sweitzer,
Brislin,	Fox, A. R.,	McIntyre,	Todd,
Brooks,	Franklin,	McKay,	Trach,
Campbell,	Gans,	Millar,	Ush,
Catlin,	Geary,	Miller, A. D.,	Vickerman,
Clements,	Goehring,	Miller, D. D.,	Walker, G. T.,
Clutton,	Golder,	Millin,	Walker, J. A.,
Coldsmith,	Goodnough,	Milner,	Wallace, W. T.,
Collier,	Griest,	Morgan,	Wells,
Colville,	Griffith,	Murphy,	West,
Comer,	Haines,	Nearby,	Wettach,
Cook,	Hamilton, J.,	North,	Whiteman,
Corbin,	Hamilton, W. J.,	Norton,	Willert,
Cox,	Harer,	Phillips,	Willson,
Crawford,	Heffernan,	Powell,	Woner,
Crockett,	Heyburn,	Quigley,	Wood,
Crum,	Hough,	Reber, C. A.,	Woodruff,
Curry, A. E.,	Huntington,	Reber, H. F.,	Zanders,
Curry, R.,	Hutchison,	Ringer,	Zimmerman,
Davis, J. T.,	Ingham,	Robertson,	Spangler,
	Jennings,	Ruddy,	Speaker,
	Jones,	Sarig,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

The SPEAKER. The next bill, House Bill No. 933, is not on the files and will be passed over for the present.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 980, entitled

An Act fixing the salaries of certain clerks in the office of the recorder of deeds in counties having a population of one million five hundred thousand inhabitants or over

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—154.

Alexander,	Dilsheimer,	Lauler,	Shellenberger,
Allum,	Dithrich,	Levis,	Shunk,
Armstrong,	Donneley,	MacCallum,	Simpson,
Aron,	Ehrhardt,	Magill,	Sinclair,
Baldi,	Evans, S. J.,	Mallery,	Smith, E. R.,
Barnhart,	Fitzgibbon,	Marcus,	Smith, F. I.,
Beckley,	Foster,	Marshall,	Snowden,
Benninger,	Fowler,	McCaig,	Snyder,
Bidelspacher,	Fox, A. R. B.,	McCurdy,	Soffel,
Bigler,	Fox, I. M.,	McGeary,	Sowers,
Blanch,	Franklin,	McIntyre,	Sprowls,
Bolard,	Geary,	McKay,	Stark,
Bower,	Goehring,	Mehring,	Statler,
Bowman,	Golder,	Michel,	Steedle,
Brady,	Goodnough,	Millar,	Sterling,
Brendle,	Graham,	Miller, D. I.,	Stevenson,
Brislin,	Griest,	Miller, D. D.,	Sweitzer,
Brooks,	Griffith,	Millin,	Todd,
Bucher,	Haines,	Milner,	Trach,
Bungard,	Hamilton, W. J.,	Morgan,	Ulsh,
Campbell,	Harvey,	Murphy,	Walker, G. T.,
Clutton,	Heffernan,	Neary,	Walker, J. A.,
Coldsmith,	Heyburn,	North,	Wallace, W. T.,
Collier,	Hickernell,	Norton,	Wells,
Colville,	Hough,	Patterson,	West,
Comer,	Huntington,	Perry,	Wettach,
Comer,	Hutchison,	Phillips,	Whiteman,
Conner,	Ingham,	Pidgeon,	Willert,
Cook,	Jennings,	Powell,	Williams,
Crawford,	Jones,	Quigley,	Willson,
Crockett,	Jordan,	Ramsey,	Woner,
Crum,	Kantner,	Reber, C. A.,	Wood,
Curran,	Kennedy,	Reber, H. F.,	Woodruff,
Curry, R.,	Kinsman,	Ringer,	Wynne,
Davis, D. F.,	Kooser,	Rinn,	Zanders,
Dawson,	Krause, T. S.,	Ruddy,	Zimmerman,
Day,	Krause, W.,	Sarig,	Zook,
Dewey,	Krush,	Schaeffer,	Spangler,
Diehm,	Kunkle,	Schilling,	Speaker,
Di Lemmo,	Lafferty,	Shaffer,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

The SPEAKER. The next bill, House Bill No. 934, is not on files and will be passed over for the present.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 511, entitled

An Act to amend part of section one of an act approved the twentieth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred fifty-eight) entitled "An Act to fix regulate and establish the fees to be charged and received by constables in this Commonwealth"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—153.

Alexander,	Davis, W.,	Jones,	Sarig,
Allum,	Dawson,	Jordan,	Schaeffer,
Armstrong,	Day,	Kennedy,	Shaffer,
Aron,	Dewey,	Kinsman,	Shellenberger,
Barnhart,	Diehm,	Kooser,	Shunk,
Bechtold,	Di Lemmo,	Krause, T. S.,	Simpson,
Beckley,	Dilsheimer,	Krause, W.,	Sinclair,
Bell,	Dithrich,	Krush,	Smith, E. R.,
Benchoff,	Donneley,	Kunkle,	Snyder,
Benninger,	Drinkhouse,	Lanius,	Sowers,
Bidelspacher,	Dunn,	Lauler,	Sprowls,
Bigler,	Ehrhardt,	Magill,	Stadtlander,
Blanch,	Ephraim,	Mallery,	

Bolard,	Evans, S. J.,	Mangan,	Stark,
Bower,	Fitzgibbon,	Marcus,	Statler,
Bowman,	Flynn,	McCaig,	Steedle,
Brady,	Foster,	McCurdy,	Stevenson,
Brendle,	Fowler,	McGeary,	Stott,
Brislin,	Fox, A. R. B.,	McIntyre,	Sweitzer,
Brooks,	Fox, I. M.,	McKay,	Todd,
Bucher,	Franklin,	Miller,	Trach,
Campbell,	Geary,	Miller, A. D.,	Ulsh,
Catin,	Glass,	Miller, D. D.,	Walker, G. T.,
Clements,	Goehring,	Millin,	Walker, J. A.,
Clutton,	Golder,	Milner,	Wallace, W. T.,
Coldsmith,	Goodnough,	Morgan,	Wells,
Collier,	Griest,	Murphy,	West,
Colville,	Griffith,	Neary,	Wettach,
Comer,	Haines,	North,	Whiteman,
Cook,	Hamilton, J.,	Norton,	Willert,
Corbin,	Hamilton, W. J.,	Phillips,	Willson,
Cox,	Harer,	Powell,	Woner,
Crawford,	Heffernan,	Quigley,	Wood,
Crockett,	Heyburn,	Ramsey,	Woodruff,
Crum,	Horne,	Reber, C. A.,	Zanders,
Curry, A. E.,	Hough,	Reber, H. F.,	Zimmerman,
Curry, R.,	Huntington,	Ringer,	Spangler,
Davis, J. T.,	Hutchison,	Robertson,	Speaker,
	Ingham,	Ruddy,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

The SPEAKER. The next bill, House Bill No. 776, is not on files and will be passed over for the present.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 993, entitled

An Act to amend section thirteen of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and seventy-two) entitled "An Act to provide for the protection and preservation of game game-quadrupeds and game-birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions"

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. POWELL. Mr. Speaker, I move that this bill be placed on the postponed calendar.

Mr. BROOKS. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 678, entitled

An Act to amend section one of an act approved the third day of June one thousand nine hundred eleven (Pamphlet Laws six hundred twenty-seven) entitled "An Act providing for the payment by the proper county or by the treasurer of a city co-extensive with a county of the costs of appeal including printing of paper-book in murder cases where counsel have been assigned to the defense of the prisoner" by providing for the payment of costs of application for pardon

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—157.

Alexander,	Dawson,	Kooser,	Ruddy,
Allum,	Diehm,	Krause, T. S.,	Sarig,
Armstrong,	Di Lemmo,	Krause, W.,	Schaeffer,
Aron,	Dilsheimer,	Krush,	Schilling,
Barnhart,	Donneley,	Lanius,	Shaffer,
Bechtold,	Drinkhouse,	Lauler,	Shellenberger,
Bell,	Ehrhardt,	MacCallum,	Shunk,
Benchoff,	Ephraim,	Magill,	Simpson,
Benninger,	Evans, J. T.,	Mallery,	Sinclair,
Bidelspacher,	Evans, S. J.,	Mangan,	Smith, E. R.,
Bigler,	Fitzgibbon,	Marcus,	Smith, F. I.,
Blanch,	Flynn,	Marshall,	Snyder,
Bolard,	Foster,	McCaig,	Soffel,
Bower,	Fowler,	McCurdy,	Sowers,
Brady,	Fox, A. R. B.,	McGeary,	Sprowls,
	Fox, I. M.,	McIntyre,	Stark,

Brislin,	Franklin,	McKay,	Statler,
Bucher,	Geary,	Mehring,	Steedle,
Bungard,	Goehring,	Michel,	Sterling,
Campbell,	Golder,	Miller,	Stevenson,
Catlin,	Goodnough,	Miller, A. D.,	Todd,
Clements,	Graham,	Miller, D. I.,	Trach,
Clutton,	Griest,	Miller, D. D.,	Ullsh,
Coldsmith,	Hamilton, J.,	Millin,	Walker, G. T.,
Collier,	Hamilton, W. J.,	Morgan,	Walker, J. A.,
Colville,	Harvey,	Murphy,	Wallace, W. T.,
Comeror,	Heyburn,	Neary,	Wells,
Cook,	Hickernell,	North,	West,
Corbin,	Hollingsworth,	Norton,	Wettach,
Cox,	Horne,	Patterson,	Whiteman,
Crawford,	Hough,	Perry,	Willert,
Crockett,	Huntington,	Phillips,	Willson,
Crum,	Hutchison,	Pidgeon,	Woner,
Curran,	Ingham,	Powell,	Wood,
Curry, A. E.,	Jennings,	Quigley,	Woodruff,
Curry, R.,	Jones,	Ramsey,	Zanders,
Davis, D. F.,	Jordan,	Reber, C. A.,	Zimmerman,
Davis, J. T.,	Kantner,	Ringler,	Spangler,
Davis, W.,	Kennedy,	Rinn,	Speaker.
	Kinsman,	Robertson,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 856, entitled

An Act relating to the indexing of sheriff's coroner's and tax deeds in the office of the recorder of deeds imposing the expense of such indexing on the county and providing that such indices shall be notice to all persons

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—156.

Alexander,	Davis, J. T.,	Jones,	Sarig,
Allum,	Davis, W.,	Jordan,	Schaeffer,
Armstrong,	Dawson,	Kantner,	Shaffer,
Aron,	Day,	Kennedy,	Shellenberger,
Barnhart,	Dewey,	Kinsman,	Shunk,
Bechtold,	Diehm,	Kooser,	Simpson,
Beckley,	Di Lemmo,	Krause, T. S.,	Sinclair,
Bell,	Dilsheimer,	Krause, W.,	Smith, E. R.,
Benchoff,	Ditrich,	Krug,	Snyder,
Benninger,	Donneley,	Kunkle,	Soffel,
Bidelspacher,	Drinkhouse,	Lanuis,	Sowers,
Bigler,	Dunn,	Lauler,	Sprowls,
Blank,	Ehrhardt,	Magill,	Stadlander,
Boland,	Ephraim,	Mallory,	Stark,
Bower,	Evans, S. J.,	Marcus,	Statler,
Bowman,	Fitzgibbon,	Marshall,	Steedle,
Brady,	Flynn,	McCaig,	Stevenson,
Brendle,	Foster,	McGeary,	Stott,
Brislin,	Fowler,	McIntyre,	Sweitzer,
Brooks,	Fox, A. R. B.,	McKay,	Todd,
Bucher,	Fox, J. M.,	Miller,	Trach,
Bungard,	Franklin,	Miller, A. D.,	Ullsh,
Campbell,	Gans,	Miller, D. D.,	Walker, G. T.,
Catlin,	Geary,	Millin,	Walker, J. A.,
Clements,	Goehring,	Milner,	Wallace, W. T.,
Clutton,	Golder,	Morgan,	Wells,
Coldsmith,	Goodnough,	Murphy,	West,
Collier,	Griest,	Neary,	Wettach,
Colville,	Griffith,	North,	Whiteman,
Comeror,	Haines,	Norton,	Willert,
Cook,	Hamilton, J.,	Phillips,	Willson,
Corbin,	Hamilton, W. J.,	Powell,	Woner,
Cox,	Harer,	Quigley,	Wood,
Crawford,	Heffernan,	Reber, C. A.,	Woodruff,
Crockett,	Heyburn,	Reber, H. F.,	Zanders,
Crum,	Hough,	Ringler,	Zimmerman,
Curry, A. E.,	Huntington,	Robertson,	Spangler,
Curry, R.,	Hutchison,	Ruddy,	Speaker.
	Ingham,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1019, entitled

An Act reorganizing the Adjutant General's Department designating the officers and employes thereof and fixing the salaries of each

On the question,
Will the House agree to the bill on third reading?
Mr. GOLDER. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk then read the amendments as follows:

Lines 19 and 20, section one; in line nineteen strike out "five" and insert "eight." In line twenty strike out "\$1500" and insert in lieu thereof "\$1800."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objections? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 828, entitled:

An Act to amend section three hundred and three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—133.

Alexander,	Donneley,	Krause, W.,	Shaffer,
Allum,	Dunn,	Krug,	Shellenberger,
Armstrong,	Ehrhardt,	Kunkle,	Shunk,
Aron,	Ephraim,	Lauler,	Simpson,
Baldi,	Evans, J. T.,	Levis,	Sinclair,
Barnhart,	Evans, S. J.,	MacCallum,	Smith, E. R.,
Bechtold,	Fitzgibbon,	Magill,	Smith, F. I.,
Bell,	Flynn,	Mallory,	Snowden,
Benchoff,	Foster,	Marshall,	Snyder,
Benninger,	Fowler,	McCaig,	Soffel,
Bigler,	Fox, A. R.,	McGeary,	Sowers,
Blank,	Fox, J. M.,	McIntyre,	Sprowls,
Boland,	Franklin,	McKay,	Stark,
Brady,	Geary,	McIntyre,	Statler,
Brendle,	Goehring,	McKay,	Steedle,
Brislin,	Golder,	McKay,	Sterling,
Brooks,	Goodnough,	Miller,	Stevenson,
Bucher,	Graham,	Miller, A. D.,	Stott,
Bungard,	Griest,	Miller, D. I.,	Sweitzer,
Campbell,	Griffith,	Miller, D. D.,	Todd,
Clutton,	Haines,	Millin,	Ullsh,
Coldsmith,	Hamilton, J.,	Milner,	Walker, G. T.,
Collier,	Hamilton, W. J.,	Morgan,	Walker, J. A.,
Colville,	Harvey,	Murphy,	Wallace, W. T.,
Comeror,	Helt,	Neary,	Wells,
Cook,	Heyburn,	North,	West,
Corbin,	Hickernell,	Norton,	Wettach,
Cox,	Hollingsworth,	Perry,	Whiteman,
Crawford,	Horne,	Phillips,	Willert,
Crockett,	Hough,	Powell,	Willson,
Crum,	Huntington,	Quigley,	Woner,
Curran,	Ingham,	Ramsey,	Wood,
Curry, R.,	Jennings,	Reber, C. A.,	Woodruff,
Davis, D. F.,	Jones,	Reber, H. F.,	Wynne,
Davis, W.,	Jordan,	Ringler,	Zanders,
Dewey,	Kantner,	Robertson,	Zimmerman,
Diehm,	Kennedy,	Ruddy,	Spangler,
Di Lemmo,	Kinsman,	Sarig,	Speaker
Ditrich,	Kooser,	Schaeffer,	
	Krause, T. S.,	Schilling,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 704, entitled

An Act relating to the funeral expenses of indigent members of certain societies requiring the societies to pay such expenses in certain cases and authorizing the deduction of the amount thereof from the sum due to the beneficiary

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. SOWERS. Mr. Speaker, I move that further consideration of this bill be postponed for the present.

Mr. THADDEUS S. KRAUSE. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 957, entitled

An Act making it a misdemeanor for any person to remove deface alter change destroy or obliterate in any manner whatsoever any distinguishing mark of any kind or character on goods or chattels with the intention of preventing the owner from identifying the same

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. SIMPSON. Mr. Speaker, if the sponsor of this bill is here, I would like to ask the reason for its passage. This is apparently an act to be connected up with the criminal code. When you come to a penal act, there ought to be some reason or justification for its passage. In reading this bill over, I don't think there is good reason or proper justification for its passage.

Mr. SOWERS. Mr. Speaker, House Bill No. 957 is practically a copy of nearly all the bills that have come into this House on automobiles. Most of the bills that related to automobiles provided that it should be a crime for a man to deface a number or distinguishing mark on an automobile for the purpose of preventing the owner from identifying it. I happened to be on a sub-committee that had in charge some automobile bills, and it seemed to me that if it was a good idea, as far as automobiles are concerned, that it ought to be a good idea concerning all personal property, that if any man deliberately defaced or rubbed or destroyed a distinguishing mark on personal property with the intention of depriving or preventing the owner from identifying that property, that that should be a crime, and it should be punished. I do not see why that protection should be confined to automobiles alone. It seems to me that it is a good idea, and it ought to cover all kinds of personal property.

Mr. SIMPSON. Mr. Speaker, to my way of thinking there is a wonderful difference between an automobile and ten thousand things that would be found in the ordinary department store. Any person that practices in the criminal courts knows the number of people brought up there monthly as shop-lifters, and hears the testimony that is produced against these people,—thousands and thousands of them that are absolutely innocent,—would not be in favor of an act of Assembly that would again place those people's liberty in jeopardy. This bill places it in the hands of an unscrupulous man to put a thousand of his employees in a position where he could drag them before the criminal court and sentence them to a penalty of five hundred dollars or an imprisonment, at the discretion of the court. No act of Assembly ought to be placed on the statute books, especially a penal act, that might possibly place the liberty of innocent employees in these different department stores,—and not only department stores, but worse than that, worse than department stores,—in a position whereby they might be subjected to criminal prosecution by their unscrupulous employer, and that is the reason I am opposed to a penal act that might possibly jeopardize the liberty of innocent people. When I listen to the testimony taken in a hundred cases a month for shop-

lifting, I am very much constrained to say that I would vote against any bill that would again place in the hands of the prosecutors another lever by which they might possibly drag into the criminal court, for the sole and express purpose of wreaking their vengeance on them, persons who might possibly be innocent, and that is the reason I am opposed to it.

Mr. COX. Mr. Speaker, I am not an attorney and neither am I a lawyer, but I am surprised to see a lawyer stand up in this House and say he will not vote for any bill where it protects the public in general. I really believe that anything we might do that will stop crime is a benefit to the people, and, naturally, if this bill is what it purports to be, protection against the removal of any distinguishing mark,—for instance, we will not say in a department store article, but any watch, carriage, machine, or anything else that has a distinguishing mark, we have just as much right to be protected on these as any other article, whether it be an automobile or not. I believe the bill is a very good bill and nothing that can be done to protect the public should be overlooked, especially in these times.

BILL POSTPONED.

Mr. SOWERS. Mr. Speaker, I move that further consideration of this bill be postponed for the present.

Mr. COX. Mr. Speaker, I second the motion.

The motion was agreed to.

HOUSE BILL NO. 116 MADE A SPECIAL ORDER.

Mr. POWELL asked and received unanimous consent to offer a motion, which was read by the clerk as follows:

Moved by Mr. Powell, of Luzerne, and seconded by Mr. Dawson, of Lackawanna, that House Bill No. 116, file folio 2385, on page 11 of today's calendar, entitled

An Act for the better protection of fish requiring citizens of the United States residing within and without this Commonwealth to procure a license to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act and the manner of proceeding to enforce compliance therewith and providing for the disposition of the penalties recovered and license fees received

be made a special order on third reading for Monday evening, April 7, 1919, at 10:00 o'clock.

On the question.

Will the House agree to the motion?

Mr. POWELL. Mr. Speaker and gentlemen of the House: In making this motion I do so simply for the reason that a number of members wish to be heard on this bill and this is just simply as a matter of courtesy to the members who have left for their homes, so that they may have an opportunity to have the matter considered and threshed out from top to bottom before a full house.

On the question recurring,

Will the House agree to the motion?

It was agreed to.

RESOLUTION RECALLING HOUSE BILL NO. 119 FROM THE GOVERNOR.

Mr. JAMES A. WALKER offered the following resolution, which was twice read, considered and agreed to:

Resolved (if the Senate concur) That House Bill No. 119, Printer's No. 352, File Folio 1811, entitled

An Act to amend an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and sixty) entitled "An Act to amend an act approved the ninth day of April one thousand nine hundred and fifteen entitled "An Act to amend an act entitled "An Act to amend an act entitled "An Act to amend an act entitled "An Act to amend an act entitled "An Act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes" approved the ninth day of June Anno Domini one thousand eight hundred and eighty-one extending the same to companies formed for the purpose of quarrying slate granite stone or rocks or for dressing polishing working or manufacturing the same or any of them and to mineral springs companies incorporated for the purpose of bottling and selling natural mineral springs water approved the sixteenth day of June Anno Domini one thousand eight hundred and ninety-three" approved the nineteenth day of April Anno Domini one thousand nine hundred and one extending

the same to companies formed for the purpose of manufacturing and selling chemicals foodstuffs cement and cement products and the quarrying of cement rock" approved May twenty-eighth one thousand nine hundred and seven extending the same to companies incorporated for the manufacture buying selling leasing using and operation of electrical apparatus and machinery and articles of every kind appertaining to or in anywise connected with the production use regulation control distribution or application of electricity or electrical energy or products for any use or purpose constructing acquiring using selling buying or leasing any works construction or plant or part thereof connected with or involving such use distribution regulation control or application of electricity or the control or use of electrical apparatus for any purpose and of producing furnishing and supplying electricity or electrical apparatus in any form and for any purpose and to carry on a general manufacturing business" approved the twenty-third day of June one thousand nine hundred and eleven by extending the same to companies incorporated for the purpose of refining manufacturing or sale of petroleum and petroleum products" by extending the same to corporations incorporated for the manufacture of leather or articles containing leather" by extending the same to companies incorporated for the purpose of converting raw silk into thread and the manufacture of silk goods

he recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON FIRST READING.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1086, entitled

An Act to amend article seven of an act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws twelve hundred fifteen) entitled "An Act to revise amend and consolidate the law relating to fish and providing penalties"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1043, entitled

An Act fixing the compensation of the custodian of the wash room custodian of the basement day watchman night watchman and elevatorman of the Senate and elevatorman day watchman and night watchman of the House of Representatives and repealing all acts or parts of acts inconsistent herewith

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1003, entitled

An Act providing a closed season on sturgeon or mamose in the Delaware River and Bay and tributaries thereof upon the passage of similar legislation by certain states

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 423, entitled

An Act prohibiting the operation in certain cases of steam traction and steam portable engines unless equipped with spark arresters

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 350, entitled

An Act authorizing the appointment of a commission to inquire into the causes and results of industrial accidents and to study advanced methods for safeguarding against the same

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 308, entitled

An Act to amend section ten of an act approved the twenty-eighth day of July one thousand nine hundred and seventeen

(Pamphlet Laws twelve hundred fifteen) entitled "An Act to revise amend and consolidate the law relating to fish and providing penalties"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 318, entitled

An Act to repeal section five of an act approved the twenty-ninth day of May one thousand nine hundred seventeen (Pamphlet Laws three hundred twenty-two) entitled "An Act to give protection and to regulate the catching or taking or having in possession within this Commonwealth of any bullfrogs tadpoles and terrapin and providing penalties and punishments for violation of any of the provisions of this act and the manner of proceeding to enforce compliance therewith and providing for the disposition of the penalties and fines recovered and received and how and by whom the costs in such cases shall be paid"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1109 (Senate Bill No. 463), entitled

An Act creating a State Art Commission in the Board of Commissioners of Public Grounds and Buildings requiring the approval of the commission of the design and location of all public monuments memorials buildings or other structures and certain private structures

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1009 (Senate Bill No. 266), entitled

An Act providing a fixed charge on lands acquired by the State to be held as State forests and the distribution of the same for county purposes within the counties where State forests are located

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1114 (Senate Bill No. 474), entitled

An Act to amend section one of an act approved the fourteenth day of May one thousand nine hundred thirteen (Pamphlet Laws two hundred and four) entitled "An Act authorizing the board of county commissioners of the several counties of the State to appropriate money for co-operative agricultural extension work for the purpose of improving and developing the agricultural resources of the proper counties"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 947, entitled

An Act to amend an act approved the eleventh day of April one thousand nine hundred and thirteen (Pamphlet Laws fifty-eight), entitled "An Act supplementary to an act entitled 'An Act for the protection of the public health by prohibiting the sale, offering for sale, exposing for sale or having in possession with intent to sell of eggs unfit for food as therein defined and prohibiting the use of such eggs in the preparation for food products providing penalties for the violation thereof and providing for the enforcement thereof' approved the eleventh day of March Anno Domini one thousand nine hundred and nine, providing for the denaturing by kerosene of all eggs unfit for food within the meaning of said act and providing penalties for the violation thereof" providing for the licensing by the Dairy and Food Commissioner of persons, copartnerships, associations, and corporations engaged in the business of breaking eggs and separating the egg content from the shell and using or disposing of the contents thereof for any purpose, authorizing the Dairy and Food Commissioner and his agents and assistants to take samples of eggs for the purpose of analysis and providing penalties.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 966, entitled

An Act to amend an act approved the twenty-second day of April one thousand nine hundred and seven (Pamphlet Laws ninety-six) entitled "An Act to confer upon street railway com-

panies and the lessees or operators thereof the right to do an express business and to transport light freight and property and to charge and collect reasonable compensation therefor"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 932, entitled

An Act supplementary to The Public Service Company Law, approved the twenty-sixth day of July, Anno Domini, one thousand nine hundred and thirteen, giving the Public Service Commission the power in the elimination of grade crossings, to direct the construction of bridges or viaducts over, above, and across railroads and railways, and where necessary across rivers and streams, and in order to affect said elimination to change the location to a new place or to another street or highway; and where the said bridge or viaduct is located by the Commission and directed to be constructed in the line of any street or highway which crosses a navigable river, or a stream, which has been declared a public highway by Act of Assembly at a point where the Commonwealth has been authorized to construct a public bridge to replace a county bridge destroyed by flood, or other casualty, to provide for the payment by the Commonwealth of part of the cost of said improvement, from appropriations made by the Board of Commissioners of Public Grounds and Buildings, the making of the contract, and the expenditure of said appropriation.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 360, entitled

An Act to further amend section five of an act, entitled "An Act to establish a county court for the county of Allegheny, and prescribing its powers and duties; regulating the procedure therein, and providing for the expenses thereof," approved the fifth day of May, one thousand nine hundred and eleven, as amended by an act, entitled "An Act amending section five of an act, entitled 'An Act to establish a county court for the county of Allegheny, and prescribing its powers and duties; regulating the procedure therein, and providing for the expenses thereof' approved the fifth day of May, Anno Domini one thousand nine hundred and eleven by changing the manner of appointment and of determining the number, duties and compensation of clerks and other assistants" approved the fourteenth day of May, one thousand nine hundred and fifteen, by changing the manner fixing the compensation of clerks and other assistants directing same to be fixed by the salary board of which the President Judge of said court shall constitute a member when such salaries are fixed.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 860, entitled

An Act prohibiting the sale or offering for sale within the Commonwealth of Pennsylvania of cooking utensils of agate or enamel ware containing antimony or other mineral substances melting at a low temperature and imposing a penalty therefor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1074, entitled

An Act providing for the time during which pupils may be taught in institutions for the instruction of the blind in this Commonwealth

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1085, entitled

An Act creating a Bureau of Topographic and Geological Survey in the Department of Internal Affairs providing for a topographic and geological survey of the State and abolishing the Topographic and Geological Survey Commission of Pennsylvania and all officers or places held thereunder

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 193, entitled

An Act to prevent unfairness imposition deceit or fraud in the sale or disposition of certain "securities" herein defined by requiring an inspection thereof providing for the inspection supervision and regulation by the Commissioner of Banking of the business of any person association co-partnership or corporation engaged or intending to engage whether as principal broker or agent in the sale of any such securities in the Commonwealth and prescribing penalties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1021, entitled

An Act conferring upon all courts the authority and power to issue writs processes and so forth and apply such remedies and relief as is voted in courts of coordinate jurisdiction

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1064, entitled

An Act to amend section two of an act approved the thirteenth day of March one thousand eight hundred and fifteen (Pamphlet Laws one hundred fifty) entitled "An Act concerning divorces" as amended by changing the time for making service of the subpoena upon the respondent and validating divorces heretofore granted where service was made personally at any time before the return day or where a return of non est inventus has been sworn to at any time prior to the return day

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 146, entitled

An Act to amend section two hundred and thirty-five of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 872, entitled

An Act fixing the salaries of mine inspectors in this Commonwealth and the expenses incident to the office

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1175, entitled

An Act defining sedition and prescribing the punishment therefor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 850, entitled

An Act to amend sections three and five of an act approved the twentieth day of May one thousand nine hundred fifteen (Pamphlet Laws five hundred and sixty-six) entitled "An Act requiring cities of the first class to establish a pension fund for employes of said cities and all county or other public employes if any paid by appropriation of the city councils thereof and out of the treasury of said cities and regulating the administration and the payment of such pensions" as amended giving credit to employes of such cities for time in the service of the Commonwealth fixing the contributions of such employes and permitting employes leaving the employ of the city to continue as contributors in order to become beneficiaries of said fund

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 981, entitled

An Act to amend section two thousand one hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1125, entitled

An Act to amend section one of an act approved the fifteenth day of April one thousand nine hundred and seven (Pamphlet Laws eighty-six) entitled "An Act fixing the salary of the Superintendent of Public Instruction and of the Deputy Superintendent of Public Instruction" fixing the salary of the Superintendent of Public Instruction for all services required to be performed by law

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 645, entitled

An Act establishing a course of physical education and training in the public schools and normal schools of this Commonwealth creating a Bureau of Physical Education and Training in the Department of Public Instruction and making an appropriation

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 291, entitled

An Act concerning fraudulent conveyances and to make uniform the law relating thereto

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1038, entitled

An Act to authorize empower and enable any person having a right of action against two or more persons or corporations arising out of injury or death caused by the negligence of said two or more persons or corporations to bring separate suits or actions at law against each and all of the parties or corporations liable or responsible for said injury or death

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 941, entitled

An Act relating to eggs prohibiting the sale offering for sale exposing for sale or having in possession with intent to sell eggs for and as fresh that are not fresh eggs or of branding or of labeling or marketing eggs as being fresh eggs that are not fresh eggs prescribing certain duties of the Dairy and Food Commissioner in reference thereto and providing penalties for the violation thereof

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1029 (Senate Bill No. 351), entitled

An Act authorizing churches cemetery companies and burial associations to lease or convey certain coal and other minerals providing for the use and expenditure of the funds derived therefrom and for the support of the overlying surface

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1111 (Senate Bill No. 467), entitled

An Act defining the duties of the Governor with regard to the approval of warrants vouchers claims accounts agreements and contracts and repealing inconsistent acts

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1101 (Senate Bill No. 298), entitled

A Joint Resolution amending a joint resolution approved the seventeenth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand and thirty-six) entitled "A Joint Resolution authorizing the authorities having control and supervision of county jails and prisons to permit the employment of inmates thereof on county or almshouse farms exempting wardens and keepers from liability in certain cases for escapes"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1027 (Senate Bill No. 143), entitled

An Act to amend the first section of an act approved the ninth day of April Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws one hundred and eleven) entitled "An Act to provide for the immediate printing and distribution of advance sheets of the laws of this Commonwealth as they are enacted from time to time to persons making application therefor and to certain officials" so as to include members of the General Assembly

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1026 (Senate Bill No. 108), entitled

An Act to amend section two thousand thirty-four of article twenty of an act entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" approved the eighteenth day of May one thousand nine hundred and eleven by authorizing and empowering the State Board of Education to make purchases and sales of real estate or other property for normal schools purchased by the State and prescribing the disposition of the proceeds of any such sales.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1112 (Senate Bill No. 468), entitled

An Act providing for biennial instead of annual reports by the several departments of the State government.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1099 (Senate Bill No. 268), entitled

An Act to establish a separate orphans' court in and for the county of Washington

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1107 (Senate Bill No. 418), entitled

An Act creating the office of indictment and cost clerk as an assistant to the district attorney in the several counties of this Commonwealth having a population of not less than

one hundred and fifty thousand and not more than two hundred and fifty thousand inhabitants providing for the appointment of a person in each of said counties to fill said office prescribing the qualifications duties and term of office of said appointees fixing their salaries and authorizing the payment of the same by the county

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1012 (Senate Bill No. 113), entitled

An Act to amend sections four and five of an act approved the second day of April one thousand eight hundred and sixty-

eight (Pamphlet Laws three) entitled "An Act to ascertain and appoint the fees to be received by the several officers of this Commonwealth"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

ADJOURNMENT.

Mr. ALEXANDER. Mr. Speaker, I move this House do now adjourn.

The motion was agreed to, and (at 12:30 o'clock P. M.) the House adjourned until Monday evening, April 7, 1919, at 9:00 o'clock.

Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., MONDAY, APRIL 7, 1919.

No. 33.

SENATE.

MONDAY, April 7, 1919.

The Senate met at 9 o'clock P. M.

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) in the Chair.

PRAYER.

The Chaplain, Rev. Thomas W. Davis, offered the following prayer:

Almighty God, we thank Thee for all the natural endowments of life; for its possibilities, its opportunities, its incentives, and its fellowships. We pray that we may always be worthy of these great blessings. We pray also Thy blessing upon his Excellency, the Governor, that he may be returned as soon as possible to health and strength, so that he may resume all the important activities of his life. We ask all these blessings in our Saviour's name. Amen.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. VARE, the further reading was dispensed with, and the Journal was approved.

PETITIONS.

FAVORING PASSAGE OF HOUSE BILLS NOS. 273 AND 285.

Mr. CAMPBELL presented petitions of citizens of Mercer County favoring passage of House Bills Nos. 273 and 285.

Which were referred to the Committee on Forestry.

PROTESTING AGAINST THE PASSAGE OF THE RORKE BILL

He also presented petitions of citizens of Cambria County protesting against the passage of the Rorke bill.

Which were referred to the Committee on Law and Order.

PROTESTING AGAINST THE PROPOSED COMBINATION OF THE GAME FISH AND FORESTRY DEPARTMENT.

He also presented petition of citizens of Crawford County protesting against the proposed combination of the Game Fish and Forestry Departments.

Which was referred to the Committee on Forestry.

TIME OF NEXT MEETING.

Mr. CROW. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW offered the following resolution, which was twice read considered and agreed to:

In the Senate, April 7, 1919.

Resolved (if the House of Representatives concur). That when the Senate adjourns this week it reconvene on Monday evening, April twenty-first, at nine o'clock; and when the House of Representatives adjourns this week it reconvene on Monday evening, April twenty-first, at nine o'clock.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

REPORT OF PENNSYLVANIA COMMISSION AND OLD AGE PENSIONS.

Mr. DAVIS presented the report of the Pennsylvania Commission and Old Age Pensions.

(For Report see Appendix).

REPORTS FROM COMMITTEES.

Mr. DAIX, from the Committee on Judiciary General, re-reported as committed, Senate Bill No. 41, entitled:

An Act to amend section one of an act approved the twenty-fifth day of July, 1913, (P. L. 1024), entitled "An Act to protect the public health and welfare by regulating the employment of females in certain establishments, with respect to their hours of labor and the conditions of their employment; by establishing certain sanitary regulations in the establishments in which they work; by requiring certain abstracts and notices to be posted; by providing for the enforcement of this act by the Commissioner of Labor and Industry and others; by prescribing penalties for violations thereof; by defining the procedure in prosecutions; and by repealing all acts and parts of acts inconsistent with the provisions thereof;" by providing that the term "establishment" shall not include, nor shall the act apply to summer boarding houses during certain months.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 421, entitled:

An Act making an appropriation for the payment of losses and damage incident to shipments of cattle heretofore or hereafter sustained, delivery of which was not permitted by the State Livestock Sanitary Board.

Also from the Committee on Appropriations reported as committed, Senate Bill No. 677, entitled:

An Act authorizing the Governor to employ consultants, experts, accountants, investigators, inspectors and clerks in connection with the work of the Commonwealth; authorizing the Governor to fix their salaries, wages and fees; and making an appropriation to carry into effect the provisions of the act.

Also from the Committee on Judiciary General re-reported as committed, Senate Bill No. 391 (House Bill No. 616), entitled:

An Act fixing the mileage to be allowed common pleas judges in judicial districts containing more than one county.

Also from the Committee on Appropriations reported as committed, Senate Bill No. 107, entitled:

An Act to provide for the establishment, erection, equipment and management of a Pennsylvania Home for Boys, and for the commitment thereto of delinquent boys between the ages of six and eighteen years of age; and making an appropriation therefor.

Also from the Committee on Appropriations reported as committed, Senate Bill No. 633, entitled:

An Act making an appropriation to the several fire companies of the City of Harrisburg, Pennsylvania.

Also from the Committee on Appropriations reported as committed, Senate Bill No. 96, entitled:

An Act to amend section one of an act approved the 2d day of April, 1913 (P. L. 38), entitled "An Act authorizing the State Treasurer to endorse over to the Ladies' Memorial Association of the City of Petersburg, Virginia, all checks, drafts, or warrants for interest accruing on a bond bought from the City of Petersburg, Virginia, by the Battlefield Commission of the Third Division, Ninth Corps, Army of the Potomac, said interest being by contract made, on file in the Auditor-General's Department due to said Ladies' Memorial Association"; providing for the retirement of the proceeds of such bond upon the maturity and the disposition of the income there-
of.

Also from the Committee on Appropriations re-reported as amended, Senate Bill No. 373 (House Bill No. 560), entitled:

An Act to fix the salary and mileage of the Members, Officers and employees of the General Assembly and to provide for the furnishing of such postage, stationery, and supplies as may be necessary for the conduct of their offices and repealing all acts or parts of acts inconsistent therewith.

Also from the Committee on Appropriations reported as amended, Senate Bill No. 620, entitled:

An Act to amend, revise and consolidate the law relating to the State Library and Museum, including the law relating to the free library commission and the division of Public Records; abolishing the board of trustees of the State Library; the advisory commission of Public Records and the free library commission; and repealing existing laws in relation thereto.

Also from the Committee on Appropriations reported as committed, Senate Bill No. 706 (House Bill No. 931), entitled:

An Act providing for the refunding of liquor license fees and additional taxes to wholesale and retail dealers, brewers, distillers, rectifiers, compounders, bottlers, agents and other persons prevented from engaging in business by order or regulation of the President or Secretary of War, providing for the return of the proportions thereof paid to municipalities and the Commonwealth, and making an appropriation.

Mr. MEARKLE from the Committee on Insurance reported as committed, Senate Bill No. 392, entitled:

An Act to provide revenues for outstanding liability losses of insurance companies transacting the business of insuring any one against loss or damage resulting from accident to or injury suffered by an employee or other person for which the person insured is liable and also for outstanding losses incurred under the Workmen's Compensation Act of 1915, and repealing existing laws.

Mr. WHITTEN from the Committee on Judiciary General reported as amended, Senate Bill No. 648 (House Bill No. 599), entitled:

An Act fixing the salary of the first assistant district attorney in certain counties.

Mr. F. E. BALDWIN from the Committee on Insurance reported as committed, Senate Bill No. 399, entitled:

An Act defining fraternal benefit societies and their status authorizing such societies to create subordinate lodges and to pay benefits upon the sickness disability or death of their members from funds collected and regulating such benefits. Providing for the organization of such societies and for their licensing supervision regulation and examination by the Insurance Commissioner and for the admission of foreign societies. Designating tables of mortality as a basis of rates of contribution. Requiring all societies to make annual reports and all foreign societies to appoint the Insurance Commissioner as attorney for service of process. Providing penalties for any violations of the act. Exempting such societies from taxation and certain other societies from its provisions and requiring beneficial associations other than fraternal benefit societies to report to and be supervised by the Insurance Commissioner and repealing existing laws.

Mr. DAIX from the Committee on Appropriations reported as committed, Senate Bill No. 408, entitled:

An Act making an appropriation to the One Hundred and Ninth Infantry of the United States, formerly the First Regiment Infantry of Philadelphia, National Guard of Pennsylvania.

Mr. VARE from the Committee on Municipal Affairs reported as amended, Senate Bill No. 554, entitled:

An Act authorizing municipalities with the assent of the electors duly obtained at an election to use moneys borrowed or authorized to be borrowed for purposes which have proved impracticable or impossible or unnecessary for any other lawful municipal purpose.

Also from the Committee on Municipal Affairs re-reported as amended, Senate Bill No. 553, entitled:

An Act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River, connecting the City of Philadelphia and the City of Camden, and the approaches thereto; providing for a joint commission for that purpose and defining its powers and duties; providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties; providing for the payment of a part of the cost thereof by the City of Philadelphia; and providing for the acquiring, taking and condemnation of the real estate for the site and approaches thereof, providing for the turning over of said bridge upon its completion and making an appropriation for the purposes of this act.

BILLS INTRODUCED.

Mr. CRAIG read in his place and presented to the Chair Senate Bill No. 717, entitled:

An Act to protect the health, morals and welfare of women and minors employed in industry by establishing a Minimum Wage Commission and defining its powers and duties, and providing for the determination and establishment of minimum wages for women and minors, and providing penalties for violations of this act.

Which was committed to the Committee on Judiciary Special.

Mr. DAVIS read in his place and presented to the Chair Senate Bill No. 718, entitled:

A Joint Resolution proposing an amendment to Article Nine of the Constitution of Pennsylvania by adding section sixteen.

Which was committed to the Committee on Judiciary General.

Mr. WOODWARD read in his place and presented to the Chair Senate Bill No. 719, entitled:

An Act to prohibit the granting of charters for corporations to have names, or based on applications in any foreign language.

Which was committed to the Committee on Judiciary Special.

Mr. DAIX read in his place and presented to the Chair Senate Bill No. 720, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings.

Which was committed to the Committee on Appropriations.

Mr. BARNES read in his place and presented to the Chair Senate Bill No. 721, entitled:

An Act to amend route number one hundred and seventy-three of an act approved the thirty-first day of May, one thousand nine hundred and eleven (P. L. 468), entitled "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads, connecting county-seats, principal cities and towns, and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways, solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways, wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes, or toll roads, forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid Highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads, and prescribing the contents of township, county, borough or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough, or incorporated town and requiring contracts by counties, townships, boroughs and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs, providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act, and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act.

Which was committed to the Committee on Public Roads and Highways.

Mr. J. S. MILLER read in his place and presented to the Chair Senate Bill No. 722, entitled:

An Act to amend section one of an act approved the twenty-third day of June, one thousand nine hundred and eleven, (Pamphlet Laws one thousand one hundred twenty-three), entitled "An Act establishing in each county a board of viewers; prescribing their duties; providing for their appointment as viewers, road juries, juries of view, and commissioners to view land; and providing for the charges upon the respective counties in the matter of salaries, costs, and expenses thereof."

Which was committed to the Committee on Judiciary General.

Mr. PATTON read in his place and presented to the Chair Senate Bill No. 723, entitled:

An Act authorizing the Insurance Commissioner to revoke the certificate of authority of and to refuse admission to companies or associations from any state which refuses to permit like companies or associations organized and operating under the laws of this State, to do a like business in said State, and designating who may and who may not make examination of said companies or associations, and providing who shall pay the expenses of examinations of such companies or associations.

Which was committed to the Committee on Insurance.

Mr. R. J. BALDWIN read in his place and presented to the Chair Senate Bill No. 724, entitled:

An Act to provide medals for officers and men of the Pennsylvania Reserve Militia, and making an appropriation.

Which was committed to the Committee on Appropriations.

Mr. LEIBY read in his place and presented to the Chair Senate Bill No. 725, entitled:

An Act providing for the granting of certificates of Licensure to practice medicine and surgery, to certain persons who served in the Army or Navy of the United States or any branch or unit thereof.

Which was committed to the Committee on Public Health and Sanitation.

Mr. BEALES read in his place and presented to the Chair Senate Bill No. 726, entitled:

An Act to amend section one of the act approved the nineteenth day of May, one thousand eight hundred eighty-seven (P. L. 138), entitled "An Act providing for payment of costs in criminal cases by the proper county," by providing for the payment of costs by the county in certain cases of summary proceedings.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 727, entitled:

An Act to amend section thirteen of the act approved the twenty-third day of September, one thousand seven hundred ninety-one (3 Sm. L. 37), entitled "A Supplement to the Penal Laws of this State," by providing for the payment of costs by the county in certain cases of summary proceedings.

Which was committed to the Committee on Judiciary General.

Mr. EYRE read in his place and presented to the Chair Senate Bill No. 728, entitled:

An Act repealing an act entitled "An Act requiring certain counties, in certain instances, to assist townships in the construction, repair, and maintenance of main traveled or trunk roads, other than State or State-aid highways, and providing the method of procedure," approved the twenty-ninth day of May, Anno Domini one thousand nine hundred and seventeen.

Which was committed to the Committee on Public Roads and Highways.

Also read in his place and presented to the Chair, Senate Bill No. 729, entitled:

An Act to amend Route Three Hundred and Twenty-eight of an act approved the twenty-second day of July, one thousand nine hundred and thirteen (P. L. 948), entitled "An

Act establishing certain public roads as State Highways, and providing for their construction and maintenance at the expense of the Commonwealth."

Which was committed to the Committee on Public Roads and Highways.

Also read in his place and presented to the Chair, Senate Bill No. 730, entitled:

An Act to amend Route Three Hundred and Seventy-two of an act approved the twenty-second day of July, one thousand nine hundred and thirteen (P. L. 948), entitled "An Act establishing certain public roads as State Highways, and providing for their construction and maintenance at the expense of the Commonwealth."

Which was committed to the Committee on Public Roads and Highways.

Mr. SALUS read in his place and presented to the Chair, Senate Bill No. 731, entitled:

A Joint Resolution continuing the Commission appointed pursuant to a concurrent resolution dated June seventeenth, one thousand nine hundred and fifteen for the purpose of continuing the work of the former Commission by a further investigation and examination of the various laws now in effect in the several states relating to the recording of deeds, mortgages, the transfer of land, the insurance of titles, and the practical operation of such laws, and to propose such changes in the Constitution of laws of this Commonwealth as to insure the best system of recording and make report and recommendations to the next General Assembly in the year one thousand nine hundred and seventeen, defining the powers and duties of the Commission and making an appropriation.

Which was committed to the Committee on Appropriations.

Mr. LESLIE read in his place and presented to the Chair, Senate Bill No. 732, entitled:

An Act for the protection of the public health; regulating the possession, control, dealing in, giving away, delivery, dispensing, administering, prescribing, and use of certain drugs; regulating the use of drugs in the treatment of the drug habit; requiring the making of certain reports to the State Department of Health; providing for the revocation and suspension of licenses of physicians, dentists, veterinarians, pharmacists, druggists, and registered nurses for certain causes; providing for the enforcement of this act, and prescribing penalties.

Which was committed to the Committee on Public Health and Sanitation.

Mr. BUCKMAN read in his place and presented to the Chair Senate Bill No. 733, entitled:

An Act providing for the condemnation by the Commonwealth, of lands suitable and desirable for forestry purposes; and defining the powers and duties of the Department of Forestry or the Department of Conservation in relation thereto.

Which was committed to the Committee on Forestry.

RESOLUTION ON THE DEATH OF THE HONORABLE JOEL G. HILL, EX-SENATOR FROM THE FOURTEENTH SENATORIAL DISTRICT.

Mr. BARNES offered the following resolution which was twice read, considered and agreed to:

Whereas, It has pleased Almighty God in His wise Providence to remove from earth the Honorable Joel G. Hill, ex-senator from the Fourteenth Senatorial District of Pennsylvania, and

Whereas, It is eminently fitting that some public recognition of his sterling qualities should be made by this body, therefore be it

Resolved by the members of the Senate, that in the death of Ex-Senator Hill, the State of Pennsylvania has suffered the loss of one of its most useful citizens, one whose utmost ambition was not only to offer himself as a sacrifice upon the altar of his country, as he nobly did in 1861, but whose constant aim in life was to serve his fellowmen and serve them well; and be it also

Resolved That the heartfelt sympathy of this Senate be extended to his wife and children in their affliction, and that a copy of these resolutions be forwarded to the bereaved family, and a copy of the same spread upon the Senate Board.

RESOLUTION REQUESTING THE RETURN FROM FRANCE AND DEMOBILIZATION OF THE FIFTEENTH ENGINEER REGIMENT.

Mr. MURDOCH offered the following resolution which was twice read;

Whereas, The Fifteenth Engineer Regiment was among the first units of the army of the United States to land in France and has been in active service continuously since that time, a period of almost two years; and,

Whereas, The Fifteenth Engineer Regiment has rendered most notable service for the cause of the United States and its allies; and,

Whereas, The mothers, fathers, wives and children of the boys constituting the Fifteenth Engineer Regiment, while willing to make any sacrifice that is necessary to secure a lasting peace to the world and to the institutions of these United States, they feel, nevertheless, that the Fifteenth Engineer Regiment so long in the service is deserving of relief and having served the longest should be the first to come home; therefore, Be it resolved (if the House concur), That the Senate of Pennsylvania herewith requests the Secretary of War for the United States, and the Commander-in-Chief of the American armies in France to immediately designate the Fifteenth Engineer Regiment for return to the United States and demobilization; and,

Be it further resolved, That copies of these resolutions be transmitted to the Secretary of War and to General Pershing for their immediate consideration.

Mr. MURDOCH. Mr. President, I ask unanimous consent that Rule 39, which requires concurrent resolutions to be referred to an appropriate committee be suspended and that the Senate proceed to the immediate consideration of the resolution just read.

The PRESIDENT. Is there objection? The Chair hears none.

On the question,

Will the Senate agree to the resolution?

It was agreed to.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

REPORT FROM COMMITTEE.

Mr. EYRE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE, from the Committee on Public Roads and Highways, reported as committed, Senate Bill No. 728, entitled:

An Act repealing an act entitled "An Act requiring certain counties, in certain instances, to assist townships in the construction, repair, and maintenance of main traveled or trunk roads, other than State or State-aid highways, and providing the method of procedure," approved the 29th day of May, A. D. 1917.

NOMINATIONS BY THE GOVERNOR.

The Chair cleared his table and laid before the Senate communications in writing from His Excellency the Governor of the Commonwealth, filed with the Chief Clerk during the interim, which were read as follows:

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 2nd, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years to compute from the date of confirmation:

ALLEGHENY COUNTY.

Mrs. Mary C. Keane, Pittsburgh.
C. C. Meyer, Duquesne.
Miss Mary S. Murphy, Boro of Crafton.
Arthur A. Oesterling, Boro of Wilmerding.
Millard Fisher, Pittsburgh.
Miss Ruth M. Irwin, Pittsburgh.
George A. Shirk, Pittsburgh.

ARMSTRONG COUNTY.

Miss M. Louise Walker, Boro of Apollo.

BEAVER COUNTY.

Charles F. Straube, Boro of Ambridge.

CENTRE COUNTY.

Howard A. Moore, Boro of Howard.

FRANKLIN COUNTY.

W. H. Kegerreis, Town of Fannettsburg.

LEBANON COUNTY.

Miss Eva M. Brunner, Lebanon

LEHIGH COUNTY.

Mrs. Sarah C. Wise, Allentown.

LYCOMING COUNTY.

Clen C. Cohick, Williamsport.

PHILADELPHIA COUNTY.

Mrs. Marie J. Hauf, Philadelphia.
Clement Henderson, Philadelphia.
Robert F. Irwin, Jr., Philadelphia.
Samuel J. Taylor, Philadelphia.
William L. Weinberg, Philadelphia.
C. Walter Welsh, Philadelphia.
Edmond J. Whyte, Philadelphia.

WM. C. SPROUL.

NOTARIES PUBLIC.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 2nd, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the dates set opposite their names, respectively.

LAWRENCE COUNTY.

Victor Doyno, New Castle, April 15th, 1919.

PHILADELPHIA COUNTY.

Harry C. Hochstadter, Philadelphia, April 12th, 1919.

WM. C. SPROUL.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 4th, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania for the term of four years, to compute from the date of confirmation.

ALLEGHENY COUNTY.

C. M. Black, Pittsburgh.
Mrs. Grace Coyle Gaffney, Pittsburgh.

BUTLER COUNTY.

Miss Alice M. Soaulding, Adams Township.

DELAWARE COUNTY.

Jesse B. Doll, Hog Island.

LUZERNE COUNTY.

Robert W. Jones, Wilkes-Barre.

MONTGOMERY COUNTY.

Miss Alice E. Crooks, Boro of Bridgeport.

PHILADELPHIA COUNTY.

Miss Marie L. Bradlev, Philadelphia.
James H. Clemens, Philadelphia.
John B. Comber, Philadelphia.
George W. Gallagher, Jr., Philadelphia.
Richard P. Tricker, Jr., Philadelphia.

WM. C. SPROUL.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 7, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the dates set opposite their names, respectively:

ALLEGHENY COUNTY.

H. P. Burns, Pittsburgh, May 10, 1919.
James F. Callahan, Pittsburgh, April 14, 1919.

CUMBERLAND COUNTY.

John R. Miller, Borough of Carlisle, April 18, 1919.

FAYETTE COUNTY.

H. H. Rodahaver, Township of Henry Clay, May 2, 1919.

LACKAWANNA COUNTY.

Mrs. Caroline E. Stewart, Borough of Old Forge, May 8, 1919.

LEBANON COUNTY.

Miss Mary M. Binner, Borough of Myerstown, April 19, 1919.

NORTHAMPTON COUNTY.

Const Collins, City of Bethlehem, April 15, 1919.

WM. C. SPROUL.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of confirmation:

ALLEGHENY COUNTY.

Chas. D. Gillespie, Pittsburgh.
Harry Irwin Glick, Pittsburgh.
H. D. Schaefer, Pittsburgh.
Robbin B. Wolf, Pittsburgh.

LACKAWANNA COUNTY.

A. S. Nokopovitch, Scranton.

PHILADELPHIA COUNTY.

Michael Barnett, Philadelphia.
Thos. E. Brennan, Philadelphia.
Rachel C. Buchanan, Philadelphia.
P. J. McFarland, Philadelphia.
G. N. Nicholson, Philadelphia.
John J. O'Neill, Philadelphia.
George W. Weir, Philadelphia.

WM. C. SPROUL.

JUSTICES OF THE PEACE.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Justices of the Peace, until the first Monday of January, 1920:

ALLEGHENY COUNTY.

J. E. Clay, Borough of Sharpsburg.

ELK COUNTY.

William N. Jones, Borough of Johnsonburg.

FRANKLIN COUNTY.

G. Denton Brewer, Township of Montgomery.

LACKAWANNA COUNTY.

George A. Sherman, Borough of Waverly.

PIKE COUNTY.

Frank Keller, Township of Shohola.

WM. C. SPROUL.

ALDERMEN FOR THE FOURTEENTH WARD OF THE CITY OF SCRANTON.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Michael Cartusciello, to be an Alderman in and for the Fourteenth Ward of the City of Scranton, County of Lackawanna, until the first Monday of January, 1920, vice Dominick F. Gibbons, deceased.

WM. C. SPROUL.

TOWNSHIP COMMISSIONER STATE HIGHWAY DEPARTMENT.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Joseph W. Hunter, of Jenkintown, to be Township Commissioner, State Highway Department, until lawfully determined or annulled, to compute from March 11, 1919.

WM. C. SPROUL.

ASSISTANT STATE HIGHWAY COMMISSIONER.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, George H. Biles, of Philadelphia to be Assistant State Highway Commissioner, until lawfully determined or annulled, to compute from March 11, 1919.

WM. C. SPROUL.

CHIEF ENGINEER STATE HIGHWAY DEPARTMENT.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 7, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, William D. Uhler, of Philadelphia, to be Chief Engineer, State Highway Department, until lawfully determined or annulled, to compute from March 11, 1919.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. CROW,

That Rule 38, which requires nominations made by the Governor, to be referred to proper committees be dispensed with, and the Senate do now resolve itself into Executive Session, for the purpose of acting on the foregoing nominations.

Which was agreed to.

Whereupon,

A motion was made by Mr. CROW,

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin, F. E., DeWitt,	Martin,	Sassaman,
Baldwin, R. J., Donahue,	McConnell,	Schantz,
Barnes,	McNichol,	Smith,
Barr,	Meakle,	Snyder,
Beales,	Miller, J. S.,	Sones,
Boyd,	Miller, S. J.,	Tompkins,
Buckman,	Murdoch,	Turner,
Campbell,	Nason,	Vare,
Craig,	Patton,	Weaver,
Crow,	Phipps,	Whitten,
Daix,	Leslie,	Woodward,
Davis,	Marlow,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. CROW. Mr. President, I move that the executive session do now rise.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

COMMUNICATION FROM THE GOVERNOR.

The Chair cleared his table and laid before the Senate communications in writing from His Excellency the Governor of the Commonwealth filed with the Chief Clerk during the interim, which was read as follows:

VETO OF SENATE BILL NO. 94.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 3, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I return herewith, without my approval, Senate Bill No. 94, entitled, "An Act fixing the pay of election officers and clerks."

This bill seeks to increase the pay of election officers from \$5 to \$7 per day. It has only been a few years since the pay of these public servants was increased to \$5 which seems like an adequate sum for the present.

There is no higher public duty than service upon the election boards of the State. The question of the compensation should not affect the character of that service or of the citizens offering themselves to perform these duties. I do not believe that an increase such as is proposed, would bring any improvement in the service. It would, however, impose an added expense of many thousands of dollars upon the counties of the State at the

general elections and the primary elections. Many of the counties have serious financial problems to meet and I do not feel that it would be wise to increase their burdens.

For these reasons this bill is not approved.

WM. C. SPROUL.

On the question,

Shall the bill pass, the objections of the Governor to the contrary notwithstanding.

BILL POSTPONED.

Mr. EINHSTEIN. Mr. President I move that the question together with the further consideration of the bill be postponed for the present.

Mr. MEARKLE. Mr. President I second the motion. The motion was agreed to.

COMMUNICATION FROM THE GOVERNOR.

The Chair cleared his table and laid before the Senate communication in writing from His Excellency, the Governor of the Commonwealth, filed with the Chief Clerk during the interim, which was read as follows:

VETO OF SENATE BILL NO. 27.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 4, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I return herewith, without my approval, Senate Bill No. 27, entitled, "An Act authorizing county commissioners to appropriate moneys to cities and boroughs to assist in the erection of comfort and waiting stations."

It is not clear to me just why counties should be called upon to assist with such municipal enterprises. County funds had better be conserved for purposes which will be more widely beneficial to the people of the county as a whole.

For these reasons this bill is not approved.

WM. C. SPROUL.

On the question,

Shall the bill pass, the objections of the Governor to the contrary notwithstanding.

BILL POSTPONED.

Mr. SCHANTZ. Mr. President, I move that the question together with the further consideration of the bill be postponed for the present.

Mr. DAIX. Mr. President, I second the motion. The motion was agreed to.

COMMUNICATIONS FROM THE GOVERNOR.

The Chair cleared his table and laid before the Senate communications in writing from His Excellency, the Governor of the Commonwealth, filed with the Chief Clerk during the interim, which were read as follows:

APPROVAL OF SENATE BILL NO. 118.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 4th, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 118, entitled "An Act making an appropriation to the Commissioners of Valley Forge Park."

I am approving this bill with the understanding that the amount therein provided will enable the Valley Forge Park Commissioners to settle for all the land required to complete the boundaries authorized by previous legislation. This is a large appropriation for a time like this when the demands upon the State's funds are so heavy and so much money is required for constructive public works which will give employment to our people. I regard it as only fair to now give notice that I cannot approve any additional appropriations for land at Valley Forge. The State will not, therefore, be committed for additional purchases until more money is available for such purposes.

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 208.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 4th, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 208, entitled "An Act requiring assessors and assistant assessors for county purposes in cities of the third class to keep an account of days actually employed and make return thereof to the county commissioners and fixing their compensation."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 59.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 4, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 59, entitled "An Act to amend an act approved the eighteenth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand and forty-two), entitled 'An Act authorizing County Controllers in counties having a population of more than one hundred thousand and less than one hundred and fifty thousand inhabitants to appoint a solicitor prescribing the duties of said solicitor and fixing his salary' by extending the provisions of the act to include counties having a population of more than one hundred thousand and less than two hundred and sixty thousand inhabitants and authorizing the county commissioners and county controller to fix the salary of the solicitor."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 144.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 4, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 144, entitled "An Act to amend section two hundred thirty-five of an act approved the fourteenth day of July Anno Domini one thousand nine hundred seventeen (Pamphlet Laws eight hundred forty entitled 'An Act concerning townships and revising amending and consolidating the law relating thereto' by increasing the compensation of supervisors."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 262.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 4th, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 262, entitled, "An Act making the Secretary of Internal Affairs the custodian of all deeds contracts maps surveys policies of title insurance abstracts of titles and other documents or instruments relating to the titles to real estate, owned or hereafter to be acquired by the Commonwealth."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 263.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 4th, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 263, entitled, "An Act establishing a Bureau of Municipalities in the Department of Internal Affairs and repealing the act approved June first one thousand nine hundred and fifteen entitled 'An Act creating a Division of Municipal Statistics and Information of the Department of Labor and Industry and fixing the compensation of officers and employes therein' as amended."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 324.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 4th, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 324, entitled, "An Act to appoint the Philadelphia National Bank of Philadelphia loan and transfer agent of the Commonwealth of Pennsylvania succeeding the Farmers and Mechanics National Bank in liquidation."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 188.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 4th, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 188, entitled, "An Act making an appropriation to the Trustees of the Homeopathic State Hospital for the Insane at Allentown Pennsylvania."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 100.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 4th, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the Honor to inform you that I have this day approved and signed Senate Bill No. 100, entitled, "An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mt. Carmel Coal Fields."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 51.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 4th, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.
Gentlemen: I have the Honor to inform you that I have this day approved and signed Senate Bill No. 51, entitled, "An Act validating municipal liens and the procedure thereon."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 52.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 4th, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.
Gentlemen: I have the Honor to inform you that I have this day approved and signed Senate Bill No. 52, entitled, "An Act relating to the procedure on Municipal Liens."

WM. C. SPROUL.

HOUSE MESSAGES.

HOUSE BILL NO. 801 RECALLED FROM THE GOVERNOR.

The Clerk of the House of Representatives being introduced, presented extract from the Journal of the House of Representatives, which was twice read as follows, considered and agreed to:

An Act fixing the compensation of the assistant librarian of the Senate the assistant resident clerk of the House of Representatives and the superintendents of the store rooms of the Senate and of the House of Representatives and repealing all acts or parts of acts inconsistent herewith

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE BILL NO. 119 RECALLED FROM THE GOVERNOR.

He also presented extract from the Journal of the House of Representatives, which was twice read as follows, considered and agreed to:

An Act to amend an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and sixty) entitled "An Act to amend an act approved the ninth day of April one thousand nine hundred and fifteen entitled "An Act to amend an act entitled 'An Act to amend an act entitled 'An Act to amend an act entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes' approved the ninth day of June Anno Domini one thousand eight hundred and eighty-one extending the same to companies formed for the purpose of quarrying slate granite stone or rocks or for dressing polishing working or manufacturing the same or any of them and to mineral springs companies incorporated for the purpose of bottling and selling natural mineral springs water approved the sixteenth day of June Anno Domini one thousand eight hundred and ninety-three' approved the nineteenth day of April Anno Domini one thousand nine hundred and one extending the same to companies formed for the purposes of manufacturing and selling chemicals food stuffs cement and cement products and the quarrying of cement rock' approved May twenty-eighth one thousand nine hundred and seven extending the same to companies incorporated for the manufacture buying selling leasing using and operation of electrical apparatus and machinery and articles of every kind appertaining to or in anywise connected with the production use regulation control distribution or application of electricity or electrical energy or products for any use or purpose constructing acquiring using selling buying or leasing any works construction or plant or part thereof connected with or involving such use distribution regulation control or application of electricity or the control or use or electrical apparatus for any purpose and of producing furnishing and supplying electricity or electrical apparatus in any form and for any purpose and to carry on a general manufacturing business' approved the twenty-third day of June one thousand nine hundred and eleven by extending the same to companies incorporated for the purpose of refining manufacturing or sale of petroleum and petroleum products' by extending the same to corporations incorporated for the manufacture of leather or articles containing leather" by extending the same to companies incorporated for the purpose of converting raw silk into thread and the manufacture of silk goods

Ordered, That the Clerk inform the House of Representatives accordingly.

RESOLUTION RELATIVE TO THE RECOGNITION OF THE JEWISH RACE AT THE PEACE CONFERENCE.

He also presented extract from the Journal of the House of Representatives which was twice read as follows:

In the House of Representatives, April 2, 1919.
Whereas, the future prosperity and peace of the world depends upon a just and equitable settlement of the European

War whereby each and every nationality, however small, be granted the liberty to determine its own destiny and the opportunity of living its own life, and,

Whereas, The government of the United States of America is recognized as an ardent exponent of the rights of the small nations; therefore, be it

Resolved (if the Senate concur). That it is the opinion of the General Assembly of the Commonwealth of Pennsylvania that the national aspirations and historical claims of the Jewish people with regard to Palestine be recognized at the Peace Conference, in accordance with the British Government's declaration of November second, one thousand nine hundred and seventeen, that there shall be established such political, administrative, and economic conditions in Palestine as will assure the development of Palestine into a Jewish commonwealth, and,

Resolved, That the General Assembly of the Commonwealth of Pennsylvania request the American representatives at the Peace Conference to use their best endeavors to facilitate the achievement of this object;

Resolved, That it is the opinion of the General Assembly of the Commonwealth of Pennsylvania that express provisions be made at the Peace Conference for the purpose of granting the Jewish people in every land the complete enjoyment of life, liberty and the opportunities for national development to the end that justice may be done to one of the most suffering people on earth—the Jewish people, and, be it further

Resolved, That a copy of these resolutions be transmitted by the Secretary of the Commonwealth to the President of the United States.

Mr. BUCKMAN. Mr. President, I move that the resolution just read be referred to the Committee on Military Affairs.

Mr. EINSTEIN. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON FINAL PASSAGE RECALLED FROM THE GOVERNOR.

Agreeably to order.

The Senate resumed consideration of Senate Bill No. 26, as follows:

An Act to amend the first section of an act entitled "An Act to encourage county historical societies" approved the twenty-first day of May Anno Domini one thousand nine hundred and one as amended by the act approved the thirty-first day of March one thousand nine hundred and fifteen so as to increase the sum that may be appropriated to such societies and providing for joint appropriations

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the first section of the act entitled "An Act to encourage county historical societies" approved the twenty-first day of May Anno Domini one thousand nine hundred and one as amended by the act approved the thirty-first day of March Anno Domini one thousand nine hundred and fifteen which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the commissioners' board of the respective counties of this Commonwealth may in its discretion pay out of the county funds not otherwise appropriated and upon proper voucher being given a sum not exceeding two hundred dollars annually to the historical society of said county to assist in paying the running expenses thereof Provided however That in counties where the population exceeds one million the commissioners' board may in its discretion pay out of the county funds not otherwise appropriated and upon proper voucher being given a sum not exceeding one thousand dollars annually to the chief historical society in said county to assist in paying the running expenses thereof" be amended so as to read as follows

Section 1 Be it enacted by the Senate and the House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the commissioners' board of the respective counties of this Commonwealth may in its discretion pay out of the county funds not otherwise appropriated and upon proper vouchers being given a sum not exceeding one thousand dollars annually to the historical society of said county to assist in paying the running expenses thereof Where such a society is comprised of residents of more than one county the commissioners of said respective counties may jointly pay said sum in such proportion as they shall agree

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

Mr. SCHANTZ. Mr. President I move to reconsider the vote by which the bill passed third reading.

The PRESIDENT. How did the Senator vote?

Mr. SCHANTZ. Mr. President, I voted "aye."

Mr. JONES. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. JONES. Mr. President, I voted "aye."

The motion was agreed to.
And the question recurring,
Will the Senate agree to the bill on third reading?

BILL POSTPONED.

Mr. SCHANTZ. Mr. President, I move that the question together with the further consideration of the bill be postponed for the present.

Mr. JONES. Mr. President, I second the motion.
The motion was agreed to.

BILL OVER IN ORDER.

Mr. J. S. MILLER. Mr. President, I ask that Senate Bill No. 78 on third reading, entitled:

An Act providing for and regulating the taking and appropriation of land and property by incorporated cemetery and burial associations not for profit for the purpose of enlarging cemeteries and burial grounds

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL ON THIRD READING.

Agreeably to order,
The Senate proceeded to the third reading and consideration of Senate Bill No. 352, as follows:

An Act amending section two four and fifteen of an act entitled "An Act authorizing and empowering the several counties of this Commonwealth to locate lay out open construct and maintain public bridges whether wholly or partly within any city borough or township therein across any river or stream dividing or separating any part of said county from any other part thereof together with the necessary bridge approaches viaduct or other approaches to conveniently connect the same with existing streets or public roads in such cities boroughs or townships authorizing the cities and boroughs wherein such bridges are located to share in the cost thereof and to provide approaches therefor authorizing the taking and appropriation of property and rights of property public or private for such purposes providing a method for making compensation for property taken injured or destroyed thereby authorizing the several counties to enter upon and over public streets or roads in cities boroughs or townships for said purposes authorizing the several counties to appropriate money levy taxes and incur indebtedness therefor and authorizing the several counties to charge and collect tolls and rentals for the concurrent use of such bridges and approaches by street-railway telegraph telephone or other corporations or persons making use thereof other than for ordinary foot or vehicle traffic and to enter into contracts for such use" approved the twenty-fourth day of May one thousand nine hundred seventeen

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act entitled "An Act authorizing and empowering the several counties of this Commonwealth to locate lay out open construct and maintain public bridges whether wholly or partly within any city borough or township therein across any river or stream dividing or separating any part of said county from any other part thereof together with the necessary bridge approaches viaduct or other approaches to conveniently connect the same with existing streets or public roads in such cities boroughs or townships authorizing the cities and boroughs wherein such bridges are located to share in the cost thereof and to provide approaches therefor authorizing the taking and appropriation of property and rights of property public or private for such purposes providing a method for making compensation for property taken injured or destroyed thereby authorizing the several counties to enter upon and over public streets or roads in cities boroughs or townships for said purposes authorizing the several counties to appropriate money levy taxes and incur indebtedness therefor and authorizing the several counties to charge and collect tolls and rentals for the concurrent use of such bridges and approaches by street-railway telegraph telephone or other corporations or persons making use thereof other than for ordinary foot or vehicle traffic and to enter into contracts for such use" approved the twenty-fourth day of May one thousand nine hundred seventeen (Pamphlet Laws two hundred seventy-six) which reads as follows

"Section 2 Whenever the county commissioners of any county shall resolve to exercise any of the powers conferred by section one hereof they shall cause to be prepared plans and surveys showing the location of the proposed bridge and its approaches and the property or rights of property affected thereby together with any streets or public roads in any city borough or township proposed to be used in connection therewith and they shall present the same together with their petition on behalf of said county to the court of quarter sessions of such county praying for authority to locate lay out open and construct the same which petition shall briefly describe the location and the estimated cost thereof or if the method of construction has not been fully determined the estimated cost thereof for each alternative method of construction proposed

Upon the filing of any such application or petition the court shall fix a time for the hearing of the same by and refer the same to the grand jury Notice of the time place and purpose of said hearing shall be given by an advertisement published once a week for three successive weeks in at least one newspaper of general circulation in such county and by handbills posted in conspicuous places along or in the neighborhood of the proposed bridge and its approaches or otherwise as the court shall direct having regard to the circumstances of the case

If the grand jury by a majority vote shall approve said application or petition it shall thereupon certify its approval to said court whereupon the court shall make an order fixing a time not less than ten days thereafter for the filing of exceptions thereto Upon the hearing thereof the court may for proper cause shown disapprove of said application otherwise it shall make an order approving the location and the plans and surveys therefor and authorize such county to construct such bridge and its approaches and to let a contract or contracts therefor under specifications to be prepared by the county engineer or other proper county authority and thereupon the said bridge and its approaches shall be deemed to be laid out and opened in accordance with the surveys plans accompanying said petition" shall be and the same is hereby amended to read as follows

Section 2 Whenever the county commissioners of any county shall resolve to exercise any of the powers conferred by section one hereof they shall cause to be prepared plans and surveys showing the location of the proposed bridge and its approaches and the property or rights of property affected thereby together with any streets or public roads in any city borough or township proposed to be used in connection therewith and they shall present the same together with their petition on behalf of said county to the court of quarter sessions of such county praying for authority to locate lay out open and construct the same which petition shall briefly describe the location and the estimated cost thereof or if the method of construction has not been fully determined the estimated cost thereof for each alternative method of construction proposed

Upon the filing of any such application or petition the court shall fix a time for the hearing of the same by and refer the same to the grand jury Notice of the time place and purpose of said hearing shall be given by an advertisement published once a week for three successive weeks in at least one newspaper of general circulation in such county and by handbills posted in conspicuous places along or in the neighborhood of the proposed bridge and its approaches or otherwise as the court shall direct having regard to the circumstances of the case

If the grand jury by a majority vote shall approve said application or petition it shall thereupon certify its approval to said court whereupon the court shall make an order fixing a time not less than ten days thereafter for the filing of exceptions thereto Upon the hearing thereof the court may for proper cause shown disapprove of said application otherwise it shall make an order approving the location and the plans and surveys therefor and authorize such county to construct such bridge and its approaches and to let a contract or contracts therefor under specifications to be prepared by the county engineer or other proper county authority and thereupon the said bridge and its approaches shall be deemed to be laid out and opened in accordance with the surveys plans accompanying said petition

Where the proposed bridge crosses any navigable stream or other public water or the property rights of property or rights of way of any railroad or other public service corporation and by reason thereof the approval of any state or federal officer board or body is required as to the location and construction of such a bridge or its approaches such county shall be deemed to have full and complete authority to construct such bridge in such other location and in such other manner as may be necessary to comply with the conditions prescribed by such officer board or body in granting such approval provided the county commissioners of such county be of the opinion and by resolution duly adopted by a majority vote so decide that the bridge as thus changed is necessary for the convenience of the traveling public and will accommodate substantially the same traveling public as the bridge would have done if it had been constructed at the location and in the manner originally provided Upon the adoption of any such resolution and prior to the construction of such bridge and the entry upon and taking of property for that purpose such county through its county commissioners shall present its petition to the court of quarter sessions of said county briefly setting forth the facts as to the obtaining of such approval and the changes made in consequence thereof and the adoption of such resolution together with plans and surveys showing the new location and manner of construction and an estimate showing the cost of the construction of such bridge as thus changed and if the proceedings shall appear to be regular the court shall make an order fixing a time not less than twenty days thereafter for the filing of exceptions thereto Notice of the time and place of hearing on said exceptions shall be given by advertisement published once a week for two successive weeks in at least two newspapers of general circulation in such county and by handbills posted in conspicuous places along or in the neighborhood of the proposed bridge and its approaches or otherwise as the court shall direct having regard to the circumstances of case Upon the hearing thereof the court may for proper cause shown disapprove of said petition otherwise it shall thereupon make a decree authorizing and empowering said county to construct such bridge in accordance with such new plans and surveys and thereupon such bridge shall be deemed to have been laid out and opened in accordance with such plans and surveys The provisions of this act shall apply to proceedings now pending as well as those hereafter begun

Section 2 That section four of said act which reads as follows

"Section 4 Whenever any public bridge is ordered to be constructed as aforesaid the county commissioners or a majority of them shall endeavor to agree with the persons interested as to the damages if any sustained by reason of the taking injuring or destroying of property thereby. If the amounts of such damages are agreed upon the proper county officers are authorized and directed to pay the same out of the general county or other funds provided for that purpose" shall be and the same is hereby amended to read as follows

Section 4 The county commissioners pursuant to a resolution duly adopted by a majority of the board may agree with the owners of property rights of property or rights of way of any railroad or any public service corporation affected thereby as to the amount of damages occasioned to any person for property taken injured or destroyed for the purposes aforesaid which agreement the county commissioners shall report to the court of quarter sessions of said county and upon the approval thereof by such court such damages shall be payable by the county out of the general county funds or other funds provided for that purpose

Section 3 That section fifteen of said act which reads as follows

"Section 15 The several counties are hereby authorized and empowered when the county commissioners of the respective county shall by a majority vote resolve so to do to borrow money and to incur indebtedness in compliance with the acts regulating the increase of indebtedness by counties to an amount in the aggregate not exceeding one-half of one per cent of the assessed valuation of the taxable property in such county as fixed by the last preceding assessed valuation thereof for the construction of such public bridges together with the approaches and appurtenances aforesaid and for the funding of any indebtedness incurred therefor and to issue as evidences of such indebtedness registered or coupon bonds payable within thirty years from the date of their issue and bearing interest at a rate not exceeding six percentum per annum payable semi-annually which bonds shall not be sold for less than their par value and accrued interest and to levy and collect taxes on all taxable property in such counties in addition to all other taxes for the purpose of paying any such indebtedness and interest thereon

Any county incurring any such indebtedness shall at or before the time of incurring the same make provision for a sinking fund to pay at maturity the indebtedness so incurred and interest thereon" shall be and the same is hereby amended to read as follows

Section 15 The several counties are further authorized and empowered pursuant to a resolution adopted for that purpose by a majority of the county commissioners of such county to borrow money and to incur indebtedness for the purposes aforesaid to an amount not exceeding the limit of indebtedness prescribed by the Constitution of this Commonwealth in compliance with the laws regulating the manner of increasing such indebtedness and also to fund any indebtedness incurred for the purposes aforesaid and to issue as evidences of such indebtedness registered and coupon bonds or either of them payable within thirty years from the date of their issue and bearing interest at a rate not exceeding six percentum per annum payable semi-annually which bonds shall not be sold at less than their par value and accrued interest and to levy and collect taxes on all taxable property in such county in addition to all other taxes for the purpose of paying such indebtedness and interest thereon. Any county incurring such indebtedness shall at or before the time of incurring the same make provision for a sinking fund to pay at maturity all indebtedness so incurred and interest thereon

And said bill having been read at length the third time,
On the question,

Will the Senate agree to the bill?

Mr. WHITTEN. Mr. President, I ask unanimous consent to amend the title, page 1, line 1. by striking out the word "section" and inserting in lieu thereof the word "sections;" also line 11, by striking out the word "borough" and inserting in lieu thereof the word "boroughs;" also section 1, page 3, line 3, by striking out "rivat" and inserting in lieu thereof the word "private;" also section 2, page 6, line 15, by inserting after the word "plans" the word "and."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 384 (House Bill No. 563), as follows:

An Act making an appropriation for deficiencies to the trustees of the State Hospital for the Insane of the Southeastern District of Pennsylvania located at Norristown, Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred and twenty thousand dollars (\$120,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the trustees of the State Hospital for the Insane of the Southeastern District of Pennsylvania located at Norristown Pennsylvania to cover a deficiency in maintenance of the said hospital for the two fiscal years beginning June first one thousand nine hundred and seventeen

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin, F. E.,	DeWitt,	Marlow,	Sassaman,
Baldwin, R. J.,	Donahue,	Martin,	Schantz,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Beales,	Graff,	Mearkle,	Sones,
Boyd,	Gray,	Miller, S. J.,	Tompkins,
Buckman,	Haldeman,	Murdoch,	Turner,
Campbell,	Herron,	Nason,	Vare,
Craig,	Homsher,	Patton,	Weaver,
Crow,	Jones,	Phipps,	Whitten,
Daix,	Leiby,	Salus,	Woodward,
Davis,	Leslie,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 448 (House Bill No. 286), entitled:

An Act to amend section one thousand six hundred and eight and section two thousand and sixteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenues to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

Mr. SCHANTZ. Mr. President, this bill prohibits the teaching of the German language in our public schools and in our State Normal Schools. I submit that this bill should not pass for the reason that it is discriminating against our public school system. If the teaching of the German language in our Commonwealth is an evil then it ought to be prohibited and we ought not to pass a special act of this kind which only prohibits it in the public schools and our State Normal Schools. If it is an evil it ought also to be prohibited in the private schools, in the parochial schools, in our preparatory schools, in our colleges and universities. If you pass this bill you create a situation in Lehigh County, for instance, in the City of Allentown, you bar the Allentown High School, which prepares our young men and young women for our colleges, from teaching the German language. You have on the west of that city, the Allentown Preparatory School, the Allentown College, for women, and the Muhlenburg College, and a few blocks to the East are our Parochial Schools, in all of which you will tolerate and permit the teaching of the German language, but you will abolish it and prohibit it in our public schools and State Normal Schools. I respectfully submit that the passage of this bill is a gross discrimination against our public schools and I think it did not originate among the friends of our public school system. Furthermore, we were told that we were not waging a war against the German people but

against the German government, and certainly we were not waging a war against the German language. One of our greatest hindrances at the beginning of this war was that we were not prepared. We immediately went to work and we taught our young people, our soldiers, French, because French was the language needed in France. We did not have to go to that trouble with the German language, because everybody was familiar and acquainted with that language; but if an emergency arises like that in the future, if you pass this law, you will also have to become familiar with the German language. England and France are wiser; they are today putting forward efforts to become familiar with the German language, and with the languages of all foreign nations with which complications may arise in the future. If we are going to adopt this policy of barring the German language because we are on unfriendly terms with that nation will we be consistent and follow that course in the future? We have had two wars with Great Britain, we have had a war with Spain, we have had a war with Mexico, but our forefathers never abolished and barred any of the languages of those countries. Mr. President, I submit, that this bill is a gross discrimination against our public schools and our State Normal Schools and it ought not to be passed, because I do not believe that it has originated among the friends of those institutions.

Mr. CRAIG. Mr. President, I desire to interrogate the Senator from Lehigh, Mr. Schantz.

The PRESIDENT. Will the Senator from Lehigh, Mr. Schantz, permit himself to be interrogated?

Mr. SCHANTZ. Mr. President, I will.

Mr. CRAIG. Mr. President, I would like to ask the Senator from Lehigh, Mr. Schantz, if American History is taught in the schools of Lehigh County in the German language.

Mr. SCHANTZ. Mr. President, it is not, and I did not say so.

Mr. CRAIG. Mr. President, I am surprised that it should be necessary to say anything in opposition to this bill, or in support of it. It has been my reading of history that every time a nation has conquered another nation it has been its consistent policy to try and force its language upon the conquered nation and to adopt measures repressive of the language of the conquered nation and the nation that has been conquered has always done its best, although some times it would be done secretly, to keep its language alive. Mr. President, it seems to me, without making a long story of this, that the prime object of the American school is to make American citizens, and I do not believe you can do it in any other language but the American. The German language has been the vehicle in the past number of years for the German propaganda, which did so much to make us unprepared, as the Senator has so well said. All this Democratic twaddle that we have been hearing for the past several years about not fighting the German people has long since been thrown into the discard by its very author. Nobody who knows anything about the history in the last four years doubts for a moment that it was the German people and the German people alone with whom we have been at war, and they have now been conquered. I think it is high time that we cease assisting the German government and the German people in keeping alive German Kultur in the United States through the medium of this German language, which has been so ably defended. Mr. President, and gentlemen of the Senate, there is only room for one language in our American public schools; there is room only for American ideals and the American language, and the American flag over the top of these school houses the same flag that the American boys are floating proudly over the Rhine tonight, the very birthplace of this German language that is so ably defended here. The pupils of Lehigh County, whether they are in the common schools, the parochial schools or high schools, ought to be required to read the history of Belleau Woods and St. Mihiel in the American language. I should not think it necessary to say another word in defense of this bill. I think it should be our duty to do nothing here to assist the perpetuating of this German Kultur by re-instating this German language, which almost every school board in the State of Pennsylvania has thrown out of the schools, and justly so. There ought not to be even one vote against this bill.

And the question recurring.

Shall the bill pass finally?

Mr. BUCKMAN. Mr. President, I move that the question together with the further consideration of this bill be postponed for the present.

Mr. F. E. BALDWIN. Mr. President, I second the motion.

The yeas and nays were required by Mr. Craig and Mr. Phipps and were as follows, viz:

YEAS—23.

Baldwin, F. E.,	Crow,	Homsher,	Sassaman,
Baldwin, R. J.,	Daix,	Leslie,	Schantz,
Barnes,	DeWitt,	McNichol,	Smith,
Boyd,	Donahue,	Nason,	Sones,
Buckman,	Einstein,	Patton,	Tompkins,
Campbell,	Haldeman,	Salus,	

NAYS—22.

Barr,	Herron,	Mearkle,	Turner,
Beales,	Jones,	Miller, J. S.,	Vare,
Craig,	Leiby,	Miller, S. J.,	Weaver,
Eyre,	Marlow,	Murdoch,	Whitten,
Graff,	Martin,	Phipps,	Woodward,
Gray,	McConnell,	Snyder,	

So the question was determined in the affirmative.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 61, as follows:

An Act making an appropriation to cover deficiencies in Maintenance and imminent Repairs to the Home for the Training in Speech of Deaf Children Before they are of School Age at Belmont Avenue and Monument Road Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of Eighteen thousand two hundred and eighty-one and thirty-nine one hundredth dollars (\$18,281.39) or so much thereof as may be necessary is hereby specifically appropriated to the Home for the Training in Speech of Deaf Children before they are of School Age at Belmont Avenue and Monument Road Philadelphia to cover the deficiency in the Maintenance account to date and estimated deficiencies up to June first one thousand nine hundred and nineteen said amount to be paid on Warrant of the Auditor General upon the State Treasury upon due proof of such deficiencies actually existing

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading..

BILL RECOMMENDED.

Mr. DAIX. Mr. President, I move that the Senate Bill No. 61, the bill just read, be recommitted to the Committee on Appropriations.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 90, as follows:

An Act to further amend the act approved the thirtieth day of March one thousand nine hundred and fifteen entitled "An Act to promote the health and efficiency of firemen in cities of the second class by providing for a two-platoon system for firemen in the department of public safety of such cities" as amended by extending the same to cities of the third class

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the thirteenth day of March one thousand nine hundred and fifteen entitled "An Act to promote health and efficiency of firemen in cities of the second class by providing for a two platoon system for firemen in the department of public safety of such cities" which as amended by the act approved the fourth day of April one thousand nine hundred and seventeen entitled "An act to amend section one of an act approve the thirtieth day of March one thousand nine hundred and fifteen entitled 'An Act to promote the health and efficiency of firemen in cities of the second class by providing for a two-platoon system for firemen in the department of public safety of such cities' by extending the same to cities of the first class" reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the head of the department of public safety in each city of the first and second class shall from and after the first day of January one thousand nine hundred eighteen divide the officers and members of companies of the uniformed fire force in the employ such cities into two bodies or platoons one to perform day service and the other to perform night service The hours of day service shall not exceed ten commencing at eight o'clock in the morning the hours of night service shall not exceed fourteen commencing at six o'clock in the afternoon In cases of riot serious conflagration or other such emergency the chief engineer of the bureau of fire or the assistant chief deputy or chief officer in charge at any fire shall have the power to assign all the members of the fire force to continuous duty or to continue any member thereof on duty if necessary No member of either of said platoons shall be required to perform continuous day service or continuous night service for a longer consecutive period than two weeks nor be kept on duty continuously longer than ten hours in the day platoon or fourteen hours in the night platoon excepting as may be necessary to equalize the hours of duty and service and also excepting in cases of riot serious conflagration or other such emergency as above provided" be and the same is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the head of the department of public safety in each city of the first second and third class shall from and after the first day of January one thousand nine hundred twenty divide the officers and members of companies of the uniformed fire force in the employ of such cities excepting the chief engineer and assistant chiefs into two bodies or platoons one to perform day service and the other to perform night service The hours of day service shall not exceed ten commencing at eight o'clock in the morning the hours of night service shall not exceed fourteen commencing at six o'clock in the afternoon In cases of riot serious conflagration or other such emergency the chief engineer of the bureau of fire or the assistant chief deputy or chief officer in charge at any fire shall have the power to assign all the members of the fire force to continuous duty or to continue any member thereof on duty if necessary No member of either said platoons shall be required to perform continuous day service or continuous night service for a longer consecutive period than two weeks nor be kept on duty continuously longer than ten hours in the day platoon or fourteen hours in the night platoon excepting as may be necessary to equalize the hours of duty and service and also excepting in cases of riot serious conflagration or other such emergency as above provided

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 209, as follows:

An Act making an appropriation for the purpose of maintaining and preserving the public roads through the Cornplanter Indian Reservation in Elk township Warren county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of four hundred dollars (\$400) is hereby specifically appropriated for the two fiscal years beginning June first one thousand nine hundred and nineteen to be paid to the treasurer of Elk township Warren county Pennsylvania for the purpose of maintaining in good repair the public roads and highways passing through the Cornplanter Indian Reservation in said township Said money shall be paid on warrant drawn on the State Treasurer by the Auditor General and shall be disbursed under the direction of the supervisors of Elk township

Section 2 The sum of five hundred dollars (\$500) or so much thereof as may be necessary is hereby specifically appropriated to the treasurer of Elk township Warren county Pennsylvania for the purpose of building retaining walls to protect the public roads and highways in the Cornplanter Indian Reservation in said township from damage and destruction by floods caused by the overflowing of Cornplanter Run Said amount herein appropriated shall be paid on warrant of the Auditor General drawn on the State Treasurer and shall be disbursed under the direction of the supervisors of Elk township

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 229 (House Bill No. 163), entitled:

An Act to amend section one thousand four hundred and fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 245 (House Bill No. 168), entitled:

An Act to repeal section eleven of an act approved the eighteenth day of February one thousand eight hundred and fifty-four (Pamphlet Laws seventy-nine) entitled "A supplement to the act incorporating the Pottsville Water Company approved the eleventh day of April Anno Domini one thousand eight hundred and thirty-four"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. DAIX. Mr. President, I move that Senate Bill No. 258 on second reading, entitled:

An Act regulating the sale offering for sale barter exchange and giving theater tickets and providing penalties

be recommended to the Committee on Judiciary General.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 273 (House Bill No. 87), entitled:

An Act to amend Article IV of the act, approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; and providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," by adding a section providing for the appointment and the payment of the expenses of delegates to State conventions or associations of school directors.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 277 (House Bill No. 149), entitled:

An Act to amend section two thousand one hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 278 (House Bill No. 127), entitled:

An Act providing for the payment into the State Treasury of the amounts of unclaimed distributive shares from the assets of corporations unincorporated associations and limited partnerships associations in process of dissolution requiring reports of such amounts to be made to the Auditor General by the liquidating trustees or other persons charged with the dissolution of unincorporated associations and limited partnership associations further providing for the refund of such amounts from the State Treasury with interest thereon to persons entitled thereto and making an appropriation therefor and providing penalties.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 286, as follows:

An Act to repeal the proviso of an act approved the sixteenth day of May Anno Domini one thousand eight hundred and ninety-one entitled "An Act to authorize burial or cemetery companies to accept trusts in certain cases"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the proviso of an act of Assembly entitled "An Act to authorize burial or cemetery companies to accept trusts in certain cases" approved the sixteenth day of May Anno Domini one thousand eight hundred and ninety-one which proviso requires a report to the Court of Common Pleas of the receipt of such gift devise or bequest and the obtaining of the approval of the Court as to the investment thereof be and the same is hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 290, entitled:

An Act to amend section two of the act approved the twenty third day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred and eighteen) entitled "An Act to provide for the establishment of a Bureau of Standards in the Department of Internal Affairs of Pennsylvania the appointment of a chief of that bureau prescribing his duties and fixing his salary authorizing the purchase of a set of standardized weights and measures for the use of the bureau and making an appropriation therefor" by providing for the appointment of deputies in the Bureau of Standards and fixing their salaries and prescribing additional powers and duties for the Chief of the Bureau of Standards and for his deputies

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of the act approved the twenty-third day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred and eighteen) entitled "An Act to provide for the establishment of a Bureau of Standards in the Department of Internal Affairs of Pennsylvania the appointment of a chief of that bureau prescribing his duties and fixing his salary authorizing the purchase of a set of standardized weights and measures for the use of the bureau and making an appropriation therefor" which reads as follows

"Section 2 That as soon as practicable after the final passage and approval of this act the Secretary of Internal Affairs shall appoint a competent person to serve as chief of the Bureau of Standards whose duty it shall be to have custody of the State standards of weights and measures shall compare test and regulate all weights and measures of all city and borough sealers now in office or who may hereafter be appointed in the Commonwealth of Pennsylvania with the State standards when presented at his office for that purpose shall certify to their correctness by affixing his official stamp thereto with his name and date of examination clearly marked thereon shall preserve in his office an appropriate record of services rendered and work performed by him or under his direction in pursuance of this act shall file in his office annual and other reports

received from the local sealers and shall on or before the thirtieth day of November in each year submit a report in writing to the Secretary of Internal Affairs for publication as a separate document in book form setting forth in sufficient detail the work done in said bureau and the work reported to him by the local sealers together with such other matter relating to that subject as may be deemed of value and interest to the citizens of this Commonwealth The chief of said Bureau of Standards shall receive a salary of two thousand dollars per annum payable as other employees of said Department are now paid and all necessary expenses incurred in the discharge of his official duties under this act The Secretary of Internal Affairs may assign such additional assistance from the clerical force of his department to the work of said bureau as he may find necessary from time to time" is hereby amended to read as follows

Section 2 That as soon as practicable after the final passage and approval of this act the Secretary of Internal Affairs shall appoint a competent person to serve as Chief of the Bureau of Standards whose duty it shall be to have custody of the State standards of weight and measures shall compare test and regulate all weights and measures of all city and borough sealers now in office or who may hereafter be appointed in the Commonwealth of Pennsylvania with the State Standards when presented at his office for that purpose shall certify to their correctness by affixing his official stamp thereto with his name and date of examination clearly marked thereon shall preserve in his office an appropriate record of services rendered and work performed by him or under his direction in pursuance of this act shall file in his office annual and other reports received from the local sealers and shall on or before the thirtieth day of November in each year submit a report in writing to the Secretary of Internal Affairs for publication as a separate document in book form setting forth in sufficient detail the work done in said bureau and the work reported to him by the local sealers together with such other matter relating to that subject as may be deemed of value and interest to the citizens of this Commonwealth The Chief of the Bureau of Standards or any of his deputies shall have power to enter into any county or city and to test all instruments and devices used in weighing or measuring anything sold or to be sold including instruments and devices for weighing at coal mines and seal the same if found to be correct For the purpose of making such test the chief of the Bureau of Standards or any of his deputies may at any reasonable time and without formal warrant enter upon any premises and may on any public highway stop any vendor or dealer or the agent or servant of any such vendor or dealer or stop any vehicle used in delivering any commodity which is weighed or measured as delivered They may condemn and mark as condemned or may seize any false or illegal instrument or device used or intended to be used in weighing or measuring If they shall seize any such instrument or device they shall retain possession thereof until it shall have been used as evidence in any prosecution under the laws of this Commonwealth relating to weights and measures or to the sale of commodities After the determination of such prosecution the false or illegal instrument or device shall be destroyed unless otherwise ordered by the proper court The chief of said Bureau of Standards shall receive all necessary expenses incurred in the discharge of his official duties under this act The Secretary of Internal Affairs is authorized to appoint four deputies in the Bureau of Standards at an annual salary of twenty-five hundred dollars each Such deputies shall also receive their actual and necessary expenses incurred in the performance of their duties The Secretary of Internal Affairs may also assign such additional assistance from the clerical force of his department to the work of said bureau as he may find necessary from time to time

On the question,

Will the Senate agree to the section?

Mr. LESLIE. Mr. President, I move to amend section 1, page 3, line 11, by striking out the word "assistance" and inserting in lieu thereof the word "assistant"; also line 20 by striking out "measures" and inserting in lieu thereof the word "measures."

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows and agreed to.

An Act to amend section two of the act approved the twenty-third day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred and eighteen) entitled "An Act to provide for the establishment of a Bureau of Standards in the Department of Internal Affairs of Pennsylvania the appointment of a chief of that bureau prescribing his duties and fixing his salary authorizing the purchase of a set of standardized weights and measures for the use of the bureau and making an appropriation therefor" by providing for the appointment of deputies in the Bureau of Standards and fixing their salaries and prescribing additional powers and duties for the chief of the bureau of standards and for his deputies

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. LESLIE. Mr. President, I move that the Senate Bill No. 290, the bill just read, be recommitted to the Committee on Judiciary General for the purpose of a hearing.

Mr. SMITH. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,
The rule requiring bills to be considered in committee of the whole being in this case dispensed with,
The Senate proceeded to the second reading and consideration of Senate Bill No. 306 (House Bill No. 129), entitled:

An Act to amend the second section of an act entitled "An Act relating to unclaimed deposits in savings banks and transfer of stock" approved the seventeenth day of April Anno Domini one thousand eight hundred and seventy-two (Pamphlet Laws sixty-two) so as to provide that the Auditor General State Treasurer and Attorney General may upon satisfactory proof of ownership order the refund to persons entitled thereto of the amounts of deposits paid into the State Treasury under the provisions of said act with interest thereon in place of requiring a suit for such refund to be instituted in the court of common pleas of Dauphin county

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in committee of the whole being in this case dispensed with,
The Senate proceeded to the second reading and consideration of Senate Bill No. 307 (House Bill No. 128), entitled:

An Act providing for the payment into the State Treasury without escheat of certain moneys and property subject to escheat under the provisions of any act of the General Assembly and for the refund thereof with interest to persons entitled thereto and making an appropriation for such refund

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in committee of the whole being in this case dispensed with,
The Senate proceeded to the second reading and consideration of Senate Bill No. 315 (House Bill No. 335), entitled:

An Act to amend section two of an act approved the twenty-sixth day of May one thousand eight hundred and ninety-seven (Pamphlet Laws ninety-five) entitled "An Act relating to proceedings where goods or chattels have been levied upon or seized by the sheriff and claimed to belong to others than the defendant in the execution or process" as amended

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

BILLS RECOMMITTED.

Mr. VARE. Mr. President, I move that Senate Bill No. 321, on second reading, entitled:

An Act for the better government of cities of the first class of this Commonwealth

be recommitted to the Committee on Municipal Affairs.

Mr. PATTON. Mr. President, I second the motion.
The motion was agreed to.

Mr. VARE. Mr. President, I move that Senate Bill No. 322, on second reading, entitled:

An Act to provide for a purchasing agent in counties having a population of one million five hundred thousand or over
be recommitted to the Committee on Municipal Affairs.

Mr. PATTON. Mr. President, I second the motion.
The motion was agreed to.

Mr. VARE. Mr. President, I move that Senate Bill No. 323, on second reading, entitled:

An Act to regulate and improve the civil service of counties having a population of one million five hundred thousand or over making violations of its provisions a misdemeanor and providing penalties for violations thereof

be recommitted to the Committee on Municipal Affairs.

Mr. PATTON. Mr. President, I second the motion.
The motion was agreed to.

CORRECTION OF ERROR IN ANNOUNCEMENT OF VOTE ON SENATE BILL NO. 448.

The PRESIDENT. The Chair desires to announce that the Clerks have discovered a mistake in the vote upon the motion to postpone for the present further action on Senate Bill No. 448, House Bill No. 286, File Folio 725, the vote being 23 yeas and 23 nays. The motion therefore is lost, and the question recurs. Will the Senate agree to the bill on third reading.

Mr. EYRE. Mr. President, I move that Senate Bill No. 448, House Bill No. 286, be recommitted to the Committee on Education for the purpose of amendment.

Mr. BUCKMAN. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,
The rule requiring bills to be considered in committee of the whole being in this case dispensed with,
The Senate proceeded to the second reading and consideration of Senate Bill No. 361, as follows:

An Act providing for the publication and distribution of a revised edition of the railroad map of Pennsylvania by the Department of Internal Affairs making an appropriation for the work of revising compiling and proof-reading and an appropriation for printing the same and paper

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That there shall be published by the State Printer on the order and under the direction of the Secretary of Internal Affairs eighteen thousand copies of a revised edition of the railroad map of Pennsylvania Eight thousand eight hundred copies of which to be printed on heavy map paper and two hundred copies to be printed on heavy map paper without county colors and nine thousand copies of which to be printed on thin map paper for folding

Section 2 The distribution of the aforesaid revised edition of railroad maps shall be as follows
Five hundred copies for the use of the Governor
Two thousand six hundred copies for the use of the Senate
Six thousand copies for the use of the House of Representatives

Four hundred copies for the use of the State Library
Eight thousand five hundred copies for the use of the Department of Internal Affairs

Section 3 For the work of revising compiling and proof-reading said railroad maps and necessary expenses connected therewith the sum of five hundred dollars or so much thereof as may be necessary is hereby specifically appropriated For printing said railroad maps and for paper the sum of seven thousand five hundred or so much thereof as may be necessary is hereby specifically appropriated

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 369 (House Bill No. 265), entitled:

An Act validating certain sales of real estate for non-payment of taxes and validating the title to such real estate in the hands of purchasers their heirs grantees and assigns

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 406, as follows:

An Act authorizing the Secretary of Internal Affairs to establish and maintain in the Department of Internal Affairs a Bureau of Topographic and Geological Survey of the State defining its powers and duties providing for the appointment of a State Geologist who shall be Chief of said Bureau and other assistants and employees and for the fixing of their salaries providing for the transfer of all papers maps surveys and other property of the State in the possession of the Topographic and Geological Survey Commission of the State to the Secretary of Internal Affairs and abolishing the said Commission

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Secretary of Internal Affairs is hereby authorized to establish and maintain in the Department of Internal Affairs of the Commonwealth a Bureau of Topographic and Geological Survey of the State

Section 2 The Governor shall appoint a State Geologist of ability and experience who shall be Chief of the Bureau and who shall control the execution of the details of the survey His salary shall be fixed by the Secretary of Internal Affairs and the Governor The Secretary of Internal Affairs with the advice and approval of the Chief of the Bureau shall appoint such assistants and employees as a proper prosecution of the work may require and fix their compensation The Secretary of Internal Affairs shall facilitate the work by the use when it can conveniently and advantageously be done of the surveyors draftsmen and map makers permanently employed in the department in co-operation with the work of said Bureau

Section 3 The objects of said survey shall be as follows The preparation and completion of a topographic map or maps of the State also the study of its geological formations with special reference to the economic development of its resources such as coal ores oil gas stones cement material and all other materials With these ends in view the Chief of the Bureau may and he is hereby authorized to arrange with the United States Geological Survey or such other National organization as may be authorized to do such work for its co-operation Provided That the amount of money to be expended in such co-operative work on behalf of the State shall not exceed the amount so expended by such National organization The preparation of reports with the necessary geological and other maps to properly illustrate the same which shall be of such detail character and style of publication as the Chief of the Bureau may deem best suited to properly describe the resources of the State

Section 4 The reports of the said survey shall be printed by the Department of Printing and Binding in such form and style as may be designated by the Secretary of Internal Affairs

Section 5 The Chief of the Bureau and the Secretary of Internal Affairs shall unite in making a biennial report to the Governor and the Legislature showing the progress and condition of the work together with such other information and recommendations as they may deem necessary and useful in addition to the other reports hereinbefore authorized

Section 6 All specimens and materials collected shall after serving the purpose of the survey be deposited in the State Museum and there preserved in such form as to be available for study in the further work of the survey or by individual students but must not be removed from said Museum except for study and use by the State Geologist or those working under his direction

Section 7 All supplies and stationery blank books forms or other printed matter necessary for the use of said survey shall be furnished by the Department of Printing and Binding or the Department of Public Grounds and Buildings upon the requisition of the Secretary of Internal Affairs for the use of said Bureau

Section 8 It shall be lawful for any and all persons employed in carrying on the work of the said survey to enter upon and cross all lands within the State Provided That in so doing no damage shall be done to private property

Section 9 It is the intent of this act that the work heretofore carried on by the Topographic and Geological Survey Commission of Pennsylvania which was established by an act entitled "An Act authorizing the Topographic and Geological Survey Commission of Pennsylvania to establish and maintain a topographic and geological survey of the State fixing salaries providing for the printing and binding of the results of said survey and furnishing of supplies and stationery and making an appropriation therefor" approved May thirteenth one thousand nine hundred and nine (Pamphlet Laws eight hundred twenty-eight) shall on and from the approval of this act be performed by the Secretary of Internal Affairs by and through the Bureau of Topographic and Geological Survey of the State herein authorized to be established and the said Topographic and Geological Survey Commission of Pennsylvania is hereby abolished The said Commission shall upon demand made by the Secretary of Internal Affairs transfer or cause to be transferred to him for the use of the said Bureau all papers

maps surveys reports analyses samples materials instruments supplies evidences and manuscripts relating to investigations or explorations completed and uncompleted and all property of any and every nature or character whatsoever being the property of the State in the possession or custody of the said Commission the State Geologist or their employees or agents as soon as it can conveniently be done

Section 10 This act shall be in effect on the first day of June nineteen hundred and nineteen

Section 11 All laws or parts of laws inconsistent with this act are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 425 (House Bill No. 184), entitled:

An Act to amend section one of an act approved the twentieth day of July, one thousand nine hundred and seventeen. (P. L. 1158), entitled "An Act requiring counties having a population of more than eight hundred thousand and less than one million five hundred thousand inhabitants to give an increase of at least one hundred and fifty dollars per year to all employees now drawing a salary of fifteen hundred dollars per annum or less, and providing a method to enforce the provisions of this act," declaring that it was the legislative intent that the provisions of the act should apply to employees whose duties and salaries are fixed by statute as well as to those employees whose duties and salaries were not so fixed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. PATTON. Mr. President, all Philadelphia bills for increase of salaries have been sent back, and I propose making a motion at this time to send this bill back to the Judiciary General Committee until we make up our minds what we are going to do with it.

Mr. President, I move that Senate Bill No. 425 (House Bill No. 184), the bill just read, be recommended to the Committee on Judiciary General.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 433 (House Bill No. 618), as follows:

An Act to amend section one hundred of an act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred eighty-two) entitled "An Act to consolidate revise and amend the penal laws of this Commonwealth"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one hundred of an act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred eighty-two) entitled "An Act to consolidate revise and amend the penal laws of this Commonwealth" which reads as follows

"Section 100 If any person being armed with an offensive weapon or instrument shall rob or assault with intent to rob another or shall together with one or more person or persons rob or assault with intent to rob or shall rob any person and at the same time or immediately before or immediately after such robbery beat strike or ill-use any person or do violence to such person the person so offending shall be guilty of felony and being thereof convicted shall be sentenced to pay a fine not exceeding one thousand dollars and undergo an imprisonment by separate or solitary confinement labor not exceeding ten years" is hereby amended to read as follows

Section 100 If any person being armed with an offensive weapon or instrument shall rob or assault with intent to rob another or shall together with one or more person or persons rob or assault with intent to rob or shall rob any person and at the same time or immediately before or immediately after such robbery beat strike or ill-use any person or do violence to such person the person so offending shall be guilty of felony and being thereof convicted shall be sentenced to pay a fine not exceeding five thousand dollars and undergo an imprisonment by separate or solitary confinement at labor for any term of not more than twenty years provided that the provisions of this act shall not apply to any crimes committed before the

passage hereof but all such crimes shall be prosecuted as heretofore under the provisions of the section to which this is an amendment.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 477 (House Bill No. 45), as follows:

An Act making an appropriation providing for a deficiency in the maintenance of The Glen Mills Schools Glen Mills Delaware county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seventy-five thousand dollars (\$75,000) or as much thereof as may be necessary be and the same is hereby specifically appropriated to The Glen Mills Schools Glen Mills Delaware county Pennsylvania to cover deficiencies in maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 510, as follows:

An Act amending sections three ten eleven and thirteen of an act approved the fifteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred thirty-four) entitled "An Act relating to motion-picture films reels or stereopticon views or slides providing a system of examination approval and regulation thereof and of the banners posters and other like advertising matter used in connection therewith creating the Board of Censors and providing penalties for the violation of this act" and providing for the appointment of a Deputy to the Board of Censors and additional employees of said Board and fixing their salaries

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three of an act approved the fifteenth day of May one thousand nine hundred fifteen (Pamphlet Laws five hundred thirty-four) entitled "An Act relating to motion-picture films reels or stereopticon views or slides providing a system of examination approval and regulation thereof and of the banners posters and other like advertising matter used in connection therewith creating the Board of Censors and providing penalties for the violation of this act" which reads as follows

"Section 3 The Board shall consist of three residents and citizens of Pennsylvania two males and one female well qualified by education and experience to act as censors under this act One male member of the Board shall be chairman the female member shall be vice-chairman and one male member shall be secretary. They shall be appointed by the Governor for terms of three years Those first appointed under this act shall be appointed for three years two years and one year respectively the respective terms to be designated by the Governor" be and the same is hereby amended to read as follows

Section 3 The Board shall consist of three residents and citizens of Pennsylvania two males and one female well qualified by education and experience to act as censors under this act One male member of the Board shall be chairman the female member shall be vice-chairman and one male member shall be secretary They shall be appointed by the Governor for the terms of three years Those first appointed under this act shall be appointed for three years two years and one year respectively the respective terms to be designated by the Governor There shall also be appointed by the Governor for the term of three years a Deputy to the Board who shall be well qualified by education training and experience to act as Deputy to the Board under this act and who may be either male or female The Deputy to the Board shall have his or her office for the performance of his or her duties under this act in the City of Pittsburgh and shall do and perform all acts and things necessary properly to administer the affairs of the Board in the district which shall be assigned to such Deputy by the Board

Section 2 That section ten of said act which reads as follows

"Section 10 The chairman vice-chairman and secretary shall before assuming the duties of their respective offices take and subscribe the oath prescribed by the Constitution of Pennsylvania and shall enter into bonds to the Commonwealth in the sum of three thousand dollars two thousand five hundred dollars and two thousand four hundred dollars respectively conditioned for the faithful performance of their duties" be and the same is hereby amended to read as follows

Section 10 The chairman vice chairman and secretary and the Deputy to the Board shall before assuming the duties of their respective offices take and subscribe the oath prescribed by the Constitution of Pennsylvania and shall enter into bonds to the Commonwealth in the sum of three thousand dollars two thousand five hundred dollars two thousand four hundred dollars and two thousand dollars respectively conditioned for the faithful performance of their duties

Section 3 That section eleven of said act which read as follows

Section 11 The chairman shall receive an annual salary of three thousand dollars the vice-chairman an annual salary of two thousand five hundred dollars and the secretary an annual salary of two thousand four hundred dollars The salaries shall be payable monthly" be and the same is hereby amended to read as follows

Section 11 The chairman shall receive an annual salary of three thousand dollars the vice-chairman an annual salary of two thousand five hundred dollars the secretary an annual salary of two thousand four hundred dollars and the Deputy to the Board an annual salary of two thousand dollars The salaries shall be payable monthly

Section 4 That section thirteen of said act which reads as follows

"Section 13 The chairman shall appoint with the approval of the Governor the following employees One chief clerk at a salary of eighteen hundred dollars one assistant clerk at a salary of fifteen hundred dollars one stenographer and typewriter at salaries of one thousand dollars each two stenographers and typewriters at a salary of seven hundred and twenty dollars each one chief inspector at a salary of fifteen hundred dollars three inspectors at salaries of fourteen hundred dollars each three inspectors at salaries of twelve hundred dollars each one operator who shall be an electrician at a salary of fourteen hundred dollars two operators at salaries of twelve hundred dollars each one operator at a salary of one thousand dollars two messengers at salaries of seven hundred and twenty dollars each one assistant operator or patcher at a salary of six hundred dollars one assistant patcher at a salary of four hundred and eighty dollars The salaries provided for above shall be annual and payable monthly

In addition to the employees enumerated above the chairman may with the approval of the Governor appoint such additional employees as the work of the board may necessarily require The salaries of such additional employees shall not exceed in the aggregate the sum of five thousand dollars annually" be and the same is hereby amended to read as follows

Section 13 The chairman shall appoint with the approval of the Governor the following employees One chief clerk at a salary of eighteen hundred dollars one assistant clerk at a salary of fifteen hundred dollars one stenographer and typewriter at salaries of one thousand dollars each two stenographers and typewriters at salaries of seven hundred and twenty dollars each one chief inspector at a salary of fifteen hundred dollars three inspectors at salaries of fourteen hundred dollars each three inspectors at salaries of twelve hundred dollars each one operator who shall be an electrician at a salary of fourteen hundred dollars two operators at salaries of twelve hundred dollars each one operator at a salary of one thousand dollars two messengers at salaries of seven hundred and twenty dollars each one assistant operator or patcher at a salary of six hundred dollars one assistant patcher at a salary of four hundred and eighty dollars The chairman shall also appoint with the approval of the Governor and assign to the Deputy to the Board two inspectors one of whom may be a female at salaries of fourteen hundred dollars each and one stenographer at a salary of twelve hundred dollars

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 532, as follows:

An Act authorizing the Governor to appoint volunteer police officers providing for the organization and direction of such police officers defining their powers and duties imposing certain charges upon the State and counties for the expenses thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Governor is hereby authorized to appoint and commission such number of volunteer police officers to serve without pay in the several counties as he may deem necessary Volunteer police officers shall be under the general supervision and control of the Council of Public Welfare When actually engaged in the suppression of riots tumults the protection and preservation of public peace and safety or of public or private property the volunteer police shall be under the direction and command of the sheriff of the county in which such police are so engaged The Council of Public Welfare is hereby empowered to order the volunteer police officers commissioned in and for any county to any other county of the Commonwealth for the purpose of suppressing riots and tumults and the preservation of the public peace and safety

Section 2 All police officers so appointed shall take and subscribe the oath provided by article seven of the Constitution. Such oath shall be administered by an officer duly authorized to administer oaths and shall be filed together with the certificate of appointment in the office of the recorder of deeds.

Section 3 The police officers when so appointed and qualified shall have and possess all powers of police officers of the several cities boroughs and townships of the Commonwealth and are authorized to arrest upon view with or without warrant any person apprehended in the commission of any offense against the laws of the Commonwealth or of the United States in the county in and for which they are commissioned or the county to which they may be duly ordered by the Council of Public Welfare.

Section 4 The police officers herein provided for shall be organized and disciplined especially for the purpose of the suppression of riots and tumults and to preserve the public peace and safety.

Section 5 All expenses necessary to the organization and discipline of the volunteer police shall be paid by the State Treasurer on order of the Secretary of the Council of Public Welfare from the funds appropriated for the use of said Council of Public Welfare and on warrant of the Auditor General. All actual and necessary expenses of the volunteer police force incurred in the suppression of riots and tumults or in the protection of public property or the property of public utilities and industries shall be paid by the proper county on order of the Chairman of the Council of Public Welfare and on warrant of the proper fiscal officers of the county.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 539 (House Bill No. 126), entitled:

An Act providing for the payment into the State Treasury of unclaimed funds in the hands of fiduciaries defining the term fiduciary providing for the refunding of such funds from the State Treasury with interest to persons entitled thereto and making an appropriation therefor prohibiting the discharge of such fiduciaries the release of their sureties or the final distribution of funds in their possession until after compliance with the provisions of this act and imposing penalties.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 540 (House Bill No. 686), entitled:

An Act authorizing the issue and sale of bonds to the amount of fifty millions of dollars by the Commonwealth of Pennsylvania defining the powers and duties of the Governor the Auditor General and the State Treasurer in relation thereto making an appropriation of the proceeds of such bonds for the purpose of improving and rebuilding the highways of the Commonwealth providing for the payment of interest on and the redemption of such bonds by the Sinking Fund Commission and making an appropriation to carry out the provisions of this act.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. DAIX. Mr. President, I move that Senate Bill No. 540 (House Bill No. 686), the bill just read, be recommitted to the Committee on Appropriations.

Mr. SCHANTZ. Mr. President, I second the motion.
The motion was agreed to.

BILL RECOMMITTED.

Mr. VARE. Mr. President, I move that Senate Bill No. 567 (House Bill No. 183), on second reading, entitled:

An Act to amend section five hundred and twenty-four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and

maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

be recommitted to the Committee on Education.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 587, entitled:

An Act to amend section one of an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy) entitled "An Act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines" as amended providing for the payment of funeral expenses of soldiers sailors and marines dying while in service and for headstones for the graves of such soldiers sailors and marines.

The first section of the bill was read as follows and agreed to:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy) entitled "An Act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines" which as amended by the act approved the twelfth day of April one thousand nine hundred and seventeen (Pamphlet Laws seventy-four) entitled "An Act to amend sections one two three and four of an act approved the seventh day of June Anno Domini one thousand nine hundred and fifteen entitled "An Act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines" reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county commissioners of each county in this State are hereby authorized and directed to expend the sum of seventy-five dollars (\$75.00) toward the funeral expenses of any honorably discharged soldier sailor or marine who served or who shall hereafter serve in the Army or Navy of the United States during any war in which the United States was or shall hereafter be engaged or who served or shall hereafter serve in the Army or Navy of the United States where a state or condition of war existed or shall hereafter exist in the United States or any foreign country or territory or upon the high seas or who was in active service in the militia of the State of Pennsylvania under and in pursuance of any proclamation issued by the Governor during the Civil War and not duly mustered into the United States and who was honorably discharged or relieved from such service and shall hereafter die within their county or shall die beyond their county and shall have had a legal residence within their county at the time of his death is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county commissioners of each county in this State are hereby authorized and directed to expend the sum of seventy-five dollars (\$75.00) toward the funeral expenses of any honorably discharged soldier sailor or marine who served or who shall hereafter serve in the Army or Navy of the United States during any war in which the United States was or shall hereafter be engaged or who served or shall hereafter serve in the Army or Navy of the United States where a state or condition of war existed or shall hereafter exist in the United States or any foreign country or territory or upon the high seas or who was in active service in the militia of the State of Pennsylvania under and in pursuance of any proclamation issued by the Governor during the Civil War and not duly mustered into the service of the United States and who was honorably discharged or relieved from such service and shall hereafter die

within their county or shall die beyond their county and shall have had a legal residence within their county at the time of his death. The county commissioners shall expend a like sum toward the funeral expenses of any soldier sailor or marine having a legal residence within their county who shall die anywhere within the United States while in the service of the United States during times of war.

The title of the bill was read as follows:

An Act to amend section one of an act approved the seventh day of June, one thousand nine hundred and fifteen (P. L. 870), entitled "An Act to amend, revise, and consolidate the law providing for the burial of certain honorably discharged soldiers, sailors and marines, at the expense of the counties in which they shall die or have a legal residence at the time of their death; to provide a system for effecting the burial of such soldiers, sailors, and marines; to provide headstones and markers for the graves of such soldiers, sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers, sailors and marines," as amended; providing for the payment of funeral expenses of soldiers, sailors and marines dying while in service, and for headstones for the graves of such soldiers, sailors and marines.

On the question,

Will the Senate agree to the section?

Mr. LESLIE. Mr. President, I move to amend title page 1, line 5, by striking out the word "honorably" and inserting in lieu thereof the word "honorably."

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 538, as follows:

An Act requiring the county commissioners of the several counties and all collectors and assessors of taxes for local purposes in this Commonwealth to furnish to the Secretary of Internal Affairs or his representatives any and all other statistics and information relating to the collection and assessing of said taxes in addition to those required to be furnished under existing laws as may be demanded by him.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in addition to the statistics and information required by existing laws to be furnished to the Secretary of Internal Affairs by county commissioners relating to the collection and assessment of taxes for local purposes the county commissioners of the several counties and all collectors and assessors of taxes for local purposes shall hereafter furnish to the said Secretary of Internal Affairs or his representatives any and all other statistics and information relating to the collection and assessing of said taxes as may be demanded by him the same to be furnished by such means and in such forms as he may prescribe.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 606, as follows:

An Act to amend the nineteenth section of an act entitled "An Act to regulate the employment in all kinds of industrial establishment of women and children employed at wages or salary by regulating the age at which minors can be employed and the mode of certifying the same and by fixing the hours of labor for women and minors to provide for the safety of all employees in all industrial establishments and of men women and children in school-houses academies seminaries colleges hotels hospitals storehouses office buildings public halls and places of amusements in which proper fire-escapes exits and extinguishers are required to provide for the health of all employees and of men women and children in all such establishments storehouses and buildings by proper sanitary appliances and to provide for the appointment of inspectors office clerks and others who with the Chief Factory

Inspector shall constitute the Department of Factory Inspection to enforce the same and providing penalties for violations of the provisions thereof fixing the term and salaries of the Chief Factory Inspector and his appointees" approved the second day of May Anno Domini one thousand nine hundred and five (Pamphlet Laws three hundred and fifty-two).

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the nineteenth section of an act entitled "An Act to regulate the employment in all kinds of industrial establishments of women and children employed at wages or salary by regulating the age at which minors can be employed and the mode of certifying the same and by fixing the hours of labor for women and minors to provide for the safety of all employees in all industrial establishments and of men women and children in school-houses academies seminaries colleges hotels hospitals storehouses office buildings public halls and places of amusements in which proper fire-escapes exits and extinguishers are required to provide for the health of all employees and of men women and children in all such establishments storehouses and buildings by proper sanitary appliances and to provide for the appointment of inspectors office clerks and others who with the Chief Factory Inspector shall constitute the Department of Factory Inspections to enforce the same and providing penalties for violations of the provisions thereof fixing the term and salaries of the Chief Factory Inspector and his appointees" approved the second day of May Anno Domini one thousand nine hundred and five (Pamphlet Laws three hundred and fifty-two) which reads as follows

"Section 19. All boilers used for generating steam or heat in any establishment shall be kept in good order and the owner agent or lessee of such establishment shall have said boilers inspected by a casualty company in which said boilers are insured or by any other competent person approved by the Chief Factory Inspector once in twelve months and shall file a certificate showing the result thereof in the office of such establishment and shall send a duplicate thereof to the Department of Factory Inspection. Each boiler or nest of boilers used for generating steam or heat in any establishment shall be provided with a proper safety-valve and with steam and water-gauges to show respectively the pressure of steam and the height of water in the boilers. Every boiler-house in which a boiler or nest of boilers is placed shall be provided with a steam gauge properly connected with the boilers and another steam gauge shall be attached to the steam pipe in the engine-house and so placed that the engineer or fireman can readily ascertain the pressure carried. Nothing in this section shall apply to boilers which are regularly inspected by competent inspectors acting under local laws and ordinances" is hereby amended to read as follows

Section 19. All boilers used for generating steam or heat in any establishment shall be kept in good order and the owner agent or lessee of such establishment shall have said boilers inspected by a casualty company in which said boilers are insured or by any other competent person approved by the Chief Factory Inspector once in twelve months and shall file a certificate showing the result thereof in the office of such establishment and shall send a duplicate thereof to the Department of Factory Inspection. Each boiler or nest of boilers used for generating steam or heat in any establishment shall be provided with a proper safety-valve and with steam and water-gauges to show respectively the pressure of steam and the height of water in the boilers. Every boiler-house in which a boiler or nest of boilers is placed shall be provided with a steam gauge properly connected with the boilers and another steam-gauge shall be attached to the steam pipe in the engine-house and so placed that the engineer or fireman can readily ascertain the pressure carried. Nothing in this section shall apply to boilers which are regularly inspected by competent inspectors acting under local laws and ordinances provided however that no property producing crude oil shall be taken deemed or construed as an establishment.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 612, as follows:

An Act vesting in the managers or directors of any cemetery the right to remove headstones posts railings and other structures upon cemetery lots which have fallen into decay or become dangerous to those entitled to use the said cemeteries.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any headstone or headstones posts railings or other structures upon a lot in any cemetery shall have fallen into decay or become dangerous to those entitled to enter into said cemetery grounds the company association or management conducting the said cemetery shall have the right and such right is hereby conferred to remove the headstone or headstones posts railings or other structures so out of repair

and dangerous. Provided however that before any such removal shall be made notice of the intention so to do shall be given to the owners of the lots or to their representatives either by registered mail or if their address is unknown then by advertisement once a week for three weeks in a paper of general circulation in the county where the cemetery is located or has its chief place of business.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. BUCKMAN. Mr. President, I move that Senate Bill No. 628 (House Bill No. 707), on second reading, entitled:

An Act transferring part of the fund appropriated to the Department of Forestry by the General Assembly of one thousand nine hundred seventeen for the purchase of lands to be set aside and held as State forest reserves to the fund for the payment of the examination of titles to lands purchased by said department

be recommitted to the Committee on Appropriations.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

BILL OVER IN ORDER.

Mr. GRAY. Mr. President, I ask that Senate Bill No. 630 (House Bill No. 725), on second reading, entitled:

An Act permitting wholesale or retail dealers brewers distillers rectifiers compounders bottlers agents or other persons licensed to deal in or sell any vinous spirituous malt or brewed liquors to surrender licenses heretofore granted and issued authorizing county treasurers to refund a proportionate amount of the annual license fee and additional license tax, requiring the State Treasurer and the municipalities to contribute to the amount so refunded and making an appropriation

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 635, as follows:

An Act relating to policies of life insurance or annuities
Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the net amount payable by the insurer under any policy of life insurance or under any annuity contract upon the life of any person heretofore or hereafter made for the benefit of or assigned to the wife or children or other relative dependent upon such person shall be exempt from all claims of the creditors of such insured person whether or not the right to change the named beneficiary is reserved by the insured or is permitted by the insurer

Section 2 An act entitled "An Act relating to policies of life insurance or annuities" approved the fifth day of May one thousand nine hundred and fifteen is hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 636, as follows:

An Act prohibiting under certain conditions the commutation encumbrance or assignment of the proceeds of life insurance and annuity policies and the income arising therefrom by persons entitled thereto prohibiting the attachment of such proceeds and income and authorizing life insurance companies to hold such proceeds as part of the general corporate funds

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever under the terms of any annuity or policy of life insurance or under any written agreement supplemental thereto issued by any company incorporated by and doing business in this State the proceeds are retained by such company at maturity or otherwise no person entitled to any part of such proceeds or any instalment of interest due or to become due thereon shall be permitted to commute anticipate

encumber alienate or assign the same or any part thereof if such permission is expressly withheld by the terms of such policy or supplemental agreement and if such policy or supplemental agreement so provides no payments of interest or of principal shall be in any way subject to such persons debts contracts or engagements nor to any judicial processes to levy upon or attach the same for payment thereof and further that such company shall not be required to segregate such funds but may hold them as a part of its general corporate funds

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 640, as follows:

An Act making an appropriation to the State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania located at Blossburg Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary is hereby specifically appropriated to the State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania located at Blossburg Pennsylvania for the two years ending May thirty-first one thousand nine hundred and nineteen for the purpose of deficiency in maintenance

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. DAIX. Mr. President, I move that Senate Bill No. 640 (House Bill No. 726), the bill just read, be recommitted to the Committee on Appropriations.

Mr. S. J. MILLER. Mr. President, I second the motion. The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 651 (House Bill No. 786), entitled:

An Act authorizing the Department of Fisheries to purchase certain land near the Wayne County Fish Hatchery

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. DAIX. Mr. President, I move that Senate Bill No. 65 (House Bill No. 786), the bill just read, be recommitted to the Committee on Appropriations.

Mr. BUCKMAN. Mr. President, I second the motion. The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 652 (House Bill No. 906), entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 653 (House Bill No. 883), entitled:

An Act to amend section twelve hundred and six of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 660 (House Bill No. 814), entitled:

An Act to amend section three of an act approved the twenty-seventh day of April one thousand nine hundred and nine (Pamphlet Laws two hundred and eight) entitled "An Act to create a Legislative Reference Bureau in the Pennsylvania State Library authorizing the appointment of a Reference Director and subordinate officers defining their duties and fixing their compensation" as amended

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 661 (House Bill No. 659), as follows:

An Act making an appropriation for the payment of compensation outstanding and due and to become due to injured employees in the various departments of the Commonwealth of Pennsylvania for the bi-ennial period ending May thirty-first one thousand nine hundred and nineteen

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty thousand dollars (\$40,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated for the payment of the statutory medical hospital and surgical bills and compensation outstanding and due to injured employees in the various departments of the Commonwealth of Pennsylvania already accrued and to become due at the end of the bi-ennial period ending May thirty-first one thousand nine hundred and nineteen said appropriation to be paid by the State Treasurer on the warrant of the Auditor General upon certificates furnished by the Commissioner or Acting Commissioner of Labor and Industry.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. DAIX. Mr. President I move that Senate Bill No. 661 (House Bill 659), entitled:

An Act making an appropriation for the payment of compensation outstanding and due and to become due to injured employees in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May thirty-first one thousand nine hundred and nineteen

be recommitted to the Committee on Appropriations.

Mr. S. J. MILLER. Mr. President, I second the motion.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 675, as follows:

An Act prohibiting the Public Service Commission from issuing certificates of public convenience in certain cases and revoking such certificates heretofore granted

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no certificate of public convenience shall be granted by the Public Service Commission to any common carrier authorizing such common carrier to operate upon a route of the public highway where either of the termini of such route is located at any State institution

Section 2 All certificates of public convenience heretofore granted by the Public Service Commission contrary to the provisions of section one of this act are hereby declared void and of no effect

Section 3 All acts or parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. TOMPKINS. Mr. President, I move that Senate Bill No. 675, on second reading, entitled:

An Act prohibiting the Public Service Commission from issuing certificates of public convenience in certain cases and revoking such certificates heretofore granted

be recommitted to the Committee on Judiciary Special for the purpose of a hearing.

Mr. S. J. MILLER. Mr. President, I second the motion. The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 678, as follows:

An Act defining cold storage and regulating time of storage of certain articles of food and providing penalties for the violation of the provisions of this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That for the purpose of this act "cold storage" shall mean the storage or keeping of articles of food at or below a temperature of forty degree Fahrenheit in a cold storage warehouse

"Cold storage warehouse" shall mean any place artificially or mechanically cooled to or below a temperature of forty degrees Fahrenheit in which articles of food are placed and held for thirty days or more

"Articles of food" shall mean fresh meat and fresh meat products and all fresh fish game poultry eggs and butter

Section 2 No person firm or corporation shall maintain or operate a cold storage warehouse without a license so to do issued by the Dairy and Food Commissioner. Any person firm or corporation desiring such a license shall make written application to the Dairy and Food Commissioner for that purpose stating the location of the warehouse

The Dairy and Food Commissioner thereupon shall cause an examination to be made of said warehouse and if it be found by him to be in a proper sanitary condition and otherwise properly equipped for its intended use he shall issue a license authorizing the applicant to operate the same as a cold storage warehouse during one year the license shall be issued upon payment by the applicant of a license fee of fifty dollars (\$50) to the treasurer of the State

Section 3 In case any cold storage warehouse or any part thereof shall at any time be deemed by the Dairy and Food Commissioner to be in an unsanitary condition or not properly equipped for its intended use he shall notify the licensee of such condition and upon the failure of the licensee to put such cold storage warehouse in a sanitary condition or to properly equip the same for its intended use within a time to be designated by the Dairy and Food Commissioner he shall revoke such license

Section 4 Every such licensee shall keep accurate records of the articles of food received in and of the articles of food withdrawn from his cold storage warehouse and the Dairy and Food Commissioner shall have free access to such records at any time

It shall be the duty of such person firm or corporation licensed to operate a cold storage warehouse to file in the office of the Dairy and Food Commissioner on or before the sixth day of January April July and October of each year a report setting forth in itemized particulars the kinds and quantities of food products held in cold storage in such warehouse

The report shall be made on printed forms prepared and supplied by the Dairy and Food Commissioner

Section 5 The Dairy and Food Commissioner shall inspect and supervise all cold storage warehouses and make such inspection of articles of food therein as he may deem necessary to secure the proper enforcement of this act and he shall have access to all cold storage warehouses at all reasonable times.

The Dairy and Food Commissioner may appoint such persons as he deems qualified to make such inspections under this act.

Section 6 No article of food intended for human consumption shall be placed received or kept in any cold storage warehouse if knowingly diseased tainted or otherwise unfit for human consumption or knowingly in such condition that it will not keep wholesome for human consumption.

No article of food for use other than human consumption shall be placed received or kept in any cold storage warehouse unless previously marked in accordance with forms to be prescribed by the Dairy and Food Commissioner in such a way as to indicate plainly the fact that such article of food is not to be sold or used for human food.

Section 7 No person firm or corporation shall place receive or keep in any cold storage warehouse in this State articles of food unless the same shall be plainly marked stamped or tagged either upon the container in which they are packed or upon the article of food itself with the month and year when placed therein or in the case of articles of food being stored in bulk the month and year of original storage shall be marked upon the doors or walls of the rooms in which the same are stored and when such articles are removed such month and year shall be marked upon the container in which the same shall be removed and no person firm or corporation shall remove or allow to be removed such articles of food from any cold storage warehouse unless the same shall be plainly marked stamped or tagged on the container in which it is enclosed or upon the articles of food itself with the month and year of such removal and such marks stamps and tags shall be prima facie evidence of such receipt and removal of the dates thereof.

All articles of food in any cold storage warehouse at the time this act goes into effect shall before being removed therefrom be plainly marked stamped or tagged with the month and year when this act goes into effect.

Section 8 No person firm or corporation shall hereafter keep or permit to remain in any cold storage warehouse any eggs in shell later than March first of any year where such eggs have been held in cold storage either within or without the State on December thirty-first prior thereto nor shall any person firm or corporation permit to remain in cold storage any other article of food covered by this act for a longer aggregate period than twelve months except with the consent of the Dairy and Food Commissioner as hereinafter provided.

The Dairy and Food Commissioner may upon application grant permission to extend the period of storage for a particular consignment of goods if the goods in question are found upon examination to be in proper condition for further storage. The length of time for which further storage is allowed shall be specified in the order granting the permission.

A report on each case in which an extension of storage is permitted including information relating to the reason for the action of the Dairy and Food Commissioner the kind and the amount of goods for which the storage period was extended and the length of time for which the continuance was granted shall be included in the annual report of the Dairy and Food Commissioner.

Section 9 It shall be unlawful to sell or to offer for sale any article of food which has been held for a period of thirty days or over in cold storage either within or without the State without notifying persons purchasing or intending to purchase the same that it has been so held by the display of a placard plainly and conspicuously marked "Cold Storage Goods" on the bulk mass or articles of food and it shall be unlawful to represent or advertise as fresh any articles of food which has been held in cold storage for a period of thirty days or over.

Section 10 It shall be unlawful to return to any cold storage warehouse any article of food which has been once released from storage for the purpose of placing it on the market for sale but nothing in this section shall be construed to prevent the transfer of goods from one cold storage warehouse to another provided that all prior markings stampings and taggings upon such articles shall remain thereon and provided further that such transfer is not made for the purpose of evading any provision of this act.

Section 11 The Dairy and Food Commissioner may make the necessary rules and regulations to carry this act into effect.

Such rules and regulations shall be filed in the commissioner's office and shall not take effect until thirty days after such filing.

Section 12 Any person firm or corporation violating any provision of this act shall be guilty of a misdemeanor and shall upon conviction be punished for the first offense by a fine not exceeding two hundred dollars (\$200) and for the second or any subsequent offense by a fine not exceeding three hundred dollars (\$300) or by an imprisonment of not more than one year or by both such fine and imprisonment in the discretion of the court.

Section 13 An act approved the sixteenth day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred and sixteen) entitled "An Act for the protection of the public health and the prevention of fraud and deception by regulating the storage and sale of cold storage foods fixing

penalties for the violation of the provisions thereof and providing for the enforcement thereof" and the amendments thereto and all other acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

RECESS.

Mr. VARE. Mr. President, I move that the Senate do now take a recess for ten minutes.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

HOUSE MESSAGES.

HOUSE BILLS FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced, presented for concurrence bills of the House of Representatives as follows:

House Bill No. 679 (Senate Bill No. 734), entitled:

An Act to amend section two hundred six of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

Which was committed to the Committee on Education.

House Bill No. 980 (Senate Bill No. 735), entitled:

An Act fixing the salaries of certain clerks in the office of the recorder of deeds in counties having a population of one million five hundred thousand inhabitants or over.

Which was committed to the Committee on Judiciary General.

House Bill No. 678 (Senate Bill No. 736), entitled:

An Act to amend section one of an act approved the third day of June one thousand nine hundred eleven (Pamphlet Laws six hundred twenty-seven), entitled "An Act providing for the payment by the proper county or by the treasurer of a city co-extensive with a county of the costs of appeal including printing of paper-book in murder cases where counsel have been assigned to the defense of the prisoner" by providing for the payment of costs of application for person.

Which was committed to the Committee on Judiciary General.

House Bill No. 856 (Senate Bill No. 737), entitled:

An Act relating to the indexing of sheriff's coroner's and tax deeds in the office of the recorder of deeds imposing the expense of such indexing on the county and providing that such indices shall be notice to all persons.

Which was committed to the Committee on Judiciary General.

House Bill No. 511 (Senate Bill No. 738), entitled:

An Act to amend part of section one of an act approved the twentieth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred fifty-eight) entitled "An Act to fix regulate and establish the fees to be charged and received by constables in this Commonwealth."

Which was committed to the Committee on Judiciary General.

House Bill No. 828 (Senate Bill No. 739), entitled:

An Act to amend section three hundred and three of an act approved the eighteen day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and

maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Which was committed to the Committee on Education.

House Bill No. 342 (Senate Bill No. 740), entitled:

An Act to amend clause twelve section thirty-nine of an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An Act to provide for the incorporation and regulation of certain corporations"

Which was committed to the Committee on Corporations.

House Bill No. 637 (Senate Bill No. 741), entitled:

An Act to amend section one thousand one hundred and twenty-one and one thousand one hundred and thirty of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Which was committed to the Committee on Education.

House Bill No. 352 (Senate Bill No. 742), entitled:

A Supplement to the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An Act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions" providing for the payment by the county for the use of rooms by registrars when sitting for the registration of electors

Which was committed to the Committee on Elections.

House Bill No. 849 (Senate Bill No. 743), entitled:

An Act to fix the salaries of the clerks of the State Department in the office of the county treasurer of any county of this Commonwealth having a population of one million or over

Which was committed to the Committee on Judiciary General.

House Bill No. 1000 (Senate Bill No. 744), entitled:

An Act to amend sections eighteen and nineteen of an act approved the eleventh day of July, one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and eighteen), entitled "An Act relating to dogs, and the protection of livestock and poultry from damage by dogs; providing for the licensing of dogs; regulating the keeping of dogs, and authorizing their destruction in certain cases; providing for the protection of licensed dogs, and for dogs temporarily imported for trial, show, and breeding purposes; prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners; providing for the assessment of damages done by dogs, and payment thereof by the proper county to the owners of livestock and poultry, and of damages to licensed dogs; imposing powers and duties on certain State, county, city, borough, town, and township officers and employees, and on city councils of cities of the first and second class; and providing penalties."

Which was committed to the Committee on Municipal Affairs.

House Bill No. 281 (Senate Bill No. 745), entitled:

An Act to amend sections one two and three of the act entitled "An Act regulating the business of loaning money in sums of three hundred (\$300) dollars or less either with or without security to individuals pressed by lack of funds to meet immediate necessities fixing the rate of interest and charges therefor requiring the licensing of lenders and prescribing penalties for the violation of this act"

Which was committed to the Committee on Banks and Building and Loan Associations.

House Bill No. 835 (Senate Bill No. 746), entitled:

A supplement to an act approved the second day of May one thousand eight hundred and ninety-nine (Pamphlet Laws one hundred and eighty-four) entitled "An Act to provide revenue by imposing a mercantile license tax on vendors of or dealers in goods wares and merchandise and providing for the collection of said tax" providing for the appointment of and the fixing of salaries of mercantile appraisers in certain counties and providing for the disposition of moneys collected as fees for mercantile appraisers

Which was committed to the Committee on Judiciary General.

House Bill No. 956 (Senate Bill No. 747), entitled:

An Act making it a felony to receive or bring or assist in receiving or bringing into the Commonwealth of Pennsylvania any stolen property and fixing penalty

Which was committed to the Committee on Judiciary General.

House Bill No. 851 (Senate Bill No. 748), entitled:

An Act relating to the incorporation of banks of discount and deposit savings banks and trust companies and defining the powers and duties of the Commissioner of Banking and the Governor in relation thereto

Which was committed to the Committee on Banks and Building and Loan Associations.

House Bill No. 284 (Senate Bill No. 749), entitled:

An Act to prevent unfair competition and unfair trade practices

Which was committed to the Committee on Judiciary General.

House Bill No. 990 (Senate Bill No. 750), entitled:

An Act to amend section twenty-two of the act approved the third day of May one thousand nine hundred seventeen (Pamphlet Laws one hundred and thirteen) entitled "An Act providing for the organization government discipline maintenance and regulation of the armed land forces of this Commonwealth"

Which was committed to the Committee on Military Affairs.

House Bill No. 965 (Senate Bill No. 751), entitled:

An Act providing a method for the abatement of the penalty as fixed by law for killing by mistake a deer or an elk in this Commonwealth

Which was committed to the Committee on Game and Fisheries.

House Bill No. 1019 (Senate Bill No. 752), entitled:

An Act reorganizing the Adjutant General's Department designating the officers and employes thereof and fixing the salaries of each

Which was committed to the Committee on Appropriations.

House Bill No. 777 (Senate Bill No. 753), entitled:

An Act to provide for the removal or retirement of judges of the Supreme Superior Common Pleas Orphans' Municipal and County Court permanently disqualified by reason of physical or mental disability to perform their judicial functions or duties and providing for the payment of salaries to them during the balance of the term for which they may have been elected and for the remainder of their lives after such removal or retirement and for filling the vacancies caused thereby providing for such judges as may have been or who may have retired under provisions of previous acts and for judges who have heretofore retired and repealing certain acts

Which was committed to the Committee on Judiciary General.

He also presented for concurrence bill of the House of Representatives as follows:

House Bill No. 513, entitled:

An Act making an appropriation for the Dixmont Hospital for the Insane

Said bill having been recalled from the Governor for amendment and said bill had on final passage and third reading was reconsidered in the House of Representatives and the bill amended, in which amendments the concurrence of the Senate is requested.

The amendments were twice read as follows Amend section 1 line 4 by striking out the words and figures "eighty thousand (80,000)" and inserting in lieu thereof the words and figures "ninety-five thousand (95,000)"; also line 9 by striking out the words "and operation"; also line 9 by inserting after the word "from" the word "June."

On the question,

Will the Senate concur in the same.

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin, F. E.	DeWitt,	Marlow,	Sassaman,
Baldwin, R. J.	Donahue,	Martin,	Schantz,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Bcales,	Graft,	Mearkle,	Sones,
Boyd,	Gray,	Miller, S. J.,	Tompkins,
Buckman,	Haldeman,	Murdoch,	Turner,
Campbell,	Herron,	Nason,	Vare,
Craig,	Homsher,	Patton,	Weaver,
Crow,	Jones,	Phipps,	Whitten,
Daix,	Leiby,	Salus,	Woodward,
Davis,	Leslie,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

REPORTS FROM COMMITTEE.

Mr. DAIX. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX from the Committee on Appropriations re-reported as amended, Senate Bill No. 661 (House Bill No. 659), entitled:

An Act making an appropriation for the payment of the statutory medical, hospital and surgical bills and compensation outstanding and due and to become due to injured employees in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May 31st, 1919.

Also from the Committee on Appropriations reported as committed, Senate Bill No. 540 (House Bill No. 686), entitled:

An Act authorizing the issue and sale of bonds to the amount of fifty millions of dollars by the Commonwealth of Pennsylvania, defining the powers and duties of the Governor, the Auditor-General and the State Treasurer in relation thereto, making an appropriation of the proceeds of such bonds for the purpose of improving and rebuilding the highways of the Commonwealth, providing for the payment of interest on and the redemption of such bonds by the Sinking Fund Commission, and making an appropriation to carry out the provisions of this act.

Also from the Committee on Appropriations re-reported as amended, Senate Bill No. 61, entitled:

An Act making an appropriation to cover deficiencies in maintenance to the Home for the Training in Speech of Deaf Children before they are of School Age at Belmont Avenue and Monument Road, Philadelphia.

ADJOURNMENT.

Mr. VARE. Mr. President, I move that the Senate do now adjourn until tomorrow morning at eleven o'clock.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 11:17 P. M. until Tuesday morning, April 8, 1919, at 11 o'clock.

HOUSE OF REPRESENTATIVES

MONDAY, April 7, 1919.

The House met at 9:00 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

O Thou all-seeing eye, look down, we pray Thee, upon this Nation, a chosen people, in a chosen place, in a chosen time, to do a chosen work. Grant, we beseech Thee, that we may not fail in the greatest experiment of freedom that the world has ever seen. O God, grant unto us that

we may learn that liberty does not mean to do as we please, that it means to do that which is right, and so help us to see in all our morals, in all our relations of business, in the affairs of state, wherever we are, that right is the great fundamental basis stone upon which the superstructure must be erected. Give unto this body a high sense of right that they may act and do as in Thy sight, for right, without any means of support, is stronger than the lie; though the arsenal of the world is back of the lie, it is doomed to fail. Grant, O God, that unto us, to whom Thou hast given so much, Thou wilt also give a high sense of that which is right. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of the proceedings of Wednesday, April 2, 1919.

The Clerk proceeded to read the Journal of the proceedings of Wednesday, April 2, 1919, when, on motion of Mr. Glass the further reading was dispensed with and the Journal was approved.

PETITIONS.

FAVORING PASSAGE OF THE GRANGE CONSERVATION BILLS, HOUSE BILLS NOS. 273 AND 285.

The SPEAKER presented the petition from the United Mine Workers of America Local No. 458 favoring the passage of the Grange Conservation Bills Nos. 273 and 285.

Referred to the Committee on Appropriations.

PROTESTING AGAINST THE PASSAGE OF HOUSE BILL NO. 949.

The SPEAKER presented the petition from the mayor and council of the City of York protesting against the passage of House Bill No. 949.

Referred to the Committee on Municipal Corporations.

FAVORING THE ERECTION OF A STATUE TO GENERAL PARKE.

The SPEAKER presented the petition from the Pennsylvania Department of the Grand Army of the Republic praying for an appropriation to erect a statue of General Parke to be placed in the Vicksburg Military Park.

Referred to the Committee on Appropriations.

FAVORING THE PASSAGE OF HOUSE BILLS NOS. 115, 214, 226, 250, 303, 357, 551, 575, 689, 812, 816, 976 AND 998.

The SPEAKER presented the petition from the Cigar-makers International Union of America Local 242, favoring the passage of House Bills Nos. 115, 214, 226, 250, 303, 357, 551, 575, 689, 812, 816, 976 and 998.

Referred to the Committee on Judiciary General.

PROTESTING AGAINST THE PASSAGE OF HOUSE BILLS NOS. 330 AND 331.

The SPEAKER presented the petition from the Cigar-makers International Union of America, Local 242, protesting against the passage of House Bills Nos. 330 and 331.

Referred to the Committee on Military.

BILLS INTRODUCED AND REFERRED.

By Mr. GANS. House Bill No. 1230.

An Act to amend sections twelve and twenty-one of an act, approved the eighteenth day of June, one thousand eight hundred and ninety-five (Pamphlet Laws two hundred three), entitled "An Act to provide for the more effectual protection of the public health in the several municipalities of this Commonwealth.

Referred to the Committee on Public Health and Sanitation.

By Mr. DAWSON. House Bill No. 1231.

An Act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death and of property within this Commonwealth of a decedent who

was a non-resident of the Commonwealth at the time of his death, and making it unlawful for any corporation of this Commonwealth or national banking association located therein to transfer the stock of such corporation or banking association until the tax on the transfer thereof has been paid, and providing penalties, and citing certain acts for repeal.

Referred to the Committee on Ways and Means.

REPORTS FROM COMMITTEES.

Mr. EDGAR R. SMITH, from the Committee on Ways and Means, reported as amended, House Bill No. 924, entitled

An Act providing for and regulating the payment into the State Treasury, without escheat, of certain unclaimed moneys in the hands of depositories, fiduciaries, prothonotaries, and clerks of orphans' courts; defining the terms "depositories," and "fiduciaries," as used in the act; providing for the refund of such moneys, with interest thereon when claimed by persons entitled thereto; making an appropriation for such refunds, and imposing penalties.

Mr. RORKE, from the Committee on Judiciary Special, reported as amended, House Bill No. 891 (Senate Bill No. 269), entitled

An Act to carry out the provisions of section eight article nine of the Constitution of the State of Pennsylvania as amended and for that purpose prescribing the method of determining the amount which may be deducted in ascertaining the borrowing capacity of the City of Philadelphia by excluding from the calculation and deducting from its indebtedness so much of the debt of said city as shall have been incurred and the proceeds thereof invested in any public improvements of any character which shall be yielding to the said city an annual current net revenue.

Mr. HOLLINGSWORTH, from the Committee on Agriculture, reported as committed, House Bill No. 1166 (Senate Bill No. 502), entitled

An Act reorganizing the Department of Agriculture creating bureaus therein and providing for the proper administration thereof.

BILL ON FIRST READING.

Mr. HOLLINGSWORTH asked and received unanimous consent to have House bill No. 1166 (Senate Bill No. 502) read for the first time.

The SPEAKER. This being an administration measure and one of very great importance, the gentleman from Chester (Mr. Hollingsworth) asks unanimous consent to have it read the first time.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1166 (Senate Bill No. 502), entitled

An Act reorganizing the Department of Agriculture creating bureaus therein and providing for the proper administration thereof.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

LEAVES OF ABSENCE.

Mr. CATLIN asked and obtained leave of absence for Mr. Magill on account of sickness.

Mr. BIGLER asked and obtained leave of absence for Mr. Allum on account of sickness.

Mr. SARIG asked and obtained leave of absence for Mr. Rothenberger on account of sickness.

Mr. McCURDY asked and obtained leave of absence for Mr. Zook for the balance of the week on account of death in the family.

Mr. MILLIN asked and obtained leave of absence for Mr. Stevenson on account of sickness.

Mr. DAWSON asked and obtained leave of absence for Mr. Jones on account of sickness.

Mr. ARMSTRONG asked and obtained leave of absence for Mr. Albert E. Curry.

RESOLUTION RECALLING HOUSE BILL NO. 801 FROM THE GOVERNOR.

Mr. McCAIG offered the following resolution which was twice read, considered and agreed to

Be it resolved (if the Senate concur), That House Bill No. 801, entitled "An Act fixing the compensation of the assistant librarian of the Senate, the assistant resident clerk of the

House of Representatives and the superintendents of the store rooms of the Senate and of the House of Representatives and repealing all acts or parts of acts inconsistent herewith"

be recalled from the Governor.

Ordered, That the Clerk present the same to the Senate for concurrence.

RESOLUTION NO. 14.

Mr. PIKE. Mr. Speaker, I desire to call up at this time Resolution No. 14.

The resolution was read by the Clerk as follows:

In the House of Representatives, March 24, 1919.

Whereas, The Revenue Law of the United States provides for the assessment and collection of a tax upon all articles commercially known as sporting goods, and

Whereas, This tax will of necessity increase the price of such articles and in many instances prevent the purchase thereof by the boys and girls because of insufficient means, and

Whereas, This inability to purchase will have a direct effect upon the health and proper development of the boys and girls of the nation who love to indulge in manly sports, therefore be it

Resolved (if the Senate concur), That the members of the Senate and House of Representatives of the General Assembly of the Commonwealth of Pennsylvania do respectfully address and petition the Congress of the United States to repeal the provisions of the present Revenue Law of the United States which impose a tax upon articles commercially known as sporting goods,

Resolved, That the Secretary of the Commonwealth forward a copy of this resolution to the Senate and the House of Representatives of the United States, and that a copy thereof be sent to each member of said bodies from the Commonwealth of Pennsylvania.

On the question,

Will the House adopt the resolution?

It was adopted.

Ordered, That the Clerk present the same to the Senate for concurrence.

COMMUNICATIONS FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 4, 1919.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed a resolution of the Senate and House of Representatives, authorizing the Chief Clerk of the House of Representatives to have printed thirty-five hundred copies of the report of the Health Insurance Commission, and providing for the distribution of the same.

WM. C. SPROUL.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL NO. 420.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 2, 1919.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 420, entitled "An Act to provide for an additional law judge of the court of common pleas of the thirty-first Judicial District."

WM. C. SPROUL.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL NO. 201.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 2nd, 1919.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 201, entitled "An Act providing for the appointment of assistant district attorneys in the several counties of this Commonwealth having a population of over one million and less than one million five hundred thousand inhabitants prescribing the powers and duties and fixing their salaries."

WM. C. SPROUL.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL NO. 677.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 5, 1919.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania:
Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 677, entitled "An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the two years ending May thirty-first one thousand nine hundred nineteen."

WM. C. SPROUL.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL NO. 121.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 2nd, 1919.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania:
Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 121, entitled "An Act providing for the appointment by the district attorney in counties having a population of over one million and less than one million five hundred thousand inhabitants of a chief county detective an assistant chief county detective and special county detectives defining their duties defining their authority fixing their salaries and authorizing the payment of the same together with the necessary traveling expenses by the county."

WM. C. SPROUL.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL NO. 244.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 5, 1919.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania:
Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 244, entitled "An Act to amend an act approved the seventeenth day of May one thousand nine hundred seventeen (Pamphlet Laws two hundred and thirty-seven) entitled 'An Act to amend an act entitled "An Act authorizing companies incorporated under the laws of any other State of the United States for certain purposes to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for such purposes" approved the thirteenth day of May Anno Domini one thousand nine hundred and fifteen' extending the provisions of said act to corporations organized under the laws of the District of Columbia or of the United States."

WM. C. SPROUL.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL NO. 536.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 5, 1919.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania:
Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 536, entitled "An Act to amend section one of the act approved the eighth day of May one thousand eight hundred eighty-nine (Pamphlet Laws one hundred and thirty-two) entitled 'An Act authorizing county commissioners to employ detectives offer and pay rewards for the detection arrest and conviction of felons' to include persons charged with a misdemeanor."

WM. C. SPROUL.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL NO. 14.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 5, 1919.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania:
Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 14, entitled "An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania."

WM. C. SPROUL.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL NO. 71.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 5, 1919.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania:
Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 71, entitled "An Act making an appropriation to the State Hospital for injured persons of the Anthracite Coal Region at Ashland Pennsylvania."

WM. C. SPROUL.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL NO. 136.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 5, 1919.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania:
Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 136, entitled "An Act to further amend an act approved the twenty-sixth day of May one thousand eight hundred and ninety-one (Pamphlet Laws one hundred and twenty-three) entitled 'An Act to facilitate the labors of the justices of the Supreme Court by providing suitable clerical assistance as amended authorizing the payment of expenses of judges and the employment of briefers investigators stenographers typewriters and clerks' and increasing the amount now allowed therefor."

WM. C. SPROUL.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL NO. 188.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 5, 1919.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania:
Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 188, entitled "An Act relating to the parties to writs of scire facias sur mortgage in certain cases and to the title, acquired by a sale on a judgment or foreclosure in such cases."

WM. C. SPROUL.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL 189.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 5, 1919.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania:
Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 189, entitled "An Act providing for the recording of deeds and patents granted by the Commonwealth of Pennsylvania in the office for recording deeds in the county where the lands lie without acknowledgment and that such records or certified copies thereof shall be evidence in all cases where the original deeds or patents would be evidence validating the records of all such deeds and patents heretofore so recorded and making such records or certified copies thereof legal evidence."

WM. C. SPROUL.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL NO. 345.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 5, 1919.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania:
Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 345, entitled "An Act in relation to the appointment and salaries of certain clerks appointed by the several clerks of courts of oyer and terminer and general jail delivery and quarter sessions of the peace in counties of this Commonwealth having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last United States census."

WM. C. SPROUL.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency, the Governor, which was read as follows:

APPROVAL OF HOUSE BILL NO. 344.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 5, 1919.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen I have the honor to inform you that I have this day approved and signed House Bill No. 344, entitled "An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania to cover deficiency in maintenance and education of State pupils."

WM. C. SPROUL.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency, the Governor, which was read as follows:

APPROVAL OF HOUSE BILL NO. 25.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 5, 1919.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen I have the honor to inform you that I have this day approved and signed House Bill No. 25, entitled "An Act making an appropriation to the Commission of Soldiers' Orphan Schools of Pennsylvania for the payment of a deficiency in the appropriation for maintenance for the two fiscal years ending May thirty-first one thousand nine hundred and nineteen."

WM. C. SPROUL.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency, the Governor, which was read as follows:

APPROVAL OF HOUSE BILL NO. 139.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 5, 1919.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen I have the honor to inform you that I have this day approved and signed House Bill No. 139, entitled "An Act to prevent the abatement of certain suits at law or in equity heretofore commenced now pending or hereafter to be brought."

WM. C. SPROUL.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL NO. 425.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 5, 1919.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 425, entitled "An Act making a deficiency appropriation to the State Hospital of Coaldale, Coaldale Schuylkill County, Pennsylvania."

WM. C. SPROUL.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL NO. 17.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 5, 1919.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 17, entitled "An Act fixing the per diem compensation of borough and township assessors and assistant assessors and the method of ascertaining the number of days employed."

WM. C. SPROUL.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL NO. 667.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 5, 1919.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 667, entitled "An

Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the biennial period ending May thirty-first one thousand nine hundred seventeen."

WM. C. SPROUL.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL NO. 583.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 5, 1919.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 583, entitled "An Act making an appropriation to the board of trustees of the Pennsylvania Soldiers and Sailors' Home at Erie Pennsylvania for deficiency in maintenance of said home."

WM. C. SPROUL.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

VETO OF HOUSE BILL NO. 7.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 4, 1919.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I return herewith, without my approval, House Bill No. 7, entitled "An Act to repeal section thirty-two of an act approved the twenty-ninth day of April one thousand eight hundred forty-four (Pamphlet Laws four hundred eighty-six) entitled 'An Act to reduce the State debt and to incorporate the Pennsylvania canal and railroad company' in so far as it imposes a tax on horses mares geldings mules and neat cattle over the age of four years for county purposes in counties having a population of more than one million four hundred thousand inhabitants."

This Bill is unconstitutional, as it violates Article 3, Section 7 of the Constitution, which provides "nor shall the General Assembly indirectly enact such special or local law by the partial repeal of the general law." Furthermore, I am of the opinion that there is no substantial reason for such classification as that attempted in this Act, even if it were constitutional.

For these reasons this Bill is not approved.

WM. C. SPROUL.

And the question being,

Shall the bill become a law, the objections of His Excellency the Governor to the contrary notwithstanding?

A motion was made by Mr. Ramsey, seconded by Mr. Albert Millar,

That the question, together with the further consideration of the communication, be laid upon the table.

Which was agreed to.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

VETO OF HOUSE BILL NO. 179.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 3, 1919.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I return herewith, without my approval, House Bill No. 179, entitled "An Act authorizing the judges learned in the law of the courts of common pleas and orphans' courts of the counties having a population of more than one hundred and fifty thousand and less than two hundred fifty thousand inhabitants to employ suitable clerical assistance and providing for the payment of such clerical assistance by the several counties."

It seems to me that the classification attempted to be made in this act is not founded upon any inherent difference that exists between counties having something less than one hundred and fifty thousand or something over two hundred and fifty thousand inhabitants such as to warrant judges of counties having a population between these figures having the right to the benefit of clerical hire. For instance, Lancaster County would come within the purview of the act, in view of the fact that it has over one hundred and fifty thousand and less than two hundred and fifty thousand inhabitants, while Dauphin County would not come within its terms. I think it is a matter of common knowledge that the work of the Courts of Dauphin County exceed that of Lancaster County.

For these reasons this bill is not approved.

WM. C. SPROUL.

And the question being,

Shall the bill become a law, the objections of His Excellency the Governor to the contrary notwithstanding?

A motion was made by Mr. Ramsey, seconded by Mr. Alexander,

That the question, together with the further consideration of the communication, be laid upon the table.

Which was agreed to.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

VETO OF HOUSE BILL NO. 409.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 3, 1919.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I return, herewith, without my approval, House Bill No. 409, entitled, "An Act authorizing counties cities boroughs to appropriate moneys for aiding entertaining and caring for soldiers sailors and marines and validating and ratifying appropriations and payments heretofore made."

This bill, while commendable in purpose, is so loosely drawn as not to be clearly understood, and, in its present form, might give rise to grave abuses.

For these reasons this bill is not approved.

WM. C. SPROUL.

And the question being,

Shall the bill become a law, the objections of His Excellency the Governor to the contrary notwithstanding?

A motion was made by Mr. Hess, seconded by Mr. Good-nough,

That the question, together with the further consideration of the communication, be laid upon the table.

Which was agreed to.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

VETO OF HOUSE BILL NO. 586.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 4, 1919.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen: I return herewith, without my approval, House Bill No. 586, entitled "An Act validating all decrees of divorce granted by virtue of and pursuant to an act approved the twenty-fifth day of June, one thousand eight hundred and ninety-five (Pamphlet Laws three hundred eight) entitled 'An Act amending section three of an act entitled 'An Act concerning divorces' approved the eighth day of May one thousand eight hundred and fifty-four enlarging the same so as to include indignities to the person of the husband' wherein the decree of divorce shall be silent as to support or alimony and the court shall not have allowed any alimony or support to the wife nor in any manner determined the right of the wife thereto."

I am of the opinion that there is no necessity for this bill. The law as it now stands permits the courts where there is a decree of divorce entered at the suit of the wife on a charge of cruelty on the part of her husband to allow support or alimony in the decree, if in the opinion of the court such an order may be proper.

The subject matter of this bill is one that the courts can take care of in entering decrees and is not proper to be treated legislatively.

For these reasons this bill is not approved.

WM. C. SPROUL.

And the question being,

Shall the bill become a law, the objections of His Excellency the Governor to the contrary notwithstanding?

A motion was made by Mr. Dithrich, seconded by Mr. North,

That the question, together with the further consideration of the communication, be laid upon the table.

Which was agreed to.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

VETO OF HOUSE BILL NO. 644.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 4, 1919.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen: I return herewith, without my approval, House Bill No. 644, entitled "An Act providing for the appointment of county detectives in certain counties and fixing their salaries payable from the county treasury."

Under existing laws and under House Bill No. 536, which I have approved, I think that there is ample provision made for the appointment of detectives.

For these reasons this bill is not approved.

WM. C. SPROUL.

And the question being,

Shall the bill become a law, the objections of His Excellency the Governor to the contrary notwithstanding?

A motion was made by Mr. Willert, seconded by Mr. Hoffman,

That the question, together with the further consideration of the communication, be laid upon the table.

Which was agreed to.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL NO. 664.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 4, 1919.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 664, entitled "An Act to authorize and empower any motor power company of this Commonwealth which shall own at least two-thirds of the capital stock of a turnpike company of this Commonwealth whose turnpike has been purchased by the Commonwealth and which has acquired the road property franchises powers privileges and immunities of a passenger railroad company which are operated under a lease by the turnpike company to the motor power company to acquire the road property franchises powers privileges and immunities of the turnpike company."

WM. C. SPROUL.

REPORT OF THE COMMISSION ON OLD AGE PENSIONS.

Mr. RAMSEY. Mr. Speaker, I desire to offer the report of the Commission on Old Age Pensions.

The SPEAKER. The Chair lays before the House the report of the Commission on Old Age Pensions. The same will be noted on the Journal and printed in the appendix of the Legislative Journal.

(For report see Appendix).

RESOLUTION RECALLING HOUSE BILL NO. 180 FROM THE GOVERNOR.

Mr. WILLIAM DAVIS offered the following resolution which was twice read, considered and agreed to:

In the House of Representatives, April 7, 1919.

Resolved, (if the Senate concur), That House Bill No. 180, entitled "An Act to amend section one of an act approved the first day of June, one thousand nine hundred and seven (Pamphlet Laws Three Hundred and Sixty-four), entitled 'An Act to increase the pay of jurors and witnesses in this Commonwealth,' be recalled from the Governor for the purpose of amendment."

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON FINAL PASSAGE RECALLED FROM THE GOVERNOR.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 513, as follows

An Act making an appropriation for the Dixmont Hospital for the Insane

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ninety-five thousand (\$95,000.00) dollars or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Dixmont Hospital for the Insane at Dixmont Allegheny County Pennsylvania to cover a deficiency in maintenance of the said hospital from June first one thousand nine hundred seventeen to May thirty-first one thousand nine hundred and nineteen

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—200.

Alexander,	Dithrich,	Krugh,	Ruddy,
Armstrong,	Donneley,	Kunkle,	Sarig,
Aron,	Drinkhouse,	Lafferty,	Schaeffer,
Baldi,	Dunn,	Lanlus,	Shilling,
Baldrige,	Ehrhardt,	Lauler,	Scott,
Barnhart,	Ephraim,	Levis,	Shaffer,
Bechtold,	Evans, J. T.,	MacCallum,	Shellenberger,
Beckley,	Evans, S. J.,	Magill,	Showalter,
Bell,	Finney,	Malery,	Shunk,
Benchoff,	Flynn,	Mangan,	Simpson,

Bennett,	Poster,	Marcus,	Sinclair,
Bennluger,	Fowler,	Marshall,	Smith, E. R.,
Bidelspacher,	Fox, A. R. B.,	Martin,	Smith, F. I.,
Bigler,	Fox, I. M.,	McCaig,	Snowden,
Blank,	Franklin,	McCurdy,	Snyder,
Boland,	Gans,	McGeary,	Soffel,
Bower,	Geary,	McIntyre,	Sowers,
Bowman,	Glass,	McKay,	Sprowls,
Brady,	Goehring,	McKim,	Stadtlander,
Brendle,	Golder,	McVicar,	Stark,
Brislin,	Goodnough,	Mehring,	Statler,
Brooks,	Graham,	Michel,	Steedle,
Bucher,	Griest,	Miller,	Sterling,
Bungard,	Griffith,	Miller, A. D.,	Stott,
Campbell,	Haines,	Miller, C. G.,	Sullivan,
Catlin,	Haldeman,	Miller, D. I.,	Switzer,
Clements,	Hamilton, J.,	Miller, D. D.,	Todd,
Clutton,	Hamilton, W. J.,	Millin,	Trach,
Coldsmith,	Hampson,	Miller,	Ulsh,
Collier,	Harer,	Milner,	Vickerman,
Colville,	Harvey,	Morgan,	Wagner,
Comer,	Heffernan,	Murphy,	Walker, G. T.,
Comer,	Helt,	Neary,	Walker, J. A.,
Conner,	Hess,	North,	Wallace, R. L.,
Cook,	Heyburn,	North,	Wallace, W. T.,
Corbin,	Hickernell,	Palmer,	Wells,
Cox,	Hoffman,	Patterson,	West,
Crawford,	Hollingsworth,	Perry,	Wetach,
Crockett,	Horne,	Phillips,	Whiteman,
Crum,	Hough,	Pidgeon,	Willert,
Curran,	Huntington,	Pike,	Williams,
Curry, R.,	Hutchison,	Powell,	Willson,
Davis, D. F.,	Ingham,	Quigley,	Woner,
Davis, J. T.,	Jennings,	Reber, C. A.,	Wood,
Davis, W.,	Jordan,	Reber, H. F.,	Woodruff,
Dawson,	Kantner,	Rhoads,	Wynne,
Day,	Kennedy,	Ringler,	Zanders,
Dewey,	Kinsman,	Rinn,	Zimmerman,
Diehm,	Kooser,	Robertson,	Spangler,
Di Lenimo,	Krause, T. S.,	Rorke,	Speaker.
Dilsheimer,	Krause, W.,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1033, entitled

Joint Resolution directing the Attorney General to institute quo warranto proceedings against the Tide Water and Susquehanna River Railroad Company.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1102 (Senate Bill No. 335), entitled

An Act to amend section ten of an act approved the twenty-seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and three) entitled "An Act creating the office of county controller in counties of this Commonwealth containing one hundred and fifty thousand inhabitants and over prescribing his duties and abolishing the office of county auditor in said counties."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 775, entitled

An Act providing for the payment of certain claims for damage done to property by bear providing a method for the ascertainment of such damage and making an appropriation.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 166, entitled

An Act to fix the salaries of the judges of the municipal court of Philadelphia State of Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 44, entitled

An Act making an appropriation providing for a deficiency in the maintenance of the Pennsylvania Training School for Feeble-Minded Children Elwyn Delaware County Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1106 (Senate Bill No. 416), entitled

An Act establishing a Bureau of Statistics and Information in the Department of Internal Affairs authorizing the Secretary of Internal Affairs to appoint a chief of bureau and other officers and employees fixing their duties powers and salaries making it the duty of corporations firms and individuals to furnish information required prescribing penalties for violation of such duty and repealing certain acts and transferring the records equipment and supplies in the Division of Production in the Bureau of Statistics and Information in the Department of Labor and Industry to the bureau hereby established.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILLS ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1019, as follows:

An Act reorganizing the Adjutant General's Department designating the officers and employees thereof and fixing the salaries of each

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Adjutant General's Department on and after June first nineteen hundred and nineteen shall consist of the bureaus and branches thereof together with officers and employees named whose annual salaries are hereby fixed and shall be as follows

The Adjutant General at a salary of seven thousand five hundred (\$7,500) dollars per annum

The Deputy Adjutant General at a salary of three thousand six hundred (\$3,600) dollars per annum

BUREAU OF ADMINISTRATION

One chief clerk who shall also be secretary to the State Armory Board at a salary of three thousand six hundred (\$3,600) dollars per annum

One file clerk at a salary of one thousand four hundred (\$1,400) dollars per annum

One assistant file clerk at a salary of one thousand two hundred (\$1,200) dollars per annum

One stenographer who shall also be stenographer to the State Armory Board at a salary of one thousand eight hundred and eighty (\$1,880) dollars per annum

One stenographer at a salary of one thousand five hundred (\$1,500) dollars per annum

One stenographer at a salary of one thousand four hundred (\$1,400) dollars per annum

One clerk who shall also act as clerk for the State Armory Board at a salary of one thousand six hundred (\$1,600) dollars per annum

One messenger who shall also act as messenger for the State Armory Board at a salary of one thousand two hundred (\$1,200) dollars per annum

BUREAU OF ACCOUNTS

(a) Finance Branch

One bookkeeper at a salary of one thousand eight hundred (\$1,800) dollars per annum

One warrant clerk who shall also keep the accounts of the State Armory Board at a salary of two thousand (\$2,000) dollars per annum

One stenographer at a salary of one thousand two hundred (\$1,200) dollars per annum

(b) Property Branch

One order clerk at a salary of one thousand five hundred (\$1,500) dollars per annum

One bookkeeper at a salary of one thousand four hundred (\$1,400) dollars per annum

One bookkeeper at a salary of one thousand two hundred (\$1,200) dollars per annum

One stenographer at a salary of one thousand two hundred (\$1,200) dollars per annum

BUREAU OF RECORDS

(a) Personnel Branch

One clerk at a salary of one thousand four hundred (\$1,400) dollars per annum

One stenographer at a salary of one thousand two hundred (\$1,200) dollars per annum

(b) Record Branch

One search clerk at a salary of one thousand eight hundred (\$1,800) dollars per annum
 One assistant search clerk at a salary of one thousand four hundred (\$1,400) dollars per annum
 One stenographer at a salary of one thousand two hundred (\$1,200) dollars per annum
 One clerk at a salary of one thousand (\$1,000) dollars per annum

BUREAU OF SUPPLIES

(a) Administration Branch

One superintendent of State arsenal at a salary of three thousand four hundred (\$3,400) dollars per annum
 One assistant superintendent of State arsenal at a salary of two thousand two hundred (\$2,200) dollars per annum
 One foreman of State arsenal at a salary of two thousand (\$2,000) dollars per annum

(b) Accounting Branch

One chief clerk at a salary of one thousand eight hundred (\$1,800) dollars per annum
 One stock keeper at a salary of one thousand five hundred (\$1,500) dollars per annum
 One bookkeeper at a salary of one thousand four hundred (\$1,400) dollars per annum
 One stenographer at a salary of one thousand four hundred (\$1,400) dollars per annum
 Two stenographers each at a salary of one thousand two hundred (\$1,200) dollars per annum
 One receiving clerk at a salary of one thousand four hundred (\$1,400) dollars per annum
 One shipping clerk at a salary of one thousand four hundred (\$1,400) dollars per annum
 One assistant shipping clerk at a salary of one thousand two hundred (\$1,200) dollars per annum

(c) Manufacturing Branch

One skilled tentmaker at a salary of one thousand six hundred (\$1,600) dollars per annum
 One skilled tentmaker at a salary of one thousand four hundred (\$1,400) dollars per annum
 One carvasman at a salary of one thousand four hundred (\$1,400) dollars per annum
 One carvasman at a salary of one thousand two hundred (\$1,200) dollars per annum
 One tailor at a salary of one thousand two hundred (\$1,200) dollars per annum

(d) Mechanical Branch

One carpenter at a salary of one thousand six hundred (\$1,600) dollars per annum
 One carpenter at a salary of one thousand three hundred (\$1,300) dollars per annum
 One general mechanic at a salary of one thousand four hundred (\$1,400) dollars per annum
 One painter at a salary of one thousand two hundred (\$1,200) dollars per annum
 One blacksmith at a salary of one thousand two hundred (\$1,200) dollars per annum
 One pipefitter at a salary of one thousand two hundred (\$1,200) dollars per annum
 One auto mechanic at a salary of one thousand five hundred (\$1,500) dollars per annum
 One assistant auto mechanic at a salary of one thousand three hundred (\$1,300) dollars per annum
 Three chauffeurs each at a salary of one thousand two hundred (\$1,200) dollars per annum
 One garage man at a salary of one thousand two hundred (\$1,200) dollars per annum

(e) Utility Branch

One engineer at a salary of one thousand four hundred (\$1,400) dollars per annum
 One fireman at a salary of one thousand two hundred (\$1,200) dollars per annum
 One charman at a salary of one thousand (\$1,000) dollars per annum
 Three watchmen each at a salary of one thousand two hundred (\$1,200) dollars per annum

Section 2 All employees in the office of the Adjutant General and in the State arsenal shall be appointed by the Adjutant General who is hereby authorized to make such assignments to duty and to change or alter such assignments as may in his judgment be necessary to subserve the interests of the Commonwealth.

Section 3 All salaries provided for in this act shall be paid as now provided by law.

Section 4 All acts or parts of acts inconsistent herewith be and the same are hereby repealed.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

Alexander,	Drinkhouse,	Lafferty,	Schaeffer,
Armstrong,	Dunn,	Lanus,	Schilling,
Aron,	Ehrhardt,	Lauler,	Scott,
Baldi,	Ephraim,	Levis,	Shaffer,
Baldridge,	Evans, J. T.,	MacCallum,	Shellenberger,
Barnhart,	Evans, S. J.,	Magill,	Showalter,

Bechtold,	Finney,	Mallery,	Shunk,
Beeckley,	Flynn,	Marcus,	Simpson,
Bell,	Foster,	Marshall,	Sinclair,
Benchoff,	Fowler,	Martin,	Smith, E. R.,
Bennett,	Fox, A. R. B.,	McCaig,	Smith, F. I.,
Benniger,	Fox, I. M.,	McCurry,	Snowden,
Bidenmacher,	Franklin,	McGeary,	Snyder,
Bigler,	Gans,	McIntyre,	Soffel,
Blank,	Glass,	McKay,	Sowers,
Boland,	Goehring,	McKim,	Sprowls,
Bower,	Golder,	McVicar,	Stadlander,
Bowman,	Goodnough,	Mehring,	Stark,
Brady,	Graham,	Michel,	Statler,
Brislin,	Griest,	Miller,	Steele,
Brooks,	Griffith,	Miller, A. D.,	Sterling,
Bungard,	Haines,	Miller, C. G.,	Stott,
Campbell,	Haldeman,	Miller, D. I.,	Sweitzer,
Catlin,	Hamilton, J.,	Miller, D. D.,	Todd,
Clements,	Hamilton, W. J.,	Millin,	Trach,
Coldsmith,	Harer,	Millner,	Uish,
Colville,	Harvey,	Morgan,	Vickerman,
Conner,	Heffernan,	Murphy,	Wagner,
Cook,	Helt,	Nearby,	Walker, G. T.,
Cox,	Hess,	North,	Walker, J. A.,
Crawford,	Heyburn,	Norton,	Wallace, R. L.,
Crockett,	Hicknell,	Palmer,	Wallace, W. T.,
Crum,	Hoffman,	Patterson,	Wells,
Curran,	Hollingsworth,	Perry,	West,
Curry, P.,	Horne,	Phillips,	Wetach,
Davis, D. F.,	Hough,	Pidgeon,	Whiteman,
Davis, J. T.,	Kimington,	Pike,	Willert,
Davis, W.,	Hutchison,	Powell,	Williams,
Dawson,	Ingham,	Quigley,	Willson,
Day,	Jennings,	Ramsey,	Woner,
Dewey,	Jordan,	Reber, C. A.,	Wood,
Diehm,	Kantner,	Reber, H. F.,	Woodruff,
Di Lemmo,	Kennedy,	Ringler,	Wynne,
Dilsheimer,	Kinsman,	Rinn,	Zanders,
Dittrich,	Kooser,	Robertson,	Zimmerman,
Donneley,	Krause, T. S.,	Rorke,	Spangler,
	Krause, W.,	Ruddy,	Speaker,
	Krugh,	Savig,	
	Kunkle,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Mr. BUCHER. Mr. Speaker, I desire to call up from page 2 of today's calendar, bills on final passage postponed, House Bill No. 777.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Bucher.

The House resumed the consideration on final passage of House Bill No. 777, entitled

An Act to provide for the removal or retirement of judges of the Supreme Superior Common Pleas Orphans Municipal and County Court permanently disqualified by reason of physical or mental disability to perform their judicial functions or duties and providing for the payment of salaries to them during the balance of the term for which they may have been elected and for the remainder of their lives after such removal or retirement and for filling the vacancies caused thereby providing for such judges as may have been or who may have retired under provisions of previous acts and for judges who have heretofore retired and repealing certain acts

On the question.

Shall the bill pass finally?

Mr. HORNE. Mr. Speaker and gentlemen of the House: It seems to me it ought not to be necessary to call attention to a bill like this in order to prevent its passage. We have had here various bills relating to judgeships presented, and here is one that would create paupers of judges. It would on a thirty-day notice, given them, or allowed them on a request that they be regulated to the rear and someone else be put into their places. There are a good many people in the State of Pennsylvania who believe that old people, people who are incapacitated, should be pensioned; they are the property and wealth of the State and as such wealth of the State we should care for them. Here is a class of people who have been well cared for; better than the average. They are not paupers; they are not people incapacitated in that profession, in the profession of the law. Their profession allows them to earn some remuneration from their labors that make them almost, an aristocratic class, and in this class we are placing them in a class by themselves with a salary and then making paupers of them and giving them a pension for life, and this is against the principles of the other classes in Pennsylvania.

I don't believe that any class in Pennsylvania should be imposed upon through these judges being better cared for than any other officers in the State. Their terms are longer and their expenses less in many cases and we should not be expected to pass a bill of this kind in the State of Pennsylvania, especially not at a time like this. The State of Pennsylvania should demand at this time constructive legislation. This is raising a breach between the classes and the masses; trying to put these men as a class of people under a pension as against the mass. This in my mind is in the opposite direction from constructive legislation. I protest most violently against this kind of a bill. I don't know how it appeals to you. I believe that we should look at these people and then at the remainder of the people of Pennsylvania and after doing that we will not feel like putting the people of Pennsylvania up as against this class. Do the judges of Pennsylvania deserve more attention, do they deserve more legislation than the mass of people of Pennsylvania who pay the bills. Speaking for myself, I cannot vote for such a measure. I think it is wrong in principle and I believe it is against the best interests of the State of Pennsylvania. I ask all of you to vote against it and in my weak way I will protest against it.

Mr. BUCHER. Mr. Speaker and gentlemen of the House: It was not my intention at the time that I sponsored this bill to create any impression that I desire to make paupers out of the judges of this State. It is a well known fact that judges are lawyers and usually have a good practice and as a rule make good money. When you ask a man to give up his practice and sit on the bench and then in a short time when that man becomes incapacitated you pass up the responsibility for his future and you should be just to him. Only recently in the city which I come from a few people from a secret band deposited bombs in the home of one of the judges and fortunately no great damage was done. Nevertheless it might have been that this judge would have been hurt so badly that he could not have continued in his work. It is not a question of raising salaries; it is a question of taking care of these men after they have been incapacitated. I ask you gentlemen what is there in this bill which makes paupers out of the judges? It takes care of them only after they have become incapacitated and are not able any longer to do the work which we had given them to do. I ask you to support this bill because I believe it is fair and just.

Mr. JORDAN. Mr. Speaker, I have always been in favor of high salaries. I voted for the increase of the salaries of the judges and I did it heartily. I will vote for the increase of the salaries of the teachers; in fact, I would like to put in two votes on that occasion. I believe in paying men and women enough to enable them to live in decency, and in the enjoyment of some of the luxuries of life. When I voted for the increase of the salaries of the judges I felt that their compensation then would be sufficient to enable them to live and lay up some for a rainy day. I am not very large for pensioning employees. I believe that after a man serves on the bench for a period of fifteen years at the salary which he will now receive after the law we have here enacted, I believe that he will have enough to enable him to live in comfort the remainder of his life. I believe that the men should be largely compensated; I believe that all men should be largely compensated; and I believe that they have been sufficiently compensated to enable them to get along without any pensioning. I will vote no.

Mr. WELLS. Mr. Speaker and gentlemen of the House: The opposition to this bill, I presume, is under the belief that it would be thereby an increase or some kind of an expense to the counties, and thereby, naturally, to your constituents. I don't know whether the members of this House understand or not—all the membership—that there is a law today upon the statute books that provides that where a judge is incapacitated and is not able to perform his duties for the time being, that he may call in a judge from an outside county, and that judge can sit in that court the same as your county judge, and every day that he sits there your county is going to pay him twenty dollars per day. That is paid in addition to the salary that your county judge is drawing while he is not doing the work. Now, you can see the result. If a judge sees fit, he may remain upon the bench indefinitely, whether he is

able to perform his duties or not, and the result to your county is that you are paying him a salary as described by law and you are paying, in addition to that, twenty dollars per day which comes out of the pockets of your taxpayers. Therefore, I say that if for no other reasons, the members of this House should vote for this bill.

Mr. ALEXANDER. Mr. Speaker and gentlemen of the House: I agree with every word my friend from Lawrence (Mr. Jordan) has said and, as you remember, in advocating the judges' salary raiser. I said that we should give the judges enough so that when they were through or after they had been on the bench for fifteen years and served their constituents properly, that they would have enough to live on; but I want to call the House's attention to the fact that that bill at the present time is being held up in the Senate, and we are not sure that the bill is going to be passed—I hope it is. If that bill is passed, then I am opposed to all pension bills, as I said before, but until that bill is passed, if we are going to make paupers of our judges, then we must take care of them by bills such as this kind. I say, therefore, let this House pass this bill and let it go to the Senate, and then if they pass our other bill, the judges salary raiser, let them kill this bill. But at the present time, with the judges' salary bill not passed in the Senate, being held up by the Senate, let us pass this bill and let us see what they do with both of them.

Mr. WILLIAMS. I must disagree with my friend from Philadelphia (Mr. Wells) in his statement that when a judge is called from one county to another for the purpose of holding court there, that his pay of twenty dollars is paid by the county. That per diem is paid by the State and not by the county.

I would like, Mr. Speaker, at this time to interrogate the gentleman from Philadelphia who is sponsoring this bill (Mr. Bucher).

The SPEAKER. The gentleman from Tioga (Mr. Williams) desires to interrogate the gentleman from Philadelphia (Mr. Bucher). Will the gentleman permit himself to be interrogated?

Mr. BUCHER. Mr. Speaker, I will.

Mr. WILLIAMS. Mr. Speaker, I would like the gentleman to kindly inform us what provisions are now made by law for the retirement of judges who become incapacitated?

Mr. BUCHER. Mr. Speaker, at the age of sixty-five and with twenty years' service, they get one-half pay.

Mr. WILLIAMS. Then, Mr. Speaker, the gentleman's bill increases it from one-half to three-fourths pay?

Mr. BUCHER. Yes, sir, Mr. Speaker, three-fourths pay.

Mr. WILLIAMS. Yes, sir, Mr. Speaker, that is all.

Mr. JAMES A. WALKER. Mr. Speaker, this bill has in it one meritorious provision that should be considered by every man before he votes upon it. This bill does not provide that when a judge is retired he shall receive three-fourths pay and do nothing. This bill requires that he shall act in those matters referred to him by the court, and it is a well known fact to lawyers throughout this State that there are retired judges today sitting as masters in equity and chancery. They are also called in for conference. I know of a man, one judge who served his county with the greatest fidelity for years, who sits almost daily with his former colleagues in consultation on matters of the very gravest and most difficult kind. We find, also, that outside of that, a judge who retires can hold no other remunerative position. He is bound and limited to the compensation which he receives under the provisions of this act.

Reference has been made to the increase of salaries proposed by a bill recently passed by this House. That is well, and let us hope that it passes the Senate and goes to the Governor and will be approved by him; but, gentlemen, what has that to do with a man who has not yet received its benefit or who, because of the interference of providence, is unable to perform his functions properly as a judge. It does not retroact. It does not aid in putting into that man's pocket the amount which he has spent—let us hope—for the salvation of his own life and for that reason I feel that the gentleman from Lawrence will agree that when it does not apply to the man it is only fair to give him the benefits of the provisions that an act like this gives. It provides in this act that he may retire after fif-

teen years' active service and under the old act, twenty years. I also wish to call to your attention that in the last ten years our life has been much more rigorous than during ten or fifteen years before that. Within the last ten years we can safely assume that we, ourselves, have aged a great deal more than our forbears did at our own age. Therefore we can say that a judge, serving during the last ten years, has had upon his shoulders greater burdens and more onerous matters to attend to than any of his forbearers. I feel that if we regard this from a medical standpoint, from a reasonable standpoint, from a humane standpoint, we will agree that when a judge has served faithfully for fifteen years, and being incapacitated we should retire him and not permit him to retire without compensation, and three-fourths of his compensation is certainly not too much under the meager salaries which court judges receive in this Commonwealth. It seems to me that the bill should meet with the approval of all right-thinking men in this House and pass.

Mr. HORNE. Mr. Speaker and gentlemen of the House, I do not wish to take your time foolishly, but I want to call your attention to one thing that we are overlooking. There is a class of people in Pennsylvania who do deserve pensions. That class represents those who have rendered a service to the State of Pennsylvania. They are the men who went away from their homes, went to foreign lands, and went there for a purpose as important, as noble as any represented by any class in the State of Pennsylvania. They have come back to this land, many of them crippled. Some of them have left widows and orphans, and up to this time we have not seen fit to make of them a class to receive pensions. If one class of people in this State is eligible to pensions, I believe that class is too, and I believe they deserve the support of every man in this House. If we are going to create pensions and a pension system, let us give to those who deserve it and where the cause is sufficient to demand it.

Mr. BENNETT. Mr. Speaker, I would like to ask the gentleman from Cambria (Mr. Horne) a question or two.

The SPEAKER. The gentleman from Philadelphia (Mr. Bennett) desires to interrogate the gentleman from Cambria (Mr. Horne). Will the gentleman permit himself to be interrogated?

Mr. HORNE. I will, Mr. Speaker.

The SPEAKER. The gentleman from Philadelphia (Mr. Bennett) will proceed.

Mr. BENNETT. Mr. Speaker, I would like to ask the gentleman, if a judge who is now and for a number of years has been serving in this State finds himself totally and permanently incapacitated and not coming within the provisions of the present retirement act or the one that is contemplated, and who has spent the most of his salary for a number of years in treating himself and staving off that fatal, tragic day of incapacity, what would Mr. Horne suggest as to taking care of and providing for him who has faithfully served society in the capacity of a judge and yet not come within the limits of the law or its provisions? What would he do with him as a faithful servant, incapacitated through an act of Providence, while having a number of years to live and a family to maintain?

Mr. HORNE. Mr. Speaker, I am not so sure that I understand the gentleman's question as he would like me to. Perhaps the gentleman has suggested the answer himself.

Mr. BENNETT. I do not think that I heard your answer.

Mr. HORNE. I am not sure that I understood your question, but perhaps you have answered the question yourself in this bill. However, I would suggest this: How would the farmer and the miner or any other man take care of himself under the same circumstances?

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the constitution, the yeas and nays were taken.

Mr. MARSHALL. Mr. Speaker, I ask for a verification of the roll.

The SPEAKER. Does the gentleman insist upon his request?

Mr. MARSHALL. Mr. Speaker I withdraw my request for a verification.

Mr. HORNE. Mr. Speaker, I ask for a verification of the roll.

The roll was verified, the affirmative being read as follows:

YEAS—106.

Alexander,	Dunn,	MacCallum,	Ruddy,
Armstrong,	Ehrhardt,	Mallery,	Schaeffer,
Aron,	Ephraim,	Mangan,	Schilling,
Baldi,	Evans, S. J.,	Marcus,	Scott,
Bechtold,	Flynn,	McCaig,	Shunk,
Beckley,	Foster,	McIntyre,	Simpson,
Bennett,	Fowler,	McKay,	Sinclair,
Benninger,	Fox, A. R. B.	Mehring,	Smith, E. R.,
Bidelspacher,	Franklin,	Michel,	Snowden,
Brady,	Gans,	Millar,	Soffel,
Brislin,	Glass,	Miller, A. D.,	Sowers,
Bucher,	Goehring,	Miller C. G.,	Sprolows,
Campbell,	Golder,	Milner,	Steele,
Clements,	Haldeman,	Morgan,	Sterling,
Colville,	Hamilton, J.,	Neary,	Stott,
Conner,	Hamilton, W. J.,	Palmer,	Todd,
Cox,	Heffernan,	Patterson,	Ulsh,
Crawford,	Helt,	Perry,	Walker, J. A.,
Crockett,	Heyburn,	Phillips,	Wells,
Curry, R.,	Hough,	Pike,	Wettach,
Davis, D. F.,	Jennings,	Powell,	Willert,
Davis, W.,	Kanther,	Ramsey,	Willson,
Dawson,	Kooser,	Reber, C. A.,	Wood,
Di Lemmo,	Krause, T. S.,	Rinn,	Wynne,
Dilshelmer,	Lafferty,	Robertson,	Zanders,
Dithrich,	Lanius,	Rorke,	Zimmerman,
Drinkhouse,	Lauler,	Levis,	

Mr. WILLIAMS. Mr. Speaker, I would like to know how the gentleman from Clinton (Mr. Quigley) is recorded as voting.

The SPEAKER. The gentleman is not recorded as voting.

Mr. WILLIAMS. Mr. Speaker, I understood the clerk to read that he voted in the affirmative. For information I would like to know how the gentleman from Fayette (Mr. McIntyre) is recorded as voting.

The SPEAKER. The gentleman is recorded as voting "aye."

Mr. WILLIAMS. Is the gentleman in the house?

Mr. SINCLAIR. Mr. Speaker, the gentleman was here and voted, but has left the House.

Mr. WILLIAMS. Mr. Speaker, I challenge the vote of the gentleman from Fayette (Mr. McIntyre).

The SPEAKER. The gentleman must furnish his challenge in writing.

Mr. WILLIAMS. Mr. Speaker, I will do so.

Mr. BOWMAN. Mr. Speaker, I would like to know how the gentleman from Cumberland (Mr. Beckley) is recorded as voting.

The SPEAKER. The gentleman is recorded as voting "aye."

Mr. BOWMAN. Mr. Speaker, the gentleman is not present.

The SPEAKER. Is the gentleman from Cumberland (Mr. Beckley) present?

Mr. BOWMAN. Mr. Speaker, the gentleman has not been present for two weeks.

The SPEAKER. Does the gentleman challenge the vote.

Mr. WILLIAMS. Mr. Speaker, I challenge the vote of the gentleman from Cumberland (Mr. Beckley). He has not been here for three weeks.

The SPEAKER. The Chair will accept the challenge of both votes. Does the gentleman insist upon his challenge of the vote of the gentlemen from Fayette (Mr. McIntyre)?

Mr. WILLIAMS. Mr. Speaker, I do.

Mr. SINCLAIR. Mr. Speaker, the gentlemen from Fayette will be here in five minutes. I might add further that the gentleman's wife is very sick and he has been called home, but he will return in a few moments.

Mr. FOWLER. Mr. Speaker, I move that the House take a recess for five minutes in order that the gentleman from Fayette may have a chance to return to the House.

Mr. PALMER. Mr. Speaker, when the gentleman from Fayette says that the gentleman from Fayette (Mr. McIntyre) was here and voted, I think his word is good and that is a verity.

The SPEAKER. The Chair will not announce the vote until the roll is properly verified. The Chair will not announce his decision at this time.

Mr. ZIMMERMAN. Mr. Speaker, I did not hear my name called, and I desire to be recorded as voting "aye."

The SPEAKER. Was the gentleman in his seat when the roll was called?

Mr. ZIMMERMAN. Mr. Speaker, I was, but I was talking to a neighbor and I did not hear my name called.

The SPEAKER. Is there any objection to the gentleman being recorded as voting "aye"? The Chair hears none and the gentleman will be so recorded.

Mr. GRIFFITH. Mr. Speaker, I would like to know how the gentleman from Blair (Mr. Zook) is recorded as voting?

The SPEAKER. The gentleman from Blair (Mr. Zook) has a leave of absence for two weeks, and is not recorded as voting. Is there any objection or further alteration to the affirmative vote? The Chair hears none, and the affirmative vote will stand as verified.

The negative vote was read as follows:

NAYS—77.

Baldrige,	Davis, J. T.,	Jordan,	Shellenberger,
Barnhart,	Day,	Kennedy,	Smith, F. I.,
Bell,	Diehm,	Kinsman,	Snyder,
Benchoff,	Donneley,	Krause, W.,	Stark,
Bigler,	Evans, J. T.,	Magill,	Statler,
Blanch,	Finney,	Marshall,	Sweitzer,
Bolard,	Fox, I. M.,	Martin,	Trach,
Bower,	Goodnough,	McCurdy,	Vickerman,
Bowman,	Graham,	McGeary,	Walker, G. T.,
Brendle,	Griest,	McVicar,	Walker, J. A.,
Brooks,	Griffith,	Miller, D. D.,	Wallace, R. L.,
Bungard,	Hampson,	Murphy,	Wallace, W. F.,
Catlin,	Harer,	North,	West,
Clutton,	Harvey,	Norton,	Whiteman,
Coldsmith,	Hess,	Pidgeon,	Williams,
Comer-	Hoffman,	Reber, H. F.,	Woner,
Cook,	Hollingsworth,	Rhoads,	Woodruff,
Corbin,	Horne,	Ringler,	Spongler,
Crom,	Huntington,	Sraig,	Speaker.
Curran,	Ingham,	Shaffer,	

QUESTION OF PERSONAL PRIVILEGE.

Mr. McINTYRE. Mr. Speaker, I rise to a question of personal privilege.

The SPEAKER. The gentleman will state his question of personal privilege.

Mr. McINTYRE. Mr. Speaker, I desire to be recorded as voting "aye" on this bill.

The SPEAKER. Was the gentleman in his seat when his name was called?

Mr. McINTYRE. Mr. Speaker, I was inside the rail.

The SPEAKER. Did the gentleman vote when his name was called?

Mr. McINTYRE. Mr. Speaker, I voted "aye."

The SPEAKER. Is there any objection to this vote?

Mr. WILLIAMS. Mr. Speaker, I accept the explanation of the gentleman from Fayette, and withdraw my challenge.

The SPEAKER. If there is no objection, the negative vote will stand as verified. The Chair hears no objection. One hundred and six gentlemen having voted in the affirmative and seventy-seven in the negative the question is determined in the affirmative.

Ordered, That the Clerk present the bill to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

The SPEAKER. The hour of 10:00 o'clock having arrived, the House will now take up the special order of the day, and the Chair lays before the House as said special order House Bill No. 116, on third reading.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 116, as follows:

An Act for the better protection of fish, requiring citizens of the United States residing within and without this Commonwealth to procure a license to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act and the manner of proceeding to enforce compliance therewith and providing for the disposition of the penalties recovered and license fees received

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the word "persons" as used in this act except where the context otherwise indicates means any male citizen of the State of Pennsylvania over sixteen years of age and all citizens male and female of the United States not citizens of Pennsylvania without regard to age Masculine gender includes the feminine Singular number includes the plural

Section 2 The provisions of this act are severable and in the event of any section hereof being declared unconstitutional it is hereby declared as the intention of the legislature that such section may be eliminated therefrom without effecting any other provisions of this act

Section 3 No person except as hereinafter provided shall angle or fish at any time in any of the waters of this Commonwealth or in the waters bounding or adjacent thereto without having first secured a license as hereinafter provided

Section 4 Citizens of this State and citizens of the United States not citizens of this State but who have resided herein for at least one year immediately preceding their application are entitled upon written or oral application to receive from any county treasurer or justice of the peace or from the Commissioner of Fisheries his officers or agents a "resident's fishing license" upon payment of a license fee of one dollar and the cost of such treasurer's or justice's fee

Section 5 Citizens of the United States who are not citizens of the State of Pennsylvania and who have not resided herein for the period of one year immediately preceding their application are entitled upon written or oral application to receive from any county treasurer or justice of the peace or from the Commissioner of Fisheries his officers or agents a "non-resident's fishing license" upon payment of a license fee of five dollars together with the cost of such treasurer's or justice's fee

Section 6 All licenses shall be issued on forms prepared and supplied by the Commissioner of Fisheries at the expense of the Commonwealth The license shall show the name age occupation and residence of the licensee and the date of its issue It shall also contain the signature of the licensee written in ink and shall authorize the person named therein to fish or angle in the waters of this Commonwealth or in the waters bounding and adjacent thereto under the restrictions and requirements of existing laws during that year the date of which is inscribed thereon The license shall become void upon the thirty-first day of December next following the date of issue The license may contain such other information as the Commissioner of Fisheries may require

Section 7 Every county treasurer of this Commonwealth shall keep in a book to be supplied by the Commissioner of Fisheries at the cost of the Commonwealth a correct and complete record of all fishing licenses issued by him Every county treasurer shall cause to be entered in such book at the close of each week the name and place of residence of each individual to whom a license shall have been issued that week Such book shall be open at reasonable hours to the inspection of any officer of the Commonwealth whose duty it is by law to protect the fish in the waters of this Commonwealth or in the waters bounding or adjacent thereto

Section 8 Any justice of the peace who has qualified therefor by having applied to the county treasurer of the county in which he is located and having received and receipted therefor the necessary blanks may issue any fishing license provided by this act on like conditions and in the like manner as prescribed for the issuance of such licenses by any county treasurer upon payment of fifteen cents to said justice by said licensee and in addition to the license fee hereinbefore provided said sum of fifteen cents to be retained by said justice of the peace as his fee for the issuance of the license and for reporting the same and remitting payment therefor to the county treasurer of the county in which said justice of the peace is located Such report and remittance shall be made by such justice of the peace within twenty-four hours after the issuance of said license by him Upon such report and remittance the county treasurer shall make a record of and otherwise treat said license as though it has been issued from his office except that he shall also note upon his record the name of the justice issuing the license Every justice of the peace shall deliver the book or books from which he has issued licenses together with the stubs thereon properly filled out and showing the names of each licensee the number and character of the license and such other matter as the stubs may require to the treasurer of his county during the month of January of each year

Section 9 Every county treasurer of this Commonwealth shall each week forward to the Commissioner of Fisheries a complete list of the licenses granted with the names and addresses of the licensees and the number and character of their respective licenses on blanks to be furnished by the Commissioner of Fisheries at the cost of the Commonwealth The Commissioner of Fisheries is authorized to appoint such clerks and stenographers as may be necessary to carry out the provisions of this act

Section 10 A county treasurer may collect for services rendered under this act the sum of ten cents to be paid by the applicant for a license. All license fees except said treasurer's fees paid to a county treasurer under this act shall be by such treasurer paid into the State Treasury at least once a month to be applied to the purposes hereinafter provided Such county treasurer shall make a return to the State Treasurer upon a form to be supplied by the Commissioner of Fisheries at the cost of the Commonwealth and shall in all such cases forward a duplicate of such report to the Commissioner of Fisheries at Harrisburg

Section 11 No person shall angle or fish unless the license hereinbefore provided be at such time continually kept about the person of the licensee and exhibited upon the request of any fish commissioner fish warden sheriff constable or other officer of the Commonwealth

Section 12 No person shall alter loan or transfer any license authorized by this act nor give any false or misleading information to the county treasurer or to the Commissioner of Fisheries his officers or agents in the application therefor

Section 13 Any person violating any provision of this act shall on conviction be sentenced for each offense to pay a fine of twenty-five dollars together with the costs of prosecution. In addition to such penalty the license of any person convicted or signing an acknowledgement as hereinafter provided shall be void and shall be surrendered by such person and immediately sent by the court making the conviction or the officer taking the acknowledgment to the Commissioner of Fisheries at Harrisburg.

Section 14 Whenever any person shall be convicted of violating any provisions of this act and shall refuse or neglect to at once pay a fine imposed together with the costs of prosecution such person shall be at once committed to the county jail of the county in which the conviction occurs for a period of one day for each dollar or penalty imposed unless such person enter good and sufficient recognizance to pay the fine and costs within five days after the date of the conviction or to prosecute an appeal according to law.

Section 15 Every alderman magistrate or justice of the peace shall have the power of summary conviction in matters pertaining to the violation of any provisions of this act.

Section 16 All actions for violations of any provision of this act excepting where the defendant is taken in the act of violating the law or in a pursuit immediately following such violation shall be commenced by a complaint of any person before an alderman magistrate or justice of the peace made under oath within one year after the date of such violation.

Section 17 Upon such complaint any alderman magistrate or justice of the peace shall issue a warrant directed to any constable peace officer fish commissioner or fish warden and cause such person to be brought before him. Such alderman magistrate or justice of the peace shall hear the evidence and determine the innocence or guilt of the person accused and if such person be convicted shall be sentenced to pay the fine and costs as hereinbefore provided.

Section 18 All fines recovered under this act in cases where the prosecutor is a salaried officer of the Commonwealth shall be immediately surrendered by the court receiving the same to the prosecutor. Such prosecutor shall as soon as possible forward or deliver such amount to the Commissioner of Fisheries at Harrisburg. Where any officer of the Commonwealth other than a salaried officer is a prosecutor the fine shall be as soon as the case is fully determined before him forwarded by such alderman magistrate or justice of the peace to the Commissioner of Fisheries at Harrisburg together with a statement of the cause for which such money shall have been collected. The cost of such statement is hereby fixed at fifty cents and made a part of the costs of prosecution.

Section 19 All fines imposed for violation of this act and all license fees collected under this act received by the Commissioner of Fisheries shall be by the Commissioner paid into the State Treasury to be applied for the purposes hereinafter provided.

Section 20 All license fees collected under this act and all fines imposed and collected for the violation of any provision of this act shall be forthwith paid by such alderman magistrate or justice of the peace to the Department of Fisheries at Harrisburg. All moneys received or recovered by the Department of Fisheries under any provision of this act shall be immediately paid into the State Treasury where it shall be kept as a part of a fund separate and apart to be used solely under the directions of the Department of Fisheries for the purpose of the payment of the salaries of the Commissioner of Fisheries clerks stenographers fish wardens traveling expenses counsel fees court expenses and contingent expenses for the propagation protection and distribution of fish the stocking of the waters and the employment of the necessary labor and the purchase of material and implements therefor for necessary repairs and improvements to fish hatcheries for field work gathering spawn transferring fish and the employment of necessary labor and the purchase of necessary implements therefor for the purchase of necessary land and water supplies to State fish hatcheries for the purchase and erection of buildings ponds and other extensions incidental to State fish hatcheries for the maintenance and operation of a boat on Lake Erie and the cruiser Anna at Torressdale on the Delaware river and for the dredging of channels ponds and the making of improvements on Presque Isle Peninsula and the approach to the fish hatchery at Erie.

All moneys in such separate fund from time to time are hereby specifically appropriated to the Department of Fisheries and may be expended for the purposes hereinbefore enumerated. The Auditor General shall upon requisition from time to time of the Commissioner of Fisheries draw his warrant on the State Treasurer for the amount specified in such requisition not exceeding however the amount in such fund at the time of making such requisition.

Section 21 Any officer of this Commonwealth whose duty it is to protect fish in the waters of this Commonwealth or in the waters bounding or adjacent thereto is authorized to arrest without warrant any person in the act of violating any provision of this act or in a pursuit immediately following such violation. The officer making such arrest shall immediately take the person so arrested to the nearest alderman magistrate or justice of the peace for a hearing upon the charge upon which the person was arrested.

Section 22 A person charged with violating any provisions of this act may sign an acknowledgment of the offense committed either before or after the beginning of prosecution and pay to any salaried officer of the Department of Fisheries the penalty in full as fixed by this act together with costs accrued to that date. The printed receipt therefor which shall in every instance bear the signature of the Commissioner of Fisheries

shall be full evidence of full satisfaction of the offense committed.

Section 23 No person now required by law to procure a license to fish or to propagate fish for sale shall be required in addition to secure the license provided by this act in order to enable such person to exercise those rights conferred by the license or licenses so procured under the laws existing prior to the passage of this act.

Section 24 The provisions of this act shall not apply to nor prevent the owner or lessee of any farm or other land situated in this Commonwealth who actually resides thereon throughout the year or the members of his family so residing upon said farm or land from angling or fishing in waters wholly within the limits of said farm or land or abutting thereon without such license.

The exemption provided by the foregoing provisions of this section shall not apply to any person temporarily residing upon said farm or land or any tenant thereon who is not a member of the family of said owner or lessee nor shall said exemption apply to any servant or employee of said owner or lessee.

Section 25 This act shall not affect the provisions of an act approved April twenty-first one thousand nine hundred and fifteen entitled "An Act to give additional protection to the fish in the waters within the Commonwealth of Pennsylvania prohibiting the fishing for or capture or killing of such fish by unnaturalized foreign-born residents and prescribing penalties for violation of its provisions" nor the provisions of any act for the propagation or protection of fish.

Section 26 All acts or parts of acts inconsistent with this act are repealed.

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. PHILLIPS. Mr. Speaker, this is the famous fisherman's license bill we have been talking about for some time. There are two provisions in this bill, gentlemen, to which our attention should be called before we vote upon it. The first provision in the bill is that of raising revenue for the State of Pennsylvania. You will recall that two years ago when we were asked to make an appropriation to the Department of Fisheries to carry on the propagation and the protection of fish in the Commonwealth of Pennsylvania, we were short of funds and unable to give to the Department of Fisheries an amount of money sufficient to carry on that department successfully. At that time there was a fishers' license proposition brought before this House, and for some reason or other it failed to get through. At this time, gentlemen of the House, we are called upon to make additional appropriations for school purposes; we are called upon to almost double our appropriations for hospitals on account of the extra expenses incurred during war times. Where are we going to get the money to make these appropriations if we are not willing to pass such bills as this, which will take away the burden from the Department of Fisheries? This fishers' license provides that one dollar shall be paid by every male citizen who fishes. That excludes women and farmers who own the land through which the stream runs. This bill is for the purpose of propagating and protecting fish in the Commonwealth of Pennsylvania. Today there are two hundred and thirty-five or thereabouts of inland lakes in the State of Pennsylvania. Some of these lakes belong to private corporations; some of them belong to companies that have the privilege of stocking them with fish, and no man can fish in them except the rich, those who can pay for the privilege. Now the purpose of the Department of Fisheries is to take away from private ownership these lakes and give them to the common people; and in order to do that they must have sufficient funds to carry out the proposition already outlined.

The next question that comes before us—the greatest proposition of this bill, because there are a lot of streams in this Commonwealth which are polluted by different acids and chemical wastes, and the question of pollution has been a very serious question for some time—is that in taking it up with the Department of Fisheries the question is asked why don't the department enforce the law and stop the pollution? The Department of Fisheries, or the Commissioner, says that every time he brings a case of pollution he has to bring it before the courts of Pennsylvania; he has to bring it before the courts of Pennsylvania, and in so doing he has to provide evidence. For instance, he has to send chemists, men who understand the business, to these different streams for samples of the water; not only once, not only one man, but two competent witnesses must secure

evidence. This water must be analyzed and the evidence produced in court; and you, gentlemen, you who are lawyers in this House, know it costs money to bring prosecutions; it costs money to enforce the law. There is another phase of the question. The companies do not want to go out and try to borrow money to make the improvements. That would put them out of business and take away the power from them. They have provided a competent remedy to sterilize the water and stop this pollution. That costs money, but they have endeavored to make improvements and show the people how this works.

The Department of Fisheries has been handicapped because it never had sufficient funds. It resolves itself to this, that if you want to fish in Pennsylvania, if you want the people to have the privilege of going out during certain seasons and catching fish and bringing them home, or going out yourself, somebody must pay for it; and who should pay for it? When the hunters' license was first brought up in this House—that was before I was a member—two or three sessions ago, it proposed penalties; and now you could not get twenty-five sportsmen to say they want that bill repealed. I do not believe that many sportsmen would say they wanted the license taken away, because they received great benefit. That is just exactly what we are asking the Department of Fisheries to do in order that we may fish better, in order that the propagation may be better, and in order that there may be better protection. We are asking the sportsmen to pay for this. Let us give every sportsman an opportunity to pay and not put the burden on the State of Pennsylvania. If any sportsman has objection to this bill, it is because he does not understand the purpose of it. It is not to put a dollar in the treasury of the Commonwealth of Pennsylvania, but it is to follow out the program of the Department of Fisheries, and because we may fish better; and if that is the case, we have their word and honor, gentlemen of the House, and I think we should pass this bill and get revenue enough to fill our streams with fish.

Mr. BIDEISPACHER. Mr. Speaker and gentlemen of the House: The measure before us for consideration is entitled "An Act for the better protection of fish; requiring citizens of the United States residing within and without this Commonwealth to procure a license," in order to be permitted to fish within the waters of the Commonwealth; the act further requires the issuance of such licenses; it provides penalties for the violation of the act; and last, it provides the manner of proceedings to enforce compliance therewith. Gentlemen of the House, it is a measure that has teeth in it. The first phrase of the title is a misnomer. It says, "An Act for the better protection of fish." A better title, it seems to me, would be, "An Act to make it easy to inflict severe penalties upon otherwise good citizens of the State of Pennsylvania;" or on the other hand, "An Act to make fishing a crime," and the fisherman who continues to fish according to the old time-honored custom and landmarks of the pursuit, this act would tend to make him a criminal. This bill should never be entitled "An Act for the better protection of fish," when under its provision a youth of seventeen years of age who lives in a border hamlet of this Commonwealth, far away from a justice of the peace or county treasurer, who catches a single trout without a license would be summarily convicted and sentenced to pay a fine of twenty-five dollars, or else undergo imprisonment. While the gentleman assures us there is absolutely nothing in this bill that puts any restraint upon the manufacturing corporation which pollutes an otherwise pure stream and kills the fish with impunity, gentlemen of the House, in the west branch of the Susquehanna River during recent years a few large manufacturing establishments, not mines, as the gentleman from Clearfield (Mr. Phillips) would have you believe, but a few manufacturing concerns, have time and time and time again poured waste products into the waters of the west branch of the Susquehanna River which is deleterious, because it is fished white, so much so that I am reliably informed that in the waters of the west branch of the Susquehanna River, west from Lock Haven, these waters are practically destitute of all forms of food fish and are fished white. Let the State of Pennsylvania first stop the big manufacturers and fishkillers, for it is a matter of better

protecting our fish by stopping them. Let the authorities first vigorously prosecute those who cover the streams with matters that are deleterious and that do not permit fish to live. If our laws are inadequate to cope with the situation then, gentlemen, in all fairness, let us first enact legislation looking to the punishment of the big offender before we pass this bill. I have before me a protest signed, not by a few hundred citizens and tax payers of the West Branch Valley, but signed, on the contrary by 6,460 petitioners, petitioning in this wise:

"To the General Assembly of the Commonwealth of Pennsylvania.

We, the undersigned sportsmen, taxpayers and voters residing in the valley of the Susquehanna, vigorously protest against the fish license or any charge for fishing in the State waters as proposed by a certain bill or bills now before your honorable bodies."

Gentlemen, this petition is not a protest against the payment of \$1.10 for the sake of saving \$1.10, but it is a protest against the enactment of a law which would summarily punish the small offender, and punish him severely, and permit the big offender to go free. These 6,460 taxpayers protest against the passage of a bill which would treat as criminal a catcher of one small fish without a license and allow the killer of thousands of fish to keep on with the killing without punishment. In the name of fairness I protest against the passage of this bill.

Mr. POWELL. Mr. Speaker and gentlemen of the House: I arise at this time and with pleasure to speak for and in behalf of this bill of which I have the honor to be the sponsor, and I would like to have your very close attention; and I should also like to have every man who is opposed to this bill interrogate me and if he is fair I will guarantee that I can convince him. I speak from the position as a huntsman and fisherman, and being acquainted with conditions for a number of years in fishing and hunting I think I am familiar with what I am going to talk about. We believe that the fish of the waters and the birds of the air and fields belong to the people; in other words, they belong to the masses, but to you who have been taking your gun and your rods with you for the last few years, you have discovered a condition that immediately arouses resentment within you, to do something against the man or men or association of men who have gone out and acquired through laws or through outright purchase the privilege of hunting and fishing for themselves only. What I mean by that is this: that today it is a common sight to go from one end of a county to another, or, in fact, from one end of the Commonwealth to the other and find the best hunting grounds and fishing streams placarded stating, "No Hunting or Fishing or Trespassing Allowed." How are we going to overcome this condition? I say, that the State itself has been partly to blame. On the other hand, I believe that you may say that the people are to be blamed because we have left upon our statute books laws that it was possible for someone to get around and acquire land for their own personal benefits. For a number of years the Department of Fisheries has asked appropriations from the Appropriation Committee approximately amounting to about \$400,000. At the last session of the Legislature they applied for \$425,000 and \$210,000 were appropriated, leaving a deficiency of approximately \$215,000. We have within the State of Pennsylvania today a total of six hatcheries; five of these hatcheries are not completed. I have been informed by the Commissioner of Fisheries that it will take in the neighborhood of \$350,000 to complete the hatcheries. One thought I wish to impress upon you and that is this: If we had six more additional hatcheries within the State of Pennsylvania it would be possible to supply every applicant that sends in an application for fry. Today in the Department of Fisheries there are over 35,000 applications on file signed by the members of the Legislature and Senators asking that trout, bass, pike and the other kinds of fish be sent to where the applications come from. With this condition you can see that it is positively impossible for the Department of Fisheries to turn around and comply with the request. Naturally he comes in for a lot of censure. I have here a statement of a man giving the amount of fry that was placed in the waters of the Commonwealth of Pennsylvania during the year 1917, and it is astonishing when you think of the amount of fish — namely 244,716,830 for the year 1917. For the year 1918 the number will ex-

ceed over 400,000,000. For the information of the gentleman from Lycoming, I desire to read from the record that in Lycoming County in the year 1917 there was no less than 637,600 fish deposited in the waters. Yet it is a strong statement when I say it that when the State at large assumes the expense to place within the waters fish for the benefit of the man or the woman or the child that sees fit to go and take them from the water, that they should do so free of cost.

I am of this opinion, that if I desire to go out in the streams and fish for the pleasure that is to be gotten from the same, I ought to be willing to pay a fair pro rata share of the expense that is necessary to propagate the fish.

There is another statement that I desire to make at this time, and that is this. If we can succeed in passing this measure, you will save for the State of Pennsylvania, at least for this session, \$225,000.00 if not \$250,000.00, and that in itself could be given to some charitable institution or to the Teachers' Fund.

Gentlemen, I ask you earnestly to consider this measure and, if it is possible for you to do so, vote for its passage.

Mr. HARER. Mr. Speaker, I would like to interrogate the gentleman from Luzerne (Mr. Powell).

The SPEAKER. Will the gentleman from Luzerne (Mr. Powell) permit himself to be interrogated?

Mr. POWELL. With pleasure, Mr. Speaker.

The SPEAKER. The gentleman from Lycoming (Mr. Harer) will proceed.

Mr. HARER. Mr. Speaker, I would like to ask the gentleman if he has any idea what percentage of these fish that are propagated are trout or what percentage other fish?

Mr. POWELL. I could not answer off the record, Mr. Speaker. They are given in round numbers.

Mr. HARER. Mr. Speaker, that is all, thank you. Now, Mr. Speaker and gentlemen of the House, I think that the only objection coming from the people of Lycoming County that ask us to object to this bill comes from the fact that so many of the food fishes in our main stream, the Susquehanna, were killed by the pollution that has been going on. I think the most of the men here will admit that it is the sportsmen who mostly fish for trout. This proposed law will also impose this license on the man who takes his family out for a day's outing. Perhaps they take a pole or two and some lines and all wish to fish a little, but they cannot do so unless they have paid this license, and if they are going to fish they expect to catch some fish. Our streams at the present time do not have any fish in them to speak of, most of them having been killed last year, and so it is not much use to pay a license for something that you are not going to get. If the people up there have assurances that they are going to be able to catch some fish and that the fish will not be killed by someone else, I think they will be heartily in favor of this license, and I do not think there would be any question about this license. It is simply a fact that the fish have been killed by the thousands by the pollutions of corporations, and nobody has paid for them; whereas, if a man goes out and catches a few fish, it may cost him a hundred dollars or more, while at the same time a corporation can kill millions of fish and not pay a cent therefor. I say, if they have any assurances that this will be stopped, their objections will be stopped and they will gladly pay the one dollar license fee.

Mr. WOODRUFF. Mr. Speaker, I have come into contact with a great number of fishermen, and they have desired to make known to me and that I should make known to this House that they are not in favor of a fisherman's license. They deem it unfair and unjust and burdensome to them to be called upon to pay a dollar of license when perhaps they will fish only once or twice during an entire season. They want to take their children sometimes, and their families, out along the streams for a day's outing and sport, and by this measure they will be unable to do so unless they pay a license tax. They have asked me to represent to you that they do not wish this tax to be imposed, and I have brought here tonight about two thousand names of fishermen and others interested in the sport, protesting against this thing. Besides that, I have here before me resolutions from the Snyder County Fish and Game Protective Association, and they are pro-

testing against the enactment of this bill into a law. Just a moment ago there was handed to me a petition containing about three hundred and eighty names which were signed up during the last day or two in the city of Pittston, and the people of that city who have subscribed to this petition are urging this body to vote against the fisherman's license.

On the ground of these petitions, Mr. Speaker and members of the House, on the ground of the fundamental right that we ought to have as citizens of this State to go out on the streams of the State and fish when we want to on the grounds of the fact that these streams have been constantly the people's property, because it differs from the sport of hunting in that the hunter must go on somebody else's land and must be armed with destructive weapons—on all these grounds, Mr. Speaker and members of the House, I ask you to vote "No" and against this fisherman's license tax.

Mr. HELT. Very briefly, Mr. Speaker and gentlemen of the House: The fishermen of Northumberland county would gladly pay a dollar for a fish license if they were reasonably assured that the intent of this bill would be followed out, namely, the propagation of fish in the streams of Northumberland county. Briefly, we can only use the majority of the streams in our neighborhood for ink. Therefore, we kindly ask you to vote down this bill until the streams are made possible for the propagation of fish.

Mr. PHILLIPS. Mr. Speaker, the gentlemen who have just preceded me have touched upon the vital points necessary for the adoption of this bill, namely these: How can you expect to take your wife and family and children out on the streams, as Brother Woodruff has said, to go fishing if there are no fish there to get? Without any money, without any revenue, how is the Fish Commissioner going to supply the streams with fish if not given sufficient money to do so. On page 864 of your Legislative Journal today you will find where the Department of Fisheries is asking for \$538,400 in appropriations. Where are you going to get that money to give them? They want to give you fish. We have got to take the words of the man whom we put into office, the man whom the Governor has seen fit to appoint and whose appointment the Senate has seen fit to approve as the man capable of doing this if you give him the money to do it with. Gentlemen you are asking that the streams be stocked with fish and you are asking that stream pollution be stopped. One member said that this pollution came from the paper mills and of course, they would be against it if we asked to have the pollutions of the streams stopped. I don't wonder, gentlemen, that we are getting petitions asking us not to pass this bill because refuse and acids have been dumped into the streams from time immemorial and killed the fish; but there is all the more reason for furnishing the money for wardens and watchers. Therefore, I say give the Fish Commissioner this money and let us see if we cannot stop the pollution of streams and give the people of the State the fish that belong to them.

Mr. HARVEY. Mr. Speaker, I come from a district where there are many trout streams followed by the people of the State, and the people have formed an organization and are all in favor of this bill and have been advocating such a bill for many years. The work of stocking does not fall on the few people but the State through the Department of Fisheries. This is a good bill and we need the money to stock the streams and furnish the wardens to guard the streams. We now have only ten fish wardens in the whole State, which is a very insufficient number, and it is doubtful if we can do much better than we are doing now unless we raise money for the purpose.

Mr. BUNGARD. Mr. Speaker, I move the previous question.

The SPEAKER. As it appears that all gentlemen who so desire have spoken on the question, the Clerk will call the roll.

On the question recurring
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz

YEAS—85.

Alexander,	Dawson,	Lauler,	Shunk,
Armstrong,	Day,	Levis,	Sinclair,
Aron,	Di Lemmo,	MacCallum,	Smith, F. L.,

Baldi,
Baldrige,
Bennett,
Senninger,
Bigler,
Bolard,
Bucher,
Bungard,
Campbell,
Catlin,
Clutton,
Coldsmith,
Colville,
Cox,
Crockett,
Curry, R.,
Davis, J. T.,
Davis, W.,

Flynn,
Glass,
Golder,
Dilsheimer,
Fox, A. R. B.,
Fox, I. M.,
Franklin,
Gans,
Graham,
Griffith,
Hamilton, W. J.,
Harvey,
Heffernan,
Hollingsworth,
Horne,
Huntington,
Kennedy,
Kooser,
Krause, T. S.,

Marcus,
Marshall,
Martin,
McCaig,
McVicar,
Mehring,
Michel,
Miller, C. G.,
Morgan,
Neary,
Patterson,
Perry,
Phillips,
Pidgeon,
Powell,
Reber, C. A.,
Ruddy,

Snowden,
Stadtlander,
Statler,
Steedle,
Sterling,
Stott,
Todd,
Vickerman,
Walker, G. T.,
Walker, J. A.,
Wallace, R. L.,
Wallace, W. T.,
Wettach,
Whiteman,
Willert,
Willson,
Wood,
Zanders.

Resolved (if the House concur), That the Senate of Pennsylvania herewith requests the Secretary of War for the United States, and the Commander-In-Chief of the American armies in France to immediately designate the Fifteenth Engineer Regiment for return to the United States and demobilization; and be it further

Resolved, That copies of these resolutions be transmitted to the Secretary of War and to General Pershing for their immediate consideration.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives, as follows:

In the House of Representatives, April 7, 1919.

Resolved (if the Senate concur), That House Bill No. 801, entitled

An Act fixing the compensation of the assistant librarian of the Senate the assistant resident clerk of the House of Representatives and the superintendents of the store rooms of the Senate and of the House of Representatives and repealing all acts or parts of acts inconsistent herewith

be recalled from the Governor.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced informed that the Senate has concurred in the resolution from the House of Representatives, as follows:

In the House of Representatives, April 2, 1919.

Resolved (if the Senate concur), That House Bill No. 119, Printer's No. 352, File Folio 1811, entitled

An Act to amend an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and sixty) entitled "An Act to amend an act approved the ninth day of April one thousand nine hundred and fifteen entitled "An Act to amend an act entitled 'An Act to amend an act entitled 'An Act to amend an act entitled 'An Act to amend an act entitled 'An Act to amend an act authorized companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes' approved the ninth day of June Anno Domini one thousand eight hundred and eighty-one extending the same to companies formed for the purpose of quarrying slate granite stone or rocks or for dressing polishing working or manufacturing the same or any of them and to mineral springs companies incorporated for the purpose of bottling and selling natural mineral springs water approved the sixteenth day of June Anno Domini one thousand eight hundred and ninety-three' approved the nineteenth day of April Anno Domini one thousand nine hundred and one extending the same to companies formed for the purpose of manufacturing and selling chemicals foodstuffs cement and cement products and the quarrying of cement rock' approved May twenty-eighth one thousand nine hundred and seven extending the same to companies incorporated for the manufacture buying selling leasing using and operation of electrical apparatus and machinery and articles of every kind appertaining to or in anywise connected with the production use regulation control distribution or application of electricity or electrical energy or products for any use or purpose constructing acquiring using selling buying or leasing any works construction or plant or part thereof connected with or involving such use distribution regulation control or application of electricity or the control or use of electrical apparatus for any purpose and of producing furnishing and supplying electricity or electrical apparatus in any form and for any purpose and to carry on a general manufacturing business' approved the twenty-third day of June one thousand nine hundred and eleven by extending the same to companies incorporated for the purpose of refining manufacturing or sale of petroleum and petroleum products" by extending the same to corporations incorporated for the manufacture of leather or articles containing leather" by extending the same to companies incorporated for the purpose of converting raw silk into thread and the manufacture of silk goods

be recalled from the Governor for the purpose of amendment.

NAYS—93.

Barnhart,
Bechtold,
Bell,
Benchoff,
Bidelspacher,
Blank,
Bower,
Bowman,
Brooks,
Clements,
Comeror,
Conner,
Cook,
Crawford,
Crum,
Curran,
Davis, D. F.,
Diehm,
Dithrich,
Donneley,
Dunn,
Ehrhardt,
Ephraim,

Evans, J. T.,
Evans, S. J.,
Finney,
Foster,
Fowler,
Goehring,
Goodnough,
Griest,
Haines,
Haldeman,
Hamilton, J.,
Hampson,
Harer,
Helt,
Hess,
Heyburn,
Hickernell,
Hoffman,
Hutchison,
Ingham,
Jennings,
Jordan,
Kantner,
Kinsman,

Krause, W.,
Krug,
Lanius,
Magill,
Mallery,
McCurdy,
McKay,
Miller, A. D.,
Miller, D. I.,
Miller, D. D.,
Millin,
Milner,
Murphy,
North,
Norton,
Palmer,
Quigley,
Ramsey,
Reber, H. F.,
Rhoads,
Ringler,
Rinn,
Robertson,

Rorke,
Sarig,
Schaeffer,
Schilling,
Scott,
Shaffer,
Shellenberger,
Smith, E. R.,
Snyder,
Sowers,
Stark,
Sweitzer,
Trach,
Ulsh,
Wells,
West,
Williams,
Woner,
Woodruff,
Wynne,
Zimmerman,
Spangler,
Speaker.

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

SENATE MESSAGE

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

TIME OF NEXT MEETING.

In the Senate, April 7, 1919.

Resolved (if the House of Representatives concur), That when the Senate adjourns this week it reconvenes on Monday evening, April twenty-first, at nine o'clock; and when the House of Representatives adjourns this week it reconvenes on Monday evening, April twenty-first, at nine o'clock.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, April 7, 1919.

Whereas, The Fifteenth Engineer Regiment was among the first units of the army of the United States to land in France and has been in active service continuously since that time, a period of almost two years; and

Whereas, The Fifteenth Engineer Regiment has rendered most notable service for the cause of the United States and its allies; and

Whereas, The mothers, fathers, wives and children of the boys constituting the Fifteenth Engineer Regiment, while willing to make any sacrifice that is necessary to secure a lasting peace to the world and to the institutions of these United States, they feel, nevertheless, that the Fifteenth Engineer Regiment, so long in the service is deserving of relief and having served the longest should be the first to come home; therefore be it

RESOLUTION RECALLING HOUSE BILL NO. 259 FROM THE GOVERNOR.

Mr. RAMSEY asked and obtained unanimous consent to introduce the following resolution, which was twice read considered and agreed to:

In the House of Representatives, April 7, 1919.
Resolved, (if the Senate concur), That House Bill No. 259 entitled "An Act to amend section six of an act approved the twentieth day of June, one thousand nine hundred and seventeen (Pamphlet Laws six hundred eighteen), entitled 'An Act relating to the appointment of persons to the police department in cities of the third class; providing for and regulating examinations; the manner of appointments; and the manner and power of removal of employees of said department; and providing a method for fixing compensation,' so as to permit temporary suspensions by the superintendent of public affairs," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

RESOLUTION RECALLING HOUSE BILL NO. 236 FROM THE GOVERNOR.

Mr. RAMSEY asked and obtained unanimous consent to introduce the following resolution, which was twice read, considered and agreed to:

In the House of Representatives, April 7, 1919.
Resolved, (if the Senate concur), That House Bill No. 236, entitled "An act to amend an act approved the Seventeenth day of April, one thousand eight hundred and sixty-one (Pamphlet Laws three hundred and forty-six), entitled 'An Act to authorize the Erection of a Poor House by the township of Blakely, in Luzerne County,' providing for the appointment of auditors by the court of common pleas of Lackawanna County, and fixing the compensation of the auditors and the salaries of the directors of the poor of the poor district of said township," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

RESOLUTION RECALLING HOUSE BILL NO. 108 FROM THE GOVERNOR.

Mr. GANS asked and obtained unanimous consent to introduce the following resolution, which was twice read considered and agreed to:

In the House of Representatives, April 7, 1919.
Resolved (if the Senate concur), That House Bill No. 108, entitled "An Act authorizing the appointment of clerks by the judges of the orphans' court of certain counties,"

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS SIGNED BY SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

House Bill No. 40.

An Act to amend and revise an act entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" approved the twenty-seventh day of June Anno Domini one thousand nine hundred and thirteen enlarging changing modifying and defining certain of the powers of cities of the third class.

House Bill No. 253.

An Act authorizing the Registers of Wills and ex-officio clerks of the orphans' court with the consent of the judges of the separate orphans' court in counties having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants to fix and determine the salaries of assistant clerks in said court.

House Bill No. 670.

An Act permitting building and loan associations to invest their uninvested funds in bonds of the United States issued for war purposes and validating investments heretofore made by such associations in bonds of the United States government issued for war purposes.

House Bill No. 656.

An Act to authorize and empower any motor power company of this Commonwealth which shall own the entire capital stock of any street railway company of this Commonwealth to acquire the corporate powers franchises property rights and credits of any such street railway company.

House Bill No. 556.

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb located at Mount Airy Philadelphia to cover deficiency in maintenance and education of State pupils.

House Bill No. 723.

An Act making an appropriation for the Pennsylvania State Oral School for the Deaf at Scranton.

House Bill No. 204.

An Act fixing the salary of the crier of the courts of quarter sessions of the peace and oyer and terminer and general jail delivery in the several counties of this Commonwealth having more than one million and less than one million five hundred thousand inhabitants.

House Bill No. 174.

An Act to repeal the act approved the fifth day of July one thousand nine hundred seventeen (Pamphlet Laws six hundred sixty-six) entitled "An Act relating to tax assessment returns in certain counties."

House Bill No. 83.

An Act making an appropriation to the Trustees of the State Hospital of Nanticoke Luzerne County Pennsylvania.

Whereupon.

The SPEAKER, in the presence of the House, signed the same.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 563.

An Act making an appropriation for deficiencies to the trustees of the State Hospital for the Insane of the Southeastern District of Pennsylvania located at Norristown Pennsylvania.

With the information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The Clerk then read the amendments as follows:

Section one, line four, strike out the word "ninety" and insert the words "one hundred and twenty"; in line five strike out the numerals "\$90,000" and insert the numerals "\$120,000"; on page two, line one, strike out the words "and operation."

On the question.

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—193.

Alexander,	Dittrich,	Krugh,	Ruddy,
Armstrong,	Donneley,	Kunkle,	Sarig,
Aron,	Drinkhouse,	Lafferty,	Schaeffer,
Baldi,	Dunn,	Lanius,	Schilling,
Baldrige,	Ehrhardt,	Lauler,	Scott,
Barnhart,	Ephraim,	Levis,	Shaffer,
Bechtold,	Evans, J. T.,	MacCallum,	Shellenberger,
Beckley,	Evans, S. J.,	Magill,	Showalter,
Bell,	Finney,	Mallery,	Shunk,
Benchoff,	Flynn,	Mangan,	Simpson,
Bennett,	Foster,	Marcus,	Sinclair,
Benninger,	Fowler,	Marshall,	Smith, E. R.,
Bidelspacher,	Fox, A. R.,	Martin,	Smith, F. I.,
Bigler,	Fox, J. M.,	McCaig,	Snowden,
Black,	Franklin,	McCurdy,	Snyder,
Bolard,	Gans,	McGeary,	Soffel,
Bower,	Geary,	McIntyre,	Sowers,
Bowman,	Glass,	McKay,	Sprrows,
Brady,	Goehring,	McKim,	Stadtlander,

Brendle,	Golder,	McVicar,	Stark,
Brislin,	Goodnough,	Mehring,	Statler,
Brooks,	Graham,	Michel,	Steele,
Bucher,	Griest,	Millar,	Sterling,
Bungard,	Griffith,	Miller, A. D.,	Stott,
Campbell,	Haines,	Miller, C. G.,	Sullivan,
Catlin,	Haldeman,	Miller, D. I.,	Sweitzer,
Clutton,	Hamilton, J.,	Miller, D. D.,	Todd,
Coldsmith,	Hamilton, W. J.,	Millin,	Trach,
Collier,	Hampson,	Milner,	Ulsh,
Colville,	Harer,	Morgan,	Vickerman,
Comer,	Harvey,	Murphy,	Wagner,
Conner,	Heffernan,	Neary,	Walker, G. T.,
Cook,	Helt,	North,	Walker, J. A.,
Corbin,	Hess,	Norton,	Wallace, R. L.,
Cox,	Heyburn,	Palmer,	Wallace, W. T.,
Crawford,	Hickernell,	Patterson,	Wells,
Crockett,	Hoffman,	Perry,	West,
Crum,	Hollingsworth,	Phillips,	Wettach,
Curran,	Horne,	Pidgeon,	Whiteman,
Curry, R.,	Hough,	Pike,	Willert,
Davis, D. F.,	Huntington,	Powell,	Williams,
Davis, J. T.,	Hutchison,	Quigley,	Willson,
Davis, W.,	Ingham,	Ramsey,	Wener,
Dawson,	Jennings,	Reber, C. A.,	Wood,
Day,	Jordan,	Reber, H. F.,	Woodruff,
Dewey,	Kantner,	Rhoads,	Wynne,
Diehm,	Kennedy,	Ringler,	Zanders,
Di Lemmo,	Kinsman,	Rinn,	Zimmerman,
Dilsheimer,	Kooser,	Robertson,	Spangler,
	Krause, T. S.,	Rorke,	Speaker.
	Krause, W.,		

YAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 986, as follows:

An Act providing for the establishment of Auxiliary State Game Preserves

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter whenever the owner or owners or the person in control of suitable lands of a total of not less than two hundred and fifty acres nor more than four thousand acres shall desire to have said lands set apart as a city of refuge for game and wild birds they shall petition the Board of Game Commissioners of this Commonwealth declaring their desires and setting forth in said petition the location of said lands with a description thereof

Section 2 The petition of those desiring to have created an Auxiliary State Game Preserve in any part of this Commonwealth shall state clearly that the owner or owners or persons in control of such lands are willing to vest in the Commonwealth all right to hunt upon said lands either without charge or remuneration or for such rental as may be agreed upon between them and the Board of Game Commissioners for the use of such property that they the contracting party or parties of the first part agree that neither they their families their agents their tenants nor any other persons shall hunt thereon by and with their authority and that they will make every effort to protect said preserve from hunting and from violations of any nature. The petition shall also set forth that all agreements therein shall continue in force for an uninterrupted period of not less than ten years and such longer period as may be desired by the petitioners and shall be indorsed by at least fifty qualified electors of the county wherein said lands may be located and shall be presented to said Board for their consideration and approval

Section 3 If upon investigation said Board is satisfied that such lands are suitable for the purpose mentioned and shall decide that the establishment of said Auxiliary State Game Preserve is advisable they shall thereupon enter into an agreement in the form of a lease with those in control of such property and shall declare said lands or any part thereof an Auxiliary Game Preserve. They shall cause said lands so designated as an Auxiliary State Game Preserve to be surrounded by a single wire as a marker if same is not already surrounded by a suitable enclosure. They shall cause to be posted notices not more than one hundred and fifty yards apart along the border of such Auxiliary State Game Preserve. Such notices shall bear at the head the words "Auxiliary State Game Preserve" followed by a plain statement that it is unlawful to trespass upon said lands at any time or to hunt thereon except for vermin under and by the written permission of the Board of Game Commissioners. No Auxiliary State Game Preserve shall be established within a radius of five miles from a State Game Preserve or another Auxiliary State Game Preserve

Section 4 The Board of Game Commissioners is hereby empowered and authorized to formulate and have posted rules and regulations regarding the protection and preservation of game birds and game animals and song and insectivorous birds on such Auxiliary State Game Preserve as to them may appear

best suited to secure the desired results and such rules and regulations so formulated and published by posters by said Board as herein provided for shall be the law of this Commonwealth controlling such Auxiliary State Game Preserves

Section 5 The Board shall cause notice of their action declaring lands to be an Auxiliary State Game Preserve to be advertised for at least one time each week for three consecutive weeks in at least two newspapers of general circulation in the county wherein said Auxiliary State Game Preserve may be located and shall also have a suitable notice published for at least two consecutive months in not less than two sportsmen's journals if there be so many published monthly in the State

Section 6 The said Auxiliary State Game Preserve shall thereupon be deemed to be a public State Game Preserve. All violations of all rules and regulations adopted by the Board of Game Commissioners to control Auxiliary State Game Preserves shall be punishable under the same laws rules and regulations and the same penalties be imposed for similar offenses as now apply or shall hereafter apply to State Game Preserves

Section 7 The act approved the twenty-ninth day of May one thousand nine hundred and seventeen (Pamphlet Laws three hundred and twenty-six) entitled "An Act providing for the establishment of Auxiliary State Game Preserves" and all other acts or parts of acts inconsistent with the provisions of this act are hereby repealed. Provided however that the repeal of any act of Assembly relating to game preserves shall not affect any prosecution pending at the date of the passage of this act nor prevent the institution of any prosecutions for violations of any act committed prior to the passage of this act but all such violations shall be prosecuted in the same manner and under the same authority and with like effect as prior to the passage of this act. Provided also that any Auxiliary State Game Preserve created under the provisions of said act of May twenty-ninth one thousand nine hundred and seventeen shall continue under the provisions of this act in like manner and with the same effect as though created under the provisions of this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 992, as follows:

An Act to amend section two of an act approved the ninth day of April one thousand nine hundred and fifteen (Pamphlet Laws seventy-three) entitled "An Act to provide for the better protection and preservation of deer and elk squirrels and certain birds classed as game birds within the Commonwealth providing a method through which certain lands in the Commonwealth may be closed to hunting for a term of years and prescribing penalties for violation of its several provisions"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act approved the ninth day of April one thousand nine hundred and fifteen (Pamphlet Laws seventy-three) entitled "An Act to provide for the better protection and preservation of deer and elk squirrels and certain birds classed as game birds within the Commonwealth providing a method through which certain lands in the Commonwealth may be closed to hunting for a term of years and prescribing penalties for violation of its several provisions" which reads as follows

"Section 2 That whenever at least two hundred citizens of any county in this Commonwealth shall through written petition certify to the Board of Game Commissioners that in their opinion an absolutely closed season is necessary to insure the better protection and consequent increase of elk and deer and squirrels of all kinds and wild turkeys and ruffed grouse and quail and ring necked pheasant and Hungarian quail or either of them in a wild state in that county in which such citizens may reside and asking that such county be closed to hunting for a period the Board of Game Commissioners shall forward to said petitioners and others a blank form setting forth such questions as they may consider best suited to determine the quantity of game and game conditions in the county in question and the necessity for closing said county to hunting which said forms with replies to entitle such answer to consideration before said Board of Game Commissioners shall be returned to said board on or before the return day as fixed upon said forms. Such petitioners shall also publish for at least three consecutive weeks at their own expense in at least two prominent newspapers in the county to be closed the statement that such petition has been filed with its purpose and the return day for information as fixed by the Board of Game Commissioners and shall file with said board duly certified copies of such notices as published in each newspaper on or before said return day. If the written answers as returned shall fail to satisfy said Board of Game Commissioners that such closed season is necessary or those opposing such action shall demand a hearing before said board then a hearing shall be had upon such date and at such place within the county to be affected as may be decided upon by the said Board of Game Commissioners the expense of such hearing to be paid by those demanding the same. If after the receipt of the written answers or the public hearing or both the Board of Game Commissioners shall be satisfied such closed season is necessary to insure the better protection of elk and deer squirrels of all kinds and wild turkeys and

ruffed-grouse and quail and ring-necked pheasants and Hungarian quail found in a wild state and their consequent increase in said county they are herewith empowered and directed to declare a closed season not to exceed five years for elk and deer and wild turkeys and ruffed-grouse and quail and ring-necked pheasants and Hungarian quail or either of them found in a wild state within said county

The Board of Game Commissioners to make such closed season effective and binding shall be required to publish annually their decision and action regarding this matter in at least three newspapers if there be that many in each county affected thereby and to have notices of such ruling declaring such county closed to hunting printed and annually distributed in reasonable numbers throughout the affected territory

Each and every person violating any of the provisions of such ruling made by the Board of Game Commissioners under the requirements of this act shall be liable to a penalty of three hundred dollars for each elk and two hundred dollars for each deer and twenty-five dollars for each squirrel or bird taken killed wounded or attempted to be taken killed or wounded upon said closed territory" is hereby amended to read as follows

Section 2 That whenever at least two hundred citizens of any county in this Commonwealth shall through written petition certify to the Board of Game Commissioners that in their opinion an absolutely closed season is necessary to insure the better protection and consequent increase of elk and deer and squirrels of all kinds and wild-turkeys and ruffed-grouse and quail and ring-necked pheasant and Hungarian quail or either of them in a wild state in that county in which such citizens may reside and asking that such county be closed to hunting for a period the Board of Game Commissioners shall forward to said petitioners and others a blank form setting forth such petitions as they may consider best suited to determine the quantity of game and game conditions in the county in question and the necessity for closing said county to hunting which said forms with replies to entitle such answer to consideration before said Board of Game Commissioners shall have attached thereto the name address and resident hunter's license number for the previous year of each signer to the original petition and shall be returned to said board on or before the return day as fixed upon said forms Such petitioners shall also publish for at least three consecutive weeks at their own expense in at least two prominent newspapers in the county to be closed and in at least one sportsmen's magazine published within the Commonwealth the statement that such petition has been filed with its purpose and the return day for information as fixed by the Board of Game Commissioners and shall file with said board duly certified copies of such notices as published in each newspaper on or before said return day If the written answers as returned shall fail to satisfy said Board of Game Commissioners that such closed season is necessary or those opposing such action shall demand a hearing before said board then a hearing shall be had upon such date and at such place within the county to be affected as may be decided upon by the said Board of Game Commissioners the expense of such hearing to be paid by those demanding the same If after the receipt of the written answers or the public hearing or both the Board of Game Commissioners shall be satisfied such closed season is necessary to insure the better protection of elk and deer squirrels of all kinds and wild-turkeys and ruffed-grouse and quail and ring-necked pheasants and Hungarian quail found in a wild state and their consequent increase in said county they are herewith empowered and directed to declare a closed season not to exceed five years for elk and deer and wild-turkeys and ruffed-grouse and quail and ring-necked pheasants and Hungarian quail or either of them found in a wild state within said county

The Board of Game Commissioners to make such closed season effective and binding shall be required to publish annually their decision and action regarding this matter in at least three newspapers if there be that many in each county affected thereby and in at least one sportsmen's magazine published within the Commonwealth and to have notices of such ruling declaring such county closed to hunting printed and annually distributed in reasonable numbers throughout the affected territory

Each and every person violating any of the provisions of such ruling made by the Board of Game Commissioners under the requirements of this act shall be liable to a penalty of three hundred dollars for each elk and two hundred dollars for each deer and twenty-five dollars for each squirrel or bird taken killed wounded or attempted to be taken killed or wounded upon said closed territory

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1086, as follows:

An Act to amend article seven of an act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An Act to revise amend and consolidate the law relating to fish and providing penalties"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the

same That article seven of an act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An Act to revise amend and consolidate the law relating to fish and providing penalties" is hereby amended by adding the following new section thereto

Section 63 Carp may be taken with seines or nets in any of the waters of this Commonwealth including all lakes and boundary lakes at all seasons of the year Whenever any person desires to fish for carp with a seine or net at any time or place other than that designated in sections fifty-eight and fifty-nine of this article he shall make application to the Fish Commissioner who shall thereupon send with the applicant a fish warden or if the fish warden is unable to accompany the applicant the fish warden shall deputize some person to act in his stead and it shall be the duty of the fish warden or his deputy to have all other fish taken in the seines or nets immediately returned to the waters from which taken and in the condition in which captured

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1003, as follows:

An Act providing a closed season on sturgeon or mamose in the Delaware River and Bay and the tributaries thereof upon the passage of similar legislation by certain states

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter it shall not be lawful for any person or persons to take catch kill or have in possession any sturgeon or mamose taken caught or killed in the Delaware Bay and River or their tributaries at any time of the year until the first day of March Anno Domini one thousand nine hundred and twenty-four Any person or persons violating any of the provisions of this act shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of five hundred dollars or be imprisoned not over thirty days or both at the discretion of the court

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 423, entitled

An Act prohibiting the operation in certain cases of steam traction and steam portable engines unless equipped with spark arresters.

The first and second sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any person being the owner lessee or operator to operate any steam traction engine or steam portable engine within three hundred feet of any building within this Commonwealth unless such engine is first equipped with an efficient spark arrester

Section 2 Any person violating the provisions of this act shall upon conviction in a summary proceeding before any magistrate alderman or justice of the peace be sentenced to pay a fine of fifty dollars for the first offense and for the second and any subsequent offense the defendant shall be subject to a fine of not less than one hundred dollars nor more than two hundred dollars

Section 3 All acts or parts of acts inconsistent herewith are hereby repealed

The title was read as follows:

An Act prohibiting the operation in certain cases of steam traction and steam portable engines unless equipped with spark arresters.

On the question,

Will the House agree to the title?

Mr. COOK. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Strike out the title and insert the following: "Making unlawful the operation, in certain cases, of steam traction and steam portable engines, unless equipped with spark arresters; and providing penalties for violation of its provisions."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 350, as follows:

An Act authorizing the appointment of a commission to inquire into the causes and results of industrial accidents and to study advanced methods for safeguarding against the same

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Governor is hereby authorized to appoint a commission of seven persons to be known as the Industrial Accident Commission—two of whom shall be employers of labor two of whom shall be employees in either mines or industrial establishments of this Commonwealth or duly accredited representatives thereof two of whom shall be learned in the law and one of whom shall be a person skilled and experienced in making investigations—to inquire into the causes and results of industrial accidents in the mines mills factories stores and upon the railroads street railways ships wharves and in all industrial establishments and in all other places where men women and children are employed in manual labor in this Commonwealth to study the most advanced methods for safeguarding against these accidents to inquire into the subject of fair compensation for those who are injured in these accidents and for the families of those who shall be killed as a result thereof

Section 2 The chairman of said commission shall be designated by the Governor and the person named on said commission as a skilled and experienced investigator shall be the secretary of the commission The commission shall have power to employ such legal counsel and other officers and employees as it may deem necessary to properly perform its duties

Section 3 The secretary of said commission shall receive an annual salary of two thousand four hundred dollars (\$2,400) and his actual necessary expenses and the other members of the commission shall receive no compensation for their services but shall be allowed their actual traveling and other necessary expenses The salaries of any other person employed by the commission shall be fixed by it

Section 4 Said commission shall make a full report in writing of its findings together with such recommendations and bills as it may deem proper to the next meeting of the General Assembly which will convene in January one thousand nine hundred and twenty-one

Section 5 The sum of twelve thousand dollars (\$12,000) or so much thereof as may be necessary be and the same is hereby appropriated for the expenses of said commission The said expenses shall be paid on warrant duly signed by the chairman of the commission

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 308, as follows:

An Act to amend section ten of an act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An Act to revise amend and consolidate the law relating to fish and providing penalties."

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section ten of an act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An Act to revise amend and consolidate the law relating to fish and providing penalties" which reads as follows

'Section 10 It is unlawful to fish for any species of fish or with any device on the first day of the week commonly called Sunday Any person violating any of the provisions of this section shall on conviction as provided in article thirteen of this act be subject to a penalty of twenty-five dollars" is hereby amended to read as follows

Section 10 Hereafter it is lawful to fish on the first day of the week commonly called Sunday between the hours of one and seven post meridian except during the closed seasons

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 318, as follows

An Act to repeal section five of an act approved the twenty-ninth day of May one thousand nine hundred seventeen (Pamphlet Laws three hundred twenty-two), entitled "An Act to give protection and to regulate the catching or taking or having in possession within this Commonwealth of any bullfrogs tadpoles and terrapin and providing penalties and punishment for violation of any of the provisions of this act and the manner of proceeding to enforce compliance therewith and providing for the disposition of the penalties and the fines recovered and received and how and by whom the costs in such cases shall be paid"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five of an act approved the twenty-ninth day of May one thousand nine hundred seventeen (Pamphlet Laws three hundred twenty-two) entitled "An Act to give protection and to regulate the catching or taking or having in possession within this Commonwealth of any bullfrogs tadpoles and terrapin and providing penalties and punishments for violation of any of the provisions of this act and the manner of proceeding to enforce compliance therewith and providing for the disposition of the penalties and fines recovered and received and how and by whom the costs in such cases shall be paid" be and the same is hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1109 (Senate Bill No. 463), entitled

An Act creating a State Art Commission in the Board of Commissioners of Public Grounds and Buildings requiring the approval of the Commission of the design and location of all public monuments memorials buildings or other structures and certain private structures

The first, second, third, fourth, fifth, sixth and seventh sections were separately read and agreed to as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a State Art Commission is hereby created in the Department of Public Grounds and Buildings consisting of five citizens of this Commonwealth to be appointed by the Governor by and with the advice and consent of the Senate for the term of three years All vacancies on the Commission shall be filled by the Governor Three members shall constitute a quorum

Section 2 The members of the Commission shall serve without compensation but shall be paid all actual traveling and other necessary expenses incurred in the performance of their duties

Section 3 The Governor shall appoint a President and a Secretary of the Commission The Commission shall have power to adopt its own rules of procedure and to prescribe regulations for the submission to it of all matters within its jurisdiction

Section 4 The Board of Public Grounds and Buildings shall furnish such offices for the Commission as shall be required and shall also furnish to it such clerical and other assistants as it may require and fix the compensation of the persons so employed

Section 5 From and after the approval of this Act no public monument memorial building or other structure shall become the property of the Commonwealth or any subdivision thereof by purchase gift or otherwise unless a design for the same and the proposed location thereof shall have first been submitted to and approved by the State Art Commission

No construction or erection of any public monument memorial building or other structure which is to be paid for either wholly or in part by appropriation from the State Treasury or

from any subdivision of the State or for which the State or any subdivision is to furnish a site shall be begun unless the design and proposed location thereof shall have been approved by such Commission

No monument memorial building or other structure belonging to any person or corporation shall be erected upon or extend over any highway stream lake square park or other public place within any subdivision of this State except the design for and the location thereof shall have been approved by such Commission

Section 6 The Commission shall submit annually to the Governor on or before the first Monday of December a report of its proceedings during that year together with such recommendations as the Commission shall deem conducive to the improvement of the Commonwealth or any subdivision thereof

Section 7 The expenses of the Commission and the compensation of employees shall be paid out of appropriations to be made to the Department of Public Grounds and Buildings

The eighth section was read as follows

Section 8 The Act of May twenty-fifth Anno Domini one thousand nine hundred and seven Pamphlet Laws two hundred and forty-nine entitled "An Act creating an art jury for cities of the first class and prescribing its powers and duties" is repealed so far as inconsistent and all other acts or parts of acts inconsistent herewith are hereby repealed

On the question,

Will the House agree to the section?

Mr. SINCLAIR. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows

Amend Section 8 by striking out the entire section and inserting in lieu thereof the following: "The provisions of this act do not apply to a city of the first or second class. All acts or parts of acts inconsistent with this act are hereby repealed."

On the question,

Will the House agree to the amendment?

It was agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read as follows:

An Act creating a State Art Commission in the Board of Commissioners of Public Grounds and Buildings requiring the approval of the Commission of the design and location of all public monuments memorials buildings or other structures and certain private structures.

On the question,

Will the House agree to the title?

Mr. SINCLAIR. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title line six, by inserting after the words "private structures" the following: "proposed to be erected anywhere in this Commonwealth other than in cities of the first and second classes."

On the question,

Will the House agree to the amendment.

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with

The House proceeded to the second reading and consideration of House Bill No. 1009 (Senate Bill No. 266), entitled

An Act providing a fixed charge on lands acquired by the State to be held as State Forests and the distribution of the same for county purposes within the counties where State Forests are located

And said bill having been read at length the second time and agreed to

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1114 (Senate Bill No. 474), entitled

An Act to amend section one of an act approved the fourteenth day of May one thousand nine hundred thirteen (Pamphlet Laws two hundred and four) entitled "An Act authorizing the board of county commissioners of the several counties of the State to appropriate money for co-operative agricultural extension work for the purpose of improving and developing the agricultural resources of the proper counties."

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the fourteenth day of May one thousand nine hundred thirteen (Pamphlet Laws two hundred and four) entitled "An act authorizing the board of county commissioners of the several counties of the State to appropriate money for cooperative agricultural extension work for the purpose of improving and developing the agricultural resources of the proper counties" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the board of county commissioners of each county are hereby authorized to appropriate from the funds of the county a sum not to exceed fifteen hundred dollars (\$1,500.00) annually for agricultural extension work in cooperation with the Pennsylvania State College in encouraging improved methods of farm management and home economics and giving practical instruction and demonstrations in agriculture for the purpose of improving and developing the agricultural resources of the county" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the board of county commissioners of each county are hereby authorized to appropriate from the funds of the county a sum not to exceed twenty-five hundred dollars (\$2,500.00) annually for agricultural extension work in cooperation with the Pennsylvania State College in encouraging improved methods of farm management and home economics and giving practical instruction and demonstrations in agriculture for the purpose of improving and developing the agricultural resources of the county

On the question,

Will the House agree to the section?

Mr. POWELL. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 2, line 22, by striking out "twenty-five hundred dollars (\$2,500.00)" and insert in it: "thirty-five hundred dollars (\$3,500.00)."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows

An Act to amend section one of an act approved the fourteenth day of May one thousand nine hundred thirteen (Pamphlet Laws two hundred and four) entitled "An Act authorizing the board of county commissioners of the several counties of the State to appropriate money for co-operative agricultural extension work for the purpose of improving and developing the agricultural resources of the proper counties"

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 947, as follows

An Act to amend an act approved the eleventh day of April one thousand nine hundred and thirteen (Pamphlet Laws fifty-eight) entitled "An Act supplementary to an act entitled 'An Act for the protection of the public health by prohibiting the sale offering for sale exposing for sale or having in possession with intent to sell of eggs unfit for food as therein de-

fining and prohibiting the use of such eggs in the preparation of food products providing penalties for the violation thereof and providing for the enforcement thereof" approved the eleventh day of March Anno Domini one thousand nine hundred and nine providing for the denaturing by kerosene of all eggs unfit for food within the meaning of said act and providing penalties for the violation thereof" providing for the licensing by the Dairy and Food Commissioner of persons copartnerships associations and corporations engaged in the business of breaking eggs and separating the egg content from the shell and using or disposing of the contents thereof for any purpose authorizing the Dairy and Food Commissioner and his agents and assistants to take samples of eggs for the purpose of analysis and providing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the eleventh day of April one thousand nine hundred and thirteen entitled "An Act supplementary to an act entitled 'An Act for the protection of the public health by prohibiting the sale offering for sale exposing for sale or having in possession with intent to sell of eggs unfit for food as herein defined and prohibiting the use of such eggs in the preparation of food products providing penalties for the violation thereof and providing for enforcement thereof approved the eleventh day of March Anno Domini one thousand nine hundred and nine providing for the denaturing by kerosene of all eggs unfit for food within the meaning of said act and providing penalties for the violation thereof" which reads as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any person firm or corporate body by himself herself itself or themselves or by his her or their agents servants or employees to sell offer for sale expose for sale or have in possession with intent to sell eggs that are unfit for food within the meaning of an act entitled "An Act for the protection of the public health by prohibiting the sale offering for sale exposing for sale or having in possession with intent to sell of eggs unfit for food as therein defined and prohibiting the use of such eggs in the preparation of food products providing penalties for the violation thereof and providing for the enforcement thereof" approved the eleventh day of March Anno Domini one thousand nine hundred and nine for any purpose use cause or reason whatsoever unless the same shall have first been denatured with a sufficient quantity of kerosene to render all of the same unfit for use in the preparation of food and food products and further providing that the shells of all such eggs that may be unfit for food as hereinbefore mentioned shall first be removed or broken by smashing or otherwise so as to permit a free impregnation of the whole of the egg substance by the denaturing fluid and all persons violating any of the provisions hereof shall be guilty of a misdemeanor and subject to the same penalties as provided in the act to which this is a supplement" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any person copartnership association or corporation to conduct at any given place any business of opening eggs and separating the egg content from the shell and using or disposing of the content thereof for any purpose unless he she it or they have first applied for and secured a license so to do from the Dairy and Food Commissioner. The form of such license shall be prescribed by the Dairy and Food Commissioner. The application for a license in addition to other matters which may be required to be stated thereon by said Dairy and Food Commissioner shall contain an accurate description of the place where the proposed separation of eggs is intended to be carried on and the name and style under which said business is proposed to be conducted. If the said application is satisfactory to the Dairy and Food Commissioner and said name and style shall not in the judgment of the Dairy and Food Commissioner be calculated to deceive or mislead the public as to the real nature of the business so proposed to be carried on the Dairy and Food Commissioner shall issue to the applicant a license authorizing him her it or them to engage in the business of opening the eggs and separating the egg content from the shell for which said license the applicant shall first pay the annual sum of fifty dollars. The said license fee when received by the Dairy and Food Commissioner shall be by him immediately covered into the State Treasury for the use of the Commonwealth. Such license shall not authorize the holder thereof to carry on the business of opening the eggs and separating the egg content from the shell at any place other than that designated in the application and license. All licenses shall be taken out for a full year

The opening of eggs unfit for food purposes and their denaturing by kerosene shall not be permitted in any building or premises where the opening of eggs for food purposes is carried on and such eggs as are found to be unfit for food purposes must be placed in containers painted of a bright red color and such red colored containers must not be used for wholesome eggs nor be found in establishments where food products are prepared and violations of either of these provisions shall be a misdemeanor and subject to the same penalties as the act of which this is a supplement

It shall be unlawful for any person copartnership association or corporation by himself herself itself or themselves or by his her its or their agents servants or employees to sell offer for sale

expose for sale or have in possession eggs that are unfit for food within the meaning of an act entitled "An Act for the protection of the public health by prohibiting the sale offering for sale exposing for sale or having in possession with intent to sell of eggs unfit for food as therein defined and prohibiting the use of such eggs in the preparation of food products providing penalties for the violation thereof and providing for the enforcement thereof" approved the eleventh day of March Anno Domini one thousand nine hundred and nine for any purpose use cause or reason whatsoever unless the same shall have first been denatured with a sufficient quantity of kerosene to render all of the same unfit for use in the preparation of food and food products and further providing that the shells of all such eggs that may be unfit for food as hereinbefore mentioned shall first be removed or broken by smashing or otherwise so as to permit a free impregnation of the whole of the egg substance by the denaturing fluid

For the purpose of enforcing the provisions of this act the Department of Agriculture through its officers the Dairy and Food Commissioner and his agents and assistants shall have full access to all places of business factories mills building cars vessels barrels tanks containers and packages of whatever kind used in keeping storing shipping and handling eggs and shall have power to take sufficient quantity of eggs therefrom upon or offering payment for the same for the purpose of making an analysis thereof

All persons copartnerships associations or corporations violating any of the provisions of this act or interfering with or refusing to give access to the Dairy and Food Commissioner or any of his agents or assistants when securing quantities of eggs for the purpose of analysis shall be guilty of a misdemeanor and subject to the same penalties as provided in the act to which this is a supplement

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 966, as follows

An Act to amend an act approved the twenty-second day of April one thousand nine hundred and seven (Pamphlet Laws ninety-six) entitled "An Act to confer upon street railway companies and the lessees or operators thereof the right to do an express business and to transport light freight and property and to charge and collect reasonable compensation therefor"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the twenty-second day of April one thousand nine hundred and seven (Pamphlet Laws ninety-six) entitled "An Act to confer upon street railway companies and the lessees or operators thereof the right to do an express business and to transport light freight and property and to charge and collect reasonable compensation therefor" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the right and privilege to do an express business and to transport and carry far, products garden truck milk merchandise and other light freight and property upon along and over all street railways and to charge and collect a reasonable compensation therefor is hereby extended to and conferred upon all street railway companies including every kind of street railway suburban street railway or interurban street railway whether their lines of railways are to be and are maintained either at the surface or above or below the surface of the earth and by whatever power their vehicles are to be and are transported and upon all companies duly authorized to become lessees or operators of such railways heretofore or hereafter incorporated under the laws of this Commonwealth even though the said street railway companies may have been heretofore restricted as to the kind of power to be employed or in such transportation or may have been forbidden to transport freight of said express matter light freight and property and other articles of merchandise mentioned in this act shall be subject to such reasonable regulations as shall be prescribed by the respective local authorities of the several cities boroughs and townships through which or within which any street railway company may exercise the rights and privileges conferred by this act And provided further That the reasonableness of such regulations shall be subject to the supervision of the court of common pleas of the county or counties through which or within which any street railway company may exercise the rights and privileges conferred by this act the jurisdiction of which court shall be invoked by petition of the complaining party or parties" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the right and privilege to do an express business and to transport and carry farm produce garden truck milk merchandise and other light freight and property upon along and over all street railways and to charge and collect a reasonable compensation therefor is hereby extended to and

conferred upon all street railway companies including every kind of street railway suburban street railway or interurban street railway whether their lines of railway are to be and are maintained either at the surface or above or below the surface of the earth and by whatever power their vehicles are to be and are transported and upon all companies duly authorized to become the lessees or operators of such railways heretofore or hereafter incorporated under the laws of this Commonwealth even though the said street railway companies may have been heretofore restricted as to the kind of power to be employed or in such transportation or may have been forbidden to transport freight or other property. Provided That the transportation of said express matter light freight and property and other articles of merchandise mentioned in this act shall be subject to such reasonable regulations as shall be prescribed by the respective local authorities of the several cities boroughs and townships through which or within which any street railway company may exercise the rights and privileges conferred by this act. Such regulations shall be subject to supervision modification and control by the Public Service Commission upon petition of any party or parties concerned therein.

Section 2 All such contracts heretofore or hereafter entered into by any street railway company which prohibit limit or restrict the rights and privileges extended and conferred by the first section of this act shall be void and of no effect. It is hereby declared as a legislative intent that such contracts shall be considered as in restraint of trade and against public policy.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 360, as follows:

An Act to further amend section five of an act entitled "An Act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure and providing for the expenses thereof" approved the fifth day of May one thousand nine hundred and eleven as amended by an act entitled "An Act amending section five of an act entitled 'An Act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof' approved the fifth day of May Anno Domini one thousand nine hundred and eleven by changing the manner of appointment and of determining the number duties and compensation of clerks and other assistants" approved the fourteenth day of May one thousand nine hundred and fifteen by changing the manner fixing the compensation of clerks and other assistants directing same to be fixed by the salary board of which the president judge of said court shall constitute a member when such salaries are fixed.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five of an act entitled "An Act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" approved the fifth day of May 1911 be amended by adding thereto the following: "An Act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" approved the fifth day of May on thousand nine hundred and eleven by changing the manner of appointment and of determining the number duties and compensation of clerks and other assistants" approved the fourteenth day of May Anno Domini one thousand nine hundred and fifteen which reads as follows:

"Section 5 The prothonotary of Allegheny county shall be the clerk of the court hereby created and shall assume and perform all of the duties of clerk thereof. At each place designated for the holding of said court there shall be established an office in charge of a clerk or clerks appointed by the prothonotary with the approval of the majority of the judges of said court who shall have the custody of the seal to be kept in such place as well as of the docket of the court and of all papers pertaining to the business of the court at such place. The number duties and compensation of said clerks to be fixed by a majority of the judges of said court and such compensation to be paid out of the treasury of Allegheny county in the manner in which other county expenses are now paid by law. All other necessary assistants shall be appointed by a majority of the judges of said court and their number duties and compensation shall be fixed by a majority of the judges of said court and their compensation shall be paid out of the treasury of Allegheny County in the manner in which other county expenses are now paid by law" be and the same is hereby amended to read as follows:

"Section 5 The prothonotary of Allegheny county shall be the clerk of the court hereby created and shall assume and perform all of the duties of clerk thereof at each place designated for the holding of said court there shall be established an office in charge of a clerk or clerks appointed by the prothonotary with the approval of the majority of the judges of said court who shall have the custody of the seal to be kept in such place as well as of the docket of the court and of all papers pertaining to the business of the court at such place. The number and duties of said clerks to be fixed by a majority of the judges

of said court. The compensation of said clerks to be fixed by the salary board which shall be paid out of the treasury of Allegheny County in the manner in which other county expenses are now paid by law. The president judge of the said court shall constitute a member of the salary board when such salaries are to be fixed. All other necessary assistants shall be appointed and their number and duties fixed by a majority of the judges of said court. The compensation of said assistants shall be fixed by the salary board which shall be paid out of the treasury of Allegheny county in the manner in which other county expenses are now paid by law. The president judge of the said court shall constitute a member of the salary board when such salaries are to be fixed."

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House bill No. 860, as follows:

An Act prohibiting the sale or offering for sale within the Commonwealth of Pennsylvania of cooking utensils of agate or enamel ware containing antimony or other mineral substances melting at a low temperature and imposing a penalty therefor. Whereas cooking utensils of agate or enamel ware containing antimony and other similar mineral substances are sold and offered for sale within the Commonwealth of Pennsylvania in large quantities the use of which utensils is deleterious because of the fact that antimony and said other substances melt or are liable to melt at temperatures to which cooking utensils are ordinarily subjected and when melted or fused the said substances form compounds injurious to health with the foods contained in said utensils therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act it shall be unlawful for any person firm joint stock association or corporation to sell within the Commonwealth of Pennsylvania or to offer for sale therein any cooking utensils of whatever nature made of agate nickel steel ware mottled steel ware white enamel or imperial enamel ware containing antimony or other mineral substances melting at a low temperature and capable of forming with foods compounds injurious to health and any person firm joint stock association or corporation selling such ware or offering the same for sale within the Commonwealth of Pennsylvania shall be guilty of a misdemeanor and shall be subject to a penalty of not less than fifty dollars (\$50.00) or more than two hundred and fifty dollars (\$250.00) for each offense payable to the Commonwealth with costs of prosecution.

Section 2 It shall be the duty of the Dairy and Food Commissioner to cause all brands and makes of cooking utensils of agate nickel steel ware mottled steel ware white enamel and imperial enamel ware offered for sale within this Commonwealth to be inspected and the materials of which same are made analyzed and ascertained and to institute and prosecute suits for penalties for violation of this act.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1074, as follows:

An Act providing for the time during which pupils may be taught in Institutions for the Instruction of the Blind in this Commonwealth.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the time for which pupils of this Commonwealth may be taught in Institutions for the Instruction of the Blind under appropriations made by the Legislature shall extend to such number of years from the time of entering said institutions as the respective Board of Managers of such Institutions may determine to be advantageous for such pupils.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1085, as follows:

An Act creating a Bureau of Topographic and Geological Survey in the Department of Internal Affairs providing for a topographic and geological survey of the State and abolishing the Topographic and Geographical Survey Commission of Pennsylvania and all offices or places held thereunder.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a Bureau of Topographic and Geological Survey is hereby created and established in the Department of Internal Affairs the head of which shall be known as the State Geologist

Section 2 The State Geologist shall be appointed by the Governor and his compensation shall be fixed by the Governor and the Secretary of Internal Affairs

Section 3 The State Geologist with the approval of the Secretary of Internal Affairs may appoint employ and fix the compensation of such clerks stenographers engineers draftsmen and other assistants and help as the work of the Bureau may require having due regard to the availability of the employees in the rest of the Department for cooperation in such work

Section 4 The Bureau shall undertake conduct and maintain the organization of a thorough and extended survey of the State for the purpose of elucidating the geology and topography of the State

The survey shall disclose such chemical analysis and location of ores coals oils clays soils fertilizing and of other useful minerals and of waters as shall be necessary to afford the agricultural mining metallurgical and other interests of the state a clear insight into the character of its resources The survey shall also disclose the location and character of such rock formation as may be useful in the construction of highways or for any other purpose

The Bureau shall collect such specimens as may be necessary to form a complete cabinet collection of specimens of the geological and mineral resources of the State The State museum shall be the repository of such specimens

The results of the survey shall be with the results of previous surveys put into form convenient for reference

Section 5 The work of the survey shall be done on such plan as shall be approved by the Governor and Secretary of Internal Affairs The State Geologist shall immediately and thereafter as often as may be required make out estimates for all necessary implements and materials for the work and for all necessary expenditures which estimates shall be submitted to and approved by the Secretary of Internal Affairs

Section 6 The Bureau shall collect copies of the surveys of this and other states and countries and shall digest the information therein contained to the end that the survey hereby contemplated may be made as thorough practical and convenient as possible

Section 7 Any person employed for the purposes of the survey may enter into and upon all lands and localities in this state which it may be necessary to examine In such entry no damage to property shall be done

Section 8 The Bureau shall avail itself as fully as possible of the information maps and surveys possessed by citizens and corporations of this State relative to the geology and topography of the State

All the facts of whatever nature obtained by the survey shall be considered public property and any concealment or speculative use of the same is prohibited

All publications of the survey or any part thereof shall be copyrighted by the Department of Internal Affairs in the name of the Commonwealth

Section 9 The Bureau may arrange for the cooperation of the United States Geological Survey or of such other national Survey or of such other national organization as may be authorized to engage in such work but only in such manner as not to interfere with the plan approved in the manner hereinbefore provided it being the intent that a prompt and complete survey of this State shall be had without interference or control from any other governmental or private agency or organization

Section 10 The State Geologist shall annually prepare a detailed report of the operations of the year and the facts obtained by the survey he shall submit the same to the Secretary of Internal Affairs who is authorized to print and publish the said information in a suitable and convenient form Copies of the reports with all maps and supplements shall be donated to public libraries universities colleges and museums

Section 11 The necessary printing and binding shall be done by the Department of Public Printing and Binding on the requisition of the Secretary of Internal Affairs

Section 12 The necessary offices equipment and supplies shall be furnished by the Board of Commissioners of Public Grounds and Buildings

Section 13 The Topographic and Geological Survey Commission of Pennsylvania which was established by an act entitled "An Act authorizing the Topographic and Geological Survey Commission of Pennsylvania to establish and maintain a topographic and geological survey of the State fixing salaries providing for the printing and binding of the results of said survey and furnishing of supplies and stationery and making an appropriation therefor" approved May thirteenth one thousand nine hundred and nine (Pamphlet Laws eight hundred twenty-eight) and all offices and places held thereunder are hereby abolished The said Commission shall upon demand made by the Secretary of Internal Affairs transfer or cause to be transferred to him for the use of the said Bureau all papers maps surveys analyses samples materials instruments supplies evidences and manuscripts relating to investigations or explorations completed and uncompleted and all property of any and every nature or character whatsoever being the property of the State in possession or custody of the said Commission The State Geologist or their employees or agents as soon as the same can be conveniently done

Section 14 This act shall be in effect on the first day of June nineteen hundred and nineteen

Section 15 All laws or parts of laws inconsistent with this act are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 193, entitled

An Act to prevent unfairness imposition deceit or fraud in the sale or disposition of certain "securities" herein defined by requiring an inspection thereof providing for the inspection supervision and regulation by the commissioner of banking of the business of any person association co-partnership or corporation engaged or intending to engage whether as principal broker or agent in the sale of any such securities in the Commonwealth and prescribing penalties

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the term "securities" as used in this act shall be taken to mean (a) stock certificates (b) shares (c) bonds (d) debentures (e) certificates of participation (f) contracts (g) contracts or bonds for the sale and conveyance of land on deferred payments or installment plan (h) or other instruments in the nature thereof by whatsoever name known or called The term "Speculative securities" as used in this act shall be taken to mean and include (a) All securities to promote or induce the sale of which profit gain or advantage unusual in the ordinary course of legitimate business is in any way advertised or promised (b) All securities for promoting the sale of which a commission of more than five per cent is offered or paid (c) All securities into the specified par value of which the element of chance or hazard of speculative profit or possible loss equal or predominate over the element of reasonable certainty safety and investment (d) All securities the value of which materially depends on proposed or promised future promotion or development rather than on present tangible assets and conditions (e) The securities of any enterprise association partnership or corporation which has included or proposes to include in its assets as a material part thereof patents formulate good-will promotion or intangible assets or which has issued or proposes to issue a material part of its securities in payment for formulae patents good-will promotion or intangible assets (f) Securities made or issued in furtherance or promotion of any enterprise or scheme for the sale of unimproved or undeveloped land on any deferred payments or installment plan when such lands are not situate in the Commonwealth of Pennsylvania and in the value of such securities materially depends on the future performance of any stipulation by the promoters of such enterprise to furnish irrigation or transportation facilities or other value enhancing utility or improvement The term "speculative enterprise" as used in this act shall be taken to mean any business undertaking project venture or activity for the promotion or furtherance of which "speculative securities" as herein defined are made issued sold or offered for sale The word "person" as used in this act shall be taken to mean persons co-partnerships associations and corporations

On the question,

Will the House agree to the section?

Mr. HESS. Mr. Speaker, I desire to offer the following amendments.

The Speaker. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 2, line 9, by striking out the word "pair" and inserting in lieu thereof "paid."

Amend section 1, page 2, line 18, by striking out the word "formulate" and inserting in lieu thereof "formulae."

Amend section 1, page 2, line 26, by striking out the word "in" after "and" and inserting in lieu thereof "if."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section was read as follows:

Section 2 It shall be unlawful for any person called the "promoter" either as principal or through brokers or agents to sell or offer for sale or by means of any advertisements circulars or prospectus or by any other form of public offering to attempt to promote the sale of any speculative securities in this State unless there first shall have been filed with the commissioner of banking (a) A copy of the securities so to be promoted (b) A statement in substantial detail of the assets and liabilities of the person making and issuing such securities and of any person guaranteeing the same including

specifically the total amount of such securities and of any securities prior thereto in interest or lieu authorized or issued by any such person or company (c) If such securities are secured by mortgage or other lieu a copy of such mortgage or of the instrument creating such lieu and a competent appraisal or valuation of the property covered thereby with a specific statement of all prior liens thereon if any (d) A full statement of facts showing the gross and net earnings actual or estimated of the person making and issuing or guaranteeing such securities or of any property covered by any such mortgage or lieu (e) All knowledge or information in the possession of such promoter relative to the character or value of such securities or of the property of earning power of the person making and issuing or guaranteeing the same (f) A copy of any general or public prospectus or advertising matter which is to be used in connection with such promotion and no such prospectus or advertising matter shall be used unless the same has been filed hereunder (g) The names addresses and selling territory in this State of any agents by or through whom any such securities are to be sold and no such agents shall be employed unless such statement with respect to them has been filed hereunder and there shall have been paid to the commissioner of banking a registration fee of one dollar for each such agent The payment of such fee shall be payment in full of all fees for registration of such agent until and including the first day of January next following (h) The name and address of such promoter including the names and addresses of all partners if the promoter be a partnership and the names and addresses of the directors or trustees of any person owning ten per centum or more of the capital stock if the promoter be a corporation or an association or co-partnership having capital stock (i) A statement showing in detail the plan on which the business or enterprise is to be conducted (j) The articles of copartnership or association and all other papers pertaining to its organization if the securities be insured or guaranteed by a copartnership or unincorporated association (k) A copy of its charter and by-laws if the securities be issued or guaranteed by a corporation (l) a filing fee of twenty-five (\$25.00) dollars

On the question,

Will the House agree to the section?

Mr. HESS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 2, page 3, line 21, by striking out the word "lieu" and inserting in lieu thereof "lien."

Amend section 2, page 3, line 23, by striking out the word "lieu" and inserting in lieu thereof "lien."

Amend section 2, page 3, line 25, by striking out the word "lieu" and inserting in lieu thereof "lien."

Amend section 2, page 4, line 2, by striking out the word "lieu" and inserting in lieu thereof "lien."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The third, fourth, fifth, sixth, seventh, eighth and ninth sections were separately read and agreed to as follows:

Section 3 Every foreign corporation before selling or offering for sale any speculative securities in this State shall also file its written consent irrevocable that actions may be commenced against it in the proper courts of any county in this State in which a cause of action may arise by the service of process on the secretary of the Commonwealth and stipulating and agreeing that such service of process shall be taken and held in all courts to be as valid and binding and such instrument shall be authenticated by the seal of said foreign corporation and shall be accompanied by a duly certified copy of the order or resolution of the board of directors trustees or managers of the corporation authorizing the said secretary and president to execute the same

Section 4 It shall be the duty of the commissioner of banking as soon as practical to examine the statement and documents so filed and if said commissioner of banking shall deem it advisable he shall make or have made a detailed inspection examination audit and investigation of the affairs of the makers or guarantors of such securities which said inspection examination audit and investigation shall be at the promoter's expense As a part of the aforesaid inspection examination audit and investigation the commissioner of banking may cause an appraisal to be made of the property of the maker or guarantor including the value of patents formulae good-will promotion and intangible assets and shall furnish a full and complete statement or report of his inspection and investigation aforesaid to the maker or guarantor The commissioner of banking may give the promoter a hearing if he so desires If the commissioner of banking finds no legal objection to the enterprise

or securities he shall note in a book to be kept for that purpose that said person has complied with section two of this act But if from the statements papers and documents on file and the investigations and report of the commissioner of banking or from other evidence submitted it shall appear and the commissioner of banking shall find (a) That the makers or guarantors of said securities are insolvent in failing circumstances or are untrustworthy (b) or that the promoter's plan of business is unfair inequitable dishonest or fraudulent (c) or that the promoters' plan of business does not adequately secure investors against the unlawful dissipation or missapplication of the funds of the enterprise or business (d) or that the promoter's literature or advertising is misleading and calculated to deceive purchasers or investors (e) or that the securities offered or to be offered or issued or to be issued in payment for property patents formulae good-will or promotion and intangible assets in excess of the reasonable value thereof (f) or that the enterprise or business of the promoter or promoters is to get rich quick at the expense of the purchasers of the aforesaid the court may set aside modify or confirm said findings as the facts and evidence may require Appeals may be taken from the decision of the court to the supreme court by either party in the same manner as is provided by law in other civil actions Pending any such action the said findings of said commissioner of banking shall be prima facie evidence that they are just and reasonable and that the facts found are true and pending any such action the said finding of the commissioner of banking shall remain in full force and effect If no action be brought to set aside said findings within thirty days the same shall become final and binding

Section 7 No amendment of the charter articles of incorporation constitution or by-laws of any such corporation or the articles of association or by-laws of any unincorporated association subject to this act shall become operative until a copy of the same has been advertised and filed with the commissioner of banking as provided in regard to the original filing of charters articles of incorporation or association constitution and by-laws and it shall be unlawful for any such person to transact business on any other plan than that set forth in the statement required to be filed by section two of this act or to make issue sell or offer for sale any "security" or "securities" required to be filed by section two of this act until a written statement showing in full detail the proposed new plan of transacting business and a copy of the proposed new "security" or "securities" shall have been filed with the commissioner of banking in like manner as provided in regard to the original plan of business and proposed "security" or "securities"

Section 8 The provisions of this act shall not apply to (a) securities of the United States or any foreign government or of any State or territory or of any country city borough town township school district poor district or other public district or other public taxing sub-division of any state or territory of the United States or any foreign government (b) Securities of public service or quasi-public service corporations the issues of which are regulated by the Public Service Commission of the Commonwealth or by the public service commission or board of similar authority of any state or territory of the United States or securities senior thereto (c) Securities of state or national banks or trust companies mortgage companies dealing exclusively in bona fide mortgages on farm and city real estate or building and loan associations authorized to do business in this State (d) Securities of any domestic corporation organized without capital stock for religious charitable or reformatory purposes

Section 9 The general accounts of every person issuing or guaranteeing any securities subject to the provisions of this act shall be kept in a businesslike and intelligent manner and in sufficient detail so that the commissioner of banking or his authorized representative can ascertain at any time the financial condition of such person and the books of account and affairs of any such person shall be subject to examination by the said commissioner of banking or upon his direction by his assistants accountants or examiners at any time said commissioner of banking shall deem it advisable and in the same manner as is now provided for the examination of state banks and such person shall pay a fee for each of such examinations of not to exceed fifteen dollars (\$15.00) for each day or fraction thereof plus the actual traveling and reasonable hotel expenses of said commissioner of banking assistant accountant or examiner that he is absent from the capital of the state for the purpose of making such examination And it is provided further that every person making or guaranteeing any securities subject to the provisions of this act shall file at the close of business December thirty-first June thirtieth and August thirty-first of each year and at such other times as may be required by the commissioner of banking a statement certified by the oath of some person having actual knowledge of the facts therein stated setting forth in such form as may be prescribed by said commissioner of banking the financial condition amount of property and liabilities of such person and such other information as said commissioner of banking may require Each statement shall be accompanied by a filing fee of two dollars and fifty cents (\$2.50) It shall be unlawful for any person subject to the provisions of this act failing or refusing to comply with the provisions of this section within ten days after compliance is required to thereafter sell or offer for sale in this State any speculative stock which said person is selling or offering for sale in this State

The tenth section was read as follows:

Section 10 The commissioner of banking shall have power upon reasonable notice either upon his own initiative or upon complaint of any responsible person to make or have made such special inspection or investigation as he may deem necessary in connection with the promotion sale disposal or offering for sale or disposal in this state of any certificates shares stocks bonds securities contracts or contracts or bonds for deeds to determine whether the same constitute a violation of this act or any other statute of this state by any person promoting offering selling or pledging the same and the commissioner of banking his assistants or deputy shall have the power to issue subpoenas and process compelling the attendance of any person and the production of any papers or books for the purposes of such investigation and examination and shall have power to administer an oath to any person whose testimony may be required on such examination or investigation Any person who shall refuse to obey any such subpoena or make answer to any competent and material question propounded to him by the commissioner of banking shall upon conviction in any court of competent jurisdiction be guilty of a misdemeanor and fined in any sum not exceeding five hundred dollars (\$500.00) or be punished by confinement in the county jail for not more than ninety (90) days or both at the discretion of the court Upon the conclusion of any such investigation the commissioner of banking may make findings of fact touching the matter or matters under investigation and such findings shall be prima facie evidence of the truth of the matters therein found by the commissioner of banking in any action either civil or criminal instituted under any of the laws of this state against such person The notice herein provided for may be given by registered letter mailed to the last known address of person to be investigated and the certificate of the commissioner of banking shall be sufficient evidence of such notice and the mailing thereof

On the question,

Will the House agree to the section?

Mr. HESS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 10 page 11, line 10, by striking out "othr" and inserting in lieu thereof "other."

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The eleventh, twelfth, thirteenth, fourteenth, fifteenth, sixteenth and seventeenth sections and title were separately read and agreed to as follows:

Section 11. Any person who shall knowingly make or file or cause to be made or filed with the commissioner of banking any statement document circular advertisement or prospectus required to be filed by this act which is false in any material respect or matter shall be deemed guilty of a felony and on conviction in any court of competent jurisdiction punished by a fine of not less than one hundred dollars (\$100.00) or more than five thousand dollars (\$5,000.00) or by imprisonment in the State penitentiary for not less than one nor more than five years or both at the discretion of the court.

Section 12 Any person who shall commit in this State any act declared unlawful by sections two four seven or nine of this act shall be deemed guilty of a felony and on conviction in any court of competent jurisdiction be punished by a fine of not less than one hundred nor more than five thousand dollars or by confinement in the State penitentiary for a term of not less than one nor more than seven years

Section 13 This act shall not apply to the owner of any speculative security who is not the maker or issuer thereof who shall acquire and sell the same for his own account in the usual and ordinary course of business and not for the direct or indirect promotion of any enterprise or scheme within the purview of this act providing that such ownership is in good faith Repeated or successive sales of any such speculative security or securities shall be prima facie evidence that the claim of ownership is not bona fide but is a mere shift or device to evade the provisions of this act

Section 14 All fees herein provided for shall be collected by the commissioner of banking and shall be turned into the State treasury and the commissioner of banking is hereby authorized to appoint a special assistant who shall have charge of the administration of this act under the direction of the said commissioner of banking and who shall receive a salary of four thousand dollars (\$4,000.00) per annum The commissioner of banking shall also have full power to employ such assistants or clerks as he may from time to time deem necessary and fix their compensation and all salaries and expenses necessarily incurred in the administration of this act

shall be paid out of the State treasury in the usual manner from appropriations made for such purposes

Section 15 In any case wherein the value of the securities or contracts herebefore enumerated are in any way dependent upon the present or proposed development of land or mines oil or gas wells the State department of mines shall on the request of the commissioner of banking cause such investigation thereof as the commissioner of banking may desire to be made by experts from the department

Section 16 Any person who shall knowingly or willfully subscribe to or make or cause to be made any false statements or false entry in any book of account of any person subject to the provisions of this act or exhibit any false paper with intention of deceiving any person authorized to examine into the affairs of such person or shall make or publish any false statement of the financial condition of any person subject to the provisions of this act or shall knowingly make any false statements materially affecting the value of the stocks bonds or other securities offered for sale by any such person shall be guilty of a felony and upon conviction thereof shall be fined not less than one hundred dollars nor more than five thousand dollars or shall be imprisoned not less than one year nor more than ten years in the penitentiary

Section 17 Should the courts declare any section or clause of this act unconstitutional then such decision shall affect only the section or clause so declared to be unconstitutional and shall not affect any other section or part of this act

An Act to prevent unfairness imposition deceit or fraud in the sale or disposition of certain "securities" herein defined by requiring an inspection thereof providing for the inspection supervision and regulation by the commissioner of banking of the business of any person association co-partnership or corporation engaged or intending to engage whether as principal broker or agent in the sale of any such securities in the Commonwealth and prescribing penalties

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1021, as follows:

An Act conferring upon all courts the authority and power to issue writs processes and so forth and apply such remedies and relief as is voted in courts of co-ordinate jurisdiction

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act all courts of this Commonwealth within the jurisdiction conferred by law or acts of Assembly shall have authority and power to issue all writs processes executions orders and decrees and to apply such remedies and relief as is now vested or conferred upon courts of co-ordinate jurisdiction

Provided That anything herein contained shall not enlarge or increase the jurisdiction of any court within the meaning of this act.

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1064, as follows:

An Act to amend section two of an act approved the thirteenth day of March one thousand eight hundred and fifteen (Pamphlet Laws one hundred and fifty) entitled "An Act concerning divorces" as amended by changing the time for making service of the subpoena upon the respondent and validating divorces heretofore granted where service was made personally at any time before the return day or where a return of non est inventus has been sworn to at any time prior to the return day

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act approved the thirteenth day of March one thousand eight hundred and fifteen (Pamphlet Laws one hundred and fifty) entitled "An Act concerning divorces" as amended by an act approved the first day of June one thousand nine hundred and fifteen (Pamphlet Laws six hundred and seventy-four) entitled "An Act to amend an act approved the thirteenth day of March one thousand eight hundred and fifteen entitled "An Act concerning divorces" as amended" which reads as follows

"Section 2 And be it further enacted by the authority aforesaid That if any person hath been or shall be injured as aforesaid the husband or the wife may exhibit his or her petition or libel to the judges of the court of common pleas

of the proper county where the injured party resides in term time or to one of the judges of the same court in the vacation at least thirty days before the next term setting forth therein particularly and specially the cause of his or her complaint and shall together with such petition or libel also exhibit an affidavit on oath or affirmation taken before one of the same judges or any person in the county legally authorized to take acknowledgments that the facts contained in the said petition or libel are true to the best of his or her knowledge and belief and that the said complaint is not made out of levity or by collusion between the said husband and wife and for the mere purpose of being freed and separated from each other but in sincerity and truth for the causes mentioned in the said petition or libel and thereupon a subpoena shall issue from the said court signed by one of the judges thereof directed to the party so complained against commanding him or her to appear at the next or any subsequent court of common pleas to answer the said petition or libel and upon due proof at the return of the said subpoena that the same shall have been served personally upon the said party wherever found or that a copy had been given to him or her fifteen days before the return of the same the said court shall and may make such preparatory rules and orders in the cause that the same may be brought to a hearing and determined at the term to which said process may be returnable or afterwards at which hearing the court may determine the same ex parte if necessary but either of the parties who shall desire any matter of fact that is affirmed by the one and denied by the other to be tried by a jury may take a rule upon the opposite party to be allowed by a judge of the court of common pleas to show cause why the issues of fact set forth in the said rule shall be tried by a jury which said rule shall be served upon the opposite party or his or her counsel Upon the return of said rule after hearing the court may discharge it or make it absolute or frame issues itself and only the issues as ordered by the court shall be tried accordingly but such rule shall not be made absolute when in the opinion of the court a trial by a jury cannot be had without prejudice to public morals When neither of the parties takes a rule as aforesaid or when after hearing the rule is discharged the court may proceed to hear the cause or may upon motion of either party appoint a master to take the testimony and return the same to the court together with a report of the proceedings had before him and his opinion of the case and may upon the application of either party and upon such terms as it may order authorize and direct the master to take testimony of witnesses in any other country State or territory subject to the jurisdiction of the United States or in any foreign country And the said court shall have power to adopt rules regulating the proceedings before the master and fixing his fees" is hereby further amended to read as follows

Section 2 And be it further enacted by the authority aforesaid That if any person hath been or shall be injured as aforesaid the husband or the wife may exhibit his or her petition or libel to the judges of the court of common pleas of the proper county where the injured party resides in term time or to one of the judges of the same court in the vacation at least thirty days before the next term setting forth therein particularly and specially the cause of his or her complaint and shall together with such petition or libel also exhibit an affidavit on oath or affirmation taken before one of the same judges or any person in the county legally authorized to take acknowledgments that the facts contained in the said petition or libel are true to the best of his or her knowledge and belief and that the said complaint is not made out of levity or by collusion between the said husband and wife and for the mere purpose of being freed and separated from each other but in sincerity and truth for the causes mentioned in the said petition or libel and thereupon a subpoena shall issue from the said court signed by one of the judges thereof directed to the party so complained against commanding him or her to appear at the next or any subsequent court of common pleas to answer the said petition or libel and upon due proof at the return of the said subpoena that the same shall have been served personally upon the said party wherever found or that a copy had been given to him or her on or before the return day of the same the said court shall and may make such preparatory rules and orders in the cause that the same may be brought to a hearing and determined at the term to which said process may be returnable or afterwards at which hearing the court may determine the same ex parte if necessary but either of the parties who shall desire any matter of fact that is affirmed by the one and denied by the other to be tried by a jury may take a rule upon the opposite party to be allowed by a judge of the court of common pleas to show cause why the issues of fact set forth in the said rule shall not be tried by a jury which said rule shall be served upon the opposite party or his or her counsel Upon the return of said rule after hearing the court may discharge it or make it absolute or frame issues itself and only the issues as ordered by the court shall be tried accordingly but such rule shall not be made absolute when in the opinion of the court a trial by a jury cannot be had without prejudice to public morals When neither of the parties takes a rule as aforesaid or when after hearing the rule is discharged the court may proceed to hear the cause or may upon motion of either party appoint a master to take the testimony and return the same to the court together with a report of the proceedings had before him and his opinion of the case and may upon the application of either party and upon such terms as it may order authorize and direct the master to take testimony of witnesses in any other country State or territory subject to the jurisdiction of the United States or in any foreign country And the said court shall have power to adopt rules regulating the proceedings before the master and fixing his fees

Whenever heretofore any subpoena in divorce has been regularly issued according to law and the sheriff of the proper county

has served such subpoena personally on the respondent therein any time prior to the return day thereof or whenever the sheriff of the proper county has at any time prior to such return day made oath to a return of non est inventus to such subpoena whether such sworn return has been filed with the prothonotary before or after such return day in all such cases such personal service shall be deemed lawful and valid and such return of non est inventus and all proceedings in divorce otherwise valid in law based on such service or such return are hereby validated and made good in law

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 146, as follows:

An Act to amend section two hundred and thirty-five of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two hundred and thirty-five of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto which reads as follows

"Section 235 Supervisors who do not act as superintendent or roadmasters shall receive from the township road funds as compensation not less than one dollar nor more than four dollars for each monthly meeting which they attend The amount of the compensation shall be determined by the township auditors The township auditors shall also allow to the supervisors compensation for making a semi-annual inspection of the roads and bridges The compensation of supervisors when overseeing or working on roads shall be fixed by the township auditors and shall be not less than one dollar and fifty cents nor more than three dollars per day" is hereby amended to read as follows

Section 235 Supervisors who do not act as superintendent or roadmasters shall receive from the township road funds as compensation not less than one dollar nor more than four dollars for each monthly meeting which they attend The amount of the compensation shall be determined by the township auditors shall also allow to the supervisors compensation for making a semi-annual inspection of the roads and bridges The compensation of supervisors when overseeing or working on roads shall be fixed by the township auditors and shall be not less than one dollar and fifty cents nor more than five dollars per day

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 872, as follows:

An Act fixing the salaries of mine inspectors in this Commonwealth and the expenses incident to the office

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after passage of this act the salary of mine inspectors of this Commonwealth shall be four thousand dollars per annum together with the necessary expense of performing his duties under the law which money shall be paid in the manner now provided by law

Section 2 All acts or parts of acts inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1175, as follows:

An Act defining sedition and prescribing the punishment therefor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the word "sedition" as used in this act shall mean

Any writing publication printing cut cartoon utterance or conduct either individually or in connection or combination with any other person or persons which tends

(a) To incite or arouse discontent against the Government of this State or of the United States

(b) To make any outbreak or demonstration of violence against this State or against the United States

(c) To encourage any person or persons to take any measures or engage in any conduct with a view of overthrowing or destroying or attempting to overthrow or destroy by any force or show or threat of force the Government of this State or of the United States

(d) To disturb the peace and tranquility of this State or of the United States

(e) To incite or encourage any person or persons to commit any overt act of any character with a view to bringing the Government of this State or of the United States into hatred or contempt

(f) To incite any person or persons to do or attempt to do any personal injury or harm to any officer of this State or of the United States or to damage or destroy any public property of any kind whatsoever or the property of any public official because of his official position

It shall also include

(g) The actual damage to or destruction of any public property or the property of any public official perpetrated because the owner or occupant is in official position

(h) Any writing publication printing cut cartoon or utterance which advocates or teaches the duty necessity or propriety of engaging in crime violence or any form of terrorism as a means of accomplishing industrial or political reform

(i) The sale of any prints publications books papers documents or written matter in any form which advocates furthers or teaches sedition as hereinbefore defined

(j) Organizing or helping to organize or becoming a member of an assembly society or group where any of the policies or purposes thereof are seditious as herein before defined

(k) Knowingly or wilfully renting by the owner agent superintendent janitor or occupant of any building place or room for any assemblage of persons for the purpose of engaging in any form of sedition as hereinbefore defined or knowingly and wilfully permitting by any of the persons aforesaid any assemblage of persons for such purpose

Section 2 Sedition as defined in section one of this act shall be a felony and any person convicted thereof shall be sentenced to a fine of not less than one hundred dollars (\$100) and not more than ten thousand dollars (\$10,000) and to imprisonment not exceeding twenty years either or both in the discretion of the court

Section 3 All acts or parts of acts inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

RECOMMITTED.

Mr. FLYNN. Mr. speaker, I move that this bill be re-committed to the Judiciary General Committee, for the purpose of a hearing. I desire to state also that there will be a public hearing on Tuesday, April 29th, at 2.30 P. M.

Mr. RUDDY. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 850, as follows:

An Act to amend section three and five of an act approved the twentieth day of May one thousand nine hundred fifteen (Pamphlet Laws five hundred sixty-six) entitled "An Act requiring cities of the first class to establish a pension fund for employees of said cities and all county or other public employees if any paid by appropriation of the city councils thereof and out of the treasury of said cities and regulating the administration and the payment of such pensions" as amended giving credit to employees of such cities for time in the service of the Commonwealth fixing the contributions of such employees and permitting employees leaving the employ of the city to continue as contributors in order to become beneficiaries of said fund

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three of an act approved the twentieth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred sixty-six) entitled "An Act requiring cities of the first class to establish a pension fund for employees of said cities and all county or other public employees if any paid by appropriation of the city councils thereof and out of the treasury of said cities and regulating the administration and the payment of such pensions" which as amended by an act approved the fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws six hundred eighty-nine) entitled "An Act to amend sections three four five six and eleven of an act approved the twentieth day of May one thousand nine hundred and fifteen entitled 'An Act requiring cities of the first class to establish a pension fund for employees of said cities and all county or other public employees if any paid by appropri-

tion of the city councils thereof and out of the treasury of said cities and regulating the administration and the payment of such pensions'" reads as follows

"Section 3 Every person now or hereafter employed by the said cities or paid out of the city treasury thereof as herein above provided if any of the age of sixty years and upwards who shall have been so employed for a period of twenty years or more shall upon application to the board of pensions herein created be retired from service and shall during the remainder of his or her life receive a pension or compensation fixed by this act subject to such qualifications as are herein contained Provided That if any person or persons had been employed by the said cities for a period covering eighteen years or more prior to the passage of this act and shall thereafter be re-employed it shall be necessary that the period of their re-employment shall extend over a period of two years or more before such person or persons shall be entitled to receive the pension fixed by this act" is hereby amended to read as follows

Section 3 Every person now or hereafter employed by the said cities or paid out of the city treasury thereof as herein above provided if any of the age of sixty years, and upwards who shall have been so employed for a period of twenty years or more shall upon application to the board of pensions herein created be retired from service and shall during the remainder of his or her life receive a pension or compensation fixed by this act subject to such qualifications as are herein contained Provided That if any person or persons had been employed by the said cities for a period covering eighteen years or more prior to the passage of this act and shall thereafter be re-employed it shall be necessary that the period of their re-employment shall extend over a period of two years or more before such person or persons shall be entitled to receive the pension fixed by this act Provided further That any person who has been in the service of the Commonwealth and resigns therefrom and enters the employ of any such city and contributes to such fund shall when his combined service with the Commonwealth and the city covers a period of twenty years if sixty years of age and upwards be retired from service and shall during the remainder of his or her life receive the pension or compensation fixed by this act subject however to such conditions and qualifications with regard to contributions to such fund after his or her retirement as are now required of persons who are retired before having made contributions to such fund for a period of twenty years Provided further That any employee of such city who has contributed to such fund shall if he resigns or leaves the employ of such city and enters the employ of the Commonwealth be permitted to continue to contribute to such fund after he leaves the employ of such city and shall when his combined service with the city and the Commonwealth covers a period of twenty years if sixty years of age and upwards receive during the remainder of his or her life the pension or compensation fixed by this act subject however to such conditions and qualifications with regard to contributions to such fund after his or her retirement as are now required of persons who are retired before having made contributions to such fund for a period of twenty years

Section 2 That section five of said act as amended which reads as follows

"Section 5 The city county or other public employees if any herein mentioned shall after the passage of this act pay unto the board of pensions monthly an amount equal to four per centum of their monthly salaries or wages in no event however paying at a rate greater than four dollars a month which shall be applied to the purpose of this act Payment of the monthly amount or contribution herein mentioned shall cease and be discontinued at the time the beneficiary receives the pension herein provided if such beneficiary has so contributed to the pension fund during a period of twenty years If at the time the beneficiary receives the pension herein provided he or she shall not have been a contributor to the pension fund during a period of twenty years such persons shall be required to pay unto the board of pensions an amount equal to four per centum of his or her monthly pension until such time as his or her contribution shall have extended during a period of twenty years If for any cause an employee contributing to the pension fund shall cease to be an employee of any such cities of the first class or other county or public employees paid out of the treasury of such cities before said employee becomes entitled to the pension conferred by this act the total amount of the contributions paid into the pension fund by such employee shall be refunded to him in full without interest Provided however If any such employee shall have returned to him or her the amount contributed as aforesaid and shall afterward re-enter such public employment said employee shall not be entitled to the pension designated until twenty years after said re-employment unless he or she shall return to the pension fund the amount withdrawn in which event the period of twenty years shall be computed from the time said employee first entered the such public service In the event of the death of any employee before the said employee becomes entitled to the pension aforesaid the said total amount of contributions aforesaid shall be paid over to the estate of said deceased employee" is hereby amended to read as follows

Section 5 The city county or other public employees if any herein mentioned shall after the passage of this act pay unto the board of pensions monthly an amount equal to four per centum of their monthly salaries or wages in no event however paying at a rate greater than four dollars a month which shall be applied to the purposes of this act Payment of the monthly amount or contribution herein mentioned shall cease and be discontinued at the time the beneficiary received the pension herein provided if such beneficiary has so contributed to the pension fund during a period of twenty years If at the time the beneficiary receives the pension herein provided he or she shall have been a contributor to the pension fund during a period of twenty years such persons shall be required to pay unto the board of pensions an amount equal to two per centum

of his or her monthly pension until such time as his or her contribution shall have extended during a period of twenty years. If for any cause an employee contributing to the pension fund shall cease to be an employee of any such cities of the first class or other county or public employees paid out of the treasury of such cities before said employee becomes entitled to the pension conferred by this act the total amount of the contributions paid into the pension fund by such employee shall be refunded to him in full without interest. Provided however, If any such employee shall have returned to him or her the amount contributed as aforesaid and shall afterward re-enter such public employment said employee shall not be entitled to the pension designated until twenty years after the said re-employment unless he or she shall return to the pension fund the amount withdrawn in which event the period of twenty years shall be computed from the time said employee first entered the such public service. In the event of the death of any employee before the said employee becomes entitled to the pension aforesaid the said total amount of contributions aforesaid shall be paid over to the estate of said deceased employee.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 981, as follows:

An Act to amend section two thousand one hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two thousand one hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 2101. The county superintendent in each county of this Commonwealth is hereby required annually at such time and place as he or a properly authorized committee of teachers acting with him may deem most convenient to call the teachers of the public schools and invite the teachers of other institutions of learning in his county to assemble and organize themselves into a teachers' institute for their improvement in the science art and history of education to continue in session at least five days including a half-day for going to and a half-day for returning from the place of meeting of the said institute and to be presided over by the county superintendent or by some one designated by him and to be subject in its general management to his control" Is hereby amended to read as follows

Section 2101 The county superintendent in each county of this Commonwealth is hereby required annually at such time and place as he or a properly authorized committee of teachers acting with him may deem most convenient to call the teachers of the public schools and invite the teachers of other institutions of learning in his county to assemble and organize themselves into a teachers' institute for their improvement in the science art and history of education to continue in session at least five days including a half-day for going to and a half-day for returning from the place of meeting of the said institute and to be presided over by the county superintendent or by some one designated by him and to be subject in its general management to his control. Provided that in any school district of the second class wherein supervisors are employed additional to the superintendent for the purpose of supervising the general instruction in the schools the holding of an annual institute as herein provided shall be optional with the school directors of said second class districts

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1125, as follows:

An Act to amend section one of an act approved the fifteenth day of April one thousand nine hundred and seven (Pamphlet Laws eighty-six) entitled "An Act fixing the salary of the Superintendent of Public Instruction and of the Deputy Super-

intendent of Public Instruction" fixing the salary of the superintendent of Public Instruction for all services required to be performed by law

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the fifteenth day of April one thousand nine hundred and seven (Pamphlet Laws eighty-six) entitled "An Act fixing the salary of the Superintendent of Public Instruction and of the Deputy Superintendents of Public Instruction" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the first day of April Anno Domini one thousand nine hundred and nine the salary of the Superintendent of Public Instruction shall be five thousand dollars per annum" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the salary of the Superintendent of Public Instruction shall be ten thousand dollars per annum which salary shall be full compensation for all services required by law to be performed by him as Superintendent of Public Instruction or upon or in connection with any board or commission or in any other capacity whatsoever

Section 2 All acts and parts of acts inconsistent with this act are repealed.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1038, as follows:

An Act to authorize empower and enable any person having a right of action against two or more persons or corporations arising out of injury or death caused by the negligence of said two or more persons or corporations to bring separate suits or actions at law against each and all of the parties or corporations liable or responsible for said injury or death"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any person who shall have a right of action against two or more persons or corporations arising out of injury or death caused by the negligence joint or several of said two or more persons or corporations shall have and is hereby given the right to bring separate actions in trespass to recover damages against each or all of the persons or corporations through whose negligence the party entitled to bring said action shall have been injured or by whose negligence a right of action shall arise for the death of any person. Provided however that in case there shall be final judgments against more than one defendant the plaintiff shall elect which one to collect and shall not be allowed to collect both judgments

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 941, as follows:

An Act relating to eggs prohibiting the sale offering for sale exposing for sale or having in possession with intent to sell eggs for and as fresh that are not fresh eggs or of branding or of labeling or marking eggs as being fresh eggs that are not fresh eggs prescribing certain duties of the Dairy and Food Commissioner in reference thereto and providing penalties for the violation thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any person firm or corporate body by himself herself or themselves or by his her or their agents or servants to sell expose for sale or have in his her or their possession with intent to sell any eggs for and as fresh eggs that are not fresh eggs as may appear upon proper test

Section 2 Eggs shall be deemed to be misbranded under this act if they are in any way branded labeled marked stamped or in any way represented as being fresh eggs when they are in fact not fresh eggs as may appear upon proper test

Section 3 Any person violating any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than ten (\$10) dollars nor more than fifty (\$50) dollars or upon default of payment of such fine to be imprisoned in the county jail for not more than ten days

Section 4 That the Dairy and Food Commissioner shall be charged with the enforcement of the provisions of this act

Section 5 That all fines and penalties imposed and received for the violation of any of the provisions of this act shall be paid to the Dairy and Food Commissioner or his agent and when so collected and paid shall thereafter be by the Dairy and Food Commissioner paid into the State Treasury for the use of the Commonwealth

Section 6 This act shall in no way repeal or otherwise affect any existing laws

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1029 (Senate Bill No. 351), entitled

An Act authorizing churches cemetery companies and burial associations to lease or convey certain coal and other minerals providing for the use and expenditure of the funds derived therefrom and for the support of the overlying surface

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1111 (Senate Bill No. 467), entitled

An Act defining the duties of the Governor with regard to the approval of warrants vouchers claims accounts agreements and contracts and repealing inconsistent acts

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1101 (Senate Bill No. 298), entitled

A Joint Resolution amending a joint resolution approved the seventeenth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand and thirty-six) entitled "A Joint Resolution authorizing the authorities having control and supervision of county jails and prisons to permit the employment of inmates thereof on county or almshouse farms exempting wardens and keepers from liability in certain cases for escapes"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1027 (Senate Bill No. 143), entitled

An Act to amend the first section of an act approved the ninth day of April Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws one hundred and eleven) entitled "An Act to provide for the immediate printing and distribution of advance sheets of the laws of this Commonwealth as they are enacted from time to time to persons making application therefor and to certain officials" so as to include members of the General Assembly.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1026 (Senate Bill No. 108), entitled

An Act to amend section two thousand thirty-four of article twenty of an act entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws, general, special or local or any parts thereof that are or may be inconsistent therewith" approved the eighteenth day of May, one thousand nine hundred and eleven by authorizing and empowering the State Board of Education to make purchases and sales of real estate or other property for normal schools purchased by the State and prescribing the disposition of the proceeds of any such sales.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1112 (Senate Bill No. 468), entitled

An Act providing for biennial instead of annual reports by the several departments of the State government.

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all reports required to be made annually under existing law shall hereafter be made biennially only All such reports shall be made to the Governor not later than the first day of June of each odd-numbered year and shall cover the report of the department board bureau division or commission for the two years immediately preceding Said reports shall be printed and distributed only on order of the Governor

This act shall not be construed to interfere with any contracts now in force relative to the printing and binding of departmental reports

On the question

Will the House agree to the section?

Mr. SINCLAIR. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

By adding after the word "reports" in line fourteen, section one, the following: "nor shall Smull's Legislative Hand Book be classified as a report to be issued biennially; the law now governing said publication to remain in full force and effect."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section and title were separately read and agreed to as follows:

Section 2 All acts and parts of acts inconsistent with this act are hereby repealed

An Act providing for biennial instead of annual reports by the several departments of the State government

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1099 (Senate Bill No. 268), entitled

An Act to establish a 'separate orphans' court in and for the County of Washington

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1107 (Senate Bill No. 418), entitled

An Act creating the office of indictment and cost clerk as an assistant to the district attorney in the several counties of this Commonwealth having a population of not less than one hundred and fifty thousand and not more than two hundred and fifty thousand inhabitants providing for the appointment of a person in each of said counties to fill said office prescribing the qualifications duties and term of office of said appointees fixing their salaries and authorizing the payment of the same by the county

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1012 (Senate Bill No. 113) entitled

An Act to amend sections four and five of an act approved the second day of April one thousand eight hundred and sixty-eight (Pamphlet Laws three) entitled "An Act to ascertain and appoint the fees to be received by the several officers of this Commonwealth"

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the fourth section of an act approved the second day of April one thousand eight hundred and sixty-eight (Pamphlet Laws three) entitled "An Act to ascertain and appoint the fees to be received by the several officers of this Commonwealth" which reads as follows

"Section 4 The fees of the several clerks of the courts of quarter sessions of the several counties of this Commonwealth shall be as follows to wit

Venire for and swearing grand jury to be paid by the county ninety cents

Filing and entering if necessary all papers relating to one prosecution where true bills are found including arraignment of defendant entering pleas and stationery one dollar and fifty cents

The same services where bill is returned ignoramus including discharge by proclamation seventy-five cents

Calling recognizance and entry of forfeiture twenty cents

Taking recognizance in court each person twenty-five cents

Respiring or discharging forfeited recognizance and motion therefor fifteen cents

Every motion and rule twenty-five cents

Continuance ten cents

Entering retraction of pleas or nolle prosequi twenty cents

Entering submission and judgment sixty cents

Swearing jury witnesses constable and entering verdict and judgment sixty cents

All services in cases of surety of the peace except subpoenas or attachments or for taking recognizance sixty cents

Process on indictment docket entry and return seventy-five cents

Copy of rule or order of court with certificate and seal forty cents

Filing petition and order thereon twenty cents

Filing petition for a view or re-view of a road or bridge and order under seal ninety cents

Recording return of viewers and confirmation for every eight words one cent

Order to open road under seal one dollar and twenty-five cents

Certificate for pay of road or bridge viewers to be paid by the county each case thirty cents

Constable's bond twenty-five cents

Receiving and entering constable's return to be paid by county fifteen cents

Filing and recording returns of borough and township elections each person elected to be paid by the county ten cents

Issuing subpoena under seal thirty cents

Each name after the first two cents

Issuing attachment entering motion therefor and return forty cents

Copy of record or of any paper filed for every eight words one cent

Certificate and seal thirty cents

Every search where no other service is performed to which any fee is attached fifteen cents

Taxing costs other than the clerk of the sessions twenty-five cents

Re-taxing parties' bill of costs and making report fifty cents

Making return to writ of error one dollar

All proceedings in tavern or eating house licenses except certificate one dollar

All proceedings on peddler's license one dollar

Every warrant of seizure and proceedings thereon one dollar

The fees for services not herein specially provided shall be the same as for similar services" is hereby amended to read as follows

Section 4 The fees of the several clerks of the courts of quarter sessions of the several counties of this Commonwealth shall be as follows

Venire for and swearing grand jury to be paid by county one dollar

Venire for and swearing petit jury to be paid by county one dollar

Venire for and swearing special jury to be paid by the county one dollar

Filing and entering if necessary all papers relating to one prosecution where true bills are found including arraignment of defendant entering pleas and stationery one dollar and fifty cents

The same services where bill is returned ignoramus including discharge by proclamation seventy-five cents

Calling recognizance and entry of forfeiture twenty cents

Taking recognizance in court each person twenty-five cents

Respiring or discharging forfeited recognizance and motion therefor fifteen cents

Every motion and rule twenty-five cents

Continuance ten cents

Entering retraction of pleas of nolle prosequi twenty cents

Entering submission and judgment sixty cents

Swearing jury witnesses constable and entering verdict and judgment sixty cents

All services in cases of surety of the peace and desertion two dollars

Process on indictment docket entry and return seventy-five cents

Copy of rule or order of court with certificate and seal forty cents

Filing petition entry and order thereon seventy-five cents

Filing and docketing petition for the appointment of viewers filing report and confirmation five dollars

Recording return of viewers and confirmation for every one hundred words twenty-five cents

Order to open road under seal two dollars

Certificate for pay of road or bridge viewers to be paid by the county each case fifty cents

Constable's bond one dollar

Receiving and recording constable's return to be paid by the county twenty-five cents

Filing and recording returns of borough and township elections each district to be paid by the county three dollars

Issuing subpoena under seal thirty cents

Each name after the first two cents

Issuing attachment entering motion thereon and return one dollar

Copy of record or of any paper filed for every hundred words twenty-five cents

Certificate and seal fifty cents

Every search where no other service is performed to which any fee is attached twenty-five cents

Taxing costs other than the clerk of the sessions twenty-five cents

Retaxing parties' bill of costs and making report fifty cents

Making return to writ of error one dollar

Entering proceedings of supreme court one dollar

Entering proceedings of superior court one dollar

Entering appeals from justices forty cents

Certificate for pay for jurors each juror to be paid by the county fifty cents

Certificate for pay for constables each constable to be paid by the county fifty cents

Issuing notice to defaulting jurors fifty cents

Filing any paper not relating to any suit pending and not hereinbefore provided for twenty-five cents

All proceedings in tavern or eating house licenses except certificate one dollar

All proceedings on peddler's license one dollar

Every warrant of seizure and proceedings thereon one dollar

Tax bond one dollar

Bail piece one dollar

Bench warrants one dollar

Commitment to county prison fifty cents

Commitment to Eastern State Penitentiary one dollar

Commitment to house of refuge one dollar

Commitment to protective one dollar

Certificate of constable fifty cents

Certificate for school directors fifty cents

Notifying election officers of their election to be paid by the county each fifty cents

Certificate for sheriff to draw grand petit jurors one dollar

Certificate for sheriff to draw special jurors one dollar

Commission on lunacy swearing commission filing and recording et cetera two dollars and fifty cents

Certified copy of record bill of indictment two dollars

Certified copy of docket entries one dollar

Certified copy of docket entries in road cases one dollar

Dog registry one dollar

Discharged on ignored bill fifty cents

Discharge on bail entered fifty cents

Discharge prisoner from dock twenty-five cents

Exemplification of the record homicide cases four dollars

Exemplification of the record general cases two dollars

Filing and entering reasons for new trial fifty cents

Filing and entering motions in arrest of judgment fifty cents

Entering a nolle prosequi one dollar

Seal in every case twenty-five cents

Filing and entering inquisitions to be paid by the county fifty cents
 Filing and entering election expense statements to be paid by the county fifty cents
 Entering any order of the court minimum fifty cents
 Filing and docketing any petition not herein provided for two dollars and fifty cents
 Filing and docketing appeal from award of road jury one dollar and twenty-five cents
 Certificate for road damages fifty cents
 Entering rule to take depositions fifty cents
 Services of each minute clerk during sessions of the court to be paid by the county per day four dollars
 Report to Board of Public Charities five dollars
 Praecept for argument twenty-five cents
 Filing and entering opinion and docket entries one dollar
 Filing and entering financial statements of surety companies one dollar
 Filing and entering auditor's report one dollar
 Placing case on argument list twenty-five cents
 Filing and entering appointments made by the court to be paid by the county two dollars and fifty cents
 Certificates of appointment to be paid by the county fifty cents
 Filing and entering appeal from report of auditors two dollars and fifty cents
 Reporting election of supervisors to the State Highway Department to be paid by the county each fifty cents
 Preparing files and records for cases on trial or argument list to be paid by the county each case fifty cents
 Filing and entering notes of testimony fifty cents
 Filing and entering plan or topographical survey one dollar
 Filing Commonwealth bill of costs twenty-five cents
 Filing and entering prison report one dollar
 Filing and entering poor directors' report one dollar
 Receiving and paying out moneys for maintenance in desertion and non-support cases to be paid by the county three per centum on amount received
 Filing and docketing juvenile cases per case two dollars and fifty cents
 Filing entering and docketing petitions for discharge from reformatories per case to be paid by the county two dollars and fifty cents
 The fees for services not herein specially provided shall be the same as for similar services

On the question,

Will the House agree to the section?

Mr. WILLERT. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 5, line 3, by inserting after the word "twenty" the word "five."
 Amend section 1, page 5, line 6, by striking out the word "fifteen" and inserting in lieu thereof "twenty-five."
 Amend section 1, page 5, line 7, by striking out the words "twenty-five" and inserting in lieu thereof "fifty."
 Amend section 1, page 5, line 8, by striking out the word "ten" and inserting in lieu thereof "twenty-five."
 Amend section 1, page 5, line 9, by striking out the word "twenty" and inserting in lieu thereof "fifty."
 Amend section 1, page 5, line 14, by striking out the word "two" and inserting in lieu thereof "seven."
 Amend section 1, page 6, line 22, by striking out the word "forty-cents" and inserting in lieu thereof "one dollar."
 Amend section 1, page 7, line 15, by striking out the words "fifty-cents" and inserting in lieu thereof "one dollar."
 Amend section 1, page 7, line 16, by striking out the words "fifty-cents" and inserting in lieu thereof "one dollar."
 Amend section 1, page 8, line 2, by striking out the words "twenty-five" and inserting in lieu thereof "fifty."
 Amend section 1, page 8, line 5, by striking out the word "two" and inserting in lieu thereof "three."
 Amend section 1, page 8, line 21, by striking out the words "fifty-cents" and inserting in lieu thereof "one dollar."
 Amend section 1, page 8, line 24, by striking out the word "five" and inserting in lieu thereof "ten."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section and title were separately read and agreed to as follows:

Section 2 That the fifth section of said act which reads as follows

FEES OF CLERKS OF OYER AND TERMINER

"Section 5 All services performed in any one prosecution where a bill is found except for subpoenas attachments for witnesses or process on indictment four dollars

When bill is returned ignoramus one dollar and twenty-five cents

For subpoenas attachments seal and certificate and capias and other services not herein provided for same fees as are allowed to clerk of quarter sessions" is hereby amended to read as follows

Section 5 All services performed in any one prosecution where a bill is found except for subpoenas attachments for witnesses or process on indictment four dollars

When bill is returned ignoramus two dollars

For subpoenas attachments seal and certificate and capias and other services not herein provided for same fees as are allowed to clerks of quarter sessions

An Act to amend sections four and five of an act approved the second day of April one thousand eight hundred and sixty-eight (Pamphlet Laws three) entitled "An Act to ascertain and appoint the fees to be received by the several officers of this Commonwealth"

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

TIME EXTENDED ON BILLS.

Mr. McCURDY asked and obtained unanimous consent for an extension of five days' time on House Bill No. 493, file folio 451, on page 2 of today's calendar, bills on final passage postponed, entitled

An Act to amend section two of an act approved the third day of May one thousand nine hundred nine (Pamphlet Laws four hundred and seventeen) entitled "An Act for the safety of persons from fire or panic in certain buildings not in cities of the first class and second classes by providing proper exits fire-escapes fire-extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

Mr. DAWSON asked and obtained unanimous consent for an extension of five days' time on House Bill No. 741, file folio 1073, on page 3 of today's calendar, bills on final passage postponed, entitled

An Act providing that clerks assisting the registers of wills in the collection of inheritance taxes shall be appointed and their compensation fixed by the Auditor General and prescribing the method of their payment and that of other expenses incident to the collection of said taxes

SENATE MESSAGE.

AMENDED HOUSE BILL RECALLED FROM THE GOVERNOR CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 513.

An Act making an appropriation for the Dixmont Hospital for the Insane

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading reconsidered in the House and the bill amended, in which amendments the Senate has concurred.

ADJOURNMENT.

Mr. RAMSEY. Mr. Speaker, I move this House do now adjourn.

The motion was agreed to, and (at 11.50 o'clock P. M.) the House adjourned until tomorrow morning at 11.00 o'clock.

Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., TUESDAY, APRIL 8, 1919.

No. 34.

SENATE.

TUESDAY, April 8, 1919.

The Senate met at 11 o'clock A. M.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the Chair.

PRAYER.

The Chaplain, Rev. Thomas W. Davis, offered the following prayer:

Almighty God, we thank Thee for this beautiful day; for the comfort it brings to our minds and bodies; for its inspiration upon the products of the soil; for all the bounteous gifts and blessings of Nature. In grateful recognition of these God-given favors help us to dedicate our lives to the great purpose, not only of making the world "Safe for Democracy," but of making Democracy safe for the world. These blessings we ask in our Saviour's name. Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. SASSAMAN, the further reading was dispensed with, and the Journal was approved.

LEAVE OF ABSENCE.

Mr. PHIPPS asked and obtained leave of absence for the Senator from Northumberland, Mr. McConnell, for today's session.

REPORTS FROM COMMITTEES.

Mr. SCHANTZ, from the Committee on Judiciary General, re-reported as committed, Senate Bill No. 234 (House Bill No. 160), entitled:

An Act providing for a cash deposit in lieu of bail in cases of arrest and prescribing the fees of the sheriff in case of forfeiture.

Mr. NASON, from the Committee on Judiciary General, re-reported as amended, Senate Bill No. 233 (House Bill No. 32), entitled:

An Act to amend section one of an act approved the 27th day of April, 1911, entitled "An Act regulating the compensation of court criers and tipstaves in counties containing more than ninety thousand and less than one hundred and fifty thousand inhabitants, providing for the payment of the same by the particular county, limiting the number of tipstaves to be appointed and repealing an Act of Assembly, entitled 'An Act to regulate the fees of court criers and tipstaves of the courts in judicial districts containing more than ninety thousand and less than one hundred and fifty thousand inhabitants, approved the 29th day of April, A. D., 1909,' by extending the provisions of said act to include counties containing more than seventy-five thousand and less than one hundred and fifty thousand inhabitants, and fixing the salaries of the court criers and tipstaves thereof.

Mr. PHIPPS, from the Committee on Judiciary General, reported as committed, Senate Bill No. 240 (House Bill No. 231), entitled:

An Act to provide for the acknowledgment of deeds, mortgages and other instruments of writing concerning property in Pennsylvania by persons in the military and naval service of the United States or of this Commonwealth and to confirm acknowledgments heretofore made by such persons.

Mr. CAMPBELL, from the Committee on Judiciary General, reported as committed, Senate Bill No. 659 (House Bill No. 279), entitled:

An Act requiring the publication of all legal notices and legal advertising in the English language only and repealing all acts and parts of acts general, local or special inconsistent therewith.

Mr. DAIX, from the Committee on Appropriations, re-reported as committed, Senate Bill No. 640, entitled:

An Act making an appropriation to the State Hospital, for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania, located at Blossburg, Pennsylvania.

Mr. WOODWARD, from the Committee on Judiciary General, reported as committed, Senate Bill No. 597, entitled:

A Joint Resolution proposing an amendment to article three, section six of the Constitution of the Commonwealth of Pennsylvania, so that the subject of an amendment or supplement to a law and the subject to which such law is extended or on which it is conferred shall be clearly expressed in its title.

Mr. LESLIE, from the Committee on Judiciary General, reported as committed, Senate Bill No. 253, entitled:

An Act to provide for the payment by the county of costs in summary jurisdiction cases, to aldermen, justices of the peace and magistrates in this Commonwealth.

Mr. WHITTEN, from the Committee on Judiciary General, reported as committed, Senate Bill No. 238 (House Bill No. 234), entitled:

An Act to amend section fifteen, paragraph (b) of an act approved the 7th day of June, 1917, (P. L. 447), known as "The Fiduciaries Act of one thousand nine hundred and seventeen," so as to further limit the period within which a bond covenant debt or demand not payable within one year after the decease of the debtor shall remain a lien upon the real estate of such decedent.

Mr. MEARKLE from the Committee on Judiciary General, reported as committed, Senate Bill No. 627 (House Bill No. 697), entitled:

An Act authorizing the judges of the court of common pleas and orphans' courts in certain counties to adopt a uniform system of indices in the offices of the recorder of deeds, prothonotary and register of wills and clerk of the orphans' court and providing for the installation of the same at the cost of the county.

Mr. MARLOW, from the Committee on Public Health and Sanitation, reported as committed, Senate Bill No. 614, entitled:

An Act to protect the health, safety and welfare of the people of Pennsylvania by regulating the light, ventilation, sanitation, fire protection, maintenance, alteration, improvement, use and occupancy of dwellings and land appurtenant thereto; to define the classes of dwellings affected by the act, to establish administrative requirements, to establish remedies and fix penalties for the violation thereof, and to make an appropriation therefor.

Mr. LELBY, from the Committee on Judiciary General, reported as committed, Senate Bill No. 237 (House Bill No. 230), entitled:

An Act to amend an act approved the 7th day of June, 1917 (P. L. 447), known as "The Fiduciaries Act of one thousand nine hundred and seventeen," to authorize fiduciaries to pay an annual sum for the guarantee of the payment of principal and interest of mortgages and other securities in which funds within their control may be invested.

Mr. CRAIG, from the Committee on Judiciary General, reported as committed, Senate Bill No. 375 (House Bill No. 358), entitled:

An Act to prevent the felonious taking and stealing of motor vehicles and the receiving and purchasing of stolen motor vehicles.

Mr. PATTON, from the Committee on Judiciary General, reported as amended, Senate Bill No. 746 (House Bill No. 835), entitled:

A Supplement to an act approved the second day of May, 1899 (P. L. 184), entitled "An Act to provide revenue by imposing a mercantile license tax on venders of or dealers in goods, wares and merchandise and providing for the collection of said tax," providing for the appointment of and the fixing of salaries of mercantile appraisers and clerks in certain counties, and providing for the disposition of moneys collected as fees for mercantile appraisers and authorizing the mercantile appraisers of such counties instead of the county commissioners to have supervision of the publication of the mercantile appraisers lists.

Mr. TOMPKINS, from the Committee on Judiciary General, reported as committed Senate Bill No. 97, entitled:

An Act regulating the disposition of assignments of error in appeals and other proceedings in error in the Supreme Court and the Superior Court of this Commonwealth in certain cases.

Mr. J. S. MILLER from the Committee on Judiciary General reported as amended, Senate Bill No. 558, entitled:

An Act providing for an additional method for the collection of delinquent borough and school taxes in boroughs.

Also from the Committee on Education reported as amended, Senate Bill No. 741 (House Bill No. 637), entitled:

An Act to amend sections one thousand one hundred and twenty-one and one thousand one hundred and thirty of an act approved the 18th day of May, 1911 (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same and the method of collecting such revenue, and repealing all laws general, special or local or any parts thereof that are or may be inconsistent therewith," as amended.

Mr. VARE from the Committee on Municipal Affairs reported as committed, Senate Bill No. 596, entitled:

An Act to amend section one of an act of the General Assembly of the Commonwealth of Pennsylvania approved the 13th day of May, 1915, entitled "An Supplement to an act approved the 27th day of June, 1913, entitled 'An Act providing for the incorporation, regulation and government of cities of the third class; regulating nomination and election of municipal officers therein; and repealing, consolidating and extending existing laws in relation thereto.'"

Also from the Committee on Municipal Affairs reported as committed, Senate Bill No. 566 (House Bill No. 247), entitled:

An Act relating to police pension funds in cities of the third class and authorizing such cities to appropriate certain moneys thereto.

BILLS INTRODUCED.

Mr. PHIPPS read in his place and presented to the Chair Senate Bill No. 754, entitled:

A Supplement to the act approved the twenty-ninth day of May, one thousand eight hundred and eighty-five (P. L. 29), entitled "An Act to provide for the incorporation and regulation of natural gas companies," authorizing corporations created under said act to renew their charters which are about to expire or have already expired, and providing a procedure therefor, and for the payment of fees and bonus.

Which was committed to the Committee on Judiciary General.

Mr. PATTON read in his place and presented to the Chair Senate Bill No. 755, entitled:

A Joint Resolution proposing an amendment to article nine, section seven of the constitution of Pennsylvania.

Which was committed to the Committee on Judiciary General.

Mr. SMITH read in his place and presented to the Chair Senate Bill No. 756, entitled:

An Act making an appropriation to the Camp Curtin Commission for the erection and completion of the Camp Curtin Park, at Harrisburg, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. DEWITT read in his place and presented to the Chair Senate Bill No. 757, entitled:

An Act authorizing political parties of this Commonwealth to make nominations and elect party officers by the convention method; providing for and regulating the nomination of candidates of such political parties for certain public offices; the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen; directing the payment by the several counties of certain expenses of the election; authorizing the State committee of a political party and the county committee of a political party to determine by resolution the method of making its nominations for office and electing its party officers; to make and to alter amend and revoke party rules; providing penalties for the violations of the provisions of this act and for the punishment of certain offenses provided for herein; providing for the election of delegates and county committeemen; prescribing the qualifications of voters at the primaries.

Which was committed to the Committee on Elections.

Mr. CROW read in his place and presented to the Chair Senate Bill No. 758, entitled:

An Act making an appropriation to The Public Service Commission of the Commonwealth of Pennsylvania to be used by said Commission in the payment of the cost of the elimination of existing crossings at grade of the tracks of steam railroads and other public service companies over highways; and regulating the expenditure of the amount hereby appropriated by the Public Service Commission of the Commonwealth of Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 759, entitled:

An Act reorganizing the Department of Internal Affairs of the Commonwealth designating the officers and employes thereof, and fixing their salaries.

Which was committed to the Committee on Appropriations.

Mr. SASSAMAN read in his place and presented to the Chair Senate Bill No. 760, entitled:

An Act making an appropriation to the Trustees of the State Asylum for the Chronic Insane, of Pennsylvania, at South Mountain, Wernersville, Pennsylvania.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 761, entitled:

An Act making a deficiency appropriation to the Trustees of the State Asylum for the Chronic Insane of Pennsylvania, at South Mountain, Wernersville, Pennsylvania.

Which was committed to the Committee on Appropriations.

REPORT FROM COMMITTEE.

Mr. PHIPPS. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. PHIPPS, from the Committee on Judiciary General reported as committed Senate Bill No. 754, entitled:

A Supplement to the act approved the 29th day of May, 1885, (P. L. 29), entitled "An Act to provide for the incorporation and regulation of natural gas companies," authorizing corporations created under said act to renew their charters which are about to expire or have already expired, and providing a procedure therefor, and for the payment of fees and bonus.

RESOLUTION CHANGING THE DATE FOR THE MEMORIAL SERVICE ON THE DEATH OF THE LATE SENATOR J. FRANK GRAFF.

Mr. BALDWIN offered the following resolution which was twice read considered and agreed to:

In the Senate, April 8, 1919.
Resolved, That the special session of the Senate fixed for this afternoon at four o'clock, for the holding of the memorial services on the death of the late Senator J. Frank Graff be postponed until Tuesday afternoon, April twenty-ninth, at three o'clock.

BILL ON FINAL PASSAGE.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 352, entitled:

An Act amending sections two four and fifteen of an act entitled "An Act authorizing and empowering the several counties of this Commonwealth to locate lay out open construct and maintain public bridges whether wholly or partly within any city borough or township therein across any river or stream dividing or separating any part of said county from any other part thereof together with the necessary bridge approaches viaduct or other approaches to conveniently connect the same with existing streets or public roads in such cities boroughs or townships authorizing the cities and boroughs wherein such bridges are located to share in the cost thereof and to provide approaches therefor authorizing the taking and appropriation of property and rights of property public or private for such purposes providing a method for making compensation for property taken injured or destroyed thereby authorizing the several counties to enter upon and over public streets or roads in cities boroughs or townships for said purposes authorizing the several counties to appropriate money levy taxes and incur indebtedness therefor and authorizing the several counties to charge and collect tolls and rentals for the concurrent use of such bridges and approaches by street-railway telegraph telephone or other corporations or persons making use thereof other than for ordinary foot or vehicle traffic and to enter into contracts for such use" approved the twenty-fourth day of May one thousand nine hundred seventeen

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act entitled "An Act authorizing and empowering the several counties of this Commonwealth to locate lay out open construct and maintain public bridges whether wholly or partly within any city borough or township therein across any river or stream dividing or separating any part of said county from any other part thereof together with the necessary bridge approaches viaduct or other approaches to conveniently connect the same with existing streets or public roads in such cities boroughs or townships authorizing the cities and boroughs wherein such bridges are located to share in the cost thereof and to provide approaches therefor authorizing the taking and appropriation of property and rights of property public or private for such purposes providing a method for making compensation for property taken injured or destroyed thereby authorizing the several counties to enter upon and over public streets or roads in cities boroughs or townships for said purposes authorizing the several counties to appropriate money levy taxes and incur indebtedness therefor and authorizing the several counties to charge and collect tolls and rentals for the concurrent use of such bridges and approaches by street-railway telegraph telephone or other corporations or persons making use thereof other than for ordinary foot or vehicle traffic and to enter into contracts for such use" approved the twenty-fourth day of May one thousand nine hundred seventeen (Pamphlet Laws two hundred seventy-six) which reads as follows

"Section 2 Whenever the county commissioners of any county shall resolve to exercise any of the powers conferred by section one hereof they shall cause to be prepared plans and surveys showing the location of the proposed bridge and its approaches and the property or rights of property affected thereby together with any streets or public roads in any city borough or township proposed to be used in connection therewith and they shall present the same together with their petition on behalf of said county to the court of quarter sessions of said county praying for authority to locate lay out open and construct the same which petition shall briefly describe the location and the estimated cost thereof or if the method of construction has not been fully determined the estimated cost thereof for each alternative method of construction proposed

Upon the filing of any such application or petition the court shall fix a time for the hearing of the same by and refer the same to the grand jury Notice of the time place and purpose of said hearing shall be given by an advertisement published once a week for three successive weeks in at least one newspaper of general circulation in such county and by handbills posted in conspicuous places along or in the neighborhood of the proposed bridge and its approaches or otherwise as the court shall direct having regard to the circumstances of the case

If the grand jury by a majority vote shall approve said application or petition it shall thereupon certify its approval to said court whereupon the court shall make an order fixing a time not less than ten days thereafter for the filing of exceptions thereto Upon the hearing thereof the court may for proper cause shown disapprove of said application otherwise it shall make an order approving the location and the plans and surveys therefor and authorize such county to construct such bridge and its approaches and to let a contract or contracts therefor under specifications to be prepared by the county engineer or other proper county authority and thereupon the said bridge and its approaches shall be deemed to be laid out and opened in accordance with the surveys plans accompanying said petition" shall be and the same is hereby amended to read as follows

Section 2 Whenever the county commissioners of any county shall resolve to exercise any of the powers conferred by section one hereof they shall cause to be prepared plans and surveys showing the location of the proposed bridge and its approaches and the property or rights of property affected thereby together with any streets or public roads in any city borough or township proposed to be used in connection there-

with and they shall present the same together with their petition on behalf of said county to the court of quarter sessions of such county praying for authority to locate lay out open and construct the same which petition shall briefly describe the location and the estimated cost thereof or if the method of construction has not been fully determined the estimated cost thereof for each alternative method of construction proposed

Upon the filing of any such application or petition the court shall fix a time for the hearing of the same by and refer the same to the grand jury Notice of the time place and purpose of said hearing shall be given by an advertisement published once a week for three successive weeks in at least one newspaper of general circulation in such county and by handbills posted in conspicuous places along or in the neighborhood of the proposed bridge and its approaches or otherwise as the court shall direct having regard to the circumstances of the case

If the grand jury by a majority vote shall approve said application or petition it shall thereupon certify its approval to said court whereupon the court shall make an order fixing a time not less than ten days thereafter for the filing of exceptions thereto Upon the hearing thereof the court may for proper cause shown disapprove of said application otherwise it shall make an order approving the location and the plans and surveys therefor and authorize such county to construct such bridge and its approaches and to let a contract or contracts therefor under specifications to be prepared by the county engineer or other proper county authority and thereupon the said bridge and its approaches shall be deemed to be laid out and opened in accordance with the surveys plans and accompanying said petition

Where the proposed bridge crosses any navigable stream or other public water or the property rights of property or rights of way of any railroad or other public service corporation and by reason thereof the approval of any state or federal officer board or body is required as to the location and construction of such a bridge or its approaches such county shall be deemed to have full and complete authority to construct such bridge in such other location and in such other manner as may be necessary to comply with the conditions prescribed by such officer board or body in granting such approval provided the county commissioners of such county be of the opinion and by resolution duly adopted by a majority vote so decide that the bridge as thus changed is necessary for the convenience of the traveling public and will accommodate substantially the same traveling public as the bridge would have done if it had been constructed at the location and in the manner originally provided Upon the adoption of any such resolution and prior to the construction of such bridge and the entry upon and taking of property for that purpose such county through its county commissioners shall present its petition to the court of quarter sessions of said county briefly setting forth the facts as to the obtaining of such approval and the changes made in consequence thereof and the adoption of such resolution together with plans and surveys showing the new location and manner of construction and an estimate showing the cost of the construction of such bridge as thus changed and if the proceedings shall appear to be regular the court shall make an order fixing a time not less than twenty days thereafter for the filing of exceptions thereto Notice of the time and place of hearing on said exceptions shall be given by advertisement published once a week for two successive weeks in at least two newspapers of general circulation in such county and by handbills posted in conspicuous places along or in the neighborhood of the proposed bridge and its approaches or otherwise as the court shall direct having regard to the circumstances of case Upon the hearing thereof the court may for proper cause shown disapprove of said petition otherwise it shall thereupon make a decree authorizing and empowering said county to construct such bridge in accordance with such new plans and surveys and thereupon such bridge shall be deemed to have been laid out and opened in accordance with such plans and surveys The provisions of this act shall apply to proceedings now pending as well as those hereafter begun

Section 2 That section four of said act which reads as follows

"Section 4 Whenever any public bridge is ordered to be constructed as aforesaid the county commissioners or a majority of them shall endeavor to agree with the persons interested as to the damages if any sustained by reason of the taking injuring or destroying of property thereby If the amounts of such damages are agreed upon the proper county officers are authorized and directed to pay the same out of the general county or other funds provided for that purpose" shall be and the same is hereby amended to read as follows

Section 4 The county commissioners pursuant to a resolution duly adopted by a majority of the board may agree with the owners of property rights of property or rights of way of any railroad or any public service corporation affected thereby as to the amount of damages occasioned to any person for property taken injured or destroyed for the purposes aforesaid which agreement the county commissioners shall report to the court of quarter sessions of said county and upon the approval thereof by such court such damages shall be payable by the county out of the general county funds or other funds provided for that purpose

Section 3 That section fifteen of said act which reads as follows

"Section 15 The several counties are hereby authorized and empowered when the county commissioners of the respective county shall by a majority vote resolve so to do to borrow money and to incur indebtedness in compliance with the acts regulating the increase of indebtedness by counties to an amount in the aggregate not exceeding one-half of one per cent of the assessed valuation of the taxable property in such county as fixed by the last preceding assessed valuation thereof for the construction of such public bridges together with the

approaches and appurtenances aforesaid and for the funding of any indebtedness incurred therefor and to issue as evidences of such indebtedness registered or coupon bonds payable within thirty years from the date of their issue and bearing interest at a rate not exceeding six percentum per annum payable semi-annually which bonds shall not be sold for less than their par value and accrued interest and to levy and collect taxes on all taxable property in such counties in addition to all other taxes for the purpose of paying any such indebtedness and interest thereon.

Any county incurring any such indebtedness shall at or before the time of incurring the same make provision for a sinking fund to pay at maturity the indebtedness so incurred and interest thereon" shall be and the same is hereby amended to read as follows:

Section 15 The several counties are further authorized and empowered pursuant to a resolution adopted for that purpose by a majority of the county commissioners of such county to borrow money and to incur indebtedness for the purposes aforesaid to an amount not exceeding the limit of indebtedness prescribed by the Constitution of this Commonwealth in compliance with the laws regulating the manner of increasing such indebtedness and also to fund any indebtedness incurred for the purposes aforesaid and to issue as evidences of such indebtedness registered and coupon bonds or either of them payable within thirty years from the date of their issue and bearing interest at a rate not exceeding six percentum per annum payable semi-annually which bonds shall not be sold at less than their par value and accrued interest and to levy and collect taxes on all taxable property in such county in addition to all other taxes for the purpose of paying such indebtedness and interest thereon. Any county incurring such indebtedness shall at or before the time of incurring the same make provision for a sinking fund to pay at maturity all indebtedness so incurred and interest thereon.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

Baldwin, F. E., Elstein,	McNichol,	Smith,
Baldwin, R. J., Eyre,	Mearkle,	Snyder,
Barnes, Graff,	Miller, J. S.,	Sones,
Barr, Gray,	Miller, S. J.,	Tompkins,
Beales, Haldeman,	Murdoch,	Turner,
Campbell, Herron,	Nason,	Vare,
Craig, Homsher,	Patton,	Weaver,
Crow, Jones,	Phinps,	Whitten,
Daix, Leslie,	Salus,	Woodward,
Davis, Marlow,	Sassaman,	Buckman,
DeWitt, Martin,	Schantz,	Pres. pro tem.
Donahue,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL ON THIRD READING POSTPONED FOR PRESENT RECALLED FROM GOVERNOR.

Mr. PHIPPS. Mr. President, I move that the Senate do now resume the third reading and consideration of Senate Bill No. 16, entitled:

A Supplement to an act approved the twenty-ninth day of May one thousand eight hundred and eighty-five (Pamphlet Laws twenty-nine), entitled "An Act to provide for the incorporation and regulation of natural gas companies" extending the duration of certain charters and providing a procedure therefor.

Mr. SNYDER. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order.

The Senate resumed the third reading and consideration of Senate Bill No. 16, entitled:

A Supplement to an act approved the twenty-ninth day of May one thousand eight hundred and eighty-five (Pamphlet Laws twenty-nine), entitled "An Act to provide for the incorporation and regulation of natural gas companies" extending the duration of certain charters and providing a procedure therefor.

And the question recurring,

Will the Senate agree to the bill on third reading?

BILL RECOMMENDED.

Mr. PHIPPS. Mr. President, I move that the bill be recommended to the Committee on Military Affairs.

Mr. SNYDER. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 41, entitled:

An Act to amend section one of an act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand twenty-four) entitled "An Act to protect the public health and welfare by regulating the employment of females in certain establishments with respect to their hours of labor and the conditions of their employment by establishing certain sanitary regulations in the establishments in which they work by requiring certain abstracts and notices to be posted by providing for the enforcement of this act by the Commissioner of Labor and Industry and others by prescribing penalties for violations thereof by defining the procedure in prosecutions and by repealing all acts and parts of acts inconsistent with the provisions thereof" by providing that the term "establishment" shall not include nor shall the act apply to summer boarding house during certain months.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

Mr. WOODWARD. Mr. President, I feel that I shall have to vote no on this bill and I would like to state why. I was a member of the sub-committee which was trying to amend the bill to please everybody and we were not able to do it. I then went to the Commissioner of Labor and asked him if it was a boarding house bill. He said that after the first of July every hotel would be a boarding house, and there would be no sale of liquor. I would like to exempt the little boarding houses, but I am not in favor of the exemption applying to the large hotels. The Commissioner of Labor was not able to tell the difference. I will be obliged to vote no on this bill. I have been interested in the so-called social legislation for a great many years and I am, therefore, very much interested in this bill and feel that the women who are employed in the large hotels, whether winter or summer, deserve the protection afforded them by the legislation of 1913.

Mr. BARNES. Mr. President, I would like to interrogate the Senator from Philadelphia, Mr. Woodward.

The PRESIDENT. Will the Senator from Philadelphia, Mr. Woodward permit himself to be interrogated?

Mr. WOODWARD. Mr. President, Yes sir.

Mr. BARNES. Mr. President I would like to ask the Senator if he did not in the sub-committee recommend with the rest, this amendment not only as satisfactory, but recommended that it should go through.

Mr. WOODWARD. Mr. President, Yes.

Mr. BARNES. Mr. President, I submit that if he did afterwards recommend it to the Commissioner of Labor and Industry and the Commissioner of Labor and Industry made certain statements, that after a certain length of time this would be inoperative, or rather be operative upon all the hotels as well as the others, and that there should be no undue advantage taken in the bill, then he has taken an undue advantage over us.

Mr. President, and gentlemen of the Senate, I desire to say that my thoughts of any bill passing here is this; that it is passed with the ultimate object of doing the highest and best good to the greatest number of people and it should be given a trial to try it out, and if on the trial of the bill you find it works injury to any certain number of people or to any certain class of people then an amendment should be offered to it. This we did to the bill in question and we took up the matter carefully and conscientiously and we did not interfere one bit with the original intent or purpose of the bill. It was not intended to apply to the boarding house business. We have tried to get some concessions from the Department of Labor and Industry and we can not. Our men have come here repeatedly and asked that something be done and everytime we have asked we have been turned away with some subterfuge or other. It seems to me in a case of this kind, when our business is practically destroyed, under the present interpretation of the law, we ought to be entitled to some consideration in the matter. We cannot go ahead and do business under the present law without protecting our people. Many of our people are Quakers and they are a class of people who do not like to be considered as law breakers and I ask you give

this thing favorable consideration for three reasons. I would take a little more stock in the opposition if they had only gone ahead and sent a representative up into that part of the country to find out the existing conditions, but all we have seen is a deluge of telegrams and letters coming here asking the Senators all to vote against this bill, giving no reason whatever, putting us in the place where we have to get up and defend it as best we can, and I submit to you that in the passage of the bill you should give us a reason why it ought not to receive any consideration. It is farthest from my thoughts to oppose any kind of reconstructive legislation, or progressive legislation, or to interfere in any way with the workings of political societies, or anything of that kind, but at the same time it is my thought that the least offensive business that is in existence today to be pitched on in this manner and crowded out of business is not the original intent of this law. I think that the opposition should have tried to learn the true facts in the case. We have had delegation after delegation come down here and our affairs clearly and specifically and we come to you with clean hands and ask for assistance that we may go on and do business, just the same as the rest of you. The gentlemen, who is in opposition to this bill this morning has a bill for the revision of the Charter of Philadelphia, which is to do certain things to the government of that city so that it will be more effective. I have not read the bill, but I assume that is the idea. That does not put those people out of business, but with our bill, we are put out of business under the present construction of it. We just simply are helpless and we come to you in our helpless condition and we ask of you that you do not destroy the original intent of the bill, but that you give us little amendment to the bill, which will not do that, and which will help us to go on and do business, which we think we have a right to do.

Mr. WOODWARD. Mr. President, the only thing I would say to this: I regret exceedingly to oppose Senator Barnes on this bill, because I would like very much to have him vote for the Charter Bill when it comes before the Senate.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—33.

Baldwin, F. E., Donahue,	Leiby,	Sassaman,
Baldwin, R. J., Einstein,	Marlow,	Smith,
Barnes, Eyre,	Martin,	Sones,
Beales, Graff,	McNichol,	Tompkins,
Campbell, Haldeman,	Miller, J. S.,	Vare,
Crow, Heaton,	Nason,	Weaver,
Daix, Herron,	Patton,	Buckman,
Davis, Homsher,	Salus,	Pres. pro tem.
DeWitt, Jones,		

NAYS—0.

Barr,	Miller, S. J.,	Phipps,	Whitten,
Craig,	Murdoch,	Snyder,	Woodward,
Mearkle,			

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 61, as follows:

An Act making an appropriation to cover deficiencies in Maintenance to the Home for the Training in Speech of Deaf Children Before they are of School Age at Belmont Avenue and Monument Road Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fourteen thousand dollars (\$14,000.00) or so much thereof as may be necessary is hereby specifically appropriated to the Home for the Training in Speech of Deaf Children before they are of School Age at Belmont Avenue and Monument Road Philadelphia to cover the deficiency in Maintenance up to June first one thousand nine hundred and nineteen said amount to be paid on Warrant of the Auditor General upon the State Treasury upon due proof of such deficiencies actually existing

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

Baldwin, F. E., Einstein,	McNichol,	Smith,
Baldwin, R. J., Eyre,	Mearkle,	Snyder,
Barnes, Graff,	Miller, J. S.,	Sones,
Barr, Gray,	Miller, S. J.,	Tompkins,
Beales, Haldeman,	Murdoch,	Turner,
Campbell, Herron,	Nason,	Vare,
Craig, Homsher,	Patton,	Weaver,
Crow, Jones,	Phipps,	Whitten,
Daix, Leslie,	Salus,	Woodward,
Davis, Marlow,	Sassaman,	Buckman,
DeWitt, Martin,	Schantz,	Pres. pro tem.
Donahue,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 78, entitled:

An Act providing for and regulating the taking and appropriation of land and property by incorporated cemetery and burial associations not for profit for the purpose of enlarging cemeteries and burial grounds

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

Mr. J. S. MILLER. Mr. President, I ask unanimous consent to amend the title by inserting after the words "An Act" the following: "declaring incorporated cemetery and burial associations to be public service companies; and;" also section 1, page 1, line 3, by inserting after the word "that" the following: "incorporated cemetery and burial associations organized under the laws of this Commonwealth are hereby declared to be public service companies and subject in all respects to the laws of the Commonwealth regulating public service companies."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 90, entitled:

An Act to further amend an act approved the thirtieth day of March one thousand nine hundred and fifteen entitled "An Act to promote the health and efficiency of firemen in cities of the second class by providing for a two-platoon system for firemen in the department of public safety of such cities" as amended by extending the same to cities of the third class

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin, F. E., Donahue,	Marlow,	Smith,
Baldwin, R. J., Einstein,	Martin,	Snyder,
Barnes, Eyre,	McNichol,	Sones,
Barr, Graff,	Mearkle,	Tompkins,
Beales, Gray,	Miller, J. S.,	Turner,
Boyd, Hackett,	Miller, S. J.,	Vare,
Campbell, Haldeman,	Murdoch,	Weaver,
Craig, Heaton,	Nason,	Whitten,
Crow, Herron,	Patton,	Woodward,
Daix, Homsher,	Salus,	Buckman,
Davis, Leiby,	Sassaman,	Pres. pro tem.
DeWitt, Leslie,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 209, entitled:

An Act making an appropriation for the purpose of maintaining and preserving the public roads through the Cornplanter Reservation in Elk township Warren County Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—41.

Baldwin, F. E., Einstein,	McNichol,	Smith,
Baldwin, R. J., Eyre,	Mearkle,	Snyder,
Barnes,	Graff,	Sones,
Barr,	Gray,	Miller, J. S.,
Beales,	Haldeman,	Miller, S. J.,
Campbell,	Herron,	Murdoch,
Craig,	Homsher,	Nason,
Crow,	Jones,	Patton,
Daix,	Leslie,	Phipps,
Davis,	Marlow,	Salus,
DeWitt,	Martin,	Sassaman,
Donahue,		Schantz,
		Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 229 (House Bill No. 163), entitled:

An Act to amend section one thousand four hundred and fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—42.

Baldwin, F. E., DeWitt,	Leiby,	Phipps,
Baldwin, R. J., Donahue,	Leslie,	Salus,
Barnes,	Einstein,	Sassaman,
Barr,	Eyre,	Sones,
Beales,	Graff,	McNichol,
Boyd,	Hackett,	Mearkle,
Campbell,	Haldeman,	Vare,
Craig,	Heaton,	Miller, J. S.,
Crow,	Herron,	Miller, S. J.,
Daix,	Homsher,	Murdoch,
Davis,	Jones,	Nason,
		Patton,
		Pres. pro tem.

NAYS—1.

Schantz,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 245 (House Bill No. 168), entitled:

An Act to repeal section eleven of an act approved the eighteenth day of February one thousand eight hundred and fifty-four (Pamphlet Laws seventy-nine), entitled "A Supplement to the act incorporating the Pottsville Water Company approved the eleventh day of April Anno Domini one thousand eight hundred and thirty-four."

And said bill having been read at length the third time, and agreed to,

On the question,
Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin, F. E., Donahue,	Marlow,	Smith,
Baldwin, R. J., Einstein,	Martin,	Snyder,
Barnes,	Eyre,	Sones,
Barr,	Graff,	McNichol,
Beales,	Gray,	Mearkle,
Boyd,	Hackett,	Miller, J. S.,
Campbell,	Haldeman,	Miller, S. J.,
Craig,	Heaton,	Nason,
Crow,	Herron,	Patton,
Daix,	Homsher,	Phipps,
Davis,	Leiby,	Salus,
DeWitt,	Leslie,	Sassaman,
		Schantz,
		Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 273 (House Bill No. 87), entitled:

An Act to amend article four of an act approved the 18th day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general, special or local or any parts thereof, that are or may be inconsistent therewith" by adding a section providing for the appointment and the payment of the expenses of delegates to State Conventions or associations of school directors.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—35.

Baldwin, F. E., DeWitt,	Marlow,	Snyder,
Baldwin, R. J., Donahue,	Martin,	Sones,
Barnes,	Einstein,	McNichol,
Boyd,	Eyre,	Mearkle,
Campbell,	Graff,	Nason,
Craig,	Haldeman,	Phipps,
Crow,	Homsher,	Salus,
Daix,	Leiby,	Sassaman,
Davis,	Leslie,	Smith,
		Pres. pro tem.

NAYS—3.

Barr, Gray, Miller, S. J.,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 277 (House Bill No. 149), entitled:

An Act to amend section two thousand one hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—35.

Baldwin, F. E., Donahue,	McNichol,	Sones,
Baldwin, R. J., Einstein,	Mearkle,	Tompkins,
Barnes,	Eyre,	Miller, S. J.,
Barr,	Graff,	Murdoch,
		Vare,

Beales, Campbell, Crow, Daix, DeWitt,	Gray, Haldeman, Jones, Leiby, Marlow,	Nason, Phipps, Sassaman, Schantz, Snyder,	Weaver, Whitten, Woodward, Buckman Pres. pro tem.
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NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILLS OVER IN ORDER.

Mr. CROW. Mr. President, I ask that Senate Bill No. 278 (House Bill No. 127) on third reading, entitled:

An Act providing for the payment into the State Treasury of the amounts of unclaimed distributive shares from the assets of corporations unincorporated associations and limited partnership associations in process of dissolution requiring reports of such amounts to be made to the Auditor General by the liquidating trustees or other persons charged with the dissolution of unincorporated associations and limited partnership associations further providing for the refund of such amounts from the State Treasury with interest thereon to persons entitled thereto and making an appropriation therefor and providing penalties.

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. GRAY. Mr. President, I ask that Senate Bill No. 286 on third reading, entitled:

An Act to repeal the proviso of an act approved the sixteenth day of May Anno Domini one thousand eight hundred and ninety-one entitled "An Act to authorize burial or cemetery companies to accept trusts in certain cases."

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW. Mr. President, I ask that Senate Bill No. 306 (House Bill No. 129) on third reading, entitled:

An Act to amend the second section of an act entitled "An Act relating to unclaimed deposits in savings banks and transfer of stock" approved the seventeenth day of April Anno Domini one thousand eight hundred and seventy-two (Pamphlet Laws sixty-two) so as to provide that the Auditor General State Treasurer and Attorney General may upon satisfactory proof of ownership order the refund to persons entitled thereto of the amounts of deposits paid into the State Treasury under the provisions of said act with interest thereon in place of requiring a suit for such refund to be instituted in the court of common pleas of Dauphin County.

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW. Mr. President, I ask that Senate Bill No. 307 (House Bill No. 128) on third reading, entitled:

An Act providing for the payment into the State Treasury without escheat of certain moneys and property subject to escheat under the provisions of any act of the General Assembly and for the refund thereof with interest to persons entitled thereto and making an appropriation for such refund

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 315 (House Bill No. 335), entitled:

An Act to amend section two of an act approved the twentieth day of May one thousand eight hundred and ninety-seven (Pamphlet Laws ninety-five) entitled "An Act relating to proceedings where goods or chattels have been levied upon or seized by the sheriff and claimed to belong to others than the defendant in the execution or process" as amended

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Baldwin, F. E., Donahue,	Leslie,	Sassaman
Baldwin, R. J., Einstein,	Marlow,	Schantz
Barnes, Eyre,	Martin,	Smith,

Barr, Beales, Boyd, Campbell, Craig, Crow, Daix, Davis, DeWitt,	Graff, Gray, Hackett, Haldeman, Heaton, Herron, Homsher, Jones, Leiby,	McNichol, Mearkle, Miller, J. S., Miller, S. J., Murdoch, Nason, Patton, Phipps, Salus,	Snyder, Sones, Tompkins, Turner, Vare, Weaver, Whitten, Woodward, Buckman, Pres. pro tem.
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NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 361, entitled:

An Act providing for the publication and distribution of a revised edition of the railroad map of Pennsylvania by the Department of Internal Affairs making an appropriation for the work of revising compiling and proofreading and an appropriation for printing the same and paper

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

Baldwin, F. E., Donahue,	Martin,	Schantz,
Baldwin, R. J., Einstein,	McNichol,	Smith,
Barnes, Eyre,	Mearkle,	Snyder,
Barr, Graff,	Miller, J. S.,	Sones,
Beales, Gray,	Miller, S. J.,	Tompkins,
Campbell, Haldeman,	Murdoch,	Turner,
Craig, Herron,	Nason,	Vare,
Crow, Homsher,	Patton,	Weaver,
Daix, Jones,	Phipps,	Whitten,
Davis, Leslie,	Salus,	Woodward,
DeWitt, Marlow,	Sassaman,	Buckman,
		Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 369 (House Bill No. 265), entitled:

An Act validating certain sales of real estate for non-payment of taxes and validating the title to such real estate in the hands of purchasers their heirs grantees and assigns

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Baldwin, F. E., Einstein,	Marlow,	Schantz,
Baldwin, R. J., Eyre,	Martin,	Smith,
Barnes, Graff,	McNichol,	Snyder,
Barr, Gray,	Mearkle,	Sones,
Beales, Hackett,	Miller, J. S.,	Tompkins,
Boyd, Haldeman,	Miller, S. J.,	Turner,
Campbell, Heaton,	Murdoch,	Vare,
Craig, Herron,	Nason,	Weaver,
Crow, Homsher,	Patton,	Whitten,
Daix, Jones,	Phipps,	Woodward,
Davis, Leiby,	Salus,	Buckman,
DeWitt, Leslie,	Sassaman,	Pres. pro tem.
Donahue,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 373 (House Bill No. 560), entitled:

An Act to fix the salary and mileage of the Members Officers and employes of the General Assembly and to provide for the furnishing of such postage stationery and supplies as may be necessary for the conduct of their offices and repealing all acts or parts of acts inconsistent therewith.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEA—33.

Baldwin, F. E., Einstein,	Mearkle,	Smith,
Baldwin, R. J., Gray,	Miller, S. J.,	Tompkins,
Barr,	Murdoch,	Turner,
Beales,	Nason,	Weaver,
Campbell,	Patton,	Whitten,
Craig,	Leslie,	Woodward,
Crow,	Marlow,	Buckman,
Davis,	Martin,	Schantz,
Donahue,	McNichol,	Pres. pro tem.

NAYS—11.

Barnes,	Graff,	Leiby,	Sones,
DeWitt,	Haldeman,	Sassaman,	Vare,
Eyre,	Jones,	Snyder,	

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 391 (House Bill No. 616), entitled:

An Act fixing the mileage to be allowed common pleas judges in judicial districts containing more than one county.

And said bill having been read at length the third time, and agreed to,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Baldwin, F. E., Einstein,	Marlow,	Schantz,
Baldwin, R. J., Eyre,	Martin,	Smith,
Barnes,	Graff,	Snyder,
Barr,	Gray,	Sones,
Beales,	Hackett,	Miller, J. S.,
Boyd,	Haldeman,	Miller, S. J.,
Campbell,	Heaton,	Murdoch,
Craig,	Herron,	Nason,
Crow,	Homsher,	Patton,
Daix,	Jones,	Phipps,
Davis,	Leiby,	Salus,
DeWitt,	Leslie,	Sassaman,
Donahue,		Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 406, entitled:

An Act authorizing the Secretary of Internal Affairs to establish and maintain in the Department of Internal Affairs a Bureau of Topographic and Geologic Survey of the State defining its powers and duties providing for the appointment of a State Geologist who shall be chief of said bureau and other assistants and employes and for the fixing of their salaries providing for the transfer of all papers maps surveys and other property of the State in the possession of the Topographic and Geological Survey Commission of the State to the Secretary of Internal Affairs and abolishing the said commission.

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—41.

Baldwin, F. E., DeWitt,	Jones,	Schantz,
Baldwin, R. J., Donahue,	McNichol,	Smith,
Barnes,	Einstein,	Snyder,
Barr,	Eyre,	Turner,
Beales,	Graff,	Miller, S. J.,
Boyd,	Gray,	Nason,
Campbell,	Hackett,	Patton,
Craig,	Haldeman,	Phipps,
Crow,	Heaton,	Salus,
Daix,	Herron,	Sassaman,
Davis,	Homsher,	Pres. pro tem.

NAYS—1.

Leiby,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 433 (House Bill No. 618), entitled:

An Act to amend section one hundred of an act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred and eighty-two), entitled "An Act to consolidate revise and amend the penal laws of this Commonwealth."

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Baldwin, F. E., Donahue,	Leslie,	Sassaman,
Baldwin, R. J., Einstein,	Marlow,	Schantz,
Barnes,	Eyre,	Martin,
Barr,	Graff,	McNichol,
Beales,	Gray,	Mearkle,
Boyd,	Hackett,	Miller, J. S.,
Campbell,	Haldeman,	Miller, S. J.,
Craig,	Heaton,	Murdoch,
Crow,	Herron,	Nason,
Daix,	Homsher,	Patton,
Davis,	Jones,	Phipps,
DeWitt,	Leiby,	Salus,
		Buckman,
		Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 477 (House Bill No. 45), entitled:

An Act making an appropriation providing for a deficiency in the maintenance of the Glen Mills Schools Glen Mills Delaware County Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Baldwin, F. E., Einstein,	Marlow,	Schantz,
Baldwin, R. J., Eyre,	Martin,	Smith,
Barnes,	Graff,	McNichol,
		Snyder,

Barr,	Gray,	Mearkle,	Sones,
Beales,	Hackett,	Miller, J. S.,	Tompkins,
Boyd,	Haldeman,	Miller, S. J.,	Turner,
Campbell,	Heaton,	Murdoch,	Vare,
Craig,	Herron,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	Buckman,
DeWitt,	Leslie,	Sassaman,	Pres. pro tem.
Donahue,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 510, entitled:

An Act amending sections three ten eleven and thirteen of an act approved the fifteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred and thirty-four) entitled "An Act relating to motion picture films reels or stereopticon views or slides providing a system of examination approval and regulation thereof and of the banners posters and other like advertising matter used in connection therewith creating the Board of Censors and providing penalties for the violation of this act" and providing for the appointment of a Deputy to the Board of Censors and additional employees of said board and fixing their salaries

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

Mr. LEIBY. Mr. President, I would like to interrogate the author of this bill?

The PRESIDENT. Will the Senator from Allegheny, Mr. Mearkle, permit himself to be interrogated?

Mr. MEARKLE. Mr. President, certainly.

Mr. LEIBY. Mr. President, what is the purpose, or the necessity for the additional employes in the office of the censor of moving picture films in the City of Pittsburgh?

Mr. MEARKLE. Mr. President, under the present act we have two inspectors in the City of Pittsburgh. The purpose of this act is to create a deputy inspector to facilitate the inspection or the censorship of motion picture films. We have in the City of Pittsburgh, and in Allegheny County, probably as many motion picture houses as there are in any county in the State of Pennsylvania. All of the films that are censored are censored in the east, in Philadelphia, and the censorship must come from Philadelphia to our motion picture houses. Many times the motion picture house has advertised for some two or three or four weeks that a certain picture will be put on the screen, only to find out that the censored film has not been received by the exchange in time to be put in the picture houses, the present inspector not having the authority to pass on the picture. The present act is for the purpose of getting a deputy inspector in Pittsburgh, to facilitate the business. It does not take away anything from the censor board, it simply adds to it, and it only adds one additional man. At the present time we have two inspectors and we are asking for a deputy inspector.

Mr. LEIBY. Mr. President, I have read over this bill and I can see no reason why the duties of this department of the government should be further divided and a branch office placed in the City of Pittsburgh. The Governor of this Commonwealth has very forcibly said that he believes in the centralization of the offices in this State. As I understand I believe that there is only one place in Pennsylvania of any size where moving pictures are made, the other films sent into this State are manufactured elsewhere.

There is no reason why a film that is to be displayed in the city of Pittsburgh, or any other city in the State, should be approved in that particular city. There is no reason why the censorship in the city of Philadelphia should not meet with the approval of the city of Pittsburgh. If the city of Pittsburgh is to have pictures censored that are to be exhibited there the city of Erie, Williamsport and every other city in this State can demand a deputy censor. This department of the government should be under a concrete head, should be under one board that should meet together

to censor. These pictures will be divided into many groups and what may meet with the approval of the deputies of Pittsburgh may not meet with the approval of the deputy of Philadelphia, Harrisburg, or some other city, and I can see no reason why Allegheny, with her great desire for these innumerable offices, these many increases in salaries, should foist upon the State of Pennsylvania, a deputy moving picture inspector who should censor pictures for Allegheny county alone. It is another attempt to create additional offices that are unnecessary in this State. The moving picture board as we now have it, is thoroughly capable in every way to censor all the pictures that are exhibited in the moving picture houses of Pennsylvania. It is an unnecessary office; it is an unnecessary expense. It is a division of government a separation of the burdens under this office and I say to you, Mr. President and gentlemen of the Senate, that this bill should be voted down, as the moving picture censorship should be confined to one board and one head and not separated for innumerable deputies and innumerable offices in order that they should be placed around in various portions of the State. I therefor ask you to vote against this bill.

Mr. LESLIE. Mr. President, the statement made by the author of the bill possibly was not clear. Pittsburgh which includes Allegheny County, has but two persons connected with the moving picture show houses in our locality, one inspector and one only. The proviso in this bill asks for a deputy and two inspectors. The purpose is not to censor pictures, the pictures will be censored and controlled as they are now controlled, by the state organization in the city of Philadelphia. Occasions occur quite frequently where pictures before they are thrown upon the screen their popularity is unknown. Immediate demands are made from other picture houses ranging from twenty-five to fifty. The pictures can not be furnished by the office in Pittsburgh, because they have no authority, it has to go back again for recensorship, and during the war period men who created the picture houses which we have in Pittsburgh who have large investments in the proposition of moving pictures, and a great number of houses, some of the best theatres for that purpose that there are in the country, were delayed in having pictures recensored, for periods covering two or three weeks. Now that is not general and it will not be so great a length of time in the future, because our transportation facilities are better than they were when our railroads were crowded with the pressure of war materials. This simply provides that this deputy in the performance of her duties, or he, who ever it may be, at the present time it happens to be a young lady,—is given the right to pass upon the additional number of films that are to be issued, and will pass upon what should be produced in the community, without the retransportation or recensorship of that particular picture, and the additional inspectors are absolutely and positively required. You all know, that there were violations of this act upon the statute book, and records will show that in proportion to the amount of business this particular special agent of Pittsburgh has been the means of checking up and prosecuting more moving picture shows than any other section in the state. It is not done other than for a further protection, not only of the moving picture show business, but a further protection of those who have their money invested in our community. We are not asking you to move anything out of Philadelphia, we are asking that those who have their money invested in the moving picture business in the western part of the state get fair treatment, and that they be accorded the same treatment in the method of doing business as are the people who are fortunate enough to be close to the censorship. We are not here for the purpose of letting officials take money out of the treasury, we are here to try to build up business in the western part of Pennsylvania, just the same as it should be built up by the people in the eastern part.

Mr. LEIBY. Mr. President, I would like to interrogate the Senator from Allegheny, Mr. Leslie.

The PRESIDENT. Will the Senator from Allegheny, Mr. Leslie permit himself to be interrogated?

Mr. LESLIE. Mr. President, I will.

Mr. LEIBY. Mr. President, if I understand the Senator from Philadelphia the original print is censored first by the moving picture censor of Philadelphia and additional

prints made up of that same film are to be censored if they are not marked with the approval when they are censored by the original censor.

Mr. LESLIE. Mr. President, when the order leaves the Pittsburgh office it designates the number that are to be issued and that order cannot be exceeded, and if you require an additional number you have to send the picture back again to be recensored. That is what we are going to try to correct.

The interest of the deputy in Pittsburgh is as great as the interest of the censor in Philadelphia and after all that he has authority to protect the interest of the people, and when he is asked for an additional ten copies or fifty copies he can authorize them without sending them back to the city of Philadelphia to be recensored. That is all this bill calls for.

Mr. LEIBY. Mr. President, I say to the gentlemen of the Senate that this is not a proper bill for this reason: if it is necessary after the original print has been approved or disapproved by the censors of Pennsylvania a special requisition must be made for exact copies from that censored print, then the present law should be corrected. If a certain moving picture film is approved by the censors of Pennsylvania then there is no reason why any man in Pittsburgh, Erie or any other place in Pennsylvania should make a personal requisition for that film; if it is approved it should be shown everywhere in Pennsylvania under that approval, and you should not require additional requisitions, and if any person perchance will add to a film that has been censored and approved then he will be amenable to the law under the original approval required by that bill. This is an unnecessary act. If there is such a condition existing the original act should be amended to meet it. Therefore, I say this act should be defeated.

Mr. VARE. Mr. President, for the information of the Senate, I would like to say that the Governor has ordered the Moving Picture Censors to be moved from Philadelphia to Harrisburg, and that will take place on the first of next month. I have no interest, either directly or indirectly, either for or against this bill, but hereafter all the Philadelphia pictures will be censored here in Harrisburg.

Mr. LESLIE. Mr. President, I wish to correct one impression; the word deputy carries authority, and that is the requirement of this act, to have a deputy who will have the authority to issue additional certificates for additional films.

And the question recurring,
Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—36.

Baldwin, F. E.,	DeWitt,	Leslie,	Patton,
Baldwin, R. J.,	Donahue,	Marlow,	Phipps,
Barr,	Einstein,	Martin,	Sassaman,
Beales,	Eyre,	McNichol,	Smith,
Boyd,	Haldeman,	Mearkle,	Snyder,
Campbell,	Heaton,	Miller, J. S.,	Weaver,
Craig,	Herron,	Miller, S. J.,	Whitten,
Crow,	Homsher,	Murdoch,	Buckman,
Davis,	Jones,	Nason,	Pres. pro tem.

NAYS—5.

Barnes,	Salus,	Tompkins,	Turner,
Leiby,			

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 532, entitled:

An Act authorizing the Governor to appoint volunteer police officers providing for the organization and direction of such police officers defining their powers duties imposing certain charges upon the State and counties for the expenses thereof

And said bill having been read at length the third time,
On the question,

Will the Senate agree to the bill?

Mr. EYRE. Mr. President, I ask unanimous consent to amend section 1, page 1, line 9, by inserting after the word "welfare" the following: "who may appoint a superintendent of such police officers in and for each county"; also page 2, line 10, by inserting after the word "other" the word "adjoining."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILL OVER IN ORDER.

Mr. CROW. Mr. President, I ask that Senate Bill No. 539 (House Bill No. 126), on third reading, entitled:

An Act providing for the payment into the State Treasury of unclaimed funds in the hands of fiduciaries defining the term fiduciary providing for the refunding of such funds from the State Treasury with interest to persons entitled thereto and making an appropriation therefor prohibiting the discharge of such fiduciaries the release of their sureties or the final distribution of funds in their possession until after compliance with the provisions of this act and imposing penalties

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 540 (House Bill No. 686), entitled:

An Act authorizing the issue and sale of bonds to the amount of fifty millions of dollars by the Commonwealth of Pennsylvania defining the powers and duties of the Governor the Auditor General and the State Treasurer in relation thereto making an appropriation of the proceeds of such bonds for the purpose of improving and rebuilding the highways of the Commonwealth providing for the payment of interest on and the redemption of such bonds by the Sinking Fund Commission and making an appropriation to carry out the provisions of this act

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Baldwin, F. E.,	Einstein,	Marlow,	Schantz,
Baldwin, R. J.,	Eyre,	Martin,	Smith,
Barnes,	Graff,	McNichol,	Snyder,
Barr,	Gray,	Mearkle,	Sones,
Beales,	Hackett,	Miller, J. S.,	Tompkins,
Boyd,	Haldeman,	Miller, S. J.,	Turner,
Campbell,	Heaton,	Murdoch,	Vare,
Craig,	Herron,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	Buckman,
DeWitt,	Leslie,	Sassaman,	Pres. pro tem.
Donahue,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 553, as follows:

An Act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River connecting the City of Philadelphia and the City of Camden and the approaches thereto providing for a joint commission for that purpose and refining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the City of Philadelphia and

providing for the acquiring taking and condemnation of the real estate for the site and approaches thereof providing for the turning over of said bridge upon its completion and making an appropriation for the purposes of this act

Whereas The State of New Jersey has expressed a willingness to join the Commonwealth of Pennsylvania in the construction of a bridge over the Delaware River between Philadelphia and Camden for the development of the trade and relations between the two States

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Commonwealth of Pennsylvania agrees to join therein on condition that the City of Philadelphia will bear one-half of the cost of the land and approaches on the Pennsylvania side and share equally with the Commonwealth of Pennsylvania in the one-half cost of the superstructure of said bridge it being the intention of this act that the Commonwealth of Pennsylvania and the City of Philadelphia shall contribute as their share of said bridge the cost of the land and approaches on the Pennsylvania side and one-half of the cost of the superstructure of the bridge

Section 2 The word "bridge" whenever used in this act shall include the actual bridge between the shore lines of the river and the approaches thereto including the substructures and superstructures of both The word "approaches" whenever used in this act shall be construed to mean all that portion of the bridge extending from the beginning of the approach to the furthest abutment of the bridge on the same side of the river but not to include such abutment The word "superstructure" whenever used in this act shall be construed to mean all that portion of the bridge between the approaches The term "cost of construction" as used in this act shall include the cost of constructing the superstructure of the bridge and the approaches thereto and the cost of acquisition of the ground for the site of said bridge and the approaches thereto including any franchise easement rights or damages incident thereto or consequent upon the taking thereof The "Pennsylvania Commission" as used in this act shall be construed to mean the Board of Commissioners of Public Grounds and Buildings of the Commonwealth of Pennsylvania the Mayor of the City of Philadelphia and two other citizens of the Commonwealth to be appointed by the Governor The term "interstate bridge commission" as used in this act shall be construed to mean the New Jersey Interstate Bridge and Tunnel Commission The "joint commission" as referred to in this act shall mean the New Jersey Interstate Bridge and Tunnel Commission and the Pennsylvania Commission acting as a joint commission for and on behalf of the Commonwealth of Pennsylvania and the State of New Jersey The term "owner" as used in this act shall be construed to mean all individuals incorporated companies and religious benevolent literary or other societies or associations having any title or interest in lands structures rights-of-way franchises easements or other interests in lands

Section 3 That the Board of Commissioners of Public Grounds and Buildings of the Commonwealth of Pennsylvania the Mayor of the City of Philadelphia and two other citizens of the Commonwealth to be appointed by the Governor are hereby constituted a commission to act in conjunction with a similar commission of the State of New Jersey as a Joint Commission for the purpose of constructing a bridge over the Delaware River connecting the City of Philadelphia in the State of Pennsylvania and the City of Camden in the State of New Jersey No action of the said Joint Commission shall be valid and binding unless a majority of the Pennsylvania Commission and a majority of the New Jersey Commission shall vote in favor thereof

Section 4 That the said Joint Commission is hereby authorized and empowered and it shall be its duty to have prepared the necessary and proper plans and specifications for the construction of the bridge to select the location for the same determine the size type and method of construction thereof to plan and fix its boundaries and approaches to make all necessary estimates of the probable cost of its construction and the acquisition of the ground for its site and approaches to proceed to acquire the ground for the site of the abutments and the approaches to the bridge in the manner hereinafter provided to enter into the necessary contracts to build and equip the entire bridge and the approaches thereto to build the substructure and superstructure thereof to obtain such consent as may be necessary of the Government of the United States and the approval of the Secretary of War and to cause a survey and map to be made of all lands structures rights of way franchises easements or other interests in lands lying within the Commonwealth including lands under water and riparian rights owned by any person corporation or municipality the acquisition of which may be deemed necessary for the construction of such bridge and to cause such map and survey to be filed in its office The members of said Joint Commission or the members of the Pennsylvania Commission acting independently its or their agents and employees may enter upon such lands structures and lands under water notwithstanding any interests in such lands or other interests for the purpose of making such survey and map There shall be annexed to the survey and map a certificate issued by the Commission stating what lands structures lands under water and other interests described in such survey and map are necessary for the construction of said bridge and said Joint Commission is hereby authorized and empowered and it shall be its duty to do and perform all acts and things whatsoever necessary for the carrying out of the provisions of this act Provided however That the said joint commission shall not proceed to exercise or carry out any authority or power herein or hereby given it to bind the Commonwealth of Pennsylvania beyond the extent to which it shall have appropriate or made available to said Joint Commission moneys hereinbefore stipulated as the share of the Commonwealth of Pennsylvania Said moneys contributed or made

available by the Commonwealth of Pennsylvania shall be disbursed to said Joint Commission by the State Treasurer on warrants to be drawn by the Joint Commission on the Auditor General of the Commonwealth and payable on vouchers submitted to him by the Joint Commission Provided further that the said Joint Commission shall not proceed to exercise or carry out any authority or power herein or hereby given until the State of New Jersey by appropriate legislation shall first have vested like powers herewith in said Joint Commission and beyond the extent to which the State of New Jersey shall have appropriated or made available to the said Joint Commission the moneys hereinbefore stipulated as the share of that State for providing the cost of acquiring the land for the approaches to and for the erection and construction of the approaches and the superstructure of said bridge said moneys appropriated or made available by said State to be payable to said Joint Commission upon warrants drawn by said Joint Commission when duly signed by the proper fiscal officer or the State of New Jersey And provided further That said Joint Commission shall not proceed to exercise or carry out any authority or power herein or hereby given it beyond the extent to which the City of Philadelphia shall have appropriated or made available to said Joint Commission the moneys hereinbefore stipulated as the share of the City of Philadelphia in providing the cost of acquiring land for the approaches to and the erection and construction of the approaches and the superstructure of said bridge said moneys to be disbursed on warrants drawn by the said Joint Commission on the City Treasury of the City of Philadelphia countersigned by the city controller and payable by the City Treasurer to said Joint Commission on vouchers duly submitted to him by the Joint Commission and it shall thereupon be the duty of the City Treasurer of the City of Philadelphia to pay said warrants

All moneys expended or appropriated to be expended for the purposes of this act shall be used and expended under the supervision of said Joint Commission and no contracts or agreements with any contractor or contractors for the construction of such bridge exceeding in amount the sum of two thousand dollars (\$2,000.00) shall be made without advertisement for bids for such time and in such manner as shall be determined by said Joint Commission

Section 5 For the purpose of carrying into effect the provisions of this act the joint commission is hereby authorized to purchase in the Commonwealth of Pennsylvania such lands structures rights-of-way franchises easements or other interests in lands including lands under water and riparian rights of any person railroad or other public or private corporations or municipality necessary for the building of said bridge and the approaches thereto upon such terms prices or considerations as may be considered by it to be reasonable and can be agreed upon between it and the owner or owners But if for any reason the said joint commission does not agree with the owner or owners of said lands or interests upon the price or consideration therefor and receive a proper conveyance or proper conveyances thereof the said joint commission having given to the owner or owners and the person or persons in possession thereof at least sixty days' notice of its intention so to do shall enter upon and take possession of said lands and interests in the name of the Commonwealth of Pennsylvania Said Joint Commission is hereby authorized to accept on behalf of the Commonwealth of Pennsylvania any gifts of lands rights or interests in lands or other interests contiguous or adjacent to said bridge in the Commonwealth of Pennsylvania or in the State of New Jersey for the purpose of building the same Such Joint Commission shall also have the power to alter or change the grade of any highway or public street when necessary for the purpose of carrying out the plans by it adopted If it shall become necessary to change the location or gradient of any waterway canal railroad or street railway or the appurtenances thereof the person or corporation owning and operating the same shall be required to so relocate and change the same so far as needful and if possible to agree with said joint commission upon the details thereof the costs thereof to be paid by said Joint Commission as part of the expense of said work

Section 6 In all cases where the price or damages to the owner or owners part-owner or part-owners possessor or possessors of interest or any one of them in said real estate can be agreed upon and proceedings to assess damages shall become necessary the said Pennsylvania commission acting through the Attorney General shall petition the court of common pleas of the County of Philadelphia for the appointment of viewers whereupon the said court shall appoint a jury of view and if the said Pennsylvania commission shall delay petitioning as aforesaid for the period of sixty days after notice is given of the taking possession of said ground then said jury shall be appointed upon the petition of any person whose property shall be taken Provided however That said Pennsylvania commission after the appointment of said jury of view may negotiate and agree with the owners of any part of said ground as to the price therefor and report such agreement to said court and if the same be approved and confirmed by said court it shall be binding on all parties thereto and Provided further That whenever it shall be necessary to have recourse to a jury of view to assess the damages to any property to be taken as aforesaid the jury shall consist of such number and shall proceed in the same manner as now provided by law for the taking of land for streets in cities of the first class When said jury shall have appraised and reported the damages which the owner or owners shall be entitled to receive therefor said report shall be presented for confirmation nisi at the term of said court next succeeding said appraisal and confirmation nisi unless by order of said court the same be continued to a later term and if no exceptions are filed thereto said report shall at the expiration of thirty days after confirmation nisi be confirmed absolutely and an appeal therefrom by the Commonwealth on the other parties in interest shall lie to the court of common

pleas of said county within thirty days after confirmation absolute and thereupon it shall be the duty of said court to frame an issue to determine the amount of damages for the taking of any land or interest therein which action shall be entered upon the common pleas docket of said County of Philadelphia with the name of the Commonwealth of Pennsylvania as the party defendant and the appellant or appellants as party or parties plaintiff and be tried and prosecuted to judgment in the same course and manner as other suits in the same court subject to an appeal to the superior or supreme courts as the case may be. Provided however That an appeal taken by one or more of several owners of a specified tract of property shall not affect the award to such as are not parties to such proceedings but the same shall proceed only for the proportionate part of the property owned by the claimant or claimants appealing.

The cost of said condemnation proceedings including the court costs and the advertising required shall be paid by the Joint Commission.

Section 7 Whenever any liens exist upon any estate or interests conveyed or acquired under the provisions of this act the same shall be paid and satisfied out of the purchase money or damages and in case said purchase money or damages shall be insufficient to pay said liens or any dispute shall arise as to the validity of any such liens or the amount due thereon the joint commission or the Pennsylvania commission as the case may be may present a petition to the court of common pleas of Philadelphia County setting forth the facts and upon the proper order of said court may pay the amount of such purchase money or damages into said court to be distributed by said court among the parties entitled thereto in the same manner as moneys paid into court upon sheriff's sales are distributed and upon such payment into court of such purchase money or damages said liens shall be extinguished and said court shall direct satisfaction of said liens to be entered of record.

Section 8 The said Joint Commission and the said Pennsylvania commission shall cause to be kept a full fair and accurate record of all its or their proceedings properly indexed and open to the inspection of the public. Copies of all records documents and papers when duly certified by said Joint Commission or said Pennsylvania commission shall be received in evidence in the several courts of this Commonwealth in all cases where the original records documents and papers would be admitted in evidence. Provided however That in any judicial controversy before any court of this Commonwealth either party may have the original records documents or papers produced on the service of proper process for that purpose.

Section 9 The said Joint Commission is hereby authorized and empowered to appoint a treasurer who may or may not be a member of said Joint Commission a secretary an accountant and real estate engineering architectural and construction experts and inspectors and such other employees as in the opinion of said Joint Commission may be necessary all of whom shall do such work in the premises as the Joint Commission shall direct and said Joint Commission shall fix the respective compensations of the persons so appointed which compensations shall be paid by the Joint Commission. The Attorney General of the Commonwealth of Pennsylvania and the Attorney General of the State of New Jersey are empowered to assign such attorneys and counsellors to the said Joint Commission as in their judgment shall be requisite and necessary who shall be paid such compensation out of the funds in the hands of the joint commission as said commission shall solely fix.

Section 10 The Pennsylvania commission is hereby authorized to enter into any contract or contracts with the New Jersey commission which may be deemed requisite and necessary to carry out the terms and provisions and intent of this act.

Section 11 Said bridge upon its completion shall be turned over by said Joint Commission to the City of Philadelphia and such agency or agencies as shall be designated by the State of New Jersey by whom the same shall be maintained.

Section 12 That the sum of three million seven hundred and fifty thousand (\$3,750,000) dollars be and the same is hereby appropriated to the said Joint Commission of which sum seven hundred and fifty thousand (\$750,000) dollars shall be available during the year beginning June first one thousand nine hundred and nineteen and ending May thirty-first one thousand nine hundred and twenty and one million five hundred thousand (\$1,500,000) dollars shall be available each year during the two succeeding years.

Section 13 The act approved the twenty-fifth day of July Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and seventy-seven) entitled "An Act providing for the appointment of a commission to act as a Joint Commission with similar commissions of any other contiguous State or States or as an independent commission for the purpose of planning and accomplishing the erection or building of one or more bridges or tunnels as may be suitable and necessary over or under any navigable stream or river which is one of the boundaries of this Commonwealth and providing for the acquisition of ground for the site and approaches of said bridge or tunnel and for the maintenance of the same by the county or counties wherein it is located and making an appropriation therefor" be and the same is hereby repealed in so far as it authorizes the commission therein constituted to construct a bridge over the Delaware river connecting the City of Philadelphia and the City of Camden.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz

YEAS—48.

Galgwin, F. E.,	Einstein,	Marlow,	Schantz,
Baldwin, R. J.,	Eyre,	Martin,	Smith,
Barnes,	Graff,	McNichol,	Snyder,
Barr,	Gray,	Mearkle,	Sones,
Beales,	Hackett,	Miller, J. S.,	Tompkins,
Boyd,	Haldeman,	Miller, S. J.,	Turner,
Campbell,	Heaton,	Murdoch,	Vare,
Craig,	Herron,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	Buckman,
DeWitt,	Leslie,	Sassaman,	Pres. pro tem.
Donahue,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 587, as follows:

An Act to amend section one of an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy) entitled "An Act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines" as amended providing for the payment of funeral expenses of soldiers sailors and marines dying while in service and for headstones for the graves of such soldiers and marines.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy) entitled "An Act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines" which as amended by the act approved the twelfth day of April one thousand nine hundred and seventeen (Pamphlet Laws seventy-four) entitled "An Act to amend sections one two three and four of an act approved the seventh day of June Anno Domini one thousand nine hundred and fifteen entitled 'An Act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines'" reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county commissioners of each county in this State are hereby authorized and directed to expend the sum of seventy-five dollars (\$75.00) toward the funeral expenses of any honorably discharged soldier sailor or marine who served or who shall hereafter serve in the Army or Navy of the United States during any war in which the United States was or shall hereafter be engaged or who served or shall hereafter serve in the Army or Navy of the United States where a state or condition of war existed or shall hereafter exist in the United States or any foreign country or territory or upon the high seas or who was in active service in the militia of the State of Pennsylvania under and in pursuance of any proclamation issued by the Governor during the Civil War and not duly mustered into the service of the United States and who was honorably discharged or relieved from such service and shall hereafter die within their county or shall die beyond their county and shall have had a legal residence within their county at the time of his death is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county commissioners of each county in this State are hereby authorized and directed to expend the sum of seventy-five dollars (\$75.00) toward the funeral expenses of any honorably discharged soldier sailor or marine who served or who shall hereafter serve in the Army or Navy of the United States during any war in which the United States was or shall

hereafter be engaged or who served or shall hereafter serve in the Army or Navy of the United States where a state or condition of war existed or shall hereafter exist in the United States or any foreign country or territory or upon the high seas or who was in active service in the militia of the State of Pennsylvania under and in pursuance of any proclamation issued by the Governor during the Civil War and not duly mustered into the service of the United States and who was honorably discharged or relieved from such service and shall hereafter die within their county or shall die beyond their county and shall have had a legal residence within their county at the time of his death. The county commissioners shall expend a like sum toward the funeral expenses of any soldier sailor or marine having a legal residence within their county who shall die anywhere within the United States while in the service of the United States during times of war

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz

YEAS—48.

Baldwin, F. E., Donahue,	Leslie,	Sassaman,
Baldwin, R. J., Einstein,	Marlow,	Schantz,
Barnes,	Eyre,	Smith,
Barr,	Graff,	McNichol,
Beales,	Gray,	Mearkle,
Boyd,	Hackett,	Miller, J. S.,
Campbell,	Haldeman,	Miller, S. J.,
Craig,	Heaton,	Murdoch,
Crow,	Herron,	Nason,
Daix,	Homsher,	Patton,
Davis,	Jones,	Phipps,
DeWitt,	Leiby,	Salus,
		Buckman,
		Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 588, entitled:

An Act requiring the county commissioners of the several counties and all collectors and assessors of taxes for local purposes in this Commonwealth to furnish to the Secretary of Internal Affairs or his representatives any and all other statistics and information relating to the collection and assessing of said taxes in addition to those required to be furnished under existing laws as may be demanded by him

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—33.

Baldwin, F. E., Daix,	Heaton,	Phipps,
Baldwin, R. J., Davis,	Leslie,	Salus,
Barnes,	DeWitt,	Marlow,
Barr,	Donahue,	Martin,
Beales,	Einstein,	McNichol,
Boyd,	Eyre,	Mearkle,
Campbell,	Graff,	Nason,
Craig,	Gray,	Patton,
Crow,	Hackett,	
		Pres. pro tem.

NAYS—6.

Haldeman,	Leiby,	Sones,	Tompkins,
Homsher,	Sassaman,		

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 606, entitled:

An Act to amend the nineteenth section of an act entitled "An Act to regulate the employment in all kinds of industrial establishments of women and children employed at wages or salary by regulating the age at which minors can be

employed and the mode of certifying the same and by fixing the hours of labor for women and minors to provide for the safety for all employees in all industrial establishments and of men women and children in school-houses academies seminaries colleges hotels hospitals storehouses office buildings public halls and places of amusements in which proper fire-escapes exits and extinguishers are required to provide for the health of all employees and of men women and children in all such establishments storehouses and buildings by proper sanitary appliances and to provide for the appointment of inspectors office clerks and others who with the Chief Factory Inspector shall constitute the Department of Factory Inspection to enforce the same and providing penalties for violations of the provisions thereof fixing the term and salaries of the Chief Factory Inspector and his appointees" approved the second day of May Anno Domini one thousand nine hundred and five (Pamphlet Laws three hundred and fifty-two)

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Baldwin, F. E., Donahue,	Leslie,	Sassaman,
Baldwin, R. J., Einstein,	Marlow,	Schantz,
Barnes,	Eyre,	Smith,
Barr,	Graff,	McNichol,
Beales,	Gray,	Mearkle,
Boyd,	Hackett,	Miller, J. S.,
Campbell,	Haldeman,	Miller, S. J.,
Craig,	Heaton,	Murdoch,
Crow,	Herron,	Nason,
Daix,	Homsher,	Patton,
Davis,	Jones,	Phipps,
DeWitt,	Leiby,	Salus,
		Buckman,
		Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 612, entitled:

An Act vesting in the managers or directors of any cemetery the right to remove headstones posts railings and other structures upon cemetery lots which have fallen into decay or become dangerous to those entitled to use the said cemeteries

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Baldwin, F. E., Einstein,	Marlow,	Schantz,
Baldwin, R. J., Eyre,	Martin,	Smith,
Barnes,	Graff,	McNichol,
Barr,	Gray,	Mearkle,
Beales,	Hackett,	Miller, J. S.,
Boyd,	Haldeman,	Miller, S. J.,
Campbell,	Heaton,	Murdoch,
Craig,	Herron,	Nason,
Crow,	Homsher,	Patton,
Daix,	Jones,	Phipps,
Davis,	Leiby,	Salus,
DeWitt,	Leslie,	Sassaman,
Donahue,		
		Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 635, entitled:

An Act relating to policies of life insurance or annuities.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:—

YEAS—47.

Baldwin, F. E., Donahue,	Marlow,	Schantz,
Baldwin, R. J., Einstein,	Martin,	Smith,
Barnes, Eyre,	McNichol,	Snyder,
Barr, Graff,	Mearkle,	Sones,
Beales, Gray,	Miller, J. S.,	Tompkins,
Boyd, Hackett,	Miller, S. J.,	Turner,
Campbell, Haldeman,	Murdoch,	Vare,
Craig, Heaton,	Nason,	Weaver,
Crow, Herron,	Patton,	Whitten,
Daix, Homsher,	Phipps,	Woodward,
Davis, Jones,	Salus,	Buckman,
DeWitt, Leslie,	Sassaman,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 636, entitled:

An Act prohibiting under certain conditions the commutation encumbrance or assignment of the proceeds of life insurance and annuity policies and the income arising therefrom by persons entitled thereto prohibiting the attachment of such proceeds and income and authorizing life insurance companies to hold such proceeds as part of the general corporate funds.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., Donahue,	Marlow,	Schantz,
Baldwin, R. J., Einstein,	Martin,	Smith,
Barnes, Eyre,	McNichol,	Snyder,
Barr, Graff,	Mearkle,	Sones,
Beales, Gray,	Miller, J. S.,	Tompkins,
Boyd, Hackett,	Miller, S. J.,	Turner,
Campbell, Haldeman,	Murdoch,	Vare,
Craig, Heaton,	Nason,	Weaver,
Crow, Herron,	Patton,	Whitten,
Daix, Homsher,	Phipps,	Woodward,
Davis, Jones,	Salus,	Buckman,
DeWitt, Leslie,	Sassaman,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 652 (House Bill No. 906), entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Baldwin, F. E., Donahue,	Leslie,	Sassaman,
Baldwin, R. J., Einstein,	Marlow,	Schantz,
Barnes, Eyre,	Martin,	Smith,
Barr, Graff,	McNichol,	Snyder,
Beales, Gray,	Mearkle,	Sones,
Boyd, Hackett,	Miller, J. S.,	Tompkins,
Campbell, Haldeman,	Miller, S. J.,	Turner,
Craig, Heaton,	Murdoch,	Vare,
Crow, Herron,	Nason,	Weaver,

Daix,	Homsher,	Patton,
Davis,	Jones,	Phipps,
DeWitt,	Leiby,	Salus,

Whitten,
Woodward,
Buckman,
Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 653 (House Bill No. 883), entitled:

An Act to amend section twelve hundred and six of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Baldwin, F. E., Donahue,	Leslie,	Sassaman,
Baldwin, R. J., Einstein,	Marlow,	Schantz,
Barnes, Eyre,	Martin,	Smith,
Barr, Graff,	McNichol,	Snyder,
Beales, Gray,	Mearkle,	Sones,
Boyd, Hackett,	Miller, J. S.,	Tompkins,
Campbell, Haldeman,	Miller, S. J.,	Turner,
Craig, Heaton,	Murdoch,	Vare,
Crow, Herron,	Nason,	Weaver,
Daix, Homsher,	Patton,	Whitten,
Davis, Jones,	Phipps,	Woodward,
DeWitt, Leiby,	Salus,	Buckman,
		Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 660 (House Bill No. 814), entitled:

An Act to amend section three of an act approved the twenty-seventh day of April one thousand nine hundred and nine (Pamphlet Laws two hundred and eight) entitled "An Act to create a Legislative Reference Bureau in the Pennsylvania State Library authorizing the appointment of a Reference Director and subordinate officers defining their duties and fixing their compensation" as amended.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Baldwin, F. E., Donahue,	Leslie,	Sassaman,
Baldwin, R. J., Einstein,	Marlow,	Schantz,
Barnes, Eyre,	Martin,	Smith,
Barr, Graff,	McNichol,	Snyder,
Beales, Gray,	Mearkle,	Sones,
Boyd, Hackett,	Miller, J. S.,	Tompkins,
Campbell, Haldeman,	Miller, S. J.,	Turner,
Craig, Heaton,	Murdoch,	Vare,
Crow, Herron,	Nason,	Weaver,
Daix, Homsher,	Patton,	Whitten,
Davis, Jones,	Phipps,	Woodward,
DeWitt, Leiby,	Salus,	Buckman,
		Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL RECOMMENDED.

Mr. CRAIG. Mr. President, I move that Senate Bill No. 661 (House Bill No. 659) on third reading, entitled:

An Act making an appropriation for the payment of compensation outstanding and due and to become due to injured employees in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May thirty-first one thousand nine hundred and nineteen.

be recommitted to the Committee on Appropriations.

Mr. CAMPBELL. Mr. President, I second the motion. The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 678, entitled:

An Act defining cold storage and regulating time of storage of certain articles of food and providing penalties for the violation of the provisions of this act.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—34.

Baldwin, F. E.,	Donahue,	Martin,	Schantz,
Baldwin, R. J.,	Einstein,	McNichol,	Smith,
Barnes,	Eyre,	Meakle,	Sones,
Boyd,	Graff,	Miller, J. S.,	Tompkins,
Campbell,	Heaton,	Miller, S. J.,	Turner,
Crow,	Herron,	Murdoch,	Woodward,
Daix,	Jones,	Nason,	Buckman,
Davis,	Leslie,	Phipps,	Pres. pro tem.
DeWitt,	Marlow,	Sassaman,	

NAYS—7.

Barr,	Homsher,	Snyder,	Weaver,
Haldeman,	Leiby,	Vare,	

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 630 (House Bill No. 725), entitled:

An Act permitting wholesale or retail dealers brewers distillers rectifiers compounders bottlers agents or other persons licensed to deal in or sell any vinous spirituous malt or brewed liquors to surrender licenses heretofore granted and issued authorizing county treasurers to refund a proportionate amount of the annual license fee and additional license tax, requiring the State Treasurer and the municipalities to contribute to the amount so refunded and making an appropriation.

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any wholesale or retail dealer brewer distiller rectifier compounder bottler agent or other person licensed under the laws of this Commonwealth to deal in or sell at wholesale or retail any vinous spirituous malt or brewed liquors or any admixture thereof who has heretofore paid at or before the time the license was issued the full annual license fee and the additional license tax for the year for which such license was granted may at any time during such year surrender such license to the clerk of the court of quarter sessions out of which the license issued and thereupon the county treasurer who collected such license fee and additional license tax shall refund and pay to the licensee a proportionate amount of such license fee and tax. The amount of the license fee and additional license tax to be refunded shall be based upon the unexpired portion of the year for which such license was granted.

On the question,

Will the Senate agree to the section?

Mr. GRAY. Mr. President, I move to amend section 1, page 2, line 7, by striking out all of said section after the word "hereupon" and inserting in lieu thereof the following: "Such licensee shall be entitled to receive from the county the municipality and the Commonwealth as a refund for such surrendered license a portion of such license fee and additional tax based upon the unexpired portion of the year for which such license was granted."

Mr. S. J. MILLER. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The second section of the bill was read as follows:

Section 2 Upon the return of any such license fee and additional license tax to the licensee as herein provided the county treasurer shall notify the State Treasurer and the municipality to whom a part of such license fee has been paid that the licensee has surrendered his license and that the proper proportion of the annual license fee and additional license tax was refunded according to the provisions of this act and shall request the State Treasurer and such municipality to return and pay into the county treasury their respective portions of such fee and tax so refunded to the licensee. It shall be the duty of the State Treasurer and such municipality on receipt of such notice and request to return to the county treasurer such proportionate amount of the license fee and tax received by the State and municipality as may be necessary to reimburse the county for any moneys refunded to the licensee.

On the question,

Will the Senate agree to the section?

Mr. GRAY. Mr. President, I move to amend section 2 by striking out all of said section and inserting in lieu thereof the following:

"Whenever any such license is surrendered the county treasurer shall notify the Auditor General the State Treasurer and the municipality to whom a part of such license fee and additional tax has been paid that the licensee has surrendered his license and that the proper proportion of the annual license fee and the additional license tax shall be refunded accordingly to the provisions of this act, and shall request the Auditor General, the State Treasurer and such municipality to return and pay into the county treasury their respective of such fee and tax so to be refunded to the licensee. It shall be the duty of the Auditor General the State Treasurer and such municipality on receipt of such notice to return to the county treasurer such proportionate amount of the license fee and additional tax as may be necessary to reimburse the county treasurer for the moneys to be refunded to the licensee."

Mr. S. J. MILLER. Mr. President, I second the motion.

On the question,

Will the Senate agree to the section?

Mr. GRAY. Mr. President, I move to amend section 3 by striking out all of said section and inserting in lieu thereof the following:

"The annual license fee and additional license taxes paid into the State Treasury before the passage of this act by the county treasurers of the several counties or so much thereof as may be necessary are hereby specifically appropriated for the purpose of refunding such license fees and additional taxes. Payments shall be made from said appropriation to the several county treasurers upon warrant of the Auditor General on the State Treasurer in the usual manner."

Mr. S. J. MILLER. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The third section of the bill was read as follows

Section 3 The annual license fees and additional license taxes paid into the State Treasury before the passage of this act by the county treasurer of any county or such part thereof as may be necessary are hereby specifically appropriated for the purpose of reimbursing any county for any moneys paid out of its treasury under the provisions of this act.

On the question,

Will the Senate agree to the section?

Mr. GRAY. Mr. President, I move to amend the bill by adding thereto the following section

"Section 4. Upon receipt of any such license fees and additional taxes from the Commonwealth and the municipality the county treasurer shall refund the same together with a portion

of such license fee which remained in the county treasury to the licensee entitled to receive the same, and shall take his receipt therefor which shall be a sufficient voucher to save harmless the county treasurer for the payments made in accordance with the provisions of this act."

Mr. S. J. MILLER. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

The title of the bill was read as follows and agreed to:

An Act permitting wholesale or retail dealers brewers distillers rectifiers compounders bottlers agents or other persons licensed to deal in or sell any vinous spirituous malt or brewed liquors to surrender licenses heretofore granted and issued authorizing county treasurers to refund a proportionate amount of the annual license fee and additional license tax, requiring the State Treasurer and the municipalities to contribute to the amount so refunded and making an appropriation.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILLS ON FIRST READING.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 96, entitled:

An Act to amend section one of an act approved the 2d day of April, 1913 (P. L. 38), entitled "An Act authorizing the State Treasurer to endorse over to the Ladies' Memorial Association of the City of Petersburg, Virginia, all checks, drafts, or warrants for interest accruing on a bond bought from the City of Petersburg, Virginia, by the Battlefield Commission of the Third Division, Ninth Corps, Army of the Potomac, said interest being by contract made, on file in the Auditor-General's Department due to said Ladies' Memorial Association"; providing for the retirement of the proceeds of such bond upon the maturity and the disposition of the income thereof.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 107, entitled:

An Act to provide for the establishment erection equipment and management of a Pennsylvania Home for boys and for the commitment thereto of delinquent boys between the ages of six and eighteen years of age and making an appropriation therefor

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 392, entitled:

An Act to provide revenues for outstanding liability losses of insurance companies transacting the business of insuring any one against loss or damage resulting from accident to or injury suffered by an employee or other person for which the person insured is liable and also for outstanding losses incurred under the Workmen's Compensation Act of one thousand nine hundred and fifteen and repealing existing laws

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 399, entitled:

An Act defining fraternal benefit societies and their status authorizing such societies to create subordinate lodges and to pay benefits upon the sickness disability or death of their members from funds collected and regulating such benefits Providing for the organization of such societies and for their licensing supervision regulation and examination by the Insurance Commissioner and for the admission of foreign societies Designating tables of mortality as a basis of rates of contribution Requiring all societies to make annual reports and all foreign societies to appoint the Insurance Commissioner as attorney for service of process Providing penalties for any violations of the act Exempting such societies from taxation and certain other societies from its provisions and requiring beneficial associations other than fraternal benefit societies to report to and be supervised by the Insurance Commissioner and repealing existing laws.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 408, entitled:

An Act making an appropriation to the One Hundred and Ninth Infantry of the United States formerly the First Regiment Infantry of Philadelphia National Guard of Pennsylvania

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 421, entitled:

An Act making an appropriation for the payment of losses and damage incident to shipment of cattle heretofore or hereafter sustained delivery of which was not permitted by the State Livestock Sanitary Board

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 534, entitled:

An Act authorizing municipalities with the assent of the electors duly obtained at an election to use moneys borrowed or authorized to be borrowed for purposes which have proved impracticable or impossible or unnecessary for any other lawful municipal purpose

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 620, entitled:

An Act to amend revise and consolidate the law relating to the State Library and Museum including the law relating to the free library commission and the division of Public Records abolishing the board of trustees of the State Library the advisory commission of Public Records and the free library commission and repealing existing laws in relation thereto

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 633, entitled:

An Act making an appropriation to the several fire companies of the City of Harrisburg Pennsylvania

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 648 (House Bill No. 599), entitled:

An Act fixing the salaries of the first and second assistant district attorneys in certain counties

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 677, entitled:

An Act authorizing the Governor to employ consultants experts accountants investigators inspectors and clerks in connection with the work of the Commonwealth authorizing the Governor to fix their salaries wages and fees and making an appropriation to carry into effect the provisions of the act

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 706 (House Bill No. 931), entitled:

An Act providing for the refunding of liquor license fees and additional taxes to wholesale and retail dealers brewers distillers rectifiers compounders bottlers agents and other persons prevented from engaging in business by order or regulation of the President or Secretary of War providing for the return of the proportions thereof paid to municipalities and the Commonwealth and making an appropriation

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 728, entitled:

An Act repealing an act entitled "An Act requiring certain counties in certain instances to assist townships in the construction repair and maintenance of main traveled or trunk roads other than State or State-aid highways and providing the method of procedure" approved the twenty-ninth day of May Anno Domini one thousand nine hundred and seventeen

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) announced that the Chief Clerk having reported that the following bills had passed both Houses of the General Assembly and the same being correct, the titles were publicly read as follows:

House Bill No. 513, entitled:

An Act making an appropriation for the Dixmont Hospital for the Insane

House Bill No. 563, entitled:

An Act making an appropriation for deficiencies to the trustees of the State Hospital for the Insane of the Southeastern District of Pennsylvania located at Norristown Pennsylvania

House Bill No. 40, entitled:

An Act to amend and revise an act entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" approved the twenty-seventh day of June Anno Domini one thousand nine hundred thirteen enlarging changing modifying and defining certain of the powers of cities of the third class

House Bill No. 253, entitled:

An Act authorizing the registers of wills and ex-officio clerks of the orphans' courts with the consent of the judges of the separate orphans' court in counties having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants to fix and determine the salaries of assistant clerks in said court

House Bill No. 670, entitled:

An Act permitting building and loan associations to invest their uninvested funds in bonds of the United States issued for war purposes and validating investments heretofore made by such associations in bonds of the United States government issued for war purposes

House Bill No. 656, entitled:

An Act to authorize and empower any motor power company of this Commonwealth which shall own the entire capital stock of any street railway company of this Commonwealth to acquire the corporate powers franchises property rights and credits of any such street railway company

House Bill No. 83, entitled:

An Act making an appropriation to the Trustees of the State Hospital of Nanticoke Luzerne County Pennsylvania

House Bill No. 174, entitled:

An Act to amend section one of the act approved the fifth day of July one thousand nine hundred seventeen (Pamphlet Laws six hundred sixty-six) entitled "An Act relating to tax assessment returns in certain counties"

House Bill No. 556, entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb located at Mount Airy Philadelphia to cover deficiency in maintenance and education of state pupils

House Bill No. 204, entitled:

An Act fixing the salary of the crier of the courts of quarter sessions of the peace and oyer and terminer and general jail delivery in the several counties of this Commonwealth having more than one million and less than one million five hundred thousand inhabitants.

House Bill No. 723, entitled:

An Act making an appropriation for the Pennsylvania State Oral School for the Deaf at Scranton.

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the presence of the Senate signed the same.

HOUSE MESSAGES.

RESOLUTION RECALLING FROM THE GOVERNOR HOUSE BILL NO. 180.

The Clerk of the House of Representatives being introduced presented extract from the Journal of the House of Representatives which was twice read as follows, considered and agreed to:

In the House of Representatives, April 7, 1919.
Resolved (if the Senate concur), That House Bill No. 180, entitled: An Act to amend section one of an act approved the first day of June one thousand nine hundred and seven (Pamphlet Laws three hundred sixty-four), entitled "An Act to increase the pay of jurors and witnesses in this Commonwealth"

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

RESOLUTION RECALLING FROM THE GOVERNOR HOUSE BILL NO. 259.

He also presented extract from the Journal of the House of Representatives which was twice read as follows, considered and agreed to:

In the House of Representatives, April 7, 1919.
Resolved (if the Senate concur), That House Bill No. 259, entitled: An Act to amend section six of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen), entitled "An Act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employees of said department and providing a method for fixing compensation" so as to permit temporary suspensions by the superintendent of Public Affairs

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

RESOLUTION RECALLING FROM THE GOVERNOR HOUSE BILL NO. 108.

He also presented extract from the Journal of the House of Representatives which was twice read as follows, considered and agreed to:

In the House of Representatives, April 7, 1919.
Resolved (if the Senate concur), That House Bill No. 108, entitled: An Act authorizing the appointment of clerks by the judges of the Orphans' Court of certain counties

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

TIME OF NEXT MEETING.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in resolution from the Senate as follows

In the Senate, April 7, 1919.
Resolved (if the House of Representatives concur), That when the Senate adjourns this week it reconvenes Monday evening, April twenty-first, at nine o'clock; and when the House of Representatives adjourns this week it reconvenes on Monday evening, April twenty-first, at nine o'clock.

HOUSE CONCURS IN THE RESOLUTION REQUESTING THE RETURN FROM FRANCE AND DEMOBILIZATION OF THE FIFTEENTH ENGINEER REGIMENT.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate, April 7, 1919.
"Whereas, the Fifteenth Engineer Regiment was among the first units of the army of the United States to land in France and has been in active service continuously since that time, a period of almost two years; and

Whereas, The Fifteenth Engineer Regiment has rendered most notable service for the cause of the United States and its allies; and

Whereas, The mothers, fathers, wives and children of the boys constituting the Fifteenth Engineer Regiment, while willing to make any sacrifice that is necessary to secure a lasting peace to the world and to the institutions of these United States, they feel, nevertheless, that the Fifteenth Engineer Regiment, so long in the service is deserving of relief and having served the longest should be the first to come home; therefore

Be it resolved (if the House concur) That the Senate of Pennsylvania herewith requests the Secretary of War for the United States, and the Commander-in-Chief of the American armies in France to immediately designate the Fifteenth Engineer Regiment for return to the United States and demobilization; and

Be it further resolved, That copies of these resolutions be transmitted to the Secretary of War and to General Pershing for their immediate consideration.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 563.

The Clerk of the House of Representatives being introduced presented communication from the House of Representatives informing the Senate that the House has concurred in the amendments made by the Senate to House Bill No. 563, entitled:

An Act making an appropriation for deficiencies to the trustees of the State Hospital for the Insane of the Southeastern District of Pennsylvania located at Norristown Pennsylvania

NOMINATIONS BY THE GOVERNOR.

The Secretary to the Governor being introduced, presented communications in writing from His Excellency the Governor of the Commonwealth, which were read as follows:

NOTARIES PUBLIC.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 8, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public, for the term of four years, to be computed from the date of confirmation:

ALLEGHENY COUNTY.

G. W. Johnson, 229 Gross Street, Pittsburgh.
Mrs. Mary E. Mangham, 1214 Bingham Street, Pittsburgh.
A. L. Meyer, 916 Highview Street, Pittsburgh

BERKS COUNTY.

A. J. Althouse, Hamburg.
Harry F. Towson, 810 North Fifth Street, Reading.

LAWRENCE COUNTY.

T. V. A. Malloy, 133 Mahoning Avenue, New Castle.

PHILADELPHIA COUNTY.

Samuel Baron, 442 South 60th Street, Philadelphia.
Jacob Gable, 718 Snyder Avenue, Philadelphia.
John A. Miller, 4254 North 8th Street, Philadelphia.
Joseph V. Murray, 1420 Chestnut Street, Philadelphia.

VENANGO COUNTY.

Daniel J. Skelly, Oil City.

WM. C. SPROUL.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 8, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public, for the term of four years, to be computed from the dates set opposite their names, respectively:

ALLEGHENY COUNTY.

Miss Viola K. Henderson, Pittsburgh, April 13, 1919.
Louis P. Schneider, Pittsburgh, April 11, 1919.

LANCASTER COUNTY.

Ethelbert Miller, Marietta, April 25, 1919.

PHILADELPHIA COUNTY.

J. N. Ash, 5609 Thomas Ave., Phila., May 3, 1919.
John F. Basford, 1420 Chestnut St., Phila., May 4, 1919.
F. Fred DeHart, 406 Sansom St., Phila., April 15, 1919.
George Marx, 697 Drexel Bldg., Phila., April 19, 1919.
Albert S. C. Miller, 133 S. 12th St., Phila., May 12, 1919.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent.

A motion was made by Mr. CROW.

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations.

Which was agreed to.

Whereupon,

A motion was made by Mr. CROW.

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Baldwin, F. E.,	Donahue,	Leslie,	Sassaman,
Baldwin, R. J.,	Einstein,	Marlow,	Schantz,
Barnes,	Eyre,	Martin,	Smith,
Barr,	Graft,	McNichol,	Snyder,
Beales,	Gray,	Meakle,	Sones,
Boyd,	Hackett,	Miller, J. S.,	Tompkins,
Campbell,	Haldeman,	Miller, S. J.,	Turner,
Craig,	Heaton,	Murdoch,	Vare,
Crow,	Herron,	Nason,	Weaver,
Daix,	Homsher,	Patton,	Whitten,
Davis,	Jones,	Phinps,	Woodward,
DeWitt,	Leiby,	Salus,	Buckman,
			Fres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. CROW. Mr. President, I move that the executive session do now rise.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented communication in writing from His Excellency, the Governor of the Commonwealth, which was read as follows:

REPORT OF THE COMMISSIONERS ON UNIFORM STATE LAWS.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 8, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In accordance with the provisions of the Act of April 26, 1917 (P. L. 90), I have the honor to herewith transmit copy of the Report of the Commissioners on Uniform State Laws.

WM. C. SPROUL.

Mr. CROW. Mr. President, I move that the report be received and printed in the Appendix to the Legislative Journal.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

(For report see Appendix).

HOUSE MESSAGES.

HOUSE CONCURS IN SENATE BILL NO. 116.

The Clerk of the House of Representatives being introduced returned to the Senate, Senate Bill No. 116, entitled:

An Act declaring it a misdemeanor for any maker or drawer with intent to defraud to make or draw or utter or deliver any check or order when such person has not sufficient funds in or credit with the depository upon which the same is drawn with the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL NO. 56.

He also returned to the Senate, Senate Bill No. 56, entitled:

An Act to give to women married or single the same right as men to be incorporators and in furtherance of their interests as stockholders to serve as directors and officers of corporations

with the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL NO. 343.

He also returned to the Senate, Senate Bill No. 343, entitled:

An Act relating to the consideration upon appeal by the Supreme and Superior Courts of testimony taken in proceedings in courts of record and providing for the making of such testimony a part of the records"

with the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL NO. 154.

He also returned to the Senate, Senate Bill No. 154, entitled:

An Act providing for the control and eradication of the European wart disease of the potato imposing certain powers and duties upon the Department of Agriculture providing penalties and making an appropriation

with the information that the House has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL NO. 105.

He also returned to the Senate, Senate Bill No. 105, entitled:

An Act amending section five of an act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws seventy-eight) entitled "An Act to regulate nomination and election expenses and to require accounts of nomination and election expenses to be filed and providing penalties for the violation of this act"

with the information that the House has passed the same without amendments.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 56, entitled:

An Act to give to women married and single the same right as men to be incorporators and in furtherance of their interests as stockholders to serve as directors and officers of corporations

Senate Bill No. 105, entitled:

An Act amending section five of an act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws seventy-eight) entitled "An Act to regulate nomination and election expenses and to require accounts of nomination and election expenses to be filed and providing penalties for the violation of this act"

Senate Bill No. 116, entitled:

An Act declaring it a misdemeanor for any maker or drawer with intent to defraud to make or draw or utter or deliver any check draft or order when such person has not sufficient funds in or credit with the depository upon which the same is drawn

Senate Bill No. 154, entitled:

An Act providing for the control and eradication of the European wart disease of the potato imposing certain powers and duties upon the Department of Agriculture providing penalties and making an appropriation

Senate Bill No. 343, entitled:

An Act relating to the consideration upon appeal by the Supreme and Superior Courts of testimony taken in proceedings in courts of record and providing for the making of such testimony a part of the records"

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the presence of the Senate signed the same.

REPORT FROM COMMITTEE.

Mr. DAIX. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 661 (House Bill No. 659), entitled:

An Act making an appropriation for the payment of the statutory, medical, hospital, surgical and burial expenses and compensation outstanding and due and to become due to injured employees and dependents of deceased employees whose deaths have resulted from injuries sustained in the course of their employment and in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May 31st, 1919.

BILLS INTRODUCED.

Mr. VARE. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. VARE read in his place and presented to the Chair Senate Bill No. 762, entitled:

A joint resolution proposing an amendment to section one article eight of the Constitution of Pennsylvania.

Which was committed to the Committee on Judiciary General.

Mr. DONAHUE. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DONAHUE read in his place and presented to the Chair Senate Bill No. 763, entitled:

An Act providing for the purchase by the Commonwealth, as a State park and forestry reservation, of certain lands known as the A. Cook Sons Company lands, located in the counties of Forest Clarion and Jefferson; providing for the purchase or condemnation of certain lands lying within said tract; defining the powers and duties of the Department of Forestry, or the Department of Conservation, in relation thereto and making an appropriation.

Which was committed to the Committee on Appropriations.

Mr. SCHANTZ. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SCHANTZ read in his place and presented to the Chair Senate Bill No. 764, entitled:

An Act to further amend section one of an act approved the eighth day of April one thousand eight hundred and sixty-eight (Pamphlet Laws seventy-three), entitled "An Act to authorize the recorder of deeds in the several counties of the Commonwealth to record the discharges of all honorably discharged officers and soldiers" as amended providing for the payment by the county of fees to the recorder of deeds for the recording of the discharge of soldiers sailors and marines.

Which was committed to the Committee on Judiciary General.

RECESS.

Mr. CROW. Mr. President, I move that the Senate do now take a recess until five o'clock this afternoon.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

MEMORIAL SERVICES ON THE DEATH OF HONORABLE WILLIAM WALLACE SMITH, LATE SENATOR FROM THE EIGHTH DISTRICT.

The Senate met at 2.30 o'clock P. M.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the Chair.

The PRESIDENT. This being the time fixed by the resolution for holding the memorial services on the death of Honorable William Wallace Smith, late Senator from the Eighth District, the Senate will be in order and will be opened with prayer by the Chaplain.

The Chaplain, Rev. Thomas W. Davis, offered the following prayer:

Almighty God, this charming afternoon has been set apart by the Senate of Pennsylvania to pay a well-deserved tribute of respect to the memory of our beloved colleague and friend, Senator William Wallace Smith.

In every walk of life his presence brought cheer and fellowship. He was broad-minded, generous, and kind-hearted. Always loyal to his friends and merciful to his opponents.

The brotherhood spirit of his liberal life was manifested in the large number of Fraternal and Social organizations to which he belonged, and in which he performed an active part. The stamp of his approval was placed upon every form of life, in church, business, politics, society, or athletics, if it was fair, broad, and clean. He was always brotherly and always loyal to American traditions and ideals.

We pray that the memory of his generous life may be a source of comfort and consolation to his mother, his widow, his daughter, and other dear relatives; and an inspiration to his colleagues of this Senate and his countless other friends.

These favors we ask in our Saviour's name. Amen.

RESOLUTION ON THE DEATH OF HONORABLE WILLIAM WALLACE SMITH LATE SENATOR FROM THE EIGHTH DISTRICT.

Mr. DAIN offered the following resolution, which was twice read:

Whereas, Almighty God in His wisdom removed from among us on August 27, 1917, our friend and associate, the Honorable William Wallace Smith, Senator from the Eighth Senatorial District of Philadelphia; and

Whereas, the late Senator Smith endeared himself to the Members of the Senate of Pennsylvania by his sterling qualities as a man and by his kind and genial temperament, therefore, be it

Resolved, That the Senate of Pennsylvania hereby records its high estimate of our late associate as a citizen, legislator and a man;

Resolved, That in the death of Senator Smith, the City of Philadelphia has lost one of its most honored and substantial citizens, the Senate of Pennsylvania a faithful and most efficient member, the public welfare an earnest advocate and we, his associates, an affable companion and a warm and sympathizing friend;

Resolved, That we tender to his family our sincere and heartfelt sympathy in the great loss they have sustained;

Resolved, That a copy of these resolutions, signed by the President and attested by the clerk be sent to the family of the deceased.

AUGUST F. DAIN, Jr.,
EDWIN H. VARE,
DAVID MARTIN,
JOHN G. HOMSHER,
T. LARRY EYRE,
SAMUEL W. SALUS,
EDWARD W. PATTON,
GEORGE W. SASSAMAN,
Committee.

On the question.

Will the Senate agree to the resolution?

Mr. DAIN. Mr. President, and members of the Senate: As the sponsor of the resolutions just read, it becomes my duty to address you on this occasion. One month ago we held memorial services in this Chamber for a fellow member, and only a few days ago we journeyed to the City of Wilkes-Barre in this State, to pay that homage which is due a brother member of the Senate who has passed on. It was during that ride to Wilkes-Barre, as the train slowly wended its way along the banks of the old dreamy Susquehanna river, that a member of the Senate, placing his hand upon my shoulder, said, "Senator Dain, too often. Oh! too often, are we taking these trips." His words too true. And looking backward, as we stop and pause, one can hardly realize how many have answered the last call. Today, on the threshold of Spring, while all the world around us smiles to the awaking of a glorious Spring-time, we meet once again with bowed heads, to testify by our presence, the love and esteem we had for him whose memorial service we are now holding, William Wallace Smith. Born in that old Quaker City of Ours, on April 5, 1871, the son of an illustrious father, having in him that Scotch tenacity, and sterling honesty which was his characteristic trait all through life. Educated in the public schools and a graduate from the Nazareth Hill Academy in 1887. A successful man in all business enterprises, and

in the game of sports, always on the level. Enlisted in the National Guard when only seventeen years old for those patriotic reasons not only to defend his State and Nation, but the love he had for the Stars and Stripes. His advancement in every walk of life was due to his own efforts, which he only attained by hard work, and by his personal magnetism, and the love he had for his fellow man. A warm grasp of the hand, and a smile always greeted you. One could well apply the words of the poem:

"The thing that goes the farthest
In this World of Ours,
That costs the least
And does the most,
Is just a pleasant smile."

Only too well, do I recall that August afternoon in 1917, when you and I, the members of this General Assembly, bid him our last "Good-bye." He was asleep amidst a bank of roses, every rose in its way representing some friend, who desired to convey by the messenger of God's own work, his love for the man, whose genial and happy ways, made him dear to every one. With eyes uplifted, we leave him with the Master, William Wallace Smith, asleep in the arms of Jesus.

Mr. VARE. Mr. President, gentlemen of the Senate: It is indeed a privilege to stand here and pay my humble tribute to our late colleague, Senator William Wallace Smith. He was probably better known and more widely known than most any man in our home city. He was loved by everyone who knew him, and by many of those who only knew of him. He was charitable and kind, a loving father and husband, and an all-around thorough, good, clean, fine, up-standing, honest man, and if God had spared him just one year longer, in all probability he would now be City Treasurer of our city, for the reason that the same Republicans who were interested in the present City Treasurer only got interested after the sickness and death of our friend, the late Senator Smith. He was not only loved by those who knew him in a business way and a political way, but was loved by those who took part with him in athletics, side by side. He was a great fancier of the American baseball game, and soon got to be one of the umpires of the leading league in this country. He was well known and favorably known as a business man. As I said before, he probably had more friends than most any other man in our city. In the words of Mark Twain, we can all well say and truly say, "here lies a man."

Mr. SALUS. Mr. President, and members of the Senate: Rising at this time to address this body in reference to the qualities of our late departed Senator, it seems to me as though there has been placed in my charge at this time a duty that it is difficult for me to fulfill, because I lack vocabulary. I crave for speech at this time in order that I might properly picture this big hearted, big souled, kindly citizen of our community to those who did not know him. To those that knew him, no word of mine, no thought of mine, no expression of mine is necessary. They knew him as "Big Bill." "Big Bill," in the ordinary sense of the word, might mean nothing to the average man, but "Big Bill," referring to our Senator of the Eighth Senatorial District of Pennsylvania, meant much. It meant that within the confines of that name was built all that is manly, all that was courageous, all that was human; because he was a big man, not only in character, but a big man in his social, in his political, in his everyday life. His kindness was known by all who came in contact with him. There never was and there never will be a man in our public life who gathered around him so many friends as did William Wallace Smith. He was a commoner, he was a man reared in our public schools, received a public school education. He was not a man who craved political preferment; he did not even desire political preferment; and at a time when the various factions in the political district which he represented were torn asunder by factional discord some one suggested the name of William Wallace Smith as a man who could bring together all the disturbing elements. Like wildfire it spread in the district, and against his will and against his wishes, with the vote of all the parties, he came to this Senate. He took an interest in public affairs, but was not desirous of being considered a public official, being a business man. I have heard, and no doubt you gentlemen have heard, the statement that the evil that men do

lives after them, the good is oft interred with their bones. Those may have been the sentiments in the days of Mark Anthony and Julius Caesar; they are not the sentiments of the people of this time in this American continent of ours. In the every day strife of the American people and in their ambitions to achieve success they oft times pass a man by and say things which in their hearts they do not mean, but on the last day, on the day when counting counts, our American people, I believe, forget the little evils in life and are only too willing to speak of the good that men do. In William Wallace Smith, what ever the sentiments of the people may be in this community, they can speak of no evil, for he left no evil behind him. All that he ever did was good and good to all men, women and children and in that American fairness, all people must, no matter how they felt, speak well of him. I believe that when Leigh Hunt wrote those famous words that he had before him the vision of some such character as William Wallace Smith when he wrote the poem entitled "Abou Ben Adhem," and I will try in my way to repeat those words if I can:

Abou Ben Adhem (may his tribe increase)
Awoke one night from a deep dream of peace
And saw within the moonlight in his room
Making it rich and like a lily in bloom
An angel writing in a book of gold
Exceeding peace had made Ben Adhem bold
And to the presence in his room, he said
What writest thou? The Vision raised his head
And with a liik of sweet accord
Answered, The name of those who love the Lord
And is mine one, said Abou, nay not so
Replied the angel, Abou spoke more low,
But cheerily still, and said, I pray thee then
Write me as one who loves his fellow men
The angel wrote and vanished, the next night
He came again with a great awakening light
And showed the names whom the love of God Bless'd
And lo, Ben Adhem lead all the rest.

And so with William Wallace Smith, in his love for his fellowman in our community, he has led all the rest. We know not what the Master's hand has directed, but we, the members of the Senate send this greeting to you, our heart, our soul, our wishes, are all with you "Big Bill," all with you.

Mr. HOMSHER. Mr. President I knew Senator Smith only as a member of the Senate, and therefore I can speak of him entirely incumbered by any other associations than as one stranger meets another. It is a rare quality of character that can, under such conditions at once impress itself favorably, and this quality Senator Smith had in a far more than ordinary degree. So marked was he in this respect that he drew people toward him by the sheer force of his happy personality. It could not have emanated from anything else than his pure goodness of heart and unselfishness. On one occasion soon after I first knew him he came to me and offered his help in a measure in which I was interested. I attended his funeral and all my impressions of him were borne out by the greatness of the assemblage of the people who knew him best and the general expressions of sadness at his taking away. And I did not want to leave this occasion pass without expressing my appreciation for this friendship to me and the regard I had for him.

And the question recurring,

Will the Senate agree to the resolution?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Baldwin, F. E., Donahue,	Leslie,	Sassaman,
Baldwin, R. J., Einstein,	Marlow,	Schantz,
Barnes,	Eyre,	Martin,
Barr,	Graff,	McNichol,
Beales,	Gray,	Mearkle,
Boyd,	Hackett,	Miller, J. S.,
Campbell,	Haldeman,	Miller, S. J.,
Craig,	Heaton,	Murdoch,
Crow,	Herron,	Nason,
Daix,	Homsher,	Patton,
Davis,	Jones,	Phipps,
DeWitt,	Leiby,	Salus,

Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

ADJOURNMENT.

Mr. VARE. Mr. President, I move that the memorial session of the Senate do now adjourn.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The time of recess having elapsed the Senate will be in order.

BILLS INTRODUCED.

Mr. EYRE. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE read in his place and presented to the Chair Senate Bill No. 765, entitled:

An Act to amend part of section six of an act, approved the 31st day of May, 1911, entitled "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities, and towns extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways, wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads and prescribing the contents of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways, and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act."

Which was committed to the Committee on Public Roads, and Highways.

Also read in his place and presented to the Chair Senate Bill No. 766, entitled:

An Act to amend part of Section Six of an act, approved the 31st day of May, 1911, entitled "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of Commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats, principal cities and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages

in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid Highways; providing method of application for State-aid in the improvement, maintenance and repair of township or county roads, and prescribing the contents of township, county, borough or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough or incorporated town, and requiring contracts by counties, townships, boroughs and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways, and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act."

Which was committed to the Committee on Public Roads and Highways.

Also read in his place and presented to the Chair Senate Bill No. 767, entitled:

An Act to amend part of section six of an act approved the 31st day of May, 1911, entitled "An Act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of Commissioner and Deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof, providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein; providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State-aid in the improvement, maintenance and repair of township or county roads and prescribing the contents of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough and incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways and making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act."

Which was committed to the Committee on Public Roads and Highways.

Also read in his place and presented to the Chair Senate Bill No. 768, entitled:

An Act to amend part of section one of an act, approved the 22d day of July, 1913, entitled "An Act establishing certain public roads as State Highways, and providing for their construction and maintenance at the expense of the Commonwealth.

Which was committed to the Committee on Public Roads and Highways.

Also read in his place and presented to the Chair, Senate Bill No. 769, entitled:

An Act to amend part of Section Six of an act, approved the 31st day of May, 1911, entitled "An Act providing for the establishment of a State Highway Department, by the appoint-

ment of a State Highway Commissioner two Deputy State Highway Commissioners, Chief Engineer, Chief Draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of Commissioner and Deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid Highways; providing method of application for State-aid in the improvement, maintenance and repair of township or county roads and prescribing the contents of township, county, borough or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways, and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith, and providing that existing contracts are not affected by provisions of this act."

Which was committed to the Committee on Public Roads and Highways.

HOUSE MESSAGES.

HOUSE CONCURS IN SENATE BILL NO. 3.

The Clerk of the House of Representatives, being introduced returned to the Senate, Senate Bill No. 3, entitled:

An Act to amend section one of the act approved the eighth day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventy-five) entitled "An Act to provide that admission now had or that may hereafter be had to practice as an attorney-at-law in the Supreme Court of this Commonwealth shall of itself without more operate as an admission of such attorney as an attorney-at-law in every other court of this Commonwealth and to provide that disbarment or suspension of any attorney by the said Supreme Court shall of itself without more operate as a disbarment or suspension of such attorney as an attorney in every other court of this Commonwealth" requiring attorneys-at-law to file certificates of admission in other courts and fixing the fees of the prothonotaries of the Supreme and other courts in connection therewith

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 18.

He also returned to the Senate, Senate Bill No. 18, entitled:

An Act to authorize courts of common pleas to decree the sale of real estate held for poor purposes in the several county poor districts in this Commonwealth having a population of less than one hundred and fifty thousand inhabitants whether the title to such property is held by the poor district or was reserved by the Commonwealth for the use of a poor district and providing for the reinvestment of the proceeds thereof.

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 141.

He also returned to the Senate, Senate Bill No. 141, entitled:

An Act to amend section eight (8) of an act entitled "An Act for the better protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United States residing within this State to procure a license before

using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith and providing for the disposition of the license fees fines and penalties received" approved the seventeenth day of April Anno Domini one thousand nine hundred and thirteen

with the information that the House of Representatives has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL NO. 422.

He also returned to the Senate, Senate Bill No. 422, entitled:

An Act authorizing companies incorporated to supply light heat and power or either of them by electricity to merge and consolidate with motor power or street railway companies

with the information that the House of Representatives has passed the same without amendments.

HOUSE CONCURS IN SENATE BILL NO. 266.

He also returned to the Senate, Senate Bill No. 266, entitled:

An Act providing a fixed charge on lands acquired by the State to be held as State forests and the distribution of the same for county purposes within the counties where State forests are located

with the information that the House of Representatives has passed the same without amendments.

SENATE BILL NO. 464 RETURNED WITH AMENDMENTS.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 464, entitled:

A Joint Resolution authorizing action by the authorities of this Commonwealth to prevent discrimination against the citizens of this Commonwealth in the use of natural gas which would result from the law recently enacted by the State of West Virginia

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Mr. EYRE. Mr. President, I move that rule 21, which requires amended bills to be noted on the calendar, be in this case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives to the foregoing bill.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution were twice read, as follows:

Amend page 3 line 23 by striking out the word "inhabits" and inserting in lieu thereof the word "inhibits."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—32.

Baldwin, F. E.,	Davis,	Marlov,	Salus,
Baldwin, R. J.,	Donahue,	Martin,	Sassaman,
Barnes,	Einstein,	McNichol,	Schantz,
Barr,	Eyre,	Mearkle,	Smith,
Campbell,	Haldeman,	Miller, J. S.,	Sones,
Craig,	Heaton,	Miller, S. J.,	Turner,
Crow,	Homsher,	Nason,	Weaver,
Daix,	Leslie,	Phipps,	Buckman,
			Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

RESOLUTION RECALLING FROM THE GOVERNOR HOUSE BILL NO. 40.

He also presented extract from the Journal of the House of Representatives which was twice read as follows, considered and agreed to.

In the House of Representatives, April 8, 1919.

Resolved (if the Senate concur) That House Bill No. 40, entitled An Act to amend and revise an act entitled "An Act providing for the incorporation, regulation and government of

cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" approved the twenty-seventh day of June, Anno Domini one thousand nine hundred and thirteen enlarging changing modifying and defining certain of the powers of cities of the third class

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE BILLS FOR CONCURRENCE.

He also presented for concurrence bills of the House of Representatives as follows:

House Bill No. 768 (Senate Bill No. 770), entitled:

An Act relating to repairs to or alterations of articles of personal property creating a lien for the value of services providing a method of collection escheating certain moneys to the Commonwealth providing for a refund thereof to the owners and prescribing penalties for violations.

Which was committed to the Committee on Finance.

House Bill No. 802 (Senate Bill No. 771), entitled:

An Act to amend section three of an act approved the seventh day of June one thousand nine hundred and eleven entitled "An Act to restrain and regulate the use of billiard-tables pool tables and bagatelle boards or tables kept and maintained for the use of the general public for hire or regard in cities of the first class in this Commonwealth providing for the granting of licenses and providing for punishment for the violations of the provision of this act."

Which was committed to the Committee on Municipal Affairs.

House Bill No. 933 (Senate Bill No. 772), entitled:

A further supplement to an act approved the twenty-fourth day of July one thousand nine hundred thirteen (Pamphlet Laws nine hundred seventy-seven), entitled "An Act to provide for the personal registration of electors and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities and providing for the payment of witness fees for persons summoned before the commissioners to provide penalties for violations of its provisions and to repeal acts inconsistent herewith"

Which was committed to the Committee on Elections.

House Bill No. 934 (Senate Bill No. 773), entitled:

An Act authorizing any company incorporated under the laws of any other State for the purpose of cutting harvesting storing transporting and selling natural ice or for any of said purposes to erect and maintain buildings and storage houses and to have and to hold either by leases for terms of years or by deed in fee simple real estate to an amount necessary and proper therefor.

Which was committed to the Committee on Corporations.

House Bill No. 776 (Senate Bill No. 774), entitled:

An Act to amend section one of an act approved the sixteenth day of May one thousand eight hundred ninety-one (Pamphlet Laws eighty-eight), entitled "An Act to authorize burial or cemetery companies to accept trusts in certain cases."

Which was committed to the Committee on Judiciary General.

House Bill No. 935 (Senate Bill No. 775), entitled:

An Act to amend section two, article one of an act approved the eighth day of April one thousand eight hundred and forty-eight (Pamphlet Laws three hundred and ninety-nine) entitled "An Act relative to the Berks County Prison and to discharged convicts"

Which was committed to the Committee on Judiciary Special.

House Bill No. 869 (Senate Bill No. 776), entitled:

An Act requiring the directors of the poor of the Scranton poor district to issue their warrant for the collection of poor taxes assessed and levied in the borough of Dunmore to tax collector of said borough

Which was committed to the Committee on Judiciary Special

House Bill No. 957 (Senate Bill No. 777), entitled:

An Act making it a misdemeanor for any person to remove deface alter change destroy or obliterate in any manner whatsoever any distinguishing mark of any kind or character on goods or chattels with the intention of preventing the owner from identifying the same

Which was committed to the Committee on Judiciary General.

House Bill No. 807 (Senate Bill No. 778), entitled:

An Act to enable city county poor ward school borough and township tax collectors their executors and administrators if they are deceased or either surety or sureties if the surety or sureties have paid the taxes to collect taxes for the payment of which they have become personally liable without having collected the same by the expiration of the authority of their respective bonds or by the expiration of the authority of their respective warrants or by the expiration of their terms of office and to extend the time for the collection of the same for a period of two years from the passage of this act

Which was committed to the Committee on Judiciary General.

House Bill No. 871 (Senate Bill No. 779), entitled:

An Act to amend sections seven eight nine and nineteen of an act entitled "An Act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" approved the fifth day of May one thousand nine hundred and eleven" as amended by requiring answers to be filed in all civil sections except by municipalities by authorizing a demand for a jury trial and providing for the trial of cases by a judge without a jury regulating the procedure and practice thereof by providing for an appeal or writ of error from the decisions of said court to the supreme or superior court and by providing for the fixing of fees and costs

Which was committed to the Committee on Judiciary General.

House Bill No. 986 (Senate Bill No. 780), entitled:

An Act providing for the establishment of Auxiliary State Game Preserves

Which was committed to the Committee on Game and Fisheries.

House Bill No. 992 (Senate Bill No. 781), entitled:

An Act to amend section two of an act approved the ninth day of April one thousand nine hundred and fifteen (Pamphlet Laws seventy-three) entitled "An Act to provide for the better protection and preservation of deer and elk squirrels and certain birds classed as game birds within the Commonwealth providing a method through which certain lands in the Commonwealth may be closed to hunting for a term of years and prescribing penalties for violation of its several provisions"

Which was committed to the Committee on Game and Fisheries.

House Bill No. 1086 (Senate Bill No. 782), entitled:

An Act to amend article seven of an act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws twelve hundred fifteen) entitled "An Act to revise amend and consolidate the law relating to fish and providing penalties

Which was committed to the Committee on Game and Fisheries.

House Bill No. 1003 (Senate Bill No. 783), entitled:

An Act providing a closed season on sturgeon or mamose in the Delaware River and Bay and the tributaries thereof upon the passage of similar legislation by certain states.

Which was committed to the Committee on Game and Fisheries.

House Bill No. 1004 (Senate Bill No. 784), entitled:

An Act authorizing county commissioners of certain counties to appoint county engineers and to fix their compensation and prescribing the duties of such engineers.

Which was committed to the Committee on Judiciary General.

House Bill No. 419 (Senate Bill No. 785), entitled:

An Act creating a reward or bounty for the destruction of certain noxious animals killed within the Commonwealth of Pennsylvania providing a method for the payment of the same and providing the method of furnishing evidence of said destruction and penalties for the violation of the several provisions hereof.

Which was committed to the Committee on Game and Fisheries.

House Bill No. 966 (Senate Bill No. 786), entitled:

An Act to amend an act approved the twenty-second day of April one thousand nine hundred and seven (Pamphlet Laws ninety-six) entitled "An Act to confer upon street railway companies and the lessees or operators thereof the right to do an express business and to transport light freight and property and to charge and collect reasonable compensation therefor."

Which was committed to the Committee on City Passenger Railways.

House Bill No. 947 (Senate Bill No. 787), entitled:

An Act to amend an act approved the eleventh day of April one thousand nine hundred and thirteen (Pamphlet Laws fifty-eight), entitled "An Act supplementary to an act entitled "An Act for the protection of the public health by prohibiting the sale, offering for sale, exposing for sale or having in possession with intent to sell of eggs unfit for food as therein defined and prohibiting the use of such eggs in the preparation for food products providing penalties for the violation thereof and providing for the enforcement thereof" approved the eleventh day of March Anno Domini one thousand nine hundred and nine, providing for the denaturing by kerosene of all eggs unfit for food within the meaning of said act and providing penalties for the violation thereof" providing for the licensing by the Dairy and Food Commissioner of persons, copartnerships, associations, and corporations engaged in the business of breaking eggs and separating the egg content from the shell and using or disposing of the contents thereof for any purpose, authorizing the Dairy and Food Commissioner and his agents and assistants to take samples of eggs for the purpose of analysis and providing penalties.

Which was committed to the Committee on Public Health and Sanitation.

House Bill No. 318 (Senate Bill No. 788), entitled:

An Act to repeal section five of an act approved the twenty-ninth day of May one thousand nine hundred seventeen (Pamphlet Laws three hundred twenty-two), entitled "An Act to give protection and to regulate the catching or taking or having in possession within this Commonwealth of any bullfrogs tadpoles and terrapin and providing penalties and punishments for violation of any of the provisions of this act and the manner of proceeding to enforce compliance therewith and providing for the disposition of the penalties and fines recovered and received and how and by whom the costs in such cases shall be paid."

Which was committed to the Committee on Game and Fisheries.

REPORT FROM COMMITTEE.

Mr. DAIX. Mr. President. I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX from the Committee on Appropriations reported as amended, Senate Bill No. 518, entitled:

A supplement to an act, entitled "An Act to establish a Board of Commissioners of Navigation for the River Delaware and its Navigable Tributaries; regulating their jurisdiction over ships, vessels, and boats, and wharves, piers, bulkheads, docks, slips and basins; and exempting cities of the first class from certain of its provisions; and making an appropriation therefor." approved the 8th day of June, A. D. 1907; authorizing and directing the Commissioners to provide and maintain a nautical school for the education and training of pupils from the various counties of the Commonwealth of Pennsylvania in the science and practice of navigation, and making an appropriation for two years from the 1st day of June, A. D. 1919, toward its maintenance.

NOMINATIONS BY THE GOVERNOR.

The Secretary to the Governor being introduced, presented communication in writing from His Excellency the Governor of the Commonwealth, which was read as follows:

COMMISSIONER OF DEEDS.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 8, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Commissioners of Deeds for the Commonwealth of Pennsylvania, for the term of five years, to be computed from the dates set opposite their names respectively:

Frank H. Taylor, East Orange, N. J., April 8, 1919.
Joseph H. Hughes, Cape May, N. J., April 27, 1919.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent.

A motion was made by Mr. EYRE.

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations.

Which was agreed to.

Whereupon.

A motion was made by Mr. EYRE.

That the Senate do advise and consent to said nominations.

On the question.

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Baldwin, F. E., Donahue,	Leslie,	Sassaman,
Baldwin, R. J., Einstein,	Marlow,	Schantz,
Barnes,	Eyre,	Martin,
Barr,	Graff,	McNichol,
Beales,	Gray,	Mearkle,
Boyd,	Hackett,	Miller, J. S.,
Campbell,	Haldeman,	Miller, S. J.,
Craig,	Heaton,	Murdoch,
Crow,	Herron,	Nason,
Daix,	Homsher,	Patton,
Davis,	Jones,	Phipps,
DeWitt,	Leiby,	Salus,

Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Governor be informed accordingly.

Mr. EYRE. Mr. President, I move that the executive session do now rise.

Mr. HALDEMAN. Mr. President, I second the motion. The motion was agreed to.

BILL INTRODUCED.

Mr. DAIX. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX read in his place and presented to the Chair Senate Bill No. 789, entitled:

An Act authorizing the State Highway Commissioner to establish agencies in cities for the granting of motor vehicle licenses and tags.

Which was committed to the Committee on Public Roads and Highways.

REPORTS FROM COMMITTEE.

Mr. MARLOW. Mr. President, I ask unanimous consent to make reports from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MARLOW from the Committee on Game and Fisheries reported as committed, Senate Bill No. 709 (House Bill No. 792), entitled:

An Act to revise, amend and consolidate the law relating to fish in certain boundary lakes, bays and peninsular waters.

Also from the Committee on Game and Fisheries reported as committed, Senate Bill No. 181, entitled:

An Act for the better protection of fish, requiring citizens of the United States resident without this Commonwealth to

procure a license to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto; and regulating the issuance of such license; providing penalties for the violation of this act.

MOTION TO READ BILLS THE FIRST TIME.

Mr. MARLOW. Mr. President, I move that all bills reported from committees at to-day's session be read the first time.

Mr. J. S. MILLER. Mr. President, I second the motion. The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 240 (House Bill No. 231), entitled:

An Act to provide for the acknowledgement of deeds mortgages and other instruments of writing concerning property in Pennsylvania by persons in the military and naval service of the United States or of this Commonwealth and to confirm acknowledgments heretofore made by such persons

And said bill having been read at length the first time,
Ordered. To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 659 (House Bill No. 279), entitled:

An Act requiring the publication of all legal notices and legal advertising in the English language only and repealing all acts and parts of acts general local or special inconsistent therewith

And said bill having been read at length the first time,
Ordered. To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 597, entitled:

A joint resolution proposing an amendment to article three section six of the Constitution of the Commonwealth of Pennsylvania so that the subject of an amendment or supplement to a law and the subject to which such law is extended or on which it is conferred shall be clearly expressed in its title

And said bill having been read at length the first time,
Ordered. To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 253, entitled:

An Act to provide for the payment by the county of costs in summary jurisdiction cases to aldermen justices of the peace and magistrates in this Commonwealth

And said bill having been read at length the first time,
Ordered. To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 238 (House Bill No. 234), entitled:

An Act to amend section fifteen paragraph (b) of an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws four hundred forty-seven known as "The Fiduciaries Act of one thousand nine hundred seventeen" so as to further limit the period within which a bond covenant debt or demand not payable within one year after the decease of the debtor shall remain a lien upon the real estate of such decedent

And said bill having been read at length the first time,
Ordered. To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 627 (House Bill No. 697), entitled:

An Act authorizing the judges of the court of common pleas and orphans' courts in certain counties to adopt a uniform system of indices in the offices of the recorder of deeds probatory and register of wills and clerk of the orphans' court and providing for the installation of the same at the cost of the county

And said bill having been read at length the first time,
Ordered. To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 614, entitled:

An Act to protect the health safety and welfare of the people of Pennsylvania by regulating the light ventilation sanitation fire protection maintenance alteration improvement use and occupancy of dwellings and land appurtenant thereto to define the classes of dwelling affected by the act to establish administrative requirements to establish remedies and fix penalties for the violation thereof and to make an appropriation therefor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 237 (House Bill No. 230), entitled:

An Act to amend an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws four hundred forty-seven) known as "The Fiduciaries Act of one thousand nine hundred seventeen" to authorize fiduciaries to pay an annual sum for the guarantee of the payment of principal and interest of mortgages and other securities in which funds within their control may be invested

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 375 (House Bill No. 358), entitled:

An Act to prevent the felonious taking and stealing of motor vehicles and the receiving and purchasing of stolen motor vehicles

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 746 (House Bill No. 835), entitled:

A supplement to an act approved the second day of May one thousand eight hundred and ninety-nine (Pamphlet Laws one hundred and eighty-four) entitled "An Act to provide revenue by imposing a mercantile license tax on vendors of or dealers in goods wares and merchandise and providing for the collection of said tax" provided for the appointment of and the fixing of salaries of mercantile appraisers in certain counties and providing for the disposition of moneys collected as fees for mercantile appraisers

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 97, entitled:

An Act regulating the disposition of assignments of error in appeals and other proceedings in error in the Supreme Court and the Superior Court of this Commonwealth in certain cases.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 558, entitled:

An Act providing an additional method for the collection of delinquent borough and school taxes in boroughs.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 741 (House Bill No. 637), entitled:

An Act to amend sections one thousand one hundred and twenty-one and one thousand one hundred and thirty of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and main-

tain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 596, entitled:

An Act to amend section one of an act of the General Assembly of the Commonwealth of Pennsylvania approved the thirteenth day of May one thousand nine hundred and fifteen entitled "A Supplement to an act approved the twenty-seventh day of June nineteen hundred and thirteen entitled 'An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto.'"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 566 (House Bill No. 247), entitled:

An Act relating to police pension funds in cities of the third class and directing such cities to appropriate certain moneys thereto

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 754, entitled:

A supplement to the act approved the twenty-ninth day of May, one thousand eight hundred and eighty-five, (Pamphlet Laws '29), entitled "An Act to provide for the incorporation and regulation of natural gas companies," authorizing corporations created under said act to renew their quarters which are about to expire or have already expired, and providing a procedure therefor, and for the payment of fees and bonus,

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 518, entitled:

A Supplement to an act entitled: "An Act to establish a Board of Commissioners of Navigation for the River Delaware and its Navigable Tributaries; regulating their jurisdiction over ships, vessels, and boats, and wharves, piers, bulkheads, docks, slips and basins; and exempting cities of the first class from certain of its provisions; and making an appropriation therefor," approved the 8th day of June, A. D. 1907; authorizing and directing the Commissioners to provide and maintain a nautical school for the education and training of pupils from the various counties of the Commonwealth of Pennsylvania in the science and practice of navigation, and making an appropriation for two years from the 1st day of June, A. D. 1919, towards its maintenance.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 709 (House Bill No. 792), entitled:

An Act to revise amend and consolidate the law relating to fish in certain boundary lakes bays and peninsular waters

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 181, entitled:

An Act for the better protection of fish requiring citizens of the United States residing without this Commonwealth to procure a license to fish or angle in the water of this Commonwealth or in the water bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL INTRODUCED.

Mr. WOODWARD. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WOODWARD read in his place and presented to the Chair Senate Bill No. 790, entitled:

An Act making an appropriation to the Providence General Hospital, Philadelphia, Philadelphia County, Pennsylvania.

Which was committed to the Committee on Appropriations.

ADJOURNMENT.

Mr. EYRE. Mr. President, I move that the Senate do now adjourn until eleven o'clock to-morrow morning.

Mr. DAIN. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 5:48 P. M. until Wednesday morning, April 9, 1919, at 11 o'clock.

HOUSE OF REPRESENTATIVES

TUESDAY, April 8, 1919.

The House met at 11:00 o'clock A. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

The Chaplin, Rev. W. H. Feldmann, offered the following prayer:

O Thou infinite and holy one, who hast always given unto us men in the time of need, and given unto us leaders capable of bringing us to safe issues in every crisis of our nation, Thou who hast given unto us those who have led in times of conflict, grant unto us that we may be able to handle with satisfaction in Thy sight and for this nation the great problems that still remain to be settled. We beseech Thee that Thy goodness may rest upon those who shall represent us in this great Peace Conference that means so much for coming generations, not only of America, but of the entire world; and may that peace be in harmony with the Prince of Peace, and may it not be a scrap of paper nor a paper of scraps; but may it be that which shall be enduring, binding, helpful and blessed for all mankind; and since the air and spirit of men is full of war, calling upon everything that arouses suspicion and jealousy and hatred, may the hearts of the nation be laid at rest, so that the peaceful pursuits of the people may be resumed and the peaceful fruits be ours, that we may build up a durable nation, blest of Thee and of usefulness to all mankind. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterdays proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. J. T. Evans, the further reading was dispensed with and the Journal was approved.

PETITION.

FAVORING PASSAGE OF HOUSE BILL NO. 551.

The SPEAKER presented several petitions from citizens of Allegheny County favoring the passage of House Bill No. 551, relative to State-wide physical training.

Referred to the Committee on Education.

BILLS INTRODUCED AND REFERRED.

By Mr. DEWEY. House Bill 1232.

An Act to amend section four of an act, approved the fifteenth day of April, one thousand nine hundred and fifteen. (Pamphlet Laws 132) entitled "An Act relative to the burial of the bodies of certain indigent deceased widows at the county expense."

Referred to the Committee on Judiciary Special.

By Mr. PIKE. House Bill No. 1233.

An Act to amend section one of the act approved the twentieth day of May, one thousand nine hundred thirteen (Pamphlet Laws 264), entitled "An Act relating to assessments for taxes in townships of the first class in this Commonwealth; fixing the compensation of assessors and assistant assessors in such townships; extending the time within which the said assessors are required to complete their assessment, and make their return thereof; and further providing for the determination of the time actually employed by the said assessors and assistant assessors in the performance of their duties."

Referred to the Committee on Manufactures.

By Mr. PIKE. House Bill No. 1234.

An Act to amend section one of an act approved the eighth day of June, one thousand nine hundred and eleven (Pamphlet Laws seven hundred twelve), entitled "An Act relating to milk; providing for the protection of the public health, and the prevention of fraud and deception, by regulating the sale of milk, skimmed milk and cream; providing penalties for the violation thereof; and providing for the enforcement thereof."

Referred to the Committee on Manufactures.

By Mr. LAFFERTY. House Bill No. 1235.

An Act making an appropriation to the Pennsylvania Home Teaching Society and Free Circulating Library for the Blind, at Philadelphia.

Referred to the Committee on Appropriations.

By Mr. GOLDER. House Bill No. 1236.

An Act to amend the act approved the seventh day of May, one thousand nine hundred seven (Pamphlet Laws one hundred sixty-one), entitled "An Act regulating and defining the powers and duties of the Dental Council and the State Board of Dental Examiners; providing for appointment of examiners; defining qualifications of applicants for examination; condition of granting licenses; regulating and limiting the practice of dentistry; prohibiting practice by, or employment of, unlicensed persons, and providing punishment therefor; and disposition of fees and fines, and fixing the appropriation to the Dental Council," as amended.

Referred to the Committee on Judiciary Special.

By Mr. PERRY. House Bill No. 1237.

An Act authorizing the Insurance Commissioner to revoke the certificate of authority of and to refuse admission to companies or associations from any state which refuses to permit like companies or associations organized and operating under the laws of this State, to do a like business in said state, and designating who may and who may not make examination of said companies or associations, and providing who shall pay the expenses of examinations of such companies or associations.

Referred to the Committee on Insurance.

By Mr. MARTIN. House Bill No. 1238.

An Act to amend section six hundred and twenty-seven (627) of an act approved the eighteenth day of May, Anno Domini one thousand nine hundred and eleven, entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same and the method of collecting the same and repealing all laws, general, special or local or any parts thereof that are or may be inconsistent therewith", so far as to require school boards, on petition of a certain number of adult residents, to permit the use of school buildings and grounds for recreational purposes, to permit the use of school funds for such purposes, and, in districts of the first class, to permit an additional tax levy of not to exceed one mill on the dollar to be used for such purposes.

Referred to the Committee on Education.

By Mr. PIKE. House Bill No. 1239.

An Act making an appropriation to the Julia White Priscilla Home for aged colored people, located at LaMott, Montgomery county Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. RAMSEY. House Bill No. 1240.

An Act to amend an act approved the first day of May, one thousand nine hundred and thirteen, entitled "An Act to prohibit the killing of foxes by certain methods in Delaware County, and fixing a penalty for violation of the act," by extending the provisions of the said act to Chester County and Montgomery County.

Referred to the Committee on Judiciary Special.

By Mr. WILLIAM KRAUSE. House Bill No. 1241.

An Act fixing the salaries of the Foremen Charmen and Charmen in the Department of Public Grounds and Buildings.

Referred to the Committee on Public Buildings.

By Mr. ZIMMERMAN. House Bill No. 1242.

An Act making an appropriation to the State Livestock Sanitary Board for the purpose of reimbursing certain owners of animals destroyed during the late epidemic of the foot and mouth disease.

Referred to the Committee on Appropriations.

By Mr. EDGAR R. SMITH. House Bill No. 1243.

An Act to amend sections one thousand and eighty and one thousand and eighty-three and to repeal sections one thousand and eighty-four and one thousand and eighty-five of an act approved the 14th day of July, one thousand nine hundred and seventeen, (Pamphlet Laws eight hundred and forty) entitled "An Act concerning townships; and revising, amending, and consolidating the law relating thereto."

Referred to the Committee on Manufactures.

By Mr. ALEXANDER. House Bill No. 1244.

An Act to further amend an act approved the thirteenth day of March, Anno Domini, one thousand eight hundred and ninety-nine, entitled, "An Act to amend the first section of an act approved the eleventh day of May, one thousand eight hundred and eighty-nine, entitled, 'A further supplement to an act entitled 'An Act to establish a Board of Wardens for the Port of Philadelphia and for the regulation of pilots and pilotage and for other purposes' approved March twenty-ninth, one thousand eight hundred and three, and for regulating the rates of pilotage and number of pilots.'"

Referred to the Committee on Judiciary General.

By Mr. BOLARD. House Bill No. 1245.

An Act to amend an act approved the eleventh day of May, one thousand nine hundred and one. (Pamphlet Laws one hundred fifty-two), entitled, "An Act amending the act of June twenty-six, one thousand eight hundred and ninety-five, entitled, 'A Supplement to an act, entitled, 'An Act regulating boroughs,' approved the third day of April, Anno Domini one thousand eight hundred and fifty-one, empowering boroughs to tax persons, property and occupations for general borough purposes.'"

Referred to the Committee on Municipal Corporations.

By Mr. STADTLANDER. House Bill No. 1246.

An Act to authorize courts of common pleas to issue writs of subpoena requiring witnesses to attend and testify under oath and produce books or papers before committees appointed for the purpose of investigating charges against the professional conduct of members of the bar of said courts.

Referred to the Committee on Judiciary General.

By Mr. STADTLANDER. House Bill No. 1247.

An Act to amend section six hundred and seventeen of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (Pamphlet Laws three hundred nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provision by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general special or local, or any parts thereof, that are or may be inconsistent therewith," and providing for the construction, re-construction or repair of school buildings, or work upon school property within the Commonwealth of Pennsylvania, by contract, where the cost, value or amount of same, including labor and material, exceeds the sum of three hundred dollars.

Referred to the Committee on Education.

By Mr. SCHILLING. House Bill No. 1248.

An Act fixing the salary of the district attorney in certain counties.

Referred to the Committee on Judiciary Special.

By Mr. SCHILLING. House Bill No. 1249.

An Act to provide for the appointment, by the District Attorneys of the several counties of this Commonwealth having a population of over one hundred and fifty thousand and less than five hundred thousand inhabitants of a special detective officer, and assistant special detective officers, making said special detective officers general police officers, with all the powers

conferred on constables in cases of crime and criminal procedure, and defining their duties, fixing their salaries and authorizing the payment of same, together with necessary expenses, by the county.

Referred to the Committee on Judiciary Special.

By Mr. STADTLANDER. House Bill No. 1250.

An Act amending a portion of section two of an act approved the thirteenth day of June, nineteen hundred eleven, entitled "An Act establishing in counties containing a population of from eight hundred thousand to one million four hundred thousand, a Board for the Assessment and Revision of Taxes for State and county purposes; prescribing the method of their appointment, their powers and duties; fixing their salary, to be paid by the proper county; and abolishing the office of ward, borough, and township assessors, in so far as respects the assessment of State and county taxes," as the same was amended by an Act of Assembly approved the twentieth day of July, nineteen hundred seventeen.

Referred to the Committee on Municipal Corporations.

By Mr. DEWEY. House Bill No. 1251.

An Act to amend section one of article three, chapter three, of an act approved the fourteenth day of May, one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve), entitled "An Act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs.

Referred to the Committee on Judiciary Special.

By Mr. STADTLANDER. House Bill No. 1252.

A Joint Resolution proposing an amendment to article nine of the Constitution of Pennsylvania.

Referred to the Committee on Judiciary General.

By Mr. STADTLANDER. House Bill No. 1253.

A Joint Resolution proposing an amendment to article nine of the Constitution of Pennsylvania.

Referred to the Committee on Judiciary General.

By Mr. DAY. House Bill No. 1254.

An Act prohibiting the changing of names by individuals, except by court proceedings and providing penalties.

Referred to the Committee on Judiciary Special.

By Mr. DAY. House Bill No. 1255.

An Act imposing additional taxes on all male persons twenty-one years of age, or over, requiring payment of such taxes by the employers of said persons under certain circumstances; providing penalties and a method of collection.

Referred to the Committee on Manufactures.

By Mr. FINNEY. House Bill No. 1256.

An Act to ascertain and appoint the fees to be received by the several prothonotaries of the courts of common pleas of the Commonwealth, in counties having a population of less than one hundred fifty thousand, and to provide the time for paying the same.

Referred to the Committee on Judiciary Local.

By Mr. WOOD. House Bill No. 1257.

An Act prohibiting the display, having in possession, custody or control, of certain flags, ensigns, banners or standards or any picture or facsimile thereof; and providing a penalty for violation of this act.

Referred to the Committee on Manufactures.

By Mr. WOOD. House Bill No. 1258.

An Act to amend section one of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred fifty-nine), entitled "An Act to amend an act, entitled 'An Act to provide for retirement of State employes permanently disqualified by reason of physical or mental disability to perform their official functions and duties, with half pay, under certain conditions, during the remainder of their lives, except State employes whose retirement has been or shall be otherwise provided for, and the filling of vacancies caused by such retirement,' approved the fourteenth day of June, Anno Domini one thousand nine hundred and fifteen, so as to extend the operation thereof to all employes in penitentiaries and other institutions operated by the Commonwealth, as well as those more directly in the service thereof;" providing for the retirement of State employes sixty-five years of age and over who have been in State service for thirty-five years or more.

Referred to the Committee on Ways and Means

By Mr. SOWERS. House Bill No. 1259.

An Act to provide for and confer jurisdiction upon the magistrates within this Commonwealth in all actions of trespass brought before them wherein the plaintiff's claim shall not exceed one hundred dollars.

Referred to the Committee on Judiciary Local.

By Mr. WELLS. House Bill No. 1260.

An Act to further amend section nine of an act approved the fifth day of May, one thousand eight hundred and ninety-nine (Pamphlet Laws two hundred forty-eight) entitled "An Act supplementing and amending an act, entitled 'An Act to establish an intermediate court of appeal; regulating its constitution, officers, jurisdiction, powers, practice, and its relation to the Supreme Court and other courts; providing for the reports of its decisions, the compensation of the judges and other officers, and the practice and costs on appeals from its judgments,' approved June twenty-four, one thousand eight hundred and ninety-five," as amended, increasing the amount to which the judges of the Superior Court shall be entitled to be reimbursed for the sums expended by them in each year for expenses incurred in the discharge of their duties and for the help for briefers, investigators, stenographers, type-writers and clerks.

Referred to the Committee on Judiciary General.

By Mr. WELLS. House Bill No. 1261.

An Act to require all dealers, purchasers and traders in glass, rags, scrap, metals, old clothing and all other refuse matter, in cities of the first class, to be licensed.

Referred to the Committee on Manufactures.

By Mr. SHOWALTER. House Bill No. 1262.

An Act authorizing Roy Frush, a resident of the Borough of Milton, County of Northumberland, to bring suits in the court of common pleas of Dauphin County against the Commonwealth of Pennsylvania.

Referred to the Committee on Judiciary Special.

By Mr. SHOWALTER. House Bill No. 1263.

An Act providing for the pensioning of certain soldiers, sailors and marines and the widows of certain soldiers, sailors and marines who served in the Civil War and making an appropriation for the payment thereof.

Referred to the Committee on Appropriations.

By Mr. ZANDERS. House Bill No. 1264.

An Act dividing the Middle Coal-Field Poor District into four districts; and providing for the nomination and election of a director and auditor from each district, and one director at large, to be elected by the voters of all the districts; fixing the time when such nominations and elections shall be held, and when those elected shall take office; providing for appointments and filling of vacancies; placing the affairs of the districts under the supervision and control of the court of quarter sessions of Carbon County; making it lawful to erect new or additional buildings for said districts, after the approval of the court of quarter sessions of Carbon County; and repealing certain acts.

Referred to the Committee on Ways and Means.

By Mr. BENCHOFF. House Bill No. 1265.

A Supplement to an act approved the eleventh day of July, one thousand nine hundred and seventeen (Pamphlet Laws eight hundred eighteen), entitled "An Act relating to dogs, and the protection of livestock and poultry from damage by dogs; providing for the licensing of dogs; regulating the keeping of dogs, and authorizing their destruction in certain cases; providing for the protection of licensed dogs, and for dogs temporarily imported for trial, show and breeding purposes; prescribing certain privileges for hunting dogs, and dogs owned or used by the Board of Game Commissioners; providing for the assessment of damages done by dogs, and payment thereof by the proper county to the owners of livestock and poultry, and of damages to licensed dogs; imposing powers and duties on certain State, county, city, borough, town, and township officers and employes, and on city councils of cities of the first and second class; and providing penalties."

Referred to the Committee on Judiciary Special.

By Mr. ZIMMERMAN. House Bill No. 1266.

An Act prohibiting the employment of aliens in connection with the maintenance and operation of public buildings and providing for the surcharging of authorities employing such aliens.

Referred to the Committee on Labor and Industry.

By Mr. RORKE. House Bill No. 1267.

An Act making an appropriation to the Academy of Natural Sciences of Philadelphia.

Referred to the Committee on Appropriations

REPORTS FROM COMMITTEES.

Mr. WILLIAM DAVIS, from the Committee on Counties and Townships, reported as committed, House Bill No. 53, entitled

An Act to repeal sections seven hundred and ten, seven hundred and eleven, seven hundred and twelve, seven hundred and thirteen, seven hundred and fourteen, seven hundred and fifteen and seven hundred and sixteen of an act, approved the fourteenth day of July, one thousand nine hundred seventeen (Pamphlet Laws eight hundred forty), entitled "An Act concerning townships; and revising, amending and consolidating the law relating thereto;" so far as said sections relate to townships of the second class.

Mr. POWELL, from the Committee on Counties and Townships, reported as committed, House Bill No. 362, entitled

An Act to amend chapter three, article one of an act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An Act concerning townships; and revising, amending and consolidating the law relating thereto."

Mr. WYNNE, from the Committee on Counties and Townships, reported as committed, House Bill No. 1049, entitled

An Act to amend section one hundred and twenty of an act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty), entitled "An Act concerning townships; and revising, amending, and consolidating the law relating thereto," by providing for the election of two township assessors in townships of the first class containing a population of ten thousand inhabitants or more, and providing for the division of such townships by the county commissioners of the respective county.

Mr. RUDDY, from the Committee on Counties and Townships, reported as amended, House Bill No. 963, entitled

An Act to amend section one thousand and seventy-eight, one thousand and eighty-one and one thousand and eighty-two, of an act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty), entitled "An Act concerning townships and revising, amending and consolidating the law relating thereto."

Mr. MacCALLUM, from the Committee on Counties and Townships, reported as committed, House Bill No. 1138, entitled

An Act authorizing the Commonwealth to rebuild county bridges over eight hundred feet in length located on State Highways where such bridges have been heretofore destroyed by fire; providing for the appointment of viewers and inspectors; and for the payment of the costs of rebuilding such bridges; and imposing certain charges upon counties.

Mr. WILLIAM DAVIS, from the Committee on Counties and Townships, reported as committed, House Bill No. 1157, entitled

An Act relating to county officers in counties having a population of more than seventy thousand and less than one hundred and fifty thousand inhabitants; and providing for their salaries and the compensation of deputies and clerks in the respective county offices; requiring the payment into the respective county treasury of the fees of county officers and providing penalties for violation of this act.

Mr. MALLERY, from the Committee on Counties and Townships, reported as committed, House Bill No. 1030 (Senate Bill No. 295), entitled

An Act to amend section one of an act approved the twenty-third day of February one thousand eight hundred and seventy (Pamphlet Laws two hundred twenty-six) entitled "An Act to ascertain and appoint the fees to be received by the coroner in the county of Erie."

Mr. McKAY, from the Committee on Counties and Townships, reported with a negative recommendation, House Bill No. 374, entitled

An Act to further amend section one of an act, approved the twenty-ninth day of April, one thousand nine hundred and thirteen (P. L. 118), entitled "An Act applicable to all counties of this Commonwealth to provide monthly payments, as approved by the trustees, to indigent widowed, or abandoned mothers, for partial support of their children in their own homes. The manner of appointment of the trustees; the ad-

ministration of the trust; amount of appropriations, proportioning appropriations, co-ordinate appropriations; amounts to be paid, form of records, eligibility, penalties, and reports as set forth," as amended, extending said act to certain widows and children, deserted women with children whose husbands whereabouts are unknown, women whose husbands have been absent and unheard of for seven years and women with children whose husbands are permanently confined in insane institutions.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 708, as follows:

An Act relating to repairs or alterations of articles of personal property creating a lien for the value of services providing a method of collecting escheating certain moneys to the Commonwealth providing for a refund thereof to the owners and prescribing penalties for violations

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act every person co-partnership association or corporation to whom or which any article of personal property has been delivered for repairs or alterations shall have a lien upon such article of personal property for the value of the repairs and alterations so performed and shall have the right to detain such personal property until the indebtedness is paid

Section 2 If any article of personal property remains in the hands or possession of any such person co-partnership association or corporation for a period of one year after the performance and completion of the alterations or repairs without payment being made for such alterations or repairs it shall be lawful for such person co-partnership association or corporation to cause such article of personal property to be sold at public sale Before making the sale due notice by registered letter shall be mailed to the address of the owner if known at least ten days before the sale

Section 3 If the address of the owner is unknown due notice of the sale shall be given by advertisement printed in at least one newspaper of general circulation within the county printed in the English language once a week for two weeks immediately prior thereto Any number of such articles of personal property may be included in the same advertisement

The notice shall contain the name of the owner and his last known place of residence if known a brief description of the property and the amount of the charges due for alterations and repairs

Section 4 The owner of the property at any time previous to the sale may redeem the same upon payment of the charge and the costs of advertising incurred

Section 5 After the sale of any article of personal property as herein provided it shall be the duty of said person co-partnership association or corporation within ten days thereafter to make a return to the Auditor General giving the name and last known address of the owner a brief description of the property the sum realized from the sale the amount of the charges due for alterations and repairs and the costs incurred for the sale thereof

Section 6 The proceeds of the sale after the deduction of the charges and costs as aforesaid shall be paid to the owner thereof if known and if unknown the same shall escheat to the Commonwealth and shall be transmitted with the return to the Auditor General who shall pay the same into the State Treasury

Section 7 Whenever any moneys are escheated to the Commonwealth under the provisions of this act and the proceeds thereof are in the State Treasury the same shall be refunded to the owner thereof his her or their legal representatives upon producing to the Auditor General and State Treasurer satisfactory proof that he she or they are the person or persons or the legal representatives of the person or persons whose money has been so escheated

The money so escheated shall be paid to the person or persons entitled thereto under the provisions of this section by warrant of the Auditor General on the State Treasurer

Section 8 Any person or any member of a co-partnership association or any officer or director of any corporation selling any article of personal property under the provisions of this act and failing to make return thereof and to pay over the proceeds of the sale as required by this act shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine not exceeding one hundred dollars or undergo imprisonment for a period not exceeding ninety days or both at the discretion of the court

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—181.

Alexander,	Donneley,	Kooser	Robertson,
Armstrong,	Drinkhouse,	Krause, T. S.,	Rorke,
Aron,	Dunn,	Krause, W.,	Ruddy,

Baldi,	Ehrhardt,	Krugh,	Sarig,
Baldridge,	Ephraim,	Kunkle,	Schaeffer,
Barnhart,	Evans, J. T.,	Lafferty,	Schilling,
Bechtold,	Evans, S. J.,	Lanius,	Scott,
Bell,	Finney,	Lauter,	Shaffer,
Benehoff,	Flynn,	Levis,	Shellenberger,
Bennett,	Foster,	MacCallum,	Shunk,
Benninger,	Fowler,	Magill,	Simpson,
Bidelspaecher,	Fox, A. R. B.,	Mallery,	Sinclair,
Bigler,	Fox, I. M.,	Mangan,	Smith, E. R.,
Blank,	Franklin,	Marcus,	Snowden,
Eolard,	Gans,	Marshall,	Snyder,
Bowman,	Glass,	Martin,	Sowers,
Freindle,	Goehring,	McCaig,	Sprowls,
Brislin,	Golder,	McCurdy,	Stadtlander,
Brooks,	Goodnough,	McGeary,	Stark,
Bucher,	Graham,	McKay,	Statler,
Bungard,	Griest,	McKim,	Steedle,
Campbell,	Griffith,	McVicar,	Sterling,
Catlin,	Haines,	Mehring,	Sweitzer,
Clutton,	Haldeman,	Michel,	Todd,
Coldsmith,	Hamilton, J.,	Miller,	Trach,
Colville,	Hamilton, W. J.,	Miller, A. D.,	Uish,
Comer,	Hampson,	Miller, C. G.,	Viekerman,
Conner,	Harer,	Miller, D. I.,	Wagner,
Cook,	Harvey,	Miller, D. D.,	Walker, G. T.,
Corbin,	Heffernan,	Millin,	Walker, J. A.,
Cox,	Helt,	Milner,	Wallace, R. L.,
Hess,	Hickernell,	Morgan,	Wallace, W. T.,
Crawford,	Heyburn,	Murphy,	Wells,
Crockett,	Hoffman,	Neary,	West,
Crum,	Hollingsworth,	North,	Wetach,
Curry, R.,	Horne,	Norton,	Whiteman,
Davis, D. F.,	Hough,	Palmer,	Willert,
Davis, J. T.,	Huntington,	Patterson,	Williams,
Davis, W.,	Hutchison,	Phillips,	Woner,
Dawson,	Ingham,	Pidgeon,	Wood,
Day,	Jennings,	Powell,	Woodruff,
Dewey,	Jordan,	Ramsey,	Zimmerman,
Diehm,	Kantner,	Reber, C. A.,	Spangler,
Di Lemmo,	Kennedy,	Ringler,	Speaker,
Dilsheimer,	Kinsman,	Rinn,	
Dittrich,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 802, as follows:

An Act to amend section three of an act approved the seventh day of June one thousand nine hundred and eleven entitled "An Act to restrain and regulate the use of billiard-tables pool-tables and bagatelle-boards or tables kept and maintained for the use of the general public for hire or reward in cities of the first class in this Commonwealth providing for punishments for the violations of the provisions of this act"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three of an act approved the seventh day of June one thousand nine hundred and eleven entitled "An Act to restrain and regulate the use of billiard-tables pool-tables and bagatelle-boards or tables kept and maintained for the use of the general public for hire or reward in cities of the first class in this Commonwealth providing for the granting of licenses and providing for punishments for the violations of the provisions of this act" which reads as follows to wit

"Section 3 Said licenses shall be granted only by the Department of Public Safety and shall be for one year from the date thereof" be amended to read as follows

"Section 3 Said licenses shall be granted only by the Department of Public Safety and shall be for one year from a date fixed by rule of standing order of the Department of Public Safety The Director of the Department of Public Safety shall fix by rule or standing order a time at which all applications for said licenses shall be heard at which time all persons applying or making objections to applications for licenses may be heard by evidence petition remonstrance or counsel

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

NAYS—183.

Alexander,	Dilsheimer,	Krugh,	Sarig,
Armstrong,	Dittrich,	Kunkle,	Schaeffer,
Arch,	Donneley,	Lafferty,	Schilling,
Baldi,	Drinkhouse,	Lauter,	Scott,
Baldridge,	Dunn,	Levis,	Shaffer,
Barnhart,	Ehrhardt,	MacCallum,	Shellenberger,
Bechtold,	Ephraim,	Magill,	Shunk,

Bell,	Evans, J. T.,	Mallery,	Simpson,
Benchoff,	Evans, S. J.,	Mangan,	Sinclair,
Bennett,	Flynn,	Marcus,	Smith, E. R.,
Benninger,	Poster,	Marshall,	Smith, F. I.,
Bidelspacher,	Fowler,	Marshall,	Snowden,
Bigler,	Fox, A. R. B.,	McCaig,	Snyder,
Blank,	Fox, I. M.,	McCurdy,	Soffel,
Bolard,	Franklin,	McGeary,	Sprowls,
Bower,	Gans,	McIntyre,	Stadtlander,
Bowman,	Geary,	McKay,	Stark,
Brady,	Glass,	McKim,	Statler,
Brendle,	Goehring,	McVicar,	Steedle,
Brislin,	Golder,	Mehring,	Sterling,
Brooks,	Goodnough,	Miller,	Stott,
Bucher,	Graham,	Miller, A. D.,	Sullivan,
Bungard,	Griest,	Miller, C. G.,	Sweitzer,
Campbell,	Griffith,	Miller, D. I.,	Todd,
Catlin,	Haldeman,	Miller, D. D.,	Trach,
Clements,	Hamilton, J.,	Millin,	Ulsh,
Coldsmith,	Hampson,	Milner,	Vickerman,
Collier,	Harer,	Morgan,	Wagner,
Colville,	Harvey,	Murphy,	Walker, G. T.,
Conner,	Helt,	Neary,	Walker, J. A.,
Cook,	Hess,	North,	Wallace, R. L.,
Corbin,	Heyburn,	Norton,	Wallace, W. T.,
Cox,	Hickernell,	Palmer,	Wells,
Crawford,	Hoffman,	Patterson,	West,
Crockett,	Horne,	Perry,	Wettach,
Crum,	Hough,	Phillips,	Whiteman,
Curran,	Huntington,	Pidgeon,	Wilbert,
Curry, A. E.,	Hutchison,	Pike,	Williams,
Curry, R.,	Ingham,	Powell,	Willson,
Davis, D. F.,	Jennings,	Ramsey,	Woner,
Davis, J. T.,	Jordan,	Reber, C. A.,	Wood,
Davis, W.,	Kantner,	Reber, H. F.,	Woodruff,
Dawson,	Kennedy,	Rhoads,	Wynne,
Dewey,	Kinsman,	Ringler,	Zanders,
Diehm,	Kooser,	Rinn,	Spangler,
Di Lemmo,	Krause, T. S.,	Robertson,	Speaker.
	Krause, W.,	Ruddy,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 933, as follows:

A Further Supplement to an act approved the twenty-fourth day of July one thousand nine hundred thirteen (Pamphlet Laws nine hundred seventy-seven) entitled "An Act to provide for the personal registration of electors and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities and providing for the payment of witness fees for persons summoned before the commissioners to provide penalties for violations of its provisions and to repeal acts inconsistent herewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any person employed in the service of this State or in the service of the Federal Government and required thereby to be absent from the city wherein he resided when entering such employment shall on petition to the proper registration commissioners verified by affidavit and without appearing personally before the commissioners be registered as of the district wherein he shall have resided prior to entering such service In such case a residence by street and number shall not be required but the person shall be registered as of the proper district In the case of persons employed by this Commonwealth no such petition shall be considered unless it be accompanied by a certificate from the Auditor General under the seal of his office setting forth that the proper person is actually employed in the service of this Commonwealth and also setting forth the nature of such employment and the time when such person first entered such employment In the case of persons employed by the Federal Government no such petition shall be considered unless it be accompanied by a certificate from the head of the proper department or chief of the proper division or bureau under the seal of his office setting forth that the proper person is actually employed in the service of the United States and also setting forth the nature of such employment and the time when such person first entered such employment No such person shall be registered unless he shall produce to the registration commissioners satisfactory proof that he is by payment of taxes and otherwise entitled to registration When any such person so registered shall vote he shall be required by the proper election officers to sign the ballot check list of the proper district

Section 2 The petitions required by this act shall be upon blank form which shall be prepared by the proper registration commissioners and shall be by them furnished on written application

Section 3 The act approved the twentieth day of May one thousand nine hundred thirteen (Pamphlet Laws two hundred forty-nine) entitled "A further supplement to an act approved the seventeenth day of February one thousand nine hundred six entitled "An Act to provide for the personal registration of electors in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violations of its provisions" and all other acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—186.

Alexander,	Dithrich,	Krause, T. S.,	Rorke,
Armstrong,	Donneley,	Krause, W.,	Ruddy,
Aron,	Drinkhouse,	Krugh,	Sarig,
Baldi,	Dunn,	Kunkle,	Schaeffer,
Baldridge,	Ehrhardt,	Lafferty,	Schilling,
Barnhart,	Ephraim,	Lanlus,	Scott,
Bechtold,	Evans, J. T.,	Lauler,	Shaffer,
Bell,	Evans, S. J.,	Levis,	Shellenberger,
Berchoff,	Finney,	MacCallum,	Shunk,
Bennett,	Flynn,	Magill,	Simpson,
Benninger,	Foster,	Mallory,	Sinclair,
Bidelspacher,	Fowler,	Mangan,	Smith, E. R.,
Bigler,	Fox, A. R. B.,	Marcus,	Smith, F. I.,
Blank,	Fox, I. M.,	Marshall,	Snowden,
Bolard,	Franklin,	Martin,	Snyder,
Bower,	Gans,	McCaig,	Soffel,
Bowman,	Geary,	McCurdy,	Sowers,
Brady,	Glass,	McKay,	Sprowls,
Brendle,	Goehring,	McKim,	Stadtlander,
Brislin,	Golder,	McVicar,	Stark,
Brooks,	Goodnough,	Mehring,	Statler,
Bucher,	Graham,	Michel,	Steedle,
Bungard,	Griffith,	Miller,	Sterling,
Catlin,	Haines,	Miller, A. D.,	Stott,
Clements,	Haldeman,	Miller, C. G.,	Sweitzer,
Clutton,	Hamilton, J.,	Miller, D. I.,	Todd,
Coldsmith,	Hamilton, W. J.,	Miller, D. D.,	Trach,
Colville,	Hampson,	Millin,	Vickerman,
Comerer,	Harer,	Milner,	Wagner,
Conner,	Harvey,	Murphy,	Walker, G. T.,
Cook,	Heffernan,	Neary,	Walker, J. A.,
Corbin,	Helt,	North,	Wallace, R. L.,
Cox,	Heyburn,	Norton,	Wallace, W. T.,
Crawford,	Hickernell,	Patterson,	Wells,
Crockett,	Hoffman,	Perry,	West,
Crum,	Hollingsworth,	Phillips,	Wettach,
Curran,	Horne,	Pidgeon,	Whiteman,
Curry, R.,	Hough,	Pike,	Wilbert,
Davis, D. F.,	Huntington,	Powell,	Williams,
Davis, J. T.,	Hutchison,	Ramsey,	Willson,
Davis, W.,	Ingham,	Reber, C. A.,	Woner,
Dawson,	Jennings,	Reber, H. F.,	Wood,
Day,	Jordan,	Ringler,	Zimmerman,
Dewey,	Kantner,	Rinn,	Spangler,
Diehm,	Kennedy,	Robertson,	Speaker,
Di Lemmo,	Kinsman,		
Dilsheimer,	Kooser,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 934, as follows:

An Act authorizing any company incorporated under the laws of any other State for the purpose of cutting harvesting storing transporting and selling natural ice or for any of said purposes to erect and maintain buildings and storage houses and to have and to hold either by leases for terms of years or by deed in fee simple real estate to an amount necessary and proper therefor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall and may be lawful for any company incorporated under the laws of any other State for the purpose of cutting harvesting storing transporting and selling natural ice or for any of such purposes to erect and maintain buildings and store houses and to have and to hold either by leases for terms of years or by deed in fee simple real estate within this Commonwealth to an amount necessary and proper therefor Provided That nothing herein contained shall be deemed to prevent or relieve real estate taken and held by such company under the provisions of this statute from being taxed in like manner with other real estate within this Commonwealth and further provided that no foreign corporation shall be entitled to employ any greater amount of capital in any such business than the same

Kind of corporations organized under the laws of this State are entitled to employ and provided further that every such foreign corporation doing business as aforesaid in this Commonwealth shall be liable to taxation to an amount not exceeding that imposed on corporations organized for similar purposes under the laws of this State and every such foreign corporation taking the benefit of this act shall make the same returns to the Auditor General that are now required by law of the corporations of this State.

Section 2 All acts or parts of acts inconsistent with the provisions of this act be and the same are hereby repealed.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

YEAS—186.

Alexander,	Dithrich,	Krugh,	Ruddy,
Armstrong,	Donneley,	Kunkle,	Sarig,
Aron,	Drinkhouse,	Lanius,	Schaeffer,
Baldi,	Dunn,	Lauler,	Schilling,
Baldrige,	Ehrhardt,	Levis,	Scott,
Barnhart,	Ephraim,	MacCallum,	Shaffer,
Bechtold,	Evans, J. T.,	Magill,	Shellenberger,
Bell,	Evans, S. J.,	Mallery,	Shunk,
Benchoff,	Finney,	Mangan,	Simpson,
Bennett,	Flynn,	Marcus,	Sinclair,
Benninger,	Foster,	Marshall,	Smith, E. R.,
Bidelspacher,	Fowler,	Marth,	Smith, F. I.,
Bigler,	Fox, A. R. B.,	McCaig,	Snowden,
Blanck,	Fox, I. M.,	McCurdy,	Snyder,
Bolard,	Franklin,	McGeary,	Soffel,
Bowman,	Gans,	McKay,	Sprolws,
Brady,	Geary,	McKim,	Stadlander,
Brendle,	Glass,	McVicar,	Stark,
Brislin,	Goehring,	Mehring,	Statler,
Brooks,	Gold,	Michel,	Steedle,
Bucher,	Goodnough,	Millar,	Sterling,
Bungard,	Graham,	Miller, A. D.,	Stott,
Campbell,	Griest,	Miller, C. G.,	Sullivan,
Catlin,	Haines,	Miller, D. I.,	Sweitzer,
Clements,	Haldeman,	Miller, D. D.,	Todd,
Clutton,	Hamilton, J.,	Millin,	Trach,
Coldsmith,	Hamilton, W. J.,	MLner,	Ushi,
Colville,	Hampson,	Morgan,	Wagner,
Comer,	Harer,	Murphy,	Walker, G. T.,
Conner,	Harvey,	Neary,	Walker, J. A.,
Cook,	Heffernan,	North,	Wallace, R. L.,
Corbin,	Helt,	Norton,	Wallace, W. T.,
Cox,	Heyburn,	Palmer,	Wells,
Crawford,	Hickernell,	Patterson,	West,
Crockett,	Hoffman,	Perry,	Weltach,
Crum,	Hollingsworth,	Phillips,	Whiteman,
Curran,	Horne,	Pidgeon,	Willert,
Curry, A. E.,	Hough,	Pike,	Williams,
Curry, R.,	Huntington,	Powell,	Willson,
Davis, D. F.,	Hutchison,	Ramsey,	Woner,
Davis, J. T.,	Ingham,	Reber, C. A.,	Wood,
Davis, W.,	Jordan,	Reber, H. F.,	Woodruff,
Dawson,	Kantner,	Rhoads,	Wynne,
Day,	Kennedy,	Ringle,	Zimmerman,
Dewey,	Kinsman,	Rinn,	Spengler,
Diehm,	Kooser,	Robertson,	Speaker,
Di Lemmo,	Krause, T. S.,	Rorke,	
	Krause, W.,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Mr. DILSHEIMER called up from page 11 of to-day's calendar, bills on third reading postponed, House Bill No. 704, file folio, 2219.

Agreeably to order,

The bill having been called up from postponed calendar by Mr. Dilsheimer,

The House resumed the consideration on third reading of House Bill No. 704, entitled

An Act relating to the funeral expenses of indigent members of certain societies requiring the societies to pay such expenses in certain cases and authorizing the deduction of the amount thereof from the sum due to the beneficiary

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. WILLIAM T. WALLACE. Mr. Speaker, the object of this bill is no doubt commendable, but it strives to

do something here which is not provided for in the act itself. There are thousands of certificates of protection issued in this State as well as in others. The law of the State which provides for the organization of these societies expressly states that the death benefits shall be paid to the families, heirs, blood relatives, affianced husband or affianced wife, or to persons dependent upon the members, and to relations which this bill radically disturbs. Here are persons dependent upon the members. That means that no creditor can come in and demand deduction of any amount before the payment to the beneficiary. Many men insure their lives in these organizations for protection to their families, and these beneficiaries are specifically mentioned therein and the law protects them. No creditor can come in between the organization and any such beneficiary. If this act is to provide for the payment of costs of burial it must necessarily amend the existing act. This is not provided for in this bill. It seems to me, therefore, that while the object is commendable the method of procedure is hardly in accordance with the law. For that reason the bill ought to be voted down.

Mr. DILSHEIMER. Mr. Speaker. The only object I have in introducing this bill is to protect members who belong to fraternal or beneficial organizations in order that when they die and leave no other asset but their insurance policy, there may be some fund to bury them. For instance, I will speak of an experience which I have had last fall. During the epidemic an organization of which I am secretary, called the Beneficiary Union, with the main office in Pittsburgh, Pennsylvania, had this experience: This organization has business in about fourteen different states throughout the United States with a membership of about 60,000. A few of our members from our district died. The beneficiaries in these two policies—the first one had parents whose residence was in Hungary; the other one had a beneficiary of the deceased, a brother, living in Oklahoma. After both of these members died I, as the secretary of the lodge, saw that these members were buried so that they would not be buried in the paupers field by the County of Philadelphia. I found out that they had no relations in Philadelphia. Naturally, I could not communicate in the time I had with the parents in Hungary. In the second case, I telegraphed to Oklahoma to the address I had of a brother, which I found in the deceased brother's effects; to which I never received an answer. I finally made funeral arrangements and had both of them buried and the funeral expenses are not paid to-day. The brother in Oklahoma put in a claim and finally engaged a lawyer and demanded his benefits from the home office, and the office tells me that I will have to pay him under the present law. Here is a case where a man never paid one cent premium towards his insurance and he was obligated morally to give his deceased brother who died in Philadelphia a burial. Now then, here he comes after he would not take any responsibility whatever and wants the society or myself, personally, to pay the funeral expenses and get the benefits himself. It is the same way with the other case where the parents live in Hungary. The consul from Hungary says, "What do we have to do with a burial of the deceased? That is up to you. What we want is the money." Any man joining an organization, joins it first, principally, so that in case anything happens to him that he gets a decent burial, and so that the city or county does not have to bury him as a pauper in the pauper's field. This is a human bill. The gentleman from Philadelphia takes it as a business proposition as to the insurance. We are here to do justice to each other and I believe that it is not more than right that this bill should be enacted to protect each and every member so that he gets a decent burial if anything happens to him, and I ask you gentlemen to support this bill.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

YEAS—69

Alexander,	Dilsheimer,	Hough,	Smith, E. R.,
Aron,	Dithrich,	Krause, T. S.,	Smith, F. I.,
Baldi,	Drinkhouse,	Krugh,	Snowden,
Baldrige,	Dunn,	Lauler,	Soffel,
Benchoff,	Ehrhardt,	Levis,	Sowers,
Bennett,	Evans, J. T.,	Mangan,	Stadlander,
Brooks,	Gans,	Marcus,	Stark,

Coldsmith, Colville, Conner, Crawford, Crockett, Crum, Curran, Curry, R., Dawson, Day,	Glass, Golder, Goodnough, Graham, Griffith, Hamilton, W. J., Harer, Heffernan, Hoffman, Hollingsworth,	Mehring, Miller, D. D., Neary, Patterson, Rorke, Ruddy, Schilling, Shaffer, Shellenberger, Shunk,	Steele, Stott, Wagner, Walker, G. T., Wells, West, Wetach, Whiteman, Willert, Zanders,
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NAYS—78

Armstrong, Barnhart, Beckley, Benninger, Bidselbacher, Bigler, Bolard, Brady, Brendle, Bucher, Bungard, Campbell, Carlin, Clements, Clutton, Comeror, Corbin, Davis, W., Diehm,	Evans, S. J., Finney, Foster, Fox, A. R. B., Fox, Ira M., Hamilton, J., Hampson, Harvey, Hess, Hickernell, Horne, Huntington, Hutchison, Ingham, Jennings, Kennedy, Kinsman, Kooser, Lanius,	Magill, Mallery, Marshall, Martin, McGeary, McIntyre, McKay, McKim, McVicar, Miliar, Miller, A. D., Miller, C. G., Murphy, North, Norton, Palmer, Phillips, Quigley, Reber, C. A., Reber, H. F.,	Rinn, Sarg, Schaeffer, Snyder, Staller, Sterling, Sweetzer, Todd, Trach, Vickerman, Wallace, R. L., Wallace, W. T., Williams, Woner, Wood, Woodruff, Wynne, Zimmerman, Spangler, Speaker.
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Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

BILLS SIGNED BY SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

House Bill No. 513.

An Act making an appropriation for the Dixmont Hospital for the Insane.

House Bill No. 563.

An Act making an appropriation for deficiencies to the trustees of the State Hospital for the Insane of the Southeastern District of Pennsylvania located at Norristown Pennsylvania.

Whereupon.

The SPEAKER, in the presence of the House, signed the same.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

REPORT OF COMMISSIONERS ON UNIFORM STATE LAWS.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 8, 1919.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: In accordance with the provisions of the Act of April 20, 1917, P. L. 90, I have the honor to herewith transmit copy of the Report of the Commissioners on Uniform State Laws.

WM. C. SPROUL.

The SPEAKER. The communication will be noted in the Journal and the report printed in the Appendix to the Legislative Journal.

(For report see Appendix.)

BILLS ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 776, as follows:

An Act to amend section one of an act approved the sixteenth day of May one thousand eight hundred ninety-one (Pamphlet Laws eighty-eight) entitled "An Act to authorize burial or cemetery companies to accept trusts in certain cases"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the sixteenth day of May one thousand eight hundred ninety-one (Pamphlet Laws eighty-eight) entitled "An Act to authorize burial or cemetery companies to accept trusts in certain cases" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the passage of the act it shall and may be lawful for any duly incorporated burial or cemetery company within this Commonwealth and said companies are hereby authorized and empowered to accept from any person or persons by the terms of any deed will or otherwise any gift devise or bequest in trust for the use and purposes of keeping in good order and repair the family burial lots monuments vaults tombs graves and lot improvements as well as for the planting of flowers trees or shrubbery or general decoration with flowers of any such lots or graves of such grantors or devisors But this power and authority shall not extend to any other uses or purposes whatsoever (Provided however That such burial or cemetery company upon receipt of any such gift devise or bequest shall report the same to the court of common pleas of the proper county and obtain the approval of the court as to the investment of the same when such gift devise or bequest requires a principal sum of money to be held in trust by such company") is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the passage of the act it shall and may be lawful for any duly incorporated burial or cemetery company within this Commonwealth and said companies are hereby authorized and empowered to accept from any person or persons by the terms of any deed will or otherwise any gift devise or bequest in trust for the uses and purposes of keeping in good order and repair the family burial lots monuments vaults tombs graves and lot improvements as well as for the planting of flowers trees or shrubbery or general decoration with flowers of any such lots or graves of such grantors or devisors But this power and authority shall not extend to any other uses or purposes whatever

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—176.

Alexander, Armstrong, Aron, Bald, Baldridge, Barnhart, Bechtold, Beckley, Bell, Benchoff, Bennett, Benninger, Blank, Bolard, Bowman, Brady, Brendle, Brislin, Bucher, Bungard, Campbell, Carlin, Clements, Clutton, Coldsmith, Colville, Comeror, Conner, Cook, Corbin, Cox, Crockett, Crum, Curran, Curry, R., Davis, D. F., Davis, J. T., Davis, W., Dawson, Dewer, Diehm, Di Lemmo, Dilsheimer,	Dithrich, Donneley, Drinkhouse, Ehrhardt, Ephraim, Evans, J. T., Evans, S. J., Finney, Flynn, Foster, Fowler, Fox, A. R. B., Fox, J. M., Franklin, Gans, Geary, Glass, Goehring, Golder, Graham, Griest, Griffith, Haines, Haldeman, Hamilton, J., Hamilton, W. J., Harer, Harvey, Heffernan, Hell, Hess, Heyburn, Hoffman, Hollingsworth, Horre, Hough, Huntington, Hutchison, Ingham, Jennings, Jordan, Kautner, Kennedy, Kinsman, Kooser,	Krause, W., Krug, Kunkle, Lafferty, Lanius, Lauler, MacCallum, Magill, Mallory, Mangan, Marcus, Martin, McCaig, McCurdy, McGeary, McIntyre, McKim, McVicar, Mehring, Michel, Millar, Miller, C. G., Miller, D. L., Miller, D. D., Millin, Milner, Neary, North, Norton, Palmer, Patterson, Perry, Phillips, Pidgeon, Pike, Powell, Ramsey, Reber, C. A., Reber, H. F., Rinner, Robertson, Rorke, Schaeffer,	Schilling, Scott, Shaffer, Shellenberger, Shunk, Simpson, Sinclair, Smith, E. R., Smith, F. I., Snowden, Snyder, Soffel, Sowers, Sprows, Stark, Staller, Steele, Sterling, Stott, Sullivan, Sweetzer, Todd, Tish, Vickerman, Wagner, Walker, G. T., Walker, J. A., Wallace, R. L., Wallace, W. T., Wells, West, Whiteman, Willert, Williams, Willson, Woner, Wood, Woodruff, Wynne, Zimmerman, Spangler, Speaker.
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NAYS—2.

Murphy, Rhoads,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 935, entitled:

An Act to amend section two article one of an act approved the eighth day of April one thousand eight hundred and forty-eight (Pamphlet Laws three hundred and ninety-nine) entitled "An Act relative to the Berks county prison and to discharged convicts"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—183.

Alexander,	Dithrich,	Krause, W.,	Ruddy,
Armstrong,	Donneley,	Krug,	Sarg,
Aron,	Drinkhouse,	Kunkle,	Schaeffer,
Baldi,	Ehrhardt,	Lafferty,	Schilling,
Baldrige,	Ephraim,	Lanius,	Scott,
Barnhart,	Evans, J. T.,	Lauler,	Shaffer,
Bechtold,	Evans, S. J.,	Levis,	Shellenberger,
Beckley,	Finney,	MacCallum,	Shunk,
Bell,	Foster,	Magill,	Simpson,
Benchoff,	Fowler,	Mallery,	Sinclair,
Bennett,	Fox, A. R. B.,	Marcus,	Smith, E. R.,
Benninger,	Fox, I. M.,	Marshall,	Smith, F. I.,
Bidelspacher,	Franklin,	Martin,	Snowden,
Bigler,	Gans,	McCaig,	Snyder,
Blanck,	Glass,	McCurdy,	Soffel,
Bolard,	Goehring,	McGeary,	Sowers,
Bower,	Golder,	McIntyre,	Sprowls,
Bowman,	Goodnough,	McKay,	Stadtlander,
Brendle,	Graham,	McKim,	Stark,
Brislin,	Griest,	McVicar,	Statler,
Brooks,	Haines,	Mehring,	Steedle,
Bungard,	Haldeman,	Michel,	Sterling,
Campbell,	Hamilton, J.,	Miller,	Stott,
Catlin,	Hamilton, W. J.,	Miller, C. G.,	Sweizer,
Clements,	Hampson,	Miller, D. I.,	Todd,
Clutton,	Harer,	Miller, D. D.,	Trach,
Coldsmith,	Harvey,	Millin,	Ush,
Colville,	Heffernan,	Milner,	Vagner,
Comer,	Helt,	Morgan,	Walker, G. T.,
Comer,	Hess,	Murphy,	Walker, J. A.,
Conner,	Heyburn,	Nearby,	Wallace, R. L.,
Cook,	Hickernell,	North,	Wallace, W. T.,
Corbin,	Hoffman,	Norton,	Wells,
Crawford,	Hollingsworth,	Palmer,	West,
Crockett,	Horne,	Patterson,	Wettach,
Crum,	Hough,	Perry,	Whiteman,
Curran,	Huntington,	Phillips,	Williams,
Curry, R.,	Hutchison,	Pidgeon,	Willson,
Davis, D. F.,	Ingham,	Powell,	Woner,
Davis, J. T.,	Jennings,	Quigley,	Wood,
Davis, W.,	Jordan,	Ramsey,	Woodruff,
Dawson,	Kantner,	Reber, C. A.,	Wynne,
Day,	Kennedy,	Ringler,	Zanders,
Dewey,	Kinsman,	Rinn,	Zimmerman,
Di Lemmo,	Kooser,	Robertson,	Spangler,
Disheimer,	Krause, T. S.,	Rorke,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 807, entitled

An Act to enable city county poor ward school borough and township tax collectors their executors and administrators if they are deceased or either surety or sureties if the surety or sureties have paid the taxes to collect taxes for the payment of which they have become personally liable without having collected the same by the expiration of the authority of their respective bonds or by the expiration of the authority of their respective warrants or by the expiration of their terms of office and to extend the time for the collection of the same for a period of two years from the passage of this act

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—182.

Alexander,	Di Lemmo	Krause, T. S.,	Sarg,
Armstrong,	Disheimer,	Krause, W.,	Schaeffer,
Aron,	Dithrich,	Krug,	Schilling,

Baldi,	Drinkhouse,	Kunkle,	Scott,
Baldrige,	Dunn,	Lafferty,	Shaffer,
Barnhart,	Ehrhardt,	Lanius,	Shellenberger,
Bechtold,	Ephraim,	Lauler,	Showalter,
Beckley,	Evans, J. T.,	Magill,	Shunk,
Bell,	Evans, S. J.,	Mangan,	Simpson,
Benchoff,	Finney,	Marcus,	Sinclair,
Bennett,	Fitzgibbon,	Marshall,	Smith, E. R.,
Benninger,	Flynn,	Martin,	Smith, F. I.,
Bidelspacher,	Foster,	McCaig,	Snowden,
Bigler,	Fowler,	McGeary,	Snyder,
Blanck,	Fox, A. R. B.,	McIntyre,	Soffel,
Bolard,	Fox, I. M.,	McKay,	Sowers,
Bower,	Franklin,	McVicar,	Sprowls,
Bowman,	Gans,	Mehring,	Stadtlander,
Brendle,	Geary,	Michel,	Statler,
Brislin,	Glass,	Miller,	Stedle,
Brooks,	Goehring,	Miller, A. D.,	Sterling,
Bucher,	Golder,	Miller, C. G.,	Stevenson,
Bungard,	Goodnough,	Miller, D. I.,	Stott,
Campbell,	Graham,	Miller, D. D.,	Sullivan,
Catlin,	Griest,	Millin,	Todd,
Clements,	Griffith,	Milner,	Trach,
Clutton,	Haldeman,	Morgan,	Ush,
Coldsmith,	Hamilton, J.,	Murphy,	Vickerman,
Collier,	Hamilton, W. L.,	Nearby,	Wagner,
Colville,	Hampson,	North,	Walker, G. T.,
Comer,	Harer,	Norton,	Walker, J. A.,
Comer,	Harvey,	Palmer,	Wallace, R. L.,
Cook,	Heffernan,	Patterson,	Wallace, W. T.,
Corbin,	Hess,	Perry,	Wells,
Cox,	Heyburn,	Phillips,	West,
Crawford,	Hickernell,	Pidgeon,	Wettach,
Crockett,	Hollingsworth,	Pike,	Whiteman,
Crum,	Horne,	Quigley,	Willert,
Curran,	Hough,	Ramsey,	Williams,
Curry, R.,	Huntington,	Reber, C. A.,	Woner,
Davis, D. F.,	Hutchison,	Reber, H. F.,	Wood,
Davis, J. T.,	Ingham,	Rhoads,	Woodruff,
Davis, W.,	Jordan,	Ringler,	Zanders,
Dawson,	Kantner,	Rinn,	Zimmerman,
Day,	Kennedy,	Robertson,	Spangler,
Dewey,	Kinsman,	Ruddy,	Speaker.
Di Lemmo,	Kooser,		

NAYS—2

Hoffman, Mallery

The majority required by the Constitution hav'n voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 869 entitled

An Act requiring the directors of the poor of the Scranton poor district to issue their warrant for the collection of poor taxes assessed and levied in the borough of Dunmore to tax collector of said borough

The SPEAKER. This being a special bill, the Constitution requires that publication of notice of intention to present the same to the Legislature be made. The proof of publication will be read by the Clerk.

The proof of publication of notice was read by the Clerk as follows:

Borough of Dunmore
County of Lackawanna ss
State of Pennsylvania

Paul A. Barrett, being sworn, saith that he is owner of The Dunmorean, a newspaper published in the Borough of Dunmore, County of Lackawanna, and State of Pennsylvania, and that a notice, an exact copy whereof is hereunto attached, was published in said Dunmorean for four successive weeks, the first publication being on the 8th day of February, 1919.

Paul A. Barrett.

Sworn and subscribed before me this 1st day of March, A. D., 1919.

(SEAL)

P. H. Canley, J. P.

My Commission expires first Monday in January, 1920.

Notice is hereby given that during the regular session of the General Assembly of the Commonwealth of Pennsylvania to be held in the year one thousand nine hundred and nineteen, there will be introduced a bill entitled, "An Act requiring the directors of the poor of the Scranton Poor District to issue their warrant for the collection of poor tax assessed and levied in the Borough of Dunmore to the tax collector of said borough."

The object of said bill is to provide for the collection of the poor taxes collected in said Borough of Dunmore for the Scranton Poor District, by the tax collector of the Borough of Dunmore.

J. G. Bone & Son,
Dr. P. J. Kane.

8 Feb.—ti

City of Scranton, ss:

Helen L. Benjamin being sworn, saith that she is a book-keeper for The Scranton Times, a daily paper, published in the City of Scranton, County of Lackawanna, and State of Penn.

sylvania, and that a notice, and exact copy whereof is hereto attached, was published in said Scranton Times, four insertions the first publication being on the eighth day of February 1919, and subsequently on February 15, 22, March 1, 1919.

Helen L. Benjamin.

Sworn and subscribed before me this 3rd day of March, 1919.

John E. Broadley, Notary Public.

(SEAL)

My commission expires April 2, 1919.

Notice is hereby given that during the regular session of the General Assembly of the Commonwealth of Pennsylvania to be held in the year one thousand nine hundred and nineteen, there will be introduced a bill entitled, "An Act requiring the directors of the poor of the Scranton Poor District to issue their warrant for the collection of poor tax assessed and levied in the borough of Dunmore to the tax collector of said borough."

The object of said bill is to provide for the collection of the poor taxes collected in said borough of Dunmore for the Scranton Poor District, by the tax collector of the Borough of Dunmore.

J. G. Bone & Son.
Dr. P. J. Kane.

The SPEAKER. The proof of publication will be noted in the Journal.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—183.

Alexander,	Donneley,	Krugh,	Ruddy,
Armstrong,	Drinkhouse,	Kunkle,	Sarig,
Aron,	Dunn,	Lafferty,	Schaeffer,
Baldrige,	Ehrhardt,	Lauler,	Schilling,
Barnhart,	Ephraim,	Levis,	Scott,
Bechtold,	Evans, J. T.,	MacCallum,	Shaffer,
Beckley,	Evans, S. J.,	Magill,	Shellenberger,
Bell,	Finney,	Mallery,	Shewalter,
Benchoff,	Flynn,	Mangan,	Shunk,
Bennett,	Foster,	Marcus,	Simpson,
Benninger,	Fowler,	Marshall,	Sinclair,
Bidelspacher,	Fox, A. R.,	Martin,	Smith, F. L.,
Bigler,	Fox, I. M.,	McCaig,	Snowden,
Blank,	Franklin,	McCurdy,	Snyder,
Bolard,	Gans,	McGeary,	Soffel,
Bower,	Glass,	McIntyre,	Sowers,
Bowman,	Goehring,	McKay,	Sprrows,
Brendle,	Golder,	McKim,	Stadtlander,
Brislin,	Goodnough,	McVicar,	Stark,
Brooks,	Griest,	Mehring,	Statler,
Bucher,	Griffith,	Michel,	Steadle,
Bungard,	Haines,	Miller,	Sterling,
Campbell,	Haldeman,	Miller, A. D.,	Stott,
Clements,	Hamilton, W. J.,	Miller, C. G.,	Sweitzer,
Clutton,	Hampson,	Miller, D. L.,	Todd,
Coldsmith,	Harer,	Miller, D. D.,	Ulsh,
Colville,	Harvey,	Millin,	Vickerman,
Comerer,	Hoffernan,	Milner,	Wagner,
Conner,	Helt,	Morgan,	Walker, G. T.,
Cook,	Hess,	Murphy,	Walker, J. A.,
Corbin,	Heyburn,	Nearrv,	Wallace, R. L.,
Cox,	Hickernell,	North,	Wallace, W. T.
Crawford,	Hoffman,	Norton,	West,
Crockett,	Hollingsworth,	Palmer,	Wettach,
Crum,	Horne,	Patterson,	Whiteman,
Curran,	Hough,	Perry,	Willert,
Currv, R.,	Huntington,	Pidgeon,	Williams,
Davis, D. F.,	Hutchison,	Pike,	Wilson,
Davis, J. T.,	Ingham,	Powell,	Woner,
Davis, W.,	Jennings,	Quigley,	Woodruff,
Dawson,	Jordan,	Ramsey,	Wynne,
Day,	Kantner,	Reber, H. F.,	Zanders,
Dewey,	Kennedy,	Ringler,	Zimmerman,
Diehm,	Kooser,	Rinn,	Spangler,
Di Lemmo,	Krause, T. S.,	Robertson,	Speaker,
Dilshcimer,	Krause, W.,	Rorke,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

MR. SIMPSON IN THE CHAIR.

BILLS ON FINAL PASSAGE.

Mr. SOWERS. Mr. Speaker, I desire to call up at this time House Bill No. 957, file folio 2221, bills on final passage postponed, on page thirteen of today's calendar.

Agreeably to order.

The bill having been called up from the postponed calendar by Mr. Sowers.

The House resumed the consideration on final passage of House Bill No. 957, entitled

An Act making it a misdemeanor for any person to remove deface alter change destroy or obliterate in any manner whatsoever any distinguishing mark of any kind or character on goods or chattels with the intention of preventing the owner from indentifying the same

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—183.

Alexander,	Diehm,	Kantner,	Ruddy,
Armstrong,	Di Lemmo,	Kennedy,	Sarig,
Aron,	Dilshcimer,	Kinsman,	Schaeffer,
Baldi,	Ditrich,	Kooser,	Schilling,
Baldrige,	Donneley,	Krause, T. S.,	Scott,
Barnhart,	Drinkhouse,	Krause, W.,	Shaffer,
Bechtold,	Dunn,	Lafferty,	Shellenberger,
Beckley,	Ehrhardt,	Levis,	Shewalter,
Bell,	Evans, J. T.,	MacCallum,	Shunk,
Benchoff,	Evans, S. J.,	Magill,	Simpson,
Bennett,	Finney,	Mallery,	Sinclair,
Benninger,	Fitzgibbon,	Marcus,	Smith, F. L.,
Bidelspacher,	Flynn,	Marshall,	Snowden,
Blank,	Foster,	Martin,	Snyder,
Bolard,	Fowler,	McCaig,	Soffel,
Bower,	Fox, A. R. B.,	McGeary,	Sowers,
Bowman,	Fox, I. M.,	McIntyre,	Sprrows,
Brady,	Franklin,	McKin,	Stark,
Brendle,	Gans,	McVicar,	Statler,
Brislin,	Gary,	Mehring,	Steadle,
Brooks,	Glass,	Michel,	Sterling,
Bungard,	Golder,	Miller,	Stott,
Campbell,	Goodnough,	Miller, A. D.,	Sweitzer,
Catlin,	Graham,	Miller, C. G.,	Todd,
Clements,	Griest,	Miller, D. L.,	Trach,
Clutton,	Griffith,	Miller, D. D.,	Ulsh,
Coldsmith,	Haines,	Miner,	Wagner,
Collier,	Haldeman,	Morgan,	Walker, G. T.,
Colville,	Hamilton, J.,	Murphy,	Walker, J. A.,
Comerer,	Hamilton, W. J.,	Nearrv,	Wallace, R. L.,
Conner,	Hampson,	North,	Wallace, W. T.,
Cook,	Harer,	Norton,	Wells,
Corbin,	Harvey,	Palmer,	West,
Cox,	Helt,	Patterson,	Wettach,
Crawford,	Hess,	Perry,	Whiteman,
Crockett,	Heyburn,	Phillips,	Willert,
Crum,	Hickernell,	Pidgeon,	Williams,
Curran,	Hoffman,	Powell,	Wilson,
Currv, R.,	Hollingsworth,	Quigley,	Woner,
Davis, D. F.,	Horne,	Ramsey,	Wood,
Davis, J. T.,	Hough,	Reber, C. A.,	Woodruff,
Davis, W.,	Huntington,	Reber, H. F.,	Wynne,
Dawson,	Hutchison,	Ringler,	Zanders,
Day,	Ingham,	Rinn,	Zimmerman,
Dewey,	Jennings,	Robertson,	Spangler,
Diehm,	Jordan,	Speaker,	

NAYS—2.

Krugh, Lauler,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Mr. DITRICH. Mr. Speaker, I desire to call up at this time House Bill No. 871, file folio 1425, bills on final passage postponed, on page 12 of today's calendar.

Agreeably to order.

The bill having been called up from the postponed calendar by Mr. Ditrlich,

The House resumed the consideration on final passage of House Bill No. 871, entitled

An Act to amend sections seven, eight, nine and nineteen of an act entitled "An Act to establish a county court for the county of Allegheny, and prescribing its powers and duties; regulating the procedure therein and providing for the expenses thereof," approved the fifth day of May, one thousand nine hundred and eleven, as amended, by requiring answers to be filed in all civil actions, except by municipalities; by authorizing a demand for a jury trial, and providing for the trial of cases by a Judge without a jury, regulating the procedure and practice thereof by providing for an appeal or writ of error, from the decisions of said court to the supreme or superior court and by providing for the fixing of fees and costs.

On the question,
Shall the bill pass finally?
Agreeably to the provisions of the Constitution, the yeas
and nays were taken and were as follows, viz:

YEAS—182.

Alexander,	Dithrich,	Krug,	Sarig,
Armstrong,	Drinkhouse,	Lafferty,	Schaeffer,
Aron,	Dunn,	Lauler,	Schilling,
Baldi,	Ehrhardt,	Levis,	Shaffer,
Baldrige,	Ephraim,	MacCallum,	Shellenberger,
Barnhart,	Evans, J. T.,	Magill,	Showalter,
Bechold,	Evans, S. J.,	Mallery,	Shunk,
Beckley,	Finney,	Mangan,	Simpson,
Bell,	Flynn,	Marcus,	Sinclair,
Benchoff,	Poster,	Marshall,	Smith, E. R.,
Bennett,	Powder,	Martin,	Smith, F. I.,
Benninger,	Pox, A. R. B.,	McCaig,	Snowden,
Bigler,	Pox, I. M.,	McCurdy,	Snyder,
Blank,	Franklin,	McGeary,	Soffel,
Boland,	Gans,	McIntyre,	Sowers,
Bower,	Glass,	McVicar,	Sprrows,
Brendle,	Goehring,	Mehring,	Stadlander,
Brislin,	Golder,	Michel,	Stark,
Brooks,	Goodnough,	Miller,	Statler,
Bucher,	Griest,	Miller, A. D.,	Steedle,
Bungard,	Griffith,	Miller, C. G.,	Sterling,
Catlin,	Haines,	Miller, D. I.,	Stott,
Clements,	Haldeman,	Miller, D. D.,	Sweitzer,
Clutton,	Hamilton, J.,	Millin,	Todd,
Coldsmith,	Hamilton, W. J.,	Morgan,	Trach,
Collier,	Hampson,	Murphy,	Ulsh,
Colville,	Harer,	Neary,	Wagner,
Connerer,	Heffernan,	North,	Walker, G. T.,
Conner,	Helt,	North,	Walker, J. A.,
Cook,	Hess,	Norton,	Wallace, R. L.,
Corbin,	Heyburn,	Palmer,	Wallace, W. T.,
Cox,	Hickernell,	Perry,	Wells,
Crawford,	Hoffman,	Phillips,	West,
Crockett,	Hollingsworth,	Pidgeon,	Wetlach,
Crum,	Horne,	Pike,	Whiteman,
Curran,	Hough,	Powell,	Willert,
Curry, R.,	Huntington,	Quigley,	Wilson,
Davis, D. F.,	Hutchison,	Ramsey,	Woner,
Davis, J. T.,	Jennings,	Reber, H. F.,	Wood,
Davis, W.,	Jordan,	Rhoads,	Woodruff,
Dawson,	Kentner,	Ringler,	Wynne,
Day,	Kennedy,	Rinn,	Zanders,
Dewez,	Kinsman,	Robertson,	Zimmerman,
Diehm,	Kooser,	Rorke,	Spangler,
Di Lemmo,	Krause, W.,	Ruddy,	Speaker,
Dilsheimer,			

NAYS—0.

The majority required by the Constitution having voted
in the affirmative, the question was determined in the af-
firmative.

Ordered, That the Clerk present the same to the Senate
for concurrence.

BILL ON THIRD READING.

Mr. STADTLANDER. Mr. Speaker, I desire to call up
as this time House Bill No. 857 (Senate Bill No. 116), file
folio 201, bills on third reading postponed, on page 11 of
today's calendar.

Agreeably to order,

The bill having been called up from postponed calendar
by Mr. Stadlander,

The House resumed the consideration on third reading
of House Bill No. 857 (Senate Bill No. 116), entitled

An Act declaring it a misdemeanor for any maker or drawer
with intent to defraud to make or draw or utter or deliver any
check draft or order when such person has not sufficient funds
in or credit with the depository upon which the same is drawn

And said bill having been read at length the third time,
considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas
and nays were taken and were as follows, viz:

YEAS—148.

Alexander,	Evans, J. T.,	Magill,	Showalter,
Armstrong,	Evans, S. J.,	Mallery,	Simpson,
Aron,	Flynn,	Marcus,	Sinclair,
Baldi,	Poster,	Marshall,	Smith, F. I.,
Barnhart,	Pox, A. R. B.,	McCaig,	Snowden,
Beckley,	Pox, I. M.,	McCurdy,	Snyder,
Bell,	Gans,	McGeary,	Soffel,
Benchoff,	Glass,	McIntyre,	Sowers,
Bennett,	Goehring,	McKim,	Sprrows,
Benninger,	Goodnough,	McVicar,	Stadlander,

Blanck,	Graham,	Mehring,	Statler,
Boland,	Griest,	Michel,	Steedle,
Bower,	Griffith,	Miller,	Sterling,
Bowman,	Haldeman,	Miller, A. D.,	Sullivan,
Brendle,	Hamilton, J.,	Miller, C. G.,	Sweitzer,
Brislin,	Hamilton, W. J.,	Millin,	Todd,
Brooks,	Hampson,	Miner,	"rach,
Bungard,	Harer,	Murphy,	Ulsh,
Campbell,	Heffernan,	Neary,	Vickerman,
Clutton,	Helt,	North,	Wagner,
Coldsmith,	Hess,	Palmer,	Walker, G. T.,
Collier,	Hickernell,	Patterson,	Walker, J. A.,
Colville,	Shaffer,	Phillips,	Wallace, R. L.,
Cook,	Hollingsworth,	Pidgeon,	Wallace, W. T.,
Cox,	Hough,	Powell,	Wells,
Crawford,	Huntington,	Quigley,	West,
Crum,	Ingham,	Ramsey,	Wetlach,
Curran,	Jennings,	Reber, H. F.,	Whiteman,
Curry, R.,	Jordan,	Rinsler,	Willert,
Davis, W.,	Kantner,	Rinn,	Willson,
Day,	Kennedy,	Robertson,	Woner,
Diehm,	Kinsman,	Ruddy,	Woodruff,
Di Lemmo,	Krause, W.,	Sarie,	Wynne,
Drinkhouse,	Krug,	Schilling,	Zanders,
Dunn,	Lafferty,	Scott,	Zimmerman,
Ehrhardt,	Lanius,	Shaffer,	Spangler,
Ephraim,	Lauler,	Shellenberger,	Speaker,
	MacCallum,		

NAYS—0.

Baldrige,	Horne,	Miller, D. D.,	Wood,
Bigler,	Krause,	T. S.,	

The majority required by the Constitution having voted
in the affirmative, the question was determined in the af-
firmative.

Ordered, That the Clerk return the same to the Senate
with information that the House has passed it without
amendment.

TIME EXTENDED ON BILLS.

Mr. RAMSEY asked and received unanimous consent for
an extension of five day's time on House Bill No. 925, en-
titled

An Act to amend an act approved the sixth day of July one
thousand nine hundred and seventeen (Pamphlet Laws seven
hundred and forty-seven) entitled "An Act requiring all coun-
ties cities boroughs townships school districts and other muni-
cipalities and incorporated districts to sell any bonds or other
securities issued by them to the highest responsible bidder after
due public notice" regulating the publication of such notices and
the manner of receiving opening and announcing bids and pro-
viding that securities sold in violation of the act shall be void

on the third reading postponed calendar, page 11.

Mr. RAMSEY asked and received unanimous consent for
an extension of five days' time on House Bill No. 927, en-
titled

An Act to amend section two thousand six hundred and
twenty-four of an act approved the eighteenth day of May one
thousand nine hundred and eleven (Pamphlet Laws three hun-
dred and nine) entitled "An Act to establish a public school
system in the Commonwealth of Pennsylvania together with
the provisions by which it shall be administered and prescrib-
ing penalties for the violation thereof providing revenue to
establish and maintain the same and the method of collecting
such revenue and repealing all laws general special or local or
any parts thereof that are or may be inconsistent therewith" as
amended

on the third reading postponed calendar, page 11.

Mr. POWELL asked and received unanimous consent for
an extension of five days' time on House Bill No. 993, en-
titled

An Act to amend section thirteen of an act approved the
seventh day of June one thousand nine hundred and seventeen
(Pamphlet Laws five hundred seventy-two) entitled "An Act to
provide for the protection and preservation of game game-
quadrupeds and game birds and song and insectivorous and
other wild birds and prescribing penalties for violation of its
several provisions."

on the third reading postponed calendar, page 11.

BILLS ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and considera-
tion of House Bill No. 887 (Senate Bill No. 56), entitled

An Act to give to women married and single the same right
as men to be incorporators and in furtherance of their interests
as stockholders to serve as directors and officers of corporations
for profit

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—176.

Alexander,	Dithrich,	Kunkle,	Schaeffer,
Armstrong,	Donneley,	Lafferty,	Schilling,
Aron,	Drinkhouse,	Lanius,	Scott,
Baldi,	Ehrhardt,	Lauler,	Shaffer,
Baldrige,	Ephraim,	Levis,	Shellenberger,
Barnhart,	Evans, J. T.,	MacCallum,	Showalter,
Beckley,	Evans, S. J.,	Magill,	Shunk,
Bechtold,	Finney,	Maller,	Simpson,
Benchoff,	Flynn,	Mangan,	Sinclair,
Bennett,	Foster,	Marshall,	Smith, E. R.,
Benninger,	Fox, A. R. B.,	Martin,	Smith, F. I.,
Bidelspacher,	Franklin,	McCaig,	Snyder,
Bigler,	Gans,	McCurdy,	Soffel,
Black,	Glass,	McGeary,	Sowers,
Boland,	Goehring,	McIntyre,	Sprows,
Bower,	Golder,	McKay,	Stadlander,
Bowman,	Goodnough,	McKim,	Stark,
Brendle,	Graham,	McVicar,	Stedde,
Brislin,	Griest,	Mehring,	Sterling,
Bucher,	Griffith,	Michel,	Stott,
Bungard,	Haldeman,	Miller, A. D.,	Sweitzer,
Campbell,	Hamilton, J.,	Miller, C. G.,	Todd,
Clements,	Hamilton, W. J.,	Miller, D. I.,	Trach,
Clutton,	Hampson,	Miller, D. D.,	Ullsh,
Coldsmith,	Harer,	Millin,	Wagner,
Colville,	Harvey,	Morgan,	Walker, G. T.,
Comer,	Heffernan,	Murphy,	Walker, J. A.,
Conner,	Helt,	Neary,	Wallace, R. L.,
Cook,	Heyburn,	North,	Wallace, W. T.,
Corbin,	Hickernell,	Norton,	Wells,
Cox,	Hoffman,	Palmer,	West,
Crawford,	Hollingsworth,	Patterson,	Wettach,
Crockett,	Horne,	Perry,	Whiteman,
Crum,	Hough,	Phillips,	Willert,
Curran,	Huntington,	Pidgeon,	Williams,
Curry, R.,	Hutchison,	Powell,	Willson,
Davis, D. F.,	Ingham,	Ramsey,	Woner,
Davis, W.,	Jennings,	Reber, C. A.,	Wood,
Dawson,	Jordan,	Ringer,	Woodruff,
Day,	Kantner,	Rinn,	Wynne,
Dewey,	Kinsman,	Robertson,	Zanders,
Diehm,	Kooser,	Rorke,	Zimmerman,
Di Lemmo,	Krause, T. S.,	Ruddy,	Spangler,
Dilsheimer,	Krause, W.,	Sarig,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1007 (Senate Bill No. 343), entitled:

An Act relating to the consideration upon appeal by the Supreme and Superior Courts of testimony taken in proceedings in courts of record and providing for the making of such testimony a part of the records.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—169.

Alexander,	Dithrich,	Lanius,	Schilling,
Armstrong,	Donneley,	Lauler,	Scott,
Aron,	Drinkhouse,	Levis,	Shaffer,
Baldi,	Ehrhardt,	MacCallum,	Shellenberger,
Baldrige,	Ephraim,	Magill,	Showalter,
Barnhart,	Evans, J. T.,	Mallery,	Shunk,
Beckley,	Evans, S. J.,	Marcus,	Simpson,
Bechtold,	Finney,	Marshall,	Sinclair,
Benchoff,	Flynn,	Martin,	Smith, E. R.,
Bennett,	Foster,	McCaig,	Smith, F. I.,
Benninger,	Fox, A. R. B.,	McCurdy,	Snyder,
Bigler,	Fox, I. M.,	McGeary,	Soffel,
Boland,	Franklin,	McIntyre,	Sowers,
Bower,	Gans,	McKay,	Sprows,
Bowman,	Geary,	McKim,	Stadlander,
Brady,	Glass,	McVicar,	Stark,
Brendle,	Goehring,	Mehring,	Statler,
Brislin,	Golder,	Michel,	Stedde,
	Goodnough,	Millar,	Sterling,

Brooks,	Graham,	Miller, A. D.,	Stevenson
Bucher,	Griest,	Miller, C. G.,	Stott,
Bungard,	Griffith,	Miller, D. I.,	Sullivan,
Campbell,	Haines,	Miller, D. D.,	Sweitzer,
Catlin,	Haldeman,	Millin,	Todd,
Clutton,	Hamilton, J.,	Milner,	Trach,
Coldsmith,	Hamilton, W. J.,	Morgan,	Ullsh,
Collier,	Hampson,	Murphy,	Vickerman,
Colville,	Harer,	Neary,	Wagner,
Comer,	Harvey,	North,	Walker, G. T.,
Conner,	Helt,	Norton,	Walker, J. A.,
Cook,	Hess,	Palmer,	Wallace, R. L.,
Corbin,	Heyburn,	Patterson,	Wallace, W. T.,
Cox,	Hickernell,	Perry,	Wells,
Crawford,	Hoffman,	Phillips,	West,
Crockett,	Hollingsworth,	Pidgeon,	Wettach,
Crum,	Horne,	Pike,	Whiteman,
Curran,	Hough,	Powell,	Willert,
Curry, R.,	Huntington,	Quigley,	Williams,
Davis, D. F.,	Hutchison,	Ramsey,	Willson,
Davis, J. T.,	Ingham,	Reber, C. A.,	Woner,
Davis, W.,	Jennings,	Reber, H. F.,	Wood,
Dawson,	Jordan,	Rhoads,	Woodruff,
Day,	Kantner,	Rinn,	Wynne,
Dewey,	Kinsman,	Robertson,	Zanders,
Diehm,	Kooser,	Rorke,	Zimmerman,
Di Lemmo,	Krause, W.,	Ruddy,	Spangler,
Dilsheimer,	Krug,	Sarig,	Speaker.
	Lafferty,	Schaeffer,	

NAYS—1.

Bidelspacher,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1025 (Senate Bill No. 105), entitled

An Act amending section five of an act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws seventy-eight) entitled "An Act to regulate nomination and election expenses and to require accounts of nomination and election expenses to be filed and providing penalties for the violation of this act."

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—199.

Alexander,	Dilsheimer,	Kooser,	Rorke,
Armstrong,	Dithrich,	Krause, T. S.,	Ruddy,
Aron,	Donneley,	Krug,	Sarig,
Baldi,	Drinkhouse,	Kunkle,	Schaeffer,
Baldrige,	Dunn,	Lafferty,	Schilling,
Barnhart,	Ehrhardt,	Lanius,	Scott,
Beckley,	Ephraim,	Lauler,	Shaffer,
Bell,	Evans, J. T.,	Levis,	Shellenberger,
Benchoff,	Evans, S. J.,	MacCallum,	Showalter,
Bennett,	Finney,	Magill,	Shunk,
Benninger,	Flynn,	Mallery,	Simpson,
Bidelspacher,	Foster,	Mangan,	Smith, E. R.,
Bigler,	Fowler,	Marcus,	Snowden,
Black,	Fox, A. R.,	Marshall,	Soffel,
Boland,	Fox, I. M.,	Martin,	Sowers,
Bower,	Franklin,	McCurdy,	Sprows,
Bowman,	Gans,	McGeary,	Stadlander,
Brady,	Glass,	McIntyre,	Stark,
Brendle,	Goehring,	McKay,	Statler,
Brislin,	Golder,	McKim,	Stedde,
Brooks,	Goodnough,	Mehring,	Sterling,
Bucher,	Graham,	Michel,	Stott,
	Griest,	Miller,	Sweitzer,
Bungard,	Griffith,	Miller, A. D.,	Todd,
Campbell,	Haines,	Miller, C. G.,	Trach,
Clements,	Hamilton, J.,	Miller, D. I.,	Ullsh,
Clutton,	Hamilton, W. J.,	Millin,	Wagner,
Coldsmith,	Hampson,	Milner,	Walker, G. T.,
Collier,	Harer,	Morgan,	Walker, J. A.,
Colville,	Harvey,	Murphy,	Wallace, R. L.,
Conner,	Heffernan,	Neary,	Wallace, W. T.,
Cook,	Hess,	North,	West,
Corbin,	Heyburn,	Norton,	Wettach,
Crawford,	Hickernell,	Palmer,	Whiteman,
Crockett,	Hoffman,	Patterson,	Willert,
Crum,	Hollingsworth,	Perry,	Williams,
Curran,	Horne,	Phillips,	Willson,
Curry, R.,	Hough,	Pidgeon,	Woner,
Davis, D. F.,	Huntington,	Pike,	Wood,
Davis, J. T.,	Hutchison,	Quigley,	Wynne,
Davis, W.,	Ingham,	Reber, C. A.,	Zanders,
Dawson,	Jennings,	Reber, H. F.,	Zimmerman,
Day,	Jordan,		

Dewey,
Diehm,
Di Lemmo,

Kantner,
Kennedy,
Kinsman,

Ringler,
Rinn,
Robertson,

Spangler,
Speaker.

NAYS—1.

McVicar,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1011 (Senate Bill No. 154), entitled

An Act providing for the control and eradication of the European wart disease of the potato imposing certain powers and duties upon the Department of Agriculture providing penalties and making an appropriation.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—183.

Alexander,
Armstrong,
Aron,
Baldi,
Baldridge,
Barnhart,
Bechtold,
Beckley,
Bell,
Benchhoff,
Bennett,
Benninger,
Bidelspacher,
Bigler,
Blanch,
Bower,
Bowman,
Brady,
Brendle,
Brislin,
Brooks,
Bucher,
Bungard,
Campbell,
Catlin,
Clements,
Clutton,
Coldsmith,
Collier,
Colville,
Comerer,
Conner,
Cook,
Corbin,
Crawford,
Crockett,
Crum,
Curran,
Curry, R.,
Davis, D. F.,
Davis, J. T.,
Davis, W.,
Dawson,
Day,
Dewey,

Diehm,
Di Lemmo,
Dilsheimer,
Dithrich,
Donneley,
Dunn,
Ehrhardt,
Ephraim,
Evans, S. J.,
Flynn,
Foster,
Fowler,
Fox, A. R. B.,
Franklin,
Gans,
Geary,
Glass,
Goehring,
Golder,
Goodnough,
Graham,
Griest,
Haines,
Haldeman,
Hamilton, J.,
Hamilton, W. J.,
Hampson,
Harvey,
Heffernan,
Helt,
Hess,
Heyburn,
Hickernell,
Hoffman,
Hollingsworth,
Horne,
Huntington,
Hutchison,
Ingham,
Jennings,
Jordan,
Kantner,
Kennedy,
Kinsman,
Kooser,
Krause, T. S.,

Krause, W.,
Kunkle,
Lafferty,
Lanius,
Lauler,
Levis,
MacCallum,
Magill,
Mallery,
Mangan,
Marcus,
Marshall,
Martin,
McCurdy,
McGeary,
McIntyre,
McKay,
McVicar,
Mehring,
Michel,
Miller, A. D.,
Miller, C. G.,
Miller, D. L.,
Miller, D. D.,
Milner,
Morgan,
Murphy,
Neary,
North,
Norton,
Palmer,
Patterson,
Perry,
Phillips,
Pidgeon,
Pike,
Powell,
Quigley,
Ramsey,
Reber, C. A.,
Reber, H. F.,
Rhoads,
Ringler,
Robertson,
Ruddy,

Sarig,
Schaeffer,
Schilling,
Scott,
Shaffer,
Showalter,
Shunk,
Simpson,
Sinclair,
Smith, E. R.,
Smith, F. I.,
Snowden,
Snyder,
Soffel,
Sowers,
Stadtlander,
Stark,
Statler,
Steedle,
Sterling,
Stott,
Sullivan,
Sweetzer,
Todd,
Trach,
Uish,
Vickerman,
Wagner,
Walker, G. T.,
Walker, J. A.,
Wallace, R. L.,
Wallace, W. T.,
Wells,
West,
Wettach,
Willert,
Williams,
Willson,
Woner,
Wood,
Woodruff,
Wynne,
Zanders,
Zimmerman,
Spangler,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order

The House proceeded to the third reading and consideration of House Bill No. 1006 (Senate Bill No. 422) entitled

An Act authorizing companies incorporated to supply light heat and power or either of them by electricity to merge and consolidate with motor power or street railway companies

And said bill having been read at length the third time, considered and agreed to.

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—182.

Alexander,
Armstrong,
Aron,
Baldi,
Baldridge,
Barnhart,
Bechtold,
Beckley,
Bell,
Benchhoff,
Bennett,
Bidelspacher,
Bigler,
Blanch,
Bolard,
Bower,
Bowman,
Brendle,
Brislin,
Brooks,
Bucher,
Bungard,
Campbell,
Catlin,
Clements,
Coldsmith,
Collier,
Colville,
Comerer,
Conner,
Cook,
Corbin,
Crawford,
Crockett,
Crum,
Curran,
Curry, R.,
Davis, D. F.,
Davis, J. T.,
Davis, W.,
Dawson,
Day,
Dewey,
Diehm,
Di Lemmo,

Dilsheimer,
Dithrich,
Donneley,
Drinkhouse,
Dunn,
Ehrhardt,
Ephraim,
Evans, J. T.,
Evans, S. J.,
Flynn,
Fox, A. R. B.,
Fox, I. M.,
Franklin,
Gans,
Glass,
Goehring,
Golder,
Goodnough,
Graham,
Griest,
Griffith,
Haines,
Haldeman,
Hamilton, J.,
Hampson,
Harer,
Harvey,
Heffernan,
Helt,
Hess,
Heyburn,
Hickernell,
Hoffman,
Horne,
Hough,
Huntington,
Hutchison,
Hyslop,
Jordan,
Kantner,
Kennedy,
Kinsman,
Kooser,
Krause, T. S.,
Krause, W.,

Krugh,
Kunkle,
Lafferty,
Lanius,
Lauler,
Levis,
Magill,
Mallery,
Mangan,
Marcus,
Marshall,
Martin,
McCurdy,
McGeary,
McIntyre,
McKay,
McKim,
Mehring,
Michel,
Miller, A. D.,
Miller, C. G.,
Miller, D. D.,
Millin,
Milner,
Morgan,
Murphy,
Neary,
North,
Norton,
Palmer,
Patterson,
Phillips,
Pidgeon,
Pike,
Powell,
Ramsey,
Reber, C. A.,
Reber, H. F.,
Ringler,
Rinn,
Robertson,
Rorke,
Ruddy,
Sarig,

Schaeffer,
Schilling,
Scott,
Shaffer,
Shellenberger,
Showalter,
Shunk,
Simpson,
Sinclair,
Smith, E. R.,
Smith, F. I.,
Snowden,
Soffel,
Sowers,
Sprowls,
Stadtlander,
Stark,
Statler,
Steedle,
Sterling,
Stott,
Sweetzer,
Todd,
Trach,
Uish,
Wagner,
Walker, G. T.,
Walker, J. A.,
Wallace, R. L.,
Wallace, W. T.,
Wells,
West,
Wettach,
Whiteman,
Willert,
Williams,
Willson,
Woner,
Wood,
Woodruff,
Wynne,
Zanders,
Zimmerman,
Spangler,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 520 (Senate Bill No. 18), entitled

An Act to authorize courts of common pleas to decree the sale of real estate held for poor purposes in the several county poor districts in this Commonwealth having a population of less than one hundred and fifty thousand inhabitants whether the title to such property is held by the poor district or was reserved by the Commonwealth for the use of a poor district and providing for the reinvestment of the proceeds thereof

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—181.

Alexander,
Armstrong,
Aron,
Baldi,
Baldridge,
Barnhart,
Bechtold,
Beckley,
Bell,
Benchhoff,
Bennett,
Benninger,
Bidelspacher,
Bigler,
Blanch,
Bolard,
Bower,

Di Lemmo,
Dilsheimer,
Dithrich,
Donneley,
Drinkhouse,
Dunn,
Ehrhardt,
Ephraim,
Evans, J. T.,
Evans, S. J.,
Flynn,
Foster,
Fowler,
Fox, A. R. B.,
Fox, I. M.,
Franklin,
Gans,

Krause, W.,
Krugh,
Kunkle,
Lafferty,
Lanius,
Lauler,
Levis,
MacCallum,
Magill,
Mallery,
Mangan,
Marcus,
Marshall,
Martin,
McCaig,
McCurdy,
McGeary,
McIntyre,
McKim,

Sarig,
Schaeffer,
Schilling,
Shaffer,
Shellenberger,
Showalter,
Shunk,
Simpson,
Sinclair,
Smith, E. R.,
Snowden,
Snyder,
Soffel,
Sowers,
Sprowls,
Stadtlander,
Statler,

Brady,	Geary,	McVicar,	Stedde,
Breadie,	Glass,	Mehring,	Sterling,
Brislin,	Goehring,	Miller,	Stott,
Brooks,	Golder,	Miller, A. D.,	Sullivan,
Bucher,	Goodnough,	Miller, C. G.,	Sweetzer,
Bungard,	Graham,	Miller, D. I.,	Todd,
Catlin,	Griest,	Miller, D. D.,	Traeh,
Clements,	Griffith,	Millin,	Ulsh,
Clutton,	Haines,	Milner,	Viekerman,
Coldsmith,	Hamilton, J.,	Morgan,	Wagner,
Collier,	Hamilton, W. J.,	Murphy,	Walker, G. T.,
Colville,	Hampson,	Neary,	Walker, J. A.,
Comer,	Harvey,	North,	Wallace, R. L.,
Conner,	Heffernan,	Norton,	Wallace, W. F.,
Cook,	Helt,	Palmer,	West,
Corbin,	Hess,	Patterson,	Weitach,
Cox,	Heyburn,	Perry,	Whiteman,
Crockett,	Hickernell,	Phillips,	Willert,
Crum,	Hollingsworth,	Pidgeon,	Williams,
Curran,	Horne,	Powell,	Willson,
Curry, R.,	Hough,	Quigley,	Woner,
Davis, D. J.,	Huntington,	Ramsey,	Wood,
Davis, J. T.,	Hutchison,	Reber, C. A.,	Woodruff,
Davis, W.,	Ingham,	Reber, H. F.,	Zanders,
Dawson,	Jordan,	Ringier,	Zimmerman,
Day,	Kantner,	Rinn,	Spangler,
Dewey,	Kennedy,	Robertson,	Speaker,
Dichu,	Kinsman,	Ruddy,	
	Kooser,	Rorke,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1028 (Senate Bill No. 157), entitled

An Act to further amend section two of an act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An Act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire-escapes fire-extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

On the question,

Will the House agree to the bill on third reading?

BILL RECOMMENDED.

Mr. RAMSEY. Mr. Speaker, I move that this bill be re-committed to the Committee on Municipal Corporations for the purpose of amendment.

Mr. ALEXANDER. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 517 (Senate Bill No. 3), entitled

An Act to amend section one of the act approved the eighth day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventy-five), entitled "An Act to provide that admission now had or that may hereafter be had to practice as an attorney at law in the Supreme Court of this Commonwealth shall of itself" without more operate as an admission of such attorney as an attorney at law in every other court of this Commonwealth and to provide that disbarment or suspension of any attorney by the said Supreme Court shall of itself without more operate as a disbarment or suspension of such attorney as an attorney in every other court of this Commonwealth" requiring attorneys at law to file certificates of admission in the Supreme Court before admission in other courts and fixing the fees of the prothonotaries of the Supreme and other courts in connection therewith

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—183

Alexander,	Donneley,	Lanias,	Schilling,
Armstrong,	Drinkhouse,	Lauler,	Scott,
Aron,	Dunn,	Levis,	Shaffer,
Baldi,	Ehrhardt,	MacCallum,	Shellenberger,

Baldrige,	Ephraim,	Magill,	Showalter,
Barnhart,	Evans, S. J.,	Mallery,	Shunk,
Bechtold,	Finney,	Marcus,	Simpson,
Beekley,	Flynn,	Marshall,	Sinclair,
Bell,	Foster,	Martin,	Smith, E. R.,
Benchoff,	Fowler,	McCurdy,	Smith, F. L.,
Bennett,	Fox, A. R. B.,	McGeary,	Snowden,
Benninger,	Fox, I. M.,	McIntyre,	Snyder,
Bidelspacher,	Franklin,	McKay,	Soffel,
Bigler,	Gans,	McKim,	Sowers,
Blanch,	Glass,	McVicar,	Sprawls,
Bolard,	Goehring,	Mehring,	Stadlander,
Bower,	Golder,	Michel,	Stark,
Bowman,	Graham,	Miller,	Statler,
Brady,	Griest,	Miller, A. D.,	Steddie,
Brendle,	Griffith,	Miller, C. G.,	Sterling,
Brislin,	Haines,	Miller, D. I.,	Stott,
Bucher,	Hamilton, J.,	Miller, D. D.,	Sweetzer,
Bungard,	Hamilton, W. J.,	Millin,	Todd,
Campbell,	Hampson,	Milner,	Traeh,
Catlin,	Harer,	Morgan,	Ulsh,
Clements,	Heffernan,	Neary,	Wagner,
Clutton,	Helt,	North,	Walker, G. T.,
Coldsmith,	Hess,	Norton,	Walker, J. A.,
Collier,	Heyburn,	Palmer,	Wallace, R. L.,
Colville,	Hickernell,	Patterson,	Wallace, W. F.,
Comer,	Hoffman,	Perry,	Wells,
Conner,	Hollingsworth,	Phillips,	West,
Corbin,	Horne,	Pidgeon,	Weitach,
Cox,	Hough,	Pike,	Whiteman,
Crockett,	Hutchison,	Powell,	Willert,
Crum,	Ingham,	Quigley,	Williams,
Curran,	Jennings,	Ramsey,	Willson,
Curry, R.,	Jordan,	Reber, H. F.,	Woner,
Davis, J. T.,	Kantner,	Rhoads,	Wood,
Davis, W.,	Kennedy,	Ringier,	Woodruff,
Dawson,	Kinsman,	Rinn,	Wynne,
Day,	Kooser,	Robertson,	Zanders,
Dehm,	Krause, T. S.,	Rorke,	Zimmerman,
Di Lemmo,	Krause, W.,	Ruddy,	Spangler,
Dilsheimer,	Krug,	Sarig,	
Dittrich,	Kunkle,	Schaeffer,	
	Lafferty,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1005 (Senate Bill No. 464), entitled

A Joint Resolution authorizing action by the authorities of this Commonwealth to prevent discrimination against the citizens of this Commonwealth in the use of natural gas which would result from the law recently enacted by the State of West Virginia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—182.

Alexander,	Dilsheimer,	Krause, W.,	Rorke,
Armstrong,	Dittrich,	Krug,	Ruddy,
Aron,	Donneley,	Lafferty,	Sarig,
Baldi,	Drinkhouse,	Lanias,	Schaeffer,
Baldrige,	Dunn,	Lauler,	Schilling,
Barnhart,	Ehrhardt,	MacCallum,	Shaffer,
Bechtold,	Ephraim,	Magill,	Shellenberger,
Beekley,	Evans, J. T.,	Mangan,	Showalter,
Bell,	Evans, S. J.,	Marcus,	Shunk,
Benchoff,	Finney,	Marshall,	Simpson,
Benninger,	Flynn,	McCaig,	Sinclair,
Bidelspacher,	Fowler,	McCurdy,	Smith, E. R.,
Bigler,	Fox, A. R. B.,	McGeary,	Smith, F. L.,
Blanch,	Fox, I. M.,	McIntyre,	Snyder,
Bolard,	Franklin,	McKay,	Soffel,
Bower,	Gans,	McKim,	Sowers,
Bowman,	Geary,	McVicar,	Sprawls,
Brady,	Glass,	Mehring,	Stadlander,
Brendle,	Goehring,	Michel,	Stark,
Brislin,	Golder,	Miller,	Statler,
Bucher,	Goodnough,	Miller, A. D.,	Steddie,
Bungard,	Graham,	Miller, A. D.,	Sterling,
Campbell,	Griest,	Miller, D. I.,	Stott,
Catlin,	Griffith,	Miller, D. D.,	Sweetzer,
Clements,	Haines,	Millin,	Traeh,
Coldsmith,	Haldeman,	Milner,	Ulsh,
Collier,	Hamilton, J.,	Morgan,	Viekerman,
Colville,	Hamilton, W. J.,	Murphy,	Wagner,
Comer,	Hampson,	Neary,	Walker, G. T.,
Conner,	Harer,	North,	Walker, J. A.,
	Harvey,		Wallace, R. L.,
	Helt,		

Cook,	Hess,	Norton,	Wallace, W. T.
Corbin,	Heyburn,	Palmer,	Wells,
Cox,	Hickernell,	Patterson,	West,
Crawford,	Hoffman,	Perry,	Wettach,
Crockett,	Hollingsworth,	Phillips,	Willert,
Crum,	Horne,	Pidgeon,	Williams,
Curran,	Hough,	Pike,	Willson,
Curry, R.,	Huntington,	Powell,	Woner,
Davis, D. F.,	Hutchison,	Quigley,	Wood,
Davis, J. T.,	Jennings,	Ramsey,	Woodruff,
Davis, W.,	Jordan,	Reber, C. A.,	Zimmerman,
Dawson,	Kantner,	Reber, H. F.,	Spangler,
Day,	Kennedy,	Ringler,	Speaker.
Dewey,	Kinsman,	Rinn,	
Di Lemmo,	Kooser,	Robertson,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

THE SPEAKER (ROBERT S. SPANGLER) IN THE CHAIR.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 754 (Senate Bill No. 141), entitled:

An Act to amend section eight (8) of an act entitled "An Act for the better protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith and providing for the disposition of the license fees fines and penalties received approved the seventeenth day of April Anno Domini one thousand nine hundred and thirteen.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—189.

Alexander,	Diehm,	Krause, W.,	Sarig,
Armstrong,	Di Lemmo,	Krugh,	Schaeffer,
Aron,	Dithrich,	Lafferty,	Schilling,
Baldi,	Donneley,	Lanius,	Scott,
Badrige,	Drinkhouse,	Lauler,	Shaffer,
Barnhart,	Dunn,	Levis,	Shellenberger,
Bechtold,	Ehrhardt,	MacCallum,	Showalter,
Beckley,	Ephraim,	Magill,	Shunk,
Bell,	Evans, J. T.,	Mallery,	Simpson,
Benchoff,	Evans, S. J.,	Mangan,	Sinclair,
Bennett,	Finney,	Marcus,	Smith, E. R.,
Benninger,	Flynn,	Marshall,	Smith, F. L.,
Bidelspacher,	Foster,	Martin,	Snyder,
Bigler,	Fowler,	McCaig,	Soffel,
Blank,	Fox, A. R.,	McGeary,	Sowers,
Belard,	Fox, I. M.,	McIntyre,	Sprowls,
Bower,	Franklin,	McKay,	Stadtlander,
Bowman,	Gans,	McKim,	Stark,
Brady,	Geary,	McVicar,	Statler,
Brendle,	Glass,	Mehring,	Steele,
Brislin,	Gochring,	Michel,	Sterling,
Brooks,	Goldner,	Miller,	Stott,
Bucher,	Goodnough,	Miller, A. D.,	Sweitzer,
Bungard,	Griest,	Miller, C. G.,	Todd,
Campbell,	Griffith,	Miller, D. D.,	Trach,
Callin,	Haines,	Millin,	Uish,
Clements,	Hamilton, J.,	Miner,	Vickerman,
Clutton,	Hamilton, W. J.,	Morgan,	Wagner,
Coldsmith,	Hampson,	Murphy,	Walker, C. T.,
Collier,	Harer,	Neary,	Walker, J. A.,
Colville,	Hefferman,	North,	Wallace, E. L.,
Comcrer,	Hess,	Norton,	Wallace, W. T.,
Conner,	Heyburn,	Palmer,	Wells,
Cook,	Hickernell,	Patterson,	West,
Corbin,	Hoffman,	Perry,	Wettach,
Crawford,	Hollingsworth,	Phillips,	Whiteman,
Crockett,	Horne,	Pidgeon,	Willert,
Crum,	Hough,	Powell,	Williams,
Curran,	Huntington,	Ramsey,	Willson,
Curry, R.,	Hutchison,	Reber, C. A.,	Woner,
Davis, D. F.,	Ingham,	Reber, H. F.,	Wood,
Davis, J. T.,	Jennings,	Reber, H. F.,	Woodruff,
	Jordan,	Ringler,	Wynne,
	Kantner,	Rinn,	Zanders,

Davis, W.,	Kennedy,	Robertson,	Zimmerman,
Dawson,	Kinsman,	Rorke,	Spangler,
Day,	Kooser,	Ruddy,	Speaker.
Dewey,	Krause, T. S.,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 419, as follows:

An Act creating a reward or bounty for the destruction of certain noxious animals killed within the Commonwealth of Pennsylvania providing a method for the payment of the same and providing the method of furnishing evidence of said destruction and penalties for the violation of the several provisions hereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a reward or bounty shall be paid by this Commonwealth for the killing within the Commonwealth only of the following noxious animals For each Canada or bay lynx commonly called bobcat or wild-cat the sum of eight dollars for each fox the sum of two dollars for each weasel the sum of two dollars and for each mink the sum of one dollar

Section 2 It shall be the duty of any person who having killed within this Commonwealth one or more of the animals named in section one of this act and being desirous of securing the reward or bounty named for such killing as fixed by section one of this act to produce such slain animal or animals or the entire pelt thereof before any game protector or special deputy game protector or any other person authorized to administer oaths within this Commonwealth and to make affidavit that he or some member of his family naming such person killed the same naming it stating clearly the approximate time of such killing that it was killed in a wild state that the place where such animal was killed naming it was within the Commonwealth of Pennsylvania and that such animal was not reared in captivity

Upon the production of such animal or pelt before any person authorized to take affidavits under the provisions of this act such official shall prepare his statement in accordance with the provisions of this act and such official shall include in one affidavit all claims for bounty that may be made by one person at one time not to exceed five and shall excepting in the case of a salaried game protector receive in full for services rendered a fee of twenty-five cents (25c) where but one animal is named in such affidavit Where more than one animal is named in one affidavit the fee shall be fifty cents (50c) such fee in all cases to be paid by the claimant for bounty The affidavit shall preferably be made upon forms to be provided by the Board of Game Commissioners on demand made by any person authorized to take affidavits within this Commonwealth and all affidavits of this character shall in all cases clearly set forth the name of the animal killed for which a bounty is claimed the name of the person killing same the approximate time when such animal was killed that it was killed in a wild state giving as nearly as possible the name of the place and county within this Commonwealth where same was killed and that such animal was not reared or held in captivity

Upon the completion of such affidavit and the payment of the fee as above stated the game protector or other person administering the oath shall without splitting the face or otherwise mutilating the skin as otherwise provided in this act deliver said affidavit and skin or pelt brought before him to the claimant for bounty who shall as soon as may be forward such affidavit and the unmutilated skin or pelt of the animal or animals for the killing of which a bounty is claimed and named in such affidavit to the Secretary of the Board of Game Commissioners at Harrisburg

Section 3 Upon the receipt of such affidavit and skins or pelts in proper form the Secretary of the Board of Game Commissioners being satisfied that the skins or pelts presented to him are the skins or pelts of animals for the killing of which a bounty is offered by this act and that such claims are in all respects legitimate shall split the face of the skin from between the eyes through the end of the nose and shall as quickly as may be forward his check to the claimant for the amount found to be due and shall return all such skins or pelts at the expense of the bounty fund to such address as the owner may direct and shall at least once a month render an accounting to the Auditor General in such form as he may prescribe of all claims paid giving the name and address of the payee the number of the check given and the amount so paid

For the purpose of this authority the Secretary of the Game Commission is hereby empowered to make requisition upon the fund in the State treasury designated by law as the Bounty Fund and to secure through a warrant of the Auditor General such an amount monthly from such fund as may be considered necessary to meet the demands that may be made for bounty during the succeeding month The bond

of the secretary of the Game Commission shall be in such amount as to cover the amount of cash in his hands at any time

Section 4 The Auditor General upon presentation to him of the requisition of the Secretary of the Board of Game Commissioners shall draw his warrant upon the State Treasurer against the fund hereinafter designated received from the hunters' license fees fines penalties and other laws of this Commonwealth as set out in the fifth section of this act of Assembly and hereinafter designated "Fund for the Payment of Bounties"

Section 5 Pursuant to section twelve of the act of April seventeenth one thousand nine hundred and thirteen (Pamphlet laws eighty-five) providing for the licensing of hunters which provides "It being specifically provided that fifty per centum of any fund returned to the State through or because of the provisions of this act or so much of said fifty per centum as may be needed shall be applied by the Legislature at its biennial sessions to the payment of bounties" one-half of the said sum hereafter received from all hunters' license fees fines and penalties under the provisions of said act of Assembly and all other fines and penalties set apart under any other laws of this Commonwealth for the payment of bounties are hereby directed to be placed by the State Treasurer in a separate and special fund to be designated and known as "Fund for the Payment of Bounties" and all the moneys placed in said fund are declared to be available as soon as paid into the State treasury and are hereby specifically appropriated for the payment of the bounties as provided by this act and the Auditor General shall charge against the said fund all the warrants drawn by him for the payment of bounties and the State Treasurer is directed to pay out of said fund all of the warrants so drawn by the Auditor General in favor of the Secretary of the Game Commission Provided That the office expenses clerk hire postage et cetera necessary to the performance of the extra duties imposed by this act upon the Board of Game Commissioners shall be a charge against the fund created by this act and shall be paid upon requisition of the Secretary of said Board and in the same form and manner as requisitions for bounty are paid Provided further That any moneys so placed in this fund and not needed under the provisions of this act shall be used solely for the purpose of wild bird and game protection under the supervision of the Board of Game Commissioners in the same manner as other moneys held separate and apart for such use

Section 6 The Game Protectors and Special Deputy Game Protectors of the Commonwealth of Pennsylvania are hereby authorized and empowered to administer the oath necessary to the proving of the claims made as provided by section two of this act but no charge for administering such oath is to be made by any salaried Game Protector Provided That Special Deputy Game Protectors shall supply seals at their own expense for such work

Section 7 It shall be unlawful for any person at any time to collect or to attempt to collect a bounty for the killing of any animal named in this act the front of the face of which is split before presentation to the persons authorized to take affidavits under the provisions of this act or to at any time collect or attempt to collect a second bounty for the killing of any animal under the provisions of this act or to collect or attempt to collect such bounty through the presentation of the skin or carcass or any part thereof of any animal not named in this act or through deception of any character or to present for the purpose of securing the bounty provided for by this act the skin or carcass or any part thereof of an animal that has been reared or held in captivity or the skin or carcass or any part thereof of any animal killed or captured outside of this Commonwealth Every person who shall wilfully or fraudulently collect or attempt to collect any reward or bounty provided for by this act to which he or they are not legally entitled under the provisions of this act or shall aid or abet or assist in any capacity official or otherwise in any attempt to defraud the State through the collection or payment of any reward or bounty provided for by this act shall be guilty of a misdemeanor and upon conviction thereof shall in addition to the penalty that may be imposed for perjury where a false affidavit is made be sentenced to pay to the Commonwealth of Pennsylvania a fine of not less than one hundred dollars or more than five hundred dollars or in default of the payment thereof with costs shall suffer an imprisonment in the common jail of the county in which the affidavit is made for a period of one day in jail for each dollar of fine imposed and unpaid

Section 8 An Act entitled "An Act creating a reward or bounty for the destruction of certain noxious animals killed within the Commonwealth of Pennsylvania providing a method for the payment of the same and providing the method of furnishing evidence of said destruction and penalties for the violation of the several provisions hereof" approved the fifteenth day of April one thousand nine hundred and fifteen (Pamphlet laws one hundred and twenty-six) is hereby repealed

The repeal of the aforesaid Act of Assembly shall not affect any prosecutions pending at the date this act becomes effective nor prevent the institution of any prosecution for violation of any provisions of the aforesaid act committed prior to the date this act becomes effective but all such pending prosecutions shall be terminated and all such violations shall be prosecuted in the same manner and under the same authority and with like effect as prior to the date this act becomes effective

Section 9 The provision of this act shall be effective on and after the first day of June one thousand nine hundred and nineteen and not prior to that date

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—188.

Alexander.	Di Lemmo.	Krause, T. S.,	Ruddy,
Armstrong.	Dilsheimer,	Krugh,	Sarik,
Aron.	Ditrich,	Kunkle,	Schaeffer,
Baldi.	Drinkhouse,	Lafferty,	Schilling,
Baldrige.	Dunn,	Lanius,	Shaffer,
Barnhart.	Eberhardt,	Lauler,	Shellenberg
Bechtold.	Ephraim,	MacCallum,	Showalter
Beckley,	Evans, J. T.,	Magill,	Shunk,
Bell,	Finnay,	Mallory,	Simpson,
Benchoff,	Flynn,	Mangan,	Sinciar,
Bennett,	Foster,	Marcus,	Smith, E. R.,
Benninger.	Fowler,	Marshall,	Smith, P. L.,
Bidelspacher,	Fox, A. T. B.,	Martin,	Snowden,
Bigler,	Fox, I. M.,	McCaig,	Soffel,
Blauk,	Franklin,	McCurdy,	Sowers,
Boland,	Gans,	McGeary,	Spawls,
Bower,	Geary,	McKay,	Stadlander,
Bowman,	Glass,	McKim,	Stark,
Brady,	Goehring,	McVicar,	Steele,
Brendle,	Golder,	Mehring,	Sterling,
Brislin,	Goodnough,	Michel,	Stolt,
Brooks,	Graham,	Millar,	Sullivan,
Burgard,	Griest,	Miller, A. D.,	Sweitzer
Campbell,	Griffith,	Miller, C. G.,	Todd,
Catin,	Haines,	Miller, D. L.,	Trach,
Clemens,	Haldeman,	Miller, D. D.,	Uls,
Clutton,	Hamilton, J.,	Millin,	Vickerman,
Coldsmith,	Hamilton, W. J.,	Morgan,	Wagner,
Collier,	Hampson,	Murphy,	Walker, G. T.,
Colville,	Harvey,	Neary,	Walker, J. A.,
Conner,	Heffernan,	North,	Wallace, R. L.,
Conner,	Helt,	Norton,	Wallace, W. C.,
Cook,	Hess,	Palmer,	Wells,
Corbin,	Heyburn,	Patterson,	West,
Cox,	Hickernell,	Phillips,	Whiteman,
Crawford,	Hoffman,	Pidgeon,	Willert,
Crockett,	Hollingsworth,	Pike,	Williams,
Crum,	Horne,	Powell,	Willson,
Curran,	Hough,	Quigley,	Woner,
Curry, R.,	Huntington,	Ramsey,	Wood,
Davis, D. F.,	Hutchison,	Reber, C. A.,	Wynne,
Davis, J. T.,	Ingham,	Reber, H. F.,	Zanders,
Davis, W.,	Jordan,	Ringler,	Zimmerman
Dawson,	Kantner,	Robertson,	Spangler,
Day,	Kennedy,	Rorke,	Speaker
Dewey,	Kinsman,		
Diehun,	Kooser,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 854, entitled

An Act to amend article fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

On the question,

Will the House agree to the bill on third reading?

Mr. MALLERY. Mr. Speaker I ask unanimous consent to offer amendments at this time.

Mr. PALMER. Mr. Speaker I object.

The SPEAKER. The Chair hears objections.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. BENCHOFF. Mr. Speaker, I move that this bill be recommitted to the Committee on Education for the purpose of amendment.

Mr. ROBERT L. WALLACE. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. PALMER. Mr. Speaker, the bill that is now before the House, 854, was given full and due consideration by the Committee of Education before it was reported out, having

been held in that Committee for sometime. If there is any objection to the bill, let it be discussed on the floor of the House in the regular way, and voted upon. Reccommitting it to the Committee on Education will avail nothing. It will not change the bill, but will leave it just as it is. I therefore ask the House to vote down the motion to recommit the bill.

On the question recurring,

Will the House agree to the motion?

The SPEAKER announced the "nays" appear to have it.

Whereupon, a division was called for and fifteen gentlemen having voted in the affirmative and one hundred and twenty-five in the negative, the question was determined in the negative and the motion was not agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. MARSHALL. Mr. Speaker, and gentlemen of the House, to my mind one of the cardinal points to consider in determining whether or not legislation should pass this House.—I say, one of the cardinal points to consider, to keep in mind, is the question of the good business principals involved in the bill. We have a duty to perform here, gentlemen, which in a sense is a trust. We are sent here by our people and we have been called upon to represent them. In the consideration of these measures, in determining whether or not a bill should or should not pass, to my mind we should consider the benefit that is to be derived from these bills. If the bill under consideration is to benefit the greatest number of people, then we should support it. If the bill does not have these meritorious qualifications, then we should vote against it. The bill presented this morning, which we are now considering, is in a sense an amendment to the Act of Assembly passed May 18, 1911, P. L. 309, known as the "Pennsylvania School Code." Section 101 provides that "each city, incorporated town, borough or township in this Commonwealth, now existing or hereafter created, shall constitute a separate school district, to be designated and known as 'School District of'" and the several school districts thus established shall be, and hereby are, divided into four classes, as follows:—"

Section 102 provides, that each school district having a population of five hundred thousand, or more, shall be a school district of the first class. Section 103 provides, that each school district having a population of thirty thousand, or more, but of less than five hundred thousand, shall be a school district of the second class. Section 104 provides, that each school district having a population of five thousand, or more, but of less than thirty thousand, shall be a school district of the third class. Section 105 provides, that each school district having a population of less than five thousand, shall be a school district of the fourth class. This part of the act provides for the classification only. Section 1414 provides, that every child having a legal residence in this Commonwealth, as herein provided, between the ages of eight and sixteen years, is required to attend a day school in which the common English branches provided for in this act are taught.

He must attend this school. This action provides for an exception in the case of children attending private schools.

Now then, this brings us up to a place in this Act of Assembly which provides for the attendance. Section 1432 of the School Code provides as follows. I will ask you especially to note this provision. "The board of school directors of every school district in this Commonwealth of the first, second, or third class, shall, and in any school district of the fourth class may, employ one or more persons to be known as attendant officers, whose duties shall be to enforce the provisions of this act regarding compulsory attendance." This section also provides, and is authority, that "such attendance officers shall, in addition to the duties imposed upon them by the provisions of this act, have full police power without warrant, and may arrest or apprehend any child who fails to attend school in compliance with the provisions of this act, or who is incorrigible, insubordinate, or disorderly during attendance at school or on his way to or from school." Now, gentlemen, you will notice that under the provisions of this act we have four classifications, first, second, third, and fourth.

The act provides that children must attend school. Then it provides that in classes one, two and three the districts must provide a truant officer. This is not discretionary with the board. This takes in all districts of over five thousand in population. In districts under this number they may appoint one if they need one. They appoint them if they do not need them as a general thing. This Act of Assembly, gentlemen, provides that in addition to this each county representing three or four classes shall appoint a county attendance officer. It provides that he shall receive a salary of not less than one hundred dollars, which means one hundred and fifty dollars, two hundred dollars, or two hundred and fifty dollars a month; and it provides he shall be equipped with an office—

Mr. ROBERT L. WALLACE. Mr. Speaker, I would like to ask the gentleman from Beaver (Mr. Marshall) a question.

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. MARSHALL. Mr. Speaker, I will.

Mr. ROBERT L. WALLACE. Are you willing to suspend if the sponsor of this bill moves to place it on the postponed calendar for the present?

Mr. MARSHALL. Mr. Speaker and gentlemen of the House: This measure in regard to being postponed was before the House a few minutes ago, and the members almost unanimously voted in favor of considering the bill at this time.

Mr. ROBERT L. WALLACE. Mr. Speaker, I asked the question because I understand the sponsor desires to make a motion to place the bill on the postponed calendar.

The SPEAKER. The gentleman has answered the question.

Mr. MARSHALL. Mr. Speaker, I did not understand the question as originally asked. If the sponsor desires to place the bill on the postponed calendar, I have no objection.

The SPEAKER. The Chair understands that the sponsor of the bill is willing to have it placed on the postponed calendar.

Mr. EDGAR R. SMITH. Mr. Speaker—

The SPEAKER. The gentleman from Beaver (Mr. Marshall) has the floor.

Mr. MARSHALL. Mr. Speaker, I yield.

BILL POSTPONED.

Mr. EDGAR R. SMITH. Mr. Speaker, I move that this bill be placed on the postponed calendar.

Mr. HEYBURN. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1004, entitled

An Act authorizing county commissioners of certain counties to appoint county engineers and to fix their compensation and prescribing the duties of such engineers

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—173.

Alexander.	Robertson.	Krug.	Torke.
Armstrong.	Ditrich.	Kunkle.	Ruddy.
Aron.	Donmely.	Lafferty.	Saris.
Baldi.	Drinkhouse.	Lanius.	Schaeffer.
Baldridge.	Dunn.	Lauler.	Schilling.
Barnhart.	Ehrhardt.	Levis.	Shaffer.
Bell.	Ephraim.	MacCallum.	Shellenberg.
Benchoff.	Evans, S. J.	Magill.	Showalter.
Benninger.	Foster.	Mallery.	Shunk.
Bidelspacher.	Fowler.	Marcus.	Simpson.
Bigler.	Fox, A. R.	Marshall.	Sinclair.
Blank.	Fox, I. M.	Martin.	Smith, F. A.
Boland.	Franklin.	McCaig.	Snowden.
Bower.	Glass.	McCurdy.	Snyder.
Bowman.	Goehring.	McGeary.	Soffel.
Brendle.	Golder.	McKay.	Sowers.
Brislin.	Goodnough.	McKim.	Sprowls.
Brooks.	Graham.	Mehring.	Stadtlander.
Bungard.	Griest.	Michel.	Stark.
	Griffith.	Miller.	Statler.

Campbell,	Haines,	Miller, A. D.,	Steele,
Catlin,	Hamilton, J.,	Miller, C. G.,	Stott,
Clements,	Hamilton, W. J.,	Miller, D. L.,	Sweitzer,
Coldsmith,	Hampson,	Millin,	Todd,
Colville,	Harer,	Miner,	Trach,
Comer,	Harvey,	Morgan,	Vagner,
Conner,	Heffernan,	Murphy,	Walker, G. T.,
Cook,	Helt,	Neary,	Walker, J. A.,
Corbin,	Hess,	North,	Wallace, R. L.,
Cox,	Heyburn,	Norton,	Wallace, W. T.,
Crawford,	Hickernell,	Palmer,	Wells,
Crockett,	Hoffman,	Patterson,	West,
Crum,	Hollingsworth,	Perry,	Wettach,
Curran,	Horne,	Phillips,	Whiteman,
Curry, R.,	Hough,	Pigeon,	Willert,
Davis, D. E.,	Huntington,	Pike,	Willson,
Davis, J. T.,	Hutchison,	Powell,	Woner,
Davis, W.,	Ingham,	Quigley,	Wood,
Dawson,	Jennings,	Ramsey,	Wynne,
Day,	Jordan,	Reber, C. A.,	Zanders,
Dewey,	Kantner,	Reber, H. F.,	Zimmerman,
Diehm,	Kennedy,	Ringler,	Spangler,
Di Lemmo,	Kinsman,	Rinn,	Spenger,
Dilsheimer,	Kooser,		

YAYS.—1.

Finney,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS SIGNED BY SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

Senate Bill No. 56.

An Act to give to women married and single the same right as men to be incorporators and in furtherance of their interests as stockholders to serve as directors and officers of corporations for profit

Senate Bill No. 105.

An Act amending section five of an act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws seventy-eight) entitled "An Act to regulate nomination and election expenses and to require accounts of nomination and election expenses to be filed and providing penalties for the violation of this act"

Senate Bill No. 116.

An Act declaring it a misdemeanor for any maker or drawer with intent to defraud to make or draw or utter or deliver any check draft or order when such person has not sufficient funds in or credit with the depository upon which the same is drawn

Senate Bill No. 154.

An Act providing for the control and eradication of the European wart disease of the potato imposing certain powers and duties upon the Department of Agriculture providing penalties and making an appropriation

Senate Bill No. 343.

An Act relating to the consideration upon appeal by the Supreme and Superior Courts of testimony taken in proceedings in courts of record and providing for the making of such testimony a part of the records

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

BILL ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 510, as follows:

An Act to amend section twelve of an act approved the nineteenth day of March one thousand nine hundred and nine (Pamphlet Laws forty-six) entitled "An Act to regulate the practice of osteopathy in the State of Pennsylvania to provide for the establishment of a State Board of Osteopathic Examiners to define the powers and duties of said Board of Osteopathic Examiners to provide for the examining and licensing of osteopaths in this State and to provide penalties for the violation of this act" by further defining the powers and authority of osteopathic physicians licensed under this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eleven of an act approved the nineteenth day of March one thousand nine hundred and nine (Pamphlet

Laws forty-six) entitled "An Act to regulate the practice of osteopathy in the State of Pennsylvania to provide for the establishment of a State Board of Osteopathic Examiners to define the powers and duties of said board of osteopathic examiners to provide for the examining and licensing of osteopaths in this State and to provide penalties for the violation of this act" which reads as follows

"Section 11 The license provided for in this act shall authorize the holder thereof to practice osteopathy as taught and practiced in the legally incorporated reputable colleges of osteopathy as provided for in this act" is hereby amended to read as follows

Section 11 The license provided for in this act shall authorize the holder thereof to practice osteopathy as taught and practiced in the legally incorporated reputable colleges of osteopathy as provided for in this act and shall also authorize such holder to utilize any means or agency necessary in the treatment of disease injury or deformity Whenever in any of the laws of this Commonwealth the term physician medical attendant practitioner medical inspector practitioner of medicine or term of like effect is used the same shall be taken and be construed to include an osteopathic physician licensed under this act

Section 2 That section twelve of said act which reads as follows

"Section 12 Osteopathic physicians shall observe and be subject to all State and municipal regulations relating to the control of contagious diseases the reporting and certifying of births and deaths and all matters pertaining to public health the same as physicians of other schools and such reports shall be accepted by the officers or department to whom the same are made" is hereby amended to read as follows

Section 12 Osteopathic physicians shall observe and be subject to all State and municipal regulations relating to the control of contagious diseases the reporting and certifying of births and deaths and all matters pertaining to public health the same as physicians of other schools Wherever under any law of this State a medical examination a medical certificate or medical report is required to be made by any medical inspector or physician licensed by the laws of this State such an examination certificate or report made by an osteopathic physician licensed under this act shall be accepted by the officers or department to whom the same are made with like force and effect as are medical examinations medical certificates and medical reports made by physicians licensed by the Bureau of Medical Education and Licensure of this State An osteopathic physician licensed under this act shall be admitted to practice osteopathy as provided for in this act in any hospital sanatorium asylum house or other place where any person or persons are placed for treatment or detention.

On the question,

Will the House agree to the bill on third reading?

Mr. ALEXANDER. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend title, page 1 line 1, by striking out the word "section" and inserting in lieu thereof "sections eleven and."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objections? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question.

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

GRANTING USE OF THE HALL OF THE HOUSE TO THE PENNSYLVANIA DEPARTMENT OF HEALTH.

Mr. EDGAR R. SMITH asked and received unanimous consent to offer the following resolution, which was twice read considered and agreed to:

Resolved, That the use of the Hall of the House of Representatives be given to the Pennsylvania Department of Health for the purpose of holding a conference with the municipal authorities and organized societies of Harrisburg on Monday evening, April 14, 1919.

RECESS.

The SPEAKER. If there are no objections, the Chair will declare a recess until 4:00 o'clock P. M.

Whereupon (at 1:30 o'clock P. M.) the House took a recess until 4:00 o'clock P. M.

AFTER RECESS.

The House reconvened at 4:00 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

BILL RE-REFERRED.

Mr. SOWERS, from the Committee on Judiciary Local, returned House Bill No. 535, entitled

An Act to repeal section four hundred and thirty-seven of an act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty), entitled "An Act concerning townships; and revising, amending and consolidating the law relating thereto."

with the request that it be re-referred to the Committee on Counties and Townships.

The SPEAKER. This bill is re-referred to the Committee on Counties and Townships.

REPORTS FROM COMMITTEES.

Mr. HAINES, from the Committee on Municipal Corporations, reported as committed House Bill No. 1121, entitled

An Act relating to forest and fire prevention; imposing duties and conferring powers heretofore exercised by the State Fire Marshal upon the Department of State Police; constituting the Chiefs of Fire Departments and certain public officers as assistants to said Department and defining their powers and duties; providing for the investigation of the cause, origin and circumstance of fires and the inspection of all and the removal or change of certain buildings; imposing duties on school authorities and on certain corporations, associations and fire rating agencies; providing for the attendance of witnesses before the Department and the enforcement of its orders; and prescribing penalties.

Mr. GLASS, from the Committee on Judiciary Local, reported as amended House Bill No. 1213, entitled

An Act providing for assistance to certain mothers; providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State Supervisor and assistants and fixing the salaries of such State Supervisor and assistants; defining the powers and duties of boards of trustees, including the power of appointing assistants and investigators and the distribution of funds at their disposal; providing for the apportionment of the state appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys; and providing penalties.

Mr. STERLING, from the Committee on Judiciary General, reported as committed House Bill No. 939, entitled

An Act to amend section one of an act approved the fourth day of April, one thousand nine hundred and seven, (Pamphlet Laws forty-eight), entitled "An Act to fix the salaries of the deputy register, clerks, and employes in the office of the register of wills of any county of this Commonwealth having a population of one million or over," as amended.

Mr. STERLING, from the Committee on Education, reported as committed House Bill No. 379, entitled

An Act to amend sections two hundred and two, two hundred and fourteen, two hundred and fifteen, two hundred and sixteen and three hundred and one of an act approved the eighteenth day of May, Anno Domini, one thousand nine hundred and eleven, entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same and the method of collecting the same and repealing all laws general, special or local or any parts thereof that are, or may be inconsistent therewith," so far as to provide for the number election and organization of boards of school directors in school districts of the first class, and to provide for the expiration of the term of office of existing boards of school directors in said school districts.

Mr. STERLING, from the Committee on Education, reported as committed House Bill No. 551, entitled

An Act to promote the upbuilding of national vitality and of efficient citizenship through the establishment of physical education and training for the pupils of both sexes in the public schools of the Commonwealth, and creating a Bureau of Physical Education under the direction of the State Superintendent of Schools to carry out the provisions thereof.

Mr. COX, from the Committee on Judiciary Local, reported as committed House Bill No. 1160, entitled

An Act fixing the salaries and compensation of the officers, clerks and employes in the office of the recorder of deeds of any county having a population of one million five hundred thousand inhabitants or over.

Mr. SINCLAIR from the Committee on Municipal Corporations reported as amended House Bill No. 1073, entitled

An Act providing for the election of councilmen in cities of the third class and extending the term of office of all councilmen of such cities who are now in office.

Mr. SOWERS from the Committee on Municipal Corporations reported as committed House Bill No. 1161, entitled

An Act being a supplement to an act entitled "An Act for the government of cities of the second class," approved the seventh day of March, Anno Domini, nineteen hundred and one, authorizing the licensing and regulation of persons carrying on the business of taking, receiving, boarding or keeping infant children under the age of three years for hire, and providing penalties for the violation hereof.

Mr. DRINKHOUSE from the Committee on Judiciary Local, reported as committed House Bill No. 877, entitled

An Act to repeal section four of an act approved the twenty-ninth day of March, one thousand eight hundred fifty-one (Pamphlet Laws two hundred eighty-nine) entitled "An Act to incorporate the Pennsylvania State Agricultural Society."

Mr. EPHRAIM from the Committee on Judiciary Local reported as committed House Bill No. 987, entitled

An Act to repeal an act approved the twenty-sixth day of March, one thousand eight hundred seventy-three (Pamphlet Laws four hundred nineteen), entitled "An Act relating to the fees of the sheriff of Franklin County."

Mr. WOODRUFF from the Committee on Education reported as amended House Bill No. 1155, entitled

An Act to amend section one thousand three hundred and twelve of an act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws three hundred nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. CATLIN, from the Committee on Judiciary Special, reported as committed, House Bill No. 1032, entitled

A Joint Resolution directing the Attorney General to institute quo warranto proceedings against the Susquehanna Canal and Power Company.

Mr. CHARLES A. REBER, from the Committee on Education, reported as committed, House Bill No. 969, entitled

An Act to amend section seven hundred and eight of an act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws three hundred nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general special or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. KENNEDY, from the Committee on Judiciary Local, reported as committed, House Bill No. 640, entitled

An Act to amend section three of an act, approved the seventeenth day of April, one thousand nine hundred and five, entitled "An Act providing that the district attorneys, in all counties whose population does not exceed one hundred and fifty thousand, shall be paid a salary, and fixing the same, which shall be in lieu of all fees, and in full compensation for their services; and providing for the appointment of assistant district attorneys in said counties, and for the compensation of the same; and providing that the fees heretofore allowed the district attorneys shall remain in amount as heretofore, but shall hereafter be as part of the costs, for the use and benefit of the proper county."

Mr. DUNN, from the Committee on Education, reported as committed, House Bill No. 914, entitled

An Act to amend section six hundred and seventeen of an act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws three hundred nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. WONER, from the Committee on Education, reported as committed, House Bill No. 1081, entitled

An Act to amend an act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws three hundred nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. WONER, from the Committee on Education, reported as committed House Bill No. 820, entitled

An Act authorizing and empowering any borough in this Commonwealth, to sell and convey unto the school district of such borough, out of any land heretofore or hereafter acquired by such borough, within the limits of the borough or in adjacent townships, for the purpose of making enlarging and maintaining public parks, sufficient land for the erection of a school or a high-school building.

Mr. DAWSON, from the Committee on Ways and Means, reported as committed House Bill No. 1022, entitled

An Act to provide for the licensing and regulation of public dance halls and ball rooms and for the regulation and supervision of public dances and balls, in cities of the first, second and third classes.

Mr. CLUTTON, from the Committee on Education, reported as committed, House Bill No. 853, entitled

An Act to amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. LAULIER, from the Committee on Municipal Corporations, reported as committed House Bill No. 953, entitled

Supplement to an act entitled "An Act for the government of cities of the second class," approved the seventh day of March, one thousand nine hundred and one, authorizing cities of the second class to regulate and limit the height and bulk of buildings and the areas of yards, courts and open spaces and to regulate and restrain the location of trades and industries and the location of buildings for specified uses and to make regulations for trades and industries and for the use of buildings and for the above purposes to divide the cities into districts and authorizing the city planning commission to recommend the boundaries of districts and appropriate regulations therein and providing the method of adoption of said districts, regulations and restrictions and the method of amendment or change thereof.

Mr. MARSHALL, from the Committee on Judiciary Local, reported as amended House Bill No. 685, entitled

An Act providing that the county treasurers of all counties whose population does not exceed one hundred and fifty thousand shall be paid a salary; and fixing the same which shall be in lieu of all commissions and fees and in full compensation of their services.

Mr. POWELL, from the Committee on Municipal Corporations, reported as committed House Bill No. 632, entitled

An Act regulating the appointment, suspension and discharge of police officers in boroughs; establishing and regulating a civil service board in such boroughs for the examination of applicants for positions as police officers; imposing certain expenses upon boroughs, and providing penalties.

Mr. THADDEUS S. KRAUSE, from the Committee on Judiciary Special, reported as committed House Bill No. 881, entitled

An Act to fix the salaries of the mortgage search clerks and the conveyance search clerks in the office of the recorder of deeds of any county of this Commonwealth having a population of one million five hundred thousand or over payable from the fees of the office.

Mr. POWELL, from the Committee on Municipal Corporations, reported as committed House Bill No. 1059, entitled

An Act to amend section twenty of the act approved the fifth day of March one thousand nine hundred six (Pamphlet Laws eighty-three), entitled "An Act to regulate and improve the civil service of the cities of the first class in the Commonwealth of Pennsylvania, making violation of its provisions to be a misdemeanor, and providing penalties for violations thereof."

Mr. POWELL, from the Committee on Municipal Corporations, reported as committed House Bill No. 1061, entitled

An Act to amend the act approved the first day of June, one thousand eight hundred eighty-five (Pamphlet Laws thirty-seven), entitled "An Act to provide for the better government of cities of the first class, in this Commonwealth," as amended.

Mr. CAMPBELL, from the Committee on Public Health and Sanitation, reported as committed House Bill No. 1201 (Senate Bill No. 398), entitled

An Act to amend section thirteen of an act approved the fifth day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and forty-eight) entitled "An Act regulating the practice of veterinary dentistry or any branch thereof and establishing as incidental thereto a State Board of Veterinary Medical Examiners and defining its powers and duties.

Mr. CAMPBELL, from the Committee on Judiciary Special, reported as committed House Bill No. 1205 (Senate Bill No. 443), entitled

An Act relating to building construction in cities of the first class by prescribing the minimum live loads to be considered in designing the Walls Floors Roofs Yards and Courts of all buildings hereafter erected or altered in cities of the first class specifying the factors of safety to be applied in such designs regulating the thickness of brick walls in dwellings prescribing the minimum thickness of wooden floor joists and roof rafters defining the various classes of buildings and other terms used in the act regulating the loading of floors providing penalties for violations and repealing inconsistent laws.

Mr. SOWERS, from the Committee on Municipal Corporations, reported as committed House Bill No. 1206 (Senate Bill No. 485), entitled

An Act to validate certain municipal claims and municipal liens in the several boroughs of the Commonwealth providing for the filing of claims therefor and the proceedings for the collection of such claims.

Mr. McGEARY, from the Committee on Judiciary Local, reported as committed House Bill No. 1098 (Senate Bill No. 70), entitled

An Act providing for a State association of county controllers and for the meetings thereof and providing for the payment by the counties of the expenses thereof.

Mr. CATLIN from the Committee on Judiciary Special reported as committed House Bill No. 1100 (Senate Bill No. 287), entitled

An Act to amend section two of an act approved the seventeenth day of April one thousand nine hundred and five (Pamphlet Laws one hundred seventy) entitled "An Act providing that the district attorneys in all counties whose population does not exceed one hundred and fifty thousand shall be paid a salary and fixing the same which shall be in lieu of all fees and in full compensation for their services and providing for the appointment of assistant district attorneys in said counties and for the compensation of the same and providing that the fees heretofore allowed the district attorneys upon indictments shall remain in amount as heretofore but shall hereafter be as part of the costs for the use and benefit of the proper county" as amended.

Mr. BALDRIGE from the Committee on Judiciary General, reported as committed House Bill No. 1192 (Senate Bill No. 132), entitled

An Act to amend section six of an act approved May twenty-third one thousand eight hundred and seventy-four entitled "An Act dividing the cities of this State into three classes regulating the passage of ordinances providing for contracts for supplies and work for said cities authorizing the increase of indebtedness and the creation of a sinking fund to redeem the same defining and punishing certain offenses in all of said cities and providing for the incorporation and government of cities of the third class"

Mr. SWEITZER from the Committee on Judiciary Special reported as committed House Bill No. 1207 (Senate Bill No. 516), entitled

An Act authorizing certain officers of the United States Army to take acknowledgments of deeds and other instruments in writing.

Mr. SARIG from the Committee on Judiciary Special reported as committed House Bill No. 1115 (Senate Bill No. 524), entitled

An Act to repeal an act entitled "An Act changing the mode and manner of appointing collectors of taxes in the County

of Lehigh" approved the twenty-fifth day of March Anno Domini one thousand eight hundred and forty-four Pamphlet Laws one hundred and sixty.

Mr. SARIG from the Committee on Judiciary Special reported as committed House Bill No. 1116 (Senate Bill No. 526), entitled

An Act to repeal an act entitled "An Act regulating the salary of the Treasurer of Lehigh County" approved the sixteenth day of March Anno Domini one thousand eight hundred and sixty-seven Pamphlet Laws four hundred and eighty-five.

Mr. CHARLES A. SHAFFER, from the Committee on Municipal Corporations, reported as committed House Bill No. 1193 (Senate Bill No. 131), entitled

An Act to amend section one article fourteen as amended in part of an act approved the first day of June one thousand eight hundred eighty-five (Pamphlet Laws thirty-seven) entitled "An Act to provide for the better government of cities of the first class in this Commonwealth" in reference to contracts of said cities.

Mr. COMERER, from the Committee on Education, reported as committed House Bill No. 1105 (Senate Bill No. 404), entitled

An Act to amend section one thousand six hundred and seven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

Mr. GOLDBER, from the Committee on Municipal Corporations, reported as committed House Bill No. 1103 (Senate Bill No. 396), entitled

An Act authorizing any county and city in any county in which the county seat is within the limits of such city to erect a joint county and municipal building or buildings providing for the conditions and agreements under which such building or buildings may be erected and occupied and for the ownership thereof providing for the selection of a site for said building or buildings and authorizing said county and city to make a sale or exchange of properties under certain conditions for the purpose of securing such site authorizing the acquisition of property for such building or buildings by purchase or condemnation and authorizing the county to issue bonds in payment of any indebtedness incurred for its share of the cost of such building or buildings and land.

Mr. STERLING, from the Committee on Judiciary General, re-reported as amended House Bill No. 575, entitled

An Act creating a division of building inspection within the Department of Labor and Industry and divisions of building inspection in the third class cities and providing for the creation of such division in certain of the counties boroughs and townships of the Commonwealth of Pennsylvania providing for the promulgation of rules and regulations by the industrial board to effectuate the purposes of this act establishing an examining and advisory committee within the division of building inspection providing for the appointment of officers and employees for the enforcement of the provisions of this act defining the authority and powers of said division of building inspection and examining and advisory committee and duties and powers of their officers and employees providing penalties for the violation of the provisions of this act and of the aforesaid rules and regulations of the industrial board and repealing all acts or parts of acts inconsistent with this act provided however that no acts or parts of acts relating to cities of the first and second class are hereby repealed

Mr. LAULER, from the Committee on Municipal Corporations, re-reported as committed House Bill No. 949, entitled

An Act to amend and to repeal certain sections of an act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto."

Mr. PIDGEON, from the Committee on Judiciary Local, re-reported as amended House Bill No. 623, entitled

An Act relating to the duties of constables in certain counties prohibiting them from making returns to the court of quarter sessions in certain cases authorizing the court to direct investigations and reports by constables and fixing their compensation in such cases.

Mr. NORTH, from the Committee on Judiciary General, reported as committed House Bill No. 973, entitled

A Joint Resolution proposing an amendment to section one, article eight of the Constitution of Pennsylvania.

Mr. RUDDY, from the Committee on Judiciary Local, reported as committed House Bill No. 961, entitled

An Act to clarify existing law regulating the advertising of the sales of real estate by the sheriffs in the several counties of this Commonwealth, and repealing all acts and parts of acts, general and inconsistent therewith.

Mr. ALLAN D. MILLER, from the Committee on Judiciary General, reported as committed House Bill No. 1246, entitled

An Act to authorize courts of common pleas to issue writs of subpoena requiring witnesses to attend and testify under oath and produce books or papers before committees appointed for the purpose of investigating charges against the professional conduct of members of the bar of said courts.

Mr. HEYBURN, from the Committee on Judiciary Special, reported as committed House Bill No. 1240, entitled

An Act to amend an act, approved the first day of May, one thousand nine hundred and thirteen, entitled "An Act to prohibit the killing of foxes by certain methods in Delaware County, and fixing a penalty for violation of the act," by extending the provisions of the said act to Chester County and Montgomery County.

Mr. ALEXANDER, from the Committee on Judiciary General, reported as committed House Bill No. 540, entitled

An Act to amend section three hundred and one of an act approved the second day of June, one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six), entitled "An Act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment; establishing an elective schedule of compensation; and providing procedure for the determination of liability and compensation thereunder."

Mr. FRANKLIN, from the Committee on Corporations, reported as committed House Bill No. 805, entitled

An Act relating to fraternal benefit societies operating on the lodge plan; providing for and regulating the issuing, surrender for cancellation or exchange of certificates for the payment of death or annuity benefits upon the lives of certain children for whose support and maintenance members of such society are responsible.

Mr. HICKERNELL, from the Committee on Judiciary General, reported as committed House Bill No. 1219, entitled

An Act authorizing the county commissioners of the various counties of this Commonwealth to direct the assessors and assistant assessors of their respective counties to enroll all soldiers, sailors and marines, who entered the service of the United States, from said counties in the war with Germany, and compile the service record thereof, and authorizing the expenditure of county funds for the foregoing purpose.

Mr. SOWERS, from the Committee on Elections, reported as committed House Bill No. 254, entitled

An Act amending Section 16 of an act entitled "An Act to provide for the personal registration of electors, and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth; to make such registration a condition of the right to vote in such cities, and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities; and providing for the payment of witness fees for persons summoned before the commissioners; to provide penalties for violations of its provisions; and to repeal the acts inconsistent herewith" approved July 24, 1913, providing for a change in salaries of the salaries of the employees of the registration Commissioners

Mr. McKIM, from the Committee on Judiciary General, reported as committed House Bill No. 1260, entitled

An Act to further amend section nine of an act approved the fifth day of May, one thousand eight hundred and ninety-nine (Pamphlet Laws two hundred forty-eight), entitled "An Act supplementing and amending an act, entitled, "An Act to establish an intermediate court of appeal; regulating its constitution, officers, jurisdiction, powers practice, and its relation to the Supreme Court and other courts; providing for the reports of its decisions, the compensation of the judges and other officers, and the practice and costs on appeals from its judgments," approved June twenty-four, one thousand eight hundred and ninety-five," as amended, increasing the amount to which the judges of the Superior Court shall be entitled to be reimbursed for the sums expended by them, in each year for

expenses incurred in the discharge of their duties and for the help for briefers, investigators, stenographers, type-writers and clerks.

Mr. WILLSON, from the Committee on Municipal Corporations, reported as committed House Bill No. 1045, entitled

An Act to amend sections one, two and three of article five, chapter two of an act approved the fourteenth day of May, one thousand nine hundred and fifteen, (Pamphlet Laws three hundred twelve), entitled, "An Act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs."

Mr. NORTH, from the Committee on Judiciary General, reported as committed, House Bill No. 1200 (Senate Bill No. 360), entitled

An Act requiring prothonotaries and clerks of courts to furnish to the Secretary of Internal Affairs copies of orders of court relative to the creation consolidation division and partition of cities boroughs and townships and fixing the fee of such officers for such services.

Mr. WILLIAM KRAUSE, from the Committee on Public Roads, reported as committed, House Bill No. 1167 (Senate Bill No. 559), entitled

An Act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll-bridges over the Delaware river.

Mr. ALLAN D. MILLER, from the Committee on Judiciary General, reported as committed, House Bill No. 1202 (Senate Bill No. 414), entitled

An Act to amend section one of an act approved the twenty-sixth day of February one thousand nine hundred and three (Pamphlet Laws eight) entitled "An Act providing for the employment of boards of visitation for institutions societies and associations caring for dependent neglected and delinquent children" as amended by providing that the Board of Visitors may visit institutions without the county to which residents of the county are committed.

Mr. HICKERNELL, from the Committee on Judiciary General, reported as amended, House Bill No. 1204 (Senate Bill No. 437), entitled

An Act requiring counties having a population of over one million and less than one million five hundred thousand to establish a pension fund for the employees of such counties and providing for the administration of such fund and payments therefrom.

Mr. McKIM, from the Committee on Judiciary General, reported as committed House Bill No. 1197 (Senate Bill No. 148), entitled

An Act authorizing recorders of deeds in counties having a population of from one hundred and fifty thousand to five hundred thousand inhabitants to appoint a solicitor prescribing the duties of said solicitor and fixing his term of appointment and salary.

Mr. EDGAR R. SMITH, from the Committee on Judiciary Local, reported as committed House Bill No. 1108 (Senate Bill No. 436), entitled

An Act amending an act approved the fourteenth day of May one thousand nine hundred and fifteen entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" by adding thereto Sections twenty to twenty-six inclusive as sub article sixteen of Article sixteen Chapter VI authorizing the erection of dykes and embankments along certain water courses upon the request of the Board of Health granting the right of entry therefor and providing for the assessment of damages and benefits against property affected.

Mr. WILLSON, from the Committee on Municipal Corporations, reported as committed House Bill No. 1203 (Senate Bill No. 420), entitled

An Act validating proceedings by councils in boroughs for the paving and curbing of public highways and validating municipal liens therefor.

Mr. INGHAM, from the Committee on Judiciary General, reported as committed House Bill No. 1190 (Senate Bill No. 58), entitled

An Act to fix salary of court criers court interpreters and tipstaves in judicial districts containing more than one hundred and fifty thousand inhabitants and less than one million inhabitants and repealing certain acts.

Mr. DITHRICH from the Committee on Public Roads re-reported as amended House Bill No. 107, entitled

An Act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof other than registered owners providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns township and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle

Mr. WHITEMAN from the Committee on Judiciary General reported as committed House Bill No. 1132, entitled

An Act reorganizing the Department of State Police, creating therein a Bureau of Fire Protection, providing for a State Police force and defining the powers and duties of the same including the enforcement of laws relating to game, fish and forestry and water supply and certain other laws, and including the collection of information useful for the detection of crime and the apprehension of criminals; providing for the equipment, maintenance and transportation of such police, barracks and sub-stations therefor and medical attention for men injured and funeral expense to men killed, in line of duty; and prescribing penalties.

Mr. PIKE from the Committee on Ways and Means reported as committed House Bill No. 997, entitled

An Act regulating the sale of theatre tickets and providing penalties.

Mr. BIDELESPACHER, from the Committee on Judiciary Special, reported with a negative recommendation House Bill No. 1216, entitled

An Act making separation for a period of four years a ground for divorce.

Mr. ARON, from the Committee on Judiciary Special, reported with a negative recommendation House Bill No. 830, entitled

An Act relating to proceedings under the right of eminent domain; requiring the parties seeking to acquire the land to file of record a certificate of the admitted amount of damages; providing for the entry of judgment for the amount so admitted and for collection thereof, with leave to the parties injured to proceed for any further amount claimed to be due as compensation.

Mr. GLASS, from the Committee on Elections, reported with a negative recommendation House Bill No. 235, entitled

An Act requiring assessors, assistant assessors and registrar assessors in boroughs to keep account of days actually employed, and make return thereof to county commissioners, and fixing their compensation.

SENATE MESSAGE.

HOUSE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

House Bill No. 163.

An Act to amend section one thousand four hundred and fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 335.

An Act to amend section two of an act approved the twenty-sixth day of May one thousand eight hundred and ninety-seven (Pamphlet Laws ninety-five) entitled "An Act relating to proceedings where goods or chattels have been levied upon or seized by the sheriff and claimed to belong to others than the defendant in the execution or process" as amended

House Bill No. 265.

An Act validating certain sales of real estate for non-payment of taxes and validating the title to such real estate in the hands of purchasers their heirs grantees and assigns

House Bill No. 686.

An Act authorizing the issue and sale of bonds to the amount of fifty millions of dollars by the Commonwealth of Pennsylvania defining the powers and duties of the Governor the Auditor General and the State Treasurer in relation thereto making an appropriation of the proceeds of such bonds for the purpose of improving and rebuilding the highways of the Commonwealth providing for the payment of interest on and the redemption of such bonds by the Sinking Fund Commission and making an appropriation to carry out the provisions of this act

House Bill No. 616.

An Act fixing the mileage to be allowed common pleas judges in judicial districts containing more than one county

House Bill No. 87.

An Act to amend Article IV of the act, approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; and providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," by adding a section providing for the appointment and the payment of the expenses of delegates to State conventions or associations of school directors.

House Bill No. 149.

An Act to amend section two thousand one hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 168.

An Act to repeal section eleven of the act approved the eighteenth day of February one thousand eight hundred fifty-four (Pamphlet Laws seventy-nine) entitled "A Supplement to the act incorporating the Pottsville Water Company approved the eleventh day of April Anno Domini one thousand eight hundred thirty-four."

House Bill No. 814.

An Act to amend section three of an act approved the twenty-seventh day of April one thousand nine hundred and nine (Pamphlet Laws two hundred and eight) entitled "An Act to create a Legislative Reference Bureau in the Pennsylvania State Library authorizing the appointment of a Reference Director and subordinate officers defining their duties and fixing their compensation" as amended.

House Bill No. 803.

An Act to amend section twelve hundred and six of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

House Bill No. 903.

An Act to amend an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

With the information that the Senate has passed the same without amendment.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 45.

An Act making an appropriation providing for a deficiency in the maintenance of The Glen Mills Schools Glen Mills Delaware County Pennsylvania.

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The Clerk then read the amendments as follows:

Amend title on line 2, by striking out "maintainance" and inserting in lieu thereof the word "maintenance."
Amend section 1, line 7, by striking out "incurred in maintaining the same," and insert "in maintenance."

On the question.

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—199.

Alexander,	Dillsheimer,	Krause, W.,	Rorke,
Armstrong,	Dithrich,	Krugh,	Ruddy,
Aron,	Donneley,	Kunkle,	Sarig,
Baldi,	Drinkhouse,	Lafferty,	Schaeffer
Bridgize,	Dunn,	Lantus,	Schilling,
Barnhart,	Ehrhardt,	Lauler,	Scott,
Beechold,	Ephraim,	Levis,	Shaffer,
Beckley,	Eyans, J. T.,	MacCallum,	Shellenberger
Bell,	Eyans, S. J.,	Macill,	Showalter,
Benchoff,	Finney,	Mallery,	Shunk,
Bennett,	Flynn,	Mangan,	Simpson,
Benninger,	Foster,	Marcus,	Sinclair,
Bidschpacher,	Fowler,	Marshall,	Smith, E. R.,
Bigler,	Fox, A. R. B.,	Martin,	Smith, F. L.,
Blanck,	Fox, I. M.,	McCaig,	Snowden,
Polard,	Franklin,	McCurdy,	Snyder,
Bower,	Gans,	McGeary,	Soffel,
Bowman,	Geary,	McIntvre,	Sowers,
Brady,	Glass,	McKay,	Sprowls,
Brendle,	Goehring,	McKim,	Stadtlande
Brislin,	Golder,	McVicar,	Stark,
Brooks,	Goodnough,	Mebring,	Statler,
Bucher,	Graham,	Michel,	Steedle,
Bungard,	Griest,	Miller,	Sterling,
Campbell,	Griffith,	Miller, A. D.,	Stott,
Catlin,	Haines,	Miller, C. G.,	Sweitzer,
Clements,	Haldeman,	Miller, D. L.,	Todd,
Clutton,	Hamilton, J.,	Miller, D. D.,	Trach,
Coldsmith,	Hamilton, W. J.,	Millin,	Ulsh,
Collier,	Hampson,	Millner,	Vickerman,
Colville,	Harer,	Milner,	Wagner,
Commer,	Harvey,	Morgan,	Walker, G. T.,
Conner,	Heffernan,	Murphy,	Walker, J. A.,
Cook,	Helt,	Neary,	Wallace, R. L.,
Cornin,	Hess,	North,	Wallace, W. "
Cox,	Heyburn,	Norton,	Wells,
Crawford,	Hickernell,	Palmer,	West,
Crockett,	Hoffman,	Patterson,	Weitach,
Crum,	Hollingsworth,	Perry,	Whiteman,
Curran,	Horne,	Phillips,	Willert,
Curry, R.,	Hough,	Pidgeon,	Williams,
Davis, D. F.,	Huntington,	Pike,	Willson,
Davis, J. T.,	Hutchison,	Powell,	Woner,
Davis, W.,	Ingham,	Quigley,	Wood,
Dawson,	Jennings,	Ramsey,	Woodruff,
Day,	Jordan,	Reber, C. A.,	Wynne,
Dewey,	Kantner,	Reber, H. F.,	Zanders,
Dewm,	Kennedy,	Rhoads,	Zimmerman,
Diehm,	Kinsman,	Ringler,	Spangler,
Di Lenuo,	Kooser,	Rinn,	Speaker.
	Krause, T. S.,	Robertson,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 618.

An Act to amend section one hundred of an act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred eighty-two) entitled "An Act to consolidate revise and amend the penal laws of this Commonwealth"

With the information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment. The Clerk then read the amendment as follows:

Amend section 1, line 23, by striking out the word "less" and inserting in lieu thereof the word "more"

On the question,
Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—198.

Alexander,	Dithrich,	Krause, W.,	Rorke,
Armstrong,	Donneley,	Krugh,	Ruddy,
Aron,	Drinkhouse,	Kunkle,	Sarig,
Baldrige,	Dunn,	Lafferty,	Schaefer,
Barnhart,	Ehrhardt,	Lanius,	Schilling,
Bechtold,	Ephraim,	Lauler,	Scott,
Beckley,	Evans, J. T.,	Levis,	Shaffer,
Bell,	Evans, S. J.,	MacCallum,	Shellenberger,
Benchoff,	Finney,	Magill,	Showalter,
Bennett,	Fitzgibbon,	Mallery,	Shunk,
Benninger,	Flynn,	Mangan,	Simpson,
Bidelspacher,	Foster,	Marcus,	Sinclair,
Bigler,	Fowler,	Marshall,	Smith, E. R.,
Blank,	Fox, A. R. B.,	Martin,	Smith, F. L.,
Boland,	Fox, I. M.,	McCaig,	Snowden,
Bower,	Franklin,	McCurdy,	Snyder,
Bowman,	Gans,	McGeary,	Soffel,
Brady,	Geary,	McIntyre,	Sowers,
Brendle,	Glass,	McKay,	Spraws,
Brislin,	Goehring,	McKim,	Stadtlander,
Brooks,	Colder,	McVicar,	Stark,
Bucher,	Goodnough,	Mehring,	Statler,
Bungard,	Graham,	Michel,	Stedle,
Campbell,	Griest,	Miller,	Sterling,
Catin,	Griffith,	Miller A. D.,	Stott,
Clements,	Haines,	Miller, C. G.,	Sweitzer,
Clutton,	Haldeman,	Miller, D. L.,	Todd,
Coldsmith,	Hamilton, J.,	Miller, D. D.,	Trach,
Collier,	Hamilton, W. J.,	Millin,	Ush,
Colville,	Hampson,	Milner,	Vickerman,
Comerer,	Harer,	Morgan,	Wagner,
Conner,	Harvey,	Murphy,	Walker, G. T.,
Cook,	Heffernan,	Nearby,	Walker, J. A.,
Corbin,	Helt,	North,	Wallace, R. L.,
Cox,	Hess,	Norton,	Wallace, W. T.,
Crawford,	Heyburn,	Palmer,	Wells,
Crockett,	Hickernell,	Patterson,	West,
Crum,	Hoffman,	Perry,	Wettach,
Carrar,	Hollingsworth,	Phillips,	Whiteman,
Curry, F.,	Horne,	Pidgeon,	Willert,
Davis, D. F.,	Hough,	Pike,	Williams,
Davis, J. T.,	Huntington,	Powell,	Wilson,
Davis, W.,	Hutchison,	Quigley,	Woner,
Dawson,	Ingham,	Ramsey,	Wood,
Day,	Jennings,	Reber, C. A.,	Woodruff,
Dewey,	Jordan,	Reber, H. F.,	Wynne,
Diehm,	Kaniner,	Rhoads,	Zanders,
Dr. Leismo,	Kennedy,	Rinklar,	Zimmerman,
Dilsheimer,	Kinsman,	Rinn,	Spengler,
	Kooser,	Robertson,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 560.

An Act to fix the salary and mileage of the members officers and employees of the General Assembly and to provide for the furnishing of such postage stationery and supplies as may be necessary for the conduct of their offices and repealing all acts or parts of acts inconsistent therewith

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk then read the amendments as follows:

Amend title by striking out from line 1 to line 2, the words "To fix the compensation for members of the General Assembly" and inserting in lieu thereof

"To fix the salary and mileage of the members officers and employees of the General Assembly and to provide for the furnishing of such postage stationery and supplies as may be necessary for the conduct of their offices and repealing all acts or parts of acts inconsistent therewith"

Amend section 1 by striking out lines 4, 5, 6, 7, and 8 on page 1; and lines 1, 2, 3, 4, 5, 6, 7, 8 and 9 on page 2, as follows:

"the compensation of members of the General Assembly shall be two thousand five hundred dollars (\$2,500.00) for the regular biennial session and mileage to and from their homes at the rate of thirty cents per mile circular to be computed by the ordinary mail route between their homes and the capital of the State and five hundred dollars (\$500.00) and mileage as aforesaid for each special or extraordinary session and no other compensation or allowance shall be allowed whatever except for stationery and postage as provided by law and expenses which may be incurred as a member of a regularly authorized and appointed State or legislative committee

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed"

and insert the following section 2 from line 10 to 23, and sections 3, 4, and 5:

"the salary of the members of the General Assembly shall be two thousand five hundred dollars (\$2,500) for each biennial session and mileage to and from their homes at the rate of thirty cents per mile circular to be computed by the ordinary mail route between their homes and the capital of the State and five hundred dollars (\$500) and mileage as aforesaid for each special or extraordinary session and no other compensation shall be allowce whatever except one hundred and fifty dollars (\$150) in postage for each regular biennial session and fifty dollars (\$50) for each special or extraordinary session and any expenses which may be incurred as a member of a regularly authorized and appointed State or Legislative Committee

Section 2 The salary and mileage of the officers and employees of the General Assembly shall be the same as now fixed by law

Section 3 Each member and the principal officers and employees of the Legislature shall also be entitled to receive the stationery and supplies necessary for their official use, also such printed or engraved official stationery as may be necessary for the conduct of their offices and to carry out this provision the chief clerks of the respective Houses are hereby authorized when requested in writing so to do from a Senator Member or principal officer of the Legislature to requisition the Department of Public Printing and Binding for the official stationery herein authorized properly printed or engraved in such quantities as he may deem necessary The chief clerks of each respective branch of the Legislature shall also have the authority to order such official stationery properly printed or engraved from the Department of Public Printing and Binding as may be necessary for the use of the employees and committees of each House

Section 4 The chief clerks of each House shall be the custodian of all stationery and supplies and shall have authority to requisition the Board of Public Grounds and Buildings from time to time for such stationery and supplies as will be necessary for each House including members officers employees committee and office work

Section 5 That section nine of an act approved the twelfth day of June one thousand eight hundred seventy-nine entitled "An Act to carry out the provisions of section twelve article three of the Constitution relative to contracts for supplies for the Legislature and the various departments of the State Government" and all acts or parts of acts inconsistent herewith are hereby repealed

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—156.

Alexander,	Drinkhouse,	Levis,	Schilling,
Armstrong,	Dunn,	MacCallum,	Scott,
Aron,	Ehrhardt,	Magill,	Shaffer,
Baldrige,	Evans, J. T.,	Mallery,	Shunk,
Beckley,	Finney,	Mangan,	Simpson,
Benninger,	Flynn,	Marcus,	Sinclair,
Bidelspacher,	Foster,	Marshall,	Smith, E. R.,
Bigler,	Fowler,	Martin,	Smith, F. L.,
Blank,	Franklin,	McCaig,	Snowden,
Boland,	Gans,	McCurdy,	Soffel,

Bowman,	Geary,	McKay,	Sowers,
Brady,	Glass,	McKim,	Sprowls,
Brooks,	Goehring,	McVicar,	Stadtlander,
Bucher,	Golder,	Mehring,	Stark,
Catlin,	Goodnough,	Miehel,	Statler,
Clements,	Graham,	Miller,	Steedle,
Clutton,	Griffith,	Miller, A. D.,	Sterling,
Coldsmith,	Hamilton, J.,	Miller, C. G.,	Stevenson,
Collier,	Harer,	Miller, D. L.,	Stott,
Colville,	Harvey,	Miller, D. D.,	Sweitzer,
Conner,	Heffernan,	Morgan,	Todd,
Cook,	Helt,	Murphy,	Trach,
Corbin,	Hess,	Nearv,	Walker, C. T.,
Cox,	Hayburn,	North,	Walker, I. A.,
Crawford,	Hickernell,	Norton,	Wallace, W. T.,
Crockett,	Hoffman,	Palmer,	Wells,
Curran,	Hollingsworth,	Patterson,	West,
Curry, R.,	Horne,	Ferry,	Wettach,
Davis, D. F.,	Hough,	Fike,	Whiternan,
Davis, J. T.,	Ingham,	Powell,	Willert,
Davis, W.,	Jennings,	Oulgey,	Willson,
Dawson,	Jones,	Ramsey,	Woner,
Day,	Jordan,	Reber, C. A.,	Wood,
Dewey,	Kantner,	Ringer,	Woodruff,
Diehn,	Kooser,	Tinn,	Wynne,
Di Lemmo,	Krauser, T. S.,	Robertson,	Zanders,
Dithrich,	Krause, W.,	Rorke,	Zimmerman,
Donnely,	Krugh,	Sarig,	Spangler,
	Lauler,	Schaeffer,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows, viz:

In the House of Representatives, April 7, 1919.

Resolved (if the Senate concur), That House Bill No. 180, entitled "An Act to amend section one of an act approved the first day of June, one thousand nine hundred and seven (Pamphlet Laws three hundred and sixty-four), entitled 'An Act to increase the pay of jurors and witnesses in this Commonwealth,'" be recalled from the Governor for the purpose of amendment.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows, viz:

In the House of Representatives, April 7, 1917.

Resolved (if the Senate concur), That House Bill No. 259, entitled "An Act to amend section six of an act approved the twentieth day of June, one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen), entitled 'An Act relating to the appointment of persons to the police department in cities of the third class; providing for and regulating examinations; the manner of appointments; and the manner and power of removal of employees of said department; and providing a method for fixing compensation,' so as to permit temporary suspensions by the superintendent of public affairs," be recalled from the Governor for the purpose of amendment.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows, viz:

In the House of Representatives, April 7, 1919.

Resolved (if the Senate concur), That House Bill No. 236, entitled "An Act to amend an act approved the seventeenth day of April, one thousand eight hundred and sixty-one (Pamphlet Laws three hundred and forty-six), entitled 'An Act to authorize the erection of a poor house by the township of Blakely, in Luzerne County, providing for the appointment of auditors by the court of common pleas of Lackawanna County, and fixing the compensation of the auditors and the salaries of the directors of the poor of the poor district of said township,'" be recalled from the Governor for the purpose of amendment.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows, viz:

In the House of Representatives, April 7, 1919.

Resolved (if the Senate concur), That House Bill No. 103, entitled "An Act authorizing the appointment of clerks by the judges of the orphans' court of certain counties," be recalled from the Governor for the purpose of amendment.

RESOLUTION RECALLING HOUSE BILL NO. 40 FROM THE GOVERNOR.

Mr. ROBERT L. WALLACE asked and obtained unanimous consent to present a resolution which was twice read, considered and agreed to as follows:

In the House of Representatives, April 8, 1919.

Resolved (if the Senate concur), That House Bill No. 40, entitled "An Act to amend and revise an act entitled 'An Act providing for the incorporation, regulation and government of cities of the third class regulating nomination and election of municipal laws in relation thereto'" approved the twenty-seventh day of June, Anno Domini one thousand nine hundred and thirteen enlarging changing modifying and defining certain of the powers of cities of the third class.

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 1, 1919.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have approved and signed a Resolution of the Senate and House of Representatives recalling from the Governor House Bill No. 181, file folio 1823, for the purpose of amendment.

WM. C. SPROUL.

RECONSIDERATION OF VOTE.

Mr. SOWERS. Mr. Speaker, I move that the vote by which this bill passed finally be reconsidered.

Mr. ARON. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. SOWERS. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. ARON. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring.

Will the House agree to the bill on third reading?

Mr. SOWERS. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk then read the amendments as follows:

Amend the title, lines 3, 4 and 5, by striking out the words "other than within the limits of incorporated boroughs and municipalities."

Amend the bill on page 2 by striking out all of section two.

Amend section 3, page 2, line 27, by striking out the figure "3" and inserting in lieu thereof "2."

Amend section 4, page 3, line 16, by striking out the figure "4" and inserting in lieu thereof the figure "3."

Amend section 5, page 3, line 22, by striking out the figure "5" and inserting in lieu thereof "4."

Amend section 6, pages 3 and 4, by striking out said section and inserting in lieu thereof the following

"Section 5. The owner of any land through which any public road or highway may be relocated as provided for in the provisions of this act may apply by petition to the court of quarter sessions of the proper county setting forth the injury which he or she may have sustained by reason of the relocation of the said public road or highway and the proceedings relative to the assessment and payment of damages to the said land owner shall be in accordance with the provisions of the act relating general road laws."

Amend section 7, page 4, line 3, by striking out the figure "7" and inserting in lieu thereof "6"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objections? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 986, entitled

An Act providing for the establishment of Auxiliary State Game Preserves

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—185.

Alexander,	Drinkhouse,	Lauler,	Schilling,
Armstrong,	Ehrhardt,	Levis,	Scott,
Aron,	Ephraim,	MacCallum,	Shaffer,
Baldi,	Evans, J. T.,	Magill,	Shellenberger,
Baldrige,	Evans, S. J.,	Mallery,	Showalter,
Barnhart,	Finney,	Mangan,	Shunk,
Bechtold,	Flynn,	Marcus,	Simpson,
Beckley,	Foster,	Martin,	Sinclair,
Benchoff,	Fowler,	McCaig,	Smith, E. R.,
Bennett,	Fox, A. R. B.,	McCurdy,	Smith, F. L.,
Benninger,	Fox, I. M.,	McGeary,	Snyder,
Bidelspacher,	Gans,	McIntyre,	Soffel,
Bigler,	Gary,	McKay,	Sowers,
Blank,	Glass,	McKim,	Sprawls,
Boland,	Goehring,	McVicar,	Stadtlander,
Bower,	Golder,	Mehring,	Stark,
Bowman,	Goodnough,	Michel,	Statler,
Brendle,	Graham,	Miller,	Steedle,
Brislin,	Griffith,	Miller, A. D.,	Sterling,
Bucher,	Haines,	Miller, C. G.,	Stevenson,
Bungard,	Haldeman,	Miller, D. D.,	Sullivan,
Campbell,	Hamilton, J.,	Miller, D. D.,	Sweitzer,
Catlin,	Hamilton, W. J.,	Millin,	Todd,
Clements,	Hampson,	Millner,	Trach,
Coldsmith,	Harer,	Milner,	Ush,
Collier,	Harvey,	Morgan,	Vickerman,
Colville,	Heffernan,	Murphy,	Walker, G. T.,
Comer,	Helt,	North,	Walker, I. A.,
Conner,	Hess,	Norton,	Wallace, R. L.,
Cook,	Heyburn,	Palmer,	Wallace, W. T.,
Corbin,	Hickernell,	Patterson,	Wells,
Crawford,	Hoffman,	Perry,	West,
Crockett,	Hollingsworth,	Phillips,	Weitach,
Crum,	Horne,	Pidgeon,	Whiteman,
Curran,	Hough,	Pike,	Willert,
Curry, R.,	Huntington,	Powell,	Williams,
Davis, D. F.,	Hutchison,	Quigley,	Willson,
Davis, J. T.,	Ingham,	Ramsey,	Woner,
Davis, W.,	Jennings,	Reber, C. A.,	Wood,
Dawson,	Jordan,	Reber, H. F.,	Woodruff,
Day,	Kantner,	Rhoads,	Wynne,
Dewey,	Kennedy,	Ringler,	Zanders,
Diehm,	Kinsman,	Rinn,	Zimmerman,
Di Lemmo,	Krause, T. S.,	Rorke,	Spangler,
Dilsheimer,	Krause, W.,	Ruddy,	Speaker,
Dithrich,	Krugh,	Sarig,	
Donneley,	Kunkle,	Schaeffer,	
	Lanius,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 992, entitled

An Act to amend section two of an act approved the ninth day of April one thousand nine hundred and fifteen (Pamphlet Laws seventy-three) entitled "An Act to provide for the better protection and preservation of deer and elk squirrels and certain birds classed as game-birds within the Common-

wealth providing a method through which certain lands in the Commonwealth may be closed to hunting for a term of years and prescribing penalties for violation of its several provisions"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—179.

Alexander,	Drinkhouse,	Kunkle,	Schaeffer,
Armstrong,	Dunn,	Lanius,	Schilling,
Aron,	Ehrhardt,	Lauler,	Scott,
Baldi,	Ephraim,	Levis,	Shaffer,
Baldrige,	Evans, J. T.,	MacCallum,	Shellenberger,
Bechtold,	Evans, S. J.,	Magill,	Showalter,
Beckley,	Finney,	Mallery,	Shunk,
Benchoff,	Flynn,	Marcus,	Simpson,
Bennett,	Foster,	Marshall,	Sinclair,
Benninger,	Fowler,	Martin,	Smith, E. R.,
Bigler,	Fox, A. R. B.,	McCaig,	Smith, F. L.,
Blank,	Fox, I. M.,	McCurdy,	Snyder,
Boland,	Franklin,	McGeary,	Soffel,
Bower,	Gans,	McIntyre,	Sowers,
Bowman,	Glass,	McKay,	Sprawls,
Brislin,	Goehring,	McKim,	Stadtlander,
Brooks,	Golder,	McVicar,	Stark,
Bucher,	Goodnough,	Mehring,	Statler,
Bungard,	Graham,	Michel,	Steedle,
Campbell,	Griest,	Miller,	Sterling,
Catlin,	Griffith,	Miller, A. D.,	Scott,
Clements,	Haines,	Miller, C. G.,	Sweitzer,
Clutton,	Hamilton, J.,	Miller, D. I.,	Todd,
Coldsmith,	Hamilton, W. J.,	Millin,	Trach,
Collier,	Harer,	Millner,	Vickerman,
Colville,	Heffernan,	Milner,	Wagner,
Comer,	Helt,	Morgan,	Walker, G. T.,
Cook,	Hess,	Murphy,	Walker, J. A.,
Corbin,	Heyburn,	Nearv,	Walker, W. T.,
Cox,	Hickernell,	North,	Wallace, R. L.,
Crockett,	Hoffman,	Norton,	Wallace, W. T.,
Crum,	Hollingsworth,	Patterson,	Wells,
Curran,	Horne,	Perry,	West,
Curry, R.,	Hough,	Phillips,	Weitach,
Davis, D. F.,	Huntington,	Pidgeon,	Whiteman,
Davis, J. T.,	Hutchison,	Pike,	Willert,
Davis, W.,	Ingham,	Powell,	Williams,
Dawson,	Jennings,	Quigley,	Willson,
Day,	Jordan,	Ramsey,	Woner,
Diehm,	Kantner,	Reber, C. A.,	Wood,
Di Lemmo,	Kennedy,	Reber, H. F.,	Woodruff,
Dilsheimer,	Kinsman,	Rinn,	Wynne,
Dithrich,	Krause, T. S.,	Rorke,	Zanders,
Donneley,	Krause, W.,	Ruddy,	Zimmerman,
	Krugh,	Sarig,	Spangler,
			Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1086, entitled

An Act to amend article seven of an act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An Act to revise amend and consolidate the law relating to fish and providing penalties"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—180.

Alexander,	Di Lemmo,	Krause, W.,	Scott,
Armstrong,	Dilsheimer,	Krugh,	Shaffer,
Aron,	Dithrich,	Kunkle,	Shellenberger,
Baldi,	Donneley,	Lanius,	Showalter,
Baldrige,	Dunn,	Lauler,	Shunk,
Barnhart,	Ehrhardt,	Levis,	Simpson,
Bechtold,	Ephraim,	MacCallum,	Sinclair,
Beckley,	Evans, J. T.,	Magill,	Smith, E. R.,
Bell,	Evans, S. J.,	Mallery,	Smith, F. L.,
Benchoff,	Flynn,	Mangan,	Snowden,
Bennett,	Foster,	Marshall,	Snyder,
Benninger,	Fowler,	Martin,	Soffel,
Bidelspacher,	Fox, A. R. B.,	McCaig,	Sowers,

Bigler,	Fox, I. M.,	McCurdy,	Sprows,
Boland,	Franklin,	McGeary,	Stadlander,
Bower,	Gans,	McIntyre,	Statler,
Bowman,	Geary,	McKim,	Steele,
Brady,	Glass,	McVicar,	Sterling,
Brendle,	Goehring,	Mehring,	Stott,
Erislin,	Golder,	Michel,	Sullivan,
Brooks,	Goodnough,	Miller,	Sweitzer,
Bucher,	Graham,	Miller, A. D.,	Todd,
Bungard,	Griffith,	Miller, D. L.,	Trach,
Campbell,	Haines,	Miller, D. D.,	Uish,
Catlin,	Haldeman,	Millin,	Vickerman,
Clements,	Hamilton, J.,	Morgan,	Wagner,
Clutton,	Hamilton, W. J.,	Murphy,	Walker, C. T.,
Collier,	Hampson,	North,	Walker, J. A.,
Colville,	Harvey,	Norton,	Wallace, R. L.,
Comer,	Heffernan,	Palmer,	Wallace, V. T.,
Cook,	Helt,	Patterson,	Wells,
Corbin,	Hess,	Perry,	West,
Cox,	Hickernell,	Phillips,	Wettach,
Crawford,	Hoffman,	Pidgeon,	Whiteman,
Crockett,	Hollingsworth,	Powell,	Willert,
Crum,	Horne,	Quigley,	Williams,
Curran,	Hough,	Ramsey,	Willson,
Curry, R.,	Huntington,	Reber, H. E.,	Woner,
Davis, D. F.,	Hutchison,	Rhoads,	Wood,
Davis, J. T.,	Ingham,	Ringler,	Woodruff,
Davis, W.,	Jennings,	Robertson,	Wynne,
Dawson,	Jordan,	Rorke,	Zanders,
Day,	Kantner,	Ruddy,	Zimmerman,
Dewey,	Kennedy,	Sarig,	Spangler,
Diehm,	Kinsman,	Scheffer,	Speaker,
	Kooser,	Schilling,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1003, entitled

"An Act providing a closed season on sturgeon or mamose in the Delaware River and Bay and the tributaries thereof upon the passage of similar legislation by certain states.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—180.

Alexander,	Donneley,	Krug,	Ruddy,
Armstrong,	Drinkhouse,	Kunkle,	Sarig,
Aron,	Dunn,	Lanier,	Scheffer,
Baldi,	Ehrhardt,	Levis,	Schilling,
Baldrige,	Ephraim,	MacCallum,	Shaffer,
Bechtold,	Evans, J. T.,	Marill,	Shellenberger,
Beckley,	Evans, S. J.,	Mallery,	Showalter,
Bell,	Finnay,	Mangan,	Shunk,
Benchoff,	Flynn,	Marcus,	Simpson,
Bennett,	Foster,	Marshall,	Slackair,
Bidelspacher,	Fowler,	Martin,	Smith, E. R.,
Bigler,	Fox, I. M.,	McAire,	Snyder,
Blank,	Franklin,	McCurdy,	Soffel,
Boland,	Gans,	McGeary,	Sowers,
Bower,	Glass,	McKay,	Sprows,
Bowman,	Goehring,	McKim,	Stadlander,
Brady,	Golder,	McVicar,	Stark,
Erislin,	Goodnough,	Mehring,	Statler,
Brooks,	Graham,	Michel,	Steele,
Bucher,	Griffith,	Miller,	Sterling,
Bungard,	Haines,	Miller, A. D.,	Stott,
Campbell,	Hamilton, J.,	Miller, C. G.,	Sweitzer,
Catlin,	Hamilton, W. J.,	Miller, D. L.,	Todd,
Clements,	Hampson,	Miller, D. D.,	Trach,
Clutton,	Harer,	Millin,	Vickerman,
Coldsmith,	Harvey,	Miller,	Wagner,
Colville,	Heffernan,	Morgan,	Walker, C. T.,
Comer,	Helt,	Neary,	Walker, J. A.,
Conner,	Heyburn,	North,	Wallace, R. L.,
Cook,	Hickernell,	Norton,	Wallace, V. T.,
Corbin,	Hoffman,	Palmer,	Wells,
Cox,	Hollingsworth,	Patterson,	West,
Crawford,	Horne,	Perry,	Wettach,
Crockett,	Hough,	Phillips,	Whiteman,
Curran,	Huntington,	Pidgeon,	Willert,
Curry, R.,	Hutchison,	Pike,	Williams,
Davis, D. F.,	Ingham,	Powell,	Willson,
Davis, J. T.,	Jennings,	Quigley,	Woner,
Davis, W.,	Jordan,	Ramsey,	Wood,
Dawson,	Kantner,	Reber, C. A.,	Woodruff,
Day,	Kennedy,	Reber, H. E.,	Wynne,

Diehm,	Kinsman,	Ringler,	Zanders,
Di Lemmo,	Kooser,	Rinn,	Zimmerman,
Dilsheimer,	Krause, T. S.,	Robertson,	Spangler,
Dithrich,	Krause, W.,	Rorke,	Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

The SPEAKER. The next bill on the calendar, House Bill No. 423, file folio 2567, is not on the files and will be passed over for the present.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 350, entitled

An Act authorizing the appointment of a commission to inquire into the causes and results of industrial accidents and to study advanced methods for safeguarding against the same.

On the question,

Will the House agree to the bill on third reading?

BILL RECOMMITTED.

Mr. RAMSEY. Mr. Speaker, I move that this bill be recommitted to the Committee on Appropriations.

Mr. ALEXANDER. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 308, entitled

An Act to amend section ten of an act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An Act to revise, amend and consolidate the law relating to fish and providing penalties"

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. WILLIAMS. Mr. Speaker and gentlemen of the House: There can be no mistake as to the purpose of this bill. It is to legalize fishing on Sunday. The law prohibiting fishing on Sunday has been on our statute books, in my judgment, too many years to now be repealed. I shall vote against this bill, and hope it will be defeated.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—35.

Alexander,	Donneley,	Lanier,	Schilling,
Aron,	Fowler,	Marcus,	Smith, E. R.,
Baldi,	Glass,	Neary,	Soffel,
Bechtold,	Golder,	Powell,	Statlander,
Benninger,	Goodnough,	Ringler,	Steele,
Blank,	Hough,	Rinn,	Wagner,
Brady,	Ingham,	Robertson,	West,
Clements,	Kantner,	Ruddy,	Zanders,
Crockett,	Krug,	Sarig,	

NAYS—150.

Armstrong,	Ehrhardt,	Kinsman,	Rhoads,
Baldrige,	Ephraim,	Kooser,	Scott,
Beckley,	Evans, J. T.,	Krause, T. S.,	Shaffer,
Benchoff,	Foster,	Krause, W.,	Shellenberger,
Bidelspacher,	Fox, A. R.,	Lanier,	Showalter,
Bigler,	Fox, I. M.,	Mallery,	Shunk,
Boland,	Franklin,	Marshall,	Simpson,
Bower,	Geary,	Martin,	Snyder,
Bowman,	Goehring,	McCurdy,	Sowers,
Brooks,	Griffith,	McGeary,	Stark,
Catlin,	Haines,	McIntyre,	Statler,
Clutton,	Haldeman,	McKay,	Sterling,
Coldsmith,	Hamilton, J.,	McKim,	Stott,
Colville,	Hamilton, W. J.,	McVicar,	Sweitzer,
Comer,	Hampson,	Mehring,	Todd,
Conner,	Harer,	Miller, A. D.,	Trach,
Cook,	Harvey,	Miller, D. D.,	Vickerman,
Corbin,	Heffernan,	Millin,	Wallace, R. L.,

Cox,	Helt,	Milner,	Wallace, W. T.,
Crawford,	Hess,	North,	Wells,
Crum,	Heyburn,	Norton,	Whiteman,
Currah,	Hickernell,	Phillips,	Willert,
Curry, R.,	Hoffman,	Pidgeon,	Williams,
Davis, J. T.,	Hollingsworth,	Pike,	Woner,
Day,	Horne,	Quigley,	Wood,
Dichm,	Huntington,	Ramsey,	Wynne,
Di Lemmo,	Jordan,	Reber, C. A.,	Spangler,
Dithrich,	Kennedy,	Reber, H. F.,	Speaker,

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

RECONSIDERATION OF VOTE ON HOUSE BILL NO. 116.

Mr. RAMSEY offered the following motion, which was twice read, considered and agreed to.

Moved by Mr. Ramsey, seconded by Mr. Donnelly, that the vote by which House Bill No. 116, file folio 2385, entitled

An Act for the better protection of fish requiring citizens of the United States residing within and without this Commonwealth to procure a license to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act and the manner of proceeding to enforce compliance therewith and providing for the disposition of the penalties recovered and license fees received

was defeated on final passage April 7, be reconsidered.

On the question recurring,

Shall the bill pass finally?

BILL POSTPONED.

Mr. POWELL. Mr. Speaker, I move you that further consideration of this bill be postponed for the present.

Mr. KENNEDY. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 318, entitled

An Act to repeal section five of an act approved the twenty-ninth day of May one thousand nine hundred seventeen (Pamphlet Laws three hundred twenty-two) entitled "An Act to give protection and to regulate the catching or taking or having in possession within this Commonwealth of any bullfrogs tadpoles and terrapin and providing penalties and punishment for violation of any of the provisions of this act and the manner of proceeding to enforce compliance therewith and providing for the disposition of the penalties and the fines recovered and received and how and by whom the costs in such cases shall be paid"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—182.

Alexander,	Donnelly,	Lanus,	Schaeffer,
Armstrong,	Drinkhouse,	Lauler,	Schilling,
Aron,	Dunn,	Levis,	Scott,
Baldi,	Ehrhardt,	MacCallum,	Shaffer,
Baldrige,	Ephraim,	Magill,	Shellenberger,
Barnhart,	Evans, J. T.,	Mahery,	Shunk,
Bechtold,	Evans, S. J.,	Mangan,	Simpson,
Beckley,	Finney,	Marcus,	Sinclair,
Benchoff,	Flynn,	Marshall,	Smith, E. R.,
Bennett,	Foster,	McCaig,	Smith, F. I.,
Benninger,	Fowler,	McCurdy,	Snowden,
Bidelspacher,	Fox, J. M.,	McGeary,	Snyder,
Bigler,	Franklin,	McIntyre,	Soffel,
Blank,	Gans,	McKay,	Sowers,
Boland,	Gochring,	McKint,	Statlander,
Bower,	Golder,	McVicar,	Stark,
Bowman,	Goodnough,	Mehring,	Statler,
Brady,	Graham,	Michel,	Steedle,
Brislin,	Griest,	Miller, A. D.,	Sterling,
Brooks,	Griffith,	Miller, C. G.,	Scott,
Bungard,	Haldeman,	Miller, D. I.,	Sweitzer,
Campbell,	Hamilton, J.,	Miller, D. D.,	Todd,
Catlin,	Hamilton, W. J.,	Millin,	Trach,
Clements,	Hampson,	Milner,	Ullsh,
Clutton,	Harer,		Vickerman,

Coldsmith,	Harvey,	Morgan,	Wagner,
Colville,	Heffernan,	Murphy,	Walker, G. T.,
Comer,	Helt,	Neary,	Walker, J. A.,
Conner,	Hess,	North,	Wallace, R. L.,
Cook,	Heyburn,	Norton,	Wallace, W. T.,
Corbin,	Hickernell,	Palmer,	Wells,
Cox,	Hoffman,	Perry,	West,
Crawford,	Horne,	Phillips,	Wettach,
Crockett,	Hough,	Pidgeon,	Whiteman,
Crum,	Huntington,	Pike,	Willert,
Curran,	Hutchison,	Powell,	Williams,
Curry, R.,	Ingham,	Ramsey,	Willson,
Davis, D. F.,	Jennings,	Reber, C. A.,	Wener,
Davis, J. T.,	Jordan,	Reber, H. F.,	Wood,
Davis, W.,	Kantner,	Rhoads,	Woodruff,
Day,	Kennedy,	Ringler,	Wynne,
Dichm,	Kinsman,	Robertson,	Zanders,
Di Lemmo,	Kooser,	Rorke,	Zimmerman,
Dilsheimer,	Krause, T. S.,	Ruddy,	Spangler,
Dithrich,	Krugh,	Sarig,	Speaker,
	Lafferty,		

NAYS—2

Haines,

Krause, W.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

The SPEAKER. The next bill on the calendar, House Bill No. 1109 (Senate Bill No. 463), is not on the files and will be passed over for the present.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1009 (Senate Bill No. 266), entitled

An Act providing a fixed charge on lands acquired by the State to be held as State Forests and the distribution of the same for county purposes within the counties where State Forests are located

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—175.

Alexander,	Di Lemmo,	Kooser,	Sarig,
Armstrong,	Dilsheimer,	Krause, T. S.,	Schaeffer,
Aron,	Dithrich,	Krause, W.,	Schilling,
Baldi,	Donnelly,	Krugh,	Scott,
Baldrige,	Drinkhouse,	Kunkle,	Shaffer,
Barnhart,	Dunn,	Lafferty,	Showalter,
Bechtold,	Ephraim,	Lauler,	Shunk,
Beckley,	Evans, J. T.,	Levis,	Simpson,
Bell,	Evans, S. J.,	MacCallum,	Sinclair,
Benchoff,	Flynn,	Magill,	Smith, E. R.,
Bennett,	Foster,	Mangan,	Smith, F. I.,
Benninger,	Fowler,	Marcus,	Snowden,
Bidelspacher,	Fox, A. R. B.,	Marshall,	Snyder,
Bigler,	Fox, I. M.,	Martin,	Soffel,
Blank,	Franklin,	McCaig,	Sowers,
Boland,	Gans,	McCurdy,	Sprouts,
Bower,	Geary,	McGeary,	Statlander,
Bowman,	Glass,	McIntyre,	Statler,
Brady,	Gochring,	McKay,	Steedle,
Brislin,	Golder,	McVicar,	Sterling,
Brooks,	Goodnough,	Mehring,	Stoll,
Bungard,	Graham,	Miller,	Sweitzer,
Campbell,	Griest,	Miller, A. D.,	Tedd,
Catlin,	Haines,	Miller, C. G.,	Trach,
Clements,	Haldeman,	Miller, D. I.,	Ullsh,
Clutton,	Hamilton, J.,	Miller, D. D.,	Vickerman,
	Hamilton, W. J.,	Milner,	Walker, G. T.,
	Harer,	Morgan,	Wallace, R. L.,
		Neary,	Wallace, W. T.,
		North,	Wells,
		Palmer,	West,
		Patterson,	Wettach,
		Perry,	Whiteman,
		Pidgeon,	Willert,
		Pike,	Williams,
		Powell,	Willson,
		Quigley,	Woner,
		Ramsey,	Wood,
		Reber, H. F.,	Woodruff,
		Rhoads,	Wynne,
		Ringler,	Zanders,
		Robertson,	Zimmerman,
		Ruddy,	Spangler,
			Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

The SPEAKER. The next bill on the calendar, House Bill No. 1114 (Senate Bill No. 474), is not on the files and will be passed over for the present.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 947, entitled

An Act to amend an act approved the eleventh day of April one thousand nine hundred and thirteen (Pamphlet Laws fifty-eight), entitled "An Act supplementary to an act entitled 'An Act for the protection of the public health by prohibiting the sale offering for sale exposing for sale or having in possession with intent to sell of eggs unfit for food as therein defined and prohibiting the use of such eggs in the preparation of food products providing penalties for the violation thereof and providing for the enforcement thereof approved the eleventh day of March Anno Domini one thousand nine hundred and nine providing for the denaturing by kerosene of all eggs unfit for food within the meaning of said act and providing penalties for the violation thereof' providing for the licensing by the Dairy and Food Commissioner of persons copartnerships associations and corporations engaged in the business of breaking eggs and separating the egg content from the shell and using or disposing of the contents thereof for any purpose authorizing the Dairy and Food Commissioner and his agents and assistants to take samples of eggs for the purpose of analysis and providing penalties.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—181.

Alexander,	Dithrich,	Krause, W.,	Sarig,
Armstrong,	Donneicy,	Krugh,	Schaeffer,
Aron,	Drinkhouse,	Lafferty,	Schilling,
Baldi,	Dunn,	Lanius,	Scott,
Baldrige,	Ehrhardt,	Lauler,	Shaffer,
Barnhart,	Ephraim,	Levis,	Shellenberger,
Beechtold,	Evans, J. T.,	MacCallum,	Showalter,
Beckley,	Evans, S. J.,	McKery,	Shunk,
	Finney,	Magill,	Simpson,
Benchoff,	Flynn,	Marcus,	Stclair,
Benninger,	Foster,	Marshall,	Smith, E. R.,
Bidelspacher,	Fowler,	Martin,	Snyder,
Bigler,	Fox, I. M.,	McCaig,	Soffel,
Blank,	Franklin,	McCurdy,	Sowers,
Boland,	Gans,	McGeary,	Sprowls,
Bower,	Glass,	McIntyre,	Stadtlander,
Bowman,	Goehring,	McKay,	Stark,
Brady,	Golder,	McKin,	Statler,
Brendle,	Goodnough,	McVicar,	Steedle,
Brislin,	Graham,	Mehring,	Sterling,
Brooks,	Criest,	Michel,	Stott,
Bungard,	Griffith,	Miller, A. D.,	Sweitzer,
Campbell,	Haines,	Miller, C. G.,	Todd,
Catlin,	Haldeman,	Miller, D. I.,	Trach,
Clements,	Hamilton, J.,		Vickerman,
Clutton,	Hamilton, W. J.,		Wagner,
Coldsmith,	Hampson,		Walker, G. T.,
Colville,	Harer,		Walker, J. A.,
Comer,	Harvey,		Wallace, R. L.,
Comer,	Heffernan,		Wallace, W. T.,
Conner,	Helt,		Wells,
Cook,	Hess,		West,
Corbin,	Heyburn,		Wettaeh,
Cox,	Hicknell,		Whiteman,
Crawford,	Hoffman,		Willert,
Crockett,	Horne,		Williams,
Crum,	Hough,		Willson,
Curran,	Huntington,		Woner,
Curry, R.,	Hutchison,		Wood,
Davis, D. F.,	Ingham,		Woodruff,
Davis, J. T.,	Jennings,		Wynne,
Davis, W.,	Jordan,		Zanders,
Dawson,	Kantner,		Zimmerman,
Day,	Kennedy,		Spangler,
Diehm,	Kinsman,		Speaker.
Di Lemmo,	Kooser,		
Dilsheimer,	Krause, T. S.,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 966, entitled

An Act to amend an act approved the twenty-second day of April one thousand nine hundred and seven (Pamphlet Laws ninety-six) entitled "An Act to confer upon street railway companies and the lessees or operators thereof the right to do an express business and to transport light freight and property and to charge and collect reasonable compensation therefor"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—179.

Alexander,	Dithrich,	Krugh,	Schaeffer,
Armstrong,	Drinkhouse,	Kunkle,	Schilling,
Aron,	Dunn,	Lafferty,	Scott,
Baldi,	Ehrhardt,	Lauler,	Shaffer,
Baldrige,	Ephraim,	Levis,	Shellenberger,
Barnhart,	Evans, J. T.,	MacCallum,	Showalter,
Beechtold,	Evans, S. J.,	Magill,	Shunk,
Beckley,	Flynn,	Mallery,	Simpson,
	Foster,	Mangan,	Stclair,
Benchoff,	Fowler,	Marshall,	Smith, E. R.,
Bennett,	Fox, A. R. B.,	Martin,	Smith, F. I.,
Benninger,	Fox, I. M.,	McCaig,	Snowden,
Bigler,	Franklin,	McCurdy,	Snyder,
Blank,	Gans,	McGeary,	Sowers,
Boland,	Geary,	McIntyre,	Sprowls,
Bower,	Glass,	McKay,	Stadtlander,
Bowman,	Goehring,	McVicar,	Stark,
Brady,	Golder,	Mehring,	Statler,
Brendle,	Goodnough,	Michel,	Steedle,
Brislin,	Graham,	Miller,	Sterling,
Brooks,	Criest,	Miller, A. D.,	Stott,
Bungard,	Griffith,	Miller, C. G.,	Sweitzer,
Campbell,	Haines,	Miller, D. I.,	Todd,
Catlin,	Hamilton, J.,	Miller, D. D.,	Trach,
Clements,	Hamilton, W. J.,		Ush,
Clutton,	Hampson,		Vickerman,
Collier,	Harer,		Wagner,
Colville,	Harvey,		Walker, G. T.,
Comer,	Heffernan,		Walker, J. A.,
Comer,	Hess,		Wallace, R. L.,
Conner,	Heyburn,		Wallace, W. T.,
Corbin,	Hicknell,		Wells,
Cox,	Hoffman,		West,
Crawford,	Hollingsworth,		Wettaeh,
Crum,	Horne,		Whiteman,
Curran,	Hough,		Willert,
Curry, R.,	Huntington,		Williams,
Davis, D. F.,	Hutchison,		Willson,
Davis, J. T.,	Ingham,		Woner,
Davis, W.,	Jennings,		Wood,
Dawson,	Jordan,		Woodruff,
Day,	Kantner,		Wynne,
Diehm,	Kennedy,		Zanders,
Di Lemmo,	Kinsman,		Zimmerman,
Dilsheimer,	Kooser,		Spangler,
	Krause, T. S.,		Speaker.
	Krause, W.,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 360, entitled

An Act to further amend section five of an act, entitled "An Act to establish a county court for the county of Allegheny, and prescribing its powers and duties; regulating the procedure therein, and providing for the expenses thereof," approved the fifth day of May, one thousand nine hundred and eleven, as amended by an act, entitled "An Act amending section five of an act, entitled 'An Act to establish a county court for the county of Allegheny, and prescribing its powers and duties; regulating the procedure therein, and providing for the expenses thereof' approved the fifth day of May, Anno Domini one thousand nine hundred and eleven by changing the manner of appointment and of determining the number, duties and compensation of clerks and other assistants" approved the fourteenth day of May, one thousand nine hundred and fifteen, by changing the manner fixing the compensation of clerks and other assistants directing same to be fixed by the salary board of which the President Judge of said court shall constitute a member when such salaries are fixed.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—181.

Alexander,	Di Lemmo,	Krugh,	Schilling
Armstrong,	Dilsheimer,	Lafferty,	Scott,
Aron,	Dithrich,	Lanius,	Shaffer,
Baldi,	Drunkhouse,	Lauler,	Shellenberger,
Baldrige,	Dunn,	Levis,	Showalter,
Barnhart,	Ehrhardt,	MacCallum,	Shunk,
Bechtold,	Ephraim,	Magill,	Simpson,
Beckley,	Evans, S. J.,	Mallery,	Sinclair,
Benchoff,	Finney,	Marcus,	Smith, E. R.,
Bennett,	Flynn,	Marshall,	Smith, F. L.,
Benninger,	Foster,	Martin,	Snowden,
Bidelspacher,	Fowler,	McCaig,	Snyder,
Bigler,	Fox, I. M.,	McCurdy,	Soffel,
Blank,	Franklin,	McGeary,	Sowers,
Boland,	Gans,	McIntyre,	Sprrows,
Bower,	Glass,	McKay,	Stadtlander,
Bowman,	Goehring,	McKim,	Stark,
Brady,	Golder,	McVicar,	Statter,
Brendle,	Goodnough,	Mehring,	Stedde,
Brislin,	Graham,	Michel,	Sterling,
Brooks,	Griest,	Millar,	Stott,
Bucher,	Griffith,	Miller, A. D.,	Sweitzer,
Bungard,	Haines,	Miller, C. G.,	Todd,
Campbell,	Haldeman,	Miller, D. L.,	Trach,
Catlin,	Hamilton, J.,	Miller, D. D.,	Ulsh,
Clements,	Hamilton, W. J.,	Millin,	Vickerman,
Clutton,	Hampson,	Millner,	Wagner,
Coldsmith,	Harer,	Morgan,	Walker, G. T.,
Collier,	Harvey,	Murphy,	Walker, J. A.,
Colville,	Heffernan,	North,	Wallace, R. L.,
Comeror,	Helt,	Norton,	Wallace, W. T.,
Conner,	Hess,	Palmer,	Wells,
Cook,	Heyburn,	Phillips,	West,
Corbin,	Hickercell,	Pidgeon,	Whiteman,
Cox,	Horne,	Powell,	Willert,
Crawford,	Hough,	Ramsey,	Williams,
Crockett,	Huntington,	Reber, C. A.,	Wilson,
Crum,	Hutchison,	Reber, H. F.,	Woner,
Curran,	Ingham,	Rhoads,	Wood,
Curry, R.,	Jordan,	Ringer,	Woodruff,
Davis, J. T.,	Kanther,	Rinn,	Wynne,
Davis, W.,	Kennedy,	Robertson,	Zanders,
Dawson,	Kinsman,	Rorke,	Zimmerman,
Day,	Kooser,	Ruddy,	Spangler,
Diehm,	Krause, T. S.,	Sarig,	Speaker.
	Krause, W.,	Schaeffer,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 860, entitled

An Act prohibiting the sale or offering for sale within the Commonwealth of Pennsylvania of cooking utensils of agate or enamel ware containing antimony or other mineral substances melting at a low temperature and imposing a penalty therefor.

On the question,

Will the House agree to the bill on third reading?

BILL RECOMMENDED.

Mr. KOOSER. Mr. Speaker, I move that this bill be recommended to the Committee on Public Health and Sanitation for the purpose of amendment.

Mr. COX. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1074, entitled

An Act providing for the time during which pupils may be taught in Institutions for the Instruction of the Blind in this Commonwealth.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—179.

Alexander,	Di Lemmo,	Krugh,	Ruddy,
Armstrong,	Dilsheimer,	Kunkle,	Sarig,
Aron,	Dithrich,	Lanius,	Schaeffer,
Baldi,	Donnelcy,	Lauler,	Schilling,
Baldrige,	Dunn,	Levis,	Scott,
Barnhart,	Ehrhardt,	MacCallum,	Shaffer,
Bechtold,	Ephraim,	Magill,	Shellenberger,
Beckley,	Evans, J. T.,	Mallery,	Showalter,
Bell,	Evans, S. J.,	Mangan,	Simpson,
Benchoff,	Finney,	Marcus,	Sinclair,
Bennett,	Flynn,	Marshall,	Smith, E. R.,
Benninger,	Fowler,	Martin,	Smith, F. L.,
Bidelspacher,	Fox, A. R. E.,	McCaig,	Snyder,
Bigler,	Fox, I. M.,	McCurdy,	Soffel,
Blank,	Franklin,	McGeary,	Sowers,
Boland,	Gans,	McKay,	Sprrows,
Bowman,	Geary,	McKim,	Stadtlander,
Brady,	Glass,	McVicar,	Stark,
Brendle,	Goehring,	Mehring,	Statter,
Brislin,	Golder,	Michel,	Steele,
Brooks,	Goodnough,	Miller, A. D.,	Sterling,
Bucher,	Graham,	Miller, C. G.,	Stott,
Campbell,	Griffith,	Miller, D. L.,	Sweitzer,
Catlin,	Haines,	Miller, D. D.,	Todd,
Clements,	Haldeman,	Millin,	Trach,
Clutton,	Hamilton, J.,	Millner,	Vickerman,
Coldsmith,	Hamilton, W. J.,	Morgan,	Wagner,
Collier,	Harer,	Murphy,	Walker, G. T.,
Colville,	Harvey,	Neary,	Walker, J. A.,
Comeror,	Helt,	North,	Wallace, R. L.,
Conner,	Hess,	Norton,	Wallace, W. T.,
Cook,	Heyburn,	Palmer,	Wells,
Corbin,	Hickernell,	Patterson,	West,
Cox,	Hollingsworth,	Perry,	Whiteman,
Crawford,	Horne,	Phillips,	Williams,
Crockett,	Hough,	Pidgeon,	Willson,
Crum,	Huntington,	Pike,	Woner,
Curran,	Hutchison,	Powell,	Wood,
Curry, R.,	Ingham,	Quigley,	Woodruff,
Davis, D. F.,	Jordan,	Ramsey,	Wynne,
Davis, J. T.,	Kanther,	Reber, H. F.,	Zanders,
Davis, W.,	Kennedy,	Rhoads,	Zimmerman,
Dawson,	Kinsman,	Ringer,	Spangler,
Day,	Kooser,	Rinn,	
Diehm,	Krause, T. S.,	Robertson,	
	Krause, W.,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1085, entitled

An Act creating a Bureau of Topographic and Geological Survey in the Department of Internal Affairs providing for a topographic and geological survey of the State and abolishing the Topographic and Geological Survey Commission of Pennsylvania and all offices or places held thereunder.

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. RAMSEY. Mr. Speaker, in view of the fact that the Senate has passed a bill that contains some of the provisions of this act, in order that we might have an opportunity to study both of them, I would ask that this bill be placed on the postponed calendar for that purpose.

Mr. ALEXANDER. Mr. Speaker, I second the motion.

The motion was agreed to.

The SPEAKER. The next bill, House Bill No. 1093, is not on the files and will be passed for the present.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1021, entitled

An Act conferring upon all courts the authority and power to issue writs processes and so forth and apply such remedies and relief as is voted in courts of co-ordinate jurisdiction.

On the question,

Will the House agree to the bill on third reading?

BILL RECOMMENDED.

Mr. THADDEUS S. KRAUSE. Mr. Speaker, at the request of the sponsor of this bill, I move that it be recom-

mitted to the Judiciary Special Committee for the purpose of amendment.

Mr. COX. Mr. Speaker. I second the motion.
The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1064, entitled

An Act to amend section two of an act approved the thirteenth day of March one thousand eight hundred and fifteen (Pamphlet Laws one hundred and fifty) entitled "An Act concerning divorces" as amended by changing the time for making service of the subpoena upon the respondent and validating divorces heretofore granted where service was made personally at any time before the return day or where a return of non est inventus has been sworn to at any time prior to the return day.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—173.

Alexander,	Dithrich,	Krause, W.,	Sarig,
Armstrong,	Donneley,	Krug,	Schaeffer,
Aron,	Drinkhouse,	Lafferty,	Schilling,
Baldi,	Ehrhardt,	Lanus,	Scott,
Baldrige,	Ephraim,	Lauier,	Shaffer,
Barnhart,	Evans, S. J.,	Levis,	Shellenberger,
Bechtold,	Finney,	MacCallum,	Showalter,
Beckley,	Flynn,	Magill,	Shunk,
Benehoff,	Foster,	Mallery,	Simpson,
Benninger,	Fowler,	Marcus,	Sinclair,
Bidelspacher,	Fox, I. M.,	Marshall,	Smith, E. R.,
Bigler,	Franklin,	Martin,	Smith, F. I.,
Blanck,	Gaus,	McCaig,	Snowden,
Boland,	Glass,	McCurdy,	Snyder,
Bower,	Gochring,	McGeary,	Soffel,
Bowman,	Golder,	McKay,	Sowers,
Brady,	Goodnough,	McKim,	Sprawls,
Brendle,	Graham,	Mehring,	Stadtlander,
Brooks,	Griest,	Michel,	Stark,
Bungard,	Griffith,	Miller,	Statler,
Campbell,	Haines,	Miller, A. D.,	Sterling,
Catlin,	Haldeman,	Miller, C. G.,	Stott,
Clements,	Hamilton, J.,	Miller, D. I.,	Sweitzer,
Clutton,	Hamilton, W. J.,	Miller, D. D.,	Todd,
Coldsmith,	Hampson,	Miller,	Trach,
Colville,	Harer,	Millin,	Wagner,
Comer,	Harvey,	Miner,	Walker, J. T.,
Conner,	Heffernan,	Morgan,	Walker, J. A.,
Cook,	Helt,	Murphy,	Wallace, W. T.,
Corbin,	Hess,	North,	Wells,
Cox,	Heyburn,	Norton,	West,
Crawford,	Hickernell,	Palmer,	Wettach,
Crockett,	Hoffman,	Perry,	Whiteman,
Crum,	Horne,	Phillips,	Wilbert,
Curran,	Hough,	Pidgeon,	Wilson,
Curry, R.,	Hutchinson,	Pike,	Woner,
Davis, J. T.,	Ingham,	Powell,	Wood,
Davis, W.,	Jennings,	Quigley,	Woodruff,
Dawson,	Jordan,	Ramsey,	Wynne,
Day,	Kantner,	Reber, C. A.,	Zanders,
Diehm,	Kennedy,	Reber, H. F.,	Zimmerman,
Di Lemmo,	Kinsman,	Ringer,	Spencer,
Dilsheimer,	Kooser,	Rinn,	Speaker,
	Krause, T. S.,	Ruddy,	

NAYS—1.

McKim,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading, and consideration of House Bill No. 146, entitled

An Act to amend section two hundred and thirty-five of an act approved the fourteenth day of July one thousand nine hundred and seven (Pamphlet Laws eight hundred and forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto."

On the question,

Will the House agree to the bill on third reading?

It was agreed to,

On the question,

Shall the bill pass finally?

Mr. MALLERY. Mr. Speaker. I desire to call the attention of the House to the fact that on March 11, under House Bill No. 56, we passed a bill identical with this except that the minimum charge was two dollars instead of a dollar and a half as fixed in this bill. It seems to me we ought not to pass this bill in the face of the one already passed, which makes the minimum charge half a dollar more than this bill.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—56.

Aron,	Finney,	Levis,	Shunk,
Baldrige,	Fox, I. M.,	Magill,	Smith, E. R.,
Campbell,	Gaus,	Marcus,	Smith, F. I.,
Clements,	Gochring,	McCurdy,	Soffel,
Corbin,	Griffith,	Miller, C. G.,	Sprawls,
Crockett,	Hamilton, W. J.,	Miller, D. D.,	Stadtlander,
Curran,	Hampson,	Patterson,	Stark,
Dawson,	Harvey,	Pidgeon,	Statler,
Day,	Heffernan,	Powell,	Sto. Ole,
Di Lemmo,	Hough,	Ramsey,	Trach,
Dilsheimer,	Hutchinson,	Robertson,	West,
Dithrich,	Krause, W.,	Ruddy,	Whiteman,
Donneley,	Lanus,	Schilling,	Zanders,
Ephraim,	Lauier,	Shaffer,	Spangler,
			Speaker,

NAYS—52.

Alexander,	Goodnough,	Millar,	Sowers,
Armstrong,	Graham,	Miller, A. D.,	Sterling,
Beckley,	Griest,	Millin,	Sweitzer,
Benehoff,	Haines,	Miner,	Todd,
Bidelspacher,	Hamilton, J.,	Norton,	Vickerman,
Boland,	Huntington,	Phillips,	Walker, G. T.,
Bower,	Kennedy,	Pike,	Wallace, W. T.,
Bowman,	Kinsman,	Reber, C. A.,	Wells,
Catlin,	Krause, T. S.,	Reber, H. F.,	Willert,
Coldsmith,	Mallery,	Ringle,	Williams,
Diehm,	Marshall,	Shellenberger,	Woner,
Drinkhouse,	Martin,	Showalter,	Wood,
Dunn,	McKim,	Snyder,	Zimmerman,
Evans, J. T.,			

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill fails.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 872, entitled:

An Act fixing the salaries of mine inspectors in this Commonwealth and the expenses incident to the office.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—167.

Alexander,	Dithrich,	Krause, W.,	Ruddy,
Armstrong,	Donneley,	Krug,	Sarig,
Aron,	Drinkhouse,	Kunkle,	Schaeffer,
Baldrige,	Ehrhardt,	Lafferty,	Schilling,
Barnhart,	Evans, J. T.,	Lanus,	Scott,
Bechtold,	Finney,	Lauier,	Shaffer,
Beckley,	Flynn,	Levis,	Shellenberger,
Benehoff,	Foster,	MacCallum,	Showalter,
Bennett,	Fowler,	Magill,	Shunk,
Benninger,	Fox, A. F. E.,	Mallery,	Simpson,
Bidelspacher,	Fox, I. M.,	Marcus,	Sinclair,
Blanck,	Franklin,	Marshall,	Smith, E. R.,
Boland,	Gaus,	Martin,	Smith, F. I.,
Bower,	Glass,	McCurdy,	Soffel,
Bowman,	Gochring,	McGeary,	Sowers,
Brady,	Golder,	McKay,	Sprawls,
Brendle,	Goodnough,	McKim,	Stadtlander,
Brooks,	Graham,	McVicar,	Stark,
Bungard,	Griest,	Mehring,	Statler,
Campbell,	Griffith,	Michel,	Steedle,
Catlin,	Haines,	Miller, A. D.,	Sterling,
Clements,	Hamilton, J.,	Miller, C. G.,	Sweitzer,
Clutton,	Hamilton, W. J.,	Miller, D. I.,	Todd,
Coldsmith,	Hampson,	Miller, D. D.,	Trach,
Colville,	Harer,	Millin,	Vickerman,
Comer,	Harvey,	Miner,	Walker, G. T.,
Conner,	Heffernan,	Morgan,	Walker, J. A.,
Cook,	Helt,	Murphy,	Wallace, W. T.,
Corbin,	Heyburn,	North,	Wells,
Cox,	Hickernell,	Norton,	West,
Crawford,	Hoffman,		Wettach,
	Hollingsworth,	Patterson,	Whiteman,

Crockett, .	Horne,	Perry,	Williams,
Curran,	Hough,	Phillips,	Willson,
Curry, R.,	Hutchison,	Pidgeon,	Woner,
Davis, J. T.,	Ingham,	Pike,	Wood,
Davis, W.,	Jennings,	Powell,	Woodruff,
Dawson,	Jordan,	Quigley,	Wynne,
Day,	Kaniner,	Ramsey,	Zanders,
Dewey,	Kennedy,	Reber, C. A.,	Zimmerman,
Di Lemmo,	Kinsman,	Ringler,	Spangler,
Dilsheimer,	Kooser,	Rinn,	Speaker.
	Krause, T. S.,	Robertson,	

YAYS—6.

Digler,	Diehm,	Snyder,	Willert,
Crum,	Millar,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 850, entitled

An Act to amend sections three and five of an act approved the twentieth day of May, one thousand nine hundred fifteen (Pamphlet Laws five hundred and sixty-six), entitled "An Act requiring cities of the first class to establish a pension fund for employees of said cities, and all county or other public employees, if any, paid by appropriation of the city councils thereof, and out of the treasury of said cities; and regulating the administration and the payment of such pensions" as amended, giving credit to employees of such cities for time in the service of the Commonwealth; fixing the contributions of such employees; and permitting employees leaving the employ of the city to continue as contributors in order to become beneficiaries of said fund.

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. DUNN. Mr. Speaker, I would like to have the sponsor of this bill explain its purposes.

Mr. WELLS. Mr. Speaker, in the session of 1915, the General Assembly passed an act providing for a retirement system for the employees of cities of the first class. Now, this bill is a proposed amendment to that act, applying only to employees of the City of Philadelphia, but with this addition, that the employees of the City of Philadelphia who enter the employ of the State, or those who are in the employ of the State, and then enter the employ of the City of Philadelphia, may come within the provisions of this act and obtain the benefits under the act of 1915. The act of 1915 provided for a retirement system that employees, having arrived at the age of sixty years, might be retired upon half pay, but not to exceed in any event the sum of twelve hundred dollars a year. This pension, I might say, costs the State nothing. The fund is raised entirely from contribution by the employees of one per cent each month of their salaries. The city also makes a contribution toward this fund.

Mr. DUNN. Mr. Speaker, as the sponsor of this municipal pension act in 1915, I regret that I must oppose this piece of legislation. The act of 1915 was created after three months of hard labor, with the assistance of certain attorneys in Philadelphia, for the purpose of creating a municipal pension for that city. Previous to that, an employee who had served twenty years or more, and reached the age of sixty, if his services were no longer required, he was thrown out in the world, and the only place for him to go was the poorhouse. My thought at that time was to try and help some unfortunate man who had reached the age of sixty years, that he might have something when he resigned or was discharged from service, to relieve him in those years of his life after that service. The municipal service act was presented to this House and passed. That act says that any county or city employee of the City of Philadelphia, who has served twenty years, and who has reached the age of sixty, shall be retired under this municipal pension act. The employees contribute one per cent of their salaries towards this fund, and I am proud to say that from the time the act went into effect, up to the present time, it has been one of the most successful municipal pension acts ever created, not only in the State of

Pennsylvania, but throughout the entire country, and we have had requests from various municipalities all over this country of ours for copies of the act, so that they could put it in force in those municipalities throughout the country. Now at the present time there is on that municipal pension list 9,970 employees, each one contributing one per cent of his salary. They had in the treasury of this fund, December 31, 1918, \$332,390.00, and while there is a provision in the act that if any deficiency might occur in this fund the city shall contribute its proportion to meet the deficiency, yet at the present time the city has not contributed one penny toward this fund. We have on the list two hundred and two retired employees, who have reached the age of sixty, and who are now reaping the benefits of this fund. I say that if you pass this act—which probably will be unconstitutional—you are opening the doors for some State employee who has served fifteen years in the State, to come to the city of Philadelphia, get a position, and inside of three or five years, if he has reached the age of sixty, get the benefits of this pension fund to which he has not contributed a penny. I was informed two weeks ago on Market Street in this city, that there was another lobbyist here who was going to amend this act and take in the national government employees in the post office, and I hope and plead with you to vote down this act. Do not open the doors to put it out of existence. The Board of Pensioners, created by the act, sent to all of you last week, a circular that it was opposed to this measure, or to any amendments to the act. The act is this measure, or to any amendments to the act. The act is supported by the one per cent contribution to the fund by the employees and they have over three hundred thousand dollars now in the treasury. Do not open the doors to take in State employees, or national employees, who may only serve three or four years and then be retired on half pay by the City of Philadelphia. I ask you to vote against this bill.

Mr. GLASS. Mr. Speaker, I move that further consideration of this bill be postponed for the present.

Mr. COX. Mr. Speaker, I second the motion.

The motion was not agreed to.

Mr. WELLS. Mr. Speaker and gentlemen of the House: I have only a word to say in answer to the argument of the gentleman from Philadelphia (Mr. Dunn), and that is this, that if this pension as established in Philadelphia at the present time is on a good, sound financial basis with regard to the employees as they were existing at the time this act went into effect, and if they then permitted employees to come within the act, those who were at that time perhaps eighteen or twenty years in the service, and allowed them to be beneficiaries under this act, and still believe it was on a sound financial basis, I cannot see any reason why it should not continue so under the proposed amendment. It merely contemplates including in the pensions those in the state employ and coming into the city employ, or vice versa. They must contribute the same amount or quota as the city employees have done heretofore; and I cannot understand if it was financially sound before why it would not be financially sound under the proposed amendment.

Mr. DUNN. Mr. Speaker, the only reason it is on a sound financial basis is that it had to be put on a sound basis at the start; and while some only paid in for two or three years before they became beneficiaries, every employee had to pay one per cent of his wages, and the result has been very successful. I say if you open the doors for people from the state and national government to come in you are going to swamp it and put the employee in the same condition as they were before the municipal act went into effect.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—57.

Alexander,	Dithrich,	Krause, T. S.,	Schmning
Aron,	Drinkhouse,	Lauter,	Scott,
Baldi,	Ephraim,	Levis,	Shellenberger,
Baldrige,	Finney,	Marcus,	Simpson,
Blanch,	Franklin,	McKim,	Smith, F. L.,
Brady,	Gans,	Miller, D. D.,	Sowers,

Campbell,
Coldsmith,
Conner,
Cox,
Crawford,
Dawson,
Day,
Di Lemmo,
Dilsheimer,

Geary,
Goehring,
Golder,
Goodnough,
Graham,
Hamilton, W. J.,
Harer,
Heffernan,
Jennings,

Milner,
Neary,
Patterson,
Pidgcon,
Pike,
Powell,
Quigley,
Ruddy,

Wells,
West,
Whiteman,
Williams,
Willson,
Woodruff,
Spangler,
Speaker.

NAYS—73.

Armstrong,
Beckley,
Bel,
Benchoff,
Benninger,
Bigler,
Boiard,
Bowman,
Brendle,
Brooks,
Bungard,
Clutton,
Colville,
Comeror,
Crockett,
Crum,
Curry, R.,
Davis, J. T.,

Diehm,
Donneley,
Dunn,
Evans, J. T.,
Foster,
Fox, I. M.,
Glass,
Griest,
Griffith,
Haines,
Hampson,
Harvey,
Hoffman,
Horne,
Hough,
Huntington,
Hutchison,
Jones,

Kennedy,
Kinsman,
Krause, W.,
Krugh,
Lanius,
Mallery,
Marshall,
Martin,
McCurdy,
McGeary,
Mehring,
Miller, A. D.,
Murphy,
North,
Norton,
Phillips,
Reber, C. A.,
Reber, H. F.,

Rhoads,
Robertson,
Schaeffer,
Shunk,
Smith, E. R.,
Soffel,
Sprows,
Stark,
Statler,
Sterling,
Sweetzer,
Todd,
Trach,
Vickerman,
Walker, G. T.,
Willert,
Woner,
Wood,

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 981, entitled

An Act to amend section two thousand one hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—107.

Alexander,
Armstrong,
Aron,
Baldi,
Baldrige,
Bechtold,
Beckley,
Berchoff,
Bidelspacher,
Bigler,
Blanc,
Bolard,
Bower,
Bowman,
Brady,
Brendle,
Brooks,
Bungard,
Campbell,
Catlin,
Clements,
Clutton,
Coldsmith,
Colville,
Comeror,
Conner,
Cook,
Corbin,
Cox,
Crawford,
Crockett,
Curran,
Curry, R.,
Davis, J. T.,
Davis, W.,
Dawson,
Day,
Diehm,
Dithrich,
Donneley,

Drinkhouse,
Dunn,
Ehrhardt,
Ephraim,
Evans, J. T.,
Finney,
Fitzgibbon,
Flynn,
Foster,
Fowler,
Fox, A. R. B.,
Fox, I. M.,
Franklin,
Gans,
Glass,
Goehring,
Golder,
Goodnough,
Graham,
Griest,
Griffith,
Haines,
Hamilton, W. J.,
Hampson,
Harer,
Harvey,
Heffernan,
Helt,
Heyburn,
Hickernell,
Hoffman,
Horne,
Hough,
Huntington,
Hutchison,
Jennings,
Jordan,
Kantner,
Kennedy,
Kinsman,
Kooser,
Krause, T. S.,
Krause, W.,

Krugh,
Lanius,
Lauler,
Levis,
MacCallum,
Magill,
Mallery,
Marcus,
Marshall,
Martin,
McCaig,
McCurdy,
McGeary,
McKay,
McKim,
McVicar,
Mehring,
Michel,
Miller, A. D.,
Miller, C. G.,
Miller, D. L.,
Miller, D. D.,
Milner,
Morgan,
Murphy,
Neary,
North,
Norton,
Perry,
Phillips,
Pidgcon,
Pike,
Powell,
Quigley,
Ramsey,
Reber, C. A.,
Reber, H. F.,
Rhoads,
Robertson,
Sargis,

Schaeffer,
Schilling,
Scott,
Shaffer,
Shellenberger,
Showalter,
Shunk,
Simpson,
Sinclair,
Smith, F. I.,
Snyder,
Soffel,
Sowers,
Sprows,
Stadtlander,
Stark,
Statler,
Steedle,
Sterling,
Stott,
Sweetzer,
Todd,
Trach,
Vickerman,
Walker, G. T.,
Walker, J. A.,
Wallace, R. L.,
Wallace, W. T.,
Wells,
West,
Wettach,
Whiteman,
Willert,
Williams,
Wilson,
Woner,
Wood,
Woodruff,
Wyne,
Zanderman,
Spangler,
Speaker.

NAYS—1.

Dilsheimer,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1125, entitled

An Act to amend section one of an act approved the fifteenth day of April one thousand nine hundred and seven (Pamphlet Laws eighty-six) entitled "An Act fixing the salary of the Superintendent of Public Instruction and of the Deputy Superintendent of Public Instruction" fixing the salary of the superintendent of Public Instruction for all services required to be performed by law

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. BENCHOFF. Mr. Speaker, I would like to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. RAMSEY. Mr. Speaker, I will.

Mr. BENCHOFF. What is the salary of the present Superintendent of Public Instruction?

Mr. RAMSEY. Mr. Speaker, his salary and other emoluments for the positions he holds amount to about seven thousand five hundred or eight thousand dollars.

Mr. BENCHOFF. How long has that salary been in existence?

Mr. RAMSEY. I am not able to say, Mr. Speaker.

Mr. BENCHOFF. Just recently, or just about two years, I think. The salary proposed by this bill is ten thousand dollars, is it not?

Mr. RAMSEY. Yes, sir.

Mr. Speaker, this bill is one that has been prepared by His Excellency the Governor of the Commonwealth, in order that he might procure as the head of the public school system of Pennsylvania the best available timber that is possible, and under this bill the Superintendent of Public Instruction must perform all the duties now imposed upon him without any additional salary.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—107.

Alexander,
Armstrong,
Aron,
Baldi,
Baldrige,
Bechtold,
Beckley,
Bell,
Benchoff,
Bennett,
Benninger,
Bigler,
Blanc,
Bolard,
Bower,
Bowman,
Brady,
Brendle,
Brooks,
Bucher,
Bungard,
Campbell,
Catlin,
Clements,
Coldsmith,
Collier,
Colville,
Comeror,
Conner,
Cook,
Corbin,
Cox,
Crawford,
Crum,
Curran,
Curry, R.,

Dilsheimer,
Dithrich,
Donneley,
Drinkhouse,
Dunn,
Ehrhardt,
Ephraim,
Evans, J. T.,
Evans, S. J.,
Foster,
Fowler,
Fox, A. R. B.,
Fox, I. M.,
Franklin,
Geary,
Glass,
Goehring,
Golder,
Goodnough,
Graham,
Griest,
Griffith,
Haldeman,
Hamilton, J.,
Hamilton, W. J.,
Hampson,
Harer,
Harvey,
Heffernan,
Helt,
Heyburn,
Hickernell,
Hoffman,
Hollingsworth,
Horne,
Hough,
Huntington,
Hutchison,

Krugh,
Kunkle,
Lanius,
Lauler,
Levis,
MacCallum,
Mallery,
Mangan,
Marcus,
Marshall,
Martin,
McCaig,
McCurdy,
McIntyre,
McKay,
McKim,
McVicar,
Mehring,
Michel,
Miller, A. D.,
Miller, C. G.,
Miller, D. L.,
Miller, D. D.,
Milin,
Milner,
Morgan,
Murphy,
Neary,
North,
Norton,
Palmer,
Patterson,
Perry,
Phillips,
Pidgcon,
Pike,

Ruddy,
Sargis,
Schaeffer,
Schilling,
Scott,
Shaffer,
Shellenberger,
Showalter,
Simpson,
Sinclair,
Smith, E. R.,
Smith, F. I.,
Snowden,
Snyder,
Sowers,
Sprows,
Stadtlander,
Stark,
Statler,
Steedle,
Sterling,
Stott,
Sweetzer,
Todd,
Trach,
Uish,
Vickerman,
Wagner,
Walker, G. T.,
Wallace, R. L.,
Wallace, W. T.,
Wells,
West,
Wettach,
Whiteman,
Willert,
Williams,

Davis, D. F., Ingham, Powell, Willson,
Davis, J. T., Jennings, Quigley, Woner,
Dawson, Jordana, Ramsey, Wood,
Day, Kantner, Reber, C. A., Woodruff,
Dewey, Kennedy, Reber, H. F., Wynne,
Diehm, Kinsman, Rhoads, Zimmerman,
Di Lemmo, Krause, T. S., Rinn, Spangler,
Krause, W., Robertson, Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1038, entitled

An Act to authorize empower and enable any person having a right of action against two or more persons or corporations arising out of injury or death caused by the negligence of said two or more persons or corporations to bring separate suits or actions at law against each and all of the parties or corporations liable or responsible for said injury or death'

On the question.

Will the House agree to the bill on third reading?

It was agreed to.

On the question.

Shall the bill pass finally?

Mr. WONER. Mr. Speaker, I desire to interrogate the sponsor of this bill.

The SPEAKER. Will the gentlemen permit himself to be interrogated?

Mr. DITHRICH. With pleasure, Mr. Speaker.

Mr. WONER. I am not clear as to the purpose of the bill and would ask an explanation.

Mr. DITHRICH. Mr. Speaker, the practice has always been that where there was an accident or injury resulting in death, in a case where there was joint negligence of one or more persons, you could elect to sue jointly or you could sue each individual separately, but could recover only one judgment. That has been the practice up to the decision of the Supreme Court in 225 Pa., in the case of Betcher vs. McChesney, where the court held that you must elect which of the parties you would proceed against, and you were confined to that action alone. This restores the practice that formerly existed whereby a person had the choice to sue jointly or to sue separately, could sue both, but he could have but one recovery.

On the question recurring.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—167.

Alexander, Dithrich, Krugh, Sarig,
Armstrong, Donnelly, Kunkle, Schilling,
Aron, Drinkhouse, Lafferty, Scott,
Baird, Ehrhardt, Lanius, Shaffer,
Baldridge, Ephraim, Laufer, Shellenberger,
Bechtold, Evans, J. T., Lewis, Shunk,
Beckley, Finney, MacCallum, Simpson,
Bell, Flynn, Magill, Sinclair,
Benchoff, Foster, Mallory, Smith, E. R.,
Benninger, Fowler, Marcus, Snyder,
Bidelspacher, Fox, I. M., Marshall, Soffel,
Bigler, Franklin, Martin, Sowers,
Blanc, Gans, McCurdy, Sprows,
Bolard, Glass, McGear, Statlander,
Bowman, Goehring, McKay, Stark,
Brady, Golder, McKim, Statter,
Brendle, Goodnough, McVicar, Steele,
Brooks, Graham, Mehring, Sterling,
Bungard, Priest, Michel, Sweitzer,
Campbell, Griffith, Miller, A. D., Todd,
Catlin, Haines, Hamilton, J., Trach,
Clements, Hamilton, J., Miller, D. I., Ulsh,
Clutton, Hampson, Miller, D. D., Vickerman,
Coldsmith, Harer, Milner, Wagner,
Colville, Harvey, Morgan, Walker, G. T.,
Comerer, Helt, Murphy, Walker, J. A.,
Conner, Heyburn, Neary, Wallace, R. L.,
Cook, Hickernell, North, Wallace, W. T.,
Corbin, Hoffman, Norton, Wells,
Cox, Horne, Palmer, West,
Crawford, Hough, Perry, Wetach,
Crockett, Huntington, Phillips, Whiteman,
Crum, Hutchison, Pidgeon, Williams,
Curran, Jennings, Pike, Willson,

Curry, R., Jones, Powell, Woner,
Davis, J. T., Jordan, Quigley, Wood,
Davis, W., Kantner, Ramsey, Woodruff,
Dawson, Kennedy, Reber, H. F., Wynne,
Day, Kinsman, Ringler, Zanders,
Diehm, Kooser, Rinn, Zimmerman,
Di Lemmo, Krause, T. S., Robertson, Spangler,
Dilsheiner, Krause, W., Ruddy, Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 941, entitled

An Act relating to eggs prohibiting the sale offering for sale exposing for sale or having in possession with intent to sell eggs for and as fresh that are not fresh eggs or of branding or of labeling or marking eggs as being fresh eggs that are not fresh eggs prescribing certain duties of the Dairy and Food Commissioner in reference thereto and providing

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—169.

Alexander, Diehm, Kooser, Ringler,
Armstrong, Di Lemmo, Krause, T. S., Rinn,
Aron, Dilsheimer, Krugh, Robertson,
Baldi, Dithrich, Kunkle, Ruddy,
Baldridge, Drinkhouse, Lafferty, Sarig,
Barnhart, Lanius, Schaffer, Schaffer,
Bechtold, Ehrhardt, Laufer, Scott,
Beckley, Ephraim, Lewis, Shellenberger,
Bell, Evans, S. J., MacCallum, Showalter,
Benchoff, Finney, Mallory, Simpson,
Bennett, Flynn, Mangan, Simpson,
Benninger, Foster, Marcus, Sinclair,
Bigler, Fox, I. M., Marshall, Smith, E. R.,
Blanc, Franklin, Martin, Smith, F. I.,
Bolard, McCaig, Snyder,
Bower, Gans, McGear, Soffel,
Bowman, Geary, McIntyre, Sowers,
Brendle, Glass, McKay, Sprows,
Brislin, Goehring, McKim, Statlander,
Brooks, Golder, McVicar, Stark,
Bucher, Goodnough, Mehring, Statter,
Bungard, Griest, Michel, Steele,
Campbell, Griffith, Miller, Sterling,
Catlin, Haines, Miller, A. D., Stott,
Clements, Haldeman, Miller, C. G., Sweitzer,
Coldsmith, Hamilton, J., Miller, D. I., Todd,
Collier, Hamilton, W. J., Miller, D. D., Trach,
Colville, Hampson, Milner, Ulsh,
Comerer, Harer, Morgan, Vickerman,
Conner, Helt, Murphy, Walker, G. T.,
Cook, Hess, Neary, Wallace, R. L.,
Corbin, Heyburn, North, Wallace, W. T.,
Cox, Hoffman, Norton, Wells,
Crawford, Hollingsworth, Palmer, West,
Crockett, Horne, Patterson, Wetach,
Crum, Hough, Perry, Whiteman,
Curran, Huntington, Phillips, Williams,
Curry, R., Hutchison, Pidgeon, Willson,
Davis, D. F., Ingham, Powell, Wood,
Davis, W., Jordan, Quigley, Woodruff,
Dawson, Kantner, Ramsey, Zanders,
Dewey, Kennedy, Reber, H. F., Spangler,
Speaker.

NAYS—1.

Willert.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1029 (Senate Bill No. 351), entitled

An Act authorizing churches cemetery companies and burial associations to lease or convey certain coal and other minerals providing for the use and expenditure of the funds derived therefrom and for the support of the overlying surface.

On the question,

Will the House agree to the bill on third reading?

Mr. FOWLER. Mr. Speaker, I rise at this time to ask the consent of the House to refer this bill back to the Committee on Mines and Mining. It has been amended in the Senate, and as there is to be a hearing in two weeks from now, I think that is the only thing to do.

BILL RECOMMENDED.

Mr. FOWLER. Mr. Speaker, I move that Senate Bill No. 351 (House Bill No. 1029), file folio 707, be recommitted to the Committee on Mines and Mining.

Mr. DAWSON. Mr. Speaker, I second the motion. The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1111 (Senate Bill No. 467), entitled

An Act defining the duties of the Governor with regard to the approval of warrants vouchers claims accounts agreements and contracts and repealing inconsistent acts.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—161.

Armstrong,	Dittrich,	Kunkle,	Sarig,
Aron,	Donnely,	Lafferty,	Schaeffer,
Baldi,	Drinkhouse,	Lanfus,	Schilling,
Baldrige,	Dunn,	Laulier,	Scott,
Barnhart,	Ehrhardt,	Levis,	Shaffer,
Bechtold,	Ephraim,	MacCallum,	Shellenberger,
Beckley,	Evans, J. T.,	Magill,	Shunk,
Bell,	Finney,	Mallery,	Simpson,
Benehoff,	Flynn,	Marcus,	Sinclair,
Benninger,	Poster,	Marshall,	Smith, E. R.,
Bidepachner,	Powler,	Martin,	Smith, F. I.,
Bigler,	Fox, I. M.,	McCaig,	Snyder,
Black,	Franklin,	McCurdy,	Soffel,
Boland,	Gans,	McKay,	Sowers,
Bower,	Glass,	McKim,	Sprows,
Bowman,	Goehring,	McVicar,	Stadtlander,
Brendle,	Golder,	Mehring,	Stark,
Brislin,	Goodnough,	Michael,	Statler,
Brooks,	Graham,	Miller,	Steele,
Bungard,	Griest,	Miller, A. D.,	Stott,
Campbell,	Griffith,	Miller, C. G.,	Sweitzer,
Catlin,	Haines,	Miller, D. I.,	Todd,
Clements,	Hamilton, J.,	Miller, D. D.,	Trach,
Clutton,	Hampson,	Miner,	Vickerman,
Coldsmith,	Harvey,	Morgan,	Wagner,
Colville,	Heffernan,	Murphy,	Walker, G. T.,
Comer,	Helt,	Neary,	Walker, J. A.,
Conner,	Heyburn,	North,	Wallace, R. L.,
Cook,	Hickernell,	Norton,	Wallace, W. T.,
Corbin,	Hoffman,	Patterson,	West,
Cox,	Hollingsworth,	Perry,	Wettach,
Crawford,	Horne,	Phillips,	Whiteman,
Crockett,	Hough,	Pidgeon,	Williams,
Curran,	Huntington,	Pike,	Willson,
Curry, R.,	Hutchison,	Powell,	Woner,
Davis, J. T.,	Ingham,	Ramsey,	Wood,
Davis, W.,	Jordan,	Reber, C. A.,	Woodruff,
Dawson,	Kantner,	Reber, H. F.,	Zanders,
Day,	Kennedy,	Rinzler,	Zimmerman,
Diehn,	Kinsman,	Rinn,	Spangler,
Di Lemmo,	Kooser,	Robertson,	Speaker,
Falkheimer,	Krause, T. S.,	Ruddy,	
	Krugh,		

NAYS—1.

Alexander,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1016, entitled

An Act to enable county commissioners to abolish election districts which have become useless and burdensome

The first section was read as follows:

Section 1. Be it enacted by the Senate and House of representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in addition to any method now existing by law the county commissioners of any county are authorized to abolish any election district within their respective county which has become useless or burdensome. Before any such election district is abolished the county commissioners shall give notice once a week for three weeks in at least two newspapers of the county of a time and place of hearing at which all persons interested may attend and give such evidence as may be pertinent to the matter in question. After such hearing the county commissioners shall determine whether such election district has become useless or burdensome and if in their judgment such election district is unnecessary they shall make an order to that effect a copy of which shall be filed in the office of the clerk of the court of quarter sessions

On the question,

Will the House agree to the section?

Mr. BRADY. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 1, line 7, by striking out the "which has become useless and burdensome" and inserting in lieu thereof "in which less than the qualified electors reside."

Amend section 1, page 1, line 14, by striking out the "become useless" and inserting in lieu thereof "less than ten qualified voters residing therein."

Amend section 1, page 2, line 1, by striking out "or burdensome."

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section was separately read and agreed to as follows:

Section 2. Any person aggrieved by any order made by the county commissioners under the provisions of this act may appeal therefrom to the court of quarter sessions of the county and upon such appeal the court shall hear all parties interested and their witnesses and shall decide whether such election district is useless or burdensome. On any such appeal the order of the court shall be final

The title was read as follow.

An Act to enable county commissioners to abolish election districts which have become useless and burdensome

On the question,

Will the House agree to the title?

Mr. BRADY. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title by striking out the "which have become useless and burdensome" and inserting in lieu thereof "in which less than ten qualified electors reside."

On the question,

Will the House agree to the amendment?

It was agreed to,

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1043, as follows:

An Act fixing the compensation of the custodian of the wash room custodian of the basement day watchman night watchman and elevatorman of the Senate the elevatorman day watchman and night watchman of the House of Representatives and repealing all acts or parts of acts inconsistent herewith

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the custodian of the washroom custodian of the basement day watchman and night watchman and elevatorman of the Senate the elevatorman day watchman and night watchman of the House of Representatives shall each receive one hundred and fifty dollars per month per annum

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1023, as follows:

A Joint Resolution directing the Attorney General to institute quo warranto proceedings against the Tide Water and Susquehanna River Railroad Company

Whereas The Tide Water and Susquehanna River Railroad Company has not constructed or commenced the construction of a railroad or done the things contemplated by its charter therefore

Section 1 Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That the Attorney General be and he is hereby authorized and directed to institute at once quo warranto proceedings against the Tide Water and Susquehanna River Railroad Company to the end that its powers franchises rights privileges and charter be revoked

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1102 (Senate Bill No. 255), entitled

An Act to amend section ten of an act approved the twenty-seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and three) entitled "An Act creating the office of county controller in counties of this Commonwealth containing one hundred and fifty thousand inhabitants and over prescribing his duties and abolishing the office of county auditor in said counties"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 773, entitled

An Act providing for the payment of certain claims for damages done to property by bear providing a method for the ascertainment of such damage and making an appropriation

The first, second, third, fourth and fifth sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all damage done to fruit trees or growing crops or to personal property upon lands open to hunting by bear shall be paid from a fund semi-annually set apart for such purpose by appropriation from the fund in the State Treasury known as the Resident Hunter's License Fund The Secretary of the board of game commissioners is hereby authorized if necessary to draw upon said fund in amount equal to the full amount set apart for this purpose in payment of claims presented under oath or that may be assessed under the provisions of this act All claims for damages incurred to become payable under the provisions of this act shall be presented in writing under oath to the secretary of the board of game commissioners at Harrisburg within a period of two weeks from the time such damage is alleged to have been incurred

Section 2 The Secretary as soon as possible after a claim of this kind has been received by him shall send at least two game protectors to interview the complainant and inspect the property reported as injured to collect such additional evidence as to them may appear necessary to a clear understanding of the case in question and to effect a settlement of the claim when possible

Section 3 In all cases where an agreement between such game protectors and the claimant can be obtained regarding the true value of damage sustained and the secretary is satisfied that such claim is reasonable and fair a voucher shall be drawn upon said fund for the amount named in such finding

In all cases where the game protectors and the claimants cannot agree upon the amount of damage sustained or the cause of such damage the secretary of the board of game commissioners shall call together a jury of not less than three disinterested persons one of whom shall be a sportsman one a farmer or a fruit grower as the case in question may indicate and the third a business man from any walk of life Such jury shall if they desire view the property injured and shall hear such evidence as may be deemed necessary to give a fair understanding of the claim made and the finding of a majority of the jury shall be binding insofar as the claim upon the fund in question is concerned

Section 4 For the purposes of this act the secretary of the board of game commissioners is empowered to administer oaths to both jurors and witnesses and such oath shall in all ways be binding and of like effect as oaths administered in any court of this Commonwealth

Section 5 All jurors and witnesses necessary to such proceedings shall receive the same pay for services as is paid to jurors and witnesses in the courts of quarter sessions The secretary of the game commission is authorized to draw his voucher upon the fund appropriated for this purpose for the amount named in any such award and all other expenses connected with such investigation

The sixth section was read as follows

Section 6 The sum of fifteen thousand dollars is hereby specifically appropriated for two fiscal years beginning June first one thousand nine hundred and nineteen to be paid out of the receipts from the Resident Hunter's License Act and such other moneys as have accumulated and are now held in the State treasury as a fund separate and apart to be applied to the protection and propagation of game Claims for damages done shall be paid at the end of the fiscal years and if the within appropriation is not sufficient for the payment of such claims the amount appropriated shall be pro rated among the several claimants by the secretary of the game commission.

On the question,

Will the House agree to the section?

Mr. HUNTINGTON. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 6, page 2, line 23, by striking all after the word "done" to the end of said section, and inserting in lieu thereof the following: "shall be paid upon sufficient proof of damage and claim presented to the proper authority."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was separately read and agreed to as follows:

An Act providing for the payment of certain claims for damages done to property by bear providing a method for the ascertainment of such damage and making an appropriation.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 166, as follows:

An Act to fix salaries of the judges of the municipal court of Philadelphia State of Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the judges of the municipal court of Philadelphia shall receive the compensation hereinafter provided

Section 2 That the president judge of the municipal court of Philadelphia shall receive the salary of ten thousand and five hundred dollars (\$10,500) per annum and the associate judges thereof shall receive the salaries of ten thousand dollars (\$10,000) per annum payable by the State Treasurer in the same manner that the judges of the courts of common pleas are paid

Section 3 All acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 44, entitled

An Act entitled an act making an appropriation providing for a deficiency in the maintenance of the Pennsylvania Training School for Feeble Minded Children Elwyn Delaware county Pennsylvania.

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of Ninety-six Thousand Seven Hundred Ten dollars and Ninety-four cents (\$96,710.94) or so much thereof as is necessary be and the same is hereby specifically appropriated to the Pennsylvania Training School for Feeble Minded Children Elwyn Delaware County Pennsylvania to cover deficiencies in maintenance of the same

The title was read as follows:

An Act entitled an act making an appropriation providing for a deficiency in the maintenance of the Pennsylvania Training School for Feeble Minded Children Elwyn Delaware county Pennsylvania.

On the question.

Will the House agree to the title?

Mr. ALEXANDER. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend title, page 1, line 1, by striking out the words "entitled an act"

Amend title, page 1, line 1, by striking out the word "providing" and inserting in lieu thereof the words "to provide."

On the question.

Will the House agree to the amendments?

They were agreed to.

On the question.

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1106 (Senate Bill No. 416), as follows:

An Act establishing a Bureau of Statistics and Information in the Department of Internal Affairs authorizing the Secretary of Internal Affairs to appoint a Chief of Bureau and other officers and employees fixing their duties powers and salaries making it the duty of corporation firms and individuals to furnish information required prescribing penalties for violation of such duty and repealing certain acts and transferring the records equipment and supplies in the Division of Production in the Bureau of Statistics and Information in the Department of Labor and Industry to the Bureau hereby established

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That pursuant to the requirements of the Constitution there is hereby established within the Department of Internal Affairs of the Commonwealth a Bureau of Statistics and Information

Section 2 The Secretary of Internal Affairs is authorized to appoint a chief of said Bureau who shall receive an annual salary of five thousand dollars (\$5,000) an assistant to the chief who shall receive an annual salary of three thousand dollars (\$3,000) two statisticians at an annual salary of two thousand dollars (\$2,000) each one filing and one copying clerk at an annual salary of fifteen hundred dollars (\$1,500) each four collectors of statistics at an annual salary of fifteen hundred dollars (\$1,500) each five clerks at an annual salary of fifteen hundred dollars (\$1,500) each one editor of publications at an annual salary of two thousand dollars (\$2,000) one expert tabulating machine operator at an annual salary of eighteen hundred dollars (\$1,800) one machine operator at an annual salary of fifteen hundred dollars (\$1,500) one stenographer at an annual salary of fifteen hundred dollars

(\$1,500) five key punch operators at an annual salary of nine hundred dollars (\$900) each The Secretary of Internal Affairs may use any clerks or employees of the Department of Internal Affairs temporarily in the Bureau as occasion may require

Section 3 The Bureau shall collect compile and publish all statistics and useful data and information relating and pertaining to labor coal mining oil and gas production manufacturing industries commercial operations public service companies (except transportation companies which are collected compiled and published by the Bureau of Railways in the Department of Internal Affairs) and other business interests of the State and in order to facilitate the duties herein imposed all corporations firms or individuals engaged in business as herein described within this Commonwealth are hereby required to furnish such statistical information as the Secretary of Internal Affairs or the Chief of such bureau may require The Secretary of Internal Affairs shall have a complete summarized and systematized report of the statistics and information collected and compiled by the Bureau published annually and shall otherwise provide means for making such information available for the use and benefit of the public as he may find necessary All records files work in course of completion and such equipment and supplies as may be necessary in the work of said bureau now in the possession of the production division of the Bureau of Statistics and Information in the Department of Labor and Industry are hereby transferred to the bureau hereby established and are to be delivered to the Secretary of Internal Affairs when this act goes into effect This act shall be in effect on the first day of June one thousand nine hundred and nineteen

Section 4 The Secretary of Internal Affairs the Chief of said Bureau or other person duly authorized by either of them shall have power to issue subpoena administer oaths hold hearings and take testimony in all matters relating to the duties herein required of said Bureau Any corporation firm or individual doing business within the Commonwealth who shall neglect or refuse for thirty days to answer questions requested by circular official blank or personal application or who shall refuse to obey the subpoena and give testimony according to the provisions of the act shall be liable to a penalty of one hundred dollars to be collected by the Secretary of Internal Affairs in a proper action for the use of the Commonwealth

The following acts and parts of acts are hereby repealed as respectively indicated namely so much of section four Act of eleven of May one thousand eight hundred and seventy-four (Pamphlet Laws one hundred and thirty-six) entitled "An Act regulating the election of Secretary of Internal Affairs defining his duties and fixing his salary" as provides for a bureau of industrial statistics

An Act entitled "An Act authorizing the appointment of collectors of statistics prescribing their duties and providing for their compensation" approved April fourth one thousand eight hundred and eighty-nine (Pamphlet Laws twenty-six) entitled "An Act authorizing the appointment of collectors of statistics prescribing their duties and providing for their compensation" absolutely

So much of section four, as provides for a bureau of statistics and information and section eleven absolutely of an Act entitled "An Act creating a Department of Labor and Industry defining its powers and duties establishing an Industrial Board providing for the appointment of a Commissioner of labor inspectors statisticians clerks and others to enforce the provisions of this act and providing salaries for the same prescribing a standard of reasonable and adequate protection to be observed in the rooms buildings and places where labor is employed empowering the said Industrial Board to make alter amend and repeal rules and regulations relating thereto transferring the powers and duties of the Department of Factory Inspection to the Department of Labor and Industry and abolishing the Department of Factory Inspection and providing a penalty for the violation of the provisions of this act or the rules and the regulations of the said board" approved June second one thousand nine hundred and thirteen (Pamphlet Laws three hundred and ninety-six)

So much of section one of an act entitled "An Act authorizing the commissioner of Labor and Industry to appoint additional officers and employees in the department of Labor and Industry fixing their duties and salaries and increasing the salaries of the Chief Medical Inspector Chief of the bureau of statistics and information and the chief clerk" approved April twenty-two one thousand nine hundred and fifteen (Pamphlet Laws one hundred and sixty-seven) as relates to the appointment and compensation of additional employees in the Bureau of Statistics and Information and fixes their compensation and the salary of the chief of said bureau

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1166 (Senate Bill No. 502), entitled

An Act reorganizing the Department of Agriculture creating bureaus therein and providing for the proper administration thereof

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 924, entitled

An Act providing for and regulating the payment into the State Treasury without escheat of certain unclaimed moneys in the hands of depositories fiduciaries prothonotaries and clerks of orphans' courts defining the terms "depositories" and "fiduciaries" as used in the act providing for the refund of such moneys with interest thereon when claimed by persons entitled thereto making an appropriation for such refunds and imposing penalties.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 891 (Senate Bill No. 269), entitled

An Act to carry out the provisions of section eight article nine of the Constitution of the State of Pennsylvania as amended and for that purpose prescribing the method of determining the amount which may be deducted in ascertaining the borrowing capacity of the City of Philadelphia by excluding from the calculation and deducting from its indebtedness so much of the debt of said city as shall have been incurred and the proceeds thereof invested in any public improvements of any character which shall be yielding to the said city an annual current net revenue.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL SIGNED BY SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor and the same being correct, the titles were publicly read as follows:

House Bill No. 814.

An Act to amend section three of an act approved the twenty-seventh day of April one thousand nine hundred and nine (Pamphlet Laws two hundred and eight) entitled "An Act to create a Legislative Reference Bureau in the Pennsylvania State Library authorizing the appointment of a Reference Director and subordinate officers defining their duties and fixing their compensation" as amended

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, April 8, 1919.

Resolved (if the Senate concur), that House Bill No. 40, file folio 2267, entitled

An Act to amend and revise an act entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" approved the twenty-seventh day of June Anno Domini one thousand nine hundred and thirteen enlarging changing modifying and defining certain of the powers of cities of the third class

be recalled from the Governor for the purpose of amendment.

SENATE MESSAGE.

AMENDED SENATE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate bill numbered and entitled as follows:

Senate Bill No. 461.

A Joint Resolution authorizing action by the authorities of this Commonwealth to prevent discrimination against the citizens of this Commonwealth in the use of natural gas which would result from the law recently enacted by the State of West Virginia

ADJOURNMENT.

Mr. RAMSEY. Mr. Speaker, I move this House do now adjourn.

The motion was agreed to, and (at 6:40 o'clock P. M.) the House adjourned until tomorrow morning at 10:30 o'clock.

Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., WEDNESDAY APRIL 9, 1919.

No. 35.

SENATE.

WEDNESDAY, April 9, 1919.

The Senate met at 11 o'clock A. M.

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) in the Chair.

PRAYER.

The Chaplain, Rev. Thomas W. Davis, offered the following prayer:

Almighty God, we thank Thee for the possibilities of prayer; for its great influence upon our National life; for the comfort and consolation it brings to the home circle; for the inspiration and confidence it gives to all who sincerely employ this agency as the guide and counselor of their daily life. We all join in asking Thee to direct those who represent the United States in the great international covenants of peace. "Peace on earth, good will toward all men" is the keynote of our prayer to-day. These favors we ask in our Saviour's name. Amen.

JOURNAL APPROVED.

The PRESIDENT—A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when on motion of Mr. SCHANTZ, the further reading was dispensed with, and the Journal was approved.

PETITIONS.

PROTESTING AGAINST THE PASSAGE OF HOUSE BILL No. 1175.

Mr. TOMPKINS presented two petitions of citizens of Cambria County, protesting against the passage of House Bill No. 1175, defining sedition.

Which were referred to the Committee on Judiciary General.

FAVORING APPROPRIATION TO DUQUESNE UNIVERSITY.

He also presented petition of Branch 236 Knights of St. George, favoring appropriation to Duquesne University.

Which was referred to the Committee on Appropriations.

BILLS SIGNED.

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 3, entitled:

An Act to amend section one of the Act approved the eighth day of May, one thousand nine hundred and nine (Pamphlet Laws four hundred seventy-five) entitled "An Act to provide that admission now had or that may hereafter be had to practice as an attorney at law in the Supreme Court of this Commonwealth shall of itself" without more, operate as an admission of such attorney as an attorney at law in every other court of this Commonwealth; and to provide that disbarment or suspension of any attorney by the said Supreme Court shall of itself, without more, operate as a disbarment or suspension of such attorney as an attorney in every other court of this Commonwealth; requiring attorneys at law to file certificates of admission in the Supreme Court before admission in other courts; and fixing the fees of the prothonotaries of the Supreme and other courts in connection therewith.

Senate Bill No. 18 entitled:

An Act to authorize courts of common pleas to decree the sale of real estate held for poor purposes in the several county poor districts in this Commonwealth having a population of less than one hundred and fifty thousand inhabitants whether the title to such property is held by the poor district or was reserved by the Commonwealth for the use of a poor district and providing for the reinvestment of the proceeds thereof.

Senate Bill No. 141 entitled:

An Act to amend section eight (8) of an act entitled "An act for the better protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United States within the State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith and providing for the disposition of the license fees fines and penalties received" approved the seventeenth day of April Anno Domini one thousand nine hundred and thirteen.

Senate Bill No. 266 entitled:

An Act providing a fixed charge on lands acquired by the State to be held as State forests and the distribution of the same for county purposes within the counties where State forests are located.

Senate Bill No. 422, entitled:

An Act authorizing companies incorporated to supply light heat and power or either of them by electricity to merge and consolidate with motor power or street railway companies

Senate Bill No. 464, entitled:

A joint resolution authorizing action by the authorities of this Commonwealth to prevent discrimination against the citizens of this Commonwealth in the use of natural gas which would result from the law recently enacted by the State of West Virginia

House Bill No. 814, entitled:

An Act to amend section three of an act approved the twenty-seventh day of April one thousand nine hundred and nine (Pamphlet Laws two hundred eight) entitled "An Act to create a Legislative Reference Bureau in the Pennsylvania State Library authorizing the appointment of a Reference Director and subordinate officers defining their duties and fixing their compensation" as amended

House Bill No. 45, entitled:

An Act making an appropriation providing for a deficiency in the maintenance of The Glen Mills Schools Glen Mills Delaware county Pennsylvania

House Bill No. 618, entitled:

An Act to amend one hundred of an act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred and eight-two) entitled "An Act to consolidate revise and amend the penal laws of this Commonwealth"

House Bill No. 686, entitled:

An Act authorizing the issue and sale of bonds to the amount of fifty million of dollars by the Commonwealth of Pennsylvania defining the powers and duties of the Governor the Auditor General and the State Treasurer in relation thereto making an appropriation of the proceeds of such bonds for the purpose of improving and rebuilding the highways of the Commonwealth providing for the payment of interest on and the redemption of such bonds by the Sinking Fund Commission and making an appropriation to carry out the provisions of this act

House Bill No. 163, entitled:

An Act to amend section one thousand four hundred and fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 149, entitled:

An Act to amend section two thousand one hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 883 entitled:

An Act to amend section twelve hundred and six of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 168 entitled:

An Act to repeal section eleven of the act approved the eighteenth day of February one thousand eight hundred fifty-four (Pamphlet Laws seventy-nine) entitled "A supplement to the act incorporating the Pottsville Water Company approved the eleventh day of April Anno Domini one thousand eight hundred thirty-four"

House Bill No. 906 entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 87 entitled:

An act to amend Article IV of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof and providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by adding a section providing for the appointment and the payment of the expenses of delegates to State conventions or associations of school directors

House Bill No. 335 entitled:

An act to amend section two of an act approved the twenty-sixth day of May one thousand eight hundred and ninety-seven (Pamphlet Laws ninety-five) entitled "An act relating to proceedings where goods or chattels have been levied upon or seized by the sheriff and claimed to belong to others than the defendant in the execution or process" as amended

House Bill No. 265 entitled:

An Act validating certain sales of real estate for non-payment of taxes and validating the title of such real estate in the hands of purchasers their heirs grantees and assigns

House Bill No. 616 entitled:

An act fixing the mileage to be allowed common pleas judges in judicial districts containing more than one county

House Bill No. 560 entitled:

An act to fix the compensation for members of the General Assembly

Whereupon,

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) in the presence of the Senate signed the same.

REPORTS FROM COMMITTEES.

Mr. PHIPPS from the Committee on Judiciary General reported as committed, Senate Bill No. 488 entitled:

An Act to amend section one of an act approved the 7th day of July, 1879 (P. L. 194), entitled "An Act to enlarge the jurisdiction of justices of peace, and regulating the fees of constables making sales under this act."

Mr. McCONNELL from the Committee on Judiciary Special reported as committed, Senate Bill No. 632 entitled:

An Act defining trading stamps, as including stamps, coupons, tickets, cards, certificates and other similar devices given with a sale or bailment of merchandise regulating and licensing the sale, furnishing and giving of trading stamps and providing penalties for the violation thereof.

Mr. CAMPBELL from the Committee on Judiciary General, reported as amended, Senate Bill No. 595 entitled:

An Act to exempt certain playgrounds not used for private or corporate profit from taxation where the entire revenue is applied to support said playgrounds and to increase the efficiency and improvement thereof.

Mr. LESLIE from the committee on Judiciary General, reported as amended, Senate Bill No. 478 (House Bill No. 222) entitled:

An Act to amend clause (a) section two of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws three hundred and eighty-eight) entitled "An Act relating to the jurisdiction powers and procedure of the orphans' court and the court of common pleas as to sales mortgages conveyances on ground-rent leases extinguishment of ground-rents partitions exchange squaring and adjusting of lines between adjoining owners consolidation and combination of mining lands and the leasing thereof the joining by owners of undivided interests in making and taking conveyances in order to change the route or location of any right of way or passage over adjoining or other lands and the subdivision of premises so as to command the highest price or greatest rents and for such purpose the laying out or dedication of roads streets and alleys or the vacation of such as have not been accepted by the public authorities where the court shall be of opinion that such decree will be to the interest and advantage of all those interested and where the legal title is held by minors lunatics habitual drunkards or weak-minded persons, a married person whose spouse is a lunatic or has abandoned him or her for one year or has been absent and unheard of for seven years b. corporations having no capacity to convey or by an unincorporated association by any religious beneficial or charitable society or association incorporated or unincorporated and the title is subject to forfeiture if real estate is held in excess of the amount prescribed by its charter or by law by a corporation or individual or individuals and is subject to a trust of any description whatever by any person as to whom a presumption of death may have arisen or any interest wherein is held by any person under legal disability to dispose thereof where the legal title is an estate tail or is subject to the lien of debts of a decedent not of record contingent remainders executory devices or remainders to a class some or all of whom may not be in being or ascertained where estates shall have been devised or granted for special or limited purposes where there is a power of sale but the time may not have arrived for its exercise any preliminary act may not have been done to bring it into exercise the time limited for its exercise may have expired or any one or more persons required to consent or join in its exercise may be non compos mentis have removed out of the State have died refuse to act unreasonably withhold consent or be absent and unheard of where there has been or shall be a defective appointment in any deed or will and the necessary power is not given to the executor devisee or appointee to make sale and conveyance where a trust has been created and no power conferred on the trustee to do any of the acts which the court is hereby empowered to authorize or confirm and to the effects of such decrees" extending the provisions of said act to cases where real estate or ground-rent issuing thereout is held by a wife whose husband is a minor or by a married minor whose spouse is a minor

Mr. SONES from the Committee on Game and Fisheries reported as amended, Senate Bill No. 47 entitled:

An Act to amend an act approved the 7th day of June, 1917 (P. L. 572), entitled "An Act to provide for the protection and preservation of game, game quadrupeds, and game-birds, and song insectivorous and other wild birds, and prescribing penalties for violation of its several provisions."

Also from the Committee on Game and Fisheries reported as committed, Senate Bill No. 710 (House Bill No. 821) entitled:

An Act authorizing the Board of Game Commissioners to acquire through purchase or gift lands for game preserve purposes.

Also from the Committee on Game and Fisheries reported as committed, Senate Bill No. 122, entitled:

An Act to amend section three of an act entitled "An Act to provide for the appointment of Game Commissioners for the Commonwealth of Pennsylvania; defining their duties and em-

powering them to appoint Game Protectors," approved the 25th day of June, A. D. 1895, as amended by the Act of the 15th day of June, 1911, (P. L. 960), as further amended by the act of the 22d day of April, 1915 (P. L. 168), authorizing the Board of Game Commissioners to increase its force of Game Protectors to eighty if so many be needed.

Mr. DAIX, from the Committee on Appropriations reported as committed, Senate Bill No. 506, entitled:

An Act requiring certain private hospitals and other charitable institutions to submit plans for the erection of new buildings to the Board of Public Charities for approval; and upon failure so to do, to be prohibited from receiving State appropriations except for maintenance.

Also from the Committee on Appropriations reported as committed, Senate Bill No. 759, entitled:

An Act reorganizing the Department of Internal Affairs of the Commonwealth, designating the officers and employees thereof, and fixing their salaries.

Mr. WHITTEN from the Committee on Judiciary General reported as amended, Senate Bill No. 412, entitled:

An Act to amend clause two of section three, hundred and eighty-six of an act approved the 14th day of July, 1917 (P. L. 840), entitled "An Act concerning townships; and revising, amending and consolidating the law relating thereto."

Mr. WEAVER, from the Committee on Education, reported as committed Senate Bill No. 448 (House Bill No. 286), entitled:

An Act to amend section one thousand six hundred and eight and section two thousand and sixteen of an act approved the 18th day of May, 1911 (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof, providing revenues to establish and maintain the same and the method of collecting such revenue and repealing all laws general, special or local or any parts thereof that are or may be inconsistent therewith."

Also, from the Committee on Judiciary General, reported as committed Senate Bill No. 20, entitled:

An Act to provide for and regulate the fees to be received by notaries public throughout the Commonwealth for making demand for payment or acceptance of commercial paper, protesting and registering the same, and for making out and mailing notices of protest.

Mr. TOMPKINS, from the Committee on Judiciary General, reported as committed Senate Bill No. 676, entitled:

An Act to amend sections 8, 9, 10, 13, 14, 19, 22 and 67 of an act, entitled "An Act providing for the examination, licensure and registration of persons, firms, or corporations engaged or engaging in the business or work of plumbing or house drainage, and prescribing certain rules, regulations and requirements for the construction of plumbing, house drainage and cess pools in cities of the second class, and imposing fines, penalties and forfeitures for violation thereof," approved the 7th day of June, A. D. 1901, as amended.

Mr. LEIBY, from the Committee on Judiciary General, reported as committed Senate Bill No. 430 (House Bill No. 476), entitled:

An Act to amend section eight clause (b) of the Wills act of one thousand nine hundred and seventeen," approved June 7th, 1917 (P. L. 403), by giving to any mother or adopting mother the right to appoint a testamentary guardian for her minor child when the father or adopting father of such child has forfeited his right to appoint a testamentary guardian under clauses (c) of said section and when the said mother or adopting mother has left an estate, real or personal, to such child, the said amendment to apply to the wills of all persons dying on or after the 31st day of December, 1917.

Also, from the Committee on Judiciary General, reported as committed Senate Bill No. 598, entitled:

An Act validating the holding, ownership and exercise of material, rolling stock, property and franchises sold and conveyed under and by virtue of any process or decree of any court or under or by virtue of a power of sale contained in any mortgage or deed of trust, as the property of any gas, water, coal, iron, steel, lumber, oil or mining or manufacturing, transportation or telegraph company, or any railroad, canal, turnpike, bridge or plank road, or any corporation notwithstanding the failure of the owner or owners thereof to recognize said company or corporation in accordance with the Act of Assembly, entitled "An Act concerning the sale of railroads, canals, turnpikes, buildings, plank roads," approved the 8th day of April, A. D. 1861, and the supplements and amendments thereto.

Mr. F. E. Baldwin from the Committee on Judiciary General reported as committed, Senate Bill No. 749 (House Bill No. 284), entitled:

An Act to prevent unfair competition and unfair trade practices

BILLS INTRODUCED.

Mr. GRAFF read in his place and presented to the Chair Senate Bill No. 791, entitled:

An Act making an appropriation to the trustees of the Western State Hospital for the Insane.

Which was committed to the Committee on Appropriations.

Mr. TOMPKINS read in his place and presented to the Chair Senate Bill No. 792, entitled:

An Act relating to the acknowledgement and recording of deeds, agreements and conveyances made and executed, within this Commonwealth, of or concerning lands, tenements, hereditaments, coal and minerals situate and being within the Commonwealth.

Which was committed to the Committee on Judiciary General.

Mr. SMITH read in his place and presented to the Chair Senate Bill No. 793, entitled:

An Act authorizing the county commissioners of any county and the corporate authorities of any city of the third class located within such county, to erect a joint county and city building or buildings to be used for hospital purposes; providing for the selection of a site by purchase, condemnation or otherwise; authorizing the county or city to sell real estate under certain conditions; providing for the contracts and agreements to be entered into by the county and city; and authorizing the county and city to issue bonds for certain purposes.

Which was committed to the Committee on Municipal Affairs.

Mr. BARR (by request of Mr. Herron) read in his place and presented to the Chair Senate Bill No. 794, entitled:

An Act entitled "An Act making an appropriation to the Waynesburg College, an institution of learning providing for the co-education of the sexes in the arts and sciences," etc.

Which was committed to the Committee on Appropriations.

Mr. WEAVER read in his place and presented to the Chair Senate Bill No. 795, entitled:

An Act making an appropriation to the Busky Run Battlefield Memorial Association for the purpose of erecting a monument on the Busky Run Battlefield Westmoreland County Pennsylvania to perpetuate the memory of Colonel Henry Boquet who fought and won the battle with the Indians at that place on August 5th and 6th, 1763.

Which was committed to the Committee on Appropriations.

BILLS ON FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 78, as follows

An Act declaring incorporated cemetery and burial associations to be public service companies and providing for and regulating the taking and appropriation of land and property by incorporated cemetery and burial associations not for profit for the purpose of enlarging cemeteries and burial grounds

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That incorporated cemetery and burial associations organized under the laws of this Commonwealth are hereby declared to be public service companies and subject in all respects to the laws of the Commonwealth regulating public service companies it shall be lawful for any incorporated cemetery or burial association not for profit to acquire land for the purpose of enlarging any cemetery or burial ground of such association and for such purpose such cemetery or burial association is authorized to enter upon and to appropriate any private land or property adjacent to such cemetery or burial ground

No cemetery or burial association shall exercise the right of eminent domain as against any land or property situate within any borough or city without the consent of such borough or city nor as against any land occupied by and used as a dwelling house nor shall any public highway be vacated in the exercise of the right of eminent domain herein conferred

Section 2 In all cases where the parties cannot agree upon the amount of damages to be paid for such taking or where by reason of the absence or legal incapacity of the owner no such agreement can be made the cemetery or burial association may tender a bond with sufficient security to the party entitled to damages or to the agent or attorney of any person absent or to the agent or officer of a corporation or to the guardian or committee of any one under legal capacity

The condition of the bond shall be that the cemetery or burial association shall pay or cause to be paid such amount of damages as the party shall be entitled to receive after the same shall have been agreed upon by the parties or associations in the manner provided for in this act. In case the party claiming damages refuses to accept the security tendered the cemetery or burial association shall give the party or his agent attorney guardian or committee a notice of the time when such bond will be presented in court.

When approved by court as to the amount thereof and as to the character of the security the bond shall be filed in court for the benefit of those interested and recovery may be had thereon for the amount of damages assessed. Upon the approval of the bond the cemetery or burial association shall have a right to enter upon and take possession of such land or property.

Section 3 In case the compensation for the damages accruing from such taking and appropriation have not been agreed upon the court of common pleas of the proper county or any law judge thereof in vacation on application thereto by petition of the cemetery or burial associations or any party interested shall appoint three viewers and appoint a time not less than twenty nor more than thirty days thereafter when the viewers shall meet upon the land and property and view the same.

The viewers may be appointed before or after entry and appropriation of such land or property. The viewers shall give at least ten days notice of their first meeting in such manner as the court shall direct.

Section 4 The viewers having been sworn or affirmed faithfully justly and impartially to decide and a true report to make concerning all matters to be submitted to them and in relation to which they are authorized to inquire and having viewed the land and property shall hear all parties interested and their witnesses and shall determine the damages for the land and property taken and appropriated.

The viewers shall make report to court showing the damages assessed for such taking and appropriation and shall file therewith a plan showing the land and property taken and appropriated.

Section 5 When the report is filed notice thereof shall immediately be given in such manner as the court shall direct to all parties interested. Such notice shall state the date of the filing of the report and shall state that unless executions thereto be filed within thirty days or an appeal therefrom within said time be taken the report will be confirmed.

Section 6 When the report is filed the prothonotary shall mark the same "confirmed nisi". In case no exceptions thereto are filed or no appeal is taken therefrom he shall enter a decree confirming the report absolutely.

Section 7 Within thirty days after the filing of any report any party interested may file exceptions to the same and the court shall confirm modify or change such report or the amount of damages made therein or refer the report back to the same or new viewers.

Section 8 Within thirty days after any report of viewers is filed in court any party interested may appeal to the court of common pleas of the proper county and demand a jury trial. Such appeal shall state the grounds upon which it is taken and shall be signed by the appellant or by his agent or attorney and shall be accompanied by an affidavit that it is not taken for the purpose of delay but because the appellant believes that an injustice has been done.

Upon the trial of any such appeal in case the party appellant does not obtain a verdict more favorable than was the report of the viewers the appellant shall not recover any costs.

The court of common pleas shall order what costs shall be given in connection with any such appeal and may by rule or otherwise prescribe the form of pleadings.

Section 9 Within six months after the confirmation of any report by the court of common pleas or after verdict and final judgment in a jury trial either party may appeal to the Superior or Supreme Court.

Section 10 All assessments for damages shall bear interest at the expiration of thirty days after they shall have been finally ascertained.

Section 11 Each viewers shall be entitled to receive five dollars (\$5.00) for each day actually employed in the discharge of his duty and mileage at the rate of six cents per mile necessarily traveled which shall be paid by the cemetery or burial association.

Section 12 All acts or parts of act inconsistent with the provisions of this act are hereby repealed.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—33.

Baldwin, F. E., Eyre,	Marlow,	Sassaman,
Baldwin, R. J., Graff,	McConnell,	Schantz,
Barnes, Hackett,	McNichol,	Smith,
Barr, Haldeman,	Mearkle,	Snyder,
Beaton, Heaton,	Miller, J. S.,	Tompkins,
Buckman, Homsher,	Murdoch,	Turner,
Campbell, Leiby,	Nelson,	Weaver,
Crow, Davis,	Phipps,	Whitten,
Donahue,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

REQUEST TO HAVE BILL GO OVER IN ITS ORDER.

Mr. LEIBY. Mr. President, I ask that Senate Bill No. 532 on final passage, entitled:

An Act authorizing the Governor to appoint volunteer police officers providing for the organization and direction of such police officers defining their powers and duties imposing certain charges upon the State and counties for the expenses thereof

go over in its order.

The PRESIDENT. Is there objection?

Mr. EYRE. Mr. President, I object. This is a bill of vast importance to the State of Pennsylvania, to put into effect the proposed Council of Welfare that is proposed by the State Administration and it is important, in my judgment, that this bill should be passed as speedily as possible, in order that the House may get through with it at an early date.

The PRESIDENT. The Chair hears objection.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 532, as follows:

An Act authorizing the Governor to appoint volunteer police officers providing for the organization and direction of such police officers defining their powers and duties imposing certain charges upon the State and counties for the expenses thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Governor is hereby authorized to appoint and commission such number of volunteer police officers to serve without pay in the several counties as he may deem necessary. Volunteer police officers shall be under the general supervision and control of the Council of Public Welfare who may appoint a superintendent of such police officers in and for each county. When actually engaged in the suppression of riots tumults the protection and preservation of public peace and safety or of public or private property the volunteer police shall be under the direction and command of the sheriff of the county in which such police are so engaged. The Council of Public Welfare is hereby empowered to order the volunteer police officers commissioned in and for any county to any other adjoining county of the Commonwealth for the purpose of suppressing riots and tumults and the preservation of the public peace and safety.

Section 2 All police officers so appointed shall take and subscribe the oath provided by article seven of the Constitution. Such oath shall be administered by an officer duly authorized to administer oaths and shall be filed together with the certificate of appointment in the office of the recorder of deeds.

Section 3 The police officers when so appointed and qualified shall have and possess all powers of police officers of the several cities boroughs and townships of the Commonwealth and are authorized to arrest upon view with or without warrant any person apprehended in the commission of any offense against the laws of the Commonwealth or of the United States in the county in and for which they are commissioned or the county to which they may be duly ordered by the Council of Public Welfare.

Section 4 The police officers herein provided for shall be organized and disciplined especially for the purpose of the suppression of riots and tumults and to preserve the public peace and safety.

Section 5 All expenses necessary to the organization and discipline of the volunteer police shall be paid by the State Treasurer on order of the Secretary of the Council of Public Welfare from the funds appropriated for the use of said Council of Public Welfare and on warrant of the Auditor General. All actual and necessary expenses of the volunteer police force incurred in the suppression of riots and tumults or in the protection of public property or the property of public utilities and industries shall be paid by the proper county on order of the Chairman of the Council of Public Welfare and on warrant of the proper fiscal officers of the county.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—26.

Baldwin, F. E., Graff,	McNichol,	Smith,
Barnes, Haldeman,	Mearkle,	Snyder,
Barr, Beaton,	Murdoch,	Bones,

Buckman, Campbell, Daix, Eyre,	Homsher, Leiby, Leslie, McConnell,	Nason, Phipps, Sassaman,	Tompkins, Turner, Weaver,
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NAYS—3.

Donahue, Hackett, Miller, J. S.,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk present said bill to the House of Representatives for concurrence.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 233 (House Bill No. 32), entitled:

An Act to amend section one of an act approved the twenty-seventh day of April one thousand nine hundred and eleven entitled "An Act regulating the compensation of court criers and tipstaves in counties containing more than ninety thousand and less than one hundred and fifty thousand inhabitants providing for the payment of the same by the particular county limiting the number of tipstaves to be appointed and repealing an act of Assembly entitled 'An Act to regulate the fees of court criers and tipstaves of the courts in judicial districts containing more than ninety thousand and less than one hundred and fifty thousand inhabitants approved the twenty-ninth day of April Anno Domini one thousand nine hundred and nine' by extending the provisions of said act to include counties containing more than seventy-five thousand and less than one hundred and fifty thousand inhabitants and fixing the salaries of the court criers and tipstaves thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the twenty-seventh day of April one thousand nine hundred and eleven (Pamphlet Laws eighty-six) entitled "An Act regulating the compensation of court criers and tipstaves in counties containing more than ninety thousand and less than one hundred and fifty thousand inhabitants providing for the payment of the same by the particular county limiting the number of tipstaves to be appointed and repealing an act of Assembly entitled 'An Act to regulate the fees of court criers and tipstaves of the courts in judicial districts containing more than ninety thousand and less than one hundred and fifty thousand inhabitants approved the twenty-ninth day of April Anno Domini one thousand nine hundred and nine' which reads as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in the counties of this Commonwealth which contain more than ninety thousand and less than one hundred and fifty thousand inhabitants the court criers of the several courts shall be paid an annual salary of eight hundred and forty dollars and the tipstaves thereof shall be paid an annual salary of six hundred dollars said salaries shall be paid monthly out of the treasury of the particular county in which the services shall be rendered. Provided however That in none of the counties falling within the provisions of this act shall there be more than six tipstaves employed at any one time" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in the counties of this Commonwealth which contain more than ninety thousand and less than one hundred and fifty thousand inhabitants the court criers of the several courts shall be paid an annual salary of twelve hundred dollars and the tipstaves shall be paid an annual salary of nine hundred dollars said salaries shall be paid monthly out of the treasury of the particular county in which the services shall be rendered. Provided however That in none of the counties falling within the provisions of this act shall there be more than six tipstaves employed at any one time

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—29.

Baldwin, F. E., Graff,	McNichol,	Schantz,
Barnes,	Mearkle,	Snyder,
Barr,	Miller, J. S.,	Sones,
Buckman,	Murdoch,	Tompkins,
Campbell,	Nason,	Turner,
Daix,	Phipps,	Weaver,
Donahue,	Sassaman,	Whitten,
Eyre,	McConnell,	

NAYS—1.

Leiby,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 234 (House Bill No. 160), entitled:

An Act providing for a cash deposit in lieu of bail in cases of arrest and prescribing the fees of the sheriff in case of forfeiture.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—32.

Baldwin, F. E., Eyre,	McConnell,	Schantz,
Barnes,	Mearkle,	Smith,
Barr,	Miller, J. S.,	Snyder,
Buckman,	Murdoch,	Sones,
Campbell,	Nason,	Tompkins,
Crow,	Phipps,	Turner,
Daix,	Leslie,	Weaver,
Donahue,	Marlow,	Whitten,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILL RECOMMENDED.

Mr. SNYDER. Mr. President, I move that Senate Bill No. 278 (House Bill No. 127) on third reading, entitled:

An Act providing for the payment into the State Treasury of the amounts of unclaimed distributive shares from the assets of corporations unincorporated associations and limited partnership associations in process of dissolution requiring reports of such amounts to be made to the Auditor General by the liquidating trustees or other persons charged with the dissolution of unincorporated associations and limited partnership associations further providing for the refund of such amounts from the State Treasury with interest thereon to persons entitled thereto and making an appropriation therefor and providing penalties.

be recommended to the Committee on Appropriations.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 286, entitled:

An Act to repeal the proviso of an act approved the sixteenth day of May Anno Domini one thousand eight hundred and ninety-one entitled "An Act to authorize burial or cemetery companies to accept trusts in certain cases."

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz

YEAS—32.

Baldwin, F. E., Eyre,	McConnell,	Schantz,
Barnes,	Graff,	McNichol,
Barr,	Hackett,	Mearkle,
Buckman,	Hadenman,	Miller, J. S.,
Campbell,	Heaton,	Murdoch,
Crow,	Homsher,	Nason,
Daix,	Leiby,	Phipps,
Donahue,	Leslie,	Sassaman,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILLS RECOMMITTED.

Mr. DAIX. Mr. President, I move that Senate Bill No. 306 (House Bill No. 129) on third reading, entitled:

An Act to amend the second section of an act entitled "An Act relating to unclaimed deposits in savings banks and transfer of stock" approved the seventeenth day of April Anno Domini one thousand eight hundred and seventy-two (Pamphlet Laws sixty-two) so as to provide that the Auditor General State Treasurer and Attorney General may upon satisfactory proof of ownership order the refund to persons entitled thereto of the amounts of deposits paid into the State Treasury under the provisions of said act with interest thereon in place of requiring a suit for such refund to be instituted in the court of common pleas of Dauphin county

be recommitted to the Committee on Appropriations.

Mr. BUCKMAN. Mr. President, I second the motion. The motion was agreed to.

Mr. DAIX. Mr. President, I move that Senate Bill No. 307 (House Bill No. 128) on third reading, entitled:

An Act providing for the payment into the State Treasury without escheat of certain moneys and property subject to escheat under the provisions of any act of the General Assembly and for the refund thereof with interest to persons entitled thereto and making an appropriation for such refund

be recommitted to the Committee on Appropriations.

Mr. BUCKMAN. Mr. President, I second the motion. The motion was agreed to.

Mr. DAIX. Mr. President, I move that Senate Bill No. 539 (House Bill No. 126), on third reading, entitled:

An Act providing for the payment into the State Treasury of unclaimed funds in the hands of fiduciaries defining the term fiduciary providing for the refunding of such funds from the State Treasury with interest to persons entitled thereto and making an appropriation therefor prohibiting the discharge of such fiduciaries the release of their sureties or the final distribution of funds in their possession until after compliance with the provisions of this act and imposing penalties

be recommitted to the Committee on Appropriations.

Mr. BUCKMAN. Mr. President, I second the motion. The motion was agreed to.

Mr. DAIX. Mr. President, I move that Senate Bill No. 630 (House Bill No. 725), on third reading, entitled:

An Act permitting wholesale or retail dealers brewers distillers rectifiers compounders bottlers agents or other persons licensed to deal in or sell any vinous spirituous malt or brewed liquors to surrender licenses heretofore granted and issued authorizing county treasurers to refund a proportionate amount of the annual license fee and additional license tax, requiring the State Treasurer and the municipalities to contribute the amount so refunded and making an appropriation

be recommitted to the Committee on Appropriations.

Mr. BUCKMAN. Mr. President, I second the motion. The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 640, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania located at Blossburg Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—33.

Baldwin, F. E., Eyre,	McConnell,	Schantz,
Baldwin, R. J., Graff,	McNichol,	Smith,
Barnes,	Mearkle,	Snyder,
Barr,	Hackett,	Sones,
Buckman,	Haldeman,	Tompkins,
Campbell,	Heaton,	Turner,
Crow,	Homsher,	Weaver,
Daix,	Leiby,	Whitten,
Donahue,	Leslie,	Sassaman,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 661 (House Bill No. 659), entitled:

An Act making an appropriation for the payment of the statutory medical hospital surgical and burial expenses and compensation outstanding and due and to become due to injured employees and dependents of deceased employees whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania for the bi-ennial period ending May thirty-first one thousand nine hundred and nineteen

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty thousand dollars (\$40,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated for the payment of the statutory medical hospital surgical and burial expenses and compensation outstanding and due to injured employees and dependents of deceased employees whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania already accrued and to become due at the end of the bi-ennial period ending May thirty-first one thousand nine hundred and nineteen said appropriation to be paid by the State Treasurer on the warrant of the Auditor General upon certificates furnished by the Commissioner or Acting Commissioner of Labor and Industry.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—33.

Baldwin, F. E., Donahue,	Leslie,	Sassaman,
Baldwin, R. J., Eyre,	McConnell,	Schantz,
Barnes,	McNichol,	Smith,
Barr,	Mearkle,	Snyder,
Buckman,	Miller, J. S.,	Sones,
Campbell,	Murdoch,	Tompkins,
Crow,	Nason,	Turner,
Daix,	Phipps,	Weaver,
	Whitten,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 96, entitled:

An Act to amend section one of an act approved the second day of April one thousand nine hundred and thirteen (Pamphlet Laws thirty-eight) entitled "An Act authorizing the State Treasurer to endorse over to the Ladies Memorial Association of the city of Petersburg Virginia all checks drafts or warrants for interest accruing on a bond bought from the city of Petersburg Virginia by the Battlefield Commission of the Third Division Ninth Corps Army of the Potomac said interest being by contract made on file in the Auditor General's Department due to said Ladies Memorial Association" providing for the retirement of the proceeds of such bond upon the maturity and the disposition of the income thereof

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the second day of April one thousand nine hundred and thirteen (Pamphlet Laws thirty-eight) entitled "An Act authorizing the State Treasurer to endorse over to the Ladies Memorial Association of the city of Petersburg Virginia all checks drafts or warrants for interest accruing on a bond bought from the city of Petersburg Virginia by the Battlefield Commission of the Third Division Ninth

Corps Army of the Potomac said interest being by contract made on file in the Auditor General's Department due to said Ladies Memorial Association" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the State Treasurer of the Commonwealth of Pennsylvania be and he is hereby authorized and directed to endorse to the Ladies Memorial Association of the city of Petersburg all checks for interest accrued and which will accrue on said bond and said State Treasurer is further directed upon the maturity of said bond to collect the principal amount of said bond and to cover the amount thereof into the State Treasury to be held there until an investment for the same purpose for which said money is now used shall be ordered by the General Assembly of the Commonwealth of Pennsylvania." is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the State Treasurer of the Commonwealth of Pennsylvania be and he is hereby authorized and directed to endorse to the Ladies Memorial Association of the city of Petersburg all checks for interest accrued and which will accrue on said bond and said State Treasurer is further directed upon the maturity of said bond reinvest the amount so collected or any other principal sum thereafter collected from such source in some government State or municipal security the income thereof to be paid to the Ladies Memorial Association of the city of Petersburg as in said agreement provided It is the intention of this act that the said principal sum of one thousand dollars shall at all times be kept invested by the State Treasurer and that the income thereof shall be paid to the Ladies Memorial Association of the city of Petersburg for the purposes intended by this act

On the question.

Will the Senate agree to the section?

Mr. LEIBY. Mr. President, I move to amend section 1, page 3, line 6, by inserting the word "to" before the word "reinvest."

Mr. TOMPKINS. Mr. President, I second the motion.

On the question.

Will the Senate agree to the amendment?

It was agreed to.

On the question.

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows:

An Act to amend section one of an act approved the second day of April one thousand nine hundred and thirteen (Pamphlet Laws thirty-eight) entitled "An Act authorizing the State Treasurer to endorse over to the Ladies Memorial Association of the city of Petersburg Virginia all checks drafts or warrants for interest accruing on a bond bought from the city of Petersburg Virginia by the Battlefield Commission of the Third Division Ninth Corps Army of the Potomac said interest being by contract made on file in the Auditor General's Department due to said Ladies Memorial Association" providing for the retirement of the proceeds of such bond upon the maturity and the disposition of the income thereof.

On the question.

Will the Senate agree to the title?

Mr. LEIBY. Mr. President, I move to amend the title, page 1, line 4, by striking out "authorizing" and inserting in lieu thereof the word "authorizing."

Mr. TOMPKINS. Mr. President, I second the motion.

On the question.

Will the Senate agree to the amendment?

It was agreed to.

On the question.

Will the Senate agree to the section as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 97, as follows:

An Act regulating the disposition of assignments of error in appeals and other proceedings in error in the Supreme Court and the Superior Court of this Commonwealth in certain cases

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act in all appeals or other proceedings in error in the Supreme Court or the Superior Court of this Commonwealth where the assignments of error pertain to or are alleged by the appellant to pertain to and involve the construction and application of any portion or provision of (a) The Constitution of the United States (b)

The Constitution of Pennsylvania (c) Any British Statute or any part of the Common Law of England in force or alleged to be in force in this State (d) Any Act of Congress of the United States affecting or alleged to affect the matter in controversy (e) Any Statute of this State (f) The Public Policy or the Police Power of or alleged to be of this Commonwealth and counsel shall file with the assignments of error a request that any one or more of such assignments of error shall be passed upon by the appellate Court and shall furnish to said court a written argument on such assignment or assignments of error it shall be the duty of such appellate Court to specifically sustain or overrule said assignment or assignments of error and to file in connection with and as a part of said ruling the reason or reasons for said ruling to constitute a part of the general opinion of the Court filed in the case

Section 2 All acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 107, as follows:

An Act to provide for the establishment erection equipment and management of a Pennsylvania Home for Boys and for the commitment thereto of delinquent boys between the ages of six and eighteen years of age and making an appropriation therefor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That immediately after the passage of this act the Governor of the Commonwealth shall appoint a commission which shall consist of five citizens of the State of Pennsylvania and which shall be known as the Building Commission for a State institution to be called and known as the Pennsylvania Home for Boys

The purpose and character of the said home shall be the erection and maintenance of an institution for the care education maintenance and culture of boys between the ages of six and eighteen years of age and in which shall be taught and developed such traits of citizenship as will conspire to an intelligent and patriotic manhood

Section 2 The commission so appointed shall organize within thirty days after its appointment by the election from its membership of a chairman secretary and treasurer The members of the commission shall receive no compensation but each member shall be allowed his expenses actually incurred in the performance of the duties herein prescribed

The commission shall select and purchase a site in the central part of Pennsylvania reasonably accessible from all parts of the State and near to some main line of railroad and containing not less than one hundred nor more than five hundred acres of land a reasonable proportion of which shall be woodland

Section 3 The tract so selected shall be well adapted to the preservation of health and to the occupation and maintenance of those who shall become inmates of the said home It shall have an adequate supply of spring water and facilities for drainage and shall be of such character and quality as will be suitable for soil cultivation orchards and the general practice of farming

Section 4 When the site so selected and the cost thereof shall be approved by the Board of Public Charities and the title to such land shall be approved by the Attorney-General of the State the land shall be purchased in fee by the Commonwealth in the name of the Commonwealth The commission may receive a deed to the Commonwealth in fee for any land donated for the purpose aforesaid and it may likewise accept and hold any wild or unseated lands now held by the Commonwealth lying or adjoining the site selected and which under State authority may be vested in it

Section 5 The commission may employ an architect and cause plans to be prepared with specifications for the home Such plans and specifications shall embrace buildings for the teaching of manual training horticulture husbandry and the liberal arts as well as such other subjects as the development and progress of the coming years may demand

Section 6 The plans and specifications for the home shall be such that the entire cost thereof shall not exceed for the site and buildings the sum of six hundred thousand dollars (\$600,000)

The plans and specifications shall not be accepted by the commission until they have first been approved by the Governor and by the State Superintendent of Public Instruction The buildings to be erected shall be without expensive architectural or large and costly administration adornments

Section 7 When the plans and specifications have been adopted by the commission after their approval by the Governor and the State Superintendent of Public Instruction they shall likewise be approved by the Board of Public Charities After such approval no change or changes therein shall be made unless on the express recommendation of the commission and with the consent of the Governor and State Superintendent of Public Instruction Upon the execution of any contract the commission shall furnish to the Auditor General certified copies thereof

Section 8 In the construction of the buildings or in the improvement of the site no contract involving an expenditure of more than five hundred dollars (\$500.00) shall be made unless the same be duly advertised and competitive bids thereon received All contracts shall be made and let by the commission

Section 9 A superintendent of construction for the said buildings shall be appointed by the commission. The commissioner may employ such other persons as it may deem necessary to secure the speedy and economical construction of the home and the improvement of the site. The compensation of all persons employed or appointed shall be fixed by the commission.

Section 10 To provide for the purchase and improvement of the said site and for the erection and equipment of the said buildings and for the necessary expenses and costs incident thereto the sum of six hundred thousand dollars (\$600,000) or so much thereof as may be necessary is hereby specifically appropriated. Provided however That not more than one hundred thousand dollars (\$100,000) of said amount or so much thereof as may be necessary for purchasing the site and preparing the plans and specifications as herein contemplated shall be available prior to January first one thousand nine hundred and twenty-one.

The buildings shall be constructed along such lines as are approved by modern authorities on the architectural necessities for school and academic requirements.

Section 11 The said institution or home is intended to receive such delinquent boys of the Commonwealth between the ages of six and eighteen years as may be committed by the several courts of quarter sessions throughout the State. The term "delinquent" shall not be held as synonymous with the word "incorrigible" but shall be held to include boys as do not have proper parental care or control or who have parents that are incapable or incompetent to care for and educate them. The purpose of this enactment shall be held to include such commitments as are specifically defined in the "juvenile" act of April twenty-third one thousand nine hundred and three for delinquent boys and its real intent and purpose is to give to the boys of the Commonwealth who are between the ages of six and eighteen years of age and who do not have proper or advantageous home surroundings the benefits of an education in such branches and on such subjects as may from time to time be prescribed by the State Department of Public Instruction for the common schools as well as in the various branches of manual training and along such other lines as may fit them for the active duties of life. The home shall ever be kept and maintained as a non-sectarian institution.

Section 12 The courts of quarter sessions of the several counties of the State may upon proper petition commit boys to the said home after proper hearing. In their findings they shall determine the place of legal settlement of such boys and shall in their support and maintenance and their commitment shall be paid whether by the county the poor district where the legal settlement may be or by the relatives of the boys and the decree so made shall have all the force and effect of the judgments entered in pursuance of other processes and in the case of individuals where they are decreed to pay such expenses shall be enforceable by attachment.

Section 13 Boys committed to the home shall be subject to the rules and regulations prescribed by the trustees of institution and shall remain in the said home until they reach the age of eighteen years unless it shall be found before they reach such age that their presence may be detrimental and injurious to the morals of the home. If however in the judgment of the superintendent of the home it may appear to be to the interest and welfare of the boy to remain in the home his term may be extended by the trustees for an additional two years or until he may reach the age of twenty years.

During the years of their commitment to the said home each boy shall be subject to such military training as may be prescribed by the trustees of the home.

Section 14 After the buildings of the Home shall have been completed and accepted by the commission the Governor shall appoint a board of trustees composed of nine citizens of the Commonwealth. The State Superintendent of Public Instruction shall at all times be ex-officio a member of the board with voice and vote on all matters coming before the board. The members of the board shall be appointed for the following terms and shall serve until their successors are appointed three persons to serve for three years three persons to serve for two years and three persons to serve for one year and thereafter the Governor shall annually appoint three persons for terms of three years each to fill the vacancies occasioned by the expiration of the terms of appointment and he shall fill by appointment the unexpired term of any vacancy occurring in the board.

The members of the board of trustees shall receive no compensation for their services as such but each shall receive the expenses actually and necessarily incurred in the performance of his duties.

Section 15 Upon the appointment of the board of trustees the building commission shall turn over to the board of trustees the home with all personal property connected therewith including all books papers and documents pertaining thereto. Thereafter the board and its duly appointed successors shall have sole charge and management of the institution. The board of trustees shall prepare rules and regulations for the government of the home.

Section 16 All contracts for the equipment of the home shall be entered into only after competitive bidding and upon the contractor executing a bond to the Commonwealth of Pennsylvania in an amount and with surety or sureties to be approved by the board of trustees conditioned for the faithful performance of the terms of the contract.

Section 17 All payments made on account of the purchase of land or on account of any contract for the erection of the building comprising said home shall be by warrants drawn by the Auditor General on the State Treasurer but no warrant shall be drawn until the building commission or a majority thereof shall have certified to the Auditor General in writing that the land purchased in all particulars conforms

with the requirements of this act or that the terms of the contract under which he work was done have been faithfully complied with and that the work for which payment is to be made has been approved and accepted by the commission.

No work done in pursuance of any contract shall be approved and accepted until a majority of the members of the board shall have personally accepted the work. Payments shall be made for expenses maintenance and other purposes only by warrants similarly drawn and certified to.

Section 18 The board of trustees shall elect annually from its membership a president a secretary a treasurer and a superintendent who shall be under its direction and control.

The superintendent shall have authority to make temporary appointments and to suspend any employee subject to the ratification of the board at its next meeting. All teachers and other employees shall be selected by the board of trustees and their compensation shall be fixed by the board.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 181, as follows:

An Act for the better protection of fish requiring citizens of the United States residing without this Commonwealth to procure a license to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the word "persons" as used in this act except where the context otherwise indicates means citizens of the United States not citizens of Pennsylvania without regard to age. The masculine gender includes the feminine and the singular number includes the plural.

Section 2 The provisions of this act are severable and in the event of any section hereof being declared unconstitutional it is hereby declared as the intention of the legislature that such section may be eliminated therefrom without effecting any other provisions of this act.

Section 3 No person except as hereinafter provided shall angle or fish at any time in any of the waters of this Commonwealth or in the waters bounding or adjacent thereto without having first secured a license as hereinafter provided.

Section 4 Citizens of the United States who are not citizens of the State of Pennsylvania shall be entitled upon written or oral application to receive from any county treasurer or justice of the peace qualified as hereinafter provided or from the Commissioner of Fisheries his officers or agents a "non-resident's fishing license" upon payment of a license fee of five dollars together with the cost of such treasurer's or justice's fee.

Section 5 All licenses shall be issued on forms prepared and supplied by the Commissioner of Fisheries at the expense of the Commonwealth. The license shall show the name age occupation and residence of the licensee and the date of its issue. It shall also contain the signature of the licensee written in ink and shall authorize the person named therein to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto under the restrictions and requirements of existing laws during that year the date of which is inscribed thereon. The license shall become void upon the thirty-first day of December next following the date of issue. The license may contain such other information as the Commissioner of Fisheries may require.

Section 6 Every county treasurer of this Commonwealth shall keep in a book to be supplied by the Commissioner of Fisheries at the cost of the Commonwealth a correct and complete record of all fishing licenses issued by him. Every county treasurer shall cause to be entered in such book at the close of each week the name and place of residence of each individual to whom a license shall have been issued that week. Such book shall be open at reasonable hours to the inspection of any officer of the Commonwealth whose duty it is by law to protect the fish in the waters of this Commonwealth or in the waters bounding or adjacent thereto.

Section 7 Any justice of the peace who has qualified therefor by having applied to the county treasurer of the county in which he is located and having received and receipted therefor the necessary blanks may issue any fishing license provided by this act on like conditions and in the like manner as prescribed for the issuance of such licenses by any county treasurer upon payment of fifteen cents to said justice by said licensee in addition to the license fee hereinbefore provided said sum of fifteen cents to be retained by said justice of the peace as his fee for the issuance of the license and for reporting the same and remitting payment therefor to the county treasurer of the county in which said justice of the peace is located. Such report and remittance shall be made by such justice of the peace within twenty-four hours after the issuance of said license by him. Upon such report and remittance the county treasurer shall make a record of and otherwise treat said license as though it has been issued from his office except that he shall also note upon his record the name of the justice issuing the license. Every justice of the peace shall deliver the book or books from which he has issued licenses together with the stubs thereon properly filled out and showing the names of each licensee to

number and character of the license and such other matter as the stubs may require to the treasurer of his county during the month of January of each year.

Section 8 Every county treasurer of this Commonwealth shall each week forward to the Commissioner of Fisheries a complete list of the licenses granted with the names and addresses of the licensees on blanks to be furnished by the Commissioner of Fisheries at the cost of the Commonwealth.

Section 9 A county treasurer may collect for services rendered under this act the sum of ten cents to be paid by the applicant for a license. All licenses fees except said treasurer's fees paid to a county treasurer under this act shall be by such treasurer paid into the State Treasury at least once a month to be applied to the purposes hereinafter provided. Such county treasurer shall make a return to the State Treasurer upon a form to be supplied by the Commissioner of Fisheries at the cost of the Commonwealth and shall in all such cases forward a duplicate of such report to the Commissioner of Fisheries at Harrisburg.

Section 10 No person shall angle or fish unless the license herebefore provided be at such time continually kept about the person of the licensee and exhibited upon the request of any fish commissioner fish warden sheriff constable or other officer of the Commonwealth.

Section 11 No person shall alter loan or transfer any license authorized by this act nor give any false or misleading information to the county treasurer or justice of the peace or to the Commissioner of Fisheries his officers or agents in the application therefor.

Section 12 Any person violating any provision of this act shall on conviction be sentenced for each offense to pay a fine of twenty-five dollars together with the costs of prosecution. In addition to such penalty the license of any person convicted or signing an acknowledgment as hereinafter provided shall be void and shall be surrendered by such person and immediately sent by the court making the conviction or the officer taking the acknowledgment to the Commissioner of Fisheries at Harrisburg.

Section 13 Whenever any person shall be convicted of violating any provisions of this act and shall refuse or neglect to at once pay the fine imposed together with the costs of prosecution such person shall be at once committed to the county jail of the county in which the conviction occurs for a period of one day for each dollar or penalty imposed unless such person enter into good and sufficient recognizance to pay the fine and costs within five days after the date of the conviction or to prosecute an appeal according to law.

Section 14 Every alderman magistrate or justice of the peace shall have the power of summary conviction in matters pertaining to the violation of any provisions of this act.

Section 15 All actions for violations of any provision of this act excepting where the defendant is taken in the act of violating the law or in a pursuit immediately following such violation shall be commenced by a complaint of any person before an alderman magistrate or justice of the peace made under oath within one year after the date of such violation.

Section 16 Upon such complaint any alderman magistrate or justice of the peace shall issue a warrant directly to any constable peace officer fish commissioner or fish warden and cause such person to be brought before him. Such alderman magistrate or justice of the peace shall hear the evidence and determine the innocence or guilt of the person accused and if such person be convicted shall be sentenced to pay the fine and costs as hereinbefore provided.

Section 17 All fines recovered under this act in cases where the prosecutor is a salaried officer of the Commonwealth shall be immediately surrendered by the court receiving the same to the prosecutor. Such prosecutor shall as soon as possible forward or deliver such amount to the Commissioner of Fisheries at Harrisburg. Where any officer of the Commonwealth other than a salaried officer is a prosecutor the fine shall be as soon as the case is fully determined before him forwarded by such alderman magistrate or justice of the peace to the Commissioner of Fisheries at Harrisburg together with a statement of the cause for which such money shall have been collected. The cost of such statement is hereby fixed at fifty cents and made a part of the costs of prosecution.

Section 18 All fines imposed for violation of this act and all license fees collected under this act received by the Commissioner of Fisheries shall be by the Commissioner paid into the State Treasury to be applied for the purposes hereinafter provided.

Section 19 All license fees collected under this act and all fines imposed and collected for the violation of any provision of this act shall be forthwith paid by such alderman magistrate or justice of the peace to the Department of Fisheries at Harrisburg. All moneys received or recovered by the Department of Fisheries under any provision of this act shall be immediately paid into the State Treasury where it shall be kept as a part of a fund separate and apart to be used solely under the directions of the Department of Fisheries for the purpose of defraying any of the necessary expenses incurred in fish propagation and protection.

Section 20 Any officer of this Commonwealth whose duty it is to protect fish in the waters of this Commonwealth or in the waters bounding or adjacent thereto is authorized to arrest without warrant any person in the act of violating any provision of this act or in a pursuit immediately following such violation. The officer making such arrest shall immediately take the person so arrested to the nearest alderman magistrate or justice of the peace for a hearing upon the charge upon which the person was arrested.

Section 21 A person charged with violating any provisions of this act may sign an acknowledgment of the offense committed either before or after the beginning of prosecution and pay to any salaried officer of the Department of Fisheries the penalty in full as fixed by this act together with costs accrued to that date. The printed receipt therefor which shall in every

instance bear the signature of the Commissioner of Fisheries shall be full evidence of full satisfaction of the offense committed.

Section 22 All acts or parts of acts inconsistent with this act are repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 237 (House Bill No. 230), entitled:

An Act to amend an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws four hundred and forty-seven) known as "The Fiduciaries act of one thousand nine hundred seventeen" to authorize fiduciaries to pay an annual sum for the guarantee of the payment of principal and interest of mortgages and other securities in which funds within their control may be invested.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 238 (House Bill No. 234), entitled:

An Act to amend section fifteen paragraph (b) of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws four hundred and forty-seven) known as "The Fiduciaries Act of one thousand nine hundred and seventeen" so as to further limit the period within which a bond covenant debt or demand not payable within one year after the decease of the debtor shall remain a lien upon the real estate of such decedent.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 240 (House Bill No. 231), entitled:

An Act to provide for the acknowledgement of deeds mortgages and other instruments of writing concerning property in Pennsylvania by persons in the military and naval services of the United States or of this Commonwealth and to confirm acknowledgements heretofore made by such persons.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 253, as follows:

An Act to provide for the payment by the County of costs in summary jurisdiction cases to Aldermen Justices of the Peace and Magistrates in this Commonwealth.

Whereas the Legislatures of this Commonwealth have enlarged and conferred summary powers and jurisdiction upon Justices of the Peace Aldermen and Magistrates without providing for the payment of the Commonwealth's costs of prosecution in such cases therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act in all summary proceedings before any Magistrate Alderman or Justice of the Peace for the violation of any law or laws of this Commonwealth conferring summary powers and jurisdiction upon Magistrates Aldermen and Justices of the Peace where the defendant is found guilty and sentenced to jail in default of the payment of a fine and costs imposed or where the defendant is discharged and the case dismissed for the want of sufficient evidence to convict the defendant so charged the county in which the proceedings are had shall be liable for and pay the same costs of prosecution as provided in misdemeanors.

Section 2 All acts or parts of acts general special or local inconsistent herewith are hereby repealed.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. LEIBY. Mr. President, I move that Senate Bill No. 253, the bill just read, be recommitted to the Committee on Judiciary General!

Mr. SONES. Mr. President, I second the motion.
The motion was agreed to.

An Act to provide for the payment by the county of costs in summary jurisdiction cases to aldermen justices of the peace and magistrates in this Commonwealth

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 375 (House Bill No. 358), entitled:

An Act to prevent the felonious taking and stealing of motor vehicles and the receiving and purchasing of stolen motor vehicles

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 392, as follows:

An Act to provide revenues for outstanding liability losses of insurance companies transacting the business of insuring any one against loss or damage resulting from accident to or injury suffered by an employee or other person for which the person insured is liable and also for outstanding losses incurred under the workmen's compensation act of one thousand nine hundred fifteen and repealing existing laws

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the reserve for outstanding losses under insurance against loss or damage from accident to or injuries suffered by an employee or other person and for which the insured is liable shall be computed as follows

(1) For all liability suits being defended under policies written more than

(a) Ten years prior to the rate as of which the statement is made one thousand five hundred dollars for each unit

(b) Five and less than ten years prior to the date as of which the statement is made one thousand dollars for each unit

(c) Three and less than five years prior to the date as of which the statement is made eight hundred and fifty dollars for each unit

(2) For all liability policies written during the three years immediately preceding the date as of which the statement is made such reserve shall be sixty per centum of the earned liability premiums of each of such three years less all loss and loss expense payments made under liability policies written in the corresponding years but in any event such reserve shall for the first of such three years be not less than seven hundred and fifty dollars for each outstanding liability suit on said year's policies

(3) For all compensation claims under policies written more than three years prior to the date as of which the statement is made the present value at four per centum interest of the determined and estimated future payments

(4) For all compensation claims under policies written in the three years immediately preceding the date as of which the statement is made such reserve shall be sixty-five per centum of the earned compensation premiums of each of such three years less all loss and loss expense payments made in connection with such claims under policies written in the corresponding years but in any event in the case of the first year of any such three-year period such reserve shall be not less than the present value at four per centum interest of the determined and the estimated unpaid compensation claims under policies written during such year

Section 2. The term "earned premiums" as used herein shall include gross premiums charged on all policies written including all determined excess and additional premiums less return premiums other than premiums returned to policyholders as dividends and less re-insurance premiums and premiums on policies cancelled and less unearned premiums on policies in force. But any participating company which has charged in its premiums a loading solely for dividends shall not be required to include such loading in its earned premiums provided a statement of the amount of such loading has been filed with and approved by the Insurance Commissioner

The term "compensation" as used in this act shall relate to all insurances affected by virtue of statutes providing compensation to employees for personal injuries irrespective of fault of the employer. The term "liability" shall relate to all insurance except compensation insurance against loss or damage from accident to or injuries suffered by an employee or other person and for which the insured is liable

The term "loss payments" and "loss expense payments" as used herein shall include all payments to claimants including payments for medical and surgical attendance legal expenses salaries and expenses of investigators adjusters and field men rents stationery telegraph and telephone charges postage salaries and expenses of office employees home office expenses and all other payments made on account of claims whether such payments shall be allocated to specific claims or unallocated

Section 3. All unallocated liability loss expense payments made in a given calendar year subsequent to the first four years in which an insurer has been issuing liability policies shall be distributed as follows: Thirty-five per centum shall be charged to the policies written in that year forty per centum to the policies written in the preceding year ten per centum to the policies written in the second year preceding ten per centum to the policies written in the third year preceding and five per centum to the policies written in the fourth year preceding and such payments made in each of the four calendar years in which an insurer issues liability policies shall be distributed as follows: In the first calendar year one hundred per centum shall be charged to the policies written in that year in the second calendar year fifty per centum shall be charged to the policies written in that year and fifty per centum to the policies written in the preceding year in the third calendar year forty per centum shall be charged to the policies written in that year forty per centum to the policies written in the preceding year and twenty per centum to the policies written in the second year preceding and in the fourth calendar year thirty-five per centum shall be charged to the policies written in that year forty per centum to the policies written in the preceding year fifteen per centum to the policies written in the second year preceding and ten per centum to the policies written in the third year preceding and a schedule showing such distribution shall be included in the annual statement

All unallocated compensation loss expense payments made in a given calendar year subsequent to the first three years in which an insurer has been issuing compensation policies shall be distributed as follows: Forty per centum shall be charged to policies written in that year forty-five per centum to the policies written in the preceding year ten per centum to the policies written in the second year preceding and five per centum to the policies written in the third year preceding and such payments made in each of the first three calendar years in which an insurer issues compensation policies shall be distributed as follows: In the first calendar year one hundred per centum shall be charged to the policies written in that year in the second calendar year fifty per centum shall be charged to the policies written in that year and fifty per centum to the policies written in the preceding year in the third calendar year forty-five per centum shall be charged to the policies written in that year forty-five per centum to the policies written in the preceding year and ten per centum to the policies written in the second year preceding and a schedule showing such distribution shall be included in the annual statement

Whenever in the judgment of the Insurance Commissioner the liability or compensation loss reserves of any insurer under his supervision calculated in accordance with the foregoing provisions are inadequate he may in his discretion require such insurer to maintain additional reserves based upon estimated individual claims or otherwise or whenever a satisfactory mathematical or actuarial table for valuating compensation loss reserves is promulgated he may require such insurers to maintain reserves upon such tabular basis

Section 4. Each insurer that writes liability or compensation policies shall include in the annual statement required by law schedule of its experience thereunder in such form as the Insurance Commissioner may prescribe

Section 5. The Act approved June first one thousand nine hundred and eleven (Pamphlet Laws six hundred four) entitled "An Act to provide a reserve for outstanding liability losses of insurance companies transacting the business of insuring any one against loss or damage resulting from accident to or injury suffered by an employee or other person for which the person insured is liable" and the act approved June tenth one thousand nine hundred and one (Pamphlet Laws five hundred forty-six) entitled "A supplement to an act approved the first day of May one thousand eight hundred and seventy-six et cetera" be and the same are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 399, as follows:

An Act defining fraternal benefit societies and their status authorizing such societies to create subordinate lodges and to pay benefits upon the sickness disability or death of their members from funds collected and regulating such benefits Providing for the organization of such societies and for their licensing supervision regulation and examination by the Insurance Commissioner and for the admission of foreign societies Designating tables of mortality as a basis of rates of contribution Requiring all societies to make annual reports and all foreign societies to appoint the Insurance Commissioner as attorney for service of process Providing penalties for any violations of the act Exempting such societies from taxation and certain other societies from its provisions

and requiring beneficial associations other than fraternal benefit societies to report to and be supervised by the Insurance Commissioner and repealing existing laws

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any corporation society order or voluntary association without capital stock organized and carried on solely for the mutual benefit of its members and their beneficiaries and not for profit and having a lodge system with ritualistic form of work and representative form of government and which shall make provision for the payments of benefits in accordance with section five hercof is hereby declared to be a fraternal benefit society

Section 2 Any society having a supreme governing or legislative body and subordinate lodges or branches by whatever name known into which members shall be elected initiated and admitted in accordance with its constitution laws rules regulations and prescribed ritualistic ceremonies which subordinate lodges or branches shall be required by the laws of such society to hold regular or stated meetings at least once in each month shall be deemed to be operating on the lodge system

Section 3 Any such society shall be deemed to have a representative form of government when it shall provide in its constitution and laws for a supreme legislative or governing body composed of representatives elected either by the members or by delegates chosen directly or indirectly by the members together with such other members as may be prescribed by its constitution and laws provided that the elective members shall constitute a majority in number and have not less than two-thirds of the votes nor less than the votes required to amend its constitution and laws and provided further that the meetings of the supreme or governing body and the election of officers representatives or delegates shall be held as often as once in four years The members officers representatives or delegates of a fraternal benefit society shall not vote by proxy

Section 4 Except as herein provided such societies shall be governed by this act and shall be exempt from all other provisions of the insurance laws of this Commonwealth not only in governmental relations with the Commonwealth but for every other purpose and no law hereafter enacted shall apply to them unless they be expressly designated therein

Section 5 Every society transacting business under this act shall provide for the payment of death benefits and may provide for the payment of benefits in the case of temporary or permanent physical disability either as the result of disease accident or old age Provided that the period of life at which the payment of benefits for disability on account of old age shall commence shall not be under seventy years and may provide for monuments or tombstones to the memory of its deceased members and for the payment of funeral benefits Such society shall have the power to give a member when permanently disabled or on attaining the age of seventy all or such portion of the face value of his certificate as the laws of the society may specify Provided that nothing in this act contained shall be so construed as to prevent the issuing of benefit certificates for a term of years less than the whole of life which are payable upon the death or disability of the member occurring within the term for which the benefit certificate may be issued or so as to permit any such society hereafter to make any promise or agreement for the payment of money upon the expiration of a fixed period except as hereinafter provided

(a) Such society shall upon written application of the member have the power to accept a part of the periodical contribution in cash and charge the remainder not exceeding one-half of the periodical contribution against the certificate with interest payable or compounded annually at a rate not lower than four per centum per annum provided that this privilege shall not be granted except to societies which have readjusted or may hereafter readjust their rates of contributions and to contracts affected by such readjustment

(b) Any society which shall show by the annual valuation hereinafter provided for that it is accumulating and maintaining the full reserve required by a table of mortality not lower than the American Experience Table and four per centum interest may grant to its members extended and paid-up protection loans or such withdrawal equities as its constitution and laws may permit Provided that such grants shall in no case exceed in value the portion of the reserve to the credit of such members to whom they are made

Section 6 Such death benefits shall in certificates hereafter issued be payable to wife husband relative to the fourth degree of consanguinity father-in-law and mother-in-law son-in-law daughter-in-law stepfather stepmother step-children children by legal adoption or to a person or persons dependent upon the member Provided that if after the issuance of the original certificate the member shall become dependent upon an incorporated charitable institution he shall with the consent of the society have the privilege of making such institution his beneficiary Within the above restrictions each member shall have the right to designate his beneficiary and from time to time may have the same changed in accordance with the laws rules or regulations of the society and no beneficiary shall have or obtain in any vested interest in the said benefit until the same has become due and payable upon the death of the said member Provided that any society may by its laws limit the scope of beneficiaries within the above classes No contract under this section shall be valid which shall be conditioned upon an agreement or understanding that the person to whom the death benefit is made payable shall pay the periodical or other contribution of the member

Section 7 A society may admit to beneficial membership any person not less than sixteen and not more than sixty years of age who has been examined by a legally qualified physician and whose examination has been supervised and approved in accordance with the laws of such society Provided that any beneficiary member of the society who shall apply for a certificate providing for disability benefits need not be required to

pass an additional medical examination therefor Nothing herein contained shall prevent such society from accepting general or social members

Section 8 Every certificate issued by any such society shall specify the amount of benefit provided thereby and shall provide that the certificate the charter or articles of incorporation or if a voluntary association the articles of association the constitution and laws of the society and the application for membership and medical examination signed by the applicant and all amendments to each thereof shall constitute the agreement between the society and the member and copies of the same certified by the secretary of the society or corresponding officer shall be received in evidence as to the terms and conditions thereof and any changes additions or amendments to said charter or articles of incorporation or if a voluntary association articles of association constitution or laws duly made or enacted subsequent to the issuance of the benefit certificate shall bind the member and his beneficiaries and shall govern and control the agreement in all respects the same as though such changes additions or amendments had been made prior to and were in force at the time of the application for membership

Section 9 Subsection one Any society may create maintain invest disburse and apply an emergency surplus or other similar fund in accordance with its laws Such funds shall be held invested and disbursed for the use and benefit of the society and no member or beneficiary shall have or acquire individual rights therein or become entitled to any apportionment or the surrender of any part thereof except as provided in paragraph (b) of section five of this act The funds from which benefits shall be paid and the funds from which the expenses of the society shall be defrayed shall be derived from periodical or other payments by the members or subordinate bodies of the society together with accretions of said funds provided that no society domestic or foreign shall hereafter be incorporated or admitted to transact business in this Commonwealth which does not provide for stated periodical contributions sufficient to provide for meeting the mortuary obligations contracted when valued upon the basis of the National Fraternal Congress Table of Mortality as adopted by the National Fraternal Congress August twenty-third eighteen hundred and ninety-nine or any higher standard with interest assumption not more than four per centum per annum nor to write or accept members for temporary or permanent disability benefits except upon tables based upon reliable experience with an interest assumption not higher than four per centum per annum Subsection two Deferred payments or installments of claims shall be considered as fixed liabilities on the happening of the contingency upon which such payments or installments are thereafter to be paid Such liability shall be the present value of such future payments or installments upon the rate of interest and mortality assumed by the society for valuation and every society shall maintain a fund sufficient to meet such liability regardless of proposed future collections to meet any such liabilities

Section 10 A society shall invest its funds only in securities permitted by the laws of this Commonwealth for the investment of the assets of life insurance companies Provided that any foreign society permitted or seeking to do business in this Commonwealth which invests its funds in accordance with the laws of the State in which it is incorporated shall be held to meet the requirements of this act for the investment of funds

Section 11 Every provision of the laws of the society for the payment by its members in whatever form made shall distinctly state the purpose of the same and the proportion thereof which may be used for expenses and no part of the money collected for mortuary or disability purposes or the net accretions of either or any of said funds shall be used for expenses

Section 12 Ten or more persons citizens of the United States a majority of whom are citizens of this Commonwealth who desire to form a Fraternal Benefit Society as defined by this act may make and sign (giving their addresses) and acknowledge before some officer competent to take acknowledgment of deeds articles of incorporation in which shall be stated

(a) The proposed corporate name of the society which shall not so closely resemble the name of any society or insurance company already transacting business in this Commonwealth as to mislead the public or to lead to confusion

(b) The purpose for which it is formed which shall not include more liberal powers than are granted by this act provided that any lawful social intellectual educational charitable benevolent moral or religious advantages may be set forth among the purposes of the society and the mode in which its corporate powers are to be exercised

(c) The place where its principal office shall be located within this Commonwealth

(d) The names residences and official titles of all the officers trustees directors or other persons who are to have and exercise the general control and management of the affairs and funds of the society for the first year or until the ensuing election at which all such officers shall be elected by the supreme legislative or governing body which election shall be held not later than one year from the date of the issuance of the permanent certificate

Such articles of incorporation and duly certified copies of the constitution and laws rules and regulations and copies of all proposed forms of benefit certificates applications therefor and circulars to be issued by such society and a bond in the sum of five thousand dollars with sureties approved by the Insurance Commissioner conditioned upon the return of the advance payments as provided in this section to applicants if the organization is not completed within one year shall be filed with the Insurance Commissioner who may require such further information as he deems necessary and if the purpose

of the society conform to the requirements of this act and all provisions of law have been compiled with the Insurance Commissioner shall so certify and retain and file the articles of incorporation and furnish the incorporators a preliminary certificate authorizing said society to solicit members as hereinafter provided.

Upon receipt of said certificate from the Insurance Commissioner said society may solicit members for the purpose of completing its organization and shall collect from each applicant the amount of not less than one regular monthly payment in accordance with its table of rates as provided by its constitution and laws and shall issue to each such applicant a receipt for the amounts so collected. But no society shall incur any liability other than for such advanced payments nor issue any benefit certificate nor pay or allow or offer or promise to pay or allow to any person any death or disability benefit until actual bona fide applications for death benefit certificates have been secured upon at least five hundred lives for at least one thousand dollars each and all such applicants for death benefits shall have been regularly examined by legally qualified practicing physician and certificates of such examinations have been duly filed and approved by the chief medical examiner of such society nor until there shall be established ten subordinate lodges or branches into which said five hundred applicants have been initiated nor until there has been submitted to the Insurance Commissioner under oath of the president and secretary or corresponding officers of such society a list of such applicants giving their names addresses date examined date approved date initiated name and number of the subordinate branch of which each applicant is a member amount of benefits to be granted rate of stated periodical contributions which shall be sufficient to provide for meeting the mortuary obligations contracted when valued for death benefits upon the basis of the National Fraternal Congress Table of Mortality as adopted by the National Fraternal Congress August twenty-third one thousand eight hundred ninety-nine or any higher standard at the option of the society and for disability benefits by tables based upon reliable experience and for combined death and permanent total disability benefits by tables based upon reliable experience with an interest assumption not higher than four per centum per annum nor until it shall be shown to the Insurance Commissioner by the sworn statement of the treasurer or corresponding officer of such society that at least five hundred applicants have each paid in cash at least one regular monthly payment as herein provided per one thousand dollars of indemnity to be effected which payments in the aggregate shall amount to at least twenty-five hundred dollars all of which shall be credited to the mortuary or disability fund on account of such applicants and no part of which may be used for expenses.

Said advanced payments shall during the period of organization be held in trust and if the organization is not completed within one year as hereinafter provided returned to said applicants.

The Insurance Commissioner may make such examination and require such further information as he deems advisable and upon presentation of satisfactory evidence that the society has complied with all the provisions of law he shall issue to such society a certificate to that effect. Such certificate shall be prima facie evidence of the existence of such society at the date thereof. The Insurance Commissioner shall cause a record of such certificate to be made and a certified copy of such record may be given in evidence with like effect as the original certificate.

No preliminary certificate granted under the provisions of this section shall be valid after one year from its date or after such further period not exceeding one year as may be authorized by the Insurance Commissioner upon cause shown unless the five hundred applicants herein required have been secured and the organization has been completed as herein provided and the articles of incorporation and all proceedings thereunder shall become null and void in one year from the date of said preliminary certificate or at the expiration of said extended period unless such society shall have completed its organization and commenced business as herein provided.

Every such society shall have the power to make a constitution and by-laws for the government of the society the admission of its members the management of its affairs and the fixing and readjusting of the rates of contribution of its members from time to time and it shall have the power to change alter add to or amend such constitution and by-laws and shall have such other powers as are necessary and incidental to carrying into effect the objects and purposes of the society.

Section 13. Any such society now engaged in transacting business in this Commonwealth may exercise after the passage of this act all of the rights conferred thereby and all of the rights powers and privileges now exercised or possessed by it under its charter or articles of incorporation not inconsistent with this act if incorporated or if it be a voluntary association it may incorporate hereunder. But no society already organized shall be required to reincorporate hereunder and any such society may amend its articles of incorporation from time to time in the manner provided therein or in its constitution and laws and all such amendments shall be filed with the Insurance Commissioner and shall become operative upon such filing unless a later time be provided in such amendments or in its articles of incorporation constitution or laws.

Section 14. No domestic society shall merge with or accept by contract of reinsurance or otherwise the transfer of the membership or funds of any other society unless such merger or transfer is evidenced by a contract in writing setting out in full the terms and conditions of the same and filed with the Insurance Commissioner of this Commonwealth together with a sworn statement of the financial condition of each of said societies by its president and secretaries or corresponding

officers together with a certificate of such officers duly verified under oath that such merger re-insurance or transfer has been approved by a vote of two-thirds of the members of the supreme legislative or governing body of each of said societies.

Upon the submission of said contract financial statements and certificates the Insurance Commissioner shall examine the same and if he shall find such financial statements to be correct and the said contract to be in conformity with the provisions of this section and that such merger re-insurance or transfer is just and equitable to the members of each of said societies he shall approve the same issue his certificate to that effect and thereupon the said contract of merger re-insurance or transfer shall be of full force and effect.

In case such contract is not approved the fact of its submission and its contents shall not be disclosed by the Insurance Commissioner.

Section 15. Foreign societies which are now authorized to transact business in this Commonwealth may continue such business until the first day of April next succeeding the passage of this act and the authority of such societies may thereafter be renewed annually but in all cases to terminate on the first day of the succeeding April provided however the license shall continue in full force and effect until the new licenses be issued or specifically refused. For each such license or renewal the society shall pay the Insurance Commissioner twenty dollars. A duly certified copy or duplicate of such license shall be prima facie evidence that the license is a fraternal benefit society within the meaning of this act.

Section 16. No foreign society now transacting business organized prior to the passage of this act which is not now authorized to transact business in this Commonwealth shall transact any business herein without a license from the Insurance Commissioner. Any such society may be licensed to transact business within this Commonwealth upon filing with the Commissioner a duly certified copy of its charter or articles of association a copy of its constitution and laws certified by its secretary or corresponding officer a power of attorney to the Insurance Commissioner as hereinafter provided a statement of its business under oath of its president and secretary or corresponding officers in the form required by the commissioner and duly verified by an examination made by the supervising insurance official of its home state or other state satisfactory to the Insurance Commissioner of this Commonwealth a certificate from the proper official in its home state province or country that the society is legally organized a copy of its contract which must show that benefits are provided for by periodical or other payments by persons holding similar contracts and upon furnishing the commissioner such other information as he may deem necessary to a proper exhibit of its business and plan of working. Upon compliance with these requirements such foreign society shall be entitled to do business in this Commonwealth until the first day of the succeeding April and such license shall upon compliance with the provisions of this act be renewed annually but in all cases to terminate on the first day of the succeeding April. Provided however that such license shall continue in full force and effect until the new license be issued or be specifically refused. Any foreign society desiring admission to this Commonwealth shall have the qualifications required of domestic societies organized under this act and have its assets invested as required by the laws of the State territory district county or province wherein it is organized. For each such license or renewal the society shall pay to the commissioner twenty dollars. When the Insurance Commissioner refuses to license any society or revoke its authority to do business in this Commonwealth he shall reduce his ruling order or decision to writing and file the same in his office and shall upon request furnish a copy thereof together with a statement of his reasons to the officers of the society and such action of the commissioner shall be reviewable by proper proceedings in any court of competent jurisdiction within the Commonwealth. Provided however That nothing contained in this or the preceding section shall be taken or construed as preventing any such society from continuing in good faith all contracts made in this Commonwealth during the time such society was legally authorized to transact business herein.

Section 17. Every foreign society now doing business or applying for admission of this Commonwealth shall by a duly executed instrument filed in the office of the Insurance Commissioner constitute and appoint the Insurance Commissioner or his successors its true and lawful attorney upon whom all lawful processes in any action of legal proceedings against it may be served and therein shall agree that any lawful process against it which may be served upon him as its said attorney shall be of the same force and validity as if served on the society and that the authority thereof shall continue in force irrevocable so long as any liability of the society remains outstanding in this Commonwealth. The service of such process shall be made by leaving copies of the same in duplicate in the hands or office of the Commissioner. One copy of such instrument certified by the commissioner or his deputy as having been served upon him shall be deemed valid service upon the society. Provided however That no such service shall be valid or binding against any such society when it is required thereunder to file its answer pleading or defense in less than thirty days from the date of mailing the copy of such service to such society.

When legal process is served upon the commissioner as attorney for foreign society he shall forthwith forward one of the duplicate copies of process served on him to its secretary or corresponding officer or to such other person as may have been previously designated by the society by written notice filed in the office of the commissioner. As a condition of valid and effective services and of the duty of the commissioner in the premises the plaintiff in each process shall pay to the commissioner at the time of service thereof the sum of two dollars

which the said plaintiff shall recover as taxable costs if he prevails in the suit. The commissioner shall keep a record of all such processes which shall show the day and hour of service. Legal process shall not be served upon any such society except in the manner provided herein.

Section 18 Any domestic society may provide that the meeting of its legislative or governing body may be held in any State district province or territory where in such society has subordinate branches and all business transacted at such meetings shall be as valid in all respects as if such meetings were held in this Commonwealth but its principal office shall be located in this Commonwealth.

Section 19 Officers and members of the supreme grand or any subordinate body of any such incorporated society shall not be individually liable for the payment of any disability or death benefit provided for in the laws and agreements of such society but the same shall be payable only out of the funds of such society and in the manner provided by its laws.

Section 20 The constitution and laws of the society may provide that no subordinate body nor any of its subordinate officers or members shall have the power or authority to waive any of the provisions thereof and the same shall be binding on the society and each and every member thereof and on all beneficiaries of members.

Section 21 No money or other benefit charity or relief or aid to be paid provided or rendered by any such society shall be liable to attachment garnishment or other process or be seized taken appropriated or applied by any legal or equitable process or operation of law to pay any debt or liability of a member or beneficiary or any other person who may have a right thereunder either before or after payment.

Section 22 Every society transacting business under this act shall file with the Insurance Commissioner a duly certified copy of all amendments or additions to its constitution and laws within ninety days after the enactment of the same. Printed copies of the constitution and laws as amended changed or added to certified by the secretary or corresponding officer thereof shall be prima facie evidence of the legal adoption thereof.

Section 23 Every society transacting business in this Commonwealth shall annually on or before the first day of March file with the Insurance Commissioner in such form as he may require a statement under oath of its president and secretary or corresponding officers of its condition and standing on the thirty-first day of December last preceding and of its transactions for the year ending on that date and shall also furnish such other information as the Commissioner may deem necessary to a proper exhibit of its business and plan of working. The Commissioner may at other times require any further statement he may deem necessary to be made relating to such society.

In addition to the annual report herein required each society shall report annually to the Commissioner a valuation of its certificates in force on December thirty-first last preceding excluding those issued within the year for which the report is filed in cases where the contributions for the first year in whole or in part are used for current mortality and expenses provided the first report of valuation shall be made as of December thirty-first one thousand nine hundred and nineteen. Such report of valuation shall show as contingent liabilities the present mid-year values of the promised benefits provided in the constitution and laws of such society under certificates then subject to valuation and as contingent assets the mid-year value of the future net contributions provided in the constitution and laws as the same are in practice actually collected not including therein any value for the right to make extra assessment. Provided That any excess of the present value of future contributions over the present value of promised benefits under certificates providing for disability benefits (other than total permanent disability in combination with death benefits) shall not be allowed in reduction of the liability under other forms of certificates. At the option of any society in lieu of the above the valuation may show the net value of the certificates subject to valuation hereinbefore provided and said net value when computed in case of monthly contributions may be the mean of the terminal values for the end of the preceding and of the current insurance years.

Such valuation shall be certified by a competent accountant or actuary or at the request and expense of the society verified by the actuary of the department of insurance of the home State of the society and shall be filed with the Insurance Commissioner within ninety days after the submission of the last preceding annual report. The legal minimum standard of valuation for all certificates except for disability benefits shall be the National Fraternal Congress table of mortality as adopted by the National Fraternal Congress August twenty-three one thousand eight hundred and ninety-nine or at the option of the society any higher table or it may use a table based upon the society's own experience of at least twenty years and covering not less than one hundred thousand lives with interest assumption not more than four per centum per annum each such valuation report shall set forth clearly and fully the mortality and interest basis and the method of valuation. Any society providing for disability benefits shall keep the net contribution for such benefits in a fund separate and apart from all other benefit and expense funds and the valuation of all other business of the society provided that where a combined contribution table is used by a society for both death and permanent total disability benefits the valuation shall be according to tables of reliable experience and in such case a separation of the funds shall not be required.

The valuation herein provided for shall not be considered or regarded as a test of the financial solvency of the society

except as provided in section twenty-three but each society shall be held to be legally solvent so long as the funds in its possession are equal to or in excess of its natural liabilities.

Beginning with the year one thousand nine hundred and nineteen a report of such valuation and an explanation of the facts concerning the condition of the society thereby disclosed shall be printed and mailed to each beneficiary member of the society not later than June first of each year or in lieu thereof such report of valuation and showing of the society's condition as thereby disclosed may be published in the society's official paper and the issue containing the same mailed to each beneficiary member of the society. The laws of such society shall provide that if the stated periodical contributions of the members are insufficient to pay all matured death and disability claims in full and to provide for the creation and maintenance of the funds required by its laws or found necessary otherwise additional contributions or additional increased or extra rates of contribution shall be collected from the members to meet such deficiency and such laws may provide that upon the written application or consent of the member his certificate may be charged with its proportion of any deficiency disclosed by valuation with interest not exceeding five per centum per annum.

Section 23a If the valuation of the certificates as hereinbefore provided on December thirty-first one thousand nine hundred and nineteen shall show that the present value of future net contributions together with the admitted assets is less than the present value of the promised benefits and accrued liabilities such society shall thereafter maintain said financial condition at each succeeding triennial valuation in respect of the degree of deficiency as shown in the valuation as of December thirty-first one thousand nine hundred and nineteen. If at any succeeding triennial valuation such society shall not show at least the same condition the Commissioner shall direct that it thereafter comply with the requirements herein specified. If the next succeeding triennial valuation after the receipt of such notice shall show that the society has failed to maintain the said condition required herein the Commissioner may in the absence of good cause shown for such failure institute proceedings for the dissolution of such society in accordance with the provision of section twenty-four of this act or in the case of a foreign society its license may be cancelled in the manner provided in this act.

Any such society shown by any triennial valuation subsequent to December thirty-first one thousand nine hundred and nineteen not to have maintained the condition herein provided shall within two years thereafter make such improvement as to show a percentage of deficiency not greater than as of December thirty-first one thousand nine hundred and nineteen or thereafter as to all new members admitted be subject so far as stated rates of contributions are concerned to be provisions of section twelve of this application in the organization of new societies provided that the net mortality or beneficiary contributions and funds of such new members shall be kept separate and apart from the other funds of the society. If such required improvement is not shown by the succeeding triennial valuation then the said new members may be placed in a separate class and their certificates valued in respect to contributions and funds as an independent society.

Section 23b In lieu of the requirements of sections twenty-three and twenty-three (a) any society may accept in its laws the following provisions and may value its certificates on a basis herein designated "accumulation basis" by crediting each member with the net amount contributed for each year and with interest at approximately the net rate earned and by charging him with his share of the losses for each year herein designated "cost of insurance" and carrying the balance if any to his credit. The charge for the cost insurance may be according to the actual experience of the society applied to a table of mortality recognized by the law of this Commonwealth and shall take into consideration the amount at risk during each year which shall be the amount payable at death less the credit to the member. Except as specifically provided in its articles or laws or contracts no charge shall be carried forward from the first valuation hereunder against any member for any past share of losses exceeding the contributions and credit. If after the first valuation any members share of losses for any year exceeds his credit including the contribution for the year the contribution shall be increased to cover his share of the losses. Any such excess share of losses chargeable to any member may be paid out of a fund or contributions especially created or required for such purpose.

Any member may transfer to any plan adopted by the society with net rates on which tabular reserves are maintained and on such transfer shall be entitled to make such application of his credit as provided in the laws of the society.

Certificate issued rated or readjusted on a basis providing for adequate rates with adequate reserves to mature such certificates upon assumptions for mortality and interest recognized by the laws of this Commonwealth may be valued on such basis herein designated the "tabular basis" provided that if on the first valuation under this section a deficiency in reserve shall be shown for any such certificate the same shall be valued on the accumulation basis.

Whenever in any society having members upon the tabular basis and upon the accumulation basis the total of all costs of insurance provided for any year shall be insufficient to meet the actual death and disability losses for the year the deficiency shall be met for the year from the available funds after setting aside all credits in the reserve or from increased contributions or by an increase in the number of assessments applied to the society as a whole or to classes of members as may be specified in its laws. Savings from a lower amount of death losses may be returned in like manner as may be specified in its laws.

If the laws of the society so provide the assets representing the reserves of any separate class of members may be carried separately for such class as if in an independent society.

and the required reserve accumulation of such class so set apart shall not thereafter be mingled with the assets of other classes of the society.

A table showing the credits to individual members for each age and year of entry and showing opposite each credit the tabular reserve required on the whole life or other plan of insurance specified in the contract according to assumptions for mortality and interest recognized by the law of this Commonwealth and adopted by the society shall be filed by the society with each annual report and also be furnished to each member before July first of each year.

In lieu of the aforesaid statement there may be furnished to each member within the same time a statement giving the credit for such member and giving the tabular reserve and level rate required for a transfer carrying out the plan of insurance specified in the contract. No table or statement need be made or furnished where the reserves are maintained on the tabular basis.

For this purpose individual bookkeeping accounts for each member shall not be required and all calculations may be made by actuarial methods.

Nothing herein contained shall prevent the maintenance of such surplus over and above the credits on the accumulation basis and the reserves on the tabular basis as any society may provide by or pursuant to its laws nor be construed as giving to the individual member any right or claim to any such reserve or credit other than the manner as expressed in the contract and its laws nor as making any such reserve or credits a liability in determining the legal solvency of the society.

Section 24 The Insurance Commissioner or any deputy examiner or other person he may appoint shall have the power of visitation and examination into the affairs of any domestic society. He may employ assistants for the purpose of such examination and he or any person he may appoint shall have free access to all the books papers and documents that relate to the business of the society and may summon and qualify as witnesses under oath and examine its officers agents and employees or other persons in relation to the affairs transactions and conditions of the society.

Whenever after examination the Insurance Commissioner is satisfied that any domestic society has failed to comply with any provisions of this act or is exceeding its powers or is not carrying out its contracts in good faith or is transacting business fraudulently or whenever any domestic society after the existence of one year or more shall have a membership of less than four hundred (or shall determine to discontinue business) the Insurance Commissioner may present the facts relating thereto to the Attorney General who shall if he deem the circumstances warrant proceed in the manner prescribed by the act of June first nineteen hundred and eleven for the liquidation of insolvent or delinquent companies orders or associations transacting any class of insurance.

No such proceedings shall be commenced by the Attorney General against any such society until after notice has been duly served on the chief executive officers of the society and a reasonable opportunity given to it on a date to be named in said notice to show cause why such proceedings should not be commenced.

Section 25 No application for injunction against or proceedings for the dissolution of or the appointment of a receiver for any domestic society or branch thereof shall be entertained by any court of this Commonwealth unless the same is made by the Attorney General.

Section 26 The Insurance Commissioner or his deputy or examiner or any person whom he may appoint may examine any foreign society transacting or applying for admission to transact business in this Commonwealth. The said Insurance Commissioner may employ assistants and he or any person he may appoint shall have free access to all the books papers and documents that relate to the business of the society and may summon and qualify as witness under oath and examine its officers agents and employees and other persons in relation to the affairs transactions and condition of the society. He may in his discretion accept in lieu of such examination the examination of the Insurance Department of the state territory district province or country where such society is organized. The actual expense of examiners making any such examination shall be paid by the society upon statement furnished by the Insurance Commissioner.

If any society or its officers refuse to submit to such examination or to comply with the provisions of the section relative thereto the authority of such society to write new business in this Commonwealth shall be suspended or license refused until satisfactory evidence is furnished the Insurance Commissioner relating to the condition and affairs of the society and during such suspension the society shall not write new business in this Commonwealth.

Section 27 Pending during or after an examination or investigation of any such society either domestic or foreign the Insurance Commissioner shall make public no financial statement report or finding nor shall he permit to become public any financial statement report or finding affecting the status standing or rights of any such society until a copy thereof shall have been served upon such society at its home office nor until such society has been afforded a reasonable opportunity to answer any such financial statement report or finding and to make such showing in connection therewith as it may desire.

Section 28 When the Insurance Commissioner on investigation is satisfied that any foreign society transacting business under this act has exceeded its power or has failed to comply with any provisions of this act or is conducting business fraudulently or is not carrying out its contracts in good faith

he shall notify the society of his findings in writing the grounds of his dissatisfaction and after reasonable notice require said society on a date to show cause why its license shall not be revoked. If on the date named in said notice such objections have not been removed to the satisfaction of the said Insurance Commissioner or the society does not present good and sufficient reasons why its authority to transact business in this Commonwealth should not at that time be revoked he may revoke the authority of the society to continue business in this Commonwealth. All decisions and findings of the commissioner made under the provisions of this section may be reviewed by proper proceedings in any court of competent jurisdiction as provided in section sixteen of this act.

Section 29 Nothing contained in this act shall be construed to effect or apply to grand or subordinate lodges of Masons Odd Fellows Red Men Owls Moose Elks Eagles Patriotic Order Sons of America Knights of Pythias (exclusive of the insurance department of the Supreme Lodge Knights of Pythias) Junior Order of United American Mechanics (exclusive of the beneficiary degree or insurance branch of the national council Junior Order United American Mechanics) Senior Order of American Men or to other similar orders nor to societies which limit their membership to any one hazardous occupation nor to societies which do not issue insurance certificates nor to any association of local lodges of a society now doing business in this Commonwealth which provide death benefits not exceeding five hundred dollars to any one person or disability benefits not exceeding three hundred dollars in any one year to any one person or both nor to any contracts of reinsurance business on such plan in this Commonwealth nor to domestic societies which limit their membership to the employees of any particular city or town designated firm business house or corporation nor to domestic lodges orders or associations of a purely religious charitable and benevolent description which do not provide for a death benefit of more than one hundred dollars or for disability benefits of more than one hundred and fifty dollars to any one person in any one year. Any society heretofore organized and now actually operating which limits its membership to the members of a single fraternal order which said members are required to have been proposed elected by ballot initiated admitted and obligated through subordinate lodges under prescribed ritualistic ceremonies shall be regarded as hereby complying with the requirements of this act as to subordinate lodges and the admission of members therein and shall upon compliance with all other provisions of this act be deemed a fraternal beneficiary society operating on the lodge system and entitled to license as such hereunder. The Insurance Commissioner may require from any society such information as will enable him to determine whether such body is exempt from the provisions of this act.

Any fraternal benefit society heretofore organized and incorporated and operating within the definition set forth in sections one two three of this act providing for benefits in case of death or disability resulting solely from accidents but which does not obligate itself to pay death or sick benefits may be licensed under the provisions of this act and shall have all the privileges and shall be subject to all the provisions and regulations of this act except that the provisions of this act requiring medical examination valuation of benefit certificates and that certificate shall specify the amount of benefits shall not apply to such society.

Beneficial societies other than those specifically exempted herein without ritualistic work or a representative form of government transacting any class of insurance shall not be required to comply with this act but all such societies or associations shall on and after the passage of this act file with the Insurance Commissioner copies of their charter constitution and laws and annually thereafter make a report in such form as the commissioner may require showing their condition and standing on the thirty-first day of December preceding and of their transactions for the year and the Commissioner may at any time make an examination of the books and accounts of any such body.

And whenever he is satisfied that any such association has not on hand sufficient funds to meet its outstanding obligations to take the necessary proceedings to liquidate its affairs.

Section 30 Every fraternal benefit society organized or licensed under this act is hereby declared to be a charitable and benevolent institution and all of its funds shall be exempt from all levy and every state county district municipal and school tax other than taxes on real estate and office equipment.

Section 31 Any person officer member or examining physician of any society authorized to do business under this act who shall knowingly or willingly make any false or fraudulent statement or representation in or with reference to any application for membership or for the purpose of obtaining money from or benefit in any society transacting business under this act shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than one hundred dollars nor more than five hundred dollars or imprisonment in the county jail for not less than thirty days nor more than one year or both in the discretion of the court and any person who shall wilfully make a false statement of any material fact or thing in a sworn statement as to the death or disability of a certificate holder in any such society for the purpose of procuring payment of a benefit named in the certificate of such holder and any person who shall wilfully make any false statement in any verified report or declaration under oath required or authorized by this act shall be guilty of perjury and shall be proceeded against and punished as provided by the statutes of this Commonwealth in relation to the crime of perjury.

Any person who shall solicit membership for or in any manner assist in procuring membership in any fraternal benefit society not licensed to do business in this Commonwealth or who shall solicit membership for or in any manner assist in pro-

curing membership in any such society not authorized as herein provided to do business as herein defined in this Commonwealth shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than fifty nor more than two hundred dollars.

Any society or any officer agent or employe thereof neglecting or refusing to comply with or violating any of the provisions of this act the penalty for which neglect refusal or violation is not specified in this section shall be fined not exceeding two hundred dollars upon conviction thereof.

Section 32 The act of April sixth one thousand eight hundred and ninety-three entitled "An Act regulating the organization and incorporation of secret fraternal beneficial societies orders or associations and protecting the rights of members therein" the act of April sixth one thousand eight hundred and ninety-three entitled "An Act defining fraternal beneficial and relief societies and their status authorizing them to create subordinate lodges and to pay benefits upon the sickness disability or death of their members from funds collected by dues and assessments therein providing for their registration in the office of the Insurance Commissioner and requiring that they shall make annual reports to him and exempting them from taxation and from the supervision of the Insurance Commissioner" the act of June twenty-fifth one thousand eight hundred and ninety-five entitled "An Act to provide for the person upon whom service shall be had by legal process in the case of fraternal beneficial and relief societies whose status is defined by the Act of Assembly entitled 'An Act defining fraternal beneficial and relief societies whose status is defined by the Act of Assembly entitled 'An Act defining fraternal beneficial and relief societies and their status authorizing them to create subordinate lodges and to pay benefits upon the sickness disability or death of their members from funds collected by dues and assessments therein providing for their registration in the office of the Insurance Commissioner and requiring that they shall make annual reports to him and exempting them from taxation and from the supervision of the Insurance Commissioner' approved the sixth day of April Anno Domini one thousand eight hundred and ninety-three" the act of June twenty-fourth one thousand eight hundred and ninety-seven entitled "An Act to enable minors above the age of eighteen years to contract for membership in fraternal and beneficial societies" and paragraph nine of section two of the act approved April twenty-ninth one thousand eight hundred and seventy-four entitled "An Act to provide for the incorporation and regulation of certain corporations insofar as it applies to the incorporation of societies for the purpose of transacting any class of insurance" are repealed All other acts or parts of acts inconsistent with this act are repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 408, as follows:

An Act making an appropriation to the One Hundred and Ninth Infantry of the United States formerly the First Regiment Infantry of Philadelphia National Guard of Pennsylvania

Whereas The Commonwealth of Pennsylvania has made an appropriation for the past two years to all the regiments and units in the National Guard which included the First Regiment Infantry of Philadelphia National Guard of Pennsylvania for the maintenance of armories but owing to the fact that this regiment was mustered into the service of the United States the said appropriation was not paid and

Whereas The expenses of maintaining the said armory have accumulated and not been paid therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty-three thousand dollars (\$33,000) or so much thereof as may be necessary is hereby specifically appropriated to the One Hundred and Ninth Infantry of the United States formerly the First Regiment Infantry of Philadelphia National Guard of Pennsylvania to pay for accrued interest on mortgage insurance repairs and care of building salary of watchman and other incidental expenses for the past fiscal years ending May thirty-first one thousand nine hundred and nineteen

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 421, as follows:

An Act making an appropriation for the payment of losses and damage incident to shipments of cattle heretofore or hereafter sustained delivery of which was not permitted by the State Livestock Sanitary Board

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the

same That the sum of two thousand dollars is hereby specifically appropriated for the payment of any claims against the Commonwealth arising through loss heretofore or hereafter sustained by any person on shipments of cattle delivery of which to the purchaser was not permitted by the State Livestock Sanitary Board and which such person was compelled to sell in small lots at a less price than contracted for also for such sums as may have been expended for hay or fodder and labor for keeping such cattle excess charges for yardage and excess commission together with interest thereon

Section 2 Whenever any person has sustained a loss as described in section one of this act such person shall present his claim to the Auditor General who upon satisfactory proof of such loss or damage is authorized to issue his warrant upon the State Treasurer in favor of the claimant for such sum as has been shown to be due under the provisions of this act

Section 3 All acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 518, as follows:

A Supplement to an act entitled "An Act to establish a Board of Commissioners of Navigation for the River Delaware and its Navigable Tributaries regulating their jurisdiction over ships vessels and boats and wharves piers bulkheads docks slips and basins and exempting cities of the first class from certain of its provisions and making an appropriation therefor" approved the eighth day of June Anno Domini one thousand nine hundred and seven authorizing and directing the commissioners to provide and maintain a nautical school for the education and training of pupils from the various counties of the Commonwealth of Pennsylvania in the science and practice of navigation and making an appropriation for two years from the first day of June Anno Domini one thousand nine hundred and nineteen towards its maintenance

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Board of Commissioners of Navigation for the River Delaware and its Navigable Tributaries established under the provisions of the act to which this is a supplement and hereinafter referred to as the commissioners are hereby authorized and directed to provide and maintain a nautical school for the education and training of pupils in the science and practice of navigation to furnish accommodations on board a proper vessel for said school and make all needful rules and regulations therefor and for the number and compensation of instructors and others employed therein to prescribe the government and discipline thereof and the terms and conditions upon which pupils shall be received and instructed therein and discharged therefrom and provide in all things for the good management of said nautical school And the said commissioners shall have power to purchase the books apparatus stationery and other things necessary or expedient to enable said school to be properly and successfully conducted and may cause the said school or the pupils or part of the pupils thereof to go on board a vessel or vessels in the harbor of Philadelphia and take cruises in or from said harbor for the purpose of obtaining a practical knowledge in navigation and the duties of marines And the said commissioners are hereby authorized to receive from the United States Government such vessel or vessels as the Secretary of the Navy may detail for the use of said school

Section 2 The act approved the seventeenth day of April Anno Domini one thousand eight hundred and eighty-nine (Pamphlet Laws thirty-five) entitled "An Act to establish a Board of Directors of nautical schools to provide and maintain a nautical school for the education and training of pupils from the various counties of the Commonwealth of Pennsylvania in the science and practice of navigation" is hereby repealed absolutely

Section 3 All acts and parts of acts inconsistent with this act are hereby repealed

Section 4 That the sum of one hundred and twenty-five thousand dollars (\$125,000) be and the same is hereby specifically appropriated to the said commissioners for the maintenance of a nautical school to be located at the Port of Philadelphia and the State Treasurer is hereby authorized to pay to the commissioners in equal quarterly payments during the two years commencing on the first day of June Anno Domini one thousand nine hundred and nineteen

Provided That quarterly statements of the expenditures of the said commissioners for the maintenance of the said nautical school shall be rendered to the Auditor General of the Commonwealth and no part of the moneys hereinbefore appropriated except the first quarterly payment thereof shall be paid until the said statement for the previous quarter shall have been submitted to the Auditor General as herein provided and approved by him

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 554, entitled:

An Act authorizing municipalities with the assent of the electors duly obtained at an election to use moneys borrowed or authorized to be borrowed for purposes which have proved impracticable or impossible or unnecessary for any other lawful municipal purpose

The first section of the bill was read as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any county city borough township school district or other municipality or incorporated district within this Commonwealth has heretofore increased or shall hereafter increase its indebtedness with the assent of the electors of such municipality in accordance with the provisions of an act approved the twentieth day of April one thousand eight hundred seventy-four (Pamphlet Laws sixty-five) entitled "An Act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and the purpose for which said increase was asked and assent obtained has proved or shall prove to be impracticable or impossible or unnecessary the corporate authorities of any such county city borough township school district or other municipality or incorporated district within this Commonwealth may by their ordinance or vote signify a desire to use the money so borrowed or authorized to be borrowed for any other lawful municipal purpose and the said moneys so borrowed or authorized to be borrowed may be used for such other municipal purpose if the assent of the electors thereto is obtained as herein provided

On the question.

Will the Senate agree to the section?

Mr. CROW. Mr. President, I move to amend section 1, page 2, line 5, by striking out after the word "impracticable" the word "or;" also line 5, by inserting after the word "impossible" the words "or unnecessary."

Mr. BUCKMAN. Mr. President, I second the motion.

On the question.

Will the Senate agree to the amendment?

It was agreed to.

On the question.

Will the Senate agree to the section as amended?

It was agreed to.

The second, third, fourth, fifth, sixth and seventh sections of the bill were read as follows and agreed to:

Section 2 The corporate authorities of any such county city borough township school district or other municipality or incorporated district shall give notice during at least thirty days by weekly advertisements in newspapers not exceeding three in the district and if no newspapers be published therein then by at least twenty printed handbills posted in public places in said county city borough township school district or other municipality or incorporated district of an election to be held at the place or places of holding the municipal elections on a day to be by them fixed Such notice shall state (a) the date of such election (b) the amount of money theretofore borrowed or authorized to be borrowed (c) the purpose for which such money was originally authorized (d) the reason why said money may not be used for the purpose for which it was borrowed or authorized to be borrowed (e) the new purpose for which the corporate authorities of such county city borough township school district or other municipality or incorporated district desire to use said money borrowed or authorized to be borrowed A certified copy of the ordinance hereinbefore required and of the above notice shall be filed in the office of the clerk of the court of quarter sessions of the proper county.

Section 3 The corporate authorities of such county city borough township school district or other municipality or incorporated district shall in all cases fix the time of the holding of any such election on the day of the municipal or general or other special election unless more than ninety days elapse between the date of the ordinance or other act of the municipal authorities providing for such election and the day of holding the municipal or general or other election If any day other than the day of the municipal or general or other special election day is fixed the expense of holding the election shall be paid by the said city or other municipality.

Section 4 Such election shall be held at the place time and under the same regulations as provided by law for the holding of municipal elections and the question to be submitted to the electors shall be in the following form

Shall the sum of dollars heretofore borrowed or authorized to be borrowed by the of for the purpose of to be used by the said for the purpose of

The ballot shall be prepared in the manner prescribed by the general election law for the submission of similar questions

Section 5 The election shall be conducted by the regular election officers The election officers shall count the tickets cast at such election and make a return thereof to the clerk of the court of quarter sessions of the county duly certified as is required by law In receiving and counting and in making return of the votes cast the inspectors clerks and judges of election shall be governed by the laws of this Commonwealth governing municipal elections and the vote shall be counted by the court as is now provided by laws governing municipal elections All penalties of the said election laws for violation thereof are hereby extended to and shall apply to the voters inspectors judges and clerks voting at and in attendance upon elections held under the provisions of this act

Section 6 The clerk of the court shall make a return of the vote cast upon such question as filed in his office to the corporate authorities of such county city borough township school district or other municipality or incorporated district and the same shall be placed on record among or upon the minutes thereof

Section 7 If at such election a majority of the electors shall vote in favor of using said borrowed or authorized to be borrowed money for a purpose or purposes other than that for which it was originally authorized the said money may thereafter be used for such new purpose or purposes in the same manner as if it had originally been authorized and borrowed for such purpose or purposes

The title of the bill was read as follows and agreed to.

An Act authorizing municipalities with the assent of the electors duly obtained at an election to use moneys borrowed or authorized to be borrowed for purposes which have proved impracticable or impossible or unnecessary for any other lawful municipal purpose

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 558, as follows:

An Act providing an additional method for the collection of delinquent borough and school taxes in boroughs

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in addition to the remedies now provided by law for the collection of delinquent borough and school taxes the collectors elected or appointed in the several boroughs of this Commonwealth are hereby authorized and empowered to sell at public sale in the manner hereinafter provided all real estate upon which such taxes are assessed and levied have not been paid and have become delinquent

Section 2 Such sales shall be made on the first Monday in June in the second year succeeding the year in which the respective taxes are assessed and levied or on any day to which such sale shall be adjourned or on any first Monday of June in any succeeding year Provided however no property shall be advertised for sale before the first Monday of February one thousand nine hundred twenty and no sale made under this act prior to the first Monday of June one thousand nine hundred twenty

Section 3 The collectors of said boroughs shall advertise for sale all lands upon which it appears such taxes have not been paid as shown by the collectors' certificates in his hands Said advertisement shall be made once a week for three successive weeks prior to the day of sale in two newspapers of general circulation printed and published in the respective boroughs and in case two newspapers are not published in said borough then publication shall be made in two newspapers if such there be printed and published in the county in which said borough is situated and said collector shall also cause to be posted or tacked in a conspicuous place on each parcel or lot of land advertised for sale at least ten days prior to the date of sale a notice stating that said lands will be sold by said collector for delinquent taxes on a certain day and time and at a certain place within the said borough for which posting and notice he shall receive and tax as costs twenty-five cents for each notice posted Provided No sale shall be valid where the taxes have been paid prior to said advertisement or where the taxes and costs have been paid after advertisement and before sale And provided further That the land sold under this act may be redeemed by the owner or by any one interested in said lands either as owner part owner mortgagee or creditor at any time within two years after said sale upon the payment to said collector or the duly authorized representative of the borough or school authorities of the full amount which the purchaser paid to said collector for taxes and costs plus one per centum per month in addition thereto from the date of such sale and when the sale has been made for less than the taxes and costs the party so redeeming shall pay to said collector of the authorized representative of the borough and school district the balance of taxes and costs which were not made by the sale of said property

Section 4 In case there are any borough or school taxes levied either before or after said sale which remain unpaid the person redeeming the land so sold shall pay the same together with a penalty of one per centum per month from the date said taxes became delinquent and in case the purchaser at said

sale shall have paid taxes of any kind whatsoever assessed and levied against said property the same shall be reimbursed to said purchaser with interest thereon at the rate of one per centum per month from the date of said payment before any redemption shall take effect. The said collector shall keep in his office a book in which he shall enter all the sales made by him giving a description of each property sold the name of the person as the owner thereof as the same appears upon the collector's certificate or has been returned to him at the time of sale and the price at which sold together with the costs. The costs of securing said book shall be divided equally between the borough and school district of the respective borough and shall be delivered to the successor in office of the said collector. Each borough or school district shall have the right to bid at any tax sale the amount of taxes and costs due them or either of them and if necessary purchase said lands.

Section 5 It shall be the duty of the purchaser or purchasers at said tax sale as soon as the sale is made to pay the amount of the purchase money or such part thereof as may be necessary to pay all the taxes and costs and also a fee of two dollars and fifty cents for the use of the prothonotary for entering the report of the tax sale and taking the acknowledgment of the collector's deed as herein mentioned and in case said amount is not forthwith paid at the time of said sale or immediately thereafter the sale may be voided and the property immediately be put up again by said collector for sale at the cost of the defaulting bidder provided however that this section shall not apply when the lands are purchased by said borough or school district.

Section 6 It shall be the duty of the collector making said sale at the first term of a court of common pleas of the proper county succeeding said sale to make a report and return wherein he shall set forth a brief description of the land or property sold the name of the person (where known) the borough in which the same is assessed the amount of tax and the year for which the same is assessed the time when and the newspapers in which the advertisements for sale were made with a copy of said advertisement the time of sale the name of the purchaser and the price for which each respective property was sold and upon the presentation of said report or return if it shall appear to said court that such sale has been regularly conducted under the provisions of this act the said report and the sale so made shall be confirmed nisi. In case no objections or exceptions are filed to said sales within ten days thereafter a decree of absolute confirmation shall be entered as of course by the prothonotary. In case any objections or exceptions are filed they shall be disposed of according to the rules of said courts and when the same are overruled or set aside a decree of absolute confirmation shall be entered as aforesaid but all exceptions and objections shall be confined to the regularity of the proceedings of said tax sale.

Section 7 After any sale of property lands for delinquent taxes has been confirmed by the court as herein provided it shall be the duty of the purchaser or purchasers where the bid exceeds the taxes and costs as aforesaid to make and execute to the said collector or his successor in office for the use of the persons entitled a bond with sureties to be approved by the court for the surplus money that may remain after satisfying and paying all such taxes and costs with warrant of attorney to confess judgment annexed thereto and it shall be the duty of said collector to forthwith file said bond in the office of the prothonotary of the proper county at the number and term where said report and return is filed and the surplus bond filed as aforesaid from the time of the date of the deed for the property thus sold and the owners of said lands at the time of sale their heirs or assigns or their legal representatives may at any time within two years after said sale cause judgment to be entered in said court upon said bond in the name of said collector or his successor for the use of said owners their heirs assigns or legal representatives as the case may be and in case the moneys mentioned in said bonds with legal interest thereon from the time it is demanded be not paid within three months after such entry execution may forthwith issue for the recovery thereof.

Section 8 When the purchaser has paid the amount of his bid or such portion thereof as he is required to pay under this act and has given the surplus bond as above required it shall be the duty of the said collector and he is authorized and directed to make the said purchaser or purchasers his her or their heirs or assigns a deed in fee simple for the lands sold as aforesaid and the said deed or deeds shall be duly acknowledged and shall be duly entered and noted by the prothonotary of said court and said prothonotary shall hold said deed in escrow during the period allowed for redemption namely two (2) years from the date of acknowledgment thereof for which services and the entry of the report the prothonotary shall receive the fee hereinbefore set forth.

Section 9 Where the owner or other person interested in the land thus sold shall redeem the same it shall be the duty of the collector to acknowledge receipt of redemption moneys on the margin of the acknowledgment of the tax deed and the record number and term at which said proceeding is entered in the prothonotary's office and if said deed has been recorded in the office of the recorder of deeds then upon the margin of such record and thereafter said deed shall be void and of no effect and thereupon such owner or person interested as aforesaid be entitled to have the collector's deed delivered up to him her or them by the prothonotary or the purchaser for cancellation. And it shall be the duty of said collector to pay to said purchaser all the moneys he had paid at the time of sale together with the penalty charged thereon and it shall also be the duty of said collector to enter upon the book of sales kept by him as hereinbefore provided an acknowledgment or receipt showing that

the owner or party interested redeemed the same therein giving the name of the party making the redemption and the amount of money received.

Section 10 The said collector shall in addition to any fees now allowed by law be entitled to and shall receive as full compensation for all sales so made by him ten per centum of the amount of the tax upon which such sale is made said amount to be charged against the property in addition to the costs hereinbefore provided.

Section 11 This act shall apply to all taxes now delinquent and unpaid in addition to all taxes which shall hereafter become delinquent.

Section 12 All acts or parts of acts inconsistent with the provisions of this act be and the same are hereby repealed.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 566 (House Bill No. 247), entitled:

An Act relating to police pension funds in cities of the third class and authorizing such cities to appropriate certain moneys thereto

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 596, as follows:

An Act to amend section one of an act of the General Assembly of the Commonwealth of Pennsylvania approved the thirteenth day of May one thousand nine hundred and fifteen entitled "A Supplement to an act approved the twenty-seventh day of June one thousand nine hundred and thirteen entitled 'An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto'."

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the day of May one thousand nine hundred and fifteen entitled "A Supplement to an act approved the twenty-seventh day of June one thousand nine hundred and thirteen entitled 'An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto'," which reads as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever at any primary election, in any city of for nomination for the office of mayor in any city of the third class shall receive a number of votes greater than one-half of the total number of votes cast for such office at such primary and greater than one-half of the number of ballots cast in said city in which the nomination is to be made such candidate shall be the sole nominee for such office at the succeeding election and his name and none other shall be printed as candidate for such office upon the official ballots for use at such succeeding election be and the same is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever at any primary election in any city of the third class any candidate for nomination for the office of mayor city controller or other elective office above the grade of an election officer in any city of the third class where but one person can ultimately be elected to fill such office at the municipal election next succeeding such primary election shall receive a number of votes greater than one-half of the total number of votes cast for such office at such primary and greater than one-half the number of ballots cast at such primary in said city in which the nomination is to be made such candidate or candidates so receiving more than one-half of the votes and ballots cast as aforesaid shall be the sole nominee or nominees for such office or offices at the next succeeding election and his or their name or names and none other shall be printed as the candidate or candidates for such office or offices to be filled upon the official ballots for use at such succeeding election provided however that nothing herein contained shall be so construed as to in any way alter existing laws relating to nominations and election in the office of city commissioner or councilman

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 597, as follows:

A Joint Resolution proposing an amendment to article three section six of the Constitution of the Commonwealth of Pennsylvania so that the subject of an amendment or supplement to a law and the subject to which such law is extended on which it is conferred shall be clearly expressed in its title

Be it resolved by the Senate and the House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That the following amendment to the Constitution of Pennsylvania be and the same is hereby proposed in accordance with the eighteenth article thereof

That section six of article three be amended so as to read as follows

Section 6 No law shall be revived amended or the provisions thereof extended or conferred by reference to its title only so much thereof as is revived amended extended or conferred shall be re-enacted and published at length and the subject of the amendment or supplement and the subject to which such law is extended or on which it is conferred shall be clearly expressed in its title

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 614, as follows:

An Act to protect the health safety and welfare of the people of Pennsylvania by regulating the light ventilation sanitation fire protection maintenance alteration improvement use and occupancy of dwellings and land appurtenant thereto to define the classes of dwellings affected by the act to establish administrative requirements to establish remedies and fix penalties for the violation thereof and to make an appropriation therefor

ARTICLE I

General Provisions

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That there shall be and there is hereby created a Bureau of Housing in the State Department of Health and that said Bureau of Housing shall have jurisdiction over all matters coming within the provisions of this act

The said Bureau of Housing shall have such executive and clerical staff as may be necessary to carry into effect the provisions of this act and the Commissioner of Health with the consent of the Governor is hereby authorized to designate such persons prescribe their titles and respective duties and fix their compensation The necessary expenses for the salaries of officers and employees and for the operation of this Bureau shall be paid from the general appropriation to the Department of Health in the form and manner prescribed for other disbursements

Section 2 Scope of the Act This act shall be known as the Housing law of Pennsylvania and all its provisions shall apply to every city borough and first-class township except such as on the date this law goes into effect have a housing law or tenement house law dealing with the erection alteration use and maintenance of dwellings and requiring minimum standards for light ventilation sanitation and fire protection

Section 3 Procedure If any city borough or first-class township has on the date this law goes into effect a law enacted by the legislature dealing with the erection alteration use and maintenance of dwellings and requiring minimum standards for light ventilation sanitation and fire protection such law and supplementary ordinances and regulations shall remain in full force and effect and shall be administered by the appropriate local officials If any city borough or first-class township which on the date this law goes into effect has no housing law dealing with the erection alteration use and maintenance of dwellings and requiring minimum standards for light ventilation sanitation and fire protection shall thereafter through its legislative body formally so request the Bureau of Housing may on being assured that proper provision has been made for enforcement delegate to the appropriate local officials the power to enforce the provisions of this law within such city borough or first-class township

Nothing in this law shall be construed as depriving the proper governmental authorities of any city borough or first-class township from establishing requirements in addition to those provided in this law

The Bureau of Housing shall examine all existing housing laws codes ordinances and regulations of cities boroughs and first-class townships If it finds that the standards they set are below those set in this law it shall formally call the attention of the local authorities to the fact the Bureau of Housing shall prepare a report reviewing all housing laws codes and ordinances in force in Pennsylvania at the time this law goes into effect together with such additions or amendments as may thereafter be adopted and shall present this report together with recommendations to the legislature in 1921

Section 4 Continued Powers of Bureau of Housing Nothing in the foregoing sections shall be held to prevent the Bureau of Housing either on its own initiative or at the request

of citizens from making inspections of housing conditions in any part of the Commonwealth and submitting to the local authorities or to the Commissioner of Health the results of its findings and its recommendations If it shall find that the local authorities in any city borough or first-class township to whom it has delegated power to enforce the provisions of this law are not enforcing the provisions of this law the Bureau of Housing may recommend that it be authorized to resume the enforcement of this law within such city borough or first-class township and the Commissioner of Health may in his discretion grant such authorization

Section 5 Filing of Plans Plans for all dwellings shall be filed in triplicate with the local chief of building inspection or such other appropriate public official as may be designated by the Bureau of Housing by whom they shall be examined within three days if they comply with this law and such other laws ordinances and regulations as apply be stamped "approved" When they have been stamped "approved" one set shall be returned to the owner or his representative one set retained for the files of the designated local official and one set forwarded to the Bureau of Housing in case plans are not approved because of alleged violation of any provisions of this act the owner or his representative may appeal to the Bureau of Housing for a final decision

Section 6 Application of the Act All the provisions of the act shall apply to all dwellings within the classes defined in the following sections except that in sections where specific reference is made to one or more specific classes of dwellings such provisions shall apply only to those classes to which such specific reference is made All other provisions which relate to dwellings shall apply to all classes of dwellings

Section 7 Definitions Certain words in this act are defined for the purposes thereof as follows Words used in the present tense include the future words in the masculine gender include the feminine and neuter the singular number includes the plural and the plural the singular the word "person" includes a corporation as well as a natural person

(1) Dwelling A "dwelling" is any house or building or portion thereof which is occupied in whole or in part as the home residence or sleeping place of one or more human beings either permanently or transiently

(2) Classes of dwellings For the purpose of this act dwellings are divided into the following classes: (a) "private dwellings," (b) "two family dwellings," and (c) "multiple dwellings"

(a) A "private dwelling" is a dwelling occupied by but one family alone

(b) A "two family dwelling" is a dwelling occupied by but two families alone

(c) A "multiple dwelling" is a dwelling occupied otherwise than as a private dwelling or two family dwelling

(3) Classes of Multiple Dwellings All multiple dwellings are dwellings and for the purpose of this act are divided into two classes viz class A and class B

Class A Multiple dwellings of class A are dwellings which are occupied more or less permanently for residence purposes by several families and in which the rooms are occupied in apartments, suites or groups This class includes tenement houses flats apartment houses apartment hotels bachelor apartments studio apartments duplex apartments and all other dwellings similarly occupied whether specifically enumerated herein or not

Class B Multiple dwellings of class B are dwellings which are occupied as a rule transiently as the more or less temporary abiding place of individuals who are lodged with or without meals and in which as a rule the rooms are occupied singly This class includes hotels lodging houses boarding houses rooming houses furnished room houses club houses camps convents boarding schools dormitories asylums hospitals jails and all other dwellings similarly occupied whether specifically enumerated herein or not

(4) Hotel A "hotel" is a multiple dwelling of class B in which persons are lodged for hire and in which there are more than twenty sleeping rooms, a public dining room for the accommodation of at least fifty guests and a general kitchen

(5) Camp A "camp" is a construction vacation or recreation shelter or group of shelters where more than ten persons are housed or lodged for more than one month

(6) Mixed Occupancy In cases of mixed occupancy where a building is occupied in part as a dwelling the part so occupied shall be deemed a dwelling for the purposes of this act and shall comply with the provisions thereof relative to dwellings

(7) Yards A "rear yard" is an open unoccupied space on the same lot with a dwelling between the extreme rear line of the lot and the extreme rear line of the house A yard between the front line of the house and the front line of the lot is a "front yard" A yard between the side line of the house and the side line of the lot and which extends from the front lot line or front yard to the rear line of the lot or to the rear yard is a "side yard"

(8) Courts A "court" is an open unoccupied space other than a yard on the same lot with a dwelling A court not extending to a street a public alley at least fifteen feet in width or a front or rear yard is an enclosed court A court extending to a street a public alley at least fifteen feet in width or a front or rear yard is an open court

(9) Corner and interior lots A "corner lot" is a lot of which at least two adjacent sides abut for their full length upon a street A lot other than a corner lot is an "interior lot"

(10) Public Hall A "public hall" is a hall corridor or passageway not within the exclusive control of one family

(11) Stair Hall A "stair hall" is a public hall and includes the stairs stair landings and those portions of the building through which it is necessary to pass in going between the entrance floor and the roof

(12) Basement Cellar Attic (a) A "basement" is a story partly underground but having at least one-half of its height above the curb level and also one-half of its height above

the highest level of the adjoining ground A basement shall not be counted as a story except in a multiple dwelling when it is occupied for living purposes by others than the janitor or his family

(b) A "cellar" is a story having more than one-half of its height below the curb level or below the highest level of the adjoining ground A cellar shall not be counted as a story for purposes of height measurement If any part of a story is in that part the equivalent of a basement or cellar the provisions of this act relative to basements and cellars shall apply to such part of said story

(c) An attic or story in a sloping roof if not occupied for living purposes shall not be counted as a story

(13) Height The "height of a dwelling is the perpendicular distance measured in a straight line from the curb level to the highest point of the roof beams in the case of flat roofs and to the average of the height of the gable in the case of pitched roofs the measurements in all cases to be taken through the center of the front of the house Where a dwelling is situated on a terrace above the curb level such height shall be measured from the level of the adjoining ground Where a dwelling is on a corner lot and there is a more than one grade or level the measurements shall be taken through the center of the front on the street having the lowest elevation

(14) Curb level The "curb level" is the level of the established curb in front of the building measured at the center of such front Where no curb has been established the city engineer or other designated official shall establish such curb level or its equivalent for the purposes of this act

(15) Occupied Spaces Outside stairways fire-escapes fire-towers porches platforms balconies boiler flues and other projections shall be considered as part of the building and not as a part of the yards or courts or unoccupied spaces This provision shall not apply to uninclosed outside porches not exceeding one story in height which do not extend into the front or rear yard a greater distance than twelve feet from the front or rear walls of the building nor to one such porch which does not extend into the side yard to a greater distance than five feet from the side lot line nor to cornices not exceeding eighteen inches in width

(16) Fireproof Dwelling A "fireproof dwelling" is one the walls of which are constructed of brick stone cement iron or other hard incombustible material and in which there are no wood beams or lintels and in which the floors roofs stair halls and public halls are built entirely of brick stone cement iron or other hard incombustible material and in which no wood-work or other inflammable material is used in any of the partitions furring or ceilings But this definition shall not be construed as prohibiting elsewhere than in the public halls the use of wooden flooring on top of the fireproof floors or the use of wooden sleepers nor as prohibiting wooden handrails or treads of hardwood not less than two inches thick

(17) Wooden buildings A "wooden building" is a building of which the exterior walls or a portion thereof are of wood Court walls are exterior walls

(18) Nuisance The word "nuisance" shall be held to embrace public nuisance as known at common law or in equity jurisprudence and whatever is dangerous to human life or detrimental to health whatever dwelling is overcrowded with occupants or is not provided with adequate ingress and egress to or from the same or is not sufficiently supported ventilated sewered drained cleaned or lighted in reference to its intended or actual use and whatever renders the air or human food or drink unwholesome are also severally in contemplation of this act nuisances and all such nuisances are hereby declared illegal

(19) Construction of Certain Words The words "shall" is always mandatory and not directory and denotes that the dwelling shall be maintained in all respects according to the mandate as long as it continues to be a dwelling Wherever the words "ordinances" "regulations" "chief of building inspection" or "appropriate public official" occur in this act they shall be construed as if followed by the words "of the city borough or first-class township in which the dwelling is situated" The "appropriate public official" shall be designated by the Bureau of Housing The term "chief of building inspection" shall embrace the department and the executive head thereof specially charged with the execution of law and ordinances relating to the construction of buildings It shall be permissible for two or more boroughs and first-class townships either on their own initiative or that of the Bureau of Housing to designate officials who shall represent them jointly in carrying out the provisions of this act Wherever the words "occupied" or "used" are employed in this act such words shall be construed as if followed by the words "or is intended arranged designed built altered converted to rented leased let or hired out to be occupied or used" Wherever the words "dwelling" "two family dwelling" "multiple dwelling" "building" "house" "premises" "land appurtenant thereto" or "lot" are used in this act they shall be construed as if followed by the words "or any part thereof" Wherever the words "city water" are used in this act they shall be construed as meaning any public supply of water through mains under public control or supervision whether publicly or privately owned and wherever the words "public sewer" are used in this act they shall be construed as meaning any part of a system of sewers that is used by the public whether or not such part was constructed at the public expense "Approved fire-proof material" means as set forth by law or if not so determined as approved by the Bureau of Housing

Section 8 Buildings Converted or Altered A building not a dwelling if hereafter converted or altered to such use shall thereupon become subject to all the provisions of this act relative to dwellings hereafter erected A dwelling of one class if hereafter altered or converted to another class shall thereupon become subject to all the provisions of this act relative to such class

Section 9 Alterations and Change in Occupancy No dwelling hereafter erected shall at any time be altered so as to be in violation of any provision of this act And no dwelling erected prior to the passage of this act shall at any time be altered so as to be in violation of those provisions of this act applicable to such dwelling If any dwelling or any part thereof is occupied by more families than provided in this act or is erected altered or occupied contrary to law such dwelling shall be deemed an unlawful structure and the Bureau of Housing or such other appropriate public official as may be designated may cause such dwelling to be vacated And such dwelling shall not again be occupied until it or its occupation as the case may be has been made to conform to the law

Section 10 Dwellings Damaged If a dwelling be damaged by fire or other cause to the extent of one-half or more of its original value exclusive of the value of the foundations such dwelling shall not be repaired or rebuilt except in conformity with the provisions of this act relative to dwellings hereafter erected

Section 11 Dwellings Moved If any dwelling be hereafter moved from one lot to another it shall thereupon be made to conform to all the provisions of this act relative to dwellings hereafter erected

Section 12 Sewer Connection and Water Supply The provisions of this act with reference to sewer connections and water supply shall be deemed to apply only where connection with a public sewer and with public water mains is or becomes reasonably accessible All questions of the practicability of such sewer and water connections shall be decided by the Bureau of Housing

ARTICLE II.

Dwellings Hereafter Erected

Section 13 Height No dwelling hereafter erected shall exceed in height by more than one half the width of the widest street upon which it abuts nor in any case shall it exceed one hundred feet except that hotels may exceed this height in business districts unless height or zoning laws or ordinances prevent A dwelling may step up to follow the grade of a street

Section 14 Frontage Every dwelling hereafter erected shall front upon a street and it shall be placed so that it is in no part nearer than twenty feet to the center of said street provided that where an established street is less than forty feet in width and there are already abutting upon it one or more dwellings placed less than twenty feet from the center of said established street a dwelling hereafter erected within the same square or block as said existing dwellings may be placed as near the center of said street as are any of the said existing dwellings unless local ordinances or regulations shall prevent and further that a dwelling may hereafter be erected fronting upon a square or court not less than forty feet in width if this court opens for its whole width upon a public street and is at every point unobstructed from ground to sky

Section 15 Yards Every dwelling hereafter erected shall have a yard at the rear across the entire width of the building and open from the ground to the sky unobstructed No such yard shall be less than fifteen feet in depth except that in the case of corner lots abutting it may be only ten feet in depth The depth of such yards shall be increased five feet for every story above two stories of the height of the building Any portion of a corner lot more than seventy feet from the corner line shall be treated as an interior lot

Side yards or passageways between dwellings shall never be less than five feet wide and no window shall open upon such a side yard or passageway unless it is at least six feet wide between the wall of the house and the side lot line in the case of one story buildings and shall increase at least one foot in width for each additional story up to fifteen feet in width Such side yard or passageway if windows open upon it shall extend through in a straight line from street to rear yard and shall be situated entirely upon the lot occupied by the house whose windows open upon it If there is no side lot line of record between dwellings erected on a portion of a lot or plot the distance between the side walls of such dwellings if they have windows opening upon the side yards shall be at least twice that required above and a line drawn at least the required distance from either dwelling at the option of the owner shall be held to be the side lot line No bay windows porches or other projections shall occupy any of the required yard space except as permitted in Section seven (15) "Occupied Spaces" Nothing in this section shall be held to prevent the erection of dwellings in groups or rows or running through from street to street or in pairs back-to-back or in groups of four about a common center forming one building provided that when dwellings run through from street to street or are in pairs back-to-back or are in groups of four about a common center forming one building there shall be substituted for the rear yard two side yards each of which shall be not less than ten feet wide at the narrowest point between the side wall of the building and the side lot line and extending through from street to street or from front yard to front yard except that where such a building abuts upon three streets or upon two streets and a public alley not less than fifteen feet wide only one such side yard shall be required The width of such side yards shall be increased five feet for every story above two stories of the height of the building Every dwelling running through from street to street or built in pairs or in groups of four about a common center shall have windows in at least two exterior walls so as to permit of through or across ventilation Nothing in this section shall be held to require a rear yard for a multiple dwelling built around three or more sides of a block or square and fronting upon three or more public streets provided there is between the wings of said multiple dwelling an open space which fulfills the requirements for enclosed courts given in Section sixteen

Section 16 Courts The sizes of all courts in dwellings hereafter erected shall be proportionate to the height of the building. The least dimension of an open court shall never be less than five feet. No window shall open upon an open court less than ten feet in width except windows at the far end of the court and directly facing the street public alley or yard upon which the court opens. The length of an open court shall never be more than four times its width. The least dimension of an enclosed court shall be at least equal to the height of the building and in no case shall it be less than forty feet. The measurement for the least dimension of an enclosed court in the case of triangular or gore shaped courts may be taken at a distance of not more than forty feet from any corner and shall be measured at right angles to the wall. No window on an enclosed court shall open upon a space less than ten feet in width to the opposite wall. All courts shall be open at the top and all enclosed courts shall have at least one horizontal air-intake at the bottom communicating directly in a straight line with street public alley or yard. This air-intake shall be a passageway not less than two feet six inches wide and six feet six inches high which may be provided with an open gate at either end. No dwelling exceeding four stories in height shall have an enclosed court. No stairway fire-escape or other means of egress shall open upon an enclosed court unless such court is directly accessible to a public street or a public alley not less than fifteen feet wide by means of an archway or other opening not less than fifteen feet in width and ten feet in height and not shut off by any gate or other obstruction.

Section 17 Buildings on the Same Lot with a Dwelling No building shall hereafter be placed on the same lot with a dwelling in such a way as to diminish any of the required open spaces except that a private garage not exceeding one story in height may be placed in the rear yard provided it does not diminish the required open space in front of any window in the dwelling. Any dwelling hereafter placed on the same lot with another building shall comply with all the provisions for dwellings hereafter erected.

Section 18 Windows in Rooms In dwellings hereafter erected every room shall have at least one window and the total window area in each room except bathrooms and water closet compartments shall be not less than one-eighth of the superficial floor area of the room and all windows up to the required area shall be made to open in all their parts. In every room except bathrooms and water closet compartments there shall be at least one window with a superficial area of not less than twelve square feet. All windows up to the required area shall open upon the street or upon an alley not less than fifteen feet in width or upon a yard or court of at least the dimensions given in preceding paragraphs and located on the same lot as the dwelling. No part of any room shall be shut off from the rest by permanent or movable partitions unless such part has the required window space. This provision shall not apply to rooms designed or used as art galleries swimming pools gymnasiums squash courts or for similar purposes provided they are adequately lighted and ventilated by ventilating skylights in the roof thereof.

Section 19 Rooms Size of In every dwelling hereafter erected no room except bathroom water closet compartment kitchen laundry or pantry shall contain less than seventy square feet of floor area. In multiple dwellings of class A in each apartment group or suit of rooms there shall be at least one room containing not less than one hundred and fifty square feet of floor area. Bathrooms water closet compartments kitchens laundries and pantries if they contain less than seventy square feet of floor area must be fully equipped for their stated purpose. Kitchens that contain less than seventy square feet of floor area shall not contain more than forty square feet of floor area. Store rooms or closets if more than five feet six inches in depth or width must conform to all the requirements for rooms.

Section 20 Privacy In every dwelling hereafter erected access to every living room and to every bed room and to at least one water closet compartment shall be had without passing through a bed room. Provided that in multiple dwellings it shall be deemed sufficient if a water closet compartment is accessible to each bed room without passing through another bed room or a living room.

Section 21 Water Closet Compartments and Bath Rooms Lighting and Ventilation of In every dwelling hereafter erected every water closet compartment or bathroom shall have at least one window opening directly upon the street or upon a public alley not less than fifteen feet wide or upon a yard or court of the dimensions specified and located upon the same lot as the dwelling. The window area in such compartment or bathroom shall not be less than six square feet. All windows shall be made so as to open in all their parts. A water closet compartment or bathroom on the top floor may have a ventilating skylight in lieu of a window. This section shall not apply to hotels which have a system of forced air supply and ventilation that will completely change the air in every water closet compartment or bathroom at least four times an hour.

Section 22 Public Halls and Stair Halls In every two-family and multiple dwelling hereafter erected there shall be at least one window at each story to light and ventilate each stair hall. This window shall open upon the street or upon a public alley not less than fifteen feet wide or upon a yard or court of the required dimensions and located on the same lot as the dwelling. At least one such window at each story shall contain a glazed surface of not less than twelve square feet. In every multiple dwelling hereafter erected there shall be at the end of every public hall a window opening upon the street or upon a public alley not less than fifteen feet wide or upon a yard or court of the prescribed sizes. This window shall contain a glazed surface of not less than twelve square feet and shall be so placed that the natural direction of the light shall be parallel to the hall's axis. In lieu of a window at the end of the hall there may be windows at the side of said hall provided there is one window for each

twenty feet or fraction thereof of said hall and each such window shall open directly upon the street or a public alley not less than fifteen feet wide or upon a yard or court of the prescribed sizes. Any part of a public hall that is recessed more than ten feet or shut off from any other part of said hall shall be deemed a separate hall and shall be separately lighted and ventilated. A door containing not less than ten square feet of glazed surface may be substituted for a window provided there is above said door a transom containing not less than two square feet of glazed surface and so made that it may be readily opened.

Sanitation

Section 23 Cellar or excavated Space Every dwelling hereafter erected shall have a cellar or basement with at least six foot head room beneath the entire entrance floor or shall be elevated above the ground at least two feet. In case a cellar or basement is constructed it shall be made so that it will be dry and shall be adequately lighted and ventilated by windows to the outer air. In case a clearance space is provided in lieu of a cellar or basement it shall be enclosed but provided with means of ventilation and the ground shall be graded so it will drain properly.

Section 24 Water Supply In every dwelling hereafter erected wherever public water mains are accessible there shall be indoors a sink with running water. In two-family and multiple dwellings of class A there shall be a sink with running water in every apartment suite or group of rooms. No multiple dwelling of class A shall be erected unless there is accessible a public water main in multiple dwellings of class B there shall be a sink or wash bowl with running water for every six occupants or fraction thereof but in no case shall there be less than one sink or wash bowl for every four rooms. Where there are no public water mains regulations formulated by the Bureau of Housing shall apply to multiple dwellings of class B.

Section 25 Water Closet Accommodations In every dwelling hereafter erected where public sewers are accessible there shall be inside the dwelling exclusive of any in the cellar a water closet compartment connected with a sewer. In two-family and multiple dwellings of class A hereafter erected there shall shall be a water closet compartment within each apartment suite or group of two or more rooms. If single room apartments have not a water closet appurtenant to each apartment there shall be a least one water closet compartment for each three single room apartments or fraction thereof and located on the same floor as the apartments they serve. The only access to such water closet compartments shall be through a public hall. In all multiple dwellings hereafter erected the floor of all bathrooms and water closet compartments shall be covered with an impervious water proof material and such material shall extend up the walls at least six inches above the floor so that said floor can be washed or flushed without leaking. No multiple dwelling of class A shall be hereafter erected where a sewer is not accessible. In all multiple dwellings of class B hereafter erected there shall be one water closet for every twelve occupants or fraction thereof but in no case shall there be less than one water closet for every eight rooms. Where sewers are not accessible water closets shall be placed within the dwelling and connected with cesspools or other means of disposal constructed according to regulations drawn by the Bureau of Housing provided that where this is impracticable in the opinion of the Bureau of Housing privy vaults may be erected if constructed in accordance with regulations drawn by the Bureau of Housing.

Section 26 Courts Areas and Yards In every dwelling hereafter erected and on the land appurtenant thereto all courts areas and yards shall be graded and drained and when required by the Bureau of Housing they shall be properly paved or concreted in whole or in part as may be necessary.

Fire Protection

Section 27 No multiple dwelling shall hereafter be erected exceeding three stories in height unless it shall be of fire-proof construction. In every multiple dwelling hereafter erected exceeding two stories in height all public halls and stair halls shall be of fire-proof construction enclosed in fire-proof walls and shut off from all apartments or rooms and from the cellar and basement by fire-proof self-closing doors. Every multiple dwelling exceeding two stories in height shall have two separate ways of egress to the ground located as far apart as practicable.

ARTICLE III

Alterations

Section 28 No dwelling shall be altered or the grade of its occupancy changed unless in each alteration or change it complies so far as the Bureau of Housing deems practicable with all the requirements for dwellings hereafter erected. No dwelling shall be altered or enlarged so as to diminish open spaces below the requirements for dwellings hereafter erected. No other building shall be altered or converted into a dwelling unless it complies with all the requirements for dwellings hereafter erected. No dwelling or other building exceeding three stories in height shall be altered or converted into a multiple dwelling unless it shall be of fire-proof construction throughout. No wooden building exceeding two stories in height shall be altered or converted into a multiple dwelling of class A. No dwelling shall be altered or the grade of its occupancy changed nor shall any other building be converted into a dwelling unless it shall

1. Have windows of the required size in every room and opening directly upon a street or upon a public alley not less than fifteen feet wide or upon a rear yard not less than ten feet deep or upon a side yard not less than five feet wide or

upon an open court not less than three feet wide and not exceeding in length four times its width. No window shall open upon an open court less than five feet in width except windows at the far end of the court and directly facing the street, public alley or yard upon which the court opens. All such courts and yards must be open to the sky and unobstructed by balconies stairways or other projections which will reduce the dimensions of open spaces below those here required except that open iron fire escapes may project over a rear yard if there is behind this yard a public alley.

2 Comply with the requirements for water supply for dwellings hereafter erected.

3 Comply with the requirements for water closet accommodations for dwellings hereafter erected.

4 Comply with sections thirteen and fourteen.

5 Have windows of the size required for dwellings hereafter erected in the public halls and stair halls on each floor of multiple dwellings and two-family dwellings.

ARTICLE IV

Improvements

Section 29 Rooms Lighting and Ventilation of No room in a dwelling erected prior to the passage of this act shall hereafter be occupied for living purposes unless it shall have a window or skylight of an area of not less than ten square feet opening directly to the outer air upon an open space containing not less than fifty square feet and not less than three feet wide and extending to the sky unobstructed.

Section 30 Public Halls and Stairs Lighting and Ventilation of. In all multiple dwellings erected prior to the passage of this act all public halls and stairs shall be provided with as much light and ventilation to the outer air as may be deemed practicable by the Bureau of Housing which may order the installation of windows and skylights and may require that translucent panels of wire glass be set in the doors of rooms or apartments.

Section 31 Privy Vaults School Sinks and Water Closets. Wherever a connection with a sewer is or becomes accessible all privy vaults school sinks cesspools or other similar receptacles to receive fecal matter urine or sewage shall within one year from the date of passage of this act or the time when such sewer becomes accessible be completely removed and the place where they were filled in and abandoned. They shall be replaced by water closets properly sewer connected. Wherever practicable such water closet shall be placed within the dwelling but they shall not be placed in the cellar. In multiple dwellings of Class A there shall be at least one such water closet for each two apartments group or suite of rooms having two or fewer rooms each or fraction thereof access to which from each apartment shall be had through a public hall. Each apartment containing three or more rooms shall have its own water closet the only access to which shall be had directly from the apartment it serves or through a public hall. Water closet compartments in multiple dwellings of Class A shall be on the same floor as the apartments they serve. In multiple dwellings of Class B there shall be a water closet for every twelve occupants or fraction thereof but in no case shall there be less than one water closet for every eight rooms.

Section 32 Egress. Every multiple dwelling exceeding two stories in height shall have at least two separate ways of egress as widely separated as practicable of which an iron fire-escape may be one.

Section 33 Water Supply. Wherever public water mains are or become accessible every dwelling shall have within the dwelling a sink with running water. In every two family and multiple dwelling of Class A where public water mains are or become accessible there shall be a sink with running water on every floor accessible to each family without passing through another apartment. In every multiple dwelling of Class B where public water mains are or become accessible there shall be a sink or washbowl for every six occupants or fraction thereof but in no case shall there be less than one sink or washbowl for every four rooms.

ARTICLE V

Maintenance

Section 34 The Bureau of Housing shall formulate rules for the maintenance of sanitary conditions in and about dwellings and the grounds appurtenant thereto. These rules after approval by the Commissioner of Health shall have the effect of law. Included in these rules shall be the following:

No room in a cellar shall be occupied for living purposes. No room in a basement shall be occupied for living purposes unless it shall have a window area at least equal to that required for rooms in dwellings hereafter erected opening to the outer air upon a space at least ten feet wide and unobstructed to the sky except that such window area may open for not more than half its height upon an area not less than three feet wide.

No horse cow calf swine goat chickens geese or ducks shall be kept in any dwelling or part thereof provided that this shall not be held to prevent the occupancy of rooms above a private stable by household employees or stable men if these rooms comply with all the provisions for rooms and apartments in dwellings hereafter erected and if the stable is kept constantly in a cleanly and sanitary condition.

If any room in a dwelling is overcrowded the Bureau of Housing may order the number of persons living or sleeping in said room to be reduced so that there shall be not less than six hundred cubic feet of air for each person.

Section 35 Inspection. Duly accredited representatives of the Bureau of Housing may enter and examine all dwellings and the land appurtenant thereto on any week day between the hours of eight ante meridian and five post meridian. In case they have reason to believe that a dwelling or any of its rooms are overcrowded duly accredited representatives of the Bureau of Housing may enter and examine such dwelling at other hours. Any owner agent or occupant who interferes

with or prevents ingress to any duly accredited representative of the Bureau of Housing after said representative has shown a certificate of authority signed by the chief of the Bureau of Housing shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined not less than fifty dollars nor more than one hundred dollars for each and every offense or suffer an imprisonment of not more than sixty days either or both at the discretion of the court.

Section 36 Notices. When the Bureau of Housing through any of its accredited representatives finds in any dwelling or on the land appurtenant thereto a violation of this law it shall notify the owner or agent thereof in writing specifying the violation or violations and further specifying the time within which such violation or violations must cease. Notices may be served either in person or by mail on the owner or his agent and by posting a copy in a conspicuous place on the dwelling. In case the name and address of neither the owner nor his agent is registered on a public record accessible to the Bureau of Housing posting of said notice on the dwelling shall be sufficient service. No civil proceeding hereinafter provided for shall be instituted until the expiration of the time set in such notice.

Section 37 Permit to Commence Building. Before the construction or alteration of a dwelling or the alteration or conversion of a building for use as a dwelling is commenced before the construction or alteration of any building or structure on the same lot with a dwelling the owner or his agent or architect shall submit to the chief of building inspection or other designated appropriate public official a detailed statement in writing verified by the affidavit of the person making the same of the specifications for such dwelling or building upon blanks or forms to be furnished by the Bureau of Housing. Such statement shall give in full the name and address of the owner or owners of such dwelling or building and the purposes for which such dwelling or building will be used. Said affidavit shall allege that said specifications and the plans as filed are true and contain a correct description of such dwelling building structure lot and proposed work. The chief of building inspection or the designated appropriate public official may approve changes in any specifications or plans previously approved provide the specifications and plans when so changed shall be in conformity with law. When the statement specifications and plans have been submitted to the chief of building inspection or other designated appropriate public official they shall be examined by him within three days and if they comply with this law and with other laws ordinances and regulations that apply shall be stamped "approved." The chief of building inspection or other designated appropriate public official shall thereupon issue to the owner or to his agent or architect a written permit in such form as the Bureau of Housing shall prescribe to commence building. Until this permit is issued no work shall be done upon the said building or structure. Any permit under which no work has been done above the foundation walls within one year from the time of issuance of such permit shall expire by limitation.

Section 38 Enforcement—Imposition of Penalties—Proceedings under this section for any violation of this act shall be instituted by the Commissioner of Health or the agent designated by him. Such proceedings shall be instituted before a magistrate alderman or justice of the peace who shall issue a summons commanding the person charged with any violation of the act to appear within not less than five nor more than eight days. Judgment may be entered in such proceeding and a penalty imposed for a first offense in the sum of not less than five dollars nor more than fifty dollars and for a second and subsequent offenses in the sum of not less than twenty-five dollars or more than one hundred dollars which shall be final subject to the right of the defendant to a review thereof as provided by law.

Section 39 Enforcement—Criminal. Any person who shall violate any of the provisions of this act or of any reasonable rule or regulation of the Bureau of Housing authorized by this act shall be guilty of a misdemeanor and upon conviction shall be fined not less than five dollars or more than fifty dollars for a first offense and for a second and subsequent offense not less than twenty-five dollars or more than one hundred dollars or by imprisonment for not more than sixty days or both at the discretion of the court.

Section 40 Vacation of Dwellings. In case the Bureau of Housing considers a dwelling by reason of the conditions in or about the same to be unfit for habitation or if after conviction has been secured for violation of any of the foregoing provisions of this act the violation is not removed the Bureau of Housing may order the said dwelling vacated and keep it vacant until such time as it has in the Bureau's opinion been made fit for human habitation or until the violation has been removed. It shall be a violation of this act for any person to live in such dwelling subsequent to the date set in said order for the vacations thereof and until the Bureau of Housing shall have declared such dwelling fit for human habitation and such person shall be liable to prosecution as hereinbefore provided and the owner of such dwelling shall be liable to the penalties as hereinbefore provided.

Section 41 Acts Repealed. All acts or parts of acts inconsistent with the provisions of this act are hereby repealed.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. LESLIE. Mr. President, I move that the Senate Bill No. 614, the bill just read, be recommended to the Committee on Public Health and Sanitation for the purpose of a hearing.

Mr. MURDOCH. Mr. President, I second the motion. The motion was agreed to.

An Act to protect the health safety and welfare of the people of Pennsylvania by regulating the light ventilation sanitation fire protection maintenance alteration improvement use and occupancy of dwellings and land appurtenant thereto to define the classes of dwellings affected by the act to establish administrative requirements to establish remedies and fix penalties for the violation thereof and to make an appropriation therefor

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 620, as follows:

An Act to amend revise and consolidate the law relating to the State Library and Museum including the law relating to the free library commission and the division of Public Records abolishing the board of trustees of the State Library the advisory commission of Public Records and the free library commission and repealing existing laws in relation thereto

STATE LIBRARIAN AND DIRECTOR OF THE MUSEUM

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the State Library and Museum as now constituted and established shall hereafter be under the exclusive control supervision direction and management of a State Librarian and Director of the Museum who shall be appointed by the Governor by and with the advice and consent of the Senate for a term of four years The State Librarian in office at the date of approval of this act shall until an appointment is made by the Governor hold the office of State Librarian and Director of the Museum as established by this act

Section 2 The State Librarian and Director of the Museum may be removed by the Governor for cause and any vacancy that may happen in said office shall be filled by appointment by the Governor for the unexpired term In case of the removal of the State Librarian and Director of the Museum the Governor shall communicate his reasons therefor to the Senate

Section 3 The State Librarian and director of the Museum shall be a person of known literary and bibliographic attainments and shall receive a salary of six thousand dollars per annum He shall give bond to the Commonwealth with sureties to be approved by the Governor in the sum of five thousand dollars conditioned for the faithful performance of the duties of his office

Section 4 The State Librarian and Director of the Museum shall with the approval of the Governor appoint a Deputy State Librarian and Director of the Museum at an annual salary of four thousand dollars The deputy shall give bond to the Commonwealth in the sum of two thousand dollars to be approved by the Governor conditioned for the faithful performance of his office and shall take and subscribe the oath prescribed by the constitution He shall have and possess all the powers and shall perform all the duties of the State Librarian and Director of the Museum during his absence or inability to act and shall perform such other duties as the State Librarian and Director of the Museum shall direct

Section 5 The State Librarian and Director of the Museum shall appoint a secretary at an annual salary of fifteen hundred dollars a messenger and shipping clerk at an annual salary of fourteen hundred dollars and a watchman and extra messenger at an annual salary of twelve hundred dollars

Section 6 The State Librarian and Director of the Museum shall adopt such rules and regulations as may be deemed necessary for the government and regulation of the State Library and Museum and for the several divisions thereof

Section 7 The State Librarian and Director of the Museum shall receive and disburse all moneys that are or may hereafter be appropriated for the State Library and Museum or for any division thereof and shall keep regular and accurate accounts thereof which shall at all times be open to the inspection of the fiscal officers of the Commonwealth All such accounts shall be settled annually by the accounting officers of the Commonwealth in the same manner that accounts of other public officers are settled

He shall maintain a system of exchanges foreign and domestic of all publications which may be subject to his disposal for such purposes He shall annually in the month of December make a report to the Governor submitting such information as it may be proper to present together with a report of the number of volumes in the library and the number of publications and volumes received through exchange by donation purchase or otherwise He shall append to his report a statement of his accounts

Section 8 The State Librarian and Director of the Museum may bring suit in the name of the Commonwealth against any person unlawfully in possession of any property belonging to the State Library and Museum or against any person who shall have received or who retains any publication or property therefrom contrary to the rules and regulations thereof and the recovery shall be for double the value of such property or publication

Section 9 The State Librarian and Director of the Museum shall be the editor of the Pennsylvania Archives but shall receive no additional compensation for such services

Section 10 The State Library and Museum building shall hereafter be under the charge and control of the board of commissioners of Public Grounds and Buildings in the same manner as the State Capitol Building The Board of Trustees of the State Library is hereby abolished

DIVISIONS OF THE STATE LIBRARY AND MUSEUM

Section 11 The State Library and Museum shall be divided into the following divisions all of which shall be under the supervision management and control of the State Librarian and Director of the Museum

- (a) General Library Division
- (b) Law Library Division
- (c) Public Records Division
- (d) Library Extension Division
- (e) Museum Division

GENERAL LIBRARY DIVISION

Section 12 The General Library Division under the supervision of the State Librarian and Director of the Museum shall be in the immediate charge of an Assistant Librarian to be appointed by the State Librarian with the approval of the Governor The Assistant Librarian shall receive an annual salary of three thousand dollars He shall give bond to the Commonwealth in the sum of two thousand dollars to be approved by the Governor conditioned for the faithful performance of the duties of his office and shall take and subscribe the oath prescribed by the constitution The Assistant Librarian shall perform such duties as the State Librarian and Director of the Museum shall direct The State Librarian and Director of the Museum shall appoint in the General Library Division a research librarian at an annual salary of one thousand eight hundred dollars He shall also appoint such clerks employes stenographers cataloguers and assistants as may be necessary and shall fix their compensation

Section 13 The General Library Division shall have charge of the library as now constituted and established excluding the law library and legislative and government documents which shall be in the charge of the Law Library Division

Section 14 The General Library Division shall be open to the public on every secular day except Saturdays and public holidays between the hours of nine ante meridian and ten post meridian and during all of such hours there shall be at least two employes in attendance On Saturday the library shall close at twelve o'clock noon

Section 15 The Governor the members of the General Assembly the Justices of the Supreme and Superior Courts the heads of the departments and officers of the Commonwealth at the seat of government and such other persons as may be designated by the rules and regulations adopted by the State Librarian and Director of the Museum shall be entitled under such regulations as he shall prescribe to take books from the General Library Division

Section 16 Of all documents or books printed at the expense of the Commonwealth two hundred copies shall be allotted and delivered to the State Librarian and Director of the Museum for the purpose of exchange with the states and territories of the United States and such foreign countries with which an international exchange can be secured as well as for distribution to such other libraries as under the system may be of reciprocal advantage and the Superintendent of Public Printing and Binding in ordering the printing of any such documents or books shall add to the same if necessary the number to be furnished the State Librarian and Director of the Museum

LAW LIBRARY DIVISION

Section 17 The Law Library Division under the supervision of the State Librarian and Director of the Museum shall be in the immediate charge of an Assistant Librarian who shall be appointed by the State Librarian and Director of the Museum with the approval of the Governor The assistant librarian shall receive a salary of two thousand four hundred dollars per annum He shall give bonds with sureties to be approved by the Governor in the sum of two thousand dollars conditioned for the faithful performance of his duties and shall take and subscribe the oath of office prescribed by the Constitution

The State Librarian and Director of the Museum shall appoint in the law library division such assistants clerks stenographers and cataloguers as shall be necessary and shall fix their salaries

Section 18 The Law Library Division shall have charge of the Law Library as now constituted and established in the State Library Building including the legislative and Government documents

Section 19 The Law Library Division shall be open to the public on every secular day except public holidays and Saturdays between the hours of nine ante meridian and ten post meridian and during all such hours there shall be at least one employe in attendance On Saturday the law library shall close at twelve o'clock noon

Section 20 The Law Library Division shall receive sixty copies each of the Supreme and Superior Court reports The Governor the members of the General Assembly the Justices of the Supreme and Superior Courts the heads of departments and officers of the Commonwealth at the seat of government and such other persons as may be designated by the rules adopted by the State Librarian and Director of the Museum shall be entitled under such regulations as he shall prescribe to take books from the Law Library Division

PUBLIC RECORDS DIVISION

Section 21 The Public Records Division under the supervision of the State Librarian and Director of the Museum shall be under the immediate charge of a custodian who shall be appointed by the State Librarian and Director of the Museum with the approval of the Governor The custodian of the Museum Records Division shall receive a salary of two thousand four hundred dollars per annum He shall give bond in the sum of two thousand dollars to be approved by the Governor for the faithful performance of his duties and shall take and subscribe the oath prescribed by the constitution

The custodian of the Public Records Division shall perform such duties as the State Librarian and Director of the Museum shall direct The State Librarian and Director of the Museum

shall appoint in the Public Records Division such clerks assistants stenographers and employes as shall be necessary and shall fix their salaries

Section 22 The Public Records Division shall have charge and control of the books papers documents et cetera of the Division of Public Records of the State Library as now constituted and established. The advisory commission of Public Records is hereby abolished.

Section 23 The Public Records division shall be devoted to the preservation of all public records throughout the Commonwealth and shall give special attention to the preservation of all records of the State Government not in current use and consequently primarily of historical value.

Section 24 The Custodian of the Public Records Division under the direction of the State Librarian and Director of the Museum shall collect classify preserve and make accessible for reference all records which may come into the possession of the Division with such exceptions as may be indicated by the State Librarian and Director of the Museum. He shall report to the State Librarian and Director of the Museum biennially on the condition of the state records with such other recommendations as shall be desirable for the preservation of all public records throughout Pennsylvania. He shall examine into the condition of the records books pamphlets documents manuscripts archives maps and papers kept filed or recorded in the several offices of the counties cities and boroughs of the State. He shall recommend such action to be taken by the persons having the care and custody of public records as may be necessary to secure their safety and preservation and he shall cause all laws relating to public records to be enforced. He shall submit an annual report to the State Librarian and Director of the Museum in which he shall present a detailed report upon the number kind and condition of the various records in the custody and under the control of the several counties cities and boroughs of the State. This report shall be included by the State Librarian and Director of the Museum in his annual report.

Section 25 The heads of the various departments of the State Government shall deposit all papers relating to their departments with the Public Records Division beginning with the earliest records which are not needed by the departments for business purposes. The various county and municipal officials of this Commonwealth may turn over to said division with the approval of the said division such of their records as they shall not wish to retain. Upon receipt of them the said division may repair such records as shall need repairing and which in the judgment of the said division are worthy of it.

Section 26 The custodian of Public Records in the State Library is hereby authorized to make the following charges for certificates and copies furnished to persons other than members of the General Assembly and officials of the State Government:

For each certificate of a record the sum of one dollar

For each typewritten copy of a record the sum of twenty-five cents for each two hundred and fifty words or part thereof.

All moneys received by the custodian under the provisions of this act shall be by him paid into the State Treasury.

LIBRARY EXTENSION DIVISION

Section 27 The Library Extension Division subject to the supervision of the State Librarian and Director of the Museum shall be under the immediate charge of a Chief of the Division who shall receive a salary of two thousand four hundred dollars per annum. The Chief of the Library Extension Division shall be appointed by the State Librarian and Director of the Museum with the approval of the Governor. He shall give bond in the sum of two thousand dollars approved by the Governor conditioned for the faithful performance of the duties of his office and shall take and subscribe the oath prescribed by the constitution.

The Chief of the Library Extension Division shall perform such duties as the State Librarian and Director of the Museum shall direct. The State Librarian and Director of the Museum shall appoint such clerk assistants stenographers and employes in the Library Extension Division as shall be necessary and shall be their salaries.

Section 28 The Library Extension Division shall take over the work of the Free Library Commission as provided for in the act of May fifth one thousand eight hundred and ninety-nine entitled "An Act to provide for the appointment of a Free Library Commission and to define its powers and duties and shall have charge of all books papers documents and records now in the possession and under the control of the Free Library Commission." The Free Library Commission is hereby abolished.

Section 29 The Library Extension Division shall give advice and counsel to all free libraries in the State and to all communities which may propose to establish free libraries in the selection of books cataloguing and other details of library management and as to the best means of establishing and administering such libraries. The Library Extension Division shall have general powers of supervision and inspection over free libraries and the right of requiring reports in such manner as it may deem proper. The division shall also establish and maintain a system of travelling libraries as far as possible throughout the Commonwealth.

MUSEUM DIVISION

Section 30 The Museum Division of the State Library and Museum under the supervision of the State Librarian and Director of the Museum shall be under the immediate charge of a curator who shall be a skilled taxidermist and who shall be appointed by the State Librarian and Director of the Museum with the approval of the Governor. The Curator of the Museum Division shall receive an annual salary of two thousand four hundred dollars. He shall give bond to the Commonwealth in the sum of two thousand dollars to be

approved by the Governor conditioned for the faithful performance of the duties of his office. He shall take and subscribe the oath of office prescribed by the constitution. The Curator of the Museum Division shall perform such duties as the State Librarian and Director of the Museum shall direct. The State Librarian and Director of the Museum shall appoint in the Museum Division such assistants clerks stenographers taxidermists and employes as shall be necessary and shall fix their salaries.

Section 31 The Museum Division shall have charge and control of all documents books papers records property and exhibits of the State Museum as now constituted and established.

Section 32 It shall be the duty of the Museum Division to preserve objects illustrating the flora and fauna of the State and its mineralogy geology archaeology arts history and education and whenever deemed necessary to illustrate the same with lantern slides or films which may be circulated throughout the Commonwealth under such rules and regulations as the State Librarian and Director of the Museum may adopt and such rules and regulations may provide for a reasonable charge for the use of such slides and films. All moneys received under the provisions of this section shall be paid into the State treasury.

Section 33 The following acts and parts of acts are hereby absolutely repealed namely:

(One) An Act approved the twenty-eighth day of February one thousand eight hundred and sixteen (Pamphlet Laws eighty-eight) entitled "An Act to provide for the better preservation and increase of the Library of this Commonwealth". (Two) an act approved the thirtieth day of March one thousand eight hundred and twenty-one (Pamphlet Laws one hundred and forty-nine) entitled "A Supplement to the act entitled 'An Act to provide for the better preservation and increase of the Library of this Commonwealth'". (Three) an act approved the twenty-first day of February one thousand eight hundred and thirty-four (Pamphlet Laws sixty-eight) entitled "An Act for the improvement and increase of the State Library". (Four) resolutions one two three four and five of a resolution approved the sixteenth day of April one thousand eight hundred and thirty-eight (Pamphlet Laws six hundred and eighty-nine) entitled "A Resolution relative to the State Library and for other purposes". (Five) section one clause ten of an act approved the sixteenth day of March one thousand eight hundred and forty-seven (Pamphlet Laws four hundred and thirty-one) entitled "An Act to provide for ordinary expenses of government the repair of the canals and railroad belonging to the State and the payment of other claims upon the Commonwealth". (Six) an act approved the twenty-fifth day of January one thousand eight hundred and fifty-four (Pamphlet Laws seven) entitled "An Act relative to the State Library and Librarian". (Seven) an act approved the seventh day of April one thousand eight hundred and fifty-eight (Pamphlet Laws two hundred and eleven) entitled "An Act relative to the State Library". (Eight) an act approved the sixteenth day of April one thousand eight hundred and fifty-eight (Pamphlet Laws three hundred and five) entitled "An Act to provide for preparing a catalogue of the State Library". (Nine) an act approved the first day of February one thousand eight hundred and sixty-six (Pamphlet Laws thirteen) entitled "An Act to increase the salary of the Assistant State Librarian". (Ten) an act approved the seventeenth day of February one thousand eight hundred and sixty-nine (Pamphlet Laws eighteen) entitled "An Act to fix the hours of keeping open the State Library". (Eleven) an act approved the thirteenth day of May one thousand eight hundred seventy-nine (Pamphlet Laws fifty-eight) entitled "An Act to provide for the appointment of a messenger for the State Library". (Twelve) an act approved the nineteenth day of May one thousand eight hundred eighty-seven (Pamphlet Laws one hundred thirty-nine) entitled "An Act to provide for the appointment of a night watchman for the State Library". (Thirteen) an act approved the ninth day of May one thousand eight hundred eighty-nine (Pamphlet Laws one hundred fifty-six) entitled "An Act supplementary to 'An Act to regulate the publication binding and distribution of the public documents of this Commonwealth' approved sixteenth day of April one thousand eight hundred and eighty-seven fixing the number of documents allotted to the State Librarian for exchanges". (Fourteen) an act approved the thirteenth day of May one thousand eight hundred and eighty-nine (Pamphlet Laws two hundred seven) entitled "An Act for the regulation and government of the State Library". (Fifteen) an act approved the twenty-fourth day of June one thousand eight hundred and ninety-five (Pamphlet Laws two hundred forty-four) entitled "An Act to regulate the distribution of public documents of the Commonwealth providing the number for exchange with the States and territories of the United States and with foreign countries". (Sixteen) an act approved the twenty-seventh day of May one thousand eight hundred ninety-seven (Pamphlet Laws one hundred eleven) entitled "An Act to provide for the publication of the catalogue of the State Library". (Seventeen) an act approved the fourteenth day of April one thousand nine hundred and three (Pamphlet Laws one hundred seventy-seven) entitled "An Act for the creation and government of a division of the State Library for the preservation of public records". (Eighteen) an act approved the fifteenth day of April one thousand nine hundred and three (Pamphlet Laws two hundred ten) entitled "An Act authorizing the State Librarian to receive two hundred copies of each document published by the State and sixty copies each of Supreme and Superior Court Reports". (Nineteen) an act approved the twenty-eighth day of March one thousand nine hundred and five (Pamphlet Laws sixty-one) entitled "An Act to provide for the extension of the State Library and for the organization of a museum to contain historical and archaeological material and objects illustra-

trating the flora and fauna of Pennsylvania" (Twenty) an act approved the eleventh day of May one thousand nine hundred and five (Pamphlet Laws four hundred forty) entitled "An Act supplementary to an act entitled 'An Act for the regulation and government of the State Library approved the thirteenth day of May Anno Domini eighteen hundred and eighty-nine' fixing the time during which the State Library shall be kept open to the public and providing for two additional employes for such purposes and making an appropriation for the payment of their services for the two years beginning June first nineteen hundred and five" (Twenty-one) an act approved the eighth day of June one thousand nine hundred and seven (Pamphlet Laws four hundred sixty-eight) entitled "An Act to amend an act entitled 'An Act for the creation and government of a division of the State Library for the preservation of public records' approved the fourteenth day of April Anno Domini one thousand nine hundred and three" (Twenty-two) an act approved the tenth day of May one thousand nine hundred and nine (Pamphlet Laws five hundred-two) entitled "An Act fixing the salary of the State Librarian of the First Assistant State Librarian and of the Custodian of the Public Records" (Twenty-three) an act approved the twenty-seventh day of April one thousand nine hundred and eleven (Pamphlet Laws one hundred) entitled "An Act to amend the fifth section of an act approved the fourteenth day of April Anno Domini one thousand nine hundred and three entitled 'An act for the creation and government of a division of the State Library for the preservation of public records' by permitting the various State Departments to deposit with the division all papers not needed and authorizing county officers to turn over records to the division and providing for their repair" (Twenty-four) an act approved the seventh day of June one thousand nine hundred and eleven (Pamphlet Laws seven hundred one) entitled "An Act authorizing and fixing the charges to be made for certificates and copies furnished by the custodian of Public Records in the State Library" (Twenty-five) an act approved the twenty-third day of May one thousand nine hundred and thirteen (Pamphlet Laws three hundred four) entitled "An Act fixing the salary of the Second Assistant State Librarian" (Twenty-six) an act approved the twenty-third day of May one thousand nine hundred and thirteen (Pamphlet Laws three hundred forty-two) entitled "An Act fixing the salary of the messenger in the State Library" (Twenty-seven) an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred twenty-eight) entitled "An Act to amend an act approved the fourteenth day of April one thousand nine hundred and three entitled 'An Act for the creation and government of a division of the State Library for the preservation of public records by establishing the office of supervisors of public records with general supervision over the care and custody and condition of public records of the several counties cities and boroughs of this Commonwealth" (Twenty-eight) an act approved the first day of June one thousand nine hundred and fifteen (Pamphlet Laws six hundred eighty-three) entitled "An Act fixing the salary of the night watchman in the State Library" (Twenty-nine) an act approved the fifth day of May one thousand eight hundred and ninety-nine (Pamphlet Laws two hundred forty-seven) entitled "An Act to provide for the appointment of a Free Library Commission and to define its powers and duties"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 627 (House Bill No. 697), entitled:

An Act authorizing the judges of the court of common pleas and orphans' courts in certain counties to adopt a uniform system of indices in the offices of the recorder of deeds prothonotary and register of wills and clerks of the orphans' court and providing for the installation of the same at the cost of the county

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 633, as follows:

An Act making an appropriation to the several fire companies of the City of Harrisburg Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five thousand six hundred dollars (\$5,600) or so much thereof as may be necessary is hereby specifically appropriated for the several fire companies of the city of Harrisburg Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and nineteen Said sum to be distributed among said companies in equal amounts

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 648 (House Bill No. 599), entitled:

An Act fixing the salaries of the first and second assistant district attorneys in certain counties

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 659 (House Bill No. 279), entitled:

An Act requiring the publication of all legal notices and legal advertising in the English language only and repealing all acts and parts of acts general local or special inconsistent therewith

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 677, as follows:

An Act authorizing the Governor to employ consultants experts accountants investigators inspectors and clerks in connection with the work of the Commonwealth authorizing the Governor to fix their salaries wages and fees and making an appropriation to carry into effect the provisions of the act Whereas The Governor as the chief executive officer of the Commonwealth is required by the Constitution and laws to keep informed upon the work of the various departments to approve contracts and expenditures to pass upon plans for financing and constructing great public improvements and to study conditions affecting the public welfare—all of which involve a multiplicity of responsibilities in many lines of public activity—now therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Governor of the Commonwealth be and he is hereby authorized to employ such consultants accountants investigators inspectors and clerks as he may deem necessary and to fix their salaries wages and fees to inform advise and assist him in properly supervising and directing the Commonwealth's business and caring for the public welfare

Section 2 The sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary in the discretion of the Governor is hereby specifically appropriated to carry into effect the provisions of this act

Section 3 All acts and parts of acts inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. PAIX. Mr. President, I move that Senate Bill No. 677, the bill just read, be recommended to the Committee on Appropriations for amendment.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 706 (House Bill No. 931), entitled:

An Act providing for the refunding of liquor license fees and additional taxes to wholesale and retail dealers brewers distillers rectifiers compounders bottlers agents, and other persons prevented from engaging in business by order or regulation of the President or Secretary of War providing for the return of the proportions thereof paid to municipalities and the Commonwealth and making an appropriation

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading

BILL RECOMMENDED.

Mr. DAIN. Mr. President, I move that Senate Bill No. 706 (House Bill No. 931), the bill just read, be recommitted to the Committee on Appropriations.

Mr. BUCKMAN. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 709 (House Bill No. 792), entitled:

An Act to revise amend and consolidate the law relating to fish in certain boundary lakes bays and peninsular waters
And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 728, as follows:

An Act repealing an act entitled "An Act requiring certain counties in certain instances to assist townships in the construction repair and maintenance of main traveled roads other than State or State-aid highways and providing the method of procedure" approved the twenty-ninth day of May Anno Domini one thousand nine hundred and seventeen

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act of Assembly entitled "An Act requiring certain counties in certain instances to assist townships in the construction repair and maintenance of main traveled or trunk roads other than State or State-aid highways and providing the method of procedure" approved the twenty-ninth day of May Anno Domini one thousand nine hundred and seventeen be and the same is hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 741 (House Bill No. 637), entitled:

An Act to amend sections one thousand one hundred and twenty-one and one thousand one hundred and thirty of an act approved the 18th day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 746 (House Bill No. 835), entitled:

A Supplement to an act approved the second ay of May one thousand eight hundred and ninety-nine (Pamphlet Laws one hundred and eighty-four) entitled "An Act to provide revenue by imposing a mercantile license tax on venders of or dealers in goods wares and merchandise and providing for the collection of said tax" providing for the appointment of and the fixing of salaries of mercantile appraisers and clerks in certain counties and providing for the disposition of moneys collected as fees for mercantile appraisers and authorizing the mercantile appraisers of such counties instead of the county commissioners to have supervision of the publication of the mercantile appraisers lists

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. BARR. Mr. President, I move that the Senate Bill No. 746 (House Bill No. 835), the bill just read, be recommitted to the Committee on Judiciary General for the purpose of a hearing.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 754, as follows:

A supplement to the act approved the twenty-ninth day of May one thousand eight hundred and eighty-five (Pamphlet Laws twenty-nine) entitled "An Act to provide for the incorporation and regulation of natural gas companies" authorizing corporations created under said act to renew their charters which are about to expire or have already expired and providing a procedure therefor and for the payment of fees and bonus

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That corporations created under the act of General Assembly entitled "An Act to provide for the incorporation and regulation of natural gas companies" approved May twenty-ninth one thousand eight hundred and eighty-five the charters whereof are about to expire by lapse of time from their own limitation may be re-chartered or the charters thereof renewed under the provisions of said act by preparing having approved and recorded the certificate named in the second section of said act In addition to the requirements provided in said act for a new corporation the certificate for a re-charter shall state the fact that it is a renewal of the former charter naming the corporation and the date of its first charter It shall also be accompanied with a certificate under the seal of the corporation showing the consent of at least a majority in interest of such corporation to such re-charter It shall also state the financial conditions of said corporation at the date of such certificate showing capital stock paid in funded debt floating debt estimated value of property and cash assets if any It shall expressly accept the provisions of the Constitution of this State and of said act and expressly surrender all privileges conferred upon such corporations by its original charter that are not enjoined under said act or the general laws of this Commonwealth From the date of recording of such certificate as required by said act the said re-chartered corporation shall be and exist as a new corporation under the provisions of said act and of its said renewed charter and all of the rights privileges powers immunities lands property and assets of whatever kind or character the same may be possessed and owned by the said original corporation shall vest in and be owned and enjoyed by the said re-chartered corporation as fully and with like effect as if its original charter has not expired save as herein and by said certificate expressly stated otherwise and all suits claims and demands by said corporation in existence at the date of such re-charter shall and may be sued prosecuted and collected under the laws governing the said corporation prior to its re-charter and all claims and demands of every nature and character in existence at said re-charter may be collected from the said re-chartered corporation as fully and with like effect as if no change had taken place and in like manner and with like effect corporations heretofore created under said act the charters whereof were limited in their duration and have expired within two years last past from the passage of this act may renew their charters from the date of the expiration of said charter and the certificate for renewal shall also state that a bona fide organization is in existence and business carried on in good faith at the time of the application for renewal Provided That corporations availing themselves of the provisions of this act shall first pay into the treasury of this Commonwealth the fee and bonus upon their capital stock fixed by law for the granting or renewal of corporate charters

Section 2 All acts or parts of acts inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

HOUSE MESSAGES.

HOUSE CONCURS IN SENATE BILL NO. 298.

The Clerk of the House of Representatives being introduced returned to the Senate, Senate Bill No. 298, entitled:

A Joint Resolution amending a joint resolution approved the seventeenth day of July one thousand nine hundred and seventeen (Pamphlet Laws ten hundred and thirty-six) entitled "A Joint Resolution authorizing the authorities having control and supervision of county jails and prisons to permit the employment of inmates thereof on county or almshouse farms exempting wardens and keepers from liability in certain cases for escapes"

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 143.

He also returned to the Senate, Senate Bill No. 143, entitled:

An Act to amend the first section of an act approved the ninth day of April Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws one hundred and eleven) to provide for the immediate printing and distribution of advance sheets of the laws of this Commonwealth as they are enacted from time to time to persons making application therefor and to certain officials" so as to include members of the General Assembly

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 467.

He also returned to the Senate, Senate Bill No. 467, entitled:

An Act defining the duties of the Governor with regard to the approval of warrants vouchers claims accounts agreements and contracts and repealing inconsistent acts

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 108.

He also returned to the Senate, Senate Bill No. 108, entitled:

An Act to amend section two thousand thirty-four of article twenty of an act entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" approved the eighteenth day of May one thousand nine hundred and eleven by authorizing and empowering the State Board of Education to make purchases and sales of real estate or other property for normal schools purchased by the State and prescribing the disposition of the proceeds of any such sales.

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 418.

He also returned to the Senate Senate Bill No. 418, entitled:

An Act creating the office of indictment and cost clerk as an assistant to the district attorney in the several counties of this Commonwealth having a population of not less than one hundred and fifty thousand and not more than two hundred and fifty thousand inhabitants providing for the appointment of a person in each of said counties to fill said office prescribing the qualifications duties and term of office of said appointees fixing their salaries and authorizing the payment of the same by the county

with the information that the House has passed the same without amendment.

HOUSE MESSAGE.

SENATE BILL NO. 474 RETURNED WITH AMENDMENTS.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 474, entitled:

An Act to amend section one of an act approved the fourteenth day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred and four) entitled "An Act authorizing the board of county commissioners of the several counties of the State to appropriate money for co-operative agricultural extension work for the purpose of improving and developing the agricultural resources of the proper counties"

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Mr. CROW. Mr. President, I move that Rule 21, which requires amended bills to be noted on the calendar, be in this case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives to the foregoing bill.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution were twice read, as follows:

Amend Section 1, page 2, line 24, by striking out the words and figures "twenty-five hundred dollars (\$2,500.00)" and inserting in lieu thereof the words and figures "thirty-five hundred dollars (\$3,500.00)."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—33.

Baldwin, F. E.,	Graff,	McConnell,	Schantz,
Barnes,	Hackett,	McNichol,	Smith,
Barr,	Haldeman,	Mearkle,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Campbell,	Homsher,	Murdoch,	Tompkins,
Crow,	Leiby,	Nason,	Turner,
Daix,	Leslie,	Phipps,	Weaver,
Donahue,	Marlow,	Sassaman,	Whitten,
Byre,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representative accordingly.

AMENDMENTS TO HOUSE BILL NO. 181 RECALLED FROM THE GOVERNOR.

He also presented for concurrence bill of the House of Representatives, as follows:

House Bill No. 181, entitled:

An Act providing for the relocation alteration and location of public roads and highways approaching leading into or contiguous to parks and public grounds other than those within the limits of incorporated boroughs and municipalities title to which parks and public grounds is vested in the State of Pennsylvania

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading reconsidered in the house and the bill amended, in which amendments the concurrence of the Senate is requested.

Mr. CROW. Mr. President, I move that Rule 21, which requires amended bills to be noted on the calendar, be in this case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives to the foregoing bill.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution, were read as follows:

Amend the title, line 3, by striking out after the word "Grounds" the words "other than those within the limits of incorporated boroughs and municipalities"; also by striking out the whole of Section 2; also Section 3, by renumbering the section, to read "Section 2"; also section 4, by renumbering the section to read "Section 3"; also section 5, by renumbering the section to read "Section 4"; also section 6, by striking out the entire section and inserting in lieu thereof the following as section 5

"Section 5 The owner of any land through which any public road or highway may be relocated as provided for in the provisions of this act may apply by petition to the court of quarter sessions of the proper county setting forth the injury which he or she may have sustained by reason of the relocation of the said public road or highway and the proceedings relative to the assessment and payment of damages of said land owner shall be in accordance with the provisions of the existing general road laws"

also section 7, by renumbering the section to read "Section 6"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—34.

Baldwin, F. E.,	Donahue,	McConnell,	Schantz,
Barnes,	Byre,	McNichol,	Smith,
Barr,	Graff,	Mearkle,	Snyder,
Boyd,	Hackett,	Miller, J. S.,	Sones,
Buckman,	Haldeman,	Murdoch,	Tompkins,
Campbell,	Heaton,	Nason,	Turner,
Crow,	Homsher,	Phipps,	Weaver,
Daix,	Leiby,	Sassaman,	Whitten,
DeWitt,	Leslie,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 45.

The Clerk of the House of Representatives being introduced presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 45, entitled:

An act making an appropriation providing for a deficiency in the maintenance of The Glen Mills School Glen Mills Delaware county Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 618.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 618, entitled:

An Act to amend section one hundred of an act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred and eighty-two) entitled "An Act to consolidate revise and amend the penal laws of this Commonwealth"

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 560.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 560, entitled:

An act to fix the salary and mileage of the members officers and employees of the General Assembly and to provide for the furnishing of such postage stationery and supplies as may be necessary for the conduct of their offices and repealing all acts or parts of acts inconsistent therewith

NOMINATIONS BY THE GOVERNOR.

The Secretary to the Governor being introduced, presented communications in writing from His Excellency the Governor of the Commonwealth, which were read as follows:

ALDERMAN.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 9, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania,

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, John Jordan, to be an Alderman in and for the Second Ward, City of Pittston, County of Luzerne, until the first Monday of January, 1920.

WM. C. SPROUL.

JUSTICES OF THE PEACE.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 8, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania,

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Justices of the Peace, until the first Monday of January, 1920:

COLUMBIA COUNTY.

J. D. Bodine, Borough of Catawissa.

ELK COUNTY.

C. S. Martin, Township of Horton.

WM. C. SPROUL.

NOTARIES PUBLIC.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 9, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania,

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the dates set opposite their names, respectively:

BLAIR COUNTY.

W. L. Hicks, Borough of Tyrone, April 30, 1919.

ERIE COUNTY.

Robert L. Roberts, City of Erie, April 23, 1919.

FAYETTE COUNTY.

Miss Elizabeth M. Leonard, Uniontown, April 26, 1919.

NORTHAMPTON COUNTY.

Frank G. Shimer, Easton, April 13, 1919.

WESTMORELAND COUNTY.

W. A. Kunkle, Borough of Greensburg, May 14, 1919.

YORK COUNTY.

Bright R. Paxton, City of York, April 18, 1919.

WM. C. SPROUL.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 9, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania,

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years to compute from the date of confirmation:

ALLEGHENY COUNTY.

Ellis K. Hunt, Pittsburgh.
A. B. Wolf, Pittsburgh.

ELK COUNTY.

G. E. Gibson, Township of Horton.

FAYETTE COUNTY.

J. P. Stillwagon, Martin.

FRANKLIN COUNTY.

M. G. McDowell, Chambersburg.

LAWRENCE COUNTY.

J. W. Cartwright, New Castle.
A. M. Lasky, New Castle.
R. C. McKinley, New Castle.

PHILADELPHIA COUNTY.

Joseph M. Perri, Philadelphia.
Emil Schnell, Philadelphia.
Wm. A. Shryock, Philadelphia.

WESTMORELAND COUNTY.

P. M. Watkins, Monessen.

WM. C. SPROUL.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 9, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania,

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public, for the term of four years, to be computed from the date of confirmation:

ALLEGHENY COUNTY.

Emil B. Ertzman, Pittsburgh.

INDIANA COUNTY.

James Colangelo, Indiana.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. CROW,

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations,

Which was agreed to.

Whereupon.

A motion was made by Mr. CROW,

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—34.

Baldwin, F. E., Eyre,	McNichol,	Smith,
Barnes, Graff,	Mearkle,	Snyder,
Barr, Hackett,	Miller, J. S.,	Sones,
Buckman, Haldeman,	Murdoch,	Tompkins,
Campbell, Heaton,	Nason,	Turner,
Crow, Homsher,	Phipps,	Weaver,
Daix, Leiby,	Sassaman,	Whitten,
Davis, Leslie,	Schantz,	Woodward,
Donahue, McConnell,		

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. CROW. Mr. President, I move that the executive session do now rise.

Mr. HOMSHER. Mr. President, I second the motion.

The motion was agreed to.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the Chair.

HOUSE MESSAGE.

SENATE BILL NO. 468 RETURNED WITH AMENDMENTS.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 468, entitled:

An Act providing for biennial instead of annual reports by the several departments of the State government

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Mr. CROW. Mr. President, I move that Rule 21, which requires amended bills to be noted on the calendar, be in this case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives to the foregoing bill.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution were twice read, as follows:

Amend section 1, page 2, line 1, by inserting after the word "reports" the words "nor shall Smull's Legislative Hand Book be classified as a report to be issued biennially the law now governing said publication to remain in full force and effect."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—34.

Baldwin, F. E., Graff,	Mearkle,	Sones,
Barnes, Hackett,	Miller, J. S.,	Tompkins,
Barr, Haldeman,	Murdoch,	Turner,
Campbell, Heaton,	Nason,	Weaver,
Crow, Homsher,	Phipps,	Whitten,
Daix, Leiby,	Sassaman,	Woodward,
Davis, Leslie,	Schantz,	Buckman,
Donahue, McConnell,	Smith,	Pres. pro tem.
Eyre, McNichol,	Snyder,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

REPORT FROM COMMITTEE.

Mr. WEAVER. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WEAVER. from the Committee on Judiciary General reported as committed, Senate Bill No. 246 (House Bill No. 167), entitled:

An Act to amend part of section one of an act approved the ninth day of April one thousand nine hundred and fifteen (P. L. 54), entitled: "An Act to establish and regulate the fees

to be charged and collected by sheriffs in counties of this Commonwealth having a population of not less than three hundred thousand nor more than one million five hundred thousand inhabitants, as computed by the last preceding United States census; the time and manner in which said fees shall be paid, the publication and posting of said fees, the delivery of an itemized receipt for official fees and legal costs received; and repealing all laws, general, special or local or any parts thereof, that are or may be inconsistent therewith," extending the provisions of said act to counties having a population of not less than two hundred thousand and not more than one million, five hundred thousand inhabitants.

BILLS INTRODUCED.

Mr. EYRE. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE read in his place and presented to the Chair Senate Bill No. 796, entitled:

A supplement to an act approved the eighth day of June, Anno Domini, one thousand nine hundred and fifteen, entitled "An Act relating to and regulating self-propelled traction engines or tractors equipped with metal-tired wheels, and vehicles trailing after or propelled by traction engines or tractors; providing for their registration and the licensing of certain operators by the State Highway Department; prohibiting the operation of any traction-engine or tractor by any person when intoxicated; forbidding the passage of any law laying a tax upon or requiring the registration of traction-engines or tractors by any county, city, borough, or incorporated town or township; establishing the rights of traction engines or tractors upon the public highways with relation to other vehicles; providing for their equipment, and for the width of tires to be used upon vehicles trailing after, or propelled by traction-engines or tractors; regulating the service of process and proceedings in actions of damages arising therefrom; providing for arrest, and for service of process and proceedings for violation of this act; prescribing the penalties therefor, and providing for the disposition of fees and fines imposed thereunder."

Which was committed to the Committee on Public Roads and Highways.

Mr. DAIX. Mr. President, I ask unanimous consent to read bills in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX read in his place and presented to the Chair Senate Bill No. 797, entitled:

An Act relating to and regulating the sale, barter, and exchange of tickets, cards, or other tokens evidencing the right of admission to any theater, concert hall, circus, show, ball, park, athletic hall or field or other place of amusement for which an admission is charged; providing for the licensing of ticket brokers; and providing penalties.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 798, entitled:

A Supplement to an act, entitled "An Act authorizing and regulating the survey, appraisal, and patenting of lands in beds of navigable rivers or streams, permitted by the Government of the United States to be abandoned and filled as no longer of use for ordinary purposes of navigation," approved the twenty-seventh day of June, Anno Domini one thousand nine hundred and thirteen (P. L. 665).

Which was committed to the Committee on Judiciary General.

Mr. SMITH. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SMITH read in his place and presented to the Chair Senate Bill No. 799, entitled:

An Act relating to county bridges; regulating the advertising of and letting of contracts for the erection, repairing and rebuilding of such bridges, and the making of plans and specifications therefor; and also providing for the filing with the county commissioners of alternate plans and specifications.

Which was committed to the Committee on Public Roads and Highways.

Mr. CROW. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW read in his place and presented to the Chair Senate Bill No. 800, entitled:

An Act to amend sections three, twelve, thirteen and sixteen of an act approved the twenty-fourth day of July, one thousand nine hundred and thirteen (P. L. 1001), entitled "An Act to regulate nominations and elections for all elective offices of cities of the second class and all offices of judge of a court of record; providing for non-partisan nominations and elections for said offices; abolishing certain existing methods of nomination in such cases and the use of party or political names or appellations at elections with respect to said offices; imposing certain duties upon the Secretary of the Commonwealth, county commissioners, and election officers and clerks; and providing penalties for the violation of the provisions hereof, and the punishment of certain offenses."

Which was committed to the Committee on Elections.

REPORTS FROM COMMITTEES.

Mr. EYRE. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE from the Committee on Public Roads and Highways reported as committed Senate Bill No. 796, entitled:

A supplement to an act approved the 8th day of June, A. D. 1915, entitled "An Act relating to and regulating self-propelled traction engines or tractors equipped with metal-tired wheels, and vehicles trailing after or propelled by traction engines or tractors; providing for their registration and the licensing of certain operators by the State Highway Department; prohibiting the operation of any traction-engine or tractor by any person when intoxicated; forbidding the passage of any law laying a tax upon or requiring the registration of traction-engines or tractors by any county, city, borough, or incorporated town or township; establishing the rights of traction engines or tractors upon the public highways with relation to other vehicles; providing for their equipment and for the width of tires to be used upon vehicles trailing after, or propelled by traction engines or tractors; regulating the service of process and proceedings in actions of damages arising therefrom; providing for arrest, and for service of process and proceedings for violation of this act; prescribing the penalties therefor, and providing for the disposition of fees and fines imposed thereunder."

Mr. NASON. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there any objection? The Chair hears none.

Mr. NASON from the Committee on Public Health and Sanitation reported as committed Senate Bill No. 732, entitled:

An Act for the protection of the public health; regulating the possession, control, dealing in, giving away, delivery, dispensing, administering, prescribing, and use of certain drugs; regulating the use of drugs in the treatment of the drug habit; requiring the making of certain reports to the State Department of Health; providing for the revocation and suspension of licensee of physicians, dentists, veterinarians, pharmacists, druggists, and registered nurses for certain causes; providing for the enforcement of this act, and prescribing penalties.

Mr. CROW. Mr. President, I ask unanimous consent to make reports from Committee at this time.

The PRESIDENT. Is there any objection? The Chair hears none.

Mr. CROW from the Committee on Corporations reported as committed Senate Bill No. 646 (House Bill No. 70), entitled:

An Act to amend section two of an act approved the 28th day of May, 1913 (P. L. 378), entitled "An Act authorizing certain corporations to issue preferred stock of one or more classes, providing for the manner of issuance restrictions and regulations in the matter of voting thereof, and the rights and privileges of the holders thereof, and repealing all acts or parts of acts inconsistent therewith."

Also from the Committee on Corporations reported as committed Senate Bill No. 740 (House Bill No. 342), entitled:

An Act to amend clause twelve, section thirty-nine of an act approved the 29th day of April, 1874 (P. L. 73), entitled "An Act to provide for the incorporation and regulation of certain corporations."

Mr. DAIX. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX from the Committee on Appropriations reported as committed Senate Bill No. 686, entitled:

An Act to amend section two of an act approved the 18th day of May, 1917 (P. L. 259), entitled "An Act to provide for the classification of inspectors of the Department of Labor and Industry according to qualifications determined by a committee of the Department of Labor and Industry, and fixing the salaries of inspectors with the several classifications."

RECESS.

Mr. CROW. Mr. President, I move that the Senate do now take a recess for ten minutes.

Mr. F. E. BALDWIN. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

HOUSE MESSAGES.

HOUSE BILLS FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced, presented for concurrence, bills of the House of Representatives as follows:

House Bill No. 1043 (Senate Bill No. 801), entitled:

An Act fixing the compensation of the custodian of the wash room custodian of the basement day watchman night watchman and elevatorman of the Senate and elevatorman day watchman and night watchman of the House of Representatives and repealing all acts or parts of acts inconsistent herewith

Which was committed to the Committee on Appropriations.

House Bill No. 1033 (Senate Bill No. 802), entitled:

A Joint Resolution directing the Attorney General to institute quo warranto proceedings against the Tide Water and Susquehanna River Railroad Company.

Which was committed to the Committee on Judiciary General.

House Bill No. 872 (Senate Bill No. 803), entitled:

An Act fixing the salaries of mine inspectors in this Commonwealth and the expenses incident to the office

Which was committed to the Committee on Appropriations.

House Bill No. 1064 (Senate Bill No. 804), entitled:

An Act to amend section two of an act approved the thirteenth day of March one thousand eight hundred and fifteen (Pamphlet Laws one hundred fifty) entitled "An Act concerning divorces" as amended by changing the time for making service of the subpoena upon the respondent and validating divorces heretofore granted where service was made personally at any time before the return day or where a return of non est inventus has been sworn to at any time prior to the return day

Which was committed to the Committee on Judiciary General.

House Bill No. 1074 (Senate Bill No. 805), entitled:

An Act providing for the time during which pupils may be taught in institutions for the instruction of the blind in this Commonwealth

Which was committed to the Committee on Education.

House Bill No. 360 (Senate Bill No. 806) entitled:

An Act to further amend section five of an act, entitled "An Act to establish a county court for the county of Allegheny, and prescribing its powers and duties; regulating the procedure therein, and providing for the expenses thereof," approved the fifth day of May, one thousand nine hundred and eleven, as amended by an act, entitled "An Act amending section five of an act, entitled 'An Act to establish a county court for the county of Allegheny, and prescribing its powers and duties; regulating the procedure therein, and providing for the expenses thereof,' approved the fifth day of May, Anno Domini one thousand nine hundred and eleven by changing the manner of appointment and of determining the number, duties and compensation of clerks and other assistants" approved the fourteenth day of May, one

thousand nine hundred and fifteen, by changing the manner fixing the compensation of clerks and other assistants directing same to be fixed by the salary board of which the President Judge of said court shall constitute a member when such salaries are fixed.

Which was committed to the Committee on Judiciary General.

House Bill No. 981 (Senate Bill No. 807), entitled:

An Act to amend section two thousand one hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Which was committed to the Committee on Education.

House Bill No. 1125 (Senate Bill No. 808), entitled:

An Act to amend section one of an act approved the fifteenth day of April one thousand nine hundred and seven (Pamphlet Laws eighty-six) entitled "An Act fixing the salary of the Superintendent of Public Instruction and of the Deputy Superintendent of Public Instruction" fixing the salary of the Superintendent of Public Instruction for all services required to be performed by law

Which was committed to the Committee on Appropriations.

House Bill No. 1038 (Senate Bill No. 809), entitled:

An Act to authorize empower and enable any person having a right of action against two or more persons or corporations arising out of injury or death caused by the negligence of said two or more persons or corporations to bring separate suits or actions at law against each and all of the parties or corporations liable or responsible for said injury or death

Which was committed to the Committee on Judiciary General.

House Bill No. 941 (Senate Bill No. 810), entitled:

An Act relating to eggs prohibiting the sale offering for sale exposing for sale or having in possession with intent to sell eggs for and as fresh that are not fresh eggs or of branding or of labeling or marking eggs as being fresh eggs that are not fresh eggs prescribing certain duties of the Dairy and Food Commissioner in reference thereto and providing penalties for the violation thereof

Which was committed to the Committee on Public Health and Sanitation.

House Bill No. 238, (Senate Bill No. 811), entitled:

An Act authorizing any company incorporated under the laws of any other State for the manufacturing buying and selling of elevators and hoisting machinery or of any article appertaining to or entering into the construction thereof or of engines dynamos generators pumps and any and all kinds of machinery and mechanical apparatus to erect and maintain buildings and manufacturing establishments and to have and to hold real estate to any amount necessary and proper therefor

Which was committed to the Committee on Judiciary General.

House Bill No. 423 (Senate Bill No. 812), entitled:

An Act prohibiting the operation in certain cases of steam traction and steam portable engines unless equipped with spark arresters

Which was committed to the Committee on Public Roads and Highways.

HOUSE CONCURS IN SENATE BILL NO. 355.

He also returned to the Senate Senate Bill No. 355, entitled:

An Act to amend section ten of an act approved the twenty-seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and three) entitled "An Act creating the office of county controller in counties of this Commonwealth containing one hundred and fifty thousand inhabitants to five hundred thousand inhabitants prescribing his duties and abolishing the office of county auditor in said counties"

with the information that the House has passed the same without amendments.

HOUSE MESSAGE.

SENATE BILL NO. 416 RETURNED WITH AMENDMENTS.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 416, entitled:

An Act establishing a Bureau of Statistics and Information in the Department of Internal Affairs authorizing the Secretary of Internal Affairs to appoint a chief of bureau and other officers and employes fixing their duties powers and salaries making it the duty of corporations firms and individuals to furnish information required prescribing penalties for violation of such duty and repealing certain acts and transferring the records equipment and supplies in the Division of Production in the Bureau of Statistics and Information in the Department of Labor and Industry to the bureau hereby established

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Mr. CROW. Mr. President, I move that Rule 21, which requires amended bills to be noted on the calendar, be in this case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives to the foregoing bill.

Mr. F. E. BALDWIN. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution were twice read, as follows: amend section 2, page 2, line 7, by striking out the word "four" and inserting in lieu thereof the word "five."

On the question.

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—32.

Baldwin, F. E.,	Hackett,	Miller, J. S.,	Sones,
Barnes,	Haldeman,	Murdoch,	Tompkins,
Barr,	Heston,	Nason,	Turner,
Campbell,	Herron,	Phipps,	Weaver,
Crow,	Homsher,	Sassaman,	Whitten,
Dix,	Leslie,	Schantz,	Woodward,
Donahue,	McConnell,	Smith,	Buckman,
Eyre,	McNichol,	Snyder,	Pres. pro tem.
Graff,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

RECESS.

Mr. LESLIE. Mr. President, I move that the Senate do now take a recess for five minutes.

Mr. F. E. BALDWIN. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 108, entitled:

An Act to amend section two thousand thirty-four of article twenty of an act entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" approved the eighteenth day of May one thousand nine hundred and eleven by authorizing and empowering the State Board of Education to make purchases and sales of real estate or other property for normal schools purchased by the State and prescribing the disposition of the proceeds of any such sales

Senate Bill No. 143, entitled:

An Act to amend the first section of an act approved the ninth day of April Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws one hundred and eleven) to provide for the immediate printing and distribution of advance sheets of the laws of this Commonwealth as they are enacted from time to time to persons making application therefor and to certain officials" so as to include members of the General Assembly.

Senate Bill No. 298, entitled:

A Joint resolution amending a joint resolution approved the seventeenth day of July one thousand nine hundred and seventeen (Pamphlet Laws ten hundred and thirty-six) entitled "A Joint Resolution authorizing the authorities having control and supervision of county jails and prisons to permit the employment of inmates thereof on county or almshouse farms exempting wardens and keepers from liability in certain cases for escapes."

Senate Bill No. 355, entitled:

An Act to amend section ten of an act approved the twenty-seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and three) entitled "An Act creating the office of county controller in counties of this Commonwealth containing one hundred and fifty thousand inhabitants and over prescribing his duties and abolishing the office of county auditor in said counties."

Senate Bill No. 416, entitled:

An Act establishing a Bureau of Statistics and Information in the Department of Internal Affairs authorizing the Secretary of Internal Affairs to appoint a chief of bureau and other officers and employees fixing their duties powers and salaries making it the duty of corporations firms and individuals to furnish information required prescribing penalties for violation of such duty and repealing certain acts and transferring the records equipment and supplies in the Division of Production in the Bureau of Statistics and Information in the Department of Labor and Industry to the bureau hereby established.

Senate Bill No. 418, entitled:

An Act creating the office of indictment and cost clerk as an assistant to the district attorney in the several counties of this Commonwealth having a population of not less than one hundred and fifty thousand and not more than two hundred and fifty thousand inhabitants providing for the appointment of a person in each of said counties to fill said office prescribing the qualifications duties and term of office of said appointees fixing their salaries and authorizing the payment of the same by the county

Senate Bill No. 467, entitled:

An Act defining the duties of the Governor with regard to the approval of warrants vouchers claims accounts agreements and contracts and repealing inconsistent acts

Senate Bill No. 468, entitled:

An Act providing for biennial instead of annual reports by the several departments of the State government

Senate Bill No. 474, entitled:

An Act to amend section one of an act approved the fourteenth day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred and four) entitled "An Act authorizing the board of county commissioners of the several counties of the State to appropriate money for cooperative agricultural extension work for the purpose of improving and developing the agricultural resources of the proper counties"

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the presence of the Senate signed the same.

REPORTS FROM COMMITTEE.

Mr. EYRE. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE from the Committee on Public Roads and Highways reported as committed Senate Bill No. 465, entitled:

An Act making it lawful for twenty-five or more resident tax payers of any county in this Commonwealth in which any turnpike road or highway is wholly or partly located upon which tolls are charged the travelling public to present their petition to the county commissioners of their county setting forth that it would be for the best interests of the people of their county that such turnpike road or highway or part thereof should be purchased and become a public road free from tolls and toll gates and thereupon for the county commission-

ers of the petitioners county to purchase the same for public use free from tolls and toll gates if a price therefor can be agreed upon with the owners thereof and pay for the same out of the funds of their county not otherwise appropriated and if such county has not sufficient funds to issue bonds of said county for that purpose and providing that any turnpike road or highway or part thereof so purchased and made a public road shall thereafter be repaired maintained and improved by the county township borough or city in which the same or part thereof is located

MOTION TO READ BILLS THE FIRST TIME.

Mr. CROW. Mr. President, I move that all bills reported from committees at today's session be read the first time.

Mr. EYRE. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 458, entitled:

An Act to amend section one of an act approved the seventh day of July one thousand eight hundred and seventy-nine (Pamphlet Laws one hundred and ninety-four) entitled "An Act to enlarge the jurisdiction of justices of peace and regulating the fees of constables making sales under this act"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 632, entitled:

An Act defining trading stamps as including stamps coupons tickets cards certificates and other similar devices given with a sale or bailment of merchandise regulating and licensing the sale furnishing and giving the trading stamps and providing penalties for the violation thereof

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 595, entitled:

An Act to exempt certain playgrounds not used for private or corporate profit from taxation where the entire revenue is applied to support said playgrounds and to increase the efficiency and improvement thereof

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 478 (House Bill No. 222), entitled:

An Act to amend clause (a), section two of an act, approved the seventh day of June, one thousand nine hundred and seventeen (P. L. 388), entitled: "An Act relating to the jurisdiction, powers, and procedure of the orphans' court and the court of common pleas as to sales, mortgages, conveyances on ground-rent, leases, extinguishment of ground-rents, partition, exchange, squaring and adjusting of lines between adjoining owners, consolidation and combination of mining lands and the leasing thereof, the joining owners of undivided interests in making and taking conveyances in order to change the route or location of any right of way or passage over adjoining or other lands, and the subdivision of premises so as to command the highest price or greatest rents, and, for such purpose, the laying out and dedication of roads, streets and alleys, or the vacation of such; as have not been accepted by the public authorities, where the court shall be of opinion that such decree will be to the interest and advantage of all those interested; and where the legal title is held by minors, lunatics, habitual drunkards or weak-minded persons, a married person whose spouse is a lunatic or has abandoned him or her for one year, or has been absent and unheard of for seven years; by corporations having no capacity to convey or by any unincorporated association, by any religious, beneficial, or charitable society or association incorporated or unincorporated, and the title is subject to forfeiture if real estate is held in excess of the amount prescribed by its charter or by law; by a corporation, or individual or individuals and is subject to a trust of any description whatever; by any person as to whom a presumption of death may have arisen, or any interest wherein it is held by any person under legal disability to dispose thereof; where the legal title is an estate tail or is subject to the lien of debts of a decedent not of record, contingent remainders, executory devises, or remainders to a class, some or all of whom may not be in being or ascertained; where estates shall have been devised or granted for special or limited purposes, where there is a power of sale, but the time may not have arrived for its

exercise, any preliminary act may not have been done to bring it into exercise, the time limited for its exercise may have expired, or any one or more persons required to consent or join in its exercise may be non compos mentis, having removed out of the State, having died, refused to act, unreasonably withhold consent, or be absent or unheard of; where there has been or shall be a defective appointment in any deed or will, and the necessary power is not given to the executor, devisee, or appointee to make sale and conveyance; where a trust has been created, and no power conferred on the trustee to do any of the acts which the court is hereby empowered to authorize or confirm; and to the effects of such decrees," extending the provisions of said act to cases where real estate or ground-rent issuing therefrom is held by a wife whose husband is a minor or by a married minor whose spouse is a minor.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 47, entitled:

An Act to amend an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and seventy-two) entitled "An Act to provide for the protection and preservation of game game-quadrupeds and game-birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 710 (House Bill No. 821), entitled:

An Act authorizing the Board of Game Commissioners to acquire through purchase or gift lands for game preserve purposes

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 122, entitled:

An Act to amend section three of an act entitled "An Act to provide for the appointment of Game Commissioners for the Commonwealth of Pennsylvania defining their duties and empowering them to appoint game protectors" approved the twenty-fifth day of June Anno Domini one thousand eight hundred ninety-five as amended by the act of the fifteenth day of June one thousand nine hundred eleven (Pamphlet Laws nine hundred sixty) as further amended by the act of the twenty-second day of April one thousand nine hundred fifteen (Pamphlet Laws one hundred sixty-eight) authorizing the Board of Game Commissioners to increase its force of game protectors to eighty if so many be needed

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 506, entitled:

An act requiring certain private hospitals and other charitable institutions to submit plans for the erection or improvement of buildings to the Board of Public Charities for approval and upon failure so to do to be prohibited from receiving state appropriations

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 759, entitled:

An Act reorganizing the Department of Internal Affairs of the Commonwealth, designating the officers and employees thereof, and fixing their salaries.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 412, entitled:

An Act to amend clause two of section three hundred and eighty-six of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight

hundred and forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 20, entitled:

An Act to provide for and regulate the fees to be received by notaries public throughout the Commonwealth for making demand for payment or acceptance of commercial paper protesting and registering the same and for making out and mailing notices of protest.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 676, entitled:

An Act to amend sections eight nine ten thirteen fourteen nineteen twenty-two and sixty-seven of an act entitled "An Act providing for the examination licensure and registration of persons firms or corporations engaged or engaging in the business or work of plumbing or house drainage and prescribing certain rules regulations and requirements for the construction of plumbing house drainage and cess pools in cities of the second class and imposing fines penalties and forfeitures for violation thereof" approved the seventh day of June Anno Domini one thousand nine hundred and one as amended.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 430 (House Bill No. 476), entitled:

An Act to amend section eight clause (b) of the Wills act of one thousand nine hundred and seventeen (Pamphlet Laws four hundred and three) by giving to any mother or adopting mother the right to appoint a testamentary guardian for her minor child when the father or adopting father of such child has forfeited his right to appoint a testamentary guardian under clause (c) of said section and when the said mother or adopting mother has left an estate real or personal to such child the said amendment to apply to the wills of all persons dying on or after the thirty-first day of December one thousand nine hundred and seventeen

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 598, entitled:

An Act validating the holding, ownership and exercise of material, rolling stock, property and franchises sold and conveyed under and by virtue of any process or decree of any court or under or by virtue of a power of sale contained in any mortgage or deed of trust, as the property of any gas, water, coal, iron, steel, lumber, oil or mining or manufacturing, transportation or telegraph company, or any railroad, canal, turnpike, bridge or plank road, or any corporation, notwithstanding the failure of the owner or owners thereof to reorganize said company or corporation in accordance with the Act of Assembly, entitled "An Act concerning the sale of railroads, canals, turnpikes, buildings, plank roads," approved the 8th day of April, A. D. 1861, and the supplements and amendments thereto.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 749 (House Bill No. 284), entitled:

An Act to prevent unfair competition and unfair trade practices

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 246 (House Bill No. 167), entitled:

An Act to amend part of section one of an act approved the ninth day of April one thousand nine hundred and fifteen (Pamphlet Laws fifty-four) entitled "An Act to establish and regulate the fees to be charged and collected by sheriffs in

counties of this Commonwealth having a population of not less than three hundred thousand nor more than one million five hundred thousand inhabitants as computed by the last preceding United States census the time and manner in which said fees shall be paid the publication and posting of said fees the delivery of an itemized receipt for official fees and legal costs received and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" extending the provisions of said act to counties having a population of not less than two hundred thousand and not more than one million five hundred thousand inhabitants

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 796, entitled:

A Supplement to an act approved the eighth day of June, Anno Domini, one thousand nine hundred and fifteen, entitled "An Act relating to and regulating self-propelled traction engines or tractors equipped with metal-tired wheels, and vehicles trailing after or propelled by traction engines or tractors; providing for their registration and the licensing of certain operators by the State Highway Department prohibiting the operation of any traction-engine or tractor by any person when intoxicated; forbidding the passage of any law laying a tax upon or requiring the registration of traction-engines or tractors by any county, city, borough or incorporated town or township; establishing the rights of traction engines or tractors upon the public highways with relation to other vehicles; providing for their equipment, and for the width of tires to be used upon vehicles trailing after, or propelled by traction engines or tractors; regulating the service of process and proceedings in actions of damages arising therefrom; providing for arrest, and for service of process and proceedings for violation of this act; prescribing the penalties therefor, and providing for the disposition of fees and fines imposed thereunder."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 732, entitled:

An Act for the protection of the public health; regulating the possession, control, dealing in, giving away, delivery, dispensing, administering, prescribing, and use of certain drugs; regulating the use of drugs in the treatment of the drug habit; regulating the making of certain reports to the State Department of Health; providing for the revocation and suspension of licenses of physicians, dentists, veterinarians, pharmacists, druggists and registered nurses for certain causes; providing for the enforcement of this act, and prescribing penalties.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 646 (House Bill No. 70), entitled:

An Act to amend section two of an act approved the twenty-eighth day of May one thousand nine hundred and thirteen (Pamphlet Laws three hundred and seventy-eight) entitled "An Act authorizing certain corporations to issue preferred stock of one or more classes providing for the manner of issuance restrictions and regulations in the matter of voting thereof and the rights and privileges of the holders thereof and repealing all acts or parts of acts inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 740 (House Bill No. 342), entitled:

An Act to amend clause twelve section thirty-nine of an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An Act to provide for the incorporation and regulation of certain corporations"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 686, entitled:

An Act to amend section two of an act approved the eighteenth day of May one thousand nine hundred and seventy-two (Pamphlet Laws two hundred and fifty-nine) entitled

"An Act to provide for the classification of inspectors of the Department of Labor and Industry according to qualifications determined by a committee of the Department of Labor and Industry and fixing the salaries of inspectors within the several classifications"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

ADJOURNMENT.

Mr. MURDOCH. Mr. President, I move that the Senate do now adjourn.

Mr. TURNER. Mr. President, I second the motion.
The motion was agreed to.

The Senate adjourned at 1.05 P. M. until Monday evening April 21, 1919, at 9 o'clock.

HOUSE OF REPRESENTATIVES

WEDNESDAY, April 9, 1919.

The House met at 10:30 o'clock A. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

O Thou great master-builder who hast studded the heavens with Thy handiwork, grant unto us that we may humbly follow in Thy footsteps and that we may not despise, as has been the custom and tradition of the past, those who work. Rather help us to glory like him who said, "Hitherto my father worked and I work." In this world, which is a great workshop, may each and every one find a place to serve, whether it be with hand or with heart, with pencil or with brain, be it as it may. Help us to put the sovereign price on useful, honest work. Above all, we ask Thee that we may not have a false sense of dignity and consider those as unworthy who work with their hands, but grant unto us that we may fully understand and appreciate all that they do who labor. Thou hast made it a divine decree that the moisture of the brow must go with the toil of the hand. Grant, we pray Thee that we may honor that which Thou hast seen fit to decree. Therefore, may they have protection and enjoyment and may the dull drab be taken out of life; may they have their right and proper place in all consideration. May we never have the false contagion of a foolish aristocracy and may we know no other aristocracy than that of honest work. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. Colville, the further reading was dispensed with and the Journal was approved.

PETITIONS.

FAVORING THE PASSAGE OF HOUSE BILL NO. 576.

Mr. MARTIN presented a petition from citizens of Allegheny County favoring the passage of House Bill No. 576.

Referred to the Committee on Public Health and Sanitation.

The SPEAKER presented a petition from citizens of Allegheny County favoring the passage of House Bill No. 576.

Referred to the Committee on Public Health and Sanitation.

BILLS INTRODUCED AND REFERRED.

By Mr. GOLDBER. House Bill No. 1268.

An Act relating to and regulating appeals from the judgments of Magistrates and Justices of the Peace in counties in which Municipal Courts are established.

Referred to the Committee on Judiciary Special.

By Mr. IRA M. FOX. House Bill No. 1269.

An Act providing for the purchase by the Commonwealth, as a state park and forestry reservation, of certain lands known as the A. Cook Sons Company lands, located in the counties of Forest, Clarion and Jefferson; providing for the purchase of condemnation of certain lands lying within said tract; defining the powers and duties of the Department of Forestry, or the Department of Conservation, in relation thereto and making an appropriation.

Referred to the Committee on Forestry.

By Mr. WILLERT. House Bill No. 1270.

An Act regulating the use of vehicles on the public highways requiring lights on certain vehicles and providing penalties for the violation thereof.

Referred to the Committee on Public Roads.

By Mr. BENCHOFF. House Bill No. 1271.

An Act to repeal section twelve of an act approved the eighteenth day of June, one thousand eight hundred and ninety-five (Pamphlet Laws two hundred three), entitled "An Act to provide for the more effectual protection of the public health in the several municipalities of this Commonwealth."

Referred to the Committee on Public Health and Sanitation.

By Mr. KENNEDY. House Bill No. 1272.

An Act relating to service or legal process upon any foreign fraternal, beneficial or relief society, company or association.

Referred to the Committee on Judiciary Local.

By Mr. ROBERT L. WALLACE. House Bill No. 1289.

An Act fixing the liability of owners of motor vehicles, negligently driven or operated in this Commonwealth, by such owners or by other persons with the knowledge, consent, permission or at the discretion of such owners.

Referred to the Committee on Judiciary Local.

By Mr. WILLIAM DAVIS. House Bill No. 1290.

An Act providing for the appointment of county detectives in certain counties and fixing their salaries payable from the county treasury.

Referred to the Committee on Counties and Townships.

By Mr. ROBERTSON. House Bill No. 1291.

An Act to amend the first section of an act approved the twenty-third day of March, one thousand eight hundred and seventy-seven (Pamphlet Laws twenty), entitled "An Act to empower any taxpayer of any township, borough, school, poor or other municipal district upon petition and affidavit to become a party to any suit or process pending against said district," so as to authorize such taxpayer to prosecute or defend any suit or process on behalf of said district.

Referred to the Committee on Judiciary Local.

By Mr. SHOWALTER. House Bill No. 1292.

An Act making an appropriation to Richard S. Hanselman of West Buffalo Township, Union County, for moneys erroneously paid into the State Treasurer.

Referred to the Committee on Appropriations.

By Mr. ARON. House Bill No. 1293.

An Act to further amend section one of an act approved the eighth day of May one thousand eight hundred and fifty-four (Pamphlet Laws six hundred forty-four), entitled "A further supplement to the act entitled 'An Act concerning divorces,'" as amended, by striking out the proviso in clause three thereof providing for the allowance of support or alimony in certain cases.

Referred to the Committee on Judiciary Special.

By Mr. SPANGLER. House Bill No. 1294.

An Act relating to the acknowledgment and recording of deeds.

Referred to the Committee on Judiciary General.

By Mr. GANS. House Bill No. 1295.

An Act to refund to the Manufacturers' Casualty Insurance Company certain moneys paid by it into the State Treasury as a bonus on part of an authorized increase of its capital stock which the Company subsequently decided not to issue.

Referred to the Committee on Appropriations.

By Mr. PATTERSON. House Bill No. 1296.

An Act requiring all companies authorized to insure owners of real estate, mortgages and others interested in real estate from loss by reason of defective titles, liens and incumbrances, to create and maintain a reserve liability; providing how such reserve shall be created and invested; giving the Insurance Commissioner the right to examine the affairs of such companies and providing for the dissolution of such companies for failure to comply with the provisions of this act.

Referred to the Committee on Ways and Means.

By Mr. HESS. House Bill No. 1297.

An Act to prevent fraud and deception by regulating the sale, or offering for sale, of certain securities and of certain contracts or instruments relating to land; regulating the licensing of dealers in such securities, contracts or instruments; defining the powers and duties of the Commissioner of Banking and providing penalties.

Referred to the Committee on Banks and Banking.

By Mr. KENNEDY. House Bill No. 1298.

An Act authorizing counties to widen, straighten, alter or change the course of streams, to insure the safety of county bridges; conferring upon counties the right of eminent domain in connection therewith; and providing for the assessment of damages for property taken, injured or destroyed.

Referred to the Committee on Judiciary Local.

By Mr. WOODRUFF. House Bill No. 1299.

An Act to regulate the extension of certain streets in boroughs of this Commonwealth.

Referred to the Committee on Public Roads.

By Mr. BOLARD. House Bill No. 1300.

An Act to amend section nine of article seven, chapter six, of an act approved the fourteenth day of May, one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve), entitled "An Act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs," as amended.

Referred to the Committee on Judiciary General.

By Mr. FOWLER. House Bill No. 1301.

An Act rendering unenforceable and void any undertaking by contract of insurance or otherwise, to indemnify against or assume liability for the death of or for personal injuries to minors illegally employed.

Referred to the Committee on Insurance.

By Mr. HORACE F. REBER. House Bill No. 1302.

An Act relating to assessments for county purposes in years between the triennial assessments.

Referred to the Committee on Judiciary Local.

By Mr. DITHRICH. House Bill No. 1307.

An Act to amend an act approved the second day of June, one thousand nine hundred and fifteen (Pamphlet Laws seven hundred thirty-six), entitled "An Act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment; establishment an elective schedule of compensation; and providing procedure for the determination of liability and compensation thereunder," by including volunteer firemen.

Referred to the Committee on Judiciary General.

By Mr. BIDELESPACHER. House Bill No. 1308.

An Act to repeal an act approved the tenth day of April, one thousand eight hundred and seventy-three (Pamphlet Laws six hundred), entitled "An Act in relation to legal advertisements in the county of Lycoming."

Referred to the Committee on Judiciary Special.

By Mr. CHARLES A. SHAFFER. House Bill No. 1309.

An Act authorizing boroughs and incorporated towns to establish systems for the registration of deeds and titles to real estate; imposing certain duties upon sheriffs and recorders of deeds and providing penalties.

Referred to the Committee on Judiciary Local.

SENATE MESSAGES.

SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows:

Senate Bill No. 352 (House Bill No. 1273).

An Act amending sections two four and fifteen of an act entitled "An Act authorizing and empowering the several counties of this Commonwealth to locate lay out open construct and maintain public bridges whether wholly or partly within any city borough or township therein across any river or stream dividing or separating any part of said county from any other part thereof together with the necessary bridge approaches, viaduct or other approaches to conveniently connect the same with existing streets or public roads in such cities boroughs or townships authorizing the cities and boroughs wherein such bridges are located to share in the cost thereof and to provide approaches therefor authorizing the taking and appropriation of property and rights of property public or private for such purposes providing a method for making compensation for property taken injured or destroyed thereby authorizing the several counties to enter upon and over public streets or roads in cities boroughs or townships for said purposes authorizing the several counties to appropriate money levy taxes and incur indebtedness therefor and authorizing the several counties to charge and collect tolls and rentals for the concurrent use of such bridges and approaches by street railway telegraph telephone or other corporations or persons making use thereof other than for ordinary foot or vehicle traffic and to enter into contracts for such use" approved the twenty-fourth day of May one thousand nine hundred seventeen

Referred to the Committee on Public Roads.

Senate Bill No. 41 (House Bill No. 1274).

An Act to amend section one of an act approved the twenty-fifth day of July, one thousand nine hundred and thirteen (Pamphlet Laws one thousand and twenty-four) entitled "An Act to protect the public health and welfare by regulating the employment of females in certain establishments, with respect to their hours of labor and the conditions of their employment; by establishing certain sanitary regulations in the establishments in which they work; by requiring certain abstracts and notices to be posted; by providing for the enforcement of this act by the Commissioner of Labor and Industry and others; by prescribing penalties for violations thereof; by defining the procedure in prosecutions; and by repealing all acts and parts of acts inconsistent with the provisions thereof;" by providing that the term "establishment" shall not include, nor shall the act apply to summer boarding houses during certain months.

Referred to the Committee on Labor and Industry.

Senate Bill No. 61 (House Bill No. 1275).

An Act making an appropriation to cover deficiencies in maintenance to the Home for the Training in Speech of Deaf Children before they are of school age at Belmont Avenue and Monument Road Philadelphia.

Referred to the Committee on Appropriations.

Senate Bill No. 90 (House Bill No. 1276).

An Act to further amend the act approved the thirtieth day of March one thousand nine hundred and fifteen entitled "An Act to promote the health and efficiency of firemen in cities of the second class by providing for a two-platoon system for firemen in the department of public safety of such cities" as amended by extending the same to cities of the third class.

Referred to the Committee on Manufactures.

Senate Bill No. 209 (House Bill No. 1277).

An Act making an appropriation for the purpose of maintaining and preserving the public roads through the Cornplanter Indian Reservation in Elk township Warren County Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 361 (House Bill No. 1278).

An Act providing for the publication and distribution of a revised edition of the railroad map of Pennsylvania by the Department of Internal Affairs making an appropriation for the work of revising compiling and proof-reading and an appropriation for printing the same and paper.

Referred to the Committee on Appropriations.

Senate Bill No. 406 (House Bill No. 1279).

An Act authorizing the Secretary of Internal Affairs to establish and maintain in the Department of Internal Affairs a Bureau of Topographic and Geological Survey of the State defining its powers and duties providing for the appointment of a **State Geologist who shall be Chief of said Bureau and other**

assistants and employees and for the fixing of their salaries providing for the transfer of all papers maps surveys and other property of the State in the possession of the Topographic and Geological Survey Commission of the State to the Secretary of Internal Affairs and abolishing the said Commission.

Referred to the Committee on Mines and Mining.

Senate Bill No. 510 (House Bill No. 1280).

An Act amending sections three ten eleven and thirteen of an act approved the fifteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred thirty-four) entitled "An Act relating to motion-picture films reels or stereopticon views or slides providing a system of examination approval and regulation thereof and of the banners posters and other like advertising matter used in connection therewith creating the Board of Censors and providing penalties for the violation of this act" and providing for the appointment of a Deputy to the Board of Censors and additional employees of said Board and fixing their salaries.

Referred to the Committee on Appropriations.

Senate Bill No. 553 (House Bill No. 1281).

An Act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River connecting the City of Philadelphia and the City of Camden and the approaches there-to providing for a joint commission for that purpose and the defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the City of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the site and approaches thereof providing for the turning over of said bridge upon its completion and making an appropriation for the purpose of this act

Referred to the Committee on Appropriations.

Senate Bill No. 587 (House Bill No. 1282).

An Act to amend section one of an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy) entitled "An Act to amend, revise and consolidate the law providing for the burial of certain honorably discharged soldiers, sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for affecting the burial of such soldiers, sailors and marines, to provide headstones and markers for the graves of such soldiers, sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers, sailors and marines" as amended providing for the payment of funeral expenses of soldiers, sailors and marines dying while in service and for headstones for the graves of such soldiers, sailors and marines.

Referred to the Committee on Municipal Corporations.

Senate Bill No. 588 (House Bill No. 1283).

An Act requiring the county commissioners of the several counties and all collectors and assessors of taxes for local purposes in this Commonwealth to furnish to the Secretary of Internal Affairs or his representatives any and all other statistics and information relating to the collection and assessing of said taxes in addition to those required to be furnished under existing laws as may be demanded by him.

Referred to the Committee on Municipal Corporations.

Senate Bill No. 606 (House Bill No. 1284).

An Act to amend the nineteenth section of an act entitled "An Act to regulate the employment, in all kinds of industrial establishments, of women and children employed at wages or salary, by regulating the age at which minors can be employed and the mode of certifying the same, and by fixing the hours of labor for women and minors; to provide for the safety for all employees in all industrial establishments, and of men, women and children in schoolhouses, academies, seminaries, colleges, hotels, hospitals, storehouses, office buildings, public halls, and places of amusements, in which proper fire-escapes, exits and extinguishers are required; to provide for the health of all employees, and of men, women and children in all such establishments, storehouses and buildings, by proper sanitary appliances; and to provide for the appointment of inspectors, office clerks and others, who, with the Chief Factory Inspector, shall constitute the Department of Factory Inspection; to enforce the same, and providing penalties for violations of the provisions thereof; fixing the term and salaries of the Chief Factory Inspector and his appointees," approved the second day of May, A. D. one thousand nine hundred and five (Pamphlet Laws three hundred and fifty-two).

Referred to the Committee on Labor and Industry.

Senate Bill No. 612 (House Bill No. 1285).

An Act vesting in the managers or directors of any cemetery the right to remove headstones, posts, railings and other structures upon cemetery lots which have fallen into decay or become dangerous to those entitled to use the said cemeteries.

Referred to the Committee on Manufactures.

Senate Bill No. 635 (House Bill No. 1286).

An Act relating to policies of life insurance or annuities.

Referred to the Committee on Insurance.

Senate Bill No. 636 (House Bill No. 1287).

An Act prohibiting under certain conditions the commutation encumbrance or assignment of the proceeds of life insurance and annuity policies and the income arising therefrom by persons entitled thereto; prohibiting the attachment of such proceeds and income and authorizing life insurance companies to hold such proceeds as part of the general corporate funds.

Referred to the Committee on Insurance.

Senate Bill No. 678 (House Bill No. 1288).

An Act defining cold storage and regulating time of storage of certain articles of food and providing penalties for the violation of the provisions of this act.

Referred to the Committee on Public Health and Sanitation.

Senate Bill No. 78 (House Bill No. 1303).

An Act declaring incorporated cemetery and burial associations to be public service companies and providing for and regulating the taking and appropriation of land and property by incorporated cemetery and burial associations not for profit for the purpose of enlarging cemeteries and burial grounds.

Referred to the Committee on Judiciary Special.

Senate Bill No. 532 (House Bill No. 1304).

An Act authorizing the Governor to appoint volunteer police officers; providing for the organization and direction of such police officers; defining their powers and duties; imposing certain charges upon the State and counties for the expenses thereof.

Referred to the Committee on Appropriations.

Senate Bill No. 286 (House Bill No. 1305).

An Act to repeal the proviso of an act approved the sixteenth day of May, Anno Domini one thousand eight hundred and ninety-one, entitled "An Act to authorize burial or cemetery companies to accept trusts in certain cases.

Referred to the Committee on Judiciary Special.

Senate Bill No. 640 (House Bill No. 1306).

An Act making an appropriation to the State Hospital for the Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania located at Blossburg, Pennsylvania.

Referred to the Committee on Appropriations.

REPORTS FROM COMMITTEES.

Mr. WILLERT, from the Committee on Fisheries, reported as amended House Bill No. 961, entitled

An Act to amend an act approved the twenty-eighth day of July, one thousand nine hundred and seventeen entitled, "An Act to revise, amend, and consolidate the law relating to fish and providing penalties."

Mr. JACOB HAMILTON, from the Committee on Appropriations, reported as committed House Bill No. 668, entitled

An Act supplementing the act approved the twenty-fifth day of July, Anno Domini one thousand nine hundred and seventeen, entitled "An Act making an appropriation to the Trustees of the State Hospital for the Insane for the Southeastern District of Pennsylvania, located at Norristown," and extending the unexpended portion of the appropriation for purchase of lands and providing for condemnation proceedings of lands that cannot be acquired by purchase at a proper price.

Mr. JACOB HAMILTON, from the Committee on Appropriations, reported as committed House Bill No. 562, entitled

A Supplement to the act approved the twenty-fifth day of July, one thousand nine hundred and seventeen (App. acts page 265), entitled "An Act making an appropriation to the trustees of the State Hospital for the Insane for the Southeastern District of Pennsylvania, located at Norristown, Pennsylvania."

Mr. BARNHART, from the Committee on Education, reported as committed House Bill No. 960, entitled

An Act to amend section one thousand four hundred and six of an act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws three hundred nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local or any parts thereof, that are or may be inconsistent therewith."

Mr. BARNHART, from the Committee on Education, reported as committed House Bill No. 1094, entitled

An Act designating Frances Willard day in the Public Schools.

Mr. WHITEMAN, from the Committee on Game, reported as committed House Bill No. 1169, entitled

An Act to amend section one of an act approved the fourteenth day of April, one thousand nine hundred and five (Pamphlet Laws one hundred sixty-nine), entitled "An Act making it unlawful to trespass upon land posted as private property, and providing the penalty therefor;" permitting persons to lawfully hunt and fish on untenanted or unseated wild or unimproved lands other than game preserves, lands used for resort purposes and lands lying along streams used for domestic purposes.

Mr. QUIGLEY, from the Committee on Game, reported as amended House Bill No. 796, entitled

An Act for the better protection of the skunk or pole cat and muskrat; providing a method for the taking of such animals and providing penalties.

Mr. BROOKS, from the Committee on Fisheries, reported as committed House Bill No. 1152, entitled

An Act to amend section ninety-two of article nine of an act approved the twenty-eighth day of July, one thousand nine hundred seventeen (Pamphlet Laws twelve hundred fifteen), entitled "An Act to revise, amend, and consolidate the law relating to fish, and providing penalties.

Mr. GANS, from the Committee on Public Health and Sanitation, reported as committed House Bill No. 1056, entitled

An Act to protect the health, safety and welfare of the people of Pennsylvania by regulating the light, ventilation, sanitation, fire protection, maintenance, alteration, improvement, use and occupancy of dwellings and land appurtenant thereto; to define the classes of dwellings affected by the act, to establish administrative requirements, to establish remedies and fix penalties for the violation thereof, and to make an appropriation therefor

Mr. CAMPBELL, from the Committee on Public Health and Sanitation, reported as committed House Bill No. 1211 (Senate Bill No. 487), entitled

An Act to amend an act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred eight) entitled "An Act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words "drug" and "poison" and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulation for the enforcement of said law and providing for the purchase of sample of drugs for determining their quality strength and purity."

Mr. RAMSEY, from the Committee on Appropriations, reported as amended House Bill No. 1208 (Senate Bill No. 548), entitled

A Joint Resolution providing for the appointment of a committee to investigate the public school system and the administration and distribution of appropriations therefor and making an appropriation.

Mr. STARK, from the Committee on Fisheries, reported as committed House Bill No. 1214, entitled

An Act to amend section fifty-six of an act approved the twenty-eighth day of July, one thousand nine hundred and seventeen (Pamphlet Laws twelve hundred fifteen), entitled "An Act to revise, amend, and consolidate the law relating to fish, and providing penalties."

Mr. JOSEPH T. EVANS, from the Committee on Game, reported with a negative recommendation House Bill No. 578, entitled

An Act to amend section one of an act approved the seventeenth day of April, one thousand nine hundred and thirteen (Pamphlet Laws eighty-five), entitled "An Act for the better

protection of wild birds and game within the Commonwealth of Pennsylvania; requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth; and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith; and providing for the disposition of the license fees, fines, and penalties received."

Mr. **GOLDER**, from the Committee on Judiciary General, reported as amended, House Bill No. 67, entitled

An Act giving preference in all departments and upon public works of the Commonwealth in appointments and promotions to honorably discharged soldiers, sailors and marines; and providing a penalty.

Mr. **JAMES A. WALKER**, from the Committee on Banks and Banking, reported as committed, House Bill No. 1297, entitled

An Act to prevent fraud and deception by regulating the sale, or offering for sale, of certain securities and of certain contracts or instruments relating to land; regulating the licensing of dealers in such securities, contracts, or instruments; defining the powers and duties of the Commissioner of Banking; and providing penalties.

Mr. **WOODRUFF**, from the Committee on Education, reported as amended, House Bill No. 703, entitled

An Act to further amend section one thousand two hundred ten and to repeal sections one thousand and two hundred eleven one thousand two hundred thirteen and two thousand eight hundred five of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

Mr. **WILLIAM T. WALLACE**, from the Committee on Ways and Means, reported as committed, House Bill No. 457; entitled

An Act to further amend section one of an act approved the sixth day of May, one thousand eight hundred and eighty-seven. (Pamphlet Laws seventy-nine). entitled "An Act to provide for the better collection of collateral inheritance taxes," as amended.

BILL ON FIRST READING.

Mr. **RAMSEY** asked and received unanimous consent to have House Bill No. 1208 (Senate Bill No. 548), read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1208 (Senate Bill No. 548), entitled

A Joint Resolution providing for the appointment of a committee to investigate the public school system and the administration and distribution of appropriations therefor and making an appropriation.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

LEAVE OF ABSENCE.

Mr. **BIGLER** asked and obtained leave of absence for Mr. Allum on account of sickness.

RESOLUTION OF SYMPATHY FOR HON. SIMON F. ZOOK.

Mr. **McCURDY** offered the following resolution which was twice read, considered and agreed to.

In the House of Representatives, April 9, 1919.

Whereas, The Honorable Simon Zook a member of the House of Representatives has been unable to attend the sessions of this body for a period of five weeks on account of illness during which period he has also by death lost his mother and his mother-in-law; therefore be it

Resolved, That the members of the House of Representatives do hereby express to their brother member and his family their heartfelt sympathy.

Resolved, That the Chief Clerk of this House send a copy of this resolution to the Honorable Simon Zook.

TIME EXTENDED ON BILL.

Mr. **DUNN** asked and received unanimous consent for an extension of five days time on House Bill No. 438, file folio 2111, entitled

An Act fixing the time for the filing of nomination papers for the nomination of candidates and for the preemption of party names by certain political bodies

Bill on final passage postponed, page 6 of today's calendar.

BILL ON FINAL PASSAGE RECALLED FROM GOVERNOR.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 181, as follows:

An Act providing for the relocation alteration and vacation of public roads and highways approaching leading into or contiguous to Parks and Public Grounds title to which Parks and Public Grounds is vested in the State of Pennsylvania and providing remedies therefor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever a public road or highway within a Park or Public Grounds title to which Park or Public Grounds is vested in the State of Pennsylvania is laid out located relocated altered or vacated in such manner that a public road or highway approaching leading into or contiguous to such Park or Public Grounds shall become either useless inconvenient or burdensome such public road or highway approaching leading into or contiguous to such Park or Public Grounds may be altered relocated or vacated by the township supervisors or other officials charged with the duty of maintaining such roads or highways in whole or in part for the purpose of making it convenient and suitable as an approach to the roads and highways within said Park or Public Grounds upon the consent and agreement of (a) the Commissioners or officials charged with the care and management of said Park or Public Grounds (b) the township supervisors or other officials charged with the duty of maintaining said roads or highways approaching leading into or contiguous to said Park or Public Grounds and (c) the property owners owning the majority of the frontage of land abutting upon the relocated portion of the roads or highway approaching leading into or contiguous to said Park or Public Grounds

Section 2 The filing of the consent and agreement of commissioners or officials charged with the care and management of such Park or Public Grounds the township supervisors or officials charged with the maintenance of said roads and highways and of the property owners provided for in section one of this act in the court of quarter sessions of the county or counties in which the altered relocated or vacated road or highway is situate shall have the same force and effect as the filing and the approval and absolute confirmation by the court of quarter sessions of a report of Viewers appointed in accordance with the general road law and shall have the same force and effect as though said Viewers had laid out located relocated altered or vacated such road or highway in accordance with the agreement filed as aforesaid and the report of said Viewers had been filed approved and absolutely confirmed by the Court

Section 3 The filing of said agreement to the court of quarter sessions shall be conclusive as to the question of the necessity for the laying out location relocation alteration or vacation of said roads or highways as contained in the said agreement and as to whether the said roads or highways as laid out located relocated altered or vacated are useless inconvenient and burdensome

Section 4 Such road or highway when altered or relocated shall be maintained and repaired in the same manner as other township roads are maintained and repaired

Section 5 The owner of any land through which any public road or highway may be relocated as provided for in the provisions of this act may apply by petition to the court of quarter sessions of the proper county setting forth the injury which he or she may have sustained by reason of the relocation of the said public road or highway and the proceedings relative to the assessment and payment of damages of said land owner shall be in accordance with the provisions of the existing general road laws

Section 6 All acts and parts of acts inconsistent with the provisions of this act are hereby repealed

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—176.

Alexander,	Dithrich,	Lauler,	Shaffer,
Armstrong,	Donnely,	Levis,	Shellenberger,
Aron,	Drinkhouse,	Magill,	Showalter,
Baldi,	Dunn,	Mallery,	Shunk,
Baldrige,	Ehrhardt,	Nangan,	Simpson,
Barnhart,	Ephraim,	Marcus,	Sinclair,
Bechtold,	Evans, J. T.,	Marshall,	Smith, F. I.,
Bell,	Evans, S. J.,	McCaig,	Smith, F. I.,
Benchoff,	Finney,	McGeary,	Snowden,
Bennett,	Foster,	McIntyre,	Snyder,
Benninger,	Fowler,	McKay,	Soffel,
Bigler,	Fox, A. R.,	McVicar,	Sowers,
Blank,	Fox, I. M.,	Mehring,	Sprows,
Boland,	Franklin,	Michel,	Stadlander,
Bower,	Gans,	Millar,	Stark,
Bowman,	Glass,	Miller, C. G.,	Statler,
Brady,	Goehring,	Miller, D. D.,	Steele,
Brendle,	Golder,	Millin,	Sterling,
Brislin,	Goodnough,	Milner,	Stott,
	Graham,		

Brooks,	Griffith,	Morgan,	Sweitzer,
Bucher,	Haines,	Murphy,	Todd,
Campbell,	Haldeman,	Neary,	Trach,
Clements,	Hamilton, J.,	North,	Ush,
Clutton,	Hampson,	Palmer,	Vickerman,
Coldsmith,	Harer,	Patterson,	Wagner,
Collier,	Heffernan,	Perry,	Walker, G. T.,
Colville,	Helt,	Phillips,	Walker, J. A.,
Comerer,	Hess,	Pidgeon,	Wallace, R. L.,
Conner,	Heyburn,	Pike,	Wallace, W. T.,
Corbin,	Hickernell,	Powell,	Wells,
Cox,	Hollingsworth,	Quigley,	West,
Crawford,	Hough,	Ramsey,	Wettach,
Crockett,	Hutchison,	Reber, C. A.,	Whiteman,
Crum,	Ingham,	Reber, H. F.,	Willert,
Curry, R.,	Jennings,	Rhoads,	Wilbans,
Davis, D. F.,	Jordan,	Ringle,	Willson,
Davis, J. T.,	Kantner,	Rinn,	Woner,
Davis, W.,	Kennedy,	Robertson,	Wood,
Dawson,	Kooser,	Rorke,	Woodruff,
Day,	Krause, T. S.,	Ruddy,	Wynne,
Dewey,	Krause, W.,	Sariz,	Zanders,
Diehm,	Krugh,	Schaeffer,	Zimmerman,
Di Lemmo,	Lafferty,	Schilling,	Spangler,
Dilsheimer,	Lanius,	Scott,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON FINAL PASSAGE.

Mr. GANS. Mr. Speaker, I desire to call up at this time House Bill No. 238, file folio 2147, bill on final passage postponed, on page 6 of today's calendar.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Gans,

The House resumed the consideration on final passage of House Bill No. 238, entitled

An Act authorizing any company incorporated under the laws of any other state for the manufacturing buying and selling of elevators and hoisting machinery or of any article appertaining to or entering into the construction thereof or of engines dynamos generators pumps and any and all kinds of machinery and mechanical apparatus to erect and maintain buildings and manufacturing establishments and to have and to hold real estate to an amount necessary and proper therefor

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—177.

Alexander,	Drinkhouse,	Krugh,	Schaeffer,
Armstrong,	Dunn,	Kunkle,	Schilling,
Aron,	Ehrhardt,	Lanius,	Scott,
Baldi,	Ephraim,	Lauler,	Shaffer,
Baldrige,	Evans, J. T.,	Levis,	Shellerberger,
Bechtold,	Evans, S. J.,	MacCallum,	Showalter,
Benchoff,	Finney,	Magill,	Shunk,
Bennett,	Flynn,	Mallery,	Simpson,
Benninger,	Fester,	Mangan,	Sinclair,
Bigler,	Fowler,	Marcus,	Smith, E. R.,
Blank,	Fox, A. R. B.,	Marshall,	Smith, F. I.,
Boland,	Fox, I. M.,	Martin,	Snowden,
Bower,	Franklin,	McCurdy,	Snyder,
Bowman,	Gans,	McGeary,	Soffel,
Brady,	Glass,	McIntyre,	Sowers,
Brendle,	Goehring,	McKim,	Sprows,
Brislin,	Golder,	McVicar,	Stadtlander,
Brooks,	Goodnough,	Mehring,	Stark,
Campbell,	Graham,	Michel,	Statler,
Catlin,	Griest,	Miller,	Steedle,
Clements,	Griffith,	Miller, A. D.,	Sterling,
Clutton,	Haines,	Miller, C. G.,	Stott,
Coldsmith,	Haldeman,	Miller, D. I.,	Sweitzer,
Colville,	Hamilton, J.,	Miller, D. D.,	Todd,
Comerer,	Hamilton, W. J.,	Millin,	Trach,
Conner,	Harer,	Miner,	Vagner,
Cook,	Harvey,	Morgan,	Walker, G. T.,
Corbin,	Heffernan,	North,	Walker, J. A.,
Cox,	Helt,	Norton,	Wallace, R. L.,
Crawford,	Hess,	Patterson,	Wallace, W. T.,
Crockett,	Heyburn,	Perry,	Wells,
Crum,	Hickernell,	Phillips,	West,
Curran,	Hoffman,	Pidgeon,	Wettach,
Curry, R.,	Hollingsworth,	Pike,	Whiteman,
Davis, D. F.,	Horne,	Powell,	Willert,
Davis, J. T.,	Hough,	Quigley,	Williams,
	Huntington,	Ramsey,	Willson,
	Hutchison,		

Davis, W.,	Ingham,	Reber, C. A.,	Woner,
Day,	Jennings,	Reber, H. F.,	Wood,
Dewey,	Jordan,	Riegler,	Woodruff,
Diehm,	Kantner,	Rinn,	Wynne,
Di Lemmo,	Kennedy,	Robertson,	Zanders,
Dilsheimer,	Kooser,	Rorke,	Zimmerman,
Dithrich,	Krause, T. S.,	Ruddy,	Spangler,
Donneley,	Krause, W.,	Sarig,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 932, as follows:

An Act supplementary to the Public Service Company Law approved the twenty-sixth day of July Anno Domini one thousand nine hundred and thirteen giving to the Public Service Commission the power in the elimination of grade crossings to the construction of bridges or viaducts over above and across railroads and railways and where necessary across rivers and streams and in order to affect said elimination to change the location to a new place or to another street or highway and where the said bridge or viaduct is located by the Commission and directed to be constructed in the line of any street or highway which crosses a navigable river or a stream which has been declared a public highway by act of Assembly at a point where the Commonwealth has been authorized to construct a public bridge to replace a county bridge destroyed by flood or other casualty to provide for the payment by the Commonwealth of part of the cost of said improvement from appropriations made to the Board of Commissioners of Public Grounds and Buildings the making of the contract and the expenditure of said appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Public Service Commission of this Commonwealth in order to eliminate grade crossings may order and direct that a viaduct or bridge be constructed over above and across the several railroad tracks or lines and also where the same becomes necessary over above and across rivers and streams which it may be found necessary to cross in order to eliminate the said grade crossings and to change the location thereof to a new place or to another street or highway and to apportion the cost expense and maintenance thereof in the manner now provided by law

Section 2 That when any bridge or viaduct is directed to be constructed in the manner set forth in the preceding section and the same is located in the line of any public street or highway which crosses any navigable river or stream which has been declared a public highway by Act of Assembly across which a bridge has been or shall hereafter be authorized to be constructed at the expense of the Commonwealth to replace a county bridge destroyed by flood or other casualty it shall be lawful for the Public Service Commission to direct that a certain part or portion of the cost of constructing said bridge or viaduct shall be paid by the Commonwealth the said cost and expense however not to exceed what it would cost to construct that part of said bridge or viaduct which spans any such river or stream at the point where the said structure is being or is directed to be built by said Public Service Commission

Section 3 Any contract for the construction of said bridge shall be subject to the approval of the Board of Public Grounds and Buildings and the amount which the Commonwealth will be responsible to pay on the said contract shall be certified by the said board and attached to the contract

Section 4 The cost and expenses of the rebuilding or erection of any such bridge by the Commonwealth shall be paid from any appropriations made to the Board of Commissioners of Public Grounds and Buildings for the rebuilding of county bridges and shall be paid out in the manner set forth in the contract

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 891 (Senate Bill No. 269), as follows:

An Act to carry out the provisions of section eight article nine of the Constitution of the State of Pennsylvania as amended and for that purpose prescribing the method of determining the amount which may be deducted in ascertaining the bor-

rowing capacity of the city of Philadelphia by excluding from the calculation and deducting from its indebtedness so much of the debt of said city as shall have been incurred and the proceeds thereof invested in any public improvements of any character which shall be yielding to the said city an annual current net revenue

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever the city of Philadelphia shall have incurred any debt or debts for and the proceeds thereof shall have been invested in any public improvements of any character which shall be yielding to the said city an annual current net revenue the said city may at any time and from time to time present its petition to any of the courts of common pleas of the county in which such city is situated for the purpose of having determined the amount of its debt which may be deducted from its indebtedness in ascertaining the borrowing capacity of the said city as provided in section eight article nine of the Constitution of the State of Pennsylvania as amended. The said petition shall contain an enumeration of any public improvement or improvements yielding such annual current net revenue the amount of indebtedness which shall have been incurred for and the proceeds thereof invested in such public improvement or improvements the gross revenue from each of said improvements during the year immediately preceding the time of filing such petition and the average rate of interest and sinking fund charges payable upon the indebtedness incurred by said city as to each of such improvements and it may at the option of the petitioner also contain a statement of the deductions deemed proper to be made from the gross revenue therefrom in order to ascertain the current net revenue from each improvement during the preceding year together with such details with regard to the said gross revenue and deductions therefrom as may be in the opinion of the petitioner necessary for making such computation as well as a calculation of the capitalization of such annual current net revenue at the average rate of interest and sinking fund charges payable upon the indebtedness incurred by the said city for the purpose of the said public improvements and together with such other information as may be pertinent to the ends of the inquiry. The petition hereinabove provided for shall be made and sworn or affirmed to by the mayor and shall be filed by the city solicitor having first been attested by the city controller and by the head of the department or other branch of the city government having the management of such improvements and by the chief of the bureau in immediate charge thereof as to the matters within their special knowledge or control respectively

Section 2 Upon the filing of the aforesaid petition the court in which it shall have been filed shall fix a date not less than three weeks nor more than five weeks thereafter for the making of an application pursuant to the prayer of said petition and notice of the filing thereof and of the date fixed for making such application shall be published by the mayor not less than once a week for three weeks in three daily newspapers of general circulation published in said city to be designated by the court and in the legal journal in which legal notices are regularly printed. On or before the date so fixed all parties in interest including the taxpayers the owners or holders of bonds or other securities of said city or otherwise may appear in person or by attorney and file with the said court a verified answer to the aforesaid petition. Upon the date so appointed for the making of such application or at such time thereafter as it or he may fix the said court or one of the judges thereof shall proceed forthwith to take the testimony of the parties so appearing and to hear argument thereon as in other cases at which taking of testimony and hearing of argument all parties shall be entitled to present evidence to be heard and to file briefs as the said judge or court may direct

Section 3 After hearing the allegations and proofs and the arguments thereon of the respective parties the court or the judge before whom such hearing is had shall render a decision stating how much of the debt of the said city shall have been incurred and the proceeds thereof invested in any public improvements of any character which shall be yielding to the said city an annual current net revenue how much of such debt shall have been so incurred and the proceeds thereof so invested in each of such public improvements the amount of the gross revenue and the net revenue from each such public improvement during the year immediately preceding the time of such ascertainment with such particulars as shall show how the computation of the net revenue is made the average rate of interest and sinking fund charges payable upon the indebtedness incurred by the said city for such improvement and the capitalization of the principal amount which would yield such annual current net revenue at the average rate of interest and sinking fund charges payable upon the indebtedness incurred by the said city therefor and shall make an order fixing the total amount which for that reason the said city may exclude from the calculation and deduct from its debt in ascertaining its borrowing capacity. Should such a hearing be before a judge of the said court exceptions to his findings and decision may be filed by any party in interest who shall have appeared as aforesaid within ten (10) days after such decision shall have been rendered and notice of said findings and decision shall have been given to all parties by the prothonotary of the court and the said exceptions shall be heard and disposed of by the court in banc in the same manner and subject to the same rules as govern the hearing of exceptions upon trials in equity. If no exceptions be filed within ten (10) days to the findings and decision of such judge they shall be final and conclusive. Upon the making of such order by the court or by a judge thereof if no exceptions be filed to his decision the amount so ascertained shall thereupon be wholly excluded in determining the power of such city to become otherwise indebted

Section 4 After the determination of the court of common pleas either upon exceptions as aforesaid or upon hearing by it in the first instance and after the order of the court for the purpose of giving effect thereto an appeal may be taken to the Supreme Court of the Commonwealth in the manner prescribed for other similar appeals but such appeal must be taken within twenty (20) days after the entry of the order and determination complained of security to be fixed by the court and entered as in other cases and all such appeals shall be heard by the Supreme Court in any district in which it may be in session but such determination and order of the court of common pleas shall not be subject to any other appeal or review or to collateral attack of any kind whatsoever but shall with respect to the validity of all municipal loans and in all other respects be final and conclusive and the proceeding herein provided for shall be the sole and exclusive method of determining the aforesaid matters relating to the amount of the debt of the city of Philadelphia which may be deducted from its indebtedness in ascertaining its borrowing capacity by reason of such debt having been incurred and the proceeds thereof invested in any public improvements of any character which shall be yielding to the said city an annual current net revenue

Section 5 The Act of Assembly approved the twenty-fourth day of July one thousand nine hundred and thirteen entitled "An Act to prescribe the method by which shall be determined the amount of any debt theretofore incurred or hereafter to be incurred by any city of the first class for the construction and development of subways for transit purposes or for the construction of wharves and docks or the reclamation of land to be used in the construction of a system of wharves and docks as public improvements to be owned by such city which may be excluded in ascertaining the power of such city to increase its indebtedness pursuant to the provisions of article nine section eight of the Constitution as amended and to confer jurisdiction upon any of the courts of common pleas of the county in which such city is situated to determine the amount of any debt to be so excluded with an appeal to the Supreme Court within one month from the date of such determination" and all other acts or parts of acts inconsistent herewith or supplied hereby be and the same are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 510, as follows:

An Act to amend sections eleven and twelve of an act approved the nineteenth day of March one thousand nine hundred and nine (Pamphlet Laws forty-six) entitled "An Act to regulate the practice of osteopathy in the State of Pennsylvania to provide for the establishment of a State Board of Osteopathic Examiners to define the powers and duties of said Board of Osteopathic Examiners to provide for the examining and licensing of osteopaths in this State and to provide penalties for the violation of this act" by further defining the powers and authority of osteopathic physicians licensed under this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eleven of an act approved the nineteenth day of March one thousand nine hundred and nine (Pamphlet Laws forty-six) entitled "An Act to regulate the practice of osteopathy in the State of Pennsylvania to provide for the establishment of a State Board of Osteopathic Examiners to define the powers and duties of said board of osteopathic examiners to provide for the examining and licensing of osteopaths in this State and to provide penalties for the violation of this act" which reads as follows

"Section 11 The license provided for in this act shall authorize the holder thereof to practice osteopathy as taught and practiced in the legally incorporated reputable colleges of osteopathy as provided for in this act" is hereby amended to read as follows

Section 11 The license provided for in this act shall authorize the holder thereof to practice osteopathy as taught and practiced in the legally incorporated reputable colleges of osteopathy as provided for in this act and shall also authorize such holder to utilize any means or agency necessary in the treatment of disease injury or deformity Whenever in any of the laws of this Commonwealth the term physician medical attendant practitioner medical inspector practitioner of medicine or term of like effect is used the same shall be taken and be construed to include an osteopathic physician licensed under this act

Section 2 That section twelve of said act which reads as follows

"Section 12 Osteopathic physicians shall observe and be subject to all State and municipal regulations relating to the control of contagious diseases the reporting and certifying of births and deaths and all matters pertaining to public health the same as physicians of other schools and such reports shall be accepted by the officers or department to whom the same are made" is hereby amended to read as follows

Section 12 Osteopathic physicians shall observe and be subject to all State and municipal regulations relating to the control of contagious diseases the reporting and certifying of births and deaths and all matters pertaining to public health the same as physicians of other schools. Wherever under any law of this State a medical examination a medical certificate or medical report is required to be made by any medical inspector or phy-

sician licensed by the laws of this State such an examination certificate or report made by an osteopathic physician licensed under this act shall be accepted by the officers or department to whom the same are made with like force and effect as are medical examinations medical certificates and medical reports made by physicians licensed by the Bureau of Medical Education and Licensure of this State. An osteopathic physician licensed under this act shall be admitted to practice osteopathy as provided for in this act in any hospital sanatorium asylum house or other place where any person or persons are placed for treatment or detention.

On the question,

Shall the bill pass finally?

Mr. CAMPBELL. Mr. Speaker, I move that this bill be recommitted to the Committee on Judiciary General for the purpose of a hearing.

Mr. GOEHRING. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. STEEDLE. Mr. Speaker and gentlemen of the House: I would like to question the sponsor of this bill and ask who requests this hearing.

The SPEAKER. Will the gentleman from Allegheny (Mr. Goehring), permit himself to be interrogated?

Mr. GOEHRING. Mr. Speaker, I will. I will say, however, that I did not intend to request a hearing, but will move to postpone the bill.

Mr. STEEDLE. That is sufficient, Mr. Speaker. I want to accept the gentleman's kindness in having it postponed, probably owing to the fact of my absence. This bill has been on the calendar for almost the entire session. I do not wish to be discourteous to any man in this House, much less my colleague from Allegheny. I hope that this motion will not prevail, but let us go to the bat and decide its fate once and for all.

Mr. CAMPBELL. Mr. Speaker, I withdraw the motion.

The SPEAKER. Will the gentleman withdraw his second to the motion?

Mr. GOEHRING. Yes, sir. Mr. Speaker.

On the question recurring,

Shall the bill pass finally?

BILL POSTPONED.

Mr. GOEHRING. Mr. Speaker, I move that further consideration of this bill be postponed for the present.

Mr. ALEXANDER. Mr. Speaker, I second the motion. The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 423, as follows:

An Act making unlawful the operation in certain cases of steam traction and steam portable engines unless equipped with spark arresters and providing penalties for violation of its provisions

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any person being the owner lessee or operator to operate any steam traction engine or steam portable engine within three hundred feet of any building within this Commonwealth unless such engine is first equipped with an efficient spark arrester

Section 2. Any person violating the provisions of this act shall upon conviction in a summary proceeding before any magistrate alderman or justice of the peace be sentenced to pay a fine of fifty dollars for the first offense and for the second and any subsequent offense the defendant shall be subject to a fine of not less than one hundred dollars nor more than two hundred dollars

Section 3. All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—178.

Alexander,	Di Lemmo,	Krause, W.,	Ruddy,
Armstrong,	Dilsheimer,	Krugh,	Sarig,
Aron,	Ditrich,	Lafferty,	Schaeffer,
Baldi,	Donneley,	Lanius,	Schilling,
Baldrige,	Drinkhouse,	Lauler,	Shaffer,

Barnhart,	Ehrhardt,	Levis,	Shollenberger,
Bechtold,	Ephraim,	MacCallum,	Showalter,
Beckley,	Evans, J. T.,	Magill,	Shunk,
Bell,	Evans, S. J.,	Mallery,	Simpson,
Benchoff,	Finney,	Mangan,	Smith, E. R.,
Benninger,	Foster,	Marshall,	Smith, F. I.,
Bidelspacher,	Fowler,	Martin,	Snowden,
Bigler,	Fox, A. R. B.	McCaig,	Snyder,
Blanck,	Fox, I. M.,	McCurdy,	Soffel,
Bolard,	Franklin,	McIntyre,	Sprohls,
Bower,	Gans,	McKay,	Stadlander,
Bowman,	Glass,	McKim,	Stark,
Brady,	Goehring,	McVicar,	Statler,
Brendle,	Golder,	Michel,	Steele,
Brislin,	Goodnough,	Miller,	Sterling,
Brooks,	Graham,	Miller, A. D.,	Stott,
Bungard,	Griest,	Miller, C. G.,	Sweitzer,
Campbell,	Griffith,	Miller, D. I.,	Todd,
Catin,	Haines,	Miller, D. D.,	Trach,
Clements,	Haldeman,	Millin,	Ulsh,
Clutton,	Hamilton, W. J.,	Milner,	Vickerman,
Coldsmith,	Hampson,	Morgan,	Wagner,
Collier,	Harer,	Murphy,	Walker, G. T.,
Colville,	Heffernan,	Neary,	Walker, J. A.,
Comer,	Helt,	North,	Wallace, R. L.,
Conner,	Hess,	Norton,	Wallace, W. T.,
Cook,	Heyburn,	Palmer,	West,
Corbin,	Hickernell,	Patterson,	Wettach,
Cox,	Hollingsworth,	Phillips,	Whitman,
Crawford,	Horne,	Pidgeon,	Williams,
Crockett,	Hough,	Pike,	Willson,
Crum,	Huntington,	Powell,	Woner,
Curran,	Hutchison,	Quigley,	Wood,
Curry, R.,	Ingham,	Ramsey,	Woodruff,
Davis, D. F.,	Jennings,	Reber, C. A.,	Wynde,
Davis, J. T.,	Jordan,	Reber, H. F.,	Zanders,
Davis, W.,	Kennedy,	Ringler,	Zimmerman,
Dawson,	Kinsman,	Robertson,	Spangler,
Dewey,	Kooser,	Rorke,	Speaker.
Diehm,	Krause, T. S.,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1114 (Senate Bill No. 474), as follows:

An Act to amend section one of an act approved the fourteenth day of May one thousand nine hundred thirteen (Pamphlet Laws two hundred and four) entitled "An Act authorizing the board of county commissioners of the several counties of the State to appropriate money for co-operative agricultural extension work for the purpose of improving and developing the agricultural resources of the proper counties."

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the fourteenth day of May one thousand nine hundred thirteen (Pamphlet Laws two hundred and four) entitled "An act authorizing the board of county commissioners of the several counties of the State to appropriate money for cooperative agricultural extension work for the purpose of improving and developing the agricultural resources of the proper counties" which reads as follows

"Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the board of county commissioners of each county are hereby authorized to appropriate from the funds of the county a sum not to exceed fifteen hundred dollars (\$1,500.00) annually for agricultural extension work in cooperation with the Pennsylvania State College in encouraging improved methods of farm management and home economics and giving practical instruction and demonstrations in agriculture for the purpose of improving and developing the agriculture resources of the county" is hereby amended to read as follows

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the board of county commissioners of each county are hereby authorized to appropriate from the funds of the county a sum not to exceed twenty-five hundred dollars (\$2,500.00) annually for agricultural extension work in cooperation with the Pennsylvania State College in encouraging improved methods of farm management and home economics and giving practical instruction and demonstrations in agriculture for the purpose of improving and developing the agricultural resources of the county

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—176.

Alexander,	Dithrich,	Krugh,	Schilling,
Armstrong,	Donneley,	Lafferty,	Scott,
Aron,	Drinkhouse,	Lanius,	Shaffer,
Baldi,	Dunn,	Lauler,	Shellenberger,
Baldrige,	Ehrhardt,	Levis,	Shunk,
Bechteld,	Ephraim,	MacAllum,	Simpson,
Beckley,	Evans, S. J.,	Magill,	Sinclair,
Bell,	Finney,	Mallery,	Smith, E. R.,
Benchoff,	Flynn,	Marcus,	Smith, F. L.,
Beuninger,	Foster,	Marshall,	Snowden,
Bigler,	Fowler,	Martin,	Snyder,
Blanck,	Fox, A. R. B.,	McCaig,	Soffel,
Bolard,	Fox, L. M.,	McCurdy,	Sowers,
Bower,	Franklin,	McGeary,	Sprowls,
Bowman,	Gans,	McKay,	Stadtlander,
Brady,	Glass,	McKim,	Stark,
Brendle,	Goehring,	McVicar,	Scedle,
Brislin,	Golder,	Mehring,	Sterling,
Brooks,	Goodnough,	Michel,	Stott,
Bungard,	Graham,	Millar,	Sweitzer,
Campbell,	Griest,	Miller, A. D.,	Todd,
Catin,	Griffith,	Miller, C. G.,	Trach,
Clements,	Haldeman,	Miller, D. I.,	Uish,
Clutton,	Hamilton, J.,	Millin,	Vickerman,
Coldsmith,	Hamilton, W. J.,	Milner,	Wagner,
Colville,	Hampson,	Morgan,	Walker, G. T.,
Comerer,	Harer,	Murphy,	Walker, J. A.,
Connor,	Harvey,	North,	Wallace, R. L.,
Cook,	Heffernan,	Norton,	Wallace, W. T.,
Corbin,	Helt,	Patterson,	Wells,
Cox,	Hess,	Perry,	West,
Crawford,	Hickernell,	Phillips,	Wettach,
Crockett,	Hoffman,	Pike,	Whiteman,
Crum,	Hollingsworth,	Powell,	Willert,
Curran,	Horne,	Quigley,	Williams,
Curry, A. E.,	Hough,	Ramsey,	Willson,
Curry, R.,	Huntington,	Reber, C. A.,	Wener,
Davis, D. F.,	Hutchison,	Ringler,	Wood,
Davis, J. T.,	Ingham,	Rinn,	Woodruff,
Davis, W.,	Jennings,	Robertson,	Wynne,
Day,	Jordan,	Rorke,	Zanders,
Dewey,	Kantner,	Ruddy,	Zimmerman,
Diehm,	Kennedy,	Sarig,	Spangler,
Di Lemmo,	Kooser,	Schaeffer,	Speaker,
	Krause, T. S.,		
	Krause, W.,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

The SPEAKER. The Chair wishes to announce that Senate Bill No. 463 (House Bill No. 1109), file folio 1449, has been omitted from the third reading calendar, and should have come second on the calendar. It was on page 6 of yesterday's third reading calendar and passed over because it was not on the files then.

If there is no objection, the Chair will consider this bill at this time. The Chair hears no objection.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1109 (Senate Bill No. 463), as follows:

An Act creating a State Art Commission in the Board of Commissioners of Public Grounds and Buildings requiring the approval of all public monuments memorials buildings or other structures and certain private structures proposed to be erected anywhere in this Commonwealth other than in cities of the first and second classes

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a State Art Commission is hereby created in the Department of Public Grounds and Buildings consisting of five citizens of this Commonwealth to be appointed by the Governor by and with the advice and consent of the Senate for the term of three years All vacancies on the Commission shall be filled by the Governor Three members shall constitute a quorum

Section 2 The members of the Commission shall serve without compensation but shall be paid all actual traveling and other necessary expenses incurred in the performance of their duties

Section 3 The Governor shall appoint a President and a Secretary of the Commission The Commission shall have power to adopt its own rules of procedure and to prescribe regulations for the submission to it of all matters within its jurisdiction

Section 4 The Board of Public Grounds and Buildings shall furnish such offices for the Commission as shall be required

and shall also furnish to it such clerical and other assistants as it may require and fix the compensation of the persons so employed

Section 5 From and after the approval of this Act no public monument memorial building or other structure shall become the property of the Commonwealth or any subdivision thereof by purchase gift or otherwise unless a design for the same and the proposed location thereof shall have first been submitted to and approved by the State Art Commission

No construction or erection of any public monument memorial building or other structure which is to be paid for either wholly or in part by appropriation from the State Treasury or from any subdivision of the State or for which the State or any subdivision is to furnish a site shall be begun unless the design and proposed location thereof shall have been approved by such Commission

No monument memorial building or other structure belonging to any person or corporation shall be erected upon or extend over any highway stream lake square park or other public place within any subdivision of this State except the design for and the location thereof shall have been approved by such Commission

Section 6 The Commission shall submit annually to the Governor on or before the first Monday of December a report of its proceedings during that year together with such recommendations as the Commission shall deem conducive to the improvement of the Commonwealth or any subdivision thereof

Section 7 The expenses of the Commission and the compensation of employees shall be paid out of appropriations to be made to the Department of Public Grounds and Buildings

Section 8 The provisions of this act do not apply to a city of the first or second class

All acts or parts of acts inconsistent with this act are hereby repealed

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

BILL POSTPONED.

Mr. SINCLAIR. Mr. Speaker, at the request of Senator Crow, I move that further consideration of this bill be postponed for the present.

Mr. COX. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 193, as follows:

An Act to prevent unfairness imposition deceit or fraud in the sale or disposition of certain "securities" herein defined by requiring an inspection thereof providing for the inspection supervision and regulation by the commissioner of banking of the business of any person association co-partnership or corporation engaged or intending to engage whether as principal broker or agent in the sale of any such securities in the Commonwealth and prescribing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the term "securities" as used in this act shall be taken to mean (a) stock certificates (b) shares (c) bonds (d) debentures (e) certificates of participation (f) contracts (g) contracts or bonds for the sale and conveyance of land on deferred payments or installment plan (h) or other instruments in the nature thereof by whatsoever name known or called The term "Speculative securities" as used in this act shall be taken to mean and include (a) All securities to promote or induce the sale of which profit gain or advantage unusual in the ordinary course of legitimate business is in any way advertised or promised (b) All securities for promoting the sale of which a commission of more than five per cent is offered or paid (c) All securities into the specified par value of which the element of chance or hazard of speculative profit or possible loss equal or predominate over the element of reasonable certainty safety and investment (d) All securities the value of which materially depends on proposed or promised future promotion or development rather than on present tangible assets and conditions (e) The securities of any enterprise association partnership or corporation which has included or proposes to include in its assets as a material part thereof patents formulae good-will promotion or intangible assets or which has issued or proposes to issue a material part of its securities in payment for formulae patents good-will promotion or intangible assets (f) Securities made or issued in furtherance or promotion of any enterprise or scheme for the sale of unimproved or undeveloped land on any deferred payments or installment plan when such lands are not situate in the Commonwealth of Pennsylvania and if the value of such securities materially depends on the future performance of any stipulation by the promoters of such enterprise to furnish irrigation or transportation facilities or other value enhancing utility or improvement The term "speculative enterprise" as used in this act shall be taken to mean any

business undertaking project venture or activity for the promotion or furtherance of which "speculative securities" as herein defined are made issued sold or offered for sale The word "person" as used in this act shall be taken to mean persons co-partnerships associations and corporations

Section 2 It shall be unlawful for any person called the "promoter" either as principal or through brokers or agents to sell or offer for sale or by means of any advertisements circulars or prospectus or by any other form of public offering to attempt to promote the sale of any speculative securities in this State unless there first shall have been filed with the commissioner of banking (a) A copy of the securities so to be promoted (b) A statement in substantial detail of the assets and liabilities of the person making and issuing such securities and of any person guaranteeing the same including specifically the total amount of such securities and of any securities prior thereto in interest or lien authorized or issued by any such person or company (c) If such securities are secured by mortgage or other lien a copy of such mortgage or of the instrument creating such lien and a competent appraisal or valuation of the property covered thereby with a specific statement of all prior liens thereon if any (d) A full statement of facts showing the gross and net earnings actual or estimated of the person making and issuing or guaranteeing such securities or of any property covered by any such mortgage or lien (e) All knowledge or information in the possession of such promoter relative to the character or value of such securities or of the property of earning power of the person making and issuing or guaranteeing the same (f) A copy of any general or public prospectus or advertising matter which is to be used in connection with such promotion and no such prospectus or advertising matter shall be used unless the same has been filed hereunder (g) The names addresses and selling territory in this State of any agents by or through whom any such securities are to be sold and no such agents shall be employed unless such statement with respect to them has been filed hereunder and there shall have been paid to the commissioner of banking a registration fee of one dollar for each such agent The payment of such fee shall be payment in full of all fees for registration of such agent until and including the first day of January next following (h) The name and address of such promoter including the names and addresses of all partners if the promoter be a partnership and the names and addresses of the directors or trustees of any person owning ten per centum or more of the capital stock if the promoter be a corporation or an association or co-partnership having capital stock (i) A statement showing in detail the plan on which the business or enterprise is to be conducted (j) The articles of copartnership or association and all other papers pertaining to its organization if the securities be insured or guaranteed by a copartnership or unincorporated association (k) A copy of its charter and by-laws if the securities be issued or guaranteed by a corporation (l) a filing fee of twenty-five (\$25.00) dollars

Section 3 Every foreign corporation before selling or offering for sale any speculative securities in this State shall also file its written consent irrevocable that actions may be commenced against it in the proper courts of any county in this State in which a cause of action may arise by the service of process on the secretary of the Commonwealth and stipulating and agreeing that such service of process shall be taken and held in all courts to be as valid and binding and such instrument shall be authenticated by the seal of said foreign corporation and shall be accompanied by a duly certified copy of the order or resolution of the board of directors trustees or managers of the corporation authorizing the said secretary and president to execute the same

Section 4 It shall be the duty of the commissioner of banking as soon as practical to examine the statement and documents so filed and if said commissioner of banking shall deem it advisable he shall make or have made a detailed inspection examination audit and investigation of the affairs of the makers or guarantors of such securities which said inspection examination audit and investigation shall be at the promoter's expense As a part of the aforesaid inspection examination audit and investigation the commissioner of banking may cause an appraisal to be made of the property of the maker or guarantor including the value of patents formulae good-will promotion and intangible assets and shall furnish a full and complete statement or report of his inspection and investigation aforesaid to the maker or guarantor The commissioner of banking may give the promoter a hearing if he so desires If the commissioner of banking finds no legal objection to the enterprise or securities he shall note in a book to be kept for that purpose that said person has complied with section two of this act But if from the statements papers and documents on file and the investigations and report of the commissioner of banking or from other evidence submitted it shall appear and the commissioner of banking shall find (a) That the makers or guarantors of said securities are insolvent in failing circumstances or are untrustworthy (b) or that the promoter's plan of business is unfair inequitable dishonest or fraudulent (c) or that the promoters' plan of business does not adequately secure investors against the unlawful dissipation or misapplication of the funds of the enterprise or business (d) or that the promoter's literature or advertising is misleading and calculated to deceive purchasers or investors (e) or that the securities offered or to be offered or issued or to be issued in payment for property patents formulae good-will or promotion and intangible assets in excess of the reasonable value

thereof (f) or that the enterprise or business of the promoter or promoters is to get rich quick at the expense of the purchasers of the aforesaid securities the said commissioner of banking shall reduce his said findings to writing and attest the same by his signature. Notice of such finding or findings shall immediately be given to the applicant by registered mail And it shall thereafter be unlawful for the promoter or any broker or agent of said promoter to sell offer for sale or by means of any advertisement circular or prospectus or by any other form of public offering to attempt to promote the sale of any such speculative security or securities in this state

Section 5 The commissioner of banking shall at any time have the authority and jurisdiction to investigate the affairs of any speculative enterprise the securities of which are being sold or offered for sale in this state and after giving the promoter a hearing may if the evidence warrant make any of the adverse findings enumerated in section four of this act and it shall thereafter be unlawful for any person to sell offer for sale or by means of any advertisement circular or prospectus or by any other form of public offering to attempt to promote the sale of the securities of such speculative enterprise in this state

Section 6 Any person being dissatisfied with any findings of the commissioner of banking made in accordance with the provisions of this act may within thirty days from the making thereof appeal therefrom to the court of Common Pleas of Dauphin County The court shall fix a day for hearing of which due notice shall be given in such manner as the court may direct After hearing the court may set aside modify or confirm said findings as the facts and evidence may require Appeals may be taken from the decision of the court to the supreme court by either party in the same manner as is provided by law in other civil actions Pending any such action the said findings of said commissioner of banking shall be prima facie evidence that they are just and reasonable and that the facts found are true and pending any such action the said finding of the commissioner of banking shall remain in full force and effect If no action be brought to set aside said findings within thirty days the same shall become final and binding

Section 7 No amendment of the charter articles of incorporation constitution or by-laws of any such corporation or the articles of association or by-laws of any unincorporated association subject to this act shall become operative until a copy of the same has been advertised and filed with the commissioner of banking as provided in regard to the original filing of charters articles of incorporation or association constitution and by-laws and it shall be unlawful for any such person to transact business on any other plan than that set forth in the statement required to be filed by section two of this act or to make issue sell or offer for sale any "security" or "securities" required to be filed by section two of this act until a written statement showing in full detail the proposed new plan of transacting business and a copy of the proposed new "security" or "securities" shall have been filed with the commissioner of banking in like manner as provided in regard to the original plan of business and proposed "security" or "securities"

Section 8 The provisions of this act shall not apply to (a) securities of the United States or any foreign government or of any State or territory or of any country city borough town township school district poor district or other public district or other public taxing sub-division of any state or territory of the United States or any foreign government (b) Securities of public service or quasi-public service corporations the issues of which are regulated by the Public Service Commission of the Commonwealth or by the public service commission or board of similar authority of any state or territory of the United States or securities senior thereto (c) Securities of state or national banks or trust companies mortgage companies dealing exclusively in bona fide mortgages on farm and city real estate or building and loan associations authorized to do business in this State (d) Securities of any domestic corporation organized without capital stock for religious charitable or reformatory purposes

Section 9 The general accounts of every person issuing or guaranteeing any securities subject to the provisions of this act shall be kept in a businesslike and intelligent manner and in sufficient detail so that the commissioner of banking or his authorized representative can ascertain at any time the financial condition of such person and the books of account and affairs of any such person shall be subject to examination by the said commissioner of banking or upon his direction by his assistants accountants or examiners at any time said commissioner of banking shall deem it advisable and in the same manner as is now provided for the examination of state banks and such person shall pay a fee for each of such examinations of not to exceed fifteen dollars (\$15.00) for each day or fraction thereof plus the actual traveling and reasonable hotel expenses of said commissioner of banking assistant accountant or examiner that he is absent from the capital of the state for the purpose of making such examination And it is provided further that every person making or guaranteeing any securities subject to the provisions of this act shall file at the close of business December thirty-first June thirtieth and August thirty-first of each year and at such other times as may be required by the commissioner of banking a statement certified by the oath of some person having actual knowledge of the facts therein stated setting forth in such form as may be prescribed by said commissioner of banking the financial

condition amount of property and liabilities of such person and such other information as said commissioner of banking may require. Each statement shall be accompanied by a filing fee of two dollars and fifty cents (\$2.50). It shall be unlawful for any person subject to the provisions of this act failing or refusing to comply with the provisions of this section within ten days after compliance is required to thereafter sell or offer for sale in this State any speculative stock which said person is selling or offering for sale in this State.

Section 10 The commissioner of banking shall have power upon reasonable notice either upon his own initiative or upon complaint of any responsible person to make or have made such special inspection or investigation as he may deem necessary in connection with the promotion sale disposal or offering for sale or disposal in this State of any certificates shares stocks bonds securities contracts or contracts or bonds for deeds to determine whether the same constitute a violation of this act or any other statute of this state by any person promoting offering selling or pledging the same and the commissioner of banking his assistants or deputy shall have the power to issue subpoenas and process compelling the attendance of any person and the production of any papers or books for the purposes of such investigation and examination and shall have power to administer an oath to any person whose testimony may be required on such examination or investigation. Any person who shall refuse to obey any such subpoena or make answer to any competent and material question propounded to him by the commissioner of banking shall upon conviction in any court of competent jurisdiction be guilty of a misdemeanor and fined in any sum not exceeding five hundred dollars (\$500.00) or be punished by confinement in the county jail for not more than ninety (90) days or both at the discretion of the court. Upon the conclusion of any such investigation the commissioner of banking may make findings of fact touching the matter or matters under investigation and such findings shall be prima facie evidence of the truth of the matters therein found by the commissioner of banking in any action either civil or criminal instituted under any of the laws of this state against such person. The notice herein provided for may be given by registered letter mailed to the last known address of person to be investigated and the certificate of the commissioner of banking shall be sufficient evidence of such notice and the mailing thereof.

Section 11 Any person who shall knowingly make or file or cause to be made or filed with the commissioner of banking any statement document circular advertisement or prospectus required to be filed by this act which is false in any material respect or matter shall be deemed guilty of a felony and on conviction in any court of competent jurisdiction punished by a fine of not less than one hundred dollars (\$100.00) or more than five thousand dollars (\$5,000.00) or by imprisonment in the State penitentiary for not less than one nor more than five years or both at the discretion of the court.

Section 12 Any person who shall commit in this State any act declared unlawful by sections two four seven or nine of this act shall be deemed guilty of a felony and on conviction in any court of competent jurisdiction be punished by a fine of not less than one hundred nor more than five thousand dollars or by confinement in the State penitentiary for a term of not less than one nor more than seven years.

Section 13 This act shall not apply to the owner of any speculative security who is not the maker or issuer thereof who shall acquire and sell the same for his own account in the usual and ordinary course of business and not for the direct or indirect promotion of any enterprise or scheme within the purview of this act providing that such ownership is in good faith. Repeated or successive sales of any such speculative security or securities shall be prima facie evidence that the claim of ownership is not bona fide but is a mere shift or device to evade the provisions of this act.

Section 14 All fees herein provided for shall be collected by the commissioner of banking and shall be turned into the State treasury and the commissioner of banking is hereby authorized to appoint a special assistant who shall have charge of the administration of this act under the direction of the said commissioner of banking and who shall receive a salary of four thousand dollars (\$4,000.00) per annum. The commissioner of banking shall also have full power to employ such assistants or clerks as he may from time to time deem necessary and fix their compensation and all salaries and expenses necessarily incurred in the administration of this act shall be paid out of the State treasury in the usual manner from appropriations made for such purposes.

Section 15 In any case wherein the value of the securities or contracts hereinbefore enumerated are in any way dependent upon the present or proposed development of land or mines oil or gas wells the State department of mines shall on the request of the commissioner of banking cause such investigation thereof as the commissioner of banking may desire to be made by experts from the department.

Section 16 Any person who shall knowingly or willfully subscribe to or make or cause to be made any false statements or false entry in any book of account of any person subject to the provisions of this act or exhibit any false paper with intention of deceiving any person authorized to examine into the affairs of such person or shall make or publish any false statement of the financial condition of any person subject to the provisions of this act or shall knowingly make any false statements materially affecting the value of the stocks bonds or other securities offered for sale by any such person shall be guilty of a felony and, upon conviction thereof shall be fined

not less than one hundred dollars nor more than five thousand dollars or shall be imprisoned not less than one year nor more than ten years in the penitentiary.

Section 17 Should the courts declare any section or clause of this act unconstitutional then such decision shall affect only the section or clause so declared to be unconstitutional and shall not affect any other section or part of this act.

An Act to prevent unfairness imposition deceit or fraud in the sale or disposition of certain "securities" herein defined by requiring an inspection thereof providing for the inspection supervision and regulation by the commissioner of banking of the business of any person association co-partnership or corporation engaged or intending to engage whether as principal broker or agent in the sale of any such securities in the Commonwealth and prescribing penalties.

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. HESS. Mr. Speaker, I move that further consideration of this bill be postponed for the present.

Mr. GLASS. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1101 (Senate Bill No. 298), entitled

A Joint Resolution amending a joint resolution approved the seventeenth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand and thirty-six) entitled "A Joint Resolution authorizing the authorities having control and supervision of county jails and prisons to permit the employment of inmates thereof on county or almshouse farms exempting wardens and keepers from liability in certain cases for escapes"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—175.

Alexander,	Diehm,	Kooser,	Sarig,
Armstrong,	Di Lemmo,	Krause, W.,	Schaeffer,
Aron,	Dilsheimer,	Krugh,	Schilling,
Baldi,	Dithrich,	Kunkle,	Scott,
Baldrige,	Donneley,	Lanius,	Shaffer,
Barnhart,	Drinkhouse,	Lauler,	Shellenberger,
Bechtold,	Dunn,	Levis,	Showalter,
Beckley,	Ehrhardt,	MacCallum,	Shunk,
Bell,	Ephaim,	Mallery,	Sinclair,
Benchoff,	Evans, S. J.,	Mangan,	Smith, E. R.,
Bennett,	Foster,	Marcus,	Smith, F. I.,
Benninger,	Fowler,	Marshall,	Snowden,
Hiedspacher,	Fox, A. R.,	McCaig,	Snyder,
Bigler,	Fox, I. M.,	McCurdy,	Soffel,
Blanck,	Franklin,	McGeary,	Sprowls,
Boland,	Gans,	McIntyre,	Stadtlander,
Bowman,	Geary,	McKim,	Stark,
Brady,	Glass,	McVicar,	Statter,
Brendle,	Goehring,	Mehring,	Sterling,
Brislin,	Goder,	Miller,	Stott,
Brooks,	Goodnough,	Miller, A. D.,	Sweitzer,
Broch,	Graham,	Miller, C. G.,	Trach,
Bungard,	Griffith,	Miller, D. L.,	Ulsh,
Campbell,	Haines,	Miller, D. D.,	Vickerman,
Catlin,	Haldeman,	Millin,	Wagner,
Clements,	Hamilton, J.,	Milner,	Walker, G. T.,
Clutton,	Hampson,	Morgan,	Walker, J. A.,
Collier,	Harer,	Neary,	Wallace, R. L.,
Colville,	Harvey,	North,	Wallace, W. T.,
Comerer,	Heffernan,	Norton,	Wells,
Conner,	Hess,	Palmer,	West,
Cook,	Heyburn,	Patterson,	Wettach,
Corbin,	Hickernell,	Perry,	Whiteman,
Cox,	Hoffman,	Phillips,	Williams,
Crawford,	Hollingsworth,	Pidgeon,	Willson,
Crockett,	Hough,	Powell,	Woner,
Curran,	Huntington,	Quigley,	Wood,
Curry, R.,	Hutchison,	Ramsey,	Woodruff,
Davis, D. F.,	Ingham,	Reber, C. A.,	Wynne,
Davis, J. T.,	Jennings,	Rhoads,	Zanders,
Davis, W.,	Jordan,	Rinn,	Zimmerman,
Dawson,	Kantner,	Rorke,	Spangler,
Dewey,	Kennedy,	Ruddy,	Speaker.
	Kinsman,		

NAYS—1.

Horne,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1027 (Senate Bill No. 143), entitled

An Act to amend the first section of an act approved the ninth day of April Anno Domini one thousand nine hundred and fifteen Pamphlet Laws one hundred and eleven entitled "An Act to provide for the immediate printing and distribution of advance sheets of the laws of this Commonwealth as they are enacted from time to time to persons making application therefor and to certain officials" so as to include members of the General Assembly.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—177.

Alexander,	Dilsheimer,	Krause, W.,	Schaeffer,
Armstrong,	Dithrich,	Krugh,	Schilling,
Aron,	Donneley,	Kunkle,	Scott,
Baldi,	Dunn,	Lafferty,	Shaffer,
Baldrige,	Ehrhardt,	Lanius,	Shellenberger,
Bechtold,	Ephraim,	Lauler,	Shunk,
Beckley,	Evans, S. J.,	Levis,	Simpson,
Bell,	Finney,	Magill,	Sinclair,
Benchoff,	Foster,	Mallery,	Smith, F. R.,
Benninger,	Fowler,	Mangan,	Smith, F. L.,
Bidelspacher,	Fox, A. R.,	Marcus,	Snyder,
Bigler,	Fox, I. M.,	Marshall,	Soffel,
Blank,	Franklin,	Martin,	Sowers,
Boland,	Gans,	McCurdy,	Sprows,
Bower,	Glass,	McGeary,	Stadtlander,
Bowman,	Goehring,	McIntyre,	Stark,
Brady,	Golder,	McKay,	Statler,
Brendle,	Goodnough,	McVicar,	Steedle,
Brooks,	Graham,	Mehring,	Sterling,
Bucher,	Griest,	Michel,	Stevenson,
Bungard,	Griffith,	Miller,	Stott,
Campbell,	Haines,	Miller, A. D.,	Sweitzer,
Catlin,	Haldeman,	Miller, D. I.,	Todd,
Clements,	Hamilton, W. J.,	Miller, D. D.,	Trach,
Clutton,	Hampson,	Millin,	Wagner,
Coldsmith,	Harer,	Milner,	Walker, G. T.,
Colville,	Harvey,	Morgan,	Walker, J. A.,
Comerer,	Heffernan,	Neary,	Wallace, R. L.,
Conner,	Helt,	North,	Wallace, W. T.,
Cook,	Hess,	Norton,	Wells,
Corbin,	Hickernell,	Patterson,	West,
Cox,	Hoffman,	Perry,	Wettach,
Crawford,	Hollingsworth,	Phillips,	Whiteman,
Crockett,	Horne,	Pidgeon,	Willert,
Crum,	Hough,	Pike,	Williams,
Curran,	Huntington,	Powell,	Willson,
Curry, R.,	Hutchison,	Quigley,	Woner,
Davis, D. F.,	Ingham,	Ramsey,	Wood,
Davis, J. T.,	Jennings,	Reber, C. A.,	Woodruff,
Davis, W.,	Jordan,	Ringer,	Wynne,
Dawson,	Kantner,	Rinn,	Zanders,
Day,	Kennedy,	Robertson,	Zimmerman,
Diehm,	Kinsman,	Ruddy,	Spangler,
Di Lemmo,	Kooser,	Sarig,	Speaker.
	Krause, T. S.,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1026 (Senate Bill No. 108), entitled

An Act to amend section two thousand thirty-four of article twenty of an act, entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general, special or local, or any parts thereof, that are or may be inconsistent therewith," approved the eighteenth day of May one thousand nine hundred and eleven, by authorizing and empowering the State Board of Education to make purchases and sales of real estate or other property for normal schools purchased by the State and prescribing the disposition of the proceeds of any such sales.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—174.

Alexander,	Di Lemmo,	Krause, W.,	Schaeffer,
Armstrong,	Dilsheimer,	Krugh,	Schilling,
Aron,	Dithrich,	Lafferty,	Scott,
Baldi,	Donneley,	Lanius,	Shaffer,
Baldrige,	Drinkhouse,	Lauler,	Shellenberger,
Barnhart,	Dunn,	Levis,	Showalter,
Bechtold,	Ephraim,	MacCallum,	Simpson,
Beckley,	Evans, J. T.,	Mallery,	Sinclair,
Bell,	Evans, S. J.,	Mangan,	Smith, F. I.,
Benchoff,	Foster,	Marshall,	Snowden,
Bennett,	Fowler,	Martin,	Soffel,
Benninger,	Fox, A. R. B.,	McCaig,	Sowers,
Bidelspacher,	Fox, I. M.,	McCurdy,	Sprows,
Bigler,	Franklin,	McGeary,	Stadtlander,
Blank,	Gans,	McKim,	Stark,
Bower,	Gear,	McVicar,	Statler,
Bowman,	Glass,	Mehring,	Steedle,
Brady,	Goehring,	Michel,	Sterling,
Brendle,	Golder,	Miller, A. D.,	Stott,
Brishn,	Goodnough,	Miller, C. G.,	Sweitzer,
Bucher,	Graham,	Miller, D. I.,	Todd,
Bungard,	Griest,	Miller, D. D.,	Trach,
Campbell,	Griffith,	Miller, D. D.,	Vickerman,
Catlin,	Haines,	Milner,	Wagner,
Clutton,	Hamilton, J.,	Morgan,	Walker, G. T.,
Coldsmith,	Hamilton, W. J.,	Murphy,	Walker, J. A.,
Collier,	Harer,	Neary,	Wallace, R. L.,
Colville,	Harvey,	North,	Wallace, W. T.,
Comerer,	Heffernan,	Norton,	Wells,
Conner,	Hess,	Palmer,	West,
Corbin,	Heyburn,	Patterson,	Wettach,
Cox,	Hickernell,	Phillips,	Whiteman,
Crawford,	Hoffman,	Pidgeon,	Williams,
Crockett,	Horne,	Pike,	Willson,
Curran,	Hough,	Powell,	Woner,
Curry, R.,	Huntington,	Quigley,	Wood,
Davis, D. F.,	Hutchison,	Ramsey,	Woodruff,
Davis, J. T.,	Ingham,	Reber, H. F.,	Wynne,
Davis, W.,	Jennings,	Rhoads,	Zanders,
Dawson,	Jordan,	Robertson,	Zimmerman,
Day,	Kennedy,	Rorke,	Spangler,
Diehm,	Kinsman,	Sarig,	Speaker.
	Kooser,		
	Krause, T. S.,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1112 (Senate Bill No. 468), as follows:

An Act providing for biennial instead of annual reports by the several departments of the State government

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all reports required to be made annually under existing law shall hereafter be made biennially only All such reports shall be made to the Governor not later than the first day of June of each odd-numbered year and shall cover the report of the department board bureau division or commission for the two years immediately preceding said reports shall be printed and distributed only on order of the Governor

This act shall not be construed to interfere with any contracts now in force relative to the printing and binding of departmental reports nor shall Smull's Legislative Hand Book be classified as a report to be issued biennially the law now governing said publication to remain in full force and effect

Section 2 All acts and parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—176.

Alexander,	Dithrich,	Krause, W.,	Sarig,
Armstrong,	Drinkhouse,	Krugh,	Schaeffer,
Aron,	Dunn,	Kunkle,	Schilling,
Baldi,	Ehrhardt,	Lafferty,	Scott,
Baldrige,	Ephraim,	Lanius,	Shaffer,
Barnhart,	Evans, J. T.,	Lauler,	Showalter,

Bechtold, Bell, Benchoff, Benninger, Bidelispacher, Bigler, Blank, Bolard, Bower, Bowman, Brady, Brendle, Brislin, Brooks, Bungard, Campbell, Catlin, Clements, Clutton, Colville, Comer, Conner, Cook, Corbin, Cox, Crawford, Crockett, Crum, Curran, Curry, R., Davis, D. F., Davis, J. T., Davis, W., Dawson, Dewey, Diehm, Di Lemmo, Dilsheimer,	Finney, Flynn, Foster, Fowler, Fox, A. R. B., Fox, I. M., Franklin, Gans, Glass, Goehring, Golder, Goodnough, Graham, Griest, Griffith, Haines, Haldeman, Hamilton, J., Hamilton, W. J., Hampson, Harer, Harvey, Helt, Hess, Heyburn, Hickernell, Hollingsworth, Horne, Hough, Huntington, Hutchison, Ingham, Jennings, Jordan, Kantner, Kennedy, Kinsman, Kooser, Krause, T. S.,	Levis, MacCallum, Magill, Mallery, Marcus, Marshall, Martin, McCurdy, McGeary, McKay, McVicar, Mehring, Michel, Miller, A. D., Miller, C. G., Miller, D. I., Miller, D. D., Millin, Morgan, Murphy, Nearby, North, Norton, Patterson, Perry, Phillips, Pidgion, Pike, Powell, Quigley, Reber, C. A., Reber, H. F., Rhoads, Ringle, Rinn, Robertson, Ruddy,	Shunk, Simpson, Sinclair, Smith, E. R., Smith, F. L., Snvder, Soffel, Sowers, Sprowls, Stadlander, Stark, Statler, Steedie, Sterling, Stevenson, Stott, Sweetzer, Todd, Trach, Wagner, Walker, G. T., Walker, J. A., Wallace, R. L., Wallace, W. T., Wells, West, Whiteman, Willert, Williams, Willson, Woner, Wood, Woodruff, Wynne, Zanders, Zimmerman, Spangler, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments, in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1099 (Senate Bill No. 268), entitled

An Act to establish a separate orphans' court in and for the county of Washington

On the question,

Will the House agree to the bill on third reading?

Mr. WILLIAMS. Mr. Speaker, I see that this bill calls for an additional judge in Washington County. If there is anyone here from Washington County who can explain the condition that makes this necessary, I would be pleased to have the explanation made.

BILL POSTPONED.

Mr. POWELL. Mr. Speaker, in the absence of the representatives from Washington County, I move that further consideration of this bill be postponed for the present.

Mr. STADTLANDER. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1107 (Senate Bill No. 418), entitled

An Act creating the office of indictment and cost clerk as an assistant to the district attorney in the several counties of this Commonwealth having a population of not less than one hundred and fifty thousand and not more than two hundred and fifty thousand inhabitants providing for the appointment of a person in each of said counties to fill said office prescribing the qualifications duties and term of office of said appointees fixing their salaries and authorizing the payment of the same by the county

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—165.

Alexander, Armstrong, Aron, Baldi, Baldrige, Barnhart, Bechtold, Beckley, Benchoff, Bennett, Benninger, Bidelispacher, Bigler, Blank, Bolard, Bowman, Brady, Brislin, Brooks, Bucher, Bungard, Campbell, Clements, Clutton, Collier, Colville, Comer, Conner, Cook, Corbin, Crawford, Crockett, Crum, Curran, Curry, R., Davis, D. F., Davis, J. T., Davis, W., Dawson, Dewey, Diehm,	Di Lemmo, Dilsheimer, Dithrich, Donnelley, Drinkhouse, Dunn, Ehrhardt, Ephraim, Evans, J. T., Evans, S. J., Foster, Fowler, Fox, A. R. B., Fox, I. M., Franklin, Gans, Geary, Glass, Goehring, Golder, Goodnough, Graham, Griest, Haines, Haldeman, Hamilton, J., Hamilton, W. J., Hampson, Harvey, Helfernan, Helt, Heyburn, Hickernell, Hoffman, Hough, Huntington, Hutchison, Jennings, Jones, Jordan, Kantner, Kennedy, Kooser,	Krause, T. S., Krause, W., Lafferty, Lanier, Lauler, Levis, Magill, Mallery, Mangan, Marcus, Marshall, Martin, McCurdy, McGeary, McIntyre, McKay, McKin, Mehring, Michel, Miller, A. D., Miller, C. G., Miller, D. I., Miller, D. D., Milner, Morgan, Murphy, Nearby, North, Norton, Palmer, Patterson, Phillips, Pidgion, Pike, Powell, Quigley, Ramsey, Reber, H. F., Rhoads, Ringle, Rorke,	Ruddy, Sarg, Schaeffer, Schilling, Shaffer, Shellenberger, Showalter, Simpson, Sinclair, Smith, E. R., Smith, F. L., Snvder, Soffel, Sowers, Sprowls, Stadlander, Stark, Statler, Sterling, Stott, Sweetzer, Todd, Trach, Uish, Vickerman, Wagner, Walker, G. T., Walker, J. A., Wallace, R. L., Wallace, W. T., Wells, Wettach, Whiteman, Williams, Willson, Woner, Wood, Woodruff, Zanders, Zimmerman, Spangler, Speaker.
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NAYS—2.

Horne,

Willert,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1012 (Senate Bill No. 113), as follows:

An Act to amend sections four and five of an act approved the second day of April one thousand eight hundred and sixty-eight (Pamphlet Laws three) entitled "An Act to ascertain and appoint the fees to be received by the several officers of this Commonwealth"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the fourth section of an act approved the second day of April one thousand eight hundred and sixty-eight (Pamphlet Laws three) entitled "An Act to ascertain and appoint the fees to be received by the several officers of this Commonwealth" which reads as follows

"Section 4 The fees of the several clerks of the courts of quarter sessions of the several counties of this Commonwealth shall be as follows to wit

Venire for and swearing grand jury to be paid by the county ninety cents

Filing and entering if necessary all papers relating to one prosecution where true bills are found including arraignment of defendant entering pleas and stationery one dollar and fifty cents

The same services where bill is returned ignoramus including discharge by proclamation seventy-five cents

Calling recognizance and entry of forfeiture twenty cents

Taking recognizance in court each person twenty-five cents

Respiting or discharging forfeited recognizance and motion therefor fifteen cents

Every motion and rule twenty-five cents

Continuance ten cents

Entering retraction of pleas or nolle prosequi twenty cents

Entering submission and judgment sixty cents

Swearing jury witnesses constable and entering verdict and judgment sixty cents

All services in cases of surety of the peace except subpoenas or attachments or for taking recognizance sixty cents

Process on indictment docket entry and return seventy-five cents

Copy of rule or order of court with certificate and seal forty cents

Filing petition and order thereon twenty cents

Filing petition for a view or re-view of a road or bridge and order under seal ninety cents

Recording return of viewers and confirmation for every eight words one cent

Order to open road under seal one dollar and twenty-five cents

Certificate for pay of road or bridge viewers to be paid by the county each case thirty cents

Constable's bond twenty-five cents

Receiving and entering constable's return to be paid by county fifteen cents

Filing and recording returns of borough and township elections each person elected to be paid by the county ten cents

Issuing subpoena under seal thirty cents

Each name after the first two cents

Issuing attachment entering motion therefor and return forty cents

Copy of record or of any paper filed for every eight words one cent

Certificate and seal thirty cents

Every search where no other service is performed to which any fee is attached fifteen cents

Taxing costs other than the clerk of the sessions twenty-five cents

Re-taxing parties' bill of costs and making report fifty cents

Making return to writ of error one dollar

Entering proceedings of supreme court forty cents

Entering appeals from justices forty cents

Certificate for pay of jurors crier and constables paid by the county seventy-five cents

Issuing notice to defaulting jurors each twenty-five cents

Issuing fi fa against defaulting jurors fifty cents

Filing any paper not relating to any suit pending and not hereinbefore provided for fifteen cents

All proceedings in tavern or eating house licenses except certificate one dollar

All proceedings on peddler's license one dollar

Every warrant of seizure and proceedings thereon one dollar

The fees for services not herein specially provided shall be the same as for similar services" is hereby amended to read as follows

Section 4 The fees of the several clerks of the courts of quarter sessions of the several counties of this Commonwealth shall be as follows

Venire for and swearing grand jury to be paid by county one dollar

Venire for and swearing petit jury to be paid by county one dollar

Venire for and swearing special jury to be paid by the county one dollar

Filing and entering if necessary all papers relating to one prosecution where true bills are found including arraignment of defendant entering pleas and stationery one dollar and fifty cents

The same services where bill is returned ignoramus including discharge by proclamation seventy-five cents

Calling recognizance and entry of forfeiture twenty-five cents

Taking recognizance in court each person twenty-five cents

Respite or discharging forfeited recognizance and motion therefor twenty-five cents

Every motion and rule fifty cents

Continuance twenty-five cents

Entering retraction of pleas of nolle prosequi fifty cents

Entering submission and judgment sixty cents

Swearing jury witnesses constable and entering verdict and judgment sixty cents

All services in cases of surety of the peace and desertion seven dollars

Process on indictment docket entry and return seventy-five cents

Copy of rule or order of court with certificate and seal forty cents

Filing petition entry and order thereon seventy-five cents

Filing and docketing petition for the appointment of viewers filing report and confirmation five dollars

Recording return of viewers and confirmation for every one hundred words twenty-five cents

Order to open road under seal two dollars

Certificate for pay of road or bridge viewers to be paid by the county each case fifty cents

Constable's bond one dollar

Receiving and recording constable's return to be paid by the county twenty-five cents

Filing and recording returns of borough and township elections each district to be paid by the county three dollars

Issuing subpoena under seal thirty cents

Each name after the first two cents

Issuing attachment entering motion thereon and return one dollar

Copy of record or of any paper filed for every hundred words twenty-five cents

Certificate and seal fifty cents

Every search where no other service is performed to which any fee is attached twenty-five cents

Taxing costs other than the clerk of the sessions twenty-five cents

Retaxing parties' bill of costs and making report fifty cents

Making return to writ of error one dollar

Entering proceedings of supreme court one dollar

Entering proceedings of superior court one dollar

Entering appeals from justices one dollar

Certificate for pay for jurors each juror to be paid by the county fifty cents

Certificate for pay for constables each constable to be paid by the county fifty cents Issuing notice to defaulting jurors each twenty-five cents

Issuing fi fa against defaulting jurors fifty cents

Filing any paper not relating to any suit pending and not hereinbefore provided for twenty-five cents

All proceedings in tavern or eating house licenses except certificate one dollar

All proceedings on peddler's license one dollar

Every warrant of seizure and proceedings thereon one dollar

Tax bond one dollar

Bail piece one dollar

Bench warrants one dollar

Commitment to county prison fifty cents

Commitment to Eastern State Penitentiary one dollar

Commitment to house of refuge one dollar

Commitment to protective one dollar

Certificate of constable one dollar

Certificate for school directors one dollar

Notifying election officers of their election to be paid by the county each fifty cents

Certificate for sheriff to draw grand petit jurors one dollar

Certificate for sheriff to draw special jurors one dollar

Commission on lunacy swearing commission filing and recording et cetera two dollars and fifty cents

Certified copy of record bill of indictment two dollars

Certified copy of docket entries one dollar

Certified copy of docket entries in road cases one dollar

Dog registry one dollar

Discharged on ignored bill fifty cents

Discharge on bail entered fifty cents

Discharge prisoner from dock fifty cents

Exemplification of the record homicide cases four dollars

Exemplification of the record general cases three dollars

Filing and entering reasons for new trial fifty cents

Filing and entering motions in arrest of judgment fifty cents

Entering a nolle prosequi one dollar

Seal in every case twenty-five cents

Filing and entering inquisitions to be paid by the county fifty cents

Filing and entering election expense statements to be paid by the county fifty cents

Entering any order of the court minimum fifty cents

Filing and docketing any petition not herein provided for two dollars and fifty cents

Filing and docketing appeal from award of road jury one dollar and twenty-five cents

Certificate for road damages fifty cents

Entering rule to take depositions one dollar

Services of each minute clerk during sessions of the court to be paid by the county per day four dollars

Report to Board of Public Charities ten dollars

Praecept for argument twenty-five cents

Filing and entering opinion and docket entries one dollar

Filing and entering financial statements of surety companies one dollar

Filing and entering auditor's report one dollar

Placing case on argument list twenty-five cents

Filing and entering appointments made by the court to be paid by the county two dollars and fifty cents

Certificates of appointment to be paid by the county fifty cents

Filing and entering appeal from report of auditors two dollars and fifty cents

Reporting election of supervisors to the State Highway Department to be paid by the county each fifty cents

Preparing files and records for cases on trial or argument list to be paid by the county each case fifty cents

Filing and entering notes of testimony fifty cents

Filing and entering plan or topographical survey one dollar

Filing Commonwealth bill of costs twenty-five cents

Filing and entering prison report one dollar

Filing and entering poor directors' report one dollar

Receiving and paying out moneys for maintenance in desertion and non-support cases to be paid by the county three per centum on amount received

Filing and docketing juvenile cases per case two dollars and fifty cents

Filing entering and docketing petitions for discharge from reformatories per case to be paid by the county two dollars and fifty cents

The fees for services not herein specially provided shall be the same as for similar services

Section 2 That the fifth section of said act which reads as follows

FEES OF CLERKS OF OYER AND TERMINER

"Section 5 All services performed in any one prosecution where a bill is found except for subpoenas attachments for witnesses or process on indictment four dollars

When bill is returned ignoramus one dollar and twenty-five cents

For subpoenas attachments seal and certificate and capias and other services not herein provided for same fees as are allowed to clerk of quarter sessions" is hereby amended to read as follows

Section 5 All services performed in any one prosecution where a bill is found except for subpoenas attachments for witnesses or process on indictment four dollars

When bill is returned ignoramus two dollars

For subpoenas attachments seal and certificate and capias and other services not herein provided for same fees as are allowed to clerks of quarter sessions

On the question,

Will the House agree to the bill on third reading?

It was agreed to.
On the question,
Shall the bill pass finally?

BILL POSTPONED.

Mr. ALEXANDER. Mr. Speaker, I move that further consideration of this bill be postponed for the present.
Mr. PHILLIPS. Mr. Speaker, I second the motion.
The motion was agreed to.

The SPEAKER. The next bill, House Bill No. 1016, is not on the files and will be passed over for the present.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1043, entitled

An Act fixing the compensation of the custodian of the wash room custodian of the basement day watchman night watchman and elevatorman of the Senate the elevatorman day watchman and night watchman of the House of Representatives and repealing all acts or parts of acts inconsistent herewith

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—172.

Alexander,	Di Lemmo,	Ruddy,	Sarig,
Armstrong,	Dilsheimer,	Krause, W.,	Schaeffer,
Aron,	Dithrich,	Krugh,	Schilling,
Baldi,	Donneley,	Kunkle,	Scott,
Baldrige,	Drinkhouse,	Lafferty,	Shaffer,
Barnhart,	Ehrhardt,	Lauler,	Shellenberger,
Bechtold,	Ephraim,	Levis,	Shunk,
Beckley,	Evans, J. T.,	MacCallum,	Simpson,
Bell,	Evans, S. J.,	Magill,	Sinclair,
Benchoff,	Finney,	Mallery,	Smith, E. R.,
Benninger,	Foster,	Marcus,	Smith, F. I.,
Bidelspacher,	Fowler,	Marshall,	Snyder,
Bigler,	Fox, I. M.,	Martin,	Soffel,
Blank,	Franklin,	McCurdy,	Sowers,
Boland,	Gans,	McGeary,	Stadtlander,
Bower,	Glass,	McIntyre,	Stark,
Bowman,	Goehring,	McKim,	Statler,
Brendle,	Golder,	McVicar,	Steele,
Brislin,	Goodnough,	Mehring,	Stevenson,
Brooks,	Graham,	Michel,	Stott,
Bungard,	Griest,	Miller,	Sweitzer,
Campbell,	Griffith,	Miller, A. D.,	Todd,
Catlin,	Haines,	Miller, C. G.,	Trach,
Clements,	Haldeman,	Miller, D. I.,	Uish,
Clutton,	Hamilton, J.,	Miller, D. D.,	Vickerman,
Coldsmith,	Hampson,	Millin,	Wagner,
Collier,	Harer,	Milner,	Walker, J. A.,
Colville,	Harvey,	Morgan,	Wallace, R. L.,
Comerer,	Heffernan,	Neary,	Wallace W. T.,
Conner,	Helt,	North,	Wells,
Cook,	Hickernell,	Norton,	West,
Corbin,	Hoffman,	Patterson,	Wettach,
Cox,	Hollingsworth,	Perry,	Whiteman,
Crawford,	Hough,	Phillips,	Willert,
Crockett,	Huntington,	Pidgeon,	Williams,
Crum,	Hutchison,	Pike,	Willson,
Curry, R.,	Jennings,	Powell,	Woner,
Davis, D. F.,	Jordan,	Quigley,	Wood,
Davis, J. T.,	Kantner,	Ramsey,	Woodruff,
Davis, W.,	Kennedy,	Reber, C. A.,	Wynne,
Dawson,	Kinsman,	Reber, H. F.,	Zanders,
Day,	Kooser,	Ringler,	Zimmerman,
Diehm,	Krause, T. S.,	Rinn,	Spangler,
		Robertson,	Speaker.

NAYS—1.

Herne,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1033, entitled

A Joint Resolution directing the Attorney General to institute quo warranto proceedings against the Tide Water and Susquehanna River Railroad Company

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—168.

Alexander,	Di Lemmo,	Kunkle,	Scott,
Armstrong,	Dilsheimer,	Lafferty,	Shaffer,
Aron,	Dithrich,	Lanius,	Shellenberger,
Baldi,	Donneley,	Lauler,	Showalter,
Baldrige,	Drinkhouse,	MacCallum,	Shunk,
Barnhart,	Ehrhardt,	Magill,	Simpson,
Bechtold,	Ephraim,	Mallery,	Sinclair,
Beckley,	Evans, J. T.,	Marcus,	Smith, E. R.,
Bell,	Evans, S. J.,	Marshall,	Smith, F. I.,
Benchoff,	Foster,	Martin,	Snowden,
Bennett,	Fowler,	McCaig,	Snyder,
Benninger,	Fox, A. R. B.,	McGeary,	Soffel,
Bidelspacher,	Fox, I. M.,	McIntyre,	Sowers,
Bigler,	Franklin,	McKay,	Sprowls,
Blank,	Gans,	McVicar,	Stadtlander,
Boland,	Geary,	Michel,	Statler,
Bower,	Glass,	Miller,	Steele,
Brady,	Goehring,	Miller, A. D.,	Sterling,
Brendle,	Golder,	Miller, C. G.,	Stott,
Brislin,	Goodnough,	Miller, D. I.,	Sweitzer,
Brooks,	Graham,	Miller, D. D.,	Todd,
Bucher,	Griffith,	Milner,	Trach,
Eungard,	Haines,	Morgan,	Uish,
Campbell,	Haldeman,	Murphy,	Vickerman,
Catlin,	Hamilton, J.,	Neary,	Wagner,
Clements,	Hamilton, W. J.,	North,	Walker, G. T.,
Coldsmith,	Harer,	Norton,	Walker, J. A.,
Collier,	Harvey,	Palmer,	Wallace, P. L.,
Colville,	Heffernan,	Patterson,	Wallace, W. T.,
Comerer,	Helt,	Perry,	Wells,
	Heyburn,	Phillips,	Wettach,
	Hickernell,	Pidgeon,	Whiteman,
Conner,	Hollingsworth,	Powell,	Willert,
Cook,	Horne,	Quigley,	Williams,
Corbin,	Huntington,	Ramsey,	Willson,
Cox,	Hutchison,	Reber, C. A.,	Woner,
Crockett,	Ingram,	Reber, H. F.,	Wood,
Curran,	Jennings,	Ringler,	Woodruff,
Curry, R.,	Jordan,	Rorke,	Wynne,
Davis, D. F.,	Kennedy,	Ruddy,	Zanders,
Davis, J. T.,	Kinsman,	Sarig,	Zimmerman,
Davis, W.,	Kooser,	Schaeffer,	Spangler,
Dewey,	Krause, T. S.,	Schilling,	Speaker.
Diehm,	Krugh,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1102 (Senate Bill No. 355), entitled

An Act to amend section ten of an act approved the twenty-seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and three) entitled "An Act creating the office of county controller in counties of this Commonwealth containing one hundred and fifty thousand inhabitants and over prescribing his duties and abolishing the office of county auditor in said counties"

And said bill having been read at length the third time, considered and agreed to:

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—174.

Alexander,	Dilsheimer,	Krause, T. S.,	Rinn,
Armstrong,	Dithrich,	Krause, W.,	Robertson,
Aron,	Donneley,	Krugh,	Ruddy,
Baldi,	Drinkhouse,	Lafferty,	Sarig,
Baldrige,	Dunn,	Lanius,	Schaeffer,
Barnhart,	Ehrhardt,	Lauler,	Schilling,
Bechtold,	Ephraim,	Levis,	Shaffer,
Beckley,	Evans, S. J.,	MacCallum,	Shellenberger,
Bell,	Finney,	Magill,	Shunk,
Benchoff,	Foster,	Mallery,	Simpson,
Benninger,	Fowler,	Mangan,	Sinclair,
Bidelspacher,	Fox, A. R. B.,	Marcus,	Smith, E. R.,
Bigler,	Fox, I. M.,	Marshall,	Smith, F. I.,
Blank,	Franklin,	Martin,	Snyder,
Boland,	Gans,	McCurdy,	Soffel,
Bower,	Glass,	McGeary,	Sowers,
Bowman,	Goehring,	McIntyre,	Sprowls,
Brady,	Golder,	McKay,	Stadtlander,
Brendle,	Goodnough,	McVicar,	Stark,
Brislin,	Graham,	Mehring,	Statler,

Brooks,	Griest,	Michel,	Steeble,
Campbell,	Griffith,	Millar,	Sterling,
Catlin,	Haines,	Miller, A. D.,	Stott,
Clements,	Haldeman,	Miller, C. G.,	Sweitzer,
Clutton,	Hamilton, J.,	Miller, D. I.,	Todd,
Coldsmith,	Hampson,	Miller, D. D.,	Trach,
Colville,	Harer,	Millner,	Ulsh,
Comer,	Harvey,	Morgan,	Walker, G. T.,
Cook,	Helt,	Murphy,	Walker, J. A.,
Corbin,	Hess,	Neary,	Wallace, R. L.,
Cox,	Hickernell,	North,	Wallace, W. T.,
Crawford,	Hoffman,	Norton,	West,
Crockett,	Hollingsworth,	Patterson,	Wettach,
Crum,	Horne,	Perry,	Whiteman,
Curran,	Hough,	Phillips,	Wilbert,
Curry, R.,	Huntington,	Pidgeon,	Williams,
Davis, D. F.,	Hutchison,	Pike,	Willson,
Davis, J. T.,	Ingham,	Powell,	Woner,
Davis, W.,	Jennings,	Quigley,	Woodruff,
Dawson,	Jordan,	Ramsey,	Wynne,
Day,	Kantner,	Reber, C. A.,	Zanders,
Diehm,	Kinsman,	Reber, H. F.,	Zimmerman,
Di Lemmo,	Kooser,	Rhoads,	Spangler,
		Ringler,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

The SPEAKER. The next bill, House Bill No. 775, is not on the files, and will be passed over for the present.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 166, entitled

An Act to fix salaries of the judges of the municipal court of Philadelphia State of Pennsylvania

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. HEFFERNAN. Mr. Speaker, the sponsor of this bill being absent, I move that further consideration be postponed for the present.

Mr. COX. Mr. Speaker, I second the motion.

The motion was agreed to.

The SPEAKER. The next bill, House Bill No. 44, is not on the files and will be passed over for the present.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1106 (Senate Bill No. 416) entitled:

An Act establishing a Bureau of Statistics and Information in the Department of Internal Affairs authorizing the Secretary of Internal Affairs to appoint a Chief of Bureau and other officers and employees fixing their duties powers and salaries making it the duty of corporations firms and individuals to furnish information required prescribing penalties for violation of such duty and repealing certain acts and transferring the records equipment and supplies in the Division of Production in the Bureau of Statistics and Information in the Department of Labor and Industry to the Bureau hereby established

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—172.

Alexander,	Diehm,	Krause, W.,	Robertson,
Armstrong,	Di Lemmo,	Krug,	Ruddy,
Aron,	Dilsheimer,	Kunkle,	Sarig,
Baldi,	Ditrich,	Lafferty,	Schaeffer,
Baldrige,	Drinkhouse,	Lanier,	Schilling,
Barnhart,	Dunn,	Lauler,	Scott,
Bechtold,	Ehrhardt,	Levis,	Shaffer,
Beckley,	Ephraim,	Maill,	Shellenberger,
Bell,	Evans, J. T.,	Mallery,	Showalter,
Benchoff,	Evans, S. J.,	Mangan,	Shunk,
Bennett,	Foster,	Marcus,	Simpson,
Benninger,	Fowler,	Marshall,	Sinclair,
Bidelspacher,	Fox, A. R. B.,	Martin,	Smith, E. R.,

Pigler,	Fox, I. M.,	McCaig,	Smith, F. L.,
Blank,	Franklin,	McCurdy,	Snyder,
Boland,	Gans,	McGeary,	Soffel,
Bower,	Geary,	McIntyre,	Sowers,
Bowman,	Glass,	McKin,	Sprowls,
Brendle,	Goenring,	McVicar,	Stallander,
Brislin,	Golder,	Mehring,	Statler,
Brooks,	Goodnough,	Millar,	Steddie,
Bucher,	Griest,	Miller, A. D.,	Sterling,
Bungard,	Griffith,	Miller, C. G.,	Stott,
Campbell,	Haines,	Miller, D. I.,	Sweitzer,
Clements,	Haldeman,	Miller, D. D.,	Todd,
Clutton,	Hamilton, I.,	Millin,	Trach,
Coldsmith,	Hamilton, W. J.,	Millner,	Ulsh,
Colville,	Harer,	Morgan,	Vickerman,
Comer,	Harvey,	Neary,	Walker, G. T.,
Conner,	Helt,	North,	Walker, J. A.,
Cook,	Heyburn,	Norton,	Wallace, R. L.,
Corbin,	Hickernell,	Palmer,	Wallace, W. T.,
Cox,	Hoffman,	Patterson,	West,
Crawford,	Hollingsworth,	Perry,	Wettach,
Crockett,	Hough,	Phillips,	Williams,
Crum,	Hutchison,	Pidgeon,	Willson,
Curran,	Ingham,	Powell,	Woner,
Curry, R.,	Jennings,	Quigley,	Woodruff,
Davis, D. F.,	Jordan,	Ramsey,	Wynne,
Davis, J. T.,	Kantner,	Reber, C. A.,	Zimmerman,
Davis, W.,	Kennedy,	Reber, H. F.,	Spangler,
Dawson,	Kinsman,	Ringler,	Speaker.
Dewey,	Kooser,		

NAYS—2.

Horne,

Willert,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1166 (Senate Bill No. 502), entitled

An Act reorganizing the Department of Agriculture creating bureaus therein and providing for the proper administration thereof

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. RAMSEY. Mr. Speaker, I move that this bill be placed on the postponed calendar.

Mr. HEYBURN. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 949, as follows:

An Act to amend and to repeal certain sections of an act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of article six of an act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" which reads as follows

"Section 1 The mayor and members of the city council in cities of the third class shall be at least twenty-five years of age and shall be elected by the electors at large They shall have been citizens and inhabitants of the city wherein they shall be elected one year before their election and shall reside therein during their terms of service

In cities of the third class where the term of mayor expires on the first Monday of December in the year one thousand nine hundred and thirteen the qualified electors of such city shall at the municipal election in that year elect a mayor who shall serve from said first Monday until the first Monday of January one thousand nine hundred and eighteen in the year one thousand nine hundred and seventeen and quadriennially thereafter the qualified electors of said city shall at the municipal

election elect a mayor who shall serve for a term of four years from the first Monday of January next succeeding his election in cities of the third class where the mayor was elected at the municipal election in the year one thousand nine hundred and eleven the qualified electors of the city shall in the year one thousand nine hundred and fifteen and quadriennially thereafter elect a mayor who shall serve for a term of four years from the first Monday of January next succeeding his election At the first municipal election held after the passage of this act and biennially thereafter the qualified electors of each city of the third class shall elect four members of council who shall serve for a term of two years from the first Monday of January next succeeding their election except in the case of members first elected under this act who shall serve from the first Monday of December next following their election until the first Monday of January one thousand nine hundred and sixteen" be and the same is hereby amended to read as follows

Section 1 The mayor and members of the city council in cities of the third class shall be at least twenty-five years of age and shall be elected by the electors at large They shall have been residents and inhabitants of the city wherein they shall be elected one year next before their election and shall reside therein during their terms of service The mayor and members of council shall respectively serve for a term of four years from the first Monday of January next succeeding their respective elections and shall each be eligible to re-election The mayor and members of council in cities of the third class now in office shall serve for the terms for which they were respectively elected At the municipal election in each of the said cities immediately preceding the expiration of the term of the mayor thereof the qualified electors of each such city shall elect a mayor to serve for a term of four years and every fourth year thereafter a mayor shall be elected in each such city to serve for a term of four years At the first municipal election held after the passage of this act the qualified electors of each city of the third class shall elect four members of city council The two nominees for such office receiving respectively the highest number of votes at such election shall serve for four years from the first Monday of January next succeeding their election and the two nominees for council at such election receiving the next highest number of votes shall serve for the term of two years from the first Monday of January next succeeding their election and thereafter two councilmen shall be elected at large at each biennial municipal election to serve for a term of four years from the first Monday of January next succeeding their election

Section 2 That section one article eight of said act which reads as follows

"Section 1 Subject to the provisions of section thirteen of article six of this act the council of each city of the third class shall on the first Monday of January after its election elect a city treasurer who shall hold his office for the term of two years from said first Monday of January and until his successor is duly elected and qualified or until the said treasurer shall have been removed from office according to law The city treasurer shall be a competent accountant and shall have been a resident of the city and an elector thereof for at least three years previous to his election He shall give lawful bond to the city with two or more sufficient sureties or with a surety or other company authorized by law to act as surety to be approved by the council in such sum as it may by ordinance direct conditioned for the honest and faithful discharge of his official duties and the safe-keeping and payment over of all public moneys entrusted to his care He shall receive a fixed annual salary to be provided by ordinance" be and the same is hereby amended to read as follows

Section 1 Subject to the provisions of section thirteen of article six of this act there shall be elected at the municipal election in the year one thousand nine hundred and nineteen and every fourth year thereafter a city treasurer who shall hold office for a term of four years from the first Monday of January next succeeding his election and until his successor is duly elected and qualified or until the said treasurer shall have been removed from office according to law The city treasurer shall be a competent accountant and shall have been a resident of the city and an elector thereof for at least three years previous to his election He shall give lawful bond to the city with two or more sufficient sureties or with a surety or other company authorized by law to act as surety to be approved by the council in such sum as it may by ordinance direct conditioned for the honest and faithful discharge of his official duties and the safe keeping and payment over of all public moneys entrusted to his care He shall receive a fixed annual salary to be provided by ordinance

Section 3 That section one of article twelve of said act which reads as follows

"Section 1 Any qualified voter in any city of the third class may be nominated to any elective municipal office in said city in the following manner" be and the same is hereby amended to read as follows

Section 1 The mayor members of council the city controller city treasurer and all other elective officers of cities of the third class shall hereafter be nominated on party tickets at party primaries in the same manner and at the same time and subject to the same laws in all respects as govern the nomination of municipal officers nominated by the electors of the several municipalities in accordance with the provisions of an act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An Act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to National party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement

by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" and the amendments and supplements thereto and such mayor members of council city controller and other officers shall be elected at municipal elections which shall be held and conducted in the same manner and subject to the same laws in all respects as govern the election of municipal officers nominated on party tickets by the electors of the several municipalities All mayors members of council city controllers and other officers in office at the date of the approval of this act shall continue to hold and exercise their respective offices until the expiration of their respective terms

Section 4 That sections two three four five six seven eight nine ten eleven twelve and thirteen of article twelve of said act be and the same are hereby repealed

On the question.

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. WILLSON. Mr. Speaker, I move that this bill be placed on the postponed calendar.

Mr. STADTLANDER. Mr. Speaker, I second the motion.

The motion was agreed to.

The SPEAKER. The next two bills on the calendar, House Bills Nos. 623 and 107, are not on the files and will be passed over for the present.

BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 53, entitled

An Act to repeal sections seven hundred and ten seven hundred and eleven seven hundred and twelve seven hundred and thirteen seven hundred and fourteen seven hundred and fifteen and seven hundred and sixteen of an act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto" so far as said sections relate to townships of the second class

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 362, entitled

An Act to amend chapter three article one of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1049, entitled

An Act to amend section one hundred and twenty of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto" by providing for the election of two township assessors in townships of the first class containing a population of ten thousand inhabitants or more and providing for the division of such townships by the county commissioners of the respective county

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 963, entitled

An Act to amend sections one thousand and seventy-eight one thousand and eighty-one and one thousand and eighty-two of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1138, entitled

An Act authorizing the Commonwealth to rebuild county bridges over eight hundred feet in length located on State Highways where such bridges have been heretofore destroyed by fire providing for the appointment of viewers and inspectors and the payment of the costs of rebuilding such bridges and imposing certain charges upon counties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1157, entitled

An Act relating to county officers in counties having a population of more than seventy thousand and less than one hundred and fifty thousand inhabitants and providing for their salaries and the compensation of deputies and clerks in the respective county offices requiring the payment into the respective county treasury of the fees of county officers and providing penalties for violations of this act

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1030 (Senate Bill No. 295), entitled

An Act to amend section one of an act approved the twenty-third day of February one thousand eight hundred and seventy (Pamphlet Laws two hundred twenty-six) entitled "An Act to ascertain and appoint the fees to be received by the coroner in the county of Erie

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1121, entitled

An Act relating to fires and fire prevention; imposing duties and conferring powers heretofore exercised by the State Fire Marshal upon the Department of State Police; constituting the Chiefs of Fire Departments and certain public officers as assistants to said Department and defining their powers and duties; providing for the investigation of the cause, origin and circumstance of fires and the inspection of all and the removal or change of certain buildings; imposing duties on school authorities and on certain corporations, associations and fire rating agencies; providing for the attendance of witnesses before the Department and the enforcement of its orders; and prescribing penalties.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1132, entitled

An Act reorganizing the Department of State Police creating therein a Bureau of Fire Protection providing for a State Police force and defining the powers and duties of the same including the enforcement of laws relating to game fish and forestry and water supply and certain other laws and including the collection of information useful for the detection of crime and the apprehension of criminals providing for the equipment maintenance and transportation of such police barracks and sub-stations therefor and medical attention for men injured and funeral expenses to men killed in line of duty and prescribing penalties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1213, entitled

An Act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State Supervisor and assistants and fixing the salaries of such State Supervisor and assistants defining the powers and duties of boards of trustees including the power of appointing assistants and investigators and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 939, entitled

An Act to amend section one of an act approved the fourth day of April one thousand nine hundred and seven (Pamphlet Laws forty-eight) entitled "An Act to fix the salaries of the deputy register clerks and employees in the office of the register of wills of any county of this Commonwealth having a population of one million or over" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 379, entitled

An Act to amend sections two hundred and two, two hundred and fourteen, two hundred and fifteen, two hundred and sixteen and three hundred and one of an act approved the eighteenth day of May, Anno Domini one thousand nine hundred and eleven, entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same and the method of collecting the same and repealing all laws general, special or local or any parts thereof, that are, or may be inconsistent therewith," so far as to provide for the number election and organization of boards of school directors in school districts of the first class, and to provide for the expiration of the terms of office of existing boards of school directors in said school districts.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 551, entitled

An Act to promote the upbuilding of national vitality and of efficient citizenship through the establishment of physical education and training for the pupils of both sexes in the public schools of the Commonwealth and creating a Bureau of Physical Education under the direction of the State Superintendent of Schools to carry out the provisions thereof

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1160, entitled

An Act fixing the salaries and compensation of the officers clerks and employees in the office of the recorder of deeds of any county having a population of one million five hundred thousand inhabitants or over.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1073, entitled

An Act providing for the election of councilmen in cities of the third class and extending the term of office of all councilmen of such cities who are now in office.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1161, entitled

An Act being a supplement to an act entitled "An Act for the government of cities of the second class" approved the seventh day of March Anno Domini one thousand nine hundred and one authorizing the licensing and regulation of persons carrying on the business of taking receiving boarding or keeping infant children under the age of three years for hire and providing penalties for the violation hereof.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 877, entitled

An Act to repeal section four of an act approved the twenty-ninth day of March one thousand eight hundred fifty-one (Pamphlet Laws two hundred eighty-nine) entitled "An Act to incorporate the Pennsylvania State Agricultural Society."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 987, entitled

An Act to repeal the act approved the twenty-sixth day of March one thousand eight hundred seventy-three (Pamphlet Laws four hundred nineteen) entitled "An Act relating to the fees of the sheriff of Franklin County.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1155, entitled

An Act to amend section one thousand three hundred and twelve of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1632, entitled

A Joint Resolution directing the Attorney General to institute quo warranto proceedings against the Susquehanna Canal and Power Company.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 969, entitled

An Act to amend section seven hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 640, entitled

An Act to amend section three of an act approved the seventeenth day of April one thousand nine hundred and five entitled "An Act providing that the district attorneys in all counties whose population does not exceed one hundred and fifty thousand shall be paid a salary and fixing the same which shall be in lieu of all fees and in full compensation for their services and providing for the appointment of assistant district attorneys in said counties and for the compensation of the same and providing that the fees heretofore allowed the district attorneys shall remain in amount as heretofore but shall hereafter be as part of the costs for the use and benefit of the proper county"

And said bill having read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 914, entitled

An Act to amend section six hundred and seventeen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties

for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1081, entitled

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 820, entitled

An Act authorizing and empowering any borough in this Commonwealth to sell and convey unto the school district of such borough out of any land heretofore or hereafter acquired by such borough within the limits of the borough or in adjacent townships for the purpose of making enlarging and maintaining public parks sufficient land for the erection of a school building or a high-school building

And said bill having read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1022, entitled

An Act to provide for the licensing and regulation of public dance halls and ball rooms and for the regulation and supervision of public dances and balls in cities of the first second and third classes

And said bill having read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 853, entitled

An Act to amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 953, entitled

Supplement to an act entitled "An Act for the Government of cities of the second class" approved the seventh day of March one thousand nine hundred and one authorizing cities of the second class to regulate and limit the height and bulk of buildings and the areas of yards courts and open spaces and to regulate and restrain the location of trades and industries and the location of buildings for specified uses and to make regulations for trades and industries and for the use of buildings and for the above purposes to divide the cities into districts and authorizing the city planning commission to recommend the boundaries of districts and appropriate regulations therein and providing the method of adoption of said districts regulations and restrictions and the method of amendment or change thereof

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 685, entitled

An Act providing that the county treasurers of all counties whose population does not exceed one hundred and fifty thou-

sand shall be paid a salary and fixing the same which shall be in lieu of all commissions and fees and in full compensation of their services

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 632, entitled

An Act regulating the appointment suspension and discharge of police officers in boroughs establishing and regulating a civil service board in such boroughs for the examination of applicants for positions as police officers imposing certain expenses upon boroughs and providing penalties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 881, entitled

An Act to fix the salaries of the mortgage search clerk and conveyance search clerks in the office of the recorder of deeds of any county of this Commonwealth having a population of one million five hundred thousand or over payable from the fees of the office

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1059, entitled

An Act to amend section twenty of an act approved the fifth day of March one thousand nine hundred six (Pamphlet Laws eighty-three) entitled "An Act to regulate and improve the civil service of the cities of the first class in the Commonwealth of Pennsylvania making violation of its provisions to be a misdemeanor and providing penalties for violations thereof"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1061, entitled

An Act to amend the act approved the first day of June one thousand eight hundred eighty-five (Pamphlet Laws thirty-seven) entitled "An Act to provide for the better government of cities of the first class in this Commonwealth" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 973, entitled

A Joint Resolution proposing an amendment to section one article eight of the Constitution of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 961, entitled

An Act to clarify existing law regulating the advertising of the sales of real estate by the sheriffs in the several counties of this Commonwealth and repealing all acts and parts of acts general and inconsistent therewith

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1246, entitled

An Act to authorize courts of common pleas to issue writs of subpoena requiring witnesses to attend and testify under oath and produce books or papers before committees appointed for the purpose of investigating charges against the professional conduct of members of the bar of said courts

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1240, entitled

An Act to amend an act approved the first day of May one thousand nine hundred and thirteen entitled "An Act to prohibit the killing of foxes by certain methods in Delaware County and fixing a penalty for violation of the act" by extending the provisions of the said act to Chester County and Montgomery County

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 540, entitled

An Act to amend section three hundred and one of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An Act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 805, entitled

An Act relating to fraternal benefit societies operating on the lodge plan providing for and regulating the issuing surrender for cancellation or exchange of certificates for the payment of death or annuity benefits upon the lives of certain children for whose support and maintenance members of such society are responsible

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1219, entitled

An Act authorizing the county commissioners of the various counties of this Commonwealth to direct the assessors and assistant assessors of their respective counties to enroll all soldiers sailors and marines who entered the service of the United States from said counties in the war with Germany and compile the service record thereof and authorizing the expenditure of county funds for the foregoing purpose

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 254, entitled

An Act amending section 16 of an act entitled "An Act to provide for the personal registration of electors, and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth; to make such registration a condition of the right to vote in such cities, and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities; and providing for the payment of witness fees for persons summoned before the commissioners; to provide penalties for violations of its provisions; and to repeal the acts inconsistent herewith" approved July 24, 1913, providing for a change in salaries of the employees of the Registration Commissioners.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1260, entitled

An Act to further amend section nine of an act approved the fifth day of May, one thousand eight hundred and ninety-nine (Pamphlet Laws two hundred forty-eight) entitled "An Act supplementing and amending an act, entitled 'An Act to establish an intermediate court of appeal; regulating its constitution, officers, jurisdiction, powers, practice, and its relation to the Supreme Court and other courts; providing for the reports of its decisions, the compensation of the judges and other officers, and the practice and costs on appeals from its judgments,' approved June twenty-four, one thousand eight hundred and ninety-five," as amended, increasing the amount to which the judges of the Superior Court shall be entitled to be reimbursed for the sums expended by them in each year for expenses incurred in the discharge of their duties and for the help for briefers, investigators, stenographers, typewriters and clerks.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1045, entitled

An Act to amend sections one two and three of article five chapter two of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 997, entitled

An Act regulating the sale of theatre tickets and providing penalties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1201 (Senate Bill No. 398), entitled

An Act to amend section thirteen of an act approved the fifth day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and forty-eight) entitled "An Act regulating the practice of veterinary dentistry or any branch thereof and establishing as incidental thereto a State Board of Veterinary Medical Examiners and defining its powers and duties"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1205 (Senate Bill No. 443), entitled

An act relating to building construction in cities of the first class by prescribing the minimum live loads to be considered in designing the walls floors roofs yards and courts of all buildings hereafter erected or altered in cities of the first class specifying the factors of safety to be applied in such designs regulating the thickness of brick walls in dwellings prescribing the minimum thickness of wooden floor joists and roof rafters defining the various classes of buildings and other terms used in the act regulating the loading of floors providing penalties for violations and repealing inconsistent laws

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1206 (Senate Bill No. 485), entitled

An Act to validate certain municipal claims and municipal liens in the several boroughs of the Commonwealth providing for the filing of claims therefor and the proceedings for the collection of such claims

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1098 (Senate Bill No. 70), entitled

An Act providing for a State association of county controllers and for the meetings thereof and providing for the payment by the counties of the expenses thereof

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1100 (Senate Bill No. 287), entitled

An Act to amend section two of an act, approved the seventeenth day of April, one thousand nine hundred and five (Pamphlet Laws one hundred and seventy), entitled "An Act providing that the district attorneys, in all counties whose population does not exceed one hundred and fifty thousand, shall be paid a salary, and fixing the same, which shall be in lieu of all fees, and in full compensation for their services; and providing for the appointment of assistant district attorneys, in said counties, and for the compensation of the same,

and providing that the fees heretofore allowed the district attorneys upon indictments shall remain in amount as heretofore, but shall hereafter be as part of the cost, for the use and benefit of the proper county," as amended.

And said bill having been read at length the first time,
Ordered, To be transcribed for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1192 (Senate Bill No. 132), entitled

An Act to amend section six of an act approved May twenty-third one thousand eight hundred and seventy-four entitled "An Act dividing the cities of this State into three classes regulating the passage of ordinances providing for contracts for supplies and work for said cities authorizing the increase of indebtedness and the creation of a sinking fund to redeem the same defining and punishing certain offenses in all of said cities and providing for the incorporation and government of cities of the third class."

And said bill having been read at length the first time,
Ordered, To be transcribed for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1207 (Senate Bill No. 516), entitled

An Act authorizing certain officers of the United States Army to take acknowledgments of deeds and other instruments in writing.

And said bill having been read at length the first time,
Ordered, To be transcribed for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1115 (Senate Bill No. 524), entitled

An Act to repeal an act entitled "An Act changing the mode and manner of appointing collectors of taxes in the county of Lehigh" approved the twenty-fifth day of March Anno Domini one thousand eight hundred and forty-four (Pamphlet Laws one hundred and sixty).

And said bill having been read at length the first time,
Ordered, To be transcribed for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1116 (Senate Bill No. 526), entitled

An Act to repeal an act entitled "An Act regulating the salary of the Treasurer of Lehigh County" approved the sixteenth day of March Anno Domini one thousand eight hundred and sixty-seven (Pamphlet Laws four hundred and eighty-five).

And said bill having been read at length the first time,
Ordered, To be transcribed for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1193 (Senate Bill No. 131), entitled

An Act to amend section one article fourteen as amended in part of an act approved the first day of June one thousand eight hundred eighty-five (Pamphlet Laws thirty-seven) entitled "An Act to provide for the better government of cities of the first class in this Commonwealth" in reference to contracts of said cities.

And said bill having been read at length the first time,
Ordered, To be transcribed for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1105 (Senate Bill No. 404), entitled

An Act to amend section one thousand six hundred and seven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

And said bill having been read at length the first time,
Ordered, To be transcribed for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1103 (Senate Bill No. 396), entitled

An Act authorizing any county and city in any county in which the county seat is within the limits of such city to erect a joint county and municipal building or buildings providing for the conditions and agreements under which such building or buildings may be erected and occupied and for the ownership thereof providing for the selection of a site for said building or buildings and authorizing said county and city to make a sale or exchange of properties under certain conditions for the purpose of securing such site authorizing the acquisition of property for such building or buildings by purchase or condemnation and authorizing the county to issue bonds in payment of any indebtedness incurred for its share of the cost of such building or buildings and land

And said bill having been read at length the first time,
Ordered, To be transcribed for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1200 (Senate Bill No. 360), entitled

An Act requiring prothonotaries and clerks of courts to furnish to the Secretary of Internal Affairs copies of orders of court relative to the creation consolidation division and partition of cities boroughs and townships and fixing the fees of such officers for such services

And said bill having been read at length the first time,
Ordered, To be transcribed for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1167 (Senate Bill No. 550), entitled

An Act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll-bridges over the Delaware river

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1202 (Senate Bill No. 414), entitled

An Act to amend section one of an act approved the twenty-sixth day of February one thousand nine hundred and three (Pamphlet Laws eight) entitled "An Act providing for the appointment of boards of visitation for institutions societies quent children" as amended by providing that the Board of Visitors may visit institutions without the county to which residents of the county are committed

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1204 (Senate Bill No. 437), entitled

An Act requiring counties having a population of over one million and less than one million five hundred thousand to establish a pension fund for the employees of such counties and providing for the administration of such fund and payments therefrom

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1199 (Senate Bill No. 148), entitled

An Act authorizing recorders of deeds in counties having a population of from one hundred and fifty thousand to five hundred thousand inhabitants to appoint a solicitor prescribing the duties of said solicitor and fixing his term of appointment and salary

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1108 (Senate Bill No. 436), entitled

An Act amending an act approved the fourteenth day of May one thousand nine hundred and fifteen entitled "An Act providing a system of government for boroughs and revising, mending and consolidating the law relating to boroughs" by adding thereto sections twenty to twenty-six inclusive as sub-article of Article sixteen Chapter six authorizing the erection

of dykes and embankments along certain water courses upon the request of the Board of Health granting the right of entry therefor and providing for the assessment of damages and benefits against property affected

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1203 (Senate Bill No. 420), entitled

An Act validating proceedings by councils in boroughs for the paving and curbing of public highways and validating municipal liens therefor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1190 (Senate Bill No. 58), entitled

An Act to fix salary of court criers court interpreters and tipstaves in judicial districts containing more than one hundred and fifty thousand inhabitants and less than one million inhabitants and repealing certain acts

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILLS SIGNED BY SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

House Bill No. 883.

An Act to amend section twelve hundred and six of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 168.

An Act to repeal section eleven of the act approved the eighteenth day of February one thousand eight hundred fifty-four (Pamphlet Laws seventy-nine) entitled "A supplement to the act incorporating the Pottsville Water Company approved the eleventh day of April Anno Domini one thousand eight hundred thirty-four"

House Bill No. 906.

An Act to amend an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 87.

An Act to amend article four of an act approved the 18th day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general, special or local or any parts thereof, that are or may be inconsistent therewith" by adding a section providing for the appointment and the payment of the expenses of delegates to State Conventions or associations of school directors.

House Bill No. 335.

An Act to amend section two of an act approved the twenty-sixth day of May one thousand eight hundred and ninety-seven (Pamphlet Laws ninety-five) entitled "An Act relating to proceedings where goods or chattels have been levied upon or seized by the sheriff and claimed to belong to others than the defendant in the execution or process" as amended

House Bill No. 265.

An Act validating certain sales of real estate for non-payment of taxes and validating the title to such real estate in the hands of purchasers their heirs grantees and assigns.

Mr. JAMES A. WALKER. Mr. Speaker, I move that the vote by which House Bill No. 119, passed third reading be reconsidered.

Mr. HEYBURN. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. JAMES A. WALKER. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend title, page 3, lines 9 and 10, by striking out "converting raw silk into thread and the manufacture of silk goods," and inserting in lieu thereof the following: "buying, selling, manufacturing, or processing of silk or silk products."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objections? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

RECONSIDERATION OF VOTE.

Mr. ALEXANDER. Mr. Speaker, I have just had a conference with Senator Sassaman, the sponsor of Senate Bill No. 113, (House Bill No. 1012), file folio 1459, and he is agreeable that this bill should be recommitted to the Committee on Judiciary General for the purpose of amendment. I therefore move that the vote by which this bill was postponed be reconsidered.

Mr. RAMSEY. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. ALEXANDER. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. RAMSEY. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading.

BILL RECOMMITTED.

Mr. ALEXANDER. Mr. Speaker, I move that Senate Bill No. 113 (House Bill No. 1012), be recommitted to the Committee on Judiciary General.

Mr. RAMSEY. Mr. Speaker, I second the motion.

The motion was agreed to.

SENATE MESSAGE.

AMENDED SENATE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate Bill numbered and entitled as follows:

Senate Bill No. 474.

An Act to amend section one of an act approved the fourteenth day of May one thousand nine hundred thirteen (Pamphlet Laws two hundred and four) entitled "An Act authorizing the board of county commissioners of the several counties of the State to appropriate money for co-operative agricultural extension work for the purpose of improving and developing the agricultural resources of the proper counties"

ANNOUNCEMENT BY SPEAKER.

The SPEAKER. The Chair has a petition from a number of members in the rear of the House, in which they state:

"We, the undersigned members of the House of Representatives, respectively request that you designate at least two sergeants-at-arms to be on duty in the rear of the House at all times the House is in session, in order to maintain order and quietness."

The Chair is very glad to receive this communication, and will direct the sergeant-at-arms to have two or as many sergeants-at-arms as are necessary to maintain order in

the rear of the hall, and the Chair will see that order is maintained in the rear of the hall. The Chair realizes that very frequently the members in the rear of the House are disturbed by visitors who have no consideration for the work of the House, and he will at any time, be glad to hear from any member who is disturbed in this way during the proceedings of the House, and shall at all times use his best efforts to maintain proper order in the rear of the hall.

SENATE MESSAGE.

AMENDED HOUSE BILL RECALLED FROM THE GOVERNOR CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 181.

An Act providing for the relocation alteration and vacation of public roads and highways approaching leading into or contiguous to Parks and Public Grounds title to which Parks and Public Grounds is vested in the State of Pennsylvania and providing remedies therefor

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading reconsidered in the House and the bill amended, in which amendments the Senate has concurred.

SENATE MESSAGE.

AMENDED SENATE BILLS CONCURRED IN BY SENATE

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate Bill numbered and entitled as follows:

Senate Bill No. 468.

An Act providing for biennial instead of annual reports by the several departments of the State government

BILL ON THIRD READING.

Mr. RAMSEY asked and obtained unanimous consent to call up at this time House Bill No. 1085, file folio 2451, on page 11 of today's calendar, bills on third reading postponed for the purpose of offering a motion to recommit.

Agreeably to order,

The bill having been called up from postponed calendar by Mr. Ramsey.

The House resumed the consideration on third reading of House Bill No. 1085, entitled

An Act creating a Bureau of Topographic and Geological Survey in the Department of Internal Affairs providing for a topographic and geological survey of the State and abolishing the Topographic and Geographical Survey Commission of Pennsylvania and all offices or places held thereunder

BILL RECOMMITTED.

Mr. RAMSEY. Mr. Speaker, I move that House bill No. 1085 be recommitted to the Committee on Mines and Mining.

Mr. ALEXANDER. Mr. Speaker, I second the motion.

The motion was agreed to.

SENATE MESSAGE.

AMENDMENTS TO SENATE BILL CONCURRED IN BY THE SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate Bill numbered and entitled as follows:

Senate Bill No. 416.

An Act establishing a Bureau of Statistics and Information in the Department of Internal Affairs authorizing the Secretary of Internal Affairs to appoint a Chief of Bureau and other officers and employees fixing their duties powers and salaries making it the duty of corporations firms and individuals to furnish information required prescribing penalties for violation of such duty and repealing certain acts and transferring the records equipment and supplies in the Division of Production in the Bureau of Statistics and Information in the Department of Labor and Industry to the Bureau hereby established

BILLS SIGNED BY SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

Senate Bill No. 418.

An Act creating the office of indictment and cost clerk as an assistant to the district attorney in the several counties of this Commonwealth having a population of not less than one hundred and fifty thousand and not more than two hundred and fifty thousand inhabitants providing for the appointment of a person in each of said counties to fill said office prescribing the qualifications duties and term of office of said appointees fixing their salaries and authorizing the payment of the same by the county

Senate Bill No. 467.

An Act defining the duties of the Governor with regard to the approval of warrants vouchers claims accounts agreements and contracts and repealing inconsistent acts

Senate Bill No. 468.

An Act providing for biennial instead of annual reports by the several departments of the State government

Senate Bill No. 474.

An Act to amend section one of an act approved the fourteenth day of May one thousand nine hundred thirteen (Pamphlet Laws two hundred and four) entitled "An Act authorizing the board of county commissioners of the several counties of the State to appropriate money for cooperative agricultural extension work for the purpose of improving and developing the agricultural resources of the proper counties

Senate Bill No. 108.

An Act to amend section two thousand thirty-four of article twenty of an act entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" approved the eighteenth day of May one thousand nine hundred and eleven by authorizing and empowering the State Board of Education to make purchases and sales of real estate or other property for normal schools purchased by the State and prescribing the disposition of the proceeds of any such sales

Senate Bill No. 143.

An Act to amend the first section of an Act approved the ninth day of April Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws one hundred and eleven) entitled "An Act to provide for the immediate printing and distribution of advance sheets of the laws of this Commonwealth as they are enacted from time to time to persons making application therefor and to certain officials" so as to include members of the General Assembly

Senate Bill No. 298.

A Joint Resolution amending a joint resolution approved the seventeenth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand and thirty-six) entitled "A Joint Resolution authorizing the authorities having control and supervision of county jails and prisons to permit the employment of inmates thereof on county or almshouse farms exempting warders and keepers from liability in certain cases for escapes"

Senate Bill No. 355.

An Act to amend section ten of an act approved the twenty-seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and three) entitled "An Act creating the office of county controller in counties of this Commonwealth containing one hundred and fifty thousand inhabitants and over prescribing his duties and abolishing the office of county auditor in said counties."

Senate Bill No. 416.

An Act establishing a Bureau of Statistics and Information in the Department of Internal Affairs authorizing the Secretary of Internal Affairs to appoint a Chief of Bureau and other officers and employees fixing their duties powers and salaries making it the duty of corporations firms and individuals to furnish information required prescribing penalties for violation of such duty and repealing certain acts and transferring the records equipment and supplies in the Division of Production in the Bureau of Statistics and Information in the Department of Labor and Industry to the Bureau hereby established.

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

ADJOURNMENT.

The SPEAKER. Under the concurrent resolution adopted by the Senate and House of Representatives, the Chair (at 1:40 o'clock) declares an adjournment of the House until Monday, April 21, 1919, at 9:00 o'clock P. M.

Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., MONDAY, APRIL 21, 1919.

No. 36.

SENATE.

MONDAY, APRIL 21, 1919.

The Senate met at 9 o'clock P. M.
The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) in the Chair.

PRAYER.

The Acting Chaplain, Rev. Harry E. Ulrich, offered the following prayer:

O Lord, our God, Thou art great and greatly to be praised; Thou art infinite and eternal and incomparable in Thy being, wisdom, power, justice, goodness, mercy and truth. We thank Thee that Thou hast given to us enough of Thyself that we have desire to strive after better things. We pray for Thy guidance at all times, for the spirit of co-operation, that Thou will give to us the spirit of altruism that we may strive after and do the greatest good at all times to the greatest number. We pray, our Father, that Thou wilt give to us of the things that may meet our needs. Wilt Thou do for us exceedingly and abundantly above all that we may ask or think through the riches of grace in Christ Jesus our Lord. Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session. The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. CROW, the further reading was dispensed with, and the Journal was approved.

PETITIONS.

URGING CHANGE OF STATE HIGHWAY IN ROUTE NUMBER 205.

Mr. PHIPPS presented numerous petitions of citizens of Venango County urging change in State Highway, Route No. 205.

Which were referred to Committee on Public Roads and Highways.

FAVORING PASSAGE OF HOUSE BILLS NOS. 273 AND 285.

Mr. BARNES presented petitions of Salem Grange No. 965 favoring passage of House Bills Nos. 273 and 285. Which were referred to the Committee on Forestry.

FAVORING INCREASE OF TEACHERS SALARIES.

He also presented petition of State Council of Pennsylvania, Order of Independent Americans favoring increase in salaries of all school teachers.

Which was referred to the Committee on Education.

FAVORING LEGISLATION TO PERMIT THE MANUFACTURE AND SALE OF BEER CONTAINING NO MORE THAN TWO AND THREE-QUARTERS PER CENT ALCOHOL.

The Chair laid before the Senate petition of Butcher Union No. 106 favoring legislation to permit the manufacture and sale of beer containing no more than two and three-quarters per cent alcohol.

Which was referred to the Committee on Law and Order.

FAVORING PASSAGE OF HOUSE BILLS NOS. 273 AND 285.

He also laid before the Senate petitions of Lookout Grange No. 1426 of Keating Summit, International Association of Machinists, Newton Square Grange No. 1279, favoring passage of House Bills Nos. 273 and 285.

Which was referred to the Committee on Forestry.

FAVORING LEGISLATION PERMITTING MANUFACTURE OF BEER CONTAINING TWO AND THREE-QUARTERS PER CENT ALCOHOL.

Mr. TOMPKINS presented petition of Central Labor Union, Johnstown, favoring passage of legislation permitting manufacture of beer containing two and three-quarters per cent alcohol.

Which was referred to the Committee on Law and Order.

FAVORING INCREASED PAY TO TEACHERS.

He also presented petition of Central Labor Union, Johnstown, favoring passage of House bill No. 703.

Which was referred to the Committee on Education.

FAVORING PASSAGE OF SENATE BILL NO. 502.

He also presented petition of Pomoma Grange, favoring passage of Senate Bill No. 502.

Which was referred to the Committee on Agriculture.

FAVORING PASSAGE OF HOUSE BILLS NOS. 273 AND 285.

He also presented petition of Local No. 445 B. of L. F. & E., favoring passage of House Bills Nos. 273 and 285. Which was referred to the Committee on Forestry.

FAVORING LARGER APPROPRIATION TO MINERS HOSPITAL OF NORTHERN CAMBRIA.

He also presented petition of citizens of Cambria County favoring larger appropriation to Miners Hospital of Northern Cambria.

Which was referred to the Committee on Appropriations.

PROTESTING AGAINST PASSAGE OF HOUSE BILL NO. 704.

He also presented petitions of citizens of Cambria County protesting against the passage of House Bill No. 704.

Which were referred to the Committee on Judiciary General.

PROTESTING AGAINST PASSAGE OF HOUSE BILL NO. 1175, KNOWN AS THE SEDITION BILL.

He also presented numerous petitions of citizens of Cambria County, protesting against the passage of House Bill No. 1175, known as the Sedition Bill.

Which were referred to the Committee on Judiciary General.

LEAVE OF ABSENCE.

Mr. BARNES asked and obtained leave for next week.

REPORTS FROM COMMITTEES.

Mr. McCONNELL, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 313 (House Bill No. 392), entitled:

An Act to repeal an act approved the seventeenth day of March, 1868 (P. L. 342), entitled "An Act relating to the collection of State and county taxes in the County of Montgom-

ery," and the supplement thereto, approved the 10th day of May, 1871 (P. L. 659), entitled "A Supplement to the act, entitled 'An Act relating to the collection of State and county taxes in the County of Montgomery,' approved the 17th day of March, 1868."

BILLS INTRODUCED.

Mr. PHIPPS read in his place and presented to the Chair Senate Bill No. 813, entitled:

An Act for the better protection of the skunk or pole-cat; prohibiting the capture or killing of such animals except during certain periods, and prescribing penalties.

Which was committed to the Committee on Game and Fisheries.

Mr. LESLIE read in his place and presented to the Chair Senate Bill No. 814, entitled:

An Act amending the third section of an act approved the twenty-third day of May, one thousand nine hundred and seven (P. L. 206), entitled "An Act to regulate and improve the civil service of the cities of the second class in the Commonwealth of Pennsylvania; making violations of its provisions to be misdemeanors, and providing penalties for violations thereof," providing for the method of making the annual appropriations to conduct the business of the Civil Service Commission.

Which was committed to the Committee on Municipal Affairs.

Also read in his place and presented to the Chair Senate Bill No. 815, entitled:

An Act repealing an act entitled "An Act to fix the time for filing nomination papers for State officers, and for determination by the courts of contested papers," approved the twenty-ninth day of May, one thousand nine hundred seventeen.

Which was committed to the Committee on Elections.

Also read in his place and presented to the Chair Senate Bill No. 816, entitled:

An Act amending sections five, six and seven of an act approved the tenth day of June, one thousand eight hundred ninety-three, entitled "An Act to regulate the nomination and election of public officers, requiring certain expenses incident thereto to be paid by the several counties, and punishing certain offenses in regard to such elections," as the same was amended by an act approved the ninth day of July, one thousand eight hundred ninety-seven.

Which was committed to the Committee on Elections.

Also read in his place and presented to the Chair Senate Bill No. 817, entitled:

An Act to amend section three of an act approved the twelfth day of July, one thousand nine hundred and thirteen, (P. L. 719), entitled "An Act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to National party conventions, and of certain party officers, including State committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties, and their reimbursement by the State, of the expenses of the same; authorizing the State committee of a political party to make, and to alter, amend, and revoke, rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein; and repealing inconsistent legislation," as amended.

Which was committed to the Committee on Elections.

Mr. JONES read in his place and presented to the Chair Senate Bill No. 818, entitled:

An Act amending section one of an act approved the 11th day of July, A. D. 1917, entitled "An Act authorizing appeals to the Superior Court in all habeas corpus cases involving the custody of children.

Which was committed to the Committee on Judiciary General.

Mr. DAIX read in his place and presented to the Chair Senate Bill No. 819, entitled:

An Act to amend the third section of an act entitled "An Act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain

public offices, the election of delegates and alternate delegates to National party conventions and of certain party officers including State committeemen, a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter, amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" approved the twelfth day of July Anno Domini one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) as amended by an act approved the sixth day of July Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and fifty-three) so as to change the date of the fall primary from the third Wednesday to the fourth Tuesday of September in all odd-numbered years.

Which was committed to the Committee on Elections.

Also read in his place and presented to the Chair Senate Bill No. 820, entitled:

An Act to amend sections ten, thirteen, fourteen and fifteen of an act entitled "An Act regulating certain political parties; providing and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to National party conventions, and of certain party officers, including State committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties and their reimbursement by the State, of the expenses of the same; authorizing the State committee of a political party to make, and to alter, amend and revoke, rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein; and repealing inconsistent legislation," approved the twelfth day of July, A. D. one thousand nine hundred and thirteen (P. L. 719), so as to provide fully how many official and specimen ballots shall be provided for each party at the primaries and to whom the same shall be delivered; what other election materials shall be furnished and what printed instructions shall be given voters and election officers; how the official ballots shall be given to qualified electors; how party membership shall be evidenced and how and when it may be challenged; how the vote shall be counted, recorded and returned by the election officers, what shall be done with the ballots voted, their stubs and the unused, spoiled and void ballots, tally papers, oaths of election officers, affidavits of voters, etc., lists of voters of each party, triplicate and other return sheets, and who shall have the custody of same; to require the return and public inspection of all the spoiled and unused ballots from each election district before the computation of any returns therefrom; to prescribe the method of computing and canvassing such returns publicly; to provide who shall constitute the return board for any county wherein one or more of the commissioners are candidates at any primary; to regulate the manner of correcting apparent errors in certain returns and the opening of ballot boxes and the recounting of votes when any county commissioner or judge of the Court of Common Pleas deems it necessary in order to obtain a correct count or upon the petition of three electors averring fraud or error; to assure the right of any authorized representative of any party or candidate to hear, record and check up the returns as read as well as to inspect the same and any other public documents relating to any primary election; to allow any person aggrieved by any decision of the county commissioners to appeal therefrom to the court of common pleas of the proper county; to make certain violations of said acts as amended hereby misdemeanors and to provide penalties for the punishment of such offenses and to repeal inconsistent legislation.

Which was committed to the Committee on Elections.

Also read in his place and presented to the Chair Senate Bill No. 821, entitled:

An Act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth; by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein; defining the jurisdiction of said commissions and the powers and duties of the commissioners constituting same, and of their appointees, including registrars, inspectors of registration, clerks and counsel; fixing their qualifications, terms of office and compensation; granting them certain immunity from arrest on registration days and empowering such inspectors to arrest, without warrant, certain persons committing certain offenses in violation of this act in their presence, as well as to enter and inspect buildings given as residences of electors, to interrogate the inmates thereof to copy or demand a list of the lodgers therein and to supervise the conduct of registrars; regulating the registration of electors at polling places by registrars, and at the offices of commissions by commissioners, and the right of parties or bodies of electors to have watchers thereat, and the preparation and use of street lists and other records of those registered; allowing the names of persons not entitled to vote to be struck from the registers in certain cases; permitting all records regarding registration to be inspected and copied by

any elector under certain conditions, directing how the registers shall be used at elections and primaries; compelling the attendance of witnesses and payment of witness fees, and providing penalties for refusal to obey subpoenas; directing Receivers of Taxes to appoint Chief Clerks of Commissions as deputies to collect poll taxes and to give receipts therefor; authorizing such clerks to administer oaths, sign subpoenas and vouchers and to collect and disburse witness fees; prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to said commissions and allowing for appeals from the decisions of the commissions in certain cases to Courts of Common Pleas; imposing certain duties upon election officers and upon the Councils, Treasurers, Controllers, Receivers of Taxes, Police Officers, and other officials of said cities and upon the Courts, Judges, Prothonotaries, Sheriffs, Commissioners, Peace Officers and other officials of the judicial districts and counties in which said cities are situated, or with which they are co-extensive; legalizing certain acts required hereby, if done on any Sunday or Legal Holiday; requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act, and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen, and to and for the use of the said commissions; punishing and fixing penalties for violations hereof and repealing all legislation inconsistent herewith.

Which was committed to the Committee on Elections.

Also read in his place and presented to the Chair Senate Bill No. 822, entitled:

An act to amend section one of an act approved the fourteenth day of April one thousand nine hundred and three, entitled, "An act relating to change of polling places and authorizing the commissioners to change the same."

Which was committed to the Committee on Elections.

Also read in his place and presented to the Chair Senate Bill No. 823, entitled:

An Act relating to the police; delating the administration of police affairs in cities of the first class to Departments of Police in charge of Police Commissioners to be appointed by the Governor and prescribing the jurisdiction, powers and duties of every such department and Commissioner; empowering such Commissioner in every such city to arrange with any and all authorities controlling police affairs in any county in which such city is situated or in any county contiguous to such city or in any municipality or district in any such county for the co-operative and interchangeable use of the police forces of such city and of such localities adjacent thereto throughout the territory of same respectively; enabling such authorities to agree with such commissioner for such use of such police forces and requiring extra expenses occasioned thereby to be paid by the authorities of such city or locality as is benefited by such service; transferring any police force and premises and property used by them in every such city to the control and supervision of such department and otherwise providing for the organization, housing, equipment, conduct and discipline thereof, including appeals from courts of trial or inquiry within such department to courts of common pleas; requiring every such city to maintain and pay the expenses of such department and to transfer thereto any appropriations made for police purposes therein; imposing certain duties and restrictions upon the mayors, executive departments and officials of such cities respecting police matters; defining certain offenses regarding police affairs and providing penalties therefor and repealing all legislation inconsistent herewith.

Which was committed to the Committee on Municipal Affairs.

Mr. R. J. BALDWIN read in his place and presented to the Chair Senate Bill No. 824, entitled:

An act to authorize the purchase of the collection of books, antique pottery, pewter, linen, pictures, letters, autographs, tools, implements, forschriften, et cetera, of the late Samuel W. Pennypacker, deceased, for the State Library and the Museum of the State Library; and making an appropriation.

Which was committed to the Committee on Appropriations.

Mr. WOODWARD read in his place and presented to the Chair Senate Bill No. 825, entitled:

An act to further amend the third section of an act entitled "An Act to regulate the nomination and election of public officers, requiring certain expenses incident thereto to be paid by the several counties and punishing certain offenses in regard to such elections" approved the tenth day of June Anno Domini, eighteen hundred and ninety-three, as amended by an act approved the ninth day of July Anno Domini, eighteen hundred and ninety-seven, by providing a method of preempting names for the exclusive use of political bodies desiring to make nominations by nomination papers and limiting the selection of such names and requiring certain

affidavits to be made in reference thereto and to be filed in the offices where such nomination papers are required to be filed respectively instead of with the prothonotaries of the several counties and repealing legislation inconsistent therewith.

Which was committed to the Committee on Elections.

Also read in his place and presented to the Chair Senate Bill No. 826, entitled:

An act to amend an act entitled, "An Act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to National party conventions, and of certain party officers, including State committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of the President of the United States; and the payment by the several counties, and their reimbursement by the State of the expenses of the same; authorizing the State committee of a political party to make, and to alter, amend, and revoke, rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein; and repealing inconsistent legislation" approved July 12, 1913, by providing that electors at primaries shall be entitled to receive and vote ballots of the political parties with which they are enrolled.

Which was committed to the Committee on Elections.

Also read in his place and presented to the Chair Senate Bill No. 827, entitled:

An Act to further amend the twenty-second and twenty-seventh sections of an act entitled "An Act to regulate the nomination and election of public officers, requiring certain expenses incident thereto to be paid by the several counties, and punishing certain offenses in regard to such elections" approved the tenth day of June eighteen hundred and ninety-three as amended by an act approved the twenty-ninth day of April nineteen hundred and three, by providing how voters may designate their choice of candidates and how the ballots shall be counted and what additional instructions shall be printed on the ballots and repealing legislation inconsistent therewith.

Which was committed to the Committee on Elections.

Mr. BEALES read in his place and presented to the Chair Senate Bill No. 828, entitled:

An Act relating to names and change of names of the townships in the Commonwealth of Pennsylvania.

Which was committed to the Committee on Judiciary General.

REPORTS FROM COMMITTEES.

Mr. DAIX. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX from the Committee on Appropriations reported as committed, Senate Bill No. 33, entitled:

An Act defining and regulating boxing and wrestling contests; creating a State Athletic Commission to have supervision over such contests; imposing penalties; and making an appropriation.

Mr. EYRE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE from the Committee on Public Roads and Highways reported as committed, Senate Bill No. 799, entitled:

An Act relating to county bridges; regulating the advertising of and letting of contracts for the erection, repairing and rebuilding of such bridges, and the making of plans and specifications therefor; and also providing for the filing with the county commissioners of alternate plans and specifications.

RESOLUTION RECALLING FROM THE GOVERNOR SENATE BILL NO. 141.

Mr. LESLIE offered the following resolution which was twice read considered and agreed to:

In the Senate, April 21, 1919.
Resolved, (if the House of Representatives concur), That Senate Bill No. 141, entitled "An Act to amend section eight (8) of an act entitled 'An Act for the better protection of wild birds and game within the Commonwealth of Pennsylvania, requiring citizens of the United States residing within this State to

procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth, and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith, and providing for the disposition of the license fees, fines, and penalties received," approved the seventeenth day of April, Anno Domini one thousand nine hundred and thirteen, be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

HOUSE MESSAGES.

RESOLUTION RECALLING FROM THE GOVERNOR HOUSE BILL NO. 335.

The Clerk of the House of Representatives being introduced presented extract from the Journal of the House of Representatives which was twice read as follows, considered and agreed to:

In the House of Representatives, April 21, 1919.

Resolved (if the Senate concur), That House Bill No. 335, entitled "An Act to amend section two of an act approved the twenty-sixth day of May one thousand eight hundred and ninety-seven (Pamphlet Laws ninety-five) entitled "An Act relating to proceedings where goods or chattels have been levied upon or seized by the sheriff and claimed to belong to others than the defendant in the execution or process" as amended

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

RESOLUTION RECALLING FROM THE GOVERNOR HOUSE BILL NO. 560.

He also presented extract from the Journal of the House of Representatives which was twice read as follows, considered and agreed to:

In the House of Representatives, April 21, 1919.

Resolved (if the Senate concur), That House Bill No. 560, entitled "An Act to amend an act approved the fourteenth day of May one thousand one hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

RESOLUTION RECALLING FROM THE GOVERNOR HOUSE NO. 883.

He also presented extract from the Journal of the House of Representatives which was twice read as follows, considered and agreed to:

In the House of Representatives, April 21, 1919.

Resolved (if the Senate concur), That House Bill No. 883 entitled "An Act to amend section twelve hundred and six of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

RESOLUTION RECALLING FROM THE GOVERNOR HOUSE BILL NO 906.

He also presented extract from the Journal of the House of Representatives which was twice read as follows, considered and agreed to:

In the House of Representatives, April 21, 1919.

Resolved (if the Senate concur), That House Bill No. 906 entitled "An Act to amend an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue

to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local of any parts thereof that are or may be inconsistent therewith"

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

NOMINATIONS BY THE GOVERNOR.

The Chair cleared his table and laid before the Senate communications in writing from His Excellency, the Governor of the Commonwealth, filed with the Chief Clerk during the interim, which were read as follows:

NOTARIES PUBLIC.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 21, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of confirmation.

ALLEGHENY COUNTY

Miss H. B. Burroughs, Pittsburgh.
H. Stewart Dunn, Pittsburgh.
Ralph E. Emrich, Pittsburgh.
William D. Forsyth, Pittsburgh.
Geo. R. Herwick, Pittsburgh.
Paul T. Liefeld, Pittsburgh.
Jacob Hance, Boro of Braddock.
R. Milo McNulty, Boro of Braddock.
Miss E. E. Shaw, Pittsburgh.
Joseph R. Shermer, Boro of Braddock.
Robert L. Stewart, Boro of Braddock.
Herman N. Tally, McKeesport.
W. W. Higgins, Pittsburgh.

BEAVER COUNTY.

William E. Graham, Boro of Darlington.

CAMBERIA COUNTY.

Charles R. Koontz, Boro of South Fork.
John T. Ripplin, Johnstown.
Vincent E. Baly, Johnstown.

DAUPHIN COUNTY.

Miss Mary E. Hite, Harrisburg.

ERIE COUNTY.

Miss Grace A. Huebler, Erie.

FAYETTE COUNTY.

Delos M. Graham, Town of Star Junction.

JEFFERSON COUNTY.

H. Russell Martin, Punxsutawney.

LACKAWANNA COUNTY.

Harry C. Hubler, Scranton.
Erncato M. Lettieri, Scranton.

LUZERNE COUNTY.

William Ayre, Wilkes-Barre.
John Wadzinski, Boro of Nanticoke.

LYCOMING COUNTY.

Mrs. Grace A. Anderson, Williamsport.

NORTHAMPTON COUNTY.

Harry C. Cope, Bethlehem.

MONTGOMERY COUNTY.

Perry Greenspan, Township of Abington.
Daniel S. Koser, Township of New Hanover.
Chas. L. Schumacher, Township of Arlington.

NORTHAMPTON COUNTY.

John F. Hausman, Bethlehem.

PHILADELPHIA COUNTY.

James P. Ascough, Philadelphia.
Miss Sadie S. Daub, Philadelphia.
Edgar J. Elliott, Philadelphia.
Isaac E. Feinstein, Philadelphia.
Miss Emma Feldman, Philadelphia.

George Henry Grant, Philadelphia.
 Samuel A. Guldin, Philadelphia.
 W. A. Hamilton, Philadelphia.
 Rudolph J. Joos, Philadelphia.
 Frank W. Lewis, Philadelphia.
 George W. Miller, Philadelphia.
 James H. Pye, Philadelphia.
 Robert Silon, Philadelphia.
 Miss Catharine M. Stely, Philadelphia.
 Norman Szveda, Philadelphia.
 Ernest T. Wright, Philadelphia.

WARREN COUNTY.

James L. Chapman, Boro of Warren.
 Miss Frances L. Young, Boro of Warren.

WASHINGTON COUNTY.

James B. McLaughlin, Boro of Canonsburg.

WESTMORELAND COUNTY.

John E. Irwin, Boro of Irwin.
 W. H. Lowry, Boro of Ligonier.
 J. R. Silvis, Boro of Greensburg.

WM. C. SPROUL.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 21, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania for four years, to compute from the dates set opposite their names:

ALLEGHENY COUNTY.

L. F. Daume, Borough of E. McKeesport, May 17, 1919.
 Daniel C. Dillon, Pittsburgh, May 4, 1919.
 Geo. Edward Kirchner, Sr., Pittsburgh, May 2, 1919.
 Ray Maxwell, Pittsburgh, May 18, 1919.
 John B. McBride, Pittsburgh, April 23, 1919.

CAMBRIA COUNTY.

A. W. Evans, Borough of Ebensburg, May 7, 1919.

CHESTER COUNTY.

Thomas L. Hoskins, Borough of West Chester, May 2, 1919.
 Isaac E. Roberts, Borough of Downingtown, April 23, 1919.

CLEARFIELD COUNTY.

Erale G. Boose, City of DuBois, May 2, 1919.

DELAWARE COUNTY.

Charles G. Worrlow, Chester, May 7, 1919.

ERIE COUNTY.

Jacob O. Hertzler, Erie, May 3, 1919.
 Clyde C. Hill, Borough of North East, May 18, 1919.

FAYETTE COUNTY.

Ewing A. Hibbs, Uniontown, May 22, 1919.

LEHIGH COUNTY.

Ezra H. Smith, Allentown, May 24, 1919.

LUZERNE COUNTY.

Frank Bachman, Wilkes-Barre, May 9, 1919.
 R. E. Bowkley, Pittston, May 14, 1919.

MERCER COUNTY.

Scott A. Robinson, Borough of Sharpsville, May 5, 1919.

NORTHUMBERLAND COUNTY.

William B. Faust, Borough of Mt. Carmel, April 25, 1919.
 R. J. Glick, Borough of Shamokin, May 2, 1919.

PHILADELPHIA COUNTY.

Mrs. Ida M. Busford, Philadelphia, May 10, 1919.
 Miss Annie L. Blanchard, Philadelphia, May 18, 1919.
 Samuel Goldstein, Philadelphia, May 24, 1919.
 Harry A. Guy, Philadelphia, May 3, 1919.
 Louis L. Lapensohn, Philadelphia, May 18, 1919.
 Thomas J. Lappin, Philadelphia, May 17, 1919.
 Michelo Lauria, Philadelphia, May 7, 1919.
 William H. Liebrich, Philadelphia, May 18, 1919.
 Sigmund J. Marx, Philadelphia, May 4, 1919.
 Miss Cecile D. McVay, Philadelphia, May 14, 1919.
 Miss Edith Reeves, Philadelphia, May 10, 1919.
 Louis Senn, Philadelphia, April 28, 1919.
 Abraham Shotz, Philadelphia, May 18, 1919.
 George A. Weber, Philadelphia, May 15, 1919.

WASHINGTON COUNTY.

James A. Magill, Borough of Washington, May 14, 1919.

Tioga County.

Joseph S. Hoard, Borough of Mansfield, May 20, 1919.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. CROW,

That Rule 38 which requires nominations made by the Governor to be referred to proper committee be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations,

Which was agreed to.

Whereupon,

A motion was made by Mr. CROW,

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Baldwin, F. E., DeWitt.	Leslie,	Sassaman,
Baldwin, R. J., Donahue,	Marlow,	Schantz,
Barnes, Einstein,	Martin,	Smith,
Barr, Eyre,	McConnell,	Snyder,
Beales, Graff,	Mearkle,	Sones,
Boyd, Gray,	Miller, S. J.,	Tompkins,
Buckman, Hackett,	Murdoch,	Turner,
Campbell, Haldeman,	Nason,	Vare,
Craig, Herron,	Patton,	Weaver,
Crow, Homsher,	Phipps,	Whitten,
Daix, Jones,	Salus,	Woodward,
Davis, Leiby,		

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. CROW. Mr. President, I move that the executive session do now rise.

Mr. SALUS. Mr. President, I second the motion.

The motion was agreed to.

COMMUNICATION FROM THE GOVERNOR.

The Chair cleared his table and laid before the Senate communication in writing from His Excellency, the Governor of the Commonwealth, filed with the Chief Clerk during the interim, which was read as follows:

VETO OF SENATE BILL NO. 355.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 18, 1919.

To the Honorable, the Senate of Pennsylvania.

Gentlemen: I am returning, without my approval, Senate Bill No. 355, entitled "An act to amend section ten of an act approved the twenty-seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and three) entitled 'An act creating the office of county controller in counties of this Commonwealth containing one hundred and fifty thousand inhabitants and over prescribing his duties and abolishing the office of county auditor in said counties.'"

This bill proposes to increase the limitation of the amount of public contracts which county commissioners must submit for approval to the county controller from \$100 to \$300. While the larger amount suggested is not a great sum, I can see no good reason why the approval of the official charged with safeguarding the county's fiscal affairs should not be obtained. It costs nothing to get the approval of the controller and as his office is in the court house there need be no delay in urgent cases. The office of county controller was created by the Legislature to put a check upon loose and careless methods of handling the business of the counties, and this bill would be a first effort toward nullifying the good effects of the controller's authority.

For these reasons this bill is not approved.

WM. C. SPROUL.

On the question,

Shall the bill pass, the objection of the Governor to the contrary notwithstanding.

BILL POSTPONED.

Mr. SASSAMAN. Mr. President, I move that the question, together with the further consideration of the bill, be postponed for the present.

Mr. SONES. Mr. President, I second the motion.
The motion was agreed to.

BILL OVER IN ORDER.

Mr. LEIBY. Mr. President, I ask that Senate Bill No. 96, on third reading, entitled:

An act to amend section one of an act approved the second day of April one thousand nine hundred and thirteen (Pamphlet Laws thirty-eight) entitled "An act authorizing the State Treasurer to endorse over to the Ladies Memorial Association of the City of Petersburg Virginia all checks drafts or warrants for interest accruing on a bond bought from the City of Petersburg Virginia by the Battlefield Commission of the Third Division Ninth Corps Army of the Potomac said interest being by contract made on file in the Auditor-General's Department due to said Ladies Memorial Association" providing for the retirement of the proceeds of such bond upon the maturity and the disposition of the income thereof

go over in its order.

The PRESIDENT. Is there any objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 97, entitled:

An act regulating the disposition of assignments of error in appeals and other proceedings in error in the Supreme Court and the Superior Court of this Commonwealth in certain cases.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Baldwin, F. E.,	DeWitt,	Leslie,	Sassaman,
Baldwin, R. J.,	Donahue,	Marlow,	Schantz,
Barnes,	Einstein,	Martin,	Smith,
Barr,	Eyre,	McConnell,	Snyder,
Beales,	Graff,	Meakle,	Sones,
Boyd,	Gray,	Miller, S. J.,	Tompkins,
Buckman,	Hackett,	Murdoch,	Turner,
Campbell,	Haldeman,	Nason,	Vare,
Craig,	Herron,	Patton,	Weaver,
Crow,	Homsher,	Phipps,	Whitten,
Daix,	Jones,	Salus,	Woodward,
Davis,	Leiby,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILLS ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 107, entitled:

An act to provide for the establishment erection equipment and management of a Pennsylvania Home for Boys and for the commitment thereto of delinquent boys between the ages of six and eighteen years of age and making an appropriation therefor

And said bill having been read at length the third time, On the question,

Will the Senate agree to the bill?

Mr. SONES. Mr. President, I ask unanimous consent to amend section 12, page 6, line 3, by inserting after the words "shall in" the following: "their judgment decree by whom the expenses of."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 181, entitled:

An Act for the better protection of fish requiring citizens of the United States resident without this Commonwealth to procure a license to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act.

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

Mr. JONES. Mr. President, I ask unanimous consent to amend section 5, page 2, line 20, by striking out the word "and"; also section 9, page 4, line 20, by striking out the word "licenses" and inserting in lieu thereof the word "license."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 237 (House Bill No. 230), entitled:

An Act to amend an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws four hundred and forty-seven) known as "The Fiduciaries Act of one thousand nine hundred and seventeen" to authorize fiduciaries to pay an annual sum for the guarantee of the payment of principal and interest of mortgages and other securities in which funds within their control may be invested.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	DeWitt,	Leslie,	Sassaman,
Baldwin, R. J.,	Donahue,	Marlow,	Schantz,
Barnes,	Einstein,	Martin,	Smith,
Barr,	Eyre,	McConnell,	Snyder,
Beales,	Graff,	Meakle,	Sones,
Boyd,	Gray,	Miller, J. S.,	Tompkins,
Buckman,	Hackett,	Miller, S. J.,	Turner,
Campbell,	Haldeman,	Murdoch,	Vare,
Craig,	Herron,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 238 (House Bill No. 234), entitled:

An Act to amend section fifteen paragraph (b) of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws four hundred and forty-seven) known as "The Fiduciaries Act of one thousand nine hundred and seventeen" so as to further limit the period within which a bond covenant debt or demand not payable within one year after the decease of the debtor shall remain a lien upon the real estate of such decedent

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	DeWitt,	Leslie,	Sassaman,
Baldwin, R. J.,	Donahue,	Marlow,	Schantz,
Barnes,	Einstein,	Martin,	Smith,
Barr,	Eyre,	McConnell,	Snyder,
Beales,	Graff,	Mearkle,	Sones,
Boyd,	Gray,	Miller, J. S.,	Tompkins,
Buckman,	Hackett,	Miller, S. J.,	Turner,
Campbell,	Haldeman,	Murdoch,	Vare,
Craig,	Herron,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 240 (House Bill No. 231), entitled:

An Act to provide for the acknowledgement of deeds mortgages and other instruments of writing concerning property in Pennsylvania by persons in the military and naval service of the United States or of this Commonwealth and to confirm acknowledgements heretofore made by such persons

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	DeWitt,	Leslie,	Sassaman,
Baldwin, R. J.,	Donahue,	Marlow,	Schantz,
Barnes,	Einstein,	Martin,	Smith,
Barr,	Eyre,	McConnell,	Snyder,
Beales,	Graff,	Mearkle,	Sones,
Boyd,	Gray,	Miller, J. S.,	Tompkins,
Buckman,	Hackett,	Miller, S. J.,	Turner,
Campbell,	Haldeman,	Murdoch,	Vare,
Craig,	Herron,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 375 (House Bill No. 358), entitled:

An Act to prevent the felonious taking and stealing of motor vehicles and the receiving and purchasing of stolen motor vehicles

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	DeWitt,	Leslie,	Sassaman,
Baldwin, R. J.,	Donahue,	Marlow,	Schantz,
Barnes,	Einstein,	Martin,	Smith,
Barr,	Eyre,	McConnell,	Snyder,
Beales,	Graff,	Mearkle,	Sones,
Boyd,	Gray,	Miller, J. S.,	Tompkins,
Buckman,	Hackett,	Miller, S. J.,	Turner,
Campbell,	Haldeman,	Murdoch,	Vare,
Craig,	Herron,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL OVER IN ORDER.

Mr. DAIX. Mr. President, I ask that Senate Bill No. 392 on third reading, entitled:

An Act to provide revenues for outstanding liability losses of insurance companies transacting the business of insuring any one against loss or damage resulting from accident to or injury suffered by an employee or other person for which the person insured is liable and also for outstanding losses incurred under the Workmen's Compensation Act of one thousand nine hundred and fifteen and repealing existing laws

go over in its order.

The PRESIDENT. Is there any objection? The Chair hears none.

BILL RECOMMENDED.

Mr. F. E. BALDWIN. Mr. President, I move that Senate Bill No. 399 on third reading, entitled:

An Act defining fraternal benefit societies and their status authorizing such societies to create subordinate lodges and to pay benefits upon the sickness disability or death of their members from funds collected and regulating such benefits. Providing for the organization of such societies and for their licensing supervision regulation and examination by the Insurance Commissioner and for the admission of foreign societies. Designating tables of mortality as a basis of rates of contribution. Requiring all societies to make annual reports and all foreign societies to appoint the Insurance Commissioner as attorney for service of process. Providing penalties for any violations of the act. Exempting such societies from taxation and certain other societies from its provisions and requiring beneficial associations other than fraternal benefit societies to report to and be supervised by the Insurance Commissioner and repealing existing laws.

be recommended to the Committee on Insurance for the purpose of a hearing.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 408, entitled:

An Act making an appropriation to the One Hundred and Ninth Infantry of the United States formerly the First Regiment Infantry of Philadelphia National Guard of Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	DeWitt,	Leslie,	Sassaman,
Baldwin, R. J.,	Donahue,	Marlow,	Schantz,
Barnes,	Einstein,	Martin,	Smith,
Barr,	Eyre,	McConnell,	Snyder,
Beales,	Graff,	Mearkle,	Sones,
Boyd,	Gray,	Miller, J. S.,	Tompkins,
Buckman,	Hackett,	Miller, S. J.,	Turner,
Campbell,	Haldeman,	Murdoch,	Vare,
Craig,	Herron,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 421, entitled:

An Act making an appropriation for the payment of losses and damage incident to shipments of cattle heretofore or hereafter sustained delivery of which was not permitted by the State Livestock Sanitary Board

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., DeWitt,
Baldwin, R. J., Donahue,
Barnes, Einstein,
Barr, Eyre,
Beales, Graff,
Boyd, Gray,
Buckman, Hackett,
Campbell, Haldeman,
Craig, Herron,
Crow, Homsher,
Daix, Jones,
Davis, Leiby,

Leslie,
Marlow,
Martin,
McConnell,
Mearkle,
Miller, J. S.,
Miller, S. J.,
Murdoch,
Nason,
Patton,
Phipps,
Salus,

Sassaman,
Schantz,
Smith,
Snyder,
Sones,
Tompkins,
Turner,
Vare,
Weaver,
Whitten,
Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr. PHIPPS. Mr. President, I ask that Senate Bill No. 448 (House Bill No. 286), on third reading, entitled:

An Act to amend section one thousand six hundred and eight and section two thousand and sixteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenues to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

go over in its order.

The PRESIDENT. Is there any objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 465, as follows:

An Act making it lawful for twenty-five or more resident tax payers of any county in this Commonwealth in which any turnpike road or highway is wholly or partly located upon which tolls are charged the traveling public to present their petition to the County Commissioners of their county setting forth that it would be for the best interests of the people of their county that such turnpike road or highway or part thereof should be purchased and become a public road free from tolls and toll gates and thereupon for the County Commissioners of the petitioners' county to purchase the same for public use free from tolls and toll gates if a price therefor can be agreed upon with the owners thereof and pay for the same out of the funds of their county not otherwise appropriated and if such county has not sufficient funds to issue bonds of said county for that purpose and providing that any turnpike road or highway or part thereof so purchased and made a public road shall thereafter be repaired maintained and improved by the county township borough or city in which the same or part thereof is located

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act it shall be lawful for twenty-five or more resident tax payers of any county in this Commonwealth in which any turnpike road or highway heretofore or hereafter constructed is wholly or partly located and upon which tolls are charged the traveling public under any general or special law to present their petition to the County Commissioners of their county setting forth that it would be for the best interests of the people of their county that such turnpike road or highway or part thereof should be purchased by their county and become a public road free from tolls and toll gates whereupon it shall be lawful for the County Commissioners of the petitioners' county upon behalf thereof to enter into negotiations with the owners of said turnpikes road or highway or part thereof for the purchase of the same and if the price therefor can be mutually agreed upon it shall be paid by the said County Commissioners out of any funds of their county not otherwise appropriated and upon payment thereof the said turnpike road or highway or part thereof shall become a public road free from tolls and toll gates. Provided That if said county commissioners and the owners of said turnpike road or highway or part

thereof can not agree upon the price to be paid for the same nothing in this act contained shall prevent the petitioners or any other resident tax payers of the county from proceeding to have such turnpike road or highway or part thereof condemned under existing laws and made a public road free from tolls and toll gates and the said road as made or heretofore made free of tolls either by negotiation or condemnation proceedings as aforesaid shall be properly repaired and maintained at the expense of the county city or borough in which the said turnpike or part thereof lies. Provided That the portion of any turnpike or toll-road which lies within a township shall if accepted by the board of supervisors or commissioners of the township in which the same or any part of the same is located signified in writing and filed in the office of the court of quarter sessions of the county in which said road is located become a part of the road system of said township and shall thereafter be maintained in the same manner as other roads legally laid out in said township. Provided further That the provisions of this act shall not apply to any turnpike road or highway or part thereof which now forms or may hereafter form a part of the State Highway system of this Commonwealth

Section 2 That it shall be lawful for the County Commissioners of any county in this Commonwealth not having sufficient funds not otherwise appropriated to pay for any turnpike road or highway or part thereof purchased under the provisions of this act to issue bonds of the said county in accordance with the constitution and existing laws of this Commonwealth for that purpose.

Section 3 That all acts or parts of acts inconsistent herewith be and the same are hereby repealed.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., DeWitt,
Baldwin, R. J., Donahue,
Barnes, Einstein,
Barr, Eyre,
Beales, Graff,
Boyd, Gray,
Buckman, Hackett,
Campbell, Haldeman,
Craig, Herron,
Crow, Homsher,
Daix, Jones,
Davis, Leiby,

Leslie,
Marlow,
Martin,
McConnell,
Mearkle,
Miller, J. S.,
Miller, S. J.,
Murdoch,
Nason,
Patton,
Phipps,
Salus,

Sassaman,
Schantz,
Smith,
Snyder,
Sones,
Tompkins,
Turner,
Vare,
Weaver,
Whitten,
Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 518, entitled:

A Supplement to an act entitled: "An Act to establish a Board of Commissioners of Navigation for the River Delaware and its Navigable Tributaries; regulating their jurisdiction over ships, vessels, and boats, and wharves, piers, bulkheads, docks, slips and basins; and exempting cities of the first class from certain of its provisions; and making an appropriation therefor," approved the 8th day of June, A. D. 1907; authorizing and directing the Commissioners to provide and maintain a nautical school for the education and training of pupils from the various counties of the Commonwealth of Pennsylvania in the science and practice of navigation, and making an appropriation for two years from the 1st day of June, A. D. 1919, towards its maintenance.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., DeWitt,
Baldwin, R. J., Donahue,
Barnes, Einstein,
Barr, Eyre,
Beales, Graff,

Leslie,
Marlow,
Martin,
McConnell,
Mearkle,

Sassaman,
Schantz,
Smith,
Snyder,
Sones,

Boyd,	Gray,	Miller, J. S.,	Tompkins,
Buckman,	Hackett,	Miller, S. J.,	Turner,
Campbell,	Haldeman,	Murdoch,	Vare,
Craig,	Herron,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 554, as follows:

An Act authorizing municipalities with the assent of the electors duly obtained at an election to use moneys borrowed or authorized to be borrowed for purposes which have proved impracticable or impossible or unnecessary for any other lawful municipal purpose

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any county city borough township school district or other municipality or incorporated district within this Commonwealth has heretofore increased or shall hereafter increase its indebtedness with the assent of the electors of such municipality in accordance with the provisions of an act approved the twentieth day of April one thousand eight hundred seventy-four (Pamphlet Laws sixty-five) entitled "An Act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and the purpose for which said increase was asked and assent obtained has proved or shall prove to be impracticable impossible or unnecessary the corporate authorities of any such county city borough township school district or other municipality or incorporated district within this Commonwealth may by their ordinance or vote signify a desire to use the money so borrowed or authorized to be borrowed for any other lawful municipal purpose and the said moneys so borrowed or authorized to be borrowed may be used for such other municipal purpose if the assent of the electors thereto is obtained as herein provided

Section 2 The corporate authorities of any such county city borough township school district or other municipality or incorporated district shall give notice during at least thirty days by weekly advertisements in newspapers not exceeding three in the district and if no newspapers be published therein then by at least twenty printed handbills posted in public places in said county city borough township school district or other municipality or incorporated district of an election to be held at the place or places of holding the municipal elections on a day to be by them fixed Such notice shall state (a) the date of such election (b) the amount of money theretofore borrowed or authorized to be borrowed (c) the purpose for which such money was originally authorized (d) the reason why said money may not be used for the purpose for which it was borrowed or authorized to be borrowed (e) the new purpose for which the corporate authorities of such county city borough township school district or other municipality or incorporated district desire to use said money borrowed or authorized to be borrowed A certified copy of the ordinance hereinbefore required and of the above notice shall be filed in the office of the clerk of the court of quarter sessions of the proper county.

Section 3 The corporate authorities of such county city borough township school district or other municipality or incorporated district shall in all cases fix the time of the holding of any such election on the day of the municipal or general or other special election unless more than ninety days elapse between the date of the ordinance or other act of the municipal authorities providing for such election and the day of holding the municipal or general or other election If any day other than the day of the municipal or general or other special election day is fixed the expense of holding the election shall be paid by the said city or other municipality

Section 4 Such election shall be held at the place time and under the same regulations as provided by law for the holding of municipal elections and the question to be submitted to the electors shall be in the following form

Shall the sum of dollars heretofore borrowed or authorized to be borrowed by the of for the purpose of to be used by the said for the purpose of

The ballot shall be prepared in the manner prescribed by the general election law for the submission of similar questions

Section 5 The election shall be conducted by the regular election officers The election officers shall count the tickets cast at such election and make a return thereof to the clerk of the court of quarter sessions of the county duly certified as is required by law In receiving and counting and in making return of the votes cast the inspectors clerks and judges of election shall be governed by the laws of this Commonwealth governing municipal elections and the vote shall be counted by the court as is now provided by laws governing municipal elections All penalties of the said election laws for violation

thereof are hereby extended to and shall apply to the voters inspectors judges and clerks voting at and in attendance upon elections held under the provisions of this act

Section 6 The clerk of the court shall make a return of the vote cast upon such question as filed in his office to the corporate authorities of such county city borough township school district or other municipality or incorporated district and the same shall be placed on record among or upon the minutes thereof

Section 7 If at such election a majority of the electors shall vote in favor of using said borrowed or authorized to be borrowed money for a purpose or purposes other than that for which it was originally authorized the said money may thereafter be used for such new purpose or purposes in the same manner as if it had originally been authorized and borrowed for such purpose or purposes

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

Mr. SALUS. Mr. President, I ask unanimous consent to amend section 5, page 4, line 18, by striking out the word "an" and inserting in lieu thereof the word "and".

The PRESIDENT. Is there objection? The Chairs hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered. That the bill as amended be printed for the use of the Senate.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 558, entitled:

An Act providing for an additional method for the collection of delinquent borough and school taxes in boroughs.

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	DeWitt,	Leslie,	Sassaman,
Baldwin, R. J.,	Donahue,	Marlow,	Schantz,
Barnes,	Einstein,	Martin,	Smith,
Barr,	Eyre,	McConnell,	Snyder,
Beales,	Graff,	Mearkle,	Sones,
Boyd,	Gray,	Miller, J. S.,	Tompkins,
Buckman,	Hackett,	Miller, S. J.,	Turner,
Campbell,	Haldeman,	Murdoch,	Vare,
Craig,	Herron,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 566 (House Bill No. 247), entitled:

An Act relating to police pension funds in cities of the third class and authorizing such cities to appropriate certain moneys thereto.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	DeWitt,	Leslie,	Sassaman,
Baldwin, R. J.,	Donahue,	Marlow,	Schantz,
Barnes,	Einstein,	Martin,	Smith,
Barr,	Eyre,	McConnell,	Snyder,
Beales,	Graff,	Mearkle,	Sones,

Boyd,
Buckman,
Campbell,
Craig,
Crow,
Daix,
Davis,

Gray,
Hackett,
Haldeman,
Herron,
Homsher,
Jones,
Leiby,

Miller, J. S.,
Miller, S. J.,
Murdoch,
Nason,
Patton,
Phipps,
Salus,

Tompkins,
Turner,
Vare,
Weaver,
Whitten,
Woodward,

BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 620, entitled:

An Act to amend revise and consolidate the law relating to the State Library and Museum including the law relating to the free library commission and the division of Public Records abolishing the board of trustees of the State Library the advisory commission of Public Records and the free library commission and repealing existing laws in relation thereto.

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

Mr. SMITH. Mr. President, I ask unanimous consent to amend section 28, page 11, line 25, by inserting quotation marks after the word "duties;" also line 27, by striking out the quotation marks after the word "Commission;" also section 29, page 12, line 7, by striking out "geenral" and inserting in lieu thereof the word "general;" also section 32, page 13, line 10, by striking out "mineralology" and inserting in lieu thereof the word "mineralogy;" also section 33, page 18, line 5, by inserting after the word "hundred" the word "thirty."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate bill No. 627 (House No. 697) entitled:

An act authorizing the judges of the court of common pleas and orphans' courts in certain counties to adopt a uniform system of indices in the offices of the recorder of deeds prothonotary and register of wills and clerk of the orphans' court and providing for the installation of the same at the cost of the county.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—17.

Baldwin, F. E.,	DeWitt,	Leslie,	Sassaman,
Baldwin, R. J.,	Donahue,	Marlow,	Schantz,
Barnes,	Einstein,	Martin,	Smith,
Barr,	Eyre,	McConnell,	Snyder,
Beales,	Graff,	Mearkle,	Sones,
Boyd,	Gray,	Miller, J. S.,	Tompkins,
Buckman,	Hackett,	Miller, S. J.,	Turner,
Campbell,	Haldeman,	Murdoch,	Vare,
Craig,	Herron,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILLS RECOMMENDED.

Mr. SMITH. Mr. President, I move that Senate Bill No. 633 on third reading, entitled:

An act making an appropriation to the several fire companies of the City of Harrisburg Pennsylvania.

Is recommended to the Committee on Appropriations.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 593, entitled:

An Act to amend section one of an act of the General Assembly of the Commonwealth of Pennsylvania approved the thirteenth day of May one thousand nine hundred and fifteen entitled "A supplement to an act approved the twenty-seventh day of June one thousand nine hundred and thirteen entitled 'An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto.'"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	DeWitt,	Leslie,	Sassaman,
Baldwin, R. J.,	Donahue,	Marlow,	Schantz,
Barnes,	Einstein,	Martin,	Smith,
Barr,	Eyre,	McConnell,	Snyder,
Beales,	Graff,	Mearkle,	Sones,
Boyd,	Gray,	Miller, J. S.,	Tompkins,
Buckman,	Hackett,	Miller, S. J.,	Turner,
Campbell,	Haldeman,	Murdoch,	Vare,
Craig,	Herron,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 597, entitled:

A joint resolution proposing an amendment to article three section six of the Constitution of the Commonwealth of Pennsylvania so that the subject of an amendment or supplement to a law and the subject to which such law is extended or on which it is conferred shall be clearly expressed in its title

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	DeWitt,	Leslie,	Sassaman,
Baldwin, R. J.,	Donahue,	Marlow,	Schantz,
Barnes,	Einstein,	Martin,	Smith,
Barr,	Eyre,	McConnell,	Snyder,
Beales,	Graff,	Mearkle,	Sones,
Boyd,	Gray,	Miller, J. S.,	Tompkins,
Buckman,	Hackett,	Miller, S. J.,	Turner,
Campbell,	Haldeman,	Murdoch,	Vare,
Craig,	Herron,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Mr. WEAVER. Mr. President, I move that Senate Bill No. 648 (House Bill No. 599) on third reading, entitled:

An act fixing the salaries of the first and second assistant district attorneys in certain counties.

be recommitted to the Committee on Judiciary General for the purpose of amendment.

Mr. S. J. MILLER. Mr. President, I second the motion. The motion was agreed to.

Mr. SALUS. Mr. President, I move that Senate Bill No. 659 (House Bill No. 279) on third reading, entitled:

An act requiring the publication of all legal notices and legal advertising in the English language only and repealing all acts and parts of acts general local or special inconsistent herewith.

be recommitted to the Committee on Judiciary General for the purpose of a hearing.

Mr. VARE. Mr. President, I second the motion. The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order, The Senate proceeded to the third reading and consideration of Senate Bill No. 709 (House Bill No. 792), entitled:

An Act to revise amend and consolidate the law relating to fish in certain boundary lakes bays and peninsular waters

And said bill having been read at length the third time, and agreed to.

On the question, Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	DeWitt,	Leslie,	Sassaman,
Baldwin, R. J.,	Donahue,	Marlow,	Schantz,
Barnes,	Einstein,	Martin,	Smith,
Barr,	Eyre,	McConnell,	Snyder,
Beales,	Graff,	Mearkle,	Sones,
Boyd,	Gray,	Miller, J. S.,	Tompkins,
Buckman,	Hackett,	Miller, S. J.,	Turner,
Campbell,	Haldeman,	Murdoch,	Vare,
Craig,	Herron,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order, The Senate proceeded to the third reading and consideration of Senate Bill No. 728, entitled:

An Act repealing an act entitled "An Act requiring certain counties in certain instances to assist townships in the construction repair and maintenance of main traveled or trunk roads other than State or State-aid highways and providing the method of procedure" approved the twenty-ninth day of May Anno Domini one thousand nine hundred and seventeen

And said bill having been read at length the third time, and agreed to.

On the question, Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	DeWitt,	Leslie,	Sassaman,
Baldwin, R. J.,	Donahue,	Marlow,	Schantz,
Barnes,	Einstein,	Martin,	Smith,
Barr,	Eyre,	McConnell,	Snyder,
Beales,	Graff,	Mearkle,	Sones,
Boyd,	Gray,	Miller, J. S.,	Tompkins,
Buckman,	Hackett,	Miller, S. J.,	Turner,

Campbell,	Haldeman,	Murdoch,	Vare,
Craig,	Herron,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL RECOMMITED.

Mr. EYRE. Mr. President, I move that Senate Bill No. 741 (House Bill No. 637), on third reading, entitled:

An Act to amend sections one thousand one hundred and twenty-one and one thousand one hundred and thirty of an act approved the 18th day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

be recommitted to the Committee on Corporations for the purpose of a hearing.

Mr. MEARKLE. Mr. President, I second the motion. The motion was agreed to.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order, The Senate proceeded to the third reading and consideration of Senate Bill No. 754, entitled:

A supplement to the act approved the twenty-ninth day of May one thousand eight hundred and eighty-five (Pamphlet Laws twenty-nine) entitled "An Act to provide for the incorporation and regulation of natural gas companies" authorizing corporations created under said act to renew their charters which are about to expire or have already expired and providing a procedure therefor and for the payment of fees and bonus

And said bill having been read at length the third time, and agreed to.

On the question, Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	DeWitt,	Leslie,	Sassaman,
Baldwin, R. J.,	Donahue,	Marlow,	Schantz,
Barnes,	Einstein,	Martin,	Smith,
Barr,	Eyre,	McConnell,	Snyder,
Beales,	Graff,	Mearkle,	Sones,
Boyd,	Gray,	Miller, J. S.,	Tompkins,
Buckman,	Hackett,	Miller, S. J.,	Turner,
Campbell,	Haldeman,	Murdoch,	Vare,
Craig,	Herron,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL ON THIRD READING POSTPONED FOR PRESENT RECALLED FROM GOVERNOR.

Mr. MEARKLE. Mr. President, I move that the Senate do now resume the third reading and consideration of Senate Bill No. 224, on third reading postponed for the present recalled from the Governor, entitled:

An Act to regulate and establish the fees to be charged and collected by the recorder of deeds in counties having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last preceding United States census

Mr. LESLIE. Mr. President, I second the motion. The motion was agreed to.

Agreeably to order,
The Senate resumed the third reading and consideration of Senate Bill No. 224, entitled:

An Act to regulate and establish the fees to be charged and collected by the recorded of deeds in counties having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last preceding United States Census

And the question recurring,
Will the Senate agree to the bill on third reading?

BILL RECOMMITTED.

Mr. MEARKLE. Mr. President, I move that the bill be recommitted to the Committee on Judiciary General.
Mr. LESLIE. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,
The rule requiring bills to be considered in committee of the whole being in this case dispensed with,
The Senate proceeded to the second reading and consideration of Senate Bill No. 20, as follows:

An Act to provide for and regulate the fees to be received by notaries public throughout the Commonwealth for making demand for payment or acceptance of commercial paper protesting and registering the same and for making out and mailing notices of protest

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the fees of notaries public throughout the Commonwealth with respect to making demand for payment or acceptance of commercial paper protesting and registering the same and for making out and mailing notices of protest shall be as follows

Making demand for payment or acceptance of a promissory note draft check or bill of exchange fifty cents
Protecting the same fifty cents
Registering protest of the same fifty cents
For each notice of protest exceeding two ten cents
The amount of necessary postage is allowed and may be added for each notice of protest

Section 2 That all acts or parts of acts inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in committee of the whole being in this case dispensed with,
The Senate proceeded to the second reading and consideration of Senate Bill No. 47, as follows:

An Act to amend an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws five hundred seventy-two) entitled "An Act to provide for the protection and preservation of game game-quadrupeds and game-birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That paragraph two of section fourteen of an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws five hundred and seventy-two) entitled "An Act to provide for the protection and preservation of game game-quadrupeds and game-birds and song and insectivorous and other wild birds and prescribing penalties for the violation of its several provisions" which reads as follows

"For the ruffed-grouse commonly called pheasant Virginia partridge commonly called quail woodcock ring-neck pheasants Hungarian quail the red gray black and fox squirrel from the twentieth day of October to the thirtieth day of November For the wild-turkey from the fifteenth day of November to the thirtieth day of November For the wild rabbit and the hare from the first day of November to the fifteenth day of December For the raccoon from the first day of September to the thirty-first day of December For bear from the fifteenth day of October to the fifteenth day of December For male deer with antlers extending not less than two inches above the hair from the first day of December to the fifteenth day of the same month For upland or grass plover from the first day of August to the thirtieth day of November For the rail coot or mud-hen reed-bird sandpiper tattler curlew Wilson or jack-snipe the birds commonly called blackbirds or any other shore bird excepting woodcock from the first day of September to the thirtieth day of November For all kinds of birds known as wild water-fowl from the fifteenth day of September to the thirty-first day of January next following" is hereby amended to read as follows

"For the ruffed-grouse commonly called pheasant Virginia partridge commonly called quail ring-neck pheasants Hungarian quail Gambel quail the gray black and fox squirrel the wild rabbit and the hare from the first day of November to the thirtieth day of November For the wild-turkey from the fifteenth day of November to the thirtieth day of November For the raccoon from the first day of September to the last day of October to the fifteenth day of December For male deer with antlers extending not less than two inches above the hair from the first day of December to the fifteenth day of the same month For upland or grass plover and the birds commonly called black birds from the first day of August to the thirtieth day of November For the rail coot or mud hen reed-bird sandpiper tattler curlew Wilson or jack-snipe or any other shore bird excepting woodcock from the first day of September to the thirtieth day of November For the woodcock from the first day of October to the thirtieth day of November For all kinds of birds known as wild water-fowl from the sixteenth day of September to the thirty-first day of January next following

Provided That the red squirrel may be killed at any time of the year without regard to numbers and that the Gambel quail shall be accorded every protection given by the act of June seventh one thousand nine hundred and seventeen (Pamphlet Laws five hundred seventy-two) to the Virginia partridge commonly called quail

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in committee of the whole being in this case dispensed with,
The Senate proceeded to the second reading and consideration of Senate Bill No. 122, as follows:

An Act to amend section three of an act entitled "An Act to provide for the appointment of Game Commissioners for the Commonwealth of Pennsylvania defining their duties and empowering them to appoint Game Protectors" approved the twenty-fifth day of June Anno Domini one thousand eight hundred and ninety-five as amended by the act of the fifteenth day of June one thousand nine hundred and eleven (Pamphlet Laws nine hundred sixty) as further amended by the act of the twenty-second day of April one thousand nine hundred and fifteen (Pamphlet Laws one hundred sixty-eight) authorizing the Board of Game Commissioners to increase its force of Game Protectors to eighty if so many be needed

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three of an act entitled "An Act to provide for the appointment of Game Commissioners for the Commonwealth of Pennsylvania defining their duties and empowering them to appoint Game Protectors" approved the twenty-fifth day of June Anno Domini one thousand eight hundred and ninety-five as amended by the act of the fifteenth day of June Anno Domini one thousand nine hundred and eleven (Pamphlet Laws nine hundred sixty) as further amended by the act of the twenty-second day of April Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws one hundred sixty-eight) which reads as follows

"Section 3 The Board of Game Commissioners shall have the power and authority to appoint sixty (60) competent men whose powers and duties are hereinafter defined and who shall be known as Game Protectors The said Board shall from time to time designate one of such Protectors as Chief Protector who shall remain such during the pleasure of the Board and who shall have the direction supervision and control of the other Protectors The Chief Game Protector shall be Secretary to the Board of Game Commissioners and shall occupy as his permanent headquarters the room assigned to the Game Commissioners at the Capitol at Harrisburg Said Secretary shall have authority to have printed at the expense of the State the annual report of the Board of Game Commissioners to the Governor and such other bulletins as in the opinion of said Board may be necessary to its work" be and the same is hereby amended so as to read as follows

Section 3 The Board of Game Commissioners shall have the power and authority to appoint eighty (80) competent men if so many be needed to properly discharge the duties devolving upon said Board whose powers and duties are hereinafter defined and who shall be known as Game Protectors which number shall include such men as may be appointed Game Protectors and detailed to office duty The said Board shall from time to time designate one of such Protectors as Chief Protector who shall remain such during the pleasure of the Board and who shall have the direction supervision and control of the other Protectors The Chief Game Protector shall be Secretary to the Board of Game Commissioners and shall occupy as his permanent headquarters the rooms assigned to the Game Commissioners at the Capitol at Harrisburg Said Secretary shall have authority to have printed at the expense of the State the annual report of the Board of Game Commissioners to the Governor and such other bulletins as in the opinion of said Board may be necessary to its work

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. PHIPPS. Mr. President, I move that Senate Bill No. 122, the bill just read, be recommitted to the Committee on Appropriations.

Mr. McCONNELL. Mr. President, I second the motion. The motion was agreed to.

An Act to amend section three of an act entitled "An Act to provide for the appointment of Game Commissioners for the Commonwealth of Pennsylvania defining their duties and empowering them to appoint game protectors" approved the twenty-fifth day of June Anno Domini one thousand eight hundred ninety-five as amended by the act of the fifteenth day of June one thousand nine hundred eleven (Pamphlet Laws nine hundred sixty) as further amended by the act of the twenty-second day of April one thousand nine hundred fifteen (Pamphlet Laws one hundred sixty-eight) authorizing the Board of Game Commissioners to increase its force of game protectors to eighty if so many be needed

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 246 (House Bill No. 167), entitled:

An Act to amend part of section one of an act approved the ninth day of April, one thousand nine hundred and fifteen (P. L. 54), entitled: "An Act to establish and regulate the fees to be charged and collected by sheriffs in counties of this Commonwealth having a population of not less than three hundred thousand nor more than one million five hundred thousand inhabitants, as computed by the last preceding United States census; the time and manner in which said fees shall be paid, the publication and posting of said fees, the delivery of an itemized receipt for official fees and legal costs received; and repealing all laws, general, special or local or any parts thereof, that are or may be inconsistent therewith," extending the provisions of said act to counties having a population of not less than two hundred thousand and not more than one million, five hundred thousand inhabitants.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 412, as follows:

An Act to amend clause two of section three hundred and eighty-six of an act approved the fourteenth day of July one thousand nine hundred and sixteen (Pamphlet Laws eight hundred forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That clause two of section three hundred and eighty-six of an act approved the fourteenth day of July one thousand nine hundred and sixteen (Pamphlet Laws eight hundred forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto" which reads as follows

"II On the petition of the owners of a majority of the lineal feet frontage along any highway or portion thereof in any village within the township to enter into contract with electric gas or other lighting companies to light and illuminate the streets highways and other public places in said villages with electric light gas light or other illuminant

The township supervisors shall levy for the maintenance of said lights an annual tax upon the property abutting upon the said highways and other public places in the district benefited thereby based upon the assessment for county purposes Such tax shall be collected in the same manner as other taxes. The collector of taxes shall receive the same commission as on the road tax No such tax shall be levied against any farm land nor against any property the residence upon which shall be more than five hundred feet from such highway

The township treasurer shall receive all such taxes collected for lighting the highways shall keep the same in a separate account and pay out the same only upon orders signed by the chairman of the township supervisors attested by the secretary The treasurer shall make a report to the auditors of the township annually" is hereby amended to read as follows

II On the petition of the owners of a majority of the lineal feet frontage along any highway or portion thereof in any township to enter into contract with electric gas or other lighting companies to light and illuminate the streets highways and other public places in said villages with electric light gas light or other illuminant

The township supervisors shall levy for the maintenance of said lights an annual tax upon the property abutting upon the said highways and other public places in the district benefited thereby based upon the assessment for county purposes Such

tax shall be collected in the same manner as other taxes The collector of taxes shall receive the same commission as on the road tax

The township treasurer shall receive all such taxes collected for lighting the highways shall keep the same in a separate account and pay out the same only upon orders signed by the chairman of the township supervisors attested by the secretary The treasurer shall make a report to the auditors of the township annually

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 430 (House Bill No. 476), entitled:

An Act to amend section eight clause (b) of "the Wills act of one thousand nine hundred and seventeen" approved June seventh one thousand nine hundred and seventeen (Pamphlet Laws four hundred and three) by giving to any mother or adopting mother the right to appoint a testamentary guardian for her minor child when the father or adopting father of such child has forfeited his right to appoint a testamentary guardian under clause (c) of said section and when the said mother or adopting mother has left an estate real or personal to such child the said amendment to apply to the wills of all persons dying on or after the thirty-first day of December one thousand nine hundred and seventeen

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eight clause (b) of "the Wills Act of one thousand nine hundred and seventeen" approved the seventh day of June Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws four hundred and three) which reads as follows

"(b) Every person competent to make a will being the mother or adopting mother of any minor child unmarried may appoint a testamentary guardian for such child during his or her minority or for any shorter period whenever the father or adopting father of such child shall be deceased and has not appointed such a guardian Such mother or adopting mother who shall leave to such child an estate either real or personal may appoint a testamentary guardian for such estate of the child whether the father or adopting father of such child shall be living or dead and whether he shall or shall not have appointed a testamentary guardian for such child" be and the same is hereby amended so as to read

"(b) Every person competent to make a will being the mother or adopting mother of any minor child unmarried may appoint a testamentary guardian for such child during his or her minority or for any shorter period whenever the father or adopting father of such child shall be deceased and has not appointed such a guardian Whenever the father or adopting father of such child has forfeited his right to appoint a testamentary guardian under the provisions of clause (c) of this section such mother or adopting mother who shall leave to such child an estate either real or personal may appoint a testamentary guardian for such child Such mother or adopting mother who shall leave to such child an estate either real or personal may appoint a testamentary guardian for such estate of the child whether the father or adopting father of such child shall be living or dead and whether he shall or shall not have appointed a testamentary guardian for such child

Section 2 This amending act shall apply to the wills of all persons dying on or after the thirty-first day of December one thousand nine hundred and seventeen

On the question,

Will the Senate agree to the section?

Mr. LEIBY. Mr. President, I move to amend section 1, page 2, line 28, by striking out the following: "forfeited his right to appoint a testamentary" and inserting in lieu thereof the following: "for one year or upwards immediately preceding the death of the mother or adopting mother willfully neglected or refused to provide for such child;" also line 29, by striking out the entire line; also page 2, line 1, by striking out "licu."

Mr. SONES. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows:

An Act to amend section eight clause (b) of "the Wills Act of one thousand nine hundred and seventeen" approved June seventh one thousand nine hundred and seventeen (Pamphlet

Laws four hundred and three) by giving to any mother or adopting mother the right to appoint a testamentary guardian for her minor child when the father or adopting father of such child has forfeited his right to appoint a testamentary guardian under clause (c) of said section and when the said mother or adopting mother has left an estate real or personal to such child the said amendment to apply to the wills of all persons dying on or after the thirty-first day of December one thousand nine hundred and seventeen.

On the question,

Will the Senate agree to the title?

Mr. LEIBY. Mr. President, I move to amend the title page 1, line 1, by striking out the words "the Wills" and inserting in lieu thereof the word "an;" also line 2, by striking out the following: "of one thousand nine hundred seventeen;" also line 4 by inserting after the word "three" the following: entitled, "An Act relating to the form, execution, revocation, and interpretation of wills; to noncupative wills; to the appointment of testamentary guardians; to spendthrift trusts; to forfeiture of devise or legacy in case of murder of testator; to elections to take under or against wills, and to the recording and registering of such elections and of decrees relative thereto, and to the fees therefor."

Mr. SONES. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 478 (House Bill No. 222), entitled:

An Act to amend clause (a) section two of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws three hundred and eighty-eight) entitled "An Act relating to the jurisdiction powers and procedure of the orphans' court and the court of common pleas as to sales mortgages conveyances on ground-rent leases extinguishment of ground-rents partitions exchange squaring and adjusting of lines between adjoining owners consolidation and combination of mining lands and the leasing thereof the joining by owners of undivided interests in making and taking conveyances in order to change the route or location of any right of way or passage over adjoining or other lands and the subdivision of premises so as to command the highest price or greatest rents and for such purpose the laying out or dedication of roads streets and alleys or the vacation of such as have not been accepted by the public authorities where the court shall be of opinion that such decree will be to the interest and advantage of all those interested and where the legal title is held by minors lunatics habitual drunkards or weak-minded persons, a married person whose spouse is a lunatic or has abandoned him or her for one year or has been absent and unheard of for seven years by corporations having no capacity to convey or by an unincorporated association by any religious beneficial or charitable society or association incorporated or unincorporated and the title is subject to forfeiture if real estate is held in excess of the amount prescribed by its charter or by law by a corporation or individual or individuals and is subject to a trust of any description whatever by any person as to whom a presumption of death may have arisen or any interest wherein is held by any person under legal disability to dispose thereof where the legal title is an estate tail or is subject to the lien of debts of a decedent not of record contingent remainders executory devices or remainders to a class some or all of whom may not be in being or ascertained where estates shall have been devised or granted for special or limited purposes where there is a power of sale but the time may not have arrived for its exercise any preliminary act may not have been done to bring it into exercise the time limited for its exercise may have expired or any one or more persons required to consent or join in its exercise may be non compos mentis have removed out of the State have died refuse to act unreasonably withhold consent or be absent and unheard of where there has been or shall be a defective appointment in any deed or will and the necessary power is not given to the executor devisee or appointee to make sale and conveyance where a trust has been created and no power conferred on the trustee to do any of the acts which the court is hereby empowered to authorize or confirm and to the effects of such decrees" extending the provisions of said act to cases where real estate or ground-rent issuing thereout is held by a wife whose husband is a minor or by a married minor whose spouse is a minor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 488, as follows:

An Act to amend section one of an act approved the seventh day of July one thousand eight hundred and seventy-nine (Pamphlet Laws one hundred and ninety-four) entitled "An Act to enlarge the jurisdiction of justices of peace and regulating the fees of constables making sales under this act" Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the seventh day of July one thousand eight hundred and seventy-nine (Pamphlet Laws one hundred and ninety-four) entitled "An Act to enlarge the jurisdiction of justices of peace and regulating the fees of constables making sales under this act" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the alderman magistrates and justices of the peace in this Commonwealth shall have concurrent jurisdiction with the courts of common pleas of all actions arising from contract either express or implied and of all actions of trespass and of trover and conversion wherein the sum demanded does not exceed three hundred dollars except in cases of real contract where the title to lands or tenements may come in question or action upon promise of marriage" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the aldermen magistrates and justices of the peace in this Commonwealth shall have concurrent jurisdiction with the courts of common pleas of all actions arising from contracts either express or implied and of all actions of trespass whether the damage resulting from such trespass is either direct or consequential and of trover and conversion wherein the sum demanded does not exceed three hundred dollars except in cases of real contract where the title to lands or tenements may come in question or action upon promise of marriage

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 506, as follows:

An Act requiring certain private hospitals and other charitable institutions to submit plans for the erection of new buildings to the Board of Public Charities for approval and upon failure so to do to be prohibited from receiving State appropriations except for maintenance

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the officials in charge of any private hospital or other private charitable institution except as now provided by law shall submit the plans in duplicate for the erection of any new buildings in connection therewith to the Board of Public Charities for the approval of the such board

Section 2 The said Board upon being satisfied with the aforesaid plans shall cause the Secretary of the Board to certify on the plans the approval of the board one copy of which plans shall be filed in the office of the Secretary of the Commonwealth and the other copy to be returned to the officials of the institution

Section 3 Any private hospital or other private charitable institution erecting new buildings except as otherwise provided by law without first submitting the plans therefor to the Board of Public Charities for the approval of such plans by the Board as herein provided shall not receive any State appropriation except for maintenance

Section 4 All act and parts of acts inconsistent with the provisions of this act are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 595, as follows:

An Act to exempt certain playgrounds not used for private or corporate profit from taxation where the entire revenue is applied to support said playgrounds and to increase the efficiency and improvement thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all playgrounds with the equipments and grounds

thereof annexed necessary for the occupancy and enjoyment of the same fund endowed or maintained by public or private charity applying the entire revenue derived by the same to their support and repair and to increase the efficiency and facilities thereof either in ground or buildings or otherwise and for no other purpose and owned leased possessed or controlled by public school boards or properly organized and duly constituted playground associations and approved and accepted by the board of County Commissioners or Board of Revision of Taxes of the county in which said playgrounds are situated as such playgrounds for terms of not less than five years be and the same are hereby exempt from county city borough road school and poor taxes provided that a property real or personal other than that which is in actual use and occupation for the purpose aforesaid and from which any income or revenue is derived shall be subject to taxation same as heretofore

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 598, entitled:

An Act validating the holding, ownership and exercise of material, rolling stock, property and franchises sold and conveyed under and by virtue of any process or decree of any court or under or by virtue of a power of sale contained in any mortgage or deed of trust, as the property of any gas, water, coal, iron, steel, lumber, oil or mining or manufacturing, transportation or telegraph company, or any railroad, canal, turnpike, bridge or plank road, or any corporation, notwithstanding the failure of the owner or owners thereof to reorganize said company or corporation in accordance with the Act of Assembly, entitled "An Act concerning the sale of railroads, canals, turnpikes, buildings, plank roads," approved the 8th day of April, A. D. 1861, and the supplements and amendments thereto.

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any person or persons are or shall be at the date of the passage of this act the owner or owners in good faith for valuable consideration of material rolling stock or property whether located wholly or partly within this State and franchises or all or any part of such material rolling stock property and franchises which were formerly owned and exercised by any gas water coal iron steel lumber oil or mining or manufacturing transportation or telegraph company or any railroad canal turnpike bridge or plank road or any corporation created by or under any law of this State or of this and any other State or States and which shall have been sold and conveyed under and by virtue of any process or decree of any court of this State or of the United States or under or by virtue of a power of sale contained in any mortgage or deed of trust without any process or decree of a court in the premises whether such person or persons shall hold such material rolling stock property and franchises by direct sale and conveyance as aforesaid or under through and by a predecessor in title who held under such sale and conveyance and whenever such person or persons is or shall be at the date of the passage of this act in good faith holding and exercising such material rolling stock property and franchises as aforesaid the holding ownership and exercise thereof by such person or persons shall not be deemed held or adjudged invalid defective or insufficient in law by reason of the failure of such person or persons or their predecessor or predecessors in title to comply with the provisions of the act of Assembly entitled "An Act concerning the sale of railroads canals turnpikes bridges and plank roads" approved the eight day of April Anno Domini one thousand eight hundred sixty-one and the supplements and amendments thereto with respect to the reorganization of the corporation whose material rolling stock property and franchises have been sold as aforesaid but the holding ownership and exercise thereof by such person or persons shall be as good valid and effectual in law and in fact as if such person or persons or their predecessors in title had complied with the provisions of said act and such person or persons shall be and they are hereby constituted a body politic and corporate and shall be vested with all the right title interest property possession claims and demand in law and equity of in and to such material rolling stock property or franchises Provided such person or persons shall not later than the first day of October one thousand nine hundred nineteen proceed to a full compliance with the requirements of the said act of Assembly for the reorganization and perpetuation of such corporation or body politic

On the question,

Will the Senate agree to the section?

Mr. SCHANTZ. Mr. President, I move to amend section 1, page 2, line 12, by striking out "company" and inserting in lieu thereof the word "company."

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows:

An Act validating the holding, ownership and exercise of material, rolling stock, property and franchises sold and conveyed under and by virtue of any process or decree of any court or under or by virtue of a power of sale contained in any mortgage or deed of trust, as the property of any gas, water, coal, iron, steel, lumber, oil or mining or manufacturing, transportation or telegraph company, or any railroad, canal, turnpike, bridge or plank road, or any corporation notwithstanding the failure of the owner or owners thereof to reorganize said company or corporation in accordance with the Act of Assembly, entitled "An Act concerning the sale of railroads, canals, turnpikes, buildings, plank roads," approved the 8th day of April, A. D. 1861, and the supplements and amendments thereto.

On the question,

Will the Senate agree to the title?

Mr. SCHANTZ. Mr. President, I move to amend the title page 1, line 14, by striking out the word "buildings" and inserting in lieu thereof the words "bridges and."

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. McCONNELL. Mr. President, I move that Senate Bill No. 632 on second reading, entitled:

An Act defining trading stamps as including stamps coupons tickets cards certificates and other similar devices given with a sale or bailment of merchandise regulating and licensing the sale furnishing and giving of trading stamps and providing penalties for the violation thereof

be recommitted to the Committee on Judiciary Special for the purpose of a hearing.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 646 (House Bill No. 70), entitled:

An Act to amend section two of an act approved the twenty-eighth day of May one thousand nine hundred and thirteen (Pamphlet Laws three hundred and seventy-eight) entitled "An Act authorizing certain corporations to issue preferred stock of one or more classes providing for the manner of issuance restrictions and regulations in the matter of voting thereof and the rights and privileges of the holders thereof and repealing all acts or parts of acts inconsistent therewith"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 676, entitled:

An Act to amend sections 8, 9, 10, 13, 14, 19, 22 and 67 of an act, entitled "An Act providing for the examination, licensure and registration of persons, firms, or corporations engaged or engaging in the business or work of plumbing or house drainage, and prescribing certain rules, regulations and requirements for the construction of plumbing, house drainage and cess pools in cities of the second class, and imposing fines, penalties and forfeitures for violation thereof," approved the 7th day of June, A. D. 1901, as amended.

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the

same That section eight of an act approved the seventh day of June Anno Domini one thousand nine hundred and one entitled "An Act providing for the examination licensure and registration of persons firms or corporations engaged or engaging in the business or work of plumbing or house drainage and prescribing certain rules regulations and requirements for the construction of plumbing house drainage and cess pools in cities of the second class and imposing fines penalties and forfeitures for violation thereof" which as heretofore amended reads as follows

Material of House Drains

Section 8 The main drainage system of every house or building shall be separately and independently connected with the street sewer where such sewer exists except where two houses are built together on a lot with a frontage of thirty feet or less when one connection with main sewer will be allowed but there shall be a separate house drain for each house connected by a "Y" connection in the front of such houses at the proper line with main house sewer or where one building exists or is erected in the rear of another on an interior lot of single ownership and no private sewer is available or can be made for the rear building through an adjoining alley courtyard or driveway the house drain from the front building may be extended to the rear building and the whole will be considered as one house drain Where it is necessary to construct a private sewer to connect with sewer on adjacent street such plans may be used as may be approved by the department or board or bureau of health but in no case shall joint drains be laid in cellars parallel with the street or alley

House drains or soil-pipes laid beneath floor must be extra heavy cast-iron pipe (as per table in section sixteen) with leaded and caulked joints and carried five feet outside cellar wall All drains or soil-pipes connected with main drain where it is above the cellar floor shall be of extra heavy cast-iron pipe with leaded and caulked joints or of heavy wrought-iron pipe with screw joints properly secured and carried five feet outside cellar wall and all arrangements of soil or waste-pipes shall be as direct as possible Wrought-iron pipes shall be galvanized Changes of direction on pipes shall be made with "Y" branches both above and below the ground and where such pipes pass through a new foundation-wall a relieving arch shall be built over it with two-inch space on either side of main pipe

The size of the main house drain shall be determined by the total area of the buildings and paved surfaces to be drained according to the following table if iron pipe is used If the pipe is terra cotta the diameter shall be one size larger for the same amount of area of drainage

Diameter	Fall ¼ Inch Per Foot	Fall ½ Inch Per Foot
4 in.	1,800 sq. ft. drainage area	2,500 sq. ft. drainage area
5 in.	3,000 sq. ft. drainage area	4,500 sq. ft. drainage area
6 in.	5,000 sq. ft. drainage area	7,500 sq. ft. drainage area
8 in.	9,100 sq. ft. drainage area	13,600 sq. ft. drainage area
10 in.	14,000 sq. ft. drainage area	20,000 sq. ft. drainage area

The main house drains may be decreased in diameter beyond a rain-water conductor or surface inlet by permission of the department or board or bureau of health when the plans show that conditions are such as to warrant such decrease but in no case shall the main house drain be less than four (4) inches in diameter" is hereby further amended to read as follows

Material of House Drains

Section 8 The main drainage system of every house or building shall be separately and independently connected with the streets sewer where such sewer exists except where two houses are built together on a lot with a frontage of thirty feet or less when one connection with main sewer will be allowed but there shall be a separate house drain for each house connected by a "Y" connection in the front of such houses at the property line with main house sewer or where one building exists or is erected in the rear of another on an interior lot of single ownership and no private sewer is available or can be made for the rear building through an adjoining alley courtyard or driveway the house drain from the front building may be extended to the rear building and the whole will be considered as one house drain Where it is necessary to construct a private sewer to connect with sewer on adjacent street such plans may be used as may be approved by the department or board or bureau of health but in no case shall joint drains be laid in cellars parallel with the street or alley

House drains or soil-pipes laid beneath floor must be extra heavy cast-iron pipe (as per table in section sixteen) with leaded and caulked joints and carried five feet outside cellar wall Where the ground is of sufficient solidity for a proper foundation or where in made ground a four inch concrete slab is used cylindrical terra cotta pipe of the best quality free from flaws splits or cracks perfectly burned and well glazed over the entire inner and outer surfaces may be used if laid on a smooth bottom with a special groove cut in the bottom of the trench for each hub in order to give the pipe a solid bearing on its entire length and the soil well rammed on each side of the pipe The space between the hub and pipe must be thoroughly filled with a strand of hemp and a cement grout made of equal parts of the best cement and bar sand thoroughly mixed dry and enough water added to give the proper consistency or an approved bituminous compound and must be an approved poured joint but the terra cotta pipe must not extend nearer than eighteen inches to the soil or waste risers nor nearer than two feet alongside a foundation wall nor less than one foot below the floor All drains or soil-pipes connected with main drain where it is above the cellar floor shall be of extra heavy cast-iron pipe with leaded and caulked joints or of heavy wrought-iron pipe with screw joints properly secured and carried five feet outside cellar wall and all arrangements of soil or waste-pipes shall be as direct as possible Wrought-iron pipes shall be galvanized Changes of direction on pipes

shall be made with "Y" branches both above and below the ground and where such pipes pass through a new foundation-wall a relieving arch shall be built over it with two-inch space on either side of main pipe

The size of the main house drain shall be determined by the total area of the buildings and paved surfaces to be drained according to the following table if iron pipe is used If the pipe is terra cotta the diameter shall be one size larger for the same amount of area drainage

Diameter	Fall ¼ Inch Per Foot	Fall ½ Inch Per Foot
4 in.	1,800 sq. ft. drainage area	2,500 sq. ft. drainage area
5 in.	3,000 sq. ft. drainage area	4,500 sq. ft. drainage area
6 in.	5,000 sq. ft. drainage area	7,500 sq. ft. drainage area
8 in.	9,100 sq. ft. drainage area	13,600 sq. ft. drainage area
10 in.	14,000 sq. ft. drainage area	20,000 sq. ft. drainage area

The main house drains may be decreased in diameter beyond a rain-water conductor or surface inlet by permission of the department or board or bureau of health when the plans show that conditions are such as to warrant such decrease but in no case shall the main house drain be less than four (4) inches in diameter"

On the question.

Will the Senate agree to the section?

Mr. TOMPKINS. Mr. President, I move to amend section 1, page 2, line 8, by inserting after the word "amended" the following: "by an act approved the fourteenth day of May one thousand nine hundred and nine (P. L. 840)"; also line 17, by striking out the word "proper" and inserting in lieu thereof the word "property."

Mr. HACKETT. Mr. President, I second the motion.

On the question.

Will the Senate agree to the amendment?

It was agreed to.

On the question.

Will the Senate agree to the section as amended?

It was agreed to.

The second section of the bill was read as follows and agreed to.

Section 2 That section nine of said act which reads as follows

Location of Main Trap

Section 9 The house drain must be provided with a horizontal trap placed immediately inside the cellar wall The trap must be provided with a handhole for convenience in cleaning the cover of which must be properly fitted and made gas and airtight with heavy brass screw-cap ferrule caulked In this class of traps shall be subject to the approval of the board or bureau of health" be and the same is hereby amended so as to read as follows

Location of Main Trap

Section 9 The house drain must be provided with a horizontal trap placed immediately inside the cellar wall The trap must be provided with a hand-hole for convenience in cleaning the cover of which must be properly fitted and made gas and airtight with heavy brass screw-cap ferrule caulked In this class of traps shall be subject to the approval of the board or bureau of health. Where a terra-cotta trap is used, it must be embedded in and surrounded by not less than four inches of concrete and the clean-out ferrules properly anchored into the concrete"

The third section of the bill was read as follows:

Section 3 That section ten of said act which reads as follows

"Fresh Air Inlet

Section 10 A fresh air inlet must be connected with the house drain just inside of the house trap Where underground it must be of extra heavy cast-iron Said inlet must lead to the outer air and finish with an automatic device approved by the board or bureau of health at a point just outside the front wall of building The fresh air inlet must be of the same size as the drain up to four inches. For five and six-inch drains it must not be less than four inches in diameter for seven and eight inch drains not less than six inches in diameter or its equivalent and for larger drains not less than eight inches in diameter or its equivalent" be and the same is hereby amended to read as follows

"Fresh Air Inlet

Section 10 A fresh air inlet must be connected with the house drain just inside of the house trap where underground it must be of extra heavy cast-iron or of terra-cotta pipe of the quality and method of installing prescribed in Section 8 as amended Said inlet must lead to the outer air and finish with an automatic device approved by the board or bureau of health at a point just outside the front wall of building The fresh air inlet must be of the same size as the drain up to four inches For five and six inch drains it must not be less than four inches in diameter for seven and eight inch drains not less than six inches in diameter or its equivalent and for larger drains not less than eight inches in diameter or its equivalent"

On the question.

Will the Senate agree to the section?

Mr. TOMPKINS. Mr. President, I move to amend section 3, page 7, line 23, by striking out the word "of" and inserting in lieu thereof the word "or".

Mr. HACKETT. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The fourth section of the bill was read as follows:

Section 4 That section thirteen of said act which reads as follows

"Drains Outside of Buildings

Section 13 Where the ground is of sufficient solidity for a proper foundation cylindrical terra-cotta pipe of the best quality free from flaws splits or cracks perfectly burned and well glazed over the entire inner and outer surfaces may be used if laid on a smooth bottom with a special groove cut in the bottom of the trench for each hub in order to give the pipe a solid bearing on its entire length and the soil well rammed on each side of the pipe. The spigot and hub ends shall be connected. The space between the hub and pipe must be thoroughly filled with cement mortar made of equal parts of the best American natural cement and bar sand thoroughly mixed dry and enough water afterwards added to give proper consistency. The mortar must be mixed in small quantities and used as soon as made. The joints must be carefully wiped out pointed and all mortar that may be left inside removed and the pipe left clean and smooth throughout for which purpose a swab may be used. It must not be laid closer than five feet to any exterior wall of a building or less than three and one-half feet below the surface of the ground or when the sewer passes near a well nor will it be allowed in bad or made ground" be and the same is hereby amended to read as follows

"Drains Outside of Buildings

Section 13 Where the main sewer is laid in ground of sufficient solidity for a proper foundation or where in made ground a four inch concrete slab is used cylindrical terra-cotta pipe of the best quality free from flaws splits or cracks perfectly burned and well glazed over the entire inner and outer surfaces may be used if laid on a smooth bottom with a special groove cut in the bottom of the trench for each hub in order to give the pipe a solid bearing on its entire length and the soil well rammed on each side of the pipe. The space between the hub and pipe must be thoroughly filled with a strand of hemp and a cement grout made of equal parts of the best cement and bar sand thoroughly mixed dry and enough water added to give the proper consistency or an approved bituminous compound and must be an approved poured and water tight joint. It must not be laid closer than two feet alongside an exterior wall of a building or less than two feet below the surface of the ground nor nearer than ten feet to a well"

On the question,

Will the Senate agree to the section?

Mr. TOMPKINS. Mr. President, I move to amend section 4, page 9, line 7, by inserting after the word "out" the word "and."

Mr. HACKETT. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The fifth, sixth, seventh and eighth sections of the bill were read as follows and agreed to:

Section 5 That section fourteen of said act which reads as follows

"Materials of Sewers Between Buildings

Section 14 Where a sewer is laid between buildings in a passageway alley or courtyard at a less distance than five feet from the buildings it must be constructed of extra heavy cast-iron pipe for a distance corresponding to the length of the foundation of said buildings" be and the same is hereby amended to read as follows

"Material of Sewers Between Buildings

Section 14 Where a sewer is laid between buildings in a passageway alley or court yard at a less distance than two feet alongside the building it must be constructed of extra heavy cast-iron pipe for a distance corresponding to the length of the foundation of said buildings"

Section 6 That section nineteen of said act which reads as follows

"Use of Old House Drains and Sewers

Section 19 Old house drains and sewers may be used in connection with new buildings or new plumbing only when they are found on examination by the board or bureau of health to conform in all respects to the requirements governing new sewers and drains. All extensions to old house drains must be of extra heavy cast-iron pipe" be and the same is hereby amended to read as follows

"Use of Old House Drains and Sewers

Section 19 Old house drains and sewers may be used in connection with new buildings or new plumbing only when they are found on examination by the board or bureau of health to conform in all respects to the requirements governing new sewers and drains"

Section 7 That section twenty-two of said act which reads as follows

"Trapping of Leaders

Section 22 All leaders must be trapped with cast-iron running traps so placed as to prevent freezing" be and the same is hereby amended to read as follows

"Trapping of Leaders

Section 22 All leaders must be trapped with cast-iron traps or terra-cotta traps embedded in and surrounded by not less than four inches of concrete and so placed as to prevent freezing"

Section 8 That section sixty-seven of said act which reads as follows

"First Inspection

Section 67 When drain soil waste vent and other pipes in the building connected or to be connected with the sewer have been placed in position a preliminary water or air test of the same shall be applied in presence of an officer of the board or bureau of health" be and the same is hereby amended to read as follows

"First Inspection

Section 67 When drain soil waste vent and other pipes in the building connected or to be connected with the sewer have been placed in position a preliminary water or air test of the same shall be applied in presence of an officer of the board or bureau of health. The house drain may be tested with a ten foot head of water or a five pound air pressure"

The title of the bill was read as follows and agreed to:

An Act to amend sections eight nine ten thirteen fourteen nineteen twenty-two and sixty-seven of an act entitled "An Act providing for the examination licensure and registration of persons firms or corporations engaged or engaging in the business or work of plumbing or house drainage and prescribing certain rules regulations and requirements for the construction of plumbing house drainage and cesspools in cities of the second class and imposing fines penalties and forfeitures for violation thereof" approved the seventh day of June Anno Domini one thousand nine hundred and one as amended

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. TOMPKINS. Mr. President, I move that Senate Bill No. 676, the bill just read, be recommitted to the Committee on Judiciary General.

Mr. HACKETT. Mr. President, I second the motion.

The motion was agreed to.

An Act to amend sections eight nine ten thirteen fourteen nineteen twenty-two and sixty-seven of an act entitled "An Act providing for the examination licensure and registration of persons firms or corporations engaged or engaging in the business or work of plumbing or house drainage and prescribing certain rules regulations and requirements for the construction of plumbing house drainage and cess pools in cities of the second class and imposing fines penalties and forfeitures for violation thereof" approved the seventh day of June Anno Domini one thousand nine hundred and one as amended.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 686, as follows:

An Act to amend section two of an act approved the eighteenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and fifty-nine) entitled "An Act to provide for the classification of inspectors of the Department of Labor and Industry according to the qualifications determined by a committee of the Department of Labor and Industry and fixing the salaries of inspectors within the several classifications"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act approved the eighteenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and fifty-nine) entitled "An Act to provide for the classification of inspectors of the Department of Labor and Industry according to qualifications determined by a committee of the Department of Labor and Industry

and fixing the salaries of inspectors within the several classifications" which reads as follows:

"Section 2 In 'Class A' there shall be not more than twenty-five inspectors each of whom shall receive a salary of two thousand dollars (\$2,000) per annum In 'Class B' there shall be not more than fifty inspectors each of whom shall receive a salary of one thousand eight hundred dollars (\$1,800) per annum In 'Class C' there shall be not more than twenty-five inspectors each of whom shall receive a salary of one thousand five hundred dollars (\$1,500) per annum" is hereby amended to read as follows:

Section 2 In "Class A" there shall be not more than fifty inspectors each of whom shall receive a salary of two thousand four hundred dollars (\$2,400) per annum In "Class B" there shall be not more than twenty-five inspectors each of whom shall receive a salary of two thousand dollars (\$2,000) per annum In "Class C" there shall be not more than twenty-five inspectors each of whom shall receive a salary of one thousand eight hundred dollars (\$1,800) per annum

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 710 (House Bill No. 821), entitled:

An Act authorizing the Board of Game Commissioners to acquire through purchase or gift lands for game preserve purposes

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILLS RECOMMITTED.

Mr. DAIX. Mr. President, I move that Senate Bill No. 710 (House Bill No. 821), the bill just read, be recommitted to the Committee on Appropriations.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

An Act authorizing the Board of Game Commissioners to acquire through purchase or gift lands for game preserve purposes

Mr. LESLIE. Mr. President, I move that Senate Bill No. 732, on second reading, entitled:

An Act for the protection of the public health regulating the possession control dealing in giving away delivery dispensing administering prescribing and use of certain drugs regulating the use of drugs in the treatment of the drug habit requiring the making of certain reports to the State Department of Health providing for the revocation and suspension of licenses of physicians, dentists, veterinarians, pharmacists, druggists and registered nurses for certain causes providing for the enforcement of this act and prescribing penalties.

be recommitted to the Committee on Public Health and Sanitation, for the purpose of a hearing.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 740 (House Bill No. 342), entitled:

An Act to amend clause twelve section thirty-nine of an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An Act to provide for the incorporation and regulation of cer-

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 749 (House Bill No. 284), entitled:

An act to prevent unfair competition and unfair trade practices.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 759, as follows:

An Act reorganizing the Department of Internal Affairs of the Commonwealth designating the officers and employees thereof and fixing their salaries

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Department of Internal Affairs of the Commonwealth shall consist of the officers named and the number of employees stated herein whose annual salaries are hereby fixed and shall be as follows

The secretary of internal affairs whose salary shall be eight thousands dollars per annum

A deputy secretary of internal affairs whose salary shall be five thousand dollars per annum The deputy secretary of internal affairs shall act as clerk of the board of property without additional compensation

A chief clerk whose salary shall be twenty-five hundred dollars per annum

A book-keeper whose salary shall be two thousand dollars per annum

A messenger whose annual salary shall be twelve hundred dollars

A watchman whose annual salary shall be one thousand dollars

One clerk who shall also be a stenographer whose annual salary shall be fifteen hundred dollars

Two stenographers whose annual salaries shall each be thirteen hundred dollars

IN THE LAND OFFICE BUREAU

A chief draftsman and surveyor whose annual salary shall be two thousand five hundred dollars

One draftsman and surveyor whose annual salary shall be two thousand four hundred dollars

Four draftsmen whose annual salaries shall each be eight hundred dollars

Two search clerks whose annual salaries shall each be six hundred dollars

Eight clerks whose annual salaries shall each be fifteen hundred dollars

IN THE BUREAU OF RAILROADS

A chief of the bureau whose annual salary shall be three thousand dollars

An assistant chief at an annual salary of two thousand dollars

Two clerks whose annual salaries shall each be sixteen hundred dollars

IN THE BUREAU OF TAXES AND ASSESSMENTS

A chief of the bureau whose annual salary shall be two thousand five hundred dollars

Two clerks whose annual salaries shall each be eighteen hundred dollars

IN THE BUREAU OF STANDARDS

A chief of the bureau whose annual salary shall be three thousand five hundred dollars

An assistant chief of the bureau whose annual salary shall be two thousand four hundred dollars

A stenographer whose annual salary shall be thirteen hundred dollars

All of whom shall be appointed by the secretary of internal affairs and shall perform such duties as shall be assigned to them by the secretary

Section 2 The following acts and parts of acts are hereby repealed as respectively indicated namely

An Act entitled "An Act to fix the number and salaries of officers clerks and employees in the Department of Internal Affairs" approved April twenty-four one thousand nine hundred and three (Pamphlet Laws two hundred ninety-four) absolutely

So much of an act entitled "An Act abolishing the offices of superintendent and assistant superintendent of the bureau of railways in the Department of Internal Affairs creating the offices of chief and assistant chief of the bureau of railways in said Department of Internal Affairs prescribing their duties and fixing their salaries and repealing all laws and parts of laws inconsistent herewith" approved April twenty-first one thousand nine hundred and eleven (Pamphlet Laws seventy-three) as fixes the salaries of the chief and assistant chief of said bureau of railways

So much of an act entitled "An Act fixing the salaries of the Auditor General and Secretary of Internal Affairs of the Commonwealth of Pennsylvania" approved May thirteen one thousand nine hundred and nine (Pamphlet Laws five hundred thirty-six) as fixes the salary of the Secretary of Internal Affairs

An Act entitled "An Act authorizing the Secretary of Internal Affairs to appoint an assistant chief and a stenographer in the bureau of standards fixing their salary and increasing the salary of the chief of said bureau of standards" approved February twenty-fourth one thousand nine hundred and fifteen (Pamphlet Laws three) absolutely

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 796, as follows:

A Supplement to an act approved the eighth day of June Anno Domini one thousand nine hundred and fifteen entitled "An Act regulating to and regulating self-propelled traction engines or tractors equipped with metal-tired wheels and vehicles trailing after or propelled by traction engines or tractors providing for their registration and the licensing of certain operators by the State Hlghway Department prohibiting the operation of any traction engine or tractor by any person when intoxicated forbidding the passage of any law laying a tax upon or requiring the registration of traction-engines or tractors by any county city borough or incorporated town or township establishing the rights of traction engines or tractors upon the public highways with relation to other vehicles providing for their equipment and for the width of tires to be used upon vehicles trailing after or propelled by traction engines or tractors regulating the service of process and proceedings in actions of damages arising therefrom providing for arrest and for service of process and proceedings for violation of this act prescribing penalties therefor and providing for the disposition of fees and fines imposed thereunder."

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act no traction engine trailer or other vehicle shall be operated upon or over any improved highway or bridge in this Commonwealth nor shall any object upon wheels rollers or otherwise be moved over or upon any highway or bridge in excess of fourteen (14) tons gross maximum weight of vehicle object or contrivance and load combined Nor shall any such engine vehicle object or contrivance for moving heavy loads be operated or moved upon or over any improved highway or bridge which has any flange revolving belts or chains ribs clamps cleats or other objects attached to its wheels or made part thereof which will injure cut into or destroy the surface of the highway or bridge

Section 2 Authorities having charge of bridges are hereby authorized to make regulations limiting the speed of any such vehicles mentioned in this act passing over said bridge to a speed not to exceed six (6) miles an hour provided notice is conspicuously posted at each end of bridge affected by such regulations

Section 3 The fee for the registration of traction engine or tractor of the first class shall be five dollars and for a traction engine or tractor of the second class shall be fifty dollars

The fee for the registration of trailers shall be five dollars for each trailer of less than two tons gross maximum weight of trailer and load combined ten dollars for each trailer of two tons and less than five tons gross maximum weight of trailer and load combined fifteen dollars for each trailer of five tons and less than seven tons gross maximum weight of trailer and load combined twenty dollars for each trailer of seven tons and less than ten tons gross maximum weight of trailer and load combined twenty-five dollars for each trailer of ten tons and not more than twelve tons gross maximum weight of trailer and load combined

The fee for registration when issued on or after August first shall be one-half hereinbefore specified All registrations shall expire December Thirty-first of the year for which issued

The fee shall be twenty-five dollars for each certificate and number tag issued for registration in the dealers' class

REGULATIONS

Section 4 Clause (a) Traction engines that are in use at the time of the passage of this act shall be permitted to substitute wheels with removable cleats or attached bands of steel in such manner as to provide a smooth surface or use any other method that may be approved by the State Highway Commissioner with a view of keeping from contact with the improved surface of the road or bridge any flange ribs clamps cleats bolt heads et cetera or projection of any kind provided that all such requirements herein specified must be complied with before November first one thousand nine hundred and nineteen

Clause (b) No traction engine vehicle object or contrivance for moving heavy loads shall be operated upon any highway or bridge in this Commonwealth at a speed greater than ten miles per hour when such vehicle is equipped with iron or steel tires

Clause (c) No traction engine or other portable steam engine using wood for fuel shall hereafter be operated upon the premises of any inhabitant of this Commonwealth or upon the highways or bridges therein unless said engine shall be equipped with an efficient spark arrester at all times when in use All traction or other portable engines using wood for fuel shall be equipped with bonnet spark arresters having an oval top of number ten mesh; twenty-two gauge wire and side composed of number six mesh sixteen gauge wire Every traction or other portable engine shall at all times carry and be equipped with proper fire extinguishers either liquid or dry

Clause (d) The highway commissioner may in his discretion permit townships counties and municipalities contractors employed by the Commonwealth in building roads or by any subdivision of the Commonwealth to use traction engines of the first class for the purpose of hauling road materials provided that no such permit shall be construed to mean that said engines shall be allowed to use any improved section of highway and no permission shall be granted where hauling will be done upon other than State highways without the consent of the local authorities charged with the maintenance of such other highways

Section 5 Upon the receipt of an application and fee of two dollars from every person desiring to operate a traction engine or traction as a paid operator or who is an employee of the owner or custodian thereof the State Highway Department shall issue to the applicant an operators license and badge The license shall contain the licensee's name and residence and the date and number of the license It shall be carried by the licensee at all times when operating a traction engine or tractor Upon the badge shall be the words "Pennsylvania Licensed Operator" the year and the number of the license which it accompanies All such badges shall be worn conspicuously on the front of the outer garment of the licensee at all times when the said licensee is operating a traction engine or tractor Such license shall expire December thirty-first of the year issued

Section 6 The moneys derived from the registration and from license fees under the provisions of this act shall be paid by the State Highway Department into the State Treasury to be used for the construction maintenance improvement and repair of the State highways and State-aid highways as provided for by existing laws

Section 7 No traction engine or trailer will be permitted to obstruct traffic on any of the highways or bridges of the Commonwealth for a longer period than five minutes at any one time

Section 8 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILLS INTRODUCED.

Mr. CROW. Mr. President, I ask unanimous consent to read bills in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW read in his place and presented to the Chair Senate Bill No. 829, entitled:

A supplement to an act approved the eighth day of May, one thousand eight hundred and eighty-nine, (Pamphlet Laws one hundred thirty-six), entitled "An Act to amend an act, entitled 'An Act to provide for the incorporation and regulation of certain corporations,' approved the twenty-ninth day of April, Anno Domini one thousand eight hundre, and seventy-four, providing for the incorporation and regulation of electric light, heat and power companies"; granting electric light, heat and power companies the right to exercise their charter powers in adjoining states.

Which was committed to the Committee on Corporations.

Also read in his place and presented to the Chair Senate Bill No. 830, entitled:

An Act to amend sections two, four, eight and nine of an act approved the first day of June, one thousand nine hundred and fifteen (Pamphlet Laws six hundred fifty-six) entitled "An Act providing a system of employment and compensation for the inmates of the Eastern Penitentiary, Western Penitentiary, and the Pennsylvania Industrial Reformatory at Huntingdon, and for such other correctional institutions as shall be hereafter established by the Commonwealth, and making an appropriation therefor"; fixing the salaries of the members of the Prison Labor Commission; permitting municipalities and institutions receiving state aid to purchase supplies from the Prison Labor Commission; providing for the payment of certain sums to dependents of prisoners; and permitting prisoners to draw moneys for present needs.

Which was committed to the Committee on Appropriations.

BILLS ON FINAL PASSAGE POSTPONED FOR PRESENT RECALLED FROM GOVERNOR.

Mr. SCHANTZ. Mr. President, I move that the Senate do now resume the third reading and consideration of Senate Bill No. 26, on final passage postponed for present, recalled from Governor, entitled:

An Act to amend the first section of an act entitled "An Act to encourage county historical societies" approved the twenty-first day of May Anno Domini one thousand nine hundred and one as amended by the act approved the thirty-first day of March one thousand nine hundred and fifteen so as to increase the sum that may be appropriated to such societies and providing for joint appropriations

Mr. PATTON. Mr. President, I second the motion. The motion was agreed to.

Agreeably to order. The Senate resumed the consideration of Senate Bill No. 26, as follows:

An Act to amend the first section of an act entitled "An Act to encourage county historical societies" approved the twenty-first day of May Anno Domini one thousand nine hun-

dred and one as amended by the act approved the thirty-first day of March one thousand nine hundred and fifteen so as to increase the sum that may be appropriated to such societies and providing for joint appropriations

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the first section of the act entitled "An Act to encourage county historical societies" approved the twenty-first day of May Anno Domini one thousand nine hundred and one as amended by the act approved the thirty-first day of March Anno Domini one thousand nine hundred and fifteen which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the commissioners' board of the respective counties of this Commonwealth may in its discretion pay out of the county funds not otherwise appropriated and upon proper voucher being given a sum not exceeding two hundred dollars annually to the historical society of said county to assist in paying the running expenses thereof Provided however That in counties where the population exceeds one million the commissioners' board may in its discretion pay out of the county funds not otherwise appropriated and upon proper voucher being given a sum not exceeding one thousand dollars annually to the chief historical society in said county to assist in paying the running expenses thereof" be amended so as to read as follows

Section 1 Be it enacted by the Senate and the House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the commissioners' board of the respective counties of this Commonwealth may in its discretion pay out of the county funds not otherwise appropriated and upon proper vouchers being given a sum not exceeding one thousand dollars annually to the historical society of said county to assist in paying the running expenses thereof Where such a society is comprised of residents of more than one county the commissioners of said respective counties may jointly pay said sum in such proportion as they shall agree

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., DeWitt,	Leslie,	Sassaman,
Baldwin, R. J., Donahue,	Marlow,	Schantz,
Barnes, Einstein,	Martin,	Smith,
Barr, Eyre,	McConnell,	Snyder,
Beales, Graff,	Mearkie,	Sones,
Boyd, Gray,	Miller, J. S.,	Tompkins,
Buckman, Hackett,	Miller, S. J.,	Turner,
Campbell, Haldeman,	Murdoch,	Vare,
Craig, Herron,	Nason,	Weaver,
Crow, Homsher,	Patton,	Whitten,
Daix, Jones,	Phipps,	Woodward,
Davis, Leiby,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk present said bill to the House of Representatives for concurrence.

REPORTS FROM COMMITTEE.

Mr. VARE. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. VARE from the Committee on Municipal Affairs reported as committed, Senate Bill No. 560, entitled:

An Act to amend an act approved the 14th day of May, 1915 (P. L. 312), entitled "An Act providing a system of government for boroughs and revising, amending and consolidating the law relating to boroughs."

Also from the Committee on Municipal Affairs reported as committed, Senate Bill No. 656 (House Bill No. 405), entitled:

An Act to amend section one of an act approved the 23d day of May, 1907 (P. L. 206), entitled "An Act to regulate and improve the civil service of the cities of the second class in the Commonwealth of Pennsylvania, making violations of its provisions to be misdemeanors, and providing penalties for violations thereof," giving preference in appointments to honorably discharged soldiers, sailors and marines who served in the armed forces of the United States or its allies during its war against the Imperial German Government.

Also from the Committee on Municipal Affairs reported as committed, Senate Bill No. 563, entitled:

An Act to amend an act approved the 14th day of May, 1915 (P. L. 312), entitled "An Act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs."

Also from the Committee on Municipal Affairs reported as committed, Senate Bill No. 513, entitled:

An Act for the imposition and collection of taxes for general purposes and for light and water purposes in the several boroughs; requiring the several taxes to be kept separate and prohibiting the use thereof for purposes other than those for which collected; providing for the ordinance authorizing the assessment, levy and collection of such taxes and for the precept or warrant of the Burgess; and repealing certain acts

Also from the Committee on Municipal Affairs reported as committed, Senate Bill No. 514, entitled:

An Act to amend the act approved the 14th day of May, 1915 (P. L. 312), entitled "An Act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs"

Also from the Committee on Municipal Affairs re-reported as committed, Senate Bill No. 322, entitled:

An Act to provide for a purchasing agent in counties having a population of one million five hundred thousand or over

Also from the Committee on Municipal Affairs re-reported as committed, or as amended, Senate Bill No. 323, entitled:

An Act to regulate and improve the civil service of counties having a population of one million five hundred thousand or over, making violations of its provisions a misdemeanor and providing penalties for violations thereof

Also from the Committee on Municipal Affairs re-reported as committed, Senate Bill No. 321, entitled:

An Act for the better government of cities of the first class of this Commonwealth

RESOLUTION RELATIVE TO CLAIMS OF ITALY AT THE PEACE CONFERENCE.

Mr. VARE. Mr. President, I ask unanimous consent to offer resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. VARE offered the following resolution, which was twice read as follows:

In the Senate, April 21, 1919.

Whereas, President Woodrow Wilson has returned to Paris to attend the Peace Conference for the purpose of drafting terms of peace effecting the settlement of various questions arising out of the World War; and

Whereas, The President has expressed a desire to be the spokesman of the whole American People at the Peace Conference; and

Whereas, Italy has fought with heroism and great sacrifice since its entrance into the war, and has done its share in bringing about the great victory of the Allies; and

Whereas, Italy is making claims at the Peace Conference for restoration of certain lands and territory formerly belonging to it, and for lands and territory necessary for its economic needs, and for its security and preservation; and

Whereas, The citizens of Italian birth in Pennsylvania feel that in justice to Italy for her numerous sacrifices in the Great War, and by virtue of the will expressed by the People who inhabit said territories, the Provinces of Venetia Julia, Fiume and Dalmatia, should be united to Italy; therefore, be it

Resolved (If the House of Representatives concur), That the representatives of the people of the United States at the Peace Conference be requested to exercise their influence to bring about just consideration of the claims of the Italian Government for the restoration of its lands and territories in order that Italy may be secured from future aggression and have a safe place on the Adriatic to prevent future hostilities, and have her national security and preservation; and be it further

Resolved, That a copy of this resolution, properly attested with the seal of the State, and signed by the President of the Senate and the Speaker of the House of Representatives, be forwarded to the President of the United States, and to the representatives of the United States at the Peace Conference.

Mr. VARE. Mr. President, I ask unanimous consent that Rule 39, which requires resolutions to be referred to an appropriate committee be suspended, and that the Senate proceed to the immediate consideration of the resolution just read.

The PRESIDENT. Is there objection? The Chair hears none.

On the question,

Will the Senate agree to the resolution?

It was agreed to.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

HOUSE MESSAGES.

SENATE BILL NO. 269 RETURNED WITH AMENDMENTS.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 269, entitled:

An Act to carry out the provisions of section eight article nine of the Constitution of the State of Pennsylvania as amended and for that purpose prescribing the method of determining the amount which may be deducted in ascertaining the borrowing capacity of the city of Philadelphia by excluding from the calculation and deducting from its indebtedness so much of the debt of said city as shall have been incurred and the proceeds thereof invested in any public improvements of any character which shall be yielding to the said city an annual current net revenue

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Mr. CROW. Mr. President, I move that Rule 21, which required amended bills to be noted on the calendar, be in this case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives in the foregoing bill.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution were read as follows: Amend section 3, page 5, line 3, by inserting after the word "capacity" the following: "Should such a hearing be before a judge of the said court;" also line 4, by striking out the word "the" where it occurs the second time, and inserting in lieu thereof the word "his;" also line 5, by striking out after the word "decision" the words "of the court;" also line 14, by striking out the word "court" and inserting in lieu thereof the word "judge."

On the question.

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., DeWitt.	Leslie.	Sassaman,
Baldwin, R. J., Donahue.	Marlow.	Schantz,
Barnes, Einstein.	Martin.	Smith,
Barr, Eyre.	McConnell.	Snyder,
Beales, Graff.	Meakle.	Sones,
Boyd, Gray.	Miller, J. S.	Tompkins,
Buckman, Hackett.	Miller, S. J.	Turner,
Campbell, Haldeman.	Murdoch.	Vare,
Craig, Herron.	Nason.	Weaver,
Crow, Homsher.	Patton.	Whitten,
Daix, Jones.	Phipps.	Woodward.
Davis, Leiby.	Salus.	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

AMENDMENTS TO HOUSE BILL NO. 119 RECALLED FROM THE GOVERNOR.

He also presented for concurrence bill of the House of Representatives, as follows:

House Bill No. 119, entitled:

An Act to amend an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and sixty) entitled "An Act to amend an act approved the ninth day of April one thousand nine hundred and fifteen entitled "An Act to amend an act entitled 'An Act to amend an act entitled 'An Act to amend an act entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes' approved the ninth day of June Anno Domini one thousand eight hundred and eighty-one extending the same to companies formed for the

purpose of quarrying slate granite stone or rocks or for dressing polishing working or manufacturing the same or any of them and to mineral springs companies incorporated for the purpose of bottling and selling natural mineral springs water approved the sixteenth day of June Anno Domini one thousand eight hundred and ninety-three' approved the nineteenth day of April Anno Domini one thousand nine hundred and one extending the same to companies formed for the purpose of manufacturing and selling chemicals foodstuffs cement and cement products and the quarrying of cement rock' approved May twenty-eight one thousand nine hundred and seven extending the same to companies incorporated for the manufacture buying selling leasing using and operation of electrical apparatus and machinery and articles of every kind appertaining to or in anywise connected with the production use regulation control distribution or application of electricity or electrical energy or products for any use or purpose constructing acquiring using selling buying or leasing any works construction or plant or part thereof connected with or involving such use distribution regulation control or application of electricity or the control or use of electrical apparatus for any purpose and of producing furnishing and supplying electricity or electrical apparatus in any form and for any purpose and to carry on a general manufacturing business' approved the twenty-third day of June one thousand nine hundred and eleven by extending the same to companies incorporated for the purpose of refining manufacturing or sale of petroleum and petroleum products" by extending the same to corporations incorporated for the manufacture of leather or articles containing leather" by extending the same to companies incorporated for the purpose of converting raw silk into thread and the manufacture of silk goods

Said bill having been recalled from the Governor for amendment, the votes had on final passage and third reading were reconsidered in the House and the bill amended, in which amendments the concurrence of the Senate is requested.

Mr. CROW. Mr. President, I move that Rule 21, which requires amended bills to be noted on the calendar, be in this case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives to the foregoing bill.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution, were read as follows: Amend the title, page 3, line 9, by striking out the following: "converting raw silk into thread and the manufacture of silk goods" and inserting in lieu thereof the following: "buying, selling, manufacturing, or processing of silk or silk products."

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., DeWitt.	Leslie.	Sassaman,
Baldwin, R. J., Donahue.	Marlow.	Schantz,
Barnes, Einstein.	Martin.	Smith,
Barr, Eyre.	McConnell.	Snyder,
Beales, Graff.	Meakle.	Sones,
Boyd, Gray.	Miller, J. S.	Tompkins,
Buckman, Hackett.	Miller, S. J.	Turner,
Campbell, Haldeman.	Murdoch.	Vare,
Craig, Herron.	Nason.	Weaver,
Crow, Homsher.	Patton.	Whitten,
Daix, Jones.	Phipps.	Woodward.
Davis, Leiby.	Salus.	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

RECESS.

Mr. CROW. Mr. President, I move that the Senate do now take a recess for ten minutes.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

BILL SIGNED.

The PRESIDENT (Lieutenant-Governor Edward B Beidleman) announced that the Chief Clerk having reported that the following bill had passed both houses of the General Assembly and the same being correct, the title was publicly read as follows:

House Bill No. 181, entitled:

An Act providing for the relocation alteration and vacation of public roads and highways approaching leading into or contiguous to parks and public grounds other than those within the limits of incorporated boroughs and municipalities title to which parks and public grounds is vested in the State of Pennsylvania.

Whereupon,
The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) in the presence of the Senate signed the same.

HOUSE MESSAGES.

HOUSE BILLS FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced, presented for concurrence bills of the House of Representatives as follows:

House Bill No. 1016 (Senate Bill No. 831), entitled:

An Act to enable county commissioners to abolish election districts which have become useless and burdensome

Which was committed to the Committee on Elections.

House Bill No. 775 (Senate Bill No. 832), entitled:

An Act providing for the payment of certain claims for damage done to property by bear providing a method for the ascertainment of such damage and making an appropriation

Which was committed to the Committee on Appropriations.

House Bill No. 44 (Senate Bill No. 833), entitled:

An Act making an appropriation providing for a deficiency in the maintenance of the Pennsylvania Training School for Feeble-Minded Children Elwyn Delaware county Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 623 (Senate Bill No. 834), entitled:

An Act relating to the duties of constables prohibiting them from making returns to the court of quarter sessions in certain cases authorizing the court to direct investigations and reports by constables and fixing their compensation in such cases

Which was committed to the Committee on Judiciary General.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 160.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 160, entitled:

An Act providing for a cash deposit in lieu of bail in cases of arrest and prescribing the fees of the sheriff in case of forfeiture.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 659.

He also presented communications from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 659, entitled:

An Act making an appropriation for the payment of compensation outstanding and due and to become due to injured employees in the various departments of the Commonwealth of Pennsylvania for the bi-ennial period ending May thirty-first one thousand nine hundred and nineteen.

ADJOURNMENT.

Mr. EYRE. Mr. President, I move that the Senate do now adjourn until eleven o'clock to-morrow morning.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 10:56 P. M. until Tuesday morning, April 22, 1919, at 11 o'clock.

HOUSE OF REPRESENTATIVES

MONDAY, April 21, 1919.

The House met at 9:00 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

O God of the free-born, true, brave and noble, grant unto us that we may measure up to every expectation that Thou wilt hold out to us as a possibility. We thank Thee that Thou hast given unto us the victory over our enemies who sought by every means to countermine and undermine all of our work and our lives. We beseech Thee that we may not become our own worst enemies by the faults at home and within ourselves. Grant then, we beseech Thee, that in everything that concerns us as a people, as a State, as individuals, as leaders and those that follow, that we may live indeed in the highest spirit of the best that we know; and grant that we may not be led down by the things that are around us, but that we may take those things that concern us and lead them up to higher levels and make greater possibilities, not only for ourselves but for all mankind everywhere. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of the proceedings of Wednesday, April 9, 1919.

The Clerk proceeded to read the Journal of the proceedings of Wednesday, April 9, 1919, when, on motion of Mr. Graham the further reading was dispensed with and the Journal was approved.

PETITIONS.

FAVORING PASSAGE OF HOUSE BILLS NOS. 273 AND 285.

The SPEAKER presented a petition from the International Association of Machinists favoring passage of House Bills Nos. 273 and 285.

Referred to the Committee on Forestry.

The SPEAKER presented a petition from Lookout Grange No. 1426, of Keating Summit, favoring the passage of House Bills Nos. 273 and 285 known as the Grange Conservation bills.

Referred to the Committee on Forestry.

The SPEAKER presented a petition of the Civic League of Hanover favoring the passage of House Bills Nos. 273 and 285 known as the Grange Conservation bills.

Referred to the Committee on Forestry.

FAVORING THE MANUFACTURE OF BEER CONTAINING NO MORE THAN TWO AND THREE-FOURTH PER CENT. ALCOHOL.

The SPEAKER presented a petition from Butcher Union No. 107, of Philadelphia, favoring the passage of bill to permit the manufacture and sale of beer containing no more than two and three-fourth per cent alcohol.

Referred to the Committee on Law and Order.

The SPEAKER presented a petition from the Cigar-makers Union of America Local No. 242 favoring the passage of a bill to permit the manufacture and sale of beer containing not more than two and three-fourth per cent. alcohol.

Referred to the Committee on Law and Order.

FAVORING PASSAGE OF WOODRUFF SCHOOL TEACHERS SALARY BILL.

The SPEAKER presented a petition from the State Council of Pennsylvania Order of Independent Americans favoring the passage of the Woodruff School Teachers Salary Bill.

Referred to the Committee on Education.

PROTESTING AGAINST THE PASSAGE OF THE FLYNN SEDITION BILL.

The SPEAKER presented a petition from Cigarmakers Union No. 267 protesting against the passage of House Bill No. 1175 known as the Flynn Sedition Bill.

Referred to the Committee on Judiciary General.

The SPEAKER presented a petition from the National Organizer, The Order of Railroad Telegraphers, protesting against the passage of House Bill No. 1175 known as the Flynn Sedition Bill.

Referred to the Committee on Judiciary General.

REPORTS FROM COMMITTEES.

Mr. MALLERY, from the Committee on Counties and Townships, reported as committed House Bill No. 886, entitled

An Act dividing the counties of this Commonwealth into eight classes; designating the mode of ascertaining and changing the classification of counties; and providing for the regulation of their affairs according to their respective classes.

Mr. STARK, from the Committee on Appropriations, reported as committed House Bill No. 1242, entitled

An Act making an appropriation to the State Livestock Sanitary Board for the purpose of reimbursing certain owners of animals destroyed during the late epidemic of the foot and mouth disease.

Mr. CAMPBELL, from the Committee on Appropriations, reported as committed House Bill No. 1275 (Senate Bill No. 61), entitled

An Act making an appropriation to cover deficiencies in Maintenance to the Home for the Training in Speech of Deaf Children Before they are of School Age at Belmont Avenue and Monument Road Philadelphia

Mr. WILLSON, from the Committee on Appropriations, reported as committed House Bill No. 1306 (Senate Bill No. 640), entitled

An Act making an appropriation to the State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania located as Blossburg Pennsylvania.

BILLS RE-REFERRED.

Mr. WILLIAMS, from the Committee on Public Roads, returned House Bill No. 1299, entitled

An Act to regulate the extension of certain streets in boroughs of this Commonwealth,

With the request that it be re-referred to the Committee on Municipal Corporations.

The SPEAKER. This bill is re-referred to the Committee on Municipal Corporations.

LEAVES OF ABSENCE.

Mr. GLASS asked and obtained leave of absence for Mr. Sterling.

Mr. CHARLES A. REBER asked and obtained leave of absence for Mr. Palmer.

Mr. HAMPSON asked and obtained leave of absence for Mr. Blanck.

COMMUNICATION.

The SPEAKER. The Chair presents a resolution from the United Business Men's Association of Philadelphia which the Clerk will read.

The Clerk read the resolution as follows:

The United Business Men's Association of Philadelphia, Philadelphia, April 19, 1919.
State Legislature,
Harrisburg, Pa.

Gentlemen: Enclosed herewith please find copy of Resolution unanimously adopted by the United Business Men's Association of Philadelphia, Incorporated, which we trust will receive your early and favorable consideration.

Respectfully yours,

The United Business Men's Association of Phila., Inc.

(Signed) CHAS. H. VON TAGEN,
Secretary.

Whereas, The patriotic sons of Pennsylvania, comprising the famous Twenty-eighth or "Iron" Division are now en route to this country to be discharged from the military service and

Whereas, The citizens of Philadelphia desire to properly welcome home her sons and all other Pennsylvania soldiers in the service, and

Whereas, It is reported that an order has been issued forbidding the debarkation of our soldiers at Philadelphia,

Be it therefore Resolved, That we, The United Business Men's Association of Philadelphia, representing over Thirty thousand sincere and patriotic Americans, demand that the Twenty-eighth Division and all other Divisions of Pennsylvania soldiers returning from overseas, shall debark at Philadelphia and no where else, and urge all patriotic, fraternal, business, improvement and other organizations to join in this movement of justice to Philadelphia and Pennsylvania.

And Be It Further Resolved, That copies of these resolutions be forwarded immediately to the proper authorities at Washington or elsewhere, so that orders be promptly issued to insure our troops landing in Philadelphia.

And Be It Further Resolved, That we respectfully petition the Legislature of the State of Pennsylvania to declare as a legal holiday the day on which the said Division shall be expected to parade in Philadelphia.

I hereby certify the above to be a true copy of Resolutions unanimously adopted at the United Business Men's Association of Philadelphia at a regular meeting thereof held at Philadelphia the Twenty-seventh day of March A. D. 1919.

(Signed) CHARLES H. VON TAGEN,
Secretary.

The SPEAKER. The resolution will be printed in the Legislative Journal.

RESOLUTION RECALLING HOUSE BILL NO. 560 FROM THE GOVERNOR.

Mr. WEST offered the following resolution which was twice read, considered and agreed to:

In the House of Representatives, April 21, 1919.
Resolved, (if the Senate concur), That House Bill No. 560, entitled "An Act to fix the salary and mileage of the members, officers and employees of the General Assembly, and to provide for the furnishing of such postage, stationery and supplies as may be necessary for the conduct of their offices, and repealing all acts or parts of acts inconsistent therewith," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

RESOLUTION RECALLING HOUSE BILL NO. 335 FROM THE GOVERNOR.

Mr. SHOWALTER offered the following resolution which was twice read, considered and agreed to:

In the House of Representatives, April 21, 1919.
Resolved (if the Senate concur), That House Bill No. 335, entitled "An Act to amend section two of an act approved the twenty-sixth day of May, one thousand eight hundred and ninety-seven (Pamphlet Laws ninety-five), entitled 'An Act relating to proceedings where goods or chattels have been levied upon or seized by the sheriff and claimed to belong to others than the defendant in the execution or process,' as amended, be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

RESOLUTION RECALLING HOUSE BILL NO. 883 FROM THE GOVERNOR.

Mr. HORACE F. REBER offered the following resolution which was twice read, considered and agreed to:

In the House of Representatives, April 21, 1919.
Resolved (if the Senate concur), That House Bill No. 883, entitled "An Act to amend section twelve hundred and six of the act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine), entitled 'An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue and repealing all laws general, special or local or any parts thereof that are or may be inconsistent therewith,' be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

RESOLUTION RECALLING HOUSE BILL NO. 906 FROM THE GOVERNOR.

Mr. SPROWLS offered the following resolution which was twice read, considered and agreed to:

In the House of Representatives, April 21, 1919.

Resolved (if the Senate concur), That House Bill No. 906, entitled "An Act to amend an act approved the eighteenth day of May, one thousand nine hundred eleven (Pamphlet Laws three hundred and nine), entitled 'An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same and the method of collecting such revenue, and repealing all laws general, special or local or any parts thereof that are or may be inconsistent therewith,'" be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON FINAL PASSAGE RECALLED FROM THE GOVERNOR.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 119, as follows:

An Act to amend an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and sixty) entitled "An Act to amend an act approved the ninth day of April one thousand nine hundred fifteen entitled 'An Act to amend an act entitled 'An Act to amend an act entitled 'An Act to amend an act entitled 'An Act to amend an act entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes' approved the ninth day of June Anno Domini one thousand eight hundred and eighty-one extending the same to companies formed for the purpose of quarrying slate granite stone or rocks or for dressing polishing working or manufacturing the same or any of them and to mineral springs companies incorporated for the purpose of bottling and selling natural mineral springs water approved the sixteenth day of June Anno Domini one thousand eight hundred and ninety-three' approved the nineteenth day of April Anno Domini one thousand nine hundred and one extending the same to companies formed for the purposes of manufacturing and selling chemicals foodstuffs cement and cement products and the quarrying of cement rock' approved May twenty-eighth one thousand nine hundred and seven extending the same to companies incorporated for the manufacture buying selling leasing using and operation of electrical apparatus and machinery and articles of every kind appertaining to or in anywise connected with the production use regulation control distribution or application of electricity or electrical energy or products for any use or purpose constructing acquiring using selling buying or leasing any works construction or plant or part thereof connected with or involving such use distribution regulation control or application of electricity or the control or use of electrical apparatus for any purpose and of producing furnishing and supplying electricity or electrical apparatus in any form and for any purpose and to carry on a general manufacturing business' approved the twenty-third day of June one thousand nine hundred and eleven by extending the same to companies incorporated for the purpose of refining manufacturing or sale of petroleum and petroleum products" by extending the same to corporations incorporated for the manufacture of leather or articles containing leather" by extending the same to companies incorporated for the purpose of buying selling manufacturing or processing of silk or silk products

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That so much of the act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and sixty) as reads as follows

"Section 1 It shall and may be lawful for any company incorporated under the laws of any other State for the manufacture of any form of iron steel or glass or for the quarrying of slate granite cement rock stone or rocks of any kind or for dressing polishing or manufacturing the same or any of them or for any mineral springs company incorporated for the purpose of bottling and selling natural mineral springs water or for any company incorporated for the purpose of manufacturing supplying the sale of ice or for the manufacture and sale of chemicals or for the manufacture and sale of foodstuffs and eatables cement and cement products and the quarrying of cement rock or for the manufacture buying selling leasing using and operation of electrical apparatus and machinery and articles of every kind appertaining to or in anywise connected with the production use regulation control distribution or application of electricity or electrical energy or products for any use or purpose constructing acquiring using selling buying or leasing any works construction or plant or part thereof connected with or involving such use distribution regulation control or application of electricity or the control or use of electrical apparatus for any purpose and of producing furnishing and supplying electricity or electrical

apparatus in any form and for any purpose and to carry on a general manufacturing business or for the refining manufacturing or sale of petroleum and petroleum products or for the manufacture of any form of leather or any article or things which may be manufactured from leather or articles or things in which leather is a component part to erect and maintain buildings and manufacturing establishments within this Commonwealth and to have and hold real estate to an amount necessary and proper therefor Provided That nothing herein contained shall be deemed to prevent or relieve real estate taken and held by such company under the provisions of this statute from being taxed in like manner with other real estate within this Commonwealth And provided further That no foreign corporations shall be entitled to employ any greater amount of capital in any such business in this State than the same kind of corporations organized under the laws of this State are entitled to employ And provided further That every such foreign corporation doing business as aforesaid in this Commonwealth shall be liable to taxation to an amount not exceeding that imposed on corporations organized for similar purposes under the laws of this State and every such foreign corporation taking the benefit of this act shall make the same returns to the Auditor General that are now required by law of the corporations of this State" is hereby amended to read as follows

Section 1 It shall and may be lawful for any company incorporated under the laws of any other State for the manufacture of any form of iron steel or glass or for the quarrying of slate granite cement rock stone or rocks of any kind or for dressing polishing or manufacturing the same or any of them or for any mineral springs company incorporated for the purpose of bottling and selling natural mineral springs water or for any company incorporated for the purpose of manufacturing supplying and sale of ice or for the manufacture and sale of chemicals or for the manufacture and sale of foodstuffs and eatables cement and cement products and the quarrying of cement rock or for the manufacture buying selling leasing using and operation of electrical apparatus and machinery and articles of every kind appertaining to or in anywise connected with the production use regulation control distribution or application of electricity or electrical energy or products for any use or purpose constructing acquiring using selling buying or leasing any works construction or plant or part thereof connected with or involving such use distribution regulation control or application of electricity or the control or use of electrical apparatus for any purpose and of producing furnishing and supplying electricity or electrical apparatus in any form and for any purpose and to carry on a general manufacturing business or for the refining manufacturing or sale of petroleum and petroleum products or for the manufacture of any form of leather or any article or things which may be manufactured from leather or articles or things in which leather is a component part or the buying selling manufacturing or processing of silk or silk products to erect and maintain buildings and manufacturing establishments within this Commonwealth and to have and hold real estate to an amount necessary and proper therefore Provided That nothing herein contained shall be deemed to prevent or relieve real estate taken and held by such company under the provisions of this statute from being taxed in like manner with other real estate within this Commonwealth And provided further That no foreign corporations shall be entitled to employ any greater amount of capital in any such business in this State than the same kind of corporations organized under the laws of this State are entitled to employ And provided further That every such foreign corporation doing business as aforesaid in this Commonwealth shall be liable to taxation to an amount not exceeding that imposed on corporations organized for similar purposes under the laws of this State and every such foreign corporation taking the benefit of this act shall make the same returns to the Auditor General that are now required by law of the corporations of this State

On the Question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

Alexander,	Drinkhouse,	Lafferty,	Sarig,
Allum,	Dunn,	Lanius,	Schaeffer,
Armstrong,	Ehrhardt,	Laufer,	Schilling,
Aron,	Ephraim,	Levis,	Scott,
Baldrige,	Evans, J. T.,	MacCallum,	Shaffer,
Barnhart,	Evans, S. J.,	Magill,	Shellenberger,
Bell,	Finney,	Mallery,	Showalter,
Benchoff,	Fitzgibbon,	Mangan,	Shunk,
Benninger,	Flynn,	Marcus,	Simpson,
Bielspacher,	Fox, I. M.,	Marshall,	Sinclair,
Bigler,	Franklin,	Martin,	Smith, E. R.,
Boland,	Gans,	McCaig,	Smith, P. L.,
Bower,	Geary,	McCurdy,	Snowden,
Bowman,	Glass,	McGeary,	Snyder,
Brendle,	Gochring,	McIntyre,	Soffel,
Brislin,	Golder,	McKay,	Sowers,
Brooks,	Goodough,	McVicar,	Sprowls,
Bucher,	Graham,	Mehring,	Stadlander,
Bungard,	Griffith,	Michel,	Stark,
Campbell,	Haines,	Miller,	Statler,
Catlin,	Haldeman,	Miller, A. D.,	Stedle,
Clements,	Hamilton, J.,	Miller, A. D.,	Stevenson,
Clutton,	Hamilton, W. J.,	Miller, D. L.,	Sutt,
Collier,	Hampson,	Miller, D. D.,	Switzer,
Colville,	Harer,	Millin,	Todd,
Comeror,	Harvey,	Milner,	Trach,
	Heffernan,	Morgan,	Uish,

Cook, Helt, Murphy, Vickerman.
Corbin, Hess, Neary, Wagner.
Con, Heyburn, North, Walker, G. T.
Crawford, Hickernell, Norton, Walker, J. A.
Crockett, Hoffman, Patterson, Wallace, R. L.
Crum, Hollingsworth, Perry, Wallace, W. T.
Curran, Hough, Phillips, Wells,
Curry, R., Huntington, Pidgeon, West,
Davis, D. F., Hutchison, Pike, Whitman,
Davis, J. T., Ingham, Powell, Williams,
Davis, W., Jennings, Quigley, Ramsey, Wilson,
Dawson, Jones, Jordan, Reber, C. A., Woner,
Dewey, Kantner, Kennedy, Rhoads, Wood,
Diehm, Kennedy, Kinsman, Ringer, Woodruff,
Di Lemmo, Foster, Kooser, Rinn, Wynne,
Dishimer, Fowler, Krause, T. S., Zanders,
Dithrich, Krueger, Krueger, Zook,
Donneley, Kunkle, Ruddy, Spangler,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.
Ordered, That the Clerk present the same to the Senate for concurrence.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 160.

An Act providing for a cash deposit in lieu of bail in cases of arrest and prescribing the fees of the sheriff in case of forfeiture

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.
The Clerk then read the amendment as follows:

Amend section 2, page 2, line 4, by inserting the words "ap-
pear and."

On the question.
Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—191.

Alexander, Dilsheimer, Krause, W., Rothenberger,
Allum, Dithrich, Krueger, Ruddy,
Armstrong, Donneley, Kunkle, Sarig,
Aron, Drinkhouse, Lafferty, Schaeffer,
Baldi, Ephraim, Lanius, Schilling,
Baldrige, Evans, J. T., Laufer, Shaffer,
Barnhart, Evans, S. J., Lewis, Shellenberger,
Beckley, Finney, MacCallum, Showalter,
Bell, Fitzgibbon, Magill, Shunk,
Benchoff, Flynn, Mallory, Sinclair,
Bennett, Foster, Mangan, Smith, E. R.,
Benninger, Fowler, Marcus, Snowden,
Bidelspacher, Fox, I. M., Marshall, Snyder,
Bigler, Franklin, Martin, Soffel,
Bolard, Gans, McCaig, Sowers,
Bower, Glass, McCurdy, Sprawls,
Bowman, Goehring, McIntyre, Stadlander,
Brady, Golder, McKay, Stark,
Brendle, Goodnough, McKim, Statler,
Brislin, Graham, McVicar, Steedle,
Brooks, Grist, Mehring, Stevenson,
Bucher, Griffith, Michel, Stott,
Bungard, Haines, Miller, Sullivan,
Campbell, Haldeman, Miller, A. D., Sweetzer,
Catlin, Hamilton, J., Miller, C. G., Trach,
Clements, Hamilton, W. J., Miller, D. I., Vickerman,
Coldsmith, Hampson, Miller, D. D., Wagner,
Collier, Harer, Millin, Walker, G. T.,
Colville, Harvey, Morgan, Walker, J. A.,
Comer, Heffernan, Helt, Wallace, R. L.,
Conner, Hess, Neary, Wallace, W. T.,
Cook, Heyburn, North, Wells,
Corbin, Hickernell, Norton, West,
Cox, Hoffman, Patterson, Wettach,
Crawford, Hollingsworth, Perry, Whitman,
Crockett,

Crum, Horne, Phillips, Willert,
Curran, Hough, Pidgeon, Williams,
Curry, A. E., Huntington, Wilson,
Curry, R., Hutchison, Pike, Woner,
Davis, D. F., Ingham, Quigley, Wood,
Davis, J. T., Jennings, Ramsey, Woodruff,
Davis, W., Jones, Reber, C. A., Wynne,
Dawson, Jordan, Reber, H. F., Zanders,
Dewey, Kantner, Kennedy, Zimmerman,
Diehm, Kinsman, Ringer, Zook,
Di Lemmo, Krause, T. S., Rorke, Spangler,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 659

An Act making an appropriation for the payment of the statutory medical hospital surgical and burial expenses and compensation outstanding and due and to become due to injured employees and dependents of deceased employees whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania for the bi-ennial period ending May thirty-first one thousand nine hundred and nineteen

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.
The Clerk then read the amendments as follows:

Amend title, lines 1, 2, and 3, by inserting the words "the statutory medical hospital surgical and burial expenses and"; also, title, lines 4, 5, and 6, by inserting the words "and dependents of deceased employees whose deaths have resulted from injuries sustained in the course of their employment."

Also amend section 1, line 7 and 8, by inserting the words "the statutory medical hospital surgical and burial expenses and"; also, on lines 9, 10 and 11, insert the words "and dependents of deceased employees whose deaths have resulted from injuries sustained in the course of their employment."

On the question,
Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—191.

Alexander, Dithrich, Krause, W., Sarig,
Allum, Donneley, Krueger, Schaeffer,
Armstrong, Drinkhouse, Kunkle, Schilling,
Aron, Dunn, Lafferty, Scott,
Baldrige, Ehrhardt, Lanius, Shaffer,
Barnhart, Ephraim, Laufer, Shellenberger,
Bechtold, Evans, J. T., Lewis, Showalter,
Beckley, Finney, MacCallum, Shunk,
Bell, Fitzgibbon, Magill, Simpson,
Benchoff, Flynn, Mallory, Sinclair,
Bennett, Foster, Marcus, Smith, E. R.,
Benninger, Fowler, Marshall, Smith, F. I.,
Bidelspacher, Fox, A. R. B., Martin, Snowden,
Bigler, Franklin, McCurdy, Snyder,
Bolard, Gans, McGary, Soffel,
Bower, Glass, McIntyre, Sowers,
Bowman, Goehring, McKay, Sprawls,
Brady, Golder, McVicar, Stadlander,
Brendle, Goodnough, Mehring, Stark,
Brislin, Graham, Michel, Statler,
Brooks, Grist, Miller, A. D., Steedle,
Bucher, Griffith, Miller, C. G., Stevenson,
Bungard, Haines, Miller, D. L., Stott,
Campbell, Haldeman, Miller, D. D., Sweetzer,
Catlin, Hamilton, J., Miller, D. D., Trach,
Clements, Hamilton, W. J., Millner, Uish,
Coldsmith, Hampson, Morgan, Wagner,
Collier, Harer, Murphy, Walker, G. T.,
Colville, Harvey, Neary, Walker, J. A.,
Comer, Heffernan, North, Wallace, R. L.,
Cook, Hess, Norton, Wallace, W. T.,
Corbin, Hickernell, Patterson, Wells,
Cox, Hoffman, Perry, West,
Crawford, Hollingsworth,
Crockett,

Crum,
Curran,
Curry, A. E.,
Curry, R.,
Davis, D. F.,
Davis, J. T.,
Davis, W.,
Dawson,
Day,
Dewey,
Diehm,
Di Lemmo,
Dilsheimer,

Hoffman,
Hollingsworth,
Hough,
Huntington,
Hitchison,
Ingham,
Jennings,
Jones,
Jordan,
Kantner,
Kennedy,
Kinsman,
Kooser,
Krause, T. S.,

Phillips,
Pidgcon,
Pike,
Powell,
Quigley,
Ramsey,
Reber, C. A.,
Reber, H. F.,
Ringle,
Rinn,
Robertson,
Rorke,
Rothenberger,
Ruddy,

Wettach,
Whiteman,
Willert,
Williams,
Willson,
Woner,
Wood,
Woodruff,
Wynne,
Zanders,
Zimmerman,
Zook,
Spangler,
Speaker.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 562, entitled

A supplement to the act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Appropriation Acts page two hundred and sixty-five) entitled "An Act making an appropriation to the trustees of the State Hospital for the Insane for the Southeastern District of Pennsylvania located at Norristown Pennsylvania"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 960, entitled

An Act to amend section one thousand four hundred and six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing ~~revenue~~ to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1094, entitled

An act designating Frances Willard day in the public schools

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1169, entitled

An act to amend section one of an act approved the fourteenth day of April one thousand nine hundred and five (Pamphlet Laws one hundred sixty-nine) entitled "An act making it unlawful to trespass upon land posted as private property and providing the penalty therefor" permitting persons to lawfully hunt and fish on untenanted or unseated wild or unimproved lands other than game preserves lands used for resort purposes and lands lying along streams used for domestic purposes

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 796, entitled

An act for the better protection of the skunk or pole cat and muskrat providing a method for the taking of such animals and providing penalties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1152, entitled

An act to amend section ninety-two of article nine of an act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws twelve hundred fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1056, entitled

An act to protect the health safety and welfare of the people of Pennsylvania by regulating the light ventilation sanitation fire protection maintenance alteration improvement use and occupancy of dwellings and land appurtenant thereto to define the classes of dwellings affected by the act to establish administrative requirements to establish remedies and fix penalties for the violation thereof and to make an appropriation therefor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

BILLS RECOMMITTED.

Mr. FLYNN asked and received unanimous consent to offer the following motion, which was twice read, considered and agreed to:

Moved by Mr. Flynn, seconded by Mr. E. R. Smith, that House Bill No. 685, file folio 2855, entitled

An Act providing that the county treasurers of all counties whose population does not exceed one hundred and fifty thousand shall be paid a salary and fixing the same which shall be in lieu of all commissions and fees and in full compensation of their services

Also House Bill No. 1157, file folio 2649, entitled

An Act relating to county officers in counties having a population of more than seventy thousand and less than one hundred and fifty thousand inhabitants and providing for their salaries and the compensation of deputies and clerks in the respective county offices requiring the payment into the respective county treasury of the fees of county officers and providing penalties for violations of this act

be recommitted to the Committee on Counties and Townships for the purpose of a hearing.

BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1211 (Senate Bill No. 487), entitled

An Act to amend an act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred eight) entitled "An Act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words "drug" and "poison" and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulation for the enforcement of said law and providing for the purchase of sample of drugs for determining their quality strength and purity"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 964, entitled

An Act to amend an act approved the twenty-eighth day of July one thousand nine hundred and seventeen entitled "An act to revise amend and consolidate the law relating to fish and providing penalties"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 668, entitled

An Act supplementing the act approved the twenty-fifth day of July Anno Domini one thousand nine hundred and seventeen entitled "An Act making an appropriation to the Trustees of the State Hospital for the Insane for the Southeastern District of Pennsylvania located at Norristown" and extending the unexpended portion of the appropriation for purchase of lands and providing for condemnation proceedings of lands that cannot be acquired by purchase at a proper price

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1214, entitled

An act to amend section fifty-six of an act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws twelve hundred fifteen) entitled "An Act to revise amend and consolidate the law relating to fish and providing penalties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 67, entitled

An act giving preference in all departments and upon public works of the Commonwealth in appointments and promotions to honorably discharged soldiers sailors and marines and providing a penalty

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1297, entitled

An Act to prevent fraud and deception by regulating the sale or offering for sale of certain securities and of certain contracts or instruments relating to land regulating the licensing of dealers in such securities contracts or instruments defining the powers and duties of the Commissioner of Banking and providing penalties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 457, entitled

An Act to further amend section one of an act approved the sixth day of May one thousand eight hundred and eighty-seven (Pamphlet Laws seventy-nine) entitled "An Act to provide for the better collection of collateral inheritance taxes" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 11, 1919.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed a Resolution of the Senate and House of Representatives recalling from the Governor House Bill No. 40, for the purpose of amendment.

Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

RECONSIDERATION OF VOTE.

Mr. ROBERT L. WALLACE. Mr. Speaker, I move that the vote by which House Bill No. 40, file folio 2267, entitled

An Act to amend and revise an act entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" approved the twenty-seventh day of June Anno Domini one thousand nine hundred and thirteen enlarging changing modifying and defining certain of the powers of cities of the third class

passed finally, be reconsidered.

Mr. ALBERT MILLAR. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. ROBERT L. WALLACE. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. ALBERT MILLAR. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. ROBERT L. WALLACE. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk then read the amendments as follows:

Amend House Bill 40, file folio 2267.

In Section 12, page 19, in line 29 and page 20, line 1, strike out "subject to the rights of persons and corporations lawfully using the same"

Amend House Bill 40, file folio 2267.

In Section 27, on page 40, in line 17 after the word "deputy" insert "subject to the approval of counsel which shall fix the salary of said deputy"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

VETO OF HOUSE BILL NO. 204.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 18, 1919.

To the Honorable, the House of Representatives, Commonwealth of Pennsylvania.

Gentlemen: I herewith return, without my approval, House Bill No. 204, entitled "An Act fixing the salary of the crier of the courts of quarter sessions of the peace andoyer and term-iner and general jail delivery in the several counties of this Commonwealth having more than one million and less than one million five hundred thousand inhabitants."

I have just approved a bill extending the existing law to criers of courts of common pleas in such counties. If this bill should be approved, it would create the same discrimination which was cured by the bill just referred to. There is no reason that suggests itself to me why criers of courts of quarter sessions should have more salary than the criers of courts of common pleas. This bill is another salary raising measure, and it is my firm conviction that salaries should not be raised at this time, except where the necessity is most manifest.

For these reasons this bill is not approved.

WM. C. SPROUL.

And the question being,

Shall the bill become a law, the objections of His Excellency the Governor to the contrary notwithstanding?

A motion was made by Mr. Ramsey,

That the question, together with the further consideration of the communication, be laid upon the table.

Which was agreed to.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

VETO OF HOUSE BILL NO. 168.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 18, 1919.

To the Honorable, the House of Representatives, Commonwealth of Pennsylvania.

Gentlemen: I herewith return, without my approval, House Bill No. 168, entitled "An Act to repeal section eleven of the act approved the eighteenth day of February one thousand eight hundred fifty-four (Pamphlet Laws seventy-nine) entitled "A supplement to the act incorporating the Pottsville Water Company approved the eleventh day of April Anno Domini one thousand eight hundred thirty-four."

This bill, while drawn in the form of a repealing statute, in effect is an amendment of the special Act of 1854, and is therefore a special law amending the charter of a corporation and unconstitutional.

For this reason this bill is not approved.

WM. C. SPROUL.

And the question being,

Shall the bill become a law, the objections of His Excellency the Governor to the contrary notwithstanding?

A motion was made by Mr. Ramsey,
That the question, together with the further considera-
tion of the communication, be laid upon the table.
Which was agreed to.

BILL ON THIRD READING.

Agreeably to order,
The House proceeded to the third reading and considera-
tion of House Bill No. 1016, as follows:

An Act to enable county commissioners to abolish election dis-
tricts in which less than ten qualified electors reside

Section 1 Be it enacted by the Senate and House of Repre-
sentatives of the Commonwealth of Pennsylvania in General
Assembly met and it is hereby enacted by the authority of the
same That in addition to any method now existing by law the
county commissioners of any county are authorized to abolish
any election district within their respective county in which less
than ten qualified electors reside Before any such election district
is abolished the county commissioners shall give notice once a
week for three weeks in at least two newspapers of the county
of a time and place of hearing at which all persons interested
may attend and give such evidence as may be pertinent to the
matter in question After such hearing the county commis-
sioners shall determine whether such election district has less
than ten qualified voters residing therein and if in their judg-
ment such election district is unnecessary they shall make an
order to that effect a copy of which shall be filed in the office
of the clerk of the court of quarter sessions.

Section 2 Any person aggrieved by any order made by the
county commissioners under the provisions of this act may
appeal therefrom to the court of quarter sessions of the county
and upon such appeal the court shall hear all parties inter-
ested and their witnesses and shall decide whether such elec-
tion district is useless or burdensome On any such appeal the
order of the court shall be final

And said bill having been read at length the third time,
considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas
and nays were taken and were as follows, viz:

YEAS—192.

Alexander,	Dithrich,	Kunkle,	Serig,
Allum,	Donnelly,	Lafferty,	Schaeffer,
Armstrong,	Drinkhouse,	Lanius,	Schilling,
Aron,	Dunn,	Levis,	Scott,
Baldi,	Eyans, S. J.,	MacCallum,	Shaffer,
Barnhart,	Finney,	Magill,	Shellenberger,
Bechtold,	Fitzgibbon,	Mallery,	Shewalter,
Beckley,	Flynn,	Mangan,	Shunk,
Bell,	Foster,	Marcus,	Simpson,
Benchoff,	Fowler,	Marshall,	Sinclair,
Bennett,	Fox, A. R. B.,	Martin,	Smith, E. R.,
Bidelspacher,	Fox, I. M.,	McCaig,	Smith, F. I.,
Bigler,	Franklin,	McCurdy,	Snowden,
Bolard,	Gans,	McGeary,	Snyder,
Bower,	Geary,	McIntyre,	Soffel,
Bowman,	Glass,	McKay,	Sowers,
Brady,	Goehring,	McKim,	Spruwls,
Brendle,	Goodnough,	McVicar,	Stadtlaeder,
Brooks,	Graham,	Mehring,	Star,
Bueher,	Griest,	Michel,	Statler,
Bungard,	Griffith,	Millar,	Steddie,
Campbell,	Haines,	Miller, A. D.,	Stevenson,
Catlin,	Haldeman,	Miller, C. G.,	Stott,
Clements,	Hamilton, J.,	Miller, D. I.,	Sweitzer,
Coldsmith,	Hammock, W. J.,	Miller, D. D.,	Todd,
Coffin,	Hammock,	Millin,	Trach,
Colville,	Harer,	Milner,	Uish,
Comerer,	Heffernan,	Morgan,	Vickerman,
Cook,	Helt,	Murphy,	Wagner,
Corbin,	Hess,	Neary,	Walker, J. T.,
Cox,	Heyburn,	North,	Walker, I. A.,
Crawford,	Hickernell,	Norton,	Wallace, R. L.,
Crockett,	Hoffman,	Patterson,	Wallace W. T.,
Crum,	Hollingsworth,	Perry,	Wells,
Curry, A. E.,	Horae,	Phillips,	West,
Curry, R.,	Hough,	Pidgeon,	Wetach,
Davis, D. F.,	Huntington,	Pike,	Whiteman,
Davis, J. T.,	Hutchison,	Powell,	Willert,
Davis, W.,	Ingham,	Quigley,	Williams,
Dawson,	Jennings,	Ramsey,	Wilson,
Day,	Jones,	Reber, C. A.,	Woner,
De Lennno,	Jordan,	Reber, H. F.,	Wood,
Dehardt,	Kantner,	Ringle,	Woodruff,
Ephraim,	Kennedy,	Rinn,	Wynne,
Dilsheimer,	Kinsman,	Robertson,	Zanders,
	Kooser,	Rorke,	Zimmerman,
	Krause, T. S.,	Rothenberger,	Spangler,
	Krause, W.,	Ruddy,	Speaker,
	Krugh,		

NAYS—2.

Baldrige, Harvey,

Ordered, That the Clerk present the same to the Senate
for concurrence.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, pre-
sented a communication in writing from His Excellency
the Governor, which was read as follows:

APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, April 11, 1919.
To the Honorable, the House of Representatives of the Com-
monwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this
day approved and signed a Resolution of the Senate and House
of Representatives, recalling from the Governor, House Bill No.
259, for the purpose of amendment.

Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

RECONSIDERATION OF VOTE.

Mr. RAMSEY. Mr. Speaker, I move that the vote by
which House Bill No. 259, file folio 895, entitled

An Act to amend section six of an act approved the twentieth
day of June one thousand nine hundred and seventeen (Pam-
phlet Laws six hundred and eighteen) entitled "An Act re-
lating to the appointment of persons to the police department
in cities of the third class providing for and regulating exami-
nations the manner of appointments and the manner and power
of removal of employees of said department and providing a
method for fixing compensation" so as to permit temporary
suspensions by the superintendent of Public Affairs

passed finally be reconsidered.

Mr. ALEXANDER. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. RAMSEY. Mr. Speaker, I move that the vote by
which this bill passed third reading be reconsidered.

Mr. ALEXANDER. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. RAMSEY. Mr. Speaker, I ask unanimous consent
to offer amendments at this time.

The SPEAKER. The amendments will be read by the
Clerk for information.

The Clerk then read the amendments as follows:

Amend House Bill No. 259, file folio No. 895, by inserting in
section 6, line 27, after the word "fined" the word "or," also
in line 28, after the word "or," insert "they may be."

The SPEAKER. Will the House give unanimous con-
sent to the insertion of the amendments at this time?
Is there any objection? The Chair hears none, and the
amendments will be inserted in accordance with the in-
structions of the House.

On the question,

Will the House agree to the bill on third reading as
amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and considera-
tion of House Bill No. 775, as follows:

An Act providing for the payment of certain claims for damages
done to property by bear providing a method for the ascer-
tainment of such damage and making an appropriation

Section 1 Be it enacted by the Senate and House of Repre-
sentatives of the Commonwealth of Pennsylvania in General
Assembly met and it is hereby enacted by the authority of
the same That all damage done to fruit trees or growing
crops or to personal property upon lands open to hunting by
bear shall be paid from a fund semi-annually set apart for
such purpose by appropriation from the fund in the State
Treasury known as the Resident Hunter's License Fund The
Secretary of the board of game commissioners is hereby
authorized if necessary to draw upon said fund in amount
equal to the full amount set apart for this purpose in payment
of claims presented under oath or that may be assessed un-
der the provisions of this act All claims for damages incurred
to become payable under the provisions of this act shall be
presented in writing under oath to the secretary of the board
of game commissioners at Harrisburg within a period of two
weeks from the time such damage is alleged to have been
incurred

The majority required by the Constitution having voted
in the affirmative, the question was determined in the af-
firmative

Section 2 The Secretary as soon as possible after a claim of this kind has been received by him shall send at least two game protectors to interview the complainant and inspect the property reported as injured to collect such additional evidence as to them may appear necessary to a clear understanding of the case in question and to effect a settlement of the claim when possible

Section 3 In all cases where an agreement between such game protectors and the claimant can be obtained regarding the true value of damage sustained and the secretary is satisfied that such claim is reasonable and fair a voucher shall be drawn upon said fund for the amount named in such finding

In all cases where the game protectors and the claimants cannot agree upon the amount of damage sustained or the cause of such damage the secretary of the board of game commissioners shall call together a jury of not less than three disinterested persons one of whom shall be a sportsman one a farmer or a fruit grower as the case in question may indicate and the third a business man from any walk of life Such jury shall if they desire view the property injured and shall hear such evidence as may be deemed necessary to give a fair understanding of the claim made and the finding of a majority of the jury shall be binding insofar as the claim upon the fund in question is concerned

Section 4 For the purposes of this act the secretary of the board of game commissioners is empowered to administer oaths to both jurors and witnesses and such oath shall in all ways be binding and of like effect as oaths administered in any court of this Commonwealth

Section 5 All jurors and witnesses necessary to such proceedings shall receive the same pay for services as is paid to jurors and witnesses in the courts of quarter sessions The secretary of the game commission is authorized to draw his voucher upon the fund appropriated for this purpose for the amount named in any such award and all other expenses connected with such investigation

Section 6 The sum of fifteen thousand dollars is hereby specifically appropriated for two fiscal years beginning June first one thousand nine hundred and nineteen to be paid out of the receipts from the Resident Hunter's License Act and such other moneys as have accumulated and are now held in the State treasury as a fund separate and apart to be applied to the protection and propagation of game Claims for damages done shall be paid upon sufficient proof of damage and claim presented to the proper authority

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

Alexander,	Donneley,	Krause, W.,	Sarig,
Allum,	Drinkhouse,	Krush,	Schaeffer,
Armstrong,	Dunn,	Kunkle,	Schilling,
Aron,	Ehrhardt,	Lafferty,	Scott,
Baldi,	Ephraim,	Lanius,	Shaffer,
Baldrige,	Evans, J. T.,	Lauler,	Shellenberger,
Barnhart,	Evans, S. J.,	Levis,	Showalter,
Beckley,	Finney,	MacCallum,	Shunk,
Bell,	Fitzgibbon,	Mangan,	Simpson,
Benchoff,	Flynn,	Marcus,	Sinclair,
Benninger,	Foster,	Marshall,	Smith, E. R.,
Bidelspacher,	Fowler,	Martin,	Smith, F. I.,
Bigler,	Fox, A. R. B,	McCurdy,	Snowden,
Bolard,	Fox, I. M.,	McGeary,	Snyder,
Bower,	Franklin,	McIntyre,	Soffel,
Bowman,	Gans,	McKay,	Sowers,
Brendle,	Geary,	McVicar,	Stark,
Brislin,	Glass,	Mehring,	Statler,
Brooks,	Goehring,	Michel,	Steedle,
Bungard,	Golder,	Millar,	Stevenson,
Cambell,	Goodnough,	Miller, A. D.,	Stott,
Catin,	Graham,	Miller, C. G.,	Todd,
Clements,	Griest,	Miller, D. I.,	Trach,
Clifton,	Griffith,	Miller, D. D.,	Ullsh,
Coldsmith,	Haldeman,	Millin,	Vickerman,
Collier,	Hamilton, J.,	Milner,	Wagner,
Colville,	Hamilton, W. J.,	Morgan,	Walker, G. T.,
Comer,	Hampson,	Murphy,	Walker, J. A.,
Comer,	Harer,	Near,	Wallace, R. L.,
Cook,	Harvey,	North,	Wallace, W. T.,
Corbin,	Heffernan,	Norton,	Wells,
Cox,	Helt,	Patterson,	West,
Crawford,	Hess,	Perry,	Wettach,
Crockett,	Hickernell,	Phillips,	Whiteman,
Crum,	Hoffman,	Pidgeon,	Willert,
Curran,	Hollingsworth,	Pike,	Williams,
Curry, A. E.,	Horne,	Powell,	Wilson,
Curry, R.,	Hough,	Quigley,	Woner,
Davis, D. F.,	Huntington,	Ramsey,	Wood,
Davis, J. T.,	Hutchison,	Reber, C. A.,	Woodruff,
Davis, W.,	Ingham,	Reber, H. F.,	Wynne,
Dawson,	Jennings,	Rhoads,	Zanders,
Day,	Jones,	Ringler,	Zimmerman,
Dewey,	Jordan,	Rinn,	Zook,
Diehm,	Kantner,	Robertson,	Spangler,
Di Lemmo,	Kennedy,	Rorke,	Rothenberger,
Dithrich,	Kinsman,	Rothenberger,	Ruddy,
	Kooser,		
	Krause, T. S.,		

NAYS—1.

Mallery,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 44, as follows:

An Act making an appropriation to provide for a deficiency in the maintenance of the Pennsylvania Training School for Feeble Minded Children Elwyn Delaware county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of Ninety-six Thousand Seven Hundred Ten Dollars and Ninety-four cents (\$96,710.94) or so much thereof as is necessary be and the same is hereby specifically appropriated to the Pennsylvania Training School for Feeble Minded Children Elwyn Delaware County Pennsylvania to cover deficiencies in maintenance of the same

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—201.

Alexander,	Ditcheimer,	Kooser,	Ruddy,
Allum,	Dithrich,	Krause, T. S.,	Sarig,
Armstrong,	Donneley,	Krause, W.,	Schaeffer,
Aron,	Drinkhouse,	Krush,	Schilling,
Baldi,	Dunn,	Kunkle,	Scott,
Baldrige,	Ehrhardt,	Lafferty,	Shaffer,
Barnhart,	Ephraim,	Lanius,	Shellenberger,
Bechtold,	Evans, J. T.,	Lauler,	Showalter,
Beckley,	Evans, S. J.,	Levis,	Shunk,
Bell,	Finney,	MacCallum,	Simpson,
Benchoff,	Fitzgibbon,	Mallery,	Sinclair,
Bennett,	Flynn,	Mangan,	Smith, E. R.,
Benninger,	Foster,	Marcus,	Smith, F. I.,
Bidelspacher,	Fowler,	Marshall,	Snowden,
Bigler,	Fox, A. R. B.,	Martin,	Snyder,
Bolard,	Fox, I. M.,	McCaig,	Soffel,
Bower,	Franklin,	McCurdy,	Sowers,
Bowman,	Gans,	McGeary,	Sprrows,
Brady,	Geary,	McIntyre,	Stadlander,
Brendle,	Glass,	McKay,	Stark,
Brislin,	Goehring,	McVicar,	Statler,
Brooks,	Schilling,	Mehring,	Steedle,
Bucher,	Golder,	Michel,	Stevenson,
Bungard,	Goodnough,	Millar,	Stott,
Cambell,	Graham,	Miller, A. D.,	Sweitzer,
Catin,	Griest,	Miller, C. G.,	Todd,
Clements,	Griffith,	Miller, D. I.,	Trach,
Clifton,	Haldeman,	Miller, D. D.,	Ullsh,
Coldsmith,	Hamilton, J.,	Millin,	Vickerman,
Collier,	Hamilton, W. J.,	Milner,	Wagner,
Colville,	Hampson,	Morgan,	Walker, G. T.,
Comer,	Harer,	Murphy,	Walker, J. A.,
Comer,	Harvey,	Nearv,	Wallace, R. L.,
Cook,	Heffernan,	North,	Wallace, W. T.,
Corbin,	Helt,	Norton,	Wells,
Cox,	Hess,	Patterson,	West,
Crawford,	Heyburn,	Perry,	Wettach,
Crockett,	Hickernell,	Phillips,	Whiteman,
Crum,	Hoffman,	Pidgeon,	Willert,
Curran,	Hollingsworth,	Pike,	Williams,
Curry, A. E.,	Horne,	Powell,	Wilson,
Curry, R.,	Hough,	Quigley,	Woner,
Davis, D. F.,	Huntington,	Ramsey,	Wood,
Davis, J. T.,	Hutchison,	Reber, C. A.,	Woodruff,
Davis, W.,	Ingham,	Reber, H. F.,	Wynne,
Dawson,	Jennings,	Rhoads,	Zanders,
Day,	Jones,	Ringler,	Zimmerman,
Dewey,	Jordan,	Rinn,	Zook,
Diehm,	Kantner,	Robertson,	Spangler,
Di Lemmo,	Kennedy,	Rorke,	Rothenberger,
	Kinsman,	Rothenberger,	Ruddy,
	Kooser,		
	Krause, T. S.,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 623, as follows:

An Act relating to the duties of constables in certain counties prohibiting them from making returns to the court of quarter session in certain cases authorizing the court to direct in-

vestigations and reports by constables and fixing their compensation in such cases.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties containing more than twenty thousand and less than one hundred thousand inhabitants in all cases where under the laws of the Commonwealth the constables of the various political divisions are required to make a return to the courts of quarter sessions of the respective counties at regular intervals and where the said constables have no information to impart in such return the said constables shall not make a return to the court.

Section 2 Except as provided in section three of this act no compensation for making a return to court shall be paid to any constable unless he has actually appeared in court and presented his return containing information required by the court at the regular time fixed by law for making such return.

Section 3 Whenever any complaint is made to the court of quarter sessions of violations of law or of conditions which under the law the constable of the district is required to report to the court the said court may summon the constable of the district to appear before it and direct him to investigate such violations and conditions and make a report of his investigations.

Section 4 All acts and parts of acts inconsistent with this act are hereby repealed.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—191.

Alexander,	Dilshimer,	Krause, T. S.,	Rothenberger,
Allum,	Dithrich,	Krause, W.,	Ruddy,
Armstrong,	Donneley,	Krugh,	Sarig,
Aron,	Drinkhouse,	Kunkle,	Schaeffer,
Baldi,	Dunn,	Lafferty,	Schilling,
Baldrige,	Ehrhardt,	Lanlus,	Scott,
Barnhart,	Evans, J. T.,	Lauler,	Shaffer,
Bechtold,	Evans, S. J.,	Levis,	Shewalter,
Beckley,	Pinney,	MacCallum,	Shunk,
Bell,	Fitzgibbon,	Macill,	Simpson,
Benchoff,	Flynn,	Mallery,	Sinclair,
Bennett,	Foster,	Mangan,	Smith, E. R.,
Benninger,	Fox, A. R. B.,	Marcus,	Smith, F. I.,
Bidelspacher,	Fox, I. M.,	Martin,	Snowden,
Bigler,	Franklin,	McCaig,	Soffel,
Bolard,	Gans,	McCurdy,	Sowers,
Bower,	Geary,	McGeary,	Sprawls,
Bowman,	Glass,	McIntyre,	Stadtlander,
Brady,	Goehring,	McKay,	Stark,
Brendle,	Golder,	McKim,	Steedle,
Brislin,	Goodnough,	McVicar,	Stevenson,
Brooks,	Griest,	Mehring,	Stott,
Bungard,	Griffith,	Michel,	Sweitzer,
Campbell,	Haines,	Miller,	Todd,
Catlin,	Haldeman,	Miller, A. D.,	Trach,
Chilton,	Hamilton, J.,	Miller, C. G.,	Ullsh,
Coldsmith,	Hamilton, W. J.,	Miller, D. I.,	Vickerman,
Collier,	Hampson,	Miller, D. D.,	Wagner,
Colville,	Harer,	Millin,	Walker, G. T.,
Comer,	Harvey,	Milner,	Walker, J. A.,
Conner,	Heffernan,	Morgan,	Wallace, R. L.,
Cook,	Helt,	Nearv,	Wallace, W. T.,
Corkin,	Hess,	North,	Wells,
Cox,	Heyburn,	Norton,	West,
Crockett,	Hickernell,	Patterson,	Wettach,
Crum,	Hollingsworth,	Perry,	Whiteman,
Curran,	Horne,	Phillips,	Willert,
Curry, A. E.,	Hough,	Pidgeon,	Williams,
Curry, R.,	Hutchison,	Pike,	Willson,
Davis, D. F.,	Ingham,	Powell,	Wood,
Davis, J. T.,	Jennings,	Quigley,	Woodruff,
Davis, W.,	Jones,	Ramsey,	Wynne,
Dawson,	Jordan,	Reber, C. A.,	Zanders,
Day,	Kantner,	Rhoads,	Zimmerman,
Dewey,	Kennedy,	Ringler,	Zook,
Diehm,	Kinsman,	Ripn,	Spangler,
Di Lemmo,	Kooser,	Robertson,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Mr. RAMSEY. Mr. Speaker, I desire to call up at this time House Bill No. 1166 (Senate Bill No. 502), bills on third reading postponed.

Agreeably to order.

The bill having been called up from postponed calendar by Mr. Ramsey.

The House resumed the consideration on third reading of House Bill No. 1166 (Senate Bill No. 502), entitled

An act reorganizing the Department of Agriculture creating bureaus therein and providing for the proper administration thereof

On the question recurring.

Will the House agree to the bill on third reading?

Mr. RAMSEY. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk then read the amendments as follows:

Amend Section 5, page 3, line 1, by striking out "3" and inserting in lieu thereof "4".

Amend Section 6, page 3, line 10, by striking out "6" and inserting in lieu thereof "5".

Amend Section 7, page 5, line 5, by striking out "7" and inserting in lieu thereof "6".

Amend Section 8, page 6, line 5, by striking out "8" and inserting in lieu thereof "7".

Amend Section 9, page 7, line 13, by striking out "9" and inserting in lieu thereof "8".

Amend Section 10, page 8, line 15, by striking out "10" and inserting in lieu thereof "9".

Amend Section 11, page 9, line 11, by striking out "11" and inserting in lieu thereof "10".

Amend Section 12, page 10, line 3, by striking out "12" and inserting in lieu thereof "11".

Amend Section 13, page 10, line 20, by striking out "13" and inserting in lieu thereof "12".

Amend Section 14, page 10, line 28, by striking out "14" and inserting in lieu thereof "13".

Amend Section 15, page 11, line 7, by striking out "15" and inserting in lieu thereof "14".

Amend Section 16, page 11, line 12, by striking out "16" and inserting in lieu thereof "15".

Amend Section 17, page 11, line 16, by striking out "17" and inserting in lieu thereof "16".

Amend Section 18, page 12, line 4, by striking out "18" and inserting in lieu thereof "17".

Amend Section 19, page 12, line 10, by striking out "19" and inserting in lieu thereof "18".

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objections? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question.

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 107, as follows:

An Act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefore and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That except as is hereinafter provided for non-residents and dealers no motor vehicle shall be operated upon any public highway in this Commonwealth until such motor vehicle shall have been registered with the State Highway Department of this Commonwealth.

Section 2 The term "motor vehicle" as used in this act shall include all wheeled vehicles operated or propelled by any form of engine motor or mechanical power or operated by power received from any source other than from engine motor or mechanical power forming part of such vehicle except traction engines steam shovels road rollers agricultural machinery, and vehicles which move upon or are guided by a track or travel through the air.

The term "motor cycle" as used in this act shall include all motor operated vehicles of the bicycle or tricycle type whether the motive power be a part thereof or attached thereto.

The term "trailer" as used in this act shall include all vehicles trailing after or propelled by a motor vehicle.

The term "commercial vehicle" as used in this act shall include motor omnibuses used for the transportation of passengers for pay or hire and motor vehicles constructed or used for the transportation of goods wares or merchandise.

The term "owner" as used in this act shall include the person or persons having a motor vehicle in his or their possession custody or control under a lease or contract of conditional sale or other like agreement.

The term "public highway" as used in this act shall include all public roads streets avenues alleys boulevards parks and squares also bridges and approaches thereto

The term "Department" as used in this act shall refer to the State Highway Department of this Commonwealth

Section 3 Application for the registration of motor vehicles shall be made to the State Highway Department upon a blank provided for the purpose by the Department The application shall contain the full name and residence of the owner or owners (not in excess of two in the case of joint ownership) together with a sworn statement that such person is more than sixteen (16) years of age and is mentally and physically qualified to operate a motor vehicle as defined in this act also a brief description of the motor vehicle the name the manufacturer's number the character of the motive power and the horse power and in the case of commercial vehicles weighing more than three thousand (3,000) pounds the gross weight of the vehicle as given and certified to by the manufacturer and shall be signed by the owner or owners

Applicants for registration who are not residents of this Commonwealth shall in their application in addition to the above requirements designate the State Highway Commissioner as their authorized agent upon whom process may be served

The horse power of motor vehicles except those propelled by steam or electricity shall be computed by the following formula Diameter of the bore in inches squared times the numbers of cylinders times four tenths (.4) The accepted horse power for the registration of motor vehicles propelled by steam or electricity shall be that given and certified to by the manufacturer

Upon receipt of the application and the proper fee the State Highway Department shall register the said motor vehicle in a book or index kept for that purpose and shall issue to the owner or owners a registration certificate and an owner's license which shall entitle the holder or holders provided such persons are more than sixteen (16) years of age and are not mentally or physically disqualified to lawfully operate any motor vehicle Said license shall not be valid until signed by the holder or holders thereof The registration certificate shall show the name and address of the owner or owners the name type horse power and manufacturer's number of the motor vehicle and the registration number thereof

No motor vehicle on which the manufacturer's number has been omitted obliterated or defaced shall be registerable without a special permit from the State Highway Commissioner

Before issuing a registration certificate for any such motor vehicle the Highway Commissioner shall require information as to the date of purchase of such vehicle and the name and address of the person from whom it was purchased together with satisfactory evidence that the number was not removed for the purpose of concealing the identity of such vehicle. He shall require that a special number designated by him shall be immediately stamped thereon Such number shall be preceded by the letter S and followed by "Pa." and the registration will not be valid until this requirement has been complied with

No motor vehicle or trailer except hook and ladder trucks and water towers shall be registerable that exceeds an outside over all length of three hundred thirty-six inches (336) or width of ninety (90) inches or that exceeds a weight of fourteen thousand (14,000) pounds

Any person or persons knowingly making any misstatement of facts in his or their application for registration of a motor vehicle shall be deemed guilty of a misdemeanor and upon conviction thereof shall be subject to a fine of not less than two hundred (\$200.00) dollars or more than five hundred (\$500.00) dollars or imprisonment for one (1) year or both at the discretion of the Court and the State Highway Commissioner shall upon proper evidence of such misstatement revoke the registration of the motor vehicle so registered

It shall be the duty of the registered owner of every motor vehicle to notify the State Highway Department of any change in his place of residence within one week after such change is made

Section 4 The State Highway Department shall issue two (2) registration plates for each vehicle registered having thereon the registration number in figures not more than five (5) inches in height the year and the abbreviated name of the state except that for motor cycles one plate only shall be issued and on such plates the registration number shall be in figures not more than three and one-half (3 1-2) inches in height

The plates for commercial vehicles weighing more than three thousand (3,000) pounds shall bear a prefix number indicating the capacity and classification of the vehicle for which it is issued as provided for in section nine (9) On the plates for "Dealers" shall be the words "Penna Dealer" and the number shall be preceded by the letter "X" On the plates for trailers the number shall be preceded by the letter "T"

The registration plates shall be rigidly attached to the motor vehicle so that they cannot swing or oscillate the one on the front the other on the rear They shall at all times be parallel to the axles and shall not be underneath any part of the body more than twelve (12) inches from the rear end thereof nor shall they be covered obscured bent altered or defaced in any manner and the lower edge of the rear plate shall be not less than fifteen (15) inches above the ground

They shall be kept free from oil grease dirt or other substance likely to impair their legibility and between one hour after sunset and one hour before sunrise the rear plate shall be illuminated so that the registration number can be plainly distinguished provided however that motor cycles need display but one registration plate which shall be attached to the rear thereof in such manner as to fully comply with the provisions of this section

No motor vehicles shall be operated under any other plates than those of its own registration and except as is provided in this act for non-residents no number plates shall be displayed

on any motor vehicle other than those issued by the State Highway Department nor shall there be displayed upon any motor vehicle owned by a resident of this Commonwealth while operated upon any public highway in this Commonwealth any registration or number plate issued by any other state territory federal district or foreign country

Section 5 Upon the transfer of ownership or the destruction of any motor vehicle its registration shall expire and in the event of the sale of the motor vehicle the original owner shall remove the registration plates therefrom and shall within forty-eight (48) hours notify the State Highway Commissioner of the name and address of the purchaser

The original owner may however by proper sworn application upon a blank to be furnished by the Department register another motor vehicle upon payment of a fee of one (\$1.00) dollar when such motor vehicle is of equal or less horse power or classification than that originally registered or upon payment of a fee of one (\$1.00) dollar and the difference between the fee originally paid and that due if the new motor vehicle be properly registrable in a higher class and unless the original registration plates have been destroyed such owner shall be assigned the registration number previously issued to him and shall receive a new registration certificate

Section 6 In the event of the loss of one or both registration plates or should a plate or plates be so defaced that the number thereon is illegible it shall be the duty of the owner of the motor vehicle for which same were issued to apply to the State Highway Department for new plates within forty-eight (48) hours of his discovery of the loss or defacement of such plate or plates

Such application shall be made upon a blank furnished by the Department on which shall be set forth the loss defacing or destruction of such plate or plates and be accompanied by a fee of fifty (50) cents for the plate for a motor-cycle or motor bicycle or one (\$1.00) dollar for the plates for any other motor vehicle

Thereupon the Department shall cancel the original license and shall issue to the applicant new plates of another number than that of the plates originally issued also a corrected registration certificate

Upon the receipt of new plates it shall be the duty of the owner to immediately return to the State Highway Department the old plate or plates unless lost or destroyed

No owner or operator of a motor vehicle shall be subject to a fine by reason of one or both registration plates being missing provided he make affidavit that the same was lost or stolen within the period of ten (10) days and that application for new plates was made within forty-eight (48) hours as required herein

Section 7 Motor vehicles owned or kept by manufacturers or dealers solely for the purpose of testing demonstrating or selling shall be exempt from individual registration by manufacturer's number provided said manufacturer or dealer registers with the State Highway Department in the "Dealers Class" Application for such registration shall be made upon a blank provided for the purpose by the Department and shall set forth the full name and business address of the applicant and shall be verified by oath or affirmation Upon receipt of the application accompanied by the proper fee for each certificate and pair of number plates desired the Department shall issue to the applicant as many certificates of registration and pairs of plates as may have been applied for Provided The number be not less than two (2) and provided that not more than ten (10) certificates and sets of tags shall be applied for on any single application and where a greater number of certificates and tags is desired the necessary additional application shall be made No motor vehicle shall under any circumstances be operated under a Dealers registration unless both number plates are displayed as provided in this act

No person or persons shall use or permit the use of the plates issued under a dealers registration on any motor vehicle other than those owned by such dealer and operated by such dealer or his employees or for any purpose other than demonstrating said vehicle to a prospective purchaser or testing or removing same from storage place shipping point or place of delivery before or after sale

Section 8 Non residents of this state shall be exempt from the provisions of this act as to the registration of motor vehicles and the licensing of operators for the same time and to the same extent as like exemptions are granted residents of this state under the laws of the foreign country state territory or federal district of their residence provided that they shall have complied with the provisions of the law of the foreign country state territory or federal district of their residence relative to the registration of their motor vehicles and shall conspicuously display the number plates as required thereby and have in their possession the registration certificate issued for such motor vehicle but such exemption shall not apply to commercial vehicles owned by foreign corporations or individuals used in this state more frequently than one (1) round trip in any one month nor to the operators thereof

Section 9 The fee for the registration of a motor cycle shall be three (\$3.00) dollars and for the registration of a bicycle with a motor attached two (\$2.00) dollars

The fee for the registration of motor vehicles except such as are equipped with metal tires when registered prior to September first of any year shall be at the rate of forty (40) cents for each horsepower or fractional part thereof provided that the minimum fee shall be ten (\$10) dollars

The fees for the registration of commercial motor vehicles weighing less than three thousand (3,000) pounds shall be on the basis of the horse power

Commercial vehicles weighing three thousand (3,000) pounds or more shall be divided into six (6) classes

The fee for each such vehicle in Class A weighing three thousand (3,000) pounds and less than four thousand (4,000) pounds shall be fifteen (\$15.00) dollars

The fee for each such vehicle in Class B weighing four thousand (4,000) pounds and less than six thousand (6,000) pounds shall be twenty-five (\$25.00) dollars

The fee for each such vehicle in Class C weighing six thousand (6,000) pounds and less than eight thousand (8,000) pounds shall be forty (\$40.00) dollars

The fee for each such vehicle in Class D weighing eight thousand (8,000) pounds and less than ten thousand (10,000) pounds shall be sixty (\$60.00) dollars

The fee for each such vehicle in Class E weighing ten thousand (10,000) pounds and less than twelve thousand (12,000) pounds shall be one hundred (\$100.00) dollars

The fee for each such vehicle in Class F weighing twelve thousand (12,000) pounds and not more than fourteen thousand (14,000) pounds shall be one hundred fifty (\$150.00) dollars

No registration shall be required of a trailer weighing less than five hundred (500) pounds

The fee shall be two (\$2.00) dollars for each trailer weighing five hundred (500) pounds and less than seven hundred and fifty (750) pounds

Five (\$5.00) dollars for each trailer weighing seven hundred and fifty (750) pounds and less than one thousand (1,000) pounds

Ten (\$10.00) dollars for each trailer weighing one thousand (1,000) pounds and less than two thousand (2,000) pounds

Fifteen (\$15.00) dollars for each trailer weighing two thousand (2,000) pounds or more

The fee for the registration of any motor vehicle equipped with metal tires shall be double the regular fee for such vehicle

The fee for registration when issued on or after September first shall be one-half those hereinbefore named

The fee shall be five (\$5.00) dollars for each certificate and number plate issued to persons registered as Motor Cycle Dealers and ten (\$10.00) dollars for each certificate and pair of number plates issued to persons registered as dealers in other motor vehicles

The fees herein set forth for the registration of motor vehicles and trailers shall be in lieu of any other fees or taxes to be imposed by this Commonwealth or any subdivision thereof and no city borough incorporated town township or county shall require or collect any registration or license fee or tax for any motor vehicle or license from any operator thereof except as to motor vehicles transporting passengers for pay or hire within the limits of any city or from points within such city to points outside of the city limits

No fee shall be charged for the registration of motor vehicles owned and used by the United States the State of Pennsylvania or by any city borough incorporated town township or county duly authorized volunteer fire department hospital humane society or anti-cruelty society in this Commonwealth or by the American Red Cross but all such vehicles shall be registered and shall display number plates as is provided for privately owned vehicles

All registrations shall expire December thirty-first of the year issued unless sooner revoked for cause by the State Highway Commissioner

Section 10. No person whether the owner of a motor vehicle or not who is less than sixteen (16) years of age or who is mentally impaired or who is physically incapacitated as defined in this act shall operate any motor vehicle upon any public highway in this Commonwealth

No person shall operate a motor vehicle upon any public highway until such person shall have had issued to him a license or permit by the State Highway Department No such license or permit shall be issued to any person less than sixteen (16) years of age or in the case of paid operators less than eighteen (18) years of age and who has not had at least five (5) days' experience in the operation of a motor vehicle

No person who is the owner or custodian of any motor vehicle shall permit any person who is less than sixteen (16) years of age or who is not a licensed operator or chauffeur or holder of a Learner's Permit to operate any such motor vehicle or employ or permit any person to operate such motor vehicle for pay or hire who is not eighteen (18) years of age and a licensed chauffeur

No person shall operate any motor vehicle as a paid operator or chauffeur without taking out a chauffeur's license

Any person who has lost the use of one hand or both or who has lost the use of both feet or whose eyesight is so impaired that with the aid of glasses he cannot distinguish substantial objects clearly at a distance of one hundred and fifty (150) feet or who shall have less than twenty (20) per centum of normal vision or who shall have less than two per centum of normal hearing shall be considered physically incapacitated

Provided that the State Highway Commissioner may at his discretion issue a special license or permit to a person who has lost the use of one hand only upon the receipt of such evidence or demonstration as shall satisfy him that such person has had sufficient experience in the operation of a motor vehicle to enable him to do so without endangering the safety of the public The fee for such special license or permit shall be one (\$1.00) except in the case of a registered owner when no fee shall be charged

Section 11 Application for a paid operator or chauffeur's license shall be made upon a blank furnished by the Department and shall be signed by the applicant Such application shall contain the applicant's full name and residence and shall set forth that he is over eighteen (18) years of age and has had at least five (5) days' experience in the operation of a motor vehicle and is not mentally or physically incapacitated as defined in this act

The applicant may also at the option of the State Highway Commissioner be required to submit himself to such test of his ability and examination as to his knowledge of the oper-

ation of motor vehicles as may be required by the State Highway Commissioner for which examination no charge shall be made

Upon receipt of the application and a fee of two (\$2.00) dollars the State Highway Department shall if the applicant fulfills the requirements issue to him a chauffeurs license which shall be carried by him at all times when operating a motor vehicle Such license shall be numbered and shall set forth the licensee's name and residence but shall not be valid until licensee's name and residence but shall not be valid until licensee's signature is attached thereto

Any person other than a paid operator desiring to operate a motor vehicle shall first obtain a license from the State Highway Department

Application for such license shall be made upon a blank furnished by the Department and shall be signed and sworn to by the applicant Such application shall contain the applicant's full name and residence and set forth that he is over sixteen (16) years of age and has had at least five (5) days experience in the operation of a motor vehicle and is not mentally or physically incapacitated as defined in this act

Upon the receipt of the application in the case of an owner and upon the receipt of the application and a fee of one (\$1.00) dollar in the case of other than an owner the State Highway Department shall if the applicant fulfills the requirements issue to such applicant a license which shall be carried by the licensee at all times when operating a motor vehicle Such license shall be numbered and shall set forth the licensee's name and residence but shall not be valid until the licensee's signature is attached thereto

All licenses shall expire December thirty-first of the year issued unless sooner revoked for cause by the State Highway Commissioner

The State Highway Commissioner shall issue learners permits to persons over sixteen (16) years of age not mentally or physically incapacitated as defined in this act who may desire to learn to operate a motor vehicle

Such permits shall be issued for a period of thirty (30) days but shall be valid only when such person is accompanied by a licensed operator

The fee for such permit shall be fifty (50) cents

Any person making any misstatement of facts in his application for a license or permit shall be deemed guilty of a misdemeanor and upon conviction thereof shall be subject to a fine of not less than one hundred (\$100.00) dollars or more than two hundred (\$200.00) dollars or imprisonment for six (6) months or both at the discretion of the court

It shall be the duty of every licensee to notify the State Highway Department of any change in his place of residence within one week after such change is made

Section 12 The moneys derived under the provisions of this act from registration and license fees and from fines and forfeited bail and receipts from sale of printed bulletins shall be paid by the State Highway Department into the State Treasury for safe keeping and shall by the State Treasurer be placed in a separate fund to be available for the use of the State Highway Department upon requisition of the State Highway Commissioner All such moneys hereafter paid into the State treasury are hereby specifically appropriated to the State Highway Department for the purpose of assisting in the maintenance and repair of the State Highways of Pennsylvania and the publication of the bulletins provided for in section fifteen (15) of the act

The Auditor General shall upon requisition of the State Highway Commissioner draw his warrant upon the State Treasurer for the amount specified in such requisition not exceeding however the amount in such fund at the time of making such requisition

Section 13 The State Highway Commissioner may refuse to issue a license to any applicant who is shown by proper evidence to be a reckless or careless operator endangering the safety of the public or an habitual violator of the provisions of this act

He may also revoke or suspend the license issued to any such person upon hearing before the Commissioner or his representative after due notice in writing of the proposed action and the grounds therefore has been mailed to the owner or licensee at the address given in his application

The State Highway Commissioner may upon investigation suspend the license of any owner operator or chauffeur who has been involved in an accident resulting in injury to person or property upon the sworn statement of two reputable persons that such accident was the result of recklessness or carelessness on the part of such licensee and after a hearing before the Commissioner or his representative shall annul the license issued to such person if the evidence justifies such action

Section 14 Any person whose license has been suspended or revoked who shall operate any motor vehicle upon any public highway in this Commonwealth or any person owning or having any motor vehicle in his custody who shall knowingly permit any person whose license has been suspended or revoked to operate any such motor vehicle shall be deemed guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred (\$100.00) dollars nor more than two hundred (\$200.00) dollars or undergo imprisonment for a period of not more than six (6) months or both at the discretion of the Court

Section 15 The State Highway Commissioner shall issue monthly printed bulletins which may be printed by other than the State Printer should the State Highway Commissioner deem it necessary or expedient giving the name address and number of each licensee and the name and address of the owner of each motor vehicle registered together with the registration number and the make and manufacturer's number thereof which shall upon request be furnished free of charge to Senators and Representatives in the General Assembly Mayors Burgesses magistrates Chiefs of Police Aldermen and Justices of the Peace in this Commonwealth and shall be sold at a nominal fee to all other applicants

He shall also cause such records of each motor vehicle registered to be promptly compiled and classified by make and numerically arranged as to manufacturer's number as will readily reveal the name and address of the owner thereof.

It shall be the duty of the State Highway Commissioner whenever he may receive a report of the theft of a motor vehicle whether the same has been registered or not and whether owned in this or any other state together with the make and manufacturer's number thereof to make a distinctive record thereof and file the same in numerical order of the manufacturer's number with the records of the vehicles of such make already registered. In the event of the receipt of an application for the registration of such motor vehicle he shall immediately notify the registered owner thereof and unless registration has already been issued shall withhold the issuing of a registration certificate until a proper investigation shall have been made.

In the event of the recovery of a stolen vehicle of which the Highway Commissioner has been notified it shall be the duty of the owner to immediately notify the Highway Commissioner who shall cause the record of the theft of such vehicle to be removed from the files.

The State Highway Commissioner may cause the original application for registration, and for license on file in his office to be destroyed three (3) years after such applications were received.

Section 16 Any person or persons removing altering or obliterating the manufacturer's plate number or identification mark on any motor vehicle or any person or persons aiding or abetting in such removing altering or obliterating or any person or persons receiving purchasing or selling or knowingly having in his possession any motor vehicle upon which the manufacturer's plate or number has been removed altered or obliterated without being in possession of evidence that the said manufacturer's plate or number was not removed altered or obliterated with the intent of concealing the identity of said motor vehicle or any person who shall knowingly operate a motor vehicle with altered or false registration plates shall be deemed guilty of a misdemeanor and upon conviction thereof shall be subject to a fine of not less than one hundred (\$100.00) dollars or more than five hundred (\$500.00) dollars or imprisonment not exceeding one (1) year or both at the discretion of the court.

Section 17 The proprietor of every public garage and motor vehicle repair shop shall cause a record to be kept after the manner to be prescribed by the State Highway Commissioner of the names of any and all persons owning or having charge of any motor vehicle or left for repair at any such public garage or motor vehicle repair shop together with the make manufacturer's number name of the State of registration and the registration number of such motor vehicles. Such record shall be kept in ink or indelible pencil and shall be open to the inspection of police officers or other proper authorities. Such records shall be retained and be available for a period of one (1) year after entry but not thereafter. He shall also immediately notify the local police authorities and the State Highway Commissioner of any such motor vehicle whereon the manufacturer's number or mark has apparently been altered obliterated or removed.

Section 18 No unauthorized person shall sound the horn handle the levers or set in motion or in any way tamper with or damage or deface any motor vehicle standing upon any public highway.

No person shall hang on to or ride on the rear end of any motor vehicle and no person on a bicycle roller skates or any similar device shall hold fast to or hitch on to any moving motor vehicle.

No person shall throw any missile at the occupants of any motor vehicle or throw or place any substance upon any public highway injurious or damaging to a motor vehicle or the tires thereof.

Section 19 No person shall operate a motor vehicle on the public highway of the State recklessly or at a rate of speed greater than is reasonable and proper having regard to the width traffic and use of the highway or so as to endanger property or the life or limb of any person but no person shall drive a motor vehicle at a rate of speed exceeding one (1) mile in two (2) minutes and no commercial motor vehicle in class A as provided in section nine of this act shall at any time exceed a rate of speed of fifteen (15) miles per hour in class B a rate of speed of twelve (12) miles per hour in class C a rate of speed of ten (10) miles per hour and in classes D E and F a rate of speed of eight (8) miles per hour.

Provided That the local authorities having charge of the highways may in dangerous or built-up sections or at school houses churches and public play grounds place signs marked "fifteen (15) mile speed limit" in letters not less than five (5) inches in height. Said signs shall be placed on the right-hand side of the highway facing the traffic to be controlled clearly legible therefrom and at these places the speed limit shall not exceed a rate of one (1) mile in four (4) minutes for a distance beyond said sign of not more than one-eighth (1-8) of a mile and if such highway is still in a dangerous or built-up section a second sign similar to the above described may be erected and the speed limit shall not exceed the rate of one (1) mile in four (4) minutes for not more than one-eighth (1-8) of a mile beyond said sign and as many signs may be erected as may be necessary. At the end of said dangerous or built-up sections there shall be erected a sign reading "end of fifteen (15) mile speed limit" in letters not less than five (5) inches in height said signs to be placed at right angles to the highway and facing the traffic.

Section 20 Every motor vehicle on the public highways shall from one hour after sunset until one hour before sunrise or whenever it is impossible to see clearly for a distance of two hundred (200) feet show at least two lights of approximately equal power on the front of such vehicle that shall be clearly visible for a distance of two hundred (200) feet provided that

motor cycles to which no side car is attached need display only one such light but no brilliant light shall be displayed on any motor vehicle standing on the left-hand side of the highway.

Every motor vehicle equipped with and using electric light or lights of more than four (4) candle power not equipped with a permanent deflecting device upon any of the public highways of this State shall be provided and equipped with some practical and efficient device or devices whereby the forward lights of such vehicle may be dimmed or lessened at the will of the driver or chauffeur to such an extent that such electric light or the reflection therefrom through said forward lights will not interfere with the sight of nor temporarily blind the vision of the driver of an approaching vehicle and it shall be the duty of every operator of such motor vehicle equipped with and using electric lights upon the public highways of this State to effectually apply such dimmer to the forward lights of the vehicle operated by him or her and cause such lights to be dimmed and lessened so as not to interfere with the sight or temporarily blind the vision of the operator of any approaching vehicle.

Every motor vehicle including motor cycles shall also whether standing or in motion display one red light on the rear thereof and if a trailer be attached to such motor vehicle or another motor vehicle is being towed so as to obscure such red light then a red light shall be displayed on the rear of such vehicle or such trailer.

The registration plate on the rear of every motor vehicle including motor cycles and trailer shall also be clearly illuminated during the same period.

Whenever there is not sufficient light within the limits of the highway to clearly reveal persons vehicles or substantial objects at a distance of two hundred (200) feet the front lights shall when the vehicle is in motion clearly illuminate the road for a distance of at least two hundred (200) feet in front of such vehicle and for five (5) feet to the right of such vehicle at a point twenty (20) feet in front of the lamps.

No lights of more than thirty-two (32) candle power shall be used on any motor vehicle and all lights in excess of four (4) candle power equipped with reflectors shall be so arranged designed diffused or deflected that no dazzling rays of light shall at a point seventy-five (75) feet or more ahead of the lamps rise more than forty-two (42) inches above the level surface on which the vehicle stands.

All additional or supplemental lights including movable spotlights or searchlights shall fully comply with these restrictions and the rays of light from any such searchlight or spotlight shall at no time extend to the left of the center of the highway.

No red light shall be displayed on the front of any motor vehicle.

The State Highway Commissioner may after proper road and laboratory tests approve certain devices for controlling the front lights on motor vehicles so that they shall comply with the provisions of this section upon the payment of such fee as he may deem necessary to cover the actual cost of such tests not to exceed the sum of fifty (\$50.00) dollars and may issue a certificate to the applicant describing the device and certifying that such tests have been made and that the device when properly applied complies with the requirements of this act.

Section 21 Every motor vehicle shall be provided when in use with adequate brakes capable of controlling such vehicle under all normal conditions and with an adequate horn bell or other signal device and where such vehicle is so constructed or covered as to prevent the operator thereof from having a sufficient view of the traffic following it shall be equipped with a mirror or other device that will enable the operator to see the road to the rear.

Section 22 Every operator of a motor vehicle shall sound his horn bell or signal device giving reasonable warning of his approach whenever necessary to insure the safety of other users of the highway and before passing any vehicle he may overtake or pedestrian using any part of the highway other than the sidewalk also at curves and intersecting highways where the view of approaching vehicles for a distance of one hundred (100) feet is obscured but the horn bell or other signal device shall not be sounded unnecessarily or when such signal is not actually needed as a warning.

Section 23 No person whether an employee of the owner or custodian of any motor vehicle or not shall tamper with or make use of or operate any motor vehicle without the knowledge or consent of the owner or custodian thereof.

No person shall operate a motor vehicle while under the influence of intoxicating liquor or any narcotic or habit producing drug or permit any person who may be under the influence of intoxicating liquor or narcotic drugs to operate any motor vehicle owned by him or in his custody or control.

No person shall take part in any race or speed contest for a prize or wager or otherwise upon any public highway or attempt to establish or lower any speed record upon any public highway.

Any operator of a motor vehicle who shall have injured the person or property of any other user of the highway shall stop and render such assistance as may be necessary and shall upon request give his name and address to the injured party or his proper representative. This provision shall apply to the owner of the motor vehicle if present whether he was operating such motor vehicle or not.

No person shall turn off any or all of the lights on a motor vehicle for the purpose of avoiding identification or arrest.

Any person violating any of the provisions of this section shall be deemed guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred (\$100.00) dollars nor more than five hundred (\$500.00) dollars or imprisonment not exceeding one (1) year or both at the discretion of the court and the Clerk of the Court in which such conviction is had shall certify such conviction to the State Highway Commissioner who shall suspend or revoke the

license issued to such person and no other license shall be issued to such person for a period of one (1) year following such conviction

Section 24. No motor vehicle of any description shall be used or operated on the public highways unless the engine be muffled so that the explosions thereof shall not constitute a nuisance to the public and no muffler cutout shall be used on any public highway

No motor vehicle shall be used or operated upon any public highway with chains projecting more than one (1) inch upon the tires thereof

No commercial motor vehicle shall be used or operated on any public highway transporting a load in excess of five thousand (5,000) pounds for vehicles in Class A eight thousand (8,000) pounds for vehicles in Class B ten thousand (10,000) pounds for vehicles in Class C and twelve thousand (12,000) pounds for vehicles in Classes D E and F

No motor vehicle or trailer shall be operated upon any public highway having a gross weight of vehicle and load combined in excess of twenty-six thousand (26,000) pounds or in excess of nineteen thousand five hundred (19,500) pounds on any axle or in excess of eight hundred (800) pounds on any one wheel for each nominal inch of width of tire on such wheel or that exceeds an over all length of vehicle of three hundred and thirty-six (336) inches or an over all width of vehicle or load of ninety (90) inches. All commercial vehicles or trailers weighing more than three thousand (3,000) pounds registered under this statute shall have painted on a conspicuous place on the outside and on both sides of said motor vehicles or trailer the maximum carrying capacity of said motor vehicle or trailer including chassis body and load in figures three (3) inches high. Any person or persons carrying on any motor vehicle or trailer a load in excess of the maximum carrying capacity as so fixed by the manufacturer or any person or persons who remove or disfigure said signs shall be guilty of a misdemeanor and upon conviction thereof shall be subject to a fine of not less than twenty-five dollars or more than one hundred dollars or imprisonment not exceeding six months or both at the discretion of the court and the clerk of the court in which such conviction is held shall certify such conviction to the State Highway Commissioner of Pennsylvania who may forthwith revoke the license of any licensee so convicted.

Any person intending to use a truck or trailer for special hauling gross weight of vehicle and load combined in excess of the specifications hereinbefore mentioned shall apply to the State Highway Commissioner for permission so to do upon a blank in such form as the State Highway Department shall prescribe. Such application shall set forth the location of the roads over which it is proposed to haul the counties townships and municipalities in which such roads are located the weight and length of truck and its license number the number of trailers to be used the maximum capacity of such trailers and the weight of each when empty the kind of materials to be hauled the date at which said hauling will be completed.

The State Highway Commissioner upon receipt of such application shall immediately inform himself as to the condition of highways mentioned in said application by referring the same to the local authorities or otherwise and if satisfied that the proposed use of such roadways will not result in damage thereto may grant a permit for such number of days and under such restrictions as in his discretion may be necessary to prevent extraordinary damage to the roads by reason of such hauling.

All the provisions of this section shall apply to the owner of the motor vehicle or the person having control thereof who causes or permits such motor vehicle to be operated or equipped contrary to such provisions and any such person shall be deemed equally guilty with the operator of any violation thereof.

Section 25. No operator of a motor vehicle who meets or overtakes a street passenger car that has stopped for the purpose of taking on or discharging passengers shall pass said car on the side on which the passengers get on or off until the car has started and until any passengers who may have alighted shall have reached the side of the highway.

When meeting or when overtaken by any other vehicle legally traveling at a greater rate of speed the operator of any motor vehicle shall turn promptly to the right of the center of the highway allowing such other vehicle free passage to the left.

The operator of any motor vehicle overtaking another vehicle shall pass such vehicle on the left but shall not attempt to pass any such vehicle at intersecting highways or at a sharp turn or curve or on approaching the crest of a hill where a full view of the highway ahead for a distance of two hundred (200) feet is obstructed.

Every operator of a motor vehicle shall at all times keep as close as possible to the righthand side of the highway allowing other vehicles free passage to the left and no operator of a motor vehicle shall allow such vehicle to stand in the center of the highway or so as to obstruct or interfere with any other users thereof.

At the intersection of public highways the operator of a motor vehicle shall keep to the right of the intersection of the centers of such highways when turning to the right and shall pass to the right of such intersection before turning to the left.

When two vehicles approach the intersection of two public highways at the same time the vehicle approaching from the right shall have the right of way.

When signaled to do so by the rider or driver of any horse or other animal of draft or burden the operator of a motor vehicle shall stop until any danger has been avoided.

Section 26. The operator of any motor vehicle shall stop upon request or signal of any constable police officer or member of the State Police Force who shall be in uniform or shall exhibit his badge or other sign of authority and shall upon request exhibit his registration certificate or license and shall write his name in the presence of such officer if so required

for the purpose of establishing his identity. He shall also furnish to any legally constituted authority any information in his possession as to the identity of the operator or owner of any motor vehicle.

Section 27. Operators of motor vehicles shall have the same rights upon the public highways as the drivers of other vehicles and no public highway open to other vehicles shall be closed to motor vehicles.

Section 28. It being the purpose of this act to provide a system or code of law regulating the use and operation of motor vehicles throughout this Commonwealth no city borough incorporated town township or county shall hereafter adopt maintain or enforce any rule regulation or ordinance regulating the speed equipment use or operation of motor vehicles other than city or borough ordinances regulating the stopping and parking of vehicles the use of certain streets as one-way street or regulating the kind and weight of traffic on certain streets and in public parks or the establishment of safety zones provided however that no such special regulation shall be effective unless notice of the same is posted conspicuously by the municipality making the same at points where any highway affected thereby joins other highways and no regulation shall be valid which excludes such vehicles from any State highway or from any main highway leading from one municipality to another.

Provided that any city may regulate the transportation by motor vehicles of passengers for pay within the limits of such city or from points in the city to points beyond the city limits and make and enforce regulations for the operation of such vehicles not inconsistent with this act and designate certain streets upon which such vehicles may be operated.

Section 29. All informations for offenses defined in this act committed by motor vehicle owners or users shall be brought under this act and not under any local ordinance rule or regulation and all such informations shall be made before a mayor burgess magistrate alderman or justice of the peace within the city borough incorporated town or township wherein such offense is alleged to have occurred except in the case of misdemeanors when the information shall be made in the county wherein the offense is alleged to have occurred.

When the rate of speed of any motor vehicle is timed on a measured stretch of any highway for the purpose of ascertaining whether or not the operator of such motor vehicle is violating the provisions of this act such time shall be taken by not less than two persons one of which shall have been stationed at each end of such measured stretch and no convictions shall be had upon the unsupported evidence of one person and no such measured stretch shall be less than one-eighth (1-8) of a mile in length.

Section 30. In any proceeding for the violation of the provisions of this act or for damages growing out of the use or operation thereof the registration number displayed on the motor vehicle shall be prima facie evidence that the owner of such vehicle was then operating the same. Provided however that if at any hearing or proceeding the owner shall testify under oath or affirmation that he was not operating the said motor vehicle at the time of the alleged violation of this act and shall submit himself to an examination as to who at that time was operating such motor vehicle and reveal the name of the person if known to him or if the information is made in a county other than that of his own residence shall forward to the burgess magistrate alderman or justice of the peace an affidavit setting forth these facts then the prima facie evidence arising from the registration number shall be overcome and removed and the burden of proof shifted.

Section 31. Constables and police officers of the State and of the cities boroughs incorporated towns townships and counties of this Commonwealth may arrest upon view any person or persons violating any of the provisions of this act and such officer shall forthwith make and file with the burgess magistrate alderman or justice of the peace before whom the person arrested is taken an affidavit setting forth in detail the offense complained of and at once furnish a copy thereof to the person arrested.

If the defendant is unable to give bail as is provided for in section thirty-four of the act for a hearing or for his appearance at Court the burgess magistrate alderman or justice of the peace shall accept as bail any article of sufficient value or provided the defendant is the owner thereof shall hold in custody the motor vehicle found in his possession and the Court burgess magistrate alderman or justice of the peace after the trial of the defendant or when bail according to law has been given shall make such order as to the disposition of such motor vehicle or other articles accepted as bail as shall seem just and proper.

Section 32. Proceedings under this act may be commenced by warrant issued in the name of the Commonwealth which warrant may be served by a constable policeman or other officer having authority to serve warrants in the county in which the violation is alleged to have been committed but if the person charged cannot be served within such county then the burgess magistrate alderman or justice of the peace shall deputize a constable policeman or other officer having legal authority to serve warrants of the county wherein the person charged resides or may be found who shall serve such warrant and for such service shall receive the usual fee and expenses therefor as allowed by law for such service.

A copy of the information shall be served with such warrant and the officer serving such warrant shall take the defendant before the nearest magistrate alderman or justice of the peace of the county in which the defendant is found who shall take bail either for the defendants appearance before the burgess magistrate alderman or justice of the peace who issued the warrant or for his appearance for trial in the proper court if a summary hearing is waived.

All informations charging violations of any of the provisions of this act excepting violations of the provisions in section three ten eleven fourteen sixteen twenty-three thirty-five and thirty-six shall be brought within two (2) weeks after the commission of the alleged offense and not after. Provided that before the service of any warrant and within the period of seven (7) days after information has been lodged the burgess magistrate alderman or justice of the peace shall mail to the person so charged at the address shown by the records of the State Highway Department a notice in writing of the issuing of the warrant together with a copy of the information and if the person named in the warrant shall not voluntarily appear within ten (10) days thereafter the warrant may then be served as herein provided.

Section 33 Any person except as provided in sections three ten eleven fourteen sixteen twenty-three thirty-five and thirty-six convicted of violating any of the provisions of this act shall be subject to a fine or penalty of not less than five (\$5.00) dollars nor more than twenty-five (\$25.00) dollars to be collected by summary conviction before any burgess magistrate alderman or justice of the peace as like fines and penalties are now by law collected or in case of non-payment of such fine to undergo an imprisonment in the county jail for a period not exceeding five (5) days provided that any person so convicted shall have the right of appeal as in other cases of summary conviction and further provided that any person accused of violating any of the provisions of this act may waive the summary hearing and give bond in the sum of not less than fifty (\$50.00) dollars nor more than one hundred (\$100.00) dollars for appearance for trial before a Judge of the Court of Quarter Sessions or in the County Court or in the Municipal Court in counties wherein such courts exist and thereupon the burgess magistrate alderman or justice of the peace shall within fifteen (15) days return the complaint or information to the said court and if any person so accused shall be convicted in such court of the offense charged he shall be subject to a fine of not less than five (\$5.00) dollars nor more than twenty-five (\$25.00) dollars or in case of non-payment of such fine to undergo imprisonment in the county jail for a period not exceeding five (5) days.

Any person previously convicted of violating any of the provisions of this act shall upon conviction of any second or subsequent violation within a period of six (6) months after such conviction be subject to pay a fine of not less than twenty-five (\$25.00) dollars nor more than fifty (\$50.00) dollars or in case of non-payment of such fine to undergo imprisonment in the county jail for a period not exceeding ten (10) days provided that any person so accused of any second or subsequent violation of the provisions of this act shall have the same right of appeal or may waive summary hearing in the same manner and upon the same conditions as is provided for in cases of first violation.

Section 34 Every mayor burgess magistrate alderman or justice of the peace shall in every case arising under this act make and preserve an exact record of the proceedings showing fine and costs paid if any which shall be at all times subject to inspection on demand of any person.

The mayor burgess magistrate alderman or justice of the peace shall deliver without charge to the defendant a receipt showing in detail the amount of fine and costs imposed upon and paid by him.

No mayor burgess magistrate alderman or justice of the peace shall divide the fees of his office with any constable or other officer or with any individual not an officer who may assist in making an arrest or furnish evidence in any case arising under this act.

Any mayor burgess magistrate alderman justice of the peace or other officer violating any of the provisions of this section shall be deemed guilty of a misdemeanor in office and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred (\$100.00) dollars nor more than five hundred (\$500.00) dollars or undergo imprisonment in the county jail for a period not exceeding sixty (60) days or both at the discretion of the Court.

Section 35 All fines and penalties collected under the provisions of this act for violations of the same shall be paid to the State Treasurer except those collected for violations of the provisions as to speed or weight which shall be paid to the treasurer of the city borough town or township wherein the violation occurred to be used for the construction repair and maintenance of the highways thereof and sworn statements of all fines and penalties so collected shall also be made upon blanks to be furnished by the State Highway Department by the burgess magistrate justice of the peace or other officer imposing or receiving the same to the State Highway Commissioner. Said reports shall be made quarterly not later than the tenth (10th) day of the months of January April July and October of each year. Any burgess magistrate justice of the peace or other officer who shall fail to make such quarterly reports and returns or either of them shall be deemed guilty of a misdemeanor in office and upon conviction thereof shall be subject to a fine of not less than one hundred dollars (\$100.00) nor more than five hundred dollars (\$500.00) or imprisonment in the county jail for a period of sixty (60) days or both at the discretion of the court.

Section 36 All civil actions for damages arising from the use and operation of any motor vehicle may at the discretion of the plaintiff be brought in the county wherein the alleged damages were sustained and service of process may be made by the sheriff of the county where the suit is brought deputizing the sheriff of the county wherein the defendant or his registered agent resides or where service may be had upon him under the existing laws of this Commonwealth in like manner as process may now be served in the proper county.

Section 37 The act approved April twenty-third one thousand nine hundred and three entitled "An Act relating to automobiles or motor vehicles providing for the registration thereof

regulating the speed limit upon the public highways within this Commonwealth providing for the licensing of the operators thereof and fixing the amount of the license regulating the service of process and of proceedings in actions for damages arising therefrom and prescribing the penalties for the violation of the provisions of the same" and the act approved April nineteenth one thousand nine hundred and five entitled "An Act relating to automobiles or motor vehicles regulating the speed limit upon the streets and public highways of this Commonwealth providing for the licensing of the operators thereof by the State Highway Department and fixing the amount of said license regulating the service of process and of proceedings of actions in damages arising therefrom and prescribing the penalties for the violations of the provisions of the same" and the act approved April twenty-seventh one thousand nine hundred and nine entitled "An Act relating to motor vehicles regulating their speed upon the public streets and highways of the Commonwealth of Pennsylvania providing for their registration and the licensing of operators by the State Highway Department establishing the rights of motor vehicles upon the public highways with relation to other vehicles regulating the service of process and of proceedings in action for damages arising therefrom prescribing the penalties for violations of the provisions of this act and providing for the disposition of fines imposed thereunder" and the act approved April twenty-first one thousand nine hundred and eleven entitled "An Act to amend section seven of an act entitled 'An Act relating to motor vehicles regulating their speed upon the public streets and highways of the Commonwealth of Pennsylvania providing for their registration and the licensing of operators by the State Highway Department establishing the rights of motor vehicles upon the public highways with relation to other vehicles regulating the service of process and of proceedings in action for damages arising therefrom prescribing the penalties for violations of the provisions of this act and providing for the disposition of fines imposed thereunder' by striking out from section seven of said act the word 'hire' wherever it may occur in said section and the act approved June first one thousand nine hundred and eleven entitled "An Act to amend the first section of an act approved the twenty-seventh day of April Anno Domini one thousand nine hundred and nine entitled 'An Act relating to motor vehicles regulating their speed upon the public streets and highways of the Commonwealth of Pennsylvania providing for their registration and the licensing of operators by the State Highway Department establishing the rights of motor vehicles upon the public highways with relation to other vehicles regulating the service of process and of proceedings in actions for damages arising therefrom prescribing the penalties for violations of the provisions of this act and providing for the disposition of fines imposed thereunder by exempting hospital motor ambulances and motor fire engines and motor fire apparatus and requiring them to be furnished free of charge with registration certificates and number tags" and the act approved July seventh one thousand nine hundred and thirteen entitled "An Act relating to and regulating motor vehicles and vehicles trailing after or propelled by motor vehicles controlling their speed upon the public streets and highways in the Commonwealth of Pennsylvania providing for their registration and licensing of certain operators by the State Highway Department prohibiting the operation of any motor vehicle by any person when intoxicated or without the consent of the owner forbidding the passage of any law laying a tax upon or requiring the registration of motor vehicles or licensing of any operator or regulating the speed of motor vehicles by any county borough city incorporated town or township establishing the rights of motor vehicles upon the public highways with relation to other vehicles providing for their equipment and for the width of tires to be used upon motor vehicles and vehicles trailing after or propelled by motor vehicles regulating the service of process and proceedings in actions for damages arising therefrom providing for arrest and for service of process and proceedings for violation of this act prescribing the penalties therefor and providing for the disposition of fees collected and fines imposed thereunder" and all other acts or parts of acts inconsistent herewith shall be and the same are hereby repealed.

Provided however That the provisions of the said act approved July seventh one thousand nine hundred and thirteen relating to the registration of motor vehicles and trailers and the licensing of operators and the fees therefor shall remain in full force and effect until December thirty-first one thousand nine hundred and nineteen.

On the question,
Will the House agree to the bill on third reading?
It was agreed to.
On the question,
Shall the bill pass finally?

BILL POSTPONED.

Mr. DITHRICH. Mr. Speaker, I move that further consideration of this bill be postponed for the present.

Mr. STEEDLE. Mr. Speaker, I second the motion.
The motion was agreed to.

BILL SIGNED BY SPEAKER.

Bill numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the title was publicly read as follows:

House Bill No. 181.

An Act providing for the relocation alteration and vacation of public roads and highways approaching leading into or contiguous to Parks and Public Grounds title to which Parks and Public Grounds is vested in the State of Pennsylvania and providing remedies therefor

Whereupon.

The SPEAKER in the presence of the House, signed the same.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 932, entitled

An Act supplementary to The Public Service Company Law, approved the twenty-sixth day of July, Anno Domini, one thousand nine hundred and thirteen, giving the Public Service Commission the power in the elimination of grade crossings, to direct the construction of bridges or viaducts over, above, and across railroads and railways, and where necessary across rivers and streams, and in order to affect said elimination to change the location to a new place or to another street or highway; and where the said bridge or viaduct is located by the Commission and directed to be constructed in the line of any street or highway which crosses a navigable river, or a stream, which has been declared a public highway by Act of Assembly at a point where the Commonwealth has been authorized to construct a public bridge to replace a county bridge destroyed by flood, or other casualty, to provide for the payment by the Commonwealth of part of the cost of said improvement, from appropriations made by the Board of Commissioners of Public Grounds and Buildings, the making of the contract, and the expenditure of said appropriation.

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. ROBERT L. WALLACE. Mr. Speaker, I move that further consideration of this bill be postponed for the present.

Mr. CORBIN. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 891 (Senate Bill No. 269), entitled

An act to carry out the provisions of section eight article nine of the Constitution of the State of Pennsylvania as amended and for that purpose prescribing the method of determining the amount which may be deducted in ascertaining the borrowing capacity of the city of Philadelphia by excluding from the calculation and deducting from its indebtedness so much of the debt of said city as shall have been incurred and the proceeds thereof invested in any public improvements of any character which shall be yielding to the said city an annual current net revenue

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—192.

Alexander,	Donneley,	Krause, W.,
Allum,	Drinkhouse,	Krugl,
Armstrong,	Dunn,	Kunkle,
Aron,	Ehrhardt,	Lafferty,
Baldi,	Ephraim,	Lanius,
Baldrige,	Evans, J. T.,	Lauler,
Barnhart,	Evans, S. J.,	Levis,
Beckley,	Fitzgibbon,	MacCallum,
Bell,	Flynn,	Mallery,
Benchoff,	Foster,	Mangan,
Benninger,	Fowler,	Marcus,
Ridelspacher,	Fox, A. R.,	Marshall,
Bigler,	Fox, I. M.,	Martin,
Bolard,	Franklin,	McCaig,
Bower,	Gars,	McCurdy,
Bowman,	Gery,	McGeary,
Brady,	Glass,	McIntyre,
Brendie,	Goehring,	McKav,
Brislin,	Golder,	McVicar,
Bucher,	Goodnough,	Mehring,
Bungard,	Graham,	Michel,
Campbell,	Griest,	Millar,
Catin,	Griffith,	Miller, A. D.,
	Haines,	

Clements,	Haldeman,	Miller, C. G.,	Switzer,
Clutton,	Hamilton, J.,	Miller, D. L.,	Trach,
Coldsmith,	Hamilton, W. J.,	Miller, D. D.,	Ush,
Collier,	Hampson,	Millin,	Vickerman,
Colville,	Jarar,	Milner,	Wagner,
Comerer,	Harvey,	Morgan,	Walker, G. T.,
Conner,	Heffernan,	Neary,	Walker, J. A.,
Cook,	Helt,	North,	Wallace, R. L.,
Corbin,	Hess,	Norton,	Wallace, W. T.,
Cox,	Hickernell,	Patterson,	Wells,
Crawford,	Hoffman,	Perry,	West,
Crockett,	Hollingsworth,	Phillips,	Wettach,
Crum,	Horne,	Pidgeon,	Whitman,
Curran,	Hough,	Pike,	Willert,
Curry, A. E.,	Huntington,	Powell,	Williams,
Curry, R.,	Hutchison,	Quigley,	Willson,
Davis, F. F.,	Ingham,	Ramsey,	Woner,
Davis, W.,	Jennings,	Reber, C. A.,	Wood,
Dawson,	Jones,	Reher, H. F.,	Woodruff,
Day,	Jordan,	Rhoads,	Wynne,
Dewey,	Kantner,	Rinn,	Zanders,
Diehm,	Kennedy,	Robertson,	Zimmerman,
Di Lemmo,	Kinsman,	Rorke,	Zook,
Dilsheimer,	Kooser,	Rothenberger,	Spangler,
Dittrich,	Krause, T. S.,	Ruddy,	Speaker.

NAYS—0.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1208 (Senate Bill No. 548), as follows:

A Joint Resolution providing for the appointment of a committee to investigate the public school system and the administration and distribution of appropriations therefor and making an appropriation

Whereas An urgent demand has been made upon the present General Assembly to appropriate large sums of money for the purpose of increasing the salaries of teachers of the public schools of this Commonwealth and

Whereas The General Assembly of one thousand nine hundred seventeen appropriated eighteen million dollars for the support of the public schools of the Commonwealth and

Whereas The moneys requested for the increase in teachers' salaries will involve an appropriation for the next two fiscal years greatly in excess of the eighteen million dollars heretofore appropriated therefore

Section 1 Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That a joint committee consisting of three members of the present Senate one of whom shall be of the minority political party to be appointed by the President Pro Tempore of the Senate and five members of the present House of Representatives one of whom shall be of the minority political party to be appointed by the Speaker of the House of Representatives is hereby created for the purpose of making a full free unobstructed comprehensive and impartial investigation of the public school system and the administration and distribution of appropriations therefor

Section 2 The said joint committee is hereby directed to organize and conduct as many hearings as it may deem necessary The committee shall summon witnesses for the purpose of carrying out the investigation and shall issue subpoenas for such purpose shall administer oaths and may demand the production of such books bills checks and check books minutes records vouchers agreements and every other form of written or documentary evidence as may be pertinent and germane to the inquiry

Section 3 The said joint committee shall be vested with all the powers and authority which the General Assembly by virtue of the Constitution and acts of Assembly can confer upon such committee for the accomplishment of its purpose The sergeant-at-arms of the Senate shall attend said committee to serve all subpoenas issued by it and generally to enforce all orders which such committee shall make

Section 4 The said joint committee shall employ such clerical and skilled assistants as may be necessary for the proper discharge of its duties and shall make its report to the present session of the Legislature

Section 5 The sum of two thousand dollars or so much thereof as may be necessary is hereby specifically appropriated to defray the expenses necessarily incurred by said joint committee in the discharge of the duties imposed upon it and payment thereof shall be made on order of the chairman of the committee and on warrant of the Auditor General as now prescribed by law

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 53, entitled

An Act to repeal section seven hundred and ten seven hundred and eleven seven hundred and twelve seven hundred and thirteen seven hundred and fourteen seven hundred and fifteen seven hundred and sixteen of an act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred and forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto" so far as said sections relate to townships of the second class

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That sections seven hundred and ten seven hundred and eleven seven hundred and twelve seven hundred and thirteen seven hundred and fourteen seven hundred and fifteen seven hundred and sixteen of an act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred and forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto" be and the same are hereby repealed so far as they relate to townships of the second class

On the question,

Will the House agree to the section?

BILL RECOMMENDED.

Mr. ADAM C. SCHAEFFER. Mr. Speaker, I move that this bill be recommitted to the Committee on Counties and Townships for the purpose of a hearing.

Mr. ALEXANDER. Mr. Speaker, I second the motion. The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 362, as follows:

An Act to amend chapter three article one of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An Act concerning townships and providing amending and consolidating the law relating thereto"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That chapter three article one of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto" be amended by adding thereto the following new section

Section 29 Upon the petition of twenty-five taxable inhabitants of any township of the second class to the court of Quarter Sessions of the county setting forth that the petitioners desire to have the name of any such township changed and giving their reasons therefore the court shall fix a day for hearing of which due notice shall be given in such manner as the court may direct If after full hearing the court shall find that there are good and sufficient reasons to grant the prayer of the petitioners it shall make a decree accordingly and shall designate a name for such township If the court shall find that the matters set forth in the petition are not sufficient it shall dismiss the petition The action of the court in decreeing a new name or in dismissing a petition shall be final The cost of the proceedings shall be paid by the petitioners or by the township as the court may direct

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1049, as follows:

An Act to amend section one hundred and twenty of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto" by providing

for the election of two township assessors in townships of the first class containing a population of ten thousand inhabitants or more and providing for the division of such townships by the county commissioners of the respective county

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one hundred and twenty of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto" which reads as follows

"Section 120 At the municipal election in the year preceding the expiration of the term of the assessor now in office or at the municipal election following the designation of a township of the first class and at the municipal election every four years thereafter the qualified electors of each township of the first class shall elect a township assessor The township elected under this section shall hold office for a term of four years from the first Monday of January next following his election" is hereby amended to read as follows

Section 120 At the municipal election in the year preceding the expiration of the term of the assessor now in office or at the municipal election following the designation of a township of the first class and at the municipal election every four years thereafter the qualified electors of each township of the first class containing less than ten thousand inhabitants shall elect a township assessor The township assessor elected as herein provided shall hold office for a term of four years from the first Monday of January next following his election In each township of the first class having a population of ten thousand inhabitants or more where the term of the township assessor now in office expires on the first Monday of January one thousand nine hundred and twenty the qualified electors of such township at the municipal election in the year one thousand nine hundred and nineteen elect two township assessors who shall hold office for terms of four years each from the first Monday of January succeeding their election and quadrennially thereafter two township assessors shall be elected for terms of four years each from the first Monday of January succeeding their election

In each township of the first class having a population of ten thousand inhabitants or more where the term of the township assessor now in office expires on the first Monday of January one thousand nine hundred and twenty-two the qualified electors of such township shall at the municipal election in the year one thousand nine hundred and nineteen elect one additional assessor who shall hold office for a term of four years from the first Monday of January succeeding his election and biennially thereafter at each municipal election the qualified electors shall elect one township assessor for a term of four years from the first Monday of January succeeding his election

It is the intention of this act that in each township of the first class having a population of ten thousand inhabitants or more there shall be two township assessors

The county commissioners of the several counties containing townships of the first class having a population of ten thousand inhabitants or more shall as nearly as possible equally divide such townships into two parts and the assessments in each of such parts of the township shall be made by one of said assessors to be designated by the county commissioners

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 963, as follows:

An Act to amend sections one thousand and seventy-eight one thousand and eighty-one and one thousand and eighty-two of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand and seventy-eight of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto" which reads as follows

"Section 1078 The board of township commissioners of townships of the first class may charge the cost of construction of any system of sewers or drains constructed by the authority of section ten hundred and seventy of this act or such portion of the cost thereof as the board deems proper upon the properties accommodated or benefited thereby the ordinance provided for such charge shall be adopted by the board within six months from the date of the final completion of such system of sewers and drains" is hereby amended to read as follows

Section 1078 The board of township commissioners of townships of the first class shall charge so much of the cost of construction of any system of sewers or drains constructed by the authority of section ten hundred and seventy of this act as may be represented by benefits upon the properties accommodated or benefited thereby

Section 2 That section one thousand and eighty-one of said act which reads as follows

"Section 1081 The charge for any such sewer construction in any township of the first class may be assessed upon the properties accommodated or benefited in either of the following methods as the board of township commissioners may determine

(a) By an assessment of each lot or piece of land in proportion to its frontage abutting on the sewer allowing such reduction in the case of properties abutting on more than one sewer as the ordinance may specify No assessment by frontage shall be made on property of such a character as not to be lawfully subject to such manner of assessment The ordinance providing for assessment by this method shall specify the manner in which the charge on each lot shall be calculated and ascertained

(b) By an assessment in proportion to benefits whether the property charged abuts on the sewer or not The amount of the charge on each property to be ascertained as provided in sections ten hundred and eighty two and ten hundred and eighty-three of this act

(c) By an assessment of a special sewer tax on all properties located within the sewer district which shall be levied on the assessed valuations thereof as established for general taxation Such tax may be levied for a single year or for a term of years as the commissioners may determine and shall be collected as other taxes

When a township is divided into sewer districts the assessment in each district may be by different methods is hereby amended to read as follows

Section 1081 The charge for any such sewer construction in any township of the first class shall be assessed upon the properties accommodated or benefited by an assessment in proportion to benefits The amount of the charge on each property shall be ascertained as provided in sections ten hundred and eighty-two and ten hundred and eighty-three of this act

Section 3 That section one thousand and eighty-two of said act which reads as follows

"Section 1082 In all cases where an assessment according to benefits is adopted the court of common pleas of the proper county shall appoint three disinterested persons from the board of county viewers as viewers neither of whom shall be a resident of that portion of the township which is accommodated by the sewers in question The viewers or a majority of them having been sworn or affirmed to perform their duties with fidelity and impartiality shall assess upon each piece of land located within the sewer district which in their opinion is benefited by the construction of the sewer system whether abutting on a sewer or not such amount as in their judgment represents the benefit accruing to such lot In no case shall the viewers in assessing benefits to private property through which any sewer runs take into consideration any damages which such property has sustained but all such damages shall be assessed in the manner provided in sections ten hundred and seventy-four to ten hundred and seventy-seven inclusive of this act The aggregate of the assessments in any sewer district shall not exceed the amount charged to such district for its share of the cost of the sewer construction is hereby amended to read as follows

Section 1082 Upon petition of the township commissioners or any taxpayer of the township the court of common pleas of the proper county shall appoint three disinterested persons from the board of county viewers as viewers neither of whom shall be a resident of that portion of the township which is accommodated by the sewers in question The viewers or a majority of them having been sworn or affirmed to perform their duties with fidelity and impartiality shall assess upon each piece of land located within the sewer district which in their opinion is benefited by the construction of the sewer system whether abutting on a sewer or not such amount as in their judgment represents the benefit accruing to such lot In no case shall the viewers in assessing benefits to private property through which any sewer runs take into consideration any damages which such property has sustained but all such damages shall be assessed in the manner provided in section ten hundred and seventy-four to ten hundred and seventy-seven inclusive of this act The aggregate of the assessments in any sewer district shall not exceed the amount charged to such district for its share of the cost of the sewer construction

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1138, entitled

An Act authorizing the Commonwealth to rebuild county bridges over eight hundred feet in length located on State Highways where such bridges have been heretofore destroyed by fire providing for the appointment of viewers and inspectors and for the payment of the costs of rebuilding such bridges and imposing certain charges upon counties

The first, second, third, fourth, fifth, sixth, seventh, eighth, ninth, and tenth sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the

same That the Commonwealth of Pennsylvania shall rebuild all county bridges over eight hundred feet in length lying wholly within any one county and located on State Highway routes which have been heretofore destroyed by fire

Section 2 The county commissioner in any county in which such county bridge was located may apply by petition to the court of common pleas of Dauphin County setting forth fully in said petition the location of such bridge the time when a bridge was first erected in the same location the time when the bridge was destroyed by fire the character of the bridge so destroyed and the probable cost of rebuilding the same

Section 3 Thereupon it shall be the duty of the court to appoint three viewers one of whom shall be a civil engineer and not more than two of whom shall be residents of the county wherein such bridge is proposed to be built

Section 4 The viewers so appointed after having been duly qualified to faithfully perform their duties shall proceed to fix the location of the proposed bridge and make report at such time as the court may direct which report shall contain an accurate statement of the kind and character of the bridge destroyed which it is proposed to replace the length of time since the first bridge was built on the proposed location the length of the bridge together with the recommendation of the viewers as to the kind of bridge needed and the probable cost thereof It shall be the duty of the said viewers to inquire whether the accommodations of the traveling public in the locality demands the rebuilding of said bridge

Section 5 Due notice shall be given to the Attorney General of the time of filing the petition and application of viewers and it shall be his duty to appear for and defend the interests of the Commonwealth in all such proceedings

Section 6 Upon the filing of such report the county interested and the Commonwealth shall have the right to file exceptions thereto at any time within thirty days

Section 7 It shall be the duty of the court after full hearing by deposition or otherwise as the said court may direct to determine all questions stated in the petition or the exceptions thereto and to enter a final order thereupon from which order such county or the Commonwealth shall have the right of an appeal to the supreme court within thirty days

Section 8 In case the report of the viewers or a majority of them is in favor of the erection of the bridge and the same is confirmed by the court the court shall order and direct such rebuilding Thereupon it shall be the duty of the Board of Commissioners of Public Grounds and Buildings immediately to proceed and have prepared in conformity with the report of the viewers such plans and specifications of the proposed bridge as may be necessary and shall appoint a superintendent of construction and fix his salary which shall in no case exceed five per centum of the amount of the contract

Section 9 After advertising for bids in not less than three daily newspapers two of which shall be published in the county in which such bridge is located and the other in one newspaper published at the seat of the government for a period of three weeks the Board of Commissioners of Public Grounds and Buildings shall proceed to let the contract for the rebuilding of such bridge to the lowest and best bidder In case all bids are rejected the Board of Commissioners of Public Grounds and Buildings shall readvertise and let bids in the manner hereinbefore provided

Section 10 Every bridge so erected by the Commonwealth shall be inspected by three fit persons to be appointed by the court of common pleas of Dauphin County none of whom shall be residents of or property holders in the county wherein the bridge is located who shall make report to the court of the result of their inspection

The eleventh section was read as follows:

Section 11 When the report is made by the inspectors that such bridge has been erected according to the contract for the erection of the same the report shall be approved by the court If the persons so appointed shall not approve the same they shall report to the court what sum in their judgment ought to be deducted from the sum stipulated in such contract Thereupon the court shall grant a rule upon the builder or contractor to show cause against the said report at the time and place named in the rule

After the service and return of such rule it shall be lawful for the contractor to file a statement in the court of common pleas of Dauphin County upon the contract made by him with the Commonwealth and thereupon to proceed to trial in like manner as if in an action had been commenced by him upon such contract against the Commonwealth

On the question,

Will the House agree to the section?

Mr. QUIGLEY. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 11, page 4, line 24, by striking out the word "in" following "if."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to

The twelfth, thirteenth and fourteenth sections and title were separately read and agreed to as follows:

Section 12 Partial payments on the contract shall be made from time to time to the contractor as the work progresses upon estimates made by the superintendent of construction setting forth the relative value of work done and by him approved at the time of estimate as compared with the total contract price all such estimates however shall be approved by a majority of the Board of Commissioners of Public Grounds and Buildings before payment is made. At no time before the completion of the work and final approval thereof by the court shall any payments be made in excess of eighty per centum of the estimated value of work done and approved by the superintendent of construction. If by the report of the inspectors it appears that said bridge has been built in conformity with the terms of the contract and specifications and such report is approved by the court payment shall be made of all the contract price not previously paid. Upon approval of any estimate by the Board of Commissioners of Public Grounds and Buildings or upon the approval by the court of the report of the inspectors stating that the bridge has been built in conformity with the terms of the contract as the case may be it shall be the duty of the Auditor General to draw his warrant upon the State Treasurer in accordance with the foregoing. The warrant shall be payable out of any appropriation made to the Board of Commissioners of Public Grounds and Buildings for the purpose of the rebuilding of bridges by the Commonwealth.

In the event that by the report of said inspectors it is made to appear that deductions should be made from the contract price and such report is acquiesced in by the contractor or the amount of the contract price owing is finally determined by the court in the manner hereinbefore provided it shall be the duty of the Auditor General in like manner to draw his warrant for such such as shall appear to be owing exclusive of any payments that have been previously made which warrant shall be payable likewise out of any appropriation made to the Board of Commissioners of Public Grounds and Buildings for the purpose of rebuilding bridges by the Commonwealth.

Section 13 The fees and expenses to be allowed the viewers or inspectors and the proper charges for the preparation of the plans and specifications of such bridge the superintending of construction of the same the costs of all legal proceedings and all other costs and expenses whatsoever shall be paid by the county in which the bridge is located and the amount of such charges costs and expenses herein provided for shall be fixed by the court of common pleas of Dauphin county according to the circumstances of the case upon notice of the county commissioners.

Section 14 Until otherwise by law provided all bridges erected under the provisions of this act shall be maintained and kept in good repair by the county in which the same may be located.

An Act authorizing the Commonwealth to rebuild county bridges over eight hundred feet in length located on State Highways where such bridges have been heretofore destroyed by fire providing for the appointment of viewers and inspectors and for the payment of the costs of rebuilding such bridges and imposing certain charges upon counties.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1030 (Senate Bill No. 295), entitled

An Act to amend section one of an act approved the twenty-third day of February one thousand eight hundred and seventy (Pamphlet Laws two hundred twenty-six) entitled "An Act to ascertain and appoint the fees to be received by the coroner in the County of Erie"

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1121, entitled

An Act relating to fires and fire prevention; imposing duties and conferring powers heretofore exercised by the State Fire Marshal upon the Department of State Police; constituting the Chiefs of Fire Departments and certain public officers as assistants to said Department and defining their powers and duties; providing for the investigation of the cause, origin and circumstance of fires and the inspection of all and the removal or change of certain buildings; imposing duties on school authorities and on certain corporations, associations and fire rating agencies; providing for the attendance of witnesses before the Department and the enforcement of its orders; and prescribing penalties

The first, second, third and fourth sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the chief of the fire department in any county city borough township school district or other municipality or incorporated district where such fire department is established or where no such fire department exists the burgess of any borough or president or chairman of the board of supervisors of any township or other municipality or incorporated district shall be by virtue of such office held by them assistants to the Department of State Police in the enforcement of this act and subject to the duties and obligations imposed by this act and subject to the directions of the Department of State Police in the execution of the provisions hereof. The Department of State Police may also appoint individual citizens as assistants who shall be subject to the duties and obligations aforesaid and to the directions of the Department of State Police. The Department of State Police shall prepare instructions and forms for their use and that of their assistants in the reports required by this act and shall cause them to be printed and sent together with a copy of this law to each such officer in the Commonwealth.

Section 2 The assistants of the Department of State Police shall investigate the cause origin and circumstances of every fire occurring in this State by which life or property has been destroyed damaged or endangered and so far as possible shall determine whether the fire was the result of design or carelessness. Such investigation shall be begun immediately upon the occurrence of the fire by the assistant in whose territory it has occurred and if it appears to the assistant making such investigation to be of suspicious origin the Department of State Police shall be immediately notified of such fact. Every fire occurring in this State shall be reported in writing to the Department of State Police within ten days after its occurrence by the assistant in whose jurisdiction it occurred. Such report shall be in the form prescribed by the Department of State Police and shall contain a statement of all facts relating to the cause and origin of such fire that can be ascertained the extent of damage thereof the insurance upon the property injured or destroyed and such other information as may be required. Provided however That the duties to be performed by the assistants to the Department of State Police may be limited by the Department of State Police so as to reasonably accord with their preexisting public duties.

Section 3 The Department of State Police or its assistants upon the complaint of any person or whenever it or they shall deem it necessary shall inspect the buildings and premises within their jurisdiction. Whenever any of the said officers shall find any buildings or structures which for want of repairs or by reason of age or dilapidated condition or any other cause is especially liable to fire and so situated as to endanger other property it or they shall order the same to be removed or remedied if the same is reasonably practicable thereby lessening the danger from fire. Whenever such officer shall find in any building combustible or explosive matter or inflammable conditions which are in violation of any law or ordinance applicable thereto or are dangerous to the safety of such buildings thereby endangering other property it or they shall order the same to be removed or remedied and such order shall forthwith be complied with by the owner or occupant of such premises or building. If such order is made by the Department of State Police or its assistants such owner or occupant may within five days appeal to the department of State Police which shall within ten days review such order and file its decision thereon and unless by its authority the order is revoked or modified it shall remain in full force and be obeyed by such owner or occupant. Provided however That any such owner or occupant who feels himself aggrieved by such order may within five days after the same has been affirmed by the Department of State Police file his petition with the court of common pleas of the proper county praying a review of such order and it shall be the duty of the court to hear the same at the first convenient day and to make such order in the premises as right and justice may require.

Any owner or occupant failing to comply with such order within ten days after said appeal shall have been determined or if no appeal is taken then within twenty days after the service of said order shall be liable to a penalty of twenty-five dollars for each day's neglect thereafter. The service of any such order shall be made upon the occupant of the premises to whom it is directed by either delivering a true copy of same to such occupant personally or by delivering the same to and leaving it with any person in charge of the premises or in case no such person is found upon the premises by affixing a copy thereof in a conspicuous place on the door to the entrance of the said premises. Whenever it may be necessary to serve such an order upon the owner of premises such order may be served either by delivering to and leaving with the said person a true copy of the said order or if such owner is absent from the jurisdiction of the officer making the order by mailing such copy to the owner's last known postoffice address. The penalties herein provided may be recovered as debts are by law collectible in any courts having jurisdiction of the parties. Such action shall be brought in the name of the Commonwealth under the direction of the Department of State Police or its assistants by the Attorney General or by any district attorney or legally constituted law officer of any county city borough township or other municipality who may be designated by the Attorney General or at the option of the Attorney General he may designate any attorney to bring such action.

Section 4 The Department of State Police or its assistants in addition to the investigation made by any of the assistants may at any time investigate the origin or circumstances of any fire occurring in this Commonwealth. The Department of State Police or its assistants shall have the power to summon witnesses and compel them to attend before them or either of them and to testify in relation to any matter which is by the provisions of this act a subject of inquiry and investigation and may require the production of any books papers or documents deemed pertinent or necessary to the inquiry and shall have the power to administer oaths and affirmations to any person appearing as a witness before them such examination may be public or private as the officers conducting the investigation may determine.

No person shall be excused from attending before the said Department of State Police or its assistants when summoned so to attend nor when ordered so to do shall he be excused from testifying or producing any books papers or documents before such Department upon any investigation proceeding or inquiry instituted under the provisions of this act upon the ground or for the reason that the testimony or the evidence documentary or otherwise required of him may tend to convict him of a crime or subject him to a penalty or forfeiture but no person shall be prosecuted or subjected to a penalty or forfeiture for or on account of any transaction matter or thing concerning which he may have been required so to testify or produce evidence documentary or otherwise and no testimony so given or produced shall be received against him upon any criminal investigation or proceedings. If after any such examination the Department of State Police or any of its assistants is of the opinion that the facts in relation to such fire indicate that a crime has been committed it or he shall present the testimony taken on such examination together with any other data in his possession to the district attorney of the proper county with the request that the institute such criminal proceedings as such testimony or data may warrant.

The Department of State Police or its assistants may at all reasonable hours enter any building or premises within its or their jurisdiction for the purpose of making an inspection which under the provisions of this act it or they may deem necessary to be made.

The fifth section was read as follows:

Section 5 Any witness who refuses to obey a summons of the Department of State Police or its assistants or who refuses to be sworn or to testify or who disobeys any lawful order of the Department of State Police or its assistants in relation to any investigation instituted by it or them or who fails or refuses to produce any books papers or documents touching any matter under investigation or examination or who is guilty of any contempt after being summoned to appear before it or either or them to give testimony in relation to any matter or subject under examination or investigation as aforesaid may be punished as for contempt of court. For this purpose application may be made to any court within whose jurisdiction the contempt in question took place and for which purpose the courts of common pleas of this Commonwealth are hereby given jurisdiction.

On the question,

Will the House agree to the section?

Mr. POWELL. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 5, page 7, line 11, by striking out the word "assistants" and inserting in lieu thereof "assistants."

Amend section 5, page 7, line 16, by striking out the words "either or" and inserting in lieu thereof "any of."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The sixth, seventh, eighth, ninth, tenth, eleventh, twelfth, thirteenth, fourteenth and fifteenth sections were separately read and agreed to as follows:

Section 6 The Department of State Police shall keep in its office all records which may be sent it in accordance with the law relative to the physical condition of buildings whether the laws and ordinances have been complied with so far as the same relate to fire protection records of application for fire insurance upon any buildings or other information relating thereto which may be sent it in compliance with law and shall also keep a record of all fires occurring in this State and of all the facts concerning the same including statistics as to the extent of such fires and the damage caused thereby and whether such losses were covered by insurance and if so in what amount. Such records shall be made daily from the reports made to it by its assistants under the provisions of this Act. All such records shall be public except that any testimony taken in in-

vestigations under the provisions of this act may be withheld from the public in the discretion of the Department of State Police.

It shall be the duty of the Department of State Police to prepare blank forms for the furnishing of information by owners or occupants of buildings throughout the Commonwealth of the condition of such buildings with regard to fire protection. The said blanks shall contain notice to such property owners or occupants of proper rules and regulations to minimize the danger of fire and to suppress fire waste and shall contain certain questions requesting information of a definite character to show the condition of the buildings as aforesaid. These blank forms shall be furnished by the Department of State Police to officers whose duty it is to receipt for taxes on real property in every part of the Commonwealth to be given by them to property owners together with their tax bills (two forms for each property) with the requirements that one properly filled out be forwarded to the Department of State Police at once for filing among the records of its office and that the other be so forwarded six months thereafter.

Section 7 It shall be the duty of the Department of State Police to prepare in consultation with the Superintendent of Public Instruction books of instruction for use in the public and private schools of students of all grades with regard to the dangers of fire and the prevention of fire waste. It shall be the duty of the Superintendent of Public Instruction and of the principals or other persons in charge of the various schools of this Commonwealth to provide for the instruction and training of pupils of such schools by means of drills so that they may in sudden emergencies be able to leave the school buildings in the shortest possible time without confusion or panic. Such drills shall be held at least once a month when the schools are in session. Books of instruction with regard to the dangers of fire and the prevention of fire waste as above specified shall be published at the expense of the State under the direction of the Superintendent of Public Instruction and shall be distributed in sufficient quantities for the use of the schools as herein provided and the curriculum of such schools shall include some regular and continuous study of such subjects during the entire school year.

Section 8 The Department of State Police shall make an annual report to the Governor of the Commonwealth on or before the first day of February of each year setting forth a full report of the work of its office during the preceding calendar year including such statistics as it may desire to include therein. The said Department of State Police shall also recommend in its report such legislation if any as in its judgment may be desirable to further carry out the purpose of this law for the prevention of fire waste.

Section 9 The assistants to the Department of State Police not receiving a salary for the performance of public duties shall receive upon the audit of the said Department of State Police fifty cents for each report of each separate fire reported to the Department of State Police under this act and in addition thereto shall be paid the sum of fifteen cents for each mile traveled to the place of fire and in the discretion of the Department of State Police where an investigation has been made a sum not to exceed three (\$3) dollars for each day's service spent in such investigation.

Section 10 All penalties or forfeitures collected under the provisions of this act shall be paid into the treasury of this Commonwealth.

Section 11 That it shall be the duty of every corporation or association whether domestic or foreign incorporated or authorized to transact the business of fire insurance within the Commonwealth of Pennsylvania to report in writing to the Department of State Police through the secretary or other officer of the corporation or association designated by the board of directors for that purpose of all fire losses on property within this State insured by such corporation or association giving the date and location of fire the amount of insurance written on such risk by said corporation or association the amount of probable loss the character of property destroyed or damaged and the supposed cause of the fire. Such reports shall be in writing and sent by registered mail to the Department of State Police addressed to its office in the city of Harrisburg on or before the tenth day of each month as to all fires of which notice was received during the preceding month and shall include either in the first or subsequent monthly report the amount of loss as adjusted and actually paid by said corporation or association for on account of or by reason of such loss. Provided That in all cases where such corporation or association receives evidence or information indicating that any fire was of incendiary origin report of such fire and of such evidence or information shall be immediately mailed to the said Department of State Police as aforesaid. Such notices and reports shall be in addition to any notice or report said companies may be required to make under the laws of this Commonwealth to the Insurance Commissioner or to any other State officer.

Section 12 Every board association or bureau which now exists or hereafter may be formed for the purpose of suggesting establishing or maintaining rates of fire insurance on property located in this State shall supply to the Department of State Police on request or permit the Department of State Police to copy from its files reasonable data relating to the physical condition of insurable property in this State and relating to physical fire hazards in the various communities thereof.

Section 13 Any fire insurance company or association willfully violating any of the provisions of this act shall be liable to a penalty of two hundred and fifty dollars (\$250) to be recovered at the suit of the Department of State Police as debts

of like amount are now by law recoverable and any foreign fire insurance company or association licensed to do business in this Commonwealth wilfully violating any of the provisions of this act shall in addition to incurring said penalty forfeit its right to continue the transaction of its business in this State.

Section 14 Upon approval of this act all books records and other documents now in possession and custody of the State Fire Marshal shall be transferred to the Department of State Police.

Section 15 This act shall not be construed to repeal an act of the General Assembly entitled "An Act to provide for the appointment of a fire marshal for Allegheny county" approved the eighteenth day of April Anno Domini one thousand eight hundred and sixty-four (Pamphlet Laws four hundred and sixty-five). It is further hereby declared to be the true intent and meaning of this act that the same shall not apply or be operative in any city or county of this Commonwealth where under existing laws whether special or general the position and duties of a fire marshal are provided for.

The sixteenth section was read as follows:

Section 16 That all rules and regulations promulgated by the State Fire Marshal and now in force shall continue in force until modified or abolished by the Department of State Police.

On the question,

Will the House agree to the section?

Mr. POWELL. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 16, page 12, line 29, by striking out the word "uow" and inserting in lieu thereof "now."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The seventeenth and eighteenth sections and title were separately read and agreed to as follows:

Section 17 The act of June third Anno Domini one thousand nine hundred and eleven entitled "An Act establishing the office of State Fire Marshal defining his powers and duties providing for his compensation and the maintenance of his office giving courts the power to punish witnesses for contempt of his authority and to review his orders and making it the duty of officers of public instruction and persons in charge of public or private schools to instruct children as to the dangers of fire and the prevention of fire waste" and the act of June twelfth Anno Domini one thousand nine hundred and thirteen entitled "A supplement to an act entitled 'An Act establishing the office of State Fire Marshal defining his powers and duties providing for his compensation and the maintenance of his office giving courts the power to punish witnesses for contempt of his authority and to review orders and making it the duty of officers of public instruction and persons in charge of public and private schools to instruct children as to the dangers of fire and the prevention of fire waste' approved the third day of June one thousand nine hundred and eleven making it the duty of every fire insurance company or association doing business in this State to give certain notices and make certain reports to the State Fire Marshal with relation to fire losses on property in Pennsylvania and of any rating bureau to furnish information to said State Fire Marshal and providing a penalty for the violation of this act" be and the same are hereby repealed and all acts or parts of acts inconsistent with this act are hereby repealed.

Section 18 The provisions of this act shall take effect on the first day of June one thousand nine hundred and nineteen.

An Act relating to fires and fire prevention imposing duties and conferring powers heretofore exercised by the State Fire Marshal upon the Department of State Police constituting the Chiefs of Fire Departments and certain public officers as assistants to said department and defining their powers and duties providing for the investigation of the cause origin and circumstance of fires and the inspection of all and the removal or change of certain buildings imposing duties on school authorities and on certain corporations associations and fire rating agencies providing for the attendance of witnesses before the department and the enforcement of its orders and prescribing penalties.

And said bill having been read at length the second time and agreed to as amended.

Ordered. To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1132, entitled

An Act reorganizing the Department of State Police creating therein a Bureau of Fire Protection providing for a State Police force and defining the powers and duties of the same including the enforcement of laws relating to game fish forestry and water supply and certain other laws and including the collection of information useful for the detection of crime and the apprehension of criminals providing for the equipment maintenance and transportation of such police barracks and sub-stations therefor and medical attention for men injured and funeral expenses to men killed in line of duty and prescribing penalties.

The first, second, third, fourth, fifth, sixth, seventh, eighth, ninth, tenth and eleventh sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a Department of State Police is hereby created the head of which shall be a superintendent.

Section 2 The superintendent shall be appointed by the Governor by and with the advice and consent of the Senate. He shall receive an annual salary of six thousand dollars and shall give a bond to the Commonwealth in the sum of twenty thousand dollars conditioned for the faithful performance of his duties.

Section 3 The superintendent shall appoint with the approval of the Governor a deputy superintendent who shall receive an annual salary of four thousand dollars. The deputy shall possess all the powers of the superintendent and shall act as the head of the department in the absence or incapacity of the superintendent. The deputy shall perform such duties as the superintendent may prescribe. He shall give bond in like amount and condition as the superintendent.

Section 4 A Bureau of Fire Protection is hereby created in the Department of State Police the head of which shall be a chief. He shall be appointed by the superintendent and shall have charge of the bureau subject to the direction supervision and control of such superintendent.

The chief shall receive an annual salary of four thousand dollars. He shall perform such duties as the superintendent may prescribe.

Section 5 The superintendent may appoint and fix the compensation of a statistician a chief clerk and such other expert and clerical assistants as the work of the department may require.

Section 6 The Superintendent of State Police is authorized to appoint the State Police Force which shall consist of five troops each consisting of a captain at a salary of twenty-four hundred dollars per annum a lieutenant at a salary of eighteen hundred dollars per annum a first sergeant at a salary of fifteen hundred dollars per annum five sergeants each at a salary of thirteen hundred and eighty dollars per annum ten corporals each at a salary of thirteen hundred and twenty dollars per annum one of whom shall be a saddler and one a blacksmith and sixty-five privates each at a salary of twelve hundred dollars per annum.

Section 7 The members of the State Police force shall be enlisted for a period of two years and the officers and enlisted men of the State Police force shall receive an increase of sixty dollars per annum during continuous service after two years and an additional increase of sixty dollars per annum during continuous service after four years providing that this section shall not apply to the superintendent and deputy superintendent of the Department of State Police.

Section 8 No applicant shall be appointed to the State Police force until he has satisfactorily passed a physical and mental examination based upon the standard provided by the rules and regulations of the police force of the cities of the first class in addition to which each applicant must be a citizen of the United States and of sound constitution able to ride of good moral character and between the ages of twenty-one and forty years.

Section 9 It shall be the duty of the superintendent of State Police to provide for the members of the police force suitable uniforms arms equipments and where it is deemed necessary horses and motor vehicles and to make such rules and regulations subject to the approval of the Governor as are deemed necessary for the control and regulation of the police force. It shall also be the duty of the superintendent to establish local headquarters in various places. For that purpose he is hereby authorized to do so by lease or otherwise so as best to distribute the force throughout the various sections of the Commonwealth where they will be most efficient in carrying out the purposes of this act to preserve the peace and to prevent and detect crime.

Section 10 The various members of the State Police are hereby authorized and empowered to make arrests without warrants for all violations of the law which they may witness and to serve and execute warrants issued by the proper local authorities. They shall have all the powers and prerogatives conferred by law upon members of the police force of cities of the first class and upon constables of the Commonwealth.

Section 11 It shall be the duty of the Department of State Police to aid in the enforcement of all laws relating to game fish forestry and water supply. Members of the State Police force are authorized and empowered to act as game protectors and as forest fish or fire wardens.

The twelfth section was read as follows:

Section 12 For the better performance of the duties imposed by the preceding section all members of the State Police shall in addition to the powers hereinbefore conferred have authority to

(a) Seize all guns boats decoys traps dogs game fish shooting paraphernalia or hunting or fishing appliances or devices used taken or had in possession contrary to law of this State Any articles so seized shall be held subject to such disposition as the Commissioner of Fisheries or the Chief Game Protector or the Commissioner of Conservation in the event of the creation of a Department of Conservation may determine

(b) Seize and take possession of all birds animals or fish which have been taken caught or killed or had in possession or under control or which have been shipped or are about to be shipped contrary to any law of this State

(c) Search without warrant any boat conveyance vehicle or receptacle when there is good reason to believe that any law has been violated the enforcement or administration of which is imposed on or vested in the Department of Fisheries or the Board of Game Commissioners or on or in a Department of Conservation

(d) Serve subpoenas issued for any examination investigation or trial had pursuant to any law as aforesaid

(e) Purchase game or fish for the purpose of securing evidence

On the question,

Will the House agree to the section?

Mr. POWELL. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 12, page 5, line 21, by striking out the words "on or" after the word "or."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The thirteenth and fourteenth sections were separately read and agreed to as follows:

Section 13 The State Police with the approval of the Governor may be called upon by any other department of the State Government to enforce all laws applicable or pertaining to such department or any regulation thereof

Section 14 The Department of State Police shall whenever possible co-operate with counties and municipalities in the detection of crime the apprehension of criminals and preservation of law and order throughout the State

The fifteenth section was read as follows:

Section 15 The Department of State Police shall collect and classify and keep at all times available complete information useful for the detection of crime and the identification and apprehension of criminals Such information shall be available for all police officers within the Commonwealth under such regulations as the department may prescribe

Any person who removes destroys or mutilates any such records is guilty of a misdemeanor and on conviction shall be sentenced to pay a fine not exceeding one hundred dollars or committed to the county jail for a term not exceeding one year or both

On the question,

Will the House agree to the section?

Mr. POWELL. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 15, page 6, line 15, by striking out the word "destroys" and inserting in lieu thereof "destroys."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The sixteenth, seventeenth, eighteenth, nineteenth and twentieth sections and title were separately read and agreed to as follows:

Section 16 The Board of Commissioners of Public Grounds and Buildings shall provide suitable offices and furnish the necessary equipment and supplies

The necessary printing and binding shall be done by the Department of Public Printing and Binding on requisition of the superintendent

Section 17 The Department of State Police shall make a biennial report to the Governor The report shall contain a complete summary of the work of the department and such other matters as the Governor may require

Section 18 To provide quarters and stables for the additional troop of State Police provided for in this act the Board of Public Grounds and Buildings shall erect on the grounds of the State Arsenal or other suitable place in or near the city of Harrisburg a barracks properly equipped for the quartering of the men and stables adjacent thereto for the horses

Section 19 This act shall take effect on the first day of June one thousand nine hundred and nineteen

Section 20 All acts or parts of acts inconsistent with this act are hereby repealed

An Act reorganizing the Department of State Police creating therein a Bureau of Fire Protection providing for a State Police force and defining the powers and duties of the same including the enforcement of laws relating to game fish forestry and water supply and certain other laws and including the collection of information useful for the detection of crime and the apprehension of criminals providing for the equipment maintenance and transportation of such police barracks and sub-stations therefor and medical attention for men injured and funeral expenses to men killed in line of duty and prescribing penalties

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 939, as follows

An Act to amend section one of an act approved the fourth day of April one thousand nine hundred and seven (Pamphlet Laws forty-eight) entitled "An Act to fix the salaries of the deputy register clerks and employes in the office of the register of wills of any county of this Commonwealth having a population of one million or over" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the fourth day of April one thousand nine hundred and seven (Pamphlet Laws forty-eight) entitled "An Act to fix the salaries of the deputy register clerks and employes in the office of the register of wills of any county of this Commonwealth having a population of one million or over" which as amended by an act approved the fifth day of May one thousand nine hundred and eleven (Pamphlet Laws one hundred eighty-three) entitled "An Act to amend the first section of an act approved the fourth day of April Anno Domini one thousand nine hundred and seven entitled 'An Act to fix the salaries of the deputy register clerks and employes in the office of the register of wills of any county of this Commonwealth having a population of one million or over' so as to make it apply to counties containing a population of one million four hundred thousand or over" reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the salaries or compensation of the deputy register clerks and employes in the office of the register of wills of any county of this Commonwealth having a population of one million four hundred thousand or over as computed by the last preceding United States census shall be as follows Deputy register at the rate of twenty-five hundred dollars per annum one chief clerk seventeen hundred dollars one assistant chief clerk sixteen hundred dollars one book-keeper and cashier fifteen hundred dollars transcribing clerks recording clerks inventory clerks index clerks compare clerks miscellaneous clerks and stenographer each at twelve hundred dollars per annum custodians of records and a messenger each at one thousand dollars per annum Such salaries and compensation to be paid monthly by the treasurer of such county according to existing laws" is hereby further amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the salaries or compensation of the deputy register clerks and employes in the office of the register of wills of any county of this Commonwealth having a population of one million four hundred thousand or over as computed by the last preceding United States census shall be as follows Deputy register at the rate of twenty-five hundred dollars per annum one chief clerk seventeen hundred dollars one assistant chief clerk sixteen hundred dollars one book-keeper and cashier fifteen hundred dollars three transcribing clerks four recording clerks one inventory clerk four index clerks three compare clerks two miscellaneous clerks four account clerks two temporary clerks one search clerk and two stenographers each at fifteen hundred dollars per annum one messenger one messenger and custodian and two custodians each at twelve hundred dollars per annum and one janitor at one thousand dollars per annum Such salaries and compensation to be paid monthly by the treasurer of such county according to existing laws

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1160, as follows:

An Act fixing the salaries and compensation of the officers clerks and employes in the office of the recorder of deeds of any county having a population of one million five hundred thousand inhabitants or over

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the salaries and compensation of the officers clerks and employes in the office of the recorder of deeds of any county containing a population of one million five hundred thousand inhabitants or over as computed by the last preceding United States census shall be at the following rate per annum

One deputy recorder four thousand five hundred dollars one solicitor four thousand five hundred dollars one chief clerk two thousand five hundred dollars one bookkeeper and assistant cashier two thousand dollars one cashier and assistant bookkeeper one thousand five hundred dollars one chief search clerk two thousand five hundred dollars three mortgage search clerks one thousand eight hundred dollars two conveyance search clerks one thousand eight hundred dollars one chief deed index clerk two thousand one hundred dollars one chief mortgage index clerk two thousand one hundred dollars two assistant index clerks one thousand eight hundred dollars one miscellaneous clerk one thousand five hundred dollars six miscellaneous clerks one thousand five hundred dollars one chief compare clerk deeds two thousand one hundred dollars one chief compare clerk mortgages one thousand six hundred dollars one clerk in charge of deeds one thousand five hundred dollars one clerk in charge of mortgages one thousand five hundred dollars three compare clerks one thousand six hundred dollars ten compare clerks one thousand five hundred dollars one auditor one thousand five hundred dollars one stenographer and typewriter one thousand five hundred dollars one receipt clerk one thousand eight hundred dollars one assistant receipt clerk one thousand three hundred dollars one delivery clerk one thousand five hundred dollars one satisfaction entry clerk one thousand two hundred fifty dollars one notation clerk one thousand eight hundred dollars one typist in charge of records one thousand six hundred dollars one assistant typist in charge of records one thousand five hundred dollars one typist in charge of charters one thousand six hundred dollars two certificate clerks one thousand five hundred dollars four proof typists one thousand five hundred dollars one superintendent of typists one thousand eight hundred dollars one assistant superintendent of typists one thousand six hundred dollars one messenger in charge of instruments one thousand five hundred dollars one recorder's messenger one thousand one hundred dollars fifty-five typists one thousand five hundred dollars one chief clerk copyist one thousand eight hundred dollars one assistant chief clerk copyist one thousand six hundred fifty dollars twenty-nine re-copyists one thousand five hundred dollars thirty special typists one thousand five hundred dollars three registration typists one thousand five hundred dollars one state clerk one thousand five hundred dollars one chief custodian one thousand three hundred dollars one custodian of records one thousand three hundred dollars six custodians of records one thousand four hundred dollars two assistant custodians of records one thousand two hundred dollars three assistant custodians of records one thousand two hundred dollars one mechanician one thousand five hundred dollars two assistants watchmen one thousand fifty dollars one janitor nine hundred sixty dollars two assistant janitors nine hundred sixty dollars one book binder one thousand two hundred dollars and two assistant book binders eight hundred dollars

Such salaries and compensation shall be paid by the treasurer of the respective county out of the fees of such office as provided by law

Section 2 The act approved the tenth day of May one thousand nine hundred nine (Pamphlet Laws five hundred and five) entitled "An Act to fix the salaries of the miscellaneous clerks special clerks temporary clerks assistant temporary clerks transcribing clerks and copyists in the office of the recorder of deeds of any county of this Commonwealth having a population of one million or over" and the act approved the fifth day of May one thousand nine hundred eleven (Pamphlet Laws one hundred and ninety-six) entitled "An Act to amend the first section of an act approved the tenth day of May Anno Domini one thousand nine hundred and nine entitled 'An Act to fix the salaries of the miscellaneous clerks special clerks temporary clerks assistant temporary clerks transcribing clerks and copyists in the office of the recorder of deeds of any county of this Commonwealth having a population of one million or over' so as to make it apply to counties having a population of one million four hundred thousand or over" are hereby repealed All other acts and parts of acts inconsistent with the provisions of this act are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 877, as follows:

An Act to repeal section four of an act approved the twenty-ninth day of March one thousand eight hundred one (Pamphlet Laws two hundred eighty-nine) entitled "An Act to incorporate the Pennsylvania State Agricultural Society"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section four of an act approved the twenty-ninth day of March one thousand eight hundred fifty-one (Pamphlet Laws two hundred eighty-nine) entitled "An Act to incorporate the Pennsylvania State Agricultural Society" which reads as follows

"Section 4 That when any number of individuals shall organize themselves into an agricultural or horticultural society or any agricultural or horticultural society or any agricultural or horticultural society now organized within any of the counties of this Commonwealth shall have adopted a constitution and by-laws for their government elected their officers and raised annually by the voluntary contribution of its members any sum of money which shall have been actually paid into their treasury for the purpose of being disbursed for the promotion of agricultural knowledge and improvement and that fact be attested by the affidavit of their president and treasurer filed with the commissioners of the county the said county society shall be entitled to receive annually a like sum from the treasurer of said county Provided That said annual payment out of said county funds shall not exceed one hundred dollars Provided further That but one such society in any county shall be entitled to receive such appropriation in any one year under this act" be and the same is hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 987, as follows:

An Act to repeal the act approved the twenty-sixth day of March one thousand eight hundred seventy-three (Pamphlet Laws four hundred nineteen) entitled "An Act relating to the fees of the sheriff of Franklin county"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the twenty-sixth day of March one thousand eight hundred seventy-three (Pamphlet Laws four hundred nineteen) entitled "An Act relating to the fees of the sheriff of Franklin county" is hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1153, as follows:

An Act to amend section one thousand three hundred and twelve of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a Public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand three hundred and twelve of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 1312 The examining boards shall under such regulations as made by the Superintendent of Public Instruction hold one or more examinations each year in all the branches of study heretofore enumerated in this article and shall recommend to the Superintendent of Public Instruction to grant permanent State certificates to all eligible candidates who have passed satisfactory examinations in all of said branches

and who have satisfied the examining boards by written or oral tests that they have read carefully and intelligently not less than four books on pedagogy approved by the Superintendent of Public Instruction. Eligible candidates for or holders of permanent State certificates upon passing satisfactory examinations before said examining boards in any additional branches which are required or taught in the public schools in this Commonwealth shall have the same included in their certificates" is hereby amended to read as follows:

Section 1312 The examining boards shall under such regulations as made by the Superintendent of Public Instruction hold one or more examinations each year in all the branches of study heretofore enumerated in this article and shall recommend to the Superintendent of Public Instruction to grant permanent State certificates to all eligible candidates who have passed satisfactory examinations in all of said branches and who have satisfied the examining boards by written or oral tests that they have read carefully and intelligently not less than four books on pedagogy approved by the Superintendent of Public Instruction. Eligible candidates for or holders of permanent State certificates upon passing satisfactory examinations before said examining boards in any additional branches which are required or taught in the public schools in this Commonwealth shall have the same included in their certificates. That eligible candidates for and holders of permanent State certificates shall be credited without examination upon such certificates with branches studied and satisfactorily passed at any of the several State Normal Schools and colleges accredited by the State of Pennsylvania whether or not such candidate or holder of a permanent certificate is a graduate of such State Normal School.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1032, as follows:

A Joint Resolution directing the Attorney General to institute quo warranto proceedings against the Susquehanna Canal and Power Company.

Whereas The Susquehanna Canal and Power Company by its own corporate acts has disabled itself from performing its corporate purposes and

Whereas Said canal has not been operated since one thousand eight hundred and ninety-four therefore

Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That the Attorney General be and he is hereby authorized and directed to institute at once quo warranto proceedings against the said Susquehanna Canal and Power Company to the end that its powers franchises rights privileges and charter be revoked.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 969, as follows:

An Act to amend section seven hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special local or any parts thereof that are or may be inconsistent therewith"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section seven hundred and eight of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows:

"Section 708 All supplies of the second class costing three hundred dollars or more shall be awarded and purchased only after public notice has been given by advertisement published once each week for three weeks in not less than two newspapers of general circulation. Provided that in any district where no newspaper is published said notice may in lieu of such publication be posted in at least five public places. Such advertisement or notice shall give all necessary information or give notice of convenient access thereto in such manner that bidders can intelligently make bids for such contracts.

The board of school directors shall accept the lowest bid or bids kind quality and material being equal but shall have the right to reject any and all bids or select a single item from any bid" is hereby amended to read as follows:

Section 708 All supplies of the second class costing three hundred dollars or more shall be awarded and purchased only after three public notices have been given at intervals of seven days in a newspaper having a general circulation in the county in which such school district shall be situated of the time and place of a meeting of the directors at which bids will be publicly received opened and read such meeting to be not less than twenty-one days after the first publication of notice. No contract shall be let except to the lowest bidder. The board of directors may however select a single item from any one bid. Announcement of the successful bidder shall be made either at the meeting at which bids are received or at a meeting the time and place of which are publicly announced at which bids are received. The acceptance of bids shall only be made by public announcement at the meeting at which bids are received or at a subsequent meeting the time and place of which shall be publicly announced when the bids are received. If for any reason either or both of the above meetings shall not be held the same business may be transacted at subsequent meetings of which seven days' notice shall be published in the newspaper aforesaid. The successful bidder shall be required to furnish a bond with sufficient surety to be approved by the board in the amount of fifty per centum of the amount of the contract within ten days after the contract has been awarded and upon failure to furnish such bond within such time the previous award shall be void and the contract shall be awarded to the next lowest bidder subject to the same provisions and requirements as above stated.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 640, entitled

An Act to amend section three of an act approved the seventeenth day of April one thousand nine hundred and five entitled "An Act providing that the district attorneys in all counties whose population does not exceed one hundred and fifty thousand shall be paid a salary and fixing the same which shall be in lieu of all fees and in full compensation for their services and providing for the appointment of assistant district attorneys in said counties and for the compensation of the same and providing that the fees heretofore allowed the district attorneys shall remain in amount as heretofore but shall hereafter be as part of the costs for the use and benefit of the proper county"

The first section was read as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three of an act approved the seventeenth day of April one thousand nine hundred and five entitled "An Act providing that the district attorneys in all counties whose population does not exceed one hundred and fifty thousand shall be paid a salary and fixing the same which shall be in lieu of all fees and in full compensation for their services and providing for the appointment of assistant district attorneys in said counties and for the compensation of the same and providing that the fees heretofore allowed the district attorneys shall remain in amount as heretofore but shall hereafter be as part of the costs for the use and benefit of the proper county" which reads as follows:

"Section 3 That in all counties whose population is over ninety thousand and does not exceed one hundred and fifty thousand the district attorney may appoint from the members of the bar of the respective county with the consent and approval of the president judge of the court of quarter sessions of said county an assistant district attorney or assistant district attorneys not exceeding two in number who has or have been admitted to the bar at least one year and who shall have resided in the county for which he or they are appointed three years next preceding his or their appointment for such part of his term as he may see fit who shall assist him in the duties of his office and who severally shall receive such compensation as shall be fixed by the president judge of the court of quarter sessions of the proper county providing the same shall not exceed one thousand five hundred dollars each in any one year" be and the same is hereby amended to read as follows:

Section 3 That in all counties whose population is over ninety thousand and does not exceed one hundred and fifty thousand the district attorney may appoint from the members of the bar of the respective county with the consent and approval of the president judge of the court of quarter sessions of said county an assistant district attorney or assistant district attorneys not exceeding two in number who has or have been admitted to the bar at least one year and who shall have resided in the county for which he or they are appointed three years next preceding his or their appointment for such part of his term as he may see fit who shall assist him in the duties of his office and who severally shall receive such compensation as shall be fixed by the president judge of the court of quarter sessions of the proper county providing the same shall not exceed one thousand eight hundred and seventy-five dollars each in any one year.

On the question,

Will the House agree to the section?

Mr. SPROWLS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 2, line 9, by inserting after the word "attorneys" the words "upon indictments."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read as follows:

An Act to amend section three of an act approved the seventeenth day of April one thousand nine hundred and five entitled "An Act providing that the district attorneys in all counties whose population does not exceed one hundred and fifty thousand shall be paid a salary and fixing the same which shall be in lieu of all fees and in full compensation for their services and providing for the appointment of assistant district attorneys in said counties and for the compensation of the same and providing that the fees heretofore allowed the district attorneys shall remain in amount as heretofore but shall hereafter be as part of the costs for the use and benefit of the proper county."

On the question,

Will the House agree to the title?

Mr. SPROWLS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title, page 1, line 11, by inserting after the word "attorneys" the words "upon indictments."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1022, as follows:

An Act to provide for the licensing and regulation of public dance halls and ball rooms and for the regulation supervision of public dances and halls in cities of the first second and third classes

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That this act shall apply to all cities of the first second and third classes within this Commonwealth.

Section 2. The term "public dance" or "public ball" as used in this act shall be taken to include any dance or ball conducted in connection with instruction in dancing for hire and any dance or ball to which admission may be had by the payment of a fee or by the purchase possession or presentation of a ticket or token or in connection with which a charge is made for caring for clothing or other property and any dance or ball to which the public generally may gain admission with or without the payment of a fee.

The term "dance hall" or "ball room" as used in this act shall be taken to include any room place or space in which a public dance or public ball as herein defined shall be held and any room hall or academy in which classes in dancing are held and instruction in dancing is given for hire.

Section 3. From and after the first day of June one thousand nine hundred and nineteen no person, persons society club or corporation shall hold a public dance or public ball within the limits of any city of the first, second or third class within this Commonwealth without having first obtained a permit therefor from the mayor thereof provided however such permit shall not be required for dances held and conducted by regularly established instructors in dancing in connection with such instruction.

The fee for such permit which shall be paid at the time of the issuing thereof shall be one dollar for each public dance or ball.

Section 4. From and after the first day of June one thousand nine hundred and nineteen it shall be unlawful to hold or conduct any public dance or public ball or to hold or conduct classes in dancing or to give instructions in dancing for hire in any hall ball room or academy within the limits of any city of the first, second and third class within this Commonwealth unless the dance hall or ball room or academy in which the same may be held shall have been duly licensed for such purpose.

Application for such license shall be made by the proprietor of such dance hall or ball room or academy to the mayor who is hereby authorized to issue the same.

The fee payable for such license granted hereunder shall be as follows:

In the case of dance halls maintained and conducted in connection with regularly established instruction in dancing and exclusively used in such connection the annual license fee shall be ten dollars.

In the case of all other dance halls and ball rooms the annual license fee shall be fifteen dollars.

Each license granted hereunder shall expire on the first day of June of each year.

The fee payable for each license granted hereunder shall be for the whole or any portion of a calendar year and all moneys received by way of license fees hereunder shall be paid into the general fund of the city.

Every licensed public dance hall or ball room or academy shall post its license in a conspicuous place within the hall where the dance is held.

Section 5. It shall be the duty of the mayor to cause an investigation of all applications for public dance hall or ball room licenses to determine whether or not the dance hall ball room or academy sought to be licensed complies with the rules regulations ordinances and laws applicable thereto and in making such investigation he shall when desired have the assistance of any department of the government of the city.

Section 6. No license for a public dance hall or ball room or academy shall be issued until it shall be ascertained that the place for which it is issued complies with and conforms to all laws ordinances health and fire regulations applicable thereto and is a safe and proper place for the purpose for which it shall be used properly ventilated and supplied with sufficient toilet conveniences.

Section 7. The license of any public dance hall or ball room or academy may be forfeited or revoked by the mayor for disorderly or immoral conduct on the premises or upon proof that the dance hall, ball room or academy was frequented by disorderly or immoral persons or for the violation of any of the rules, regulations, ordinances and laws governing or applying to public dance hall, ball rooms or academies or public dances. If at any time the license of a public dance hall, ball room or academy shall be forfeited or revoked at least three months shall elapse before another license or permit shall be granted for dancing on the same premises.

Section 8. All public dance hall or ball rooms or academies shall be kept at all times in a clean healthful and sanitary condition and all stairways and other passages and all rooms connected with public dance hall, ball room or academy shall be kept open and well lighted.

Section 9. All public dance halls, ball rooms and academies shall be subject to inspection by the police department of the city at all reasonable times and whenever they are open for dancing instruction in dancing or for any other purpose.

Any police officer shall have the power to cause the place, hall or room where any public dance or ball is given to be vacated whenever any provision of any law or ordinances with regard to public dances and public balls is being violated or whenever any indecent act shall be committed or when any disorder of a gross violent or vulgar character shall take place therein.

Section 10. It shall be unlawful after nine o'clock post meridian to permit any person to attend or take part in any public dance who has not reached the age of sixteen years.

Section 11. All public dances shall be discontinued and all public dance halls shall be closed on or before the hour of one o'clock ante meridian provided however that upon the application of a bona fide organization or society and upon an investigation by the proper authority the mayor may grant such organization or society a permit to continue a dance until two o'clock ante meridian.

Section 12. Any person, persons, society, club or corporation who shall violate the provisions of this act shall be subject to a penalty of twenty-five (\$25.00) dollars to be recovered with costs as debts of like amount are now by law recoverable.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 853, as follows:

An Act to amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand four hundred and thirty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 1436 Such attendance officers shall be paid such amounts and in such manner as the board of school directors appointing them may decide and they shall at all times perform the duties of their appointment under the direction of the board of school directors appointing them Provided That in districts of the fourth class the compensation of any attendance officer shall not exceed two dollars (\$2.00) per day for each day actually engaged Every school district shall report annually to the Superintendent of Public Instruction for publication in his report upon the enforcement of the provisions for compulsory attendance and the cost thereof in such detail as said Superintendent of Public Instruction shall request" is hereby amended to read as follows

Section 1436 Such attendance officers shall be paid such amounts and in such manner as the board of school directors appointing them may decide and they shall at all times perform the duties of their appointment under the direction of the board of school directors appointing them Provided That in districts of the fourth class after the beginning of the school term of one thousand nine hundred and nineteen and one thousand nine hundred and twenty the compensation of any attendance officer shall not exceed four dollars (\$4.00) per day for each day actually engaged Every school district shall report annually to the Superintendent of Public Instruction for publication in his report upon the enforcement of the provisions for compulsory attendance and the cost thereof in such detail as said Superintendent of Public Instruction shall request

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1059, as follows:

An Act to amend section twenty of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws eighty-three) entitled "An Act to regulate and improve the civil service of the cities of the first class in the Commonwealth of Pennsylvania making violation of its provisions to be a misdemeanor and providing penalties for violations thereof"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section twenty of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws eighty-three) entitled "An Act to regulate and improve the civil service of the cities of the first class in the Commonwealth of Pennsylvania making violation of its provisions to be a misdemeanor and providing penalties for violations thereof" which reads as follows

"Section 20 No officer clerk or employee in the competitive class or in the non-competitive class of the classified civil service of any city of the first class who shall have been appointed under the provisions of this act or of the rules made pursuant thereto shall be removed discharged or reduced in pay or position except for just cause which shall not be religious or political Further no such officer clerk or employee shall be removed discharged or reduced except as provided in section eight of this act until he shall have been furnished with a written statement of the reasons for such action and been allowed to give the removing officer such written answer as the person sought to be removed may desire In every case of such removal or reduction a copy of the statement of reasons therefor and of the written answer thereto shall be furnished to the Civil Service Commission and entered upon its public records Nothing in this act shall limit the power of any officer to suspend a subordinate for a reasonable period not exceeding thirty days Provided however That successive suspensions are not to be allowed Nothing in this act shall alter the procedure required for the removal or punishment of policemen and firemen as provided in article three section one of the act of June first one thousand eight hundred and eighty-five relating to the government of cities of the first class is hereby amended to read as follows

Section 20 No officer clerk or employee in the competitive class or in the non-competitive class of the classified civil service of any city of the first class who shall have been appointed under the provisions of this act or of the rules made pursuant thereto shall be removed discharged or reduced in pay or position except for just cause which shall not be religious or political Whenever any charge has been entered against any officer clerk or employee the same shall be filed with the Civil Service Commission and a written statement of such charge shall be furnished by the Commission to the accused The accused shall have five days within which to file a written answer to such charges Thereafter the Commission shall fix a day for hearing of which due notice shall

be given to all parties interested The Civil Service Commission shall hear such testimony touching the merits of the matter before them as may be offered and shall make an order directed to the appointing power reinstating removing discharging or reducing such officer clerk of employee which order the appointive power shall immediately carry into effect A copy of the proceedings shall be entered on the records of the Civil Service Commission Nothing in this act shall limit the power of any officer to suspend a subordinate for a reasonable period not exceeding thirty days Provided however That successive suspensions are not to be allowed Nothing in this act shall alter the procedure required for the removal or punishment of policemen and firemen as provided in article three section one of the act of June first one thousand eight hundred and eighty-five relating to the government of cities of the first class

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1061, as follows:

An Act to amend the act approved the first day of June one thousand eight hundred eighty-five (Pamphlet Laws thirty-seven) entitled "An Act to provide for the better government of cities of the first class in this Commonwealth" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That paragraph ten section one of article fifteen of the act approved the first day of June one thousand eight hundred eighty-five (Pamphlet Laws thirty-seven) entitled "An Act to provide for the better government of cities of the first class in this Commonwealth" which as amended by the act approved the fifteenth day of February one thousand nine hundred six (Pamphlet Laws nineteen) entitled "An Act to further amend an act entitled "An Act to provide for the better government of cities of the first class in this Commonwealth" approved the first day of June Anno Domini one thousand eight hundred and eighty-five by amending article twelve section two by providing for the method of removing subordinate officers clerks and employees and by amending article fifteen section one by prohibiting officers clerks and employees from taking any active part in political movements and elections and providing a penalty for a violation thereof" reads as follows

"No officer clerk or employee of any city of the first class or of any department trust or commission thereof shall be a member of or delegate or alternate to any political convention nor shall he be present at any such convention except in the performance of his official duty No officer clerk or employee of any city of the first class or of any department trust or commission thereof shall serve as a member of or attend the meetings of any committee of any political party or take any active part in political management or in political campaigns or use his office to influence political movements or influence the political action of any other officer clerk or employee of any such city department trust or commission No officer clerk or employee of any city of the first class shall in any way or manner interfere with the conduct of any election or the preparation therefor at the polling-place or with the election officers while counting the vote or returning the ballot-boxes books and papers to the place provided by law for that purpose save only for the purpose of marking and depositing his ballot as speedily as it reasonably can be done be within any polling place or within fifty feet thereof except for purposes of ordinary travel or residence during the period of time beginning with one hour preceding the opening of the polls for holding such election and ending with the time when the election officers shall have finished counting the votes and have left the polling place for the purpose of depositing the ballot-boxes and papers in the place provided by law for that purpose excepting only officers of the Bureau of Police who may temporarily approach or enter the polling-place in order to make any arrest permitted by law or for the purpose of preserving order and in each such case only long enough to accomplish the duties aforesaid after which the said officers shall at once withdraw Any officer clerk or employee of any city of the first class or of any department trust or commission thereof violating any of the provisions of this section shall be immediately dismissed by the mayor or by the head of the department trust or commission in which he is employed" is hereby amended to read as follows

No officer clerk or employee of any city of the first class or of any department trust or commission thereof shall be a member of or delegate or alternate to any political convention nor shall he be present at any such convention except in the performance of his official duty No officer clerk or employee of any city of the first class or of any department trust or commission thereof shall serve as a member of or attend the meetings of any committee of any political party or take any active part in political management or in political campaigns or use his office to influence political movements or influence the political action of any other officer clerk or employee of any such city department trust or commission No officer clerk or employee of any city of the first class shall in any way or manner interfere with the conduct of any election or the preparation therefor at the polling-place or with the election officers while counting the vote or returning the ballot-boxes books and papers to the place pro-

vided by law for that purpose save only for the purpose of marking and depositing his ballot as speedily as it reasonably can be done or be within any polling-place or within fifty feet thereof except for purposes of ordinary travel or residence during the period of time beginning with one hour preceding the opening of the polls for holding such election and ending with the time when the election officers shall have finished counting the votes and have left the polling-place for the purpose of depositing the ballot-boxes and papers in the place provided by law for that purpose excepting only officers of the Bureau of Police who may temporarily approach or enter the polling-place in order to make any arrest permitted by law or for the purpose of preserving order and in each such case only long enough to accomplish the duties aforesaid after which the said officers shall at once withdraw. Any officer clerk or employee of any city of the first class or of any department trust or commission thereof violating any of the provisions of this section shall be immediately dismissed by the mayor or by the head of the department trust or commission in which he is employed. Provided Such violations shall have occurred during the six months immediately preceding the date of the dismissal of such officer clerk or employee

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No 973, as follows

A Joint Resolution proposing an amendment to section one article eight of the Constitution of Pennsylvania

Section 1 Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That the following amendment to the Constitution of Pennsylvania be and the same is hereby proposed in accordance with the eighteenth article thereof that section one of article eight which reads as follows

"Section 1 Every male citizen twenty-one years of age possessing the following qualifications shall be entitled to vote at all elections subject however to such laws requiring and regulating the registration of electors as the General Assembly may enact

"First He shall have been a citizen of the United States at least one month

"Second He shall have resided in the State one year (or having previously been a qualified elector or native born citizen of the State he shall have removed therefrom and returned then six months) immediately preceding the election

"Third He shall have resided in the election district where he shall offer to vote at least two months immediately preceding the election

"Fourth If twenty-two years of age and upwards he shall have paid within two years a State or county tax which shall have been assessed at least two months and paid at least one month before the election" be amended so that the same shall read as follows

Section 1 Every citizen male or female of twenty-one years of age possessing the following qualifications shall be entitled to vote at all elections subject however to such laws requiring and regulating the registration of electors as the General Assembly may enact

First He or she shall have been a citizen of the United States at least one month

Second He or she shall have resided in the State one year (or having previously been a qualified elector or native-born citizen of the State he or she shall have removed therefrom and returned then six months) immediately preceding the election

Third he or she shall have resided in the election district where he or she shall offer to vote at least two months immediately preceding the election

Fourth If twenty-two years of age and upwards he or she shall have paid within two years a State or county tax which shall have been assessed at least two months immediately preceding the election

Fourth If twenty-two years of age and upwards he or she shall have paid within two years a State or county tax which shall have been assessed at least two months and paid at least one month before the election

Fifth Wherever the words "he" "his" "him" and "himself" occur in any section of article eight of this Constitution the same shall be construed as if written respectively "he or she" "his or her" "him or her" and "himself and herself"

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 961, entitled

An Act to clarify existing law regulating the advertising of the sales of real estate by the sheriffs in the several counties of this Commonwealth and repealing all acts and parts of acts general and inconsistent therewith

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the notice required to be given by the sheriffs of the several counties of this Commonwealth of all judicial sales by him to be made shall be by printed hand-bills fully describing the property to be sold according to levy with the improvements one of which shall be posted in a conspicuous place in his office and one on or near the property to be sold and also by advertisements published three times before the day of sale once in each consecutive week in at least two daily newspapers published in the several counties of the Commonwealth (provided if there be no general newspaper published in such county then in at least one general newspaper printed nearest thereto) and in the legal periodical if any designated by the rules of court of such county for the publication of legal notices designating briefly the locality and quantity of the property to be sold the name of the owner on what writ the time when and the place where it is to be sold and such advertisement and publication shall be deemed proper and sufficient and to have the force and effect of such as are now required by law in like cases provided the charges for such advertising shall not exceed the usual and ordinary rates for advertising such notices

On the question.

Will the House agree to the section?

Mr. BALDRIGE. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section one as follows: "Strike out lines 6 to 13, inclusive, on page 1, and lines 1 to 13, inclusive, on page 2, all reading together as follows: "by him to be made shall be by printed hand-bills fully describing the property to be sold according to levy with the improvements one of which shall be posted in a conspicuous place in his office and one on or near the property to be sold and also by advertisements published three times before the day of sale once in each consecutive week in at least two daily newspapers published in the several counties of the Commonwealth (provided if there be no general newspaper published in such county then in at least one general newspaper printed nearest thereto) and in the legal periodical if any designated by the rules of court of such county for the publication of legal notices designating briefly the locality and quantity of the property to be sold the name of the owner on what writ the time when and the place where it is to be sold and such advertisement and publication shall be deemed proper and sufficient and to have the force and effect of such as are now required by law in like cases provided the charges for such advertising shall not exceed the usual and ordinary rates for advertising such notices." and insert after the word "sales" at end of line five, page one, the following: "of real estate under any writ, process, order to decree of court shall be by printed hand-bills briefly describing the property to be sold, its location and the improvements, if any, the writ, process, order or decree of court on which said sale is being had, together with the names of the parties to the suit, the name, or names of the present owners, or reputed owners of the land to be sold, the time when, place where and the amount of earnest, or down money required of bidders: such number of said hand-bills shall be posted as shall be designated by special or standing rule or order of court of the county out of which the writ, process, order or decree of court issued and also by publication of a similar notice once a week for three consecutive weeks, giving three full weeks notice before each sale in at least two, if there be that many newspapers published in the county where the real estate is located, and if there be no general newspaper published in such county then in at least one general newspaper printed nearest to the county seat of the county in which said sale is to be made: and all notices under this act shall also be published in the legal periodical, if any, designated by the rules of court of such county for the publication of legal notices" insert after section one ending on line 12, on page 2, the following new section:

"Section 2 In all judicial sales where the real estate to be sold is in two or more counties the notice required to be given by Section 1 of this act shall be given in each county where the real estate is located."

On the question.

Will the House agree to the amendment?

They were agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The second section was read as follows:

Section 2 That all acts and parts of acts general and inconsistent herewith which provide for permit or require the publication by the sheriffs of the several counties of this Commonwealth of all or any judicial sales in any manner be and the same are hereby repealed

On the question,

Will the House agree to the section?

Mr. BALDRIGE. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

In line 14 strike out the numeral "2" and insert the numeral "3."

In line 15, page 2, correct the spelling of the word "inconsistent" by spelling it correctly "inconsistent."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read as follows:

An Act to clarify existing laws regulating the advertising of the sales of real estate by the sheriffs in the several counties of this Commonwealth and repealing all acts and parts of acts general and inconsistent therewith.

On the question,

Will the House agree to the title?

Mr. BALDRIGE. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend the title by striking out after the words "An Act" the next four words "to clarify existing law."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1240, as follows:

An Act to amend an act approved the first day of May one thousand nine hundred and thirteen entitled "An Act to prohibit the killing of foxes by certain methods in Delaware County and fixing a penalty for violation of the act" by extending the provisions of the said act to Chester County and Montgomery County

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act entitled "An Act to prohibit the killing of foxes by certain methods in Delaware County and fixing a penalty for violation of the act" approved the first day of May Anno Domini one thousand nine hundred and thirteen which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any person to shoot or trap or snare or poison any fox within the limits of Delaware County" be and the same hereby is amended so as to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any person to shoot or trap or snare or poison any fox within the limits of Delaware County Chester County or Montgomery County

Section 2 All laws or parts of laws inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 540, as follows:

An Act to amend section three hundred and one of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An Act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing for the determination of liability and compensation thereunder"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three hundred and one of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An Act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder" which reads as follows

"Section 301 When employer and employee shall by agreement either express or implied as hereinafter provided accept the provisions of article three of this act compensation for personal injury to or for the death of such employee by an accident in the course of his employment shall be made in all cases by the employer without regard to negligence according to the schedule contained in sections three hundred and six and three hundred and seven of this article provided that no compensation shall be made when the injury or death be intentionally self-inflicted but the burden of proof of such fact shall be upon the employer

The terms "injury" and "personal injury" as used in this act shall be construed to mean only violence to the physical structure of the body and such disease or infection as naturally results therefrom and wherever death is mentioned as a cause for compensation under this act it shall mean only death resulting from such violence and its resultant effects and occurring within three hundred weeks after the accident The term "injury by an accident in the course of his employment" as used in this article shall not include an injury caused by an act of a third person intended to injure the employee because of reasons personal to him and not directed against him as an employee or because of his employment but shall include all other injuries sustained while the employee is actually engaged in the furtherance of the business or affairs of the employer whether upon the employer's premises or elsewhere and shall include all injuries caused by the condition of the premises or by the operation of the employer's business or affairs thereon sustained by the employee who though not so engaged is injured upon the premises occupied by or under the control of the employer or upon which the employer's business or affairs are being carried on the employer's presence thereon being required by the nature of his employment" is hereby amended to read as follows

Section 301 When employer and employee shall by agreement either express or implied as hereinafter provided accept the provisions of article three of this act compensation for personal injury to or for the death of such employee by an accident in the course of his employment shall be made in all cases by the employer without regard to negligence according to the schedule contained in sections three hundred and six and three hundred and seven of this article provided that no compensation shall be made when the injury or death be intentionally self-inflicted but the burden of proof of such fact shall be upon the employer

The terms "injury" and "personal injury" as used in this act shall be construed to mean only violence to the physical structure of the body and such disease or infection as naturally results therefrom and wherever death is mentioned as a cause for compensation under this act it shall mean only death resulting from such violence and its resultant effects and occurring within three hundred weeks after the accident The term "injury by an accident in the course of his employment" as used in this article shall not include an injury caused by an act of a third person intended to injure the employee because of reasons personal to him and not directed against him as an employee or because of his employment but shall include all other injuries sustained while the employee is actually engaged in the furtherance of the business or affairs of the employer whether upon the employer's premises or elsewhere and shall include all injuries caused by the condition of the premises or by the operation of the employer's business or affairs thereon sustained by the employee who though not so engaged is injured upon the premises occupied by or under the control of the employer or upon which the employer's business or affairs are being carried on the employer's presence thereon being required by the nature of his employment

But where a personal injury is suffered by an employee or where death results to an employee from personal injury while in the employ of an employer in the course of employment and such employee has insured the payment of compensation in the State Workmen's Insurance Fund or in any insurance company or mutual association or company authorized to assume such liability in this Commonwealth or is authorized thereby to compensate such employee or dependents by virtue of compliance with section three hundred and five of this act and in case such injury has arisen from the failure of such employer or any of such employer's officers or agents to comply with any lawful requirement for the protection of the life health and safety of employees then in such event nothing in this act contained shall affect the civil liability of such employer but such injured employee or his legal representative in case death results from the injury may at his option either claim compensation under this act or institute proceedings in the courts for his damage on account of such injury

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 805, as follows:

An Act relating to fraternal benefit societies operating on the lodge plan providing for and regulating the issuing surrender for cancellation or exchange of certificates for the payment of death or annuity benefits upon the lives of certain children for whose support and maintenance members of such society are responsible

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any fraternal benefit society authorized to do business in this State and operating on the lodge plan may provide in its constitution and by-laws in addition to other benefits provided for therein for the payment of death or annuity benefits upon the lives of children between the ages of two and eighteen years at next birthday for whose support and maintenance a member of such society is responsible Any such society may at its option organize and operate branches for such children and membership in local lodges and initiation therein shall not be required of such children nor shall they have any voice in the management of the society The total benefits payable as above provided shall in no case exceed the following amounts at ages at next birthday at time of death respectively as follows Two thirty-four dollars three forty dollars four forty-eight dollars five fifty-eight dollars six one hundred and forty dollars seven one hundred and sixty-eight dollars eight two hundred dollars nine two hundred and forty dollars ten three hundred dollars eleven three hundred and eighty dollars twelve four hundred and sixty dollars thirteen to fifteen five hundred and twenty dollars and sixteen to eighteen years where not otherwise authorized by law six hundred dollars

Section 2 No benefit certificate as to any child shall take effect until after medical examination or inspection by a licensed medical practitioner in accordance with the laws of the society nor shall any such benefit certificate be issued unless the society shall simultaneously put in force at least five hundred such certificates on each of which at least one assessment has been paid nor where the number of lives represented by such certificate falls below five hundred The death benefit contributions to be made upon such certificate shall be based upon the "Standard Industrial Mortality Table" or the "English Life Table Number Six" and a rate of interest not greater than four per centum per annum or upon a higher standard provided that contributions may be waived or returns may be made from any surplus held in excess of reserve and other liabilities, as provided in the by-laws and provided further that extra contributions shall be made if the reserves hereafter provided for become impaired

Section 3 Any society entering into such insurance agreements shall maintain on all such contracts the reserve required by the standard of mortality and interest adopted by the society for computing contributions as provided in Section two and the funds representing the benefit contributions and all accretions thereon shall be kept as separate and distinct funds independent of the other funds of the society and shall not be liable for nor used for the payment of the debts and obligations of the society other than the benefits herein authorized Provided That a society may provide that when a child reaches the minimum age for initiation into membership in such society any benefit certificate issued hereunder may be surrendered for cancellation and exchanged for any other form of certificate issued by the society provided that such surrender will not reduce the number of lives insured in the branch below five hundred and upon the issuance of such new certificate any reserve upon the original certificate herein provided for shall be transferred to the credit of the new certificate Neither the person who originally made application for benefits on account of such child nor the beneficiary named in such original certificate nor the person who paid the contributions shall have any vested right in such new certificate the free nomination of a beneficiary under the new certificate being left to the child so admitted to benefit membership

Section 4 An entirely separate financial statement of the business transactions of the assets and liabilities arising therefrom shall be made in its annual report to the Insurance Commissioner by the society availing itself of the provisions hereof The separation of assets funds and liabilities required hereby shall not be terminated rescinded or modified nor shall the funds be diverted for any use other than as specified in section three as long as any certificates issued hereunder remain in force and this requirement shall be recognized and enforced in any liquidation re-insurance merger or other change in the condition of the status of the society

Section 5 Any society shall have the right to provide in its laws and the certificate issued hereunder for specified payments on account of the expense or general fund which payments shall or shall not be mingled with the general fund of the society as its constitution and by-laws may provide

Section 6 In the event of the termination of membership in the society by the person responsible for the support of any child on whose account a certificate may have been issued as provided herein the certificate may be continued for the benefit of the estate of the child provided the contributions are continued or for the benefit of any other person responsible for the support and maintenance of such child who shall assume the payment of the required contributions

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1219, entitled

An Act authorizing the county commissioners of the various counties of this Commonwealth to direct the assessors and assistant assessors of their respective counties to enroll all soldiers sailors and marines who entered the service of the United States from said counties in the war with Germany and compile the service record thereof and authorizing the expenditure of county funds for the foregoing purpose

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county commissioners of the several counties of this Commonwealth are hereby authorized to direct the assessors and assistant assessors of their respective counties to enroll all soldiers sailors and marines who entered the service of the United States in the war with Germany and to compile the service records thereof and to expend such sums as may be necessary to have such enrollment and service record made and to complete and accurately index and classify said data

On the question,

Will the House agree to the section?

Mr. CURRAN. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 2, line 8, by inserting after the word "Germany" the following: "and Austria, the war with Spain and the Philippine insurrection."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section was read as follows:

Section 2 It shall be the duty of the assessors and assistant assessors in this Commonwealth upon receipt of such authorization from the county commissioners together with the necessary books and blanks to enroll every sailor soldier and marine entering the service of the United States from the said assessor's or assistant assessor's district in the war with Germany and Austria and to ascertain personally from said soldier sailor marine or his immediate family the service record of said soldier sailor or marine together with such other information as may be required by said county commissioners

On the question,

Will the House agree to the section?

Mr. CURRAN. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 2, page 2, line 9, by inserting after the word "Austria" the following: "the war with Spain and the Philippine insurrection."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The third, fourth and fifth sections were separately read and agreed to as follows:

Section 3 The said enrollment of soldiers sailors and marines together with their service records and other data compiled shall be filed by said assessors and assistant assessors as soon as completed in the office of the county commissioners of the proper county where said records shall be prepared in suitable form and kept open for public inspection by said county commissioners under proper regulations

Section 4 The said assessors and assistant assessors when engaged in the enrollment of said soldiers sailors and marines and the compilation of said service record shall receive for the services the same per diem compensation to be ascertained in the same way to which they are entitled by law when engaged in the assessment of property or the registration of voters as the case may be

Section 5 All acts or parts of acts inconsistent herewith be and the same are hereby repealed

The title was read as follows:

An Act authorizing the county commissioners of the various counties of this Commonwealth to direct the assessors and assistant assessors of their respective counties to enroll all soldiers sailors and marines who entered the service of the United States from said counties in the war with Germany and compile the service record thereof and authorizing the expenditure of county funds for the foregoing purpose

On the question,

Will the House agree to the title?

Mr. CURRAN. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title, line 6, by inserting after the word "Germany" the following: "and Austria, the war with Spain and the Philippine insurrection."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 254, entitled

An Act amending section 16 of an act entitled "An Act to provide for the personal registration of electors, and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth; to make such registration a condition of the right to vote in such cities, and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities; and providing for the payment of witness fees for persons summoned before the commissioners; to provide penalties for violations of its provisions; and to repeal the acts inconsistent herewith" approved July twenty-fourth, nineteen hundred and thirteen, providing for a change in salaries of the employees of the Registration Commissioners.

The first section was read as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section sixteen of "An Act entitled 'An Act to provide for the personal registration of electors and their enrollment as members of political parties in cities of the first and second class of this Commonwealth to make such registration a condition of the right to vote in such cities and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities and providing for the payment of witness fees for persons summoned before the commissioners to provide penalties for violations of its provisions and to repeal the acts inconsistent herewith' approved July twenty-four one thousand nine hundred and thirteen which reads as follows

"Section 16 The two registrars designated to keep the two registers shall obtain at the office of the commissioners the blank books forms and other supplies prepared for their use before the first registration day in the fall and before the spring registration day and shall have the same at the polling place on said days On registration days and during the time from such day to another until the close of the fall registration period the said registrars shall have the custody and control and shall be charged with the safe-keeping of the registers in which they have made entries together with all affidavits forms et cetera which have been taken in duplicate as hereinafter provided During the same periods the other registrars shall be charged with the safe-keeping of the street lists which are in course of preparation by them At the close of the registration and before twelve o'clock noon on the following day the two registrars who have been charged with the keeping of the registers shall deliver the same together with one street list all affidavits vouchers unused forms et cetera to the commissioners at such places as may be designated by them The said papers and books shall remain on file at a place designated by the commissioners open to public inspection under proper regulation for their safe-keeping subject however to the further provisions of this act The commissioners shall have power to appoint a recorder (who shall have power to administer oaths) and to fix his compensation at a sum not exceeding two thousand five hundred dollars per annum a clerk who shall receive a salary not exceeding fifteen hundred dollars per annum a stenographer who may act as clerk who shall receive a salary not exceeding twelve hundred dollars per annum a custodian who shall re-

ceive a salary not exceeding twelve hundred dollars per annum a messenger who shall receive a salary not exceeding eight hundred and forty dollars per annum and as many clerks as may be necessary at a compensation not exceeding four dollars per diem for the time actually employed and a counsel whose compensation shall not exceed two thousand dollars per annum

The county commissioners of each county upon proper vouchers shall provide for the payment of the commissioners counsel registrars and other officers or clerks provided by this act They shall furnish proper rooms for the accommodation of the commissioners and their records They shall also at the direction of the commissioners prepare and have printed at the expense of the county all the registers street-lists affidavits blanks blank books and stationery required by the provisions of this act or which in the judgment of the commissioners are reasonably necessary to carry out its provisions and shall provide for their proper distribution to the commissioners and their registrars It shall also be their duty to see that the polling places are open and in proper order for the use of the registrars They shall also deliver the two registers to the election officers in the manner in which they are or may be required to deliver other election material for the use on election day" shall be and the same is hereby amended to read as follows

"Section 16 The two registrars designated to keep the two registers shall obtain at the office of the commissioners the blank books forms and other supplies prepared for their use before the first registration day in the fall and before the spring registration day and shall have the same at the polling place on said days On registration days and during the time from one such day to another until the close of the fall registration period the said registrars shall have the custody and control and shall be charged with the safe-keeping of the registers in which they have made entries together with all affidavits forms et cetera which have been taken in duplicate as hereinafter provided During the same periods the other registrars shall be charged with the street lists which are in course of preparation by them At the close of the registration and before twelve o'clock noon on the following day the two registrars who have been charged with the keeping of the registers shall deliver the same together with one street list all affidavits vouchers unused forms et cetera to the commissioners at such place as may be designated by them The said papers and books shall remain on file at a place designated by the commissioners open to public inspection under proper regulation for their safe-keeping subject however to the further provisions of this act The commissioners shall have power to appoint a recorder who shall have power to administer oaths and to fix his compensation at two thousand five hundred dollars per annum a clerk who shall receive a salary of two thousand dollars per annum a stenographer who may act as clerk who shall receive a salary of one thousand eight hundred dollars per annum a custodian who shall receive a salary of one thousand eight hundred dollars per annum and a clerk who shall receive a salary of fifteen hundred dollars per annum and as many other clerks as may be necessary at a compensation not exceeding four dollars per diem for the time actually employed and a counsel whose compensation shall be two thousand dollars per annum

The county commissioners of each county upon proper vouchers shall provide for the payment of the commissioners counsel registrars and other officers or clerks provided by this act They shall furnish proper rooms for the accommodation of the commissioners and their records They shall also at the direction of the commissioners prepare and have printed at the expense of the county all the registers street-lists affidavits blanks blank books and stationery required by the provisions of this act or which in the judgment of the commissioners are reasonably necessary to carry out its provisions and shall provide for their proper distribution to the commissioners and their registrars It shall also be their duty to see that the polling places are open and in proper order for the use of the registrars They shall also deliver the two registers to the election officers in the manner in which they are or may be required to deliver other election materials for the use on election day"

On the question,

Will the House agree to the section?

Mr. MARCUS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 2, line 14, by striking out the word "the" and inserting in lieu thereof "all."

Amend section 1, page 2, line 23, by inserting after the word "from" the word "one."

Amend section 1, page 3, line 8, by striking out the word "places" and inserting in lieu thereof "place."

Amend section 1, page 4, line 15, by striking out the word "material" and inserting in lieu thereof "materials."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section was read and agreed to as follows:

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed

An Act amending section sixteen of an act entitled "An Act to provide for the personal registration of electors and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities and providing for the payment of witness fees for persons summoned before the commissioners to provide penalties for violations of its provisions and to repeal the acts inconsistent herewith" approved July twenty-four one thousand nine hundred and thirteen providing for a change in salaries of the employees of the registration commissioners.

On the question,

Will the House agree to the title?

Mr. MARCUS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title page 1, line 12, by striking out the word "the."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1260, as follows:

An Act to further amend section nine of an act approved the fifth day of May one thousand eight hundred and ninety-nine (Pamphlet Laws two hundred forty-eight) entitled "An Act supplementing and amending an act entitled 'An Act to establish an intermediate court of appeal regulating its constitution officers jurisdiction powers practice and its relation to the Supreme Court and other courts providing for the reports of its decisions the compensation of the judges and other officers and the practice and costs on appeals from its judgments' approved June twenty-four one thousand eight hundred and ninety-five" as amended increasing the amount to which the judges of the Superior Court shall be entitled to be reimbursed for the sums expended by them in each year for expenses incurred in the discharge of their duties and for the help for briefers investigators stenographers typewriters and clerks

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section nine of an act approved the fifth day of May one thousand eight hundred and ninety-nine (Pamphlet Laws two hundred forty-eight) entitled "An Act supplementing and amending an act entitled 'An Act to establish an intermediate court of appeal regulating its constitution officers jurisdiction powers practice and its relation to the Supreme Court and other courts providing for the reports of its decisions the compensation of the judges and other officers and the practice and costs on appeals from its judgments' approved June twenty-four one thousand eight hundred and ninety-five" which as amended by an act approved the ninth day of April one thousand nine hundred and fifteen (Pamphlet Laws seventy-seven) entitled "An Act amending section nine of an act as amended by the act of seventeenth April one thousand nine hundred and five (Pamphlet Laws one hundred and eighty-five) approved the fifth day of May one thousand eight hundred and ninety-nine entitled 'An Act supplementing and amending an act entitled 'An Act to establish an intermediate court of appeal regulating its constitution officers jurisdiction powers practice and its relation to the Supreme Court and other courts providing for the reports of its decisions the compensation of the judges and other officers and the practice and costs on appeals from its judgments' approved June twenty-four Anno Domini one thousand eight hundred and ninety-five' and increasing the amount to which the judges of the Superior Court shall be entitled to be reimbursed for the sums expended by them in each year for expenses incurred in the discharge of their duties for the help of stenographers typewriters or clerks and regulating the time and manner of such reimbursement" reads as follows

Section 9 The necessary dockets books stationery and miscellaneous printing shall be obtained and furnished by the Superintendent of Public Printing and Binding and the other necessary supplies for the use of said court shall be obtained and furnished by the Board of Public Grounds and Buildings in the same manner as said materials and supplies are furnished to the several departments of the State Government Said materials and supplies to be furnished upon the requisition of the prothonotaries of the said court And to facilitate the labors of the judges of the Superior Court and to reimburse them for expenses incurred in the discharge of their duties the said judges are hereby authorized to pay such expenses

and to employ the help of stenographers typewriters or other clerks provided that the cost thereof shall not exceed the sum of twenty-five hundred dollars per annum for any member of said court The cost thereof shall be paid by the judge incurring the same and shall be repaid to him by the State Treasurer on his certificate of the amount actually paid by him during the preceding month for clerk hire and such expenses" be and the same is hereby further amended to read as follows

Section 9 The necessary dockets books stationery and miscellaneous printing shall be obtained and furnished by the Superintendent of Public Printing and Binding and the other necessary supplies for the use of said court shall be obtained and furnished by the Board of Public Grounds and Buildings in the same manner as said materials and supplies are furnished to the several departments of the State Government Said materials and supplies to be furnished upon the requisition of the prothonotaries of the said court And to facilitate the labors of the judges of the Superior Court and to reimburse them for expenses incurred in the discharge of their duties or attendant upon the execution of the duties of the office each of the said judges is authorized to pay such expenses and to employ such briefers investigators stenographers typewriters and clerks as in his judgment may be necessary but in no case shall such expense together with the compensation of such briefers investigators stenographers typewriters and clerks exceed in any one year the sum of four thousand dollars for any one judge The expenses and compensation herein provided for shall be paid by the judge incurring the same and shall be repaid to him monthly by the State Treasurer upon report of the Auditor General after the filing by any judge of a certificate of the amount paid by him during the preceding month

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1045, as follows:

An Act to amend sections one two and three of article five chapter two of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of article five chapter two of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" which reads as follows

"Section 1 The court of quarter sessions may with the concurrence of the grand jury and upon application in writing of two-thirds of the taxable inhabitants of any borough annul or alter the charter of such borough" is hereby amended to read as follows

Section 1 The several courts of quarter sessions within this Commonwealth shall have power upon petition of two-thirds of the taxable inhabitants of any borough heretofore incorporated to decree the annulment of the charter of such borough The petition for the annulment shall set forth that the petitioners desire that the territory embraced within such borough shall become a township or shall revert to and become a part of the township from which it was taken

Section 2 That section two article five chapter two of said act which reads as follows

"Section 2 The application shall be signed by the petitioners within three months immediately preceding its presentation to the court Public notice of the intended application for such annulment or amendment shall be given in at least one newspaper of the county for a period of not less than thirty days immediately before the application shall be presented" is hereby amended to read as follows

Section 2 That upon presentation of such application for annulment as aforesaid to the court it shall be filed with the clerk and notice thereof shall be given in at least one newspaper of the proper county for a period of not less than thirty (30) days immediately preceding the date of such hearing and during which time exceptions may be filed to such application by any person interested and at such hearing the court shall make a full investigation of the case and if it shall find that the conditions prescribed by law have been complied with and shall believe that it is expedient to grant the prayer of the applicants shall grant the same and make a decree accordingly and said application and decree shall be recorded in the recorder's office of the proper county

Section 3 That section three of article five chapter two of said act which reads as follows

"Section 3 The application shall be laid before the grand jury at the same term of court when presented if the same can be conveniently done and in no case later than the next subsequent term of the court If the grand jury shall find that the conditions prescribed by this article have been complied with and shall believe it expedient to grant the prayer of the petitioners they shall certify the same to the court which certificate shall be entered of record No further proceedings shall be had until the succeeding term of the court at which term the judge

ment of the grand jury may be confirmed. If the decree of the court shall be in conformity with the prayer of the petitioners the petition and decree shall be recorded in the recorder's office of the county at the expense of the applicants who shall pay all other expenses and costs in connection with said application" is hereby amended to read as follows

Section 3 That upon the entry and recording of such decree the lands embraced within the limits of such borough whose charter is annulled shall thereupon become a township or if such petitioners elect such land shall revert to and become a part of the township from which it was taken and be under and subject to its government and control. Provided however that should the petitioners elect to have said land revert to and become a part of the township from which it was taken any indebtedness of such borough shall be paid from the taxes assessed and collected from that portion of said township formerly included within the limits of such borough

All costs and expenses incident to the proceedings for the annulment of the charter as aforesaid shall be paid by the petitioners

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1201 (Senate Bill No. 398), entitled

An Act to amend section thirteen of an act approved the fifth day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and forty-eight) entitled "An Act regulating the practice of veterinary medicine including veterinary surgery and veterinary dentistry or any branch thereof and establishing as incidental thereto a State Board of Veterinary Medical Examiners and defining its powers and duties"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1205 (Senate Bill No. 443), entitled

An Act relating to building construction in cities of the first class by prescribing the minimum live loads to be considered in designing the Walls Floors Roofs Yards and Courts of all buildings hereafter erected or altered in cities of the first class specifying the factors of safety to be applied in such designs regulating the thickness of brick walls in dwellings prescribing the minimum thickness of wooden floor joists and roof rafters defining the various classes of buildings and other terms used in the Act regulating the loading of floors providing penalties for violation and repealing inconsistent laws

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1206 (Senate Bill No. 485), entitled

An Act to validate certain municipal claims and municipal liens in the several boroughs of the Commonwealth providing for the filing of claims therefor and the proceedings for the collection of such claims

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1098 (Senate Bill No. 70), entitled

An Act providing for a State association of county controllers and for the meetings thereof and providing for the payment by the counties of the expenses thereof

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1100 (Senate Bill No. 287), entitled

An Act to amend section two of an act approved the seventeenth day of April one thousand nine hundred and five (Pamphlet Laws one hundred seventy) entitled "An Act providing that the district attorneys in all counties whose population does not exceed one hundred and fifty thousand shall be paid a salary and fixing the same which shall be in lieu of all fees and in full compensation for their services and providing for the appointment of assistant district attorneys in said counties and for the compensation of the same and providing that the fees heretofore allowed the district attorneys upon indictments shall remain in amount as heretofore but shall hereafter be as part of the costs for the use and benefit of the proper county" as amended.

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act approved the seventeenth day of April one thousand nine hundred and five (Pamphlet Laws one hundred seventy) entitled "An Act providing that the district attorneys in all counties whose population does not exceed one hundred fifty thousand shall be paid a salary and fixing the same which shall be in lieu of all fees and in full compensation for their services and providing for the appointment of assistant district attorneys in said counties and for the compensation of the same and providing that the fees heretofore allowed the district attorneys upon indictments shall remain in amount as heretofore but shall hereafter be as part of the costs for the use and benefit of the proper county" which as amended by an act approved the twenty-third day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred ninety-eight) entitled "An Act to amend section two of an act approved the seventeenth day of April one thousand nine hundred and five entitled 'An Act providing that the district attorneys in all counties whose population does not exceed one hundred and fifty thousand shall be paid a salary and fixing the same which shall be in lieu of all fees and in full compensation for their services and providing for the appointment of assistant district attorneys in said counties and for the compensation of the same and providing that the fees heretofore allowed the district attorneys upon indictments shall remain in amount as heretofore but shall hereafter be as part of the costs for the use and benefit of the proper county' which reads as follows

"Section 2 The salary of the district attorney in counties whose population does not exceed ten thousand shall be four hundred dollars per year the salary of the district attorney in counties whose population is more than ten thousand and does not exceed twenty thousand shall be four hundred dollars per year the salary of the district attorney in counties whose population is more than twenty thousand and does not exceed thirty thousand shall be five hundred dollars per year the salary of the district attorney in counties whose population is more than thirty thousand and does not exceed forty thousand shall be eight hundred dollars per year the salary of the district attorney in counties whose population is more than forty thousand and does not exceed fifty thousand shall be one thousand dollars per year the salary of the district attorney in counties whose population is more than fifty thousand and does not exceed sixty thousand shall be twelve hundred and fifty dollars per year the salary of the district attorney in counties whose population is more than sixty thousand and does not exceed seventy thousand shall be fifteen hundred dollars per year the salary of the district attorney in counties whose population is more than seventy thousand and does not exceed eighty thousand shall be two thousand dollars per year the salary of the district attorney in counties whose population is more than eighty thousand and does not exceed ninety thousand shall be two thousand five hundred dollars per year the salary of the district attorney in counties whose population is more than ninety thousand and does not exceed one hundred and fifty thousand shall be four thousand dollars per year. Provided That in no case shall the amount of salary fixed by this act be more than one thousand dollars per annum in excess of the aggregate amount of fees received in the year Anno Domini one thousand nine hundred and four by the district attorney of any county to which the act applies the amount of such fees to be inquired into ascertained and fixed by the court of quarter sessions of the peace of any county affected by this proviso and the amount so fixed by order of court and one thousand dollars in addition thereto shall be the amount of salary payable under the terms of this act" is hereby amended to read as follows

The second section was read as follows:

Section 2 The salary of the district attorney in counties whose population does not exceed ten thousand shall be five hundred dollars per year the salary of the district attorney in counties whose population is more than ten thousand and does not exceed twenty thousand shall be five hundred dollars per

year the salary of the district attorney in counties whose population is more than twenty thousand and does not exceed thirty thousand shall be six hundred and twenty-five dollars per year the salary of the district attorney in counties whose population is more than thirty thousand and does not exceed forty thousand shall be one thousand dollars per year the salary of the district attorney in counties whose population is more than forty thousand and does not exceed fifty thousand shall be twelve hundred and fifty dollars per year the salary of the district attorney in counties whose population is more than fifty thousand and does not exceed sixty thousand shall be fifteen hundred and sixty-two dollars and fifty cents per year the salary of the district attorney in counties whose population is more than sixty thousand and does not exceed seventy thousand shall be eighteen hundred and seventy-five dollars per year the salary of the district attorney in counties whose population is more than seventy thousand and does not exceed eighty thousand shall be twenty-five hundred dollars per year the salary of the district attorney in counties whose population is more than eighty thousand and does not exceed ninety thousand shall be three thousand one hundred and twenty-five dollars per year the salary of the district attorney in counties whose population is more than ninety thousand and does not exceed one hundred and fifty thousand shall be five thousand dollars per year

On the question,

Will the House agree to the section?

Mr. QUIGLEY. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 2, page 5, line 16, by adding after the word "year" the following: "in any county where a state penitentiary is located the district attorney shall receive an additional salary of two hundred and fifty dollars per annum."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend section two of an act, approved the seventeenth day of April, one thousand nine hundred and five (Pamphlet Laws one hundred and seventy), entitled "An Act providing that the district attorneys, in all counties whose population does not exceed one hundred and fifty thousand, shall be paid a salary, and fixing the same, which shall be in lieu of all fees, and in full compensation for their services; and providing for the appointment of assistant district attorneys, in said counties, and for the compensation of the same, and providing that the fees heretofore allowed the district attorneys upon indictments shall remain in amount as heretofore, but shall hereafter be as part of the cost, for the use and benefit of the proper county," as amended.

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1192 (Senate Bill No. 132), entitled

An Act to amend section six of an act approved May twenty-third one thousand eight hundred and seventy-four entitled "An Act dividing the cities of this State into three classes regulating the passage of ordinances providing for contracts for supplies and work for said cities authorizing the increase of indebtedness and the creation of a sinking fund to redeem the same defining and punishing certain offenses in all of said cities and providing for the incorporation and government of cities of the third class"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1207 (Senate Bill No. 516), entitled

An Act authorizing certain officers of the United States Army to take acknowledgements of deeds and other instruments in writing

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1115 (Senate Bill No. 524), entitled

An Act to repeal an act entitled "An Act changing the mode and manner of appointing collectors of taxes in the County of Lehigh" approved the twenty-fifth day of March Anno Domini one thousand eight hundred and forty-four Pamphlet Laws one hundred and sixty

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1116 (Senate Bill No. 526), entitled

An Act to repeal an act entitled "An Act regulating the salary of the Treasurer of Lehigh County" approved the sixteenth day of March Anno Domini one thousand eight hundred and sixty-seven Pamphlet Laws four hundred and eighty-five

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1193 (Senate Bill No. 131), entitled

An Act to amend section one article fourteen as amended in part of an act approved the first day of June one thousand eight hundred eighty-five (Pamphlet Laws thirty-seven) entitled "An Act to provide for the better government of cities of the first class in this Commonwealth" in reference to contracts of said cities.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1105 (Senate Bill No. 404), entitled

An Act to amend section one thousand six hundred and seven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1103 (Senate Bill No. 396), entitled

An Act authorizing any county and city in any county in which the county seat is within the limits of such city to erect a joint county and municipal building or buildings providing for the conditions and agreements under which such building or buildings may be erected and occupied and for the ownership thereof providing for the selection of a site for said building or buildings and authorizing said county and city to make a sale or exchange of properties under certain conditions

for the purpose of securing such site authorizing the acquisition of property for such building or buildings by purchase or condemnation and authorizing the county to issue bonds in payment of any indebtedness incurred for its share of the cost of such building or buildings and land.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1200 (Senate Bill No. 360), entitled

An Act requiring prothonotaries and clerks of courts to furnish to the Secretary of Internal Affairs copies of orders of court relative to the creation consolidation division and partition of cities boroughs and townships and fixing the fee of such officers for such services.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1167 (Senate Bill No. 550), entitled

A Joint Resolution proposing an amendment to article nine section eight of the Constitution of Pennsylvania.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1202 (Senate Bill No. 414), entitled

An Act to amend section one of an act approved the twenty-sixth day of February one thousand nine hundred and three (Pamphlet Laws eight) entitled "An Act providing for the appointment of boards of visitation for institutions societies and associations caring for dependent neglected and delinquent children" as amended by providing that the Board of Visitors may visit institutions without the county to which residents of the county are committed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1204 (Senate Bill No. 437), entitled

An Act requiring counties having a population of over one million and less than one million five hundred thousand to establish a pension fund for the employes of such counties and providing for the administration of such fund and payments therefrom

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1197 (Senate Bill No. 148), entitled

An Act authorizing recorders of deeds in counties having a population of from one hundred and fifty thousand to five hundred thousand inhabitants to appoint a solicitor prescribing the duties of said solicitor and fixing his term of appointment and salary

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1193 (Senate Bill No. 436), entitled

An Act amending an act approved the fourteenth day of May one thousand nine hundred and fifteen entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" by adding thereto Sections twenty to twenty-six inclusive as sub article sixteen of Article sixteen Chapter VI authorizing the erection of dykes and embankments along certain water courses upon the request of the Board of Health granting the right of entry therefor and providing for the assessment of damages and benefits against property affected

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An Act providing a system of government for borough and revising amending and consolidating the law relating to boroughs is amended by adding to chapter six article sixteen the following sections

(d) ERECTING DYKES AND EMBANKMENTS ALONG CERTAIN WATER COURSES ON REQUEST OF THE BOARD OF HEALTH

Section 20 Upon the written request of the Board of Health the borough may erect dykes and embankments along any mill race or other unavailable water course if the same shall be necessary to prevent the water from overflowing the banks thereof and for such purpose may enter upon and condemn such property and materials as may be necessary to complete such work

Section 21 No ordinance for the erection of dykes and embankments under Section twenty hereof shall be passed until notice thereof has been given by publication of the proposed ordinance once a week for three consecutive weeks in one newspaper published in the county

Section 22 When the work of erecting such dykes and embankments has been completed if the borough cannot agree with the property owners as to the payment of the costs and expenses the borough may present its petition to the Court of Common Pleas setting forth the character of such improvements and that the damages costs and expenses incurred have not been paid and praying the court to appoint three freeholders as viewers to ascertain the damages costs and expenses resulting therefrom and to ratably assess the damages costs and expenses or so much thereof as the viewers may deem reasonable upon the property benefited and make report thereof to the court

Section 23 The court or any law judge thereof shall thereupon appoint three viewers from the county board of viewers and appoint a time not less than twenty nor more than thirty days thereafter when the viewers shall meet upon the line of the improvement and view the same

Section 24 The proceedings before such viewers for the allowance of damages for property taken injured or destroyed and for the assessment of benefits upon property benefited shall be as provided in chapter six article two of this act

Section 25 The final assessment against any property shall be a lien for the amount of such assessment dating from the time of the final confirmation of the report or the final decree of the court fixing such assessment if filed in the court within six months from the final assessment or confirmation

Section 26 Nothing contained in Section twenty of this Article or in the sections based thereon shall apply to any water course used by any borough or Water Company as a course of supply unless such borough or Water Company shall consent to such erection of dykes and embankments

On the question,

Will the House agree to the section?

Mr. SHOWALTER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 2, line 9, by striking out the word "unavailable" and inserting in lieu thereof the word "unnavigable."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows

An Act amending an act approved the fourteenth day of May one thousand nine hundred and fifteen entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" by adding thereto section twenty to twenty-six inclusive as sub-article sixteen of Article sixteen Chapter six authorizing the erection of dykes and embankments along certain water courses upon the request of the board of Health granting the right of entry therefor and providing for the assessment of damages and benefits against property affected

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1203 (Senate Bill No. 420), entitled

An Act validating proceedings by councils in boroughs for the paving and curbing of public highways and validating municipal liens therefor.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1190 (Senate Bill No. 58), entitled

An Act to fix salary of court criers court interpreters and tipstaves in judicial districts containing more than one hundred and fifty thousand inhabitants and less than one million inhabitants and repealing certain acts.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILLS ON THIRD READING.

Mr. BRADY asked and obtained unanimous consent to call up House Bill No. 166, file folio 2555, on page 8 of today's calendar, bills on third reading postponed.

Agreeably to order.

The bill having been called up from postponed calendar by Mr. Brady.

The House resumed the consideration on third reading of House Bill No. 166, entitled

An Act to fix salaries of the judges of the municipal court of Philadelphia State of Pennsylvania.

On the question recurring.

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—142.

Alexander,	Dithrich,	Lafferty,	Rorke,
Allum,	Donneley,	Lauler,	Rothenberger,
Armstrong,	Drinkhouse,	Levis,	Ruddy,
Aron,	Dunn,	MacCallum,	Schaeffer,
Baldi,	Ehrhardt,	Magill,	Schilling,
Baldrige,	Ephraim,	Mallery,	Shaffer,
Bell,	Fitzgibbon,	Mangan,	Shellenberger,
Benchoff,	Fowler,	Marcus,	Sinclair,
Bennett,	Fox, A. R. B.,	Marshall,	Smith, E. R.,
Benninger,	Fox, I. M.,	McCaig,	Smith, F. I.,
Bigler,	Franklin,	McGeary,	Snowden,
Brady,	Gans,	McIntyre,	Soffel,
Brislin,	Geary,	McKay,	Sowers,
Brooks,	Glass,	Mehring,	Sprowls,
Bucher,	Goehring,	Michel,	Steedle,
Bungard,	Golder,	Millar,	Stevenson,
Campbell,	Goodnough,	Miller, A. D.,	Stott,
Catlin,	Griest,	Miller, C. G.,	Sullivan,
Clements,	Haines,	Miller, D. L.,	Todd,
Clutton,	Hamilton, J.,	Miller, D. D.,	Trach,
Coldsmith,	Harer,	Millin,	Uish,
	Harvey,		

Colville,	Heffernan,	Milner,
Comerer,	Heyburn,	Murphy,
Cox,	Hickernell,	Neary,
Crawford,	Hough,	Patterson,
Crockett,	Huntington,	Perry,
Crum,	Hutchison,	Phillips,
Curran,	Ingham,	Pidgeon,
Curry, A. E.,	Jones,	Pike,
Curry, R.,	Jennings,	Fowell,
Dawson,	Kantner,	Quigley,
Day,	Kinsman,	Ramsey,
Dewey,	Kooser,	Reber, C. A.,
Di Lemmo,	Krause, W.,	Reber, H. F.,
Dilsheimer,	Krugh,	Rinn,
		Robertson,

NAYS—34.

Bidelspacher,	Hampson,	North,	Sweitzer,
Bolard,	Hess,	Norton,	Vickerman,
Bowman,	Hollingsworth,	Roads,	Wallace, H. L.,
Corbin,	Horne,	Ringler,	Willert,
Davis, D. E.,	Kennedy,	Sarg,	Williams,
Evans, J. T.,	Krause, T. S.,	Snyder,	Woodruff,
Finney,	Martin,	Stark,	Zanders,
Graham,	McCurdy,	Statter,	Zimmerman,
Griffith,	McKim,		Zook,
			Speaker,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

The SPEAKER. After the roll has been called a number of gentlemen have been requesting to be recorded. If quiet is maintained this can be avoided and the gentlemen can be recorded when their names are first called.

Mr. WILLSON asked and obtained unanimous consent to call up from page 8 of today's calendar, bills on third reading postponed, House Bill No. 949, file folio 1897.

Agreeably to order.

The bill having been called up from postponed calendar by Mr. WILLSON.

The House resumed the consideration on third reading of House Bill No. 949, entitled

An Act to amend and to repeal certain sections of an act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing, consolidating and extending existing laws in relation thereto"

On the question, recurring.

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. ROBERT L. WALLACE, Mr. Speaker and gentlemen of the House: I wish to call your attention to the bill that is now under consideration. It is the bill repealing the nonpartisan election law for third-class cities. Do you want to pass this bill, and if so, why? A number of years ago the Clark Act was enacted into law in this State providing for the government of third-class cities. One of the features of that bill was the nonpartisan election law. It has been in service for a number of years and, we think, fairly successful. Now we have the proposition before us to repeal that law and to go back to partisan politics in our municipal affairs. We, as Republicans of this House, I think, should hesitate and consider very carefully before we repeal this law. Why should we Republicans tamper with this thing? Why do we need to shoulder any more responsibilities? Why, gentlemen of this House, should a man in order to qualify for mayor or city councilman in third-class cities, be either a Republican or a Democrat or any other partisan in politics? The only qualification for a mayor or city councilman is the man's qualification for the office; his ability as an executive officer, as an administrative officer, or as a judicial officer, and it makes little difference to the man who votes whose desire is for good government, what his politics may be. We all believe that public officials that have to do with State-wide policies of government can best be selected on a partisan platform because there is a State-wide policy that is too big for any one candidate to bring before the people and have it considered by the people. But we can elect a mayor of a city if he is

a good business man. Why not a councilman to fix your rate of taxes and spend your money? Why should he be considered along the line of partisanship? The nonpartisan law gives to the people of a locality the largest degree of home rule that any election law possibly could give. Why do you want to take away from us? In electing a mayor under this law it is absolutely impossible for a man to be elected unless he gets a majority, if you please, of all the votes cast for that office. If you are in favor of majority rule in this democracy, then we ought to stand by this law. We have first a process of elimination at the primary—the non-partisan primary—and we select a man to stand for that office at the election, and the two men getting the highest number of votes for mayor are the only names that go on the ballot. We eliminate all the rest. Then we have a second trial at the election in the Fall and we pick the best man of those two. Now, we are not going to say in this Legislature that our respective districts are incompetent to elect their public officers. When we give to the people the chance to give their honest expression at the election we have done our part and we have done all that any person can do. We have the best law that can be enacted for that if we put it up to the people to make their selection of the public officials; or if the majority of the people of that city cannot elect a good man with this law to office, then we don't deserve any better than we get. You cannot find any other source, no matter how much we search, that can select better men for public office than the people who vote for them. We must not lose sight of the fact that this is a government by a majority, and a majority of the people must rule whether we like it or not, and sometimes if we are not successful or are not on the successful side we don't like it, but the majority must rule in this democracy and we ought not to take away from them the chance to do that. We might just as well talk plainly. We don't want undesirable men elected to office. A great majority of us here don't want socialists to hold office in our respective districts. We don't want any man to hold office unless he is a patriotic, law-abiding citizen, and now we can prevent that under this law if we have a majority of the people in our respective cities that don't want that kind of men to hold office. If you repeal this law, then it is possible for a man to be elected to this high office of mayor or city councilman with one-fourth or one-fifth of the total number of votes cast, which has been done right in this Commonwealth in more than one city. There will be a candidate on the Republican ticket; one on the Democratic ticket; one on the Socialist ticket; one on the Citizens' Party ticket, and one on this kind of a progressive ticket or on that kind of a progressive ticket with two or three different kinds of Socialists and two or three different kinds of anarchists all running on a different ticket, and there may be a very undesirable man who gets less than one-fifth of the total number of votes cast who will be elected to this office. That thing has happened in this Commonwealth, but it cannot happen under this nonpartisan law unless a majority of the people in the district electing officers believe in that kind of thing. What is the matter with the non-partisan law in general in this great Commonwealth of Pennsylvania. We hear of some people that are attacking it in third-class cities, as this bill does. We hear of people who are attacking it in second-class cities; we hear of some others that are attacking it on judicial nonpartisan law. Has it not worked? What is the matter with it? We have elected a number of judges of the Supreme and Superior Court and are they not good men? Where is the man that has the boldness to stand up and point out one of these men that should not have been elected. We have elected from the great city of Pittsburgh whom my friends on the other side think is a great city—there we have elected Honorable Robert S. Frazier to the Supreme Court, and he is a pretty good judge. We have elected Judge Walling, from Erie, Judge Simpson from this little town down here in the eastern part of the State; we have elected Judge Trexler, and Judge Keplhart and some others. What is the matter with these men? Are not they just as good men as you elected under the present primary ballot and convention systems? Now, we talk about this law not being successful, but when we point to the men that have been elected under this law, no man dare raise his hand and say that it has been anything else but very successful.

Gentlemen, the big Senator, who is visiting in this city today, in the public press just of today, talks a little bit about this matter. What does he say? This ought to appeal to a great many of the members of this House. Senator Penrose says in this public interview: "I am a firm believer in the non-partisan ballot as the means for electing judges and for municipal officers. I know that there are a number of Republicans and Democrats in Pennsylvania who don't agree with me, but my theory is that it is best for local government."—"That is the proposition we have before us tonight, 'local government.'—"I would even extend it to boroughs, but I am not forcing my views," etc.

Gentlemen, the Governor of this Commonwealth has spoken in no uncertain terms regarding this matter. Every political party in this State almost, at the last general election, went on record as favoring the proposition to give the local communities the largest portion of self-government possible. Is this in line with the platforms and the announced purposes of these political parties and candidates?

Gentlemen, the third class cities of this Commonwealth do not want this bill repealed. If we look a little over this country, we find some very glaring examples of minority rule where men have been elected to high offices by very much less than a majority of the votes cast. I want to call attention to what I consider a very splendid article appearing in the Literary Digest regarding the recent election in the City of Chicago. You have heard a good bit about this election in Chicago. The man that was elected apparently did not have a very good reputation a few months ago. He was charged with not being patriotic, and that is one of the most serious charges that can be made against any man either in office or aspiring to office. He was charged with obstructing our progress in this great world war for humanity's sake. But notwithstanding all that, he came out for re-election and was elected, not by a majority of the votes cast for that high office in the City of Chicago but very much less than a majority. A number of the great newspapers all over this country said some very unkind things about this man. They spoke of him bringing to the attention of the people of this country some of the things that he had said and done and if true, he should never have been elected to the office. "Big Bill's re-election has called down a shower of lively headlines such, for example, as the Kansas City Star's outcry: 'Poor old Chicago.' " The Louisville Courier Journal, 'Un-American wins;' and the New Haven, Connecticut, General Courier's phrase, 'Chicago's shame.' " Then coming on down to one of the great Philadelphia papers that spoke in similar terms about this man. But notwithstanding all those things, he was elected by a very small minority. "The German vote and Thompson's lungs could not have brought about his re-election had it not been for the antiquated undemocratic and un-American election system that prevails in Chicago."

The gist of all these great newspapers is that not the will of the majority was responsible for this man's election but the antiquated system under which he was elected was responsible, and that is the thing that we are asked to vote here tonight to go back to, this antiquated system where it is possible to elect men with small minorities instead of the majority of the votes that are cast.

I want to talk just a little more to Pittsburgh. Two years ago this proposition was up to repeal the non-partisan law for second class cities, and you men that were here two years ago remember the great storm of protest that came down from the west protesting to the members of this Legislature against the going back to this old, antiquated system. I hold in my hand a resolution of the Pittsburgh Chamber of Commerce, passed only a short time ago, regarding this matter. "Our present plan of city government, known as the Pittsburgh plan, was adopted as the result of the great uprising of citizens of Pittsburgh against the conditions prevailing under the old partisan plan of city government. In this movement the Chamber of Commerce took the lead, the non-partisan bill for second class cities was drafted by a committee of this chamber, the chamber ac-

tively advocates its passage and has sent its committee to Harrisburg to protect it against every bill which has since been introduced."

Gentlemen, I hold in my hands protests from a majority of all the third class cities in this Commonwealth against the repeal of this bill. I am not going to take your time to read them all, but I want to call your attention to the fact that Allentown, Altoona, Bradford, Butler, Coatesville, Connellsville, Corry, Erie, Franklin, McKeesport, Monongahela City, New Castle, Reading, Oil City, Wilkes-Barre and several others have passed resolutions protesting against the repeal of this law.

Gentlemen, I want to ask you in closing, if you are going to vote for this bill, why are you going to do it? Have you any reason? Do you think it is wise to depart from a rule that requires majorities to elect and go back to the old system that may be very dangerous to us at this time? Are you going to disregard the admonition of the political leaders of this State, of the Governor, who is the titular head of the Republican Party of this Commonwealth? Are you going to disregard the announced platforms of the parties at the last election in their advocacy, in a large measure, of home rule for local communities. Gentlemen, ask yourself these questions, and I do not believe that any of you can consistently answer these questions to your own satisfaction and in such a manner as will justify you in voting for this bill. I ask you, gentlemen, to vote against this bill, because we have got what we want and what we believe is the best proposition for third class cities. We have not heard any good argument for the repeal of this act, but we have had a number of the most distinguished representatives of the third class cities of this Commonwealth down here at this State Capitol, protesting, and protesting most emphatically, against the repeal of this law.

Mr. WILLIAM DAVIS, Mr. Speaker, I wish to give this House the expression which has been given to me by the City of Johnstown, which is a third class city in my own native county. They say that they have canvassed the city through the members of the Chamber of Commerce, and that the information gathered by more than six hundred of the members of the Chamber of Commerce is to the effect that they are unqualifiedly opposed to this measure being passed. This being the expression of the only third class city in my county, I want to place it before you in the way that they directed me to do, as being opposed to this measure.

Mr. WONER. Mr. Speaker, I take it for granted that this measure that is now before the House means putting party loyalty to the test. I resent, however, the imputation that any man who opposes the passage of this bill is not strictly a loyal party man. It is true that political parties are essential to this government, and it is very true that the great political organization to which all but twenty-three of us here belong, is now in an aggressive position to wrest from the Democratic Party the power in this nation in the coming year. But, gentlemen, do you suppose that by taking away from the third class cities the one element that is progressive, the one element that is up-to-date, the one element that has been studied by municipal experts, the one factor that has marked progress in municipal government—do you suppose that by taking away the non-partisan feature of the third class city act, that you are going to promote the good of the Republican party in this state or nation? I say no, and I defy any man to say that he is a more faithful and more loyal and more aggressive Republican than I am. I would resent any claim that if I voted against this measure I was not strictly a party man. I want to say to you that you cannot afford to take a step backward. You cannot afford to set aside this feature, the best expression of the best geniuses who have worked out the great problem of municipal government in this Commonwealth. I know you will not take that step tonight. It would be a step backward, and who wants to take a backward step? Let any man deny to me that it is distinctly a step backward. I am a man that once having taken a step forward, I either stay where I am or go on further—I never retreat. Now, gentlemen, this is not the time to meddle with the election laws. Why, it is futile for me to repeat that the Republican leaders cannot be put on

record as being in favor of this bill. I defy any advocate of this bill to get up in this House to-night and say that Senator Penrose and Governor Sproul are in favor of this bill. If you can do that—I will not say that I will vote for the bill, because my people have almost unanimously asked me to vote against it—but it would cause me to waiver because I like to follow what I consider wise, judicious and aggressive leadership. Gentlemen, this is no time to repeal this law, and why? Has not my colleague from Lawrence County expressed to you what was expressed before the Committee on Municipal Corporations by at least two men who appeared there, when they said this: that it would be a calamity in their individual communities if this bill, if the non-partisan feature, were to be repealed, for the reason that they were impended—threatened with the election of a socialistic mayor from the city of Butler, which has just come in and which is really a fledgling among the third class cities. The non-partisan feature has been remarkably successful. We have elected men of the highest qualifications, without respect as to whether or not they were Republicans or Democrats, and the men who are the leaders of the Republican party in the city of Butler have given their expressions in favor of the continuance of the non-partisan feature. Now, my friends, we are going to face troublesome times in the next few years in both the social and political status of this country. We cannot afford to turn loose any element which will jeopardize safe and sound government in any of our third class cities. Can we afford to make it possible for a man who should not be at the head of the government of a third class city to rise to such power? I would like to see this bill defeated because I see no merit in it, because the leaders of the Republican party are not for it, because even those outside of the third class cities have expressed themselves as not being for it.

Mr. WILLSON. Mr. Speaker, in 1917 a similar measure was before this House and passed both Houses of the General Assembly, but was vetoed by Governor Brumbaugh. It was believed that a nonpartisan election for officers of third class cities would result in the selection of better men, and to some extent perhaps this has proven true under the Act of 1913. But whatever good has followed the enactment of this law has been due to that feature of the act under which municipal officers are elected for the whole city instead of by wards. Certainly we are all satisfied from our experience that non-partisanship has not been eliminated from municipal elections. Factionalism is as rampant as before. In practice we have found members of the minority party combined with the disgruntled elements of the dominant party, and by this means have placed in office men who never could have been elected except under the spur of party revenge. Take my own city for example. I may say to you without hesitation that since the policy of ward representation on the school board we have been able to place in office a higher representation than ever before. But in the election of the school board we still retain the partisan feature. Under our school board system, serving without pay, we have been able to place better men in office than when they received a salary of two thousand dollars. Why should we permit a system to continue under which minority factions are able to rule the politics of our city? The nonpartisan law has failed to attract as candidates the business men and public-spirited citizens, because they do not wish to get mixed up in partisan entanglements. I believe in party responsibility, and feel that it will result in the selection of better men in our city council, as it has resulted in the selection of better men on our school board. Under our direction, if good men are selected they will get the support of the good men of the opposing party. This check, in my mind, is better in getting good results than our present law. Then again why should a citizen as he goes to the polls be encumbered by more than one ballot—one for the county officers, another for the non-partisan judiciary, and still another for the municipal election? Voting should be made easy, and not complex, and one ballot should be sufficient. What good reasons can you give for electing municipal officers by a different method than you elect county, State, and national officers? The principle we stand for should assume prominence rather than the individual. It is important, of course, that we select good men for public offices, but it is even more important that high and proper principles are carried out. We

believe in our political party as much as we believed in our church, as it is based upon and represents our ideal. Why should we be ashamed of our political party any more than we are ashamed of our church? Bad men will get into the church, and it is the same with political parties. It is therefore evident that men who fail to measure up to our ideals will be benefited under the nonpartisan law in every third class city. I hope that every member will vote for this bill and repeal the non-partisan law.

Mr. ROBERT E. WALLACE. Mr. Speaker, I do not desire to debate this question further, but wish to correct the gentleman from Allegheny (Mr. Willson) in one statement. Two years ago no such bill as this, no bill providing for the repeal of this non-partisan law, was introduced in either branch of this Legislature. It is true a repealer was tacked on the third class city bill. That repealer or rider was killed in this House and never reached the Governor.

Mr. WILLSON. Mr. Speaker, I would just like to say in answer to the statement that we do not want socialistic candidates for our offices, that in 1913 when this bill was first passed, in the city of Williamsport we had a socialistic councilman elected the first time. At the present we have a socialistic controller and one socialistic councilman, and I am told that Williamsport elected a mayor who was not a naturalized citizen of the United States, and had to have him taken into court to get him out of office.

Mr. RAMSEY. Mr. Speaker, I believe everybody in this House would be disappointed, as well as everybody in the State of Pennsylvania, if one who served in this House since 1913 and has been recognized as a partisan so far as the Clark Act is concerned, if I did not say something in favor of the repeal of the non-partisan feature. I have the honor to represent a third class city which is not included in the list of third class cities opposed to this repealer. I recognize that the gentleman from Lawrence (Mr. Robert L. Wallace) has read a considerable number of references to third class cities; I accept the references of the gentleman from Cambria (Mr. William Davis); but I believe that a large number of the other references will be found to have been resolutions passed by councils alone. Therefore the sentiment of the people of the third class cities is not expressed. I do not believe that any better government can be obtained under the non-partisan features of the municipal elections, and good men are elected under all forms of government. I do, however, believe that the partisan ballot in third class cities will be a benefit and not feature as a detriment to the advancement of the cities. The other features of the Clark Act are just as important to the procedures of these governments as the non-partisan features. I have never believed that any man could be a non-partisan in politics. I don't believe the city governments of third class cities have ever demonstrated that fact. In the city that I represent we have never had a Democrat serving since we have had a non-partisan election. They have all been Republicans. We used to give the Democrats an office occasionally before we had a non-partisan election, but it has not benefited our personnel one bit. My friends, there is something else in this bill that I am going to ask you to vote for other than the non-partisan feature. There is a provision in this act that is as follows: "There shall be elected at the municipal election in the year 1919 and every four years thereafter a City Treasurer who shall hold office for a term of four years from the first Monday of January next succeeding his election." That is a feature to correct the present or to amend it wherein the city councils of the third class cities elect such an important officer as the city treasurer, the biggest paying office in the city and at the mercy of five men. The people of the city having nothing at all to say in regard to the election of a city treasurer. That feature of this bill, my friends, ought to cause you to vote for it even though you do have some doubt in your mind as to the non-partisan feature of it. The feature of this bill connected with the election of a city treasurer, the partisan feature, should give to the cities of the third class a better system of electing their municipal officers. I hope this House will vote for this bill, notwithstanding the Pennsylvania Senior senator's supposed statement in today's papers

that he is opposed to the partisan law or rather favors non-partisan elections in third class cities or in any other city. Treat it as a question as you would treat anything else of your own: give the cities of the third class a partisan election and the election of a city treasurer and I am sure that you will do some good for the third class cities.

Mr. WILLERT. Mr. Speaker, I don't care to take your time, but coming from one of the third-class cities of this Commonwealth and one of the largest ones, and after having canvassed our district thoroughly, I take issue with my good friend from Delaware, Mr. Ramsey, and we don't want the repeal of the non-partisan act. We are well satisfied. We have better men than we have ever had before and our city treasurers are good men. We have no complaint to make and we hope that you will not vote for the repeal of this act.

Mr. BOLARD. Mr. Speaker, I represent a county containing two third-class cities and our people of those cities are entirely satisfied with this act, with the present law, and don't want it repealed. We say this particularly to those representatives who come from districts that do not have third-class cities. We ask you not to oppose this law, but to leave the present law as it is.

Mr. HARER. Mr. Speaker, I would like to interrogate the gentleman from Erie, Mr. Willert.

The SPEAKER. Will the gentleman from Erie, Mr. Willert, permit himself to be interrogated?

Mr. WILLERT. Mr. Speaker, yes, sir.

Mr. HARER. How did you arrive at your opinion in regard to the statement that you have just made concerning your district?

Mr. WILLERT. By canvassing the Boards of Trade, the Chambers of Commerce, as well as labor organizations, who have endorsed the present non-partisan act.

Mr. HARER. How many people does that represent?

Mr. WILLERT. At least 75,000 people.

Mr. HARER. These are men that voted on this proposition?

Mr. WILLERT. Yes, sir.

Mr. HARER. Did you take a personal inventory of this?

Mr. WILLERT. I did.

Mr. ROBERT L. WALLACE. Mr. Speaker, I want to call attention to one fact. It is in regard to the election of the treasurer, but that is no reason why any man should vote for the whole bill as drafted. It is a very easy matter to introduce to-morrow a bill providing for the election of a treasurer, and any man that thinks that is the best thing to do he can do that and then vote for it squarely on the issue and not camouflage it under the non-partisan proposition. Personally I have no objections to the election of treasurers as other officers are now elected, but I don't think we ought to be led to believe that we are to support the non-partisan repealer in order to elect this man. Make it a separate bill.

On the question, recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken as follows, viz:

YEAS—83.

Alexander,	Geary,	Lauder,	Simpson,
Baldrige,	Goehring,	Mangan,	Sinclair,
Bechtold,	Golder,	Martin,	Smith, E. R.,
Bennett,	Goodnough,	McCaig,	Smith, F. I.,
Benninger,	Graham,	McIntyre,	Snowden,
Brooks,	Griest,	McKim,	Soffel,
Bucher,	Haines,	Michel,	Sprows,
Bungard,	Haldeman,	Miller, D. D.,	Statler,
Campbell,	Hamilton, J.,	Neary,	Steedle,
Coldsmith,	Harer,	North,	Sullivan,
Cook,	Heffernan,	Patterson,	Todd,
Curry, R.,	Hess,	Perry,	Ullsh,
Dawson,	Hickernell,	Pidgeon,	Wagner,
Day,	Hollingsworth,	Powell,	Walker, G. T.,
Dietrich,	Hough,	Ramsey,	Walker, J. A.,
Evans, S. J.,	Jennings,	Korke,	Wettach,
Flynn,	Jones,	Ruddy,	Williams,
Foster,	Kooser,	Schaeffer,	Willson,
Fowler,	Krause, W.,	Scott,	Spangler,
Fox, I. M.,	Krugh,	Shaffer,	Speaker,
Gans,	Lafferty,		

NAYS—94.

Allam,	Davis, D. F.,	Krause, T. S.,	Sarg,
Armstrong,	Davis, J. T.,	Kunze,	Schmung,
Arch,	Davis, W.,	Lanius,	Shellenberger,
Baldi,	Dewey,	Levis,	Showalter,

Barnhart,	Di Lemmo,	Magill,	Shunk,
Beckley,	Donneley,	Mallery,	Snyder,
Bell,	Drinkhouse,	Marcus,	Sowers,
Benchoff,	Dunn,	Marshall,	Stark,
Bidelspacher,	Ephraim,	McCurdy,	Stevenson,
Digler,	Evans, J. T.,	McGeary,	Stott,
Eolard,	Finney,	McKay,	Sweitzer,
Brendle,	Fitzgibbon,	Mehring,	Trach,
Brislin,	Fox, A. R. B.,	Miller, A. D.,	Vickerman,
Catlin,	Franklin,	Miller, C. G.,	Wallace, R. L.,
Clutton,	Glass,	Millin,	Wallace, W. T.,
Colville,	Griffith,	Murphy,	West,
Comerer,	Hampson,	Norton,	Whiteman,
Corbin,	Harvey,	Phillips,	Willert,
Cox,	Horne,	Reber, C. A.,	Woner,
Crawford,	Huntington,	Reber, H. F.,	Wood,
Crum,	Hutchison,	Rhoads,	Woodruff,
Curran,	Kantner,	Ringer,	Wyne,
Curry, A. E.,	Kennedy,	Rinn,	Zook,
	Kinsman,	Rothenberger,	

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

MOTION TO RECONSIDER VOTE.

Mr. DUNN asked and received unanimous consent to offer a motion which was twice read as follows:

Moved by the gentleman from Philadelphia, Mr. Dunn, seconded by the gentleman from Philadelphia, Mr. Glass, that the vote by which House Bill No. 850, file folio 2493, entitled

An Act to amend sections three and five of an act approved the twentieth day of May, one thousand nine hundred fifteen (Pamphlet Laws five hundred and sixty-six), entitled "An Act requiring cities of the first class to establish a pension fund for employees of said cities, and all county or other public employees, if any, paid by appropriation of the city councils thereof, and out of the treasury of said cities; and regulating the administration and the payment of such pensions" as amended, giving credit to employees of such cities for time in the service of the Commonwealth; fixing the contributions of such employees; and permitting employees leaving the employ of the city to continue as contributors in order to become beneficiaries of said fund.

was defeated on third reading, Tuesday April 8, be reconsidered.

On the question,

Will the House agree to the motion?

It was not agreed to.

RECONSIDERATION OF VOTE.

Mr. HELT asked and received unanimous consent to offer a motion which was twice read as follows:

Moved by the gentleman from Northumberland, Mr. Helt, seconded by the gentleman from Butler, Mr. Woner, that the vote by which House Bill No. 1157, file folio 2649, entitled

An Act relating to county officers in counties having a population of more than seventy thousand and less than one hundred and fifty thousand inhabitants and providing for their salaries and the compensation of deputies and clerks in the respective county offices requiring the payment into the respective county treasury of the fees of county officers and providing penalties for violations of this act

on page 14 of tonight's calendar, and House Bill No. 685, file folio 2855, entitled

An Act providing that the county treasurers of all counties whose population does not exceed one hundred and fifty thousand shall be paid a salary and fixing the same which shall be in lieu of all commissions and fees and in full compensation of their services

on page 18 of today's calendar were recommitted be reconsidered.

On the question,

Will the House agree to the motion?

Mr. FLYNN. Mr. Speaker, what is the question?

The SPEAKER. The Chair understands these two bills are on the second reading calendar today. In the absence of the sponsors of the bills they were recommitted. The sponsors for the bills now desire to have the bills placed back on the calendar.

Mr. FLYNN. Mr. Speaker, these bills refer to salaries of certain county officials. The two bills are in conflict in their provisions; in other words, they create an inequality in certain salaries. I move to have them recommitted so that this difference could be reconciled. It is the proper method

of procedure, and I trust that the present motion will be voted down. It is the only way to expedite this matter, as I see it. It is entirely a proper method to have the bills referred back to committee.

Mr. HELT. Mr. Speaker and gentlemen of the House: I agree with the gentleman from Elk (Mr. Flynn) that that is the proper method of procedure to send bills back into committee for the purpose of amendment, but there is another matter that is usually followed out in the same procedure, and that is that the sponsors of the bills are at least notified of the intention when a motion to recommit bills is to be made. Out of fairness to the sponsors of the bills and the committee which considered those bills, I want to state that these bills were reported out after all the members of the House had an opportunity to appear before those committees and have them amended; in fact, the bill that I am the sponsor of and ask your consideration of at this time, House Bill No. 685, was in the committee since February 28, and we met, as far as possible, the requests of those who opposed the measure and we amended it so as to eliminate, as far as possible, the opposition that showed against the bill, and in the committee the vote was taken and there was a majority there shown to report the bill out on the floor of the House for the action of this body. Out of courtesy to this committee and out of courtesy to the sponsor of this bill, I respectfully ask your favorable consideration of the motion.

Mr. WONER. Mr. Speaker, I acknowledge that I do not understand all the procedure of this House. It seems to me very strange, however, when I was sitting in my seat here this evening, that somebody who must have known that I was a member of this House at least should have put in a motion linking up my bill with another bill and referring it back to the Committee on Counties and Townships. Now, Mr. Speaker, it is a question of courtesy with me. My colleague, the gentleman from Elk (Mr. Flynn) could have at least consulted me, but he did not see fit to do so. I am not particularly objecting to the disposition of this bill of mine, but I see no reason why it should have been recommitted in connection with the other bill. The inconsistencies or incompatibilities in those bills could easily have been adjusted. I am not adverse to sending it back to the Committee on Counties and Townships if it be for an honorable and good purpose, but it looks to me like a clandestine method.

Mr. FLYNN. Mr. Speaker, I assure the gentleman that there was no intention of discourtesy on my part in sending these two bills back to committee. But here is a glaring inconsistency, a situation in which one bill provides a certain schedule of salaries and another bill, for the same class of officials, provides another schedule of salaries. I want to ask the gentleman who sponsored these bills, how are they going to reconcile that difference? We cannot pass both bills. You know that and we all know it. There is no intention of beating about the bush or doing anything under cover here. The motion was made here in an open meeting of this House. These gentlemen would have a notice of this hearing that is to be held to reconcile this difference, and to my way of thinking it is the only way of meeting the situation. We cannot pass both bills. Now then, what can be done? Refer them back to committee, as has been done here tonight, and have a hearing on this matter and try to adjust these salaries so that they will be equalized, or the provisions of one bill can be incorporated in the other. It is the only thing to do.

Mr. MARSHALL. Mr. Speaker, I would not for one moment question the statement of any member of this House, but I wish to state that I know a little bit about the history of this bill before it came on the floor, and the purpose to recommit is being camouflaged by the gentlemen who supported that motion. I was the Chairman of the subcommittee by which the bill of Mr. Helt was considered, the Judiciary Local Committee, and the gentleman from Bedford (Mr. Edgar R. Smith), who supported the motion to recommit this bill, was the only man in committee who objected to it. As chairman of that committee, in common with the other members of that committee, we got together and amended the bill to comply with Mr. Smith's requests and objections as nearly as we could, and when the bill was finally brought before the committee, as amended, it was voted out of that committee. Mr. Smith was present after the amendments were made, which practically elim-

inated the objections he offered, but he still objected, giving no reason for his objections.

It was after some opposition that the bill was voted out—reported to the House. I believe in professional courtesy in the House of Representatives as well as any place else. I am not the sponsor of either of these bills, nor am I especially interested in them, but it was after a great deal of work that these bills were amended and re-amended to meet all objections and then reported out by the committee by the majority of those present, and it is only fair to sponsors of these bills and to the members of this House that they be permitted to come before the House for a vote. The bill of the gentlemen from Butler county was reported from another committee, and while there may be some confliction, I think it covers a broader field than that from the gentleman from Northumberland county. This proposition can be worked out by amendments on second reading, which is a very easy way to have it done. Under the circumstances neither of these gentlemen would have called their bills up for third reading. They could have gotten together and clarified the situation. Either gentleman would have agreed to defer calling up his bill until an agreement could have been reached. That is the proper way to do it. Knowing the history of the bills as I do, I am sorry to question the statement or the motive of any member of this House, but I must say that I cannot agree to the proposition of recommitting these bills to the committee. The purpose for so doing is being camouflaged, and I ask the members of the House to vote in favor of the motion to reconsider the motion that recommit these bills to the committee, without the consent or knowledge of or even consultation with the sponsor of either bill. I ask the members of this House to support this motion.

On the question recurring,

Will the House agree to the motion?

It was agreed to.

The SPEAKER. These bills will be placed back upon the second reading calendar.

SENATE MESSAGE.

RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, April 21, 1919.

Resolved (if the House of Representatives concur), That Senate Bill No. 141, entitled "An Act to amend section eight (8) of an act entitled 'An Act for the better protection of wild birds and game within the Commonwealth of Pennsylvania, requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth, and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith, and providing for the disposition of the license fees, fines, and penalties received,'" approved the seventeenth day of April, Anno Domini one thousand nine hundred and thirteen, be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives, as follows:

In the House of Representatives, April 21, 1919.

Resolved (if the Senate concur), That House Bill No. 335, entitled "An Act to amend section two of an act approved the twenty-sixth day of May one thousand eight hundred and ninety-seven (Pamphlet Laws ninety-five) entitled 'An Act relating to proceedings where goods or chattels have been levied upon or seized by the sheriff and claimed to belong to others than the defendant in the execution of process' as amended

be recalled from the Governor for the purpose of amendment.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives, as follows:

In the House of Representatives, April 21, 1919.

Resolved (if the Senate concur), That House Bill No. 383, entitled: "An Act to amend section twelve hundred and six of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

be recalled from the Governor for the purpose of amendment.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives, as follows:

In the House of Representatives, April 21, 1919.

Resolved (if the Senate concur), That House Bill No. 560, entitled "An Act to fix the salary and mileage of the members officers and employes of the General Assembly and to provide for the furnishing of such postage stationery and supplies as may be necessary for the conduct of their offices and repealing all acts or parts of acts inconsistent therewith"

be recalled from the Governor for the purpose of amendment.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives, as follows:

In the House of Representatives, April 21, 1919.

Resolved (if the Senate concur), That House Bill No. 906, entitled "An Act to amend an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

be recalled from the Governor for the purpose of amendment.

SENATE MESSAGE.

HOUSE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

House Bill No. 230.

An Act to amend an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws four hundred and forty-seven) known as "The Fiduciaries act of one thousand nine hundred seventeen" to authorize fiduciaries to pay an annual sum for the guarantee of the payment of principal and interest of mortgages and other securities in which funds within their control may be invested

House Bill No. 231.

An Act to provide for the acknowledgement of deeds mortgages and other instruments of writing concerning property in Pennsylvania by persons in the military and naval service of the United States or of this Commonwealth and to confirm acknowledgements heretofore made by such persons

House Bill No. 234.

An Act to amend section fifteen paragraph (b) of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws four hundred and forty-seven) known as "The Fiduciaries Act of one thousand nine hundred and seventeen" so as to further limit the period within which a bond covenant debt or demand not payable within one year after the decease of the debtor shall remain a lien upon the real estate of such decedent

House Bill No. 358.

An Act to prevent the felonious taking and stealing of motor vehicles and the receiving and purchasing of stolen motor vehicles

House Bill No. 247.

An Act relating to police pension funds in cities of the third class and authorizing such cities to appropriate certain moneys thereto

House Bill No. 697.

An Act authorizing the judges of the court of common pleas and orphans' courts in certain counties to adopt a uniform system of indices in the offices of the recorder of deeds prothonotary and register of wills and clerk of the orphans' court and providing for the installation of the same at the cost of the county

House Bill No. 792.

An Act to revise amend and consolidate the law relating to fish in certain boundary lakes bays and peninsular waters

with the information that the Senate has passed the same without amendment.

SENATE MESSAGE.

AMENDED SENATE BILL RECALLED FROM THE GOVERNOR RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bill numbered and entitled as follows:

Senate Bill No. 26.

An Act to amend the first section of an act entitled "An Act to encourage county historical societies" approved the twenty-first day of May Anno Domini one thousand nine hundred and one as amended by the act approved the thirty-first day of March one thousand nine hundred and fifteen so as to increase the sum that may be appropriated to such societies and providing for joint appropriations

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading reconsidered in the Senate and the bill amended, in which amendment the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.

The Clerk read the amendment as follows:

Amend section one, page two, line two, by striking out the word "nine" and inserting in lieu thereof the word "fifteen."

On the question,

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—188.

Alexander.	Drinkhouse.	Krause, W.,	Sarig.
Allum.	Dunn.	Krugh.	Schaeffer.
Armstrong.	Ehrhardt.	Kunkle	Schilling.
Aron.	Ephraim.	Lafferty.	Scott.
Baldi.	Evans, J. T.	Lanius.	Shaffer.
Baldrige.	Evans, S. J.	Lauter.	Shellenberger.
Barnes.	Finney.	Levis.	Showalter.
Bechtold.	Fitzgibbon.	Macill.	Simpson.
Beil.	Flynn.	Mallery.	Sinclair.
Berchoff.	Foster.	Mangan.	Smith, E. R.
Bennett.	Fowler.	Marcus.	Smith, F. L.
Benninger.	Fox, A. R. B.	Marshall.	Snowden.
Bidelspacher.	Fox, I. M.	Martin.	Snyder.
Bigler.	Franklin.	McCaig.	Soffel.
Bower.	Gans.	McCurdy.	Sowers.
Bowman.	Geary.	McGeary.	Sprowls.
Brady.	Glass.	McIntyre.	Stark.
Brendle.	Goehring.	McKay.	Statler.
Brislin.	Golder.	McKim.	Steedle.
Brooks.	Goodnough.	McVicar.	Stevenson.
Burgard.	Graham.	Mehring.	Stott.
Campbell.	Griest.	Michel.	Sullivan.
Catlin.	Griffith.	Millar.	Sweitzer.

Clements.	Haines.	Miller, A. D.	Todd.
Clutton.	Halldeman.	Miller, C. G.	Trach.
Collier.	Hamilton, J.	Miller, D. L.	Uish.
Colville.	Hamilton, W. J.	Miller, D. D.	Wagner.
Comerer.	Hampson.	Millin.	Walker, J. T.
Conner.	Harer.	Morgan.	Walker, J. A.
Cook.	Harvey.	Murnhy.	Wallace, R. L.
Corbin.	Heffernan.	Neary.	Wallace, W. T.
Cox.	Hess.	Norton.	Wells.
Crawford.	Heyburn.	Patterson.	West.
Crockett.	Hickernell.	Perry.	Wettach.
Crum.	Hoffman.	Phillips.	Whiteman.
Curran.	Hollingsworth.	Pidgeon.	Willert.
Curry, A. E.	Horne.	Pike.	Williams.
Curry, R.	Hough.	Powell.	Willson.
Davis, D. F.	Huntington.	Quigley.	Woper.
Davis, J. T.	Hutchison.	Ramsey.	Wood.
Davis W.	Ingham.	Reber, C. A.	Woodruff.
Dawson.	Jennings.	Reber, H. F.	Wynne.
Day.	Jones.	Rhoads.	Zanders.
Dewey.	Kantner.	Ringler.	Zimmerman.
Di Lemmo.	Kennedy.	Rorke.	Zook.
Dithrich.	Kinsman.	Rothenberg.	Spangler.
Donneley.	Kooser.	Ruddy.	Speaker.
	Krause, T. S.		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RECALLED FROM THE GOVERNOR CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 119.

An Act to amend an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and sixty) entitled "An Act to amend an act approved the ninth day of April one thousand nine hundred and fifteen entitled 'An Act to amend an act entitled 'An Act to amend an act entitled 'An Act to amend an act entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes' approved the ninth day of June Anno Domini one thousand eight hundred and eighty-one extending the same to companies formed for the purpose of quarrying slate granite stone or rocks or for dressing polishing working or manufacturing the same or any of them and to mineral springs companies incorporated for the purpose of bottling and selling natural mineral springs water approved the sixteenth day of June Anno Domini one thousand eight hundred and ninety-three' approved the nineteenth day of April Anno Domini one thousand nine hundred and one extending the same to companies formed for the purposes of manufacturing and selling chemicals food stuffs cement and cement products and the quarrying of cement rock' approved May twenty-eighth one thousand nine hundred and seven extending the same to companies incorporated for the manufacture buying selling leasing using and operation of electrical apparatus and machinery and articles of every kind appertaining to or in anywise connected with the production use regulation control distribution or application of electricity or electrical energy or products for any use or purpose constructing acquiring using selling buying or leasing any works construction or plant or part thereof connected with or involving such use distribution regulation control or application of electricity or the control or use or electrical apparatus for any purpose and of producing furnishing and supplying electricity or electrical apparatus in any form and for any purpose and to carry on a general manufacturing business' approved the twenty-third day of June one thousand nine hundred and eleven by extending the same to companies incorporated for the purpose of refining manufacturing or sale of petroleum and petroleum products" by extending the same to corporations incorporated for the manufacture of leather or articles containing leather" by extending the same to companies incorporated for the purpose of buying selling manufacturing or processing of silk or silk products

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading reconsideration in the House and the bill amended, in which amendments the Senate has concurred.

SENATE MESSAGE.

AMENDED SENATE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate Bill numbered and entitled as follows:

Senate Bill No. 269.

An act to carry out the provisions of section eight article nine of the Constitution of the State of Pennsylvania as amended and for that purpose prescribing the method of determining the amount which may be deducted in ascertaining the borrowing capacity of the city of Philadelphia by excluding from the calculation and deducting from its indebtedness so much of the debt of said city as shall have been incurred and the proceeds thereof invested in any public improvements of any character which shall be yielding to the said city an annual current net revenue.

SENATE MESSAGE.

RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, April 21, 1919.
Whereas, President Woodrow Wilson has returned to Paris to attend the Peace Conference for the purpose of drafting terms of peace effecting the settlement of various questions arising out of the World War; and

Whereas, the President has expressed a desire to be the spokesman of the whole American People at the Peace Conference; and

Whereas, Italy has fought with heroism and great sacrifice since its entrance into the war, and has done its share in bringing about the great victory of the Allies; and

Whereas, Italy is making claims at the Peace Conference for restoration of certain lands and territory formerly belonging to it, and for lands and territory necessary for its economic needs, and for its security and preservation; and

Whereas, The citizens of Italian birth in Pennsylvania feel that in justice to Italy for her numerous sacrifices in the Great War, and by virtue of the will expressed by the people who inhabit said territories, the Provinces of Venetia, Julia, Fiume and Dalmatia, should be united to Italy; therefore, be it

Resolved (if the House of Representatives concur), That the representatives of the people of the United States at the Peace Conference be requested to exercise their influence to bring about just consideration of the claims of the Italian government for the restoration of its lands and territories in order that Italy may be secured from future aggression and have a safe place on the Adriatic to prevent future hostilities, and have her national security and preservation; and be it further

Resolved, That a copy of this resolution, properly attested with the seal of the State, and signed by the President of the Senate and the Speaker of the House of Representatives, be forwarded to the President of the United States, and to the representatives of the United States at the Peace Conference.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

ADJOURNMENT.

The SPEAKER. If there is no objection, the Chair will declare an adjournment until to-morrow morning at 10.30 o'clock.

Whereupon (at 11.58 o'clock P. M.) the House adjourned until to-morrow morning at 10.30 o'clock.

Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., TUESDAY, APRIL 22, 1919.

No. 37.

SENATE.

TUESDAY, April 22, 1919.

The Senate met at 11 o'clock A. M.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the Chair.

PRAYER.

The Chaplain, Rev. Thomas W. Davis, offered the following prayer:

Almighty God, the nation-wide campaign for the Victory Loan reminds us once again of the clean-cut and unsurpassable work done by the fighting men of America on the sacred soil of France. We are keenly proud of the distinguished part played by the fighters of Pennsylvania in the great world war. In grateful appreciation of the speedy victory made possible by American arms help us to do our part in buying Victory Bonds to restore our great nation to a normal financial status, preparatory to the greatest era of prosperity in the history of the world. These favors we ask in our Saviour's name. Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. BARR, the further reading was dispensed with, and the Journal was approved.

WITHDRAWAL OF REQUEST FOR LEAVE OF ABSENCE.

Mr. BARNES asked and obtained unanimous consent to withdraw request for leave of absence for next week.

REPORT FROM COMMITTEE.

Mr. PHIPPS, from the Committee on Military Affairs, reported as committed, Senate Bill No. 750 (House Bill No. 990), entitled:

An Act to amend section twenty-two of the act approved the third day of May, 1917 (P. L. 113), entitled "An Act providing for the organization, government, discipline, maintenance and regulation of the armed land forces of this Commonwealth."

BILLS INTRODUCED.

Mr. JONES read in his place and presented to the Chair Senate Bill No. 835, entitled:

An Act providing for and regulating the maintenance and government of a children's home in each county of the State having a population of less than two hundred and fifty thousand for indigent orphans and for incorrigible, indigent, dependent and neglected children under sixteen years of age and providing for their commitment thereto.

Which was committed to the Committee on Judiciary General.

Mr. PHIPPS (by request) read in his place and presented to the Chair Senate Bill No. 836, entitled:

An Act to amend section one of an act approved the fourteenth day of April, one thousand nine hundred and five (P. L. 162), entitled "An Act regulating the method and procedure in the erection of line or partition fences."

Which was committed to the Committee on Judiciary General.

Mr. SMITH read in his place and presented to the Chair Senate Bill No. 837, entitled:

An Act authorizing the Board of Commissioners of Public Grounds and Buildings to erect, construct and complete an office building in the Capitol Park and to grade and terrace the ground in connection therewith; providing for the letting of contracts therefor, authorizing the appointment of a Superintendent of Construction; and making an appropriation for the payment thereof.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 838, entitled:

An Act authorizing the Board of Commissioners of Public Grounds and Buildings to erect a Soldiers' and Sailors' Memorial Bridge, with the approaches thereto and memorial pylons, in the City of Harrisburg, to commemorate the services of the soldiers and sailors of the Commonwealth; providing for the letting of contracts therefor; providing for a proportion of the cost to be paid by the City of Harrisburg and public service corporations using or affected by the building of said bridge; providing for acquiring any property necessary by eminent domain; giving the Board of Commissioners of Public Grounds and Buildings the right to sell a portion of the land to the Pennsylvania Railroad Company to conform to the plans of the architect; providing for the maintenance of said bridge, and making an appropriation to carry out the provisions of this act.

Which was committed to the Committee on Appropriations.

Mr. BARNES read in his place and presented to the Chair Senate Bill No. 839, entitled:

An Act to establish as a State Highway a certain section of public road in the counties of Pike and Monroe.

Which was committed to the Committee on Public Roads and Highways.

Mr. DeWITT read in his place and presented to the Chair Senate Bill No. 840, entitled:

An Act to relieve banks, trust companies and bankers from liability to depositors because of the non-payment, through mistake or error, and without malice, of a check which should have been paid, unless the depositor shall allege and prove actual damage by reason of such non-payment, and limiting the liability in such event.

Which was committed to the Committee on Banks and Building and Loan Associations.

Mr. EYRE (By request of Mr. Buckman) read in his place and presented to the Chair Senate Bill No. 841, entitled:

An Act to repeal section two of an act approved the thirteenth day of March, one thousand eight hundred and sixty-seven, (P. L. 414), entitled "Supplement to the act incorporating the borough of Doylestown, entitled 'An Act authorizing the Governor to incorporate the Bristol Steam Tug Boat and Transportation Company, and for other purposes.'"

Which was committed to the Committee on Judiciary Special.

Also read in his place and presented to the Chair Senate Bill No. 842, entitled:

An Act authorizing boroughs maintaining a sewerage system and sewage disposal works, to supply sewerage service and extend sewer mains and pipes outside of the limits of the bor-

ough, provided such privilege shall not conflict with the rights of any sewer company or other borough, and granting the right of eminent domain for such purposes, and prescribing the procedure thereunder.

Which was committed to the Committee on Judiciary Special.

Mr. PATTON (By request) read in his place and presented to the Chair Senate Bill No. 843, entitled:

A Joint Resolution proposing an amendment to the Constitution of the Commonwealth of Pennsylvania, so as to consolidate the courts of Common Pleas of Philadelphia County.

Which was committed to the Committee on Judiciary General.

REPORTS FROM COMMITTEES.

Mr. DAIX. Mr. President I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX from the Committee on Appropriations reported as amended, Senate Bill No. 519 entitled:

An Act providing for the appointment by the district attorney in counties having a population of over one million five hundred thousand inhabitants of a chief county detective, an assistant chief county detective and special county detectives, defining their duties, defining their authority, fixing their salaries and authorizing the payment of the same together with the necessary traveling expenses by the county.

Also from the Committee on Appropriations reported as amended, Senate Bill No. 521 entitled:

An Act to fix the number and salaries of assistant district attorneys in counties of this Commonwealth having over one million five hundred thousand inhabitants and prescribing the powers and duties of said assistant district attorneys.

Also from the Committee on Appropriations reported as committed, Senate Bill No. 651 (House Bill No. 736) entitled:

An Act authorizing the Department of Fisheries to purchase certain land near the Wayne County Fish Hatchery.

Mr. McCONNELL. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McCONNELL from the Committee on Judiciary Special, reported as committed, Senate Bill No. 841, entitled:

An Act to repeal section two of an act approved the thirtieth day of March one thousand eight hundred sixty-seven (Pamphlet Laws four hundred and fourteen), entitled "Supplement to the act incorporating the borough of Doylestown, entitled 'An Act authorizing the Governor to incorporate the Bristol Steam Tow Boat and Transportation Company, and for other purposes.'"

Also from the Committee on Judiciary Special, reported as committed, Senate Bill No. 842, entitled:

An Act authorizing boroughs maintaining a sewerage and sewerage disposal works, to supply sewerage service and extend sewer mains and pipes outside of the limits of the borough, provided such privileges shall not conflict with the rights of any sewer company or other borough, and granting the right of eminent domain for such purpose, and prescribing the procedure thereunder.

BILLS OVER IN ORDER.

The PRESIDENT. Senate Bill No. 107, on final passage, entitled:

An Act to provide for the establishment erection equipment and management of a Pennsylvania Home for Boys and for the commitment thereto of delinquent boys between the ages of six and eighteen years of age and making an appropriation therefor.

Senate Bill No. 181, on final passage, entitled:

An Act for the better protection of fish requiring citizens of the United States resident without this Commonwealth to procure a license to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act

Senate Bill No. 554, on final passage, entitled:

An Act authorizing municipalities with the assent of the electors duly obtained at an election to use moneys borrowed or authorized to be borrowed for purposes which have proved impracticable or impossible or unnecessary for any other lawful municipal purpose

Senate Bill No. 620 on final passage, entitled:

An Act to amend revise and consolidate the law relating to the State Library and Museum including the law relating to the free library commission and the division of Public Records abolishing the board of trustees of the State Library the advisory commission of Public Records and the free library commission and repealing existing laws in relation thereto.

have not been received from the printer, and will go over in their order.

BILL OVER IN ORDER.

Mr. NASON. Mr. President, I ask that Senate Bill No. 20 on third reading, entitled:

An Act to provide for and regulate the fees to be received by notaries public throughout the Commonwealth for making demand for payment or acceptance of commercial paper protesting and registering the same and for making out and mailing notices of protest.

go over in its order.

The PRESIDENT. Is there any objection? The Chair hears none.

BILL RECOMMITTED.

Mr. EYRE. Mr. President, I move that Senate Bill No. 47 on third reading, entitled:

An Act to amend an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and seventy-two) entitled "An Act to provide for the protection and preservation of game game quadrupeds and game-birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions"

be recommitted to the Committee on Public Roads and Highways for the purpose of a hearing.

Mr. SMITH. Mr. President, I second the motion. The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 96, as follows:

An Act to amend section one of an act approved the second day of April one thousand nine hundred and thirteen (Pamphlet Laws thirty-eight) entitled "An Act authorizing the State Treasurer to endorse over to the Ladies Memorial Association of the city of Petersburg Virginia all checks drafts or warrants for interest accruing on a bond bought from the city of Petersburg Virginia by the Battlefield Commission of the Third Division Ninth Corps Army of the Potomac said interest being by contract made on file in the Auditor General's Department due to said Ladies Memorial Association" providing for the retirement of the proceeds of such bond upon the maturity and the disposition of the income thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the second day of April one thousand nine hundred and thirteen (Pamphlet Laws thirty-eight) entitled "An Act authorizing the State Treasurer to endorse over to the Ladies Memorial Association of the city of Petersburg Virginia all checks drafts or warrants for interest accruing on a bond bought from the city of Petersburg Virginia by the Battlefield Commission of the Third Division Ninth Corps Army of the Potomac said interest being by contract made on file in the Auditor General's Department due to said Ladies Memorial Association" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the State Treasurer of the Commonwealth of Pennsylvania be and he is hereby authorized and directed to endorse to the Ladies Memorial Association of the city of Petersburg all checks for interest accrued and which will accrue on said bond and said State Treasurer is further directed upon the maturity of said bond to collect the principal amount of said bond and to cover the amount thereof into the State Treasury to be held there until an investment for the same purpose for which said money is now used shall be ordered by the General Assembly of the Commonwealth of Pennsylvania" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the State Treasurer of the Commonwealth of

Pennsylvania be and he is hereby authorized and directed to endorse to the Ladies Memorial Association of the city of Petersburg all checks for interest accrued and which will accrue on said bond and said State Treasurer is further directed upon the maturity of said bond to reinvest the amount so collected or any other principal sum thereafter collected from such source in some government State or municipal security the income thereof to be paid to the Ladies Memorial Association of the city of Petersburg as in said agreement provided. It is the intention of this act that the said principal sum of one thousand dollars shall at all times be kept invested by the State Treasurer and that the income thereof shall be paid to the Ladies Memorial Association of the city of Petersburg for the purposes intended by this act.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., Donahue,	Marlow,	Schantz,
Baldwin, R. J., Einstein,	Martin,	Smith,
Barnes,	Eyre,	McConnell,
Barr,	Graff,	Mearkle,
Beales,	Gray,	Miller, J. S.,
Boyd,	Hackett,	Miller, S. J.,
Campbell,	Haldeman,	Murdoch,
Craig,	Herron,	Nason,
Crow,	Homsher,	Patton,
Daix,	Jones,	Phipps,
Davis,	Leiby,	Salus,
DeWitt,	Leslie,	Sassaman,
		Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 246 (House No. 167) entitled:

An Act to amend part of section one of an act approved the seventh day of April, one thousand nine hundred and fifteen (P. L. 54) entitled "An Act to establish and regulate the fees to be charged and collected by sheriffs in counties of this Commonwealth having a population of not less than three hundred thousand nor more than one million five hundred thousand inhabitants, as computed by the last preceding United States census; the time and manner in which said fees shall be paid, the publication and posting of said fees, the delivery of an itemized receipt of official fees and legal costs received; and repealing all laws, general special or local or any parts thereof, that are or may be inconsistent therewith," extending the provisions of said act to counties having a population of not less than two hundred thousand and not more than one million, five hundred thousand inhabitants.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., Donahue,	Marlow,	Schantz,
Baldwin, R. J., Einstein,	Martin,	Smith,
Barnes,	Eyre,	McConnell,
Barr,	Graff,	Mearkle,
Beales,	Gray,	Miller, J. S.,
Boyd,	Hackett,	Miller, S. J.,
Campbell,	Haldeman,	Murdoch,
Craig,	Herron,	Nason,
Crow,	Homsher,	Patton,
Daix,	Jones,	Phipps,
Davis,	Leiby,	Salus,
DeWitt,	Leslie,	Sassaman,
		Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 392 entitled:

An Act to provide revenues for outstanding liability losses of insurance companies transacting the business of insuring any one against loss or damage resulting from accident to or injury suffered by an employee or other person for which the person insured is liable and also for outstanding losses incurred under the Workmen's Compensation Act of one thousand nine hundred and fifteen and repealing existing laws

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., Donahue,	Marlow,	Schantz,
Baldwin, R. J., Einstein,	Martin,	Smith,
Barnes,	Eyre,	McConnell,
Barr,	Graff,	Mearkle,
Beales,	Gray,	Miller, J. S.,
Boyd,	Hackett,	Miller, S. J.,
Campbell,	Haldeman,	Murdoch,
Craig,	Herron,	Nason,
Crow,	Homsher,	Patton,
Daix,	Jones,	Phipps,
Davis,	Leiby,	Salus,
DeWitt,	Leslie,	Sassaman,
		Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate bill No. 412 entitled:

An Act to amend clause two of section three hundred and eighty-six of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., Donahue,	Marlow,	Schantz,
Baldwin, R. J., Einstein,	Martin,	Smith,
Barnes,	Eyre,	McConnell,
Barr,	Graff,	Mearkle,
Beales,	Gray,	Miller, J. S.,
Boyd,	Hackett,	Miller, S. J.,
Campbell,	Haldeman,	Murdoch,
Craig,	Herron,	Nason,
Crow,	Homsher,	Patton,
Daix,	Jones,	Phipps,
Davis,	Leiby,	Salus,
DeWitt,	Leslie,	Sassaman,
		Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

The PRESIDENT. Senate Bill No. 430 (House Bill No. 476), on third reading, entitled:

An Act to amend section eight clause (b) of "the Wills act of one thousand nine hundred and seventeen" approved June seventh one thousand nine hundred and seventeen (Pamphlet Laws four hundred and three) by giving to any mother or adopted mother the right to appoint a testamentary guardian for her minor child when the father or adopting father of such child has forfeited his right to appoint a testamentary guardian under clause (c) of said section and when the said mother or adopting mother has left an estate real or personal to such child the said amendment to apply to the wills of all persons dying on or after the thirty-first day of December one thousand nine hundred and seventeen

has not been received from the printer and will go over in its order.

MOTION TO RECOMMIT SENATE BILL NO. 448 (HOUSE BILL NO. 286.)

Mr. VARE. Mr. President, I move that Senate Bill No. 448 (House Bill No. 286), on third reading, entitled:

An Act to amend section one thousand six hundred and eight and section two thousand and sixteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenues to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

be recommitted to the Committee on Judiciary General.

Mr. R. J. BALDWIN. Mr. President, I second the motion.

Mr. BARR. Mr. President, I call for the yeas and nays.

Mr. GRAFF. Mr. President, I second the motion.

Mr. DAIX. Mr. President, I would like to hear some one explain the bill.

Mr. R. J. BALDWIN. Mr. President, I would like to state that that is my only reason for asking for a recommitment, no one has explained the bill.

Mr. BARR. Mr. President, this bill, it seems to me, has been before this body quite long enough to determine whether in this Senate there is enough sentiment to place on the statute books a bill, about which, in my opinion, there should have been no dissension. Our soldiers are coming home; 72,000 have been left in France forever and they will never come back to America. The men today who can forget the little ones who lie buried fifty fathoms deep underneath the hulk of the Lusitania, who has no reverence for the dead and their devotion, no pity for bereaved and the broken, no prayer for the dying and their anguish; the man who can forget heroic Belgium, overrun but not conquered, of epic France and our noble dead who lie buried there, he who can forget the desolated cities and desecrated shrines, he who can forget the sorrow and sacrifice in freedom's Gethsemane, that man is a hun at heart, for the crimes that only a hun can commit, only a hun can forget. The time has come, for a show down, whether or not we are to perpetuate the language that belongs to a people who are the brutalized hell-hounds of all civilization. Mr. President, that is the reason that I do not want this bill sent to the Committee on Judiciary General.

Mr. SCHANTZ. Mr. President, this is the same bill on which I spoke to the Senate two weeks ago and which was at that time by unanimous consent—

The PRESIDENT. The Chair calls the attention of the Senate to the fact that the merits of this bill cannot properly be discussed on this motion to recommit.

Mr. SCHANTZ. Mr. President, I just want to say what the bill is. This is the same bill on which I spoke two weeks ago and which was then recommitted to the Committee on Education by a unanimous vote of this body, for the purpose of amendment. The bill is back on the calendar in unamended form. The Bolard Bill, which is a bill which bears on the same subject, not exactly in the same form, was last night recommitted to the Committee on Judiciary General for the purpose of a hearing. It is the desire that this bill should also be recommitted to the Committee on Judiciary General for the present.

Mr. VARE. Mr. President, I would like to ask the Senator from Allegheny, Mr. Barr, if he is willing to be interrogated?

The PRESIDENT. Will the Senator from Allegheny, Mr. Barr, permit himself to be interrogated?

Mr. BARR. Mr. President, I will.

Mr. VARE. Mr. President, I want to say to Senator Barr, that I have not the least bit of interest to hide this bill in any way and I want to be with the rest of the members of the Senate on this bill. I think pending the treaty it would not do any harm to let it go to the committee for the time being.

Mr. BARR. Mr. President, answering the Senator from Philadelphia, I beg to say that the Senator who preceded

me had a fair and honest hearing on this bill before the Committee on Education, and as I understand parliamentary practice it is a distinct discourtesy to take it out of the hands of the Committee on Education, where this bill properly belongs, and then to even suggest that it go back to the Judiciary General Committee. Mr. President, I think if the Senator from Philadelphia reflects for one moment he will see the justice of my claim, that this business should be decided this morning on the floor and that it should be called for third reading and final passage.

Mr. VARE. Mr. President, I withdraw the motion to recommit. I have not enough interest in this bill to divide the Senate today.

Mr. R. J. BALDWIN. Mr. President, the bill has been fully explained to my satisfaction and I withdraw my second to the motion to recommit.

The PRESIDENT. Will the Senator from Allegheny, Mr. Barr, withdraw his call for the yeas and nays?

Mr. BARR. Mr. President, I withdraw it with the understanding that this bill shall come up for third reading reading and final passage.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 448 (House Bill No. 286), entitled:

An Act to amend section one thousand six hundred and eight and section two thousand and sixteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenues to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

Mr. SCHANTZ. Mr. President, as I have already stated, this is the same bill that I spoke on two weeks ago and it was then recommitted to the Committee on Education for the purpose of amendment. The bill is back on the calendar in unamended form and I reiterate what I said two weeks ago, that it would be manifestly unfair and improper to pass the bill in this form. It may be admitted or perhaps well to doubt that the bill, as now constituted, could be properly amended. This is an amendment to the School Code, and to amend it, as I suggested two weeks ago, might perhaps be difficult, at least it could not be done also without an amendment to the title of the bill; but certainly I submit that the bill in this form should not pass. If legislation upon this subject is to be enacted it should come before us in the shape of a general bill covering the subject for the whole state. The effect of this bill is precisely the same as if you were to pass a law prohibiting the teaching of German in the city of Harrisburg and permitting it in all the other cities and school districts of the State, and I can see that if this subject is to be legislated on it ought not to come before us in this form, but in the shape of a general bill covering this subject for the whole State and for everybody. On the other hand, at this time, when yesterday we started the drive for the Victory Loan, and when the very people to whom you are here giving a slap, have taken off their coats and rolled up their sleeves and are working, men and women and children alike, all over the State, and for you to pass this bill is a manifest injustice and an unwise act on the part of the Senate of Pennsylvania.

Mr. SALUS. Mr. President, for the benefit of the members of the Senate, I preface my remarks, owing to the statements of Senator Barr, by saying that I do not believe he really meant that a man who uses his good judgment in the disposition of a bill, such as this, would be a Hun at heart. I do not believe that he meant that, because we are here to use our best judgment and to do what we think, in the light of man and in the light of God and with fairness, what is right to our fellowman. I have no connections with Germany, I have no ancestor

that is connected with Germany. My people were, all the time back that I can remember, neither Germans nor had German ancestors, so that I do not believe that I should be charged with being a Hun. I do believe, however, that in the consideration of this bill, we should play fair. The people who speak German speak German because of the fact—and through no fault of theirs—that they may have German ancestors. We have heard so much, and I believe it is true, that we are not fighting the German language, we are fighting that kingdom or republic that those Germans now remaining in Germany are trying to re-establish. What we fought was the Hun, who was ruled and regulated by the Kaiser, who no longer is in power, and I feel that all the people in the world at this time are trying to re-establish the world along the lines where a man can be kindhearted to his fellowmen and when it is all said and done a man, made after the image of the Almighty, is a man wherever he lives, be it in Germany, America, or be it in Liberia. I know no country but America. I know no cause but that which is advocated in this great and glorious country of ours, and my teaching has been that I, of foreign extraction, whose people came to this country, have had the privilege and the right of those who came over in the Mayflower, to grow with you all, and I have had the benefits of the glories of this great country, and why? Because we here are living man to man trying to help our fellowman and live on the broad principle of humanity. We are not fighting the German language, and if I understand the theory of this American government of ours and the reason that we went in to the war, we went into the war to make a universal mankind of all people in all climes, made after the image of the Almighty, and why at this time, when all the world, in all sections and parts, is trying to establish this universal freedom of all people, why should we here start to dig up something that we have no right to dig up. There is unrest in this country; there is unrest among the clans and we have to show to those people that in our principles, in that which we proclaim, that we are trying to deal fairly, and for the wrongs that some of their forefathers may have permitted we are willing and anxious to extend our right hand of friendship and say: "You too can come along in our midst, and the language that your forefathers taught you, we, under our form of government, under our spirit of right and justice, will take you along and in that now disregarded and disrespected country, known as Germany, although you live there, we stretch out our hand to you and try to make you what we Americans think we are, the greatest and grandest and most glorious people on the face of the earth." Why at this time dig up turmoil and trouble, when all the world is seeking for peace and happiness? It is a small thing, it means nothing. Why should we in this State, particularly the Keystone State, dig up turmoil and trouble, dissatisfaction and Bolshevism, if you will, at this time. I say it would be a mistake for us to mix in particularly now. Let us see what President Wilson and his Peace committee do, see what their situation is, what their attitude towards the German people, and when that conference in Paris is over we can well afford to follow in their footsteps, and I think if we do we will follow some of the thoughts and ideas I have in my mind.

Mr. CRAIG. Mr. President, internationalism ought not to be any part of the American's creed. I thoroughly agree with what my friend, the Senator from Philadelphia, has said, that America ought to welcome at its front door immigrants from every country on the face of the earth, but above all things else we ought to insist that everybody who accepts our hospitality should become Americans in thought, in word, in deed, and in speech. I would welcome the day when the English language, or the American language only should be permitted to be spoken in this country. There is nothing else for us to do if we expect to preserve these institutions which make our country so desirable from the standpoint of oppressed people, who come to us from the other shores. If we want to preserve these institutions and make this country of ours a good place for them to come to we must insist that there shall be permitted to exist in this country nothing else but pure undiluted American language, American institutions and American ideals. These German people whom the Senator from Lehigh refers to as buckling into this Victory Loan at this time are not doing that, Mr. President, because they are Germans, or because of their love for their German

ancestry, or their reverence for their German institutions, but they are doing this because they are Americans. That is what is leading them into the fight, not from any desire to excuse the hideous wrongs that their cousins have perpetrated upon us, but they are doing this because they are ashamed of that and want to make reparation for those wrongs, because they are Americans and are glad to forget their ancestors. This bill simply provides for the teaching of the American language in our schools to the exclusion of the German. That is its practical effect. There ought not to be any question about every Senator in this room voting for a bill of this kind. Let us get away from this talk that we were not fighting the German language or German people. We were fighting everything that was German, every German institution, not only the Huns, but his most effective weapon, his language. What we can do to put down this German language in our schools among our young people, in the most formative and impressionable state of their lives, ought to be done now in voting for this bill.

Mr. EYRE. Mr. President, I am heartily in favor of wiping out all the teaching of the German language from the public schools, and have been for the past two years. In the community in which I live there was a German teacher who used the expression just after the outbreak of the war, when all the atrocities of the Hun were well known to the world, that if the American boy had been over there at the outbreak of the war that we would have done all the things, and more, than the Germans did in their invasion of Belgium. I repudiate that kind of language being used by a German teacher, and that sentiment being shown in the public schools that we are sustaining in this State. I do not agree with my distinguished friend from Philadelphia. That it makes us any less willing to welcome all classes by driving out the German language. Let us spend our money for the teaching of the American language and let us make every person who cares to come to our shores one hundred per cent American by teaching him the American language.

I hope that this bill will have the unanimous vote of this Senate, because I believe that the boys who are coming home from the other side deserve at our hands the very best that we can give to them and I believe that we should retaliate anything that savors of the Hun or German in order to show our appreciation of the American boy who has given the best service of his life to us in order that we might enjoy some of the blessings of home and I sincerely hope that there will be no further postponement of this bill, because it has had every opportunity for discussion on the floor of this Senate, and I hope we will dispose of it at this time.

Mr. SCHANTZ. If the argument is to prevail that we are to teach and speak only English as the American language, then why pick out German and forbid the teaching of that? Then why not pass a bill prohibiting the teaching of French and Greek and Latin and every other language, if there is to be hereafter only one language taught and spoken, namely, English, as the American language. I say that argument is absolutely unfair, and Mr. President, I want to say now that I hurl back with vindictive defiance any statement that opposition to this bill means a Hun. During this period of the war in Lehigh County I was chairman of the Council of National Defense and I worked from early morning until late at night in every town of my county. My own county in every drive went over the top. It raised in the four campaigns heretofore \$17,933,550, in the different Liberty loan campaigns. In not one of them did we fail to go over the top and we will go over the top in our apportionment of five and a half million dollars this time. It is not that these people are unpatriotic, but they don't like any discrimination of this nature. The bill, as has been said, does not mean much. German is not taught in any of our schools except in the high schools as a college preparatory work. There is not a school in my part of the State, not only in my county but in the counties surrounding me—I can't make this statement for the State at large—but I do make it for my part of the State—there is not a public school in which German is taught in any form except as a language, the same as French or Greek or Latin, or any other language, except as a college preparatory or college work. The only place this would affect in my county, as I stated before, is the

Allentown High School. It does not mean much, but it is the principle involved. Two weeks ago in a hearing before the Committee on Appropriations on a bill establishing military training in our public schools, I asked one of the speakers, "Do you think there ought to be embodied in the bill a provision requiring instruction to be in the English language?" He said, "No, I have absolute confidence in the patriotism and the wisdom of the people into whose hands the regulation of this subject is entrusted in this bill," and so I say, I have absolute confidence in the people who now have charge of the management of our public schools and the normal schools, who, under the law, as it stands today, have absolute control of this subject, that they are doing the right thing which is patriotic and American and in accordance with what their respective communities provide. The law is now that the curriculum shall be mapped out by the State Superintendent, by the trustees and managers of State Normal Schools and our County Superintendents and school boards, and I have absolute confidence in them that we will treat this subject in a patriotic and in a proper way. There is no patriotism involved. The charge that those opposed to the bill are unpatriotic is most unfair and uncalled for.

Mr. BARR. Mr. President, I think that I am entitled to explain to the Senator from Lehigh, Mr. Schantz, that my quotation was that "The man who can forget the sorrows and sacrifices in freedom's Gethsemane, that man is a hun at heart, for the crimes that only a hun can commit, only a hun can forget" and I would say to the Senator from Lehigh that no man in the Senate has a higher regard for him than I have and I would be very sorry indeed to have a wrong impression conveyed from any statement. I would say to him that the reason we do not cut out Latin and Greek from our schools, is that they are dead languages of what were civilized nations and the reason we will continue to teach French is because France is a civilized nation, while Germany was barbarous and cruel from the start of the war to the finish. This is why we want to do without it, and take it out of our public and Normal Schools.

And the question recurring

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—43.

Baldwin, F. E., Donahue,	Marlow,	Smith,
Baldwin, R. J., Einstein,	Martin,	Snyder,
Barnes, Eyre,	McConnell,	Sones,
Barr, Graff,	Mearkle,	Tompkins,
Beales, Gray,	Miller, S. J.,	Turner,
Boyd, Haldeman,	Murdoch,	Vare,
Campbell, Herron,	Nason,	Weaver,
Craig, Homsher,	Patton,	Whitten,
Crow, Jones,	Phipps,	Woodward,
Daix, Leiby,	Sassaman,	Buckman,
Davis, Leslie,		Pres. pro tem.
DeWitt,		

NAYS—3.

Hackett,	Salus,	Schantz,
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A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 478 (House Bill No. 222), entitled:

An Act to amend clause (a), section two of an act, approved the seventh day of June, one thousand nine hundred and seventeen (P. L. 388), entitled: "An Act relating to the jurisdiction, powers, and procedure of the orphans' court and the court of common pleas as to sales, mortgages, conveyances on ground-rent, leases, extinguishment of ground-rents, partition, exchange, squaring and adjusting of lines between adjoining owners, consolidation and combination of mining lands and the leasing thereof, the joining owners of undivided interests in making and taking conveyances in order to change the route or location of any right of way or passage over adjoining or other lands, and the subdivision of premises so as to command the highest price or greatest rents, and, for such purpose, the laying out and dedication of roads, streets and alleys, or the vacation of such as have not been accepted by the public authorities, where the court shall be of opinion that such decree will be to the interest and advantage of all those inter-

ested; and where the legal title is held by minors, lunatics, habitual drunkards or weak-minded persons, a married person whose spouse is a lunatic or has abandoned him or her for one year, or has been absent and unheard of for seven years; by corporations having no capacity to convey or by any unincorporated association, by any religious, beneficial, or charitable society or association incorporated or unincorporated, and the title is subject to forfeiture if real estate is held in excess of the amount prescribed by its charter or by law; by a corporation, or individual or individuals and is subject to a trust of any description whatever; by any person as to whom a presumption of death may have arisen, or any interest wherein it is held by any person under legal disability to dispose thereof; where the legal title is an estate tail or is subject to the lien of debts of a decedent not of record, contingent remainders, executory devises, or remainders to a class, some or all of whom may not be in being or ascertained; where estates shall have been devised or granted for special or limited purposes, where there is a power of sale, but the time may not have arrived for its exercise, any preliminary act may not have been done to bring it into exercise, the time limited for its exercise may have expired, or any one or more persons required to consent or join in its exercise may be non compos mentis, having removed out of the State, having died, refused to act, unreasonably withhold consent, or be absent or unheard of; where there has been or shall be a defective appointment in any deed or will, and the necessary power is not given to the executor, devisee, or appointee to make sale and conveyance; where a trust has been created, and no power conferred on the trustee to do any of the acts which the court is hereby empowered to authorize or confirm; and to the effects of such decrees," extending the provisions of said act to cases where real estate or ground-rent issuing thereout is held by a wife whose husband is a minor or by a married minor whose spouse is a minor.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin, F. E., Donahue,	Marlow,	Smith,
Baldwin, R. J., Einstein,	Martin,	Snyder,
Barnes, Eyre,	McConnell,	Sones,
Barr, Graff,	Mearkle,	Tompkins,
Beales, Gray,	Miller, S. J.,	Turner,
Boyd, Hackett,	Murdoch,	Vare,
Campbell, Haldeman,	Nason,	Weaver,
Craig, Herron,	Patton,	Whitten,
Crow, Homsher,	Phipps,	Woodward,
Daix, Jones,	Salus,	Buckman,
Davis, Leiby,	Sassaman,	Pres. pro tem.
DeWitt, Leslie,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill the House of Representatives with information that the Senate has passed the same without amendments.

BILL OVER IN ORDER.

Mr. NASON. Mr. President, I ask that Senate Bill No. 488 on third reading, entitled:

An Act to amend section one of an act approved the seventh day of July one thousand eight hundred and seventy-nine (Pamphlet Laws one hundred and ninety-four) entitled "An act to enlarge the jurisdiction of justices of peace and regulating the fees of constables making sales under this act

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 506, entitled:

An Act requiring certain private hospitals and other charitable institutions to submit plans for the erection of new buildings to the Board of Public Charities for approval and upon failure so to do to be prohibited from receiving State appropriations except for maintenance

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin, F. E., Donahue,	Marlow,	Smith,
Baldwin, R. J., Einstein,	Martin,	Snyder,
Barnes,	McConnell,	Sones,
Barr,	Meakle,	Tompkins,
Beales,	Gray,	Turner,
Boyd,	Hackett,	Vare,
Campbell,	Haldeman,	Weaver,
Craig,	Herron,	Whitten,
Crow,	Homsher,	Woodward,
Daix,	Jones,	Buckman,
Davis,	Leiby,	Sassaman,
DeWitt,	Leslie,	Schantz,
		Pres. pro tem

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 595, entitled:

An Act to exempt certain playgrounds not used for private or corporate profit from taxation where the entire revenue is applied to support said playgrounds and to increase the efficiency and improvement thereof

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin, F. E., Donahue,	Marlow,	Smith,
Baldwin, R. J., Einstein,	Martin,	Snyder,
Barnes,	McConnell,	Sones,
Barr,	Meakle,	Tompkins,
Beales,	Gray,	Turner,
Boyd,	Hackett,	Vare,
Campbell,	Haldeman,	Weaver,
Craig,	Herron,	Whitten,
Crow,	Homsher,	Woodward,
Daix,	Jones,	Buckman,
Davis,	Leiby,	Sassaman,
DeWitt,	Leslie,	Schantz,
		Pres. pro tem

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

The PRESIDENT. Senate Bill No. 598 on third reading, entitled:

An Act validating the holding, ownership and exercise of material, rolling stock, property and franchises sold and conveyed under and by virtue of any process or decree of any court or under or by virtue of a power of sale contained in any mortgage or deed of trust, as the property of any gas, water, coal, iron, steel, lumber, oil or mining or manufacturing, transportation or telegraph company, or any railroad, canal, turnpike, bridge or plank road, or any corporation, notwithstanding the failure of the owner or owners thereof to reorganize said company or corporation in accordance with the Act of Assembly, entitled "An Act concerning the sale of railroads, canals, turnpikes, buildings, plank roads," approved the 8th day of April, A. D. 1861, and the supplements and amendments thereto.

has not been received from the printer and will go over in its order. All bills which have not been received from the printer will be taken up later at to-day's session.

BILLS ON THIRD AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 646 (House Bill No. 70), entitled:

An Act to amend section two of an act approved the twenty-eighth day of May one thousand nine hundred and thirteen (Pamphlet Laws three hundred and seventy-eight) entitled

"An Act authorizing certain corporations to issue preferred stock of one or more classes providing for the manner of issuance restrictions and regulations in the matter of voting thereof and the rights and privileges of the holders thereof and repealing all acts or parts of acts inconsistent therewith"

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin, F. E., Donahue,	Marlow,	Smith,
Baldwin, R. J., Einstein,	Martin,	Snyder,
Barnes,	McConnell,	Sones,
Barr,	Graff,	Tompkins,
Beales,	Gray,	Miller, S. J.,
Boyd,	Hackett,	Murdoch,
Campbell,	Haldeman,	Nason,
Craig,	Herron,	Patton,
Crow,	Homsher,	Phipps,
Daix,	Jones,	Salus,
Davis,	Leiby,	Sassaman,
DeWitt,	Leslie,	Schantz,
		Pres. pro tem

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 686, entitled:

An Act to amend section two of an act approved the eighteenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and fifty-nine) entitled "An Act to provide for the classification of inspectors of the Department of Labor and Industry according to qualifications determined by a committee of the Department of Labor and Industry and fixing the salaries of inspectors with the several classifications"

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—41.

Baldwin, F. E., DeWitt,	McConnell,	Snyder,
Baldwin, R. J., Donahue,	Meakle,	Sones,
Barnes,	Einstein,	Murdoch,
Barr,	Eyre,	Nason,
Beales,	Graff,	Patton,
Boyd,	Gray,	Phipps,
Campbell,	Hackett,	Salus,
Craig,	Haldeman,	Sassaman,
Crow,	Herron,	Schantz,
Daix,	Homsher,	Smith,
Davis,	Jones,	
		Pres. pro tem

NAYS—1.

Leiby,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 740 (House Bill No. 342), entitled:

An Act to amend clause twelve section thirty-nine of an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An Act to provide for the incorporation and regulation of certain corporations"

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	Donahue,	Marlow,	Schantz,
Baldwin, R. J.,	Einstein,	Martin,	Smith,
Barnes,	Eyre,	McConnell,	Snyder,
Barr,	Graff,	Mearkle,	Sones,
Beales,	Gray,	Miller, J. S.,	Tompkins,
Boyd,	Hackett,	Miller, S. J.,	Turner,
Campbell,	Haldeman,	Murdoch,	Vare,
Craig,	Herron,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	Buckman,
DeWitt,	Leslie,	Sassaman,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 749 (House Bill No. 284), entitled:

An Act to prevent unfair competition and unfair trade practices

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin, F. E.,	Donahue,	Marlow,	Smith,
Baldwin, R. J.,	Einstein,	Martin,	Snyder,
Barnes,	Eyre,	McConnell,	Sones,
Barr,	Graff,	Mearkle,	Tompkins,
Beales,	Gray,	Miller, S. J.,	Turner,
Boyd,	Hackett,	Murdoch,	Vare,
Campbell,	Haldeman,	Nason,	Weaver,
Craig,	Herron,	Patton,	Whitten,
Crow,	Homsher,	Phipps,	Woodward,
Daix,	Jones,	Salus,	Buckman,
Davis,	Leiby,	Sassaman,	Pres. pro tem.
DeWitt,	Leslie,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 759, entitled:

An Act reorganizing the Department of Internal Affairs of the Commonwealth designating the officers and employees thereof and fixing their salaries

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—39.

Baldwin, F. E.,	Davis,	Homsher,	Sassaman,
Baldwin, R. J.,	DeWitt,	Jones,	Schantz,
Barnes,	Donahue,	Leslie,	Smith,
Barr,	Einstein,	Marlow,	Snyder,
Beales,	Eyre,	Martin,	Sones,
Boyd,	Graff,	McConnell,	Turner,
Campbell,	Gray,	Murdoch,	Whitten,
Craig,	Hackett,	Nason,	Woodward,
Crow,	Haldeman,	Patton,	Buckman,
Daix,	Herron,	Salus,	Pres. pro tem.

NAYS—1.

Leiby,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 796, entitled:

A supplement to an act approved the 8th day of June, A. D. 1915, entitled "An Act relating to and regulating self-propelled traction engines or tractors equipped with metal-tired wheels, and vehicles trailing after or propelled by traction engines or tractors; providing for their registration and the licensing of certain operators by the State Highway Department; prohibiting the operation of any traction-engine or tractor by any person when intoxicated; forbidding the passage of any law laying a tax upon or requiring the registration of traction-engines or tractors by any county, city, borough, or incorporated town or township; establishing the rights of traction engines or tractors upon the public highways with relation to other vehicles; providing for their equipment and for the width of tires to be used upon vehicles trailing after, or propelled by traction engines or tractors; regulating the service of process and proceedings in actions of damages arising therefrom; providing for arrest, and for service of process and proceedings for violation of this act; prescribing the penalties therefor, and providing for the disposition of fees and fines imposed thereunder."

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin, F. E.,	Donahue,	Marlow,	Smith,
Baldwin, R. J.,	Einstein,	Martin,	Snyder,
Barnes,	Eyre,	McConnell,	Sones,
Barr,	Graff,	Mearkle,	Tompkins,
Beales,	Gray,	Miller, S. J.,	Turner,
Boyd,	Hackett,	Murdoch,	Vare,
Campbell,	Haldeman,	Nason,	Weaver,
Craig,	Herron,	Patton,	Whitten,
Crow,	Homsher,	Phipps,	Woodward,
Daix,	Jones,	Salus,	Buckman,
Davis,	Leiby,	Sassaman,	Pres. pro tem.
DeWitt,	Leslie,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

REPORTS FROM COMMITTEE.

Mr. VARE. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. VARE, from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 682, entitled:

An Act to amend section three, article five of the act approved the twenty-seventh day of June, one thousand nine hundred and thirteen (Pamphlet Laws five hundred and sixty-eight), entitled "An Act providing for the incorporation, regulation, and government of cities of the third class, regulating nomination and election of municipal officers therein, and repealing, consolidating, and extending existing laws in relation thereto," by adding thereto clause fifty, relative to the collection and disposal of garbage, ashes, and other waste and refuse matter.

Also from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 645 (House Bill No. 50), entitled:

An Act to amend section three, article five of the act approved the twenty-seventh day of June, one thousand nine hundred and thirteen (Pamphlet Laws five hundred and sixty-eight), entitled "An Act providing for the incorporation, regulation and government of cities of the third class, regulating nomination and election of municipal officers therein, and repealing, consolidating and extending the existing laws in relation thereto," by adding thereto clause forty-nine relative to appropriations for municipal music.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 321, as follows:

An Act for the better government of cities of the first class of this Commonwealth

ARTICLE I

Executive Power

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in each city of the first class of this Commonwealth the executive power shall be vested in the mayor and in the departments authorized by this act

ARTICLE II

The Mayor

Section 1 The mayor shall be the chief executive officer of the city

Section 2 (a) The mayor shall be chosen at the municipal election and shall hold office for the term of four years and until his successor is elected and qualified but shall not be eligible to the office for the next succeeding term

(b) If two or more candidates be equal and highest in votes one of them shall be chosen mayor by a vote of the majority of all the members of the incoming council immediately upon its organization.

Section 3 The mayor shall take the usual oath of office in the presence of the council to be administered by one of the judges of the courts in said city at twelve o'clock noon on the first day of the term for which he shall have been elected

Section 4 (a) When a vacancy shall take place in the office of mayor a successor shall be elected for the unexpired term at the next election occurring more than thirty days after the commencement of such vacancy unless such election should occur in the last year of said term in which case a mayor shall be chosen by the council by a majority vote of all the members elected thereto

(b) Until the vacancy is filled or in case of the mayor's temporary disability the director of public safety shall act as mayor or if he should resign or be unable to act as mayor then the director of public works shall act as mayor or if he should resign or be unable to act as mayor then the director of public health shall act as mayor or if he should resign or be unable to act as mayor then the director of public welfare shall act as mayor or if he should resign or be unable to act as mayor then the director of wharves docks and ferries shall act as mayor or if he should resign or be unable to act as mayor then the director of city transit shall act as mayor or if he should resign or be unable to act as mayor then the president of the council shall act as mayor

Section 5 The mayor shall receive a salary to be fixed from time to time by ordinance and to be paid out of the city treasury which salary shall not be increased or diminished during the term for which he shall have been elected

Section 6 (a) It shall be the duty of the mayor

I To cause the ordinances of the city and the laws of the state to be executed and enforced

II To communicate to the council at least once a year a statement of the finances and general condition of the affairs of the city and also such information in relation to the same as the council may from time to time require

III To recommend by message in writing to the council all such measures connected with the affairs of the city and the protection and improvement of its government and finances as he shall deem expedient

IV To call special meetings of the council when required by public necessity

V To perform such duties as may be prescribed by law or ordinance and he shall be responsible for the good order and efficient government of the city

(b) The mayor shall call together the heads of departments for consultation and advice upon the affairs of the city at least once a month and at such meetings he may call on the heads of departments for such reports as to their subject matters under the control and management as he may deem proper which it shall be their duty to prepare and submit at once to the mayor

(c) The mayor shall as often as he may think proper appoint three competent persons to examine without notice the accounts of any city department trust officer or employee and the money securities and property belonging to the city in the possession or charge of such department trust officer or employee and report the result of such investigation

(d) The mayor may upon any emergency or apprehension of riot or mob take command of the police force and appoint as many special patrolmen as he may deem advisable During their services the special appointees shall possess the powers and perform the duties of regular employees of the department of public safety and shall receive such compensation as shall be authorized by the mayor not exceeding that of the regular officers of the force performing corresponding duties

(e) The mayor shall have all the jurisdictions powers and authorities of aldermen justices of the peace or magistrates and as the executive head of the city and its police may issue warrants and cause arrests to be made in accordance with law returnable before any such officers

Section 7 It shall be the duty of the mayor to appoint a purchasing agent which position shall be in the classified service The purchasing agent shall appoint such employees as may be

provided for by ordinance The purchasing agent shall have direction control and administration of the purchase and supply of all articles of personal property for the use of the various departments boards trusts commissions and other agencies of the city governments All such departments and agencies shall obtain such articles by requisition on the purchasing agent and not by direct purchase and the manner and form of such requisition may be prescribed by ordinance or in default thereof by standing rule of the purchasing agent approved by the mayor All appropriations of money or authorizations to incur liability for the purchase and supply of such articles shall be made to and shall be expended by the purchasing agent and all contracts for the purchase of such articles shall be made and entered into by and with the purchasing agent in the manner required by law It shall be unlawful for the city controller of such city to countersign or the city treasurer of such city to pay any warrants or checks for the purchase of such articles except upon certificate of the purchasing agent that such articles have been purchased by his authority have been received and have conformed to the specifications of the contract as to quality quantity and substantially as to time of delivery Provided That this section shall not apply to the purchase of books prints manuscripts curios and specialties for libraries and museums

Section 8 It shall be the duty of the mayor to appoint a city architect which position shall be in the classified service. The city architect shall appoint such employees as may be provided for by ordinance It shall be the duty of the city architect to prepare draft and execute or to supervise the preparation drafting and execution of all specifications drawings and plans of public buildings to be erected in such city and to be paid for by moneys appropriated by the city council except in cases where on account of the magnitude or character of the work to be done special architects are necessary in the joint opinion of the head of the department under the jurisdiction of which the work is to be done and of the city architect in which case such special architects shall be appointed by the city architect with the approval of the mayor either in their discretion or after such competition as they may choose to arrange

It shall be unlawful for the city controller to countersign or for the city treasurer to pay warrants or checks for the expenditure of moneys from the city treasury for the erection or construction of any public building except upon certificate of the city architect that the specifications drawings and plans of such public building have been prepared drafted and executed by him or under his supervision or by an architect selected as above set forth Provided That nothing in this section shall affect existing contracts or existing drawings and plans of public buildings or the countersigning or paying of warrants for such public buildings or cases where such drawings and plans are actually in existence or have been actually commenced within one month after the effective date of this section

Section 9 For the purpose of promoting the public health safety order and general welfare any such city may regulate the location size and use of buildings therein and may make different regulations for different districts thereof For the purpose of carrying out the foregoing authority the mayor may appoint a zoning commission Any park commission having control over any public park within any such city may make such regulations as to the location size and use of buildings any portion of which shall come within two hundred feet of any park parkway playground or other public place under its care or management Upon the approval by the council of such city said regulations made by such zoning commission or park commission shall have the same effect as if originally made by the council

Section 10 Any such city may create by ordinance a commission on city planning the members of which shall be appointed by the mayor The commission may employ engineers and other persons whose salaries and wages shall be provided for by ordinance of council The city planning commission may make or cause to be made and lay before the council and in its discretion cause to be published a map or maps of the city or any portions thereof and adjacent territory beyond the city limits showing the streets and highways and other natural or artificial features and also locations proposed by it for any new public building civic center street parkway boulevard park playground or any other public ground or public improvement or any widening extension or relocation of the same or any change in the city plan by it deemed advisable And it may make recommendations to the council concerning any such matters or things aforesaid for action by the council thereon and in so doing have regard for the present conditions and future needs and growth of the city and the distribution and relative location of all the principal and other streets and railways waterways and all other means of public travel and business communications as well as the distribution and relative location of all public buildings public grounds and open spaces devoted to public use and the planning and laying out for urban uses of private grounds brought into the market from time to time The city planning commission may make recommendations to any public authorities or any corporation or individuals in said cities with reference to the location of any buildings structure or works to be erected or constructed by them

Section 11 (a) There shall be an art jury composed of the mayor of the city ex officio and eight other members to be appointed by him as now provided by law In all matters within the jurisdiction of the jury pertaining to work under the

special charge of a bureau in any department of the city the head of such bureau shall also for the time being act as a member of the jury ex officio

(b) The members of the jury other than the mayor shall consist of a painter a sculptor an architect a member of a commission having control of a public park in said city not holding any other office under the city government and four other persons not engaged in the practice of the professions of painting sculptor or architecture but at least three of whom at the date of their appointment shall be members of the governing body or teaching force of a corporation or corporations organized under the laws of this Commonwealth and conducting a school of art or architect in said city One of such members shall be an experienced business executive

(c) The members of the jury shall elect from their own number a president and a vice-president to serve for one year and until their successors are elected The jury shall have power to adopt its own rules of procedure and to prescribe regulations for the submission to it of all matters within its jurisdiction Five members shall constitute a quorum The jury shall have power to employ a secretary and such clerks stenographers and other assistants as it may require

(d) Hereafter no work of art shall become the property of any such city by purchase gift or otherwise unless such work of art or design for the same and the proposed location of such work of art shall first have been submitted to and approved by the art jury of said city nor shall any work of art until so approved be erected or placed in or upon or allowed to extend over any building highway stream lake square park or other public place belonging to or under the control of said city The jury may when it deems proper also require a complete model of the proposed work of art to be submitted to it before taking final action thereon The term "work of art" as used in this act shall include all paintings mural decorations inscriptions stained glass statues reliefs or other sculptures monuments fountains arches or other structures intended for ornament or commemoration No existing work of art in the possession of the city shall be removed relocated or altered in any way without the approval of the jury

(e) No construction or erection in any such city of any building bridge or its approaches arch gate fence or other structure or fixture which is to be paid for either wholly or in part from the city treasury or for which the city or any other public authority is to furnish a site shall be begun unless the design and proposed location thereof shall have been submitted to the jury and approved by it except as herein provided before the final approval thereof by the officer or other person having authority to contract therefor The approval of the jury shall also be required in respect to all structures or fixtures belonging to any person or corporation which shall be erected upon or extend over any highway stream lake square park or other public place within the city except as provided in this act In deeds for land made by any such city restrictions may be imposed requiring that the design and location of structures to be altered or erected thereon shall be first approved by the art jury Nothing requiring the approval of the jury shall be erected or changed in design or location without its approval If the jury fails to act upon any matter submitted to it within sixty days after such submission its approval of the matter submitted shall be presumed

Section 12 This article shall not limit or affect in any way the authority conferred by law upon any commission to lay out improve or maintain any public park in any such city now under the control of such commission nor shall it restrict in any way the exercise of full discretion by such commission in the execution of any trust created by deed or will

ARTICLE III

Executive Departments

Section 1 There shall be the following executive departments

- 1 Department of public safety
- 2 Department of public works
- 3 Department of public health
- 4 Department of public welfare
- 5 Department of wharves docks and ferries
- 6 Department of city transit
- 7 Department of city treasurer
- 8 Department of city controller
- 9 Department of law
- 10 Civil service commission

No department shall be created by the council other than those herein enumerated

Section 2 (a) The council shall have power to organize and from time to time reorganize any department of the city government

(b) The council shall provide by ordinance for the proper and effective conduct of the affairs of the city by the mayor and several departments and boards thereof including all necessary expenditures but shall not pass any ordinances directing or interfering with the exercise of the executive functions of the mayor departments boards or heads of departments or officers thereof

Section 3 Each department shall have power to prescribe rules and regulations not inconsistent with any law or ordinance or with the provisions of this act for its own government regulating the conduct of its officers and employees the distribution and performance of its business and the custody use and preservation of the books records papers and property under its control

Section 4 (a) Each department shall furnish to the mayor or council such information as he or it may at any time demand in relation to the affairs of such department

(b) Detailed statements of the receipts and expenditures of the several departments for the preceding calendar month shall be made each month to the city controller

(c) The several heads of departments the purchasing agent the city architect the zoning commission the city planning commission and the art jury shall present to the mayor annually on or before the first Monday of February a report of their proceedings during the preceding year and he shall transmit the same to the council with any recommendations he may think proper to make

Section 5 The directors of public safety public works public health public welfare wharves docks and ferries and city transit and the city solicitor shall each give bond in the usual form in the sum of twenty-five thousand dollars to be approved as now provided by law

ARTICLE IV

Officers and Employees in General

Section 1 Except as herein otherwise provided the powers functions and duties of all executive departments bureaus divisions officers and employees of such cities shall continue as now provided by law

Section 2 (a) During the recess of the council the mayor shall have power to fill all vacancies that may happen in offices to which he may appoint by and with the advice and consent of the council and any such appointment shall be submitted to the council at its next meeting and if not rejected within thirty days thereafter the same shall be considered confirmed

(b) Whenever any elective officer of any such city shall die or become incapacitated for fulfilling the duties of his office his place except where other provision is made for filling the vacancy shall be filled by a vote of the council until the next municipal election occurring more than thirty days thereafter and until the qualification of a successor in the office

Section 3 No person shall hold more than one office or position of profit under the city government and no person shall hold any office or position of profit under the city or any department thereof while holding any other office or position of profit in or under the government of the United States of this Commonwealth or any county city or other political subdivision thereof Provided That nothing in this act contained shall apply to the office of notary public commissioner of deeds or any office in the military or naval service of the United States or of this Commonwealth and that nothing in this act shall prevent persons holding office ex officio by virtue of occupying another office or position

Section 4 The terms of officers elected by the qualified voters of such cities shall commence on the first Monday of January next succeeding their election except in the case of elections to fill vacancies

Section 5 All officers elected by the qualified voters of any such city shall be residents thereof at the time of their nomination and election and shall reside therein during their term of service

Section 6 Every officer or agent receiving moneys for the city and payable to the city treasurer shall give a bond for the faithful performance of his duty and shall be required to make return to the city controller once in every week or oftener if the council shall direct under oath or affirmation of each item of the moneys received by him and to pay the amount in his hands to the city treasurer The said city controller is hereby authorized to administer such oath or affirmation and any person falsely making such oath or affirmation or guilty of falsehood in any other oath or affirmation required by the provisions of this act or by any ordinance of council made in pursuance thereof shall be guilty of perjury

Section 7 No officer or employee of such city shall collect any fees or perquisites for his own use but all such fees or perquisites collectible under the law shall be paid into the city treasury and the council shall provide by ordinance for the payment of proper salaries to all officers and employees of the city except for such of them as it is provided by law shall serve without compensation

Section 8 There shall continue to be pension funds for the employees of such city as now provided by law

Section 9 (a) Municipal officers shall be liable to impeachment suspension and removal from office for any corrupt act or practice malfeasance mismanagement mental incapacity or incompetency for the proper performance of official duties extortion receiving any gift or present from any contractor or from any person seeking or engaged in any work for or furnishing material to the city or from any incumbent or occupant of or candidate or applicant for any municipal office and for wilfully concealing any fraud committed against the city

(b) Complaint in writing may be made to a court of common pleas of the proper county by not less than twenty qualified electors of the city each of whom shall write his occupation and residence opposite his signature charging any municipal officer with any offense setting forth the facts on which the said charge is founded supported by the oaths or affirmations of at least five of the complainants according to the best of their knowledge information and belief If in the judgment of the court there appears to be reasonable ground for such proceeding the court shall direct the complaint to be filed of record and grant a rule upon the accused returnable on a day certain to appear and answer the same

(c) If on the return-day of the rule the court shall find sufficient cause for further proceedings it shall appoint a committee of five competent and reputable citizens to investigate the charges contained in said complaint who having been first severally sworn or affirmed to perform the duties of their appointment with fidelity shall have full authority for that purpose to examine the books of the office held by the accused and any papers contracts letters or documents filed therein and examine witnesses under oath or affirmation whose attendance the court shall enforce if necessary by subpoena and attachment.

(d) It shall be the duty of the committee to make a written report to the court of the facts found by it which shall be filed of record accompanied by the testimony taken within three weeks next after its appointment unless the time shall be extended by the court upon its application. In any stage of the proceedings if the public interest so require the court may by an order to be filed of record in the case suspend the accused from office until he shall be tried and acquitted.

(e) If the committee or any three members thereof shall find that any charge made as aforesaid is well founded it shall in its report so state in specific form and in such case the court shall cause a certified copy of the whole record with the specifications of the charges against the accused to be transmitted to the council which shall be assembled within ten days thereafter in special and open session as a court of impeachment and the members shall be severally sworn to try and decide the same according to the evidence. A copy of the specifications shall be served on the accused or left at his last place of residence at least five days before the commencement of the trial and he shall be entitled to be heard thereon in person or by counsel and to produce evidence in his defense and the prosecution before the council shall be conducted by the committee or by counsel appointed by it. The compensation of counsel and the cost of investigation and prosecution by the committee shall be provided for by ordinance.

(f) The president judge of the said court of common pleas or in his absence an associate judge thereof shall preside during the trial and decide finally all questions of law and evidence that may arise in the case. He shall have the power to issue subpoenas for witnesses and compel their attendance by attachment and the production of books papers and documentary evidence required or called for by the said court of impeachment and to punish witnesses and others for contempt as fully as any court of this Commonwealth may lawfully do in any case.

(g) The decision of the court of impeachment shall be entered upon the record of its proceedings and certified by the clerk to the court in which the complaint was filed. If the accused shall be found guilty on any of the specifications the said court of common pleas shall enter judgment accordingly and declare the said office vacant.

ARTICLE V

Department of Public Safety

Section 1 There shall be a department of public safety of which the director of public safety shall be the head. He shall be appointed by the mayor by and with the advice and consent of the council and shall hold office during the term for which the mayor appointing him was elected and until his successor is appointed and qualified.

Section 2 The director of public safety shall have the power to appoint an assistant director who in the absence or incapacity of the director to act shall possess all the powers and perform all the duties of the director until the incapacity or inability of the director is removed or until a new director is appointed and qualified as hereinbefore provided. The director shall also appoint such other officers and employees as may be provided for by ordinance.

Section 3 The department of public safety shall have the care management administration and supervision of the police affairs and all matters relating to the fire and police forces electrical service erection of fire escapes and the inspection of buildings elevators engines and boilers.

Section 4 No person shall be employed in the department of public safety as a policeman or fireman who is not a citizen of the United States or who has been convicted of crime unless pardoned or who cannot read or write understandingly in the English language or who shall not have resided within the state at least one year preceding his appointment.

Section 5 The department shall make suitable regulations under which the officers and members of the fire and police forces shall be required to wear appropriate uniforms. It shall by a misdemeanor punishable by fine not exceeding five hundred dollars or imprisonment not exceeding six months or both in the discretion of the court for any person falsely to personate by uniform insignia or otherwise any officer or member of the department.

Section 6 The director of public safety may appoint and cause to be sworn in any number of additional patrolmen to do duty at any place in the city designated by and at the charge and expense of the person or persons who may ask for such appointment. They shall be subject to and obey the orders rules and regulations of the department and conform to the general discipline and special regulations thereof.

ARTICLE VI

Department of Public Works

Section 1 There shall be a department of public works of which the director of public works shall be the head. He shall

be appointed by the mayor by and with the advice and consent of the council and shall hold office during the term for which the mayor appointing him was elected and until his successor is appointed and qualified.

Section 2 The director of public works shall have the power to appoint an assistant director who in the absence or incapacity of the director to act shall possess all the powers and perform all the duties of the director until the incapacity or inability of the director is removed or until a new director is appointed and qualified as hereinbefore provided. The director shall also appoint such other officers and employees as may be provided for by ordinance.

Section 3 The department of public works shall have the care management administration and supervision of water-works gas-works and other public utilities (except as otherwise provided in this act) owned or controlled by the city the supply and distribution of water and gas the grading paving repairing cleaning and lighting of streets (except electric lighting) alleys and highways including footways the construction protection maintenance operation and repair of public buildings bridges and structures of every kind for public use public squares real estate (except as otherwise provided by this act or as is now or may hereafter be provided by law or ordinance) surveys engineering sewerage drainage and all matters and things in any way relating to or affecting the highways or footways of the city.

ARTICLE VII

Department of Public Health

Section 1 There shall be a department of public health of which the director of public health shall be the head. He shall be appointed by the mayor by and with the advice and consent of the council and shall hold office during the term for which the mayor appointing him was elected and until his successor is appointed and qualified.

Section 2 The director of public health shall have the power to appoint an assistant director who in the absence or incapacity of the director to act shall possess all the powers and perform all the duties of the director until the incapacity or inability of the director is removed or until a new director is appointed and qualified as hereinbefore provided. The director shall also appoint such other officers and employees as may be provided for by ordinance.

Section 3 The department of public health shall have the care management administration and supervision of city activities relating to public health including hospitals for contagious diseases control of housing and sanitation and collection of vital statistics. The department shall have all the powers and duties now conferred by law upon the bureau of health in such city.

Section 4 The board of health shall consist of the director of public health who shall be president thereof and two other members who shall be appointed by the mayor by and with the advice and consent of the council and shall hold office during the term for which the mayor appointing them was elected and until their successors shall be appointed and qualified. Two of the members of the said board shall be physicians. The said board shall be attached to and be a part of the department of public health and shall have the powers and duties now vested in it by law.

ARTICLE VIII

Department of Public Welfare

Section 1 There shall be a department of public welfare of which the director of public welfare shall be the head. He shall be appointed by the mayor by and with the advice and consent of the council and shall hold office during the term for which the mayor appointing him was elected and until his successor is appointed and qualified.

Section 2 The director of public welfare shall have the power to appoint an assistant director who in the absence or incapacity of the director to act shall possess all the powers and perform all the duties of the director until the incapacity or inability of the director is removed or until a new director is appointed and qualified as hereinbefore provided. The director shall also appoint such other officers and employees as may be provided for by ordinance.

Section 3 The department of public welfare shall have the care management administration and supervision of the charities almshouses hospitals (except hospitals for contagious diseases) and all charitable correctional and reformatory institutions and agencies (including the house of correction) the control or government of which is entrusted to such city. Provided That no part of this article shall interfere with the functions of any board of directors of city trusts now existing created by any acts of assembly of this Commonwealth.

It shall also have power to create organize manage and supervise the various playgrounds recreation centers municipal floating-baths bathing-grounds and recreation piers which may be established at the present time or from time to time authorized by council or given by private individuals or associations and accepted by such city and to plan and recommend by regular reports to the mayor and after appropriate action by ordinance to create and develop an adequate and complete system of playgrounds and recreation centers and related activities. It shall also care for conduct manage and supervise such public bath-houses and related activities as may form constituent parts of or be used in connection with or be used as auxiliaries to a recreation center.

It shall also have jurisdiction over such other matters affecting the public welfare as may be provided for by ordinance.

Section 4 The department of public welfare may on its own initiative take charge of any grounds with buildings thereon erected the use of which is offered to it temporarily by individuals or corporations for the purpose of using such grounds for public playgrounds and recreation activities. It may assume the charge and care of school playgrounds during vacation periods if so requested by resolution of the proper school authorities.

Section 5 This article shall not limit or affect in any way the authority heretofore conferred by law upon any commission to lay out and improve any public park in such city now under the control of such commission nor shall it restrict in any way the full discretion of any commission in the execution of any trust created by deed or will. Any such commission may delegate to the department of public welfare and it may accept the management of any grounds under the control of such commission to be used for playgrounds and recreation purposes.

ARTICLE IX

Department of Wharves Docks and Ferries

Section 1 There shall be a department of wharves docks and ferries of which the director of wharves docks and ferries shall be the head. He shall be appointed by the mayor by and with the advice and consent of the council and shall hold office during the term for which the mayor appointing him was elected and until his successor is appointed and qualified.

Section 2 The director shall have the power to appoint an assistant director who in the absence or incapacity of the director to act shall possess all the powers and perform all the duties of the director until the incapacity or inability of the director is removed or until a new director is appointed and qualified as hereinbefore provided. The director shall also appoint such other officers and employees as may be provided for by ordinance.

Section 3 The powers and duties of the department of wharves docks and ferries shall continue as now provided by law.

ARTICLE X

Department of the City Transit

Section 1 There shall be a department of city transit of which the director of the city transit shall be the head. He shall be appointed by the mayor by and with the advice and consent of the council and shall hold office during the term for which the mayor appointing him was elected and until his successor is appointed and qualified.

Section 2 The director of city transit shall have the power to appoint an assistant director who in the absence or incapacity of the director to act shall possess all the powers and perform all the duties of the director until the incapacity or inability of the director is removed or until a new director is appointed and qualified as hereinbefore provided. The director shall also appoint such other officers and employees as may be provided by ordinance.

Section 3 The department of city transit shall have the care management administration and supervision of any and all transit facilities purchased leased located constructed or otherwise acquired equipped owned maintained used or operated by such city. Such transit facilities shall include railways and extensions thereof for the transportation of persons and property over under upon through and across any streets highways avenues bridges viaducts rivers waters and public and private lands or partly over under upon through and across all or any of the same. They shall also be taken to mean and to included tunnels subways bridges elevated structures tracks poles wires conduits power-houses sub-stations lines for the transmission of power car-barns shops yards sidings turn-outs switches stations and approaches thereto cars and motive equipment and all works buildings appliances and appurtenances necessary and convenient for the proper construction equipment maintenance and operation of such transit facilities or any one or more of them. It shall be the duty of the director to take the necessary action to enforce and carry into effect the laws of this Commonwealth and ordinances of such city pertaining to transit facilities as defined by this article. The director shall from time to time make such recommendations to the council of such city as to him shall seem proper for the improvement and development of the facilities for transportation of persons and property within such city.

ARTICLE XI

Department of City Treasurer

Section 1 There shall be a department of city treasurer of which the city treasurer shall be head. He shall be elected and give bond as now provided by law and shall hold office for a term of four years and until his successor is elected and qualified but shall not be eligible to the office for the next succeeding term. The duties of the city treasurer shall remain as now provided by law except as modified by the provisions of this act.

Section 2 The city treasurer shall appoint an assistant treasurer who in the absence or incapacity of the city treasurer to act shall possess all the powers and perform all the duties of the city treasurer until the incapacity or inability of the city treasurer is removed or until a new city treasurer is elected and appointed and qualified. The city treasurer and his surties shall be responsible for the acts of such assistant. The city treasurer shall also appoint such other officers and employees as may be provided for by ordinance.

Section 3 The city treasurer shall be the receiver of taxes in such city and shall possess all the powers and perform all the duties heretofore possessed or performed by such officer in such city. All officers charged with the duty of collecting taxes and the receipt and collection of funds derived from loans licenses water-rents water-pipe frontages permits and rents from markets landings wharves and public property and interests shall be attached and subordinate to the department of city treasurer and be subject to its supervision control and direction. But boards of directors of city trusts now existing and boards of revision of taxes created by any acts of assembly of this Commonwealth shall be appointed and perform their functions as heretofore.

Section 4 The city treasurer shall be charged by the city controller with the full amount of all tax duplicates of the several wards and also with all other accounts placed in his hands by the proper officer for collection and shall make daily returns to the city controller of all moneys received and from whom received.

Section 5 The city treasurer shall demand and receive from the proper officers all moneys payable to the city from whatever source and pay all warrants or checks duly issued and countersigned.

Section 6 No money shall be drawn from the city treasury except by due process of law or upon warrants on the city treasurer signed by the head of the appropriate department and countersigned by the city controller which shall state the consideration of the same and the particular fund or appropriation to which the same is chargeable. Provided however That the heads of the respective departments shall each have power to appoint one deputy who shall have authority to sign warrants drawn in accordance with payrolls and salary lists previously personally approved by the department head who has appointed such deputy. Such deputy shall be appointed by writing executed in duplicate by the department head making the appointment one copy to be filed in that department and the other in the office of the city controller. Payrolls and salary lists personally approved by the head of any department in which warrants are signed by a deputy appointed in accordance herewith shall be filed with the city controller before he shall countersign any warrants so signed by the deputy.

Section 7 The city treasurer shall keep the accounts arising from the several sources of revenue and income separate and distinct from one another and shall make daily deposits of all moneys received by him in such banks or institutions as may be designated by the council and shall make specific reports daily to the city controller of all receipts and deposits and of all moneys withdrawn from the treasury and shall present and verify his cash account in such manner and as often as may be required.

Section 8 All the moneys of the city received by any officer or agent thereof shall be paid daily to the city treasurer.

ARTICLE XII

Department of City Controller

Section 1 There shall be a department of the city controller of which the city controller shall be the head. He shall be elected and give bond as now provided by law and shall hold office for a term of four years and until his successor is elected and qualified.

Section 2 The city controller shall appoint a deputy controller who shall have power to administer oaths and affirmations in all matters relating to accounts against the city and who in the absence or incapacity of the city controller to act shall possess all the powers and perform all the duties of the city controller until the incapacity or inability of the city controller is removed or until a new city controller is elected or appointed and qualified. The city controller shall be responsible for the acts of such deputy. The city controller shall also appoint such other officers and employees as may be provided for by ordinance.

Section 3 (a) The city controller shall prescribe the form of reports and accounts to be rendered to his department and shall have entire charge and supervision of the accounts of all other departments and trusts. All employees engaged in the keeping of any of the books or accounts prescribed by the city controller or forming part of the city bookkeeping system shall be under the control and supervision of the city controller.

(b) He shall audit accounts of the several departments and trusts and all other accounts in which the city is concerned and submit annually to the council in such manner as may be by ordinance be directed a report of the accounts of the city verified by his oath or affirmation exhibiting the assets liabilities and net worth of the city at the close of the preceding year and the revenues expenses other expenditures receipts and disbursements of the preceding year including the sources from which the revenues and receipts were derived and in what manner the same were disbursed which report shall be published in pamphlet or book form.

(c) He shall keep separate accounts for each specific item of authorization or appropriation made by the council to each department and require all warrants to state specifically against which items the warrant is drawn. Each account shall show in detail the several authorizations or appropriations made by the council the amount drawn on each authorization or appropriation the unpaid contracts charged against it and the balance standing to the credit of the same.

(d) He shall not suffer any authorization or appropriation to be overdrawn or the authorization or appropriation for one item to be drawn upon for any other purpose or by any department other than that for which the authorization or appropriation was specifically made except on transfers made by ordinance of the council.

(e) If any warrant presented to the city controller contain an item for which no authorization or appropriation has been

made or there shall not be a sufficient balance of the proper fund for the payment thereof or which for any other cause should not be approved he shall notify the proper department of the fact and if the city controller shall approve any warrant contrary to the provisions hereof he and his sureties shall be individually liable for the amount of the same to the holder thereof

(f) Whenever a warrant or claim shall be presented to him he shall have power to require evidence that the amount claimed is justly due and for that purpose may summon before him any officer agent or employee of any department of the city or any other person and examine him upon oath or affirmation relative to such warrant or claim

(g) He shall also perform all duties required of him by law or ordinance not inconsistent with the provisions hereof

Section 4 Every contract involving an authorization or appropriation shall designate the item on which it is founded and shall be numbered by the city controller in the order of its date and charged as numbered against such item and so certified by him before it shall take effect as a contract and shall not be payable out of any other fund and if he shall certify any contract in excess of the authorization or appropriation properly applicable thereto the city shall not be liable for such excess by the city controller and his sureties shall be liable in damages for an amount not exceeding such excess which may be recovered by the contracting party aggrieved

Section 5 The city controller shall at the end of each fiscal year or oftener if so required by the council and also upon the death resignation removal or expiration of the term of any officer audit examine and settle the accounts of such officer and if he shall be found indebted to the city the city controller shall state an account and file the same in the court of common pleas of the proper county together with a copy of the official bond of such officer and give notice thereof to him or his legal representatives and if any person or persons affected thereby shall be dissatisfied with such settlement he or they may appeal therefrom The appeal with his or their exceptions to the accounts as stated verified by the oath of the person or persons appealing shall be filed in the office of the prothonotary of said court within ten days after service of notice The appellate shall within ten days enter security to be approved by the court to prosecute the appeal with effect and pay the costs and the debt and interest which may appear by the judgment of the court to be due to the city The balance of account as shown by the settlement filed as aforesaid shall constitute a lien on real estate of the officer so indebted and his sureties from the date of the filing thereof which lien shall continue for the period of five years from the date of filing A writ of scire facias to enforce the lien shall be issued thereon within six months which shall contain a clause warning the sureties or the executors or administrators of the officer or of his sureties to appear and make defense and the case shall thereupon be proceeded with to final judgment according to law

Section 6 Notice of the audit shall be given by the city controller to the officer or his legal representatives before the final statement of the accounts and if desired by such officer or his legal representatives opportunity shall be given for a hearing A copy of such notice with an affidavit of the proof of service thereof shall be filed with the statement of accounts as evidence of service of notice

ARTICLE XIII

Department of Law

Section 1 There shall be a department of law of which the city solicitor shall be the head He shall be appointed by the mayor by and with the advice and consent of the council and shall hold office during the term for which the mayor appointing him was elected and until his successor is appointed and qualified The city solicitor shall appoint as many assistants and other employees as may be provided for by ordinance The solicitor and assistant solicitors shall be attorneys-at-law admitted and qualified to practice in the courts of this Commonwealth

Section 2 (a) The city solicitor shall appoint from the number of his assistants allowed by law or ordinance one of said assistants as his first assistant who shall in the absence of the city solicitor from such city or when he shall be unable to perform the duties of his office through illness or other disability be vested with all the duties powers and privileges given by law to the city solicitor Such first assistant city solicitor shall be removable at the pleasure of the city solicitor

(b) Whenever the office of city solicitor shall become vacant by death resignation removal from office or otherwise such first assistant city solicitor shall discharge the duties imposed by law upon the city solicitor until a new city solicitor is appointed and qualified Provided that before assuming the duties of said office he shall give bond as required of the city solicitor and shall take the oath of office required of the city solicitor and until a new city solicitor is appointed and qualified such first assistant city solicitor shall receive the salary provided by law or ordinance to be paid by the city solicitor

Section 3 (a) The city solicitor shall be the legal adviser and act as attorney and counsel for the city for all branches of the city government and for all departments and officers of the city The authorization in writing of the mayor in all cases shall be a sufficient warrant of attorney for representing the city its departments and officers

(b) He shall prepare all contracts to be made with the city or any of its trusts and departments and indorse on each his approval of the form thereof before the same shall take effect and he shall be the custodian of all such papers and rec-

ords as may be designated and perform such other duties appertaining to his department as may be required by law or ordinance

(c) He shall make a return daily to the city controller of each item of money received by or through him or his assistants including all fees and perquisites for the preparation of contracts bonds or other instruments of writing or such as may be derived from any other subject-matter connected with the city or its affairs and shall pay daily such amount to the city treasurer

Section 4 All contracts bonds and other instruments of writing in which the city is concerned shall be prepared in the office of the city solicitor and he shall receive for the city a reasonable fee from the persons for whom such contracts bonds or instruments may be drawn to be fixed by ordinance and he shall approve all security required to be given for the protection of the city and a proper registry shall be kept by him of all such contracts bonds and instruments

Section 5 No department of the city shall employ any other solicitor but assistant counsel may be employed in any particular matter or cause by the mayor with the consent of the council but he shall be selected by the city solicitor

ARTICLE XIV.

Sinking Fund Commission

Section 1 The sinking fund commission shall continue as now established by law

ARTICLE XV

City Council

Section 1 From and after the first Monday of January one thousand nine hundred and twenty the legislative branch of the government of each city of the first class shall consist of a city council elected as hereinafter provided Such council shall have and exercise all the legislative power of such city and all powers and duties theretofore had and exercised by the previously existing legislative branch of government in such city whether the same were had and exercised by a single chamber or by two chambers acting jointly or concurrently or by either of them acting separately It is the intention of this act that the council herein provided for shall take the place of the council or councils existing in any city of the first class at the date aforesaid or in any city when it may hereafter become a city of the first class but that the powers duties and functions of the legislative branch of the city government shall continue unchanged except as herein provided or as may be hereafter provided by law The mayor and heads of executive departments of any such city shall have the right at all times to appear before the council or any committee thereof for the purpose of expressing their views on matters pending before said council or committee

Section 2 At the municipal election held in such city in the year one thousand nine hundred and nineteen and in every fourth year thereafter city councilmen shall be elected in the various state senatorial districts in such city in proportion to the number of assessed voters residing in each such district as determined by the last assessment completed according to law at least three months prior to said election One councilman shall be elected for each unit of twenty thousand assessed voters residing in each such district and one for any fractional portion of such unit in excess of fifty per cent thereof contained in such district over and above all entire units Councilmen shall be nominated and elected according to law and those receiving the highest votes shall be declared elected to the number to which each such district is entitled Councilmen shall serve for the period of four years from the first Monday in January following their election If any vacancy shall happen in the office of councilman the vacancy may be filled at the next general municipal or special election occurring not less than thirty days thereafter but the councilman thus elected shall serve only the unexpired term

Section 3 No person shall hold the office of councilman while holding any other office position or employment of profit under the city any department board commission or agency thereof under this Commonwealth any county city or other political subdivision thereof or under the United States except that of notary public or an office in the military or naval service of the United States or of this Commonwealth No councilman shall be eligible to any office position or employment of profit under the city any department board commission or agency thereof during the term for which he shall have been elected as councilman

Section 4 Each councilman shall receive a salary of five thousand dollars (\$5,000) per annum

Section 5 The said council shall meet for organization at ten ante meridiem on the first Monday of January following its election It shall have power to provide for its own organization and by a two-thirds vote to provide for the employment and fix the salaries of such persons as may be necessary to the proper discharge of its business

Section 6 No ordinance shall be passed except by bill and no bill shall be so altered or amended during its passage as to change its original purpose No bill shall be considered unless referred to a committee returned therefrom and printed for the use of the members and no bill shall be passed containing more than one subject which shall be clearly expressed in its title

All amendments shall be printed for the use of the members before the final vote is taken on the bill and no bill shall become an ordinance upon the same day on which it was introduced or reported On its final passage the vote shall be taken by yeas and nays and the names of the councilmen voting for

and against the same shall be entered on the journal. No bill shall become an ordinance unless a majority of all the councilmen elected be recorded as voting in its favor.

Every legislative act of the council shall be by ordinance or resolution and every ordinance or resolution shall before it takes effect be presented duly engrossed and certified to the mayor for his approval.

The mayor shall sign such ordinance or resolution if he approves it whereupon it shall become law. If he disapproves it he shall return it to the council with his reasons for disapproval at the first meeting thereof held not less than ten days after he receives it and if the council pass the same within seven days after he has returned it with his disapproval by a vote of three-fifths of all the members elected thereto it shall become law without his approval. If the mayor does not return such ordinance or resolution within the time herein required it shall become law without his approval.

The mayor may disapprove or reduce any item or items of any ordinance making appropriations or authorizations to incur liability and the part or parts of such ordinance approved shall become law and the item or items or parts or items disapproved shall not become law unless passed by the council as provided in the foregoing paragraph.

Section 7 The meetings of the city council shall be at all times open and accessible to the public.

Section 8 The council shall have power to compel the attendance of witnesses and the production of documents and other evidence at any meeting of the body or of any committee thereof and for that purpose may issue subpoenas and attachments in any case of inquiry investigation or impeachment and cause the same to be served and executed in any part of the Commonwealth and if any witness shall refuse to testify as to any fact within his knowledge or to produce any documents within his possession or under his control the president of the council shall forthwith report the facts relating to such refusal to that one of the courts of common pleas of the proper county to which current new actions and proceedings may at the time be distributed apportioned and assigned and all questions arising upon such refusal and also upon any new evidence not included in said president's report (which other testimony or documents may be offered either in behalf of or against such witness) shall at once be heard by said court. If the court determine that the testimony or document required of such witness is legally and properly competent and ought to be given or produced by him said court shall make an order commanding such witness to testify or to produce documents (or both as the case may be) and if said witness shall thereafter refuse to testify or to produce documents as aforesaid in disobedience of such order of the court then the said court shall have power to order the commitment of such witness to the county jail of the proper county for contempt.

No witness shall be excused from testifying in any criminal proceeding or in any investigation or inquiry before the council before any committee thereof or before any officer of the city having the right to conduct the investigation touching his knowledge of any offense committed against the provisions of this article but such testimony shall not be used against him in any criminal prosecution whatever.

ARTICLE XVI

Budget

Section 1. As used in this article

The word "revenue" means any and all value accruing to the city the effect of which is to increase the net worth of the city.

The term "budget revenue" means all revenue except (a) appreciation on city assets (b) gifts donations grants and subventions made to the city and (c) net revenue derived from special assessments.

The word "expense" includes estimated depreciation on city assets losses contributions and grants by the city and each other item the effect of which is to decrease the net worth of the city.

The term "budget expense" means all expense except (a) all expense actually incurred for which gifts donations grants or subventions were specifically made to or received by the city and except (b) that not more than one million dollars of losses by fire embezzlement or other contingency need be included in the budget expense of any one year but if in any one year there be such losses in an amount less than one million dollars whether current or accumulated from a previous year or previous years they shall be included in the budget expense of that year and if there be such losses current or accumulated in an amount exceeding one million dollars then at least one million dollars thereof shall be included in the budget expense of that year.

The word "deficit" means the excess of the expense of a year over the revenue of the same year.

The term "budget deficit" means the excess of the sum of the budget expense of a given year and the budget deficit if any of the preceding year over the budget revenue of the given year. Provided That the budget deficit if any of the year one thousand nine hundred and nineteen shall be the excess if any of the budget expense of that year over the budget revenue of the same year.

The word "surplus" means the excess of the revenue of a year over the expense of the same year.

The term "budget surplus" means the excess of the budget revenue of a given year over the sum of the budget expense of that year and the budget deficit if any of the preceding year. Provided That the budget surplus if any of the year one thou-

sand nine hundred and nineteen shall be the excess if any of the budget revenue of that year over the budget expense of the same year.

The term "cash requirements" means the aggregate amount of cash required for the payment as and when due of all sinking fund instalments all principal of maturing debt all interest on debt all mandamuses and all other obligations that become payable during a given period.

The term "available cash" means the aggregate amount of cash available for the payment as and when due of all sinking fund instalments all principal of maturing debt all interest on debt all mandamuses and all other obligations that become payable during a given period.

The term "net worth" means the excess of the city's assets over the city's liabilities as of a given time.

Section 2 Within the first fifteen days of October of each year the mayor shall submit to the council and at the same time to the city controller a budget in such form and in such detail as shall have been prescribed by ordinance prior to the first day of July of the current year. Until the form and detail of such budget shall have been so prescribed the mayor shall prepare such budget in such form and in such detail as he shall deem most suitable for the needs of the council. The city controller shall examine the budget and shall submit to the council his comments and recommendations thereon.

The budget shall include

(a) Detailed statements in comparable form of the actual or estimated revenue expense surplus or deficit budget revenue budget expense budget surplus or budget deficit asset producing expenditures debt reducing expenditures available cash and cash requirements of the ensuing year the current year and each of the last two preceding years.

(b) Detailed statements in comparable form of the actual or estimated assets liabilities and net worth of the city as at the close of the ensuing year the current year and each of the last three preceding years.

(c) A detailed plan by the mayor for financing all the estimated requirements of the city for the ensuing year.

(d) Such other information estimates and recommendations as shall have been prescribed by ordinance prior to the first day of July of the current year and

(e) Such other information estimates and recommendations as the mayor shall consider requisite for the proper determination by the council of a complete and suitable work and financial program for the ensuing year for all departments officers boards commissions committees and other agencies whose salaries compensation or other expenditures or the salaries wages compensation or other expenditures of whose officers and employees are payable in whole or in part out of the proceeds of taxes levied by the council or out of any other funds over which the council has control.

Section 3 To assist the mayor in preparing the budget the city controller the heads of the other city departments all officers boards commissions committees and agencies whose salaries compensation or other expenditures or the salaries wages compensation or other expenditures of whose officers and employees are payable in whole or in part out of the proceeds of taxes levied by the council or out of any other funds over which the council has control shall at such times as the mayor shall have designated furnish to him such information estimates and recommendations relative to such expenditures as he shall have requested.

Section 4 As soon as practicable after the mayor shall have submitted the budget the council or the committee of the whole thereof shall consider it in stated budget meetings open to the public at which only matters relating to the budget shall be considered and it shall be the duty of the council to afford to officers and citizens a reasonable opportunity to be heard upon any matter relating to the budget which they may desire to present. The council shall not be limited by the budget submitted by the mayor either as to the character or amount of items contained therein but shall have full power to determine upon the work and financial program for the ensuing year.

Section 5 After the budget shall have been considered as required in the preceding section but in no event later than the first day of December next after its presentation the council shall by ordinance fix for the ensuing year the rate or rates of taxation upon the various kinds of property subject to taxation by the council. The said rate or rates shall be such as will provide an amount of estimated revenue which when added to the estimated budget revenue from all other sources will produce a total estimated budget revenue of the ensuing year at least equal to the sum of

(a) The estimated budget expense of the ensuing year and
(b) The estimated budget deficit if any of the current year. In the said ordinance the council shall set forth

(c) The revenue with it is estimated that the rate or rates of taxation fixed therein will yield for the ensuing year

(d) The estimated budget revenue of the ensuing year from each other source

(e) The estimated budget expense of the ensuing year

(f) The estimated budget revenue of the current year

(g) The estimated budget expense of the current year

(h) The budget deficit if any of the preceding year

(i) The estimated budget surplus or the estimated budget deficit of the current year

(j) The estimated budget surplus if any of the ensuing year

(k) The estimated cash requirements of the ensuing year

classified as to sinking fund instalments principal of maturing debt interest on debt mandamuses and each other class of obligations falling due during such ensuing year and

(1) The estimated available cash of the ensuing year classified as to estimated cash carried over from the current year estimated receipts of cash from the sale or conversion of assets carried over from the current year estimated receipts of cash from the collection of revenue of the ensuing year estimated receipts of cash from borrowings of the ensuing year and estimated receipts of cash from other sources

All estimated amounts referred to in this section shall be those determined upon by the council in preparing the work and financial program after consideration of the budget submitted by the mayor

Section 6 The council may from time to time by ordinance authorize any department officer board commission committee or other agency to incur liability for such purposes and within such amounts as the said council shall specify and it shall not be necessary for the council to make an appropriation for or specifically to set apart money for the payment of any such liability

Whenever the council shall authorize liability to be incurred and whenever it shall specially authorize the disbursement or transfer of money the council shall indicate in such authorization the fund or funds against which such authorization is chargeable

At no time shall it be lawful for the council to make any such authorization in excess of the unencumbered balance of the fund or part of fund against which the same is chargeable

For the purposes of this section the unencumbered balance of a fund or part of fund shall be deemed to be the amount of the fund or part of fund less the aggregate amount of mandamuses warrants payable contracts unencumbered balances of authorizations and all other items chargeable against such funds or part of fund Provided That in the case of a contract or an authorization therefor resulting or to result in the accrual of expense in any other than the current year so much of such expense as shall accrue in a later year or years shall not be chargeable against a fund or part of fund until such later year or years

For the purposes of this section the amount of a fund or part of fund other than loan funds shall be deemed to be the sum of (a) the cash therein (b) the investments and securities therein at the net value at which they are carried on the city's books and (c) the accounts receivable thereof (including taxes water rents interest and other items receivable) payment of which has accrued or is to accrue within the year at the estimated amount of such payments collectible within two years

Section 7 The city controller shall countersign warrants or checks for the payment as and when due of all sinking fund instalments all principal of maturing debt all interest on debt and all other obligations as they become payable including all liabilities incurred in conformity with authorizations by the council to incur such liabilities and the city treasurer shall upon presentation pay such warrants or checks if duly countersigned out of funds available at the time of presentation

Section 8 Unless the council shall previously have authorized liability to be incurred payment for materials or supplies furnished property conveyed or otherwise transferred or services rendered to the city or any department officer employee board commission committee or other agency shall not be enforceable by any action at law or in equity or by mandamus and payment for materials or supplies furnished property conveyed or otherwise transferred or services rendered to the city or any department officer employee board commission committee or other agency prior to an authorization by the council to incur liability for such materials supplies property or services shall not be made unless the ordinance authorizing such payment shall have received the affirmative votes of three-fourths of all of the members of the council and the approval of the mayor Ordinances containing authorizations of any such payments shall not contain authorizations of any other kind and any such ordinance shall set forth in separate items the name of each beneficiary and the amount he is to receive

ARTICLE XVII

Indebtedness

Section 1 Subject to such limitations as are now or may hereafter be established by the constitution of this Commonwealth any city of the first class may from time to time incur new debt or increase its indebtedness in such amount and in such manner as the council shall by ordinance have authorized but it shall require the affirmative votes of two-thirds of all of the members of the council for the passage of any ordinance authorizing new debt to be incurred or an increase of indebtedness

Section 2 In any ordinance authorizing the city to incur new debt or increase its indebtedness except for temporary loans the council shall provide for the collection of a tax to pay the interest thereon and the principal thereof as is now or may hereafter be required by the constitution and any such ordinance shall state the purpose or purposes for which the new debt or increase of indebtedness is authorized

Section 3 Within such limitation in amount as is now or may hereafter be established by the constitution the council may authorize new debt to be incurred or an increase of indebtedness without the consent of the electors of the city at a public election but the council may in its discretion submit to the electors for their consent at a public election the proposal contained in any ordinance authorizing new debt to be incurred or an increase of indebtedness and any such new debt or increase of indebtedness to which the electors shall have given their consent shall be excluded in computing the amount of the indebtedness of the city incurred without the consent of the electors thereof

Any ordinance authorizing new debt to be incurred or an increase or indebtedness except for temporary loans without the consent of the electors shall prior to its final passage be pub-

lished daily for two weeks in two newspapers having a bona fide circulation in such city of at least thirty thousand copies per issue

Section 4 Whenever the council shall by ordinance authorize new debt to be incurred or an increase of indebtedness in an amount requiring the consent of the electors at a public election and whenever the council shall in its discretion desire to procure the consent of the electors to a new debt or an increase of indebtedness the ordinance authorizing such new debt to be incurred or such increase of indebtedness shall fix the date for holding such public election and shall provide that the authority to incur such new debt or to increase indebtedness as therein contained shall not be effective unless the electors shall give their consent thereto at such public election

Section 5 After the passage of any such ordinance the council shall give notice of the election to be held for the purpose of obtaining the consent of the electors by advertisement once a week for four weeks in each of three newspapers having a bona fide circulation in such city of at least thirty thousand copies per issue The said notice or advertisement shall contain a copy of the ordinance authorizing the new debt to be incurred or the increase of indebtedness for which the consent of the electors is sought and shall also set forth a certificate of the city controller showing

(a) The aggregate amount of the last preceding assessed valuation of the taxable property within the city

(b) The amount of the existing indebtedness

(c) The amount of the deductions therefrom allowed by law

(d) The amount of the existing indebtedness less the deductions therefrom allowed by law and the percentage of the last preceding assessed valuation of the taxable property which such amount represents

(e) The amount of the proposed new debt or increase of indebtedness and the percentage of the last preceding assessed valuation of the taxable property which such amount represents

(f) The amount of the existing indebtedness plus the proposed new debt or increase of indebtedness less the deductions therefrom allowed by law and the percentage of the last preceding assessed valuation of the taxable property which such amount represents and

(g) The amount of indebtedness less the deductions therefrom allowed by law which the city may lawfully have outstanding and the percentage of the last preceding assessed valuation of the taxable property which such amount represents

Section 6 The council shall in all cases fix the time of holding the public election to obtain the consent of the electors to incur new debt or increase indebtedness on the day of a municipal or general election unless more than ninety days shall intervene between the date of the ordinance providing for such election and the day of holding the next succeeding municipal or general election If any other day be fixed for holding such election the cost of holding the same shall be paid by the city

Such election shall be held at the places during the hours and under the regulations provided by law for holding municipal elections and shall be conducted by the election officers provided by law to conduct municipal elections in such city unless the said election be held on the day of a general election in which case the laws governing general elections shall apply The question whether new debt shall be incurred or indebtedness increased as authorized in the ordinance shall be printed upon the ballot in brief form followed by the words "yes" and "no" with appropriate voting squares and if such question shall be submitted at an election of public officers it shall be printed below the groups of candidates The election officers shall count the votes cast at such election and shall make a return thereof to the prothonotary of the court of common pleas of the county containing such city duly certified as required by law When such count shall have been completed a certificate of the total number of electors voting "yes" and of the total number of electors "no" on such question shall be made by the court and filed in the office of the prothonotary and a copy thereof under the seal of the said court shall be furnished by the prothonotary to the council and the same shall be entered upon its journal

In conducting such election and counting and making return of the vote cast the officers of such election and the court shall be governed by the laws regulating such election and all the penalties of the said election laws for the violation thereof shall apply to the electors and election officers participating in such election

If by the returns of such election it shall appear that a majority of the electors voting thereon gave their consent to incurring new debt or increasing indebtedness as authorized in the ordinance such ordinance shall as of the date of the court's certificate of the result thereof be effective to authorize such new debt to be incurred or such increase of indebtedness but if it shall appear that a majority of the electors voting thereon did not give their consent to incurring such new debt or increasing indebtedness as authorized in the ordinance such ordinance shall be ineffective to authorize such new debt to be incurred or such increase of indebtedness Provided That should the constitution of this Commonwealth require the consent of more than a majority of the electors voting thereon to enable the city to incur such new debt or increase its indebtedness such ordinance shall be effective to authorize such new debt or such increase of indebtedness only if the required number of electors shall have given their consent thereto

Section 7 The council may by ordinance without the consent of the electors authorize temporary loans of money in anticipation of the collection of revenue or of the issuance of bonds or other evidences of indebtedness previously authorized but all temporary loans shall be payable within one year

Section 8 Whenever any debt shall be or shall have been created for which the constitution of this Commonwealth requires a sinking fund to be established the proceeds of the taxes levied for the payment of the principal and interest of such debt

and all other money pledged or appropriated for the payment of the principal and interest of such debt shall be paid into the sinking fund of such city and shall be inviolably reserved for and applied exclusively to the payment of the principal and interest of such debt.

Whenever there shall be money in the sinking fund in respect of a particular debt in excess of the requirements for the payment during the twelve months next ensuing of principal maturing and interest due such excess money shall be applied to the purchase and cancellation of such debt but if at any time it shall be impracticable or financially disadvantageous to purchase such debt such excess money may be invested temporarily in bonds or other evidences of debt of the United States of America of this Commonwealth or of any county city borough township school district or other municipality or incorporated district of this Commonwealth.

Section 9 The council may at any time authorize the purchase by the city of any of its outstanding debt and any such debt so purchased shall be canceled.

ARTICLE XVIII

The Civil Service

Section 1 From and after the effective date of this article all appointments transfers reinstatements promotions reductions suspensions removals and dismissals in the civil service of such city shall be made in accordance with the terms and provisions of this article and the rules prescribed thereunder.

Section 2 The civil service of such city shall include all offices positions and employments in or under such city and in or under institutions departments boards or commissions wherein such city either directly or through any commission judge board official or officials has the right to appoint or select officers or employees.

Section 3 The civil service of such city shall be divided into the unclassified service and the classified service. The unclassified service shall comprise

- (a) All officers elected by the people.
- (b) The head of each department of the city government.
- (c) All assistant city solicitors.
- (d) Persons employed by contract to perform a special service for such city where such contract is certified by the civil service commission to be for employment which cannot be performed by persons in the classified service.

(e) Persons who in times of public emergency may be appointed as special policemen or firemen for service not to exceed one month in duration where such appointment is certified by the civil service commission to be for employment which cannot be performed by persons in the classified service and

(f) Persons temporarily appointed or designated to make or conduct a special inquiry investigation or examination where such appointment or designation is certified by the civil service commission to be for employment which should not be performed by persons in the classified service.

The classified service of such city shall comprise all civil officer positions and employments which are not specifically included in the unclassified service.

Section 4 Any person holding an office position or employment in the classified service as herein defined at the time this article takes effect by virtue of a civil service act repealed in whole or in part by this act and who was appointed after test and certification to such office position or employment shall become a member of the classified service created by this article without original entrance test. Any person holding an office position or employment in such classified service at the time this article takes effect who has not been appointed after test and certification under a civil service act shall continue to hold such office position or employment only until laid off or removed for inefficiency by the appointing officer or until removed under the provisions of this article but such person shall not be entitled to reinstatement transfer or promotion under the provisions of this article.

Section 5 There shall be established and constituted in such city a civil service commission consisting of one civil service commissioner who shall be elected by the city council by a two-thirds vote of all the members elected thereto. The term of office of the civil service commissioner shall be four years and vacancies shall in like manner be filled for the remainder of the term. The commissioner shall qualify by filing with the mayor an oath to perform the duties of his office faithfully and without fear or favor and by giving bond in the usual form in the sum of twenty-five thousand dollars to be approved as now provided by law.

Section 6 The civil service commission shall appoint a chief examiner and such other examiners and employees as it may deem necessary to carry out the purposes of this article. Such positions including that of chief examiner shall be in the classified service. In case of the absence or incapacity of the commissioner the chief examiner shall possess all the powers and perform all the duties of the commissioner until the incapacity or inability of the commissioner is removed or until a new commissioner is elected and qualified as hereinbefore provided. The council and other officials of such city shall provide the civil service commission with suitable quarters and accommodations for carrying on its work permit the use of public buildings for examinations and other official purposes and otherwise assist without compensation in carrying out the purposes of this article.

Section 7 In such city the classified service shall be arranged by the civil service commission in three classes to be designated as the competitive class the exempt class and the labor class. The commission shall have power to reclassify positions from time to time as it may find necessary.

Section 8 The exempt class shall include positions except that of unskilled laborer for the filling of which the commission shall have found competitive examinations to be impracticable. No position shall be deemed to be in the exempt class unless and until the civil service commission after a public hearing of

which suitable public notice has been given has determined that it is unable to obtain by competitive examination persons possessing the usual and requisite qualifications for filling such office or position and has classified such office or position in the exempt class. The reasons for every such exemption shall be stated separately and at length in the annual reports of the civil service commission. Not more than one appointment shall be made to or under the title of any such office or position unless a different number is specifically authorized by the civil service commission. Appointments in the exempt class may be made without examination. The exempt class shall include the assistant director or chief assistant director or chief assistant to the head of each of the departments of government (except the civil service commission). One secretary or clerk appointed by the mayor and one secretary or clerk appointed by each head of each department of the city government.

Section 9 Positions in the competitive class may be filled without competition only as follows: Whenever there are urgent reasons for filling a vacancy in any position in the competitive class and there is no list of persons eligible for appointment after a competitive examination the appointing officer may nominate a person to the civil service commission for non-competitive examination and if such nominee shall be certified by the said commission as qualified after such non-competitive examination he may be appointed provisionally to fill such vacancy until a selection and appointment can be made after competitive examination but such provisional appointment shall not continue for a longer period than three months. In every case the commission shall at once proceed to hold an examination and procure an eligible list.

When the services to be rendered by an appointee in the competitive class are for a temporary period not to exceed one month and the need of such service is important and urgent the appointing officer may select for such temporary service any person on the appropriate list of those eligible for permanent appointment without regard to his standing on such list. Acceptance or refusal of an eligible for temporary appointment shall not affect his standing on the register for permanent appointment.

Successive provisional or temporary appointments either of the same or different persons shall not be made to the same position. At the end of the three months period the office of the provisional employee and at the end of the one month period the office of the temporary employee shall be declared vacant and it shall be the duty of the city controller and the city treasurer to prevent and decline to permit the payment of any compensation salary or wages to such provisional or temporary appointee for services rendered or claimed to be rendered after such periods respectively. No credit for experience gained during a provisional or temporary appointment shall be given to anyone in any examination.

Section 10 The labor class shall include ordinary unskilled laborers. Vacancies in the labor class shall be filled by the appointment from lists of applicants registered by the civil service commission. Preference in employment from such lists shall be according to rules and regulations to be promulgated by the civil service commission.

Section 11 The competitive class shall include all positions now existing or hereafter created in the classified service (including those in the civil service commission) except such positions as have been classified by the commission in the exempt class or the labor class.

Section 12 Public records of the civil service commission existing in such city shall be delivered to the civil service commission created by this article and all lawful eligible lists acts and proceedings of such civil service commission and of all previously existing civil service commissions shall be construed as having been made and established by the civil service commission created by this article.

Section 13 The commission shall adopt amend and enforce rules for the classified service which shall have the force and effect of law. The rules shall provide

(One) For the classification of all positions in the classified service.

(Two) For public advertisement of all examinations at least ten days in advance in at least five newspapers having a bona fide circulation in such city of at least thirty thousand copies per issue and for posting notices of such examinations in the office of the commission accessible to the public during business hours.

(Three) For the creation of eligible lists upon which shall be entered the names of successful candidates in the order of their standing in examination. Such lists shall remain in force not longer than two years.

(Four) For the rejection of candidates or eligibles who fail to comply with the reasonable requirements of the commission in regard to age residence sex or physical condition or who have been guilty of crime or of infamous or disgraceful conduct or who have attempted any deception or fraud in connection with an examination.

(Five) For the appointment of one of the two persons standing highest on the appropriate list to fill a vacancy.

(Six) For the reinstatement within one year of persons who without fault or delinquency on their part have been separated from the service.

(Seven) For the appointment of unskilled laborers in the order of priority of application after such tests of fitness as the commission may prescribe.

(Eight) For the adoption and amendments of rules only after public notice and hearing.

The commission shall adopt such other rules not inconsistent with the foregoing provisions of this section as may be necessary and proper for the enforcement of this article.

The rules may in the discretion of the commission also provide

(a) For the standards of efficiency for each grade of the service for the maintenance of records of efficiency and seniority to be furnished by the departments and kept by the civil service commission and for promotion from the lower grades to the higher grades based on such records of efficiency and seniority or on competitive promotion tests or both. An increase of compensation within a grade may be granted on the basis of efficiency and seniority records. An advancement in rank or an increase in salary beyond the limit fixed for the grade by the rules shall constitute promotion. Whenever practicable vacancies shall be filled by promotion. Provision may be made for methods for ascertaining and verifying the facts from which such records of relative efficiency shall be made. These shall be uniform for each grade.

(b) For the transfer from one position to a similar position in the same class and grade in the same or a different department.

(c) The commission may provide by rule for the certifying of payrolls and it may refuse to certify the pay of any public officer or employee who shall wilfully or through negligence violate or fail to comply with the provisions of this article or of the rules of the commission. Upon the establishment by rule of a system of certification of pay rolls the city controller shall not countersign nor shall the city treasurer pay any warrants or checks for the payment of the salary wages or other compensation of any person holding any position in the classified service unless the pay roll estimate or account containing the name of such person and the amount to be paid to him shall be properly certified by the civil service commission as containing only the names of persons who have been appointed or employed in pursuance of law and of the rules made by the commission under the provisions of this article and as containing the proper amounts due to such persons. Before making any such certificate the commission shall investigate the nature of each item of such pay roll estimate or account and if it shall ascertain that the provisions of the law in respect to any such item have not been strictly complied with it shall refuse to certify such item.

The commission shall grant public hearings upon all changes in the rules before adopting the same and give reasonable public notice of such hearings by posting for at least one week on its official bulletin board open to the public in its office a copy of all proposed changes. One week after the rules have been adopted printed and posted on such official bulletin boards said rules shall take effect and shall have the force of law. Printed copies of the rules shall be made available for public distribution.

Section 14 All examinations shall be free impartial and practical in their character and shall deal with the duties and requirements of the position to be filled. They may include examinations of physical fitness and manual skill. When oral tests are used a complete record of questions and answers shall be made. Examinations shall be in charge of the chief examiner except when the commissioner acts as examiner. The commission may call on other persons either within or without the city service to draw up conduct or mark examinations and when such persons are connected with the city service it shall be deemed a part of their official duty to act as examiners without extra compensation. In entrance and promotion examinations the oral part shall not receive a mark exceeding one-fourth of the whole mark attainable in such examination. Honorably discharged soldiers sailors and marines who have served as such in the army navy or marine corps of the United States or in the National Guard of this state shall be given full credit for their experience gained in such service having due regard to the position for which the examination is held. As many examinations shall be held as may be necessary to provide eligibles for each grade of the service and to meet all requisitions and to fill all positions held by temporary appointees. From the return and report of the examiners or from examinations made by the commission it shall prepare a list of eligibles for such grade. Such persons shall take rank upon the list in the order of their relative fitness as determined by the examination without reference to priority of time of examination. The markings of all examinations shall be completed and the resulting eligible list posted within sixty days from the date of the examination. The commission shall maintain a civil list of all persons in the classified service showing in connection with each name the position held the date and character of every appointment and of every subsequent change in status. Each appointing officer shall promptly transmit to the commission all information required for the establishment and maintenance of said civil list. The commission shall keep minutes of its own proceedings. All minutes examination papers eligible lists and other records of the commission except as hereinafter specifically provided as well as all recommendations and correspondence relating to applicants for office or employment received by the commission or by any officer having authority to make appointments shall be preserved and shall be subject to reasonable regulations as to the time of examination be open to public inspection during ordinary business hours. Provided however That statements of former employers of applicants for office or employment shall be considered strictly confidential and that these alone shall not be open to examination by any person not employed by the commission nor by such applicant even though employed by the commission.

Section 15 In case an eligible list consists of less than two names the appointing officer may at his option expressed in writing to the commission at the time of the appointment treat such appointment as temporary and if he does so treat it the commission shall proceed at once to hold an examination and to secure an eligible list as promptly as possible. The appointing officer shall upon the receipt of the eligible list from the commission and with sole reference to the relative merit and fitness of the candidates make an appointment from the two names so certified. After any name has been twice rejected by any one appointing officer for the same or a similar position in favor of others on the same eligible list the said name shall not again be certified to that appointing officer. When an appointment is made under the provisions of this section it shall be in the first instance for a probationary period of three months. If during that period the service of that officer or employee is unsatisfactory the appointing officer shall notify him in writing that he will not be retained in the public service after such three months period. If not so notified his appointment shall become permanent at the end of the three months probationary period.

Section 16 No person in the classified service or seeking admission thereto shall be appointed promoted suspended reduced or removed or in any way favored or discriminated against because of his political or religious opinions or affiliations. No inquiry in any application examination or investigation shall relate to the religious or political affiliations of any person.

Section 17 The commission shall investigate the enforcement and effect of this article and of the rules made pursuant thereto the conduct of the employees in the classified service the methods of administration therein and the nature tenure and compensation of all officers positions and employments in the service. It shall have power to investigate the efficiency of all officers and employees and all groups of officers and employees in the classified service and shall communicate to the officer board or other authority in charge of any department institution or office its findings with recommendations for increased efficiency and economy therein.

In the course of any investigation or hearing under the provisions of this article the commissioner and each person or board appointed by said commission to make any such investigation or to conduct any such hearing may administer oaths and shall have power to secure by such subpoena the attendance and testimony of witnesses and the production of books and papers. The fees of witnesses for attendance and travel shall be the same as fees of witnesses before the courts of common pleas and shall be paid from the appropriation for the expenses of the commission. Any judge of a court of record either in term time or vacation upon application at any such commissioner or person or board may compel the attendance of witnesses the production of books and papers and the giving of testimony before the commission investigating board or person by attachment for contempt or otherwise in the same manner as the production of evidence may be compelled before said court.

Section 18 The commission shall classify and grade all positions in the classified service. The commission shall ascertain and record the duties of each position in the service and wherever it appears that two or more positions in a service have duties which are substantially similar in respect to the authority responsibility and character of work required in the performance thereof they shall be placed in the same grade which the commission shall designate by a title indicative of such duties. Grades having duties of the same general nature and in the same line of promotion shall be placed in the same class and the lines of promotion definitely specified. For each grade the commission shall determine a standard maximum and minimum salary or rate of pay and shall report the same to the mayor and the council together with other information pertaining to a proper rate of pay for personal services of incumbents of positions in the civil service.

Section 19 No person holding an office position or employment in the classified service including policemen and firemen except persons dismissed during probationary period shall be removed or discharged except for cause upon written charges and after an opportunity to be heard in his own defense. Such charges may be filed by any superior officer or by any citizen or taxpayer and shall within thirty days after filing be heard investigated and determined by the commission or by some person or board appointed by the commission to hear investigate and determine the same. Where one person is appointed by the commission to hear such charges he shall be a person learned in the law. Where a board is appointed to hear such charges at least one member of such board shall be learned in the law. The hearing shall be public and the accused and his counsel shall have the right to be heard and to compel the production of testimony in the manner provided in section seventeen of this article.

The finding and decision of the commission or of such person or board when approved by the commission shall be certified to the appointing authority and shall be forthwith enforced by such authority. Any decision of dismissal after such hearing on charges may within ten days be appealed to the court of common pleas by the person dismissed and said court shall according to rules by it established conduct a hearing de novo of such charges. Pending the decision on such appeal the appellant shall be deemed suspended subject however to the power of such court to enter a decree in such appeal directing

the dismissal or reinstatement of such appellant or directing his suspension without pay for not more than ninety days or directing the restoration of pay to such appellant.

Nothing herein contained shall limit the power of any superior officer to suspend a subordinate for a reasonable period not exceeding thirty days pending hearing and decision. Every such suspension shall be without pay. Provided however That the commission shall have authority to investigate every such suspension and in case of its disapproval it shall have power to restore pay to the employee so suspended.

All papers filed in any hearing under this section shall be public records of the commission.

Section 20 The commission shall keep minutes of its official acts and shall make to the council an annual report showing its own actions the rules and regulations and all the exceptions thereto in force and the practical effects thereof and any suggestions it may approve for the more effectual accomplishment of the purposes of this article. Five hundred copies of the annual report shall be printed for public distribution. The appointing authority may require a report from said commission at any time respecting any matter within the scope of its duties hereunder.

Section 21 It shall be unlawful for the city controller of such city to approve warrants or checks for the salary of any person in the classified service unless the city controller shall have previously received notice from the commission that the person named thereon has been legally appointed.

Section 22 Any false statement made under oath either in an application or other paper filed with the commission or in any proceeding before the commission or in any investigation conducted by or under the direction of the commission or in any proceeding arising under this article shall be perjury and punishable as such.

Section 23 Any person who wilfully by himself or in collusion with one or more persons shall defeat deceive or obstruct any person in respect to his or her right of examination appointment or employment according to this article or to any rules or regulations prescribed pursuant thereto or who shall wilfully or corruptly falsely mark grade estimate or report upon the examination or proper standing of any person examined registered or certified pursuant to the provisions of this article or aid in so doing or who shall wilfully make any false representation concerning the same or concerning the persons examined or who shall wilfully or corruptly furnish to any person any special or secret information for the purpose of either improving or injuring the prospects or chances of any person so examined registered or certified or to be examined registered or certified or who shall personate any other person or permit or aid in any manner any other person to personate him in connection with any examination or request to be examined or registered or appointed or who shall furnish any false information about himself or about any other person in connection with any application or request to be examined or registered or appointed or who shall use or promise to use his influence or official or political authority to secure for any person any appointment or prospect of appointment to any position classified under this article as a reward or return for personal or partisan political service shall for each offense be deemed guilty of a misdemeanor. Whoever makes an appointment to office or selects a person for employment contrary to the provisions of this article or wilfully refuses or neglects otherwise to comply with or to conform to any of the provisions of this article or violates any of such provisions shall be deemed guilty of a misdemeanor.

Section 24 No officer or employee in the classified service of such city or of any department trust or commission thereof shall be a member of or a delegate or alternate to any political convention nor shall he be present at any such convention except in the performance of his official duty nor shall he serve as a member of or attend the meetings of any committee of any political party or take any active part in political management or in political campaigns or use his office or position to influence political movements or influence the political action of any officer or employee of any such city department trust or commission nor shall he circulate or seek signatures to any nomination or other petition provided by any primary or election law nor shall he seek or accept election nomination or appointment as an officer of a political club or organization or serve as a member of a committee of any such club or organization nor shall he in any manner participate in or interfere with the conduct of any election or the preparation thereof at the polling place or with the election officers while counting the vote or returning the election material to the place provided by law for that purpose save only for the purpose of marking and depositing his own ballot as speedily as it reasonably can be done nor shall he be within a polling place or within fifty feet thereof except for purposes of ordinary travel or residence during the period of time beginning with one hour preceding the opening of the polls for holding such election and ending with the time when the election officers shall have finished counting the votes and have left the polling place for the purpose of depositing the election material in the place provided by law for that purpose excepting only police officers who may temporarily approach or enter the polling place in order to make any arrest permitted by law or for the purpose of preserving order and in each such case remain only long enough to accomplish the duties aforesaid after which the said officers shall at once withdraw.

Section 25 No person shall solicit pay give or receive in any public building belonging to such city any money or valuable thing for any political purpose whatever. No person shall orally or by written or printed communication directly or indirectly demand solicit collect or receive or be in any manner concerned in demanding soliciting collecting or receiving any money or valuable thing or any assessment subscription or contribution whether voluntary or involuntary from any officer or employee of such city or of a department trust or commission thereof for any political purpose whatever. No officer or employee of such

city or of any department trust or commission thereof shall orally or by written or printed communication directly or indirectly demand solicit collect or receive or be in any manner concerned in demanding soliciting collecting or receiving any money or valuable thing or any assessment subscription or contribution whether voluntary or involuntary for any political purpose whatever. No officer or employee of such city or of any department trust or commission thereof shall pay or give any money or valuable thing or make any subscription or contribution whether voluntary or involuntary for any political purpose whatever. No person shall use or promise to use his influence or official authority to secure any appointment or prospect of appointment to any position in the classified service as a reward or return for personal or partisan political service. No person about to be appointed to any position in the classified service shall in advance of such appointment sign or execute a resignation dated or undated. No person in the service of such city shall discharge suspend lay off degrade or promote or in any manner change the official rank or compensation of any other person in said service or promise or threaten to do so for withholding or neglecting to make any contribution of money or service or other valuable thing for any political purpose.

No person shall take part in preparing any political assessment subscription or contribution with the intent that the same shall be sent or presented to or collected from any person in the classified service and no person shall knowingly send or present directly or indirectly in person or by letter any political assessment subscription or contribution to or request its payment by any person in the classified service.

Section 26 Any appointed officer or employee of such city or of any department trust or commission thereof violating any of the provisions of this article shall be immediately separated from the service. It shall be the duty of the mayor and of the head of the department trust or commission in which the offending person is employed to dismiss him at once and any taxpayer may bring action to restrain the payment of compensation to any such appointed officer or employee who has violated any of the provisions of this article and any taxpayer may as an additional remedy obtain on proof of the facts a writ of mandamus to compel such dismissal. In case of proceedings in equity or by mandamus no other hearing or appeal shall be required or allowed. Any person dismissed under the present section shall be ineligible for reappointment within two years to any position in the service of such city.

Section 27 Any person who shall wilfully or through negligence violate or who shall conspire to violate any of the provisions of this article or of the rules of the commission shall be guilty of a misdemeanor. Persons convicted of a misdemeanor under this article shall be punished by a fine of not less than \$50 and not more than \$3,000 or by imprisonment for a term not exceeding two years or by both such fine and imprisonment in the discretion of the court.

Section 28 Prosecution for violations or for conspiracy to violate the provisions of this article may be instituted either by the district attorney or at the election of the civil service commission by special counsel appointed by it. Such a prosecution if begun by the district attorney shall be conducted and controlled by him unless and until his term of office shall expire or unless upon his request some other person shall be substituted as prosecuting officer in the particular case. Whenever the district attorney for the county in which an offense under this article is alleged to have been committed fails to prosecute the person alleged to have committed such an offense or shall fail to prosecute such person after the lapse of thirty days after the alleged offense is brought to his attention any taxpayer may apply to any judge of the court of quarter sessions of such county for the appointment of a special attorney to conduct a prosecution of such person or persons and upon such application the court may appoint some competent attorney to prosecute the person or persons alleged to have committed the offense and the special attorney so appointed shall have the same power and authority in relation to any such prosecution as the district attorney would or might have had if such special attorney had not been appointed.

Section 29 It shall be the duty of the commission to begin and conduct all civil suits which may be necessary for the proper enforcement of this article and of the rules of the commission and to defend all civil suits which may be brought against the commission. The commission shall be represented in such suits by the city solicitor but said commission may in any case at the election of the commission be represented by special counsel appointed by it. Any taxpayer of the city may maintain an action in any court of record to recover for the treasury any sums paid contrary to the provisions of this article or of the rules of the commission from the person or persons authorizing such payment or to enjoin the person or persons from making such payment or to enjoin the commission from attaching its certificate to a payroll in violation of the provisions of this article or of the rules adopted thereunder.

ARTICLE XIX

City Contracts

Section 1 All contracts relating to the affairs of such city shall be in writing signed and executed in the name of the city after due notice by the officer authorized to make the same and in cases not otherwise directed by law or ordinance such contracts shall be made and entered into by the mayor. No contract shall be entered into or executed directly by the city council or by a committee thereof but some officer of the executive branch of government of such city shall be designated by ordinance to enter into and execute the same. All contracts shall be countersigned by the city controller and filed and registered by number date and contents in the mayor's office and attested copies furnished to the city controller and to the department charged with the work.

Section 2 Every contract for public improvements shall be based upon an estimate of the cost of such improvement or the part thereof to be done under such contract furnished by the proper officers through the department having charge of the improvement and no bid in excess of such estimate shall be accepted. Such estimate and contract may be limited to any unit or units part or parts of the improvement and contracts may thereupon be made and the work on such unit or units part or parts proceed to the extent of the funds available for the purposes thereof. Every such contract shall contain a clause that it is subject to the provisions of this act and the liability of the city thereon shall be limited by the amounts which shall have been or may be from time to time authorized or appropriated for the same.

Section 3 No contract for work to be done for or property or material to be sold or supplied to such city or any department thereof shall be made with any councilman officer or employee of such city or with any firm copartnership or association of which such councilman officer or employee is a member and if any councilman officer or employee during the term for which he shall have been elected or appointed knowingly acquire an interest in any such contract he shall forfeit his office or position.

Section 4 In all contracts for improvements the cost of which is to be paid by assessment upon the property abutting or benefited the city shall not be liable for any claim for the amount to be collected from such assessment but the contractor shall look to the assessment for his compensation.

Section 5 Any such city shall have the power to pave repair and clean the streets collect ashes waste rubbish and garbage within the limits of such city and to dispose of street sweepings and of ashes waste rubbish and garbage. Any such city shall have the power to lease acquire construct or cause to be constructed a plant or plants to be used for or in connection with any of the purposes mentioned in this section and to lease the same to any person association or corporation which shall contract to perform such work for the said city. The council of such city shall have the power to authorize any existing department or bureau of such city to perform the work which such city is authorized to do and to lease purchase construct make or cause to be constructed or made such plants and equipment supplies and materials as shall be necessary and appropriate therefor or to create such new bureau or new division in any bureau as shall be deemed necessary and to confer upon such new bureau or division like authority.

After the thirty-first day of December one thousand nine hundred and nineteen the repair and cleaning of the streets the collection of ashes waste rubbish and garbage within the limits of such city and the disposal of street sweepings ashes waste rubbish and garbage shall be done directly by the city. Provided That any such work may be done by contract when authorized by the council by a vote of three-fourths of all the members elected thereto with the approval of the mayor. For the purpose of determining whether it is to the best interests of the city to authorize the performance of any such work by contract the mayor or the council may prior to the first day of August of any year invite bids for such work. Advertisement for such bids shall be made during a period ending not later than the first day of October next ensuing and a summary of the bids shall be included by the mayor in the budget. Provided further That if it is determined in accordance with the provisions of this section to have any such work performed by contract a reasonable time not exceeding six months shall be allowed the contractor or contractors thereunder to secure the necessary equipment to perform such contracts and to begin the performance thereof.

Section 6 Any such city shall have the power to contract for materials supplies or work to be supplied to or performed for said city subject to the provisions of section five of this article during one or more years and the city council may by ordinance authorize such contract without the necessity of making an appropriation therefor or otherwise specifically setting aside money for the payment thereof. When the term of any such contract exceeds three years there shall be inserted in the contract a clause reserving to the city the right to terminate the same at its option at any time after the expiration of three years without liability to the contractor for damages for the loss of profits which would have been realized had the contract not been terminated but there shall be inserted a provision obligating the city to pay the contractor in the event of such termination the loss on equipment or construction especially purchased or erected by the contractor to carry out the terms of the contract with the city. If the term of any such contract exceeds one year a reasonable time not exceeding six months shall be allowed the contractor thereunder to secure the necessary equipment to perform such contract and to begin the performance thereof.

ARTICLE XX

Construction of This Act

Section 1 If any provision of this act should for any reason be declared invalid by the courts the intention of this act is hereby expressed that all other provisions shall nevertheless be sustained and enforced.

ARTICLE XXI

Schedule

Section 1 In order that no inconvenience may be suffered by putting into effect the changes provided in this act all officers and employees of such cities in office at the date of the approval of this act shall continue in office until superseded by the appointment or election of their successors as herein provided.

Section 2 This act shall go into effect on the first Monday of January one thousand nine hundred and twenty except as herein provided.

Section 3 Article eleven relating to the department of city treasurer shall go into effect on the first Monday of January one thousand nine hundred and twenty-two. From and after such date the office of receiver of taxes in any such city shall cease to exist as a separate office.

Section 4 Article fifteen relating to the city council shall go into effect so far as regards the election of councilmen upon the approval of this act. The terms of all councilmen in office and the terms or employment of all officers and employees of the council or councils in such cities shall cease and determine on the first Monday of January one thousand nine hundred and twenty.

Section 5 Article sixteen relating to the budget shall go into effect one month after the approval of this act. All matters and things therein required to be done by the council shall until the first Monday of January one thousand nine hundred and twenty be done by the council or councils now in office but the detailed consideration of the budget may be delegated to a committee of such council or councils.

Section 6 Article seventeen relating to indebtedness shall go into effect one month after the approval of this act. All matters and things therein required to be done by the council shall until the first Monday of January one thousand nine hundred and twenty be done by the council or councils now in office.

Section 7 Article eighteen relating to the civil service shall go into effect one month after the approval of this act except that provisions therein relating to the establishment of the civil service commission shall go into effect on the first Monday of January one thousand nine hundred and twenty. All matters and things therein required to be done by the civil service commission and by the council shall until such date be done by the civil service commission and by the council or councils now in office. The terms of all civil service commissioners in office and the terms or employment of all officers and employees of the civil service commission in such cities shall cease and determine on the first Monday of January one thousand nine hundred and twenty.

Section 8 Article nineteen relating to contracts shall go into effect one month after the approval of this act. All matters and things therein required to be done by the council shall until the first Monday of January one thousand nine hundred and twenty be done by the council or councils now in office.

ARTICLE XXII

Repealer

Section 1 The following acts and parts of acts of assembly are hereby repealed as respectively indicated. Wherever any provision of this act is intended to supersede or to take the place of any act or part of an act hereby repealed such repeal shall not take effect until the effective date of such provision. The repeal of the first section of an act shall not repeal the enacting clause.

The last four paragraphs of section two and all of sections four seven eight nine fourteen fifteen twenty-seven forty-two forty-six forty-seven forty-nine fifty and fifty-one of an act entitled "A further supplement to an act entitled 'An Act to Incorporate the City of Philadelphia'" approved February second one thousand eight hundred and fifty-four (Pamphlet Laws twenty-one) absolutely.

Sections three nineteen twenty twenty-one and twenty-four of an act entitled "A supplement to the act Consolidating the City of Philadelphia" approved April twenty-first one thousand eight hundred and fifty-five (Pamphlet Laws two hundred and sixty-four) absolutely.

Sections thirteen (both sections so numbered) fourteen fifteen twenty-two twenty-six twenty-nine and thirty of an act entitled "A further supplement to the act consolidating the City of Philadelphia" approved May thirteenth one thousand eight hundred and fifty-six (Pamphlet Laws five hundred and sixty-seven) absolutely.

Sections five and seven of an act entitled "A further supplement to the act incorporating the City of Philadelphia" approved April twenty-first one thousand eight hundred and fifty-eight (Pamphlet Laws three hundred and eighty-five) absolutely.

An Act entitled "A further supplement to an act to incorporate the City of Philadelphia" approved March twenty-first one thousand eight hundred and sixty-one (Pamphlet Laws one hundred and sixty-five) absolutely.

Sections one and two of an act entitled "A further supplement to the act incorporating the City of Philadelphia relative to certain offices" approved March eighteenth one thousand eight hundred and sixty-three (Pamphlet Laws one hundred and forty-three) absolutely.

Section three of an act entitled "A further supplement to an act to incorporate the City of Philadelphia" approved March twenty-ninth one thousand eight hundred and sixty-four (Pamphlet Laws one hundred and eleven) absolutely.

An Act entitled "A further supplement to an act to incorporate the city of Philadelphia" approved April nineteenth one thousand eight hundred and sixty-four (Pamphlet Laws four hundred and ninety-one) absolutely.

Section one of an act entitled "A further supplement to the act to incorporate the city of Philadelphia relative to filling vacancies in Councils" approved April twenty-seven one thousand eight hundred and sixty-four (Pamphlet Laws six hundred and thirty-eight) absolutely.

Sections three and four of an act entitled "A further supplement to the act to incorporate the city of Philadelphia" approved May twentieth one thousand eight hundred and sixty-four (Pamphlet Laws nine hundred and eleven) absolutely.

An act entitled "A further supplement to the act consolidating the City of Philadelphia defining the amount of money to be borrowed on temporary loan" approved April fifth one thousand eight hundred and sixty-four (Pamphlet Laws one hundred and thirty-eight) absolutely.

sand eight hundred and sixty-seven (Pamphlet Laws eight hundred and thirty-one) absolutely

An Act entitled "A further supplement to an act to incorporate the City of Philadelphia relative to incompatibility of members of council to office" approved March eleventh one thousand eight hundred and sixty-nine (Pamphlet Laws three hundred and seventeen) absolutely

An Act entitled "A further supplement to an act to incorporate the City of Philadelphia relative to incompatibility of members of council to office" approved April ninth one thousand eight hundred and seventy (Pamphlet Laws one thousand and eighty-three) absolutely

An Act entitled "A further supplement to an act to incorporate the City of Philadelphia relative to the election of members of common council" approved March twentieth one thousand eight hundred and seventy-two (Pamphlet Laws four hundred and sixty-five) absolutely

An Act entitled "An Act relating to the office of notary public in the City of Philadelphia" approved January twenty-ninth one thousand eight hundred and seventy-three (Pamphlet Laws one hundred and three) absolutely

An Act entitled "An Act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" approved April twentieth one thousand eight hundred and seventy-four (Pamphlet Laws sixty-five) insofar as it relates to cities of the first class

An Act entitled "An Act conferring upon the councils of certain cities of this Commonwealth the power to re-organize the municipal departments thereof" approved May nineteenth one thousand eight hundred and seventy-four (Pamphlet Laws two hundred and eighteen) insofar as it relates to cities of the first class

Section three four seven and eleven and the first two paragraphs of section five of an act entitled "An Act dividing the cities of this state into three classes regulating the passage of ordinances providing for contracts for supplies and work for said cities authorizing the increase of indebtedness and the creation of a sinking fund to redeem the same defining and punishing certain offenses in all of said cities and providing for the incorporation and government of cities of the third class" approved May twenty third one thousand eight hundred and seventy-four (Pamphlet Laws two hundred and thirty) insofar as they relate to cities of the first class

An Act entitled "A supplement to an act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" approved the twentieth day of April Anno Domini eighteen hundred and seventy-four amending the sixth section thereof" approved April twelfth one thousand eight hundred and seventy-five (Pamphlet Laws forty-six) insofar as it relates to cities of the first class

An Act entitled "An Act to revise and amend an act entitled 'An Act dividing the cities of the state into three classes regulating the passage of ordinances providing for contracts for supplies and work for said cities authorizing the increase of indebtedness and the creation of a sinking fund to redeem the same defining and punishing certain offenses in all of said cities and providing for the incorporation and government of cities of the third class' approved May twenty-third Anno Domini one thousand eight hundred and seventy-four fixing the sinking fund tax of the respective cities of this Commonwealth" approved March twenty-third one thousand eight hundred and seventy-seven (Pamphlet Laws thirty-five) insofar as it relates to cities of the first class

An Act entitled "An act to authorize cities of the first class to levy and fix a tax rate to fix the time of opening and closing the tax duplicate to regulate the appropriations and expenditures of said cities and prescribing penalties for the violation of the provisions of this act" approved June eleventh one thousand eight hundred and seventy-nine (Pamphlet Laws one hundred and thirty) absolutely

An Act entitled "An Act to authorize cities of the first class to fund their present floating indebtedness and to refund existing loans by creating loans therefor and to provide for the redemption of the same" approved June eleventh one thousand eight hundred and seventy-nine (Pamphlet Laws one hundred and thirty-seven) absolutely

An Act entitled "An Act to provide for the better government of cities of the first class in this Commonwealth" approved June first one thousand eight hundred and eighty-five (Pamphlet Laws thirty-seven) absolutely

An Act entitled "An Act supplementary to 'An Act to provide for the better government of cities of the first class in this Commonwealth' approved June first Anno Domini one thousand eight hundred and eighty-five suspending the operation of section three of article twelve of said act until the expiration of sixty days from the first Monday of April Anno Domini one thousand eight hundred and eighty-seven also suspending the operation of part of section one article three of the same for sixty days from said first Monday in April and exempting at all times hereafter the subordinate officers clerks and employees of the department of city treasurer and receiver of taxes from the operation of said section three of article twelve and vesting the power of appointment and removal of said subordinate officers clerks and employees exclusively at all times hereafter in the city treasurer and receiver of taxes respectively" approved April sixth one thousand eight hundred and eighty-seven (Pamphlet Laws eighteen) absolutely

An Act entitled "An Act to amend section first of article fifteen of an act entitled 'An Act to provide for the better government of cities of the first class in this Commonwealth' approved the first day of June Anno Domini one thousand

eight hundred and eighty-five" approved May eighteenth one thousand eight hundred and eighty-seven (Pamphlet Laws one hundred and twenty-four) absolutely

An Act entitled "An Act to provide for the commencement of the terms of office of councilmen constables and school directors in new wards when elected in cities of the first class under existing laws and where the several wards constitute separate school districts to provide for the supervision of the public schools in such new wards until the organization of the board of school directors of the new school section and to provide for the term of councilman and constables already elected by the voters of the old ward" approved February twelfth one thousand eight hundred and eighty-nine (Pamphlet Laws three) insofar as it relates to the election and terms of councilmen

An Act entitled "An Act to empower county controllers of cities of the first class to deputize a clerk to countersign warrants drawn in payment of salaries" approved April fifteenth one thousand eight hundred and ninety-one (Pamphlet Laws nineteen) absolutely

An Act entitled "An Act to amend the eleventh section of an act entitled 'An Act dividing the cities of this State into three classes regulating the passage of ordinances providing for contracts for supplies and work for said cities authorizing the increase of indebtedness and the creation of a sinking fund to redeem the same defining and punishing certain offenses in all of said cities and providing for the incorporation and government of cities of the third class' approved May twenty-third Anno Domini one thousand eight hundred and seventy-four" approved May twenty-sixth one thousand eight hundred and ninety-one (Pamphlet Laws one hundred and twenty-six) insofar as it relates to cities of the first class

An Act entitled "An Act to amend an act entitled 'An Act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof' approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four amending section three of said act relating to increase of indebtedness" approved June ninth one thousand eight hundred and ninety-one (Pamphlet Laws two hundred and fifty-two) insofar as it relates to cities of the first class

An Act entitled "An Act to amend an act entitled 'An Act to amend the eleventh section of an act entitled 'An Act dividing the cities of this State into three classes regulating the passage of ordinances providing for contracts for supplies and work for said cities authorizing the increase of indebtedness and the creation of a sinking fund to redeem the same defining and punishing certain offenses in all of said cities and providing for the incorporation and government of the cities of the third class'" approved the twenty-sixth day of May Anno Domini one thousand eight hundred and ninety-one repealing that part of said section which authorizes councils to draw by lot yearly certain municipal bonds" approved May eleven one thousand eight hundred and ninety-three (Pamphlet Laws forty-two) insofar as it relates to cities of the first class

An Act entitled "An Act amending section four of an act entitled 'An Act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof' approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four abolishing the restriction that the tax levied to pay municipal indebtedness shall be equal to eight per centum of the amount of such increased debt and providing for the method of assessing and levying a tax for the payment of the principal and interest when the bonds become due" approved April eighteenth one thousand eight hundred and ninety-five (Pamphlet Laws thirty-six) absolutely

An Act entitled "An Act to amend the second section of an act entitled 'An Act to authorize cities of the first class to levy and fix a tax rate to fix the time of opening and closing tax duplicates to regulate the appropriations and expenditures of said cities and prescribing penalties for the violations of the provisions of this act' approved the eleventh day of June Anno Domini one thousand eight hundred and seventy-nine changing the date for opening and closing tax duplicates and placing the same in the hands of collectors of delinquent taxes" approved May twenty-first one thousand eight hundred and ninety-five (Pamphlet Laws eighty-five) absolutely

An Act entitled "An Act to amend section two of an act entitled 'An Act to regulate the manner of increasing indebtedness of municipalities to provide for the redemption of the same and to impose penalties for illegal increase thereof' approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four abolishing the restriction that the tax levied to pay municipal indebtedness shall be equal to eight per centum of the amount of such increased debt and providing for the method of assessing and levying a tax for the payment of the principal and interest when the bonds become due and the form of statement to be filed" approved April thirteenth one thousand eight hundred and ninety-seven (Pamphlet Laws seventeen) insofar as it relates to cities of the first class

An Act entitled "An Act to further amend the fourth section of an act entitled 'An Act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for illegal increase thereof' approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four as amended by an act approved the eighteenth day of April Anno Domini one thousand eight

hundred and ninety-five amending that part of the same which restricts the increase of indebtedness to an amount not exceeding two per centum and providing for an increase of indebtedness to an amount not exceeding seven per centum of the last assessed valuation" approved May eleventh one thousand eight hundred and ninety-seven (Pamphlet Laws fifty-three) absolutely

An Act entitled "An Act authorizing controllers of the several cities of this Commonwealth to appoint probate clerks" approved June fifteenth one thousand eight hundred and ninety-seven (Pamphlet Laws one hundred and fifty-nine) insofar as it relates to cities of the first class

An Act entitled "An Act to amend so much of section one of article three of an act entitled 'An Act to provide for the better government of cities of the first class in this Commonwealth' approved the first day of June Anno Domini one thousand eight hundred and eighty-five as relates to the board of health in said cities reorganizing the said board of health fixing the number and terms of office of the members thereof providing for the expiration of the terms of the present members of said board and providing for the appointment and compensation of a chief of the board of health and prescribing his duties" approved April twelfth one thousand eight hundred and ninety-nine (Pamphlet Laws forty-five) absolutely

An Act entitled "An Act to amend an act entitled 'An Act to empower county controllers of cities of the first class to deputize a clerk to countersign warrants drawn in payment of salaries approved the fifteenth day of April Anno Domini one thousand eight hundred and ninety-one so as to authorize the controller of counties co-extensive in boundary with cities of the first class to appoint his chief clerk as deputy controller with authority to perform all of his duties during the necessary or temporary absence of the said controller and fixing the salary of such deputy controller" approved May fifth one thousand eight hundred and ninety-nine (Pamphlet Laws two hundred and thirty-seven) absolutely

An Act entitled "An Act relating to the election of the members of the common council in cities of the first class" approved March nineteenth one thousand nine hundred and three (Pamphlet Laws thirty-seven) absolutely

An Act entitled "A supplement to an act entitled 'An Act to provide for the better government of cities of the first class in this Commonwealth' approved the first day of June one thousand eight hundred and eighty-five regulating the purchase and supply of all articles of personal property required in the conduct of the business of cities of the first class and creating a department of supplies in said cities" approved April fourth one thousand nine hundred and three (Pamphlet Laws one hundred and fifty-three) absolutely

An Act entitled "An Act entitled a supplement to an act to provide for the better government of cities of the first class in this Commonwealth amending articles two three ten and twelve and providing for a Department of Public Health and Charities in lieu of the Department of Charities and Correction" approved April eighth one thousand nine hundred and three (Pamphlet Laws one hundred and fifty-five) absolutely

An Act entitled "An Act authorizing city treasurers in cities of the first class to appoint an assistant treasurer defining his powers and fixing his salary" approved April seventeen one thousand nine hundred and five (Pamphlet Laws one hundred and seventy-five) absolutely

An Act entitled "An Act to further amend an act entitled 'An Act to provide for the better government of cities of the first class of this Commonwealth' approved the first day of June Anno Domini one thousand eight hundred and eighty-five by amending article twelve section two by providing for the method of removing subordinate officers clerks and employes and by amending article fifteen section one by prohibiting officers clerks and employes from taking any active part in political movements and elections and providing a penalty for a violation thereof" approved February fifteenth one thousand nine hundred and six (Pamphlet Laws nineteen) absolutely

An Act entitled "An Act to improve the government of cities of the first class within this Commonwealth by prohibiting the solicitation collection or receipt directly or indirectly by or from officers or employes of such cities of any assessments or contributions for any political purposes whatever and by providing that any violation of this act shall be punished as a misdemeanor" approved February fifteenth one thousand nine hundred and six (Pamphlet Laws twenty-nine) absolutely

An Act entitled "An Act to regulate and improve the civil service of the cities of the first class in the Commonwealth of Pennsylvania making violation of its provisions to be a misdemeanor and providing penalties for violations thereof" approved March five one thousand nine hundred and six (Pamphlet Laws eighty-three) absolutely

An Act entitled "An Act creating an art jury for cities of the first class and prescribing its powers and duties" approved May twenty-five one thousand nine hundred and seven (Pamphlet Laws two hundred and forty-nine) absolutely

Sections one two three four and five of an act entitled "A supplement to an act entitled 'An Act to provide for the better government of cities of the first class in this Commonwealth' approved the first day of June one thousand eight hundred and eighty-five creating a Department of Wharves Docks and Ferries for the improvement regulation and supervision of the construction extension alteration maintenance and use of wharves piers bulkheads docks slips basins ferries harbors and harbor structures in cities of the first class and providing for the making and enforcement of rules and regulations and fixing certain penalties for violation thereof and providing for the acquisition of property by said cities by purchase and by condemnation for certain purposes" approved June eighth one thousand nine hundred and seven (Pamphlet Laws four hundred and eighty-eight) absolutely

An Act entitled "An Act authorizing controllers of the several cities of this Commonwealth to appoint a deputy controller and prescribing his duties" approved March twenty-four one thousand nine hundred and nine (Pamphlet Laws fifty-nine) insofar as it relates to cities of the first class

An Act entitled "An Act to amend article one section one of an act entitled 'An Act to provide for the better government of cities of the first class in this Commonwealth' approved the first day of June Anno Domini one thousand eight hundred and eighty-five by providing for the filling of a vacancy in the office of mayor until the election of a successor" approved April twenty-seven one thousand nine hundred and nine (Pamphlet Laws two hundred and seven) absolutely

An Act entitled "An Act to amend an act entitled 'An Act to amend an act entitled 'An Act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof' approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four amending section three of said act relating to increase of indebtedness being an act to amend an act approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four entitled 'An Act to regulate manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof' approved the ninth day of June Anno Domini one thousand eight hundred and ninety-one amending section three of said act relating to increase of indebtedness to further amend section three of said act relating to increase of indebtedness" approved May first one thousand nine hundred and nine (Pamphlet Laws three hundred and seventeen) insofar as it relates to cities of the first class

An Act entitled "An Act fixing the terms of the mayors and members of select and common councils in the several cities of this Commonwealth" approved April twenty one thousand nine hundred and eleven (Pamphlet Laws seventy) insofar as it relates to cities of the first class

An Act entitled "An Act creating the office of first assistant city solicitor in cities of the first class and prescribing his powers and duties" approved April twenty-seven one thousand nine hundred and eleven (Pamphlet Laws ninety-nine) absolutely

An Act entitled "An Act regulating the appointment or election of deputy controllers in cities and prescribing their powers and duties" approved May ten one thousand nine hundred and eleven (Pamphlet two hundred and eight) insofar as it relates to cities of the first class

An Act entitled "A Supplement to an act entitled 'An Act to provide for the better government of cities of the first class in this Commonwealth' approved the first day of June one thousand eight hundred and eighty-five authorizing and establishing a Board of Recreation for the creation organization care management conduct and supervision of recreation facilities of cities of the first class except as herein provided" approved June nine one thousand nine hundred and eleven (Pamphlet Laws seven hundred and thirty-nine) absolutely

An Act entitled "An Act fixing the time for organization of the legislative departments of municipal governments and for the inauguration of mayors of cities" approved June nine one thousand nine hundred and eleven (Pamphlet Laws eight hundred and fifty-seven) insofar as it relates to cities of the first class

An Act entitled "A Supplement to an act entitled 'An Act to provide for the better government of cities of the first class in this Commonwealth' approved the first day of June one thousand eight hundred and eighty-five creating a Department of City Transit to have charge control and management of the transit facilities of cities of the first class" approved May nine one thousand nine hundred and thirteen (Pamphlet Laws one hundred and eighty-eight) absolutely

An Act entitled "An Act to amend section one of an act approved the eleventh day of June one thousand eight hundred and seventy-nine entitled 'An Act to authorize cities of the first class to levy and fix a tax rate to fix the time of opening and closing the tax duplicates to regulate the appropriations and expenditures of said cities and prescribing penalties for the violation of the provisions of this act' by fixing the first of November in each year as the time on or before which the city controller shall be required to furnish to councils the estimate provided for by such act and the first of December in each year as the time on or before which the tax for the ensuing year shall be fixed" approved May nine one thousand nine hundred and thirteen (Pamphlet Laws one hundred and ninety-five) absolutely

An Act entitled "An Act fixing the time within which an election may be held to increase municipal indebtedness for the same purposes and on the same subjects as were defeated by a majority vote at a previous election" approved May twenty-eight one thousand nine hundred and thirteen (Pamphlet Laws three hundred and seventy-seven) insofar as it relates to cities of the first class

An Act entitled "An Act regulating the appropriation and use of money realized by cities of the first class from the sale of certain bonds" approved July twenty-one one thousand nine hundred and thirteen (Pamphlet Laws eight hundred and sixty-eight) absolutely

An Act entitled "An Act to amend an act entitled 'An Act creating an art jury for cities of the first class and prescribing its powers and duties' approved the twenty-fifth day of May Anno Domini one thousand nine hundred and seven" approved July twenty-fourth one thousand nine hundred and thirteen (Pamphlet Laws one thousand) absolutely

An Act entitled "An Act to amend article six of an act entitled 'An Act to provide for the better government of cities of the first class in this Commonwealth' approved the first day

of June Anno Domini one thousand eight hundred eighty-five so as to permit the heads of departments to each appoint one deputy to sign warrants drawn in accordance with pay-rolls and salary lists approved by the head of the department providing for the manner of appointing the deputies and the filing of pay-rolls and salary lists so approved with the controller" approved July twenty-fifth one thousand nine hundred thirteen (Pamphlet Laws one thousand and forty-eight) absolutely.

An Act entitled "An Act to provide for the filling of vacancies in councils of cities of the first class" approved April fifteenth one thousand nine hundred fifteen (Pamphlet Laws one hundred thirty-five) absolutely.

An Act entitled "An Act to amend section two of an act entitled 'An Act to amend section two of an act entitled 'An Act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof' approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four abolishing the restriction that the tax levied to pay municipal indebtedness shall be equal to eight per centum of the amount of such increased debt and providing for the method of assessing and levying a tax for the payment of the principal and interest when the bonds become due and the form of statement to be filed' approved the thirteenth day of April Anno Domini one thousand eight hundred and ninety-seven by extending the power to incur and increase indebtedness to townships of the second class" approved April twenty-eighth one thousand nine hundred fifteen (Pamphlet Laws one hundred and ninety-five) insofar as it relates to cities of the first class.

An Act entitled "An Act to amend an act entitled 'A Supplement to an act entitled 'An Act to provide for the better government of cities of the first class in this Commonwealth' approved the first day of June one thousand eight hundred and eighty-five authorizing and establishing a Board of Recreation for the creation organization care management conduct and supervision of recreation facilities of cities of the first class except as herein provided' approved the ninth day of June one thousand nine hundred eleven (Pamphlet Laws seven hundred and thirty-nine) by changing the number of the members of the Board of Recreation their length of term and the officers to be elected" approved May third one thousand nine hundred seventeen (Pamphlet Laws one hundred nine) absolutely.

An Act entitled "An Act to amend paragraph two of section one of article fourteen of an act approved the first day of June Anno Domini one thousand eight hundred and eighty-five entitled 'An Act to provide for the better government of cities of the first class in this Commonwealth' to provide that estimates may be made for units or parts of an improvement in such cities and contracts be made for and the work proceed upon such units or parts to the extent of the funds available for the purposes thereof" approved June twenty-eight one thousand nine hundred seventeen (Pamphlet Laws six hundred fifty-six) absolutely.

All other acts of assembly or parts thereof that are in any way in conflict or inconsistent with this act or any part thereof are hereby repealed.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. VARE. Mr. President, I move that Senate Bill No. 321, the bill just read, be recommitted to the Committee on Municipal Affairs for the purpose of a hearing.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 322, as follows:

An Act to provide for a purchasing agent in counties having a population of one million five hundred thousand or over.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county commissioners of every county having a population of one million five hundred thousand or over shall appoint a purchasing agent. The purchasing agent shall have direction control and administration of the purchase and supply of all articles of personal property for the use of the various departments boards trusts commissions and other agencies of the county government. All such departments and agencies shall obtain such articles by requisition on the purchasing agent and not by direct purchase. All appropriations of money or authorization to incur liability for the purchase and supply of such articles shall be made to and shall be expended by the purchasing agent and all contracts for the purchase of such articles shall be made and entered into by and with the purchasing agent in the manner required by law. It shall be unlawful for the controller to countersign or the

treasurer to pay any warrants or checks for the purchase of such articles except upon certificate of the purchasing agent that such articles have been purchased by his authority have been received and have conformed to the specifications of the contracts as to quality quantity and substantially as to time of delivery. Provided however That if any such county is or becomes co-extensive with or entirely included within any city in which a purchasing agent is established by law such purchasing agent shall be ex officio the purchasing agent for such county and the employees of the purchasing agent of such city shall thereupon become ex officio employes of the purchasing agent of such county. This act shall go into effect on the first Monday of January 1920.

Section 2 All acts or parts of acts inconsistent with this act are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. VARE. Mr. President, I move that Senate Bill No. 322, the bill just read, be recommitted to the Committee on Municipal Affairs for the purpose of a hearing.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 323, as follows:

An Act to regulate and improve the civil service of counties having a population of one million five hundred thousand or over making violations of its provisions a misdemeanor and providing penalties for violations thereof.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the effective date of this act all appointments transfers reinstatements promotions reductions suspensions removals and dismissals in the civil service of counties having a population of one million five hundred thousand or over shall be made in accordance with the terms and provisions of this act and the rules prescribed thereunder.

Section 2 The civil service of such counties shall include all officers and employes of such counties.

Section 3 The civil service of such counties shall be divided into the unclassified service and the classified service. The unclassified service shall comprise:

(a) All officers elected by the people.

(b) Judges of the courts of common pleas orphans' court or municipal court.

(c) All court clerks court officers tipstaves court attaches court interpreters official stenographers and all persons appointed by name by any court judge or board of judges. Provided however that probation officers shall be in the classified service.

(d) All employes and persons appointed by the district attorney clerk of the court of quarter sessions prothonotary of the court of common pleas or clerk of the orphan's court in his capacity as the clerk of such court.

(e) All judges of election inspectors of election clerks of election and overseers of election.

(f) All registrars of personal registration.

(g) The head of each department of the county government.

(h) Persons employed by contract to perform a special service for any such county where such contract is certified by the civil service commission to be for employment which cannot be performed by persons in the classified service.

(i) Persons temporarily appointed or designated to make or conduct a special inquiry investigation or examination where such appointment or designation is certified by the civil service commission to be for employment which should not be performed by persons in the classified service.

The classified service of such county shall comprise all civil offices positions and employments, which are not specifically included in the unclassified service.

Section 4 Any person holding an office position or employment in the classified service at the time this act takes effect shall continue to hold such office position or employment until laid off or removed for inefficiency by the appointing officer or until removed under the provisions of this act but such person shall not be entitled to reinstatement transfer or promotion under the provisions of this act.

Section 5 On the effective date of this act there shall be established and constituted in each county having a population of one million five hundred thousand or over a civil service commission consisting of one civil service commissioner to be appointed by the judges of the court or courts of common pleas of such county. The civil service commission shall appoint a chief examiner and such other employes as may be provided for by the authorities vested with the power to appropriate moneys for the payment of salaries of county officers and employes in such county. Such positions including that of chief

examiner shall be in the classified service. In case of the absence or incapacity of the commissioner the chief examiner shall possess all the powers and perform all the duties of the commissioner until the incapacity or inability of the commissioner is removed or until a new commissioner is appointed and qualified as hereinbefore provided. The commission shall not expend or authorize in excess of the sums appropriated therefor by law. The authorities vested with the power to appropriate moneys for the furnishing of accommodations for county offices in such counties shall provide the civil service commission with suitable quarters and accommodations for carrying on its work shall appropriate annually such sums as may be necessary for the work of the commission and shall permit the use of public buildings for examinations and other official purposes and otherwise assist without compensation in carrying out the purposes of this act. Provided That if any such county is or becomes co-extensive with or entirely included within any city having a civil service commission such commission shall act as the civil service commission established by this act and shall exercise all the powers and perform all the duties and be subject to all the liabilities vested or imposed by this act upon the civil service commission and in like manner the chief examiner and other employees of such civil service commission shall act as the chief examiner and employees of the civil service commission provided for by this act and exercise all the powers and perform all the duties and be subject to all the liabilities vested or imposed by this act upon such chief examiner and employees respectively. The civil service commissioner, the chief examiner and other employees of the commission shall receive such salaries as may be fixed by the appropriating authority of such county.

Section 6 In each county having a population of one million five hundred thousand or over the classified service shall be arranged by the civil service commission in three classes to be designated as the competitive class, the exempt class and the labor class. The commission shall have power to reclassify positions from time to time as it may find necessary.

Section 7 The exempt class shall include positions except that of unskilled laborer for the filling of which the commission shall have found competitive examinations to be impracticable. No position shall be deemed to be in the exempt class unless and until the civil service commission after a public hearing of which suitable public notice has been given has determined that it is unable to obtain by competitive examination persons possessing the usual and requisite qualifications for filling such office or position and has classified such office or position in the exempt class. The reasons for every such exemption shall be stated separately and at length in the annual reports of the civil service commission. Not more than one appointment shall be made to or under the title of any such office or position unless a different number is specifically authorized by the civil service commission. Appointments in the exempt class may be made without examination. The exempt class shall include the chief assistant to the head of each of the departments of government (except the civil service commission) and one secretary or clerk appointed by each head of each department of the county government.

Section 8 Positions in the competitive class may be filled without competition only as follows. Whenever there are urgent reasons for filling a vacancy in any position in the competitive class and there is no list of persons eligible for appointment after a competitive examination the appointing officer may nominate a person to the civil service commission for non-competitive examination and if such nominee shall be certified by the said commission as qualified after such non-competitive examination he may be appointed provisionally to fill such vacancy until a selection and appointment can be made after competitive examination but such provisional appointment shall not continue for a longer period than three months. In every case the commission shall at once proceed to hold an examination and procure an eligible list.

When the services to be rendered by an appointee in the competitive class are for a temporary period not to exceed one month and the need of such service is important and urgent the appointing officer may select for such temporary service any person on the appropriate list of those eligible for permanent appointment without regard to his standing on such list. Acceptance or refusal of an eligible for temporary appointment shall not effect his standing on the register for permanent appointment.

Successive provisional or temporary appointments either of the same or different persons shall not be made to the same position. At the end of the three months period the office of the provisional employee and at the end of the one month period the office of the temporary employee shall be declared vacant and it shall be the duty of the controller and the treasurer to prevent and decline to permit the payment of any compensation salary or wages to such provisional or temporary appointee for services rendered or claimed to be rendered after such periods respectively. No credit for experience gained during a provisional or temporary appointment shall be given to anyone in any examination.

Section 9 The labor class shall include ordinary unskilled laborers. Vacancies in the labor class shall be filled by appointment from lists of applicants registered by the civil service commission. Preference in employment from such lists shall be according to rules and regulations to be promulgated by the civil service commission.

Section 10 The competitive class shall include all positions now existing or hereafter created in the classified service (including those in the civil service commission) except such positions as have been classified by the commission in the exempt class or the labor class.

Section 11 The commission shall adopt amend and enforce rules for the classified service which shall have the force and effect of law. The rules shall provide:

(1) For the classification of all positions in the classified service.

(2) For public advertisement of all examinations at least ten days in advance in at least five newspapers having a bona fide circulation in such county of at least thirty thousand copies per issue and for posting notices of such examinations in the office of the commission accessible to the public during business hours.

(3) For the creation of eligible lists upon which shall be entered the names of successful candidates in the order of their standing in examination. Such lists shall remain in force not longer than two years.

(4) For the rejection of candidates or eligibles who fail to comply with the reasonable requirements of the commission in regard to age, residence, sex or physical condition or who have been guilty of crime or of infamous or disgraceful conduct or who have attempted any deception or fraud in connection with an examination.

(5) For the appointment of one of the two persons standing highest on the appropriate list to fill a vacancy.

(6) For the reinstatement within one year of persons who without fault or delinquency on their part have been separated from the service.

(7) For the appointment of unskilled laborers in the order of priority of application after such tests of fitness as the commission may prescribe.

(8) For the adoption and amendment of rules only after public notice and hearing.

The commission shall adopt such other rules not inconsistent with the foregoing provisions of this section as may be necessary and proper for the enforcement of this act.

The rules may in the discretion of the commission also provide:

(a) For standards of efficiency for each grade of the service for the maintenance of records of efficiency and seniority to be furnished by the departments and kept by the civil service commission and for promotion from the lower grades to the higher grades based on such records of efficiency and seniority or on competitive promotion tests or both. An increase of compensation within a grade may be granted on the basis of efficiency and seniority records. An advancement in rank or an increase in salary beyond the limit fixed for the grade by the rules shall constitute promotion. Whenever practicable vacancies shall be filled by promotion. Provision may be made for methods for ascertaining and verifying the facts from which such records of relative efficiency shall be made. These shall be uniform for each grade.

(b) For transfer from one position to a similar position in the same class and grade in the same or a different department.

(c) The commission may provide by rule for the certifying of payrolls and it may refuse to certify the pay of any public officer or employee who shall wilfully or through negligence violate or fail to comply with the provisions of this article or of the rules of the commission. Upon the establishment by rule of a system of certification of payrolls the controller shall not countersign nor shall the treasurer pay any warrants or checks for the payment of the salary wages or other compensation of any person holding any position in the classified service unless the payroll estimate or account containing the name of such person and the amount to be paid to him shall be properly certified by the civil service commission as containing only the names of persons who have been appointed or employed in pursuance of law and of the rules made by the commission under the provisions of this act and as containing the proper amounts due to such persons. Before making any such certificate the commission shall investigate the nature of each item of such payroll estimate or account and if it shall ascertain that the provisions of the law in respect to any such item have not been strictly complied with it shall refuse to certify such item.

The commission shall grant public hearings upon all changes in the rules before adopting the same and give reasonable public notice of such hearings by posting for at least one week on its official bulletin board open to the public in its office a copy of all proposed changes. One week after the rules have been adopted, printed and posted on such official bulletin board said rules shall take effect and shall have the force of law. Printed copies of the rules shall be made available for public distribution.

Section 12 All examinations shall be free, impartial and practical in their character and shall deal with the duties and requirements of the position to be filled. They may include examinations of physical fitness and manual skill. When oral tests are used a complete record of questions and answers shall be made. Examinations shall be in charge of the chief examiner except when the commissioner acts as examiner. The commissioner may call on other persons either within or without the county service to draw up conduct or mark examinations and when such persons are connected with the county service it shall be deemed a part of their official duty to act as examiners without extra compensation. In entrance and promotion examinations the oral part shall not receive a mark exceeding one-fourth of the whole mark attainable in such examination. Honorably discharged soldiers, sailors and marines who have served as such in the army, navy or marine corps of the United States or in the National Guard of this State shall be given full credit for their experience gained in such service having due regard to the position for which the examination is held. As many examinations shall be held as may be necessary to provide eligibles for each grade of the service and to meet all requisitions and to fill all positions held by temporary appointees. From the return and report of the examiners or from the examinations made by the commission it shall prepare a list of eligibles for such grade. Such persons shall take rank upon the list in order of their relative fitness as determined by the examiners.

tion without reference to priority of time of examination. The markings of all examinations shall be completed and the resulting eligible list posted within sixty days from the date of the examination. The commission shall maintain a civil list of all persons in the classified service showing in connection with each name the position held the date and character of every appointment and of every subsequent change in status. Each appointing officer shall promptly transmit to the commission all information required for the establishment and maintenance of said civil list. The commission shall keep minutes of its own proceedings. All minutes examination papers eligible lists and other records of the commission except as hereinafter specifically provided as well as all recommendations and correspondence relating to applicants for office or employment received by the commission or by any officer having authority to make appointments shall be preserved and shall subject to reasonable regulations as to the time of examination be open to public inspection during ordinary business hours. Provided however That statements of former employers of applicants for office or employment shall be considered strictly confidential and that these alone shall not be open to examination by any person not employed by the commission nor by such applicant even though employed by the commission.

Section 12 In case an eligible list consists of less than two names the appointing officer may at his option expressed in writing to the commission at the time of the appointment treat such appointment as temporary and if he does so treat it the commission shall proceed at once to hold an examination and to secure an eligible list as promptly as possible. The appointing officer shall upon the receipt of the eligible list from the commission and with sole reference to the relative merit and fitness of the candidates make an appointment from the two names so certified. After any name has been twice rejected by any one appointing officer for the same or a similar position in favor of others on the same eligible list the said name shall not again be certified to that appointing officer. When an appointment is made under the provisions of this section it shall be in the first instance for a probationary period of three months. If during that period the service of that officer or employe is unsatisfactory the appointing officer shall notify him in writing that he will not be retained in the public service after such three months period. If not so notified his appointment shall become permanent at the end of the three months probationary period.

Section 14 No person in the classified service or seeking admission thereto shall be appointed promoted suspended reduced or removed or in any way favored or discriminated against because of his political or religious opinions or affiliations. No inquiry in any application examination or investigation shall relate to the religious or political affiliations of any person.

Section 15 The commission shall investigate the enforcement and effect of this act and of the rules made pursuant thereto the conduct of the employes in the classified service the methods of administration therein and the nature tenure and compensation of all offices positions and employments in the service. It shall have power to investigate the efficiency of all officers and employes and all groups of officers and employes in the classified service and shall communicate to the officer board or other authority in charge of any department institution or office its findings with recommendations for increased efficiency and economy therein.

In the course of any investigation or hearing under the provisions of this act the commissioner and each person or board appointed by said commission to make any such investigation or to conduct any such hearing may administer oaths and shall have power to secure by subpoena the attendance and testimony of witnesses and the production of books and papers. The fees of witnesses for attendance and travel shall be the same as fees of witnesses before the courts of common pleas and shall be paid from the appropriation for the expenses of the commission. Any judge of a court of record either in term time or vacation upon application of any such commissioner or person or board may compel the attendance of witnesses the production of books and papers and the giving of testimony before the commission investigating board or person by attachment for contempt or otherwise in the same manner as the production of evidence may be compelled before said court.

Section 16 The commission shall classify and grade all positions in the classified service. The commission shall ascertain and record the duties of each position in the service and wherever it appears that two or more positions in a service have duties which are substantially similar in respect to the authority responsibility and character of work required in the performance thereof they shall be placed in the same grade which the commission shall designate by a title indicative of such duties. Grades having duties of the same general nature and in the same line of promotion shall be placed in the same class and the lines of promotion definitely specified. For such grade the commission shall determine a standard maximum and minimum salary or rate of pay and shall report the same to the authorities vested with the power to appropriate moneys for the payment of salaries together with other information pertaining to a proper rate of pay for personal services of incumbents of positions in the civil service.

Section 17 No person holding an office position or employment in the classified service except persons dismissed during probationary period shall be removed or discharged except for cause upon written charges and after an opportunity to be heard in his own defense. Such charges may be filed by any superior officer or by any citizen or taxpayer and shall within thirty days after filing be heard investigated and determined by the commission or by some person or board appointed by the commission to hear investigate and determine the same.

Where one person is appointed by the commission to hear such charges he shall be a person learned in the law. Where a board is appointed to hear such charges at least one member of such board shall be learned in the law. The hearing shall be public and the accused and his counsel shall have the right to be heard and to compel the production of testimony in the manner provided in section fifteen of this act.

The finding and decision of the commission or of such person or board when approved by the commission shall be certified to the appointing authority and shall be forthwith enforced by such authority. Any decision of dismissal after such hearing on charges may within ten days be appealed to the court of common pleas by the person dismissed and said court shall according to rules by it established conduct a hearing de novo of such charges. Pending the decision on such appeal the appellant shall be deemed suspended subject however to the power of such court to enter a decree in such appeal directing the dismissal or reinstatement of such appellant or directing his suspension without pay for not more than ninety days or directing the restoration of pay to such appellant.

Nothing herein contained shall limit the power of any superior officer to suspend a subordinate for a reasonable period not exceeding thirty days pending hearing and decision. Every such suspension shall be without pay. Provided however That the commission shall have authority to investigate every such suspension and in case of its disapproval it shall have power to restore pay to the employe so suspended.

All papers filed in any hearing under this section shall be public records of the commission.

Section 18 The commission shall keep minutes of its official acts and shall make to the authority appointing it an annual report showing its own actions the rules and regulations and all the exceptions thereto in force and the practical effects thereof and any suggestions it may approve for the more effectual accomplishment of the purposes of this act. Five hundred copies of the annual report shall be printed for public distribution. The appointing authority may require a report from said commission at any time respecting any matter within the scope of its duties hereunder.

Section 19 It shall be unlawful for the controller of such county to approve warrants or checks for the salary of any person in the classified service unless the controller shall have previously received notice from the commission that the person named thereon has been legally appointed.

Section 20 Any false statement made under oath either in an application or other paper filed with the commission or in any proceeding before the commission or in any investigation conducted by or under the direction of the commission or in any proceeding arising under this act shall be perjury and punishable as such.

Section 21 Any person who wilfully by himself or in collusion with one or more persons shall defeat deceive or obstruct any person in respect to his or her right of examination appointment or employment according to this act or to any rules or regulations prescribed pursuant thereto or who shall wilfully or corruptly falsely mark grade estimate or report upon the examination or proper standing of any person examined registered or certified pursuant to the provisions of this act or aid in so doing or who shall wilfully make any false representations concerning the same or concerning the persons examined or who shall wilfully or corruptly furnish to any person any special or secret information for the purpose of either improving or injuring the prospects or chances of any person so examined registered or certified or to be examined registered or certified or who shall personate any other person or permit or aid in any manner any other person to personate him in connection with any examination or request to be examined or registered or appointed or who shall furnish any false information about himself or about any other person in connection with any application or request to be examined or registered or appointed or who shall use or promise to use his influence or official or political authority to secure for any person any appointment or prospect of appointment to any position classified under this act as a reward or return for personal or partisan political service shall for each offense be deemed guilty of a misdemeanor. Whoever makes an appointment to office or selects a person for employment contrary to the provisions of this act or wilfully refuses or neglects otherwise to comply with or to conform to any of the provisions of this act or violates any of such provisions shall be deemed guilty of a misdemeanor.

Section 22 No officer or employe in the classified service of any county having a population of one million five hundred thousand or over shall be a member of or a delegate or alternate to any political convention nor shall be present at any such convention except in the performance of his official duty nor shall he serve as a member of or attend the meetings of any committee of any political party or take any active part in political management or in political campaigns or use his office or position to influence political movements or influence the political action of any office or employe of any such county nor shall he circulate or seek signatures to any nomination or other petition provided by any primary or election law nor shall he seek or accept election nomination or appointment as an officer of a political club or organization or serve as a member of a committee of any such club or organization nor shall he in any manner participate in or interfere with the conduct of any election or the preparation thereof at the polling place or with the election officers while counting the vote or returning the election material to the place provided by law for that purpose save only for the purpose of marking and depositing his own ballot as speedily as it reasonably can be done nor shall he be within a polling place or within fifty feet thereof except

for purposes of ordinary travel or residence" during the period of time beginning with one hour preceeding the opening of the polls for holding such election and ending with the time when the election officers shall have finished counting the votes and have left the polling place for the purpose of depositing the election material in the place provided by law for that purpose excepting only police officers who may temporarily approach or enter the polling place in order to make any arrest permitted by law or for the purpose of preserving order and in each such case remain only long enough to accomplish the duties aforesaid after which the said officers shall at once withdraw

Section 23 No person shall solicit pay give or receive in any public building belonging to any county having a population of one million five hundred thousand or over any money or valuable thing for any political purpose whatever No person shall orally or by written or printed communication directly or indirectly demand solicit collect or receive or be in any manner concerned in demanding soliciting collecting or receiving any money or valuable thing or any assessment subscription or contribution whether voluntary or involuntary from any officer or employee of any such county for any political purpose whatever No officer or employee of any such county shall orally or by written or printed communication directly or indirectly demand solicit collect or receive or be in any manner concerned in demanding soliciting collecting or receiving any money or valuable thing or any assessment subscription or contribution whether voluntary or involuntary for any political purpose whatever No officer or employee of any such county shall pay or give any money or valuable thing or make any subscription or contribution whether voluntary or involuntary for any political purpose whatever No person shall use or promise to use his influence or official authority to secure any appointment or prospect of appointment to any position in the classified service as a reward or return for personal or partisan political service No person about to be appointed to any position in the classified service shall in advance of such appointment sign or execute a resignation dated or undated. No person in the service of any such county shall discharge suspend lay off degrade or promote or in any manner change the official rank or compensation of any other person in said service or promise or threaten to do so for withholding or neglecting to make any contribution of money or service or other valuable thing for any political purpose

No person shall take part in preparing any political assessment subscription or contribution with the intent that the same shall be sent or presented to or collected from any person in the classified service and no person shall knowingly send or present directly or indirectly in person or by letter any political assessment subscription or contribution to or request its payment by any person in the classified service

Section 24 Any appointed officer or employee of any county having a population of one million five hundred thousand or over violating any of the provisions of this act shall be immediately separated from the service It shall be the duty of the head of the department in which the offending person is employed to dismiss him at once and any taxpayer may bring action to restrain the payment of compensation to any such appointed officer or employee who has violated any of the provisions of this act and any taxpayer may as an additional remedy obtain on proof of the facts a writ of mandamus to compel such dismissal In case of proceedings in equity or by mandamus no other hearing or appeal shall be required or allowed Any person dismissed under the present section shall be ineligible for reappointment within two years to any position in the service of the county

Section 25 Any person who shall wilfully or through negligence violate or who shall conspire to violate any of the provisions of this act or of the rules of the commission shall be guilty of a misdemeanor Persons convicted of a misdemeanor under this act shall be punished by a fine of not less than \$50 and not more than \$3,000 or by imprisonment for a term not exceeding two years or by both such fine and imprisonment in the discretion of the court

Section 26 Prosecution for violations or for conspiracy to violate the provisions of this act may be instituted either by the district attorney or at the election of the civil service commission by special counsel appointed by it Such a prosecution if begun by the district attorney shall be conducted and controlled by him unless and until his term of office shall expire or unless upon his request some other person shall be substituted as prosecuting officer in the particular case Whenever the district attorney for the county in which an offense under this act is alleged to have been committed fails to prosecute the person alleged to have committed such an offense or shall fail to prosecute such person after the lapse of thirty days after the alleged offense is brought to his attention any taxpayer may apply to any judge of the court of quarter sessions of such county for the appointment of a special attorney to conduct a prosecution of such person or persons and upon such application the court may appoint some competent attorney to prosecute the person or persons alleged to have committed the offense and the special attorney so appointed shall have the same power and authority in relation to any such prosecution as the district attorney would or might have had if special attorney had not been appointed

Section 27 It shall be the duty of the commission to begin and conduct all civil suits which may be necessary for the proper enforcement of this act and of the rules of the commission and to defend all civil suits which may be brought against the commission The commission shall be represented in such suits by the solicitor or attorney regularly vested with authority to represent county officials of such county but said commission may in any case at the election of the commission be represented by special counsel appointed by it Any tax-

payer of the county may maintain an action in any court of record to recover for the treasury any sums paid contrary to the provisions of this act or of the rules of the commission from the person or persons authorizing such payment or to enjoin the person or persons from making such payment or to enjoin the commission for attaching its certificate to a payroll in violation of the provisions of this act or of the rules adopted thereunder

Section 28 No person shall hold more than one office or position of profit under the government of such county and no person shall hold any office or position of profit under such county or any department thereof while holding any other office or position of profit in or under the government of the United States of this Commonwealth or any county city or other political subdivision thereof Provided That nothing in this act contained shall apply to the office of notary public commissioner of deeds or any office in the military or naval service of the United States or of this Commonwealth and nothing in this act shall prevent persons holding office ex officio by virtue of occupying another office or position

Section 29 This act shall go into effect one month after its approval If any provision of this act should for any reason be declared invalid by the courts the intention of this act is hereby expressed that all other provisions shall nevertheless be sustained and enforced

Section 30 All acts or parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILLS RECOMMENDED.

Mr. VARE. Mr. President, I move that Senate Bill No. 323, the bill just read, be recommended to the Committee on Municipal Affairs for the purpose for a hearing.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

COMMUNICATIONS FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented communications in writing from His Excellency the Governor of the Commonwealth, which were laid upon the table.

BILLS ON FIRST READING

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 33, entitled:

An Act defining and regulating boxing and wrestling contests creating a State Athletic Commission to have supervision over such contests imposing penalties and making an appropriation

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 313, (House Bill No. 392) entitled:

An Act to repeal an act approved the seventeenth day of March one thousand eight hundred and sixty-eight (Pamphlet Laws three hundred and forty-two) entitled "An Act relating to the collection of State and county taxes in the County of Montgomery" and the supplement thereto approved the tenth day of May one thousand eight hundred and seventy-one (Pamphlet Laws six hundred and fifty-nine) entitled "A Supplement to the act entitled 'An Act relating to the collection of State and county taxes in the county of Montgomery' approved the seventeenth day of March one thousand eight hundred and sixty-eight"

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 513, entitled:

An Act for the imposition and collection of taxes for general purposes and for light and water purposes in the several boroughs requiring the several taxes to be kept separate and prohibiting the use thereof for purposes other than those for which collected providing for the ordinance authorizing the assessment levy and collection of such taxes and for the precept or warrant of the Burgess and repealing certain acts

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 514, entitled:

An Act to amend the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 560, entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 563, entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 656 (House Bill No. 405) entitled:

An Act to amend the section one of an act approved the twenty-third day of May one thousand nine hundred and seven (Pamphlet Laws two hundred and six) entitled "An Act to regulate and improve the civil service of the cities of the second class in the Commonwealth of Pennsylvania making violations of its provisions to be misdemeanors and providing penalties for violations thereof" giving preference in appointments to honorably discharged soldiers sailors and marines who served in the armed forces of the United States or its allies during its war against the Imperial German Government

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 799, entitled:

An Act relating to county bridges regulating the advertising of and letting of contracts for the erection repairing and rebuilding of such bridges and the making of plans and specifications therefor and also providing for the filing with the county commissioners of alternate plans and specifications

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

HOUSE MESSAGES.

RESOLUTION RELATIVE TO ELEVATING CERTAIN BRIDGES OVER ALLEGHENY RIVER.

The Clerk of the House of Representatives being introduced presented extract from the Journal of the House of Representatives which was twice read as follows:

In the House of Representatives, April 22, 1919.

Whereas, The Department of War of the United States Government has issued an order requesting the County Commissioners of Allegheny County to elevate certain bridges over the Allegheny River in the city of Pittsburgh, and

Whereas, The city of Pittsburgh has lately, at a large expense to the city and to the abutting property owners, graded and raised from one to three and a half feet the grades of Fifth, Seventh, Eighth, Ninth, Federal, Duquesne Way, Penn Avenue and other streets to conform to the present grade of the existing bridge, and

Whereas, The enforcement of the order of the Department of War would entail a cost and loss estimated at a sum not less than fifty millions of dollars, and

Whereas, Public improvements in said county have been at a standstill for the last two years in order that every energy might be directed toward bringing the war to a successful conclusion, and

Whereas, Further delay in making necessary public improvements will cause an irreparable set-back to the progress of Allegheny County, and

Whereas, Said bridges do not at present interfere with traffic on said river and boats can be built small enough and of sufficient water to handle all traffic on said river and which can safely pass beneath said bridges; therefor,

Resolved (If the Senate concur). That the General Assembly of the Commonwealth of Pennsylvania does hereby petition the Government of the United States and the Secretary of War to reconsider the order heretofore made relative to the elevation of bridges in the city of Pittsburgh and to take such action as may be just in the premises tending to rescind this order or to mollify the same in such manner as to prevent the saddling of this enormous cost on the County of Allegheny and its citizens.

Resolved, That the Secretary of the Commonwealth is hereby directed to forward copies of this resolution to the President of the United States, to the Senate and House of Representatives of the United States and to the Secretary of War for the United States.

Mr. LESLIE. Mr. President, I ask unanimous consent that Rule 39, which requires resolutions to be referred to an appropriate committee, be suspended, and that the Senate proceed to the immediate consideration of the resolution just read.

The PRESIDENT. Is there objection? The Chair hears none.

On the question,

Will the Senate agree to the resolution?

It was agreed to.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE CONCURS IN RESOLUTION RELATIVE TO THE CLAIMS OF ITALY BEFORE PEACE CONFERENCE.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate, April 21, 1919.

Whereas, President Woodrow Wilson has returned to Paris to attend the Peace Conference for the purpose of drafting terms of peace affecting the settlement of various questions arising out of the World War; and

Whereas, The President has expressed a desire to be the spokesman of the whole American people at the Peace Conference; and

Whereas, Italy has fought with heroism and great sacrifice since its entrance in the war, and has done its share in bringing about the great victory of the Allies; and

Whereas, Italy is making claims at the Peace Conference for restoration of certain lands and territories formerly belonging to it, and for lands and territory necessary for its economic needs and for its security and preservation; and

Whereas, The citizens of Italian birth in Pennsylvania feel that in justice to Italy for her numerous sacrifices in the Great War, and by virtue of the will expressed by the people who inhabit said territories, the Provinces of Venetia, Julia, Fiume, and Dalmatia, should be united to Italy, therefore be it

Resolved (If the House of Representatives concur). That the representatives of the people of the United States at the Peace Conference be requested to exercise their influence to bring about just considerations of the claims of the Italian Government for the restoration of its lands and territories in order that Italy may be secured from future aggression and have a safe place on the Adriatic to prevent future hostilities, and have her national security and preservation; and be it further

Resolved, That a copy of this resolution, properly attested with the seal of the State, and signed by the President of the Senate and the Speaker of the House of Representatives, be forwarded to the President of the United States, and to the representatives of the United States at the Peace Conference

HOUSE CONCURS IN RESOLUTION RECALLING FROM THE GOVERNOR SENATE BILL NO. 141.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate, April 21, 1919.

Resolved, (If the House of Representatives concur). That Senate Bill No. 141, entitled "An Act to amend section eight (8) of an act entitled 'An Act for the better protection of wild birds and game within the Commonwealth of Pennsylvania, requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth, and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith, and providing for the disposition of the license fees, fines, and penalties received.'" approved the seventeenth day of April, Anno Domini one thousand nine hundred and thirteen, be recalled from the Governor for the purpose of amendment

HOUSE CONCURS IN AMENDMENTS TO SENATE BILL NO. 26 RECALLED FROM THE GOVERNOR.

He also informed the Senate that the House has concurred in amendments made by the Senate to Senate Bill No. 26, entitled:

An Act to amend the first section of an act entitled "An Act to encourage county historical societies" approved the twenty-first day of May Anno Domini one thousand nine hundred and one as amended by the act approved the thirty-first day of March one thousand nine hundred and fifteen so as to increase the sum that may be appropriated to such societies and providing for joint appropriations

Said bill having been recalled from the Governor for the purpose of amendment. The votes had on final passage and third reading were reconsidered in the Senate and the bill amended.

SENATE BILL NO. 548 RETURNED WITH AMENDMENTS.

He also presented communication from the House of Representatives, returning to the Senate, Senate Bill No. 548, entitled:

A joint resolution providing for the appointment of a committee to investigate the public school system and the administration and distribution of appropriations therefor and making an appropriation

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Mr. DAIN. Mr. President, I move that Rule 21, which requires amended bills to be noted on the calendar, be in this case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives to the foregoing bill.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution were read as follows:

Amend page 3, section 5, line 7, by striking out the word "five" and inserting in lieu thereof the word "two."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin, F. E., Donahue,	Marlow,	Smith,
Baldwin, R. J., Einstein,	Martin,	Snyder,
Barnes, Eyre,	McConnell,	Sones,
Barr, Graff,	Mearkle,	Tompkins,
Beales, Gray,	Miller, S. J.,	Turner,
Boyd, Hackett,	Murdoch,	Vare,
Campbell, Haldeman,	Nason,	Weaver,
Craig, Herron,	Patton,	Whitten,
Crow, Homsher,	Phipps,	Woodward,
Daix, Jones,	Salus,	Buckman,
Davis, Leiby,	Sassaman,	Pres. pro tem.
DeWitt, Leslie,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk inform the House of Representatives accordingly.

NOMINATIONS BY THE GOVERNOR.

The Chair cleared his table and laid before the Senate communication in writing from His Excellency the Governor of the Commonwealth, which was read as follows:

DIRECTOR OF THE LEGISLATIVE REFERENCE BUREAU OF THE PENNSYLVANIA STATE LIBRARY.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 22, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, James N. Moore, of Butler, to be Director of the Legislative Reference Bureau of the Pennsylvania State Library, for the term of four years, to be computed from April 21, 1919.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent.

A motion was made by Mr. CROW,

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nomination.

Which was agreed to.

Whereupon,

A motion was made by Mr. CROW,

That the Senate do advise and consent to said nominations.

On the question.

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin, F. E., Donahue,	Marlow,	Smith,
Baldwin, R. J., Einstein,	Martin,	Snyder,
Barnes, Eyre,	McConnell,	Sones,
Barr, Graff,	Mearkle,	Tompkins,
Beales, Gray,	Miller, S. J.,	Turner,
Boyd, Hackett,	Murdoch,	Vare,
Campbell, Haldeman,	Nason,	Weaver,
Craig, Herron,	Patton,	Whitten,
Crow, Homsher,	Phipps,	Woodward,
Daix, Jones,	Salus,	Buckman,
Davis, Leiby,	Sassaman,	Pres. pro tem.
DeWitt, Leslie,	Schantz,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Governor be informed accordingly.

COMMUNICATIONS FROM THE GOVERNOR.

The Chair cleared his table and laid before the Senate communications in writing from His Excellency the Governor of the Commonwealth, which were read as follows:

APPROVAL OF SENATE BILL NO. 3.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 18, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 3, entitled "An Act to amend section one of the act approved the eight day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventy-five) entitled 'An Act to provide that admission now had or that may hereafter be had to practice as an attorney-at-law in the Supreme Court of this Commonwealth shall of itself' without more operate as an admission of such attorney as an attorney-at-law in every other court of this Commonwealth and to provide that disbarment or suspension of any attorney by the said Supreme Court shall of itself without more operate as a disbarment or suspension of such attorney as an attorney in every other court of this Commonwealth" requiring attorneys-at-law to file certificates of admission in the Supreme Court before admission in other courts and fixing the fees of the prothonotaries of the Supreme and other courts in connection therewith.

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 143.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 18, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 143, entitled "An Act to amend the first section of an act approved the ninth day of April Anno Domini one thousand nine hundred and fifteen Pamphlet Laws one hundred and eleven entitled 'An Act to provide for the immediate printing and distribution of advance sheets of the laws of this Commonwealth as they are enacted from time to time to persons making application therefor and to certain officials' so as to include members of the General Assembly."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 343.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 18, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 343, entitled "An Act relating to the consideration upon appeal by the Supreme

and Superior Courts of testimony taken in proceedings in courts of record and providing for the making of such testimony a part of the records."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 422.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 18, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 422, entitled "An Act authorizing companies incorporated to supply light heat and power or either of them by electricity to merge and consolidate with motor power or street railway companies."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 464.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 18, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 464, entitled "A Joint Resolution authorizing action by the authorities of this Commonwealth to prevent discrimination against the citizens of this Commonwealth in the use of natural gas which would result from the law recently enacted by the State of West Virginia."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 467.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 18, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 467, entitled "An Act defining the duties of the Governor with regard to the approval of warrants vouchers claims accounts agreements and contracts and repealing inconsistent acts."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 468.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 18, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 468, entitled "An Act providing for biennial instead of annual reports by the several departments of the State government."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 474.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 18, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 474, entitled "An Act to amend section one of an act approved the fourteenth day of May one thousand nine hundred thirteen (Pamphlet Laws two hundred and four) entitled 'An Act authorizing the board of county commissioners of the several counties of the State to appropriate money for co-operative agricultural extension work for the purpose of improving and developing the agricultural resources of the proper counties.'"

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 18.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 18, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 18, entitled "An Act to authorize courts of common pleas to decree the sale of real estate held for poor purposes in the several county poor districts in this Commonwealth having a population of less than one hundred and fifty thousand inhabitants whether the title to such property is held by the poor district or was reserved by the Commonwealth for the use of a poor district and providing for the reinvestment of the proceeds thereof."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 56.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 18, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 56, entitled "An Act to give to women married and single the same right as men to

be corporators and in furtherance of their interests as stockholders to serve as directors and officers of corporations for profit."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 105.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 18, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 105, entitled "An Act amending section five of an act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws seventy-eight) entitled 'An Act to regulate nomination and election expenses and to require accounts of nomination and election expenses to be filed and providing penalties for the violation of this act.'"

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 108.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 18, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 108, entitled "An Act to amend section two thousand thirty-four of article twenty of an act entitled 'An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' approved the eighteenth day of May one thousand nine hundred and eleven by authorizing and empowering the State Board of Education to make purchases and sales of real estate or other property for normal schools purchased by the State and prescribing the disposition of the proceeds of any such sales."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 418.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 18, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 418, entitled "An Act creating the office of indictment and cost clerk as an assistant to the district attorney in the several counties of this Commonwealth having a population of not less than one hundred and fifty thousand and not more than two hundred and fifty thousand inhabitants providing for the appointment of a person in each of said counties to fill said office prescribing the qualifications duties and term of office of said appointees fixing their salaries and authorizing the payment of the same by the county."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 416.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 18, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 416, entitled "An Act establishing a Bureau of Statistics and Information in the Department of Internal Affairs authorizing the Secretary of Internal Affairs to appoint a Chief of Bureau and other officers and employees fixing their duties powers and salaries making it the duty of corporations firms and individuals to furnish information required prescribing penalties for violation of such duty and repealing certain acts and transferring the records equipment and supplies in the Division of Production in the Bureau of Statistics and Information in the Department of Labor and Industry to the Bureau hereby established."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 116.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 18, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 116, entitled "An Act declaring it a misdemeanor for any maker or drawer with intent to defraud to make or draw or utter or deliver any check draft or order when such person has not sufficient funds in or credit with the depository upon which the same is drawn."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 154.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 18, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 154, entitled "An Act providing for the control and eradication of the European wart

disease of the potato imposing certain powers and duties upon the Department of Agriculture providing penalties and making an appropriation."

WM. C. SPOUL.

APPROVAL OF SENATE BILL NO. 266.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 18, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 266, entitled "An Act providing a fixed charge on lands acquired by the State to be held as State Forests and the distribution of the same for county purposes within the counties where State Forests are located."

WM. C. SPOUL.

APPROVAL OF SENATE BILL NO. 298.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 18, 1919.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 298, entitled "A Joint Resolution amending a joint resolution approved the seventeenth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand and thirty-six) entitled 'A Joint Resolution authorizing the authorities having control and supervision of county jails and prisons to permit the employment of inmates thereof on county or almshouse farms exempting wardens and keepers from liability in certain cases for escapes.'"

WM. C. SPOUL.

REPORTS FROM COMMITTEES.

Mr. EYRE. Mr. President, I ask unanimous consent to make a report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE, from the Committee on Public Roads and Highways, reported as committed, Senate Bill No. 789, entitled:

An Act authorizing the State Highway Commissioner to establish agencies in cities for the granting of motor vehicle licenses and tags.

Mr. S. J. MILLER. Mr. President, I ask unanimous consent to make a report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. S. J. MILLER, from the Committee on Education, reported as committed, Senate Bill No. 561, entitled:

An Act to amend section three hundred and twenty-nine of an act approved the 18th day of May, 1911 (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. CRAIG. Mr. President, I ask unanimous consent to make a report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CRAIG, from the Committee on Forestry, reported as committed, Senate Bill No. 733, entitled:

An Act providing for the condemnation by the Commonwealth of lands suitable and desirable for forestry purposes; and defining the powers and duties of the Department of Forestry or the Department of Conservation in relation thereto.

RECESS.

Mr. EYRE. Mr. President, I move that the Senate do now take a recess until 5 o'clock this afternoon.

Mr. LESLIE. Mr. President, I second the motion. The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

REPORTS FROM COMMITTEES.

Mr. VARE. Mr. President, I ask unanimous consent to make a report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. VARE from the Committee on Municipal Affairs reported as committed, Senate Bill No. 793, entitled:

An Act authorizing the county commissioners of any county and the corporate authorities of any city of the third class located within such county, to erect a joint county and city building or buildings to be used for hospital purposes; providing for the selection of a site by purchase, condemnation or otherwise; authorizing the county or city to sell real estate under certain conditions; providing for the contracts and agreements to be entered into by the county and city; and authorizing the county and city to issue bonds for certain purposes.

Mr. CROW. Mr. President, I ask unanimous consent to make a report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW from the Committee on Elections reported as committed, Senate Bill No. 538 (House Bill No. 89), entitled:

An Act to amend an act approved the 5th day of July, 1917, (P. L. 684), entitled "An Act fixing the pay of election officers," and also clerks appointed by the inspectors.

Also from the Committee on Finance reported as committed, Senate Bill No. 541 (House Bill No. 710), entitled:

An Act to amend an act approved the 14th day of May, 1915, entitled "An Act creating a fund for the purpose of rebuilding, restoring and replacing buildings, structures, equipment or other property of the Commonwealth of Pennsylvania damaged or destroyed by fire or other casualty and regulating the placing of insurance thereon and providing penalties for any violation of the provisions of this act."

Also, from the Committee on Finance, reported as committed, Senate Bill No. 542 (House Bill No. 709), entitled:

An Act to amend section one of an act approved the 12th day of February, 1876 (P. L. 3), entitled "An Act supplementary to the act, entitled 'An Act supplementary to the several acts relating to the State Treasurer and commissioners of the sinking fund,' approved May 9th, 1874."

Also, from the Committee on Finance, reported as committed, Senate Bill No. 573 (House Bill No. 742), entitled:

An Act to amend section seventeen of an act approved the 11th day of July, 1917 (P. L. 832), entitled "An Act for the imposition and collection of certain inheritance taxes."

Also, from the Committee on Finance, reported as committed, Senate Bill No. 574 (House Bill No. 740), entitled:

An Act to amend section sixteen of an act approved the 6th day of May, 1887 (P. L. 79), entitled "An Act to provide for the better collection of collateral inheritance taxes," as amended.

Also, from the Committee on Finance, reported as committed Senate Bill No. 622 (House Bill No. 429), entitled:

An Act to amend the first section of an act approved the fourth day of June one thousand nine hundred fifteen entitled "An Act to provide revenue by imposing a State tax upon sales or agreements to sell or memoranda of sales of stock and upon deliveries or transfers of shares of stock and upon deliveries of transfers of shares or certificates of stock in domestic and foreign corporations co-partnership associations and joint stock associations providing the manner of collecting such tax and prescribing penalties" by exempting from the provisions thereof stock of building and loan associations sales agreements to sell or memoranda of sales deliveries of transfers of shares or certificates of stock of such associations.

Also, from the Committee on Elections, reported as committed, Senate Bill No. 742 (House Bill No. 352), entitled:

A Supplement to the act approved the 5th day of March, 1906 (P. L. 63), entitled "An Act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions," providing for the payment by the county for the use of room by registrars when sitting for the registration of electors.

Also, from the Committee on Finance, reported as committed, Senate Bill No. 770 (House Bill No. 708), entitled:

An Act relating to repairs to or alterations of articles of personal property, creating a lien for the value of services providing a method of collection escheating certain moneys to the Commonwealth, providing for a refund thereof to the owners, and prescribing penalties for violations.

Also, from the Committee on Elections, reported as committed, Senate Bill No. 800, entitled:

An Act to amend sections three, twelve, thirteen and sixteen of an act approved the twenty-fourth day of July, one thousand nine hundred and thirteen (P. L. 1001), entitled "An Act to regulate nominations and elections for all elective offices of cities of the second class and all offices of judge of a court of record; providing for non-partisan nominations and elections for said offices; abolishing certain existing methods of nomination in such cases and the use of party or political names or appellations at elections with respect to said offices; imposing certain duties upon the Secretary of the Commonwealth, county commissioners, and election officers and clerks; and providing penalties for the violation of the provisions hereof, and the punishment of certain offenses."

Also, from the Committee on Elections, reported as committed, Senate Bill No. 815, entitled:

An Act repealing an act entitled "An Act to fix the time for filing nomination papers for State officers, and for determination by the courts of contested papers," approved the 29th day of May, 1917.

Also, from the Committee on Elections, reported as committed, Senate Bill No. 816, entitled:

An Act amending sections five, six and seven of an act approved the 10th day of June, 1893, entitled "An Act to regulate the nomination and election of public officers, requiring certain expenses incident thereto to be paid by the several counties, and punishing certain offenses in regard to such elections," as the same was amended by an act approved the 9th day of July, 1897.

Also, from the Committee on Elections, reported as committed, Senate Bill No. 817, entitled:

An Act to amend section three of an act approved the twelfth day of July, one thousand nine hundred and thirteen, (P. L. 719), entitled "An Act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to National party conventions, and of certain party officers, including State committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties, and their reimbursement by the State, of the expenses of the same; authorizing the State committee of a political party to make, and to alter, amend, and revoke, rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein; and repealing inconsistent legislation," as amended.

Also, from the Committee on Elections, reported as committed, Senate Bill No. 820, entitled:

An Act to amend sections ten, thirteen, fourteen and fifteen of an act entitled "An Act regulating certain political parties; providing and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to National party conventions, and of certain party officers, including State committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties and their reimbursement by the State, of the expenses of the same; authorizing the State committee of a political party to make, and to alter, amend and revoke, rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein; and repealing inconsistent legislation," approved the twelfth day of July, A. D. one thousand nine hundred and thirteen (P. L. 719), so as to provide fully how many official and specimen ballots shall be provided for each party at the primaries and to whom the same shall be delivered; what other election materials shall be furnished and what printed instructions shall be given voters and election officers; how the official ballots shall be given to qualified electors; how party membership shall be evidenced and how and when it may be challenged; how the vote shall be counted, recorded and returned by the election officers, what shall be done with the ballots voted, their stubs and the unused, spoiled and void ballots, tally papers, oaths of election officers, affidavits of voters, etc., lists of voters of each party, triplicate and other return sheets, and who shall have the custody of same; to require the return and public inspection of all the spoiled and unused ballots from each election district before the computation of any returns therefrom; to prescribe the method of computing and canvassing such returns publicly; to provide who shall constitute the return board for any county wherein one or more of the commissioners are candidates at any primary; to regulate the manner of correcting apparent errors in certain returns and the opening of ballot boxes and the recounting of votes when any county commissioner or judge of the Court of Common Pleas deems it necessary in order to obtain a correct count or upon the petition of three electors averring fraud or error; to assure the right of any authorized representative of any party or candidate to hear, record and check up the returns as read as well as to inspect the same and any other public documents relating to any primary election; to allow any person aggrieved by any decision of the

county commissioners to appeal therefrom to the court of common pleas of the proper county; to make certain violations of said acts as amended hereby misdemeanors and to provide penalties for the punishment of such offenses and to repeal inconsistent legislation.

Also, from the Committee on Elections, reported as committed, Senate Bill No. 821, entitled:

An Act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth; by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein; defining the jurisdiction of said commissions and the powers and duties of the commissioners constituting same, and of their appointees, including registrars, inspectors of registration, clerks and counsel; fixing their qualifications, terms of office and compensation; granting them certain immunity from arrest on registration days and empowering such inspectors to arrest, without warrant, certain persons committing certain offenses in violation of this act in their presence, as well as to enter and inspect buildings given as residences of electors, to interrogate the inmates thereof to copy or demand a list of the lodgers therein and to supervise the conduct of registrars; regulating the registration of electors at polling places by registrars, and at the offices of commissions by commissioners, and the right of parties or bodies of electors to have watchers thereat, and the preparation and use of street lists and other records of those registered; allowing the names of persons not entitled to vote to be struck from the registers in certain cases; permitting all records regarding registration to be inspected and copied by any elector under certain conditions, directing how the registers shall be used at elections and primaries; compelling the attendance of witnesses and payment of witness fees, and providing penalties for refusal to obey subpoenas; directing Receivers of Taxes to appoint Chief Clerks of Commissions as deputies to collect poll taxes and to give receipts therefor; authorizing such clerks to administer oaths, sign subpoenas and vouchers and to collect and disburse witness fees; prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to said commissions and allowing for appeals from the decisions of the commissions in certain cases to Courts of Common Pleas; imposing certain duties upon election officers and upon the Councils, Treasurers, Controllers, Receivers of Taxes, Police Officers, and other officials of said cities and upon the Courts, Judges, Prothonotaries, Sheriffs, Commissioners, Peace Officers and other officials of the judicial districts and counties in which said cities are situated, or with which they are co-extensive; legalizing certain acts required hereby, if done on any Sunday or Legal Holiday; requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act, and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen, and for the use of the said commissions; punishing and fixing penalties for violations hereof and repealing all legislation inconsistent herewith.

Also from the Committee on Elections reported as committed, Senate Bill No. 822, entitled:

An Act to amend section one of an act approved the 14th day of April, 1903, entitled "An Act relating to change of polling-places and authorizing the commissioners to change the same."

Also from the Committee on Elections reported as committed, Senate Bill No. 825, entitled:

An act to further amend the third section of an act entitled "An Act to regulate the nomination and election of public officers, requiring certain expenses incident thereto to be paid by the several counties and punishing certain offenses in regard to such elections" approved the tenth day of June Anno Domini, eighteen hundred and ninety-three, as amended by an act approved the ninth day of July Anno Domini, eighteen hundred and ninety-seven, by providing a method of preempting names for the exclusive use of political bodies desiring to make nominations by nomination papers and limiting the selection of such names and requiring certain affidavits to be made in reference thereto and to be filed in the offices where such nomination papers are required to be filed respectively instead of with the prothonotaries of the several counties and repealing legislation inconsistent therewith.

Also from the Committee on Elections reported as committed, Senate Bill No. 826, entitled:

An act to amend an act entitled, "An Act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to National party conventions, and of certain party officers, including State committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of the President of the United States; and the payment by the several counties, and their reimbursement by the State of the expenses of the same; authorizing the State committee of a political party to make, and to alter, amend,

and revoke, rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein; and repealing inconsistent legislation" approved July 12 1913, by providing that electors at primaries shall be entitled to receive and vote ballots of the political parties with which they are enrolled.

Also from the Committee on Elections reported as committed, Senate Bill No. 827, entitled:

An Act to further amend the twenty-second and twenty-seventh sections of an act, entitled "An Act to regulate the nomination and election of public officers, requiring certain expenses incident thereto to be paid by the several counties and punishing certain offences in regard to such elections," approved the 10th day of June, 1893, as amended by an act approved the 29th day of April, 1903, by providing how voters may designate their choice of candidates and how the ballots shall be counted and what additional instructions shall be printed on the ballots and repealing legislation inconsistent therewith.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

House Bill No. 119, entitled:

An Act to amend an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and sixty) entitled "An Act to amend an act approved the ninth day of April one thousand nine hundred and fifteen entitled 'An Act to amend an act entitled 'An Act to amend an act entitled 'An Act to amend an act entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes' approved the ninth day of June Anno Domini one thousand eight hundred and eighty-one extending the same to companies formed for the purpose of quarrying slate granite stone or rocks or for dressing polishing working or manufacturing the same or any of them and to mineral springs companies incorporated for the purpose of bottling and selling natural mineral springs water approved the sixteenth day of June Anno Domini one thousand eight hundred and ninety-three' approved the nineteenth day of April Anno Domini one thousand nine hundred and one extending the same to companies formed for the purposes of manufacturing and selling chemicals food stuffs cement and cement products and the quarrying of cement rock' approved May twenty-eighth one thousand nine hundred and seven extending the same to companies incorporated for the manufacture buying selling leasing using and operation of electrical apparatus and machinery and articles of every kind appertaining to or in anywise connected with the production use regulation control distribution or application of electricity or electrical energy or products for any use or purpose constructing acquiring using selling buying or leasing any works construction or plant or part thereof connected with or involving such use distribution regulation control or application of electricity or the control or use or electrical apparatus for any purpose and of producing furnishing and supplying electricity or electrical apparatus in any form and for any purpose and to carry on a general manufacturing business' approved the twenty-third day of June one thousand nine hundred and eleven by extending the same to companies incorporated for the purpose of refining manufacturing or sale of petroleum and petroleum products" by extending the same to corporations incorporated for the manufacture of leather or articles containing leather" by extending the same to companies incorporated for the purpose of buying selling manufacturing or processing of silk or silk products

House Bill No. 697, entitled:

An act authorizing the judges of the court of common pleas and orphans' courts in certain counties to adopt a uniform system of indices in the offices of the recorder of deeds probatory and register of wills and clerk of the orphans' court and providing for the installation of the same at the cost of the county

House Bill No. 358, entitled:

An Act to prevent the felonious taking and stealing of motor vehicles and the receiving and purchasing of stolen motor vehicles

House Bill No. 792, entitled:

An Act to revise amend and consolidate the law relating to fish in certain boundary lakes bays and peninsular waters

House Bill No. 247, entitled:

An Act relating to police pension funds in cities of the third class and directing such cities to appropriate certain moneys thereto

House Bill No. 230, entitled:

An Act to amend an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws four hundred and forty-seven) known as "The Fiduciaries Act of one thousand nine hundred seventeen" to authorize fiduciaries to pay an annual sum for the guarantee of the payment of principal and interest of mortgages and other securities in which funds within their control may be invested

House Bill No. 231, entitled:

An Act to provide for the acknowledgement of deeds mortgages and other instruments of writing concerning property in Pennsylvania by persons in the military and naval service of the United States or of this Commonwealth and to confirm acknowledgements heretofore made by such persons

House Bill No. 234, entitled:

An Act to amend section fifteen paragraph (b) of an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws four hundred and forty-seven) known as "The Fiduciaries Act of 1917" so as to further limit the period within which a bond covenant debt or demand not payable within one year after the decease of the debtor shall remain a lien upon the real estate of such decedent

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the presence of the Senate signed the same.

REPORTS FROM COMMITTEES.

Mr. TOMPKINS. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. TOMPKINS from the Committee on Judiciary General re-reported as committed, Senate Bill No. 344, entitled:

An Act to quiet the title of real estate by providing that the sale of real estate of any bankrupt or insolvent debtor shall pass the title of such real estate freed from any claims for or rights to any statutory interest inchoate of the spouse of the bankrupt or insolvent debtor.

Mr. DAIX. Mr. President I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX from the Committee on Appropriations reported as committed, Senate Bill No. 801 (House Bill No. 1043), entitled:

An Act fixing the compensation of the custodian of the wash-room, custodian of the basement, day watchman, night watchman, and elevatorman of the Senate, the elevatorman, day watchman and night watchman of the House of Representatives, and repealing all acts or parts of acts inconsistent herewith.

Mr. NASON. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. NASON from the Committee on Judiciary General re-reported as committed, Senate Bill No. 258, entitled:

An Act regulating the sale, offering for sale, barter, exchange and giving of theatre tickets and providing penalties.

Mr. LESLIE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. LESLIE from the Committee on Judiciary General reported as committed, Senate Bill No. 700, entitled:

An Act repealing an act, or an act to repeal an act, entitled "An Act regulating the sale, offering for sale, or exposing for sale of vegetables, grapes and fruits; providing standard containers, baskets and trays therefor; and imposing penalties," approved the 1st day of May, 1915.

Mr. SNYDER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SNYDER from the Committee on Public Health and Sanitation reported as committed, Senate Bill No. 703 (House Bill No. 661), entitled:

An Act amending section two of the act approved the fourteenth day of May, one thousand nine hundred fifteen (P. L.

506), entitled "An Act amending and supplementing sections one and two of an act, entitled 'An Act for the promotion of medical science by the distribution and use of unclaimed human bodies for scientific purposes, through a board created for that purpose, and to prevent unauthorized uses and traffic in human bodies, approved the thirteenth one thousand eight hundred and eighty-three; by providing that the name of said board of distribution shall be Anatomical Board of the State of Pennsylvania; by extending its provisions to all persons having charge or control over bodies required to be buried at the public expense; by requiring immediate notice of the death of any person required to be buried at the public expense; by requiring notice in all cases; but providing that there shall not be delivered to the board created under the act the bodies of deceased indigent persons, where claimed by relatives within twenty-four hours after death, for interment at the expense of the claimant, or the bodies of honorably discharged soldiers, sailors or marines who have served the United States in any war, or who were in active service in the militia of the State of Pennsylvania under and in pursuance of any of the proclamations issued by the Governor during the Civil War, and not duly mustered into the service of the United States; by repealing the provisions as to deceased indigent travelers; by providing for the burial at the expense of the county of indigent persons unfit for anatomical purposes, upon the certificate of the board or its duly authorized officer or agent that such bodies are unfit for anatomical purposes, or are the bodies of soldiers, sailors or marines required to be buried at the public expense, and that the provisions of this act have been complied with; by providing that no warrants for payment of expenses of burial shall be drawn or paid except upon such certificate; by providing for the burial of bodies rendered unfit for anatomical purposes by the failure to comply with the provisions of this act, at the expense of the person failing to comply with its provisions."

Mr. S. J. MILLER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. S. J. MILLER from the Committee on Public Health and Sanitation reported as committed, Senate Bill No. 810 (House Bill No. 941) entitled:

An Act relating to eggs, prohibiting the sale, offering for sale, exposing for sale or having in possession with intent to sell eggs for and as fresh that are not fresh eggs or of branding or of labeling or marking eggs as being fresh eggs that are not fresh eggs, prescribing certain duties of the Dairy and Food Commissioner in reference thereto, and providing penalties for the violation thereof.

Mr. WHITTEN. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WHITTEN from the Committee on Judiciary General reported as committed, Senate Bill No. 586, entitled:

An Act relating to and regulating the solicitation of moneys and property for charitable and patriotic purposes.

BILLS INTRODUCED.

Mr. LEIBY. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. LEIBY read in his place and presented to the Chair Senate Bill No. 844, entitled:

An Act prohibiting children between eight and sixteen years of age from attending without permits, moving picture theatres during certain hours, and providing penalties.

Which was committed to the Committee on Judiciary General.

Mr. PATTON. Mr. President, I ask unanimous consent to read bills in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. PATTON read in his place and presented to the Chair Senate Bill No. 845, entitled:

An Act to amend section eight of an act approved the seventh day of June, one thousand nine hundred and one (Pamphlet Laws five hundred twenty-three), entitled "An Act to provide for the incorporation and government of passenger railways, either elevated or underground, or partly elevated and partly underground, with surface rights."

Which was committed to the Committee on City Passenger Railways.

Also read in his place and presented to the Chair Senate Bill No. 846, entitled:

An Act making it unlawful for any insurance company or association issuing health or accident policies to cancel the

same, except upon written application and consent of the insured, providing for the cancellation of policies on which the premium has not been paid, and providing penalties for violations of its provisions.

Which was committed to the Committee on Insurance.

Mr. WOODWARD. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WOODWARD read in his place and presented to the Chair Senate Bill No. 847, entitled:

An Act creating the Department of Charities and Corrections; Defining its Jurisdiction and the Powers and Duties of the officers and bureaus of the Department; Abolishing the Board of Public Charities, the Committee on Lunacy and the Prison Labor Commission; Providing for a biennial budget for institutions subject to the jurisdiction of the Department and owned by the Commonwealth or to which the Commonwealth pays a per capita per annum amount for the maintenance of certain inmates thereof and for the Distribution and Apportionment of the Biennial Appropriation for such Institutions; Requiring applications for the incorporation of institutions within the jurisdiction of the Department to be approved by the Board of Charities and Corrections, and providing for the annual licensing by the Board of institutions within the jurisdiction of the Department; with an appeal to the courts when a license is refused; Providing for the Compensation and the Payment of the Expenses of the officers and employees of the Department; Imposing Penalties for the Violation of Certain Sections of this Act; and making an Appropriation.

Which was committed to the Committee on Appropriations.

Mr. SMITH. Mr. President, I ask unanimous consent to read bills in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SMITH read in his place and presented to the Chair Senate Bill No. 848, entitled:

An Act designating the manner, the courts and the cases in which suits may be brought against the Commonwealth of Pennsylvania, providing for service of process therein and defining the liability of the Commonwealth in such suits.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 849, entitled:

An Act regulating the collection of county taxes in counties containing over one hundred thirty-five thousand and less than two hundred thousand inhabitants creating the office of receiver of taxes in such counties and prescribing the powers and duties of said office.

Which was committed to the Committee on Judiciary General.

Mr. DeWITT. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DeWITT read in his place and presented to the Chair Senate Bill No. 850, entitled:

An Act to further amend an act approved the fifth day of March, one thousand nine hundred and six (Pamphlet Laws, sixty-three), entitled "An Act to provide for the personal registration of electors in cities of the third class of this Commonwealth, to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions," as amended.

Which was committed to the Committee on Elections.

REPORTS FROM COMMITTEES.

Mr. CROW. Mr. President, I ask unanimous consent to make a report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW, from the Committee on Elections, reported as committed, Senate Bill No. 850, entitled:

An Act to further amend an act approved the 5th day of March, 1906 (P. L. 63), entitled "An Act to provide for the personal registration of electors in cities of the third class of this Commonwealth, to make such registration a condition of the right to vote in such cities, and to provide penalties for violation of its provisions," as amended.

Mr. SMITH. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SMITH, from the Committee on Public Health and Sanitation, re-reported as committed, Senate Bill No. 377 (House Bill No. 566), entitled:

An Act to amend part of section three of an act approved the 13th day of May, 1909 (P. L. 520), entitled "An Act relating to food, defining food, providing for the protection of the public health and the prevention of fraud and deception by prohibiting the manufacture or sale, the offering for sale or exposing for sale, or the having in possession with intent to sell of adulterated, misbranded or deleterious foods prescribing certain duties of the Dairy and Food Commissioner in reference thereto, and providing penalties for the violation thereof."

BILLS ON FINAL PASSAGE.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 107, as follows:

An Act to provide for the establishment erection equipment and management of a Pennsylvania Home for Boys and for the commitment thereto of delinquent boys between the ages of six and eighteen years of age and making an appropriation therefor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That immediately after the passage of this act the Governor of the Commonwealth shall appoint a commission which shall consist of five citizens of the State of Pennsylvania and which shall be known as the Building Commission for a State institution to be called and known as the Pennsylvania Home for Boys

The purpose and character of the said home shall be the erection and maintenance of an institution for the care education maintenance and culture of boys between the ages of six and eighteen years of age and in which shall be taught and developed such traits of citizenship as will conspire to an intelligent and patriotic manhood

Section 2 The commission so appointed shall organize within thirty days after its appointment by the election from its membership of a chairman secretary and treasurer The members of the commission shall receive no compensation but each member shall be allowed his expenses actually incurred in the performance of the duties herein prescribed

The commission shall select and purchase a site in the central part of Pennsylvania reasonably accessible from all parts of the State and near to some main line of railroad and containing not less than one hundred nor more than five hundred acres of land a reasonable proportion of which shall be woodland

Section 3 The tract so selected shall be well adapted to the preservation of health and to the occupation and maintenance of those who shall become inmates of the said home It shall have an adequate supply of spring water and facilities for drainage and shall be of such character and quality as will be suitable for soil cultivation orchards and the general practice of farming

Section 4 When the site so selected and the cost thereof shall be approved by the Board of Public Charities and the title to such land shall be approved by the Attorney-General of the State the land shall be purchased in fee by the Commonwealth in the name of the Commonwealth The commission may receive a deed to the Commonwealth in fee for any land donated for the purpose aforesaid and it may likewise accept and hold any wild or unseated lands now held by the Commonwealth lying or adjoining the site selected and which under State authority may be vested in it

Section 5 The commission may employ an architect and cause plans to be prepared with specifications for the home Such plans and specifications shall embrace buildings for the teaching of manual training horticulture husbandry and the liberal arts as well as such other subjects as the development and progress of the coming years may demand

Section 6 The plans and specifications for the home shall be such that the entire cost thereof shall not exceed for the site and buildings the sum of six hundred thousand dollars (\$600,000)

The plans and specifications shall not be accepted by the commission until they have first been approved by the Governor and by the State Superintendent of Public Instruction The buildings to be erected shall be without expensive architectural or large and costly administration adornments

Section 7 When the plans and specifications have been adopted by the commission after their approval by the Governor and the State Superintendent of Public Instruction they shall likewise be approved by the Board of Public Charities After such approval no change or changes therein shall be made unless on the express recommendation of the commission and with the consent of the Governor and State Superintendent of Public Instruction Upon the execution of any contract the commission shall furnish to the Auditor General certified copies thereof

Section 8 In the construction of the buildings or in the improvement of the site no contract involving an expenditure of more than five hundred dollars (\$500.00) shall be made unless the same be duly advertised and competitive bids thereon received All contracts shall be made and let by the commission

Section 9 A superintendent of construction for the said buildings shall be appointed by the commission The commission may employ such other persons as it may deem necessary to secure the speedy and economical construction of the home

and the improvement of the site The compensation of all persons employed or appointed shall be fixed by the commission

Section 10 To provide for the purchase and improvement of the said site and for the erection and equipment of the said buildings and for the necessary expenses and costs incident thereto the sum of six hundred thousand dollars (\$600,000) or so much thereof as may be necessary is hereby specifically appropriated Provided however That not more than one hundred thousand dollars (\$100,000) of said amount or so much thereof as may be necessary for purchasing the site and preparing the plans and specifications as herein contemplated shall be available prior to January first one thousand nine hundred and twenty-one

The buildings shall be constructed along such lines as are approved by modern authorities on the architectural necessities for school and academic requirements

Section 11 The said institution or home is intended to receive such delinquent boys of the Commonwealth between the ages of six and eighteen years as may be committed by the several courts of quarter sessions throughout the State The term "delinquent" shall not be held as synonymous with the word "incorrigible" but shall be held to include boys as do not have proper parental care or control or who have parents that are incapable or incompetent to care for and educate them The purpose of this enactment shall be held to include such commitments as are specifically defined in the "juvenile" act of April twenty-third one thousand nine hundred and three for delinquent boys and its real intent and purpose is to give to the boys of the Commonwealth who are between the ages of six and eighteen years of age and who do not have proper or advantageous home surroundings the benefits of an education in such branches and on such subjects as may from time to time be prescribed by the State Department of Public Instruction for the common schools as well as in the various branches of manual training and along such other lines as may fit them for the active duties of life

The home shall ever be kept and maintained as a non-sectarian institution

Section 12 The courts of quarter sessions of the several counties of the State may upon proper petition commit boys to the said home after proper hearing In their findings they shall determine the place of legal settlement of such boys and shall in their judgment decree by whom the expenses of their support and maintenance and their commitment shall be paid whether by the county the poor district where the legal settlement may be or by the relatives of the boys and the decree so made shall have all the force and effect of judgments entered in pursuance of other processes and in the case of individuals where they are decreed to pay such expenses shall be enforceable by attachment

Section 13 Boys committed to the home shall be subject to the rules and regulations prescribed by the trustees of institution and shall remain in the said home until they reach the age of eighteen years unless it shall be found before they reach such age that their presence may be detrimental and injurious to the morals of the home If however in the judgment of the superintendent of the home it may appear to be to the interest and welfare of the boy to remain in the home his term may be extended by the trustees for an additional two years or until he may reach the age of twenty years

During the years of their commitment to the said home each boy shall be subject to such military training as may be prescribed by the trustees of the home

Section 14 After the buildings of the Home shall have been completed and accepted by the commission the Governor shall appoint a board of trustees composed of nine citizens of the Commonwealth The State Superintendent of Public Instruction shall at all times be ex-officio a member of the board with voice and vote on all matters coming before the board The members of the board shall be appointed for the following terms and shall serve until their successors are appointed three persons to serve for three years three persons to serve for two years and three persons to serve for one year and thereafter the Governor shall annually appoint three persons for terms of three years each to fill the vacancies occasioned by the expiration of the terms of appointment and he shall fill by appointment the unexpired term of any vacancy occurring in the board

The members of the board of trustees shall receive no compensation for their services as such but each shall receive the expenses actually and necessarily incurred in the performance of his duties

Section 15 Upon the appointment of the board of trustees the building commission shall turn over to the board of trustees the home with all personal property connected therewith including all books papers and documents pertaining thereto Thereafter the board and its duly appointed successors shall have sole charge and management of the institution The board of trustees shall prepare rules and regulations for the government of the home

Section 16 All contracts for the equipment of the home shall be entered into only after competitive bidding and upon the contractor executing a bond to the Commonwealth of Pennsylvania in an amount and with surety or sureties to be approved by the board of trustees conditioned for the faithful performance of the terms of the contract

Section 17 All payments made on account of the purchase of land or on account of any contract for the erection of the building comprising said home shall be by warrants drawn by the Auditor General on the State Treasurer but no warrant shall be drawn until the building commission or a majority thereof shall have certified to the Auditor General in writing that the land purchased in all particulars conforms with the requirements of this act or that the terms of the contract under which he work was done have been faithfully complied with and that the work for which payment is to be made has been approved and accepted by the commission

No work done in pursuance of any contract shall be approved and accepted until a majority of the members of the board shall have personally accepted the work. Payments shall be made for expenses maintenance and other purposes only by warrants similarly drawn and certified to.

Section 18 The board of trustees shall elect annually from its membership a president a secretary a treasurer and a superintendent who shall be under its direction and control.

The superintendent shall have authority to make temporary appointments and to suspend any employee subject to the ratification of the board at its next meeting. All teachers and other employees shall be selected by the board of trustees and their compensation shall be fixed by the board.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	Denahue,	Marlow,	Smith,
Baldwin, R. J.,	Einstein,	Martin,	Snyder,
Barnes,	Eyre,	McConnell,	Sones,
Barr,	Graff,	Meerkle,	Tomplins,
Beales,	Gray,	Miller, S. J.,	Turner,
Boyd,	Hackett,	Murdoch,	Vare,
Campbell,	Haldeman,	Nason,	Weaver,
Craig,	Herron,	Patten,	Whitten,
Crow,	Homsher,	Phipps,	Woodward,
Daix,	Jones,	Salus,	Buckman,
Davis,	Leiby,	Sassaman,	Fres. pro tem.
DeWitt,	Leslie,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 181 as follows:

An Act for the better protection of fish requiring citizens of the United States residing without this Commonwealth to procure a license to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the word "persons" as used in this act except where the context otherwise indicates means citizens of the United States not citizens of Pennsylvania without regard to age. The masculine gender includes the feminine and the singular number includes the plural.

Section 2 The provisions of this act are severable and in the event of any section hereof being declared unconstitutional it is hereby declared as the intention of the legislature that such section may be eliminated therefrom without effecting any other provisions of this act.

Section 3 No person except as hereinafter provided shall angle or fish at any time in any of the waters of this Commonwealth or in the waters bounding or adjacent thereto without having first secured a license as hereinafter provided.

Section 4 Citizens of the United States who are not citizens of the State of Pennsylvania shall be entitled upon written or oral application to receive from any county treasurer or justice of the peace qualified as hereinafter provided or from the Commissioner of Fisheries his officers or agents a "non-resident's fishing license" upon payment of a license fee of five dollars together with the cost of such treasurer's or justice's fee.

Section 5 All licenses shall be issued on forms prepared and supplied by the Commissioner of Fisheries at the expense of the Commonwealth. The license shall show the name age occupation and residence of the licensee and the date of its issue. It shall also contain the signature of the licensee written in ink and shall authorize the person named therein to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto under the restrictions and requirements of existing laws during that year the date of which is inscribed thereon. The license shall become void upon the thirty-first day of December next following the date of issue. The license may contain such other information as the Commissioner of Fisheries may require.

Section 6 Every county treasurer of this Commonwealth shall keep in a book to be supplied by the Commissioner of Fisheries at the cost of the Commonwealth a correct and complete record of all fishing licenses issued by him. Every county treasurer shall cause to be entered in such book at the close of each week the name and place of residence of each individual to whom a license shall have been issued that week. Such book shall be open at reasonable hours to the inspection of any officer of the Commonwealth whose duty it is by law to protect the fish in the waters of this Commonwealth or in the waters bounding or adjacent thereto.

Section 7 Any justice of the peace who has qualified therefor by having applied to the county treasurer of the county in which he is located and having received and receipted therefor the necessary blanks may issue any fishing license provided by this act on like conditions and in the like manner as prescribed for the issuance of such licenses by any county treasurer upon payment of fifteen cents to said justice by said licensee in addition to the license fee hereinbefore provided said sum of fifteen cents to be retained by said justice of the peace as his fee for the issuance of the license and for reporting the same and remitting payment therefor to the county treasurer of the county in which said justice of the peace is located. Such report and remittance shall be made by such justice of the peace within twenty-four hours after the issuance of said license by him. Upon such report and remittance the county treasurer shall make a record of and otherwise treat said license as though it has been issued from his office except that he shall also note upon his record the name of the justice issuing the license. Every justice of the peace shall deliver the book or books from which he has issued licenses together with the stubs thereon properly filled out and showing the names of each licensee the number and character of the license and such other matter as the stubs may require to the treasurer of his county during the month of January of each year.

Section 8 Every county treasurer of this Commonwealth shall each week forward to the Commissioner of Fisheries a complete list of the licenses granted with the names and addresses of the licensees on blanks to be furnished by the Commissioner of Fisheries at the cost of the Commonwealth.

Section 9 A county treasurer may collect for services rendered under this act the sum of ten cents to be paid by the applicant for a license. All license fees except said treasurer's fees paid to a county treasurer under this act shall be by such treasurer paid into the State Treasury at least once a month to be applied to the purposes hereinafter provided. Such county treasurer shall make a return to the State Treasurer upon a form to be supplied by the Commissioner of Fisheries at the cost of the Commonwealth and shall in all such cases forward a duplicate of such report to the Commissioner of Fisheries at Harrisburg.

Section 10 No person shall angle or fish unless the license hereinbefore provided be at such time continually kept about the person of the licensee and exhibited upon the request of any fish commissioner fish warden sheriff constable or other officer of the Commonwealth.

Section 11 No person shall alter loan or transfer any license authorized by this act nor give any false or misleading information to the county treasurer or justice of the peace or to the Commissioner of Fisheries his officers or agents in the application therefor.

Section 12 Any person violating any provision of this act shall on conviction be sentenced for each offense to pay a fine of twenty-five dollars together with the costs of prosecution. In addition to such penalty the license of any person convicted or signing an acknowledgment as hereinafter provided shall be void and shall be surrendered by such person and immediately sent by the court making the conviction or the officer taking the acknowledgment to the Commissioner of Fisheries at Harrisburg.

Section 13 Whenever any person shall be convicted of violating any provisions of this act and shall refuse or neglect to at once pay the fine imposed together with the costs of prosecution such person shall be at once committed to the county jail of the county in which the conviction occurs for a period of one day for each dollar or penalty imposed unless such person enter into good and sufficient recognizance to pay the fine and costs within five days after the date of the conviction or to prosecute an appeal according to law.

Section 14 Every alderman magistrate or justice of the peace shall have the power of summary conviction in matters pertaining to the violation of any provisions of this act.

Section 15 All actions for violations of any provision of this act excepting where the defendant is taken in the act of violating the law or in a pursuit immediately following such violation shall be commenced by a complaint of any person before an alderman magistrate or justice of the peace made under oath within one year after the date of such violation.

Section 16 Upon such complaint any alderman magistrate or justice of the peace shall issue a warrant directly to any constable peace officer fish commissioner or fish warden and cause such person to be brought before him. Such alderman magistrate or justice of the peace shall hear the evidence and determine the innocence or guilt of the person accused and if such person be convicted shall be sentenced to pay the fine and costs as hereinbefore provided.

Section 17 All fines recovered under this act in cases where the prosecutor is a salaried officer of the Commonwealth shall be immediately surrendered by the court receiving the same to the prosecutor. Such prosecutor shall as soon as possible forward or deliver such amount to the Commissioner of Fisheries at Harrisburg. Where any officer of the Commonwealth other than a salaried officer is a prosecutor the fine shall be as soon as the case is fully determined before him forwarded by such alderman magistrate or justice of the peace to the Commissioner of Fisheries at Harrisburg together with a statement of the cause for which such money shall have been collected. The cost of such statement is hereby fixed at fifty cents and made a part of the costs of prosecution.

Section 18 All fines imposed for violation of this act and all license fees collected under this act received by the Commissioner of Fisheries shall be by the Commissioner paid into the State Treasury to be applied for the purposes hereinafter provided.

Section 19 All license fees collected under this act and all fines imposed and collected for the violation of any provision of this act shall be forthwith paid by such alderman magistrate or justice of the peace to the Department of Fisheries at Harrisburg. All moneys received or recovered by the Depart-

ment of Fisheries under any provision of this act shall be immediately paid into the State Treasury where it shall be kept as a part of a fund separate and apart to be used solely under the directions of the Department of Fisheries for the purpose of defraying any of the necessary expenses incurred in fish propagation and protection.

Section 20 Any officer of this Commonwealth whose duty it is to protect fish in the waters of this Commonwealth or in the waters bounding or adjacent thereto is authorized to arrest without warrant any person in the act of violating any provision of this act or in a pursuit immediately following such violation. The officer making such arrest shall immediately take the person so arrested to the nearest alderman magistrate or justice of the peace for a hearing upon the charge upon which the person was arrested.

Section 21 A person charged with violating any provisions of this act may sign an acknowledgment of the offense committed either before or after the beginning of prosecution and pay to any salaried officer of the Department of Fisheries the penalty in full as fixed by this act together with costs accrued to that date. The printed receipt therefor which shall in every instance bear the signature of the Commissioner of Fisheries shall be full evidence of full satisfaction of the offense committed.

Section 22 All acts or parts of acts inconsistent with this act are repealed.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E.,	Donahue,	Marrow,	Schantz,
Baldwin, R. J.,	Einstein,	Martin,	Smith,
Barnes,	Eyre,	McConnell,	Snyder,
Barr,	Graff,	Mearkle,	Sones,
Beales,	Gray,	Miller, J. S.,	Tompkins,
Boyd,	Hackett,	Miller, S. J.,	Turner,
Campbell,	Haldeman,	Murdoch,	Vare,
Craig,	Herron,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	Buckman,
DeWitt,	Leslie,	Sassaman,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr. DAIX. Mr. President, I had a talk with the sponsor of Senate Bill No. 554, Senator Salus, and he said in his absence, if I desired, I could have it recommitted for the purpose of a hearing, or have it go over in its order. Under the circumstances I ask that Senate Bill No. 554, on final passage, entitled:

An Act authorizing municipalities with the assent of the electors duly obtained at an election to use moneys borrowed or authorized to be borrowed for purposes which have proved impracticable or impossible or unnecessary for any other lawful municipal purpose

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL ON FINAL PASSAGE.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 620, as follows:

An Act to amend revise and consolidate the law relating to the State Library and Museum including the law relating to the free library commission and the division of Public Records abolishing the board of trustees of the State Library the advisory commission of Public Records and the free library commission and repealing existing laws in relation thereto

STATE LIBRARIAN AND DIRECTOR OF THE MUSEUM

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the State Library and Museum as now constituted and established shall hereafter be under the exclusive control supervision direction and management of a State Librarian and Director of the Museum who shall be appointed by the Governor by and with the advice and consent of the Senate for a term of four years The State Librarian in office at the date of approval of this act shall until an appointment is made by the Governor hold the office of State Librarian and Director of the Museum as established by this act

Section 2 The State Librarian and Director of the Museum may be removed by the Governor for cause and any vacancy that may happen in said office shall be filled by appointment by the Governor for the unexpired term in case of the removal of the State Librarian and Director of the Museum the Governor shall communicate his reasons therefor to the Senate

Section 3 The State Librarian and director of the Museum shall be a person of known literary and bibliographic attainments and shall receive a salary of six thousand dollars per annum He shall give bond to the Commonwealth with sureties to be approved by the Governor in the sum of five thousand dollars conditioned for the faithful performance of the duties of his office

Section 4 The State Librarian and Director of the Museum shall with the approval of the Governor appoint a Deputy State Librarian and Director of the Museum at an annual salary of four thousand dollars The deputy shall give bond to the Commonwealth in the sum of two thousand dollars to be approved by the Governor conditioned for the faithful performance of his office and shall take and subscribe the oath prescribed by the constitution He shall have and possess all the powers and shall perform all the duties of the State Librarian and Director of the Museum during his absence or inability to act and shall perform such other duties as the State Librarian and Director of the Museum shall direct

Section 5 The State Librarian and Director of the Museum shall appoint a secretary at an annual salary of fifteen hundred dollars a messenger and shipping clerk at an annual salary of fourteen hundred dollars and a watchman and extra messenger at an annual salary of twelve hundred dollars

Section 6 The State Librarian and Director of the Museum shall adopt such rules and regulations as may be deemed necessary for the government and regulation of the State Library and Museum and for the several divisions thereof

Section 7 The State Librarian and Director of the Museum shall receive and disburse all moneys that are or may hereafter be appropriated for the State Library and Museum or for any division thereof and shall keep regular and accurate accounts thereof which shall at all times be open to the inspection of the fiscal officers of the Commonwealth All such accounts shall be settled annually by the accounting officers of the Commonwealth in the same manner that accounts of other public officers are settled

He shall maintain a system of exchanges foreign and domestic of all publications which may be subject to his disposal for such purposes He shall annually in the month of December make a report to the Governor submitting such information as it may be proper to present together with a report of the number of volumes in the library and the number of publications and volumes received through exchange by donation purchase or otherwise He shall append to his report a statement of his accounts

Section 8 The State Librarian and Director of the Museum may bring suit in the name of the Commonwealth against any person unlawfully in possession of any property belonging to the State Library and Museum or against any person who shall have received or who retains any publication or property therefrom contrary to the rules and regulations thereof and the recovery shall be for double the value of such property or publication

Section 9 The State Librarian and Director of the Museum shall be the editor of the Pennsylvania Archives but shall receive no additional compensation for such services

Section 10 The State Library and Museum building shall hereafter be under the charge and control of the board of commissioners of Public Grounds and Buildings in the same manner as the State Capitol Building The Board of Trustees of the State Library is hereby abolished

DIVISIONS OF THE STATE LIBRARY AND MUSEUM

Section 11 The State Library and Museum shall be divided into the following divisions all of which shall be under the supervision management and control of the State Librarian and Director of the Museum

- (a) General Library Division
- (b) Law Library Division
- (c) Public Records Division
- (d) Library Extension Division
- (e) Museum Division

GENERAL LIBRARY DIVISION

Section 12 The General Library Division under the supervision of the State Librarian and Director of the Museum shall be in the immediate charge of an Assistant Librarian to be appointed by the State Librarian with the approval of the Governor The Assistant Librarian shall receive an annual salary of three thousand dollars He shall give bond to the Commonwealth in the sum of two thousand dollars to be approved by the Governor conditioned for the faithful performance of the duties of his office and shall take and subscribe the oath prescribed by the constitution The Assistant Librarian shall perform such duties as the State Librarian and Director of the Museum shall direct The State Librarian and Director of the Museum shall appoint in the General Library Division a research librarian at an annual salary of one thousand eight hundred dollars He shall also appoint such clerks employes stenographers cataloguers and assistants as may be necessary and shall fix their compensation

Section 13 The General Library Division shall have charge of the library as now constituted and established excluding the law library and legislative and government documents which shall be in the charge of the Law Library Division

Section 14 The General Library Division shall be open to the public on every secular day except Saturdays and public holidays between the hours of nine ante meridian and ten post meridian and during all of such hours there shall be at least two employes in attendance On Saturday the library shall close at twelve o'clock noon

Section 15 The Governor the members of the General Assembly the Justices of the Supreme and Superior Courts the heads of the departments and officers of the Commonwealth at the seat of government and such other persons as may be designated by the rules and regulations adopted by the State Librarian and Director of the Museum shall be entitled under such regulations as he shall prescribe to take books from the General Library Division

Section 16 Of all documents or books printed at the expense of the Commonwealth two hundred copies shall be allotted and delivered to the State Librarian and Director of the Museum for the purpose of exchange with the states and territories of the United States and such foreign countries with which an international exchange can be secured as well as for distribution to such other libraries as under the system may be of reciprocal advantage and the Superintendent of Public Printing and Binding in ordering the printing of any such documents or books shall add to the same if necessary the number to be furnished the State Librarian and Director of the Museum

LAW LIBRARY DIVISION

Section 17 The Law Library Division under the supervision of the State Librarian and Director of the Museum shall be in the immediate charge of an Assistant Librarian who shall be appointed by the State Librarian and Director of the Museum with the approval of the Governor The assistant librarian shall receive a salary of two thousand four hundred dollars per annum He shall give bonds with sureties to be approved by the Governor in the sum of two thousand dollars conditioned for the faithful performance of his duties and shall take and subscribe the oath of office prescribed by the Constitution

The State Librarian and Director of the Museum shall appoint in the law library division such assistants clerks stenographers and cataloguers as shall be necessary and shall fix their salaries

Section 18 The Law Library Division shall have charge of the Law Library as now constituted and established in the State Library Building including the legislative and Government documents

Section 19 The Law Library Division shall be open to the public on every secular day except public holidays and Saturdays between the hours of nine ante meridian and ten post meridian and during all such hours there shall be at least one employee in attendance On Saturday the law library shall close at twelve o'clock noon

Section 20 The Law Library Division shall receive sixty copies each of the Supreme and Superior Court reports The Governor the members of the General Assembly the Justices of the Supreme and Superior Courts the heads of departments and officers of the Commonwealth at the seat of government and such other persons as may be designated by the rules adopted by the State Librarian and Director of the Museum shall be entitled under such regulations as he shall prescribe to take books from the Law Library Division

PUBLIC RECORDS DIVISION

Section 21 The Public Records Division under the supervision of the State Librarian and Director of the Museum shall be under the immediate charge of a custodian who shall be appointed by the State Librarian and Director of the Museum with the approval of the Governor The custodian of the Public Records Division shall receive a salary of two thousand four hundred dollars per annum He shall give bond in the sum of two thousand dollars to be approved by the Governor for the faithful performance of his duties and shall take and subscribe the oath prescribed by the constitution

The custodian of the Public Records Division shall perform such duties as the State Librarian and Director of the Museum shall direct The State Librarian and Director of the Museum shall appoint in the Public Records Division such clerks assistants stenographers and employees as shall be necessary and shall fix their salaries

Section 22 The Public Records Division shall have charge and control of the books papers documents et cetera of the Division of Public Records of the State Library as now constituted and established The advisory commission of Public Records is hereby abolished

Section 23 The Public Records division shall be devoted to the preservation of all public records throughout the Commonwealth and shall give special attention to the preservation of all records of the State Government not in current use and consequently primarily of historical value

Section 24 The Custodian of the Public Records Division under the direction of the State Librarian and Director of the Museum shall collect classify preserve and make acceptable for reference all records which may come into the possession of the Division with such exceptions as may be indicated by the State Librarian and Director of the Museum He shall report to the State Librarian and Director of the Museum biennially on the condition of the state records with such other recommendations as shall be desirable for the preservation of all public records throughout Pennsylvania He shall examine into the condition of the records books pamphlets documents manuscripts archives maps and papers kept filed or recorded in the several offices of the counties cities and boroughs of the State He shall recommend such action to be taken by the persons having the care and custody of public records as may be necessary to secure their safety and preservation and he shall cause all laws relating to public records to be enforced He shall submit an annual report to the State Librarian and Director of the Museum in which he shall present a detailed report upon the number kind and condition of the various records in the custody and under the control of the several counties cities and boroughs of the State This report shall be included by the State Librarian and Director of the Museum in his annual report

Section 25 The heads of the various departments of the State Government shall deposit all papers relating to their de-

partments with the Public Records Division beginning with the earliest records which are not needed by the departments for business purposes The various county and municipal officials of this Commonwealth may turn over to said division with the approval of the said division such of their records as they shall not wish to retain Upon receipt of them the said division may repair such records as shall need repairing and which in the judgment of the said division are worthy of it

Section 26 The custodian of Public Records in the State Library is hereby authorized to make the following charges for certificates and copies furnished to persons other than members of the General Assembly and officials of the State Government

For each certificate of a record the sum of one dollar

For each typewritten copy of a record the sum of twenty-five cents for each two hundred and fifty words or part thereof

All moneys received by the custodian under the provisions of this act shall be by him paid into the State Treasury

LIBRARY EXTENSION DIVISION

Section 27 The Library Extension Division subject to the supervision of the State Librarian and Director of the Museum shall be under the immediate charge of a Chief of the Division who shall receive a salary of two thousand four hundred dollars per annum The Chief of the Library Extension Division shall be appointed by the State Librarian and Director of the Museum with the approval of the Governor He shall give bond in the sum of two thousand dollars approved by the Governor conditioned for the faithful performance of the duties of his office and shall take and subscribe the oath prescribed by the constitution

The Chief of the Library Extension Division shall perform such duties as the State Librarian and Director of the Museum shall direct The State Librarian and Director of the Museum shall appoint such clerk assistants stenographers and employees in the Library Extension Division as shall be necessary and shall fix their salaries

Section 28 The Library Extension Division shall take over the work of the Free Library Commission as provided for in the act of May fifth one thousand eight hundred and ninety-nine entitled "An Act to provide for the appointment of a Free Library Commission and to define its powers and duties and shall have charge of all books papers documents and records now in the possession and under the control of the Free Library Commission" The Free Library Commission is hereby abolished

Section 29 The Library Extension Division shall give advice and counsel to all free libraries in the State and to all communities which may propose to establish free libraries in the selection of books cataloguing and other details of library management and as to the best means of establishing and administering such libraries The Library Extension Division shall have general powers of supervision and inspection over free libraries and the right of requiring reports in such manner as it may deem proper The division shall also establish and maintain a system of travelling libraries as far as possible throughout the Commonwealth

MUSEUM DIVISION

Section 30 The Museum Division of the State Library and Museum under the supervision of the State Librarian and Director of the Museum shall be under the immediate charge of a curator who shall be a skilled taxidermist and who shall be appointed by the State Librarian and Director of the Museum with the approval of the Governor The Curator of the Museum Division shall receive an annual salary of two thousand four hundred dollars He shall give bond to the Commonwealth in the sum of two thousand dollars to be approved by the Governor conditioned for the faithful performance of the duties of his office He shall take and subscribe the oath of office prescribed by the constitution The curator of the Museum Division shall perform such duties as the State Librarian and Director of the Museum shall direct The State Librarian and Director of the Museum shall appoint in the Museum Division such assistants clerks stenographers taxidermists and employees as shall be necessary and shall fix their salaries

Section 31 The Museum Division shall have charge and control of all documents books papers records property and exhibits of the State Museum as now constituted and established

Section 32 It shall be the duty of the Museum Division to preserve objects illustrating the flora and fauna of the State and its mineralogy geology archaeology arts history and education and whenever deemed necessary to illustrate the same with lantern slides or films which may be circulated throughout the Commonwealth under such rules and regulations as the State Librarian and Director of the Museum may adopt and such rules and regulations may provide for a reasonable charge for the use of such slides and films All moneys received under the provisions of this section shall be paid into the State treasury

Section 33 The following acts and parts of acts are hereby absolutely repealed namely

(One) An Act approved the twenty-eighth day of February one thousand eight hundred and sixteen (Pamphlet Laws eighty-eight) entitled "An Act to provide for the better preservation and increase of the Library of this Commonwealth"

(Two) an act approved the thirtieth day of March one thousand eight hundred and twenty-one (Pamphlet Laws one hundred and forty-nine) entitled "A Supplement to the act entitled 'An Act to provide for the better preservation and increase of the Library of this Commonwealth'" (Three) an act approved the twenty-first day of February one thousand eight hundred and thirty-four (Pamphlet Laws sixty-eight) entitled "An Act for the improvement and increase of the State Library (Four) resolutions one two three four and five of a resolution approved the sixteenth day of April one thousand eight hundred and thirty-eight (Pamphlet Laws six hundred and eighty-nine) entitled "A Resolution

relative to the State Library and for other purposes" (Five) section one clause ten of an act approved the sixteenth day of March one thousand eight hundred and forty-seven (Pamphlet Laws four hundred and thirty-one) entitled "An Act to provide for ordinary expenses of government the repair of the canals and railroad belonging to the State and the payment of other claims upon the Commonwealth" (Six) an act approved the twenty-fifth day of January one thousand eight hundred and fifty-four (Pamphlet Laws seven) entitled "An Act relative to the State Library and Librarian" (Seven) an act approved the seventh day of April one thousand eight hundred and fifty-eight (Pamphlet Laws two hundred and eleven) entitled "An Act relative to the State Library" (Eight) an act approved the sixteenth day of April one thousand eight hundred and fifty-eight (Pamphlet Laws three hundred and five) entitled "An Act to provide for preparing of a catalogue of the State Library" (Nine) an act approved the first day of February one thousand eight hundred and sixty-six (Pamphlet Laws thirteen) entitled "An Act to increase the salary of the Assistant State Librarian" (Ten) an act approved the seventeenth day of February one thousand eight hundred and sixty-nine (Pamphlet Laws eighteen) entitled "An Act to fix the hours of keeping open the State Library" (Eleven) an act approved the thirteenth day of May one thousand eight hundred seventy-nine (Pamphlet Laws fifty-eight) entitled "An Act to provide for the appointment of a messenger for the State Library" (Twelve) an act approved the nineteenth day of May one thousand eight hundred eighty-seven (Pamphlet Laws one hundred thirty-nine) entitled "An Act to provide for the appointment of a night watchman for the State Library" (Thirteen) an act approved the ninth day of May one thousand eight hundred eighty-nine (Pamphlet Laws one hundred fifty-six) entitled "An Act supplementally to 'An Act to regulate the publication binding and distribution of the public documents of this Commonwealth' approved sixteenth day of April one thousand eight hundred and eighty-seven fixing the number of documents allotted to the State Librarian for exchanges" (Fourteen) an act approved the thirteenth day of May one thousand eight hundred and eighty-nine (Pamphlet Laws two hundred seven) entitled "An Act for the regulation and government of the State Library" (Fifteen) an act approved the twenty-fourth day of June one thousand eight hundred and ninety-five (Pamphlet Laws two hundred forty-four) entitled "An Act to regulate the distribution of public documents of the Commonwealth providing the number for exchange with the States and territories of the United States and with foreign countries" (Sixteen) an act approved the twenty-seventh day of May one thousand eight hundred ninety-seven (Pamphlet Laws one hundred eleven) entitled "An Act to provide for the publication of the catalogue of the State Library" (Seventeen) an act approved the fourteenth day of April one thousand nine hundred and three (Pamphlet Laws one hundred seventy-seven) entitled "An Act for the creation and government of a division of the State Library for the preservation of public records" (Eighteen) an act approved the fifteenth day of April one thousand nine hundred and three (Pamphlet Laws two hundred ten) entitled "An Act authorizing the State Librarian to receive two hundred copies of each document published by the State and sixty copies each of Supreme and Superior Court Reports" (Nineteen) an act approved the twenty-eighth day of March one thousand nine hundred and five (Pamphlet Laws sixty-one) entitled "An Act to provide for the extension of the State Library and for the organization of a museum to contain historical and archaeological material and objects illustrating the flora and fauna of Pennsylvania" (Twenty) an act approved the eleventh day of May one thousand nine hundred and five (Pamphlet Laws four hundred forty) entitled "An Act supplementally to an act entitled 'An Act for the regulation and government of the State Library' approved the thirteenth day of May Anno Domini eighteen hundred and eighty-nine' fixing the time during which the State Library shall be kept open to the public and providing for two additional employes for such purposes and making an appropriation for the payment of their services for the two years beginning June first nineteen hundred and five" (Twenty-one) an act approved the eighth day of June one thousand nine hundred and seven (Pamphlet Laws four hundred sixty-eight) entitled "An Act to amend an act entitled 'An Act for the creation and government of a division of the State Library for the preservation of public records' approved the fourteenth day of April Anno Domini one thousand nine hundred and three" (Twenty-two) an act approved the tenth day of May one thousand nine hundred and nine (Pamphlet Laws five hundred-two) entitled "An Act fixing the salary of the State Librarian of the First Assistant State Librarian and of the Custodian of the Public Records" (Twenty-three) an act approved the twenty-seventh day of April one thousand nine hundred and eleven (Pamphlet Laws one hundred) entitled "An Act to amend the fifth section of an act approved the fourteenth day of April Anno Domini one thousand nine hundred and three entitled 'An act for the creation and government of a division of the State Library for the preservation of public records' by permitting the various State Departments to deposit with the division all papers not needed and authorizing county officers to turn over records to the division and providing for their repair" (Twenty-four) an act approved the seventh day of June one thousand nine hundred and eleven (Pamphlet Laws seven hundred one) entitled "An Act authorizing and fixing the charges to be made for certificates and copies furnished by the custodian of Public Records in the State Library" (Twenty-five) an act approved the twenty-third day of May one thousand nine hundred and thirteen (Pamphlet Laws three hundred thirty-four) entitled "An Act fixing the salary of the Second Assistant State Librarian" (Twenty-six) an act approved the twenty-third day of May one thousand nine hundred and thirteen (Pamphlet Laws three hundred forty-two) entitled "An Act fixing the salary

of the messenger in the State Library" (Twenty-seven) an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred twenty-eight) entitled "An Act to amend an act approved the fourteenth day of April one thousand nine hundred and three entitled 'An Act for the creation and government of a division of the State Library for the preservation of public records by establishing the office of supervisors of public records with general supervision over the care and custody and condition of public records of the several counties cities and boroughs of this Commonwealth'" (Twenty-eight) an act approved the first day of June one thousand nine hundred and fifteen (Pamphlet Laws six hundred eighty-three) entitled "An Act fixing the salary of the night watchman in the State Library" (Twenty-nine) an act approved the fifth day of May one thousand eight hundred and ninety-nine (Pamphlet Laws two hundred forty-seven) entitled "An Act to provide for the appointment of a Free Library Commission and to define its powers and duties"

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., Donahue,	Marlow,	Schantz,
Baldwin, R. J., Einstein,	Martin,	Smith,
Barnes,	McConnell,	Snyder,
Barr,	Mearkle,	Sones,
Beales,	Miller, J. S.,	Tompkins,
Boyd,	Miller, S. J.,	Turner,
Campbell,	Murdoch,	Vare,
Craig,	Nason,	Weaver,
Crow,	Patton,	Whitten,
Daix,	Phinps,	Woodward,
Davis,	Salus,	Buckman,
DeWitt,	Sassaman,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr. LEIBY. Mr. President, I ask that Senate Bill No. 430 (House Bill No. 476) on third reading, entitled:

An Act to amend section eight clause (b) of the Wills act of one thousand nine hundred and seventeen, approved June 7th, 1917 (P. L. 403), by giving to any mother or adopting mother the right to appoint a testamentary guardian for her minor child when the father or adopting father of such child has forfeited his right to appoint a testamentary guardian under clauses (c) of said section and when the said mother or adopting mother has left an estate, real or personal, to such child, the said amendment to apply to the wills of all persons dying on or after the 31st day of December, 1917.

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL ON THIRD READING AND FINAL PASSAGE

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 598, entitled:

An Act validating the holding ownership and exercise of material rolling stock property and franchises sold and conveyed under and by virtue of any process or decree of any court or under or by virtue of a power of sale contained in any mortgage or deed of trust as the property of any gas water coal iron steel lumber oil or mining or manufacturing transportation or telegraph company or any railroad canal turnpike bridge or plank road or any corporation notwithstanding the failure of the owner or owners thereof to reorganize said company or corporation in accordance with the act of Assembly entitled "An Act concerning the sale of railroads canals turnpikes bridges and plank roads" approved the eight day of April Anno Domini one thousand eight hundred sixty-one and the supplements and amendments thereto

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any person or persons are or shall be at the date of the passage of this act the owner or owners in good faith for valuable consideration of material rolling stock or property whether located wholly or partly within this State and franchises or all or any part of such material rolling stock property and franchises which were formerly owned and exercised by any gas water coal iron steel lumber oil or mining or manufacturing transportation or telegraph company or any railroad canal turnpike bridge or plank road

or any corporation created by or under any law of this State or of this and any other State or States and which shall have been sold and conveyed under and by virtue of any process or decree of any court of this State or of the United States or under or by virtue of a power of sale contained in any mortgage or deed of trust without any process or decree of a court in the premises whether such person or persons shall hold such material rolling stock property and franchises by direct sale and conveyance as aforesaid or under through and by a predecessor in title who held under such sale and conveyance and whenever such person or persons is or shall be at the date of the passage of this act in good faith holding and exercising such material rolling stock property and franchises as aforesaid the holding ownership and exercise thereof by such person or persons shall not be deemed held or adjudged invalid defective or insufficient in law by reason of the failure of such person or persons or their predecessor or predecessors in title to comply with the provisions of the act of Assembly entitled "An Act concerning the sale of railroads canals turnpikes bridges and plank roads" approved the eight day of April Anno Domini one thousand eight hundred sixty-one and the supplements and amendments thereto with respect to the reorganization of the corporation whose material rolling stock property and franchises have been sold as aforesaid but the holding ownership and exercise thereof by such person or persons shall be as good valid and effectual in law and in fact as if such person or persons or their predecessors in title had complied with the provisions of said act and such person or persons shall be and they are hereby constituted a body politic and corporate and shall be vested with all the right title interest property possession claims and demand in law and equity of in and to such material rolling stock property or franchises Provided such person or persons shall not later than the first day of October one thousand nine hundred nineteen proceed to a full compliance with the requirements of the said act of Assembly for the reorganization and perpetuation of such corporation or body politic

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., Donahue,	Marlow,	Schantz,
Baldwin, R. J., Einstein,	Martin,	Smith,
Barnes,	McConnell,	Snyder,
Barr,	Mearkle,	Sones,
Beales,	Miller, J. S.,	Tompkins,
Boyd,	Miller, S. J.,	Turner,
Campbell,	Murdoch,	Vare,
Craig,	Nason,	Weaver,
Crow,	Patton,	Whitten,
Daix,	Phipps,	Woodward,
Davis,	Salus,	Buckman,
DeWitt,	Sassaman,	Pres. pro tem.
Leslie,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

REPORTS FROM COMMITTEES.

Mr. JONES. Mr. President, I ask unanimous consent to make a report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. JONES from the Committee on Agriculture reported as committed, Senate Bill No. 570, entitled:

An Act supplementary to an act approved the 11th day of May, 1911, entitled "An Act to provide for the appointment of county and city inspectors of weights and measures, providing for their compensation and expenses, prescribing their duties, prohibiting vendors from giving false or insufficient weights, and fixing the penalties for the violation of the provisions hereof," providing for the examination of the glassware used for testing milk and cream for butterfat with the Babcock test, prohibiting the use of inaccurate testing glassware, defining the term standard Babcock glassware, and fixing penalties for the violations of the provisions of this act.

Also from the Committee on Agriculture reported as committed, Senate Bill No. 568 (House Bill No. 773) entitled:

An Act providing for the protection of the public health and the prevention of fraud and deception by regulating the weighing, testing, buying and selling of milk and cream, providing for the examination and appointment of certified testers and the issuing of licenses and making of tests and providing penalties.

Mr. VARE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. VARE, from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 744 (House Bill No. 1000), entitled:

An Act to amend sections eighteen and nineteen of an act approved the eleventh day of July, one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and eighteen), entitled "An Act relating to dogs, and the protection of livestock and poultry from damage by dogs; providing for the licensing of dogs; regulating the keeping of dogs, and authorizing their destruction in certain cases; providing for the protection of licensed dogs, and for dogs temporarily imported for trial, show, and breeding purposes; prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners; providing for the assessment of damages done by dogs, and payment thereof by the proper county to the owners of livestock and poultry, and of damages to licensed dogs; imposing powers and duties on certain State, county, city, borough, town, and township officers and employees, and on city councils of cities of the first and second class; and providing penalties."

MOTION TO READ BILLS THE FIRST TIME.

Mr. CROW. Mr. President, I move that all bills reported from committees at to-day's session be read the first time.

Mr. SCHANTZ. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 750 (House Bill No. 990), entitled:

An Act to amend section twenty-two of the act approved the third day of May one thousand nine hundred seventeen (Pamphlet Laws one hundred and thirteen) entitled "An Act providing for the organization government discipline maintenance and regulation of the armed land forces of this Commonwealth

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 841, entitled:

An Act to repeal section two of an act approved the thirteenth day of March, one thousand eight hundred and sixty-seven, (P. L. 414), entitled "Supplement to the act incorporating the borough of Doylestown, entitled 'An Act authorizing the Governor to incorporate the Bristol Steam Tow and Transportation Company and for other purposes.'"

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 842, entitled:

An Act authorizing boroughs maintaining a sewerage system and sewage disposal works, to supply sewerage service and extend sewer mains and pipes outside of the limits of the borough, provided such privilege shall not conflict with the rights of any sewer company or other borough, and granting the right of eminent domain for such purpose, and prescribing the procedure thereunder.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 682, entitled:

An Act to amend section three article five of the act approved the twenty-seventh day of June one thousand nine hundred thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" by adding thereto clause fifty relative to the collection and disposal of garbage ashes and other waste and refuse matter

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 645 (House Bill No. 50), entitled;

An Act to amend section three article five of the act approved the twenty-seventh day of June one thousand nine hundred thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" by adding thereto clause forty-nine relative to appropriations for municipal music

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 789, entitled:

An Act authorizing the State Highway Commissioner to establish agencies in cities for the granting of motor vehicle licenses and tags

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 561, entitled:

An Act to amend section three hundred and twenty-nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same, and the method of collecting such revenue and repealing all laws general special or local or any part thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 733, entitled:

An Act providing for the condemnation by the Commonwealth of lands suitable and desirable for forestry purposes and defining the powers and duties of the Department of Forestry or the Department of Conservation in relation thereto.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 793, entitled:

An Act authorizing the county commissioners of any county and the corporate authorities of any city of the third class located within such county to erect a joint county and city building or buildings to be used for hospital purposes providing for the selection of a site by purchase condemnation or otherwise authorizing the county or city to sell real estate under certain conditions providing for the contracts and agreements to be entered into by the county and city and authorizing the county and city to issue bonds for certain purposes

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 538 (House Bill No. 89) entitled:

An Act to amend an act approved the fifth day of July one thousand nine hundred seventeen (Pamphlet Laws six hundred eighty-four) entitled "An Act fixing the pay of election officers" and also clerks appointed by the inspectors

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 541 (House Bill No. 710) entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen entitled "An Act creating a fund for the purpose of rebuilding restoring and replacing buildings structures equipment or other property of the Commonwealth of Pennsylvania damaged or destroyed

by fire or other casualty and regulating the placing of insurance thereon and providing penalties for any violation of the provisions of this act"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 542 (House Bill No. 709) entitled:

An Act to amend section one of an act approved the twelfth day of February one thousand eight hundred sixty-six (Pamphlet Laws three) entitled "An Act supplementary to the act entitled 'An Act supplementary to the several acts relating to the state treasurer and commissioners of the sinking fund' approved May ninth one thousand eight hundred and seventy-four"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 573 (House Bill No. 742) entitled:

An Act to amend section seventeen of an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and thirty-two) entitled "An Act for the imposition and collection of certain inheritance taxes"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 574 (House Bill No. 740) entitled:

An Act to amend section sixteen of an act approved the sixth day of May one thousand eight hundred and eighty-seven (Pamphlet Laws seventy-nine) entitled "An Act to provide for the better collection of collateral inheritance taxes" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 622 (House Bill No. 429) entitled:

An Act to amend the first section of an act approved the fourth day of June, one thousand nine hundred fifteen, entitled "An Act to provide revenue by imposing a State tax upon sales or agreements to sell or memoranda of sales of stock and upon deliveries or transfers of shares or certificates of stock in domestic and foreign corporations, co-partnership associations and joint-stock associations; providing the manner of collecting such tax and prescribing the manner of collecting such tax and prescribing penalties" by exempting from the provisions thereof stock of building and loan associations sales, agreements to sell or memoranda of sales deliveries or transfers of shares or certificates of stock of such associations.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 742 (House Bill No. 352) entitled:

A supplement to the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws six-three) entitled "An Act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions" providing for the payment by the county for the use of rooms by registrars when sitting for the registration of electors

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 770 (House Bill No. 708) entitled:

An Act relating to repairs to or alterations of articles of personal property creating a lien for the value of services providing a method of collection escheating certain moneys to the Commonwealth providing for a refund thereof to the owners and prescribing penalties for violations

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 800, entitled:

An Act to amend sections three twelve thirteen and sixteen of an act approved the twenty-fourth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand and one) entitled "An Act to regulate nominations and elections for all elective offices of cities of the second class and all offices of judge of a court of record providing for nonpartisan nominations and elections for said offices abolishing certain existing methods of nomination in such cases and the use of party or political names or appellations at elections with respect to said offices imposing certain duties upon the Secretary of the Commonwealth county commissioners and election officers and clerks and providing penalties for the violation of the provisions hereof and the punishment of certain offenses"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 815, entitled:

An Act repealing an act, entitled "An Act to fix the time for filing nomination papers for State officers, and for determination by the courts of contested papers," approved the twenty-ninth day of May, one thousand nine hundred and seventeen.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 816, entitled:

An Act amending sections five, six and seven of an act approved the tenth day of June, one thousand nine hundred and ninety-three, entitled "An Act to regulate the nomination and election of public officers, requiring certain expenses incident thereto to be paid by the several counties and punishing certain offences in regard to such elections," as the same was amended by an act approved the ninth day of July, one thousand eight hundred and ninety-seven

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 817, entitled:

An Act to amend section three of an act approved the twelfth day of July, one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen), entitled "An Act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to National Party conventions, and of certain party officers, including State Committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties and their reimbursement by the State, of the expenses of the same; authorizing the State Committee of a political party to make and to alter amend and revoke rules; and providing penalties for the violation of the provisions of this act and for the punishment of certain offences provided for herein; and repealing inconsistent legislation," as amended.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 820, entitled:

An Act to amend sections ten, thirteen, fourteen and fifteen of an act, entitled "An Act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to National Party conventions, and of certain party officers, including State committeemen, a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States, and the payment by the several counties and their reimbursement by the State of the expenses of the same; authorizing the State Committee of a political party to make, and to alter, amend, and revoke rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein; and repealing inconsistent legislation," approved the 12th day of July, A. D. 1913 (P. L. 719), so as to provide fully how many official and specimen ballots shall be provided for each party at the primaries and to whom the same shall be delivered; what other election material shall be furnished and what printed instructions shall be given voters and election officers; how the official ballots shall be given to qualified electors; how party membership shall be evidenced and how and when it may be chal-

lenged; how the vote shall be counted, recorded and returned by the election officers, what shall be done with the ballots voted, their stubs and the unused, spoiled and void ballots, tally-papers, oaths of election officers, affidavits of voters, et cetera, lists of voters of each party, triplicate and other return sheets, and who shall have the custody of same; to require the return and public inspection of all the spoiled and unused ballots from each election district before the computation of any returns therefrom; to prescribe the method of computing and canvassing such returns publicly; to provide who shall constitute the return board for any county wherein one or more of the commissioners are candidates at any primary; to regulate the manner of correcting apparent errors in certain returns and the opening of ballot boxes and the recounting of votes when any county commissioner or judge of the court of common pleas deems it necessary in order to obtain a correct count or upon the petition of three electors averring fraud or error; to assure the right of any authorized representative of any party or candidate to hear, record and check up the returns as read as well as to inspect the same and any other public documents relating to any primary election; to allow any person aggrieved by any decision of the county commissioners to appeal therefrom to the court of common pleas of the proper county; to make certain violations of said act as amended hereby misdemeanors and to provide penalties for the punishment of such offenses and to repeal inconsistent legislation.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 821, entitled:

An Act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth; by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein; defining the jurisdiction of said commissions and the powers and duties of the commissioners constituting same, and of their appointees, including registrars, inspectors or registration, clerks and counsel; fixing their qualifications, terms of office and compensation; granting them certain immunity from arrest on registration days and empowering such inspectors to arrest, without warrant, certain persons committing certain offences in violation of this act in their presence, as well as to enter and inspect buildings given as residences of electors, to interrogate the inmates thereof, to copy or demand a list of the lodgers therein and to supervise the conduct of registrars; regulating the registration of electors at polling-places by registrars and at the offices of commissions by commissioners and the right of parties or bodies of electors to have watchers thereat, and the preparation and use of street lists and other records of those registered; allowing the names of persons not entitled to vote to be struck from the registers in certain cases; permitting all records regarding registration to be inspected and copied by any elector under certain conditions, directing how the registers shall be used at elections and primaries; compelling the attendance of witnesses and payment of witness fees, and providing penalties for refusal to obey subpoenas; directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll-taxes and to give receipts therefor; authorizing such clerks to administer oaths, sign subpoenas and vouchers and to collect and disburse witness fees; prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to said commissions and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas; imposing certain duties upon election officers, and upon the counclis, treasurers, controllers, receivers of taxes, police officers, and other officials of said cities and upon the courts, judges, prothonotaries, sheriffs, commissioners, peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are co-extensive; legalizing certain acts required hereby, if done on any Sunday or legal holiday; requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act, and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year 1919, to and for the use of the said commissions; punishing and fixing penalties for violations hercof and repealing all legislation inconsistent herewith.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 822, entitled:

An Act to amend section one of an act approved the fourteenth day of April, 1903, entitled "An Act relating to change of poll-

ing-places and authorizing the commissioners to change the same.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 825, entitled:

An Act to further amend the third section of an act, entitled "An Act to regulate the nomination and election of public officers, requiring certain expenses incident thereto to be paid by the several counties, and punishing certain offenses in regard to such elections," approved the tenth day of June, A. D., 1893, as amended by an act, approved the ninth day of July, A. D., 1897, by providing a method of pre-empting names for the exclusive use of political bodies desiring to make nominations by nominations papers and limiting the selection of such names, and requiring certain affidavits to be made in reference thereto and to be filed in the offices where such nomination papers are required to be filed respectively instead of with the prothonotaries of the several counties and repealing legislation inconsistent therewith.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 826, entitled:

An Act to amend an act, entitled "An Act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices; the election of delegates and alternate delegates to National Party Conventions and of certain party officers, including State Committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties and their reimbursement by the State of the expenses of the same; authorizing the State Committee of a political party to make, and to alter, amend, and revoke rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein; repealing inconsistent legislation," approved July 12th, 1913, by providing that electors at primaries shall be entitled to receive and vote ballots of the political parties with which they are enrolled.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 827, entitled:

An Act to further amend the twenty-second and twenty-seventh sections of an act, entitled "An Act to regulate the nomination and election of public officers, requiring certain expense incident thereto to be paid by the several counties and punishing certain offenses in regard to such elections," approved the tenth day of June, 1893, as amended by an act approved the twenty-ninth day of April, 1903, by providing how voters may designate their choice of candidates and how the ballots shall be counted and what additional instructions shall be printed on the ballots and repealing legislation inconsistent therewith.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 801 (House Bill No. 1043), entitled:

An Act fixing the compensation of the custodian of the wash room custodian of the basement day watchman night watchman and elevatorman of the Senate the elevatorman day watchman and night watchman of the House of Representatives and repealing all acts or parts of acts inconsistent herewith

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 700, entitled:

An Act repealing an act or an act to repeal an act entitled "An Act regulating the sale offering for sale or exposing for sale of vegetables grapes and fruits providing standard containers baskets and trays therefor and imposing penalties" approved the first day of May one thousand nine hundred and fifteen

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 703 (House Bill No. 661), entitled:

An Act amending section two of the act approved the fourteenth day of May one thousand nine hundred fifteen (Pamphlet Laws five hundred and six) entitled "An Act amending and supplementing sections one and two of an act entitled 'An Act for the promotion of medical science by the distribution and use of unclaimed human bodies for scientific purposes through a board created for that purpose and to prevent unauthorized uses and traffic in human bodies' approved June thirteenth one thousand eight hundred and eighty-three by providing that the name of said board of distribution shall be Anatomical Board of the State of Pennsylvania by extending its provisions to all persons having charge or control over bodies required to be buried at the public expense by requiring immediate notice of death of any person required to be buried at the public expense by requiring notice in all cases but providing that there shall not be delivered to the board created under the act the bodies of deceased indigent persons where claimed by relatives within twenty-four hours after death for interment at the expense of the claimant or the bodies of honorably discharged soldiers sailors or marines who have served the United States in any war or who were in active service in the militia of the State of Pennsylvania under and in pursuance of any of the proclamations issued by the Governor during the Civil War and not duly mustered into the service of the United States by repealing the provisions as to deceased indigent travelers by providing for the burial at the expense of the county of indigent persons unfit for anatomical purposes upon the certificate of the board or its duly authorized officer or agent that such bodies are unfit for anatomical purposes or are the bodies of soldiers sailors or marines required to be buried at the public expense and that the provisions of this act have been complied with by providing that no warrants for payment of expenses of burial shall be drawn or paid except upon such certificate by providing for the burial of bodies rendered unfit for anatomical purposes by the failure to comply with the provisions of this act at the expense of the person failing to comply with its provisions

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 810 (House Bill No. 941), entitled:

An Act relating to eggs prohibiting the sale offering for sale exposing for sale or having in possession with intent to sell eggs for and as fresh that are not fresh eggs or of branding or of labeling or marking eggs as being fresh eggs that are not fresh eggs prescribing certain duties of the Dairy and Food Commissioner in reference thereto and providing penalties for the violation thereof

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 586, entitled:

An Act relating to and regulating the solicitation of moneys and property for charitable and patriotic purposes

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 850, entitled:

An Act to further amend an act approved the fifth day of March, one thousand nine hundred and six (Pamphlet Laws sixty-three), entitled "An Act to provide for the personal registration of electors in cities of the third class of this Commonwealth, to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions," as amended.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 570 (House Bill No. 774), entitled:

An Act supplementary to an act approved the eleventh day of May one thousand nine hundred and eleven entitled "An Act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof" providing for the examination of the glassware used for testing milk and cream for butterfat with the Babcock test prohibiting the use of in-

accurate testing glassware defining the term standard Babcock glassware and fixing penalties for the violation of the provisions of this act.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 568 (House Bill No. 773), entitled:

An Act providing for the protection of the public health and the prevention of fraud and deception by regulating the weighing testing buying and selling of milk and cream providing for the examination and appointment of certified testers and the issuing of licenses and making of tests and providing penalties.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 744 (House Bill No. 1000), entitled:

An Act to amend sections eighteen and nineteen of an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred eighteen) entitled "An Act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done by dogs and payment thereof by the proper county to the owners of livestock and poultry and of damages to licensed dogs imposing powers and duties on certain State county city borough town and township officers and employees and on city councils of cities of the first and second class and providing penalties"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 26, entitled:

An Act to amend the first section of an act entitled "An Act to encourage county historical societies" approved the twenty-first day of May Anno Domini one thousand nine hundred and one as amended by the act approved the thirty-first day of March one thousand nine hundred and fifteen so as to increase the sum that may be appropriated to such societies and providing for joint appropriations.

Senate Bill No. 269, entitled:

An Act to carry out the provisions of section eight article nine of the Constitution of the State of Pennsylvania as amended and for that purpose prescribing the method of determining the amount which may be deducted in ascertaining the borrowing capacity of the city of Philadelphia by excluding from the calculation and deducting from its indebtedness so much of the debt of said city as shall have been incurred and the proceeds thereof invested in any public improvements of any character which shall be yielding to the said city an annual current net revenue.

Senate Bill No. 548, entitled:

A Joint Resolution providing for the appointment of a committee to investigate the public school system and the administration and distribution of appropriations therefor and making an appropriation.

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the presence of the Senate signed the same.

NOMINATIONS BY THE GOVERNOR.

The Secretary to the Governor being introduced, presented communications in writing from His Excellency the Governor of the Commonwealth, which were read as follows:

COMMISSIONER OF DEEDS.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 22, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Wm. A. Spill, to be a Commissioner of Deeds for the Commonwealth of Pennsylvania, with residence at Pasadena, California, for the term of five years, to be computed from the date of confirmation.

WM. C. SPROUL.

JUSTICE OF THE PEACE.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 22, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, Daniel F. Mulligan, Jr., to be a Justice of the Peace in and for the Township of Wilkes-Barre, County of Luzerne, until the first Monday of January, 1920.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. CROW,

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations.

Which was agreed to,

Whereupon.

A motion was made by Mr. CROW,

That the Senate do advise and consent to said nominations,

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Feldwin	F. E. Donahue,	Marlow,	Smith,
Baldwin,	R. J. Einstein,	Martin,	Snyder,
Barnes,	Eyre,	McConnell,	Sones,
Barr,	Graff,	Mearkle,	Tompkins,
Beales,	Gray,	Miller, I. S.,	Turner,
Boyd,	Hackett,	Miller, S. J.,	Vare,
Campbell,	Haldeman,	Murdoch,	Schantz,
Craig,	Herron,	Nason,	Weaver,
Crow,	Homsher,	Patton,	Whiten,
Daix,	Jones,	Phipps,	Woodward,
Davis,	Leiby,	Salus,	Buckman,
DeWitt,	Leslie,	Sassaman,	Pres. pro tem.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. DeWITT. Mr. President, I move that the executive session do now rise.

Mr. HOMSHER. Mr. President, I second the motion.

The motion was agreed to.

HOUSE MESSAGES.

HOUSE BILLS FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced, presented for concurrence bills of the House of Representatives as follows:

House Bill No. 973 (Senate Bill No. 851) entitled:

A joint resolution proposing an amendment section one article eight of the Constitution of Pennsylvania

Which was committed to the Committee on Judiciary General.

House Bill No. 963 (Senate Bill No. 852) entitled:

An Act to amend sections one thousand and seventy-eight one thousand and eighty-one and one thousand and eighty-two of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto

Which was committed to the Committee on Judiciary Special.

House Bill No. 911 (Senate Bill No. 853) entitled:

An Act relating to attorneys' or solicitors' fees for filing municipal liens in boroughs and townships of the first class

Which was committed to the Committee on Judiciary General.

House Bill No. 1049 (Senate Bill No. 854) entitled:

An Act to amend section one hundred and twenty of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto" by providing for the election of two township assessors in townships of the first class containing a population of ten thousand inhabitants or more and providing for the division of such townships by the county commissioners of the respective county

Which was committed to the Committee on Judiciary General.

House Bill No. 166 (Senate Bill No. 855) entitled:

An Act to fix the salaries of the judges of the municipal court of Philadelphia State of Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 362 (Senate Bill No. 856) entitled:

An Act to amend chapter three article one of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto"

Which was committed to the Committee on Judiciary General.

RESOLUTION PROVIDING FOR A COMMISSION TO BE KNOWN AS THE VALLEY FORGE FAIRMOUNT PARK ROAD COMMISSION.

He also presented extract from the Journal of the House of Representatives, which was twice read as follows:

In the House of Representatives, April 22, 1919.

A Concurrent Resolution providing for a Commission, to be known as the Valley Forge Fairmount Park Road Commission, to investigate and consider the advisability and feasibility of constructing a road and highway, or roads and highways, connecting Fairmount Park in the City of Philadelphia with Valley Forge Park, and to report thereon

Resolved (if the Senate concur), That the Commissioners of Valley Forge Park and the Commissioners of Fairmount Park are hereby constituted and appointed a commission, to be known as "Valley Forge Fairmount Park Road Commission," to consider and investigate the advisability and feasibility of constructing a road and highway, or roads and highways, connecting Fairmount Park in the City of Philadelphia with Valley Forge Park.

The State Highway Department shall upon the request of said Commission, make and furnish the said Commission, such plans, surveys, specifications and estimates as may be necessary to effectuate the purposes of the Commission.

The Commission shall serve without compensation, and shall make its report, together with such recommendation and suggestions as it may deem proper, not later than the next session of the General Assembly, to the Governor of the Commonwealth, to both Houses of the General Assembly and to the State Highway Commissioner.

Mr. EYRE. Mr. President, I move that the resolution just read be referred to the Committee on Public Roads and Highways.

Mr. DAIX. Mr. President, I second the motion.
The motion was agreed to.

MOTION FIXING TIME AND BUSINESS FOR NEXT SESSION.

Mr. CROW. Mr. President, I move that a session of the Senate be held to-morrow morning at 10:30 o'clock for the introduction of new bills, the receiving of reports from committees and for bills on first and second reading only.

Mr. VARE. Mr. President, I second the motion.
The motion was agreed to.

ADJOURNMENT.

Mr. CROW. Mr. President, I move that the Senate do now adjourn until to-morrow morning at 10:30 o'clock.

Mr. SCHANTZ. Mr. President, I second the motion.
The motion was agreed to.

The Senate adjourned at 5:54 P. M., until Wednesday morning, April 23, 1919, at 10:30 o'clock.

HOUSE OF REPRESENTATIVES

TUESDAY, April 22, 1919.

The House met at 10:30 o'clock A. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

O God, Thou never-failing source of grace and light and truth, we lay before Thy throne this morning our humble petition in behalf of the cities of this State and of all of the cities of this great nation. The foes of popular government have pointed to it and have shown that it is indeed a source of evil, and even the friends of popular government see in it many weaknesses. Here is gathered all that is highest and lowest, all that is noblest and vilest, all that is richest and poorest, and undoubtedly the destiny of the nation will be governed very largely by the destiny of the cities. Here, too, we know there is gathered the flotsam and jetsam of the communities, for the individual is lost in the mass, and sin and vice can prey unobstructed and unseen. We beseech, therefore, that Thou wilt give unto those who have the interest of the city at heart, the spirit that will bravely contend for that which will lift up, so that vice and squalor may be blotted out and that every effort may be made to induce those who are poor but honest, to be clean, so that the slum life may not lead to slum habits and that they may indeed be a part of the community that we may be proud of. Grant that there may be no spirit of antagonism between the country and the city, for the city needs the products of the country and the country needs the fruits of the mills and industries. Thus may all men help to build up a healthy community, that the nation may be safeguarded against all evil. Amen.

JOURNAL APPROVED

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. BROOKS, the further reading was dispensed with and the Journal was approved.

BILLS INTRODUCED AND REFERRED.

By Mr. GLASS. House Bill No. 1310.

An Act to amend section eight of an act approved the nineteenth day of June Anno Domini one thousand nine hundred and eleven entitled "An Act to provide for licensing and regulating private banking in the Commonwealth of Pennsylvania and providing penalties for the violation thereof."

Referred to the Committee on Banks and Banking.

By Mr. ALEXANDER. House Bill No. 1311.

An Act to prevent the adulteration of tobacco products and providing penalties for violation.

Referred to the Committee on Manufactures.

By Mr. ALEXANDER. House Bill No. 1312.

An Act making an appropriation to the Glen Mills Schools in the eastern district of the Commonwealth of Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. WOODRUFF. House Bill No. 1313.

An Act to amend section one thousand three hundred and sixteen of an act approved the eighteenth day of May, one thousand nine hundred eleven (Pamphlet Laws three hundred nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. BOLARD. House Bill No. 1314.

An Act making an appropriation to the Water Supply Commission for the purpose of continuing the work of deepening, widening and improving French Creek in Crawford County.

commenced under the provisions of the act approved the twenty-fifth day of July, one thousand nine hundred and seventeen (Pamphlet Laws eleven hundred ninety-one), entitled "An Act providing for the deepening, widening and improvement of French Creek in Crawford County; vesting certain powers in the Water Supply Commission, including the taking of land and materials by eminent domain, and making an appropriation.

Referred to the Committee on Appropriations.

By Mr. BALDRIGE. House Bill No. 1315.

An Act to repeal section three of an act entitled "An Act relating to the fees, salaries and duties of certain county officers in Allegheny County, page four hundred and seventy-seven, section three, Laws of Pennsylvania, one thousand eight hundred and seventy-one."

Referred to the Committee on Counties and Townships.

By Mr. BRISLIN. House Bill No. 1316.

An Act relating to the appointment of persons in the assessing departments in cities of the third class, constituting a civil service board in relation thereto; providing for and regulating examinations, the manner of appointments, and the manner and power of removal of employees in said department; and providing a method of fixing compensation of examiners.

Referred to the Committee on Municipal Corporations.

By Mr. CHAS. A. SHAFFER. House Bill No. 1317.

An Act to enable boroughs of this Commonwealth to assume a bonded indebtedness for the erection of a monument or a memorial to the soldiers and their respective communities.

Referred to the Committee on Municipal Corporations.

By Mr. WILLERT. House Bill No. 1318.

An Act to amend article twenty of the act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled, "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same and the method of collecting such revenue; and repealing all laws general, special or local or any parts thereof that are or may be inconsistent therewith;" by adding thereto section two thousand and forty.

Referred to the Committee on Education.

By Mr. JAMES A. WALKER. House Bill No. 1319.

An Act to protect the health of the public using bakery products and of the persons engaged and employed in their manufacture, by requiring the ventilation, drainage, sanitation and purity of bakeries, the cleanliness of persons employed in, and the purity of all bakery products, tools, implements, ingredients and other things used in connection with their manufacture, delivery and sale, by regulating the sale, delivery and return of or credit for such products; by requiring all persons to be certified as free from certain diseases and skin affections; by prohibiting the presence of all animals; by requiring a certificate of compliance; by providing for the enforcement of this act; and by providing penalties for violations hereof.

Referred to the Committee on Manufactures.

By Mr. DONNELEY. House Bill No. 1320.

An Act requiring the delivery of explosives to miners in the anthracite region at points below the surface; and providing a penalty.

Referred to the Committee on Mines and Mining.

By Mr. DUNN. House Bill No. 1321.

An Act permitting Building and Loan Associations to make temporary loans and to secure payment by pledge of bonds of the United States issued for war purposes.

Referred to the Committee on Centennial Affairs.

By Mr. DUNN. House Bill No. 1322.

A Joint Resolution authorizing the appointment and prescribing the duties of a commission to aid in celebrating in Philadelphia the anniversary of the signing of the Declaration of Independence, and the return of the soldiers and sailors who served in foreign fields; and making an appropriation.

Referred to the Committee on Centennial Affairs.

By Mr. JAMES A. WALKER. House Bill No. 1323.

An Act regulating the sale and fixing the weight of bread providing for the enforcement of the provisions of this act and prescribing penalties for violations thereof.

Referred to the Committee on Manufactures.

By Mr. CAMPBELL. House Bill No. 1324.

An Act prohibiting the display or exhibition of flags, banners or emblems and the printing, publishing, selling or distributing of documents, books, circulars, papers, journals or other written or printed matter symbolizing, advocating or inciting the overthrow, by force or violence, of the government of the State or of the United States, and providing penalties.

Referred to the Committee on Judiciary General.

By Mr. CAMPBELL. House Bill No. 1325.

An Act to amend section four of an act, approved the seventeenth day of May, one thousand nine hundred and seventeen, (Pamphlet Laws 208), entitled "An Act to regulate the practice of pharmacy and sale of poisons and drugs, and providing penalties for the violation thereof; defining the words 'drug' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law, and the power to make rules and regulations for the enforcement of said law; and providing for the purchase of samples of drugs for determining their quality, strength and purity."

Referred to the Committee on Public Health and Sanitation.

By Mr. HESS. House Bill No. 1326.

An Act to amend section five of an act approved the thirteenth day of May, one thousand nine hundred fifteen (Pamphlet Laws two hundred eighty-six) entitled "An Act to provide for the health, safety, and welfare of minors; by forbidding their employment or work in certain establishments and occupations, and under certain specified ages; by restricting their hours of labor, and regulating certain conditions of their employment; by requiring employment certificates for certain minors, and prescribing the kinds thereof, and the rules for the issuance, reissuance, filing, return, and recording of the same; by providing that the Industrial Board shall, under certain conditions, determine and declare whether certain occupations are within the prohibitions of this act; requiring that certain minors shall, during the period of their employment, attend certain school, to be established as therein provided, and to be approved by the State Superintendent of Public Instruction, and regulating the conditions of such attendance; authorizing the State Board of Education, in certain cases, to appoint attendance officers to aid in enforcing the provisions of this act, and creating the salary and expense of such officers a charge against the school district wherein they are employed; requiring certain abstracts and notices to be posted; providing for the enforcement of this act by the Commissioner of Labor and police officers; and defining the procedure in prosecutions thereunder, and establishing certain presumptions in relation thereto; providing penalties for the violation of the provisions thereof; and repealing all acts or parts of acts inconsistent therewith."

Referred to the Committee on Manufactures.

By Mr. CATLIN. House Bill No. 1327.

An Act to further amend section one thousand two hundred ten and to repeal sections one thousand two hundred eleven, one thousand two hundred thirteen and two thousand eight hundred five of an act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws three hundred nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. CATLIN. House Bill No. 1328.

An Act relating to coroners and the holding of post-mortems in the several counties of this Commonwealth having a population of not more than fifty thousand inhabitants; and providing for the payment of the physician or surgeon making the post-mortem examination.

Referred to the Committee on Counties and Townships.

By Mr. HAMPSON. House Bill No. 1329.

An Act making an appropriation to the Waynesburg College to assist towards the building of a Science Hall.

Referred to the Committee on Appropriations.

By Mr. SOWERS. House Bill No. 1330.

An Act limiting the time during which judgments and other claims shall be a lien on real estate.

Referred to the Committee on Judiciary Local.

By Mr. JAMES A. WALKER. House Bill No. 1331.

An Act permitting acts of the General Assembly to be cited and referred to by a short title; directing the Governor to appoint a Commissioner to report to the next session of the General Assembly a list of short titles for certain acts now in force; and making an appropriation for services and expenses of the same.

Referred to the Committee on Judiciary General.

By Mr. JAMES A. WALKER. House Bill No. 1332.

An Act to increase the powers of Building and Loan Associations incorporated under the laws of this Commonwealth.

Referred to the Committee on Banks and Banking.

By Mr. SINCLAIR. House Bill No. 1333.

An Act to repeal an act approved the thirty-first day of March, one thousand eight hundred and nine (Pamphlet Laws one hundred thirty-nine), entitled "An Act for the better employment, relief and support of the poor within the Township of Germantown, in the county of Philadelphia," and the act approved the twentieth day of June, one thousand eight hundred and thirty-nine, (Pamphlet Laws three hundred thirty-seven), entitled "An Act for the better regulation and employment of the poor, of the township of Germantown, in the county of Philadelphia."

Referred to the Committee on Public Health and Sanitation.

By Mr. SINCLAIR. House Bill No. 1334.

An Act to repeal an act approved the twenty-seventh day of March, one thousand eight hundred and twenty-three, (Pamphlet Laws one hundred fourteen), entitled "An Act for the better employment, relief and support of the poor of the township of Bristol, in the county of Philadelphia."

Referred to the Committee on Public Health and Sanitation.

By Mr. SINCLAIR. House Bill No. 1335.

An Act to repeal an act approved the eighth day of April, one thousand eight hundred and thirty-three (Pamphlet Laws three hundred fifty-three), entitled "An Act for the better employment and support of the poor within the township of Roxborough, in the county of Philadelphia."

Referred to the Committee on Public Health and Sanitation.

By Mr. MANGAN (By request). House Bill No. 1336.

An Act to regulate and determine what weight of anthracite coal shall make a ton for delivery by retail coal dealers and to impose penalties for short weight.

Referred to the Committee on Mines and Mining.

By Mr. RAMSEY. House Bill No. 1337.

An Act defining garage keepers; relating to the lien of garage keepers and others for storage of or repairs to, and work and labor done upon motor vehicles; providing a method for the enforcement of such liens by advertisement and sale, and providing for and giving garage keepers the right to charge storage on motor vehicles and under such laws.

Referred to the Committee on Mines and Mining.

By Mr. RAMSEY. House Bill No. 1338.

An Act permitting building associations or other corporations whose charters have expired or whose affairs have been wound up to satisfy mortgages.

Referred to the Committee on Banks and Banking.

By Mr. BARNHART. House Bill No. 1339.

An Act regulating the fees of notaries public.

Referred to the Committee on Judiciary Special.

By Mr. McCAIG. House Bill No. 1340.

An Act making an appropriation for the payment of the statutory medical hospital surgical and burial expenses and

compensation due and to become due to injured employees and dependents of deceased employees whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May thirty-first, one thousand nine hundred and twenty-one.

Referred to the Committee on Appropriations.

By Mr. HARER. House Bill No. 1341.

An Act providing that the county treasurers of all counties whose population does not exceed one hundred and fifty thousand shall be paid a salary; and fixing the same which shall be in lieu of all commissions and fees and in full compensation of their services.

Referred to the Committee on Counties and Townships.

By Mr. JAMES A. WALKER. House Bill No. 1342.

An Act to amend section eighteen of an act approved the seventeenth day of June, one thousand nine hundred and thirteen (Pamphlet Laws five hundred seven), entitled "An Act to provide revenue for State and county purposes, and in cities co-extensive with counties, for city and county purposes; imposing taxes upon certain classes of personal property; providing for the assessment and collection of the same; providing for the duties and compensation of prothonotaries and recorders in connection therewith; and modifying existing legislation which provided for raising revenue for State purposes."

Referred to the Committee on Ways and Means.

By Mr. JAMES A. WALKER. House Bill No. 1343.

An Act to amend section four of an act approved the thirtieth day of June, one thousand eight hundred and eighty-five (Pamphlet Laws one hundred ninety-three), entitled "A further supplement to an act, entitled 'An Act to provide revenue by taxation,' approved the seventh day of June, one thousand eight hundred and seventy-nine."

Referred to the Committee on Ways and Means.

By Mr. JAMES A. WALKER. House Bill No. 1344.

An Act amending section seventeen of an act approved the seventeenth day of June, one thousand nine hundred and thirteen (Pamphlet Laws five hundred seven), entitled "An Act to provide revenue for State and county purposes, and in cities co-extensive with counties for city and county purposes; imposing taxes upon certain classes of personal property; providing for the assessment and collection of the same; providing for the duties and compensation of prothonotaries and recorders in connection therewith; and modifying existing legislation which provided for raising revenue for State purposes."

Referred to Committee on Ways and Means.

By Mr. JAMES A. WALKER. House Bill No. 1345.

An Act providing for the collection and payment over to the Commonwealth by private and public corporations, of State taxes, or scrip, bonds, certificates and evidences of indebtedness issued or assumed by such corporations; and requiring certain reports in connection therewith."

Referred to the Committee on Ways and Means.

By Mr. JAMES A. WALKER. House Bill No. 1346.

An Act to amend section twenty of an act approved the first day of June, one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred twenty), entitled "A further supplement to an act entitled 'An Act to provide revenue by taxation,' approved the seventh day of June, Anno Domini, one thousand eight hundred and seventy-nine," as amended.

Referred to the Committee on Ways and Means.

By Mr. RORKE. House Bill No. 1348.

An Act establishing a court for the county of Philadelphia; prescribing its jurisdiction and powers; providing for the service of its writs, process, or warrants by the proper officers of the county or city of Philadelphia; regulating the procedure therein, and appeals therefrom, and providing for the expenses thereof," approved the twelfth day of July, one thousand nine hundred and thirteen, (Pamphlet Laws seven hundred and eleven), by extending power to the court to issue certain writs in civil processes.

Referred to the Committee on Judiciary Special.

By Mr. JONES. House Bill No. 1349.

An Act to amend an act, entitled, "An Act classifying and extending the terms of office of councilmen in certain boroughs in this Commonwealth" approved the nineteenth day of July Anno Domini one thousand nine hundred and seventeen. (Pamphlet Laws eleven hundred and nine).

Referred to the Committee on Judiciary Local.

SENATE MESSAGE."

SENATE BILLS FOR CONCURRENCE

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows:

Senate Bill No. 97. (House Bill No. 1350.)

An Act regulating the disposition of assignments of error in appeals and other proceedings in error in the Supreme Court and the Superior Court of this Commonwealth in certain cases.

Referred to the Committee on Judiciary General.

Senate Bill No. 408. (House Bill No. 1351.)

An Act making an appropriation to the One Hundred and Ninth Infantry of the United States formerly the First Regiment Infantry of Philadelphia National Guard of Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 421. (House Bill No. 1352.)

An Act making an appropriation for the payment of losses and damage incident to shipments of cattle heretofore or hereafter sustained delivery of which was not permitted by the State Livestock Sanitary Board.

Referred to the Committee on Appropriations.

Senate Bill No. 465. (House Bill No. 1353.)

An Act making it lawful for twenty-five or more resident tax payers of any county in this Commonwealth in which any turnpike road or highway is wholly or partly located upon which tolls are charged the travelling public to present their petition to the county commissioners of their county setting forth that it would be for the best interests of the people of their county that such turnpike road or highway or part thereof should be purchased and become a public road free from tolls and toll gates and thereupon for the county commissioners of the petitioners county to purchase the same for public use free from tolls and toll gates if a price therefor can be agreed upon with the owners thereof and pay for the same out of the funds of their county not otherwise appropriated and if such county has not sufficient funds to issue bonds of said county for that purpose and providing that any turnpike road or highway or part thereof so purchased and made a public road shall thereafter be repaired maintained and improved by the county township borough or city in which the same or part thereof is located

Referred to the Committee on Public Roads.

Senate Bill No. 518 (House Bill No. 1354).

A supplement to an act, entitled "An Act to establish a Board of Commissioners of Navigation for the River Delaware and its Navigable Tributaries; regulating their jurisdiction over ships, vessels, and boats, and wharves, piers, bulkheads, docks, slips and basins; and exempting cities of the first class from certain of its provisions; and making an appropriation therefor," approved the eighth day of June Anno Domini nineteen hundred and seven; authorizing and directing the Commissioners to provide and maintain a nautical school for the education and training of pupils from the various counties of the Commonwealth of Pennsylvania in the science and practice of navigation, and making an appropriation for two years from the first day of June, Anno Domini nineteen hundred and nineteen, toward its maintenance.

Referred to the Committee on Public Roads.

Senate Bill No. 558 (House Bill No. 1355).

An Act providing an additional method for the collection of delinquent borough and school taxes in boroughs.

Referred to the Committee on Judiciary Local.

Senate Bill No. 596 (House Bill No. 1356).

An Act to amend section one of an act of the General Assembly of the Commonwealth of Pennsylvania approved the thirteenth day of May one thousand nine hundred and fifteen entitled "A supplement to an act approved the twenty-seventh day of June one thousand nine hundred and thirteen entitled 'An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto'"

Referred to the Committee on Municipal Corporations.

Senate Bill No. 597 (House Bill No. 1357).

A Joint Resolution proposing an amendment to article three section six of the Constitution of the Commonwealth of Pennsylvania so that the subject of an amendment or supplement

to a law and the subject to which such law is extended or on which it is conferred shall be clearly expressed in its title.

Referred to the Committee on Judiciary Special.

Senate Bill No. 728 (House Bill No. 1358).

An Act repealing an act entitled "An Act requiring certain counties in certain instances to assist townships in the construction, repair and maintenance of main traveled roads other than State or State-aid highways and providing the method of procedure" approved the twenty-ninth day of May Anno Domini one thousand nine hundred and seventeen.

Referred to the Committee on Public Roads.

Senate Bill No. 754 (House Bill No. 1359).

A Supplement to the act approved the twenty-ninth day of May, one thousand eight hundred and eighty-five (Pamphlet Laws twenty-nine) entitled "An Act to provide for the incorporation and regulation of natural gas companies" authorizing corporations created under said act to renew their charters which are about to expire or have already expired and providing a procedure therefor and for the payment of fees and bonus.

Referred to the Committee on Judiciary General.

RESOLUTION RELATIVE TO ELEVATION OF BRIDGES OVER ALLEGHENY RIVER.

Mr. MARCUS asked and obtained unanimous consent to offer the following resolution, which was twice read considered and agreed to:

April 22, 1919.

In the House of Representatives,

Whereas, The Department of War of the United States Government has issued an order requesting the County Commissioners of Allegheny County to elevate certain bridges over the Allegheny River in the city of Pittsburgh, and

Whereas, The city of Pittsburgh has lately, at a large expense to the city and to the abutting property owners, graded and raised from one to three and a half feet the grades of Fifth, Seventh, Eighth, Ninth, Federal, Duquesne Way, Penn Avenue and other streets to conform to the present grade of the existing bridge, and

Whereas, The enforcement of the order of the Department of War would entail a cost and loss estimated at a sum not less than fifty millions of dollars, and

Whereas, Public improvements in said county have been at a standstill for the last two years in order that every energy might be directed toward bringing the war to a successful conclusion, and

Whereas, Further delay in making necessary public improvements will cause an irreparable set-back to the progress of Allegheny County, and

Whereas, Said bridges do not at present interfere with traffic on said river and boats can be built small enough and of sufficient power to handle all traffic on said river and which can safely pass beneath said bridges; therefore,

Resolved (if the Senate concur), That the General Assembly of the Commonwealth of Pennsylvania does hereby petition the Government of the United States and the Secretary of War to reconsider the order heretofore made relative to the elevation of bridges in the city of Pittsburgh and to take such action as may be just in the premises tending to rescind this order or to mollify the same in such manner as to prevent the saddling of this enormous cost on the county of Allegheny and its citizens.

Resolved, That the Secretary of the Commonwealth is hereby directed to forward copies of this resolution to the President of the United States, to the Senate and House of Representatives of the United States and to the Secretary of War for the United States.

Ordered, That the Clerk present the same to the Senate for concurrence.

The SPEAKER. The bills on final passage recalled for the Governor, House Bills Nos. 40 and 259, are not on the files and will be passed over for the present.

BILLS ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1208, Senate Bill No. 548), entitled:

A Joint Resolution providing for the appointment of a committee to investigate the public school system and the administration and distribution of appropriations therefor and making an appropriation.

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—187.

Alexander,	Dunn,	Lanius,	Scott,
Allum,	Ehrhardt,	Lauler,	Shaffer,
Armstrong,	Ephraim,	Levis,	Shellenberger,
Aron,	Evans, J. T.,	MacCallum,	Showalter,
Baldrige,	Evans, S. J.,	Magill,	Shunk,
Barnhart,	Finnev,	Mallery,	Simpson,
Beckley,	Fitzgibbon,	Mangan,	Sinclair,
Bell,	Flynn,	Marcus,	Smith, E. R.
Benchoff,	Foster,	Marshall,	Smith, F. I.,
Benninger,	Fowler,	Martin,	Snowden,
Bidelspacher,	Fox, A. R. B.,	McCaig,	Snyder,
Iueler,	Fox, I. M.,	McCurdy,	Soffel,
Bolard,	Franklin,	McGeary,	Sowers,
Bower,	Gans,	McIntyre,	Sprohls,
Bowman,	Gearry,	McKay,	Stadtlander,
Brady,	Glass,	McKim,	Stark,
Brislin,	Goehring,	McVicar,	Statler,
Brooks,	Golder,	Mehring,	Steele,
Bucher,	Goodnough,	Michel,	Stevenson,
Bungard,	Graham,	Millar,	Stott,
Catlin,	Haines,	Miller, A. D.,	Sullivan,
Clements,	Haldeman,	Miller, C. G.,	Sweetzer,
Clutton,	Hamilton, W. J.,	Miller, D. I.,	Todd,
Coldsmith,	Harer,	Miller, D. D.,	Trach,
Colville,	Harvey,	Millin,	Ulsh,
Comerer,	Heffernan,	Morgan,	Vickerman,
Cook,	Helt,	Murphy,	Wagner,
Corbin,	Hess,	Nearv,	Walker, G. T.,
Cox,	Hickernell,	North,	Walker, J. A.,
Crawford,	Hoffman,	Norton,	Wallace, R. L.,
Crockett,	Hollingsworth,	Patterson,	Wallace, W. T.,
Crum,	Horne,	Perry,	West,
Curran,	Hough,	Phillips,	Wettach,
Curry, A. E.,	Huntington,	Pidgeon,	Willert,
Curry, R.,	Hutchison,	Pike,	Williams,
Davis, J. T.,	Ingham,	Powell,	Willson,
Davis, J. T.,	Jennings,	Quigley,	Woner,
Davis, W.,	Jones,	Ramsey,	Wood,
Dawson,	Jordan,	Reber, C. A.,	Woodruff,
Day,	Kantner,	Reber, H. F.,	Wynne,
Dewey,	Kinsman,	Rhoads,	Zanders,
Di Lemmo,	Kooser,	Ringler,	Zimmerman,
Dilsheimer,	Krause, T. S.,	Rinn,	Zook,
Dithrich,	Krause, W.,	Rorke,	Spangler,
Donneley,	Krugh,	Ruddy,	Speaker.
Drinkhouse,	Kunkle,	Schaeffer,	
	Lafferty,	Schilling,	

NAYS—5.

Frendle,	Rothenberger, Sarig,	Willert,
Hampson,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendment, in which the concurrence of the Senate is requested.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 362, entitled

An Act to amend chapter three article one of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An Act concerning townships and providing amending and consolidating the law relating thereto"

On the question.

Will the House agree to the bill on third reading?

It was agreed to.

On the question.

Shall the bill pass finally?

Mr. COOK. Mr. Speaker, I desire to ask the sponsor of this bill the needs or purpose of it.

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. KINSMAN. Mr. Speaker, I will.

Mr. COOK. Mr. Speaker, I would like to know the purpose of this bill; what is the purpose of having this done?

Mr. KINSMAN. Mr. Speaker, the taxables, or the citizens of a certain township, by petitioning the court for a change of the name of the township may have a hearing, and if the court decided it should be done the change would be granted; if not, the change would not be granted. The matter would be in the hands of the court.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—184.

Alexander,	Dilsheimer,	Kennedy,	Rorke,
Allum,	Dithrich,	Kinsman,	Ruddy,
Armstrong,	Donneley,	Kooser,	Schaeffer,
Aron,	Dunn,	Krause, T. S.,	Shaffer,
Baldi,	Ehrhardt,	Krause, W.,	Shellenberger,
Baldrige,	Ephraim,	Kunkle,	Showalter,
Barnhart,	Evans, J. T.,	Lafferty,	Shunk,
Bechtold,	Evans, S. J.,	Lanius,	Simpson,
Beckley,	Finnev,	Lauler,	Sinclair,
Benchoff,	Fitzgibbon,	Levis,	Smith, J. R.,
Bennett,	Flynn,	Magill,	Smith, F. I.,
Bidelspacher,	Foster,	Mallery,	Snyder,
Bigler,	Fowler,	Mangan,	Soffel,
Bolard,	Fox, A. R. B.,	Marcus,	Sowers,
Bower,	Fox, I. M.,	Marshall,	Sprohls,
Bowman,	Franklin,	McCaig,	Stadtlander,
Brady,	Gans,	McCurdy,	Stark,
Brendle,	Gearry,	McGeary,	Statler,
Brislin,	Glass,	McIntyre,	Stevenson,
Bucher,	Goehring,	McKay,	Stott,
Bungard,	Golder,	McKim,	Sullivan,
Campbell,	Goodnough,	Mehring,	Switzer,
Catlin,	Griest,	Michel,	Todd,
Clements,	Griffith,	Millar,	Trach,
Clutton,	Haines,	Miller, A. D.,	Ulsh,
Coldsmith,	Haldeman,	Miller, C. G.,	Vickerman,
Collier,	Hamilton, J.,	Miller, D. I.,	Wagner,
Comerer,	Hamilton, W. J.,	Miller, D. D.,	Walker, J. A.,
Conner,	Hampson,	Miner,	Walker, J. A.,
Cook,	Harer,	Morgan,	Wallace, R. L.,
Corbin,	Harvey,	Murphy,	Wallace, W. T.,
Cox,	Heffernan,	Nearv,	West,
Crawford,	Helt,	North,	Wettach,
Crockett,	Hess,	Norton,	Willert,
Crum,	Heyburn,	Patterson,	Williams,
Curran,	Hickernell,	Perry,	Willson,
Curry, A. E.,	Hoffman,	Phillips,	Woner,
Curry, R.,	Hollingsworth,	Pidgeon,	Wood,
Davis, D. F.,	Horne,	Pike,	Woodruff,
Davis, J. T.,	Hough,	Powell,	Wynne,
Davis, W.,	Hutchison,	Quigley,	Zanders,
Dawson,	Ingham,	Ramsey,	Zimmerman,
Day,	Jennings,	Reber, C. A.,	Zook,
Diehm,	Jones,	Reber, H. F.,	Spangler,
Di Lemmo,	Jordan,	Ringler,	Speaker.
	Kantner,	Robertson,	

NAYS—4.

Benninger,	Colville,	Rothenberger, Sarig,
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILLS NO. 45, 83, 87, 149, 163, 174, 192, 253, 265, 513, 556, 563, 616, 618, 656, 670, 686, 723 AND 814.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 18, 1919.

Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 45, entitled, "An Act making an appropriation providing for a deficiency in the maintenance of the Glen Mills Schools Glen Mills Delaware County Pennsylvania," also;

House Bill No. 83, entitled, "An Act making an appropriation to the Trustees of the State Hospital of Nanticoke Luzerne County Pennsylvania," also;

House Bill No. 87, entitled, "An Act to amend Article XXV of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by adding a section providing for the appointment and the payment of the expenses of delegates to State conventions or associations of school directors," also;

House Bill No. 149, entitled, "An Act to amend section two thousand one hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith," also;

House Bill No. 163, entitled, "An Act to amend section one thousand four hundred and fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation hereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith," also;

House Bill No. 174, entitled, "An Act to repeal the act approved the fifth day of July one thousand nine hundred seventeen (Pamphlet Laws six hundred sixty-six) entitled "An Act relating to tax assessments returns in certain counties," also;

House Bill No. 192, entitled, "An Act fixing the salary of the clerk of the courts of common pleas in the several counties of this Commonwealth having more than one million and less than one million five hundred thousand inhabitants," also;

House Bill No. 253, entitled, "An Act authorizing the Registers of Wills and ex-officio clerks of the orphans' courts with the consent of the judges of the separate orphans' court in counties having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants to fix and determine the salaries of assistant clerks in said court," also;

House Bill No. 265, entitled, "An Act validating certain sales of real estate for non-payment of taxes and validating the title to such real estate in the hands of purchasers their heirs grantees and assigns," also;

House Bill No. 513, entitled, "An Act making an appropriation for the Dixmont Hospital for the Insane," also;

House Bill No. 556, entitled, "An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb located at Mount Airy Philadelphia to cover deficiency in maintenance and education of State pupils," also;

House Bill No. 568, entitled, "An Act making an appropriation for deficiencies to the trustees of the State Hospital for the Insane of the Southeastern District of Pennsylvania located at Norristown Pennsylvania," also;

House Bill No. 616, entitled, "An Act fixing the mileage to be allowed common pleas judges in judicial districts containing more than one county," also;

House Bill No. 618, entitled, "An Act to amend section one hundred of an act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred eighty-two) entitled "An Act to consolidate revise and amend the penal laws of this Commonwealth," also;

House Bill No. 656, entitled, "An Act to authorize and empower any motor power company of this Commonwealth which shall own the entire capital stock of any street railway company of this Commonwealth to acquire the corporate powers franchises rights and credits of any such street railway company," also;

House Bill No. 670, entitled, "An Act permitting building and loan associations to invest their uninvested funds in bonds of the United States issued for war purposes and validating investments heretofore made by such associations in bonds of the United States government issued for war purposes," also;

House Bill No. 686, entitled, "An Act authorizing the issue and sale of bonds to the amount of fifty millions of dollars by the Commonwealth of Pennsylvania defining the powers and duties of the Governor the Auditor General and the State Treasurer in relation thereto making an appropriation of the proceeds of such bonds for the purpose of improving and rebuilding the highways of the Commonwealth providing for the payment of interest on and the redemption of such bonds by the Sinking Fund Commission and making an appropriation to carry out the provisions of this act," also;

House Bill No. 723, entitled, "An Act making an appropriation for the Pennsylvania State Oral School for the Deaf at Scranton," also;

House Bill No. 814, entitled, "An Act to amend section three of an act approved the twenty-seventh day of April one thousand nine hundred and nine (Pamphlet Laws two hundred and eight) entitled "An Act to create a Legislative Reference Bureau in the Pennsylvania State Library authorizing the appointment of a Reference Director and subordinate officers defining their duties and fixing their compensation as amended,"

WM. C. SPROUL.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 9 1919.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed a resolution of the Senate and House of Representatives, recalling from the Governor House Bill No. 801.

Accordingly the original Bill is herewith returned.

WM. C. SPROUL.

A motion was made by Mr. RAMSEY, seconded by Mr. DEWEY.

That the communication be laid upon the table.

Which was agreed to.

BILL ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1049, entitled

An Act to amend section one hundred and twenty of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto" by providing for the election of two township assessors in townships of the first class containing a population of ten thousand inhabitants or more and providing for the division of such townships by the county commissioner of the respective county

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. SIMPSON. Mr. Speaker, I would like to ask the sponsor of this bill to explain its provisions or the necessity of the act. I rather think it affects parts of townships in Allegheny County, and I would like to know the necessity or the reason for it.

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. PIKE. Mr. Speaker, I will.

Mr. SIMPSON. Mr. Speaker, I would like the sponsor of this bill to explain it.

Mr. PIKE. Mr. Speaker, in response to the gentleman from Allegheny (Mr. Simpson), I can say that this bill is designed to relieve the work of real estate assessors in townships of the first class having a population of over ten thousand. I might cite an instance in my own township, lower Merion township, which is assessed for ninety million dollars. One assessor does all that assessing. He does all the assessing in ninety days, and the work is such that he cannot do it and do it right; and it is with that point in view we are placing this bill before you so as to relieve the work of the assessors and have two assessors do that work, and have the township divided in two parts with one assessor for one half and another assessor for the other half.

Mr. SIMPSON. Mr. Speaker, I would just like to ask the gentleman from Montgomery (Mr. Pike) if this bill would not lead to a confusion of assessments in the same township for the purpose of assessing your real estate? Would it not instead of having a uniform assessment tend to confuse the matter and make the assessments in one end of the township different from those in the other end?

Mr. PIKE. No; for the very reason that the county commissioners govern the township assessment and you would have the right of appeal in one end of the district as well as in the other.

Mr. SIMPSON. Is it not a fact that it would put a hardship on a portion of your district by being compelled to go before the county commissioners on an appeal to straighten out that which could have been done by one assessor?

Mr. PIKE. Not necessarily; no.

Mr. SIMPSON. I would like to ask you who governs the time in which this assessment is to be done?

Mr. PIKE. I believe the county commissioners govern the time.

Mr. SIMPSON. And where the assessor returns his book at the expiration of ninety days to the county commissioners and makes return that he has been unable to make the assessment, do they not always extend the time, giving him ample opportunity to make that assessment.

Mr. PIKE. No sir.

Mr. SIMPSON. Can you cite an instance where that has not been done?

Mr. PIKE. In Montgomery County.

Mr. SIMPSON. In what district?

Mr. PIKE. In Cheltenham township.

Mr. SIMPSON. And do you mean to tell the House now that there was a portion of that township that went without being assessed because the county commissioners refused to extend the time to make the assessment? Is that the impression you want to convey to me?

Mr. PIKE. There is not any part of Cheltenham township that has not been assessed, but it had to be done in a short time and it could not be done properly.

Mr. SIMPSON. Well, who decides the question that it cannot be done properly? You say the county commissioners always revise it. Who decides that question?

Mr. PIKE. The appeals are made to the county commissioners and they decide it.

Mr. SIMPSON. And they decide it. So then the assessment was made, the assessment was properly made and properly verified, and they had ample time?

Mr. PIKE. It could not have been properly made; otherwise there would have been no appeal.

Mr. SIMPSON. Isn't it a fact that the appeals from that township every year are not allowed?

Mr. PIKE. There are some; yes.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—185.

Alexander,	Dunn,	Lafferty,	Schaeffer,
Allum,	Ehrhardt,	Lanius,	Schilling,
Armstrong,	Ephraim,	Lauler,	Scott,
Aron,	Evans, J. T.,	Levis,	Shaffer,
Baldi,	Evans, S. J.,	Magill,	Shellenberger,
Baldrige,	Finney,	Mangan,	Showalter,
Barnhart,	Fitzgibbon,	Marcus,	Shunk,
Bechtold,	Flynn,	Marshall,	Sinclair,
Beckley,	Foster,	Martin,	Smith, E. R.,
Bell,	Fowler,	McCaig,	Smith, F. I.,
Benchoff,	Fox, I. M.,	McCurdy,	Snowden,
Bennett,	Franklin,	McGeary,	Snyder,
Bidelspacher,	Gans,	McIntyre,	Soffel,
Bigler,	Geary,	McKay,	Sowers,
Bolard,	Glass,	McKim,	Sprawls,
Bower,	Goehring,	McVicar,	Stark,
Bowman,	Colder,	Mehring,	Statler,
Brady,	Goodnough,	Michel,	Stevenson,
Brendle,	Graham,	Miller,	Stott,
Brooks,	Griest,	Miller, A. D.,	Sullivan,
Bucher,	Griffith,	Miller, C. G.,	Sweetzer,
Campbell,	Haines,	Miller, D. I.,	Trach,
Catlin,	Haldean,	Miller, D. D.,	Ullsh,
Clutton,	Hamilton, J.,	Millin,	Vickerman,
Coldsmith,	Hamilton, W. J.,	Morgan,	Wagner,
Colville,	Hampson,	Neary,	Walker, G. T.,
Comer,	Harer,	North,	Walker, J. A.,
Conner,	Heffernan,	Norton,	Wallace, R. L.,
Cook,	Helt,	Patterson,	Wallace W. T.,
Corbin,	Hess,	Perry,	Wells,
Cox,	Hickernell,	Phillips,	West,
Crawford,	Hoffman,	Pidgeon,	Wettach,
Crockett,	Hollingsworth,	Pike,	Whiteman,
Crum,	Hough,	Powell,	Willert,
Curry, A. E.,	Huntington,	Quigley,	Williams,
Curry, R.,	Ingham,	Ramsey,	Willson,
Davis, D. F.,	Jennings,	Reber, C. A.,	Woner,
Davis, J. T.,	Jones,	Reber, H. F.,	Wood,
Davis, W.,	Jordan,	Rhoads,	Woodruff,
Dawson,	Kennedy,	Ringler,	Wynne,
Day,	Kinsman,	Rinn,	Zanders,
Dewey,	Kooser,	Robertson,	Zimmerman,
Di Lemmo,	Krause, T. S.,	Rorke,	Zook,
Dilsheimer,	Krause, W.,	Rothenberger,	Zook,
Dithrich,	Krugh,	Ruddy,	Spangler,
Donneley,	Kunkle,	Sarig,	Speaker,
Drinkhouse,			

NAYS—9.

Benninger,	Hutchison,	Mallery,	Simpson,
Brislin,	Kantner,	Murphy,	Steele,
Clements,			

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON FINAL PASSAGE.

Mr. SONES. Mr. Speaker, I desire to call up at this time from page 11 of today's calendar, bills on final passage postponed, House Bill No. 911, file folio 2355.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Jones.

The House resumed the consideration on final passage of House Bill No. 911, entitled

An Act relating to attorneys' or solicitors' fees for filing municipal liens in boroughs and townships of the first class

On the question recurring,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

Alexander,	Dilsheimer,	Krause, T. S.,	Ruddy,
Allum,	Dithrich,	Krause, W.,	Sarig,
Armstrong,	Donneley,	Krugh,	Schaeffer,
Aron,	Drinkhouse,	Kunkle,	Schilling,
Baldi,	Dunn,	Lanius,	Scott,
Barnhart,	Ehrhardt,	Lauler,	Shaffer,
Bechtold,	Evans, J. T.,	Levis,	Shellenberger,
Beckley,	Evans, S. J.,	MacCallum,	Showalter,
Bell,	Finney,	Magill,	Shunk,
Benchoff,	Flynn,	Mallery,	Sinclair,
Bennett,	Foster,	Mangan,	Smith, E. R.,
Bidelspacher,	Fowler,	Marcus,	Smith, F. I.,
Bigler,	Fox, A. R. B.,	Marshall,	Snowden,
Bolard,	Fox, I. M.,	McCaig,	Snyder,
Bower,	Franklin,	McCurdy,	Soffel,
Bowman,	Gans,	McGeary,	Sowers,
Brady,	Geary,	McIntyre,	Sprawls,
Brendle,	Glass,	McKay,	Stark,
Brislin,	Goehring,	McKim,	Statler,
Brooks,	Golder,	McVicar,	Steele,
Bucher,	Goodnough,	Mehring,	Stevenson,
Bungard,	Graham,	Miller,	Stott,
Corbin,	Griest,	Miller, A. D.,	Sullivan,
Catlin,	Haines,	Miller, C. G.,	Sweetzer,
Clements,	Haldean,	Miller, D. I.,	Trach,
Clutton,	Hamilton, J.,	Miller, D. D.,	Ullsh,
Coldsmith,	Hamilton, W. J.,	Millin,	Vickerman,
Colville,	Hampson,	Milner,	Wagner,
Comer,	Harer,	Morgan,	Walker, G. T.,
Conner,	Harvey,	Murphy,	Walker, J. A.,
Cook,	Heffernan,	North,	Wallace, R. L.,
Corbin,	Helt,	Norton,	Wallace, W. T.,
Cox,	Hess,	Patterson,	Wells,
Crawford,	Hickernell,	Perry,	West,
Crockett,	Hoffman,	Phillips,	Wettach,
Crum,	Hollingsworth,	Pidgeon,	Whiteman,
Curry, A. E.,	Hough,	Pike,	Willert,
Curry, R.,	Huntington,	Powell,	Williams,
Davis, D. F.,	Ingham,	Quigley,	Willson,
Davis, J. T.,	Jennings,	Ramsey,	Woner,
Davis, W.,	Jones,	Reber, C. A.,	Wood,
Dawson,	Jordan,	Reber, H. F.,	Woodruff,
Day,	Kennedy,	Rhoads,	Wynne,
Dewey,	Kinsman,	Ringler,	Zanders,
Di Lemmo,	Kooser,	Rinn,	Zimmerman,
Dilsheimer,	Krause, T. S.,	Robertson,	Zook,
Dithrich,	Krause, W.,	Rorke,	Spangler,
Donneley,	Krugh,	Rothenberger,	Speaker,
Drinkhouse,	Kunkle,	Ruddy,	
		Sarig,	

NAYS—3.

Baldrige,	Benninger,	Curry, A. E.,	Simpson,
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Mr. GOEHRING. Mr. Speaker, I desire to call up at this time, from page 12 of today's calendar, bills on final passage postponed, House Bill No. 510, file folio 2612.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Goehring,

The House resumed the consideration on final passage of House Bill No. 510, entitled

An Act to amend sections eleven and twelve of an act approved the nineteenth day of March one thousand nine hundred and nine (Pamphlet Laws forty-six) entitled "An Act to regulate the practice of osteopathy in the State of Pennsylvania to provide for the establishment of a State Board of Osteopathic Examiners to define the powers and duties of said Board of Osteopathic Examiners to provide for the examining and licensing of osteopaths in this State and to provide penalties for the violation of this act" by further defining the powers and authority of osteopathic physicians licensed under this act

On the question recurring,
Shall the bill pass finally?

MOTION TO RECONSIDER VOTE.

Mr. GOEHRING. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. BALDRIGE. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. STEEDLE. Mr. Speaker, it is not my purpose to be discourteous to any man who introduces a bill on this floor. Neither is it my purpose to inject any personality into any discussion, but the bill that is now under motion to be recommitment is a bill that has been on the calendar since January—from the very beginning of the session.

The SPEAKER. The Chair will state that it is not a motion to recommit but a motion to reconsider the vote by which this bill passed third reading.

Mr. STEEDLE. Mr. Speaker, I accept your correction and I will confine my remarks to the motion. This bill on third reading was placed on the postponed calendar, and then it was again called up and referred to committee and again placed on the third reading calendar. It has carried that position week in and week out until now we are almost at the closing hours of this session and again we are asked to reconsider the vote by which this bill passed third reading. I think I am in perfect accord with it providing the sponsor after it has passed the House giving its purposes and intent will make a special order on the calendar for this bill for a special day. If he will agree to that, I will withdraw my objection which I have for the reconsideration of the vote by which this bill passed third reading.

Mr. GOEHRING. I don't think that is necessary.

On the question recurring.

Will the House agree to the motion?

It was agreed to.

On the question recurring,

Shall the bill pass finally?

Mr. STEEDLE. Mr. Speaker, I should like to interrogate the sponsor of this bill. Mr. Goehring of Allegheny.

The SPEAKER. Will the gentleman from Allegheny, Mr. Goehring, permit himself to be interrogated?

Mr. GOEHRING. Mr. Speaker, yes, sir.

Mr. STEEDLE. Mr. Speaker, as I understand the provisions of this bill, it means that men who are now practicing osteopathy in its full term will be placed in the same professional position as men who are licensed under the State Board of Medical Licensure; men who are practicing homeopathy, and eclectics, is that the purpose of the bill?

Mr. GOEHRING. It is not.

Mr. STEEDLE. Then I should like to ask the sponsor of this bill to inform the members of this House as to its purpose.

Mr. GOEHRING. Mr. Speaker, first, under the present law, the osteopaths have no right to give a death certificate or visit hospitals or give any treatment. We all appreciate the fact that when a man has ill health and is searching for comfort and relief, he has a right to call in any person who can give it. It is true that at one time osteopathy was considered as a fake profession, although we all realize that when a man's nervous system is broken down, there is but one treatment that will give him immediate relief and benefit, and that is osteopathy. I have no doubt but that the time is coming when the medical profession will be called on to take up this profession with its own profession. There is no question about that. I know that the members of this House feel that a man whose education is practically the same as that of the medical profession; that they have their own colleges and they must graduate from them and this act merely gives them a right to carry on the same as the law requires them to do in regard to giving a death certificate and to visit hospitals. We don't ask to be given the same right to give medicine to cure diphtheria or typhoid fever but to treat them and to cure them in some of their ailments.

Mr. STEEDLE. I regret very much that I must take exception to my colleague and friend, Mr. Goehring, from Allegheny. He informs the members of this House that this act has no purpose whatsoever in its intent to place these men in the same category as registered physicians, and as he is the sponsor of the bill, I should like to ask him to familiarize himself with the amended section number twelve, which I will read.

Section 12. Osteopathic physicians shall observe and be subject to all State and municipal regulations relating to the control of contagious diseases the reporting and certifying of births and deaths and all matters pertaining to public health the same as physicians of other schools. Wherever under any law of this State a medical examination a medical certificate or medical report is required to be made by any medical in-

spector or physician licensed by the laws of this State such an examination certificate or report made by an osteopathic physician licensed under this act shall be accepted by the officers or department to whom the same are made with like force and effect as are medical examinations medical certificates and medical reports made by physicians licensed by the Bureau of Medical Education and Licensure of this State. An osteopathic physician licensed under this act shall be admitted to practice osteopathy as provided for in this act in any hospital sanatorium asylum house or other place where any persons or persons are placed for treatment or detention.

Then, again, I will call his attention to the amended section number 11, which reads as follows:

Section 11. The license provided for in this act shall authorize the holder thereof to practice osteopathy as taught and practiced in the legally incorporated reputable colleges of osteopathy as provided for in this act and shall also authorize such holder to utilize any means or agency necessary in the treatment of disease injury or deformity. Whenever in any of the laws of this Commonwealth the term physician medical attendant practitioner medical inspector practitioner of medicine or term of like effect is used the same shall be taken and be construed to include an osteopathic physician licensed under this act.

I ask you in all fairness whether the provisions as amended in section 11 does not bring every osteopath in the same category as licensed practicing physicians. It states, "whereby it shall be provided and necessary for the art of healing." Let us for a moment consider the act of 1909 when the Osteopath Board became operative in the State of Pennsylvania. They came before the legislative body in the year 1909 and informed the members then that a new epoch had arrived in the treatment of disease. Medicines were sent to every part of the wind as being vile, injurious and destructive to human health, and upon that plea, adding that a new craft had arrived in the treatment of diseases, this House in 1909 then saw fit to place the Osteopath Board into the Commonwealth of Pennsylvania. Only a period of ten years elapsed when those very men who pleaded for this bill now come back to us and say: "We cannot practice osteopathy unless we are permitted to use drugs; to use any remedial agent that may possibly be used, as we may deem necessary." Now, how unfair to the practitioners of medicine; the men who have given up the best years of their lives in acquiring a broad medical education when the standard established by the Medical Licensure has become so elevated that it has safeguarded public health, and now these men come before this body and ask you men who are sane and sound in mind to place in their hands the right to use drugs of all kinds in the practice of their particular art.

We have no falling out with the osteopaths. Their board is all right. We do not question that. But we do question the right of a shoemaker or a man who has spent three months on the study of osteopathy to be trusted with the use of morphia or any derivative of opium or cocaine, a derivative of cocoa. A bill is now in the Senate in which even hypnotics is to be prohibited in sale, and yet men who I know are practicing osteopathy today who have gone to school three months and did not attend and take personal lectures but received them by correspondence. They come here and ask you men to trust them with the use of opium. Gentlemen it is ridiculous to think that the men would even ask a sane body of men to place them in the same position. What requirements are there for entering the practice of medicine? A man must have four years of college course; he must have two years pre-medical; he must have four years instruction in a recognized medical school and he must serve one year as an interne in a hospital; in all, my friends, a period of practically eleven years in which that man must be schooled before he is privileged to take the State Board of Medical Licensure examination. Now, our friends who are in favor of this bill tell us that their requirements are identical, that their students must qualify the same. If that is true, then why don't the osteopaths ask this body to eliminate the Osteopathic Board and place every art of healing under one board where every man will be put on an equal footing and where the competition will be absolutely right and right to all and injury to none? But they don't want that. They know in their own hearts that this is nothing more than to bring a lot of men into the professions whose deductions are illogical and whose purposes are nothing more than mercenary. Gentlemen, I hope that in the exercise of your judgment you will certainly not

grant these men the right to enter the practice of medicine unless they qualify and are examined before the same board as every other boy who has got to go to school and study in a recognized medical school for the length of time they now do, and I hope that this bill will be voted down.

Mr. ALEXANDER. Mr. Speaker, I desire to rise to a point of personal privilege.

The SPEAKER. The gentleman will state his point of personal privilege.

Mr. ALEXANDER. Mr. Speaker, as to the question of reconsidering the vote whereby this bill passed third reading—

The SPEAKER. The Chair will state that if the gentleman desires to raise a point of order, the time to raise that point of order was when the question of reconsideration was under consideration. The time has gone by when that point of order can be raised, and the Chair so rules.

Mr. ALEXANDER. Mr. Speaker and gentlemen of the House: This has been at the present time a very beautiful scheme on the part of the allopaths and homeopaths to defeat this measure. The objections which my friend from Pittsburgh (Mr. Steedle) raises at the present time are the objections that we had who are friends of the bill and desired at that time to recommit to the Judiciary General Committee to have amended and taken out of the bill. My friend from Allegheny and a few more of the allopaths and homeopaths and horse doctors in the State are afraid. Why afraid?

Mr. STEEDLE. Mr. Speaker.

The SPEAKER. The gentleman from Allegheny (Mr. Steedle).

Mr. STEEDLE. Mr. Speaker, I rise to a point of personal privilege.

The SPEAKER. The gentleman will state his point of personal privilege.

Mr. STEEDLE. Mr. Speaker, I accept all the remarks and criticisms of my good friend from Delaware, but I kindly ask him to refrain from placing men of reputation equally as good as he in the so-called term he applies of "horse doctors."

The SPEAKER. The Chair requests the gentleman from Delaware to confine his remarks to the subject of the bill. The gentleman will proceed.

Mr. ALEXANDER. Mr. Speaker, I beg the gentleman's pardon. I never had any offense in mind in naming them together. They are all treating by medicine, and that is the reason I placed them in the same class. If it offends my friend by referring to any other medical class in this connection, I ask his pardon. However, referring to this bill as it stands, I say to this House at the present time that even at that there is nothing wrong in it. Some men have raised the question that if the clause stands as it is, that the osteopath can use drugs, use medicine. Why, that is as far from the idea of the osteopath as anything under the sun. The only time there is any danger of an osteopath using drugs or medicine is, if he has a cat or dog lying around the house he might give them some medicine; but as far as treating human beings is concerned, it is the last thing he would think of, of giving any of this dope or drugs which the medical man gives. Now, gentleman, I have no brief for the osteopath. I am not here defending the osteopath; neither am I condemning the medical man. I am here for the man, the laboring man who is working in the mills, who by your act of Assembly you have required to get a certificate and present the same to the Compensation Board. Under the present act the Compensation Board, controlled as they are to a certain extent by the medical profession, refuse to accept that certificate from an osteopath. I know in my own county where a medical man treated a man who was injured in the mills for four weeks without result, and the man then went to an osteopath and was cured, and yet the board refused to receive the certificate of the man who cured him, but accepted the medical man's certificate. I say the purpose of this bill is to say you shall accept these certificates, and if you or any other poor man wants to call in an osteopath, that that osteopath may treat him and that the certificate of that osteopath shall be received by the Compensation Board. Is there anything wrong in it? Why should the

medical man be afraid? If he is not afraid of his own profession, why don't he throw down the bars and say, "We are willing to stand side by side in the treatment of those requiring our services." Statistics show that the medical man is losing too many people to-day to be able to stand up and say to you and I that you cannot have an osteopath if you want one; and that what this bill is for, to say these different commissions that the men working in these different plants who want to employ an osteopath may do so. I recognize the fact that my friend from Allegheny (Mr. Steedle) speaks of, that there are quacks in osteopathy, and he must recognize the fact that there are quacks in medicine, just the same thing. He well knows that there are men to-day toting pills around the country who are no more fit to give a pill to you than I am, and I am a long way from being fit to do so. I say to you, gentlemen of the House, at the present time it is better to give this privilege to the osteopath and let him use it than give it to the medical man who will use it indiscriminately and not know what he is doing half the time.

The Doctor will come to you to-night and will feel your pulse and look at your tongue and give you a pink pill. He will come again to-morrow and give you a white pill, if he has not forgotten what he gave you the night before. That is the way they do it. They make mistakes and so does the osteopath, but if a man wants an osteopath to treat him, and he is not cured, that is his funeral. You do not find the osteopaths writing letters or coming here and buttonholing you for jobs. They do not have a lobby in this House like that maintained by the medical men for the last month,—men who are here to block this legislation. If the gentleman from Allegheny (Mr. Steedle) would have permitted it to-day, this bill would have been referred back to the committee, and this clause, which is objectionable to the medical men, would have been taken out. If they do not want it taken out, then I ask you to vote for it to-day. Give this right to the men who are able to cure and heal. Look at the record of the physicians in the last few years. You will remember the epidemic of infantile paralysis. What did they do? They stood at the bedside of our dear ones and they said, "We do not know what it is, we do not know what to do, we do not know how to treat it." Then take the time of the influenza. Take for instance Camp Dix,—and I know this from personal knowledge,—they were hauling out the soldiers from Camp Dix as fast as they could find teams to haul them, and even then the Surgeon General of the United States Army refused to allow an osteopath to go in and treat the patients. He absolutely refused to allow this when he knew they were dying there by the hundreds every day. Murder! Murder! Are you going to assist in this murder longer, and not permit a man to call an osteopath when he wants him? They talk about not having the proper learning. I want to say to you that the osteopathic college to-day requires four hundred and thirty-one more hours than does the medical college. It has only been a few years since the allopath has been fighting the homeopath tooth and nail. They would not let them have a foothold anywhere. They laughed at their pills, and to-day are giving the same pills that the homeopath does. Is there an allopath or homeopath to-day, is there a doctor or any other medical man in this House to-day who gives the same treatment and gives the same medicine as he was taught to give in the hospital? Not one. The treatment has changed, it is entirely different. In twenty years they will change so far that they will all be osteopaths or else be out of a job. Now, gentlemen, I do not condemn the medical man. I do not condemn the osteopath. You don't have to help the osteopath. I don't care whether you do or not, because he can help himself, but give that man who works in your mill, give him the privilege of saying whether or not he wants an osteopath, and if you do give him that privilege say to the workman's compensation board, "You shall accept his certificate the same as from a physician." That is what this bill provides, that is all. I ask you, gentlemen, to vote in favor of this bill.

Mr. PHILLIPS. Mr. Speaker, I desire to interrogate the gentleman from Delaware (Mr. Alexander).

The SPEAKER. Will the gentleman from Delaware (Mr. Alexander) permit himself to be interrogated?

Mr. ALEXANDER. Mr. Speaker, I will.

Mr. PHILLIPS. Mr. Speaker, I would like to ask the gentleman if, as a member of the bar, or as an attorney, he

would support a bill that was introduced in the Legislature giving every justice of the peace and magistrate the same powers that an attorney has.

Mr. ALEXANDER. No, Mr. Speaker, I would not.

Mr. PHILLIPS. Mr. Speaker, that is what this bill proposes to do. It is a stroke at efficiency, and I appeal to every member of the bar and every member that is in this House as to whether or not you want, after spending four or five years in preparing yourself to practice law,—as to whether or not you want the Legislature of Pennsylvania to come along and say to you, "We will allow the magistrates and the justices of the peace to have the same privileges as an attorney." Gentlemen, you have turned over the best part of your life practically in preparing for the medical profession. The Legislature of Pennsylvania has said that you must be efficient as a physician. I am not a physician; I do not belong to any "ism"; I do not belong to any "path" except the "cow-path," perhaps, but gentlemen I want to say this that we cannot throw too much of a safeguard around a profession to whom we intrust the lives of the members of our families. The osteopath is all right; I have nothing to say against him. It is all right to have an osteopath if you want one, but I think it would be a mistake for the Legislature of Pennsylvania to say to them, "You men, with your three years of preparation, can take the place of the medical profession, the members of which have studied for six or seven years." Surely that is not consistent, and I hope the members of this House will vote down this bill.

Mr. BENNETT. Mr. Speaker, to my little, infinitesimal mind, there seems to be a misconception of this bill. There is one point, to my mind, that is forgotten, that I believe in matters of this kind should be the fundamental consideration, and that is the public. Medicine undoubtedly has been practiced by both branches of the medical profession for years, and were they to be judged to-day—I speak without prejudice,—I am not a doctor and I am not baiting doctors—I have the greatest admiration for them to-day—but were they judged to-day by their practices and rules of a hundred years ago, they would be eliminated from public service. There is a new art in the treatment of diseases and the one that is capable of defining that art is he who is being treated. I hold that if an osteopath can open an office, maintain a home, educate a family and find patients to come there to be treated and cured, taking his chances as the medical man does,—I feel, in the last analysis, that the public should be the first consideration and I do know that men and women are being treated to-day with the best of results by the osteopaths.

Tell me what honest reason the medical men can advance to deny the right of the death certificate to be given by an osteopath in a case where his patient dies? Is the record so clean in the medical world that there is nothing to be placed at their door for the mistakes that they have made? If the doctors would be charged with the mistakes they are making today and their was a public investigation of every death that occurred of men and women and an autopsy made and a careful diagnosis of the cases and investigation after death, and it was absolutely proven that the medical men was not treating the patient for what he was really suffering from, would it be just, or is it just to have him continue to practice medicine? He comes in here and asks that the osteopath shall not be allowed to practice. When he is called in he says it is true the patient has so and so; it is a useless case; but an osteopath is called in and the patient is now alive and well. The osteopath, as I understand it, comes here and asks that his certificate or death be acknowledged; he comes here and asks that he shall receive the same treatment as the medical profession. If you wish to have an osteopath treat you, the medical man says, "No he shall not come in and interfere with my patient until after he dies."

Now my friends, members of the House, I believe the public is the best judge in this case. I believe that if the law-making bodies of the world were to deal with the medical profession the best results would be obtained, and you would have legislated them out of existence a hundred years ago, ay, fifty years ago, and they would not stand as the monuments, silently eloquent, and eloquently silent, to those who

met their death by the medical profession. I hope we may never live to see as many mistakes made by the osteopath as already are self-confessed by medical men in the world in the past; and I hope that I may be able to see my children and my friends and my family being treated with good results by the osteopath. No prejudice should be brought in this law-making chamber, and I hope they will be given a fair chance, and I know that you will vote for this bill.

Mr. GOEHRING. Mr. Speaker, as sponsor of this bill I want to say that no man lives who has a higher respect for the medical profession than I have. I do not mean to take one job from the medical profession. If it were not for the medical profession, I question whether we would be here. Let us land them to the heaven. And yet sometimes we have to admit one thing, and that is that the osteopath today has cured men that the medical profession have given up. I will give you one illustration. In Pittsburgh a little girl four years of age fell and never walked until she was nine years old. Was she treated by the medical profession? Yes. And what happened? An osteopath took that little girl and put her on her feet after she had been treated for five years without success. I want to say that today a man wants to protect his life, the foundations of life; and the osteopath can take that man and put him on his feet. We do not want to intrude upon the medical profession; but the day is coming when the medical profession will be only too glad to take the osteopathic course.

Now, gentlemen of the House, it cannot be said that we do not appreciate the value of the medical profession. Do not vote for this bill if you think you are going to belittle the medical profession; but if you feel that the osteopath is going to help humanity, is going to help the poor man along and put him where he belongs, vote for this bill. I do not care whether you vote for it or not, but I ask you to face humanity right square in the eye and let your conscience decide. What harm can this bill work? Is it going to deprive the medical profession of a few fees? No. Gentlemen of the House, let me say to you that this bill will not hurt the medical profession, and therefore let the medical profession vote for it.

Mr. STEEDLE. Mr. Speaker, it is not my purpose to delay the progress of our calendar; but I cannot sit here with my ears wide open and my mouth closed to the remarks of some of the members in reference to the medical profession. No man here who favors this bill should condemn the doctors for the wrong that they have done; but let us congratulate them for the good they have done. I ask you, gentlemen, is there a profession in all the walks of life that has done more for humanity and receives less in proportion than the medical man? Let us go back to the days of the yellow fever in Panama, where men sacrificed their lives, infected themselves with the yellow jack so that they might learn from that infection the cause of the disease and its effect upon humanity, so that they might learn and teach to the world and science the method of preventing yellow jack. Let us take the history of malaria. An able general of the United States army, a physician, permitted himself to be stung by the malaria germ so that he could protect his soldiers who were in that zone. Men have infected themselves with carcinoma—that is, cancer—for the purpose of ascertaining the means of its amelioration and possible cure.

My friend from Philadelphia (Mr. Bennett) tells you that we should open the doors and be fair. Why, the gentleman from Philadelphia has not familiarized himself with the osteopathic act. The osteopath has the right to sign a death certificate and he has the right to sign a birth certificate. That is now a statutory right. We are not fighting the osteopath because he is in a craft by himself; but we are condemning this bill because it permits him to use something he has no right to use, and that is what we are fighting. We are not condemning the practice of the art; they have the right to practice it under their own board. But on the other hand my friend from Delaware (Mr. Alexander) tells you that they do not want to use drugs. Now for your information I am going to tell you that the president of the osteopathic board says, "We can no longer practice our art without the use of drugs."

That comes from the man's own mouth in the presence of his own board. That is what we are fighting for; that

is what we are defending. They say, "Let us be for the laboring man." Ah, my friends, I ask you, who has done more for the laboring man than the medical profession; that man that would sacrifice, that laboring man with his left hand and with the right hand place a weapon in the hand of a man who would destroy him. That's what he wants to do. Let us defend the poor unfortunate working-man. It is true, my friends, that physicians are only human. How many attorneys have gone to the bar of justice with a client and have lost a case, and after the client has gone to another attorney who comes along and picks up the same case and goes before a bar of justice and gets a verdict of ten to fifteen thousand dollars for his client. Why didn't the first man do it? Because he had failed, through a technical question and had erred in his own diagnosis of the trouble. We don't say that we don't make mistakes. Of course we do. We are human and we are likely to err in diagnosis. While they will show you a case where a child has not walked for from six to nine years and is treated successfully, I can sight cases in the medical histories where men have been treating children and women, who have been placed in the hands of a reputable physician and went along in the progress of life just as well. The only objection we have is that they shall not receive the same privilege as the medical men unless they are qualified to assume the duties imposed upon the medical men. If they are sincere why don't they introduce a bill that all men practicing osteopathy be required to fit themselves for it by education; everything in materia medica and whether it be as a homeopathic physician or an alopatic physician whatever the school may be that he shall be competent to make a diagnosis and that they shall be examined accordingly before being permitted to assume the duties of the medical profession to see whether they can qualify and then, if they can, give them a certificate. I want to tell you men that in my own home town we had a man who had studied osteopathy three months and to-day he has his sign up as an osteopath, and not to be outdone by a new craft that has been substituted thereto, he has added the word "chiropracty" which has stepped into the field and as he has found a new thing and of course he wants to keep in with the other fellow. I ask you in all fairness whether we can approve of that. This man was a blacksmith and in three months he put up his sign as an osteopath and I ask you whether this type of man can be trusted with the use of drugs. My friends, Mr. Goehring says that it is not the intent of this act to take anything away from the medical profession and give it to the osteopath. I maintain that it does, because the act provides that he shall be permitted to use any means as a remedial agent, whether that be drugs or whatever it may be. That is the one objection we have to it. There is nothing in the law showing that the medical men are infringing on the profession of the osteopath and we don't want the osteopath to infringe upon us, unless he is qualified, and if he is qualified, let us save the State of Pennsylvania the money is carrying on these boards. Let us have one board to examine all applicants to practice medicine, whether it be homeopathic, eclectic, alopatic, osteopathic or chiropracty, whatever it may be, then there will be no fuss and there will be no more arguing on this question. I hope that this bill as presented here now will be voted down.

Mr. RAMSEY. Mr. Speaker, it seems to me that there is a particular clause in this bill which the advocates of the bill themselves are desirous of removing. With that in view. I move you, Mr. Speaker, that this House resolve into a Committee of the Whole for the purpose of amendment.

The SPEAKER. It is necessary for the House to get the bill back to third reading before it can be referred to a Committee of the Whole.

Mr. RAMSEY. Mr. Speaker, I withdrawn my motion and let it go to roll call.

The SPEAKER. The gentleman from Delaware, having withdrawn his motion, the clerk will call the roll.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—53.

Alexander,	Ephraim,	Hollingsworth,	Ramsey,
Bechtold,	Evans, J. T.,	Huntington,	Rhoads,
Peckley,	Evans, S. J.,	Kantner,	Ringler,
Bennett,	Fowler,	Kennedy,	Rothenberger,
Bigler,	Fox, I. M.,	Krause, W.,	Scott,
Bower,	Geary,	Lafferty,	Simpson,
Coldsmith,	Goehring,	Marcus,	Smith, E. R.,
Colville,	Goodnough,	Marshall,	Statler,
Conner,	Graham,	McCurdy,	Stevenson,
Cox,	Griest,	McVicar,	Todd,
Curry, R.,	Griffith,	Milner,	Walker, J. A.,
Dichm,	Hess,	North,	Wells,
Dilsheimer,	Hickernell,	Patterson,	Willert,
Dunn,	Hoffman,		

NAYS—126.

Allum,	Dewey,	Mangan,	Shunk,
Aron,	Di Lenimo,	Martin,	Sinclair,
Baldi,	Ehrhardt,	McGeary,	Smith, F. I.,
Baldrige,	Finney,	McIntyre,	Snowden,
Barnhart,	Fitzabibon,	McKay,	Snyder,
Bell,	Flynn,	McKim,	Soffel,
Benchoff,	Foster,	Mehring,	Sowers,
Bidschpacher,	Fox, A. R. B.,	Michel,	Sprows,
Bolard,	Franklin,	Miller,	Stark,
Bowman,	Gans,	Miller, A. D.,	Steedle,
Brady,	Goldner,	Miller, C. G.,	Sterling,
Brendle,	Hamilton, J.,	Miller, D. D.,	Stott,
Brislin,	Hamilton, W. J.,	Millin,	Sweitzer,
Brooks,	Hampson,	Murphy,	Trach,
Bungard,	Harer,	Norton,	Ulsh,
Campbell,	Harvey,	Perry,	Vickerman,
Catlin,	Heffernan,	Philips,	Walker, G. T.,
Clements,	Helt,	Pidgeon,	Wallace, R. L.,
Clutton,	Horne,	Powell,	Wallace, W. F.,
Comeror,	Hough,	Quigley,	West,
Cook,	Hutchison,	Reber, C. A.,	Wettach,
Corbin,	Jennings,	Reber, H. F.,	Whiteman,
Crawford,	Jones,	Rinn,	Williams,
Crockett,	Jordan,	Robertson,	Willson,
Crum,	Kinsman,	Rorke,	Woner,
Curran,	Kooser,	Ruddy,	Wood,
Curry, A. E.,	Kranse, T. S.,	Sarig,	Woodruff,
Davis, D. E.,	Kunkle,	Schaeffer,	Wynne,
Davis, J. T.,	Lanius,	Schilling,	Zook,
Davis, W.,	Lauler,	Shaffer,	Spangler,
Dawson,	Magill,	Shellenberger,	Speaker,
Day,	Mallery,	Showalter,	

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill fails.

BILLS ON THIRD READING.

Mr. RAMSEY asked and received unanimous consent to offer the following motion, which was twice read, considered and agreed to.

Moved by the gentleman from Delaware, Mr. Ramsey, seconded by the gentleman from Philadelphia, Mr. Cox, that House Bill No. 973, file folio 2881, entitled:

A joint resolution proposing an amendment to section one article eight of the Constitution of Pennsylvania.

on page five of today's calendar, bills on third reading, be made a special order of business at once.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 973, entitled

A Joint Resolution proposing an amendment to section one article eight of the Constitution of Pennsylvania

On the question,

Will the House agree to the bill on third reading?

Mr. RAMSEY. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk then read the amendment as follows:

Amend House Bill No. 973, file folio 2881 by striking out all of lines 27 and 28, on page 2, and lines 1 and 2, on page 3.

The SPEAKER. Will the House give unanimous consent to the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be made in accordance with the instruction of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

The SPEAKER. In view of the fact that the amendment consists merely of a strike-out, the bill is now on final passage.

On the question.

Shall the bill pass finally?

Mr. ARON. Mr. Speaker and gentlemen of the House: I am opposed to the legislation. This resolution places the question of woman suffrage before the direct vote of the people for their approval or disapproval. Now, this question was considered by the people of Pennsylvania hardly four years ago, in the November election of 1915. I think that all of us here remember that election. In the city of Philadelphia from every street corner—and no doubt the situation was similar throughout the State—the suffragettes were appealing to the voters of Pennsylvania and pleading their cause for the right to vote. I dare say that of the thousands of speakers upon that subject throughout the State, not five per cent were anti-suffragettes, and yet all of us know how decisively the people decided that question. I ask, Mr. Speaker, how do we analyze that vote? Take for instance the case of the father who has a daughter, who has brought the child up from babyhood and sent her to school, gave her an education, bought her the best clothes, probably an automobile, and when that daughter grows up to the age of maturity, just picture the father going to the polls in November, 1915, and that daughter saying to the father, "As you vote to-day, remember to-day there is a question of woman suffrage. I want you to vote to-day and give me my right to vote." Take the case of a son and a mother. Need I tell you how much a son loves his mother? Yet suppose she would have said to the boy, "Son, as you go to the polls to-day, remember the rights of your mother and give her the right to vote." Take the case of a man and wife who are married and live together for the balance of their years, and she bears forth children and those children are a greater comfort to him than all the treasures of his gold, and she says, "Dear, when you go to the polls to-day, give your wife the right to vote." And so I could go on and give you other relationships, and yet when the vote was counted, we find that the question was defeated. Now you take these men that I have enumerated, who go to the shops, who go to the mills, who go to the stores, and to their offices and work there night and day to bring home their money so that the women folks can have the ease and the luxury and the fruits of his labors; take the case of these men who go out upon the battlefield and die for the women at home; you mean to tell me, Mr. Speaker, that if these women folks wanted the right to vote, that we would refuse them that vote? I say, "No"; but I say that it was not the women voters of Pennsylvania, it was not the suffragettes or the anti-suffragettes that decided the question in 1915. It was the friends of the courageous, home-loving women of Pennsylvania that decided that contest.

It was the grand and courageous and home-loving women of Pennsylvania that decided that contest. It is said that since the war a decided change of sentiment has taken place on account of the war services rendered by the women to the State and to the Nation. I deny that Mr. Speaker. I say that the women of Pennsylvania served this Commonwealth and served this Nation, and do not expect compensation for such services. The price of that service is not the ballot. We who oppose women suffrage say this to you, men of the House: that man and woman are created in this world to perform functions that are separate and distinct. We say to you that the hard and arduous and rough work is the work of the man, while the soft, the tender, the more beautiful and the more refined, is the work of the woman. We expect the man to go out upon the battlefields and fight; we expect the man to dig the trenches; we expect the man to man the ships of war; we expect him to be the fireman, the policeman, and the boiler-maker; we expect him to go out in the morning to work all day long to provide for his wife and children. We expect a woman to stay with her family, to take care of that home, to take care of it so that it will be a comfort to the husband who does all the work. We say that when a man goes to the polls and votes he has expressed the vote of the family unit. I agree with Mrs. Oliphant in her argument that the State does not rise higher

than the family, that the more beautiful, the home the more prosperous is the Commonwealth; the finer the home, the better citizens we have. We are now engaged in finer things than woman suffrage. Let us not saddle our constituents with an expense and with an annoyance which they so recently have decided. Let us spend our money and take care of the soldiers that are coming from across the sea, and not put our State in turmoil again. Only in November, 1915, the Commonwealth decided this question, and until we feel that there has been a decided change in sentiment, until we feel that the women of Pennsylvania want the vote, I say to you we should not give it to them, but let us vote this measure down.

Mr. JORDAN. Mr. Speaker, I am in favor of this bill and have been for a number of years. Pathetic indeed has been the struggle of woman for her rights. Dewitt Hillis tells us that when George Washington journeyed to New York City to be inaugurated as the first president of the United States, little children threw flowers in his pathway in Trenton, but the little girls were not permitted at that time to attend the common schools. It was thought in dignified Trenton, that a girl should not have a common school education, that it would rob her of some of her feminine delicacy. In 1824, the high schools were opened for the admission of girls as for the admission of boys. The boys had been granted the privilege prior to that time. It was found that the girls were so desirous of securing a higher education that in 1825 the doors of the high schools of Boston were closed against the girls, lest by securing their higher education, they might be deprived of certain feminine delicacy. In 1837, the high school or college for women was opened through the work of Mary Lyon. She persevered, and as a result of that, that institution was opened. It was said that a college education would deprive a woman of some of her delicacy and will keep her away from her home and home institutions, that the home is her place. Then they said that women should not participate in the services in a church. They finally opened the church for the participation of women in prayer meetings and exhortations. In that way they found that women was not degraded. Now they tell us that it will rob a woman of certain of her queenly dignity if they grant her the privilege of voting. It has not degraded her to go to the common school and to the high school and to graduate from college, and I dare say it will not degrade her to cast the ballot. I did not always say or believe that a woman should not vote. Why? Because she is a woman. Well should the fact that she is a woman deprive her of certain rights that are granted to men? I thought and I said that a woman should not vote because it would lower her just a little, that it would rob the woman in a way of her queenly dignity, that if we would grant her the privilege of voting that it would put the woman just a little lower. I have seen women voting. I have been in Kansas on election day. I never saw any hysteria. I have seen order and nothing but order. They deposited their ballots as they would put a letter in the mail-box, and just as quietly. They have been voting there so long that they do not take the matter any more seriously than they did the matter of their going to college and high school. Rob her of her dignity! Not one iota. They say that by coming in contact with men that it will lower them. Why, have these ladies here been lowered in associating with us men in the last three or four weeks? I know that we men have not been lowered any. The fact of the matter is that I have had my suit pressed at least one more time than it would have been had it not been for the presence of our ladies. I say, if we allow the ladies to vote, because she is more delicate and a little better maybe we will be a little better because she goes with us to the polling place. I say that I have seen it, and seeing is believing. It has been said that she is not fitted educationally in such a manner that will enable her to grasp the matters of state. Could not a woman have voted intelligently on granting certain privileges to the osteopaths? Could not a woman vote intelligently on the Philadelphia bills or any other bills that come before this house. It is a matter of record that there are as many, if not more, women

to-day in the high schools and colleges as men. More women are engaged seriously in the study of great questions than men. They have their clubs and they get together in the afternoon and discuss these subjects. What about us men? We pick up the morning paper and hustle down town. Then in the evening we pick up the evening paper and hustle home. But the women have their clubs where they meet and study these questions, and the woman will show more culture and education until they will be on one side of the world and the world will tip over. They are as competent of weighing questions as the men are.

What have the women done in this war? They have done marvelous things, but I would not say that they should have the vote for that reason alone. I do not say that women should be granted the ballot because I think they will bring on the millenium. I believe they are a little more susceptible to moral issues and sanitary issues than the men, but I do not believe that they will bring on the millenium. I believe they will help us to better things because of their finer sentiment, but I am in favor of women being granted the ballot first, foremost and forever, because it is right, because it is right. Women must live under the law, and if she does, she should be granted the privilege of saying under what law it should be, by whom that law will be enacted and by whom that law will be enforced. I am in favor of it and will vote for it because I believe that it is woman's inalienable right. Some women do not want to vote, but if we give them the privilege, then we may have their assistance and their indulgence when they vote. I believe in it and will vote for it because it is right, because it is right.

Mr. RAMSEY. Mr. Speaker, I have no intention of prolonging this session any further than to ask the members of the House at this time to vote for this bill, which is a resolution to place before the electorate of Pennsylvania the question of whether or not we desire to grant equal suffrage to women. That is all this measure itself does. I just want to call your attention, however, to the remarks of the gentlemen from Philadelphia (Mr. Aron), who contends particularly that this measure has been before the people of Pennsylvania in 1915. If this resolution passes to-day and passes the Senate it will have to be acted upon two years from now and will not be voted on by the people of Pennsylvania until 1921, or six years from 1915. The gentleman from Philadelphia (Mr. Aron) says, or asks rather, "Is there any sentiment yet in existence in this State for woman suffrage?" I say to you, gentlemen of the House, if I did not believe that there was still a desire upon the part of a large number of women of Pennsylvania to have the electorate and decide this question, I would never have consented to present this resolution. This matter, since Pennsylvania has voted on it, has been passed favorably by several States of this Union. It has been in the Federal Congress of the United States, and lost by only one vote in the Senate of the United States for Federal suffrage for women; and you ask me, "Is there any sentiment whereby we as men of Pennsylvania should not give those who have the right the privilege to decide these things for themselves?" I say to you, gentlemen of the House, this bill is simply to allow the men of Pennsylvania in 1921 to declare whether or not they want to have the women of Pennsylvania given equal rights; and I hope that, in the spirit which seems to me to be abroad in this land, the spirit where every man should have the privilege of answering for himself, shall prevail to-day in this House, and that we will give the men of Pennsylvania the right in 1921 to vote as to whether they feel that the women of Pennsylvania should vote or not. I hope it will pass to-day, and I hope it will pass two years from now, so the men can decide for themselves whether or not they want this measure.

Mr. SIMPSON. Mr. Speaker and gentlemen of the House: I had no thought of getting up on the floor of the House on this particular bill. The gentleman who was to get up in opposition to this bill (Mr. Dithrich) is not and has not been in the House this morning; and I feel in my very weak way that I ought at least make a feeble effort to take his place. He and I, of course, represent the same district in Allegheny county, the largest district that there is in the State of Pennsylvania—a district that has more

diversified interests than any district that we have in Pennsylvania: a district that has a greater population than any district that we have in Pennsylvania—and he not being here, I feel that the district ought at least to be heard in opposition to this bill. While I may be trespassing upon the prerogatives of some of the gentlemen in this House—I might use a better word, I might say infringing on the prerogative, which would possibly make a better sentence—I still feel that that prerogative, either assumed or delegated is no greater prerogative than the prerogative that I represent, and that prerogative is the prerogative of the people and not a delegated or assumed prerogative of any particular organization. I tell you it was that prerogative that this particular organization appealed to when they wanted to get into power, and I was one of the men who asked to come out to fight that particular prerogative in order that this organization might come into power. Still it seems to me like an assumption on my part to oppose them, but I feel that I am absolutely justified in representing the people of my particular district in opposing this particular measure. No man in this House thinks more of the women than I do, not even Mr. Jordan; and I do not blame Mr. Jordan for having his suit pressed an extra time while he was here in this House, because had I lived as long as he has and remained a bachelor, I would make every effort in the world to try to get some good woman to help me through this life. I believe myself that they are far superior to men, but I do not think for a minute that granting them the right to go to the polls and deposit a vote is going to better their condition, because I do think that if there is anything God placed in his footstool that was more beautiful than another it was woman—woman in all her moral beauty; woman in all her moral instincts; woman in all that is grand and good—and placing the ballot on her hands is not going to make her any better. I tell you that there is nothing holier in the sight of God than woman—woman when she first endles the babe at her breast—and placing the ballot in her hands is only giving another responsibility to that mother and that woman. When Mr. Jordan talks about the public schools he does not have to go outside of the State of Pennsylvania. I know from reading the works on public schools in the State of Pennsylvania that the first public school that was established west of the Allegheny Mountains was in 1836, and that was right on Fifth avenue, in the city of Pittsburgh, exactly where the old "Leader" office stands today; and the first teachers that were employed were two, and the first pupils who went to that school were four young ladies. So you don't have to go to Boston.

Mr. SPEAKER, we have just as good women in the State of Pennsylvania as they have in Boston, and we have just as good women in the State of Pennsylvania as they have in Kansas, and I know because I was there. I was there when they voted and I say that we have just as good women here as they have in the State of Montana. I was there and I watched them at the polls and I heard Jeannette Rankin make her speeches in her tour in the State of Montana, and it did not place her in the same class with Florence Nightingale, and it will not in placing the ballot in her hands. She said that the ballot was one of the grandest things in the world, but Florence Nightingale did not know what the ballot meant. Why should we burden women with the ballot? When we talk about it we say that her rights are the same rights that we have and that they should vote. The only right, I say, as to their voting or as to our voting is that which the law gives to us. It is not a right that is inherent in us; it is not a right that is equal in us; it is not that which belongs to woman because it has been delegated to man. I say to you, that the greater responsibility you thrust upon the women, the less you can expect from them. Because through the troublesome times that have just been passed no people in the world have done nobler work or worked more grandly or more nobly and more unselfishly than the women of the United States, and the women of the State of Pennsylvania, and they were at work for the purpose of getting those things done; they were at work for the sole and express purpose of helping the country in order that we might live under a democracy; in order that we might live without being trampled under the foot of brutal autocracy, and they never thought of such a thing as votes. They worked because of the womanly in-

stinct, which pushed them forward to do their duty and the responsibility that they assumed they took because it was for the purpose of discharging their duty. Now, we come in here and we find some women preying upon the sympathy of men by reason of those women having done that which God intended that they should do. I ask you to vote this measure down because I feel that it is unjust, unwise, unpatriotic and unmanly.

Mr. RAMSEY. Mr. Speaker, I would like to interrupt the gentleman from Allegheny in order to read from Smull's Hand Book, page 320, which has the vote upon the proposed amendments to the Constitution of Pennsylvania. This is under date of November 2, 1915. I am reading the vote on number one amendment which was on "Equal Suffrage for Women." I find that the vote in Allegheny was 50,557 for equal suffrage and 47,539 against it.

The SPEAKER. The gentleman from Allegheny, Mr. Simpson, will resume.

Mr. SIMPSON. Mr. Speaker, the people in my district voted against equal suffrage. Allegheny County is one of the largest counties that is in the State of Pennsylvania; almost big enough to be a State, and at one time was called "the grand old State of Allegheny County." My district voted against it.

Mr. BENNETT. Mr. Speaker, in discussing this resolution that is before this body today, I feel that it little matters what we did or what this House did a year or two or five years ago, because if the world moves up and forward, what we did yesterday was, however, possibly prominent then, but we should leave that as ancient, today. I hear many compliments paid to women. There are very many beautiful things written about them. It would seem that when God could not be everywhere he might put mothers in many places. Painters, idealists, poets and philosophers have paid tribute from time immemorial to women. Today I hear men say, "Don't give her the ballot; she is too high, she is too holy, too beautiful; we will drag her down." It is but a short time ago, my friends, if you will turn back for a moment when women sat by the fireside. I remember my grandmother, when I was a child, knitting, and the goods that were made for the children in my home were made by her, by a woman. My grandmother had thirteen grandchildren and when their shirts were made and their stockings and their sweaters, they were made by the grandmothers of that day. In this blessed land of America, in every human activity, in the productivity of material wealth, woman stands on the firing line, and she has been brought there not of her own volition, but she has been invited there by men to go from the fireside to the factory. There is not a dollar's worth of wealth produced in this grand land of ours from coast to coast and from the lakes to the gulf, but that has been produced with the help of the almighty genius of the women. It would be useless for me to speak of the argument of the man who holds her too Holy to vote, or that she should have a legitimate, active part in the destiny of her nation, because it is hers as well as it is ours. She is not too Holy to go to the mills; she is not too Holy to go to the office; she is not too Holy to graduate from the college or the high school. Do you recall the remuneration to be handed to your daughter and that which is to be handed to your son? There we have striking instances that are a shame to civilization, in the twentieth century. There we have the girl leaving school to teach school, for instance, being offered a remuneration of six hundred dollars, or four hundred dollars, while her brother, graduating from the same school, receives a much higher stipend. I ask you in justice and fair play, does your sister, coming from Philadelphia to Harrisburg, by the Pennsylvania Railroad, have any privilege, or is there a reduction made in the fare because she is a woman? If she buys a beefsteak at the Penn-Harris Hotel does she get a rebate? Does she get a special rebate today for anything? Does she pay less rent than a man? Positively no. It is a crying shame to twentieth century civilization to have victimized woman because of her sex and in refusing to give her mentality, her education, her sacrifices and her services entitle her to. There is no more glorious service performed by mankind than the service of our mothers. My friend has said, the policeman on duty, the soldier in the trench and in the battlefield, has performed a service and does perform a service that is not performed by woman. My dear friends, woman's place from the day of her

birth now and in the long past has been in the one battlefield; the battlefield that strives toward human existence; that battlefield that begins and ends with the perpetuation of the human race, and how many of our women and our mothers have gone down in the valley of death? How many millions of our sisters and our woman friends have gone down in the twilight zone that the race may be perpetuated by motherhood.

They are a legion, the dead of womankind that have given their lives that you and I might live. The millions that have died on the battlefield,—they are inconsiderate, they are absolutely reduced to nothing compared to those that have given their lives for the race and were lost, and we, in great Pennsylvania, stand up today and laud her to the skies and we say

"O, were I damned of body and soul,
Mother o' mine, mother o' mine,
I know whose prayers would make me whole,
Mother o' mine, mother o' mine;
And were I hung on the highest hill,
Mother o' mine, mother o' mine,
I know whose love would follow me still,
Mother o' mine, mother o' mine;
And were I condemned to the deepest sea,
Mother o' mine, mother o' mine,
I know whose tears would come down to me,
Mother o' mine, mother o' mine."

We sing beautiful poetry for mothers and for women; we adopt the dual system of remuneration for them; we say to the father and mother who brings them into life and educates them as a pure business, financial proposition, your girl has cost you six thousand dollars to educate to a period where you turn her out in society to live and to contribute to society, and will give her fifteen dollars per week. His boy, reared at the same fireside, for the same amount of money, is turned out to receive twenty-five dollars per week or whatever the rate may be. Will Pennsylvania today stand up and acclaim and say

"Not yet the first by which the new is tried,
And O, not last to lay the old aside."

I am as sure as I am that slavery is gone, I am as sure that the prejudices against women entering the arts, education and science are past, I am as sure as I look into your faces and you look into mine, that woman suffrage is coming, not only in this land, but in every land under the sun where the school and library stud the hillside, the valley and the streets. Will any Pennsylvanian put an objection and a black mark against it at this hour so freighted with the destiny that the women of this State have given who are not asking a service but are asking a moral right? Lincoln himself, the great emancipator, went down in black and white on the belief that women should vote. It is a long time ago. She is still not voting. The service she has rendered, the service she has given at home, the service she has given on the battlefield, where flowed the blood and the mangled brains were strewn and the grass made red by the blood of dying men, are too well known to us all. I hear no man in this land or chamber, or North or South, cry out "Don't let your daughters go to the frightful battlefields of Europe where there is so much devastation, where there is so much misery and so much murder; where the most frightful fragments of human bodies, literally torn limb from limb, are strewn! where she will stand by the surgeons side seeing the human body cut to pieces that the victim may yet live." I hear no man say, "Don't let your daughters go." They have gone there and they have written an immortal page of history under the banner of human sacrifice. If woman is good enough to bring us into this world, to stand by my cradle, if she is good enough to soothe the fever from my brow and good enough to stand long vigil hours when pain racked my body and the hand of death reached out to take me from the living, that mother, if she is good enough to be in every activity commercially in this land, if she is good enough to go into the battlefields to serve the dying soldier, if she is good enough to educate me and to pay millions of dollars in taxes, if she is good enough to be called a woman, a mother and an American citizen, she has a divine right, she has a moral right, she

has a right that you or I cannot keep away from her, and that is, that her day and her hour are here when she shall take her place in this State and help to put through that splendid platform that our great Governor has laid down in his inaugural address, a constructive forward movement, a forward-looking platform of human progress and uplift.

That woman has the right at this hour and in this State to stand up and take her part, and I hope that we here to-day will go on record for Pennsylvania that not only shall we pass this resolution but by every fiber in our minds and bodies and by every instinct show that we stand back of her so that two years hence, with the casting of the votes that are given here to-day, there will be such an incentive that the guarantee will come in 1921, as Mr. Ramsey says that the great, good, big, splendid Governor predicts for women who will be giving the best services that is in them, not for any selfish purpose but for the welfare of their own great State of Pennsylvania when they will be granted suffrage then as we will pass this resolution to-day, I hope, unanimously.

Mr. WHITEMAN. Mr. Speaker, I am not scheduled to speak on this subject to-day. I may be rushing in where angels might fear to tread, but I am not an angel. I am another bachelor. I feel a surge of words coming up in me, but I am only going to speak a minute and not the time that I feel as though I would like to talk. Yesterday when I ate my lunch at home my sisters sat at the same table with me. They partook of the same food; they participated in the same conversation which interested me. Afterwards, they read the same newspaper in which I had read; they sat in the same living room; an undivided share of it was theirs. They sat beneath the same roof, an undivided portion of which was theirs. A part of their money had gone to pay the taxes upon that home, and they could claim the same concern, the same interest in any law affecting that home as could I, and I ask you gentlemen why I, not five foot of man, should be permitted to step across the street next November and cast a ballot and not them? I ask why I should have the privilege of helping to select the men who will tax that home, and not them? I ask you why I should have the prerogative of helping to choose the men who will look after the street in front of that home, the men who will legislate about that home, and not them? I challenge any man to give one reason under the principles of a true democracy, under the principles of a truly Republican form of government which would justify the giving of the ballot to me and the denying of it to them; which would justify the giving of the ballot to the foreignborn, who can name the President of the United States and the Governor of Pennsylvania and read and write a little, and deny it to your sisters who are out in the world making their own way?

Mr. WILLIAM DAVIS. Mr. Speaker, you are dealing with no trivial subject. There is no bill that has come before you this session, and I dare say there will not be a bill that will come before you this session, that contains so much of importance as this measure. It is not a measure for us to smile at nor to wink at, nor to talk about the "pressing of pants." It is strange to me, and it always has seemed strange to me, that the individual who knows the least about a subject wants to say the most. Now if our friend, the Reverend Jordan, is such a lover of the fair sex, why does not he obey the scripture and take unto himself a wife. He might then come in here on this floor and talk on this subject with the experience of a married man and not from that of an old bachelor who knows nothing about it. He will find out at sometime that I am telling him the truth. He talks about the teachers in colleges and schools. He talks about elevating women. Putting women in politics is degenerating women.

Let us go back for a moment—and I will not stay there very long—to the Garden of Eden. God created all things, and after his experience with the animals of the world, with the fields and forests, he created man, and he dwelt sometime thereafter—we know not how long, possibly the speaker across the way does not know anything about women can tell us—and after that experience he knew from his creation that his last creation was without a mate and that that creation was praying to God for a helpmate. And God, in all his wisdom, created one, a more refined one, one which has been termed and rightfully termed, the flower of man. Did he create the second crea-

tion in the same form as the first? No. Was she to assume all the hardships and responsibilities and labors which he considered that man was to assume? No. What are we trying to do here to-day? You are attempting to shift the responsibility that God Almighty has placed upon your shoulders to the shoulders of your wife. If he knew what He was doing—and we don't question that—then we should follow his creation and his teaching. Elevate woman! There are some people here who say that you allow this and the other different nationalities, that cannot read or write, to vote, and you won't allow your wives to vote. No. No. I have always regarded my dear old mother, who opposed this measure, as being above that class, I have always regarded my wife as being above that class, I have always regarded my daughter as being above that class of people, and I do not want my wife or daughter ever to be placed on a plane with that class of people, and if you get women into politics that is what you must expect, and that is what will happen. What we want is more motherhood, which means more prayer, and let me say to you, gentlemen, there is one thought I want to mention to you now, that I remember in my boyhood, if I do not put it into practice now, my mother's and father's prayer at home. If there is a prayer that I will ever remember and never forget it is mother's prayer, and mother was not engaged in politics. She was not going out in the political arena seeing the neighbors' wives' husbands and inquiring when she would be away. She didn't walk the streets and alleys and buttonhole the men in politics. She was too refined for that, and God bless her, she remained so until at the age of eighty-nine years when the good God saw fit to take her away. She was a refined woman and would not mingle with politicians. She was above that in the eyes of God and man. There is another thing; that mother had better train the children, the boy and girl. There is where she is making statesmen, there is where she is molding womanhood,—I mean motherhood. I respect women, I love and respect motherhood. There is the difference, gentlemen of this House. Take the words of Thomas Jefferson—we have school teachers in here both men and women, suffragettes and anti-suffragettes—he said that the place for the mother was at the home, that she could soothe the wrinkled brow of the husband when he returned home in the evening after a hard day's work in the political arena. Not only that, but during that time she could soothe the brow of her infant child and teach him the way that he should go. And she was not out in the political arena. No, she is at home training that child in the way which it should go. You know the old saying about training a child in the first six years and letting you do what you want to do with it thereafter.

What the husband wants is to come home and find the smile of his wife and have the smile of his children meet and greet him. It makes him feel as though he had a home and life was worth living, but you cannot expect that if he must assume the entire charge of the children and have his wife go out in the political arena; neither can you expect that when she is out in the political arena and she puts her children in the hands of some negro wench or Italian women, where they receive such a training as you yourself would not permit them to receive if you were present to see it. You want your wife to train them. You have the counsel of Miss Shaw and you have the counsel of Thomas Jefferson. Thomas Jefferson prophesied just what came true, just one of the things that Miss Shaw is advocating, when he said, "If you follow certain principals you will lose all the rest of society, and the condition of this nation will be entirely different."

Miss Shaw—and you will pardon this one sentence. So it shall not be misquoted I will read it to you. Dr. Anna Howard Shaw says, "I believe in woman suffrage." Now note why. "Whether all women vote or no women vote, whether all women vote right, or whether all women vote wrong, or whether all women vote wrong, whether women will love their husbands after they vote or forsake them, whether they will neglect their children or never have any children." Why do I make reference to Thomas Jefferson? References of this kind and character should be allowed to go at large. Any human being who stands up and says they will neglect their children or never have any, and whether they love their husbands or not—are we to be doomed by a curse of that kind? Yes, Yes, I have been sent a card,

a loving card in a mourning envelope. I tore it up and threw it away. But listen to this card. "Please give Pennsylvania women the vote. German women have the vote." I say this is a damnable thing when to have to be subjected to matters of this kind and character. We have Germany cited to us. German women vote and Russian women vote. What in the name of God has it done for their country and humanity, driving them until they have brought ruin to Europe? And yet they cite that country and say we ought to follow in their footsteps. In Germany and Russia where women vote they pay no attention at all to their children. In Russia woman is considered as mere property and her children are not considered hers. The women and children belong to the country the same as cattle. Now they talk about taxation without representation, but they are not without representation. Let me ask where is the woman's father; where is her son; where is her husband; where is her boy? Do they vote without representation? There ought to be four in the family. This was when they were taxed without representation over there in Parliament. We were dependent upon one another. We stand in our own footsteps. We are standing there today notwithstanding the hue and cry for the League of Nations. We have stood since seventy-six and will stand five times seventy-six more. It does not seem to me that with all the good things and with all the blessed things, with all the luxuries and social gatherings we have now, that we are now enjoying and that surround us, women should be contented. I will venture one assertion in conclusion. If you remove that particular part of the women suffrage question that relates to motherhood there will be no objection in Pennsylvania.

Mr. DITHRICH. Mr. Speaker, and gentlemen of the House: As I understand it quite a bit of time has already been taken up in debate on this bill. I am sorry I was not here when the bill was called. I was assured last night by the sponsor of the bill that he would let it come up in its regular course. I was in attendance this morning and did not know the bill would be made a special order at this time. But I understand my colleague from Allegheny (Mr. Simpson) very ably took my place and presented arguments against this bill, probably better than I could have done.

It is not my purpose to go into any extended discussion of this measure. If I allowed my spirit of gallantry to dictate my vote on the question I would vote "aye;" but I believe that on a question of this character we should be guided by some other consideration than the spirit of gallantry towards womanhood. I yield to no man in loyalty or gallantry. But I do not believe my vote should be guided by such considerations. On the contrary, I feel it my duty to oppose the bill and get down and talk against and advocate its defeat. If the votes are given to pass this measure the result will not be what is expected by the political parties.

Some of the political leaders have advocated the expediency of going on record in favor of this measure. It is a play for the women vote. But they will be disappointed, as was clearly shown at the convention at St. Louis when the organized women voters organized the League of Women Voters. The character and purpose of that organization is outlined in the statement of Mrs. Carrie Chapman Catt, president of the National Suffrage Association. I will briefly read from an interview with her in the New York World of Sunday last.

"Our immediate concern," said Mrs. Catt, "will be the problem of lowgrade citizenship. We are not an uplift organization; we are a political organization in the sense of having a programme not a platform. We don't propose to clean up politics except by indirection, but to clean up the causes which make bad politics. Having no candidates to advance, and being therefore independent, we can pursue the work which the dominant political parties would undoubtedly undertake were they not bound by the vote they cannot afford to antagonize.

"There are groups of people in the community some of whom do not speak English, many ineligible for various graver reasons, and these the parties do not wish to offend by any cleaning out process or demands of higher citizenship requirements.

In other words, gentlemen, we are not competent to decide what is for the best interests in the Republican party or in the Democratic party. The man voters of the country

are not competent to bring about those reforms and remedies that are demanded. It is necessary for the League of Women Voters to be organized to dictate what the party rulings and functionings should be.

"What we are after is a better electorate. What the parties cannot, because of their system, accomplish, we propose to accomplish for them and in doing it shall hope to have the co-operation of both dominant parties. Illiteracy and too easy qualification for the vote have existed for a century.

"Now we propose to create so wide-spread a demand for the correction of these ills that all parties will adopt the movement and make it part of their programme. This work is so patriotic, so obviously needed, that its success is assured.

"The League of Women Voters will be made up of women of all parties, but will itself be non-partisan. Aside from the work for the enfranchisement of women and league will work for the best laws and best practices in all States. Committees composed of experts will work out the programme to be voted upon by the House at each annual convention.

"The betterment of election methods and all the phases of the effort to improve citizenship, together with the aims affecting the protection of women in industry which were accepted at St. Louis, will occupy us until the next convention in February, 1920, which celebrates the one hundredth anniversary of Susan B. Anthony's birthday. As fast as States are fully enfranchised they will merge into Women's Voters' Leagues in State, county, city or precinct groups. No State with only Presidential suffrage will assume these subdivisions till the full vote is won.

Broadly, our programme is one of organization, education, investigation and legal work. Our Ultima Thule is a Nation redeemed from charges of corruption and ignorance, and a democracy safe for the world."

Let me say in conclusion, gentlemen of the House, you who feel the expediency of voting for this measure are not doing anything which will be a help to the Republican party, state or national, and you are not doing anything that will help the Democratic party in the state or nation. You are simply playing into the hands of the women who are organizing the League of Women Voters. That will increase rather than lessen the problems of Government.

Mr. Speaker, I ask you if you are going to allow certain leaders to deliver your party over on a measure of this sort on the ground of political expediency? I know that the men who are here to fight for this measure are not in favor of it. They don't feel that the women should be given a right to vote. There is no reason or any necessity for it, and, furthermore, there is no demand for it. My opposition came originally from a thought on which I am firmly fixed that a large and vast majority of the women in the United States are opposed to this measure either actively or passively. They don't want suffrage, and are you going to deliver the whole State over in order to satisfy the few women who are here clamoring for it. Let me again appeal to you to disregard political expediency on this question and urge that you vote in accordance with your conviction and don't be misled on a proposition of this sort but vote it down.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—128.

Alexander,	Davis, D. F.,	Hollingsworth,	Pidgeon,
Allum,	Davis, J. T.,	Horne,	Pike,
Armstrong,	Dawson,	Huntington,	Quigley,
Baldi,	Day,	Jennings,	Ramsey,
Baldrige,	Dewey,	Jones,	Reber, C. A.,
Barnhart,	Diehm,	Jordan,	Reber, H. F.,
Bechtold,	Di Lemmo,	Kennedy,	Rorke,
Beckley,	Dunn,	Kinsman,	Scott,
Bell,	Ehrhart,	Krause, T. S.,	Shaffer,
Benchoff,	Ephraim,	Kunkle,	Showalter,
Bennett,	Evans, J. T.,	Lanhus,	Smith, E. R.,
Bidelspacher,	Finney,	Levis,	Snyder,
Bigler,	Fitzgibbon,	Magill,	Stark,
Bolard,	Foster,	Mallery,	Statler,
Bower,	Fowler,	Marcus,	Stevensor,
Brooks,	Fox, A. R. B.,	Marshall,	Stott,

Bungard,	Fox, I. M.,	Martin,	Sweitzer,
Campbell,	Franklin,	McCurdy,	Vickerman,
Catlin,	Gans,	McGeary,	Walker, G. T.,
Clutton,	Geary,	McIntyre,	Walker, J. A.,
Coldsmith,	Glass,	McKay,	Wallace, R. L.,
Colville,	Goehring,	McKim,	Wallace, W. T.,
Comer,	Golder,	McVicar,	Wells,
Cook,	Goodnough,	Mehring,	Whiteman,
Corbin,	Graham,	Miller, A. D.,	Wilbert,
Cox,	Griest,	Miller, D. D.,	Williams,
Crawford,	Griffith,	Millin,	Woner,
Crockett,	Hampson,	Milner,	Wood,
Crum,	Harer,	North,	Woodruff,
Curran,	Harvey,	Norton,	Zook,
Curry, A. E.,	Helt,	Patterson,	Spangler,
Curry, R.,	Hess,	Phillips,	Speaker.
	Hoffman,		

NAYS—66.

Aron,	Hamilton, J.,	Murphy,	Smith, P. I.,
Benninger,	Hamilton, W. J.,	Neary,	Snowden,
Brady,	Heffernan,	Perry,	Soffel,
Brendle,	Hickernell,	Powell,	Sowers,
Brislin,	Hough,	Rhoads,	Sprows,
Bucher,	Hutchison,	Ringler,	Steedle,
Clements,	Kantner,	Rinn,	Sterling,
Conner,	Kooser,	Robertson,	Sullivan,
Davis, W.,	Krause, W.,	Rothenberger,	Todd,
Dilsheimer,	Krugh,	Ruddy,	Trach,
Dontrich,	Lafferty,	Sarig,	Ush,
Donueley,	Lauler,	Schaeffer,	Wagner,
Drinkhouse,	Mangan,	Schilling,	West,
Evans, S. J.,	McCaig,	Shunk,	Wettach,
Flynn,	Michel,	Simpson,	Wynne,
Haines,	Miller,	Sinclair,	Zanders,
Haldeman,	Miller, C. G.,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL RECOMMENDED.

Mr. JOHN T. DAVIS. Mr. Speaker, I move that House Bill No. 1169, file folio 2967, on the second reading calendar, entitled

An Act to amend section one of an act approved the fourteenth day of April one thousand nine hundred and five (Pamphlet Laws one hundred sixty-nine) entitled "An Act making it unlawful to trespass upon land posted as private property and providing the penalty therefor" permitting persons to lawfully hunt and fish on untenanted or unseated wild or unimproved lands other than game preserves lands used for resort purposes and lands lying along streams used for domestic purposes

be recommitted to the Committee on Game for the purpose of amendment.

Mr. PHILLIPS. Mr. Speaker, I second the motion. The motion was agreed to.

HOUSE BILL NO. 703 MADE A SPECIAL ORDER.

Mr. RAMSEY. Mr. Speaker, I move that House Bill No. 703, file folio 2941, entitled

An Act to further amend section one thousand two hundred ten and to repeal sections one thousand two hundred eleven, one thousand two hundred twelve, one thousand two hundred thirteen and two thousand eight hundred five of an act approved the eighteenth day of May, one thousand nine hundred eleven (Pamphlet Laws three hundred nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that or may be inconsistent therewith."

on page 16 of today's calendar, be made a special order for second reading on Monday evening, April 28th, at 9:30 o'clock.

Mr. WOODRUFF. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. RAMSEY. Mr. Speaker and gentlemen of the House: I desire to make an explanation in reference to this motion. This is the bill known as the School Teachers' Salary Bill to which there has been added, by Mr. Sterling of Philadelphia, provisions which take care of employees. A sentiment is abroad to the effect that the matter ought to be brought before the House for consideration. In deference to the gentleman from Philadelphia, Mr. Sterling, who

requires some little time to get his data together, the sponsors of this bill, not wanting to take advantage of anyone who desires to discuss it, and therefore move to make this matter a special order for second reading on Monday night next, so that an amendment may be offered fairly before the House to eliminate the employees from that particular bill. Hence this motion.

On the question recurring.

Will the House agree to the motion?

The motion was agreed to.

QUESTION OF PERSONAL PRIVILEGE.

Mr. MARSHALL. Mr. Speaker, I rise to a question of personal privilege.

The SPEAKER. The gentleman from Beaver, Mr. Marshall, will state his question.

Mr. MARSHALL. Mr. Speaker, during the last session I voted "Yes" on House Bill No. 166, file folio 2555, under a misapprehension and I would like to have it so noted on the Journal.

The SPEAKER. The gentleman's remarks will be noted in the Journal and the correction will be made in the Legislative Journal.

RECESS.

The SPEAKER. If there are no objections, the Chair will declare a recess until until 4:30 o'clock P. M.

Whereupon (at 2:10 o'clock P. M.) the House took a recess until 4:30 o'clock P. M.

AFTER RECESS.

The House reconvened at 4:30 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

BILLS INTRODUCED AND REFERRED.

By Mr. McKIM. House Bill No. 1347.

An Act authorizing the several boroughs and townships to appropriate moneys for the support of county associations of boroughs and townships.

Referred to the Committee on Counties and Townships.

By Mr. NORTON. House Bill No. 1360.

An Act regulating the standard weight of a ton of coal, and imposing penalties for short weight.

Referred to the Committee on Mines and Mining.

By Mr. COOK (By request). House Bill No. 1361.

An Act to amend route three hundred and thirty-three of an act approved the twenty-second day of July, one thousand nine hundred and thirteen (Pamphlet Laws nine hundred forty-eight), entitled "An Act establishing certain public roads as State Highways, and providing for their construction and maintenance at the expense of the Commonwealth."

Referred to the Committee on Public Roads.

By Mr. SOWERS. House Bill No. 1362.

An Act authorizing and directing the erection, construction and completion of an office building in Capitol park, by the Board of Commissioners of Public Grounds and Buildings, prescribing their powers and duties in connection therewith and making an appropriation.

Referred to the Committee on Appropriations.

By Mr. JONES. House Bill No. 1363.

An Act authorizing the county treasurers in certain counties to appoint a solicitor; prescribing the duties of such solicitor, and fixing the term of his appointment and salary.

Referred to the Committee on Judiciary Local.

By Mr. JONES. House Bill No. 1364.

An Act providing for the collection of taxes for state and county purposes by the county treasurer in certain counties

Referred to the Committee on Judiciary Local.

By Mr. ROBERT L. WALLACE. House Bill No. 1365.

An Act to provide instruction in citizenship and the principles of the government of the United States of America and for this Commonwealth to foreign born residents of the State of Penn-

sylvania in the several counties thereof who are not required to attend the public schools of this Commonwealth; providing for the appointment of instructors and interpreters, and providing the powers and duties of such instructors and the county superintendents of schools.

Referred to the Committee on Education.

By Mr. GEARY. House Bill No. 1366.

An Act amending sections one and two of an act approved the twentieth day of April, one thousand eight hundred eighty-seven entitled "An Act providing for the appointment of the appraiser of mercantile and other licenses, and authorizing and requiring the publication of the same."

Referred to the Committee on Judiciary Special.

By Mr. JAMES A. WALKER. House Bill No. 1375.

An Act to aid citizens of Pennsylvania, who left a college or university to enter the military or naval service of the United States or any branch or unit thereof, to complete their education, and making an appropriation.

Referred to the Committee on Appropriations.

By Mr. RORKE. House Bill No. 1376.

An Act prohibiting cellar bake shops, except under certain conditions.

Referred to the Committee on Manufactures.

By Mr. JENNINGS. House Bill No. 1377.

An Act fixing the fees of the prothonotary for attendance in court, in counties having a population of less than seventy thousand, and providing for the payment thereof by the several counties.

Referred to the Committee on Judiciary Local.

By Mr. PERRY. House Bill No. 1382.

An Act making it unlawful for any insurance company or association issuing health or accident policies to cancel the same, except upon written application and consent of the insured, providing for the cancellation of policies on which the premium has not been paid, and providing penalties for violations of its provisions.

Referred to the Committee on Insurance.

BILLS RE-REFERRED.

Mr. RAMSEY, from the Committee on Mines and mining, returned House Bill No. 1104 (Senate Bill No. 402) entitled

An Act to amend section one of an act approved the fifth day of May one thousand eight hundred and thirty-two entitled "An Act regulating lateral railroads" by extending the provisions thereof to any person or persons corporation of the first or second class partnership municipal or quasi-municipal corporation school or poor district of the State of Pennsylvania incorporated under general or special Act of Assembly being the owner or owners of land mills quarries coal mines limekilns or other real estate in the vicinity of any railroad canal or slack-water navigation made or to be made by any company or by the State of Pennsylvania and not more than four miles distant therefrom

With the request that it be re-referred to the Committee on Railroads.

The SPEAKER. This bill is re-referred to the Committee on Railroads.

SENATE MESSAGE.

SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows:

Senate Bill No. 96 (House Bill No. 1367).

An Act to amend section one of an act approved the second day of April, one thousand nine hundred and thirteen (Pamphlet Laws thirty-three), entitled "An Act authorizing the State Treasurer to endorse over to the Ladies' Memorial Association of the City of Petersburg, Virginia, all checks, drafts, or warrants for interest accruing on a bond bought from the City of Petersburg, Virginia, by the Battlefield Commission of the Third Division, Ninth Corps, Army of the Potomac, said interest being by contract made, on file in the Auditor-General's Department due to said Ladies' Memorial Association"; providing for the retirement of the proceeds of such bond upon the maturity and the disposition of the income thereof.

Referred to the Committee on Judiciary General.

Senate Bill No. 392 (House Bill No. 1368).

An Act to provide revenues for outstanding liability losses of insurance companies transacting the business of insuring any one against loss or damage resulting from accident to or injury suffered by an employee or other person for which the person insured is liable and also for outstanding losses incurred under the workmen's compensation act of one thousand nine hundred fifteen, and repealing existing laws.

Referred to the Committee on Insurance.

Senate Bill No. 412. (House Bill No. 1369).

An Act to amend clause two of section three hundred and eighty six of an act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An Act concerning townships and revising, amending and consolidating the law relating thereto."

Referred to the Committee on Counties and Townships.

Senate Bill No. 506. (House Bill No. 1370).

An Act requiring certain private hospitals and other charitable institutions to submit plans for the erection of new buildings to the Board of Public Charities for approval and upon failure so to do to be prohibited from receiving State appropriations except for maintenance.

Referred to the Committee on Judiciary General.

Senate Bill No. 595. (House Bill No. 1371).

An Act to exempt certain playgrounds not used for private or corporate profit from taxation where the entire revenue is applied to support said playgrounds and to increase the efficiency and improvement thereof.

Referred to the Committee on Judiciary Special.

Senate Bill No. 686. (House Bill No. 1372).

An Act to amend section two of an act approved the eighteenth day of May, one thousand nine hundred and seventeen (Pamphlet Laws two hundred and fifty-nine) entitled "An Act to provide for the classification of inspectors of the Department of Labor and Industry according to the qualifications determined by a committee of the Department of Labor and Industry and fixing the salaries of inspectors within the several classifications."

Referred to the Committee on Appropriations.

Senate Bill No. 759 (House Bill No. 1373).

An Act reorganizing the Department of Internal Affairs of the Commonwealth, designating the officers and employees thereof, and fixing their salaries.

Referred to the Committee on Appropriations.

Senate Bill No. 796 (House Bill No. 1374).

A supplement to an act approved the eighth day of June, Anno Domini, one thousand nine hundred and fifteen, entitled "An Act relating to and regulating self-propelled traction engines or tractors equipped with metal-tired wheels, and vehicles trailing after or propelled by traction engines or tractors; providing for their registration and the licensing of certain operators by the State Highway Department; prohibiting the operation of any traction-engine or tractor by any person when intoxicated; forbidding the passage of any law laying a tax upon or requiring the registration of traction-engines or tractors by any county, city, borough, or incorporated town or township; establishing the rights of traction engines or tractors upon the public highways with relation to other vehicles; providing for their equipment, and for the width of tires to be used upon vehicles trailing after, or propelled by traction-engines or tractors; regulating the service of process and proceedings in actions of damages arising therefrom; providing for arrest, and for service of process and proceedings for violation of this act; prescribing the penalties therefor, and providing for the disposition of fees and fines imposed thereunder."

Referred to the Committee on Public Roads.

Senate Bill No. 620 (House Bill No. 1378).

An Act to amend revise and consolidate the law relating to the State Library and Museum including the law relating to the free library commission and the divisions of Public Records abolishing the board of trustees of the State Library the advisory commission of Public Records and the free library commission and repealing existing laws in relation thereto.

Referred to the Committee on Appropriations.

Senate Bill No. 107 (House Bill No. 1379).

An Act to provide for the establishment erection equipment and management of a Pennsylvania Home for Boys and for the commitment thereto of delinquent boys between the ages of six and eighteen years of age and making an appropriation therefor.

Referred to the Committee on Appropriations.

Senate Bill No. 181 (House Bill No. 1380).

An Act for the better protection of fish requiring citizens of the United States residing without this Commonwealth to procure a license to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act.

Referred to the Committee on Fisheries.

Senate Bill No. 598 (House Bill No. 1381).

An Act validating the holding, ownership and exercise of material, rolling stock, property and franchises sold and conveyed under and by virtue of any process or decree of any court or under or by virtue of a power of sale contained in any mortgage or deed of trust, as the property of any gas, water, coal, iron, steel, lumber, oil or mining or manufacturing, transportation or telegraph company, or any railroad, canal, turnpike, bridge or plank road, or any corporation notwithstanding the failure of the owner or owners thereof to reorganize said company or corporation in accordance with the Act of Assembly, entitled "An Act concerning the sale of railroads, canals, turnpikes, buildings, plank roads," approved the eighth day of April, Anno Domini, one thousand eight hundred sixty-one, and the supplements and amendments thereto.

Referred to the Committee on Manufactures.

REPORTS FROM COMMITTEES.

Mr. DUNN, from the Committee on Education, reported as amended House Bill No. 1055, entitled

An Act to amend section 1413 of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same and the method of collecting such revenue; and repealing all laws, general, special or local or any parts thereof, that are or may be inconsistent therewith," by providing for the special education of certain children incapable of receiving proper education in the regular classes of the public schools.

Mr. WILLERT, from the Committee on Education, reported as committed House Bill No. 1318, entitled

An Act to amend article twenty of the act approved the eighteenth day of May, one thousand nine hundred and eleven, (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same and the method of collecting such revenue; and repealing all laws general, special or local or any parts thereof that are or may be inconsistent therewith," by adding thereto section two thousand and forty.

Mr. CHARLES A. SHAFFER, from the Committee on Public Health and Sanitation, reported as committed House Bill No. 1230, entitled

An Act to amend section twelve and twenty-one of an act approved the eighteenth day of June, one thousand eight hundred and ninety-five (Pamphlet Laws two hundred three), entitled "An Act to provide for the more effectual protection of the public health in the several municipalities of this Commonwealth.

Mr. TODD, from the Committee on Public Health and Sanitation, reported as amended House Bill No. 576, entitled

An Act to prohibit medical treatment or surgical operations upon any persons without the consent of such persons or their parents or guardians, and prescribing penalties for violations.

Mr. GANS, from the Committee on Insurance, reported as committed House Bill No. 1095, entitled

An Act to amend section four of an act approved the second day of June, one thousand nine hundred and fifteen (Pamphlet Laws seven hundred sixty-nine) entitled "An Act regulating policies of insurance against liability arising under article three

of the Workmen's Compensation Act of 1915; providing for the regulation of premium rates therefor; and providing penalties for the violation thereof," providing for the approval by the Commissioner of Insurance of the bureau employed to make and apply premium rates for such insurance.

Mr. ALBERT E. CURRY, from the Committee on Education, reported as committed House Bill No. 417, entitled

An Act to further amend section one thousand four hundred twelve in article fourteen of an act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws three hundred nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," as amended.

Mr. McKIM, from the Committee on Judiciary General, reported as committed House Bill No. 1331, entitled

An Act permitting acts of the General Assembly to be cited and referred to by a short title; directing the Governor to appoint a Commissioner to report to the next session of the General Assembly a list of short titles for certain acts now in force; and making an appropriation for services and expenses of the same.

Mr. COMERER, from the Committee on Education, reported as committed House Bill No. 1247, entitled

An Act to amend section six hundred and seventeen of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (Pamphlet Laws three hundred nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provision by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general special or local, or any parts thereof, that are or may be inconsistent therewith," and providing for the construction, re-construction or repair of school buildings, or work upon school property within the Commonwealth of Pennsylvania, by contract, where the cost, value or amount of same, including labor and material, exceeds the sum of three hundred dollars.

Mr. BRADY, from the Committee on Judiciary General, reported as committed House Bill No. 1226, entitled

An Act to fix the salaries of clerks in the Bureau of Searches under the Receiver of Taxes, in cities of the first class.

Mr. BRADY, from the Committee on Judiciary General, reported as committed House Bill No. 1225, entitled

An Act to amend part of section eleven of an act approved the second day of February, one thousand eight hundred and fifty-four (Pamphlet Laws twenty-one), entitled "A further supplement to an act entitled 'An Act to incorporate the City of Philadelphia.'"

Mr. BARNHART, from the Committee on Education, reported as committed House Bill No. 1217, entitled

An Act to amend the act approved the thirtieth day of March, one thousand nine hundred seventeen (Appropriation Acts sixteen), entitled "An Act making an appropriation for the purpose of continuing and maintaining schools among the Complanter Indians of Warren County."

Mr. BOLARD, from the Committee on Judiciary Special, reported as committed House Bill No. 1251, entitled

An Act to amend section one of article three, chapter three, of an act approved the fourteenth day of May, one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve), entitled "An Act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs."

Mr. CAMPBELL, from the Committee on Judiciary Special, reported as committed House Bill No. 1236, entitled

An Act to amend the act approved the seventh day of May, one thousand nine hundred seven (Pamphlet Laws one hundred sixty-one), entitled "An Act regulating and defining the powers and duties of the Dental Council and the State Board of Dental Examiners; providing for appointment of examiners; defining qualifications of applicants for examination; condition of granting licenses; regulating and limiting the practice of dentistry; prohibiting practice by, or employment of, unlicensed persons, and providing punishment therefor; and disposition of fees and fines, and fixing the appropriation to the Dental Council," as amended.

Mr. CHARLES A. REBER, from the Committee on Education, reported as committed House Bill No. 1168, entitled

An Act to amend an act, entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith," by adding thereto section one thousand five hundred and twelve authorizing the directors of any school district in which a special school for pupils having tuberculosis shall be established to provide the pupils thereof with food, clothing and transportation necessary for attendance thereat.

Mr. WILLIAM T. WALLACE, from the Committee on Insurance, reported as committed House Bill No. 1286 (Senate Bill No. 635), entitled

An Act relating to policies of life insurance or annuities.

Mr. SIMPSON, from the Committee on Appropriations, reported as committed House Bill No. 1280 (Senate Bill No. 510), entitled

An Act amending sections three, ten, eleven and thirteen of an act approved the fifteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred thirty-four), entitled "An Act relating to motion-picture films reels or stereopticon views or slides providing a system of examination approval and regulation thereof and of the banners posters and other like advertising matter used in connection therewith creating the Board of Censors and providing penalties for the violation of this act" and providing for the appointment of a Deputy to the Board of Censors and additional employees of said Board and fixing their salaries.

Mr. McCAIG, from the Committee on Appropriations, reported as amended House Bill No. 1195 (Senate Bill No. 248), entitled

An Act to amend sections one, two, three nine, ten and eleven and to amend also sections four, five and seven as amended of an act approved the first day of May, one thousand nine hundred and nine (Pamphlet Laws three hundred and twenty-one), entitled "An Act to provide for State Registration of nurses to establish a State Board of Examiners in connection therewith and to provide penalties for the violation of certain provisions regarding such registration" by providing for a change in membership of said board for an increase in salary of the secretary and educational director and for the registration of persons properly qualified as licensed attendants for the care of the sick.

Mr. WILLIAM T. WALLACE, from the Committee on Insurance, reported as committed House Bill No. 1287 (Senate Bill No. 636), entitled

An Act prohibiting under certain conditions the communication encumbrance or assignment of the proceeds of life insurance and annuity policies and the income arising therefrom by persons entitled thereto prohibiting the attachment of such proceeds and income and authorizing life insurance companies to hold such proceeds as part of the general corporate funds.

Mr. HESS, from the Committee on Public Buildings, reported as committed House Bill No. 1241, entitled

An Act fixing the salaries of the Foremen Charwomen and Charwomen in the Department of Public Grounds and Buildings.

Mr. BECKLEY, from the Committee on Public Health and Sanitation, reported with a negative recommendation, House Bill No. 1154, entitled

An Act to amend section twelve of an act approved the eighteenth day of June, one thousand eight hundred and ninety-five (Pamphlet Laws two hundred three), entitled "An Act to provide for the more effectual protection of the public health in the several municipalities of this Commonwealth."

Mr. CATLIN, from the Committee on Public Health and Sanitation, reported with a negative recommendation, House Bill No. 375, entitled

An Act providing for and regulating the sterilization of certain persons, and providing for the payment by the several counties of the expenses in connection therewith.

Mr. CAMPBELL, from the Committee on Public Health and Sanitation, reported with a negative recommendation, House Bill No. 1051, entitled

An Act to amend section twelve of an act, approved the eighteenth day of June, one thousand eight hundred and ninety-five (Pamphlet Laws two hundred three), entitled "An Act to pro-

vide for the more effectual protection of the public health in the several municipalities of this Commonwealth" by imposing certain duties upon boards of school directors in relation to vaccination.

Mr. DAY, from the Committee on Public Health and Sanitation, reported with a negative recommendation, House Bill No. 120, entitled

An Act to amend section twelve of an act approved the eighteenth day of June, one thousand eight hundred and ninety-five (Pamphlet Laws two hundred three), entitled "An Act to provide for the more effectual protection of the public health in the several municipalities of this Commonwealth."

Mr. FRANK I. SMITH, from the Committee on Public Health and Sanitation, reported with a negative recommendation, House Bill No. 1271, entitled

An Act to repeal section twelve of an act approved the eighteenth day of June, one thousand eight hundred and ninety-five (Pamphlet Laws two hundred three), entitled "An Act to provide for the more effectual protection of the public health in the several municipalities of this Commonwealth."

Mr. MARTIN, from the Committee on Education, reported with a negative recommendation, House Bill No. 751 (Senate Bill No. 89), entitled

An Act to amend section fourteen of an act approved the eighteenth day of July, nineteen seventeen (Pamphlet Laws ten forty three), entitled "An Act establishing a public school employees' retirement system, and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employees, defining the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon boards having the employment of public school employees; exempting annuities, allowances, returns, benefits, and rights from taxation and judicial process; and providing penalties."

Mr. WHITEMAN, from the Committee on Judiciary General, reported with a negative recommendation, House Bill No. 1117 (Senate Bill No. 531), entitled

An Act providing that street passenger railway electric light water and other public service companies of any kind may appeal to the Public Service Commission of the Commonwealth of Pennsylvania from the levying or imposition of any license tax fees charges or payments on or from the regulating of the franchises powers duties or liabilities of such companies by cities boroughs and other municipalities and authorizing the Public Service Commission to revoke modify or suspend after hearing such license tax fees charges payments or regulations when the same shall be found to be unreasonable in whole or in part and authorizing an appeal to the Superior Court.

Mr. JAMES A. WALKER, from the Committee on Mines and Mining, reported as committed House Bill No. 702, entitled

An Act authorizing suits brought to recover in case of accidents in this Commonwealth in Courts of Common Pleas to be certified to the Workman's Compensation Board when discovered that the suit has been brought wrongfully

Mr. RAMSEY, from the Committee on Mines and Mining, reported as amended House Bill No. 1270 (Senate Bill No. 406), entitled

An Act authorizing the Secretary of Internal Affairs to establish and maintain in the Department of Internal Affairs a Bureau of Topographic and Geological Survey a Bureau of Topographical and Geological Survey of the State defining its powers and duties providing for the appointment of a State Geologist who shall be Chief of said Bureau and other assistants and employees and for fixing of their salaries providing for the transfer of all papers maps surveys and other property of the State in the possession of the Topographic and Geological Survey Commission of the State to the Secretary of Internal Affairs and abolishing the said commission.

Mr. DEWEY, from the Committee on Mines and Mining, re-reported as committed House Bill No. 1029 (Senate Bill No. 351), entitled

An Act authorizing churches cemetery companies and burial associations to lease or convey certain coal and other minerals providing for the use and expenditure of the funds derived therefrom and for the support of the over-lying surface.

BILLS ON FIRST READING.

Mr. HESS asked and received unanimous consent to have House Bill No. 1241 read for the first time.

The House proceeded to the first reading and consideration of House Bill No. 1241, entitled

An Act fixing the salaries of the Foreman Charman and Charwomen in the Department of Public Grounds and Buildings

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

VALLEY FORGE FAIRMOUNT PARK ROAD COMMISSION.

Mr. JOHN R. K. SCOTT. Mr. Speaker, I have in my hands a concurrent resolution which was inadvertently referred to the Judiciary Special Committee, which I return to the House and ask unanimous consent to have considered at this time.

The SPEAKER. The clerk will read the resolution.

The resolution was read by the clerk as follows:

CONCURRENT RESOLUTION.

In the House of Representatives, April 22, 1919.

A Concurrent Resolution providing for a Commission, to be known as the Valley Forge Fairmount Park Road Commission, to investigate and consider the advisability and feasibility of constructing a road and highway, or roads and highways, connecting Fairmount Park in the City of Philadelphia with Valley Forge Park, and to report thereon.

Resolved (If the Senate concur), That the Commissioners of Valley Forge Park and the Commissioners of Fairmount Park are hereby constituted and appointed a commission, to be known as "Valley Forge-Fairmount Park Road Commission," to consider and investigate the advisability and feasibility of constructing a road and highway, or roads and highways, connecting Fairmount Park in the City of Philadelphia with Valley Forge Park.

The State Highway Department shall upon the request of said Commission, make and furnish to said Commission, such plans, surveys, specifications and estimates as may be necessary to effectuate the purposes of the Commission.

The Commission shall serve without compensation, and shall make its report, together with such recommendations and suggestions as it may deem proper, not later than the next session of the General Assembly, to the Governor of the Commonwealth, to both Houses of the General Assembly and to the State Highway Commissioner.

The SPEAKER. Is there any objection to the consideration of the resolution at this time? The Chair hears none.

Mr. SCOTT. Mr. Speaker, I move the adoption of the resolution.

The motion was agreed to.

Ordered, That the clerk present the same to the Senate for concurrence.

BILLS RE-REFERRED.

Mr. WILLIAMS. Mr. Speaker, I return from the Committee on Public Roads Senate Bill No. 518 (House Bill No. 1354), entitled

A Supplement to an act entitled: "An Act to establish a Board of Commissioners of Navigation for the River Delaware and its Navigable Tributaries; regulating their jurisdiction over ships, vessels, and boats, and wharves, piers, bulkheads, docks, slips and basins; and exempting cities of the first class from certain of its provisions; and making an appropriation therefor," approved the eighth day of June, Anno Domini, nineteen hundred and seven authorizing and directing the Commissioners to provide and maintain a nautical school for the education and training of pupils from the various counties of the Commonwealth of Pennsylvania in the science and practice of navigation, and making an appropriation for two years from the first day of June, Anno Domini, nineteen hundred and nineteen toward its maintenance.

with the request that it be referred to the Committee on Appropriations for the reason that it contains an appropriation.

The SPEAKER. The bill will be so rereferred to the Committee on Appropriations.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 963, entitled

An Act to amend sections one thousand and seventy-eight one thousand and eight-one and one thousand and eighty-two of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto"

Agreeably to order,

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—189.

Alexander,	Donneley,	Krause, W.,	Rothenberger,
Allum,	Drinkhouse,	Krugh,	Ruddy,
Armstrong,	Dunn,	Kunkle,	Sarig,
Aron,	Ehrhardt,	Lafferty,	Schilling,
Baldrige,	Ephraim,	Lanius,	Scott,
Barnhart,	Evans, J. T.,	Lauler,	Shaffer,
Bechtold,	Evans, S. J.,	Levis,	Shellenberger,
Beckley,	Finney,	Magill,	Showalter,
Bell,	Fitzgibbon,	Mallery,	Shunk,
Benchoff,	Flynn,	Mangan,	Sinclair,
Benninger,	Foster,	Marcus,	Smith, E. R.,
Bidelspacher,	Fowler,	Marshall,	Smith, F. I.,
Bigler,	Fox, A. R. B.,	Martin,	Snowden,
Bolard,	Fox, I. M.,	McCurdy,	Snyder,
Bower,	Franklin,	McGeary,	Soffel,
Bowman,	Gans,	McIntyre,	Sowers,
Brady,	Geary,	McKay,	Sprows,
Brendle,	Glass,	McKim,	Stark,
Brislin,	Goehring,	McVicar,	Statler,
Brooks,	Golder,	Mehring,	Steele,
Brooks,	Goodnough,	Michel,	Sterling,
Bucher,	Graham,	Millar,	Stevenson,
Burgard,	Grest,	Miller, A. D.,	Stott,
Campbell,	Griffith,	Miller, C. G.,	Sweitzer,
Catlin,	Haines,	Miller, D. I.,	Todd,
Clements,	Haldeman,	Miller, D. D.,	Trach,
Clutton,	Hamilton, J.,	Millin,	Uish,
Coldsmith,	Hamilton, W. J.,	Milner,	Vickerman,
Colville,	Hampson,	Murphy,	Walker, G. T.,
Comeror,	Harer,	Nearby,	Walker, J. A.,
Conner,	Harvey,	North,	Wallace, R. L.,
Cook,	Heffernan,	North,	Wallace, W. T.,
Corbin,	Helt,	Patterson,	Wells,
Cox,	Hickernell,	Perry,	West,
Crawford,	Hoffman,	Phillips,	Wetach,
Crockett,	Hollingsworth,	Pidgeon,	Whiteman,
Crum,	Horne,	Pike,	Willert,
Curran,	Hough,	Powell,	Williams,
Curry, A. E.,	Huntington,	Quigley,	Wilson,
Curry, R.,	Hutchison,	Ramsey,	Woner,
Davis, D. F.,	Jennings,	Reber, C. A.,	Wood,
Davis, J. T.,	Jones,	Reber, H. F.,	Woodruff,
Davis, W.,	Jordan,	Rhoads,	Wyne,
Dawson,	Kantner,	Ringer,	Zimmerman,
Day,	Kennedy,	Rinn,	Zook,
Dewey,	Kinsman,	Robertson,	Spangler,
Diehm,	Kooser,	Rorke,	Speaker
Di Lemmo,	Krause, T. S.,		
Dittrich,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 32.

An Act to amend section one of an act approved the twenty-seventh day of April one thousand nine hundred and eleven entitled "An Act regulating the compensation of court criers and tipstaves in counties containing more than ninety thousand and less than one hundred and fifty thousand inhabitants providing for the payment of the same by the particular county limiting the number of tipstaves to be appointed and repealing an act of Assembly entitled 'An Act to regulate the fees of court criers and tipstaves of the courts in judicial districts containing more than ninety thousand and less than one hundred and fifty thousand inhabitants approved the twenty-ninth day of April Anno Domini one thousand nine hundred and nine' by extending the provisions of said act to include counties containing more than seventy-five thousand and less than one hundred and fifty thousand inhabitants and fixing the salaries of the court criers and tipstaves thereof

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk then read the amendments as follows:

Amend section 1, page 3, line 12, by inserting the word "ninety."

Also section 1, page 3, line 15, by inserting the words "twelve hundred."

Also line 16, by inserting the word "nine."

On the question,

Will the House concur in the amendments made by the Senate?

HOUSE NON-CONCURS IN SENATE AMENDMENTS.

Mr. CURRAN. Mr. Speaker, I move that the House do not concur in the amendments made by the Senate.

Mr. SPROWLS. Mr. Speaker, I second the motion.

The motion was agreed to.

Ordered, That the clerk inform the Senate accordingly.

SENATE MESSAGE.

RESOLUTION CONCURRED IN THE SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

RESOLUTION.

In the House of Representatives, April 22, 1919.

Whereas, The Department of War of the United States Government has issued an order requesting the County Commissioners of Allegheny County to elevate certain bridges over the Allegheny River in the city of Pittsburgh, and

Whereas, The city of Pittsburgh has lately, at a large expense to the city and to the abutting property owners, graded and raised from one to three and a half feet the grades of Fifth, Seventh, Eighth, Ninth, Federal, Duquesne Way, Penn Avenue and other streets to conform to the present grade of existing bridge, and

Whereas, The enforcement of the order of the Department of War would entail a cost and loss estimated at a sum not less than fifty millions of dollars, and

Whereas, Public improvements in said county have been at a standstill for the last two years in order that every energy might be directed toward bringing the war to a successful conclusion, and

Whereas, Further delay in making necessary public improvements will cause an irreparable set-back to the progress of Allegheny County; and

Whereas, Said bridges do not at present interfere with traffic on said river and boats can be built small enough and of sufficient power to handle all traffic on said river and which can safely pass beneath said bridges; therefore,

Resolved (if the Senate concur), That the General Assembly of the Commonwealth of Pennsylvania does hereby petition the Government of the United States and the Secretary of War to reconsider the order heretofore made relative to the elevation of bridges in the City of Pittsburgh and to take such action as may be just in the premises tending to rescind this order or to modify the same in such manner as to prevent the saddling of this enormous cost on the county of Allegheny and its citizens.

Resolved, That the Secretary of the Commonwealth is hereby directed to forward copies of this resolution to the President of the United States, to the Senate and House of Representatives of the United States and to the Secretary of War for the United States.

SENATE MESSAGE.

AMENDED SENATE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate bill numbered and entitled as follows:

Senate Bill No. 548.

A Joint Resolution providing for the appointment of a committee to investigate the public school system and the administration and distribution of appropriations therefor and making an appropriation.

SENATE MESSAGE.

HOUSE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

House Bill No. 167.

An Act to amend part of section one of an act approved the ninth day of April one thousand nine hundred and fifteen (Pamphlet Laws fifty-four), entitled "An Act to establish and regulate the fees to be charged and collected by sheriffs in counties of this Commonwealth having a population of not less than three

hundred thousand nor more than one million five hundred thousand inhabitants, as computed by the last preceding United States census; the time and manner in which said fees shall be paid, the publication and posting of said fees, the delivery of an itemized receipt for official fees and legal costs received; and repealing all laws, general, special or local or any parts thereof, that are or may be inconsistent therewith," extending the provisions of said act to counties having a population of not less than two hundred thousand and not more than one million, five hundred thousand inhabitants.

House Bill No. 286.

An Act to amend section one thousand six hundred and eight and section two thousand and sixteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenues to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

House Bill No. 70.

An Act to amend section two of an act approved the twenty-eighth day of May one thousand nine hundred and thirteen (Pamphlet Laws three hundred and seventy-eight), entitled "An Act authorizing certain corporations to issue preferred stock of one or more classes providing for the manner of issuance restrictions and regulations in the matter of voting thereof and the rights and privileges of the holders thereof and repealing all acts or parts of acts inconsistent therewith."

House Bill No. 222.

An Act to amend clause (a) section two of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws three hundred and eighty-eight) entitled "An Act relating to the jurisdiction powers and procedure of the orphans' court and the court of common pleas as to sales mortgages conveyances on ground-rent leases extinguishment of ground-rents partitions exchange squaring and adjusting of lines between adjoining owners consolidation and combination of mining lands and the leasing thereof the joining by owners of undivided interests in making and taking conveyances in order to change the route or location of any right of way or passage over adjoining or other lands and the subdivision of premises so as to command the highest price or greatest rents and for such purpose the laying out or dedication of roads streets and alleys or the vacation of such as have not been accepted by the public authorities where the court shall be of opinion that such decree will be to the interest and advantage of all those interested and where the legal title is held by minors lunatics habitual drunkards or weak-minded persons, a married person whose spouse is a lunatic or has abandoned him or her for one year or has been absent and unheard of for seven years b. corporations having no capacity to convey or by an unincorporated association by any religious beneficial or charitable society or association incorporated or unincorporated and the title is subject to forfeiture if real estate is held in excess of the amount prescribed by its charter or by law by a corporation or individual or individuals and is subject to a trust of any description whatever by any person as to whom a presumption of death may have arisen or any interest wherein is held by any person under legal disability to dispose thereof where the legal title is an estate tail or is subject to the lien of debts of a decedent not of record contingent remainders executory devices or remainders to a class some or all of whom may not be in being or ascertained where estates shall have been devised or granted for special or limited purposes where there is a power of sale but the time may not have arrived for its exercise any preliminary act may not have been done to bring it into exercise the time limited for its exercise may have expired or any one or more persons required to consent or join in its exercise may be non compos mentis have removed out of the State have died refuse to act unreasonably withhold consent or be absent and unheard of where there has been or shall be a defective appointment in any deed or will and the necessary power is not given to the executor devisee or appointee to make sale and conveyance where a trust has been created and no power conferred on the trustee to do any of the acts which the court is hereby empowered to authorize or confirm and to the effects of such decrees" extending the provisions of said act to cases where real estate or ground-rent issuing thereout is held by a wife whose husband is a minor or by a married minor whose spouse is a minor

House Bill No. 284.

An Act to prevent unfair competition and unfair trade practices.

House Bill No. 342.

An Act to amend clause twelve section thirty-nine of an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An Act to provide for the incorporation and regulation of certain corporations."

With the information that the Senate has passed the same without amendment.

BILLS SIGNED BY SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

House Bill No. 119.

An Act to amend an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and sixty) entitled "An Act to amend an act approved ninth day of April one thousand nine hundred fifteen entitled 'An Act to amend an act entitled 'An Act to amend an act entitled 'An Act to amend an act entitled 'An Act to amend an act entitled 'An Act authorizing companies incorporated under the laws of any other State of the United States for the manufacture of any form of iron steel or glass to erect and maintain buildings and manufacturing establishments and to take have and hold real estate necessary and proper for manufacturing purposes' approved the ninth day of June Anno Domini one thousand eight hundred and eighty-one extending the same to companies formed for the purpose of quarrying slate granite stone or rocks or for dressing polishing working or manufacturing the same or any of them and to mineral springs companies incorporated for the purpose of bottling and selling natural mineral springs water approved the sixteenth day of June Anno Domini one thousand eight hundred and ninety-three' approved the nineteenth day of April Anno Domini one thousand nine hundred and one extending the same to companies formed for the purpose of manufacturing and selling chemicals foodstuffs cement and cement products and the quarrying of cement rock' approved May twenty-eighth one thousand nine hundred and seven extending the same to companies incorporated for the manufacture buying selling leasing using and operation of electrical apparatus and machinery and articles of every kind appertaining to or in anywise connected with the production use regulation control distribution or products for any use or purpose constructing acquiring using selling buying or leasing any works construction or plant or part thereof connected with or involving such use distribution regulation control or application of electricity or the control or use of electrical apparatus for any purpose and of producing furnishing and supplying electricity or electrical apparatus in any form and for any purpose and to carry on a general manufacturing business' approved the twenty-third day of June one thousand nine hundred and eleven by extending the same to companies incorporated for the purpose of refining manufacturing or sale of petroleum and petroleum products' by extending the same to corporations incorporated for the manufacture of leather or articles containing leather" by extending the same to companies incorporated for the purpose of buying selling manufacturing or processing of silk or silk products

House Bill No. 697.

An Act authorizing the judges of the court of common pleas and orphans' courts in certain counties to adopt a uniform system of indices in the offices of the recorder of deeds prothonotary and register of wills and clerk of the orphans' court and providing for the installation of the same at the cost of the county

House Bill No. 358.

An Act to prevent the felonious taking and stealing of motor vehicles and the receiving and purchasing of stolen motor vehicles

House Bill No. 792.

An Act to revise amend and consolidate the law relating to fish in certain boundary lakes bays and peninsular waters

House Bill No. 247.

An Act relating to police pension funds in cities of the third class and authorizing such cities to appropriate certain moneys thereto

House Bill No. 230.

An Act to amend an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws four hundred and forty-seven) known as "The Fiduciaries Act of one thousand nine hundred seventeen" to authorize fiduciaries to pay an annual sum for the guarantee of the payment of principal and interest of mortgages and other securities in which funds within their control may be invested

House Bill No. 231.

An Act to provide for the acknowledgment of deeds mortgages and other instruments of writing concerning property in Pennsylvania by persons in the military and naval service of the United States or of the Commonwealth and to confirm acknowledgments heretofore made by such persons

House Bill No. 234.

An Act to amend section fifteen paragraph (b) of an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws four hundred forty-seven) known

as "The Fiduciaries Act of one thousand nine hundred and seventeen" so as to further limit the period within which a bond covenant debt or demand not payable within one year after the decease of the debtor shall remain a lien upon the real estate of such decedent

Whereupon,

The Speaker, in the presence of the House signed the same.

BILLS ON FINAL PASSAGE RECALLED FROM GOVERNOR.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 40, as follows:

An Act to amend and revise an act entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" approved the twenty-seventh day of June Anno Domini one thousand nine hundred and thirteen enlarging changing modifying and defining certain of the powers of cities of the third class

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the hereinafter mentioned articles sections and clauses of an act entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" approved the twenty-seventh day of June Anno Domini one thousand nine hundred thirteen be revised and amended as hereinafter set forth

Section 2 That article one section three of said act which reads as follows

"Section 3 All of the property and estates whatsoever real and personal of the towns townships or boroughs which shall have thus become a city of the third class are hereby severally and respectively vested in the corporation or body politic of said city by the name style and title given thereto as aforesaid and for the use and benefit of the citizens thereof forever and the charters of the said towns townships or boroughs shall continue in full force and operation and all officers under the same shall hold their respective offices until the first Monday of January following the general municipal election next succeeding the issuing of the letters patent to the said city at which time the officers of said city chosen at the preceding municipal election shall enter upon their respective terms of service and the city government shall be duly organized under this act All suits prosecutions debts and claims whatsoever shall thereupon become transferred to the said city which in all suits pending shall be substituted as a party and be under the management and control thereof as fully and completely as if no alteration had been made in said charter and all claims and demands of whatsoever nature whether payable presently or in the future existing against the said towns townships or boroughs when the said charter shall go into operation shall by force thereof be recoverable from or against the said city Provided That where two or more towns townships or boroughs shall under the provisions of this act be consolidated into a city the debt or debts of each of said towns townships or boroughs contracted prior to such consolidation shall be paid by such towns townships or boroughs respectively and for the liquidation of such debt the authorities of such city shall have power to adjust and provide for the same and to levy separate rates of taxation on all property subject to taxation within the boundaries of the said towns townships or boroughs respectively" be and the same is hereby amended to read as follows

Section 3 All of the property and estates whatsoever real and personal of the towns townships or boroughs which shall have thus become a city of the third class are hereby severally and respectively vested in the corporation or body politic of said city by the name style and title given thereto as aforesaid and for the use and benefit of the citizens thereof forever and the charters of the said towns townships or boroughs shall continue in full force and operation and all officers under the same shall hold their respective offices until the first Monday of January following the general municipal election next succeeding the issuing of the letters patent to the said city at which time the officers of said city chosen at the preceding municipal election shall enter upon their respective terms of service and the city government shall be duly organized under this act All suits prosecutions debts and claims whatsoever shall thereupon become transferred to the said city which in all suits pending shall be substituted as a party and be under the management and control thereof as fully and completely as if no alteration had been made in said charter and all claims and demands of whatsoever nature whether payable presently or in the future existing against the said towns townships or boroughs when the said charter shall go into operation shall by force thereof be recoverable from or against the said city Provided That where two or more towns townships or boroughs shall under the provisions of this act be consolidated into a city the bonds and floating indebtedness and the interest thereon of each of said towns townships or boroughs contracted prior to such consolidation shall be paid by the said city thus organized and chartered so that the taxes shall be uniform throughout the territorial limits of the whole city

Section 3 That article three section three of said act as the same was amended by an act approved the third day of May Anno Domini one thousand nine hundred and seventeen which reads as follows

"Section 3 The action of said city council after ten days shall be final and conclusive unless an appeal therefrom be taken within said ten days to the court of quarter sessions of the proper county upon such appeal the clerks of said city council and of said borough council shall certify to the said court all the papers and proceedings in the case whereupon the court shall examine and inquire and if the proceedings appear to have been in conformity with the law shall approve the same and thereupon said annexation shall take effect" be and the same is hereby amended to read as follows

Section 3 The action of said city council after ten days shall be final and conclusive notwithstanding any initiative or referendum provisions of any act of Assembly relating to cities of the third class unless an appeal therefrom be taken within the said ten days to the court of quarter sessions of the proper county Upon such appeal the clerks of said city council and of said borough council shall certify to the said court all the papers and proceedings in the case whereupon the court shall examine and inquire and if the proceedings appear to have been in conformity with the law shall approve the same and thereupon said annexation shall take effect

Section 4 That article three section six of said act which reads as follows

"Section 6 When it shall appear to said court of quarter sessions that the township from which any part or portion or any out-lots or section of land has been taken has moneys or funds on hand or is indebted it shall be the duty of said court to determine and decree how much of said funds or moneys shall be paid as a ratable and equitable part to the said city or to the said township as the case may be" be and the same is hereby amended to read as follows

Section 6 When it shall appear to said court of quarter sessions that the township from which any part or portion or any out-lots or section of land has been taken has moneys or funds on hand or is indebted it shall be the duty of said court to determine and decree how much of said funds or moneys shall be paid as a ratable and equitable part to the said city or to the said townships as the case may be and all the territory within the limits of the city as thus enlarged by the annexation of a borough township or part of a township shall be liable for the bonded and floating indebtedness and the interest thereon of both the annexed territory and the city to which it or they are annexed so that the taxes shall be uniform throughout the territorial limits of the whole city

Section 5 That article four section three of said act which reads as follows

"Section 3 Every bill shall be read at length and no bill shall be passed finally upon the same day on which it is introduced or reported and at least three days shall intervene before its final passage" be and the same is hereby amended to read as follows

Section 3 Every bill shall be read at length and no bill shall be passed finally on the same day on which it was introduced and at least three days shall intervene before its final passage

Section 6 That article four section five of said act which reads as follows

"Section 5 All stationery paper and fuel used in the council and in other departments of the city government and all work and materials required by the city shall be furnished and the printing advertising and all other kinds of work to be done for the city except ordinary repairs of highways and sewers and other public improvements shall be performed under contract to be given to the lowest responsible bidder under such regulations as shall be prescribed by ordinance and all sales of personal property owned by the city shall be to the highest bidder under such regulations as shall be prescribed by ordinance or resolution Council may by ordinance provide a contingent fund for necessary repairs or incidental expenses not otherwise provided for in the general appropriations and such funds may be expended without advertising for bids" be and the same is hereby amended to read as follows

Section 5 All stationery paper fuel supplies materials printing and advertising and all work required by the city or any department thereof (except the ordinary repairs of highways sewers and other public improvements) where the amount thereof exceeds two hundred and fifty dollars shall be furnished and performed under contract to be given the lowest responsible bidder The council shall by ordinance provide for and regulate the award of all contracts the manner of hiring and discharge of employees and laborers and the fixing of their salaries or compensation when not otherwise fixed by ordinance the purchase of supplies and materials and the sale of personal property The council may also by ordinance provide a contingent fund or funds for necessary repairs and incidental expenses not otherwise provided for in the general appropriations and such funds may be expended without advertising for bids Cities of the third class may by ordinance provide for the establishment of a purchasing department which shall have supervision over the purchase and distribution of all supplies purchased to the amount allowed by the provisions of this act The said department shall be attached to the department of accounts and finance or such other department as council may determine The operation of the said department shall be in accordance with rules and regulations to be adopted by the city council the rules to include the manner in which quotations shall be secured on the supplies purchased It shall be the duty of the said department to assist the council at all times in eliminating waste and extravagance in the purchase and distribution of the city's supplies

Section 7 That article four section seven of said act which reads as follows

"Section 7 Any member of council who shall solicit demand or receive or consent to receive directly or indirectly for himself or for another from any company corporation or person any money appointment employment testimonial reward thing of

value or enjoyment or of personal advantage or promise thereof for his vote or official influence or for withholding the same or with an understanding expressed or implied that his vote or official action shall be in any way influenced thereby or who shall solicit or demand such money or other advantage matter or thing aforesaid for another as the consideration of his vote or official influence or for withholding the same or shall give or withhold his vote or influence in consideration of the payment or promise of such money advantage or thing to another shall be guilty of bribery and upon conviction thereof shall be punished by a fine not exceeding ten thousand dollars and by separate and solitary confinement at labor for a period not exceeding five years and shall be forever incapable of holding any place of profit or trust in this Commonwealth" be and the same is hereby amended to read as follows

Section 7 Any member of council or other city officer or employee who shall solicit demand or receive or consent to receive directly or indirectly for himself or for another from any company corporation or persons any money office appointment employment testimonial reward thing of value or enjoyment or of personal advantage or promise thereof for his vote or official influence or for withholding the same or with an understanding expressed or implied that his vote or official action shall be in any way influenced thereby or who shall solicit or demand such money or other advantage matter or thing aforesaid for another as the consideration of his vote or official influence or for withholding the same or shall give or withhold his vote or influence in consideration of the payment or promise of such money advantage or thing to another shall be held guilty of bribery and upon conviction thereof shall be punished by a fine not exceeding ten thousand dollars and by separate and solitary confinement at labor for a period not exceeding five years and shall be forever incapable of holding any place of profit or trust in this Commonwealth

Section 8 That article four section eight of said act which reads as follows

"Section 8 Any person who shall directly or indirectly offer give or promise any money or thing of value testimonial privilege or personal advantage to any member of council to influence him in the performance or non-performance of any of his public or official duties shall be guilty of bribery and be punished in such manner as that offense is by law punishable" be and the same is hereby amended to read as follows

Section 8 Any person who shall directly or indirectly offer give or promise any money or anything of value testimonial privilege or personal advantage to any member of council or other city officer or employee to influence him in the performance or non-performance of any of his public or official duties shall be guilty of bribery and be punished in such manner as that offense is by law punishable

Section 9 That article five section three clause four of said act which reads as follows

"Four To levy and collect a license tax not exceeding one hundred dollars each annually on all auctioneers contractors druggists hawkers peddlers produce or merchandise vendors bankers brokers undertakers pawnbrokers merchants of all kinds persons selling or leasing goods upon installments grocers confectioners butchers restaurants billiard parlors bowling alleys billiard tables pool and other gaming table drays hacks carriages omnibuses automobiles carts wagons street railway cars and other vehicles used in the city for hire or pay lumber dealers including commission men and all persons who make a business of buying lumber for sale at wholesale or retail furniture dealers saddle or harness dealers stationers estate agents of fire life or other insurance companies market house companies garage companies express companies or agencies telegraph telephone steam heating gas natural gas jewelers livery or automobile or boarding stable keepers real water electric light or power companies or agencies or individuals furnishing communication light heat or power by any of the means enumerated and to regulate the collection of the same" be and the same is hereby amended to read as follows

Four To levy and collect a license tax for general revenue purposes not exceeding one hundred dollars each annually on all auctioneers contractors druggists hawkers peddlers produce or merchandise vendors bankers brokers undertakers pawnbrokers trading stamp or premium companies or dealers warehouses or storage houses or places merchants of all kinds persons selling or leasing goods upon installments grocers confectioners butchers wholesale meat dealers restaurants billiard parlors bowling alleys billiard tables pool tables and other gaming tables drays hacks carriages omnibuses automobiles carts wagons street railway cars and including other vehicles likewise used in the city for hire or pay lumber dealers commission men and all persons who make a business of buying lumber for sale at wholesale or retail furniture dealers saddle or harness dealers stationers jewelers livery or automobile or boarding stable keepers real estate agents market house companies and owners of market houses garage companies and owners of other than private garages express companies or agencies and where no other license tax is imposed on telegraph telephone steam heating gas natural gas water electric light or power companies or agencies or individuals furnishing communication light heat or power by any of the means enumerated and to regulate the collection of the same and the taxes assessed under this clause shall be in addition to all other taxes levied and collected by the city county or Commonwealth

Section 10 That article five section three clause ten of said act which reads as follows

"Ten To cause to be graded paved or macadamized any public street lane or alley or part thereof which is now or may hereafter be laid out and opened in any of said cities and have the same set with curb stone and to provide for the payment of the cost and expenses thereof in whole or in part by the city or by the owners of real estate bounding and

abutting thereon which cost and expense upon the abutting real estate shall be assessed according to the foot front rule or according to benefits as council shall by ordinance determine except in case of grading only the said cost and expense of which shall be assessed according to benefits When the costs and expenses or any part thereof are to be paid for by the foot front rule the city shall assess or cause to be assessed the said cost and expense upon real estate abounding or abutting on the line of the improvement by an equal assessment on said property in proportion to the number of feet the same fronts on the respective street lane or alley or part thereof to be improved and the council must provide for an equitable reduction from the frontage of lots at all street and other intersections and at other places where from the peculiar or pointed shape of the lots an assessment for the full frontage would be inequitable and unequal When the costs and expenses of any grading paving macadamizing or other improvement of any street lane or alley or part thereof is to be paid for by the owners of real estate abutting as aforesaid according to benefits the same shall be assessed by viewers appointed by the court of common pleas as is now or shall be hereafter provided by act of Assembly But no ordinance shall be passed providing for the paving macadamizing grading or other improvement of any street avenue lane or alley or part thereof or for the opening, widening, straightening or extending or vacating thereof except upon the petition of a majority in number or interest of the owners of property abutting on the line of the proposed improvement to be verified by the affidavit of one or more of the petitioners (a majority in interest of owners of undivided interests in any piece of property to be deemed and treated as one person for the purpose of said petition) unless the ordinance for such improvement shall have been passed by the affirmative vote of at least four members of council in which case council may direct the improvement to be made at the cost or in part at the cost of the owners or at the cost of the city in whole or in part without petition Provided however That no such ordinance ordering any street or alley or part thereof to be thus improved without a petition therefor shall be finally passed in a less period than thirty days from the date of its introduction and in the meantime copies of such ordinance shall be published in the official newspaper or newspapers of said cities for three consecutive weeks once a week immediately following the introduction thereof and in case said city shall have no official newspaper then in at least one and not more than two newspapers published in the county in which such city is situate once a week for three consecutive weeks Provided however that the requirements for such publication shall not preclude the amendments of any paving ordinance as to the kind of pavement with which any street or alley or part thereof is proposed to be paved The passage of the ordinance providing for any of the aforesaid improvements upon petition therefor and the publication of the names of the petitioners in one newspaper or newspapers published in said city by one insertion at least five days before the passage of said ordinance shall be conclusive that a majority in number or interest have petitioned therefor The cost and expenses of any improvement of streets and construction of sewers done and completed under an ordinance providing for the assessment of the cost and expense therefor under the foot front rule may be assessed according to benefits upon the passage of an ordinance to that effect within six months after the completion of the work which assessment according to benefits shall be made in like manner and in like effect as if the original ordinance providing for the improvement had provided for such assessment" be and the same is hereby amended to read as follows

Ten To cause to be graded paved or macadamized any public street lane or alley or part thereof which is now or may hereafter be laid out and opened in any of the said cities and have the same set with curbstone and to provide for the payment of the costs and expenses thereof in whole or in part by the city or by the owners of real estate bounding and abutting thereon which cost and expense upon the abutting real estate shall be assessed according to the foot front rule or according to the benefits as council shall by ordinance determine except that in case of grading only the said costs and expense shall be assessed according to benefits When the costs and expenses or any part thereof are to be paid for by the foot front rule the city shall assess or cause to be assessed the said cost and expenses upon the real estate bounding or abutting on the line of the improvement by an equal assessment on said property in proportion to the number of feet the same fronts on the respective street lane or alley or part thereof to be improved and the council may provide for an equitable reduction from the frontage of lots at all street alley railroad or like intersections where from the peculiar or pointed shape of the lots an assessment for the full frontage would be inequitable and unequal When the cost and expenses or any part thereof of any grading paving macadamizing or other improvement of any street lane or alley or part thereof is to be paid for by the owners of real estate abutting or abounding as aforesaid according to benefits the same shall be assessed by viewers appointed by the court of common pleas as is now or shall be hereafter provided by act of Assembly But no ordinance shall be passed for the paving macadamizing grading or other improvement if any street avenue lane or alley or part thereof at the cost and expense of the abutting property owners in whole or in part or for the opening widening straightening extending or vacating thereof except upon the petition of a majority in number or interest of the owners of property abutting or abounding on the line of the proposed improvement to be verified by the affidavit of one or more of the petitioners (a majority in interest of owners of undivided interest in any piece of property to be deemed and treated as one person for

the purpose of said petition) unless the ordinance for such improvement shall have been passed by the affirmative vote of at least four members of council in which case council may direct the improvement to be made at the cost or in part at the cost of the owners of the abutting property without petition Provided however That no such ordinance ordering any street or alley or part thereof to be thus improved at the cost and expense of the abutting property owners in whole or in part without a petition therefor shall be finally passed in a less period than thirty days from the date of its introduction and in the mean time copies of such ordinance shall be published in the official newspaper or newspapers of said cities for three consecutive weeks once a week immediately following the introduction thereof and in case said city shall have no official newspaper then in at least one and not more than two newspapers published in the county in which such city is situate once a week for three consecutive weeks Provided however That the requirements for such publication shall not preclude the amendment of any paving ordinance as to the kind of pavement with which any street or alley or part thereof is proposed to be paved The passage of the ordinance providing for any of the aforesaid improvements upon petition therefor and the publication of the names of the petitioners in one newspaper or newspapers published in said city and in case no paper is published in said city then in one newspaper published in the county in which said city is situate by one insertion at least five days before the passage of said ordinance shall be conclusive that a majority in number or interest (as the case may be) have petitioned therefor The cost and expenses of any improvement of streets and construction of sewers done and completed under an ordinance providing for the assessment of the cost and expenses thereof under the foot front rule may be assessed according to benefits upon the passage of an ordinance to that effect within six months after the completion of the respective work which assessment according to benefits shall be made in like manner and with like effect as if the original ordinance providing for the improvement had therein provided for such assessment.

Section 11 That article five section three clause six of said act which reads as follows

"Six To provide for the issuing of bonds and for the application of bonds already issued by cities heretofore incorporated for the purpose of funding any and all indebtedness now existing or hereafter created of the city now due or to become due Provided That said bonds shall be payable in not less than five years and not more than thirty years from the date of their issue and that the same shall bear interest at a rate not exceeding six per centum per annum with interest coupons attached payable annually or semi-annually and the said bonds shall not be sold or exchanged for less than their par value" be and the same is hereby amended to read as follows

Six To provide for the issuing of bonds and for the application of bonds already issued by cities heretofore incorporated for the purpose of funding any and all indebtedness now existing or hereafter created of the city now due or to become due provided that said bonds shall be payable in not less than one year and not more than thirty years from the date of their issue and may be issued in series payable at different times within said thirty years or in equal annual instalments Such bonds shall bear interest at a rate not exceeding six per centum per annum with interest coupons attached payable annually or semi-annually and the said bonds shall not be sold or exchanged for less than their par value

Section 12 That article five section three clause sixteen of said act which reads as follows

"Sixteen To require the removal of all obstructions from the sidewalks curbstones gutters streets and street crossings at the expense of the owners or occupiers of the ground fronting thereon or at the expense of the person or persons placing the same there and to regulate the planting and protection of shade trees in the streets the building of cellar and basement ways and other excavations through or under the sidewalks in said city" be and the same is hereby amended to read as follows

Sixteen To require the removal of all obstructions and nuisances from the sidewalks curbstones gutters streets public alleys ways and street crossings at the expense of the owners or occupiers of the ground fronting thereof or at the expense of the person or persons placing the same there or causing the same and to regulate the planting trimming care and protection of shade trees in the streets subject to the rights of persons and corporations lawfully using the same building of cellars and basement ways and other excavations through or under the sidewalks in said city

Section 13 That article five section three clause twenty-three of said act which reads as follows

"Twenty-three To establish and enforce suitable police regulations for the protection of persons and property at public squares parks depots depot ground and other places of public resort and for the arrest and commitment of professional thieves" be and the same is hereby amended to read as follows

Twenty-three To establish and enforce suitable police regulations for the protection of persons and property at public squares parks depots depot grounds and other places of public resort and for the arrest and commitment of professional thieves and suspicious persons found in any part of the city who can give no reasonable account of themselves To provide for and pay old age pensions to such officers and employees as have been in the City's service over twenty years and have attained the age of seventy years

Section 14 That article five section three clause thirty of said act which reads as follows

"Thirty To purchase and own ground for and to erect and establish market houses and market places for which latter purpose parts of any streets or sidewalks may be temporarily used to contract with any person or persons or association of

persons companies or corporations for the erection and regulation of market houses and market places on such terms and conditions and in such manner as the council may prescribe and raise all necessary revenue therefor as herein provided and also to levy and collect a license tax from every person or persons who may be authorized by council to occupy any portion of the streets or sidewalk for temporary public market purposes" be and the same is hereby amended to read as follows

Thirty To purchase and own ground for and to erect maintain and establish market houses milk depots and market places for which latter purpose parts of any streets or sidewalks may be temporarily used To provide and enforce suitable general market regulations To contract with any persons or persons or association of persons companies or corporations for the erection and regulation of market houses milk depots and market places on such terms and conditions and in such manner as the council may prescribe and raise all necessary revenue therefor as herein provided and also to levy and collect a license tax from every person or persons who may be authorized by council to occupy any portion of the streets or sidewalks for temporary market purposes To provide for the collection and removal of garbage ashes and other waste or refuse material

Section 15 That article five section three clause thirty-two of said act which reads as follows

"Thirty-two To provide for the construction and maintenance of levees and ferries within the jurisdiction of any such city or within the limits thereof to erect wharves on navigable waters adjacent to the city regulate the use thereof collect wharfage and establish wharf and dock lines and to provide for protection against floods and constructing and maintaining docks retaining walls dams or embankments and by removing obstructions from and deepening the channels of rivers and streams flowing through or adjacent to the city" be and the same is hereby amended to read as follows

Thirty-two To provide for the construction and maintenance of levees and ferries within the jurisdiction of any such city and within the limits thereof to erect wharves on navigable waters adjacent to the city regulate the use thereof collect wharfage and establish wharf and dock lines and to provide for protection against floods To construct and maintain docks retaining walls dams or embankments to remove obstructions from deepening and widening the channels of rivers and streams flowing through or adjacent to the city and to construct maintain and manage municipal boat houses and bath houses

Section 16 That article five section three clause thirty-four of said act which reads as follows

"Thirty-four To purchase lands and premises for public parks and to levy and collect such special taxes as may be necessary to pay for the same and to make appropriations for the improvement and regulations for the government of parks owned and controlled by the city" be and the same is hereby amended to read as follows

Thirty-four To purchase lands and premises for public parks and playgrounds to levy and collect such special taxes as may be necessary to pay for the same and to make appropriations for the improvement maintenance care regulation and government of parks and playgrounds owned or controlled by the city

Section 17 That article five section three clause thirty-nine of said act which reads as follows

"Thirty-nine To regulate the construction and inspection of fire places chimneys stoves stove-pipes ovens boilers kettles forges or any apparatus used in any building manufacturing or business and to order the suppression or cleaning thereof when deemed necessary for the prevention of fires to regulate or prohibit the manufacture sale storage or transportation of inflammable or explosive substances within the city and to prescribe limits within which no dangerous obnoxious or offensive business shall be carried on" be and the same is hereby amended to read as follows

Thirty-nine To regulate the construction and inspection of fire-places chimneys stoves stove-pipes ovens boilers kettles forges or any apparatus used in any building manufacturing or business and to order the suppression or cleaning thereof when deemed necessary for the prevention of fires to regulate and control the production and emission of unnecessary smoke from any chimney or other source except railroad locomotives to regulate or prohibit the manufacture sale storage or transportation of inflammable or explosive substances within the city and to prescribe limits within which no dangerous obnoxious or offensive business shall be carried on

Section 18 That article five section three clause forty-six of said act which reads as follows

Forty-six To make all such ordinances by-laws rules and regulations not inconsistent with the Constitution and laws of this Commonwealth as may be expedient or necessary in addition to the special powers in this section granted for the proper management care and control of the city and its finances and the maintenance of the peace good government safety and welfare of the city and its trade commerce and manufactures and the same to alter modify and repeal at pleasure and to enforce all ordinances by inflicting penalties upon inhabitants or other persons for violation thereof not exceeding one hundred dollars for any one offense recoverable with cost together with judgment or imprisonment not exceeding thirty days if the amount of said judgment and costs shall be paid" be and the same is hereby amended to read as follows

Forty-six To make all such ordinances by-laws rules and regulations not inconsistent with or restrained by the Constitution and Laws of this Commonwealth as may be expedient or necessary for the proper management care and control of the city and its finances and the maintenance of the peace good government safety and welfare of the city and its trade commerce manufactures and the exercise of full and complete powers for local self-government in matters of police and the same to alter modify and repeal at pleasure and to enforce all ordinances by inflicting penalties upon inhabitant or other per-

sons for violations thereof not exceeding one hundred dollars for any one offense recoverable with costs together with judgment or imprisonment not exceeding ninety days if the amount of said judgment and costs shall not be paid

Section 19 That article six section one of said act which reads as follows

"Section 1 The mayor and members of the city council in cities of the third class shall be at least twenty-five years of age and shall be elected by the electors at large They shall have been citizens and inhabitants of the city wherein they shall be elected one year next before their election and shall reside therein during their terms of service In cities of the third class where the term of mayor expires on the first Monday of December in the year one thousand nine hundred and thirteen the qualified electors of such city shall at the municipal election in that year elect a mayor who shall serve from said first Monday until the first Monday of January one thousand nine hundred and eighteen In the year one thousand nine hundred and seventeen and quadrennially thereafter the qualified electors of said city shall at the municipal election elect a mayor who shall serve for a term of four years from the first Monday of January next succeeding his election In cities of the third class where the mayor was elected at the municipal election in the year one thousand nine hundred and eleven the qualified electors of the city shall in the year one thousand nine hundred and fifteen and quadrennially thereafter elect a mayor who shall serve for a term of four years from the first Monday of January next succeeding his election At the first municipal election held after the passage of this act and biennially thereafter the qualified electors of each city of the third class shall elect four members of council who shall serve for a term of two years from the first Monday of January next succeeding their election except in the case of members first elected under this act who shall serve from the first Monday of December next following their election until the first Monday of January one thousand nine hundred and sixteen" be and the same is hereby amended to read as follows

Section 1 The mayor and members of the city council in cities of the third class shall be at least twenty-five years of age and shall be elected by the electors at large They shall have been citizens and inhabitants of the city wherein they shall be elected one year next before their election and shall reside therein during their terms of service The mayor and members of council shall respectively serve for a term of four years from the first Monday of January next succeeding their respective elections and shall each be eligible to re-election Mayors and councilmen in said cities now in office shall serve for the terms for which they were respectively elected At the municipal elections in each of the said cities immediately preceding the expiration of the term of mayor thereof the qualified electors of each such city shall elect a mayor to serve for the term of four years and every fourth year thereafter a mayor shall be elected in each such city to serve for the term of four years At the first municipal election held after the passage of this act the qualified electors of each city of the third class shall elect four members of the city council The two nominees for such office receiving respectively the highest number of votes at such election shall serve for four years from the first Monday of January next succeeding their election and the two nominees for council at such election receiving the next highest number of votes at such election shall serve during the term of two years from the first Monday of January next succeeding their election and thereafter two councilmen shall be elected at large at each biennial municipal election to serve for the term of four years from the first Monday of January next succeeding their election

Section 20 That article six section two of said act which reads as follows

"Section 2 Each member of council including the mayor shall have the right to vote on all questions coming before the Council but the mayor shall have no right to veto such acts as shall have been passed by the affirmative vote of a majority of the members elected to said council" be and the same is hereby amended to read as follows

Section 2 Each member of council including the mayor shall have the right to vote on all questions coming before the council but the mayor shall have no right to veto Except as otherwise herein provided an affirmative vote of three members shall be necessary in order to pass any ordinance

Section 21 That article six section seven of said act which reads as follows

"Section 7 All ordinances may be proved by the certificate of the city clerk under the corporate seal and when printed or published in book or pamphlet form and purporting to be published by authority of the city shall be read and received as evidence in all courts and places without further proof All ordinances shall unless otherwise provided therein or by law shall take effect in ten days after their passage upon their being signed by the mayor and attested by the city clerk and every ordinance prescribing a penalty for the violation thereof shall be forthwith published at least three times in not more than two newspapers printed and circulated within the city in such manner as council may direct All ordinances shall within one month after their passage be certified and recorded by the city clerk in a book provided by the city for that purpose which shall be at all times open to the inspection of citizens" be and the same is hereby amended to read as follows

Section 7 All ordinances immediately after their passage shall be signed by the mayor and attested by the city clerk and ordinances may be proved by the certificate of the city clerk under the corporate seal of the city and when printed or published in book or pamphlet form and purporting to be published by authority of the city shall be read and received as evidence in all courts and places without further proof All ordinances

unless otherwise provided therein or by law shall take effect in ten days after their passage and shall within one month after their passage be certified and recorded by the city clerk in a book provided by the city for that purpose which shall be at all times open to the inspection of citizens

Section 22 That article six section eleven of said act which reads as follows

"Section 11 The councilmen in cities of the third class shall receive for their services during their term of service annual salaries to be fixed by ordinance payable in monthly installments Council may by ordinance fixing said salaries provide for the assessment and retention therefrom of reasonable fines for absence from regular or special meetings of council or councilmanic committees Council shall by ordinance fix the respective salaries to be paid to councilmen for their services The salary paid to any councilman shall not be less than two hundred fifty dollars per year nor more than three thousand dollars per year provided however that for the first term of councilmen elected under the provisions of this act and until thereafter changed by ordinance the salary of each councilman shall be as follows in cities of the third class of fifteen thousand inhabitants or under by the last United States census each councilman shall receive a salary of three hundred dollars per annum where said population is between fifteen thousand and thirty thousand seven hundred and fifty dollars per annum in cities having a population above thirty thousand and not to exceed fifty thousand two thousand dollars per annum in cities having a population of over fifty thousand and not exceeding seventy thousand two thousand five hundred dollars per annum in cities having a population of over seventy thousand three thousand dollars per annum

The first council elected under the provisions of this act shall by ordinance determine the amount of salaries to be paid in said cities the compensation to be received by councilmen shall not be increased or diminished during the term for which they shall have been elected but succeeding councils may change all compensation said change to take effect after the expiration of term of office of the council making such change" be and the same is hereby amended to read as follows

Section 11 The councilmen in cities of the third class shall receive for their services during their term of service annual salaries to be fixed by ordinance payable in monthly installments Councils may by ordinance fixing said salaries provide for the assessment and retention therefrom of reasonable fines for absence from regular or special meetings of council or councilmanic committees The salary paid to any councilman shall not be less than two hundred and fifty dollars per year nor more than three thousand dollars per year provided however that for the term of city councilmen and until thereafter changed by ordinance the salary of each councilman shall be as follows

In cities of the third class of fifteen thousand inhabitants or under by the last United States census each councilman shall receive a salary of three hundred dollars per annum where said population is between fifteen thousand and thirty thousand seven hundred and fifty dollars per annum in cities having a population above thirty thousand and not exceeding fifty thousand two thousand dollars per annum in cities having a population of over fifty thousand and not exceeding seventy thousand two thousand five hundred dollars per annum in cities having a population of over seventy thousand three thousand dollars per annum The council elected under the provisions of this act shall have power by ordinance to determine the amount of salaries to be paid in said cities The compensation to be received by councilmen shall not be increased or diminished during the term for which they shall be elected but succeeding councils may change all compensation said change to take effect after the expiration of term of office of the council making the change

Section 23 That article seven section four of said act which reads as follows

"Section 4 The mayor shall also supervise the conduct of all city officers examine the grounds of all reasonable complaints against any of them and cause all of their violation or neglect of their duty to be promptly punished or reported to the proper tribunal for correction and for the purpose aforesaid he is hereby empowered to issue subpoenas and compulsory processes under his official seal for the attendance of such persons and the production of such books and papers as he may deem necessary He shall have the authority at all times to call upon any officials of the city or heads of departments for any information as to the affairs under their control and management as he may require and he may call special meetings of council to consider any matter which he may think proper He shall communicate to council at their first stated meeting in January of each year and from time to time as he may deem expedient a statement of the condition and affairs of the city in respect to its government finances and improvements together with suggestions and recommendations of all such measures as he may deem conducive to the interests and welfare thereof" be and the same is hereby amended to read as follows

Section 4 The mayor shall also supervise the conduct of all city officers examine the grounds of all reasonable complaints against any of them and cause all of their violations or neglect of duty to be promptly punished or reported to the proper tribunal for correction and for the purpose aforesaid he is hereby empowered to issue subpoenas and compulsory processes under his official seal for the attendance of such persons and the production of such books and papers as he may deem necessary He shall have the authority at all times to call upon any official of the city or heads of departments for any information as to the affairs under their control and management as he may require and he may call special meetings of the council to consider any matter which he may think proper He shall communicate to council from time to time as he may deem expedient a statement of the condition and affairs of the city in respect

to its government finances and improvements together with suggestions and recommendations of all such measures as he may deem conducive to the interest and welfare thereof

Section 24 That article seven section five of said act which reads as follows

"Section 5 The mayor shall have the criminal jurisdiction of an alderman within the city and shall have no civil jurisdiction except in relation to action for fines penalties or forfeitures imposed by virtue of the ordinances of the city or the laws of this Commonwealth relating thereto He shall have the power of a committing magistrate under the acts of assembly relating to tramps and vagrants and shall in addition have authority to commit to any city or county prison for a term not exceeding thirty days any dissolute or disorderly persons in default of payment of such fine or penalty as may be fixed by ordinance with the cost of suit or arrest He shall be empowered to take acknowledgements of any instruments in writing solemnize marriages and administer oaths and affirmations and shall attest all his acts with his official seal He shall keep a docket and shall enter therein all actions and proceedings had before him and said docket with the entries therein and duly certified transcripts thereof shall be received in evidence in the same manner and with like effect as the docket entries and transcripts of aldermen are by law admissible for similar purposes He shall charge and receive for all official services the same fees and costs as are allowed by law to the aldermen of the city for similar services but shall pay over the same into the city treasury monthly according to the statements thereof verified by oath or affirmation before the superintendent of finance and filed with him" be and the same is hereby amended to read as follows

Section 5 The mayor shall have the criminal jurisdiction of an alderman within the city and shall have no civil jurisdiction except in relation to actions for fines penalties or forfeitures imposed by virtue of the ordinances of the city or the laws of the Commonwealth relating thereto He shall have the power of a committing magistrate under the acts of assembly relating to tramps and vagrants and shall in addition have authority to commit to any city or county prison for a term not exceeding ninety days any dissolute or disorderly person in default of payment of such fine or penalty as may be fixed by ordinances with the cost of suit or arrest He shall be empowered to take acknowledgements of any instruments in writing solemnize marriages and administer oaths and affirmations and shall attest all his acts with his official seal He shall keep a docket and shall enter therein all actions and proceedings had before him and said docket with the entries therein and duly certified transcripts thereof shall be received in evidence in the same manner and with like effect as the docket entries and transcripts of aldermen are by law admissible for similar purposes He shall charge and receive for all official services the same fees and costs as are allowed by law to aldermen of the city for similar services but shall pay over the same into the city treasury monthly according to the statements thereof verified by oath or affirmation before the superintendent of accounts and finance and filed with him

Section 25 That article seven section six of said act which reads as follows

"Section 6 The council shall fix by ordinance the number rank and compensation of the members of the city police force and prescribe all necessary rules and regulations for the organization and government thereof in accordance with this act and it shall be a misdemeanor in office for any policeman to ask demand or receive any other compensation or reward whatsoever for his official services to be followed by dismissal from office Provided That members of the police force may receive and retain rewards offered for the arrest of persons accused of crime committed outside of the city in which they hold office The council may also designate from the force the chief and other officers who shall be subject to the direction and control of the council and shall serve as such officers until their successors be duly designated and qualified" be and the same is hereby amended to read as follows

Section 6 The council shall fix by ordinance the number rank and compensation of the members of the city police force and prescribe all necessary rules and regulations for the organization and government thereof in accordance with this act and it shall be a misdemeanor in office punishable by fine or imprisonment either or both for any policeman to ask demand or receive any other compensation or reward whatsoever for his official services to be followed by dismissal from office Provided That members of the police force may receive and retain rewards offered for the arrest of persons accused of crime committed outside of the city in which they hold office The council may also designate from the force the chief and other officers who shall serve as such officers until their successors be duly designated and qualified The council or the mayor acting by authority and direction of council on occasions of threatened public disorder or danger whenever in the judgment of the council or the mayor it is necessary for the public safety or to preserve order may appoint supernumerary or extra policemen to serve for such period as the council or the mayor may designate not exceeding ten days whose compensation shall be fixed by council before or at the time said appointments are made

Section 26 That article seven section seven of said act which reads as follows

"Section 7 Policemen shall be ex-officio constables of the city and shall and may without warrant and upon view arrest and commit for hearing any and all persons guilty of breach of the peace vagrancy riotous or disorderly conduct or drunkenness or who may be engaged in the commission of any unlawful act tending to imperil the personal security or endanger the property of the citizens or violating any of the ordinances of said city for the violation of which a fine or penalty is imposed They shall have authority to serve and execute all criminal process or processes for the violation of the city ordinances

which may be issued by the mayor or any alderman and shall charge the same fees and costs as pertain by law to the constables of the city for similar services but the said fees and costs shall be received and collected by the mayor and by him paid into the city treasury monthly as herein provided. Policemen shall obey the orders of the mayor and make report to him which report shall be laid by him before council whenever required. The mayor shall exercise a constant supervision and control over their conduct and hear and determine all complaints against them in the discharge of their duties and he shall be required to remove from office any member or officer of the police force upon a resolution to that effect passed by council" be and the same is hereby amended to read as follows:

Section 7 Policemen shall be ex-officio constables of the city and shall and may without warrant and upon view arrest and commit for hearing any and all persons guilty of breach of the peace, vagrancy, riotous or disorderly conduct or drunkenness or who may be engaged in the commission of any unlawful act tending to imperil the personal security or endanger the property of the citizens or violating any of the ordinances of said city for the violation of which a fine or penalty is imposed. They shall have authority to serve and execute all criminal process or processes for the violation of the city ordinances which may be issued by the mayor or any alderman and shall charge the same fees and costs as pertain by law to the constables of the city for similar services but the said fees and costs shall be received and collected by the mayor and by him paid into the city treasury monthly as herein provided. Policemen shall obey the orders of the mayor and make report to him which report shall be laid by him before council whenever required. The mayor shall exercise a constant supervision and control over their conduct and hear and determine all complaints against them in the discharge of their duties and upon finding any such complaint well founded shall submit his report thereon to council for its action and in the meantime pending action by council the mayor shall have power to suspend such policeman from duty.

Section 27 That article seven section fourteen of said act which reads as follows:

"Section 14 The superintendent of finance shall from time to time and as often as he may deem expedient or the city council shall direct suggest plans to the council for the management and improvement of the city finances and he shall make a report verified by oath or affirmation to the city council at the first stated meeting in January in each year of the public accounts of the city and of the trusts in its care exhibiting all of the expenditures thereof respectively and the sources from which the revenue and funds are derived and in what manner the same have been disbursed each account to be accompanied by a statement in detail of the several appropriations made by council the amount drawn on each appropriation and the balance outstanding to the debit or credit of such appropriation at the close of the fiscal year which report shall be published in pamphlet form. He shall also at the first stated meeting in January in each year present to council a detailed statement of the estimated receipts, expenditures and liabilities of every kind for the ensuing year with the balance of unexpended appropriations and all other information of value as a basis for fixing the levy and tax rate for the next fiscal year" be and the same is hereby amended to read as follows:

Section 14 The superintendent of accounts and finance shall from time to time and as often as he may deem expedient or the city council shall direct suggest plans to the council for the management and improvement of the city finances and he shall make a report verified by oath or affirmation to the city council at the first stated meeting in March in each year of the public accounts of the city and of the trusts in its care exhibiting all of the expenditures thereof respectively and the sources from which the revenue and funds are derived and in what manner the same have been disbursed each account to be accompanied by a statement in detail of the several appropriations made by council the amount drawn on each appropriation and the balance outstanding to the debit or credit of such appropriation at the close of the fiscal year which report shall be published in pamphlet form. He shall also at the first stated meeting in December in each year present to council a detailed statement of the estimated receipts, expenditures and liabilities of every kind for the ensuing year with the balance of unexpended appropriations and all other information of value as a basis for fixing the levy and tax rate for the next fiscal year." The superintendent of accounts and finance shall have authority to administer oaths or affirmations in relation to any matter touching the authentication of every account with or claim or demand against the city but shall not be entitled to receive any fee therefor. He shall also have power to appoint a deputy subject to the approval of council which shall fix the salary of said deputy who shall also have power to administer oaths or affirmations in all matters relating to the affairs of said office but the said superintendent shall in all cases be responsible and liable for the actions and conduct of the said deputy.

Section 28 That article seven section fifteen of said act which reads as follows:

"Section 15 The mayor of each city of the third class in Pennsylvania elected under the provisions of this act shall receive for his services during his term of service an annual salary to be fixed by ordinance payable in monthly installments. The council in said city shall by ordinance fix the amount of the salary to be paid to the mayor for his services and may provide for the assessment and retention therefrom of reasonable fines for absence from regular or special meetings of council or councilmanic committees. The amount of said salary in cities of the third class shall not be less than five hundred dollars nor more than three thousand five hundred dollars per year. For the first term of any mayor elected under the provisions of this act and until thereafter changed by ordinance the salary of said mayors in cities of the third class shall be as follows: In

cities having a population of fifteen thousand or under by the last United States census five hundred dollars in cities having a population of over fifteen thousand and less than thirty thousand inhabitants one thousand two hundred dollars per year in cities having a population exceeding thirty thousand and not exceeding fifty thousand inhabitants two thousand five hundred dollars per annum in cities having a population of over fifty thousand and not exceeding seventy thousand inhabitants three thousand dollars per annum in cities having a population of over seventy thousand inhabitants three thousand five hundred dollars per annum.

The first council elected under the provisions of this act shall by ordinance fix the salary to be paid to the mayor in said cities for succeeding terms and the amount of compensation for the mayor in any of said cities shall not be increased or diminished during the term of office for which he shall be elected. Succeeding councils may change the amount of such compensation" be and the same is hereby amended to read as follows:

Section 15 The mayor of each city of the third class elected under the provisions of this act shall receive for his services during the term of service an annual salary to be fixed by ordinance payable in monthly installments. The council shall by ordinance fix the amount of salary to be paid to the mayor for his services and may provide for the assessment and retention therefrom of reasonable fines for absence from regular or special meetings of council or councilmanic committees. The amount of salary in cities of the third class shall not be less than five hundred dollars nor more than three thousand five hundred dollars per year. Until changed by ordinance the salary of said mayors in cities of the third class shall be as follows: In cities having a population of fifteen thousand or under by the last United States census five hundred dollars per annum in cities having a population of over fifteen thousand and less than thirty thousand inhabitants one thousand two hundred dollars per annum in cities having a population exceeding thirty thousand and not exceeding fifty thousand inhabitants two thousand five hundred dollars per annum in cities having a population of over fifty thousand and not exceeding seventy thousand inhabitants three thousand dollars per annum in cities having a population of over seventy thousand inhabitants three thousand five hundred dollars per annum. The amount of compensation for the mayor in any of the said cities shall not be increased or diminished during the term of office for which he shall be elected. Succeeding council may change the amount of such compensation but such change shall not affect the compensation of the mayor then in office.

Section 29 That article eight section one of said act which reads as follows:

"Section 1 Subject to the provisions of section thirteen of article six of this act the council of each city of the third class shall on the first Monday of January after its election elect a city treasurer who shall hold his office for the term of two years from said first Monday of January and until his successor is duly elected and qualified or until the said treasurer shall have been removed from office according to law. The city treasurer shall be a competent accountant and shall have been a resident of the city and an elector thereof for at least three years previous to his election. He shall give lawful bond to the city with two or more sufficient sureties or with a surety or other company authorized by law to act as surety to be approved by the council in such sum as it may by ordinance direct conditioned for the honest and faithful discharge of his official duties and the safe keeping and payment over of all public moneys entrusted to his care. He shall receive a fixed annual salary to be provided by ordinance" be and the same is hereby amended to read as follows:

Section 1 The Council of each city of the third class shall on the first Monday of January Anno Domini one thousand nine hundred and twenty and on the first Monday of January in every fourth year thereafter elect a city treasurer who shall hold his office for the term of four years from the said first Monday of January and until his successor is duly elected and qualified or until the said treasurer shall have been removed from office according to law. The city treasurer shall be a competent accountant and shall have been a resident of the city and an elector thereof for at least three years previous to his election. He shall give lawful bond to the city with two or more sufficient sureties or with a surety or other company authorized by law to act as surety to be approved by the council in such sum as it may by ordinance direct conditioned for the honest and faithful discharge of his official duties, and the safe keeping and payment over of all public moneys entrusted to his care. He shall receive a fixed annual salary to be provided by ordinance.

Section 30 That article nine section one of said act as the same was amended by an act approved the nineteenth day of July Anno Domini one thousand nine hundred and seventeen which reads as follows:

"Section 1 In cities of the third class where the term of city controller expires on the first Monday of December in the year one thousand nine hundred and thirteen the qualified electors of the city shall at the municipal election of that year elect a city controller who shall serve from said first Monday of December until the first Monday of January one thousand nine hundred and eighteen. In the year one thousand nine hundred and seventeen and quadrennially thereafter the qualified electors of such city shall at the municipal election elect a city controller who shall serve for a term of four years from the first Monday of January next succeeding his election. In cities of the third class where the city controller was elected at the municipal election in the year one thousand nine hundred and eleven the qualified electors of the city shall in the year one thousand nine hundred and fifteen and quadrennially thereafter elect a city controller who shall serve for a term of four years from the first Monday of January next succeeding his election. The city controller shall examine audit and settle all accounts whatsoever in which the city is concerned either

as debtor or creditor where provision for the settlement thereof is made by law and where no provision or an insufficient provision has been made he shall examine such accounts and report to the city council the facts relating thereto. He shall have authority to administer oaths or affirmations in relation to any matter touching the authentication of every account with or claim or demand against the city but shall not be entitled to receive any fee therefor and the treasurer of said city shall pay no money out of the city treasury unless the warrant therefor is duly countersigned by the city controller" be and the same is hereby amended to read as follows

Section 1 In cities of the third class where the term of the city controller expires on the first Monday of January in the year one thousand nine hundred and twenty the qualified electors of the city shall at the municipal election of the preceding year and every four years thereafter elect a city controller who shall possess the qualifications herein prescribed for the city treasurer and who shall serve for the term of four years from the first Monday of January next succeeding their respective elections

In cities of the third class where the city controller was elected in the year one thousand nine hundred and seventeen to serve until the first Monday of January in the year one thousand nine hundred and twenty-two the qualified electors of said cities shall elect a city controller at the municipal election to be held in the year one thousand nine hundred and twenty-one and every four years thereafter elect a controller in like manner to serve for the term aforesaid the said terms to begin on the first Monday of January next succeeding their respective elections

Section 31 That article nine section two of an act which reads as follows

"Section 2 The said city controller shall receive such compensation as may be prescribed by council" be and the same is hereby amended to read as follows

Section 2 That said city controller shall examine audit and settle all accounts whatsoever in which the city is concerned either as debtor or creditor and shall also examine and audit the accounts of all officers and departments which collect receive and disburse public moneys or who are charged with the management control or custody thereof and in case he discovers any default irregularity delinquency or mismanagement he shall make report to the council. He shall also make report to council on the first Monday of January in each year and oftener if so required by council of the audits which he shall have made of the accounts of the officers having charge custody control and disbursements of public moneys showing the balance in their hands respectively. He shall have the power to administer oaths or affirmations in relation to any matter touching the authentication of any account claim or demand against the city but shall not receive any fee therefor and the treasurer of said city shall pay no money out of the city treasury unless the warrant therefor is duly countersigned by the city controller. He shall have power to issue subpoenas to obtain the attendance of officers whose accounts he is authorized to adjust audit and settle and also to subpoena any person or persons who it may be necessary to examine as witnesses and in case any city officer or any witness refuses to appear upon being subpoenaed he shall report such refusal to council and the council is hereby empowered to enact ordinances to compel the attendance of city officers and witnesses before the said city controller and to impose penalties in case of refusal. The city controller shall give bond with surety to be approved by council in such sum as the council shall fix by ordinance and he shall receive such compensation as shall be prescribed by council. Provided however such compensation shall not be less than the compensation paid to members of council which shall not be increased or diminished during his term. In case a vacancy occurs in the office of city controller thirty days or more prior to the time for holding the next fall or municipal primary election in said cities the council shall fill the vacancy by electing a city controller to serve until the first Monday of January next succeeding the time of holding said fall or municipal primary election and the qualified electors of the city in which said vacancy exists shall at said fall or municipal primary election nominate and at the succeeding fall or municipal election elect in the manner provided by law a city controller who shall serve for the regular term of four years from the first Monday of January succeeding his election but in case the vacancy occurs less than thirty days prior to the next fall or municipal primary election the council shall elect a city controller to serve during the remainder of the term of the city controller whose office has become vacant

Section 32 That article nine section three of said act which reads as follows

"Section 3 That the council of each city of the third class in this Commonwealth are hereby authorized and directed to elect a city clerk whose term of office and compensation shall be fixed by ordinance. Provided however That the said term of office shall not exceed four years" be and the same is hereby amended to read as follows

Section 3 The council of each city of the third class is hereby authorized and directed to elect a city clerk who shall serve for a term of four years and until his successor is duly elected and qualified and whose compensation shall be fixed by ordinance and he shall be removable in the manner provided by law

Section 33 That article ten section one of said act which reads as follows

"Section 1 Subject to the provisions of article six the council of each of said cities of the third class shall on the first Monday of January following the election of members thereof or as soon thereafter as may be practicable by the vote of a majority of the members chosen elect one person learned in the law and qualified to practice in the Supreme Court of this Commonwealth who shall be styled the city solicitor and shall

serve for the term of two years from the said first Monday of January and until his successor shall be duly qualified unless he shall have been removed from office sooner in the method prescribed by law. Vacancies in said office shall be filled by council for the unexpired term. He shall give lawful bond to the corporation with two or more sureties or with a surety or other company authorized by law to act as surety to be approved by council in such sum as they shall by ordinance direct conditioned for the faithful performance of his official duties as the same are or may be defined by law or ordinance" be and the same is hereby amended to read as follows

Section 1 Subject of the provisions of article six the council of each of the said cities of the third class on the first Monday of May Anno Domini one thousand nine hundred and twenty and on the first Monday of May every fourth year thereafter or as soon thereafter as practicable in each of said years by a vote of a majority of the members shall elect one person learned in the law and qualified to practice in the Supreme Court of this Commonwealth who shall be styled the city solicitor and shall serve for the term of four years from the said first Monday of May and until his successor shall be duly qualified unless he shall have been removed from office sooner in the method prescribed by law. Vacancies in said office shall be filled by council for the unexpired term. He shall give lawful bond to the corporation with two or more sureties or with a surety or other company authorized by law to act as surety to be approved by council in such sum as they shall by ordinance direct conditioned for the faithful performance of his official duties as the same are or may be defined by law or ordinance

Section 34 That article eleven section one of said act which reads as follows

"Section 1 The council of any city of the third class of the State of Pennsylvania may by ordinance create a board of health. The organization powers and duties of said board of health shall be as provided by laws now in force in relation to boards of health" be and the same is hereby amended to read as follows

Section 1 The council of any city of the third class by ordinance may create a board of health. The organization powers and duties of said board of health shall be as provided by laws now in force in relation to boards of health except the members officers and subordinates thereof may be appointed by the council

Section 35 That article eleven section three of said act which reads as follows

"Section 3 The city clerk in cities of the third class shall be ex-officio secretary of the board of health in case the council of said city shall create a board of health under the provisions of this act" be and the same is hereby repealed

Section 36 That article fourteen section six of said act which reads as follows

"Section 6 The viewers provided for in the foregoing sections of this article may be appointed before or at any time within six years after the entry taking appropriation or injury or the passing of an ordinance providing for any matter set forth in section one of article fourteen of any property or materials for constructing said improvement and upon the report of said viewers or any two of them being filed in the said court any party may within thirty days thereafter file his her or their appeal from the said report to the said court. Such appeal shall be in writing and accompanied by an affidavit of the appellant or their agent or attorney that the same is not taken for the purpose of delay but because the affiant firmly believes that injustice has been done and after such appeal either party may put the cause at issue in the form directed by said court and the same shall be tried by said court and jury and after final judgment either party may have an appeal therefrom to the proper court the Superior Court or the Supreme Court in the manner prescribed in other cases. The said court of common pleas shall have power to order what notices shall be given in connection with any part of the proceedings and may make all such orders as it may deem requisite. If any exceptions be filed with any appeal to the proceedings they shall be speedily disposed of and if allowed a new view shall be ordered and if disallowed the appeal shall proceed as hereinbefore provided" be and the same is hereby amended to read as follows

Section 6 The viewers provided for in the foregoing sections of this article may be appointed before or at any time within six years after the entry taking appropriation or injury or the passing of an ordinance providing for any matter set forth in section one of this article of any property or material for constructing said improvement and upon the report of said viewers or any two of them being filed in the said court which report shall be filed within three months from the date of their appointment unless the time for so doing shall be extended by the court any party may within thirty days thereafter file his her or their appeal from the said report to the said court. Such appeal shall state the grounds or reasons for the appeal as in other appeal cases and shall be in writing and accompanied by an affidavit of the appellant or their agent or attorney that the same is not taken for the purpose of delay but because the affiant firmly believes that injustice has been done and after such appeal either party may put the cause at issue in the form directed by said court and the same shall be tried by said court and jury and after final judgment either party may have an appeal therefrom to the proper court the Superior Court or the Supreme Court in the manner as prescribed in other cases. The said court of common pleas shall have power to order what notices shall be given in connection with any part of the proceedings and may make all such orders as it may deem requisite. If any exceptions be filed with any appeal to the proceedings they shall be speedily disposed of and if allowed a new view shall be ordered and if disallowed the appeal shall proceed as hereinbefore provided

Section 37 That article fourteen section seven of said act which reads as follows

"Section 7 In case any city shall repeal any ordinance passed or discontinue any proceeding taken providing for any of the improvements mentioned in the first section of this article prior to the entry upon taking appropriation or injury to any property or material and within thirty days after the filing of the report of viewers assessing damages and benefit the said city shall not thereafter be liable to pay any damages which have been or might have been assessed but all costs upon any proceedings had thereon shall be paid by the said city" be and the same is hereby amended to read as follows

Section 7 In case any such city shall repeal any ordinance passed or discontinue any proceeding taken providing for any of the improvements mentioned in the first section of this article prior to the entry upon taking appropriation or injury to any property or materials and within thirty days after the filing of the report of viewers assessing damages and benefits the said city shall not thereafter be liable to pay any damages which have or might have been assessed but all costs upon any proceeding had thereon shall be paid by the city including attorney fees to be fixed by the court on behalf of the owner or owners

Section 38 That article fifteen section one of said act which reads as follows

"Section 1 Subject to the provisions of article six of this act the council of each of said cities of the third class shall on the first Monday of January or as soon thereafter as may be conveniently done elect one person resident of the city for at least five years previous to his election a qualified elector thereof and owner of real estate therein at the time of his election and during the entire term of service of the assessed value of at least five hundred dollars as city assessor to serve from the date of his election until the first Monday of January of the succeeding year Council shall not permit any person elected assessor to enter upon the duties of said office nor continue in office when he does not have and possess all of the qualifications aforesaid and for this purpose council shall have power by a majority vote of all the members elected thereto to declare the said office of assessor vacant at any time any person has not or ceases to have the qualifications aforesaid for the said office and they may thereupon fill the vacancy thus occasioned in the manner hereinafter provided for the filling of vacancies" be and the same is hereby amended to read as follows

Section 1 The council of each of said cities of the third class on the first Monday of January one thousand nine hundred and twenty and on the first Monday of January in every fourth year thereafter or as soon thereafter as may be conveniently done shall elect one person resident of the city for at least five years previous to his election a qualified elector thereof and owner of real estate therein at the time of his election and during the entire term of service of the assessed value of at least five hundred dollars as city assessor to serve for the term of four years from the first Monday of January in the year in which he is elected Council shall not permit any person elected assessor to enter upon the duties of said office nor continue in office when he does not have and possess all of the qualifications aforesaid and for this purpose council shall have power by a majority vote of all the members elected thereto to declare the said office of assessor vacant at any time any person has not or ceases to have the qualifications aforesaid for the said office and they may thereupon fill the vacancy thus occasioned in the manner hereinafter provided for the filling of vacancies

Section 39 That article fifteen section ten of said act which reads as follows

"Section 10 The said assessor shall complete his triennial assessment and the annual assessments in intervening years on or before the first day of September in each year and he shall have power to add to the duplicates in the hands of the city treasurer any subject of taxation therefrom and to rectify any and all errors and mistakes made therein" be and the same is hereby amended to read as follows

Section 10 The said assessor shall complete his triennial assessment and the annual assessments in intervening years on or before the first day of September in each year and he shall have power with the approval of the board of revision and appeals to add to the duplicates in the hands of the city treasurer any subject of taxation omitted therefrom and to rectify any and all errors and mistakes made therein

Section 40 That article sixteen section one of said act which reads as follows

"Section 1 Subject to the provisions of article six of this act the council of each city of the third class shall on the first Monday of January succeeding their election or as soon thereafter as practicable elect by majority vote of said council a competent civil engineer who shall be styled the city engineer and shall serve for a term of two years from the date of his election and until his successor shall be duly qualified unless he shall sooner be removed from said office according to law" be and the same is hereby amended to read as follows

Section 1 Subject to the provisions of article six of this act the council of each city of the third class shall on the first Monday of May Anno Domini one thousand nine hundred twenty and on the first Monday of May in every fourth year thereafter or as soon thereafter as practicable in each of said years elect by majority vote of said council a competent civil engineer who shall be styled the city engineer and shall serve for a term of four years from the said first Monday of May and until his successor shall be duly qualified unless he shall sooner be removed from said office according to law He shall give bond with surety in such sum as council may direct conditioned for the faithful performance of his duties Vacancies in said office shall be filled by council for the unexpired term

Section 41 That article nineteen of said act which reads as follows

ARTICLE XIX

Section 1 Any proposed ordinance may be submitted to the council by a petition signed by the electors of any city of the third class of the Commonwealth of Pennsylvania Upon the written request of one hundred qualified electors directed to the city clerk asking that a petition be prepared he shall prepare such petition within ten days and in the meantime notice shall be given in one of the daily newspapers if one be published in the city and if not then in a weekly newspaper that such petition will be ready for signing at the expiration of ten days from the presentation of the aforesaid request This notice shall state the purpose for which the petition is made the place where and when it may be signed and ten days shall be allowed for signatures The signing shall be done in the city clerk's office only and the petition shall be retained there at all times during the period of ten days Each signer shall add to his signature his place of residence street and number and shall make oath before the city clerk that he is a qualified elector of the city and resides at the address given At the expiration of the ten days aforesaid and within ten days thereafter the city clerk shall examine such petition and from the voters registered ascertain whether or not said petition is signed by voters equal to twenty per centum of all votes cast for all candidates for mayor at the last preceding municipal election and if necessary the council shall allow him extra help for that purpose and he shall attach to said petition his certificate showing the result of said examination If by the clerk's certificate the petition is shown to contain less than twenty per centum as aforesaid it may be amended within ten days from the date of said certificate The clerk shall within ten days after such amendment make like examination and certification of the amended petition and if his certificate shall show the same to contain less than twenty per centum as aforesaid it shall be returned to the person filing the same without prejudice If the petition shall be certified to contain twenty per centum of said votes cast as aforesaid the clerk shall submit the same to the council without delay If the petition accompanying the proposed ordinance be signed by electors equal in number to twenty per centum of the votes cast for all candidates for mayor at the last preceding municipal election and contains a request that the said ordinance be submitted to a vote of the people if not passed by the council such council shall either

(a) Pass said ordinance without alteration within twenty days except as otherwise provided herein after attachment of the clerk's certificate to the accompanying petition or

(b) Forthwith after the clerk shall attach to the petition accompanying such ordinance his certificate of sufficiency the council shall call a special election unless the general municipal election is fixed within ninety days thereafter and at such special or general election if one is so fixed such ordinance shall be submitted without alteration to the vote of the electors of the said city The ballots used when voting upon said ordinance shall be supplied by council and shall contain the words "For the ordinance" (stating the nature of proposed ordinance) and "Against the ordinance" (stating the nature of proposed ordinance) If the majority of the qualified electors voting on the proposed ordinance shall vote in favor thereof such ordinance shall thereupon become a valid and binding ordinance of said city Any ordinance which under the provisions of article nineteen or article twenty of this act is proposed by petition or which shall be adopted by a vote of the people cannot be repealed or amended within two years except by a vote of the people Any number of proposed ordinances may be voted upon at the same election in accordance with the provisions of this section but there shall not be more than one special election in any period of six months for such purpose The council may submit a proposition for the repeal of any such ordinance or amendments thereto to be voted upon at any succeeding general city election and should such proposition so submitted receive a majority of the votes thereon at such election such ordinance shall thereby be repealed or amended accordingly Whenever any ordinance or proposition is required by this act to be submitted to the voters of the city at any election city clerks shall cause such ordinance or proposition to be published once in each of the daily newspapers published in said city such publication to be not more than twenty or less than five days before the submission of such proposition or ordinance to be voted on" be and the same is hereby amended to read as follows

ARTICLE XIX

Section 1 Any proposed ordinance (except as hereinafter mentioned) may be submitted to the council by a petition signed by the electors of any city of the third class of the Commonwealth of Pennsylvania Upon the written request of one hundred qualified electors directed to the city clerk asking that a petition be prepared he shall prepare such petition within ten days and in the meantime notice by one insertion shall be given in one of the daily newspapers if one be published in the city and if not then in a weekly or daily newspaper published in the county in which said city is situated that such petition will be ready for signing at the expiration of ten days from the presentation of said request This notice shall state the purpose for which the petition is made the place where and when it may be signed and ten days shall be allowed for signatures The signing shall be done in the city clerk's office only and the petition shall be retained there at all times during the period of ten days Each signer shall add to his signature his place of residence street and number and shall make oath before the city clerk that he is a qualified elector of the city and resides at the address given At the expiration of the ten days aforesaid and within ten days thereafter the city clerk shall examine such petition and from the voters registered ascertain whether or not said petition is signed by voters equal to twenty per centum of all votes cast for all

candidates for mayor at the last preceding municipal election at which a mayor was elected and if necessary the council shall allow him extra help for that purpose and he shall attach to said petition his certificate showing the result of said examination. If by the clerk's certificate the petition is shown to contain less than twenty per centum as aforesaid it may be amended within ten days from the date of said certificate. The clerk shall within ten days after such amendment make like examination and certification of the amended petition and if his certificate shall show the same to contain less than twenty per centum as aforesaid it shall be returned to the person filing the same without prejudice. If the petition shall be certified to contain twenty per centum of said votes cast as aforesaid the clerk shall submit the same to the council without delay. If the petition accompanying the proposed ordinance be signed by electors equal in number to twenty per centum of the votes cast for all candidates for mayor at the last preceding municipal election at which a mayor was elected and contains a request that the said ordinance be submitted to a vote of the people if not passed by the council such council shall either

(a) Pass said ordinance without alteration within twenty days except as otherwise provided herein after attachment of the clerk's certificate to the accompanying petition or

(b) Forthwith after the clerk shall attach to the petition accompanying such ordinance his certificate of sufficiency the council shall call a special election unless the general or municipal election is fixed within ninety days thereafter and at such special election if one is so fixed or at the said general or municipal election such ordinance shall be submitted without alteration to the vote of the electors of the said city. The ballots used when voting upon said ordinance shall be supplied by council and shall contain the words "For the ordinance" (stating the nature of proposed ordinance) and "Against the ordinance" (stating the nature of proposed ordinance). If the majority of the qualified electors voting on the proposed ordinance shall vote in favor thereof such ordinance shall thereupon become a valid and binding ordinance of said city. Any ordinance which under the provisions of Article Nineteen (XIX) or of Article Twenty (XX) of this act is proposed by petition or which shall be adopted by a vote of the people cannot be repealed or amended within two years except by a vote of the people. Any number of proposed ordinances may be voted upon at the same election in accordance with the provisions of this section but there shall not be more than one special election in any period of six months for such purpose. The council may submit a proposition for the repeal of any such ordinance or amendments hereto to be voted upon at any succeeding municipal or general election and should such proposition so submitted receive a majority of the votes thereon at such election such ordinance shall thereby be repealed or amended accordingly. Whenever any ordinance or proposition is required by this act to be submitted to the voters of the city at any election city clerks shall cause such ordinance or proposition to be published once in at least two of the newspapers published in said city and if two newspapers are not published in the city then in two newspapers published in the county such publication to be not less than five nor more than twenty days before the submission of such proposition or ordinance to be voted on.

Section 2 That the provisions of the foregoing section shall not apply to or include any ordinance

(a) Relating to any matter subject or thing which is not the subject of a referendum vote as hereinafter provided

(b) To repeal amend or modify any ordinance which had been subject of the provisions of the referendum as hereinafter provided

Section 42 That article twenty of said act which reads as follows

ARTICLE XX

Section 1 No ordinance passed by the council except when otherwise required by the general laws of the State or required or permitted by the provisions of this act and except ordinances for the immediate preservation of the public peace health or safety which contains a statement of their urgency shall go into effect before ten days from the time of its final passage and if during the said ten days from the time of its final passage a petition signed by electors of the city equal in number to at least twenty per centum of the entire votes of all candidates for mayor at the last preceding general municipal election at which a mayor was elected protesting against the passage of such ordinance be presented to the council the same shall thereupon be suspended from going into operation and it shall be the duty of the council to reconsider such ordinance and if the same is not entirely repealed the council shall submit the ordinance as is provided by subsection (b) of section one of article nineteen of this act to the vote of the electors of the city either at the general election or at a special municipal election to be called for that purpose and such ordinance shall not go into effect or become operative unless a majority of the qualified electors voting on the same shall vote in favor thereof. Said petition shall be prepared signed and perfected in all respects in accordance with the provisions of said section one of article nineteen and be examined and certified to by the clerk in all respects as therein provided. And provided That the provisions of article nineteen and article twenty shall not become effective until January first nineteen hundred and fourteen nor apply to any tax levy nor to the annual appropriation ordinance nor to any ordinance providing for the exercise of the right of eminent domain. And provided further That no franchise or consent to occupy the public streets highways or other places in any of said cities shall be given or granted to any person or persons railroad railway gas water electric light telegraph or telephone company or to any other public service corporation except by ordinance and no ordinance for such purpose shall go into effect for thirty days after its approval or for thirty days after the time it would otherwise have become a law. If within said thirty days a peti-

tion prepared advertised and perfected in all respects complying with the provisions of article nineteen section one is addressed to the council signed by electors of the city equal in number to at least twenty per centum of the total number of registered voters as shown by the last preceding registration protesting against the passage of said ordinance the latter shall be suspended. It shall be the duty of the city clerk within ten days after said petition is filed with him to examine and ascertain from the registry of votes whether or not said petition is signed by the requisite number of electors and if necessary the council shall allow the said clerk extra help for said purpose. When the said clerk has made said examination he shall attach his certificate to said petition showing the result of his examination and if it shall appear that the petition has not the requisite number of electors as petitioners no further action shall be taken but this shall not prevent the filing of another petition in like manner within said thirty days and in case such petition is presented the same proceedings shall be had thereon as in the first petition. If no petition having the twenty per centum of electors as hereinabove provided is presented or filed with the city clerk within said thirty days the said ordinance shall then go into immediate effect unless otherwise provided in the ordinance.

In case the petition or petitions provided for in the preceding section be signed by the twenty per centum of the total number of registered voters shown by the last preceding registration the council shall reconsider such ordinance and if the same is not entirely repealed the council shall call a special election unless the general or municipal election is to be held within ninety days therefrom in which latter case the question of reference shall be to the general or municipal election as the case may be. At the special election if one is so fixed by the council or at the general or the municipal election occurring within ninety days the said ordinance shall be submitted without alteration.

When the submission is at a general or municipal election the city clerk shall certify to the county commissioners a copy of the ordinance and the proceedings of council directing the referendum vote and the county commissioners shall cause the proper ballot to be printed in the ballot sheet used at the said respective elections. Where there is a special election the ballots shall be prepared and furnished by the city and said elections shall be held by the same officers who hold the general or municipal elections (as the case may be) and the expenses of said special elections shall be paid for by the city and said city may fix not only the day of election but the time for opening and closing of the polls. Any number of ordinances may be referred and voted on at the same election and there shall not be more than one special election every six months. The ballot for each referendum shall be substantially in the following form

CITY ORDINANCE REFERENDUM

If you are for the ordinance mark an X opposite the word FOR if you are against the ordinance mark an X opposite the word AGAINST

Approval of the city ordinance (stating the purpose of said ordinance)

FOR

AGAINST

The officers holding said elections shall keep tally sheets and make returns of votes in the same manner as tally sheets are kept and returns made in the election of officers and the submission of other questions as now provided by law the said returns shall be filed with the prothonotary of the court of common pleas and the said court shall compute the returns and cause the result thereof to be filed in the said court and the said prothonotary shall certify the result to the council of the proper city. In case of special elections the said prothonotary shall lay the returns of elections before the said court at a meeting or session of the said court to be held on the Tuesday succeeding said election for computation as aforesaid. If it shall appear that more persons have voted for said ordinance than against it the ordinance shall take immediate effect the same as if it had been approved by the mayor and there had been no referendum vote thereon. If the vote is against said ordinance it shall be lost and of no effect.

Before any referendum election is held on any ordinance as hereinbefore provided it shall be the duty of the city clerk to publish or cause to be published a copy of the ordinance which is submitted to a vote of the people one insertion in at least two newspapers published in the respective city and if two newspapers are not published in the city then in two newspapers published in the county if there be such said publication to be not less than five nor more than twenty days before the respective election and a copy of said publication duly verified by affidavit shall be filed by the city clerk in the prothonotary's office of said court with the result of the election as computed and filed by the court and the same is hereby amended to read as follows

ARTICLE XX

Section 1 No ordinance passed by the council except as hereinafter mentioned shall go into effect before ten (10) days from the time of its final passage and if during the said ten days from the time of its final passage a petition signed by electors of the city equal in number to at least twenty per centum of the entire vote for all candidates for mayor at the last preceding general municipal election at which a mayor was elected protesting against the passage of such ordinance be presented to the council the same shall thereupon be suspended from going into operation and it shall be the duty of the council to reconsider such ordinance and if the same is not entirely repealed the council shall submit the ordinance as is provided by sub-section (b) of section one of the preceding article of this act to the vote of

the electors of the city either at the general or municipal election or a special election to be called for that purpose and such ordinance shall not go into effect or become operative unless a majority of the qualified electors voting on the same shall vote in favor thereof. Upon the written request of one hundred qualified electors directed to the city clerk asking that the petition hereinabove provided for be prepared he shall prepare such petition immediately and thereupon give notice by one insertion in one of the daily newspapers if one be published in the city and if not then in a weekly or daily newspaper published in the county that such petition is ready for signing and the purpose of the petition giving the place where and time when it may be signed and the said signing shall be done in the city clerk's office only where the petition shall be retained during the period of ten days after the passage of the said ordinance.

Each signer shall add to his signature his place of residence street and number and shall make oath before the city clerk that he is a qualified elector of the city and resides at the address given. The city clerk shall keep his office open for the purpose of signatures to the initiative and referendum petitions from eight o'clock in the forenoon to twelve (noon) and from one o'clock in the afternoon to five o'clock in the afternoon of each day except Sundays and holidays and he shall not permit any person to sign any of the said petitions after five o'clock in the afternoon of the last day for signing the initiative nor after the tenth day following the passage of the ordinance on which the referendum vote is prayed for and at the expiration of said ten days the said petition in which a referendum vote is asked then in the hands of the city clerk shall be deemed and taken to be filed with and presented to the council and it shall be the duty of the city clerk to lay the same before the council at its first meeting thereafter. After its presentation the city clerk shall ascertain from the voters registry whether or not said referendum petition is signed by voters equal to twenty per centum of all the votes cast for mayor at the last preceding municipal election at which a mayor was elected and if necessary the council shall allow him extra help for that purpose and after he has made said examination he shall report the result thereof to council.

Section 2. No franchise or consent to occupy the public streets highways or other places in any city of the third class shall be given or granted to any person or persons railroad railway gas water light telephone or telegraph company or to any public service corporation except by ordinance and no ordinance for such purpose shall go into effect for thirty days after its final passage. If within said thirty days a petition prepared advertised and perfected in all respects complying with the provisions of the preceding section of this article (except that the petitioners shall have thirty days in which to prepare said petition) is addressed to the council signed by registered electors of the city equal in number to at least twenty per centum of all the votes cast for mayor as the last preceding municipal election at which a mayor was elected protesting against the passage of said ordinance the latter shall be suspended and it shall be the duty of the city clerk to examine said petition and ascertain from the registry of voters whether or not said petition is signed by the required number of electors and if necessary the council shall allow the city clerk extra help for said purpose and upon such examination he shall report the result to council.

Section 3. In case it shall appear that the petitions hereinabove provided for in sections one (1) and two (2) of this article have not been signed by the requisite number of voters no action shall be taken but the ordinances shall be deemed and taken to be in full force from the time or times they each would have gone into effect had there been no petition against the same but in case the petition or petitions provided for in the preceding sections in this article be signed by electors equal to twenty per centum of all the votes cast for mayor as aforesaid the council shall reconsider such ordinance and if the same is not entirely repealed the council shall call a special election unless the general or municipal election is to be held within ninety days therefrom in which case the question of reference shall be to the general or municipal election as the case may be. At the special election if one is so fixed by council or at the general or municipal election occurring within ninety days the said ordinance shall be submitted without alteration.

Section 4. When the submission is at a general or municipal election the city clerk shall certify to the county commissioners a copy of the ordinance and the proceedings of council directing the referendum vote and the county commissioners shall cause the proper ballot to be printed on the ballot sheet used in the respective elections. Where there is a special election the ballots shall be prepared and furnished by the city and said elections shall be held by the same officers who hold the general or municipal elections (as the case may be) and the expenses of said special elections shall be paid for by the city and said city may fix not only the day of the election but the time for opening and closing the polls. Any number of ordinances may be referred to and voted on at the same election and there shall not be more than one special election every six months. The ballot for each referendum shall be substantially in the following form:

CITY ORDINANCE REFERENDUM

If you are for the ordinance mark an X opposite the word FOR. If you are against the ordinance mark an X opposite the word AGAINST.

Approval of the city ordinance (stating the purpose of said ordinance)

FOR	
AGAINST	

Section 5. The officers holding said elections shall keep tally sheets and make returns of votes in the same manner as tally sheets are kept and returns made in elections of officers and the submission of other questions as now provided by law. The said returns shall be filed with the prothonotary of the court of common pleas and the said court shall compute the returns and cause the results thereof to be filed in said court and the said prothonotary shall certify the result to the council of the proper city. In case of special elections the said prothonotary shall lay the returns of the election before the said court at a meeting or session of the said court to be held on the Tuesday succeeding the said election for computation as aforesaid. If it shall appear that more persons have voted for said ordinance than against it the ordinance shall take immediate effect the same as if it had been passed by the council and signed by the mayor and there had been no referendum vote thereon. If the vote is against said ordinance it shall be lost and of no effect.

Section 6. Before any referendum election is held on any ordinance as hereinbefore provided it shall be the duty of the city clerk to publish or cause to be published a copy of the ordinance which is to be submitted to the vote of the people one insertion in at least two newspapers published in the respective city and if two newspapers are not published in the said city then in two newspapers published in the county if there be such publication to be not less than five nor more than twenty days before the respective election and a copy of said publication duly verified by affidavit shall be filed by the city clerk in the prothonotary's office in said court with the result of the election as computed and filed by the court.

Section 7. The provisions of this article with reference to referendum proceedings shall not apply to any ordinance passed for the following purposes namely:

(a) Ordinances expressly required to be passed by the general laws of the State or by the provisions of any act of Assembly or the provisions of which and the matters to be carried out thereunder are subject to the approval of an officer or tribunal of the State government.

(b) Ordinances providing for tax levies annual and other appropriations and for the exercise of the right of eminent domain.

(c) Ordinances for the preservation of the public peace health morals safety and in the exercise of the police powers of the city government and for the prevention and abatement of nuisances.

(d) Any ordinances providing for an election to increase indebtedness and any other ordinance which by law must be submitted to an election before it shall take effect.

(e) Ordinances for the opening paving grading or other improvement of streets or highways when the improvement is petitioned for by a majority in number or interest of the abutting property owners.

(f) Ordinances for the construction of sewers and for the purpose of keeping the streets highways and sidewalks in good order and repair and in a safe and passable condition.

Section 43. That article twenty-one of said act which reads as follows:

"Section 4. All acts of Assembly or parts of acts relating to cities of the third class not inconsistent with the provisions of this act shall be and remain in full force and all acts and parts of acts general special or local appertaining to the subject matter covered by this act so far as they are inconsistent with the provisions thereof be and the same are hereby repealed except that nothing in this act shall be interpreted to repeal abridge or in any way effect the provisions of an act approved the twenty-second day of April Anno Domini nineteen hundred and five entitled "An Act to preserve the purity of the waters of the State for the protection of the public health" be and the same is hereby amended to read as follows:

Section 4. All acts of Assembly or parts of acts relating to cities of the third class not inconsistent with the provisions of this act shall be and remain in full force and all acts and parts of acts general special or local appertaining to the subject matter covered by this act so far as they are inconsistent with the provisions thereof be and the same are hereby repealed except that nothing in this act shall be interpreted to repeal abridge or in any way affect the provisions of an act approved the twenty-second day of April Anno Domini nineteen hundred and five entitled "An Act to preserve the purity of the waters of the State for the protection of the public health" or the provisions of an act approved the twenty-eighth day of April Anno Domini nineteen hundred and three entitled "An Act for the annexation of any city borough township or part of a township to a contiguous city and providing for the indebtedness of the same" and the amendments or supplements thereof or of the Public Service Company Law or amendments or supplements thereof. Provided That this act shall not apply to any city incorporated prior to May twenty-third one thousand eight hundred seventy-four by special act of Assembly which has not accepted the provisions of an act entitled "An Act dividing cities of this State into three classes regulating the passage of ordinances providing for contracts for supplies and work for said cities authorizing the increase of indebtedness and the creation of a sinking fund to redeem the same defining and punishing certain offenses in all of said cities and providing for the incorporation and government of the cities of the third class" approved the twenty-third day of May one thousand eight hundred and seventy-four (Pamphlet Laws two hundred thirty).

Section 44. Any acts or parts of any act inconsistent with the provisions of this act are hereby repealed.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—192.

Alexander,	Di Lemmo,	Krause, W.,	Ruddy,
Allum,	Dilsheimer,	Krugh,	Sarig,
Armstrong,	Dithrich,	Kunkle,	Schaffer,
Aron,	Donneley,	Lafferty,	Schilling,
Baldi,	Dunn,	Lanius,	Scott,
Baldrige,	Ehrhardt,	Lauler,	Shaffer,
Barnhart,	Ephraim,	Levis,	Shellenberger,
Bechtold,	Evans, J. T.,	MacCallum,	Showalter,
Beckley,	Evans, S. J.,	Magill,	Shunk,
Bell,	Finney,	Mallery,	Simpson,
Benchoff,	Fitzgibbon,	Mangan,	Smith, E. R.,
Bennett,	Flynn,	Marcus,	Smith, F. I.,
Benninger,	Fowler,	Marshall,	Snyder,
Bidelspacher,	Fox, A. R. B.,	McCaig,	Soffel,
Bigler,	Fox, I. M.,	McCurdy,	Sowers,
Bolard,	Franklin,	McGeary,	Sprolws,
Bower,	Gans,	McIntyre,	Stadtlander,
Bowman,	Geary,	McKim,	Steele,
Brady,	Glass,	McVicar,	Sterling,
Brislin,	Goehring,	Mehrling,	Stevenson,
Brooks,	Golder,	Michel,	Sullivan,
Bucher,	Graham,	Miller, A. D.,	Sweetzer,
Bungard,	Griest,	Miller, C. G.,	Todd,
Campbell,	Griffith,	Miller, D. I.,	Trach,
Catlin,	Haines,	Miller, D. D.,	Vickerman,
Clements,	Haldeaman,	Millin,	Wagner,
Clutton,	Hamilton, J.,	Millner,	Walker, G. T.,
Coldsmith,	Hamilton, W. J.,	Morgan,	Walker, J. A.,
Collier,	Hampson,	Murphy,	Wallace, R. L.,
Colville,	Harer,	Nearby,	Wallace, W. T.,
Comarer,	Harvey,	North,	Wells,
Conner,	Heffernan,	Norton,	West,
Cook,	Hess,	Patterson,	Wettach,
Corbin,	Heyburn,	Perry,	Whiteman,
Cox,	Hickernell,	Phillips,	Willert,
Crawford,	Hoffman,	Pidgeon,	Williams,
Crockett,	Hollingsworth,	Pike,	Willson,
Crum,	Horne,	Powell,	Woner,
Curran,	Hough,	Quigley,	Wood,
Curry, A. E.,	Huntington,	Ramsey,	Woodruff,
Curry, R.,	Hutchison,	Reber, C. A.,	Wynne,
Davis, D. F.,	Jones,	Reber, H. F.,	Zanders,
Davis, J. T.,	Jordan,	Rhoads,	Zimmerman,
Davis, W.,	Kantner,	Ringler,	Zook,
Dawson,	Kennedy,	Rinn,	Spangler,
Day,	Kinsman,	Robertson,	Speaker.
Dewey,	Kooser,	Rothenberger,	
Diehm,	Krause, T. S.,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 259 as follows:

An Act to amend section six of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An Act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employees of said department and providing a method for fixing compensation" so as to permit temporary suspensions by the superintendent of Public Affairs Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section six of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An Act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employees of said department and providing a method for fixing compensation" which reads as follows

"Section 6 All employees of said police department shall be subject to suspension by the superintendent of the department of public affairs for misconduct or violation of any law of this Commonwealth any ordinance of the city or regulation of the said police department pending action by the city council upon the charges made against any such employees and on hearing before the city council where they may be represented by counsel they may be fined suspended or discharged by the city council if found guilty of the charges made against them" is hereby amended to read as follows

"Section 6 All employees of said police department shall be subject to suspension by the superintendent of the department of public affairs for misconduct or violation of any law of this Commonwealth any ordinance of the city or regulation of the said police department pending action by the city council upon the charges made against any such employees and on hearing before the city council where they may be represented by counsel they may be fined or suspended for a period not to exceed thirty days with or they may be without pay or discharged by city council if found guilty of the charges made against them Provided however That the said superintendent of the

department of public affairs may for misconduct or violation as aforesaid suspend any employee of said department of police for a period not to exceed ten days with or without pay without preferring charges and without a hearing of council.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution of the year and nays were taken and were as follows, viz:

YEAS—190.

Alexander,	Di Lemmo,	Krause, W.,	Ruddy,
Allum,	Dithrich,	Krugh,	Sarig,
Armstrong,	Donneley,	Kunkle,	Schaffer,
Aron,	Drinkhouse,	Lanius,	Schilling,
Baldrige,	Dunn,	Lauler,	Scott,
Barnhart,	Ehrhardt,	Levis,	Shaffer,
Bechtold,	Ephraim,	Magill,	Shellenberger,
Beckley,	Evans, J. T.,	Mallery,	Showalter,
Bell,	Evans, S. J.,	Mangan,	Shunk,
Benchoff,	Finney,	Marcus,	Sinclair,
Bennett,	Fitzgibbon,	Marshall,	Smith, E. R.,
Benninger,	Flynn,	Martin,	Smith, F. I.,
Bidelspacher,	Foster,	McCaig,	Snowden,
Bigler,	Fowler,	McCurdy,	Snyder,
Bolard,	Fox, A. R. B.,	McGeary,	Soffel,
Bower,	Fox, I. M.,	McIntyre,	Sowers,
Bowman,	Franklin,	McKay,	Sprolws,
Brady,	Gans,	McKim,	Stark,
Brendle,	Geary,	McVicar,	Statler,
Brislin,	Glass,	Mehrling,	Steedle,
Brooks,	Goehring,	Michel,	Sterling,
Bucher,	Golder,	Miller,	Stevenson,
Bungard,	Goodnough,	Miller, A. D.,	Stott,
Campbell,	Graham,	Miller, C. G.,	Sweetzer,
Catlin,	Griest,	Miler, D. I.,	Todd,
Clements,	Griffith,	Miller, D. D.,	Trach,
Clutton,	Haldeaman,	Millin,	Uish,
Coldsmith,	Hamilton, J.,	Millner,	Vickerman,
Colville,	Hamilton, W. J.,	Murphy,	Wagner,
Comarer,	Hampson,	Nearby,	Walker, G. T.,
Conner,	Harer,	North,	Walker, J. A.,
Cook,	Harvey,	Norton,	Wallace, R. L.,
Corbin,	Helt,	Patterson,	Wallace, W. T.,
Cox,	Hess,	Perry,	Wells,
Crawford,	Hickernell,	Phillips,	West,
Crockett,	Hoffman,	Pidgeon,	Wettach,
Crum,	Hollingsworth,	Pike,	Whiteman,
Curran,	Hough,	Powell,	Willert,
Curry, A. E.,	Huntington,	Quigley,	Williams,
Curry, R.,	Hutchison,	Ramsey,	Willson,
Davis, D. F.,	Jennings,	Reber, C. A.,	Woner,
Davis, J. T.,	Jones,	Reber, H. F.,	Wood,
Davis, W.,	Jordan,	Rhoads,	Woodruff,
Dawson,	Kantner,	Ringler,	Wynne,
Day,	Kennedy,	Rinn,	Zimmerman,
Dewey,	Kinsman,	Robertson,	Zook,
Diehm,	Kooser,	Rotheberger,	Spangler,
	Krause, T. S.,		Speaker.

NAYS—1.

Horne,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1138 as follows:

An Act authorizing the Commonwealth to rebuild county bridges over eight hundred feet in length located on State Highways where such bridges have been heretofore destroyed by fire providing for the appointment of viewers and inspectors and for the payment of the costs of rebuilding such bridges and imposing certain charges upon counties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Commonwealth of Pennsylvania shall rebuild all county bridges over eight hundred feet in length lying wholly within any one county and located on State Highway routes which have been heretofore destroyed by fire

Section 2 The county commissioner in any county in which such county bridge was located may apply by petition to the court of common pleas of Dauphin County setting forth fully in said petition the location of such bridge the time when a bridge was first erected in the same location the time when the bridge was destroyed by fire the character of the bridge so destroyed and the probable cost of rebuilding the same

Section 3 Thereupon it shall be the duty of the court to appoint three viewers one of whom shall be a civil engineer and not more than two of whom shall be residents of the county wherein such bridge is proposed to be built

Section 4 The viewers so appointed after having been duly qualified to faithfully perform their duties shall proceed to fix the location of the proposed bridge and make report at

such time as the court may direct which report shall contain an accurate statement of the kind and character of the bridge destroyed which it is proposed to replace the length of time since the first bridge was built on the proposed location the length of the bridge together with the recommendation of the viewers as to the kind of bridge needed and the probable cost thereof. It shall be the duty of the said viewers to inquire whether the accommodations of the traveling public in the locality demands the rebuilding of said bridge.

Section 5. Due notice shall be given to the Attorney General of the time of filing the petition and application of viewers and it shall be his duty to appear for and defend the interests of the Commonwealth in all such proceedings.

Section 6. Upon the filing of such report the county interested and the Commonwealth shall have the right to file exceptions thereto at any time within thirty days.

Section 7. It shall be the duty of the court after full hearing by deposition or otherwise as the said court may direct to determine all questions stated in the petition or the exceptions thereto and to enter a final order thereupon from which order such county or the Commonwealth shall have the right of an appeal to the supreme court within thirty days.

Section 8. In case the report of the viewers or a majority of them is in favor of the erection of the bridge and the same is confirmed by the court the court shall order and direct such rebuilding. Thereupon it shall be the duty of the Board of Commissioners of Public Grounds and Buildings immediately to proceed and have prepared in conformity with the report of the viewers such plans and specifications of the proposed bridge as may be necessary and shall appoint a superintendent of construction and fix his salary which shall in no case exceed five per centum of the amount of the contract.

Section 9. After advertising for bids in not less than three daily newspapers two of which shall be published in the county in which such bridge is located and the other in one newspaper published at the seat of the government for a period of three weeks the Board of Commissioners of Public Grounds and Buildings shall proceed to let the contract for the rebuilding of such bridge to the lowest and best bidder. In case all bids are rejected the Board of Commissioners of Public Grounds and Buildings shall readvertise and let bids in the manner hereinbefore provided.

Section 10. Every bridge so erected by the Commonwealth shall be inspected by three fit persons to be appointed by the court of common pleas of Dauphin County none of whom shall be residents of or property holders in the county wherein the bridge is located who shall make report to the court of the result of their inspection.

Section 11. When the report is made by the inspectors that such bridge has been erected according to the contract for the erection of the same the report shall be approved by the court. If the persons so appointed shall not approve the same they shall report to the court what sum in their judgment ought to be deducted from the sum stipulated in such contract. Thereupon the court shall grant a rule upon the builder or contractor to show cause against the said report at the time and place named in the rule.

After the service and return of such rule it shall be lawful for the contractor to file a statement in the court of common pleas of Dauphin County upon the contract made by him with the Commonwealth and thereupon to proceed to trial in like manner as if in an action had been commenced by him upon such contract against the Commonwealth.

Section 12. Partial payments on the contract shall be made from time to time to the contractor as the work progresses upon estimates made by the superintendent of construction setting forth the relative value of work done and by him approved at the time of estimate as compared with the total contract price all such estimates however shall be approved by a majority of the Board of Commissioners of Public Grounds and Buildings before payment is made. At no time before the completion of the work and final approval thereof by the court shall any payments be made in excess of eighty per centum of the estimated value of work done and approved by the superintendent of construction. If by the report of the inspectors it appears that said bridge has been built in conformity with the terms of the contract and specifications and such report is approved by the court payment shall be made of all the contract price not previously paid. Upon approval of any estimate by the Board of Commissioners of Public Grounds and Buildings or upon the approval by the court of the report of the inspectors stating that the bridge has been built in conformity with the terms of the contract as the case may be it shall be the duty of the Auditor General to draw his warrant upon the State Treasurer in accordance with the foregoing. The warrant shall be payable out of any appropriation made to the Board of Commissioners of Public Grounds and Buildings for the purpose of the rebuilding of bridges by the Commonwealth.

In the event that by the report of said inspectors it is made to appear that deductions should be made from the contract price and such report is acquiesced in by the contractor or the amount of the contract price owing is finally determined by the court in the manner hereinbefore provided it shall be the duty of the Auditor General in like manner to draw his warrant for such such as shall appear to be owing exclusive of any payments that have been previously made which warrant shall be payable likewise out of any appropriation made to the Board of Commissioners of Public Grounds and Buildings for the purpose of rebuilding bridges by the Commonwealth.

Section 13. The fees and expenses to be allowed the viewers or inspectors and the proper charges for the preparation of the plans and specifications of such bridge the superintending of construction of the same the costs of all legal proceedings and all other costs and expenses whatsoever shall be paid by the county in which the bridge is located and the amount of such

charges costs and expenses herein provided for shall be fixed by the court of common pleas of Dauphin County according to the circumstances of the case upon notice of the county commissioners.

Section 14. Until otherwise by law provided all bridges erected under the provisions of this act shall be maintained and kept in good repair by the county in which the same may be located.

On the question.

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. MALLORY. Mr. Speaker, I desire to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Clinton (Mr. Quigley) permit himself to be interrogated?

Mr. QUIGLEY. Mr. Speaker, I will.

Mr. MALLORY. Mr. Speaker, as I understand this bill, it contemplates the taking over by the State of all county bridges over eight hundred feet in length, lying wholly within a county which have been destroyed by fire. Is that a correct interpretation of the bill?

Mr. QUIGLEY. Yes sir.

Mr. MALLORY. I would like to ask the gentleman how far back this bill is intended to retroact.

Mr. QUIGLEY. I imagine all bridges previously burned in any locality.

Mr. MALLORY. Then the act is to retroact indefinitely to all bridges that have been burned, over streams which require bridges of over eight hundred feet in length, and which lie wholly within the county?

Mr. QUIGLEY. Yes sir.

Mr. MALLORY. I would like to ask the gentleman if my understanding is correct that this bill would not apply to a bridge that was eight hundred feet in length, with one end of that span was in one county and the other end in another?

Mr. QUIGLEY. Not the way the bill is drawn.

Mr. MALLORY. It would not apply to a bridge of that kind?

Mr. QUIGLEY. No sir.

Mr. MALLORY. Now, under the facts as you have presented them, do you not think that this particular bill is special legislation, intended only to relieve that particular condition and not to help anybody else that might have occasion to ask for help of a similar character?

Mr. QUIGLEY. I think it would be a general act and would apply to all the counties in the State.

Mr. MALLORY. Provided they had bridges which had already been burned and which lie wholly within the county?

Mr. QUIGLEY. I think that is the case.

Mr. MALLORY. Then it would not apply if the bridge did not lie wholly within the county? It would not apply to a bridge that had one end in one county and the other end in another county?

Mr. QUIGLEY. It would not.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—187.

Alexander,	Day,	Jones,	Rhoads,
Allum,	Dewey,	Kantner,	Rinn,
Armstrong,	Diehm,	Kennedy,	Robertson,
Aron,	Di Lemmo,	Kinsman,	Rorke,
Baldi,	Dilheimer,	Kooser,	Rothemberger,
Baldrige,	Dithrich,	Krause, T. S.,	Ruddy,
Barnhart,	Donneley,	Krause, W.,	Sarig,
Bechtold,	Drinkhouse,	Krugh,	Schaeffer,
Beckley,	Dunn,	Kunkle,	Scott,
Bell,	Ehrhardt,	Lafferty,	Shaffer,
Benchoff,	Ephraim,	Lanius,	Shellenberger,
Bennett,	Evans, J. T.,	Levis,	Showalter,
Benninger,	Evans, S. J.,	MacCallum,	Shunk,
Bielsbacher,	Finney,	Magill,	Sinclair,
Bigler,	Fitzgibbon,	Mangan,	Smith, F. I.,
Bolard,	Foster,	Marcus,	Snowden,
Bower,	Fewler,	Marshall,	Snyder,
Bowman,	Fox, A. R. B.,	Martin,	Soffel,
Brady,	Fox, I. M.,	McCaig,	Sowers,
Brende,	Franklin,	McCurdy,	Spraws,
Brislin,	Gars,	McGeary,	Stadlander,
Brooks,	Geary,	McIntyre,	Stark,
Bucher,	Glass,	McKay,	Sterling,
Bungard,	Goehring,	McKim,	Stevens,
Campbell,	Golder,	McVicar,	Stott,
Catlin,	Goodnough,	Mehring,	Sullivan,

Clements, Clutton, Coldsmith, Collier, Colville, Comeror, Conner, Cook, Corbin, Cox, Crawford, Crockett, Crum, Curran, Curry, A. E., Curry, R., Davis, D. F., Davis, J. T., Davis, W., Dawson,	Graham, Griest, Griffith, Haines, Haldeman, Hamilton, J., Hamilton, W. J., Hampson, Harer, Harvey, Helt, Hess, Hickernell, Hoffman, Hollingsworth, Horne, Hough, Huntington, Hutchison, Ingham, Jennings,	Michel, Millar, Miller, A. D., Miller, C. G., Miller, D. I., Miller, D. D., Milner, Morgan, Murphy, Neary, North, Norton, Patterson, Perry, Pidgeon, Pike, Powell, Quigley, Ramsey, Reber, C. A., Reber, H. F.,	Sweitzer, Todd, Trach, Ulsh, Vickerman, Wagner, Walker, J. A., Wallace, R. L., Wallace, W. T., Wells, West, Whiteman, Willert, Williams, Willson, Woner, Wood, Wynne, Zanders, Zimmerman, Zook,
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YEAS—4.

Mallery,	Phillips,	Steedle,	Woodruff,
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON FINAL PASSAGE.

Mr. ZOOK. Mr. Speaker, I desire to call up at this time, on page 11 of to-day's calendar, House Bill No. 493, file folio 451, bills on final passage postponed.

Agreeably to order,

The bill having been called up from postponed calendar by Mr. ZOOK.

The House resumed the consideration on final passage of House Bill No. 493, entitled

An Act to amend section two of an act approved the third day of May one thousand nine hundred nine (Pamphlet Laws four hundred and seventeen) entitled "An Act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire-escapes fire-extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—186.

Alexander, Allum, Armstrong, Aron, Baldrige, Barnhart, Bechtold, Beckley, Bell, Benchoff, Bennett, Benninger, Bidelspacher, Bigler, Bolard, Bower, Bowman, Brendle, Brislin, Brooks, Bucher, Bungard, Campbell, Catlin, Clements, Clutton, Coldsmith, Colville, Comeror, Conner, Cook, Corbin, Cox, Crawford, Crockett, Crum, Curran, Curry, A. E., Curry, R., Davis, D. F., Davis, J. T.,	Dithrich, Donneley, Drinkhouse, Dunn, Ehrhardt, Ephraim, Evans, J. T., Evans, S. J., Finney, Fitzgibbon, Foster, Fowler, Fox, A. R. B., Fox, I. M., Franklin, Geary, Glass, Goehring, Golder, Goodnough, Graham, Griffith, Haines, Haldeman, Hamilton, J., Hamilton, W. J., Hampson, Harer, Heffernan, Helt, Hess, Hickernell, Hoffman, Hollingsworth, Horne, Hough, Huntington, Hutchison, Ingham, Jennings, Jones, Jordan,	Krause, W., Krush, Kunkle, Lafferty, Lanius, Lauler, Levis, Magill, Mangan, Marcus, Marshall, Martin, McCaig, McCurdy, McGeary, McIntyre, McKay, McKim, McVicar, Mehring, Michel, Millar, Miller, A. D., Miller, C. G., Miller, D. I., Millin, Milner, Murphy, Neary, North, Norton, Patterson, Perry, Phillips, Pidgeon, Pike, Powell, Quigley, Ramsey, Reber, C. A., Reber, H. F.,	Ruddy, Sarg, Schaeffer, Scott, Shaffer, Shellenberger, Shunk, Simpson, Sinclair, Smith, E. R., Smith, F. I., Snyder, Soffel, Sowers, Sprowls, Stadtlander, Stark, Statler, Steedle, Sterling, Stevenson, Stott, Sullivan, Sweitzer, Trach, Ulsh, Vickerman, Wagner, Walker, G. T., Walker, J. A., Wallace, R. L., Wallace, W. T., Wells, West, Whiteman, Willert, Williams, Willson, Woner, Woodruff, Wood, Wynne,
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Dawson, Day, Dewey, Diehm, Di Lemmo, Dilsheimer,	Kantner, Kennedy, Kinsman, Kooser, Krause, T. S.,	Rhoads, Ringle, Robertson, Rorke, Rothenberger,	Zanders, Zimmerman, Zook, Spangler, Speaker.
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NAYS—1.

Mallery,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1030 (Senate Bill No. 295), entitled

An Act to amend section one of an act approved the twenty third day of February one thousand eight hundred and seventy (Pamphlet Laws two hundred twenty-six) entitled "An Act to ascertain and appoint the fees to be received by the coroner in the county of Erie"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—186.

Alexander, Allum, Armstrong, Aron, Baldrige, Barnhart, Bechtold, Beckley, Bell, Benchoff, Bennett, Bidelspacher, Bigler, Bolard, Bower, Bowman, Brady, Brendle, Brislin, Brooks, Bucher, Bungard, Campbell, Catlin, Clements, Coldsmith, Collier, Colville, Comeror, Cook, Corbin, Cox, Crawford, Crockett, Crum, Curran, Curry, A. E., Curry, R., Davis, D. F., Davis, J. T., Davis, W., Dawson, Day, Dewey, Di Lemmo,	Dilsheimer, Dithrich, Drinkhouse, Dunn, Ehrhardt, Ephraim, Evans, J. T., Evans, S. J., Finney, Fitzgibbon, Foster, Fowler, Fox, A. R. B., Fox, I. M., Franklin, Gans, Geary, Glass, Goehring, Golder, Goodnough, Graham, Griffith, Haines, Haldeman, Hamilton, J., Hamilton, W. J., Hampson, Harer, Heffernan, Helt, Hess, Hickernell, Hoffman, Hollingsworth, Horne, Hough, Huntington, Hutchison, Ingham, Jennings, Jones, Jordan, Kantner, Kennedy, Kinsman, Kooser, Krause, T. S.,	Krause, W., Kunkle, Lafferty, Lanius, Lauler, MacCallum, Magill, Mallery, Mangan, Marcus, Marshall, McCaig, McCurdy, McGeary, McIntyre, McKay, McKim, McVicar, Michel, Millar, Miller, A. D., Miller, C. G., Miller, D. I., Miller, D. D., Millin, Milner, Murphy, Neary, North, Norton, Patterson, Perry, Phillips, Pidgeon, Pike, Powell, Quigley, Ramsey, Reber, C. A., Reber, H. F., Ringle, Rinn, Rorke, Rothenberger, Ruddy, Sarg, Schaeffer,	Schilling, Scott, Shaffer, Shellenberger, Shunk, Simpson, Sinclair, Smith, E. R., Smith, F. I., Snyder, Soffel, Sowers, Sprowls, Stadtlander, Stark, Statler, Steedle, Sterling, Stevenson, Stott, Sullivan, Sweitzer, Trach, Ulsh, Vickerman, Wagner, Walker, G. T., Walker, J. A., Wallace, R. L., Wallace, W. T., Wells, West, Whiteman, Willert, Williams, Willson, Woner, Woodruff, Wood, Wynne, Zanders, Zimmerman, Zook, Spangler, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1121, as follows:

An Act relating to fires and fire protection imposing duties and conferring powers heretofore exercised by the State Fire Marshal upon the Department of State Police constituting the Chiefs of Fire Departments and certain public officers as assistants to said department and defining their powers and duties providing for the investigation of the cause origin and circumstance of fires and the inspection of all and the removal or change of certain buildings imposing duties on school authorities and on certain corporations associations and fire rating agencies providing for the attendance of witnesses before the department and the enforcement of its orders and prescribing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the chief of the fire department in any county city borough township school district or other municipality or incorporated district where such fire department is established or where no such fire department exists the Burgess of any borough or president or chairman of the board of supervisors of any township or other municipality or incorporated district shall be by virtue of such office held by them assistants to the Department of State Police in the enforcement of this act and subject to the duties and obligations imposed by this act and subject to the directions of the Department of State Police in the execution of the provisions hereof The Department of State Police may also appoint individual citizens as assistants who shall be subject to the duties and obligations aforesaid and to the directions of the Department of State Police The Department of State Police shall prepare instructions and forms for their use and that of their assistants in the reports required by this act and shall cause them to be printed and sent together with a copy of this law to each such officer in the Commonwealth

Section 2 The assistants of the Department of State Police shall investigate the cause origin and circumstances of every fire occurring in this State by which life or property has been destroyed damaged or endangered and so far as possible shall determine whether the fire was the result of design or carelessness Such investigation shall be begun immediately upon the occurrence of the fire by the assistant in whose territory it has occurred and if it appears to the assistant making such investigation to be of suspicious origin the Department of State Police shall be immediately notified of such fact Every fire occurring in this State shall be reported in writing to the Department of State Police within ten days after its occurrence by the assistant in whose jurisdiction it occurred Such report shall be in the form prescribed by the Department of State Police and shall contain a statement of all facts relating to the cause and origin of such fire that can be ascertained the extent of damage thereof the insurance upon the property injured or destroyed and such other information as may be required Provided however That the duties to be performed by the assistants to the Department of State Police may be limited by the Department of State Police so as to reasonably accord with their preexisting public duties

Section 3 The Department of State Police or its assistants upon the complaint of any person or whenever it or they shall deem it necessary shall inspect the buildings and premises within their jurisdiction Whenever any of the said officers shall find any buildings or structures which for want of repairs or by reason of age or dilapidated condition or any other cause is especially liable to fire and so situated as to endanger other property it or they shall order the same to be removed or remedied if the same is reasonably practicable thereby lessening the danger from fire Whenever such officer shall find in any building combustible or explosive matter or inflammable conditions which are in violation of any law or ordinance applicable thereto or are dangerous to the safety of such buildings thereby endangering other property it or they shall order the same to be removed or remedied and such order shall forthwith be complied with by the owner or occupant of such premises or building If such order is made by the Department of State Police or its assistants such owner or occupant may within five days appeal to the department of State Police which shall within ten days review such order and file its decision thereon and unless by its authority the order is revoked or modified it shall remain in full force and be obeyed by such owner or occupant Provided however That any such owner or occupant who feels himself aggrieved by such order may within five days after the same has been affirmed by the Department of State Police file his petition with the court of common pleas of the proper county praying a review of such order and it shall be the duty of the court to hear the same at the first convenient day and to make such order in the premises as right and justice may require

Any owner or occupant failing to comply with such order within ten days after said appeal shall have been determined or if no appeal is taken then within twenty days after the service of said order shall be liable to a penalty of twenty-five dollars for each day's neglect thereafter The service of any such order shall be made upon the occupant of the premises to whom it is directed by either delivering a true copy of same to such occupant personally or by delivering the same to and leaving it with any person in charge of the premises or in case no such person is found upon the premises by affixing a copy thereof in a conspicuous place on the door to the entrance of the said premises Whenever it may be necessary to serve such an order upon the owner of premises such order may be served either by delivering to and leaving with the said person a true copy of the said order or if such owner is absent from the jurisdiction of the officer making the order by mailing such copy to the owner's last known postoffice address The penalties herein provided may be recovered as debts are by law collectible in any

courts having jurisdiction of the parties Such action shall be brought in the name of the Commonwealth under the direction of the Department of State Police or its assistants by the Attorney General or by any district attorney or legally constituted law officer of any county city borough township or other municipality who may be designated by the Attorney General or at the option of the Attorney General he may designate any attorney to bring such action

Section 4 The Department of State Police or its assistants in addition to the investigation made by any of the assistants may at any time investigate the origin or circumstances of any fire occurring in this Commonwealth The Department of State Police or its assistants shall have the power to summon witnesses and compel them to attend before them or either of them and to testify in relation to any matter which is by the provisions of this act a subject of inquiry and investigation and may require the production of any books papers or documents deemed pertinent or necessary to the inquiry and shall have the power to administer oaths and affirmations to any person appearing as a witness before them such examination may be public or private as the officers conducting the investigation may determine

No person shall be excused from attending before the said Department of State Police or its assistants when summoned so to attend nor when ordered so to do shall he be excused from testifying or producing any books papers or documents before such Department upon any investigation proceeding or inquiry instituted under the provisions of this act upon the ground or for the reason that the testimony or the evidence documentary or otherwise required of him may tend to convict him of a crime or subject him to a penalty or forfeiture but no person shall be prosecuted or subjected to a penalty or forfeiture for or on account of any transaction matter or thing concerning which he may have been required so to testify or produce evidence documentary or otherwise and no testimony so given or produced shall be received against him upon any criminal investigation or proceedings If after any such examination the Department of State Police or any of its assistants is of the opinion that the facts in relation to such fire indicate that a crime has been committed it or he shall present the testimony taken on such examination together with any other data in his possession to the district attorney of the proper county with the request that they institute such criminal proceedings as such testimony or data may warrant

The Department of State Police or its assistants may at all reasonable hours enter any building or premises within its or their jurisdiction for the purpose of making an inspection which under the provisions of this act it or they may deem necessary to be made

Section 5 Any witness who refuses to obey a summons of the Department of State Police or its assistants or who refuses to be sworn or to testify or who disobeys any lawful order of the Department of State Police or its assistants in relation to any investigation instituted by it or them or who fails or refuses to produce any books papers or documents touching any matter under investigation or examination or who is guilty of any contempt after being summoned to appear before it or any of them to give testimony in relation to any matter or subject under examination or investigation as aforesaid may be punished as for contempt of court For this purpose application may be made to any court within whose jurisdiction the contempt in question took place and for which purpose the courts of common pleas of this Commonwealth are hereby given jurisdiction

Section 6 The Department of State Police shall keep in its office all records which may be sent it in accordance with the law relative to the physical condition of buildings whether the laws and ordinances have been complied with so far as the same relate to fire protection records of application for fire insurance upon any buildings or other information relating thereto which may be sent it in compliance with law and shall also keep a record of all fires occurring in this State and of all the facts concerning the same including statistics as to the extent of such fires and the damage caused thereby and whether such losses were covered by insurance and if so in what amount Such records shall be made daily from the reports made to it by its assistants under the provisions of this Act All such records shall be public except that any testimony taken in investigations under the provisions of this act may be withheld from the public in the discretion of the Department of State Police

It shall be the duty of the Department of State Police to prepare blank forms for the furnishing of information by owners or occupants of buildings throughout the Commonwealth of the condition of such buildings with regard to fire protection The said blanks shall contain notice to such property owners or occupiers of proper rules and regulations to minimize the danger of fire and to suppress fire waste and shall contain certain questions requesting information of a definite character to show the condition of the buildings as aforesaid These blank forms shall be furnished by the Department of State Police to officers whose duty it is to receipt for taxes on real property in every part of the Commonwealth to be given by them to property owners together with their tax bills (two forms for each property) with the requirements that one properly filled out be forwarded to the Department of State Police at once for filing among the records of its office and that the other be so forwarded six months thereafter

Section 7 It shall be the duty of the Department of State Police to prepare in consultation with the Superintendent of Public Instruction books of instruction for use in the public and private schools of students of all grades with regard to the dangers of fire and the prevention of fire waste It shall be the

duty of the Superintendent of Public Instruction and of the principals or other persons in charge of the various schools of this Commonwealth to provide for the instruction and training of pupils of such schools by means of drills so that they may in sudden emergencies be able to leave the school buildings in the shortest possible time without confusion or panic. Such drills shall be held at least once a month when the schools are in session. Books of instruction with regard to the dangers of fire and the prevention of fire waste as above specified shall be published at the expense of the State under the direction of the Superintendent of Public Instruction and shall be distributed in sufficient quantities for the use of the schools as herein provided and the curriculum of such schools shall include some regular and continuous study of such subjects during the entire school year.

Section 8 The Department of State Police shall make an annual report to the Governor of the Commonwealth on or before the first day of February of each year setting forth a full report of the work of its office during the preceding calendar year including such statistics as it may desire to include therein. The said Department of State Police shall also recommend in its report such legislation if any as in its judgment may be desirable to further carry out the purpose of this law for the prevention of fire waste.

Section 9 The assistants to the Department of State Police not receiving a salary for the performance of public duties shall receive upon the audit of the said Department of State Police fifty cents for each report of each separate fire reported to the Department of State Police under this act and in addition thereto shall be paid the sum of fifteen cents for each mile traveled to the place of fire and in the discretion of the Department of State Police where an investigation has been made a sum not to exceed three (\$3) dollars for each day's service spent in such investigation.

Section 10 All penalties or forfeitures collected under the provisions of this act shall be paid into the treasury of this Commonwealth.

Section 11 That it shall be the duty of every corporation or association whether domestic or foreign incorporated or authorized to transact the business of fire insurance within the Commonwealth of Pennsylvania to report in writing to the Department of State Police through the secretary or other officer of the corporation or association designated by the board of directors for that purpose of all fire losses on property within this State insured by such corporation or association giving the date and location of fire the amount of insurance written on such risk by said corporation or association the amount of probable loss the character of property destroyed or damaged and the supposed cause of the fire. Such reports shall be in writing and sent by registered mail to the Department of State Police addressed to its office in the city of Harrisburg on or before the tenth day of each month as to all fires of which notice was received during the preceding month and shall include either in the first or subsequent monthly report the amount of loss as adjusted and actually paid by said corporation or association for on account of or by reason of such loss. Provided That in all cases where such corporation or association receives evidence or information indicating that any fire was of incendiary origin report of such fire and of such evidence or information shall be immediately mailed to the said Department of State Police as aforesaid. Such notices and reports shall be in addition to any notice or report said companies may be required to make under the laws of this Commonwealth to the Insurance Commissioner or to any other State officer.

Section 12 Every board association or bureau which now exists or hereafter may be formed for the purpose of suggesting establishing or maintaining rates of fire insurance on property located in this State shall supply to the Department of State Police on request or permit the Department of State Police to copy from its files reasonable data relating to the physical condition of insurable property in this State and relating to physical fire hazards in the various communities thereof.

Section 13 Any fire insurance company or association wilfully violating any of the provisions of this act shall be liable to a penalty of two hundred and fifty dollars (\$250) to be recovered at the suit of the Department of State Police as debts of like amount are now by law recoverable and any foreign fire insurance company or association licensed to do business in this Commonwealth wilfully violating any of the provisions of this act shall in addition to incurring said penalty forfeit its right to continue the transaction of its business in this State.

Section 14 Upon approval of this act all books records and other documents now in possession and custody of the State Fire Marshal shall be transferred to the Department of State Police.

Section 15 This act shall not be construed to repeal an act of the General Assembly entitled "An Act to provide for the appointment of a fire marshal for Allegheny county" approved the eighteenth day of April Anno Domini one thousand eight hundred and sixty-four (Pamphlet Laws four hundred and sixty-five). It is further hereby declared to be the true intent and meaning of this act that the same shall not apply or be operative in any city or county of this Commonwealth where under existing laws whether special or general the position and duties of a fire marshal are provided for.

Section 16 That all rules and regulations promulgated by the State Fire Marshal and now in force shall continue in force until modified or abolished by the Department of State Police.

Section 17 The act of June third Anno Domini one thousand nine hundred and eleven entitled "An Act establishing the office of State Fire Marshal defining his powers and duties providing for his compensation and the maintenance of his office

giving courts the power to punish witnesses for contempt of his authority and to review his orders and making it the duty of officers of public instruction and persons in charge of public or private schools to instruct children as to the dangers of fire and the prevention of fire waste" and the act of June twelfth Anno Domini one thousand nine hundred and thirteen entitled "A supplement to an act entitled 'An Act establishing the office of State Fire Marshal defining his powers and duties providing for his compensation and the maintenance of his office giving courts the power to punish witnesses for contempt of his authority and to review orders and making it the duty of officers of public instruction and persons in charge of public and private schools to instruct children as to the dangers of fire and the prevention of fire waste' approved the third day of June one thousand nine hundred and eleven making it the duty of every fire insurance company or association doing business in this State to give certain notices and make certain reports to the State Fire Marshal with relation to fire losses on property in Pennsylvania and of any rating bureau to furnish information to said State Fire Marshal and providing a penalty for the violation of this act" be and the same are hereby repealed and all acts or parts of acts inconsistent with this act are hereby repealed.

Section 18 The provisions of this act shall take effect on the first day of June one thousand nine hundred and nineteen.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—184.

Alexander,	Dilsheimer,	Krause, T. S.,	Ruddy,
Allum,	Donneley,	Krause, W.,	Sarig,
Armstrong,	Drinkhouse,	Krugh,	Scott,
Aron,	Dunn,	Lafferty,	Shaffer,
Baldrige,	Ehrhardt,	Lanuis,	Shellenberger,
Barnhart,	Ephraim,	Lauler,	Showalter,
Bell,	Evans, J. T.,	Levis,	Shunk,
Benchoff,	Evans, S. J.,	Magill,	Simpson,
Bennett,	Finnev,	Mallery,	Sinclair,
Benninger,	Fitzgibbon,	Mangan,	Smith, E. R.,
Bidelspacher,	Flynn,	Marcus,	Smith, F. I.,
Bigler,	Foster,	Marshall,	Snowden,
Bolard,	Fox, A. R. B.,	Martin,	Snyder,
Bower,	Fox, I. M.,	McCaig,	Soffel,
Bowman,	Franklin,	McCurry,	Sowers,
Brady,	Gans,	McGeary,	Sprows,
Brendle,	Gear,	McIntyre,	Stark,
Brislin,	Glass,	McKay,	Statler,
Brooks,	Goehring,	McKlin,	Sterling,
Bucher,	Golder,	McVicar,	Stevenson,
Bungard,	Goodnough,	Mehring,	Stott,
Campbell,	Graham,	Michel,	Sweitzer,
Catlin,	Griest,	Miller,	Todd,
Clements,	Griffith,	Miller, A. D.,	Trach,
Clutton,	Haines,	Miller, C. G.,	Uish,
Coldsmith,	Haldeman,	Miller, D. I.,	Wagner,
Colville,	Hamilton, J.,	Millin,	Walker, G. T.,
Comerer,	Hamilton, W. J.,	Milner,	Walker, J. A.,
Conner,	Hampson,	Morgan,	Walker, R. L.,
Cook,	Harer,	Murphy,	Walsh, W. T.,
Corbin,	Harvey,	Neary,	Wells,
Cox,	Heffernan,	North,	West,
Crawford,	Helt,	Norton,	Wettach,
Crum,	Hess,	Patterson,	Whiteman,
Curran,	Hickernell,	Phillips,	Willert,
Curry, A. E.,	Hollingsworth,	Pidgeon,	Williams,
Curry, R.,	Horne,	Pike,	Willson,
Davis, D. F.,	Hough,	Powell,	Woner,
Davis, J. T.,	Huntington,	Quigley,	Wood,
Davis, W.,	Hutchison,	Ramsey,	Woodruff,
Dawson,	Jennings,	Reber, C. A.,	Wynne,
Day,	Jones,	Reber, H. F.,	Zanders,
Dewey,	Jordan,	Rhoads,	Zimmerman,
Diehm,	Kantner,	Ringler,	Zook,
Di Lemmo,	Kennedy,	Rinn,	Spangler,
	Kinsman,	Robertson,	Speaker,
	Kooser,	Rorke,	

YEAS—4.

Bechtold, Fowler, Schaeffer, Schilling.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

The SPEAKER. The next bill, House Bill No. 1132, folio 3161, is not on the files and will be passed over for the present.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 939, entitled

An Act to amend section one of an act approved the fourth day of April one thousand nine hundred and seven (Pamphlet Laws forty-eight) entitled "An Act to fix the salaries of the deputy register clerks and employees in the office of the register of wills of any county of this Commonwealth having a population of one million or over" as amended.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—186.

Alexander,	Dilsheimer,	Kunkle,	Ruddy,
Allum,	Dithrich,	Lafferty,	Sarig,
Armstrong,	Donneley,	Lauler,	Schaeffer,
Aron,	Dunn,	Levis,	Schilling,
Baldi,	Ehrhardt,	MacCallum,	Scott,
Paldrige,	Ephraim,	Magill,	Shaffer,
Barnhart,	Evans, J. T.,	Mallery,	Skellenberger,
Bechtold,	Evans, S. J.,	Mangan,	Showalter,
Beckley,	Finey,	Marshall,	Shunk,
Bell,	Fitzgibbon,	Martin,	Sinclair,
Berehoff,	Foster,	McCaig,	Smith, E. R.,
Bennett,	Fowler,	McCurdy,	Smith, F. I.,
Benninger,	Fox, A. R. B.,	McGeary,	Snyder,
Bidelspacher,	Fox, I. M.,	McIntyre,	Soffel,
Bigler,	Franklin,	McKay,	Sowers,
Bolard,	Gans,	McKim,	Sprowls,
Bowman,	Geary,	McVicar,	Stadtlander,
Brady,	Gehring,	Mehring,	Stark,
Brendle,	Golder,	Michel,	Steedle,
Brislin,	Goodnough,	Miller,	Sterling,
Brooks,	Graham,	Miller, A. D.,	Stevenson,
Bucher,	Griffith,	Miller, C. G.,	Stott,
Bungard,	Haines,	Miller, D. I.,	Sullivan,
Campbell,	Hamilton, J.,	Miller, D. D.,	Sweitzer,
Catlin,	Hamilton, W. J.,	Millin,	Trach,
Clem-nts,	Hampson,	Milner,	Ush,
Clutton,	Harer,	Morgan,	Vickerman,
Col-smith,	Harvey,	Murphy,	Wagner,
Collier,	Helt,	Neary,	Walker, G. T.,
Colville,	Hess,	North,	Walker, J. A.,
Comerer,	Heyburn,	Norton,	Wallace, R. L.,
Comer,	Hickernell,	Patterson,	Wallace, W. T.,
Cook,	Hoffman,	Perry,	Wells,
Corbin,	Hollingsworth,	Phillips,	West,
Crawford,	Horne,	Pidgeon,	Whiteman,
Crockett,	Huntington,	Pike,	Willert,
Crum,	Hutchison,	Powell,	Williams,
Curran,	Ingham,	Quigley,	Willson,
Curry, R.,	Jennings,	Ramsey,	Woner,
Davis, D. C.,	Jones,	Reber, C. A.,	Wood,
Davis, J. T.,	Jordan,	Reber, H. F.,	Wynne,
Davis, W.,	Kantner,	Rhoads,	Zanders,
Dawson,	Kennedy,	Ringler,	Zimmerman,
Dewey,	Kinsman,	Rinn,	Zook,
Diehm,	Kooser,	Rorke,	Spengler,
Di Lemmo,	Krause, T. S.,	Rothenberger,	Speaker.
	Krugh,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Mr. POWELL. Mr. Speaker, I desire to call up at this time from page 10 of to-day's calendar House Bill No. 993, bills on third reading postponed.

Agreeably to order.

The bill having been called up from postponed calendar by Mr. Powell.

The House resumed the consideration on third reading of House Bill No. 993, entitled

An Act to amend section thirteen of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and seventy-two) entitled "An Act to provide for the protection and preservation of game game-quadrupeds and game-birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions."

On the question recurring,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. HESS. Mr. Speaker, this House has built a splendid reputation during this session for the preservation of the Sabbath. There are days when we are passing through

a period of reconstruction. We all realize how essential it is that we give every care to economic reconstruction, but, gentlemen, we are passing through a period of moral reconstruction, and I say to you that it is equally as important that we should be careful of the accomplishments along the lines of moral reconstruction as it is that we be careful of economic reconstruction. This is just one more of those bills that attempts to strike down the sanctity of the Sabbath, and the observation of the Sabbath, which is protected by the laws of the State of Pennsylvania possibly better than by the laws of any other Commonwealth in this nation. We should by all means, gentlemen, continue to vote as we have voted thus far this session, and avoid the possible weakening of any law that is intended to protect the Sabbath. I trust that this bill which provides for the chasing of game—presumably the exercising of dogs, but which in reality provides for the chasing of game on the Sabbath—and you gentlemen who have lived or do now live in the rural sections know just exactly what that means, and it is not necessary for me to do any more than call it to your attention—I trust that this bill will be voted down by the House.

Mr. WONER. Mr. Speaker, I ask the House to vote down this bill for just four reasons: first, it violates the sanctity of the Sabbath; second, it offends the religious sense of the people of the State of Pennsylvania; third, it opens the door to many more bills of a similar character; fourth, it puts the stamp of approval of the State of Pennsylvania upon an annoying violation of the Sabbath day. It will bring up a howling demonstration on Sunday that we ought to avoid.

Mr. BOLARD. Mr. Speaker and gentlemen of the House: If there is one subject I desire to speak on more than another it is that which would protect the Sabbath day. There are two or three things which strike me in this bill which I would like to take up. We all recognize, I think we have all found out,—but we would not from the caption of the bill—that this bill refers to the Sabbath day. It looks like a bill intended to protect birds, pheasants, and so on. That is simply camouflage. I say that is deception to start with. Now if you will notice in the bill as presented one little slip was made when they prepared this bill. You will notice it said "chasing of." Now someone got to reading that over and found it did not look well. So they put smoother language in it and cut out the word "chasing" and made it read, "purpose of training them on game on Sunday." The words were plainer before. It came to me that this might be for fox chasing, and a good sportsman does not chase foxes with a gun; he chases them with a dog. We go out for bear or deer with a gun, but for fox chasing we would not take a gun; we chase them with a dog. It is evident that this bill is meant to legalize fox chasing on Sunday. At any rate, the caption of the bill is not fairly indicative of the bill. In the next place, the changes that already have been made in the bill indicate a case of covering up the real purpose of the bill. I believe all in this House recognize the importance of maintaining the present standard of Sabbath day observance, and I think by all means we should recognize that this is purely a bill to break down our Sabbath laws and should be defeated.

Mr. POWELL. Mr. Speaker and gentlemen of the House: I would like to explain to the members the purpose of this bill. I assure that there is no intent by the sponsor of this bill, as charged by the speakers, to desecrate the seventh day of the week, or the first day of the week as some call it, commonly known as Sunday. It might be a surprise to the gentlemen who have already spoken to know that it is lawful within the Commonwealth of Pennsylvania today to hunt fox on Sunday; and furthermore it is lawful to take a gun on Sunday and kill a fox. I do not think that the gentlemen are acquainted with the provisions that are within the game laws. The purpose of this bill, gentlemen, is just for this one solitary feature, which I hope and trust you will consider, and see if I am not speaking the truth. In the county of Chester, during the year 1918, there were not less than nine different arrests caused by the game wardens of that county charging the owners of dogs with

violating the game laws, to wit, the chasing of game on Sunday. They were taken before a magistrate, and the magistrate imposed a penalty of twenty-five dollars and costs, amounting to twenty-eight dollars and some odd cents. This aroused the people within Chester County to the extent that they took up a public subscription to pay the fines of the men so charged. You have a farmer who is the owner of a shepherd dog, and there are I believe, a number of members of this House who are farmers. You can so construe the game law that if a man, the owner of a dog, would go out for the purpose of taking in his cattle, and that dog got away from him and would chase the game, and the only game he could track would be deer, bear, elk, or rabbits; if that dog was so seen chasing either one of the game so mentioned the owner would be liable to a fine the maximum of which would be twenty-five dollars. On the other hand, to show the inconsistency, you can take the very same dog and lawfully take and hunt fox; and further you can go within the house and get your gun and go out and shoot and kill the said fox within the laws. To bear that statement out, I will read to you from the game laws of Pennsylvania, on page 14:

"It is, therefore, not a violation of the game laws of this State to shoot on Sunday at targets, or at a mark, or at a crow, or at a hawk, or at a fox, or any other thing not protected by the game laws of this State."

Gentlemen, this amendment to the code simply provides this, that if a man so sees fit to take his dog to the woods on Sunday, and if that dog shall suddenly come upon the tracks of some game animal, he would not be violating the game law. That is the only purpose of this bill. I am sorry there is such a misunderstanding among the members.

Mr. BALDRIGE. Mr. Speaker and gentlemen of the House: as chairman of the Game Committee, I would like to state that when this bill was under discussion, there were quite a few members in the committee had the same notion of it that some of the members of the House have already expressed, that it was an attempt to legalize fox chasing on Sunday. I have been a sportsman ever since I was a kid sixteen years old, and have spent almost every season in the woods in hunting, and I enjoy it; and I have consistently voted in this House, both this session and two years ago, against any attempt to open up the Sabbath, and against any attempt to break down the old Blue Laws. I think I have as high a regard for the Sabbath as any man in this House. I am surprised that so many people have forgotten this mistaken idea of it. It only applies to Sabbaths during the hunting season. Any man who understands hunting, especially with bird dogs, or rabbit dogs, knows what it means to the hunter to have his dog hardened before he takes it out. I have my dogs in good shape when I leave for the woods, and I keep them in my kennels, for if the dogs get out they are liable to be run over by an automobile or a street car and killed. Those dogs need proper exercises to keep them in good condition, and it is necessary to have them hardened before they go into the woods. You take a dog out on a leash and he may break off of the leash and get away. If you take him out in the country and let him go he gets the right kind of exercise, and that is all that this bill will permit you to do.

You take a man in the city and you fellows don't appreciate what a sportsmen enjoy in the country, what the life is to them, and what it is to their dogs to be able to get out. It does me more good, physically, to get in a woods for two or three hours, or two or three days, than I would get if I took a vacation at a summer resort for a month. The only thing this bill allows is for a man to take his dog out on Sunday. Is there any harm in a man taking a walk in the woods on Sunday with his dog? I cannot see it. Is there any harm in a man letting his dog go along if he wants to take a walk in the woods? You are not permitted to take a gun or to have a weapon in your possession. Under this amendment, it simply allows a man, if he wants to take a walk, to take his dog with him and for the necessary exercise that he might need, and I don't care whether they call it this or that, if it is not for hunting game. I don't care whether it is because that dog, if

he sees a rabbit, will chase it, for if he sees one, he would chase it, and what harm is there in that? I have had one man raise objections because he thought that this was good for the whole year round. The bill only provides that they can take a dog out in the woods on Sunday, during the open season. Under the present law, the open season is from the twentieth of October to the fifteenth of December. In my mind, any man who is fair minded and who is not a skeptic should vote for this bill.

On the question recurring.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—57.

Alexander,	Evans, S. J.,	Kantner,	Schaeffer.
Baldi,	Finney,	Kooser,	Schilling.
Baldrige,	Fitzgibbon,	Krugh,	Shunk,
Benninger,	Franklin,	Lauler,	Sinclair,
Bidelspacher,	Geary,	Mangan,	Smith, F. I.,
Brady,	Golder,	Marcus,	Soffel,
Brislin,	Graham,	McIntyre,	Sprovis,
Curran,	Maldean,	Michel,	Wagner,
Dawson,	Hamilton, J.,	Miller, C. G.,	Willert,
Di Lemmo,	Harer,	Murphy,	Willson,
Dilsheimer,	Jeffernan,	Neary,	Wynne,
Dithrich,	Jollingsworth,	Pike,	Zanders,
Donnelly,	Hough,	Powell,	Spangler,
Drinkhouse,	Hutchison,	Ringler,	Speaker.
	Jones,	Ruddy,	

NAYS—105.

Allum,	Davis, D. F.,	Kundie,	Rothenberger,
Armstrong,	Davis, J. T.,	Lafferty,	Sarig,
Barnhart,	Day,	Magill,	Scott,
Beckley,	Dewey,	Mallery,	Shellenberger,
Bell,	Diehm,	Marshall,	Showalter,
Benchoff,	Dunn,	Martin,	Smith, E. R.,
Bigler,	Evans, J. T.,	McGeary,	Snyder,
Belard,	Foster,	McKay,	Sowers,
Bower,	Fowler,	McKim,	Stark,
Bowman,	Fox, A. R. B.,	McVicar,	Statler,
Brendle,	Fox, I. M.,	Mehring,	Sterling,
Brooks,	Goodnough,	Millar,	Stevenson,
Bucher,	Griest,	Miller, A. D.,	Stott,
Bungard,	Griffith,	Miller, D. D.,	Trach,
Catlin,	Haines,	Millin,	Vickerman,
Clutton,	Hamilton, W. J.,	Milner,	Walker, G. T.,
Coldsmith,	Hampson,		Walker, J. A.,
Colville,	Harvey,	Morgan,	Wallace, R. L.,
Comer,	Helt,	North,	Wallace, W. F.,
Cook,	Hess,	Norton,	Wells,
Corbin,	Horne,	Phillips,	Whiteman,
Crawford,	Huntington,	Pidgeon,	Williams,
Crockett,	Jordan,	Quigley,	Wood,
Crum,	Kennedy,	Ramsey,	Woodruff,
Curry, A. E.,	Kinsman,	Reber, C. A.,	Zimmerman,
Curry, R.,	Krause, T. S.,	Reber, H. F.,	
	Krause, W.,	Rhoads,	

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill fails.

BILL ON FINAL PASSAGE.

Mr. RAMSEY. Mr. Speaker, I desire to call up at this time from page 11 of to-day's calendar, bills on final passage, Senate Bill No. 502 (House Bill No. 1166), file folio No. 1743.

Agreeably to order.

The House proceeded to the consideration on final passage of House Bill No. 1166 (Senate Bill No. 502), as follows:

An Act reorganizing the Department of Agriculture creating bureaus therein and providing for the proper administration thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Department of Agriculture be and the same is hereby reorganized as hereinafter provided that the executive head of said Department shall be known as the Secretary of Agriculture who shall be appointed by the Governor with the advice and consent of the Senate for a term of four years and who shall receive an annual salary of eight thousand (\$8,000) dollars He shall give bond to the Commonwealth in the sum of twenty-five thousand (\$25,000) dollars

Section 2 The said Department of Agriculture shall have power to encourage and promote the development of agriculture horticulture and kindred industries to take such measures as may be deemed advisable concerning the causes methods of prevention control and eradication of diseases of poultry animals and plants to collect and punish facts relating to the transportation and marketing of farm products and to promote the better marketing of such products to enforce all laws relating to the manufacture and sale of foods and drinks

to make chemical analyses and examinations of agricultural products used for agricultural purposes and food products or the ingredients used in any of them to collect compile and publish statistics relating to the agricultural industries and interests of the State to inquire into and report upon any matters pertaining to the economics of agriculture in the State. To better carry out the powers herein given the said Department of Agriculture shall have all the power and authority heretofore conferred by law upon the Department of Agriculture.

Section 3 There shall be a Deputy Secretary of Agriculture who shall be appointed by the Secretary of Agriculture with the approval of the Governor and who shall perform such duties as the Secretary of Agriculture may designate. In the absence or incapacity of the Secretary of Agriculture or vacancy in the office of the Secretary of Agriculture the Deputy Secretary shall act as the Secretary of Agriculture and shall have all the powers and perform all the duties imposed by law upon the Secretary of Agriculture. He shall receive a salary of five thousand (\$5,000) dollars per year.

Section 4 The Secretary of Agriculture is hereby authorized to organize in the Department of Agriculture the following bureaus:

- Bureau of Animal Industry
- Bureau of Plant Industry
- Bureau of Markets
- Bureau of Foods
- Bureau of Chemistry
- Bureau of Statistics

Section 5 The Director of the Bureau of Animal Industry shall be the State Veterinarian. He shall be a graduate of a recognized veterinary college and shall have been engaged in veterinary work for a period of not less than five years after graduation. His salary shall be five thousand (\$5,000) dollars per year.

There shall be a Deputy Director of the Bureau of Animal Industry who shall be the Deputy State Veterinarian and who shall be appointed by the Secretary of Agriculture upon the recommendation of the State Veterinarian. He shall be a graduate of a recognized veterinary college and shall have been engaged in veterinary work for a period of not less than five years after graduation. He shall perform such duties as the Director of the Bureau shall designate. In the absence or incapacity of the Director the Deputy Director shall have in all respects the powers and duties of the Director. His salary shall be four thousand (\$4,000) dollars per year.

It shall be the duty of the Bureau of Animal Industry through its officers agents and employees to promote the livestock industry to prevent suppress control and eradicate any transmissible diseases of animals and poultry to establish and maintain general or special quarantines on premises to prevent the spread of infectious and communicable diseases of animals and poultry and for this purpose the officers agents or employees of the Bureau of Animal Industry may at any time enter any premises where domestic animals or products thereof are kept confined or stored to take such measures as may seem advisable concerning methods of preventing controlling and eradicating diseases of animals to cause the disinfection of any premise and when deemed necessary to prevent the spread of disease to cause the destruction of animals poultry and personal property and to regulate and prohibit the movement or transportation of animals or poultry into this Commonwealth or from one place to another within this Commonwealth to purchase such supplies and material as may be deemed necessary to provide for the licensing of breeding animals kept for public service and to prevent fraud and deception in the licensing of stallions kept for public service to regulate the manufacture use and sale of biological products for use on domestic animals to make such examinations and tests as may be deemed necessary to determine the healthfulness of the domestic animals and poultry of the Commonwealth to organize and administer a service for the purpose of protecting the public against the use of unwholesome meat or meat food products. For the better carrying out of the powers herein given the said Bureau of Animal Industry its officers agents and employees shall have all the powers and perform all the duties heretofore by law imposed upon the State Livestock Sanitary Board its officers agents and employees.

Section 6 The Director of the Bureau of Plant Industry shall be qualified by scientific training and practical experience in entomology and plant pathology. His salary shall be five thousand (\$5,000) dollars per year.

There shall be a Deputy Director of the Bureau of Plant Industry appointed by the Director with the approval of the Secretary of Agriculture who shall have practical experience in entomology and plant pathology and shall perform such duties as the Director of the Bureau of Plant Industry shall designate. His salary shall be three thousand (\$3,000) dollars per year.

The Bureau of Plant Industry is authorized to inspect any nursery orchard farm garden park cemetery or any private or public place which may become infested or infected with harmful insects or plant diseases and shall have power to establish and enforce quarantines to issue and enforce orders and regulations and make investigations for the control of said pests wherever they may exist within the Commonwealth and may assume such other duties relating to "plants" and "plant products" as directed by the Secretary of Agriculture or by act of the Legislature. Said Bureau shall also inspect aparies for diseases inimical to bees and bee keeping and shall enforce the laws relating thereto and for the better administration of the powers herein conferred the said Bureau

of Plant Industry shall have all the powers heretofore conferred by law upon the Secretary of Agriculture and the Economic Zoologist.

Section 7 The Secretary of Agriculture upon the recommendation of the Director of the Bureau of Animal Industry or the Director of the Bureau of Plant Industry shall have the power to establish general quarantines relating to diseases of animals or plants and their products also to make all needful rules and regulations for the enforcement of the laws relating to animals and plants or the products thereof.

When the general quarantines relating to animals have been declared or rules and regulations for the enforcement of the laws relating to animals or the products thereof have been adopted such quarantines or rules and regulations shall be enforced by the officers or agents of the Bureau of Animal Industry and for the purpose of enforcing such quarantines rules and regulations the officers and agents of the Bureau of Animal Industry shall have all the powers now by law vested in the officers and agents of the State Livestock Sanitary Board. When general quarantines pertaining to plants are declared or rules and regulations for the enforcement of the laws relating to plants and plant products have been adopted such quarantines rules and regulations shall be enforced by the Bureau of Plant Industry and for the purpose of enforcing such quarantines rules and regulations the Bureau of Plant Industry shall have all the powers by law now vested in the Department of Agriculture for such purposes.

In any case where the Secretary of Agriculture declares general quarantines or makes rules and regulations for the enforcement of the laws of the Commonwealth the enforcement of which has heretofore been imposed upon the State Livestock Sanitary Board the Economic Zoologist and the Department of Agriculture the same penalties shall be imposed for the violation of such rules and regulations as are provided for the violation of the act of Assembly relating to the subject matter covered by such quarantines rules and regulations.

Section 8 The Director of the Bureau of Markets shall be qualified for the performance of his duties by practical experience and training in marketing. His salary shall be five thousand (\$5,000) dollars per year.

The said Bureau of Markets shall have power to investigate the subject of marketing farm products including the cost of marketing to publish the results of such investigations and to furnish advice and assistance to the public with reference to the marketing of farm products within this Commonwealth and all matters relevant thereto to gather and diffuse timely information concerning the supply demand prevailing prices and commercial movement of farm products including quantities in common and cold storage to secure in the performance of the duties herein prescribed the co-operation and assistance of all other agencies to assist and advise in the organization and conduct of public markets of co-operative and other associations for improving marketing conditions and activities among producers distributors and consumers to investigate delays embargoes conditions practices charges and rates in the transportation and storage of all farm products which appear to be detrimental to a free economical and efficient marketing of such products to take such lawful steps as may be deemed advisable to prevent waste of perishable products. In carrying out the provisions of this act the Director his employees or agents are authorized to enter on any business day during the usual hours of business any storehouse warehouse cold storage plant packing house stockyard railroad yard railroad car or any other building or place where farm products are kept or stored by any person engaged in marketing farm products.

Section 9 The Director of the Bureau of Foods shall be qualified by training and experience and shall receive a salary of five thousand (\$5,000) dollars per year.

He shall have power to enforce all the laws of the Commonwealth relating to the production manufacture transportation and sale of food or drink for man and for that purpose shall have authority to purchase from any wholesale or retail dealer samples of any food or drink and have the same analyzed or examined and prosecute the sale of adulterated misbranded or deleterious foods or drink. He shall also have the power to examine all cold storage warehouses within the meaning of the laws of Pennsylvania to ascertain whether the said warehouses are kept in a sanitary condition the wholesomeness of the food therein and the time within which foods shall have been so kept. He shall have power to make such rules and regulations necessary for the enforcement of all acts of Assembly relating to oleomargarine food drink and cold storage warehouses.

For the better carrying out of the powers herein conferred the Director of the Bureau of Foods shall have all the powers and duties conferred or imposed upon the Dairy and Food Commissioner by any and all of the laws of this Commonwealth.

Section 10 The Director of the Bureau of Chemistry who shall be a graduate of a recognized college and shall have specialized in chemistry. His salary shall five thousand (\$5,000) dollars per year. He shall have the power to obtain or to purchase from wholesale or retail dealers for the purpose of making chemical analyses any fertilizers lime and lime products feeds feeding-stuffs insecticides fungicides paints oils turpentine putties or materials or ingredients used in the manufacture or compound of any such fertilizers lime and lime products feeds feeding-stuffs insecticides fungicides paints oils turpentine or putties and shall make examinations and analyses for the Bureau of the Department of Agriculture when requested by the Secretary of Agriculture. He shall keep correct records

of all analyses made of each of the commodities received and shall report to the Secretary such analyses and commodities which do not comply with the requirements of the law.

Section 11 The Director of the Bureau of Statistics shall be competent by experience and training to take charge of the collection compilation and publication of the agricultural statistics of the State. He shall receive a salary of four thousand (\$4,000) dollars per year.

The said Bureau shall collect tabulate and publish monthly crop and livestock reports and such other information from time to time pertaining to the agricultural industries and interests of the State as the Secretary of Agriculture may direct.

It shall be the duty of the Director of the Bureau of Statistics to publish such bulletins and reports as the Secretary of Agriculture may direct.

For the better carrying out of the powers herein conferred upon said Bureau it shall have all the powers and be subject to all the duties now by law conferred or imposed upon the Secretary of Agriculture.

Section 12 The Directors of all the Bureaus hereby created shall be appointed by the Secretary of Agriculture with the approval of the Governor. The Secretary of Agriculture or the Directors of said Bureaus with the approval of the Secretary shall have the power to appoint and fix the compensation of such clerks experts and assistants as may be necessary to perform the work of the Department of Agriculture and of the said bureaus.

Section 13 The Department of Agriculture and the several bureaus thereof shall be located in the State Capital.

It shall be the duty of the Board of Public Grounds and Buildings to furnish all supplies and equipment necessary to carry out the work of said Department and its bureaus.

Section 14 It shall be the duty of the Department of Public Printing and Binding to furnish said Department of Agriculture and its bureaus with such printing and binding as may be necessary in the performance of the work of the department.

Section 15 The Secretary of Agriculture upon the request of the Governor shall make a report of the activities of the department which may be published if the Governor shall so direct.

Section 16 The term "food" as used in this act when not otherwise limited shall include every article of food used for man animal and plants as well as every article entering into and intended for use as an ingredient in the preparation of food for man animal and plants.

"Person" includes individuals partnerships associations and corporations.

"Farm product" means any agricultural or horticultural product any fresh or salt water food product or any product designed for food or feed purposes manufactured or prepared principally from any agricultural or horticultural product or products.

"Marketing" includes preparing for market transporting storing consigning buying for purposes of manufacture or sale offering for sale selling soliciting consignments or receiving on consignment.

Section 17 The several sections or provisions of this act are hereby declared to be severable and if any section or provision shall be held by any court to be unconstitutional it is the intent that the remainder would have been enacted without regard to such unconstitutional provision.

Section 18 The Act approved the eighth day of May Anno Domini one thousand eight hundred and seventy-six (Pamphlet Laws one hundred and twenty-nine) entitled "An act to establish a State Board of Agriculture" the act approved the fourteenth day of May Anno Domini one thousand nine hundred and thirteen (Pamphlet Laws two hundred and three) entitled "An act providing for the appointment and qualifications of instructors and demonstrators in agriculture and making an appropriation for the same" and the act approved the eighteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred and forty-one) entitled "An act establishing a State Commission of Agriculture defining its powers and duties including its powers relative to the Department of Agriculture and the Livestock Sanitary Board" be and the same are hereby repealed.

All acts or parts of acts inconsistent herewith are also hereby repealed.

On the question,

Shall the bill pass finally?

Mr. JORDAN. Mr. Speaker, I don't wish to take up the time of the House, but this bill is of such significance that it seems to me we should have it brought to bear upon our minds. I don't believe that it should be passed in a perfunctory way. This bill relates to the reorganization of the Agricultural Department. It is a bill that has been prepared by the Secretary of Agriculture, Mr. Rasmussen. If there is any industry in our State that needs recognition, it is the industry of agriculture. It is one of the neglected industries of our State and also of our country. We did not recognize this until the war broke out. We began to recognize it prior to that time as food was advancing in price, month after month. But when the war broke out we realized that we were against one of the most serious problems that ever faced a country—the shortage of food. Friends, that is upon us to-day. Agriculture has been my

prominent study. I have travelled over this country and looked upon it and it is up to us members of the country and members of the city—and more imperatively up to the members of the city—that we give heed to the agricultural interests of our State. Agriculture has been on the decline and food has become scarcer and scarcer, because, friends, we have unconsciously and short-sightedly legislated against agriculture in the past, and I'm speaking of the nation. We have discriminated against it. Has this ever dawned upon you, that the only free trade industry in America is agriculture? I have lived in the city a greater part of my life. In the city we get together and demand protection upon the industries and that is right, but at the same time we short-sightedly say, we must have cheap raiment, cheap food, and we establish protection on the city's industries and put it down on agriculture until we place it on a free trade basis. As a result of it, the young men left the farm and went to the city. Every discriminating meeting in the city for the reduction of the price of food eventually results in the raising of the price of food. Did you ever think of it? I left the farm and went to college because the farm did not offer the opportunities of the city, and it did not because it did not recognize the efforts of the farmer as it recognizes the industries of the city. Every time that you fail to give agriculture its due recognition, one more boy goes to the city and one more farmer goes to the city and the price of milk goes up, and meat goes up, and raiment goes up. You can learn something from Germany, friends. We are deploring Germany. I do almost every day. Germany with poorer soil than America, produces more per acre than we produce. For forty years she built up her steam industries and her agriculture. Her agriculture was placed on the same level as her other industries. If it had not been so, Germany would have been starved to death before the war was in progress two years. Let us give agriculture the same recognition in America and in the State of Pennsylvania that we do every other industry and put it on identically the same level, so that the farmer can make as good money on his investments as the city man. This is the only way that you can keep the country boy on the farm and keep food from going higher and higher. If we don't put it on the same level that we put the steel industry, the same process will continue. You have taken away from us our vocation and you know what the result will lead up to. I for one shall look after the industries and the interests of agriculture and if you don't consider that and keep, as Germany did, agriculture and steel industry on the same level, agriculture will continue to suffer, food will become scarcer and scarcer and your prices will go higher and higher. Another reason why agriculture will decline and is declining is this; the farmer has been made something of a joke. I left the farm because I didn't like to have people say that I was a country-Jake. Many of our cartoons, until recently, were made up of pictures of old hayseeds. Every time that I saw those pictures I said I did not want to stick in the country because I did not want to be laughed at, because you met fellows who would say they would not be country-Jakes. In the country, on our old farm a few years ago, we established a Delco Light plant, and a city fellow established it. When we had it turned on, night was turned into day and our two hundred and fifty faces just turned and looked up and he said to me, "That is the prettiest sight I ever saw." Friends, it was a pretty sight and one of the finest looking crowds I have ever seen in my life until I faced this one.

And he said to me, "Jordan, the first thing you will have to do when these steers grow up,"—mind you, they were all steers—"the next thing you will have to buy," he says,—and mind you he was city-born and they were all steers, "will be a milking machine." Now, let us get alive to this big industry, do not discriminate against it or legislate against it; but let us legislate for it. The agricultural interests of this State are great. How much did we produce last year in agriculture, do you think? Five hundred and thirty-nine million dollars worth in this State. We are first in the production of hay, so far as value is concerned, and second in the production of potatoes, so far as value is concerned. If we were to give the same interests to agriculture in our State that we do to steel, we would be fourth or fifth in the production of food-stuffs and wearing apparel.

I want to speak a word or two in favor of our Secretary of Agriculture who prepared this bill. He is broad-minded, good, fair and sensible, and he has eyes that look up and he has his feet on the earth and now let us give this bill a unanimous and hearty vote and thus give him an opportunity to make good, and I predict that he will make good. And I want to say to the Committee on Appropriations, when it comes to giving the State College her money to educate the young fellows in farming and engineering, do not be too niggardly. I travel all over the country and I have seen the State colleges all over the country, and when I went to our State College and saw their meager equipment I blushed for shame. Let us put our State College in a position so that it compares favorably with the University of Illinois, the University of Iowa, the University of Wisconsin and the University of Minnesota, and then let us produce at home our own food. Do not go to trying to put a maximum price on food. If you do you will put it up so far that you will not be able to reach it.

I have said all this so that we will vote unanimously and heartily for our stomachs sake to-day.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

YEAS—199.

Alexander,	Dilsheimer,	Kooser,	Ruddy,
Allum,	Ditrich,	Krause, T. S.,	Sarg,
Armstrong,	Donneley,	Krause, W.,	Schaeffer,
Aron,	Drinkhouse,	Krugh,	Schilling,
Baldi,	Dunn,	Kunkle,	Scott,
Baldrige,	Ehrhardt,	Lafferty,	Shaffer,
Barnhart,	Ephraim,	Lantus,	Shellenberger,
Bechtold,	Evans, J. T.,	Lauler,	Showalter,
Beckley,	Evans, S. J.,	Levis,	Shunk,
Bell,	Finnev,	MacCallum,	Simpson,
Benchoff,	Fitzgibbon,	Magill,	Sinclair,
Bennett,	Flynn,	Mallery,	Smith, E. R.,
Benninger,	Foster,	Mangan,	Smith, F. I.,
Bidelspacher,	Fowler,	Marcus,	Snowden,
Biel,	Fox, A. R. B.,	Marshall,	Snyder,
Bolard,	Fox, I. M.,	Martin,	Soffel,
Bower,	Franklin,	McCaig,	Sowers,
Bowman,	Gans,	McCurry,	Sprows,
Brady,	Geary,	McGeary,	Stadtlander,
Brendle,	Glass,	McIntyre,	Stark,
Brislin,	Goebring,	McKay,	Statler,
Brooks,	Golder,	McKim,	Steedle,
Bucher,	Goodnough,	McVicar,	Sterling,
Bungard,	Graham,	Mehring,	Stevenson,
Campbell,	Griest,	Miller,	Stott,
Catlin,	Griffith,	Miller, A. D.,	Sullivan,
Clements,	Haines,	Miller, C. G.,	Sweitzer,
Clutton,	Talderman,	Miller, D. I.,	Todd,
Coldsmith,	Hamilton, J.,	Miller, D. D.,	Trach,
Colville,	Hamilton, W. J.,	Milner,	Ullsh,
Comerer,	Hampson,	Morgan,	Vickerman,
Conner,	Harer,	Murphy,	Walker, G. T.,
Cook,	Harvey,	Neary,	Walker, J. A.,
Corhin,	Heffernan,	North,	Wallace, R. L.,
Cox,	Helt,	Norton,	Wallace, W. T.,
Crawford,	Hess,	Patterson,	Wells,
Crockett,	Heyburn,	Perrv,	West,
Crum,	Hickernell,	Phillips,	Whitman,
Curran,	Hoffman,	Pidgeon,	Willert,
Curry, A. E.,	Hollingsworth,	Pike,	Williams,
Curry, R.,	Horne,	Powell,	Willson,
Davis, D. F.,	Hough,	Quigley,	Woner,
Davis, J. T.,	Huntington,	Ramsey,	Wood,
Davis, W.,	Hutchison,	Reber, C. A.,	Woodruff,
Dawson,	Ingham,	Reber, H. F.,	Wynne,
Day,	Jennings,	Rhoads,	Zanders,
Dewey,	Jones,	Ringler,	Zimmerman,
Diehm,	Jordan,	Robertson,	Spangler,
Di Lemmo,	Kantner,	Rorke,	Speaker,
	Kennedy,	Rothenberger,	
	Kinsman,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was continued in the affirmative.

Ordered. That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

TIME EXTENDED ON BILLS.

Mr. BRADY offered the following motion, which was twice read, considered and agreed to:

Moved by Mr. Brady, seconded by Mr. Campbell that the time on House Bills Nos. 718, 842 and 844, on the second reading calendar, be extended for a period of two weeks.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 645, as follows:

An Act establishing a course of physical education and training in the public schools and normal schools of this Commonwealth creating a Bureau of Physical Education and Training in the Department of Public Instruction and making an appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all grades of the public schools and normal schools of this Commonwealth there shall be established a course of physical education and training under the regulation direction and supervision of a Bureau of Physical Education and Training which is hereby created in the Department of Public Instruction

Section 2 The Superintendent of Public Instruction shall appoint by and with the approval of the State Board of Education a Supervisor of Physical Education and Training to hold office during good behavior who shall be qualified by experience knowledge and ability to conduct the work of said Bureau of Physical Education The salary of the Supervisor shall be four thousand dollars per annum and shall be paid in the same manner as other salaries are now paid The Superintendent of Public Instruction also may appoint and fix the compensation by and with the approval of the State Board of Education of such inspectors of physical education and training clerks stenographers and other employees as may be necessary in the administration of the affairs of the Bureau.

Section 3 The Supervisor of Physical Education and Training immediately after his appointment shall organize said Bureau and shall formulate and adopt plans for the purpose of carrying into effect the provisions of this act He shall prepare courses suited to the needs of the pupils of the several grades of such schools according to the requirements hereinafter contained which when approved by the Superintendent of Public Instruction shall constitute the prescribed course in physical education and training for that particular grade or grades He shall make such rules and regulations for the establishment of such courses as he shall deem necessary and shall advise and assist the various schools in providing adequate facilities for such instructions He shall see that such courses are properly conducted after they have been established and in general shall have full supervision and direction of the instruction given

Section 4 The courses in physical education and training shall be adapted to the ages and capabilities of the pupils and shall include exercises callisthenics formation drills organized play games indoor and outdoor sports instruction in personal hygiene home sanitation and community enterprises for the safeguarding of health and safety and in correcting and preventing bodily deficiency and such other features and details as may aid in carrying out these purposes together with instruction as to the privileges and responsibilities of citizenship as they relate to community and national welfare with special reference to developing bodily strength and vigor and producing the highest type of patriotic citizenship and in addition for female pupils instruction in domestic hygiene first aid and nursing

Section 5 After the first day of September one thousand nine hundred and nineteen all pupils excepting kindergarten pupils attending any public school or normal school in this Commonwealth shall take such course in physical education and training as prescribed by the Supervisor for each grade for periods aggregating not less than one hour nor more than three hours in each week during the school year unless physically unfit or incapable of doing so and then only if excused by the physical instructor of the school The course in physical education and training shall be a part of the curriculum prescribed for the several grades of such schools and the conduct and attainment of the pupil shall be marked as in other courses or subjects and the standing of the pupil in connection therewith shall form a part of the requirements for promotion or graduation

Section 6 Such physical education and training shall be conducted by instructors chosen by the board of school directors of each public school district and by the trustees or other governing body of such normal schools in the same manner as other teachers and instructors are now selected No person however shall be appointed an instructor of physical education and training in any of such schools unless he or she has had of special training in hygiene and physical education in some approved institution for the training of teachers of hygiene and physical education and shall possess such other qualifications as may be prescribed by the Supervisor of Physical Education

Section 7 The number and compensation of such instructors shall be determined and fixed by the board of school directors of each school district and by the trustees or other governing bodies of such normal schools and such compensation when so fixed shall be paid by the school district or normal school employing them in the same manner as the salaries of other teachers and instructors of such schools are now paid In determining the number of such instructors to be employed in each school district the school directors thereof shall be governed by the number of pupils attending the various schools in their district and may provide an instructor or instructors for each school in the district or they may assign an instructor to two or more schools if in their opinion the number of pupils attending such schools does not warrant the employment of an instructor for each school separately

Section 8 The school directors of two or more contiguous school districts of the fourth class or independent school districts may join in the employment of an instructor to give such physical education and training. The salary of such instructor and the expenses incident to such instruction shall be apportioned among such districts according to the number of pupils in each district and when so apportioned shall be a charge upon each of such districts.

Section 9 The board of school directors of every school district and the trustees or other governing body of every normal school shall establish equip and maintain such gymnasiums play grounds and other places of recreation as may be necessary to provide the pupils of such public schools and normal schools with adequate facilities for receiving instructions in such courses in physical education and training. The cost and expense of establishing equipping and maintaining such gymnasiums play-grounds and other places of recreation shall be paid by the school district or normal school in the same manner as other expenses of such districts and normal schools are paid.

Section 10 The sum of twenty-five thousand dollars or so much thereof as may be necessary is hereby specifically appropriated for the purpose of carrying out the provisions of this act for the two fiscal years beginning the first day of June one thousand nine hundred and nineteen which sum shall be paid by the State Treasurer upon warrants of the Auditor General in the usual manner.

Section 11 All acts or parts of acts inconsistent with the provisions of this act are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1157, entitled

An Act relating to county officers in counties having a population of more than seventy thousand and less than one hundred and fifty thousand inhabitants and providing for their salaries and the compensation of deputies and clerks in the respective county offices requiring the payment into the respective county treasury of the fees of county officers and providing penalties for violations of this act

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties in this Commonwealth containing a population of more than seventy thousand and less than one hundred and fifty thousand inhabitants all fees limited and appointed by law to be received by each and every county officer therein elected by the qualified voters of their respective counties or appointed according to law or which they shall be legally authorized required or entitled to charge or receive shall except as other wise provided belong to the county in and for which they are severally elected or appointed and it shall be the duty of each of said officers to enact collect and receive all such fees to and for the use of their respective counties except such taxes and fees as are levied for the Commonwealth which shall be to and for the use of the Commonwealth. None of said officers shall receive for his own use or for any use or purpose whatever except for the use of the proper county or for the Commonwealth as the case may be any fees for any official services whatsoever except as otherwise provided in this act

On the question,

Will the House agree to the section?

BILL RECOMMENDED

Mr. WONER. Mr. Speaker, I move that this bill be recommitted to the Committee on Counties and Townships for the purpose of amendment.

Mr. BARNHART. Mr. Speaker, I second the motion. The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1213, as follows:

An Act providing for assistance to certain mothers. Providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State supervisor and assistants and fixing the salaries of such State supervisor and assistants defining the powers and duties of boards of trustees including the power of appointing assistants and investigators and the distribution of funds

their disposal providing for the apportionment of the state appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties

APPOINTMENT OF TRUSTEES

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in each county of the Commonwealth which by the action of its county commissioners accepts the provisions of this act the Governor shall appoint a board of trustees composed of not less than five and not more than seven women residents of the county to be called the board of trustees of the Mothers Assistance Fund. All trustees heretofore appointed for the several counties by the Governor for such purposes shall continue to act and shall constitute the boards to administer the provisions of this act and all counties which have heretofore availed themselves of the provisions of the acts repealed by this act shall be deemed to have accepted the provisions of this act and shall be entitled to the benefits thereof

STATE SUPERVISOR AND ASSISTANTS—SALARIES

Section 2 The Governor shall appoint a State supervisor qualified by training and experience who shall be a woman. The State supervisor shall receive an annual salary of two thousand four hundred dollars and necessary traveling and office expenses. The State supervisor shall with the approval of the Governor appoint an assistant state supervisor at a salary of one thousand six hundred dollars per annum and a clerk at a salary of one thousand two hundred dollars per annum. In addition to their salaries the assistant State supervisor and the clerk shall receive their necessary and actual expenses

POWERS AND DUTIES OF STATE SUPERVISOR

Section 3 The State supervisor shall have general supervision over the boards of trustees of the several counties and shall act as general field organizer. She shall be on the staff of the State Board of Education.

The State supervisor shall formulate and issue to the boards of trustees of the various counties rules of procedure by which they shall be governed to the end that uniformity of interpretation and practice shall obtain throughout the Commonwealth.

She shall visit at least twice each year the boards of trustees of each county accepting the provisions of this act. She shall as general field organizer visit the county commissioners of these counties which have not availed themselves of the provisions of this act and shall explain to such commissioners the benefits accruing from the act and the advantages of coming within its provisions and shall assist such county commissioners in the organization of boards of trustees.

She shall make a report annually to the State Board of Education reviewing the work done under the provisions of this act by the trustees of the various counties laying special stress upon educational conditions of the assisted families.

LOCAL SUPERVISION BY BOARDS OF TRUSTEES ET CETERA

Section 4 The administration of this act within the several counties shall be solely in the hands of the boards of trustees appointed by the Governor subject however to the rules adopted and issued by the State supervisor. The members of the boards of trustees shall serve without compensation but shall receive all actual and necessary expenses incurred in the performance of their duty.

HEADQUARTERS OF TRUSTEES EMPLOYEES ADMINISTRATION EXPENSES

Section 5 The boards of trustees shall provide suitable headquarters and shall appoint such competent investigators and clerical assistants as may be necessary and shall provide suitable furnishings and stationery and provide for the payment of salaries and incidental expenses. At no time however shall the annual expenses of administration in any county exceed ten per centum of the appropriation for the county for that year with the exception of the first year when the trustees shall be permitted to expend an additional sum of not more than five hundred dollars for furnishings.

MOTHERS ENTITLED TO ASSISTANCE

Section 6 It shall be the duty of the board of trustees to provide from the funds made available under the provisions of this act as aid in supporting their children in their own homes assistance to poor and dependent mothers of (proved character and ability) who have children under the age of sixteen years and whose husbands are dead or permanently confined in institutions for the insane.

CITIZENSHIP RESIDENCE

Section 7 In order to prevent the alienation of the citizenship of those who may receive the benefits of this act no family shall be a beneficiary thereunder unless the mother has been a resident continuously of the State for a period of two years and of the county in which she applies for assistance for a period of one year. No family entitled to receive the benefits of this act in any county shall be deemed to have lost its residence in such county within one year after removal therefrom but any such family shall if it returns to the county in which it was entitled to receive assistance within said year be immediately entitled to assistance in such county.

INVESTIGATION OF FAMILIES

Section 8 The trustees of the various counties shall in no case recommend payment to any mother until they are satisfied that she is of proper character and ability and that for the proper maintenance of her children in her own home monthly payments are necessary. For such purpose the board of trustees shall cause to be made proper investigations. No payment shall be made on account of any child of proper age and physical ability unless satisfactory report has been made by the teacher of the school in which such pupil is enrolled stating that such child is attending school.

MAXIMUM MONTHLY PAYMENTS

Section 9 The combined maximum payment allowed by any board of trustees shall in no case exceed twenty dollars per month for the first child and ten dollars per month for each additional child. A mother will be entitled to assistance under this act for an unborn child in like manner as for other children if she has one or more children living which entitles her to the benefits of this act.

RECORDS OF FAMILIES REPORTS

Section 10 Before any payment is made to any family under the provisions of this act a complete report of such family shall be made giving the name of the mother the number of children with their full names their ages and place of residence one copy of such report shall be placed on file in the office of the board of trustees as a record one copy shall be forwarded to the State supervisor and two copies shall be forwarded with each application for a warrant for the use of the Auditor General and the county treasurer. The copies forwarded to the Auditor General and the county treasurer shall be sworn to by the investigator and shall be approved by a majority of the board of trustees.

DURATION OF PAYMENTS

Section 11 All payments made under the provisions of this act shall continue at the will of the trustees but not beyond the time when any child under the provisions of the law may secure employment excepting where the child is physically unable to earn wages or is at school with a satisfactory record of attendance and scholarship in which case such payment shall continue until such child has reached the age of sixteen years.

MODE OF PAYMENT

Section 12 All payments made under the provisions of this act by the State Treasurer and by county treasurers shall be made direct to the recipient thereof by warrant.

CLASSIFICATION OF COUNTIES FOR DISTRIBUTION OF APPROPRIATIONS

Section 13 The State Treasurer after deducting from the entire amount appropriated and re-appropriated from time to time by the General Assembly the sums designated for the payment of salaries and expenses shall divide the balance of such appropriations into two equal sums. One equal part of each sum shall be distributed for the first fiscal year among the several counties in the manner hereinafter provided and according to the following classification of counties.

First class Counties with a population of more than one million five hundred thousand inhabitants eighteen per centum.

Second class Counties with a population of more than one million and not more than one million five hundred thousand inhabitants twelve per centum.

Third Class Counties with a population of more than two hundred thousand and not more than one million inhabitants equal parts of fifteen per centum.

Fourth class Counties with a population of more than one hundred thousand and not more than two hundred thousand inhabitants equal parts of thirty per centum.

Fifth class Counties with a population of more than fifty thousand and not more than one hundred thousand inhabitants equal parts of fifteen per centum.

Sixth class Counties with a population of twenty-five thousand inhabitants and not more than fifty thousand inhabitants equal parts of seven per centum.

Seventh class Counties with a population of less than twenty-five thousand inhabitants equal parts of three per centum.

COUNTY APPROPRIATIONS

Section 14 No county shall receive its allotment of the State appropriation available for any year under the classification appointed by the preceding section unless such county has accepted the provisions of this act and has placed at the disposal of the board of trustees a sum equal to the amount available from the State appropriation for such year.

STATE APPROPRIATIONS AVAILABLE SECOND FISCAL YEAR

Section 15 On the first day of June of the second fiscal year following each State appropriation the State Treasurer shall apportion among the various counties which have accepted the provisions of this act before the end of the first fiscal year a sum equal to the amount apportioned to such county during the first fiscal year according to the aforesaid classification including therein all unexpended balances from the previous fiscal year credited to the several counties accepting the provisions of this act which unexpended moneys shall remain available during the second fiscal year for use by the counties to which theretofore credited and excluding all moneys apportioned to the several counties which have not availed themselves of the provisions of this act.

He shall likewise exclude from said apportionment all moneys appropriated for the second fiscal year for counties which have not accepted the provisions of this act before the end of the first fiscal year.

SURPLUS FUNDS

Section 16 All funds set aside from year to year for counties which have not availed themselves of the provisions of this act shall be set aside into a surplus fund. The surplus fund shall be available during the second fiscal year in the counties which have availed themselves of the provisions of this act before the end of the first fiscal year but no county shall be entitled to an amount from such fund in excess of twenty-five per centum of the aggregate sum apportioned and set aside by the State Treasurer to that county for the two year period and no such county shall participate in such surplus fund unless it shall in addition to the appropriations hereinbefore required appropriate a sum equal to the amount which it desires from the surplus fund.

PENALTIES

Section 17 Any person securing any allowance contrary to the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars or to undergo imprisonment for a period not exceeding one year or both at the discretion of the court.

REPORT BY STATE SUPERVISOR

Section 18 A detailed report of the number of beneficiaries the amount expended and the advantages and disadvantages of the system with recommendations for improvement shall be made by the State supervisor to the General Assembly at the beginning of each session of the General Assembly. Such report shall be printed by the State Printer upon requisition by the Superintendent of Public Instruction to the Department of Printing and Binding.

REPEAL

Section 19 The act approved the twenty-ninth day of April one thousand nine hundred and thirteen (Pamphlet Laws one hundred and eighteen) entitled "An Act applicable to all counties of this Commonwealth to provide monthly payments as approved by the trustees to indigent widowed or abandoned mothers for partial support of their children in their own homes. The manner of appointment of the trustees the administration of the trust amount of appropriations proportioning appropriations co-ordinate appropriations amounts to be paid form of records eligibility penalties and reports as set forth" and the act approved the eighteenth day of June one thousand nine hundred and fifteen (Pamphlet Laws one thousand and thirty-eight) entitled "An Act amending an act entitled 'An Act applicable to all counties of this Commonwealth to provide monthly payments as approved by the trustees to indigent widowed or abandoned mothers for partial support of their children in their own homes. The manner of appointment of the trustees the administration of the trust amount of appropriations proportioning appropriations co-ordinate appropriations amounts to be paid form of records eligibility penalties and reports as set forth' approved April twenty-ninth nineteen hundred and thirteen by limiting the provisions of said act to women whose husbands are dead or permanently insane and who have children under sixteen years of age and providing for uniformity of administration by the appointment of the State Supervisor over the boards of trustees of different counties and otherwise amending the provisions of said act and making an appropriation to carry out the provisions of this act" are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 551, as follows:

An Act to promote the upbuilding of national vitality and of efficient citizenship through the establishment of physical education and training for the pupils of both sexes in the public schools of the Commonwealth and creating a Bureau of Physical Education under the direction of the State Superintendent of Schools to carry out the provisions thereof.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That there shall be established and made a part of the courses of instruction in the public schools of this State what shall be known as "A Course in Physical Training." Such course shall be adapted to the capabilities of the pupils in the several grades and departments and shall include physical exercises games athletics formation drills instruction in personal hygiene and community health and safety and in preventing and correcting bodily deficiency. It shall further include such other features and details as may aid in carrying out these purposes together with instruction as to the privileges and responsibilities of citizenship as they relate to community and national welfare with special reference to developing bodily strength and vigor and producing the highest type of patriotic citizenship. In addition the course shall provide for female pupils instruction in domestic hygiene first aid and

nursing To further promote the aims of this course any additional requirements or regulations as to the physical welfare of the children may be prescribed by the State Board of Education

Section 2 Every pupil over eight years of age attending the public schools of this Commonwealth including the Normal schools in so far as said pupil is physical fit and capable of doing so which fitness shall be determined by the medical inspector or by the principal or hear teacher where there is no medical inspector shall take the course in physical training and such course shall be part of the curriculum prescribed for the several grades

Conduct and attainment of the pupils in physical training shall be marked as in other subjects or courses

In the elementary schools at least twenty minutes per day shall be devoted to physical training In addition to this there shall be a weekly period of at least fifteen minutes in the primary grades and of forty minutes in the grammar grades and of forty minutes in the grammar grades for the teaching of hygiene and allied subjects

In high schools at least two hours a week shall be set aside for physical training and one period per week for instruction in hygiene and allied subjects An additional hour per week shall be devoted to after school athletics and competitive sports

Section 3 For the purpose of carrying out the provisions of Sections one and two of this Act there shall be organized a Bureau of Physical Education under the direction of the State Superintendent of Schools

Section 4 On or before the first Monday of July one thousand nine hundred and nineteen the State Superintendent of Schools shall appoint a Director of Physical Education whose duty it shall be to direct and carry out the provisions of this Act under the direction of the said Superintendent

Immediately upon his appointment the Director of this Bureau shall prepare courses of instruction and formulate plans and regulations for carrying out the provisions of this Act which when approved by the State Board of Education shall be followed in providing for the instruction and training specified under Sections one and two of this Act

In formulating the plans and regulations for this physical training work in the secondary schools the National State and community pre-military needs as well as the normal peace needs shall be considered in order to furnish a strong basis for meeting the emergency as well as the normal needs of efficient citizenship

Section 5 (a) It shall be the duty of the Director to supervise the giving of physical education and training as required by this act

(b) To advise and assist in the preparation of the facilities therefor

(c) To arrange for summer courses in which teachers employed in the State may receive instruction in the work as outlined in this Act

(d) On the first Monday of July one thousand nine hundred and twenty and annually thereafter to submit a report to the State Board of Education in which he shall set forth in as comprehensive a manner as possible the conditions of the public schools throughout the Commonwealth with respect to physical training and related matters and the work of the Bureau of Physical Education during the preceding year

Section 6 The sum of twenty-five thousand dollars or so much thereof as may be necessary is hereby specifically appropriated for the expenses of the Bureau of Physical Education during the two fiscal years commencing the first Monday of July one thousand nine hundred and nineteen such amount to be applied and disbursed under the direction of and with the approval of the State Board of Education

Section 7 If the Board of Education of any school district shall determine that in addition to the course in physical training prescribed for all pupils the male pupils in its high school may also receive military training such a course shall be prepared under the direction of the State Board of Education and the Adjutant General and shall conform to the requirements of the national government All male pupils of the high school who are sixteen years of age or over shall be permitted to take this course

Section 8 This act shall take effect immediately upon its approval providing that it shall not apply to school districts of the third class until the opening of the school term in the fall of the year one thousand nine hundred and nineteen and shall not apply to school districts of the fourth class until the opening of the school term in the fall of the year one thousand nine hundred and twenty

All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1081, as follows:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five hundred and twenty-four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 524 In all school districts of the first class the school taxes for the following fiscal year shall be levied annually by the board of school directors thereof on or after the second Monday of November and before the first Monday of December following

The total annual school tax levy made in any one year by any school district of the first class shall not be less than five nor more than six mills on the dollar of the total assessment of all property assessed and certified for taxation therein" is hereby amended to read as follows

Section 524 In all school districts of the first class the school taxes for the following fiscal year shall be levied annually by the board of school directors thereof on or after the second Monday of November and before the first Monday of December following

The total annual school tax levy made in any one year by any school district of the first class shall not be less than five nor more than six mills on the dollar of the total assessment of all property assessed and certified for taxation therein Provided That each male resident or inhabitant over twenty-one years of age in every school district of the first class shall annually in addition to any tax he may pay on any real estate or other property tax for the use of the school district in which he is a resident or inhabitant an occupation tax of three dollars which occupation tax shall be collected by such school district of the first class in addition to and in the same manner as taxes upon real estate and other property are collected

Section 2 That section five hundred and forty-two of said act which reads as follows

"Section 542 Each male resident or inhabitant over twenty-one years of age in every school district of the second third or fourth class in this Commonwealth shall annually in addition to any tax he may pay on any real estate or other property pay for the use of the school district in which he is a resident or inhabitant an occupation tax of at least one dollar" is hereby amended to read as follows

Section 542 Each male resident or inhabitant over twenty-one years of age in every school district of the second third or fourth class in this Commonwealth shall annually in addition to any tax he may pay on any real estate or other property pay for the use of the school district in which he is a resident or inhabitant an occupation tax of at least three dollars

Section 3 That section five hundred and forty-four of said act which reads as follows

"Section 544 In case the occupation of any resident or inhabitant of any school district of the second third or fourth class in this Commonwealth whose name appears upon any tax duplicate therein is assessed at such an amount that the school tax therein at the rate fixed by the board of school directors in levying school taxes in that year is less than one dollar such resident or inhabitant shall pay a school tax amounting to the sum of one dollar on his occupation notwithstanding the amount of his occupation assessment" is hereby amended to read as follows

Section 544 In case the occupation of any resident or inhabitant of any school district of the second third or fourth class in this Commonwealth whose name appears upon any tax duplicate therein is assessed at such an amount that the school tax therein at the rate fixed by the board of school directors in levying school taxes in that year is less than three dollars such resident or inhabitant shall pay a school tax amounting to the sum of three dollars on his occupation notwithstanding the amount of his occupation assessment

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 820, as follows:

An Act authorizing and empowering any borough in this Commonwealth to sell and convey unto the school district of such borough out of any land heretofore or hereafter acquired by such borough within the limits of the borough or in adjacent townships for the purpose of making enlarging and maintaining public parks sufficient land for the erection of a school building or a high-school building

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall and may be lawful for any borough in this Commonwealth to sell and convey unto the school district of such borough out of any kind heretofore or hereafter acquired by such borough within the limits of the borough or in adjacent townships for the making enlarging and maintaining public parks sufficient land for the erection of a school building or a high school building

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 685, as follows:

An Act providing that the county treasurers of all counties whose population does not exceed one hundred and fifty thousand shall be paid a salary and fixing the same which shall be in lieu of all commissions and fees and in full compensation of their services

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the county treasurers in all counties of this Commonwealth whose population does not exceed one hundred and fifty thousand shall be paid a salary by said counties which salary shall be in lieu of all fees and commissions heretofore received from county or State or from any other source

Section 2 The salary of the county treasurer in counties whose population does not exceed twenty thousand inhabitants shall be two thousand dollars per year the salary of the county treasurer in counties whose population is more than twenty thousand and does not exceed thirty-five thousand inhabitants shall be three thousand dollars per year the salary of the county treasurer in counties whose population is more than thirty-five thousand and does not exceed fifty thousand inhabitants shall be three thousand five hundred dollars per year the salary of the county treasurer in counties whose population is more than fifty thousand and does not exceed seventy-five thousand inhabitants shall be four thousand dollars per year the salary of the county treasurer in counties whose population is more than seventy-five thousand and does not exceed one hundred thousand inhabitants shall be four thousand two hundred and fifty dollars per year the salary of the county treasurer in counties whose population is more than one hundred thousand and does not exceed one hundred and twenty-five thousand inhabitants shall be four thousand five hundred dollars per year the salary of the county treasurer in counties whose population is more than one hundred and twenty-five thousand and does not exceed one hundred and fifty thousand inhabitants shall be four thousand seven hundred and fifty dollars per year. The latest United States census reports shall be taken as a basis of fixing population

Section 3 The salary of the county treasurer in counties whose population does not exceed one hundred and fifty thousand shall be paid in monthly installments out of the moneys in the treasury of the county by the county treasurer upon warrants drawn by the county commissioners. Provided however That all office supplies and clerical assistance shall be furnished by the county commissioners of the proper county and paid for monthly by orders drawn on county treasurer as other expenses are paid

Section 4 The said salaries as specified and provided in section two of this act shall be in full compensation for all services rendered either to the county the State or to any individual firm co-partnership corporation municipal corporation or quasi-municipal corporation by the county treasurer in the discharge of his duties or any duties pertaining to the said office. All fees heretofore fixed by law to be paid to county treasurers for services rendered by them shall be collected as heretofore and by the treasurer paid into the county treasury (except where required to be paid to the State) for the use of the proper county

Section 5 Nothing contained in this act shall be construed as affecting the compensation of the present incumbents of the said office of county treasurer in the various counties affected hereby for the terms for which they have already been elected

Section 6 All acts or parts of acts inconsistent herewith whether general special or local be and the same are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 632, entitled

An Act regulating the appointment suspension and discharge of police officers in boroughs establishing and regulating a civil service board in such boroughs for the examination of applicants for positions as police officers imposing certain expenses upon boroughs and providing penalties

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the term "police officers" as used in this act shall include all chiefs of police and for assistants all captains of police lieutenants of police sergeants of police patrolmen and detectives

The second section was read as follows:

Section 2 Hereafter no person shall be appointed in any borough as a police officer except in the manner and subject to the terms provided for in this act and no person shall be appointed as a police officer who is not a citizen of the United States or who has been convicted of a crime unless pardoned or who cannot read and write understandingly in the English language or who shall not have resided in the Commonwealth of Pennsylvania for a period of at least three years preceding his appointment or who has not first passed a physical examinations as to his fitness and qualifications

On the question,

Will the House agree to the section?

Mr. WILLIAM DAVIS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 2, page 1, line 9, by inserting after the word "borough" the following: "having a population of seven thousand inhabitants or over."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The third section was read as follows:

Section 3 There is hereby created in each borough in the Commonwealth a civil service board hereinafter designated as the board to be composed of three citizens of the borough. The members of the board shall be appointed by the council for terms of four years each and until their successors shall be appointed and qualified One of the members of the board shall be a physician one an educator and one a lawyer The members first appointed under this act shall be appointed within thirty days after the passage of the act One of said members shall be appointed for a term of two years one for a term of three years and one for a term of four years Upon the expiration of the term of any member a successor shall be appointed for a term of four years Any vacancy on said boards happening by death resignation or removal from the borough or otherwise shall be filled by the council for the unexpired term The members of the board shall before entering upon their duties take and subscribe to the oath of office prescribed by article seven of the constitution and shall file the same with the borough secretary No member of the board shall receive a salary but members shall be paid all necessary expenses incurred in the performance of their duties which payments shall be made from the borough treasury in the usual manner

On the question,

Will the House agree to the section?

Mr. WILLIAM DAVIS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 3, page 2, line 8, by inserting after the word "each" the word "such."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The fourth, fifth, sixth, seventh, eighth, ninth, tenth, eleventh, twelfth, thirteenth, fourteenth, fifteenth, sixteenth, seventeenth and eighteenth sections were separately read and agreed to as follows:

Section 4 Within five days after the first appointment under the provisions of this act the members so appointed shall organize as a board by the election of a president and annually thereafter the board shall in like manner organize on the first Monday of each January Two members of the board shall constitute a quorum for the transaction of all business The board shall hold meetings from time to time as the public business may require The board may appoint a secretary and prescribe his duties The council shall fix the compensation of the secretary which shall be paid from the borough treasury in the usual manner

All stationery and supplies necessary for the transaction of the business of the board shall be furnished by the council at the expense of the borough

Section 5 The board shall as soon as convenient may be prepare and adopt rules and regulations which shall be subject to change and amendment from time to time as council may require Such rules shall provide for the selection of persons as police officers and shall provide for the examination

of candidates for positions as police officers with a view to ascertain and determine their qualifications habits reputation standing experience and education

Section 6 The board shall conduct examinations from time to time of which adequate notice shall be given in such manner as shall be prescribed by the board in its rules and regulations All examinations shall be practical in their character and shall relate to those matters which shall fairly test the qualifications and fitness of the persons submitting themselves for examination for the position of police officer

Section 7 The board shall require from all persons desiring to be examined the filing of a formal application within a reasonable time prior to the proposed examination which application shall state (a) The applicant's full name (b) His residence and post office address (c) His citizenship (d) His age the place and date of birth and (e) His business or employment during the last three years and (f) Such other information as the board may require

Section 8 The board shall at all times keep separate lists of all persons who have successfully passed any examination arranged according to the several positions existing in the police department of the borough and where more than one persons takes the examination for the same position those successfully passing the examination shall be entered upon the eligible list in the order of their respective percentage the highest coming first

Section 9 Whenever any vacancy shall occur in the position of police officer in any borough the burgess of the borough shall send a written application to the president of the board to certify to the council the first three names on the eligible list for the position to be filled and the president of the board shall forthwith certify said names

Section 10 The council shall fill the office or position in question by appointing one of the three persons whose names were submitted by the president of the board in making appointments to the position of police officer in any borough the council shall first consider the name of any person employed in the police department whose name may be upon such eligible list and thereafter from among those persons possessing the necessary qualifications and eligibility preference shall be given to honorably discharged soldiers sailors and marines who served in the military or naval forces of the United States in times of war All appointments made by the council under the provisions of this act shall be for and during good behavior

Section 11 The name of any person appointed by council shall be from time to time stricken from the eligible list by the board and the two remaining names shall remain thereon and be arranged forthwith according to their percentage The name of any applicant who shall have been rejected three times shall be stricken from the list by the board

Section 12 Persons holding appointments as police officers at the date of the passage of this act shall remain in office without being required to pass an examination and shall be removed only in accordance with the provisions of this act

Section 13 No police officer shall be dismissed without his written consent except by the decision of a court either of trial or inquiry duly determined and certified in writing to the burgess of said borough which court shall be composed of the council of said borough of which the president of said council shall be the presiding officer hereof

Section 14 No police officer shall be tried unless charges with plain specifications thereof in writing are lodged with the president of council of said borough who shall give written notice of said specifications to the accused within three days after receiving the same with notice of the time and place of trial and the trial shall be held not less than three days from the time of the service of notice of such charges or specifications upon the accused and within the next five days following the time of said service of notice upon the accused The accused shall have the right to be present at such trial with his witnesses and if he so desires may be represented by counsel The accused shall have the right to demand either a public or private hearing upon said charges

Section 15 The persons comprising said court shall be sworn by the presiding officer thereof to perform their duties impartially and without fear or favor the presiding officer of said court shall have the authority to administer oaths to witnesses the same as is possessed by any justice of the peace of this Commonwealth

Section 16 The charges which may be brought against the accused may be either disability for service in which case the court shall be one of inquiry whose decision may be for the honorable discharge of the person accused or they may be brought for neglect or violation of law or duty inefficiency intemperance disobedience of orders or unbecoming official or personal conduct in which cases the court shall be one of trial

Section 17 It shall be lawful for the burgess of said borough at his discretion to direct the chief of police of said borough to suspend with or without pay from duty before trial any person charged as aforesaid until such trial can be had when said court shall determine whether or not the accused shall be entitled to pay for the period of such suspension If said court of trial or inquiry shall exonerate the accused he shall be entitled to full compensation for the time for which he was suspended

Section 18 The finding of the majority of said court of trial or inquiry if the accused be convicted shall be certified by the presiding officer of said court to the burgess of said borough with recommendations that the accused be officially reprimanded or suspended without pay for a period of not more than sixty days or that the accused be dismissed from the service who shall within ten days after receiving said certificate either approve or disapprove said finding If the burgess approves such recommendations of the court of trial or inquiry the council shall enforce the same If the burgess does not approve recommendations he shall return the same to the court with his objections thereto and the court shall recon-

sider the same If after such reconsideration the court shall readopt such recommendations by a two-thirds vote of the entire number of members then the recommendations shall be immediately enforced by the council

The nineteenth section was read as follows:

Section 19 It shall be unlawful for any borough of this Commonwealth to change the designated names of the police officers mentioned or referred to in section one of this act for the purpose of evading the provisions thereof

On the question.

Will the House agree to the section?

Mr. WILLIAM DAVIS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 19, page 8, line 7, by inserting after the word "any" the word "such."

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The twentieth section was read as follows:

Section 20 It shall be unlawful for any official or court of trial or inquiry of any borough to discharge dismiss or suspend from the service any police officer or cause to be discharged dismissed or suspended from the service any police officer for or on account of any political act in favor of or against any party or candidate for any public office

On the question.

Will the House agree to the section?

Mr. WILLIAM DAVIS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 20, page 8, line 13, by inserting after the word "any" the word "such."

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The twenty-first and twenty-second sections were read and agreed to as follows:

Section 21 Any person who violates any of the provisions of the foregoing act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced by the court to pay a fine not exceeding five hundred dollars (\$500) and to undergo a term of imprisonment in the workhouse or jail of said county for not more than one year either or both at the discretion of the court

Section 22 All acts of Assembly of the Commonwealth or parts of acts thereof inconsistent herewith be and the same are hereby repealed

The title was read as follows:

An Act regulating the appointment suspension and discharge of police officers in boroughs establishing and regulating a civil service board in such boroughs for the examination of applicants for positions as police officers imposing certain expenses upon boroughs and providing penalties

On the question.

Will the House agree to the title?

Mr. WILLIAM DAVIS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title, page 1, line 2, by inserting after the word "boroughs" the following: "having a population of seven thousand inhabitants or over."

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 881, as follows:

An Act to fix the salaries of the mortgage search clerks and the conveyance search clerks in the office of the recorder of deeds of any county of this Commonwealth having a population of one million five hundred thousand or over payable from the fees of the office

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the first day of July one thousand nine hundred and nineteen the salaries and compensation of the mortgage search clerks and the conveyance search clerks in the office of the recorder of deeds of any county of this Commonwealth having a population of one million five hundred thousand or over shall be at the rate of eighteen hundred dollars per annum Such salaries and compensation to be paid out of the fees of the office of the recorder of deeds monthly by the treasurer of such county according to existing laws

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1211 (Senate Bill No. 487), entitled

An Act to amend an act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred eight) entitled "An Act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words "drug" and "poison" and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 964, entitled

An Act to amend an act approved the twenty-eighth day of July one thousand nine hundred and seventeen entitled "An Act to revise amend and consolidate the law relating to fish and providing penalties"

The first section was read and agreed to as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That article six of the act approved July twenty-eighth one thousand nine hundred and seventeen entitled "An Act to revise amend and consolidate the law relating to fish and providing penalties" is hereby amended by adding thereto an additional section to be known as section fifty so that the article will hereafter read as follows

ARTICLE VI Fishing Devices

Section 45 No person shall use any device means or method whatsoever except as in this article otherwise provided for taking fish from the waters within this Commonwealth except the following that is to say for

(a) Game fish two rods and two lines and one hand line with not more than three hooks attached

(b) Food fish rods and lines or one hand line with no more than three hooks attached The rods and lines and the hand line must be under the immediate control of the person using the same

(c) Bait fish rods hooks and lines with not more than three hooks attached to each line a dip net or minnow seine not over four feet in diameter a minnow trap with not more than one opening which shall not exceed one inch in diameter The rods hooks and lines must be under the immediate control of the person using the same

Section 46 Any person violating the provisions of section forty-five of this act is guilty of a misdemeanor and on conviction as provided in article thirteen shall be sentenced to pay a fine of twenty dollars and shall forfeit to the Department of Fisheries all devices unlawfully used

Section 47 The provisions of this article do not prohibit the use of a gaff or landing net to assist in landing fish already caught by a lawful device

Section 48 The provisions of this article do not apply to fish artificially propagated under the authority of article eight of this act

Section 49 The provisions of this article do not apply to fish caught by a seine or net for which a license is obtained under the provisions of article seven of this act

Section 50 The provisions of this article do not apply to fish caught by a device for which a license is obtained under the provisions of article twelve section one hundred and twenty of this act

The second section was read as follows:

Section 2 That section one hundred and twenty of said act which now reads as follows

"Section 120 The Commissioner of Fisheries may grant permission to catch fish in any of the waters of this Commonwealth at any season of the year and with any kind of nets or devices for a period not exceeding one year to a person engaged in scientific research or for the propagation of fish and the stocking of waters therewith Persons permitted to fish pursuant to the foregoing provision of this section shall make a return in writing to the Commissioner of Fisheries of all fish caught by them and also the use made by them of the fish so caught" is hereby amended to read as follows

Section 120 The Commissioner of Fisheries may grant permission to catch fish in any of the waters of this Commonwealth at any season of the year and with any kind of nets or devices for a period not exceeding one year to a person engaged in scientific research or for the propagation of fish and the stocking of waters therewith Persons permitted to fish pursuant to the foregoing provision of this section shall make a return in writing to the Commissioner of Fisheries of all fish caught by them and also the use made by them of the fish so caught

The Commissioner of Fisheries is authorized to issue a license for devices other than seines and for purposes other than artificial propagation upon written application therefor signed by the applicant and upon the payment to the Department of Fisheries of the sum of two dollars Such license shall be known as a "special device license" and shall authorize the person to whom issued to catch food fish for such a period and under such conditions and restrictions as the Commissioner of Fisheries may prescribe The license shall be revoked by the Commissioner of Fisheries upon violation of any condition or restriction upon which it is issued or of any provision of this act

Strike out section one hundred and forty-nine of article thirteen which reads as follows

"Section 149 All fines imposed for the violation of any provisions of this act shall be forthwith paid by such alderman magistrate or justice of the peace to the Department of Fisheries at Harrisburg All moneys received or recovered by the Department of Fisheries under any provision of this act shall be immediately paid into the State Treasury where it shall be kept as part of a fund separate and apart to be used solely under the direction of the Department of Fisheries for the purpose of defraying any of the necessary expenses incurred in fish propagation and protection" and insert in lieu thereof the following

Section 149 All fines imposed for the violation of any provisions of this act shall be forthwith paid by such alderman magistrate or justice of the peace to the Department of Fisheries at Harrisburg All moneys received or recovered by the Department of Fisheries under any provision of this act shall be immediately paid into the State Treasury where it shall be kept as part of a fund separate and apart to be used solely under the direction of the Department of Fisheries for the purpose of the payment of the salaries of the commissioner of fisheries clerks stenographers fish wardens traveling expenses counsel fees court expenses and contingent expenses for the propagation protection and distribution of fish the stocking of the waters and the employment of necessary labor and the purchase of material and implements therefor for necessary repairs and improvements to fish hatcheries for field work gathering spawn transferring fish and the employment of necessary labor and the purchase of necessary implements therefor for the purchase of necessary land and water supplies to State fish hatcheries for the purchase and erection of building ponds and other extensions incidental to State fish hatcheries for the maintenance and operation of a boat on Lake Erie and the cruiser Anna at Torresdale on the Delaware river and for the dredging of channels ponds and the making of improvements on Presque Isle Peninsula and the approach to the fish hatchery at Erie

All moneys in such separate fund from time to time are hereby specifically appropriated to the Department of Fisheries and may be expended for the purpose hereinbefore enumerated The Auditor General shall upon requisition from time to time of the Commissioner of Fisheries draw his warrant on

the State Treasurer for the amount specified in such requisition not exceeding however the amount in such fund at the time of making such requisition

On the question,

Will the House agree to the section?

Mr. POWELL. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 2, page 4, lines 15 and 16, by striking out the following: "Strike out section one hundred and forty-nine of article thirteen" and inserting in lieu thereof the following: "Section 3. That section one hundred and forty-nine of said act."

Amend section 2, page 4, line 18, by striking out the word "provisions" and inserting in lieu thereof "provision."

Amend section 2, page 4, lines 27 and 28, by striking out the following: "and insert in lieu thereof the following" and insert in lieu thereof the following: "is hereby amended to read as follows."

Amend section 2, page 5, line 15, by striking out the word "necessary" and inserting in lieu thereof "necessary."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend an act approved the twenty-eighth day of July one thousand nine hundred and seventeen entitled "An Act to revise amend and consolidate the law relating to fish and providing penalties"

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 668, entitled

An Act supplementing the act approved the twenty-fifth day of July Anno Domini one thousand nine hundred and seventeen entitled "An Act making an appropriation to the Trustees of the State Hospital for the Insane for the Southeastern District of Pennsylvania located at Norristown" and extending the unexpended portion of the appropriation for purchase of land that cannot be acquired by purchase at a proper price

The first and second sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the appropriation of thirty-five thousand dollars (\$35,000) made for the purpose of purchasing additional farm land adjoining the hospital farm consisting of seven (7) properties and about eighty-two (82) acres or so much thereof as may be necessary be extended and the unexpended portion of such appropriation or so much thereof as may be necessary be applied in the acquisition by purchase or condemnation of two of said properties not yet acquired

Section 2 That in the event that said properties may not be acquired by purchase at a price approved by the trustees the trustees of said Hospital are hereby vested with the necessary power and authority to acquire the same or either of them by condemnation thereof following the practice provided for condemnation proceedings under the School Code as contained in the act to establish a public school system in the Commonwealth of Pennsylvania et cetera approved the eighteenth day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine)

The title was read as follows:

An Act supplementing the act approved the twenty-fifth day of July Anno Domini one thousand nine hundred and seventeen entitled "An Act making an appropriation to the Trustees of the State Hospital for the Insane for the Southeastern District of Pennsylvania located at Norristown" and extending the unexpended portion of the appropriation for purchase of lands and providing for condemnation proceedings of land that cannot be acquired by purchase at a proper price

On the question,

Will the House agree to the title?

Mr. JACOB HAMILTON. Mr. Speaker, I desire to offer the following amendments

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend title, page 1, line 4, by striking out the word "for" after "Insane" and inserting in lieu thereof "of."

Amend title, page 1, line 6, by inserting after the word "Norristown" and within the quotation marks the word "Pennsylvania."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 562, as follows:

A Supplement to the act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Appropriation acts page two hundred and sixty-five) entitled "An Act making an appropriation to the trustees of the State Hospital for the Insane for the Southeastern District of Pennsylvania located at Norristown Pennsylvania"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-eight thousand dollars (\$28,000) appropriated by the act to which this is a supplement for the purpose of erecting completing and furnishing an annex building for the male nurses' home be and the same is hereby specifically reappropriated to the trustees of the State Hospital for the Insane for the Southeastern District of Pennsylvania for like purposes and shall be available for the payment of all bills contracted for such purposes during the two fiscal years ending May thirty-first one thousand nine hundred and nineteen and the two fiscal years ending May thirty-first one thousand nine hundred and twenty-one

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 960, as follows:

An Act to amend section one thousand four hundred and six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand four hundred and six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 1406 The board of school directors of any school district in this Commonwealth may on account of the small number of pupils in attendance or the condition of the then existing school building or for the purpose of better gradation and classification or for economical or other reasons close and consolidate any one or more of the public schools in its district and upon such school or schools being so closed the pupils who belong to the same shall be assigned to other schools Provided that in any district of the fourth class pupils who belong to any such closed school and reside one and a half miles or more from the school to which they are assigned shall be furnished proper transportation at the expense of the district to and from the school to which they are assigned" is hereby amended to read as follows

Section 1406 The board of school directors of any school district in this Commonwealth may on account of the small number of pupils in attendance or the condition of the then

existing school building or for the purpose of better gradation and classification or for economical or other reasons close and consolidate any one or more of the public school in its district and upon such school or schools being so closed the pupils who belong to the same shall be assigned to other schools. Provided that whenever the average term attendance of pupils regularly enrolled at any one-room school in any school district of the fourth class is ten or less than ten the board of school directors shall close such school and provide proper transportation for the pupils of such closed school to and from the nearest or most convenient school to which the pupils shall be assigned. If the board of school directors do not deem it feasible to close such school they may present their petition to the State Board of Education showing the reasons why such school should not be closed thereupon the State Board of Education shall consider such petition and shall make such order as may seem just in the premises. Provided further that in any district of the fourth class pupils who belong to any such closed school shall not have transportation provided if they reside less than one and one-half miles by the public road from the school to which they are assigned. Provided further that in any district of the fourth class pupils who belong to any such closed school and reside one and a half miles or more from the school to which they are assigned shall be furnished proper transportation at the expense of the district to and from the school to which they are assigned except in case where schools are closed because there are ten or less than ten pupils regularly enrolled in which case one-half of the cost of such transportation not to exceed one dollar per diem per pupil shall be paid by the Commonwealth provision for which shall be made by separate appropriation in the general appropriation act.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 796, entitled

An Act for the better protection of the skunk or pole cat and muskrat providing a method for the taking of such animals and providing penalties

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any person to take kill or capture any skunk commonly called pole cat or muskrat from the first day of March to the fifteenth day of November

On the question,

Will the House agree to the section?

Mr. STARK. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 1, line 7, after the word "November" add the following: "from the fifteenth day of November to the first day of March such animals may be taken only by the use of metal traps or "dead falls" and in no other manner whatsoever.

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section was read as follows:

Section 2 Skunk and muskrat which are injuring property or have become a nuisance may be taken or killed or captured at any time

On the question,

Will the House agree to the section?

Mr. STARK. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 2, page 1, by inserting as section 2, the following: "It shall be unlawful for any person to shoot a skunk or muskrat or to take or capture such animals from holes or dens by digging, smoking or the use of chemicals, or by hunting with dogs."

Change section 2, to section 3, page 1, line 15.

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended.

It was agreed to.

The third section was read as follows:

Section 3 Any person violating any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof before any magistrate alderman or justice of the peace shall be sentenced to pay a fine of not less than ten dollars or more than fifty dollars or undergo an imprisonment in the county jail one day for each dollar fine and costs

On the question,

Will the House agree to the section?

Mr. STARK. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Change section 3, to section 4, page 2, line 3.

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act for the better protection of the skunk or pole cat and muskrat providing a method for the taking of such animals and providing penalties

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1152, as follows:

An Act to amend section ninety-two of article nine of an act approved the twenty-eighth day of July one thousand nine hundred seventeen (Pamphlet Laws twelve hundred fifteen) entitled "An Act to revise amend and consolidate the law relating to fish and providing penalties"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section ninety-two of article nine of an act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws twelve hundred fifteen) entitled "An Act to revise amend and consolidate the law relating to fish and providing penalties" which reads as follows

"Section 92 No person shall fish except with a rod hook and line within one hundred feet of the lower end of any fishway or dam or within such other distance as the Commissioner of Fisheries may determine Such distance shall be plainly posted on the fishway or adjacent shore Any person violating the provisions of this section is guilty of a misdemeanor and on conviction as provided in article thirteen of this act shall be sentenced to pay a fine of one hundred dollars" is hereby amended to read as follows

Section 92 No person shall fish except with a rod hook and line within one hundred feet of the lower end of any fishway or dam or within such other distance as the Commissioner of Fisheries may determine Such distance shall be plainly posted on the fishway or adjacent shore Provided That fishing in the Susquehanna river at the McCall's Ferry dam shall be permitted up to the lower end of the dam without restriction or limitation by order or regulation of the Commissioner of Fisheries Any person violating the provisions of this section is guilty of a misdemeanor and on conviction as provided in article thirteen of this act shall be sentenced to pay a fine of one hundred dollars

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1056, as follows:

An Act to protect the health safety and welfare of the people of Pennsylvania by regulating the light ventilation sanitation fire protection maintenance alteration improvement use and occupancy of dwellings and land appurtenant thereto to define the classes of dwellings affected by the act to establish administrative requirements to establish remedies and fix penalties for the violation thereof and to make an appropriation therefor

ARTICLE I

General Provisions

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That there shall be and there is hereby created a Bureau of Housing in the State Department of Health and that said Bureau of Housing shall have jurisdiction over all matters coming within the provisions of this act

The said Bureau of Housing shall have such executive and clerical staff as may be necessary to carry into effect the provisions of this act and the Commissioner of Health with the consent of the Governor is hereby authorized to designate such persons prescribe their titles and respective duties and fix their compensation The necessary expenses for the salaries of officers and employes and for the operation of this Bureau shall be paid from the general appropriation to the Department of Health in the form and manner prescribed for other disbursements

Section 2 Scope of the act This act shall be known as the Housing Law of Pennsylvania and all its provisions shall apply to every city borough and first-class township except such as on the date this law goes into effect have a housing law or tenement house law dealing with the erection alteration use and maintenance of dwellings and requiring minimum standards for light ventilation sanitation and fire protection

Section 3 Procedure If any city borough or first-class township has on the date this law goes into effect a law enacted by the Legislature dealing with the erection alteration use and maintenance of dwellings and requiring minimum standards for light ventilation sanitation and fire protection such law and supplementary ordinances and regulations shall remain in full force and effect and shall be administered by the appropriate local officials If any city borough or first-class township which on the date this law goes into effect has no housing law dealing with the erection alteration use and maintenance of dwellings and requiring minimum standards for light ventilation sanitation and fire protection shall thereafter through its legislative body formally so request the Bureau of Housing may on being assured that proper provision has been made for enforcement delegate to the appropriate local officials the power to enforce the provisions of this law within such city borough or first-class township

Nothing in this law shall be construed as depriving the proper governmental authorities of any city borough or first-class township from establishing requirements in addition to those provided in this law

The Bureau of Housing shall examine all existing housing laws codes ordinances and regulations of cities boroughs and first-class townships If it finds that the standards they set are below those set in this law it shall formally call the attention of the local authorities to the fact The Bureau of Housing shall prepare a report reviewing all housing laws codes and ordinances in force in Pennsylvania at the time this law goes into effect together with such additions or amendments as may thereafter be adopted and shall present this report together with recommendations to the Legislature in one thousand nine hundred twenty-one

Section 4 Continued powers of Bureau of Housing Nothing in the foregoing sections shall be held to prevent the Bureau of Housing either on its own initiative or at the request of citizens from making inspections of housing conditions in any part of the Commonwealth and submitting to the local authorities or to the Commissioner of Health the results of its findings and its recommendations If it shall find that the local authorities in any city borough or first-class township to whom it has delegated power to enforce the provisions of this law are not enforcing the provisions of this law the Bureau of Housing may recommend that it be authorized to resume the enforcement of this law within such city borough or first-class township and the Commissioner of Health may in his discretion grant such authorization

Section 5 Filing of Plans Plans for all dwellings shall be filed in triplicate with the local chief of building inspection or such other appropriate public official as may be designated by the Bureau of Housing by whom they shall be examined within three days and if they comply with this law and such other laws ordinances and regulations as apply be stamped "approved" When they have been stamped "approved" one set shall be returned to the owner or his representative one set retained for the files of the designated local official and one set forwarded to the Bureau of Housing In case plans are not approved because of alleged violation of any provisions of this act the owner or his representative may appeal to the Bureau of Housing for a final decision

Section 6 Application of the Act All the provisions of the act shall apply to all dwellings within the classes defined in the following sections except that in sections where specific reference is made to one or more specific classes of dwellings such provisions shall apply only to those classes to which such specific reference is made All other provisions which relate to dwellings shall apply to all classes of dwellings

Section 7 Definitions Certain words in this act are defined for the purposes thereof as follows Words used in the present tense include the future words in the masculine gender include

the feminine and neuter the singular number includes the plural and the plural the singular the word "person" includes a corporation as well as a natural person

(1) Dwelling A "dwelling" is any house or building or portion thereof which is occupied in whole or in part as the home residence or sleeping place of one or more human beings either permanently or transiently

(2) Classes of Dwellings For the purpose of this act dwellings are divided into the following classes (a) "private dwellings" (b) "two family dwellings" and (c) "multiple dwellings"

(a) A "private dwelling" is a dwelling occupied by but one family alone

(b) A "two family dwelling" is a dwelling occupied by but two families alone

(c) A "multiple dwelling" is a dwelling occupied otherwise than as a private dwelling or two family dwelling

(3) Classes of Multiple Dwellings All multiple dwellings are dwellings and for the purpose of this act are divided into two class viz class A and class B

Class A Multiple dwellings of class A are dwellings which are occupied more or less permanently for residence purposes by several families and in which the rooms are occupied in apartments suites or groupes This class includes tenement houses flats apartment houses apartment hotels bachelor apartments studio apartments duplex apartments and all other dwellings similarly occupied whether specifically enumerated herein or not

Class B Multiple dwellings of class B are dwellings which are occupied as a rule transiently as the more or less temporary abiding place of individuals who are lodged with or without meals and in which as a rule the rooms are occupied singly This class includes hotels lodging houses boarding houses rooming houses furnished room houses club houses camps convents boarding schools dormitories asylums hospitals jails and all other dwellings similarly occupied whether specifically enumerated herein or not

(4) Hotel A "hotel" is a multiple dwelling of class B in which persons are lodged for hire and in which there are more than twenty sleeping rooms a public dining room for the accommodation of at least fifty guests and a general kitchen

(5) Camp A "camp" is a construction vacation or recreation shelter or group of shelters where more than ten persons are housed or lodged for more than one month

(6) Mixed Occupancy In cases of mixed occupancy where a building is occupied in part as a dwelling the part so occupied shall be deemed a dwelling for the purposes of this act and shall comply with the provisions thereof relative to dwellings

(7) Yards A "rear yard" is an open unoccupied space on the same lot with a dwelling between the extreme rear line of the lot and the extreme rear line of the house A yard between the front line of the house and the front line of the lot is a "front yard" A yard between the side line of the house and the side line of the lot and which extends from the front lot line or front yard to the rear line of the lot or to the rear yard is a "side yard"

(8) Courts A "court" is an open unoccupied space other than a yard on the same lot with a dwelling A court not extending to a street a public alley at least fifteen feet in width or a front or rear yard is an enclosed court A court extending to a street a public alley at least fifteen feet in width or a front or rear yard is an open court

(9) Corner and Interior Lots A "corner lot" is a lot of which at least two adjacent sides abut for their full length upon a street A lot other than a corner lot is an "interior lot"

(10) Public Hall A "public hall" is a hall corridor or passageway not within the exclusive control of one family

(11) Stair Hall A "stair hall" is a public hall and includes the stairs stair landings and those portions of the building through which it is necessary to pass in going between the entrance floor and the roof

(12) Basement Cellar Attic (a) A "basement" is a story partly underground but having at least one-half of its height above the curb level and also one-half of its height above the highest level of the adjoining ground A basement shall not be counted as a story except in a multiple dwelling when it is occupied for living purposes by others than the janitor or his family

(b) A "cellar" is a story having more than one-half of its height below the curb level or below the highest level of the adjoining ground A cellar shall not be counted as a story for purposes of height measurement If any part of a story is in that part the equivalent of a basement or cellar the provisions of this act relative to basements and cellars shall apply to such part of said story

(c) An attic or story in a sloping roof if not occupied for living purposes shall not be counted as a story

(13) Height The "height" of a dwelling is the perpendicular distance measured in a straight line from the curb level to the highest point of the roof beams in the case of flat roofs and to the average of the height of the gable in the case of pitched roofs the measurements in all cases to be taken through the center of the front of the house Where a dwelling is situated on a terrace above the curb level such height shall be measured from the level of the adjoining ground Where a dwelling is on a corner lot and there is more than one grade or level the measurements shall be taken through the center of the front on the street having the lowest elevation

(14) Curb level The "curb level" is the level of the established curb in front of the building measured at the center of such front Where no curb has been established the city engineer or other designated official shall establish such curb level or its equivalent for the purposes of this act

(15) Occupied Spaces Outside stairways fire-escapes fire-towers porches platforms balconies boiler flues and other projections shall be considered as part of the building and not as

a part of the yards or courts or unoccupied spaces. This provision shall not apply to uninclosed outside porches not exceeding one story in height which do not extend into the front or rear yard a greater distance than twelve feet from the front or rear walls of the building nor to one such porch which does not extend into the side yard to a greater distance than five feet from the side lot line nor to cornices not exceeding eighteen inches in width.

(16) Fireproof Dwelling. A "fireproof dwelling" is one the walls of which are constructed of brick stone cement iron or other hard incombustible material and in which there are no wood beams or lintels and in which the floors roofs stair halls and public halls are built entirely of brick stone cement iron or other hard incombustible material and in which no woodwork or other inflammable material is used in any of the partitions furrings or ceilings. But this definition shall not be construed as prohibiting elsewhere than in the public halls the use of wooden flooring on top of the fireproof floors or the use of wooden sleepers nor as prohibiting wooden handrails or treads of hardwood not less than two inches thick.

(17) Wooden Buildings. A "wooden building" is a building of which the exterior walls or a portion thereof are of wood. Court walls are exterior walls.

(18) Nuisance. The word "nuisance" shall be held to embrace public nuisance as known at common law or in equity jurisprudence and whatever is dangerous to human life or detrimental to health whatever dwelling is over-crowded with occupants or is not provided with adequate ingress and egress to or from the same or is not sufficiently supported ventilated sewered drained cleaned or lighted in reference to its intended or actual use and whatever renders the air or human food or drink unwholesome are also severally in contemplation of this act nuisances and all such nuisances are hereby declared illegal.

(19) Construction of Certain Words. The word "shall" is always mandatory and not directory and denotes that the dwelling shall be maintained in all respects according to the mandate as long as it continues to be a dwelling. Wherever the words "ordinances" "regulations" "chief of building inspection" or "appropriate public official" occur in this act they shall be construed as if followed by the words "of the city borough or first-class township in which the dwelling is situated." The "appropriate public official" shall be designated by the Bureau of Housing. The term "chief of building inspection" shall embrace the department and the executive head thereof specially charged with the execution of laws and ordinances relating to the construction of buildings. It shall be permissible for two or more boroughs and first-class townships either on their own initiative or that of the Bureau of Housing to designate officials who shall represent them jointly in carrying out the provisions of this act. Wherever the words "occupied" or "used" are employed in this act such words shall be construed as if followed by the words "or is intended arranged designed built altered converted to rented leased lot or hired out to be occupied or used." Wherever the words "dwelling" "two-family dwelling" "multiple dwelling" "building" "house" "premises" "land appurtenant thereto" or "lot" are used in this act they shall be construed as if followed by the words "or any part thereof." Wherever the words "city water" are used in this act they shall be construed as meaning any public supply of water through mains under public control or supervision whether publicly or privately owned and wherever the words "public sewer" are used in this act they shall be construed as meaning any part of a system of sewers that is used by the public whether or not such part was constructed at the public expense. "Approved fire-proof material" means as set forth by law or if not so determined as approved by the Bureau of Housing.

Section 8 Buildings Converted or Altered. A building not a dwelling if hereafter converted or altered to such use shall thereupon become subject to all the provisions of this act relative to dwellings hereafter erected. A dwelling of one class if hereafter altered or converted to another class shall thereupon become subject to all the provisions of this act relative to such class.

Section 9 Alterations and Change in Occupancy. No dwelling hereafter erected shall at any time be altered so as to be in violation of any provision of this act. And no dwelling erected prior to the passage of this act shall at any time be altered so as to be in violation of those provisions of this act applicable to such dwelling. If any dwelling or any part thereof is occupied by more families than provided in this act or is erected altered or occupied contrary to law such dwelling shall be deemed an unlawful structure and the Bureau of Housing or such other appropriate public official as may be designated may cause such dwelling to be vacated. And such dwelling shall not again be occupied until it or its occupation as the case may be has been made to conform to the law.

Section 10 Dwellings Damaged. If a dwelling be damaged by fire or other cause to the extent of one-half or more of its original value exclusive of the value of the foundations such dwelling shall not be repaired or rebuilt except in conformity with the provisions of this act relative to dwellings hereafter erected.

Section 11 Dwellings Moved. If any dwelling be hereafter moved from one lot to another it shall thereupon be made to conform to all the provisions of this act relative to dwellings hereafter erected.

Section 12 Sewer Connection and Water Supply. The provisions of this act with reference to sewer connections and water supply shall be deemed to apply only where connection with a public sewer and with public water mains is or becomes reasonably accessible. All questions of the practicability of such sewer and water connections shall be decided by the Bureau of Housing.

ARTICLE II

Dwellings Hereafter Erected

Section 13 Height. No dwelling hereafter erected shall exceed in height by more than one half the width of the widest street upon which it abuts nor in any case shall it exceed one hundred feet except that hotels may exceed this height in business districts unless height or zoning laws or ordinances prevent. A dwelling may step up to follow the grade of a street.

Section 14 Frontage. Every dwelling hereafter erected shall front upon a street and it shall be placed so that it is in no part nearer than twenty feet to the center of the said street provided that where an established street is less than forty feet in width and there are already abutting upon it one or more dwellings placed less than twenty feet from the center of said established street a dwelling hereafter erected within the same square or block as said existing dwellings may be placed as near the center of said street as are any of the said existing dwellings unless local ordinances or regulations shall prevent and provided further that a dwelling may hereafter be erected fronting upon a square or court not less than forty feet in width if this court opens for its whole width upon a public street and is at every point unobstructed from ground to sky.

Section 15 Yards. Every dwelling hereafter erected shall have a yard at the rear across the entire width of the building and from the ground to the sky unobstructed. No such yard shall be less than fifteen feet in depth except that in the case of corner lots abutting it may be only ten feet in depth. The depth of such yards shall be increased five feet for every story above two stories of the height of the building. Any portion of a corner lot more than seventy feet from the corner line shall be treated as an interior lot.

Side yards or passageways between dwellings shall never be less than five feet wide and no window shall open upon such a side yard or passageway unless it is at least six feet wide between the wall of the house and the side lot line in the case of one story buildings and shall increase at least one foot in width for each additional story up to fifteen feet in width. Such side yard or passageway if windows open upon it shall extend through in a straight line from street to rear yard and shall be situated entirely upon the lot occupied by the house whose windows open upon it. If there is no side lot line of record between dwellings erected on a portion of a lot or plot the distance between the side walls of such dwellings if they have windows opening upon the side yard shall be at least twice that required above and a line drawn at least the required distance from either dwelling at the option of the owner shall be held to be the side lot line. No bay windows porches or other projections shall occupy any of the required yard space except as permitted in Section seven (fifteen) "Occupied Spaces." Nothing in this section shall be held to prevent the erection of dwellings in groups or rows or running through from street to street or in pairs back-to-back or in groups of four about a common center forming one building provided that when dwellings run through from street to street or are in pairs back-to-back or are in groups of four about a common center forming one building there shall be substituted for the rear yard two side yards each of which shall be not less than ten feet wide at the narrowest point between the side wall of the building and the side lot line and extending through from street to street or from front yard to front yard except that where such a building abuts upon three streets or upon two streets and a public alley not less than fifteen feet wide only one such side yard shall be required. The width of such side yards shall be increased five feet for every story above two stories of the height of the building. Every dwelling running through from street to street or built in pairs or in groups of four about a common center shall have windows in at least two exterior walls so as to permit of through or cross ventilation. Nothing in this section shall be held to require a rear yard for a multiple dwelling around three or more sides of a block or square and fronting upon three or more public streets provided there is between the wings of said multiple dwelling an open space which fulfills the requirements for enclosed courts given in Section sixteen.

Section 16 Courts. The sizes of all courts in dwellings hereafter erected shall be proportionate to the height of the building. The least dimension of an open court shall never be less than five feet. No window shall open upon an open court less than ten feet in width except windows at the far end of the court and directly facing the street public alley or yard upon which the court opens. The length of an open court shall never be more than four times its width. The least dimension of an enclosed court shall be at least equal to the height of the building and in no case shall it be less than forty feet. The measurement for the least dimension of an enclosed court in the case of triangular or gore shaped courts may be taken at a distance of not more than forty feet from any corner and shall be measured at right angles to the wall. No window on an enclosed court shall open upon a space less than ten feet in width to the opposite wall. All courts shall be open at the top and all enclosed courts shall have at least one horizontal air-intake at the bottom communicating directly in a straight line with street public alley or yard. This air-intake shall be a passageway not less than two feet six inches wide and six feet six inches high which may be provided with an open gate at either end. No dwelling exceeding four stories in height shall have an enclosed court. No stairway fire-escape or other means of access shall open upon an enclosed court unless such court is directly accessible to a public street or a public alley not less than fifteen feet wide by means of an archway or other opening not less than fifteen feet in width and ten feet in height and not shut off by any gate or other obstruction.

Section 17 Buildings on the Same Lot with a Dwelling. No building shall hereafter be placed on the same lot with a dwelling in such a way as to diminish any of the required open spaces except that a private garage not exceeding one story in height may be placed in the rear yard provided it does not diminish

the required open space in front of any window in the dwelling. Any dwelling hereafter placed on the same lot with another building shall comply with all the provisions for dwellings hereafter erected.

Section 18 Windows in Rooms In dwellings hereafter erected every room shall have at least one window and the total window area in each room except bathroom and water closet compartments shall be not less than one-eighth of the superficial floor area of the room and all windows up to the required area shall be made to open in all their parts. In every room except bathrooms and water closet compartments there shall be at least one window with a superficial area of not less than twelve square feet. All windows up to the required area shall open upon the street or upon an alley not less than fifteen feet in width or upon a yard or court of at least the dimensions given in preceding paragraphs and located on the same lot as the dwelling. No part of any room shall be shut off from the rest by permanent or movable partitions unless such part has the required window space. This provision shall not apply to rooms designed or used as art galleries swimming pools gymnasiums squash courts or for similar purpose; provided they are adequately lighted and ventilated by ventilating skylights in the roof thereof.

Section 19 Rooms Size of In every dwelling hereafter erected no room except bathroom water closet compartment kitchen laundry or pantry shall contain less than seventy square feet of floor area. In multiple dwellings of class A in each apartment group or suite of rooms there shall be at least one room containing not less than one hundred and fifty square feet of floor area. Bathrooms water closet compartments kitchens laundries and pantries if they contain less than seventy square feet of floor area must be fully equipped for their stated purpose. Kitchens that contain less than seventy square feet of floor area shall not contain more than forty square feet of floor area. Store rooms or closets if more than five feet six inches in depth or width must conform to all the requirements for rooms.

Section 20 Privacy In every dwelling hereafter erected access to every living room and to every bed room and to at least one water closet compartment shall be had without passing through a bed room. Provided that in multiple dwellings it shall be deemed sufficient if a water closet compartment is accessible to each bed room without passing through another bed room or a living room.

Section 21 Water Closet Compartments and Bathrooms Lighting and Ventilation of In every dwelling hereafter erected every water closet compartment or bathroom shall have at least one window opening directly upon the street or upon a public alley not less than fifteen feet wide or upon a yard or court of the dimensions specified and located upon the same lot as the dwelling. The window area in such compartment or bathroom shall not be less than six square feet. All windows shall be made so as to open in all their parts. A water closet compartment or bathroom on the top floor may have a ventilating skylight in lieu of a window. This section shall not apply to hotels which have a system of forced air supply and ventilation that will completely change the air in every water closet compartment or bathroom at least four times an hour.

Section 22 Public Halls and Stair Halls In every two-family and multiple dwelling hereafter erected there shall be at least one window at each story to light and ventilate each stair hall. This window shall open the street or upon a public alley not less than fifteen feet wide or upon a yard or court of the required dimensions and located on the same lot as the dwelling. At least one such window at each story shall contain a glazed surface of not less than twelve square feet. In every multiple dwelling hereafter erected there shall be at the end of every public hall a window opening upon the street or upon a public alley not less than fifteen feet wide or upon a yard or court of the prescribed sizes. This window shall contain a glazed surface of not less than twelve square feet and shall be so placed that the natural direction of the light shall be parallel to the hall's axis. In lieu of a window at the end of the hall there may be windows at the side of said hall provided there is one window for each twenty feet or fraction thereof of said hall and each such window shall open directly upon the street or a public alley not less than fifteen feet wide or upon a yard or court of the prescribed sizes. Any part of a public hall that is recessed more than ten feet or shut off from any other part of said hall shall be deemed a separate hall and shall be separately lighted and ventilated. A door containing not less than ten square feet of glazed surface may be submitted for a window provided there is above said door a transom containing not less than two square feet of glazed surface and so made that it may be readily opened.

Sanitation

Section 23 Cellar or excavated Space Every dwelling hereafter erected shall have a cellar or basement with at least six foot head room beneath the entire entrance floor or shall be elevated above the ground at least two feet. In case a cellar or basement is constructed it shall be made so that it will be dry and shall be adequately lighted and ventilated by windows to the outer air in case a clearance space is provided in lieu of a cellar or basement it shall be enclosed but provided with means of ventilation and the ground shall be graded so it will drain properly.

Section 24 Water Supply In every dwelling hereafter erected wherever public water mains are accessible there shall be indoors a sink with running water. In two-family and multiple dwellings of class A there shall be a sink with running water in every apartment suite of rooms. No multiple dwelling of class A shall be erected unless there is accessible a public water main. In multiple dwellings of class B there shall be a sink or wash bowl with running water for every six occupants or fraction thereof but in no case shall there be less than one sink or wash bowl for every four rooms. Where there are no public water mains regulations formulated by the Bureau of Housing shall apply to multiple dwellings of Class B.

Section 25 Water Closet Accommodations In every dwelling hereafter erected where public sewers are accessible there shall be inside the dwelling exclusive of any in the cellar a water closet compartment connected with a sewer. In two-family and multiple dwellings of class A hereafter erected there shall be a water closet compartment within each apartment suite or group of two or more rooms. If single room apartments have not a water closet appurtenant to each apartment there shall be at least one water closet compartment for each three single room apartments or fraction thereof and located on the same floor as the apartments they serve. The only access to such water closet compartments shall be through a public hall. In all multiple dwellings hereafter erected the floor of all bathrooms and water closet compartments shall be covered with an impervious water proof material and such material shall extend up the walls at least six inches above the floor so that said floor can be washed or flushed without leaking. No multiple dwelling of class A shall be hereafter erected where a sewer is not accessible. In all multiple dwellings of class B hereafter erected there shall be one water closet for every twelve occupants or fraction thereof but in no case shall there be less than one water closet for every eight rooms. Where sewers are not accessible water closets shall be placed within the dwelling and connected with cesspools or other means of disposal constructed according to regulations drawn by the Bureau of Housing provided that where this is impracticable in the opinion of the Bureau of Housing privy vaults may be erected if constructed in accordance with regulations drawn by the Bureau of Housing.

Section 26 Courts Areas and Yards In every dwelling hereafter erected and on the land appurtenant thereto all court areas and yards shall be graded and drained and when required by the Bureau of Housing they shall be properly paved or concreted in whole or in part as may be necessary.

Fire Protection

Section 27 No multiple dwelling shall hereafter be erected exceeding three stories in height unless it shall be of fire-proof construction. In every multiple dwelling hereafter erected exceeding two stories in height all public halls and stair halls shall be of fire-proof construction enclosed in fire-proof walls and shut off from all apartments or rooms and from the cellar and basement by fire-proof self-closing doors. Every multiple dwelling exceeding two stories in height shall have two separate ways of egress to the ground located as far apart as practicable.

ARTICLE III

Alterations

Section 28 No dwelling shall be altered or the grade of its occupancy changed unless in each alteration or change it complies so far as the Bureau of Housing deems practicable with all the requirements for dwellings hereafter erected. No dwelling shall be altered or enlarged so as to diminish open spaces below the requirements for dwellings hereafter erected. No other building shall be altered or converted into a dwelling unless it complies with all the requirements for dwellings hereafter erected. No dwelling or other building exceeding three stories in height shall be altered or converted into a multiple dwelling unless it shall be of fire-proof construction throughout. No wooden building exceeding two stories in height shall be altered or converted into a multiple dwelling of Class A. No dwelling shall be altered or the grade of its occupancy changed nor shall any other building be converted into a dwelling unless it shall.

One Have windows of the required size in every room and opening directly upon a street or upon a public alley not less than fifteen feet wide or upon a rear yard not less than ten feet deep or upon a side yard not less than five feet wide or upon an open court not less than three feet wide and not exceeding in length four times its width. No window shall open upon an open court less than five feet in width except windows at the far end of the court and directly facing the street public alley or yard upon which the court opens. All such courts and yards must be open to the sky and unobstructed by balconies stairways or other projections which will reduce the dimensions of open spaces below those here required except that open iron fire-escapes may project over a rear yard if there is behind this yard a public alley.

Two Comply with the requirements for water supply for dwellings hereafter erected.

Three Comply with the requirements for water closet accommodations for dwellings hereafter erected.

Four Comply with Sections thirteen and fourteen.

Five Have windows of the size required for dwellings hereafter erected in the public halls and stair halls on each floor of multiple dwellings and two-family dwellings.

ARTICLE IV

Improvements

Section 29 Rooms Lighting and Ventilation of No room in a dwelling erected prior to the passage of this act shall hereafter be occupied for living purposes unless it shall have a window or skylight of an area of not less than ten square feet opening directly to the outer air upon an open space containing not less than fifty square feet and not less than three feet wide and extending to the sky unobstructed.

Section 30 Public Halls and Stairs Lighting and Ventilation of In all multiple dwellings erected prior to the passage of this act all public halls and stairs shall be provided with as much light and ventilation to the outer air as may be deemed practicable by the Bureau of Housing which may order the installation of windows and skylights and may require that translucent panels of wire glass be set in the doors of rooms or apartments.

Section 31 Privy Vaults School Sinks and Water Closets Wherever a connection with a sewer is or becomes accessible all privy vaults school sinks cesspools or other similar receptacles to receive fecal matter urine or sewage shall within one year from the date of passage of this act or the time when such sewer becomes accessible be completely removed and the place where they were filled in and abandoned. They shall be replaced by water closets properly sewer connected. Whenever practicable such water closet shall be placed within the dwelling hut they shall not be placed in the cellar. In multiple dwellings of Class A there shall be at least one such water closet for each two apartments group or suite or rooms having two or fewer rooms each or fraction thereof access to which from each apartment shall be had through a public hall. Each apartment containing three or more rooms shall have its own water closet the only access to which shall be had directly from the apartment it serves or through a public hall. Water closet compartments in multiple dwellings of Class A shall be on the same floor as the apartments they serve. In multiple dwellings of Class B there shall be a water closet for every twelve occupants or fraction thereof but in no case shall there be less than one water closet for every eight rooms.

Section 32 Egress Every multiple dwelling exceeding two stories in height shall have at least two separate ways of egress as widely separated as practicable of which an iron fire-escape may be one.

Section 33 Water Supply Wherever public water mains are to become accessible every dwelling shall have within the dwelling a sink with running water. In every two-family and multiple dwelling of Class A where public water mains are or become accessible there shall be a sink with running water on every floor accessible to each family without passing through another apartment. In every multiple dwelling of Class B where public water mains are or become accessible there shall be a sink or washbowl for every six occupants or fraction thereof but in no case shall there be less than one sink or washbowl for every four rooms.

ARTICLE V Maintenance

Section 34 The Bureau of Housing shall formulate rules for the maintenance of sanitary conditions in and about dwellings and the grounds appurtenant thereto. These rules after approval by the Commissioner of Health shall have the effect of law. Included in these rules shall be the following:

No room in a cellar shall be occupied for living purposes.

No room in a basement shall be occupied for living purposes unless it shall have a window area at least equal to that required for rooms in dwellings hereafter erected opening to the outer air upon a space at least ten feet wide and unobstructed to the sky except that such window area may open for not more than half its height upon an area not less than three feet wide.

No horse cow calf swine goat chickens geese or ducks shall be kept in any dwelling or part thereof provided that this shall not be held to prevent the occupancy of rooms above a private stable by household employees or stable men if these rooms comply with all the provisions for rooms and apartments in dwellings hereafter erected and if the stable is kept constantly in a cleanly and sanitary condition.

If any room in a dwelling is overcrowded the Bureau of Housing may order the number of persons living or sleeping in said room to be reduced so that there shall be not less than six hundred cubic feet of air for each person.

Section 35 Inspection Duly accredited representatives of the Bureau of Housing may enter and examine all dwellings and the land appurtenant thereto on any week day between the hours of eight ante meridian and five post meridian. In case they have reason to believe that a dwelling or any of its rooms are overcrowded duly accredited representatives of the Bureau of Housing may enter and examine such dwelling at other hours. Any owner agent or occupant who interferes with or prevents ingress to any duly accredited representative of the Bureau of Housing after said representative has shown a certificate of authority signed by the chief of the Bureau of Housing shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined not less than fifty dollars nor more than one hundred dollars for each and every offense or suffer an imprisonment of not more than sixty days either or both at the discretion of the court.

Section 36 Notices When the Bureau of Housing through any of its accredited representatives finds in any dwelling or on the land appurtenant thereto a violation of this law it shall notify the owner or agent thereof in writing specifying the violation or violations and further specifying the time within such violation or violations must cease. Notices may be served either in person or by mail on the owner or his agent and by posting a copy in a conspicuous place on the dwelling. In case the name and address of neither the owner nor his agent is registered on a public record accessible to the Bureau of Housing posting of said notice on the dwelling shall be sufficient service. No civil proceeding hereinafter provided for shall be instituted until the expiration of the time set in such notice.

Section 37 Permit to Commence Building Before the construction or alteration of a dwelling or the alteration or conversion of a building for use as a dwelling is commenced and before the construction or alteration of any building or structure on the same lot with a dwelling the owner or his agent or architect shall submit to the chief of building inspection or other designated appropriate public official a detailed statement in writing verified by the affidavit of the person making the same of the specifications for such dwelling or building upon blanks or forms to be furnished by the Bureau of Housing. Such statement shall give in full the name and address of the owner or owners of such dwelling or building and the purposes for which

such dwelling or building will be used. Said affidavit shall allege that said specifications and the plans as filed are true and contain a correct description of such dwelling building structure lot and proposed work. The chief of building inspection or the designated appropriate public official may approve changes in any specifications or plans previously approved. Provided The plans and specifications when so changed shall be in conformity with law. When the statement specifications and plans have been submitted to the chief of building inspection or other designated appropriate public official they shall be examined by him within three days and if they comply with this law and with other laws ordinances and regulations that apply shall be stamped "approved". The chief of building inspection or other designated appropriate public official shall thereupon issue to the owner or to his agent or architect a written permit in such form as the Bureau of Housing shall prescribe to commence building. Until this permit is issued no work shall be done upon the said building or structure. Any permit under which no work has been done above the foundation walls within one year from the time of issuance of such permit shall expire by limitation.

Section 38 Enforcement—Imposition of Penalties—Proceedings under this section for any violation of this act shall be instituted by the Commissioner of Health or the agent designated by him. Such proceedings shall be instituted before a magistrate alderman or justice of the peace who shall issue a summons commanding the person charged with any violation of the act to appear within not less than five nor more than eight days. Judgment may be entered in such proceeding and a penalty imposed for a first offense in the sum of not less than five dollars nor more than fifty dollars and for a second and subsequent offense in the sum of not less than twenty-five dollars or more than one hundred dollars which shall be final subject to the right of the defendant to a review thereof as provided by law.

Section 39 Enforcement—Criminal Any person who shall violate any of the provisions of this act or any reasonable rule or regulation of the Bureau of Housing authorized by this act shall be guilty of a misdemeanor and upon conviction shall be fined not less than five dollars or more than fifty dollars for a first offense and for a second and subsequent offenses not less than twenty-five dollars or more than one hundred dollars or by imprisonment for not more than sixty days or both at the discretion of the court.

Section 40 Vacation of Dwellings In case the Bureau of Housing considers a dwelling by reason of the conditions in or about the same to be unfit for habitation or if after conviction has been secured for violation of any of the foregoing provisions of this act the violation is not removed the Bureau of Housing may order the said dwelling vacated and keep it vacant until such time as it has in the Bureau's opinion been made fit for human habitation or until the violation has been removed. It shall be a violation of this act for any person to live in such dwelling subsequent to the date set in said order for the vacation thereof and until the Bureau of Housing shall have declared such dwelling fit for human habitation and such person shall be liable to prosecution as hereinbefore provided and the owner of such dwelling shall be liable to the penalties as hereinbefore provided.

Section 41 Acts Repealed All acts or parts of acts inconsistent with the provisions of this act are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1214, as follows:

An Act to amend section fifty-six of an act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred fifteen) entitled "An Act to revise amend and consolidate the law relating to fish and providing penalties"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section fifty-six of an act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred fifteen) entitled "An Act to revise amend and consolidate the law relating to fish and providing penalties" which reads as follows

"Section 56 No seine or net shall be licensed for use except a haul seine sometimes called a shore seine a dip-net or a hold-in net sometimes called a moon rake with a diameter of not more than three feet at the widest point and a length not more than seven feet from the heel of the how being the point of jointure of the sides of the bow at the handle. The meshes of any of the above enumerated seines or nets shall not be less than two and one-half inches stretched fishing measure or one and one-quarter inches from knot to knot while being fished" be and the same is hereby amended to read as follows

Section 56 No seine or net shall be licensed for use except a haul seine sometimes called a shore seine a dip-net or a hold-in net sometimes called a moon rake

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1297, entitled

An Act to prevent fraud and deception by regulating the sale or offering for sale of certain securities and of certain contracts or instruments relating to land regulating the licensing of dealers in such securities contracts or instruments defining the powers and duties of the Commissioner of Banking and providing penalties

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the term "securities" as used and applied in this act means (a) stock certificates (b) shares (c) bonds (d) debentures (e) certificates of participation (f) contracts or bonds for the sale and conveyance of land on deferred payments or installment plan (g) or other instruments in the nature thereof by whatsoever name known or called

The term does not apply to or include (a) securities of the United States or any foreign government or of any State or territory or of any county city borough town township school district poor district or other public district or other public taxing sub-division of any State or territory of the United States or of any foreign government (b) securities of public or quasi-public corporations the issues of which are regulated by The Public Service Commission of the Commonwealth or by the public service commission or board of similar authority of any State or territory of the United States or securities senior thereto (c) securities of State or National banks or trust companies mortgage companies dealing exclusively in bona fide mortgages on farm and city real estate or building and loan associations authorized to do business in this State (d) securities of any domestic corporation not organized for profit

On the question,

Will the House agree to the section?

Mr. HESS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 2, line 11, by striking out "dealing exclusively in," and inserting in lieu thereof "organizations or associations investing their capital exclusively in, or loaning their money exclusively on."

Amend section 1, page 2, line 12, by striking out "farm and city."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second, third, fourth, fifth, sixth, seventh, eighth, ninth, tenth, eleventh, twelfth, thirteenth, fourteenth, fifteenth, sixteenth and seventeenth sections and title were separately read and agreed to as follows:

Section 2 The term "dealer" as used in this act except as herein otherwise provided means a person co-partnership association corporation or company selling any securities or offering the same for sale through an agent or otherwise and also any co-partnership association corporation or company engaged in the marketing or flotation of its own securities either directly or through agents or otherwise

The term "dealer" shall not apply to or include (a) an owner not the issuer of the security who disposes of his own property for his own account when such disposal is not made in the course of repeated and successive transactions of a similar character by such owner (b) a trustee or fiduciary under any law of the United States or of this or any other State or created by judicial authority (c) a bank of discount or deposit savings bank or trust company organized under the laws of this Commonwealth selling securities for a person firm association or corporation other than the issuer or underwriter thereof at a commission of not more than two per centum (d) a National bank selling securities for a person firm association or corporation other than the issuer or underwriter thereof at a commission of not more than two per centum (e) a pledgee selling in the ordinary course of business and in good faith a security pledged to him as security for a debt (f) an issuer organized under the laws of this State where the disposal in good faith is made for the sole account of the issuer and where the actual expense for issuing and marketing the securities does not exceed five per centum of the proceeds realized therefrom and where no part of the issue to be disposed of is issued directly or

indirectly in payment for patents services good-will or for property located outside of this State Provided That the president and secretary or the incorporators if done before organization of the issuer shall prior to such disposal file with the Commissioner of Banking a written statement under oath setting forth the existence of the foregoing facts

Section 3 Before selling offering for sale or by means of any advertisements circulars or prospectuses or by any other form of public offering to attempt to effect or promote the sale of any securities in this State every dealer shall file with the Commissioner of Banking (a) a copy of the securities so to be dealt in (b) a statement in substantial detail of the assets and liabilities of the issuer of such securities and of any guarantor of the same including specifically the total amount of such securities and of any securities prior thereto in interest or lien authorized or issued by any such issuer or guarantor (c) if such securities are secured by mortgage or other lien a copy of such mortgage or of the instrument creating such lien and a competent appraisal or valuation of the property covered thereby with a specific statement of all prior liens thereon (d) a full statement of facts so far as possible showing the gross and net earnings actual or estimated of the issuer or guarantor of such securities or of any property covered by any such mortgage or lien (e) all knowledge or information in the possession of such dealer relative to the character or value of such securities or of the property or earning power of the issuer or guarantor of such securities (f) a copy of any general or public prospectus or advertising matter which is to be used in connection with such sale and no such prospectus or advertising matter shall be used unless the same has been filed hereunder (g) the names addresses and selling territory in this State of any agents by or through whom any such securities are to be sold and no such agents shall be employed unless such statement with respect to them has been filed hereunder (h) the name and address of such dealer including the names and addresses of all partners if the dealer be a partnership and the names and addresses of the executive officers and directors or trustees if the dealer be a corporation or association (i) a statement showing in detail the plan on which the business or enterprise is to be conducted (j) the articles of co-partnership or association and all other papers pertaining to its organization if the securities be issued or guaranteed by a co-partnership or unincorporated association (k) a copy of its charter and by-laws if the securities be issued or guaranteed by a corporation

All of the above described papers shall be verified by oath All such papers however as are recorded or are on file in any public office shall be further certified by the officer of whose records or archives they form a part as being correct copies of such records or archives

Section 4 Every foreign corporation before selling or offering for sale in this State any securities shall in addition to the requirements of the preceding section file its written consent irrevocable that actions may be commenced against it in the proper courts of any county in this State in which a cause of action may arise by the service of process on the Secretary of the Commonwealth stipulating and agreeing that such service of process shall be taken and held in all courts to be as valid and binding and such instrument shall be authenticated by the seal of said foreign corporation and shall be accompanied by a duly certified copy of the order or resolution of the board of directors trustees or managers of the corporation authorizing the said secretary and president to execute the same

Section 5 It shall be the duty of the Commissioner of Banking as soon as practicable to examine the statement and documents so filed and if said Commissioner of Banking shall deem it advisable he shall make or have made a detailed inspection examination audit and investigation of the affairs of the maker or guarantors of such securities which said inspection examination audit and investigation shall be at the dealer's expense As a part of the aforesaid inspection examination audit and investigation the Commissioner of Banking may cause an appraisal to be made of the property of the maker or guarantor including the value of patents formulate good-will promotion and intangible assets and shall furnish a full and complete statement or report of his inspection and investigation aforesaid to the issuer or guarantor The Commissioner of Banking may give the dealer or guarantor or both a hearing if he so desires

Section 6 If the Commissioner of Banking shall approve the sale of such securities he shall issue a certificate in substantially the following form

"This is to certify that permission has this day been given to sell \$_____ of _____ within the Commonwealth of Pennsylvania This approval does not recommend the purchase of this security
Dated _____

Commissioner of Banking"

The words "This approval does not recommend the purchase of this security" shall be printed in type two sizes larger than any other part of said certificate and in case said certificate or the fact that the Commissioner has approved said security is printed or published in any circular pamphlet or newspaper the words "This approval does not recommend the purchase of this security" shall be printed in type two sizes larger than the type in which the statement of fact that such security has been approved by the Commissioner appears

Section 7 If from the statements papers and documents on file and the investigations and report of the Commissioner of Banking or from other evidence submitted it shall appear and the Commissioner of Banking shall find (a) that the makers of

guarantors of said securities are insolvent in failing circumstances or are untrustworthy (b) or that the plan of business is unfair inequitable dishonest or fraudulent (c) or that the plan of business does not adequately secure investors against the unlawful dissipation or misapplication of the funds of the enterprise or business (b) or that the dealer's literature or advertising is misleading and calculated to deceive purchasers or investors (e) or that the securities offered or to be offered or issued or to be issued in payment for property patents formulae good-will or promotion and intangible assets are in excess of the reasonable value thereof the said Commissioner of Banking shall reduce his said findings to writing and attest the same by his signature. Notice of such finding or findings shall immediately be given to the applicant by registered mail. And it shall thereafter be unlawful for the dealer or agent of said dealer to sell offer for sale or by means of any advertisement circular or prospectus or by any other form of public offering to attempt to promote the sale of any such security in this State.

Section 8 The Commissioner of Banking may on his own initiative approve securities without the statements required by section three of this act when he is satisfied that none of the circumstances enumerated in section seven hereof exist and shall publish the names of such securities in such manner as he may by rule or regulation determine.

Securities so approved and published may be sold or offered for sale as though a certificate of approval had been granted under the provisions section six of this act.

Section 9 The Commissioner of Banking shall have power to investigate and inquire into the affairs of any corporation or enterprise the securities of which are being sold or offered for sale within this State and after giving the dealer a hearing may if the evidence warrant make any of the adverse findings enumerated in section seven of this act and it shall thereafter be unlawful for any person to sell offer for sale or by means of any advertisement circular or prospectus or by any other form of public offering to attempt to promote the sale of such securities in this State.

The Commissioner of Banking his assistants or deputies are hereby authorized to issue subpoenas and process concerning the attendance of any person and the production of any papers or books for the purposes of such investigation and examination and shall have power to administer oaths or affirmations to persons whose testimony may be required.

A person who being duly subpoenaed refuses to appear at any hearing or investigation held by the Department or by any bureau thereof or who appears but refuses to be sworn or being sworn shall refuse to give testimony or produce any documentary evidence in his possession or custody is guilty of a misdemeanor and upon conviction such person shall be sentenced to pay a fine not exceeding five hundred (\$500) dollars or to undergo an imprisonment not exceeding one year or both.

Section 10 Any person being dissatisfied with any findings of the Commissioner of Banking made in accordance with the provisions of this act may within thirty days from the making thereof appeal therefrom to the court of common pleas of Dauphin County. The court shall fix a day for hearing of which the notice shall be given in such manner as the court may direct. After hearing the court may set aside modify or confirm said findings as the facts and evidence may require. Appeals may be taken from the decision of the court to the Supreme Court by either party in the same manner as is provided by law in other civil actions. Pending any such action the said findings of said Commissioner of Banking shall be prima facie evidence that they are just and reasonable and that the facts found are true and pending any such action the said finding of the Commissioner of Banking shall remain in full force and effect. If no actions be brought to set aside said findings within thirty days after such findings are made the same shall become final and binding.

Section 11 No amendment of the charter or articles of incorporation constitution or by-laws of any such corporation or the articles of association or the by-laws of any unincorporated association subject to the provisions of this act shall become operative until a copy of the same has been filed with the Commissioner of Banking in the same manner as herein provided for the filing of the original charter articles of association or incorporation or the constitution and by-laws.

No person firm association or corporation shall transact business or sell or offer for sale any securities based upon a plan of business different from that filed with the Commissioner of Banking pursuant to the requirements of section 3 of this act unless the proposed new plan of business be filed in the same manner as hereinbefore provided for the filing of the original plan and unless the said proposed new plan of business is approved by the Commissioner of Banking.

Section 12 The general accounts of every issuer or guarantor of any securities subject to the provisions of this act shall be kept in such manner and in sufficient detail to enable the Commissioner of Banking or his authorized representative readily to ascertain at any time the financial condition of such issuer or guarantor whose books of account and affairs shall be subject to examination by the said Commissioner of Banking or upon his direction by his assistants accountants or examiners at any time said Commissioner of Banking shall deem it advisable and in the same manner as is now provided for the examination of State banks.

Every issuer or guarantor of any securities subject to the provisions of this act shall file at the close of business December thirty-first June thirtieth and August thirty-first of each year and at such other times as may be required by the Commis-

sioner of Banking a statement certified by the oath of some person having actual knowledge of the facts therein stated setting forth in such form as may be prescribed by said Commissioner of Banking the financial condition amount of property and liabilities of such issuer or guarantor and such other information as said Commissioner of Banking may require.

If the issuer or guarantor of any securities subject to the provisions of this act neglects or refuses to file the statement required by this section within thirty days from the respective dates hereinbefore prescribed or within thirty days after the time fixed by the Commissioner of Banking then such securities shall not be sold or offered for sale within this Commonwealth.

Section 13 No dealer as herein defined shall sell or offer for sale any securities until he shall have procured from the Commissioner of Banking a license to sell securities within this Commonwealth.

The license shall be an annual license and shall authorize the person to whom issued to sell any or all securities approved by the Commissioner of Banking.

The Commissioner may at any time revoke any such license or refuse to renew the same when the licensee (a) is of bad business repute (b) has violated any provision of this act (c) has engaged or is about to engage under such license in illegal business or fraudulent transaction (d) neglects or refuses to pay such sums as he may be liable to pay pursuant to the provisions of section fourteen of this act.

Section 14 All expenses incurred by the Banking Department by reason of the enforcement of any provision of this act including the proportionate cost of the salaries and general and overhead expenses of the Department shall be charged to and paid by the corporations associations firms and individuals subject to supervision under the provisions of this act and in such proportions at such times and in such manner as the Commissioner of Banking shall by general rule or regulation annually prescribe.

All expenses incurred in connection with any special examination or investigation including a proportionate part of the salary of any examiner or other employee of the Department engaged in such examination or investigation shall be charged to and paid by such corporation association firm or person.

On failure or refusal of any corporation association firm or person after thirty days' written notice to pay, any sum lawfully assessed or charged against it or him by the Commissioner under the provisions of this section the Commissioner may at his option bring an action at law to recover the same or may refuse to issue or may revoke the certificate or license provided for in this act.

Section 15 Any person who (a) knowingly makes or files or shall cause to be made or filed any statement document circular advertisement or prospectus required to be made or filed by this act which is false (b) or who knowingly or willfully subscribes to or makes or causes to be made any false statement or false entry in any book or account of any person firm association or corporation subject to the provisions of this act (c) or who makes or publishes any false statement of the financial condition of any person firm association or corporation subject to the provisions of this act (d) or who knowingly makes any false statement materially affecting the value of securities offered for sale by any such person firm association or corporation (e) or who sells or offers for sale securities without a license procured in the manner hereinbefore provided (f) or who sells or offers for sale securities which have not been approved by the Commissioner of Banking or the approval of which has been revoked (g) or who violates any other provision of this act is guilty of a misdemeanor and on conviction shall be sentenced to pay a fine of not more than five thousand (\$5,000) dollars or to undergo an imprisonment for a term not exceeding five years or both.

Section 16 The provisions of this act are severable and should any part hereof be declared unconstitutional it is the intent that the remainder would have been enacted without regard to such unconstitutional provision.

Section 17 The act approved the seventh day of June Anno Domini one thousand nine hundred and seven (Pamphlet Laws four hundred and forty-six) entitled "An Act providing for the licensing and regulation of foreign companies corporations limited partnerships joint stock associations or investment companies organized under the laws of any other State or territory the District of Columbia or any other country and the agents thereof not otherwise licensed by Pennsylvania state enactment engaged in the negotiation or sale within Pennsylvania of their own bonds debentures certificates mortgages liens upon property or other securities or of those of other similar foreign corporations describing the duties of the Commissioner of Banking and providing a penalty for the violation of the provisions hereof" is hereby repealed.

All other acts or parts of acts inconsistent with this act are hereby repealed.

An Act to prevent fraud and deception by regulating the sale or offering for sale of certain securities and of certain contracts or instruments relating to land regulating the licensing of dealers in such securities contracts or instruments defining the powers and duties of the Commissioner of Banking and providing penalties.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 457, entitled

An Act to further amend section one of an act approved the sixth day of May one thousand eight hundred and eighty-seven (Pamphlet Laws seventy-nine) entitled "An Act to provide for the better collection of collateral inheritance taxes" as amended

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the sixth day of May one thousand eight hundred and eighty-seven (Pamphlet Laws seventy-nine) entitled "An Act to provide for the better collection of collateral inheritance taxes" which was amended by an act approved the twenty-second day of April one thousand nine hundred and five (Pamphlet Laws two hundred and fifty-eight) entitled "An Act to amend section one of an act entitled 'An Act to provide for the better collection of collateral inheritance taxes' approved May sixth Anno Domini one thousand eight hundred and eighty seven so as to include among the persons taking an estate or any part thereof to whom the act does not apply the children of a former husband or wife" reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all estates real personal and mixed of every kind whatsoever situated within this State whether the person or persons dying seized thereof be domiciled within or out of this State and all such estates situated in another Territory or country when the person or persons dying seized thereof shall have their domicile within this Commonwealth passing from any person who may die seized or possessed of such estates either by will or under the interstate laws of this State or any part of such estate or estates or interest therein transferred by deed grant bargain or sale made or intended to take effect in possession or enjoyment after the death of the grantor or bargainer to any person or persons or to bodies corporate or politic in trust or otherwise other than to or for the use of fathers mother husband wife children and lineal descendants born in lawful wedlock children of a former husband or wife or the wife or widow of the son of the person dying seized or possessed thereof shall be and they are hereby made subject to a tax of five dollars on every hundred dollars of the clear value of such estate or estates and at and after the same rate for any less amount to be paid to the use of the Commonwealth and all owners of such estates and all executors and administrators and their sureties shall only be discharged from liability for the amount of such taxes or duties the settlement of which they may be charged with by having paid the same over for the use aforesaid as hereinafter directed Provided That no estate which may be valued at a less sum than two hundred and fifty dollars shall be subject to the duty or tax" is hereby further amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all estates real personal and mixed of every kind whatsoever situated within this State whether the person or persons dying seized thereof be domiciled within or out of this State and all such estates situated in another State Territory or country when the person or persons dying seized thereof shall have their domicile within this Commonwealth passing from any person who may die seized or possessed of such estates either by will or under the interstate laws of this State or any part of such estate or estates or interest therein transferred by deed grant bargain or sale made or intended to take effect in possession or enjoyment after the death of the grantor or bargainer to any person or persons or to bodies corporate or politic in trust or otherwise other than to or for the use of father mother husband wife children and lineal descendants born in lawful wedlock children of a former husband or wife or the wife or widow of the son of the person dying seized or possessed thereof shall be and they are hereby made subject to a tax of ten dollars on every hundred dollars of the clear value of such estate or estates unless the person or persons to whom such estate or estates shall pass is a brother sister nephew or niece of the person dying seized or possessed of such estate or estates in which case they shall be subject to a tax of five dollars on every hundred dollars of the clear value thereof and at and after the same rate for any less amount to be paid to the use of the Commonwealth and all owners of such estates and all executors and administrators and their sureties shall only be discharged from liability for the amount of such taxes or duties the settlement of which they may be charged with by having paid the same over for the use aforesaid as hereinafter directed Provided That no estate which may be valued at a less sum than two hundred and fifty dollars shall be subject to the duty or tax

On the question,

Will the House agree to the section?

Mr. SOWERS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 1, line 7, by striking out the word "was" and inserting in lieu thereof "as."

Amend section 1, page 2, line 22, by striking out the word "fathers" and inserting in lieu thereof "father."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to further amend section one of an act approved the sixth day of May one thousand eight hundred and eighty-seven (Pamphlet Laws seventy-nine) entitled "An Act to provide for the better collection of collateral inheritance taxes" as amended

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 886, entitled

An Act dividing the counties of this Commonwealth into eight classes designating the mode of ascertaining and changing the classification of counties and providing for the regulation of their affairs according to their respective classes

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1242, entitled

An Act making an appropriation to the State Livestock Sanitary Board for the purpose of reimbursing certain owners of animals destroyed during the late epidemic of the foot and mouth disease

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1275, (Senate Bill No. 61), entitled

An Act making an appropriation to cover deficiencies in maintenance to the Home for the Training in Speech of Deaf Children before they are of school age at Belmont Avenue and Monument Road Philadelphia

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1306 (Senate Bill No. 640), entitled

An Act making an appropriation to the State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania located at Blossburg Pennsylvania

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

BILLS SIGNED BY SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

Senate Bill No. 26.

An Act to amend the first section of an act entitled "An Act to encourage county historical societies" approved the twenty-first day of May Anno Domini one thousand nine hundred and one as amended by the act approved the thirty-first day of March one thousand nine hundred and fifteen so as to increase the sum that may be appropriated to such societies and providing for joint appropriations

Senate Bill No. 26

An Act to carry out the provisions of section eight article nine of the Constitution of the State of Pennsylvania as amended and for that purpose prescribing the method of determining the amount which may be deducted in ascertaining the borrowing capacity of the city of Philadelphia by excluding from the calculation and deducting from its indebtedness so much of the

debt of said city as shall have been incurred and the proceeds thereof invested in any public improvements of any character which shall be yielding to the said city an annual current net revenue

Senate Bill No. 358.

A Joint Resolution providing for the appointment of a committee to investigate the public school system and the administration and distribution of appropriations therefor and making an appropriation

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

ANNOUNCEMENT BY THE SPEAKER.

The SPEAKER. The Chair gives notice that at tomorrow morning's session Mr. Ramsey will open the session.

ADJOURNMENT.

Mr. RAMSEY. Mr. Speaker, I move this House do now adjourn.

The motion was agreed to, and (at 6:45 o'clock P. M.) the House adjourned until tomorrow morning at 10:30 o'clock.

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Legislative Journal.

Session 1919

123rd of the General Assembly

Vol. 5.

HARRISBURG, PA., WEDNESDAY, APRIL 23, 1919.

No. 38.

SENATE.

WEDNESDAY, April 23, 1919.

The Senate met at 10 o'clock A. M.
The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the Chair.

PRAYER.

The Chaplain, Rev. Thomas W. Davis, offered the following prayer:

Almighty God, we thank Thee for all the blessings of life. We realize that every good and perfect gift cometh from Thee. We believe that all things work together for good to those who daily walk in the paths of righteousness. Help us to dedicate ourselves to the great purpose of so living from day to day that we may have a conscience void of offense both toward God and man. Help us to follow in the footsteps of those men of whom it was said:

"The lives of great men all remind us,
We can make our lives sublime;
And departing, leave behind us,
Foot-prints in the sands of time."

These favors we ask in our Saviour's name, Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceeding session.

The Clerk proceeded to read the Journal of the preceeding session, when, on motion of Mr. WOODWARD, the further reading was dispensed with, and the Journal was approved.

PETITIONS.

FAVORING PASSAGE OF HOUSE BILLS NOS. 273 AND 285.

Mr. CRAIG presented petitions of citizens of Beaver County, favoring passage of House Bills Nos. 273 and 285. Which were referred to the Committee on Forestry.

Mr. HOMSHER presented petition of citizens of Lancaster County, favoring passage of House Bills Nos. 273 and 285.

Which was referred to the Committee on Forestry.

REPORTS FROM COMMITTEES.

Mr. NASON from the Committee on Judiciary General reported as amended, Senate Bill No. 784, (House Bill No. 1004), entitled:

An Act authorizing county commissioners of certain counties to appoint county engineers and to fix their compensation and prescribing the duties of such engineers.

Mr. SCHANTZ from the Committee on Education reported as committed, Senate Bill No. 452 (House Bill No. 553), entitled:

An Act to amend section two thousand three hundred and eleven of an act approved the eighteenth day of May, 1911, (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same, and the method of col-

lecting such revenue and repealing all laws general, special or local or any parts thereof that are or may be inconsistent therewith"

Mr. WEAVER, from the Committee on Judiciary General, reported as committed, Senate Bill No. 425, (House Bill No. 184), entitled:

An Act to amend section one of an act approved the twentieth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and fifty-eight), entitled "An Act requiring counties having a population of more than eight hundred thousand and less than one million five hundred thousand inhabitants to give an increase of at least one hundred and fifty dollars per year to all employes now drawing a salary of fifteen hundred dollars per annum or less and providing a method to enforce the provisions of this act" declaring that it was the legislative intent that the provisions of the act should apply to employes whose duties and salaries are fixed by statute as well as to those employes whose duties and salaries were not so fixed

Mr. WOODWARD, from the Committee on Judiciary General, reported as committed Senate Bill No. 746, (House Bill No. 835), entitled:

A Supplement to an act approved the second day of May one thousand eight hundred and ninety-nine (Pamphlet Laws one hundred and eighty-four) entitled "An Act to provide revenue by imposing a mercantile license tax on venders of or dealers in goods wares and merchandise and providing for the collection of said tax" providing for the appointment of and the fixing of salaries of mercantile appraisers and clerks in certain counties and providing for the disposition of moneys collected as fees for mercantile appraisers and authorizing the mercantile appraisers of such counties instead of the county commissioners to have supervision of the publication of the mercantile appraisers lists

Mr. LEIBY, from the Committee on Judiciary General, reported as committed Senate Bill No. 73, entitled:

An Act to provide a method upon petition of owner with notice to wife of bankrupt, for ascertaining, determining and charging statutory interest in choate on lands of bankrupt, sold under order of United States Court by report of viewers and decree of court of common pleas in certain cases; freeing and discharging part of such lands from such statutory interest inchoate and charging same upon a portion of lands formerly owned by bankrupt in case of death of wife during life of bankrupt or after his death to discharge the lands from such statutory interest inchoate or statutory interest fixed by decree of court; providing for service of rules and notices and for appeal from final decree of such court.

Mr. MEARKLE, from the Committee on Judiciary General, reported as committed Senate Bill No. 737, (House Bill No. 856), entitled:

An Act relating to the indexing of sheriff's, coroner's and tax deeds in the office of the recorder of deeds, imposing the expense of such indexing on the county, and providing that such indices shall be notice to all persons.

Mr. J. S. MILLER, from the Committee on Judiciary General, re-reported as committed Senate Bill No. 657, entitled:

An Act to amend section five of an act approved the seventh day of June, one thousand nine hundred and fifteen (Pamphlet Laws eight hundred seventy), entitled "An Act to amend, revise and consolidate the law providing for the burial of certain honorably discharged soldiers, sailors and marines, at the expense of the counties in which they shall die or have a legal residence at the time of their death; to provide a system for effecting the burial of such soldiers, sailors and marines; to provide headstones, and markers for the graves of such soldiers, sailors, and marines; and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers, sailors and marines."

Mr. McCONNELL from the Committee on Judiciary Special, re-reported as amended, Senate Bill No. 535, entitled:

A Supplement to an act, entitled "An Act to provide for the incorporation and regulation of certain corporations, approved the twenty-ninth day of April, Anno Domini one thousand eight hundred and seventy-four, providing for the incorporation and regulation of telephone companies, defining the rights, powers and privileges of such corporations, authorizing and regulating the purchase, acquisition and leasing the whole or any part of the properties, systems, capital stock and securities of other corporations, associations and persons engaged in the telephone business and authorizing existing telegraph corporations to accept the provisions of this act.

Mr. WHITTEN, from the Committee on Judiciary General, reported as committed, Senate Bill No. 804, (House Bill No. 1064), entitled:

An Act to amend section two of an act, approved the thirteenth day of March, one thousand eight hundred and fifteen (Pamphlet Laws one hundred and fifty), entitled "An Act concerning divorces," as amended, by changing the time for making service of the subpoena upon the respondent and validating divorces heretofore granted where service was made personally at any time before the return day or where a return of non est inventus has been sworn to at any time prior to the return day.

Mr. BARR, from the Committee on Banks and Building and Loan Associations, reported as amended, Senate Bill No. 476, (House Bill 719), entitled:

An Act relating to the organization, maintenance and operation of the Banking Department and the scope of its supervision and control over corporations, partnerships, unincorporated associations and individuals and the assets and liabilities thereof, providing penalties for the enforcement of its provisions, and repealing certain acts.

Mr. EINSTEIN, from the Committee on Public Health and Sanitation, reported as committed, Senate Bill No. 787, (House Bill No. 947), entitled:

An Act to amend an act approved the eleventh day of April one thousand nine hundred and thirteen (Pamphlet Laws fifty-eight), entitled "An Act supplementary to an act entitled 'An Act for the protection of the public health by prohibiting the sale, offering for sale, exposing for sale or having in possession with intent to sell of eggs unfit for food as therein defined and prohibiting the use of such eggs in the preparation for food products providing penalties for the violation thereof and providing for the enforcement thereof' approved the eleventh day of March Anno Domini one thousand nine hundred and nine, providing for the denaturing by kerosene of all eggs unfit for food within the meaning of said act and providing penalties for the violation thereof" providing for the licensing by the Dairy and Food Commissioner of persons, copartnerships, associations, and corporations engaged in the business of breaking eggs and separating the egg content from the shell and using or disposing of the contents thereof for any purpose, authorizing the Dairy and Food Commissioner and his agents and assistants to take samples of eggs for the purpose of analysis and providing penalties.

BILLS INTRODUCED.

Mr. DAIN read in his place and presented to the Chair Senate Bill No. 857, entitled:

An Act to amend section twenty-seven of an act approved the tenth day of June, one thousand eight hundred and ninety-three (P. L. 419), entitled "An Act to regulate the nomination and election of public officers, requiring certain expenses incident thereto to be paid by the several counties, and punishing certain offenses in regard to such elections," as amended.

Which was committed to the Committee on Elections.

Also read in his place and presented to the Chair Senate Bill No. 858, entitled:

An Act to amend section three of an act approved the tenth day of June, one thousand eight hundred and ninety-three, (P. L. 419), entitled "An Act to regulate the nomination and election of public officers, requiring certain expenses incident thereto to be paid by the several counties and punishing certain offenses in regard to such elections," as amended.

Which was committed to the Committee on Elections.

Mr. JONES read in his place and presented to the Chair Senate Bill No. 859, entitled:

An Act creating a Division of Township Highways in the State Highway Department; conferring powers and imposing

duties upon officers of the State Highway Department; requiring certain duties of clerks of the courts of quarter sessions; and providing penalties.

Which was committed to the Committee on Public Roads and Highways.

Also read in his place and presented to the Chair Senate Bill No. 860, entitled:

An Act making an appropriation to the State Highway Department for township road purposes.

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 861, entitled:

An Act to amend the act approved the fourteenth day of July, one thousand nine hundred seventeen (P. L. 840), entitled "An Act concerning townships, and revising, amending and consolidating the law relating thereto."

Which was committed to the Committee on Public Roads and Highways.

Mr. MURDOCH read in his place and presented to the Chair Senate Bill No. 862, entitled:

An Act fixing the salaries of the County Engineer and Deputy County Engineer, in counties containing a population of more than eight hundred thousand and less than one million four hundred thousand.

Which was committed to the Committee on Judiciary General.

Mr. BALDWIN read in his place and presented to the Chair Senate Bill No. 863, entitled:

An Act to increase the powers of building and loan associations incorporated under the laws of this Commonwealth.

Which was committed to the Committee on Banks and Building and Loan Associations.

Also read in his place and presented to the Chair Senate Bill No. 864, entitled:

An Act permitting acts of the General Assembly to be cited and referred to by a short title, directing the Governor to appoint a Commissioner to report to the next session of the General Assembly a list of short titles for certain acts now in force; and making an appropriation for services and expenses of the same.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 865, entitled:

A joint resolution proposing an amendment to section eleven of article sixteen of the Constitution of Pennsylvania.

Which was committed to the Committee on Judiciary General.

REPORTS FROM COMMITTEES.

Mr. CROW. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW from the Committee on Elections reported as committed, Senate Bill No. 857, entitled:

An Act to amend section twenty-seven of an act approved the 10th day of June, 1893 (P. L. 419), entitled "An Act to regulate the nomination and election of public officers, requiring certain expenses incident thereto to be paid by the several counties, and punishing certain offenses in regard to such elections," as amended.

Also from the Committee on Elections reported as committed, Senate Bill No. 858, entitled:

An Act to amend section three of an act approved the 10th day of June, 1893 (P. L. 419), entitled "An Act to regulate the nomination and election of public officers, requiring certain expenses incident thereto to be paid by the several counties and punishing certain offenses in regard to such elections," as amended.

Mr. CAMPBELL. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CAMPBELL from the Committee on Judiciary General reported as committed, Senate Bill No. 529, entitled:

Act to authorize and empower the Courts of Quarter Sessions of the several Districts of this Commonwealth to issue subpoenas to compel the attendance of witnesses and the production of evidence before the district attorneys of the counties within their jurisdiction upon petition setting forth that such testimony is necessary in the investigation and prosecution of criminal offences against the laws of the Commonwealth.

Also from the Committee on Judiciary General reported as committed, Senate Bill No. 530, entitled:

An Act to fix the fees to be allowed the district attorney in counties containing over one million five hundred thousand inhabitants.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 33, entitled:

An Act defining and regulating boxing and wrestling contests creating a State Athletic Commission to have supervision over such contests imposing penalties and making an appropriation

The first, second, third, fourth, fifth and sixth sections of the bill were read as follows and agreed to.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the term "contest" includes any contest bout match or exhibition of boxing or sparring or wrestling.

Section 2. A State Athletic Commission is hereby established. The commission shall consist of three members appointed by the Governor for a term of four years from the first day of June next succeeding their appointment. A vacancy from any cause shall be filled by the Governor for the unexpired term. The Governor may for cause remove any member.

Section 3. The commission shall elect one of its members as chairman. It shall adopt a seal and shall adopt rules for the administration of its duties. Such rules may be changed or abrogated at any time. Two members of the commission shall be a quorum for all purposes. The commission shall have its office at the State Capitol. The chairman of the commission shall have authority to requisition such printing and supplies as may be necessary for the proper conduct of its business.

Section 4. The commission shall elect a chairman who shall hold office during the pleasure of the commission. He shall receive an annual salary of five thousand dollars. The chairman of the Commission shall have authority to administer oaths and affirmations and to examine witnesses appearing before him and shall perform such other duties as may be imposed by the commission. The commission may also employ a stenographer at a salary not to exceed twelve hundred dollars per annum.

Section 5. The members of the commission other than the chairman shall receive an annual salary of three thousand dollars each. Each member and the chairman shall be allowed expenses actually and necessarily incurred in the performance of his duties.

Section 6. The commission shall annually make a written report of its proceedings during the year ending November first to the Governor. The commission shall also report such other matters as the Governor may direct. It may report such recommendations as to it seem proper.

The seventh section of the bill was read as follows:

Section 7. The commission shall have sole jurisdiction over all contests. It is unlawful and a violation of this act to conduct or participate in a contest unless the contest is conducted by a corporation licensed under the provisions of this act and is conducted according to the rules of the commission and the provisions of this act.

On the question,

Will the Senate agree to the section?

Mr. CROW. Mr. President, I move to amend section 7, page 3, line 1, by inserting after the word "corporation" the following: "or unincorporated club"

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The eighth section of the bill was read as follows:

Section 8. The commission may in its discretion issue and renew and may at its pleasure revoke a license to conduct contests. New licenses and renewals shall issue only upon written application verified as to the statements therein by the chief officer and the secretary of the applicant. Licenses may be issued at any time by the commission but all licenses shall expire at midnight December thirty-first of the year for which issued. No application shall be considered and no license granted by the commission unless the applicant is the owner of the premises where the contests are to be conducted or holds a lease of at least a year for the premises. No license shall be granted for any building or premises upon which intoxicating liquors are sold. If the applicant is an amateur athletic organization it must have been incorporated and organized in accordance with the rules of the Amateur Athletic Union of the United States. The application shall be accompanied by a certificate from the Auditor General as hereinafter prescribed. The application shall be on blank forms prepared and furnished by the commission and in addition to the foregoing requirements shall contain such additional information as may be desired by the commission. Each applicant shall before a license is issued by the commission pay to the commission for the use of the Commonwealth an annual license fee as follows:

In cities of the first class five hundred dollars in cities of the second class four hundred dollars and in cities of the third class boroughs townships and towns two hundred dollars. All license fees received by the commission shall be forthwith paid into the general fund of the State Treasury. No reduction shall be made in any license fee for the reason that the license issued may be for a period less than one year.

On the question,

Will the Senate agree to the section?

Mr. CROW. Mr. President, I move to amend section 8, line 2, by striking out the words "at its pleasure" and inserting in lieu thereof the following: "after due hearing;" also line 16, by inserting after the word "premises" the following: "except as is otherwise provided in the cases of transfers for special contests;" also page 3, lines 27, 28, 29 and page 4, lines 1, 2, 3, 4, 5, 6, 7, 8, by striking out all of the matter beginning with "each applicant" on page 3, line 27, and ending with the words "one year" on page 4, line 8.

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The ninth section of the bill was read as follows:

Section 9. The Commission may permit the holder of any license to transfer the holding of any one or more of its contests from the building which it owns or leases to an open air park or auditorium during the months of May June July August and September. Such permit shall be issued in writing and without the necessity of paying any additional fee. In case any contest is transferred as herein provided it shall not be necessary for the holder of such license to be the owner or lessee of the premises to which the transfer is made.

On the question,

Will the Senate agree to the section?

Mr. CROW. Mr. President, I move to amend section 9, page 4, line 13, by adding after the word "September" the following: "and may also permit the holder of any license to transfer the holding of any one or more special contests at any time to any building of a larger capacity."

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The tenth, eleventh, twelfth, thirteenth, and fourteenth sections of the bill were read as follows and agreed to:

Section 10. Every applicant for a license shall file with the Auditor General a bond to the Commonwealth in the sum of ten thousand dollars conditioned for the faithful observance of the rules of the commission and the provisions of this act and for the payment of the tax imposed by this act. The surety thereon shall be two individuals or one surety company and

thorized to act as surety in Pennsylvania. The surety shall be subject to the approval of the Auditor General. The form of bond shall be prepared by the Auditor General. Failure to observe the rules of the commission or the provisions of this act shall work a forfeiture of the bond and the Attorney General shall on request of the commission proceed to recover and pay into the State Treasury the amount thereof. Upon approval of the bond a certificate of the filing and acceptance thereof shall be furnished to the applicant by the Auditor General.

Section 11. The commission may at any time examine the books of any such licensed corporation and may require it to furnish to the commission a written report on any matters coming within the jurisdiction of the commission. The commission may hold hearings which shall be public and may by subpoena compel the attendance of persons and the production of books papers and other documents. It may cause its subpoena to be served anywhere in Pennsylvania. If a person subpoenaed refuses to appear and testify or if he appears but refuses to testify the commission may apply to the court of common pleas of the county where the delinquent resides. The court shall issue its subpoena requiring the attendance and testimony of the delinquent as the commission shall desire. Failure to obey the subpoena of the court shall be contempt of court punishable as contempt in open court is punishable. When the examination of any books or the hearing is to determine whether this act is being violated the expense incidental thereto shall be paid by the licensed corporation.

Section 12. Within twenty-four hours after a contest is conducted the licensee shall report to the commission the whole number of tickets sold for the contest and the amount of the gross receipts from the sale of tickets and from other sources incidental to and connected with the contest. The report shall also include such other matters as the commission may demand. The report shall be on blanks furnished by the commission and shall be verified by the chief officer and the secretary of the licensee.

Section 13. At the same time the report required in the foregoing section is made the licensee shall forward to the State Treasurer as a tax five per centum of the gross receipts from the sale of tickets and from other sources incidental to and connected with the contest. Failure to pay the tax within five days after the contest is terminated shall work a forfeiture of the bond.

Section 14. No free or complimentary tickets nor tickets at a discount shall be issued for any contest except under the rules of the commission.

The fifteenth section of the bill was read as follows:

Section 15. No person under the age of seventeen years shall participate in or be a spectator of a contest nor shall any such person be permitted to participate in or be a spectator of a contest. This section does not prevent the attendance as a spectator of any boy under the age of seventeen years when accompanied by his parent or guardian.

On the question,

Will the Senate agree to the section?

Mr. CROW. Mr. President, I move to amend section 15, page 6, by striking out all of said section and inserting in lieu thereof the following:—"Section 15. No person under the age of seventeen years shall participate in any contests. No person under the age of fourteen years shall be a spectator at any contest unless such person is accompanied by his parent or guardian."

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The sixteenth section of the bill was read as follows and agreed to.

Section 16. It is unlawful and a violation of this act to conduct or permit to be conducted or to participate in any fraudulent sham or collusive contest. The license of a corporation permitting such a contest shall be revoked and the corporation shall not thereafter receive a license.

The seventeenth section of the bill was read as follows:

Section 17. It is unlawful and a violation of this act to bet or wager on any contest or for any licensee to knowingly or willfully permit any betting or wagering on any contest. The license of a corporation permitting a violation of this section shall be revoked and the corporation shall not thereafter receive a license.

On the question,

Will the Senate agree to the section?

Mr. CROW. Mr. President, I move to amend section 17, page 7, line 6, by inserting after the word "corporation" the words "or club."

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The eighteenth section of the bill was read as follows:

Section 18. If a person knowingly contests in a fraudulent sham or collusive contest he shall for the first offense be barred from participating in contests for a period of six months. For the second offense he shall be barred from admission to or participating at any time thereafter in a contest. This penalty shall be in addition to the penalty hereinafter imposed.

On the question,

Will the Senate agree to the section?

Mr. CROW. Mr. President, I move to amend section 18, page 7, lines 14 and 15, by striking out the following "this penalty shall be in addition to the penalty hereafter imposed."

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The nineteenth and twentieth sections of the bill were read as follows and agreed to.

Section 19. No boxing contest shall be for more than ten rounds. The contestants shall wear gloves weighing at least eight ounces.

Section 20. All buildings wherein contests are conducted shall be properly ventilated and shall be amply protected against fire and other danger according to the laws of the Commonwealth and the ordinances of the city borough town or township wherein the building is located. The commission may require a certificate of inspection in compliance with this section to be filed with the application for license.

The twenty-first section of the bill was read as follows:

Section 21. The violation of any of the provisions of this act is a misdemeanor on conviction in case of corporation so offending the bond of the corporation shall be forfeited on conviction in the case of a person the offender shall be sentenced to pay a fine not exceeding five hundred dollars or to undergo imprisonment not exceeding six months. This shall be in addition to any other penalty mentioned in this act.

On the question,

Will the Senate agree to the section?

Mr. CROW. Mr. President, I move to amend section 21, pages 7, and 8, by striking out all of said section.

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

Will the Senate agree to the section as amended?

On the question,

It was agreed to.

The twenty-second section of the bill was read as follows:

Section 22. The sum of thirty-five thousand dollars or so much thereof as may be necessary is hereby appropriated for the payment of the salaries and expenses herein provided for and for other purposes incidental to carrying out the provisions of this act.

On the question,

Will the Senate agree to the section?

Mr. CROW. Mr. President, I move to amend section 22, page 8, line 6, by striking out the figures "22" and inserting in lieu thereof "21."

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows and agreed to.

An Act defining and regulating boxing and wrestling contests creating a State Athletic Commission to have supervision over such contests imposing penalties and making an appropriation.

Mr. CROW. Mr. President, I move to amend the bill by adding thereto the following section:

Section 22. No city, borough, town or township shall pass any ordinance inconsistent with the provisions of this act and all such ordinances now in force in any such city, borough, town or township are hereby declared void.

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. SMITH. Mr. President, I move that Senate Bill No. 258 on second reading, entitled:

An Act regulating the sale, offering for sale barter exchange and giving of theater tickets and providing penalties

be recommended to the Committee on Judiciary General.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 344, as follows:

An Act to quiet the title of real estate by providing that the sale of real estate of any bankrupt or insolvent debtor shall pass the title of such real estate freed from any claims for or rights to any statutory interest inchoate of the spouse of the bankrupt or insolvent debtor

Whereas The statutes of the United States relating to bankruptcy and the statutes of this State relating to insolvency are not so phrased as to make it evident beyond a doubt that the statutory interest inchoate of a spouse of an insolvent debtor is divested when his or her interest or title or to any real estate is sold according to due legal procedure by a receiver trustee or assignee duly chosen according to law to administer the estate of the insolvent debtor for the benefit of his or her creditors therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever a receiver trustee or assignee who has been chosen according to law to administer the estate of a debtor duly adjudicated as a bankrupt in accordance with the statutes of the United States relating to bankruptcy shall sell according to due legal procedure the interest or title in or to any real estate of such bankrupt and such sale shall be duly confirmed by a court having jurisdiction to confirm such sale or whenever a receiver trustee or assignee of an insolvent debtor who has under the statutes of this State been duly chosen to administer the estate of said insolvent debtor for the benefit of his or her creditors shall sell the interest or title in or to any real estate of said insolvent debtor according to procedure authorized by the statutes of this State and such sale shall be confirmed by a court of competent jurisdiction or otherwise perfected in accordance with statutes of this State then the statutory interest inchoate of the spouse of such bankrupt or insolvent debtor shall be fully and completely divested and full and complete title and ownership freed from any claims or rights of the spouse of the bankrupt or insolvent debtor shall be vested in the purchaser of the said interest or title in or to the said real estate

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 377 (House Bill No. 566), as follows:

An Act to amend part of section three of an act approved the thirteenth day of May one thousand nine hundred and nine (Pamphlet Laws five hundred and twenty) entitled "An Act relating to food defining food providing for the protection of public health and the prevention of fraud and deception by prohibiting the manufacture or sale the offering for sale or exposing for sale or the having in possession with intent to sell of adulterated misbranded or deleterious foods pre-

scribing certain duties of the Dairy and Food Commissioner in reference thereto and providing penalties for the violation thereof"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That so much of section three of an act approved the thirteenth day of May one thousand nine hundred and nine (Pamphlet Laws five hundred and twenty) entitled "An Act relating to food defining food providing for the protection of the public health and the prevention of fraud and deception by prohibiting the manufacture or sale the offering for sale or exposing for sale or the having in possession with intent to sell of adulterated misbranded or deleterious foods prescribing certain duties of the Dairy and Food Commissioner in reference thereto and providing penalties for the violation thereof" which reads as follows

"Fifth If it contains any added sulphurous acid sulphur dioxide or sulphites benzoate acid or benzoates except as hereafter provided or if it contains any added boric acid or borates salicylic acid or salicylates formaldehyde hydrofluoric acid or fluorides fluorobates fluosilicates or other fluorine compounds dulcin glucin saccharin alum compounds of copper betanaphthol hydronaphthol abaristol asapol oxides of nitrogen nitrous acid or nitrates pyroligneous acid or other added ingredients deleterious to health or if in the case of confectionery it contains any of the substances mentioned in this paragraph or any mineral substance or injurious color or flavor alcoholic liquor or any other ingredient not herein mentioned deleterious to health Providing That this act shall not be construed to prohibit the use of harmless colors of any kind in confectionery when used for coloring and not for any fraudulent purposes And provided further That nothing in this act shall be construed to prohibit the use of common salt sugar pure corn syrup pure glucose wine vinegar cider vinegar malt vinegar sugar vinegar glucose vinegar distilled vinegar spices or their essential oils alcohol (except in confectionery) edible oils edible fats wood smoke applied directly as generated or proper refrigeration And provided further That in the manufacture of confectionery the use of alcohol shall be permitted as it may be found in customary alcoholic tinctures or extracts used for flavoring purposes only and as a solvent for glazes and that oil of sweet birch or methyl-salicylic ester may be used as a substitute for oil of winter-green as a flavor And provided further That in the preparation of dried fruits and molasses sulphur dioxide either free or in simple combination may be used in such quantities as will not render said dried fruits or molasses deleterious to health and that sodium benzoate may be used in the preparation of those articles of food in which it has heretofore been generally used in quantities not exceeding one-tenth (1-10) of one per centum or benzoic acid equivalent thereto And provided further That when any quantity of sodium benzoate is used in any article of food or any quantity of sulphur dioxide is used in the preparation of dried fruits or molasses the fact that sodium benzoates or sulphur dioxide has been used in the preparation thereof shall be plainly stated on each package of such food" is hereby amended to read as follows

Fifth If it contains any added sulphurous acid sulphur dioxide or sulphites benzoate acid or benzoates except as hereafter provided or if it contains any added boric acid or borates salicylic acid or salicylates formaldehyde hydrofluoric acid or fluorides fluorobates fluosilicates or other fluorine compounds dulcin glucin saccharin alum compounds of copper betanaphthol hydro-naphthol abaristol asapol oxides of nitrogen nitrous acid or nitrates pyroligneous acid or other added ingredients deleterious to health or if in the case of confectionery it contains any of the substances mentioned in this paragraph or any mineral substances or injurious color or flavor alcoholic liquor or any other ingredient not herein mentioned deleterious to health Providing that this act shall not be construed to prohibit the use of harmless colors of any kind in confectionery when used for coloring and not for any fraudulent purpose And provide further That nothing in this act shall be construed to prohibit the use of common salt sugar pure corn syrup pure glucose wine vinegar cider vinegar malt vinegar sugar vinegar glucose vinegar distilled vinegar spices or their essential oils alcohol (except in confectionery) edible oils edible fats wood smoke applied directly as generated or proper refrigeration And provided further That in the manufacture of confectionery the use of alcohol shall be permitted as it may be found in customary alcoholic tinctures or extracts used for flavoring purposes only and as a solvent for glazes and that oil of sweet birch or methyl-salicylic ester may be used as a substitute for oil of winter-green as a flavor And provided further That in the preparation of dried fruits and molasses sulphur dioxide either free or in simple combination may be used in such quantities as will not render said dried fruits or molasses deleterious to health and that sodium benzoate may be used in the preparation of those articles of food in which it has heretofore been generally used in quantities not exceeding one-tenth (1-10) of one per centum or benzoic acid equivalent thereto And provided further That when any quantity of sodium benzoate is used in any article of food or any quantity of sulphur dioxide is used in the preparation of dried fruits or molasses the fact that sodium benzoates or sulphur dioxide has been used in the preparation thereof shall be plainly stated on each package of such food And provided further That it shall be lawful for millers and manufacturers of flour to treat pure white flour with electric process Provided That such process does not allow the use of any chemical bleacher for the purpose of ageing maturing and whitening the flour When the flour is sold in Pennsylvania or intended for export from this State to other states where it is permitted to be sold or for export from this country The fact that flour has been so treated however shall be clearly and conspicuously marked upon each package of flour so treated Each package

shall be labelled in letters not less than one inch in height with a legend to the effect that the flour has been artificially matured and aged

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 313 (House Bill No. 392), entitled:

An Act to repeal an act approved the seventeenth day of March one thousand eight hundred and sixty-eight (Pamphlet Laws three hundred and forty-two) entitled "An Act relating to the collection of State and county taxes in the County of Montgomery" and the supplement thereto approved the tenth day of May one thousand eight hundred and seventy-one (Pamphlet Laws six hundred and fifty-nine) entitled "A supplement to the act entitled 'An Act relating to the collection of State and county taxes in the county of Montgomery' approved the seventeenth day of March one thousand eight hundred and sixty-eight."

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 513, as follows:

An Act for the imposition and collection of taxes for general purposes and for light and water purposes in the several boroughs requiring the several taxes to be kept separate and prohibiting the use thereof for purposes other than those for which collected providing for the ordinance authorizing the assessment levy and collection of such taxes and for the precept or warrant of the burgess and repealing certain acts

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the councils of the several boroughs of this Commonwealth shall at the first regular meeting of the council in February of each year assess and levy a tax not to exceed one cent on the dollar of the assessed valuation of taxable property in such borough for general borough purposes and may in addition thereto assess and levy a tax not to exceed four mills of the dollar of such assessed valuation for the purpose of providing light for the streets and such other public places as may be provided for by such council and a tax not to exceed four mills on the dollar of such assessed valuation for the purpose of furnishing a sufficient supply of water for fire protection and for flushing the several streets and sewers of the said borough

Section 2 Each of the several taxes herein provided for shall be collected and kept separate and shall not be used for any other purpose than that for which it was assessed levied and collected

Section 3 Any officer or officers who by vote or otherwise shall misapply or appropriate or use any or either of the said funds to or for any other purpose than that for which it was assessed levied or collected or shall consent to the misappropriating thereof shall be liable to and for the amount of the funds so misappropriated or used

Section 4 No taxes shall be assessed levied and collected in any borough except by ordinance and the ordinance authorizing the assessing levying and collection of the said taxes shall provide for the making out of a proper duplicate and shall direct that the burgess shall issue his precept or warrant and attach the same to such duplicate at or before its delivery to the tax-collector authorizing him to collect the taxes so levied therein and no duplicate shall be issued to any tax collector unless such warrant or precept of the burgess is attached thereto

Section 5 That the act approved the sixteenth day of May one thousand eight hundred seventy-five (Pamphlet Laws fifty-five) entitled "An Act authorizing the burgess and town council of each of the several boroughs throughout this Commonwealth to levy and collect a gas kerosene oil and water tax" and the amendments thereto and the act approved the eleventh day of May one thousand nine hundred and one (Pamphlet Laws one thousand and fifty-two) entitled "An Act amending the act of June twenty-sixth one thousand eight hundred and ninety-five entitled "A supplement to an act entitled 'An Act regulating boroughs' approved the third day of April Anno Domini one thousand eight hundred and fifty-one empowering boroughs to tax persons property and occupations for general borough purposes" are hereby repealed

All other acts and parts of acts inconsistent with this act are repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 514, as follows:

An Act to amend the act approved the fourteenth day of May one thousand nine hundred fifteen (Pamphlet Laws three hundred and twelve) entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one chapter twelve article two of the act approved the fourteenth day of May one thousand nine hundred fifteen (Pamphlet Laws three hundred and twelve) entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" which reads as follows

"Section 1 Boroughs may proceed for the recovery of municipal claims by lien or by action of assumpsit and jurisdiction is conferred upon justices of the peace to entertain such actions of assumpsit to the amount of three hundred dollars In all proceedings for the recovery of municipal claims at attorney's commission of five per centum may be included not to exceed twenty dollars" is hereby amended to read as follows

Section 1 Boroughs may proceed for the recovery of municipal claims by lien or by action of assumpsit and jurisdiction is conferred upon justices of the peace to entertain such actions of assumpsit to the amount of three hundred dollars In all proceedings for the recovery of municipal claims an attorney's commission of five per centum may be included not to exceed twenty dollars All proceedings for the recovery of municipal claims by action of assumpsit must be instituted within six months of the completion of the work or improvements for which the claim is made and not thereafter

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 538 (House Bill No. 89), entitled:

An Act to amend an act approved the fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighty-four) entitled "An Act fixing the pay of election officers" and also clerks appointed by the inspectors

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 541 (House Bill No. 710), entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen entitled "An Act creating a fund for the purpose of rebuilding restoring and replacing buildings structures equipment or other property of the Commonwealth of Pennsylvania damaged or destroyed by fire or other casualty and regulating the placing of insurance thereon and providing penalties for any violation of the provisions of this act

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED

Mr. DAIX. Mr. President, I move that Senate Bill No. 541 (House Bill No. 710), the bill just read, as recommended to the Committee on Appropriations.

Mr. R. J. BALDWIN. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 542 (House Bill No. 709), entitled:

An Act to amend section one of an act approved the twelfth day of February, one thousand eight hundred and seventy-six (Pamphlet Laws three) entitled "An Act supplementary to the act entitled 'An Act supplement to the several acts relating to the State Treasurer and commissioners of the sinking fund'" approved May ninth one thousand eight hundred and seventy-four

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 560, as follows:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five article six chapter seven of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" which reads as follows

"Section 5 The borough treasurer shall receive such compensation as the council shall prescribe" is hereby amended to read as follows

Section 5 The borough treasurer shall receive such compensation as the council shall prescribe not exceeding however two per centum of the amount of funds paid out by him upon borough orders or warrants Provided That no compensation or commission shall be allowed to any borough treasurer on account of any balance in his hands paid over to his successor or on account of the repayment of any loan or redemption of bonds whether upon order or warrant or otherwise

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 561, as follows:

An Act to amend section three hundred and twenty-nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three hundred and twenty-nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 329 School treasurers shall be paid such compensation as the boards of school directors of the respective districts may determine In all school districts of the second third and fourth class such compensation shall not exceed two per centum of the amount of funds paid out on school orders Provided That no compensation shall be paid to any school treasurer on account of any balance in his hands paid over to his successor The compensation received by each school treasurer for the preceding year shall be reported annually to the Superintendent of Public Instruction and be printed in his report" is hereby amended to read as follows

Section 329 School treasurers shall be paid such compensation as the boards of school directors of the respective districts may determine Provided In all school districts of the second third and fourth class such compensation or commission shall not exceed two per centum of the amount of funds paid out on school orders and that no compensation shall be allowed to any

school treasurer on account of any balance in his hands paid over to his successor nor for the repayment of any loan or redemption of bonds whether upon order or otherwise The compensation received by each school treasurer for the preceding year shall be reported annually to the Superintendent of Public Instruction and be printed in his report

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 563, as follows:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs."

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section fifteen of article four of chapter seven of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" which reads as follows

"Section 15 Each auditor shall receive not less than two nor more than five dollars per day of eight hours for each such day necessarily employed in the discharge of his duties to be paid by the borough the compensation to be fixed by the council" is hereby amended to read as follows

Section 15. Each auditor shall receive not less than two nor more than five dollars per day of eight hours for each such day necessarily employed in the discharge of his duties to be paid by the borough the amount thereof to be fixed by the court of quarter sessions of the proper county not earlier than ten days after the copy of the auditor's statement or report has been filed in the office of the clerk of said court during which time exceptions to the amount of the auditor's bill may be filed by the borough or any taxpayer thereof Each auditor shall file with the copy of statement or report an itemized bill verified by affidavit of its correctness showing the days hours and character of the work performed The said court may upon its own motion or in connection with such exceptions investigate the correctness of said bill in such way as it deems proper and determine the correct amount to be paid

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILLS RECOMMENDED.

Mr. DAIX. Mr. President, I move that Senate Bill No. 568 (House Bill No. 773) on second reading, entitled:

An Act providing for the protection of the public health and the prevention of fraud and deception by regulating the weighing testing buying and selling of milk and cream providing for the examination and appointment of certified testers and the issuing of licenses and making of tests and providing penalties.

be recommended to the Committee on Appropriations.

Mr. R. J. BALDWIN. Mr. President, I second the motion.

The motion was agreed to.

Mr. DAIX. Mr. President, I move that Senate Bill No. 570 (House Bill No. 774) on second reading, entitled:

An Act supplementary to an act approved the eleventh day of May one thousand nine hundred and eleven entitled "An Act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof" providing for the examination of the glassware used for testing milk and cream for butterfat with the Babcock test prohibiting the use of inaccurate testing glassware defining the term standard Babcock glassware and fixing penalties for the violations of the provisions of this act

be recommended to the Committee on Appropriations.

Mr. R. J. BALDWIN. Mr. President, I second the motion. The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 573 (House Bill No. 742), entitled:

An Act to amend section seventeen of an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and thirty-two) entitled "An Act for the imposition and collection of certain inheritance taxes."

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. DAIN. Mr. President, I move that Senate Bill No. 573 (House Bill No. 742), the bill just read, be recommended to the Committee on Appropriations.

Mr. R. J. BALDWIN. Mr. President, I second the motion. The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 574 (House Bill No. 740), entitled:

An Act to amend section sixteen of an act approved the sixth day of May one thousand eight hundred and eighty-seven (Pamphlet Laws seventy-nine) entitled "An Act to provide for the better collection of collateral inheritance taxes" as amended

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. DAIN. Mr. President, I move that Senate Bill No. 574 (House Bill No. 740), the bill just read, be recommended to the Committee on Appropriations.

Mr. R. J. BALDWIN. Mr. President, I second the motion. The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 586, as follows:

An Act relating to and regulating the solicitation of moneys and property for charitable and patriotic purposes

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That thirty days after this act takes effect it shall be unlawful for any person copartnership association or corporation except in accordance with the provisions of this act to appeal to the public for donations or subscriptions in money or in other property or to sell or offer for sale to the public anything or object whatever to raise money or to secure or attempt to secure money or donations or other property by promoting any public bazaar sale entertainment or exhibition or by any similar means for any charitable benevolent or patriotic purpose or for the purpose of ministering to the material or spiritual needs of human beings either in the United States or elsewhere or of relieving suffering of animals or of inculcating patriotism unless the appeal is authorized by and the money or other property is to be given to a corporation association or individual holding a valid certificate of registration issued as herein provided

Section 2 Every written appeal must state the name of the copartnership association or corporation by which or of the individual by whom it is authorized and must be signed by an officer of the corporation or member of the copartnership or association or by the individual

Section 3 Any corporation may file with the Board of Public Charities a statement which shall be verified by an officer of the corporation containing

One A copy of the charter or act of incorporation or corresponding document and

Two The name of the corporation and the address of its head office and if a foreign corporation its office in the State of Pennsylvania

Three The names and addresses of its officers and the members of the governing body and if a foreign corporation the names and addresses of its agents in the State of Pennsylvania if any

Four A statement of the maximum percentage or other compensation allowed or paid for any services in connection with the collection of money or other property and

Five An account of the contributions in money or in other property received and all money or other property disbursed during the past twelve months

Section 4 Any copartnership association or individual may file with the Board of Public Charities a statement verified by an officer of the association or by the individual and containing

One The name and address of such individual or if a copartnership or association the name and address of a member or the presiding officer and the secretary of such copartnership or association

Two A description of the particular purpose and the disposition to be made of contributions

Three A statement of the maximum percentage or other compensation to be allowed or paid for any services in connection with the collection of money or property and

Four An account of the contributions in money or in other property received and of money or contribution in kind disbursed for the same or similar purposes by the individual or copartnership or association during the past twelve months

Section 5 The Board of Public Charities shall issue to each corporation person or association filing the required statement a certificate of registration for the particular purpose described and for the necessary period

Section 6 Every corporation copartnership association or individual holding a certificate of registration must file semi-annually on or before the first day of February and the first day of August in each year with the Board of Public Charities a statement containing

One If a corporation copartnership or association its address and the names and addresses of its officers and the members of its governing body and the date on which their terms expire if an individual his name and address

Two An account for the six months ending on the last day of the preceding December if filed in February and the last day of the preceding June if filed in August of all receipts and expenditures for any of the purposes mentioned in this article and

Three In case of a foreign corporation the statement of account may be limited to the receipts and expenditures in the State of Pennsylvania except that all salaries and commissions paid to any person either within or without the State shall be included The statement shall be verified in case of a corporation, copartnership or association by the president or secretary of the corporation or presiding officer of its governing body or in case of an individual by the individual

Section 7 The individual who or the copartnership association or corporation which gives or promotes any public bazaar sale entertainment or exhibition shall, within thirty days thereafter file a statement with the Board of Public Charities showing

One Total receipts including all contributions together with the name and address of each member and the amount contributed

Two Total expenditure for salaries commissions and all other purposes in connection therewith and

Three Total amount turned over to the beneficiary The statement shall be verified by the individual or by an officer or member of the copartnership association or corporation

Section 8 If the semi-annual statement be not filed within one month from the date fixed in this article the board shall notify the delinquent corporation copartnership association or individual by mailing a notice to its or his last-known address and if the statement be not filed within two weeks after the mailing of such notice the board shall cancel its or his certificate of registration

Section 9 All statements filed under this article shall be public records and shall be open to inspection in the office of the board at such time and under such conditions as the board may by regulation prescribe

Section 10 No person shall solicit or collect any contributions in money or other property for any of the purposes set forth in this act without a written authorization from the corporation copartnership or association for which or the individual for whom the contribution is made and the authorization must be shown to any person on request The authorization must be signed by an officer of the corporation or member of the copartnership or association for which or by the individual for whom the contribution is collected and must set forth the percentage of collection or other compensation for collection to be paid to the person so soliciting or collecting contributions

Section 11 The Board of Public Charities may prescribe a form for all statements and accounts which shall be in such details as may be prescribed by the board by regulation. The board may make other rules and regulations necessary for the purpose of carrying out this article

Section 12 A fee of two dollars shall be paid to the Board of Public Charities by every association copartnership corporation or individual at the time of filing the original statement The fee shall be paid by the board into the State Treasury

Section 13 Any person who or any copartnership association or corporation which violates any of the provisions of this act or any of the rules and regulations made under the authority of this act or fails to file any statement required to be filed within the period fixed by the law shall be guilty of a misdemeanor punishable in case of a corporation copartnership or association by a fine of not less than one hundred dollars or more than one thousand dollars in the case of an individual either by such fine or by imprisonment for not more than one year or both

Section 14 This act shall not apply to any fraternal or religious organization incorporated under the laws of the Commonwealth nor to any college school or university located within the Commonwealth nor to any labor union or municipality or municipal subdivision of the Commonwealth

And said bill having been read at length the second time and agreed to,

Ordered, to be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 622, (House Bill No. 429), entitled:

An Act to amend the first section of an act approved the fourth day of June, one thousand nine hundred fifteen, entitled "An Act to provide revenue by imposing a State tax upon sales or agreements to sell or memoranda of sales of stock and upon deliveries or transfers of shares of stock and upon deliveries or transfers or certificates of stock in domestic and foreign corporations, co-partnership associations and joint-stock associations; providing the manner of collecting such tax and prescribing penalties" by exempting from the provisions thereof stock of building and loan associations, sales, agreements to sell or memoranda of sales deliveries or transfers of shares of certificates of stock of such associations

And said bill having been read at length the second time and agreed to,

Ordered, to be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 645 (House Bill No. 50), entitled:

An Act to amend section three article five of the act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" by adding thereto clause forty-nine relative to appropriations for municipal music

And said bill having been read at length the second time and agreed to,

Ordered, to be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 656 (House Bill No. 405), entitled:

An Act to amend the section one of an act approved the twenty-third day of May one thousand nine hundred and seven (Pamphlet Laws two hundred and six) entitled "An Act to regulate and improve the civil service of the cities of the second class in the Commonwealth of Pennsylvania making violations of its provisions to be misdemeanors and providing penalties for violations thereof" giving preference in appointments to honorably discharged soldiers sailors and marines who served in the armed forces of the United States or its allies during its war against the Imperial German Government.

And said bill having been read at length the second time and agreed to,

Ordered, to be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 682, as follows:

An Act to amend section three article five of the act approved the twenty-seventh day of June one thousand nine hundred thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" by adding thereto clause fifty relative to the collection and disposal of garbage ashes and other waste and refuse matter

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three of article five of the act approved the twenty-seventh day of June one thousand nine hundred

and thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An Act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" be hereby amended by adding thereto the following

Fifty To appropriate money and enter into contracts for the collection and disposal of garbage ashes and other waste and refuse matter or any thereof and to appropriate money purchase equipment and conduct a municipal collection and disposal of garbage ashes and other waste or refuse matter or any thereof

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 700, as follows:

An Act repealing an act or an act to repeal an act entitled "An Act regulating the sale offering for sale or exposing for sale of vegetables grapes and fruits providing standard containers baskets and trays therefor and imposing penalties" approved the first day of May one thousand nine hundred and fifteen

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act of assembly approved the first day of May one thousand nine hundred and fifteen entitled "An Act regulating the sale offering for sale or exposing for sale of vegetables grapes and fruits providing standard containers baskets and trays therefor and imposing penalties" be and the same is hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 703 (House Bill No. 661), entitled:

An Act amending section two of the act approved the fourteenth day of May one thousand nine hundred fifteen (Pamphlet Laws five hundred and six) entitled "An Act amending and supplementing sections one and two of an act entitled 'An Act for the promotion of medical science by the distribution and use of unclaimed human bodies for scientific purposes through a board created for that purpose and to prevent unauthorized uses and traffic in human bodies' approved June thirteenth one thousand eight hundred and eighty-three by providing that the name of said board of distribution shall be Anatomical Board of the State of Pennsylvania by extending its provisions to all persons having charge or control over bodies required to be buried at the public expense by requiring immediate notice of death of any person required to be buried at the public expense by requiring notice in all cases but providing that there shall not be delivered to the board created under the act the bodies of deceased indigent persons where claimed by relatives within twenty-four hours after death for interment at the expense of the claimant or the bodies of honorably discharged soldiers sailors or marines who have served the United States in any war or who were in active service in the militia of the State of Pennsylvania under and in pursuance of any of the proclamations issued by the Governor during the Civil War and not duly mustered into the service of the United States by repealing the provisions as to deceased indigent travelers by providing for the burial at the expense of the county of indigent persons unfit for anatomical purposes upon the certificate of the board or its duly authorized officer or agent that such bodies are unfit for anatomical purposes or are the bodies of soldiers sailors or marines required to be buried at the public expense and that the provisions of this act have been complied with by providing that no warrants for payment of expenses of burial shall be drawn or paid except upon such certificate by providing for the burial of bodies rendered unfit for anatomical purposes by the failure to comply with the provisions of this act at the expense of the person failing to comply with its provisions

And said bill having been read at length the second time and agreed to,

Ordered, to be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 733, as follows:

An Act providing for the condemnation by the Commonwealth of lands suitable and desirable for forestry purposes and defining the powers and duties of the Department of Forestry or the Department of Conservation in relation thereto.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by authority of the same That whenever the State Forestry Reservation Commission or the Commission of Conservation desires to acquire any suitable and desirable for forestry purposes for the use and benefit of the State as forestry lands and a price for such lands cannot be agreed upon with the owner or owners thereof or where such owner or owners cannot be found in all such cases the Department of Forestry or the Department of Conservation is authorized to acquire the said lands by condemnation

Section 2. The commissioner of forestry or the commissioner of conservation on behalf of the Commonwealth may enter upon any of such lands and take possession thereof Thereupon the commissioner of forestry or the commissioner of conservation through the Attorney General or any of the owners if known may apply to the court of common pleas of the county wherein such lands are located for the appointment of viewers The court shall appoint three viewers and shall appoint a time not less than twenty nor more than thirty days after the presentation of such petition when the viewers shall meet upon the lands and view the same and all improvements in connection therewith

Section 3 The viewers shall give at least ten days notice of their first meeting to the commissioner of forestry or the commissioner of conservation and to the Attorney General and to the owners of such land if known If the owners of such lands are unknown notice shall be given in at least two newspapers in such manner as the court may direct The viewers having been sworn or affirmed faithfully justly and impartially to decide and a true report to make concerning all matters to be submitted to them and in relation to which they are authorized to inquire and having viewed the lands and premises shall hear the parties and their witnesses and shall estimate and determine the value of the property so taken Where the owner of such lands and premises is unknown the viewers shall estimate and determine the value of the land and improvements upon the testimony of the witnesses for the Commonwealth and any witnesses called by the viewers

Section 4 The viewers shall prepare their report and shall give at least ten days written notice of a time and place where they will meet and exhibit their report and hear all exceptions thereto If any owners of said lands are unknown notice shall be given in two newspapers in the same manner as the notice of their first meeting was given

Section 5 After making whatever changes are necessary the viewers shall report to court showing the damages allowed and if necessary shall also file a plan showing the property taken In all cases where the owners are known the report shall also state to whom the damages are payable In cases where the owners of the property are not known that fact shall be clearly stated in the report

Section 6 When the report is filed notice thereof shall immediately be given to the commissioner of forestry or the commissioner of conservation the Attorney General and the owners of the land where known which notice shall state that unless exceptions be filed thereto within thirty days after the filing of the report the same will be confirmed absolutely Where any owners of such lands are unknown notice shall be given in at least two newspapers in such manner as the court shall direct

Section 7 Within thirty days after the filing of any report the Commonwealth or the owners of such lands may file exceptions to the same and the court shall confirm modify or change such report or refer the same back to the same or new viewers

Section 8 When the report is filed the prothonotary shall mark it "confirmed nisi" In case no exceptions are filed thereto within the time herein specified the court shall make a decree that the report is confirmed absolutely which decree shall be entered by the prothonotary

Section 9 Within thirty days after any report of viewers is filed under this act the Commonwealth or the owners of such land may appeal to the court of common pleas and demand a trial by jury Within six months after a confirmation absolute on exceptions or within six months after a verdict and final judgment on appeal for a jury trial the commissioner of forestry or the commissioner of conservation or the owners of such land may appeal to the supreme or to the superior court as in other cases

Section 10 When the amount payable to the owner of such land has been finally determined the same shall be paid by the commissioner of forestry or the commissioner of conservation from the appropriations that may be made for such purposes all costs in connection with any such proceedings shall be paid by the Commonwealth

Section 11 When the owners of such lands are unknown the commissioner of forestry or the commissioner of conservation may enter upon and appropriate the land for the use of the State as herein provided In all cases where the owners of lands are unknown and the report of viewers has been finally confirmed the Commonwealth shall be liable for all damages awarded therein If at any time after the final confirmation of the report of viewers any person appears and proves title to said lands such person shall be entitled to and receive from the Commonwealth the sum so awarded by the viewers Any such claimant of the land may petition the

court of common pleas of the county wherein the land is located giving a brief outline of the facts upon which the claim is based Thereupon the court shall direct an issue to be framed wherein the claimant shall appear as plaintiff and the Commonwealth of Pennsylvania as defendant Such issue shall be tried according to the rules of procedure and evidence governing trials in ejectment with a right of appeal by either party to the proper appellate court If the final judgment on such issue is in favor of the plaintiff the sum awarded by the report as finally confirmed shall be paid by the Commonwealth to said claimant The party to the action against whom the judgment is entered shall be liable for the costs as provided by law in other civil actions.

Section 12 The Department of Forestry or the Department of Conservation of the Commonwealth shall have the control and supervision of all such lands acquired under the provisions of this act All income and revenue derived from said lands shall be expended in the same manner and for the same purposes as provided by law for the expenditures of the income from the State forests

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. DAIN. Mr. President, I move that the Senate Bill No. 733, the bill just read, be recommitted to the Committee on Appropriations.

Mr. SCHANTZ. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 742, (House Bill No. 552), entitled:

A supplement to the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions" providing for the payment by the county for the use of room by registrars when sitting for the registration of electors

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order;

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 744, (House Bill No. 1000), entitled:

An Act to amend sections eighteen and nineteen of an act approved the eleventh day of July, one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and eighteen), entitled "An Act relating to dogs, and the protection of livestock and poultry from damage by dogs; providing for the licensing of dogs; regulating the keeping of dogs, and authorizing their destruction in certain cases; providing for the protection of licensed dogs, and for dogs temporarily imported for trial, show, and breeding purposes; prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners; providing for the assessment of damages done by dogs, and payment thereof by the proper county to the owners of livestock and poultry, and of damages to licensed dogs; imposing powers and duties on certain State, county, city, borough, town, and township officers and employees, and on city councils of cities of the first and second class; and providing penalties."

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. PHIPPS. Mr. President, I move that the Senate Bill No. 744 (House Bill No. 1000), the bill just read, be recommitted to the Committee on Agriculture for the purpose of a hearing.

Mr. F. E. BALDWIN. Mr. President, I second the motion. The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 750 (House Bill No. 990), entitled:

An Act to amend section twenty-two of the act approved the third day of May one thousand nine hundred and seventeen (Pamphlet Laws one hundred and thirteen) entitled "An Act providing for the organization government discipline maintenance and regulation of the armed land forces of this Commonwealth."

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 770 (House Bill No. 708), entitled:

An Act relating to repairs to or alterations of articles of personal property creating a lien for the value of services providing a method of collection escheating certain moneys to the Commonwealth providing for a refund thereof to the owners and prescribing penalties for violations.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 789, as follows:

An Act authorizing the State Highway Commissioner to establish agencies in cities for the granting of motor vehicle licenses and tags

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the State Highway Commissioner is authorized to establish agencies in cities of the Commonwealth to conduct branch offices of the State Highway Department for the granting of motor vehicle licenses and license tags to applicants therefor in accordance with laws in force regulating the granting of the same

Section 2 The compensation to be paid for conducting such agencies shall be fixed by the State Highway Commissioner with the approval of the commissioner and shall be paid from the receipts of such agency All moneys received by such agencies except such as may be applied for the payment of compensation shall be paid weekly to the State Highway Department

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 793, as follows:

An Act authorizing the county commissioners of any county and the corporate authorities of any city of the third class located within such county to erect a joint county and city building or buildings to be used for hospital purposes providing for the selection of a site by purchase condemnation or otherwise authorizing the county or city to sell real estate under certain conditions providing for the contracts and agreements to be entered into by the county and city and authorizing the county and city to issue bonds for certain purposes

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county commissioners of any of the several counties and the corporate authorities of any city of the third class located within such county are hereby authorized to agree upon a site within the limits of such county and to erect thereon a joint county and municipal building or buildings to be used by such county and city as a hospital for general purposes or as a hospital for the care and treatment of communicable diseases or both

Section 2 The said county commissioners and corporate authorities may choose for the site of such joint county and municipal hospital or hospitals land owned and held by the county or land owned and held by the city

Section 3 Whenever the site chosen consists of land owned and held by the county the respective county commissioners may convey in fee to such city at private sale upon a fair valuation such an undivided interest therein as shall be agreed upon Whenever the site chosen consists of land owned and held by the city the respective corporate authorities may convey in fee to such county at private sale upon a fair valuation such an undivided interest therein as shall be agreed upon

Any sale or conveyance of land or interest therein made pursuant to the aforesaid provisions of this act shall be subject to the approval of the court of common pleas of the proper county as to the amount agreed to be paid and as to the terms and conditions thereof

Section 4 The county commissioners and corporate authorities may acquire in the name of such county and city in such proportions of undivided interest as shall be agreed upon by purchase condemnation or otherwise such real estate either vacant or occupied as the respective county commissioners and corporate authorities may deem necessary to furnish a suitable site for the hospital or hospitals herein provided for and may sell convey transfer or abandon the same or any part thereof as the said county commissioners and corporate authorities may determine

Section 5 Whenever the county commissioners and the corporate authorities cannot agree with the owner or owners of real estate which may have been selected as aforesaid after having decided upon the size and location of such real estate the said county commissioners and corporate authorities may enter upon and take possession of and occupy such land for the purposes herein provided The title to such real estate shall be vested in the respective county and city in fee simple The funds in the office of the treasurers of such county and city shall be security to the owner or owners of any real estate so taken for all damages sustained by the taking of such real estate

Section 6 After entry by the county commissioners and corporate authorities upon such land the said county commissioners and corporate authorities or the owner or owners of such real estate or any one in behalf of all may petition the court of common pleas to appoint a board of three viewers from the county board of viewers Said court when appointing such viewers shall fix a time when the viewers shall meet upon the premises and view the same which time shall not be less than twenty days nor more than thirty days after such appointment Notice of the view shall be given to all parties in interest as the court may direct

Section 7 The viewers having been duly sworn or affirmed according to law shall view and examine the land so taken and shall hear such parties as may desire to be heard Hearings may be adjourned from time to time as the viewers may direct After completion of the examination of the real estate and hearing of the parties interested the viewers shall decide and make a true report to the court concerning the matters set forth in the petition Immediately after the filing of such report notice of such filing shall be given to all parties interested in such manner as the court may direct which notice shall state that unless exceptions be filed thereto within thirty days after the filing thereof the same will be confirmed absolutely

Section 8 Within thirty days after the filing of any report exceptions thereto may be taken by any party or parties interested in such real estate immediately after the filing of such report the prothonotary shall mark the same "confirmed nisi" Where no exceptions are filed thereto said prothonotary shall enter a decree that the report is confirmed absolutely where exceptions are filed the court shall confirm modify or change such report or refer the report back to the same or new viewers

Section 9 Within thirty days after the filing of any report an appeal therefrom may be taken by any party or parties interested to the court of common pleas demanding a trial by jury.

Section 10 Within six months after the final confirmation of any report or within six months after a verdict and final judgment on appeal for a trial by jury an appeal to the Supreme or Superior Court may be taken by any party or parties interested in such real estate as in other cases

Section 11 Any amount of money awarded as herein provided if refused by the person or persons entitled thereto shall be paid into court and thereafter all such persons shall look to said fund for all damages accruing by reason of the taking of such real estate

Section 12 All costs and witness fees in any condemnation proceedings shall be paid equally by the county and city Provided That in cases where an appeal is taken by any property owner from the award of the viewers and the appellant does not recover any greater amount than the viewers awarded the appellant shall pay all costs of such appeal

Section 13 The said county commissioners and corporate authorities shall adopt plans and specifications for the erection of such hospital building or buildings as may be deemed necessary Upon approval of such plans and specifications by the court of common pleas of the proper county the county commissioners and corporate authorities are authorized to erect upon such site the building or buildings according to the plans and specifications so adopted and approved if any lands purchased or condemned have erected thereon any buildings suitable for the purpose provided for by this act the county commissioners and corporate authorities are authorized to use such buildings and to make such repairs and alterations thereto as may be necessary

Section 14 The said county commissioners and corporate authorities may enter into a joint contract or contracts and agreement or agreements for the construction repair alteration maintenance and operation of such hospital building or buildings and for the payment by each of the proportionate

share of the cost thereof Such contracts and agreements may from time to time be modified or altered upon approval thereof by the court of common pleas of the proper county Similar agreements may be made as herein provided as to the manner and extent of the occupancy of such hospital building or buildings and such other agreements as may be necessary to properly carry out the provisions of this act not otherwise herein provided for

Section 15 The said county commissioners and corporate authorities may make rules and regulations for the proper conducting of such hospital or hospitals and may make a joint agreement or agreements for the purchase of the necessary equipment therein and may make and enter into agreements for the employment and compensation of the required number of physicians surgeons nurses and other employees necessary for the proper conduct of such hospital or hospitals

Section 16 The county commissioners of such county and the corporate authorities of any such city may incur or increase the indebtedness of the county or city to an amount sufficient to pay its share of the real estate required and of the constructing of the hospital building or buildings aforesaid together with the necessary equipment therein by issuing coupon bonds at a rate not exceeding six per centum per annum and the principal thereof reimbursable at a period not exceeding thirty years from the date of authorization

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 799, as follows:

An Act relating to county bridges regulating the advertising of and letting of contracts for the erection repairing and rebuilding of such bridges and the making of plans and specifications therefore and also providing for the filing with the county commissioners of alternate plans and specifications

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That before any contract for the erection repairing or rebuilding of any county bridge is let the county commissioners shall advise once a week for at least three weeks or in case of emergency one week for sealed bids or proposals to erect repair or rebuild such county bridge Such advertisements shall be made in at least three newspapers published in the county and shall contain a description of the repairs to such bridges or the length of the bridge to be erected or rebuilt and shall fix the time when the proposals or bids shall be closed and when said bids or proposals shall be opened

Section 2 The county commissioners shall have sufficient plans and specifications prepared and placed on file in their office which shall be open for inspection of all intending bidders for at least three weeks before time set for closing of bids

Section 3 The county commissioners shall receive any alternate plans and specifications that may be presented to them by other engineers and shall place such plans and specifications on file in their office open for the inspection of all intending bidders Such alternate plans and specifications shall be presented to the county commissioners without charge at least five days before time set for opening bids and shall clearly specify the amount of engineering fee that the designing engineer will charge any successful bidder securing the award of contract on his plans

No plans involving patented devices shall be placed on file unless the royalty charge for the use of such patented devices shall be plainly stated on the plans or in the specifications

Section 4 The county commissioners shall award the contract to the lowest responsible bidder bidding on any of the plans and specifications on file which in the judgment of their engineer complies with all the requirements of loadings general dimensions and water discharge capacity

In case all bids are too high or unreasonable in the opinion of the county commissioners they may reject all bids and advertise for new bids

Section 5 This act shall not apply to any contract for the erection repairing or rebuilding of any bridge or bridges that will cost less than five hundred dollars

Section 6 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 800, as follows:

An Act to amend sections three, twelve, thirteen and sixteen of an act approved the twenty-fourth day of July, one thousand nine hundred and thirteen (P. L. 1001), entitled "An Act to regulate nominations and elections for all elective offices of cities of the second class and all offices of judge of a court of record; providing for non-partisan nominations and elections for said offices; abolishing certain existing methods of nomination in such cases and the use of party or political names or

appellations at elections with respect to said offices; imposing certain duties upon the Secretary of the Commonwealth, county commissioners, and election officers and clerks; and providing penalties for the violation of the provisions hereof, and the punishment of certain offenses."

The first section of the bill was read as follows and agreed to.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three of an act approved the twenty-fourth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand one) entitled "An Act to regulate nominations and elections for all elective offices of cities of the second class and all offices of judge of a court of record providing for non-partisan nominations and elections for said offices abolishing certain existing methods of nomination in such cases and the use of party or political names or appellations at elections with respect to said offices imposing certain duties upon the Secretary of the Commonwealth county commissioners and election officers and clerks and providing penalties for the violation of the provisions hereof and the punishment of certain offenses" which as amended by the act approved the eighteenth day of June one thousand nine hundred and fifteen (Pamphlet Laws one thousand forty-six) entitled "An Act to amend sections three eight and sixteen of an act entitled 'An Act to regulate nominations and elections of all elective offices of cities of the second class and all offices of judge of a court of record providing for non-partisan nomination and election for said offices abolishing certain existing methods of nomination in such cases and the use of party or political names or appellations at elections with respect to said offices imposing certain duties upon the Secretary of the Commonwealth county commissioners and election officers and clerks and providing penalties for the violation of the provisions hereof and the punishment of certain offenses' approved the twenty-fourth day of July Anno Domini one thousand nine hundred and thirteen" read as follows

"Section 3 Official primary ballots hereinafter called "non-partisan primary ballots" for the said offices shall be prepared for the primary by the county commissioners and no other ballots for such offices shall be used thereat These non-partisan primary ballots shall be printed on white paper of uniform quality and shall be uniform in size style of printing and general appearance and but one form of non-partisan primary ballots shall be provided for each polling place The non-partisan primary ballot shall be substantially in the following form

NON-PARTISAN PRIMARY BALLOT

.....District.....Ward City of.....
County of.....State of Pennsylvania Primary held
on the.....day of.....19....

Make a cross (X) in the square to the right of each candidate for whom you wish to vote

If you desire to vote for a person whose name is not on the ballot write or paste his name in the blank space provided for that purpose

Judge of the Supreme Court
(Vote for)

John Doe,	
Richard Roe,	
John Stiles,	

Judge of the Court of Common Pleas
(Vote for)

John Doe,	
Richard Roe,	
John Stiles,	

Mayor
(Vote for one)

John Doe,	
Richard Roe,	
John Stiles,	

Council
(Vote for)

John Doe,	
Richard Roe,	
John Stiles,	

Under each group of names of candidates shall be printed blank spaces defined by light lines or rules three-eighths of an inch apart equal in number to the number of candidates for whom an elector would be entitled to vote for such office at the ensuing election

On the back of such ballot shall be printed in prominent type the words official non-partisan primary ballot and there shall also appear on the back of such ballot the fac simile signatures of the county commissioners of the county The ballots shall vary in form only as the names of districts offices or candidates or the provisions of this act may require The names of the candidates shall appear on the official non-partisan primary ballot in alphabetical order under the respective offices Opposite or under the name of each candidate who is to be voted for by the electors of more than one county shall be printed the name of the county in which such candidate resides and opposite or under the name of each candidate who is to be voted for by the electors of the entire county shall be printed the name of the township borough or ward and city as the case may be in which such candidate resides If two or more candidates for the same office shall have the same surname or similar surnames the county commissioners shall upon the request of any of said candidates filed in writing not later than five days after the last day for filing nominations petitions print the occupation of any such candidate so filing a request on the ballot opposite or under his name.

The voter may designate his choice as indicated by the instruction shown on the form of ballot above set forth He may vote for no greater number of persons for nomination to any office than the number for which he could vote at the succeeding election for the same office If he shall vote for a greater number of persons for nomination to any office that he would have a right to vote for at the ensuing election for the same office or if for any reason it be impossible to determine his choice for any office his ballot shall not be counted for such office but the rest of his ballot if properly marked shall be counted No ballot shall be rejected for any technical error which does not render it impossible to determine the voter's choice" is hereby amended to read as follows

Section 3 Official primary ballots hereinafter rolled "Non-partisan primary ballots" for the said offices shall be prepared for the primary by the county commissioners These non-partisan primary ballots shall be printed on white paper of uniform quality and shall be uniform in size style of printing and general appearance and hut one form of non-partisan primary ballots shall be provided for each polling place The non-partisan primary ballot shall be substantially in the following form

NON-PARTISAN PRIMARY BALLOT

.....District.....Ward City of.....
County of.....State of Pennsylvania Primary held
on the.....day of19.....

Make a cross (X) in the square to the right of each candidate for whom you wish to vote

If you desire to vote for a person whose name is not on the ballot write or paste his name in the blank space provided for that purpose

Judge of the Supreme Court
(Vote for)

John Doe,	
Richard Roe,	
John Stiles,	

Judge of the Court of Common Pleas
(Vote for)

John Doe,	
Richard Roe,	
John Stiles,	

Mayor
(Vote for one)

John Doc,	
Richard Roe,	
John Stiles,	

Council
(Vote for)

John Doe,	
Richard Roe,	
John Stiles,	

Under each group of names of candidates shall be printed blank spaces defined by light lines or rules three-eighths of an inch apart equal in number to the number of candidates for whom an elector would be entitled to vote for such office at the ensuing election

On the back of such ballot shall be printed in prominent type the words official non-partisan primary ballot and there shall also appear on the back of such hallow the fac simile signatures of the county commissioners of the county The ballots shall vary in form only as the names of districts offices or candidates or the provisions of this act may require The names of candidates shall appear on the official non-partisan primary ballot in alphabetical order under the respective offices Opposite or under the name of each candidate who is to be voted for by the electors of more than one county shall be printed the name of the county in which such candidate resides and opposite or under the name of each candidate who is to be voted for by the electors of the entire county shall be printed the name of the township borough or ward and city as the case may be in which such candidate resides

A copy of the non-partisan ballot shall also be printed on the regular party ballots in a separate column and all votes cast on party ballots for non-partisan candidates shall be counted and returned in the same manner and with the same force and effect as if case on a separate non-partisan ballot The regular party ballots shall not have printed on the back thereof anything to denote that they are non-partisan primary ballots No ballots other than those provided for in this section shall be used at such primary election for such offices

If two or more candidates for the same office shall have the same surname or similar surnames the county commissioners shall upon the request of any of said candidates filed in writing not later than five days after the last day for filing nomination petitions print the occupation of any such candidate so filing a request on the ballot opposite or under his name

The voter may designate his choice as indicated by the instruction shown on the form of ballot above set forth He may vote for no greater number of persons for nomination to any office than the number for which he could vote at the succeeding election for the same office If he shall vote for a greater number of persons for nomination to any office than he would have a right to vote for at the ensuing election for same office or if for any reason it be impossible to determine his choice for any office his ballot shall not be counted for such office but the rest of his ballot if properly marked shall be counted No ballot shall be rejected for any technical error which does not render it impossible to determine the voter's choice

Mr. CROW. Mr. President, I move to amend by inserting after section 1 the following section 2:

Section 2. That section eleven of said act which reads as follows

"Section 11. As soon as a voter is admitted within the rail in the voting-room, at the time of a primary, the election officer having charge of the ballots shall detach one of said non-partisan primary ballots from the stub and give it to the voter, but shall first fold it as required by law. If the voter is entitled to receive a party ballot he shall receive it at the same time he receives the non-partisan primary ballot. Not more than one non-partisan primary ballot shall be given to a voter: Provided, however, That where a voter inadvertently spoils a non-partisan primary ballot, he may obtain another as provided by the law, first returning the spoiled ballot, which shall be cancelled, preserved, and returned as in like cases at elections.

The voter shall mark said non-partisan primary ballot and deposit it in the ballot-box at the same time he marks and deposits the party ballot, if any.

The ballot check list and the voting check list at primaries shall have separate columns for party ballots and non-partisan primary ballots, and the officers or clerks keeping such lists shall make separate checks or notations for each class of ballots as they are issued and deposited.

When, after the closing of the polls at a primary, the ballots are taken from the ballot-box, the election officers shall, after counting and making a record of the number of ballots for each party, count the number of non-partisan primary ballots cast, and make a record thereof; and, after counting the vote cast for the different persons named on the party ballots and making a record thereof, shall count the vote cast for the different persons named on the non-partisan primary ballots and make a record thereof; and when said count is finally completed they shall certify, in due and proper form, to the number of votes cast for each person upon the non-partisan primary ballots in addition to certifying the party vote as provided by law. The non-partisan primary ballots and their stubs, and the unused non-partisan ballots, shall be disposed of in the same way as the party ballots, stubs, and unused ballots are disposed of according to law; and the returns of non-partisan votes and register of voters shall be placed in envelopes, sealed, kept, and deposited with the county commissioners, and the returns by them computed and canvassed—all as provided by law with respect to party registers and returns."

is hereby amended to read as follows:

Section 11. Any qualified elector who shall ask for, and who is entitled to receive, a party ballot, shall be given the party ballot to which he is entitled, which shall contain the non-partisan primary ballot as provided for in this act and shall not receive any separate non-partisan primary ballot. Any qualified elector who desires to vote only or is entitled to receive only a non-partisan primary ballot shall be given a separate non-partisan primary ballot, and no other ballot. Not more than one non-partisan primary ballot shall be given to a voter: Provided, however, That where a voter inadvertently

spoils a non-partisan primary ballot, he may obtain another as provided by law, first returning the spoiled ballot, which shall be cancelled, preserved, and returned as in like cases at elections.

The voter shall mark said non-partisan primary ballot and deposit it in the ballot-box at the same time he marks and deposits the party ballot, if any.

The ballot check list and the voting check list at primaries shall have separate columns for party ballots and non-partisan primary ballots, and the officers or clerks keeping such lists shall make separate checks or notations for each class of ballots as they are issued and deposited.

When, after the closing of the polls at a primary, the ballots are taken from the ballot-box, the election officers shall after counting and making a record of the number of ballots for each party, count the number of non-partisan ballots cast, and make a record thereof; and, after counting the vote cast for the different persons named on the party ballots and making a record thereof, shall count the vote cast for the different persons named on the non-partisan primary ballots and make a record thereof; and when said count is finally completed they shall certify in due and proper form, to the number of votes cast for each person upon the non-partisan primary ballots, in addition to certifying the party vote as provided by law. All votes cast for any non-partisan candidate on the non-partisan ballot which is printed on the regular party ballots shall be counted and added to the votes cast for such candidate on the separate non-partisan primary ballots, and the total thus obtained shall be certified by the election officers together with the record of the party vote, as herein provided.

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The second section of the bill was read as follows:

Section 2 That section twelve of said act which reads as follows

"Section 12 The county commissioners shall make the proper certification of return of votes cast at any primary for the candidates for nomination for all offices of judge of any court to the Secretary of the Commonwealth who shall tabulate the same and shall certify to the county commissioners of the respective counties the result of the computation of the vote at least thirty days prior to the date of the succeeding election" is hereby amended to read as follows

Section 12 The county commissioners shall make the proper certification of return of votes cast at any primary for the candidates for nomination for all offices of judge of any court to the Secretary of the Commonwealth who shall tabulate the same and shall certify to the county commissioners of the respective counties the result of the computation of the vote at least thirty days prior to the date of the succeeding election. Immediately after the county commissioners shall make the proper certification of return of votes cast at any primary for the candidates for nomination for all offices of judge of any court to the Secretary of the Commonwealth it shall also be the duty of the Secretary of the Commonwealth in the manner hereinafter provided to establish the order of precedence of said names on the ballots and certify the same to the county commissioners of the respective counties at least thirty (30) days prior to the date of the succeeding election

On the question,

Will the Senate agree to the section?

Mr. CROW. Mr. President, I move to amend Section 2, page 10, line 4, by striking out the figure "2" and inserting in lieu thereof the figure "3."

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The third section of the bill was read as follows:

Section 3 That section thirteen of said act which as amended by an act approved the eighteenth day of June one thousand nine hundred and fifteen (Pamphlet Laws one thousand and fifty) entitled "An Act to amend an act entitled 'An Act to regulate nominations and elections for all elective offices of cities of the second class and all offices of judge of a court of record providing for non-partisan nominations and elections for said offices abolishing certain existing methods of nomination in such cases and the use of party or political names or appellations at elections with respect to said offices imposing certain duties upon the Secretary of the Commonwealth county commissioners and election officers and clerks and providing penalties for the violation of the provisions hereof and punishment of certain offences' approved the twenty-fourth day of July one thousand nine hundred and thirteen so as to make the proviso to section thirteen of said act operative where, two or more candidates

for the office of judge of any court of record consisting of several judges are to be elected at one election" reads as follows

"Section 13 The candidates for nomination at any primary for any office within the provisions of this act to be filed at the succeeding election equal in number to twice the number to be elected at the succeeding election who shall have received at such primary the highest number of votes cast for nomination to the office for which they are candidates (or if the number of all the candidates voted for as aforesaid be not more than twice the number to be elected then all the candidates) shall be the nominees for such office and their names and none other except as hereinafter provided shall be printed as candidates for such respective offices upon the official ballots which are provided according to law for use at such succeeding election. Provided That whenever at any primary any candidate for nomination to any of the aforesaid offices to which but one person is to be elected at the succeeding election shall receive a number of votes greater than one-half of the total number of votes cast for such office at such primary and greater than one-half of the number of ballots cast in the political district or division within which the nomination is to be made such candidate shall be the sole nominee for such office and his name and none other shall be printed as candidate for such office upon the official ballots for use at such succeeding election

And provided further That whenever at any primary nominations are to be made of candidates to fill two or more vacancies in any appellate or other court of record composed of two or more judges if any one or more of such candidates shall receive a number of votes greater than one-half of the total number of votes cast for such office at such primary and greater than one-half of the number of ballots cast for any one candidate for any office in the political district or division within which the nomination is to be made then and in such event each of such candidates shall be the sole nominee for one of the respective vacancies in such office. If it appear that less than the whole number of candidates for such office to be elected at the ensuing election have received the required number of votes hereinbefore specified then and in such event he or they who have received that number of votes at the primary shall be the sole nominee or nominees for that number of vacancies in such office and his name or their names and none other shall be printed as candidates for that number of vacancies in and for such office upon the official ballots for use at such succeeding election. The number of candidates for any remaining vacancies in such office for which the primary was declared no sole nominee or nominees as herein just provided and the manner of their election shall remain as provided by existing law in the event of one or more candidates being sole nominees as above provided there shall be two groups of names of candidates on the ballots the names of such sole nominees being in one group and the names of other candidates in the other

In case of a tie the candidates receiving the tie vote shall appear and cast lots before the county commissioners or the Secretary of the Commonwealth as the case may be on the third Friday after the primary and the one to whom the lot shall fall shall be entitled to the nomination. Provided In any case where the fact of a tie vote is not authoritatively determined until after the third Wednesday after the day of the primary the day for appearing and casting lots shall be the second day after the day on which the fact of such tie vote is authoritatively determined. If any candidate or candidates receiving a tie vote fail to appear before twelve o'clock noon on said day the county commissioners or the Secretary of the Commonwealth as the case may be shall cast lots for him or them. For the purpose of casting lots any candidates may appear in person or by proxy appointed in writing" is hereby amended to read as follows

Section 13 The candidates for nomination at any primary for any office within the provisions of this act to be filed at the succeeding election equal in number to twice the number to be elected at the succeeding election who shall have received at such primary the highest number of votes cast for nomination to the office for which they are candidates (or if the number of all the candidates voted for as aforesaid be not more than twice the number to be elected then all the candidates) shall be the nominees for such office and their names and none other except as hereinafter provided shall be printed as candidates for such respective offices upon the official ballots which are provided according to law for use at such succeeding election. Provided That whenever at any primary any candidate for nomination to any of the aforesaid offices to which but one person is to be elected at the succeeding election shall receive a number of votes greater than one-half of the total number of votes cast for such office at such primary such candidate shall be the sole nominee for such office and his name and none other shall be printed as candidate for such office upon the official ballots for use at such succeeding election

And provided further That whenever at any primary nominations are to be made of candidates to fill two or more vacancies in any appellate or other court of record composed of two or more judges if any one or more of such candidates shall receive a number of votes greater than one-half of the total number of votes cast for such office at such primary then and in such event each of such candidates shall be the sole nominee for one of the respective vacancies in such office. One half of the total number of votes cast for such office at such primary shall be ascertained by taking the total number of votes cast for all the candidates for such office and dividing such total vote of all such candidates by the number of persons each voter is entitled to vote for at such primary for such office and this quotient shall be divided by two and any candidate who receives a greater number of votes than the result obtained by the above method of ascertainment shall have met the requirement hereinbefore provided. If it appear that less than the whole number of candidates for such office

to be elected at the ensuing election have received the required number of votes hereinbefore specified then and in such event he or they who have received that number of votes at the primary shall be the sole nominee or nominees for that number of vacancies in such office and his name or their names and none other shall be printed as candidates for that number of vacancies in and for such office upon the official ballots for use at such succeeding election. If it appear that more than the whole number of candidates for such office to be elected at the ensuing election have received the required number of votes hereinbefore specified then the candidates equal to the number of vacancies in such office who received the highest number of votes shall be the sole nominees for such office. The number of candidates for any remaining vacancy or vacancies in such office for which the primary was declared no sole nominee or nominees as herein just provided and the manner of their election shall remain as provided by existing law. In the event of one or more candidates being sole nominees as above provided there shall be two groups of names of candidates on the ballots the names of such sole nominees being in one group and the names of other candidates in the other.

In case of a tie the candidates receiving the tie vote shall appear and cast lots before the county commissioners or the Secretary of the Commonwealth as the case may be on the third Friday after the primary and the one to whom the lot shall fall shall be entitled to the nomination. Provided in any case where the fact of a tie vote is not authoritatively determined until after the third Wednesday after the day of the primary the day for appearing and casting lots shall be the second day after the day on which the fact of such tie vote is authoritatively determined. If any candidate or candidates receiving a tie vote fail to appear before twelve o'clock noon on said day the county Commissioner or the Secretary of the Commonwealth as the case may be shall cast lots for him or them. For the purpose of casting lots any candidate may appear in person or by proxy appointed in writing.

On the question,

Will the Senate agree to the section?

Mr. CROW. Mr. President, I move to amend Section 3, page 11, line 4, by striking out the figure "3" and inserting in lieu thereof the figure "4."

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The fourth section of the bill was read as follows:

Section 4 That section sixteen of said act which as amended by an act approved the eighteenth day of June one thousand nine hundred and fifteen (Pamphlet Laws one thousand and forty-six) reads as follows

"Section 16 At the head of every official ballot furnished for an election at which any candidate for any office within the provisions of this act is to be voted for there shall be printed immediately after the instructions now by law required to be printed thereon the following additional instructions in the same style and size of type to wit a cross mark (X) in the party square in the first column does not carry a vote for any judge or for (here insert names of any other officers for which candidates have been nominated under the provisions of this act) To vote for judge or any city office mark a cross (X) opposite the name of the candidate desired

The group of candidates for the office or the several offices within the provisions of this act shall be printed on the ballot at the head of the second column shall be enclosed in a solid border not less than one-sixteenth of an inch in width and shall be headed with the following words printed in bold-face type not less than sixteen point in size Judicial and city ticket—non-partisan Said instructions shall vary as the names of the offices to be filled may require

The names of the candidates nominated as provided by this act shall be printed on the ballot in alphabetical order under the titles of the respective offices and without any party name or appellation and the names of no other candidates for such offices shall be printed on said ballots. If two or more candidates for the same office shall have the same surname or similar surnames the county commissioners shall upon the request of any of said candidates filed in writing not later than twenty days prior to the election print the occupation of any such candidate so filing a request on the ballot opposite or under his name. At the right of the name of each candidate shall be a square for the insertion of a cross mark and following the list of candidates for each different office to be filled (or under the name of the office itself if there are no candidates) shall be left blank spaces—all as required by law" is hereby amended to read as follows

Section 16 At the head of every official ballot furnished for an election at which any candidate for any office within the provisions of this act is to be voted for there shall be printed immediately after the instructions now by law required to be printed thereon the following additional instructions in the same style and size of type to wit A cross mark (X) in the party square in the first column does not carry a vote for any judge or for (here insert names of any other offices for which candidates have been nominated under the provisions of this act) To vote for judge or any city office mark a cross (X) opposite the name of the candidate desired

The group of candidates for the office or the several offices within the provisions of this act shall be printed on the ballot at the head of the second column shall be enclosed in a

solid border not less than one-sixteenth of an inch in width and shall be headed with the following words printed in bold-face type not less than sixteen points in size Judicial and city ticket—non-partisan Said instructions shall vary as the names of the offices to be filled may require

The names of the candidates for office in cities of the second class nominated as provided by this act shall be printed on the ballot in alphabetical order under the titles of the respective offices. The number of votes cast for the respective candidates for the office of judge at the primary shall determine the order of precedence of the names of such candidates upon the ballot for the election. The name of the candidate receiving the highest number of votes shall head the group of candidates and the names of the other candidates shall follow in descending numerical order according to the number of votes cast for each. In case of a tie between any two or more candidates their position shall be established alphabetically. The names of all candidates shall be printed on the ballot without any party name or appellation and the names of no other candidates for office in cities of the second class or for the office of judge shall be printed on said ballots. At the right of the name of each candidate shall be a square for the insertion of a cross mark and following the list of candidates for each different office to be filled (or under the name of office itself if there are no candidates) shall be left blank spaces—all as required by law

On the question,

Will the Senate agree to the section?

Mr. CROW. Mr. President, I move to amend section 4, page 17, line 4, by striking out the figure "4" and inserting in lieu thereof the figure "5."

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows:

An Act to amend sections three twelve thirteen and sixteen of an act approved the twenty-fourth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand one), entitled "An Act to regulate nominations and elections for all elective offices of cities of the second class and all offices of judge of a court of record providing for non-partisan nominations and elections for said offices abolishing certain existing methods of nomination in such cases and the use of party or political names or appellations at elections with respect to said offices imposing certain duties upon the Secretary of the Commonwealth county commissioners and election officers and clerks and providing penalties for the violation of the provisions hereof and the punishment of certain offenses."

On the question,

Will the Senate agree to the title?

Mr. CROW. Mr. President, I move to amend title, line 1, by inserting after the word "three" the word "eleven."

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 801 (House Bill No. 1043), entitled:

An Act fixing the compensation of the custodian of the wash-room custodian of the basement day watchman night watchman and elevatorman of the Senate the elevatorman chief watchman and night watchman of the House of Representatives and repealing all acts or parts of acts inconsistent herewith

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 810 (House Bill No. 941), entitled:

An Act relating to eggs prohibiting the sale offering for sale exposing for sale or having in possession with intent to sell

eggs for and as fresh that are not fresh eggs or of branding or of labeling or marking eggs as being fresh eggs that are not fresh eggs prescribing certain duties of the Dairy and Food Commissioner in reference thereto and providing penalties for the violation thereof.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. DAIX. Mr. President, I move that Senate Bill No. 810 (House Bill No. 941), the bill just read, be recommended to the Committee on Appropriations.

Mr. JONES. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 815, as follows:

An Act repealing an act entitled "An Act to fix the time for filing nomination papers for State officers and for determination by the courts of contested papers" approved the twenty-ninth day of May one thousand nine hundred seventeen.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That an act of Assembly entitled "An Act to fix the time for filing nomination papers for State officers and for determination by the courts of contested papers approved the twenty-ninth day of May one thousand nine hundred seventeen (Pamphlet Laws three hundred twelve) shall be and the same is hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 816, as follows:

An Act amending sections five six and seven of an act approved the tenth day of June one thousand eight hundred ninety-three entitled "An act to regulate the nomination and election of public officers requiring certain expenses incident thereto to be paid by the several counties and punishing certain offenses in regard to such elections" as the same was amended by an act approved the ninth day of July one thousand eight hundred ninety-seven.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five of an act approved the tenth day of June one thousand eight hundred ninety-three (Pamphlet Laws four hundred nineteen) entitled "An Act to regulate the nomination and election of public officers requiring certain expenses incident thereto to be paid by the several counties and punishing certain offenses in regard to such elections" as the same was amended by an act of Assembly approved the ninth day of July one thousand eight hundred ninety-seven (Pamphlet Laws two hundred twenty-three) and which as so amended reads as follows

"Section 5 Certificates of nomination for candidates for the offices of presidential electors and members of the House of Representatives of the United States and for State officers including those of judges senators and representatives shall be filed with the secretary of the Commonwealth at least forty-two days before the day of election for which the candidates are nominated and nomination papers for candidates for the said offices shall be filed with the said Secretary at least thirty-five days before the day of such election Certificates of nomination and nomination papers for candidates for all other offices except township and borough offices shall be filed with the county commissioners of the respective counties at least twenty-eight and twenty-one days respectively before the day of the election Certificates of nomination and nomination papers for candidates for township and borough offices and election officers and school directors in the same shall be filed with the county commissioners at least eighteen and fifteen days respectively before the day of election In determining or reckoning any period of time mentioned in this act the day upon which the act is done paper filed or notice given shall be excluded from and the day of election shall be included in the calculation or reckoning" shall be and the same is hereby amended to read as follows

Section 5 Nomination papers for candidates for the offices of presidential electors and members of the House of Representatives of the United States and for State officers including those of judges senators and representatives shall be filed with the Secretary of the Commonwealth at least sixty days before

the day of election Nomination papers for candidates for all other offices shall be filed with the county commissioners of the respective counties at least twenty-eight days before the day of election In determining or reckoning any period of time mentioned in this act the day upon which the act is done paper filed or notice given shall be excluded from and the date of the election shall be included in the calculation or reckoning

Section 2 That section six of said act of June tenth one thousand eight hundred ninety-three as amended by said act of July ninth one thousand eight hundred ninety-seven and which as amended by said act reads as follows

"Section 6 It shall be the duty of the officer or officers to whom any nomination certificate or paper is brought for the purpose of filing to examine the said certificate or paper and if it lack sufficient signatures or be otherwise manifestly defective it shall not be filed but the action of said officer or officers in refusing to receive a certificate or paper may be reviewed by the court of common pleas of the county upon an application for a mandamus to compel its reception as of the date when it was brought to the office All nomination certificates and papers which have been filed shall be deemed to be valid unless objections thereto are duly made by writing filed in the court of common pleas of the county in which the certificate or paper objected to has been filed and with the officer or officers with whom such certificates or papers have been filed and within the following periods

First In the case of certificates and papers filed with the Secretary of the Commonwealth at least thirty-five days before the day of election in the case of certificates of nomination and at least twenty-eight days before the day of election in the case of nomination papers

Second In the case of other certificates and papers except those designed for borough and township officers at least eighteen days before the day of election

Third In the case of certificates and papers designed for borough and township officers at least twelve days before the day of election In case the court is in session one or more judges thereof shall proceed to hear such objections without unnecessary adjournment or delay and shall give such hearing precedence over all other business before him or them With respect to certificates and papers filed with the Secretary of the Commonwealth such objections shall be heard and finally determined at least sixteen days before the day of election In case the court is not in session any judge thereof on the presentation to him of the certificate of the prothonotary that such objections have been filed as aforesaid shall proceed to hear such objections as aforesaid No objection of any nature whatever shall be filed unless accompanied by proof of service of notice of the proposed objection upon at least one of the candidates named in the certificate or paper objected to nor shall any objection be heard in the absence of any of the said candidates without proof of service of notice of the hearing upon them If the court decide that the certificate or paper objected to was not filed by parties entitled under this act to file the same it shall be wholly void but if it be adjudged defective only the court shall indicate the matters as to which it requires amendment and the time within which such amendment must be made and every certificate or paper amended after the time when the names therein contained should have been sent to the sheriff shall be subject to the provisions of this act concerning substituted nominations The officers with whom nomination certificates and papers have been filed shall permit the political parties or bodies who have filed them to amend them of their own motion at any time prior to the printing of the ballot" shall be and the same is hereby amended to read as follows

Section 6 It shall be the duty of the officer or officers to whom any nomination paper is brought for the purpose of filing to examine the said paper and if it lacks sufficient signatures or be otherwise manifestly defective it shall not be filed but the action of said officer or officers in refusing to receive such paper may be reviewed by the court of common pleas of the county upon an application for mandamus to compel its reception as of the date when it was brought to the office All nomination papers which have been filed shall be deemed to be valid unless objections thereto are duly made by writing filed in the court of common pleas of the county in which the paper objected to has been filed and with the officer or officers with whom such papers have been filed and within the following periods

First In the case of papers filed with the Secretary of the Commonwealth at least fifty days before the day of election

Second In the case of other papers at least twenty-five days before the day of election

Third In case the court is in session one or more judges thereof shall proceed to hear such objections without unnecessary adjournment or delay and shall give such hearing precedence before any other business before him or them With respect to papers filed with the Secretary of the Commonwealth such objections shall be heard and finally determined at least thirty days before the day of the election and in all other cases at least eighteen days before the day of election

In case the court is not in session any judge thereof on the presentation to him of the certificate of the prothonotary that such objections have been filed shall proceed to hear such objections No objection of any nature whatever shall be filed unless accompanied by proof of service of notice of the proposed objection upon at least one of the candidates named in the paper objected to nor shall any objection be heard in the absence of any of the said candidates without proof of service of notice of the hearing upon them If the court decide that the paper objected to was not filed by parties entitled under this act to file the same it shall be wholly void but if it be adjudged defective only the court shall indicate the matters in

which it requires amendment and the time within which such amendments must be made and every paper amended after the time when names therein contained should have been sent to the sheriff shall be subject to the provisions of this act concerning substituted nominations

The officers with whom nomination papers have been filed shall permit the political parties or bodies who have filed them to amend them of their own motion at any time prior to the printing of the ballot

Section 3 That section seven of said act of June tenth one thousand eight hundred ninety-three which reads as follows

"Section 7 Any person whose name has been presented as a candidate may cause his name to be withdrawn from nomination by request in writing signed by him and acknowledged before an officer qualified to take acknowledgments of deeds and filed in the office where his nomination certificate or paper in on file fifteen days or in the case of township and borough election twelve days previous to the day of the election and no name so withdrawn shall be printed upon the ballots

Where any office not in court of record shall for any cause become vacant after the time for making nominations for such office shall have elapsed or when a writ for a special election to supply a vacancy shall direct such election to be held at a date which would prevent the making of nominations in time to comply with section five of this act nominations for the office to be filled may still be made in accordance with sections two and three of this act but in other respects the provisions of section twelve of this act shall apply to such nominations" shall be and the same is hereby amended to read as follows

Section 7 Any person whose name has been presented as a candidate for the office of presidential elector member of the House of Representatives of the United States or for any State office including those of judges senators and representatives may cause his name to be withdrawn from nomination by request in writing signed by him and acknowledged before an officer qualified to take acknowledgments of deeds and filed in the office of the Secretary of the Commonwealth at least fifty days previous to the day of the election and all candidates for other offices with the county commissioners of the respective counties at least twenty-five days previous to the day of the election and no name so withdrawn shall be printed upon the ballots

Where any office not in court of record shall for any cause become vacant after the time for making nominations for such office shall have elapsed or when a writ for a special election to supply a vacancy shall direct such election to be held at a date which would prevent the making of nominations in time to comply with section five of this act nominations for the office to be filled may still be made in accordance with sections two and three of this act but in other respects the provisions of section twelve of this act shall apply to such nominations

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 817, as follows:

An Act to amend section three of an act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred nineteen) entitled "An Act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three of an act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred nineteen) entitled "An Act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to National party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" as amended by the act approved the sixth day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred fifty-three) entitled "An Act to amend section three of an act approved the twelfth day of July one thousand nine hundred thir-

teen (Pamphlet Laws seven hundred and nineteen) entitled "An Act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" which reads as follows

"Section 3 One primary shall be held each year in every election district of this Commonwealth in which nominations are to be made or delegates and alternate delegates to national conventions State committeemen or party officers including members of the national committee are to be elected as herein provided The said primaries shall be held on the third Wednesday of September in all odd-numbered years and on the third Tuesday of May in all even-numbered years The primary held on the third Wednesday of September shall be known as the Fall primary and the primary held on the third Tuesday of May shall be known as the Spring primary

Candidates for all offices to be filled at the general election shall be nominated at the Spring primary Delegates and alternate delegates to national party conventions State committeemen and such party officers including members of the national committee as are required by the rules of the several political parties to be elected by a vote of the party electors shall be elected at the Spring primary except as otherwise provided in this act

The vote for candidates for the office of President of the United States as herein provided for shall be cast at the Spring primary

Candidates for all offices to be filled at the municipal election shall be nominated at the Fall primary" is hereby further amended to read as follows

Section 3 One primary shall be held each year in every election district of this Commonwealth in which nominations are to be made or delegates and alternate delegates to national party conventions State committeemen or party officers including members of the national committee are to be elected as herein provided The said primaries shall be held on the third Tuesday of September in all odd-numbered years and on the third Tuesday of May in all even-numbered years The primary held on the third Tuesday of September shall be known as the Fall primary and the primary held on the third Tuesday of May shall be known as the Spring primary

Candidates for all offices to be filled at the general election shall be nominated at the Spring primary Delegates and alternate delegates to national party conventions State committeemen and such party officers including members of the national committee as are required by the rules of the several political parties to be elected by a vote of the party electors shall be elected at the Spring primary except as otherwise provided in this act

The vote for candidates for the office of President of the United States as herein provided for shall be cast at the Spring primary

Candidates for all offices to be filled at the municipal election shall be nominated at the Fall primary

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 820, as follows:

An Act to amend sections ten thirteen fourteen and fifteen of an act entitled "An Act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to National party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" approved the twelfth day of July Anno Domini one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) so as to provide fully how many official and specimen ballots shall be provided for each party at the primaries and to whom the same shall be delivered what other election materials shall be furnished and what printed instructions shall be given voters and election officers how the official ballots shall be given to qualified electors how party membership shall be evidenced and how and when it may be challenged how the vote shall be counted recorded and returned by the election officers what shall be done with the ballots voted their stubs and the unused spoiled and void ballots tally papers oaths of election officers affidavits of voters of electors lists of voters of each party triplicate and other return sheets and who shall have the custody of same to require

the return and public inspection of all the spoiled and unused ballots from each election district before the computation of any returns therefrom to prescribe the method of computing and canvassing such returns publicly to provide who shall constitute the return board for any county wherein one or more of the commissioners are candidates at any primary to regulate the manner of correcting apparent errors in certain returns and the opening of ballot boxes and the recounting of votes when any county commissioner or judge of the court of common pleas deems it necessary in order to obtain a correct count or upon the petition of three electors averring fraud or error to assure the right of any authorized representative of any party or candidate to hear record and check up the returns as read as well as to inspect the same and any other public documents relating to any primary election to allow any person aggrieved by any decision of the county commissioners to appeal therefrom to the court of common pleas of the proper county to make certain violations of said act as amended hereby misdemeanors and to provide penalties for the punishment of such offences and to repeal inconsistent legislation.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section ten of an act approved the twelfth day of July Anno Domini one thousand nine hundred and thirteen entitled "An Act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to National party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" which reads as follows

"Section 10 The county commissioners shall prepare and furnish to the election officers for use at the primaries as many official ballots for each party as are equal to double the largest entire vote cast for any candidate of said party within the election district at any of the last three preceding general elections. Provided That the county commissioners upon request made in writing by any candidate of any party within four weeks prior to the primary shall furnish such additional number of ballots in any election district as said county commissioners may deem necessary

The county commissioners shall also furnish specimen ballots for the use of electors at the polls equal in number to one-fourth the whole number of official ballots said specimen ballots to be printed on colored paper and to be the same size and form as the official ballot

On the back of each specimen ballot for the primary next preceding the election of a President of the United States the county commissioners shall print subdivision (c) of section six of this act

The official ballots shall be bound in books of one hundred each in the same manner as ballots at elections and shall be delivered to the officers of election in the same manner as ballots are or hereafter may be required by law to be delivered to officers of election for use at elections

The county commissioners shall prepare and furnish to the election officers at the primaries such ballot boxes properly numbered for each election district lists of voters forms including forms of affidavits for obtaining assistance in marking ballots and for voters challenged as to identify party membership residence and bribery blanks return sheets blank books and other supplies as they are or hereafter may be required to furnish by law to said officers for use at elections and shall deliver them in the same manner as at elections The said supplies shall have printed upon them appropriate instructions and shall be in appropriate form for use at the primaries They shall also provide for opening of the polling-places for the compensation of the owners thereof shall see that they are in proper order and provided with voting booths as at elections" shall be and the same is hereby amended to read as follows

Section 10 The county commissioners shall prepare and furnish to the election officers in each election district in due time for use at the primaries one book of fifty official ballots of each party for every forty and fraction of forty votes cast within the particular election district for the candidate of the particular party who received the largest vote cast for any candidate of such party at any of the last three preceding elections either general or municipal and no additional official ballots shall be furnished any party in any election district unless the number of electors registered and enrolled as members of any particular party in any election district shall exceed the largest vote aforesaid in which case the county commissioners shall furnish official ballots for said party in the ratio aforesaid upon the basis of such enrollment or registration

With the official ballots to be furnished in advance of the primaries the county commissioners shall also furnish and deliver to the election officers specimen ballots for the use of electors at the polls equal in number to one-fifth the whole number of such official ballots said specimen ballots to be printed on colored paper and to be of the same size and form as the official ballots but without any permanent marking of stubs and in addition thereto on the Wednesday preceding every primary the county commissioners shall upon request made at their office there deliver to each candidate whose name is printed on any party ballot or to his authorized representative without charge three specimen ballots of such party for each election district in the county or city or political

district thereof in which such candidate may be voted for the use of such candidate and the watchers whom he may appoint as hereinafter provided

On the back of each specimen ballot for the primary next preceding the election of a President of the United States the county commissioners shall print subdivision (c) of section six of this act

The official ballots shall be attached to stubs which shall be numbered consecutively from one to the highest number to be furnished to each particular election district and bound in books of fifty each which shall be numbered in the order of the numbers of their stubs in the same manner as at elections and the county commissioners shall keep a record of the number of such books and ballots printed and delivered to each election district and of the number of stubs unused ballots and spoiled and cancelled ballots subsequently returned therefrom

In addition to official and specimen ballots as aforesaid the county commissioners shall prepare and furnish to the election officers in due time for use at the primaries sufficient ballot boxes and other election materials properly numbered for each election district including the assessor's lists or registers known as the "ballot check list" and the "voting check list" respectively blank forms including forms for the duplicate oaths of the election officers and forms of affidavits for electors desiring assistance in making their ballots and for those challenged as to their identity party membership residence or bribery to make proof of their right to vote blank tally papers and triplicate return sheets for each party blank statements for general returns of all votes cast blank books for making lists of persons voting with sufficient space for noting their party enrollments printed instructions and notice of penalties for the information of electors and election officers for such other supplies as they are or hereafter may be required by law to furnish to said election officers for use at elections and shall deliver them in the same manner as at elections The said forms blank books and other supplies shall have printed upon them appropriate instructions and shall be in appropriate form for use at the primaries The county commissioners shall also provide for the opening of the polling-places and for the compensation of the owners thereof and shall see that they are in proper order and provided with voting booths as at elections

The county commissioners shall provide each election district with cards of instruction as aforesaid equal in number to one-fifth of the whole number of official ballots furnished thereto on which shall be printed the last paragraph of section eleven of this act and all of section thirteen hereof and such part of section fourteen as relates to the duties of the election officers after the closing of the polls and such other directions regarding the marking and counting of ballots or the general election laws not inconsistent herewith as the county commissioners may think proper The election officers shall post at least three cards of instructions in the voting room outside of the guard rail as soon as the polls are open and thereafter give such cards to such persons desiring to vote as shall request the same

Section 2 That section thirteen of the aforesaid act which reads as follows

"Section 13 The qualifications of electors entitled to vote at a primary shall be the same as the qualifications of electors entitled to vote at elections within the election district where the primary is held except that with respect to the payment of taxes it shall be sufficient if an elector shall have paid within two years before the next succeeding election a state or county tax which shall have been assessed at least two months before the said election and paid on or before the day of the primary and in cases where personal registration is required on or before the registration day on which the elector registers Each elector shall prove his qualifications and his identity in the same manner in which electors in the election district in which he offers to vote are or hereafter may be required by law to prove their qualifications or identity on election day and may be challenged as at elections

Each elector shall have the right to receive the ballot of the party for which he asks. Provided That if he is challenged he shall be required to make oath or affirmation that at the last preceding election at which he voted he voted for a majority of the candidates of the party for whose ballot he asks

If such last preceding election at which such elector voted was a general election at which Presidential electors were voted for he shall in determining the number of candidates for which he voted at such last preceding election count the group of Presidential electors as two candidates

Upon executing such affidavit the voter shall be entitled to receive the ballot for which he has called and to cast his vote according to law. If he is unable or unwilling to make such affidavit he shall be denied the right to receive such ballot but he shall not be deemed thereby to be guilty of any violation or attempted violation of this law" shall be and the same is hereby amended to read as follows

Section 13 No official ballot shall be taken or detached from its stub in any book of ballots except by an election officer when a person desiring to vote has been found to be a qualified elector entitled to vote as hereinbefore stated and not more than one ballot shall be removed at any one time or given to any voter except when a voter inadvertently spoils a ballot and immediately returns it to the election officers for cancellation in which case he may be given another Any person removing any ballot from any book of official ballots except in the manner aforesaid shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine not exceeding one thousand dollars or to undergo an imprisonment for not more than one year or both at the discretion of the court for each offense

Qualifications of electors entitled to vote at a primary shall be the same as the qualifications of the electors entitled to vote at elections within the election district where the primary is held except that with respect to the payment of taxes it shall be sufficient if an elector shall have paid within two years before the next succeeding election a state or county tax which shall have been assessed at least two months before the said election and paid on or before the day of the primary and in cases where personal registration is required on or before the registration day on which the elector registers. Provided That no elector who is not registered and enrolled as a member of a designated political party in accordance with the law requiring such registration and enrollment now or hereafter in force shall be permitted to vote the ballot of such party or any other party ballot at any primary. Each elector may be challenged and if challenged shall prove the aforesaid qualifications and his identity in the same manner in which electors in the election district in which he offers to vote are or hereafter may be required by law to prove their qualifications or identity on election day except that in cases as in cities of the first second and third classes where personal registration is required all challenges respecting party membership must be made at the time of such registration and in such cases the designation of the political party of the elector on the register shall be conclusive evidence of such membership at the succeeding primary or primaries. In other cases as in districts other than in said cities if an elector although enrolled as a member of any particular party is challenged regarding such membership he shall be required to make oath or affirmation that at the last preceding election at which he voted he voted for a majority of the candidates of said party and upon executing such affidavit he shall be entitled to receive and vote the ballot of such party but if he is unable or unwilling to make such affidavit he shall be denied the right to receive such ballot but he shall not be deemed to be guilty of any violation or attempted violation of any law by reason of having asked for a ballot of the party which he is enrolled.

If such last preceding election at which such elector voted was a general election at which Presidential electors were voted for he shall in determining the number of candidates for which he voted thereat count the group of Presidential electors as two candidates.

Section 3 That section fourteen of the aforesaid act which reads as follows

"Section 14 The ballot boxes list of voters (a copy of which shall be posted outside the polling-place) and other records shall be delivered into the custody of the officers who are or hereafter may be required by law to keep similar records of elections

Upon the closing of the polls at such primary the election officers shall forthwith proceed to open the ballot boxes and take therefrom the ballots and first count the number cast for each party and make a record thereof and then count the vote cast for the different persons named upon said party ballots and make a record thereof and when said count is finally completed they shall certify in due and proper form to the number of votes cast for each person upon the respective party tickets. They shall then replace the ballots so counted and canvassed in the boxes and lock the same. They shall then place all stubs and unused ballots in an envelope or package to be furnished by the county commissioners and forthwith seal the same and they shall also place the returns of votes and the register of voters aforesaid for each party together with affidavits made pursuant to the provisions of this act in separate envelopes and forthwith seal the same. All of said envelopes shall then be kept by the judges of election and shall on or before noon of the Thursday following be deposited by him in person or by registered mail with the county commissioners who shall on the succeeding day at noon publicly commence the computation and canvassing of the returns and continue the same from day to day until completed and for that purpose to have the right to petition the court of common pleas for the use of its processes to enforce the provisions of this act in relation to the returns of the election officers.

The stubs and unused ballots and all returns of votes registers of voters and affidavits returned to the county commissioners as aforesaid shall be carefully preserved by them for a period of at least one year" shall be and the same is hereby amended to read as follows

Section 14 Upon the closing of polls at such primary and before the ballot boxes are opened the number of ballots issued to the voters of each party as shown by the stubs and the number of ballots of each party if any spoiled and returned by voters and cancelled shall be announced to all present in the voting room and entered on the general return sheets aforesaid and then the names checked as having voted in the two assessor's lists or registers marked "Ballot check list" and "voting check list" respectively shall be immediately counted and the result announced and compared with the number of ballots issued as above ascertained after deducting the number spoiled and cancelled and said results shall also be compared with the number of names written in the numbered lists of voters which shall be made as at elections as the electors receive and cast their ballots with the addition of a note of each elector's party enrollment after his name. If any difference exist which are not found to be due merely to clerical errors such differences shall also be noted on the general return sheets aforesaid. Then the numbered lists of voters (except a copy of the latter which shall be hung outside of the polling place) shall be placed in the separate envelopes provided for them respectively and sealed. In cities the voting and ballot check lists shall be put in one envelope and sealed and subsequently delivered to the registration commissioners or county commissioners as required by the personal registration acts relating to cities of various classes

Also the stubs of all ballots used together with all unused ballots and all spoiled and cancelled ballots of each party and the ballot check list in boroughs townships and districts other than in cities shall be placed in a separate envelope and sealed before the ballot boxes are opened which package shall be kept by the judges and delivered by him in person to the county commissioners at such place as they shall designate on or before noon of the Thursday following such primary.

As soon as all the ballots of each party have been properly accounted for and those outside the ballot boxes as well as the said lists sealed as aforesaid the election officers shall forthwith open the ballot boxes and take therefrom all ballots therein and separate the same according to the party to which they belong and first audibly count the number cast for each party one by one and make a record thereof and then the judge or one of the inspectors in the presence of the other officers shall read aloud the names marked or inserted upon each ballot keeping the ballots of each party in sequence together with the office for which the person named is a candidate and any other relevant matter necessary to identify him and the clerks shall carefully enter each vote as read and keep account of the same in triplicate tally papers for each party to be provided as aforesaid. All ballots after being removed from the box shall be kept within the unobstructed view of all persons in the voting room until replaced in said box and no person while handling same shall have in his hand any pencil pen stamp or other means of marking or spoiling any ballot. When the vote cast for the different persons names upon said party ballots shall have been fully recorded on said tally papers and counted the election officers shall duly certify to the number of votes cast for each person upon the respective party tickets and shall prepare triplicate returns thereof for each party and also general returns in duplicate showing besides the entries made thereon as aforesaid the number of ballots of each party cast and the number of ballots of each party declared altogether void including any blank ballots cast as well as the votes cast for each candidate on each party ticket one of which statements shall be immediately posted for the information of the public outside the voting room or polling place and the other of which shall be entrusted to the judge for delivery to the county commissioners with the package of unused ballots et cetera aforesaid. The election officers shall then replace the ballots cast so counted and canvassed in the boxes including those declared void together with one set of tally papers one set of said triplicate return sheets one numbered list of voters sealed as aforesaid (and the voting check list in districts other than in cities) and one oath of each election officer and lock and seal each ballot box so that nothing can be inserted therein until it be opened again and the judge and minority inspector shall deliver them to the county commissioners at the place designated by them or by law on or before noon of the Thursday following such primary and the county commissioners shall not compute any returns from any election district until the ballot boxes thereof as well as the package of unused ballots et cetera aforesaid therefrom is returned to them as aforesaid.

The minority inspector shall retain one complete set of tally papers and one of the triplicate return sheets for each party and one set of the affidavits of voters and other persons except oaths of election officers made pursuant to the provisions of this act at such primary and carefully preserve the same for the period of at least one year. The remaining tally papers triplicate return sheets and affidavits of voters and others including oaths of election officers shall be placed in separate envelopes to be provided for the same and sealed as soon as the count is finally completed. All of such envelopes and the other numbered list of voters previously sealed as aforesaid shall be entrusted to the judge of election and shall on or before noon of the Thursday following be deposited by him in person or by registered mail with the county commissioners who shall on the succeeding day at noon publicly commence and computation and canvassing of the returns and continue the same from day to day until completed in the manner hereinafter provided except that if any of the county commissioners of any county shall be a candidate for any nomination at any primary he shall not act as a member of the return board for computing or canvassing any returns of such primary but the other two commissioners if both are qualified shall act and in case in any county there are not at least two commissioners so qualified at least two judges of the court of common pleas of such county shall be designated by said court to act as a return board. Provided That neither of them are candidates for any nomination at such primary either on a party or a non-partisan ballot and if less than two judges are qualified and able to act in such county any judge who is qualified may act alone and if there be none qualified the prothonotary of such county shall act as the return board.

The general returns from the various districts shall be open to public inspection at the office of the county commissioners as soon as they receive same from the judges thereof.

The county commissioners shall provide a convenient public place for holding the sessions of the return board wherever may compose it as aforesaid the sessions of the return board whenever may compose it as aforesaid with adequate accommodations for the authorized representatives of each party and candidate concerned in any such primary not exceeding two such representatives for each of them at any one time to attend and to keep or check up their own computations of the votes cast in the several election districts as the returns from the same are read as hereinafter directed and the county commissioners shall give at least one week's previous notice of advertising once in at least two newspapers of a large circulation published at the county seat of the time and place when and where such return board will convene and hold its sessions and keep copies of such advertisement posted in their office during said period.

At noon on the Friday following any such primary the county commissioners shall have ready a sufficient number of blank

forms of returns made out in a proper manner and headed as the nature of the ballots may require for making out full and fair statements of all votes which shall have been given within the county or any political district therein according to the returns from the several election districts thereof for any person voted for therein for any party nomination or party office.

All the clerks of the county commissioners and other persons assisting in the official computation and canvassing of the votes shall be first sworn to perform their duties impartially and not to read write count or certify any return or vote falsely or fraudulently.

The general returns made by the judges as aforesaid from the various election district shall be read one after another in the usual order slowly and audibly by one of the clerks who shall in each case read therefrom the number of ballots of each party issued spoiled and cancelled and cast respectively whereupon the clerk having charge of the records of the county commissioners showing the number of ballots of each party furnished for each election district and the number of stubs and unused ballots and spoiled and cancelled ballots returned shall publicly announce the number of same respectively and unless it appears by said numbers or calculations therefrom that said records and the said general return correspond no further returns shall be read from the latter until all the ballots issued are fully accounted for and all the stubs and unused ballots spoiled and cancelled ballots as well as the other election returns aforesaid shall be open to public inspection and shall be carefully preserved together with the contents of the ballot box by the county commissioners for at least eleven months and not destroyed in any event without the previous consent in writing by the district attorney. None of the envelopes sealed by election officers and entrusted to the judges of election shall be opened by any person except by order of the return board or of the court of common pleas.

When the records agree with the said returns regarding the ballots the votes recorded for each candidate on each party ticket shall be read by the said clerk slowly audibly and in an orderly manner from the said returns and the figures announced shall be compared by other clerks with the return sheets of each party for the respective districts and discrepancies shall be immediately called to the attention of the return board which shall thereupon compare said return sheets with the tally papers for the same election district respecting the same candidates or party ballots and if the tally papers and party return sheets agree the general return shall be forthwith corrected to conform thereto but in every other case the return board shall forthwith cause the ballot box of such division to be brought before it and opened under its direction and the ballots therein recounted respecting any vote in question in the presence of representatives of each party and candidate interested who are attending the canvass of such votes and if such recount shall not be sufficient to correct the error in any of the said returns the return board may summon the election officers and overseers if any to appear forthwith with all election papers in their possession and the court of common pleas shall use its processes to enforce such summons if necessary and if any error or fraud is discovered the return board shall compute and certify the votes justly regardless of any fraudulent or erroneous returns presented to it and report the facts to the district attorney of the proper county for action in cases that appear to warrant same.

As the returns from each election district are read computed and found to be correct or corrected as aforesaid they shall be recorded on the blanks prepared for the purpose of casting up the total vote of each candidate on each party ticket until all the return from the various election districts which are entitled to be counted shall have been duly recorded when they shall be added together announced and attested by the clerks who made and computed the entries respectively and at the expiration of ten days after the completion of said computation the return board shall certify the several returns accordingly to the county commissioners unless upon appeal taken from any decision the court of common pleas shall have directed any returns to be revised in which cases such returns shall be revised and certified accordingly.

Section 5 That section fifteen of the aforesaid act which reads as follows

Section 15 Upon the sworn petition of five qualified electors of any election precinct division or district that any act of fraud or error which upon information which they consider reliable they believe has been committed in any election precinct division or district of the county the court of common pleas of said county shall order the county commissioners to open the ballot box of such election precinct division or district and recount the votes such recount to be conducted in such manner and under such condition as the court shall prescribe. Any person aggrieved by any decision of the county commissioners may appeal therefrom within ten days from the decision of the county commissioners to the court of common pleas of the proper county whose duty it shall be to hear the said appeal. The court on said appeal shall have full power and authority to hear and determine all matters pertaining to any fraud or error committed in said election precinct division or district and to make such decree as be originated and conducted as in cases of elections right and justice may require. Contests of primaries shall be originated and conducted as in cases of election shall be and the same is hereby amended to read as follows

Section 15 Any election officer or clerk of election or clerk of the county commissioners or other person who knowingly inserts or knowingly permits to be inserted any fictitious name false figure or other material entry on or in any assessor's list register list of voters affidavit tally paper return sheet statement certificate or oath voucher ballot or other record or document authorized or required to be made used

signed returned or preserved for any public purpose in connection with any primary or who materially alters or intentionally destroys any entry which has been lawfully made therein except by public order of the county commissioners or of the court of common pleas or who takes or removes any such book affidavit return ballot or other document or record from the custody of any person having lawful charge thereof in order to prevent the same from being used or inspected or copied as required or permitted by law or who neglects or refuses to deliver the same into the custody of the officials who are or hereafter may be required by law to use or keep the same shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding one thousand dollars or to undergo an imprisonment for a period not exceeding three years or both in the discretion of the court.

Upon the sworn affidavit of three qualified electors of any election precinct division or district of any county that upon information which they consider reliable they believe an act of fraud or error although not manifest upon the general return of votes made therefrom has been committed therein the return board shall at any time prior to the completion of the computation and canvassing of all the returns for the county open the ballot box of such election district and cause the entire vote thereof to be recounted in manner aforesaid and if they discover any fraud or material error they shall correct compute and certify the votes of such election district justly regardless of any fraudulent or erroneous returns made by the election officers thereof and correct any entries previously made in the papers being prepared by the return board accordingly.

Any person aggrieved by any order or decisions of any return board not consisting of judges of the court of common pleas regarding the computation or canvassing of the returns or by their refusal to open the ballot box of any election district upon a proper petition as aforesaid may appeal therefrom within five days thereafter to the court of common pleas of the proper county setting forth why he feels that an injustice has been done and praying for such order as will give him relief and upon the payment to the prothonotary of a fee of three dollars for filing such appeal a judge of the said court shall fix a time and place for hearing the matter in dispute within five days thereafter of which due notice shall be served with a copy of said appeal by the appellant upon one of the return board whose action is complained of and upon every attorney who opposes the contention of the appellant before such return board and upon any other person that said judge shall direct at least three days before said matter shall be reviewed by the court and proof of such notice or the waiver thereof must be filed therein before any appeal is sustained. The court on such appeal shall have full power and authority to hear and determine all matters pertaining to any fraud or error committed in any election district to which such appeal relates and to make such decree as right and justice may require and pending such appeal the return board shall suspend any official certification of the votes cast in such election district but none of the orders or decisions of either the return board or any judges acting at a return board or the court of common pleas on any appeal shall be deemed a final adjudication regarding the results of any primary election so as to preclude any contest thereof. Contests of primaries shall originate and be conducted as in cases of elections. No appeal shall be allowed from any decision of any judges acting as a return board or from any order or decree of the court of common pleas made in pursuance of this section and the said court may compel the appellant or any opposing party other than the commissioners to pay all the witness fees if any and other legal costs or rehearing any matter in dispute which costs may be taxed by the prothonotary in the usual manner.

Section 5 That all acts or parts of acts inconsistent herewith and the same are hereby repealed. Provided however that the repeal thereof shall not affect any act previously done liability heretofore incurred or right now accrued or vested or effect any suit or prosecution pending or to be instituted to enforce any such right or penalty or punish any such offence under the authority of such repealed acts or parts of acts in conflict herewith and Provided further that nothing herein contained shall repeal any act providing a non-partisan method of nominating or electing candidates at any primary or regulating the manner of printing furnishing voting counting or preserving the non-partisan ballots or canvassing or computing the votes cast thereby.

And said bill having been read at length the second time and agreed to.

Ordered, to be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 821, as follows:

An Act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein defining the jurisdiction of said commissions

and the powers and duties of the commissioners constituting same and of their appointees including registrars inspectors of registration clerks and counsel fixing their qualifications terms of office and compensation granting them certain immunity from arrest on registration days and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof to copy or demand a list of the lodgers therein and to supervise the conduct of registrars regulating the registration of electors at polling places by registrars and at the offices of commissions by commissioners and the right of parties or bodies of electors to have watchers thereat and the preparation and use of street lists and other records of those registered allowing the names of persons not entitled to vote to be struck from the registers in certain cases permitting all records regarding registration to be inspected and copies by any elector under certain conditions directing how the registers shall be used at elections and primaries compelling the attendance of witnesses and payment of witness fees and providing penalties for refusal to obey subpoenas directing Receivers of Taxes to appoint Chief Clerks of Commissions as deputies to collect poll taxes and to give receipts therefor authorizing such clerks to administer oaths sign subpoenas and vouchers and to collect and disburse witness fees prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to said commissions and allowing for appeals from the decisions of the commissions in certain cases to Courts of Common Pleas imposing certain duties upon election officers and upon the Councils Treasurers Controllers Receivers of Taxes Police Officers and other officials of said cities and upon the Courts Judges Prothonotaries Sheriffs Commissioners Peace Officers and other officials of the judicial districts and counties in which said cities are situated or with which they are co-extensive legalizing certain acts required hereby if done on any Sunday or Legal Holiday requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of the said commissions punishing and fixing penalties for violations hereof and repealing all legislation inconsistent herewith.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That this act shall be known and may be cited as the "Personal Registration Act" in cities of the first class and shall apply only to such cities.

Section 2. The word "City" as used herein refers to any city to which this act applies and "Commission" has reference to any Registration Commission in such a city and the word "Commissioner" to any member of such a commission.

The word "Oath" as used herein includes affirmation and the word "Swear" includes affirm. "Election" means any general special or municipal election unless otherwise specified.

The word "General Election" means the election which the Constitution of this Commonwealth requires to be held in even numbered years and the words "Municipal Election" that which it requires to be held in odd numbered years. "November election" refers to both the general and municipal elections or either according to the context.

The word "Party" as used herein refers to any political party or body of electors one of whose candidates either at the last general or at the last municipal election polled at least five per centum of the largest entire vote cast for any elected candidate in any city to which this act applies although such percentage of said vote may not have been attained in any particular election district thereof.

"Body of electors" refers to any political body not recognized as a political party but entitled to make nominations of candidates for any public office by nomination papers on whose behalf proper affidavits have been filed with the Prothonotary or elsewhere as now is or hereafter may be required by law to obtain the exclusive right to use a party name or appellation for any election or primary.

"Spring Primary" refers to the primaries that now are or hereafter may be required to be held in even numbered years and "Fall Primary" to those in all odd numbered years.

The words "Qualified Elector" means any person who shall possess all the qualifications for voting now or hereafter prescribed by the Constitution of this Commonwealth or who being otherwise qualified by continued residence in his election district will obtain such qualifications before the next ensuing election or primary.

"Register" means the book containing or to contain all or any part of the registry list of qualified electors prepared or to be prepared by the registrars or the commissioners as hereinafter provided.

"County" shall refer to any county in which any city to which the act applies is situated or with which such city is co-extensive.

All references to prothonotaries sheriffs county commissioners courts judges peace officers and other officials where not otherwise specified shall be understood to refer only to those of the proper counties aforesaid or of any judicial district in which any city to which this act applies is situated or with which it is co-extensive.

All references to mayors city councils city treasurers controllers receivers of taxes police officers and other officials

where not otherwise specified shall be understood to refer only to those of any city to which this act applies.

The words "public office" as used herein shall include any national state judicial county city ward or election office requiring any person elected or appointed thereto to render any public service for a fixed fee or compensation except the office of notary public or commissioner of deeds.

Section 3. The Governor of the Commonwealth shall within ten days after the passage hereof and in every fourth year thereafter appoint a registration commission for each city to which the act applies consisting of four duly qualified electors thereof not more than two of whom shall belong to the same political party. As soon as the commissioners so appointed for any city shall qualify the terms of office of all existing registration commissioners in such city and of all their appointees shall be ended and they shall immediately surrender transfer and deliver all public property records funds and accounts then in their charge to the custody and use of the commissioners so appointed hereunder.

All commissioners hereafter appointed shall hold office for a term of four years or until their successors qualify unless sooner removed or otherwise disqualified. Any vacancy in any commission shall be filled by the Governor within ten days after the vacancy occurs by appointing a competent person to hold office during the remainder of the term of the commissioner whose place becomes vacant. The Governor may at any time without stating any cause remove any commissioner and appoint his successor for the remainder of his term.

Each commissioner in any city aforesaid shall receive a compensation at the rate of four thousand dollars per annum payable monthly by the treasurer of such city upon the presentation of proper warrants signed by the chairman or chief clerk of the commission.

Section 4. As soon after their appointment as may be the commissioners shall take the oath of office required by the Constitution of the Commonwealth and organize by selecting a chairman and a secretary who shall not be members of the same party. Each commissioner shall have the power to administer oaths but the concurrence of three commissioners shall be necessary to any affirmative action except as may be otherwise provided herein.

The commissioners shall have power to summon any person whom they desire to interrogate and all persons testifying before said commissioners shall be first duly sworn by one of them or by the chief clerk who shall also have the power to administer oaths.

Section 5. The commissioners shall keep a record in permanent form of all proceedings and make an annual report to the Governor. Their records and all registers street lists affidavits petitions appeals witness lists accounts contracts reports and other documents in their custody shall be open to public inspection and may be inspected and copied by any qualified elector when they are not necessarily being used by the commissioners or employees having duties to perform in reference thereto between the hours from nine o'clock ante meridian to four post meridian daily except Sunday and legal holidays between the first Monday of December of each year and the first Monday of September following but during the months of September October and November in each year all such books and papers shall while in the custody of the commissioners be open to the public for the purposes aforesaid both during the aforesaid hours and also during the hours from four post meridian to ten post meridian daily except Sundays and legal holidays under proper regulations for their safe-keeping and subject however to the further provisions of this act.

Section 6. The commissioners shall not later than August fifteenth of each year appoint four registrars for each election district as herein provided and designate two of them one of whom shall be of the majority party to have charge of the two registers as hereinafter provided. The registrars must be duly qualified electors of the said district and shall have been residents of the city for a period of two years and of the ward for one year immediately preceding their appointment. They must be sober and judicious persons of good moral character able to read intelligently and to write legibly. Two of the registrars shall be members of the party polling the highest vote within the election district at the last preceding November election and one at least shall be a member of the party polling the next highest number of votes at said election. The commissioners shall provide at all times a board of registrars not more than two of whom shall be of the same political faith. If therefore it appears at any time that by reason of a change in political affiliations or because of error in the appointment a board is not so divided any ten electors of any election district may file a petition with the commissioners setting forth the facts and praying that one or more of the appointments may be revoked and that other appointments may be made. Upon presentation of such a petition one of the commissioners shall fix a time not less than five days thereafter and at least three day's notice shall be given by mail to all the registrars of such board who are alleged to be of the same political faith when a public hearing shall be given all concerned and if the facts are then found to be as represented the commissioners shall give the relief asked for.

Whenever expedient they may appoint the assessor of any election district if otherwise qualified as one of the registrars but no other person who holds or is a candidate for public office shall act as registrar.

Section 7. Not later than July twenty of each year any five or more qualified electors of any election district of the same political party may file with the commissioners their petition for the appointment of not more than two qualified persons also members of said party as registrars. The petition shall set forth the name address qualifications occupation and political affiliation of each person suggested for appointment as a registrar and give the respective residences of the petitioners and declare that each of them belongs to the same party as that designated as the party of each candidate which petition shall be signed by each petitioner in his own handwriting and sworn to

by one of them and by each candidate More than one petition may be filed on behalf of the same party for each election district provided that no elector shall be competent to sign petitions for more than two candidates but if any candidate dies withdraws or becomes disqualified before the last day for filing petitions aforesaid and elector who recommended him may sign a petition for another candidate

All petitions shall be open to public inspection and not earlier than July twenty-six of each year the commissioners shall commence public hearings thereof considering them on consecutive week-days in the numerical order of the wards and of the election districts within each ward to which they relate respectively unless reasonable cause be shown for postponing any hearing to a later time or date and reasonable notice of such postponement given to all concerned

The commissioners shall publish one general notice of the place and times or days when they will examine the candidates from the election districts of the various wards at least three days prior to the first hearing in at least two daily newspapers each having a paid circulation of at least fifty thousand copies daily in the city and shall mail to each candidate a special notice of the time and place when he will be examined regarding his qualifications at least three days before the day fixed for same except that the commissioners need not notify any candidate who had previously been appointed a registrar to appear but may reappoint him without such examination

If more candidates are duly nominated as members of any party than it is entitled to have appointed the commissioners shall appoint the candidate or candidates whom they consider most fit and if there are not sufficient fit candidates nominated on behalf of any party the commissioners may appoint other persons without regard to party of whom they have knowledge

Any qualified elector of the city may appear before the commission and show wherein any person nominated for appointment or appointed as a registrar does not possess the requisite qualifications and the commissioners may decline to appoint any candidate or remove any registrar whom they consider unfit No person shall be appointed a registrar unless the appointment is approved by three commissioners provided that if two commissioners have concurred in approving four persons successively to fill one position and the other two commissioners have concurred in objecting to said persons the commissioners first referred to may approve four other names and from these eight the other two commissioners must select the registrar

Any person appointed a registrar must perform his duties as prescribed by this act unless excused therefrom by the commissioners for cause shown

Section 8 The registrars of each election district shall meet at the polling place thereof in even numbered years on the ninth Thursday the seventh Tuesday and fifty Saturday preceding the general election which shall be known as a fall registration on the fifth Wednesday preceding the spring primary which shall be known as the spring registration and in odd numbered years on the tenth Tuesday ninth Tuesday and ninth Saturday preceding the municipal election which shall also be known as a fall registration They shall remain in open session from seven ante meridian to one post meridian and from four post meridian to ten post meridian of each registration day aforesaid

They shall on said days receive personal applications from persons who claim that they are entitled to be registered They shall have power to administer oaths shall examine said applicants under oath and shall record on the registers the names of those whom they shall determine to be qualified as hereinafter provided

Section 9 For the further accommodation of the public the commission shall hold regular sessions for the registration of electors at its office in even-numbered years on each day except Sunday from the fourth Tuesday to and including the second Saturday preceding the spring primary and on each day except Sunday from the fourth Wednesday to and including the second Saturday preceding the general election and in odd-numbered years on each day except Sunday from the eighth Wednesday preceding the municipal election to and including the fifth day preceding the fall primary and after said primary from the sixth Monday to and including the second Saturday before the municipal election on each of which days the commission shall remain in session from nine o'clock ante meridian to twelve o'clock noon and from one to four post meridian to receive personal applications for registration from electors who on account of illness absence from the city business or personal reasons did not find it convenient to appear at their polling places on any of the registration days when the registrars were in session or who although not then qualified have since become qualified to be registered or who were refused registration by the registrars for any reason but the commissioners shall examine all applicants for registration before them as fully as the registrars are required to interrogate persons who appear before them at the polling places and inquire also whether they were refused registration by the registrars and if so why and require any person who is challenged by any qualified elector of the city to meet such challenge in the same manner as if he had been duly challenged before the registrars of his election district

Section 10 The names and other information concerning those whom the commissioners shall determine to be entitled to be registered at the office of the commission shall be recorded on the same registers as were previously used at the polling places by the registrars for registering other electors residing in the same election district and the commissioners shall keep separate lists of the names and addresses of all electors registered by them in each election district but need not print them in the street lists previously prepared by the registrars

Section 11 Electors who did not register at a Fall registration may register at the Spring registration if any of the following year if they will be qualified to vote at the Spring primary The commissioners shall also sit on the third Wednesday preceding every special election for the purpose of registering all electors who have not been registered in the election district in which they then reside but who otherwise are or will be fully qualified to vote at such election if they shall continue to reside in said district

Section 12 Two weeks' notice of all registration days shall be given by the commissioners by one general notice published in at least two daily newspapers each having a paid circulation of at least fifty thousand copies daily in the city and by posting notices at the polling-places

The registration lists shall become of no validity at the beginning of the period of Fall registration next succeeding that at which the registers were opened

The old registers shall be preserved by the commissioners for at least two years after the year in which they are in use and during said period shall be open to public inspection under proper regulations for their safe keeping and no register shall be destroyed without the previous consent in writing of the District Attorney of the proper county

Section 13 Every person claiming the right to vote must appear in person before the registrars in the district in which he lives or before the Commissioners on one of the days prescribed by law and answer the questions put to him by them

The answer must be recorded on a single line in two registers which shall have the following form

Surname.			Christian Name.		Occupation.		Present Residence							
							Street and Number							
							Householder, Lodger, Lessee or Owner.							
							Room or Floor Occupied.							
1			2		3		4							
5			6		7		8							
Length of Residence.			Place of Residence at time of Last Registration.				Place of Birth.		Naturalization Papers Produced, Yes or No.		No. of Affidavit of Naturalization of Father if taken		Tax Receipt Produced, Yes or No.	
In State.			In District.		State. City.		Street and Number.		Date of Last Registration.					
7			8		9		10		11		12		13	
14			15		16		17		18		19		20	
No. of Affidavit of loss, if taken. If under 22 years of age, write of "age."			Personal Description.				Designation of Political Party for Primary Vote.		Signature at time of Registration or of Voting.					
			Color.		Approximate Age.		Tall, Short or Medium.		Approximate Weight.					
17			18		19		20		21		22		23	

If Challenged, No. of Challenge Affidavit.		Fall Primary		November Election.	Spring Primary		Special Election.
		Party Ballot	Non- Partisan Ballot		Party Ballot	Non- Partisan Ballot	
24		25		26	27		28

VOTED.
These columns are for use at elections and are not to be filled in by Registrars.

The size and character of the said register shall be determined by the Secretary of the Commonwealth and the form thereof shall be furnished by the said secretary to the respective commissioners

Immediately above the form shall be printed the following instructions "The applicant must be sworn or affirmed that the information given by him in reference to his right to be registered shall be the truth Any willful false statement constitutes perjury and is punishable as such"

Every register shall be indexed alphabetically from A to Z The lines of each page shall be consecutively numbered in both margins beginning with the number one at each alphabetical division of the register The answers of the applicants shall be recorded in their presence in both registers in the following manner

In the first column shall be entered the surname of the applicant in the order of his appearance at the place of registry on the page bearing the index letter of his surname in the second column shall be entered his Christian name or names in the third column his occupation in the fourth column the street and number of his residence in the fifth and sixth columns whether he is a householder lodger lessee or owner and if he is a lodger or lessee of a portion only of a house the location or number of the room or floor which he occupies in the seventh and eighth columns shall be entered the length of his residence in the State and district respectively in the ninth tenth eleventh and twelfth columns the location of the house from which he last registered giving State city street and number respectively and the year in which he was so registered in the thirteenth column the state or territory of the United States or the foreign country where he was born in the fourteenth column whether being foreign-born he produces his naturalization papers in the fifteenth column the number of the affidavit of naturalization of his father if taken in the sixteenth and seventeenth columns the manner in which he complies with the law relating to the payment of taxes as a qualification of the right to vote whether by the production of his receipt or by making affidavit if the applicant is less than twenty-two years of age the word "age" shall be recorded in said columns in the eighteenth nineteenth twentieth and twenty-first columns his personal description designating whether white or colored his approximate age height and weight in the twenty-second column the designation of the political party of the elector for the purpose of voting at the next succeeding primary or primaries if such a statement shall still be required as preliminary to the right to vote at such primary or primaries in the twenty-third column in the register marked "voting check list" he shall be required to sign his name if able to write if he alleges inability to write a record of the fact shall be made in the same column and unless due to some apparent physical infirmity he shall be required to make affidavit of his inability to write in the twenty-third column in the register marked "ballot check-list" he shall (if challenged on election day) be required to sign his name in the twenty-fourth column shall be entered the number of the challenge affidavit of every person who is required to take said affidavit in the twenty-fifth twenty-sixth twenty-seventh and twenty-eighth columns the election officers shall record in one register the obtaining of the ballot and in the other the casting of the vote of the registered elector at the Fall primary November election Spring Primary or special election as hereinafter provided or as may hereafter be provided by law

Section 14 Every person who shall have paid a State or county tax either by himself or his duly authorized agent or attorney which was assessed within two years and paid at least one month before the next ensuing November election and who shall possess all the other qualifications of an elector as provided in the Constitution and laws of this Commonwealth or who by continued residence in his election district will obtain such qualifications before the next ensuing general or municipal election shall be entitled to be registered at a Fall registration but at the Spring registration only if he will be qualified to vote at the Spring primary but no person shall be registered unless at least three of the registrars or commissioners determine that he is so qualified

Section 15 Any person claiming the right to register at any polling place may be challenged by a registrar or by any qualified elector of the election division and any person asking for registration by the commission may be challenged by any commissioner or qualified elector of the city Any person so challenged shall answer the questions of the challenge affidavit as herein specified and after his answers have been recorded he shall subscribe them by his signature or mark and swear to their truth He shall also make affidavit at the same time to the truth of his answers as recorded in the register which he shall be deemed to have examined or have had read to him

The affidavits of all persons so registered shall at the time of every such registration be numbered and kept with the registers or filed as herein provided

Section 16 The challenge affidavit shall be in the following form

No. Election Division Ward
City of
State of Pennsylvania ss:
County of
What is your full name
Are you married or single
If married where does your family reside
If single where do your parents live
Where did you actually reside immediately prior to taking up your present residence
Give your residences for the last four months
What is the name of your present employer
Where is his place of business
What is the name of your last employer
Where is or was his place of business

Have you read the information given by you as recorded in the register
I the undersigned do solemnly swear (or affirm) that I have read the information recorded opposite my name in the register of the Division of the Ward on page and that said information as well as that recorded in this affidavit is the truth
..... and subscribed
this day of 19....
(Signature of Applicant)

Register or Commissioner
Description of Applicant

Distinguishing marks
Other peculiarities
Color of hair

Section 17 The challenge applicant shall produce such further proof as the law requires challenged persons to produce on election day and it shall be the duty of the registrars or commissioners to require it before permitting him to be registered

All persons claiming the right to vote by reason of naturalization shall produce the proper naturalization papers or a certified copy thereof before they shall be registered but no such person shall be required to produce his papers a second time in the same district unless he is challenged Provided That any person claiming citizenship by reason of the naturalization of his father may be registered either by the production of his father's original papers or a certified copy thereof or by making affidavit that his father was naturalized at a time when he the applicant was less than twenty-one years of age and that he is unable to produce his father's papers or a certified copy thereof

Section 18 Whenever the applicant is rejected after a portion of the record has been filled in a line shall be drawn through the record already made and the registrar or commissioner shall note on said line the reason for the rejection and shall add his initials thereto

All affidavits and vouchers shall be executed in duplicate one being delivered into the custody of each registrar who has charge of the registers

The Commissioners when receiving applications for registration shall require the same proofs of all persons as are required by registrars under similar conditions and all affidavits and vouchers executed before the commissioners shall be retained by them for the same purposes as those filed by registrars

Section 19 On the fifth Wednesday preceding the Spring Primary the registrars shall in addition to the registration of electors strike from the list the names of such persons as shall be proven to their satisfaction by the affidavits of at least two qualified electors of the division to have died or removed from the division since the last registration The registrars shall record on blank forms provided for the purpose the name and previous places of registration giving wards and divisions of all persons registered by them on said day who give as such place of previous registration a place in the same city and shall forward the same to the commissioners for their information

And the commissioners shall record the like facts relating to persons registered by them who have moved from one election district of the city into another since their previous registration.

Section 20 Upon receiving from any registrars or making any record of the transfer of the registration of any qualified elector who removed from one division to another in the same city on any registration day preceding the Spring primary as aforesaid the commissioners shall examine the registers of the election district given as the previous place of registration and if the name of such elector remains registered therein they shall strike it therefrom and note therein the reason for so doing.

Section 21 If any person claiming the right to be registered shall object to the action of any registrars in striking his name from the registers he may file his petition with the commissioners not later than two weeks prior to the Spring primary setting forth the ground of his complaint under oath and praying for the correction of the registers by the restoration of his name thereto which petition shall be heard and disposed of not later than ten days preceding the Spring primary after one of the commissioners shall have fixed a time for a public hearing thereof at the office of the commission and the petitioner shall have given each registrar at least forty-eight hours notice of such hearing by leaving a copy of said petition with the time and place for hearing same indorsed thereon at the residence of each registrar and at such hearing if the commissioners are satisfied that such notice has been given and that the petitioner is entitled to be registered they shall amend the register accordingly by registering the petitioner in the usual manner but any registrar or qualified elector of the city may appear and show cause why the same should not be done.

Section 22 On any registration day preceding the Spring primary any person who desires to change the enrollment of his political designation because of change in his political affiliation at the last preceding November election or who has hitherto not enrolled as a member of a party although registered may appear before the registrars of the proper division or the commissioners whichever may have the registers and change the enrollment of his political designation or cause his political designation of party to be entered on the registers.

Section 23 Any vacancy occurring in any board of registrars shall be filled by the commissioners upon like petitions as those filed for an annual appointment after such petitions shall have been on file open to public inspection at least five days except in cases where a vacancy occurs within ten days of registration day when they may appoint any proper person of whom they have knowledge.

Section 24 The commissioners shall have power to investigate on their own motion any irregularities in registration to summon witnesses to examine them under oath to require the production of any relevant books and papers and to correct the registers by striking off names which they may find to be improperly registered provided none be struck off except at the public sessions of the commission for registration purposes herein provided for to assist them in securing correct and impartial information regarding any matter within the jurisdiction of the commission the commissioners may from time to time appoint as many inspectors of registration as may be necessary for the city who must be qualified electors of the city and sober and judicious persons of good moral character able to read intelligently and to write legibly. They shall be chosen in such manner as shall be agreed upon by the commissioners without regard to their party affiliations and shall have the power to administer oaths and the other powers herein granted them but shall not exercise the same until they shall have taken an oath of office such as the commissioners may prescribe and receive a certificate of appointment stating their names and addresses and the length of time for which they shall have been appointed respectively.

Section 25 Any inspector of registration of any city shall be entitled to be present at any time during any session of the registrars at any polling place thereof and whenever the registrars of any election district shall be equally divided in opinion regarding any matter any inspector of registration who may be present shall have the power to decide the question of difference and thereupon the registrars shall act in accordance with his opinion but such action shall be subject to revision on petition of any person denied registration thereby or qualified elector not satisfied with same as in other cases.

Section 26 Any inspector of registration on his own motion or on complaint of any person known to him may and when directed by any commissioner shall

a. Investigate all questions relating to the registration of electors and for that purpose shall have power to enter and inspect any house dwelling building inn lodging house or hotel within any city and to interrogate any inmate householder lodger lease keeper caretaker owner proprietor or agent thereof or therein regarding any person or persons residing or claiming to reside thereat or therein without being required to show any warrant for so doing except his certificate of appointment aforesaid.

b. Inspect and copy any register of lodgers in lodging houses inns or hotels relating to or affecting the right of any person to vote or to be registered in like manner.

c. Arrest any person without warrant except any herein privileged from such arrest who in the presence of the inspector of registration violates or attempts to violate any of the provisions of this act when such violation is punishable as a crime.

d. Call on any police or peace officer of such city or of the county in which the inspector of registration is in the maintenance of the polling place or in making any arrest as aforesaid.

Section 27 Parties or bodies of electors who now are or hereafter may be entitled to have watchers at any election

or primary may recommend not more than three electors of each election district to act as watchers at the polling place thereof on each registration day when the registrars are in session without expense to the city or county and the commissioners shall appoint all such persons as watchers and provide them with proper certificates stating their names and the party or policy which they represent respectively unless any are shown to have previously been convicted of any crime.

Section 28 Any inspector of registration or watcher shall be entitled to remain at any polling place during all the hours when the registrars shall be in session on any registration day and to keep a list and other memorandum of or concerning the persons applying for registration and to interrogate or challenge any person regarding his right to be registered and to inspect any papers produced by such person and the registrars shall give every inspector of registration and watcher ample opportunity and afford them every convenience for the discharge of their duties provided however that they may at any time be required to show their certificates of appointment and that not more than one inspector of registration and one watcher for each party or body of electors represented shall be allowed in the polling place at any one time.

Section 29 Not more than ten electors other than the registrars and any inspectors of registration and watchers aforesaid shall be allowed in the polling place of any election district at any one time but if more are in waiting immediately outside the entrance thereto at the time for closing any session on any registration day they also shall be entitled to admittance and examination before said polling place is closed notwithstanding the extension of such session thereby.

Section 30 Such parties or bodies of electors shall also be entitled to appoint any attorneys or watchers who are qualified electors of the city to represent such parties or bodies of electors at any public session or sessions of the commissioners which attorneys or watchers may exercise the same rights as watchers at polling places but the number who may be present at any one time may be limited by the commissioners to not less than three for each party or body of electors and every candidate for nomination or election to any office shall also be entitled to be present in person and to participate in any proceeding before the commissioners whenever any matters which may effect his candidacy are being heard.

Section 31 Commissioners registrars and inspectors on registration shall be privileged from arrest while performing their duties as such upon all registration days except upon warrant of a court of record or judge thereof for felony for wanton breach of the peace or for a criminal violation of this act.

Section 32 The two registrars designated to keep the two registers shall obtain at the office of the commissioners before the first registration day in the fall of each year and before the fifth Wednesday preceding the spring primary the blank books forms and other supplies prepared for their use and shall have the same at the polling place on each day when they are or should be in session. On such registration days and during the time from one such day to another while the registers affidavits and other records remain in the custody of the said registrars they shall be charged with the safe keeping of the same and the other two registrars shall be charged with the safe keeping of the lists of the names and addresses of persons being registered from which the street lists are subsequently to be prepared as hereinafter provided.

Section 33 At the end of each day when the registrars are in session they shall compare the two registers and cause any errors in either of them to be corrected if they are explained by the entries in the other so as to make them agree respecting all facts properly recorded. If this is impossible the registrars shall report any serious omission or difference to the commissioners by mail who shall cause the same to be properly investigated. In order to prevent further entries the registrars without the direction of the commissioners all of the registrars shall at the end of each day aforesaid sign their initials in the line immediately under the last named registered by them under each letter in each book together with the date.

Section 34 At the end of the fifth Wednesday preceding the spring primary and at the end of the last day in the fall of each year when the registrars are in session they shall sign a certificate the form of which shall be printed on the last page of the register setting forth the number of persons registered on each day and the number of names which have been stricken out if any and the total number of names remaining registered.

At the same time the two registrars who have not charge of the registers shall prepare two "street lists" of the names and addresses of all persons registered in the order in which their residences appear upon the streets of the election district. One of said street lists shall be hung outside of the polling place and shall remain in that position until the next November election or spring primary.

Section 35 Before ten o'clock ante meridian on the Monday following the last day when the registrars shall be in session in the fall of any year and before the like hour on the fifth Saturday preceding the Spring Primary the two registrars who have been charged with the keeping of the registers shall deliver the same together with the aforesaid certificate and one street list and all affidavits vouchers unused forms et cetera to the commissioners at such place or places as may be designated by them by general instructions previously given to such registrars and none of the registrars shall be entitled to any compensation until the said registrars et cetera are returned as aforesaid.

Section 36 The commissioners shall cause at least one hundred extra copies of the street list of each election district to be printed in pamphlet form as soon as possible and they shall distribute the same as they deem proper among the

inspectors of registration and the city and county officials concerned with the conduct of any election or primary and among the parties bodies of electors and candidates interested therein giving at least ten copies of each street list to the central or city committee, of each political party or body of electors upon the written application of the chairman thereof and keeping two complete sets of such street lists on file at the office of the commission convenient for public inspection during all the hours when their other records are open to public inspection as herein provided.

Sec. 37 If any qualified elector including any watcher, registrar or inspector of registration of any city shall object to any action of any registrars in registering any person or in refusing to strike off the name of any person registered, such elector may file his petition with the commission praying for the correction of the registers upon such grounds as he may set forth in such petition under oath. One of the commissioners shall fix a time and place for hearing such petition not later than five days before any Fall primary or ten days preceding any election or Spring primary and the petitioner shall cause forty-eight hours notice of the proceeding to be given to the person whose registration is in question by leaving a copy of the petition with the time and place fixed for hearing the same indorsed thereon with an adult person at his place of residence as given by him to the registrars and recorded in the registers and upon proof of service of such notice and after a public hearing the commissioners if satisfied that the said person is not entitled to be registered shall strike his name from the registers and otherwise amend the records of the election district where he was registered accordingly.

Section 38 At any time not later than five days before any Fall primary or ten days preceding any election or Spring primary any qualified elector of the city including any watcher registrar or inspection as aforesaid may petition the commission to strike off from the registers of any election district the name of any person previously registered therein by the commissioners setting forth under oath supported by the affidavits of at least two adult persons sufficient grounds for striking off such name and also setting forth that due notice of the time and place when said petition would be presented had been given to the person so registered personally at least twenty-four hours prior to the presentation of the same or that he could not be found at the place given in the registers as his residence and that the person in charge thereof to be mentioned by name in said petition had declared that he or she was well acquainted with the names of all persons residing at the address given as such residence and that the person so registered had never been or was no longer one of them whereupon the commissioners shall forthwith strike such name from the register unless the person so registered shall appear and show cause why the same should not be done.

Section 39 Any insertion or striking out of names or other information in registers or the amending of any records done by any clerks of the commissioners by order of the commissioners shall be construed to have been done by the commissioners themselves and shall likewise be subject to the correction of any errors in the doing thereof and the commissioners may make any regulations not in consistent with this act or the laws of this Commonwealth or of the United States for the regulation of the business and public sessions of the commission and may enforce such regulations and all their orders and subpoenas to witnesses as herein provided and if necessary have the assistance of the courts of common pleas of the county and of all public officers subservient thereto in enforcing the same which assistance said officers as well as the judges of said courts shall render when requested to do so subject however to the right of certain persons to appeal from the orders of the commissioners as hereinafter provided.

Section 40 Any person whose claim for registration has been denied by the commissioners or whose name although previously registered has been struck by the commissioners or by any registrars and not restored by the commissioners upon a petition filed for that purpose as aforesaid or any qualified elector of any city whose rights are impaired by any general order made by the commissioners not including registration of particular names by the commissioners on personal applications made to them as aforesaid or refusals to strike off names upon any petition of any kind aforesaid may file an appeal with the proper court of common pleas not later than the fourth day preceding any Fall primary or the eighth day preceding any election or Spring primary setting forth why he feels that any injustice has been done and praying for such order as will give him relief provided that such appellant shall pay the prothonotary a fee of three dollars for filing such appeal and thereupon any judge of the said court may fix a time and place for hearing the matter in dispute of which notice shall be served with a copy of said appeal by the appellant upon the counsel for the commissioners and upon any elector or his attorney who opposed the contention of the appellant before the commissioners at least forty-eight hours before such matter may be reviewed by the court and proof of notice or the waiver thereof must be filed therein. Any judge of said court may enlarge the time of notice or postpone such hearing as may be reasonable with due regard for the time remaining before the succeeding election or primary and at the time so fixed the Court or any Judge thereof assigned for the purpose shall hear all the witnesses and other evidence that may be offered de novo unless the issue can be decided in some other manner by agreement of all concerned. After such public hearing the said court may reverse affirm or alter the decision of the commissioners and modify any order made by them accordingly and if necessary issue its mandate to the election officers of any election district to permit the appellant to vote at any designated election or primary although his name may not have been entered in or restored to the registered of such district. The said court may compel the appellant or any opposing party other than the commissioners to pay all the witness fees and other legal costs of such appeal which may be taxed by the prothonotary in the usual manner.

Section 41 At the written request of any person taking an appeal from any action or order of the commission as aforesaid the commissioners shall produce at the hearing thereof any petition register or other record in its custody relevant to the issue involved but the commissioners shall not be obliged to answer any appeal and shall not be obliged by subpoena or otherwise to appear at any such hearing unless they deem it expedient to do so.

Section 42 Any person filing any petition of any kind aforesaid with the commission or opposing same shall have the privilege of having subpoenas issued by the commission over the signature of its chief clerk to compel the attendance of witnesses upon condition that all witnesses so subpoenaed shall be paid two dollars and fifty cents each per day as witness fees in the manner herein provided. The commissioners on their own motion may subpoena witnesses including registrars each of whom shall also be entitled to daily witness fees at the rate aforesaid to be paid by the chief clerk of the commission out of any money to be provided for the purpose to the commission by the city councils of each city in the same manner as its other necessary expenses are to be provided for. All subpoenas shall be in substantially the same form and have the same force and effect as subpoenas now issued by the court of common pleas and the commissioners shall have the benefit of the process of said courts if necessary to enforce any subpoena issued by the commission. No subpoena shall be issued for the benefit of any person other than the commissioners until he shall have paid the chief clerk a fee of twenty-five cents for issuing the same and deposited with said clerk one day's witness fees for each witness to be summoned thereby whose names shall be given to the clerk and entered by him in such subpoena and among the records of the commission and no such subpoena shall be of any virtue to require the further attendance of any witness after the day mentioned therein unless the hearing be postponed or continued by the commission and before four o'clock post meridian of said day the person for whose benefit it be issued shall have deposited with the said chief clerk an additional day's witness fees for each witness whose further attendance is desired and as soon as convenient after any hearing is concluded (or postponed or continued) on any day the chief clerk shall disburse the fees deposited with him by any person aforesaid among those witnesses who have appeared in response to subpoenas issued as aforesaid and return any fees deposited for others who did not attend to the person who deposited same and shall also pay like fees to any summoned by the commissioners as aforesaid taking their receipts therefor so long as there are sufficient funds available for such payments. The chief clerk shall pay over to the city treasurer all fees received for subpoenas and his accounts respecting disbursements of witness fees out of appropriations made to the commission by councils shall be subject to audit by the city controller from time to time.

Section 43 The commissioners shall have power to appoint a chief clerk (who shall have power to administer oaths) and to fix his compensation at a sum not exceeding twenty-five hundred dollars per annum two assistant clerks at salaries not over eighteen hundred dollars per annum for each a stenographer (who may act as a clerk) who shall receive not more than fifteen hundred dollars per annum one or two custodians of the records to guard the same while they are open to the public inspection each of whom shall receive not more than twelve hundred dollars per annum a messenger who shall receive not more than one thousand dollars per annum as many clerks as they may deem necessary from time to time at a compensation not exceeding four dollars per diem for the time actually employed such inspectors of registration as they may deem necessary from time to time at a compensation not exceeding five dollars per diem for the time actually employed except on days when the registrars are in session at the polling place when said inspectors shall be paid at the same rate of compensation as the registrars and registrars as aforesaid who shall be paid for their services at the rate of ten dollars for each day that they are in session at the polling places (after they deliver the registers et cetera to the commission as herein provided) and at the same rate as other witnesses when they are summoned to appear before the commission or the Court of Common Pleas.

Section 44 The commissioners may employ special counsel at a compensation not exceeding two thousand dollars per annum. Such counsel shall advise the commissioners from time to time regarding their powers and duties and the rights of electors and concerning the best methods of legal procedure for carrying out the various provisions of this act and shall appear for and represent them on all appeals taken from their decisions or orders to the Court of Common Pleas as hereinbefore provided.

Section 45 The councils of each city shall appropriate annually and from time to time the funds that shall be necessary for the maintenance and operation of the commission and the carrying out of the provisions of this act including the payment of the compensation of the registrars the commissioners and their clerks counsel inspectors of registration and other employees and the fees of witnesses as herein provided. The councils of each city shall provide the commissioners thereof with suitable and adequate rooms and furniture for keeping their records holding their public sessions and otherwise performing their duties and shall also make appropriations from time to time for printing in accordance with the directions of the commissioners securing and distributing or receiving and preserving all street lists blank registers affidavits vouchers account books stationery and other supplies which the commissioners consider necessary for the purpose of this act and for all other necessary expenses.

Any unexpended balances of any appropriations heretofore made by any councils of any city to which this act applies for the purpose of carrying out any provision of the Personal Registration Act approved July twenty-fourth one thousand nine hundred and thirteen and the amendments thereto shall be transferred to and made available for the commission hereby created for such city for the expenses of carrying out the provisions of this act immediately after the passage of this act and the appointment of such commission after allowing full compensation to all existing Registration Commissioners and their permanent appointees for the remainder of any current month during which their terms of office shall expire and all monies required in addition to any original appropriation in the current year or any other year shall be appropriated from time to time as soon as it appears what extra sums are needed.

Section 46 It shall be the duty of the County Commissioners of each county to see that the polling places are open and in proper order for the use of the registrars on each day when they are required to be in session in the various election districts and to provide for the payment of all rentals for same upon proper vouchers by the treasurer of such county. Whenever the registrars of any election district or any inspector of registration shall at any time make written report to the commission that the registrars are or will be unable to hold their sessions on any registration day at the polling place of such district on account of the failure of the county commissioners to arrange for the use thereof and the refusal of the owner or occupant thereof to permit such use or because the building has been so altered or destroyed that it is no longer suitable for registration purposes the registration commissioners may forthwith on their own motion remove the place of registry in that district to any other place therein that is suitable and convenient for such purposes provided that immediate notice of such change be given to the central or city committee of each party or body of electors by messenger and to the electors of said district by posting at least two written or printed hand-bills outside or adjacent to the old polling place stating in large type where the registrars will hold their sessions and re-posting such hand-bills on each registration day during each following period or registration until proper arrangements are made to use or change to the polling place but such changes of the places of registry by the registration commissioners shall not operate as a change of the polling places in any election districts aforesaid for the holding of elections or primaries therein unless the county commissioners shall duly approve the same upon petitions filed by electors as now is or hereafter may be required by law. The word polling place when used elsewhere in this act shall be held to include any such temporary place of registry.

Section 47 Not later than noon of the second day preceeding any election or primary the commissioners shall deliver to the commissioners of the proper county the two registers prepared for each election district in order that the same may be delivered to the election officers with other election materials for use on election day in the manner in which the county commissioners now are or hereafter may be required to deliver the same.

Section 48 No part of any day fixed for the performance of any duties by any person or official under this act shall be deemed a Sunday or a legal holiday so as to affect the legality of any work done for the purpose of carrying out the provisions hereof or the right of any person to any compensation herein provided for for rendering any service required hereby or so as to relieve any person from doing on such day whatever is necessary for such purposes and such services are hereby declared to be necessary public services.

Section 49 Any person whose name is on the register shall be entitled to vote at any general or municipal election unless it be shown to the satisfaction of the election officers that he has become disqualified since registration. Any person who is registered and also enrolled as a member of a political party may vote the ballot of said party at the primary or primaries succeeding such registration without being subject to any challenge regarding his party membership provided that no elector registered and enrolled as a member of any one particular party shall be allowed to receive or vote the ballot any other political party at any primary election and that any qualified elector registered although not enrolled as aforesaid shall be permitted to vote a non-partisan ballot according to any law providing for same at any primary election and provided further that the presence of any person's name on the register shall not be conclusive evidence of his qualification as to length of residence at the time of any primary or special election which may intervene between the day of his registration and the next general or municipal election but if challenged regarding such qualification he shall produce such further proof as the law requires before being permitted to vote. No one except a qualified elector who is in actual military service under a requisition of the President of the United States or by the authority of this Commonwealth shall be entitled to vote at any election or primary without being registered except by order of the court of common pleas as herein provided regarding appealed cases and any person although registered may be challenged at any election or primary as to his identity and residence and if challenged he shall sign his name in the register marked "ballot check list" in the place provided for that purpose if able to do so and produce such other evidence as is or may be required by law to satisfy the election officers of his identity and residence. The two registers shall be used at elections and primaries by the election officers in the place of the ballot check list and the voting check list. One of said registers shall be marked "ballot check list" and the other "voting check list". After the polls are closed the names of

all electors in each register checked as having voted shall be immediately counted and the results compared and announced and the cause of any difference ascertained if possible before the ballot box is opened. The two registers shall be immediately sealed in an envelope and shall be returned to the custody of the registration commissioners by the majority inspector before four post meridian on the second day following each election or primary.

Section 50 The receiver of taxes in each city to which this act applies shall designate the chief clerk of the commission in said city to be a deputy receiver of taxes for the collection and receipt of poll taxes from persons assessed as residents of such city such deputy to hold office only while continuing in office as such chief clerk provided that he shall give said receiver of taxes a bond in sum not exceeding five thousand dollars in proper form for the safe keeping and paying over to him of all poll taxes collected by said deputy in such amount with such surety as may be approved by said receiver of taxes or by court of common pleas of the proper county.

Said receiver of taxes shall prepare blank poll tax receipts bound together in books containing fifty each and impressed with the proper seal of the city and issue such number to such deputy from time to time as he may provide that the number of receipts so delivered to him and not accounted for an hereinafter provided shall not exceed ten thousand at any time.

On the days when electors may be registered by the commission more than one month prior to any general or municipal election such deputy shall be ready during the hours when the commission shall be in session to receive poll taxes from the residents of the various election districts in such city applying for such registration upon any assessment of such taxes made within two years prior to such election and give them the official receipts therefor to be provided as aforesaid.

Such deputy may from time to time and within ten days after each November election shall account to said receiver of taxes for all such taxes collected prior to such accounting less ten per centum thereof which such deputy may retain as his commission for collecting the same which commission shall be in addition to any compensation allowed such deputy for his services as such chief clerk and such deputy shall return the stub of each receipt given for such taxes and on or before the tenth day following the November election such deputy shall also return the stub of each receipt given for such taxes and on or before the tenth day following the November election such deputy shall also return all unused receipts to said receiver of taxes who shall keep such stubs and unused receipts as a part of the records of his department for a period of one year.

Any such deputy who shall upon request of any person assessed as a voter as aforesaid refuse to accept the payment of his poll tax and to furnish a receipt therefor or who shall accept payment of any poll tax from any person except an elector upon whom such tax has been properly assessed or his duly authorized agent or attorney shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars for each offense.

Section 51 Any person who wilfully disobeys a lawful order of the commissioners or refuses to obey their subpoena duly issued and served under the provisions of this act shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine not exceeding five hundred (500) dollars.

Any wilful false statement made under oath or in writing stating that it is so made although such oath may not have actually been made by any person regarding any material matter or thing relating to any subject being investigated heard or acted upon by any registrar commissioner judge watcher inspector of registration court or commission by virtue of this act shall be perjury and any person upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred (500) dollars or to undergo any imprisonment not exceeding two years or both in the discretion of the court.

Any registrar who knowingly registers or permits to be registered a person not lawfully entitled to be registered or who without reasonable cause refuses to register a person entitled to be registered or knowingly assists in preventing such person from being registered shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine not exceeding one thousand dollars or to undergo an imprisonment not exceeding five years or both at the discretion of the court.

A person who applies for registration knowing or having reason to know that he is not entitled to be registered or who falsely personates another in an application for registration or who knowingly offers false naturalization papers or a fraudulent tax receipt to establish his claim to be registered shall be guilty of a misdemeanor and upon conviction shall be sentenced for every such offense to pay a fine not exceeding one thousand dollars or to undergo an imprisonment not exceeding three years or both in the discretion of the court.

A registrar who inserts or intentionally permits to be inserted a name on the registry list without a proper application in person during the hours of registration on a registration day on the part of the person registered or without requiring the proper evidence of the right of the applicant to be registered or who materially alters any registry list after the entry has been made except upon an order of the court or of the commissioners or who makes any entry therein at any time other than during the hours of registration and in the presence of the other registrars except upon such an order shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine not exceeding one thousand dollars or to undergo an imprisonment not exceeding five years or both in the discretion of the court.

Any election officer who knowingly refuses the vote of a duly registered and qualified elector or who knowingly accepts the vote of a person not registered in accordance with the

provision of this act except that of a soldier or a person having an order of court as aforesaid or who knowingly receives a vote from a person, falsely claiming to be a registered voter shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine not exceeding one thousand dollars or to undergo an imprisonment not exceeding five years or both in the discretion of the court.

Any commissioner registrar chief clerk inspector of registration or other officer upon whom a duty is laid by this act who shall wilfully neglect or refuse to perform his said duty shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding one thousand dollars or to undergo an imprisonment not exceeding two years or both in the discretion of the court.

Any person who inserts or intentionally permits to be inserted any name or material entry on any register street list affidavit petition subpoena certificate report or other record authorized or required by this act to be made or prepared for any purpose herein mentioned except in accordance herewith or who materially alters or destroys an entry which has been duly made therein except as herein provided or who takes and removes any such book paper or other record from the custody of any person having lawful charge thereof in order to prevent the same from being used or inspected or copied as herein provided shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine not exceeding one thousand dollars or to undergo an imprisonment not exceeding three years or both in the discretion of the court.

Any person who neglects or refuses to furnish to any inspector of registration any information which he is herein authorized to obtain or to exhibit any records papers or documents herein authorized to be inspected by him shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine not exceeding five hundred dollars or to undergo an imprisonment not exceeding two years or both in the discretion of the court.

Any constable policeman sheriff or other peace or police officer or deputy or subordinate thereof who shall fail upon demand of any inspector of registration to render such aid and assistance to him as he shall demand in the maintenance of peace and in the making of arrests without warrant as herein provided or who shall wilfully hinder or delay or attempt to hinder or delay any inspector of registration in the performance of any duty shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars or to undergo an imprisonment not exceeding two years or both in the discretion of the court.

Any person who intentionally interferes with or hinders or delays any other person in the performance of any act or duty authorized or imposed herein shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars.

Section 52. The provisions of this act shall be severable and if any of the provisions shall be held to be unconstitutional such decision shall not affect the validity of any of the remaining provisions of this act.

Section 53. The act approved July twenty-fourth Anno Domini one thousand nine hundred and thirteen entitled "An Act to provide for the personal registration of electors and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities and providing for the payment of witness fees for persons summoned before the commissioners to provide penalties for violations of its provisions and to repeal acts inconsistent herewith" and the various amendments thereto and all other acts of assembly or parts of acts in conflict or inconsistent with this act or any part hereof be and the same are hereby repealed insofar as they relate to any city to which this act applies provided that the provisions of this act shall not affect any suit or prosecution pending or to be instituted to enforce any right or penalty or punish any offence under the authority of such acts so repealed respecting any act done or omitted prior to such repeal.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 822, as follows:

An Act to amend section one of an act approved the fourteenth day of April one thousand nine hundred and three entitled "An Act relating to change of polling places and authorizing the commissioners to change the same"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That an act entitled "An Act relating to change of polling places and authorizing the county Commissioners to change the same" approved the fourteenth day of April one thousand nine hundred and three be and the same is hereby amended as follows That section one of said act which now reads as follows

"Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be lawful for the county commissioners of any county of this Commonwealth at any time at least three weeks prior to any general municipal township or

special election for any reason that may seem proper to the county commissioners upon a petition of at least ten qualified electors of any township election division to change the polling place of said township or election division. Provided however that the said county commissioners may in their discretion direct that an election be held to settle the question as to where the said polling place shall be located" be and the same is hereby amended to read as follows

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be lawful for the county commissioners of any county of this Commonwealth at any time at least three weeks prior to any general municipal township or special election to make any change in the location of the polling place of any township or election division upon the presentation of a petition to the county commissioners signed by a majority of the qualified electors of the said township or division and sworn to by one of the qualified electors thereof requesting the change of the polling place of said township or election division

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 825, as follows:

An Act to further amend the third section of an act entitled "An Act to regulate the nomination and election of public officers requiring certain expenses incident thereto to be paid by the several counties and punishing certain offenses in regard to such elections" approved the tenth day of June Anno Domini eighteen hundred and ninety-three as amended by an act approved the ninth day of July Anno Domini eighteen hundred and ninety-seven by providing a method of preempting names for the exclusive use of political bodies desiring to make nominations by nomination papers and limiting the selection of such names and requiring certain affidavits to be made in reference thereto and to be filed in the offices where such nomination papers are required to be filed respectively instead of with the prothonotaries of the several counties and repealing legislation inconsistent therewith

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three of the act approved the tenth day of June Anno Domini eighteen hundred and ninety-three entitled "An Act to regulate the nomination and election of public officers requiring certain expenses incident thereto to be paid by the several counties and punishing certain offenses in regard to such elections" which as amended reads as follows

"Section 3. Nominations of candidates for any public office may also be made by Nomination Papers signed by qualified electors of the State or of the electoral district or division thereof for which the nomination is made and filed in the proper office as provided in section five of this act. Blank forms for making such nomination shall be furnished by the Secretary of the Commonwealth and no other form than the ones so prescribed shall be used for such purpose. Where the nomination is for any office to be filled by the voters of the State-at-large the number of qualified electors of the State signing such Nomination Paper shall be at least one-half of one per centum of the largest vote for any officer elected in the State at the last preceding election at which a State officer was voted for. In the case of all other nominations the number of qualified electors of the electoral district or division signing such Nomination Paper shall be at least two per centum of the largest vote for any officer elected at the last preceding election in said electoral district or division for which said Nomination Papers are designed to be made. Each elector signing a Nomination Paper shall add to his signature his place of residence and occupation and no person may subscribe to more than one nomination for each office to be filled. The signature to each nomination paper and the qualification of the signers shall be vouched for by the affidavit of at least five of the signers thereof which affidavit shall accompany the Nomination Paper. Provided That if five of the electors composing any political body making a nomination by Nomination Papers shall file with prothonotary of the county in which the Nomination Paper or Papers to be filed an affidavit setting forth that they have adopted a certain political appellation to designate their policy subject to the limitations of this act regarding the selection of names that thereafter such political body shall have the exclusive right to use the said name or appellation for the election for which such nomination or nominations are made. Provided That a certificate from the prothonotary setting forth such a compliance with the act be filed with the Nomination Papers filed by such political body" be and the same is hereby amended so as to read as follows

Section 3. Nominations of candidates for any public office may also be made by Nomination Papers signed by qualified electors of the State or of the electoral district or division thereof for which the nomination is made and filed in the proper office as provided in section five of this act. Blank forms for making such nomination shall be furnished by the Secretary of the Commonwealth and no other form than the ones so prescribed shall be used for such purpose. Where the nomination is

for any office to be filled by the voters of the State-at-large the number of qualified electors of the State signing such Nomination Paper shall be at least one-half of one per centum of the largest vote for any officer elected in the State at the last preceding election at which a State officer was voted for. In the case of all other nominations the number of qualified electors of the electoral district or division signing such Nomination Paper shall be at least two per centum of the largest entire vote for any officer elected at the last preceding election in said electoral district or division for which said Nomination Papers are designed to be made. Each elector signing a Nomination Paper shall add to his signature his place of residence and occupation and no person may subscribe to more than one nomination for each office to be filled. The signatures to each nomination paper and the qualification of the signer shall be vouched for by the affidavit of at least five of the signers thereof which affidavit shall accompany the Nomination Paper. Provided That if at least fifty of the electors composing any political body desiring to make nominations by Nomination Papers at the next succeeding election shall adopt any appellation to designate their policy and file a claim for the pre-emption of such namer duly verified by five of them (herein called the pre-emptors) in any state or county office in which such Nomination Papers are required by this act to be filed such political body shall have the exclusive right to use such name in any Nomination Papers to be filed in such office for the succeeding election without filing separate claims for the pre-emption of such name with respect to each political subdivision of the State or county for which any candidates may be nominated by Nomination Papers filed in such State or county office in which any claims for pre-emption may have been filed respectively. Provided That all Nomination Papers in which such name may be used shall have attached thereto an affidavit by one of the five pre-emptors thereof that such claim for pre-emption was previously filed in such office and Provided also That such appellation shall not include any word previously pre-empted by any other body of electors for the succeeding election in accordance herewith or used to describe any political party or body of electors which at the last preceding election polled two per centum of the largest vote cast within the State or in any electoral district or division thereof for which any Nomination Paper is designed to be made under the name intended to be pre-empted but any name adopted prior to the last preceding election by any body of electors which did not poll the aforesaid per centum of such vote thereat may be again pre-empted by such body of electors or such of them as shall have continued their political combination if a majority of the original pre-emptors of such name or of the survivors of them who filed the affidavit then required by law setting forth the adoption thereof to designate their policy shall be among the five pre-emptors of such name hereunder and make affidavit to such fact in their claim for such new pre-emption. All claims for the pre-emption of any political appellations hereafter filed with the Secretary of the Commonwealth or the county commissioners of the several counties respectively shall be public records and said officials shall keep separate indices of the same by the names for which pre-emption is claimed therein respectively.

Section 2 All laws and parts of laws inconsistent herewith shall be and the same are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 826, as follows:

An Act to amend an act entitled "An Act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to National party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" approved July twelve one thousand nine hundred and thirteen by providing that electors at primaries shall be entitled to receive and vote ballots of the political parties with which they are enrolled

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section thirteen of the act entitled "An Act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to National party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the

several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" approved July twelve one thousand nine hundred and thirteen which reads as follows

"Section 13 The qualifications of electors entitled to vote at a primary shall be the same as the qualifications of electors entitled to vote at elections within the election district where the primary is held except that with respect to the payment of taxes it shall be sufficient if an elector shall have paid within two years before the next succeeding election a State or county tax which shall have been assessed at least two months before the election and paid on or before the day of the primary and in cases where personal registration is required on or before the registration day on which the elector registers. Each elector shall prove his qualifications and his identity in the same manner in which electors in the election district in which he offers to vote are or hereafter may be required by law to prove their qualifications or identity on election day and may be challenged as at elections

"Each elector shall have the right to receive the ballot of the party for which he asks. Provided That if he is challenged he shall be required to make oath or affirmation that at the last preceding election at which he voted he voted for a majority of the candidates of the party for whose ballot he asks

"If such last preceding election at which such elector voted was a general election at which presidential electors were voted for he shall in determining the number of candidates for which he voted at such last preceding election count the group of presidential electors as two candidates

"Upon executing such affidavit the voter shall be entitled to receive the ballot for which he has called and to cast his vote according to law. If he is unable or unwilling to make such affidavit he shall be denied the right to receive such ballot but he shall not be deemed thereby to be guilty of any violation or attempted violation of this law" be and the same is hereby amended so as to read as follows

Section 13 The qualification of electors entitled to vote at a primary shall be the same as the qualifications of electors entitled to vote at elections within the election district where the primary is held except that with respect to the payment of taxes it shall be sufficient if an elector shall have paid within two years before the next succeeding election a State or county tax which shall have been assessed at least two months before the said election and paid on or before the day of the primary and in cases where personal registration is required on or before the registration day on which the elector registers. Each elector shall prove his qualifications and his identity in the same manner in which electors in the election district in which he offers to vote are or hereafter may be required by law to prove their qualifications or identity on election day and may be challenged as at elections

Each qualified elector shall have the right to receive and vote the ballot of the party with which he is enrolled according to law and shall not be subject to challenge on the ground that he did not vote for a majority of the candidates of the party with which he is enrolled

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 827, as follows:

An Act to further amend the twenty-second and twenty-seventh sections of an act entitled "An Act to regulate the nomination and election of public officers requiring certain expenses incident thereto to be paid by the several counties and punishing certain offenses in regard to such elections" approved the tenth day of June eighteen hundred and ninety-three as amended by an act approved the twenty-ninth day of April nineteen hundred and three by providing how voters may designate their choice of candidates and how the ballots shall be counted and what additional instructions shall be printed on the ballots and repealing legislation inconsistent therewith

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the twenty-second section of an act entitled "An Act to regulate the nomination and election of public officers requiring certain expenses incident thereto to be paid by the several counties and punishing certain offenses in regard to such election" approved the tenth day of June eighteen hundred and ninety-three as amended by an act approved the twenty-ninth day of April nineteen hundred and three which reads as follows

"Section 22 On receipt of his ballot the voter shall forthwith and without leaving the space enclosed by the guard-rail retire to one of the voting shelves or compartments and draw a curtain or shut the screen or door and shall then prepare his ballot as follows

If he desires to vote for every candidate of a political party he may make a crossmark in the appropriate square op-

posite the name of the party of his choice in the straight party column on the left of the ballot and every such cross-mark shall be equivalent to a vote for every candidate for the party so marked. If he desires to vote for an entire group of Presidential electors he may place a cross-mark in the appropriate square at the right of the name of the party of his choice. If he desires to divide his vote among candidates from different groups of Presidential electors he shall make a cross-mark in the appropriate square to the right of the name of each candidate for Presidential elector for whom he desires to vote. Provided That a mark in the straight party column be counted, as a mark of the party of his choice shall also be counted as a mark for each Presidential elector nominated by such party.

He may vote according to the above provisions for the candidate of his choice for each office to be filled according to the number of persons to be voted for by him for each office or he may insert in the blank space provided therefor in accordance with section fourteen of this act any name not already on the ballot. And in case of a question submitted to the vote of the people, he may mark in the appropriate margin or space a cross (x) opposite the answer which he desires to give. In all cases whereby existing laws a voter is entitled to cast more than one vote for a single candidate he shall place in the appropriate square instead of a cross (x) a number which shall indicate the number of votes to be counted for the candidate whose name is so marked. Before leaving the voting self or compartment the voter shall fold his ballot without displaying the marking thereon in the same way it was folded when received by him and he shall keep the same so folded and deposit it in the ballot box without undue delay and shall quit the enclosed space immediately thereafter" be and the same is hereby amended so as to read as follows:

Section 22 On receipt of his ballot the voter shall forthwith and without leaving the space enclosed by the guard-rail retire to one of the voting shelves or compartments and draw a curtain or shut the screen or door and shall then prepare his ballot as follows:

He may vote for the candidate or candidates of his choice for each office to be filled according to the number of persons to be voted for by him for each office by placing a cross-mark (x) in the appropriate square at the right of the name of each person of his choice or he may insert in the blank space or spaces provided therefor in accordance with section fourteen of this act any name or names not already on the ballot. Provided That he shall not mark or insert in the aggregate the names of more persons than he is entitled to vote for for each office. And Provided Also that a cross-mark (x) in the appropriate square opposite the name of any political party or body of electors in the first column at the left of the ballot shall always be counted as a straight party ballot and as a mark for every candidate nominated by such party or body of electors including each candidate thereof whose name has been marked individually as aforesaid unless the voter has also marked or inserted the name of any person or persons nominated by any other party or body of electors in which case the ballot shall be void as to any office for which the voter has so attempted to vote contrary to his mark in the party square unless being entitled to vote for more candidates for such office than the number of those of such other party or body of electors for whom he has so attempted to split his vote he has also properly marked the names of particular candidates of the party of his choice not exceeding in number the remaining places in such office for which he is entitled to vote in which latter case the ballot shall also be counted for such particular candidates of such party so marked as well as for the nominees of such party for all other offices not affected by any such conflict.

If the voter desires to vote for an entire group of Presidential electors he may place a cross-mark (x) in the appropriate square at the right of the name of the party of his choice at the head of such group but if he desires to divide his vote among candidates from different groups of Presidential electors he shall make a cross-mark (x) in the appropriate square to the right of the name of each candidate for Presidential elector for whom he desires to vote. Provided That a mark in the straight party column opposite the name of the party of his choice shall also be counted as a mark for each Presidential elector nominated by such party whether accompanied or not by any cross-mark (x) in the appropriate square at the right of the name of such party at the head of its group of Presidential electors or by any cross-mark (x) at the right of the names of any of its candidates individually unless the voter shall have also marked or inserted the name of any candidate for Presidential elector who is not on the ticket of such party in which case the ballot shall be counted for any candidates of such party whose names have been properly marked individually as aforesaid if they do not exceed in number the places remaining to be filled in such group of Presidential electors besides those for which he has attempted to vote in conflict with his mark in either party square aforesaid and respecting which the ballot shall be void.

In all cases whereby the existing laws a voter is entitled to cast more than one vote for a single candidate he shall place in the appropriate square instead of a cross-mark (x) a number which shall indicate the number of votes to be counted for the candidate whose name is so marked. And in case of a question submitted to the vote of the people he may place in the appropriate margin or space a cross-mark (x) opposite the answer which he desires to give or write in the word "yes" or "no."

At the head of every ballot shall be printed the following instruction in additions to any otherwise required by law:

"If any voter marks a cross-mark (x) in any party square in the straight party column he may not vote for any person for any office who is not a nominee of such party for such office

except in the non-partisan column. If the voter marks his ballot for more candidates for any office than he is entitled to vote for his ballot shall not be counted for such office."

Before leaving the voting self or compartment the voter shall fold his ballot without displaying the marking thereon in the same way it was folded when received by him and he shall keep the same so folded and deposit it in the ballot box without undue delay and shall quit the enclosed space immediately thereafter.

Section 2 That section twenty-seven of the aforesaid act which as amended reads as follows:

"Section 27 If a voter has marked his ballot otherwise than as directed by this act so that for any reason it is impossible to determine the voter's choice for any office to be filled his ballot shall not be counted for such office but the ballot shall be counted for all other offices for which the names of candidates have been properly marked.

No ballot without the official endorsement shall except as herein otherwise provided be allowed to be deposited in the ballot-box and none but ballots provided in accordance with the provisions of this act shall be counted. Ballots not marked or improperly or defectively marked shall be endorsed as defective but shall be preserved with the other ballots. If any ballot appears to have been obtained otherwise than as provided in this act the judge of election shall transmit such ballot to the district attorney without delay together with whatever information he may have tending to the detection of the person who deposited the same" shall be and the same is hereby amended to read as follows:

Section 27 If a voter has marked or inserted the name of more candidates for any office than he is entitled to vote for or if it is impossible to determine the voter's choice for any office to be filled his ballot shall not be counted for such office but the ballot shall be counted for all other offices or places in any office to which more than one candidate is to be elected for which the names of candidates have been properly marked or inserted whether such offices are in the party columns or in the non-partisan column of such ballot and no ballot shall be considered defective merely because any voter has designated his choice of candidates in more than one way except to the extent that the methods used may conflict with each other respecting any particular office or place to be filled.

No ballot without the official endorsement shall except as herein otherwise provided be allowed to be deposited in the ballot box and none but ballots provided in accordance with the provisions of this act shall be counted. Ballots not marked or so improperly or defectively marked as to be wholly void shall be endorsed as defective or void but shall be preserved with the other ballots and replaced in the ballot box with them. If any ballot appears to have been obtained otherwise than as provided in this act the judge of election shall transmit such ballot to the district attorney without delay together with whatever information he may have tending to the detection of the person who deposited the same.

Section 3 All acts or parts of acts inconsistent herewith are hereby repealed. Provided That such repeal shall not affect any act previously done liability heretofore incurred or right now accrued or vested or affect any suit or prosecution pending or to be instituted to enforce any such right or penalty or punish any such offense under the authority of such repealed acts or parts of acts in conflict herewith.

And said bill having been read at length the second time and agreed to.

Ordered, to be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 841, as follows:

An Act to repeal section two of an act approved the thirteenth day of March one thousand eight hundred and sixty-seven (Pamphlet Laws four hundred fourteen) entitled "Supplement to the act incorporating the borough of Doylestown entitled 'An Act authorizing the Governor to incorporate the Bristol Steam Tow Boat and Transportation Company and for other purposes'."

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act approved the thirteenth day of March one thousand eight hundred and sixty-seven (Pamphlet Laws four hundred fourteen) entitled "Supplement to the act incorporating the borough of Doylestown entitled 'An Act authorizing the Governor to incorporate the Bristol Steam Tow Boat and Transportation Company and for other purposes'" which reads as follows:

Section 2 That the town council of the borough of Doylestown shall have power to borrow for the use of said borough any sum or sums of money which they shall deem necessary and to issue certificates of indebtedness or other evidences of debt for the sum or sums amount or amounts so borrowed to the person or persons respectively lending the same and the said certificates or other evidences of debt sealed with the corporate seal of said borough and signed by the president of the town council and the treasurer of said borough shall be binding and obligatory on the said corporation. Provided That the whole amount of indebtedness of said borough shall not at any time exceed the sum of thirty-five thousand dollars" be and the same is hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 842, as follows:

An Act authorizing boroughs maintaining a sewerage system and sewage disposal works to supply sewage service and extend sewer mains and pipes outside of the limits of the borough provided such privilege shall not conflict with the rights of any sewer company or other borough and granting the right of eminent domain for such purpose and prescribing the procedure thereunder

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any borough is maintaining and operating a sewerage system and sewage purification or disposal works it shall be lawful for such borough to supply sewerage service to municipalities persons and corporations outside the limits of such borough and to enter into contracts for such service at rates not less than those required to be paid by persons and corporations within the limits of such borough but no such privilege shall conflict with the rights of any sewer company or the rights of any other borough

Section 2 That for the purpose of supplying such sewerage facilities any such borough may extend the necessary sewer mains and pipes beyond the limits of such borough to the points where such sewerage is to be collected and received and shall have the power to enter upon and condemn such lands property and materials for the construction of such sewer mains and pipes as may be necessary to the furnishing of such sewerage service

Section 3 Before entry shall be made upon private property without the owner's consent for the purpose of laying any such sewer mains or pipes or constructing such sewer collection system outside of the limits of the borough security for all damages which may be done shall be first given to such owner in such form and in such amount as the Court of Common Pleas of the county may direct and all damages caused by the construction or laying of such sewer mains or pipes or by the taking of lands and materials therefor shall be ascertained in the manner provided in chapter six article two of the Act of Assembly approved the fourteenth day of May one thousand nine hundred and fifteen pamphlet laws page three hundred and twelve and known as the General Borough Act for property taken injured or destroyed and shall be paid out of the borough treasury

Section 4 All acts or parts of acts inconsistent with or supplied by this act are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 850, as follows:

An Act to further amend an act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An Act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section four of an act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An Act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions" as amended by an act approved the sixth day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and thirty-eight) entitled "An Act to further amend the act approved the fifth day of March one thousand nine hundred and six entitled 'An Act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions' by providing for special registrations for special elections" which reads as follows

"Section 4 Every person claiming the right to vote must appear in person before the registrars in the precinct or ward in which he lives on one of the days prescribed by law prior to every November election and if he has subsequently to the said November election moved into another precinct or ward he must appear in person before the registrars in the district to which he has thus removed in order to enable him to vote at the ensuing spring primary or any ensuing special election unless in either case he is prevented by sickness or necessary absence

from the city from appearing before the said registrars to be registered in person In either of these cases it shall be his right at any time except during the period of three days immediately preceding such election to present his petition to the county commissioners and in case they shall refuse to order his name placed on the registration list the said petitioner may appeal to the court of common pleas of the district in which he resides if the said court is in session or if not in session to any judge thereof whereupon the said court shall grant a rule upon the said county commissioners to show cause why the name of the said person should not be placed upon the register and the said court or judge thereof shall fix a day certain for the return of the said rule at which time the parties can be heard and upon the return of the said rule upon a hearing duly had if the said court or judge shall be satisfied that the facts set forth in the petition are true and that the applicant was prevented by sickness or necessary absence from the city from appearing in person before the registrars and being registered and is qualified to vote the rule may be made absolute and the registrars shall be directed to place the name of such person or persons upon the registers" be and the same is hereby further amended to read as follows

Section 4 Every person claiming the right to vote must appear in person before the registrars in the precinct or ward in which he lives on one of the days prescribed by law prior to every November election and if he has subsequently to the said November election moved into another precinct or ward he must appear in person before the registrars in the district to which he has thus removed in order to enable him to vote at the ensuing spring primary or any ensuing special election unless in either case he is prevented by sickness or necessary absence from the city from appearing before the said registrars to be registered in person In either of these cases it shall be his right at any time except during the period of three days immediately preceding such election to present his petition to the county commissioners and in case they shall refuse to order his name placed on the registration list the said petitioner may appeal to the court of common pleas of the district in which he resides if the said court is in session or if not in session to any judge thereof whereupon the said court shall grant a rule upon the said county commissioners to show cause why the name of the said person should not be placed upon the register and the said court or judge thereof shall fix a day certain for the return of the said rule at which time the parties can be heard and upon the return of the said rule upon a hearing duly had if the said court or judge shall be satisfied that the facts set forth in the petition are true and that the applicant was prevented by sickness or necessary absence from the city from appearing in person before the registrars and being registered and is qualified to vote the rule may be made absolute and the registrars shall be directed to place the name of such person or persons upon the registers

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL INTRODUCED.

Mr. CROW. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection The Chair hears none.

Mr. CROW read in his place and presented to the Chair Senate Bill No. 866, entitled:

An Act providing for the publication of histories of military organizations of Pennsylvania, engaged in the late civil war, and the war with Spain, and the purchase thereof by the Commonwealth, and making an appropriation

Which was committed to the Committee on Appropriation.

HOUSE MESSAGE.

SENATE BILL NO. 502 RETURNED WITH AMENDMENTS.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 502, entitled:

An Act reorganizing the Department of Agriculture creating bureaus therein and providing for the proper administration thereof

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

HOUSE CONCURS IN SENATE BILL NO. 295.

He also returned to the Senate, Senate Bill No. 295, entitled:

An Act to amend section one of an act approved the twenty-third day of February one thousand eight hundred and seventy (Pamphlet Laws two hundred and twenty-six) entitled "An Act to ascertain and appoint the fees to be received by the coroner of the County of Erie"

with the information that the House has passed the same without amendment.

BILLS SIGNED.

The **PRESIDENT PRO TEMPORE** (Mr. Clarence J. Buckman) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

House Bill No. 70, entitled:

An Act to amend section two of an act approved the twenty-eight day of May one thousand nine hundred and thirteen (Pamphlet Laws three hundred and seventy-eight) entitled "An Act authorizing certain corporations to issue preferred stock of one or more classes providing for the manner of issuance restrictions and regulations in the matter of voting thereof and the rights and privileges of the holders thereof and repealing all acts or parts of acts inconsistent therewith."

House Bill No. 284, entitled:

An Act to prevent unfair competition and unfair trade practices.

House Bill No. 167, entitled:

An Act to amend part of section one of an act approved the ninth day of April one thousand nine hundred and fifteen (Pamphlet Laws fifty-four), entitled "An Act to establish and regulate the fees to be charged and collected by sheriffs in counties of this Commonwealth having a population of not less than three hundred thousand nor more than one million five hundred thousand inhabitants, as computed by the last preceding United States census; the time and manner in which said fees shall be paid, the publication and posting of said fees, the delivery of an itemized receipt for official fees and legal costs received; and repealing all laws, general, special or local or any parts thereof, that are or may be inconsistent therewith," extending the provisions of said act to counties having a population of not less than two hundred thousand and not more than one million, five hundred thousand inhabitants.

House Bill No. 286, entitled:

An Act to amend section one thousand six hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing laws general special or local or any parts thereof that are or may be inconsistent therewith."

House Bill No. 222, entitled:

An Act to amend clause (a), section two of an act, approved the seventh day of June, one thousand nine hundred and seventeen (P. L. 388), entitled: "An Act relating to the jurisdiction, powers, and procedure of the orphans' court and the court of common pleas as to sales, mortgages, conveyances on ground-rent, leases, extinguishment of ground-rents, partition, exchange, squaring and adjusting of lines between adjoining owners, consolidation and combination of mining lands and the leasing thereof, the joining owners of undivided interests in making and taking conveyances in order to change the route or location of any right of way or passage over adjoining or other lands, and the subdivision of premises so as to command the highest price or greatest rents, and, for such purpose, the laying out and dedication of roads, streets and alleys, or the vacation of such as have not been accepted by the public authorities, where the court shall be of opinion that such decree will be to the interest and advantage of all those interested; and where the legal title is held by minors, lunatics, habitual drunkards or weak-minded persons, a married person whose spouse is a lunatic or has abandoned him or her for one year, or has been absent and unheard of for seven years; by corporations having no capacity to convey or by any unincorporated association, by any religious, beneficial, or charitable society or association incorporated or unincorporated, and the title is subject to forfeiture if real estate is held in excess of the amount prescribed by its charter or by law; by a corporation, or individual or individuals and is subject to a trust of any description whatever; by any person as to whom a presumption of death may have arisen, or any interest wherein it is held by any person under legal disability to dispose thereof; where the legal title is an estate tail or is subject to the lien of debts of a decedent not of record, contingent remainders, executory devises, or remainders to a class, some or all of whom may not be in being or ascertained; where estates shall have been devised or granted for special or limited purposes, where there is a power of sale, but the time may not have arrived for its exercise, any preliminary act may not have been done to bring it into exercise, the time limited for its exercise may have expired, or any one or more persons required to consent or join in its exercise may be non compos mentis, having removed out of the State, having died, refused to act, unreasonably withhold consent, or be absent or unheard of; where there has

been or shall be a defective appointment in any deed or will, and the necessary power is not given to the executor, devisee, or appointee to make sale and conveyance; where a trust has been created, and no power conferred on the trustee to do any of the acts which the court is hereby empowered to authorize or confirm; and to the effects of such decrees," extending the provisions of said act to cases where real estate or ground-rent issuing thereout is held by a wife whose husband is a minor or by a married minor whose spouse is a minor.

House Bill No. 342, entitled:

An Act to amend clause twelve section thirty-nine of an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An Act to provide for the incorporation and regulation of certain corporations."

Whereupon,

The **PRESIDENT PRO TEMPORE** (Mr. Clarence J. Buckman) in the presence of the Senate signed the same.

NOMINATIONS BY THE GOVERNOR.

The Secretary to the Governor being introduced, presented communications in writing from His Excellency the Governor of the Commonwealth, which were read as follows:

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 22nd, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania for the term of four years, to compute from the date of confirmation.

ALLEGHENY COUNTY.

V. E. Griffin, Boro of Glassport.
Christy M. Labriola, Pittsburgh.

BUCKS COUNTY.

Miss Mabel A. Shriner, Boro of Langhorne.

DAUPHIN COUNTY.

W. I. Sickles, Harrisburg.

HUNTINGDON COUNTY.

Elmer Ellsworth Corbin, Boro of Huntingdon.

PHILADELPHIA COUNTY.

Jesse E. Carse, Philadelphia.
Miss Ethel D. Dent, Philadelphia.
Harry Kattelman, Philadelphia.

WM. C. SPROUL.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 22nd, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law, I have the honor to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the dates set opposite their names, respectively.

WESTMORELAND COUNTY.

Todd G. Truxal, Boro of Greensburg.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. CROW,

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into executive session, for the purpose of acting on the foregoing nominations.

Which was agreed to.

Whereupon,

A motion was made by Mr. CROW,

That the Senate do advise and consent to said nominations.

On the question,

All the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Baldwin, F. E., Donahue,
Baldwin, R. J., Einstein,
Barnes, Eyre,

Marlow,
Martin,
McConnell,

Smith,
Snyder,
Sones,

Barr,
Beales,
Boyd,
Campbell,
Craig,
Crow,
Daix,
Davis,
DeWitt,

Graff,
Gray,
Hackett,
Haldeman,
Herron,
Homsher,
Jones,
Leiby,
Leslie,

Meakle,
Miller, S. J.,
Murdoch,
Nason,
Patton,
Phipps,
Salus,
Sassaman,
Schantz,

Tompkins,
Turner,
Vare,
Weaver,
Whitten,
Woodward,
Buckman,
Pres. pro tem

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. CROW. Mr. President, I move that the executive session do now rise.

Mr. SCHANTZ. Mr. President, I second the motion.

The motion was agreed to.

RECESS.

Mr. CROW. Mr. President, I move that the Senate do now take a recess for five minutes.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

BILLS INTRODUCED.

Mr. SMITH. Mr. President, I ask unanimous consent to read bills in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SMITH read in his place and presented to the Chair Senate Bill No. 867, entitled:

An Act authorizing R. B. Taylor, of Bellefonte, Centre County, to bring suit in the court of common pleas of Dauphin County against the Commonwealth of Pennsylvania.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 868, entitled:

An Act to amend section one of an act approved the eighth day of May, one thousand eight hundred and eighty-nine, (P. L. 127), entitled "A supplement to the act of April twentieth, one thousand eight hundred and sixty-nine, entitled 'An Act to provide for the admission of certain classes of the insane into hospitals for the insane in this Commonwealth, and their discharge therefrom,' fixing the amount of compensation to be paid to the commissioners appointed under section six of said act, and declaring who shall be liable therefor, and for the cost of proceedings under said section."

Which was committed to the Committee on Judiciary General.

HOUSE NON-CONCURS IN AMENDMENTS MADE BY SENATE TO HOUSE BILL NO. 32.

The Clerk of the House of Representatives being introduced, presented communication from the House of Representatives informing the Senate that the House has non-concurred in the amendments made by the Senate to House Bill No. 32, entitled:

An Act to amend section one of an act, approved the twenty-seventh day of April one thousand nine hundred and eleven; entitled "An Act regulating the compensation of court criers and tipstaves in counties containing more than ninety thousand and less than one hundred and fifty thousand inhabitants, providing for the payment of the same by the particular county, limiting the number of tipstaves to be appointed, and repealing an act of Assembly entitled, 'An Act to regulate the fees of court criers and tipstaves of the courts in judicial districts, containing more than ninety thousand and less than one hundred and fifty thousand inhabitants, approved the twenty-ninth day of April, Anno Domini, one thousand nine hundred and nine by extending the provisions of said act to include counties containing more than seventy-five thousand and less than one hundred and fifty thousand inhabitants, and fixing the salaries of the court criers and tipstaves thereof.

RECONSIDERATION OF HOUSE BILL NO. 32.

Mr. NASON. Mr. President, I move to reconsider the vote by which Senate Bill No. 233 (House Bill No. 32), entitled:

An Act to amend section one of an act approved the twenty-seventh day of April one thousand nine hundred and eleven entitled "An Act regulating the compensation of court criers and tipstaves in counties containing more than ninety thousand and less than one hundred and fifty thousand inhabitants providing for the payment of the same by the particular county limiting the number of tipstaves to be appointed and repealing an act of Assembly entitled 'An Act to regulate the fees of court criers and tipstaves of the courts in judicial districts containing more than ninety thousand and less than one hundred and fifty thousand inhabitants approved the twenty-ninth day of April Anno Domini one thousand nine hundred and nine by extending the provisions of said act to include counties containing more than seventy-five thousand and less than one hundred and fifty thousand inhabitants and fixing the salaries of the court criers and tipstaves thereof

passed finally.

The PRESIDENT. How did the Senator vote?

Mr. NASON. Mr. President, I voted "aye."

Mr. SMITH. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. SMITH. Mr. President, I voted "aye."

And the question recurring,

Shall the bill pass finally?

Mr. NASON. Mr. President, I move to reconsider the vote by which the bill passed third reading.

The PRESIDENT. How did the Senator vote?

Mr. NASON. Mr. President, I voted "aye."

Mr. SMITH. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. SMITH. Mr. President, I voted "aye."

And the question recurring.

Will the Senate agree to the bill on third reading?

Mr. NASON. Mr. President, I ask unanimous consent to amend the title of the bill, line 15, by striking out after the word "nine" the words "by extending the provisions of said act to;" also by striking out lines 16, 17 and 18.

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question.

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

RECESS.

Mr. CROW. Mr. President, I move that the Senate do now take a recess until 4:30 o'clock this afternoon.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

REPORTS FROM COMMITTEES.

Mr. F. E. BALDWIN. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. F. E. BALDWIN, from the Committee on Judiciary General, reported as committed, Senate Bill No. 461 (House Bill No. 619), entitled:

An Act authorizing Edward W. Fenstermacher a resident of Butler Township, County of Luzerne, to bring suit in the court of Common Pleas of Luzerne County against the Commonwealth of Pennsylvania.

Mr. SMITH. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SMITH from the Committee on Appropriations reported as committed, Senate Bill No. 810 (House Bill No. 941), entitled:

An Act relating to eggs, prohibiting the sale offering for sale, exposing for sale or having in possession with intent to sell eggs for and as fresh that are not fresh eggs or of branding or of labeling or marking eggs as being fresh eggs that are not fresh eggs, prescribing certain duties of the Dairy and Food Commissioner in reference thereto and providing penalties for the violation thereof.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented communication in writing from His Excellency the Governor of the Commonwealth, which was read as follows:

APPROVAL OF RESOLUTION RECALLING FROM THE GOVERNOR SENATE BILL NO. 141.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 22, 1919.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed a Resolution of the Senate and House of Representatives recalling from the Governor Senate Bill No. 141. Accordingly the said bill is herewith returned.

WM. C. SPROUL.

BILL RECOMMENDED.

Mr. F. E. BALDWIN. Mr. President, I move that Senate Bill No. 141 be recommended to the Committee on Judiciary General.

Mr. SMITH. Mr. President, I second the motion.
The motion was agreed to.

HOUSE MESSAGE.

HOUSE BILLS FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced presented for concurrence bills of the House of Representatives as follows:

House Bill No. 939 (Senate Bill No. 869), entitled:

An Act to amend section one of an act approved the fourth day of April one thousand nine hundred and seven (Pamphlet Laws forty-eight) entitled "An Act to fix the salaries of the deputy register clerks and employee; in the office of the register of wills of any county of this Commonwealth having a population of one million or over" as amended.

Which was committed to the Committee on Judiciary General.

House Bill No. 1032 (Senate Bill No. 870), entitled:

A Joint Resolution directing the Attorney General to institute quor warranto proceedings against the Susquehanna Canal and Power Company.

Which was committed to the Committee on Judiciary General.

House Bill No. 1155 (Senate Bill No. 871), entitled:

An Act to amend section one thousand three hundred and twelve of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

Which was committed to the Committee on Education.

House Bill No. 987 (Senate Bill No. 872), entitled:

An Act to repeal the act approved the twenty-sixth day of March one thousand eight hundred seventy-three (Pamphlet Laws four hundred nineteen) entitled "An Act relating to the fees of the sheriff of Franklin County."

Which was committed to the Committee on Judiciary General.

House Bill No. 1160 (Senate Bill No. 873), entitled:

An Act fixing the salaries and compensation of the officers clerks and employees in the office of the recorder of deeds of any county having a population of one million five hundred thousand inhabitants or over

Which was committed to the Committee on Judiciary General.

House Bill No. 1121 (Senate Bill No. 874), entitled:

An Act relating to fires and fire prevention; imposing duties and conferring powers heretofore exercised by the State Fire Marshal upon the Department of State Police; constituting the Chiefs of Fire Departments and certain public officers as assistants to said Department and defining their powers and duties; providing for the investigation of the cause, origin and circumstance of fires and the inspection of all and the removal or change of certain buildings; imposing duties on school authorities and on certain corporations, associations and fire rating agencies; providing for the attendance of witnesses before the Department and the enforcement of its orders; and prescribing penalties.

Which was committed to the Committee on Judiciary Special.

House Bill No. 493 (Senate Bill No. 875), entitled:

An Act to amend section two of an act approved the third day of May one thousand nine hundred nine (Pamphlet Laws four hundred and seventeen) entitled "An Act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire-escapes fire-extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

Which was committed to the Committee on Judiciary Special.

House Bill No. 1138 (Senate Bill No. 876), entitled:

An Act authorizing the Commonwealth to rebuild county bridges over eight hundred feet in length located on State Highways where such bridges have been heretofore destroyed by fire providing for the appointment of viewers and inspectors and for the payment of the costs of rebuilding such bridges and imposing certain charges upon counties

Which was committed to the Committee on Public Roads and Highways.

House Bill No. 1022 (Senate Bill No. 877), entitled:

An act to provide for the licensing and regulation of public dance halls and ball rooms and for the regulation and supervision of public dances and balls in cities of the first second and third classes

Which was committed to the Committee on Judiciary Special.

House Bill No. 640 (Senate Bill No. 878), entitled:

An Act to amend section three of an act approved the seventeenth day of April one thousand nine hundred and five entitled "An Act providing that the district attorneys in all counties whose population does not exceed one hundred and fifty thousand shall be paid a salary and fixing the same which shall be in lieu of all fees and in full compensation for their services and providing for the appointment of assistant district attorneys in said counties and for the compensation of the same and providing that the fees heretofore allowed the district attorneys shall remain in amount as heretofore but shall hereafter be as part of the costs for the use and benefit of the proper county"

Which was committed to the Committee on Judiciary General.

House Bill No. 1219 (Senate Bill No. 879), entitled:

An Act authorizing the county commissioners of the various counties of this Commonwealth to direct the assessors and assistant assessors of their respective counties to enroll all soldiers sailors and marines who entered the service of the United States from said counties in the war with Germany and compile the service record thereof and authorizing the expenditure of county funds for the foregoing purpose

Which was committed to the Committee on Judiciary General.

House Bill No. 805 (Senate Bill No. 880), entitled:

An Act relating to fraternal benefit societies operating on the lodge plan providing for and regulating the issuing surrender for cancellation or exchange of certificates for the payment of death or annuity benefits upon the lives of certain children for whose support and maintenance members of such society are responsible

Which was committed to the Committee on Insurance.

House Bill No. 961 (Senate Bill No. 881), entitled:

An Act to clarify existing law regulating the advertising of the sales of real estate by the sheriffs in the several counties of this Commonwealth and repealing all acts and parts of acts general and inconsistent therewith

Which was committed to the Committee on Judiciary General.

House Bill No. 1059 (Senate Bill No. 882), entitled:

An Act to amend section twenty of the act approved the fifth day of March one thousand nine hundred six (Pamphlet Laws eighty-three) entitled "An Act to regulate and improve the civil service of the cities of the first class in the Commonwealth of Pennsylvania making violation of its provision to be a misdemeanor and providing penalties for violations thereof"

Which was committed to the Committee on Municipal Affairs.

House Bill No. 1061 (Senate Bill No. 883), entitled:

An Act to amend the act approved the first day of June one thousand eight hundred eighty-five (Pamphlet Laws thirty-seven) entitled "An Act to provide for the better government of cities of the first class in this Commonwealth" as amended

Which was committed to the Committee on Municipal Affairs.

House Bill No. 853 (Senate Bill No. 884), entitled:

An Act to amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

Which was committed to the Committee on Education.

House Bill No. 1045 (Senate Bill No. 885), entitled:

An Act to amend sections one two and three of article five chapter two of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs."

Which was committed to the Committee on Judiciary Special.

House Bill No. 1239 (Senate Bill No. 886), entitled:

An Act to further amend section nine of an act approved the fifth day of May, one thousand eight hundred and ninety-nine (Pamphlet Laws two hundred forty-eight) entitled "An Act supplementing and amending an act, entitled 'An Act to establish an intermediate court of appeal; regulating its constitution, officers jurisdiction, powers practice, and its relation to the Supreme Court and other courts; providing for the reports of its decisions, the compensation of the judges and other officers, and the practice and costs on appeals from its judgments,' approved June twenty-four, one thousand eight hundred and ninety-five," as amended, increasing the amount to which the judges of the Superior Court shall be entitled to be reimbursed for the sums expended by them in each year for expenses incurred in the discharge of their duties and for the help for briefers, investigators stenographers, type-writers and clerks.

Which was committed to the Committee on Appropriations.

House Bill No. 254 (Senate Bill No. 887), entitled:

An Act amending section 16 of an act entitled "An Act to provide for the personal registration of electors, and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth; to make such registration a condition of the right to vote in such cities, and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities; and providing for the payment of witness fees for persons summoned before the commissioners; to provide penalties for violations of its provisions; and to repeal the acts inconsistent herewith" approved July twenty-fourth, nineteen hundred and thirteen, providing for a change in salaries of the employees of the Registration Commissioners

Which was committed to the Committee on Elections.

House Bill No. 1213 (Senate Bill No. 888), entitled:

An Act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State

Supervisor and assistants and fixing the salaries of such State Supervisors and assistants defining the powers and duties of boards of trustees including the power of appointing assistants and investigators and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties

Which was committed to the Committee on Appropriations.

House Bill No. 820 (Senate Bill No. 889), entitled:

An Act authorizing and empowering any borough in this Commonwealth to sell and convey unto the school district of such borough out of any land heretofore or hereafter acquired by such borough within the limits of the borough or in adjacent townships for the purpose of making enlarging and maintaining public parks sufficient land for the erection of a school building or a high-school building

Which was committed to the Committee on Education.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

House Bill No. 160, entitled:

An Act providing for a cash deposit in lieu of bail in cases of arrest and prescribing the fees of the sheriff in case of forfeiture.

House Bill No. 659, entitled:

An Act making an appropriation for the payment of compensation outstanding and due and to become due to injured employees in the various departments of the Commonwealth of Pennsylvania for the bi-ennial period ending May thirty-first one thousand nine hundred and nineteen

Whereupon.

The PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the presence of the Senate signed the same.

HOUSE MESSAGES.

HOUSE CONCURS IN SENATE BILL NO. 404.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 404, entitled:

An Act to amend section one thousand six hundred and seven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 526.

He also returned to the Senate, Senate Bill No. 526, entitled:

An Act to repeal an act entitled "An Act regulating the salary of the treasurer of Lehigh county" approved the sixteenth day of March Anno Domini one thousand eight hundred and sixty-seven (Pamphlet Laws four hundred and eighty-five

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 58.

He also returned to the Senate, Senate Bill No. 58, entitled:

An Act to fix the salary of court criers court interpreters and tipstaves in judicial districts containing more than one hundred and fifty thousand inhabitants and less than one million inhabitants and repealing certain acts

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 420.

He also returned to the Senate, Senate Bill No. 420, entitled:

An Act validating proceedings by councils in boroughs for the paving and curbing of public highways and validating municipal liens filed therefor

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 437.

He also returned to the Senate, Senate Bill No. 437, entitled:

An Act requiring counties having a population of over one million and less than one million five hundred thousand to establish a pension fund for the employes of such counties and providing for the administration of such fund and payments therefrom

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 414.

He also returned to the Senate, Senate Bill No. 414, entitled:

An Act to amend section one of an act approved the twenty-sixth day of February one thousand nine hundred and three (Pamphlet Laws eight) entitled "An Act providing for the appointment of boards of visitation for institutions societies and associations caring for dependent neglected and delinquent children" as amended by providing that the Board of Visitors may visit institutions without the county to which residents of the county are committed

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 559.

He also returned to the Senate, Senate Bill No. 559, entitled:

An Act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll-bridges over the Delaware River

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 360.

He also returned to the Senate, Senate, Bill No. 360, entitled:

An Act requiring prothonotaries and clerks of courts to furnish to the Secretary of Internal Affairs copies of orders of court relative to the creation consolidation division and partition of cities boroughs and townships and fixing the fee of such officers for such services

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 396.

He also returned to the Senate, Senate Bill No. 396, entitled:

An Act authorizing any county and city, in any county in which the county seat is within the limits of such city, to erect a joint county and municipal building or buildings; providing for the conditions and agreements under which such building or buildings may be erected and occupied, and for the ownership thereof; providing for the selection of a site for said building or buildings, and authorizing said county and city to make a sale or exchange of properties under certain conditions for the purpose of securing such site; authorizing the acquisition of property for such building or buildings by purchase or condemnation; and authorizing the county to issue bonds in payment of any indebtedness incurred for its share of the cost of such building or buildings and land.

with the information that the House had passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 70.

He also returned to the Senate, Senate Bill No. 70, entitled:

An Act providing for a State association of county controllers and for the meeting thereof and providing for the payment of the counties of the expenses thereof

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 485.

He also returned to the Senate, Senate Bill No. 485, entitled:

An Act to validate certain municipal claims and municipal liens in the several boroughs of the Commonwealth providing for the filing of claims therefor and the proceedings for the collection of such claims

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NF. 524.

He also returned to the Senate, Senate Bill No. 524, entitled:

An Act to repeal an act entitled "An Act changing the mode and manner of appointing collectors of taxes in the county of Lehigh" approved the twenty-fifth day of March Anno Domini one thousand eight hundred and forty-four (Pamphlet Laws one hundred and sixty)

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 443.

He also returned to the Senate, Senate Bill No. 443, entitled:

An act relating to building construction in cities of the first class by prescribing the minimum live loads to be considered in designing the walls floors roofs yards and courts of all buildings hereafter erected or altered in cities of the first class specifying the factors of safety to be applied in such designs regulating the thickness of brick walls in dwellings prescribing the minimum thickness of wooden floor joists and roof rafters defining the various classes of buildings and other terms used in the act regulating the loading of floors providing penalties for violations and repealing inconsistent laws

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 516.

He also returned to the Senate, Senate Bill No. 516, entitled:

An act authorizing certain officers of the United States Army to take acknowledgments of deeds and other instruments in writing

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 398.

He also returned to the Senate, Senate Bill No. 398, entitled:

An act to amend section thirteen of an act approved the fifth day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and forty-eight) entitled "An Act regulating the practice of veterinary medicine including veterinary surgery and veterinary dentistry or any branch thereof and establishing as incidental thereto a State Board of Veterinary Medical Examiners and defining its powers and duties"

with the information that the House has passed the same without amendment.

SENATE BILL NO. 287 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 287, entitled:

An Act to amend section two of an act approved the 17th day of April, 1905 (P. L. 170), entitled "An Act providing that the district attorneys, in all counties whose population does not exceed one hundred and fifty thousand, shall be paid a salary, and fixing the same, which shall be in lieu of all fees, and in full compensation for their services; and providing for the appointment of assistant district attorneys in said counties, and for the compensation of the same; and providing that the fees heretofore allowed the district attorneys upon indictments shall remain in amount as heretofore, but shall hereafter be as part of the cost, for the use and benefit of the proper county," as amended.

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

SENATE BILL NO 436 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 436, entitled:

An Act amending an act approved the fourteenth day of May one thousand nine hundred and fifteen entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" by adding thereto sections twenty to twenty-six inclusive as sub article sixteen of article sixteen chapter six authorizing the erection of dykes and embankments along certain water courses upon the request of the board of health granting the right of entry therefor and providing for the assessment of damages and benefits against property affected

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

MOTION TO READ BILLS THE FIRST TIME.

Mr. F. E. BALDWIN. Mr. President, I move that all bills reported from committees at today's session be read the first time.

Mr. HOMSHER. Mr. President, I second the motion. The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 784 (House Bill No. 1004), entitled:

An Act authorizing county commissioners of certain counties to appoint county engineers and to fix their compensation and prescribing the duties of such engineers.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 452 (House Bill No. 553), entitled:

An Act to amend section two thousand three hundred and eleven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 73, entitled:

An Act to provide a method upon petition of owner with notice to wife of bankrupt for ascertaining determining and charging statutory interest inchoate on lands of bankrupt sold under order of United States Court by report of viewers and decree of court of common pleas in certain cases freeing and discharging part of such lands from such statutory interest inchoate and charging same upon a portion of lands formerly owned by bankrupt in case of death of wife during life of bankrupt or after his death to discharge the lands from such statutory interest inchoate or statutory interest fixed by decree of court providing for services of rules and notices and for appeal from final decree of such court

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order

The Senate proceeded to the first reading and consideration of Senate Bill No. 737 (House Bill No. 856), entitled:

An Act relating to the indexing of sheriff's coroner's and tax deeds in the office of the recorder of deeds imposing the expense of such indexing on the county and providing that such indices shall be notice to all persons

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 685, entitled:

An Act to amend section five of an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy) entitled "An Act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for affecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines"

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 804 (House Bill No. 1064), entitled:

An Act to amend section two of an act approved the thirteenth day of March one thousand eight hundred and fifteen (Pamphlet Laws one hundred and fifty) entitled "An Act concerning divorces" as amended by changing the time for making service of the subpoena upon the respondent and validating divorces heretofore granted where service was made personally at any time before the return day or where a return of non est inventus has been sworn to at any time prior to the return day.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 476 (House Bill No. 719) entitled:

An Act relating to the organization maintenance and operation of the banking department and the scope of its supervision and control over corporations partnerships unincorporated associations and individuals and the assets and liabilities thereof and providing penalties for the enforcement of its provisions

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 787 (House Bill No. 947) entitled:

An Act to amend an act approved the eleventh day of April one thousand nine hundred and thirteen (Pamphlet Laws fifty-eight), entitled "An Act supplementary to an act entitled 'An Act for the protection of the public health by prohibiting the sale offering for sale exposing for sale or having in possession with intent to sell of eggs unfit for food as therein defined and prohibiting the use of such eggs in the preparation of food products providing penalties for the violation thereof and providing for the enforcement thereof approved the eleventh day of March Anno Domini one thousand nine hundred and nine providing for the denaturing by kerosene of all eggs unfit for food within the meaning of said act and providing penalties for the violation thereof" providing for the licensing by the Dairy and Food Commissioner of persons copartnerships associations and corporations engaged in the business of breaking eggs and separating the egg content from the shell and using or disposing of the contents thereof for any purpose authorizing the Dairy and Food Commissioner and his agents and assistants to take samples of eggs for the purpose of analysis and providing penalties.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 857, entitled:

An act to amend section twenty-seven of an act approved the tenth day of June 1893 (Pamphlet Laws 419) entitled "An Act to regulate the nomination and election of public officers, requiring certain expenses incident thereto to be paid by the several counties and punishing certain offenses in regard to such elections" as amended

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 858, entitled:

An act to amend section three of an act approved the tenth day of June 1893 (Pamphlet Laws 419) entitled "An Act to regulate the nomination and election of public officers, re-

quiring certain expenses incident thereto to be paid by the several counties and punishing certain offenses in regard to such elections" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 529, entitled:

An act to authorize and empower the Courts of Quarter Sessions of the several Districts of this Commonwealth to issue subpoenas to compel the attendance of witnesses and the production of evidence before the District Attorneys of the counties within their jurisdiction upon petition setting forth that such testimony is necessary in the investigation and prosecution of criminal offenses against the laws of the Commonwealth

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 530, entitled:

An act to fix the fees to be allowed the District Attorney in counties containing over one million five hundred thousand inhabitants

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 461 (House Bill No. 619), entitled:

An Act authorizing Edward W Fenstermacher a resident of Butler township county of Luzerne to bring suit in the court of common pleas of Luzerne county against the Commonwealth of Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

ADJOURNMENT.

Mr. HOMSHER. Mr. President, I move that the Senate do now adjourn until Monday evening, April 28th, at nine o'clock.

Mr. HERRON. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 5:01 P. M. until Monday, evening, April 28, 1919, at 9 o'clock.

HOUSE OF REPRESENTATIVES.

WEDNESDAY, April 23, 1919.

The House met at 10.30 o'clock A. M.

Mr. RAMSEY (Speaker pro tempore) in the Chair.

PRAYER

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

O Thou great guide of all people who ever accomplished anything, through whom alone we can succeed, we pray Thee that we may wisely look over the annals of the past and learn from all peoples, not being satisfied that we in ourselves are self-sufficient. We pray Thee that there may stand before us this morning the mind of the Spartan who loved the land as none perhaps ever did; that Thou wilt give unto us the genius of the Greek, that we may love the city as he loved Athens; we beseech Thee that Thou wilt inspire us with the attitude of the Roman who loved his land and country and all that it stood for; that we may have the spirit of the ancient Jew who loved his tribe as none other race ever did; and we ask Thee that Thou wilt so combine in us all of these elements that out of them may come a higher and truer and nobler and greater love for every branch and part of our land; and such that we may achieve by the combination thereof greater things than

we have done in the past. We ask it not that we may be proud and self-conscious, but that higher and better things may be done for the people and the world in which we live. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. Dunn, the further reading was dispensed with and the Journal was approved.

REPORTS FROM COMMITTEES.

Mr. GLASS, from the Committee on Judiciary Local, reported as committed House Bill No. 1272, entitled

An Act relating to service or legal process upon any foreign fraternal, beneficial or relief society, company or association.

Mr. KINSMAN, from the Committee on Agriculture, reported as amended House Bill No. 1218, entitled

An Act to amend an act approved the twenty-sixth day of April, one thousand eight hundred and eighty-nine (Pamphlet Laws 64), entitled "An Act to prevent the deterioration of stock by animals running at large on the public highways of this Commonwealth," extending the same to animals going beyond or outside the enclosures of their owners and straying upon the lands of others, and to provide for the impounding of strays, and for indemnity for damages done by strays.

Mr. BUNGARD, from the Committee on Judiciary Local, reported as amended House Bill No. 1298, entitled

An Act authorizing counties to widen, straighten, alter or change the course of streams, to insure the safety of county bridges; conferring upon counties the right of eminent domain in connection therewith; and providing for the assessment of damages for property taken, injured and destroyed.

Mr. HAINES, from the Committee on Public Health and Sanitation, reported as committed House Bill No. 673, entitled

An Act to provide for the sterilization of inmates of institutions having the care and custody of idiotic, imbecile, feeble-minded and insane persons, in cases where such sterilization will materially improve the mental or physical condition of such persons, and cases where, owing to the idiocy, imbecility, insanity or feeble-mindedness of such persons, not being in permanent custody, procreation by such persons would produce offspring similarly affected.

Mr. ROBERT L. WALLACE, from the Committee on Forestry, reported as committed House Bill No. 1269, entitled

An Act providing for the purchase by the Commonwealth, as a State park and forestry reservation, of certain lands known as the A. Cook Sons Company lands, located in the counties of Forest, Clarion and Jefferson; providing for the purchase and condemnation of certain lands lying within said tract; defining the powers and duties of the Department of Forestry, or the Department of Conservation, in relation thereto, and making an appropriation.

Mr. CHARLES A. REBER, from the Committee on Judiciary Local, reported as committed House Bill No. 85, entitled

An Act relating to depositories of county funds, providing for the selection thereof by the county treasurer, county commissioners and county controller if any there be, and for the payment of interest on county funds for use of the county, imposing certain expenses upon counties in connection therewith, and providing penalties.

Mr. COMERER, from the Committee on Agriculture, reported with a negative recommendation House Bill No. 1147, entitled

An Act creating a State Board of Agriculture, a Department of Agriculture, and defining their relations, duties and authorities.

Mr. PIDGEON, from the Committee on Judiciary Local, reported as committed House Bill No. 1289, entitled

An Act fixing the liability of owners of motor vehicles, negligently driven or operated in this Commonwealth, by such owners or by other persons with the knowledge, consent, permission or at the discretion of such owners.

Mr. McGEARY, from the Committee on Judiciary Local, reported as committed House Bill No. 1300, entitled

An Act to amend section nine of article seven, chapter six, of an act approved the fourteenth day of May, one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve), entitled "An Act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs," as amended.

Mr. CURRAN, from the Committee on Military, re-reported as committed House Bill No. 330, entitled

An Act establishing a course of military and health instruction and training in certain public schools and normal schools of this Commonwealth and in colleges and universities receiving State appropriations and for persons between the ages of sixteen and eighteen not in such institutions creating a Military Training Commission prescribing its powers and duties authorizing military and school authorities to permit the use of certain property and making an appropriation.

BILL ON FIRST READING.

Mr. McGEARY asked and received unanimous consent to have House Bill No. 1300 read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1300, entitled

An Act to amend section nine of article seven chapter six of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An Act providing a system of government for boroughs, and revising amending and consolidating the law relating to boroughs" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Mr. PIDGEON asked and received unanimous consent to have House Bill No. 1289 read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1289, entitled

An Act fixing the liability of owners of motor vehicles negligently driven or operated in this Commonwealth by such owners or by other persons with knowledge consent permission or at the discretion of such owners

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 886, as follows:

An Act dividing the counties of this Commonwealth into eight classes designating the mode of ascertaining and changing the classification of counties and providing for the regulation of their affairs according to their respective classes.

Whereas One of the justices of the Supreme Court in a concurring opinion expressed the thought that counties had never been classified as had cities and

Whereas The General Assembly has heretofore for the purpose of legislation on particular subjects classified counties without regard to any uniformity or general classification many of which acts have been declared unconstitutional and

Whereas The great diversity in population and the physical condition of the several counties requires separate laws for their government and the regulation of their affairs therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That for the purposes of legislation and the regulation of their affairs counties of this Commonwealth now in existence and those hereafter created shall be divided into eight classes as follows

Those having a population of one million five hundred thousand inhabitants and over shall constitute the first class

Those having a population of eight hundred thousand and more but less than one million five hundred thousand inhabitants shall constitute the second class

Those having a population of two hundred and fifty thousand and more but less than eight hundred thousand shall constitute the third class

Those having a population of one hundred and fifty thousand and more but less than two hundred and fifty thousand inhabitants shall constitute the fourth class

Those having a population of one hundred thousand and more but less than one hundred fifty thousand inhabitants shall constitute the fifth class

Those having a population of fifty thousand and more but less than one hundred thousand inhabitants shall constitute the sixth class

Those having a population of twenty thousand and more but less than fifty thousand inhabitants shall constitute the seventh class

Those having a population of less than twenty thousand inhabitants shall constitute the eighth class

Section 2 The classification of counties shall be ascertained and fixed according to their population by reference from time to time to the last preceding decennial United States census Whenever it shall appear by any such census that any county has attained a population entitling it to an advance in classification as herein prescribed it shall be the duty of the Governor under the great seal of this Commonwealth to certify that fact accordingly which certificate shall be forwarded to the recorder of deeds of the proper county and be recorded in his office.

Section 3 The affairs of counties shall hereafter be legislated for and regulated by the general laws of this Commonwealth applicable to all counties or to particular classes as herein fixed, and appointed All laws hereafter adopted by the General Assembly for one or more of the classes herein fixed and appointed shall be deemed to be general laws

Section 4 All acts and parts of acts of Assembly relative to the several counties of this Commonwealth in force prior to the adoption of this act shall remain in force in the same manner and with the same effect in the several counties as prior to the adoption of this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1275 (Senate Bill No. 61), entitled

An Act making an appropriation to cover deficiencies in maintenance to the Home for the Training in Speech of Deaf Children Before they are of School Age at Belmont Avenue and Monument Road Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1306 (Senate Bill No. 640), entitled

An Act making an appropriation to the State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania located at Blossburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1241, as follows:

An Act fixing the salaries of the Foreman Charwomen and Charwomen in the Department of Public Grounds and Buildings

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the salary of the foreman charwoman in the Department of Public Grounds and Buildings is hereby fixed at twelve hundred dollars per annum each and the salary of the charwomen in said department is fixed at nine hundred dollars per annum each

Section 2 All acts and parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1122, as follows:

An Act reorganizing the Department of State Police creating therein a Bureau of Fire Protection providing for a State Police force and defining the powers and duties of the same including the enforcement of laws relating to game fish

forestry and water supply and certain other laws and including the collection of information useful for the detection of crime and the apprehension of criminals providing for the equipment maintenance and transportation of such police barracks and sub-stations therefor and medical attention for men injured and funeral expenses to men killed in line of duty and prescribing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a Department of State Police is hereby created the head of which shall be a superintendent

Section 2 The superintendent shall be appointed by the Governor by and with the advice and consent of the Senate He shall receive an annual salary of six thousand dollars and shall give a bond to the Commonwealth in the sum of twenty thousand dollars conditioned for the faithful performance of his duties

Section 3 The superintendent shall appoint with the approval of the Governor a deputy superintendent who shall receive an annual salary of four thousand dollars The deputy shall possess all the powers of the superintendent and shall act as the head of the department in the absence or incapacity of the superintendent The deputy shall perform such duties as the superintendent may prescribe He shall give bond in like amount and condition as the superintendent

Section 4 A Bureau of Fire Protection is hereby created in the Department of State Police the head of which shall be a chief He shall be appointed by the superintendent and shall have charge of the bureau subject to the direction supervision and control of such superintendent

The chief shall receive an annual salary of four thousand dollars He shall perform such duties as the superintendent may prescribe

Section 5 The superintendent may appoint and fix the compensation of a statistician a chief clerk and such other expert and clerical assistants as the work of the department may require

Section 6 The Superintendent of State Police is authorized to appoint the State Police Force which shall consist of five troops each consisting of a captain at a salary of twenty-four hundred dollars per annum a lieutenant at a salary of eighteen hundred dollars per annum a first sergeant at a salary of fifteen hundred dollars per annum five sergeants each at a salary of thirteen hundred and eighty dollars per annum ten corporals each at a salary of thirteen hundred and twenty dollars per annum one of whom shall be a saddler and one a blacksmith and sixty-five privates each at a salary of twelve hundred dollars per annum

Section 7 The members of the State Police force shall be enlisted for a period of two years and the officers and enlisted men of the State Police force shall receive an increase of sixty dollars per annum during continuous service after two years and an additional increase of sixty dollars per annum during continuous service after four years providing that this section shall not apply to the superintendent and deputy superintendent of the Department of State Police

Section 8 No applicant shall be appointed to the State Police force until he has satisfactorily passed a physical and mental examination based upon the standard provided by the rules and regulations of the police force of the cities of the first class in addition to which each applicant must be a citizen of the United States and of sound constitution able to ride of good moral character and between the ages of twenty-one and forty years

Section 9 It shall be the duty of the superintendent of State Police to provide for the members of the police force suitable uniforms arms equipments and where it is deemed necessary horses and motor vehicles and to make such rules and regulations subject to the approval of the Governor as are deemed necessary for the control and regulation of the police force It shall also be the duty of the superintendent to establish local headquarters in various places For that purpose he is hereby authorized to do so by lease or otherwise so as best to distribute the force throughout the various sections of the Commonwealth where they will be most efficient in carrying out the purposes of this act to preserve the peace and to prevent and detect crime

Section 10 The various members of the State Police are hereby authorized and empowered to make arrests without warrants for all violations of the law which they may witness and to serve and execute warrants issued by the proper local authorities They shall have all the powers and prerogatives conferred by law upon members of the police force of cities of the first class and upon constables of the Commonwealth

Section 11 It shall be the duty of the Department of State Police to aid in the enforcement of all laws relating to game fish forestry and water supply Members of the State Police force are authorized and empowered to act as game protectors and as forest fish or fire wardens

Section 12 For the better performance of the duties imposed by the preceding section all members of the State Police shall in addition to the powers hereinbefore conferred have authority to

(a) Seize all guns boats decoys traps dogs game fish shooting paraphernalia or hunting or fishing appliances or devices used taken or had in possession contrary to law of this State Any articles so seized shall be held subject to such disposition as the Commissioner of Fisheries or the Chief Game Protector or the Commissioner of Conservation in the event of the creation of a Department of Conservation may determine

(b) Seize and take possession of all birds animals or fish which have been taken caught or killed or had in possession or under control or which have been shipped or are about to be shipped contrary to any law of this State

(c) Search without warrant any boat conveyance vehicle or receptacle when there is good reason to believe that any law has been violated the enforcement or administration of which is imposed on or vested in the Department of Fisheries or the Board of Game Commissioners or on or in a Department of Conservation

(d) Serve subpoenas issued for any examination investigation or trial had pursuant to any law as aforesaid

(e) Purchase game or fish for the purpose of securing evidence

Section 13 The State Police with the approval of the Governor may be called upon by any other department of the State Government to enforce all laws applicable or pertaining to such department or any regulation thereof

Section 14 The Department of State Police shall whenever possible co-operate with counties and municipalities in the detection of crime the apprehension of criminals and preservation of law and order throughout the State

Section 15 The Department of State Police shall collect and classify and keep at all times available complete information useful for the detection of crime and the identification and apprehension of criminals Such information shall be available for all police officers within the Commonwealth under such regulations as the department may prescribe

Any person who removes destroys or mutilates any such records is guilty of a misdemeanor and on conviction shall be sentenced to pay a fine not exceeding one hundred dollars or committed to the county jail for a term not exceeding one year or both

Section 16 The Board of Commissioners of Public Grounds and Buildings shall provide suitable offices and furnish the necessary equipment and supplies

The necessary printing and binding shall be done by the Department of Public Printing and Binding on requisition of the superintendent

Section 17 The Department of State Police shall make a biennial report to the Governor The report shall contain a complete summary of the work of the department and such other matters as the Governor may require

Section 18 To provide quarters and stables for the additional troop of State Police provided for in this act the Board of Public Grounds and Buildings shall erect on the grounds of the State Arsenal or other suitable place in or near the city of Harrisburg a barracks properly equipped for the quartering of the men and stables adjacent thereto for the horses

Section 19 This act shall take effect on the first day of June one thousand nine hundred and nineteen

Section 20 All acts or parts of acts inconsistent with this act are hereby repealed

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. POWELL. Mr. Speaker, I move that further consideration of this bill be postponed for the present.

Mr. McVICAR. Mr. Speaker, I send the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1160, entitled

An act fixing the salaries and compensation of the officers clerks and employes in the office of the recorder of deeds of any county having a population of one million five hundred thousand inhabitants or over

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—168.

Alexander,	Drinkhouse,	Krause, T. S.,	Rothenberger,
Allum,	Dunn,	Krause, W.,	Ruddy,
Armstrong,	Ephraim,	Krug,	Sarig,
Baldridge,	Evans, J. T.,	Kunkle,	Schaeffer,
Barnhart,	Evans, S. J.,	Lafferty,	Schilling,
Benchoff,	Finney,	Lanius,	Scott,
Benninger,	Fitzgibbon,	Lauler,	Shaffer,
Adelspacher,	Flynn,	Levis,	Showalter,
Bigler,	Foster,	Magill,	Shunk,
Bolard,	Fowler,	Mallery,	Simpson,
Bower,	Fox, A. R. B.,	Mangan,	Sinclair,
Bowman,	Fox, I. M.,	Marchus,	Smith, E. R.,
Grady,	Franklin,	Marshall,	Smith, F. L.,
Brooks,	Gans,	Martin,	Snowden,
Bucher,	Geary,	McCurdy,	Snyder,
Bungard,	Glass,	McGeary,	Sowers,
Campbell,	Golder,	McKay,	Sprrows,
Catlin,	Goodnough,	McKim,	Steele,
Clements,	Graham,	McVicar,	Sterling,
	Griest,	Mehring,	Stevenson,

Clutton,	Griffith,	Millar,	Stott,
Coldsmith,	Haines,	Miller, A. D.,	Sweitzer,
Colville,	Haldeman,	Miller, C. G.,	Todd,
Comer,	Hamilton, J.,	Miller, D. I.,	Uish,
Conner,	Hamilton, W. J.,	Miller, D. D.,	Wagner,
Cook,	Hampson,	Millin,	Walker, G. T.,
Corbin,	Harer,	Miller,	Walker, J. A.,
Cox,	Harvey,	Murphy,	Wallace, R. L.,
Crawford,	Heffernan,	North,	Wallace W. T.,
Crockett,	Helt,	Norton,	West,
Curran,	Hickernell,	Patterson,	Wettach,
Curry, A. E.,	Hollingsworth,	Perry,	Whiteman,
Curry, R.,	Horne,	Phillips,	Willert,
Davis, D. F.,	Hough,	Williams,	Willson,
Davis, J. T.,	Huntington,	Pike,	Woner,
Davis, W.,	Ingham,	Powell,	Wood,
Dawson,	Jennings,	Quigley,	Woodruff,
Day,	Jones,	Ramsey,	Wynne,
Dewey,	Jordan,	Reber, C. A.,	Zanders,
Diehm,	Kantner,	Ringler,	Zimmerman,
Dilsheimer,	Kennedy,	Rinn,	Zook,
Dilrich,	Kinsman,	Robertson,	
Donneley,	Kooser,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 877, entitled

An act to repeal section four of an act approved the twenty-ninth day of March one thousand eight hundred fifty-one (Pamphlet Laws two hundred eighty-nine) entitled "An Act to incorporate the Pennsylvania State Agricultural Society"

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

BILL POSTPONED.

Mr. ALEXANDER. Mr. Speaker, I move, in the absence of the sponsor, that further consideration of this bill be postponed for the present.

Mr. INGHAM. Mr. Speaker, I second the motion. The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 987, entitled

An act to repeal the act approved the twenty-sixth day of March one thousand eight hundred seventy-three (Pamphlet Laws four hundred thirteen) entitled "An Act relating to the fees of the sheriff of Franklin county"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—169.

Alexander,	Dilrich,	Lanius,	Scott,
Allum,	Drinkhouse,	Lauler,	Shaffer,
Armstrong,	Dunn,	MacCallum,	Shellenberger,
Baldridge,	Ehrhardt,	Magill,	Showalter,
Barnhart,	Evans, J. T.,	Mallery,	Shunk,
Bechtold,	Evans, S. J.,	Mangan,	Simpson,
Beckley,	Finney,	Marcus,	Smith, E. R.,
Bell,	Fitzgibbon,	Marshall,	Smith, F. I.,
Benchoff,	Foster,	McCaig,	Snowden,
Benninger,	Fox, A. R. B.,	McCurdy,	Snyder,
Bennett,	Fox, I. M.,	McGeary,	Soffel,
Benninger,	Franklin,	McIntyre,	Spowls,
Bidelspacher,	Gans,	McKay,	Stattlander,
Bigler,	Geary,	McKim,	Stark,
Bolard,	Glass,	McVicar,	Statler,
Bower,	Goehring,	Mehring,	Steele,
Bowman,	Golder,	Michel,	Sterling,
Brendle,	Goodnough,	Miller,	Stevenson,
Brislin,	Graham,	Miller, C. G.,	Sullivan,
Brooks,	Griest,	Miller, D. I.,	Sweitzer,
Bucher,	Haines,	Miller, D. D.,	Todd,
Bungard,	Haldeman,	Millin,	Trach,
Campbell,	Hamilton, J.,	Miller,	Ulsh,
Catlin,	Hamilton, W. J.,	Miller,	Vickerman,

Clutton,	Hampson,	Murphy,	Wagner,
Coldsmith,	Harvey,	Neary,	Walker, G. T.,
Collier,	Heffernan,	North,	Walker, J. A.,
Comer,	Helt,	Norton,	Wallace, R. L.,
Conner,	Heyburn,	Patterson,	Wallace, W. T.,
Cook,	Hickernell,	Perry,	Wells,
Corbin,	Hoffman,	Phillips,	West,
Cox,	Hollingsworth,	Pidgeon,	Wettach,
Crawford,	Hough,	Pike,	Whiteman,
Crockett,	Huntington,	Powell,	Willert,
Crum,	Hutchison,	Quigley,	Williams,
Curry, A. E.,	Ingham,	Ramsey,	Willson,
Curry, R.,	Jennings,	Reber, C. A.,	Woner,
Davis, D. F.,	Jones,	Reber, H. F.,	Wood,
Davis, J. T.,	Jordan,	Ringler,	Woodruff,
Davis, W.,	Kennedy,	Rinn,	Wynne,
Dawson,	Kinsman,	Robertson,	Zanders,
Day,	Kooser,	Rothenberger,	Zimmerman,
Dewey,	Krause, W.,	Ruddy,	Zook,
Diehm,	Krugh,	Sarig,	Spangler,
Dilsheimer,	Kunkle,	Schaeffer,	Speaker,
Dilrich,	Lafferty,	Schilling,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1155, entitled

An Act to amend section one thousand three hundred and twelve of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—176

Alexander,	Dilsheimer,	Kennedy,	Rothenberger,
Allum,	Dilrich,	Kinsman,	Ruddy,
Armstrong,	Donneley,	Kooser,	Sarig,
Baldridge,	Drinkhouse,	Krause, T. S.,	Schaeffer,
Barnhart,	Ehrhardt,	Krause, W.,	Schilling,
Bechtold,	Ephraim,	Kunkle,	Shaffer,
Beckley,	Evans, J. T.,	Lafferty,	Shellenberger,
Bell,	Evans, S. J.,	Lanius,	Showalter,
Benchoff,	Finney,	Lauler,	Shunk,
Benninger,	Fitzgibbon,	Levis,	Simpson,
Bidelspacher,	Foster,	Magill,	Sinclair,
Bigler,	Fowler,	Mallery,	Smith, E. R.,
Bolard,	Fox, A. R. B.,	Mangan,	Smith, F. I.,
Bower,	Fox, I. M.,	Marcus,	Snyder,
Bowman,	Franklin,	Marshall,	Soffel,
Brady,	Gans,	Martin,	Sowers,
Brady,	Geary,	McCurdy,	Spowls,
Brendle,	Glass,	McGeary,	Stark,
Brislin,	Goehring,	McIntyre,	Statler,
Brooks,	Golder,	McKay,	Steele,
Bucher,	Goodnough,	McKim,	Sterling,
Bungard,	Graham,	McVicar,	Stevenson,
Campbell,	Griest,	Mehring,	Stott,
Catlin,	Haines,	Michel,	Sweitzer,
Clements,	Haldeman,	Miller,	Todd,
Clutton,	Hamilton, J.,	Miller, A. D.,	Trach,
Coldsmith,	Hamilton, W. J.,	Miller, C. G.,	Ulsh,
Colville,	Hampson,	Miller, D. I.,	Wagner,
Comer,	Harer,	Millin,	Walker, G. T.,
Conner,	Harvey,	Miller,	Walker, J. A.,
Corbin,	Heffernan,	Milner,	Wallace, R. L.,
Cox,	Helt,	Murphy,	Wallace, W. T.,
Crawford,	Hess,	Norton,	Wells,
Crockett,	Hickernell,	Patterson,	West,
Crum,	Hoffman,	Perry,	Wettach,
Curran,	Hollingsworth,	Phillips,	Whiteman,
Curry, A. E.,	Horne,	Pidgeon,	Willert,
Curry, R.,	Hough,	Pike,	Williams,
Davis, D. F.,	Huntington,	Powell,	Willson,
Davis, J. T.,	Hutchison,	Quigley,	Woner,
Davis, W.,	Ingham,	Ramsey,	Woodruff,
Dawson,	Jennings,	Reber, C. A.,	Wynne,
Day,	Jones,	Reber, H. F.,	Zanders,
Dewey,	Jordan,	Rhoads,	Zimmerman,
Di Lemmo,	Kantner,	Rinn,	Zook,

NAYS—1.

Neary,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1032, entitled

A Joint Resolution directing the Attorney General to institute quo warranto proceedings against the Susquehanna Canal and Power Company

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—180.

Alexander,	Dithrich,	Krugh,	Sarig,
Allum,	Donneley,	Kunkle,	Schaeffer,
Armstrong,	Drinkhouse,	Lafferty,	Schilling,
Aron,	Dunn,	Lanius,	Scott,
Baldi,	Ehrhardt,	Lauler,	Shaffer,
Barnhart,	Evans, J. T.,	Levis,	Shellenberger,
Bechtold,	Evans, S. J.,	MacCallum,	Showalter,
Beckley,	Finney,	Magill,	Shunk,
Bell,	Fitzgibbon,	Mallery,	Simpson,
Benchoff,	Foster,	Mangan,	Sinclair,
Bennett,	Fowler,	Marcus,	Smith, E. R.,
Benninger,	Fox, A. R. B.,	Marshall,	Smith, F. L.,
Bidelspacher,	Fox, I. M.,	Martin,	Snyder,
Bigler,	Franklin,	McCurdy,	Soffel,
Boiard,	Gans,	McGeary,	Sowers,
Bower,	Geary,	McIntyre,	Spradley,
Brady,	Glass,	McKay,	Stadtlander,
Brendle,	Goehring,	McKim,	Statler,
Brislin,	Golder,	McVicar,	Steele,
Brooks,	Graham,	Mehring,	Sterling,
Bucher,	Griest,	Michel,	Stevenson,
Bungard,	Griffith,	Miller,	Stott,
Campbell,	Haines,	Miller, A. L.,	Sullivan,
Clements,	Hamilton, J.,	Miller, C. G.,	Sweitzer,
Clutton,	Hamilton, W. J.,	Miller, D. I.,	Trach,
Coldsmith,	Hampson,	Miller, D. D.,	Uish,
Collier,	Harvey,	Milner,	Vickerman,
Comeror,	Heffernan,	Morgan,	Wagner,
Conner,	Helt,	Murphy,	Walker, C. T.,
Cook,	Hess,	Nearby,	Walker, J. A.,
Corbin,	Heyburn,	North,	Wallace, R. L.,
Cox,	Hickernell,	Norton,	Wallace, W. T.,
Crawford,	Hoffman,	Patterson,	West,
Crockett,	Hollingsworth,	Perry,	Wettach,
Crum,	Hough,	Phillips,	Whitman,
Curran,	Huntington,	Pidgeon,	Willert,
Curry, R.,	Hutchison,	Pike,	Williams,
Davis, D. F.,	Ingham,	Powell,	Willson,
Davis, J. T.,	Jones,	Quigley,	Woner,
Davis, W.,	Jordan,	Ramsey,	Wood,
Dawson,	Kantner,	Reber H. F.,	Woodruff,
Day,	Kennedy,	Rhoads,	Wynne,
Diehm,	Kingsman,	Ringler,	Zanders,
Di Lemmo,	Kooser,	Robertson,	Zimmerman,
Dilsheimer,	Krause, T. S.,	Rorke,	Spangler,
	Krause W.,	Ruddy,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 969, entitled

An Act to amend section seven hundred and eight of an act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same, and the method of collecting such revenue, and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. EDGAR R. SMITH. Mr. Speaker, I move that further consideration of this bill be postponed for the present.

Mr. KENNEDY. Mr. Speaker, I second the motion. The motion was agreed to.

BILLS ON THIRD READING

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 640, as follows:

An Act to amend section three of an act approved the seventeenth day of April one thousand nine hundred and five entitled "An Act providing that the district attorneys in all counties whose population does not exceed one hundred and fifty thousand shall be paid a salary and fixing the same which shall be in lieu of all fees and in full compensation for their services and providing for the appointment of assistant district attorneys in said counties and for the compensation of the same and providing that the fees heretofore allowed the district attorneys shall remain in amount as heretofore but shall hereafter be as part of the costs for the use and benefit of the proper county"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three of an act approved the seventeenth day of April one thousand nine hundred and five entitled "An Act providing that the district attorneys in all counties whose population does not exceed one hundred and fifty thousand shall be paid a salary and fixing the same which shall be in lieu of all fees and in full compensation for their services and providing for the appointment of assistant district attorneys in said counties and for the compensation of the same and providing that the fees heretofore allowed the district attorneys upon indictments shall remain in amount as heretofore but shall hereafter be as part of the costs for the use and benefit of the proper county" which reads as follows

"Section 3 That in all counties whose population is over ninety thousand and does not exceed one hundred and fifty thousand the district attorney may appoint from the members of the bar of the respective county with the consent and approval of the president judge of the court of quarter sessions of said county an assistant district attorney or assistant district attorneys not exceeding two in number who has or have been admitted to the bar at least one year and who shall have resided in the county for which he or they are appointed three years next preceding his or their appointment for such part of his term as he may see fit who shall assist him in the duties of his office and who severally shall receive such compensation as shall be fixed by the president judge of the court of quarter sessions of the proper county providing the same shall not exceed one thousand five hundred dollars each in any one year" be and the same is hereby amended to read as follows

Section 3 That in all counties whose population is over ninety thousand and does not exceed one hundred and fifty thousand the district attorney may appoint from the members of the bar of the respective county with the consent and approval of the president judge of the court of quarter sessions of said county an assistant district attorney or assistant district attorneys not exceeding two in number who has or have been admitted to the bar at least one year and who shall have resided in the county for which he or they are appointed three years next preceding his or their appointment for such part of his term as he may see fit who shall assist him in the duties of his office and who severally shall receive such compensation as shall be fixed by the president judge of the court of quarter sessions of the proper county providing the same shall not exceed one thousand eight hundred and seventy-five dollars each in any one year

And said bill having been read at length the third time, considered and agreed to.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—183.

Alexander,	Dilsheimer,	Kooser,	Rinn,
Allum,	Dithrich,	Krause, T. S.,	Robertson,
Armstrong,	Donneley,	Krause, W.,	Rothenberger,
Aron,	Drinkhouse,	Krugh,	Ruddy,
Baldrige,	Dunn,	Kunkle,	Sarig,
Barnhart,	Ehrhardt,	Lafferty,	Schaeffer,
Bechtold,	Ephraim,	Lanius,	Schilling,
Beckley,	Evans, J. T.,	Lauler,	Shaffer,
Bell,	Evans, S. J.,	Levis,	Shellenberger,
Benchoff,	Fitzgibbon,	Magill,	Showalter,
Benninger,	Flynn,	Mallery,	Shunk,
Bidelspacher,	Foster,	Mangan,	Sinclair,
Bigler,	Fowler,	Marcus,	Smith, E. R.,
Boiard,	Fox, A. R. B.,	Marshall,	Snowden,
Bower,	Fox, I. M.,	Martin,	Snyder,
Bowman,	Franklin,	McCaig,	Soffel,
Brendle,	Gans,	McCurdy,	Sowers,
	Geary,	McGeary,	Spradley,

Brislin, Brooks, Bucher, Bungard, Campbell, Catlin, Clements, Clutton, Coldsmith, Colville, Comeror, Conner, Cook, Corbin, Cox, Crawford, Crockett, Crum, Curran, Curry, A. E., Curry, R., Davis, D. F., Davis, J. T., Dawson, Day, Dewey, Diehm, Di Lemmo,	Glass, Goehring, Golder, Goodnough, Griest, Griffith, Haines, Haldeman, Hamilton, J., Hamilton, W. J., Hampson, Harer, Harvey, Heffernan, Helt, Hess, Hickernell, Hoffman, Hollingsworth, Horne, Hough, Hutchison, Ingham, Jennings, Jones, Jordan, Kantner, Kennedy, Kinsman,	McIntyre, McKay, McKim, McVicar, Mehring, Miller, Miller, A. D., Miller, C. G., Miller, D. I., Miller, D. D., Millin, Milner, Morgan, Murphy, North, Norton, Patterson, Perry, Phillips, Pidgeon, Pike, Powell, Quigley, Ramsey, Reber, C. A., Reber, H. F., Rhoads, Ringler,	Stark, Statler, Steedle, Sterling, Stevenson, Stott, Sweetzer, Todd, Trach, Ullsh, Wagner, Walker, G. T., Wallace, R. L., Wallace, W. T., Wells, West, Wettach, Whiteman, Willson, Woner, Wood, Woodruff, Wynne, Zanders, Zimmerman, Zook, Spangler, Speaker.
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NAYS—1.

Willert.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1022, entitled

An Act to provide for the licensing and regulation of public dance halls and ball rooms and for the regulation, supervision of public dances and balls in cities of the first, second and third classes.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—175.

Alexander, Allum, Armstrong, Aron, Baldi, Barnhart, Bechtold, Beckley, Benchoff, Bennett, Benninger, Bidselbacher, Bolard, Bower, Bowman, Bowman, Brydy, Brislin, Brooks, Bucher, Bungard, Catlin, Clements, Clutton, Coldsmith, Collier, Colville, Comeror, Conner, Cook, Corbin, Cox, Crawford, Crockett, Crum, Curran, Curry, A. E., Curry, R., Davis, D. F., Davis, J. T., Davis, W., Day, Dewey,	Donneley, Drinkhouse, Dunn, Ehrhardt, Evans, J. T., Evans, S. J., Finney, Fitzgibbon, Foster, Fowler, Fox, A. R. B., Franklin, Gans, Geary, Glass, Goehring, Golder, Graham, Griest, Griffith, Haines, Hamilton, J., Hamilton, W. J., Hampson, Harer, Harvey, Heffernan, Hess, Heyburn, Hickernell, Hoffman, Hollingsworth, Hough, Huntington, Hutchison, Ingham, Jennings, Jones, Jordan, Kantner, Kinsman,	Krugh, Kunkle, Lanius, Lauler, Levis, MacCallum, Magill, Mangan, Marcus, Marshall, Martin, McCaig, McGeary, McIntyre, McKay, McKim, Mehring, Michel, Miller, Miller, A. D., Miller, C. G., Miller, D. D., Miller, D. D., Millin, Milner, Morgan, Murphy, Neary, North, Norton, Patterson, Perry, Phillips, Pidgeon, Pike, Quigley, Ramsey, Reber, C. A., Reber, H. F., Rhoads, Ringler, Robertson,	Schaeffer, Schilling, Shaffer, Shellenberger, Simpson, Sinclair, Smith, E. R., Smith, F. L., Snowden, Soffel, Sowers, Sprohls, Statler, Steedle, Sterling, Stevenson, Stott, Sullivan, Sweetzer, Todd, Trach, Ullsh, Vickerman, Wagner, Walker, G. T., Walker, J. A., Wallace, R. L., Wallace, W. T., Wells, West, Wettach, Whiteman, Williams, Willson, Woner, Wood, Woodruff, Wynne, Zanders, Zimmerman, Zook,
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Diehm, Di Lemmo, Dithrich,	Kooser, Krause, T. S., Krause, W.,	Rorke, Ruddy, Sarig,	Zook, Spangler, Speaker.
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NAYS—3

Horne.

Rothenberger, Willert.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 853, entitled

An Act to amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—182.

Alexander, Allum, Armstrong, Baldrige, Barnhart, Bechtold, Beckley, Bell, Benchoff, Benninger, Bidselbacher, Bigler, Blank, Bolard, Bower, Bowman, Brendle, Brislin, Brooks, Bucher, Bungard, Campbell, Catlin, Clements, Clutton, Coldsmith, Colville, Comeror, Conner, Cook, Corbin, Cox, Crawford, Crockett, Crum, Curran, Curry, A. E., Curry, R., Davis, D. F., Davis, J. T., Dawson, Day, Dewey, Diehm, Di Lemmo, Dilsheimer,	Dithrich, Donneley, Drinkhouse, Dunn, Ehrhardt, Ephraim, Evans, J. T., Evans, S. J., Finney, Fitzgibbon, Flynn, Foster, Fowler, Fox, A. R., Fox, I. M., Franklin, Gans, Geary, Glass, Goehring, Golder, Goodnough, Graham, Griest, Griffith, Clutton, Haines, Haldeman, Hamilton, J., Hamilton, W. J., Hampson, Harvey, Helt, Hess, Heyburn, Hickernell, Hoffman, Hollingsworth, Horne, Hough, Huntington, Hutchison, Ingham, Jennings, Jones, Jordan, Kantner, Kennedy, Kinsman,	Kooser, Krause, T. S., Krause, W., Krugh, Kunkle, Lanius, Lauler, Levis, Magill, Mallery, Mangan, Marcus, Marshall, Martin, McCaig, McCurdy, McGeary, McIntyre, McKay, McKim, Mehring, Michel, Miller, Miller, A. D., Miller, C. G., Miller, D. I., Miller, D. D., Millin, Milner, Morgan, Murphy, North, Norton, Patterson, Perry, Phillips, Pidgeon, Pike, Powell, Quigley, Ramsey, Reber, C. A., Reber, H. F., Rhoads, Ringler, Robertson,	Rothenberger, Ruddy, Sarig, Schaeffer, Schilling, Shaffer, Shellenberger, Shunk, Simpson, Sinclair, Smith, E. R., Smith, F. L., Snowden, Snyder, Soffel, Sowers, Sprohls, Statler, Sterling, Stevenson, Stott, Sweetzer, Todd, Trach, Ullsh, Wagner, Walker, G. T., Walker, J. A., Wallace, R. L., Wallace, W. T., Wells, West, Wettach, Whiteman, Willert, Williams, Willson, Woner, Wood, Woodruff, Wynne, Zanders, Zimmerman, Zook,
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1059, entitled

An Act To amend section twenty of the act approved the fifth day of March one thousand nine hundred six (Pamphlet Laws eighty-three) entitled "An Act to regulate and improve

the civil service of the cities of the first class in the Commonwealth of Pennsylvania making violation of its provisions to be a misdemeanor and providing penalties for violations thereof.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—178.

Alexander,	Di Lemmo,	Krause, W.,	Schaeffer,
Allum,	Dilsheimer,	Kunkle,	Schilling,
Armstrong,	Donneley,	Lafferty,	Scott,
Aron,	Drinkhouse,	Lauler,	Shaffer,
Baldi,	Dunn,	Levis,	Shellenberger,
Baldrige,	Ephraim,	MacCallum,	Showalter,
Bechtold,	Evans, J. T.,	Magill,	Simpson,
Beckley,	Evans, S. J.,	Mallery,	Sinclair,
Bell,	Finney,	Mangan,	Smith, E. R.,
Benchoff,	Fitzgibbon,	Marcus,	Smith, F. I.,
Benninger,	Foster,	Marshall,	Snowden,
Bidenspacher,	Fowler,	McCaig,	Snyder,
Bigler,	Fox, A. R.,	McCurdy,	Soffel,
Board,	Fox, I. M.,	McIntyre,	Sprolwis,
Bower,	Franklin,	McKay,	Stadtlander,
Bowman,	Gans,	McKim,	Stark,
Brady,	Geary,	McVicar,	Statler,
Brendle,	Glass,	Michel,	Steedle,
Brislin,	Goehring,	Miller,	Sterling,
Brooks,	Goldner,	Miller, A. D.,	Stevenson,
Bucher,	Graham,	Miller, C. G.,	Sullivan,
Campbell,	Griest,	Miller, D. I.,	Sweitzer,
Catlin,	Griffith,	Miller, D. P.,	Todd,
Clements,	Haines,	Millin,	Ulsh,
Coldsmith,	Hamilton, J.,	Morgan,	Vickerman,
Collier,	Hamilton, W. J.,	Murphy,	Wagner,
Comer,	Hampson,	Neary,	Walker, G. T.,
Conner,	Harvey,	North,	Walker, J. A.,
Cook,	Heffernan,	Norton,	Wallace, R. L.,
Corbin,	Helt,	Patterson,	Wells,
Cox,	Hess,	Perry,	West,
Crawford,	Heyburn,	Phillips,	Wettach,
Crockett,	Hoffman,	Pike,	Whiteman,
Crum,	Hollingsworth,	Powell,	Willert,
Curran,	Horne,	Quigley,	Williams,
Curry, A. E.,	Hough,	Ramsey,	Wilson,
Davis, D. F.,	Hutchison,	Reber, C. A.,	Woner,
Davis, J. T.,	Ingham,	Reber, H. F.,	Wood,
Davis, W.,	Jennings,	Rhoads,	Woodruff,
Dawson,	Jones,	Ringler,	Wynne,
Dav,	Jordan,	Rinn,	Zanders,
Dewey,	Kantner,	Rorke,	Zimmerman,
Diehm,	Kennedy,	Rothenberg,	Zook,
	Kinsman,	Ruddy,	
	Krause, T. S.,	Sarig,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1061, entitled

An Act to amend the act approved the first day of June one thousand eight hundred eighty-five (Pamphlet Laws thirty-seven) entitled "An act to provide for the better government of cities of the first class in this Commonwealth" as amended

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—186.

Alexander,	Dilsheimer,	Kooser,	Robertson,
Allum,	Ditrich,	Krause, T. S.,	Rothenberg,
Armstrong,	Donneley,	Krause, W.,	Ruddy,
Aron,	Drinkhouse,	Krug,	Sarig,
Baldi,	Dunn,	Kunkle,	Schaeffer,
Baldrige,	Ehrhardt,	Lanuis,	Schilling,
Barnhart,	Ephraim,	Lauler,	Shaffer,
Bechtold,	Evans, J. T.,	Levis,	Shellenberger,
Beckley,	Evans, S. J.,	Magill,	Showalter,
Bell,	Finney,	Mallery,	Shunk,
Benchoff,	Fitzgibbon,	Mangan,	Sinclair,
Benninger,	Flynn,	Marcus,	Smith, E. R.,
Bidenspacher,	Foster,	Marshall,	Smith, F. I.,
Bigler,	Fowler,	Martin,	Snowden,
Boiard,	Fox, A. R.,	McCaig,	Snyder,
Bower,	Fox, I. M.,	McCurdy,	Soffel,

Bowman,	Franklin,	McGeary,	Sowers,
Brady,	Gans,	McIntyre,	Spowls,
Brendle,	Geary,	McKay,	Stark,
Brislin,	Glass,	McVicar,	Statler,
Brooks,	Goehring,	Mehring,	Sterale,
Bucher,	Goldner,	Michel,	Sterling,
Bungard,	Goodnough,	Miller,	Stevenson,
Campbell,	Graham,	Miller, A. D.,	Stott,
Catlin,	Griest,	Miller, C. G.,	Sweitzer,
Clements,	Griffith,	Miller, D. I.,	Todd,
Clutton,	Haines,	Miller, D. D.,	Trach,
Coldsmith,	Hamdeman,	Millin,	Ulsh,
Colville,	Hamilton, J.,	Milner,	Vickerman,
Comer,	Hamilton, W. J.,	Morgan,	Wagner,
Conner,	Hampson,	Murphy,	Walker, G. T.,
Cook,	Harer,	North,	Wallace, R. L.,
Corbin,	Harvey,	Norton,	Wallace, W. T.,
Cox,	Heffernan,	Patterson,	Wells,
Crawford,	Helt,	Perry,	West,
Crockett,	Hickernell,	Phillips,	Wettach,
Crum,	Hoffman,	Pigeon,	Whiterman,
Curran,	Hollingsworth,	Pike,	Williams,
Curry, A. E.,	Horne,	Powell,	Wilson,
Curry, R.,	Hough,	Quigley,	Woner,
Davis, D. F.,	Huntington,	Ramsey,	Wood,
Davis, J. T.,	Hutchison,	Reber, C. A.,	Woodruff,
Davis, W.,	Jennings,	Reber, H. F.,	Wynne,
Dawson,	Jones,	Rhoads,	Zanders,
Day,	Jordan,	Ringler,	Zimmerman,
Dewey,	Kantner,	Rinn,	Zook,
Diehm,	Kennedy,		
	Kinsman,		

NAYS—1.

Willert,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 931, as follows:

An Act regulating the advertising of the sales of real estate by the sheriffs in the several counties of this Commonwealth and repealing all acts and parts of acts general and inconsistent therewith

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the notice required to be given by the sheriffs of the several counties of this Commonwealth of all judicial sales of real estate under any writ process order or decree of court shall be by printed hand-bills briefly describing the property to be sold its location and the improvements if any the writ process order or decree of court on which said sale is being had together with the names of the parties to the suit the name or names of the present owners or reputed owners of the land to be sold the time when place where and the amount of earnest or down money required of bidders such numbers of said hand-bills shall be posted as shall be designated by special or standing rule or order of court of the county out of which the writ process order or decree of court issued and also by publication of a similar notice once a week for three consecutive weeks giving three full weeks notice before each sale in at least two if there be that many newspapers published in the county where the real estate is located and if there be no general newspaper published in such county then in at least one general newspaper printed nearest to the county seat of the county in which said sale is to be made and all notices under this act shall also be published in the legal periodical if any designated by the rules of court of such county for the publication of legal notices.

Section 2 In all judicial sales where the real estate to be sold is in two or more counties the notice required to be given by section one of this act shall be given in each county where the real estate is located

Section 3 That all acts and parts of acts general and inconsistent herewith which provide for permit or require the publication by the sheriffs of the several counties of this Commonwealth of all or any judicial sales in any manner be and the same are hereby repealed

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—181.

Alexander,	Ditrich,	Krause, W.,	Sarig,
Allum,	Donneley,	Krug,	Schaeffer,
Armstrong,	Dunn,	Kunkle,	Schilling,
Aron,	Ehrhardt,	Lanuis,	Shaffer,
Baldi,	Ephraim,	Lauler,	Shellenberger,
Baldrige,	Evans, J. T.,	Levis,	Showalter,
Bechtold,	Evans, S. J.,	MacCallum,	Shunk,

Beckley,	Fitzgibbon,	Magill,	Simpson,
Bell,	Flynn,	Mangan,	Sinclair,
Benchoff,	Poster,	Marcus,	Smith, E. R.,
Bennett,	Fowler,	McCaig,	Smith, F. I.,
Benninger,	Fox, A. R. B.,	McCurdy,	Snowden,
Bigler,	Fox, I. M.,	McGeary,	Snyder,
Boland,	Franklin,	McKay,	Sowers,
Bower,	Gans,	McKim,	Sprrows,
Bowman,	Geary,	McVicar,	Stadtlander,
Brady,	Glass,	Mehring,	Stark,
Brendle,	Goehring,	Michel,	Statter,
Brislin,	Golder,	Millar,	Sterling,
Brooks,	Goodnough,	Miller, A. D.,	Stevenson,
Bucher,	Graham,	Miller, C. G.,	Stott,
Bungard,	Griffith,	Miller, D. I.,	Sullivan,
Campbell,	Haines,	Miller, D. D.,	Sweitzer,
Catlin,	Haldeman,	Millin,	Todd,
Clutton,	Hamilton, J.,	Morgan,	Trach,
Coldsmith,	Hamilton, W. J.,	Murphy,	Ulsh,
Collier,	Hampson,	Neary,	Vickerman,
Colville,	Harer,	North,	Wagner,
Conner,	Harvey,	Norton,	Walker, G. T.,
Cook,	Heffernan,	Patterson,	Walker, J. A.,
Corbin,	Helt,	Perry,	Wallace, R. L.,
Crawford,	Hess,	Phillips,	Wallace W. T.,
Crockett,	Heyburn,	Pidgeon,	Wells,
Crum,	Hickernell,	Pike,	West,
Curran,	Hoffman,	Powell,	Wettach,
Curry, A. E.,	Hollingsworth,	Quigley,	Whiteman,
Curry, R.,	Horne,	Ramsey,	Williams,
Davis, D. F.,	Hough,	Reber, C. A.,	Willson,
Davis, W.,	Huntington,	Reber, H. F.,	Wener,
Dawson,	Hutchison,	Rhoads,	Wood,
Day,	Ingham,	Ringler,	Woodruff,
Dewey,	Jennings,	Rinn,	Wynne,
Diehm,	Jones,	Robertson,	Zimmerman,
Di Lemmo,	Jordan,	Rorke,	Zook,
Dilsheimer,	Kantner,	Rothenberger,	
	Kennedy,	Ruddy,	
	Krause, T. S.,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1240, entitled

An Act to amend an act approved the first day of May, one thousand nine hundred and thirteen, entitled "An Act to prohibit the killing of foxes by certain methods in Delaware county, and fixing a penalty for violation of the act," by extending the provisions of the said act to Chester county and Montgomery county.

On the question,
Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. ALEXANDER. Mr. Speaker, I move that further consideration of this bill be postponed for the present.

Mr. PIKE. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 540, entitled

An Act to amend section three hundred and one of an act approved the second day of June, one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six), entitled "An Act defining the liability of an employer to pay damages for injuries received by an employe in the course of employment, establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder."

On the question,
Will the House agree to the bill on third reading?

BILL RECOMMENDED.

Mr. DITHRICH. Mr. Speaker, I move that this bill be recommitted to the Committee on Judiciary General for the purpose of a hearing.

Mr. GOLDER. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 805, entitled

An act relating to fraternal benefit societies operating on the lodge plan providing for and regulating the issuing surrender for cancellation or exchange of certificates for the payment of death or annuity benefits upon the lives of certain children for whose support and maintenance members of such society are responsible

On the question,
Will the House agree to the bill on third reading?
It was agreed to.

On the question,
Shall the bill pass finally?

Mr. WILLSON. Mr. Speaker, I would like to have the sponsor of this bill explain its purpose.

The SPEAKER. Will the gentlemen from Philadelphia, Mr. William T. Wallace, explain the purpose of the bill?

Mr. WILLIAM T. WALLACE. Mr. Speaker, the object of this bill is to permit members of fraternal organizations who now insure their lives only, to give the whole family protection. This bill provides for the insurance of the children under the regulations established by the Insurance Commissioner's Office concerning a sufficiency of rates therefor.

On the question recurring,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—184

Alexander,	Donneley,	Kooser,	Rothenberger,
Allum,	Drinkhouse,	Krause, T. S.,	Sarig,
Armstrong,	Dunn,	Krause, W.,	Schaeffer,
Aron,	Ehrhardt,	Krugh,	Schilling,
Baldridge,	Ephraim,	Kunkle,	Scott,
Barnhart,	Evans, J. T.,	Lafferty,	Shaffer,
Beckley,	Evans, S. J.,	Lanius,	Shellenberger,
Bell,	Finney,	Lauler,	Shunk,
Benchoff,	Fitzgibbon,	Levis,	Simpson,
Benninger,	Flynn,	Magill,	Sinclair,
Bidelspacher,	Poster,	Mallery,	Smith, E. R.,
Bigler,	Fowler,	Mangan,	Smith, F. I.,
Boland,	Fox, A. R.,	Marcus,	Snowden,
Bower,	Fox, I. M.,	Marshall,	Snyder,
Bowman,	Franklin,	Martin,	Soffel,
Brendle,	Gans,	McCaig,	Sowers,
Brislin,	Geary,	McCurdy,	Sprrows,
Brooks,	Glass,	McGeary,	Stark,
Bucher,	Goehring,	McIntyre,	Statter,
Bungard,	Golder,	McKay,	Steedle,
Campbell,	Goodnough,	McVicar,	Sterling,
Catlin,	Graham,	Mehring,	Stevenson,
Clements,	Grist,	Michel,	Stott,
Clutton,	Griffith,	Millar,	Sweitzer,
Coldsmith,	Haines,	Miller, A. D.,	Todd,
Colville,	Haldeman,	Miller, D. I.,	Trach,
Comer,	Hamilton, J.,	Miller, D. D.,	Ulsh,
Conner,	Hamilton, W. J.,	Millin,	Wagner,
Cook,	Hampson,	Milner,	Walker, G. T.,
Corbin,	Harer,	Morgan,	Walker, J. A.,
Cox,	Harvey,	Murphy,	Wallace, R. L.,
Crawford,	Heffernan,	North,	Wallace, W. T.,
Crockett,	Helt,	Norton,	Wells,
Crum,	Hess,	Patterson,	West,
Curran,	Hickernell,	Perry,	Wettach,
Curry, A. E.,	Hoffman,	Phillips,	Whiteman,
Curry, R.,	Hollingsworth,	Pidgeon,	Willert,
Davis, D. F.,	Horne,	Pike,	Williams,
Davis, J. T.,	Hough,	Powell,	Willson,
Davis, W.,	Huntington,	Quigley,	Woner,
Dawson,	Hutchison,	Ramsey,	Wood,
Day,	Ingham,	Reber, C. A.,	Woodruff,
Dewey,	Jennings,	Reber, H. F.,	Wynne,
Diehm,	Jones,	Ringler,	Zanders,
Di Lemmo,	Jordan,	Rinn,	Zimmerman,
Dilsheimer,	Kantner,	Robertson,	Zook,
	Kennedy,		
	Kinsman,		

NAYS—1.

Dilsheimer,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,
The House proceeded to the third reading and consideration of House Bill No. 1219, as follows:

An Act authorizing the county commissioners of the various counties of this Commonwealth to direct the assessors and assistant assessors of their respective counties to enroll all soldiers sailors and marines who entered the service of the United States from said counties in the war with Germany and Austria the war with Spain and the Philippine insurrection and compile the service record thereof and authorizing the expenditure of county funds for the foregoing purpose

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county commissioners of the several counties of this Commonwealth are hereby authorized to direct the assessors and assistant assessors of their respective counties to enroll all soldiers sailors and marines who entered the service of the United States in the war with Germany and Austria the war with Spain and the Philippine insurrection and to compile the service records thereof and to expend such sums as may be necessary to have such enrollment and service record made and to complete and accurately index and classify said data

Section 2 It shall be the duty of the assessors and assistant assessors in this Commonwealth upon receipt of such authorization from the county commissioners together with the necessary books and blanks to enroll every sailor soldier and marine entering the service of the United States from the said assessor's or assistant assessor's district in the war with Germany and Austria the war with Spain and the Philippine insurrection and to ascertain personally from said soldier sailor marine or his immediate family the service record of said soldier sailor or marine together with such other information as may be required by said county commissioners

Section 3 The said enrollment of soldiers sailors and marines together with their service records and other data compiled shall be filed by said assessors and assistant assessors as soon as completed in the office of the county commissioners of the proper county where said records shall be prepared in suitable form and kept open for public inspection by said county commissioners under proper regulations

Section 4 The said assessors and assistant assessors when engaged in the enrollment of said soldiers sailors and marines and the compilation of said service record shall receive for the services the same per diem compensation to be ascertained in the same way to which they are entitled by law when engaged in the assessment of property or the registration of voters as the case may be

Section 5 All acts or parts of acts inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—181.

Alexander,	Di Lemmo,	Krause, W.,	Ruddy,
Allum,	Dillsheimer,	Krugh,	Sarig,
Armstrong,	Dittrich,	Kunkle,	Schaeffer,
Aron,	Drinkhouse,	Lafferty,	Schilling,
Baldi,	Dunn,	Lauler,	Scott,
Baldrige,	Ehrhardt,	Levis,	Shaffer,
Barnhart,	Evans, S. T.,	MacCallum,	Showalter,
Beckley,	Evans, S. J.,	Magill,	Shunk,
Bell,	Finnev,	Mallery,	Simpson,
Benchoff,	Fitzgibbon,	Marcus,	Sinclair,
Dennett,	Foster,	Marshall,	Smith, E. R.,
Ridelsbacher,	Fowler,	Martin,	Smith, F. I.,
Rigler,	Fox, I. M.,	McCaig,	Snowden,
Boland,	Franklin,	McCurdy,	Snyder,
Bower,	Gans,	McGeary,	Sowers,
Bowman,	Geary,	McIntyre,	Stadlander,
Brady,	Glass,	McKay,	Stark,
Brendle,	Goehring,	McKim,	Steele,
Brislin,	Golder,	McVicar,	Sterling,
Brooks,	Goodnough,	Mehring,	Stevenson,
Bucher,	Graham,	Michel,	Stott,
Campbell,	Griffith,	Miller,	Sullivan,
Catin,	Haines,	Miller, A. D.,	Svetszer,
Clements,	Haldeman,	Miller, C. G.,	Todd,
Clutton,	Hamilton, J.,	Miller, D. I.,	Trach,
Coldsmith,	Hamilton, W. J.,	Miller, D. D.,	Uish,
Collier,	Harv,	Milner,	Vickerman,
Comer,	Harvey,	Morgan,	Wagner,
Conner,	Hoffman,	Murphy,	Walker, G. T.,
Cook,	Helf,	Nearv,	Walker, J. A.,
Corbin,	Hess,	North,	Wallace, R. L.,
Cox,	Heyburn,	Norton,	Wallace, W. T.,
Crawford,	McKernell,	Patterson,	West,
Crockett,	Hoffman,	Perry,	Wetach,
Crum,	Hollingsworth,	Phillips,	Whiteman,
Curran,	Hough,	Pidgeon,	Wiliert,
Curry, A. E.,	Huntington,	Pike,	Williams,
Curry, R.,	Hutchison,	Powell,	Willson,
Davis, D. F.,	Jennings,	Quigley,	Woner,
Davis, J. T.,	Jones,	Ramsey,	Wood,
Davis, W.,	Jordan,	Rhoda, C. A.,	Woodruff,
Dawson,	Kantror,	Ringler,	Wynga,
			Zanders,

Day,
Dewey,
Diehm,

Kennedy,
Kooser,
Krause, T. S.,

Rinn,
Robertson,
Rothenberger,

Zimmerman,
Zook,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 254, as follows:

An Act amending section sixteen of an act entitled "An Act to provide for the personal registration of electors and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities and providing for the payment of witness fees for persons summoned before the commissioners to provide penalties for violations of its provisions and to repeal acts inconsistent herewith" approved July twenty-four one thousand nine hundred and thirteen providing for a change in salaries of the employees of the registration commissioners

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section sixteen of "An Act entitled 'An Act to provide for the personal registration of electors and their enrollment as members of political parties in cities of the first and second class of this Commonwealth to make such registration a condition of the right to vote in such cities and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities and providing for the payment of witness fees for persons summoned before the commissioners to provide penalties for violations of its provisions and to repeal acts inconsistent herewith' approved July twenty-four one thousand nine hundred and thirteen which reads as follows

"Section 16 The two registrars designated to keep the two registers shall obtain at the office of the commissioners the blank books forms and other supplies prepared for their use before the first registration day in the fall and before the spring registration day and shall have the same at the polling place on said days. On registration days and during the time from such day to another until the close of the fall registration period the said registrars shall have the custody and control and shall be charged with the safe-keeping of the registers in which they have made entries together with all affidavits forms et cetera which have been taken in duplicate as hereinafter provided. During the same periods the other registrars shall be charged with the safe-keeping of the street lists which are in course of preparation by them. At the close of the registration and before twelve o'clock noon on the following day the two registrars who have been charged with the keeping of the registers shall deliver the same together with one street list all affidavits vouchers unused forms et cetera to the commissioners at such place as may be designated by them. The said papers and books shall remain on file at a place designated by the commissioners open to public inspection under proper regulation for their safe-keeping subject however to the further provisions of this act. The commissioners shall have power to appoint a recorder (who shall have power to administer oaths) and to fix his compensation at a sum not exceeding two thousand five hundred dollars per annum a clerk who shall receive a salary not exceeding fifteen hundred dollars per annum a stenographer who may act as clerk who shall receive a salary not exceeding twelve hundred dollars per annum a custodian who shall receive a salary not exceeding twelve hundred dollars per annum a messenger who shall receive a salary not exceeding eight hundred and forty dollars per annum and as many clerks as may be necessary at a compensation not exceeding four dollars per diem for the time actually employed and a counsel whose compensation shall not exceed two thousand dollars per annum

The county commissioners of each county upon proper vouchers shall provide for the payment of the commissioners counsel registrars and other officers or clerks provided by this act. They shall furnish proper rooms for the accommodation of the commissioners and their records. They shall also at the direction of the commissioners prepare and have printed at the expense of the county all the registers street-lists affidavits blanks blank books and stationery required by the provisions of this act or which in the judgment of the commissioners are reasonably necessary to carry out its provisions and shall provide for their proper distribution to the commissioners and their registrars. It shall also be their duty to see that the polling places are open and in proper order for the use of the registrars. They shall also deliver the two registers to the election officers in the manner in which they are or may be required to deliver other election materials for the use on election day" shall be and the same is hereby amended to read as follows

"Section 16 The two registrars designated to keep the two registers shall obtain at the office of the commissioners the blank books forms and other supplies prepared for their use before the first registration day in the fall and before the spring registration day and shall have the same at the polling place on said days. On registration days and during the time from such day to another until the close of the fall registration period the said registrars shall have the custody and control and

shall be charged with the safe-keeping of the registers in which they have made entries together with all affidavits forms et cetera which have been taken in duplicate as hereinafter provided. During the same periods the other registrars shall be charged with the street lists which are in course of preparation by them. At the close of the registration and before twelve o'clock noon on the following day the two registrars who have been charged with the keeping of the registers shall deliver the same together with one street list all affidavits vouchers unused forms et cetera to the commissioners at such place as may be designated by them. The said papers and books shall remain on file at a place designated by the commissioners open to public inspection under proper regulation for their safe-keeping subject however to the further provisions of this act. The commissioners shall have power to appoint a recorder who shall have power to administer oaths and to fix his compensation at two thousand five hundred dollars per annum a clerk who shall receive a salary of two thousand dollars per annum a stenographer who may act as clerk who shall receive a salary of one thousand eight hundred dollars per annum a custodian who shall receive a salary of one thousand eight hundred dollars per annum and a clerk who shall receive a salary of fifteen hundred dollars per annum and as many other clerks as may be necessary at a compensation not exceeding four dollars per diem for the time actually employed and a counsel whose compensation shall be two thousand dollars per annum.

The county commissioners of each county upon proper vouchers shall provide for the payment of the commissioners counsel registrars and other officers or clerks provided by this act. They shall furnish proper rooms for the accommodation of the commissioners and their records. They shall also at the direction of the commissioners prepare and have printed at the expense of the county all the registers street-lists affidavits blanks blank books and stationery required by the provisions of this act or which in the judgment of the commissioners are reasonably necessary to carry out its provisions and shall provide for their proper distribution to the commissioners and their registrars. It shall also be their duty to see that the polling places are open and in proper order for the use of the registrars. They shall also deliver the two registers to the election officers in the manner in which they are or may be required to deliver other election materials for the use on election day."

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—183.

Alexander,	Dilsheimer,	Kooser,	Robertson,
Allum,	Dithrich,	Krause, T. S.,	Rothemberger,
Armstrong,	Donneley,	Krause, W.,	Ruddy,
Aron,	Drinkhouse,	Krush,	Sariz,
Baldrige,	Dunn,	Kunkle,	Schaeffer,
Barnhart,	Ehrhardt,	Lafferty,	Schilling,
Bechtold,	Ephraim,	Lauler,	Shaffer,
Beckley,	Evans, J. T.,	Levis,	Shellenberger,
Bell,	Evans, S. J.,	Magill,	Showalter,
Benchoff,	Finney,	Mallery,	Shunk,
Benninger,	Fitzgibbon,	Mangan,	Sinclair,
Bidelspacher,	Foster,	Marcus,	Smith, E. R.,
Bigler,	Fowler,	Marshall,	Smith, F. I.,
Bolard,	Fox, A. R. B.,	Martin,	Snowden,
Bower,	Fox, I. M.,	McCaig,	Snyder,
Bowman,	Franklin,	McCurdy,	Soffel,
Brady,	Gary,	McGeary,	Sowers,
Brendle,	Glass,	McIntyre,	Snowls,
Brislin,	Goehring,	McKay,	Stark,
Brooks,	Golder,	McKim,	Statler,
Bucher,	Goodnough,	McVicar,	Steele,
Bungard,	Graham,	Mehring,	Sterling,
Campbell,	Griest,	Michel,	Stevenson,
Catlin,	Griffith,	Michel,	Stott,
Clements,	Haines,	Miller, A. D.,	Sweitzer,
Clutton,	Haldeman,	Miller, D. I.,	Todd,
Coldsmith,	Hamilton, J.,	Miller, D. D.,	Trach,
Colville,	Harvillan, W. J.,	Millin,	Ush,
Comeror,	Hampson,	Milner,	Walker, G. T.,
Conner,	Harer,	Morgan,	Walker, T. A.,
Cook,	Harvey,	Murphy,	Wallace, P. L.,
Corbin,	Heffernan,	Neary,	Wallace, W. J.,
Cox,	Helt,	Norton,	Wells,
Crawford,	Hess,	Patterson,	West,
Crockett,	Hickernell,	Perry,	Westach,
Crum,	Hoffman,	Phillips,	Whiteman,
Curran,	Hollingsworth,	Pidgeon,	Willert,
Curry, A. E.,	Horne,	Pike,	Williams,
Curry, R.,	Hough,	Powell,	Willson,
Davis, D. F.,	Huntington,	Quigley,	Wood,
Davis, J. T.,	Hutchison,	Ramsey,	Woodruff,
Davis, W.,	Jones,	Reber, C. A.,	Wynne,
Dawson,	Jordan,	Rhoads,	Zanders,
Day,	Kantner,	Ringler,	Zimmerman,
Dewey,	Kennedy,	Rinn,	Zook,
Diehm,	Kinsman,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1260, entitled

An Act to further amend section nine of an act approved the fifth day of May, one thousand eight hundred and ninety-nine (Pamphlet Laws two hundred forty-eight), entitled "An Act supplementing and amending an act, entitled, 'An Act to establish an intermediate court of appeal; regulating its constitution, officers, jurisdiction, powers practice, and its relation to the Supreme Court and other courts; providing for the reports of its decisions, the compensation of the judges and other officers, and the practice and costs on appeals from its judgments,' approved June twenty-four, one thousand eight hundred and ninety-five," as amended, increasing the amount to which the judges of the Superior Court shall be entitled to be reimbursed for the sums expended by them in each year for expenses incurred in the discharge of their duties and for the help for briefers, investigators, stenographers, type-writers and clerks.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken as follows, viz:

YEAS—166.

Alexander,	Day,	Hutchison,	Ramsey,
Allum,	Dewey,	Ingham,	Reber, C. A.,
Armstrong,	Diehm,	Jennings,	Reber, H. F.,
Aron,	Di Lemmo,	Kinsman,	Rhoads,
Baldi,	Dilshelmer,	Kooser,	Ringler,
Barnhart,	Dithrich,	Krause, T. S.,	Robertson,
Bechtold,	Drinkhouse,	Krause, W.,	Ruddy,
Beckley,	Dunn,	Lafferty,	Schaeffer,
Bell,	Ehrhardt,	Lantius,	Schilling,
Benchoff,	Ephraim,	Levis,	Shaffer,
Bennett,	Evans, J. T.,	MacCallum,	Shellenberger,
Benninger,	Finney,	Magill,	Showalter,
Bidelspacher,	Fitzgibbon,	Mallery,	Shunk,
Bigler,	Flynn,	Mangan,	Sinclair,
Bower,	Foster,	Marcus,	Smith, E. R.,
Bowman,	Fox, A. R. B.,	Martin,	Smith, F. I.,
Brady,	Fox, I. M.,	McCaig,	Snowden,
Brendle,	Franklin,	McCurdy,	Soffel,
Brislin,	Gans,	McGeary,	Sowers,
Brooks,	Geary,	McKay,	Sprows,
Bucher,	Glass,	Mehring,	Stadtlander,
Bungard,	Goehring,	Michel,	Statler,
Campbell,	Golder,	Miller,	Sterling,
Catlin,	Graham,	Miller, A. D.,	Stevenson,
Clements,	Griest,	Miller, C. G.,	Sullivan,
Coldsmith,	Griffith,	Miller, D. L.,	Sweitzer,
Collier,	Haines,	Miller, D. D.,	Trach,
Colville,	Haldeman,	Milner,	Vickerman,
Comeror,	Hamilton, J.,	Morgan,	Wagner,
Conner,	Harvillan, W. J.,	Murphy,	Walker, J. A.,
Cook,	Hampson,	Neary,	Wallace, W. T.,
Corbin,	Harer,	North,	Wells,
Cox,	Harvey,	Norton,	West,
Crawford,	Heffernan,	Patterson,	Westach,
Crockett,	Hess,	Perry,	Whiteman,
Crum,	Hevburn,	Phillips,	Wood,
Curry, A. E.,	Hickernell,	Pidgeon,	Woodruff,
Curry, R.,	Hoffman,	Pike,	Wynne,
Davis, D. F.,	Hollingsworth,	Powell,	Zimmerman,
Davis, J. T.,	Horne,	Quigley,	Zook,
Davis, W.,	Huntington,		

NAYS—16.

Baldrige,	Kunkle,	Sorig,	Wallace, R. L.,
Horne,	Marshall,	Simpson,	Willert,
Hough,	McVicar,	Todd,	Williams,
Kennedy,	Rothenberger,	Walker, G. T.,	Willson,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1045, entitled

An Act to amend sections one two and three of article five chapter two of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three

hundred twelve) entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken as follows, viz:

YEAS—183.

Alexander.	Dilsheimer,	Krause, T. S.,	Ruddy,
Allum,	Dithrich,	Krause, W.,	Sarig,
Armstrong,	Donneley,	Krugh,	Schaeffer,
Aron,	Drinkhouse,	Kunkle,	Schilling,
Baldrige,	Dunn,	Lafferty,	Shaffer,
Barnhart,	Ehrhardt,	Lauler,	Shellenberger,
Bechtold,	Ephraim,	Levis,	Showalter,
Beckley,	Evans, J. T.,	Magill,	Shuk,
Bell,	Evans, S. J.,	Mallery,	Simpson,
Benchoff,	Finney,	Mangan,	Sinclair,
Benninger,	Fitzgibbon,	Marcus,	Smith, E. R.,
Bidelspacher,	Foster,	Marshall,	Smith, F. I.,
Eigler,	Fowler,	Martin,	Snowden,
Bolard,	Fox, A. R.,	McCaig,	Soffel,
Bower,	Fox, I. M.,	McCurdy,	Sowers,
Rowman,	Franklin,	McGeary,	Sowols,
Brady,	Geary,	McIntyre,	Stark,
Brendle,	Glass,	McKay,	Statler,
Brislin,	Goehring,	McVicar,	Steedle,
Brooks,	Gold,	Mehring,	Sterling,
Bucher,	Goodnough,	Michel,	Stevenson,
Bungard,	Graham,	Millar,	Stott,
Cambell,	Griest,	Miller, A. D.,	Sweitzer,
Catlin,	Griffith,	Miller, D. I.,	Todd,
Clements,	Haines,	Millin,	Trach,
Clutton,	Haldeman,	Milner,	Ush,
Coldsmith,	Hamilton, J.,	Morgan,	Walker, G. T.,
Colville,	Hamilton, W. J.,	Murphy,	Walker, J. A.,
Comer,	Hampson,	North,	Wallace, R. L.,
Conner,	Harvey,	Norton,	Wallace, W. T.,
Cook,	Heffernan,	Patterson,	Wells,
Corbin,	Helt,	Perry,	West,
Cox,	Hess,	Phillips,	Wettach,
Crawford,	Hickernell,	Pidgeon,	Whiteman,
Crockett,	Hollingsworth,	Pike,	Willert,
Crum,	Horne,	Powell,	Williams,
Curran,	Hough,	Quigley,	Wilson,
Curry, A. E.,	Huntington,	Ramsey,	Woner,
Curry, R.,	Hutchison,	Reber, C. A.,	Wood,
Davis, D. F.,	Jennings,	Reber, H. F.,	Woodruff,
Davis, J. T.,	Jones,	Rhoads,	Wynne,
Davis, W.,	Jordan,	Rinn,	Zanders,
Dawson,	Kantner,	Robertson,	Zimmerman,
Day,	Kennedy,	Rothenberger,	Zook,
Dewey,	Kinsman,		
Diehm,	Kooser,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1201 (Senate Bill No. 398), entitled

An Act to amend section thirteen of an act approved the fifth day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and forty-eight) entitled "An Act regulating the practice of veterinary medicine including veterinary surgery and veterinary dentistry or any branch thereof and establishing as incidental thereto a State Board of Veterinary Medical Examiners and defining its powers and duties"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken as follows, viz:

YEAS—182.

Alexander,	Dithrich,	Kunkle,	Schaeffer,
Allum,	Donneley,	Lafferty,	Schilling,
Armstrong,	Dunn,	Lauler,	Shaffer,
Aron,	Ehrhardt,	Levis,	Shellenberger,
Baldi,	Ephraim,	MacCallum,	Showalter,
Baldrige,	Evans, J. T.,	Magill,	Shuk,
Barnhart,	Evans, S. J.,	Mallery,	Simpson,
Bechtold,	Fitzgibbon,	Mangan,	Sinclair,
Beckley,	Flynn,	Marcus,	Smith, E. R.,
Dell,	Foster,	Marshall,	Smith, F. I.,

Bennett,	Fowler,	Martin,	Snowden,
Benninger,	Fox, A. R. B.,	McCaig,	Snyder,
Bidelspacher,	Fox, I. M.,	McCurdy,	Sowers,
Bigler,	Franklin,	McGeary,	Sprowls,
Bolard,	Gans,	McKay,	Stadlander,
Bower,	Geary,	McKim,	Stark,
Brady,	Glass,	McVicar,	Statler,
Brendle,	Goehring,	Mehring,	Steedle,
Brooks,	Gold,	Michel,	Sterling,
Bucher,	Goodnough,	Millar,	Stevenson,
Bungard,	Graham,	Miller, A. D.,	Stott,
Cambell,	Griffith,	Miller, C. G.,	Sullivan,
Catlin,	Haines,	Miller, D. I.,	Sweitzer,
Clements,	Haldeman,	Miller, D. D.,	Trach,
Clutton,	Hamilton, J.,	Milner,	Ush,
Collier,	Hamilton, W. J.,	Morgan,	Vickerman,
Colville,	Harer,	Murphy,	Walker, G. T.,
Comer,	Harvey,	Nearby,	Walker, J. A.,
Conner,	Heffernan,	North,	Wallace, R. L.,
Cook,	Helt,	Norton,	Wallace, W. T.,
Corbin,	Hess,	Patterson,	Wells,
Cox,	Heyburn,	Perry,	West,
Crockett,	Hickernell,	Phillips,	Wettach,
Crum,	Hoffman,	Pidgeon,	Whiteman,
Curran,	Hollingsworth,	Pike,	Willert,
Curry, A. E.,	Hough,	Powell,	Williams,
Curry, R.,	Huntington,	Quigley,	Wilson,
Davis, D. F.,	Hutchison,	Ramsey,	Woner,
Davis, J. T.,	Jennings,	Reber, C. A.,	Wood,
Davis, W.,	Jones,	Reber, H. F.,	Woodruff,
Dawson,	Jordan,	Rhoads,	Wynne,
Day,	Kantner,	Rinn,	Zanders,
Dewey,	Kinsman,	Robertson,	Zimmerman,
Diehm,	Kooser,	Rothe,	Zook,
Dilsheimer,	Krause, T. S.,	Rothenberger,	
	Krause, W.,	Sarig,	
	Krugh,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to Order,

The House proceeded to the third reading and consideration of House Bill No. 1205 (Senate Bill No. 443), entitled

An Act relating to building construction in cities of the first class by prescribing the minimum live loads to be considered in designing the Walls Floors Roofs Yards and Courts of all buildings hereafter erected or altered in cities of the first class specifying the factors of safety to be applied in such designs regulating the thickness of brick walls in dwellings prescribing the minimum thickness of wooden floor joists and roof rafters defining the various classes of buildings and other terms used in the Act regulating the loading of floors providing penalties for violations and repealing inconsistent laws

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows:

YEAS—182.

Alexander,	Dilsheimer,	Kennedy,	Rothenberger,
Allum,	Dithrich,	Kinsman,	Ruddy,
Armstrong,	Donneley,	Kooser,	Sarig,
Aron,	Drinkhouse,	Krause, T. S.,	Schaeffer,
Baldrige,	Dunn,	Krause, W.,	Schilling,
Barnhart,	Ehrhardt,	Krugh,	Scott,
Bechtold,	Ephraim,	Kunkle,	Shaffer,
Beckley,	Evans, J. T.,	Lafferty,	Shellenberger,
Bell,	Evans, S. J.,	Lauler,	Showalter,
Benchoff,	Finney,	Levis,	Shuk,
Benninger,	Fitzgibbon,	Magill,	Simpson,
Bidelspacher,	Flynn,	Mallery,	Sinclair,
Bigler,	Foster,	Mangan,	Smith, E. R.,
Blanch,	Fowler,	Marcus,	Smith, F. I.,
Bolard,	Fox, A. R. B.,	Marshall,	Snowden,
Bower,	Fox, I. M.,	Martin,	Snyder,
Bowman,	Franklin,	McCaig,	Soffel,
Brady,	Gans,	McCurdy,	Sowers,
Brendle,	Geary,	McGeary,	Sprowls,
Brislin,	Glass,	McIntyre,	Stark,
Brooks,	Goehring,	McKay,	Statler,
Bucher,	Gold,	McVicar,	Steedle,
Bungard,	Goodnough,	Mehring,	Sterling,
Cambell,	Graham,	Michel,	Stevenson,
Catlin,	Griest,	Miller,	Stott,
Clements,	Griffith,	Miller, A. D.,	Sweitzer,
Clutton,	Haines,	Miller, D. I.,	Todd,
Coldsmith,	Haldeman,	Miller, D. D.,	Trach,
Colville,	Hamilton, J.,	Millin,	Wagner,
Comer,	Hamilton, W. J.,	Milner,	Walker, G. T.,
Conner,	Hampson,	Morgan,	Walker, J. A.,
	Harer,		

Cook,	Harvey,	North,	Wallace, R. L.
Corbin,	Hefferman,	Norton,	Wallace W. T.
Cox,	Helt,	Patterson,	Wells,
Crawford,	Hess,	Phillips,	West,
Crockett,	Hickernell,	Pidgeon,	Wettrach,
Crum,	Hoffman,	Pike,	Whiteman,
Curran,	Hollingsworth,	Powell,	Willert,
Curry, A. D.,	Horne,	Quigley,	Williams,
Curry, R.,	Hough,	Ramsey,	Willson,
Davis, J. T.,	Huntington,	Reber, C. A.,	Woner,
Davis, W.,	Ingham,	Reber, H. F.,	Wood,
Davis, W.,	Jennings,	Rhoads,	Woodruff,
Dawson,	Jones,	Ringler,	Wynne,
Day,	Jordan,	Rinn,	Zanders,
Dewey,	Kantner,	Robertson,	Zimmerman,
Diehm,			Zook,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1206 (Senate Bill No. 485), entitled

An Act to validate certain municipal claims and municipal liens in the several boroughs of the Commonwealth providing for the filing of claims therefor and the proceedings for the collection of such claims

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—181.

Alexander,	Dilsheimer,	Krause, W.,	Sarig,
Allum,	Dithrich,	Kunkle,	Schaeffer,
Armstrong,	Donnelev,	Lafferty,	Schilling,
Aron,	Drinkhouse,	Lanius,	Scott,
Baldi,	Dunn,	Lauler,	Shaffer,
Barnhart,	Ehrhardt,	Levis,	Shellenberger,
Bechtold,	Ephraim,	MacCallum,	Showalter,
Beekley,	Evans, J. T.,	Magill,	Simpson,
Bell,	Evans, S. J.,	Mallery,	Sinclair,
Benchoff,	Finney,	Mangan,	Smith, E. R.,
Bennett,	Fitzgibbon,	Marcus,	Smith, F. L.,
Benninger,	Foster,	Marshall,	Snowden,
Bidelspacher,	Fowler,	Martin,	Snyder,
Bigler,	Fox, A. R.,	McCaig,	Soffel,
Bolard,	Fox, I. M.,	McCurdy,	Sowers,
Bower,	Franklin,	McGeary,	Sprows,
Bowman,	Gans,	McIntyre,	Stadtender,
Brady,	Geary,	McKim,	Statler,
Brendle,	Glass,	McVicar,	Steedle,
Brislin,	Goehring,	Mehring,	Sterling,
Brooks,	Golder,	Michel,	Stevenson,
Bucher,	Goodnough,	Miller,	Stott,
Campbell,	Griest,	Miller, A. D.,	Sweitzer,
Catlin,	Griffith,	Miller, A. D.,	Todd,
Clements,	Haines,	Miller, D. I.,	Trach,
Clutton,	Haldeman,	Miller, D. D.,	Ulsh,
Collier,	Hamilton, J.,	Millin,	Wagner,
Colville,	Hamilton, W. J.,	Miner,	Walker, J. A.,
Comer,	Hampson,	Morgan,	Wallace, R. L.,
Conner,	Harvey,	Nearv,	Wallace, W. F.,
Cook,	Hefferman,	North,	Wells,
Corbin,	Helt,	Norton,	West,
Crawford,	Hess,	Patterson,	Wettrach,
Crockett,	Hickernell,	Perry,	Whiteman,
Crum,	Hoffman,	Phillips,	Willert,
Curran,	Hollingsworth,	Pidgeon,	Williams,
Curry, A. E.,	Horne,	Pike,	Willson,
Curry, R.,	Hough,	Powell,	Woner,
Davis, D. F.,	Huntington,	Quigley,	Wood,
Davis, J. T.,	Ingham,	Ramsey,	Woodruff,
Davis, W.,	Jennings,	Reber, C. A.,	Wynne,
Dawson,	Jones,	Reber, H. F.,	Zanders,
Day,	Jordan,	Rhoads,	Zimmerman,
Dewey,	Kantner,	Ringler,	Zook,
Diehm,	Kennedy,	Rinn,	
Di Lemmo,	Kinsman,	Robertson,	
	Krause, T. S.,	Ruddy,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1098 (Senate Bill No. 70), entitled

An Act providing for a State association of county controllers and for the meetings thereof and providing for the payment by the counties of the expenses thereof

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—183.

Alexander,	Dithrich,	Kooser,	Robertson,
Allum,	Donnelev,	Krause, T. S.,	Rothenberger,
Armstrong,	Drinkhouse,	Krause, W.,	Ruddy,
Aron,	Dunn,	Krug,	Sarig,
Baldrige,	Ehrhardt,	Kunkle,	Schaeffer,
Barnhart,	Ephraim,	Lanius,	Schilling,
Beekley,	Evans, J. T.,	Lauler,	Shaffer,
Bell,	Evans, S. J.,	Levis,	Shellenberger,
Benchoff,	Finney,	Magill,	Shunk,
Benninger,	Fitzgibbon,	Mallery,	Simpson,
Bidelspacher,	Flynn,	Mangan,	Sinclair,
Bigler,	Foster,	Marcus,	Smith, E. R.,
Bolard,	Fowler,	Marshall,	Smith, F. L.,
Bower,	Fox, A. R. E.,	Martin,	Snowden,
Bowman,	Fox, I. M.,	McCaig,	Snyder,
Brady,	Franklin,	McCurdy,	Soffel,
Brendle,	Gear,	McGeary,	Sowers,
Brislin,	Glass,	McIntyre,	Sprows,
Brooks,	Goehring,	McKay,	Stark,
Bucher,	Golder,	McKim,	Statler,
Bungard,	Goodnough,	McVicar,	Steedle,
Campbell,	Graham,	Mehring,	Sterling,
Catlin,	Griffith,	Michel,	Stevenson,
Clements,	Haines,	Miller,	Stott,
Clutton,	Haldeman,	Miller, A. D.,	Sweitzer,
Col Smith,	Hamilton, J.,	Miller, C. G.,	Todd,
Colville,	Hamilton, W. J.,	Miller, D. I.,	Trach,
Comer,	Hampson,	Miller, D. D.,	Ulsh,
Conner,	Harer,	Millin,	Wagner,
Cook,	Harvey,	Miner,	Walker, J. A.,
Corbin,	Hefferman,	Morgan,	Wallace, R. L.,
Cox,	Helt,	Murray,	Wallace, W. F.,
Crawford,	Hess,	North,	Wells,
Crockett,	Hickernell,	Norton,	West,
Crum,	Hoffman,	Patterson,	Wettrach,
Curran,	Hollingsworth,	Perry,	Whiteman,
Curry, A. E.,	Horne,	Phillips,	Willert,
Curry, R.,	Hough,	Pidgeon,	Williams,
Davis, D. F.,	Huntington,	Pike,	Willson,
Davis, J. T.,	Ingham,	Powell,	Woner,
Davis, W.,	Jennings,	Quigley,	Wood,
Dawson,	Jones,	Ramsey,	Woodruff,
Day,	Jordan,	Reber, C. A.,	Wynne,
Dewey,	Kantner,	Reber, H. F.,	Zanders,
Diehm,	Kennedy,	Rhoads,	Zimmerman,
Dilsheimer,	Kinsman,	Ringler,	Zook,
		Rinn,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1100 (Senate Bill No. 287), as follows:

An Act to amend section two of an act approved the seventeenth day of April one thousand nine hundred and five (Pamphlet Laws one hundred seventy) entitled "An Act providing that the district attorneys in all counties whose population does not exceed one hundred and fifty thousand shall be paid a salary and fixing the same which shall be in lieu of all fees and in full compensation for their services and providing for the appointment of assistant district attorneys in said counties and for the compensation of the same and providing that the fees heretofore allowed the district attorneys upon indictments shall remain in amount as heretofore but shall hereafter be as part of the costs for the use and benefit of the proper county" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act approved the seventeenth day

of April one thousand nine hundred and five (Pamphlet Laws one hundred seventy) entitled "An Act providing that the district attorneys in all counties whose population does not exceed one hundred fifty thousand shall be paid a salary and fixing the same which shall be in lieu of all fees and in full compensation for their services and providing for the appointment of assistant district attorneys in said counties and for the compensation of the same and providing that the fees heretofore allowed the district attorneys upon indictments shall remain in amount as heretofore but shall hereafter be as part of the costs for the use and benefit of the proper county" which as amended by an act approved the twenty-third day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred ninety-eight) entitled "An Act to amend section two of an act approved the seventeenth day of April one thousand nine hundred and five entitled 'An Act providing that the district attorneys in all counties whose population does not exceed one hundred and fifty thousand shall be paid a salary and fixing the same which shall be in lieu of all fees and in full compensation for their services and providing for the appointment of assistant district attorneys in said counties and for the compensation of the same and providing that the fees heretofore allowed the district attorneys upon indictments shall remain in amount as heretofore but shall hereafter be as part of the costs for the use and benefit of the proper county' which reads as follows

"Section 2 The salary of the district attorney in counties whose population does not exceed ten thousand shall be four hundred dollars per year the salary of the district attorney in counties whose population is more than ten thousand and does not exceed twenty thousand shall be four hundred dollars per year the salary of the district attorney in counties whose population is more than twenty thousand and does not exceed thirty thousand shall be five hundred dollars per year the salary of the district attorney in counties whose population is more than thirty thousand and does not exceed forty thousand shall be eight hundred dollars per year the salary of the district attorney in counties whose population is more than forty thousand and does not exceed fifty thousand shall be one thousand dollars per year the salary of the district attorney in counties whose population is more than fifty thousand and does not exceed sixty thousand shall be twelve hundred and fifty dollars per year the salary of the district attorney in counties whose population is more than sixty thousand and does not exceed seventy thousand shall be fifteen hundred dollars per year the salary of the district attorney in counties whose population is more than seventy thousand and does not exceed eighty thousand shall be two thousand dollars per year the salary of the district attorney in counties whose population is more than eighty thousand and does not exceed ninety thousand shall be two thousand five hundred dollars per year the salary of the district attorney in counties whose population is more than ninety thousand and does not exceed one hundred and fifty thousand shall be four thousand dollars per year. Provided That in no case shall the amount of salary fixed by this act be more than one thousand dollars per annum in excess of the aggregate amount of fees received in the year Anno Domini one thousand nine hundred and four by the district attorney of any county to which the act applies the amount of such fees to be inquired into ascertained and fixed by the court of quarter sessions of the peace of any county affected by this proviso and the amount so fixed by order of court and one thousand dollars in addition thereto shall be the amount of salary payable under the terms of this act" is hereby amended to read as follows

Section 2 The salary of the district attorney in counties whose population does not exceed ten thousand shall be five hundred dollars per year the salary of the district attorney in counties whose population is more than ten thousand and does not exceed twenty thousand shall be five hundred dollars per year the salary of the district attorney in counties whose population is more than twenty thousand and does not exceed thirty thousand shall be six hundred and twenty-five dollars per year the salary of the district attorney in counties whose population is more than thirty thousand and does not exceed forty thousand shall be one thousand dollars per year the salary of the district attorney in counties whose population is more than forty thousand and does not exceed fifty thousand shall be twelve hundred and fifty dollars per year the salary of the district attorney in counties whose population is more than fifty thousand and does not exceed sixty thousand shall be fifteen hundred and sixty-two dollars and fifty cents per year the salary of the district attorney in counties whose population is more than sixty thousand and does not exceed seventy thousand shall be eighteen hundred and seventy-five dollars per year the salary of the district attorney in counties whose population is more than seventy thousand and does not exceed eighty thousand shall be twenty-five hundred dollars per year the salary of the district attorney in counties whose population is more than eighty thousand and does not exceed ninety thousand shall be three thousand one hundred and twenty-five dollars per year the salary of the district attorney in counties whose population is more than ninety thousand and does not exceed one hundred and fifty thousand shall be five thousand dollars per year In any county where a State penitentiary is located the district attorney shall receive an additional salary of two hundred and fifty dollars per annum

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—172.

Alexander.	Dilsheimer.	Kooser.	Robertson.
Allum.	Dithrich.	Krause, T. S.	Rorke
Armstrong.	Drinkhouse.	Krause, W.	Jothenberger.
Aron.	Dunn.	Krugh.	Ruddy.
Baldi.	Ehrhardt.	Kunkle.	Sarig.
Baldrige.	Ephraim.	Lafferty.	Schweffer.
Barnhart.	Evans, J. T.	Janius.	Schilling.
Bechtold.	Evans, S. J.	Levis.	Shaffer.
Beckley.	Fitzgibbon.	MacCallum.	Shellenberger.
Bell.	Foster.	Magill.	Shunk.
Benchoff.	Fowler.	Mangan.	Simpson.
Bennett.	Fox, A. R. P.	Marcus.	Sinclair.
Benninger.	Franklin.	Martin.	Smith, E. R.
Boland.	Gans.	McCaig.	Smith, F. I.
Bower.	Geary.	McGeary.	Snyder.
Bowman.	Glass.	McIntyre.	Soffel.
Brady.	Goehring.	McKay.	Sowers.
Brenle.	Goodnough.	McKim.	Sprows.
Brislin.	Graham.	Mehring.	Stadlander.
Brooks.	Griest.	Michel.	Statler.
Bucher.	Haines.	Miller.	Steele.
Bungard.	Haldeman.	Miller, A. D.	Stevenson.
Campbell.	Hamilton, J.	Miller, C. G.	Stott.
Clements.	Hamilton, W. J.	Miller, D. D.	Sullivan.
Clutton.	Hampson.	Harer.	Switzer.
Coldsmith.	Harvey.	Millin.	Todd.
Collier.	Heffernan.	Morgan.	Trach.
Colville.	Helt.	Murphy.	Ush.
Comerer.	Hess.	Neary.	Vickerman.
Conner.	Heyburn.	North.	Walker, J. T.
Corbin.	Hickernell.	Norton.	Walker, J. A.
Cox.	Hoffman.	Patterson.	Wallace, R. L.
Crawford.	Hollingsworth.	Perry.	Wallace, W. T.
Crockett.	Hough.	Phillips.	Wetach.
Curran.	Huntington.	Pidgeon.	Whiteman.
Curry, A. E.	Hutchison.	Pike.	Williams.
Curry, R.	Ingham.	Powell.	Willson.
Davis, D. F.	Jennings.	Quigley.	Woner.
Davis, J. T.	Jones.	Ramsey.	Wood.
Davis, W.	Jordan.	Reber, C. A.	Wynne.
Dawson.	Kantner.	Reber, H. F.	Zanders.
Devev.	Kennedy.	Ringler.	Zimmerman.
Diehm.	Kinsman.	Rinn.	Zook.
Di Lemmo.			

NAYS—2.

Horn.

Willert.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

TIME EXTENDED ON BILLS.

Mr. RAMSEY asked and received unanimous consent for an extension of five days' time on House Bill No. 925, file folio 1867, entitled

An Act to amend an act approved the sixth day of July, one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and forty-seven), entitled "An Act requiring all counties, cities, boroughs, townships, school districts and other municipalities and incorporated districts to sell any bonds or other securities issued by them to the highest responsible bidder after due public notice," regulating the publication of such notices and the manner of receiving, opening and announcing bids and providing that securities sold in violation of the act shall be void.

on page 18 of today's calendar, bills on third reading postponed.

Mr. RAMSEY asked and received unanimous consent for an extension of five days' time on House Bill No. 927, file folio 1871, entitled

An Act to amend section two thousand six hundred and twenty-four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws, general, special or local or any parts thereof that are or may be inconsistent therewith," as amended

on page 18 of today's calendar, bills on third reading postponed.

Mr. RAMSEY asked and received unanimous consent for an extension of five days' time on House Bill No. 1109 (Senate Bill No. 463), file folio 1449, entitled

An Act creating a State Art Commission in the Board of Commissioners of Public Grounds and Buildings, requiring the approval of the Commission of the design and location of all public monuments, memorials, buildings or other structures and certain private structures proposed to be erected anywhere in this Commonwealth other than in cities of the first and second classes,

on page 7 of today's calendar, bills on final passage postponed.

Mr. POWELL asked and obtained unanimous consent for an extension of five days' time on House Bill No. 116, file folio 2385, entitled

An Act for the better protection of fish requiring citizens of the United States residing within and without this Commonwealth to procure a license to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act and the manner of proceedings to enforce compliance therewith and providing for the disposition of the penalties recovered and license fees received

on page 7 of today's calendar, bills on final passage postponed.

Mr. EDGAR R. SMITH asked and obtained unanimous consent for an extension of five days' time on House Bill No. 854, file folio 2151, entitled

An Act to amend article fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

on page 7 of today's calendar, bills on final passage postponed.

Mr. HESS asked and obtained unanimous consent for an extension of five days' time on House Bill No. 193, file folio 2569, entitled

An Act to prevent unfairness imposition deceit or fraud in the sale or disposition of certain "securities" herein defined by requiring an inspection thereof providing for the inspection supervision and regulation by the Commissioner of Banking of the business of any person association co-partnership or corporation engaged or intending to engage whether as principal broker or agent in the sale of any such securities in the Commonwealth and prescribing penalties

on page 18 of today's calendar, bills on third reading postponed.

Mr. DAWSON asked and obtained unanimous consent for an extension of five days' time on House Bill No. 741, file folio 1073, entitled

An Act providing that clerks assisting the registers of wills in the collection of inheritance taxes shall be appointed and their compensation fixed by the Auditor General and prescribing the method of their payment and that of other expenses incident to the collection of said taxes

on page 7 of today's calendar, bills on final passage postponed.

Mr. DUNN asked and obtained unanimous consent for an extension of five days' time on House Bill No. 438, file folio 2111, entitled

An Act fixing the time for the filing of nomination papers for the nomination of candidates and for the preemption of party names by certain political bodies

on page 7 of today's calendar, bills on final passage postponed.

Mr. SPEAKER. Are there any other requests for extensions of time? The Chair hears none

BILL ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1192 (Senate Bill No. 132), entitled

An Act to amend section six of an act approved May twenty-third one thousand eight hundred and seventy-four entitled "An Act dividing the cities of this State into three classes regulating the passage of ordinances providing for contracts for supplies and work for said cities authorizing the increase of indebtedness and the creation of a sinking fund to redeem the same defining and punishing certain offenses in all of said cities and providing for the incorporation and government of cities of the third class."

On the question.

Will the House agree to the bill on third reading?

It was agreed to.

On the question.

Shall the bill pass finally?

Mr. MILNER. Mr. Speaker and gentlemen of the House: I wish to call the attention of the House to the fact that the bill which is now up for final passage is unconstitutional. It is an attempt to amend an act relating to cities so as to provide that all work done on public improvements shall be done within the confines of the city. We passed a similar law at the last session of the Legislature, which came up for decision before our Supreme Court, and was decided, in the case of Taylor vs. Philadelphia, 261 Pa., 458, to be unconstitutional as a violation of Article III, Section 7 of the Constitution, which provides that the Legislature shall pass no special law with respect to labor. They held that this was a special law with respect to labor. The wording of the act of 1917 was precisely the same as that of the act now up for final passage, and that wording is repeated in another act which we will shortly come to, Senate Bill No. 131, a companion act on the next page of our calendar, all drawn by the same man, the only difference between the bills is that the one now before us is an amendment to a former act, while the other is an independent act, and it certainly is just as unconstitutional as an independent act as it would be unconstitutional as an amendment. There have been similar acts passed in New York and other states which have been held by the Supreme Court of New York and by the Supreme Court of the United States as unconstitutional, as a direct interference through the cities with interstate commerce; because our Supreme Court has pointed out that if they sustain acts like this the cities would say that the sash, weights, window frames, mortar, bricks, etc., everything used in public building, should be constructed within the confines of that city, which would exclude all work done outside of such city in the country districts, and even exclude all articles of commerce of other States that might be brought in, and thus thwart business and so thwart interstate commerce. For these reasons I think the bill should be voted down.

On the question recurring.

Shall the bill pass finally?

BILL POSTPONED.

Mr. JAMES A. WALKER. Mr. Speaker, I move that this bill be placed on the postponed calendar. I am not conversant with the status of these bills, and inasmuch as Senator Patton, the sponsor, is the senator from my own district, I would like a chance to confer with him as the result of Mr. Milner's able objection.

Mr. WELLS. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1207 (Senate Bill No. 516), entitled

An Act authorizing certain officers of the United States Army to take acknowledgments of deeds and other instruments in writing

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—187.

Alexander,	Di Lemmo,	Krause, T. S.,	Ruddy,
Allum,	Dilsheimer,	Krause, W.,	Sarig,
Armstrong,	Dithrich,	Krug,	Schaeffer,
Aron,	Donneley,	Kunkle,	Schilling,
Baldi,	Drinkhouse,	Lafferty,	Schiffer,
Baldrige,	Dunn,	Lanius,	Shellenberger,
Barnhart,	Ehrhardt,	Magill,	Showalter,
Bechtold,	Ephraim,	Mallery,	Shunk,
Beckley,	Evans, J. T.,	Mangan,	Simpson,
Bell,	Evans, S. J.,	Marcus,	Sinclair,
Benchoff,	Finney,	Marshall,	Smith, E. R.,
Benninger,	Fitzgibbon,	Martin,	Smith, F. I.,
Bidelspacher,	Flynn,	McCaig,	Snowden,
Bigler,	Foster,	McCurdy,	Snyder,
Bolard,	Fowler,	McGeary,	Soffel,
Bower,	Fox, A. R. B.,	McIntyre,	Sowers,
Bowman,	Fox, I. M.,	McKay,	Sprrows,
Brady,	Franklin,	McKim,	Stark,
Brendle,	Gans,	McVicar,	Statler,
Brislin,	Geary,	Mehring,	Steedle,
Brooks,	Glass,	Michel,	Sterling,
Bucher,	Golder,	Miller,	Stevenson,
Bungard,	Goodnough,	Miller, A. D.,	Stett,
Campbell,	Graham,	Miller, C. G.,	Sweetzer,
Catlin,	Griest,	Miller, D. I.,	Todd,
Clements,	Griffith,	Miller, D. D.,	Trach,
Clutton,	Haines,	Millin,	Wagner,
Coldsmith,	Haldeman,	Miner,	Walker, G. T.,
Colville,	Hamilton, J.,	Morgan,	Walker, J. A.,
Comer,	Hamilton, W. J.,	Murphy,	Wallace, R. L.,
Conner,	Hampson,	North,	Wallace, W. T.,
Cook,	Harer,	Norton,	Wells,
Corbin,	Harvey,	Patterson,	West,
Cox,	Heffernan,	Perry,	Wettach,
Crawford,	Helt,	Phillips,	Whiteman,
Crockett,	Hess,	Pidgeon,	Willert,
Crum,	Hickernell,	Pike,	Williams,
Curran,	Hollingsworth,	Powell,	Willson,
Curry, A. E.,	Horne,	Quigley,	Woner,
Curry, R.,	Hough,	Ramsey,	Wood,
Davis, D. F.,	Hutchinson,	Reber, C. A.,	Woodruff,
Davis, J. T.,	Hutchinson,	Reber, H. F.,	Wynne,
Davis, W.,	Jones,	Rhoads,	Zanders,
Dawson,	Jordan,	Ringler,	Zimmerman,
Day,	Kantner,	Rinn,	Zook,
Dewey,	Kennedy,	Robertson,	Spangler,
Diehm,	Kinsman,	Rothenberger,	Speaker,
	Kooser,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1115 (Senate Bill No. 524), entitled

An Act to repeal an act entitled "An Act changing the mode and manner of appointing collectors of taxes in the County of Lehigh" approved the twenty-fifth day March Anno Domini one thousand eight hundred and forty-four Pamphlet Laws one hundred and sixty

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—174.

Alexander,	Di Lemmo,	Krause, T. S.,	Robertson,
Allum,	Dilsheimer,	Krause, W.,	Porke,
Armstrong,	Donneley,	Kunkle,	Rothenberger,
Aron,	Drinkhouse,	Lafferty,	Sarig,
Baldi,	Dunn,	Lanius,	Schaeffer,
Baldrige,	Ehrhardt,	Levis,	Schilling,
Barnhart,	Ephraim,	MacCallum,	Shaffer,
Bechtold,	Evans, J. T.,	Magill,	Shellenberger,
Beckley,	Evans, S. J.,	Mallery,	Showalter,
Bell,	Fitzgibbon,	Mangan,	Simpson,
Benchoff,	Flynn,	Marcus,	Sinclair,
Benninger,	Foster,	Marshall,	Smith, E. R.,
Bidelspacher,	Fowler,	McCaig,	Smith, F. I.,
Bigler,	Fox, A. R. B.,	McCurdy,	Snyder,
Bolard,	Fox, I. M.,	McGeary,	Soffel,

Bower,	Franklin,	McIntyre,	Spro...
Bowman,	Gans,	McKay,	Stail...
Brendle,	Geary,	McKim,	Star...
Brislin,	Glass,	McVicar,	Stee...
Brooks,	Goehring,	Mehring,	Sterl...
Bucher,	Golder,	Michel,	Stev...
Bungard,	Graham,	Miller,	Stott,
Catlin,	Griest,	Miller, A. D.,	Sullivan,
Clements,	Griffith,	Miller, C. G.,	Todd,
Clutton,	Haines,	Miller, D. I.,	Trach,
Collier,	Haldeman,	Miller, D. D.,	Uish,
Colville,	Hamilton, J.,	Millin,	Wagner,
Comer,	Hamilton, W. J.,	Morgan,	Walker, G. T.,
Conner,	Hampson,	Murphy,	Walker, J. A.,
Cook,	Harvey,	Nearby,	Wallace, R. L.,
Corbin,	Heffernan,	North,	Wallace, W. T.,
Cox,	Helt,	Norton,	Wells,
Crawford,	Hess,	Patterson,	Wettach,
Crockett,	Heyburn,	Perry,	Whiteman,
Curran,	Hickernell,	Phillips,	Willert,
Curry, A. E.,	Hollingsworth,	Pidgeon,	Williams,
Curry, R.,	Horne,	Pike,	Willson,
Davis, D. F.,	Hough,	Powell,	Wood,
Davis, J. T.,	Hutchison,	Quigley,	Woodruff,
Davis, W.,	Ingham,	Ramsey,	Wynne,
Dawson,	Jennings,	Reber, C. A.,	Zanders,
Dewey,	Jordan,	Reber, H. F.,	Zimmerman,
Diehm,	Kantner,	Ringler,	Zook,
	Kennedy,	Rinn,	
	Kooser,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

RESOLUTION RELATIVE TO ADJOURNMENT OUT OF RESPECT TO THE MEMORY OF THE LATE HON. JAMES MCBURNEY ROBB.

Mr. DITHRICH asked and received unanimous consent to offer the following resolution, which was twice read, considered and agreed to:

Resolved, That when the House of Representatives adjourns today, it do so out of respect to the memory of James McBurney Robb, a Director of the Poor in Allegheny County, and a member of the House of Representatives of the General Assembly of Pennsylvania in the session of 1895, 1897 and 1899, whose death occurred yesterday.

TIME EXTENDED ON BILL.

Mr. SPROWLS asked and received unanimous consent for an extension of five days' time on House Bill No. 1099 (Senate Bill No. 265), entitled

An Act to establish a separate orphans' court in and for the County of Washington,

on page 18 of today's calendar, bills on final passage postponed.

BILLS ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1116 (Senate Bill No. 526), entitled

An Act to repeal an act entitled "An Act regulating the salary of the Treasurer of Lehigh County" approved the sixteenth day of March Anno Domini one thousand eight hundred and sixty-seven (Pamphlet Laws four hundred and eighty-five).

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—187.

Alexander,	Donneley,	Krause, W.,	Ruddy,
Allum,	Drinkhouse,	Krug,	Sarig,
Armstrong,	Dunn,	Kunkle,	Schaeffer,
Aron,	Ehrhardt,	Lafferty,	Schilling,
Baldi,	Ephraim,	Lanius,	Shaffer,
Baldrige,	Evans, J. T.,	Lauler,	Shellenberger,
Barnhart,	Finney,	Levis,	Showalter,
Beckley,	Fitzgibbon,	Magill,	Shunk,
Bell,	Flynn,	Mallery,	Simpson,
Benchoff,	Foster,	Mangan,	Sinclair,

Benninger.	Fowler.	Marcus.	Smith, E. R.
Bidelspacher.	Fox, A. R. B.	Marshall.	Smith, F. L.
Bigler.	Fox, I. M.	Martin.	Snowden.
Bolard.	Franklin.	McCaig.	Snyder.
Bower.	Gans.	McCurdy.	Soffel.
Bowman.	Geary.	McGeary.	Sowers.
Brady.	Glass.	McIntyre.	Sprolws.
Brendle.	Goehring.	McKay.	Stark.
Brislin.	Gold.	McVicar.	Statler.
Brooks.	Goodnough.	Mehring.	Steedle.
Bungard.	Graham.	Michel.	Sterling.
Campbell.	Griest.	Miller.	Stevenson.
Catlin.	Griffith.	Miller, A. D.	Stott.
Clements.	Haines.	Miller, C. G.	Sweitzer.
Clutton.	Haldeman.	Miller, D. L.	Todd.
Coldsmith.	Hamilton, J.	Miller, D. D.	Trach.
Colville.	Hamilton, W. J.	Millin.	Wagner.
Comer.	Hampson.	Milner.	Walker, G. T.
Comer.	Harer.	Morgan.	Walker, J. A.
Cook.	Harvey.	Murphy.	Wallace, R. L.
Corbin.	Helt.	North.	Wallace, W. T.
Cox.	Hess.	Norton.	Wells.
Crawford.	Hickernell.	Patterson.	West.
Crockett.	Hoffman.	Perry.	Wettach.
Crum.	Hollingsworth.	Phillips.	Whiteman.
Curran.	Hough.	Pidgeon.	Williams.
Curry, A. E.	Huntington.	Pike.	Willson.
Curry, R.	Hutchison.	Powell.	Woner.
Davis, D. F.	Ingham.	Quigley.	Wood.
Davis, J. T.	Jennings.	Ramsey.	Woodruff.
Davis, W.	Jones.	Reber, C. A.	Wynne.
Dawson.	Jordan.	Reber, H. F.	Zanders.
Day.	Kantner.	Rhoads.	Zimmerman.
Dewey.	Kennedy.	Ringler.	Zook.
Di Lemmo.	Kinsman.	Rinn.	Spangler.
Dilsheimer.	Kooser.	Robertson.	Speaker.
Dittrich.	Krause, T. S.	Rothenberger.	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1193 (Senate Bill No. 131), entitled

An Act to amend section one article fourteen as amended in part of an act approved the first day of June one thousand eight hundred eighty-five (Pamphlet Laws thirty-seven), entitled "An Act to provide for the better government of cities of the first class in this Commonwealth" in reference to contracts of said cities.

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

BILL POSTPONED.

Mr. JAMES A. WALKER. Mr. Speaker, I move that further consideration of this bill be postponed for the present.

Mr. WELLS. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1103 (Senate Bill No. 404), entitled

An Act to amend section one thousand six hundred and seven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—175.

Alexander.	Di Lemmo.	Kooser.	Rothenberger.
Allum.	Dilsheimer.	Krause, T. S.	Ruddy.
Armstrong.	Dittrich.	Krause, W.	Sarig.
Aron.	Donneley.	Kunkle.	Schaeffer.
Baldi.	Dunn.	Lafferty.	Schilling.
Baldrige.	Ehrhardt.	Lanier.	Scott.
Barnhart.	Ephraim.	Lauler.	Shaffer.
Bechtold.	Finney.	MacCallum.	Showalter.
Beckley.	Fitzgibbon.	Magill.	Shunk.
Bell.	Foster.	Mallery.	Simpson.
Benchoff.	Fowler.	Mangan.	Sinclair.
Benninger.	Fox, A. R.	Marcus.	Smith, E. R.
Bidelspacher.	Fox, I. M.	McCaig.	Smith, F. L.
Bigler.	Franklin.	McCurdy.	Snyder.
Bolard.	Gans.	McGeary.	Soffel.
Bower.	Geary.	McIntyre.	Sprolws.
Bowman.	Glass.	McKim.	Stadlander.
Brendle.	Goehring.	McVicar.	Stark.
Brislin.	Gold.	Mehring.	Steedle.
Brooks.	Goodnough.	Michel.	Sterling.
Bucher.	Graham.	Miller.	Stevenson.
Campbell.	Griffith.	Miller, A. D.	Stott.
Catlin.	Haines.	Miller, C. G.	Sweitzer.
Clements.	Haldeman.	Miller, D. I.	Trach.
Clutton.	Hamilton, J.	Miller, D. D.	Uish.
Coldsmith.	Hamilton, W. J.	Milner.	Vickerman.
Colville.	Hampson.	Morgan.	Walker, G. T.
Comer.	Harvey.	Murphy.	Walker, J. A.
Comer.	Heffernan.	Neary.	Wallace, R. L.
Cook.	Helt.	North.	Wallace, W. T.
Corbin.	Hess.	Norton.	West.
Cox.	Heyburn.	Patterson.	Wettach.
Crockett.	Hickernell.	Perry.	Whiteman.
Crum.	Hoffman.	Phillips.	Willert.
Curran.	Hollingsworth.	Pidgeon.	Williams.
Curry, A. E.	Horne.	Powell.	Willson.
Curry, R.	Huntington.	Quigley.	Woner.
Davis, D. F.	Hutchison.	Ramsey.	Wood.
Davis, J. T.	Ingham.	Reber, C. A.	Woodruff.
Davis, W.	Jennings.	Reber, H. F.	Wynne.
Dawson.	Jones.	Rhoads.	Zanders.
Day.	Jordan.	Rinn.	Zimmerman.
Dewey.	Kantner.	Robertson.	Spangler.
Diehm.	Kennedy.	Rorke.	Speaker.
	Kinsman.		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1103 (Senate Bill No. 396), entitled

An Act authorizing any county and city in any county in which the county-seat is within the limits of such city to erect a joint county and municipal building or buildings providing for the conditions and agreements under which such building or buildings may be erected and occupied and for the ownership thereof providing for the selection of a site for said building or buildings and authorizing said county and city to make a sale or exchange of properties under certain conditions for the purpose of securing such site authorizing the acquisition of property for such building or buildings by purchase or condemnation and authorizing the county to issue bonds in payment of any indebtedness incurred for its share of the cost of such building or buildings and land

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—187.

Alexander.	Dilsheimer.	Krause, W.	Schaeffer
Allum.	Dittrich.	Krugh.	Schilling.
Armstrong.	Drinkhouse.	Kunkle.	Scott.
Aron.	Dunn.	Lauler.	Shaffer.
Baldi.	Ehrhardt.	Levis.	Shellenberger.
Baldrige.	Ephraim.	Magill.	Showalter.
Barnhart.	Evans, J. T.	Mallery.	Shunk.
Bechtold.	Evans, S. J.	Mangan.	Simpson.
Beckley.	Finney.	Marcus.	Sinclair.
Bell.	Fitzgibbon.	Marshall.	Smith, E. R.
Benchoff.	Flynn.	Martin.	Smith, F. L.
Benninger.	Foster.	McCaig.	Snowden.
Bidelspacher.	Fowler.	McCurdy.	Snyder.
Bigler.	Fox, A. R. B.	McGeary.	Soffel.

Bolard,	Fox, I. M.,	McIntyre,	Sowers,
Bower,	Franklin,	McKay,	Sprowls,
Bowman,	Gans,	McVicar,	Stark,
Brady,	Glass,	Mehring,	Statler,
Brendle,	Goehring,	Michel,	Steedle,
Brislin,	Golder,	Millar,	Sterling,
Brooks,	Goodnough,	Miller, A. D.,	Stevenson,
Bungard,	Graham,	Miller, C. G.,	Stott,
Campbell,	Griest,	Miller, D. I.,	Sweitzer,
Catlin,	Haines,	Miller, D. D.,	Todd,
Clements,	Haldeman,	Millin,	Trach,
Clutton,	Hamilton, J.,	Milner,	Ulsh,
Coldsmith,	Hamilton, W. J.,	Morgan,	Wagner,
Colville,	Hampson,	Murphy,	Walker, G. T.,
Comerer,	Harvey,	North,	Walker, J. A.,
Conner,	Heffernan,	Norton,	Wallace, R. L.,
Cook,	Helt,	Patterson,	Wallace, W. T.,
Corbin,	Hess,	Perry,	Wells,
Cox,	Hickernell,	Phillips,	West,
Crawford,	Hoffman,	Pidgeon,	Wettach,
Crockett,	Hollingsworth,	Pike,	Whiteman,
Crum,	Horne,	Powell,	Willert,
Curran,	Hough,	Quigley,	Williams,
Curry, A. E.,	Huntington,	Ramsey,	Willson,
Curry, R.,	Hutchison,	Reber, C. A.,	Woner,
Davis, D. F.,	Jennings,	Reber, H. F.,	Wood,
Davis, J. T.,	Jones,	Rhoads,	Woodruff,
Dawson,	Jordan,	Ringler,	Wynne,
Day,	Kantner,	Rinn,	Zanders,
Dewey,	Kennedy,	Robertson,	Zimmerman,
Diehm,	Kinsman,	Rothemberger,	Zook,
Di Lemmo,	Kooser,	Ruddy,	Spangler,
	Krause, T. S.,	Sarig,	Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The Senate proceeded to the third reading and consideration of House Bill No. 1200 (Senate Bill No. 360), entitled

An Act requiring prothonotaries and clerks of courts to furnish to the Secretary of Internal Affairs copies of orders of court relative to the creation consolidation division and partition of cities boroughs and townships and fixing the fee of such officers for such services.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—174.

Alexander,	Dithrich,	Krause, W.,	Ruddy,
Allum,	Donneley,	Krug,	Sarig,
Armstrong,	Dunn,	Kunkle,	Schaeffer,
Aron,	Ehrhardt,	Lafferty,	Schilling,
Baldrige,	Ephraim,	Lanius,	Shaffer,
Barnhart,	Evans, J. T.,	Shellenberger,	Shawalter,
Bechtold,	Evans, S. J.,	Shunk,	Simpson,
Beckley,	Finney,	Simpson,	Sinclair,
Bell,	Fitzgibbon,	Smith, E. R.,	Smith, F. I.,
Benchhoff,	Foster,	Snyder,	Snowden,
Bennett,	Fowler,	Soffel,	Snyder,
Benninger,	Fox, A. R. B.,	Sowers,	Soffel,
Bigler,	Fox, I. M.,	Sprowls,	Sowers,
Bolard,	Franklin,	Statlander,	Stark,
Bower,	Gans,	Statler,	Steedle,
Bowman,	Geary,	Stattler,	Sterling,
Brady,	Glass,	Steedle,	Stevenson,
Brendle,	Goehring,	Stott,	Stott,
Brislin,	Golder,	Sweitzer,	Sweitzer,
Bucher,	Goodnough,	Todd,	Todd,
Bungard,	Graham,	Trach,	Trach,
Campbell,	Griest,	Ulsh,	Ulsh,
Catlin,	Griffith,	Wagner,	Wagner,
Clements,	Haines,	Walker, G. T.,	Walker, G. T.,
Coldsmith,	Haldeman,	Walker, J. A.,	Walker, J. A.,
Collier,	Hamilton, J.,	Wallace, R. L.,	Wallace, R. L.,
Colville,	Hamilton, W. J.,	Wallace, W. T.,	Wallace, W. T.,
Comerer,	Hampson,	Wells,	Wells,
Conner,	Harvey,	West,	West,
Cook,	Heffernan,	Wettach,	Wettach,
Corbin,	Helt,	Whiteman,	Whiteman,
Cox,	Hess,	Williams,	Williams,
Crawford,	Hickernell,	Willson,	Willson,
Crum,	Hollingsworth,	Woner,	Woner,
Curran,	Horne,	Wood,	Wood,
Curry, A. E.,	Hough,	Woodruff,	Woodruff,
Curry, R.,	Huntington,	Wynne,	Wynne,
Davis, D. F.,	Hutchison,	Zanders,	Zanders,
Davis, J. T.,	Ingham,	Zimmerman,	Zimmerman,
Dawson,	Jones,	Zook,	Zook,
	Jordan,	Spangler,	Spangler,
		Speaker,	Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1167 (Senate Bill No. 559), entitled

An Act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll-bridges over the Delaware River.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—185.

Alexander,	Dilsheimer,	Krugh,	Ruddy,
Allum,	Dithrich,	Kunkle,	Sarig,
Armstrong,	Donneley,	Lafferty,	Schaeffer,
Aron,	Drinkhouse,	Lanius,	Schilling,
Baldi,	Dunn,	Lauler,	Shaffer,
Baldrige,	Ehrhardt,	Lewis,	Showalter,
Barnhart,	Ephraim,	Magill,	Shunk,
Bechtold,	Evans, J. T.,	Mallery,	Simpson,
Beckley,	Evans, S. J.,	Mangan,	Sinclair,
Bell,	Finney,	Marcus,	Smith, E. R.,
Benchhoff,	Fitzgibbon,	Marshall,	Smith, F. I.,
Bennett,	Flynn,	Martin,	Snowden,
Benninger,	Foster,	McCaig,	Snyder,
Bigler,	Fowler,	McCurdy,	Soffel,
Bigler,	Fox, A. R. B.,	McGeary,	Sowers,
Bolard,	Fox, I. M.,	McIntyre,	Sprowls,
Bower,	Franklin,	McKay,	Stark,
Bowman,	Gans,	McKin,	Statler,
Brady,	Glass,	McVicar,	Steedle,
Brendle,	Goehring,	Mehring,	Sterling,
Brislin,	Golder,	Michel,	Stevenson,
Brooks,	Goodnough,	Miller, A. D.,	Stott,
Bucher,	Graham,	Miller, C. G.,	Sweitzer,
Bungard,	Griest,	Miller, D. I.,	Todd,
Campbell,	Griffith,	Miller, D. D.,	Trach,
Catlin,	Haines,	Millin,	Ulsh,
Clements,	Hamilton, J.,	Milner,	Wagner,
Clutton,	Hamilton, W. J.,	Morgan,	Walker, G. T.,
Coldsmith,	Hampson,	Murphy,	Walker, J. A.,
Colville,	Harer,	Neary,	Wallace, R. L.,
Comerer,	Harvey,	North,	Wallace, W. T.,
Conner,	Helt,	Norton,	Wells,
Cook,	Hess,	Patterson,	West,
Corbin,	Hickernell,	Perry,	Wettach,
Crawford,	Hoffman,	Phillips,	Whiteman,
Crockett,	Hollingsworth,	Pike,	Williams,
Crum,	Horne,	Powell,	Willson,
Curran,	Hough,	Quigley,	Woner,
Curry, A. E.,	Huntington,	Ramsey,	Wood,
Curry, R.,	Hutchison,	Reber, C. A.,	Woodruff,
Davis, D. F.,	Jennings,	Reber, H. F.,	Wynne,
Davis, J. T.,	Jones,	Rhoads,	Zanders,
Dawson,	Jordan,	Ringler,	Zimmerman,
Day,	Kantner,	Rinn,	Zook,
Dewey,	Kennedy,	Robertson,	Spangler,
Diehm,	Kinsman,	Rothemberger,	Speaker,
Di Lemmo,	Kooser,		
	Krause, T. S.,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1202 (Senate Bill No. 414), entitled

An Act to amend section one of an act approved the twenty-sixth day of February, one thousand nine hundred and three (Pamphlet Laws eight), entitled "An Act providing for the appointment of boards of visitation for institutions, societies and associations caring for dependent, neglected and delin-

quent children," as amended, by providing that the Board of Visitors may visit institutions without the county to which residents of the county are committed.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken, and were as follows, viz:

YEAS—173.

Alexander,	Dilsheimer,	Kurle,	Schaeffer,
Allum,	Dithrich,	Lafferty,	Scilling,
Armstrong,	Donneley,	Lantus,	Scott,
Aron,	Drunkhouse,	Lauler,	Shaffer,
Baldi,	Ehrhardt,	Levis,	Shellenberger,
Baldrige,	Ephraim,	MacCallum,	Showalter,
Bechtold,	Evans, J. T.,	Magill,	Shunk,
Beckley,	Evans, S. J.,	Mallery,	Simpson,
Bell,	Finney,	Marcus,	Sinclair,
Benchoff,	Fitzgibbon,	Marshall,	Smith, E. R.,
Bennett,	Flynn,	Martin,	Smith, F. L.,
Bidelspacher,	Foster,	McCaig,	Snyder,
Bigler,	Fowler,	McGeary,	Soffel,
Bolard,	Fox, I. M.,	McKay,	Sowers,
Bower,	Franklin,	McKim,	Sprows,
Bowman,	Gans,	McVicar,	Stadlander,
Brendle,	Geary,	Mehring,	Stark,
Brislin,	Glass,	Miller,	Statler,
Brooks,	Goehring,	Miller, A. D.,	Sterling,
Bucher,	Gold,	Miller, C. G.,	Stevenson,
Campbell,	Goodnough,	Miller, D. I.,	Stott,
Catlin,	Griest,	Miller, D. D.,	Sullivan,
Clements,	Griffith,	Millin,	Trach,
Clutton,	Haines,	Milner,	Ush,
Coldsmith,	Haldeman,	Morgan,	Vickerman,
Collier,	Hamilton, J.,	Murphy,	Wagner,
Colville,	Hampson,	Neary,	Walker, G. T.,
Comerer,	Harer,	North,	Walker, J. A.,
Conner,	Heffernan,	Norton,	Wallace, R. L.,
Cook,	Helt,	Patterson,	Wallace, W. T.,
Corbin,	Heyburn,	Perry,	Wells,
Crawford,	Hickernell,	Phillips,	West,
Crockett,	Hoffman,	Pike,	Wettach,
Crum,	Hollingsworth,	Pidgeon,	Whiteman,
Curran,	Huntington,	Quigley,	Willert,
Curry, A. E.,	Hutchison,	Ramsey,	Williams,
Curry, R.,	Ingham,	Reber, H. F.,	Wilson,
Davis, D. F.,	Jennings,	Rhoads,	Woner,
Davis, J. T.,	Jordan,	Rinn,	Wood,
Davis, W.,	Kantner,	Robertson,	Woodruff,
Dawson,	Kennedy,	Rorke,	Wynne,
Day,	Kinsman,	Ruddy,	Zanders,
Dewey,	Kooser,	Rothenberger,	Zimmerman,
Di Lemmo,	Krause, T. S.,	Sarig,	Zook,
	Krause, W.,		

NAYS—0.

The majority required by the constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1204 (Senate Bill No. 437), entitled

An Act requiring counties having a population of over one million and less than one million five hundred thousand to establish a pension fund for the employes of such counties, and providing for the administration of such fund and payments therefrom.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken, and were as follows, viz:

YEAS—184.

Alexander,	Dilsheimer,	Kooser,	Ruddy,
Allum,	Dithrich,	Krause, T. S.,	Sarig,
Armstrong,	Donneley,	Krause, W.,	Schaeffer,
Aron,	Dunn,	Krugh,	Scilling,
Baldi,	Ehrhardt,	Kunkle,	Shaffer,
Baldrige,	Ephraim,	Lauler,	Shellenberger,
Barnhart,	Evans, J. T.,	Levis,	Showalter,
Bechtold,	Evans, S. J.,	Magill,	Shunk,
Beckley,	Finney,	Mallery,	Simpson,
Bell,	Fitzgibbon,	Mangan,	Simpson,
Benchoff,	Flynn,	Marcus,	Smith, E. R.,
Benninger,	Foster,	Marshall,	Smith, F. L.,

Bidelspacher,	Fowler,	Martin,	Snowder,
Bigler,	Fox, A. R. E.,	McCaig,	Snyder,
Bolard,	Fox, I. M.,	McCuray,	Soffel,
Bower,	Franklin,	McGeary,	Sowers,
Bowman,	Geary,	McIntyre,	Sprows,
Brady,	Glass,	McKay,	Stadlander,
Brendle,	Goehring,	McKin,	Stark,
Brislin,	Gold,	McVicar,	Statler,
Brooks,	Granam,	Mehring,	Steedle,
Bucher,	Griest,	Michel,	Sterling,
Bungard,	Griffith,	Miller,	Stevenson,
Campbell,	Haines,	Miller, A. D.,	Stott,
Catlin,	Haldeman,	Miller, C. G.,	Sullivan,
Clements,	Hamilton, J.,	Miller, D. I.,	Sweitzer,
Clutton,	Hamilton, W. J.,	Miller, D. D.,	Todd,
Coldsmith,	Hampson,	Millin,	Trach,
Colville,	Harer,	Milner,	Wagner,
Comerer,	Harvey,	Morgan,	Walker, G. T.,
Conner,	Heffernan,	Norton,	Walker, J. A.,
Cook,	Helt,	Patterson,	Wallace, W. T.,
Corbin,	Hess,	Phillips,	Wells,
Cox,	Hickernell,	Pidgeon,	West,
Crawford,	Hoffman,	Pike,	Wettach,
Crockett,	Hollingsworth,	Powell,	Whiteman,
Crum,	Hough,	Quigley,	Willson,
Curran,	Huntington,	Ramsey,	Woner,
Curry, A. E.,	Hutchison,	Reber, C. A.,	Wood,
Curry, R.,	Ingham,	Reber, H. F.,	Woodruff,
Davis, J. T.,	Jennings,	Rhoads,	Wynne,
Davis, J. T.,	Jones,	Ringler,	Zanders,
Davis, J. T.,	Jordan,	Rinn,	Zimmerman,
Dawson,	Kantner,	Robertson,	Zook,
Day,	Kennedy,	Rothenberger,	Springler,
Dewey,	Kinsman,		Speaker,
Di Lemmo,			

NAYS—1

Horne,

The majority required by the constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1197 (Senate Bill No. 148), entitled

An Act authorizing recorders of deeds in counties having a population of from one hundred and fifty thousand to five hundred thousand inhabitants to appoint a solicitor prescribing the duties of said solicitor and fixing his term of appointment and salary.

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. WHITEMAN. Mr. Speaker, the recorder of deeds of our county does not now have a solicitor to assist him in his duties. We feel that he can get along without one and we feel that it is unnecessary to burden counties with this additional expense. We ask the members of the House to vote against this measure.

On the question recurring.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—85

Allum,	Catlin,	Ehrhardt,	Willert,
Armstrong,	Clements,	Ephraim,	Morgan,
Aron,	Clutton,	Foster,	Perry,
Baldi,	Collier,	Franklin,	Pidgeon,
Baldrige,	Conner,	Haldeman,	Ringler,
Barnhart,	Corbin,	Hamilton, J.,	Sarig,
Bechtold,	Cox,	Hamilton, W. J.,	Schaeffer,
Bell,	Crawford,	Hess,	Scilling,
Bennett,	Crockett,	Heyburn,	Smith, E. R.,
Benninger,	Crum,	Hutchison,	Smith, F. L.,
Bidelspacher,	Curran,	Ingham,	Snyder,
Bigler,	Curry, A. E.,	Jennings,	Sullivan,
Bolard,	Curry, R.,	Krause, T. S.,	Trach,
Bower,	Davis, D. F.,	Krugh,	Ush,
Bowman,	Davis, W.,	Lauler,	Wagner,
Brady,	Dawson,	Levis,	Walker, J. A.,
Brendle,	Di Lemmo,	Magill,	Wallace, R. L.,
Brislin,	Dilsheimer,	Marcus,	Wells,
Brooks,	Dithrich,	McCaig,	West,
Bucher,	Drunkhouse,	McIntyre,	Willson,
Campbell,	Dunn,	McKim,	Woodruff,
		Mehring,	Zanders,
			Zimmerman,

NAYS—51.

Alexander,	Griest,	Mallery,	Reber, H. F.,
Benchoff,	Griffith,	Martin,	Rothenberger,
Bungard,	Haines,	McCurdy,	Ruddy,
Coldsmith,	Hampson,	McGeary,	Shellenberger,
Colville,	Harer,	McKay,	Stark,
Comeror,	Harvey,	Miller, C. G.,	Sterling,
Cook,	Heffernan,	Miller, D. D.,	Stevenson,
Davis, J. T.,	Hollingsworth,	Millin,	Sweltzer,
Day,	Horne,	Murphy,	Wallace, W. T.,
Evans, J. T.,	Jones,	North,	Whiteman,
Evans, S. J.,	Jordan,	Norton,	Willert,
Fluney,	Kantner,	Phillips,	Wood,
Fitzgibbon,	Krause, W.,	Powell,	Zook,
Graham,	Kunkle,	Ramsey,	

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill fails.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1108 (Senate Bill No. 436), as follows:

An Act amending an act approved the fourteenth day of May one thousand nine hundred and fifteen entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" by adding thereto Sections twenty to twenty-six inclusive as sub article sixteen of Article sixteen Chapter VI authorizing the erection of dykes and embankments along certain water courses upon the request of the Board of Health granting the right of entry therefor and providing for the assessment of damages and benefits against property affected

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An Act providing a system of government for borough and revising amending and consolidating the law relating to boroughs is amended by adding to chapter six article sixteen the following sections

(d) ERECTING DYKES AND EMBANKMENTS ALONG CERTAIN WATER COURSES ON REQUEST OF THE BOARD OF HEALTH

Section 20 Upon the written request of the Board of Health the borough may erect dykes and embankments along any mill race or other unnavigable water course if the same shall be necessary to prevent the water from overflowing the banks thereof and for such purpose may enter upon and condemn such property and materials as may be necessary to complete such work

Section 21 No ordinance for the erection of dykes and embankments under Section twenty hereof shall be passed until notice thereof has been given by publication of the proposed ordinance once a week for three consecutive weeks in one newspaper published in the county

Section 22 When the work of erecting such dykes and embankments has been completed if the borough cannot agree with the property owners as to the payment of the costs and expenses the borough may present its petition to the Court of Common Pleas setting forth the character of such improvements and that the damages costs and expenses incurred have not been paid and praying the court to appoint three freeholders as viewers to ascertain the damages costs and expenses resulting therefrom and to ratably assess the damages costs and expenses or so much thereof as the viewers may deem reasonable upon the property benefited and make report thereof to the court

Section 23 The court or any law judge thereof shall thereupon appoint three viewers from the county board of viewers and appoint a time not less than twenty nor more than thirty days thereafter when the viewers shall meet upon the line of the improvement and view the same

Section 24 The proceedings before such viewers for the allowance of damages for property taken injured or destroyed and for the assessment of benefits upon property benefited shall be as provided in chapter six article two of this act

Section 25 The final assessment against any property shall be a lien for the amount of such assessment dating from the time of the final confirmation of the report or the final decree of the court fixing such assessment if filed in the court within six months from the final assessment or confirmation

Section 26 Nothing contained in Section twenty of this Article or in the sections based thereon shall apply to any water course used by any borough or Water Company as a course of supply unless such borough or Water Company shall consent to such erection of dykes and embankments

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—179.

Alexander,	Dithrich,	Kunkle,	Ruddy,
Allum,	Donneley,	Lafferty,	Sarig,
Aron,	Drinkhouse,	Lanius,	Schaeffer,
Baldi,	Dunn,	Lauler,	Schilling,
Baldrige,	Ehrhardt,	Levis,	Shaffer,
Barnhart,	Ephraim,	Magill,	Shellenberger,
Beckley,	Evans, J. T.,	Mallery,	Showalter,
Bell,	Evans, S. J.,	Mangan,	Shunk,
Benchoff,	Finney,	Marcus,	Simpson,
Bennett,	Flynn,	Marshall,	Sinclair,
Benninger,	Foster,	Martin,	Smith, E. R.,
Bidelspacher,	Fowler,	McCaig,	Smith, F. L.,
Bigler,	Fox, A. R. B.,	McCurdy,	Snowden,
Bolard,	Fox, J. M.,	McGeary,	Snyder,
Bower,	Franklin,	McIntyre,	Soffel,
Bowman,	Glass,	McKay,	Sowers,
Brendle,	Goenring,	McVicar,	Sprowls,
Brislin,	Golder,	Mehring,	Stark,
Brooks,	Goodnough,	Michel,	Statler,
Bucher,	Graham,	Millar,	Sterling,
Bungard,	Griest,	Miller, A. D.,	Stevenson,
Campbell,	Griffith,	Muller, C. G.,	Stott,
Catlin,	Haldeman,	Miller, D. E.,	Sweitzer,
Clements,	Hamilton, J.,	Miller, D. D.,	Todd,
Clutton,	Hamilton, W. J.,	Miller,	Trach,
Coldsmith,	Hampson,	Millin,	Wickerman,
Colville,	Harer,	Milner,	Wagner,
Comeror,	Harvey,	Morgan,	Walker, G. T.,
Conner,	Heffernan,	Murphy,	Walker, J. A.,
Cook,	Helt,	North,	Wallace, R. L.,
Corbin,	Hess,	Norton,	Wallace, W. T.,
Cox,	Hickernell,	Patterson,	Wells,
Crawford,	Hoffman,	Phillips,	West,
Crockett,	Hollingsworth,	Pidgeon,	Wettach,
Crum,	Hough,	Pike,	Whiteman,
Curran,	Huntington,	Powell,	Williams,
Curry, A. E.,	Hutchison,	Quigley,	Woner,
Davis, D. E.,	Jennings,	Ramsey,	Wood,
Dawson,	Jones,	Reber, C. A.,	Woodruff,
Day,	Jordan,	Reber, H. F.,	Wynne,
Dewey,	Kantner,	Rhoads,	Zanders,
Diehm,	Kennedy,	Ringler,	Zimmerman,
Di Lemmo,	Kinsman,	Rinn,	Zook,
	Krause, T. S.,	Robertson,	
	Krause, W.,	Rothenberger,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clergy return the same to the Senate with information that the House has passed it with amendment, in which the concurrence of the Senate is requested.

SPEAKER SPANGLER IN THE CHAIR.

BILLS ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1203 (Senate Bill No. 420), entitled

An Act validating proceedings by councils in boroughs for the paying and curbing of public highways and validating municipal liens therefor.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—176.

Alexander,	Dilsheimer,	Krause, T. S.,	Rorke,
Allum,	Dithrich,	Krause, W.,	Ruddy,
Armstrong,	Donneley,	Krugh,	Sarig,
Aron,	Drinkhouse,	Kunkle,	Schaeffer,
Baldi,	Dunn,	Lafferty,	Schilling,
Baldrige,	Ehrhardt,	Lanius,	Shaffer,
Barnhart,	Ephraim,	Lauler,	Shellenberger,
Bechtold,	Evans, J. T.,	Levis,	Showalter,
Beckley,	Evans, S. J.,	MacCallum,	Shunk,
Bell,	Finney,	Magill,	Simpson,
Benchoff,	Fitzgibbon,	Mallery,	Smith, E. R.,
Bidelspacher,	Foster,	Mangan,	Smith, F. L.,
Bigler,	Fowler,	Marcus,	Snowden,
Bolard,	Fox, A. R. B.,	Marshall,	Soffel,
Bower,	Fox, I. M.,	McCaig,	Sowers,
Bowman,	Franklin,	McCurdy,	Sprowls,
Brady,	Gans,	McGeary,	Statler,
Brendle,	Geary,	McIntyre,	

Brislin, Glass, McKay, Steedle,
Brooks, Goehring, McKim, Sterling,
Bueher, Golder, McVicar, Stevenson,
Bungard, Graham, Michel, Stott,
Campbell, Griest, Miller, A. D., Sweitzer,
Catlin, Griffith, Miller, C. G., Todd,
Clements, Haines, Miller, D. L., Trach,
Clutton, Haldeman, Miller, D. D., Uish,
Collier, Hamilton, J., Milner, D. D., Vickerman,
Colville, Hamilton, W. J., Morgan, Wagner,
Comer, Hampson, Murphy, Walker, G. T.,
Conner, Harvey, Neary, Walker, J. A.,
Cook, Heffernan, North, Wallace, R. L.,
Corbin, Hess, Norton, Wallace, W. T.,
Cox, Heyburn, Patterson, Wells,
Crawford, Hickernell, Perry, West,
Crum, Hoffman, Phillips, Whiteman,
Curran, Hollingsworth, Pidgeon, Willert,
Curry, A. E., Horne, Powell, Williams,
Curry, R., Hough, Quigley, Wilson,
Davis, D. F., Hutchison, Ramsey, Woner,
Davis, J. T., Ingham, Reber, H. F., Wood,
Davis, W., Jennings, Rhoads, Woodruff,
Dawson, Jones, Rinn, Wynne,
Dewey, Jordan, Rink, Zanders,
Diehm, Kantner, Robertson, Zimmerman,
Di Lemmo, Kinsman, Zook.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1190 (Senate Bill No. 58), entitled

An Act to fix salary of court criers court interpreters and tipstaves in judicial districts containing more than one hundred and fifty thousand inhabitants and less than one million inhabitants and repealing certain acts.

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—181.

Alexander, Dewey, Kooser, Ruddy,
Allum, Di Lemmo, Krause, T. S., Sarig,
Aron, Dilshheimer, Krause, W., Schaeffer,
Baldi, Dithrich, Krueh, Seiling,
Baldrige, Donneley, Kunkle, Scott,
Barnhart, Drinkhouse, Lafferty, Shaffer,
Beehtold, Dunn, Lanus, Shellenberger,
Beeckley, Ehrhardt, Laufer, Shunk,
Bell, Ephraim, Lewis, Simpson,
Benchoff, Evans, S. J., Magill, Sinclair,
Bennett, Finney, Mallery, Smith, E. R.,
Benninger, Fitzgibbon, Mangas, Smith, F. L.,
Bidelspacher, Flynn, Mareus, Snowden,
Bigler, Foster, Marshall, Snyder,
Bolard, Fowler, Martin, Soffel,
Bower, Fox, A. R. B., McCaig, Sowers,
Bowman, Fox, T. M., McGeary, Sprowls,
Brady, Franklin, McIntyre, Stark,
Brendle, Gans, McKay, Statler,
Brislin, Geary, McVicar, Steedle,
Brooks, Glass, Mehring, Sterling,
Bueher, Goehring, Michel, Stevenson,
Bungard, Golder, Miller, Stott,
Campbell, Goodnough, Miller, A. D., Sweitzer,
Catlin, Graham, Miller, C. G., Todd,
Clements, Griest, Miller, D. L., Trach,
Clutton, Griffith, Miller, D. D., Uish,
Coldsmith, Haines, Milner, Vickerman,
Collier, Haldeman, Morgan, Wagner,
Colville, Hamilton, J., Neary, Walker, G. T.,
Comer, Hamilton, W. J., Neary, Walker, J. A.,
Conner, Harer, North, Wallace, R. L.,
Cook, Harvey, Norton, Wallace, W. T.,
Corbin, Heffernan, Patterson, Wells,
Cox, Hickernell, Perry, West,
Crawford, Hollingsworth, Pidgeon, Whiteman,
Crockett, Hough, Powell, Williams,
Crum, Huntington, Quigley, Wilson,
Curran, Hutchison, Ramsey, Woner,
Curry, A. E., Jones, Reber, C. A., Wood,
Curry, R., Jordan, Reber, H. F., Woodruff,
Davis, D. F., Kantner, Rink, Wynne,
Davis, W., Kennedy, Robertson, Zanders,
Dawson, Kinsman, Rothenberger, Zimmerman,
Speaker.

NAYS—7.

Diehm, Helt, McCurdy, Phillips,
Evans, J. T., Horne, Norton.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILLS SIGNED BY SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

House Bill No. 70.

An Act to amend section two of an act approved the twenty-eight day of May one thousand nine hundred and thirteen (Pamphlet Laws three hundred and seventy-eight) entitled "An Act authorizing certain corporations to issue preferred stock of one or more classes providing for the manner of issuance restrictions and regulations in the matter of voting thereof and the rights and privileges of the holders thereof and repealing all acts or parts of acts inconsistent therewith."

House Bill No. 284.

An Act to prevent unfair competition and unfair trade practices.

House Bill No. 167.

An Act to amend part of section one of an act approved the ninth day of April one thousand nine hundred and fifteen (Pamphlet Laws fifty-four) entitled "An Act to establish and regulate the fees to be charged and collected by sheriffs in counties of this Commonwealth having a population of not less than three hundred thousand nor more than one million five hundred thousand inhabitants as computed by the last preceding United States census the time and manner in which said fees shall be paid the publication and posting of said fees the delivery of an itemized receipt for official fees and legal costs received and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" extending the provisions of said act to counties having a population of not less than two hundred thousand and not more than one million five hundred thousand inhabitants.

House Bill No. 286.

An Act to amend section one thousand six hundred and eight and section two thousand and sixteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenues to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 222.

An Act to amend clause (a) section two of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws three hundred and eighty-eight) entitled "An Act relating to the jurisdiction powers and procedure of the orphans' court and the court of common pleas as to sales mortgages conveyances on ground-rent leases extinguishment of ground-rents partitions exchange squaring and adjusting of lines between adjoining owners consolidation and combination of mining lands and the leasing thereof the joining by owners of undivided interests in making and taking conveyances in order to change the route or location of any right of way or passage over adjoining or other lands and the subdivision of premises so as to command the highest price or greatest rents and for such purpose the laying out or dedication of roads streets and alleys or the vacation of such as have not been accepted by the public authorities where the court shall be of opinion that such decree will be to the interest and advantage of all those interested and where the legal title is held by minors lunatics habitual drunkards or weak-minded persons, a married person whose spouse is a lunatic or has abandoned him or her for one year or has been absent and unheard of for seven years by corporations having no capacity to convey or by an unincorporated association by any religious beneficial or charitable society or association incorporated or unincorporated and the title is subject to forfeiture if real estate is held in excess of the amount prescribed by its charter or by law by a corporation or individual or individuals and is subject to a trust of any description whatever by any person as to whom a presumption of death may have arisen or any interest wherein is held by any person under legal disability to dispose thereof where the legal title is an estate tail or is subject to the lien of debts of a decedent not of record contingent

remainders executory devices or remainders to a class some or all of whom may not be in being or ascertained where estates shall have been devised or granted for special or limited purposes where there is a power of sale but the time may not have arrived for its exercise any preliminary act may not have been done to bring it into exercise the time limited for its exercise may have expired or any one or more persons required to consent or join in its exercise may be non compos mentis have removed out of the State have died refuse to act unreasonably withhold consent or be absent and unheard of where there has been or shall be a defective appointment in any deed or will and the necessary power is not given to the executor devisee or appointee to make sale and conveyance where a trust has been created and no power conferred on the trustee to do any of the acts which the court is hereby empowered to authorize or confirm and to the effects of such decrees" extending the provisions of said act to cases where real estate or ground-rent issuing thereout is held by a wife whose husband is a minor or by a married minor whose spouse is a minor

House Bill No. 342.

An Act to amend clause twelve section thirty-nine of an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An Act to provide for the incorporation and regulation of certain corporations."

Whereupon,
The Speaker, in the presence of the House, signed the same.

BILLS INTRODUCED AND REFERRED.

The Chair asked and obtained unanimous consent to refer the following bills:

By Mr. RORKE. House Bill No. 1383.

An Act to provide for the administration by the Commonwealth of a life fund for granting life insurance and paying old age annuities, making an appropriation therefor.

Referred to the Committee on Appropriations.

By Mr. DUNN. House Bill No. 1384.

An Act creating a Salary Board in cities of the first class to determine and fix the number, classification and salary or compensation of certain employees of such city and also of any county which any such city is or may become co-extensive; prescribing the powers and duties of said board; giving an appeal to the court of Common Pleas from the decision of said board; and repealing certain acts.

Referred to the Committee on Municipal Corporations.

By Mr. McINTYRE. House Bill No. 1385.

An Act to amend article twelve of the act approved the eighteenth day of May, one thousand nine hundred eleven (Pamphlet Laws three hundred nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith.

Referred to the Committee on Education.

By Mr. VICKERMAN. House Bill No. 1386.

An Act to establish as a state highway a certain section of public road in the county of Allegheny.

Referred to the Committee on Public Roads.

By Mr. BROOKS (By request). House Bill No. 1387.

An Act making an appropriation to the trustees of the Pennsylvania State College for the erection, construction and equipment of a building for poultry culture.

Referred to the Committee on Appropriations.

By Mr. CAMPBELL. House Bill No. 1388.

An Act prohibiting the sale, distribution and use of foods, drugs and certain mixtures and preparations containing methyl or wood alcohol; and fixing penalties.

Referred to the Committee on Public Health and Sanitation.

By Mr. SIMPSON. House Bill No. 1389.

An Act to amend an act, approved the fourteenth day of May, one thousand nine hundred and fifteen, entitled "An Act pro-

viding a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs," and repealing certain sections of said act.

Referred to the Committee on Municipal Corporations.

By Mr. JOHN T. DAVIS. House Bill No. 1390.

An Act to regulate and establish the fees to be charged by justices of the peace, aldermen, and magistrates, in this Commonwealth.

Referred to the Committee on Judiciary Local.

By Mr. McCAIG. House Bill No. 1391.

An Act to provide for the manufacture or distillation and sale of methyl alcohol and preparations thereof for medicinal, scientific, mechanical, commercial and other lawful purposes, and the issuance of license therefor; and providing a penalty for violation of the provisions thereof.

Referred to the Committee on Public Health and Sanitation.

By Mr. WILLIAMS. House Bill No. 1392.

An Act relating to the registration of motor vehicles and the licensing of certain operators thereof, and providing for the revocation of the registration of any motor vehicle or of the license of any driver of a motor vehicle, by the Highway Commissioner, for violations of the provisions of the Public Service Company Law; authorizing the rescission of such revocation and appropriating the fees derived therefrom to the State Highway Department.

Referred to the Committee on Public Roads.

By Mr. SOFFEL. House Bill No. 1393.

An Act requiring persons, copartnerships, associations and corporations distributing, selling or leasing motion picture films, and stereopticon views or slides to exhibitors in this Commonwealth, to secure licenses from the Pennsylvania State Board of Censors to do business and to make certain deposits in money or securities with such board for the protection of their exhibitors; and giving said board power to revoke such licenses and certificates of approval for the exhibition of films, slides or views.

Referred to the Committee on Ways and Means.

By Mr. DAWSON. House Bill No. 1394.

An Act fixing the salary of the State Treasurer.

Referred to the Committee on Ways and Means.

By Mr. DAWSON. House Bill No. 1395.

An Act fixing the salary of the Auditor General.

Referred to the Committee on Ways and Means.

By Mr. HORACE F. REBER. House Bill No. 1396.

An Act to amend paragraph forty-three, section three, article five of an act, approved the twenty-seventh day of June, one thousand nine hundred and thirteen, (Pamphlet Laws five hundred and sixty-eight), entitled, "An Act providing for the incorporation, regulation and government of cities of the third class; regulating nomination and election of municipal officers therein; and repealing, consolidating, and extending existing laws in relation thereto."

Referred to the Committee on Judiciary General.

QUESTION OF PERSONAL PRIVILEGE.

Mr. GOLDER. Mr. Speaker, I rise to question of personal privilege.

The SPEAKER. The gentleman will state his question of personal privilege.

Mr. GOLDER. Mr. Speaker, I have been examining the records in the Legislative Journal and I see I am recorded as voting "no" on House Bill No. 849, entitled

An Act to fix the salaries of the clerks of the State Department in the office of the county treasurer of any county of this Commonwealth having a population of one million five hundred thousand or over.

I voted "aye" and desire the correction made in the record.

The SPEAKER. The correction will be made and noted in the Legislative Journal.

RECESS.

If there are no objections, the Chair will declare a recess until 3:00 o'clock this afternoon.

Whereupon (at 1:05 o'clock P. M.) the House took a recess until 3:00 o'clock this afternoon.

AFTER RECESS.

The House reconvened at 3:00 o'clock P. M.
The SPEAKER (Robert S. Spangler) in the Chair.

BILLS SIGNED BY SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

House Bill No. 160.

An Act providing for a cash deposit in lieu of bail in cases of arrest and prescribing the fees of the sheriff in case of forfeiture.

House Bill No. 659.

An Act making an appropriation for the payment of the statutory medical hospital surgical and burial expenses and compensation outstanding and due and to become due to injured employes and dependents of deceased employes whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania for the bi-ennial period ending May thirty-first one thousand nine hundred and nineteen.

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

BILLS INTRODUCED AND REFERRED.

By Mr. MAGILL. House Bill No. 1397.

An Act to validate certain tax liens heretofore or hereafter filed under the provisions of an act, approved the fourth day of June, one thousand nine hundred and one, entitled "An Act providing when, how, upon what property, and to what extent, liens shall be allowed for taxes, and for municipal improvements, and for the removal of nuisances; the procedure upon claims files therefor; the methods for preserving such liens and enforcing payment of such claims; the effect of judicial sales of the properties liened, and the manner of distributing the proceeds of such sales."

Referred to the Committee on Judiciary Local.

By Mr. BIDEISPACHER. House Bill No. 1398.

An Act authorizing the county auditors in certain counties to elect a clerk, fixing his term of office, and compensation, which shall be paid by the county.

Referred to the Committee on Counties and Townships.

By Mr. LAFFERTY. House Bill No. 1399.

An Act providing for the establishment of a Bureau of Air Travel and Transportation of the State Highway Department; defining the powers and duties of the Bureau of Air Travel and Transportation; fixing the salaries of the members of the Bureau of Air Travel and Transportation, and providing for its expenses; providing penalties and punishment for the violation of its provisions.

Referred to the Committee on Appropriations.

By Mr. RAMSEY. House Bill No. 1400.

An Act to enforce the eighteenth amendment to the Constitution of the United States by prohibiting the manufacture, sale, and transportation within the Commonwealth of Pennsylvania of "intoxicating liquors for beverage purposes;" defining the phrase "intoxicating liquors for beverage purposes" as used in the said constitution and fixing the content of alcohol therein; also defining the phrase non-intoxicating liquors for beverage purposes and fixing the content of alcohol therein; regulating their manufacture, sale and licensing thereof; preserving the force and effect of certain acts relating thereto, and providing penalties. Also prohibiting the manufacture, sale and transportation of "intoxicating liquors for beverage purposes" which contain more than two and three quarters per cent alcohol by weight, at sixty degrees above zero Fahrenheit, and providing penalties.

Referred to the Committee on Judiciary General.

REPORTS FROM COMMITTEES.

Mr. GOODNOUGH, from the Committee on Manufactures, reported as committed House Bill No. 968 entitled

An Act permitting companies incorporated under the laws of any State, territory, the District of Columbia, or the United States, for profit, to take have and hold real estate necessary and proper for manufacturing purposes.

Mr. ALEXANDER, from the Committee on Manufactures, reported as committed House Bill No. 1183, entitled

An Act authorizing boroughs to appropriate moneys for the care, upkeep, maintenance and beautifying of cemeteries, burial grounds and private roads therein or leading thereto.

Mr. HESS, from the Committee on Manufactures, reported as committed House Bill No. 1233, entitled

An Act to amend section one of the act approved the twentieth day of May, one thousand nine hundred thirteen (Pamphlet Laws two hundred sixty-four), entitled "An Act relating to assessments for taxes in townships of the first class in this Commonwealth; fixing the compensation of assessors and assistant assessors in such townships; extending the time within which the said assessors are required to complete their assessment, and make their return thereof; and further providing for the determination of the time actually employed by the said assessors and assistant assessors in the performance of their duties."

Mr. BECHTOLD, from the Committee on Manufactures, reported as committed House Bill No. 1261, entitled

An Act to require all dealers, purchasers and traders in glass, rags, scrap, metal, old clothing and all other refuse matter, in cities of the first class, to be licensed.

Mr. HAINES, from the Committee on Manufactures, reported as committed House Bill No. 1319, entitled

An Act to protect the health of the public using bakery products and of the persons engaged and employed in their manufacture, by requiring the ventilation, drainage, sanitation and purity of bakeries the cleanliness of persons employed in, and the purity of all bakery products, tools, implements, ingredients and other things used in connection with their manufacture, delivery and sale, by regulating the sale, delivery and return of or credit for such products; by requiring all persons to be certified as free from certain diseases and skin affections; by prohibiting the presence of all animals; by requiring a certificate of compliance; by providing for the enforcement of this act; and by providing penalties for violation hereof.

Mr. WILLERT, from the Committee on Manufactures, reported as committed House Bill No. 1323, entitled

An Act regulating the sale and fixing the weight of bread, providing for the enforcement of the provisions of this act and prescribing penalties for violations thereof.

Mr. HALDEMAN, from the Committee on Manufactures, reported as amended House Bill No. 982 (Senate Bill No. 206), entitled

An Act authorizing corporations incorporated for certain purposes under the laws of any other State of the United States to acquire erect and maintain buildings and manufacturing establishments and to take hold mortgage lease and convey real estate necessary and proper for such corporate purposes

Mr. POWELL, from the Committee on Railroads, reported as committed House Bill No. 1104 (Senate Bill No. 402), entitled

An Act to amend section one of an act approved the fifth day of May one thousand eight hundred and thirty-two entitled "An Act regulating lateral railroads" by extending the provisions thereof to any person or persons corporation of the first or second class partnership municipal or quasi-municipal corporation school or poor district of the State of Pennsylvania incorporated under general or special Act of Assembly being the owner or owners of land mills quarries coal mines limekilns or other real estate in the vicinity of any railroad canal or slack-water navigation made or to be made by any company or by the State of Pennsylvania and not more than four miles distant therefrom

Mr. HESS, from the Committee on Public Roads, reported as committed House Bill No. 1353 (Senate Bill No. 465), entitled

An Act making it lawful for twenty-five or more resident taxpayers of any county in this Commonwealth in which any turnpike, road or highway is wholly or partly located, upon which tolls are charged the travelling public, to present their petition to the County Commissioners of their county setting forth that it would be for the best interests of the people of their county that such turnpike, road or highway, or part thereof, should be purchased and become a public road free

from tolls and toll gates, and thereupon, for the County Commissioners of the petitioners' county to purchase the same for public use, free from tolls and toll gates, if a price therefor can be agreed upon with the owners thereof, and pay for the same out of the funds of their county not otherwise appropriated, and if such county has not sufficient funds, to issue bonds, of said county for that purpose, and providing that any turnpike, road or highway, or part thereof, so purchased and made a public road, shall thereafter be repaired, maintained and improved by the county, township, borough or city in which the same, or part thereof, is located.

Mr. BOWER, from the Committee on Public Roads, reported as committed House Bill No. 1358 (Senate Bill No. 728), entitled

An Act repealing an act entitled "An Act requiring certain counties in certain instances to assist townships in the construction repair and maintenance of main traveled roads other than State or State-aid highways and providing the method of procedure" approved the twenty-ninth day of May, Anno Domini one thousand nine hundred and seventeen

Mr. COX, from the Committee on Manufactures, reported as committed House Bill No. 1285 (Senate Bill No. 612), entitled

An Act vesting in the managers or directors of any cemetery the right to remove headstones posts railings and other structures upon cemetery lots which have fallen into decay or become dangerous to those entitled to use the said cemeteries

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 22nd, 1919.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed a resolution of the Senate and House of Representatives, recalling from the Governor House Bill No. 335. Accordingly said bill is herewith returned.

WM. C. SPROUL.

RECONSIDERATION OF VOTE ON HOUSE BILL NO. 335.

Mr. SHOWALTER. Mr. Speaker, I move that the vote by which House Bill No. 335, file folio 369, entitled

An Act to amend section two of an act approved the twenty-sixth day of May one thousand eight hundred and ninety-seven (Pamphlet Laws ninety-five) entitled "An Act relating to proceedings where goods or chattels have been levied upon or seized by the sheriff and claimed to belong to others than the defendant in the execution or process" as amended

passed finally be reconsidered.

Mr. WILLIAMS. Mr. Speaker, I second the motion.
The motion was agreed to.

Mr. SHOWALTER. Mr. Speaker, I move that the vote by which House Bill No. 335 passed third reading be reconsidered.

Mr. WILLIAMS. Mr. Speaker, I second the motion.
The motion was agreed to.

On the question,
Will the House agree to the bill on third reading?

Mr. SHOWALTER. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend section 2, page 2, after line 28, by inserting the following: "double the value of the goods and chattels claimed in."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objections? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question.

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

BILL ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 645, entitled

An Act establishing a course of physical education and training in the public schools and normal school of this Commonwealth creating a Bureau of Physical Education and Training in the Department of Public Instruction and making an appropriation

On the question.

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. ARTHUR R. B. FOX. Mr. Speaker, I move that further consideration of this bill be postponed for the present.

Mr. HICKERNELL. Mr. Speaker, I second the motion.
The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1213, entitled

An Act providing for assistance to certain mothers providing for the appointment of boards or trustees for the several counties of the Commonwealth and for the appointment of a State Supervisor and assistants and fixing the salaries of such State Supervisor and assistants defining the powers and duties of boards of trustees including the power of appointing assistants and investigators and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—128.

Alexander,	Evans, S. J.,	Lauler,	Schaeffer,
Allum,	Flynn,	Magill,	Scadding,
Aron,	Poster,	Mangan,	Showalter,
Baldrige,	Fowler,	Marcus,	Shunk,
Barnhart,	Franklin,	Marshall,	Simpson,
Bechtold,	Gans,	Martin,	Sinclair,
Beckley,	Geary,	McCaig,	Smith, F. I.
Bell,	Glass,	McIntyre,	Snowden,
Bennett,	Goehring,	McKay,	Soffel,
Benninger,	Haines,	McVicar,	Sowers,
Bidelspacher,	Haldeman,	Michel,	Sprolws,
Bigler,	Iamilton, J.,	Miller,	Stark,
Bolard,	Hamilton, W. J.,	Miller, C. G.,	Steedle,
Brooks,	Heffernan,	Miller, D. D.,	Sterling,
Bucher,	Helt,	Milln,	Stott,
Bungard,	Hess,	Miller,	Switzer,
Coldsmith,	Hickernell,	Norton,	Todd,
Conner,	Hoffman,	Patterson,	Trach,
Cook,	Hollingsworth,	Perry,	Viekerman,
Cox,	Hough,	Phillips,	Walker, G. T.,
Crawford,	Huntington,	Pidgeon,	Walker, J. A.,
Crum,	Hutchison,	Powell,	West,
Curran,	Jennings,	Quigley,	Willert,
Davis, J. T.,	Jones,	Ramsey,	Willson,
Davis, W.,	Jordan,	Reber, C. A.,	Wood,
Dawson,	Kantner,	Reber, H. F.,	Woodruff,
Day,	Kennedy,	Ringler,	Zanders,
Dewey,	Kinsman,	Rinn,	Zimmerman,
Donneley,	Krause, T. S.,	Robertson,	Zook,
Drinkhouse,	Krause, W.,	Rothenberger,	Spangler,
Dunn,	Kunkle,	Sarig,	Speaker,
Ehrhardt,	Lafferty,		

NAYS—1.

Bower,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,
The House proceeded to the third reading and consideration of House Bill No. 551, entitled

An Act to promote the upbuilding of national vitality and of efficient citizenship through the establishment of physical education and training for the pupils of both sexes in the public schools of the Commonwealth and creating a Bureau of Physical Education under the direction of the State Superintendent of Schools to carry out the provisions thereof

On the question,
Will the House agree to the bill on third reading?

BILL RECOMMENDED.

Mr. BIGLER. Mr Speaker, I move that House Bill No. 551 be recommitted to the Committee on Education for the purpose of amendment.

Mr. ALLUM. Mr. Speaker, I second the motion.
The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,
The House proceeded to the third reading and consideration of House Bill No. 1081, entitled

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

On the question,
Will the House agree to the bill on third reading?

BILL RECOMMENDED.

Mr. BIGLER. Mr Speaker, I move that House Bill No. 1081 be recommitted to the Committee on Education for purpose of amendment.

Mr. ALLUM. Mr. Speaker, I second the motion.
The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,
The House proceeded to the third reading and consideration of House Bill No. 820, entitled

An Act authorizing and empowering any borough in this Commonwealth to sell and convey unto the school district of such borough out of any land heretofore or hereafter acquired by such borough within the limits of the borough or in adjacent townships for the purpose of making enlarging and maintaining public parks sufficient land for the erection of a school building or a high school building

And said bill having been read at length the third time, considered and agreed to,

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—107.

Alexander,	Dithrich,	Kunkle,	Shellenberger,
Allum,	Donneley,	Lafferty,	Showalter,
Baldi,	Evans, J. T.,	Levis,	Shunk,
Baldrige,	Finney,	Magill,	Simpson,
Bechtold,	Flynn,	Mallery,	Sinclair,
Beckley,	Fowler,	McCaig,	Smith, E. R.,
Bell,	Fox, A. R. B.,	McKay,	Smith, F. L.,
Benninger,	Glass,	Mehring,	Snowden,
Bigler,	Gochring,	Miller, A. D.,	Sowers,
Bolard,	Golder,	Miller, C. G.,	Sprows,
Bower,	Graham,	Miller, D. D.,	Statler,
Brady,	Griest,	Murphy,	Steedle,
Brooks,	Haines,	Norton,	Stevenson,
Bucher,	Haldeman,	Perry,	Sweitzer,
Bungard,	Hamilton, W. J.,	Phillips,	Uish,
Campbell,	Heffernan,	Pidgeon,	Walker, G. T.,
Coldsmith,	Helt,	Pike,	Walker, J. A.,
Colville,	Hess,	Powell,	Wallace, E. L.,
Conner,	Hickernell,	Ramsey,	Wallace, W. T.,
Cook,	Hough,	Reber, C. A.,	West,
Cox,	Hutchison,	Reber, H. F.,	Wettach,
Crawford,	Jennings,	Ringle,	Willert,
Crum,	Jones,	Binn,	Williams,

Curran,	Jordan,	Rothenberger,	Willson,
Curry, R.,	Kennedy,	Ruddy,	Zanders,
Davis, J. T.,	Krause, T. S.,	Schilling,	Spangler,
Dewey,	Krug,	Shaffer,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

BILLS ON FIRST READING.

Agreeably to order,
The House proceeded to the first reading and consideration of House bill No. 1055, entitled

An Act to amend section fourteen hundred and thirteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by providing for the special education of certain children incapable of receiving education in the regular classes of the public schools

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1318, entitled

An Act to amend article twenty of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by adding thereto section two thousand and forty

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1230, entitled

An Act to amend section twelve and twenty-one of an act approved the eighteenth day of June one thousand eight hundred and ninety-five (Pamphlet Laws two hundred three) entitled "An Act to provide for the more effectual protection of the public health in the several municipalities of this Commonwealth"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 576, entitled

An Act to prohibit medical treatment or surgical operations upon any persons without the consent of such persons or their parents or guardians and prescribing penalties for violations

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1095, entitled

An Act to amend section four of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred sixty-nine) entitled "An Act regulating policies of insurance against liability arising under article three of the Workmen's Compensation Act of one thousand nine hundred and fifteen providing for the regulation of premium rates therefor and providing penalties for the violation thereof" providing for the approval by the Commissioner of Insurance of the bureau employed to make and apply premium rates for such insurance

And said bill having been read at length the first time,
Ordered. To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 417, entitled

An act to further amend section one thousand four hundred twelve in article fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1331, entitled

An Act permitting acts of the General Assembly to be cited and referred to by a short title directing the Governor to appoint a Commissioner to report to the next session of the General Assembly a list of short titles for certain acts now in force and making an appropriation for services and expenses of the same

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1247, entitled

An Act to amend section six hundred and seventeen of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (Pamphlet Laws three hundred nine), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general special or local, or any parts thereof, that are or may be inconsistent therewith," and providing for the construction, re-construction or repair of school buildings, or work upon school property within the Commonwealth of Pennsylvania, by contract, where the cost, value or amount of same, including labor and material, exceeds the sum of three hundred dollars.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1226, entitled

An Act to fix the salaries of clerks in the Bureau of Searches under the Receiver of Taxes in Cities of the first class

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1225, entitled

An Act to amend part of section eleven of an act approved the second day of February one thousand eight hundred and fifty-four (Pamphlet Laws twenty-one) entitled "A further supplement to an act entitled 'An Act to incorporate the city of Philadelphia'"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1217, entitled

An Act to amend the act approved the thirteenth day of March one thousand nine hundred seventeen (Appropriation acts sixteen) entitled "An Act making an appropriation for the purpose of continuing and maintaining schools among the Cornplanter Indians of Warren County"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1251, entitled

An Act to amend section one of article three chapter three of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred

twelve) entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1236, entitled

An Act to amend the act approved the seventh day of May one thousand nine hundred seven (Pamphlet Laws one hundred sixty-one) entitled "An Act regulating and defining the powers and duties of the Dental Council and the State Board of Dental Examiners providing for appointment of examiners defining qualifications of applicants for examination condition of granting licenses regulating and limiting the practice of dentistry prohibiting practice by or employment of unlicensed persons and providing punishment therefor and disposition of fees and fines and fixing the appropriation to the Dental Council" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1168, entitled

An Act to amend an act, entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," by adding thereto section one thousand five hundred and twelve authorizing the directors of any school district in which a special school for pupils having tuberculosis shall be established to provide the pupils thereof with food, clothing and transportation necessary for attendance thereat.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 702, entitled

An Act authorizing suits brought to recover in case of accidents in this Commonwealth in courts of common pleas to be certified to the Workmen's Compensation Board when discovered that the suit has been brought wrongfully

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1286 (Senate Bill No. 635), entitled

An Act relating to policies of life insurance or annuities

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1287 (Senate Bill No. 636), entitled

An Act prohibiting under certain conditions the commutation embursement or assignment of the proceeds of life insurance and annuity policies and the income arising therefrom by persons entitled thereto prohibiting the attachment of such proceeds and income and authorizing life insurance companies to hold such proceeds as part of the general corporate funds

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1280 (Senate Bill No. 510), entitled

An Act amending sections three ten eleven and thirteen of an act approved the fifteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred thirty-four) entitled "An Act relating to motion-picture films reels or stereopticon views or slides providing a system of examination approval and regulation thereof and of the banners posters and other like advertising matter used in connection therewith creating the Board of Censors and providing penalties for the violation of this act" and providing for the appointment of Deputy to the Board of Censors and additional employees of said board and fixing their salaries

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1195 (Senate Bill No. 248), entitled

An Act to amend sections one two three nine ten and eleven and to amend also sections four five and seven as amended of an act approved the first day of May one thousand nine hundred and nine (Pamphlet Laws three hundred and twenty-one) entitled "An Act to provide for State Registration of Nurses to establish a State Board of Examiners in connection therewith and to provide penalties for the violation of certain provisions regarding such registration" by providing for a change in membership of said board for an increase in salary of the secretary and educational director and for the registration of persons properly qualified as licensed attendants for the care of the sick.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1279 (Senate Bill No. 406), entitled

An Act authorizing the Secretary of Internal Affairs to establish and maintain in the Department of Internal Affairs a Bu-

reau of Topographic and Geological Survey a Bureau of Topographic and Geological Survey of the State defining its powers and duties providing for the appointment of a State Geologist who shall be chief of said bureau and other assistants and employees and for the fixing of their salaries providing for the transfer of all papers maps surveys and other property of the State in the possession of the Topographic and Geological Commission of the State to the Secretary of Internal Affairs and abolishing the said commission

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

ADJOURNMENT OUT OF RESPECT TO THE MEMORY OF THE LATE
HONORABLE JAMES MCBURNEY ROBB.

Mr. WILLIAMS. Mr. Speaker, in compliance with the resolution offered in this morning's session, out of respect to the memory of the late Honorable James McBurney Robb, I move this House do now adjourn.

The motion was agreed to, and (at 3.45 o'clock P. M.) the House adjourned until Monday evening, April 28, 1919, at 9 o'clock.

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